

ANNUAL REPORT 2012

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Proxy From

Our Vision

- To recognize globally as a leading supplier of steel large bar of the highest quality standards, with market leading standards of customer service.
- Business development by adoption of emerging technologies, growth in professional competence, support to innovation. Enrichment of human resources and performance recognition.

Our Mission

- To manufacture and supply high quality steel large bar to the construction sector whilst adopting safe and environmentally friendly practices.
- To remain the preferred and consistent supply source for various steel products in the country.
- Offer products that are not only viable in terms of desirability and price but most importantly give true and lasting value to our customers.
- To fulfill social obligation and compliance of good governance.
- Ensure that the business policies and targets are in conformity with national goals.
- Deliver strong returns on investments of our stakeholders by use of specialized and high
 quality corporate capabilities with the combined use of modern bar mill practices,
 enterprise class software on a web based solution and targeted human resource
 support.

Corporate Strategies

- Ensure that the business policies and targets are in conformity with national goals.
- Establish a better and safer work environment for all employees.
- Contribute in national efforts towards attaining sustainable self-efficiency in steel products.
- Customercs satisfaction by providing best value and quality products.
- Maintain modern management system conforming to international standards needed for an efficient organization.
- Ensure to foster open communications, listen, and understand other perspectives.
- Acquire newer generation technologies for effective and efficient operations.

COMPANY INFORMATION

Board of Directors

Audit Committee

Mr. Jamal Iftakhar Chairman /

Chief Executive Officer Mr. Zahoor Shah

Mr. Zahid Iftakhar Director Mr. Faisal Zahid Director Mr. Bilal Jamal Director Mr. Hamza Raees Director Mr. Saad Zahid Director

Mr. Mustafa Jamal Director

Shares Registrar

Mr. Faisal Zahid Mr. Bilal Jamal Member

Mr. Saad Zahid Member

Mr. Zahid Iftakhar Company Secretary

Chief Financial Officer

Mr. Sajid Ahmed Ashrafi

Company Secretary

Mr. Zahid Iftakhar

Bankers

Faysal Bank Limited National Bank of Pakistan Askari Commercial Bank Limited NIB Bank Limited Bank of Khayber Pak Kuwait Investment Co. (Pvt) Ltd The Royal Bank of Scotland Saudi pak Industrial & Agricultural Investment Co. Ltd. United Bank Limited

Auditors

Haroon Zakaria & Company **Chartered Accountants**

Legal Advisor

Advocate High Court Suit # 509. 5th Floor. Panorama Centre No. 2, Raja Ghazanfar Ali Road

Saddar, Karachi

M/s. Your Secretary (Pvt.) Ltd.,

Suit no. 1020, 10th Floor,

Chairman of Committee Uni Plaza, I. I. Chundrigar Road,

Karachi-74200.

Ph: 92 021-32428842, 32416957

Fax: 92 021-32427790 E mail: ysecr@hotmail.com

Registered/Head Office

Plot # 222, Sector . 39,

Korangi Creek Industrial Area,

Karachi, 74900

Ph # 021-35110421-22 Fax # 021-35110423

Mills

Bhai Pheru, 52 Km Lahore

Multan Road

Web Presence

www.doststeels.com

DOST STEELS LIMITED



Notice of the 9th Annual General Meeting

NOTICE is hereby given that the 9th Annual General Meeting of the Shareholders of M/s. Dost Steels Limited, will be held on Thursday, 25th October 2012 at 02:00 p.m. at its registered office situated at Plot # 222, Sector - 39, Korangi Creek Industrial Area, Karachi-74900 to transact the following business:-

Ordinary Business

- 1. To confirm the minutes of the last Annual General Meeting held on 27th October 2011.
- 2. To receive, consider and adopt the annual audited accounts of the Company together with the report of Directors and Auditors thereon for the year ended June 30, 2012.
- 3. To appoint Auditors of the Company for the year ending 30th June 2013 and to fix their remuneration.
- 4. To transact any other business with the permission of the Chair.

By order of the Board

Karachi

Dated: 2nd October 2012

Zahid Iftakhar Company Secretary

NOTES:

- 1. The Shares Transfer Books of the Company will remain close from 18-10-2012 to 25-10-2012 (both days inclusive)
- 2. A member entitled to attend and vote at the meeting is entitled to appoint another member as a proxy to attend. Speak and vote on his/her behalf. A corporation being a member may appoint as its proxy any of its official or any other person whether a member of the company or otherwise.
- 3. An instrument of proxy and a Power of Attorney or other authority (if any) under which it is signed, or notarized copy of such Power of Attorney must be valid and deposited at the Share Register of the Company M/s. Your Secretary (Pvt.) Ltd., Suit no. 1020, 10th Floor, Uni Plaza, I. I. Chundrigar Road, Karachi-74200. Not less than 48 hours before the time of the Meeting.
- 4. Those shareholders, whose shares are deposited with Central Depository Company of Pakistan Ltd. (CDC) are requested to bring their original Computerized National Identity Card (CNIC) along with participant Identification at the time of Annual General Meeting.
- 5. Shareholders are requested to notify the Company of the change in their address, if any, to our Share Registrar M/s. Your Secretary (Pvt.) Ltd.



DIRECTORS' REPORT TO THE SHARE HOLDERS

DEAR MEMBERS ASSALAM-O-ALEKUM

On behalf of my colleagues on the Board, I welcome you to the 9th Annual General Meeting of your Company and present before you the annual report, along with the audited financial statements of your company for year ended June 30, 2012.

COMPANY'S PLANT STATUS

The cold commissioning and testing of the electrical and mechanical systems had been completed in mid 2008. Re-checking of mechanical and electrical cold commissioning stages in the presence of Italian technicians, hot commissioning simulations and trials are to the scheduled, subject to financial restructuring of DSL. It would take a period of 6 months for the company to come into production from the dated of funding.

FINANCIAL RESTRUCTURING

In pursuance of the restructuring mandate to the National Bank of Pakistan for its financial restructuring, the company has received the facilities letter from National Bank of Pakistan on the 7th September 2012. This is now to be followed up by the holding of Syndicate meeting of all the term lending consortium members, who will join and ratify the restructuring proposals of the National Bank of Pakistan.

FUTURE PROSPECTS

Presently there is a deficiency in the quality and quantity of the ASTM, BS and EURO standards complaint rebar produced under these standards. The defense and allied sectors require grade compliant rebar. There is demand for high strength deformed steel bars from this sector for special grades that have hitherto been imported from abroad and can now be catered to by DSL from its range of production. There is a need to bring DSL into production to be able to start catering to the demand.

AUDITORS' RESERVATIONS

The auditors in their report to the members have expressed reservation about the Company's ability to continue as a going concern. The auditors maintain that since there has not been any material change from previous year, the financial statements for the year under review have been prepared on "going concern basis" and the reasons thereof have been more fully explained in Note No. 1 of the Notes to the financial statements.

Pakistan Kuwait Investment Company (Private) Limited (the lender) has claimed for recovery of Rs.122.197 million. The lender has advanced the loan as a part of consortium syndicate as discussed in note 12.2. The management is confident the suit is likely to be rejected as the lender has filed a suit without the approval of agent of the consortium syndicate as required under the finance agreement.

A suit has been filed against the Company by one of the trade creditors of the Company in High Court of Sindh for recovery of Rs. 18.996 million. In addition to this, the said creditor has also filed a petition of winding up against the Company on account of aforesaid unpaid debt. Both of these suits are at the stage of hearing therefore the probable outcome of the suit or related liability is not determinable at this stage. Hence no provision is made in these financial statements.

The company has given a mandate to the National Bank of Pakistan for its financial restructuring. Therefore markup on Term Loan has not been charged in these financial statements.

Confirmations from the six syndicate banks have not been responded. However there is no receipt or payment of Term Loan during the current financial year and outstanding balances of Term Loans by all the Syndicate Banks remain unchanged.

As manufacturing operations have not commenced and Fixed Assets are not being used, therefore depreciation has not been charged in these financial statements. The financial restructuring of the existing financial loans and sanction of new loans is in progress. As the first step, the National Bank of Pakistan has given approval to the restructuring process and other syndicate banks are expected to follow. In view of this, mark-up on existing long term loans has not been charged.

EARNING/(LOSS) PER SHARE

The basic and diluted (Loss) per share on June 30, 2012 was Rs.(0.13) as compared to Rs.(0.16) on June 30, 2011.

AUDITORS

The auditors Haroon Zakaria & Co., Chartered Accountants, retire and offered themselves for reappointment. The Audit Committee and the Board of Directors of the Company have endorsed their appointment for shareholders consideration at the forthcoming Annual General Meeting. The external auditors have been given satisfactory rating under the Quality Control Review Program of the Institute of Chartered Accountants of Pakistan.

CORPORATE AND FINANCIAL REPORTING FRAMEWORK

The Directors are pleased to state that all the necessary steps have been taken to comply with requirements of the Code of Corporate Governance as required by Securities & Exchange Commission of Pakistan (SECP).

Following are the Statements on Corporate and Financial Reporting frame work:

- The financial statements prepared by the management of the Company, present fairly its state of affairs, the result of its operations, cash flows and changes in equity.
- Proper books of accounts have been maintained by the Company.
- Appropriate accounting policies have been consistently applied in preparation of financial statements and accounting estimates are based on reasonable and prudent judgment.
- In preparation of these financial statements International Accounting Standards, as applicable in Pakistan, have been followed.
- The system of internal control is sound in design. The system is being continuously monitored by Internal Audit and through other such monitoring procedures. The process of monitoring internal controls will continue as an ongoing process with the objective to further strengthen the controls and bring improvements in the system.
- There are no doubts upon the Company's ability to continue as a going concern.
- There has been no material departure from the best practices of corporate governance, as detailed in the Listing Regulations.
- The summary of key operating and financial data of the Company of last six years is annexed in this report.
- Information about taxes and levies is given in the notes to the accounts.

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

Name of Directors	No. of meetings attended
Mr. Jamal Iftakhar	04
Mr. Zahid Iftakhar	04
Mr. Faisal Zahid	04
Mr. Hamza Raees	NIL
Mr. Bilal Jamal	04
Mr. Saad Zahid	04
Mr. Mustafa Jamal	04

Leave of absence was granted to Directors who could not attend some of the Board meetings.

PATTERN OF SHAREHOLDING

The pattern of shareholding as per Section 236 of the Companies Ordinance, 1984 is attached separately on page no.30 trade in the shares of the company was carried out by CEO, CFO, Company Secretary, their spouses and minor children except those that have been duly reported as per the law except following:

Name of Director	<u>Shares Sold</u>
Mr. Jamal Iftakhar	Nil
Mr. Zahid Iftakhar	Nil
Mr. Faisal Zahid	Nil
Mr. Hamza Raees	Nil
Mr. Bilal Jamal	Nil
Mr. Saad Zahid	Nil
Mr. Mustafa Jamal	Nil

FINANCIAL STATEMENTS

The financial statements of the company have been duly audited and approved by the auditors of the Company, Haroor Zakaria & Co., Chartered Accountants and their report is attached with the financial statements. No material changes and commitments affecting the financial position between the end of the financial year to which this balance Sheet relates and the date of the Directors Report.

ACKNOWLEDGEMENT

The Board of Directors once again acknowledges the cooperation of its shareholders, project partner, bankers, supplier's, employees who are helping the Company in its efforts to consolidate and commence commercial operations.

On behalf of the Board of Directors

Jamal Iftakhar Chief Executive

Karachi: 25th September 2012

Statement of Ethics and Business Practices

Dost Steels Limited is engaged in the manufacturing of hot rolled high tensile, reinforcement bars (rebars) and allied products with the object to achieve sustainable productivity, profitability and high standard of safety, occupational health and environmental care. The company solemnly believes in the application of business ethics as have been embodied in this documents.

All employees are bound by the following ethical obligations, and each agrees that he or she will:

- The Company discloses the Code of Ethic and Business Practices in Companys Annual Report and also that the Code is maintained on the website as well.
- Perform his or her duties in an honest and ethical manner.
- Refrain from engaging in any activity or having a personal interest that presents an actual
 or apparent conflict of interest.
- Take all necessary actions to ensure full, fair, accurate, timely and understandable disclosure in report and documents that the Company files with or submits to government agencies and in other public communications.
- Comply with all applicable laws, rules and regulations of federal, provincial and local governments.
- Proactively promote and be an example of ethical behavior in the work environment.
- Will not support any political party nor contribute to the funds of groups whose activities promote party interest.
- It is important that all disclosure in reports and documents that the Company files with Securities and Exchange Commission of Pakistan, Stock Exchanges, Federal and Provincial Government, Autonomous Bodies and in other General Public communications, fair, accurate, timely and understandable.
- Company assets both tangible and intangible are to be used only for legitimate business purposes of the Company and by authorized employees. Make best use of Companyos equipment, system and technological methods in order to have fast and reliable communication and strong MIS system in accordance with Companyos guidelines.
- Conduct Companys business with integrity and endeavor to deal honestly with the customers, suppliers, competitors, and employees under the laws prevailing in the country.
- All confidential information concerning the Company is the property of the Company and
 must be protected. Confidential information includes the companys trade secrets,
 business trends and projections, information about financial performance, new product or
 marketing plans, manufacturing processes, information about potential acquisitions,
 divestitures and investment, significant personnel changes, existing and potential major
 contracts, orders, suppliers, customers or finance sources and any other material
 information which directly relates with share price sensivity of the company.

- Agrees that Company is an equal opportunity employer. Its employee recruitment and promotional policies are free of any gender bias, and is merit, and excellence oriented. It believes in providing its employees safe and healthy working environment, and in maintaining good channels of communications.
- Agrees that Company strives to serve best interest of its shareholders to provide
 consistent growth and a fair rate of return on their investment, to maintain our position and
 reputation as a leading company, to protect shareholders investment and to provide full
 and timely information. By conducting our business in accordance with the principles of
 fairness, decency and integrity set forth here, we help to build shareholder value.
- By accepting employment with the company, each is now accountable for compliance with these standards of conduct and with all laws and regulations of the Company.

STATEMENT OF COMPLIANCE WITH THE CODE OF CORPORATE GOVERNANCE

This statement is being presented to comply with the Code of Corporate Governance contained in Regulation No. 35, of listing regulations of Karachi Stock Exchange (Guarantee) Limited for the purpose of establishing a framework of good governance, whereby a listed company is managed in compliance with the best practices of corporate governance.

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

- 1. The Company encourages the representation of independent non-executive Directors on its Board of Directors (the Board). At present, the Board includes four (4) non-executive directors. The company encourages representing of minority shareholders on the Board, however, none of the minority shareholder offered himself for election.
- 2. The directors have confirmed that none of them is serving as a director in more than ten listed companies, including this Company.
- 3. All the directors of the Company are registered as taxpayers and none of them has defaulted in payment of any loan to a banking company, a Development Financial Institution or a Non-banking Financial Institution. None of the directors of the company are members of any Stock Exchange.
- 4. No casual vacancy has occurred during the year.
- 5. £statement of Ethics and Business Practicesqhas been developed, which has been signed by all the directors and employees of the company.
- 6. The Board has developed a vision/mission statement, overall corporate strategy, and significant policies of the company. A complete record of particulars of significant policies along with the dates on which they were approved or amended has been maintained.
- 7. All the powers of the Board have been duly exercised and decisions on material transactions, including appointment and determination of remuneration and terms and conditions of employment of the CEO and other executive directors, have been taken by the Board.
- 8. The meeting of the board were presided over by the Chairman and in his absence, by a director elected by the Board for this purpose. The Board met at least once in every quarter. Written notices of the Board meetings, alongwith agenda and working papers, were circulated at least seven (7) days before the meetings. The minutes of the meetings were appropriately recorded and circulated.
- 9. In-house orientations for the Directors were made, as and when required, to apprise them of their duties and responsibilities. The Directors are conversant with the relevant laws applicable to the Company including the Companies Ordinance, 1984, Listing Regulations, Code of Corporate Governance, Company Memorandum and Articles of Association and other relevant rules and regulations and are aware of their duties and responsibilities.
- 10. The Board has approved the appointment of CFO, Company Secretary and Head of Internal Audit, including their remuneration and terms and conditions of employment, as determined by the CEO.
- 11. The Directorsqreport for this year has been prepared in compliance with the requirements of the Code and fully describes the salient matters required to be disclosed.

- 12. The CEO and CFO duly endorsed the financial statement of the Company before approval of the Board.
- 13. The directors, CEO and executives do not hold any interest in the shares of the company other then that disclosed in the pattern of shareholding.
- 14. The company has complied with all the corporate and financial reporting requirements of the Code.
- 15. The meetings of the audit committee were held at least once in every quarter after listing prior to approval of interim and final results of the Company as required by the Code. The terms of reference of the committee have been determined and approved by the Board of Directors and advised to the committee for compliance.
- 16. The Board has formed an Audit Committee. It comprises of three members, all of whom are non-executive Directors including the Chairman of the Committee. It requires that at least two members of the Audit Committee must be financially literate.
- 17. The statutory auditors of the company have confirmed that they have been given a satisfactory rating under the quality control review programme of the Institute of Chartered Accountants of Pakistan, that they or any of the partners of the firm, their spouses and minor children do not hold shares of the company and that the firm and all its partners are in compliance with International Federation of Accountants (IFAC) guideline on code of ethics as adopted by Institute of Chartered Accountants of Pakistan.
- 18. The statutory auditors or the persons associated with them have not been appointed to provide other services except in accordance with the Listing Regulations and the auditors have confirmed that they have observed IFAC guidelines in this regard.
- 19. The Company maintains a list of related parties which is updated on a regular basis. All transactions with related parties are placed before the Audit Committee on a quarterly basis and are approved by the Board along with the methods of pricing.
- 20. The Management of the Company is committed to good corporate governance, and appropriate steps are taken to comply with the best practices.

21. We confirm that all other material principles contained in the Code have been complied with.

Jamal Iftakhar

Chief Executive Officer

Karachi, 25th September 2012

HAROON ZAKARIA & COMPANY

CHARTERED ACCOUNTANTS

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

We have reviewed the Statement of Compliance with the best practices contained in the Code of Corporate Governance prepared by the Board of Directors of **DOST STEELS LIMITED** (õthe Companyö) to comply with the Listing Regulation No. 35 (Previously Regulation No. 37) of Karachi Stock Exchange Limited, where the Company is listed.

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

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

Further, Sub- Regulation (xiii a) of Listing Regulation No. 35 notified by The Karachi Stock Exchange Limited vide circular KSE/N-269 dated 19 January 2009 requires the Company to place before the Board of Directors for their consideration and approval related party transactions distinguishing between transactions carried out on terms equivalent to those that prevail in arm's length transactions and transactions which are not executed at arm's length price recording proper justification for using such alternate pricing mechanism. Further, all such transactions are also required to be separately placed before the audit committee. We are only required and have ensured compliance of requirement to the extent of approval of related party transactions by the Board of Directors and placement of such transactions before the audit committee. We have not carried out any procedures to determine whether the related party transactions were under taken at arm's length price.

Based on our review, nothing has come to our attention which causes us to believe that the Statement of Compliance does not appropriately reflect the Company's compliance, in all material respects, with the best practices contained in the Code of Corporate Governance as applicable to the Company the year ended 30 June 2012.

Haroon Zakaria & Company

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Chartered Accountants

Place: Karachi Date: 3 SEP 2012



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HAROON ZAKARIA & COMPANY

CHARTERED ACCOUNTANTS

AUDITORS' REPORT TO THE MEMBERS

We have audited the annexed balance sheet of **DOST STEELS LIMITED** as at June 30, 2012 and related profit and loss account, statement of comprehensive income, cash flow statement and statement of changes in equity together with the notes forming part thereof, for the year then ended and we state that we have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purposes of our audit.

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

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

(a) As explained in note 1 to the financial statements, the Company has prepared the annexed financial statements on the going concern basis assumption. However, as on June 30, 2012, the Company has accumulated losses of Rs.82.799 million and its current liabilities exceeded its current assets by Rs.1,443.43 million. During the year, the Company has incurred a net loss of Rs.8.597 million. Further, the Company has failed to discharge the overdue portion of its long term loans from banking companies amounting to Rs.925.752 million.

In addition to above, the Company has failed to commence its commercial production due to liquidity crises and funding is not being made by syndicated banks. One of the banking company of syndicated loan has also filed suit for the recovery of its outstanding amount as the Company has not discharged its liability as mentioned in note 15.1.1. The Company is also a defendant in a law suit filed by one of the trade creditors of the Company for winding up as the Company is unable to discharge its obligation as stated in note 15.1.3.

These events indicate a material uncertainty that may cast significant doubt on the companyøs ability to continue as a going concern and therefore the Company may be unable to realize its assets and discharge its liabilities in the normal course of business. Consequently necessary adjustments and classification as to the recorded assets and liabilities have not been made in these financial statements.

(b) The Company has not charged mark up of Rs.146.954 million during the year on outstanding balance of long term loans from banking companies. Had the mark up been charged in these financial statements net loss for the year and accumulated losses of the Company would have been increased by the same amount.



Room 211, 2nd Floor, Progressive Plaza, Plot No. 5 - CL -10, Clvil Lines Quarter, Beaumont Road, Near Dawood Center, Karschi - 75530 PAKISTAN.

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URL : http://www.hzco.com.pk

HAROON ZAKARIA & COMPANY

Chartered Accountants

Continuation Sheet.....

- Confirmations to six participants of syndicated loan and bankers for bank balances remained (c) unresponded; therefore relevant facts relating to these balances could not be substantiated.
- We did not receive any response to our confirmations sent to the trade creditors stated at Rs.36.29 (d) million and were unable to satisfy ourselves by alternative means.
- (e) The Company has not charged depreciation of Rs.0.979 million during the year on property, plant and equipment. Had the depreciation been charged in these financial statements net loss for the year and accumulated losses of the Company would have been increased by the same amount.
- (f) In our opinion except as stated in paragraph (b) and (e) above, proper books of accounts have been kept by the Company as required by the Companies Ordinance, 1984;
- (g) In our opinion;
 - Except for paragraphs b and e above, the balance sheet and profit and loss account together with the notes thereon have been drawn up in conformity with the Companies Ordinance, 1984 and are in agreement with the books of accounts and are further in accordance with accounting policies consistently applied;
 - the expenditure incurred during the year was for the purpose of the Companyøs business; and (ii)
 - (iii) the business conducted, investments made and the expenditure incurred during the year were in accordance with the objects of the Company;
- (h) owing to the significance of the matters stated in paragraph (a) to (e) above and possible adjustments that may required but are not determined, in our opinion and to the best of our information and according to the explanations given to us, the balance sheet, profit and loss account, statement of comprehensive income, cash flow statement and statement of changes in equity together with the notes forming part thereof do not give a true and fair view of the state of the Companyos affairs as at June 30, 2012 and of the loss, total comprehensive loss, its cash flows and changes in equity for the year ended with the approved accounting standards as applicable in Pakistan, and information required by the Companies Ordinance, 1984, in the manner so required.

In our opinion, no zakat was deductible at source under the Zakat and Usrh Ordinance, 1980 (XVII (i) of 1980).

is is les moved Haroon Zakaria & Company

Chartered Accountants

Place: Karachi Dated: ? 5 SEP 2012

Engagement Partner:

Zakaria

DOST STEELS LIMITED BALANCE SHEET AS AT JUNE 30, 2012

	Note	2012 Rupe	2011 ees
<u>ASSETS</u>			
Non-Current Assets			
Property, plant and equipment	4	2,019,541,584	2,014,249,653
Long term deposits	5	20,503,345	21,673,345
Deferred tax asset	6	-	_
		2,040,044,929	2,035,922,998
Current Assets			
Advances	7	970,780	638,094
Tax refund due from government	8	514,173	442,998
Other receivable	9	58,568	66,547
Cash and bank balances	10	528,755	129,421
		2,072,276	1,277,060
Total Assets		2,042,117,205	2,037,200,058
EQUITY AND LIABILITIES			
Share capital and reserves			
Authorized share capital			
70,000,000 ordinary shares of Rs. 10 each		700,000,000	700,000,000
Issued, subscribed and paid up capital	11	674,645,000	674,645,000
Reserves		(82,779,212)	(74,182,488)
Shareholders' Equity	•	591,865,788	600,462,512
Non-Current Liabilities			
Provision for gratuity	1	4,749,409	4,550,902
Long term loans	12	-	5,555,553
	•	4,749,409	10,106,455
Current Liabilities	_		
Current and overdue portion of long term loans	12	931,308,237	925,752,684
Short term borrowings	13	267,338,781	255,973,012
Trade and other payables	14	246,854,990	244,905,395
		1,445,502,008	1,426,631,091
Contingencies and Commitments	15		
Total Equity and Liabilities		2,042,117,205	2,037,200,058
		Level-	_

Director

Chief Executive

DOST STEELS LIMITED PROFIT AND LOSS ACCOUNT FOR THE YEAR ENDED JUNE 30, 2012

	Note	2012 Rupe	2011 es
Administrative expenses	16	(8,730,127)	(10,654,102)
Other operating income	17 _	133,403	146,470
Loss before taxation		(8,596,724)	(10,507,632)
Taxation	18	-	-
Loss after taxation	-	(8,596,724)	(10,507,632)
Loss per share	19	(0.13)	(0.16)

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

Chiefferenth

Chief Executive

DOST STEELS LIMITED STATEMENT OF COMPREHENSIVE INCOME FOR THE YEAR ENDED JUNE 30, 2012

	2012	2011
	Rupees	
Loss for the year	(8,596,724)	(10,507,632)
2005 for the year	(0,570,724)	(10,507,052)
Other comprehensive income		
Total comprehensive loss	(8,596,724)	(10,507,632)

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

Chief Executive

DOST STEELS LIMITED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED JUNE 30, 2012

	Share Capital	Revenue Reserve	Showshold and	
Particulars	Issued, subscribed and paid up	Accumulated loss	Shareholders' Equity	
		Rupees		
Balance as at June 30, 2010	674,645,000	(63,674,856)	610,970,144	
Total comprehensive loss	-	(10,507,632)	(10,507,632)	
Balance as at June 30, 2011	674,645,000	(74,182,488)	600,462,512	
Total comprehensive loss	-	(8,596,724)	(8,596,724)	
Balance as at June 30, 2012	674,645,000	(82,779,212)	591,865,788	

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

Chief Executive

DOST STEELS LIMITED CASH FLOW STATEMENT FOR THE YEAR ENDED JUNE 30, 2012

		Rupe	es
Α.	CASH FLOWS FROM OPERATING ACTIVITIES		
	Loss before taxation	(8,596,724)	(10,507,632)
	Adjustment for:		
	Provision for gratuity	198,507	4,550,902
	Operating loss before working capital changes	(8,398,217)	(5,956,730)
	(Increase) / Decrease in operating assets:		
	Advances	(332,686)	(74,679)
	Short term prepayment	- 1	165,000
	Tax refund due from government	(71,175)	(73,868)
	Other receivable	7,979	12,428
		(395,882)	28,881
	Increase / (Decrease) in current liabilities:		
	Trade and other payables	1,949,595	857,224
	Cash used in operations	(6,844,504)	(5,070,625)
	Long term security deposits- net	1,170,000	1,134,000
	Taxes paid	-	-
	Net cash used in operating activities	(5,674,504)	(3,936,625)
В.	CASH FLOW FROM INVESTING ACTIVITIES		
	Capital expenditures made during the year	(5,291,931)	(3,020,834)
	Net cash used in investing activities	(5,291,931)	(3,020,834)
с.	CASH FLOW FROM FINANCING ACTIVITIES		
	Proceeds of short term financing	11,365,769	6,911,504
	Net cash generated from financing activities	11,365,769	6,911,504
	Net increase / (decrease) in cash and cash equivalents	399,334	(45,955)
	Cash and cash equivalents at beginning of the year	129,421	175,376
	Cash and cash equivalents at end of the year	528,755	129,421
	The annual notes form on integral and of these formatic statements		

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

Chief Executive

Director

2012

2011

DOST STEELS LIMITED NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED JUNE 30, 2012

1 LEGAL STATUS AND NATURE OF BUSINESS

Dost Steels Limited (the Company) was incorporated in Pakistan on March 19, 2004 as a private limited company under the Companies Ordinance, 1984 (The Ordinance). The Company was converted into public limited company with effect from May 20, 2006 and then listed on the Karachi Stock Exchange (Guarantee) Limited with effect from November 26, 2007. The registered office of the Company is situated at Plot No. 222, Sector - 39, Korangi Creak Industrial Area, Karachi 74900. The principal business of the Company include manufacturing of steel, direct reduced iron, sponge iron, hot briquetted iron, carbon steel, pig iron and special alloy steel in different forms.

The Company has incurred a net loss of Rs. 8.597 (2011: Rs.10.508) million and its accumulated losses are Rs. 82.799 (2011: Rs. 74.182) million. Its current liabilities exceeds its current assets by Rs. 1,443.43 (2011: Rs 1,425.354) million. Further, the Company has insufficient funds to repay its overdue liabilities, owed to banking companies amounting to Rs 925.752 (2011: Rs.764.336) million.

Further, the Company is defendant in a law suit filed by one of the trade creditors of the Company during the year for winding up as the Company is unable to discharge its outstanding balance as well as the Company has failed to commence its commercial production during the year. Due to these factors material uncertainty arises which may create doubts regarding the Company's ability to continue as going concern and accordingly the Company may not be able to realize its assets and discharge its liabilities at the stated amounts.

However, the Company is still maintaining a positive relationship with the lead agent of syndicated loan. Further, the Company has also given a mandate to National Bank of Pakistan to make adequate plans and take necessary actions that are required for commencement of Company's commercial operations. Therefore the company expects that adequate inflows will be generated in the future years which will wipe out these losses. Due to strong chances of success of these plans, the financial statements are prepared on the basis of going concern assumption.

2 BASIS OF PREPARATION

2.1 Statement of Compliance

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

2.2 Functional and Presentation Currency

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

2.3 Basis of Measurement

These financial statements have been prepared under the historical cost convention except as otherwise disclosed in these financial statements. Further accrual basis of accounting has been followed except for cash flow information.

2.4 Use of Estimates And Judgments

The preparation of financial statements in conformity with approved accounting standards, as applicable in Pakistan, requires management to make judgments, estimates and assumptions that affect the application of policies and the reported amounts of asset, liabilities, income and expenses.

The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgments about the carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

In particular, information about significant areas of estimation, uncertainty and critical judgments in applying accounting policies that have the most significant effect on the amounts recognized in the financial statements are as follows: -

Property and Equipment

The Company estimates the rate of depreciation of property and equipment. Further, the Company reviews the value of the assets for possible impairment on an annual basis. Any change in the estimates in future years might affect the carrying amounts of the respective items of property and equipment with a corresponding effect on the depreciation charge and impairment.

_ Income Taxes

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

Trade receivables

The Company regularly reviews its trade and other receivables in order to estimate the provision required against bad debts.

_ Employee benefits

These are estimated by multiplying years of service with last drawn salary which will be different at each reporting date.

2.5 New, revised and amended standards and interpretations

The following standards, amendments and interpretations of approved accounting standards are effective for accounting periods beginning on or after January 1, 2011. These standards are either not relevant to the Companyøs operations or are not expected to have significant impact on the Companyøs financial statements:

Standards or interpretations		Effective Date (accounting periods beginning on or after)	
IFRS 7	Financial Instruments: Disclosures	July 1, 2011	
IAS 1	Presentation of Financial Statements	January 1, 2011	
IAS 24	Related Party Disclosures (Revised)	January 1, 2011	
IAS 34	Interim Financial Reporting	January 1, 2011	
IFRIC 13	Customer Loyalty Programmes	January 1, 2011	
IFRIC 14	IAS 19 μ The Limit on a Defined Benefit Asset, Minimum Funding	January 1, 2011	

Standards, Interpretations and Amendments to approved accounting standards not yet effective

The following revised standards and interpretations with respect to approved accounting standards as applicable in Pakistan would be effective from the dates mentioned against the respective standard or interpretation:

Standards or interp	pretation	(effective for annual periods beginning on or after)
IAS 1	Presentation of financial statements-Amendments to revise the way other comprehensive income is presented.	July 01, 2012
IAS 12	Income Taxes - Deferred tax: Recovery of underlying assets (Amendment)	January 1, 2012
[AS 19	Employees Benefits-Amended standard resulting from the post employment benefits and termination benefits plans	January 01, 2013
IFRIC 20	Stripping Costs in the Production Phase of a Surface Mine	January 01, 2013

The Company expects that the adoption of the above standards and interpretation will not have any material impact on its financial statements in the period of initial application except for increase in disclosure requirement.

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

Standards or interpretation		(effective for annual periods beginning on or after)
IFRS 9	Financial Instruments	January 01, 2013
IFRS 10	Consolidated Financial Statements	January 01, 2013

IFRS 11	Joint Arrangements	January 01, 2013
IFRS 12	Disclosure of Interests in Entities	January 01, 2013
IFRS 13	Fair Value Measurement	January 01, 2013
IAS 27	Separate Financial Statements due to non-adoption of IFRS 10 and	January 01, 2013
IAS 28	Investments in Associates and Joint Ventures due to non-adoption of IFRS 10 and IFRS 11	January 01, 2013

3 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

3.1 Property, plant, equipment and depreciation.

These are internally measured at cost subsequent to initial recognistion these are stated at cost less accumulated depreciation and impairment losses, if any, except for freehold land and capital work-in-progress, which are stated at cost. Depreciation on fixed assets is charged to income by applying reducing balance method at the rates specified in the relevant note.

Full year's depreciation is charged on the assets acquired during the year, whereas, no depreciation is charged in the year of disposal.

Normal repairs and maintenance are charged to income as and when incurred. Major renewals and improvements are capitalized.

Gain/ loss on disposal of fixed assets are recognized in the profit and loss account.

The assets' residual values and useful lives are continually reviewed by the Company and adjusted if impact on depreciation is significant. The company's estimate of residual values of property, plant and equipment as at June 30, 2012 has not required any adjustment as its impact is considered insignificant.

3.2 Cash and Cash Equivalents

Cash in hand and cash at bank, which are held to maturity, are carried at cost. For the purpose of cash flow statements, cash equivalent are short-term highly liquid instrument that are readily convertible to known amounts of cash and which are subject to insignificant risk of changes in values.

3.3 Long term loans

These are carried at their nominal values.

3.4 Trade and Other Payables

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

3.5 Taxation

Current

Provision for taxation is determined in accordance with the provisions of Income Tax Ordinance, 2001.

Deferred

Deferred tax is provided in full using the balance sheet liability method, on temporary differences arising between the tax base of assets and liabilities and their carrying amounts in the financial statements. The amount of deferred tax provided is based on the expected manner of realization or settlement of the carrying amount of assets and liabilities, using tax rates enacted or substantially enacted at the balance sheet date.

A deferred tax asset is recognised only to the extent that it is probable that future taxable profits will be available against which the asset can be utilised. The carrying amount of all deferred tax assets are reviewed at each balance sheet date and reduced to the extent, if it is no longer probable that sufficient taxable profits will be available to allow all or part of the deferred tax assets to be utilized.

3.6 Provisions

A provision is recognized when the Company has an obligation (legal or constructive), as a result of a past event and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation.

3.7 Revenue Recognition

Interest income is recorded on accrual basis using effective interest rate.

3.8 Financial Instruments

All the financial assets and liabilities are initially measured at fair value, and subsequently measured at fair value or amortized cost as the case may be. The Company derecognizes the financial assets and financial liabilities when it ceases to be a party to such contractual provisions of the instruments.

3.10 Off-Setting of Financial Assets And Financial Liabilities

Financial assets and financial liabilities are offset and the net amount is reported in the balance sheet if the Company has a legally enforceable right to set off the recognized amounts and intends either to settle on net basis or to realize the assets and to settle the liabilities simultaneously.

3.11 Impairment

The carrying amounts of the company's assets are reviewed at each balance sheet date to determine whether there is any indication of impairment loss. If any such indication exists, the assets recoverable amount is estimated and if the carrying amount of the asset is in excess of its recoverable amount, impairment loss is recognised as an expense to the extent carrying amount exceed the recoverable amount.

3.12 Related Party Transactions

The Company enters into transactions with related parties for sale or purchase of goods and services on an arm is length basis. However, loan from the related parties are unsecured and interest free.

3.13 Foreign Currency Translation

Foreign currency transactions are translated into Pak rupees at the rate of exchange prevailing on the date of each transaction. Assets and liabilities denominated in foreign currencies are translated into Pak rupee at the rate of exchange ruling on the balance sheet date.

3.14 Borrowing Cost

Borrowing costs related to the capital work-in-progress are capitalized in the cost of the related assets. All other borrowing costs are charged to profit & loss account when incurred.

3.15 Staff retirement benefit

Defined Benefit Plan

The Company has introduced an unfunded gratuity scheme for its permanent employees. Provisions are made in the financial statements to cover the obligation in respect of current and past service cost.

2011	upees
2012	Ru
	Note

164,294,240 1,849,955,413

164,466,240 1,855,075,344 2,019,541,584

4.1 4.3

PROPERTY, PLANT AND EQUIPMENT

Operating assets Capital work-in-progress

4.1 Operating Assets							
			OWNED	(ED			
Particulars	Freehold land	Furniture & fittings	Electric Equipmen	Computers equipments	Office equipments	Vehicles	Total
Year ended June 30, 2012 Opening net book value	157,876,220	1,848,943	2,136,490	490 635,448	57,191	1,739,948	164,294,240
Additions Net book value as at June 30, 2012	157,876,220	1,848,943	2,136,490	172,000 807,448	57,191	1,739,948	172,000 164,466,240
As at June 30, 2012 Cost	157,876,220	2,855,829	3,557,310	2,341,448	117,252	4,730,575	171,478,634
Accumulated depreciation	157,876,220	1,848,943	1,420,820 2,136,490	807,448	60,061 57,191	1,739,948	7,012,394 164,466,240
Year ended June 30, 2011 Opening net book value	157,876,220	1,848,943	2,136,490	635,448	57,191	1,739,948	164,294,240
Net book value as at June 30, 2011	157,876,220	1,848,943	2,136,490	635,448	57,191	1,739,948	164,294,240
As at June 30, 2011 Cost Accumulated depreciation	157,876,220	2,855,829	3,557,310	2,169,448	117,252	4,730,575	171,306,634
	157,876,220	1,848,943	2,136,490	635,448	57,191	1,739,948	164,294,240
Rate of Depreciation	1	15%	15%	30%	15%	20%	

^{4.2} No depreciation has been charged as the commercial production has not yet commenced.

				2012	2011
			Note	Rup	ees
	4.3	Capital work in progress			
		Land development Civil works Plant and machinery Unallocated borrowing costs		11,012,712 207,083,362 1,212,543,794 424,435,476	11,012,712 207,077,462 1,204,929,763 426,935,476
		Chanocated bollowing costs		1,855,075,344	1,849,955,413
			ı	1,000,010,011	1,019,900,115
5	LON	G TERM DEPOSITS			
		Against utilities	5.1	19,830,345	21,000,345
		Against rent Others		587,000 86,000	587,000
		Others	1	20,503,345	86,000 21,673,345
			1	20,303,343	21,073,343
	5.1	This security deposit against Gas of Rs 8.19 million (2011: 1.5%) per annum.	2011: 9.36 mi	illion) repayable in	10 years having
				2012	2011
			Note	Rup	
6	DEF	(Taxable) / deductible temporary differences due to Accelerated accounting depreciation Provision for gratuity	:	(511,419) 1,662,293	(120,146) 1,592,816
		Assessed tax losses	6.1	27,485,285 28,636,159	24,085,159 25,557,828
				20,030,139	23,337,626
	6.1	Deferred tax asset has not recognized on the ground t foreseeable future against which the asset could be util		taxable profits are	e not expected in
				2012	2011
				Rup	
7	ADV	ANCES			
		Considered good			
		To staff For supplies		120,780 850,000	138,094 500,000
		1 of Supplies		970,780	638,094
			ı	2012	2011
			Note	Rup	ees

	Income tax refundable		514,173	442,998
9	OTHER RECEIVABLE			
	Considered good Mark up receivable		58,568	66,547
	Considered doubtful		58,568	66,547
	Receivable against trading Provision against doubtful receivable		1,013,468 (1,013,468)	1,013,468 (1,013,468)
			58,568	66,547
10	CASH AND BANK BALANCES			
	Cash in hand Cash at banks - in current account		480,300 48,455	2,177 127,244
			528,755	129,421
11	ISSUED, SUBSCRIBED AND PAID UP CAPITAL			
	67,464,500 Ordinary shares of Rs.10 each fully paid in cash	11.1	674,645,000	674,645,000
	11.1 The shareholders are entitled to receive all distributed entitlements in the form of bonus and right shares as carry "one vote" per share without restriction.			
		Note	2012 Rupe	2011 ees
12	LONG TERM LOANS			
	Secured - from banking companies			
	Faysal Bank Limited	12.1	143,948,806	143,948,806
	Syndicate loan	12.2	737,359,431	737,359,431
	Saudi Pak Industrial and Agricultural Investment Company Limited	12.3	50,000,000	50,000,000
	Company Emined	12.3	931,308,237	931,308,237
	Current portion		5,555,552	161,417,168
	Overdue portion		925,752,685	764,335,516

12.1 The Company has arranged a Murabaha Finance facility aggregating to Rs. 150 million from Faysal Bank Limited for setting up the project and repayment of letter of credit facility. The facility is secured against first pari passu charge by way of mortgage of movable and immovable properties of the Company, personal guarantees of sponsors and demand promissory note in favor of the Faysal Bank Limited. The facility is repayable in 8 semi-annual installments of Rs.18.75 million commencing from after two years grace period from the final drawdown date being a date not later then 31st July 2006 or any later date as may be mutually agreed. The facility carries markup at a rate of KIBOR + 4% per annum on quarterly basis.

931,308,237

925,752,684 5,555,553

- 12.2 The Company has arranged an aggregate finance facility of Rs. 775 million from National Bank of Pakistan, Askari Bank Limited, NIB Bank Limited, Bank of Khyber, Pakistan Kuwait Investment Company (Private) Limited and The Royal Bank of Scotland Limited as syndicate loan, whereby Faysal Bank Limited is acting as agent of the syndicate. The loan is secured against first pari passu charge by way of mortgage over the mortgaged property of the Company, first pari passu charge over the hypothecated assets of the Company, personal guarantees of sponsors and demand promissory note in favor of the syndicate. The facility is repayable in 9 semi-annual installments of Rs.86.111 million commencing after two years grace period from the final drawdown date being a date not later then 31st July 2006. The facility carries markup at a rate of KIBOR + 4% per annum on quarterly basis.
- 12.3 The Company has arranged finance facility of Rs.50 million from Saudi Pak Industrial and Agricultural Investment Company Limited. The loan is secured against First Equitable Mortgage on all immovable assets of the Company plus 25% margin. The loan is repayable in 9 semi annual installments of Rs. 5.56 million commencing from December 2008.

2012			2	0.	H	
Rupees	-	-	-	-	-	-

13 SHORT TERM BORROWINGS

- Unsecured - interest free

Loan from related parties	44,695,217	33,929,594
Loan from directors	222,643,564	222,043,418
	267,338,781	255,973,012

14 TRADE AND OTHER PAYABLES

Trade creditors Accrued expenses With holding tax payable Book overdraft	14.1	36,290,369 209,860,647 104,940 599,034	34,368,971 210,508,824 27,600
	_	246,854,990	244,905,395

14.1 This includes accrued mark up amounting to Rs.203.85 (2011: 203.85) million.

15 CONTINGENCIES AND COMMITMENTS

15.1 Contingencies

- 15.1.1 Pakistan Kuwait Investment Company (Private) Limited (the lender) has claimed for recovery of Rs.122,197,136. The lender has advanced the loan as a part of consortium syndicate as discussed in note 13.2. The management is confident the suit is likely to be rejected as the lender has filed a suit without the approval of agent of the consortium syndicate as required under the finance agreement.
- 15.1.2 The suit has been filed by an ex-employee of the Company for recovery of Rs. 504,723 arrears and salary on termination from services.
- 15.1.3 The suit has been filed against the Company by one of the trade creditors of the Company in High Court of Sindh for recovery of Rs. 18,995,630. In addition to this, the said creditor has also filed a

petition of winding up against the Company on account of aforesaid unpaid debt. Both the suits are at the stage of hearing therefore the probable outcome of the suit or related liability is not determinable at this stage. Hence no provision is made in these financial statements.

15.2 Commitment

The Company is committed to capital expenditure amounting to Rs.51.112 (2011: Rs.54.793) million as at the balance sheet date.

		Note	2012 Rupe	2011 es
16 ADMINI	STRATIVE EXPENSES			
Ut Re Pr Ve Sh Te At Er Re Ba Fe	claries and other benefits cilities ent, rates and taxes inting and stationery chicle running and maintenance cares Transfer Expenses clephone, postage and couriers cuditors' remuneration cgal and professional charges attertainment expenses capairs and maintenance aveling and conveyance divertising expenses and charges and commission ces and subscription ceneral expenses	16.1	4,065,011 1,446,332 557,774 37,358 606,210 145,643 203,595 210,000 515,000 98,990 - 503,235 14,880 4,238 278,083 43,778	7,147,992 916,644 543,355 28,417 393,947 159,922 112,559 210,000 180,015 61,551 1,925 1,290 24,400 4,993

		2012	2011
16.1	Auditors' Remuneration	Rupee	es
	Audit fee	150,000	150,000
	Interim review fees and other certification	55,000	55,000
	Out of pocket expenses	5,000	5,000
		210,000	210,000
17 (OTHER OPERATING INCOME Income from financial assets		
	Interest on deposits	132,422	146,470
	Return on bank deposits	981	
		133,403	146,470
10 7	TAXATION		
18 T	AXAHON		
	Current	-	-
	Deferred		-
			-

18.1 Tax charge reconciliation

Reconciliation between tax expense and accounting profit has not been made because the Company has incurred tax loss during the year and turnover tax under section 113 is not applicable to the Company as the commercial production has not commenced during the year.

18.2 Returns for the tax year upto 2011 have been filed, which are deemed to be assessment order under provisions of the Income Tax Ordinance, 2001 however the CIR has power to re-assess any of the five preceding tax years.

19 LOSS PER SHARE

Loss attributable to ordinary shareholders	Rupees	(8,596,724)	(10,507,632)
Weighted average number of ordinary shares in issue		67,467,200	67,467,200
Loss per share - basic and diluted	Rupees	(0.13)	(0.16)

2012

2011

20 FINANCIAL INSTRUMENTS AND RISK MANAGEMENT

20.1 Financial Instrument by Category

Loans and receivables		
Long term deposits	20,503,345	21,673,345
Advances	120,780	138,094
Other receivable	58,568	66,547
Cash and bank balances	528,755	129,421
	21,211,448	22,007,407
Long term loans	_	5.555.553
Long term loans	-	5,555,553
Current and overdue portion of long term loans	931,308,237	925,752,684
Short term borrowings	267,338,781	255,973,012
Trade and other payables	246,854,990	244,905,395
	1,445,502,008	1,432,186,644

20.1 Financial risk management

The Board of Directors has overall responsibility for the establishment and oversight of the Company's financial risk management. The responsibility includes developing and monitoring the Company's risk management policies. To assist the Board in discharging its oversight responsibility, management has been made responsible for identifying, monitoring and managing the Company's financial risk exposures. The Company's exposure to the risks associated with the financial instruments and the risk management policies and procedures are summarized as follows:

a) Credit risk and concentration of credit risk

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

The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk at the reporting date is as follows:

	2012	2011
	Rupe	es
Long term deposits	20,503,345	21,673,345
Advances	120,780	138,094
Other receivable	58,568	66,547
Bank balances	48,455	127,244
	20,731,148	22,005,230

The credit quality of the receivables can be assessed with reference to the historical performance with no or some defaults in recent history, however, no loses. Company's bank balances are fall under the categories of A-1+ and A-2.

b) Liquidity Risk

Liquidity / cash flow risk reflects the Company's inability of raising funds to meet commitments. Management closely monitors the Company's liquidity and cash flow position. This includes maintenance of balance sheet liquidity ratios, debtors and creditors concentration both in terms of the overall funding mix. The Company is in process of negotiating with the lenders for rescheduling of long term loans. Further, the Company is working with syndicate consortium to arrange for working capital need to commence commercial production.

The following are the contractual maturities of the financial liabilities, including estimated interest payments: -

		201	2	
	Carrying amount	Contractual cash flows	One year or less	One year to two years
		Rup	ees	
Non-derivative				
financial liabilities				
Long term loans	931,308,237	(931,308,237)	(931,308,237)	-
Short term borrowings	267,338,781	(267,338,781)	(267,338,781)	-
Trade and other payables	246,854,990	(246,854,990)	(246,854,990)	-
	1,445,502,008	(1,445,502,008)	(1,445,502,008)	-
		201	11	
	Carrying amount	Contractual cash flows	One year or less	One year to two years
		Rupe		-
Non-derivative		,		
financial liabilities				
Long term loans	931,308,237	(931,308,237)	(925,752,684)	(5,555,553
Short term borrowings	255,973,012	(255,973,012)	(255,973,012)	-
Trade and other payables	244,905,395	(41,055,375)	(41,055,375)	_
	1,432,186,644	(1,432,186,644)	(1,426,631,091)	(5,555,553

c) Market risk

Market risk means that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices such as foreign exchange rates, interest rates and equity prices. The objective is to manage and control market risk exposures within acceptable parameters, while optimising the return. Market risk comprises of three types of risk: foreign exchange or currency risk, interest/mark up rate risk and price risk. The market risks associated with the Company's business activities are discussed as under:-

Currency risk

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

Currently the Company is not exposed to any currency risk because the company is not dealing in any foreign currency transactions.

Interest rate risk

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

At the balance sheet date the interest rate profile of the Company's interest-bearing financial instruments are: -

	2012 Rate	2011 Rate
Financial asset Fixed rate - Long term security deposit	1.5%	1.5%
Financial liabilities	11070	1.070
r inanciai nabianes		
Variable rate - Long term loans	16.34% to	16.34% to
-	16.84%	16.84%

Interest rate risk cash flow sensitivity

Since the Company is in phase of construction and errection, therefore all borrowing cost shall be capitalized as given under *IAS-23 Borrowing costs*, therefore, any change in interest rates at the reporting date would not be sensitive to profit and loss account and equity.

Capital risk management

The Company's objective when managing capital are to safeguard the Company's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital. In order to maintain or adjust the capital structure the Company may issue new shares and take other measures commensurating the circumstances.

Consistent with others in the industry, the Company monitors the capital on the basis of the debt to equity ratio. This ratio is calculated as net debt divided by total capital. Net debt is calculated as total borrowings less cash and bank balances. Total capital is calculated as equity as shown in the balance sheet plus net debt.

	2012 Rup	2011 ees
Total borrowings		
Long term loans	931,308,237	931,308,237
Short term loans	267,338,781	255,973,012
	1,198,647,018	1,187,281,249
Less: Cash and bank balances	(528,755)	(129,421)
Net debt	1,198,118,263	1,187,151,828
Total equity	591,865,788	600,462,512
Total capital	1,789,984,051	1,787,614,340
Gearing ratio	66.93%	66.41%

Fair value of financial assets and liabilities

The estimated fair value of financial instruments is not significantly different from their book value as shown in these financial statements.

21 TRANSACTIONS WITH RELATED PARTIES

Related parties include associated companies, directors of the company, companies where directors also hold directorship, related group companies, key management personnel, staff retirement funds and entities over which directors are able to exercise influence. All transactions involving related parties arising in the normal course of business are conducted at commercial terms and conditions, and at prices agreed based on inter company prices using admissible valuation modes, i.e. comparable uncontrolled price method except short term loan which are unsecured and interest free. There are no transactions with the key management personnel other than under their terms of employment / entitlements.

Transactions with related parties and associated undertakings, other than those disclosed elsewhere in these financial statements, are follows: -

	2012 Rupees	2011 Rupees
Entities over which directors have significant influence Receipt of short term loan	10,765,623	2,820,000
Loans from directors Receipt of short term loan	600,146	3,991,504

22 REMUNERATION AND OTHER BENEFITS TO CEO / DIRECTORS AND EXECUTIVES

The aggregate amount charged in the financial statements for the year for remuneration, including certain benefits, to the full time working executives of the Company is as follows: -

	2012	2011
	Rupees	Rupees
Remuneration to Executives:		
Managerial remuneration	787,500	787,500
House rent	-	-
Utilities		-
	787,500	787,500
Number of persons	1	1

The company is not providing any remuneration to its chief executive and directors.

23 OPERATING SEGMENT

These financial statements have been prepared on the basis of a single reportable segment. The chief operating decision-maker is responsible for allocating resources and assessing performance of the operating segments.

24 INSTALLED CAPACITY

As the plant has not been completely installed to start production, therefore installed capacity could not be determined.

25 DATE OF AUTHORIZATION FOR ISSUE

These financial statements have been authorized for issue by the Board of Directors of the Company 25th September 2012.

GENERAL 26

Figures have been rounded off to nearest rupee.

Chief Executive

NO. OF	CHAD	EHOL PRICE	NO. OF SHARES
SHAREHOLDERS		EHOLDINGS	HELD
127	1	100	3167
8862	101	500	4791469
1510	501	1000	1825670
1897	1001	5000	5989758
307	5001	10000	3001804
117	10001	15000	1717044
51	15001	20000	961765
26	20001	25000	862322
32	25001	30000	803177
15	30001	35000	492705
8	35001	40000	388825
4	40001	45000	297000
14	45001	50000	635001
8	50001	55000	367095
6	55001	60000	341879
1	60001	65000	65000
5	65001	70000	278430
6	70001	75000	218126
2	75001	80000	232456
3	80001	85000	167500
1	85001	90000	90000
1	90001	95000	600000
8	95001	100000	102925
2	100001	105000	107500
1	105001	110000	117599
2	120001	125000	125000
1	130001	135000	131100
1	135001	140000	144137
1	140001	145000	150000
1	145001	150000	164023
1	160001	165000	171143
1	175001	180000	178150
2	180001	185000	184575
1	250001	255000	187550
1	325001	330000	426505
1	395001	400000	225000
1	460001	465000	325500
1	570001	575000	385000
1	735001	740000	400000
1	975001	980000	463500
1	1105001	1110000	520000
1	2890001	2895000	2890500
1	3420001	3425000	3424484
1	5535001	5540000	5535221
1	5540001	5545000	5544688
1	6890001	6895000	6893203
1	7150001	7155000	7150961
1	7385001	7390000	7386043
13039	/303001	7370000	67464500

Category of Shareholding as at June 30, 2012

S. NO	SHAREHOLDERS CATEGORY	NUMBER OF SHAREHOLDERS	NUMBER OF SHARES HELD	PERCENTAGE %
			9	
1	Individuals	12991	66954554	99.24
2	Joint Stock Companies	42	375187	0.56
3	Investment Companies	1	12500	0.02
4	Insurance Companies	1	21183	0.03
5	Modarabas	1	5000	0.01
6	Financial Institutions	2	95076	0.14
7	Others	1	1000	0
	TOTAL	13039	67464500	100

Information as required under the Code of Corporate Governance as on 30th June 2012

Shareholders' Category	Number of Shareholders	Number of Shares held	Percentage
Associated Companies, Undertaking and Related Parties	-	-	-
Investment Companies	1	13,000	0.02%
Directors, CEO			
MR. JAMAL IFTAKHAR	1	7,150,961	10.60%
MR. ZAHID IFTAKHAR	1	6,893,203	10.22%
MR. MUSTAFA JAMAL	1	2,890,500	4.28%
MR. FAISAL ZAHID	1	100	0%
MR. BILAL JAMAL	1	100	0%
MR. HAMZA RAEES	1	100	0%
MR. SAAD ZAHID	1	1,100	0%
Directors Spouse and Minor Children	4	21,890,436	32.45%
Executives	-	-	-
Public Sector Companies & Corporation	42	375,187	0.56%
Banks, DFIs, NBFIs, Insurance Companies, Modaraba & Mutual Funds	5	133,759	0.20%
Shareholders Holding Ten Percent or more			
MR. JAMAL IFTAKHAR MRS.NAJMA JAMAL IFTAKHAR MR. ZAHID IFTAKHAR		7,150,961 7,386,043 6,893,203	10.60% 10.95% 10.22%

Detail of purchase/sales of shares by Directors/Company Secretary/Chief Financial Officer and their spouses/minor children as on 30-06-2012.

<u>Name</u>	<u>Dated</u>	<u>Purchase</u>	<u>Sales</u>	<u>Rate</u>
NIL	NIL	NIL	NIL	NIL

FORM OF PROXY

9th Annual General Meeting

i/vve		
of		being a member of DOST STEELS
LIMI	TED and holder of	Ordinary Shares, do hereby appoint
Mr/M	Irs/Miss	of
who	is also a member of DOST STEE	S LIMITED, vide Registered Folio No
as m	y/our proxy to attend, speak and	ote for me/us and on my/our behalf at the 9 th Annual General Meeting of
Com	pany to be held on 25 th October	112 at 02:00 p.m at Plot No. 222, Sector 39, Korangi Creek Industrial A
Kara	chi-74900 and at any adjournmer	here of
Sign	ed this	, 2012
Witne	ess:	
1	Signature	Member's Signature
	Name	(Signature should agree
	CNIC No/Passport No	
	Address	
		the Company)
2	Signature	Folio No
	Name	000.47.11
	CNIC No/Passport No	
	Address	No. of Shares held
		Distinctive New
		FromTo