

Pakistan State Oil Company Limited PSO House, Khayaban-e-Iqbal, Clifton Karachi -75600, Pakistan.

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COMPANY INFORMATION

On the move with PSO

PSO is proud to be your preferred partner on the road to prosperity. We fuel the nation's economy and enable journeys across air, land and sea. As the nation's largest Oil Marketing Company, we will continue to take the country to greater heights.



BOARD OF MANAGEMENT

Chairman (Independent)

Mr. Zafar I. Usmani

Independent Members

Ms. Tara Uzra Dawood

Mr. Mohammad Shahid Khan

Mr. Muhammad Hamayun Khan Barakzai

Non-Executive Members

Mr. Muhammad Anwer

Mr. Sajid Mehmood Qazi

Mr Irfan Ali

Dr. Naseem Ahmad

Managing Director & **Chief Executive Officer**

Syed Jehangir Ali Shah

DEPUTY MANAGING DIRECTOR & CHIEF FINANCIAL OFFICER

Mr. Yacoob Suttar

COMPANY SECRETARY

Mr. Rashid Umer Siddiqui

AUDITORS

M/s. A. F. Ferguson & Co.

Chartered Accountants

M/s. EY Ford Rhodes Chartered Accountants

LEGAL ADVISOR

M/s. Orr, Dignam & Co.

Advocates

REGISTERED OFFICE

Pakistan State Oil Company Limited

PSO House

Khayaban-e-Iqbal, Clifton

Karachi - 75600. Pakistan

UAN: +92 21 111 111 PS0 [776]

Fax: +92 21 9920 3721

Website: www.psopk.com

SHARE REGISTRAR

THK Associates (Pvt.) Limited

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Karachi - 75400

P. O. Box 8533

Tel.: +92 21 111 000 322

Tel.: +92 21 3416 8266-68-70

Fax: +92 21 3416 8271

Email: secretariat@thk.com.pk

BANKERS

Allied Bank Limited

Askari Bank Limited

Bank Alfalah Limited

Bank Al Habib Limited

Citibank N.A.

Faysal Bank Limited

Habib Bank Limited

Habib Metropolitan Bank Limited

MCB Bank Limited

Meezan Bank Limited

National Bank of Pakistan

Samba Bank Limited

Standard Chartered Bank (Pakistan)

Limited

United Bank Limited (Pakistan)

REPORT TO SHAREHOLDERS

FOR THE FIRST QUARTER ENDED SEPTEMBER 30, 2019

The Board of Management of Pakistan State Oil Company Limited (PSO) has reviewed the performance of the Company and the Group for the quarter ended September 30, 2019 and is pleased to present its report thereon.

Pakistan's economy continues to face economic challenges as experienced during FY2019. Reduced fiscal space due to IMF program and substantially high discount rates are impacting the overall industrial sector and consumer's spending. This can be witnessed through reduction in demand of automobiles by 22% over same period last year (SPLY) and considerable pressure on Large Scale Manufacturing sector. These economic indicators continued to impact the local petroleum industry and led to reduction in overall market size which was exhibited through decline of 6.9% in White Oil volumes, 21.2% in Black Oil and 9.8% in overall Liquid Fuels.

PSO, despite stiff competition and macroeconomic challenges, continued to lead the downstream oil market with an increased overall market share of 46.6% compared to 40.1% in SPLY in Liquid Fuel. The Company's market share improved primarily due to volume growth of 5.8% in White Oil. Consequently, the market share of White Oil increased to 45.0% compared to 39.6% in SPLY. The increase in market share was achieved through focused approach of Management to incentivize its customers and dedicated team efforts. PSO also managed to bring further efficiencies in its supply chain by sourcing 42% of Refinery production during the period compared to 33.6% in SPLY while 54% of industry imports were handled by PSO.

During the period, PSO maintained its focus towards enhancing customer's experiences. PSO's "DigiCash Card" initiative received an overwhelming response from customers and PSO was able to register more than 50,000 customers as a result of this initiative. PSO is working with Saudi Aramco for setting-up a Greenfield deep conversion Refinery in the country. Further, the Company's subsidiary, Pakistan Refinery Limited continues to progress its Refinery Upgrade Project.

The Company has reported Profit after Tax (PAT) of Rs. 3.53 bn compared to Rs. 4.18 bn in SPLY. Major reasons for reduction in PAT is significant increase in financing cost on account of higher discount rates set by the State Bank of Pakistan, partially offset by exchange gain due to appreciation of Pakistani Rupee. On a consolidated basis, the group achieved a net turnover of Rs. 340.64 bn which translated into a Group PAT of Rs. 3.48 bn.

During the quarter, PSO's receivables from power sector decreased by Rs. 8.9 bn whereas receivables from Sui Northern Gas Pipelines Limited increased by Rs. 2.4 bn. PSO is continuously engaged with concerned authorities for recovery as these receivables, in a higher borrowing cost scenario, will have negative impact on Company's bottom line.

PSO is making all out efforts to improve its market share and leadership position with sustained profitability. We express our sincere gratitude to all our employees, stakeholders and partners for their contributions and continuous support. We also take this opportunity to thank the Government of Pakistan, especially Ministry of Energy, Petroleum Division for their continued support and guidance.

Syed Jehangir Ali Shah Managing Director & CEO

Karachi: October 30, 2019

Zafar I. Usmani Chairman-Board of Management

UNCONSOLIDATED CONDENSED INTERIM STATEMENT OF FINANCIAL POSITION

AS AT SEPTEMBER 30, 2019

ASSETS	Note	Un-Audited September 30, 2019 (Rupees	Audited June 30, 2018 in '000)
Non-current assets	_	40 000 500	0.407.450
Property, plant and equipment Intangibles	5	10,990,587 47,826	8,187,159 52.193
Long-term investments	6	13,139,616	11,439,851
Long-term loans, advances and other receivables	O	389,321	347,003
Long-term deposits and prepayments		257,397	331,300
Deferred tax asset - net		12,188,592	12,496,742
		37,013,339	32,854,248
Current assets			
Stores, spares and loose tools		470,461	474,209
Stock-in-trade	7	91,503,252	89,665,031
Trade debts	8	209,698,239	219,586,332
Loans and advances		358,886	234,734
Short-term deposits and prepayments		1,494,792	3,190,303
Other receivables	9	49,279,256	57,955,771
Taxation - net		7,880,096	8,525,756
Cash and bank balances		4,296,786	4,593,141
Net assets in Bangladesh		364,981,768	384,225,277 -
TOTAL ASSETS		401,995,107	417,079,525
EQUITY AND LIABILITIES			
Equity			
Share capital		3,912,278	3,912,278
Reserves		120,013,802	115,268,409
		123,926,080	119,180,687
Non-current liabilities			
Retirement and other service benefits		7,366,289	7,527,709
Lease liability		2,604,011	-
O Historial -		9,970,300	7,527,709
Current liabilities	10	4/5 0// 000	100.0/2.552
Trade and other payables Unclaimed dividend	10	145,966,003	180,042,553
Unpaid dividend		865,239	1,739,860 103,297
Provisions		490,972	490,972
Accrued interest / mark-up		1,318,125	1,017,317
Short-term borrowings		119,458,388	106,977,130
Short to his borrowings		268,098,727	290,371,129
Contingencies and commitments	11		,_,,,,_,
TOTAL EQUITY AND LIABILITIES		401,995,107	417,079,525

The annexed notes 1 to 20 form an integral part of these unconsolidated condensed interim financial statements.

Syed Jehangir Ali Shah Managing Director & CEO

Mohammad Shahid Khan Member-Board of Management

UNCONSOLIDATED CONDENSED INTERIM STATEMENT OF PROFIT OR LOSS (UN-AUDITED)

FOR THE THREE MONTHS PERIOD ENDED SEPTEMBER 30, 2019

		Quarter ended		
		September	September	
		30, 2019	30, 2018	
	Note	(Rupees in '000)		
Gross Sales		387,077,832	331,815,086	
Less:				
- Sales tax		(51,888,404)	(46,677,345)	
- Inland Freight Equalization Margin		(5,406,602)	(4,419,176)	
		(57,295,006)	(51,096,521)	
Net sales		329,782,826	280,718,565	
Cost of products sold		(319,076,370)	[269,812,166]	
Gross profit		10,706,456	10,906,399	
Other income		1,584,184	970,454	
Operating costs				
Distribution and marketing expenses		(2,565,128)	[2,068,021]	
Administrative expenses		(724,654)	(720,772)	
Other expenses		(289,190)	(792,062)	
		(3,578,972)	(3,580,855)	
Profit from operations		8,711,668	8,295,998	
Finance cost		(2,639,921)	[1,826,054]	
Share of profit of associates - net of tax		144,583	119,959	
Profit before taxation		6,216,330	6,589,903	
Taxation				
- current		(2,717,976)	[2,377,730]	
- deferred		30,104	(31,289)	
		(2,687,872)	(2,409,019)	
Profit for the period		3,528,458	4,180,884	
		(Rup	ees)	
			(Restated)	
Earnings per share - basic and diluted	12	9.02	10.69	

The annexed notes 1 to 20 form an integral part of these unconsolidated condensed interim financial statements.

Syed Jehangir Ali Shah Managing Director & CEO

Mohammad Shahid Khan Member-Board of Management

Yacoob Suttar Chief Financial Officer

UNCONSOLIDATED CONDENSED INTERIM STATEMENT OF COMPREHENSIVE INCOME (UN-AUDITED)

FOR THE THREE MONTHS PERIOD ENDED SEPTEMBER 30, 2019

		Quarter	ended
	Note	September 30, 2019 (Rupees	September 30, 2018 in '000)
Profit for the period		3,528,458	4,180,884
Other comprehensive income / (loss):			
Items that will not be subsequently reclassified to statement of profit or loss:			
Share of actuarial loss on remeasurement of staff retirement benefits of associates - net of tax			(922)
Unrealised gain on remeasurement of equity investment classified as fair value through other comprehensive income (FVOCI)	6.1.1	1,555,189	-
Taxation thereon		(338,254) 1,216,935	-
Actuarial loss on remeasurement of retirement and other service benefits		-	-
Taxation thereon		-	(2,208)
		-	(2,208)
		1,216,935	(3,130)
Items that may be subsequently reclassified to statement of profit or loss:			
Share of unrealised loss due to change in fair value of available-for-sale (AFS) investments			(045)
of associates - net of tax		-	(315)
		-	(315)
		1,216,935	[3,445]
Total comprehensive income for the period		4,745,393	4,177,439

The annexed notes 1 to 20 form an integral part of these unconsolidated condensed interim financial statements.

Syed Jehangir Ali Shah Managing Director & CEO

Mohammad Shahid Khan Member-Board of Management

UNCONSOLIDATED CONDENSED INTERIM STATEMENT OF CHANGES IN EQUITY

FOR THE THREE MONTHS PERIOD ENDED SEPTEMBER 30, 2019

		Reserves						
	Share capital	Capital Reserves		Revenue	Reserves			
		Surplus on vesting of net assets	ment of FVOCI	Companys's share of unrealised loss on AFS investment of associates	General reserve	un- appropriated profit	Sub-total	Total
				(Rupees	s in '000) -			
Balance as at July 01, 2018 (Audited)	3,260,232	3,373	-	(6,354)	25,282,373	81,912,851	107,192,243	110,452,475
Total Comprehensive income for the three months period ended								
Profit for the period	-	-	-	-	-	4,180,884	4,180,884	4,180,884
Other comprehensive loss Share of unrealised loss due to change in fair value of AFS investments of								
associates - net of tax	-	-	-	-	-	(2,208)	(2,208)	(2,208)
Actuarial loss on remeasurement of retirement and other service benefits - net of tax	-	-	-	(315)	-	-	(315)	(315)
Share of actuarial loss on remeasurement of staff retirement benefits of associates - net of tax	-	-	-	-	-	[922]	[922]	(922)
	-	-	-	(315)	-	(3,130)	(3,445)	(3,445)
Balance as at September 30, 2018 (Unaudited)	3,260,232	3,373		[6,669]	25,282,373	86,090,605	111,369,682	114,629,914
Balance as at June 30, 2019 (Audited)	3,912,278	3,373	4,335,648	-	25,282,373	85,647,015	115,268,409	119,180,687
Total comprehensive income for the three months period ended								
Profit for the period	-	-	-	-	-	3,528,458	3,528,458	3,528,458
Other comprehensive income Unrealized gain on remeasurement of								
equity investment classified as FVOCI - net of tax			1,216,935				1,216,935	1.216.935
rick or task	-	-	1,216,935	-	-	-	1,216,935	1,216,935
Balance as at September 30, 2019 (Unaudited)	3,912,278	3,373	5,552,583		25,282,373	89,175,473	120,013,802	123,926,080

The annexed notes 1 to 20 form an integral part of these unconsolidated condensed interim financial statements.

UNCONSOLIDATED CONDENSED INTERIM STATEMENT OF CASH FLOWS (UN-AUDITED)

FOR THE THREE MONTHS PERIOD ENDED SEPTEMBER 30, 2019

	Note	Quarter ended	
CASH FLOWS FROM OPERATING ACTIVITIES		September 30, 2019 (Rupees	September 30, 2018 in '000)
Cash used in operations	13	(6,819,052)	[23.456.892]
Long-term loans, advances and other receivables		(42,318)	12.784
Long-term deposits and prepayments		(62,912)	(69,456)
Taxes paid		(2,072,316)	(1,692,788)
Finance costs paid		(2,247,001)	(1,251,179)
Retirement and other service benefits paid		(547,975)	(472,635)
Net cash used in operating activities		(11,791,574)	[26,930,166]
CASH FLOWS FROM INVESTING ACTIVITIES			
Purchase of			
- property, plant and equipment		(193,913)	(90,474)
Proceeds from disposal of operating assets		13,654	1,387
Dividends received		283,227	271,998
Net cash generated from investing activities		102,968	182,911
CASH FLOWS FROM FINANCING ACTIVITIES			
Short-term borrowings - net		(7,010,880)	26,627,151
Lease payments		(111,089)	-
Dividends paid		(977,918)	(2,227,267)
Net cash (used in) / generated from financing activities	es	(8,099,887)	24,399,884
Net decrease in cash and cash equivalents		(19,788,493)	[2,347,371]
Cash and cash equivalents at beginning of the period		(16,467,793)	(7,924,869)
Cash and cash equivalents at end of the period	14	(36,256,286)	(10,272,240)

The annexed notes 1 to 20 form an integral part of these unconsolidated condensed interim financial statements.

Syed Jehangir Ali Shah Managing Director & CEO Mohammad Shahid Khan Member-Board of Management

Yacoob Suttar Chief Financial Officer

Syed Jehangir Ali Shah Managing Director & CEO

Mohammad Shahid Khan Member-Board of Management

FOR THE THREE MONTHS PERIOD ENDED SEPTEMBER 30, 2019

Legal status and nature of business 1.

- Pakistan State Oil Company Limited ("the Company") is a public company incorporated in Pakistan in 1976 and is listed on the Pakistan Stock Exchange Limited. The registered office of the Company is located at PSO House, Khayaban-e-Iqbal, Clifton, Karachi. The principal activities of the Company are procurement, storage and marketing of petroleum and related products. It also blends and markets various kinds of lubricating oils.
- The Board of Management (the Board) nominated by the Federal Government under Section 7 of the Marketing of Petroleum Products (Federal Control) Act, 1974 ("the Act") manages the affairs of the Company. The provisions of the Act shall have effect notwithstanding anything contained in the Companies Act, 2017 or any other law for the time being in force or any agreement, contract, Memorandum or Articles of Association of the Company.

Statement of compliance

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

- International Accounting Standards (IAS) 34, Interim Financial Reporting, issued by the International Accounting Standards Board (IASB) as notified by the Companies Act, 2017; and
- Provisions of and directives issued under the Companies Act, 2017.

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

Basis of preparation

- These unconsolidated condensed interim financial statements do not include all the information and disclosures required in annual financial statements and should be read in conjunction with the annual audited financial statements of the Company for the year ended June 30, 2019. These unconsolidated condensed interim financial statements are unaudited and are being submitted to the shareholders as required by the listing regulations of Pakistan Stock Exchange Limited and Section 237 of the Companies Act, 2017.
- In June 2011, the SECP on receiving representations from some of entities covered under Benazir Employees' Stock Option Scheme (the Scheme) and after having consulted the ICAP, granted exemption to such entities from the application of International Financial Reporting Standard (IFRS) 2 "Share-based Payment" to the Scheme. There has been no change in the status of the Scheme as stated in note 2.6 to the annual audited unconsolidated financial statements of the Company for the year ended June 30, 2019.
- Initial application of standards, amendments or an interpretation to existing
- a) Standards, amendments and interpretations to accounting and reporting standards that became effective during the period

The following accounting standards, amendments and interpretations to accounting and reporting standards became effective for the first time and are relevant to the Company.

- IFRS 3 'Business Combinations: Previously held interests in a joint operation'
- IFRS 9 'Prepayment Features with Negative Compensation'
- IFRS11 'Joint Arrangements: Previously held interests in a joint operation'
- IFRS 16 'Leases'
- IAS 12 'Income Taxes: Income tax consequences of payments on financial instruments classified as equity'
- IAS 19 'Plan Amendment, Curtailment or Settlement'
- IAS 23 'Borrowing Costs Borrowing cost eligible for capitalization'
- IAS 28 'Long-term Interests in Associates and Joint Ventures'
- IFRIC 23 'Uncertainty over Income Tax Treatments'

The adoption of the above standards, amendements and improvements to accounting standards did not have any material effect on these unconsolidated condensed interim financial statements except for IFRS 16 which is as follows:

IFRS 16 - 'Leases'

IFRS 16 supersedes IAS 17 Leases, IFRIC 4 Determining whether an Arrangement contains a Lease, SIC-15 Operating Leases Incentives and SIC-27 Evaluating the Substance of Transactions Involving the Legal Form of a Lease. The standard sets out the principles for the recognition, measurement, presentation and disclosure of leases. Under IFRS 16, distinction between operating and finance leases has been removed and all lease contracts, with limited exceptions, will be recognized in statement of financial position by way of right-of-use assets along with their corresponding lease liabilities.

The Company adopted IFRS 16 with effect from July 01, 2019 using the modified retrospective method. Under this method, the standard is applied retrospectively with the cumulative effect of initially applying the standard recognised at the date of initial application with no restatement of comparative information. The Company elected to use the transition practical expedient allowing the Company to use a single discount rate to a portfolio of leases with the similar characterstics. The Company also elected to use the recognition exemption for lease contracts that, at the date of initial application, have a lease term of 12 months or less (short-term leases) and do not contain a purchase option, and lease contracts for which the underlying asset is of low value (low-value leases).

The right-of-use assets were recognized based on the amount equal to lease liabilities, adjusted for any related prepaid and accrued lease payments previously recognized. Lease liabilities were recognized based on the present value of the remaining lease payments, discounted using the incremental borrowing rate at the date of initial application. The Company did not have any sub-lease or finance leases as on July 1, 2019.

Based on the above, as on July 1, 2019, the Company;

- Recognised a right-of-use asset (including prepayments) amounting to Rs. 2,972,002 thousand presented under Property, plant and equipment:
- Recognised lease liability of Rs. 2,710,551 thousand disclosed separately in the condensed interim statement of financial position; and
- Reclassified prepayments of Rs. 261,451 thousand relating to previous leases as right-of-use asset.

FOR THE THREE MONTHS PERIOD ENDED SEPTEMBER 30, 2019

The lease liabilities as at 1 July 2019 can be reconciled to the operating lease commitments as of June 30, 2019 as follows:

	Rupees in '000'
Undiscounted operating lease commitments as at June 30, 2019	7,862,275
Impact of discounting	(5,151,724)
Total lease liability at July 1, 2019	2,710,551
Weighted average incremental borrowing rate as at July 1, 2019	13.72%

Impact: Increase/ (decrease) of adopting IFRS 16 on financial statements

Impact on Financial Position:	Rupees in '000'
Assets Property, plant and equipment Prepayments Impact on Total Assets	2,972,002 (261,451) 2,710,551
Liabilities Lease Liability	2,710,551
Rent, rate and taxes Depreciation Expense Financial Charges Impact on Profit or loss	129,984 (68,364) (92,112) (30,492)

Standards, amendments and interpretations to accounting and reporting standards that are not yet effective

The following standards, amendments and interpretations with respect to the accounting and reporting standards as applicable in Pakistan are relevant to the Company and would be effective from the dates mentioned below against the respective standard or interpretation:

Standards, amendments or interpretation	Effective date (annual periods beginning on or after)
IFRS 3 Definition of a Business IFRS 10 Consolidated Financial Statements and IAS 28 Investment in Associates and Joint Ventures - Sale or Contribution of Assets between an Investor and its Associate	January 01,2020
or Joint Venture IAS1 / IAS 8 Definition of Material	Not yet finalised January 01,2020

The preparation of these unconsolidated condensed interim financial statements, in conformity with the approved accounting and reporting standards requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Company's accounting policies. Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectation of future events that are believed to be reasonable under the circumstances. Actual results may differ from the estimates.

During the preparation of these unconsolidated condensed interim financial statements, changes in the significant judgements made by management in applying the Company's accounting policies and the key sources of estimation and uncertainty from those that were applied to the annual audited financial statements of the Company for the year ended June 30, 2019 do not have any material impact.

These unconsolidated condensed interim financial statements are presented in Pakistan Rupee which is also the Company's functional currency and all interim financial information presented has been rounded off to the nearest thousand rupees unless otherwise stated

Accounting policies

- The accounting policies and method of computation adopted for the preparation of these unconsolidated condensed interim financial statements are the same as those applied in the preparation of the Company's annual audited financial statements for the year ended June 30, 2019 except as explained in note 3.3(a) to these consolidated condensed interim financial statements.
- The Company follows the practice to conduct actuarial valuation annually at the year end. Hence, the impact of remeasurement of post-employment benefit plans has not been incorporated in these unconsolidated condensed interim financial statements.

5. Property, plant and equipment

Additions and disposals to operating assets during the period are as follows:

		tions :ost)	Disposals (at net book value)		
	30, 2019 30, 2018 (Un-audited)		30, 2019 30, 2018 30, 2019		
Freehold land	11,012	_	_	-	
Buildings on freehold land	-	1,444	-	-	
Tanks and pipelines	-	859	56	-	
Service and filling stations	155,754	35,417	-	143	
Plant and machinery	47,794	35,080	-	-	
Furniture and fittings	3,125	-	-	-	
Vehicles and other rolling stock	-	11,964	1,480	37	
Office equipment	9,543	2,399	-	-	
Gas cylinders / regulators	-	10,919	-		
	227,228	98,082	1,536	180	

FOR THE THREE MONTHS PERIOD ENDED SEPTEMBER 30, 2019

- 5.2 The above disposals represented assets costing Rs. 19,841 thousand (September 30, 2018: Rs. 14,295 thousand) and were disposed off for Rs. 13,654 thousand (September 30, 2018: Rs. 1,387 thousand).
- **5.3** Includes operating assets amounting to Rs. 769,021 thousand (June 30, 2019: Rs. 796,624 thousand) in respect of Company's share in joint operations.
- 5.4 Includes capital work-in-progress amounting to Rs. 72,604 thousand (June 30, 2019: Rs. 72,604 thousand) in respect of Company's share in joint operations.
- 5.5 During the period, the Company recognised right of use asset amounting to Rs. 2,972,002 thousand (June 30, 2019: Nil) having a net book value of Rs. 2,903,639 thousand (June 30, 2019: Nil).

Long-term investments	Note	Un-Audited September 30, 2019 (Rupees	Audited June 30, 2019 s in '000)
Investment in related parties			
Investment held at fair value through other comprehensive income			
In a unquoted company - Pak-Arab Pipeline Company Limited (PAPCO) Equity held: 12% (2019: 12%) No. of shares: 8,640,000 (June 30, 2019: 8,640,000) of Rs. 100/- each	6.1	7,959,953	6,404,764
Investment in subsidiary - at cost			
In a quoted company - Pakistan Refinery Limited (PRL) Equity held 52.68% (2019: 52.68%) No. of shares: 154,875,000 (2019: 154,875,000) of Rs. 10/- each Investment in associates In unquoted companies		2,566,091	2,566,090
- Asia Petroleum Limited Equity held: 49% (2019: 49%) No. of shares: 46,058,570 (2019: 46,058,570) of Rs. 10/- each		2,563,507	2,418,932
- Pak Grease Manufacturing Company (Private) Limited Equity held: 22% (2019: 22%) No. of shares: 686,192 (2019: 686,192) of Rs. 10/- each		50,065 2,613,572	50,065 2,468,997
		13,139,616	11,439,851

6.1 Company has carried out an exercise to ascertain the fair value of investment as at September 30, 2019 using the discounted cash flow technique (Level 3) and determined that the fair value amounts to Rs. 7,959,953 thousand (June 30, 2019: 6,404,764 thousand). The following major assumptions and inputs were used by the management to determine the aforesaid fair value:

	September 30, 2019	June 30, 2019
- Discount rate	17.3% - 18.3%	20.5% - 21.8%
- Growth rate of terminal value	5%	5%

Based on the above fair valuation exercise, the Company has recorded an unrealised profit - net of tax of Rs. 1,216,935 thousand (September 30, 2018: Nil) in other comprehensive income for the year.

6.1.1	Movement of investment classified as FV0CI	Un-Audited September 30, 2019 (Rupees	Audited June 30, 2019 s in '000)
	Balance at beginning of the period / year Impact of change in accounting policy Balance at beginning of the period / year - restated	6,404,764 - 6,404,764	864,000 7,603,327 8,467,327
	Remeasurement profit / (loss) recognised in other comprehensive income / (loss)	1,555,189	(2,062,563)
6.1.2	Balance at the end of the period / year Sensitivity to unobservable inputs:	7,959,953	6,404,764
	- Discount rate (1% increase) - Discount rate (1% decrease) - Growth rate of terminal value (1% increase) - Growth rate of terminal value (1% decrease)	(571,351) 676,502 455,327 (387,029)	(359,561) 411,960 254,700 (223,821)

7. Stock-in-trade

The Company has recognised write-down of inventory to net realisable value amounting to Rs. 27,535 thousand (June 30, 2019: Rs. 51,286 thousand)

8.	Trade debts	Note	September 30, 2019 (Rupees	June 30, 2019 in '000)
	Considered good			
	Due from Government agencies and autonomous bodies			
	- Secured	8.1	169,913	155,524
	- Unsecured	8.2 & 8.3	164,228,453	168,277,493
			164,398,366	168,433,017
	Due from other customers			
	- Secured	8.1	2,068,786	1,819,131
	- Unsecured	8.2 & 8.3	43,231,087	49,334,184
			45,299,873	51,153,315
			209,698,239	219,586,332
	Considered doubtful		2,789,262	3,025,523
	Trade debts - gross		212,487,501	222,611,855
	Less: Provision for impairment	8.4	(2,789,262)	(3,025,523)
	Trade debts - net		209,698,239	219,586,332

Un-Audited

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FOR THE THREE MONTHS PERIOD ENDED SEPTEMBER 30, 2019

- These debts are secured by way of bank guarantees and security deposits.
- Includes Rs.171,920,704 thousand (June 30, 2019: Rs. 170,735,867 thousand) due from related parties, against which provision for impairment of Rs. 935,368 thousand (June 30, 2019: Rs. 1,071,117 thousand) has been recognised.
- Included in trade debts is an aggregate amount of Rs. 174,855,258 thousand (June 30, 2019:Rs. 180,676,446 thousand). These include past due trade debts of Rs. 80,639,061 thousand (June 30, 2019: Rs. 82,383,020 thousand), Rs. 25,433,881 thousand (June 30, 2019: Rs. 25,637,026 thousand), Rs 1,038,484 thousand (June 30, 2019: Rs. 4,105,302 thousand) and Rs. 58,725,332 thousand (June 30,2019: Rs. 53,457,589 thousand) from GENCO Holding Company Limited (GHC), Hub Power Company Limited (HUBCO), Kot Addu Power Company Limited (KAPCO) and Sui Northern Gas Pipeline Limited (SNGPL) respectively, based on the agreed credit terms. The Company carries a specific provision of Rs. 346,975 thousand (June 30, 2019: Rs.346,975 thousand) against these debts and did not consider the remaining aggregate past due balance of Rs. 165,489,783 thousand (against which subsequent receipts of Rs. 40,000 thousand from GHC (formerly WAPDA), Rs.6,970,000 thousand from HUBCO, Rs. 1,550,000 thousand from KAPCO and Rs. 28,900,000 thousand from SNGPL have been received) as doubtful, as the Company based on measures undertaken by the Government of Pakistan (GoP) to resolve circular debt issue, is confident that the aforementioned debts will be received in due course of time.

Further, as at September 30, 2019 trade debts aggregating Rs. 32,259,235 thousand (June 30, 2019: Rs. 27,382,041 thousand) are neither past due nor impaired. The remaining trade debt aggregating to Rs. 177,439,004 thousand (June 30, 2019: Rs.192,204,291 thousand) are past due but not impaired.

Based on the past experience, past track record and recoveries, the Company believes that the above past due trade debts do not require any additional provision for impairment except as provided in these unconolidated condensed interim financial statements.

8.4	The movement in provision during the
	period / year is as follows:

Balance at the end of the period / year

Balance at beginning of the period / year Impact of change in accounting policy Balance at beginning of the period / year - restated Provision recognised during the period / year Reversal due to recoveries during the period / yea

	3,025,523	3,290,578
	-	(330,234)
ed	3,025,523	2,960,344
	11,088	198,469
ar	(247,349)	(133,290)
	(236,261)	65,179
	2,789,262	3,025,523

(Rupees in '000)

Audited

June

30, 2019

Un-Audited

September

30, 2019

- --- ---

Other receivables

Included in other receivables is long outstanding aggregate amount due from GoP on account of the following receivables, as more fully explained in note 15 to the annual audited financial statements for the year ended June 30, 2019:

Price differential claims (PDC):	Un-Audited September 30, 2019 (Rupees	Audited June 30, 2019 s in '000)
 on imports (net of related liabilities) of Motor Gasoline on High Speed Diesel on Ethanol E-10 fuel on account of supply of Furnace Oil to K-Electric Limited at Natural Gas prices GHC receivables 	1,350,961 602,603 27,917 3,908,581 3,407,357 9,297,419	1,350,961 602,603 27,917 3,908,581 3,407,357 9,297,419

During the period, there has been no significant change in the status of the abovementioned claims. The Company is fully confident of recoveries against these receivables and is actively pursuing these receivables / matters with the GoP through concerned / relevant ministries.

- Includes receivable of Rs. 40,058,653 thousand (June 30, 2019: Rs. 45,807,855 thousand) due from associates and related parties.
- As at September 30, 2019, receivables aggregating to Rs. 2,925,164 thousand (June 30, 2019: Rs. 2,907,016 thousand) were deemed to be impaired and hence have been provided for.
- Includes Rs. 27,948,933 thousand (June 30, 2019: Rs.30,243,658 thousand) unfavourable exchange differences arising on foreign currency borrowings (FE-25), obtained under the directives of Ministry of Finance - Government of Pakistan (MoF -GoP). These exchange differences are to be settled in accordance with the instructions provided by the MoF - GoP. The Company recognises exchange differences arising on such borrowings as payable (in case of exchange gains) and receivable (in case of exchange losses) to / from GoP. As per letter dated November 27, 2013 from Finance Division, MoF - GoP shall defray extra cost and risks to be borne by the Company in respect of these long / extended term borrowing arrangements i.e. the Company would not bear any exchange differences on such borrowings. The Company is actively pursuing with MoF - GoP for settlement of this receivable and is confident for recovery of the same.

Trade and other payables

Includes Rs. 36,881,081 thousand (June 30, 2019: Rs. 37,012,699 thousand) due to various related parties.

Contingencies and commitments

Contingencies

The company has contingent liabilities in respect of unrecognized late payment surcharge, pending tax matters and other legal claims in the ordinary course of business.

11.1.1 Late Payment Surcharge

Claims amounting to Rs. 7,757,070 thousand (June 30, 2019: Rs.7,757,050 thousand) in respect of delayed payment charges on the understanding that these will be payable only when the Company will fully realize delayed payment charges due from its customers, which is more than the aforementioned amount. Charges claimed by the Company against delayed payments by the customers, due to circular debt situation, are recognised on receipt basis as the ultimate outcome of the matter and amount of settlement cannot be presently determined.

FOR THE THREE MONTHS PERIOD ENDED SEPTEMBER 30, 2019

11.1.2 Income Tax

The taxation officer passed assessment orders dated May 28, 2010, May 31, 2010, June 30, 2010, August 31, 2010 and January 29, 2011 in respect of tax years 2004 to 2008 and made certain disallowances and additions resulting in total tax demand of Rs. 1,733,038 thousand. These orders were later rectified and amended to Rs. 964,037 thousand. Currently, the appeal against tax year 2008 is pending before High Court of Sindh (SHC). During the year ended June 30, 2018 the ATIR passed an order in respect of Tax Year 2004 which was decided in favour of the Company and the Company obtained its effect from tax authorities after which the amended demand was reduced to Rs. 783,014 thousand. During the current period, ATIR has passed three orders in respect of Tax Year 2005, 2006 and 2007 which are mostly in favour of the Company except one point for Tax Year 2005 on which the Company is in process of filing reference before SHC. The Company has obtained the effect of ATIR order from taxation authorties for the tax year 2005 after which demand is further reduced to Rs. 593,127 thousand. Based on views of the tax advisor, the management believes that it is more likely than not that the matters will ultimately be decided in the favour of the Company. Accordingly, no provision has been made for the said matters in these unconsolidated condensed interim financial statements.

11.1.3 Sales Tax

- 11.1.3.1 A sales tax show cause notice dated April 11, 2014 was issued by the Additional Commisioner Inland Revenue (ACIR), FBR in respect of sales tax audit of the Company for tax year 2010. Under the said show cause notice, the ACIR showed the intention to impose a demand of Rs. 5,426,874 thousand on account of certain matters. Further, the show cause notice also includes default surcharge and penalty to be imposed at the time of payment. The Company filed a suit against the said show cause notice before the SHC. The SHC vide an order suit no.753/2014 dated May 08, 2014 restrained the tax authorities from issuing any final order and taking any adverse action against the Company and further instructed the Company to cooperate with the tax authorities in respect of proceedings relating to show cause notice. However, during the year ended June 30, 2019, the Company based on views of its lawyers withdrew the suit consequent to recent decision of Honorable Supreme Court (SC) dated June 27, 2018, whereby it was held that suit will only be entertained on the condition that 50% of the tax calculated by tax authorities is deposited with the authorities. The Deputy Commissioner Inland Revenue (DCIR) issued notice subsequent to withdrawal of suit which were duly responded by the Company. During the period, the DCIR passed an order dated July 02, 2019 giving rise to demand of sales tax of Rs. 3,586,018 thousand alongwith penalty of Rs. 179,300 thousand and default surcharge to be calculated at the time of settlement of demand. The Company appealed against this order before Commissioner Inland Revenue (CIR - Appeals), who has annulled the order and has decided the case in the Company's favour. Tax department is likely to file an appeal against this order. Based on the views of tax and legal advisor of the Company, the management believes that it is more likely than not that the matter will ultimately be decided in the Company's favour. Accordingly, no provision has been made in these unconsolidated condensed interim financial statements.
- 11.1.3.2 During the year ended June 30, 2018, a show-cause notice dated November 17, 2017 for recovery of sales tax amounting to Rs.4,858,000 thousand was raised by the DCIR on the matter of non-charging of sales tax on supply of fuel to foreign going airlines for the year 2014-15. The show cause notice also included default surcharge and penalty to be imposed at the time of payment. The Company filed suit No. 46 dated January 08, 2018 before the SHC which restrained the tax authorities from issuing any final order and taking any adverse action against the Company and further instructed the Company to cooperate with the tax authorities in respect of proceedings relating to show cause notice. However, during the year ended June 30, 2019, the Company based on views of its lawyers withdrew the aforesaid suit consequent to recent decision of SC dated June 27, 2018, whereby it was held that suit will only be entertained on the condition that 50% of the tax calculated by tax authorities is deposited with the authorities. DCIR issued notices subsequent to withdrawal of suit which were duly

- responded by the Company. During the period, the DCIR has passed an order dated July 04, 2019 giving rise to demand of sales tax of Rs. 4,579,596 thousand along with penalty of Rs. 228, 979 thousand and default surcharge to be calculated at the time of settlement of demand. The Company appealed against this order before (CIR - Appeals), who has annulled the order and has decided the case in Company's favour. Tax department is likely to file an appeal against this order. Based on the views of tax and legal advisor of the Company, the management believes that it is more likely than not that the matter will ultimately be decided in the Company's favour. Accordingly, no provision has been made in these unconsolidated condensed interim financial statements.
- 11.1.3.3 Sales tax show cause notices dated May 09, 2017 and June 30, 2017 were issued by the Deputy Commissioner, Large tax payers unit (LTU), Karachi in respect of non-payment of sales tax on PDC / subsidies by the Company involving Rs. 35,696,013 thousand. The Company filed petition in SHC against these show cause notices, against which SHC passed stay order restraining the department from issuing any final order and instructed the Company to cooperate with the tax authorities in respect of proceedings relating to show cause notice. However, during the year ended June 30, 2019, the Company based on views of its lawyers withdrew the suit consequent to recent decision of SC dated June 27, 2018, whereby it was held that suit will only be entertained on the condition that 50% of the tax calculated by tax authorities is deposited with the authorities. The DCIR issued notices subsequent to withdrawal of suit which were duly responded by the Company. During the period, the DCIR passed an order dated July 03, 2019 giving rise to demand of sales tax of Rs. 33,855,642 thousand along with penalty of Rs.33,855,642 thousand and default surcharge to be calculated at the time of settlement of demand. The Company appealed against this order before (CIR -Appeals), who has annulled the order and decided the case in Company's favour. Tax department is likely to file an appeal against this order. Based on the views of tax advisor of the Company, the management believes that it is more likely than not that the matter will ultimately be decided in the Company's favour. Accordingly, no provision has been made in these unconsolidated condensed interim financial statements.
- 11.1.3.4 The Collector (Adjudication) Customs House Karachi, has issued a show-cause notice dated August 06, 2019 to the Company for recovery of minimum value added sales tax of Rs. 3,107,963 thousand, on import of furnace oil in Pakistan from Keamari terminals. The Company has challenged the impugned show-cause notice in the SHC, who has granted stay against any coercive action by the adjudicating authority. Based on the views of legal advisor of the Company, the management believes that the matters will ultimately be decided in the favour of the Company. Accordingly, no provision has been made in these unconsolidated condensed interim financial statements.

11.1.4 Other tax matters

- 11.1.4.1 The Government of Sindh through Sindh Finance Act, 1994 imposed infrastructure fee for development and maintenance of infrastructure on goods entering or leaving the Province through air or sea at prescribed rates. The Company is contesting the levy along with other companies in the SHC. Through the interim order passed on May 31, 2011, the SHC has ordered that for every consignment cleared after December 28, 2006, 50% of the value of infrastructure fee should be paid in cash and a bank guarantee for the remaining amount should be submitted until the final order is passed. On the directive of the Directorate of Excise and Taxation (Taxes-II), up to Sep 30, 2019, the management has deposited Rs.109,461 thousand (June 30, 2019: Rs.108,707 thousand) in cash and provided bank guarantee amounting to Rs. 109.461 thousand (June 30, 2019: Rs.108.707 thousand) with the Excise and Taxation Department, Based on the views of its legal advisor, the management believes that the matter will ultimately be decided in the Company's favour. Total amount of possible obligation, if any, cannot be determined with sufficient reliability. Accordingly, no provision has been made against infrastructure fee in these unconsolidated condensed interim financial statements.
- 11.1.4.2 There is no significant change in the status of other contingencies as disclosed in notes 26.1.2 to 26.1.4 to the annual audited unconsolidated financial statements of the Company for the year ended June 30, 2019.

FOR THE THREE MONTHS PERIOD ENDED SEPTEMBER 30, 2019

11.1.5 Other Legal Claims

- 11.1.5.1 As at September 30, 2019 certain legal cases amounting to Rs. 7,801,972 thousand (June 30, 2019: Rs. 7,801,972 thousand) had been filed against the Company. However, based on advice of legal advisors of the Company, the management believes that the outcome of these cases would be decided in Company's favour. Accordingly, no provision has been made in these unconsolidated condensed interim financial statements.
- 11.1.5.2 Claims against the Company not acknowledged as debts amount to Rs. 5,874,827 thousand (June 30, 2019: Rs. 5,629,189 thousand) other than as mentioned in note 11.1.5.1 above.

11.2 Commitments	Un-Audited September 30, 2019 (Rupees	Audited June 30, 2019 in '000)
11.2.1 Commitments in respect of capital expenditure contracted for but not yet incurred are as follows:		
- Property, plant and equipment - Intangibles	1,441,302 2,878,424 4,319,726	2,845,135 984,726 3,829,861
11.2.2 Letters of credit	28,005,065	27,680,685
11.2.3 Bank guarantees	1,277,328	1,189,181
11.2.4 Standby Letters of credit	36,967,215	38,897,240
11.2.5 Post-dated cheques	5,148,000	5,160,000
12. Earnings per share		udited r Ended
12.1 Basic	September 30, 2019 (Rupees	September 30, 2018 in '000)
12.1 Dasic		
Profit for the period attributable to ordinary shareholders	3,528,458	4,180,884
Weighted average number of ordinary shares in issue during the period (number of shares)	391,227,752	(Restated) 391,227,752
	(Rup	ees) (Restated)
Earnings per share - basic and diluted	9.02	10.69

12.2 During the year ended June 30, 2019, the Company has issued 20% bonus shares (i.e.) one for every five ordinary shares held) which has resulted in restatement of basic and diluted earnings per share

12.3 Diluted

There is no dilutive effect on the basic earnings per share of the Company as there are no convertible potential ordinary shares in issue as at September 30, 2019.

		Note	Un-audited Quarter Ended	
			September 30, 2019	September 30, 2018
			(Rupees	in '000)
13.	Cash used in operations			
	Profit before taxation		6,216,330	6,589,903
	Depreciation and Amortisation Reversal of provision for impairment on		365,318	280,678
	trade debts - net Provision for impairment against doubtful		(236,261)	(191,564)
	other receivables - net Provision for impairment against stores,		18,148	3,215
	spares and loose tools Provision for retirement and other		41,598	-
	services benefits		386,555	312,202
	Gain on disposal of operating assets		(12,118)	(1,207)
	Share of profit from associates - net of tax		(144,583)	(119,959)
	Dividend income from FVOCI / AFS investme	nt	(283,227)	(271,998)
	Interest on lease payments		92,112	-
	Finance costs		2,547,809	1,826,054
			2,775,351	1,837,421
	Working capital changes	13.1	(15,810,733)	(31,884,216)
			(6,819,052)	[23,456,892]
13.1	Working capital changes			
	(Increase) / Decrease in current assets:			
	- Stores, spares and loose tools - Stock-in-trade - Trade debts - Loans and advances - Deposits and short-term prepayments - Other receivables		(37,850) (1,838,221) 10,124,354 (124,152) 1,570,874 8,658,367	(16,989) 1,435,528 10,088,935 62,863 2,196,135 5,173,115

Decrease in current liabilities: - Trade and other payables

(50.823.803)

(31,884,216)

(34.164.105)

(15,810,733)

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14. Cash and cash equivalents

Cash and cash equivalents comprise following items in the unconsolidated condensed interim statement of financial position:

Un-audited Quarter Ended			
September 30, 2019	September 30, 2018		
(Rupees	in '000)		
4,296,786	4,002,196		
(40,553,072)	[14,274,436]		
(36,256,286)	(10,272,240)		

Cash and bank balances Short - term borrowings (Finances under mark-up arrangements)

Fair value of financial assets and liabilities

These unconsolidated condensed interim financial statements do not include all financial risk management information and disclosures which are required in the annual financial statements and should be read in conjunction with the Company's annual audited unconsolidated financial statements for the year ended June 30, 2019. There have been no change in any risk management policies since the year end.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement dates. The carrying values of all financial assets and liabilities reflected in these unconsolidated condensed interim financial statements approximate their fair values. The Company analyses financial instruments carried at fair value by valuation method. The different levels have been defined as follows:

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

Transactions with related parties

16.1 Related parties comprise subsidiary, associates, retirement benefit funds, state owned / controlled entities, GoP and its related entities and key management personnel. Details of transactions with the related parties during the period, other than those disclosed elsewhere in these unconsolidated condensed interim financial statements, are as follows:

Name of the related	Nature of	Un-audited Quarter Ended	
party and relationship with the Company	transactions	September 30, 2019	September 30, 2018
Subsidiary		(Rupees	s in '000)
- Pakistan Refinery Limited	Purchases Income facility charges	28,357,258	-
Associates - Pakistan Refinery Limited	Purchases	-	13,311,647
- Pak Grease Manufacturing Company (Private) Limited	Purchases	15,295	6,763
Retirement benefit funds			
- Pension Funds (Defined Benefit)	Charge for the period Contributions	104,940 377,436	140,375 328,408
- Gratuity Fund	Charge for the period Contributions	60,863 157,202	71,092 136,782
- Provident Funds	Charge / Contribution for the period	38,600	34,323
- Pension Funds (Defined Contribution)	Charge / Contribution for the period	38,480	-
Key management personnel	Managerial remuneration Charge / Contribution for	118,100	110,488
	the period	2,843	2,519
Non-executive Directors	Remuneration and fees	8,000	4,400

16.2 Related parties by virtue of GoP holdings

The Federal Government of Pakistan directly holds 25.51% (including shares under Pakistan State Oil Company Limited Employee Empowerment Trust) of the Company's issued share capital and is entitled to appoint members of the Board of Management (BoM) under the provisions of the Marketing of Petroleum Products (Federal Control) Act, 1974 for management of the affairs of the Company. The Company, therefore, considers that the GoP is in a position to exercise control over it and therefore regards the GoP and its various bodies as related parties for the purpose of disclosures in respect of related parties.

The Company has availed the exemption available to it under its reporting framework, and therefore has not provided detailed disclosures of its transactions with government related entities except for transactions stated below, which the Company considers to be significant:

FOR THE THREE MONTHS PERIOD ENDED SEPTEMBER 30, 2019

		Un-audited Quarter Ended	
		September 30, 2019	September 30, 2018
		(Rupees	s in '000)
- Board of Management	Contribution towards expenses of BoM	6,188	5,444
- Pak Arab Pipeline Company Limited	Pipeline charges Dividend received	760,533 283,227	449,514 271,998
- Sui Northern Gas Pipelines Limited	Sales	101,472,477	94,775,766
- GENCO Holding Company Limited (formerly Water and Power Development Authority)	Sales Utility charges	1,506,084 34,332	7,280,890 23,633
- Pakistan International Airlines Corporation Limited	Sales Purchases	7,227,201 1,203	4,592,542 1,919
- Pak Arab Refinery Limited	Purchases Pipeline charges	46,957,314 90,590	37,561,805 59,749
- K-Electric	Sales	26,852,867	17,052,020
- National Bank of Pakistan	Finance cost and bank charges	534,303	396,297

The transactions described below are collectively but not individually significant to these unconsolidated condensed interim financial statements and therefore have been described below:

- The Company sells petroleum products to various government bodies in the normal course of its business and has banking relationship with institutions controlled by GoP. As an Oil Marketing Company, Oil and Gas Regulatory Authority (OGRA) is the regulatory authority of the Company.
- The Company collects income tax, sales tax, federal excise duty and petroleum levy in the capacity of withholding Agent on behalf of GoP. The Company also pays various taxes and duties to different regulatory authorities including Federal Board of Revenue.
- (iii) The Company incurs rental charges in respect of storage facilities at Keamari terminal and at various airports which are paid to Karachi Port Trust and Civil Aviation Authority, respectively. The Company also utilises port facilities of Port Qasim Authority and Karachi Port Trust.
- (iv) The Company has obtained insurance cover for its inventory and fixed assets from National Insurance Company Limited.
- (v) The Company utilises carriage services of Pakistan National Shipping Corporation and Pakistan Railway for movement of its petroleum products. The Company also uses pipeline of Pak Arab Refinery Limited (PARCO) and Pak Arab Pipeline Company Limited (PAPCO) for delivery/movement of its product.

- (vi) The Company obtains utility services from Civil Aviation Authority, Sui Northern Gas Pipelines Limited, Sui Southern Gas Company Limited and K-Electric Limited.
- (vii) The Company sells fuel, oil and other allied products to K-Electric Limited and receives pipeline income as per agreed terms and conditions.
- (viii) The Company has obtained various financing facilities from National Bank of Pakistan.
- (ix) The Company also pays dividend to various government related entities who are shareholders of the Company.
- 16.3 Inventory of the Company held by related parties as at September 30, 2019 amounts to Rs. 18,415,878 thousand (June 30, 2019: Rs. 22,767,496 thousand).
- 16.4 Short term borrowings includes Rs. 27,763,059 thousand (June 30, 2019: Rs. 30,153,558 thousand) under finances obtained from National Bank of Pakistan. Cash and bank balances inloudes Rs. 1,329 thousand (June 30, 2019: Nil) kept in National Bank of Pakistan.
- 16.5 The status of outstanding receivables and payables from / to related parties as at September 30, 2019 are included in respective notes to these unconsolidated condensed interim financial statements.
- **16.6** Contributions to staff retirement benefit funds are in accorde service rules. Remuneration of key management personnel are in accordance with the terms of the employment / appointment. Other transactions with the related parties are carried out as per agreed terms.

Quarter Ended September September Operating segments 30, 2019 30, 2018 (Rupees in '000)

17.1 Segment wise revenues and profit is as under:

Revenue - net sales

Petroleum Products Liquefied Natural Gas (LNG)	238,622,000 90,600,826	198,181,365 81,004,928
Others	560,000	1,532,272
	329,782,826	280,718,565
Profit for the period		
Petroleum Products	3,876,000	3,368,000
Liquefied Natural Gas (LNG)	(833,000)	342,000
Others	485,458	470,884
	3,528,458	4,180,884

Un-audited

FOR THE THREE MONTHS PERIOD ENDED SEPTEMBER 30, 2019

- 17.2 Timing of revenue recognition is at a point in time.
- 17.3 Out of total sales of the Company, 99.5% (September 30, 2018: 99.0%) relates to customers in Pakistan.
- 17.4 All non-current assets of the Company as at September 30, 2019 and 2018 are located in Pakistan.
- 17.5 Sales to five major customers of the Company are approximately 36% during the Three months period ended September 30, 2019 (September 30, 2018: 34%).

18. Events after the reporting date

The member in the 43rd Annual General Meeting held on October 28, 2019 have approved (i) a final cash dividend of Rs. 5 per share amounting to Rs. 1,956,139 thousand (ii) 20% bonus shares [78,245,550 shares] i.e. one share for every five ordinary shares held.

19. Corresponding figures

Corresponding figures have been rearranged and reclassified, wherever necessary, for the purposes of comparison the effect of which is not material.

20. Date of authorisation for issue

These unconsolidated condensed interim financial statements were approved and authorised for issue on October 30, 2019 by the Board of Management.

Syed Jehangir Ali Shah Managing Director & CEO

Mohammad Shahid Khan Member-Board of Management Yacoob Suttar Chief Financial Officer

CONSOLIDATED CONDENSED INTERIM STATEMENT OF FINANCIAL POSITION

AS AT SEPTEMBER 30, 2019

	Note	Un-Audited September 30, 2019	Audited June 30, 2018
ASSETS		(Rupees	in '000)
Non-current assets			
Property, plant and equipment	5	37,203,899	34,581,849
Intangibles		56,005	60,455
Long-term investments	6	10,630,327	8,930,555
Long-term loans, advances and other receivables Long-term deposits and prepayments		387,005 279,155	346,617 353,058
Deferred tax asset - net		11,643,621	11,854,947
Deferred tax asset - flet		60,200,012	56,127,481
Current assets		55,255,512	00,127,101
Stores, spares, chemicals and loose tools		986,381	889,295
Stock-in-trade	7	99,599,121	98,847,665
Trade debts	8	212,298,987	223,797,044
Loans and advances		492,516	390,909
Short-term deposits and prepayments Other receivables	9	1,645,307	3,211,845
Taxation - net	9	49,691,861 8,043,891	56,797,908 8,690,696
Cash and bank balances		4,425,208	4,847,030
odon and bank batanees		377,183,272	397,472,392
Net assets in Bangladesh		-	-
TOTAL ASSETS		437,383,284	453,599,873
EQUITY AND LIABILITIES			
Equity			
Share capital		3,912,278	3,912,278
Reserves		123,651,212	118,934,765
Equity attributable to the owner's of the Holding Comp Non-controlling interest	any	127,563,490 5,572,807	122,847,043 5,598,368
Non-controlling interest		133,136,297	128,445,411
Non-current liabilities			
Retirement and other service benefits		7,715,757	7,877,177
Long term borrowings		4,100,000	4,300,000
Lease liability		2,604,011 14,419,768	12,177,177
Current liabilities		14,417,700	12,177,177
Trade and other payables	10	160,094,912	187,650,036
Unclaimed dividend		885,105	1,761,628
Unpaid dividend		-	103,297
Provisions		490,972	490,972
Accrued interest / mark-up		1,557,195	1,292,443
Short-term borrowings		126,799,035	121,678,909
Contingencies and commitments	11	289,827,219	312,977,285
general and community			
TOTAL EQUITY AND LIABILITIES		437,383,284	453,599,873

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

Jehangu al Shah

Syed Jehangir Ali Shah Managing Director & CEO

Mohammad Shahid Khan Member-Board of Management

CONSOLIDATED CONDENSED INTERIM STATEMENT OF PROFIT OR LOSS (UN-AUDITED)

FOR THE THREE MONTHS PERIOD ENDED SEPTEMBER 30, 2019

		Quarter ended	
		September	September
	Note	30, 2019	30, 2018
	Note	(Rupees	in oooj
Net sales	12	340,642,349	280,718,565
Cost of products sold		(329,227,949)	(269,812,166)
Gross profit		11.414.400	10.906.399
Gross profit		11,414,400	10,700,377
Other income		1,686,730	970,454
Operating costs			
Distribution and marketing expenses		(2,662,437)	(2,068,021)
Administrative expenses		(828,995)	(720,772)
Other expenses		(324,161)	(792,062)
		(3,815,593)	(3,580,855)
Profit from operations		9,285,537	8,295,998
Finance costs		(3,093,722)	(1,826,054)
Share of profit of associates - net of tax		144,583	119,959
Profit before taxation		6,336,398	6,589,903
Taxation			
- current		(2,989,375)	(2,377,730)
- deferred		126,928	(31,289)
		(2,862,447)	(2,409,019)
Profit for the period		3,473,951	4,180,884
Profit / (loss) attributable to:			
Owners of the Holding Company		3,499,512	4,180,884
Non-controlling interest		(25,561)	
, and the second		3,473,951	4,180,884
		(Rup	eesJ
			(Restated)
the control of the co	10	0.07	10.70

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

Syed Jehangir Ali Shah Managing Director & CEO

Earnings per share - basic and diluted

Mohammad Shahid Khan Member-Board of Management

Yacoob Suttar Chief Financial Officer

8.94

10.69

CONSOLIDATED CONDENSED INTERIM STATEMENT OF COMPREHENSIVE INCOME (UN-AUDITED)

FOR THE THREE MONTHS PERIOD ENDED SEPTEMBER 30, 2019

		Quarter	
	Note	September 30, 2019 (Rupees	September 30, 2018 in '000)
Profit for the period		3,473,951	4,180,884
Other comprehensive income / (loss):			
Items that will not be subsequently reclassified to statement of profit or loss:			
Share of actuarial loss on remeasurement of staff retirement benefits of associates - net of tax			(922)
Unrealised gain on remeasurement of equity investment classified as fair value through other comprehensive income [FVOCI]	6.1.1	1,555,189	_
Taxation thereon			
laxation thereon		(338,254) 1,216,935	-
Actuarial loss on remeasurement of retirement and other service benefits		-	-
Taxation thereon		-	(2,208)
		-	(2,208)
		1,216,935	(3,130)
Items that may be subsequently reclassified to statement of profit or loss:			
Share of unrealised loss due to change in fair value of available-for-sale (AFS) investments			
of associates - net of tax		-	(315)
		-	(315)
		1,216,935	(3,445
Total comprehensive income for the period		4,690,886	4,177,439
Profit / (loss) attributable to:			
Owners of the Holding Company Non-controlling interest		4,716,447 (25,561)	4,177,439 -
. to com cang morest		4,690,886	4,177,439

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

Syed Jehangir Ali Shah Managing Director & CEO

Mohammad Shahid Khan Member-Board of Management

CONSOLIDATED CONDENSED INTERIM STATEMENT OF CHANGES IN EQUITY

FOR THE THREE MONTHS PERIOD ENDED SEPTEMBER 30, 2019

	Reserves								
	Share capital	Capital Reserves		Reveni	ue Reserves				
		Surplus on vesting of net assets	Unrealised gain on remeasurement of FVOCI investments	Companys's share of unrealised loss on AFS investment of associates	General reserve	un- appropriated profit	- Sub-total	Non-controlling interest	Total
				(Rupe	es in '000)				
Balance as at July 01, 2018 (Audited)	3,260,232	3,373	-	[6,354]	25,282,373	81,912,851	107,192,243	-	110,452,475
Total Comprehensive income for the three months period ended									
Profit for the period	-	-	-	-	-	4,180,884	4,180,884		4,180,884
Other comprehensive loss Share of unrealised loss due to change in fair value of AFS investments of associates - net of tax	-	-	-	-	-	(2,208)	(2,208)	-	(2,208)
Actuarial loss on remeasurement of retirement and other service benefits - net of tax	-	-	-	(315)	-	-	(315)	-	(315)
Share of actuarial loss on remeasurement of staff retirement benefits of associates - net of tax	-	-	-	-	-	[922]	(922)	-	(922)
	-	-	-	(315)	-	(3,130)	[3,445]	-	[3,445]
Balance as at September 30, 2018 (Unaudited)	3,260,232	3,373		[6,669]	25,282,373	86,090,605	111,369,682	-	114,629,914
Balance as at June 30, 2019 (Audited)	3,912,278	3,373	4,335,648	-	25,282,373	89,313,371	118,934,765	5,598,368	128,445,411
Total comprehensive income for the three months period ended									
Profit / (loss) for the period	-	-	-	-	-	3,499,512	3,499,512	(25,561)	3,473,951
Other comprehensive income Unrealized gain on remeasurement of equity investment classified as FVOCI - net of tax	_	_	1,216,935	_	-	-	1,216,935	_	1,216,935
	-	-	1,216,935	-	-	-	1,216,935	-	1,216,935
Balance as at September 30, 2019 (Unaudited)	3,912,278	3,373	5,552,583		25,282,373	92,812,883	123,651,212	5,572,807	133,136,297

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

CONSOLIDATED CONDENSED INTERIM STATEMENT OF CASH FLOWS (UN-AUDITED)

FOR THE THREE MONTHS PERIOD ENDED SEPTEMBER 30, 2019

	Note	Quarter	ended
CASH FLOWS FROM OPERATING ACTIVITIES		September 30, 2019 (Rupees	September 30, 2018 in '000)
Cash used in operations	14	1,757,207	(23,456,892)
Long-term loans, advances and other receivables		(40,388)	12,784
Long-term deposits and prepayments		(62,912)	(69,456)
Taxes paid		(2,342,570)	(1,692,788)
Finance costs paid		(2,736,858)	(1,251,179)
Retirement and other service benefits paid		(584,352)	(472,635)
Net cash used in operating activities		(4,009,873)	(26,930,166)
CASH FLOWS FROM INVESTING ACTIVITIES			
Purchase of			
- property, plant and equipment		(538,047)	[90,474]
Proceeds from disposal of operating assets		13,654	1,387
Dividends received		283,227	271,998
Net cash (used in) / generated from investing activitie	s	(241,166)	182,911
CASH FLOWS FROM FINANCING ACTIVITIES			
Long-term borrowings repaid		(200,000)	-
Short-term borrowings - net		(10,010,880)	26,627,151
Lease payments		(111,089)	-
Dividends paid		(979,820)	(2,227,267)
Net cash (used in) / generated from financing activitie	s	(11,301,789)	24,399,884
Net decrease in cash and cash equivalents		(15,552,828)	(2,347,371)
Cash and cash equivalents at beginning of the period		(21,015,683)	(7,924,869)
Cash and cash equivalents at end of the period	15	(36,568,511)	[10,272,240]

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

Syed Jehangir Ali Shah Managing Director & CEO

Mohammad Shahid Khan Member-Board of Management

Yacoob Suttar Chief Financial Officer Syed Jehangir Ali Shah Managing Director & CEO

Mohammad Shahid Khan Member-Board of Management

FOR THE THREE MONTHS PERIOD ENDED SEPTEMBER 30, 2019

GROUP LEGAL STATUS AND NATURE OF BUSINESS

The Group consist of Pakistan State Oil Company Limited ("the Holding Company") and Pakistan Refinery Limited ("the Subsidiary Company"). Brief Profile of the Holding and Subsidiary Company is given below:

Pakistan State Oil Company Limited

- 1.1.1 The Holding Company is a public company incorporated in Pakistan in 1976 and is listed on the Pakistan Stock Exchange Limited. The registered office of the Holding Company is located at PSO House, Khayaban-e-Iqbal, Clifton, Karachi. The principal activities of the Holding Company are procurement, storage and marketing of petroleum and related products. It also blends and markets various kinds of lubricating oils.
- 1.1.2 The Board of Management (the Board) nominated by the Federal Government under Section 7 of the Marketing of Petroleum Products (Federal Control) Act, 1974 ("the Act") manages the affairs of the Holding Company. The provisions of the Act shall have effect notwithstanding anything contained in the Companies Act, 2017 or any other law for the time being in force or any agreement, contract, Memorandum or Articles of Association of the Holding Company.

Pakistan Refinery Limited

- 1.2.1 The Subsidiary Company was incorporated in Pakistan as a public limited company in May 1960 and is listed on the Pakistan Stock Exchange. The Subsidiary Company is engaged in the production and sale of petroleum products. The Holding Company controls 52.68% effective from December 01, 2018 (2018: 24.11%) shares of the Subsidiary Company.
- These financial statements denote the consolidated condensed interim financial statements of the Group. Unconsolidated condensed interim financial statements of the Holding Company and its Subsidiary have been presented separately.

Statement of compliance

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

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

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

Basis of preparation

These consolidated condensed interim financial statements do not include all the information and disclosures required in annual financial statements and should be read in conjunction with the consolidated annual audited financial statements of the Group for the year ended June 30, 2019. These consolidated condensed interim financial statements are unaudited and are being submitted to the shareholders as required by the listing regulations of Pakistan Stock Exchange Limited and Section 237 of the Companies Act, 2017.

- In June 2011, the SECP on receiving representations from some of entities covered under Benazir Employees' Stock Option Scheme (the Scheme) and after having consulted the ICAP, granted exemption to such entities from the application of International Financial Reporting Standard (IFRS) 2 "Share-based Payment" to the Scheme. There has been no change in the status of the Scheme as stated in note 2.7 to the annual audited consolidated financial statements of the Group for the year ended June 30, 2019.
- Initial application of standards, amendments or an interpretation to existing standards
- Standards, amendments and interpretations to accounting and reporting standards that became effective during the period

The following accounting standards, amendments and interpretations to accounting and reporting standards became effective for the first time and are relevant to the Group.

- IFRS 3 'Business Combinations: Previously held interests in a joint operation'
- IFRS 9 'Prepayment Features with Negative Compensation'
- IFRS11 'Joint Arrangements: Previously held interests in a joint operation'
- IFRS 16 'Leases'
- IAS 12 'Income Taxes: Income tax consequences of payments on financial instruments classified as equity'
- 'Plan Amendment, Curtailment or Settlement' IAS 19 -
- 'Borrowing Costs Borrowing cost eligible for capitalization'
- 'Long-term Interests in Associates and Joint Ventures'
- IFRIC 23 'Uncertainty over Income Tax Treatments'

The adoption of the above standards, amendements and improvements to accounting standards did not have any material effect on these consolidated condensed interim financial statements except for IFRS 16 which is as follows:

IFRS 16 - 'Leases'

IFRS 16 supersedes IAS 17 Leases, IFRIC 4 Determining whether an Arrangement contains a Lease, SIC-15 Operating Leases Incentives and SIC-27 Evaluating the Substance of Transactions Involving the Legal Form of a Lease. The standard sets out the principles for the recognition, measurement, presentation and disclosure of leases. Under IFRS 16, distinction between operating and finance leases has been removed and all lease contracts, with limited exceptions, will be recognized in statement of financial position by way of right-of-use assets along with their corresponding lease liabilities.

The Group adopted IFRS 16 with effect from July 01, 2019 using the modified retrospective method. Under this method, the standard is applied retrospectively with the cumulative effect of initially applying the standard recognised at the date of initial application with no restatement of comparative information. The Group elected to use the transition practical expedient allowing the Company to use a single discount rate to a portfolio of leases with the similar characterstics. The Company also elected to use the recognition exemption for lease contracts that, at the date of initial application, have a lease term of 12 months or less (short-term leases) and do not contain a purchase option, and lease contracts for which the underlying asset is of low value (low-value leases).

The right-of-use assets were recognised based on the amount equal to lease liabilities, adjusted for any related prepaid and accrued lease payments previously recognized. Lease liabilities were recognized based on the present value of the remaining lease payments, discounted using the incremental borrowing rate at the date of initial application. The Company did not have any sub-lease or finance leases as on July 1, 2019.

FOR THE THREE MONTHS PERIOD ENDED SEPTEMBER 30, 2019

Based on the above, as on July 1, 2019, the Company;

- Recognised a right-of-use asset (including prepayments) amounting to Rs. 2,972,002 thousand presented under Property, plant and equipment;
- Recognised lease liability of Rs. 2,710,551 thousand disclosed separately in the condensed interim statement of financial position; and
- Reclassified prepayments of Rs. 261,451 thousand relating to previous leases as right-of-use asset.

The lease liabilities as at 1 July 2019 can be reconciled to the operating lease commitments as of June 30, 2019 as follows:

	Rupees in '000'
Undiscounted operating lease commitments as at June 30, 2019	7,862,275
Impact of discounting	(5,151,724)
Total lease liability at July 1, 2019	2,710,551
Weighted average incremental borrowing rate as at July 1, 2019	13.72%

Rupees in '000'

(30,492)

Impact: Increase/ (decrease) of adopting IFRS 16 on financial statements

Impact on Financial Position:

Impact on Profit or loss

Assets Property, plant and equipment Prepayments Impact on Total Assets	2,972,002 (261,451) 2,710,551
Liabilities Lease Liability	2,710,551
Impact on Profit or loss:	
Rent, rate and taxes Depreciation Expense Financial Charges	129,984 (68,364) (92,112)

Standards, amendments and interpretations to accounting and reporting standards that are not yet effective

The following standards, amendments and interpretations with respect to the accounting and reporting standards as applicable in Pakistan are relevant to the Group and would be effective from the dates mentioned below against the respective standard or interpretation:

Standards, amendments or interpretation

Effective date (annual periods beginning on or after)

IFRS 3 Definition of a Business

IFRS 10 Consolidated Financial Statemeents and IAS 28 $\,$

Investment in Associates and Joint Ventures - Sale or

Contribution of Assets between an Investor and its Associate or Joint Venture

IAS1 / IAS 8 Definition of Material

Not yet finalised January 01.2020

Disnosals

January 01.2020

3.4 The preparation of these consolidated condensed interim financial statements, in conformity with the approved accounting and reporting standards requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Group accounting policies. Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectation of future events that are believed to be reasonable under the circumstances. Actual results may differ from the estimates.

During the preparation of these consolidated condensed interim financial statements, changes in the significant judgements made by management in applying the Group accounting policies and the key sources of estimation and uncertainty from those that were applied to the consolidated annual audited financial statements of the Group for the year ended June 30, 2019 do not have any material impact.

3.5 These consolidated condensed interim financial statements are presented in Pakistan Rupee which is also the Group's functional currency and all interim financial information presented has been rounded off to the nearest thousand rupees unless otherwise stated.

4. Accounting policies

- 4.1 The accounting policies and method of computation adopted for the preparation of these consolidated condensed interim financial statements are the same as those applied in the preparation of the Group's Consolidated annual audited financial statements for the year ended June 30, 2019 except as explained in note 3.3(a) to these consolidated condensed interim financial statements.
- **4.2** The Group follows the practice to conduct actuarial valuation annually at the year end. Hence, the impact of remeasurement of post-employment benefit plans has not been incorporated in these consolidated condensed interim financial statements.

5. Property, plant and equipment

5.1 Additions and disposals to operating assets during the period are as follows:

		cost)	(at net book value)		
	September 30, 2019	30, 2018	September 30, 2019	September 30, 2018	
	(Un-a	udited)	•	udited)	
		(Rupees	in '000)		
Freehold land	11,012	-	-	-	
Buildings on freehold land	2,775	1,444	-	-	
Tanks and pipelines	179,377	859	56	-	
Service and filling stations	155,754	35,417	-	143	
Plant and machinery	47,794	35,080	-	-	
Furniture and fittings	3,125	-	-	-	
Vehicles and other rolling stock	-	11,964	1,480	37	
Office equipment	9,905	2,399	-	-	
Gas cylinders / regulators	-	10,919	-		
	409,742	98,082	1,536	180	

Additions

FOR THE THREE MONTHS PERIOD ENDED SEPTEMBER 30, 2019

- 5.2 The above disposals represented assets costing Rs. 19,841 thousand (September 30, 2018: Rs. 14,295 thousand) and were disposed off for Rs.13,654 thousand (September 30, 2018: Rs. 1,387 thousand).
- **5.3** Includes operating assets amounting to Rs. 769,021 thousand (June 30, 2019: Rs. 796,624 thousand) in respect of Holding Company's share in joint operations.
- 5.4 Includes capital work-in-progress amounting to Rs. 72,604 thousand (June 30, 2019: Rs. 72,604 thousand) in respect of Holding Company's share in joint operations.
- 5.5 During the period, the Holding Company recognised right of use asset amounting to Rs. 2,972,002 thousand (June 30, 2019: Nil) having a net book value of Rs. 2,903,639 thousand (June 30, 2019: Nil).

Long-term investments	Note	Un-Audited September 30, 2019 (Rupees	Audited June 30, 2019 s in '000)
Investment in related parties			
Investment held at fair value through other comprehensive income			
In an unquoted company - Pak-Arab Pipeline Company Limited (PAPC0) Equity held: 12% (2019: 12%) No. of shares: 8,640,000 (June 30, 2019: 8,640,000) of Rs. 100/- each Investment in associates In unquoted companies	6.1	7,959,953	6,404,764
- Asia Petroleum Limited Equity held: 49% (2019: 49%) No. of shares: 46,058,570 (2019: 46,058,570) of Rs. 10/- each		2,563,507	2,418,932
- Pak Grease Manufacturing Company [Private] Limited Equity held: 49.26% (2019: 49.26%) No. of shares:1,536,593 (2019: 1,536,593) of Rs. 10/- each		106,866 2,670,374	106,859 2,525,791
		10,630,327	8,930,555

6.1 The Group has carried out an exercise to ascertain the fair value of investment as at September 30, 2019 using the discounted cash flow technique (Level 3) and determined that the fair value amounts to Rs. 7,959,953 thousand (June 30, 2019: 6,404,764 thousand). The following major assumptions and inputs were used by the management to determine the aforesaid fair value:

	September 30, 2019	June 30, 2019
Discount rate Growth rate of terminal value	17.3% - 18.3% 5%	20.5% - 21.8% 5%

Un-Audited

Audited

Based on the above fair valuation exercise, the Group has recorded an unrealised profit - net of tax of Rs.1,216,935 thousand (September 30, 2018: Nil) in other comprehensive income for the year.

6.1.1	Movement of investment classified as FV0CI	Un-Audited September 30, 2019	Audited June 30, 2019 s in '000)
		(555,
	Balance at beginning of the period / year	6,404,764	864,000
	Impact of change in accounting policy	-	7,603,327
	Balance at beginning of the period / year - restated	6,404,764	8,467,327
	Remeasurement profit / (loss) recognised in other comprehensive income / (loss)	1,555,189	(2,062,563)
	Balance at the end of the period / year	7,959,953	6,404,764
6.1.2	Sensitivity to unobservable inputs:		
	 Discount rate (1% increase) Discount rate (1% decrease) Growth rate of terminal value (1% increase) Growth rate of terminal value (1% decrease) 	(571,351) 676,502 455,327 (387,029)	(359,561) 411,960 254,700 (223,821)

7. Stock-in-trade

The Group has recognised write-down of inventory to net realisable value amounting to Rs. 149,045 thousand (June 30, 2019: Rs. 170,781 thousand)

8.	Trade debts	Note	Un-Audited September 30, 2019 (Rupees	Audited June 30, 2019 in '000)
	Considered good			
	Due from Government agencies and autonomous bodies			
	- Secured	8.1	169,913	155,524
	- Unsecured	8.2 & 8.3	164,228,453	168,277,493
			164,398,366	168,433,017
	Due from other customers			
	- Secured	8.1	2,938,152	3,208,767
	- Unsecured	8.2 & 8.3	44,962,469	52,155,260
			47,900,621	55,364,027
			212,298,987	223,797,044
	Considered doubtful		2,924,154	3,160,415
	Trade debts - gross		215,223,141	226,957,459
	Less: Provision for impairment	8.4	(2,924,154)	(3,160,415)
	Trade debts - net		212,298,987	223,797,044

6.

FOR THE THREE MONTHS PERIOD ENDED SEPTEMBER 30, 2019

- These debts are secured by way of bank guarantees and security deposits.
- Includes Rs.171,920,704 thousand (June 30, 2019: Rs. 170,735,867 thousand) due from related parties, against which provision for impairment of Rs. 935,368 thousand (June 30, 2019: Rs. 1,071,117 thousand) has been recognised.
- Included in trade debts is an aggregate amount of Rs. 174,855,258 thousand (June 30, 2019:Rs. 180,676,446 thousand). These include past due trade debts of Rs. 80,639,061 thousand (June 30, 2019: Rs. 82,383,020 thousand), Rs. 25,433,881 thousand (June 30, 2019: Rs. 25,637,026 thousand) Rs 1,038,484 thousand (June 30, 2019: Rs. 4,105,302 thousand) and Rs. 58,725,332 thousand (June 30,2019: Rs. 53,457,589 thousand) from GENCO Holding Company Limited (GHC), Hub Power Company Limited (HUBCO), Kot Addu Power Company Limited (KAPCO), and Sui Northern Gas Pipeline Limited (SNGPL) respectively, based on the agreed credit terms. The Group carries a specific provision of Rs. 346,975 thousand (June 30, 2019: Rs. 346,975 thousand) against these debts and did not consider the remaining aggregate past due balance of Rs. 165,489,783 thousand (against which subsequent receipts of Rs. 40,000 thousand from GHC (formerly WAPDA), Rs. 6,970,000 thousand from HUBCO, Rs. 1,550,000 thousand from KAPCO and Rs. 28,900,000 thousand from SNGPL have been received) as doubtful, as the Group based on measures undertaken by the Government of Pakistan (GoP) to resolve circular debt issue, is confident that the aforementioned debts will be received in due course of time.

Further, as at September 30, 2019 trade debts aggregating Rs. 34,432,316 thousand (June 30, 2019: Rs. 27,382,041 thousand) are neither past due nor impaired. The remaining trade debt aggregating to Rs. 177,866,671 thousand (June 30, 2019: Rs.196,415,003 thousand) are past due but not impaired.

Based on the past experience, past track record and recoveries, the Group believes that the above past due trade debts do not require any additional provision for impairment except as provided in these conolidated condensed interim financial statements.

Un-Audited

Audited

8.4	The movement in provision during the period / year is as follows:	September 30, 2019 (Rupees	June 30, 2019 s in '000)
	Balance at beginning of the period / year Impact of change in accounting policy	3,160,415	3,290,578 (330,234)
	Balance at beginning of the period / year - restated Provision assumed through business combination	3,160,415	2,960,344 134,892
	Provision recognised during the period / year Reversal due to recoveries during the period / year	11,088 (247,349)	198,469 (133,290)
	Balance at the end of the period / year	(236,261) 2,924,154	65,179 3,160,415

Other receivables

Included in other receivables is long outstanding aggregate amount due from GoP on account of the following receivables, as more fully explained in note 16 to the consolidated annual audited financial statements of the Group for the year ended June 30, 2019:

Price differential claims (PDC):	Un-Audited September 30, 2019 (Rupees	Audited June 30, 2019 s in '000)
 on imports (net of related liabilities) of Motor Gasoline on High Speed Diesel on Ethanol E-10 fuel on account of supply of Furnace Oil to K-Electric Limited at Natural Gas prices GHC receivables 	1,350,961 602,603 27,917 3,908,581 3,407,357 9,297,419	1,350,961 602,603 27,917 3,908,581 3,407,357 9,297,419

During the period, there has been no significant change in the status of the above mentioned claims. The Group is fully confident of recoveries against these receivables and is actively pursuing these receivables / matters with the GoP through concerned / relevant ministries.

- Includes receivable of Rs. 41,310,946 thousand (June 30, 2019: Rs. 46,345,131 thousand) due from associates and related parties.
- As at September 30, 2019, receivables aggregating to Rs. 2,925,164 thousand (June 30, 2019: Rs. 2,907,016 thousand) were deemed to be impaired and hence have been provided for.
- Includes Rs. 27,948,933 thousand (June 30, 2019: Rs.30,243,658 thousand) unfavourable exchange differences arising on foreign currency borrowings (FE-25), obtained under the directives of Ministry of Finance - Government of Pakistan (MoF - GoP). These exchange differences are to be settled in accordance with the instructions provided by the MoF - GoP. The Holding Company recognises exchange differences arising on such borrowings as payable (in case of exchange gains) and receivable (in case of exchange losses) to / from GoP. As per letter dated November 27, 2013 from Finance Division, MoF - GoP shall defray extra cost and risks to be borne by the Holding Company in respect of these long / extended term borrowing arrangements i.e. the Holding Company would not bear any exchange differences on such borrowings. The Holding Company is actively pursuing with MoF - GoP for settlement of this receivable and is confident for recovery of the same.

Trade and other payables

Includes Rs. 43.753.252 thousand (June 30, 2019; Rs. 30.958.529 thousand) due to various related parties.

Contingencies and commitments

11.1 Contingencies

The Group has contingent liabilities in respect of unrecognized late payment surcharge, pending tax matters and other legal claims in the ordinary course of business.

11.1.1 Late Payment Surcharge

Claims amounting to Rs. 7,811,681 thousand (June 30, 2019: Rs. 7,877,755 thousand) in respect of delayed payment charges on the understanding that these will be payable only when the Group will fully realize delayed payment charges due from its customers, which is more than the aforementioned amount. Charges claimed by the Group against delayed payments by the customers, due to circular debt situation, are recognised on receipt basis as the ultimate outcome of the matter and amount of settlement cannot be presently determined.

FOR THE THREE MONTHS PERIOD ENDED SEPTEMBER 30, 2019

11.1.2 Income Tax

The taxation officer passed assessment orders dated May 28, 2010, May 31, 2010, June 30, 2010, August 31, 2010 and January 29, 2011 in respect of tax years 2004 to 2008 and made certain disallowances and additions resulting in total tax demand of Rs. 1,733,038 thousand. These orders were later rectified and amended to Rs. 964,037 thousand. Currently, the appeal against tax year 2008 is pending before High Court of Sindh (SHC). During the year ended June 30, 2018 the ATIR passed an order in respect of Tax Year 2004 which was decided in favour of the Holding Company and the Holding Company obtained its effect from tax authorities after which the amended demand was reduced to Rs. 783,014 thousand. During the current period, ATIR has passed three orders in respect of Tax Year 2005, 2006 and 2007 which are mostly in favour of the Holding Company except one point for Tax Year 2005 on which the Holding Company is in process of filing reference before SHC. The Holding Company has obtained the effect of ATIR order from taxation authorties for the tax year 2005 after which demand is further reduced to Rs. 593,127 thousand. Based on views of the tax advisor, the management believes that it is more likely than not that the matters will ultimately be decided in the favour of the Holding Company. Accordingly, no provision has been made for the said matters in these consolidated condensed interim financial statements.

11.1.3 Sales Tax

- 11.1.3.1 A sales tax show cause notice dated April 11, 2014 was issued by the Additional Commisioner Inland Revenue (ACIR), FBR in respect of sales tax audit of the Holding Company for tax year 2010. Under the said show cause notice, the ACIR showed the intention to impose a demand of Rs. 5,426,874 thousand on account of certain matters. Further, the show cause notice also includes default surcharge and penalty to be imposed at the time of payment. The Holding Company filed a suit against the said show cause notice before the SHC. The SHC vide an order suit no.753/2014 dated May 08, 2014 restrained the tax authorities from issuing any final order and taking any adverse action against the Holding Company and further instructed the Holding Company to cooperate with the tax authorities in respect of proceedings relating to show cause notice. However, during the year ended June 30, 2019, the Holding Company based on views of its lawyers withdrew the suit consequent to recent decision of Honorable Supreme Court (SC) dated June 27, 2018, whereby it was held that suit will only be entertained on the condition that 50% of the tax calculated by tax authorities is deposited with the authorities. The Deputy Commissioner Inland Revenue (DCIR) issued notice subsequent to withdrawal of suit which were duly responded by the Holding Company. During the period, the DCIR passed an order dated July 02, 2019 giving rise to demand of sales tax of Rs. 3,586,018 thousand alongwith penalty of Rs. 179,300 thousand and default surcharge to be calculated at the time of settlement of demand. The Holding Company appealed against this order before Commissioner Inland Revenue (CIR - Appeals), who has annulled the order and has decided the case in the Holding Company's favour. Tax department is likely to file an appeal against this order. Based on the views of tax and legal advisor of the Holding Company, the management believes that it is more likely than not that the matter will ultimately be decided in the Holding Company's favour. Accordingly, no provision has been made in these consolidated condensed interim financial statements.
- 11.1.3.2 During the year ended June 30, 2018, a show-cause notice dated November 17, 2017 for recovery of sales tax amounting to Rs.4,858,000 thousand was raised by the DCIR on the matter of non-charging of sales tax on supply of fuel to foreign going airlines for the year 2014-15. The show cause notice also included default surcharge and penalty to be imposed at the time of payment. The Holding Company filed suit No. 46 dated January 08, 2018 before the SHC which restrained the tax authorities from issuing any final order and taking any adverse action against the Holding Company and further instructed the Holding Company to cooperate with the tax authorities in respect of proceedings relating to show cause notice. However, during the year ended June 30, 2019, the Holding Company based on views of its lawyers withdrew the aforesaid suit consequent to recent decision of SC dated June 27, 2018, whereby it was held that suit will only be entertained on the condition that 50% of the tax calculated by tax authorities is deposited with the authorities. DCIR issued notices subsequent to withdrawal of suit which were duly responded by the Holding Company. During the

- period, the DCIR has passed an order dated July 04, 2019 giving rise to demand of sales tax of Rs. 4,579,596 thousand along with penalty of Rs.228,979 thousand and default surcharge to be calculated at the time of settlement of demand. The Holding Company appealed against this order before (CIR - Appeals), who has annulled the order and has decided the case in Holding Company's favour. Tax department is likely to file an appeal against this order. Based on the views of tax and legal advisor of the Holding Company, the management believes that it is more likely than not that the matter will ultimately be decided in the Holding Company's favour. Accordingly, no provision has been made in these consolidated condensed interim financial statements.
- 11.1.3.3 Sales tax show cause notices dated May 09, 2017 and June 30, 2017 were issued by the Deputy Commissioner, Large tax payers unit (LTU), Karachi in respect of non-payment of sales tax on PDC / subsidies by the Holding Company involving Rs. 35,696,013 thousand. The Holding Company filed petition in SHC against these show cause notices, against which SHC passed stay order in restraining the department from issuing any final order and instructed the Holding Company to cooperate with the tax authorities in respect of proceedings relating to show cause notice. However, during the year ended June 30, 2019, the Holding Company based on views of its lawyers withdrew the suit consequent to recent decision of SC dated June 27, 2018, whereby it was held that suit will only be entertained on the condition that 50% of the tax calculated by tax authorities is deposited with the authorities. The DCIR issued notices subsequent to withdrawal of suit which were duly responded by the Holding Company. During the period, the DCIR passed an order dated July 03, 2019 giving rise to demand of sales tax of Rs. 33,855,642 thousand along with penalty of Rs.33,855,642 thousand and default surcharge to be calculated at the time of settlement of demand. The Holding Company appealed against this order before (CIR - Appeals), who has annulled the order and has decided the case in Holding Company's favour. Tax department is likely to file an appeal against this order. Based on the views of tax advisor of the Holding Company, the management believes that it is more likely than not that the matter will ultimately be decided in the Holding Company's favour. Accordingly, no provision has been made in these consolidated condensed interim financial statements.
- 11.1.3.4 The Collector (Adjudication) Customs House Karachi, has issued a show-cause notice dated August 06, 2019 to the Holding Company for recovery of minimum value added sales tax of Rs. 3,107,963 thousand, on import of furnace oil in Pakistan from Keamari terminals. The Holding Company has challenged the impugned show-cause notice in the SHC, who has granted stay against any coercive action by the adjudicating authority. Based on the views of legal advisor of the Holding Company, the management believes that the matters will ultimately be decided in the favour of the Holding Company. Accordingly, no provision has been made in these consolidated condensed interim financial statements.

11.1.4 Other tax matters

- 11.1.4.1 The Government of Sindh through Sindh Finance Act, 1994 imposed infrastructure fee for development and maintenance of infrastructure on goods entering or leaving the Province through air or sea at prescribed rates. The Holding Company is contesting the levy along with other companies in the SHC. Through the interim order passed on May 31, 2011, the SHC has ordered that for every consignment cleared after December 28, 2006, 50% of the value of infrastructure fee should be paid in cash and a bank guarantee for the remaining amount should be submitted until the final order is passed. On the directive of the Directorate of Excise and Taxation (Taxes-II), up to Sep 30, 2019, the management has deposited Rs.109,461 thousand (June 30, 2019: Rs.108,707 thousand) in cash and provided bank guarantee amounting to Rs. 109,461 thousand (June 30, 2019: Rs.108,707 thousand) with the Excise and Taxation Department. Based on the views of its legal advisor, the management believes that the matter will ultimately be decided in the Holding Company's favour. Total amount of possible obligation, if any, cannot be determined with sufficient reliability. Accordingly, no provision has been made against infrastructure fee in these consolidated condensed interim financial statements.
- 11.1.4.2 There is no significant change in the status of other contingencies as disclosed in notes 28.1.2 to 28.1.5 to the annual audited consolidated financial statements of the Group for the year ended June 30, 2019.

FOR THE THREE MONTHS PERIOD ENDED SEPTEMBER 30, 2019

11.2	Commitments	Un-Audited September 30, 2019 (Rupees	Audited June 30, 2019 in '000)
11.2.1	Commitments in respect of capital expenditure contracted for but not yet incurred are as follows:		
	- Property, plant and equipment - Intangibles	1,761,302 2,878,424 4,639,726	3,365,135 984,726 4,349,861
11.2.2	Letters of credit	40,004,065	42,196,685
11.2.3	Bank guarantees	1,401,328	1,313,181
11.2.4	Standby Letters of credit	36,967,215	38,897,240
11.2.5	Post-dated cheques	5,148,000	5,160,000
11.2.6	Rental under ijarah arrangements	45,550	29,851
12.	Net Sales	Un-audited Quarter Ended	
		September 30, 2019 (Rupees	September 30, 2018 in '000)
	Gross Sales	411,929,292	331,815,086
	Less: - Sales tax - Excise duty and petroleum levy - Surplus price differential - Custom duty - Inland freight Equalization Margin (IFEM)	[58,952,522] [5,052,460] [691,520] [1,183,839] [5,406,602] [71,286,943]	(46,677,345) - - - - (4,419,176) (51,096,521)
	Net Sales	340,642,349	280,718,565
13.	Earnings per share	Un-audited Quarter Ended	
		September 30, 2019	September 30, 2018
13.1	Basic	(Rupees	in uuuj
	Profit for the period attributable to the owners of the Holding Company	3,499,512	4,180,884
	Weighted average number of ordinary		(Restated)
	shares in issue during the period (number of shares)	391,227,752	391,227,752

(Rupees)

8.94

(Restated)

10.69

13.2 During the year ended June 30, 2019, the Holding Company has issued 20% bonus shares (i.e.) one for every five ordinary shares held) which has resulted in restatement of basic and diluted earnings per share

13.3 Diluted

14.

There is no dilutive effect on the basic earnings per share of the Holding Company as there are no convertible potential ordinary shares in issue as at September 30, 2019.

Note	Un-audited Quarter Ended	
	September 30, 2019	September 30, 2018
Cash used in operations	(Rupees	in '000)
Profit before taxation	6,336,398	6,589,903
Depreciation and Amortisation	890,914	280,678
Reversal of provision for impairment on trade debts - net	(236,261)	(191,564)
Provision for impairment against doubtful other receivables - net	18,148	3,215
Provision for impairment against stores,	10,140	3,213
spares and loose tools	41,598	-
Provision for retirement and other	(00.000	040.000
services benefits Gain on disposal of operating assets	422,932 (12,118)	312,202 (1,207)
Share of profit from associates - net of tax	(144,583)	[119.959]
Dividend income from FVOCI / AFS investment	(283,227)	(271,998
Interest on lease payments	92,112	-
Finance costs	3,001,610	1,826,054
	3,791,125	1,837,421

14.1 Working capital changes

Working capital changes

(Increase) / decrease in current assets: - Stores, spares and loose tools - Stock-in-trade - Trade debts - Loans and advances - Deposits and short-term prepayments - Other receivables	(138,684) (751,456) 11,734,318 (101,607) 1,441,901 7,087,899	(16,989) 1,435,528 10,088,935 62,863 2,196,135 5,173,115
Decrease in current liabilities: - Trade and other payables	(27,642,687)	(50,823,803)
	(8,370,316)	(31,884,216)

14.1

(8,370,316)

1,757,207

(31,884,216) (23,456,892)

Earnings per share - basic and diluted

FOR THE THREE MONTHS PERIOD ENDED SEPTEMBER 30, 2019

15. Cash and cash equivalents

Cash and cash equivalents comprise following items in the consolidated condensed interim statement of financial position:

Un-audited Quarter Ended			
September September 30, 2019 30, 2018			
(Rupees in '000)			
4,425,208	4,002,196		

[14.274.436]

[10,272,240]

(40,993,719)

(36,568,511)

Cash and bank balances Short - term borrowings (Finances under mark-up arrangements)

Fair value of financial assets and liabilities

These consolidated condensed interim financial statements do not include all financial risk management information and disclosures which are required in the annual financial statements and should be read in conjunction with the Group's annual audited consolidated financial statements for the year ended June 30, 2019. There have been no change in any risk management policies since the year end.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement dates. The carrying values of all financial assets and liabilities reflected in these consolidated condensed interim financial statements approximate their fair values. The Group analyses financial instruments carried at fair value by valuation method. The different levels have been defined as follows:

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

Transactions with related parties

17.1 Related parties comprise associates, retirement benefit funds, state owned / controlled entities, GoP and its related entities and key management personnel. Details of transactions with the related parties during the period, other than those disclosed elsewhere in these consolidated condensed interim financial statements. are as follows:

Name of the related	Nature of transactions	Un-audited Quarter Ended	
party and relationship with the Group		September 30, 2019	September 30, 2018
Acceptation		(Rupee:	s in '000)
Associates - Pak Grease Manufacturing Company (Private) Limited	Purchases	15,295	6,763
Retirement benefit funds			
- Pension Funds (Defined Benefit)	Charge for the period Contributions	144,997 377,436	140,375 328,408
- Gratuity Fund	Charge for the period Contributions	69,377 157,202	71,092 136,782
- Provident Funds	Charge / Contribution for the period	56,684	34,323
- Pension Funds (Defined Contribution)	Charge / Contribution for the period	73,091	-
Key management personnel	Managerial remuneration Charge / Contribution for	161,502	110,488
	the period	3,230	2,519
Non-executive Directors	Remuneration and fees	13,029	4,400

17.2 Related parties by virtue of GoP holdings

The Federal Government of Pakistan directly holds 25.51% (including shares under Pakistan State Oil Company Limited Employee Empowerment Trust) of the Holding Company's issued share capital and is entitled to appoint members of the Board of Management (BoM) under the provisions of the Marketing of Petroleum Products (Federal Control) Act, 1974 for management of the affairs of the Holding Company. The Holding Company, therefore, considers that the GoP is in a position to exercise control over it and therefore regards the GoP and its various bodies as related parties for the purpose of disclosures in respect of related parties.

The Group has availed the exemption available to it under its reporting framework, and therefore has not provided detailed disclosures of its transactions with government related entities except for transactions stated below, which the Group considers to be significant:

FOR THE THREE MONTHS PERIOD ENDED SEPTEMBER 30, 2019

		Un-audited Quarter Ended	
		September 30, 2019	September 30, 2018
		(Rupees in '000)	
- Board of Management	Contribution towards expenses of BoM	6,188	5,444
- Pak Arab Pipeline Company Limited	Pipeline charges Dividend received	760,533 283,227	449,514 271,998
- Sui Northern Gas Pipelines Limited	Sales	101,472,477	94,775,766
- GENCO Holding Company Limited (formerly Water and Power Development Authority)	Sales Utility charges	1,506,084 34,332	7,280,890 23,633
- Pakistan Petroleum Limited	Purchases	819,882	-
- Pakistan International Airlines Corporation Limited	Sales Purchases	7,227,201 1,203	4,592,542 1,919
- Pak Arab Refinery Limited	Purchases Pipeline charges	49,283,291 90,590	37,561,805 59,749
- Oil and Gas Development Company	Purchases	1,524,187	-
- Pakistan Petroleum Limited	Purchases	819,882	-
- K-Electric	Sales	26,852,867	17,052,020
- National Bank of Pakistan	Finance cost and		

The transactions described below are collectively but not individually significant to these consolidated condensed interim financial statements and therefore have been described below:

bank charges

534.332

396.297

- (i) The Group sells petroleum products to various government bodies in the normal course of its business and has banking relationship with institutions controlled by GoP. As an Oil Marketing and Refining Group, Oil and Gas Regulatory Authority (OGRA) is the regulatory authority of the Group.
- The Group collects income tax, sales tax, federal excise duty and petroleum levy in the capacity of withholding Agent on behalf of GoP. The Group also pays various taxes and duties to different regulatory authorities including Federal Board of Revenue.
- (iii) The Group incurs rental charges in respect of storage facilities at Keamari terminal and at various airports which are paid to Karachi Port Trust and Civil Aviation Authority, respectively. The Group also utilises port facilities of Port Qasim Authority and Karachi Port Trust.

- (iv) The Group has obtained insurance cover for its inventory and fixed assets from National Insurance Company Limited.
- (v) The Group utilises carriage services of Pakistan National Shipping Corporation and Pakistan Railway for movement of its petroleum products. The Group also uses pipeline of Pak Arab Refinery Limited (PARCO) and Pak Arab Pipeline Company Limited (PAPCO) for delivery/movement of its product.
- (vi) The Group obtains utility services from Civil Aviation Authority, Sui Northern Gas Pipelines Limited, Sui Southern Gas Company Limited and K-Electric Limited.
- (vii) The Group sells fuel, oil and other allied products to K-Electric Limited and receives pipeline income as per agreed terms and conditions.
- (viii) The Group has obtained various financing facilities from National Bank of Pakistan.
- (ix) The Group also pays dividend to various government related entities who are shareholders of the Group.
- 17.3 Inventory of the Group held by related parties as at September 30, 2019 amounts to Rs. 18,415,878 thousand (June 30, 2019: Rs. 22,767,496 thousand).
- 17.4 Short term borrowings includes Rs. 28,004,813 thousand (June 30, 2019: Rs. 30,604,813 thousand) under finances obtained from National Bank of Pakistan. Cash and bank balances inlcudes Rs. 1,329 thousand (June 30, 2019: Nil) kept in National Bank of Pakistan.
- 17.5 Accrued interest / mark-up includes Rs. 452,754 thousand (June 30, 2019: Rs. 362,457 thousand) interest / mark-up on account of short term finances obtained from National Bank of Pakistan.
- 17.6 The status of outstanding receivables and payables from / to related parties as at September 30, 2019 are included in respective notes to these consolidated condensed interim financial statements.
- 17.7 Contributions to staff retirement benefit funds are in accordance with the terms of the service rules. Remuneration of key management personnel are in accordance with the terms of the employment / appointment. Other transactions with the related parties are carried out as per agreed terms.

Quarter Ended September September 30, 2019 30, 2018 **Operating segments** (Rupees in '000)

18.1 Segment wise revenues and profit is as under:

Revenue - net sales

Petroleum Products Liquefied Natural Gas (LNG) Refining operations Others	238,622,000 90,600,826 10,859,523 560,000 340,642,349	198,181,365 81,004,928 - 1,532,272 280,718,565
Profit for the period		
Petroleum Products Liquefied Natural Gas (LNG) Refining operations Others	3,876,000 (833,000) (54,018) 484,969 3,473,951	3,368,000 342,000 - 470,884 4,180,884

Un-audited

FOR THE THREE MONTHS PERIOD ENDED SEPTEMBER 30, 2019

- Timing of revenue recognition is at a point in time.
- Out of total sales of the Group, 99.2% (September 30, 2018: 99.0%) relates to customers in Pakistan.
- 18.4 All non-current assets of the Group as at September 30, 2019 and 2018 are located in
- Sales to five major customers of the Group are approximately 34% during the three months period ended September 30, 2019 (September 30, 2018: 34%).

19. Events after the reporting date

The members of the Holding Company in the 43rd Annual General Meeting held on October 28, 2019 have approved (i) a final cash dividend of Rs. 5 per share amounting to Rs. 1,956,139 thousand (ii) 20% bonus shares (78,245,550 shares) i.e. one share for every five ordinary shares held.

Corresponding figures

Corresponding figures have been rearranged and reclassified, wherever necessary, for the purposes of comparison the effect of which is not material.

21. Date of authorisation for issue

These consolidated condensed interim financial statements were approved and authorised for issue on October 30, 2019 by the Board of Management.

Syed Jehangir Ali Shah Managing Director & CEO

Mohammad Shahid Khan Member-Board of Management

Yacoob Suttar Chief Financial Officer

ر پورٹ برائےشیئر ہولڈرز ہابت پہلی سہ ماہی مختتمہ 30 ستمبر،2019

باکتان اسٹیٹ آئک سمپنی لمیٹڈ (لی ایس او) کے بورڈ آف مینجنٹ نے سمائی مختتمہ 30 سمبر، 2019 کے لیے کمپنی اور گروپ کی کارکرد گی کا جائز ہلیااوراس کی رپورٹ بمسر ت پیش کرتا ہے۔

مالی سال 2019 کے دوران پاکستان کومسلسل معاثثی چیلنجز کا سامنا کرنا پڑا۔ IMF پروگرام کے باعث مالیاتی گنجائش میں کمی آئی اوراسی طرح باند ڈسکاؤنٹ ریٹس مجموعی طور مصنعتی شعبہ اور صارفین کے اخراجات پر اثر انداز ہوئے۔اس کا اندازہ گزشتہ سال کی اسی مدت (SPLY) کے مقابلے میں آٹومو ہاکنز کی طلب میں %22 کمی اور بڑے پہانے کے مینوفیکچرنگ سیکٹریر قابل غور دیاؤ سے ہوتا ہے۔ان معاثی اشارات کااٹرمسلسل مقامی پیٹرولیم انڈسٹری پریڑاجس کے باعث اورمجموعی طور پر مارکیٹ کے قجم میں کمی آئی جس کااظہار وائٹ آئل کی مقدار میں %6.9، بلک آئل میں %21.2 اور مجموعی طور پرلیکویڈ فیولز میں %9.8 کی کی ہے ہوتا ہے۔

نی ایس او نے شخت مقالے اور میکروا کنا مک چیلنجز کے باوجود کیکویڈ فیلز میں اینامار کیٹ شیئر SPLY کے %40.1 سے بڑھ کر . 46.6% حاصل کیااورڈاؤن اسٹریم آئل مارکیٹ میں اپنی برتری قائم رکھی ۔وائٹ آئل کی مقدار میں % 5.8 کےاضافہ کے باعث تمپنی کے مارکیٹ شیئر میں بنیادی طور پر بہتری آئی ۔اسی طرح ، وائٹ آئل میں مارکیٹ شیئر % 45.0 د ہا جو کہ گزشتہ سال اسی مدت میں 39.6% تھا۔ مارکیٹ شیئر میں بیاضا فدانتظامیہ کی جانب سے صارفین کومتو جدر کھنے یرفو کس اورٹیم کی مخلصا نہ کاوشوں کے باعث ہوا۔

نی ایس اونے اس مدت کے دوران میں % 42 مال ریفائنری پروڈکشن سے حاصل کیا جبکہ SPLY میں میشر ح % 33.6 تھی، نیز لی ایس اونے %54 صنعتی درآ مدات کوبھی ہینڈل کیا۔اس مدت کے دوران بی ایس او نے صارفین کے لئے آفرز میں اضافہ پرتوجہ مرکوزر کھی۔

نی ایس اوکے' 'ڈیجی کیش کارڈ'' کے اقدام کوصارفین کی جانب سے پر جوش ریسیانس ملااور بی ایس اونے اس اقدام سے 50,000 سے زائدصارفین کورجسٹر کیا۔ بی ایس او ملک میں گرین فیلڈ ڈیپ کنورژن ریفائنری کےسیٹ اپ کے لئےسعودی آ را مکو کےساتھ کام کرر ہا ہے۔ نیز کمپنی کا ماتحت ادارہ ، یا کستان ریفائنری لمیٹڈ اپنے ریفائنری اپ گریڈ پروجیکٹ پر کام کررہا ہے۔

۔ کمپنی نے گزشتہ سال ای مدت کے 4.18 بلین روپے کے مقالمے میں 3.53 بلین روپے کا بعد از ٹیکس منافع (PAT) رپورٹ کیا۔ PAT میں کمی کی بڑی وجداسٹیٹ بینک آف یا کستان کی جانب سے بڑھے ہوئے ڈسکاؤنٹ ریٹس کےسب مالی لاگت میں اضافیقی اور اس کے علاوہ جزوی طور پر یا کتانی رویے کی قدر کے لحاظ ہے زرمبادلہ کا حصول تھی متحکم بنیاد پر، گروپ نے مجموع طور پر 340.64 بلین رویے کا کاروبار کیا جبکہ گروپ PAT 3.48 بلین یا کستانی رویے رہا۔

سہ ماہی کے دوران ، بی ایس او کے قابل وصول رقم میں یاورسیکٹر سے 8.9 ملین رو بے کی کی آئی جبکہ سوئی ناردرن گیس یائپ لائنز لمیٹٹر سے 2.4 بلین روپے کا اضافہ ہوا۔ بی ایس اووصولی کے لئے متعلقہ اتھارٹیز کے ساتھ مسلسل مصروف عمل ہے کیونکہ اس قابل وصول رقم کا higher borrowing cost کی صورتحال میں کمپنی کے منافع پر منفی اثریڑے گا۔

تی ایس اوا نے مارکیٹ شیئر اورلیڈر شپ پوزیشن معمنے کم منافع میں بہتری لانے کے لئے جمکن کوشش کر رہاہے۔ کی ایس اوا بے تمام . ملاز مین ، اسٹیک ہولڈرز اور ہارٹیز کوانگی شراکت اورمسلسل تعاون پرخلصانہ شکر یہ ادا کرتا ہے۔ ہم حکومت یا کتان بالخصوص وزارت توانائی، پیٹر ولیم ڈیویژن کابھی ان کے مسلسل تعاون اور رہنمائی پرشکر بہادا کرتے ہیں۔

كرا جي:30 اكتوبر 2019