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Member: Mercantile Exchange

Trading Right Entitlement Certificate (TREC No. 325) Holder of Pakistan Stock Exchange Limited

Directors' Report to the Members

Dear Shareholders:

The Directors of the Company are pleased to present their report under section 226 of the Companies Act, 2017 together with Audited Financial Statements for the year ended June 30, 2023.

Economic Review:

Pakistan's economy is currently under severe stress with low foreign reserves, a depreciating currency, and high inflation. With high public consumption, economic growth increased substantively above potential in FY22 that led to strong pressures on domestic prices, external and fiscal sectors, the exchange rate, and foreign reserves. These imbalances were exacerbated by the catastrophic flooding in 2022, surging world commodity prices, tightening global financing conditions, and domestic political uncertainty. Furthermore, distortive policy measures, including periods of informal exchange rate restrictions and import controls, delayed the IMF program, and contributed to creditworthiness downgrades, lower confidence, high yields and interest payments, and the loss of access to international capital market. Economic growth is expected to slow and remain below potential in the medium-term. Real GDP growth is expected to slow sharply to 0.4 percent, reflecting corrective tighter fiscal policy, flood impacts, high inflation, high energy prices and import controls. Agricultural output is expected to contract for the first time in more than 20 years due to the floods. Industry output is also expected to shrink with supply chain disruptions, weakened confidence, higher borrowing costs and fuel prices, and heightened uncertainty. The drop in Pakistan Stock Exchange index so far has not been spectacular but steady. After the customary January increase – the index has come down 2 percent from the start of 2023 and is down 9 percent from a year ago. Business and consumer confidence indices have repeatedly shown negative trends, inflation has breached a 50-year high, reserves are razor thin, and the interest rates may not pea have

ked yet. The KSE-100 index too has had a long-standing firm relationship with 10-year market yields, which have softened of late, as short-term yield, go up. There could still be a bull run in that context – but that is most likely to fade sooner than later, as all fundamentals point towards more struggle – both on economic and political fronts.

Stock Market Review:

Pakistan stock market's performance has posted a boom and bust situation during FY 2023 due to geopolitical tension, especially Russia-Ukraine conflict, and domestic political uncertainty. Later (since February 2022), the Russia- Ukraine conflict exacerbated the economic challenges as the super cycle of commodity prices widened the country's current account deficit (CAD) and worsened the balance of crisis.

The benchmark KSE-100 index opened at 41,540.83 points on 1st July 2022 and declined by 3.71% in the initial nine (09) months of FY 2023. Investment at PSX, as market capitalization (the total value of listed companies) slumped to a multiyear low at Rs 6.108 trillion, compared to the peak of Rs 6.95 trillion in June 2022. Market capitalization of the PSX was 6,956.51 billion on the 30th June 2022.

Financial Performance:

	2023	2022
Operating Revenue	3,475,127	4,124,716
Gain/ (Loss) on sale of Investment	1,521,338	
Other Income	10,901,303	1,784,102
Profit before Tax	1,855,045	(11,080,395)
Profit after Tax	1,262,198	(11,708,496)
EPS (Rs.)	0.14	(1.34)

The operating revenue has increased during the year as compared to the last year. The company is trying its best to yield better volumes by providing improved quality of services through extensive research, corporate access and advisory services. We are working on expanding our client base in order to increase the market participation of investors and avail benefits from lucrative market opportunities.

Risk Management:

The Board of Directors of the company actively drives the risk management framework wherein it provides an active approach in dealing with factors that influence the financial health of the company. An effective risk management framework along-with robust risk governance structure, strong capital & liquidity position and good quality of investment portfolio, remains a cornerstone to accomplish the goals of the company.

Code of Corporate Governance:

The Board and Management of the Company are committed to ensuring the requirements of the Code of Corporate Governance are fully met. The Company has

adopted strong Corporate Governance practices with an aim to enhance the accuracy, comprehensiveness and transparency of the financial and non-financial information. The Directors are pleased to report that:

- The financial statements, prepared by the management of the company, present its state of affairs fairly, the result of its operations, cash flows and changes in equity;
- Proper books of accounts of the company have been maintained;
- Appropriate accounting policies have been consistently applied in preparation of financial statements and accounting estimates are based on reasonable and prudent judgment;
- International Financial Reporting Standards, as applicable in Pakistan, have been followed in preparation of financial statements and any departures therefrom have been adequately disclosed and explained;
- The system of internal control is sound in design and has been effectively implemented and monitored;
- There are no significant doubts upon the Company's ability to continue as a going concern;
- The company has on account of statutory payment of taxes, duties, levis and charges has no outstanding liability as at the balance sheet date;
- There are no transactions entered into by the broker during the year which are fraudulent, illegal or in violation of any securities market laws.

Human Resource

The focus of the HR department at Dr. Arslan Razaque Securities (Pvt.) Limited is to recruit, develop, retain and reward the best talent. We strive to ensure that our employment policies meet relevant social, statutory and regulatory conditions and remain committed to build and maintain strong collective relationships. All HR policies have been reviewed by the board committee and updated in accordance with present day requirements and corporate framework of the company as the management recognizes this to be a critical area, having a strong impact on performance, procedures and business ethics. All approved policies are available to employees to enhance employee awareness and participation.

Internal Financial Controls:

The internal control structure of Dr. Arslan Razaque Securities (Pvt.) Limited comprises the Board of Directors, internal audit and compliance department. The company's internal audit and compliance department is responsible to establish and maintain an

adequate and effective system of internal controls and procedures under the policies approved by the Board. The management is also responsible for evaluating effectiveness of the company's internal control system that covers material matters through identification of control objectives as well as review of significant policies and procedures. The company's internal control system has been designed to identify and mitigate the risk of failure to achieve overall business objectives of the Company. Internal controls and policies are designed to provide reasonable assurance regarding the effectiveness and efficiency of the company's operations, reliability of financial information and compliance with applicable laws and regulations.

Environment, Health and Safety:

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The company maintains secure and safe working conditions avoiding the risk to the health of employees, customer and public at large.

Impact of the company's business on the environment:

Company's nature of business is service provider; hence its activities have a minimal impact on the environment. The company has a policy to minimize the use of paper. All the communication between employees, departments and clients is done through emails; unless in matters of imperative necessity.

Related Party Transaction:

In order to comply with the requirements of the listing regulations, the Company has presented all related party transactions to the board for their review and approval. The details of all related party transactions have been provided in note16 of the annexed audited financial statements.

Changes in the Board:

During the year under review, there was no change in the structure of Board.

Pattern of Shareholding:

Annexed with Note no 14.

Auditors:

The Board recommends appointment of M/S IECnet S.K.S.S.S. Chartered Accountants as the statutory auditors of the Company for the year ended June 2023 in the forthcoming Annual General Meeting.

Post Balance Sheet Date Event / Dividend:

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

Appreciation and Acknowledgements:

The Board of Directors of Dr. Arslan Razaque Securities (Pvt.) Limited would like to thank the GOP, the SECP, NCCPL, CDC, PSX, the bankers to the company and other regulatory bodies for their continued support, all esteemed shareholders and clients of the company for their trust, and our co-colleague's & employees of the company for their continuous dedication and commitment.

On behalf of the Board of Directors

Director

Chief Executive Officer



Member: Mercantile Exchange

Trading Right Entitlement Certificate (TREC No. 325) Holder of Pakistan Stock Exchange Limited

Statement of Compliance For the Year Ended June 30, 2023.

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

- The financial statements, prepared by the management of the company, present its state of
 affairs fairly, the result of its operations, cash flows and changes in equity;
- Proper books of accounts of the company have been maintained;
- Appropriate accounting policies have been consistently applied in preparation of financial statements and accounting estimates are based on reasonable and prudent judgment;
- International Financial Reporting Standards (MSE), as applicable in Pakistan, have been followed in preparation of financial statements and any departures therefrom have been adequately disclosed and explained;
- The system of internal control is sound in design and has been effectively implemented and monitored.
- The brokerage house is considered to be a going concern, and there is no reason(s) that the brokerage house is unable to continue as going concern.
- The company is not making any default in any kind of payment of loan, TFC, Sukuk or other instruments.
- The Company has duly complied with the Corporate Governance Code.

culive Office 325

Place: Lahore

Date: October 04, 2023

Head Office:

1-C, Model Town, Lahore, Ph: 042-35884071, 35866137, Fax: 042-35866137 Mob: 0300-8478476

Member: Mercantile Exchange

Trading Right Entitlement Certificate (TREC No. 325) Holder of Pakistan Stock Exchange Limited

STATEMENT OF CEO

For the Year Ended June 30, 2023.

I CEO of Dr. Arslan Razaque Securities (Pvt.) Limited hereby undertake that there are no transactions entered into by the broker during the year, which are fraudulent, illegal or in violation of any securities market laws.

Chief Executive Officer

oraque Securities (325) Pr

Place: Lahore

Date: October 04, 2023





INDEPENDENT AUDITORS' REPORT To the members DR. ARSLAN RAZAQUE SECURITIES (PVT.) LIMITED Report on the Audit of the Financial Statements

Opinion

We have audited the annexed financial statements of **DR. ARSLAN RAZAQUE SECURITIES** (PVT.) LIMITED (the Company), which comprise the statement of financial position as at June 30, 2023, the statement of profit or loss, the statement of comprehensive income, the statement of changes in equity, the statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information, and we state that we have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purposes of the audit.

In our opinion and to the best of our information and according to the explanations given to us, the statement of financial position, the statement of profit or loss, the statement of comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes forming part thereof conform with the accounting and reporting standards as applicable in Pakistan and give the information required by the Companies Act, 2017 (XIX of 2017), in the manner so required and respectively give a true and fair view of the state of the Company's affairs as at June 30, 2023 and of the profit, other comprehensive income, the changes in equity and its cash flows for the year then ended.

Basis for Opinion

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

Information Other than The Financial Statements and Auditor's Report Thereon

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

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

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



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

Responsibilities of Management and Board of Directors for the Financial Statements

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

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

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

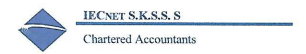
Auditor's Responsibilities for the Audit of the Financial Statements

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

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

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

up



to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.

Evaluate the overall presentation, structure and content of the financial statements, including
disclosures, and whether the financial statements represent the underlying transactions and events
in a manner that achieves fair presentation.

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

Report on Other Legal and Regulatory Requirements

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

- a) Proper books of account have been kept by the Company as required by the Companies Act, 2017 (XIX of 2017);
- b) The statement of financial position, the statement of profit or loss, the statement of comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes thereon have been drawn up in conformity with the Companies Act, 2017 (XIX of 2017) and are in agreement with the books of account and returns;
- c) Investments made, expenditure incurred and guarantees extended during the year were for the purpose of the Company's business;
- d) No zakat was deductible at source under the zakat and Ushr Ordinance, 1980 (XVIII of 1980); and
- e) The Company was in compliance with the requirement of section 78 of the Securities Act 2015, and the relevant requirements of Securities Brokers (Licencing and Operations) Regulations, 2016 as at the date on which the Financial Statements were prepared.

The engagement partner on the audit resulting in this independent auditor's report is Mr. Muhammad Aslam Khan-FCA.

Remet S.K.S.S.S.
Chartered Accountants
Lahore

Date: October 04, 2023

UDIN: AR202310218vXPZf7SUD

Statement of Financial Position

As at 30 June, 2023

1 x 0 x 0 0 y x 10 1 2 1 2 2		2023	2022
ASSETS	Note	Rupees	Rupees
Non-current assets		202	
Property and equipment	5	1,174,802	1,307,522
Intangible assets	6	19,000,000	19,000,000
Long term investments	7	12,594,600	22,942,408
Long term deposits	8	550,000	400,000
		33,319,402	43,649,930
Current assets	2		
Trade debts - net	9	45,504	698,332
Loan, Advances & Other Receivable	10	50,417,742	48,215,273
Income tax refundable	11	651,374	723,222
Short term investments	12	43,423,188	41,319,053
Cash and bank balances	13	19,311,424	9,449,547
Francis of 16 person same		113,849,232	100,405,427
to a de a cho		147,168,634	144,055,357
EQUITY & LIABILITIES	·		
Share capital and reserves			
Issued, subscribed and paid-up capital	14	87,500,000	87,500,000
Unappropriated profit/(loss)		382,248	(879,950)
Unrealized surplus / (deficit) on re-measurement			
of investments measured at FVOCI		782,950	11,130,758
Total equity		88,665,198	97,750,808
Current liabilities			
Trade and other payables	15	2,247,544	676,528
Short term borrowing	16	55,650,000	45,000,000
Provision for taxation	17	605,892	628,021
		58,503,436	46,304,549
Contingencies and commitments	18	materia 🕶 consistente 💌 visio (1990)	
		147,168,634	144,055,357

The annexed notes from 1 to 36 form an integral part of these financial statements.

Chief Executive Officer

Chartered Accountants

Statement of Profit or Loss

For the year ended June 30, 2023

	Note	2023 Rupees	2022 Rupees
Operating revenue	19	3,475,127	4,124,716
Gain/(loss) on sale of short term investments		1,521,338	=7
Unrealized gain/(loss) on remeasurement of			
investments classified at FVTPL		(7,923,576)	(13,882,196)
		(2,927,111)	(9,757,480)
Operating and administrative expenses	20	(6,112,962)	(3,101,845)
Operating profit / (loss)	_	(9,040,073)	(12,859,325)
Financial charges	21	(6,185)	(5,172)
Other income and (losses)	22	10,901,303	1,784,102
Profit / (loss) before taxation	-	1,855,045	(11,080,395)
Taxation .	23	(592,847)	(628,101)
Profit/(loss) for the year		1,262,198	(11,708,496)
Earnings/(loss) per share - basic	24	0.14	(1.34)

The annexed notes from 1 to 36 form an integral part of these financial statements.

Chief Executive Officer

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Chartered Accountants

Statement of Comprehensive Income

For the year ended June 30, 2023

	Note	2023 Rupees	2022 Rupees
Profit/(loss) for the year		1,262,198	(11,708,496)
Other comprehensive income/(loss) Items that will not be reclassified subsequently to profit or (lo	oss)		
Unrealized gain / (loss) during the period in the market value of investments measured at FVOCI		(10,347,808)	(963,404)
Total comprehensive income/(loss) for the year	_	(9,085,610)	(12,671,900)

The annexed notes from 1 to 36 form an integral part of these financial statements.

Chief Executive Officer

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Statement of Cash Flows

For the year ended June 30, 2023

1 dr Die Jour Chaca Jane 20, 2022		2023	2022
	Note	Rupees	Rupees
CASH FLOWS FROM OPERATING ACTIVITIES			
Profit / (loss) before taxation		1,855,045	(11,080,395)
Adjustments:			
Depreciation and impairment	5	132,720	148,404
Realized loss / (gain) on sale of short-term investments		1,521,338	-
Unrealized loss / (gain) on short-term investments		(7,923,576)	(13,882,196)
Dividend income	19	(3,099,541)	(4,100,374)
		(9,369,059)	(17,834,166)
Operating profit/(loss) before working capital changes		(7,514,014)	(28,914,561)
(Increase)/decrease in current assets		8 89 999	
Trade debts - net	9	652,828	5,287,948
Loan, Advances & Other Receivable	10	(2,202,469)	(50,959,153)
Increase/(decrease) in current liabilities			
Trade and other payables	15	1,571,016	(506,682)
		21,375	(46,177,887)
Cash generated from / (used in) operations		(7,492,639)	(75,092,448)
Proceeds from net sales of / (acquisition of) short-term investments	12	4,298,103	19,947,008
Dividends received	19	3,099,541	4,100,374
Taxes paid	11	(543,128)	(1,412,529)
trá z zazámer		6,854,516	22,634,853
Net cash from /(used in)operating activities		(638,123)	(52,457,595)
CASH FLOWS FROM INVESTING ACTIVITIES			
Acquisition of property and equipement	5	-	(21,000)
Decrease / (increase) in long-term deposits		(150,000)	-
Net cash generated from / (used in) investing activities		(150,000)	(21,000)
CASH FLOWS FROM FINANCING ACTIVITIES			
Director loan		10,650,000	45,000,000
Net cash generated from / (used in) financing activities		10,650,000	45,000,000
Net (decrease)/increase in cash and cash equivalents		9,861,877	(7,478,595)
Cash and cash equivalents at the beginning of the year		9,449,547	16,928,142
Cash and cash equivalents at the end of the year	13	19,311,424	9,449,547
-			

The annexed notes from 1 to 36 form an integral part of these financial statements.

Chief Executive Officer

Statement of Changes in Equity

For the year ended June 30, 2023

	Issued, subscribed and paid-up capital	Unappropriated profit/ (loss)	Unrealized surplus / (deficit) on re- measurement of investments measured at FVOCI	Total
		Ruj	pees	
Balance as at June 30, 2021	87,500,000	10,828,546	12,094,162	110,422,708
Total comprehensive income/(loss) for the ye	ar			
Profit/ (loss) for the year Other comprehensive income/(loss)	-	(11,708,496)	(963,404)	(11,708,496) (963,404)
		(11,708,496)	(963,404)	(12,671,900)
Balance as at June 30, 2022	87,500,000	(879,950)	11,130,758	97,750,808
Total comprehensive income/(loss) for the year	ear ,			
Profit/ (loss) for the year	5 <u>-</u>	1,262,198	-	1,262,198
Other comprehensive income/(loss)	-	-	(10,347,808)	(10,347,808)
		1,262,198	(10,347,808)	(9,085,610)
Balance as at June 30, 2023	87,500,000	382,248	782,950	88,665,198

The annexed notes from 1 to 36 form an integral part of these financial statements.

Chief Executive Officer

Charleton S. S. Accountants S. S.

DR. ARSLAN RAZAQUE SECURITIES (PVT.) LIMITED NOTES TO THE FINANCIAL STATEMENTS

For the year ended June 30, 2023

1. LEGAL STATUS AND NATURE OF BUSINESS

DR. ARSLAN RAZAQUE SECURITIES (PVT.) LIMITED (the "Company") was incorporated in Pakistan on May 24, 2006 as a private limited company, limited by shares, under the Companies Ordinance 1984 (Now Companies Act. 2017). The Company is a holder of Trading Rights Entitlement Certificate ("TREC") of Pakistan Stock Exchange Limited.

The Company is principally engaged in brokerage of shares, stocks, purchase and sale of securities, financial consultancy, brokerage, underwriting, portfolio management and securities research.

2. The geographical location of Company's offices are as follows:

Registered Office: 1-C, Model Town, Lahore.

Corporate Office: Room No. 316, 3rd Floor, LSE Building, 19- Khayaban-e-Aiwan-e-Iqbal,

Lahore, Pakistan.

3. BASIS OF PREPARATION

3.1 Statement of compliance

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

- Financial Reporting Standard for Small and Medium Sized Entities (IFRS for SMEs) issued by the International Accounting Standards Board (IASB) as notified under the Companies Act, 2017; and
- Provisions of and directives issued under the Companies Act, 2017, and relevant provisions of the Securities Brokers (Licensing and Operations) Regulations 2016 (the "Regulations").

In case requirements differ, the provisions or directives of the Companies Act, 2017 and/or the Regulations shall prevail.

3.2 Accounting convention

These financial statements have been prepared on trade base under the historical cost convention, except:

- Short Term Investments in quoted equity securities (whether classified as assets at fair value through profit or loss, or at fair value through other comprehensive income), which are carried at fair value;
- Investments in unquoted equities, measured at fair value through other comprehensive income;
- Investments in associates, which are recorded in accordance with the equity method of accounting for such investments; and
- Derivative financial instruments, which are marked-to-market as appropriate under relevant accounting and reporting standards.

3.3 Functional and presentation currency

Items included in these financial statements are measured using the currency of the primary economic environment in which the Company operates. These financial statements are presented in Pak Rupees which is the Company's functional and presentation currency.

3.4 Accounting estimates and judgments

The preparation of financial statements in conformity with approved accounting standards requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. The estimates and associated assumptions are continually evaluated and are based on historical experience as well as expectations of future events and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making judgments about the carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

Areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the Company's financial statements are as follows:

- Estimates of useful lives and residual values of items of property, plant and equipment (Note 5);
- (ii) Estimates of useful lives of intangible assets (Note 6);
- (iii) Allowance for credit losses (Note 4.5.4);
- (iv) Fair values of unquoted equity investments (Note 7);
- (v) Classification, recognition, measurement / valuation of financial instruments (Note 4.5);
 and
- (vi) Provision for taxation (Note 17);

3.5 New standards, amendments / improvements to existing standards (including interpretations thereof) and forthcoming requirements

3.5.1 Amendments to approved accounting standards and interpretations which became effective during the year ended June 30, 2023

During the year, certain new accounting and reporting standards / amendments / interpretations became effective and applicable to the Company. However, since such updates were not considered to be relevant to the Company's financial reporting, the same have not been disclosed here. The above amendments are not likely to affect the financial statements of the Company.

4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Significant accounting policies applied in the preparation of these financial statements are set out below. These policies have been consistently applied to all years presented.

4.1 Property and equipment

Items of property and equipment are stated at cost less accumulated depreciation (if any) and impairment losses (if any). Cost includes expenditure that is directly attributable to the acquisition of the items.

Subsequent costs are included in the carrying amount as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and its cost can be measured reliably. The carrying amount of the replaced part is derecognized. All other repairs and maintenance are charged to the statement of profit or loss account during the year in which they are incurred. Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. Where such subsequent costs are incurred to replace parts and are capitalized, the carrying amount of replaced parts is derecognized. All other repair and maintenance expenditures are charged to profit or loss during the year in which they are incurred.

Depreciation on all items of property and equipment is calculated using the reducing balance method, in accordance with the rates specified in note 5 to these financial statements and after taking into account residual value, if material. Residual values and useful lives are reviewed and adjusted, if appropriate, at each balance sheet date. Depreciation is charged on an asset from when the asset is available for use until the asset is disposed of.

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

The assets' residual values, depreciation methods and useful lives are reviewed, and adjusted if appropriate, at each financial year end. The Company's estimate of residual value of property and equipment as at June 30, 2023 did not require any adjustment.

4.2 Intangible assets

Intangible assets with indefinite useful lives, including Trading Right Entitlement Certificate ("TREC"), are stated at cost less accumulated impairment losses, if any. An intangible asset is considered as having an indefinite useful life when, based on an analysis of all relevant factors, there is no foreseeable limit to the period over which the asset is expected to generate net cash inflows for the Company. An intangible asset with an indefinite useful life is not amortized. However, it is tested for impairment at each balance sheet date or whenever there is an indication that the asset may be impaired. Gains or losses on disposal of intangible assets, if any, are recognized in the profit and loss account during the year in which the assets are disposed of.

4.2.1 Membership cards and offices

This is stated at cost less impairment, if any. The carrying amount is reviewed at each reporting date to assess whether it is in excess of its recoverable amount, and where the carrying value exceeds estimated recoverable amount, it is written down to its estimated recoverable amount.

4.3 Investment property

Investment properties are held for capital appreciation and are measured initially at its cost, including transaction costs.

Subsequent to initial recognition, investment properties are measured at fair value at each reporting date. The changes in fair value are recognized in the statement of profit or loss.

4.4 Investment in associates

Associates are all entities over which the Company has significant influence but not control. Investments in associates where the Company has significant influence are accounted for using the equity method of accounting. Under the equity method of accounting, investments in associates are initially recognized at cost and the carrying amount of investment is increased or decreased to recognize the Company's share of the associate's post-acquisition profits or losses in income, and its share of the post-acquisition movement in reserves is recognized in other comprehensive income.

4.5 Financial instruments

and

4.5.1. The Company classifies its financial assets in the following three categories:

- (a) Financial assets measured at amortized cost;
- (b) Financial assets measured at fair value through other comprehensive income (FVOCI);
- (c) Financial assets measured at fair value through profit or loss (FVTPL).

(a) Financial assets measured at amortized cost

A financial asset is measured at amortized cost if it is held within business model whose objective is to hold assets to collect contractual cash flows, and its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on principal amount outstanding.

Such financial assets are initially measured at fair value plus transaction costs that are directly attributable to the acquisition or issue thereof.

(b) Financial assets at FVOCI

A financial asset is classified as at fair value through other comprehensive income when either:

- (i) It is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets and its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding; or
- (ii) It is an investment in equity instrument which is designated as at fair value through other comprehensive income in accordance with the irrevocable election available to the Company at initial recognition. Such financial assets are initially measured at fair value plus transaction costs that are directly attributable to the acquisition or issue thereof.

(c) Financial assets at FVTPL

A financial asset shall be measured at fair value through profit or loss unless it is measured at amortized cost or at fair value through other comprehensive income, as aforesaid.

Such financial assets are initially measured at fair value.



4.5.2 Initial recognition

The Company recognizes an investment when and only when it becomes a party to the contractual provisions of the instrument evidencing investment.

Regular way purchase of investments are recognized using trade date accounting i.e. on the date on which trading of the purchase transaction takes place. Trade date is the date on which the Company commits to purchase or sell its asset.

Transactions of purchase under resale (reverse-repo) of marketable securities including the securities purchased under margin trading system are entered into at contracted rates for specified periods of time. Amounts paid under these agreements in respect of reverse repurchase transactions are recognized as a receivable. The difference between purchase and resale price is treated as income from reverse repurchase transactions in marketable transactions / margin trading system and accrued on a time proportion basis over the life of the reverse repo agreement.

4.5.3 Subsequent measurement

(a) Financial assets measured at amortized cost

These assets are subsequently measured at amortized cost (determined using the effective interest method) less accumulated impairment losses.

"Interest / markup income, foreign exchange gains and losses and impairment losses arising from such financial assets are recognized in the profit and loss account.

(b) Financial assets at FVOCI

These are subsequently measured at fair value less accumulated impairment losses.

A gain or loss on a financial asset measured at fair value through other comprehensive income is recognized in other comprehensive income, except for impairment gains or losses and foreign exchange gains and losses, until the financial asset is derecognized or reclassified. When the financial asset is derecognized the cumulative gain or loss previously recognized in other comprehensive income is reclassified from equity to profit or loss as a reclassification adjustment (except for investments in equity instruments which are designated as at fair value through other comprehensive income in whose case the cumulative gain or loss previously recognized in other comprehensive income is not so reclassified). Interest is calculated using the effective interest method and is recognized in profit or loss.

(c) Financial assets at FVTPL

These assets are subsequently measured at fair value.

Net gains or losses arising from remeasurement of such financial assets as well as any interest income accruing thereon are recognized in profit and loss account.

4.5.4 Impairment

Financial assets

The Company applies a three-stage approach to measure allowance for credit losses, using an expected credit loss approach as required under IFRS 9, for financial assets measured at amortized cost. The Company's expected credit loss impairment model reflects the present value of all cash shortfalls related to default events, either over the following twelve months, or over the expected life of a financial instrument, depending on credit deterioration from inception. The allowance / provision for credit losses reflects an unbiased, probability-weighted outcomes which considers multiple scenarios based on reasonable and supportable forecasts.

Where there has not been a significant decrease in credit risk since initial recognition of a financial instrument, an amount equal to 12 months expected credit loss is recorded. The expected credit loss is computed using a probability of default occurring over the next 12 months. For those instruments with a remaining maturity of less than 12 months, a probability of default corresponding to the remaining term to maturity is used.

When a financial instrument experiences a significant increase in credit risk subsequent to origination but is not considered to be in default, or when a financial instrument is considered to be in default, expected credit loss is computed based on lifetime expected credit losses.

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

Forward-looking information includes reasonable and supportable forecasts of future events and economic conditions. These include macro-economic information, which may be reflected through qualitative adjustments or overlays. The estimation and application of forward-looking information may require significant judgment.

Loss allowances for financial assets measured at amortized cost are deducted from the gross carrying amount of the assets. The gross carrying amount of a financial asset is written off when the Company has no reasonable expectation of recovering a financial asset in its entirety or a portion thereof. The Company makes this assessment on an individual asset basis, after consideration of multiple historical and forward-looking factors. Financial assets that are written off may still be subject to enforcement activities in order to comply with the Company's processes and procedures for recovery of amounts due.

Non-financial assets

The carrying amounts of non-financial assets are assessed at each reporting date to ascertain whether there is any indication of impairment. If such an indication exists, the asset's recoverable amount - defined as the higher of the asset's fair value less costs of disposal and the asset's value-in-use (present value of estimated future cash flows using a pre-tax discount rate that reflects current market assessments of the time value of money and asset-specific risk) - is estimated to determine the extent of the impairment loss.

For the purpose of assessing impairment, assets are grouped into cash-generating units: the lowest levels for which there are separately identifiable cash flows.

4.6 Offsetting of financial assets and financial liabilities

Financial assets and liabilities are off-set and the net amount is reported in the statement of financial position if the Company has a legal right to set off the transaction and also intends either to settle on a net basis or to realize the asset and settle the liability simultaneously.

4.7 Trade debts and other receivables

Trade debts and other receivables are stated initially at amortized cost using the effective interest rate method.

Provision is made on the basis of lifetime ECLs that result from all possible default events over the expected life of the trade debts and other receivables. Bad debts are written off when considered irrecoverable.

4.8 Cash and cash equivalents

Cash and cash equivalents are carried at cost and include cash in hand, balances with banks in current and deposit accounts, stamps in hand, other short-term highly liquid investments with original maturities of less than three months and short-term running finances.



4.9 Borrowings

Borrowings are recognized initially at fair value, net of attributable transaction costs incurred. Borrowings are subsequently carried at amortized cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognized in the statement of profit or loss account over the period of the borrowings using the effective interest method.

4.10 Trade and other payables

Trade and other payables are recognized initially at fair value plus directly attributable cost, if any, and subsequently measured at amortized cost using the effective interest method. They are classified as current if payment is due within twelve months of the reporting date, and as non-current otherwise.

4.11 Staff retirement benefits

The Company did not have any retirement benefits plan.

4.12 Taxation

Income tax expense comprises current and deferred tax.

Current

Provision for current taxation is based on taxable income for the year determined in accordance with the prevailing law for taxation of income. The charge for current tax is calculated using rates enacted or substantively enacted at the reporting date, and takes into account tax credits, exemptions and rebates available, if any. The charge for current tax also includes adjustments, where necessary, relating to prior years which arise from assessments framed / finalized during the year.

Deferred

Deferred tax is accounted for using the balance sheet liability method in respect of all temporary differences at the reporting date between the tax base and carrying amount of assets and liabilities for financial reporting purposes

Deferred tax liabilities are generally recognized for all taxable temporary differences and deferred tax assets are recognized for all deductible temporary differences and carried forward unused tax losses, to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences and carried forward unused tax losses can be utilized. Carrying amount of all deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realized.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period when the asset is realized or the liability is settled, based on the tax rates that have been enacted or substantially enacted by the reporting date.

Deferred tax is charged or credited in the statement of profit or loss account, except in the case of items credited or charged to comprehensive income or equity, in which case it is included in comprehensive income or equity.

4.13 Provisions

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

4.14 Revenue recognition

Revenue is recognized to the extent that it is probable that economic benefits will flow to the Company and the amount of revenue can be measured reliably. Revenue is measured at the fair value of the consideration received or receivable, net of any direct expenses. Revenue is recognized on the following basis:

- Brokerage and commission income is recognized when brokerage services are rendered.
- Dividend income is recognized when the right to receive the dividend is established.
- Return on deposits is recognized using the effective interest method.
- Income on fixed term investments is recognized using the effective interest method.
- Gains / (losses) arising on sale of investments are included in the profit and loss account
 in the period in which they arise.
- Unrealized capital gains / (losses) arising from marking to market financial assets are included in profit and loss (for assets measured at FVTPL) or OCI (for assets measured at FVOCI) during the period in which they arise.
- Income / profit on exposure deposits is recognized using the effective interest rate.

4.15 Dividend income

Dividends received from investments measured at fair value through profit or loss and at fair value through other comprehensive income. Dividends are recognized in the statement of profit or loss when the right to receive payment is established, it is probable that the economic benefits associated with the dividend will flow to the Company and the amount of the dividend can be measured reliably. This applies even if they are paid out of preacquisition profits, unless the dividend clearly represents a recovery of a part of the cost of an investment. In this case, dividend is recognized in other comprehensive income if it relates to an investment measured at fair value through other comprehensive income.



4.16 Markup / interest income

Mark-up / interest income is recognized on a time proportion basis on the principal amount outstanding and at the rate applicable.

4.17 Borrowings

These are recorded at the proceeds received. Finance costs are accounted for on accrual basis and are disclosed as accrued interest / mark-up to the extent of the amount unpaid at the reporting date.

4.18 Borrowing costs

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

4.19 Fiduciary assets

Assets held in trust or in a fiduciary capacity by the Company are not treated as assets of the Company.

4.20 Foreign currency transactions and translation

Monetary assets and liabilities in foreign currencies are translated into functional currency at the rates of exchange prevailing at the balance sheet date. Transactions in foreign currencies are translated into functional currency at the rates of exchange prevailing on the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognized in income.

4.21 Derivative financial instruments

Derivative financial instruments are recognized at their fair value on the date on which a derivative contract is entered into. Subsequently, any changes in fair values arising on marking to market of these instruments are taken to the profit and loss account.

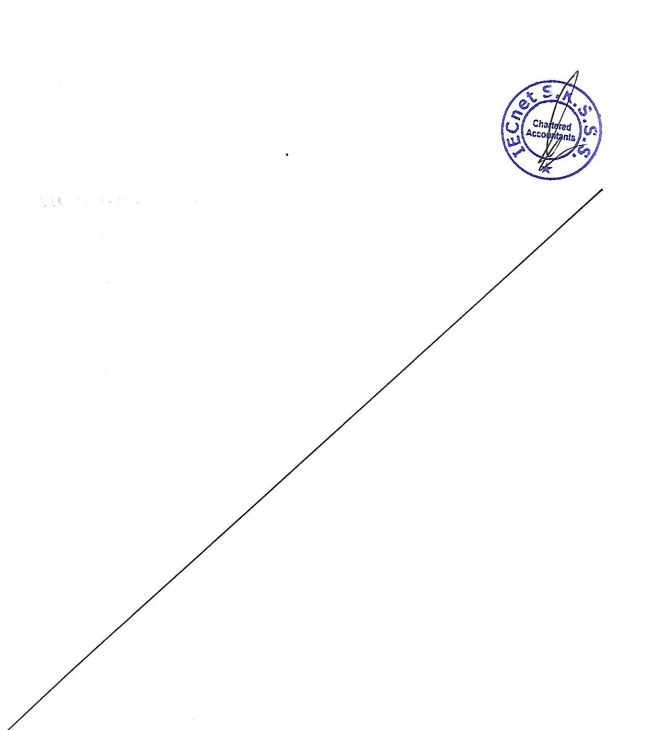


4.22 Related party transactions

All transactions involving related parties arising in the normal course of business are conducted and recorded at rates that are not less than market. Transactions with related parties have been disclosed in the relevant notes to the financial.

4.23 Trade Date Accounting

All "Regular Way" Purchases and Sales of financial assets are recognized on trade date on which the company commits to purchase and sale of financial assets. Regular way purchases or sales of financial assets.



Property, Plant & Equipment As at 30 June, 2023

5 Property and equipment

	2023					
	Furniture & Fixture	Office equipment	Computer	Total Rupees		
As at July 1, 2022	Fixture	equipment		Rupees		
Cost	3,500,000	3,178,351	2,272,300	8,950,651		
Accumulated Depreciation	(2,851,443)	(2,529,224)	(2,262,462)	(7,643,129)		
Net book value	648,557	649,127	9,838	1,307,522		
Movement during the period Additions Disposals		-	=			
Cost				-		
Depreciation						
Depreciation charge for the period	64,856	64,913	2,951	132,720		
As at June 30, 2023						
Cost	3,500,000	3,178,351	2,272,300	8,950,651		
Accumulated Depreciation	(2,916,299)	(2,594,137)	(2,265,413)	(7,775,849)		
Net book value	583,701	584,214	6,887	1,174,802		
Depreciation rate per annum	10%	10%	30%			
	2022					
			2022			
			2022			
	Furniture &	Office equipment	Computer	Total Rupees		
As at July 1, 2021	Furniture & Fixture	Office equipment		Total Rupees		
As at July 1, 2021 Cost	1 200 grane		Computer 2,272,300	Rupees 8,929,651		
	3,500,000 (2,779,381)	3,157,351 (2,457,099)	2,272,300 (2,258,245)	8,929,651 (7,494,725)		
Cost Accumulated Depreciation Net book value	Fixture 3,500,000	3,157,351	Computer 2,272,300	Rupees 8,929,651		
Cost Accumulated Depreciation Net book value Movement during the period	3,500,000 (2,779,381)	3,157,351 (2,457,099) 700,252	2,272,300 (2,258,245)	8,929,651 (7,494,725) 1,434,926		
Cost Accumulated Depreciation Net book value Movement during the period Additions	3,500,000 (2,779,381)	3,157,351 (2,457,099)	2,272,300 (2,258,245)	8,929,651 (7,494,725)		
Cost Accumulated Depreciation Net book value Movement during the period Additions Disposals	3,500,000 (2,779,381)	3,157,351 (2,457,099) 700,252	2,272,300 (2,258,245)	8,929,651 (7,494,725) 1,434,926		
Cost Accumulated Depreciation Net book value Movement during the period Additions Disposals Cost	3,500,000 (2,779,381)	3,157,351 (2,457,099) 700,252	2,272,300 (2,258,245)	8,929,651 (7,494,725) 1,434,926 21,000		
Cost Accumulated Depreciation Net book value Movement during the period Additions Disposals	3,500,000 (2,779,381)	3,157,351 (2,457,099) 700,252	2,272,300 (2,258,245)	8,929,651 (7,494,725) 1,434,926 21,000		
Cost Accumulated Depreciation Net book value Movement during the period Additions Disposals Cost	3,500,000 (2,779,381)	3,157,351 (2,457,099) 700,252	2,272,300 (2,258,245)	8,929,651 (7,494,725) 1,434,926 21,000		
Cost Accumulated Depreciation Net book value Movement during the period Additions Disposals Cost Depreciation	72,062	3,157,351 (2,457,099) 700,252 21,000	2,272,300 (2,258,245) 14,055	8,929,651 (7,494,725) 1,434,926 21,000		
Cost Accumulated Depreciation Net book value Movement during the period Additions Disposals Cost Depreciation Depreciation charge for the period	72,062 3,500,000 (2,779,381) 720,619	3,157,351 (2,457,099) 700,252 21,000 72,125	2,272,300 (2,258,245) 14,055 - 4,217	8,929,651 (7,494,725) 1,434,926 21,000 - - 148,404 8,950,651		
Cost Accumulated Depreciation Net book value Movement during the period Additions Disposals Cost Depreciation Depreciation charge for the period As at June 30, 2022 Cost Accumulated Depreciation	72,062 3,500,000 (2,779,381) 720,619	3,157,351 (2,457,099) 700,252 21,000 72,125 3,178,351 (2,529,224)	2,272,300 (2,258,245) 14,055 - 4,217 2,272,300 (2,262,462)	8,929,651 (7,494,725) 1,434,926 21,000 - - 148,404 8,950,651 (7,643,129)		
Cost Accumulated Depreciation Net book value Movement during the period Additions Disposals Cost Depreciation Depreciation charge for the period As at June 30, 2022 Cost	72,062 3,500,000 (2,779,381) 720,619	3,157,351 (2,457,099) 700,252 21,000 72,125	2,272,300 (2,258,245) 14,055 - 4,217	8,929,651 (7,494,725) 1,434,926 21,000 - - 148,404 8,950,651		
Cost Accumulated Depreciation Net book value Movement during the period Additions Disposals Cost Depreciation Depreciation charge for the period As at June 30, 2022 Cost Accumulated Depreciation	72,062 3,500,000 (2,779,381) 720,619	3,157,351 (2,457,099) 700,252 21,000 72,125 3,178,351 (2,529,224) 649,127	2,272,300 (2,258,245) 14,055 - 4,217 2,272,300 (2,262,462)	8,929,651 (7,494,725) 1,434,926 21,000 - - 148,404 8,950,651 (7,643,129)		

DR.ARSLAN RAZAQUE SECURITIES (PVT.) LIMITED NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED JUNE 30, 2023

INTANGIBLE ASSETS

Impairment

Trading Rights Entitlement Certificate ("TREC") PMEX Membership Card Rooms - Lahore Stock Exchange

Note	2023 Rupees	2022 Rupees
6.1	2,500,000	2,500,000
	2,500,000	2,500,000
6.2	14,000,000	14,000,000
	19,000,000	19,000,000
		-
	19,000,000	19,000,000

Pursuant to the Stock Exchange (Corporatization, Demutualization and Integration) Act, 2012, stock exchanges operating as guarantee 6.1 limited companies were converted to public limited companies. Ownership rights in exchanges were segregated from the right to trade on an exchange. As a result of such demutualization and corporatization, the Company received shares of the relevant exchange and a Trading Rights Entitlement Certificate ("TREC") against its membership card.

The TREC has been recorded as an indefinite-life intangible asset pursuant to the provisions and requirements of IAS 38. As the TREC is not a commonly tradable instrument, the value approved by the Board of Directors of the Pakistan Stock Exchange Limited ("PSX") post-mutualization was used as the initial value of the intangible. PSX vide notice. PSX/N-225 dated February 16, 2021 have notified the notional fees of a Trading Right Entitlement Certificate which amounts to Rs. 2.5 million.

This represent cost of rooms given by Lahore Stock Exchage with indefunite useful life. These are considered to be indefnite as there is 6.2 no foreseeable limit on the period during which an entity expects to consume the future economic benefits.

LONG-TERM INVESTMENTS

Investments at fair value through OCI 22,942,408 20,533,912 7.1 Listed Shares - at fair value 3,371,900 LSE Share Right Paid 22,942,408 (963,404)(10,347,808)Adjustment for remeasurement to fair value 22,942,408 12,594,600

The LSEFSL Demerger Entitlement in EOD for every 1000 shares of 998.6205 of LSE Ventures Limited as on June 21, 2023, as well 7.1 as LSEFSL issued Bonus shares of 413,259 during the year. LSE Ventures Limited is listed company with PSX and shares are ready trade in open market.

Out of all shares, 295,185 shares of LSE Proptech Limited amounting to Rs.1,419,840 and 841,811 shares of LSE Ventures Limited amounting to Rs. 7,576,299 were pledged against BMC.

2023	2022		No of Immedian	2023	2022
Number of shares		Symbol	Symbol Name of Investee	Market value in rupees	
14dinoer or 32	1,207,495	LSEFSL	LSE FINANCIAL SERVICES LIMITED_FREEZE		22,942,408
413,259	-,	LSEPL	LSE PROPTECH LIMITED	1,987,776	_
1,178,536		LSEVL	LSE VENTURES LIMITED	10,606,824	9
1,591,795	1,207,495		TOTAL	12,594,600	22,942,408

LONG-TERM DEPOSITS

National Clearing Company of Pakistan (NCCPL) Base Minimum Capital-PSX

400,000 400,000 150,000 400,000 550,000



DR.ARSLAN RAZAQUE SECURITIES (PVT.) LIMITED NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED JUNE 30, 2023

TRADE D	DEBTS	Note	2023 Rupees	2022 Rupees
o :1		9.1	* 45,504	698,332
Considered	· C		1,059,754	402,222
Considered	i doubtrui			1,100,554
	Less: Provision for doubtful debts		(1,059,754)	(402,222)
Less: Provi			45,504	698,332
9.1	The unsecured trade debts is amounting to Rs: 424,077. Allowances for expected credit loss is calculated on the basis of ageing analy is higher.	ysis more than 360 days	s and unsecured balan	ces which ever
9.2	Movement in provision against trade debts is as under:			
			402,222	338,064
	Opening balance (as at July 1) Charged to profit and loss during the year		657,532	64,158
	Charged to prout and loss during the year		1.059.754	402,222

9.3 Ageing Analysis

Amounts written off during the year

Closing balance (as at June 30)

Particulars	Past Due		Past Due 61- 90 Days	Past Due 91-120 Days	Past Due 120-180 Days	Past Due more than 360 Days	Total Gross Amount Due
Client Debits	-	-	-	45,503	1	1,059,754	1,105,258

The Trade Debts following amounts receivable from Related Party: 9.4

Name of related party	Basic of Relationship	Precentage of Share Holding	2023 Rupees	2022 Rupees
Arslan Razaque	CEO/Director	99.98%	155,876	155,876
Rabia Ali	Director	0.01%	29,058	29,058
Ali Razaque	Director	0.01%	4,816	-

Ageing of Related Party 9.5

Name of related party	1-90	180-360	Overdue for more than 360
Arslan Razaque			155,876
Rabia Ali	-	-	29,058
Ali Razaque		4,816	

9.6	Total value of securities pertaining to client held in CDS	53,048,490	70,250,245
9.7	Value of pledge securities of clients with NCCPL	NIL	NIL
9.8	Value of pledge securities of clients with LSE	NIL	NIL
9.9	Value of securities pledge of clients with financial Institutions	NIL	NIL

The Securities are valued using Market rate at the year end. 9.10

10 LOAN, ADVANCES & OTHER RECEIVABLES

Dividend Receivable		379,788
200 - 200 -	50,397,742	47,835,485
MTS Receivable Balance	20,000	
Advance to Employee	50,417,742	48,215,273

11 INCOME TAX REFUNDABLE

Opening	balance	(as at	July 1)
Add: Cur	rent year	r addit	ions

Less: Adjustment against previous year provision for taxation Adjustment against current year provision for taxation Closing balance (as at June 30)

651,374	723,222
(628,021)	(307,319)
13,045	
1,266,350	1,030,541
543,128	784,428
723,222	246,113
	543,128 1,266,350 13,045

1,059,754

1,059,754

402,222

402,222

DR.ARSLAN RAZAQUE SECURITIES (PVT.) LIMITED NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED JUNE 30, 2023

12 SHORT TERM INVESTMENTS

Investments at fair value through profit or loss

Investments in listed securities

Note	2023	2022
	Rupees	Rupees

 43,423,188
 41,319,053

 43,423,188
 41,319,053

2022	2022	5107E 8507 040P		2023	2022
2023	2022	Symbol	Name of Investee	Market value i	n rupees
Number of 3,185					
3,183	2,185	ABL	ALLIED BANK LIMITED	213,395	150,765
300	240	AGIL	AGRIAUTO INDUSTRIES LIMITED	18,615	32,160
55	55	AHCL	ARIF HABIB CORPORATION LIMITED	1,368	2,035
			ADAMJEE INSURANCE COMPANY LTD	180,587	251,849
7,980		AICL AKBL	ASKARI BANK LIMITED	17,496	20,463
1,350		AKDITFO	AKD INDEX TRACKER FUND (OFFER)		5,000
500		AKZO	AKZO NOBEL PAKISTAN LIMITED		-
15		ASL	AISHA STEEL MILLS LTD	32	66
3 3 5 4 C 1 C 1 C 1 C 1 C 1 C 1 C 1 C 1 C 1 C		ASLPS	AISHA STEEL MILLS LTD PREF SHA	82	66
7,000	2,000	ASTL	AMRELI STEELS LIMITED	107,450	46,880
125		ATRL	ATTOCK REFINERY LIMITED	21,454	21,973
24,651	3,240		AVANCEON LIMITED	1,085,630	252,428
772		BAFL	BANK ALFALAH LIMITED	23,500	24,704
785		BAHL	BANK AL-HABIB LIMITED	33,928	45,577
921		BIFO	BIAFO INDUSTRIES	60,786	61,707
363	11.45	BOK	THE BANK OF KHYBER	4,897	5,445
1,447,979	341,981		THE BANK OF PUNJAB LTD.	5,024,487	1,853,537
4,328		BWCL	BESTWAY CEMENT	627,560	549,569
15,067		CASH '	CALCORP LIMITED	278,438	202,199
2,000		CHBL	CHENAB LIMITED	-	-
210		CHCC	CHERAT CEMENT COMPANY LIMITED	25,259	19,538
651,890	504,290		CNERGYICO PK LIMITED	1,851,368	2,692,909
663	663		CRESCENT TEXTILE MILLS LIMITED	8,553	11,92
958	958	CSAP	CRESCENT STEEL & ALLIED PRO.LT	20,597	39,920
4,720		DBCI	DADABHOY CEMENT IND LIMITED	-	
16,000			DEWAN FAROOQ MOTORS LTD.	171,840	69,920
34		DGKC	D.G. KHAN CEMENT COMPANY LTD	1,744	2,125
82,049		DSFL	DEWAN SALMAN FIBRE LIMITED	-	-
2,227		ECOP	ECOPACK LTD(PLASTOBAG)	32,292	56,36
62,010		EFERT	ENGRO FERTILIZERS LIMITED	5,117,685	5,496,560
1,115	115	ENGRO	ENGRO CORPORATION LIMITED	289,777	29,56
11,051	11,051	EPCL	ENGRO POLYMER & CHEMICALS LTD.	466,905	879,99
13,304	13,304	FABL	FAYSAL BANK LIMITED	268,475	306,79
3,050	3,050	FATIMA	FATIMA FERTILIZER COMPANY LTD.	90,921	115,29
11,250	10,000		FAUJI CEMENT COMPANY LIMITED	132,300	141,70
35,000		FCEPL	FRIESLANDCAMPINA ENGRO PAK LTD	2,066,050	2,389,80
1,150		FECTC	FECTO CEMENT LIMITED	22,989	22,56
3,822	3,822		FIRST EQUITY MODARABA	15,288	28,66
3,540	1,700		FEROZSONS LABORATORIES LTD.	484,449 30,086	457,14
2,554		FFBL	FAUJI FERTILIZER BIN QASIM LTD	35,635	51,69 39,90
362		FFC	FAUJI FERTILIZER COMPANY LTD	20,090	
3,500		FFL	FAUJI FOODS LIMITED	14,580	23,20
2,000		FHAM	FIRST HABIB MODARABA	266	18,72 32
200		FPJM	PUNJAB MODARABA 1ST GOLDEN ARROW LTD-OPEN END	-	32
589		GASFO	GENERTECH PAKISTAN LIMITED	-	
105,650		GENP	GHAZI FABRICS INTL. LIMITED	56,265	87,94
16,500		GFIL	GHANDHARA TYRES & RUBBER CO LTD	20,410	17,00
1,000		GTYR	GHANI VALUE GLASS LTD (CH.TEX)	17,453	12,67
445		GVGL	HASCOL PETROLEUM LIMITED	719,968	1,541,24
129,724		HASCOL	HABIB BANK LIMITED	440,112	137,92
6,010		HBL	HONDA ATLAS CARS (PAK) LTD.	166,248	155,78
1,800		HCAR	HBL GROWTH FUND - CLASS "A"	1,404	1,54
300		HGFA	HBL GROWTH FUND - CLASS "B"	- 1	*,50
300		HGFB	HBL INVESTMENT FUND-CLASS "A"	1,846	2,38
1,191		1 HIFA	HBL INVESTMENT FUND-CLASS "B"	1,010	2,00
1,191		1 HIFB	HIGHNOON LABORATORIES LTD.	566,110	705,78
1,684		2 HINOON	HABIB METROPOLITAN BANK LTD.	78,723	101,72
2,605	2,60	5 HMB	THE DISTRICT CONTINUED IN	1 , 0,, =0	102,112



2023	2022	Cumbal	Name of Investee	2023	2022
Number	of shares	Symbol	Name of Investee	Market valu	
1,200	1,200	HTI.	HI-TECH LUBRICANT LTD	25,476	47,580
500		HUBC	THE HUB POWER COMPANY LIMITED	34,790	34,085
21,600		HUMNL	HUM NETWORK LTD	126,144	128,160
915	915	IBFL	IBRAHIM FIBRES LIMITED	251,625	155,550
- 713		ICI	ICI PAKISTAN LIMITED	202,020	22,46
5,200		ICIBL	ICI PAKISTAN LIMITED	5,148	7,644
		IGIHL	IGI HOLDINGS LIMITED	26,130	34,44
311	1,030		INTERLOOP LIMITED	56,628	62,83
1,606			INOVATIVE INVESTMENT BANK LTD.	30,020	02,03
1		IVIBL	IAPAN POWER GENERATION LTD.		
500		JPGL		452.505	
35,500	35,500		JS BANK LIMITED	173,595	142,00
71,500	78,500		JAHANGIR SIDDIQI & COMPANY LTD	679,250	1,037,77
2,000		KAPCO	KOT ADDU POWER CO.LTD	41,600	55,06
84,200	84,200		K-ELECTRIC LIMITED	144,824	255,96
10,685	12,185		KOHINOOR MILLS LIMITED	458,921	325,94
525		KOHP	KOHINOOR POWER COMPANY LIMITED	1,948	2,120
571	571	KTML	KOHINOOR TEXTILE MILLS LIMITED	29,070	28,55
31	-	LCI	LUCKY CORE INDUSTRIES LIMITED	18,728	-
5,000	5,000	LOADS	LOADS LIMITED	31,750	48,55
5,850		LOTCHEM	LOTTE CHEMICAL PAKISTAN LTD	160,992	138,17
25		LUCK	LUCKY CEMENT LIMITED	13,052	11,47
13,190	13,190		MCB BANK LIMITED	1,509,859	1,622,10
409		MCBPSM	MCB PAKISTAN STOCK MARKET FUND	-	4,090
34,000		MDTL	MEDIA TIMES LIMITED	54,400	67,66
		MLCF	MAPLE LEAF CEMENT FACTORY LTD.	190,434	101,79
6,722			NATIONAL BANK OF PAKISTAN	516,551	and the same of th
26,517	26,517				741,15
882	882	NCL	NISHAT CHUNIAN LIMITED	17,905	39,50
689		NCPL •	NISHAT CHUNIAN POWER LIMITED	11,506	
4,000		NICL	NIMIR INDUSTRIAL CHEMICALS LTD	345,880	355,64
6,654		NRSL	NIMIR RESINS LIMITED	85,238	96,68
9,064		OGDC	OIL & GAS DEVELOPEMENT CO. LTD	706,992	886,76
760	760	OLPM	OLP MODARBA	8,588	12,16
3,087	3,087	PACE	PACE PAKISTAN LIMITED	6,051	9,32
3,000	3,000	PAEL	PAK ELEKTRON LIMITED	27,150	47,67
6,433		PAKOXY	PAKISTAN OXYGEN LIMITED	606,632	651,09
23,400		PAKRI	PAKISTAN REINSURANCE CO.LTD.	147,888	204,75
1,527		PEFO	PICIC ENERGY FUND(OFF)	- i	15,27
109,678		PIAA	PAKISTAN INTL.AIRLINE CORP.(A	368,518	380,58
161,500		PIBTL	PAKISTAN INTL BULK TERMINAL L	663,765	598,99
38		PIOC	PIONEER CEMENT LIMITED	3,292	2,29
52	52	POL	PAKISTAN OIL FIELDS LTD	20,892	
			POWER CEMENT LIMITED	1,201,300	21,10
293,000		POWER		, , , , , , , , , , , , , , , , , , , ,	893,76
27,624			PAKISTAN PETROLEUM LIMITED	1,633,683	1,808,45
10,000		PRL	PAKISTAN REFINERY LIMITED	135,600	
3,111		PSO	PAKISTAN STATE OIL CO LTD	345,352	19,07
6,000			PAKISTAN STOCK EXCHANGE	44,400	61,38
368,500			PAKISTAN TELECOMMUNICATION CO.	2,214,685	2,042,76
29,000		QUICE	QUICE FOOD INDUSTRIES	101,500	116,29
210		SAIF	SAIF TEXTILE MILLS LIMITED	1,943	4,41
1,053	1,053	SBL	SAMBA BANK LIMITED (CRESCENT C	8,234	10,36
125,847		SCBPL	STANDARD CHARTERED (PAKISTAN)L	2,737,172	1,736,08
233,150	The second secon	SEPCO	SOUTHERN ELECTRIC POWER CO.	- 1	
9,500		SGF	SERVICE GLOBAL FOOTWEAR LIMITED	264,860	
3,400		SHEL	SHELL PAKISTAN LIMITED	393,210	189,00
4,001,556		SILK	SILKBANK LIMITED (SAUDI)	4,001,556	4,868,15
4,001,550		SNBL	SONERI BANK LIMITED	40,395	
		SNGP	SUI NORTHERN GAS PIPELINES LTD		41,94
400			SAUDI PAK LEASING COMPANY	15,748	13,68
615		SPLC		405.000	55
23,030			SUI SOUTHERN GAS CO LTD	197,828	208,65
3,160		TELE	TELECARD LIMITED	20,856	31,84
15,037	15,037	TREET	TREET CORPORATION LIMITED	238,036	438,78
336		TRG	TRG PAKISTAN LIMITED-CLASS "A"	1	25,98
330	336	110	January Grand II	30,956	25,98



DR.ARSLAN RAZAQUE SECURITIES (PVT.) LIMITED NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED JUNE 30, 2023

Cash at bank

Proprietary accounts

Client accounts

3	2023	2022	0 1 1	Name of Investee	2023	2022
	Number of s		Symbol	Name of investee	Market valu	e in rupees
	135		TRIBL	TRUST INVESTMENT BANK LIMITED	-	-
		8,500	TRSM	TRUST MODARABA	9,350	16,575
	8,500	7,669		UNITED BANK LIMITED	901,414	867,594
	7,669	7,007	UNITY	UNITY FOODS LIMITED	171,930	
	11,000	19,000	WAVES	WAVES SINGER PAKISTAN LIMITED	116,850	241,870
	19,000	19,000	WHALE	WAVES HOME APPLIANCES LIMITED	7,974	-
	1,800	75,000		WORLDCALL TELECOM LIMITED	81,750	99,750
	75,000 8,640,429	7,374,100	WIL		43,423,187	41,319,053
12.1	Value of pledge securities of h	ouse with NCCPL	-		12,911,700	12,716,500
	107, 890 shares of house were				NIL	NIL
12.3	Value of securities pledge of h	ouse with financial Inst	itutions		NIL	NIL
				Not	e 2023 Rupees	2022 Rupees
13	CASH AND BANK BALAN	NCES			6,631,968	6,629,668

13.1 Cash at bank includes customers' assets in the amount of PKR: 962,854/-(2022: 569,857) held in designated bank account

13.2 The Client shares 8,990,378 amounting to Rs.53,048,490 held with Central Depository System.

14 ISSUED, SUBSCRIBED AND PAID-UP CAPITAL

14.1 Authorized capital 10,000,000 (2022: 10,000,000) ordinary shares of PKR 10 each.	100,000,000	100,000,000
14.2 Issued, subscribed and paid-up share capital		
1,050,000 (2022: 1,050,000) ordinary shares of PKR 10/- each, issued for cash	10,500,000	10,500,000
7,700,000 (2022: 7,700,000) ordinary shares of PKR 10/- each, issued for consideration other than cash	77,000,000	77,000,000
	87,500,000	87,500,000

14.3 Pattern of Shareholding

	Number	Number of Shares		entage
	2023	2022	2023	2022
Arslan Razaque	8,748,000	8,748,000	99.98%	99.98%
Rabia Ali	1,000	1,000	0.01%	0.01%
Ali Razaque	1,000	1,000	0.01%	0.01%
1	8,750,000	8,750,000	100%	100%

15 TRADE AND OTHER PAYABLES

Trade creditors	15.1	576,139	425,717
		16,476	10,823
FED Payable Worker welfare fund - Punjab		20,512	20,512
		1,414,941	=
NCCPL payable		150,000	150,000
Auditor's remuneration payable Accrued and other payables		69,476	69,476
Accrued and other payables		2,247,544	676,528



2,250,022

9,449,547

569,857

11,716,602

19,311,424

13.1

962,854

DR.ARSLAN RAZAQUE SECURITIES (PVT.) LIMITED NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED JUNE 30, 2023

16 SHORT TERM BORROWING

Name of Related Party

Directors' Loan

Note	2023 Rupees	2022 Rupees
16.1	55,650,000	45,000,000
	55,650,000	45,000,000

2023

2022

16.1 This represents one tranche of interest-free short term loan received from a Director/CEO of the Company and it is also a related party transaction, and the amount has accordingly been treated as short-term, in accordance with relevant guidance.

Percentage of Share Holding

16.2 Creditors for loan payable include the following amount due to related party:

Basis of Relationship

Name of Rela		Basis of Relationship	Percentage of Share Flording		Rupees 55,650,000	Rupees 45,000,00
Arslan Razaque		CEO	99.98%	99.98%		+3,000,00
			Γ	Note	2023	2022
				11010	Rupees	Rupees
PROVISION	FOR TAX	ATION			L marenaño H	
Opening balance					628,021	307,31
Add: current ye					605,892	628,02
rida. carrent ye	ar provide				1,233,913	935,34
	1.5	6.80				
Less: Adjustme	nt against p	revious year advance tax			(628,021)	(307,31
Adjustment aga	inst current	year advance tax and provision				-
Closing balance	(as at June 3	30)			605,892	628,02
CONTINGE	NCIES AN	D COMMITMENTS	3 (10)			
18.1 T	here are no	contingencies or commitments o	f the Company as at June 30, 20	23 (2022: Nil).		
OPERATING	REVENU	JE .				
Brokerage inco	me				447,126	28,97
Less: Sales tax of					(71,540)	(4,63
		n excluding sales tax on services			375,586	24,3
Dividend incon					3,099,541	4,100,3
					3,475,127	4,124,7
OPERATING	& ADMII	NISTRATIVE EXPENSES				
Directors' Salar	ies				1,200,000	500,0
Staff Salaries &	Other Bene	efits			1,388,408	827,0
Electricity/ Wa	ter/ Gas				347,954	322,7
Auditor's remu				20.1	131,250	150,0
Rates/ Taxes/	Cass				15,000	37,9
Regulatory Cha	ırges				1,301,665	762,5
Legal & Profes	sional Char	ges			254,300	131,8
Communication	n				44,330	28,1
Stationery/ Pri	nting/Phot	ocopies/ Office Supplies			7,900	15,0
Other Expense	s				453,500	75,8
Repair / Maint	enance				178,403	38,1
Provision For I	Doubtful D	ebts			657,532	64,1
Depreciation				5	132,720	148,4
					6,112,962	3,101,8
		muneration				112.1
	tatutory aud				131,250	125,0
C	Certification	s and other charges				25,0
FINANCIAL	СНАРСЕ	9			131,250	150,0
	CHARGE	.			Z 10F	F 4
Bank charges					6,185	5,1 5,1
				-	6,185	5,1

DR.ARSLAN RAZAQUE SECURITIES (PVT.) LIMITED NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED JUNE 30, 2023

	Note	2023	2022
22 OTHER INCOME / (LOSSES)		Rupees	Rupees
Income from financial assets		•	-
Income from non-financial assets/liabilities			
Other / miscellaneous income		62,090	251,793
Mark up on Bank Balance		473,748	159,876
MTS Profit		10,365,465	1,372,433
		10,901,303	1,784,102
23 TAXATION			
Current tax expense / (income)			
for the year		605,892	628,101
prior years		(13,045)	_
		592,847	628,101

The tax provision made on minimum tax in the financial statements as considered sufficient. Based on carried Forwarded tax losses amoutning to Rs:

34,051,909, the company recognized Deferred Tax Assets only to the extent of Deferred Tax Liability if any, and no deferred tax incorporated.

24. EARNINGS PER SHARE

Basic earnings per share is calculated by dividing profit after tax for the year by the weighted average number of shares outstanding during the period, as follows:

	2023	2022
torn a warm ogaan.	Rupees	Rupees
Profit / (loss) after taxation, attributable to ordinary shareholders	1,262,198	(11,708,496)
Weighted average number of ordinary shares in issue during the year	8,750,000	8,750,000
Earnings per share	0.14	(1.34)

No figure for diluted earnings per share has been presented as the Company has not issued any dilutive instruments carrying options which would have an impact on earnings per share when exercised.

25. REMUNERATION OF CHIEF EXECUTIVE, DIRECTORS AND EXECUTIVES

The aggregate amounts charged in the financial statements for remuneration, including benefits, to the chief executive, directors and executives of the Company as per the terms of their employment are as follows:

	2023		2022	
	Remuneration	No. of Persons	Remuneration	No. of Persons
Chief Executive Officer/Director	1,200,000	2	500,000	2



FINANCIAL INSTRUMENTS BY CATEGORY

		2023				
	Amortized cost	FVOCI	FVTPL.	Total		
		Rupe	ees			
ASSETS						
Non-current assets			200	550,000		
Long term deposits	550,000	12 504 600		12,594,600		
Long term investment	-	12,594,600	-	12,07,1,000		
Current assets		227	43,423,188	43,423,188		
Short-term investments	45.504	_	43,123,100	45,504		
Trade debts - net	45,504			50,417,742		
Loan, advances & other receivables	50,417,742		-	19,311,424		
Cash and bank balances	19,311,424					
LIABILITIES						
Current liabilities	2247544		_	2,247,544		
Trade and other payables	2,247,544	-				
		20	22			
	Amortized cost	FVOCI	FVTPL	Total		
AL, V	•	Ruj	pees			
ASSETS						
Non-current assets				400.000		
Long-term deposits	400,000	=0	-	400,000		
Long term investment	75	22,942,408	-	22,942,408		
Current assets				41,319,053		
Short-term investments	-	-	41,319,053			
Short-term investments Trade debts - net	698,332	-	41,319,053	698,332		
Trade debts - net	48,215,273	-	41,319,053	698,332 48,215,273		
	Too data of control of	-	41,319,053	698,332		
Trade debts - net Loan, advances & other receivables	48,215,273	-	41,319,053	698,332 48,215,273		
Trade debts - net Loan, advances & other receivables Cash and bank balances	48,215,273		41,319,053	698,332 48,215,273		



27 FINANCIAL RISK MANAGEMENT

27.1 Risk management framework

The Director / Chief Executive has overall responsibility for the establishment and oversight of the Company's risk management framework. He is also responsible for developing and monitoring the Company's risk management policies, which are monitored and assessed for effectiveness throughout the year. The Company's risk management policies are established to identify and analyze the risks faced by the Company, to set appropriate risk limits and to establish internal control over risk. Through its training and management standards and procedures, the Company aims to develop a disciplined and constructive control environment in which all employees understand their roles and obligations.

The Company's activities are exposed to a variety of financial risks: market risk, credit risk and liquidity risk. The Company has established adequate procedures to manage each of these risks as explained below.

27.2 Market risk

Market risk is the risk that the value of financial instruments may fluctuate as a result of changes in market interest rates, changes in the credit rating of the issuer of the instruments, change in market sentiments, speculative activities, supply and demand of securities and/or changes in liquidity in the market.

Market risk comprises of three types of risk: currency risk, interest rate risk and other price risk.

27.2.1 Currency risk

Currency risk mainly arises where receivables and payables exist due to transactions with foreign undertakings. The Company is not exposed to major foreign exchange risk in this respect.

27.2.2 Interest rate risk

Yield risk is the risk of decline in earnings due to adverse movements of the yield curve. Interest rate risk is the risk that the value of the financial instruments will fluctuate due to changes in market interest rates. Sensitivity to interest / mark-up rate risk arises from mismatches or gaps in the amounts of interest / mark-up based assets and liabilities that mature or reprice in a given period. The Company manages this risk by matching the maturity / repricing of financial assets and liabilities through appropriate policies.

27.2.3 Price risk

Price risk is the risk that the fair value of financial instruments will fluctuate as a result of changes in market prices, whether such changes are due to factors specific to individual financial instruments (including factors specific to issuers of such instruments) or due to macroeconomic or other factor affecting similar financial instruments being traded in the market.

The Company is exposed to price risk in respect of investments carried at fair value (whether as available-for-sale investments or as instruments at fair value through profit or loss). Such price risk comprises both the risk that price of individual equity investments will fluctuate and the risk that there will be an index-wide movement in prices. Measures taken by the Company to monitor, manage and mitigate price risk include daily monitoring of movements in stock indexes (such as the KSE 100 index) as well as of the correlation between the Company's investment portfolio with stock indexes.

27.3 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. Concentration of credit risk arises when a number of counterparties 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.

Credit risk of the Company arises from deposits with banks and financial institutions, trade debts, loans and advances, investments and other receivables. The carrying amount of financial assets represents the maximum credit exposure, although this maximum is a theoretical formulation as the Company frequency holds collateral against potential credit losses.

Measures taken by management to manage and mitigate credit risk include:

- Development of and compliance with risk management, investment and operational policies / guidelines (including guidelines in respect of entering into financial contracts);
- Assignment of trading limits to clients in accordance with their net worth;
- Collection / maintenance of sufficient and proper margins from clients;
- Initial and ongoing client due diligence procedures, where clients' financial position, past experience and other factors are
- Collection and maintenance of collateral if, as and when deemed necessary and appropriate;
- Diversification of client and investments portfolios; and
- Engagement with creditworthy / high credit rating parties such as banks, clearing houses and stock exchanges.

The Company continually monitors the quality of its debtor portfolio, both on an individual and portfolio basis, and provides against credit losses after considering the age of receivables, nature / quantum of collateral and debtor-specific factors (such as creditworthiness and repayment capacity).

The carrying amount of financial assets, which represents the maximum credit exposure before consideration of collateral and counterparty creditworthiness, is as specified below:

	2023	2022
	12,594,600	22,942,408
Long term investments	550,000	400,000
Long term deposits	45,504	698,332
Trade debts - net	50,417,742	48,215,273
Loan, Advances & Other Receivable	43,423,188	41,319,053
Short term investments	19,311,424	9,449,547
Cash and bank balances	126,342,458	123,024,613

27.4 Liquidity Risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations, settled by delivering cash or another financial asset, as they fall due. Prudent liquidity risk management requires the maintenance of sufficient cash and marketable securities, the availability of adequate funds through committed credit facilities and the ability to close out market positions due to the dynamic nature of the business and the industry it operates in. The Company finances its operations through equity and, as and when necessary, borrowings, with a view to maintaining an appropriate mix between various sources of financing.

The table below classifies the Company's financial liabilities into relevant maturity groupings based on the time to contractual maturity date, as at the balance sheet date. The amounts in the table are contractual undiscounted cash flows.



As at June 30, 2023

Within one More than one

Financial liabilities	Carrying amount	Within one year	More than one year
Trade and other payables	2,247,544	2,247,544	
Total	2,247,544	2,247,544	-
	A	s at June 30, 2	2022
Financial liabilities	Carrying amount	Within one year	More than one year
Trade and other payables	676,528	676,528	-
Total	676,528	676,528	(#)

The Company does not expect that the timing or quantum of cash flows outlined in the table above will change significantly, and as a result expects to be able to fulfill its obligations as they come due.

CAPITAL RISK MANAGEMENT

The Company's objective in managing capital is to ensure that the Company is able to continue as a going concern so that it can continue to provide adequate returns to shareholders and benefits to other stakeholders, and to maintain an optimal capital structure to reduce the cost of capital. As well, the Company has to comply with capital requirements as specified under the Securities Brokers (Licensing and Operations) Regulations, 2016 (as well as other relevant directives from regulating bodies issued from time to time).

Consistent with industry practice, the Company manages its capital risk by monitoring its debt levels and liquid assets, keeping in view future investment requirements.

29 FAIR VALUE OF FINANCIAL ASSETS AND LIABILITIES

Fair value is the amount that would be received on the sale of an asset or paid on transfer of a liability in an orderly transaction between market participants at the measurement date. Consequently, differences can arise between carrying values and fair value estimates. Underlying the definition of fair value is the presumption that the Company is a going concern without any intention or requirement to materially curtail the scale of its operations or to undertake a transaction on adverse terms.

Various judgments and estimates are made in determining the fair value of financial instruments that are recognized and measured at fair value in the Company's financial statements. To provide an indication about the reliability of inputs used in determining fair value, financial instruments have been classified into three levels, as prescribed under accounting standards. An explanation of each level follows the table.

Recurring FV Measurement - June 30, 2023	Level I	Level II	Level III	Total
Long-term investment - at FVOCI Short-term investment - available-for-sale Short-term investments - at FVTPL Recurring FV Measurement as at June 30, 2022	- 43,423,188 Level I	12,594,600 	- - - Level III	12,594,600 - 43,423,188 Total
Long-term investment - at FVOCI Short-term investment - available-for-sale Short-term investments - at FVTPL	- - 41,319,053	22,942,408	- -	22,942,408 - 41,319,053



In the fair value hierarchy in the preceding table, inputs and valuation techniques are as follows:

- Level 1: Quoted market price (unadjusted) in an active market

- Level 2: Valuation techniques based on observable inputs

- Level 3: Valuation techniques using significant unobservable inputs. This category includes all instruments where the valuation technique includes inputs not based on observable data.

There were no transfers into or out of Level 1 measurements.

CAPITAL MANAGEMENT 30

30.1 The Company objectives when managing capital are to safeguard the company's ability as a going concern I order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure.

30.2 CAPITAL ADEQUACY

The Capital Adequacy level as required by CDC is Calculated as Follows	Note	Amount (Rupees)
Total Assets <u>Less:</u> Total Liabilities <u>Less:</u> Revaluation Reserves (created upon revaluation of fixed assets)	30.2.1	147,168,634 (58,503,436)
Capital Adequacy Level		88,665,198

30.2.1 While determining the value of the total assets of the TREC Holder, Notional value of the TREC Certificate held by DR. ARSLAN RAZAQUE SECURITIES (PVT) LIMITED as at year ended June 30th 2023 as determined by Pakistan Stock Exchange has been considered.



DR. ARSLAN RAZAQUE SECURITIES (PVT.) LIMITED COMPUTATION OF LIQUID CAPITAL AS ON 30-JUNE-2023

S. No.	Head of Account	Value in Pak Rupees		Hair Cut / Adjustments	Net Adjusted Value Pak Rupees
. Asset	S			1000/ 6 1	-
1.1	Property & Equipment	1,174,802	1,1/4,802	100% of net value	
1.2	Intangible Assets	19,000,000	19,000,000	100% of net value Difference between book value and sale value on the	
1.3	Investment in Govt. Securities	-	_		-
		1000		date on the basis of PKRV published by NIFT	
				If listed than: i. 5% of the balance sheet value in the case of tenure	
		-		upto 1 year.	-
		-	-	ii. 7.5% of the balance sheet value, in the case of tenure from 1-3 years.	
		-	(=)	iii. 10% of the balance sheet value, in the case of tenure of more than 3 years.	-
1.4	Investment in Debt. Securities	-	-	If unlisted than:	
	T		410	i. 10% of the balance sheet value in the case of tenure	_
		-	D#0	upto 1 year.	
			-	ii. 12.5% of the balance sheet value, in the case of tenure from 1-3 years.	
	ŀ			iii. 15% of the balance sheet value, in the case of	
F 1993		-		tenure of more than 3 years.	
79				If listed than: 15% or VaR of each security on the cutoff date as computed by the clearing house for respective security whichever is higher.	25 050 0//
1.5	Investment in Equity Securities	56,017,788	(20,167,722	Provided that if any of these securities are pledged with the securities exchange for maintaining Base Minimum Capital Requirement, 100% haircut on the	35,850,066
: ₹	In Temperatus Gent Securation			value of eligible securities to the extent of minimum required value of Base Minimum Capital.	
	10000	-		If unlisted than: 100% of carrying value.	
1.6	Investment in subsidiaries	-	-	100% of net value	
1.7	Investment in associated companies/undertaking	-	-	If listed: 20% or VaR of each securities as computed by the Securites Exchange for respective securities whichever is higher. If unlisted than: 100% of net value.	
				100% of net value, however, any excess amount of	
	Statutory or regulatory deposits/basic deposits with	personal control control control		cash deposited with securities exchange to comply	A Company of the Comp
1.8	the exchanges, clearing house or central depository	550,000	550,000	with requirements of Base minimum capital, may be	
	or any other entity.			taken in the calculation of LC.	
1.9	Margin deposits with exchange and clearing house.	-	-	Nil	-
1.10	Deposit with authorized intermediary against borrowed securities under SLB.	-	-	Nil	·-
1.11	The state of the s		-	100% of carrying value	-
1.11	Accrued interest, profit or mark-up on amounts		-	Nil	-
1.12	placed with financial institutions or debt securities	-	-	100% in respect of markup accrued on loans to directors, subsidiaries and other related parties	-
1.10	Dividends receivables.		-	Nil	_
1.13	Dividends receivables.			Amount paid as purchaser under the REPO	
1.14	Amounts receivable against Repo financing.	-	×	agreement. (Securities purchased under repr arrangement shall not be included in the investments.)	-
1 15	Advances and Receivables other than trade	20,000		No Haircut may be applied on the short term loa to employees provided these loans are secured and due for repayment within 12 months	d -
1.15	receivables		-	No Haircut may be applied to the advance tax t the extent it is netted with provision of taxation	-



		651,374	651.374	3. In all other cases, 100% of net value	-
		031,371		100% value of claims other than those on account of	
.16 R	Receivables from clearing house or securities	50,397,742	-	entitlements against trading of securities in all	50,397,742
·10 e:	xchange(s)			markets including MtM gains.	
				. In case receivables are against margin financing, the	
				aggregate of:	
				(i) value of securities held in the blocked account	
		1		after applying VAR based Haircut.	
				(ii) cash deposited as collateral by the financee	
				(iii) market value of any securities deposited as	
				collateral after applying VaR based haircut.	
	<u> </u>			ii. in case receivables are against margin trading, 5%	
		-	-	of the net balance sheet value.	
	-			iii. in case receivables are against securities	
	I	,			-
- 1	1	-	-	borrowings under SLB, the amount paid to NCCPL	
	1		_	as collateral upon entering into contract.	
- 1	h h			iv. in case of other trade receivables not more than 5	
1		2	_		-
1				days overdue, 0% of the net balance sheet value.	
	ŀ			v. in case of other trade receivables are overdue, or 5	
				days or more, the aggregate of	
		1		(i) the market value of securities purchased for	
1.17	Receivables from customers	Į.		customers and held in sub-accounts after applying	
		915,508	491,430	VAR based haircuts.	491,430
1	O II HENE IMENTALI		*:30.500 * :300.500	(ii) cash deposited as collateral by the respective	500000 € 50 9000
				customer and,	
				(iii) the market value of securities held as collateral	
				after applying VaR based haircuts.	
				vi. In the case of amount receivable form related	
				parties. values determined after applying	
- 1				applicable haircuts on underlying securities	
- 1	ì			readily available in respective CDS account of the	
- 1					
- 1				related party in the following manner:	
- 1		189,750	189,750	a. Up to 30 days, values determined after	4
- 1		169,750	107,750	applying VaR based haircuts;	
				b. Above 30 days but upto 90 days, values	
				determined after applying 50% or VaR based	
				haircuts whichever is higher;	
				c. Above 90 days, 100% haircut shall be	
				W-1-1	
			ACCORD TO SERVICE TO S	applicable. Nil	
777		44.744.600	-	i. Bank Balance-proprietary accounts	11,716,60
1.18	Cash and Bank balances	11,716,602		ii. Bank Balance-customer accounts	962,85
1.10	Watton wenth of them to the transfer of the tr	962,854		ii. Cash in hand	6,631,96
		6,631,968		i. No haircut may be applied in respect of amount	2,002,70
	1985			paid as subscription money provided that shares have	
				not been allotted or are not included in the	
				investments of securities broker.	
		1		nivestments of securities broker.	
		1		ii. In case of investments in IPO where shares have	
	Subscription money against investment in IPO/Offer for sale (asset)	-	-	been allotted but not yet credited in CDS account,	
1.19				25% haircuts will be applicable on the value of such	-
,				securities.	
				securiues.	
		1		iii. In case of subscription in right shares where the	
			1	shares have not yet been credited in CDS account,	
				15% or VaR based haircut whichever is higher, will be	
					ii.
				applied on Right shares.	106,050,66
	Total Assets	148,228,388			200,000,00
2. Lial	pilities			i. Payable to exchanges and clearing house	
247		-		ii. Payable to exchanges and clearing nouse ii. Payable against leveraged market products	
2.1	Trade Payables	F=7.110		ii. Payable against leveraged market products iii. Payable to customers	576,13
I	I .	576,139		m. rayable to customers	3,0,10



				711	-
T			100	Vil	
				i. Statutory and regulatory dues ii. Accruals and other payables	1,671,405
		1,671,405		iii. Short-term borrowings	
				iv. Current portion of Subordinated loans	
				v. Current portion of long term liabilities	-
2.2	Current Liabilities			vi. Deferred Liabilities	
	<u> </u>	(05,000	CONTRACTOR	vi. Provision for taxation	605,892
	<u> </u>	605,892		viii. Other liabilities as per accounting principles and	
		FF (F0 000		viii. Other nabilities as per necountry pro	55,650,000
		55,650,000		included in the financial statements	
				1. 100% haircut may be allowed against long term	
	Non-Current Liabilities			portion of financing obtained from a financial	_
	i. Long Term Financing	1	-	institution including amount due against finance	
2.3	ii. Staff Retirement benefits	1		leases.	
	iii. Other liabilities as per accounting principles and			2. Nil in all other cases	-
	included in the financial statements			i. 100% of Subordinated loans which fulfill the	
estament .	100 10 1001 10 10 10 10 10			conditions specified by SECP are allowed to be	
2.4	Subordinated Loans			deducted	
				100% haircut may be allowed in respect of advance	
				against shares if:	
				a. The existing authorized share capital allows the	
				proposed enhanced share capital.	
				b. Board of Directors of the company has approved	
	Advance against shares for Increase in Capital of			the increase in capital.	<u>15</u> 2
2.5	Securities broker if:		ä	c. Relevant Regulatory approvals have been obtained.	
	**			d. There is no unreasonable delay in issue of shares	
	0 19			against advance and all regulatory requirements	
				relating to the increase in paid up capital have been	
		•		completed.	
				e. Auditor is satisfied that such advance is against the	
				increase of capital.	
26	Total Liabilities	58,503,436			58,503,436
2.6	Total Liabilities	58,503,436			58,503,436
	Total Liabilities king Liabilities Relating to:	58,503,436		The amount calculated client-to-client basis by which	58,503,436
	iking Liabilities Relating to:	58,503,436		The amount calculated client-to-client basis by which any amount receivable from any of the financees	58,503,436
	aking Liabilities Relating to:	58,503,436		The amount calculated client-to-client basis by which any amount receivable from any of the finances exceed 10% of the aggregate of amounts receivable	58,503,436
	iking Liabilities Relating to:	58,503,436		The amount calculated client-to-client basis by which any amount receivable from any of the financees exceed 10% of the aggregate of amounts receivable from total finances.	58,503,436
	aking Liabilities Relating to:	58,503,436		The amount calculated client-to-client basis by which any amount receivable from any of the financees exceed 10% of the aggregate of amounts receivable from total finances. Provided that above prescribed adjustments shall not	58,503,436
	aking Liabilities Relating to:	58,503,436		The amount calculated client-to-client basis by which any amount receivable from any of the financees exceed 10% of the aggregate of amounts receivable from total finances. Provided that above prescribed adjustments shall not be applicable where the aggregate amount of	58,503,436
3. Rai	iking Liabilities Relating to :	58,503,436		The amount calculated client-to-client basis by which any amount receivable from any of the financees exceed 10% of the aggregate of amounts receivable from total finances. Provided that above prescribed adjustments shall not be applicable where the aggregate amount of receivable against margin financing does not exceed	58,503,436
3. Rai	iking Liabilities Relating to :	58,503,436		The amount calculated client-to-client basis by which any amount receivable from any of the financees exceed 10% of the aggregate of amounts receivable from total finances. Provided that above prescribed adjustments shall not be applicable where the aggregate amount of receivable against margin financing does not exceed Rs. 5 million	58,503,436
3. Rai	iking Liabilities Relating to :	58,503,436		The amount calculated client-to-client basis by which any amount receivable from any of the financees exceed 10% of the aggregate of amounts receivable from total finances. Provided that above prescribed adjustments shall not be applicable where the aggregate amount of receivable against margin financing does not exceed Rs. 5 million Note: Only amount exceeding by 10% of each	58,503,436
3. Rai	iking Liabilities Relating to :	58,503,436		The amount calculated client-to-client basis by which any amount receivable from any of the financees exceed 10% of the aggregate of amounts receivable from total finances. Provided that above prescribed adjustments shall not be applicable where the aggregate amount of receivable against margin financing does not exceed Rs. 5 million Note: Only amount exceeding by 10% of each financee from aggregate amount shall be included in	58,503,436
3. Rai	iking Liabilities Relating to :	58,503,436		The amount calculated client-to-client basis by which any amount receivable from any of the finances exceed 10% of the aggregate of amounts receivable from total finances. Provided that above prescribed adjustments shall not be applicable where the aggregate amount of receivable against margin financing does not exceed Rs. 5 million Note: Only amount exceeding by 10% of each financee from aggregate amount shall be included in the ranking liabilities.	58,503,436
3. Rai	iking Liabilities Relating to :	58,503,436		The amount calculated client-to-client basis by which any amount receivable from any of the finances exceed 10% of the aggregate of amounts receivable from total finances. Provided that above prescribed adjustments shall not be applicable where the aggregate amount of receivable against margin financing does not exceed Rs. 5 million Note: Only amount exceeding by 10% of each financee from aggregate amount shall be included in the ranking liabilities. The amount by which the aggregate of:	58,503,436
3. Rai	iking Liabilities Relating to :	58,503,436		The amount calculated client-to-client basis by which any amount receivable from any of the financees exceed 10% of the aggregate of amounts receivable from total finances. Provided that above prescribed adjustments shall not be applicable where the aggregate amount of receivable against margin financing does not exceed Rs. 5 million Note: Only amount exceeding by 10% of each financee from aggregate amount shall be included in the ranking liabilities. The amount by which the aggregate of: (i) Amount deposited by the borrower with NCCPL	58,503,436
3. Rai	iking Liabilities Relating to :	58,503,436		The amount calculated client-to-client basis by which any amount receivable from any of the financees exceed 10% of the aggregate of amounts receivable from total finances. Provided that above prescribed adjustments shall not be applicable where the aggregate amount of receivable against margin financing does not exceed Rs. 5 million Note: Only amount exceeding by 10% of each financee from aggregate amount shall be included in the ranking liabilities. The amount by which the aggregate of: (i) Amount deposited by the borrower with NCCPL (ii) Cash margins paid and	58,503,436
3. Rai	iking Liabilities Relating to :	58,503,436		The amount calculated client-to-client basis by which any amount receivable from any of the financees exceed 10% of the aggregate of amounts receivable from total finances. Provided that above prescribed adjustments shall not be applicable where the aggregate amount of receivable against margin financing does not exceed Rs. 5 million Note: Only amount exceeding by 10% of each financee from aggregate amount shall be included in the ranking liabilities. The amount by which the aggregate of: (i) Amount deposited by the borrower with NCCPL (ii) Cash margins paid and (iii) The market value of securities pledged as margins	58,503,436
3. Ra	Iking Liabilities Relating to: Concentration in Margin Financing	58,503,436		The amount calculated client-to-client basis by which any amount receivable from any of the financees exceed 10% of the aggregate of amounts receivable from total finances. Provided that above prescribed adjustments shall not be applicable where the aggregate amount of receivable against margin financing does not exceed Rs. 5 million Note: Only amount exceeding by 10% of each financee from aggregate amount shall be included in the ranking liabilities. The amount by which the aggregate of: (i) Amount deposited by the borrower with NCCPL (ii) Cash margins paid and	58,503,436
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3. Ra	Iking Liabilities Relating to: Concentration in Margin Financing	58,503,436		The amount calculated client-to-client basis by which any amount receivable from any of the financees exceed 10% of the aggregate of amounts receivable from total finances. Provided that above prescribed adjustments shall not be applicable where the aggregate amount of receivable against margin financing does not exceed Rs. 5 million Note: Only amount exceeding by 10% of each financee from aggregate amount shall be included in the ranking liabilities. The amount by which the aggregate of: (i) Amount deposited by the borrower with NCCPL (ii) Cash margins paid and (iii) The market value of securities pledged as margins exceed the 110% of the market value of shares borrowed. Note: Only amount exceeding by 110% of each	58,503,436
3. Ra	Iking Liabilities Relating to: Concentration in Margin Financing	58,503,436		The amount calculated client-to-client basis by which any amount receivable from any of the financees exceed 10% of the aggregate of amounts receivable from total finances. Provided that above prescribed adjustments shall not be applicable where the aggregate amount of receivable against margin financing does not exceed Rs. 5 million Note: Only amount exceeding by 10% of each financee from aggregate amount shall be included in the ranking liabilities. The amount by which the aggregate of: (i) Amount deposited by the borrower with NCCPL (ii) Cash margins paid and (iii) The market value of securities pledged as margins exceed the 110% of the market value of shares borrowed. Note: Only amount exceeding by 110% of each borrower from market value of shares borrowed shall be included in the ranking liabilities. (a) in the case of right issue:	-
3. Ra	Iking Liabilities Relating to: Concentration in Margin Financing	58,503,436		The amount calculated client-to-client basis by which any amount receivable from any of the financees exceed 10% of the aggregate of amounts receivable from total finances. Provided that above prescribed adjustments shall not be applicable where the aggregate amount of receivable against margin financing does not exceed Rs. 5 million Note: Only amount exceeding by 10% of each financee from aggregate amount shall be included in the ranking liabilities. The amount by which the aggregate of: (i) Amount deposited by the borrower with NCCPL (ii) Cash margins paid and (iii) The market value of securities pledged as margins exceed the 110% of the market value of shares borrowed. Note: Only amount exceeding by 110% of each borrower from market value of shares borrowed shall be included in the ranking liabilities. (a) in the case of right issue: if the market value of securities is less than or	-
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3. Ra	Iking Liabilities Relating to: Concentration in Margin Financing	58,503,436		The amount calculated client-to-client basis by which any amount receivable from any of the financees exceed 10% of the aggregate of amounts receivable from total finances. Provided that above prescribed adjustments shall not be applicable where the aggregate amount of receivable against margin financing does not exceed Rs. 5 million Note: Only amount exceeding by 10% of each financee from aggregate amount shall be included in the ranking liabilities. The amount by which the aggregate of: (i) Amount deposited by the borrower with NCCPL (ii) Cash margins paid and (iii) The market value of securities pledged as margins exceed the 110% of the market value of shares borrowed. Note: Only amount exceeding by 110% of each borrower from market value of shares borrowed shall be included in the ranking liabilities. (a) in the case of right issue: if the market value of securities is less than or equal to the subscription price the aggregate of: (i) the 50% of Haircut multiplied by the	
3. Ra	Iking Liabilities Relating to: Concentration in Margin Financing	58,503,436		The amount calculated client-to-client basis by which any amount receivable from any of the finances exceed 10% of the aggregate of amounts receivable from total finances. Provided that above prescribed adjustments shall not be applicable where the aggregate amount of receivable against margin financing does not exceed Rs. 5 million Note: Only amount exceeding by 10% of each financee from aggregate amount shall be included in the ranking liabilities. The amount by which the aggregate of: (i) Amount deposited by the borrower with NCCPL (ii) Cash margins paid and (iii) The market value of securities pledged as margins exceed the 110% of the market value of shares borrowed. Note: Only amount exceeding by 110% of each borrower from market value of shares borrowed shall be included in the ranking liabilities. (a) in the case of right issue: if the market value of securities is less than or equal to the subscription price the aggregate of: (i) the 50% of Haircut multiplied by the underwriting commitments and	
3. Ra	Iking Liabilities Relating to: Concentration in Margin Financing	58,503,436		The amount calculated client-to-client basis by which any amount receivable from any of the financees exceed 10% of the aggregate of amounts receivable from total finances. Provided that above prescribed adjustments shall not be applicable where the aggregate amount of receivable against margin financing does not exceed Rs. 5 million Note: Only amount exceeding by 10% of each financee from aggregate amount shall be included in the ranking liabilities. The amount by which the aggregate of: (i) Amount deposited by the borrower with NCCPL (ii) Cash margins paid and (iii) The market value of securities pledged as margins exceed the 110% of the market value of shares borrowed. Note: Only amount exceeding by 110% of each borrower from market value of shares borrowed shall be included in the ranking liabilities. (a) in the case of right issue: if the market value of securities is less than or equal to the subscription price the aggregate of: (i) the 50% of Haircut multiplied by the underwriting commitments and (ii) the value by which the underwriting	
3.1 3.2	Concentration in Margin Financing Concentration in securities lending and borrowing	58,503,436		The amount calculated client-to-client basis by which any amount receivable from any of the financees exceed 10% of the aggregate of amounts receivable from total finances. Provided that above prescribed adjustments shall not be applicable where the aggregate amount of receivable against margin financing does not exceed Rs. 5 million Note: Only amount exceeding by 10% of each financee from aggregate amount shall be included in the ranking liabilities. The amount by which the aggregate of: (i) Amount deposited by the borrower with NCCPL (ii) Cash margins paid and (iii) The market value of securities pledged as margins exceed the 110% of the market value of shares borrowed. Note: Only amount exceeding by 110% of each borrower from market value of shares borrowed shall be included in the ranking liabilities. (a) in the case of right issue: if the market value of securities is less than or equal to the subscription price the aggregate of: (i) the 50% of Haircut multiplied by the underwriting commitments and (ii) the value by which the underwriting commitments exceeds the market price of the	-
3. Ra	Concentration in Margin Financing Concentration in securities lending and borrowing	58,503,436		The amount calculated client-to-client basis by which any amount receivable from any of the financees exceed 10% of the aggregate of amounts receivable from total finances. Provided that above prescribed adjustments shall not be applicable where the aggregate amount of receivable against margin financing does not exceed Rs. 5 million Note: Only amount exceeding by 10% of each financee from aggregate amount shall be included in the ranking liabilities. The amount by which the aggregate of: (i) Amount deposited by the borrower with NCCPL (ii) Cash margins paid and (iii) The market value of securities pledged as margins exceed the 110% of the market value of shares borrowed. Note: Only amount exceeding by 110% of each borrower from market value of shares borrowed shall be included in the ranking liabilities. (a) in the case of right issue: if the market value of securities is less than or equal to the subscription price the aggregate of: (i) the 50% of Haircut multiplied by the underwriting commitments and (ii) the value by which the underwriting	-
3.1 3.2	Concentration in Margin Financing Concentration in securities lending and borrowing	58,503,436		The amount calculated client-to-client basis by which any amount receivable from any of the financees exceed 10% of the aggregate of amounts receivable from total finances. Provided that above prescribed adjustments shall not be applicable where the aggregate amount of receivable against margin financing does not exceed Rs. 5 million Note: Only amount exceeding by 10% of each financee from aggregate amount shall be included in the ranking liabilities. The amount by which the aggregate of: (i) Amount deposited by the borrower with NCCPL (ii) Cash margins paid and (iii) The market value of securities pledged as margins exceed the 110% of the market value of shares borrowed. Note: Only amount exceeding by 110% of each borrower from market value of shares borrowed shall be included in the ranking liabilities. (a) in the case of right issue: if the market value of securities is less than or equal to the subscription price the aggregate of: (i) the 50% of Haircut multiplied by the underwriting commitments and (ii) the value by which the underwriting commitments exceeds the market price of the securities. In the case of rights issues where the	-
3.1 3.2	Concentration in Margin Financing Concentration in securities lending and borrowing	58,503,436		The amount calculated client-to-client basis by which any amount receivable from any of the financees exceed 10% of the aggregate of amounts receivable from total finances. Provided that above prescribed adjustments shall not be applicable where the aggregate amount of receivable against margin financing does not exceed Rs. 5 million Note: Only amount exceeding by 10% of each financee from aggregate amount shall be included in the ranking liabilities. The amount by which the aggregate of: (i) Amount deposited by the borrower with NCCPL (ii) Cash margins paid and (iii) The market value of securities pledged as margins exceed the 110% of the market value of shares borrowed. Note: Only amount exceeding by 110% of each borrower from market value of shares borrowed shall be included in the ranking liabilities. (a) in the case of right issue: if the market value of securities is less than or equal to the subscription price the aggregate of: (i) the 50% of Haircut multiplied by the underwriting commitments and (ii) the value by which the underwriting commitments exceeds the market price of the securities. In the case of rights issues where the market price of securities is greater than the	
3.1 3.2	Concentration in Margin Financing Concentration in securities lending and borrowing	58,503,436		The amount calculated client-to-client basis by which any amount receivable from any of the financees exceed 10% of the aggregate of amounts receivable from total finances. Provided that above prescribed adjustments shall not be applicable where the aggregate amount of receivable against margin financing does not exceed Rs. 5 million Note: Only amount exceeding by 10% of each financee from aggregate amount shall be included in the ranking liabilities. The amount by which the aggregate of: (i) Amount deposited by the borrower with NCCPL (ii) Cash margins paid and (iii) The market value of securities pledged as margins exceed the 110% of the market value of shares borrowed. Note: Only amount exceeding by 110% of each borrower from market value of shares borrowed shall be included in the ranking liabilities. (a) in the case of right issue: if the market value of securities is less than or equal to the subscription price the aggregate of: (i) the 50% of Haircut multiplied by the underwriting commitments and (ii) the value by which the underwriting commitments exceeds the market price of the securities. In the case of rights issues where the market price of securities is greater than the subscription price, 5% of the Haircut multiplied	
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			The amount by which the total assets of the	
3.4	Negative equity of subsidiary	1	subsidiary (excluding any amount due from the	_
			subsidiary). Exceed the total liabilities of the	
			subsidiary	
			5% of the net position in foreign currency.Net	
			position in foreign currency means the difference of	
	Foreign exchange agreements and foreign currency positions		total assets denominated in foreign currency less total	
	F		liabilities denominated in foreign currency.	
	A D alla and on PEPO		Carrying value	
3.6	Amount Payable under REPO		In the case of financier/purchaser the total amount	
		Ì	receivable under Repo less the 110% of the market	
			value of underlying securities.	
			In the case of financee/seller the market value of	
3.7	Repo adjustment		underlying securities after applying haircut less the	Ĭ
			total amount received ,less value of any securities	
			deposited as collateral by the purchaser after applying	1
		1	haircut less any cash deposited by the purchaser.	
			If the market value of any security is between 25%	
			and 51% of the total proprietary positions then 5%	
	21 17 17 18 18 18 18 18 18 18 18 18 18 18 18 18		- of the value of such security .If the market of a	-
3.8	Concentrated proprietary positions		security exceeds 51% of the proprietary position,	
			then 10% of the value of such security	
		1999	i. In case of customer positions, the total margin	
		1	requirements in respect of open positions less the	
			amount of cash deposited by the customer and the	-
			value of securities held as collateral/ pledged with	
3.9	Opening Positions in futures and options		securities exchange after applying VaR haircuts	
		•	ii. In case of proprietary positions, The total margin	
	Control of the control of the control		requirements in respect of open positions to the	100
1	teg 11 at 11 at 11 at 11		extent not already met	
			i. in case of customer positions, the market value of	
			shares sold short in ready market on behalf of	
1			customers after increasing the same with the VaR	
8	e , es se e	1	based haircuts less the cash deposited by the	-
			customer as collateral and the value of securities held	
240	Cl 11 - a sitions			
3.10	Short sell positions		as collateral after applying VAR based Haircuts ii. in case of proprietary positions, the market value	
			of shares sold short in ready market and not yet	
			settled increased by the amount of VAR based	=
			haircut less the value of securities pledged as	
			collateral after applying haircuts.	
2 44	Total Ranking Liabilities	 		-
3.11		89,724,952	Liquid Capital	47,547,226
	TOTAL	89,724,952		

Calculations Summary of Liquid Capital

i) Adjusted value of Assets (serial number 1.20)

ii) Less: Adjusted value of liabilities (serial number 2.6)
 iii) Less: Total ranking liabilities (serial number 3.11)

106,050,662 (58,503,436)

47,547,226

RELATED PARTY TRANSACTIONS 31

The related parties of the Company comprise of shareholders/ directors, key management personnel, entities with common shareholding, entities over which the directors are able to exercise influence and entities under common directorship. Transactions with related parties and the balances outstanding at year end are disclosed in the respective notes to the financial statements. (see note # 9, 15 &16)

EVENTS AFTER REPORTING PERIOD 32

No events occurred after the reporting period that would require adjustment or disclosure in the financial statements.

NUMBER OF EMPLOYEES 33

The total no of employees and average number of employees at year end and during the year respectively are as

	2023	2022
Total No of employees as at	4	4
Average number of employees during the year	4	4
Average number of employees during are jump		

RE-CLASSIFICATION AND RE-ARRANGEMENTS 34

Corresponding figures have been reclassified and re-arranged wherever necessary to reflect more appropriate presentation of events and transactions for the purpose of comparison, and in order to improve compliance with disclosure requirements.

GENERAL 35

Amounts have been rounded off to the nearest rupee, unless otherwise stated.

AUTHORIZATION 36

These financial statements were authorized for issue on October 04, 2023 by the Board of Directors of the 36.1 Company.

Chief Executive



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