

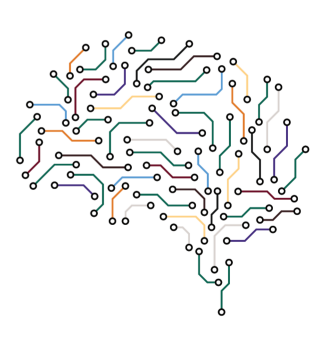


PROGRESSING TOWARDS SUSTAINABILITY



ANNUAL REPORT 2018-19Byco Petroleum Pakistan Limited





PROGRESSING TOWARDS SUSTAINABILITY



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VISION

Our vision is to be the leading energy company by delivering the core business, achieving sustainable productivity and profitability to deliver a superior shareholder return.

MISSION

Our mission is to proactively invest in the development of infrastructure, in order to become a single source supply chain for meeting the economy's chemicals, energy, petroleum and petrochemical requirements, thereby providing the best possible returns to all our stakeholders.

CODE OF ETHICS

Byco is engaged in the manufacturing of a wide range of petroleum products. We aim to achieve sustainable productivity and profitability, while maintaining the highest standards of care for the environment, health and safety. This practically means enacting policies that assure ongoing human resource development, enhancement of value addition, implementation of conservation measures, growth upgradation and the addition of newer generation technologies. Our Company believes in the application of business ethics as have been embodied in this document.



- The credibility, goodwill and repute earned are maintained through continued conviction in our corporate values of honesty, integrity, justice and respect for people. Our Company promotes openness, professionalism, teamwork and trust in all its business activities.
- Safeguarding Shareholders' interest and a worthwhile return on equity is an integral part of our business ethics.
- We believe in servicing customers by providing products which are manufactured and priced competitively, and which are also meeting or exceeding the environmental standards of the country.
- We are an equal opportunity employer and proactively invest in our human capital, offering competitive employment terms and providing a safe and congenial working environment to all our employees.
- We believe that profit is the real yardstick to measure our value addition to the economy and is essential for business survival as it measures efficiency and the value that the customer places on products and services produced by the Company.
- In view of the critical importance of our business and its impact on the national economy, our Company provides all relevant information concerning its activities transparently to all stakeholders, subject to any overriding confidentiality.

Amir Abbassciy
Chief Executive Officer

COMPANY INFORMATION

Board	of D)irec	tors
Akhtar H	uceain	Malik	

Akhtar Hussain Malik	Chairman & Independent Director
Amir Abbassciy	Director & Chief Executive Officer
Tabish Gauhar	Independent Director
Syed Arshad Raza	Director
Mohammad Wasi Khan	Director
Muhammad Yasin Khan	Director
Uzma Abbasi	Director

Audit Committee

Tabish Gauhar	Chairman
Mohammad Wasi Khan	Member
Muhammad Yasin Khan	Member

Human Resource and Remuneration Committee

Tabish Gauhar	Chairman
Syed Arshad Raza	Member
Mohammad Wasi Khan	Member

Risk Management Committee

Amir Abbassciy	Chairman
Tabish Gauhar	Member
Syed Arshad Raza	Member
Mohammad Wasi Khan	Member

Chief Financial Officer

Zafar Shahab

Company Secretary

Majid Muqtadir

Auditors

EY Ford Rhodes Chartered Accountants

Bankers

Allied Bank Limited

Al Baraka Bank (Pakistan) Limited

Askari Bank Limited

Bank Alfalah Limited

Bank Islami Pakistan Limited

Faysal Bank Limited

First Women Bank Limited

Habib Bank Limited

Habib Metropolitan Bank Limited

Industrial and Commercial Bank of China Limited

JS Bank Limited

MCB Bank Limited

Meezan Bank Limited

National Bank of Pakistan

Pak Oman Investment Company Limited

Saudi Pak Industrial and Agricultural Investment Company Limited

Standard Chartered Bank (Pakistan) Limited

Soneri Bank Limited

Summit Bank Limited

Silkbank Limited

The Bank of Punjab

United Bank Limited

The Bank of Khyber

Pak-Gulf Leasing Company Limited

Share Registrar

FAMCO Associates (Pvt) Limited 8-F, Next to Hotel Faran Nursery, Block - 6, P.E.C.H.S, Shahrah-e-Faisal, Karachi Tel: (92 21) 3438 0101, 3438 0102

Fax: (92 21) 3438 0106

Registered Office

9th Floor, The Harbour Front, Dolmen City HC-3, Block-4, Marine Drive, Clifton, Karachi 75600, Pakistan Tel: (92 21) 111 222 081

Fax: (92 21) 111 888 081

Website

www.byco.com.pk

ENVIRONMENT HEALTH SAFETY AND SECURITY (EHSS) POLICY

Byco is committed to delivering sustainable world class performance through prevention of injury and ill-health, preservation of environment and safeguarding health, safety and welfare of its employees and visitors to our sites in a manner that is compliant with local laws, customs and culture.

We derive strength from our core values of fairness and honesty, integrity, respect, teamwork, trust and

transparency, passion for excellence and tenacity in achieving results. As a corporate entity, we care about people and the world in which we live in.

We have deployed the optimal leadership and management structure to deliver this policy and provide an unbroken chain of responsibility and accountability for EHSS.

EHSS GUIDING PRINCIPLE

- ldentify and eliminate or otherwise control, EHSS risks to our people, our communities and the environment in which we operate
- Use EHSS risk framework to develop and deliver measurable EHSS objectives and targets
- Ensure employees are equipped and trained to adopt a healthy, safe and environmentally conscious lifestyle both at work and home
- Continuously seek to reduce the environmental impact of our business operations by:
 - Improving energy efficiency and natural
 - Reusing and recycling materials to minimize waste and pollution
 - Endeavour to protect and restore biodiversity
 - Undertaking specific programs to reduce greenhouse gas emissions from our business
- ▶ Generate sustainable EHSS performance through long-term, mutually beneficial relationships with our communities, governments, our business partners and other stakeholders



COMMITMENT TO EHSS POLICY

- The management team is accountable for the delivery of EHSS improvements and providing the necessary resources
- All stakeholders of our business must understand their responsibilities towards EHSS and demonstrate their commitment through actions towards achieving our goal of
- Complying with all applicable laws, EHSS standards and other voluntary requirements
- Developing, implementing and maintaining recognized management systems and programs that ensure appropriate and consistent implementation of this EHSS policy
- Obtaining assurance of our EHSS policy and management systems through regular audits and reviews of our performance
- Promoting effective employee, contractor and stakeholder participation in and awareness of EHSS issues and programs related to our operations through training, communication and regular public reporting of performance
- In recent years, Byco's EHSS has embarked upon its journey to fully implement Dupont's Process Safety Management system. the world's standard when it comes to Safety Management

Amir Abbassciy Chief Executive Officer

Financial Highlights

(Hupees	ın	million	,
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	2019	2018	2017	2016	2015	2014
Balance Sheet						
Share Capital	53,299	53,299	53,299	9,779	9,779	9,779
Share holders' equity	28,218	30,222	21,918	6,555	5,188	5,052
Property, plant and equipment	69,138	68,716	69,030	12,581	13,716	14,928
Long term investment	16,932	16,932	16,932	22,661	5,729	5,729
Long term loans and advances	861	939	948	_	16,931	_
Stock in trade	29,260	29,391	12,583	7,332	4,860	8,778
Trade debts	5,337	5,464	4,858	8,287	9,349	10,245
Total current assets	41,895	40,378	21,630	20,642	18,549	38,589
Total current liabilities	75,454	72,706	56,264	39,179	36,376	37,786
Short term borrowings	15,849	2,323	3,372	6,594	738	6,402
Current portion of non-current liabilities	7,897	8,766	7,932	5,447	3,729	2,655
Non-current liabilities	26,470	26,824	31,657	10,160	13,372	16,216
Profit or Loss Account						
Net sales	197,831	166,290	88,420	77,702	94,807	92,545
Cost of sales	195,871	157,134	84,196	73,419	89,941	92,136
Gross profit	1,960	9,156	4,224	4,283	4,866	409
Operating profit / (loss)	832	8,248	3,611	3,253	2,935	(2,695)
Financial charges	3,070	2,878	2,283	2,309	2,758	2,793
(Loss) / Profit before taxation	(2,238)	5,370	1,327	718	(151)	(6,325)
(Loss) / Profit after taxation	(1,684)	5,020	2,182	1,367	72	(5,937)

Financial Highlights

		2019	2018	2017	2016	2015	2014
Profitability Ratios							
Gross Profit	%	0.99%	5.51%	4.78%	5.51%	5.13%	0.45%
(Loss) / Profit before Tax	%	-1.13%	3.23%	1.50%	0.92%	-0.16%	-6.83%
Net (Loss) / Profit	%	-0.85%	3.02%	2.47%	1.76%	0.08%	-6.42%
EBITDA Margin to sales	%	2.14%	6.78%	7.12%	5.73%	4.44%	-1.83%
Return on equity	%	-5.97%	16.61%	9.95%	20.86%	1.39%	-117.52%
Liquidity Ratios							
Current Ratio	Times	0.56	0.56	0.38	0.53	0.51	1.02
Quick / Acid Test Ratio	Times	0.17	0.15	0.16	0.34	0.38	0.78
Activity / Turnover Ratios							
Inventory turnover	Days	54.65	48.75	43.17	30.31	27.67	28.69
Debtors turnover	Days	9.96	11.33	27.13	41.42	37.72	44.11
Creditors turnover	Days	98.98	116.36	147.07	141.72	119.75	95.39
Inventory turnover	Times	6.68	7.49	8.46	12.04	13.19	12.72
Debtors turnover	Times	36.63	32.22	13.45	8.81	9.68	8.27
Creditors turnover	Times	3.69	3.14	2.48	2.58	3.05	3.83
Total assets turnover ratio	Times	1.52	1.28	0.80	1.39	1.71	1.56
Fixed assets turnover ratio	Times	2.86	2.42	1.28	6.18	6.91	6.20
Financial Leverage Ratios							
Interest coverage ratio	Times	0.27	2.87	1.58	1.41	1.06	(0.96)
Debt to equity ratio	Times	1.78	1.25	1.96	3.39	3.44	5.00
Investment / Market Ratios							
(Loss) / Earnings per share	Rs.	(0.32)	0.94	0.41	1.40	0.07	(6.07)



CHAIRMAN'S REVIEW

For the year ended June 30, 2019

On behalf of the Board of Directors. I am pleased to present the Annual Report of the Company for the year ended 30th June, 2019.

Given the deteriorating state of economy and rapid changes in international oil prices, the year 2018-2019 remained one of the most difficult years for the industry, specifically refineries. With the declining consumption of Furnace Oil (FO), it was a challenge to operate the refineries at an optimal capacity. And the abrupt depreciation of Rupee has further worsened it. I am hopeful that the Government will take immediate actions to address the concerns raised by the industry.

The Company did not install Diesel Hydro Desulphurisation unit (DHDS) due to which it is subject to lower prices of High Speed Diesel. Efforts are being made to address this matter on priority.

Overall performance of the Board of Directors remained upto the mark. The Board comprises of experienced and seasoned individuals with diversified experience and they have played an important role in making the Board effective at all levels. The Committees of the Board operated efficiently and assisted the Board in all the key matters.

On behalf of the Board, I would like to thank all the stakeholders for their trust and support. I am confident that the Company has all the ingredients necessary to achieve the expectations of all its stakeholders.

Akhtar Hussain Malik

Karachi 24th September 2019

DIRECTORS'REPORT

For the year ended June 30, 2019

In the name of Allah the Most Merciful and the Most Benevolent.

The Directors of your Company are pleased to present the Annual Report of the Company together with the audited, stand alone and consolidated, financial statements and auditors' report thereon for the year ended 30th June, 2019.

The period under review has been one of the most challenging and testing, as Pakistan's economic growth slowed down sharply hitting a nine-year low of 3.3%, missing the ambitious growth target of 6.2%. Major challenges remained swelling trade and current account deficit and these put an immense pressure on the country's meagre foreign currency reserves resulting in the free fall of the Rupee. Since December 2017, the Rupee lost its value by 44% resulting in inflationary pressure. Rising interest rates with KIBOR crossing the double digit mark and reaching twice of what it was last year was another factor which severely hampered the Country's growth target by impeding businesses' capacity to operate sustainably. These challenges had a multiplying negative impact on the performance of the oil sector, which saw a decline of 22% in consumption YoY.

The steep devaluation of the Rupee struck almost every industry but oil sector is the worst affected due to non-availability of foreign exchange hedging mechanism. Oil imports constitute about 18% of country's imports and devaluation of over 34% in just one year caused huge exchange losses to the sector. Due to this, your Company incurred exchange loss of Rs. 4.19 billion.

The Company, as a prudent policy, minimized its exposure in foreign currency to the lowest possible. However, given the restriction on the oil industry to obtain forward cover, while it was possible to minimize, which your Company did, it was not possible to eliminate the exchange loss entirely.

The unstable Rupee also negatively affected the refinery margin as petroleum products' prices in the country are fixed for a month using exchange rate of previous month and these are not revised to account for any Rupee devaluation during the month. This had a detrimental impact on all the refineries' profitability and the policy of price fixation for the whole month needs to be reviewed by the Government to align it with international practices.

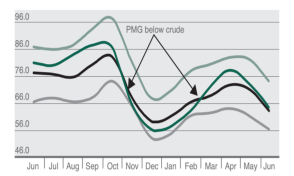
The second biggest challenge for the oil industry was abrupt changes in the international oil prices. Within two months, the prices of crude oil declined by 26% (from high of US\$ 81/bbl in October 2018 to low of US\$ 60/bbl in December 2018). Unprecedented trading value of Motor Gasoline below Crude Oil was



Pak Rupee / US\$ Parity







FO Consumption

9.26 8.96 7.41

FY 2015 FY 2016 FY 2017 FY 2018 FY 2019

another blow to the refiners which further squeezed the refinery margins.

Continuous decline in consumption of Furnace Oil (FO) is another fundamental challenge being faced by all refineries as FO consumption in current year is less than half as compared to last year. As reported before, the decline is due to the replacement of FO with Liquefied Natural Gas (LNG) and coal for power generation. The reduction in demand for FO has resulted in reduced throughput for refineries and reduced sales volume compared to previous year. The Company is looking at various options to address the declining demand of FO and is working toward developing a viable solution in this respect.

The Company gets lower price for its High Speed Diesel (HSD) as per the pricing criteria approved by the Government and efforts are being made to make the HSD product Euro II compliant.

Despite above challenges, the Company achieved gross turnover of Rs. 251 billion which is 17% higher compared to last year though the increase was primarily driven by the rising oil prices and steep Rupee devaluation. The Gross Profit declined significantly by 78% to Rs. 1.9 Billion (LY: Rs. 9.1 billion) primarily due to reasons mentioned above. The Company incurred loss after tax of Rs. 1.6 billion (LPS: Rs. 0.32) as compared to profit after tax of Rs. 5.0 Billion (EPS: Rs. 0.94) last year. As a result, the Directors do not recommend dividend for the year ended June 30, 2019.

During this period because the Company balanced the throughput of its refineries in order to minimize its exposure to foreign exchange losses by maintaining minimal committed volumes to its Customers, it resulted in lowering Byco's refineries' capacity utilisation.

The commissioning of an Isomerisation Unit by the wholly owned subsidiary of the Company was the major achievement of the current year, which has enabled all of the Light Naphtha to be converted into Premium Motor Gasoline (PMG). We are pleased to inform that Byco is the only company in Pakistan producing 92 RON PMG and are not subject to RON penalty, leading to virtually zero Naphtha exports.

The Single Point Mooring (SPM) facility continued to provide support for timely supply of crude oil to the refineries. The SPM facility of the Company is handling about 23% of the country's crude oil

imports thereby continually proving its importance in Pakistan's oil infrastructure.

The marketing arm of the Company continued expanding its foot-print and 28 new retail stations were added during the year.

On a consolidated basis, the Group's loss per share amounted to Rs. 0.43 (Earning per Share 2018: Rs. 0.81). Byco Isomerisation Pakistan (Private) Limited (BIPL), the wholly owned subsidiary of the Company, incurred a net loss of Rs. 806 million primarily due to the depreciation on fixed assets. It is expected that BIPL will generate profits with the increased throughput of refineries. There has been a delay in payment of Government dues (as mentioned in note 24 to the financial statements) due to delay in recovery / utilization of funds and clearing of old outstanding government dues.

The Company has started limited procurement of local crude and has successfully blended it with imported crude oil while retaining product quality and yields. This has not only reduced the Company's exposure on currency fluctuations but also reduced the demand for foreign exchange. The Company is seeking to increase its allocation of local crude oil and condensate.

While these are testing times for the country owing to a multitude of challenges faced on regional geo political and economic fronts, high interest rates, inflation and weaker Rupee the Company remains committed to contribute positively towards the economic and social development of the country and we are confident that the Company will respond to the above challenges by managing its operations safely, economically and sustainably.

For a more comprehensive look at the financials of your Company over the last six years, refer to page 12.

Corporate Social Responsibility (CSR)

Byco focuses much of its corporate social responsibility efforts towards communities neighboring its refineries in Balochistan. Byco provides job opportunities to these communities, and offers a Management Trainee program to fresh graduates. Social services are offered including financial and material support to the company's neighboring underserved communities. Byco positively engages youth through sports.

To combat climate change and mitigate carbon emissions, Byco collaborates with The Urban Forest to plant trees. An award-winning environmental awareness campaign was conducted, with millions of Moringa seeds distributed nationwide through Byco's retail outlets.

Environment, Health, Safety And Security (EHSS)

As part of its goal of adopting DuPont's Process Safety Management (PSM) system at Byco, the Company focused on safe commission activities, multiple turnarounds without accident or injury, EHS resource development, and sustainability at its refineries. Safety Trainings, management safety audits, and other EHS related initiatives were undertaken through the year.

Byco strengthened its EHS program by introducing a comprehensive Incident Investigation and Reporting system, with an EHS management portal.

Compliance with the Code of Corporate Governance

The Company has been and remains committed to conduct its business in line with the code of corporate governance and the listing regulations of the Pakistan Stock Exchange. As required by the Code of Corporate Governance, following is the statement of compliance with the Corporate and Financial Reporting Framework of the Code:

The Directors are pleased to confirm that:

- The financial statements, prepared by the Management of the Company, present its state of affairs fairly, the results of its operations, cash flows and changes in equity.
- Proper books of accounts have been maintained in the manner required under the Companies Act, 2017.
- Appropriate accounting policies have been consistently applied in preparation of financial statements. 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 deviation if any, has been adequately disclosed.
- The system of internal control is sound in design and has been effectively implemented and monitored.
- During the year five meetings of the Board of Directors were held and attendance by the directors was as follows:

Name of Director	Number of Meetings Attended
Mr. Amir Abbassciy	4
Mr. Muhammad Mahmood Hussain (Resigned on 21st March 2019)	4
Mr. Akhtar Hussain Malik	5
Mr. Syed Arshad Raza	5
Mr. Omar Khan Lodhi (Resigned on 3 rd September 2018)	-
Mr. Chaudhary Khaqan Saadullah Khan (Resigned on 3 rd September 2018)	1
Mr. Murtaza Hussain (Resigned on 3 rd September 2018)	1
Mr. Mohammad Wasi Khan (Appointed on 25 th October 2018)	3
Mr. Muhammad Yasin Khan (Appointed on 25th October 2018)	3
Mr. Shah Arshad Abrar (Appointed on 25 th October 2018)	3
Mr. Tabish Gauhar (Appointed on 27th March 2019)	1

The Board of Directors gave leave of absence to those directors who were unable to attend.

The Board places on record its appreciation for the valuable services rendered by outgoing directors on the Board.

Audit Committee

The Audit Committee held five meetings during the year. Attendance by each member was as follows:

Name of Director Mee	tings Attended
Muhammad Mahmood Hussain (Resigned on 21st March 2019)	4
Syed Arshad Raza (Resigned on 05th April 2019)	4
Muhammad Yasin Khan (Appointed on 26th November 2018)	2
Tabish Gauhar (Appointed on 05th April 2019)	1
Mohammad Wasi Khan (Appointed on 05th April 2019)	1

Human Resource and Remuneration Committee

The HR & Remuneration Committee held NIL meeting during the year.

Pattern of Shareholding

- The pattern of shareholding and additional information as at 30th June 2019 appears on page 118 of the Annual Report.
- Byco Industries Incorporated, based in Mauritius, holds 91.83% shares, financial institutions and banks and others hold 3.74% shares, and 4.43% shares are held by individuals.
- During the year, the only trade in the shares of the Company was done by an executive, which was subsequently communicated to Pakistan Stock Exchange Limited. The details of transaction was also presented by the Company Secretary at the subsequent meeting of the Board of Directors of the Company.

External Auditors

The auditors Messrs EY Ford Rhodes Chartered Accountants retired and offered themselves for reappointment. The Audit Committee has recommended the reappointment of Messrs EY Ford Rhodes Chartered Accountants as auditors for the year ending June 30, 2020.

Acknowledgement

The Board wishes to express appreciation and place on record its gratitude for the co-operation extended to your Company by Government of Pakistan and strategic partners including financial institutions, vendors, suppliers, customers and shareholders of your Company.

We would also like to thank our dedicated employees for their commitment towards sustainable operations.

For and on behalf of the Board of Directors

ہیو من ریسورس اور مشاہرہ کمیٹی

ہومن ریبورس اورمشاہر ہمیٹی نے سال رواں کے دوران کوئی اجلاس منعقد

شیئر ہولڈنگ کی ساخت

- 30 جون، 2019 كوثيئر ہولڈنگ اوراضا في معلومات كى ساخت سالانه ر پورٹ کے صفح نمبر 118 پرموجود ہے۔
- ماریشیس میں واقع ، مائیکوانڈسٹر ہزا نکار بوریٹڈ 91.83 فیصد شیئر ز کا مالك ہے، مالياتي ادار بےاور بينك اور ديگر 3.74 فيصد شيئر زجيكه افراد واحد 4.43شيئر زر ڪيتے ہيں۔
- سال رواں کے دوران ڈائر یکٹرز، ایگز یکٹیوزیاان کے شریب حیات اور نابالغ بحوں کی طرف ہے کمپنی کے شیئر زمیں کوئی ٹریڈنگ نہیں کی گئی۔

بيرونىمحاسبي

آ ڈیٹر زمیسر زای وائے فورڈ رہوڈ ز جارٹرڈا کاؤنٹیٹش انی مدے مکمل کر چکے ہیں اور ان کی جانب سے انی دوبارہ تقرری کی پیشکش کی گئی۔ آڈٹ کمپٹی نے میسرزای واے فورڈ رہوڈ ز جارٹرڈا کا وشیش کی بطور آڈیٹرز 30 جون، 2020 کونتم ہونے والے مالی سال کے لیے دوبارہ تقرری کی سفارش کی ہے۔

بورڈ؛حکومت پاکستان اورآ کی کمپنی کے کاروباری شراکت داربشمول مالیاتی . اداروں، وینڈرز،سیلائرز،سٹمرزاور صصی یافتگان کی جانب سے ممپنی کوفراہم کر دہ تعاون ر تہددل ہے ممنونیت کا اظہار کرتے ہوئے انہیں خراج تحسین پیش کرتا ہے۔

ہم مشحکم کار وباری سرگرمیوں کے لیے اپنے پُرخلوص اوراحساس ذیمداری سے بھریور ملاز مین کے بھی شکر گزار ہیں۔

برائے ومنحانب بورڈ آف ڈائر یکٹرز

- مالياتي گوشواروں كى تيارى ميں مناسب وموزوں ا كاؤنٹنگ باليسيوں كو با قاعدگی کے ساتھ زیرعمل لایا گیاہے۔اکا وَ مُنگ کے تخمینے معقول اور مختاط فیصله سازی پرمبنی ہیں۔
- سیاست میں مجوزہ، بین الاقوامی مالیاتی رپورٹنگ کے معیارات کو مالیاتی سیاکتان میں مجوزہ، بین الاقوامی مالیاتی رپورٹنگ کے معیارات کو مالیاتی ۔ گوشواروں کی تیاری میں ملحوظ رکھا گیا ہے اوراس سے کسی بھی قتم کے انحراف كومناسب طور پر ظاہر كر ديا گياہے۔
- داخلی کنٹرول کا نظام تھکم بناوٹ کا حامل ہے اوراس کا مؤثر نفاذ اور نگرانی کی گئی ہے۔
 - سال کے دوران بورڈ آف ڈائر یکٹرز کے سات احلاس منعقد ہوئے جن میں ڈائر یکٹرز کی حاضری پہرہی:

اجلاس میں شرکت کی تعداد	ڈائر <u>ک</u> یٹر کانام
4	جناب عامرعباس
4	جناب مجمود حسین (21 مارچ 2019 کو مستعنی ہوگئے)
5	جناب اختر حسين ملك
5	جناب سيدار شدرضا
-	جناب عمرخان لودهی (3 تتمبر 2018 کومتعنی ہوگئے)
1	جناب چو ہدری خاقان سعداللہ خان(3 ستبر 2018 کو مستعفی ہوگئے)
1	جناب مرتضلی حسین (3 ستمبر 2018 کوستعفی ہوگئے)
3	جناب محمدوسعی خان (25 اکتوبر 2018 کوئے ڈائز یکٹرمقرر ہوئے)
3	جناب مجمدیسین خان (25 اکتوبر 2018 کونٹے ڈائر یکٹرمقرر ہوئے)
3	جناب ارشدا برار (25 ا کتوبر 2018 کوئے ڈائر یکٹر مقرر ہوئے)
1	جناب تابش گوھر (27 مارچ 2019 کوئے ڈائز یکٹرمقرر ہوئے)

ا جلاس میں شرکت ہے قاصر ڈائر یکٹر زکو پورڈ آف ڈائر یکٹر ز کی جانب سے غیر حاضری کی احازت دے دی گئی تھی۔

سبکدوش ہونے والے ڈائر یکٹرز کی جانب ہے کمپنی کے لیے گراں قدر خدمات پر بورڈ نے انہیں باضابطہطور پرسراہا۔

آ ڈٹ کمیٹی نے سال رواں کے دوران مانچ اجلاس منعقد کے۔ ہررکن کی طرف سے اجلاس میں شرکت کی تعداد درج ذیل ہے:

شركت كى تعداد	
4	جناب مجر محمود حسین (21 ارچ 2019 کو مستعنی ہوگئے)
4	جناب سیدار شدر ضا (5اپریل 2019 کو مستعنی ہوگئے)
2	جناب یسین خان (26 نومبر 2018 کومقرر ہوئے)
1	جناب تابش گوهر (5اپریل 2019 کومقرر ہوئے)
1	جناب مُحدوسعی خان (5 اپریل 2019 کومقرر ہوئے)

Chief Executive Officer Karachi 24th September 2019

Director

ڈائر یکٹر

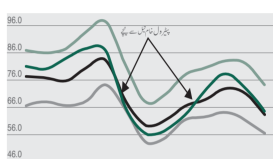
24 تتمبر، 2019

2018-19

یا کتانی رویے 1 بہ مساوی امریکی ڈالر







Jun | Jul | Aug | Sep | Oct | Nov | Dec | Jan | Feb | Mar | Apr | May | Jun

ايف او كااستعال



فرنیس آئل (ایف او) کے استعال میں مسلسل تنزلی ایک اور بنیادی امتحان ہے جس کا سامنا تمام ریفائنریوں کوہے کیونکہ ایف او کااستعال گزشتہ سال کےمقابلے میں اس سال تقریباً نصف ہے۔جبیبا کہ پہلے بتایا گیا،اس تنزلی کی وجہ مائع قدرتی گیس (ایل این جی)اور بحلی کی پیداوار کے لیے کو نلے کے ساتھ ایف او کی تبدیلی ہے۔ ایف او کی طلب میں کمی کا تتچەرىفائنرىزكے ليے گزشتەسال كےمقابلے میں كم تجارتی مال اور فروخت کے كم حجم كی صورت میں نکلا کمپنی ایف او کی گرتی ہوئی طلب کا مسّلات کرنے کے لیے مختلف آپشنز د مکھر ہی ہے اور اس حوالے سے ایک عملی حل کے فروغ پر کام کر رہی ہے۔

کمپنی حکومت کی جانب سے قیمتوں کے منظورشدہ معیار کےمطابق اپنے ہائی اسپیڈ ڈیزل (HSD) کے لیے کم ترقیت حاصل کرتی ہے اور HSD پراڈکٹ کو Euro ااسے ہم آ ہنگ کرنے کے لیے کوششیں جاری ہیں۔

درج بالاامتحانات کے باوجود کمپنی نے 251 ارب روپے کی مجموعی آمدنی حاصل کی جوكةً كُرْشته سال كے مقابلے میں 17 فيصدزيادہ ہے اگر چهاس اضافے كى بنيادى وجبہ بڑھتی ہوئی تیل کی قیمتیں اور گرتی ہوئی رویے کی قدر ہے۔ مجموعی نفع 78 فیصد سے نمایاں طور پرکم ہوکر 1.9 ارب روپے (گزشتہ سال:9.1 ارب روپے)رہا،جس کا بنیادی سبب مذکوره بالا وجوبات ہیں۔ کمپنی نے 6. 1 ارب رویے (فی حصص نقصان: 2.30رویے) کابعداز ٹیکس خالص خسارہ برداشت کیا جو کہ گزشتہ سال5.0ارب روپے (نی حصص آیدنی: 0.94روپے) کامنافع بعداز نیکس تھا۔ نیتیتاً ، ڈائریکٹرز نے سال اختتام 30 جون، 2019 کے لیمخص کر دہ رقوم کی تجویز نہیں دی۔

اس سال کے دوران چونکہ کمپنی نے غیرمکی زیرمبادلہ کی مدمیں ہونے والے خساروں سے بچنے کے لیےاینے صارفین کے لیے کم سے کم مختص حجم کے ذریعے اپنی ریفائنریوں کے تجارتی مال کومتواز ن رکھا،اس کا نتیجہ ریفائنریوں کی پیداوار گنجائش ہے کم ہوئی -

تمپنی کے ممل طور برزیر ملکیت ذیلی ادارے کی جانب سے ہم ترکیبی (آئسو رائزیشن) يونث كاعملاً آغاز حاليه سال اوراب تك كي ايك بري كامياني تهي ،تمام ترلائث نافتها كو پٹرول (PMG) میں بدل دیا گیاہے۔ ہمیں پیاطلاع دیتے ہوئے خوشی ہورہی ہے كه بانكيوزمكى كى واحدر يفائنريان مين جو پيٹرول 92RON پيدا كرر بى ميں اور چنانچه ان په RON كى سزا كالطلاق نېيىن ہوتااور يەفى الواقع صفر نافتھا برآ مدات كاباعث ہيں۔

سنگل یوائنٹ مورنگ (SPM) کی سہولت نے ریفائنریوں کوخام تیل کی بروقت فراہمی جاری رکھی ۔ کمپنی کی SPM سہولت ملک کے خام تیل کی تقریباً 23 فیصد

درآ مدات پڑمل درآ مد کررہی ہے اور اس طرح ملک کے تیل نظام کے بنیا دی ڈھانچے میں مسلسل اپنی اہمیت ثابت کررہی ہے۔

کمپنی کے مارکیٹنگ کے شعبے نے بھی اپنے مثبت اثر ات جاری رکھے اور مذکورہ سال کے دوران 28 نئے پٹرول پیپ شامل ہوئے۔

اجمّا كى بنيادىر، گروپ كافى حصص خساره 0.43 روي (2018 مين في حصص آمدنی: 0.81روپے) رہا۔ ہائیکوآ ئسوم ائزیشن یا کتان (پرائیویٹ) لمیٹڈ (BIPL) نے، جو کہ پنی کی ممل ملکیت کا حامل ذیلی ادارہ ہے، یائیدارا ثاثوں کی تخفیفِ قدر کے باعث ابتدائی طور پر 806 ملین رویے کا خالص نقصان برداشت کیا۔ تو قع ہے کہ ریفائنروں کی اضافی پیداوار کےساتھ BIPL منافع حاصل کرےگا۔ سرکاری واجبات کی ادائیگی میں تاخیر ہوئی (جیسا کہ مالیاتی گوشواروں کے نوٹ 24 میں بیان کیا گیاہے)جس کی وجبعض پرانے سرکاری واجبات کے تصفیے اور فنڈز کی وصولی/استفادے میں ہونے والی تاخیرتھی۔

سمپنی نے مقامی خام تیل کی محدود مقدار حاصل کرنے کا آغاز کر دیا ہے اور پراڈ کٹ کا معیاراور ماحصل برکوئی سمجھوتہ کیے بغیراسے درآ مدشدہ خام تیل کے ساتھ کامیابی کے ساتھ ملایا ہے۔اس سے نہ صرف کرنبی کے اتار چڑھاؤ سے کمپنی کے متاثر ہونے کے امکانات میں کی آئی ہے بلکہ غیر ملکی زیر مبادلہ کی طلب میں بھی کمی آئی ۔ کمپنی مقامی خام تیل اوراس کی ذیلی مصنوعات کی تخصیص میں اضافے کی خواہاں ہے۔

اگرچەعلاقائى جغرافيائى ساسى اورمعاشى حوالے سے ملك كوئى امتحانات كاسامنا ہونے، بلندسودی شرح وافراطِ زراوررویے کی کمز ورقدرکے باعث ہم مشکل وقت سے گزر رہے ہیں، تاہم ممپنی ملک کی اقتصادی اور ساجی ترقی میں مثبت انداز میں اپنا کردارادا کرنے کے لیے کوشاں ہےاورہم پُرعزم ہیں کہ کمپنی اپنی سرگرمیوں کو محفوظ ، کم خرچ اومشحکم انداز میں درج بالا امتحانات کاسامنا کرے گی۔

آپ کی ممپنی کے گزشتہ چیسال کی مالیاتی سرگرمیوں پرایک جامع نظر ڈالنے کے لیے صفحه 12 ملاحظه کریں۔

کاروباری سماجی ذمه داری (CSR)

بانکیواین کاروباری ساجی ذمه داری کی زیاده تر کاوشوں کوبلوچستان میں اپنی ریفائنریوں سے متصل ساجی حلقوں کے لیے ختص کیا ہے۔ بائیکوان ساجی حلقوں کو ملازمت کے مواقع فراہم کرتا ہے،اور نئے گریجویٹس کے لیے مینجمنٹ ٹرینی پروگرام

پیش کرتا ہے۔ کمپنی سے ملحقہ بسماندہ ساجی حلقوں کے لیے مالی اور مادی معاونت سمیت ساجی خدمات پیش کی جاتی ہیں۔ بائیکوکھیلوں کے ذریعے نو جوانوں کی مثبت انداز میں شمولیت پریقین رکھتاہے۔

آب وہوا کی تبدیلی اور کاربن کے اخراج سے نمٹنے کے لیے، ہائیکوار بن فوریٹ کے ساتھ اشتر اک کر کے درخت لگار ہاہے۔اس حوالے سے ماحولیاتی آگاہی پرمنی ایک الوارڈ مافتہ مہم منعقد ہوچکی ہے،جس میں بائیکو کے ریٹیل آؤٹ کیٹس سے موریز گا کے لاکھوں بہج ملک بھر میں تقسیم کیے گئے۔

ماحول، صحت، سيفثى اور سيكيورڻي (EHSS)

ہا نیکومیں DuPont کے پراسیس سیفٹی مینجنٹ (PSM) نظام کوا ختیار کرنے کے مقصد کے طور یر بمپنی کی توجہ تفوظ کمیشن سرگرمیوں ، حادثات/نقصانات کے بغیر مختلف النوع مالياتي كاركردگي ميں بهتري، EHS ذرائع كافروغ،اورا پيي ريفائنريوں ميں استحکام پرمرکوزرہی۔سال کے دوران سیفٹی ٹریننگز ،مینجنٹ سیفٹی آ ڈٹس،اور EHS ہے متعلقہ دیگراقدامات بروئے کارلائے گئے۔

بائیکونے حادثات کی جامع تفتیش اورر پورٹنگ کا نظام متعارف کرواتے ہوئے اپنے EHS پروگرام کے علاوہ ایک EHS مینجنٹ پورٹل کے ساتھ کومزید تقویت دی ہے۔

كاروباري ضابطة اخلاق كي تعميل

تمپنی، کاروباری ضابطهٔ اخلاق اور یا کتان اسٹاک ایجیجنج کی فہرتی ضوابط ہے ہم آ ہنگ رہتے ہوئے اپنی کاروباری عملداری کے لیے کوشاں رہی اور رہتی ہے۔ كاروبارى ضابطة اخلاق كى شرائط كے مطابق ، ذيل ميں ضابطے كے كاروبارى اور مالياتی ر پورٹنگ فريم ورک کانعميلي بيانيه ديا گياہے:

- تخمینی مینجنٹ کی جانب سے تیار کردہ مالیاتی گوشوار ہےا بنی موجودہ کیفیات، اپنی کاروباری سرگرمیوں کے نتائج، کیش فلوز اورا یکوئی میں ہونے والی تبدیلیوں کوشفافیت کے ساتھ بیان کرتے ہیں۔
- كمپنيزا يك، 2017 كے تحت دركار طريقے كے مطابق درست بهي كھاتے منظم رکھے گئے ہیں۔

2018-19 25

BYCO PETROLEUM PAKISTAN LIMITED Annual Report

ڈائریکٹرز رپورٹ

برائے اختیام سال 30 جون 2019

شروع الله ك نام سے جو برام بربان نهايت رحم والا ہے۔

آپ کی کمپنی کے ڈائریکٹرز،30جون 2019کو ختم ہونے والے مالی سال کے لیے محاسب شدہ، انفرادی اور یکجا مالیاتی گوشوار ہے اور آڈیٹرز کی رپورٹ کے ساتھ کمپنی کی سالانه رپورٹ پیش کرتے ہوئے انتہائی مسرت محسوس کررہے ہیں۔

زیر جائزہ سال ہمارے لیے انتہائی چیلنے اور آزمائشوں کی حامل رہا، کیونکہ
پاکستان کی معیشت تیزر فار تنزلی کے ساتھ گزشتہ نوسال میں سب سے کم 3.3 فیصد
پرآگئی اور 6.2 فیصد ترتی کا پُرعزم ہدف پورا نہ ہوسکا۔ بڑے امتحانات نے تجارتی
اور کرنٹ اکا ؤنٹ کے خسارے میں مسلسل اضا فہ جاری رکھا اور اس کا نتیجہ ملک کے
زبوں حال غیر ملکی کرنسی کے ذخائر پر بے بناہ دباؤکی صورت میں برآ مد ہوا اور نیسجناً
روپے کی فقد رمیں تیزر فنار کی و کھنے میں آئی۔ ویمبر 2017 سے اب تک، روپ
کی فدر میں 44 فیصد کی کمی ہوئی جو افر اول زر کا سب بنی۔ KIBOR کی بڑھتی
ہوئی سودی شرح دو ہر ہے ہند سول کو عبور کر کے پچھلے سال کے مقابلے میں دوگئی
مولئی ، بیا یک اور عضر تھا جس نے قابلِ استحکام انداز میں چلانے کے لیے کا روبار کی
صلاحیت منفی طور پر اثر انداز ہوتے ہوئے ملکی ترتی کے ہدف کوشد بید دھچکا پہنچا یا۔
ان چیلنج زنے تیل کے شعبے کی کار کر دگی پر مسلسل منفی اثر اے کو جاری رکھا، جس کے
ان چیلنج زنے تیل کے شعبے کی کار کر دگی پر مسلسل منفی اثر اے کو جاری رکھا، جس کے
نتیجے میں سال یہ سال 22 فیصد کی تنزلی و کھنے میں آئی۔

پاکتانی روپی گرتی ہوئی قدر نے تقریباً ہرصنعت کونقصان پہنچایا لیکن تیل کے شعبے کو غیر ملکی زرمبادلہ کے معاشی استحکام کے طریقۂ کار کی عدم دستیابی سے شدید ترین نقصان پہنچا۔ آئل کی درآ مدات ملکی درآ مدات کے تقریباً 18 فیصد پر شتمل ہیں اور صرف ایک سال میں 34 فیصد سے زائد تخفیف قدر نے اس شعبے کو زیمبادلہ کی مدمیں شدید نقصان پہنچایا۔ ان وجو ہات کی بناء پر ، آپ کی کمپنی کو 4.19 ارب روپ کا مبادلاتی خیارہ برداشت کرنا پڑا۔

کمپنی نے ایک مختاط اور دوراندیش پالیسی کے طور پر ،غیر مکی کرنبی میں اپنے استفاد ہُ کارکو کم سے کم ممکنہ حد تک متعین کر دیا ہے۔ تا ہم ، اس بات کے پیشِ نظر کہ تیل کی صنعت پر غیر ملکی زرمبادلہ کے آگے کے احاطے کے حصول کے لیے پابندی عائد ہے ، جبلہ اسے کم کرناممکن تھا، اور آپ کی کمپنی نے اسا کیا بھی ، لیکن مبادلاتی خسارے کو کمل طور پرختم کرناممکن نہیں تھا۔

غیر متحکم روپی قدر نے ریفائنزی منافع پر بھی منفی اثرات مرتب کیے کیونکہ ملک میں تیل کی مصنوعات کی قیمتیں سابقہ ماہ کی مبادلاتی شرح کو استعال کرتے ہوئے ایک ماہ کے دوران روپے کی قدر ہوئے ایک ماہ کے دوران روپے کی قدر میں کی کے باعث ردوبدل نہیں کیا گیا۔اس سے تمام ریفائنزیوں کے منافع جات برمضرا شرات رونما ہوئے اور پورے مہینے کے لیے قیتوں کو جامدر کھنے کی پالیسی پر محصرا شرات و تمام تا بی کی ضرورت ہے تا کہ انہیں بین الاقوامی طریقۂ کارسے ہم آئیگ کیا جائے۔

تیل کی صنعت کے لیے دوسرا بڑا امتحان تیل کی بین الاقوامی قیمتوں میں ہونے والی غیر متوقع تبدیلیاں تھیں۔ دوماہ کے اندراندر، خام تیل کی قیمتوں میں 26 فیصد ہے کی آئی (اکتوبر 2018 میں 81/bbl مرکی ڈالرز کے مقابلے میں دسمبر 2018 میں 60/bbl مرکی ڈالرز کی کئی تک)۔ پیٹرول کی تجارتی قدرانتہائی غیرمتوقع طور پر فام تیل ہے بھی نیچے رہنا بھی ریفائنز کے لیے ایک بڑا دھچکا تھا جس نے ریفائنز کے منافع کومز پر کم کردیا۔

Statement of Compliance with Listed Companies (Code of Corporate Governance) Regulations, 2017

Byco Petroleum Pakistan Limited Year ended 30th June 2019

The Company has complied with the requirements of Listed Companies (Code of Corporate Governance) Regulations, 2017 (the "Regulations") in the following manner:

1. The total number of directors are 07 as per the following:

a. Male: 07 b. Female: Nil

The composition of board is as follows:

Category	Names	
Independent Director	Mr. Tabish Gauhar	
Non-executive Directors	Mr. Akhtar Hussain Malik Syed Arshad Raza Mr. Mohammad Wasi Khan Mr. Muhammad Yasin Khan Mr. Shah Arshad Abrar	
Executive Director	Mr. Amir Abbassciy	

- The directors have confirmed that none of them is serving as a director on more than five listed companies, including this Company (excluding the listed subsidiaries of listed holding companies where applicable).
- 4. The Company has prepared a Code of Conduct and has ensured that appropriate steps have been taken to disseminate it throughout the company along with its supporting policies and procedures.
- 5. The board has developed a vision / mission statement, overall corporate strategy and significant policies of the Company. A complete record of particulars of significant policies along with the dates on which they were approved or amended has been maintained.
- All the powers of the board have been duly exercised and decisions on relevant matters have been taken by board / shareholders as empowered by the relevant provisions of the Act and these Regulations.
- 7. The meetings of the board were presided over by the Chairman and, in his absence, by a director elected by the board for this purpose. The board has complied with the requirements of Act and the Regulations with respect to frequency, recording and circulating minutes of meeting of the board.
- 8. The board of directors have a formal policy and transparent procedures for remuneration of directors in accordance with the Act and these Regulations.
- 9. The Board has arranged Directors' Training Program for Mr. Mohammad Wasi Khan, director.
- 10. The Board has approved the appointment of Mr. Zafar Shahab, as the Chief Financial Officer (CFO) of the Company as of 18th March 2019 in place of Mr. Naeem Asghar Malik, who resigned. There were no change in the positions of Company Secretary and Head of Internal Audit. The remuneration and terms and conditions of employment of CFO, Company Secretary and Head of Internal Audit comply with the relevant requirements of the Regulations.
- 11. CFO and CEO duly endorsed the financial statements before approval of the board.

The board has formed committees comprising of members given below:

a) Audit Committee

Mr. Tabish Gauhar, Chairman

Mr. Mohammad Wasi Khan, Member

Mr. Muhammad Yasin Khan. Member

b) Human Resource and Remuneration Committee

Mr. Tabish Gauhar, Chairman

Syed Arshad Raza, Member

Mr. Mohammad Wasi Khan, Member

Mr. Muhammad Yasin Khan, Member

Mr. Shah Arshad Abrar, Member

c) Services & Stakeholders Committee

Mr. Amir Abbassciy, Chairman

Mr. Tabish Gauhar, Member

Sved Arshad Raza, Member

Mr. Mohammad Wasi Khan, Member

Mr. Shah Arshad Abrar, Member

- The terms of reference of the aforesaid committees have been formed, documented and advised to the committee for compliance.
- The frequency of meetings (quarterly / half yearly / yearly) of the committee were as per following:
 - a) Audit Committee Every Quarter
 - b) Human Resource and Remuneration Committee NIL
 - c) Services & Stakeholders Committee NIL
- The board has set up an effective internal audit function who are considered suitably qualified and experienced for the purpose and are conversant with the policies and procedures of the Company.
- The statutory auditors of the company have confirmed that they have been given a satisfactory rating under the quality control review program of the ICAP and registered with Audit Oversight Board of Pakistan, that they or any of the partners of the firm, their spouses and minor children do not hold shares of the company and that the firm and all its partners are in compliance with International Federation of Accountants (IFAC) guidelines on code of ethics as adopted by the ICAP.
- The statutory auditors or the persons associated with them have not been appointed to provide other services except in accordance with the Act, these regulations or any other regulatory requirement and the auditors have confirmed that they have observed IFAC guidelines in this regard.
- We confirm that all other requirements of the Regulations have been complied with except for NIL meeting of Human Resource and Remuneration Committee.

Akhtar Hussain Malik

Dated: 24th September 2019

To the members of BYCO Petroleum Pakistan Limited

Review Report on the Statement of Compliance contained in Listed Companies (Code of Corporate Governance) Regulations, 2017

We have reviewed the enclosed Statement of Compliance with the Listed Companies (Code of Corporate Governance) Regulations, 2017 (the Regulations) prepared by the Board of Directors of BYCO Petroleum Pakistan Limited (the Company) for the year ended 30 June 2019 in accordance with the requirements of regulation 40 of the Regulations.

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

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

The Regulations require the Company to place before the Audit Committee, and upon recommendation of the Audit Committee, place before the Board of Directors for their review and approval, its related party transactions and also ensure compliance with the requirements of section 208 of the Companies Act, 2017. We are only required and have ensured compliance of this requirement to the extent of the approval of the related party transactions by the Board of Directors upon recommendation of the Audit Committee. We have not carried out procedures to assess and determine the Company's process for identification of related parties and that whether the related party transactions were undertaken at arm's length price or not.

Based on our review, nothing has come to our attention which causes us to believe that the Statement of Compliance does not appropriately reflect the Company's compliance, in all material respects, with the requirements contained in the Regulations as applicable to the Company for the year ended 30 June 2019.

Further, we highlight below instance of non-compliance with the requirement of the Regulations as reflected in the paragraph reference, where it is stated in the Statement of Compliance:

Reference	Description
18	We confirm that all other requirements of the Regulations have been complied with except for NIL meeting of Human Resource and Remuneration Committee.

Chartered Accountants

Place: Karachi

Dated: 25th September 2019

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Independent Auditors' Report

To the members of Byco Petroleum Pakistan Limited

Report on the Audit of the Unconsolidated Financial Statements

Opinio

We have audited the annexed unconsolidated financial statements of **Byco Petroleum Pakistan Limited** (the Company), which comprise the unconsolidated statement of financial position as at **30 June 2019** and the unconsolidated statement of profit or loss and other comprehensive income, the unconsolidated statement of changes in equity, the unconsolidated statement of cash flows for the year then ended, and notes to the unconsolidated 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 unconsolidated statement of financial position, unconsolidated statement of profit or loss and other comprehensive income, the unconsolidated statement of changes in equity and the unconsolidated 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 30 June 2019 and of the profit or loss and other comprehensive income or loss, 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 Unconsolidated Financial Statements section of our report. We are independent of the Company in accordance with the International Ethics Standards Board for Accountants' Code of Ethics for Professional Accountants as adopted by the Institute of Chartered Accountants of Pakistan (the Code), and we have fulfilled our other ethical responsibilities in accordance with the code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

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

Following are the key audit matters:

Key audit matters

How the matter was addressed in our audit

1. Impairment assessment of investment in a Byco Isomerisation Pakistan (Private) Limited (BIPL)

As disclosed in note 6, the Company carries an investment in BIPL (fully owned subsidiary) amounting to Rs 16,931.504 million.

In respect of the above investment in BIPL, the impairment triggers were identified by the management and accordingly, impairment tests were carried out in accordance with the requirements of the applicable accounting standards. Such impairment tests involve estimation of future cash flows from the operations of the above entities to determine the recoverable amount in respect of the above referred investments.

Due to the management judgments and estimates and other uncertain factors involved in these impairment tests carried out by the management, we have considered the determination of the recoverable amount of the related assets as a Key Audit Matter.

Our key procedures in relation to the impairment tests carried out by the management for investment in BIPL were as follows:

- we considered the triggers and indicators requiring impairment assessment in respect of the above assets;
- we assessed the appropriateness of the methodology used by the management for carrying out the impairment test in accordance with the requirements of the applicable accounting standards:
- we reviewed the key inputs and assumptions used to prepare the future cash flow projection of the respective entities including the commercial assumptions used for this purpose. We involved our internal specialists to perform such review. In this regard, we also considered the business plan of the subject entities and the actual results achieved in relation to the previous plan; and
- we also applied sensitivity analysis on key assumptions and evaluated the results.

We also assessed the adequacy of the related disclosures in the unconsolidated financial statements in accordance with the financial reporting standards.

How the matter was addressed in our audit

2. Recoverability and recognition of deferred tax asset

As disclosed in note 9, the Company has recognized deferred tax asset on unused business losses, unabsorbed depreciation and unused tax credits amounting to Rs. 5,799.769 million.

In order to ascertain that sufficient future taxable profit will be available, the management has prepared future projections of taxable profit by taking into account various assumptions mainly comprising of future throughput of the refinery, average inflation and exchange rates, growth rate and timing of reversals.

The analysis of the recognition and recoverability of the deferred tax asset was significant to our audit because of the significant value of deferred tax asset and the assessment of future taxable income involves significant management judgement about future business and economic factors.

Our audit procedures among others included obtaining an understanding of the process and controls on this area relevant to our audit.

We evaluated the appropriateness of the components on which the Company has recognized deferred tax asset in light of the requirements of the Income Tax Ordinance, 2001, considering factors including age and the expiry of the deferred tax asset and tax rates enacted. For this purpose, we involved our internal tax specialist to assist us.

We evaluated the Company's assumptions and estimates in relation to the likelihood of generating future taxable income, principally by performing sensitivity analysis and testing the key assumptions used by the management. For this purpose, we involved internal specialists to support us in performing these procedures

We have also assessed the adequacy of the Company's disclosures in accordance with relevant laws as applicable in Pakistan.

3. Overdue trade receivables

As disclosed in note 11.1, the Company has an overdue trade receivable balance of Rs. 7,639.265 million on which Company carries an aggregate provision amounting to Rs. 5,066.399 million.

Management considers certain specific factors including the age of the balance, existence of disputes, recent payment patterns and arrangements and any other available information with respect to the credit worthiness and reliability of the counterparties. Management uses this information to determine whether a provision for impairment is a required at a specific or overall balance level.

We focused on this area due to the materiality of the amounts involved and because determination with respect to realizability of the receivables involves significant management judgement which is based on the number of factors which are inherently subjective and due to the materiality of the amounts involved.

Our audit procedures amongst other included:

- Reviewed agreements with the customers for agreed terms and conditions and latest financial information of the customers, wherever available:
- Ensured that the receivable arising out of sales are on the prices that are in agreement with respective customers' terms and conditions;
- Reviewed related correspondences between the Company and relevant parties, and held discussions at appropriate level of management to assess their views on the recoverability and timing of settlement of relevant receivables and steps taken for recoverability of these receivables:
- Considered management process for determining the provision for impairment, discussed judgement exercised by them. We also reviewed minutes of the Board and Audit committee and checked relevant approvals in this regard;

Reviewed related disclosures in the unconsolidated financial statements.

4. Stock-in-trade

As disclosed in note 10 to the unconsolidated financial statements the stock-in-trade balance amounts to Rs. 29,260.294 million which constitutes 22% of total assets of the Company. Stock-in-trade comprises of crude oil, high speed diesel, motor gasoline and other related petroleum products with differing characteristics.

The stock-in-trade volume determination process starts by obtaining dips and measuring the temperature and density at the same time. That measured data is then used to determine the volume by using the parameters and applying the dynamics of respective tanks, which were determined at the time of commissioning of tanks.

We focused on stock-in-trade as it is a significant portion of company's total asset and involves complexities in determination of volume. We performed a range of audit procedures in respect of inventory items including, amongst others physical observation of inventory counts, testing valuation methods and their appropriateness in accordance with the applicable accounting standards.

We involved an external expert, to assist us in taking the dips, determining volume based on the calibration charts and determining nature / characteristics of the stock-in-trade.

We re-performed the working for determination of volume, based on the calibration charts on a sample basis.

We obtained samples of inventories from the storage tanks to determine the nature / characteristics of the stock-in-trade. Such samples were then sent to the external expert's laboratory to determine the nature of the stock.

We also assessed the adequacy of the disclosure made in respect of the accounting policies and details of inventory balances held by the Company at the year end.

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2018-19

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

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

Our opinion on the unconsolidated 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 unconsolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the unconsolidated 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.

Responsibility of Management and Board of Directors for the Unconsolidated Financial Statements

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

In preparing the unconsolidated 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 Responsibility for the audit of the Unconsolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the unconsolidated 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 unconsolidated financial statements.

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

- ldentify and assess the risks of material misstatements of the unconsolidated financial statements whether due to fraud or error, design and perform audit procedures responsive to those risk, 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 estimate and related disclosure 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 material uncertainty exists, we are required to draw attention in our audit auditor's report to the related disclosure in the unconsolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of 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 unconsolidated financial statements, including the disclosures, and whether the unconsolidated 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 finding, including any significant deficiencies in internal control that we identify during our audit.

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

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

Report on Other Legal and Regulatory Requirements

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

- proper books of account have been kept by the Company as required by the Companies Act, 2017 (XIX of 2017);
- the unconsolidated statement of financial position, the unconsolidated statement of profit or loss and other comprehensive income, the unconsolidated statement of changes in equity and the unconsolidated statement of cash flows together with the notes thereon have been drawn up in conformity with the Companies Act, 2017 (XIX of 2017) and are in agreement with the books of account and returns;
- investments made, expenditure incurred and guarantees extended during the year were for the purpose of the Company's business; and
- d) no zakat was deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980).

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

Chartered Accountants

Place: Karachi

Dated: 25th September 2019

BYCO PETROLEUM PAKISTAN LIMITED | 2018-19

1,027

75,454,481

130,142,717

1,027 360,005

72,706,365

129,751,970

Unclaimed dividend

CONTINGENCIES AND COMMITMENTS TOTAL EQUITY AND LIABILITIES

Taxation - net

		(Rupees	·
	Note	2019	2018
ASSETS			
NON CURRENT ASSETS			
Property, plant and equipment	5	69,137,561	68,715,77
Long term Investment	6	16,931,504	16,931,50
Long term loans and advances	7	860,963	939,36
Long-term deposits	8	34,816	17,04
Deferred taxation	9	1,282,932	1,282,93
		88,247,776	87,886,62
CURRENT ASSETS			
Stores and spares		1,692,293	1,282,94
Stock-in-trade	10	29,260,294	29,391,25
Trade debts	11	5,336,657	5,463,78
Loans and advances	12	1,182,132	1,360,41
Trade deposits and short-term prepayments	13	46,566	26,61
Accrued interest		230,130	180,69
Other receivables	14	2,184,640	1,926,06
Taxation - net		826,980	_
Cash and bank balances	15	1,135,249	746,09
		41,894,941	40,377,84
Non - current asset held for sale	16	-	1,487,50
TOTAL ASSETS	-	130,142,717	129,751,97
EQUITY AND LIABILITIES			
SHARE CAPITAL AND RESERVES			
Share capital	17	53,298,847	53,298,84
Reserves		(29,630,810)	(28,408,67
Surplus on revaluation of property, plant and equipment		3,693,051	4,490,34
		27,361,088	29,380,51
Contribution against future issue of shares	18	857,140	841,24
		28,218,228	30,221,76
NON CURRENT LIABILITIES			
Long term financing	19	15,845,806	13,165,07
Loans from related party	20	3,935,650	3,936,92
Accrued and deferred markup	21	5,861,965	8,542,97
Long-term deposits	22	105,000	225,01
Deferred liabilities	23	721,587	953,85
Dolon od napinaco		26,470,008	26,823,83
CURRENT LIABILITIES		2, 2,222	-,,
Trade and other payables	24	47,925,694	58,308,92
Advance from customers	25	3,387,793	2,789,83
Accrued mark-up	25 26	393,518	157,73
Short Term borrowings - secured	27	15,849,021	2,322,66
	21		
Current portion of non-current liabilities		7,897,428	8,766,17

The annexed notes from 1 to 48 form an integral part of these unconsolidated financial statements.

Unconsolidated **Statement of Profit or Loss**

For the year ended 30 June 2019

		(Rupees in '000)		
	Note	2019	2018	
Turnover - net	29	197,830,720	166,290,362	
Cost of sales	30	(195,870,943)	(157,134,185)	
Gross profit		1,959,777	9,156,177	
Administrative expenses	31	(908,391)	(832,098)	
Selling and distribution expenses	32	(497,889)	(405,365)	
Other expenses	33	(739,560)	(1,331,337)	
Other income	34	1,017,869	1,660,390	
		(1,127,971)	(908,410)	
Operating profit		831,806	8,247,767	
Finance costs	35	(3,069,557)	(2,878,071)	
(Loss) / Profit before taxation		(2,237,751)	5,369,696	
Taxation	36	554,051	(349,866)	
(Loss) / Profit after taxation		(1,683,700)	5,019,830	
(Loss) / Earnings per share - basic and diluted (Rupees)	37	(0.32)	0.94	

The annexed notes from 1 to 48 form an integral part of these unconsolidated financial statements.

Statement of Comprehensive Income | For the year ended 30 June 2019

		(Hupees in 000)		
No	ote	2019	2018	
(Loss) / Profit after taxation		(1,683,700)	5,019,830	
Other community (less) / income for the year				
Other comprehensive (loss) / income for the year	_			
Items that may not be reclassified subsequently to statement of profit or loss				
Re-measurement loss on defined benefit obligation 23.	1.7	(48,231)	(10,314)	
Revaluation surplus on property, plant and equipment		(287,500)	_	
Total comprehensive (loss) / income for the year		(2,019,431)	5,009,516	

The annexed notes from 1 to 48 form an integral part of these unconsolidated financial statements.

Unconsolidated Statement of Changes in Equity

For the year ended 30 June 2019

(Rupees in '000)

	Issued, subscribed and paid up capital	Merger reserve	Capital Reserves Other capital reserve (note 20.2)	Revaluation surplus on property, plant and equipment	Accumulated Loss	Sub-total	Contribution against future issue of shares	Total
Balance as at June 30, 2017	53,298,847	(21,303,418)	-	4,999,836	(15,838,471)	21,156,794	761,129	21,917,923
Net profit for the year	-	-	-	-	5,019,830	5,019,830	-	5,019,830
Other comprehensive loss for the year	-	-	-	-	(10,314)	(10,314)	-	(10,314)
Total comprehensive income for the year	-	-	-	-	5,009,516	5,009,516	-	5,009,516
Revaluation on contribution against future issue of shares	_	_	_	_	_	_	80,120	80,120
Capital transaction with owners	-	-	3,214,209	-	-	3,214,209	-	3,214,209
Incremental depreciation relating to revaluation surplus on property, plant and equipment - net of tax	_	_	-	(509,487)	509,487	_	_	_
Balance as at June 30, 2018	53,298,847	(21,303,418)	3,214,209	4,490,349	(10,319,468)	29,380,519	841,249	30,221,768
Net loss for the year	_	_	_	_	(1,683,700)	(1,683,700)	_	(1,683,700)
Other comprehensive loss for the year	_	-	-	(287,500)	(48,231)	(335,731)	-	(335,731)
Total comprehensive loss for the year	-	-	-	(287,500)	(1,731,931)	(2,019,431)	-	(2,019,431)
Revaluation on contribution against future issue of shares	-	-	-	-	-	-	15,891	15,891
Incremental depreciation relating to revaluation surplus on property, plant and equipment - net of tax	_	_	_	(509,798)	509,798	_	_	_
Balance as at June 30, 2019	53,298,847	(21,303,418)	3,214,209	3,693,051	(11,541,601)	27,361,088	857,140	28,218,228

The annexed notes from 1 to 48 form an integral part of these unconsolidated financial statements.

Adjustments for:

Depreciation

Finance costs

Unconsolidated

(Loss) / Profit before taxation

CASH FLOWS FROM OPERATING ACTIVITIES

CASH FLOW FROM FINANCING ACTIVITIES

Addition/Repayments of short term borrowing

Net increase in cash and cash equivalents

Net cash generated from / (used in) financing activities

Cash and cash equivalents - at the beginning of the year

Cash and cash equivalents - at the end of the year

Repayment of long term loan

2019

(2,237,751)

3.394.956

3,069,557

(1,557,111)

13.646.169

12.089.058

508,968

(641,404)

(132,436)

38

(2.887,406)

(3.724.023)

(836.617)

709,019

(1,350,423)

(641,404)

35

(Rupees in '000)

2018

5.369.696

3.030.998

2,878,071

1 1141100 00010	-	0,000,000	_,0.0,0.
Provision for doubtful debts	33	634,006	810,492
Gain on disposal of assets	34	(191,868)	(2,591)
Liabilities no longer required - written back		_	(971,013)
Interest income		(775,040)	(648,919)
Provision for gratuity	23.1.5	52,858	56,483
Net cash flow before working capital changes		3,946,718	10,523,217
(Increase) / decrease in current assets			
Stores and spares		(409,350)	(307,980)
Stock in trade		130,956	(16,808,401)
Trade debts		127,127	(605,466)
Loans and advances		298,815	(304,346)
Trade deposits and short term prepayments		(19,953)	(13,440)
Other receivables		(68,100)	258,320
		59,495	(17,781,313)
Increase / (Decrease) in current liabilities			
Trade and other payables		(10,536,357)	16,431,327
Advances from customers		597,961	316,961
Unclaimed dividends		_	(119)
		(9,938,396)	16,748,169
Cash (used in) / generated from operations		(5,932,183)	9,490,073
Finance costs paid		(2,155,968)	(1,497,712)
Income taxes paid		(632,932)	(371,579)
Gratuity paid		(169,736)	(119,500)
Interest income received		91,595	88,889
Net cash (used in) / generated from operations		(8,799,224)	7,590,171
CASH FLOWS FROM INVESTING ACTIVITIES			
Fixed capital expenditure		(2,621,436)	(3,127,710)
Sale proceeds against disposal		20,493	4,458
Advance against investment in shares		(42,134)	(80,000)
Long term deposits - net		(137,789)	46,123
Net cash used in investing activities		(2,780,866)	(3,157,129)

The annexed notes from 1 to 48 form an integral part of these unconsolidated financial statements.

Chief Executive Officer Chief Financial Officer Director

Notes to the **Unconsolidated Financial Statements**

For the year ended 30 June 2019

LEGAL STATUS AND NATURE OF BUSINESS.

BYCO Petroleum Pakistan Limited (the Company) was incorporated in Pakistan as a public limited company on 09 January 1995 under the repealed Companies Ordinance, 1984 and was granted a certificate of commencement of business on 13 March 1995. The shares of the Company are listed on Pakistan Stock Exchange. The Company is a subsidiary of Byco Industries Incorporated (BII), Mauritius (the Parent Company), which in turn is a subsidiary of Byco Busient Incorporated (BBI), (the Ultimate Parent Company).

The Company currently operates two business segments namely Oil Refinery Business and Petroleum Marketing Business. The Company has two refineries with an aggregate rated capacity of 155,000 bpd. Petroleum Marketing Business was formally launched in 2007 and has 372 retail outlets across the country.

Geographical location and address of business units:

Location / Address	Purpose
The Harbour Front, 9th Floor, Dolmen City, HC-3, Block 4, Marine Drive, Clifton, Karachi - 75600, Pakistan.	Head office
Mauza Kund, Sub Tehsil Gadani, District Lasbella, Baluchistan	Refining unit

These unconsolidated financial statements are the separate financial statements of the Company in which investment in subsidiary is stated at cost less impairment, if any.

BASIS OF PREPARATION

Statement of compliance

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

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

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

Accounting convention

- These unconsolidated financial statements have been prepared under the historical cost convention except for:
- Property, plant and equipment which are carried at revalued amount in accordance with IAS 16 "Property, Plant and Equipment" as disclosed in note 5.1; and
- Employees' retirement benefits which is carried at present value of defined benefit obligation net of fair value of plan assets in accordance with the requirements of IAS 19 "Employee Benefits", as disclosed in note 23.1.

New standards and amendments

The accounting policies adopted in the preparation of these unconsolidated financial statements are consistent with those of the previous financial year except that the Company has adopted the following amendments of IFRS which became effective for the current year:

IFRS 2 –	Share based Payments: Classification and Measurement of Share Based Payments Transactions (Amendments)
IFRS 4 –	Insurance Contracts: Applying IFRS 9 Financial Instruments with IFRS 4 Insurance Contracts (Amendment)
IFRS 9 –	Financial Instruments
IFRS 15 –	Revenue from Contracts with Customers
IAS 40 -	Investment Property: Transfers of Investment Property (Amendments)
IFRIC 22 –	Foreign Currency Transactions and Advance Consideration

Improvements to accounting standard issued by IASB in December 2016

IAS 28 -	Investments in Associates and Joint Ventures: Clarification that measuring investees
IA3 20 -	investments in Associates and John Ventures. Clarification that measuring investees
	at fair value through profit or loss is an investment-by-investment choice
	at fair value through profit of 1033 is an investment by investment choice

The adoption of the above standards, amendments and improvements to accounting standards did not have any material effect on the financial statements except for IFRS 15 and IFRS 9. The impact of adoption of IFRS 15 and IFRS 9 are described below:

IFRS 15 Revenue from Contracts with Customers

IFRS 15 supersedes IAS 11 Construction Contracts, IAS 18 Revenue and related Interpretations and it applies to all revenue arising from contracts with customers, unless those contracts are in the scope of other standards. The new standard establishes a five-step model to account for revenue arising from contracts with customers. Under IFRS 15, revenue is recognized at an amount that reflects the consideration to which an entity expects to be entitled in exchange for transferring goods or services to a customer.

The standard requires entities to exercise judgment, taking into consideration all of the relevant facts and circumstances when applying each step of the model to contracts with their customers. The standard also specifies the accounting for the incremental costs of obtaining a contract and the costs directly related to fulfilling a contract.

The Company elected the modified retrospective method and applied the standard retrospectively to only the most current period presented in the financial statements. Accordingly, the information presented for the previous corresponding period has not been restated.

The Company generates its revenue from sale of goods. The Company's contracts with customers for the sale of goods generally include one performance obligation and do not provide customers with a right of return and volume rebate. The Company has concluded that revenue from sale of goods should be recognized at the point in time when control of the asset is transferred to the customer, generally on delivery of the goods, and variable consideration did not have any impact on the revenue recognised by the Company. Therefore, the adoption of IFRS 15 did not have an impact on the timing of revenue recognition and the amount of revenue recognized.

Further, due to application of the above standards, the Company has revised its policies and incorporate additional disclosures in accordance with the requirements of the above standards in these financial statements.

In general the contracts for the sale of goods do not provide customers with a right of return and volume rebates. Accordingly, the application of the constraint on variable consideration did not have any impact on the revenue recognized by the Company.

IFRS 9 Financial Instruments

IFRS 9 'Financial Instruments' has replaced IAS 39 'Financial Instruments: Recognition and Measurement' for annual periods beginning on or after 1 July 2018, bringing together all three aspects of the accounting for financial instruments: classification and measurement, impairment, and hedge accounting. The Company has applied IFRS 9 retrospectively, with the initial application date of 1 July 2018 as notified by the Securities and Exchange Commission of Pakistan (SECP).

The Company's financial assets mainly includes loans and advances, deposits, trade debts, accrued interest, other receivables, cash and bank balances held with commercial banks,

Classification and measurement

IFRS-9 retain but simplifies the measurement model and establishes the measurement categories of financial asset: amortised cost, fair value through other comprehensive income (FVTOCI) and fair value through profit and loss (FVTPL). The basis of classification depends on the entity's business model and the contractual cash flow characteristics of the financial assets. The Company's Trade debts and other financial assets previously classified as loans and receivables are now measured at amortised cost.

The Classification and measurement of IFRS-9, as descried above did not have a significant impact on the Company's financial statements.

Impairment

The adoption of IFRS 9 has changed the accounting for impairment losses for financial assets by replacing the incurred losses model approach with a forward looking expected credit loss (ECL) approach. ECL are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Company expects to receive. The shortfall is then discounted at an approximation to the asset's original effective interest rate.

For trade debts and other receivables, the Company has applied the standard's simplified approach and has calculated ECLs based on lifetime expected credit losses. The Company has established a provision matrix that is based on the Company's historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment. However, in certain cases, the Company may also consider a financial asset to be in default when internal or external information indicates that the Company is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Company. The adoption of the ECL requirements of IFRS 9 did not result in any difference in the existing impairment allowances of the Company's debt financial assets.

The Company has not designated any financial liabilities as at fair value through profit or loss. There are no changes in classification and measurement for the Company's financial liabilities.

Standards, interpretations and amendments to approved accounting standards that are not yet effective The following standards, amendments and interpretations with respect to the approved accounting standards as applicable in Pakistan would be effective from the dates mentioned below against the respective standard or interpretation:

Standard or Int		Effective date annual periods beginning on or after
IFRS 3	Definition of a Business (Amendments)	01 January 2020
IFRS 3	Business Combinations: Previously held interests in a joint operation	01 January 2019
IFRS 4	Insurance Contracts: Applying IFRS 9 Financial Instruments with IFRS 4 Insurance Contracts (Amendments)	01 July 2019
IFRS 9	Prepayment Features with Negative Compensation (Amendments)	01 January 2019
IFRS 10 / IAS 28	Consolidated Financial Statements and IAS 28 Investment in Associate and Joint Ventures - Sale or Contribution of Assets between an Investand its Associate or Joint Venture (Amendment)	
IFRS 11	Joint Arrangements: Previously held interests in a joint operation	01 January 2019
IFRS 16	Leases	01 January 2019
IAS 1/ IAS 8	Definition of Material (Amendments)	01 January 2020
IAS 12	Income Taxes: Income tax consequences of payments on financial instruments classified as equity	01 January 2019
IAS 19	Plan Amendment, Curtailment or Settlement (Amendments)	01 January 2019
IAS 23	Borrowing Costs - Borrowing costs eligible for capitalisation	01 January 2019
IAS 28	Long-term Interests in Associates and Joint Ventures (Amendments)	01 January 2019
IFRIC 23	Uncertainty over Income Tax Treatments	01 January 2019

The above standards and interpretations are not expected to have any material impact on the Company's financial statements in the period of initial application except for IFRS 16 - Leases. The Company is currently evaluating the impact of the said standard.

In addition to the above standards and amendments, improvements to various accounting standards have also been issued by the IASB in December 2017. Such improvements are generally effective for annual reporting period beginning on or after January 01, 2019. The Company expects that such improvements to the standards will not have any material impact on the Company's financial statements in the period of initial application.

The IASB has also issued the revised Conceptual Framework for Financial Reporting (the Conceptual Framework) in March 2018 which is effective for annual periods beginning on or after January 01, 2020 for preparers of financial statements who develop accounting policies based on the Conceptual Framework. The revised Conceptual Framework is not a standard, and none of the concepts override those in any standard or any requirements in a standard. The purpose of the Conceptual Framework is to assist IASB in developing standards, to help preparers develop consistent accounting policies if there is no applicable standard in place and to assist all parties to understand and interpret the standards.

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

Standard or	Interpretation	IASB Effective date (annual periods beginning on after)
IFRS 1	First Time adoption of IFRSs	01 January 2014
IFRS 14	Regulatory Deferral Accounts	01 January 2016
IFRS 17	Insurance Contracts	01 January 2021

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

Critical accounting judgments, estimates and assumptions

The preparation of these unconsolidated 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 amount of assets, 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 underlying the assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised 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. Judgments, estimates and assumptions made by the management that may have a significant risk of material adjustments to the unconsolidated financial statements in the subsequent years are as follows:

- Useful lives of items of property, plant and equipment (note 3.1 and 5.1);
- Impairment against investment in subsidiary (note 3.2); ii)
- Provision for slow moving and obsolete stores and spares (note 3.4);
- Provision for doubtful debts and other receivables (note 3.7);
- Impairment against non-financial assets (note 3.10); V)
- Estimates of receivables and payables in respect of staff retirement benefit schemes (note 3.11 and 23.1);
- vii) Surplus on revaluation of Property, plant and equipment
- viii) Provision for taxation (note 3.12, 9 and 36); and
- ix) Contingencies (note 3.19 and 28.1).

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Property, plant and equipment

Owned

These are initially recognised at cost and subsequently carried at cost less accumulated depreciation and impairment losses, if any, except for freehold land, leasehold land, building on freehold land, roads and civil works, building on leasehold land, plant and machinery, generators and safety and lab equipments which are measured at revalued amounts, which is the fair value at the date of revaluation less accumulated depreciation and accumulated impairment losses, if any, recognised subsequent to the date of revaluation. The surplus arising on revaluation is disclosed as surplus on revaluation of property, plant and equipment.

Depreciation is charged to statement of profit or loss, applying the straight line method whereby costs of assets, less their residual values, is written off over their estimated useful lives at rates as disclosed in note 5.1 to the unconsolidated financial statements. Depreciation on additions is charged from the month in which the asset is available for use up to the month preceding the disposal.

The carrying values of the Company's property plant and equipment are reviewed at each financial year end for impairment when events or changes in circumstances indicate that the carrying value may not be recoverable. If any such indication exists, and where the carrying values exceed the estimated recoverable amount, the assets are written down to their recoverable amount.

Repairs and maintenance cost is written off to the statement of profit or loss in the year in which it is incurred. Major renewals and improvements are capitalized when it is probable that respective future economic benefits will flow to the Company.

An item of property plant and equipment is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Gain or loss on disposal of property plant and equipment is recognised in the year of disposal.

Increases in the carrying amounts arising on revaluation of property, plant and equipment are recognized in other comprehensive income and accumulated in reserves in shareholders' equity. To the extent that the increase reverses a decrease previously recognized in statement of profit or loss, the increase is first recognized in statement of profit or loss. Decreases that reverse previous increases of the same asset are first recognized in other comprehensive income to the extent of the remaining surplus attributable to the asset; all other decreases are charged to statement of profit or loss.

Capital work-in-progress

Capital work-in-progress, is stated at cost less accumulated impairment losses, if any. Cost consists of:

- expenditures incurred for the acquisition of the specific asset, dismantling, refurbishment, construction and installation of the asset so acquired.
- borrowing cost and exchange differences arising on foreign currency financings to the extent these are regarded as adjustment to interest costs for qualifying assets if its recognition criteria is met as mentioned in note 3.15 to the unconsolidated financial statements.
- exchange loss, interest expenses and other expenses as mentioned in note 5.4 to the unconsolidated financial statements.
- trial run cost of testing the asset. If the income from the testing activity is higher than the cost of testing the asset, then the net effect will be a deduction from the cost of the asset.

Investment in subsidiary

Investment in subsidiary is initially recognised at cost. At subsequent reporting dates, the Company reviews the carrying amount of the investment to assess whether there is any indication that such investments have suffered an impairment loss. If any such indication exists, the recoverable amount is estimated in order to determine the extent of the impairment loss, if any. Such impairment losses or reversal of impairment losses are recognised in the statement of profit or loss. These are classified as 'long term investment' in the unconsolidated financial statements.

3.3 Stock-in-trade

All stock-in-trade is valued at the lower of cost and net realizable value (NRV). Stock-in-transit, if any, are valued at cost comprising invoice values plus other charges incurred as on the statement of financial position date.

Raw materials

Cost in relation to crude oil is determined on the basis of First-In-First-Out (FIFO) basis.

Finished products

Cost of finished products comprises of the cost of crude oil and appropriate production overheads. Production overheads are arrived at on the basis of average cost for the month per barrel of throughput.

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Net realizable value in relation to finished products is the estimated selling price in the ordinary course of business, less the estimated cost of completion and estimated cost necessary to make the sale,

3.4 Stores and Spares

These are stated at moving average cost less impairment loss, if any. For items which are slow moving and / or identified as surplus to the Company's requirements, adequate provision is made for any excess book value over estimated realizable value. Provision is made for obsolete and slow moving items where necessary and is recognised in the statement of profit or loss.

3.5 Advances and short-term prepayments

These are initially recognised at cost, which is the fair value of the consideration given. Subsequent to initial recognition assessment is made at each statement of financial position date to determine whether there is an indication that assets may be impaired. If such indication exists, the estimated recoverable amount of that asset is determined and any impairment loss is recognised for the difference between the recoverable amount and the carrying value.

Contract liabilities 3.6

A contract liability is the obligation of the Company to transfer goods or services to a customer for which the Company has received consideration (or an amount of consideration is due) from the customer. If a customer pays consideration before the Company transfers goods or services to the customer, a contract liability is recognised when the payment is made or the payment is due (whichever is earlier). Contract liability are recognised as revenue when the Company performs under the contract.

3.7 Financial instruments

During the year, the Company has adopted IFRS 9 which became applicable on July 01, 2018. This has resulted in change in accounting policies of the Company for financial instruments. The changes are discussed in note 2.3 to these unconsolidated financial statements. The new accounting policy for financial instruments are as follows:

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

i) Financial assets

Initial recognition and measurement

Financial assets are classified, at initial recognition, as subsequently measured at amortised cost, fair value through other comprehensive income (OCI), and fair value through profit or loss.

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Company's business model for managing them. The Company initially measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs.

In order for a financial asset to be classified and measured at amortised cost or fair value through OCI, it needs to give rise to cash flows that are 'solely payments of principal and interest (SPPI)' on the principal amount outstanding. This assessment is referred to as the SPPI test and is performed at an instrument level. The Company's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both.

Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognised on the trade date, i.e., the date that the Company commits to purchase or sell the asset.

Subsequent measurement

For purposes of subsequent measurement, financial assets are classified into following categories:

- Financial assets at amortised cost (debt instruments)
- Financial assets designated at fair value through OCI with no recycling of cumulative gains and losses upon derecognition (equity instruments)
- Financial assets at fair value through profit or loss

Financial assets at amortised cost (debt instruments)

This category is the most relevant to the Company. The Company measures financial assets at amortised cost if both of the following conditions are met:

The financial asset is held within a business model with The objective to hold financial Assets in order to collect contractual cash flows

And

The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Financial assets at amortised cost are subsequently measured using the effective interest (EIR) method and are subject to impairment. Gains and losses are recognised in profit or loss when the asset is derecognised, modified or impaired.

Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss include financial assets held for trading, financial assets designated upon initial recognition at fair value through profit or loss, or financial assets mandatorily required to be measured at fair value. Financial assets are classified as held for trading if they are acquired for the purpose of selling or repurchasing in the near term. Financial assets with cash flows that are not solely payments of principal and interest are classified and measured at fair value through profit or loss, irrespective of the business model. Notwithstanding the criteria for debt instruments to be classified at amortised cost or at fair value through OCI, as described above, debt instruments may be designated at fair value through profit or loss on initial recognition if doing so eliminates, or significantly reduces, an accounting mismatch.

Financial assets at fair value through profit or loss are carried in the statement of financial position at fair value with net changes in fair value recognised in the statement of profit or loss.

This category includes derivative instruments and listed equity investments which the Company had not irrevocably elected to classify at fair value through OCI. Dividends on listed equity investments are also recognised as other income in the statement of profit or loss when the right of payment has been established.

Derecognition

A financial asset is primarily derecognised (i.e., removed from the Company's statement of financial position) when:

The rights to receive cash flows from the asset have expired

The Company has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement; and either (a) the Company has transferred substantially all the risks and rewards of the asset, or (b) the Company has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Company has transferred its rights to receive cash flows from an asset or has entered into a passthrough arrangement, it evaluates if, and to what extent, it has retained the risks and rewards of ownership.

When it has neither transferred nor retained substantially all of the risks and rewards of the asset, nor transferred control of the asset, the Company continues to recognise the transferred asset to the extent of its continuing involvement. In that case, the Company also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Company has retained.

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Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Company could be required to repay.

Impairment of financial assets

The Company recognises an allowance for expected credit losses (ECLs) for all debt instruments not held at fair value through profit or loss. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Company expects to receive, discounted

at an approximation of the original effective interest rate. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

ECLs are recognised in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12-months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

For trade debts, the Company applies a simplified approach in calculating ECLs. Therefore, the Company does not track changes in credit risk, but instead recognises a loss allowance based on lifetime ECLs at each reporting date. The Company has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment. The Company considers a financial asset in default when contractual payments are past due. However, in certain cases, the Company may also consider a financial asset to be in default when internal or external information indicates that the Company is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Company. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

ii) **Financial liabilities**

Initial recognition and measurement Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, payables, or as derivatives designated as hedging instruments in an effective hedge, as appropriate. All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss. Gains or losses on liabilities held for trading are recognised in the statement of profit or loss. Financial liabilities designated upon initial recognition at fair value through profit or loss are designated at the initial date of recognition, and only if the criteria in IFRS 9 are satisfied. The Company has not designated any financial liability as at fair value through profit or loss.

Financial liabilities at amortised cost

After initial recognition, borrowings and payable are subsequently measured at amortised cost using the EIR method. Gains and losses are recognised in profit or loss when the liabilities are derecognised as well as through the EIR amortisation process.

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included as finance costs in the statement of profit or loss.

Borrowings are classified as current liabilities unless the company has an unconditional right to defer the settlement of the liability for at least 12 months after the reporting date. Exchange gain or losses arising in respect of borrowings in foreign currency are added to the carrying amount of the Borrowings.

Derecognition

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

Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the statement of financial position if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, to realise the assets and settle the liabilities simultaneously.

Cash and cash equivalents

Cash and cash equivalents are stated at cost. For the purposes of statement of cash flows, cash and cash equivalents comprise cash in hand, balances with banks and running finance facility.

Non current assets held for sale

Non current assets are classified as assets held for sale when their carrying amount is to be recovered principally through a sale transaction rather than continuing use and sale is considered highly probable. They are stated at the lower of carrying amount and fair value less cost to sell.

Where the Company has classified an asset as held for sale, but the criteria for held for sale are no longer met, the Company ceases to classify the asset as held for sale.

The Company measures a non-current asset that ceases to be classified as held for sale at the lower of:

- its carrying amount before the asset was classified as held for sale, adjusted for any depreciation, amortisation or revaluations that would have been recognised had the asset not been classified as held for sale, and
- its recoverable amount at the date of the subsequent decision not to sell or distribute

The Company includes any required adjustment to the carrying amount of a non-current asset that ceases to be classified as held for sale in profit or loss, unless the asset is property, plant and equipment that had been revalued in accordance with IAS 16 before classification as held for sale, in which case the adjustment shall be treated as a revaluation increase or decrease.

3.10 Impairment

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 is estimated to determine the extent of impairment loss, if any. An impairment loss is recognised as an expense in the statement of profit or loss. The recoverable amount is the higher of an asset's fair value less cost to sell and value-in-use. Value-in-use is ascertained through discounting of the estimated future cash flows using a discount rate that reflects current market assessments of the time value of money and the risk specific to the assets. For the purpose of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units).

An impairment loss is reversed if there is a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, if no impairment loss had been recognised.

3.11 Staff retirement benefits

Defined benefit plan

The Company operates a funded gratuity scheme covering all its permanent employees who have completed minimum qualifying period of service. The Company's obligation under the scheme is determined through actuarial valuations carried out under the "Projected Unit Credit Method". The latest actuarial valuation was carried out at 30 June 2019 and based on the actuarial valuation, the Company had recognised the liability for retirement benefits and the corresponding expenses. Actuarial gains and losses that arise are recognised in other comprehensive income in the year in which they arise. Past service costs are recognised immediately in statement of profit or loss irrespective of the fact that the benefits are vested or non-vested. Current service costs and any past service costs together with the effect of the unwinding of the discount on plan liabilities are charged to statement of profit or loss.

The amount recognised in the statement of financial position represents the present value of defined benefit obligation as reduced by the fair value of plan assets.

Defined contribution plan

The Company operates a funded provident fund scheme for all its eligible employees. Equal contributions are made by the Company and the employees at 8.33% of the basic salary of the eligible employees.

3.12 Taxation

Current

The charge for current taxation is based on taxable income at the current rates of taxation in accordance with Income Tax Ordinance, 2001.

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Deferred

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

Deferred tax liabilities are recognised for all taxable temporary differences. Deferred tax assets are recognised for all deductible temporary differences to the extent that it is probable that the future taxable profits will be available against which the assets may be utilized. Deferred tax assets 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 (and tax laws) that have been enacted or substantively enacted at the statement of financial position date.

3.13 Provisions

Provisions are recognised when the Company has a present obligation (legal or constructive) as a result of a past event, if it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of obligation. Provisions are reviewed at each statement of financial position date and adjusted to reflect the current best estimate.

3.14 Contribution against future issuance of shares

Foreign currency amounts received in cash as contribution against future issuance of shares from the Parent Company is stated at the rates at which these were received. Foreign currency payments by the Parent Company directly to foreign suppliers of plant and machinery foreign dismantling and refurbishment services providers are initially stated at Pak Rupees equivalent amount translated at the rates approximating to those ruling on the date of transaction. Thereafter, these are revalued and stated at the average of Pak Rupees exchange rates quoted by selected authorised dealers approximating to those ruling on the dates the related plant and machinery items are received in Pakistan (i.e. the date of the bill of entry as per the requirements of Foreign Exchange Manual 2018). However, where the related plant and machinery items have not yet been received by the Company, these payments are translated at the year-end exchange rate equivalents.

3.15 Borrowings and related costs

Borrowing costs directly attributable to the acquisition, construction or installation of qualifying assets, that necessarily take substantial period of time to get ready for their intended use, are capitalized as a part of cost of those assets, until such time as the assets are substantially ready for intended use. All other borrowing costs are recognized as an expense in the year in which they are incurred. Borrowing costs consist of interest and other costs that an entity incurs in connection with borrowing of funds and exchange difference arising on foreign currency fundings to the extent those are regarded as adjustment to the interest cost, net of related interest income, if any.

3.16 Revenue recognition

During the year, the Company has adopted IFRS 15 which became applicable on July 01, 2018. This has resulted in change in accounting policies of the Company for revenue recognition. The changes are discussed in note 2.3 to these financial statements.

Revenue is recognised at amounts that reflect the consideration that the Company expects to be entitled to in exchange for transferring goods or services to a customer. Revenue is measured at the fair value of the consideration received or receivable, and is recognised on the following basis:

- Revenue from sale of goods is recognised when control of goods have passed to the customer which coincide with the dispatch of goods to the customers.
- Export sales are recognised on the basis of product shipped to the customers.
- Handling and storage income, rental income on equipment and other services income is recognized on accrual basis.

Other income

Other income is recognised to the extent it is probable that the economic benefits will flow to the Company and amount can be measured reliably. Other income is measured at the fair value of the consideration received or receivable and is recognised on the following basis:

Mark-up on delayed payment charges are recognised on the time proportionate basis.

- Interest income on short-term deposits and interest bearing advances are recognised on the time proportionate basis.
- Scrap sales, dealership income and rental income are recognised on an accrual basis.
- Gain on disposal is recognised at the time of disposal of operating fixed assets.

3.18 Earnings per share

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

3.19 Contingencies

Contingencies are disclosed when the Company has a possible obligation that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the entity or a present obligation that arises from past events but is not recognised because it is not probable that an outflow of resources embodying economic benefits will be required to settle the obligation or the amount of the obligation cannot be measured with sufficient reliability.

3.20 Share capital

Ordinary shares are classified as equity and recognized at their face value. Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction, net of tax, from the proceeds.

3.21 Foreign currencies translation

Foreign currency transactions during the year are recorded at the exchange rates approximating those ruling on the date of the transaction. Monetary assets and liabilities in foreign currencies are translated at the rates of exchange which approximate those prevailing on the statement of financial position date. Gains and losses on translation are taken to statement of profit or loss.

3.22 Operating segments

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. The chief operating decision-maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as Chief Executive Officer of the Company.

3.23 Dividends and appropriations

Dividends and reserve appropriations are recognised in the year in which these are declared / approved. The distribution of dividend and other appropriations is subject to the covenant as mentioned in note 19.2.

3.24 Unclaimed dividend

Dividend declared and remain unpaid for the period of more than three years from the date it is due and payable.

Functional and presentation currency

These financial statements are presented in Pakistani Rupee, which is the Company's functional and presentation currency.

RECLASSIFICATIONS

Certain corresponding figures have been reclassified for better presentation.

PROPERTY, PLANT AND EQUIPMENT

		(Rupees	in '000)
	Note	2019	2018
Operating fixed assets	5.1	48,228,833	48,937,972
Capital work-in-progress	5.2	20,908,728	19,777,803
		69,137,561	68,715,775

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		COST/RE	COST / REVALUATION			ACCUMULATED	ACCUMULATED DEPRECIATION			
	As at 01 July 2018	Additions* / transfers	Disposals	As at 30 June 2019	As at 01 July 2018	Charge for the year	Disposals	As at 30 June 2019	Written down as at 30 June 2019	Depreciation rate %
Owned										
Free hold land	893,700	I	ı	893,700	I	ı	I	I	893,700	ı
Lease hold land (5.1.2)	110,081	1,200,000	ı	1,310,081	110,081	ı	I	110,081	1,200,000	ı
Building on free hold land, roads and civil works	1,386,571	186,315	ı	1,572,886	304,718	60,963	ı	365,681	1,207,205	4
Building on lease hold land	76,938	I	I	76,938	19,461	3,398	I	22,859	54,079	4
Plant and machinery	60,751,869	1,178,832	ı	61,930,701	15,212,094	3,085,244	ı	18,297,338	43,633,363	4-5
Generators	1,535,177	ı	ı	1,535,177	573,441	83,764	ı	657,205	877,972	6.70
Fumiture and fixtures	180,982	4,376	I	185,358	155,658	11,587	I	167,245	18,113	10
Filling stations (5.1.1)	661,996	56,540	ı	718,536	365,915	108,059	ı	473,974	244,562	5-12.5
Vehicles	259,982	(7,848)	(153,304)	98,830	233,447	4,371	(148,867)	88,951	9,879	20
Computer and allied equipments	292,493	67,278	(230)	359,241	237,002	36,665	(274)	273,393	85,848	33.33
Safety and lab equipments	1,352,249	5,017	ı	1,357,266	1,352,249	902	ı	1,353,154	4,112	20-25
	67,502,038	2,690,510	(153,834)	70,038,714	18,564,066	3,394,956	(149,141)	21,809,881	48,228,833	

dditions of Rs. 2,690.51 million (30 June 2018: Rs. 16,036.378 million), as shown a sogress during the year, as shown in note 5.2 and an amount of Rs. 1,200 million

Owned Free hold land Lease hold land (5.1.2) Building on free hold land, roads and civil works Building on lease hold land 7		F000								
2) works wland		COST/RE	COST / REVALUATION			ACCUMULATED	ACCUMULATED DEPRECIATION			
2) 1, Works 1,	As at 01 July 2017	Additions*/ transfers	Disposals	As at 30 June 2018	As at 01 July 2017	Charge for the year	Disposals	As at 30 June 2018	Written down as at 30 June 2018	Depreciation rate %
2) 1, works 1,										
2) 1,5 works 1,3	888,200	5,500	ı	893,700	ı	ı	ı	ı	893,700	ı
l works 1,3	1,597,581	ı	(1,487,500)	110,081	110,081	ı	ı	110,081	ı	ı
	1,386,571	I	I	1,386,571	243,809	60,909	I	304,718	1,081,853	4
	76,938	ı	I	76,938	16,383	3,078	I	19,461	57,477	4
Plant and machinery 44,83	44,831,334	15,920,535	I	60,751,869	12,481,744	2,730,350	I	15,212,094	45,539,775	4-5
Generators 1,53	1,535,177	I	I	1,535,177	469,136	104,305	I	573,441	961,736	6.70
Furniture and fixtures 18	180,982	I	I	180,982	141,154	14,504	I	155,658	25,324	10
Filling stations (5.1.1) 64	644,440	17,556	I	661,996	297,121	68,794	I	365,915	296,081	5-12.5
Vehicles 23	235,047	34,622	(9,687)	259,982	234,095	7,172	(7,820)	233,447	26,535	20
Computer and allied equipments 24	245,543	58,165	(11,215)	292,493	206,331	41,886	(11,215)	237,002	55,491	33.33
Safety and lab equipments 1,35	1,352,249	I	I	1,352,249	1,352,249	I	I	1,352,249	I	20-25
52,97	52,974,062	16,036,378	(1,508,402)	67,502,038	15,552,103	3,030,998	(19,035)	18,564,066	48,937,972	

- 5.1.1 The Company's assets located at filling stations are not in possession of the Company. In view of large number of dealers, the management considers it impracticable to disclose particulars of assets not in possession of the Company as required under para 12 of part II of the Fourth Schedule to the Companies
- 5.1.2 During the year ended 30 June 2017, company performed revaluation on its freehold land, leasehold land, building on freehold land, roads and civil works, building on leasehold land, plant and machinery, generators and safety and lab equipments resulting in revaluation surplus of Rs. 743.750 million. The valuation was carried out by an independent valuer, on the basis of present market values for similar sized plots in the vicinity of land and replacement values of similar type of land based on present cost (level 2).

The different levels have been defined in IFRS 13 as follows:

- Quoted prices (unadjusted) in active markets for identical assets or liabilities (level 1);
- Inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly (i.e, as prices) or indirectly (i.e., derived from prices) (level 2); and
- Inputs for the asset or liabilities that are not based on observable market data (i.e. unobservable inputs e.g. estimated future cashflows), (level 3).
- 5.1.3 Had there been no revaluation, the net book value of specific classes of operating fixed assets would have amounted to:

(Rupees	in	,000
---------	----	------

	()	,
	2019	2018
Free hold land	56,154	56,154
Lease hold land	213,200	_
Buildings on free hold land, roads and civil works	1,300,864	1,175,511
Building on lease hold land	49,629	53,027
Plant and machinery	40,301,992	41,492,477
Generators	887,389	971,153
	42,809,228	43,748,322

5.1.4 Depreciation charge for the year has been allocated as follows:

(Rupees in '000)

		(,
	Note	2019	2018
Cost of sales	30.1	3,240,237	2,889,551
Administrative expenses	31	44,681	66,398
Selling and distribution expenses	32	110,038	75,049
		3,394,956	3,030,998

5.1.5 Forced sale values of asset class:

Free hold land	758,569	758,569
Lease hold land	960,000	1,270,402
Buildings on free hold land, roads and civil works	4,594,243	4,594,243
Building on lease hold land	46,554	46,554
Plant and machinery	38,452,931	38,452,931
Generators	819,564	819,564
	45,631,861	45,942,263

5.1.5.1 The revaluation of all asset subject to revaluation were carried out as of 30 June 2017 except for leasehold land which is revalued during the year before reclassification from non-current asset as held for sale.

5.1.6 Particulars of immovable assets of the Company are as follows:

Location	Total area (in acres)
Mauza Kund, Sub Tehsil Gadani, District Lasbella, Baluchistan	620.45
Deh Redho, Tapo Noor Mohammad Shujrah, Taluka Khanpur, District Shikarpur.	12.68
Mauza Gujrat, Mehmoodkot, Tehsil kot, Addu District, Muzaffargarh	12.0
Plot of Barani Land, Mauza Kund, Tehsil Gadani, District Lasbella, Baluchistan	11.0
Mahal Jhamke (Machike), Tehsil & District Sheikhupura	9.0
Zero point (SPM), Mauza Kund, Tehsil Gadani, District Lasbella, Baluchistan	5.0
Plot no. 22/5, CL 9, Hoshang Road, Civil Lines Quarter, Karachi	0.61

Capital work-in-progress

The movement of capital work-in-progress during the year is as follows:

			(1	Rupees in '000)		
					Closing	balance
	Note	Opening Balance	Additions	Transfers	30 June 2019	30 June 2018
Building on free hold land, roads and civil works		163,252	_	(162,561)	691	163,252
Plant and machinery	5.2.1, 5.2.2, 5.3, & 5.4	19,547,375	2,190,092	(885,094)	20,852,373	19,547,375
Furniture and fixtures		2,353	_	(2,353)	_	2,353
Computer and allied equipr	nent	566	_	(566)	-	566
Safety and lab equipments		4,289	_	(4,289)	_	4,289
Filling stations		59,968	_	(4,304)	55,664	59,968
		19,777,803	2,190,092	(1,059,167)	20,908,728	19,777,803

- 5.2.1 Includes Plant and machinery amounting to USD 4 million (30 June 2018: USD 4 million) against which shares to be issued as disclosed in note 20.2 to these unconsolidated financial statements.
- 5.2.2 Includes dismantling and refurbishment charges paid to-date by the sponsors in lieu of its equity contribution in the Company as disclosed in note 20.2 to these unconsolidated financial statements.
- Capitalization of borrowing costs amounting to Rs. 1,424.26 million (30 June 2018: Rs. 1,121.53 million) have been determined at the rate of 9% (30 June 2018: 7.5%) per annum.
- Plant and machinery include exchange difference of Rs. 15.891 million (30 June 2018: Rs. 812.55 million).

LONG TERM INVESTMENT

		(Rupees	in '000)
	Note	2019	2018
In a subsidiary - at cost	6.1	16,931,504	16,931,504
		16,931,504	16,931,504

This represents investment in Byco Isomerisation Pakistan (Private) Limited (BIPL), a wholly owned subsidiary, of 1,693,150,430 shares (30 June 2018: 1,693,150,430) of Rs. 10 each. BIPL is principally engaged in blending, refining and processing of petroleum naphtha to produce petroleum products such as premium motor gasoline.

LONG TERM LOANS AND ADVANCES - unsecured, considered good

		(Rupees	in '000)
N	ote	2019	2018
Loan to Coastal Refinery Limited (CRL)		1,518,780	1,518,780
Advance against investment in shares		482,134	440,000
		2,000,914	1,958,780
Current portion of loan to CRL	12	(1,139,951)	(1,019,414)
		860,963	939,366

LONG TERM DEPOSITS

Rent	14,178	14,178
Others	20,638	2,866
	34,816	17,044

DEFERRED TAXATION

Deductible temporary differences arising in respect of:			
- employees retirement benefit		17,062	36,972
- provision for doubtful debts		1,469,256	1,285,394
- recoupable unabsorbed tax losses and depreciation	9.1	5,243,667	1,962,744
- recoupable tax credit		556,102	1,598,548
		7,286,087	4,883,658
Taxable temporary differences arising in respect of:			
- accelerated tax depreciation		(4,639,113)	(2,028,456)
- revaluation surplus on property, plant and equipment		(1,364,042)	(1,572,270)
		(6,003,155)	(3,600,726)
		1,282,932	1,282,932

Deferred tax asset is recognized for tax losses, minimum taxes and depreciation available for carry-forward to the extent of the realization of the related tax benefit through future taxable profits, based on the projections, is probable. As of the date of statement of financial position, deferred tax asset amounting to Rs. 1,574.291 million (30 June 2018: Rs. 3,553.533 million) in respect of unused tax losses and minimum tax credit has not been recognised in these unconsolidated financial statements.

10 STOCK-IN-TRADE

		(Rupees in '000)		
	Note	2019	2018	
Raw material	10.1	18,238,048	21,081,770	
Finished products	10.2, 10.3 & 10.4	11,022,246	8,309,480	
		29,260,294	29,391,250	

- 10.1 This includes raw material in transit amounting to Rs. 14,849.23 million (30 June 2018: Rs. 15,629.89 million) as at the date of statement of financial position.
- 10.2 This includes finished product held by third parties and related party amounting to Rs. 5,684.50 million (30 June 2018: Rs. 3,157.55 million) and Rs.NIL (30 June 2018: Rs. 463.34 million) as at the date of statement of financial position.

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- 10.3 This includes finished product in transit amounting to Rs. NIL (30 June 2018: Rs. 508.70 million) as at the date of statement of financial position.
- 10.4 Finished products costing Rs. 11,249.709 million (30 June 2018: Rs. 1,976.668 million) has been written down by Rs. 426.27 million (30 June 2018: Rs. 39.077 million) to net realizable value.

11 TRADE DEBTS

		(Rupees	in '000)
	Note	2019	2018
Considered good		5,336,657	5,463,784
Considered doubtful		5,066,399	4,432,393
		10,403,056	9,896,177
Provision for doubtful debts	11.1	(5,066,399)	(4,432,393)
		5,336,657	5,463,784

11.1 Provision for doubtful debts

Opening balance	4,432,393	3,621,901
Provision made during the year 33	634,006	810,492
Closing balance	5,066,399	4,432,393

11.2 The maximum aggregate amount due from the related party at the end of any month during the year outstanding was Rs. NIL (30 June 2018: Rs. 718.534 million).

LOANS AND ADVANCES

		(Rupees	in '000)
N	lote	2019	2018
Secured - considered good			
Advance to suppliers and contractors		10,750	46,272
Unsecured - considered good			
Advance to employees, suppliers and contractors		31,431	294,724
Current portion of loan to CRL	7	1,139,951	1,019,414
		1,182,132	1,360,410

TRADE DEPOSITS AND SHORT TERM PREPAYMENTS

Deposits	15,372	15,372
Prepayments		
- Insurance	5,149	4,225
- Rent	26,045	7,016
	46,566	26,613

14 OTHER RECEIVABLES - considered good

		(Rupees	in '000)
	Note	2019	2018
Receivable from CRL	14.1	1,106,748	943,232
Due from related parties	14.2 & 14.3	846,935	850,886
Inland Freight Equalization Margin		_	77,409
Others		230,957	54,535
		2,184,640	1,926,062

- 14.1 These represents expenses incurred by the Company on behalf of CRL. The outstanding balance is being adjusted against the cost payable to CRL on account of usage of buoy.
- 14.2 This represents receivable from BIPL against the transfers from capital work-in-progress amounting to Rs. 124 million, pre-commencement and other expenses incurred, purchases made on behalf of BIPL.
- 14.3 The maximum aggregate amount due from the related parties at the end of any month during the year outstanding was Rs. 846.935 million (30 June 2018: Rs. 847.016).

15 CASH AND BANK BALANCES

		(Rupees	in '000)
	Note	2019	2018
Cash in hand		288	84
Cash at banks			
- Current accounts		340,068	291,166
- Saving / deposit accounts	15.1, 15.2 & 15.3	794,893	454,846
		1,134,961	746,012
		1,135,249	746,096

- 15.1 These carry interest at the rates ranging from 5.6 % to 12.3% (30 June 2018: 4.0 % to 6.0%) per annum.
- 15.2 This includes Rs. 150.0 million (30 June 2018: Rs. 152.202 million) kept under lien against guarantee and letter of credit facilities.
- 15.3 This includes Rs. 439.530 million (30 June 2018: Rs 117.741 million) kept in shariah compliant savings account.

16 NON-CURRENT ASSET HELD FOR SALE

	(Rupees i	n '000)
	2019	2018
Opening balance	1,487,500	_
Transferred (to) / from property, plant and equipment	(1,200,000)	1,487,500
Reversal of revaluation surplus on property, plant and equipment	(287,500)	_
Closing balance	-	1,487,500

During the year, the management of the Company changed its plan to sell the asset and reclassified it back to property, plant and equipment after revaluation having fair value amounting to Rs. 1,200 million being lower than its carrying amount of Rs. 1,487.5 million based on the independent valuation.

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17 SHARE CAPITAL

Number of	of Shares			(Rupees	in '000)
2019	2018		Note	2019	2018
6,000,000,000	6,000,000,000	Authorized share capital Ordinary shares of Rs.10/- each	17.1	60,000,000	60,000,000
187,348,638	187,348,638	Issued, subscribed and paid-up capital Issued for cash		1,873,486	1,873,486
5,142,536,068 5,329,884,706	5,142,536,068 5,329,884,706	Issued for consideration other than cash - assets		51,425,361 53,298,847	51,425,361 53,298,8477

17.1 Voting rights, board selection, right of first refusal and block voting are in proportion to their shareholding.

CONTRIBUTION AGAINST FUTURE ISSUE OF SHARES

		(Rupees	(Rupees in '000)		
	Note	2019 2018			
From Byco Industries Incorporated (BII),	18.1, 18.2				
the Parent Company	& 18.3	857,140	841,249		

18.1 In respect of plant and machinery

Represents Rs. 528.40 million (30 June 2018: Rs. 486.520 million) being rupee equivalent of US\$ 4.0 million (30 June 2018: US\$ 4.0 million) representing part of the cost of plant, machinery purchased by the Company.

Pursuant to a Share Subscription Agreement dated 31 August 2006 and amended vide an addendum dated 31 July 2007 entered into between the Company and its sponsor, the sponsor has paid the above amount to the supplier against the said assets in lieu of its equity contribution in the Company for which Ordinary Shares will be issued to it, at par, upon meeting the applicable requirements as mentioned in note 18.3 to these unconsolidated financial statements.

18.2 In respect of dismantling and refurbishment of Aromatic Plant:

This includes a sum of (i) Rs. 282.591 million (30 June 2018: Rs. 303.184 million), being rupee equivalent of € 2.259 million and £ 0.290 million (30 June 2018: € 2.259 and £ 0.290 million) and (ii) Rs. 46.149 million (30 June 2018: Rs. 51.544), being rupee equivalent of US\$ 0.507 million (30 June 2018: US\$ 0.507 million), representing the dismantling and refurbishment cost respectively, of plant, machinery and equipment, paid to date by the sponsors in lieu of its equity contribution in the Company for which ordinary shares will be issued to it, at par, for consideration other than cash upon meeting the applicable requirements as mentioned in note 18.3 to these unconsolidated financial statements.

Shares shall be issued to the Parent Company upon meeting the requirements of paragraph 7 of Chapter XX of the Foreign Exchange Manual (FE Manual) and Regulation 7 of the Companies (further issue of shares) Regulations, 2018.

19 LONG-TERM FINANCING

						(Rupees	in '000)
				Installmen	nts		
Facilities	Note	Mark-up rate	Payment term	Number	Commencement	2019	2018
Secured							
Syndicate loan I	19.1 & 19.2	Six months kibor	Semi-annually	16	June 2013	210,094	3,858,68
Syndicate loan II	19.1 & 19.2	Three months kibor + 3.25%	Semi-annually	12	January 2014	-	45,19
Syndicate loan III	19.3 & 19.2	8% per annum for the first two years from the date of disbursement and six months kibor or 12% whichever is lower for subsequent years	Semi-annually	12	June 2017	367,676	585,27
Arrangement fee	19.3		-	-	-	129,669	91,62
Bilateral Loan I	19.4	Six months kibor + 2.5%	Semi-annually	09	June 2015	304,998	921,13
Bilateral Loan II	19.4	Six months kibor + 2.75%	Quarterly	14	February 2016	400,000	1,300,00
Bilateral Loan IV	19.4	Six months kibor + 4.5%	Quarterly	12	June 2019	550,000	600,00
Bilateral Loan V	19.4 & 19.2	Three months kibor + 1.5%	Quarterly	12	Sep 2020	1,000,000	1,000,00
Bilateral Loan VI	19.4	Six months kibor + 3.5%	Semi-annually	08	December 2015	-	38,33
Bilateral Loan VII	19.4	Three months kibor + 4.5%	Quarterly	12	June 2019	366,667	-
Bilateral Loan VIII	19.4	Three months kibor + 1.5%	Quarterly	12	May 2021	2,200,000	-
Bilateral Loan IX	19.4	Three months kibor + 2.5%	Quarterly	08	October 2020	346,091	-
						5,875,195	8,440,23
Sukuk certificates	19.5	Three months kibor + 1.05%	Quarterly	12	April 2019	2,860,000	3,120,00
Unsecured							
Supplier's credit	19.6	One year Libor + 1%	Semi-annually	20	December 2021	958,890	958,89
Others	19.6	Nil to six months kibor + 4%	Semi-annually	05	December 2021	8,638,377	7,205,55
						9,597,267	8,164,44
						18,332,462	19,724,68
Current maturity						(2,486,656)	(6,559,60
						15,845,806	13,165,07

- 19.1 Represent facilities availed from various banks and are secured against the Company's fixed and current
- 19.2 The loan agreement contains the covenant that the Company cannot pay dividend to its shareholders if an event of default is occurred.
- 19.3 Represents syndicate facility including Musharaka facility availed from a commercial bank for the purpose of acquiring shares of CRL. The facility is secured against charge on all present and future assets of CRL, personal guarantees and personal properties of sponsors of CRL along with pledge of 80% shares of CRL.
- 19.4 Represents bilateral loans availed from various banks and financial institutions and are secured against the Company's fixed and current assets.
- 19.5 Represents privately placed long-term Islamic certificates (Sukuk) amounting to Rs. 3,120 million, issued by the Company to meet the expansion plans of the Company. This facility is secured against fixed assets of the Company.
- 19.6 The loans are inferior to the rights of present and future secured financial institutions which are or may be lender to the Company.

20 LOANS FROM RELATED PARTY - unsecured

		(Rupees in '000)	
	Note	2019	2018
Byco Industries Incorporated, the Parent Company	20.1	3,935,650	3,936,921

20.1 Represents:

- a foreign currency loan of USD 0.144 million which carries mark-up at the rate of 6 Months LIBOR+1% per annum, which was due on 22 June 2012 by a bullet payment.
- a supplier's credit amounting to USD 41.927 million novated from Cnergyico Acisal Incorporated during the year ended 30 June 2015 under the agreement. This carries mark-up at the rate of LIBOR+1% per annum, payable semi-annually.
- balance amount of loan novated from Byco Busient Incorporated, the ultimate Parent Company amounting to USD 16.124 million (principal USD 15.713 million and markup USD 0.411 million) is repayable in four unequal semi-annual installments. This carries markup at the rate of LIBOR + 1% per annum, payable semi-annually.

All of the aforesaid loans are repayable subject to the conditions and rights as disclosed in note 20.6 to these unconsolidated financial statements.

20.2 During the year 30 June 2018, the Company has revised its agreement with the Parent Company due to which the exchange rate on principal and mark-up has been frozen on the last date of disbursement. Accordingly, the Company has recognized the difference between the carrying value of the liability under the old agreement and the revised obligation in the capital reserves.

21 ACCRUED AND DEFERRED MARKUP

	(Rupees in '000)		
	Note	2019	2018
Markup on long term financing / loans from related party			
- secured		2,672,183	6,425,381
- unsecured		3,189,782	2,117,589
		5,861,965	8,542,970

22 LONG TERM DEPOSITS

Deposits	22.1	105,000	225 017
Deposits	22.1	103,000	223,017

22.1 This includes interest-free deposits received from logistics vendors as security against goods to be transported which is utlised for the purpose of the business in accordance with the related agreements.

23 DEFERRED LIABILITIES

		(Rupees in '000)		
	Note	2019	2018	
Employees retirement benefits	23.1	58,834	127,481	
Arrangement fee		89,392	147,193	
Others		573,361	679,182	
		721,587	953,856	

23.1 Employees retirements benefits - staff gratuity

23.1.1 General description

The Company operates employee retirement benefits for permanent employees who have completed the minimum service period. In accordance with the requirements of IAS-19 "Employee Benefits", actuarial valuation was carried out as at 30 June 2019, using the "Projected Unit Credit Method". Provision has been made in the unconsolidated financial statements to cover obligation in accordance with the actuarial recommendations. Details of significant assumptions used for the valuation and disclosures in respect of above-mentioned scheme is as follows:

23.1.2 Reconciliation of amount payable to defined benefit plan

(Rupees in '000)

	Note	2019	2018
Present value of defined benefit obligation	23.1.3	325,987	264,961
Fair value of plan assets	23.1.4	(267,153)	(137,480)
		58,834	127,481

23.1.3 Movement in the present value of defined benefit obligation:

	004.004	222.222
Opening balance	264,961	208,096
Current service cost	48,703	44,418
Interest cost	24,299	18,821
Benefits paid during the year	(31,474)	(9,250)
Actuarial loss 23.1.7	19,498	2,876
Closing balance	325,987	264,961

23.1.4 Movement in the fair value of plan assets:

Opening balance		137,480	27,912
Expected return on plan assets		20,144	6,756
Contributions		169,736	119,500
Benefits paid during the year		(31,474)	(9,250)
Actuarial loss	23.1.7	(28,733)	(7,438)
Closing balance		267,153	137,480

23.1.5 Movement in net liability

Opening balance		127,481	180,184
Charge for the year	23.1.6	52,858	56,483
Contributions		(169,736)	(119,500)
Actuarial loss	23.1.7	48,231	10,314
Closing balance		58,834	127,481

23.1.6 Charge for the year

Current service cost	48,703	44,418
Interest cost - net	4,155	12,065
	52,858	56,483

23.1.7 Actuarial remeasurements

	` '	,
	2019	2018
Actuarial loss on defined benefit obligations	(19,498)	(2,876)
Actuarial loss on fair value of plan assets	(28,733)	(7,438)
	(48,231)	(10,314)

23.1.8 Actuarial assumptions:

Valuation discount rate per annum	14.50%	9.75%
Salary increase rate per annum	12.50%	7.75%
Expected return on plan assets per annum	14.50%	9.75%
Normal retirement age of employees	60 years	60 years

23.1.9 Comparisons for past years:

	(Rupees in '000)				
As at June 30	2019	2018	2017	2016	2015
Present value of defined benefit obligation	325,987	264,961	208,096	75,609	74,733
Fair value of plan assets	(267,153)	(137,480)	(27,912)	(22,137)	(36,013)
Deficit	58,834	127,481	180,184	53,472	38,720
Experience adjustment on plan liabilities	(19,498)	(2,876)	22,987	497	1,091
Experience adjustment on plan assets	(28,733)	(7,438)	(1,482)	(149)	1,385
	(48,231)	(10,314)	21,505	348	2,476

23.1.10 Composition of plan assets

(Rupees in '000)

	2019	2018
Equity	-	135,002
Mutual Fund	264,230	-
Cash at bank	2,923	2,478

23.1.11 Statement of financial position date sensitivity analysis (± 100 bps) on present value of defined benefit obligation

(Rupees in '000)

		20	19	
	Disco	Discount rate		crease
	+ 100 bps	– 100 bps	+ 100 bps	- 100 bps
Present value of defined benefit obligation	293,147	364,304	366,282	291,032

(Rupees in '000)

		(
		20)18	
	Disco	unt rate	Salary in	crease
	+ 100 bps	- 100 bps	+ 100 bps	- 100 bps
Present value of defined benefit obligation	234,965	295,839	297,539	233,153

- 23.1.12 As of 30 June 2019, a total of 753 employees have been covered under the above scheme.
- 23.1.13 Charge for the next financial year as per the actuarial valuation report amounts to Rs. 59.049 million.

24 TRADE AND OTHER PAYABLES

	(Rupees	s in '000)
Note	2019	2018
Creditors for supplies and services	41,637,850	47,752,681
Accrued liabilities	3,798,969	1,834,887
Due to related parties	190,480	226,572
Sales tax, duties, levies, penalties and default surcharge	2,072,601	8,267,329
Workers' welfare fund	152,234	152,234
Withholding tax deductions payable	47,098	63,863
Payable to staff provident fund	26,462	11,363
	47,925,694	58,308,929

25 ADVANCE FROM CUSTOMERS

25.1	3,387,793	2,789,832
25.1	3,367,793	2,709,032

25.1 Represents advances received from customers against supply of goods.

26 ACCRUED MARK-UP

		(Rupees in '000)		
	Note	2019	2018	
Long-term financing - secured		240,649	131,939	
Short-term borrowings - secured		152,869	25,792	
		393,518	157,731	

27 SHORT-TERM BORROWINGS

Secured			
Finance against trust receipts	27.1	14,581,336	935,167
Running finance	27.2	1,267,685	1,387,500
		15,849,021	2,322,667

- 27.1 The facilities have been extended by commercial banks for import and procurement of crude oil and petroleum products aggregating to Rs. 25,600 million (30 June 2018: Rs. 27,100 million) out of which Rs. 11.019 million (30 June 2018: Rs. 26,165 million) remains unutilized as at the statement of financial position date. The facility carries mark-up ranging from 1 month's KIBOR plus 1% to 3%. The facility is secured against documents of title of goods, charge over the stocks of crude oil and petroleum products and receivables, lien on the bank's collection account.
- 27.2 Represents running finance facility amounting to Rs. 1,600 million obtained from a commercial bank. The facility carries mark-up at the rate of three months KIBOR + 1.5% per annum. The facility is secured by way of first pari passu hypothecation charge of overall present and future current and fixed assets of the

28 CONTINGENCIES AND COMMITMENTS

28.1 Contingencies

28.1.1 Claim against the Company not acknowledged as debt amounting to Rs. 3,353.182 million (30 June 2018: Rs. 3,353.182 million) comprise of late payment charges on account of delayed payments against crude oil supplies.

Furthermore, Mari Gas Limited and Pakistan Petroleum Limited have filed legal cases in Sindh High Court on 22 May 2012 and 14 Febuary 2013 claiming Rs. 233.550 million (30 June 2018: Rs. 233.550 million) and Rs.404.357 million (30 June 2018: Rs. 404.357 million) respectively for late payment charges on account of delayed payments against crude oil supplies, and based on the opinion of legal advisor, the Company is of the view that there are no specific contractual arrangements with the above suppliers and hence no provision in respect of the same has been made in these unconsolidated financial statements.

28.2 Commitments

(Rupees in '000)

	2019	2018
28.2.1. Commitments for capital expenditure	777,693	509,884
28.2.2. Commitments in respect of purchase of CRL's shares	877,383	919,517

29 TURNOVER - net

Gross Sales		
- Local	250,600,971	202,825,476
- Export	1,104,685	11,899,833
	251,705,656	214,725,309
Less:		
Sales tax and other duties	(51,580,997)	(47,859,308)
Trade discounts	(2,293,939)	(575,639)
	(53,874,936)	(48,434,947)
	197,830,720	166,290,362

29.1 One (2018: one) of the Company's customers contributed towards 13% (2018: 19%) of the revenue during the year amounting to Rs 26.178 billion (2018: Rs 31.896 billion).

30 COST OF SALES

		(Rupees in '000)		
	Note	2019	2018	
Opening stock		8,309,480	5,798,472	
Cost of goods manufactured, storage and handling	30.1	182,046,167	141,167,490	
Finished products purchased during the year		16,537,542	18,477,703	
		206,893,189	165,443,665	
Closing stock	10	(11,022,246)	(8,309,480)	
		195,870,943	157,134,185	

30.1 Cost of goods manufactured, storage and handling

(Rupees in '000)

		(-1	,
	Note	2019	2018
Raw material consumed	30.1.1	167,119,743	132,453,860
Salaries, wages and other benefits	30.1.2	1,414,389	777,742
Operation cost		885,119	733,790
Depreciation	5.1.4	3,240,237	2,889,551
Fuel, power and water		1,336,533	851,993
Repairs and maintenance		340,677	280,623
Transportation & product handling charges		323,620	280,516
Insurance		185,479	190,492
Stores and spares consumed		2,722,927	733,394
Staff transportation and catering		261,680	197,332
Rent, rates and taxes		44,337	38,318
Security expenses		118,499	81,954
Exchange loss		4,043,150	1,647,159
Vehicle running		9,777	10,766
		182,046,167	141,167,490

30.1.1 Raw material consumed

(Rupees in '000)

Note	2019	2018
Opening stock	21,081,770	6,784,377
Purchases during the year	164,276,021	146,751,253
	185,357,791	153,535,630
Closing stock 10	(18,238,048)	(21,081,770)
	167,119,743	132,453,860

30.1.2 This includes a sum of Rs. 95.137 million (30 June 2018: Rs. 68.911 million) in respect of staff retirement benefits.

31 ADMINISTRATIVE EXPENSES

(Rupees	in	'00
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	Note	2019	2018
Salaries, allowances and other benefits	31.1	437,603	501,991
Rent, rates and taxes		108,199	99,454
Depreciation	5.1.4	44,681	66,398
Repairs and maintenance		90,477	33,511
Legal and professional		31,506	22,940
Vehicle running		3,760	1,250
Travelling and conveyance		73,233	34,218
Fee and subscriptions		24,386	18,129
Utilities		26,129	12,377
Insurance		4,451	6,401
Printing and stationary		10,356	10,532
Auditors' remuneration	31.2	6,000	6,000
SAP maintenance costs		41,836	14,226
Security expense		5,774	4,671
		908,391	832,098

31.1 This includes a sum of Rs. 41.688 million (30 June 2018: Rs. 43.159 million) in respect of staff retirement benefits.

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31.2 Auditors' remuneration

(Rupees i	in '000)
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Note	2019	2018
Audit fee	3,800	3,800
Half year review	600	600
Consolidated financial statements	600	600
Code of corporate governance and other certifications	500	500
Out of pocket expenses	500	500
	6,000	6,000

32 SELLING AND DISTRIBUTION EXPENSES

Salaries, allowances and other benefits	32.1	191,003	155,192
Rent, rates and taxes		137,777	110,582
Advertisement		59,071	64,542
Depreciation	5.1.4	110,038	75,049
		497,889	405,365

32.1 This includes a sum of Rs 15.229 million (30 June 2018: Rs. 13.836 million) in respect of staff retirement benefits.

OTHER EXPENSES

	(Rupees in '000)		
Note	2019 2018		
Late payment surcharge and penalties	105,554	411,259	
Provision for doubtful debts 11.1	634,006	810,492	
Workers' welfare fund	_	109,586	
	739,560	1,331,337	

OTHER INCOME

Income from financial assets		
Interest on balances due from customer	634,006	560,493
Interest on loan to CRL	61,439	31,629
Interest income on saving accounts	79,595	56,797
	775,040	648,919
Income from non-financial assets		
Land lease rent	333	303
Scrap sales	32,936	16,264
Gain on disposal of operating fixed assets	191,868	2,591
Dealership income	17,692	21,300
Liabilities no longer required - written back	_	971,013
	1,017,869	1,660,390

35 FINANCE COSTS

	2019	2018
Mark-up on:		
Long-term financing	1,220,621	1,336,194
Short-term borrowings	1,636,918	939,031
	2,857,539	2,275,225
Exchange loss - net	154,601	555,698
Bank and other charges	57,417	47,148
	3,069,557	2,878,071

36 TAXATION

	(Rupees	(Rupees in '000)	
	2019	2018	
Current	_	(554,051)	
Prior year	554,051	204,185	
	554,051	(349,866)	

- 36.1 The returns of income tax have been filed up to and including tax year 2018. These, except for those mentioned in 36.2, are deemed to be assessed under section 120 of the Income Tax Ordinance, 2001.
- 36.2 The Company was selected for an audit under Section 177 and 214C of the Income Tax Ordinance, 2001 for the tax year 2013. Audit proceedings for tax year was completed and a demand of Rs. 87.105 million has been raised in an amended order passed under Section 122(1)(5) of the Income Tax Ordinance, 2001. Being aggrieved by the amended order, the Company filed an appeal before Commissioner Inland Revenue, Appeals, Karachi which is pending for adjudication. However, as a matter of prudence, the said amount has already been provided for in these unconsolidated financial statements.
- 36.3 Under section 5A of the Income Tax Ordinance, 2001 (the Ordinance), the Company is obligated to pay tax at the rate of 5 percent on its accounting profit before tax if it derives profit for a tax year but does not distribute at least 20 percent of its after tax profits within six months of the end of the tax year, through cash or bonus shares. The Company filed a Constitutional Petition (CP) before the Court on 24 November 2017 challenging the tax, the Court accepted the CP and granted a stay against the above section.

In case the Court's decision is not in favor of the Company, the Company will either be required to declare the dividend to the extent of 20% of after tax profits or it will be liable to pay additional tax at the rate of 5% of the accounting profit before tax of the Company for the financial year ended 30 June 2018. As at the statement of financial position date, no liability has been recorded by the Company in this respect.

36.4 Relationship between accounting profit and income tax expense for the period

The Company is subject to Minimum Tax and Final Tax Regime under section 113 and section 169 respectively of the Income Tax Ordinance, 2001, therefore, relationship between income tax expense and accounting profit has not been presented for the current year.

37 (LOSS) / EARNINGS PER SHARE - basic and diluted

		2019	2018
(Loss) / Profit after taxation	(Rupees in '000)	(1,683,700)	5,019,830
Weighted average number of ordinary shares	(Number of shares)	5,329,884,706	5,329,884,706
(Loss) / Earnings per share - basic / diluted	(Rupees)	(0.32)	0.94

38 CASH AND CASH EQUIVALENTS

		(Rupees in '000)	
		2019	2018
Cash and bank balances	15	1,135,249	746,096
Running finance facility	27	(1,267,685)	(1,387,500)
		(132,436)	(641,404)

TRANSACTIONS AND BALANCES WITH RELATED PARTIES

The related parties comprise of ultimate parent company, parent company, subsidiary company, associated companies, directors, key management personnel, staff provident fund and staff gratuity fund. All transactions involving related parties arising in the normal course of business are conducted at agreed terms and conditions. Details of transactions and balances with related parties during the year are as follows:

39.1 Following are the related parties with whom the Company had entered into transactions or have agreement in place, including associates on the basis of commom directorship:

Sr	Company Name	Basis of association	Aggregate % of shareholding
1	Byco Industries Incorporated	Parent	91.83%
2	Byco Isomerisation Pakistan (Private) Limited	Subsidiary	100%
3	Premier Systems (Private) Limited	Common directorship	0%
4	Byco Asia DMCC	Common directorship	0%
5	Employees gratuity fund	Retirement benefit fund	0%
6	Employees Provident fund	Retirement benefit fund	0%

39.2 Associated companies, subsidiaries, joint ventures or holding companies incorporated outside Pakistan:

Name Country of Incorporation	
Byco Industries Incorporated (BII)	Mauritius
Byco Asia DMCC	United Arab Emirates

(Rupees in '000)

	2019	2018
Transactions with related parties		
Parent Company		
Mark-up charged	182,408	163,026
Other capital reserves	-	3,214,209
Subsidiary Company		
Product processing charges	160,902	_
Other expenses incurred	333	166,482
Associated Companies		
Sales	2,301,396	6,686,844
Purchase of operating fixed assets and services	62,295	86,978
Others		
Post Employment Benefit Funds	306,638	280,005
Key Management Personnel	98,604	95,081

39.3 Balances with related parties

Parent Company		
Contribution against future issue of shares	857,140	841,249
Accrued mark-up	532,911	364,281
Loan payable	3,935,650	3,936,921
Subsidiary Company		
Receivable against expenses incurred	846,935	847,016
Associated Companies		
Long term deposit receivable	-	95
Trade debts	-	718,534
Advance against shared services	86,586	119,160
Accrued interest	_	19,303
Payable against purchases	35,386	38,904
Others		
Payable to key management person	68,508	68,508
Payable to post employment benefit funds	85,296	138,844

39.4 There are no transactions with key management personnel other than under the terms of employment as disclosed in note 40 to the unconsolidated financial statements.

40 REMUNERATION OF CHIEF EXECUTIVE, DIRECTORS AND EXECUTIVES

The aggregate amount included in these unconsolidated financial statements for remuneration, including the benefits and perquisites, to the Chief Executive, Directors and Executives of the Company are as follows:

(Rupees in '000)

	, ,					
	2019			2018		
	Chief Executive	Director	Executives	Chief Executive	Directors	Executives
Fee	-	1,881	_	-	450	_
Managerial remuneration	_	-	386,651	-	_	317,001
Staff retirement benefits	_	-	63,307	_	_	50,749
Housing and utilities	_	-	116,830	-	_	95,434
Leave fare assistance	_	-	32,208	-	_	26,406
	-	1,881	598,996	-	450	489,590
Number of persons	1	1	162	1	1	144

- 40.1 The number of persons does not include those who left during the year but remuneration paid to them is included in the above amounts.
- **40.2** Few Executives have been provided with company maintained cars.
- The Company's Board of Directors consists of 7 Directors (of which 6 are Non-Executive Directors). Except for an independent Director, no remuneration and other benefits have been paid to any Director.

41 FINANCIAL INSTRUMENTS BY CATEGORY

41.1 Financial assets as per statement of financial position

(Rupees in '000)

		(- I	,
	Note	2019	2018
Financial assets at amortised cost			
- Long term loans	7	1,518,780	1,518,780
- Long term deposits	8	34,816	17,044
- Trade debts	11	5,336,657	5,463,784
- Trade deposits	13	15,372	15,372
- Accrued interest		230,130	180,691
- Other Receivables	14	2,184,640	1,926,062
- Cash and bank balances	15	1,135,249	746,096
		10,455,644	9,867,829

41.2 Financial liabilities as per statement of financial position

Financial liabilities measured at amortised cost			
- Long term financing	19	15,845,806	13,165,073
- Loans from related party	20	3,935,650	3,936,921
- Accrued and deferred markup	21	5,861,965	8,542,970
- Long-term deposits	22	105,000	225,017
- Trade and other payables	24	47,925,694	58,308,929
- Accrued mark-up	26	393,518	157,731
- Short term borrowings	27	15,849,021	2,322,667
- Current portion of non-current liabilities		7,897,428	8,766,174
- Unclaimed dividend		1,027	1,027
		97,815,109	95,426,508

42 FINANCIAL RISK MANAGEMENT, OBJECTIVES AND POLICIES

The Company finances its operations through equity, borrowings and management of working capital with a view to maintain an appropriate mix between various sources of finances to minimize the risk. The Company's principal financial instruments comprise short-term borrowings and financing from financial institutions and trade and other payables. Main purpose of these financial instruments is to raise funds for the import of crude oil for refining business and for its operations. The Company has various financial assets such as cash (including balances with banks), deposits, loans, which are directly related to its operations. The Company's overall risk management policy focuses on minimizing potential adverse effects on the Company's financial performance. The overall risk management of the Company is carried out by the Company's senior management team under policies approved by the Board of Directors. No changes were made in the objectives, policies or processes and assumptions during the year ended 30 June 2019.

The policies for managing each of these risk are summarized below:

42.1 Market risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. Market prices comprise three types of risk: interest rate risk, currency risk and equity price risk, such as equity risk.

42.1.1 Interest Rate Risk

Interest rate risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company's interest rate risk arises from long-term financing and short-term borrowing facilities for financing its refining and storage business operations, setting up of aromatic plant and meeting working capital requirements at variable rates, on loan to CRL and on delayed payments from PSO on which the Company earns interest. The Company manages these mismatches through risk management policies where significant changes in gap position can be adjusted.

At the reporting date, the interest rate profile of Company's interest-bearing financial instruments was:

Variable Rate Instruments

(Rupees in '000)

	2019	2018
Financial assets		
Long-term loan to CRL	688,780	688,780
Trade debts	7,005,258	7,005,258
	7,694,038	7,694,038
Financial liabilities Long-term financing	17,394,170	18,892,247
Loans from related party	3,935,650	3,936,921
Accrued and deferred mark-up	11,272,738	10,749,536
Short-term borrowings	15,849,021	2,322,667
	48,451,579	35,901,371

A change of 1% in interest rates at the year-end would have increased or decreased the profit before tax by Rs. 407.575 million (30 June 2018: Rs. 282.073 million). This analysis assumes that all other variables remain constant. The analysis is performed on the same basis as for June 2018.

42.1.2 Currency risk

Currency risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate due to changes in foreign exchange rates and arises where transactions are done in foreign currency.

The Company is exposed to foreign currency risk on transactions that are entered in a currency other than Pak Rupees. As the Company imports plant and equipment and crude oil, it is exposed to currency risk by virtue of borrowings (in foreign currency). Further foreign currency risk also arises on payment to the supplier of tugs for operations of SPM. The currency in which these transactions are undertaken is US Dollar. Relevant details are as follows:

	2019		2018	
	(Rupees in '000)	(USD '000)	(Rupees in '000)	(USD '000)
Trade and other payables	24,085,925	147,548	34,094,821	280,315
	24,085,925	147,548	34,094,821	280,315

The average rates applied during the year is Rs. 136.40/ USD (30 June 2018: Rs. 110.06 / USD) and the spot rate as at 30 June 2019 is Rs. 163.24 / USD (30 June 2018: 121.63 / USD).

A change of 1% in exchange rates at the year-end would have increased or decreased the loss by Rs. 240.859 million (30 June 2018: Rs. 339.840 million). This analysis assumes that all other variables remain constant. The analysis is performed on the same basis as for June 2018.

42.1.3 Equity price risk

Other price risk is the risk that the fair value of future cash flows of the financial instruments will fluctuate because of changes in market prices. As at the statement of financial position date, the Company is not exposed to other price risk.

42.2 Credit risk

Credit risk is the risk of financial loss to the Company if a customer or a counter party to a financial instrument fails to meet its contractual obligation, and arises principally from the Company's receivables from customers, advances and deposits to suppliers and balances held with banks.

Management of credit risk

The Company's policy is to enter into financial contracts in accordance with the guidelines set by the Board of Directors and other internal guidelines.

Credit risk is managed and controlled by the management of the Company in the following manner:

- Credit rating and / or credit worthiness of the counterparty is taken into account along with the financial background so as to minimize the risk of default.
- The risk of counterparty exposure due to failed agreements causing a loss to the Company is mitigated by a periodic review of their credit ratings, financial statements, credit worthiness and market information on a regular basis.
- Cash is held with reputable banks only.

As of the statement of financial position date, the Company is exposed to credit risk on the following assets:

	(Rupees in '000)		
	Note	2019	2018
Long term loans and advances	7	860,963	939,366
Long term deposits	8	34,816	17,044
Trade debts	11	5,336,657	5,463,784
Loans and advances	12	1,182,132	1,360,410
Trade deposits	13	15,372	15,372
Accrued interest		230,130	180,691
Other receivables	14	2,184,640	1,926,062
Bank balances	15	1,134,961	746,012
		10,979,671	10,648,741

The credit quality of financial assets that are neither past due nor impaired can be assessed by reference to external credit ratings agencies or the historical information about counter party default rates as shown below:

Trade debts

The aging of unimpaired debtors at the statement of financial position date is as follows:

Runees	in	(000)	

	` '	,
	2019	2018
Neither past due nor impaired	2,711,503	2,714,453
Past due 1-30 days	156,322	131,712
Past due 31-365 days	528,548	27,565
Above 365 days	1,940,285	2,590,055
	5,336,658	5,463,785
Bank balances		
A1+	1,073,624	287,563
A1	10,393	2,587
A2	11,651	1,019
A3	39,293	_
A-	_	128,098
AA-	_	150,000
AA+	_	176,745
	1,134,961	746,012

Financial assets other than trade debts and bank balances are not exposed to any material credit risk.

42.3 Liquidity risk

Liquidity risk reflects the Company's inability in raising fund to meet commitments. Management closely monitors the Company's liquidity and cash flow position. This includes maintenance of statement of financial position liquidity ratios, debtors and creditors concentration both in terms of the overall funding mix and avoidance of undue reliance on any individual customer.

The table below summarizes the maturity profile of the Company's financial liabilities based on contractual undiscounted payments.

	(nupees iii 000)				
	On demand	Less than 3 months	3 to 12 months	1 to 7 years	Total
2019					
Long term financing	_	1,291,070	1,195,586	15,845,806	18,332,462
Loans from related party	_	-	-	3,935,650	3,935,650
Accrued and deferred markup	_	-	5,410,771	5,861,966	11,272,737
Long-term deposits	_	-	-	105,000	105,000
Trade and other payables	2,072,601	45,853,093	_	_	47,925,694
Advance from customers	_	3,387,793	-	-	3,387,793
Unclaimed dividend	1,027	_	-	_	1,027
Short-term borrowings	_	15,849,021	_	_	15,849,021
Accrued mark-up	_	393,518	-	_	393,518
	2,073,628	66,774,495	6,606,357	25,748,422	101,202,902

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			(apccc ccc)		
	On demand	Less than 3 months	3 to 12 months	1 to 7 years	Total
2018					
Long term financing	_	1,931,311	4,628,297	13,844,254	20,403,862
Loans from related party	_	_	_	3,936,921	3,936,921
Accrued and deferred markup	_	_	2,206,566	8,542,970	10,749,536
Long-term deposits	_	-	_	225,017	225,017
Trade and other payables	8,267,329	50,037,730	_	_	58,305,059
Advance from customers	_	2,789,832	_	_	2,789,832
Unclaimed dividend	1,027	_	_	_	1,027
Short-term borrowings	_	2,322,667	_	-	2,322,667
Accrued mark-up	_	157,731	-	-	157,731
	8,268,356	57,239,271	6,834,863	26,549,162	98,891,651

42.4 Capital risk management

The primary objective of the Company's capital management is to ensure that it maintains healthy capital ratios in order to support its business, sustain the development of the business and maximize the shareholders' value. The Company closely monitors the return on capital. The Company manages its capital structure and makes adjustment to it in light of changes in economic conditions and finances its activities through equity, borrowings and management of working capital with a view to maintain and approximate mix between various sources of finance to minimize the risk. No changes were made in the objectives, policies or processes during the year ended 30 June 2019.

The Company is not exposed to externally imposed capital requirement.

The gearing ratios as at June 30, 2019 and 2018 are as follows:

(Rupees in '000)

	2019	2018
Long-term financing	15,845,806	13,165,073
Loans from related party	3,935,650	3,936,921
Accrued and deferred markup	5,861,965	8,542,970
Deferred liabilities	721,587	953,856
Trade and other payables	47,925,694	58,308,929
Accrued Mark-up	393,518	157,731
Short-term borrowings	15,849,021	2,322,667
Current portion of long term financing	7,897,428	8,766,174
Total debt	98,430,669	96,154,320
Share capital	53,298,847	53,298,847
Reserves	(25,937,759)	(23,918,328)
Contribution against future issue of shares	857,140	841,249
Total capital	28,218,228	30,221,768
Capital and net debt	126,648,897	126,376,088
Gearing ratio	77.72%	76.09%

43 OPERATING SEGMENTS

For management purposes, the Company has determined following reportable operating segments on the basis of business activities i.e. oil refining and petroleum marketing.

Oil refining business is engaged in crude oil refining and selling of refined petroleum products to oil marketing companies.

Petroleum marketing business is engaged in trading of petroleum products, procuring products from oil refining business as well as from other sources. The quantitative data for segments is given below:

(Rupees in '000)

	(Tupees III 600)							
	Oil Refining	Petroleum Mark	ceting Business	To	Total			
	2019	2018	2019	2018	2019	2018		
Revenue								
Net Sales to external customers	120,472,535	105,462,268	77,358,185	60,828,094	197,830,720	166,290,362		
Inter-segment sales	70,010,420	55,177,021	-	-	70,010,420	55,177,021		
Eliminations	(70,010,420)	(55,177,021)	-	-	(70,010,420)	(55,177,021)		
Total revenue	120,472,535	105,462,268	77,358,185	60,828,094	197,830,720	166,290,362		
Result								
Segment (loss) / profit	(1,073,440)	7,742,353	1,869,766	1,187,832	796,326	8,930,185		
Unallocated expenses:								
Finance cost					(3,069,557)	(2,878,071)		
Interest income					775,040	648,919		
Other expenses					(739,560)	(1,331,337)		
Taxation					554,051	(349,866)		
(Loss) / Profit for the year					(1,683,700)	5,019,830		
Segmental Assets	128,574,530	128,028,588	1,568,187	1,719,512	130,142,717	129,748,100		
Unallocated Assets	-	-	-	-	-	_		
	128,574,530	128,028,588	1,568,187	1,719,512	130,142,717	129,748,100		
Segmental Liabilities	100,781,788	98,618,254	1,142,701	908,078	101,924,489	99,526,332		
Unallocated Liabilities	-	-	-	-	_	_		
	100,781,788	98,618,254	1,142,701	908,078	101,924,489	99,526,332		
Capital expenditure	2,564,896	3,058,499	56,540	69,211	2,621,436	3,127,710		
Other Information								
Depreciation	3,284,936	2,955,949	110,020	75,049	3,394,956	3,030,998		

PROVIDENT FUND DISCLOSURE

The Company operates approved funded contributory provident fund for both its management and nonmanagement employees. Details of net assets and investments based on the financial statements of the fund is as follows:

	(Rupees in '000)		
	2019	2018	
	(Unaudited)	(Audited)	
Size of the fund - Total assets	385,148	334,776	
Cost of the investment made	337,382	315,241	
Fair value of the investment	332,232	316,239	
Percentage of the investment	87.60%	94.16%	

2018-19

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Chief Executive Officer

Director

Chief Financial Officer

Break-up of cost of investments out of Fund:

	2019		2018	
	(Rupees in '000)	(Rupees in '000) %		%
Debt securities	16,214	5%	28,075	9%
Listed equity	37,056	11%	55,044	17%
Bank Deposits	284,112	84%	232,122	74%
	337,382	100%	315,241	100%

The management, based on the financial statements of the fund, is of the view that the investments out of provident fund have been made in accordance with the provisions of Section 218 of the Companies Act, 2017 and the rules formulated for this purpose.

CAPACITY AND ANNUAL PRODUCTION

Against the designed annual capacity (based on 365 days) of 56.575 million barrels (30 June 2018: 56.575 million barrels), the actual throughput during the year was 18.390 million barrels (30 June 2018: 20.145 million barrels).

46 NUMBER OF EMPLOYEES

	2019	2018
Total number of employees		
As at June 30	863	799
Average number of employees during the year	831	750

GENERAL

Figures have been rounded off to the nearest thousand rupees, unless otherwise stated.

DATE OF AUTHORISATION FOR ISSUE

These unconsolidated financial statements were authorised for issue on 24th September 2019 by the Board of Directors of the Company.

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Independent Auditors' Report

To the members of Byco Petroleum Pakistan Limited

Report on the Audit of Consolidated Financial Statements

Opinion

We have audited the annexed consolidated financial statements of Byco Petroleum Pakistan Limited and its subsidiary (the Group), which comprise the consolidated statement of financial position as at 30 June 2019 and the consolidated statement of profit or loss and consolidated statement of other comprehensive income, the consolidated statement of changes in equity, the consolidated statement of cash flows for the year then ended, and notes to the consolidated 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, consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 30 June 2019, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with the accounting and reporting standards as applicable in Pakistan.

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 Consolidated Financial Statements section of our report. We are independent of the Group 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.

Kev Audit Matters

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

Following are the key audit matters:

Key audit matters

How the matter was addressed in our audit

1. Recoverability and recognition of deferred tax asset

As disclosed in note 21.2, the Group has recognized deferred tax asset on unused business losses, unabsorbed depreciation and tax credits amounting to Rs. 5,799.769 million.

In order to ascertain that sufficient future taxable profit will be available, the management has prepared future projections of taxable profit by taking into account various assumptions mainly comprising of future throughput of the refinery, average inflation and exchange rates, growth rate and timing of

The analysis of the recognition and recoverability of the deferred tax asset was significant to our audit because of the significant value of deferred tax asset and the assessment of future taxable income involves significant management judgement about future business and economic factors.

Our audit procedures among others included obtaining an understanding of the process and controls on this area

We evaluated the appropriateness of the components on which the Group has recognized deferred tax asset in light of the requirements of the Income Tax Ordinance, 2001. considering factors including age and the expiry of the deferred tax asset and tax rates enacted. For this purpose, we involved our internal tax specialist to assist us.

We evaluated the Group's assumptions and estimates in relation to the likelihood of generating future taxable income, principally by performing sensitivity analysis and testing the key assumptions used by the management. For this purpose, we involved internal specialists to support us in performing

We have also assessed the adequacy of the Group's disclosures in accordance with relevant laws as applicable in Pakistan.

How the matter was addressed in our audit

2. Overdue trade receivables

As disclosed in note 9.1, the Group has an overdue trade receivable balance of Rs. 7,639.265 million on which Group carries an aggregate provision amounting to Rs. 5,066.399

Management considers certain specific factors including the age of the balance, existence of disputes, recent payment patterns and arrangements and any other available information with respect to the credit worthiness and reliability of the counterparties. Management uses this information to determine whether a provision for impairment is a required at a specific or overall balance level.

We focused on this area due to the materiality of the amounts involved and because determination with respect to realizability of the receivables involves significant management judgement which is based on the number of factors which are inherently subjective and due to the materiality of the amounts involved

Our audit procedures amongst other included:

- Reviewed agreements with the customers for agreed terms and conditions and latest financial information of the customers wherever available:
- Ensured that the receivable arising out of sales are on the prices that are in agreement with respective customers' terms
- Reviewed related correspondences between the Group and relevant parties, and held discussions at appropriate level of management to assess their views on the recoverability and timing of settlement of relevant receivables and steps taken for recoverability of these receivables;
- Considered management process for determining the provision for impairment, discussed judgement exercised by them. We also reviewed minutes of the Board and Audit committee and checked relevant approvals in this regard;
- Reviewed related disclosures in the financial statements.

3. Stock-in-trade

As disclosed in note 8 to the consolidated financial statements the stock-in-trade balance amounts to Rs. 29.260.294 million which constitutes 23% of total assets of the Group. Stock-intrade comprises of crude oil, high speed diesel, motor gasoline and other related petroleum products with differing

The stock-in-trade volume determination process starts by obtaining dips and measuring the temperature and density at the same time. That measured data is then used to determine the volume by using the parameters and applying the dynamics of respective tanks, which were determined at the time of commissioning of tanks.

We focused on stock-in-trade as it is a significant portion of Group's total asset and involves complexities in determination of volume.

We performed a range of audit procedures in respect of inventory items including, amongst others physical observation of inventory counts, testing valuation methods and their appropriateness in accordance with the applicable accounting standards.

We involved an external expert, to assist us in taking the dips, determining volume based on the calibration charts and determining nature / characteristics of the stock-in-trade.

We re-performed the working for determination of volume, based on the calibration charts on a sample basis.

We obtained samples of inventories from the storage tanks to determine the nature / characteristics of the stock-in-trade. Such samples were then sent to the external expert's laboratory to determine the nature of the stock.

We also assessed the adequacy of the disclosure made in respect of the accounting policies and details of inventory balances held by the Group at the year end.

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

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

Our opinion on the consolidated 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 consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated 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.

Responsibility of Management and Board of Directors for the Consolidated Financial Statements

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

In preparing the consolidated financial statements, management is responsible for assessing the Group'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 Group or to cease operations, or has no realistic alternative but to do so.

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

Auditor's Responsibility for the audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated 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 consolidated financial statements.

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

- ldentify and assess the risks of material misstatements of the consolidated financial statements whether due to fraud or error, design and perform audit procedures responsive to those risk, 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 Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimate and related disclosure 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 Group's ability to continue as a going concern. If we conclude that material uncertainty exists, we are required to draw attention in our audit auditor's report to the related disclosure in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including
 the disclosures, and whether the consolidated financial statements represent the underlying transactions
 and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business
 activities within the Group to express an opinion on the consolidated financial statements. We are
 responsible for the direction, supervision and performance of the group audit. We remain solely responsible
 for our audit opinion.

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

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

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

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

Chartered Accountants

Place: Karachi

Dated: 25th September 2019

124,970,661 125,386,371

TOTAL EQUITY AND LIABILITIES

	(Rupees in '000)			
	Note	2019	2018	
ASSETS				
NON CURRENT ASSETS				
Property, plant and equipment	5	83,073,076	83,407,960	
Long term loans and advances	6	860,963	939,366	
Long-term deposits	7	34,816	17,044	
0 1		83,968,855	84,364,370	
CURRENT ASSETS				
Stores and spares		1,692,293	1,282,943	
Stock-in-trade	8	29,260,294	29,391,250	
Trade debts	9	5,336,657	5,463,784	
Loans and advances	10	1,182,132	1,360,410	
Trade deposits and short-term prepayments	11	46,566	26,613	
Accrued interest		230,130	180,691	
Other receivables	12	1,337,705	1,082,714	
Taxation - net		780,780	_	
Cash and bank balances	13	1,135,249	746,096	
		41,001,806	39,534,501	
Non - current asset held for sale	14	-	1,487,500	
TOTAL ASSETS		124,970,661	125,386,371	
EQUITY AND LIABILITIES				
SHARE CAPITAL AND RESERVES				
Share capital	15	53,298,847	53,298,847	
Reserves		(44,237,140)	(42,892,055	
Surplus on revaluation of property, plant and equipment		11,290,892	12,573,159	
		20,352,599	22,979,951	
Contribution against future issue of shares	16	857,140	841,249	
	-	21,209,739	23,821,200	
NON CURRENT LIABILITIES				
Long term financing	17	15,845,806	13,165,073	
Loans from related party	18	3,935,650	3,936,921	
Accrued and deferred markup	19	5,861,965	8,542,970	
Long-term deposits	20	105,000	225,017	
Deferred liabilities	21	2,542,001	2,972,353	
		28,290,422	28,842,334	
CURRENT LIABILITIES				
Trade and other payables	22	47,941,713	58,325,401	
Advance from customers	23	3,387,793	2,789,832	
Accrued mark-up	24	393,518	157,731	
Short Term borrowings - secured	25	15,849,021	2,322,667	
Current portion of non-current liabilities		7,897,428	8,766,174	
Unclaimed dividends		1,027	1,027	
Taxation - net			360,005	
		75,470,500	72,722,837	
CONTINGENCIES AND COMMITMENTS	26			
TOTAL FOLUTY AND LIABILITIES		404 070 004	405 000 074	

The annexed notes from 1 to 46 form an integral part of these consolidated financial statements.

Consolidated **Statement of Profit or Loss**

For the year ended 30 June 2019

		(Hupees	in 000)
	Note	2019	2018
Turnover - net	27	197,830,720	166,290,362
Cost of sales	28	(196,627,252)	(158,050,618)
Gross profit		1,203,468	8,239,744
Administrative expenses	29	(908,501)	(832,208)
Selling and distribution expenses	30	(497,889)	(405,365)
Other expenses	31	(742,615)	(1,331,337)
Other income	32	1,017,536	1,660,086
		(1,131,469)	(908,824)
Operating profit		71,999	7,330,920
Finance costs	33	(3,069,557)	(2,878,071)
(Loss) / Profit before taxation		(2,997,558)	4,452,849
Taxation	34	705,936	(151,781)
(Loss) / Profit after taxation		(2,291,622)	4,301,068
(Loss) / Earnings per share - basic and diluted (Rupees)	35	(0.43)	0.81

The annexed notes from 1 to 46 form an integral part of these consolidated financial statements.

Chief Executive Officer Chief Financial Officer Chief Executive Officer Chief Financial Officer Director Director

Consolidated

Statement of Comprehensive Income | For the year ended 30 June 2019

	(Hupees	111 000)
Note	2019	2018
(Loss) / Profit after taxation	(2,291,622)	4,301,068
Other comprehensive (loss) / income for the year		
Items that may not be reclassified subsequently to statement of profit or loss		
Re-measurement loss on defined benefit obligation 21.2.7	(48,231)	(10,314)
Revaluation surplus on property, plant and equipment	(287,500)	-
Total comprehensive (loss) / income for the year	(2,627,353)	4,290,754

The annexed notes from 1 to 46 form an integral part of these consolidated financial statements.

Consolidated Statement of Changes in Equity

For the year ended 30 June 2019

(Rupees in '000)

			Capital Reserves		Revenue Reserve			
	Issued, subscribed and paid up capital	Merger reserve	Other capital reserve (note 18.2)	Revaluation surplus on property, plant and equipment	Accumulated Loss	Sub-total	Contribution against future issue of shares	Total
Balance as at June 30, 2017	53,298,847	(21,303,418)	-	13,254,699	(30,883,982)	14,366,146	761,129	15,127,275
Net profit for the year	-	-	-	-	4,301,068	4,301,068	-	4,301,068
Other comprehensive loss for the year	-	_	-	_	(10,314)	(10,314)	-	(10,314)
Total comprehensive income for the year	-	-	-	-	4,290,754	4,290,754	-	4,290,754
Revaluation on contribution against future issue of shares	-	-	-	-	_	-	80,120	80,120
Capital transaction with owners	-	-	3,214,209	-	-	3,214,209	-	3,214,209
Incremental depreciation relating to revaluation surplus on property, plant and equipment - net of tax	_	_	_	(681,540)	1,790,382	1,108,842	_	1,108,842
Balance as at June 30, 2018	53,298,847	(21,303,418)	3,214,209	12,573,159	(24,802,846)	22,979,951	841,249	23,821,200
Net loss for the year	-	-	_	-	(2,291,622)	(2,291,622)	-	(2,291,622)
Other comprehensive loss for the year	-	_	_	(287,500)	(48,231)	(335,731)	-	(335,731)
Total comprehensive loss for the year	-	-	-	(287,500)	(2,339,853)	(2,627,353)	-	(2,627,353)
Revaluation on contribution against future issue of shares	_	-	-	-	-	-	15,892	15,892
Incremental depreciation relating to revaluation surplus on property, plant and equipment - net of tax	_	_	_	(994,768)	994,768	_	_	_
Balance as at June 30, 2019	53,298,847	(21,303,418)	3,214,209	11,290,891	(26,147,931)	20,352,598	857,141	21,209,739

The annexed notes from 1 to 46 form an integral part of these consolidated financial statements.

Chief Executive Officer

Chief Financial Officer Director

BYCO PETROLEUM PAKISTAN LIMITED 2018-19

Consolidated

Statement of Cash Flows

For the year ended 30 June 2019

(Rupees	in	(000)

		(Rupees i	n '000)
	Note	2019	2018
CASH FLOWS FROM OPERATING ACTIVITIES			
(Loss) / Profit before taxation		(2,997,558)	4,452,849
Adjustments for:		(=,===,===)	.,,
Depreciation	5.1.4	4,275,629	3,903,895
Finance costs	33	3,069,557	2,878,071
Provision for doubtful debts	31	634,006	810,492
Gain on disposal of assets	32	(191,868)	(2,591)
Liabilities no longer required - written back		-	(971,013)
Interest income		(775,040)	(648,919)
Provision for gratuity	21.2.6	52,858	56,483
Net cash flow before working capital changes		4,067,584	10,479,267
(Increase) / decrease in current assets			
Stores and spares		(409,350)	(307,980)
Stock in trade		130,956	(16,808,401)
Trade debts		127,127	(605,466)
Loans and advances		298,815	(304,346)
Trade deposits and short term prepayments		(19,953)	(13,440)
Other receivables		(72,051)	251,630
		55,544	(17,788,003)
Increase / (Decrease) in current liabilities			
Trade and other payables		(10,529,271)	16,614,246
Advance from customers		597,961	316,961
Unclaimed dividends		-	(119)
		(9,931,310)	16,931,088
Cash (used in) / generated from operations		(5,808,182)	9,622,352
Finance costs paid		(2,155,967)	(1,497,712)
Income taxes paid		(632,932)	(371,579)
Gratuity paid		(169,736)	(119,500)
Interest income received		91,595	88,889
Net cash (used in) / generated from operating activities		(8,675,222)	7,722,450
CASH FLOWS FROM INVESTING ACTIVITIES			
Fixed capital expenditure		(2,745,438)	(3,259,989)
Sale proceeds against disposal		20,493	4,458
Advance against investment in shares		(42,134)	(80,000)
Long term deposits - net		(137,789)	46,123
Net cash used in investing activities		(2,904,868)	(3,289,408)
CASH FLOW FROM FINANCING ACTIVITIES			
Repayment of long term loan		(1,557,111)	(2,887,406)
Addition / (Repayments) of short term borrowing		13,646,169	(836,617)
Net cash generated / (used in) from financing activities		12,089,058	(3,724,023)
Net increase in cash and cash equivalents		508,968	709,019
Cash and cash equivalents - at the beginning of the year		(641,404)	(1,350,423)
Cash and cash equivalents - at the end of the year	36	(132,436)	(641,404)
		. , ,	. , ,

The annexed notes from 1 to 46 form an integral part of these consolidated financial statements

Chief Executive Officer Director **Chief Financial Officer**

Notes to the Consolidated Financial Statements

For the year ended 30 June 2019

LEGAL STATUS AND NATURE OF BUSINESS

The "Group" consist of:

Holding Company

Byco Petroleum Pakistan Limited (the Holding Company)

The Holding Company was incorporated in Pakistan as a public limited company on 09 January 1995 under the repealed Companies Ordinance, 1984 and was granted a certificate of commencement of business on 13 March 1995. The shares of the Holding Company are listed on Pakistan Stock Exchange.

The Holding Company currently operates two business segments namely Oil Refinery Business and Petroleum Marketing Business. The Company has two refineries with an aggregate rated capacity of 155,000 bpd. Petroleum Marketing Business was formally launched in 2007 and has 372 retail outlets across the country.

Geographical location and addresses of major business units including mills/plants of the Holding Company are as under:

Location / Address	Purpose	
The Harbour Front, 9th Floor, Dolmen City, HC-3, Block 4, Marine Drive, Clifton, Karachi - 75600, Pakistan.	Head office	
Mauza Kund, Sub Tehsil Gadani, District Lasbella, Baluchistan	Refining unit	

Subsidiary Company

Byco Isomerisation Pakistan (Private) Limited (BIPL)

BIPL was incorporated in Pakistan as a private limited company under the repealed Companies Ordinance, 1984 on 14 May 2014. BIPL is a wholly owned subsidiary of the Holding Company. BIPL is principally engaged in blending, refining and processing of petroleum naphtha to produce petroleum products such as premium motor gasoline.

Geographical location and addresses of major business units including mills/plants of BIPL are as under:

Location / Address	Purpose
Rooms 406 and 407, 4th Floor, Islamabad Stock Exchange Towers, 55-b. Jinnah Avenue, Islamabad	Registered office
Survery/Khasra No. 310, Mouza Kund, Sub Tehsil, Gadani, District, Lasbella, Balochistan	Production plant

BASIS OF PREPARATION

Statement of compliance

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

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

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

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2.2 Accounting convention

These consolidated financial statements have been prepared under the historical cost convention except for:

- Property, plant and equipment which are carried at revalued amount in accordance with IAS 16 "Property, Plant and Equipment" as disclosed in note 5.1; and
- Employees' retirement benefits which is carried at present value of defined benefit obligation net of fair value of plan assets in accordance with the requirements of IAS 19 "Employee Benefits", as disclosed in note 21.2.

2.3 New standards and amendments

The accounting policies adopted in the preparation of these consolidated financial statements are consistent with those of the previous financial year except that the Group has adopted the following amendments of IFRS which became effective for the current year:

IFRS 2 –	Share based Payments: Classification and Measurement of Share Based Payments Transactions (Amendments)
IFRS 4 –	Insurance Contracts: Applying IFRS 9 Financial Instruments with IFRS 4 Insurance Contracts (Amendment)
IFRS 9 –	Financial Instruments
IFRS 15 –	Revenue from Contracts with Customers
IAS 40 -	Investment Property: Transfers of Investment Property (Amendments)
IFRIC 22 –	Foreign Currency Transactions and Advance Consideration

Improvements to accounting standard issued by IASB in December 2016

IAS 28 -	Investments in Associates and Joint Ventures: Clarification that measuring investees
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	at fair value through profit or loss is an investment-by-investment choice

The adoption of the above standards, amendments and improvements to accounting standards did not have any material effect on the financial statements except for IFRS 15 and IFRS 9. The impact of adoption of IFRS 15 and IFRS 9 are described below:

IFRS 15 Revenue from Contracts with Customers

IFRS 15 supersedes IAS 11 Construction Contracts, IAS 18 Revenue and related Interpretations and it applies to all revenue arising from contracts with customers, unless those contracts are in the scope of other standards. The new standard establishes a five-step model to account for revenue arising from contracts with customers. Under IFRS 15, revenue is recognized at an amount that reflects the consideration to which an entity expects to be entitled in exchange for transferring goods or services to a customer.

The standard requires entities to exercise judgment, taking into consideration all of the relevant facts and circumstances when applying each step of the model to contracts with their customers. The standard also specifies the accounting for the incremental costs of obtaining a contract and the costs directly related to fulfilling a contract.

The Group elected the modified retrospective method and applied the standard retrospectively to only the most current period presented in the financial statements. Accordingly, the information presented for the previous corresponding period has not been restated.

The Group generates its revenue from sale of goods. The Group's contracts with customers for the sale of goods generally include one performance obligation and do not provide customers with a right of return and volume rebate. The Group has concluded that revenue from sale of goods should be recognized at the point in time when control of the asset is transferred to the customer, generally on delivery of the goods, and variable consideration did not have any impact on the revenue recognised by the Group. Therefore, the adoption of IFRS 15 did not have an impact on the timing of revenue recognition and the amount of revenue recognized.

Further, due to application of the above standards, the Group has revised its policies and incorporate additional disclosures in accordance with the requirements of the above standards in these financial statements.

In general the contracts for the sale of goods do not provide customers with a right of return and volume rebates. Accordingly, the application of the constraint on variable consideration did not have any impact on the revenue recognized by the Group.

IFRS 9 Financial Instruments

IFRS 9 'Financial Instruments' has replaced IAS 39 'Financial Instruments: Recognition and Measurement' for annual periods beginning on or after 1 July 2018, bringing together all three aspects of the accounting for financial instruments: classification and measurement, impairment, and hedge accounting. The Group has applied IFRS 9 retrospectively, with the initial application date of 1 July 2018 as notified by the Securities and Exchange Commission of Pakistan (SECP).

The Group's financial assets mainly includes loans and advances, deposits, trade debts, accrued interest, other receivables, cash and bank balances held with commercial banks.

Classification and measurement

IFRS-9 retain but simplifies the measurement model and establishes the measurement categories of financial asset: amortised cost, fair value through other comprehensive income (FVTOCI) and fair value through profit and loss (FVTPL). The basis of classification depends on the entity's business model and the contractual cash flow characteristics of the financial assets. The Group's Trade debts and other financial assets previously classified as loans and receivables are now measured at amortised cost.

The Classification and measurement of IFRS-9, as descried above did not have a significant impact on the Group's financial statements.

Impairment

The adoption of IFRS 9 has changed the accounting for impairment losses for financial assets by replacing the incurred losses model approach with a forward looking expected credit loss (ECL) approach. ECL are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive. The shortfall is then discounted at an approximation to the asset's original effective interest rate.

For trade debts and other receivables, the Group has applied the standard's simplified approach and has calculated ECLs based on lifetime expected credit losses. The Group has established a provision matrix that is based on the Group's historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment. However, in certain cases, the Group may also consider a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group. The adoption of the ECL requirements of IFRS 9 did not result in any difference in the existing impairment allowances of the Group's debt financial assets.

The Group has not designated any financial liabilities as at fair value through profit or loss. There are no changes in classification and measurement for the Group's financial liabilities.

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

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

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Standard or Ir	nterpretation	Effective date (annual periods beginning on after)
IFRS 3	Definition of a Business (Amendments)	01 January 2020
IFRS 3	Business Combinations: Previously	01 January 2019
IFRS 4	Insurance Contracts: Applying IFRS 9	01 July 2019
IFRS 9	Prepayment Features with Negative	01 January 2019
IFRS 10 / IAS 28	Consolidated Financial Statements and IAS 28 Investment in Associand Joint Ventures - Sale or Contribution of Assets	ciates Not yet finalized
IFRS 11	Joint Arrangements: Previously held	01 January 2019
IFRS 16	Leases	01 January 2019

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Standard or Int	erpretation	Effective date (annual periods beginning on or after)
IAS 1/ IAS 8	Definition of Material (Amendments)	01 January 2020
IAS 12	Income Taxes: Income tax consequences of payments on financial instruments classified as equity	01 January 2019
IAS 19	Plan Amendment, Curtailment or Settlement (Amendments)	01 January 2019
IAS 23	Borrowing Costs - Borrowing costs eligible for capitalisation	01 January 2019
IAS 28	Long-term Interests in Associates and Joint Ventures	01 January 2019
IFRIC 23	Uncertainty over Income Tax Treatments	01 January 2019

The above standards and interpretations are not expected to have any material impact on the Group's financial statements in the period of initial application except for IFRS 16 - Leases. The Group is currently evaluating the impact of the said standard.

In addition to the above standards and amendments, improvements to various accounting standards have also been issued by the IASB in December 2017. Such improvements are generally effective for annual reporting period beginning on or after January 01, 2019. The Group expects that such improvements to the standards will not have any material impact on the Group's financial statements in the period of initial application.

The IASB has also issued the revised Conceptual Framework for Financial Reporting (the Conceptual Framework) in March 2018 which is effective for annual periods beginning on or after January 01, 2020 for preparers of financial statements who develop accounting policies based on the Conceptual Framework. The revised Conceptual Framework is not a standard, and none of the concepts override those in any standard or any requirements in a standard. The purpose of the Conceptual Framework is to assist IASB in developing standards, to help preparers develop consistent accounting policies if there is no applicable standard in place and to assist all parties to understand and interpret the standards.

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

Standard or I	nterpretation	IASB Effective date (annual periods beginning on after)
IFRS 1	First Time adoption of IFRSs	01 January 2014
IFRS 14	Regulatory Deferral Accounts	01 January 2016
IFRS 17	Insurance Contracts	01 January 2021

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

Critical accounting judgments, estimates and assumptions

The preparation of these consolidated 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 amount of assets, 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 underlying the assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised 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. Judgments, estimates and assumptions made by the management that may have a significant risk of material adjustments to the consolidated financial statements in the subsequent years are as follows:

- Useful lives of items of property, plant and equipment (note 3.1 and 5.1);
- ii) Provision for slow moving and obsolete stores and spares (note 3.3);
- iii) Provision for doubtful debts and other receivables (note 3.6);
- Impairment against other non-financial assets (note 3.9); iv)
- Estimates of receivables and payables in respect of staff retirement benefit schemes (note 3.10 and 21.2); v)
- Surplus on revaluation of Property, plant and equipment

- Provision for taxation (note 3.11, 21.1 and 34); and
- viii) Contingencies (note 3.18 and 26.1).

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

3.1 Property, plant and equipment Owned

These are initially recognised at cost and subsequently carried at cost less accumulated depreciation and impairment losses, if any, except for freehold land, leasehold land, building on freehold land, roads and civil works, building on leasehold land, plant and machinery, generators and safety and lab equipments which are measured at revalued amounts, which is the fair value at the date of revaluation less accumulated depreciation and accumulated impairment losses, if any, recognised subsequent to the date of revaluation. The surplus arising on revaluation is disclosed as surplus on revaluation of property, plant and equipment.

Depreciation is charged to statement of profit or loss, applying the straight line method whereby costs of assets, less their residual values, is written off over their estimated useful lives at rates as disclosed in note 5.1 to the consolidated financial statements. Depreciation on additions is charged from the month in which the asset is available for use up to the month preceding the disposal.

The carrying values of the Group's property plant and equipment are reviewed at each financial year end for impairment when events or changes in circumstances indicate that the carrying value may not be recoverable. If any such indication exists, and where the carrying values exceed the estimated recoverable amount, the assets are written down to their recoverable amount.

Repairs and maintenance cost is written off to the statement of profit or loss in the year in which it is incurred. Major renewals and improvements are capitalized when it is probable that respective future economic benefits will flow to the Group.

An item of property plant and equipment is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Gain or loss on disposal of property plant and equipment is recognised in the year of disposal.

Increases in the carrying amounts arising on revaluation of property, plant and equipment are recognized in other comprehensive income and accumulated in reserves in shareholders' equity. To the extent that the increase reverses a decrease previously recognized in statement of profit or loss, the increase is first recognized in statement of profit or loss. Decreases that reverse previous increases of the same asset are first recognized in other comprehensive income to the extent of the remaining surplus attributable to the asset; all other decreases are charged to statement of profit or loss.

Capital work-in-progress

Capital work-in-progress, is stated at cost less accumulated impairment losses, if any. Cost consists of:

- expenditures incurred for the acquisition of the specific asset, dismantling, refurbishment, construction and installation of the asset so acquired.
- borrowing cost and exchange differences arising on foreign currency financings to the extent these are regarded as adjustment to interest costs for qualifying assets if its recognition criteria is met as mentioned in note 3.14 to the consolidated financial statements.
- exchange loss, interest expenses and other expenses as mentioned in note 5.4 to the consolidated financial statements.
- trial run cost of testing the asset. If the income from the testing activity is higher than the cost of testing the asset, then the net effect will be a deduction from the cost of the asset.

Stock-in-trade 3.2

All stock-in-trade is valued at the lower of cost and net realizable value (NRV). Stock-in-transit, if any, are valued at cost comprising invoice values plus other charges incurred as on the statement of financial position date.

2018-19

Raw materials

Cost in relation to crude oil is determined on the basis of First-In-First-Out (FIFO) basis.

Cost of finished products comprises of the cost of crude oil and appropriate production overheads. Production overheads are arrived at on the basis of average cost for the month per barrel of throughput.

Net realizable value in relation to finished products is the estimated selling price in the ordinary course of business, less the estimated cost of completion and estimated cost necessary to make the sale.

Stores and Spares

These are stated at moving average cost less impairment loss, if any. For items which are slow moving and / or identified as surplus to the Group's requirements, adequate provision is made for any excess book value over estimated realizable value. Provision is made for obsolete and slow moving items where necessary and is recognised in the statement of profit or loss.

Advances and short-term prepayments

These are initially recognised at cost, which is the fair value of the consideration given. Subsequent to initial recognition assessment is made at each statement of financial position date to determine whether there is an indication that assets may be impaired. If such indication exists, the estimated recoverable amount of that asset is determined and any impairment loss is recognised for the difference between the recoverable amount and the carrying value.

Contract liabilities

A contract liability is the obligation of the Company to transfer goods or services to a customer for which the Company has received consideration (or an amount of consideration is due) from the customer. If a customer pays consideration before the Company transfers goods or services to the customer, a contract liability is recognised when the payment is made or the payment is due (whichever is earlier). Contract liability are recognised as revenue when the Company performs under the contract.

3.6 Financial instruments

During the year, the Group has adopted IFRS 9 which became applicable on July 01, 2018. This has resulted in change in accounting policies of the Group for financial instruments. The changes are discussed in note 2.3 to these consolidated financial statements. The new accounting policy for financial instruments are as follows:

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

i) Financial assets

Initial recognition and measurement

Financial assets are classified, at initial recognition, as subsequently measured at amortised cost, fair value through other comprehensive income (OCI), and fair value through profit or loss.

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Group's business model for managing them. The Group initially measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs.

In order for a financial asset to be classified and measured at amortised cost or fair value through OCI, it needs to give rise to cash flows that are 'solely payments of principal and interest (SPPI)' on the principal amount outstanding. This assessment is referred to as the SPPI test and is performed at an instrument level. The Group's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both.

Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognised on the trade date, i.e., the date that the Group commits to purchase or sell the asset.

Subsequent measurement

For purposes of subsequent measurement, financial assets are classified into following categories:

- Financial assets at amortised cost (debt instruments)
- Financial assets designated at fair value through OCI with no recycling of cumulative gains and losses upon derecognition (equity instruments)

Financial assets at fair value through profit or loss.

Financial assets at amortised cost (debt instruments)

This category is the most relevant to the Group. The Group measures financial assets at amortised cost if both of the following conditions are met:

The financial asset is held within a business model with the objective to hold financial assets in order to collect contractual cash flows

And

The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Financial assets at amortised cost are subsequently measured using the effective interest (EIR) method and are subject to impairment. Gains and losses are recognised in profit or loss when the asset is derecognised, modified or impaired.

Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss include financial assets held for trading, financial assets designated upon initial recognition at fair value through profit or loss, or financial assets mandatorily required to be measured at fair value. Financial assets are classified as held for trading if they are acquired for the purpose of selling or repurchasing in the near term. Financial assets with cash flows that are not solely payments of principal and interest are classified and measured at fair value through profit or loss, irrespective of the business model. Notwithstanding the criteria for debt instruments to be classified at amortised cost or at fair value through OCI, as described above, debt instruments may be designated at fair value through profit or loss on initial recognition if doing so eliminates, or significantly reduces, an accounting mismatch.

Financial assets at fair value through profit or loss are carried in the statement of financial position at fair value with net changes in fair value recognised in the statement of profit or loss.

This category includes derivative instruments and listed equity investments which the Group had not irrevocably elected to classify at fair value through OCI. Dividends on listed equity investments are also recognised as other income in the statement of profit or loss when the right of payment has been established.

Derecognition

A financial asset is primarily derecognised (i.e., removed from the Group's statement of financial position) when:

The rights to receive cash flows from the asset have expired

Or

The Group has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement; and either (a) the Group has transferred substantially all the risks and rewards of the asset, or (b) the Group has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Group has transferred its rights to receive cash flows from an asset or has entered into a passthrough arrangement, it evaluates if, and to what extent, it has retained the risks and rewards of ownership.

When it has neither transferred nor retained substantially all of the risks and rewards of the asset, nor transferred control of the asset, the Group continues to recognise the transferred asset to the extent of its continuing involvement. In that case, the Group also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Group has retained.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay.

Impairment of financial assets

The Group recognises an allowance for expected credit losses (ECLs) for all debt instruments not held at fair value through profit or loss. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive, discounted at an approximation of the original effective interest rate. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

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ECLs are recognised in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition. ECLs are provided for credit losses that result from default events that are possible within the next 12-months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

For trade debts, the Group applies a simplified approach in calculating ECLs. Therefore, the Group does not track changes in credit risk, but instead recognises a loss allowance based on lifetime ECLs at each reporting date. The Group has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

The Group considers a financial asset in default when contractual payments are past due. However, in certain cases, the Group may also consider a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

Financial liabilities

Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss. Gains or losses on liabilities held for trading are recognised in the statement of profit or loss. Financial liabilities designated upon initial recognition at fair value through profit or loss are designated at the initial date of recognition, and only if the criteria in IFRS 9 are satisfied. The Group has not designated any financial liability as at fair value through profit or loss.

Financial liabilities at amortised cost

After initial recognition, borrowings and payable are subsequently measured at amortised cost using the EIR method. Gains and losses are recognised in profit or loss when the liabilities are derecognised as well as through the EIR amortisation process.

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included as finance costs in the statement of profit or loss.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer the settlement of the liability for at least 12 months after the reporting date. Exchange gain or losses arising in respect of borrowings in foreign currency are added to the carrying amount of the Borrowings.

Derecognition

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

Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the statement of financial position if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, to realise the assets and settle the liabilities simultaneously.

Cash and cash equivalents

Cash and cash equivalents are stated at cost. For the purposes of statement of cash flows, cash and cash equivalents comprise cash in hand, balances with banks and running finance facility.

Non current assets held for sale

Non current assets are classified as assets held for sale when their carrying amount is to be recovered principally through a sale transaction rather than continuing use and sale is considered highly probable. They are stated at the lower of carrying amount and fair value less cost to sell.

Where the Group has classified an asset as held for sale, but the criteria for held for sale are no longer met, the Group ceases to classify the asset as held for sale.

The Group measures a non-current asset that ceases to be classified as held for sale at the lower of:

- its carrying amount before the asset was classified as held for sale, adjusted for any depreciation, amortisation or revaluations that would have been recognised had the asset not been classified as held for sale, and
- its recoverable amount at the date of the subsequent decision not to sell or distribute.

The Group includes any required adjustment to the carrying amount of a non-current asset that ceases to be classified as held for sale in profit or loss, unless the asset is property, plant and equipment that had been revalued in accordance with IAS 16 before classification as held for sale, in which case the adjustment shall be treated as a revaluation increase or decrease.

3.9 Impairment

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 is estimated to determine the extent of impairment loss, if any. An impairment loss is recognised as an expense in the statement of profit or loss. The recoverable amount is the higher of an asset's fair value less cost to sell and value-in-use. Value-in-use is ascertained through discounting of the estimated future cash flows using a discount rate that reflects current market assessments of the time value of money and the risk specific to the assets. For the purpose of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units).

An impairment loss is reversed if there is a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, if no impairment loss had been recognised.

3.10 Staff retirement benefits

Defined benefit plan

The Group operates a funded gratuity scheme covering all its permanent employees who have completed minimum qualifying period of service. The Group's obligation under the scheme is determined through actuarial valuations carried out under the "Projected Unit Credit Method". The latest actuarial valuation was carried out at 30 June 2019 and based on the actuarial valuation, the Group had recognised the liability for retirement benefits and the corresponding expenses. Actuarial gains and losses that arise are recognised in other comprehensive income in the year in which they arise. Past service costs are recognised immediately in statement of profit or loss irrespective of the fact that the benefits are vested or non-vested. Current service costs and any past service costs together with the effect of the unwinding of the discount on plan liabilities are charged to statement of profit or loss.

The amount recognised in the statement of financial position represents the present value of defined benefit obligation as reduced by the fair value of plan assets.

Defined contribution plan

The Group operates a funded provident fund scheme for all its eligible employees. Equal contributions are made by the Group and the employees at 8.33% of the basic salary of the eligible employees.

3.11 Taxation

The charge for current taxation is based on taxable income at the current rates of taxation in accordance with Income Tax Ordinance, 2001.

Deferred

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

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Deferred tax liabilities are recognised for all taxable temporary differences. Deferred tax assets are recognised for all deductible temporary differences to the extent that it is probable that the future taxable profits will be available against which the assets may be utilized. Deferred tax assets 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 (and tax laws) that have been enacted or substantively enacted at the statement of financial position date.

3.12 Provisions

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, if it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of obligation. Provisions are reviewed at each statement of financial position date and adjusted to reflect the current best estimate.

3.13 Contribution against future issuance of shares

Foreign currency amounts received in cash as contribution against future issuance of shares from the Parent Company is stated at the rates at which these were received. Foreign currency payments by the Parent Company directly to foreign suppliers of plant and machinery foreign dismantling and refurbishment services providers are initially stated at Pak Rupees equivalent amount translated at the rates approximating to those ruling on the date of transaction. Thereafter, these are revalued and stated at the average of Pak Rupees exchange rates quoted by selected authorised dealers approximating to those ruling on the dates the related plant and machinery items are received in Pakistan (i.e. the date of the bill of entry as per the requirements of Foreign Exchange Manual 2018). However, where the related plant and machinery items have not yet been received by the Group, these payments are translated at the year-end exchange rate equivalents.

3.14 Borrowings and related costs

Borrowing costs directly attributable to the acquisition, construction or installation of qualifying assets, that necessarily take substantial period of time to get ready for their intended use, are capitalized as a part of cost of those assets, until such time as the assets are substantially ready for intended use. All other borrowing costs are recognized as an expense in the year in which they are incurred. Borrowing costs consist of interest and other costs that an entity incurs in connection with borrowing of funds and exchange difference arising on foreign currency fundings to the extent those are regarded as adjustment to the interest cost, net of related interest income, if any.

3.15 Revenue recognition

During the year, the Group has adopted IFRS 15 which became applicable on July 01, 2018. This has resulted in change in accounting policies of the Group for revenue recognition. The changes are discussed in note 2.3

Revenue is recognised at amounts that reflect the consideration that the Group expects to be entitled to in exchange for transferring goods or services to a customer. Revenue is measured at the fair value of the consideration received or receivable, and is recognised on the following basis:

- Revenue from sale of goods is recognised when control of goods have passed to the customer which coincide with the dispatch of goods to the customers.
- Export sales are recognised on the basis of product shipped to the customers.
- Handling and storage income, rental income on equipment and other services income is recognized on accrual basis.

3.16 Other income

Other income is recognised to the extent it is probable that the economic benefits will flow to the Group and amount can be measured reliably. Other income is measured at the fair value of the consideration received or receivable and is recognised on the following basis:

- Mark-up on delayed payment charges are recognised on the time proportionate basis.
- Interest income on short-term deposits and interest bearing advances are recognised on the time proportionate basis.

- Scrap sales, dealership income and rental income are recognised on an accrual basis.
- Gain on disposal is recognised at the time of disposal of operating fixed assets.

3.17 Earnings per share

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

3.18 Contingencies

Contingencies are disclosed when the Group has a possible obligation that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the entity or a present obligation that arises from past events but is not recognised because it is not probable that an outflow of resources embodying economic benefits will be required to settle the obligation or the amount of the obligation cannot be measured with sufficient reliability.

Ordinary shares are classified as equity and recognized at their face value. Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction, net of tax, from the proceeds.

3.20 Foreign currencies translation

Foreign currency transactions during the year are recorded at the exchange rates approximating those ruling on the date of the transaction. Monetary assets and liabilities in foreign currencies are translated at the rates of exchange which approximate those prevailing on the statement of financial position date. Gains and losses on translation are taken to statement of profit or loss.

3.21 Operating segments

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. The chief operating decision-maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as Chief Executive Officer of the Group.

3.22 Dividends and appropriations

Dividends and reserve appropriations are recognised in the year in which these are declared / approved. The distribution of dividend and other appropriations is subject to the covenant as mentioned in note 17.2.

3.23 Unclaimed dividend

Dividend declared and remain unpaid for the period of more than three years from the date it is due and

3.24 Functional and presentation currency

These financial statements are presented in Pakistani Rupee, which is the Group's functional and presentation currency.

RECLASSIFICATIONS

Certain corresponding figures have been reclassified for better presentation.

PROPERTY, PLANT AND EQUIPMENT

		(Rupees	in '000)
	Note	2019	2018
Operating fixed assets	5.1	62,113,652	63,497,878
Capital work-in-progress	5.2	20,959,424	19,910,082
		83,073,076	83,407,960

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		BA / TSOS	COST / REVALUATION			ACCIIMIII ATEL	ACCIIMIII ATED DEPRECIATION			
		1000	יאבטיייי				ביייייייייייייייייייייייייייייייייייייי		W/2.144	
	As at 01 July 2018	Additions* / transfers	Disposals	As at 30 June 2019	As at 01 July 2018	Charge for the year	Disposals	As at 30 June 2019	written down as at 30 June 2019	Depreciation rate %
Owned										
Free hold land	893,700	I	I	893,700	ı	I	I	ı	893,700	ı
Lease hold land (5.1.2)	110,081	1,200,000	ı	1,310,081	110,081	ı	ı	110,081	1,200,000	ı
Building on free hold land, roads and civil works	1,386,571	186,315	ı	1,572,886	304,718	60,963	ı	365,682	1,207,204	4
Building on lease hold land	76,938	ı	ı	76,938	19,461	3,398	I	22,859	54,079	4
Plant and machinery	77,057,569	1,384,418	ı	78,441,987	16,957,888	3,965,916	ı	20,923,804	57,518,183	4-5
Generators	1,535,177	I	I	1,535,177	573,441	83,764	I	657,205	877,972	6.70
Furniture and fixtures	180,982	4,376	I	185,358	155,658	11,587	I	167,245	18,113	10
Filling stations (5.1.1)	661,996	56,540	I	718,536	365,915	108,059	I	473,974	244,562	5-12.5
Vehicles	259,982	(7,848)	(153,304)	98,830	233,447	4,371	(148,867)	88,951	9,879	20
Computer and allied equipments	292,493	67,278	(230)	359,241	237,002	36,665	(274)	273,393	85,848	33.33
Safety and lab equipments	1,352,249	5,017	I	1,357,266	1,352,249	902	I	1,353,154	4,112	20-25
	83,807,738	2,896,096	(153,834)	86,550,000	20,309,860	4,275,629	(149,141)	(149,141) 24,436,348	62,113,652	

f Rs. 1,140.7 rrent asset h

					(Rupees in '000)					
		COST/R	COST / REVALUATION			ACCUMULATED	ACCUMULATED DEPRECIATION			
	As at 01 July 2017	Additions*/ transfers	Disposals	As at 30 June 2018	As at 01 July 2017	Charge for the year	Disposals	As at 30 June 2018	Written down as at 30 June 2018	Depreciation rate %
Owned										
Free hold land	888,200	5,500	ı	893,700	ı	ı	ı	ı	893,700	ı
Lease hold land (5.1.2)	1,597,581	ı	(1,487,500)	110,081	110,081	ı	ı	110,081	ı	ı
Building on free hold land, roads and civil works	1,386,571	ı	I	1,386,571	243,809	60,909	ı	304,718	1,081,853	4
Building on lease hold land	76,938	ı	ı	76,938	16,383	3,078	ı	19,461	57,477	4
Plant and machinery	61,137,034	15,920,535	I	77,057,569	13,354,641	3,603,247	I	16,957,888	60,099,681	4-5
Generators	1,535,177	I	I	1,535,177	469,136	104,305	I	573,441	961,736	6.70
Fumiture and fixtures	180,982	I	I	180,982	141,154	14,504	I	155,658	25,324	10
Filling stations (5.1.1)	644,440	17,556	I	661,996	297,121	68,794	I	365,915	296,081	5-12.5
Vehicles	235,047	34,622	(9,687)	259,982	234,095	7,172	(7,820)	233,447	26,535	20
Computer and allied equipments	245,543	58,165	(11,215)	292,493	206,331	41,886	(11,215)	237,002	55,491	33.33
Safety and lab equipments	1,352,249	I	I	1,352,249	1,352,249	1	I	1,352,249	I	20-25
	69,279,762	16,036,378	(1,508,402)	83,807,738	16,425,000	3,903,895	(19,035)	20,309,860	63,497,878	

- 5.1.1 The Group's assets located at filling stations are not in possession of the Group. In view of large number of dealers, the management considers it impracticable to disclose particulars of assets not in possession of the Group as required under para 12 of part II of the Fourth Schedule to the Companies Act, 2017.
- 5.1.2 During the year ended 30 June 2017, company performed revaluation on its freehold land, leasehold land, building on freehold land, roads and civil works, building on leasehold land, plant and machinery, generators and safety and lab equipments resulting in revaluation surplus of Rs. 743.750 million. The valuation was carried out by an independent valuer, on the basis of present market values for similar sized plots in the vicinity of land and replacement values of similar type of land based on present cost

The different levels have been defined in IFRS 13 as follows:

- Quoted prices (unadjusted) in active markets for identical assets or liabilities (level 1);
- Inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly (i.e., as prices) or indirectly (i.e., derived from prices) (level 2); and
- Inputs for the asset or liabilities that are not based on observable market data (i.e. unobservable inputs e.g. estimated future cashflows), (level 3).
- 5.1.3 Had there been no revaluation, the net book value of specific classes of operating fixed assets would have amounted to:

(Rupees	in	,00
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	(-1	,
	2019	2018
Free hold land	56,154	56,154
Lease hold land	213,200	_
Buildings on free hold land, roads and civil works	1,300,864	1,175,511
Building on lease hold land	49,629	53,027
Plant and machinery	42,918,326	41,492,477
Generators	887,389	971,153
	45,425,562	43,748,322

5.1.4 Depreciation charge for the year has been allocated as follows:

		Note 2019 2018		
	Note			
Cost of sales	28	4,120,909	2,889,551	
Administrative expenses	29	44,682	66,398	
Selling and distribution expenses	30	110,038	75,049	
		4,275,629	3,030,998	

5.1.5 Forced sale values of asset class:

Free hold land	758,569	758,569
Lease hold land	1,270,402	1,270,402
Buildings on free hold land, roads and civil works	4,594,243	4,594,243
Building on lease hold land	46,554	46,554
Plant and machinery	55,384,431	23,655,590
Generators	819,564	819,564
	62,873,763	31,144,922

5.1.5.1 The revaluation of all asset subject to revaluation were carried out as of 30 June 2016 / 30 June 2017 except for leasehold land which is revalued during the year before reclassification from non-current asset as held for sale.

5.1.6 Particulars of immovable assets of the Company are as follows:

Location	Total area (in acres)
Mauza Kund, Sub Tehsil Gadani, District Lasbella, Baluchistan	620.45
Deh Redho, Tapo Noor Mohammad Shujrah, Taluka Khanpur, District Shikarpur.	12.68
Mauza Gujrat, Mehmoodkot, Tehsil kot, Addu District, Muzaffargarh	12.0
Plot of Barani Land, Mauza Kund, Tehsil Gadani, District Lasbella, Baluchistan	11.0
Mahal Jhamke (Machike), Tehsil & District Sheikhupura	9.0
Zero point (SPM), Mauza Kund, Tehsil Gadani, District Lasbella, Baluchistan	5.0
Plot no. 22/5, CL 9, Hoshang Road, Civil Lines Quarter, Karachi	0.61

Capital work-in-progress

The movement of capital work-in-progress during the year is as follows:

			(nupees iii 000)		
		Transferred Closing ba				balance
	Note	Opening Balance	Additions	to operating fixed assets	30 June 2019	30 June 2018
Building on free hold land, roads and civil works		163,252	_	(162,561)	691	163,252
Plant and machinery	5.2.1, 5.2.2, 5.3 & 5.4	19,679,654	2,190,092	(966,677)	20,903,069	19,679,654
Furniture and fixtures		2,353	_	(2,353)	_	2,353
Computer and allied equip	ment	566	_	(566)	_	566
Safety and lab equipments		4,289	_	(4,289)	_	4,289
Filling stations		59,968	_	(4,304)	55,664	59,968
		19,910,082	2,190,092	(1,140,750)	20,959,424	19,910,082

- 5.2.1 Includes Plant and machinery amounting to USD 4 million (30 June 2018: USD 4 million) brought outside the country against which shares to be issued as disclosed in note 16.1 to these consolidated financial statements.
- 5.2.2 Includes dismantling and refurbishment charges paid to-date by the sponsors in lieu of its equity contribution in the Company as disclosed in note 16.2 to these consolidated financial statements.
- Capitalization of borrowing costs amounting to Rs. 1,424.26 million (30 June 2018: Rs. 1,121.53 million) have been determined at the rate of 9% (30 June 2018: 7.5%) per annum.
- Plant and machinery include exchange difference of Rs. 15.892 million (30 June 2018: Rs. 812.55 million).

LONG TERM LOANS AND ADVANCES - unsecured, considered good

	(Rupees in '000)		
Note	2019	2018	
Loan to Coastal Refinery Limited (CRL)	1,518,780	1,518,780	
Advance against investment in shares	482,134	440,000	
	2,000,914	1,958,780	
Current portion of loan to CRL 10	(1,139,951)	(1,019,414)	
	860,963	939,366	

LONG TERM DEPOSITS

		(Rupees in '000)	
	Note	2019	2018
Rent		14,178	14,178
Others		20,638	2,866
		34,816	17,044

STOCK-IN-TRADE

Raw material	8.1	18,238,048	21,081,770
Finished products	8.2, 8.3 & 8.4	11,022,246	8,309,480
		29,260,294	29,391,250

- This includes raw material in transit amounting to Rs. 14,849.23 million (30 June 2018: Rs. 15,629.89 million) as at the date of statement of financial position.
- This includes finished product held by third parties and related party amounting to Rs. 5,684.50 million (30 June 2018: Rs. 3,157.55 million) and Rs.NIL million (30 June 2018: Rs. 463.34 million) as at the date of statement of financial position.
- 8.3 This includes finished product in transit amounting to Rs. NIL (30 June 2018: Rs. 508.70 million) as at the date of statement of financial position.
- Finished products costing Rs. 11,249.709 million (30 June 2018: Rs. 1,976.668 million) has been written down by Rs. 426.27 million (30 June 2018: Rs. 39.077 million) to net realizable value.

TRADE DEBTS

	(Rupees in '000)		
Note	2019	2018	
Considered good	5,336,657	5,463,784	
Considered doubtful	5,066,399	4,432,393	
	10,403,056	9,896,177	
Provision for doubtful debts 9.2	(5,066,399)	(4,432,393)	
	5,336,657	5,463,784	

There is no balance that is past due or impaired as at the date of statement of financial position.

Provision for doubtful debts

(Rupees in '000)

	Note	2019	2018
Opening balance		4,432,393	3,621,901
Provision made during the year	31	634,006	810,492
Closing balance		5,066,399	4,432,393

The maximum aggregate amount due from the related party at the end of any month during the year outstanding was Rs. NIL million (30 June 2018: Rs. 718.534 million).

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10 LOANS AND ADVANCES

		(Rupees in '000)		
	Note	2019	2018	
Secured - considered good				
Advance to suppliers and contractors		10,750	46,272	
Unsecured - considered good				
Advance to employees, suppliers and contractors		31,431	294,724	
Current portion of loan to CRL	6	1,139,951	1,019,414	
Loan to employees		_	_	
		1,182,132	1,360,410	

TRADE DEPOSITS AND SHORT TERM PREPAYMENTS

Deposits	15,372	15,372
Prepayments		
- Insurance	5,149	4,225
- Rent	26,045	7,016
	46,566	26,613

12 OTHER RECEIVABLES - considered good

Receivable from CRL	12.1	1,106,748	943,232
Inland Freight Equalization Margin		-	77,409
Others		230,957	62,073
		1,337,705	1,082,714

12.1 These represents expenses incurred by the Holding Company on behalf of CRL. The outstanding balance is being adjusted against the cost payable to CRL on account of usage of buoy.

CASH AND BANK BALANCES

		(Rupees in '000)		
	Note	2019	2018	
Cash in hand		288	84	
Cash at banks				
- Current accounts		340,068	291,166	
- Saving / deposit accounts 13.	1, 13.2 & 13.3	794,893	454,846	
		1,134,961	746,012	
		1,135,249	746,096	

- 13.1 These carry interest at the rates ranging from 5.6 % to 12.3% (30 June 2018: 4.0 % to 6.0%) per annum.
- 13.2 This includes Rs. 150.0 million (30 June 2018: Rs. 152.202 million) kept under lien against guarantee and letter of credit facilities.
- 13.3 This includes Rs. 439.530 million (30 June 2018: Rs. 117.741 million) kept in shariah compliant savings

14 NON-CURRENT ASSET HELD FOR SALE

	(Rupees in '000)		
	2019 2018		
Opening balance	1,487,500	_	
Transferred (to) / from property, plant and equipment	(1,200,000)	1,487,500	
Reversal of revaluation surplus on property, plant and equipment	(287,500)	_	
Closing balance	-	1,487,500	

During the year, the management of the Holding Company changed its plan to sell the asset and reclassified it back to property, plant and equipment after revaluation having fair value amounting to Rs. 1.200 million being lower than its carrying amount of Rs. 1,487.5 million based on the independent valuation.

15 SHARE CAPITAL

Number of Shares					(Rupees in '000)		
2019 2018			Note	2019	2018		
		Authorized share capital Ordinary shares of Rs.10/-					
6,000,000,000	6,000,000,000	each	15.1	60,000,000	60,000,000		
187,348,638	187,348,638	Issued, subscribed and paid-up capital Issued for cash		1,873,486	1,873,486		
5,142,536,068	5,142,536,068	Issued for consideration other than cash - assets		51,425,361	51,425,361		
5,329,884,706	5,329,884,706			53,298,847	53,298,847		

15.1 Voting rights, board selection, right of first refusal and block voting are in proportion to their shareholding.

16 CONTRIBUTION AGAINST FUTURE ISSUE OF SHARES

		(Rupees in '000)		
	Note	2019 2018		
From Byco Industries Incorporated (BII),	16.1, 16.2			
the Parent Company	& 16.3	857,140	841,249	

16.1 In respect of plant and machinery

Represents Rs. 528.40 million (30 June 2018: Rs. 486.520 million) being rupee equivalent of US\$ 4.0 million (30 June 2018: US\$ 4.0 million) representing part of the cost of plant, machinery purchased by the Holding Company.

Pursuant to a Share Subscription Agreement dated 31 August 2006 and amended vide an addendum dated 31 July 2007 entered into between the Holding Company and its sponsor, the sponsor has paid the above amount to the supplier against the said assets in lieu of its equity contribution in the Holding Company for which Ordinary Shares will be issued to it, at par, upon meeting the applicable requirements as mentioned in note 16.3 to these consolidated financial statements.

16.2 In respect of dismantling and refurbishment of Aromatic Plant:

This includes a sum of (i) Rs. 282.591 million (30 June 2018: Rs. 303.184 million), being rupee equivalent of € 2.259 million and £ 0.290 million (30 June 2018: € 2.259 and £ 0.290 million) and (ii) Rs. 46.149 million (30 June 2018: Rs. 51.544), being rupee equivalent of US\$ 0.507 million (30 June 2018: US\$ 0.507 million), representing the dismantling and refurbishment cost respectively, of plant, machinery and equipment, paid to date by the sponsors in lieu of its equity contribution in the Holding Company for which ordinary shares will be issued to it, at par, for consideration other than cash upon meeting the applicable requirements as mentioned in note 16.3 to these consolidated financial statements.

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16.3 Shares shall be issued to the Parent Company upon meeting the requirements of paragraph 7 of Chapter XX of the Foreign Exchange Manual (FE Manual) and Regulation 7 of the Companies (further issue of shares) Regulations, 2018.

LONG-TERM FINANCING

				(Rupees	in '000)		
				nstallmen	ts		
Facilities	Note	Mark-up rate	Payment term	Number	Commencement	2019	2018
Secured							
Syndicate loan I	17.1 & 17.2	Six months kibor	Semi-annually	16	June 2013	210,094	3,858,684
Syndicate loan II	17.1 & 17.2	Three months kibor + 3.25%	Semi-annually	12	January 2014	-	45,194
Syndicate loan III	17.1 & 17.2	8% per annum for the first two years from the date of disbursement and six months kibor or 12% whichever is lower for subsequent years	Semi-annually	12	June 2017	367,676	585,270
Arrangement fee	17.3		-	-	-	129,669	91,620
Bilateral Loan I	17.4	Six months kibor + 2.5%	Semi-annually	09	June 2015	304,998	921,133
Bilateral Loan II	17.4	Six months kibor + 2.75%	Quarterly	14	February 2016	400,000	1,300,000
Bilateral Loan IV	17.4	Six months kibor + 4.5%	Quarterly	12	June 2019	550,000	600,000
Bilateral Loan V	17.4 & 17.2	Three months kibor + 1.5%	Quarterly	12	Sep 2020	1,000,000	1,000,000
Bilateral Loan VI	17.4	Six months kibor + 3.5%	Semi-annually	08	December 2015	-	38,333
Bilateral Loan VII	17.4	Three months kibor + 4.5%	Quarterly	12	June 2019	366,667	-
Bilateral Loan VIII	17.4	Three months kibor + 1.5%	Quarterly	12	May 2021	2,200,000	-
Bilateral Loan IX	17.4	Three months kibor + 2.5%	Quarterly	08	October 2020	346,091	-
						5,875,195	8,440,234
Sukuk certificates	17.5	Three months kibor + 1.05%	Quarterly	12	April 2019	2,860,000	3,120,000
Unsecured							
Supplier's credit	17.6	One year Libor + 1%	Semi-annually	20	December 2021	958,890	958,890
Others	17.6	Nil to six months kibor + 4%	Semi-annually	05	December 2021	8,638,377	7,205,557
						9,597,267	8,164,447
						18,332,462	19,724,681
Current maturity						(2,486,656)	(6,559,608)
						15,845,806	13,165,073

- 17.1 Represent facilities availed from various banks and are secured against the Holding Company's fixed and current assets.
- 17.2 The loan agreement contains the covenant that the Holding Company cannot pay dividend to its shareholders if an event of default is occurred.
- 17.3 Represents syndicate facility including Musharaka facility availed from a commercial bank for the purpose of acquiring shares of CRL. The facility is secured against charge on all present and future assets of CRL, personal guarantees and personal properties of sponsors of CRL along with pledge of 80% shares of CRL.
- Represents bilateral loans availed from various banks and financial institutions and are secured against the Holding Company's fixed and current assets.
- 17.5 Represents privately placed long-term Islamic certificates (Sukuk) amounting to Rs. 3,120 million, issued by the Holding Company to meet the expansion plans of the Holding Company. This facility is secured against fixed assets of the Holding Company.
- 17.6 The loans are inferior to the rights of present and future secured financial institutions which are or may be lender to the Holding Company.

18 LOANS FROM RELATED PARTY - unsecured

		(Rupees in '000)		
	Note	2019 2018		
Byco Industries Incorporated, the Parent Company	18.1	3,935,650	3,936,921	

18.1 Represents:

- a foreign currency loan of USD 0.144 million which carries mark-up at the rate of 6 Months LIBOR+1% per annum, which was due on 22 June 2012 by a bullet payment.
- a supplier's credit amounting to USD 41.927 million novated from Cnergyico Acisal Incorporated during the year ended 30 June 2015 under the agreement. This carries mark-up at the rate of LIBOR+1% per annum, payable semi-annually.
- balance amount of loan novated from Byco Busient Incorporated, the ultimate Parent Company amounting to USD 16.124 million (principal USD 15.713 million and markup USD 0.411 million) is repayable in four unequal semi-annual installments. This carries markup at the rate of 6 months LIBOR + 1% per annum, payable semi-annually.

All of the aforesaid loans are repayable subject to the conditions and rights as disclosed in note 20.6 to these consolidated financial statements.

18.2 During the year 30 June 2018, the Holding Company has revised its agreement with the Parent Company due to which the exchange rate on principal and mark-up has been frozen on the last date of disbursement. Accordingly, the Group has recognized the difference between the carrying value of the liability under the old agreement and the revised obligation in the capital reserves.

19 ACCRUED AND DEFERRED MARKUP

		(Rupees in '000)		
	Note	2019 2018		
Markup on long term financing / loans from related party				
- secured		2,672,183	6,425,381	
- unsecured		3,189,782	2,117,589	
		5,861,965	8,542,970	

LONG TERM DEPOSITS

Deposits	20.1	105,000	225,017

20.1 This includes interest-free deposits received from logistics vendors as security against goods to be transported which is utilised for the purpose of the business in accordance with the related agreements.

DEFERRED LIABILITIES

		(Rupees in '000)		
	Note	2019 2018		
Deferred taxation	21.1	1,820,414	2,018,497	
Employees retirement benefits	21.2	58,834	127,481	
Arrangement fee		89,392	147,193	
Others		573,361	679,182	
		2,542,001	2,972,353	

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21.1 Deferred Taxation

	Note	2019	2018
Taxable temporary differences arising in respect of:			
- accelerated tax depreciation		4,639,113	2,028,456
- surplus on revaluation of property, plant and equipment		4,467,388	4,873,699
		9,106,501	6,902,155
Deductible temporary differences arising in respect of:			
- staff gratuity fund		(17,062)	(36,972)
- provision for doubtful debts		(1,469,256)	(1,285,394)
- recoupable unabsorbed tax losses and depreciation		(5,243,667)	(1,282,180)

21.2 Employees retirement benefits - staff gratuity

- recoupable minimum turnover tax

21.2.1 General description

The Company operates employee retirement benefits for permanent employees who have completed the minimum service period. In accordance with the requirements of IAS-19 "Employee Benefits", actuarial valuation was carried out as at 30 June 2019, using the "Projected Unit Credit Method". Provision has been made in the consolidated financial statements to cover obligation in accordance with the actuarial recommendations. Details of significant assumptions used for the valuation and disclosures in respect of above-mentioned scheme is as follows:

21.2.2 Reconciliation of amount payable to defined benefit plan

(Pupaga in (000)

(Rupees in '000)

(556,102)

(7,286,087)

1,820,414

(2,279,112)

(4,883,658)

2,018,497

		(Hapedo III dod)			
	Note 2019		2018		
Present value of defined benefit obligation	21.2.3	325,987	264,961		
Fair value of plan assets	21.2.4	(267,153)	(137,480)		
		58,834	127,481		

21.2.3 Movement in the present value of defined benefit obligation:

Opening balance	264,961	208,096
Current service cost	48,703	44,418
Interest cost	24,299	18,821
Benefits paid during the year	(31,474)	(9,250)
Actuarial loss 21.	2.7 19,498	2,876
Closing balance	325,987	264,961

21.2.4 Movement in the fair value of plan assets:

Opening balance		137,480	27,912
Expected return on plan assets		20,144	6,756
Contributions		169,736	119,500
Benefits paid during the year		(31,474)	(9,250)
Actuarial loss	21.2.7	(28,733)	(7,438)
Closing balance		267,153	137,480

21.2.5 Movement in net liability

(Rupees in '000)

	Note	2019	2018
Opening balance		127,481	180,184
Charge for the year	21.2.6	52,858	56,483
Contributions		(169,736)	(119,500)
Actuarial loss	21.2.7	48,231	10,314
Closing balance		58,834	127,481

21.2.6 Charge for the year

Current service cost	48,703	44,418
Interest cost - net	4,155	12,065
	52,858	56,483

21.2.7 Actuarial remeasurements

Actuarial loss on defined benefit obligations	(19,498)	(2,876)
Actuarial loss on fair value of plan assets	(28,733)	(7,438)
	(48,231)	(10,314)

21.2.8 Actuarial assumptions:

Valuation discount rate per annum	14.50%	9.75%
Salary increase rate per annum	12.50%	7.75%
Expected return on plan assets per annum	14.50%	9.75%
Normal retirement age of employees	60 years	60 years

21.2.9 Comparisons for past years:

			(Rupees in '000)		
As at June 30	2019	2018	2017	2016	2015
Present value of defined benefit obligation	325,987	264,961	208,096	75,609	74,733
Fair value of plan assets	(267,153)	(137,480)	(27,912)	(22,137)	(36,013)
Deficit	58,834	127,481	180,184	53,472	38,720
Experience adjustment on plan liabilities	(19,498)	(2,876)	22,987	497	1,091
Experience adjustment on plan assets	(28,733)	(7,438)	(1,482)	(149)	1,385
	(48.231)	(10.314)	21.505	348	2.476

21.2.10 Composition of plan assets

(Runees in '000)

	(Hapoos III ooo)		
	2019	2018	
Equity	-	135,002	
Mutual Fund	264,230	-	
Cash at bank	2,923	2,478	

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21.2.11 Statement of financial position date sensitivity analysis (± 100 bps) on present value of defined benefit

	_			
- (Rı	inees	in	'NN

	(Hapees III 600)			
	2019			
	Discount rate		Salary in	crease
	+ 100 bps	- 100 bps	+ 100 bps	- 100 bps
Present value of defined benefit obligation	293,147	364,304	366,282	291,032

(hupees iii ooo)						
		2018				
	Disco	Discount rate		Discount rate Salary increase		crease
	+ 100 bps	- 100 bps	+ 100 bps	- 100 bps		
Present value of defined benefit obligation	234,965	295,839	297,539	233,153		

21.2.12 As of 30 June 2019, a total of 753 employees have been covered under the above scheme.

21.2.13 Charge for the next financial year as per the actuarial valuation report amounts to Rs. 59.049 million.

22 TRADE AND OTHER PAYABLES

	(Rupees in '000)		
Note	2019	2018	
Creditors for supplies and services	42,349,348	47,773,023	
Accrued liabilities	3,097,480	1,831,017	
Due to related parties	190,480	226,572	
Sales tax, duties, levies, penalties and default surcharge	2,078,611	8,267,329	
Workers' welfare fund	152,234	152,234	
Withholding tax deductions payable	47,098	63,863	
Payable to staff provident fund	26,462	11,363	
	47,941,713	58,325,401	

ADVANCE FROM CUSTOMERS

23.1	3,387,793	2,789,832

23.1 Represents advances received from customers against supply of goods.

24 ACCRUED MARK-UP

	(Rupees	(Rupees in '000)	
	2019	2018	
Long-term financing - secured	240,649	131,939	
Short-term borrowings - secured	152,869	25,792	
	393,518	157,731	

25 SHORT-TERM BORROWINGS

		(Rupees in '000)	
	Note	2019	2018
Secured			
Finance against trust receipts	25.1	14,581,336	935,167
Running finance	25.2	1,267,685	1,387,500
		15,849,021	2,322,667

25.1 The facilities have been extended by commercial banks for import and procurement of crude oil and petroleum products aggregating to Rs. 25,600 million (30 June 2018: Rs. 27,100 million) out of which Rs. 11,019 million (30 June 2018: Rs. 26,165 million) remains unutilized as at the statement of financial position date. The facility carries mark-up ranging from 1 month's KIBOR plus 1% to 3%. The facility is secured against documents of title of goods, charge over the stocks of crude oil and petroleum products and receivables, lien on the bank's collection account.

25.2 Represents running finance facility amounting to Rs. 1,600 million obtained from a commercial bank. The facility carries mark-up at the rate of three months KIBOR + 1.5% per annum. The facility is secured by way of first pari passu hypothecation charge of overall present and future current and fixed assets of the Holding Company.

26 CONTINGENCIES AND COMMITMENTS

26.1 Contingencies

26.1.1 Claim against the Holding Company not acknowledged as debt amounting to Rs. 3,353.182 million (30 June 2018: Rs. 3,353.182 million) comprise of late payment charges on account of delayed payments against crude oil supplies.

Furthermore, Mari Gas Limited and Pakistan Petroleum Limited have filed legal cases in Sindh High Court on 22 May 2012 and 14 Febuary 2013 claiming Rs. 233.550 million (30 June 2018: Rs. 233.550 million) and Rs. 404.357 million (30 June 2018: Rs. 404.357 million) respectively for late payment charges on account of delayed payments against crude oil supplies, and based on the opinion of legal advisor, the Holding Company is of the view that there are no specific contractual arrangements with the above suppliers and hence no provision in respect of the same has been made in these consolidated financial statements.

26.2 Commitments

(Rupees in '000)

		2019	2018
26.2.1	Commitments for capital expenditure	777,693	509,884
26.2.2	Commitments in respect of purchase of CRL's shares	877,383	919,517

27 TURNOVER - net

Gross Sales		
- Local	250,600,971	202,825,476
- Export	1,104,685	11,899,833
	251,705,656	214,725,309
Less:		
Sales tax and other duties	(51,580,997)	(47,859,308)
Trade discounts	(2,293,939)	(575,639)
	(53,874,936)	(48,434,947)
	197,830,720	166,290,362

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27.1 One (2018: one) of the Group's customers contributed towards 13% (2018: 19%) of the revenue during the year amounting to Rs. 26.178 billion (2018: Rs. 31.896 billion).

28 COST OF SALES

		(Rupees in '000)		
	Note	2019	2018	
Opening stock		8,309,480	5,798,472	
Cost of goods manufactured, storage and handling	28.1	182,802,476	142,083,923	
Finished products purchased during the year		16,537,542	18,477,703	
		207,649,498	166,360,098	
Closing stock	8	(11,022,246)	(8,309,480)	
		196,627,252	158,050,618	

28.1 Cost of goods manufactured, storage and handling

Raw material consumed	28.1.1	166,958,841	132,453,860
Salaries, wages and other benefits	28.1.2	1,414,389	777,742
Operation cost		885,119	733,790
Depreciation	5.1.4	4,120,909	3,762,448
Fuel, power and water		1,336,533	851,993
Repairs and maintenance		340,677	280,623
Transportation & product handling charges		323,620	280,516
Insurance		222,018	234,028
Stores and spares consumed		2,722,927	733,394
Staff transportation and catering		261,680	197,332
Rent, rates and taxes		44,337	38,318
Security expenses		118,499	81,954
Exchange loss		4,043,150	1,647,159
Vehicle running		9,777	10,766
		182,802,476	142,083,924

28.1.1 Raw material consumed

Opening stock	21,081,770	6,784,377
Purchases during the year	164,115,119	146,751,253
	185,196,889	153,535,630
Closing stock 8	(18,238,048)	(21,081,770)
	166,958,841	132,453,860

28.1.2 This includes a sum of Rs. 95.137 million (30 June 2018: Rs. 68.911 million) in respect of staff retirement benefits.

29 ADMINISTRATIVE EXPENSES

	(Rupees in '000)		
	Note	2019	2018
Salaries, allowances and other benefits	29.1	437,603	501,991
Rent, rates and taxes		108,199	99,454
Depreciation	5.1.4	44,682	66,398
Repairs and maintenance		90,476	33,511
Legal and professional		31,506	22,940
Vehicle running		3,760	1,250
Travelling and conveyance		73,233	34,218
Fee and subscriptions		24,386	18,129
Utilities		26,129	12,377
Insurance		4,451	6,401
Printing and stationary		10,356	10,532
Auditors' remuneration	29.2	6,110	6,110
SAP maintenance costs		41,836	14,226
Security expense		5,774	4,671
		908,501	832,208

29.1 This includes a sum of Rs. 41.688 million (30 June 2018: Rs. 43.159 million) in respect of staff retirement

29.2 Auditors' remuneration

(Rupees in '000)

Note	2019	2018
Audit fee	3,800	3,800
Half year review	600	600
Consolidated financial statements	600	600
Code of corporate governance and other certifications	500	500
Out of pocket expenses	500	500
	6,000	6,000

30 SELLING AND DISTRIBUTION EXPENSES

Salaries, allowances and other benefits	30.1	191,003	155,192
Rent, rates and taxes		137,777	110,582
Advertisement		59,071	64,542
Depreciation	5.1.4	110,038	75,049
		497,889	405,365

30.1 This includes a sum of Rs. 15.229 million (30 June 2018: Rs. 13.836 million) in respect of staff retirement benefits.

31 OTHER EXPENSES

		(Rupees in '000)	
	Note	2019	2018
Late payment surcharge and penalties		108,609	411,259
Provision for doubtful debts	9.2	634,006	810,492
Workers' welfare fund		-	109,586
		742,615	1,331,337

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32 OTHER INCOME

	(Rupees in '000)		
Note	2019	2018	
Income from financial assets			
Interest on balances due from customer	634,006	560,493	
Interest on loan to CRL	61,439	31,629	
Interest income on saving accounts	79,595	56,797	
	775,040	648,919	
Income from non-financial assets			
Scrap sales	32,936	16,264	
Gain on disposal of operating fixed assets	191,868	2,591	
Dealership income	17,692	21,300	
Liabilities no longer required - written back	_	971,012	
	1,017,536	1,660,386	

33 FINANCE COSTS

Mark-up on:			
- Long-term financing		1,220,621	1,336,194
- Short-term borrowings		1,636,918	939,031
		2,857,539	2,275,225
Exchange loss - net	33.1	154,601	555,698
Bank and other charges		57,417	47,148
		3,069,557	2,878,071

33.1 Represents the exchange loss arising on revaluation of foreign currency financial liabilities and on transactions in foreign currencies.

34 TAXATION

	(Rupees	(Rupees in '000)	
	2019	2018	
Current	(46,199)	(554,051)	
Prior year	554,051	204,185	
Deferred	198,088	198,085	
	705,940	(151,781)	

- 34.1 The returns of income tax have been filed up to and including tax year 2018. These, except for those mentioned in 34.2, are deemed to be assessed under section 120 of the Income Tax Ordinance, 2001.
- 34.2 The Holding Company was selected for an audit under Section 177 and 214C of the Income Tax Ordinance, 2001 for the tax year 2013. Audit proceedings for all mentioned tax year was completed and a demand of Rs. 87.105 million has been raised in an amended order passed under Section 122(1)(5) of the Income Tax Ordinance, 2001. Being aggrieved by the amended order, the Group filed an appeal before Commissioner Inland Revenue, Appeals, Karachi which is pending for adjudication. However, as a matter of prudence, the said amount has already been provided for in these consolidated financial statements.

34.3 Under section 5A of the Income Tax Ordinance, 2001 (the Ordinance), the Holding Company is obligated to pay tax at the rate of 5 percent on its accounting profit before tax if it derives profit for a tax year but does not distribute at least 20 percent of its after tax profits within six months of the end of the tax year, through cash or bonus shares. The Holding Company filed a Constitutional Petition (CP) before the Court on 24 November 2017 challenging the tax, the Court accepted the CP and granted a stay against the above section.

In case the Court's decision is not in favor of the Group, the Holding Company will either be required to declare the dividend to the extent of 20% of after tax profits or it will be liable to pay additional tax at the rate of 5% of the accounting profit before tax of the Holding Company for the financial year ended 30 June 2018. As at the statement of financial position date, no liability has been recorded by the Holding Company in this respect.

34.4 Relationship between accounting profit and income tax expense for the period

The Holding Company is subject to Minimum Tax and Final Tax Regime under section 113 and section 169 respectively of the Income Tax Ordinance, 2001, therefore, relationship between income tax expense and accounting profit has not been presented for the current year.

35 (LOSS) / EARNINGS PER SHARE - basic and diluted

		2019	2018
(Loss) / Profit after taxation	(Rupees in '000)	(2,291,621)	4,301,068
Weighted average number of ordinary shares	(Number of shares)	5,329,884,706	5,329,884,706
(Loss) / Earnings per share - basic / diluted	(Rupees)	(0.43)	0.81

36 CASH AND CASH EQUIVALENTS

		(Rupees in '000)		
		2019 2018		
Cash and bank balances	13	1,135,249	746,096	
Running finance facility	25	(1,267,685)	(1,387,500)	
		(132,436)	(641,404)	

37 TRANSACTIONS AND BALANCES WITH RELATED PARTIES

The related parties comprise of ultimate parent company, parent company, associated companies, directors, key management personnel, staff provident fund and staff gratuity fund. All transactions involving related parties arising in the normal course of business are conducted at agreed terms and conditions. Details of transactions and balances with related parties during the year are as follows:

37.1 Following are the related parties with whom the Group had entered into transactions or have agreement in place, including associates on the basis of commom directorship:

Sr	Company Name	Company Name Basis of association	
1	Byco Industries Incorporated	Parent	91.83%
2	Premier Systems (Private) Limited	Common directorship	0%
3	Byco Asia DMCC	Common directorship	0%
4	Employees gratuity fund	Retirement benefit fund	0%
5	Employees Provident fund	Retirement benefit fund	0%

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37.2 Associated companies, subsidiaries, joint ventures or holding companies incorporated outside

Name	Country of Incorporation
Byco Industries Incorporated (BII)	Mauritius
Byco Asia DMCC	United Arab Emirates

(Tupees III 000)			
2019	2018		
182,408	163,026		
-	3,214,209		

Sales	2,301,396	6,686,844
Purchase of operating fixed assets and services	62,295	86,978
Others		
Post Employment Benefit Funds	306,638	280,005
Key Management Personnel	98,604	95,081

37.3 Balances with related parties

Transactions with related parties

Parent Company Mark-up charged Other capital reserves **Associated Companies**

Parent Company		
Contribution against future issue of shares	857,140	841,249
Accrued mark-up	532,911	364,281
Loan payable	3,935,650	3,936,921
Associated Companies		
Long term deposit receivable	-	95
Trade debts	-	718,534
Advance against shared services	86,586	119,160
Accrued interest	-	19,303
Payable against purchases	35,386	38,904
Others		
Payable to key management person	68,508	68,508
Payable to post employment benefit funds	85,296	138,844

37.4 There are no transactions with key management personnel other than under the terms of employment as disclosed in note 38 to the consolidated financial statements.

38 REMUNERATION OF CHIEF EXECUTIVE, DIRECTORS AND EXECUTIVES

The aggregate amount included in these consolidated financial statements for remuneration, including the benefits and perquisites, to the Chief Executive, Directors and Executives of the Group are as follows:

Зш	nees	in	(000)	

	2019			2018		
	Chief Executive	Director	Executives	Chief Executive	Directors	Executives
Fee	-	1,881	-	-	450	-
Managerial remuneration	-	-	386,651	-	-	317,001
Staff retirement benefits	_	-	63,307	-	_	50,749
Housing and utilities	_	-	116,830	-	_	95,434
Leave fare assistance	_	-	32,208	_	_	26,406
	-	1,881	598,996	-	450	489,590
Number of persons	1	1	162	1	1	144

- 38.1 The number of persons does not include those who left during the year but remuneration paid to them is included in the above amounts.
- **38.2** Few Executives have been provided with Group maintained cars.
- 38.3 The Group's Board of Directors consists of 7 Directors (of which 6 are Non- Executive Directors). Except for an independent Director, no remuneration and other benefits have been paid to any Director.

FINANCIAL INSTRUMENTS BY CATEGORY

39.1 Financial assets as per statement of financial position

(Rupees in '000)

		(,			
	Note	2019	2018		
Financial assets at amortised cost					
- Long term loans	6	1,518,780	1,518,780		
- Long term deposits	7	34,816	17,044		
- Trade debts	9	5,336,657	5,463,784		
- Trade deposits	11	15,372	15,372		
- Accrued interest		230,130	180,691		
- Other Receivables	12	1,337,705	1,082,714		
- Cash and bank balances	13	1,135,249	746,096		
		9,608,709	9,024,481		

39.2 Financial liabilities as per statement of financial position

Financial liabilities measured at amortised cost			
- Long term financing	17	15,845,806	13,165,073
- Loans from related party	18	3,935,650	3,936,921
- Accrued and deferred markup	19	5,861,965	8,542,970
- Long-term deposits	20	105,000	225,017
- Trade and other payables	22	47,941,713	58,325,401
- Accrued mark-up	24	393,518	157,731
- Short term borrowings	25	15,849,021	2,322,667
- Current portion of non-current liabilities		7,897,428	8,766,174
- Unclaimed dividend		1,027	1,027
		97,831,128	96,122,163

40 FINANCIAL RISK MANAGEMENT, OBJECTIVES AND POLICIES

The Group finances its operations through equity, borrowings and management of working capital with a view to maintain an appropriate mix between various sources of finances to minimize the risk. The Group's principal financial instruments comprise short-term borrowings and financing from financial institutions and trade and other payables. Main purpose of these financial instruments is to raise funds for the import of crude oil for refining business and for its operations. The Group has various financial assets such as cash (including balances with banks), deposits, loans, which are directly related to its operations. The Group's overall risk management policy focuses on minimizing potential adverse effects on the Group's financial performance. The overall risk management of the Group is carried out by the Group's senior management team under policies approved by the Board of Directors. No changes were made in the objectives, policies or processes and assumptions during the year ended 30 June 2019.

The policies for managing each of these risk are summarized below:

40.1 Market risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. Market prices comprise three types of risk: interest rate risk, currency risk and equity price risk, such as equity risk.

40.1.1 Interest Rate Risk

Interest rate risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Group's interest rate risk arises from long-term financing and short-term borrowing facilities for financing its refining and storage business operations, setting up of aromatic plant and meeting working capital requirements at variable rates, on loan to CRL and on delayed payments from PSO on which the Group earns interest. The Group manages these mismatches through risk management policies where significant changes in gap position can be adjusted.

At the reporting date, the interest rate profile of Group's interest-bearing financial instruments was:

Variable Rate Instruments

	(Rupees III 000)		
	2019	2018	
Financial assets			
Long-term loan to CRL	688,780	688,780	
Trade debts	7,005,258	7,005,258	
	7,694,038	7,694,038	
Financial liabilities			
Long-term financing	17,394,170	18,892,247	
Loans from related party	3,935,650	3,936,921	
Accrued and deferred mark-up	11,272,737	10,749,536	
Short-term borrowings	15,849,021	2,322,667	
	48,451,578	35,901,371	

A change of 1% in interest rates at the year-end would have increased or decreased the profit before tax by Rs. 407.575 million (30 June 2018: Rs. 282.073 million). This analysis assumes that all other variables remain constant. The analysis is performed on the same basis as for June 2018.

40.1.2 Currency risk

Currency risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate due to changes in foreign exchange rates and arises where transactions are done in foreign currency.

The Group is exposed to foreign currency risk on transactions that are entered in a currency other than Pak Rupees. As the Group imports plant and equipment and crude oil, it is exposed to currency risk by virtue of borrowings (in foreign currency). Further foreign currency risk also arises on payment to the supplier of tugs for operations of SPM. The currency in which these transactions are undertaken is US Dollar. Relevant details are as follows:

	2019		2018	
	(Rupees in '000)	(USD '000)	(Rupees in '000)	(USD '000)
Trade and other payables	24,085,925	147,548	34,094,821	280,315
	24,085,925	147,548	34,094,821	280,315

The average rates applied during the year is Rs. 136.40/ USD (30 June 2018: Rs. 110.06 / USD) and the spot rate as at 30 June 2018 is Rs. 163.24 / USD (30 June 2018: 121.63 / USD).

A change of 1% in exchange rates at the year-end would have increased or decreased the loss by Rs. 240.859 million (30 June 2018: Rs. 339.840 million). This analysis assumes that all other variables remain constant. The analysis is performed on the same basis as for June 2018.

40.1.3 Equity price risk

Other price risk is the risk that the fair value of future cash flows of the financial instruments will fluctuate because of changes in market prices. As at the statement of financial position date, the Group is not exposed to other price risk.

40.2 Credit risk

Credit risk is the risk of financial loss to the Group if a customer or a counter party to a financial instrument fails to meet its contractual obligation, and arises principally from the Group's receivables from customers, advances and deposits to suppliers and balances held with banks.

Management of credit risk

The Group's policy is to enter into financial contracts in accordance with the guidelines set by the Board of Directors and other internal guidelines.

Credit risk is managed and controlled by the management of the Group in the following manner:

- Credit rating and / or credit worthiness of the counterparty is taken into account along with the financial background so as to minimize the risk of default.
- The risk of counterparty exposure due to failed agreements causing a loss to the Group is mitigated by a periodic review of their credit ratings, financial statements, credit worthiness and market information on a regular basis.
- Cash is held with reputable banks only.

As of the statement of financial position date, the Group is exposed to credit risk on the following assets:

		(Rupees in '000)		
	Note	2019	2018	
Long term loans and advances	6	860,963	939,366	
Long term deposits	7	34,816	17,044	
Trade debts	9	5,336,657	5,463,784	
Loans and advances	10	1,182,132	1,360,410	
Trade deposits	11	15,372	15,372	
Accrued interest		230,130	180,691	
Other receivables	12	1,337,705	1,082,714	
Bank balances	13	1,134,961	746,012	
		10,132,736	9,805,393	

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The credit quality of financial assets that are neither past due nor impaired can be assessed by reference to external credit ratings agencies or the historical information about counter party default rates as shown below:

Trade debts

The aging of unimpaired debtors at the statement of financial position date is as follows:

	(Hupees in 1000)		
	2019	2018	
Neither past due nor impaired	2,711,503	2,714,453	
Past due 1-30 days	156,322	131,712	
Past due 31-365 days	528,548	27,565	
Above 365 days	1,940,285	2,590,055	
	5,336,658	5,463,785	
Bank balances			
A1+	1,073,625	287,563	
A1	10,392	2,587	
A2	11,651	1,019	
A3	39,293	_	
A-	-	128,098	
AA-	_	150,000	
AA+	_	176,745	
	1,134,961	746,012	

Financial assets other than trade debts and bank balances are not exposed to any material credit risk.

Liquidity risk

Liquidity risk reflects the Group's inability in raising fund to meet commitments. Management closely monitors the Group's liquidity and cash flow position. This includes maintenance of statement of financial position liquidity ratios, debtors and creditors concentration both in terms of the overall funding mix and avoidance of undue reliance on any individual customer.

The table below summarizes the maturity profile of the Group's financial liabilities based on contractual undiscounted payments.

(Rupees in '000)

		(**************************************				
	On demand	Less than 3 months	3 to 12 months	1 to 7 years	Total	
2019						
Long term financing	-	1,291,070	1,195,586	15,845,806	18,332,462	
Loans from related party	-	-	-	3,935,650	3,935,650	
Accrued and deferred markup	_	_	5,410,771	5,861,966	11,272,736	
Long-term deposits	-	-	-	105,000	105,000	
Trade and other payables	_	_	_	-	_	
Advance from customers	-	3,387,793	-	-	3,387,793	
Unclaimed dividend	1,027	_	-	-	1,027	
Short-term borrowings	_	15,849,021	_	_	15,849,021	
Accrued mark-up	-	393,518	-	-	393,518	
	1,027	20,921,402	6,606,357	25,748,421	53,277,207	

(Rupees in '000)

	On demand	Less than 3 months	3 to 12 months	1 to 7 years	Total
2018					
Long term financing	-	1,931,311	4,628,297	13,844,254	20,403,862
Accrued and deferred markup	_	_	2,206,566	8,542,970	10,749,536
Loans from related party	_	_	_	3,936,921	3,936,921
Long-term deposits	-	-	_	225,017	225,017
Trade and other payables	8,267,329	50,037,730	_	-	58,305,059
Advance from customers	-	2,789,832	_	-	2,789,832
Unclaimed dividend	1,027	_	_	-	1,027
Short-term borrowings	-	2,322,667	_	-	2,322,667
Accrued mark-up	-	157,731	-	-	157,731
	8,268,356	57,239,271	6,834,863	26,549,162	98,891,652

40.4 Capital risk management

The primary objective of the Group's capital management is to ensure that it maintains healthy capital ratios in order to support its business, sustain the development of the business and maximize the shareholders' value. The Group closely monitors the return on capital. The Group manages its capital structure and makes adjustment to it in light of changes in economic conditions and finances its activities through equity, borrowings and management of working capital with a view to maintain and approximate mix between various sources of finance to minimize the risk. No changes were made in the objectives, policies or processes during the year ended 30 June 2019.

The Group is not exposed to externally imposed capital requirement.

The gearing ratios as at June 30, 2019 and 2018 are as follows:

(Rupees in '000)

	2019	2018
Long town financing	45.045.000	10 105 070
Long-term financing	15,845,806	13,165,073
Loans from related party	3,935,650	3,936,921
Accrued and deferred markup	5,861,965	8,542,970
Deferred liabilities	2,542,001	2,972,353
Trade and other payables	47,941,713	58,325,401
Accrued Mark-up	393,518	157,731
Short-term borrowings	15,849,021	2,322,667
Current portion of long term financing	7,897,428	8,766,174
Total debt	100,267,102	98,189,290
Share capital	53,298,847	53,298,847
Reserves	(44,237,140)	(42,892,055)
Contribution against future issue of shares	857,140	841,249
Total capital	9,918,847	11,248,041
Capital and net debt	110,185,949	109,437,331
Gearing ratio	91.00%	89.72%

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41 OPERATING SEGMENTS

For management purposes, the Group has determined following reportable operating segments on the basis of business activities i.e. oil refining and petroleum marketing.

Oil refining business is engaged in crude oil refining and selling of refined petroleum products to oil marketing companies.

Petroleum marketing business is engaged in trading of petroleum products, procuring products from oil refining business as well as from other sources. The quantitative data for segments is given below:

(Rupees in '000)

	(nupees III 000)					
	Oil Refining Business Petroleum Marketing Business			keting Business	То	tal
	2019	2018	2019	2018	2019	2018
Revenue						
Net Sales to external customers	120,472,535	105,462,268	77,358,185	60,828,094	197,830,720	166,290,362
Inter-segment sales	70,010,420	55,177,021	-	-	70,010,420	55,177,021
Eliminations	(70,010,420)	(55,177,021)	-	-	(70,010,420)	(55,177,021)
Total revenue	120,472,535	105,462,268	77,358,185	60,828,094	197,830,720	166,290,362
Result						
Segment (loss) / profit	(1,830,192)	6,825,506	1,869,766	1,187,832	39,574	8,013,338
Unallocated expenses:						
Finance cost					(3,069,557)	(2,878,071)
Interest income					775,040	648,919
Other expenses					(742,615)	(1,331,337)
Taxation					705,936	(151,781)
(Loss) / Profit for the year					(2,291,622)	4,301,068
Segmental Assets	123,402,474	123,666,859	1,568,187	1,719,512	124,970,661	125,386,371
Unallocated Assets	-	-	-	-	-	_
	123,402,474	123,666,859	1,568,187	1,719,512	124,970,661	125,386,371
Segmental Liabilities	102,618,221	100,657,093	1,142,701	908,078	103,760,922	101,565,171
Unallocated Liabilities	-	-	-	-	-	-
	102,618,221	100,657,093	1,142,701	908,078	103,760,922	101,565,171
Capital expenditure	2,564,896	3,190,778	56,540	69,211	2,621,436	3,259,989
Other Information						
Depreciation	4,165,609	3,828,846	110,020	75,049	4,275,629	3,903,895

PROVIDENT FUND DISCLOSURE

The Group operates approved funded contributory provident fund for both its management and nonmanagement employees. Details of net assets and investments based on the financial statements of the fund is as follows:

(Rupees in '000)

	(Tupees III 000)		
	2019	2018	
	(Unaudited)	(Audited)	
Size of the fund - Total assets	385,148	334,776	
Cost of the investment made	337,382	315,241	
Fair value of the investment	332,232	316,239	
Percentage of the investment	87.60%	94.16%	

Break-up of cost of investments out of Fund:

	2019		2018	
	(Rupees in '000)	(Rupees in '000) %		%
Debt securities	16,214	5%	28,075	9%
Listed equity	37,056	11%	55,044	17%
Bank Deposits	284,112	84%	232,122	74%
	337,382	100%	315,241	100%

The management, based on the financial statements of the fund, is of the view that the investments out of provident fund have been made in accordance with the provisions of Section 218 of the Companies Act, 2017 and the rules formulated for this purpose.

43 CAPACITY AND ANNUAL PRODUCTION

Against the designed annual capacity (based on 365 days) of 56.575 million barrels (30 June 2018: 56.575 million barrels), the actual throughput during the year was 18.390 million barrels (30 June 2018: 20.145 million barrels).

NUMBER OF EMPLOYEES

	2019	2018
Total number of employees		
As at June 30	863	799
Average number of employees during the year	831	750

45 GENERAL

Figures have been rounded off to the nearest thousand rupees, unless otherwise stated.

46 DATE OF AUTHORISATION FOR ISSUE

These consolidated financial statements were authorised for issue on 24th September 2019 by the Board of Directors of the Group.

Chief Financial Officer Chief Executive Officer Director

Pattern of Shareholding

As at 30th June 2019

Shareholders Category	No. of Shareholders	No. of Shares	%
Directors, Chief Executive Officer and			
their spouse and minor children	9	22,600	0.00
Associated Companies, Undertakings and Related Parties	1	4,894,520,196	91.83
NIT and ICP	0	0	0.0000
Banks, Development Finance Institutions,			
Non-Banking Financial Institutions,	8	184,413,439	3.46
Insurance Companies	5	649,500	0.01
Modarabas and Mutual Funds	11	1,727,000	0.03
Share holders holding 10%	2	4,894,520,196	91.83
General Public			
a. local	16,971	236,155,664	4.43
Others	116	12,396,307	0.23
Total (excluding : share holders holding 10%)	17,113	5,329,884,706	100

Directors, Chief Executive Officer, and their Spouse and minor children

S. No.	. Name	Holding
1	Mr. Shah Arshad Abrar	500
2	Mr. Amir Abbassciy	2,500
3	Mr. Akhtar Hussain Malik	500
4	Mr.Mohammad Wasi Khan	500
5	Mr. Shah Arshad Abrar	500
6	Mr. Muhammad Yasin Khan	500
7	Mr. Tabish Gauhar	500
8	Syed Arshad Raza	10,600
9	Mr. Shah Arshad Abrar	300
10	Mrs. Uzma Abbasi (Wife of Mr. Amir Abbassciy)	5,600
11	Mrs. Fazilay Ghulam Ali Raza (Wife of Syed Arshad Raza)	600
	Total	22,600
Assoc	siated Companies, Undertakings And Related Parties	
1	Byco Industries Incorporated	925,411,762
2	Byco Industries Incorporated	3,969,108,434
	T. 1. 1	4,894,520,196
	Total	4,694,520,196
Banks		4,094,520,190
	s, Development Financial Institutions, Non Banking Financial Institutions Crescent Standard Investment Bank Ltd.	4,694,520,196 12,000
1	s, Development Financial Institutions, Non Banking Financial Institutions	
1 2	s, Development Financial Institutions, Non Banking Financial Institutions Crescent Standard Investment Bank Ltd.	12,000
1 2 3	s, Development Financial Institutions, Non Banking Financial Institutions Crescent Standard Investment Bank Ltd. Habib Bank Limited	12,000 8,167
1 2 3 4	s, Development Financial Institutions, Non Banking Financial Institutions Crescent Standard Investment Bank Ltd. Habib Bank Limited Allied Bank Limited	12,000 8,167 15,900
1 2 3 4	s, Development Financial Institutions, Non Banking Financial Institutions Crescent Standard Investment Bank Ltd. Habib Bank Limited Allied Bank Limited Escorts Investment Bank Limited	12,000 8,167 15,900 3,000
1 2 3 4 5	s, Development Financial Institutions, Non Banking Financial Institutions Crescent Standard Investment Bank Ltd. Habib Bank Limited Allied Bank Limited Escorts Investment Bank Limited National Bank of Pakistan	12,000 8,167 15,900 3,000 184,374,372
1 2 3 4 5	s, Development Financial Institutions, Non Banking Financial Institutions Crescent Standard Investment Bank Ltd. Habib Bank Limited Allied Bank Limited Escorts Investment Bank Limited National Bank of Pakistan Total	12,000 8,167 15,900 3,000 184,374,372
1 2 3 4 5	s, Development Financial Institutions, Non Banking Financial Institutions Crescent Standard Investment Bank Ltd. Habib Bank Limited Allied Bank Limited Escorts Investment Bank Limited National Bank of Pakistan Total Ince Companies	12,000 8,167 15,900 3,000 184,374,372 184,413,439
1 2 3 4 5 Insura	s, Development Financial Institutions, Non Banking Financial Institutions Crescent Standard Investment Bank Ltd. Habib Bank Limited Allied Bank Limited Escorts Investment Bank Limited National Bank of Pakistan Total ance Companies Adamjee Life Assurance Company Ltd-Imf	12,000 8,167 15,900 3,000 184,374,372 184,413,439
1 2 3 4 5 Insura 1	s, Development Financial Institutions, Non Banking Financial Institutions Crescent Standard Investment Bank Ltd. Habib Bank Limited Allied Bank Limited Escorts Investment Bank Limited National Bank of Pakistan Total ance Companies Adamjee Life Assurance Company Ltd-Imf Total	12,000 8,167 15,900 3,000 184,374,372 184,413,439
1 2 3 4 5 Insura 1	s, Development Financial Institutions, Non Banking Financial Institutions Crescent Standard Investment Bank Ltd. Habib Bank Limited Allied Bank Limited Escorts Investment Bank Limited National Bank of Pakistan Total Ince Companies Adamjee Life Assurance Company Ltd-Imf Total Total Total Total Total	12,000 8,167 15,900 3,000 184,374,372 184,413,439 649,500 649,500
1 2 3 4 5 Insura 1 Modar 1 2	s, Development Financial Institutions, Non Banking Financial Institutions Crescent Standard Investment Bank Ltd. Habib Bank Limited Allied Bank Limited Escorts Investment Bank Limited National Bank of Pakistan Total Ince Companies Adamjee Life Assurance Company Ltd-Imf Total Total Total Tabas And Mutual Funds First Fidelity Leasing Modaraba	12,000 8,167 15,900 3,000 184,374,372 184,413,439 649,500 649,500
1 2 3 4 5 Insura 1 Modar 1 2 3	s, Development Financial Institutions, Non Banking Financial Institutions Crescent Standard Investment Bank Ltd. Habib Bank Limited Allied Bank Limited Escorts Investment Bank Limited National Bank of Pakistan Total Ince Companies Adamjee Life Assurance Company Ltd-Imf Total rabas And Mutual Funds First Fidelity Leasing Modaraba CDC - Trustee Akd Index Tracker Fund	12,000 8,167 15,900 3,000 184,374,372 184,413,439 649,500 649,500
1 2 3 4 5 Insura 1 Modar 1 2 3	s, Development Financial Institutions, Non Banking Financial Institutions Crescent Standard Investment Bank Ltd. Habib Bank Limited Allied Bank Limited Escorts Investment Bank Limited National Bank of Pakistan Total Ince Companies Adamjee Life Assurance Company Ltd-Imf Total rabas And Mutual Funds First Fidelity Leasing Modaraba CDC - Trustee Akd Index Tracker Fund Trust Modaraba	12,000 8,167 15,900 3,000 184,374,372 184,413,439 649,500 649,500
1 2 3 4 5 Modar 1 2 3 4 5 5	s, Development Financial Institutions, Non Banking Financial Institutions Crescent Standard Investment Bank Ltd. Habib Bank Limited Allied Bank Limited Escorts Investment Bank Limited National Bank of Pakistan Total Ince Companies Adamjee Life Assurance Company Ltd-Imf Total rabas And Mutual Funds First Fidelity Leasing Modaraba CDC - Trustee Akd Index Tracker Fund Trust Modaraba CDC - Trustee Kse Meezan Index Fund	12,000 8,167 15,900 3,000 184,374,372 184,413,439 649,500 649,500 10,000 124,000 70,000 1,156,000
1 2 3 4 5 Insura 1	s, Development Financial Institutions, Non Banking Financial Institutions Crescent Standard Investment Bank Ltd. Habib Bank Limited Allied Bank Limited Escorts Investment Bank Limited National Bank of Pakistan Total Ince Companies Adamjee Life Assurance Company Ltd-Imf Total rabas And Mutual Funds First Fidelity Leasing Modaraba CDC - Trustee Akd Index Tracker Fund Trust Modaraba CDC - Trustee Kse Meezan Index Fund CDC - Trustee Kse Meezan Index Fund CDC - Trustee Nit Income Fund - MT	12,000 8,167 15,900 3,000 184,374,372 184,413,439 649,500 649,500 10,000 124,000 70,000 1,156,000 92,500

S. No.	Name	Holding
Others		
1	Pride Stock Services (Pvt) Limited	200
2	Bawa Securities (Pvt) Ltd.	200
3	Trustee To The Fractions	4
1	Bank2 Un-Name Shares (R-2)	12,521
5	Bank3 Un-Nameshares (R-2)	4,290
6	Campany Secretary	500
7	Innovative Investment Bank Limited	30,000
8	Dewintec	17,500
9	Trustee Lever Brothers Employees	5,000
10	Shaffi Securities (Pvt) Limited	113,000
11	Prudential Securities Limited	38
12	Prudential Securities Limited	500
13	Zafar Securities (Pvt) Ltd.	5,000
14	Trustee of Ffc Emp.Gr.Fund Trust	1,425,000
15	Trustees Perac Mng&Supervisory S.Pen Fnd	9,466
16	M.C of The Karachi Parsi Co-Op H.Soc Ltd	8,000
17	Premier Mercantile Services (Private) Limited	571
18	Premier Shipping Services (Pvt) Ltd.	325
19	Noman Abid Holdings Limited	50,000
20	Ellahi Capital (Private) Limited	100
21	Opecs Navigation Pakistan (Pvt.) Limited	1,000,000
22	Trustees of First Udl Modaraba Staff Provident Fund	2,000
23	Add Oil (Pvt.) Limited	696,000
24	The Memon Welfare Society	200,000
25	Burma Oil Mills Ltd	60,000
26	Naeem S Securities (Pvt) Ltd	9,600
27	Treet Corporation Limited.	1
28	Maple Leaf Capital Limited	1
29	Trustees Leiner Pak Gelatine Ltd Employees Provident Fund	14,200
30	Progressive Investment Management (Private) Limited	25,000
31	Excel Securities (Private) Limited	50
32	Wateen Telecom Limited Staff Gratuity Fund	80,000
33	Memon Securities (Pvt.) Limited	28,000
34 or	Trustee-Karachi Sheraton Hotel Employees Provident Fund Mra Securities Limited	500
35	Azee Securities (Private) Limited	85,000
36	` '	200
37 38	Managing Committee Razia Sheikh Welfare Trust Rao Systems (Pvt.) Ltd.	20,000
	*	5,000 99.500
39 40	Multiline Securities (Pvt) Limited Multiline Securities (Pvt) Limited	
41	Oto Pakistan (Private) Limited	10,500 6,000
42	Adam Securities Limited	500
43	Zafar Moti Capital Securities (Pvt) Ltd.	74,200
44	Dosslani S Securities (Pvt) Limited	2,200
45	Capital Vision Securities (Pvt) Ltd.	500
46	Ncc-Squaring-Up Account	300
47	Trustees of Ffc Employees Provident Fund	1,064,500
48	Akhai Securities (Private) Limited	1,900
49	DJM Securities (Private) Limited	1,500,000
50	Ample Securities (Private) Limited	527,500
51	Fair Edge Securities (Private) Limited	8,500
52	HH Misbah Securities (Private) Limited	4,500
53	B & B Securities (Private) Limited	40,000
54	NCC - Pre Settlement Delivery Account	495,500
55	Mian Nazir Sons Industries (Pvt) Limited	225,000
56	Moneyline Securities (Private) Limited	24,000
57	A.S.Securities (Private) Limited	523
58	Growth Securities (Pvt) Ltd.	10,000
59	Darson Securities (Pvt) Limited	5,661
		3,001

Sharel	holders' Category	Number of Shareholders	Number of Shares held
60	Trustee Cherat Cement Company Ltd Staff Gratuity Fund		50,000
61	Saao Capital (Pvt) Limited		80,000
62	Saao Capital (Pvt) Limited		15,000
63	Mohammad Munir Mohammad Ahmed Khanani Securities (Pvt.) Ltd.		41,000
64	Pasha Securities (Pvt) Ltd.		2,000
65	Muhammad Ahmed Nadeem Securities (Smc-Pvt) Limited		19
66	Mam Securities (Pvt) Limited		300
67	Z.A. Ghaffar Securities (Private) Ltd.		15,000
68	Tariq Vohra Securities (Pvt) Limited		50,000
69	Altaf Adam Securities (Pvt) Ltd.		42,000
70	Dr. Arslan Razaque Securities (Pvt.) Limited		369,290
71	Al-Haq Securities (Pvt) Ltd.		5,100
72	M. J. Memon Securities (Pvt) Limited.		20,000
73	Highlink Capital (Pvt.) Limited		300
74	Trustee Himont Pharmaceutical (Pvt) Limited Provident Fund		10,000
75	Msmaniar Financials (Pvt) Ltd.		80,070
76	Salim Sozer Securities (Pvt.) Ltd.		3,973
77	Gph Securities (Pvt.) Ltd.		70,000
78	Akd Securities Limited - Akd Trade		500
79	Seven Star Securities (Pvt.) Ltd.		15,000
80	Seven Star Securities (Pvt.) Ltd.		10,000
81	Cma Securities (Pvt) Limited		10,000
82	Aba Ali Habib Securities (Pvt) Limited		8,000
83	Sethi Securities (Pvt.) Limited		110,000
84	Jsk Securities Limited		30,000
85	Trustees Leiner Pak Gelatine Ltd Employees Provident Fund		2,000
86	Bravisto (Pvt) Limited		1
87	Aba Ali Habib Securities (Pvt) Limited - Mt		157,500
88	Js Global Capital Limited - Mf		129,000
89	Asda Securities (Pvt.) Ltd.		153,503
90	Msd Capital Equities (Pvt) Ltd.		25,000
91	High Land Securities (Pvt) Limited		2,200
92	Standard Capital Securities (Pvt) Limited - Mf		5,000
93	Multiline Securities (Pvt) Limited - Mf		34,000
94	Ismail Iqbal Securities (Pvt) Ltd Mf		13,000
95	Strongman Securities (Pvt.) Limited		2,000
96	Goldman Commodities (Pvt.) Ltd.		10,000
97	Spinzer Equities (Private) Limited		70,000
98	Venus Securities (Pvt.) Limited		3,500
99	First Choice Securities Limited		15,000
100	Best Securities (Pvt) Limited		300,000
101	Margalla Financial (Private) Limited		10,000
102	Bipl Securities Limited - Mf		61,500
103	Puma Enterprises		41,000
104	Market 786 (Private) Limited		1,609,000
105	Fossil Energy (Private) Limited		76,000
106	Axis Global Limited - Mf		158,000
107	Lse Financial Services Limited - Mt		247,500
108	Royal Securities (Pvt.) Limited - Mf		20,000
109	Mra Securities Limited - Mf		124,500
110	Bawa Securities (Pvt) Ltd Mf		10,000
111	N. U. A. Securities (Private) Limited - Mf		1,000
112	Asda Securities (Private) Limited - Mf		2,500
113	Fawad Yusuf Securities (Private) Limited - Mf		5,000
114	Time Securities (Pvt.) Limited - Mf		6,000
115	Trust Securities & Brokerage Limited - Mf		4,000
116	Askari Securities Limited - Mf		52,000
	Total		12,396,307

Pattern of Shareholding

As at 30th June 2019

2,445 101 500 1,100 2,887 501 1,000 2,599 5,992 1,001 5,000 17,291 2,142 5,001 10,000 17,277 776 10,001 20,000 9,779 334 15,001 20,000 9,783 207 25,001 30,000 5,916 131 30,001 35,000 4,351 120 35,001 40,000 4,588 78 40,001 45,000 3,348 161 45,001 50,000 3,960 78 40,001 45,000 3,348 161 45,001 50,000 3,706 70 50,001 55,000 3,706 49 55,001 60,000 2,831 36 60,001 65,000 2,270 32 65,001 70,000 2,270 41 75,001 80,000 3,225 19 80,001				
800 1 1 100 28, 2,445 101 500 1,100 2,687 501 1,000 2,593 5,992 1,001 5,000 17,291 2,142 5,001 10,000 17,277 776 10,001 15,000 10,004 534 15,001 20,000 9,779 335 20,001 25,000 7,837, 207 25,001 30,000 5,916 131 30,001 35,000 4,351, 120 35,001 40,000 4,588, 78 40,001 45,000 7,960, 70 50,001 55,000 7,960, 70 50,001 55,000 7,960, 49 55,001 60,000 2,891, 36 60,001 65,000 2,270, 32 65,001 70,000 2,213, 31 70,001 75,000 1,270, 41 75,001 80,000 1,579, 19 80,001 85,000 1,579, 19 80,001 85,000 1,759, 19 80,001 85,000 1,759, 19 90,001 1,769,000 1,789, 78 95,001 100,000 1,789, 19 10 10 10 10 10 10 10 10 10 10 10 10 10	No of Charabaldara	From	<u>~</u>	Total Sharas
2,445 101 500 1,100 2,887 501 1,000 2,599 5,992 1,001 5,000 17,291 2,142 5,001 10,000 17,277 776 10,001 20,000 9,779 335 20,001 25,000 9,787 207 25,001 30,000 5,916 131 30,001 35,000 4,351 120 35,001 40,000 4,588 78 40,001 45,000 3,348 161 45,001 50,000 3,796 70 50,001 50,000 3,796 78 40,001 45,000 3,348 161 45,001 50,000 3,706 49 55,001 60,000 2,831 36 60,001 65,000 2,270 32 65,001 70,000 2,270 41 75,001 80,000 3,225 41 75,001				
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1 180,001 185,000 181, 6 190,000 195,000 1,150, 19 195,001 200,000 3,789, 2 200,001 205,000 406, 5 205,001 210,000 1,040, 3 210,001 215,000 640, 1 215,001 220,000 216, 4 225,000 230,000 907, 1 235,000 240,000 235, 2 240,001 245,000 486, 9 245,001 250,000 2,245,	8	170,001	175,000	1,388,900
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				280,500
				292,500
	6		305,000	1,800,000
		310,001	315,000	313,500

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No of Charabaldara		No. of Sharesholdings	Total Chares
No of Shareholders	From	То	Total Shares
1	325,001	330,000	328,500
3	330,001	335,000	1,003,500
2	335,001	340,000	675,000
<u> </u>	345,001 350,001	350,000 355,000	347,500 351,500
2	365,001	370,000	735,290
1	375,001	380,000	379,000
2	380,001	385,000	766,500
1	385,001	390,000	388,000
3	395,001	400,000	1,198,000
1	400,001	405,000	403,000
1	415,000	420,000	415,000
1	430,000	435,000	430,000
1	435,001	440,000	435,500
1	440,001	445,000	441,500
<u>3</u> 1	445,001	450,000	1,346,000
1	470,000 485,001	475,000 490,000	470,000 489,000
2	490,001	495,000	987,000
<u></u>	495,001	500,000	2,491,000
1	505,000	510,000	505,000
1	515,000	520,000	515,000
1	525,001	530,000	527,500
3	550,000	555,000	1,655,500
2	555,001	560,000	1,115,500
1	560,001	565,000	563,000
1	585,001	590,000	589,554
1	600,001	605,000	603,500
1	615,001	620,000	618,528
2 2	645,001 655,001	650,000	1,298,500
1	675,001	660,000 680,000	1,315,500 675,500
1	695,001	700,000	696,000
1	745,001	750,000	747,000
1	820,001	825,000	822,000
2	840,000	845,000	1,680,000
2	850,000	855,000	1,700,000
2	945,001	950,000	1,899,000
1	970,000	975,000	970,000
2	1,000,000	1,005,000	2,000,000
1	1,060,001	1,065,000	1,064,500
<u>1</u>	1,090,001	1,095,000	1,092,500
<u> </u>	1,150,000 1,155,001	1,155,000 1,160,000	1,150,000 1,156,000
1	1,200,000	1,205,000	1,200,000
1	1,250,000	1,255,000	1,250,000
1	1,300,001	1,305,000	1,301,000
1	1,425,000	1,430,000	1,425,000
1	1,500,000	1,505,000	1,500,000
1	1,600,000	1,605,000	1,600,000
1	1,605,001	1,610,000	1,609,000
1	1,725,001	1,730,000	1,726,500
1	1,900,000	1,905,000	1,900,000
1	1,940,001	1,945,000	1,944,086
1	1,985,001	1,990,000	1,986,000
<u>1</u>	2,125,001 2,710,001	2,130,000 2,715,000	2,129,000
1	2,710,001	2,715,000	2,712,500 2,984,500
<u> </u> 1	4,650,000	4,655,000	4,650,000
1	23,835,001	23,840,000	23,837,000
1	184,370,001	184,375,000	184,374,372
1	925,410,001	925,415,000	925,411,762
1	3,969,105,001	3,969,110,000	3,969,108,434
17,113			5,329,884,706

Notice of 25th Annual General Meeting

Byco Petroleum Pakistan Limited

Notice is hereby given that the 25th Annual General Meeting ("the Meeting") of Byco Petroleum Pakistan Limited will be held on Wednesday 23rd October 2019 at 10:00 am at the Auditorium of Pakistan Stock Exchange Limited, Stock Exchange Building, Stock Exchange Road, Karachi, to transact the following ordinary business:

- 1. To confirm the minutes of the Extraordinary General Meeting of the Company held on 25th July 2019.
- To receive, consider and adopt the audited unconsolidated and consolidated financial statements for the financial year ended 30th June 2019, together with the Directors' and Auditors' reports thereon.
- To re-appoint Messrs EY Ford Rhodes, Chartered Accountants as the auditors for the financial year 2019-20 and to fix their remuneration.
- To transact any other business with the permission of the Chair.

By Order of the Board

Maiid Mugtadir

Company Secretary

24th September 2019 Karachi

NOTES:

Closure of Share Transfer Books

The register of members and the share transfer books of the Company will remain closed from Tuesday, 15th October 2019 until Wednesday 23rd October 2019 (both days inclusive).

Participation in the Meeting

Only persons whose names appear in the register of members of the Company as on Monday, 14th October 2019, are entitled to attend, participate in, and vote at the Meeting.

A member entitled to attend and vote may appoint another member as proxy to attend and vote on his / her behalf, however, for the purpose of E-Voting a non-member may also be appointed and act as proxy. Proxies must be received at the registered office of the Company not less than 48 hours before the time for holding the Meeting. A form of proxy is enclosed.

Guidelines for Central Depository Company of Pakistan Limited ("CDC") Account Holders CDC account holders should comply with the following guidelines of the SECP:

For Attendance

- a) Individuals should be account holder(s) or sub-account holder(s) and their registration details should be uploaded according to CDC regulations and must establish their identity at the time of the Meeting by presenting their original Computerized National Identity Card ("CNIC") or passport.
- b) Unless provided earlier, corporate entities must at the time of the Meeting produce a certified copy of a resolution of their Board of Directors or a Power of Attorney, bearing the specimen signature of the attorney.

For Appointing Proxies

- a) Individuals should be account holder(s) or sub-account holder(s) whose registration details should be uploaded according to CDC regulations and their proxy forms must be submitted at the registered office of the Company not less than 48 hours before the time for holding the Meeting.
- b) The proxy form must be attested by two persons whose names, addresses and CNIC numbers must be specified therein.

- BYCO PETROLEUM PAKISTAN LIMITED Annual Report 2
- 2018-19

- Attested copies of the CNIC or passport of the beneficial owner and the proxy must be provided along with the form of proxy.
- d) Proxies must at the time of the Meeting produce their original CNIC or passport.
- e) Unless provided earlier, corporate entities must at the time of the Meeting produce a certified copy of a resolution of their Board of Directors or a Power of Attorney, bearing the specimen signature of the attorney.

Dividend Bank Mandate

Members may authorize the Company to credit his / her future cash dividends directly into his / her bank account. Members who would like future cash dividends to be credited directly into their bank accounts should mark the 'YES' box below and provide the required information under signature to the Shares Registrar.

Yes	No		
Folio Number:			
Name of Shareh	nolder:		
Title of the Bank	Account:		
Bank Account N	umber (IBAN):		
Name of Bank:			
Name of Bank E	Branch and Address:		
Cellular Number	of shareholder:		
Landline Number	er of shareholder:		
CNIC / NTN Nur	mber (Attach copy):		

Signature of Member

(Signature must match specimen signature registered with the Company)

Members holding shares in CDC accounts should update their bank mandates, if any, with the respective participants.

Intimation of Change of Address and Zakat Declaration

Members holding share certificates should notify any change in their registered address and, if applicable, submit their non-deduction of zakat declaration form to the Shares Registrar.

Members holding shares in CDC / participant accounts should update their addresses and, if applicable, submit their non-deduction of zakat declaration form to the CDC or the respective participants / stockbrokers.

Submission of CNIC Copies

A list of members who have not submitted copies of their CNICs be viewed on the Company's website www.byco.com.pk.

Video Conference Facility

Members can also avail video conference facility at Lahore and Islamabad. In this regard, please fill the requisite form (available on Company's website www.byco.com.pk) and submit to registered address of the Company 10 days before holding of the Meeting.

If the Company receives consent from members holding in aggregate 10% or more shareholding residing at a geographical location, to participate in the Meeting through video conference at least 10 days prior to date of the Meeting, the Company will arrange video conference facility in the city subject to availability of such facility in that city.

The Company will intimate members regarding venue of video conference facility at least 5 days before the date of the Meeting along with complete information necessary to enable them to access the facility.

The Notice of Meeting has been placed on the Company's website www.byco.com.pk in addition to its dispatch to the shareholders.

Admission Slip

The 25th Annual General Meeting of Byco Petroleum Pakistan Limited will be held on Wednesday, 23rd October 2019 at 10:00 am at the Auditorium of Pakistan Stock Exchange Limited, Stock Exchange Building, Stock Exchange Road, Karachi.

Kindly bring this Admission Slip duly signed by you for attending the Meeting.

Majid Muqtadir Company Secretary

lame				

Signature

NOTE

Folio / CDC Account No.

- (i) Signatures of the members should tally with the specimen signatures in the Company's record.
- (ii) Completed Admission Slips must be submitted prior to entering the hall where the Meeting is being held.

CDC Account Holder(s) / Proxies / Corporate Entities

- (a) Account holder(s) / Sub-account holder(s) / Proxies must present their original CNICs or passports prior to entering the hall where the Meeting is being held.
- (b) Corporate entities should at the time of the Meeting, unless provided earlier, produce a certified copy of a resolution of the Board of Directors, or a Power of Attorney bearing the specimen signature of the attorney.

This Admission Slip is not transferable.

ROLEUM PAKISTAN LIMITED | 2018-19

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- Online Quizzes

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*Mobile apps are also available for download for android and ios devices

Form of Proxy

25th Annual General Meeting

The Company Secretary **Byco Petroleum Pakistan Limited**9th Floor, The Harbour Front, Dolmen City
HC-3, Block-4, Marine Drive, Clifton
Karachi-75600

1/\	Ne		
of			
bei	ng member(s) of Byco Petroleum Pakistan Limited	and holde	er(s) of
	ordinary shares	, hereby a	ppoint
of _	, who is / are al	lso memb	$\operatorname{er}(s)$ of Byco Petroleum Pakistan Limited, as my / our
	xy in my / our absence to attend and vote on my / our d on Wednesday, 23rd October 2019 and in case of ac		the 25th Annual General Meeting of the Company to be it, at any reconvened Meeting.
	ned / Seal and Delivered by	•	•
in t	he presence of:		
1.	Name:	_ 2.	Name:
	CNIC No.:	_	CNIC No.:
	Address:	_	Address:
Fol	io No. / CDC Account No.		This signature should tally with the specimen signature in the
			Company's record
lm	portant		
1.			at the registered office of the Company at 9th Floor, The fton, Karachi-75600, not less than 48 hours before the
2.	Only members of the Company may be appointed pras their proxy.	oxies exce	ept corporate members who may appoint non-members
3.	If more than one proxy is appointed by an instrummember, all such instruments shall be rendered inva		ore than one instrument of proxy is deposited by any
	r CDC account holder(s) / corporate entities addition to the above, the following requirements	must be r	net:
i)	the execution of the proxy form should be attested by shall appear in the form;	by two wit	nesses, whose names, addresses and CNIC numbers
ii)	attested copies of the CNIC or passport of the bene form;	eficial own	er and proxy should be submitted along with the proxy
iii)	the proxy shall produce his / her original CNIC or pa	assport at	the time of the Meeting; and
iv)	Corporate entities should at the time of the Meeting of the Board of Directors, or a Power of Attorney bear		rovided earlier, produce a certified copy of a resolution specimen signature of the attorney.

CORRECT POSTAGE STAMPS

Mr. Majid Muqtadir Company Secretary

Byco Petroleum Pakistan Limited 9th Floor, The Harbour Front, Dolmen City HC-3, Block-4, Marine Drive, Clifton Karachi-75600, Pakistan

ڈاک کک ڈاک کک پہال چہاں کریں

كرا جي 75600، پاکستان

کمپنی سیکریٹری با نیکو پیٹیرولیم پاکستان کمیٹٹر نویں منزل ۔ دی ہار برفرنٹ،ڈالمنٹ HC-3 بلاک4،میرین ڈرائیو، کلفٹن کراچی

پراکسی فارم/نمائندگی نامه 25وال سالاندا جلاس عام

	برائے ۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔
* 1	حصص مقرر کرتا ہوں لطور نائب محترم امحترمہ
رائے بان کی عدم موجود گی ک	
	ہا ئیکو پیٹرولیم پاکستان کےمبربھی ہیں،میری غیرموجودگی کیصورت میں بطور میرے نائب سمپنی
کے25ویں سالانہ اجلاس عام میں شرکت کرنے اور حق رائے دہی استعمال کر سکتے ہیں	ہیں۔ اس میٹنگ کا انعقاد بروز بدھ، 23 اکتوبر 2019 کویا اس کے التواء کی صورت میں
نبادل تاریخ اور جگه برطلب کی جاسکتی ہے۔ دستخطامهراور کی طرف ہے بھیجے دیا گیا	
ر ج زیل کی موجود گی میں	
مام المنظم ا	ـــــــــــــــــــــــــــــــــــــ
شاختی کارڈنمبر	شناختی کارڈنمبر
	z _ç
فولیونمبر اسی ڈی ا کاؤنٹ نمبر	 ہیہ د شخط کمپنی میں موجو دنمونہ د شخط سے ملنے چاہئیں
ټم امور:	
۔ ۔ متعلقہ اتھار ٹی فارم کوکمل کر کے اور اپنے دستخط کر کے کمپنی کے رجسٹر ڈ آفس 9 ویں منزل میٹنگ کے وقت سے 48 گھنٹے تبل ارسال کریں۔	منزل، بار برفرنٹ، ڈالمن ٹی، 3-HC ، بلاک 4،میرین ڈرائیو کلفٹن کراچی میں
ا۔ صرف عمپنی کے ممبران ماسوائے کار پوریٹ ممبران کا تقر رکیا جاسکتا ہے۔	
	م کرائے جا ئیں ۔بصورت دیگیروہ اتھار ڈی اہل نہیں ہوگی ۔
 اگرایک سے زیادہ نمائندے کا متخاب کرنا ہوتو کسی بھی ایک ممبر کے لیے دستاویز جمع کرا 	0.0000000000000000000000000000000000000
۱۔ اگرایک سے زیادہ نمائندے کا انتخاب کرنا ہوتو کئی بھی ایک ممبر کے لیے دستاویر جمع کرا رائے CDC اکا وَنْتُ ہولڈر / کارپوریٹ ادارہ	

ا۔ جاری کردہ اختیارات کا فارم جس کی تصدیق دوگواہ کریں گے جن کے نام، پتے اور شناختی کارڈنمبر فارم پردرج کئے جائیں گے۔

۸۔ کارپوریٹ اتھارٹی میٹنگ کےوقت بورڈ آف ڈائر کیٹرز کی قرار داد کی ایک تصدیق شدہ کا پی فراہم کرے گایا پاورآف اٹارنی جس پراٹارنی کے دستخط موجود ہوں،

۲۔ فارم کے ساتھ شناختی کارڈیا پاسپورٹ کی تصدیق شدہ کا بیاں جمع کرانی ہوں گا۔

پیش کرنا ہوگا۔

۳- اختیارات کا حال شخص ا پنااصل شاختی کارڈیا پاسپورٹ میٹنگ کے وقت پیش کرےگا۔



www.byco.com.pk

Byco Petroleum Pakistan Limited
9th Floor, The Harbour Front, Dolmen City, HC-3, Block-4, Marine Drive, Clifton, Karachi-75600, Pakistan