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# **COMPANY INFORMATION**

# **Chairman (Non-Executive Director)**

Mr. Fahad

# **Chief Executive Officer (Executive Director)**

Mr. Ashfaq

# **Non-Executive Directors**

Mr. Shamsul Haq

Mr. Shamsul-Zuha

Mr. Muhammad Usman

Mrs. Naveen Shams

# **Independent Directors**

Mr. Muhammad Safyan Qureshi

Mr. Faizan Ahsan

Mr. Suhail Ahmed Panhwar

# **Chief Financial Officer**

Mr. Saif-ur-Rehman

# **Company Secretary**

Mr. Nafees Shams Qureshi

# **Audit Committee**

Mr. Faizan Ahsan Chairman

Mr. Shamsul-Hag

Mr. Muhammad Usman

Mr. Muhammad Safyan Qureshi

# **H. R & Remuneration Committee**

Mr. Suhail Ahmed Panhwar Chairman

Mr. Shamsul-Zuha

Mr. Fahad

# **Bankers**

Bank Al Habib Limited Habib Metropolitan Bank Limited Bank Alfalah Limited Meezan Bank Limited MCB Bank Limited United Bank Limited

# **External Auditor**

M/s. Muniff Ziauddin & Co Chartered Accountants

# **Legal Advisor**

M/s. Merchant Law Associates

# **Investor Relation Contact**

Share Registrar

M/s. C & K Management Associates (Pvt) Ltd M13, Progressive Plaza, Civil Lines near PIDC, Beaumont Road, Karachi Phones: 021-35685930, 021-35687839

# **Registered Office**

S-49/A, S.I.T.E, Mauripur Mauripur Road, Karachi Telephone: 021-32354361-64

021-32354929

Fax: 021-32358685

e-mail: goodluckindltd@live.com

# Website

www.goodluckind.com



# **Chairman's Review**

As required under the Listed Companies (Code of Corporate Governance) Regulations, 2019 an annual evaluation of the Board of Directors of Goodluck Industries Limited is carried out. The purpose of this evaluation is to ensure that the Board's overall performance and effectiveness is measured and benchmarked against expectations in the context of objectives set for the Company.

For the financial year ended June 30, 2025, the Board's overall performance and effectiveness has been assessed as Satisfactory. Improvements are an ongoing process leading to action plans. The above overall assessment is based on an evaluation of integral components, including vision, mission and values; engagement in strategic planning; formulation of policies; monitoring the organization's business activities; monitor financial resource management; effective fiscal oversight; equitable treatment of all employees and efficiency in carrying out the Board's responsibility.

The Board of Directors of your Company received agendas and supporting written material including follow up materials in sufficient time prior to the board and its committee meetings. The board meets frequently enough to adequately discharge its responsibilities. The non-executive and independent directors are equally involved in important decisions.

Mr. Fahad Chairman

Karachi dated: September 11, 2025.



# **DIRECTORS' REPORT**

#### Dear Shareholders,

The Board is pleased to present Annual Report with the Audited Financial Statements of the Company together with Auditors' Report thereon for the financial year ended June 30, 2025.

# **General Review**

During the fiscal year, 2025 turnover was PKR 1,606,635,107 (2024: PKR 2,166,953,351) the sales proceeds of wheat products of the company has decreased in corresponding period of last year. This was due to decrease in rates of commodity (wheat) purchases from the open market. However due to rates decrease of the raw material the cost of Sales decreased and was PKR 1,574,208,173 (2024: PKR 2,138,381,705) and administration expenses was PKR 29,248,997 (2024: PKR 24,970,257) increased during the last corresponding period.

#### **Principal Risks and Uncertainties**

The business environment remains challenging and competitive. Higher cost of services due to inflationary pressures, after accounting for the finance cost and taxation, the company has after-tax profit Rs. 3,404,890 (2024: PKR. 3,263,654) and an Earning per share (EPS) of PKR 11.35 (2024: PKR 10.88).

# **Appropriation of Profit**

The Board of Directors of the Company proposed appropriation of profit for the year ended June 2025 as under:

	2025	2024
Profit before taxation	5,124,185	4,708,449
Taxation	(1,719,295)	(1,444,795)
Profit after taxation	3,404,890	3,263,654
Unappropriated profit brough forward	104,961,292	91,625,836
Dividend decleared @ 3/ per ordinary share (2023:3.00)	(900,000)	(900,000)
Adjustment of incremental depreciation	9,665,660	10,707,747
Other comprehensive (loss)/ income	(87,980)	264,055
Unappropriated profit carry forward	117,043,861	104,961,292

# Earnings per share - Basic

Earnings per share - Basic during the year ended June 2025 as under:

	2025	2024
Profit after taxation	3,404,890	3,263,654
No. of shares	300,000	300,000
		======
Earnings per share - Basic	11.35	10.88

# **Proposed Dividend**

The Board of Directors of the Company has proposed to declare payment of cash dividend @ Rs. 3.00 per ordinary share i.e. 30% amounting to Rs. 900,000 for the year ended June 30, 2025 subject to the approval of Shareholders in Annual General Meeting.

#### Gratuity

The Board of Directors specifically approved the provision for gratuity by Rs. 18,249,133 during the financial year ended June 30, 2025.

# **Director remunerations**

In order to improve the financial position of the Company the Chief Executive and the Board of Directors of Company have decided to forgo fees, remuneration and other perquisites for the financial year ended June 2025.

# **GOODLUCK INDUSTRIES LIMITED**

#### **Future Program**

Considering the prevailing situation in the country the Board of Directors of the company has decided to run the business of the factory as usual and that no major changes or new investment whatsoever is proposed during the forthcoming year.

# **Appointment of Auditors**

The present auditors' M/s. Muniff Ziauddin & Co, Chartered Accountants retire and being eligible, offer themselves for re-appointment and as required by the code of corporate governance the Audit Committee have recommended appointment of M/s. Muniff Ziauddin & Co, Chartered Accountants, as auditors of the Company for the financial year ending June 2026

#### **Internal Financial Controls**

The Directors are aware of their responsibility with respect to internal financial controls. Through discussions with management and auditors (both internal and external), they confirm that adequate controls have been implemented by the Company.

#### **Financial & Corporate Reporting Framework**

The Directors are pleased to state that the Company is compliant with the provisions of the Code of Corporate Governance as required by Securities & Exchange Commission of Pakistan (SECP). Following are the statements on Corporate and Financial Reporting Framework:

- ♦ The financial statements prepared by the management of the Company present its state of affairs fairly, the results of its operations, cash flows and changes in equity.
- ♦ The Company has maintained proper books of accounts.
- Appropriate accounting policies have been consistently applied in preparation of financial statements and accounting estimates are based on reasonable and prudent judgment.
- ♦ International Financial Reporting Standards, as applicable in Pakistan, have been followed in preparation of financial statements.
- The Board of Directors has established an efficient system of internal financial controls, for ensuring effective and efficient conduct of operations, safeguarding of Company assets, compliance with applicable laws and regulations, and reliable financial reporting.
- There are no significant doubts upon the Company's ability to continue as a going concern.
- There has been no material departure from the best practices of corporate governance, as detailed in the listing regulations.
- Information about taxes and levies is given in the notes to and forming part of financial statements.
- Specified pattern of shareholding is included in this report.
- Past seven years' key operating and financial data is annexed in this annual report.
- ♦ The board consists of 1 female and 8 male directors with following composition:

Independent Director3Executive Director1Non-Executive Directors5

During the year (4) meetings of the Board of Directors were held. Attendance by each Directors is as follows:

Name of the Directors	No. of meeting attended
Mr. Ashfaq	4
Mr. Shamsul-Haq	3
Mr. Shamul-Zuha	4
Mrs. Naveen Shams	4



Mr. Fahad 4
Mr. Faizan Ahsan 4
Mr. Muhammad Usman 4
Mr. Muhammad Safyan Qureshi 4
Mr. Suhail Ahmed Panhwar 4

• In accordance with the requirement of the code, an audit committee has been formed and following are its members:

Mr. Faizan Ahsan Chairman
Mr. Shamsul-Haq Member
Mr. Muhammad Safyan Qureshi Member
Mr. Muhammad Usman Member

During the year, four (4) Quarterly audit committee meetings were held.

 In accordance with the requirement of the code, an H.R & Remuneration committee has been formed and following are its members:

Mr. Suhail Ahmed Panhwar Chairman
Mr. Shamsul-Zuha Member
Mr. Fahad Member

During the year, two (2) Half Yearly HR & Remuneration committee meetings were held.

# **Subsequent Events**

No material changes and commitments affecting the financial position of the Company have occurred between the end of the financial year and the date of this report.

# **Gender Pay Gap**

Following is Gender Pay Gap as at June 30, 2025:

i Mean Gender Pay Gap: Nilii Median Gender Pay Gap: Nil

iii Other Information: The Company did not have any female staff as at June 30, 2025

# **Appreciation**

We would like to extend our sincere gratitude to our customers for their trust in our us. We are thankful to our banker, shareholders and suppliers for their continued support. We also appreciate our employees for their relentless dedication and immense contribution to the Company.

On behalf of Board of Directors

Mr. Ashfaq Chief Executive

Karachi: September 11, 2025

Mr. Shamsul-Zuha

Director



# شيئر ہولڈرز کیلئے ڈائر یکٹرز کی رپورٹ

# معززشيئر ہولڈرز،

گڈلک انڈسٹریز لمیٹڈ کے بورڈ آف ڈائز کیٹرز 30 جون <u>202</u>5 ءکوٹتم ہونے والے مالیاتی سال کیلئے سالا ندر پورٹ بمعہ کمپنی کے آ ڈٹ شدہ مالیاتی حسابات اوراس کے ساتھ ساتھ آڈیٹرز کی ریورٹ پیش کررہے ہیں۔

# عام جائزه:

دوران مالی سال <u>2025ء میں ٹرن</u> اوور 1,606,635,107 روپے رہا (2024) 166,953,351 روپ) کمپنی کی گندم کی مصنوعات کی فروخت سے حاصل ہونے والی آمدنی میں گزشتہ سال کی اسی مدت کے مقابلے میں کمی ہوئی ہے ۔ یہ کمی اوپن مارکیٹ سے اجناس (گندم) کی خریداری کی قیمتوں میں کمی کے باعث ہوا۔ تاہم گندم کی قیمتوں میں کمی کے باعث ہوا۔ تاہم گندم کی قیمتوں میں کمی کے باعث فروخت کی لاگت میں 1,574,208,173 روپے) تھے اور انتظامی اخراجات میں 29,248,997 روپے کا اضافہ ہوا جو کہ گذشتہ سال (2024,207,257,2024 روپے) تھے۔

# بنيادي خطرات اورغيريقيني صورتحال

کاروباری ماحول چینجنگ اور مسابقتی رہا۔ افراط زر کے دباؤکی وجہ سے سروسز کی زائد قیت ، مالیاتی لاگت اورٹیکس کے حساب کتاب کے بعد ، کمپنی کا بعد از ٹیکس منافع 3,404,890روپے(2024) 3,263,654روپے) اور فی تقصص کی آمدنی 11.35 روپے (2024) 10.88روپے ) رہی۔

# منافع کی ترتیب: اختنا می سال جون <u>202</u>5ء کے لئے کمپنی کے بورڈ آف ڈائز بکٹرز نے درج ذیل مجوز ہمنافع کی ترتیب پیش کی ہے:

	2025	2024
فع قبل از شیکس	5,124,185	4,708,449
يكسيشن	(1,719,295)	(1,444,795)
فع بعداز ئيلس	3,404,890	3,263,654
برتر تیب کرده منافع کی تفصیل	104,961,292	91,625,836
ملان کردہ ڈویڈنڈ بحساب3روپے فی عام شیئر (2023: 3.00روپے )	(900,000)	(900,000)
كرىيىنىش مىن كى بيىشى كى ايْدِجسْمەنىڭ	9,665,660	10,707,747
يگرمتعلقهآ مدنی/(خساره)	(87,980)	264,055
بررتر تيب شده منافع كي تفصيل	117,043,861	104,961,292

# فى شيئر بنيادى آمدنى:

اختامی سال جون 2025ء کے دوران بنیادی آمدنی فی شیئر درج ذیل ہے:

2024	2025	
3,263,654	3,404,890	نفع نقصان بعداز ثيلس
300,000	300,000	شيئرز کي تعداد
10.88	11.35	بنیادی آمدنی فی شیئر

# مجوزه ڈویڈنڈ:

سکینی کے بورڈ آف ڈائر کیٹرز نے اختتا می سال 30 جون <u>502ء</u> کے لئے ڈویڈنڈ کی نفذادا ئیگی بحساب 3.00روپے فی شیئر یعنی %30 میلن 900,000روپے کی تجویز پیش کی ہے۔



# گریجویٹی:

بورڈ آف ڈائر کیٹرز نے خصوصی طور پر مالیاتی ختم ہونے والے مالیاتی سال30 جون 2025ء کے دوران مبلغ 18,249,133 روپے گریجو پٹی کے طور پر منظور کتے ہیں۔

# ڈائر یکٹرز کی تخواہیں:

کمپنی کی مالی پوزیش کوبہتر بنانے کیلئے چیف ایگزیکیٹیو اور کمپنی کے بورڈ آف ڈائزیکٹرز نے فیصلہ کیا کہ اختنا می مالیاتی مالیاتی سال جون <u>202</u>5ء کے لئے فیس،اجرتیں اور دیگر حیار جز کومعاف کر دیاجائے۔

# مستقبل كايروگرام:

ملک کی موجودہ صورتحال کے پیش نظر کمپنی کے بورڈ آف ڈائر کیٹرزنے فیصلہ کیا ہے کہ فیکٹری کے کاروبار کواس طرح چلایا جائے اوراس میں کوئی بڑی تبدیلی یا نئی سر ماہیکاری نہ کی جائے جو کہ آنے والے سال کیلئے تبحیز کی گئی ہے۔

# آ ڈیٹرز کی تقرری:

موجودہ آڈیٹرزمیسرزمنیف ضیاءالدین اینڈ کمپنی چارٹرڈ اکاؤٹٹینٹس ریٹائز ہوگئے ہیں اورکوڈ آف کارپوریٹ گورننس کے تحت دوبارہ تقرری کیلئے اپنے آپ کو پیش کر سکتے ہیں۔ آڈٹ کمپٹی نے میسرزمنیف ضیاءالدین اینڈ کمپنی چارٹرڈ اکاؤٹٹینٹس کو کمپنی کے آڈیٹرز کے طور پراختا میسال جون 2026ء کے لئے بطور آڈیٹر قرری کی سفارش کی ہے۔

# اندرونی مالیاتی کنٹرول:

ڈائر کیٹرزاندرونی مالیاتی کنٹرول کے حوالے سے اپنی ذمہداری سے آگاہ ہیں۔انظامیاوراڈیٹرز (اندرونی اور بیرونی دونوں) کے ساتھ بات چیت کے ذریعے،وہ اس بات کی تصدیق کرتے ہیں کہ مپنی کی طرف سے مناسب کنٹرول نافذ کیے گئے ہیں۔

# بورد آف کار پوریٹ گورنس کے قواعد برعملدرآ مد:

سمپنی کے ڈائر کیٹرز آپ کو مطلع کرنا چاہتے ہیں کہ آپ کی سمپنی نے پاکتان اٹاک ایمپینج کمیٹٹر کے قواعد کی فہرست میں درج کوڈ آف کارپوریٹ گورنس پرعملدرآ مدکیلئے ضروری اقدامات کے ہیں:

- کا انظامیہ نے مرتب کئے ہیں اوراس میں تمام مندرجات بالکل صحیح پیش کئے گئے ہیں جس میں اس کے آپریش، نقد کالین دین اورا یوئیٹی کے سے میں تبدیلیاں شامل ہیں۔
  - انون کے مطابق کمپنی نے حساب کے کھاتے مناسب طریقے سے مرتب کئے ہیں۔
  - 🖈 مالیاتی حسابات کی تیاری میں مناسب اکاؤنٹنگ کی پالیسیاں مستقل طور پر لا گوہوتی ہیں اورا کاؤنٹنگ کا تخیینہ معقول اور محتاط فیصلے پرمٹنی ہوتا ہے۔
    - 🖈 انٹر پیشنل فنانشل ر پورٹنگ کا معیار جو کہ پاکستان میں قابل اطلاق ہے کے مطابق مالیاتی حسابات کی تیاری میں عمل کیا جاتا ہے۔
- پورڈ آف ڈائر کیٹرزنے آپریشنز کوموثر انداز میں انجام دینے جمپنی اٹاثوں کی حفاظت، قابل اطلاق توانین اورضوابط کیتمیل اور قابل اعتاد مالی رپورٹنگ کے لئے داخلی کنٹرولز کاایک موثر نظام قائم کیا ہے۔
  - اس کمپنی کومسلسل چلانے کیلئے اس کی اہلیت پر کوئی شک وشبزہیں ہے۔
  - 🖈 کوئی بھی مواد کار پوریٹ گورننس کی اعلیٰ پر یکٹس سے خالیٰ نہیں ہے جس کی تفصیلات ریگولیشن کی فہرست میں دی گئی ہے۔
    - 🖈 میسزاورلیویز ہے متعلق معلومات نوٹس میں دی گئی ہیں جو کہ مالیاتی حسابات کا ایک حصہ ہے۔
      - اس رپورٹ میں شیئر ہولڈنگ کامخصوص طریقہ کارشامل ہے۔
      - 🖈 گزشته سات سالول کاانهم آیریٹنگ اور مالیاتی ڈیٹا کی تفصیل منسلک ہے۔
      - پورڈ8 مرداور 1 خاتون ڈائر یکٹرز پر مشتل ہے جس کے مبران درج ذیل ہیں: آزادڈائر یکٹر (۳) ، ایگزیکٹیڈیڈ ڈائر یکٹر (۱) ، غیرا گیزیکٹیڈیڈ ڈائر یکٹرز (۵)

# **GOODLUCK INDUSTRIES LIMITED**

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اس سال کے دوران بورڈ آف ڈائز بکٹرزنے حیارمیٹنگز کا انعقاد کیاتھا جس میں درج ذیل ڈائز بکٹرزنے شرکت کی۔
                                                                         میٹنگز میں شرکت کی تعداد
                                                                                                                                     ڈائر یکٹرز کے نام
                                                                                                                                       جناباشفاق
                                                                                                                                       جناب شمس الحق
                                                                                                                                      جناب شمس الضح<sup>ل</sup>
                                                                                                                                    محترمه نوينشس
                                                                                                                                           جناب فهد
                                                                                                                                   جناب فيضان احسن
                                                                                                                                       جناب محمر عثمان
                                                                                                                                 جناب محمر سفيان قريثي
                                                                                                                                 جناب سهيل احمه ينهور
                                                                   کوڈ کی ضروریات کے مطابق آ ڈٹ کمیٹی تشکیل دی گئی ہے جس کے ممبران درج ذیل ہیں:
                                                                            چيئر مين
                                                                                                                                   جناب فيضان احسن
                                                                                                                                     جناب شمس الحق
                                                                                                                                 جناب محرسفيان قريثي
                                                                                ممبر
                                                                                                                                       جناب محمر عثمان
                                                                                               جناب مد مهان
دوران سال آڈٹ کمیٹی کی چارسہ ماہی میٹنگز منعقد کی گئیں۔
                                                   کوڈ کی ضروریات کے مطابق آج آر اور ریمونریشن کمیٹی تشکیل دی گئی ہےجس کے ممبران درج ذیل ہیں:
                                                                                                                                 جناب سهيل احمد پنهور
                                                                                                                                      جناب شمس الضحل
                                                                              بناب فهد
دوران سال ایچ آر اور ریمپونریش کمیٹی کی دوششهای میٹنگز منعقد کی گئیں۔
                                                                                                                                                 بعدازال داقعات:
                                           مالیاتی سال کے آخراوراس رپورٹ کی تاریخ کے درمیان کمپنی کی مالیاتی حیثیت میں تبدیلی کیلئے کوئی اثرات مرتب نہیں ہوئے ہیں۔
                                                                                                                                                   صنفى تنخواه كافرق.
                                                                                                             30 جون 2025 کے مطابق صنفی تنخواہ کا فرق درج ذیل ہے۔
                                                                                                                                     i_اوسط صنفی تنخواه کا فرق: کوئی نہیں
                                                                                                                                  ii_درمیانی صنفی تنخواه کا فرق: کوئی نہیں
                                                                                            iii۔ دیگرمعلومات: کمپنی کے یاس 30 جون 2025 تک کوئی خاتون عملہ نہیں تھا۔
                                                                                                                                                        اظهارتشكر:
بورڈ آف ڈائر کیٹرز نے اپنے تمام گا ہوں کا کمپنی پراعتاد کرنے پرشکر بیادا کیا اوراپنے تمام مالیاتی اداروں جصص داروں اور سپلائرز کے تعاون پر مخلصانة شکر بیادا کیا ہے۔ کمپنی کے
                                                                       تمام اسٹاف ممبرز کا بھی شکریہادا کیا ہے کہانہوں نے کمپنی کی انتظامیہ کے ساتھ مخلصانہ تعاون کیا ہے۔
                                                                                                                                       ازطرف بوردْ آف ڈائر یکٹرز
                                                                                                                                                     جناب اشفاق
                                                                                                                                                    چف ایگزیکیٹو
                                                                                                                                   كراچىمورخە11ستېر2025ء
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# Statement of Compliance with Listed Companies (Code of Corporate Governance) Regulations, 2019

# Name of company <u>Goodluck Industries Limited</u> Year ended <u>June 30, 2025</u>

The company has complied with the requirements of the Regulations in the following manner:

1. The total number of directors are 9 (Nine) as per the following:

a. Male : 8 b. Female : 1

2. The composition of the Board is as follows:

	Mr. Muhammad Safyan Qureshi				
Independent Directors	Mr. Faizan Ahsan				
	Mr. Suhail Ahmed Panhwar				
Executive Director	Mr. Ashfaq				
	Maria de la companya della companya della companya della companya de la companya della companya				
	Mr. Fahad				
	Mr. Shamsul-Haq				
Non-executive Directors	Mr. Shamsul-Zuha				
	Mr. Muhammad Usman				
	Mrs. Naveen Shams				
Female Director	Mrs. Naveen Shams				

- 3. The directors have confirmed that none of them is serving as a director on more than seven listed companies, including this company;
- 4. The company has prepared a code of conduct and has ensured that appropriate steps have been taken to disseminate it throughout the company along with its supporting policies and procedures;
- 5. The Board has developed a vision/mission statement, overall corporate strategy and significant policies of the company. The Board has ensured that complete record of particulars of the significant policies along with their date of approval or updating is maintained by the company;
- 6. All the powers of the Board have been duly exercised and decisions on relevant matters have been taken by the Board/ shareholders as empowered by the relevant provisions of the Act and these Regulations;
- 7. The meetings of the Board were presided over by the Chairman and, in his absence, by a director elected by the Board for this purpose. The Board has complied with the requirements of Act and the Regulations with respect to frequency, recording and circulating minutes of meeting of the Board;
- 8. The Board have a formal policy and transparent procedures for remuneration of directors in accordance with the Act and these Regulations;
- 9. All Directors are compliant with necessary requirements of Directors' Training certification
- 10. The Board has approved appointment of chief financial officer, company secretary and head of internal audit, including their remuneration and terms and conditions of employment and complied with relevant requirements of the Regulations;
- 11. Chief financial officer and chief executive officer duly endorsed the financial statements before approval of the Board;
- 12. The Board has formed committees comprising of members given below:

## a) Audit Committee

Faizan Ahsan Chairman
Shamsul-Haq Member
Muhammad Usman Member
Muhammad Safyan Qureshi Member



b) HR and Remuneration Committee

Suhail Ahmed Panhwar Chairman Shamsul-Zuha Member Fahad Member

- 13. The terms of reference of the aforesaid committees have been formed, documented and advised to the committee for compliance;
- 14. The frequency of meetings (quarterly/half yearly/ yearly) of the committee were as per following, -

a) Audit Committee;

4 Quarterly Meetings

b) HR and Remuneration Committee;

2 Half Yearly Meetings

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

S. No.	Non-Mandatory Requirement	Reg. No.	Explanation
1.	The Board may constitute a separate committee, designated as the nomination committee, of such number and class of directors, as it may deem appropriate in its circumstances.	29(1)	Currently, the board has not constituted a separate Nomination Committee and the function are being performed by the Board
2.	The Board may constitute the risk management committee, of such number and class of directors, as it may deem appropriate in its circumstances, to carry out a review of effectiveness of risk management procedures and present a report to the Board	30(1)	Currently, the board has not constituted a separate Nomination Committee and the function are being performed by the Board
3.	The Board is responsible for governance and oversight of sustainability risks and opportunities and takes appropriate measures to address it. Further, the Board ensures that the Company's sustainability and DE&I related strategies are periodically reviewed and monitored.	10A (1) (3) (4)	The Board will ensure that the Company has addressed sustainability-related risk and opportunities. Also, it will ensure that Company's sustainability and DE&I related strategies are periodically reviewed and monitored in future.
4.	The Board may establish a dedicated sustainability committee or assign additional responsibilities to an existing Board committee.	10A (5)	Currently, the Board has not constituted a separate Sustainability Committee and the functions will be performed by the Board Audit Committee.

Dolar

Mr. Fahad

Chairman

Buy

Mr. Ashfaq

Chief Executive

Karachi dated: 11th September, 2025



# Comparative statements of key operations for last seven years

	Jun/2025	Jun/2024	Jun/2023	Jun/2022	Jun/2021	Jun/2020	Jun/2019	Jun/2018
	Rupees	Rupees	Rupees	Rupees	Rupees	Rupees	Rupees	Rupees
Balance Sheet								
Paid up Capital	3,000,000	3,000,000	3,000,000	3,000,000	3,000,000	3,000,000	3,000,000	3,000,000
Reserve and surplus/(deficit)	117,043,861	104,961,292	75,925,029	75,925,029	60,539,478	60,539,478	54,346,371	45,483,460
Shareholders equity	120,043,861	107,961,292	78,925,029	78,925,029	63,539,478	63,539,478	57,346,371	48,483,460
Long term & Deferred liabilties	51,086,467	52,359,459	59,357,782	59,357,782	27,617,158	27,617,158	29,173,782	33,409,960
Current Liabilities	23,761,425	33,665,784	12,787,900	12,787,900	3,800,547	3,800,547	4,083,235	3,089,852
Operating Assets	946,830,458	955,246,172	984,585,074	984,585,074	342,273,044	342,273,044	356,330,139	356,330,139
Current Assets	136,895,721	137,240,449	87,657,855	87,657,855	62,461,784	62,461,784	58,809,392	49,368,609
Long Term Deposits	1,048,616	1,048,616	948,174	948,174	362,782	362,782	360,782	360,782
Trading Results			/					
Turn over / Sales	1,606,635,107	2,166,953,351	1,235,287,707	1,235,287,707	859,757,469	859,757,469	896,779,683	843,665,617
Gross Profit	32,426,934	28,571,646	24,554,796	24,554,796	18,957,572	18,957,572	17,512,095	16,615,649
Operating Profit	2,395,216	2,891,316	6,365,916	6,365,916	3,164,838	3,164,838	3,370,243	3,910,824
Other Income	2,760,981	1,834,331	0	0	0	0	0	0
Finacial charges	32,012	17,198	13,297	13,297	8,525	8,525	19,059	18,410
Profit before tax	5,124,185	4,708,449	6,352,619	6,352,619	3,156,313	3,156,313	3,151,184	3,892,414
Profit after tax	3,404,890	3,263,654	4,596,648	4,596,648	1,035,703	1,035,703	4,115,664	2,473,955
Dividend declared	900,000	900,000	900,000	900,000	990,000	990,000	1,005,000	1,020,000

# Comparative statements of key operations for last seven years

	Jun/2025	Jun/2024	Jun/2023	Jun/2022	Jun/2021	Jun/2020	Jun/2019	Jun/2018
	Rupees							
Basic earning per share	11.35	10.88	15.32	15.32	3.45	3.45	13.72	8.25
Break up value of shares								
of Rs. 10/= each	400.15	359.87	263.08	263.08	211.80	211.80	191.15	161.61
Earning per share (pretax)	17.08	15.69	21.18	21.18	10.52	10.52	11.17	12.97
Earning per share (Aftertax)	11.35	10.88	15.32	15.32	3.45	3.45	13.72	8.25
<u>Percentage</u>								
Gross Profit	2.02	1.32	1.99	1.99	2.20	2.20	1.95	1.97
Profit before tax	0.32	0.22	0.51	0.51	0.37	0.37	0.37	0.46
Profit after tax	0.21	0.15	0.37	0.37	0.12	0.12	0.46	0.29
Dividend declared %	30.00	30.00	30.00	30.00	33.00	33.00	33.50	34.00



# Notice of the 55th Annual General Meeting

**NOTICE IS HEREBY GIVEN** that the fifty fifth (55<sup>th</sup>) Annual General Meeting of **Goodluck Industries Limited** will be held on **Saturday, October 11, 2025, at 11:00 a.m.** at Plot No. S-49/A, S.I.T.E, Mauripur Road, Karachi; to transact the following businesses:

# **ORDINARY BUSINESS:**

- 1. To confirm the minutes of the 54<sup>rd</sup> Annual General Meeting held on October 16, 2024;
- 2. To receive, consider, approve and adopt the annual audited financial statements of the Company for the year ended June 30, 2025, together with the Directors' and Auditors' Reports thereon;
- 3. To approve and declare final cash dividend @ 30% i.e Rs.3.00 per Ordinary Shares of Rs.10/ each for the year June 30, 2025 as recommended by the Board.
- 4. To appoint Auditors and fix their remuneration for the year ended June 30, 2026. The present Auditors, M/s. Muniff Ziauddin & Co., Chartered Accountants, retire and being eligible, offer themselves for reappointment
- 5. To consider any other business with the permission of the Chairman.

By order of the Board

Nafees Shams Qureshi Company Secretary

Karachi: September 16, 2025

# **NOTES:**

- 1. The Share Transfer Books of the Company will remain closed for the period from October 04, 2025 to October 11, 2025 (both days inclusive).
- 2. Members are requested to immediately notify change in their addresses, if any, at our Company's Registered Office or Shares Registrar M/s. C & K Management Associates (Pvt) Limited, M13, Progressive Plaza, Civil Lines Quarters, Near PIDC, Beaumont Road, Karachi. ("the Share Registrar"), Karachi, Pakistan.
- **3.** A member of the Company entitled to attend and vote at this meeting, may appoint another member as his/her proxy to attend and vote instead of him/her. Proxies, in order to be effective, must be received by the Company at the above said addresses, not less than 48 hours before the meeting.
- **4.** CDC Account holders will further have to observe the following guidelines, as laid down in Circular 01 dated January 20, 2000, issued by the Securities and Exchange Commission of Pakistan:

# 5. Participation in the AGM:

SECP vide its Circular No.4 of 2021 dated February 15, 2021, has made a regular feature to participate in General Meeting through electronic means. Considering the SECP's directives, the Company intends to convene this AGM with minimal physical interaction of shareholders while ensuring compliance with the



quorum requirements and requests the Members to consolidate their attendance at the AGM through proxies to safeguard and protect their wellbeing.

Therefore, the Company has made arrangements to ensure that all participants, including shareholders, can now participate in the AGM proceeding via video-link. For this, Members are required to email their Name, Folio Number and Number of Shares held in their names with subject "Registration for GOODLUCK AGM" at <a href="mailto:goodluckindltd@live.com">goodluckindltd@live.com</a> Video-link and login credentials will be shared with only those Members whose emails, containing all the required particulars, are received at the given email address by or before 11:00 a.m. on October 09, 2025. Members are therefore, encouraged to attend the AGM through video-link or by consolidating their attendance through proxies.

#### 6. Notice to Shareholders who have not provided CNIC:

Members are requested to submit a copy of their valid CNIC (only physical shareholders), if not already provided to the Shares Registrar of the Company. Corporate account holders should submit National Tax Number, if not yet submitted. In case of non-submission of CNIC/NTN Certificate (copy), all future dividends will be withheld.

#### 7. Mandate for E-DIVIDENDS for shareholders:

In order to make process of payment of cash dividend more efficient, e-dividend mechanism has been envisaged where shareholders can get amount of dividend credited into their respective bank accounts electronically without any delay. In this way, dividends may be instantly credited to respective bank accounts and there are no changes of dividend warrants getting lost in the post, undelivered or delivered to the wrong address, etc. The Securities and Exchange Commission of Pakistan (SECP) through Notice No. 8(4) SM/CDC 2008 dated April 5, 2013 had advised all Listed Companies to adopt e-dividend mechanism due to the benefits it entails for shareholders. In view of the above, you are hereby encouraged to provide a dividend mandate in favor of e-dividend by providing dividend mandate form duly filled in and signed.

#### 8. Transmission of Annual Audited Financial Statement via QR enabled code:

In accordance with Section 223 of the Companies Act, 2017, and pursuant to S.R.O. 389(I)/2023 dated March 21, 2023, the financial statements of the Company have been uploaded on the website of the Company which can be downloaded from the following web link and QR enabled code:

https://www.goodluckind.com/financial-information.html



However, shareholders who wish to receive the hard copy of Annual Audited Financial Statements along with notice of general meeting shall have to send the request Company's email address: goodluckindltd@live.com





Business Executive Centre F/17/3, Block 8,Clifton Karachi – 75600 - Pakistan Tel: +92-21-35375127-8, +92-21-35872283

E-mail: info@mzco.com.pk Web: bkrpakistan.com

INDEPENDENT AUDITOR'S REVIEW REPORT TO THE MEMBERS OF GOODLUCK INDUSTRIES LIMITED

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

We have reviewed the enclosed Statement of Compliance with the Listed Companies (Code of Corporate Governance) Regulations, 2019 (the Regulations) prepared by the Board of Directors of Good Luck Industries Limited (the Company) for the year ended June 30, 2025 in accordance with the requirements of regulation 36 of the Regulations.

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

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

The Regulations requires the Company to place before the Audit Committee, and upon recommendation of the Audit Committee, place before the Board of Directors for their review and approval, its related party transactions. We are only required and have ensured compliance of this requirement to the extent of the approval of the related party transactions by the Board of Directors upon recommendation of the Audit Committee.

Based on our review, nothing has come to our attention which causes us to believe that the Statement of Compliance does not appropriately reflect the Company's compliance, in all material respects, with the requirements contained in the Regulations as applicable to the Company for the year ended June 30, 2025

KARACHI

DATE: 11th September, 2025

CHARTERED ACCOUNTANTS

UDIN: CR202510130qNowpS3Cr

BKR Independent Member

Other Offices: Islamabad & Lahore







Business Executive Centre F/17/3, Block 8,Clifton Karachi – 75600 – Pakistan Tel: +92-21-35375127-8, +92-21-35872283 E-mail: info@mzco.com.pk

Web: bkrpakistan.com

Independent Auditor's Report to the members of GoodLuck Industries Limited

#### Report on the Audit of the Financial Statements

#### Opinion

We have audited the annexed financial statements of **GoodLuck Industries Limited** (the Company), which comprise the statement of financial position as at **June 30, 2025**, and the statement of profit or loss, the statement of comprehensive income, the statement of changes in equity, the statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information, and we state that we have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purposes of the audit.

In our opinion and to the best of our information and according to the explanations given to us, the statement of financial position, the statement of profit or loss, the statement of comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes forming part thereof conform with the accounting and reporting standards as applicable in Pakistan and give the information required by the Companies Act, 2017 (XIX of 2017), in the manner so required and respectively give a true and fair view of the state of the Company's affairs as at June 30, 2025 and of the profit and other comprehensive income, the changes in equity and its cash flows for the year then ended.

# **Basis for Opinion**

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

# **Key Audit Matters**

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

Following are the Key Audit Matters:

Key audit matters	How the matter was addressed in our audit
Retirement Benefits	
As described in the Accounting Policies in note 5.10 and in note 15.1 to the financial statements, the Company has a defined benefit gratuity plan for its employees.	We evaluated the management assessment of the assumptions made in the valuation of the scheme liabilities, and evaluated the information contained within the actuarial valuation report for the scheme.
At June 30, 2025, the Company recorded a net retirement benefit liabilities of Rs. 18.249 million (2024: Rs. 14.870	We tested the significant assumptions used in the valuation of the scheme and, with support from other publicly available data and other actuarial reports, we





million). The Company did not maintain any retirement benefit asset to meet its relevant liabilities.

The liability determined on the basis of certain assumptions such as discount rate, inflation and working life of employees, which are complex and an area of significant judgement; changes in any of these assumptions can lead to a material movement in the liability.

considered the process applied by the Company's actuary, the scope of the valuation performed and the key assumptions applied and evaluated their expertise. We benchmarked and performed a sensitivity analysis on the key variables in the valuation model, including:

- Salary increases; and
- Discount rates.

# Information Other than the Financial Statements and Auditors' Report Thereon

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

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

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

# Responsibilities of Management and Board of Directors for the Financial Statements

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

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

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

# Auditor's Responsibilities for the Audit of the Financial Statements

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

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

Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the overrideof internal control.



- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are
  appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the
  Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates
   and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accountingand, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and
  whether the financial statements represent the underlying transactions and events in a manner that achieves fair
  presentation.

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

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

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

# Report on Other Legal and Regulatory Requirements

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

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

The engagement partner on the audit resulting in this independent auditor's report is Sohail Saleem.

Chartered Accountants

Karachi

Date: September 11, 2025

UDIN: AR202510130PXi9mdsZC



# GOODLUCK INDUSTRIES LIMITED STATEMENT OF FINANCIAL POSITION AS AT JUNE 30, 2025

		2025	2024
	Note	<rupee< th=""><th>es&gt;</th></rupee<>	es>
ASSETS			
Non-current assets			
Property, plant and equipments	6	946,830,458	955,246,172
Long term security deposits	7	1,048,616	1,048,616
	_	947,879,074	956,294,788
Current assets			
Stock in trade	8	49,430,116	10,447,286
Trade debts	9	21,766,876	33,275,279
Advances & prepayments	10	3,921,514	=
Income tax refundable	11	45,214,352	39,744,599
Cash and bank balances	12	16,562,862	53,773,285
	:://///	136,895,721	137,240,449
TOTAL ASSETS	1317 <u> </u>	1,084,774,795	1,093,535,237
EQUITY AND LIABILITIES			
Share capital and reserves			
Authorised capital			
1,000,000 ordinary shares of Rs. 10 each paid in cash	W _	10,000,000	10,000,000
Issued, subscribed and paid up capital:	/		
300,000 ordinary shares of Rs. 10 each fully paid in cash	13	3,000,000	3,000,000
Capital reserves			
cupital reserves			
Surplus on revaluation of property, plant and equipment - net of tax	14	889,883,041	899,548,702
Revenue Reserves			
Unappropriated profit		117,043,861	104,961,292
onappropriated profit		1,009,926,903	1,007,509,994
LIABILITIES			
Non-current liabilities			
Deferred liabilities	15	51,086,467	52,359,459
Current liabilities			, ,
Trade and other payables	16	21,346,787	31,347,363
Unclaimed dividend	17	2,414,638	2,318,421
Citatined dividend	-, r	23,761,425	33,665,784
Total liabilities	_	74,847,892	86,025,243
Contingencies and commitments	18		
TOTAL EQUITY AND LIABILITIES		1,084,774,795	1,093,535,237
The array of makes forms an integral want of these financial statements			

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

Chief Executive

Director



# GOODLUCK INDUSTRIES LIMITED STATEMENT OF PROFIT OR LOSS FOR THE YEAR ENDED JUNE 30, 2025

		2025	2024
	Note	<rupee< th=""><th>s&gt;</th></rupee<>	s>
Turnover	19	1,606,635,107	2,166,953,351
Cost of sales	20	(1,574,208,173)	(2,138,381,705)
Gross profit		32,426,934	28,571,646
Administrative expenses	21	(29,248,997)	(24,970,257)
Other operating expenses	22	(782,721)	(710,073)
	_	(30,031,718)	(25,680,330)
Profit from operations		2,395,216	2,891,316
Other Income	23	2,760,981	1,834,331
Finance costs	24	(32,012)	(17,198)
Profit before levies and income tax		5,124,185	4,708,449
Levies		-	-
Profit before taxation	1//-	5,124,185	4,708,449
Taxation	25	(1,719,295)	(1,444,795)
Profit after taxation	/ -	3,404,890	3,263,654
Earnings per share - basic and diluted	26 _	11.35	10.88

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

Chief Executive

Director



# GOODLUCK INDUSTRIES LIMITED STATEMENT OF COMPREHENSIVE INCOME FOR THE YEAR ENDED JUNE 30, 2025

	2025	2024
	<rupees< th=""><th>&gt;</th></rupees<>	>
Profit for the year	3,404,890	3,263,654
Other comprehensive income:		
Remeasurement loss on defined benefit plans	(123,916)	371,909
Related deferred tax	35,936	(107,854)
W 1,/ 1/7	(87,980)	264,055
Other comprehensive income/(loss) for the year	(87,980)	264,055
Total comprehensive income for the year	3,316,909	3,527,709

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

Chief Executive

Director



Revenue reserve

Unappropriated

profit

117,043,861

1,009,926,903

Total

GOODLUCK INDUSTRIES LIMITED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED JUNE 30, 2025

		equipment		
	<	Rupe	es	>
Balance as at July 1, 2023	3,000,000	910,256,449	91,625,836	1,004,882,285
Total comprehensive income for the year ended June 30, 2024				
Profit for the year	-	-	3,263,654	3,263,654
Other comprehensive income (net of tax)	-	-	264,055	264,055
Total comprehensive income for the year	<del>-</del> ///	-	3,527,709	3,527,709
Transfer on account of incremental depreciation (net of tax) - Refer note 14 Transactions with owners:	-	(10,707,747)	10,707,747	-
Final cash dividend $@$ Rs.3.00 per ordinary share for the year ended June 30, 2023	· -//		(900,000)	(900,000)
Balance as at June 30, 2024	3,000,000	899,548,702	104,961,292	1,007,509,994
Total comprehensive income for the year ended June 30, 2025				
Profit for the year	7/4 //-	-	3,404,890	3,404,890
Other comprehensive income (net of tax)	11 11 11 11 <u>-</u>	_	(87,980)	(87,980)
Total comprehensive income for the year	1///-	-	3,316,909	3,316,909
Transfer on account of incremental depreciation (net of tax) - Refer note 14	// <del>-</del>	(9,665,660)	9,665,660	-
Transactions with owners:				
Final cash dividend @ Rs.3.00 per ordinary for the year ended June 30, 2024	- ·	-	(900,000)	(900,000)

3,000,000

889,883,041

Share capital

Issued,

subscribed and

Capital reserve

Surplus on

revaluation of

paid up capital property, plant and

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

Chief Executive

Balance as at June 30, 2025

Director



# GOODLUCK INDUSTRIES LIMITED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED JUNE 30, 2025

	2025	2024
CASH FLOW FROM OPERATING ACTIVITIES	<rupees< th=""><th>·&gt;</th></rupees<>	·>
Profit before levy & taxation	5,124,185	4,708,449
Adjustments for:		
Depreciation	16,128,413	16,396,892
Provision for gratuity	3,403,199	3,084,442
	19,531,612	19,481,334
CASH FLOW FROM OPERATING ACTIVITIES - BEFORE WORKING CAPITAL CHANGES	24,655,797	24,189,783
WORKING CAPITAL CHANGES		
(Increase) / Decrease in current assets:	1	
Stock in trade	(38,982,831)	4,343,153
Trade debts	11,508,403	57,019,837
Advances and prepayments	(3,921,514) (31,395,942)	61,362,990
	(31,393,942)	01,302,990
Increase/(decrease) in creditors, accrued & other liabilities		
Trade and other payables	(10,000,575)	(26,528,132)
CASH GENERATED FROM OPERATIONS	(16,740,720)	59,024,641
Income tax and levies paid	(11,804,819)	(20,800,930)
Gratuity paid	(148,400)	(900,550)
NET CASH (USED IN)/ GENERATED FROM OPERATING ACTIVITIES	(28,693,939)	37,323,161
CASH FLOW FROM INVESTING ACTIVITIES		
Fixed capital expenditure	(7,712,700)	(5,180,000)
Increase in long term deposit		(100,442)
NET CASH USED IN INVESTING ACTIVITIES	(7,712,700)	(5,280,442)
CASH FLOW FROM FINANCING ACTIVITIES		
Dividends paid	(803,783)	(804,352)
NET CASH USED IN FINANCING ACTIVITIES	(803,783)	(804,352)
NET (DECREASE)/INCREASE IN CASH AND CASH EQUIVALENT	(37,210,422)	31,238,366
CASH AND CASH EQUIVALENTS - at the beginning of the year	53,773,285	22,534,919
CASH AND CASH EQUIVALENTS - at the end of the year	16,562,862	53,773,285

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

Chief Executive

Director

# GOODLUCK INDUSTRIES LIMITED

# GOODLUCK INDUSTRIES LIMITED NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED JUNE 30, 2025

#### 1 STATUS AND NATURE OF BUSINESS

Goodluck Industries Limited (the Company) is a public limited company incorporated in Pakistan on November 13, 1967 under the repealed Companies Act, 1913 (Repealed with the enactment of the repealed Companies Ordinance, 1984 and the Companies Act, 2017). The shares of the Company are listed on Pakistan Stock Exchange Limited. The principal activities of the Company is milling of wheat and all kinds of grains.

Geographical location and addresses of Company's major business units including mills/plants is as under:

rachi

S-49/A, S.I.T.E., Maripur Road, Karachi

The registered office and the factory premises

# 2 BASIS OF PREPARATION

# 2.1 Statement of compliance

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

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

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

# 2.2 Basis of measurement

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

## 2.3 Functional and presentation currency

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

#### 3 KEY JUDGEMENTS AND ESTIMATES

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

- Useful lives , residual value and depreciation method of property, plant and equipment (refer note 5.2 & 6)
- Provision for impairement of stock in trade (refer note 5.3 & 8)
- Impairment loss of non financial assets other than stock in trade (refer note 5.9)
- Provision for expected credit loss (refer note 5.12.2)
- Obligation of defined benefit obligation (refer note 5.10 & 15.1)
- Estimation of provisions (Refer note 5.6)
- Estimation of contingent liabilities (refer note 5.13 & 18)
- Current income tax expense, provision for current tax recognition of deferred tax ( refer note 5.8 & 25)

# **GOODLUCK INDUSTRIES LIMITED**

#### 4. NEW AND AMENDED STANDARDS AND INTERPRETATIONS

- **4.1.** There are certain amendments and interpretations to the accounting and reporting standards which are mandatory for the Company's annual accounting period which began on July 1, 2024. However, these do not have any significant impact on the Company's financial statements.
- **4.2.** Except that during the year certain amendments to IAS 1 Presentation of Financial Statements have become applicable to the Company which require entities to disclose their material accounting policy information rather than their significant accounting policies. These amendments have been incorporated in these financial statements with the primary impact that the material accounting policy information has been disclosed rather than the significant accounting policies.
- **4.3.** Standards, amendments and interpretations to existing standards that are not yet efective and have not been early adopted by the Company:

		(annual reporting periods beginning on or after)
IAS 21	The E ects of changes in Foreign Exchange Rates (Amendments)	01-Jan-25
IFRS 17	Insurance Contracts (Amendments)	01-Jan-26
IFRS 7	Financial Instruments: Disclosures (Amendments)	01-Jan-26
IFRS 9	Financial Instruments – Classi cation and Measurement of Financial	01-Jan-26
	Annual improvements to IFRS 7, IFRS 9, IFRS 10 (Consolidated	01-Jan-26
	Financial Statements) and IAS 7 (Statement of Cash Flows)	

**4.4.** There is a standard and certain other amendments to the accounting and reporting standards that will be mandatory for the The above standards, amendments to approved accounting standards and interpretations are not likely to have any material impact on the Company's financial statements.

Other than the aforesaid standards, interpretations and amendments, International Accounting Standards Board (IASB) has also

IFRS 1 First-time Adoption of International Financial Reporting Standards

IFRS 17 Insurance Contracts

IFRIC 12 Service Concession Arrangement

#### 5. MATERIAL ACCOUNTING POLICY INFORMATION

The material accounting policies set out below have been applied consistently to all periods presented in these financial statements, except the following,

# 5.1 Initial application of a standard, amendment or an interpretation to an existing standard

# 5.1.2 Amendments to published accounting and reporting standards which are effective for the year ended June 30, 2025

Amendments to published accounting and reporting standards which are effective for the year ended June 30, 2025 There we certain amendments to published accounting and reporting standards that became applicable for the Company during the yeare not considered to be relevant or did not have any significant effect on the Company's operations and have therefore not I disclosed in these financial statements except for the following:

# i) Disclosure detailing shariah and conventional elements

During the year, the Securities and Exchange Commission of Pakistan (SECP) has made amendments to the Fourth Schedule to the Companies Act, 2017 whereby certain disclosure requirements have been introduced, which have been presented in note 37 to these financial statements



#### 5.2 Property, plant and equipment

Items of property, plant and equipment other than leasehold land, building, plant & machinery and capital work in progress are measured at cost less accumulated depreciation and impairment loss (if any).

Leasehold land, buildings and plant & machinery are measured at revalued amounts less accumulated depreciation and impairment loss (if any).

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

Any revaluation increase arising on the revaluation of leasehold land, buildings and plant & machinary improvements is recognised in other comprehensive income and presented as a separate component of equity as "Revaluation surplus on property, plant and equipment", except to the extent that it reverses a revaluation decrease for the same asset previously recognised in profit or loss, in which case the increase is credited to profit or loss to the extent of the decrease previously charged. Any decrease in carrying amount arising on the revaluation of land, buildings and leasehold improvements is charged to profit or loss to the extent that it exceeds the balance, if any, held in the revaluation surplus on property, plant and equipment relating to a previous revaluation of that asset. The revaluation reserve is not available for distribution to the Company's shareholders. The surplus on revaluation buildings and leasehold improvements to the extent of incremental depreciation charged (net of deferred tax) is transferred to unappropriate profit.

Depreciation is charged over their estimated useful lives, using diminishing balance method at the rates specified in note 6.

Depreciation on additions to property, plant and equipment is charged from the month of purchase or from the month of commercial productions in respect of additions made during the year while proportionate depreciation is charged on assets disposed off during the year till the month of disposal.

Normal repairs and replacements are taken to the statement of profit or loss. Major improvements and modifications are capitalized and assets replaced, if any, other than those kept as stand-by, are retired.

An item of property plant and equipment and any significant part initially recognized is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. The gain or loss arising on derecognition of an item of property plant and equipment is determined as the difference between sales proceeds and the carrying amounts of the asset and is recognized in as other income on the statement of profit or loss. The case of the derecognition of a revalued Property, the attributable to revalution surplus remaining surplus on the surplus on revaulation is transferred directly to the unappropriated profit.

# 5.2.1 Judgements and estimates

The useful lives, residual values and depreciation methods are reviewed on regular basis. The effect of changes in an estimate is accounted for on a proportionate basis.

#### 5.2.2 Impairment

An asset is carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

#### 5.3 Stock in trade

Stock in trade are valued at lower of cost and net realisable value. Cost is determined under the weighted average basis. . Scrap and by-product is valued at estimated realisable value. Cost is determined as follows:

Stages of Stock-in-trade	Basis of Valuation
Raw Material at warehouses	At lower of annual average cost and net realizable value.
Raw Material In transit	At cost accumulated to the statement of financial position date.
Work in process	At cost.
Finished Goods	Purchase cost of direct materials, labour and a reasonable allocation of overheads based on normal operating capacity on a weighted average basis.

Net realizable value is determined on the basis of estimated selling price of the product in the oridinary course of business less estimated cost of completion and the estimated cost necessary to be incurred to make the sale.

#### 5.3.1 Judgements and estimates

Stock in trade write down is made based on the current market conditions, historical experience and selling goods of similar nature. It could change significantly as a result of changes in market condition. A review is made on each reporting date on stock for excess, obsolescence and decline in net reliazeable value and an allowance is recorded against the stock balances for any such decline

# **GOODLUCK INDUSTRIES LIMITED**

#### 5.4 Trade debts and other receivables

Trade debts and other receivables are recognized initially at the amount of consideration that is unconditional, unless they contain significant financing component in which case such are recognized at fair value.

The company holds the trade debts with the objective of collecting the contractual cashflows and therefore measures the trade debts subsequently at amortised cost using the effective interest rate method. Impairment of trade debts and other receivables is described in note 5.11.2.

#### 5.5 Borrowings

Borrowings are recognized initially at fair value, net of transaction costs incurred and are subsequently measured at amortized cost using the effective interest rate method. Borrowings are classified as current liabilities unless the Company has an unconditional / contractual right to defer settlement of the liability for at least twelve months after the statement of financial position date.

#### 5.6 Provisions

Provisions are recognized when the Company has a legal or constructive obligation as a result of a past event, and it is probable that the outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of obligation. Provisions are not recognized for future operating losses.

Provisions are measured at the present value of management's best estimate of the expenditure required to settle the present obligation at the end of the reporting period. As the actual outflows can differ from estimates made for provisions due to changes in laws, regulations, public expectations, technology, prices and conditions, and can take place many years in the future, the carrying amount of provisions are reviewed at each reporting date and adjusted to take account of such changes. Any adjustments to the amount of previously recognized provision is recognized in the statement of profit or loss unless the provision was originally recognized as part of the cost of as asset.

#### 5.7 Share Capital

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

#### 5.8 Income tax and levy

Taxation comprises current and deferred tax. Income tax expense is recognized in the statement of profit or loss.

#### 5.8.1 Current tax

The current tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the end of the reporting period. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulations is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

#### 5.8.2 Deferred tax

Deferred tax is provided in full, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements. Deferred tax is also not recognised if they arise from the initial recognition of an asset or liability in a transaction other than a business combination that at a time of the transaction affects neither accounting nor taxable profit or loss. Deferred tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the end of the reporting period and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

Deferred tax assets are recognised for deductible temporary differences and unused tax losses and credits only if it probable that future taxable amounts will be available to utilise those temporary differences and unused tax losses and credits.

Current and deferred tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case, the tax is also recognised in other comprehensive income or directly in equity, respectively.

# 5.8.3 Levy

Tax charged under Income Tax Ordinance, 2001 which is not based on taxable income or any amount paid / payable in excess of the calculation based on taxable income or any minimum tax which is not adjustable against future income tax liability is classified as levy in the statement of profit or loss and other comprehensive income as these levies fall under the scope of IFRIC 12/IAS 37.

# GOODLUCK INDUSTRIES LIMITED

#### 5.8.4 Judgements and estimate

Significant judgment is required on determining the income tax expenses and provision for tax. There are many transactions and calculations for which the ulitmate tax determination is uncertain as these matters are being contested at various forums. The Company recognizes liablities are the anticipated tax issues based on estimates on whether additional taxes will be due. Where the final tax outcome of these matters is different from the amount that are initially recorded, such differences will impact the current and deferred tax assets and liabilities in the period in which such determination is made.

Futher, the carrying amount of the deferred tax asset is reviewed at each reporting date and is adjusted to reflect the current assessment of future taxable profit. If required, carrying amount of the deferred tax asset is reduced to the extent that it is no longer probable that sufficient taxable profit to allow the benefit of part of all that recognized deffered tax assets to be utilizied. Any such reduction shall be reveresed to the extent that it becomes probable that sufficient taxable profit will be available.

#### 5.8.5 Off-setting

Deferred tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets and liabilities and when the deferred tax balances relate to the same taxation authority. Current tax assets and tax liabilities are offset where the entity has a legally enforceable right to offset and intend either to settle on a net basis, or to realize the asset and settle the liability simultaneously.

#### 5.9 Impairment of non-financial assets

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

The recoverable amount of an asset is the greater of its value in use and its fair value less costs to sell. Value in use is based on the estimated future cash flows, discounted to their present value using a pre tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. An impairment loss is recognised if the carrying amount of an asset exceeds its recoverable amount. Impairment losses are recognised in profit or loss.

An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, if no impairment loss had been recognised. The increase in the carrying amounts shall be treated as reversals of impairment losses for individual assets and recognized in profit or loss unless the asset is measured at revalued amount. Any reversal of impairment loss of a revalued asset shall be treated as a revaluation increase.

# 5.10 Staff retirement benefits

#### Defined benefit plan

Defined benefit plan provide an amount of gratuity that an employee will receive on or after retirement, usually depend on one or more factors such as age, years of service and compensation. The liability recognised in the statement of financial position in respect to defined benefit plan is the present value of the defined benefit obligations at the end of the reporting period less the fair value of plan assets. The defined benefit obligations are calculated annually by an independant actuary using the Project Unit credit method. When the calculation result in a potential assets for a company, the recognised assets is limited to the present value of economic benefits available in the form of any future refunds from plan or reductions in future contributions to the plan.

The present value of defined benefit obligations are determined by discounting estimated future cash outliflows using interest rates of high quality corporate bonds or the market rates on government bonds. These are denominated in the currency in which the benefit will be paid.

Remeasurment gain/losses are recognised in other comprehensive income.

# 5.10.1 Judgements and estimates

In determining the liability for long service payments management must make an estimate of salary increase and discount rate in the present value calculation and number of employees expected to leave before they receive the benefits.

# 5.11 Trade and other payables

Liabilities for trade and other payables are carried initially at cost which is the fair value of the consideration to be paid in future for goods and services received and subsequently measured at amortized cost using effective interest method.

# GOODLUCK INDUSTRIES LIMITED

#### 5.12 Financial instruments

# 5.12.1 Financial assets

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

#### Financial assets at amortised cost

Financial assets at amortised cost are held within a business model whose objective is to hold financial assets in order to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. Interest income from these financial assets, impairment losses, foreign exchange gains and losses, and gain or loss arising on de-recognition are recognised directly in profit or loss.

# Financial assets at fair value through other comprehensive income

Financial assets at fair value through other comprehensive income are held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

# Financial assets at fair value through profit or loss

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

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

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

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

#### 5.12.2 Impairment of financial assets

The Company assesses on a forward looking basis the expected credit losses associated with its financial assets carried at amortised cost and fair value through other comprehensive income. The impairment methodology applied depends on whether there has been a significant increase in credit risk. For trade debtors, the Company applies the simplified approach, which requires expected lifetime losses to be recognised from initial recognition of the receivables. The Company recognises in profit or loss, as an impairment gain or loss, the amount of expected credit losses (or reversal) that is required to adjust the loss allowance at the reporting date.

When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECLs, the Company considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Company's historical experience and informed credit assessment and including forward-looking information.

# GOODLUCK INDUSTRIES LIMITED

The Company assumes that the credit risk on a financial asset has increased significantly if it is more than past due for a reasonable period of time. Lifetime ECLs are the ECLs that result from all possible default events over the expected life of a financial instrument. 12-month ECLs are the portion of ECLs that result from default events that are possible within the 12 months after the reporting date (or a shorter period if the expected life of the instrument is less than 12 months). The maximum period considered when estimating ECLs is the maximum contractual period over which the Company is exposed to credit risk.

Loss allowances for financial assets measured at amortised cost are deducted from the Gross carrying amount of the assets.

The Gross carrying amount of a financial asset is written off when the Company has no reasonable expectations of recovering of a financial asset in its entirety or a portion thereof. The Company individually makes an assessment with respect to the timing and amount of write-off based on whether there is a reasonable expectation of recovery.

The Company expects no significant recovery from the amount written off. However, financial assets that are written off could still be subject to enforcement activities in order to comply with the Company's procedures for recovery of amounts due.

A financial asset is considered in default when the counterparty fails to make contractual payments within one year or when they fall due. However, in certain cases, the company may also consider a fanancial asset to be in default when internal or external information indicates that the company is unlikely to receive the outstanding contraual amounts in full before takin into account any credit enhancements held by the company.

The adoption of the expected loss approach has not resulted in any material change in the impairement provision for any financial asset.

#### 5.12.3 Financial liabilities

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

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

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

# 5.12.4 Off setting of financial assets and financial liabilities

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

# 5.13 CONTINGENCIES

Contingent liability

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

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

Contingent assets

Contingent assets are disclosed when there is a possible asset that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the company. Contingent assets are not recognized until their realization becomes virtually certain.

# **GOODLUCK INDUSTRIES LIMITED**

#### 5.14 Revenue recognition

Revenue comprises the fair value for the sale of goods net of sales tax and discounts. Revenue from the sale of goods is recognizedwhen control of the goods passes to customers and the customers can direct the use of and substantially obtain all the benefits from the goods.

No element of financing is deemed present as the sales are made with a credit term, which is consistent with the market practice.

The Company does not recognize a liability for returns, refunds, or similar obligations as it has a policy of no returns or refunds on its products/services.

Revenue is recognised when specific criteria have been met for each of the company's activities as described below:

#### Revenue from contract with customers

Sale of goods is recognised when the company has transferred control of the products to the customers and there is no unfulfilled obligation that could affect the customer's acceptance of the goods.

#### Contract assets

Contract assets arise when the company perform its performance obligation by transferring goods to the customer before the customer pay its consideration or before payment is due.

#### Others

Return on deposit is accrued on time proportion basis by refrence to the principle outstanding and the applicable rate of return.

#### 5.15 Borrowing cost

Borrowing cost relating to the acquisition, construction or production of a qualifying asset are recognized as part of the cost of that asset. All other borrowing costs are recognized as an expense in the period in which these are incurred.

# 5.16 Cash and cash equivalent

Cash and cash equivalents are carried in the statement of financial position at cost. For the purpose of the statement of cash flow, cash and cash equivalents comprise of cash on hand and cash at bank.

# 5.17 Dividend distriution

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

# 5.18 Basic and diluted earnings per share

The company presents basic and diluted earnings per share (EPS) data for its ordinary shares. Basic EPS is calculated by dividing the profit or loss attributable to ordinary shareholders of the company by the weighted average number of ordinary shares outstanding during the year.

Diluted EPS is determined by adjusting the profit or loss attributable to ordinary shareholders and the weighted average number of ordinary shares outstanding for the effects of all dilutive potential ordinary shares.



PROPERTY, PLANT AND EQUIPMENT - 2025

Particulars Lease hold land: Cost Revaluation Factory building											
Lease hold land: Cost Revaluation Factory building Cost	As At July 01, 2024	Revaluation	Additions	Deletions	As At June 30, 2025	Rate %	As At July 01, 2024	Adjustment on deletions	Charge For the year	As At June 30, 2025	As At June 30, 2025
Lease hold land: Cost Revaluation Factory building	v	H	Amount in Rupees		^		\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		Amount in Rupees	Si	^
Cost Revaluation Factory building Cost						Ī					
actory building	2,558,720	, ,			2,558,720		1 1			1 1	2,558,720
-actory building	800,000,000	i		•	800,000,000	]_	i				800,000,000
	906'909	•		•	906'909	_	604,014	•	588	604,303	2,603
Revaluation	107,582,621	1 1			107,582,621		42,582,430 43,186,444		6,500,019	49,082,449	58,500,172 58,502,775
Non-factory building						_					
Cost	860,639			i i	860,639	ν r.	793,802		3,342	797,144	63,495
- Total Market State Sta	19,946,422	•	1	•	19,946,422	_	4,525,152		771,064	5,296,216	14,650,206
Cost	8,879,133	1			8,879,133	019	8,377,753		50,138	8,427,891	451,242
Kevaldadoll	124,461,635				124,461,635	-	60,501,605		6,396,003	71,760,405 809,768,608	57,564,027
Solar Hybird on Grid System	2,000,000		•		5,000,000	10	125,000		487,500	612,500	4,387,500
R.O Plant	2,650,000		•	•	2,650,000	10	1,451,433		119,857	1,571,290	1,078,710
Filtration Plant	700,000		ı	•	700,000	10	411,229	1	28,877	440,106	259,894
Lift	000'006			•	000'006	10	525,494	1	37,451	562,945	337,055
Electric Installation and Equipment	642,738		1		642,738	10	574,062	1	898′9	580,930	61,808
Office Equipment	113,605	•	1	•	113,605	10	98,023	1	1,558	99,581	14,024
Furniture & fixtures	892,432	•	3,600	ı	896,032	10	454,304	1	44,083	498,387	397,645
Vehicles	12,033,131		7,702,100	•	19,735,231	50	8,681,185	1	1,697,336	10,378,521	9,356,710
Tarpaulins	508,781		2,000	1	515,781	. 25	432,598	1	20,067	452,665	63,116
Other Assets	6,671				6,671	10	6,550	ī	12	6,562	109
Pager	11,499			1	11,499	10	11,008	ı	49	11,057	442
Tele <b>p</b> hone Systems	121,238				121,238	10	110,326	ī	1,001	111,417	9,821
Computers	280,411				280,411	10	249,761	ī	3,065	252,826	27,585
Weighbridge	1,019,716				1,019,716	10	922,764	ī	69'6	932,459	87,257
Fortified Flour Microfeeder	150,000	•	ı	ı	150,000	10	114,697	Ī	3,530	118,227	31,773
	1,077,627,806		7,712,700	ı	1,085,340,506	l	122,381,635		2,514,808	138,510,048	946,830,458
As at June 30, 2025	1,077,627,806		7,712,700		1,085,340,506	'    -	122,381,635		16,128,413	138,510,048	946,830,458



# 6.2 Particulars of immovable property (i.e. land and building) in the name of the Company are as follows:

	Location	Usage of Immovable Property	Total Area (Square feets)	* Covered Area (Square feets)
a) Lease hold	Plot No.S-49/A, Maripur Road, S.I.T.E, Office and Manufacturing facility Karachi	Office and Manufacturing facility	174,240	54,793
b) Building	Plot No.S-49/A, Maripur Road, S.I.T.E, Karachi	Office and Manufacturing facility	54,793	54,793
* The covered area includes multi storey buildings.	i storey buildings.			
6.3 Depreciation charge for the year has been allocated as follows:	ear has been allocated as follows:			2025 2024

Cost of sales Administrative

n charge for the year has been allocated as follows:		2025	2024
	Note 20 15	Kupees 5,297,797	15,536,042
e expenses	27	830,617	860,850
	16	6,128,413	16,396,892

6.4 Had there been no revaluation the related figures of leasehold land, building, and plant and machinery would have been as follows:

		2025			4707	
	Cost	Accumulated Depreciation	Bookvalue	Cost	Accumulated Depreciation	Bookvalue
ase hold Land	2,558,720		2,558,720	2,558,720	ı	2,558,72
Factory Building	906,909	604,303	2,603	906,909	604,014	2,892
n - Factory Building	860,639	797,144	63,495	860,639	793,802	66,83
int and machinery	8,879,133	8,427,891	451,242	8,879,133	8,377,753	501,38

6.5 Details of revaluation of freehold land, buildings on freehold land, plant and machinery, and tools and equipments are mentioned in note 14.

The valuation of land was determined based on market comparable approach that reflects recent transaction prices for similiar properties. The valuation of building was determined using cost approach that reflects the cost to a market participant to construct assets of comparable utility and age, adjusted for obsolescence. The valuation of plant and machinery were based on the estimated gross replacement cost, depreciated to reflect the residual service potential of the assets taking account of the age, conditions and obsolescence.

6.6 Revaluation of freehold land, building, plant and machinery and tools and equipments were performed by M/s MYK Associates (Private) Limited, who are independent professionally qualified

**6.7** The fair value of assets subject to revaluation model fall under level 2 of fair value hierarchy.



			COST					DEPREC	DEPRECIATION		Book Value
Particulars	As At July 01, 2023 <	Revaluation	tion Additions Amount in Rupees	Deletions	As At R. June 30, 2024	Rate %	As At July 01, 2023 <	Adjustment on deletions	Charge For the year Amount in Rupees	As At June 30, 2024 ss	As At June 30, 2024
bold land:											
Cost	2,558,720		ı		2,558,720	Ļ		ı	ı	ı	2,558,720
Revaluation	797,441,280		1	ı	797,441,280	_			1		797,441,280
Factory building	800,000,000	ı	1	ī	800,000,000		1	ı	1	ı	800,000,000
Cost	906'909	ı	i	ı	_	10	603'693	ı	321	604,014	2,892
Revaluation	107,582,621		1		107,582,621	10	35,360,186		7,222,244	42,582,430	65,000,192
Non-factory building	108,189,527	ı	1	ī	108,189,527		35,903,879	1	695,777,	43,186,444	02,003,0
Cost	860,639				860,639	2	790,284		3,518		66,837
Revaluation	19,085,783	i		1 1	19,085,783	2	2,923,222		808,128	3,	15,354,433
Plant and Machinery	19,940,422		ı	1	19,940,422		5,715,500	Ī	011,040		13,421,2.
Cost	8,879,133				8,879,133	10	8,322,044		55,709	8,377,753	501,380
	124,461,635		ı	1	_	24	53,394,935	•	7,106,670	60,501,605	63,960,030
Solar Hybird on Grid System	•		2,000,000		5,000,000	10	•	·	125,000	125,000	4,875,000
R.O Plant	2,650,000	•		ı	2,650,000	10	1,318,259		133,174	1,451,433	1,198,567
Filtration Plant	700,000				200,000	10	379,143	1	32,086	411,229	288,771
LIFE	000'006		ı	ı	000'006	10	483,882	1	41,612	525,494	374,506
Electric Installation and Equipment	642,738		ı		642,738	10	566,431	1	7,631	574,062	929'89
Office Equipment	113,605	ı	ı	ı	113,605	10	96,292	1	1,731	98,023	15,582
Furniture & fixtures	712,432	ı	180,000	ı	892,432	10	422,290	1	32,014	454,304	438,128
Vehicles	12,033,131	•	ı	1	12,033,131	20	7,843,199	1	837,986	8,681,185	3,351,946
Farpaulins	508,781	•	•	Ī	508,781	25	407,203	1	25,395	432,598	76,183
Other Assets	6,671	•	ı	ı	6,671	10	6,537	1	13	6,550	121
Pager	11,499			1	11,499	10	10,953	1	52	11,008	491
relephone Systems	121,238			ı	121,238	10	109,114	1	1,212	110,326	10,912
Computers	280,411	•	•	1	280,411	10	246,355	1	3,406	249,761	30,650
Weighbridge	1,019,716	ı	ı	ı	1,019,716	10	911,991	1	10,773	922,764	96,952
Fortified Flour Microfeeder	150,000	•	ı	İ	150,000	10	110,774	ı	3,923	114,697	35,303
	1,072,447,806	ı	5,180,000	i	1,077,627,806	l	105,984,743		1,315,559	122,381,635	955,246,172
Ac 31 1110 30 2024									1001TO		



12.1

# **GOODLUCK INDUSTRIES LIMITED**

			2025	2024
		Note	<rupees< th=""><th></th></rupees<>	
7	LONG TERM SECURITY DEPOSITS			
	Karachi Electric Limited	7.1	211,132	211,132
	Pakistan Telecommunication Corporation Limited		8,450	8,450
	Sui Southern Gas Company Limited		123,942	123,942
	Mobilink		1,500	1,500
	Warid Communication		20,000	20,000
	Cellular Services - Ufone Central Depository Company of Pakistan Limited		23,700     25,000	23,700 25,000
	Euro Track skygate International (Private) Limited		42,000	42,000
	Pakistan Flour Mills Association		585,392	585,392
	Telenor		7,500	7,500
		<u>-</u>	1,048,616	1,048,616
7.1	These include Rs 0.21 million (2024: Rs 0.21 million) representing am	ount deposited as reserve with	Karachi Electric Limited.	
8	STOCK IN TRADE			
	Daw Matarial	Т	30 000 350	2 200 271
	Raw Material Finished goods		38,809,258 1,589,405	3,290,271 1,850,925
	Packing material	1/////	9,031,453	5,306,090
	. asimg material	L	49,430,116	10,447,285
9	TRADE DEBTS	-                     <del>-</del>		
	Unsecured			
	- Considered good	9.1	21,766,876	32,068,649
	Considered doubtful		,,	,,
	- receivable against transportation	9.2	258,312	258,312
	- other receivables		•	2,011,050
			22,025,188	34,338,011
	Less: Allowance for ECL		(258,312)	(1,062,732)
	Less. Allowance for LCL	()(1)	21,766,876	33,275,279
		- 1 / / / / · · · · · · · · · · · · · · ·		
9.1	As at June 30, 2025, trade receivables of Rs. 21.766 million (2024: R independent customers for whom there is no recent history of default		but not impaired. These re	late to a number of
9.2	This amount is receivable from Government of Sindh (GoS) in lieu of As per arrangements, transportation charges are refundable from GoS		the company for purchases	of wheat from GoS.
10	ADVANCE & PRE-PAYMENTS			
	Atlas Honda (Pvt) Ltd		168,900	_
	Electric Inspector Karachi Region II		3,752,614	-
			3,921,514	-
11	INCOME TAX REFUNDABLE	_		
	Balance as at July, 01		39,744,599	25,496,574
	Prior year Adjustment		(6 225 066)	(418,600)
	Provision made during the year	<u>-</u>	(6,335,066) 33,409,533	(6,134,305) 18,943,669
	Income tax refunded		-	-
	Advance income tax deducted	_	11,804,819	20,800,930
			45,214,352	39,744,599
12	CASH AND BANK BALANCES			
	Cash on hand		1,135,364	441,114
	With banks on	-	44.244.042	20 204 552
	- Current accounts - Local currency - Deposit accounts - Local currency	12.1	14,344,842 1,082,656	39,384,553 13,947,618
	Deposit accounts - Local currency	12.1	1,002,030	13,747,010
		0 4 1 1 1	16,562,862	53,773,285
	T	=		

The rate of mark-up on savings account were 10% to 12% (2024: 10 to 12%) per annum.



13	ISSUED SUBSCRIBED AND	PAID UP CAPITA	<b>L</b>	2025 <rupees< th=""><th>2024 &gt;</th></rupees<>	2024 >
	Number of sha	res			
	2025	2024			
	300,000	300,000	300,000 ordinary shares of Rs. 10 each fully paid in cash	3,000,000	3,000,000
	Shares held by the related part	ties of the Company	•		
			2025	2024	2025
	CEO, Director, & their spouse a	and minor children	Number of shares	Number of shares	Percentage holding
	Ashfaq Haji Hasham		16,000	16000	5.33%
	Muhammad Usman		8,000	8000	2.67%
	Fahad		6,400	6400	2.13%
	Shamsh-ul-Haque		40,800	37250	13.60%
	Shamsh-uz-Zoha		40,250	36700	13.42%
	Naveen Shams		400	400	0.13%
	Zahida		1,500	1500	0.50%
	Afsheen Ashfaq		10,000	10000	3.33%

13.1 The Company has one class of ordinary shares fully paid in cash which carries no right to fixed income. The shareholders are entitled to receive dividends as declared from time to time and are entitled to one vote per share at Meetings of the Company. All shares rank equally with regard to the Company's residual assets.

## 14 SURPLUS ON REVALUATION OF PROPERTY, PLANT AND EQUIPMENT

NIT and ICP

The Company revalued, its leasehold land, buildings on leasehold land and plant & machinery to replace the carrying amounts of these assets with their market values / depreciated market values

50

50

0.02%

Date of Valuation	Name of Valuer	Surplus Arisen	Force sale	Value
30/Aug/12	M/s Yunus Mirza & Co.	225,892,372	-	
30/Jun/17	M/s MYK Associates (Private) Limited & Co.	158,848,907	290,821,7	704
28/Jun/22	M/s MYK Associates (Private) Limited & Co.	654,950,907	773,144,5	500
			2025	2024
			<rupee< td=""><td>s&gt;</td></rupee<>	s>
Balance as at July 01			941,254,554	956,335,887
Surplus arising during the year			-	-
Less: Incremental depreciation on revalued as net of tax	sets for the year -		(13,613,606)	(15,081,333)
Balance as at June 30		_	927,640,948	941,254,554
Less: related deferred tax of:				
- balance as at July 01			41,705,852	46,079,438
- surplus arisen during the year		//	-	-
- incremental depreciation for the year			(3,947,946)	(4,373,586)
			37,757,907	41,705,852
Balance as at June 30			889,883,041	899,548,702

14.1 The surplus on revaluation of property, plant and equipment is not available for distribution to the shareholders in accordance with section 241 of the Companies Act, 2017



		Note	2025 <rupe< th=""><th>2024</th></rupe<>	2024
		Note	<b>С</b>	Jeg
15	DEFERRED LIABILITIES			
	Staff retirement benefit	15.1	18,249,133	14,870,418
	Deferred taxation	15.2	32,837,334	37,489,041
			51,086,467	52,359,459
15.1	Staff retirement benefit			
	Defined benefit plan - (unfunded gratuity)	15.1.4	18,249,133	14,870,418
15.1.1	As stated in note 5.10, the company operates a defined benefit plan i.e completion of first year of service. Actuarial valuation of the plan is cal June 30, 2024, by an independent actuary. The disclosures made in not report.	ried out every year and t	the latest actuarial valuation	was carried out as a
15.1.2	Principal acturial assumptions			
	The projected unit credit method using the following significant assumpt	ions was used for this val	uation:	
			2025	2024
	- Discount rate - per annum compound		11.75%	14.75%
	- Expected rate of increase in salaries - per annum		9.75%	12.75%
	- Expected remaining working lifetime of members		8 years	8 years
	- Average Duration of Liability		7 years	7 years
L5.1.3	Mortality Rate			
	- The rates assumed were based on		SLIC (01-05)	SLIC (01-05)
15.1.4	Reconciliation of balance due to defined benefit plan Present value of defined benefit obligation Fair value of plan assets Closing net liability	15.1.5	18,249,133 - 18,249,133	14,870,418 - 14,870,418
15.1.5	Movement of the liability recognised on the statement of financ	al position		
	Opening net liability	a. postaoni	14,870,418	13,058,435
	Charge for the year		3,403,199	3,084,442
	Remeasurement chargeable to other comprehensive income		123,916	(371,909
	Benefits paid during the year		(148,400)	(900,550
	Closing net liability		18,249,133	14,870,418
15.1.6	Movement in present value of defined benefitobligations			
	Opening present value of defined benefit obligations		14,870,418	13,058,435
	Current service cost for the year	15.1.8	1,220,757	1,035,616
	Interest cost		2,182,442	2,048,826
	Net remeasurement loss/ (gain) on obligation	15.1.9	123,916	(371,909
	Benefits paid during the year		(148,400)	(900,550
	Closing present value of defined benefit obligations		18,249,133	14,870,418
5.1.7	Charge for the year has been allocated as under:			
	Cost of sales		1,490,822	1,380,264
	Administrative expenses		1,912,377	1,704,178
			3,403,199	3,084,442



15.1.9

## **GOODLUCK INDUSTRIES LIMITED**

2025	2024
<rupe< th=""><th>es&gt;</th></rupe<>	es>

**15.1.8** The following amounts have been recognised in the statement of profit or loss in respect of the defined benefit plan.

Current service cost Net Interest cost Expenses	1,220,757 2,182,442 3,403,199	1,035,616 2,048,826 3,084,442
Remeasurement chargeable to other comprehensive income		
Actuarial (Gains)/Losses due to changes in Financial Assumptions	(47,679)	(18,590)
Actuarial loss/ (gain) due to experience adjustments	171,595	(353,319)
Amount chargeable to other comprehensive income	123.916	(371 909)

#### 15.1.10 Expected future costs

Expected future expense chargable to Statement of Profit and loss for the year ending June 30, 2026 is Rs. 3.541 million.

**15.1.11** The sensitivity analysis of the defined benefit obligation to changes in the weighted principal assumptions is:

	Impact on de	fined benefit obligation	1
	Change in assumptions	Increase in assumption	Decrease in assumption
		<rupe< th=""><th>ees&gt;</th></rupe<>	ees>
Discount rate	1%	17,021,505	13,870,078
Salary growth rate	1%	19,565,300	15,942,905

15.1.12 The above sensitivity analysis are based on a change in an assumption while holding all other assumptions constant. In practice, this is unlikely to occur, and changes in some of the assumptions may be correlated. When calculating the sensitivity of the defined benefit obligation to significant actuarial assumptions the same method (present value of the defined benefit obligation calculated with the projected unit credit method at the end of the reporting period) has been applied as when calculating the staff retirement gratuity recognised within the statement of financial position.

The methods and types of assumptions used in preparing the sensitivity analysis did not change compared to the previous method.

Historical information	2024	2023	2022	2021 2020
Present value of defined benefit	14,870,418	13,058,435	11,472,249	9,081,328 7,929,582
obligation				
Experience adjustment on	(371,909)	577,046	(871,012)	(141,648) 768,601
obligation	(3/1,303)	3,7,010	(0,1,012)	(1:1,0:10) 700,001

**15.1.13** The average duration of the defined benefit obligation is 6 years (2024: 6 years).

#### 15.1.14 Maturity Profile

	2025	2024
	<rupee< th=""><th>s&gt;</th></rupee<>	s>
Time in years		
1	1,332,072	1,085,447
2	1,681,045	1,369,810
3	2,259,939	1,841,525
4	2,911,702	2,372,618
5	3,331,129	2,714,391
6+	21,188,001	17,265,173



# **GOODLUCK INDUSTRIES LIMITED**

				2025	2024
15.2	Deferred taxation		Note	<ru< th=""><th>ipees&gt;</th></ru<>	ipees>
	Deferred tax liability			32,837,334	37,381,187
	Deferred tax liability arising on taxable temporary differences due to:				
	Accelerated depreciation Revaluation surplus on property, plant an	d equipment		446,587 37,757,907	403,803 41,705,852
	Property, plant and equipments  Deferred tax assets arising on deductible	le		38,204,493	42,109,654
	temporary differences due to: Provision for gratuity Allowances for ECL			(5,292,249) (74,910)	(4,312,421) (308,192)
15 2 1	The movement in temporary differences is as follows:			32,837,334	37,489,041
15.2.1	The movement in temporary unreceives is as follows.	Balance as at 30 June	Recognized in profit or	Recognized in other	Balance as at 30 June
	Taxable temporary differences	2024	loss	comprehensive income	2025
	Accelerated tax depreciation	403,803	42,784	_	446,587
	Revaluation surplus on property plant	703,003	72,707		440,367
	and equipment	41,705,852	(3,947,946)	-	37,757,906
	Deductible temporary differences				
	Staff retirement benefit - Gratuity	(4,312,421)	(943,892)	(35,936)	(5,292,249)
	Allowance for ECL	(308,192)	233,282	-	(74,910)
		37,489,041	(4,615,771)	(35,936)	32,837,334
16	TRADE AND OTHER DAVARIES		Note	2025 <rเ< td=""><td>2024 ipees&gt;</td></rเ<>	2024 ipees>
16	TRADE AND OTHER PAYABLES		Note	<rı< td=""><td>ipees&gt;</td></rı<>	ipees>
16	TRADE AND OTHER PAYABLES  Accrued expenses  Bill Payable		Note		
16	Accrued expenses Bill Payable K.Electric disputed bill Payable		Note	<ru< td=""><td>1,252,284 1,157,014 -</td></ru<>	1,252,284 1,157,014 -
16	Accrued expenses Bill Payable K.Electric disputed bill Payable Trade Creditors - Wheat Purchases		Note	<ru 3,475,764="" 7,505,228<="" 9,569,384="" td=""><td>1,252,284 1,157,014 - 27,747,444</td></ru>	1,252,284 1,157,014 - 27,747,444
16	Accrued expenses Bill Payable K.Electric disputed bill Payable Trade Creditors - Wheat Purchases Other liabilities		<b>Note</b>	<ru -="" 13,690<="" 3,475,764="" 7,505,228="" 9,569,384="" td=""><td>1,252,284 1,157,014 - 27,747,444 12,260</td></ru>	1,252,284 1,157,014 - 27,747,444 12,260
16	Accrued expenses Bill Payable K.Electric disputed bill Payable Trade Creditors - Wheat Purchases			<ru 3,475,764="" 7,505,228<="" 9,569,384="" td=""><td>1,252,284 1,157,014 - 27,747,444</td></ru>	1,252,284 1,157,014 - 27,747,444
16	Accrued expenses Bill Payable K.Electric disputed bill Payable Trade Creditors - Wheat Purchases Other liabilities Workers profit participation fund		16.1	<ru -="" 13,690="" 295,345<="" 3,475,764="" 7,505,228="" 9,569,384="" td=""><td>1,252,284 1,157,014 - 27,747,444 12,260 270,926</td></ru>	1,252,284 1,157,014 - 27,747,444 12,260 270,926
16.1	Accrued expenses Bill Payable K.Electric disputed bill Payable Trade Creditors - Wheat Purchases Other liabilities Workers profit participation fund		16.1	<ru -="" 13,690="" 295,345="" 3,475,764="" 487,376<="" 7,505,228="" 9,569,384="" td=""><td>1,252,284 1,157,014 - 27,747,444 12,260 270,926 907,435</td></ru>	1,252,284 1,157,014 - 27,747,444 12,260 270,926 907,435
	Accrued expenses Bill Payable K. Electric disputed bill Payable Trade Creditors - Wheat Purchases Other liabilities Workers profit participation fund Workers welfare fund		16.1	<ru -="" 13,690="" 295,345="" 3,475,764="" 487,376<="" 7,505,228="" 9,569,384="" td=""><td>1,252,284 1,157,014 - 27,747,444 12,260 270,926 907,435</td></ru>	1,252,284 1,157,014 - 27,747,444 12,260 270,926 907,435
	Accrued expenses Bill Payable K.Electric disputed bill Payable Trade Creditors - Wheat Purchases Other liabilities Workers profit participation fund Workers welfare fund  Workers' Profit Participation Fund		16.1	<ru -="" 13,690="" 21,346,787<="" 295,345="" 3,475,764="" 487,376="" 7,505,228="" 9,569,384="" td=""><td>1,252,284 1,157,014 - 27,747,444 12,260 270,926 907,435 31,347,363</td></ru>	1,252,284 1,157,014 - 27,747,444 12,260 270,926 907,435 31,347,363
	Accrued expenses Bill Payable K.Electric disputed bill Payable Trade Creditors - Wheat Purchases Other liabilities Workers profit participation fund Workers welfare fund  Workers' Profit Participation Fund Balance as at July 01		16.1	<ru -="" 13,690="" 21,346,787<="" 295,345="" 3,475,764="" 487,376="" 7,505,228="" 9,569,384="" td=""><td>1,252,284 1,157,014 - 27,747,444 12,260 270,926 907,435 31,347,363</td></ru>	1,252,284 1,157,014 - 27,747,444 12,260 270,926 907,435 31,347,363
	Accrued expenses Bill Payable K.Electric disputed bill Payable Trade Creditors - Wheat Purchases Other liabilities Workers profit participation fund Workers welfare fund  Workers' Profit Participation Fund Balance as at July 01		16.1	<ru -="" 13,690="" 21,346,787="" 270,926="" 295,345="" 295,345<="" 3,475,764="" 487,376="" 7,505,228="" 9,569,384="" td=""><td>1,252,284 1,157,014 - 27,747,444 12,260 270,926 907,435 31,347,363</td></ru>	1,252,284 1,157,014 - 27,747,444 12,260 270,926 907,435 31,347,363
16.1	Accrued expenses Bill Payable K.Electric disputed bill Payable Trade Creditors - Wheat Purchases Other liabilities Workers profit participation fund Workers welfare fund  Workers' Profit Participation Fund Balance as at July 01 Expense recognised during the year Less: Payments during the year Balance as at June 30		16.1	<ru (270,926)<="" -="" 13,690="" 21,346,787="" 270,926="" 295,345="" 3,475,764="" 487,376="" 566,271="" 7,505,228="" 9,569,384="" td=""><td>1,252,284 1,157,014 - 27,747,444 12,260 270,926 907,435 31,347,363 326,441 270,926 597,367 (326,441)</td></ru>	1,252,284 1,157,014 - 27,747,444 12,260 270,926 907,435 31,347,363 326,441 270,926 597,367 (326,441)
	Accrued expenses Bill Payable K.Electric disputed bill Payable Trade Creditors - Wheat Purchases Other liabilities Workers profit participation fund Workers welfare fund  Workers' Profit Participation Fund Balance as at July 01 Expense recognised during the year Less: Payments during the year Balance as at June 30  Workers' Welfare Fund		16.1	<ru (270,926)="" -="" 13,690="" 21,346,787="" 270,926="" 295,345="" 295,345<="" 3,475,764="" 487,376="" 566,271="" 7,505,228="" 9,569,384="" td=""><td>1,252,284 1,157,014 - 27,747,444 12,260 270,926 907,435 31,347,363 326,441 270,926 597,367 (326,441) 270,926</td></ru>	1,252,284 1,157,014 - 27,747,444 12,260 270,926 907,435 31,347,363 326,441 270,926 597,367 (326,441) 270,926
16.1	Accrued expenses Bill Payable K.Electric disputed bill Payable Trade Creditors - Wheat Purchases Other liabilities Workers profit participation fund Workers welfare fund  Workers' Profit Participation Fund Balance as at July 01 Expense recognised during the year Less: Payments during the year Balance as at June 30  Workers' Welfare Fund Balance as at July 01		16.1	<ru (270,926)="" -="" 13,690="" 21,346,787="" 270,926="" 295,345="" 3,475,764="" 487,376="" 566,271="" 7,505,228="" 9,569,384="" 907,435<="" td=""><td>1,252,284 1,157,014 - 27,747,444 12,260 270,926 907,435 31,347,363 326,441 270,926 597,367 (326,441) 270,926</td></ru>	1,252,284 1,157,014 - 27,747,444 12,260 270,926 907,435 31,347,363 326,441 270,926 597,367 (326,441) 270,926
16.1	Accrued expenses Bill Payable K.Electric disputed bill Payable Trade Creditors - Wheat Purchases Other liabilities Workers profit participation fund Workers welfare fund  Workers' Profit Participation Fund Balance as at July 01 Expense recognised during the year Less: Payments during the year Balance as at June 30  Workers' Welfare Fund		16.1	<ru (270,926)="" -="" 13,690="" 21,346,787="" 270,926="" 295,345="" 295,345<="" 3,475,764="" 487,376="" 566,271="" 7,505,228="" 9,569,384="" td=""><td>1,252,284 1,157,014 - 27,747,444 12,260 270,926 907,435 31,347,363 326,441 270,926 597,367 (326,441) 270,926</td></ru>	1,252,284 1,157,014 - 27,747,444 12,260 270,926 907,435 31,347,363 326,441 270,926 597,367 (326,441) 270,926
16.1	Accrued expenses Bill Payable K.Electric disputed bill Payable Trade Creditors - Wheat Purchases Other liabilities Workers profit participation fund Workers welfare fund  Workers' Profit Participation Fund Balance as at July 01 Expense recognised during the year Balance as at June 30  Workers' Welfare Fund Balance as at July 01 Expense recognised during the year Balance as at June 30		16.1	<ru (270,926)="" (907,435)<="" 1,394,811="" 13,690="" 21,346,787="" 270,926="" 295,345="" 3,475,764="" 487,376="" 566,271="" 7,505,228="" 9,569,384="" 907,435="" td=""><td>1,252,284 1,157,014 27,747,444 12,260 270,926 907,435 31,347,363 326,441 270,926 597,367 (326,441) 270,926 468,288 439,147 907,435</td></ru>	1,252,284 1,157,014 27,747,444 12,260 270,926 907,435 31,347,363 326,441 270,926 597,367 (326,441) 270,926 468,288 439,147 907,435
16.1	Accrued expenses Bill Payable K.Electric disputed bill Payable Trade Creditors - Wheat Purchases Other liabilities Workers profit participation fund Workers welfare fund  Workers' Profit Participation Fund Balance as at July 01 Expense recognised during the year Less: Payments during the year Balance as at June 30  Workers' Welfare Fund Balance as at July 01 Expense recognised during the year		16.1	<ru (270,926)="" 1,394,811<="" 13,690="" 21,346,787="" 270,926="" 295,345="" 3,475,764="" 487,376="" 566,271="" 7,505,228="" 9,569,384="" 907,435="" td=""><td>1,252,284 1,157,014 27,747,444 12,260 270,926 907,435 31,347,363 326,441 270,926 597,367 (326,441) 270,926</td></ru>	1,252,284 1,157,014 27,747,444 12,260 270,926 907,435 31,347,363 326,441 270,926 597,367 (326,441) 270,926
16.1	Accrued expenses Bill Payable K.Electric disputed bill Payable Trade Creditors - Wheat Purchases Other liabilities Workers profit participation fund Workers welfare fund  Workers' Profit Participation Fund Balance as at July 01 Expense recognised during the year Balance as at June 30  Workers' Welfare Fund Balance as at July 01 Expense recognised during the year Balance as at June 30		16.1	<ru (270,926)="" (907,435)<="" 1,394,811="" 13,690="" 21,346,787="" 270,926="" 295,345="" 3,475,764="" 487,376="" 566,271="" 7,505,228="" 9,569,384="" 907,435="" td=""><td>1,252,284 1,157,014 - 27,747,444 12,260 270,926 907,435 31,347,363 326,441 270,926 597,367 (326,441) 270,926 468,288 439,147 907,435</td></ru>	1,252,284 1,157,014 - 27,747,444 12,260 270,926 907,435 31,347,363 326,441 270,926 597,367 (326,441) 270,926 468,288 439,147 907,435
16.1	Accrued expenses Bill Payable K. Electric disputed bill Payable Trade Creditors - Wheat Purchases Other liabilities Workers profit participation fund Workers' Profit Participation Fund Balance as at July 01 Expense recognised during the year Balance as at June 30  Workers' Welfare Fund Balance as at July 01 Expense recognised during the year Balance as at June 30		16.1	<ru (270,926)="" (907,435)<="" 1,394,811="" 13,690="" 21,346,787="" 270,926="" 295,345="" 3,475,764="" 487,376="" 566,271="" 7,505,228="" 9,569,384="" 907,435="" td=""><td>1,252, 1,157, 27,747, 12, 270, 907, 31,347, 326, 270, 597, (326, 270, 468, 439, 907,</td></ru>	1,252, 1,157, 27,747, 12, 270, 907, 31,347, 326, 270, 597, (326, 270, 468, 439, 907,



#### 18 CONTINGENCIES AND COMMITMENTS

#### 18.1 CONTINGENCIES

The management is defending these cases and there is no likelihood of loosing the same. However, in case of unfavourable outcome, there is no material financial impact.

S.NO.	WRIT PETITION	FORUM	ISSUE INVOVLED	STATUS
1	447 of 2003	SHC	Appeal has filed by Sindh Flour Milling Corporation to challenge the judgment dated 10-02-2003 passed by the Single bench of Sindh High Court in J.M Application No. 157 of 1995.	Pending
2	003/2019	Senior Civil /Asst.Session Judge II Karachi East	Execution Application for Compension of damages against Supplier for R.O. Plant judgment passed by the Senior Civil Judge East. In favour of the Company.	Stayed
3	IInd Appeal 218/2020	SHC	Appeal by Supplier for R.O. Plant against judgments passed by the Senior Civil / Asst.Session Judge II East and Add. Distrixt & Session Judje X Karachi East	Pending
соммітм	IENTS			

#### 18.2

There are no commitments as at reporting date (2024 : Nil)

			2025	2024
		Note	2025 <rupe< th=""><th></th></rupe<>	
		1/3///		
19	TURNOVER			
19	Maida I		685,618,825	661,501,330
	Maida II		268,360,767	232,691,167
	Atta		297,837,722	552,989,685
	Katta Packings		247,831,277	498,041,264
	Bran		106,291,516	221,042,405
	Refraction		695,000	687,500
	Kerracuon		1,606,635,107	2,166,953,351
20	COST OF SALES			
	Raw material consumed	20.1	1,461,851,527	2,028,954,000
	Packing material consumed	20.2	20,966,460	18,461,588
	Power charges		57,546,107	60,108,432
	Salaries and benefits	20.3	10,814,568	8,645,791
	Labor charges		3,577,407	3,207,809
	Machinery repair and maintenance		3,584,781	3,072,388
	Oil and lubricant		308,007	188,285
	Depreciation	6.3	15,297,797	15,536,042
			1,573,946,653	2,138,174,335
	Opening stock (Finished Goods)		1,850,925	2,058,295
	Less: Closing stock (Finished Goods)		(1,589,405)	(1,850,925)
			261,520	207,370
			1,574,208,173	2,138,381,705
20.1	Raw material consumed			
	Opening stock		3,290,271	5,639,916
	Wheat purchases		1,497,370,514	2,026,604,355
	Less: Closing stock		(38,809,258)	(3,290,271)
			1,461,851,527	2,028,954,000
20.2	Packing material consumed			
	Opening stock		5,306,090	7,092,228
	Purchases		24,691,823	16,675,450
	Less: Closing stock		(9,031,453)	(5,306,090)
			20,966,460	18,461,588

20.3 This includes Rs. 1,490,822 (2024: Rs. 1,380,264) in respect of staff retirement benefits.



			2025	2024
		Note	<rupees< th=""><th></th></rupees<>	
21	ADMINISTRATIVE EXPENSES			
	Salaries and benefits	21.1	22,668,013	19,193,875
	Printing and stationery		273,754	139,185
	Fees and subscriptions		2,188,410	1,181,938
	Rates and taxes Telephone, internet & postage expenses		177,000 191,796	147,500 166,179
	Conveyance expenses		37,200	39,600
	Motor cycle expense		492,720	496,550
	Entertainment		65,515	58,470
	Repairs and maintenance		156,010	291,070
	Advertisement expense		69,460	28,800
	Allowance for debtors		05,400	804,420
	Prior year SWWF (WWF) Charges		429,532	-
	Gas charges		798,510	605,638
	Cleaning expenses		32,500	31,140
	Auditors' remuneration	21.2	810,000	810,000
	Miscellaneous expenses		27,960	115,042
	Depreciation	6.3	830,617	860,850
			29,248,997	24,970,257
	This includes Rs. 1,912,377 (2024: Rs. 1,704,178) in respect o	f staff retirement benefits		
	AUDITORS' REMUNERATION	f staff retirement benefits		
	AUDITORS' REMUNERATION Audit Services	f staff retirement benefits		
	AUDITORS' REMUNERATION  Audit Services  Audit fee	f staff retirement benefits	550,000	550,000
	AUDITORS' REMUNERATION Audit Services	f staff retirement benefits	65,000	65,000
	AUDITORS' REMUNERATION  Audit Services  Audit fee  Half yearly review	f staff retirement benefits	· · · · · · · · · · · · · · · · · · ·	
	AUDITORS' REMUNERATION  Audit Services  Audit fee  Half yearly review  Non-audit service	f staff retirement benefits	65,000 615,000	65,000 615,000
	AUDITORS' REMUNERATION  Audit Services  Audit fee  Half yearly review	f staff retirement benefits	65,000	65,000
	AUDITORS' REMUNERATION Audit Services Audit fee Half yearly review Non-audit service Tax advisory services	f staff retirement benefits	65,000 615,000 145,800	65,000 615,000 145,800
21.2	AUDITORS' REMUNERATION Audit Services Audit fee Half yearly review Non-audit service Tax advisory services	f staff retirement benefits	65,000 615,000 145,800 49,200	65,000 615,000 145,800 49,200
21.2	AUDITORS' REMUNERATION Audit Services Audit fee Half yearly review Non-audit service Tax advisory services Sales tax @ 8%	f staff retirement benefits	65,000 615,000 145,800 49,200	65,000 615,000 145,800 49,200
21.2	AUDITORS' REMUNERATION Audit Services Audit fee Half yearly review Non-audit service Tax advisory services Sales tax @ 8% OTHER OPERATING EXPENSES	f staff retirement benefits	65,000 615,000 145,800 49,200 810,000	65,000 615,000 145,800 49,200 810,000
21.2	AUDITORS' REMUNERATION Audit Services Audit fee Half yearly review Non-audit service Tax advisory services Sales tax @ 8% OTHER OPERATING EXPENSES Workers Profit Participation Fund	f staff retirement benefits	65,000 615,000 145,800 49,200 810,000	65,000 615,000 145,800 49,200 810,000
21.2	AUDITORS' REMUNERATION Audit Services Audit fee Half yearly review Non-audit service Tax advisory services Sales tax @ 8% OTHER OPERATING EXPENSES Workers Profit Participation Fund	f staff retirement benefits	65,000 615,000 145,800 49,200 810,000	65,000 615,000 145,800 49,200 810,000 270,926 439,147
21.2	AUDITORS' REMUNERATION Audit Services Audit fee Half yearly review Non-audit service Tax advisory services Sales tax @ 8% OTHER OPERATING EXPENSES Workers Profit Participation Fund Workers Welfare Fund OTHER INCOME	f staff retirement benefits	65,000 615,000 145,800 49,200 810,000 295,345 487,376 782,721	65,000 615,000 145,800 49,200 810,000 270,926 439,147 710,073
21.2	AUDITORS' REMUNERATION Audit Services Audit fee Half yearly review Non-audit service Tax advisory services Sales tax @ 8% OTHER OPERATING EXPENSES Workers Profit Participation Fund Workers Welfare Fund	f staff retirement benefits	65,000 615,000 145,800 49,200 810,000	65,000 615,000 145,800 49,200 810,000 270,926 439,147
21.2	AUDITORS' REMUNERATION Audit Services Audit fee Half yearly review Non-audit service Tax advisory services Sales tax @ 8% OTHER OPERATING EXPENSES Workers Profit Participation Fund Workers Welfare Fund OTHER INCOME Profit on bank deposits	f staff retirement benefits	65,000 615,000 145,800 49,200 810,000 295,345 487,376 782,721	65,000 615,000 145,800 49,200 810,000 270,926 439,147 710,073
21.2	AUDITORS' REMUNERATION Audit Services Audit fee Half yearly review Non-audit service Tax advisory services Sales tax @ 8% OTHER OPERATING EXPENSES Workers Profit Participation Fund Workers Welfare Fund OTHER INCOME Profit on bank deposits	f staff retirement benefits	65,000 615,000 145,800 49,200 810,000 295,345 487,376 782,721	65,000 615,000 145,800 49,200 810,000 270,926 439,147 710,073
21.2	AUDITORS' REMUNERATION Audit Services Audit fee Half yearly review Non-audit service Tax advisory services Sales tax @ 8% OTHER OPERATING EXPENSES Workers Profit Participation Fund Workers Welfare Fund OTHER INCOME Profit on bank deposits Reversal of allowance for ECL	f staff retirement benefits	65,000 615,000 145,800 49,200 810,000 295,345 487,376 782,721	65,000 615,000 145,800 49,200 810,000 270,926 439,147 710,073
21.2	AUDITORS' REMUNERATION Audit Services Audit fee Half yearly review Non-audit service Tax advisory services Sales tax @ 8% OTHER OPERATING EXPENSES Workers Profit Participation Fund Workers Welfare Fund OTHER INCOME Profit on bank deposits Reversal of allowance for ECL	f staff retirement benefits	65,000 615,000 145,800 49,200 810,000 295,345 487,376 782,721 1,956,561 804,420 2,760,981	65,000 615,000 145,800 49,200 810,000 270,926 439,147 710,073 1,834,331
21.2 22 23	AUDITORS' REMUNERATION Audit Services Audit fee Half yearly review Non-audit service Tax advisory services Sales tax @ 8% OTHER OPERATING EXPENSES Workers Profit Participation Fund Workers Welfare Fund OTHER INCOME Profit on bank deposits Reversal of allowance for ECL FINANCE COSTS Bank charges	f staff retirement benefits	65,000 615,000 145,800 49,200 810,000 295,345 487,376 782,721 1,956,561 804,420 2,760,981	65,000 615,000 145,800 49,200 810,000 270,926 439,147 710,073 1,834,331 - 1,834,331
21.2 22 23	AUDITORS' REMUNERATION Audit Services Audit fee Half yearly review Non-audit service Tax advisory services Sales tax @ 8% OTHER OPERATING EXPENSES Workers Profit Participation Fund Workers Welfare Fund OTHER INCOME Profit on bank deposits Reversal of allowance for ECL FINANCE COSTS Bank charges INCOME TAX EXPENSE	f staff retirement benefits	65,000 615,000 145,800 49,200 810,000 295,345 487,376 782,721 1,956,561 804,420 2,760,981 32,012 32,012	65,000 615,000 145,800 49,200 810,000 270,926 439,147 710,073 1,834,331 - 1,834,331 17,198
21.2 22 23	AUDITORS' REMUNERATION Audit Services Audit fee Half yearly review  Non-audit service Tax advisory services Sales tax @ 8%  OTHER OPERATING EXPENSES Workers Profit Participation Fund Workers Welfare Fund  OTHER INCOME Profit on bank deposits Reversal of allowance for ECL  FINANCE COSTS Bank charges  INCOME TAX EXPENSE Current	f staff retirement benefits	65,000 615,000 145,800 49,200 810,000 295,345 487,376 782,721 1,956,561 804,420 2,760,981	65,000 615,000 145,800 49,200 810,000 270,926 439,147 710,073 1,834,331 - 1,834,331 17,198 17,198
21.2	AUDITORS' REMUNERATION Audit Services Audit fee Half yearly review Non-audit service Tax advisory services Sales tax @ 8% OTHER OPERATING EXPENSES Workers Profit Participation Fund Workers Welfare Fund OTHER INCOME Profit on bank deposits Reversal of allowance for ECL FINANCE COSTS Bank charges INCOME TAX EXPENSE Current Prior year		65,000 615,000 145,800 49,200 810,000 295,345 487,376 782,721 1,956,561 804,420 2,760,981 32,012 32,012 6,335,066	65,000 615,000 145,800 49,200 810,000 270,926 439,147 710,073 1,834,331 17,198 17,198 6,134,305 418,600
24	AUDITORS' REMUNERATION Audit Services Audit fee Half yearly review  Non-audit service Tax advisory services Sales tax @ 8%  OTHER OPERATING EXPENSES Workers Profit Participation Fund Workers Welfare Fund  OTHER INCOME Profit on bank deposits Reversal of allowance for ECL  FINANCE COSTS Bank charges  INCOME TAX EXPENSE Current	f staff retirement benefits	65,000 615,000 145,800 49,200 810,000 295,345 487,376 782,721 1,956,561 804,420 2,760,981 32,012 32,012	65,000 615,000 145,800 49,200 810,000 270,926 439,147 710,073 1,834,331 - 1,834,331 17,198 17,198



			I	Note	2025 <	Rupees	2024 >
25.1	Reconciliation between tax expense and accounting	ı profit					
	Reconciliation between tax expense and accounting	, pronc					
	Accounting profit before levies and income tax				5,124,1	.85	4,708,449
	Tax at the applicable tax rate of 29%				1,486,0	14	1,365,450
	Prior year adjustment				-		418,600
	Tax effect of amounts / expenses that are inadmissible for tax purpose				1,121,4	116	913,70
	Tax effect of amounts / expenses that are admissible				1,121,7	110	313,70.
	for tax purpose				(177,5	524)	(386,349
	Tax effect of depreciation allowance for tax purpose				3,905,1	-	4,241,499
	Effect of deferred tax				(4,615,7	71)	(5,108,110
					1,719,2	95	1,444,79
5.2	Tax expense on items recognized in other comprehe	ensive income	е				
	Remeasurements of defined benefit liability			W/	35,9	36	(107,854
5.3	Management assessment on sufficiency of provision As per management's assessment, sufficient tax provision as per financial statements viz-a-viz tax assessment for the	has been made	e on the comp	•			·
					2024	2023 Rupees	2022
	Provision as per finanical statements				6,134,305	7,314,755	4,260,331
	Tax assessment Difference				6,552,905 418,600	7,314,755	4,260,331
6	FADNING DED SHADE - BASIC AND DILLITED						
6	EARNING PER SHARE - BASIC AND DILUTED				2 404 9	200	3 263 65/
6	EARNING PER SHARE - BASIC AND DILUTED Profit after taxation			_	3,404,8	390	3,263,654
6				_		nber of shar	
6				_		mber of shar	es)
6	Profit after taxation			_	( Nu 300,	mber of shar	300,00
6	Profit after taxation  Weighted average number of ordinary shares outstanding			_	( Nu 300,	mber of shar	es ) 300,00
6	Profit after taxation			-	( Nu 300,	mber of shar	es ) 300,00
	Profit after taxation  Weighted average number of ordinary shares outstanding	as at June 30,	, 2025 and 20.		( Nu 300,	mber of shar	es ) 300,00
26.1	Profit after taxation  Weighted average number of ordinary shares outstanding  Earnings per share - basic		TVES		( Nu 300,	mber of shar 000 Rupees 35	es ) 300,00
26.1 27	Profit after taxation  Weighted average number of ordinary shares outstanding  Earnings per share - basic  There are no dilutive potential ordinary shares outstanding	AND EXECUT			( Nu 300,	mber of shar	es ) 300,00
6.1	Profit after taxation  Weighted average number of ordinary shares outstanding  Earnings per share - basic  There are no dilutive potential ordinary shares outstanding	AND EXECUT	TVES 2025 Directors	24. Executives	( Nu 300,	mber of shar 000Rupees 35  2024 Directors	es ) 300,00
6.1	Profit after taxation  Weighted average number of ordinary shares outstanding  Earnings per share - basic  There are no dilutive potential ordinary shares outstanding  REMUNERATION OF CHIEF EXECUTIVE DIRECTORS	Chief Executive	TIVES 2025		( Nu 300,	mber of shar 000 Rupees .35	es ) 300,00
6.1	Profit after taxation  Weighted average number of ordinary shares outstanding  Earnings per share - basic  There are no dilutive potential ordinary shares outstanding	AND EXECUT	TVES 2025 Directors		( Nu 300,	mber of shar 000Rupees 35  2024 Directors	es ) 300,00
5.1	Profit after taxation  Weighted average number of ordinary shares outstanding  Earnings per share - basic  There are no dilutive potential ordinary shares outstanding  REMUNERATION OF CHIEF EXECUTIVE DIRECTORS  Meeting fee	Chief Executive	TVES 2025 Directors		( Nu 300,	mber of shar 000Rupees 35  2024 Directors	es ) 300,00
5.1	Profit after taxation  Weighted average number of ordinary shares outstanding  Earnings per share - basic  There are no dilutive potential ordinary shares outstanding  REMUNERATION OF CHIEF EXECUTIVE DIRECTORS  Meeting fee  Managerial remuneration Basic Salary House rent	Chief Executive	TVES 2025 Directors		( Nu 300,	mber of shar  000 Rupees 35  2024  DirectorsRupees	es ) 300,00
6.1	Profit after taxation  Weighted average number of ordinary shares outstanding  Earnings per share - basic  There are no dilutive potential ordinary shares outstanding  REMUNERATION OF CHIEF EXECUTIVE DIRECTORS  Meeting fee  Managerial remuneration Basic Salary House rent Utilities	Chief Executive	TVES 2025 Directors		( Nu 300,	mber of shar  000 Rupees 35  2024  DirectorsRupees	es ) 300,00
6.1	Profit after taxation  Weighted average number of ordinary shares outstanding  Earnings per share - basic  There are no dilutive potential ordinary shares outstanding  REMUNERATION OF CHIEF EXECUTIVE DIRECTORS  Meeting fee  Managerial remuneration  Basic Salary  House rent  Utilities  Conveyance	Chief Executive	TVES 2025 Directors		( Nu 300,	mber of shar  000 Rupees 35  2024  DirectorsRupees	es ) 300,00
6.1	Profit after taxation  Weighted average number of ordinary shares outstanding  Earnings per share - basic  There are no dilutive potential ordinary shares outstanding  REMUNERATION OF CHIEF EXECUTIVE DIRECTORS  Meeting fee  Managerial remuneration Basic Salary House rent Utilities	Chief Executive	TVES 2025 Directors		( Nu 300,	mber of shar  000 Rupees 35  2024  DirectorsRupees	es ) 300,00
6.1	Profit after taxation  Weighted average number of ordinary shares outstanding  Earnings per share - basic  There are no dilutive potential ordinary shares outstanding  REMUNERATION OF CHIEF EXECUTIVE DIRECTORS  Meeting fee  Managerial remuneration  Basic Salary  House rent  Utilities  Conveyance  Staff retirement benefit	Chief Executive	TVES 2025 Directors		( Nu 300,	mber of shar 000Rupees 35  2024  Directors	es ) 300,00
26.1	Profit after taxation  Weighted average number of ordinary shares outstanding  Earnings per share - basic  There are no dilutive potential ordinary shares outstanding  REMUNERATION OF CHIEF EXECUTIVE DIRECTORS  Meeting fee  Managerial remuneration  Basic Salary  House rent  Utilities  Conveyance  Staff retirement benefit	Chief Executive	TVES 2025 Directors		( Nu 300,	mber of shar 000Rupees 35  2024  Directors	es ) 300,00

#### 28 TRANSACTIONS WITH RELATED PARTIES

Related parties comprise associated companies, companies where directors also hold directorship, retirement benefits fund and key management personnel. Details of transactions with related parties during the year, other than those which have been disclosed elsewhere in theses financial statements, are as follows.



				2025 <rupe< th=""><th>2024 <b>es&gt;</b></th></rupe<>	2024 <b>es&gt;</b>
	Related Part	y Relationship	Nature of transaction	_	
	Transactions during the ye	ear;			
	Staff retirement benefit	Other related party	Charge for the year Benefits paid Remeasurement loss	3,403,199 148,400 123,916	3,084,442 900,550 (371,909)
	Balance at the year end;				
	Staff retirement benefit	Other related party	Balance payable	18,249,133	14,870,418
29	FINANCIAL INSTRUMENTS I	BY CATEGORY		2025	2024
	Financial assets			<rupees-< td=""><td>&gt;</td></rupees-<>	>
	At amortized cost				
		Long term security deposits		1,048,616	1,048,616
		Trade debts		21,766,876	33,275,279
		Cash and bank balances		16,562,862	53,773,285
				39,378,355	88,097,180
	Financial liabilities				_
	At amortized cost				
		Trade and other payables		13,058,838	30,169,002
		Unclaimed dividend		2,414,638	2,318,421
			1011	15,473,476	32,487,423
30	FINANCIAL RISK MANAGEM	ENT	1//34/01/		

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

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

#### 30.1 Market Risk

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

#### 30.1.1 Currency risk

Currency risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates. Currency risk arises mainly where receivables and payables exist due to transactions entered in foreign currencies. As at June 30, 2025, the company is not exposed to currency risk.

#### 30.1.2 Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. Majority of the interest rate risk arises from long and Short term borrowings from financial institutions. As at June 30, 2025, the interest rate risk profile of the Company's doesn't have any interest-bearing financial instrument.

#### 30.1.3 Price risk

Price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices (other than those arising from interest rate risk or currency risk), whether those changes are caused by factors specific to the individual financial instrument or its issuer, or factors affecting all similar financial instruments traded in the market. As at June 30, 2025, the Company is not exposed to price risk.

#### 30.2 Credit risk

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

Credit risk of the Company arises principally from trade debts, advances, deposits, other receivables and bank balances. The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk at the reporting date is as follows:



	Note	2025 <rupe< th=""><th>2024 <b>es&gt;</b></th></rupe<>	2024 <b>es&gt;</b>
Trade debts	30.2.1	21,766,876	33,275,279
Long term deposits		1,048,616	1,048,616
Bank balances		15,427,498	53,332,171
		38,242,991	87,656,066

**30.2.1** Set out below is the information about the credit risk exposure on the Company's trade debts

	Trade debts			
	<rupe< th=""><th colspan="3">&lt;&gt;</th></rupe<>	<>		
	June 30, 2025	June 30,2024		
30 days	19,965,167	19,965,167		
31 to 90 days	11,040,750	11,040,750		
91 to 180 days	-	-		
180 days to 1 year	2,269,362	2,269,362		
Over 1 year	-	=		
	33,275,279	33,275,279		

Concentration of credit risks exists when changes on economic and industry factors similarly affect the group of counter parties whose aggregated credit exposure is significant on relation to the company's total credit exposure. The company's financial assets are broadly diversified and transactions are entered into with diverse credit worthy parties, thereby mitigating any significant concentration risk. Therefore, the company believes that it is not exposed to major concentration of credit risk.

However, impairment analysis is always performed as each reporting date using a provision matrix to measure expected credit losses. Generally trade debtors are written off if past due for more than one year and are not subject to enforcement activity.

Other financial assets at amortised cost includes advances, deposits and other receivables.

The credit quality of balances with banks can be assessed by reference to external credit ratings as shown below:

Bank	Rating agency	Long - term Rating	Short - term Rating	2025	2024
				( Rupees	s )
United Bank Limited	JCR-VIS	AAA	A1+	626,858	568,198
Bank Al Falah Limited	PACRA	AA+	A1+	1,298,214	2,859,860
Bank Al-Habib Limited	PACRA	AAA	A1+	9,912,240	32,610,863
Habib Metro Bank Limited	PACRA	AA+	A1+	1,659,352	2,688,738
MCB Bank Limited	PACRA	AAA	A1+	631,041	656,894
Meezan bank Limited	VIS	AAA	A1+	1,299,793	13,947,618
			_	15,427,498	53,332,171

#### 30.3 Liquidity risk

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

	Contractual cashflows			
	Maturity within one year	Maturity after one year	Total	
		Rupees		
2025				
Trade and other payables	13,058,838	_	13,058,838	
Unclaimed dividend	2,414,638	-	2,414,638	
	15,473,476	-	15,473,476	
2024				
Trade and other payables	30,169,002	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	30,169,002	
Unclaimed dividend	2,318,421	- 1	2,318,421	
	32,487,423	<u>-</u>	32,487,423	

The Company's approach to managing liquidity is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Company's reputation. The Company manages liquidity risk by maintaining sufficient cash and bank balances and availability of financing through banking arrangements, which includes Short term finances.

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#### 31 FAIR VALUE OF FINANCIAL INSTRUMENTS

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

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

#### Fair value hierarchy;

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

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

As at 30 June, 2025, the company has no financial instruments that falls into any of the above category. There were no transfer between level 1, 2 and 3 in the year.

#### 32 CAPITAL RISK MANAGEMENT

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

In order to maintain or adjust the capital structure, the Company may adjust the amount of dividends paid to shareholders.

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

As at June 30, 2025 and 2024, the company had surplus reserves to meet its requirements.

#### 33 ENTITY-WIDE INFORMATION

**33.1** The Company constitutes of a single reportable segment.

#### 33.2 Information about products

The Company's principal classes of products accounted for the following percentages of sales:

Maida I Maida II Atta Katta Packings Bran Refraction

2025	2024
Perce	ntage
43%	31%
17%	11%
19%	26%
15%	23%
7%	10%
0%	0%
100%	100%

#### 33.3 Information about geographical areas

The Company does not hold non-current assets in any foreign country. Revenues from external customers attributed to foreign countries in aggregate are not material in the overall context of these financial statements.

#### 33.4 Information about major customers

The Company does not have transactions with any external customer which amount to 10 percent or more of its revenues.



#### 34. CAPACITY AND PRODUCTION

The tentative capacity recognized by the Food Department, Government of Sindh is 257,500 Kgs per day on working of 24 hrs basis.

The actual production was as under:

Products	2025 < Kgs	2024 >
Maida I	7,014,750	4,942,850
Maida II	3,338,800	1,728,100
Atta	3,956,250	4,484,500
Katta - Polythene bags	3,270,600	4,094,120
Bran	2,688,788	3,634,804
Refraction - by product	78,390	63,450
	20,347,578	18,947,824

The production increased by about 1399.75 M.T during the year compared to the last year production. The company could not utilize its full capacity due to:

- a) Non-availability of sufficient quantity of wheat in open market as Govt food department imposed ban on movement of wheat from one province to other and one district to other from time to time.
- **b)** Shortage of wheat during off season.
- c) Less production of wheat crops in Pakistan and Sindh in particular, which added to the shortage of wheat.

#### 35 NUMBER OF EMPLOYEES

	NL	ımber
Number of employees at the year end	46	46
Average number of employees during the year	44	44

#### 36 NON-ADJUSTING EVENTS AFTER THE DATE OF STATEMENT OF FINANCIAL POSITION

The Board of Director have proposed a final dividend for the year ended June 30, 2025 for Rs.3.00 (2024: Rs: 3.00) per ordinary share, amounting to Rs.900,000/- (2024: Rs. 900,000/-) at their meeting held on **September 11, 2025**. The proposed dividend are subject to income tax consequences, and the proposed dividend will be approved in the forthcoming annual general meeting of the Company.

These financials statements do not reflect the proposed dividend, which will be accounted for in the statement of changes of equity as appropriation from unappropriated profit in the year ending June 30, 2026.

#### 37 DISCLOSURE REQUIREMENT FOR COMPANIES NOT ENGAGED IN SHARIAH NON-PERMISSBILE BUSINESS ACTIVITIES

Following information has been disclosed as required under amended part I clause VII of Fourth Schedule to the Companies Act ,2017 as amended via S.R.O.1278(I)/2024 dated August 15, 2024:

	2025 ( Rupe	2024 es )
Shariah Compliant bank balances Bank balances	14,344,842	39,384,553
Shariah compliant revenue Gross Turnover	1,606,635,107	2,166,953,351
Source and detailed breakup of other income Non-Shariah Compliant		
Profit on deposit accounts	1,956,561	1,834,331

### 38 CORRESPONDING FIGURES

Corresponding figures have been rearranged and reclassified, wherever necessary for the purposes of comparison and better presentation. No major reclassification was made during the year.

#### 39 DATE OF AUTHORIZATION OF FINANCIAL STATEMENTS

These financial statements were approved and authorized for issue on September 11, 2025 by the Board of directors of the company.

Chief Executive

Director

Chief Financial Officer



#### **GOODLUCK INDUSTRIES LIMITED**

#### **PATTERN OF SHARE HOLDING** as at 30th June 2025

Number of	Share holding	Tot	al Shares held
Shareholders	From	To	
25	1	100	1,730
19	101	500	5,855
8	501	1,000	6,900
13	1,001	5,000	23,489
6	5,001	10,000	50,400
3	10,001	15,000	35,639
2	15,001	20,000	34,937
0	20,001	25,000	, <u>-</u>
0	25,001	30,000	_
3	30,001	60,000	141,050
79	11		300,000

Categories of share holders	Number		Share held	Percentage
Associated Companies Undertakings				
and related parties		0	0	0
and related parties		U	0	U
NIT and ICP		1	50	0.02
Directors, CEO, & their Spouse and				
Minor Children		8		
Ashfaq			16,000	5.33
Muhammad Usman			8,000	2.67
Fahad			6,400	2.13
Shamshul-Haque			40,800	13.60
Shamsul-Zuha			40,250	13.42
Naveen Shams			400	0.13
Zahida			1,500	0.50
Afsheen Ashfaq			7,000	2.33
Categories of share holders	Number		Share held	Percentage

	0	
	0	
1	60,000	20
	•	39.87 <b>100.00</b>
	1 69 <b>79</b>	1 60,000 69 119,600

Chief Executive

Chief Financial Officer



# **PROXY FORM**

I / We	e				
of					
being	a member of <b>GOODL</b>	JCK INDUSTRIES LIMITED and	holder of		
ordin	ary shares as per Share	e Register Folio No	and	d / or CDC Participant I.D.	
No		and Sub Ac	count No		
hereb	oy appoint			of	
		or failing him			
of					
as m	y proxy to vote for me	and on my behalf at the Annual	General Meeting of th	e Company to be held on	
Octol	per 11, 2025 and at any	adjournment thereof.			
Signe	ed this	day of	2025		
WITN	IESS:				
1	Cianatura				
1			<del></del>		
				Revenue	
			Signature	Stamp	
	CNIC / Passport No		<del></del>		
2	Cianatura		cnooimon	e should agree with the signature registered with	
2	Signature		the Comp	the Company)	
	Address		<del>-</del>		
Note:		pee effective, must be received by pefore the meeting. A proxy must			
	attested photocopy	and their proxies are each requestions of their Computerized Nations oxy form before submission to the	al Identity Card or		

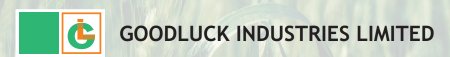


# تشكيلِ نيابت داري

المطيل	بحثیت ممبرگڈ لک انڈسٹری	ك
فوليونمبر	عام صص بمطابق شيئر رجيرً	ه وحامل
	اورذ ملي کھانة نمبر	ر مایی ڈی می کے شراکتی آئی ڈی نمبر
	ساكن	م المحرّ مه
_ ساكن		مورتِ دیگرمحترم امحتر مه
کئے اپنانمائندہ مقرر کرتا / کرتی ہوں/ کرتے ہی	، والےسالا نہ اجلاسِ عام میں رائے دہندگی کے۔	پیٰ جگہ 11اکتوبر2025 کومنعقدیا ملتوی ہونے
		:0
		<u>b</u> żż
	1 / 2/	
		ى اين آئى تى يا پاسپورٹ نمبر
6.	,	
ر يو نيونک چىپاں کریں	رستخط	فنخط للمستخط
		<i>z</i> ,
(دستخط کمپنی میں پہلے ہے موجود نمونے کے مطابق ہونے جاہئیر	160	

نوٹ: پراکیسز کے مؤثر ہونے کیلئے ضروری ہے کہ ان کی تفصیل اجلاس شروع ہونے سے 48 گھنٹے قبل کمپنی کوموصول ہوجائے۔ بیضروری ہے کہ پراکسی کمپنی کارکن ہو۔ میپنی کارکن ہو۔ سی ڈی ٹی شیئر ہولڈرز اور اُن کے پراکسیز سے گزارش ہے کہ وہ پراکسی فارم پیش کرنے سے قبل اپنے کمپیوٹر ائز ڈقومی شناختی کارڈیا پاسپورٹ کی تصدیق

سی ڈی تی سیئر ہولڈرز اوران کے پرانسیز سے نزارس ہے کہوہ پرانسی فارم پیس کرنے سے بل ایپے کمپیوٹرائز ڈفو می شنانسی کارڈیا پاسپورٹ کی تصدیو شدہ نقل اپنے پراکسی فارم کےساتھ ضرورمنسلک کرلیں۔



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