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Company Information

Board of Directors

Air Marshal (R) Azim Daudpota (Chairman)

Mr. Magbool Elahi Shaikh (Chief Executive)

Mr. Mohammad Sadig Khan (Executive Director)

Mr. Naeem Munshi (Non-Executive Director)

Mr. Ehtesham Magbool Elahi (Executive Director)

Mr. Shariq Maqbool Elahi (Non-Executive Director)

Mr. Fahad Munshi (Non-Executive Director)

Mr. Mansoor Younus (Non-Executive Director)

Mr. Syed Wasi Hyder (Nominee Director of EOBI)

Audit Committee of the Board

Mr. Mansoor Younus (Committee Chairman)

Mr. Naeem Munshi

Air Marshal (R) Azim Daudpota

HR & Remuneration Committee

Mr. Naeem Munshi (Committee Chairman)

Mr. Ehtesham Magbool Elahi

Mr. Shariq Magbool Elahi

Chief Financial Officer & Company Secretary

Mr. M. Javid Ansari

Auditor

Ernst & Young Ford Rhodes Sidat Hyder Chartered Accountants

Legal Advisor

Abdul Ghaffar Khan F-72/1, KDA Scheme 5, Kehkashan, Clifton, Karachi

Shares Registrar

Central Depository Company Pakistan Ltd CDC House, 99–B, Block B, S.M.C.H.S., Main Shahra-e-Faisal, Karachi-74400 Customer Support Service 0800-CDCPL (23275)

Fax: (92-21) 34326053 Email: info@cdcpak.com Website: www.cdcpakistan.com

Bankers (in alphabetical order)

Bank Alfalah Limited Faysal Bank Limited

Bank Al Habib Limited

Habib Bank Limited

Habib Metro Bank Limited

MCB Bank Limited Meezan Bank Limited

National Bank of Pakistan

Silkbank

Soneri Bank Limited

Registered Office

F/2, A-F, S.I.T.E., Karachi

City Office

Plot # 21, Maqboolabad, Jinnah Cooperative Housing Society (J.C.H.S.), Tipu Sultan Road, Karachi

Email

info@macpacfilms.com

Website

www.macpacfilms.com

Factory

Plot No. EZ/1/P-10 Eastern Industrial Zone Port Qasim Area



Macpac Films Ltd

Macpac Films Ltd is the pioneer of BOPP (biaxially-oriented polypropylene) films in the local manufacturing arena, offering its customers with the highest quality products. For more than two decades, the company has stood for quality in sealable and plain BOPP products, as well as metalized films. Our success is driven by our people and their commitment to get results the right way - by operating responsibly, executing with excellence, applying innovative technologies and capturing new opportunities for profitable growth. Today, our long-term relationships, embedded with trust and harmony, turn to us for their packaging solutions.

History

Founded and incorporated in 1993, Macpac Films Ltd is the brainchild of Mr. Maqbool Elahi Shaikh, who is considered to be the pioneer of BOPP film in Pakistan. His contributions to the plastic packaging film industry are recognized industry-wide. Our history is a part of who we are today. With an experience of more than two decades in the industry, we strive each day to grow our business and become the market leader.

Technology

Macpac Films Ltd has state-of-the-art equipment from Brückner, world's leading advanced packaging equipment manufacturer. Our highly skilled R&D and production teams ensure constant development and integration of the latest technology in our machines.

Quality

Our commitment to quality is a never-ending quest to find new and better ways to meet and exceed our customers' expectations. Our films conform to international standards of quality processes and involve biaxial orientation of films at high speeds. It is followed by Corona treatment which ensures excellent printability. During the production of films, focused attention on quality enables us to attain best capacity utilization, desired barrier properties along with tensile and sealing strengths tailored according to our customers' needs.

We are dedicated to achieve customer satisfaction through ISO 9001:2008 certification for continuous and innovative quality improvement. The continuous improvement philosophy behind our quality management system drives the improvement in our manufacturing and business processes to better meet the requirements of our customers.

Environment and Safety

As a company and as individuals, we take great pride in contributing to the communities where we live and work. We also care about the environment and are proud of the many ways in which our employees work to safeguard it. As a part of our core values and business ethics, we provide a safe and healthy working environment which ensures an atmosphere of minimal accidents and work-related illnesses.

We believe that a safe and healthy workplace is a fundamental right of every person and also a business imperative. All of our workplaces are fully equipped with modern safety gear, fire safety equipment and safety attire, as per international safety requirements.

Vision

To be the market leader recognized locally and internationally as a premium quality manufacturer of multi-layered packaging materials.

Mission

- Maintain the highest level of quality in the manufacture of our products, thereby adding value for all our stakeholders.
- Be ethical in practice and fulfill our social responsibilities by contributing towards the environment as good corporate citizens.
- Gain the confidence of our stakeholders by earning a reputation of a responsible and progressive enterprise that is prepared to change for them.
- Focus on the changing customers' needs and requirements and strive to improve and innovate the product line for the benefit of our customers.

Core Values

Accountability

We believe accountability in our operations is fundamental to our business. Our actions are conducted in a responsible, timely and professional manner.

Passion

Underlying our diligence and hard work is the core reason that we develop a passion in what we do.

Honesty

All our business dealings are conducted in a transparent manner in line with our moral principles.

Quality

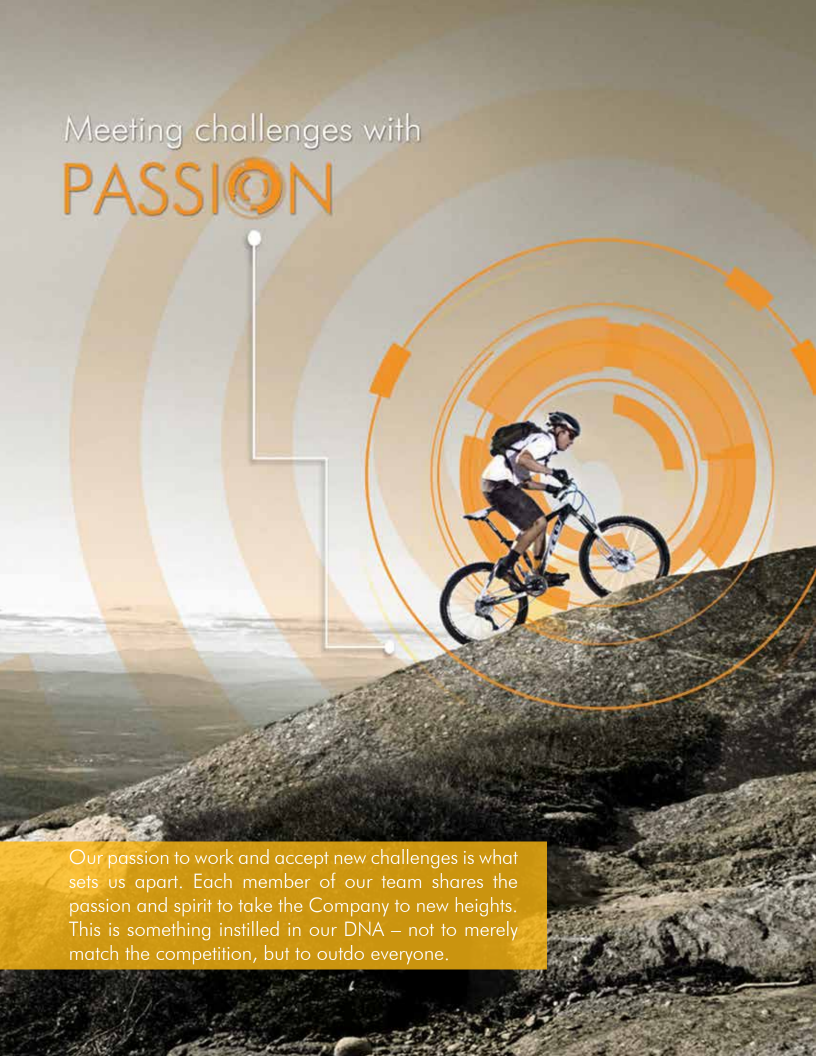
Our product quality is a symbol of our excellence. Constant monitoring and stringent checks ensure we satisfy our customers in the best possible manner.

Innovation

We believe in the ideology of innovating our offering not just for the betterment of our customers, but for the overarching aim of benefitting the industry as a whole.

Caring

Our aim is to do business in a sustainable manner while contributing positively to the society as well.



Statement of Ethics

Ethical Standards

- Macpac Films Ltd will conduct its business honestly and ethically.
- Personal interests must never be permitted to conflict, or appear to conflict, with the interests of the Company, its clients or its affiliates.
- All applicable laws and regulations including labor laws and equal opportunity must be complied with.
- Directors, officers and employees must respect and act responsibly with others in all of their dealings.
- All Company policies and procedures including Company's Code of Conduct must be followed.
- The Company's core values must be upheld at all times.



Product Profile

Macpac Films Ltd produces multiple grades of co-extruded BOPP Films which conform to international standards of quality processes, involving biaxial orientation of films at high speeds. We focus on the following applications:

- Food (confectionery items, biscuits, snacks, tea, baked products)
- Labels (opaque and transparent)
- Other applications (overwrapping, textile bags, tobacco, decorative purposes, pharmaceutical products, adhsive tapes, etc.)

Macpac Films is committed towards product quality leadership. To meet that commitment, the mission of its experts is to create value-added products for our valuable customers and provide them with innovative and effective solutions that allow them to succeed in their businesses.

Keeping in view the needs of our customers, transparent; matte; pearlized and metalized films are produced in different varieties and thicknesses, ranging from 10 to 60 microns. We also manufacture specialized films having unique characteristics to suit well in specialized applications while creating a niche market. We excel in producing the following grades:

- Plain
- Sealable
- Pearlized
- Pearl white (opaque)
- Pearl white for labels
- Hologramable
- Overwrap

- Matte
- Metalized
- Metalizable
- Biodegradable BOPP
- Sheet lamination

The most valuable property of our films is their versatility as packaging carriers. We carefully craft our films to ensure good barrier properties against moisture, gas and odors. Excellent optical properties distinguish our films from the rest. Trouble-free printing and sealablity make our products the first choice of converters.

We produce and deliver high quality films in the market, having the following key features:

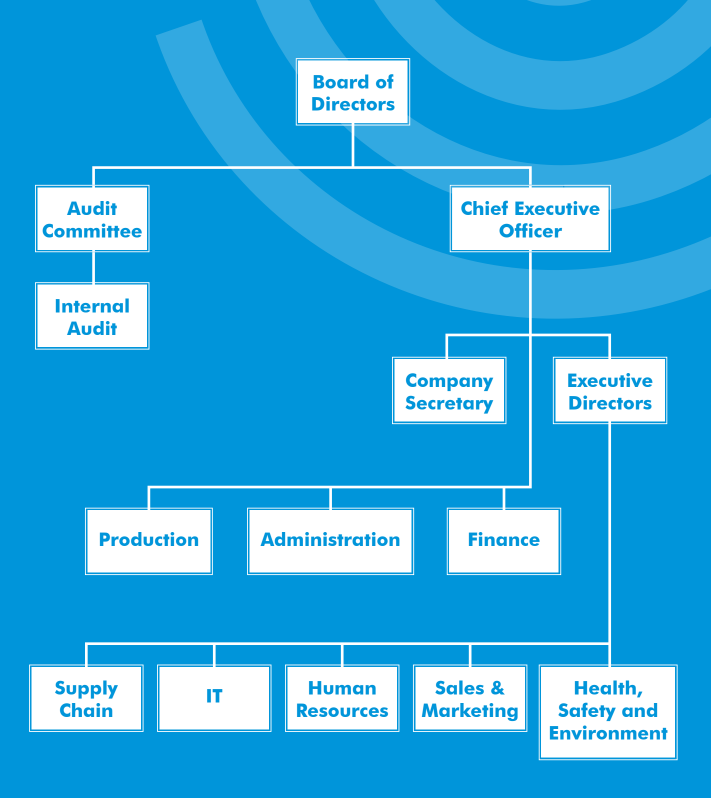
- Excellent optical properties (high gloss and clarity)
- Improved stiffness
- Good dimensional stability and flatness
- Excellent resistance to UV light
- High tensile strength
- Low electrostatic charge
- Excellent chemical and abrasion resistance
- Good barrier to water vapor
- Excellent performance on high speed machines

- Good scuff and acid resistance
- Not affected by moisture and does not wrinkle or shrink with environmental changes
- Good puncture and flex-crack resistance over a wide range of temperatures
- Biodegradable
- Recyclable and reusable

For further details, please visit www.macpacfilms.com



Organizational Structure



Quality Policy

Macpac Films Ltd is committed to improve and provide the best quality products to its valuable customers consistently and at competitive rates while ensuring that the requirements of our customers are fulfilled through a resolute aftersales service.

We are determined to achieve good customer satisfaction through the implementation of ISO 9001:2008 quality assurance certification whereby we will target superior quality through a process of continuous improvement.

Our policy is to empower and train our human resource periodically in order to improve efficiency and ensure quality of our products and services.





Health, Safety and Environment

As a part of our core values and business ethics, Macpac Films Ltd provides a safe and healthy working environment which ensures an atmosphere of minimal accidents and work-related illnesses. The organization is certified with ISO 9001:2008 certification.

All of our workplaces are fully equipped with modern safety gear, fire safety equipment and safety attire, as per international safety requirements.

HSE Policy

The HSE Policy has been designed to ensure compliance with applicable laws. It aims to concurrently achieve continuous performance improvement, aligned with QMS 9001.

We are committed to the health and safety of employees, subcontractors, hired personnel, customers and general public. We are also committed to safeguard our natural environment. Our health, safety and environment objectives are equal in status to our other business activities. Line management and supervision is responsible for implementing these objectives.

HSE Objectives

Remaining within the framework of the Health, Safety and Environment Policy, Pakistan's legislative requirements and standards required from our customers, we progressively strive to:

- Prevent all production incidents.
- Prevent other incidents/accidents at our business sites, machines and installations.
- Prevent all occupational diseases and promote the health of our employees and the people who work with us.
- Minimize the impact of our operation on the environment.

- Adopt work practices that are safe and environment-friendly.
- Develop systems and individual personal responsibilities for health, safety and environment.
- Encourage involvement of employees in health, safety and environmental affairs.



Corporate Social Responsibility

For a business to take responsibility for its actions, it must be fully accountable. Here at Macpac Films Ltd, we have gone beyond the legal requirements to enhance transparency and credibility, and strengthened our management infrastructure. All this is done to ensure that we fulfill our social responsibility as it is the least we can do.

The Company's utmost priority has always been conducting ethical and sustainable business with an aim to build stronger relations with its stakeholders and to make contributions for the welfare of the society. The goal of our CSR is to embrace responsibility for the Company's actions and create a positive impact through its activities on the environment, employees, communities and stakeholders.

Being socially responsible is more than just a corporate requirement for us; the Company continuously takes multifaceted initiatives to fulfill this moral obligation.

Employee Welfare

Macpac Films Ltd respects the dignity and rights of its human capital. The work environment is friendly and steps are taken to ensure a family-like environment. To uplift the living standards of our employees and improve their life is our motive. We provide interest-free loans and medical facility to our employees and their families. Training and development is considered to be an integral part of our Human Resource Policy. Apart from on-the-job training, we encourage our employees to attend seminars, short courses and lectures. We are an equal opportunity employer and provide employment opportunities to young graduates with an aim to nurture a highly talented lot of future leaders for the country.



Safety and Health

We are committed to the health and safety of our employees, subcontractors, customers and the general public. We are also dedicated to safeguard our natural environment. Our health, safety and environment objectives are equal in status to our other business activities. Line management and supervision is responsible for implementing these objectives. Regular workshops and trainings are conducted to educate our employees about the various safety and health issues.

Social Services

While CSR is a corporate responsibility, keeping in line with the values of the Company and our traditions, we also make philanthropic contributions to institutions that are making significant efforts to help the underprivileged, e.g., Shaukat Khanum Hospital, The Citizens Foundation, Heart Care Society, Civil Hospital etc. Apart from such institutions, a significant contribution is made every year towards various educational organizations as part of our CSR initiatives.





Human Resource Development

The human capital of a company is the driving force to integrate its other vital resources, e.g., equipment, technology and systems to produce the desired performance.

Our human assets and their ability to achieve and enhance our organization's success are our pride. We hire staff with the right personal attitude and professional skills enabling them to develop a long-term relationship with the company. Our main focus is to nurture and further improve our teams by our exemplary HR policies, development programs and promotions/incentives.

Recruitment & Selection

We are an equal opportunity employer and strictly prohibit discrimination on any ground - religion, cast, color, creed or gender. We hire individuals through a process that is professional and consistent; one that reflects the company's commitment to the principles of hiring the best possible candidates and ensuring employment equity. Selection is made on the basis of merit in view of the job requirements and on a salary which is competitive and in line with the compensation structure of the company.

Training & Development

Learning is part of the company culture and training and development is an integral part of our HR policy. Each employee, at all levels, is conscious of the need to upgrade continuously his/her knowledge and skills. The willingness to learn is therefore a non-negotiable condition. The company imparts focused training and development to enhance the competency of its employees. Motivational drills and corporate retreats are also a regular feature of our HR policy.

Performance Appraisals

Annual appraisals are aimed to align employee skills with the company's strategic objectives. A benchmark has been set to compare the performance of each employee and feedback is then provided to improve the overall efficiency. Employees are rewarded on the basis of their performance and attitude towards work.

Succession Planning

Succession planning is considered to be an HR priority for key positions to ensure employees' development and a sustainable leadership model.





Profile of the Board

Air Marshal (R) Azim Daudpota

Chairman of the Board

He has served on various Boards and held many honorary positions in the country, such as Air Marshal of Pakistan Air Force, Governor of Sindh, MD and Chairman of PIA and Chairman of PIDC. He carries with him years of leadership experience and the strength of enormous humbleness, insight, vision and true direction that is required to inspire and lead the Company's Board as Chairman. He is also a member of the Audit Committee of the Board.

Mr. Maqbool Elahi Shaikh

Chief Executive Officer

He is the pioneer of BOPP Films in Pakistan and his contributions to the packaging films industry of Pakistan are recognized by all. Major contributions include introducing vast ranges of packaging films starting from cellophane, BOPP, metalized and CPP films in Pakistan. He introduced BOPP films in 1980 and bought the country's first line of BOPP films machinery in 1985, first metalizer in 1985 and the first CPP machine in 2001. He is one of the major founders of Macpac Films Ltd. His indepth industry knowledge combined with four decades of experience rightly fits him as the commander-in-chief of the Company. His strategic commitment is to steer the Company through modern management techniques under his strong leadership.

Mr. Mohammad Sadiq Khan

Executive Director

As an Executive Director, he commands all external and public affairs of the Company. His vast experience of more than 25 years in the packaging industry adds great value and expertise to the Board and he is an integral supporting pillar of the Company.

Mr. Naeem Munshi

Non-Executive Director

He has been serving as a Non-Executive Director at Macpac Films Ltd ever since its inception and currently holds the office of CEO at Hilal Confectionery (Pvt) Ltd. A graduate of Sindh University, Hyderabad, his experience of successfully managing one of the largest confectionery businesses gives Macpac an integral insight deep into the customer demands and trends of the end users. He is also the Chairman of the HR & Remuneration Committee and a member of the Audit Committee of the Board.

Mr. Ehtesham Maqbool Elahi

Executive Director

Having about a decade's experience with the Company as part of senior management, he joined the Board in 2012. A certified director from PICG and a management graduate of American University in Dubai, his role as an Executive Director is to help take the Company to new heights. Sharing and taking forward the vision of the CEO and the Board, he is committed to take the Company forward via newly adapted management practices. He is also a member of the HR & Remuneration Committee of the Board.

Mr. Shariq Maqbool Elahi

Non-Executive Director

He is the technical mind of the Board pertaining to the packaging industry. Serving as a Non-Executive Director and a member of the HR & Remuneration Committee, he adds immense value to the Board by his understanding of the business from his first-hand experience.

Mr. Fahad Munshi

Non-Executive Director

He is serving as a Non-Executive Director at Macpac Films Ltd. After completing his graduation from Bentley University in Waltham, Massachusetts, he joined Hilal Confectionery (Pvt) Ltd as a Director. Having a dynamic personality and an achievement-oriented approach, he started off his career in management operations with a focus towards process improvement and innovation. With his determination and inherent passion, he developed himself in human resource management.

Mr. Mansoor Younus

Independent Director

He has done his MBA from Institute of Business Administration, Karachi in 1981 and possesses vast experience in international business, finance and marketing. Being the only Independent Director on the Board, he is also serving as the Chairman of the Audit Committee. Currently, he holds the position of Managing Partner at Oriental Sales Corporation.

Mr. Syed Wasi Haider

Director

He is a nominee director of Employees' Old Age Benefits Institution (EOBI). An institutional investor, his stake in the Company amounts to 12%.

Profile of the Management



Muhammad Saleem Sheikh Chief Operating Officer

Possessing rich expertise in the packaging industry through an experience of more than three decades, Mr. Saleem's vast technical knowledge makes him one of the most valued assets of the organization. He has been a crucial part of the Company since 2005.



Jawed Ahmed SiddiquiGeneral Manager – Production

A qualified mechanical engineer from NED University of Engineering & Technology, Mr. Jawed carries with him experience of more than three decades in production engineering. He has been overseeing production at the Company's plant since the last 15 years.



Muhammad Javid Ansari Chief Financial Officer, Company Secretary

Mr. Javid Ansari has been associated with Macpac Films Ltd since 2012, as Chief Financial Officer and Company Secretary. He has more than 15 years of experience and by qualification he is an associated member of ICMAP and fellow member of ICSP.



Mehreen Shah Khalid Human Resources

An MBA in human resource management and MA in economics, Ms. Mehreen spearheads all HR duties: conducting performance appraisal and other surveys, while ensuring a tight-knit organization. She has been associated with the Company since 2011.



Ashiq Ali Khan Sales Manager

Having done his MBA from Institute of Business Administration, Karachi in 1968 and BSc in zoology and microbiology, Mr. Ashiq possesses a wealth of experience from pharmaceutical, industrial chemical and packaging industries. He has been an integral part of the Company since the past 17 years.

Board Committees



HR & REMUNERATION COMMITTEE

Mr. Naeem Munshi (Committee Chairman)

Mr. Ehtesham Magbool Elahi (Executive Director)

Mr. Shariq Magbool Elahi (Non-Executive Director)

Purpose

The HR & Remuneration Committee is appointed by the Board to assist the Board in fulfilling its responsibilities relating to leadership development and compensation of the Company's directors, executive officers and other key management personnel.

Composition

The HR & Remuneration Committee shall have at least three members comprising a majority of non-executive directors.

Responsibilities

The HR & Remuneration Committee has the following responsibilities:

- Recommend significant human resource management policies to the Board.
- Recommend to the Board, the selection, evaluation, compensation (including retirement benefits) and succession planning of the CEO.

- Recommend to the Board, the selection, evaluation, compensation (including retirement benefits) of COO, CFO, Company Secretary and Head of Internal Audit.
- Consider and approve, on recommendation of the CEO, matters regarding key management positions which report directly to the CEO or COO.
- Consider and approve recommendations of the HR Executive Committee.
- Report regularly to the Board following meetings of the Committee.

Meetings

The Committee shall meet on a needs basis or when directed by the Board.

The Company Secretary sets the agenda, time, date and venue of the meeting in consultation with the Chairman of the Committee.

The Secretary of the Committee shall submit the minutes of the meeting duly signed by its Chairman to the Company Secretary. These minutes are then circulated within the Board.

AUDIT COMMITTEE

Mr. Mansoor Younus (Committee Chairman & Independent Director)
Mr. Naeem Ali Munshi (Non-Executive Director)
Air Marshal (R) Azim Daudpota (Non-Executive Director)

Purpose

To assist the Board of Directors in fulfilling its oversight responsibilities for the:

- 1. Integrity of the company's financial statements.
- 2. Company's compliance with legal and regulatory requirements.
- 3. Independent auditor's qualifications and independence.
- 4. Performance of the company's internal audit function and independent auditors.

Authority

The Audit Committee has the authority to conduct or authorize investigations into any matter within its scope of responsibility. It is empowered to:

- Recommend to the Board the appointment of external auditors, their removal, audit fees, the provision by external auditors of any service to the company in addition to audit of the financial statements.
- Resolve any disagreements between management and the external auditors regarding financial reporting.
- Meet with company officers, external auditors, or outside counsel, as necessary.
- Seek any information it requires from any employee (and all employees are directed to co-operate with any request made by the audit committee) and external parties.
- Obtain outside legal or other professional advice.

Meetings

The Audit Committee shall meet at least once every quarter of the financial year. The provisions of the Code of Corporate Governance, 2013 shall be complied with in this regard.

Responsibilities

In the absence of strong grounds to proceed otherwise, the Board of Directors acts in accordance with the recommendations of the Audit Committee in the following matters:

- Determination of appropriate measures to safeguard the Company's assets.
- Review of preliminary announcements of results prior to publication.

- Review of quarterly, half-yearly and annual financial statements of the Company, prior to their approval by the Board of Directors, focusing on:
 - o Major judgmental areas.
 - o Significant adjustments resulting from the audit.
 - o The going concern assumption.
 - o Any change in accounting policies and practices.
 - o Compliance with applicable accounting standards.
 - o Compliance with listing regulations and other statutory and regulatory requirements.
- Facilitating the external audit and discussion with external auditors of major observations arising from interim and final audits and any matter that the auditors may wish to highlight (in the absence of management, where necessary).
- Review of Management Letter issued by external auditors and management's response thereto.
- Ensuring coordination between the internal and external auditors of the Company.
- Review of the scope and extent of internal audit and ensuring that the internal audit function has adequate resources and is appropriately placed within the Company.
- Consideration of major findings of internal investigations and management's response thereto.
- Ascertaining that the internal control system including financial and operational controls, accounting system and reporting structure are adequate and effective.
- Review of the Company's statement on internal control systems prior to endorsement by the Board of Directors.
- Instituting special projects, value for money studies or other investigations on any matter specified by the Board of Directors, in consultation with the Chief Executive and to consider remittance of any matter to the external auditors or to any other external body.
- Determination of compliance with relevant statutory requirements.
- Monitoring compliance with the best practices of corporate governance and identification of significant violations thereof.

Consideration of any other issue or matter as may be assigned by the Board of Directors.

Message from the Chairman

Dear Stakeholders:

It gives me immense pleasure to present this year's annual report of your Company. By the grace of Almighty, the Company has successfully set its pace towards progress and the growth is on an upward trajectory. Despite the industry challenges surfaced through external factors this year, Macpac Films Ltd stayed resilient and stood firmly to embrace those challenges.

This year's theme of 'meeting challenges' is our story of the year and our code of survival to emerge as the market leader in the times to come. The milestone of the year was the commencement of commercial production of our newly commissioned metalizer machine. Our promise to provide best products and services is not just a commitment that we have made to ourselves, but a reality that shaped up after the installation of the new machine. We are far better off now in our approach than in the past in terms of doing business and increased customer satisfaction has strengthened our resolve to provide top of the line services. Every passing second, the Company is growing, leaving footprints which credit our success.

Leading this organization, I believe that human capital plays a vital role in the growth of this Company. We put in efforts to retain the best talent, train them and develop them to become future leaders. For this purpose, an employee appreciation ceremony was conducted where the efforts of each and every one of our staff members were recognized. This was done to instill motivation and a sense of ownership in our people.

The international market conditions in the coming years are likely to cause industrial challenges, but Macpac Films Ltd is geared up to be proactive and responsive in the times to come.

I would like to thank the people of this Company, who work day in, day out to create the success story that we are a part of today. Meeting challenges was not easy without them. The support of our shareholders and their firm belief in this organization is highly appreciated. The trust and confidence of our customers, suppliers, financial institutions and other stakeholders have made our efforts fruitful. We wish to continue our long-term relationships with commitment and conviction. In the times to come, Macpac Films Ltd will progress further to explore the unexplored horizons.

Air Marshal (R) Azim Daudpota Chairman of the Board September 21, 2015

Azim Vanagote

Directors' Report to the Shareholders

In the name of Allah, the Most Gracious, the Most Benevolent and the Most Merciful

Assalam-o-alaikum

Dear Shareholders:

The Board of Directors of your Company is pleased to present the Annual Report 2015 and audited financial statements for the year ended June 30, 2015 together with the Auditor's Report thereon.

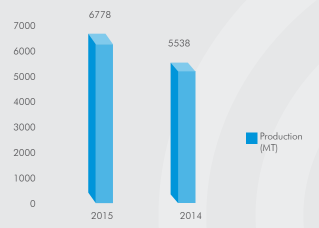
General

The principal activity of the Company is to manufacture, produce, buy and sell plastic packaging films. The operational capacity of biaxially-oriented polypropylene (BOPP) films is 15,000 metric tons. The plant is located at Eastern Industrial Zone, Port Qasim Area.

Metalizer

The new General K-5000 Metalizer with a capacity of 6,000 tons per annum is installed and commercial production commenced from the second quarter of FY 2015.

Operating and Financial Performance



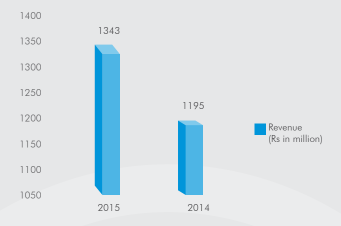
Production

The Company's production during the year was 6,778 metric tons which is 45% of total capacity of the plant, increasing by 22% as compared to the previous year.

The management of the Company is continuously devoting efforts to further enhance the capacity utilization. Therefore, the main focus in the coming quarters would be enhancing capacity utilization further to yield better results.

Sales Performance

The Company has recorded net sales of Rs 1,343 million during the year as compared to Rs 1,195 million during the previous year, thereby registering an increase of 12%. This is mainly due to the increase in direct market sales of BOPP films along with metalized films.



Profitability

The gross profit of the Company is Rs 246.8 million for the current year as compared to Rs 117.9 million last year, an increase of 109%.

The net profit for the current year is Rs 61.8 million as compared to Rs (24.3) million in the previous year, increasing by 354%.



	2015		2014		2013	
	Rs (millions)	% of sales	Rs (millions)	% of sales	Rs (millions)	% of sales
Sales (net)	1,343		1,195		1,462	
Gross profit	246.8	18%	117.9	10%	258	18%
Profit before tax	128.7	9.5%	31.3	3%	294	20%
Profit after tax	61.8	4.6%	(24.3)	-2%	213	15%
EPS (rupees)	1.59		(0.63)		5.48	

This increase is mainly due to the commencement of metalizer plant operations, producing metalized films and adding more value-added products in our product portfolio.

Earnings per Share

The earnings per share for the current year is Rs 1.59 as compared to Rs (0.63) in the past year.

Comparative Financial Results

Broad comparative financial results of previous three years are given hereunder. Key performance indicators for the last six years are also summarized on page 38 of the Annual Report 2015.

Dividend

Alhamdulillah, with the grace of Almighty Allah, the Board of directors of your Company is pleased to announce a final cash dividend for the year ended June 30, 2015 on ordinary share at 10% i.e. Re 1.00 per share.

Future Outlook

The business landscape is becoming competitive every second and the international market conditions are likely to cause industrial friction. The international prices of raw materials have a fluctuating trend which is likely to prevail in the future. This has made purchase decisions all the more challenging coupled with depreciating Pakistani Rupee (PKR) and inflationary trends in the economy. However, the management of your Company has been putting in its best foot forward to combat the challenges for positive results in the future. The economic environment of the country is likely to become encouraging, thus providing an atmosphere conducive to conduct business activities. There has

been an improvement in law and order conditions of the country which will attract more investment in the economy. We are confident that your Company has the potential to sustain all the challenges by maintaining its position in the market and keeping the current focus.

Auditor

The present auditor, M/s Ernst & Young Ford Rhodes Sidat Hyder, Chartered Accountants, are retiring and have offered themselves for reappointment for the year ending June 30, 2016 and the remuneration to be mutually agreed.

Compliance with the Code of Corporate Governance The requirements of the Code of Corporate Governance contained in the Listing Regulations, relevant for the year ended June 30, 2015 have been adopted by the Company and have been duly complied with. A separate statement of compliance with the Code of Corporate Governance, duly signed by the Chief Executive Officer is also included in the Annual Report 2015 on page 28.

Statement of Ethics and Business Practices

The Board has prepared and adopted 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.

Corporate and Financial Reporting Framework

- The financial statements together with the notes thereon have been drawn up by the management in conformity with the Companies Ordinance, 1984. These statements present fairly the Company's state of affairs, the result of its operations, cash flows and changes in equity.
- Proper books of accounts have been maintained by the Company.
- Appropriate accounting policies have been consistently applied in preparation of financial statements and accounting estimates are based on reasonable and prudent judgment.
- The International Accounting Standards/ International Financial Reporting Standards, as applicable in Pakistan, have been followed in the preparation of financial statements.
- The system of internal control is sound in design and has been effectively implemented and monitored.
- There are no doubts upon the Company's ability to continue as a going concern.
- There has been no departure from the best practices of Corporate Governance, as detailed in the Listing

- Regulations.
- There is no other significant and material change from last year's operating and financial results except as explained in the Directors' Report.
- The key performance indicators for the last six years are summarized on page 38 of the Annual Report 2015.

Remuneration of Chief Executive

The Board of Directors has approved terms and conditions of Chief Executive in accordance with the Companies Ordinance, 1984 and the Articles of Association of the Company. The Board of Directors approved monthly remuneration of Rs 550,000 per month along with a car, whose maintenance is to be borne by the Company, and other benefits as per the Company's policy to Chief Executive w.e.f. January 01, 2015.

Board of Directors' Meetings

The number of Board and Audit Committee meetings held during the year and meetings attended by each director is shown hereunder:

Name of Director	Board of Directors	Audit Committee
1. Mr. Maqbool Elahi Shaikh	4	-
2. Mr. Muhammad Sadiq Khan	4	-
3. Mr. Naeem Munshi	1	1
4. Mr. Ehtesham Maqbool Elahi	4	-
5. Mr. Shariq Maqbool Elahi	2	-
6. Air Marshal (R) Azim Daudpota	4	4
7. Mr. Mansoor Younus	3	3
8. Mr. Fahad Munshi	2	-
9. Mr. S. Wasi Haider / Mr. Kamran Fazal	4	-

Audit Committee and Internal Control System

The management of your Company believes in good corporate governance, implemented through a well-defined and efficiently applied system of checks and balances and the provision of transparent, accurate and timely financial information. The Board of Directors has established a system of sound internal control which is effectively implemented at all levels within the Company.

The Board has formed an Audit Committee which comprises of three (3) members; all are non-executive directors including the Chairman of the Committee, who is an independent director. The Committee has its terms of reference which were determined by the Board of Directors in accordance with the guidelines provided in the Listing Regulations.

HR and Remuneration Committee

The Board has formed an HR and Remuneration Committee. It comprises of three (3) members, including two non-executive directors and one executive director. The Chairman of the Committee is a non-executive director.

Corporate Social Responsibility (CSR)

For a business to take responsibility for its actions, it must be fully accountable. Here at Macpac Films Limited, we have gone beyond the legal requirements to enhance transparency and credibility and strengthened our management infrastructure. All this is done to ensure that we fulfill our social responsibility as it is the least we can do.

Being socially responsible is more than just a corporate requirement for us. The Company continuously takes multifaceted initiatives to fulfill this moral obligation

Human Capital and Employee Relations

The human capital of the Company is the driving force to integrate other resources, like equipment and technology systems, to produce the performance desired by the Company. The directors of the Company wish to record their appreciation for the dedicated hard and focused work put in by the Company's employees in achieving the performance during the year.

The need of the Company changes all the time and it is changing at a faster pace now because of the increasingly demanding business environment. Effective human resource management requires constant analysis

of the pool of human assets in the Company to track any shortcoming in skills which would require training and development efforts so that the human capital can be better utilized and rewarded for their efforts.

Pattern of Shareholding

The total number of Company's shareholders as on June 30, 2015 was 1,169. The pattern of shareholding as on June 30, 2015, along with necessary disclosures as required under the Code of Corporate Governance, is disclosed in the Annual Report 2015.

Acknowledgement

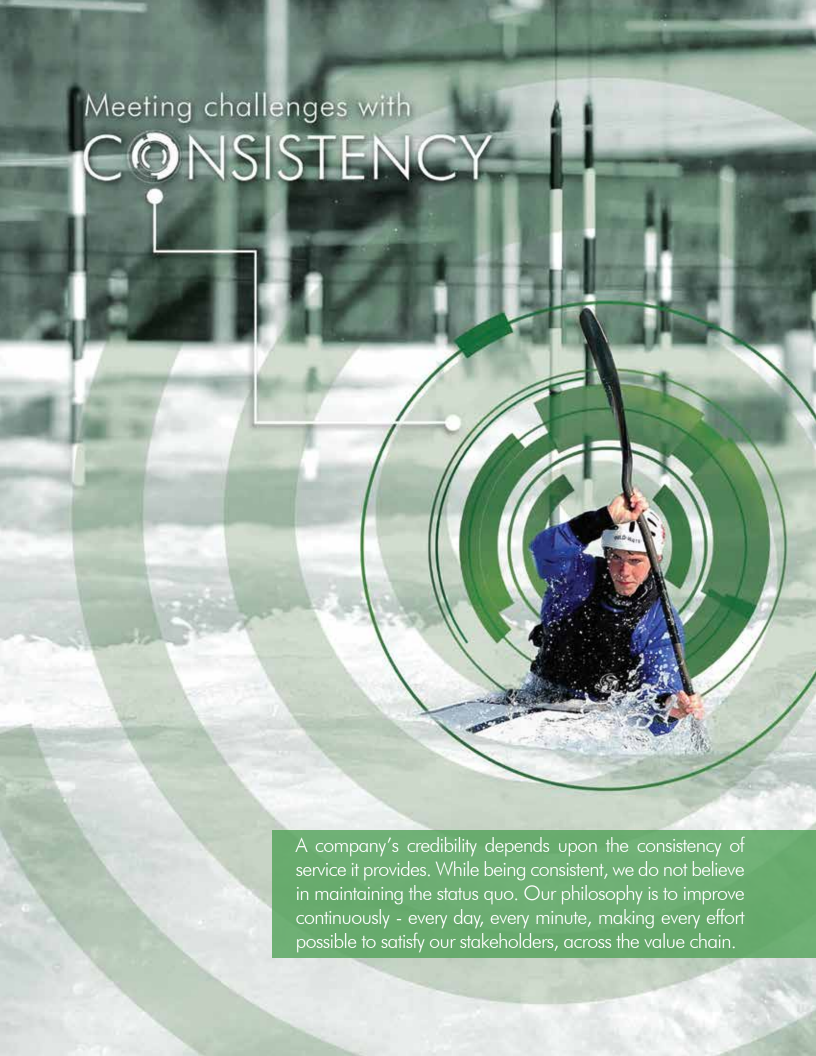
The Directors of the Company would like to take the opportunity to thank the Securities and Exchange Commission of Pakistan, the shareholders, partners, customers, government authorities, autonomous bodies, financial institutions and bankers for their co-operation and continued support.

The Directors are also pleased to record their appreciation of the valuable and untiring efforts and services rendered by the staff of the Company.

For and on behalf of the Board

Maqbool Elahi Shaikh Chief Executive Officer September 21, 2015

Magkor Elle



Statement of Compliance with

the Code of Corporate Governance

This statement is being presented to comply with the Code of Corporate Governance (Code) contained in Listing Regulations of Karachi Stock Exchange Limited and Lahore Stock Exchange Limited for the purpose of establishing a framework of good governance, whereby a listed company is managed in compliance with the best practices of corporate governance.

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

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

Category Independent Directors	Names 1. Mr. Mansoor Younus
Executive Directors	1. Mr. Maqbool Elahi Shaikh 2. Mr. Mohammad Sadiq Khan 3. Mr. Ehtesham Maqbool Elahi
Non-Executive Directors	 Mr. Naeem Munshi Air Marshal (R) Azim Daudpota Mr. Shariq Maqbool Elahi Mr. Fahad Munshi Mr. Wasi Haider(nominee of EOBI)

The independent director meets the criteria of independence under clause i(b) of the Code.

- 2. The directors have confirmed that none of them is serving as a director on more than seven listed companies, including this Company.
- 3. All the directors of the Company are registered taxpayers and none of them has defaulted in payment of any loan to a banking company, a development financial institution or a non-banking financial institution. None of them are members of any stock exchange.
- 4. A casual vacancy occurred on the Board of Directors during the year which was filled by the Board of Directors as per the requirements of the Companies Ordinance, 1984.
- 5. 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.
- 6. The Board has developed a vision/mission statement, overall corporate strategy and significant policies of the Company. A complete record of particulars of significant policies, along with the dates on which they were approved or amended, has been maintained.
- 7. All the powers of the Board have been duly exercised and decisions on material transactions, including appointment and determination of remuneration and terms and conditions of employment of the Chief Executive Officer (CEO) and other executive and non-executive directors, have been taken by the Board.
- 8. During the period, four Board meetings were held which were all presided over by the Chairman and the Board met at least once in every quarter. Written notices of the Board meetings, along with agenda and working papers, were also circulated at least seven days before the meetings. The minutes of the meetings were appropriately recorded and circulated.

- 9. In accordance with the criteria specified in clause (xi) of the Code, one director of the company is duly certified, whereas four are exempted from the requirement of Director's Training Program. All the directors are fully conversant with their duties and responsibilities as directors of corporate bodies. The Board has arranged an orientation course of the Code of Corporate Governance for two of its directors during the period under review to apprise them of their roles and responsibilities.
- 10. The Board has approved the appointment of a new Head of Internal Audit, along with the CFO and Company Secretary, including their remuneration and terms and conditions of employment.
- 11. The Directors' Report has been prepared in compliance with the requirements of the Code and fully describes the salient matters required to be disclosed.
- 12. The financial statements of the Company were duly endorsed by the CEO and the CFO, before being approved by the Board.
- 13. The directors, CEO and executives do not hold any interest in the shares of the Company other than that disclosed in the Pattern of Shareholding.
- 14. The Company has complied with all the corporate and financial reporting requirements of the Code.
- 15. The Board has formed an Audit Committee. It comprises of three (3) members, of whom two (2) are non-executive directors and the Chairman of the Committee is an independent director.
- 16. The meetings of the Audit Committee were held at least once every quarter prior to the approval of interim and final results of the Company and as required by the Code. The terms of reference of the committee have been formed and advised to the Committee for compliance.
- 17. The Board has formed an HR and Remuneration Committee. It comprises of three (3) members, all of whom are non-executive directors, including the Chairman of the Committee.
- 18. The Board has set up an effective internal audit function which is considered suitably qualified and experienced for the purpose and is conversant with the policies and procedures of the Company.
- 19. The statutory auditor of the Company have confirmed that they have been given a satisfactory rating under the quality control review program of the Institute of Chartered Accountant of Pakistan, that they or any of the partners of the firm, their spouses and minor children, do not hold shares of the Company and that the firm and all its partners are in compliance with International Federation of Accountants (IFAC) guidelines on code of ethics, as adopted by the Institute of Chartered Accountants of Pakistan.
- 20. The statutory auditor or the persons associated with them have not been appointed to provide other services and the auditor have confirmed that they have observed IFAC guidelines in this regard.
- 21. The 'closed period', prior to the announcement of interim/final results, and business decisions, which may materially affect the market price of Company's securities, was determined and intimated to directors, employees and stock exchanges.
- 22. Material/price-sensitive information has been disseminated among all market participants at once through stock exchanges.
- 23. We confirm that all other material principles contained in the Code have been complied with.

On behalf of the Board of Directors

Maqbool Elahi Shaikh Chief Executive Officer September 21, 2015



Ernst & Young Fort Rhodes Sidat Hyder Chartered Accountants Progressive Plaza, Beaumont Road P.O. Box 15541, Karachi 75530 Pakistan Tel: +9221 3565 0007-11 Fax: +9221 3568 1965 eyfrsh.khi@pk.ey.com ev.com/pk

Review Report to the Members

We have reviewed the enclosed Statement of Compliance with the best practices contained in the Code of Corporate Governance (the Code) prepared by the Board of Directors of Macpac Films Limited (the Company) for the year ended June 30, 2015 to comply with the requirements of Listing Regulation No. 35 (Chapter XI) of Karachi Stock Exchange Limited and Lahore Stock Exchange Limited, where the Company is listed.

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

As 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 Directors' statement on internal control covers all risks and controls or to form an opinion on the effectiveness of such internal controls, the Company's corporate governance procedures and risks.

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

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 best practices contained in the Code as applicable to the Company for the year ended June 30, 2015.

Ernst & Young Ford Rhodes Sidat Hyder Chartered Accountants Karachi Date: September 14, 2015



Ernst & Young Fort Rhodes Sidat Hyder Chartered Accountants Progressive Plaza, Beaumont Road P.O. Box 15541, Karachi 75530 Pokistan Tel: +9221 3565 0007-11 Fax: +9221 3568 1965 eyfrsh.khi@pk.ey.com ev.com/pk

Auditor's Report to the Members

We have audited the annexed balance sheet of Macpac Films Limited as at June 30, 2015 and the related profit and loss account, statement of comprehensive income, cash flow statement and statement of changes in equity, together with the notes forming part thereof, for the year then ended and we state that we have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purposes of our audit.

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

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

- (a) in our opinion, proper books of account have bee kept by the Company as required by the Companies Ordinance, 1984;
- (b) in our opinion:
- (i) the balance sheet and profit and loss account together with the notes thereon have been drawn up in conformity with the Companies Ordinance, 1984, and are in agreement with the books of account and are further in accordance with accounting policies consistently applied, except for the changes as stated in note 4.1 to the accompanying financial statements with which we concur;

- (ii) the expenditure incurred during the year was for the purpose of the Company's business; and
- (iii) the business conducted, investments made and the expenditure incurred during the year were in accordance with the objects of the company;
- (c) in our opinion and to the best of our information and according to the explanations given to us, the balance sheet, profit and loss account, cash flow statement and statement of changes in equity together with the notes forming part thereof conform with approved accounting standards as applicable in Pakistan, and give the information required by the Companies Ordinance, 1984, in the manner so required and respectively give a true and fair view of the state of the company's affairs as at June 30, 2015 and of the profit, comprehensive income, cash flows and changes in equity for the year then ended; and
- (d) in our opinion, no Zakat was deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980).

Ernst & Young Ford Rhodes Sidat Hyder Chartered Accountants Audit Engagement Partner: Shariq Ali Zaidi Karachi

Date: September 21, 2015

Shareholders' Information

Registered Office

F/2, A-F, S.I.T.E., Karachi Tel: 021-32576341-2 Fax: 021-32579060

City Office

Plot # 21, Maqboolabad, Jinnah Cooperative Housing Society (J.C.H.S.), Tipu Sultan Road, Karachi

Tel: 021-34305811-13 Fax: 021-34305810

Email: info@macpacfilms.com

Shares Registrar

Central Depository Company Pakistan Limited CDC House, 99-B, Block B, S.M.C.H.S., Main Shahra-e-Faisal, Karachi-74400 Tel: Customer Support Services Toll Free) 0800-CDCPL (23275) Fax: (92-21) 3432605

Listing on Stock Exchanges

Shares of Macpac Films Limited are listed on Karachi and Lahore stock exchanges.

Stock Code

The stock code for dealing in equity shares of Macpac Films Limited at KSE and LSE is 'MACFL'.

Contact Person

Mr. M. Javid Ansari Company Secretary

Email: javid.ansari@macpacfilms.com

Tel: +92-21-34305811-13







Pattern of Shareholding

No. of Shareholders	SI	nareholdi	ng	Total Shares Held
107	1	to	100	1,250
508	101	to	500	250,291
175	501	to	1000	173,347
214	1001	to	5000	617,449
62	5001	to	10000	500,100
23	10001	to	15000	295,100
24	15001	to	20000	440,429
6	20001	to	25000	140,000
10	25001	to	30000	287,286
2	30001	to	35000	68,984
3	35001	to	40000	113,412
6	40001	to	45000	254,150
5	45001	to	50000	242,000
2	50001	to	55000	105,500
3	60001	to	65000	189,500
2	75001	to	80000	159,501
1	85001	to	90000	88,000
2	95001	to	100000	200,000
2	105001	to	110000	211,714
1	170001	to	175000	173,500
1	180001	to	185000	182,143
1	195001	to	200000	200,000
1	365001	to	370000	369,750
1	435001	to	440000	436,500
1	490001	to	495000	495,000
1	805001	to	810000	809,129
1	1450001	to	1455000	1,451,193
1	2730001	to	2735000	2,732,143
1	4665001	to	4670000	4,666,000
1	5725001	to	5730000	5,727,235
1	17305001	to	17310000	17,305,394
1,169				38,886,000

Total

Categories of Shareholders

Categories of Shareholders	Shareholders	Shares Held	Percentage
Government of Pakistan Employees' Old-Age Benefits Institution	1	4,666,000	12.00
Directors, Their Spouse(s) and Minor Children Mr. Maqbool Elahi Shaikh Mr. Mohammad Sadiq Khan Air Marshal (R) Azim Daudpota Mr. Shariq Maqbool Elahi Mr. Naeem Ali Mohammad Munshi Mr. Mansoor Younus Mr. Ehtesham Maqbool Elahi	1 2 1 1 1 1	17,305,394 1,453,693 45,000 182,143 5,757,235 7,000 40,650	44.50 3.74 0.12 0.47 14.81 0.02 0.10
Mr. Fahad Munshi	1	500	0.00
Associated Companies, Undertakings and Related Parties	-	-	-
Executives	-	-	-
Public Sector Companies and Corporations	-	-	-
Banks, Development Finance Institutions, Non-Banking Finance Companies, Insurance Companies, Takaful, Modarabas and Pension Funds	1	6,500	0.02
Mutual Funds Golden Arrow Selected Stocks Fund Limited CDC - Trustee AKD Opportunity Fund	1	809,129 436,500	2.08 1.12
General Public a. Local b. Foreign investors	1142	8,000,969	20.58
Others Total	14 1169	175,287 38,886,000	0.45 100.00
Shareholders Holding 5% or More		Shares Held	Percentage
Mr. Maqbool Elahi Shaikh		17,305,394	44.50

Details of Sales/Purchases of Shares by Directors, CEO, Chairman, CFO, Company Secretary, Executives and Their Spouses, During the Period from July 01, 2014 to June 30, 2015

Name of Person
Mr. Naeem Ali Mohammad Munshi
Designation
No. of Shares Sold
Non-Executive
Director
70,000

5,757,235

4,666,000

2,732,143

14.81

12.00

7.03

Mr. Naeem Ali Mohammad Munshi

Ms. Sana Nauman

Employees' Old-Age Benefits Institution

Notice of 20th Annual General Meeting

Notice is hereby given that the 20th Annual General Meeting of Macpac Films Limited will be held on Saturday, October 31, 2015 at 4:30 PM, at the registered office of the Company, F/2, A-F, S.I.T.E., Karachi, to transact the following ordinary businesses:

- 1. To confirm the minutes of the 19th Annual General Meeting held on October 31, 2014.
- 2. To receive, consider and adopt the annual audited accounts of the Company for the year ended June 30, 2015, together with the Auditor's and Directors' Report thereon.
- 3. To approve the final cash dividend for the year ended June 30, 2015, at Re 1/- per ordinary share, i.e. 10%, as recommended by the Board of Directors of the Company.
- 4. To appoint an auditor of the Company for the year ending June 30, 2016 and fix the remuneration. The retiring auditor, Ernst & Young Ford Rhodes Sidat Hyder, Chartered Accountants, being eligible, offered themselves for reappointment. The Audit Committee and Board of Directors have also recommended their name for reappointment.
- 5. To elect nine directors as fixed by the Board of Directors in accordance with the provision of section 178(1) of the Companies Ordinance, 1984 for the next tenure of three years commencing from November 01, 2015. The names of the retiring directors are as follows:
 - 1. Mr. Magbool Elahi Shaikh
 - 2. Mr. Muhammad Sadiq Khan
 - 3. Mr. Naeem Munshi
 - 4. Mr. Ehtesham Magbool Elahi
 - 5. Mr. Shariq Magbool Elahi
 - 6. Mr. Fahad Munshi
 - 7. Air Marshal (R) Azim Daudpota
 - 8. Mr. Mansoor Younus
 - 9. Mr. Syed Wasi Haider
- To transact any other business with the permission of the Chair.

By order of the Board

Karachi October 06, 2015

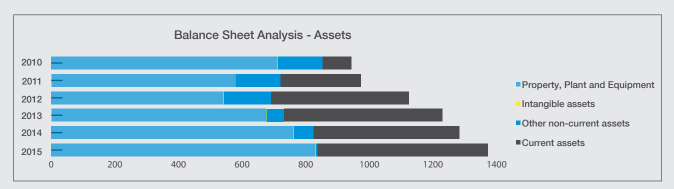
M. Javid Ansari Company Secretary

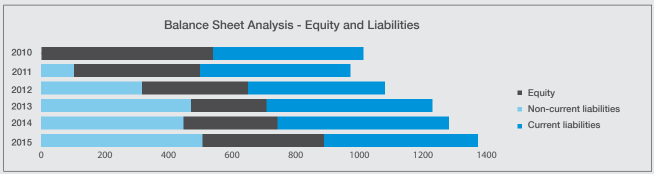
Notes:

- The share transfer books of the Company will remain closed from October 20, 2015 to October 31, 2015 (both days inclusive). Transfers received at the Company's share registrar: M/s Central Depository Company of Pakistan Limited, Share Registrar Department, CDC House, 99–B, Block B, S.M.C.H.S., Main Shahra-e-Faisal, Karachi-74400, at the close of business on October 19, 2015 will be treated in time.
- 2. Members are requested to notify any change of address immediately to our share registrar.
- 3. A member entitled to attend and vote at the meeting shall be entitled to appoint another person, as his/ her proxy to attend, demand, join in demanding a poll, speak and vote instead of him/her and a proxy so appointed shall have such rights, as respects attending, speaking and voting at the meeting as are available to a member. Proxies, in order to be valid, must be deposited at the Company's share registrar's office not less than 48 hours before the meeting. A proxy must be a member of the Company.
- 4. Any member who seeks to contest the election of Director shall file with the Company not later than 14 days before the date of the meeting, a notice of his/her intention to offer himself/herself for election as director in terms of section 178 of the Companies Ordinance, 1984. Declaration in accordance with the Code of Corporate Governance contained in the Listing Regulations along with consent to act as director under section 184 of the Companies Ordinance, 1984 is also to be filed.
- 5. CDC shareholders or their proxies must bring their Computerized National Identity Card (CNIC)/ passport along with CDC Participant ID and account number at the meeting venue for identification purposes. In case of a representative of a corporate member, the Board of Directors' Resolution/Power of Attorney with specimen signature of the nominee shall be produced at the time of the meeting (unless it has been provided earlier).

Horizontal Analysis

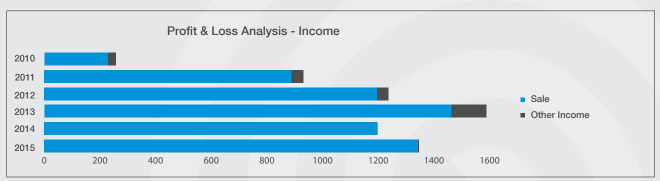
	2015		2014		2013		2012		2011		2010	
	Rs.	%	Rs.	%	Rs.	%	Rs.	%	Rs.	%	Rs.	%
Balance Sheet												
Property, plant and equipment	828,644,006	8.9	760,901,866	13.0	673,500,047	24.5	540,839,060	(6.3)	577,507,431	(18.7)	710,061,643	(10.9)
Intangible assets	947,828	145.1	386,660	126.3	170,824	(20.0)	213,528	(20.0)	266,912	(20.0)	333,640	(20.0)
Other non-current assets	6,428,500	(89.6)	61,551,921	7.2	57,398,421	(44.1)	102,751,636	(27.6)	141,840,500	(0.2)	142,168,550	30.2
Current assets	537,326,144	16.9	459,610,413	(8)	497,657,526	17.7	422,961,530	62.0	261,049,545	189.8	90,091,441	(5.2)
Total assets	1,373,346,478	7.1	1,282,450,860	4.4	1,228,726,818	15.2	1,066,765,754	8.8	980,664,388	4.0	942,655,274	(5.9)
Share capital	388,860,000	-	388,860,000	-	388,860,000	-	388,860,000	-	388,860,000	-	388,860,000	-
Reserves	79,930,000	-	79,930,000	-	79,930,000	-	79,930,000	-	79,930,000	-	79,930,000	-
Unappropriated profits / (losses)	38,700,327	274.3	(22,201,851)	(1 101 7)	2,216,318	(101.5)	(152,185,409)	(58.4)	(365,669,365)	(32.0)	(537,860,243)	5.4
Non-current liabilities	380,661,442	28.8	295,455,623	24.7	236,902,983	(28.8)	332,676,070	(15.9)	395,545,948	(26.6)	538,670,758	0.2
Current liabilities	485,194,709	(10.2)	540,407,088	3.8	520,817,517	24.8	417,485,093	(13.4)	481,997,805	1.9	473,054,759	(6.4)
Total equity and liabilities	1,373,346,478	7.1	1,282,450,860	4.4	1,228,726,818	15.2	1,066,765,754	8.8	980,664,388	4.0	942,655,274	(5.9)
Operating Results												
Net sales	1,342,753,084	12.4	1,195,122,436	(18.2)	1,461,754,914	22.3	1,195,444,744	34.6	887,948,494	289.5	227,956,390	71.3
Cost of sales	(1,095,950,647)	1.7	(1,077,139,093)	(10.5)	(1,203,582,681)	32.8	(906,076,912)	30.7	(693,316,040)	193.6	(236,171,084)	24.0
Gross profit / (loss)	246,802,437	109.2	117,983,343	(54.3)	258,172,233	(10.8)	289,367,832	48.7	194,632,454 (2 160 31	(8,214,694)	(85.7)
Marketing and selling expenses	(13,277,804)	37.3	(9,669,009)	(4.1)	(10,081,774)	70.2	(5,922,481)	71.4	(3,455,232)	(11.5)	(3,903,653)	(19.6)
Administrative expenses	(48,855,135)	17.9	(41,449,140)	0.7	(41,179,723)	61.9	(25,442,364)	(14.1)	(29,616,667)	64.6	(17,995,743)	0.8
Operating profit / (loss)	184,669,498	176.2	66,865,194	(67.7)	206,910,736	(19.8)	258,002,987	59.7	161,560,555	(636.5)	(30,114,090)	(62.4)
Finance costs	(37,027,629)	79.2	(20,667,414)	183.1	(7,301,190)	209.7	(2,357,184)	(82.3)	(13,280,591)	(78.1)	(60,530,566)	24.3
Other income	1,714,007	(3.3)	1,772,529	(98.6)	127,261,284	209.8	41,084,859	(1.8)	41,843,918	38.8	30,136,500	5.8
Other expenses	(20,650,522)	24.3	(16,607,661)	(48.2)	(32,038,157)	20.7	(26,540,224)	193.1	(9,053,518)	100.0	-	-
Profit / (loss) before taxation	128,705,354	310.4	31,362,648	(89.4)	294,832,673	9.1	270,190,438	49.2	181,070,364	(399.2)	(60,508,156)	(39.7)
Taxation	(66,882,013)	20.0	(55,714,220)	(31.7)	(81,631,810)	582.9	(11,954,447)	34.6	(8,879,485)	(127.1)	32,823,066	(452.2)
Net profit / (loss) for the year	61,823,341	353.9	(24,351,572)	(111.4)	213,200,863	(17.4)	258,235,991	50.0	172,190,879	(722.0)	(27,685,090)	(74.7)

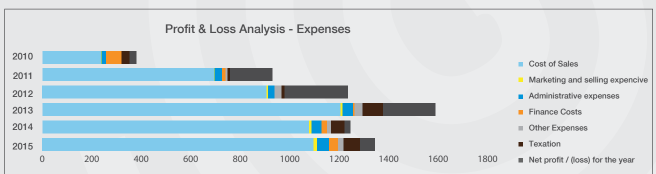




Vertical Analysis

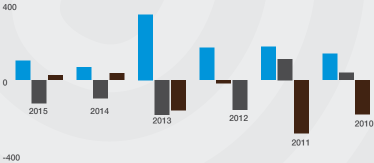
	2015		2014		2013		2012		2011		2010	
	Rs.	%	Rs.	%	Rs.	%	Rs.	%	Rs.	%	Rs.	%
Balance Sheet												
Property, plant and equipment	828,644,006	60%	760,901,866	59.3	673,500,047	54.8	540,839,060	50.7	577,507,431	58.9	710,061,643	75.3
Intangible assets	947,828	0.1%	386,660	0.03	170,824	0.0	213,528	0.0	266,912	0.0	333,640	0.0
Other non-current assets	6,428,500	0.5%	61,551,921	4.8	57,398,421	4.7	102,751,636	9.6	141,840,500	14.5	142,168,550	15.1
Current assets	537,326,144	39%	459,610,413	35.8	497,657,526	40.5	422,961,530	39.6	261,049,545	26.6	90,091,441	9.6
Total assets	1,373,346,478	100%	1,282,450,860	100.0	1,228,726,818	100.0	1,066,765,754	100.0	980,664,388	100.0	942,655,274	100.0
Share capital	388,860,000	28%	388,860,000	30.3	388,860,000	31.6	388,860,000	36.5	388,860,000	39.7	388,860,000	41.3
Reserves	79,930,000	6%	79,930,000	6.2	79,930,000	6.5	79,930,000	7.5	79,930,000	8.2	79,930,000	8.5
Unappropriated profits / (losses)	38,700,327	3%	(22,201,851)	(1.7)	2,216,318	0.2	(152,185,409)	(14.3)	(365,669,365)	(37.3)	(537,860,243)	(57.1)
Non-current liabilities	380,661,442	28%	295,455,623	23.0	236,902,983	19.3	332,676,070	31.2	395,545,948	40.3	538,670,758	57.1
Current liabilities	485,194,709	35%	540,407,088	42.1	520,817,517	42.4	417,485,093	39.1	481,997,805	49.2	473,054,759	50.2
Total equity and liabilities	1,373,346,478	100%	1,282,450,860	100.0	1,228,726,818	100.0	1,066,765,754	100.0	980,664,388	100.0	942,655,274	100.0
Operating Results												
Net sales	1,342,753,084	100%	1,195,122,436	100.0	1,461,754,914	100.0	1,195,444,744	100.0	887,948,494	100.0	227,956,390	100.0
Cost of sales	(1,095,950,647)	-82%	(1,077,139,093)	(90.1)	(1,203,582,681)	(82.3)	(906,076,912)	(75.8)	(693,316,040)	(78.1)	(236,171,084)	(103.6)
Gross profit / (loss)	246,802,437	18%	117,983,343	9.9	258,172,233	17.7	289,367,832	24.2	194,632,454	21.9	(8,214,694)	(3.6)
Marketing and selling expenses	(13,277,804)	-1%	(9,669,009)	(0.8)	(10,081,774)	(0.7)	(5,922,481)	(0.5)	(3,455,232)	(0.4)	(3,903,653)	(1.7)
Administrative expenses	(48,855,135)	-4%	(41,449,140)	(3.5)	(41,179,723)	(2.8)	(25,442,364)	(2.1)	(29,616,667)	(3.3)	(17,995,743)	(7.9)
Operating profit / (loss)	184,669,498	14%	66,865,194	5.6	206,910,736	14.2	258,002,987	21.6	161,560,555	18.2	(30,114,090)	(13.2)
Finance costs	(37,027,629)	-3%	(20,667,414)	(1.7)	(7,301,190)	(0.5)	(2,357,184)	(0.2)	(13,280,591)	(1.5)	(60,530,566)	(26.6)
Other income	1,714,007	0%	1,772,529	0.1	127,261,284	8.7	41,084,859	3.4	41,843,918	4.7	30,136,500	13.2
Other expenses	(20,650,522)	-2%	(16,607,661)	(1.4)	(32,038,157)	(2.2)	(26,540,224)	(2.2)	(9,053,518)	(1.0)	-	-
Profit / (loss) before taxation	128,705,354	10%	31,362,648	2.6	294,832,673	20.2	270,190,438	22.6	181,070,364	20.4	(60,508,156)	(26.5)
Taxation	(66,882,013)	-5%	(55,714,220)	(4.7)	(81,631,810)	(5.6)	(11,954,447)	(1.0)	(8,879,485)	(1.0)	32,823,066	14.4
Net profit / (loss) for the year	61,823,341	5%	(24,351,572)	(2.0)	213,200,863	14.6	258,235,991	21.6	172,190,879	19.4	(27,685,090)	(12.1)





Performance Indicators

		2015	2014	2013	2012	2011	2010
Profitibility Ratios Gross profit to sales Operating profit to sales Net profit to sales EBITDA margin to sales Operating leverage ratio Return on equity Return on capital employed Return on fixed assets	% % % % times % %	18% 14% 5% 18% 14.26 12% 9% 7%	10% 6% -2% 10% 3.71 -5% -4% -3%	18% 14% 15% 18% -0.89 45% 36% 32%	24% 22% 22% 26% 1.72 82% 59% 48%	22% 18% 19% 25% 1.19 167% 51% 30%	-19% -29% -12% 4% 0.25 -40% -7% -4%
Liquidity Ratios Current ratio Quick ratio Cash ratio Cash to current assets Cash flow from operations to sales	times times times % %	1.11 0.60 0.03 2.72% 6%	0.85 0.39 0.02 2.47% 5%	0.96 0.50 0.01 0.98% 26%	1.01 0.50 0.00 0.38% 17%	0.54 0.22 0.01 2.40% 22%	0.19 0.12 0.00 0.20% 79%
Turnover/Management Efficiency Ration Inventory turnover rations. Of days in inventory Debtor turnover rations. Of days in receivables Creditor turnover rations. Of days in creditors Operating cycle Cash conversion cycle Total assets turnover rations.	times days times days times days days days times times times times	4.45 81 5.77 62 2.75 131 143 13 0.98 1.62	4.42 81 6.34 57 2.29 157 138 -19 0.93 1.57	5.32 68 7.91 46 3.20 113 113 113 2.17	4.90 73 10.25 35 4.01 90 109 19 1.12 2.21	7.49 48 18.93 19 6.36 57 67 10 0.91 1.54	12.15 30 5.70 63 4.77 75 93 17 0.24 0.32
Market Ratios Earnings per share (EPS) Price to earnings ratio Price to book ratio Break-up value per share	Rs times times Rs	1.59 11.51 0.52 13.05	-0.63 -27.02 0.51 11.48	5.48 4.16 0.72 12.11	6.64 2.57 0.62 8.14	4.43 2.55 0.45 2.65	-0.71 -4.21 0.12 -1.78
Capital Structure Ratios Net assets per share Financial leverage ratio Debt to equity ratio	Rs times times	13.05 0.58 0.47	11.48 0.52 0.47	12.11 0.43 0.42	8.14 0.97 0.62	2.65 3.72 2.47	-1.78 -9.24 -5.50
SUMMARY OF CASH FLOWS	2015 2	2014	2013	2012	2	2011	2010
Cash & cash equivalents - opening Net cash flows from operating activities Net cash flows used in investing activities Net cash flows from financing activities Changes in cash & cash equivalents Cash & cash equivalents - closing	102,017,519 68,70 (124,014,305) (98,064 25,292,996 35,82	1,416 34 4,340) (183 9,483 (162 6,559		6,273,7 171,330,7 (17,186,53 (158,793,10 (4,648,85 1,624,86	77 176,88 32) 112,46 33) (283,25 58) 6,09	53,635 3 5,011) (18	3,918,027 39,126,796 37,717,940 0,586,150) 3,741,414) 176,613
400							



Operating activities

Investing activities

■ Financing activities

Financial **Statements**

Balance Sheet As at June 30, 2015

	Note	2015	2014
		(Rup	ees)
<u>ASSETS</u>			
NON-CURRENT ASSETS			
Property, plant and equipment Intangible assets Long-term deposits	5 6 7	828,644,006 947,828 6,428,500	760,901,866 386,660 61,551,921
CURRENT ASSETS		836,020,334	822,840,447
Stock-in-trade Trade debts Loans and advances Trade deposits, prepayments and other receivables Tax refund due from Government - net Cash and bank balances	8 9 10 11 12 13	244,044,010 263,421,032 2,714,493 4,771,493 7,742,593 14,632,523 537,326,144	248,667,073 159,775,636 3,175,189 8,193,613 28,462,590 11,336,312 459,610,413
TOTAL ASSETS		1,373,346,478	1,282,450,860
EQUITY AND LIABILITIES			
SHARE CAPITAL AND RESERVES			
Authorised capital 50,000,000 (2014:50,000,000) ordinary shares of Rs.10/- each		500,000,000	500,000,000
Issued, subscribed and paid-up capital Reserves	14 15	388,860,000 118,630,327 507,490,327	388,860,000 57,728,149 446,588,149
NON-CURRENT LIABILITIES			
Long term loan from a director and an associated company Diminishing musharaka arrangement Liabilities against asset subject to finance lease Deferred taxation Staff retirements benefits – gratuity	16 17 18 19 20	148,260,457 15,532,951 73,579,670 125,982,678 17,305,686 380,661,442	148,260,457 31,065,903 29,413,590 73,181,296 13,534,377 295,455,623
CURRENT LIABILITIES		333,331,112	200, 100,020
Trade and other payables Accrued mark-up Short term borrowing Current portion of non-current liabilities	21 22 23 24	416,059,707 840,551 9,000,000 59,294,451 485,194,709	467,642,307 1,130,198 50,000,000 21,634,583 540,407,088
CONTINGENCIES AND COMMITMENTS	25	400,194,709	040,407,000
TOTAL EQUITY AND LIABILITIES		1,373,346,478	1,282,450,860

The annexed notes from 1 to 44 form an integral part of these financial statements.

MAQBOOL ELAHI SHAIKH CHIEF EXECUTIVE

MOHAMMAD SADIQ KHAN DIRECTOR

Profit and Loss Accounts For the year ended June 30, 2015

	Note	2015 (Rup	2014 ees)
Turnover - net Cost of sales Gross profit	26 27	1,342,753,084 (1,095,950,647) 246,802,437	1,195,122,436 (1,077,139,093) 117,983,343
Administrative expenses Marketing and selling expenses	28 29	(48,855,135) (13,277,803) (62,132,938)	(41,449,140) (9,669,009) (51,118,149)
Operating Profit		184,669,499	66,865,194
Finance costs Other expenses Other Income	30 31 32	(37,027,629) (20,650,523) 1,714,007 (55,964,145)	(20,667,414) (16,607,661) 1,772,529 (35,502,546)
Profit before taxation		128,705,354	31,362,648
Taxation	33	(66,882,013)	(55,714,220)
Profit / (loss) after taxation		61,823,341	(24,351,572)
Earnings/ (loss) per share - basic and diluted	34	1.59	(0.63)

The annexed notes from 1 to 44 form an integral part of these financial statements.

MAQBOOL ELAHI SHAIKH CHIEF EXECUTIVE

MOHAMMAD SADIQ KHAN DIRECTOR

Statement of Comprehensive Income For the year ended June 30, 2015

	2015 (Rupe	2014 es)
Profit / (loss) after taxation	61,823,341	(24,351,572)
Other comprehensive (loss) / income Other comprehensive (loss) / income not to be reclassified to profit and loss account in subsequent periods		
Re-measurement loss on defined benefit plan Income tax effect	(1,354,651) 433,488	(99,398) 32801
Net comprehensive loss not to be reclassified to profit and loss accounts in subsequent periods	(921,163)	(66,597)
Total comprehensive income / (loss) for the year	60,902,178	(24,418,169)

The annexed notes from 1 to 44 form an integral part of these financial statements.

Cash Flow Statement

For the year ended June 30, 2015

	Note	2015	2014
CASH FLOWS FROM OPERATING ACTIVITIES		(Rupe	es)
Cash generated from operations	37	80,200,428	65,325,143
Finance costs paid Income tax refund (paid) / received Gratuity paid Long term deposits received / paid Sales tax-net	12.1 20.2	(37,317,275) (13,570,035) (3,061,909) 55,123,421 20,642,890	(11,426,309) 20,472,383 (1,516,300) (4,153,500)
		21,817,092	3,376,274
Net cash generated from operating activities		102,017,520	68,701,417
CASH FLOW FROM INVESTING ACTIVITIES			
Fixed capital expenditure Proceeds from disposal of fixed assets Additions in intangibles		(123,771,805) 350,000 (592,500)	(99,019,341) 955,000 -
Net cash used in investing activities		(124,014,305)	(98,064,341)
CASH FLOWS FROM FINANCING ACTIVITIES			
Repayment / proceeds from musharaka arrangement Proceeds from / repayment of finance lease-net Repayment / proceeds from term loan Repayment of loan to a director Dividend paid		(7,766,476) 77,054,384 (41,000,000) (2,994,912)	38,832,379 (1,248,215) 50,000,000 (49,060,088) (2,694,593)
Net cash generated from financing activities		25,292,996	35,829,483
Net increase in cash and cash equivalents		3,296,211	6,466,559
Cash and cash equivalents at the beginning of the year		11,336,312	4,869,753
Cash and cash equivalents at the end of the year	13	14,632,523	11,336,312

The annexed notes from 1 to 44 form an integral part of these financial statements.

MAQBOOL ELAHI SHAIKH CHIEF EXECUTIVE MOHAMMAD SADIQ KHAN DIRECTOR

Statement of Changes in Equity For the year ended June 30, 2015

			Reserves		
	Issued, subscribed and paid -up capital	Capital reserve - share premium	(Accumulated losses) / Unappropriated profit	Total	Total
			Rupees		
Balance as at June 30, 2013	388,860,000	79,930,000	2,216,318	82,146,318	471,006,318
Loss after taxation	-	-	(24,351,572)	(24,351,572)	(24,351,572)
Other comprehensive loss	-	-	(66,597)	(66,597)	(66,597)
Total comprehensive loss for the year	-	-	(24,418,169)	(24,418,169)	(24,418,169)
Balance as at June 30, 2014	388,860,000	79,930,000	(22,201,851)	57,728,149	446,588,149
Profit after taxation	-	-	61,823,341	61,823,341	61,823,341
Other comprehensive loss	-	-	(921,163)	(921,163)	(921,163)
Total comprehensive profit for the year	-	-	60,902,178	60,902,178	60,902,178
Balance as at June 30, 2015	388,860,000	79,930,000	38,700,327	118,630,327	507,490,327

The annexed notes from 1 to 44 form an integral part of these financial statements.

For the year ended June 30, 2015

1. THE COMPANY AND ITS OPERATIONS

Macpac Films Limited (the Company) was incorporated on August 19, 1993, in Pakistan as a limited liability company under the Companies Ordinance, 1984 and is listed on the Karachi and Lahore stock exchanges. The registered office of the Company is situated at F/2, A – F, S.I.T.E, Karachi, Pakistan and city office is at Plot # 21, Maqboolabad, Jinnah Cooperative Housing Society, (J.C.H.S), Tipu Sultan Road, Karachi.

The principal activity of the Company is to manufacture, produce, buy and sell plastic packaging films.

2. STATEMENT OF COMPLIANCE

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

3. BASIS OF PREPARATION

- 3.1 These financial statements have been prepared under the historical cost convention, except for defined benefit obligations which are stated at present value in accordance with the requirements of IAS-19 "Employee Benefits", as referred to in note 20.
- 3.2 These financial statements are presented in Pakistani Rupees which is the Company's functional and presentation currency.

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

4.1 Standards, amendments and interpretations adopted during the year

The accounting policies adopted in the preparation of these financial statements are consistent with those of the previous financial year except as describe below:

New / Revised Standards, Interpretations and Amendments

The Company has adopted the following revised standard, amendments and interpretation of IFRSs which became effective for the current year.

New and amended standards, interpretations and amendments

IAS 19 - Employee Benefits (Amendment) - Defined Benefit Plans: Employee Contributions

IAS 32 - Financial Instruments: Presentation (Amendment): Offsetting Financial Assets and Financial Liabilities

IAS 36 - Impairment of Assets - (Amendment) - Recoverable Amount Disclosures for Non-Financial Assets

IAS 39 - Financial Instruments: Recognition and Measurement - (Amendment) - Novation of Derivatives and Continuation of Hedge Accounting

IFRIC 21 - Levies

For the year ended June 30, 2015

Improvements to Accounting Standards Issued by the IASB

- IFRS 2 Share-based Payment: Definitions of vesting conditions
- IFRS 3 Business Combinations: Accounting for contingent consideration in a business Combination
- IFRS 3 Business Combinations: Scope exceptions for joint ventures
- IFRS 8 Operating Segments: Aggregation of operating segments
- IFRS 8 Operating Segments: Reconciliation of the total of the reportable segments' assets to the entity's assets
- IFRS 13 Fair Value Measurement: Scope of paragraph 52 (portfolio exception)
- IAS16 Property, Plant and Equipment and IAS 38 Intangible Assets:
- Revaluation method proportionate restatement of accumulated depreciation / amortization
- IAS 24 Related Party Disclosures: Key management personnel
- IAS 40 Investment Property: Interrelationship between IFRS 3 and IAS 40 (ancillary services)

The adoption of the above amendments, revisions, interpretations and improvements to accounting standards did not have any material effect on these financial statements of the Company.

4.2 Significant accounting judgments and estimates

The preparation of financial statements in conformity with approved accounting standards requires the use of certain critical accounting estimates. It also requires management to exercise its judgments in the process of applying the Company's accounting policies. Estimates and judgments are continually evaluated and are based on historic experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Revisions to accounting estimates are recognised in the period in which the estimate is revised and in any future periods affected.

In the process of applying the Company's accounting policies, management has made the following estimates and judgments which are significant to these financial statements:

- (a) determining the impairment, residual values, useful lives, method of depreciation of property, plant and equipment and intangible assets (notes 4.3, 4.4, 5 & 6);
- (b) provision for doubtful debts (notes 4.16 and 9);
- (c) accounting for staff retirement benefits (notes 4.10 and 20);
- (d) recognition of taxation and deferred tax (note 4.9, 12 and 19);
- (e) estimation of net realisable value of stock in trade (note 4.8 and 8);
- (f) provision and contingencies (note 4.6 and 25).

4.3 Property, plant and equipment

4.3.1 Owned

Property, plant and equipment are stated at cost less accumulated depreciation and accumulated impairment losses, if any, except for freehold land, which is stated at cost.

Depreciation is charged using the reducing balance method at the rates specified in note 5 except those assets which are not available for their intended use or commercial productions has not commenced.

Depreciation on additions are charged from the month the assets are available for use while no depreciation is charged for the month in which is disposed off.

Maintenance and normal repairs are charged to income as and when incurred. Major renewals and improvements are capitalized.

For the year ended June 30, 2015

Gains and losses on disposal of fixed assets are taken to profit and loss account.

Leased

Assets subject to finance lease are stated at lower of the present value of minimum lease payments under the lease agreement and fair value of the asset. The related obligations of the lease are accounted for as liabilities. Assets acquired under finance lease are depreciated over the useful life of the assets on the same basis as of owned assets.

4.3.2 Capital work-in-progress

Capital work-in progress is stated at cost less impairment in value, if any. It consists of expenditure incurred and advances made in respect of fixed assets in the course of their erection, acquisition and installation.

4.4 Intangible assets

Intangible assets are measured on initial recognition at cost. Costs that are directly associated with identifiable software products controlled by the Company and have probable economic benefit beyond one year are recognised as intangible assets. Following initial recognition, intangible assets are carried at cost less any accumulated amortisation and accumulated impairment losses, if any.

Amortisation on additions is charged from the month in which the assets are put to use while no amortisation is charged in the month in which the assets are disposed.

4.5 Impairment

The Company assesses at each balance sheet date whether there is any indication that assets may be impaired. If such indication exists, the carrying amounts of such assets are reviewed to assess whether they are recorded in excess of their recoverable amount. Where carrying values exceed recoverable amount, assets are written down to the recoverable amount and the difference is charged to profit and loss account for the year.

4.6 Provisions

Provisions are recognized when the Company has present legal or constructive obligation as a result of past events and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of obligation. Provisions are reviewed at each balance sheet date and adjusted to reflect the current best estimate.

4.7 Cash and cash equivalents

Cash and cash equivalents comprise of cash-in-hand and at banks which are carried at cost. For the purpose of cash flow statement, cash equivalents are short term highly liquid instruments which are readily convertible to known amounts of cash and which are subject to insignificant risk of changes in values.

4.8 Stock-in-trade

These are stated at the lower of net realizable value (NRV) and cost of the inventory which is determined using weighted average cost method.

Weighted average cost in relation to work in process and finished goods signify average manufacturing cost including direct material, labour and proportionate share of related direct overheads.

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

For the year ended June 30, 2015

4.9 Taxation

Current

Provision for current taxation is based on taxability of certain income streams of the Company under Normal Tax Regime after taking into account tax credits and tax rebates available, if any and the remaining income streams under Final Tax Regime at the applicable tax rates. The charge for current tax includes adjustments to charge for prior years, if any. The tax charge as calculated above is compared with turnover tax under Section 113 of the Income Tax Ordinance, 2001 and whichever is higher is provided in the financial statements.

Deferred

Deferred tax is provided using the liability method, on all temporary differences at the balance sheet date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred income tax liabilities are recognised for all taxable temporary differences and deferred income tax assets are recognised for all deductible temporary differences, carry-forward of unused tax credits and unused tax losses, to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, carry forwards of unused tax credits and unused tax losses can be utilised.

The carrying amount of deferred income tax assets is reviewed at each balance sheet date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred income tax asset to be utilised.

Deferred income tax assets and liabilities are measured at the tax rates that are expected to apply to the period when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the balance sheet date.

Deferred tax relating to items recognised directly in the other comprehensive income or equity is recognised in other comprehensive income or equity and not in profit and loss account.

4.10 Staff retirement benefits

The Company operates an unfunded gratuity scheme for all employees. Actuarial valuation, as required under IAS-19 is carried out to make an estimate of the amount of benefit. The provision is made to meet the obligation under the scheme for all employees who have completed one year service with the Company.

4.11 ljarah rentals

ljarah payments for assets under ljarah agreements are recognised as an expense in the profit and loss account on a straight line basis over the ljarah term.

4.12 Foreign currency transactions

Transactions in foreign currencies are accounted for in Pakistani Rupees at the rates prevailing on the date of transaction. Monetary assets and liabilities in foreign currencies are reported using the rates of exchange approximating those prevailing on the balance sheet date, except where forward exchange purchases have been made for payment of liabilities, in that case the contracted rates are applied. Exchange gains and losses are included in profit and loss account currently except exchange gains and losses on foreign currency loans for acquiring plant and machinery are capitalised.

4.13 Financial instruments

All the financial assets and financial liabilities are recognised at the time when the Company becomes a party to the contractual provisions of the instrument. All financial assets are derecognised at the time when

For the year ended June 30, 2015

the Company loses control of the contractual rights that comprise the financial assets. All financial liabilities are derecognised at the time when they are extinguished that is, when the obligation specified in the contract is discharged, cancelled, or expired. Any gains or losses on derecognition of financial assets and financial liabilities are taken to profit and loss account.

Offsetting of financial assets and financial liabilities 4.14

A financial asset and financial liability is off-set and the net amount is reported in the balance sheet when there is a legal enforceable right to set-off the transactions is available and also there is an intention to settle on a net basis or to realize the asset and settle the liability simultaneously.

4.15 Revenue recognition

Sales are recorded on dispatch of goods to customers and in case of exports when the goods are shipped.

Processing income and other income is recognized on accrual basis.

Trade debts and other receivables 4.16

Trade debts originated by the Company are recognised and carried at original invoice amount less provision for impairment. Other receivables are carried at cost less provision for impairment. Provision for impairment is based on management's assessment of customers outstanding, and credit worthiness. Bad debts are written off as and when identified.

Trade and other payables 4.17

Liabilities for trade and other payables are carried at cost which is the fair value of the consideration to be paid in the future for goods and services received, whether or not billed to the Company.

Dividends 4.18

Dividends are recognised in the financial statements in the period in which these are approved. However, if these are approved after the reporting period but before the financial statements are authorised for issue, they are disclosed in the notes to these financial statements.

Standards, interpretations and amendments to approved accounting standards that are not yet effective 4.19

The following revised standards, amendments and interpretations with respect to the approved accounting standards as applicable in Pakistan would be effective from the dates mentioned below against the respective standards or interpretations: Effective date

Standard or Interpretation

beginning on or after)

(annual periods

IFRS 10 - Consolidated Financial Statements

January 01, 2015

IFRS 10 - Consolidated Financial Statements, IFRS 12 Disclosure of Interests in Other Entities and IAS 27 Separate Financial Statements: Investment Entities (Amendment) January 01, 2015

IFRS 10 - Consolidated Financial Statements, IFRS 12 Disclosure of Interests in Other Entities and IAS 27 Separate Financial Statements: Investment Entities: Applying the Consolidation Exception (Amendment)

January 01, 2016

IFRS 10 - Consolidated Financial Statements and IAS 28 Investment in Associates and Joint Ventures: Sale or Contribution of Assets between an Investor and its Associate or Joint Venture (Amendment)

January 01, 2016

For the year ended June 30, 2015

Standard or Interpretation	Effective date (annual periods beginning on or after)
IFRS 11 – Joint Arrangements	January 01, 2015
IFRS 11 – Joint Arrangements: Accounting for Acquisition of Interest in Joint Operation (Amendment)	January 01, 2016
IFRS 12 – Disclosure of Interests in Other Entities	January 01, 2015
IFRS 13 – Fair Value Measurement	January 01, 2015
IAS 1 - Presentation of Financial Statements: Disclosure Initiative (Amendment)	January 01, 2016
IAS 16 - Property, Plant and Equipment and IAS 38 Intangible Assets: Clarification of Acceptable Method of Depreciation and Amortization (Amendment)	January 01, 2016
IAS 16 - Property, Plant and Equipment and IAS 41 Agriculture: Agriculture - Bearer Plants (Amendment)	January 01, 2016
IAS 27 – Separate Financial Statements: Equity Method in Separate Financial Statements (Amendment)	January 01, 2016

The Company expects that the adoption of the above standards and amendments will not have any material impact on the Company's financial statements in the period of initial application.

In addition to the above standards and amendments, improvements to various accounting standards have also been issued by the IASB. Such improvements are generally effective for accounting periods beginning on or after January 01, 2016. The Company expects that such improvements to the standards will not have any material impact on the Company's financial statements in the period of initial application.

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

Standard		IASB Effective date (annual periods beginning on or after)
IFRS 9 IFRS 14 IFRS 15	Financial Instruments: Classification and Measurement Regulatory Deferral Accounts Revenue from Contracts with Customers	January 01, 2018 January 01, 2016 January 01, 2018

The Company expects that above new standards will not have any material impact on the Company's financial statements in the period of initial application.

5 PROPERTY, PLANT AND EQUIPMENT

	Note	2015	2014
		(Rup	ees)
Operating fixed assets	5.1	776,183,053	460,757,435
Capital work in progress	5.4	52,460,953	300,144,431
		828,644,006	760,901,866

5.1 Operating fixed assets

						Owned						Lea	sed	
	Leasehold land	Buildings on leasehold land	Plant and machinery	Furniture and fixtures	Electrical installations	Refrigeration and air conditioning	Generators	Office equipments	Computers	Motor vehicles *	Sub Total	Plant and machinery**	Generators and fittings***	Total
							Rupees -							
Net carrying value basis														
Net book value (NBV) as at July 01, 2014	21,200,000	40,925,473	343.631.923	2,454,056	9,614	1,189,493	1,815,275	825,236	856,712	10.585.505	423,493,287		37,264,148	460,757,435
Additions (at cost)	-	18,555,526	119,623,708	1,653,196	59,450	402,474	-	680,000	641,750	3,897,950	145,514,054	182,686,625	43,254,604	371,455,283
Disposals (at NBV)			-	-		-	-	-	-	(75,408)	(75,408)	-		(75,408)
Depreciation charge		(2,125,451)	(36,682,437)	(309,741)	(4,068)	(139,415)	(181,528)	(122,591)	(295,177)	(2,447,944)	(42,308,352)	(9,544,890)	(4,101,015)	(55,954,257)
Net book value (NBV) as at June 30, 2015	21,200,000	57,355,548	426,573,194	3,797,511	64,996	1,452,552	1,633,747	1,382,645	1,203,285	11,960,103	526,623,581	173,141,735	76,417,737	776,183,053
Gross carrying value basis														
Cost	21,200,000	77,767,029	953,977,692	6,208,717	83,145	2,591,087	5,423,642	2,331,857	3,356,920	30,360,536	1,103,300,625	182,686,625	123,951,562	1,409,938,812
Accumulated depreciation		(20,411,481)	(527,404,498)	(2,411,206)	(18,149)	(1,138,535)	(3,789,895)	(949,212)	(2,153,635)	(18,400,433)	(576,677,044)	(9,544,890)	(47,533,825)	(633,755,759)
Net book value (NBV) as at June 30, 2015	21,200,000	57,355,548	426,573,194	3,797,511	64,996	1,452,552	1,633,747	1,382,645	1,203,285	11,960,103	526,623,581	173,141,735	76,417,737	776,183,053
Rate of depreciation		5%	10%	10%	10%	10%	10%	10%	25%	20%			10%	

^{*} This includes a vehicle held in the name of a director of the company amounting to Rs.2.302 million. The legal formalities regarding the transfer of ownership in the name of the company are in process.

^{***} Represents assets against which the lease liability has been fully paid. However, the leasing companies have not yet transferred the same in the name of the Company due to their late payment penalties. The Company has shown these late payment charges as contingencies (note 25.1.3). The management is of the view that a substantial portion of these charges will be waived off by the leasing companies.

						Owned						Leased	
	Leasehold land	Buildings on leasehold land	Plant and machinery	Furniture and fixtures	Electrical installations	Refrigeration and air conditioning	Generators	Office equipments	Computers	Motor vehicles *	Sub Total	Generators and fittings*	Total
							Rupees						
Net carrying value basis													
"Net book value (NBV) as at July 01, 2013"	21,200,000	43,079,445	373,829,601	2,402,935	10,682	1,321,649	1,892,971	853,802	843,373	8,210,600	453,645,058	40,922,933	494,567,991
Additions (at cost)	-	-	7,389,500	306,900	-		124,000	60,282	258,050	4,438,940	12,577,672	479,294	13,056,966
Disposals (at NBV)	-	-	-	-	-	-	-	-	-	(154,656)	(154,656)		(154,656)
Depreciation charge	-	(2,153,972)	(37,587,178)	(255,779)	(1,068)	(132,156)	(201,696)	(88,848)	(244,711)	(1,909,379)	(42,574,787)	(4,138,079)	(46,712,866)
Net book value (NBV) as at June 30, 2014	21,200,000	40,925,473	343,631,923	2,454,056	9,614	1,189,493	1,815,275	825,236	856,712	10,585,505	423,493,287	37,264,148	460,757,435
Gross carrying value basis													
Cost	21,200,000	59,211,503	834,353,984	4,555,521	23,695	2,188,613	5,423,642	1,651,857	2,715,170	26,537,994	957,861,979	80,696,958	1,038,558,937
Accumulated depreciation	-	(18,286,030)	(490,722,061)	(2,101,465)	(14,081)	(999,120)	(3,608,367)	(826,621)	(1,858,458)	(15,952,489)	(534,368,692)	(43,432,810)	(577,801,502)
Net book value (NBV) as at June 30, 2014	21,200,000	40,925,473	343,631,923	2,454,056	9,614	1,189,493	1,815,275	825,236	856,712	10,585,505	423,493,287	37,264,148	460,757,435
Rate of depreciation	-	5%	10%	10%	10%	10%	10%	10%	25%	20%		10%	

^{*} Represents assets against which the lease liability has been fully paid. However, the leasing companies have not yet transferred the same in the name of the Company due to their late payment penalties. The Company has shown these late payment charges as contingencies (note 25.1.3). The management is of the view that a substantial portion of these charges will be waived off by the leasing companies.

^{**} During the year the Company entered into a sale and lease back transaction with a commercial bank for the portion of Metalizer Plant at cost of Rs. 100 million. This financing arrangement resulting in no profit or loss effect.

					Note		015 (Rup	2014 ees)
5.2	The depreciation charg allocated as follows:	e for the y	ear has beer	า				
	Cost of sales Administrative expense Marketing and selling e				27 28 29	1,	971,835 ,257,014 ,725,408 ,954,257	44,675,456 1,584,051 453,359 46,712,866
5.3	The following operating	g fixed ass	sets were dis	posed-of	f during the y	/ear:		
		Cost	Accumulated Depreciation	Book value Rupees	Sale Proceeds	Gain	Mode of disposal	Particulars of buyer
	Vehicles SUZUKI BOLAN CN-4203 SUZUKI BOLAN CN-4199 2015	396,000 396,000 792,000	358,296 358,296 716,592	37,704 37,704 75,408	175,000 175,000 350,000	137,296 137,296 274,592	Negotiation Negotiation	Muhammad Waqas Muhammad Waqas
	2014	1,950,000	1,795,344	154,656	955,000	800,344		
					2015	(tran	ition / sfers) oees)	2014
5.4	Capital Work- in- prog	ress				(,	
	Building and civil works	3			9,784,799		249,539	10,444,691
	Plant and machinery			2	11,261,154	49, (297,	909,431) 486,209 924,795)	289,699,740
	Advance for purchase of	of vehicles			1,415,000 52,460,953	52,	415,000 150,748 834,226)	300,144,431
					Note		 015	2014
6	INTANCIDI E ACCETO						(Rup	ees)
6.	INTANGIBLE ASSETS							
	Computer software Capital work-in-progres	SS			6.1 6.2		185,328 762,500 947,828	136,660 250,000 386,660
6.1	COMPUTER SOFTWA	.RE					,020	
	Net carrying value bas	is						
	NBV as on July 01 Additions Amortization charge [20 NBV as at June 30	0% (2014:	20%)]		6.3		136,660 80,000 (31,332) 185,328	170,824 (34,164) 136,660
	Gross carrying value b	asis						
	Cost Accumulated amortizat NBV as at June 30	ion					648,700 (463,372) 185,328	568,700 (432,040) 136,660

For the year ended June 30, 2015

- 6.2 Represents advance payment made in respect of acquisition of computer software.
- 6.3 Amortisation charge for the year has been allocated to administrative expenses.

7.	LONG-TERM DEPOSITS			
	Security deposits - leased assets - ijarah assets		4,153,500	4,153,500 55,123,421
	Margin against bank guarantee Other deposits	7.1 7.2	4,153,500 2,175,000 100,000 6,428,500	59,276,921 2,175,000 100,000 61,551,921
7.1	This represents 30% cash margin against guarantee is Gas Company Limited.	ssued by Faysal B	ank Limited in favor	ur of Sui Southern
7.2	These are non-interest bearing and generally on a ter	m of more than a	a year.	
8.	STOCK-IN-TRADE	Note	2015 (Rupe	2014 es)
	Raw material: In hand In transit Work in process Finished goods		39,545,679 57,763,885 97,309,564 88,457,808 58,276,638 244,044,010	47,997,100 86,820,854 134,817,954 69,410,299 44,438,820 248,667,073
9.	TRADE DEBTS – unsecured Considered good			
	- Related parties - Others		37,137,640 226,283,392 263,421,032	15,728,238 144,047,398 159,775,636
	Considered doubtful		22,908,950	19,371,987

Advances - unsecured, considered good - Suppliers and contractors

Loans - unsecured, considered good

Less: Provision for doubtful debts

LOANS AND ADVANCES

10.

- Staff

- Employees

	2,304,195	1,701,315
10.2	171,853	504,388
	2,476,048	2,205,703
10.3	2,714,493	3,175,189

238,445

286,329,982

(22,908,950)

263,421,032

38.1.1

10.1

2015

2014

----- (Rupees) ------

Note

10.1 This represents interest free loans given to the employees in accordance with the Company's policy.

179,147,623

(19,371,987)

159,775,636

969,486

For the year ended June 30, 2015

- 10.2 This includes advances given to meet business expenses and are settled as and when the expenses are incurred.
- 10.3 These are non-interest bearing and generally on an average term of 1 to 6 months.

11.	TRADE DEPOSITS, PREPAYMENTS AND OTHER RECEIVABLES	Note -	2015 (Rupee	2014 es)
	Deposits			
	ContainersLeasing - net of provisionUtilitiesOthers	11.1	2,382,211 - 2,000,000 109,532	1,899,584 3,500,000 2,054,912 459,367
	Prepayments	11.2	4,491,743 279,750 4,771,493	7,913,863 279,750 8,193,613

- 11.1 This represents security deposit paid to NIB Bank Limited (the leasing Company). The lease liability against which has been fully paid by the Company. However, the leasing company has not transferred the same in the name of the Company due to their claims of late payment penalties(note 25.1.3).
- 11.2 These are non-interest bearing and generally on an average term of 1 to 6 months.

		Note	2015 (Rup	2014 ees)
12.	TAX REFUND DUE FROM GOVERNMENT- net			
	Income tax refundable Sales tax (payable) / refundable	12.1 12.2	24,061,343 (16,318,750) 7,742,593	24,138,451 4,324,139 28,462,590

12.1 Income tax refundable

Opening refundable		24,138,451	55,826,334
Provision for current year tax	33	(13,647,143)	(11,215,500)
Income tax refund received during the year		- 1	(30,530,199)
Advance tax paid during the year		13,570,035	10,057,816
Closing refundable		24,061,343	24,138,451

12.2 Included herein a provision of Rs. 0.741 million (2014: Rs. 0.741 million) in respect of sales tax demand relating to the tax period starting from July 01, 2010 to June 30, 2011 arose due to the desk audit of the Company u/s 25 (2) of Sales Tax Act, 1990.

			2015	2014
13.	CASH AND BANK BALANCES		(Rup	oees)
	Cash in hand Cash at banks – current accounts		71,121 14,561,402 14,632,523	75,576 11,260,736 11,336,312
14.	ISSUED, SUBSCRIBED AND PAID-UP CAPITAL			
	25,986,000 (2014: 25,986,000) ordinary shares of Rs. 10/- each fully paid in cash 12,900,000 (2014: 12,900,000) ordinary shares of Rs. 10/- each issued as fully paid bonus shares		259,860,000 129,000,000 388,860,000	259,860,000 129,000,000 388,860,000
14.1	Mr. Maqbool Elahi Shaikh, being a director of the Company shares of Rs. 10/- each in the Company representing 44.5 the balance sheet date.			
		Note	2015	2014 nees)
15.	RESERVES		(Γιαρ	(663)
	Capital Reserve Share premium on issue of ordinary shares		79,930,000	79,930,000
	Revenue Reserve Unappropriated profit / (accumulated losses)		38,700,327 118,630,327	(22,201,851) 57,728,149
16.	LONG TERM LOAN FROM A DIRECTOR AND AN ASSOCIATED COMPANY - unsecured			
	Director Associated company	16.1 16.2	88,498,800 59,761,657 148,260,457	91,493,712 59,761,657 151,255,369
	Less: Current portion - Director	24	148,260,457	(2,994,912) 148,260,457
16.1	Mr. Maqbool Elahi Shaikh, being a director of the Company working capital requirement of the Company. The current po			
16.2	This represents interest free loan from M/s. National Manag a related party, to mitigate the working capital requirement of			s (Private) Limited,
17	DIMINISHING MUSHARAKA ARRANGEMENT	Note	2015 (Rup	2014 pees)
17.			01.005.000	00.000.070
	Long-term portion Less: Current portion	24 17.1	31,065,903 (15,532,952) 15,532,951	38,832,379 (7,766,476) 31,065,903

For the year ended June 30, 2015

During the previous year, the Company had obtained a diminishing musharaka facility of Rs.40 million from Soneri Bank Limited, Islamic Banking Division. The Musharaka units are to be re-purchased during a period of 3 years' time with a grace period of 6 months. All of the units comprising 80% of the Bank's Musharaka Share will be purchased during this period. These carry mark-up at the rate of 3 months KIBOR plus 2 percent per annum and are secured against first exclusive charge over plant and machinery to the extent of Rs.55 million.

18. LIABILITIES AGAINST ASSET SUBJECT TO FINANCE LEASE

The Company has entered into a finance lease agreement with Pak Gulf Leasing Company and Faysal Bank Limited in respect of gas generator and metalizer. The rate of returns used as the discounting factor is 6 months KIBOR plus 2.95 percent and 3 months KIBOR plus 2 percent respectively. Overdue rental payments are subject to additional charge upto 3 percent per month. Purchase option can be exercised by the lessee by adjusting security deposit against residual value at the expiry of the lease period. The amount of future lease payments together with the present value of the minimum lease payments and the periods during which they fall due are as follows:

Note

24

Within one year
After one year but not more than five years
Total minimum lease payments
Less: Finance charges
Present value of minimum lease payments
Less: Current portion

	201	5	20	14
	Minimum Lease Payments (MLP)	Present Value of MLP	Minimum Lease Payments (MLP)	Present Value of MLP
e		(Rup	ees)	
	53,753,740	43,761,499	14,978,580	10,873,195
	79,277,868	69,426,170	32,862,439	29,413,590
	133,031,608	113,187,669	47,841,019	40,286,785
	(15,690,438)	-	(7,554,234)	-
	117,341,170	113,187,669	40,286,785	40,286,785
1	(43,761,500)	(43,761,500)	(10,873,195)	(10,873,195)
	73,579,670	69,426,169	29,413,590	29,413,590

Ν

lote	2015		2014	
		(Rupees)		

19. DEFFERED TAXATION

Taxable temporary differences arising due to:

- accelerated tax depreciation
- accelerated tax amortisation
- asset subject to finance lease

Deductible temporary differences arising due to:

- unused tax losses
- liabilities against assets subject to finance lease
- provision for staff retirement benefits gratuity
- provision for doubtful debts

34,985	127,598
79,859,031	-
176,400,536	103,680,662
_	(18,060,627)
(37,549,174)	(1,579,639)
(5,537,820)	(4,466,344)
(7,330,864)	(6,392,756)
(50,417,858)	(30,499,366)
125,982,678	73,181,296

96,506,520 103,553,064

20. STAFF RETIREMENT BENEFITS - GRATUITY

20.1 The amount recognised in the balance sheet is as follows:

Present value of defined benefit obligation

20.2 <u>17,305,686</u> 13,534,377

For the year ended June 30, 2015

		Note	2015 (Rupe	2014
20.2	Changes in the present value of defined benefit obligation are as follows:		(парс	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	Balance as at July 01 Charge for the period Re-measurement loss recognised in other	20.3	13,534,377 5,478,567	11,427,149 3,524,130
	comprehensive income Payments made during the year Balance as at June 30		1,354,651 (3,061,909) 17,305,686	99,398 (1,516,300) 13,534,377
20.3	Charge for the year recognised in the profit and loss account is as follows:			
	Current Service Cost Interest Cost		3,858,105 1,620,462 5,478,567	2,297,195 1,226,935 3,524,130
20.4	The Charge for the year has been allocated as follow	/s:		
	Cost of sales Administrative expenses Marketing and selling expenses	27.1 28.1 29.1	3,999,355 876,571 602,641 5,478,567	2,325,926 951,515 246,689 3,524,130
20.5	The principal assumptions used in the actuarial value Projected Unit Credit' menthod are as follows:	ations carried	out as of June 30	, 2015 using the
			2015	2014
	Expected rate of increase in salary level		9.75% p.a	13.5% p.a
	Discount rate		9.75% p.a	13.5% p.a
20.6	Maturity profile of the defined benefit obligation:		2015	2014
	Weighted average duration - in number of years		5.85	5.63
00.7	Book to the cottless to be to the conservation			

20.7 Description of the risks to the company

The defined benefit plan exposes the Company to the following risks:

Mortality risks - The risk that the actual mortality experience is different. The effect depends on the beneficiaries' service/age distribution and the benefit.

Final salary risks – The risk that the final salary at the time of cessation of service is greater than what was assumed. Since the benefit is calculated on the final salary, the benefit amount increases similarly.

Withdrawal risks – The risk of higher or lower withdrawal experience than assumed. The final effect could go either way depending on the beneficiaries' service/age distribution and the benefit.

For the year ended June 30, 2015

20.8 Comparison for five years:

As at June 30	2015	2014	2013 (Rupees)	2012	2011
Present value of defined benefit obligation	17,305,686	13,534,377	11,427,149		9,690,177
Deficit	17,305,686	13,534,377	11,427,149	10,141,460	9,690,177

Note 2015 2014 ------ (Rupees) ------

491,667

348,884

840,551

463,416

666,782

1,130,198

21. TRADE AND OTHER PAYABLES

Trade creditors	21.1	67,135,210	48,708,997
Import bills for goods and fixed asset		219,021,312	294,666,805
Accrued liabilities		13,170,892	15,418,012
Advances from customers		4,846,697	13,005,495
Workers' Profits Participation Fund	21.2	87,424,885	72,914,029
Workers' Welfare Fund		9,773,906	6,851,126
Tax deducted at source		11,753,211	11,635,273
Unclaimed dividend		280,460	280,460
Others		2,653,134	4,162,110
		416,059,707	467,642,307

21.1 Included herein an amount of Rs. 5.292 million (2014: Rs. 2.446 million) payable to TOYO Packaging (Private) Limited, a related party.

21.2	Workers' Profits Participation Fund	Note	2015 (Rup	2014 ees)
21.2	Workers Fronts Farticipation Fund			
	Balance at the beginning of the year		72,914,029	62,680,888
	Interest on Workers' Profits Participation Fund	30	7,203,906	8,110,907
		_	80,117,935	70,791,795
	Allocation during the period	31	7,306,950	2,122,234
	Balance at the end of the period		87,424,885	72,914,029
22.	ACCRUED MARK-UP			

Musharaka arrangement

Short-term borrowing

For the year ended June 30, 2015

		Note	2015 (Rup	2014 ees)
23.	SHORT-TERM BORROWING – secured			
	Term finance under mark-up arrangement Short term loan from director	23.1	9,000,000 9,000,000	50,000,000

23.1 Mr. Ehtesham Maqbool Elahi, being a director of the Company, has provided interest free loan to mitigate the working capital requirement of the Company.

		Note	2015 (Rup	2014
24.	CURRENT PORTION OF NON-CURRENT LIABILITIES		(nup	ees)
	Long-term loan from a director and an associated company Musharaka arrangement Liabilities against asset subject to finance leases	16 17 18	15,532,952 43,761,500 59,294,452	2,994,912 7,766,476 10,873,195 21,634,583

25. CONTINGENCIES AND COMMITMENTS

25.1 Contingencies

25.1.1 The Company was allowed tax holiday under clause 118-C to the Second Schedule of the Income Tax Ordinance, 1979 for a period of eight years from the assessment year 1995-96 i.e. 1st July 1995. The Company claimed tax holiday up to December 2003. The Deputy Commissioner of Income Tax reopened the assessment initially for the assessment year 1995-96 alleging that the Company was not entitled to the Tax Holiday earlier allowed under the above clause. Being aggrieved by the notice under section 65 of the Income Tax Ordinance, 1979, the Company filed a writ petition before the Honorable High Court of Sindh which was dismissed allegedly on account of non-maintainability. A petition for leave to appeal was filed against the dismissal of the writ petition which has been granted by the Honorable Supreme Court of Pakistan, the Honorable Supreme Court of Pakistan has also suspended the judgment of the Honorable High Court of Sindh and ordered maintenance of status quo.

The Deputy Commissioner of Income Tax then reopened the cases for the assessment years 1996-97 to 1998-99 and proceeded to finalize the assessment for the assessment year 1999-2000 under section 62 of the Income Tax Ordinance, 1979. The writ against these notices was dismissed by the Honorable High Court of Sindh whereas the civil petition for leave has been granted by the Honorable Supreme Court of Pakistan. The Honorable Supreme Court of Pakistan has also stayed the proceedings for these years.

Although the Honorable Supreme Court of Pakistan has accepted the petition for leave to appeal and the Company's lawyers are very hopeful that the tax holiday will be restored. However, in case of an adverse decision by the Honorable Supreme Court of Pakistan, it is certain that the Deputy Commissioner of Income Tax shall disallow the tax holiday. While finalizing the orders the assessing officers have made various mistakes, for which rectification applications have been made. Subject to appeal and assuming that the Deputy Commissioner of Income Tax does not make any other addition for these years, a liability of Rs.67,938,844 will arise for which no provision has been made by the Company in these financial statements. As at year end, these civil appeals were at the stage of final arguments and were still pending before the Supreme Court of Pakistan. As per the opinion of the legal advisor of the Company, the Company has a reasonable probability of success in these petitions.

For the year ended June 30, 2015

- 25.1.2 An Income Tax Appeal is pending before the High Court of Sindh for the assessment of tax year 1996-1997 filed by the Commissioner of Income Tax Appeal on the question whether the sale of goods to the leasing company is not a supply and the provision of Section 80C of the Income Tax Ordinance, 1979 are not attracted in the case. The appeal is pending before the relevant court of law and based on the favourable outcome of the cases, no provision against the possible liability has been made in these financial statements.
- 25.1.3 An order has been passed by the taxation officer for the tax year 2013 with the demand of Rs. 14,028,361/-including WWF. The appeal is pending before the relevant court of law and based on the favourable outcome of the case, no provision against the possible liability has been made in these financial statements.
- 25.1.4 NIB Bank Limited, formally PICIC Commercial Bank Limited has claimed Rs. 1.3 million against termination of Lease Finance Facility on account of all delayed rentals/late payment charges. The Company's management is confident that the dues will be settled amicably and accordingly, no provision has been made in these financial statements.
- 25.1.5 In September 2014, the Federal Government promulgated Gas Infrastructure Development Cess (GIDC) Ordinance No. VI of 2014 to circumvent earlier decision of the Honorable Supreme Court of Pakistan on the subject, where it upheld that earlier introduction of GIDC Act of 2011 was constitutional and ultravires on the grounds that GIDC was a fee and not a tax

The company filed a suit against the above Ordinance in Sindh High Court on the plea that the Honorable Supreme Court of Pakistan has already given its judgment on the subject. Accordingly, the company has not accounted for GIDC amounting to Rs. 18.905 million in these financial statements as the company is confident that the decision of the case will be in its favor.

		2015 (Rup	2014 ees)
25.1.6	Outstanding bank guarantees	7,250,000	7,250,000
25.2	Commitments		
25.2.1	Outstanding letters of credit	52,649,701	45,989,279
26.	TURNOVER - net		
	Gross Sales -		
	- Local - Export - Processing Income Less: Sales Tax Less: Sales returns	1,483,193,152 4,993,907 109,606,210 1,597,793,269 (232,490,358) (22,549,827) 1,342,753,084	1,396,909,235 4,563,213 30,085,268 1,431,557,716 (207,963,200) (28,472,080) 1,195,122,436

		Note	2015 2014 (Rupees)	
27.	COST OF SALES			
	Opening stock of raw material Purchases during the year		47,997,100 866,869,179	62,112,649 862,851,980
	Closing stock of raw material	•	914,866,279 (39,545,679)	924,964,629 (47,997,100)
	Raw material consumed		875,320,600	876,967,529
	Manufacturing expenses			
	Salaries, wages and other benefits Oil and lubricants / diesel Packing material consumed Consumable stores Water charges Repairs and maintenance Vehicle running and maintenance Utilities Insurance Telephone Cartage and octroi Consultancy charges Staff welfare Security charges Depreciation Transportation Rent, rates and taxes Others	5.2	44,632,330 6,815,624 20,794,379 9,113,471 122,057 5,440,062 1,607,594 77,716,300 6,810,862 771,320 9,301,618 4,033,806 2,052,534 1,538,526 53,971,835 5,414,393 1,300,448 2,078,215 253,515,374	36,096,408 5,687,144 14,848,622 4,866,679 279,044 6,625,926 1,967,879 66,331,443 6,936,453 496,740 7,956,854 3,736,000 1,538,821 1,358,310 44,675,456 4,659,031 308,561 2,156,760 210,526,131
	Opening work in process		1,128,835,974 69,410,299	1,087,493,660 73,520,490
	Closing work in process		1,198,246,273 (88,457,808)	1,161,014,150 (69,410,299)
	Cost of goods manufactured		1,109,788,465	1,091,603,851
	Finished goods			
	Opening stock Closing stock		44,438,820 (58,276,639) (13,837,819)	29,974,062 (44,438,820) (14,464,758)
			1,095,950,647	1,077,139,093

Salaries, wages and other benefits includes staff retirement benefits (gratuity) amounting to Rs.3.999 million (2014: Rs.2.326 million).

		Note	2015	2014
			(Rupe	es)
28.	ADMINISTRATIVE EXPENSES			
	Salaries, wages and other benefits	28.1	12,350,227	10,079,924
	Directors' remuneration		15,026,679	15,960,082
	Vehicle maintenance		1,501,202	1,692,746
	Legal and professional charges		2,111,750	2,467,200
	Traveling and accommodation		710,382	836,338
	Insurance		940,401	213,792
	Fees and subscription		1,268,353	1,067,815
	Rent, rates and taxes		3,230,123	2,496,869
	Advertisement		231,930	153,820
	Postage and stationery		599,378	735,984
	Donation		-	210,000
	Consultancy charges		-	100,000
	Telephone		500,248	579,985
	News paper and periodicals		10,368	10,504
	Provision for doubtful debts		3,536,963	-
	Amortisation	6.3	31,332	34,164
	Fuel and power		817,041	474,206
	Auditors' remuneration	28.2	755,000	755,000
	Depreciation	5.2	1,257,014	1,584,051
	Repair and maintenance		943,296	671,142
	Staff welfare		567,205	158,621
	Security charges		713,183	640,474
	Water charges		44,983	18,177
	Penalty and fine		190,467	22,323
	Others		1,517,610	485,923
			48,855,135	41,449,140
28.1	Salaries, wages and other benefits includes staff million (2014: Rs. 0.952 million).	retirement benef	its (gratuity) amount	ting to Rs. 0.877
		Note	2015	2014
		11010	(Rupe	
			(. 15.)	
28.2	Auditors' remuneration			
	Audit Fee		600,000	600,000
	Fee for review of half yearly financial statements		70,000	70,000
	Fee for review of Code of Corporate Governance		35,000	35,000

50,000

755,000

50,000 755,000

Out of pocket expenses

	Note -	2015 (Rupee	2014 es)
29. MARKETING AND SELLING EXPENSES			
Salaries, wages and other benefits Vehicle running and maintenance Travelling and accommodation Rent, rates and taxes Postage and stationery Consultancy charges Telephone Power / electricity Staff welfare Sales promotion Depreciation Insurance expenses Others	5.2	4,716,115 672,703 253,121 438,462 113,230 4,409,400 146,893 37,099 39,029 1,422,990 725,408 192,513 110,840 13,277,803	3,105,574 569,911 253,723 398,600 50,769 3,522,000 118,949 34,476 11,120 971,649 453,359 124,767 54,112 9,669,009

29.1 Salaries, wages and other benefits includes staff retirement benefits (gratuity) amounting to Rs. 0.603 million (2014: Rs. 0.247 million).

		Note	2015 (Rup	2014 ees)
30.	FINANCE COSTS		` '	,
	Mark-up on:			
	Overdue letters of creditTerm finance		13,127,266 2,887,836	9,327,525 2,540,112
	Leasing Diminishing musharaka		8,709,997 4,175,004	463,416
			28,900,103	12,331,053
	Interest on Workers' Profits Participation Fund Bank guarantee commission Bank charges	21.2	7,203,906 15,625 907,995 8,127,526 37,027,629	8,110,907 92,900 132,554 8,336,361 20,667,414
31.	OTHER EXPENSES			
	Workers' Profit Participation Fund Workers' Welfare Fund Exchange loss - net Surcharge on annual maintenance charges	21.2	7,306,950 2,922,780 8,060,920 2,359,873 20,650,523	2,122,234 848,894 11,406,355 2,230,178 16,607,661

For the year ended June 30, 2015

	Note	2015	2014
32.	OTHER INCOME	(Rup	oees)
	Scrap Sales Gain on disposal of operating fixed assets Others	1,090,815 274,592 348,600 1,714,007	128,785 800,344 843,400 1,772,529
33.	TAXATION		
	Current Deferred	13,647,143 53,234,870 66,882,013	11,215,500 44,498,720 55,714,220
33.1	The income tax assessment of the Company has been finalised up	to tax year 2014.	
33.2	Relationship between accounting profit and tax expense		2015 Rupees
	Profit before taxation		128,705,354
	Applicable tax rate		33%
	Tax at the above rate Tax effect of income / expenses that are not		42,472,767
	allowable for tax purposes Tax effect of rebates under section 65B		40,187,282 (11,962,371)
	Tax effect of income subject to lower tax rate Tax effect of change in tax rate		(1,598,050) (2,217,615)
	Tax expense for the year		66,882,013
	Effective tax rate		51.97%

33.3 The Finance Act, 2015 has introduced certain amendments relating to taxation of companies. As per these amendments, one-time super tax at the rate of 3 percent of the taxable income (where such taxable income is equal to or more than Rs.500 million) has been levied and applies retrospectively for the tax year 2015. In addition, a tax on every public company at the rate of 10 percent of such undistributed reserves which exceed the amount of its paid up capital has also been levied. However, this tax shall not apply in case of a public company which distributes cash dividend equal to at least either 40 percent of its after tax profits or 50 percent of its paid up capital, within the prescribed time after the end of the relevant tax year.

The Company believes that it would not be liable to pay any tax in respect of aforesaid taxes, as the required criteria for taxability is not applicable, in case of the Company.

For the year ended June 30, 2015

		2015 (Rup	2014 ees)
34.	BASIC AND DILUTED (LOSS) / EARNING PER SHARE	(-1-	,
	There is no dilutive effect on the basic earnings / (loss) per share which is based on:		
	Profit / (loss) after taxation	61,823,341	(24,351,572)
	Weighted average number of ordinary shares	38,886,000	38,886,000
	Earnings / (loss) per share	1.59	(0,63)

35. REMUNERATION OF CHIEF EXECUTIVE, DIRECTORS AND EXECUTIVES

The aggregate amounts charged in these financial statements for the year in respect of remuneration and benefits to the chief executive, directors and executives of the Company are as follows:

	Chief Executive		Directors		Executives	
	2015	2014	2015	2014	2015	2014
Remuneration	6,000,000	4,500,000	8,691,560	10,714,998	9,198,795	7,006,267
Medical allowance	202,256	464,086	132,863	280,998	407,430	215,578
Other perquisites						
(Motor vehicle maintenance etc.)	190,900	902,925	305,159	797,353	1,247,327	1,438,023
	6,393,156	5,867,011	9,129,582	11,793,349	10,853,552	8,659,868
Number of person(s)	1	1	6	6	10	6

36. TRANSACTIONS WITH RELATED PARTIES

Related parties of the Company comprise of associate companies, directors and key management personnel and companies in which directors of the Company hold directorship. Transactions with related parties during the year, other than those which have been disclosed elsewhere in these financial statements, are as follows:

are as rollows.		
	2015 (Rupe	2014 es)
Director (Key management personnel)		
Loan to the Company Loan acquired during the year Loan repaid during the year Balance as at 30 June	24,200,000 18,194,912 97,498,800	4,959,912 54,020,000 91,493,712
TOYO Packaging (Private) Limited		
Trade debt		
Sale of goods / processing charges	94,875,550	177,189,321
Purchase of polypropylene resin	_	31,832,932
Balance as at 30 June	30,427,741	12,868,130

		Note	2015	2014
	Hilal Confectionery (Private) Limited		(Rupe	es)
	Trade debt Sale of goods / processing charges Balance as at 30 June		3,748,777 (527,792)	4,775,805 331,656
	Shalimar Food Products (Private) Limited			
	Trade debt Sale of goods Balance as at 30 June		17,099,023 6,037,799	7,734,821 1,895,802
	Kings Food (Private) Limited			
	Trade debt Balance as at 30 June		632,650	632,650
37.	CASH FLOWS (USED IN) / FROM OPERATIONS			
	Profit before taxation		128,705,354	31,362,648
	Adjustments for non-cash and other items:			
	Depreciation Amortisation of software Provision for doubtful debts Workers' Welfare Fund Workers' Profit Participation Fund Provision for gratuity Finance costs Exchange Loss - net Gain on disposal of operating fixed assets	5.2 6.1 38.1.1 32 32 20.3 30 32 31	55,954,257 31,332 3,536,963 2,922,780 7,306,950 5,478,567 37,027,629 8,060,920 (274,592) 120,044,806	46,712,866 34,164 - 848,894 2,122,234 3,524,130 20,667,414 11,406,355 (800,344) 84,515,713
	Working capital changes	37.1	248,750,160 (168,549,732) 80,200,428	115,878,361 (50,553,218) 65,325,143
37.1	Working capital changes			
	(Decrease) / increase in current assets Stock-in-trade Trade debts Loans and advances Trade deposits, short-term prepayments and other in	receivables	4,623,063 (107,182,359) 460,696 3,422,120 (98,676,480)	(10,042,479) 18,760,053 247,162 8,185,192 17,149,928
	Decrease in current liabilities			
	Trade and other payables		(69,873,252)	(67,703,146)
		-	(168,549,732)	(50,553,218)

For the year ended June 30, 2015

38. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The main risks arising from the Company's financial instruments are market risks, credit risk and liquidity risk. The Board of Directors of the Company has overall responsibility for the establishment and oversight of the Company's risk management framework. The Company has exposure to the following risks from its use of financial instruments.

38.1 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 believes that it is not exposed to major concentration of credit risk as the exposure is spread over a number of counter parties. To manage exposure to credit risk, Company applies credit limit to its customers. Out of the total financial assets of Rs. 243.957 million (2013: Rs. 260.523 million), financial assets which are subject to credit risk are as follows:

	Note	2015	2014
		(Rup	ees)
Long-term deposits	7	6,428,500	61,551,921
Trade debts Loans and advances	9	263,421,032 2,714,493	159,775,636 3,175,189
Trade deposits and other receivables Bank balances	11 13	4,771,493 14,561,402	7,913,863 11,260,736
Dailit Balailices	10	291,896,920	243,677,345

Due to the Company's long standing relations with the counterparties, the management does not expects non-performance by these counterparties on their obligations to the Company. The management continuously monitors the credit exposure towards the customers and makes provision against those balances considered doubtful for recovery.

38.1.1 Ageing of trade debts as at the balance sheet date is as under:

		Past due but not impaired				
	Total	Neither past due nor impaired	> 30 days upto 60 Days	> 60 days upto90 days	> 90 days upto180 Days	> 180 days
			(Rup	ees)		
Related parties	37,137,641	-	1,223,115	14,015,529	21,266,347	632,650
Other than related parties	229,320,354	-	15,836,883	141,793,260	63,830,246	7,859,965
2015	266,457,995	-	17,059,998	155,808,789	85,096,593	8,492,615
Related parties	15,728,238	4,682,171	10,088,656	88,545	-	868,866
Other than related parties	144,047,398	69,782,684	46,446,076	17,014,836	4,671,861	6,131,941
2014	159,775,636	74,464,855	56,534,732	17,103,381	4,671,861	7,000,807

For the year ended June 30, 2015

The movement is the provision for doubtful debts in respect of trade receivables during the year was as follows:

 Balance at the beginning of the year
 19,371,987 (Rupees)
 19,371,987 (Publication of the year)

 Charge for the year
 3,536,963 (Publication of the year)
 22,908,950 (Publication of the year)

38.1.2 The credit quality of Company's bank balances can be assessed with reference to external credit ratings as follows:

Bank Balances by short-term rating category	Rating agency	2015	2014
raming category		(Rup	ees)
A1+	PACRA	12,864,800	10,017,044
A-1+	JCR-VIS	1,660,989	1,208,580
A1	PACRA	35,613	35,112
		14,561,402	11,260,736

38.2 Market risk

Market risk is the risk that the fair value or future cash flows of financial instruments will fluctuate due to changes in market variables such as interest rate and foreign exchange rates. The objective of market risk management is to manage and control market risk exposures with an acceptable range.

(i) Interest rate risk

Interest rate risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company is exposed to interest rate risk in respect of Company's long-term and short-term financing arrangements at floating interest rates to meet its business operations and working capital requirements.

The following table demonstrates the sensitivity to a reasonably possible change in interest rates, with all other variables held constant, on the Company's (loss) / profit before tax (through impact on floating rate borrowings). This analysis excludes the impact of movement in market variables on non-financial assets and liabilities of the Company. Further, interest rate sensitivity does not have an asymmetric impact on the Company's result.

	Increase / decrease in basis points	Effect on profit / (loss) before tax (Rupees)
2015	+100 -100	1,484,071 (1,484,071)
2014	+100 -100	1,291,192 (1,291,192)

For the year ended June 30, 2015

(ii) Foreign currency risk

Foreign 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. The Company's exposure to the risk of changes in foreign currency exchange rates primarily relates to the Company's operating activities. The Company manages its currency risk by effective fund management and timely repayment of its current liabilities. The Company, however, has not hedged its foreign currency liabilities as the management has assessed that it will not be cost beneficial.

The Company's exposure to foreign currency risk in major currencies at their gross values is as follows:

	2015 (US Dollars)	2014 (US Dollars)
Trade and other payables	1,978,065	3,279,115
	2015 (US Dollars)	2014 (US Dollars)
Trade and other payables	136,425	79,960

Following is the demonstration of the sensitivity to a reasonably possible change in exchange rate of all currencies applied to assets and liabilities as at June 30, 2015 represented in foreign currencies, with all other variables held constant, of the Company's profit before tax.

		2015	2014
Change in exchange rate	<u>+</u>	5%	5%
Effect on profit / (loss) before tax (Rupees)	<u>+</u>	10,951,066	14,733,340

(iii) Other price risk

Other price risk is the risk that the fair value of future cash flows of the financial instruments will fluctuate because of changes in market prices such as equity price risk. Equity price risk is the risk arising from uncertainties about future values of investment securities. As at the balance sheet date, the Company is not exposed to other price risk as the Company does not have any investment in equity shares.

38.3 Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due.

The Company applies prudent liquidity risk management by maintaining sufficient cash and the availability of funding through an adequate amount of committed credit facilities.

Table below summarises the maturity profile of the Company's financial liabilities based on contractual undiscounted payments. Balances due within 12 months equals to their carrying balances as the impact of discounting is not significant.

For the year ended June 30, 2015

June 30, 2015	On demand	Less than 6 months	6 to 12 months	1 to 5 years	More than 5 years	Total
Long torm loop from a director			nupi	662		
Long term loan from a director					140,000,457	140,000,457
and an associated company	-	7 700 470	7 700 470	-	148,260,457	148,260,457
Musharaka arrangement	-	7,766,476	7,766,476	15,532,952	-	31,065,904
Liabilities against assets subject		01 000 750	04 000 750	00 400 170		110 107 070
to finance lease	-	21,880,750	21,880,750	69,426,170	-	113,187,670
Trade and other payables	_	415,832,768	280,460	_	_	416,113,228
Accrued mark-up	840,552		-	_	-	840,552
Short-term borrowings	9,000,000	-	-	-	-	9,000,000
, and the second se	9,840,552	445,479,994	29,927,686	84,959,122	148,260,457	718,467,811
June 30, 2014						
Long term loan from a director						
and an associated company	2,994,912	_	_	_	148,260,457	151,255,369
Musharaka arrangement	-	_	7,766,476	31,065,903	-	38,832,379
Liabilities against assets			.,,	0.,000,000		00,00=,0.0
subject to finance lease	-	5,259,173	5,614,022	29,413,590	_	40,286,785
Trade and other payables	_	375,961,420	280,460	-	_	376,241,880
Accrued mark-up	1,130,198	-	-	_	_	1,130,198
Short-term borrowings	-	50,000,000	-	-	-	50,000,000
	4.125.110	431,220,593	13,660,958	60,479,493	148.260.457	657,746,611

Effective interest / yield rates for the financial liabilities are mentioned in the respective notes to the financial statements.

39. FAIR VALUE OF FINANCIAL INSTRUMENTS

Fair value is an amount for which an asset could be exchanged, or a liability settled, between knowledgeable willing parties in an arm's length transaction. Consequently, differences may arise between the carrying values and the fair value estimates.

The carrying values of all financial assets and liabilities reflected in the financial statements approximate their fair values.

40. CAPITAL RISK MANAGEMENT

The Company's objective when managing capital is to safeguard the Company's ability to remain as a going concern and continue to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

The Company finances its operations through equity, borrowings and management of working capital with a view to maintain an appropriate mix between various sources of finance to minimize risk.

For the year ended June 30, 2015

The Company monitors capital using a debt equity ratio, which is net debt divided by total capital plus net debt. Equity comprises of share capital and reserves. The gearing ratio as at June 30, 2015 and 2014 are as follows:

	2015	2014
	(Rupees)	
Loan from a director and an associated company Musharaka arrangement Liabilities against assets subject to finance lease Staff retirement benefits - gratuity Trade and other payables Accrued mark-up	148,260,457 31,065,903 117,341,169 15,321,316 416,103,786 840,552	151,255,369 38,832,379 40,286,785 13,534,377 467,642,307 1,130,198
Short-term borrowing	9,000,000	50,000,000
Total debts	737,933,183	762,681,415
Less: Cash and bank balances	(14,632,523)	(11,336,312)
Net debt	723,300,660	751,345,103
Share capital	388,860,000	388,860,000
Reserves	118,630,327	57,728,149
Total equity	507,490,327	446,588,149
Total Capital	1,230,790,987	1,197,933,252
Gearing ratio	58.77%	62.72%

41. CAPACITY AND PRODUCTION

	20	15	20	14
Operational capacity	Rated Capacity	Actual production	Rated Capacity	Actual production
		Metric	Tons	
BOPP – Port Qasim Authority	15,000	6,780	15,000	5,538

41.1 Plant capacity was utilised to the extent of orders received from customers.

42. SUBSEQUENT EVENTS

The Board of Directors of the Company in their meeting held on September 21, 2015 have recommended cash dividend @ 10% amounting to Rs.38,886,000 million (2014: Nil) for approval of the shareholders in the annual general meeting to be held on October 31, 2015.

43. DATE OF AUTHORISATION FOR ISSUE

These financial statements were authorised for issue on September 21, 2015 by the Board of Directors of the Company.

44. GENERAL

- 44.1 The number of employees at the year-end was 87(2014: 79) and average number of employees during the year was 87 (2014: 77).
- **44.2** Figures have been rounded off to the nearest rupee, unless otherwise stated.

MAQBOOL ELAHI SHAIKH CHIEF EXECUTIVE MOHAMMAD SADIQ KHAN DIRECTOR

Notes

Proxy Form

20th Annual General Meeting I/We, ______ , being member(s) of Macpac Films Ltd, holding _____ ordinary shares, hereby appoint ____ of ___ or failing him/her ______ of _____, who is/are also member(s) of Macpac Films Ltd, as my/our proxy in my/our absence to attend and vote for me/us and on my/our behalf at the 20th Annual General Meeting of the company to be held at 4:30 PM on 31st October, 2015 at the registered office of the Company: F/2, A-F, S.I.T.E., Karachi, or at any adjournment thereof. Witness my/our hand(s) this _____ day of _____, 2015 Signed by the said _____ Witnesses: 1. Signature Name Address CNIC or Passport No. Signature on Rs 5 2. Signature Revenue Stamp Name Address CNIC or Passport No. Folio/CDC Account No.

Note:

- 1. This Proxy Form must be deposited at the Company's share registrar office as soon as possible but not later than 48 hours before the time of the holding of the meeting. Failing to do so would render this Proxy Form invalid.
- 2. No person shall act as a proxy unless he/she is a member of the Company.

AFFIX CORRECT POSTAGE

To, Shares Registrar **Macpac Films Limited** Central Depository Company Pakistan Ltd CDC House, 99–B, Block B, S.M.C.H.S., Main Shahra-e-Faisal, Karachi-74400

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Manufacturers of Multilayer Co-Extruded BOPP Films

FILMS LTD.

Registered Office: F/2, A-F, S.I.T.E., Karachi City Office: Plot No. 21, Maqboolabad, Jinnah Cooperative Housing Society (J.C.H.S.), Karachi info@macpacfilms.com www.macpacfilms.com Factory: Plot No. EZ/1/P-10, Eastern Industrial Zone, Port Qasim Area, Karachi