

Habib Insurance Est. 1942

Habib Insurance Company Ltd. 78th Annual Report 2020

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Company Information

Board of Directors

Chairman : Rafiq M. Habib

Directors : Abbas D. Habib

Mansoor G. Habib

Muhammad Hyder Habib

Qumail R. Habib

Aun Mohammad A. Habib

Shahid Ghaffar

Ali Fadoo

Maleeha Humayun Bangash

Chief Executive : Shabbir Gulamali

Chief Financial Officer : Murtaza Hussain

Company Secretary : Muhammad Maaz Akbar

Auditors : KPMG Taseer Hadi & Co.

Chartered Accountants

Share Registrar : M/s. CDC Share Registrar Services Limited

CDC House, 99-B, Block-B SMCHS, Main Shahrah-e-Faisal

Karachi-74400

Shariah Advisory Board: Mufti Imtiaz Alam

Mufti Muhammad Ashraf Alam Mufti Muhammad Hanif

Registered Office : 1st Floor, State Life Bldg. No. 6

Habib Square, M. A. Jinnah Road P.O. Box 5217, Karachi-74000

Pakistan

Tel : (92-21) 32424030/38/39 Fax : (92-21) 32421600 UAN : (92-21) 111 03 03 03 Website : www.habibinsurance.net

Review Report by the Chairman on the Overall Performance of the Board

Alhamdolillah, I am pleased to present a report on the overall performance of the Board and effectiveness of the role played by the Board in achieving the Company's objectives.

Powers for management and control of affairs of the Company rest with the Board of Directors, except for powers expressly required to be exercised by shareholders in general meeting. The Directors delegate day-to-day operations of the Company to the Management, but such delegation remains subject to the control and direction of the Board, to the best of their knowledge. The Directors are required to carry out their fiduciary duties and exercise their independent judgement to the best of their abilities in the interest of the Company.

As required under the Code of Corporate Governance, an annual evaluation of the Board of the Company is carried out. The purpose of this evaluation is to ensure the Board's overall performance and effectiveness is measured and benchmarked against expectations in the context of objectives set for the Company.

Overall objective of performance evaluation of the Board is to ensure sustainable growth and development of the Company, with focus on the following areas:

- (a) Creating an Effective Board
- (b) Running an Effective Board
- (c) Understanding the Business including Risk
- (d) Performance Evaluation
- (e) Ethical & Values Driven
- (f) Strategic Objectives
- (g) Ideas for Improvement

Accordingly, performance evaluation of the Board was conducted in 2020 as per mechanism approved by the Board. It was concluded that the overall performance of the Board, including effectiveness of the role played by the Board in achieving the Company's objectives, was found to be generally satisfactory.

Lastly, I wish to acknowledge the commitment and diligence of my fellow Directors, the executive team and all the employees of the Company for their hard work and contribution towards the growth of the Company.

Karachi: March 31, 2021

RAFIQ M. HABIB Chairman

Seventy Eighth Report of the Directors to the Shareholders for the year ended December 31, 2020

The Board of Directors take pleasure in presenting the Seventy Eighth Annual Report, alongwith the audited accounts of the Company for the year ended December 31, 2020.

	Rupees in '000
Profit after tax for the year 2020 Amount available after appropriations	61,663
for the year 2019	39,699
	101,362
The Board of Directors now propose: Payment of dividend at Rs. 0.50 per share of Rs. 5/- each i.e.@ 10% Unappropriated profit carried forward	61,937 39,425 101,362
Basic earnings per share	0.50
basic carrings per snare	0.00

The Directors are pleased to announce a distribution of 10% (Rs. 0.50 per share) dividend, subject to the approval of shareholders as enumerated above for the year 2020 as mentioned above.

The COVID-19 pandemic has caused a global disruption, primarily in terms of the state of the disease and a huge loss of lives. Further, economic upheaval has been witnessed on a massive scale, causing serious hardships to almost every household in the world. All governments and administrations have mobilized themselves to alleviate the day-to-day hardships faced by the lesser privileged sections of the economic strata through direct funding and subsidies. To keep the wheels of commerce and industry moving, most governments have provided low-cost funding to businesses to help them survive difficulties and sustain employment. Developed nations have funded the pharmaceutical industry on an unprecedented scale to develop both preventive and therapeutic medication and vaccines to arrest this highly serious illness. Our prayers and sympathies are with those that have had to bear with the loss of loved ones and others that have had to undergo excruciating economic hardships.

For the year under review, by the Grace of Allah the underwriting profits have increased to Rs. 121.2 million as compared to Rs. 101.3 million for the corresponding period of last year. The written gross premium grew by 6% to Rs. 1.8 billion with net insurance premium of Rs. 738.7 million compared to Rs. 755.6 million of last year.

The investment income for the year was Rs. 94.1 million as against Rs. 94.8 million the year before, despite lower capital gains realised in the period from Rs 36.3 million to Rs. 8.7 million. This differential was compensated by an increase in dividend and interest income to the extent of Rs. 25.8 million. As a result, the profit after tax of the Company for 2020 was Rs. 61.6 million.

The Pakistan Rating Agency has assigned A+ Insurer Financial Strength (IFS) rating to the Company. This denotes "strong capacity to meet policy holders and contract obligations."

On the overall performance of the economy for 2019-20, although the GDP growth was slightly negative, Current Account Deficit drastically reduced from US\$ 13.4 billion to US\$ 2.97 billion and Foreign Exchange Reserves increased to US\$ 17.97 billion which further increased to US\$ 20.51 billion as at December 31, 2020. There was a rise in inflation to 10.70%, which presently stands at 8.84%, and the discount rate which was reduced from 13.25% to 9.0% in 2020 has further reduced to 7.0%. The KSE 100 Index closed at 43755 as at December 31, 2020, an increase of 7.4%.

The year 2021 has started with a strong sense of hope and optimism, with vaccines being approved for use against the COVID-19 pandemic. All countries rolled out vaccination programs in an effort to reduce the spread of the disease. The year ahead is expected to remain challenging, and the world will have to adapt to a continuously changing environment. We pray to Allah for the safety and health of people across the world, and a rapid return to as normal conditions as possible.

Looking ahead for the year 2021, the Company will continue its effort to strive for progress to Inshallah attain better underwriting results through focusing on expansion of business, without compromising on its cautious underwriting, alongwith improved investment income.

As always, the Company is indeed thankful to all its clients and customers who have placed their confidence and trust in Habib Insurance Company Limited.

A special mention is made for all the support and guidance received from the Company's Reinsurers. Thanks go out to the SECP for its constructive oversight, cooperation and guidance whenever required.

The Board of Directors extends its appreciation to the Management and all staff Members for their dedication and hard work throughout the year.

Composition of Board

The Board of Directors of the Company consist of nine (9) Directors (One Female and Eight Male directors). Composition of Board is as under:

Independent Directors - Male	Mr. Shahid Ghaffar Mr. Ali Fadoo
Independent Director - Female	Ms. Maleeha Humayun Bangash
Non-Executive Directors	Mr. Rafiq M. Habib Mr. Abbas D. Habib Mr. Mansoor G. Habib Mr. Muhammad Hyder Habib Mr. Qumail R. Habib
Executive Director	Mr. Aun Mohammad A. Habib

Corporate Social Responsibility (CSR)

The Company is fully committed to the concept of Corporate Social Responsibility and fulfills this responsibility by engaging in a wide range of activities which include:

- corporate philanthropy amounting to Rs. 3.2 million by way of donations during the year for social and educational development and welfare of lesser privileged sections of society.
- Providing a safe and healthy work environment, energy conservation, environmental protection, and occupational safety and health by restricting unnecessary lighting, implementing tobacco control law and "No Smoking Zone":
- business ethics, requiring all members to comply with the Company's "Code of Conduct", and to ensure the highest levels of business and personal ethics;
- amicable staff relations, recognition of merit and performance, and on-going opportunities for learning and growth of staff, both on-the-job and through formal training programmes;
- employment through a transparent procedure, without discrimination on the basis of religion, caste, language, etc.; and
- contribution to the national exchequer by the Company by way of direct taxes of Rs. 26.0 million during the year; furthermore, an additional amount of over Rs. 317.6 million was deducted/ collected by the Company on account of withholding taxes, sales tax on services and federal excise duties on behalf of and disbursed to the Government of Pakistan.

Risk Management Framework

The Company has had a Risk Management Framework commensurate with its size nature of business. This framework has developed over the years and continues to be refined and improved, and the process is overseen by the Risk Management Committee. The Company aims to take business risks in a prudent manner, guided by a conservative outlook. Business risks and mitigation factors are described in detail in Notes 36 & 37 of the Notes to the Conventional Financial Statements and Notes 26, 27 & 29 of Window Takaful Operations Financial Statements.

Board Committees

Audit Committee

The Audit Committee of the Company comprises of three members with representation of an Independent Director as Chairman who is also financially literate and two Non-Executive Directors. The Audit Committee met four times during the year. Attendance of meetings is as follows:

		ivo. Oi Meetings
		attended
Mr. Shahid Ghaffar	Chairman	3
Mr. Mansoor G. Habib	Member	4
Mr. Qumail R. Habib	Member	4

Ethics, Nomination, Human Resource & Remuneration Committee

The Ethics, Nomination, Human Resource & Remuneration Committee comprises of four members with representation of an Independent Director as Chairman, two Non-Executive Directors, an Executive Director & Chief Executive.

Mr. Ali Fadoo Chairman
Mr. Rafiq M. Habib Member
Mr. Abbas D. Habib Member
Mr. Aun Mohammad A. Habib Member
Mr. Shabbir Gulamali Member

The committee met once during the year. At the time of meeting, the Committee comprised the following members and their attendance in the meeting was as follows:

		No. of Meeting attended
Mr. Shahid Ghaffar	Chairman	1
Mr. Qumail R. Habib	Member	1
Mr. Aun Mohammad A. Habib	Member	1
Mr. Shabbir Gulamali	Member	1

Investment Committee

The Investment Committee comprises of seven members with representation of two Independent Directors, two Non-Executive Directors, an Executive Director, Chief Executive & Chief Financial Officer. The Investment Committee met five times during the year. Attendance of meetings is as follows:

		No. of Meetings attended
Mr. Shahid Ghaffar	Chairman	4
Mr. Mansoor G. Habib	Member	5
Mr. Qumail R. Habib	Member	5
Mr. Aun Mohammad A. Habib	Member	5
Ms. Maleeha Humayun Bangash	Member	4
Mr. Shabbir Gulamali	Member	5
Mr. Murtaza Hussain	Member	5

Directors Training Programme

Out of nine Directors of the Company, four have already attended the Directors' Training Programme. Two Directors are exempt from this requirement based on their qualification and experience.

Directors' Remuneration Policy

The Board of Directors has approved a 'Policy and Procedure for Fixing Remuneration of Directors', which states that:

- No director shall determine own remuneration. Remuneration shall be subject to approval of the Board of Directors.
- Remuneration shall be appropriate and commensurate with the level of responsibility and expertise, to attract and retain directors needed to govern the Company successfully and to encourage value addition. However, it shall not be at a level that could be perceived to compromise their independence.

The details of the remuneration of Executive Director is disclosed in Note 32.

Auditors

The present auditors, M/s. KPMG Taseer Hadi & Co. Chartered Accountants, retire and offer themselves for reappointment. As suggested by the Audit Committee, the Board of Directors have recommended their appointment as auditors of the Company for the year ending December 31, 2021, at a fee to be mutually agreed.

Statement on Corporate and Financial Reporting Framework

- 1. The financial statements, prepared by the Company, present fairly its state of affairs, the result of its operations, cash flows and changes in equity.
- 2. Proper books of account of the Company have been maintained.
- 3. Appropriate accounting policies have been consistently applied in preparation of financial statements, changes if any, have been adequately disclosed and accounting estimates are based on reasonable and prudent judgment.
- 4. International Financial Reporting Standards and Islamic Financial Accounting Standards as applicable in Pakistan, have been followed in preparation of financial statements and any departure therefrom has been adequately disclosed.
- 5. The system of internal control is sound in design and has been effectively implemented and monitored.
- 6. There are no doubts upon the Company's ability to continue as a going concern.

- There has been no material departure from the best practices of corporate governance, as detailed in the listing regulations.
- 8.
- Key operating and financial data for the last six years is annexed. Information about the taxes and levies is given in the notes to the financial statements.
- 10. Value of investments and balance in deposit accounts of Provident Fund as at December 31, 2020 is Rs. 78.2
- 11. During the year four Board meetings were held and the attendance of the Directors is as follows:

Date of Meeting	Attended by	
April 22, 2020	Mr. Abbas D. Habib Mr. Mansoor G. Habib Mr. Mohamedali R. Habib Mr. Qumail R. Habib Mr. Aun Mohammad A. Habib Mr. Shahid Ghaffar Mr. Shabbir Gulamali	Chief Executive
May 28, 2020	Mr. Rafiq M. Habib Mr. Abbas D. Habib Mr. Mansoor G. Habib Mr. Muhammad Hyder Habib Mr. Qumail R. Habib Mr. Aun Mohammad A. Habib Mr. Shahid Ghaffar Mr. Ali Fadoo Ms. Maleeha Humayun Bangash Mr. Shabbir Gulamali	Chief Executive
August 19, 2020	Mr. Rafiq M. Habib Mr. Abbas D. Habib Mr. Mansoor G. Habib Mr. Muhammad Hyder Habib Mr. Qumail R. Habib Mr. Aun Mohammad A. Habib Mr. Shahid Ghaffar Mr. Ali Fadoo Ms. Maleeha Humayun Bangash Mr. Shabbir Gulamali	Chief Executive
October 27, 2020	Mr. Rafiq M. Habib Mr. Abbas D. Habib Mr. Mansoor G. Habib Mr. Muhammad Hyder Habib Mr. Qumail R. Habib Mr. Aun Mohammad A. Habib Mr. Ali Fadoo Ms. Maleeha Humayun Bangash Mr. Shabbir Gulamali	Chief Executive

- 12. The pattern of shareholding and additional information regarding pattern of shareholding is annexed.
- 13. No trades in the shares of the Company were carried out by the Directors, CEO, CFO, Company Secretary and their spouses and minor children.

On behalf of the Board of Directors

RAFIQ M. HABIB Chairman

SHABBIR GULAMALI Chief Executive

Karachi: March 31, 2021

Six Years' Review at a Glance

Year	s 2020	2019	2018	2017	2016	2015
					(Rupe	ees in '000)
Gross Written Premium/ Contribution	1,804,618	1,705,935	1,345,436	1,163,365	1,400,881	1,123,213
Net Insurance Premium/ Contribution	792,021	774,736	532,595	555,977	544,701	500,364
Investment Income	94,145	94,810	196,665	215,224	238,627	199,615
Net Insurance/ Takaful Claims	385,467	432,933	313,987	373,716	281,560	221,739
Profit after Tax	61,663	70,087	105,310	109,956	191,708	226,867
Paid-up Capital	619,374	619,374	619,374	619,374	619,374	619,374
Reserves & Retained Earnings	680,874	629,807	719,185	816,253	1,117,204	899,572
Total Assets	4,017,876	3,640,667	3,282,403	3,276,059	3,665,492	3,298,581
Cash Dividend - %	10	10	15	15	15	35
Stock Dividend - %	-	_	_	_	_	_

Statement of Compliance with Code of Corporate Governance for Insurers, 2016 & Listed Companies (Code of Corporate Governance) Regulations, 2019 for the year ended December 31, 2020

This statement is being presented in compliance with the Code of Corporate Governance for Insurers, 2016 (the Code) and the Listed Companies (Code of Corporate Governance) Regulations, 2019 (the Regulations) for the purpose of establishing a framework of good governance, whereby an insurer is managed in compliance with the best practices of corporate governance.

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

- 1. The total number of directors are nine as per the following:
 - MaleFemale1
- 2. The Composition of Board is as follows:

Independent Directors - Male	Mr. Shahid Ghaffar Mr. Ali Fadoo
Independent Director - Female	Ms. Maleeha Humayun Bangash
Non-Executive Directors	Mr. Rafiq M. Habib Mr. Abbas D. Habib Mr. Mansoor G. Habib Mr. Muhammad Hyder Habib Mr. Qumail R. Habib
Executive Director	Mr. Aun Mohammad A. Habib

Mr. Shabbir Gulamali is the Chief Executive of the Company. Being the Chief Executive of the Company, he is deemed to be a Director.

The independent Directors meets the criteria of independence as laid down under the Code and the Regulations.

- 3. The Directors have confirmed that none of them is serving as a director on more than seven listed companies, including this Company.
- 4. All the resident Directors of the Company are registered as taxpayers and none of them has defaulted in payment of any loan to a banking company, a DFI or an NBFI or, being a member of a stock exchange, has been declared as a defaulter by a stock exchange.
- 5. No casual vacancy occurred on the Board during the year.
- 6. 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.
- 7. 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.
- 8. All the powers of the Board have been duly exercised and decisions on relevant matters have been taken by the Board/ shareholders as empowered by the relevant provision of the Act and these regulations. The decision on material transactions, including appointment and determination of remuneration and terms and conditions of employment of the Chief Executive, other Executive Director and key officers, have been taken by the Board.
- 9. 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 the Act and the Regulations with respect to frequency, recording and circulating minutes of meetings of the Board. Written notices of Board meetings, along with agenda and working papers were circulated at least seven days before the meeting.
- 10. The Board has established a system of sound internal control, which is effectively implemented at all levels within the Company. The Company has adopted and complied with all the necessary aspects of internal controls given in the Code.

- 11. An orientation of the Board of Directors was conducted to appraise them of their duties and responsibilities including the fiduciary duties as contained in the Companies Act, 2017.
- 12. The Board of Directors have a formal policy and transparent procedures for remuneration of Directors in accordance with the Act and the Regulations.
- 13. The Board of Directors of the Company consist of nine Directors, out of which following four Directors are certified under the Director's Training Program:
 - Mr. Abbas D. Habib
 - Mr. Qumail R. Habib
 - Mr. Ali Fadoo
 - Ms. Maleeha Humayun Bangash

Further, following two of our Directors are exempt from this requirement based on their qualification and experience:

- Mr. Rafig M. Habib
- Mr. Aun Mohammad A. Habib
- 14. There was no new appointment of CFO, Company Secretary and Head of Internal Audit during the year.
- 15. The Directors' Report for this year has been prepared in compliance with the requirements of the Code and fully describes the salient matters required to be disclosed.
- 16. Chief Financial Officer and Chief Executive duly endorsed the financial statements before approval of the Board.
- 17. The Directors, Chief Executive, and other executives do not hold any interest in the shares of the Company other than disclosed in the pattern of shareholding.
- 18. The Company has complied with all the corporate and financial reporting requirements of the Code.
- 19. The Board has formed the following Board Committees:

Investment Committee:

Name of the Member	Category
Mr. Shahid Ghaffar	Chairman - Independent Director
Mr. Mansoor G. Habib	Member – Non-Executive Director
Mr. Qumail R. Habib	Member – Non-Executive Director
Mr. Aun Mohammad A. Habib	Member – Executive Director
Ms. Maleeha Humayun Bangash	Member – Independent Director
Mr. Shabbir Gulamali	Member - Chief Executive
Mr. Murtaza Hussain	Member - Chief Financial Officer

Ethics, Nomination, Human Resource & Remuneration Committee:

Name of the MemberCategoryMr. Ali FadooChairman – Independent DirectorMr. Rafiq M. HabibMember – Non-Executive DirectorMr. Abbas D. HabibMember – Non-Executive DirectorMr. Aun Mohammad A. HabibMember – Executive Director

20. The Board has formed the following Management Committees:

Underwriting, Reinsurance & Co-insurance Committee:

Name of the Member	Category
Mr. Ali Fadoo	Chairman
Mr. Aun Mohammad A. Habib	Member
Mr. Shabbir Gulamali	Member
Mr. Fawwad A. Razzak	Member
Mr. Tarig Awan	Secretary

Claims Settlement Committee:

Name of the Member	Category
Mr. Mansoor G. Habib	Chairman
Mr. Shabbir Gulamali	Member
Mr. Murtaza Hussain	Member
Mr. Mohammad Omar Zubair	Member
Mr. Murtuza Barristor	Secretary

Risk Management & Compliance Committee:

Name of the Member	Category
Mr. Muhammad Hyder Habib	Chairman
Mr. Aun Mohammad A. Habib	Member
Mr. Shabbir Gulamali	Member
Mr. Murtaza Hussain	Member
Mr. Mohammad Omar Zubair	Secretary

21. The Board has formed an Audit committee. It comprises of three members of whom one is an Independent Director and two Non-Executive Directors. The Chairman of the Committee is an Independent Director. The composition of the Audit Committee is as follows:

Name of MembersCategoryMr. Shahid GhaffarChairman – Independent DirectorMr. Mansoor G. HabibMember – Non-Executive DirectorMr. Qumail R. HabibMember – Non-Executive Director

- 22. The meetings of the Committees except Ethics Nomination, Human Resource & Remuneration Committee, were held at least once every quarter. The quarterly Meetings of Audit Committee was held prior to approval of interim and final results of the Company.
- 23. The terms of reference of the aforesaid committees have been formed, documented, and advised to the committee for compliance.
- 24. The Board has set up an effective internal audit function which is staffed with the resources who are suitably qualified and experienced for the purpose and are conversant with the policies and procedures of the Company and are involved in the internal audit function on a regular basis.
- 25. The Chief Executive, Chief Financial Officer, Company Secretary & Compliance Officer and the Head of Internal Audit possess such qualification and experience as required under the Code. Moreover, the persons heading the Underwriting, Claim, Reinsurance, Risk Management and Grievance Departments possess qualification and experience of direct relevance to their respective functions, as required under section 12 of the Insurance Ordinance, 2000 (Ordinance No. XXXIX of 2000).

Name of the Person	Designation	Qualification	Experience
Mr. Shabbir Gulamali	Chief Executive	FCCA	33 years
Mr. Murtaza Hussain	Chief Financial Officer & Head of Grievance	FCCA	18 years
Mr. Muhammad Maaz Akbar	Company Secretary & Compliance Officer	ACCA	9 years
Syed Fakhar Imam Zaidi	Head of Internal Audit	ACA	16 years
Mr. Mohammad Omar Zubair	Head of Underwriting, Claims, Reinsurance & Risk Manageme	MBA nt	27 years

26. The statutory auditors of the Company have been appointed from the panel of auditors approved by the Commission in term of Section 48 of the Insurance Ordinance, 2000 (Ordinance No. XXXIX of 2000). The statutory auditors have confirmed that they have been given a satisfactory rating under the quality control review program of the Institute of Chartered Accountants of Pakistan, that they or any of the partners of the firm, their spouses and minor children do not hold shares of the Company and that the firm and all its partners are in compliance with

International Federation of Accountants (IFAC) guidelines on code of ethics as adopted by the Institute of Chartered Accountants of Pakistan and that they and the partners of the firm involved in the audit are not a close relative (spouse, parent, dependent and non-dependent children) of the Chief Executive, Chief Financial Officer Head of Internal Audit, Company Secretary or Directors of the Company.

- 27. The statutory auditors or the persons associated with them have not been appointed to provide other services and the auditors have confirmed that they have observed IFAC guidelines in this regard.
- 28. The Board ensures that the Investment Policy of the Company has been drawn up in accordance with the provisions of the Code.
- 29. The Board ensures that the Risk Management System of the Company is in place as per the requirements of the Code.
- 30. The Company has set up a Risk Management function which carries out its tasks as covered under the Code.
- 31. The Board ensures that as part of the Risk Management System, the Company gets itself rated from the Pakistan Credit Rating Agency which is being used by its Risk Management Function and the respective Committee as a risk monitoring tool. The rating assigned by the said rating agency on December 09, 2020 is A+.
- 32. The Board has set up a Grievance Function which fully complies with the requirements of the Code.
- 33. The Company has complied with the requirement relating to maintenance of register of persons having access to inside information by designated Senior Management Official in a timely manner and maintained proper record including basis of inclusion or exclusion of names of persons from the said list.
- 34. The Company has not obtained any exemption from the Securities and Exchange Commission of Pakistan in respect of requirements of the Code.
- 35. We confirm that all requirements of regulations 3, 6, 7, 8, 27, 32, 33 and 36 of the Regulations have been complied with.

On behalf of the Board of Directors

RAFIQ M. HABIB Chairman SHABBIR GULAMALI
Chief Executive

Karachi: March 31, 2021

INDEPENDENT AUDITOR'S REVIEW REPORT

To the members of Habib Insurance Company Limited

Review of the Statement of compliance with the Code of Corporate Governance for Insurers, 2016 & Listed Companies (Code of Corporate Governance) Regulations, 2019

We have reviewed the enclosed Statement of Compliance with the Code of Corporate Governance for Insurer, 2016 and the Listed Companies (Code of Corporate Governance) Regulations, 2019 (combined called 'the Code') prepared by the Board of Directors of Habib Insurance Company Limited ("the Company") for the year ended 31 December 2020 in accordance with the requirements of the Code.

The responsibility for compliance with the Code 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 Code and report if it does not and to highlight any non-compliance with the requirements of the Code. A review is limited primarily to inquiries of the Company's personnel and review of various documents prepared by the Company to comply with the Code.

As 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 Code requires the Company to place before the Audit Committee, and upon recommendation of the Audit Committee, place before the Board of Directors for their review and approval, its related party transactions. 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 Code as applicable to the Company for the year ended 31 December 2020.

Date: April 07, 2021	
Karachi	KPMG Taseer Hadi & Co.
	Chartered Accountants

INDEPENDENT AUDITOR'S REPORT

To the members of Habib Insurance Company Limited

Report on the Audit of the Financial Statements

Opinion

We have audited the annexed financial statements of **Habib Insurance Company Limited** ("the Company"), which comprise the statement of financial position as at 31 December 2020, the statement of comprehensive income, the statement of changes in equity and the statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information, and we state that we have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purposes of the audit.

In our opinion and to the best of our information and according to the explanations given to us, the statement of financial position, the statement of comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes forming part thereof, conform with the accounting and reporting standards as applicable in Pakistan and give the information required by the Insurance Ordinance, 2000 and the Companies Act, 2017 (XIX of 2017), in the manner so required and respectively give a true and fair view of the state of Company's affairs as at 31 December 2020 and of the total comprehensive income, the changes in equity and its cash flows for the year then ended.

Basis for Opinion

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

Key Audit Matters

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

Following are the key audit matters:

S.No. Key audit matter(s)	How the matters were addressed in our audit
Refer notes 3.20 and 22 to the financial statements relating to claim liabilities. The Company's claim liabilities represent 30% of its total liabilities. Valuation of these claim liabilities involves significant management judgment regarding uncertainty in the estimation of claims payments and assessment of frequency and severity of claims. Claim liabilities are recognized on intimation of the insured event based on management judgment and estimation. The Company maintains provision for claims incurred but not reported (IBNR) based on the advice of an independent actuary. The actuarial valuation process involves significant judgment and the use of actuarial assumptions. We have identified the valuation of claim liabilities as key audit matter because estimation of claim liabilities involves a significant degree of judgment.	 Obtained an understanding, evaluated the design and tested the controls over the process of capturing, processing and recording of information related to the claims; Assessed the appropriateness of the Company's accounting policy for recording of claims in line with requirements of applicable accounting and reporting standards; Inspected significant arrangements with reinsurer to obtain an understanding of contracts terms and assessed that recoveries from reinsurance on account of claims reported has been accounted for based on terms and conditions; Assessed on a sample basis the reinsurer's share of claims against the term of the reinsurance contracts and the related recorded liabilities; and Tested claims transactions on sample basis with underlying documentation to evaluate that whether the claims reported during the year are recorded in accordance with the requirements of the Company's policy and insurance regulations; Tested specific claims transactions on sample basis recorded close to year end and subsequent to year end with underlying documentation to assess whether claims had been recognized in the appropriate accounting period; Tested on sample basis the completeness, accuracy and reliability of the underlying data utilized by the management, to support the actuarial valuation;

S.No.	Key audit matter(s)	How the matters were addressed in our audit
		Involved independent actuarial expert to review the reasonableness of the assumptions used and adequacy of IBNR reserve; and
		Assessed the adequacy of Company's disclosures within the financial statements as per the relevant accounting and reporting requirements.
2	Revenue Recognition	Our audit procedures in respect of this matter included the following:
	Refer notes 3.11, 21 and 26 to the financial statements relating to revenue recognition. The Company receives its revenue primarily	Obtained an understanding, evaluated the design and tested the controls over the process of capturing, processing and recording of premium income;
from two main sources namely; premiums and investments income. Premiums from insurance policies comprise of 89% of the total revenue. We identified revenue recognition as a key audit	 Assessed the appropriateness of the Company's accounting policy for recording of premiums and investment income in line with requirements of applicable accounting and reporting standards; 	
	matter as it is one of the key performance indicators of the Company and because of the potential risk that revenue transactions may not	Tested the premium recorded on sample basis to test the accuracy from the underlying policies issued to insurance contract holders;
	be recognized in the appropriate period.	Recalculated the unearned portion of premium income and ensured that appropriate amount has been recorded as unearned premium reserve;
		 For a sample of investment income transactions, tested that investment income is recorded based on the effective interest rate or where right to receive the dividend is established; and
		Tested the policies on sample basis where premium was recorded close to year end and subsequent to year end, and evaluated that these were recorded in the appropriate accounting period;

S.No.	Key audit matter(s)	How the matters were addressed in our audit
3	Valuation of insurance / reinsurance receivables	Our audit procedures in respect of this matter included the following:
	Refer notes 3.7.1 and 10 to the financial statements relating to valuation of insurance / reinsurance receivables. The Company's insurance/ reinsurance receivables represent 24% of its total assets.	 Tested the accuracy of insurance/ reinsurance receivables aging report, on a sample basis, by comparing individual balances in the report with underlying documentation to evaluate that the balances appearing in the ageing report were classified within appropriate ageing bucket; and
	Valuation of these receivables involves significant judgment regarding uncertainty in determining impairment / provisions. We identified the valuation of insurance/ reinsurance receivables as a key audit matter as the estimation involves a significant degree of judgment.	 Assessed the appropriateness of assumptions and estimates made by the management for the provision for impairment by comparing, on a sample basis, past experience and historical trends of collection, actual write offs and receipts and settlement from/ with customers and reinsurer subsequent to the financial year end.
4	Valuation and Impairment of Investments	Our audit procedures in respect of this matter included the following:
	Refer notes 3.12, 3.16, 7 and 8 to the financial statements relating to Valuation and Impairment of Investments. The Company's investment portfolio comprises of debt securities and equity securities. We identified the valuation and impairment of investments as key audit matter because of the significance of investments and uncertainty involved in valuation and impairment.	 Obtained an understanding, evaluated the design and tested the operating effectiveness of controls designed for valuation and impairment of investments classified as available for sale; Assessed the methodology used and for a sample of investments, evaluated the valuation of debt securities using the market yield pricing methodology based on interpolation of relevant rates and valuation of equity securities by comparing the quoted prices of Mutual Fund Association of Pakistan (MUFAP) and Pakistan Stock Exchange respectively for the securities; and
		 Assessed the appropriateness of impairment in the value of available for sale securities held by the Company in accordance with accounting and reporting standards as applicable in Pakistan.

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

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

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

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

Responsibilities of Management and Board of Directors for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting and reporting standards as applicable in Pakistan and the requirements of Insurance Ordinance, 2000 and, Companies Act, 2017 (XIX of 2017), and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

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

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

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

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

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

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

From the matters communicated with the board of directors, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our 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:

- a) proper books of account have been kept by the Company as required by the Insurance Ordinance, 2000 and the Companies Act, 2017 (XIX of 2017);
- b) the statement of financial position, the statement of comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes thereon have been drawn up in conformity with the Insurance Ordinance, 2000, the Companies Act, 2017 (XXI of 2017), and are in agreement with the books of account;
- c) investments made, expenditure incurred and guarantees extended during the year were for the purpose of the Company's business; and
- d) zakat deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980), was deducted by the Company and deposited in the Central Zakat Fund established under section 7 of that Ordinance.

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

	KPMG Taseer Hadi & Co.
Date: April 07, 2021	Chartered Accountants

Karachi

Statement of Financial Position as at December 31, 2020

	Note	2020 (Pupper	2019 s in '000)
Assets		(Hupees	5 III 000)
Property and equipment	5	185,179	164,825
Intangible assets	6	2,191	3,095
Investments		·	·
Equity securities	7	985,611	987,699
Government securities	8	329,937	277,867
Loans and other receivables	9	132,031	157,604
Insurance/ reinsurance receivables	10	983,879	1,045,702
Reinsurance recoveries against outstanding claims	22	595,673	355,901
Salvage recoveries accrued	0.4	9,205	8,304
Deferred commission expense	24	98,200	74,039
Prepayments Cash and bank	13 14	445,798	377,555
Cash and bank	14	179,541	121,116
Total Association (NC) also Talle (10 association and a second at Equipment		3,947,245	3,573,707
Total Assets of Window Takaful Operations - Operator's Fund		70,631	66,960
Total Assets		4,017,876	3,640,667
EQUITIES AND LIABILITIES			
Capital and reserves attributable			
to Company's equity holders			
Ordinary share capital	15	619,374	619,374
Reserves	16	588,984	538,400
Unappropriated profits		91,890	91,407
Total Equity		1,300,248	1,249,181
Liabilities			
Underwriting provisions			
Outstanding claims including IBNR	22	819,119	594,636
Unearned premium reserves	21	818,033	778,636
Premium deficiency reserves		6,151	2,236
Unearned reinsurance commission	24	127,746	105,979
Retirement benefit obligations	11	119,302	102,396
Deferred taxation	12	124,128	101,949
Borrowings	17	137,642	208,558
Premium received in advance	40	13,852	20,605
Insurance/ reinsurance payables	18	317,459	261,265
Other creditors and accruals	19	208,040	191,942
Taxation - provision less payment		2,246	9,611
Total Liabilities of Window Takaful Operations - Operator's Fund		2,693,718 23,910	2,377,813 13,673
Total Liabilities		2,717,628	2,391,486
Total Equity and Liabilities		4,017,876	3,640,667
Contingencies and commitments	20		

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

Statement of Comprehensive Income for the year ended December 31, 2020

-			
	Note	2020	2019
		(Rupees ir	
Not incurence premium	01	700 670	755 506
Net insurance premium	21	738,670	755,586
Net Insurance claims	22	(355,903)	(417,753)
Premium deficiency		(3,915)	(2,236)
Net commission and other acquisition cost	24	50,465	60,118
Insurance claims and acquisition expense		(309,353)	(359,871)
Management expenses	25	(308,110)	(294,417)
Underwriting results		121,207	101,298
Crider writing results		121,201	101,200
Investment income	26	94,145	94,810
Other income	27	11,668	21,449
Other expenses	28	(117,827)_	(109,805)
Results of operating activities		109,193	107,752
Finance cost	29	(16,752)	(14,569)
(Loss)/ profit before tax from Window Takaful Operations -		, ,	, ,
Operator's Fund		(3,404)	4,044
Profit before tax		89,037	97,227
Income toy evenes	20	(07.074)	(07.140)
Income tax expense	30	(27,374)	(27,140)
Profit after tax		61,663	70,087
Other comprehensive income:			
Total items that may be reclassified subsequently to profit and loss account			
Unrealised gain / (loss) on available-for-sale investments during the year		79,161	(127,546)
Less: Net gain transferred to profit and loss on disposal /		(7.004)	04.000
redemption / impairment of investment		(7,824)	34,268
		71,337	(93,278)
Related tax impact		(20,687)	22,416
		50,650	(70,862)
Other comprehensive (loss)/ income from Window Takaful Operations -		(66)	750
Operator's Fund - net of tax Items not to be reclassified to profit and loss account in the subsequent year		(66)	753
items not to be reclassified to profit and loss account in the subsequent year			
Actuarial gain on defined benefit plan		1,066	5,000
Related tax impact		(309)	(1,450)
		757	3,550
Other comprehensive Income/ (loss)		51,341	(66,559)
The latest and the la			
Total comprehensive income for the year		113,004	3,528
		(Rupee	es)
Earning (after tax) per share - rupee	31	0.50	0.57
The annexed notes from 1 to 44 form an integral part of these financial statement			
The annoyed holes from 1 to 44 form all integral part of these infandal statement			

Director

MURTAZA HUSSAIN

Chief Financial Officer

Chief Executive

RAFIQ M. HABIB MANSOOR G. HABIB AUN MOHAMMAD A. HABIB SHABBIR GULAMALI

Director

Chairman

Statement of Changes in Equity for the year ended December 31, 2020

	Attributable to equity holders of the Company					
	Revenue Reserves					
	Share capital	Capital reserves Reserve for exceptional losses	General reserves	sale reserve	Unappropriated profit	Total Equity
			(Rupe	es in '000)		
Balance as at January 01, 2019	619,374	9,122	255,000	344,387	110,676	1,338,559
Total comprehensive income for the year ended December 31, 2019						
Profit after tax Other comprehensive loss Related tax impact Other comprehensive income for the year from Window Takaful Operations	- - -	- - -	- - -	- (93,278) 22,416	70,087 5,000 (1,450)	70,087 (88,278) 20,966
Total comprehensive loss for the year	_			(70,109)	73,637	753 3,528
Transaction with owner directly recorded with equity Final dividend for the year ended December 31, 2018 of Rs. 0.75 per share	-	-	_	_	(92,906)	(92,906)
Balance as at December 31, 2019	619,374	9,122	255,000	274,278	91,407	1,249,181
Balance as at January 01, 2020	619,374	9,122	255,000	274,278	91,407	1,249,181
Total comprehensive income for the year ended December 31, 2020						
Profit after tax Other comprehensive income Related tax impact Other comprehensive loss for the year from Window Takaful Operations	- - -		- - -	- 71,337 (20,687) (66)	61,663 1,066 (309)	61,663 72,403 (20,996) (66)
Total comprehensive income for the year	_		_	50,584	62,420	113,004
Transaction with owner directly recorded with equity						
Final dividend for the year ended December 31, 2019 of Rs. 0.50 per share	-	-	-	-	(61,937)	(61,937)
Balance as at December 31, 2020	619,374	9,122	255,000	324,862	91,890	1,300,248

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

Statement of Cash Flow for the year ended December 31, 2020

(a) Underwriting activities Insurance premium received Reinsurance premium paid Reinsurance premium paid Reinsurance premium paid Reinsurance premium paid Reinsurance and other recoveries received Reinsurance and other received Reinsurance and received Reinsurance received Reinsurance and received Reinsurance received Reinsurance received Reinsurance received Reinsurance received Reinsurance received received Reinsurance received received Reinsurance received received Reinsurance received rec	Operating cash flow	2020 (Rupees i	2019 n '000)
Income tax paid (33,556) (335,587) Other operating payments (334,583) (336,587) Other operating receipts (33,588) (336,587) Other operating receipts (16,183) (15,378) Is,739 Is	(a) Underwriting activities Insurance premium received Reinsurance premium paid Claims paid Reinsurance and other recoveries received Commission paid Commission received	(892,285) (936,857) 564,764 (181,663) 241,580	(763,672) (944,415) 628,914 (143,422) 222,943
Profit/ return received 39,695 48,828 46,898 24,6898 2	Income tax paid Other operating payments Other operating receipts Loans advanced Loan repayment received Net cash flows from other operating activities	(394,583) 33,633 (16,183) 15,739 (394,950)	(386,527) 37,602 (15,378) 18,401 (379,490)
Dividend received 48,828 46,898 29,400 763,308 763,308 763,008 762,308 762,000 741 617,706 741 617,706 742 741 617,706 742 741 617,706 742 741 617,706 742 741 617,706 742 741 617,706 742	Investment activities		
Rentals paid (36,864) (22,085) Loan received - 200,000 Loan paid (80,000) (120,000) Dividends paid (60,373) (90,446) (60,373) (90,446) (77,237) (32,531)	Dividend received Payment for investments Proceeds from investments Fixed capital expenditure Proceeds from sale of property and equipment	48,828 (363,943) 397,741 (9,455) 8,688	46,898 (763,308) 617,706 (11,737) 2,246
Loan received - 200,000 Loan paid (80,000) (120,000) Dividends paid (60,373) (90,446) Total cash flows from financing activities (177,237) (32,531) Net cash flows from all activities 58,425 18,720 Cash and cash equivalents at beginning of year 121,116 102,396 Cash and cash equivalents at end of year 179,541 121,116 Reconciliation to profit and loss account Operating cash flows 114,108 147,699 Depreciation and amortisation expense (35,262) (32,857) Financial charges expense (16,752) (14,569) Profit on disposal of property and equipment 3,611 382 Profit return received 36,611 382 Unidends income 48,828 46,898 Provision for gratuity (1,106) (2,049) Provision for impairment (1,106) (2,004) Gratuity paid 1,984 1,984 Provision for taxation 33,556 33,588 Provision of ta	Financing activities		
Dividends paid (60,373) (90,446) Total cash flows from financing activities (177,237) (32,531) Net cash flows from all activities 58,425 18,720 Cash and cash equivalents at beginning of year 121,116 102,396 Cash and cash equivalents at end of year 179,541 121,116 Reconciliation to profit and loss account 70 70 70 Operating cash flows 114,108 147,699 147,699 Depreciation and amortisation expense (16,752) (14,569) 147,699 Profit on disposal of property and equipment 3,611 382 147,699 147,699 147,699 148,699 147,699 147,699 148,699 147,699 148,769 148,699 148,699	Loan received	-	200,000
Total cash flows from financing activities (177,237) (32,531) Net cash flows from all activities 58,425 18,720 Cash and cash equivalents at beginning of year 121,116 102,396 Cash and cash equivalents at end of year 179,541 121,116 Reconciliation to profit and loss account 114,108 147,699 Operating cash flows (35,262) (32,857) Depreciation and amortisation expense (35,262) (32,857) Financial charges expense (16,752) (14,569) Profit on disposal of property and equipment 3,611 382 Profit/ return received 39,695 11,747 Capital gain 8,676 36,272 Dividends income 48,828 46,898 Provision for gratuity (19,956) (20,889) Provision for impairment (1,106) (2,004) Gratuity paid 1,984 1,963 Income tax paid 2,355 33,588 Provision of taxation (27,374) (27,140) Increase in lasbilities other than cash 246,787	•	' ' '	1 ' '
Net cash flows from all activities 58,425 18,720 Cash and cash equivalents at beginning of year 121,116 102,396 Cash and cash equivalents at end of year 179,541 121,116 Reconciliation to profit and loss account 114,108 147,699 Operating cash flows 114,108 147,699 Depreciation and amortisation expense (35,262) (32,857) Financial charges expense (16,752) (14,569) Profit on disposal of property and equipment 3,611 382 Profit/ return received 39,695 11,747 Capital gain 8,676 36,272 Dividends income 48,828 46,898 Provision for gratuity (19,956) (20,889) Provision for impairment (1,106) (2,004) Gratuity paid 1,984 1,963 Income tax paid 33,556 33,588 Provision of taxation (227,374) (27,374) (27,140) Increase in assets other than cash 246,787 207,284 Decrease in liabilities other than borrowings	Total cash flows from financing activities	(177.237)	
Reconciliation to profit and loss account Operating cash flows 114,108 147,699 Depreciation and amortisation expense (35,262) (32,857) Financial charges expense (16,752) (14,569) Profit on disposal of property and equipment 3,611 382 Profit/ return received 39,695 11,747 Capital gain 8,676 36,272 Dividends income 48,828 46,898 Provision for gratuity (19,956) (20,889) Provision for impairment (1,106) (2,004) Gratuity paid 1,984 1,963 Income tax paid 1,984 1,963 Income tax paid (27,374) (27,140) Increase in assets other than cash 246,787 207,284 Decrease in liabilities other than borrowings (331,728) (322,331) Profit after tax from conventional insurance operations 65,067 66,043 4,044	Net cash flows from all activities Cash and cash equivalents at beginning of year	58,425 121,116	18,720 102,396
Operating cash flows 114,108 147,699 Depreciation and amortisation expense (35,262) (32,857) Financial charges expense (16,752) (14,569) Profit on disposal of property and equipment 3,611 382 Profit/ return received 39,695 11,747 Capital gain 8,676 36,272 Dividends income 48,828 46,898 Provision for gratuity (19,956) (20,889) Provision for impairment (1,106) (2,004) Gratuity paid 1,984 1,963 Income tax paid 33,556 33,588 Provision of taxation (27,374) (27,140) Increase in assets other than cash 246,787 207,284 Decrease in liabilities other than borrowings (331,728) (322,331) Profit after tax from conventional insurance operations 65,067 66,043 (loss)/ profit from Window Takaful Operations - Operator's Fund (3,404) 4,044		1/9,541	121,116
	Operating cash flows Depreciation and amortisation expense Financial charges expense Profit on disposal of property and equipment Profit/ return received Capital gain Dividends income Provision for gratuity Provision for impairment Gratuity paid Income tax paid Provision of taxation Increase in assets other than cash Decrease in liabilities other than borrowings Profit after tax from conventional insurance operations	(35,262) (16,752) 3,611 39,695 8,676 48,828 (19,956) (1,106) 1,984 33,556 (27,374) 246,787 (331,728) 65,067	(32,857) (14,569) 382 11,747 36,272 46,898 (20,889) (2,004) 1,963 33,588 (27,140) 207,284 (322,331) 66,043
Profit after taxation 61,663 70,087			
	Profit after taxation	61,663	70,087

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

Notes to the Financial Statements for the year ended December 31, 2020

1 LEGAL STATUS AND NATURE OF BUSINESS

- 1.1 Habib Insurance Company Limited (the Company) was incorporated as a Public Limited Company in the year 1942 under the Companies Act, 1913 (now the Companies Act, 2017). The registered office of the Company is situated at Habib Square, M.A. Jinnah Road, Karachi and the shares of the Company are quoted on the Pakistan Stock Exchange Limited. The Company is engaged in general insurance business comprising of Fire and property, Marine and transport, Motor, Group hospitalization and other classes.
- **1.2** The Company operates through the following locations in Pakistan;

Locations Address

Head Office State Life Building No. 6, Habib Square, M.A. Jinnah Road, Karachi.

Karachi Branch Head Office: State Life Building No. 6A Habib Square, M.A. Jinnah Road, Karachi.

Rawalpindi Branch 1st Floor, Majeed Plaza, Bank Road, Rawalpindi Cantt.

Dera Ghazi Khan Branch Block No. 17, Jampur Road, Dera Ghazi Khan.

Faisalabad Branch Fatima Tower, 2nd Floor, Kohinoor Plaza, Faisalabad. P-6161, West Canal Road,

adjacent to Toyota Faisalabad Motors & behind HBL Canal Road Branch,

Faisalabad.

Multan Branch Fiesta Gardens, OPP Income, Tax Office, L.M.Q. Road, Multan.

Lahore Branches Room No. 01, 3rd Floor, Leeds Centre, Main Boulevard, Gulberg III, Lahore.

43, Ground Floor, Al-Noor Building, Bank Square, Lahore.

1.3 During the year, the novel coronavirus (COVID 19) emerged and since then, the condition has continued to deteriorate. On January 30, 2020, the International Health Regulations Emergency Committee of the WHO declared the outbreak a "Public Health Emergency of International Concern". The COVID-19 pandemic has significantly impacted the market around the world to date and may continue to do so in the coming months of 2020 whereby potentially impacting the earnings and cash flows of the Company. The Company considers this outbreak to be a non-adjusting post balance sheet event. The scale and duration of this outbreak remains uncertain and as it evolves globally in 2020, the company based on its current assessment consider that their would be no significant impact that will adversely affect its business, result of operation and financial condition of the company.

2 BASIS OF PREPARATION AND STATEMENT OF COMPLIANCE

These financial statements have been prepared in accordance with approved accounting standards as applicable in Pakistan. Approved accounting standards comprise of International Financial Reporting Standards (IFRS) issued by the International Accounting Standards Board (IASB) as are notified under the Companies Act, 2017, provisions of and directives issued under the Companies Act, 2017 and Insurance Ordinance, 2000, Insurance Rules 2017, Insurance Accounting Regulations, 2017 and Takaful Rules, 2012.

In case requirement differ, the provisions or directives of the Companies Act, 2017, the Insurance Ordinance, 2000, the Insurance Rules, 2017, the Insurance Accounting Regulations and Takaful Rules, 2012, shall prevail.

In terms of the requirements of the Takaful Rules 2012, read with SECP Circular 25 of 2015 dated July 09, 2015 the assets, liabilities and profit and loss of the Operator's Fund of the General Takaful Operations of the Company have been presented as a single line item in the financial statement and profit and loss account of the Company respectively.

Further, a separate set of financial statements of the General Takaful operations has been annexed to these financial statements as per the requirements of the Takaful Rules, 2012.

2.1 Basis of measurement

These financial statements have been prepared on the historical cost basis except for available for sale investments that have been measured at fair value, obligations under certain employment benefits and lease liability which are measured at present value.

2.2 Functional and presentation currency

These financial statements are presented in Pak Rupees which is also the Company's functional currency. All financial information presented in Pak Rupees has been rounded to nearest thousand rupees, unless otherwise stated.

2.3 Standards, interpretations and amendments to published approved accounting standards that are effective in the current year

There are certain new and amended standards, interpretations and amendments that are mandatory for the Company's accounting periods beginning on or after January 1, 2020 but are considered not to be relevant or do not have any significant effect on the Company's operation and therefore not detailed in these financial statements.

Amendment to IFRS 3 'Business Combinations' - Definition of a .Business (effective for business combinations for which the acquisition date is on or after the beginning of annual period beginning on or after January 1, 2020). The Board has issued amendments aiming to resolve the difficulties that arise when an entity determines whether it has acquired a business or a group of assets. The amendments clarify that to be considered a business, an acquired set of activities and assets must include, at a minimum, an input and a substantive process that together significantly contribute to the ability to create outputs. The amendments include an election to use a concentration test.

Amendments to IAS 1 Presentation of Financial Statements and IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors (effective for annual periods beginning on or after January 1, 2020). The amendments are intended to make the definition of material in IAS 1 easier to understand and are not intended to alter the underlying concept of materiality in IFRS Standards. In addition, the Board has also issued guidance on how to make materiality judgments when preparing their general purpose financial statements in accordance with IFRS Standards.

On March 29, 2018, the Board has issued a revised Conceptual Framework for Financial Reporting which is applicable immediately contains changes that will set a new direction for IFRS in the future. The Conceptual Framework primarily serves as a tool for the Board to develop standards and to assist the IFRS Interpretations Committee in interpreting them. It does not override the requirements of individual IFRSs and any inconsistencies with the revised Framework will be subject to the usual due process - this means that the overall impact on standard setting may take some time to crystallize. The companies may use the Framework as a reference for selecting their accounting policies in the absence of specific IFRS requirements. In these cases, companies should review those policies and apply the new guidance retrospectively as of 01 January 2020, unless the new guidance contains specific scope outs.

Interest Rate Benchmark Reform which amended IFRS 9, IAS 39 and IFRS 7 is applicable for annual financial periods beginning on or after January 1, 2020. The G20 asked the Financial Stability Board (FSB) to undertake a fundamental review of major interest rate benchmarks. Following the review, the FSB published a report setting out its recommended reforms of some major interest rate benchmarks such as IBORs. Public authorities in many jurisdictions have since taken steps to implement those recommendations. This has in turn led to uncertainty about the long-term viability of some interest rate benchmarks. In these amendments, the term 'interest rate benchmark reform' refers to the market-wide reform of an interest rate benchmark including its replacement with an alternative benchmark rate, such as that resulting from the FSB's recommendations set out in its July 2014 report 'Reforming Major Interest Rate Benchmarks' (the reform). The amendments made provide relief from the potential effects of the uncertainty caused by the reform. A company shall apply the exceptions to all hedging relationships directly affected by interest rate benchmark reform.

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

The following International Financial Reporting Standards (IFRS Standards) as notified under the Companies Act, 2017 and the amendments and interpretations thereto will be effective for accounting periods beginning on or after January 1, 2021:

COVID-19-Related Rent Concessions (Amendment to IFRS 16) – the International Accounting Standards Board (the Board) has issued amendments to IFRS 16 (the amendments) to provide practical relief for lessees in accounting for rent concessions. The amendments are effective for periods beginning on or after 1 June 2020, with earlier application permitted. Under the standard's previous requirements, lessees assess whether rent concessions are lease modifications and, if so, apply the specific guidance on accounting for lease modifications. This generally involves remeasuring the lease liability using the revised lease payments and a revised discount rate. In light of the effects of the COVID-19 pandemic, and the fact that many lessees are applying the standard for the first time in their financial statements, the Board has provided an optional practical expedient for lessees. Under the practical expedient, lessees are not required to assess whether eligible rent concessions are lease modifications, and instead are permitted to account for them as if they were not lease modifications. Rent concessions are eligible for the practical expedient if they occur as a direct consequence of the COVID-19 pandemic and if all the following criteria are met:

- the change in lease payments results in revised consideration for the lease that is substantially the same as, or less than, the consideration for the lease immediately preceding the change;
- any reduction in lease payments affects only payments originally due on or before June 30, 2021; and
- there is no substantive change to the other terms and conditions of the lease.

Interest Rate Benchmark Reform – Phase 2 which amended IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16 is applicable for annual financial periods beginning on or after January 1, 2021, with earlier application permitted. The amendments introduce a practical expedient to account for modifications of financial assets or financial liabilities if a change results directly from IBOR reform and occurs on an 'economically equivalent' basis. In these cases, changes will be accounted for by updating the effective interest rate. A similar practical expedient will apply under IFRS 16 for lessees when accounting for lease modifications required by IBOR reform. The amendments also allow a series of exemptions from the regular, strict rules around hedge accounting for hedging relationships directly affected by the interest rate benchmark reforms. The amendments apply retrospectively with earlier application permitted. Hedging relationships previously discontinued solely because of changes resulting from the reform will be reinstated if certain conditions are met.

Onerous Contracts – Cost of Fulfilling a Contract (Amendments to IAS 37) effective for the annual period beginning on or after January 1, 2022 amends IAS 1 by mainly adding paragraphs which clarifies what comprise the cost of fulfilling a contract, Cost of fulfilling a contract is relevant when determining whether a contract is onerous. An entity is required to apply the amendments to contracts for which it has not yet fulfilled all its obligations at the beginning of the annual reporting period in which it first applies the amendments (the date of initial application). Restatement of comparative information is not required, instead the amendments require an entity to recognize the cumulative effect of initially applying the amendments as an adjustment to the opening balance of retained earnings or other component of equity, as appropriate, at the date of initial application.

Annual Improvements to IFRS standards 2018-2020:

The following annual improvements to IFRS standards 2018-2020 are effective for annual reporting periods beginning on or after January 01, 2022:

IFRS 9 – The amendment clarifies that an entity includes only fees paid or received between the entity (the borrower) and the lender, including fees paid or received by either the entity or the lender on the other's behalf, when it applies the '10 per cent' test in paragraph B3.3.6 of IFRS 9 in assessing whether to derecognize a financial liability.

IFRS 16 – The amendment partially amends Illustrative Example 13 accompanying IFRS 16 by excluding the illustration of reimbursement of leasehold improvements by the lessor. The objective of the amendment is to resolve any potential confusion that might arise in lease incentives.

IAS 41 – The amendment removes the requirement in paragraph 22 of IAS 41 for entities to exclude taxation cash flows when measuring the fair value of a biological asset using a present value technique.

Property, Plant and Equipment: Proceeds before Intended Use (Amendments to IAS 16) effective for the annual period beginning on or after January 1, 2022. Clarifies that sales proceeds and cost of items produced while bringing an item of property, plant and equipment to the location and condition necessary for it to be capable of

operating in the manner intended by management e.g. when testing etc., are recognized in profit or loss in accordance with applicable Standards. The entity measures the cost of those items applying the measurement requirements of IAS 2. The standard also removes the requirement of deducting the net sales proceeds from cost of testing. An entity shall apply those amendments retrospectively, but only to items of property, plant and equipment that are brought to the location and condition necessary for them to be capable of operating in the manner intended by management on or after the beginning of the earliest period presented in the financial statements in which the entity first applies the amendments. The entity shall recognize the cumulative effect of initially applying the amendments as an adjustment to the opening balance of retained earnings (or other component of equity, as appropriate) at the beginning of that earliest period presented.

Reference to the Conceptual Framework (Amendments to IFRS 3) - Reference to the Conceptual Framework, issued in May 2020, amended paragraphs 11, 14, 21, 22 and 23 of and added paragraphs 21A, 21B, 21C and 23A to IFRS 3. An entity shall apply those amendments to business combinations for which the acquisition date is on or after the beginning of the first annual reporting period beginning on or after 1 January 2022. Earlier application is permitted if at the same time or earlier an entity also applies all the amendments made by Amendments to References to the Conceptual Framework in IFRS Standards, issued in March 2018.

Extension of the Temporary Exemption from Applying IFRS 9 (Amendments to IFRS 4) - In response to concerns regarding temporary accounting mismatches and volatility, and increased costs and complexity, the Board issued amendments to IFRS 4 Insurance Contracts in 2017. The two optional solutions raised some considerations which required detailed analysis and management judgement. On the issue of IFRS 17 (Revised) Insurance Contracts in June 2020, the end date for applying the two options under the IFRS 4 amendments was extended to January 01, 2023, aligned with the effective date of IFRS 17.

Classification of liabilities as current or non-current (Amendments to IAS 1) effective for the annual period beginning on or after January 1, 2022. These amendments in the standards have been added to further clarify when a liability is classified as current. The standard also amends the aspect of classification of liability as non-current by requiring the assessment of the entity's right at the end of the reporting period to defer the settlement of liability for at least twelve months after the reporting period. An entity shall apply those amendments retrospectively in accordance with IAS 8.

Sale or Contribution of Assets between an Investor and its Associate or Joint Venture (Amendments to IFRS 10 and IAS 28) – The amendment amends accounting treatment on loss of control of business or assets. The amendments also introduce new accounting for less frequent transaction that involves neither cost nor full step-up of certain retained interests in assets that are not businesses. The effective date for these changes has been deferred indefinitely until the completion of a broader review.

The Company has determined that it is eligible for the temporary exemption option since the Company has not previously applied any version of IFRS 9, its activities are predominantly connected with insurance as the percentage of the total carrying amount of its liabilities connected with insurance relative to the total carrying amount of all its liabilities is greater than 90 percent and the company doesn't engage in significant activities unconnected with insurance based on historical available information. Under the temporary exemption option, the Company can defer the application of IFRS 9 until the application IFRS 17.

To determine the appropriate classification of financial assets under IFRS 9, an entity would need to assess the contractual cash flows characteristics of any financial asset. Indeed, 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 ('SPPI") i.e. cash flows that are consistent with a basic lending arrangement. In a basic lending arrangement, consideration for the time value of money and credit risk are typically the most significant elements of interest.

IFRS 9 defines the terms "principal" as being the fair value of the financial asset at initial recognition, and the "interest" as being compensation for (i) the time value of money, and (ii) the credit risk associated with the principal amount outstanding during a particular period of time.

The tables below set out the fair values as at the end of reporting period and the amount of change in the fair value during that period for the following two groups of financial assets separately:

a. financial assets with contractual terms that give rise on specified dates to cash flows that are solely payments of principal and interest (SPPI) on the principal amount outstanding, excluding any financial asset that meets the definition of held for trading in IFRS 9, or that is managed and whose performance is evaluated on a fair value basis, and

b) all other financial assets

	December 31, 2020					
	Fail the	e SPPI test	Pass the SPPI test			
Financial assets	Fair value	Change in unrealised gain/(loss) during the year (Ru	Carrying value	Cost less Impairment	Change in unrealised gain/(loss) during the year	
Cash and bank*	179,541	_	_	_	_	
Investment in equity securities - available for sale Investment in debt securities	985,611	_	-	-	-	
available for sale	_	_	329,937	329,937	30,811	
Loans to employees			57,240	57,240		
Total	1,165,152		387,177	387,177	30,811	
		Dece	mber 31, 20	20		
	Gross carry	ing amounts of	debt instrur	nents that pas	s the SPPI test	
	AAA	AA+ (Ru	AA upees in '000	A))	Unrated	
Investment in debt securities						
available for sale	_	_	_	_	329,937	
Loans to employees					57,240	
Total	_				387,177	

The carrying amount of these financial assets measured applying IAS 39 are a reasonable approximation of their fair values.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

3.1 Property and Equipment

3.1.1 Tangible assets - owned

Tangible fixed assets are stated at cost less accumulated depreciation and any provision for impairment loss. Depreciation on tangible fixed assets except vehicles is charged to income applying the straight line method at the rates specified in note 5.1 to the financial statements after taking into account residual value, if any. Depreciation on vehicles is charged to income applying the reducing balance method whereby the cost of the asset is written off over the estimated useful life. The useful live, residual value and depreciation method are reviewed and adjusted if appropriate, at each reporting date. Depreciation on additions is charged for the full month in which as asset is put to use and on deletions up to the month immediately preceding the deletion.

The carrying value of tangible fixed assets is reviewed for impairment when events or changes in circumstances indicate that this carrying value may not be recoverable. If any such indications exist and where the carrying values exceeds the estimated recoverable amounts the assets are written down to their recoverable amounts.

Capital work-in-progress is stated at cost less any impairment in value. It consists of advances made to suppliers in respect of tangible and intangible assets.

Maintenance and normal repairs are charged to income as and when incurred. Major renewals and improvements are capitalised and assets so replaced, if any, are retired. Gain or loss on disposal of fixed asset is included in income currently.

3.1.2 Intangible assets

These are stated at cost less accumulated amortisation and any provision for impairment loss. Amortisation of intangible fixed assets is charged to income applying the straight line method at the rates specified in note 6 to the financial statements after taking into account residual value, if any.

Full month's amortisation is calculated from the month the assets are available for use using the straight-line method, whereby the cost of the intangible asset is amortised over its estimated useful life over which economic benefits are expected to flow to the Company. The useful life and amortisation method is reviewed, and adjusted if appropriate, at each reporting date.

The carrying values of intangible assets are reviewed for impairment when events or changes in circumstances indicate that this carrying value may not be recoverable, if any such indication exists and where the carrying values exceed the estimated recoverable amounts, the assets are written down to their recoverable amount.

3.1.3 Leases

A contract is, or contains a lease if the contract conveys a right to control the use of an identified asset for a period of time in exchange for consideration. The Company mainly lease properties for its operations and recognizes a right-of- use asset and lease liability at the lease commencement date. The right-of-use asset is initially measured at cost, and subsequently at cost less any accumulated depreciation and impairment losses, and adjusted for certain remeasurements of the lease liability. The right-of-use asset is depreciated using the straight line method from the commencement date to the earlier of end of the useful life of the right-of-use asset or end of lease term. The estimated useful lives of assets are determined on the same basis as that for owned assets. In addition, the right-of-use asset is periodically reduced by impairment losses, if any.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the incremental borrowing rate of the Company. The lease liability is subsequently increased by the interest cost on the lease liability and decreased by lease payments made. It is remeasured when there is a change in future lease payments arising from a change in an index or rate, a change in assessment of whether extension option is reasonably certain to be exercised or a termination option is reasonably certain not to be exercised. The Company has elected not to recognise right-of-use assets and lease liabilities for short term and low value assets. The lease payments associated with these leases are recognised as an expense on a straight line basis over the lease term. The right-of-use assets are presented in the same line item as it presents underlying assets for the same nature it owns.

3.2 Insurance contracts

Insurance contracts are those contracts where the Company (the insurer) has accepted significant insurance risk from another party (the policy holders) by agreeing to compensate the policyholders if a specified uncertain future event (the insured event) adversely affects the policyholders. Insurance contracts are classified into following main categories:

These contracts are entered with group companies, corporate clients, and individual residing or located in Pakistan.

Once a contract has been classified as an insurance contract, it remains an insurance contract for the remainder of its period, even if the insurance risk reduces significantly during this period, unless all rights and liabilities are extinguished or expired.

3.2.1 Fire and property

The perils covered under fire insurance include damages caused by fire, riot and strike, explosion, earthquake, atmospheric damage, flood, electric fluctuation, impact and other coverage.

3.2.2 Marine and transport

Marine and transport insurance provides coverage against cargo risk, war risk and damages occurring in inland transit.

3.2.3 Motor

Motor insurance provides comprehensive car coverage and indemnity against third party loss.

3.2.4 Group hospitalisation

Group hospitalisation insurance provides cover to compensate personal accident, hospitalisation and outpatient medical coverage to the insured.

3.2.5 Other classes

Other classes includes mainly bankers blanket bond, liability, engineering etc.

Assets, liabilities and capital expenditures that are directly attributable to segments have been assigned to them. Those assets and liabilities which can not be allocated to a particular segment on a reasonable basis are reported as unallocated corporate assets and liabilities. Financing, investment and income taxes are managed on an overall basis and are therefore, not allocated to any segment.

3.3 Commission

Deferred Commission expense

Commission expense incurred in obtaining and recording policies is deferred and recognised in profit and loss account as an expense in accordance with the pattern of recognition of premium revenue by applying the 1/24th method.

Commission Income

Commission income from reinsurers is recognised at the time of issuance of the underlying insurance policy. These are deferred and recognised as liability and recognised in the profit and loss account as revenue in accordance with the pattern of recognition of the reinsurance premiums.

Profit commission, if any, under the terms of reinsurance arrangements, is recognised on accrual basis.

3.4 Unearned Premium

Premium under a policy is recognised at the time of date of issuance of the policy.

Administrative surcharge is recognised as income at the time policies are written.

Revenue from premiums is determined after taking into account the unearned portion of premium by applying 1/24th method as prescribed by the Insurance Rules, 2017. The unearned portion of premium income is recognised as liability.

Receivables under insurance contracts are recognised when due, at the fair value of the consideration receivable less provision for doubtful debts, if any.

3.5 Premium deficiency

The Company is required as per Insurance Rules, 2017 and IFRS-4, to maintain a provision in respect of premium deficiency for the class of business where the unearned premium reserve is not adequate to meet the expected future liability, after reinsurance, from claims and other expenses, including reinsurance expense, commissions and other underwriting expenses, expected to be incurred after the balance sheet date in respect of the unexpired policies in that class of business at the balance sheet date. The movement in the premium deficiency reserve is recorded as an expense in the profit and loss account and the same shall be recognised as a liability.

The Company determines adequacy of liability of premium deficiency by carrying out analysis of expired periods. For this purpose average loss ratio of last three years inclusive of claims settlement cost but excluding major exceptional claims are taken into consideration to determine ultimate loss ratio to be applied on unearned premium. Further actuarial valuation has been carried out to determine the amount of premium deficiency reserve in respect of Group hospitalisation insurance as required by SRO 16 (I) / 2012 issued by Securities and Exchange Commission of Pakistan on January 09, 2012.

Provision has been made for Health business as the unearned premium reserve for the class of business as at the year end is not adequate to meet the expected future liability after reinsurance from claims and other expenses, expected to be incurred after the reporting date in respect of policies in force at reporting date.

3.6 Reinsurance contracts held

Insurance contracts entered into by the Company with reinsurers for compensation of losses suffered on insurance contracts issued are reinsurance contracts. These reinsurance contracts include both facultative and treaty arrangement contracts and are classified in same categories of insurance contracts for the purpose of these financial statements. The Company recognises the entitled benefits under the contract as various reinsurance assets. Outward reinsurance premiums are accounted for in the same period as the related premiums for the direct or accepted reinsurance business being reinsured.

Reinsurance liabilities represent balances due to reinsurance companies. Amounts payable are estimated in a manner consistent with the related reinsurance contract. Reinsurance assets represent balances due from reinsurance companies. Amounts recoverable from reinsurers are estimated in a manner consistent with the provision for outstanding claims or settled claims associated with the reinsurance policies and are in accordance with the related reinsurance contract.

Reinsurance assets are not offset against related insurance liabilities. Income or expenses from reinsurance contract are not offset against expenses or income from related insurance assets.

The deferred portion of reinsurance premium ceded is recognised as a prepayment which is calculated by using 1/24th method as prescribed by the Insurance Rules, 2017.

The Company assesses its reinsurance assets for impairment on financial statement date. If there is an objective evidence that the reinsurance asset is impaired, the Company reduces the carrying amount of the reinsurance asset to its recoverable amount and recognises that impairment loss in the profit and loss account.

3.7 Receivables and payables

3.7.1 Receivables related to Insurance contract

Receivable related to insurance contracts are recognized and due at cost which is the fair value of the consideration given less provision for impairment, if any. If there is an objective evidence that the insurance receivable is impaired, as a result of one or more events that occurred after the initial recognition the company reduces the carrying amount of the insurance receivables accordingly and recognizes that impairment loss in the profit and loss account

Provision for impairment in premium receivables is estimated on a systematics basis after analyzing the receivables as per their aging.

3.7.2 Creditors, accruals and provisions

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

Provisions are recognised when the Company has a present legal or constructive obligation as a result of past events and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate of the amount can be made.

Provisions are reviewed at each financial statement date and adjusted to reflect the current estimate.

3.8 Reinsurance recoveries against outstanding claims

Claims recoveries against outstanding claims from the reinsurer and salvage are recognised as an asset at the same time as the claims which give rise to the right of recovery are recognised as a liability and are measured at the amount expected to be received.

3.9 Segment reporting

An operating segment is a component of the Company that engages in business activities from which it may earn revenues and incur expenses including revenues and expenses that relate to transactions with any of the Company's other components. All operating segments' results are reviewed regularly by the management to make decisions about resources to be allocated to the segment and assess its performance, for which discrete financial information is available.

The Company presents segments reporting of operating results using the classes of business as specified under the Insurance Ordinance, 2000 and the Insurance Rules, 2017. The reported operating segments are also consistent with the internal reporting provided to the Board of Directors who assess the performance of the operating segments. The performance of segments is evaluated on the basis of underwriting results of each segment.

Assets, liabilities and capital expenditures that are directly attributable to segments have been assigned to them while the carrying amount of certain assets used jointly by two or more segments have been allocated to segments on a reasonable basis. Those assets and liabilities which cannot be allocated to a particular segment on a reasonable basis are reported as unallocated corporate assets and liabilities.

The Company has four primary business segments for reporting purposes namely fire and property, marine and transport, motor and other classes. The nature and business activities of these segments are disclosed in note no. 3.2.

3.10 Cash and cash equivalents

Cash and cash equivalents are carried in the financial statement at cost. For the purpose of cash flow statement, cash and cash equivalents consists of cash in hand, stamps in hand and current and saving accounts with bank.

3.11 Revenue recognition

3.11.1 **Premium**

The revenue recognition policy for premium is given under note 3.4.

3.11.2 Commission income

The revenue recognition policy for commission from reinsurer is given under note 3.3.

3.11.3 Dividend income

Dividend income is recognized when the right to receive the dividend is established.

3.11.4 Gain / loss on sale / redemption of investments

Gain / loss on sale / redemption of investments is taken to profit and loss account in the year of sale / redemption.

3.11.5 Income on held to maturity investment

Income from held to maturity investments is recognised on a time proportionate basis taking account the effective yield on the investment.

3.11.6 Mark-up on bank accounts and deposits

Mark-up on bank accounts and deposits is recognised on accrual basis.

3.12 Investments

- In equity securities
- In debt securities

3.12.1 Recognition

All investments are initially recognised at cost, being the fair value of the consideration given and include transaction costs except for held for trading investments in which case transaction costs are charged to the profit and loss account. All purchase and sale of investments that require delivery within the required time frame established by regulations or market convention are accounted for at the trade date. Trade date is the date when the Company commits to purchase or sell the investments. These are recognised and classified as follows:

- Investment at fair value through profit and loss (held for trading)
- Available-for-sale
- Held to maturity

3.12.2 Measurement

3.12.2.1 Investment at fair value through profit or loss (held for trading)

At the time of acquisition, quoted investments which are acquired principally for the purpose of generating profit from short term fluctuations in price or are part of portfolio for which there is a recent actual pattern of short term profit taking are classified as held for trading.

Subsequent to initial recognition these are remeasured at fair value by reference to quoted market prices with the resulting gain or loss being included in net profit or loss for the period in which it arises.

3.12.2.2 Available-for-sale

Available-for-Sale investments are those non-derivative instruments / contracts that are designated as available-for-sale or are not classified in any other category.

At the time of acquisition, investments which are intended to be held for an undefined period of time but may be sold in response to the need for liquidity or changes in interest rates are classified as available-for-sale.

Subsequent to initial measurement, the available-for-sale investments are remeasured at fair value. Surplus / (deficit) on revaluation from one reporting date to other is taken to other comprehensive income in the statement of comprehensive income. On derecognition or impairment, the cumulative gain or loss previously reported in other comprehensive income is transferred to profit and loss for period within statement of comprehensive income.

These are reviewed for impairment at year end and any losses arising from impairment in values are charged to the profit and loss account.

3.12.2.3 Held-to-maturity

At the time of acquisition, investments with fixed maturity, where management has both the intent and the ability to hold till maturity, are classified as held-to-maturity.

Subsequently, these are measured at amortised cost less provision for impairment in value, if any. Amortised cost is calculated by taking into account any discount or premium on acquisition by using the effective yield method.

The difference between the redemption value and the purchase price of the held-to-maturity investments is amortised and taken to the profit and loss account over the term of the investment.

These are reviewed for impairment at year end and any losses arising from impairment in values are charged to the profit and loss account.

3.13 Off setting of financial assets and liabilities

Financial assets and financial liabilities are offset and the net amount is reported in the financial statement, if the Company has a legally enforceable right to set-off and the Company intends either to settle the assets and liabilities on a net basis or to realise the asset and settle the liability simultaneously.

3.14 Taxation

3.14.1 Current

Provision for current taxation is based on taxable income for the year determined in accordance with the prevailing law for taxation of income. The charge for current tax is calculated using prevailing tax rates or tax rates expected to apply to the profit for the year, if enacted. The charge for current tax also include adjustments, where considered necessary, to provision for tax made in previous years arising from assessments finalised during the current year for such years.

3.14.2 Deferred

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

Deferred tax liabilities are generally recognised for all taxable temporary differences and deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which the deductible temporary differences, unused tax losses and tax credits can be utilised.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the periods when the asset is utilized or the liability is settled, based on the tax rates (and tax laws) that have been enacted or substantively enacted at the balance sheet date. Deferred tax is charged or credited to the profit and loss account except in the case of items credited or charged to equity in which case it is included in equity.

3.15 Staff retirement benefits

3.15.1 Defined contribution plan

The Company operates a recognised Provident Fund scheme for all its eligible employees. Equal contributions are made by the Company and the employees at the applicable rate.

3.15.2 Defined benefit plan

The Company operates an unfunded approved gratuity scheme for all of its permanent employees who attain the minimum qualification period for entitlement of gratuity. Gratuity is based on employees' last drawn salary.

Provisions are made to cover the obligations under the scheme on the basis of actuarial valuation and are charged to profit and loss account. The most recent valuation was carried out as of December 31, 2020 using the "Projected Unit Credit Method".

Remeasurement of the defined benefit liability, which comprises actuarial gain and losses are recognised immediately in other comprehensive income. The Company determines the net interest expense (income) on the net defined benefit liability (asset) for the year by applying the discount rate used to measure the defined benefit obligation at the beginning of the annual year to the then net defined benefit liability (asset), taking into account any change in the net defined benefit liability (asset) during the year as a result of contribution and benefit payments. Net interest expense and other expense related to defined benefit plans are recognised in profit and loss account.

When the benefits of the plan are changed or when a plan is curtailed, the resulting change in benefits that relates to past service or the gain or loss on curtailment is recognised immediately in profit and loss account. The Company recognises gain and loss on the settlement of a defined benefit plan when the settlement occurs.

3.15.3 Employees' compensated absences

The Company accounts for its liability towards accumulating compensated absences, when the employees render service that increase their entitlement to future compensated absences. An actuarial valuation has been carried out using Projected Unit Credit method to determine the amount of charge and liability to be recognised at the financial statement date.

3.16 Impairment of assets

A financial asset is assessed at each financial statement date to determine whether there is any objective evidence that it is impaired. A financial asset is considered to be impaired if there is an objective evidence that one or more events have had a negative effect on the estimated future cash flows of that asset. If a decline in fair value is significant or prolonged, than there is an objective evidence, of impairment regardless of how long management intends to hold the investment.

The carrying amount of non financial assets is reviewed at each financial statement date to determine whether there is any indication of impairment of any asset or group of assets. If such indication exist, the recoverable amount of such asset is estimated. The recoverable amount of an asset is the greater of its value in use an its fair value less cost of sell. An impairment loss is recognised the carrying amount of an asset exceeds its estimated recoverable amount.

All impairment losses are recognised in the profit and loss account. Provision of impairment are reviewed at each financial statement date and are adjusted to reflect the current best estimates. Change in the provisions are recognised as an income or expense.

3.17 Dividend distribution

Dividend declaration and reserve appropriations are recognized when approved.

3.18 Management expenses

Underwriting expenses have been allocated to various classes of business on a basis deemed equitable by the management. Expenses not attributable to the underwriting business are charged as other expenses.

3.19 Foreign currency translations

Transactions in foreign currencies are accounted for in rupees at the rates prevailing on the date of the transactions. Monetary assets and liabilities denominated in foreign currencies are translated into rupees at the rates of exchange which approximate those prevailing at the financial statement date. Exchange differences are taken to the profit and loss account.

3.20 Provision

3.20.1 Claims

Insurance claims include all claims incurred during the year, whether reported or not, related internal and external claims handling costs that are directly related to the processing and settlement of claims, and any adjustments to claims outstanding from previous years.

3.20.2 Provision for outstanding claims

The Company recognises liability in respect of all claims incurred up to the financial statement date which is measured at the undiscounted value of the expected future payments. The claims are considered to be incurred at the time of the incident giving rise to the claim except as otherwise expressly indicated in an insurance contract.

The liability for claims include amounts relating to unpaid reported claims, claims incurred but not reported (IBNR) and expected claims settlement costs. Provision for liability in respect of unpaid reported claims is made on the basis of individual case estimates.

3.20.3 Claims reported but not settled

The provision for claims incurred but not reported (IBNR) is made at the financial statement date. In accordance with SECP circular No. 9 of 2016, the Company takes actuarial advice for the determination of IBNR claims. IBNR claims have been estimated using Chain Ladder (CL) methodology. The Chain Ladder (CL) Method involves determination of development factors or link ratios for each period. These are then subsequently combined to determine Cumulative Development Factor (CDF) which represents the extent of future development of claims to reach their ultimate level. Upto 2015 the provision for IBNR was accounted for on the basis whereby all claims incurred before the year end but reported subsequently were aggregated and the ratio of such claims to outstanding claims was applied to outstanding claims at the reporting date (except exceptional losses) to arrive at liability for IBNR. The analysis was carried out separately for each class of business.

3.21 Financial instruments

Financial assets and financial liabilities within the scope of IAS-39 are recognised at the time when the Company becomes a party to the contractual provisions of the instrument and are derecognised when the Company loses control of contractual rights that comprise the financial assets and in the case of financial liabilities when the obligation specified in the contract is discharged, cancelled or expired. Any gain or loss on derecognition of the financial assets and financial liabilities is included in the profit and loss.

Financial instruments carried on the financial statement include bank deposits, investments, premium due but unpaid, premium received in advance, amount due from other insurers / reinsurers, accrued investment income, reinsurance recoveries against outstanding claims, sundry receivables, provision for outstanding claims, amount due to other insurers / reinsurers, accrued expenses, other creditors and accruals, short term running finance and obligation under finance lease. The particular recognition methods adopted are disclosed in the individual policy statements associated with each item.

3.22 Earning per share

The company presents basic and diluted earning per share (EPS) data for its ordinary shares. Basic EPS is calculated by dividing the profit or loss attributable to ordinary share holders of the company by the weighted average no. of ordinary shares outstanding during the year. Diluted EPS is determined by adjusting the profit or loss attributable to ordinary share holders and the weighted average no. of ordinary shares outstanding for the effects of all dilutive potential ordinary shares.

4 CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

The preparation of financial statements in conformity with approved accounting standards requires the use of certain critical accounting estimates. It also requires management to exercise its judgment in the process of applying the Company's accounting polices. The estimates / judgments and associated assumptions used in the preparation of the financial statements are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances, the result of which form the basis of making the estimates about carrying values of assets and liabilities that are not readily apparent from other sources.

Actual results may differ from these estimates. The estimates and underlying assumptions are reviewed on 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. In the process of applying the Company's accounting policies, management has made the following estimates and judgments which are significant to the financial statements:

			Not	te
	Property and equipment		3.1	1
	Premium deficiency		3.5	5
	Insurance/ Reinsurance receivable		3.7.	.1
	Provision for outstanding claims including IBNR		3.2	0
	Taxation		3.1	4
	Staff retirement benefits		3.1	5
	Impairment of assets		3.1	6
		Note	2020 (Rupee	2019 s in '000)
5.	PROPERTY AND EQUIPMENT		` .	,
	Operating assets	5.1	33,323	31,426
	Right of use assets	5.2	151,856	133,399
			185,179	164,825

1.1
\sim

						202	20					
			Cost				Accumul	ated Depreciat	ion	Written Down		
											Value	
	As at January 01, 2020	Additions	Disposals	Written Off	As at December 31, 2020	As at January 01, 2020 (Rupee	Charge for the year es in '000)	Disposals	Written Off	As at December 31, 2020	As at December 31, 2020	Depreciation Rate %
Computer equipment	12,848	2,980	363	_	15,465	10,052	2,027	307	_	11,772	3,693	33
Furniture and fixtures	22,677	349	_	_	23,026	12,691	1,618	_	_	14,309	8,717	10
Office equipment	10,730	1,622	449	_	11,903	6,709	1,591	321	_	7,979	3,924	20
Motor vehicles - Owned	25,846	8,590	6,863	-	27,573	11,223	3,044	3,683	-	10,584	16,989	20
	72,101	13,541	7,675		77,967	40,675	8,280	4,311		44,644	33,323	
						201	9					
			Cost				Accumul	ated Depreciat	ion	Writ	tten Down	
											Value	
	As at January			Written	As at December	As at January	Charge for the		Written	As at December	As at December	Depreciation
	01, 2019	Additions	Disposals	Off	31, 2019	01, 2019	year	Disposals	Off	31, 2019	31, 2019	Rate %
						(Runee	es in '000)					
Computer equipment	10,715	2,568	435	-	12,848	8,989	1,462	399	-	10,052	2,796	33
Furniture and fixtures	20,209	2,567	-	99	22,677	11,051	1,739	-	99	12,691	9,986	10
Office equipment	9,438	1,802	268	242	10,730	5,742	1,450	243	240	6,709	4,021	20
Motor vehicles - Owned	23,233	4,800	2,174	13	25,846	8,491	3,118	373	13	11,223	14,623	20
	63,595	11,737	2,877	354	72,101	34,273	7,769	1,015	352	40,675	31,426	

5.1.1 Details of tangible assets disposed/ write off during the year are as follows:

Category of assets	Cost	Accumulated Depreciation	Book value	Sale proceeds	Gain / (loss)	Mode of disposals	Sold to
			(Rupees in '00	00)			
Motor vehicles	44	31	13	8	(5)	Negotiation	Muhammad Jehangir
	36	29	7	6	(1)	Negotiation	Zubair Ali Baig
	1,450	425	1,025	1,370	345	Negotiation	Rehan Ahmed
	2,103	1,234	869	2,436	1,567	Negotiation	Yasir Arafat Khan
	1,037	259	778	800	22	Negotiation	Muhammad Zareef
	2,193	1,705	488	1,680	1,192	Negotiation	Qamar Abbas
	6,863	3,683	3,180	6,300	3,120		
Office equipment	449	321	128	145	17	Negotiation	Various
Computer equipment	363	307	56	33	(23)	Negotiation	Various
2020	7,675	4,311	3,364	6,478	3,114		
2019	3,231	1,367	1,864	2,246	382		

5.1.2 Fully depreciated assets amount to Rs. 20,920 million (2019: Rs. 23.945 million) at year end.

5.2.1

							202	0					
				Cost				Accumul	ated Depreciati	on	Writte	en Down	
											V	alue	
		As at January 01, 2020	Additions	Disposals	Written Off	As at December 31, 2020	As at January 01, 2020 (Rupee	Charge for the year es in '000)	Disposals	Written Off	As at December 31, 2020	As at December 31, 2020	Depreciation Rate %
	Leasehold property Motor vehicles - Leased	51,123 110,094 161,217	40,402 24,538 64,940	21,746 6,493 28,239		69,779 128,139 197,918	6,693 21,125 27,818	8,729 16,624 25,353	6,415 694 7,109	<u>-</u>	9,007 37,055 46,062	60,772 91,084 151,856	Various
	ight of use assets perating Assets						201						
				Cost				Accumul	ated Depreciati	on		en Down	
		As at January 01, 2019	Additions	Disposals	Written Off	As at December 31, 2019	As at January 01, 2019 (Rupee	Charge for the year es in '000)	Disposals	Written Off	As at December 31, 2019	As at December 31, 2019	Depreciation Rate %
	Leasehold property Motor vehicles - Leased	30,506 84,157 114,663	20,617 25,937 46,554	- - -	- - -	51,123 110,094 161,217	- 4,403 4,403	6,693 16,722 23,415	- - -	- - -	6,693 21,125 27,818	44,430 88,969 133,399	Various
5.2.1	Details of tangible asset disposed	d off during the ye	ear are as foll	ows:									
	Category of assets	Cost		umulated preciation	Book value		proceeds es in '000)	Gain	Mode of disposals		old to		
	Motor vehicles	2,407		694	1,713	2	2,210	497	Negotiatio	on Al	odul Aziz Siwan	i	

6. INTANGIBLE ASSETS

					202	20				
		Co	ost			Accumulate		Written Down	Amortisation	
Owned	As at January 01, 2020 Additions		As at December Disposals 31, 2020		As at January 01, 2020 (Ruped	Charge for the year es in '000)	Disposals	As at December 31, 2020	Value As at December 31, 2020	Rate %
Computer Software	14,366	725		15,091	<u>11,271</u> 	1,629				20
		Co	nst		20		ed Amortisation		Written Down	Amortisation
Owned	As at January 01, 2019	Additions	Disposals	As at December 31, 2019	As at January 01, 2019	Charge for the year	Disposals	As at December 31, 2019	Value As at December 31, 2019	Rate %
					(Rupe	es in '000)				
Computer Software	14,041	325		14,366	9,598	1,673		11,271	3,095	20

^{6.1} Fully amortised intangibles includes General Insurance System (in-house software) capitalised at a development cost of Rs.6.980 million.

^{6.2} The remaining useful life of material assets are estimated to be 5 years.

7. INVESTMENT IN EQUITY SECURITIES

		2	2020			2019		
•			Revaluation				Revaluation	
		Impairment /	surplus /	Carrying		Impairment	surplus /	Carrying
	Cost	Provision	(deficit)	Value	Cost	Provision	(deficit)	Value
			(********)	(Rupees			(*******)	
Available-for-sale				\ 1	,			
Related parties								
Listed shares								
Bank AL Habib Limited	84,100		55,100	139,200	84,100	_	68,221	152,321
Habib Metropolitan Bank Limited	106,905	_	20,550	127,455	87,617	_	12,979	100,596
Indus Motor Company Limited	17,453	_	11,316	28,769	17,453	_	10,444	27,897
Shabbir Tiles & Ceramics Limited	- 17, 4 55		-	20,709			942	8,371
		-		177 600	7,429	-		
Thal Limited	70,824		106,809	177,633	70,824		56,283	127,107
Oth	279,282	_	193,775	473,057	267,423	-	148,869	416,292
Others								
Listed shares	7.544		40.047	00.004	7.544		40.400	47.044
Packages Limited	7,514	-	19,347	26,861	7,514	-	10,430	17,944
Dynea Pakistan Limited	763	-	12,001	12,764	1,722	-	11,274	12,996
Abbott Laboratories (Pakistan) Limited	8,956	-	33,118	42,074	8,956	-	15,930	24,886
GlaxoSmithKline Pakistan Limited	4,943	-	4,807	9,750	4,943	-	3,218	8,161
Nestle Pakistan Limited	79	-	921	1,000	79	-	1,129	1,208
Shezan International Limited	84	-	376	460	84	-	572	656
Habib ADM Limited	-	-	-	-	3,042	-	6,352	9,394
Al-Ghazi Tractors Limited	7,055	-	4,961	12,016	11,264	-	7,717	18,981
Millat Tractors Limited	10,018	-	14,599	24,617	10,018	-	5,831	15,849
Atlas Battery Limited	1,692	-	5,331	7,023	1,692	_	3,096	4,788
Agriauto Industries Limited	-	-	-	-	1,190	-	2,810	4,000
Habib Sugar Mills Limited	88,573	-	62,285	150,858	88,573	_	81,592	170,165
Habib Rice Products Limited	3,042	_	3,648	6,690	_	_	-	_
Pioneer Cement Limited	9,486	_	844	10,330	_	_	_	_
Gadoon Textile Mills Limited	_	_	_	_	1,571	_	1,823	3,394
Bata Pakistan Limited	5,440	_	3,751	9,191	5,440	_	6,518	11,958
Pakistan Cables Limited	1,938	_	78	2,016	1,938	_	12	1,950
The Hub Power Company Limited	15,826	_	40	15,866	89,126	_	16,024	105,150
Oil & Gas Development Company	_	_	_	_	4,870	(244)	_	4,626
Engro Polymers & Chemicals Limited	2,402	_	(26)	2,376	_	_	_	_
Engro Polymers & Chemicals Ltd - Preference Shares (note 7.2)	18,406	_	4,086	22,492	_	_	_	_
The Organic Meat Company Limited	2,884	_	98	2,982	_	_	_	_
International Steel Limited	_,00.	_	_	_,00_	2,202	(523)	_	1,679
International Industries Limited	1,527	(556)	_	971	1,527	(917)	_	610
Kohat Cement Company Limited	-	(555)	_	-	3,422	(713)	_	2,709
D.G Khan Cement Company Limited					1,292	(363)		929
Atlas Insurance Limited	3,955	_	7,959	_ 11,914	3,955	(303)	7,309	11,264
Kot Addu Power Company Limited	2,682	_	38	2,720	0,300	_	1,000	11,204
EFU Life Assurance Limited		-	4,253		4 220	-	5,180	0 510
	4,338	-		8,591	4,338	-		9,518
IGI Holding Limited	52,950	-	40,632	93,582	52,950	-	40,890	93,840
Jubilee General Insurance Company Limited	9,683		(411)	9,272	9,683		(17)	9,666
	264,236	(556)	222,736	486,416	321,391	(2,760)	227,690	546,321

		2	2019						
			Revaluation			Revaluation			
		Impairment /	surplus /	Carrying		Impairment	surplus /	Carrying	
	Cost	Provision	(deficit)	Value	Cost	Provision	(deficit)	Value	
				(Rupees	in '000)				
Mutual funds									
NBP Money Market Fund	212	-	1	213	-	-	-	-	
MCB Arif Habib Pakistan Income Fund	226	-	215	441	-	-	-	-	
National Investment (Unit) Trust	252	-	1,658	1,910	252	-	1,495	1,747	
NAFA Financial Sector Fund	-	-	-	_	1,480	-	106	1,586	
NBP Financial Sector Income Fund	1,703	-	13	1,716	-	-	-	-	
Pakistan Income Fund					183		222	405	
	2,393	-	1,887	4,280	1,915	-	1,823	3,738	
Modaraba certificates									
Orix Modaraba (note 7.1)	1,319	-	590	1,909	1,319	_	504	1,823	
First Habib Modaraba (note 7.1)	13,695		6,254	19,949	13,695		5,830	19,525	
	15,014		6,844	21,858	15,014	_	6,334	21,348	
	560,925	(556)	425,242	985,611	605,743	(2,760)	384,716	987,699	

7.1	Modaraba certificates Company Name	Chief Executive Officer	Nominal value	Number of certificates / shares
	Orix Modaraba	Mr. Raheel Qamar Ahmed	Rs.10	108,750
	First Habib Modaraba	Mr. Muhammad Shoaib Ibrahim	Rs.5	2,015,000
7.2	Preference shares Company Name	Chief Executive Officer	Nominal value	Number of certificates / shares
	Engro Polymers & Chemical Ltd - Preference Share	es Mr. Jahangir Paracha	Rs.10	1,840,614

Preference shares of Engro Polymer & Chemicals Limited were issued on December 18, 2020 and are perpetual. The dividends are cumulative in nature and will be calculated at 6 Months KIBOR + 3% on the issue date and then repriced at the end of June 30 and December 31, each year. The company has the option to purchase the entire portfolio from investor through 30 days notice after the expiry of 12 months from issue Date. The conversion Option can be exercised by the investor after the expiry of 80 months from the issue date into 1:1 (One preference shares equals to one ordinary share).

		Note	2020 (Rupees ir	2019 n '000)
8.	INVESTMENT IN GOVERNMENT SECURITIES			
	Available for sale Pakistan Investment Bonds (PIBs)	8.1	329,937	
	Held to maturity Pakistan Investment Bonds (PIBs)	8.1		277,867

8.1 The company reclassified its entire held to maturity portfolio on December 15, 2020 due to the sale of more than insignificant portion of held to maturity investments.

PIBs having face value of Rs. 340.0 million (market value of Rs.329.937 million) [December 31, 2019: Rs. 320.0 million (market value of Rs. 259.479 million)]. These carry mark-up ranging from 8.75% to 12% (December 31, 2019: 7.00% to 12%) per annum and will mature between July 19, 2022 to July 12, 2028. PIBs having face value of Rs. 90.0 million have been deposited with the State Bank of Pakistan (SBP) as statutory deposit in accordance with the requirements of Section 29 of the Insurance Ordinance, 2000 and circular No. 15 of 2008 dated July 07, 2008 issued by the SECP.

		Note	2020 (Rupees	2019 in '000)
9.	LOANS AND OTHER RECEIVABLES			
	Considered good			
	Accrued investment income		13,884	13,518
	Security deposits		33,829	33,832
	Advances	9.1	7,822	6,690
	Agent commission receivable		5,817	8,850
	Loans to employees	9.2	57,240	53,765
	Receivable against sale of investments		1,132	18,582
	Receivable from Window Takaful operations		3,009	1,447
	Other receivable		9,298	20,920
			132,031	157,604

- 9.1 This includes Rs.1.85 million (2019: Rs.3.135 million) receivable from related parties.
- **9.2** These loans are secured against provident fund balances or deposit of title documents. These loans are recoverable in monthly instalments over various periods and includes Rs. 4.747 million (2019: Rs. 2.584 million) receivable in 2021 representing current portion of loan to employees.

These loans carry mark-up rate of 4% to 12% (2019: 9% to 12%) per annum except loans amounting to Rs. nil (2019: Rs. 0.058 million) which are interest free.

		Note	2020	2019
			(Rupe	es in '000)
9.2.1	Reconciliation of carrying amount of loans			
	Opening balance		53,765	52,607
	Mark-up for the year		3,031	4,181
	Disbursements during the year		16,183	15,378
			72,979	72,166
	Repayments (including mark-up) during the year		(15,739)	(18,401)
	Closing balance		57,240	53,765
10.	INSURANCE / REINSURANCE RECEIVABLES Unsecured and considered good			
	Due from insurance contract holders			
	Considered good		511,132	591,235
	Considered doubtful Less: Provision for impairment of receivables		17,018	15,912
	from Insurance contract holders		(17,018)	(15,912)
			511,132	591,235
	Due from other insurers/ reinsurers			
	Considered good		472,747	454,467
	Considered doubtful Less: Provision for impairment of due		6,500	6,500
	from other insurers/ reinsurers		(6,500)	(6,500)
			472,747	454,467
			983,879	1,045,702

11. RETIREMENT BENEFIT OBLIGATIONS

Defined benefit plan - unfunded gratuity scheme

The latest actuarial valuation was carried out on December 31, 2020 by an appointed actuary using "Projected Unit Credit Actuarial Cost Method".

	2020 2019 Number of Employees		
The number of employees covered under the defined benefit scheme are:	193	177	
The following principal actuarial assumptions were used for the valuation of above r	nentioned scheme	e:	
Financial assumptions - Discount rate (per annum compounded) - Salary increase per annum	10.25% 10.25%	11.25% 13.51%	
Demographic assumptions - Expected service length of the employees - Normal retirement - Rate of employee turnover - Mortality rate	15 years 60 years Light SLIC (2001- 05) - 1	15 years 60 years Moderate SLIC 2001- 05) - 1	
Liability in financial statement			
Present value of defined benefit obligations	119,302	102,396	
Movement in Defined benefit obligations			
Opening balance Charged to profit and loss account Benefits paid during the year Actuarial (gain) / loss recognised in other comprehensive income Closing balance	102,396 19,956 (1,984) (1,066) 119,302	88,470 20,889 (1,963) (5,000) 102,396	
Movement in present value of defined benefit obligations			
Present value of defined benefit obligations as at 01 January Current service cost Interest cost Benefits paid Actuarial loss on obligation	102,396 8,191 11,765 (1,984) (1,066)	88,470 8,729 12,160 (1,963) (5,000)	
Present value of defined benefit obligations as at 31 December	119,302	102,396	
Charge for the defined benefit obligations Cost recognised in profit and loss			
Current service cost Interest cost	8,191 11,765 19,956	8,729 12,160 20,889	
Actuarial gain on defined benefit obligation recognised in other comprehensive income	=====		
Actuarial gain on defined benefit obligation - (Gain) / Loss due to change in financial assumptions - (Gain) / Loss due to change in demographic assumptions - (Gain) / Loss due to change in experience adjustments	(539) 1,770 (2,297) (1,066)	(916) - (4,084) (5,000)	
Expected contributions to the fund in the following year	18,348	16,642	
Expected benefit payments to retirees in the following year	4,944	4,484	
Weighted average duration of the defined benefit obligation (year)	10.52	9.17	

Sensitivity analysis

Sensitivity analysis has been performed by varying one assumption keeping all other assumptions constant and calculating the impact on the present value of the defined benefit obligations on various employee benefit schemes. The increase/ (decrease) in the present value of defined benefit obligations as a result of change in each assumption is summarized below:

	each assumption is summarized below:				2020 (F	Rupees in	20 '000)	
	Increase in discount rate by 0.5% Decrease in discount rate by 0.5% Increase in expected future increment in salary by 0.5% Decrease in expected future increment in salary by 0.5%			125,761 1 126,015 1			(97,7 107, 107, (97,5	186 404
	Comparison for Five Years As at December 31,	2020	2019		018 s in '000)	2017		2016
	Defined benefit obligation Experience adjustment loss on	119,302	102,396	88,	470	83,629	_ :	83,083
l	obligation (as percentage of plan obligations)	-1.93	-3.99%	2.9	07%	3.48%	= :	8.56%
					2020 (F) Rupees in)19
12.	DEFERRED TAXATION - net							
	Deferred debits arising in respect of Provisions Financial lease liability				(13,48- (39,91			478) 113)
	Deferred credits arising in respect of Accelerated depreciation Unrealised gain on available-for-sale in Right of use asset				1,23 132,25 44,03 124,12	5 8 	111,	686
12.1	Reconciliation of deferred tax							
	Opening balance Directly recognised in other comprehen	aiva inaama du	uo to		101,94	9	129,	519
	actuarial gain Directly recognised in other comprehen	sive income du			30	9	1,4	450
	unrealised gain on available-for-sale investments - General Insurance Operations - Window Takaful Operations Charge for the year				20,68 - 1,18		,	416) 308 912)
	Closing balance				124,12		101,	
13.	PREPAYMENTS							
	Prepaid reinsurance premium ceded Prepaid insurance on leased vehicles Others				434,67 2,04 9,07 445,79	6 9 		729 250

		Note	2020 2019 (Rupees in '000)		
14.	CASH AND BANK				
	Cash and cash equivalent - Cash in hand - Policy stamps, revenue stamps and bond paper		249 309 558	201 147 348	
	Cash at bank - Current accounts - Saving accounts	14.1	7,307 171,676 178,983 179,541	21,946 98,822 120,768 121,116	

14.1 This balance is held with related parties and carries mark-up rates ranging between 6.25% to 11.75% (2019: 8.5% to 11.75%) per annum.

15. SHARE CAPITAL

Authorised capital

2020 2019 (Number of Shares)

<u>130,000,000</u> <u>130,000,000</u> Ordinary shares of Rs. 5/- each <u>650,000</u> <u>650,000</u>

15.1 Issued, subscribed and paid-up share capital

Ordinary shares of Rs. 5/- each at the beginning and end of the year 619,374 619,374

15.2 At December 31, 2020 related parties including directors and their dependants held 14.587 million (11.78%) [2019: 11.94 million (9.64%)] number of ordinary shares of Rs.5 each.

16.	RESERVES	Note	2020 (Rupee	2019 s in '000)
	Capital Reserves Reserve for exceptional losses	16.1	9,122	9,122
	Revenue Reserves General reserve Available-for-sale reserve		255,000 324,862	255,000 274,278
			579,862	529,278
			588,984	538,400

16.1 Under the Income Tax Act, 1922 applicable to insurance companies, the Company set aside in prior years amounts up to ten percent of premium earnings, net of reinsurances of the year as a reserve for exceptional losses, which was treated as an allowable deduction in arriving at the taxable income. This option was withdrawn by the Income Tax Ordinance, 1979 with retrospective effect to the accounting year ended December 31, 1978. Accordingly, the Company has ceased to set aside such amounts, but has retained the reserves created up to December 31, 1978.

17.	BORROWINGS	Note	2020 (Rupee	2019 s in '000)
	Short term borrowings Finance lease liability	17.1	– 137,642	80,000 128,558
	Total borrowings		137,642	208,558
	Current portion Non-current portion		24,668 112,974 137,642	118,772 89,786 208,558

17.2 Finance Lease Liability

The amount of future lease payments and the period in which these become due are as follows:

		2020		2019
	Minimum Lease Payments	Financial Charges (Rupe	Present value of minimum lease payments es in ' 000)	Present value of minimum lease payments
Not later than one year	38,048	13,380	24,668	12,463
Later than one year but not later than five years	121,457	8,483	112,974	116,095
	159,505	21,863	137,642	128,558

The liability against assets subject to finance lease represents the leases entered into with a related party for purchase of vehicles. The periodic lease payments carry mark-up rates of 12 months KIBOR plus 2% (2019: 12 months KIBOR plus 2%) per annum. The Company, shall subject to compliance with the conditions specified in the lease agreement, purchase the asset from the lessor at the end of the lease term. These leases have maturities in December 2025.

		Note	2020 2019 (Rupees in '000)	
18.	INSURANCE/ REINSURANCE PAYABLES		(* 10.10.0	
	Due to other insurers/ reinsurers	18.1	317,459	261,265
18.1	Due to other insurers/ reinsurers - Foreign reinsurers - Local reinsurers - Co-insurers		195,669 37,820 83,970 317,459	175,904 24,793 60,568 261,265
19.	OTHER CREDITORS AND ACCRUALS		=======================================	
	Agents commission payable Federal excise duty Federal insurance fee Accrued expenses Withholding tax payable Unclaimed dividends Sundry creditors Others	19.1	53,270 34,374 2,484 23,129 1,673 61,574 30,180 1,356 208,040	44,457 32,654 2,386 25,693 1,055 60,010 24,746 941

19.1 This represents outstanding claims in respect of which cheques aggregating to Rs.30.180 million (2019: Rs.24.746 million) have been issued by the Company for claim settlement but the same have not been encashed by the claimant.

The following is the aging as required by SECP Circular No. 11 of 2014 dated May 19, 2014:

	2020 (Rupee	2019 s in '000)
More than 6 months 1 to 6 months (Unpresented cheques in respect of claims paid)	30,180 68,714	24,746 38,811
	98,894	63,557

Age-wise break-up

				•		
Claims not encashed			25 to 36 months in '000)	Beyond 36 months Total		
2020	68,714	252	6,092	1,834	22,002	98,894
2019	38,811	3,196	2,900	2,122	16,528	63,557

20. CONTINGENCIES AND COMMITMENTS

20.1 Contingencies

Tax related contingencies are reported in note 30.2 to the financial statements.

20.2 Commitments

Nil (2019: Nil)

		2020 2019 (Rupees in '000)	
21.	NET INSURANCE PREMIUM		
	Written gross premium Add: Unearned premium reserve opening Less: Unearned premium reserve closing Premium earned	1,658,449 778,636 (818,033) 1,619,052	1,620,051 631,754 (778,636) 1,473,169
	Less: Reinsurance premium ceded Add: Prepaid reinsurance premium opening Less: Prepaid reinsurance premium closing Reinsurance expense Net insurance premium	948,479 366,576 (434,673) 880,382 738,670	802,367 281,792 (366,576) 717,583 755,586
22.	NET INSURANCE CLAIMS		
	Claims paid Add: Outstanding claims including IBNR closing Less: Outstanding claims including IBNR opening Claims expense	936,857 819,119 (594,636) 1,161,340	944,415 594,636 (543,938) 995,113
	Less: Reinsurance and other recoveries received Add: Reinsurance and other recoveries in respect of outstanding claims net of impairment - closing Less: Reinsurance and other recoveries in respect of outstanding claims net of impairment - opening	564,764 604,878 (364,205)	628,914 364,205 (415,759)
	Reinsurance and other recoveries revenue	805,437	577,360
	Net insurance claims	355,903	417,753

23. CLAIM DEVELOPMENT

The following table shows the development of claims over a period of time on gross basis. For each class of business the uncertainty about the amount and timings of claims payment is usually resolved within a year.

	Accident year	2016	2017	2018 (Rupees in '0	201	9 2020	
	Estimate of ultimate claims costs:						
	At end of accident year One year later Two year later Three year later Four year later	1,513,774 442,763 395,600 352,422 290,520	827,534 301,322 27,508 35,833	652,310 224,201 387,747 –	988,3 963,7 - - -		5
	Current estimate of	290,520	35,833	387,747	963,7	737 1,022,55	5
	Cumulative payments to date Liability for outstanding claims	(251,368) 39,152	(21,558) 14,275	(181,774) 205,973	(889,6	(536,96 125 (536,96 485,59	
			N	lote	2020 (Rupees	2019 s in '000)	
24.	NET COMMISSION INCOME				(Hupces	111 000)	
	Commissions paid or payable Add: Deferred commission - opening Less: Deferred commission - closing			7	0,476 (4,039 (8,200)	155,666 61,071 (74,039)	
	Commission expense			16	6,315	142,698	
	Less: Commission from reinsurers Commission received or receivable Add: Unearned reinsurance commis Less: Unearned reinsurance commis Commission from reinsurers	ssion - opening		10 (12	88,547 95,979 97,746) 6,780	231,793 77,002 (105,979) 202,816	
	Net commission income				60,465	60,118	
25.	MANAGEMENT EXPENSES					=====	
25.	Employee benefit cost Travelling expenses Advertisement and sales promotion Printing and stationary Depreciation & Amortization Rent, rates and taxes Legal and professional charges Electricity, gas and water Entertainment Vehicle running expenses Office repairs and maintenance Postages, telegrams and telephone Annual supervision fee of SECP Miscellaneous		2	1	5,631 2,215 324 3,890 9,294 2,667 2,048 4,268 3,168 3,605 7,474 6,094 2,654 4,778	225,037 6,495 571 4,912 11,984 1,378 1,354 5,414 2,463 18,843 4,538 5,391 2,327 3,710	
				30	8,110	294,417	

^{25.1} This includes Rs. 237.353 million (2019: Rs. 217.943 million) being salaries and other benefits and Rs. 8.278 million (2019: Rs. 7.094 million) being contribution to employees' provident fund.

26.	INVESTMENT INCOME		2020 (Rupees	2019 s in '000)
20.				
	Income from equity securities available-for-sale Dividend income		48,894	46,603
	Income from debt securities - 'held-to-maturity' - Return on government securities - PIBs		37,810	14,272
	Net realised gain on investments available-for-sale - Equity securities - Mutual funds units - Debt securities		8,475 201 (852) 7,824	33,868 2,404 - 36,272
	Total investment income		94,528	97,147
	Less: Impairment in value of investments available-for-sa Equity securities	ale	_	(2,004)
	Less:Investment related expenses		(383)	(333)
			94,145	94,810
27.	OTHER INCOME			
	Return on bank balances Gain on sale of fixed assets Return on loan to employees Miscellaneous		2,185 3,611 3,030 2,842 11,668	7,954 382 4,181 8,932 21,449
28.	OTHER EXPENSES			
	Legal and professional charges Travelling expenses Auditor's remuneration Subscription Donations Employee benefit cost Vehicle running expenses Rent, rates and taxes Electricity, gas and water Entertainment Printing and stationary Office repairs and maintenance Postage, Telegram & Telephone Advertisement and sales promotion Depreciation Amortisation Provision for impairment Miscellaneous	28.1 28.2 28.3	4,812 649 2,382 3,956 3,200 53,921 9,337 1,115 1,246 1,189 1,240 2,760 1,410 126 24,339 1,629 1,106 3,410	8,164 2,178 1,864 5,739 3,200 52,671 3,632 581 1,368 731 1,611 1,637 1,166 223 19,201 1,673 - 4,166 109,805

28.1	Auditor's remuneration	Note	2020 (Rupee	2019 s in '000)
	Audit fee Review of financial statements Special certifications		938 285 694	853 285 399
	Sindh sales tax Out-of-pocket expenses		1,917 153 312	1,537 157 170
			2,382	1,864

28.2 An amount of Rs.3.20 million (2019: Rs.3.20 million) was donated to the following Trusts:

Name of Directors	Interest in Donee	Name of Donee	Address of Donee	Amount (Rs. in '000)
Mr. Rafiq M.Habib Mr. Mansoor G.Habib Mr. Aun Mohammad A. Habib	Trustee	Al-Sayyeda Benevolent Trust	UBL Building, I.I.Chundrigar Road, Karachi	640
Mr. Aun Mohammad A. Habib	Trustee	Rehmatbai Habib Widows & Orphans Trust	UBL Building, I.I.Chundrigar Road, Karachi	640
Mr. Aun Mohammad A. Habib	Trustee	Rehmatbai Habib Food & Clothing Trust	UBL Building, I.I.Chundrigar Road, Karachi	640
Mr. Mansoor G.Habib Mr. Aun Mohammad A. Habib	Trustee	Habib Poor Fund	UBL Building, I.I.Chundrigar Road, Karachi	640
Mr. Rafiq M.Habib	Trustee	Habib Medical Trust	UBL Building, I.I.Chundrigar Road, Karachi	640
				3,200

28.3 This includes Rs.52.104 million (2019: Rs. 50.978 million) being salaries and other benefits and Rs.1.817 million (2019: Rs. 1.693 million) being contribution to employees' provident fund.

		2020 (Rupees	2019 s in '000)
29.	FINANCE COST	(* 134)	,
	Mark-up on short term financing Mark-up on finance leases	3,289 13,463	941 13,628
		16,752	14,569
30.	TAXATION		
	For the year Current Deferred	26,191 1,183 27,374	34,052 (6,912) 27,140
30.1	Relationship between tax expense and accounting profit Profit before taxation	89,037	97,227
	Tax at enacted rate of 29% (2019: 29%) Deffered Tax due to change of rate Others	25,821 - 1,553 27,374	28,196 985 (2,041) 27,140

- 30.1.1 The tax rate applicable on the Company for Tax Year 2020 is 29% (2019: 29%).
- 30.2 The income tax department has made an assessment order for assessment year 2019 by adding back expenses, write off of bad debts, loan to employees, capitalization of renovation expenses and provision for gratuity creating a tax liability of Rs 7 million. The Company has filed appeal before the Commissioner, Inland Revenue (Appeals) which is yet to be fixed for hearing.

The income tax department has made an assessment order for assessment year 2018 by adding back expenses, written off of bad debts, loan to employees, capitalization of renovation expenses and provision for gratuity. The Company had field appeal before the Commissioner, Inland Revenue (Appeals-I) on which partial relief was allowed to the Company and amount of Rs 1.5 million was payable by the Company. The second appeal filed by the department has not been fixed yet.

The income tax department has issued an assessment order for assessment year 2017 by charging taxes on administrative expenses, commission expenses, claim expense, fixed capital expenditure, rent expenses and dividend payment. The Company had filed appeal before the Commissioner (Appeals-I) which was decided against the Company. The Company had filed second appeal before the Appellate Tribunal Inland Revenue, Karachi against the Order of Commissioner (Appeals-I), Karachi who has maintained the unjustified demand of Rs. 221 million. The Appellate Tribunal decided the second appeal by vacating the order of CIR (Appeals) and remanded back the order for de novo proceedings. However, the de novo proceedings have not been initiated as yet.

The income tax department has issued an assessment order for assessment year 2011, 2014 and 2015 amounting to Rs. 23 million, Rs. 2.4 million, Rs. 4.4 million respectively by charging tax on dividend and capital gain as single basket, disallowance of provision for IBNR, non-deduction of tax on commission payment, addition of cash withdrawals, provision for impairment, provision for gratuity, provision for workers welfare fund, donations, capital expenditure, renovation of rented premises, bonus shares and loan to employees. The Company has filed an appeal before the Appellate Tribunal Inland Revenue, Karachi. Appeals are yet to be fixed for hearing.

The Company has filed return of total income for the tax year 2018 (financial year ended December 31, 2017) against which a notice under section 122(5A) has been served on the Company for amendments in the return filed by the Company for the said tax year. The amendments mainly relate to non withholding of tax on commission paid, addition on amount of cash withdrawal and admissibility of various provision / expenses / credits etc. Furthermore, in respect of tax years 2011 to 2016 the tax authorities have issued orders disallowing certain expenses claimed by the Company. The Company has filed appeals against the said orders before the ATIR which are yet to fixed for hearing. Based on the opinion of tax advisor, the management believes that the case will be decided in favour of the Company.

In respect of tax year 2013 consequent to appeal effect a refund of Rs. 9 million is determined. The rectification application u/s 221 is pending with the tax department in respect of tax year 2011, 2014 and 2015.

In respect of tax year 2012 Appellate Tribunal Inland Revenue, Karachi, has decided the Second Appeal filed against the order of the Commissioner (Appeals) and remanded back/set aside the order of the Addl. CIR on account of provision made for Bad Debts and charging WWF @2% which was not applicable in Insurance Companies. The set aside proceedings have not been initiated as yet.

In respect of tax year 2008 and 2009 Civil Appeals were filed by the Commissioner Inland Revenue, LTU, Karachi against the Consolidated Judgment passed by the Honourable High Court of Sindh, Karachi on the issue of Allocation of Expenses towards Dividend Income u/s 67 of the Income Tax Ordinance, 2001. Civil Appeals were ordered to be heard ex-parte. An application was filed for setting aside the order for ex-parte proceedings and to allow enter appearance to argue the case on merits. The main appeals along with the said applications were last fixed for hearing on March 12, 2020; however, on the said date the matter was adjourned. No further date of hearing has been communicated till date.

In respect of tax year 2005 Company challenged the notice issued by Federal Board of Revenue under section 122(9) for further amendment of assessment under section 122(5A) of the Income Tax Ordinance, 2001. The Honorable High Court has granted an interim stay order and the matter is still pending before the Honorable High Court of Sindh.

In respect of assessment year 1999-2000 and 2000-2001 the department filed civil petition leave to appeal against the judgement passed by the Honorable High Court of Sindh in the Honorable Supreme Court of Pakistan. The Civil petition leave to appeal has been granted and converted into Civil Appeal. The proceedings are still pending before the Honorable Supreme Court of Pakistan.

An appeal is pending before the Commissioner Appeals Sindh Revenue Board, Karachi related to sales tax on reinsurance. The Company obtained the interim stay order from Honorable High Court of Sindh, Karachi till the judgement passed by Commissioner Appeals SRB. If the appeal is decided against the company a tax liability of Rs. 190 million would arise. Based on the opinion of tax advisor, the management believes that the case will be decided in favour of the Company, hence no provision is recorded in the financial statements.

The company received show cause notice from the office of Assistant Commissioner Sindh Revenue Board, Karachi for short payment of sales tax on reinsurance services obtained from July till December 2011 and January 2012 till December 2013. The adjudication proceedings are under process. The Company obtained the interim stay order from Honorable High Court of Sindh, Karachi. If the appeal is decided against the company a tax liability of Rs. 72 million would arise. Based on the opinion of tax advisor, the management believes that the case will be decided in favour of the Company, hence no provision is recorded in the financial statements.

31.	EARNINGS PER SHARE - BASIC AND DILUTED	(Rupees ir	2019 n '000)
	Profit after tax for the year	61,663	70,087
		(Number of	Shares)
	Weighted average number of ordinary shares of Rs.5 each	123,874,755	123,874,755
		(Rupe	es)
	Earnings per share	0.50	0.57

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

32. COMPENSATION OF CHIEF EXECUTIVE OFFICER, DIRECTORS AND EXECUTIVES / KEY MANAGEMENT PERSONNEL

The aggregate amount charged to in the financial statements, including all benefits, to the Chief Executive Officer, Directors and Executives/ Key Management Personnel of the Company are as follows:

					Executiv	∕es / Key		
	Chief Exec	utive Officer	Dire	ectors	Manageme	nt Personnel		otal
Note	2020	2019	2020	2019	2020	2019	2020	2019
			(F	Rupees in '000)				
Fee	_	_	690	610	-	_	690	610
Managerial remuneration 32.1	10,755	9,000	18,731	17,297	58,699	53,542	88,185	79,839
Bonus	1,380	1,250	2,527	2,340	7,271	6,154	11,178	9,744
Retirement benefits	605	508	1,048	960	3,382	3,083	5,035	4,551
Others	795	270	1,575	618	4,757	2,161	7,127	3,049
	13,535	11,028	24,571	21,825	74,109	64,940	112,215	97,793
Number of persons	1	1	9	7	15	14	25	22

32.1 Managerial remuneration includes basic salary, house rent allowance and utility allowance.

The Chief Executive Officer, Executive director and other executives of the Company are entitled to medical reimbursement upto a prescribed limit as per Company's policy. They are also entitled to avail benefits under the un-funded approved gratuity scheme operated by the Company.

In addition, the Chief Executive Officer, Executive Director and other executives / key management personnel are provided with free use of Company maintained cars in accordance with their entitlement.

33. TRANSACTIONS WITH RELATED PARTIES

Related parties of the Company comprise of associated companies, companies with common directors, major shareholders, staff retirement funds, directors and key management personnel. The Company in the normal course of business carries out transactions with related parties at commercial terms and conditions except for compensation to key management personnel which are on employment terms.

The balances with / due from and transactions with related parties, other than those which have been specifically disclosed elsewhere in the financial statements are as follows:

Transactions and balances with associated companies		
	2020	2019
Transactions during the year with associated companies	(Rupees	s in '000)
Premium written	242,108	300,926
Claims paid	183,117	117,869
Dividend received	24,317	30,223
Dividend paid	4,557	11,202
Investment made	19,285	16,118
Investment sold	16,679	86,836
Gain on sale of investments	9,250	29,052
Interest received on bank accounts	2,185	7,954
Bank charges	347	353
Fees paid	690	610
Lease rentals paid	23,644	20,521
Security deposit paid	5,157	4,320
Interest expense	8,470	7,669
Remuneration of key management personnel	112,215	97,194
Balances with associated companies		
Premium due but unpaid	114,831	137,000
Claims outstanding	126,698	162,653
Bank balances	178,058	117,838
Investment held	473,058	586,456
Security deposit	25,031	20,237
Finance lease liability	76,440	81,695
Borrowings	_	80,000
Transactions during the year with other related parties including key management personnel		
Repayment of loans to employees (secured)	5,509	7,927
Brokerage expenses paid	313	_
Contribution to the provident fund	9,767	8,787
Balances with other related parties including key management personnel		
Premium due but unpaid		15
Loans to employees (secured)	21,792	21,454

33.1 Remuneration to the key management personnel are in accordance with the terms of their employment (refer note 32). Contribution to the provident fund is in accordance with the Company's staff services rules and other transactions with the related parties are in accordance with the agreed terms.

34. SEGMENT REPORTING

SEGMENT REPORTING	2020						
	Fire and property	Marine and transport	Motor	Group Hospitalisation	Other Classes	Aggregate	
			(Rupe	es in '000)			
Premium receivable (inclusive of Federal Excise Duty, Federal Insurance Fee and							
Administrative surcharge)	754,286	313,190	653,896	16,026	167,453	1,904,851	
Less: Federal Excise Duty Federal Insurance Fee	93,120 6,383	35,368 2,733	78,712 5,693	1,823 141	20,943 1,486	229,966 16,436	
Gross written premium (inclusive of		2,700			., 100	·	
Administrative Surcharge)	654,783	275,089	569,491	14,062	145,024	1,658,449	
Gross direct premium	630,208	264,944	546,980	14,019	142,998	1,599,149	
Facultative inward premium	18,672	634	1,980	· <u> </u>		21,286	
Administrative surcharge	5,903	9,511	20,531	43	2,026	38,014	
	654,783	275,089	569,491	14,062	145,024	1,658,449	
Insurance premium earned	622.873	260.885	559.261	11,876	164.157	1.619.052	
Insurance premium ceded to reinsurers	(503,877)	(136,025)	(150,023)	-	(90,457)	(880,382)	
Net insurance premium	118,996	124,860	409,238	11,876	73,700	738,670	
Premium deficiency reserve	_	_	_	(3,915)	_	(3,915)	
Commission income	92,805	54,097	51,668		18,210	216,780	
Net underwriting income	211,801	178,957	460,906	7,961	91,910	951,535	
Insurance claims	635,569	122,601	316,463	15,305	71,402	1,161,340	
Insurance claims recovered from reinsurers	(565,887)	(68,673)	(141,424)	-	(29,453)	(805,437)	
Net Claims	69,682	53,928	175,039	15,305	41,949	355,903	
Commission expense Management expenses	(87,625) (120,214)	(33,501) (51,499)	(23,643) (106,614)	(60) (2,633)	(21,486) (27,150)	(166,315) (308,110)	
Net insurance claims and expenses	(207,839)	(85,000)	(130,257)	(2,693)	(48,636)	(474,425)	
Underwriting result	(65,720)	40,029	155,610	(10,037)	1,325	121,207	
Investment income	(00,720)	10,020	100,010	(10,001)	1,020	94,145	
Other income						11,668	
Other expenses						(117,827)	
Results of operating activities Financial charges						109,193 (16,752)	
Loss from Window Takaful Operations - Operator's Fund						(3,404)	
Profit before tax						89,037	
Revenue from major customers	52,592	45,273	298,647	2,641	10,776	409,929	
Comment coasts	000 000	070.050	707 506	10.007	004 111	0.000.000	
Segment assets Unallocated assets Unallocated assets of General Takaful	888,306	372,059	797,586	16,937	234,111	2,308,999 1,638,245	
Operations - Operator's Fund						70,632	
Operations - Operator s r una						4,017,876	
						4,017,870	
Segment liabilities	808,809	338,763	726,208	15,421	213,160	2,102,361	
Unallocated liabilities						591,357	
Unallocated liabilities of General Takaful						22.27	
Operations - Operator's Fund						23,910	
						2,717,628	

	Fire and property	Marine and transport	Motor	Group Hospitalisation	Other Classes	Aggregate
			(Rupee	es in '000)		
Premium receivable (inclusive of Federal Excise Duty, Federal Insurance Fee and Administrative surcharge) Less: Federal Excise Duty	734,317 91,253	270,391 29,554	642,688 76,491	9,573 1,344	211,625 33,006	1,868,594 231,648
Federal Insurance Fee Gross written premium (inclusive of	6,334	2,381	5,618	81	2,481	16,895
Administrative Surcharge)	636,730	238,456	560,579	8,148	176,138	1,620,051
Gross direct premium Facultative inward premium	623,304 8,549	230,195 338	542,282	8,117 -	169,231	1,573,129 8,887
Administrative surcharge	4,877	7,923	18,297	31	6,907	38,035
	636,730	238,456	560,579	8,148	176,138	1,620,051
Insurance premium earned Insurance premium ceded to reinsurers	551,010 (434,007)	235,067 (84,405)	525,856 (108,653)	8,300 -	152,937 (90,519)	1,473,170 (717,584)
Net insurance premium	117,003	150,662	417,203	8,300	62,418	755,586
Premium deficiency reserve Commission income	_ 125,017	_ 29,100	- 32,526	(2,236)	_ 16,173	(2,236) 202,816
Net underwriting income	242,020	179,762	449,729	6,064	78,591	956,166
Insurance claims Insurance claims recovered from reinsurers	348,711 (300,199)	226,664 (147,761)	323,061 (90,013)	14,414 199	82,263 (39,586)	995,113 (577,360)
Net Claims Commission expense Management expenses	48,512 (70,819) (115,715)	78,903 (27,240) (43,335)	233,048 (25,815) (101,876)	14,613 48 (1,481)	42,677 (18,872) (32,010)	417,753 (142,698) (294,417)
Net insurance claims and expenses	(186,534)	(70,575)	(127,691)	(1,433)	(50,882)	(437,115)
Underwriting result Investment income Other income Other expenses	6,974	30,284	88,990	(9,982)	(14,968)	101,298 94,810 21,449 (109,805)
Results of operating activities Financial charges Loss from Window Takaful Operations - Operator's Fund						107,752 (14,569) 4,044
Profit before tax						97,227
Revenue from major customers	44,999	47,159	307,092	_	30,529	429,779
Segment assets Unallocated assets Unallocated assets of General Takaful	754,957	322,074	720,494	11,372	209,545	2,018,442 1,555,265
Operations - Operator's Fund						66,960
						3,640,667
Segment liabilities Unallocated liabilities	659,548	281,371	629,440	9,935	183,063	1,763,357 614,456
Unallocated liabilities of General Takaful						
Operations - Operator's Fund						13,673
						2,391,486

35. MOVEMENT IN INVESTMENTS

	Held to Maturity	Available- for-sale (Rupees in '000)	Total
As at January 01, 2019 Addtions Disposals (sale and redemption) Fair value net gains (excluding net realised gains) Impairment of investments Amortisation of premium/ discount	70,763 206,419 - - - - 685	1,129,856 553,144 (600,020) (93,278) (2,003)	1,200,619 759,563 (600,020) (93,278) (2,003) 685
As at December 31, 2019	277,867	987,699	1,265,566
Additions Transfer due to reclassification Disposals (sale and redemption) Fair value net gains (excluding net realised gains) Impairment of investments Amortisation of premium/ discount	- (277,867) - - - -	363,943 277,867 (387,110) 71,337 (556) 2,368	363,943 - (387,110) 71,337 (556) 2,368
As at December 31, 2020		1,315,548	1,315,548

35.1 The company reclassified its entire held to maturity portfolio on December 15, 2020 due to the sale of more than insignificant portion of held to maturity investments.

36 MANAGEMENT OF INSURANCE RISK AND FINANCIAL RISK

The Company issue contracts that transfer insurance risk or financial risk or both. This section summarises the insurance risks and the way the Company manages them.

36.1 Insurance risk management

36.1.1 Insurance risk

The risk under any insurance contract is the possibility that the insured event occurs and the uncertainty of the amount of compensation to the insured. Generally most insurance contracts carry the insurance risk for a period of one year.

The Company accepts insurance through issuance of general insurance contracts. For these general insurance contracts the most significant risks arise from fire, atmospheric disturbance, earthquakes, transit, theft and third party liabilities etc.

Risk associated with general insurance contracts includes the reasonable possibility of significant loss as well as the frequent occurrence of the insured events. This has been managed by having in place underwriting strategy, reinsurance arrangements and proactive claim handling procedures.

36.1.2 Frequency and severity of claims

Risk associated with general insurance contracts includes the reasonable possibility of significant loss as well as the frequent occurrence of the insured events. This has been managed by having in place underwriting strategy, reinsurance arrangements and proactive claim handling procedures.

The reinsurance arrangements against major risk exposure include excess of loss, quota share, surplus arrangements and catastrophic coverage. The objective of having such arrangements is to mitigate adverse impacts of severe losses on Company's net retentions.

36.1.3 Uncertainty in the estimation of future claim payments

Claims on general insurance contracts are payable on a claim occurrence basis. The Company is liable for all insured events as per terms and condition of the insurance contract.

The key source of estimation uncertainty at the financial statement date relates to valuation of outstanding claims, whether reported or not, and includes expected claims settlement costs. Considerable judgment by management is required in the estimation of amounts due to policyholders arising from claims made under insurance contracts. Such estimates are necessarily based on assumptions about several factors involving varying and possibly significant degrees of judgment and uncertainty and actual results may differ from management's estimates resulting in future changes in estimated liabilities. Qualitative judgments are used to assess the extent to which past trends may not apply in the future, for example one-off occurrence, changes in market factors such as public attitude to claiming and economic conditions. Judgment is further used to assess the extent to which external factors such as judicial decisions and government legislation affect the estimates.

In particular, estimates have to be made both for the expected ultimate cost of claims reported at the financial statement date and for the expected ultimate cost of claims incurred but not reported (IBNR) at the financial statement date. The details of estimation of outstanding claims (including IBNR) are given under note 3.20.

There are several variable factors which affect the amount and timing of recognised claim liabilities. The Company takes all reasonable measures to mitigate the factors affecting the amount and timing of claim settlements. However, uncertainty prevails with estimated claim liabilities and it is likely that final settlement of these liabilities may be different from initial recognised amount. Similarly, the provision for claims incurred but not reported is based on historic reporting pattern of the claims; hence, actual amount of incurred but not reported claims may differ from the amount estimated. Outstanding claims are reviewed on a periodic basis.

36.1.4 Key assumptions

The process used to determine the assumptions for calculating the outstanding claim reserve is intended to result in neutral estimates of the most likely or expected income. The nature of the business makes it very difficult to predict with certainty the likely outcome of any particular claim and the ultimate cost of notified claims. Each notified claim is assessed on a separate case to case basis with due regard to the claim circumstances, information available from surveyors and historical evidence of the size of similar claims. Core estimates are reviewed regularly and are updated as and when new information is available.

The estimation of IBNR is generally subject to a greater degree of uncertainty than the estimation of the cost of settling claims already notified to the Company, in which case information about the claim event is available. IBNR provisions are initially estimated at a gross level and a separate calculation is carried out to estimate the size of the reinsurance recoveries. The estimation process takes into account the past claims reporting pattern and details of reinsurance programs.

The premium liabilities have been determined such that the total premium liability provisions (unearned premium reserve and premium deficiency reserve) would be sufficient to service the future expected claims and expenses likely to occur on the unexpired policies as of financial statement date. The expected future liability is determined using estimates and assumptions based on the experience during the expired period of the contracts and expectations of future events that are believed to be reasonable.

36.1.5 Sensitivity Analysis

The risks associated with the insurance contracts are complex and subject to a number of variables which complicate quantitative sensitivity analysis. The Company makes various assumptions and techniques based on past claims development experience. This includes indications such as average claims cost, ultimate claims numbers and expected loss ratios. The Company considers that the liability for claims recognized in the financial statement is adequate. However, actual experience may differ from the expected outcome.

The claim liabilities are sensitive to the incidence of insured events and severity/ size of claims. As the Company enters into short term insurance contracts, it does not assume any significant impact of changes in market conditions on unexpired risks. However, some results of sensitivity testing are set out below, showing the impact on profit before tax net of reinsurance. The impact of 10% increase/ decrease in incidence of insured events on profit before tax and shareholder's equity is as follows:

	Underwriting results/ profit before tax		Shareholder's equity	
	2020	2019 (Rupees	2020 s in '000)	2019
mpact of change in claims liabilities +10%		(Hapoot	3 III 000)	
Fire and property Marine and transport Motor Group hospitalisation Other classes	(6,968) (5,393) (17,504) (1,531) (4,195) (35,591)	(4,851) (7,890) (23,305) (1,461) (4,268) (41,775)	(4,947) (3,829) (12,428) (1,087) (2,978) (25,269)	(3,444) (5,602) (16,547) (1,037) (3,030) (29,660)
mpact of change in claims liabilities –10%				
Fire and property Marine and transport Motor Group hospitalisation Other classes	6,968 5,393 17,504 1,531 4,195	4,851 7,890 23,305 1,461 4,268	4,947 3,829 12,428 1,087 2,978	3,444 5,602 16,547 1,037 3,030 29,660
	35,591	_	41,775	41,775 25,269

36.1.6 Concentration of risk

To optimise benefits from the principle of average and law of large numbers, geographical spread of risk is of extreme importance. There are a number of parameters which are significant in assessing the accumulation of risk with reference to the geographical location, the most important of which is risk survey.

Risk surveys are carried out on a regular basis for the evaluation of physical hazards associated with the commercial / industrial / residential occupation of the insured. Details regarding the fire separation / segregation with respect to the manufacturing process, storage, utilities, etc. are extracted from the layout plan of the insured facility. Such details are formed part of the reports which are made available to the underwriters / reinsurance personnel for their evaluation. Reference is made to the standard construction specification as laid down by IAP (Insurance Association of Pakistan). For instance, the presence of perfect party walls, double fire proof iron doors, physical separation between the building within an insured's premises. It is basically the property contained within an area which is separated by another property by sufficient distance to confine insured damage from uncontrolled fire and explosion under the most adverse conditions to that one area.

For marine risks, complete underwriting details such as sums insured, mode of transport (air / inland transit), vessel identification, sailing dates, origin and destination of the shipments, per carry limits, accumulation of sum insured on a single voyage etc. are taken into consideration.

The ability to manage catastrophic risk is tied managing the density of risk within a particular area. For catastrophic aggregates, the system assigns precise geographic CRESTA (Catastrophe Risk Evaluating and standardising Target Accumulations) codes with reference to the accumulation of sum insured in force at any particular location against natural perils.

A number of proportional and non-proportional reinsurance arrangements are in place to protect the net account. Apart from the adequate event limit which is a multiple of the treaty capacity or the primary recovery from the proportional treaty, any loss over and above the said limit would be recovered from the non-proportional treaty which is very much in line with the risk management philosophy of the Company.

The Company minimises its exposure to significant losses by obtaining reinsurance from a number of reinsurers, who are dispersed over several geographical regions.

The concentration of risk by type of contracts based on single risk with maximum exposure is summarised below.

	Gross sum insured		Reinsu	ırance	Net				
	2020	2019	2020	2019	2020	2019			
		(Rupees in '000)							
Fire and property	27,851,614	29,030,047	27,848,114	29,026,547	3,500	3,500			
Marine and transport	3,014,054	1,144,889	3,012,554	1,143,389	1,500	1,500			
Motor	65,000	32,000	63,000	30,500	2,000	1,500			
Group hospitalisation	700	800	_	_	700	800			
Other classes	4,159,952	925,084	4,156,452	921,584	3,500	3,500			
	35,091,320	31,132,820	35,080,120	31,122,020	11,200	10,800			

37 FINANCIAL RISK MANAGEMENT

The Board of Directors of the Company has overall responsibility for the establishment and oversight of the Company's risk management framework. The Company has exposure to the following risks from its use of financial instruments:

- Credit risk
- Liquidity risk
- Market risk

Risk management framework

The Company's risk management policies are established to identify and analyse the risks faced by the Company, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Company's activities.

37.1 Credit risk

Credit risk is the risk that arises with the possibility that one party to a financial instrument will fail to discharge its obligation and cause the other party to incur a financial loss. The Company attempts to control credit risk by monitoring credit exposures by undertaking transactions with a large number of counterparties in various industries and by continually assessing the credit worthiness of counterparties.

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

- Credit rating and / or credit worthiness of the counter party is taken into account along with the financial background so as to minimize the risk of default. Collaterals are obtained wherever appropriate / relevant.
- The risk of counterparty exposure due to failed agreements causing a loss to the Company is mitigated by a periodic review of the credit ratings, financial statements, credit worthiness, etc. on a regular basis and makes provision against those balances considered doubtful of recovery.
- Loans given to employees are deductible from the salary of the employees.
- Cash is held with reputable banks only.

To reduce the credit risk the management continuously reviews and monitors the credit exposure towards the policyholders and other insurers/reinsurers and makes provision against those balances considered doubtful of recovery.

37.1.2 Exposure to credit risk

Credit risk of the Company arises principally from the balances with banks, loans to employees, investments (except for investment in government securities and listed equity shares), premium due but unpaid, amount due from other insurers / reinsurers, reinsurance and other recoveries against outstanding claims and sundry receivable (except receivable against FED). In summary, compared to the amount included in statement of assets and liabilities, the maximum exposure to credit risk as at December 31 is as follows:

_	202	20	2019		
	alance as per the financial statement	Maximum exposure	Balance as per the financial statement	Maximum exposure	
		(Rupees	in ' 000)		
Loans and other receivables	132,031	132,031	157,604	157,604	
Insurance/ reinsurance receivables	983,879	983,879	1,045,702	1,045,702	
Reinsurance recoveries against outstanding claims	s 595,673	595,673	355,901	355,901	
Salvage recoveries accrued	9,205	9,205	8,304	8,304	
Balances with banks	178,983	178,983	120,768	120,768	
_	1,899,771	1,899,771	1,688,279	1,688,279	

37.1.3 Past due / impaired assets

Age analysis of premium due but unpaid at the reporting date was:

	202	20	201	9		
	Gross	Impairment	Gross	Impairment		
		(Rupees in ' 000)				
Upto 1 year	485,344	_	559,073	_		
1-2 years	36,658	_	33,532	_		
2-3 years	3,512	_	7,753	_		
Over 3 years	2,636	17,018	6,789	15,912		
Total	528,150	17,018	607,147	15,912		

Age analysis of amount due from other insurers/ reinsurers at the reporting date was:

	202	20	201	9		
	Gross	Impairment	Gross	Impairment		
		(Rupees in ' 000)				
Upto 1 year	248,476	_	199,421	_		
1-2 years	158,517	_	53,224	_		
Over 2 years	72,254	6,500	208,322	6,500		
Total	479,247	6,500	460,967	6,500		

Age analysis of reinsurance and other recoveries against outstanding claims at the reporting date was:

	202	20	201	9		
	Gross	Impairment	Gross	Impairment		
		(Rupees in ' 000)				
Upto 1 year	316,258	_	120,438	_		
1-2 years	44,485	_	112,084	_		
Over 2 years	244,135	_	131,683	_		
Total	604,878	_	364,205	_		

In respect of the aforementioned insurance and reinsurance assets, the Company takes into account its past history / track record of recoveries and financial position of the counterparties while creating provision for impairment. Further, reinsurance recoveries are made when corresponding liabilities are settled.

37.1.4 Credit Rating and Collateral

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

	Short/ Long	Rating	2020	2019
	term Rating	Agency	(Rup	ees in ' 000)
Habib Bank Limited	A1+ / AAA	JCR-VIS	925	2,931
Habib Metropolitan Bank Limited	A1+ / AA+	PACRA	50	_
Bank AL Habib Limited	A1+ / AA+	PACRA	178,008	117,838
			178,983	120,769

The Company enters into re-insurance / co-insurance arrangements with re-insurers / other insurers having sound credit ratings accorded by reputed credit rating agencies. The Company is required to comply with the requirements of circular no. 32 / 2009 dated October 27, 2009 issued by SECP which requires an insurance company to place at least 80% of their outward treaty cessions with reinsurers rated 'A' or above by Standard & Poor's with the balance being placed with entities rated at least 'BBB' by reputable ratings agency. An analysis of all reinsurance assets relating to outward treaty cessions recognised by the rating of the entity from which it is due is as follows:

	Amount due from other insurers / reinsurers	Reinsurance recoveries against outstanding claims	Prepaid reinsurance premium ceded (Rupees in '000	2020))	2019
A or above (including PRCL)	472,747	604,878	434,673	1,512,298	1,185,248

37.1.5 Concentration of credit risk

Concentration of credit risk arises when a number of counterparties have a similar type of business activities. As a result, any change in economic, political or other conditions would effect their ability to meet contractual obligations in similar manner. The company manages concentration of credit risk through diversification of activities among individuals, groups and industry segments.

Sector-wise analysis of premium due but unpaid at the reporting date was:

	20	20	2019		
	(Rupees in '000)	%	(Rupees	%	
Automobiles	70,391	13.8	50,158	8.3	
Banks, modaraba and leasing	74,837	14.6	212,576	35.2	
Textile and composite	44,486	8.7	54,273	9.0	
Sugar	23,465	4.6	25,483	4.2	
Chemicals and allied industries	44,412	8.7	17,320	2.9	
Glass, ceramics and tiles	8,682	1.7	14,698	2.4	
Cable, engineering and steel	33,582	6.6	19,706	3.3	
Food and confectionary	31,872	6.2	24,765	4.1	
Pharmaceuticals	15,287	3.0	8,688	1.4	
Others	164,118	32.1	179,480	29.20	
	511,132	100.0	607,147	100.0	

37.1.6 Settlement risk

The company's activities may give rise to risk at the time of settlement of transactions. Settlement risk is the risk of loss due to the failure of an entity to honour its obligations to deliver cash, securities or other assets as contractually agreed on sale.

This risk is addressed more or less in accordance with the parameters set out in the credit risk management above.

37.1.7 Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting its financial obligations as they fall due. Liquidity risk arises because of the possibility that the Company could be required to pay its liabilities earlier than expected or may face difficulty in raising funds to meet commitments associated with financial liabilities as they fall due.

37.1.8 Management of liquidity risk

The Company's approach to managing liquidity is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Company's reputation. The Company's liquidity management involves projecting cash flows and considering the level of liquid assets necessary to fulfil its obligation; monitoring financial statement liquidity ratios against internal and external requirements and maintaining debt financing plans.

37.1.9 Maturity analysis for financial assets and liabilities

The table below analyses the Company's financial assets and liabilities into relevant maturity groupings based on the remaining period at the financial statement date to maturity date and represents the undiscounted cash flows. The amounts in the table are the gross nominal undiscounted cash flows (including interest payments):

				2020			
		Interest/ Markup bearing		No	Non-Interest/ on-markup bearii	ng	
	Maturity upto one year	Maturity after one year	Sub Total	Maturity upto one year (Rs. in '000)	Maturity after one year	Sub Total	Total
FINANCIAL ASSETS							
Investments Equity securities Government securities Loans and other receivables Insurance / reinsurance receivable Reinsurance recoveries against	- - 4,747 s -	- 329,937 52,493 -	- 329,937 57,240 -	985,611 74,791 983,879	- - -	985,611 	985,611 329,937 132,031 983,879
outstanding claims Salvage recoveries accrued	-	-	_	595,673 9,205	-	595,673 9,205	595,673 9,205
Cash and bank	179,541		179,541				179,541
As at December 31, 2020	184,288	382,430	566,718	2,649,159		2,649,159	3,215,877
FINANCIAL LIABILITIES							
Premium received in advance Outstanding claims including IBNP Insurance / reinsurance payables	- - -	- - -	- - -	13,852 819,119 317,459	- - -	13,852 819,119 317,459	13,852 819,119 317,459
As at December 31, 2020	-	_	_	1,150,430		1,150,430	1,150,430
				2019			
		Interest/ Markup bearing		. No	Non-Interest/ on-markup bearii	ng	
	Maturity upto one year	Maturity after one year	Sub Total	Maturity upto one year (Rs. in '000)	Maturity after one year	Sub Total	Total
FINANCIAL ASSETS							
Investments Equity securities Government securities Loans and other receivables Insurance / reinsurance receivable	30,000 2,584 s –	247,867 51,181 –	- 277,867 53,765 -	987,699 - 103,839 1,045,702	- - - -	987,699 - 103,839 1,045,702	987,699 277,867 157,604 1,045,702
Reinsurance recoveries against outstanding claims Salvage recoveries accrued Cash and bank	- - 121,116	_ 	- - 121,116	355,901 8,304 	- - -	355,901 8,304 –	355,901 8,304 121,116
As at December 31, 2019	153,700	299,048	452,748	2,501,445		2,501,445	2,954,193
FINANCIAL LIABILITIES							
Premium received in advance Outstanding claims including IBNR Insurance / reinsurance payables Borrowings	- - - 80,000	- - - 128,558	- - - 208,558	20,605 594,636 261,265	- - - -	20,605 594,636 261,265 –	20,605 594,636 261,265 208,558
As at December 31, 2019	80,000	128,558	208,558	876,506		876,506	1,085,064

37.2 Market risk

Market risk is the risk that changes in market prices, such as interest rates, equity prices, foreign exchange rates and credit spreads (not relating to changes in the obligor's/issuer's credit standing) will effect the company's income or the value of its holdings of financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimising the return on risk.

All transactions are carried in Pak Rupees therefore, the Company is not exposed to currency risk. However the Company is exposed to interest rate risk and other price risk.

37.2.1 Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. Interest rate exposure arises from balances held in profit and loss sharing accounts with reputable banks and government securities. The Company limits interest rate risk by monitoring changes in interest rates. Other risk management procedures are the same as those mentioned in the credit risk management.

37.2.1.1 Sensitivity analysis

At the financial statement date the interest rate profile of the Company's interest-bearing financial instrument are as follows:

	2020	2019	2020	2019
Financial assets	Effective inte	(Rupees in '000)		
Assets subject to fixed rate				
- Government securities	8.75% - 12.00%	7.00% - 12.00%	329,937	277,867
- Loan to employees	4.00% to 12.00%	3.00% to 12.00%	57,240	53,765
Assets subject to variable rate - Bank balances	6.25% - 11.75%	8.50% - 11.75%	171,676	98,822

Fair value sensitivity analysis for fixed rate instruments

The Company does not account for any fixed rate financial assets at fair value through profit and loss. Therefore, a change in interest rates at the reporting date would not affect profit and loss account and equity of the Company.

Cash flow sensitivity analysis for variable rate instruments.

A hypothetical change of 100 basis points in interest rates at the reporting date would have decreased / (increased) profit for the year by the amounts shown below.

It is assumed that the changes occur immediately and uniformly to each category of instrument containing interest rate risk. Variations in market interest rates could produce significant changes at the time of early repayments. For these reasons, actual results might differ from those reflected in the details specified below. The analysis assumes that all other variables remain constant.

	2020		2019		
	Mark-up	Mark-up 100 bps		100 bps	
	Increase	Decrease	Increase	Decrease	
		(Rupees in '000)			
Cash flow sensitivity - variable rate financial assets	17,168	(17,168)	9,882	(9,882)	

37.2.1.2 Exposure to interest rate risk

A summary of the Company's interest rate gap position, categorised by the earlier of contractual re-pricing or maturity date, is as follows:

			2020		
	Mark-up/ return (%)	Less than 1 year	1 year to 5 year Rupees in '00	More than 5 year	Total
		(17	iupees iii 00	0)	
Assets					
Investment in Goverment Securities	8.75 to 12.00	_	329,937	_	329,937
Loans to employees	4.00 to 12.00	4,747	52,493	_	57,240
Bank balances	6.25 to 11.75	171,676			171,676
Total assets		176,423	382,430	-	558,853
Liabilities		_	_	_	_
Total interest sensitivity gap		176,423	382,430		558,853
			2019		
	Mark-up/	Less than	1 year	More than	Total
	return (%)	1 year	to 5 year	5 year	
	, ,	(F	Rupees in '00	0)	
Assets					
Investment in Goverment Securities	7.00 to 12.00	30,000	247,867	_	277,867
Loans to employees	3.00 to 12.00	2,584	51,181	_	53,765
Bank balances	8.50 to 11.75	98,822			98,822
Total assets		131,406	299,048	-	430,454
Liabilities		_	_	_	_
Total interest sensitivity gap		131,406	299,048		430,454

37.2.1.2 Price risk

Price risk represents the risk that the fair value of a financial instrument will fluctuate because of changes in the market prices (other than those arising from interest / mark-up rate risk or currency risk), whether those changes are caused by factors specific to the individual financial instrument or its issuer, or factors affecting all or similar financial instruments traded in the market. Company is exposed to equity price risk since it has investments in quoted equity securities and units of mutual funds at the financial statement date.

The Company's strategy is to hold its strategic equity investments for long period of time. Thus, Company's management is not concerned with short term price fluctuations with respect to its strategic investments provided that the underlying business, economic and management characteristics of the investee remain favorable. Company strives to maintain above average levels of shareholders' capital to provide a margin of safety against short term equity price volatility. Company manages price risk by monitoring exposure in quoted equity securities and implementing the strict discipline in internal risk management and investment policies.

Market prices are subject to fluctuation and consequently the amount realized in the subsequent sale of an investment may significantly differ from the reported market value. Furthermore, amount realized in the sale of a particular security may be affected by the relative quantity of the security being sold. The Company has no significant concentration of price risk.

37.2.2.1 Sensitivity analysis

The table below summarizes Company's equity price risk as of 31 December 2020 and 2019 and shows the effects of a hypothetical 10% increase / (decrease) in market prices as at the year end. The selected hypothetical change does not reflect what could be considered to be the best or worst case scenarios. Indeed, results could be worse in Company's equity investment portfolio because of the nature of equity markets.

	Fair value (Rupees in '000)	Hypothetical price change	Estimated fair value after change in prices (Rupees	Increase/ (decrease) in shareholders' equity s in '000)	Increase (decrease) in profit before tax
2020	985,611	10% increase 10% decrease	1,084,172 887,050	98,561 (98,561)	98,561 (98,561)
2019	987,699	10% increase 10% decrease	1,086,469 888,929	98,7709 (98,770)	8,770 (98,770)

37.2.3 Foreign currency risk

Foreign currency risk is the risk that the fair value or future cash flows of financial instruments will fluctuate because of changes in foreign exchange rates. The Company, at present is not materially exposed to currency risk as majority of the transactions are carried out in Pak Rupees.

37.3 Capital Management

The Company's objective when managing capital is to safe guard the Company's ability to continue as a going concern so that it can continue to provide returns for shareholders and benefits for other stakeholders and to maintain a strong capital base to support the sustained development of its businesses.

The Company manages its capital structure by monitoring return on net assets and makes adjustments to it in the light of changes in economic conditions. In order to maintain or adjust the capital structure, the Company may adjust the amount of dividend paid to shareholders or issue new shares.

The Company currently meets the paid-up capital requirement as required by Securities and Exchange Commission of Pakistan.

The statement of solvency is presented in note 39 to the financial statements.

37.4 Fair value of financial instruments

IFRS 13 - 'Fair Value Measurement' establishes a single source of guidance under IFRS for all fair value measurements and disclosures about fair value measurement where such measurements are required as permitted by other IFRSs. It defines fair value as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date (i.e. an exit price). Adoption of IFRS 13 has not affected the condensed interim financial information.

Financial assets which are tradable in an open market are revalued at the market prices prevailing on the statement of assets and liabilities date. The estimated fair value of all other financial assets and financial liabilities is considered not significantly different from book value.

The following table shows financial instruments recognized at fair value, analysed between those whose fair value is based on: Level 1: quoted prices in active markets for identical assets or liabilities;

Level 2: those involving inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (as prices) or indirectly (derived from prices); and

Level 3: those with inputs for the asset or liability that are not based on observable market data (unobservable inputs).

				2020				
	Available	Loans &	Other	Other	Total	Fair value measurement using		
	for sale	receivable	financial assets	financial liabilities (Rupe	es in '000)	Level 1	Level 2	Level 3
Financial assets measured at fair value				\ .	,			
Investments								
Equity securities - quoted	959,473	_	-	-	959,473	959,473	-	-
Mutual fund units	-	4,280	-	-	4,280	-	4,280	-
Modaraba certificates	21,858	_	-	-	21,858	21,858	-	-
Debt securities	-	329,937	-	-	329,937	-	329,937	_
Financial assets not measured at fair value								
Loans and other receivables	-	132,031	_	-	132,031	_	-	_
Insurance / reinsurance receivable	-	983,879	_	-	983,879	_	-	_
Reinsurance recoveries against								
outstanding claims	-	595,673	_	-	595,673	_	-	_
Cash and bank balances	-	_	179,541	-	179,541	_	-	_
Total assets of Window Takaful Operations -								
Operator's Fund	36,448	19,449	14,734	-	70,631	-	-	-
	1,017,779	2,065,249	194,275	-	3,277,303	981,331	334,217	-
Financial liabilities not measured at fair valu	ie							
Outstanding claims including IBNR	_	_	_	(819,119)	(819,119)	_	_	_
Preimum received in advance	_	_	_	(13,852)	(13,852)	_	_	_
Insurance / reinsurance payables	_	_	_	(317,459)	(317,459)	_	_	_
Other creditors and accruals	_	_	_	(208,040)	(208,040)	_	_	_
Total liabilities of Window Takaful Operations -				, , ,	, , ,			
Operator's Fund	-	-	_	(20,131)	(20,131)	-	-	-
	1,017,779	2,065,249	194,275	(1,378,601)	1,898,702	981,331	334,217	_

				2019				
	Available	able Loans & Other Other Total		Fair value measurement using				
	for sale	receivable	financial	financial				
			assets	liabilities		Level 1	Level 2	Level 3
				(Rupe	es in '000)			
Financial assets measured at fair value				` .	,			
Investments								
Equity securities - quoted	962,613	_	_	-	962,613	962,613	-	_
Mutual fund units	-	3,738	_	-	3,738	_	3,738	_
Modaraba certificates	21,348	-	-	-	21,348	21,348	-	-
Financial assets not measured at fair value								
Investments								
Debt securities	-	277,867	_	-	277,867	_	259,479	_
Loans and other receivables	-	157,604	_	-	157,604	_	-	_
Insurance / reinsurance receivable	-	1,045,702	_	-	1,045,702	_	-	_
Reinsurance recoveries against								
outstanding claims	-	355,901	-	-	355,901	-	-	-
Cash and bank balances	-	_	121,116	-	121,116	-	-	-
Total assets of Window Takaful Operations -								
Operator's Fund	36,809	25,211	193	-	62,213	-	-	
	1,020,770	1,866,023	121,309	-	3,008,102	983,961	263,217	_
Financial liabilities not measured at fair valu	ie							
Outstanding claims including IBNR	-	_	-	(594,636)	(594,636)	-	-	-
Preimum received in advance	-	_	_	(20,605)	(20,605)	-	-	-
Insurance / reinsurance payables	-	_	_	(261,265)	(261,265)	-	-	-
Other creditors and accruals	-	_	-	(191,942)	(191,942)	-	-	-
Total liabilities of Window Takaful Operations -								
Operator's Fund	_	-	-	(15,120)	(15,120)	_	_	-
	1,020,770	1,866,023	121,309	(1,083,568)	1,924,534	983,961	263,217	

The carrying values of remaining financial assets and liabilities reflected in these financial statements approximate to their fair value.

38. PROVIDENT FUND

The following is based on the unaudited financial statements for the year ended December 31, 2020:

	2020 2019 (Rupees in '000)		
Size of the fund - Net Assets	78,173	83,312	
Cost of investments	70,846	70,846	
Percentage of investments made	90.63%	85.04%	
Fair value of investments	78,173	83,312	

38.1 The breakup-value of fair value of investments is as follows:

	2020	2019	2020	2019
	(Perc	entage)	(Rupee	s in '000)
National/ Special Savings Scheme	88.78%	83.30%	69,400	69,400
Bank Balances	9.31%	14.96%	7,279	12,466
Mutual Funds Units	1.91%	1.74%	1,494	1,446
Total	100.00%	100.00%	78,173	83,312

38.2 The above investment/ placement of funds in special bank account has been made in accordance with the provision of section 218 of the Companies Act, 2017 and the rules formulated for this purpose.

39. STATEMENT OF SOLVENCY

	2020
	(Rupees in '000)
Assets	
Property and equipment	185,179
Intangible assets	2,191
Investments	
Equity securities	985,611
Debt securities	329,937
Loans and other receivables	132,031
Insurance/ reinsurance receivable	983,879
Reinsurance recoveries against outstanding claims	595,673
Salvage recoveries accrued	9,205
Deferred commission expense	98,200
Prepayments Cash and bank deposits	445,798 179,541
Total assets - Operator's Fund	70,631
Total assets - Operator s i una	
	4,017,876
In-admissible assets as per following clauses of section 32(2) of the Insurance Ordinance, 2000	
Property and equipment	29,630
Intangible Assets	2,191
Investments	
Equity securities	315,096
Loans and other receivables	17,354
Insurance / reinsurance receivable	231,145
Total of In-admissible Assets (B)	595,416
Total of Admissible Assets (C=A-B)	3,422,460

	2020 (Punasa in 1000)
Total Liabilities	(Rupees in '000)
Underwriting provisions Outstanding claims including IBNR Unearned premium reserves	819,119 818,033
Unearned reinsurance commission Premium deficiency reserve Deferred taxation	127,746 6,151 124,128
Financial lease liability Premium received in advance Retirement benefit obligations	137,642 13,852 119,302
Insurance / reinsurance payables Taxation - provision less payments Other creditors and accruals	317,459 2,246 208,040
Total assets - Operator's Fund Total Liabilities (D)	23,910 2,717,628
Total Net Admissible Assets (E= C-D)	704,832
Minimum Solvency Requirement	(176,169)
Excess Solvency	528,663

40. CORRESPONDING FIGURES

Corresponding figures have been rearranged wherever necessary, for purposes of comparison. There were no material reclassification to report.

41. SUBSEQUENT EVENTS - NON ADJUSTING

In the meeting held on March 31, 2021 the Board of Directors of the Company proposed a final cash dividend of Rs.0.5 per share (2019: Rs.0.5 per share) amounting to Rs.61.937 million (2019: Rs. 61.937 million) for the year ended December 31, 2020, for approval by the members in Annual General Meeting to be held on April 29, 2021.

42. NUMBER OF EMPLOYEES

The total average number of employees during the year end as at December 2020 and 2019 are as follows:

	2020	2019
At year end	234	225
Average during the year	229	224

43. DATE OF AUTHORISATION FOR ISSUE

These financial statements have been authorised for issue on March 31, 2021 by the Board of Directors of the Company.

44. GENERAL

Figures has been rounded off to the nearest thousand rupees.

Financial Statements Window Takaful Operations

Shariah Advisory Board's Report to the Board of Directors for the year ended December 31, 2020

The Company, Habib Insurance Company Limited commenced Window Takaful Operations on October 1, 2018. By the grace of Almighty Allah and sincere efforts of Management, the year under review was the third successful year of Window Takaful Operations.

As per the charter of the Company, it is mandatory on the management and employees to ensure application of Shariah guidelines issued by the Shariah Advisory Board and to ensure Shariah compliance in all activities of the Company. The prime responsibility for ensuring Shariah compliance of the Company's operations thus lies with the management.

We acknowledge that as Shariah Advisory Board members of Takaful Operator, it is our responsibility to provide Shariah guidelines and develop framework for assurance that the financial arrangements, contracts and transactions undertaken by the Takaful Operator with its participants and stakeholders are in compliance with the requirements of Shariah rules and principles.

During the year, the Company executed variety of established Takaful transactions which are approved by the Shariah Advisory Board of the company. The Company is offering Shariah Compliant services in the following areas:

- Fire and Property Takaful
- Engineering Takaful
- Marine Takaful
- Motor Takaful
- Miscellaneous Takaful

The Company invests its available funds in the approved Shariah Compliant avenues.

The Takaful Operator's activities and operations are periodically checked and monitored by Shariah Advisory Board. In order to have an independent assessment of the Shariah Governance and Compliance environment of the Takaful operations under taken by the Operator and the conformity of Takaful operations with Shariah rules and principles an external Shariah audit was conducted. Further, Shariah Compliance review through Shariah Compliance officer was conducted as well. Based on their reports and statement of compliance with the Shariah Principles submitted by the Operator/Management to the Board of Director, We hereby present our report as follows:

In our opinion and to the best of our knowledge, the financial arrangements, products and transactions entered into by the Company and the Waqf, as the case may be, for the year ended December 31, 2020 are in compliance with the requirements of the Shariah rules and guidelines as prescribed by the Shariah Advisory Board and Allah knows the best. However, the following are recommended:

- The Operator/ management should take concrete measures to play pivotal role in sound and transparent growth of Takaful countrywide.
- Necessary steps should be taken to educate all staff including business development staff about the concept and practice of Takaful.

May Allah bless us with the best Tawfeeq to achieve these precious tasks and bestow us with success in world and in the world hereafter, and forgive us for our mistakes. A'ameen.

Mufti Muhammad Hanif Shariah Advisor & Member Shariah Advisory Board **Mufti Muhammad Ashraf Alam** Member Shariah Advisory Board Mufti Imtiaz Alam Chairman & Member Shariah Advisory Board

Karachi: March 31, 2021

Independent Reasonable Assurance Report to the Board of Directors on the Statement of Management's Assessment of Compliance with the Shariah Principles

We were engaged by the Board of Directors of Habib Insurance Company Limited ("the Company") to report on the management's assessment of compliance of the Window Takaful Operations ("Takaful Operations") of the Company, as set out in the annexed statement prepared by the management for the year ended 31 December 2020, with the Takaful Rules, 2012, in the form of an independent reasonable assurance conclusion about whether the annexed statement presents fairly the status of compliance of the Takaful Operations with the Takaful Rules, 2012, in all material respects.

Applicable Criteria

The criteria against which the subject matter information (the Statement) is assessed comprise of the provisions of Takaful Rules, 2012.

Responsibilities of the Management

The Board of Directors / management of the Company are responsible for designing, implementing and maintaining internal controls relevant to the preparation of the annexed statement that is free from material misstatement, whether due to fraud or error. It also includes ensuring the overall compliance of the Takaful Operations with the Takaful Rules, 2012.

The Board of Directors / management of the Company are also responsible for preventing and detecting fraud and for identifying and ensuring that the Takaful Operations comply with laws and regulations applicable to its activities. They are also responsible for ensuring that the management, where appropriate, those charged with governance, and personnel involved with the Takaful Operations compliance with the Takaful Rules, 2012 are properly trained, systems are properly updated and that any changes in reporting encompass all significant business units.

Our Independence and Quality Control

We have complied with the independence and other ethical requirements of the Code of Ethics for Chartered Accountants issued by the Institute of Chartered Accountants of Pakistan, which is founded on fundamental principles of integrity, objectivity, professional competence and due care, confidentiality and professional behavior.

The firm applies International Standard on Quality Control 1 "Quality Control for Firms That Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements" and accordingly maintains a comprehensive system of quality control including documented policies and procedures regarding compliance with ethical requirements, professional standards and applicable legal and regulatory requirements.

Our responsibilities

Our responsibility is to examine the annexed statement and to report thereon in the form of an independent reasonable assurance conclusion based on the evidence obtained. We conducted our engagement in accordance with International Standard on Assurance Engagements (ISAE) 3000, "Assurance Engagements Other Than Audits or Reviews of Historical Financial Information" issued by the International Auditing and Assurance Standards Board. That standard requires that we plan and perform our procedures to obtain reasonable assurance about whether the annexed statement presents fairly the status of compliance of the Takaful Operations with the Takaful Rules, 2012, in all material respects.

The procedures selected depend on our judgment, including the assessment of the risks of material non-compliances with the Takaful Rules, 2012, whether due to fraud or error. In making those risk assessments, we have considered internal control relevant to the Takaful Operations compliance with the Takaful Rules, 2012, in order to design assurance procedures that are appropriate in the circumstances, but not for the purposes of expressing a conclusion as to the effectiveness of the Company's internal control over the Takaful Operations' compliance with the Takaful Rules, 2012. Reasonable assurance is less than absolute assurance.

A system of internal control, because of its nature, may not prevent or detect all instances of non-compliance with Takaful Rules, 2012, and consequently cannot provide absolute assurance that the objective of compliance with Takaful Rules, 2012, will be met. Also, projection of any evaluation of effectiveness to future periods is subject to the risk that the controls may become inadequate or fail.

The procedures performed included:

- Evaluate the systems, procedures and practices in place with respect to the Takaful operations against the Takaful Rules, 2012 and Shariah advisor's guidelines;
- Evaluating the governance arrangements including the reporting of events and status to those charged with relevant responsibilities, such as the Audit Committee / Shariah Advisor and the board of directors;
- Test for a sample of transactions relating to Takaful operations to ensure that these are carried out in accordance with the laid down procedures and practices including the regulations relating to Takaful operations as laid down in Takaful Rules, 2012; and
- Review the statement of management's assessment of compliance of the Takaful transactions during the year ended 31 December 2020 with the Takaful Rules, 2012.

Conclusion

Our conclusion has been formed on the basis of, and is subject to, the matters outlined in this report. We believe that the evidence we have obtained is sufficient and appropriate to provide a basis for our conclusion.

In our opinion, the annexed statement, for the year ended 31 December 2020, presents fairly the status of compliance of the Takaful Operations with the Takaful Rules, 2012, in all material respects.

Date: April 07, 2021

KPMG Taseer Hadi & Co.
Chartered Accountants

Karachi

Statement of Compliance with the Takaful Rules, 2012 and Sharia Rules and Principles

The financial arrangements, contracts and transactions, entered into by Habib Insurance Company Limited - Window Takaful Operations (the Operator) for the year ended December 31, 2020 are in compliance with the Takaful Rules, 2012 and the Shariah Rules and Principles determined by the Shariah Advisory Board of the Operator, (Shariah Rules and Principles).

Further, we confirmed that:

Karachi: March 31, 2021

- The Company has developed and implemented all the policies and procedures in accordance with the Takaful Rules, 2012 and rulings of the Shariah Advisory Board along with a comprehensive mechanism to ensure compliance with such rulings and Takaful Rules, 2012 in their overall operations. Further, the governance arrangements including the reporting of events and status to those charged with relevant responsibilities, such as the Audit Committee / Shariah Advisory Board and Board of Directors have been implemented;
- The Operator has imparted trainings/ orientations and ensured availability of all manuals/ agreements approved by Shariah Advisory Board/ Board of Directors to maintain the adequate level of awareness, capacity and sensitization of the staff, management;
- All the products and policies have been approved by Shariah Advisory Board and the financial arrangement including investments made, policies, contracts and transactions entered into by Window Takaful Operations are in accordance with the policies approved by Shariah Advisory Board; and
- The assets and liabilities of Window Takaful Operations (Participant Takaful Fund and Operator's fund) are segregated from its other assets and liabilities, at all times in accordance with provisions of the Takaful Rules, 2012

This has been duly confirmed by the Shariah Advisory Board of the Operator.

SHABBIR GULAMLI
Chief Executive

INDEPENDENT AUDITOR'S REPORT

To the members of Habib Insurance Company Limited Window Takaful Operations

Report on the Audit of the Financial Statements

Opinion

We have audited the annexed financial statements of **Habib Insurance Company Limited - Window Takaful Operations** ("the Operator"), which comprise the statement of financial position as at 31 December 2020, the statement of comprehensive income, the statement of changes in fund and the statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information, and we state that we have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purposes of the audit.

In our opinion and to the best of our information and according to the explanations given to us, the statement of financial position, the statement of comprehensive income, the statement of changes in fund and the statement of cash flows together with the notes forming part thereof, conform with the accounting and reporting standards as applicable in Pakistan and give the information required by the Insurance Ordinance, 2000 and the Companies Act, 2017 (XIX of 2017), in the manner so required and respectively give a true and fair view of the state of Operator's affairs as at 31 December 2020 and of the total comprehensive income, the changes in fund and its cash flows for the year then ended.

Basis for Opinion

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

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

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

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

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

Responsibilities of Management and Board of Directors for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting and reporting standards as applicable in Pakistan and the requirements of Insurance Ordinance, 2000 and, Companies Act, 2017 (XIX of 2017), and for such internal control as management determines is necessary to enable the preparation of the financial statements that are free from material misstatement, whether due to fraud or error.

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

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

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

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

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

Report on other legal and regulatory requirements

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

- a) proper books of account have been kept by the Operator as required by the Insurance Ordinance, 2000 and the Companies Act, 2017 (XIX of 2017);
- the statement of financial position, the statement of comprehensive income, the statement of changes in fund and the statement of cash flows together with the notes thereon have been drawn up in conformity with the Insurance Ordinance, 2000, the Companies Act, 2017 (XXI of 2017), and are in agreement with the books of account;
- c) investments made, expenditure incurred and guarantees extended during the year were for the purpose of the Operator'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 Muhammad Taufiq.

Date: April 07, 2021

KPMG Taseer Hadi & Co.
Chartered Accountants

Karachi

Statement of Financial Position as at December 31, 2020

		Operato	or's Fund	Participant's Fund	
	Note	December 31, 2020	December 31, 2019 (Rupees	2020	December 31, 2019
Assets					
Investments Equity Loans and other receivables Takaful/ retakaful receivable Retakaful recoveries against	5 6 7	36,448 10,209 -	36,809 3,661 -	– 448 75,486	20,481 334 42,277
outstanding claims Deferred Wakala expense Deferred commission expense Receivable from OTF / PTF Taxation - payments less provision Prepayments	13 17 15	- 8,028 - 462 750	- 4,122 21,250 - 300	39,731 3,754 - 5,011 - 32,671	10,521 10,518 - - 557 20,810
Cash and bank	9	14,734	193	65,465	21,133
Total Assets		70,631	66,335	222,566	126,631
EQUITIES AND LIABILITIES Capital Reserves Attributable to Company's Shareholders Share capital Retained earnings Reserves		50,000 (3,820) 541	50,000 (416) 607	_ _ _	_ _ _
Total Shareholders Equity		46,721	50,191	_	_
Participants' Takaful Fund (PTF) Ceded money Accumulated surplus/ (deficit) Reserves Balance of Participants' Takaful Fund		- - -	- - -	500 16,875 (342) 17,033	500 (4,510) - (4,010)
Qard-e-Hasna	6	_	_	10,209	3,652
Liabilities				. 0,200	3,002
PTF Underwriting provisions Outstanding claims including IBNR Unearned contribution reserve Reserve for unearned retakaful rebate	13 12 16	_ _ _ _	_ _ _ _	59,783 75,074 6,240 141,097	17,825 42,069 3,535 63,429
Unearned Wakala Fee Contribution received in advance Takaful/ retakaful payable Other creditors and accrual Payable to PTF / OTF Taxation - payments less provision Deferred taxation Total liabilities	17 11 10 21	3,754 - 15,120 5,011 - 25 23,910	10,518 - 4,633 - 539 454 16,144	5,787 44,684 3,733 - 23 - 54,227	1,802 38,422 2,086 21,250 - 63,560
Total Equity and liabilities		70,631	66,335	222,566	126,631
Contingencies and commitments	22				

The annexed notes from 1 to 33 form an integral part of these financial statements.

Statement of Comprehensive Income for the year ended December 31, 2020

	Note	December 31, 2020 (Rupees	2019
Participants' Takaful Fund			
Contribution earned Less: Contribution ceded to retakaful Net contribution revenue	12 12	99,162 (59,813) 39,349	44,848 (40,352) 4,496
Retakaful rebate earned Net Underwriting Income	16	10,071 49,420	5,976 10,472
Net Claims - reported / settled - IBNR	13	(27,143) (2,421)	(13,864) (1,316)
Surplus / (deficit) before investment income Provision for impairment	7	(29,564) 19,856 (1,564)	(15,180) (4,708) –
Investment income Profit on bank balances Surplus / (deficit) transferred to accumulated surplus	19	1,909 1,184 21,385	1,545 (3,163)
Other comprehensive income		21,000	(0,100)
Unrealised loss on available-for-sale investments during the year		(1,955)	_
Net gain transferred to profit and loss on disposal / redemption / impairment of investments		1,474	_
		(481)	_
Related Tax Impact		139	
Other comprehensive loss for the year		(342)	(0.100)
Total comprehensive income/ (loss) for the year		21,043	(3,163)
Operator's Takaful Fund	47	44.000	44.054
Wakala fee Commission expense General administrative and management expenses	17 15 18	14,002 (11,993) (5,541)	14,654 (5,902) (4,711)
		(3,532)	4,041
Investment income Profit on bank balances Other expenses	19 20	4,588 356 (4,816)	2,112 2,458 (4,598)
(Loss) / profit before taxation		(3,404)	4,013
Taxation	25	_	(1,164)
(Loss) / profit after taxation attributable to shareholders		(3,404)	2,849
Other comprehensive income:			
Unrealised (loss) / gain on available-for-sale investments during the year Net gain transferred to profit and loss on disposal / redemption /		(1,639)	1,061
impairment of investments		1,144	(521)
Poloted Toy Impact		(495)	540
Related Tax Impact Other comprehensive (loss) / gain for the year		<u>429</u> (66)	(308)
Total comprehensive (loss) / gain for the year		(3,470)	3,081

The annexed notes from 1 to 30 form an integral part of these financial statements.

Statement of Changes in Fund for the year ended December 31, 2020

		Operator's Fund				
	Statutory Fund	Accumulated (Deficit)/ Surplus (Rupees	Available-for- sale reserve	Total		
Relation on at language 04, 0040	50,000		•	47.110		
Balance as at January 01, 2019	50,000	(3,265)	375	47,110		
Profit after tax for the year	_	2,849	_	2,849		
Less: Net gain transferred to profit and loss available-for-sale investments	-	-	(521)	(521)		
Unrealised gain on revaluations of - available-for-sale investments	-	_	1,061	1,061		
Related tax impact	-	-	(308)	(308)		
Balance as at December 31, 2019	50,000	(416)	607	50,191		
Balance as at January 01, 2020	50,000	(416)	607	50,191		
Loss after tax for the year	-	(3,404)	-	(3,404)		
Other comprehensive loss	-	-	(495)	(495)		
Related tax impact	-	-	429	429		
Balance as at December 31, 2020	50,000	(3,820)	541	46,721		
		Participants'	Takaful Fund			
	Ceded Fund	Accumulated (Deficit)/ Surplus (Rupees	Available-for- sale reserve s in '000)	Total		
Balance as at January 01, 2019	500	(1,347)	-	(847)		
Loss for the year	_	(3,163)	-	(3,163)		
Balance as at December 31, 2019	500	(4,510)		(4,010)		
Profit for the year	-	21,385	-	21,385		
Other Comprehsive loss	_	_	(481)	(481)		
Related tax impact	_	_	139	139		
Balance as at December 31, 2020	500	16,875	(342)	17,033		

The annexed notes from 1 to 33 form an integral part of these financial statements.

Statement of Cash Flow for the year ended December 31, 2020

		OI	PF	PTF		
		December 31,	December 31,	December 31,	December 31,	
		2020	2019	2020	2019	
			(нирее	s in '000)		
	Operating activities					
(a)	Takaful activities					
	Contribution received	-	-	115,381	59,920	
	Retakaful contribution paid	-	-	(65,412)	(22,034)	
	Claims paid Retakaful and other recoveries received	_	_	(41,191) 24,375	(10,631) 1,438	
	Commission paid	(7,194)	_	24,373	(8,240)	
	Wakala fee	33,499	_	(33,499)	-	
	Commission received			12,776	7,943	
	Net cash inflows from takaful activities	26,305	_	12,430	28,396	
(b)	Other operating activities					
	Other operating payments	(11,170)	(13,062)	634	4,424	
	Other operating receipts	_	_	_	_	
	Net cash flows from other operating activities	(11,170)	(13,062)	634	4,424	
	Total cash flows from all operating activities	15,135	(13,062)	13,064	32,820	
	Investment activities					
	Profit / return received	1,509	2,449	2,802	1,401	
	Dividend received	3,444	1,540	4,35		
	Qard-e-hasna	(6,557)	(652)	6,557	652	
	Payments for investments Proceeds from investments	(77,927) 78,937	(56,311) 40,828	(20,370) 41,844	(20,000)	
	Total cash flows from investing activities	(594)	(12,146)	31,268	(17,947)	
	Financing activities	(55.1)	(,,	- 1,	(11,211)	
	Statutory capital injected	_	_	_		
	Ceded money received	_	_	_	_	
	Total cash flows from financing activities					
	Net cash flows from all activities	14,541	(25,208)	44,332	14,873	
	Cash and cash equivalents at beginning of year	193	25,401	21,133	6,260	
	Cash and cash equivalents at end of period	14,734	193	65,465	21,133	
	Reconciliation to profit and loss account					
	Operating cash flows	15,135	(13,062)	13,064	32,820	
	Leave encashment	380	380	_	-	
	Profit / return received Provision for impairment	1,509	2,449 —	2,802 (1,564)	1,401	
	Dividends received	3,444	1,540	(1,504)	_	
	Capital gain	1,144	572	1,474	_	
	(Increase)/ decrease in assets other than cash	(17,250)	4,422	73,648	85,017	
	(Decrease)/ Increase in liabilities	(7,766)	6,548	(68,039)	(122,401)	
	Profit/ (loss) after taxation	(3,404)	2,849	21,385	(3,163)	
	Attributed to:					
	Operator's Fund	(3,404)	2,849	_	_	
	Participants' Takaful Fund	-	-	21,385	(3,163)	
		(3,404)	2,849	21,385	(3,163)	

The annexed notes from 1 to 33 form an integral part of these financial statements.

Notes to or Forms Part of Financial Statements for the year ended December 31, 2020

1. STATUS AND NATURE OF BUSINESS

- 1.1 Habib Insurance Company Limited (the Operator) was incorporated in Pakistan in 1942 as a public limited company under the Companies Act, 2017 to carry on general insurance business. The Operator was allowed to work as Window Takaful Operator on July 18, 2018 by Securities and Exchange Commission of Pakistan (SECP) under SECP Takaful Rules, 2012 to carry on General Window Takaful Operations (WTO) in Pakistan. The Operator is listed at Pakistan Stock Exchange Limited. The registered office of the Operator is situated at Habib Square, M.A. Jinnah Road, Karachi.
- 1.2 The Operator transferred statutory fund of Rs. 50 million in a separate bank account for the Window Takaful Operations as per the requirement of circular 8 of 2014. The Operator has formed a Waqf for Participants' Fund by executing the Waqf deed dated June 12, 2018 and deposited a cede money of Rs. 0.5 million. The cede money is required to be invested in Shari'ah compliant remunerative instrument which may be used to acquire immovable Waqf property if Shari'ah and law so warrants. Waqf Deed governs the relationship of Operator and participants for management of takaful operations, investments of participants' funds and investments of the Operator's funds approved by the shari'ah advisor of the Operator.
- During the year, the novel coronavirus (COVID 19) emerged and since then, the condition has continued to deteriorate. On January 30, 2020, the International Health Regulations Emergency Committee of the WHO declared the outbreak a "Public Health Emergency of International Concern". The COVID-19 pandemic has significantly impacted the market around the world to date and may continue to do so in the coming months of 2020 whereby potentially impacting the earnings and cash flows of the Company. The Company considers this outbreak to be a non-adjusting post balance sheet event. The scale and duration of this outbreak remains uncertain and as it evolves globally in 2020, the company based on its current assessment consider that their would be no significant impact that will adversely affect its business, result of operation and financial condition of the company.

2. BASIS OF PREPARATION AND STATEMENT OF COMPLIANCE

These financial statements are prepared in accordance with approved accounting standards as applicable in Pakistan. Approved accounting standards comprise of such International Financial Reporting Standards (IFRS) issued by the International Accounting Standards Board (IASB) and Islamic Financial Accounting Standards (IFAS) issued by the Institute of Chartered Accountants of Pakistan, as are notified under the Companies Act, 2017, provisions of and directives issued under the Companies Act, 2017, the Insurance Ordinance, 2000, the Takaful Rules 2012 and the General Takaful Accounting Regulations, 2019. In case requirements differ, the provisions or directives of the Companies Act, 2017, the Insurance Ordinance, 2000, the Takaful Rules 2012 and the General Takaful Accounting Regulations, 2019 shall prevail. These financial statements reflect the financial position and results of operations of both the company and PTF in a manner that the assets, liabilities, income and expenses of the company and PTF remain separately identifiable.

Change in accounting policy

Securities and Exchange Commission of Pakistan (SECP) vide its S.R.O. 1416(I)/2019 dated November 20, 2019 has issued General Takaful Accounting Regulations 2019. Accordingly, the operator has changed the format for preparation and presentation of condensed interim financial statements to comply with requirements of the regulations. The application of these regulations for the purpose of preparation and presentation of the condensed interim financial statements are effective from January 01, 2020.

2.1 Basis of measurement

These financial statements have been prepared on the historical cost basis except for available for sale investments that have been measured at fair value.

2.2 Functional and presentation currency

These financial statements are presented in Pak Rupees which is also the Operator's functional currency. All financial information presented in Pak Rupees has been rounded to nearest Thousand Rupees, unless otherwise stated.

2.3 Standards, interpretations and amendments to published approved accounting standards that are effective in the current year

- Amendment to IFRS 3 'Business Combinations' Definition of a Business (effective for business combinations for which the acquisition date is on or after the beginning of annual period beginning on or after 1 January 2020). The Board has issued amendments aiming to resolve the difficulties that arise when an entity determines whether it has acquired a business or a group of assets. The amendments clarify that to be considered a business, an acquired set of activities and assets must include, at a minimum, an input and a substantive process that together significantly contribute to the ability to create outputs. The amendments include an election to use a concentration test.
- Amendments to IAS 1 Presentation of Financial Statements and IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors (effective for annual periods beginning on or after January 01, 2020). The amendments are intended to make the definition of material in IAS 1 easier to understand and are not intended to alter the underlying concept of materiality in IFRS Standards. In addition, the Board has also issued guidance on how to make materiality judgments when preparing their general purpose financial statements in accordance with IFRS Standards.
- On March 29, 2018, the Board has issued a revised Conceptual Framework for Financial Reporting which is applicable immediately contains changes that will set a new direction for IFRS in the future. The Conceptual Framework primarily serves as a tool for the Board to develop standards and to assist the IFRS Interpretations Committee in interpreting them. It does not override the requirements of individual IFRSs and any inconsistencies with the revised Framework will be subject to the usual due process this means that the overall impact on standard setting may take some time to crystallize. The companies may use the Framework as a reference for selecting their accounting policies in the absence of specific IFRS requirements. In these cases, companies should review those policies and apply the new guidance retrospectively as of January 01, 2020, unless the new guidance contains specific scope outs.
- Interest Rate Benchmark Reform which amended IFRS 9, IAS 39 and IFRS 7 is applicable for annual financial periods beginning on or after January 01, 2020. The G20 asked the Financial Stability Board (FSB) to undertake a fundamental review of major interest rate benchmarks. Following the review, the FSB published a report setting out its recommended reforms of some major interest rate benchmarks such as IBORs. Public authorities in many jurisdictions have since taken steps to implement those recommendations. This has in turn led to uncertainty about the long-term viability of some interest rate benchmarks. In these amendments, the term 'interest rate benchmark reform' refers to the market-wide reform of an interest rate benchmark including its replacement with an alternative benchmark rate, such as that resulting from the FSB's recommendations set out in its July 2014 report 'Reforming Major Interest Rate Benchmarks' (the reform). The amendments made provide relief from the potential effects of the uncertainty caused by the reform. A company shall apply the exceptions to all hedging relationships directly affected by interest rate benchmark reform.

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

The following International Financial Reporting Standards (IFRS Standards) as notified under the Companies Act, 2017 and the amendments and interpretations thereto will be effective for accounting periods beginning on or after 01 January 2021:

- COVID-19-Related Rent Concessions (Amendment to IFRS 16) the International Accounting Standards Board (the Board) has issued amendments to IFRS 16 (the amendments) to provide practical relief for lessees in accounting for rent concessions. The amendments are effective for periods beginning on or after 1 June 2020, with earlier application permitted. Under the standard's previous requirements, lessees assess whether rent concessions are lease modifications and, if so, apply the specific guidance on accounting for lease modifications. This generally involves remeasuring the lease liability using the revised lease payments and a revised discount rate. In light of the effects of the COVID-19 pandemic, and the fact that many lessees are applying the standard for the first time in their financial statements, the Board has provided an optional practical expedient for lessees. Under the practical expedient, lessees are not required to assess whether eligible rent concessions are lease modifications, and instead are permitted to account for them as if they were not lease modifications. Rent concessions are eligible for the practical expedient if they occur as a direct consequence of the COVID-19 pandemic and if all the following criteria are met:
- the change in lease payments results in revised consideration for the lease that is substantially the same as, or less than, the consideration for the lease immediately preceding the change;
- any reduction in lease payments affects only payments originally due on or before June 30, 2021; and
- there is no substantive change to the other terms and conditions of the lease.

- Interest Rate Benchmark Reform Phase 2 which amended IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16 is applicable for annual financial periods beginning on or after 1 January 2021, with earlier application permitted. The amendments introduce a practical expedient to account for modifications of financial assets or financial liabilities if a change results directly from IBOR reform and occurs on an 'economically equivalent' basis. In these cases, changes will be accounted for by updating the effective interest rate. A similar practical expedient will apply under IFRS 16 for lessees when accounting for lease modifications required by IBOR reform. The amendments also allow a series of exemptions from the regular, strict rules around hedge accounting for hedging relationships directly affected by the interest rate benchmark reforms. The amendments apply retrospectively with earlier application permitted. Hedging relationships previously discontinued solely because of changes resulting from the reform will be reinstated if certain conditions are met.
- Onerous Contracts Cost of Fulfilling a Contract (Amendments to IAS 37) effective for the annual period beginning on or after January 01, 2022 amends IAS 1 by mainly adding paragraphs which clarifies what comprise the cost of fulfilling a contract, Cost of fulfilling a contract is relevant when determining whether a contract is onerous. An entity is required to apply the amendments to contracts for which it has not yet fulfilled all its obligations at the beginning of the annual reporting period in which it first applies the amendments (the date of initial application). Restatement of comparative information is not required, instead the amendments require an entity to recognize the cumulative effect of initially applying the amendments as an adjustment to the opening balance of retained earnings or other component of equity, as appropriate, at the date of initial application.
- Annual Improvements to IFRS standards 2018-2020:

The following annual improvements to IFRS standards 2018-2020 are effective for annual reporting periods beginning on or after January 01, 2022.

- IFRS 9 The amendment clarifies that an entity includes only fees paid or received between the entity (the borrower) and the lender, including fees paid or received by either the entity or the lender on the other's behalf, when it applies the '10 per cent' test in paragraph B3.3.6 of IFRS 9 in assessing whether to derecognize a financial liability.
- IFRS 16 The amendment partially amends Illustrative Example 13 accompanying IFRS 16 by excluding the illustration of reimbursement of leasehold improvements by the lessor. The objective of the amendment is to resolve any potential confusion that might arise in lease incentives.
- IAS 41 The amendment removes the requirement in paragraph 22 of IAS 41 for entities to exclude taxation cash flows when measuring the fair value of a biological asset using a present value technique
- Property, Plant and Equipment: Proceeds before Intended Use (Amendments to IAS 16) effective for the annual period beginning on or after 1 January 2022. Clarifies that sales proceeds and cost of items produced while bringing an item of property, plant and equipment to the location and condition necessary for it to be capable of operating in the manner intended by management e.g. when testing etc., are recognized in profit or loss in accordance with applicable Standards. The entity measures the cost of those items applying the measurement requirements of IAS 2. The standard also removes the requirement of deducting the net sales proceeds from cost of testing. An entity shall apply those amendments retrospectively, but only to items of property, plant and equipment that are brought to the location and condition necessary for them to be capable of operating in the manner intended by management on or after the beginning of the earliest period presented in the financial statements in which the entity first applies the amendments. The entity shall recognize the cumulative effect of initially applying the amendments as an adjustment to the opening balance of retained earnings (or other component of equity, as appropriate) at the beginning of that earliest period presented.
- Reference to the Conceptual Framework (Amendments to IFRS 3) Reference to the Conceptual Framework, issued in May 2020, amended paragraphs 11, 14, 21, 22 and 23 of and added paragraphs 21A, 21B, 21C and 23A to IFRS 3. An entity shall apply those amendments to business combinations for which the acquisition date is on or after the beginning of the first annual reporting period beginning on or after 1 January 2022. Earlier application is permitted if at the same time or earlier an entity also applies all the amendments made by Amendments to References to the Conceptual Framework in IFRS Standards, issued in March 2018.
- Extension of the Temporary Exemption from Applying IFRS 9 (Amendments to IFRS 4) In response to concerns regarding temporary accounting mismatches and volatility, and increased costs and complexity, the Board issued amendments to IFRS 4 Insurance Contracts in 2017. The two optional solutions raised some considerations which required detailed analysis and management judgement. On the issue of IFRS 17 (Revised) Insurance Contracts in June 2020, the end date for applying the two options under the IFRS 4 amendments was extended to January 01, 2023, aligned with the effective date of IFRS 17.

- Classification of liabilities as current or non-current (Amendments to IAS 1) effective for the annual period beginning on or after 1 January 2022. These amendments in the standards have been added to further clarify when a liability is classified as current. The standard also amends the aspect of classification of liability as non-current by requiring the assessment of the entity's right at the end of the reporting period to defer the settlement of liability for at least twelve months after the reporting period. An entity shall apply those amendments retrospectively in accordance with IAS 8.
- Sale or Contribution of Assets between an Investor and its Associate or Joint Venture (Amendments to IFRS 10 and IAS 28) - The amendment amends accounting treatment on loss of control of business or assets. The amendments also introduce new accounting for less frequent transaction that involves neither cost nor full step-up of certain retained interests in assets that are not businesses. The effective date for these changes has been deferred indefinitely until the completion of a broader review.
- The Company has determined that it is eligible for the temporary exemption option since the Company has not previously applied any version of IFRS 9, its activities are predominantly connected with insurance as the percentage of the total carrying amount of its liabilities connected with insurance relative to the total carrying amount of all its liabilities is greater than 90 percent and the company doesn't engage in significant activities unconnected with insurance based on historical available information. Under the temporary exemption option, the Company can defer the application of IFRS 9 until the application IFRS
- To determine the appropriate classification of financial assets under IFRS 9, an entity would need to assess the contractual cash flows characteristics of any financial asset. Indeed, 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 ('SPPI") i.e. cash flows that are consistent with a basic lending arrangement. In a basic lending arrangement, consideration for the time value of money and credit risk are typically the most significant elements of interest.
- IFRS 9 defines the terms "principal" as being the fair value of the financial asset at initial recognition, and the "interest" as being compensation for (i) the time value of money, and (ii) the credit risk associated with the principal amount outstanding during a particular period of time.
- The tables below set out the fair values as at the end of reporting period and the amount of change in the fair value during that period for the following two groups of financial assets separately:
 - a) financial assets with contractual terms that give rise on specified dates to cash flows that are solely payments of principal and interest (SPPI) on the principal amount outstanding, excluding any financial asset that meets the definition of held for trading in IFRS 9, or that is managed and whose performance is evaluated on a fair value basis, and

b) all other financial assets									
	December 31, 2020								
	Fail the	SPPI test		Pass the S	PPI test				
	Fair value	Change in unrealized gain or loss during the period	Carrying Amount	Cost less Impairment	Change in unrealized gain or loss during the period				
Financial assets		(R	upees in '000)						
Cash and bank* Investment in mutual funds	80,199	_	-	-	-				
- available for sale	36,448	85	_	_	_				
Other receivables	_	_	10,657	10,657	_				
	116,647	85	10,657	10,657					
	December 31, 2020								
	Gross ca	rrying amounts of	f debt instrum	ents that pass	the SPPI test				
		AAA (R	AA+ upees in '000)	A+	Unrated				
Loans and other receivable*					10,657				

^{*} The carrying amount of these financial assets measured applying IAS 39 are a reasonable approximation of their fair values.

3. SIGNIFICANT ACCOUNTING POLICIES

3.1 Takaful contracts

The takaful contracts are based on the principles of Wakala. The takaful contracts so agreed usually inspire concept of tabarru (to donate for benefit of others) and mutual sharing of losses with the overall objective of eliminating the element of uncertainty.

A separate Participants Takaful Fund (PTF) is created in which all contribution received under general takaful contribution net off any government levies and administrative surcharge are credited. The role of takaful operator is of the management of the PTF. At the initial stage of the setup of the PTF, the takaful operator makes an initial donation to the PTF. The terms of the takaful contracts are in accordance with the generally accepted principles and norms of insurance business suitably modified with guidance by the Shariah Advisor of the Takaful operator.

Once a contract has been classified as a takaful contract, it remains a takaful contract for the remainder of its lifetime, even if the Takaful risk reduces significantly during this period, unless all rights and obligations are extinguished or expired.

The Operator underwrites non-life takaful contracts that can be categorised into Fire and Property , Marine and transport, Motor, Group hospitalisation and Other classes contracts. Contracts may be concluded for a fixed term of one year, for less than one year and in some cases for more than one year. However, most of the contracts are for twelve months duration. Takaful contracts entered into by the Operator under which the contract holder is another Takaful Operator (inwards retakaful) of a facultative nature are included within the individual category of takaful contracts, other than those which fall under Treaty. The takaful risk involved in these contracts is similar to the contracts undertaken by the Operator as takaful operator.

Fire and Property takaful contracts mainly compensate the customers for damage suffered to their property. Customers who undertake commercial activities on their premises could also receive compensation for the loss of earnings caused by the inability to use the covered properties in their business activities (business interruption cover).

Marine and transport class of business provides coverage against loss and damage to goods in transit by any means of conveyance, physical loss or damage to aircraft, ships and liabilities to third parties and passengers arising from their use.

Motor takaful covers physical loss or damage to the vehicle and liabilities to third parties as provided under the requirements of the Motor Vehicle Ordinance, 1965.

Group hospitalisation takaful provides cover to compensate personal accident, hospitalisation and outpatient medical coverage to the insured.

All other takaful contracts like cash in hand, cash in transit, personal accident, infidelity, public liabilities, health, crop, livestock, travel, bankers and other financial institutions packages, product liabilities, professional indemnity, workers compensation etc. are included under Other classes takaful cover.

3.2 Unearned Contribution

Contribution income net off administrative surcharge under a policy is recognised over the period of takaful from the date of inception of the policy to which it relates to its expiry as follows:

Administrative surcharge is recognised as income at the time policies are written in OPF.

Contribution income net off administrative surcharge under a policy is recognised after taking into account the unearned portion of premium by applying 1/24th method as prescribed by the Insurance Rules, 2017. The unearned portion of contribution is recognised as liability.

Contribution due but unpaid under takaful contracts are recognised when due, at the fair value of the consideration receivable less provision for doubtful debts, if any. If there is objective evidence that the receivable is impaired, the Operator reduces the carrying amount of the receivable accordingly and recognizes it as impairment loss.

3.3 Re-takaful contracts

Re-takaful expense is recognised evenly in the period of indemnity. The portion of retakaful contribution not recognised as an expense is shown as a prepayment which is calculated in the same manner as of unearned contribution.

Rebate from retakaful operators is recognised at the time of issuance of the underlying takaful policy by the Operator. This income is deferred and brought to account as revenue in accordance with the pattern of recognition of the retakaful contribution to which it relates. Receivable against claims from the retakaful operators are recognised as an asset at the same time as the claims which gives rise to the right of recovery are recognised as a liability and are measured at the amount expected to be recovered after considering an impairment in relation thereto.

Amount due from other takaful / re-takaful are carried at cost less provision for impairment, if any. Cost represents the fair value of consideration to be received in the future.

Amount due to takaful / re-takaful companies represent the balance due to re-takaful companies.

Re-takaful assets or liabilities are derecognised when the contractual rights are extinguished or expired.

3.4 Provision

Claims

Takaful claims include all claims incurred during the year, whether reported or not, related internal and external claims handling costs that are directly related to the processing and settlement of claims, and any adjustments to claims outstanding from previous years.

Provision for outstanding claims including IBNR

The PTF recognises liability in respect of all claims incurred upto the financial statement date which is measured at the undiscounted value of the expected future payments. The claims are considered to be incurred at the time of the incident giving rise to the claim except as otherwise expressly indicated in a takaful contract.

Claims reported but not settled

The provision for claims incurred but not reported (IBNR) is made at the financial statement date. In accordance with SECP circular no. 9 of 2016, the Operator takes actuarial advice for the determination of IBNR claims. Provision for IBNR claims is estimated using Chain Ladder (CL) methodology. The Chain Ladder (CL) Method involves determination of development factors or link ratios for each period. These are then subsequently combined to determine Cumulative Development Factor (CDF) which represents the extent of future development of claims to reach their ultimate level.

3.5 Retakaful recoveries against outstanding claims

Claims recoveries against outstanding claims from the retakaful operator and salvage are recognised as an asset at the same time as the claims which give rise to the right of recovery are recognised as a liability and are measured at the amount expected to be received.

3.6 Commission

Deferred commission expense

Commission expense incurred in obtaining and recording policies is deferred and recognised in profit and loss account as an expense in accordance with the pattern of recognition of contribution revenue by applying 1/24th method.

Rebate income

Rebate income from retakaful is recognised at the time of issuance of the underlying takaful policy. These are deferred and recognised as liability and recognised in the profit and loss account as revenue in accordance with the pattern of recognition of the retakaful contributions.

3.7 Contribution deficiency reserve

The PTF is required as per Insurance Rules, 2017 and IFRS - 4, to maintain a provision in respect of contribution deficiency for the class of business where the unearned contribution reserve is not adequate to meet the expected future liability, after retakaful, from claims and other expenses, including retakaful expense, commissions and other underwriting expenses, expected to be incurred after the balance sheet date in respect of the unexpired policies in that class of business at the balance sheet date. The movement in the contribution deficiency reserve is recorded as an expense in the profit and loss account and the same shall be recognised as a liability.

For this purpose, loss ratios for each class are estimated based on historical claim development. Judgment is used in assessing the extent to which past trends may not apply in future or the effects of one-off claims. If these ratios are adverse, contribution deficiency is determined. Further actuarial valuation has been carried out to determine the amount of contribution deficiency reserve in respect of Health insurance as required by SRO 16 (I) / 2012 issued by Securities and Exchange Commission of Pakistan on January 09, 2012.

3.8 Wakala and Mudarib fees

The Takaful operator manages the general takaful operations for the Participants. The wakala fee has been fixed at 5% (2019: 25%) of the gross contribution on all classes of business as per approval of Shariah Advisory Board. Wakala fee is recognised on the same basis on which the related revenue is recognised. Unexpired portion of wakala fee is recognised as liability of OPF and asset of PTF.

The Takaful operator also manages the participants' investment as Mudarib and charges 25% of the investment / deposit income earned by the Participants' Takaful Fund as Mudarib's share. However, management based on approval of Shariah Advisor has decided that no mudarib fees will be charged on the investment income of Participants' Takaful Fund for the period of three years from the date of start of Window Takaful Operations.

Administrative surcharge is included in Wakala Fee at the date of inception of policy to which it relates.

3.9 Revenue recognition

3.9.1 Contribution

The revenue recognition policy for contributions is given under note 3.2.

3.9.2 Commission from retakaful

The revenue recognition policy for commission from retakaful is given under note 3.6.

3.9.3 Dividend income

Dividend income is recognized when the right to receive the dividend is established.

3.9.4 Gain / loss on sale / redemption of investments

Gain / loss on sale / redemption of investments is taken to profit and loss account in the year of sale / redemption.

3.9.5 Income on held to maturity investment

Income from held to maturity investments is recognised on a time proportionate basis taking account the effective yield on the investment.

3.9.6 Profit on bank accounts and deposits

Profit on bank accounts and deposits is recognised on accrual basis.

3.10 Management expenses

Underwriting expenses have been allocated to various classes of business on a basis deemed equitable by the management. Expenses not attributable to the underwriting business are charged as administrative expenses.

3.11 Takaful surplus

Takaful surplus attributable to the participants is calculated after charging all direct cost and setting aside various reserves. Allocation to participants, if applicable, is made after adjustment of claims paid to them during the year.

3.12 Qard-e-Hasna

Qard-e-hasna is provided by Operators' Fund to Participants Takaful Fund in case of deficit in PTF. Qard-e-Hasna is recognised at the amount provided to Participant Takaful Fund less impairment, if any.

3.13 Receivables and payables

3.13.1 Receivables and payables related to takaful contract

Receivable and payables related to takaful contracts are recognized and due at cost which is the fair value of the consideration given less provision for impairment, if any. If there is an objective evidence that the takaful receivable is impaired, as a result of one or more events that occurred after the initial recognition the company reduces the carrying amount of the takaful receivables accordingly and recognizes that impairment loss in the profit and loss account

Provision for impairment in contribution receivables is estimated on a systematics basis after analyzing the receivables as per their aging.

3.13.2 Creditors, accruals and provisions

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

Provisions are recognised when the Operator / PTF has a present legal or constructive obligation as a result of past events and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate of the amount can be made.

Provisions are reviewed at each balance sheet date and adjusted to reflect the current estimate.

3.14 Cash and cash equivalents

Cash and cash equivalents are carried in the balance sheet at cost. For the purpose of cash flow statement, cash and cash equivalents consists of cash in hand, stamps in hand and deposits with banks.

3.15 Impairment of assets

A financial asset is assessed at each financial statement date to determine wether there is any objective evidence that it is impaired. A financial asset is considered to be impaired if there is an objective evidence that one or more events have had a negative effect on the estimated future cash flows of that asset. If a decline in fair value is significant or prolonged, than there is an objective evidence, of impairment regardless of how long management intends to hold the investment.

The carrying amount of non financial assets is reviewed at each financial statement date to determine wether there is any indication of impairment of any asset or group of assets. If such indication exist, the recoverable amount of such asset is estimated. The recoverable amount of an asset is the greater of its value in use an its fair value less cost of sell. An impairment loss is recognised the carrying amount of an asset exceeds its estimated recoverable amount.

All impairment losses are recognised in the profit and loss account. Provision of impairment are reviewed at each financial statement date and are adjusted to reflect the current best estimates. Change in the provisions are recognised as an income or expense.

3.16 Taxation

3.16.1 Current

Provision for current taxation is based on taxable income for the year determined in accordance with the prevailing law for taxation of income. The charge for current tax is calculated using prevailing tax rates or tax rates expected to apply to the profit for the year, if enacted. The charge for current tax also include adjustments, where considered necessary, to provision for tax made in previous years arising from assessments finalised during the current year for such years.

3.16.2 Deferred

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

Deferred tax liabilities are generally 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 realised.

The carrying amount of deferred tax asset is reviewed at each balance sheet date and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the deferred tax asset to be recognised. Unrecognised deferred tax assets are reassessed at each balance sheet date and are recognised to the extent that it has become probable that future taxable profit will allow deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the periods when the asset is utilized or the liability is settled, based on the tax rates (and tax laws) that have been enacted or substantively enacted at the balance sheet date. Deferred tax is charged or credited to the profit and loss account except in the case of items credited or charged to equity in which case it is included in equity.

3.17 Investments

In equity securities In debt securities

3.17.1 Recognition

All investments are initially recognised at cost, being the fair value of the consideration given and include transaction costs except for held for trading investments in which case transaction costs are charged to the profit and loss account. All purchase and sale of investments that require delivery within the required time frame established by regulations or market convention are accounted for at the trade date. Trade date is the date when the Company commits to purchase or sell the investments. These are recognised and classified as follows:

- Investment at fair value through profit and loss (held for trading)
- Available-for-sale
- Held to maturity

3.17.2 Measurement

3.17.2.1 Investment at fair value through profit or loss (held for trading)

At the time of acquisition, quoted investments which are acquired principally for the purpose of generating profit from short term fluctuations in price or are part of portfolio for which there is a recent actual pattern of short term profit taking are classified as held for trading.

Subsequent to initial recognition these are remeasured at fair value by reference to quoted market prices with the resulting gain or loss being included in net profit or loss for the period in which it arises.

3.17.2.2 Available-for-sale

Available for Sale investments are those non-derivative instruments / contracts that are designated as available for sale or are not classified in any other category.

At the time of acquisition, investments which are intended to be held for an undefined period of time but may be sold in response to the need for liquidity or changes in interest rates are classified as available for sale.

Subsequent to initial measurement, these are remeasured at fair value. Surplus / (deficit) on revaluation from one reporting date to other is taken to other comprehensive income in the statement of comprehensive income. On derecognition or impairment of available-for-sale investments, the cumulative gain or loss previously reported in other comprehensive income is transferred to profit and loss for period within statement of comprehensive income.

These are reviewed for impairment at year end. The Operator considers that available-for-sale equity investments and mutual funds are impaired when there has been a significant or prolonged decline in the fair value below its cost. This determination of what is significant or prolonged requires judgment. The Operator considers that a decline of 30% in the market value of any script below its cost shall constitute as a significant decline and where market value remains below the cost for a period of one year shall constitute as a prolonged decline. Any losses arising from impairment in values are charged to the profit and loss account.

3.17.2.3 Held-to-maturity

At the time of acquisition, investments with fixed maturity, where management has both the intent and the ability to hold to maturity, are classified as held-to-maturity.

Subsequently, these are measured at amortised cost less provision for impairment in value, if any. Amortised cost is calculated by taking into account any discount or premium on acquisition by using the effective yield method.

The difference between the redemption value and the purchase price of the held-to-maturity investments is amortised and taken to the profit and loss account over the term of the investment.

These are reviewed for impairment at year end and any losses arising from impairment in values are charged to the profit and loss account.

3.18 Financial instruments

Financial assets and financial liabilities within the scope of IAS - 39 are recognised at the time when the Operator becomes a party to the contractual provisions of the instrument. Financial assets are de-recognised when the contractual right to future cash flows from the asset expire or is transferred along with the risk and reward of the asset. Financial liabilities are de-recognised when obligation specified in the contract is discharged, cancelled or expired. Any gain or loss on de-recognition of the financial asset and liabilities is recognised in the profit and loss account of the current year.

Financial instruments carried on the balance sheet include bank deposits, investments, contribution due but unpaid, contribution received in advance, amount due from other takaful / retakaful operator, accrued investment income, retakaful recoveries against outstanding claims, sundry receivables, advances and deposits, provision for outstanding claims, amount due to other takaful / retakaful operators, accrued expenses, other creditors and accruals, short term running finance and obligation under finance lease. The particular recognition methods adopted are disclosed in the individual policy statements associated with each item.

3.19 Off setting of financial assets and financial liabilities

Financial assets and financial liabilities are offset and the net amount is reported in the balance sheet, if the Operator has a legally enforceable right to set-off and the Operator intends either to settle the assets and liabilities on a net basis or to realise the asset and settle the liability simultaneously.

3.20 Foreign currency translations

Foreign currency transactions are translated into Pak Rupees using the exchange rates prevailing at the dates of the transactions. All monetary assets and liabilities in foreign currencies are translated into Pak Rupees at the rates of exchange prevailing at the balance sheet date. Foreign exchange gains and losses on translation are recognized in the profit and loss account. All non-monetary items are translated into rupees at exchange rates prevailing on the date of transaction or on the date when fair values are determined.

3.21 Segments reporting

An operating segment is a component of the Operator that engages in business activities from which it may earn revenues and incur expenses. The Operator presents segment reporting of operating results using the classes of business as specified under the Insurance Ordinance, 2000 and the Insurance Rules, 2017 as the primary reporting format.

The Operator has five primary business segments for reporting purposes namely, fire and property, marine and transport, motor, group hospitalisation, and other classes. The nature and business activities of these segments are disclosed in note no. 3.1.

Assets, liabilities and capital expenditures that are directly attributable to segments have been assigned to them while the carrying amount of certain assets used jointly by two or more segments have been allocated to segments on a reasonable basis. Those assets and liabilities which cannot be allocated to a particular segment on a reasonable basis are reported as unallocated corporate assets and liabilities.

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

The preparation of financial statements in conformity with approved accounting standards requires the use of certain critical accounting estimates. It also requires management to exercise its judgment in the process of applying the Operator's accounting polices. The estimates / judgments and associated assumptions used in the preparation of the financial statements are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

Actual results may differ from these estimates. The estimates and underlying assumptions are reviewed on 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. In the process of applying the Operator's accounting policies, management has made the following estimates and judgments which are significant to the financial statements:

- Takaful and retakaful receivable	3.13
- Provision for outstanding claims including IBNR	3.4
- Contribution deficiency reserve	3.7
- Impairment of assets	3.15
- Taxation	3.16

5. INVESTMENT IN EQUITY SECURITIES

		2020			2019			
	Cost	Impairment / provision	Revaluation surplus	Carrying Value	Cost (Rupees in	Impairment / provision '000)	Revaluation surplus	Carrying Value
Available-for-sale					(,		
Mutual funds OPF								
First Habib Islamic Income Fund	36,363	_	85	36,448	_	_	_	_
Meezan Rozana Amdani Fund	-	-	-	-	26,229	-	-	26,229
Meezan Sovereign Fund					10,000		580	10,580
	36,363		85	36,448	36,229		580	36,809
Mutual funds - PTF								
NBP Islamic Mahana Amdani Fund					20,000		481	20,481
6. LOANS AND OTHER RECEIVABLES								
				2020			2019	
	Note		OPF	PTF	Total (Rupees in	OPF (000)	PFT	Total
Qard e Hasna	6.1		10,209	_	10,209	3,652	_	3,652
Profit receivable on bank accounts			-	-	-	9	144	153
Others				448	448		190	190
			10,209	448	10,657	3,661	334	3,995

6.1 In accordance with the Takaful Rules, 2012, if at any point in time, assets in participant takaful fund are not sufficient to cover its liabilities, the deficit shall be funded by way of an interest free loan (Qard-e-Hasna) from Operator Fund. In the event of future surplus in the Participant Takaful Fund to which a Qard-e-Hasna has been made, the Qard-e-Hasna shall be repaid prior to distribution of surplus to participants.

7. TAKAFUL / RETAKAFUL RECEIVABLE

	2020 (Rupees	2019 in '000)
Due from Takaful contract holders		
Considered good	33,184	24,936
Considered doubtful	1,564	_
Less: Provision for impairment of receivables from	(4.504)	
takaful contract holders	(1,564)	_
	33,184	24,936
Due from other takaful / retakaful operators - Considered good	42,302	17,341
	75,486	42,277

8. PREPAYMENTS

				2020			2019	
		Note	OPF	PTF	Total (Rupees in '0	OPF (00)	PFT	Total
	Prepaid - Retakaful contribution ceded - Others		- 750 750	32,671 - 32,671	32,671 750 33,421	300	20,810	20,810 300 21,110
9.	CASH AND BANK			2020			2019	
			OPF	PTF	Total (Rupees in '0	OPF (00)	PFT	Total
	Cash and cash equivalent - Policy stamps		_	2	2	_	95	95
	Cash at bank - Profit and loss sharing (PLS) accounts	9.1	14,734	65,463 65,465	80,197 80,199	193 193	21,038	21,231

^{9.1} These balances are held with a related party and carry profit at a rate of 9.25% (2019: 9.25%).

10. OTHER CREDITORS AND ACCRUALS

			2020			2019	
		OPF	PTF	Total (Rupees in '0	OPF 00)	PFT	Total
Federal insurance fee Federal Excise Duty Commission payable Taxes and duties payable Provision for leave encashment Withholding tax payable Payable to Habib Insurance Auditor's remuneration	10.1	- 10,680 - 380 - 3,009 1,051 15,120	167 2,719 - 847 - - - - 3,733	167 2,719 10,680 847 380 - 3,009 1,051 18,853	- 1,975 - 380 - 1,447 831 4,633	108 1,972 - - - 6 - - 2,086	108 1,972 1,975 - 380 6 1,447 831 - 6,719
		13,120		10,000	7,000		0,719

^{10.1} This represents payable to Habib Insurance Company Limited to meet expenses and in respect of loans provided to employees that are solely employed for window takaful operations.

	to employees that are solely employed for window takarar operations.		
		2020 (Rupee	2019 s in '000)
11.	TAKAFUL RETAKAFUL PAYABLE		
	Due to other takaful/ retakaful	44,684	38,422
11.1	Due to other takaful/ retakaful		
	- Foreign retakaful	21,235	20,651
	- Local retakaful	17,124	13,719
	- Co-takaful	6,325	4,052
		44,684	38,422

	2020 (Rupees	2019 s in '000)
12. NET CONTRIBUTION	\ 1	,
Written gross contribution Less: Wakala Fee	146,169 (14,002)	85,884 (14,654)
Contribution Net of Wakala Fee	132,167	71,230
Add: Unearned contribution reserve opening Less: Unearned contribution reserve closing Contribution earned	42,069 (75,074) 99,162	15,687 (42,069) 44,848
Retakaful contribution ceded Add: Prepaid retakaful contribution opening Less: Prepaid retakaful contribution closing Retakaful expense Net contribution	71,674 20,810 (32,671) 59,813 39,349	52,374 8,788 (20,810) 40,352 4,496
13. TAKAFUL CLAIMS EXPENSE		
Claims paid Add: Outstanding claims including IBNR closing Less: Outstanding claims including IBNR opening Claims expense	41,191 59,783 (17,825) 83,149	10,631 17,825 (1,615) 26,841
Retakaful and other recoveries received Add: Retakaful and other recoveries in respect of outstanding claims net of impairment - closing	24,375 39,731	1,438 10,521
Less: Retakaful and other recoveries in respect of outstanding claims net of impairment - opening	(10,521)	(298)
Retakaful and other recoveries revenue	53,585	11,661
Net claim expense	29,564	15,180

14. CLAIM DEVELOPMENT - PTF

The following table shows the development of claims over a period of time on gross basis. For each class of business the uncertainty about the amount and timings of claims payment is usually resolved within a year.

Accident year	2016	2017	2018 (Rupees in '00	2019	2020	
Estimate of ultimate claims costs:		(Hupees III 666)				
At end of accident year			1,931	27,242	87,248	
One year later			1,213	23,328		
Two year later			1,028			
Three year later						
Four year later						
Estimate of cumulative claims			1,028	23,328	87,248	
Cumulative payments made to date			(1,003)	(19,337)	(31,481)	
Liability for outstanding claims			25	3,991	55,767	

15. COMMISSION EXPENSE		(Rupees	,
Commissions paid or payable Add: Deferred commission - opening Less: Deferred commission - closing Commission expense	-	15,899 4,122 (8,028) 11,993	8,769 1,255 (4,122) 5,902
16. RETAKAFUL REBATE			
Retakaful rebate received Add: Unearned retakaful rebate - opening Less: Unearned retakaful rebate - closing Retakaful rebate	- -	12,776 3,535 (6,240) 10,071	7,943 1,568 (3,535) 5,976
17. WAKALA FEE			
Gross Wakala Fee Add: Deferred wakala fee - opening Less: Deferred wakala fee - closing Net wakala fee	-	7,238 10,518 (3,754) 14,002	21,250 3,922 (10,518) 14,654
18. MANAGEMENT EXPENSES - OPF			
Employee benefit cost Traveling expenses Subscription Utilities - electricity and water Printing and stationary Repairs and maintenance Vehicle running expenses Rent, rates and taxes Legal and professional charges Postages, telegrams and telephone Miscellaneous	18.1 - -	2,347 244 - 359 3 1,809 69 140 191 67 312	2,224 220 290 253 1 1,366 60 - 50 67 180

^{18.1} This includes Rs.2.233 million (2019: Rs. 2.192 million) being salaries and other benefits Rs.0.114 million (2019: Rs. 0.059) being contribution to employees' provident fund.

19. INVESTMENT INCOME	OPF		PT	PTF	
	2020	2019 (Rupees	2020 s in '000)	2019	
Income from mutual fund units - 'available-for-sale'		` '	,		
Dividend income	3,444	1,540	435	_	
Capital gain	1,144	572	1,474	_	
Total investment income	4,588	2,112	1,909	_	

Note	2020 (Rupees i	2019 n '000)
20.1	1,006 594 30	953 124 26
	142 60	94 109 –
	40 775	1,788 29 585
	871 174 4,816	792 98 4,598
		(Rupees i 20.1 1,006 594 30 104 142 60 1,020 40 775 871 174

20.1 This includes Rs.0.957 million (2019: Rs.0.94 million) being salaries and other benefits and Rs.0.049 million (2019: 0.014 million) being contribution to employees' provident fund.

21. DEFERRED TAXATION		OPF		PTF	
Deferred credits arising in respect of:	Note	2020	2019 (Rupees	2020 in '000)	2019
Unrealized gain on available-for-sale investment	21.1	25	454		139
21.1 Reconciliation of deferred tax					
Opening balance Directly recognised in other comprehensive income due to unrealised gain on		454	146	139	146
available-for-sale investments		(429)	308	(139)	(7)
Closing balance		25	454	_	139

22. CONTINGENCIES AND COMMITMENTS

22.1 Contingencies

There are no contingencies outstanding as at December 31, 2020.

22.2 Commitments

There are no commitments as at December 31, 2020.

23. TRANSACTIONS WITH RELATED PARTIES

Related parties comprise of directors, major share holders, key management personnel, associated companies, entities with common directors and employee retirement benefit funds. The transactions with related parties are carried out at commercial terms and conditions. The transactions and balances with related parties are as follows:

		2020 (Rupees ii	2019 n '000)
23.1	Operator's Fund		
	Wakala fee charged during the year	7,238	14,654
	Qard-e-Hasna paid during the year	25,000	652
	Qard-e-Hasna repayment received during the year	18,443	
	Balances		
	Bank balance	14,734	193
23.2	Participants' Takaful Fund		
	Transactions		
	Associated companies		
	- Contribution written	10,808	6,086
	- Claim paid	3,029	2,746
	- Profit on bank accounts	1,184	4,004
	Others		
	- Qard-e-Hasna received during the year	25,000	652
	- Qard-e-Hasna repaid during the year	18,443	_
	Gara e Hasha repaid danng the year		
	Balances		
	Associated companies		
	- Contribution due but unpaid	7,011	3,889
	- Claim outstanding	5,024	1,136
	- Bank balance	64,086	21,133
		OPF	PTF
		2020 (Dunasa i	2019
24.	MOVEMENT IN INVESTMENTS	(Rupees i	1 000)
	Available for sale		
	As at January 01, 2019	20,695	_
	Additions	56,311	20,000
	Disposals (sale and redemption) Fair value net gains (excluding net realized gains)	(40,777) 580	- 481
	Impairment of investments	_	-
	As at December 31, 2019	36,809	20,481
	Additions	77,927	20,370
	Disposals (sale and redemption)	(78,937)	(41,844)
	Fair value net gains (excluding net realized gains) Impairment of investments	649 —	993 —
	Amortisation of premium / discount		
	As at December 31, 2020	36,448	

		Note	2020 (Rupees	2019 in '000)
25.	TAXATION			
	For the year Current Deferred	25.1		1,164
25.1	Relationship between tax expense and accounting profit			
	(Loss) / profit before taxation		(3,404)	4,013
	Tax at enacted rate of 29% (2019: 29%)			1,164

26. MANAGEMENT OF TAKAFUL AND FINANCIAL RISK

The Operator issue contracts that transfer takaful risk or financial risk or both. This section summarises the takaful risks and the way the Operator manages them.

26.1 Takaful risk management

26.1.1 Takaful risk

The risk under any takaful contract is the possibility that the insured event occurs and the uncertainty of the amount of compensation to the participant. Generally most takaful contracts carry the takaful risk for a period of one year.

The Operator's risk exposure is mitigated by employing a comprehensive framework to identify, assess, manage and monitor risk. This framework includes implementation of underwriting strategies which aim to ensure that the underwritten risks are well diversified in terms of type and amount of the risk. Adequate retakaful is arranged to mitigate the effect of the potential loss to the PTF from individual to large or catastrophic insured events. Further, the Operator adopts strict claim review policies including active management and prompt pursuing of the claims and regular detailed review of claim handling procedures and frequent investigation of possible false claims to reduce the takaful risk.

26.1.2 Frequency and severity of claims

Risk associated with general takaful contracts includes the reasonable possibility of significant loss as well as the frequent occurrence of the covered events. This has been managed by having in place underwriting strategy, retakaful arrangements and proactive claim handling procedures.

The retakaful arrangements against major risk exposure include excess of loss, quota share, surplus arrangements and catastrophic coverage. The objective of having such arrangements is to mitigate adverse impacts of severe losses on PTF's net retentions.

26.1.3 Uncertainty in the estimation of future claim payments

Claims on takaful contracts are payable on a claim occurrence basis. The PTF is liable for all covered events that occur during the term of the takaful contracts respectively, including the event reported after the expiry of the takaful contract term.

An estimated amount of the claim is recorded immediately on the intimation to the Operator. The estimation of the amount is based on management judgement or preliminary assessment by the independence surveyor appointed for the purpose. The initial estimates include expected settlement cost of the claims. Provision for IBNR claims is determined based on actuary advice and is estimated using Chain Ladder (CL) methodology. The Chain Ladder (CL) Method involves determination of development factors or link ratios for each period. These are then subsequently combined to determine Cumulative Development Factor (CDF) which represents the extent of future development of claims to reach their ultimate level.

There are several variable factors which affect the amount and timing of recognised claim liabilities. The Operator takes all reasonable measures to mitigate the factors affecting the amount and timing of claim settlements. However, uncertainty prevails with estimated claim liabilities and it is likely that final settlement of these liabilities may be different from initial recognised amount. Outstanding claims are reviewed on a periodic basis.

26.1.4 Key assumptions

The process used to determine the assumptions for calculating the outstanding claim reserve is intended to result in neutral estimates of the most likely or expected income. The nature of the business makes it very difficult to predict with certainty the likely outcome of any particular claim and the ultimate cost of notified claims. Each notified claim is assessed on a separate case to case basis with due regard to the claim circumstances, information available from surveyors and historical evidence of the size of similar claims. Core estimates are reviewed regularly and are updated as and when new information is available.

The principal assumption underlying the liability estimation of IBNR and Contribution Deficiency Reserves is that the PTF's future claim development will follow similar historical pattern for occurrence and reporting. The management uses qualitative judgement to assess the extent to which past occurrence and reporting pattern will not apply in future. The judgement includes external factors e.g. treatment of one-off occurrence claims, changes in market factors, economic conditions, etc.

The estimation of IBNR is generally subject to a greater degree of uncertainty than the estimation of the cost of settling claims already notified to the Operator, in which case information about the claim event is available. IBNR provisions are initially estimated at a gross level and a separate calculation is carried out to estimate the size of the reinsurance recoveries. The estimation process takes into account the past claims reporting pattern and details of reinsurance programs.

The details of estimation of outstanding claims (including IBNR) are given under note 3.4.

26.1.5 Sensitivity analysis

The risks associated with the takaful contracts are complex and subject to a number of variables which complicate quantitative sensitivity analysis. The Operator makes various assumptions and techniques based on past claims development experience. This includes indications such as average claims cost, ultimate claims numbers and expected loss ratios. The Operator considers that the liability for claims recognised in the balance sheet is adequate. However, actual experience may differ from the expected outcome.

The claim liabilities are sensitive to the incidence of covered events and severity / size of claims. As the Operator enters into short term takaful contracts, it does not assume any significant impact of changes in market conditions on unexpired risks. However, some results of sensitivity testing are set out below, showing the impact on profit before tax net of retakaful. The impact of 10 % increase / decrease in incidence of covered events on gross claim liabilities, underwriting results, net claim liabilities, profit before tax and shareholder's equity is as follows:

	20	2020		2019	
		PTF			
	Underwriting results	Fund balance (Rupees	Underwriting results in '000)	Fund balance	
Average claim cost					
Fire and property	3,458	2,421	742	519	
Marine and transport	790	553	350	245	
Motor	3,882	2,717	1,375	963	
Other classes	185	129	218	152	
	8,315	5,820	2,685	1,879	

26.1.6 Concentration of risk

To optimise benefits from the principle of average and law of large numbers, geographical spread of risk is of extreme importance. There are a number of parameters which are significant in assessing the accumulation of risk with reference to the geographical location, the most important of which is risk survey.

Risk surveys are carried out on a regular basis for the evaluation of physical hazards associated with the insured property.

The adequate event limit is a multiple of the treaty capacity or the primary recovery from excess of loss treaty, which is very much in line with the risk management philosophy of the Operator.

Retakaful ceded does not relieve the Operator from its obligation towards participants and, as a result the Operator remains liable for the portion of outstanding claims retakaful to the extent that retakaful operator fails to meet the obligation under the retakaful agreements.

The Operator minimises its exposure to significant losses by obtaining retakaful from a number of retakaful, who are dispersed over several geographical regions.

The concentration of risk by type of contracts based on single risk with maximum exposure is summarised below:

	2020				
	Gross sum				
	covered	Retakaful (Rupees in '000)	Net		
Fire and property	762,696	732,696	30,000		
Marine and transport	297,314	284,867	12,447		
Motor	26,000	24,500	1,500		
Other classes	144,634	108,476	36,158		
	1,230,644	1,150,539	80,105		
		2019			
	Gross sum				
	covered	Retakaful (Rupees in '000)	Net		
Fire and property	1,030,551	1,011,795	18,756		
Marine and transport	680,064	672,441	7,623		
Motor	26,000	24,500	1,500		
Other classes	35,116	26,337	8,779		
	4 774 704	4 705 070	00.050		
	1,771,731	1,735,073	36,658		

27. FINANCIAL RISK MANAGEMENT

The Board of Directors of the Operator has overall responsibility for the establishment and oversight of the Operator's risk management framework. The Operator has exposure to the following risks from its use of financial instruments:

- Credit risk
- Liquidity risk
- Market risk

Risk management framework

The Operator's risk management policies are established to identify and analyse the risks faced by the Operator, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Operator's activities.

28. SEGMENT INFORMATION

28.1 Participants' Takaful Fund

28.1	Participants' lakatul Fund			2020		
		Fire and property	Marine and transport	Motor	Other classes	Aggregate
		property		lupees in '00	0)	
	Contribution receivable (inclusive of federal excise duty and administrative surcharge) Less: Federal Excise Duty Federal Insurance Fee	58,319 (7,255) (498)	21,185 (2,477) (184)	79,814 (9,389) (676)	8,145 (761) (54)	167,463 (19,882) (1,412)
	Gross written contribution (inclusive of adminsitrative surcharge)	50,566	18,524	69,749	7,330	146,169
	Wakala fees	(4,845)	(1,774)	(6,681)	(702)	(14,002)
	Takaful contribution earned Takaful contribution ceded to retakaful operators Net takaful contribution	43,185 (35,879) 2,461	16,430 (13,265) 1,391	49,017 (6,996) 35,340	4,532 (3,673) 157	113,164 (59,813) 39,349
	Retakaful rebate	6,328	2,891	91	761	10,071
	Net underwriting income	8,789	4,282	35,431	918	49,420
	Takaful claims Takaful claims recoverd from retakaful	(34,581) 31,289	(7,899) 6,738	(38,820) 14,100	(1,849) 1,458	(83,149) 53,585
	Net claims Surplus before investment income Provision for impairment	(3,292) 5,497	(1,161) 3,121	(24,720) 10,711	(391) 527	(29,564) 19,856 (1,564)
	Net investment income Profit on bank balances	528	300	1,030	51	1,909 1,184
	Surplus transferred to balance of PTF	6,025	3,421	11,741	578	21,385
	Segment assets Unallocated assets Total assets	59,781	22,744	67,854	6,274	156,653 65,913 222,566
	Segment liabilities Unallocated liabilities Total liabilities	77,000	29,296	87,400	8,081	201,777 3,756 205,533
28.2	Operator's Fund Wakala fee Commission expense	5,343 (6,594)	2,033 (2,357)	6,065 (2,541)	561 (501)	14,002 (11,993)
	Management expenses	(1,916)	(702)	(2,645)	(278)	(5,541)
	Underwriting result Investment income Direct expenses Loss before taxation Profit on bank balance	(3,167)	(1,026)	879	(218)	(3,532) 4,588 (4,816) (3,760) 356
	Loss after tax for the period					(3,404)
	Segment assets Unallocated assets	3,063	1,166	3,477	322	8,028 62,603
	Total assets Segment liabilities Unallocated liabilities Total liabilities	3,344	1,273	3,797	351	70,631 8,765 15,145
	Total liabilities					23,910

SEGMENT INFORMATION

Participants' Takaful Fund

Participants' Takaful Fund			0010		
	Fire and property	Marine and transport (F	2019 Motor Rupees in '00	Other classes	Aggregate
Contribution receivable (inclusive of federal excise duty and administrative surcharge) Less: Federal Excise Duty Federal Insurance Fee	43,162 (5,503) (373)	15,929 (1,925) (138)	37,892 (4,495) (331)	1,928 (245) (17)	98,911 (12,168) (859)
Gross written contribution (inclusive of adminsitrative surcharge)	37,286	13,866	33,066	1,666	85,884
Wakala fees	(6,362)	(2,366)	(5,642)	(284)	(14,654)
Takaful contribution earned Takaful contribution ceded to retakaful operators Net takaful contribution Retakaful rebate	25,249 (21,391) (2,504) 3,652	11,950 (9,752) (168) 2,045	21,258 (8,339) 7,277 85	1,045 (870) (109) 194	59,502 (40,352) 4,496 5,976
Net underwriting income	1,148	1,877	7,362	85	10,472
Takaful claims Takaful claims recoverd from retakaful	(7,417) 6,284	(3,499) 2,862	(13,750) 850	(2,175) 1,665	(26,841) 11,661
Net claims Surplus before investment income Surplus transferred to balance of PTF	(1,133) 15 15	(637) 1,240 1,240	(12,900) (5,538) (5,538)	(510) (425) (425)	(15,180) (4,708) (4,708)
Segment assets Unallocated assets	35,698	16,895	30,055	1,477	84,125 42,506
Total assets Segment liabilities Unallocated liabilities Total liabilities	45,534	21,550	38,336	1,885	126,631 107,305 23,336 130,641
Operator's Fund Wakala fee Commission expense	6,219 (3,408)	2,943 (1,665)	5,235 (658)	257 (171)	14,654 (5,902)
Management expenses Underwriting result Investment income Profit on bank balance Direct expenses Profit before taxation Income tax expense Profit after tax for the period	<u>(2,044)</u> <u>767</u>	(761) 517	(1,815) 2,762	(91) (5)	(4,711) 4,041 2,112 2,458 (4,598) 4,013 (1,164) 2,849
Segment assets Unallocated assets	1,749	828	1,473	72	4,122 62,213
Total assets Segment liabilities Unallocated liabilities Total liabilities	4,463	2,112	3,758	185	66,335 10,518 5,626 16,144

29 MANAGEMENT OF INSURANCE AND FINANCIAL RISK

Insurance and financial risk management objectives and policies are consistent with those disclosed in financial statements for the year ended December 31, 2019.

29.1 Credit risk

Credit risk is the risk that arises with the possibility that one party to a financial instrument will fail to discharge its obligation and cause the other party to incur a financial loss. The Operator attempts to control credit risk by monitoring credit exposures by undertaking transactions with a large number of counterparties in various industries and by continually assessing the credit worthiness of counterparties.

29.1.1 Management of credit risk

The Operator's policy is to enter into financial contracts in accordance with the guidelines set by the Board of Directors. Credit risk is managed and controlled by the management of the Operator in the following manner:

- Credit rating and / or credit worthiness of the counter party is taken into account along with the financial background so as to minimize the risk of default. Collaterals are obtained wherever appropriate / relevant.
- The risk of counterparty exposure due to failed agreements causing a loss to the Operator is mitigated by a periodic review of the credit ratings, financial statements, credit worthiness, etc. on a regular basis and makes provision against those balances considered doubtful of recovery.
- Loans given to employees are deductible from the salary of the employees.
- Cash is held with reputable banks only.

To reduce the credit risk the management continuously reviews and monitors the credit exposure towards the policyholders and other insurers/reinsurers and makes provision against those balances considered doubtful of recovery.

29.1.2 Exposure to credit risk

In summary, compared to the amount included in statement of assets and liabilities, the maximum exposure to credit risk as at December 31, 2020 is as follows:

to credit risk as at December 31, 2020 is as f	ollows:				
	2020				
-	OP	F	PTF		
-	Balance as per	Maximum	Balance as per	Maximum	
	the financial	exposure	the financial	exposure	
	statement	·	statement	•	
		(Rupees	s in '000)		
Other receivables including					
Qard-e-Hasna to PTF	10,209	10,209	448	448	
Takaful / retakaful receivable	_	_	75,486	75,486	
Bank balances	14,734	14,734	65,463	65,463	
	24,943	24,943	141,397	141,397	
			 19		
_	OP		PTI		
	Balance as per	Maximum	Balance as per	Maximum	
	the financial	exposure	the financial	exposure	
	statement		statement		
		(Rupees	s in '000)		
Other receivables including					
Qard-e-Hasna to PTF	24,911	24,911	334	334	
Takaful / retakaful receivable	_	_	42,277	42,277	
Bank balances	193	193	21,038	21,038	
	25,104	25,104	63,649	63,649	

29.1.3 Past due / impaired assets

Age analysis of contribution due but unpaid at the reporting date was:

	2020		2019		
	Gross	Impairment	Gross	Impairment	
	(Rupe	es in '000)	(Rupees in '000)		
Upto 1 year	32,603	_	13,917	_	
Over 1 year	2,145	1,564	11,019	_	
Total	34,748	1,564	24,936		

29.1.4 Credit Rating and Collateral

The credit quality of Operator's bank balances can be assessed with reference to external credit rating as follows:

		OTF	PTF	OTF	PTF	
Rating Long term	Rating Agency	December 31, 2020 (Rupees in '000)		December 31, 2019 (Rupees in '000)		
AA+	PACRA	14,734	65,463	193	21,038	

The Operator enters into re-takaful / co-takaful arrangements with re-takaful / other takaful operators having sound credit ratings accorded by reputed credit rating agencies. The Operator is required to comply with the requirements of circular no. 32 / 2009 dated October 27, 2009 issued by SECP which requires an insurance company to place at least 80% of their outward treaty cessions with reinsurers rated 'A' or above by Standard & Poors with the balance being placed with entities rated at least 'BBB' by reputable ratings agency. An analysis of re-takaful assets relating to outward treaty cessions recognised by the rating of the entity from which it is relates is as follows:

		PTF		
	Rating	2020	2019	
		(Rupees in '000)		
Prepaid re-takaful ceded	A or above	32,671	20,810	

29.1.5 Concentration of credit risk

Concentration of credit risk arises when a number of counterparties have a similar type of business activities. As a result, any change in economic, political or other conditions would effect their ability to meet contractual obligations in similar manner. The Operator manages concentration of credit risk through diversification of activities among individuals, groups and industry segments.

Sector-wise analysis of contribution due but unpaid at the reporting date was:

	PTF		PTF			
	2020	2020		2019		
	(Rupees in '000)	%	(Rupees in '000)	%		
Automobiles	6,449	19.43	200	1.00		
Banks, modaraba and leasing	5,067	15.27	11,028	44.00		
Textile and composite	2,229	6.72	2,119	9.00		
Chemicals and allied industries	961	2.90	562	2.00		
Glass, ceramics and tiles	_	0.00	289	1.00		
Cable, engineering and steel	4,111	12.39	4,824	19.00		
Food and confectionary	287	0.86	927	4.00		
Fuel and energy	5	0.02	_	0.00		
Sugar	1,668	5.03	_	0.00		
Pharmaceuticals	650	1.96	489	2.00		
Others	11,757	35.43	4,498	18.00		
	33,184	100.00	24,936	100.00		

29.1.6 Settlement risk

The Operator's activities may give rise to risk at the time of settlement of transactions. Settlement risk is the risk of loss due to the failure of an entity to honor its obligations to deliver cash, securities or other assets as contractually agreed on sale.

This risk is addressed more or less in accordance with the parameters set out in the credit risk management above.

29.2 Liquidity risk

Liquidity risk is the risk that the Operator will encounter difficulty in meeting its financial obligations as they fall due. Liquidity risk arises because of the possibility that the Operator could be required to pay its liabilities earlier than expected or may face difficulty in raising funds to meet commitments associated with financial liabilities as they fall due.

29.2.1 Management of liquidity risk

The Operator's approach to managing liquidity is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Operator's reputation. Due to nature of the business, the Operator maintains flexibility in funding by maintaining committed credit lines available. The Operator's liquidity management involves projecting cash flows and considering the level of liquid assets necessary to fulfil its obligation; monitoring balance sheet liquidity ratios against internal and external requirements and maintaining debt financing plans.

29.2.2 Maturity analysis for financial assets and liabilities

The table below analyses the Operator's financial liabilities into relevant maturity groupings based on the remaining period at the balance sheet date to maturity date and represents the undiscounted cash flows. The amounts in the table are the gross nominal undiscounted cash flows (including interest payments):

	2020						
	Interest/ Markup bearing			Non-Interest/ Non-markup bearing			
OPF	Maturity upto one year	Maturity after one year	Sub Total	Maturity upto one year (Rupees in '000)	Maturity after one year	Sub Total	Total
FINANCIAL ASSETS							
Investments Equity securities Loans and other receivables Cash and bank	- 14,734 14,734		- 14,734 14,734	36,448 10,209 46,657		36,448 10,209 — 46,657	36,448 10,209 14,734 61,391
As at December 31, 2020	=======================================		14,734	= =====================================		40,007	
FINANCIAL LIABILITIES				_ _ -			
				2019			
	Interest/ Markup bearing			Non-Interest/ Non-markup bearing			
OPF	Maturity upto one year	Maturity after one year	Sub Total	Maturity upto one year (Rupees in '000)	Maturity after one year	Sub Total	Total
FINANCIAL ASSETS							
Investments Equity securities Loans and other receivables Cash and bank	- - 193	- - -	- - 193	36,809 24,911 –	- - -	36,809 24,911 –	36,809 24,911 193
As at December 31, 2019	193		193	61,720	-	61,720	61,913
FINANCIAL LIABILITIES			_	- <u> </u>	<u> </u>		

Interest/ Markup bearing Maturity Upto One year Maturity Upto One year One year One year One year Non-Interest/ Non-markup bearing Maturity Upto One year O	ıtal
upto after Sub upto after Sub PTF one year one year Total one year one year Total Total (Rupees in '000)	tal
FINANCIAL ASSETS	
	448 5,486
outstanding claims – – – 39,731 – 39,731 39,	9,731 5,465
As at December 31, 2020 65,465 - 65,465 115,665 - 115,665 181	1,130
FINANCIAL LIABILITIES	
Outstanding claims including IBNR – – 59,783 – 59,783 59	5,787 9,783 4,684
As at December 31, 2020 110,254 - 110,254 110,	0,254
2019	
Interest/ Non-Interest/ Markup bearing Non-markup bearing	
Maturity Maturity Maturity Maturity upto after Sub upto after Sub one year one year Total one year one year Total Total (Rupees in '000)	tal
Maturity Maturity Maturity upto after Sub upto after Sub PTF one year one year Total one year one year Total Total	tal
Maturity	0,481 334 2,277
Maturity	0,481 334
Maturity	0,481 334 2,277 0,521
Maturity	0,481 334 2,277 0,521 1,133
Maturity upto one year one year Total one year	0,481 334 2,277 0,521 1,133

29.3 Market risk

Market risk is the risk that changes in market prices, such as interest rates, equity prices, foreign exchange rates and credit spreads (not relating to changes in the obligor's / issuer's credit standing) will effect the Operator's income or the value of its holdings of financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimising the return on risk.

The Operator is exposed to interest rate risk, currency risk and other price risk.

29.3.1 Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. Interest rate exposure arises from balances held in profit and loss sharing accounts with reputable banks and government securities. The Operator limits interest rate risk by monitoring changes in interest rates. Other risk management procedures are the same as those mentioned in the credit risk management.

29.3.1.1 Sensitivity analysis

At the balance sheet date the interest rate profile of the Operator's interest-bearing financial instrument are as follows:

	OPF		Ol	PF
	2020		20	19
	Effective interest rate in %	(Rupees in '000)	Effective interest rate in %	(Rupees in '000)
Financial assets Assets subject to variable rate - Bank balances	9.25%	14,734	9.25%	193
	PT	F	P ⁻	TF
	202	20	20	19
	Effective interest rate in %	(Rupees in '000)	Effective interest rate in %	(Rupees in '000)
Financial assets Assets subject to variable rate				

Fair value sensitivity analysis for fixed rate instruments

The Operator does not account for any fixed rate financial assets at fair value through profit and loss. Therefore, a change in interest rates at the reporting date would not affect profit and loss account and Fund of the Operator.

Cash flow sensitivity analysis for variable rate instruments

The Operator is exposed to cash flow interest rate risk in respect of its balances with profit and loss sharing account with banks. A hypothetical change of 100 basis points in interest rates at the reporting date would have decreased / (increased) profit for the year by the amounts shown below.

It is assumed that the changes occur immediately and uniformly to each category of instrument containing interest rate risk. Variations in market interest rates could produce significant changes at the time of early repayments. For these reasons, actual results might differ from those reflected in the details specified below. The analysis assumes that all other variables remain constant.

	Profit and loss 100 bps			019 oss 100 bps	
	OPF		OPF OPF		PF
	Increase Decrease (Rupees in '000)		Increase Decrease (Rupees in '000)		
Cash flow sensitivity	1,473	(1,473)	19	(19)	
	PTF		P	TF	
	Increase (Rupees	Decrease in '000)	Increase (Rupees	Decrease in '000)	
Cash flow sensitivity	6,547	(6,547)	2,113	(2,113)	

Exposure to interest rate risk

A summary of the Operator's interest rate gap position, categorised by the earlier of contractual re-pricing or maturity date, is as follows:

maturity date, is as follows:					
			OPF		
			2020		
	Mark-up / return (%)	less than 1 year	1 year to 5 years (Rupees in '0	More than 5 years 00)	Total
Assets					
Bank balance	9.25%	14,734	_	_	14,734
Total assets		14,734			14,734
Liabilities	_				
Total interest sensitivity gap		14,734			14,734
			OPF		
			2019		
	Mark-up / return (%)	less than 1 year	1 year to 5 years (Rupees in '0	More than 5 years 00)	Total
Assets					
Bank balance	9.25%	193	- <u>-</u>		193
Total assets		193	_	_	193
Liabilities	_				
Total interest sensitivity gap		193	=		193
			PTF		
			2020		
	Mark-up / return (%)	less than 1 year	1 year to 5 years (Rupees in '0	More than 5 years 00)	Total
Assets					
Bank balance	9.25%	65,463	_	_	65,463
Total assets		65,463			65,463
Liabilities	_	_	_	_	_
Total interest sensitivity gap		65,463			65,463
			= <u> </u>		
			2019		
	Mark-up / return (%)	less than 1 year	1 year to 5 years (Rupees in '0	More than 5 years 00)	Total
Assets					
Bank balance	9.25%	21,038	_	_	21,038
Total assets		21,038			21,038
Liabilities	_	_	_	_	_
Total interest sensitivity gap		21,038			21,038
, , ,			_		

29.3.2 Price risk

Price risk represents the risk that the fair value of a financial instrument will fluctuate because of changes in the market prices (other than those arising from interest / mark up rate risk or currency risk), whether those changes are caused by factors specific to the individual financial instrument or its issuer, or factors affecting all or similar financial instruments traded in the market. the Operator is not exposed to any price risk at the balance sheet date as it has no financial instrument that is linked to market price.

29.3.3 Foreign currency risk

Foreign currency risk is the risk that the fair value or future cash flows of financial instruments will fluctuate because of changes in foreign exchange rates. The Operator, at present is not materially exposed to currency risk as majority of the transactions are carried out in Pak Rupees.

29.4 Fund management

The Operator's objective when managing capital is to safe guard the Operator's ability to continue as a going concern so that it can continue to provide returns for shareholders and benefits for other stakeholders and to maintain a strong capital base to support the sustained development of its businesses.

The Operator manages its fund structure by monitoring return on net assets and makes adjustments to it in the light of changes in economic conditions.

30. FAIR VALUE OF FINANCIAL INSTRUMENTS

IFRS 13 defines fair value as an exit price. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised with in the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

The following table shows financial instruments recognized at fair value, analysed between those whose fair value is based on:

- Level 1: Quoted (unadjusted) market prices in active markets for identical assets or liabilities;
- **Level 2:** Valuation techniques for which the lowest level input that in significant to the fair value measurement is directly or indirectly observable.
- Level 3: Valuation techniques for which the lowest level input that is significant to the fair value.

Following are the assets where fair value is only disclosed and different from their carrying value.

Following are the assets where fair value is only disclosed and different from their carrying value.

				2020				
	Available	Loans &	Other	Other	Total	Fair value	measureme	nt using
	for sale	receivable	financial	financial				
			assets	liabilities	. (000)	Level 1	Level 2	Level 3
				(Rupee	s in '000)			
Financial assets measured at fair value Investments								
Mutual fund units	-	36,448	-	-	36,448	-	36,448	-
Financial assets not measured at fair value								
Loans and other receivables Retakaful recoveries against	-	-	10,657	-	10,657	-	-	-
outstanding claims	_	39,731	_	_	39,731	_	_	_
Cash and bank balances	_	_	80,199	-	80,199	_	-	_
	_	76,179	90,856	-	167,035	-	36,448	_
Financial liabilities not measured at fair value								
Outstanding claims including IBNR	_	_	_	(59,783)	(59,783)	_	_	_
Contribution received in advance	_	_	_	(5,787)	(5,787)	_	-	_
Takaful / retakaful payables	-	-	_	(44,684)	(44,684)	_	-	-
Other creditors and accruals	-	-	-	(18,853)	(18,853)	-	-	-
	_	76,179	90,856	(129,107)	37,928	-	36,448	_
				2019				
	Available	Loans &	Other	Other	Total	Fair value	measuremen	t using
	for sale	receivable	financial assets	financial liabilities		Level 1	Level 2	Level 3
				(Rupee	s in '000)			
Financial assets measured at fair value Investments								
Mutual fund units	-	57,290	-	-	57,290	-	57,290	-
Financial assets not measured at fair value								
Loans and other receivables Retakaful recoveries against	-	-	25,245	-	25,245	-	-	-
outstanding claims		40 504			40 504	_		
outotarianing olamino	_	10,521	_	-	10,521	_	_	_
Cash and bank balances	_	10,521	21,326	-	21,326	_	-	_
			21,326 46,571	- - -		<u>-</u>	57,290	<u>-</u> -
				<u>-</u> -	21,326	-	- - 57,290	- - -
Cash and bank balances				- - (17,825)	21,326	-	- - 57,290	- - -
Cash and bank balances Financial liabilities not measured at fair value					21,326		57,290 - -	
Cash and bank balances Financial liabilities not measured at fair value Outstanding claims including IBNR Contribution received in advance Takaful / retakaful payables			46,571	(17,825) (1,802) (38,422)	21,326 114,382 (17,825) (1,802) (38,422)	- - - -	57,290 - - -	- - - -
Cash and bank balances Financial liabilities not measured at fair value Outstanding claims including IBNR Contribution received in advance			46,571 - -	(17,825) (1,802)	21,326 114,382 (17,825) (1,802)	- - - - -	57,290 - - - - -	- - - - - -

The carrying values of remaining financial assets and liabilities reflected in these financial statements approximate to their fair value.

31. CORRESPONDING FIGURES

The General Takaful Accounting Regulations 2019 have introduced certain presentation and classification requirements for the elements of financial statements. Accordingly, the corresponding figures have been rearranged and reclassified wherever considered necessary to comply with the requirement of General Takaful Accounting Regulations, 2019.

Following major reclassifications have been made during the period other than disclosed elsewhere in these financial statements.

Reclassified from	Reclassified to	OPF (Rupees in '	PTF 000)
Loan and other receivables	Receivable from OTF	_	5,011
Other creditors and accrual	Payable to PTF	5,011	–

32. GENERAL

Figures have been rounded off to the nearest Thousand Rupees.

33. DATE OF AUTHORIZATION FOR ISSUE

These financial statements have been authorised for issue on March 31, 2021 by the Board of Directors.

Pattern of Shareholding as at December 31, 2020

Number of Shareholders	Sha	reholdings' Sla	h	Total Shares Held
	Ona	renolatings of		Total Offares Field
949	1	to	100	13,499
283	101	to	500	85,987
185	501	to	1000	146,151
439	1001	to	5000	1,190,746
149	5001	to	10000	1,101,250
104	10001	to	15000	1,300,700
52	15001	to	20000	937,880
35	20001	to	25000	827,506
30	25001	to	30000	832,339
13	30001	to	35000	426,783
13	35001	to	40000	494,115
15	40001	to	45000	639,498
13	45001	to	50000	643,560
6	50001	to	55000	307,010
4	55001	to	60000	233,063
21	60001	to	65000	1,308,775
3	65001	to	70000	203,046
3	70001	to	75000	213,742
3	75001	to	80000	233,327
5	80001	to	85000	410,328
6	85001	to	90000	524,784
3	90001	to	95000	281,092
9	95001	to	100000	889,772
1	100001	to	105000	100,142
2	105001	to	110000	213,388
3	110001	to	115000	336,486
2	115001	to	120000	232,573
7	120001	to	125000	866,986
2	125001	to	130000	254,144
6	130001	to	135000	787,533
3	135001	to	140000	414,703
2	140001	to	145000	286,542
2	145001	to	150000	299,840
3	150001	to	155000	462,240
3	155001	to	160000	470,654
2	160001	to	165000	323,023
2	165001	to	170000	333,712
3	170001	to	175000	516,288
3	185001	to	190000	558,110
3	190001	to	195000	575,756
3	195001	to	200000	598,897
4	205001	to	210000	832,708
7	220001	to	225000	1,563,278
	225001	to	230000	681,296
3 2	235001	to	240000	475,000
2	240001	to	245000	482,361
9	245001	to	250000	2,234,263
1	250001	to	255000	250,058
2	255001	to	260000	519,500
1	265001	to	270000	267,317
1	270001	to	275000	270,885
1	275001	to	280000	275,863
2	280001	to	285000	564,196
1	300001	to	305000	300,183
3	305001	to	310000	925,353
1	320001	to	325000	321,696
3	330001	to	335000	994,060
2	340001	to	345000	685,604
1	345001	to	350000	348,986
1	355001	to	360000	357,992
1	375001	to	380000	376,893
1	385001	to	390000	387,848
1	410001	to	415000	410,721
1	420001	to	425000	420,300
1	430001	to	435000	432,318
3	445001	to	450000	1,344,016
	1	-		1 , , , , , ,

Pattern of Shareholding as at December 31, 2020

1 480001 to 485000 481.010 1 495001 to 500000 500.000 1 500.0001 to 500000 500.000 1 500.0001 to 500000 500.000 1 500.0001 to 500000 500.000 1 524.175 2 550001 to 525000 524.175 2 540001 to 535000 524.175 2 56000 500.000 500.000 500.000 1 520001 to 525000 524.175 2 56000 500.000 500.000 500.000 500.000 1 520001 to 525000 524.175 2 66001 to 535000 5151650 2 66001 to 635000 5151650 1 620001 to 620000 620.380 1 625001 to 630000 625.654 1 630001 to 630000 625.654 1 770001 to 770000 770.263 1 770001 to 7710000 770.263 1 770001 to 7710000 770.263 1 770001 to 7710000 774.246 1 755001 to 740000 786.117 1 740001 to 740000 786.117 1 755001 to 740000 787.323 1 770001 to 750000 774.246 1 750001 to 740000 776.117 1 740001 to 740000 776.117 1 740001 to 740000 776.117 1 740001 to 740000 776.117 1 750001 to 750000 774.246 1 750001 to 760000 777.253 1 770001 to 770000 774.246 1 750001 to 760000 777.253 1 770001 to 770000 774.246 1 770001 to 770000 770.253 1 770001 to 770000 770.253 1 770001 to 770000 774.2500 774.2500 1 770001 to 770000 770.253 1 7	Number of Shareholders	Share	holdings' Sla	b	Total Shares Held
1 495001 to 495000 500,000 500,000 1 1 495001 to 500000 500,000 500,000 1 1 500001 to 505000 500,000 500,000 1 1 500001 to 505000 505,000 1 505,000	1	480001	to	485000	481 010
1 495001 to 500000 500,000 1 500001 to 505000 505,000 1 500001 to 525000 524,175 2 525001 to 525000 524,175 2 530001 to 525000 524,175 2 530001 to 545000 1,084,444 3 591001 to 595000 591,680 2 600001 to 605000 1,285,480 2 600001 to 605000 1,285,480 1 625001 to 605000 1,285,480 1 625001 to 605000 625,584 1 625001 to 605000 625,584 1 680001 to 605000 666,091 1 680001 to 605000 666,091 1 690001 to 605000 666,091 1 705001 to 705000 703,546 1 705001 to 715000 707,283 1 705001 to 775000 707,283 1 805001 to 805000 860,091 1 805001 to 805000 860,091 1 805001 to 805000 860,091 1 805001 to 745000 772,283 1 805001 to 745000 772,283 1 805001 to 805000 860,492 1 805001 to 805000 877,783 1 800001 to 805000 877,783 1 800001 to 805000 877,783 1 995001 to 805000 990,198 1 995001 to 805000 990,198 1 995001 to 995000 990,198 1 1 995001 to 1000000 1,000,194 1 995001 to 1000000 1,000,194 1 1005001 to 1000000 1,287,896 1 1250001 to 1250000					
1 500001 to 505000 505,000 1 526,175 1 520001 to 525000 524,175 1 525001 to 530000 526,915 1 525001 to 530000 526,915 1 530001 to 530000 526,915 1 530001 to 555000 531,6543 2 60001 to 555000 531,6543 2 60001 to 655000 120,8544 1 625001 to 655000 62,354 1 625001 to 655000 62,354 1 625001 to 655000 62,354 1 665001 to 655000 633,270 1 665001 to 655000 666,091 1 665001 to 655000 683,870 1 665001 to 655000 683,875 1 700001 to 700000 666,091 1 700001 to 700000 707,263 1 700001 to 710000 707,263 1 700001 to 710000 707,263 1 700001 to 710000 707,263 1 700001 to 745000 707,263 1 700001 to 745000 707,263 1 700001 to 745000 707,263 1 700001 to 755000 703,346 1 700001 to 755000 703,346 1 700001 to 745000 707,263 1 800001 to 800,402 1 800001 to 800,000 880,219 1 805001 to 810000 800,452 1 815001 to 820000 817,570 3 800001 to 810000 800,452 1 815001 to 820000 817,570 3 800001 to 885000 800,219 1 805001 to 800000 800,452 1 815001 to 800000 800,452 1 8150001 to 8000000 800,452 1 815000000 800,452 1 8150000000 800,452 1 8150000000 800,452 1 815000000					
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Categories of Shareholders	Numbers	Shares Held	Percentage
Individuals Insurance companies Charitable trusts Government institutions Foreign investors	2,485 6 12 1 1	88,435,097 6,959,591 19,212,555 30 9,267,482	71.39 5.62 15.51 0.00 7.48
	2,514	123,874,755	100.00

Pattern of Shareholding as at December 31, 2020

Additional Information

Shareholders' Category	Number of shareholders/ folios	Number of shares held
Associated Companies, undertakings and related parties		
Thal Limited	1	5,735,396
IBDL (ICP Unit)	1	30
Directors		
Mr. Rafiq Habib Mr. Abbas D. Habib Mr. Mansoor G. Habib Mr. Muhammad Hyder Habib Mr. Qumail R. Habib Mr. Aun Mohammad A. Habib Mr. Shahid Ghaffar Mr. Ali Fadoo Ms. Maleeha Humayun Bangash	1 3 1 2 2 1 1 1	166,856 890,808 5,000 534,183 588,675 1,190,194 2,000 2,000 2,000
Directors and their spouse(s) and minor children		
Mrs. Jamila Rafiq w/o Mr. Rafiq M. Habib Mrs. Niamat-e-Fatima w/o Mr. Abbas D. Habib Ms. Farah Fatima Habib w/o Mr. Muhammad Hyder Habib	3 1 2	1,116,797 20,877 392,340
Banks, Development Financial Institutions, Non-Banking Finance Inst	titutions 7	7,259,774
Individuals/ Others	2,462	71,264,862
Charitable Trusts, Societies and Government Institutions	12	19,212,555
Foreign Investors	10	9,267,482
Shareholders holding 5% or more	1	6,222,926
	2,514	123,874,755

Notice of Annual General Meeting

NOTICE is hereby given that the 78th Annual General Meeting of the Shareholders of the Company will be held on Thursday, April 29, 2021 at 12:00 noon to transact the following business. Due to the current situation caused by COVID-19 pandemic, shareholders shall be entitled to attend the meeting through video conference facility managed by the Company as per instructions given in the notes section.

Ordinary Business

- 1. To receive, consider and adopt the Annual Audited Financial Statements of the Company for the year ended December 31, 2020 together with the Directors' and Auditors' Report thereon.
- 2. To consider and approve payment of cash dividend @ 10% i.e., Rs. 0.50 per share of Rs. 5/- each for the year ended December 31, 2020 as recommended by the Board of Directors.
- 3. To appoint Auditors for the year ending December 31, 2021 and to fix their remuneration M/s. KPMG Taseer Hadi & Co., Chartered Accountants, being eligible offer themselves for reappointment.
- 4. To consider any other business of the Company with the permission of the Chair.

Special Business

5. To consider and if thought fit, pass the following Special Resolution for authorising investment by way of purchase of shares of the under-mentioned associated companies:

RESOLVED that the Company be and is hereby authorised to invest the under-mentioned amounts by way of purchase of ordinary shares of the under-mentioned associated companies within a period of two years.

Sr. No.	Name of the Company	Rs. In million
1	Bank AL Habib Limited	75
2	Habib Metropolitan Bank Limited	75
3	Indus Motor Company Limited	75
4	Shabbir Tiles & Ceramics Limited	25
5	Thal Limited	100

FURTHER RESOLVED that the Chief Executive and the Chief Financial Officer be and are hereby authorised jointly to make the aforesaid investments as and when deemed appropriate and to delegate the aforesaid powers to any officers of the Company as he may deem fit."

For item # 5, a statement under Section 134(3) of the Companies Act, 2017 relating to the aforesaid Special Business to be transacted at the said Annual General Meeting is attached.

By order of the Board

Muhammad Maaz Akbar Company Secretary

Karachi: March 31, 2021

1. Participation in the Annual General Meeting through Video Link Facility:

Due to current COVID-19 situation, the Annual General Meeting proceedings shall be held via video conferencing facility only. Shareholders interested to participate in the meeting are requested to share below information at agm@habibinsurance.net for their appointment and proxy's verification by or before 12:00 noon on April 28, 2021.

Name of shareholder	CNIC No.	Folio No. / CDS No.	Cell Number	Email address

Video conference link details and login credentials will be shared with those shareholders whose registered emails containing all the particulars are received on or before April 28, 2021by 12:00 noon. Shareholders can also provide their comments and questions for the agenda items of the AGM on agm@habibinsurance.net on or before April 28, 2021 by 12:00 noon.

- 2. The share transfer books of the Company will remain closed from Saturday, April 17, 2021 to Thursday, April 29, 2021 (both days inclusive) for the purpose of Annual General Meeting and payment of final dividend.
- 3. A member entitled to attend and vote at this meeting is entitled to appoint another member of the Company as his/ her proxy to attend and vote on his/ her behalf. Proxy form, in order to be effective, must be received at the Registered Office of the Company duly stamped and signed not less than 48 hours before the meeting.
- 4. The CDC account/ sub account holders are requested to bring with them their Computerized National ID Cards along with the Participant(s) ID number and their account numbers at the time of attending the AGM in order to facilitate identification of the respective shareholders. In case of corporate entity, the Board of Directors Resolution/ Power of Attorney with specimen signatures be produced at the time of meeting.
- 5. Members are requested to promptly communicate any change in their address to our Share Registrar, M/s. CDC Share Registrar Services Limited.
- 6. Pursuant to the directive of the Securities and Exchange Commission of Pakistan (SECP), it is mandatory to mention CNIC number of members on members' register and other statutory returns. Those shareholders who have not submitted copy of their CNIC to the Company are once again requested to submit copy of their CNIC, otherwise the Company will be constrained under section 243(2)(a) of the Companies Act, 2017 to withhold dividend of such shareholders.
- 7. The Government of Pakistan through Finance Act, 2020 has made certain amendments in Section 150 of the Income Tax Ordinance, 2001 whereby different rates are prescribed for deduction of withholding tax on the amount of dividend paid by the companies. These tax rates are as under:
 - (i) For filers of income tax returns 15%
 - (ii) For non-filers of income tax returns 30%

To enable the Company to make tax deduction on the amount of cash dividend @ 15% instead of 30% all the shareholders whose names are not entered into the Active Tax-payers List (ATL) provided on the website of Federal Board of Revenue (FBR), despite the fact that they are filers, are advised to make sure that their names are entered into ATL before the date of payment of cash dividend i.e., May 03, 2021; otherwise, tax on their cash dividend will be deducted @ 30% instead of 15%.

According to FBR, withholding tax will be determined separately on 'Filer/Non-Filer' status of principal shareholder as well as joint-shareholder(s) based on their shareholding proportions, in case of joint accounts. Members that hold shares with joint-shareholder(s) are requested to provide shareholding proportions of principal shareholder and joint-shareholder(s) in respect of shares held by them to the Company's Share Registrar in writing in the following format.

Company Name	Folio/CDC Account	Total shares	Principal Shareholder Name and CNIC# Shareholding Proportion (No. of Shares)		Joint Shareholder	
1145	No.	on and			Name and CNIC #	Shareholding Proprotion (No. of Shares)

In case the required information is not provided to our Share Registrar latest by April 14, 2021, it will be assumed that the shares are equally held by them.

In case of corporate entity, withholding tax exemption from dividend income shall only be allowed if copy of valid tax exemption certificate is made available to our Share Registrar latest by April 16, 2021, whereas physical shareholders should send a copy of their NTN certificate to the Company or Company's Share Registrar, M/s. CDC Share Registrar Services Limited. The shareholders while sending NTN or NTN certificates, as the case may be, must quote company name and their respective folio numbers.

As per instructions of SECP and Central Depository Company of Pakistan (CDC) circular No. 6 of 2018, the shareholders are hereby informed that the CDC has developed Centralized Cash Dividend Register (CCDR) on eServices Web Portal which contains details of cash dividend such as either paid or unpaid, withheld by the Bank, total amount of cash dividend, tax and zakat deductions and net amount credited into designated bank account of shareholders. The shareholders are requested to register themselves to CDC's eServices Portal link, https://eservices.cdcaccess.com.pk to obtain the aforesaid information.

The Corporate shareholders having CDC account are required to have their National Tax number (NTN) updated with their respective participants, whereas physical shareholders should send a copy of their NTN certificate to the Company or Company's Share Registrar, M/s. CDC Share Registrar Services Limited. The shareholders while sending NTN or NTN certificates, as the case may be, must quote company name and their respective folio numbers.

8. Payment of Cash Dividend through Electronic Mode

Pursuant to the provision of Section 242 of the Companies Act, 2017, a listed company is required to pay cash dividend to shareholders only through electronic mode directly into the bank account designated by the entitled shareholders. In order to receive your dividends directly into your Bank account, please complete the particulars of the "E-Dividend Mandate Form" which is available on the Company's website www.habibinsurance.net and send duly signed to the Share Registrar, M/s. CDC Share Registrar Services Limited. CDC shareholders are requested to submit their Dividend Mandate directly to their broker (participant)/ CDC.

In case of non-receipt or incorrect International Bank Account Number (IBAN) with other related details or non-availability of valid CNICs, the Company will withhold cash dividend of such members.

9. Deposit of Physical Shares into CDC Accounts

As per section 72 of the Companies Act, 2017 every existing shareholder shall be required to replace its physical shares with book-entry form in a manner as may be specified and from the date notified by the Commission, within a period not exceeding four years from the commencement of Companies Act, 2017.

The shareholder having physical shareholding may open CDC sub-account with any of the brokers or investor account directly with CDC to place their physical shares into scrip less form, this will facilitate them in many ways including safe custody and sale of shares, anytime they want as the trading of physical shares is not permitted as per existing regulations of Pakistan Stock Exchange.

10. Unclaimed/Unpaid Dividend and Share Certificates

Shareholders who could not collect their dividend /physical shares are advised to contact Share Registrar or our Registered Office to enquire and collect their unclaimed dividend/shares, if any. In compliance with Section 244 of the Companies Act, 2017, after having completed the stipulated procedure, all such unclaimed dividend and shares for a period of 3 years or more from the date it is due and payable shall be deposited to the credit of Federal Government in case of unclaimed dividend and in case of shares, shall be delivered to Securities and Exchange Commission of Pakistan (SECP).

11. Transmission of Financial Statements & Notices through email

The Securities and Exchange Commission of Pakistan (SECP) through its Notification S.R.O. 787(I)/2014 dated September 8, 2014 has permitted companies to circulate Audited Financial Statements along with Notice of Annual General Meeting to its members through e-mail. Accordingly, members are requested to send their consent and e-mail addresses for receiving Audited Financial Statements and Notices through e-mail. In order to avail this facility, a standard request form is available at the Company's website.

For any query / clarification / information, the shareholder may contact the Share Registrar at the following address:

M/s. CDC Share Registrar Services Limited CDC House, 99-B, Block-B SMCHS, Main Shahrah-e-Faisal Karachi-74400

STATEMENT UNDER SECTION 134(3) OF THE COMPANIES ACT, 2017

The statement is annexed to the Notice of the 78th Annual General Meeting to be held on April 29, 2021 at which certain business are to be transacted. The purpose of this statement is to set forth material facts concerning such special business.

ITEM NUMBER 5 OF THE AGENDA

As recomended by the Board of Directors in their meeting held on March 31, 2021, it is proposed to make investment by way of purchase of shares of our associated companies. In this regard the Company seeks the approval of the shareholders under section 208 of the Companies Act, 2017.

In compliance with Regulations No. 8 of Companies (Investment in Associated Companies or Associated Undertakings) Regulations, 2012 the following information is annexed with the notice for approval of investment in associated companies.

Bank AL Habib Limited

Regulation No. 3(1)a

Sr. No.	Description	Information Required
1	Name of the associated company or associated undertaking along with criteria based on which the associated relationship is established	Bank AL Habib Limited being associated on the basis of common directorship. Mr. Abbas D.Habib and Mr. Qumail R. Habib, Directors of the Company are also Chairman and Director of Bank AL Habib Limited.
2	Purpose, benefits and period of investment	Long term investment to earn dividend income as well as prospective capital gains
3	Maximum amount of investment	Rs. 75 million
4	Maximum price at which securities will be acquired	Not more than the price quoted on the stock exchange
5	Maximum number of securities to be acquired	Equivalent to the amount of investment
6	Number of securities and percentage thereof held before and after the proposed investment	2,000,000 shares (0.180%) held before proposed investment. Number of shares and percentage after proposed investment will depend on the prevailing prices at the time of actual acquisition of shares which could vary with the market price at which shares are purchased in future
7	In case of investment in listed securities, average of the preceding twelve weekly average price of the security intended to be acquired	Rs. 65.07 per share
8	In case of investment in unlisted securities, fair market value of such securities determined in terms of regulation 6(1)	Not Applicable
9	Break-up value of securities intended to be acquired on the basis of the latest audited financial statements	December 31, 2020: Rs. 71.85
10	Earning per share of the associated company or associated undertaking for the last three years	2020: Rs. 16.03 per share 2019: Rs. 10.05 per share 2018: Rs. 7.57 per share
11	Sources of fund from which securities will be acquired	Own source

Sr. No.	Description	Information Required
12	Where the securities are intended to be acquired using borrowed funds:	Not Applicable
	i) Justification for investment through borrowings; and ii) Detail of guarantees and assets pledged for obtaining such funds	
13	Salient features of the agreement(s), if any, entered into with its associated company or associated undertaking with regards to the proposed investment	Not Applicable
14	Direct or indirect interest of directors, sponsors, majority shareholders and their relatives, if any, in the associated company or associated undertaking or the transaction under consideration	No Director or Chief Executive has any interest in the proposed investment, except in their individual capacities as Directors/ Chief Executive and/ or as shareholders of the Company
15	Any other important details necessary for the members to understand the transaction	None
16	In case of investment in securities of a project of an associated company or associated undertaking that has not commenced operations, in addition to the information referred to above, the following further information, is required, namely: i) Description of the project and its history since conceptualisation; ii) Starting and expected dates of completion of work; iii) Time by which such project shall become commercially operational; and iv) Expected time by which the project shall start paying return on investment	Not Applicable

Regulation No. 3(3)

Sr. No.	Description	Information Required
	The directors of the investing company while presenting the special resolution for making investment in its associated company or associated undertaking shall submit an undertaking to the members of the investing company that they have carried out necessary due diligence for the proposed investment	The Directors of the Company submit that they have carried out necessary due diligence for the proposed investment in shares of Bank AL Habib Ltd.

Habib Metropolitan Bank Limited

Regulation No. 3(1)a

Sr. No.	Description	Information Required
1	Name of the associated company or associated undertaking along with criteria based on which the associated relationship is established	Habib Metropolitan Bank Limited being associated on the basis of common directorship. Mr. Muhammad Hyder Habib, Director of the Company is also Director of Habib Metropolitan Bank Ltd.
2	Purpose, benefits and period of investment	Long term investment to earn dividend income as well as prospective capital gains
3	Maximum amount of investment	Rs. 75 million
4	Maximum price at which securities will be acquired	Not more than the price quoted on the stock exchange
5	Maximum number of securities to be acquired	Equivalent to the amount of investment
6	Number of securities and percentage thereof held before and after the proposed investment	3,986,924 shares (0.38%) held before proposed investment. Number of shares and percentage after proposed investment will depend on the prevailing prices at the time of actual acquisition of shares which could vary with the market price at which shares are purchased in future
7	In case of investment in listed securities, average of the preceding twelve weekly average price of the security intended to be acquired	Rs. 34.33 per share
8	In case of investment in unlisted securities, fair market value of such securities determined in terms of regulation 6(1)	Not Applicable
9	Break-up value of securities intended to be acquired on the basis of the latest audited financial statements	December 31, 2020: Rs. 55.02
10	Earning per share of the associated company or associated undertaking for the last three years	2020: Rs. 11.46 per share 2019: Rs. 6.28 per share 2018: Rs. 5.88 per share
11	Sources of fund from which securities will be acquired	Own source

Sr. No.	Description	Information Required
12	Where the securities are intended to be acquired using borrowed funds:	Not Applicable
	i) Justification for investment through borrowings; and ii) Detail of guarantees and assets pledged for obtaining such funds	
13	Salient features of the agreement(s), if any, entered into with its associated company or associated undertaking with regards to the proposed investment	Not Applicable
14	Direct or indirect interest of directors, sponsors, majority shareholders and their relatives, if any, in the associated company or associated undertaking or the transaction under consideration	No Director or Chief Executive has any interest in the proposed investment, except in their individual capacities as Directors/ Chief Executive and/ or as shareholders of the Company
15	Any other important details necessary for the members to understand the transaction	None
16	In case of investment in securities of a project of an associated company or associated undertaking that has not commenced operations, in addition to the information referred to above, the following further information, is required, namely: i) Description of the project and its history since conceptualisation; ii) Starting and expected dates of completion of work; iii) Time by which such project shall become commercially operational; and iv) Expected time by which the project shall start paying return on investment	Not Applicable

Regulation No. 3(3)

Sr. No.	Description	Information Required
	The directors of the investing company while presenting the special resolution for making investment in its associated company or associated undertaking shall submit an undertaking to the members of the investing company that they have carried out necessary due diligence for the proposed investment	The Directors of the Company submit that they have carried out necessary due diligence for the proposed investment in shares of Habib Metropolitan Bank Ltd.

Indus Motor Company Limited

Regulation No. 3(1)a

Sr. No.	Description	Information Required
1	Name of the associated company or associated undertaking along with criteria based on which the associated relationship is established	Indus Motor Company Limited being associated on the basis of common directorship. Mr. Muhammad Hyder Habib, Director of the Company is also Director of Indus Motor Company Ltd.
2	Purpose, benefits and period of investment	Long term investment to earn dividend income as well as prospective capital gains
3	Maximum amount of investment	Rs. 75 million
4	Maximum price at which securities will be acquired	Not more than the price quoted on the stock exchange
5	Maximum number of securities to be acquired	Equivalent to the amount of investment
6	Number of securities and percentage thereof held before and after the proposed investment	24,015 shares (0.05%) held before proposed investment. Number of shares and percentage after proposed investment will depend on the prevailing prices at the time of actual acquisition of shares which could vary with the market price at which shares are purchased in future
7	In case of investment in listed securities, average of the preceding twelve weekly average price of the security intended to be acquired	Rs. 1,104.6 per share
8	In case of investment in unlisted securities, fair market value of such securities determined in terms of regulation 6(1)	Not Applicable
9	Break-up value of securities intended to be acquired on the basis of the latest audited financial statements	June 30, 2020 : Rs. 523.78
10	Earning per share of the associated company or associated undertaking for the last three years	2020: Rs. 64.66 per share 2019: Rs. 174.49 per share 2018: Rs. 200.66 per share
11	Sources of fund from which securities will be acquired	Own source

Sr. No.	Description	Information Required
12	Where the securities are intended to be acquired using borrowed funds:	Not Applicable
	i) Justification for investment through borrowings; and ii) Detail of guarantees and assets pledged for obtaining such funds iii)	
13	Salient features of the agreement(s), if any, entered into with its associated company or associated undertaking with regards to the proposed investment	Not Applicable
14	Direct or indirect interest of directors, sponsors, majority shareholders and their relatives, if any, in the associated company or associated undertaking or the transaction under consideration	No Director or Chief Executive has any interest in the proposed investment, except in their individual capacities as Directors/ Chief Executive and/ or as shareholders of the Company
15	Any other important details necessary for the members to understand the transaction	None
16	In case of investment in securities of a project of an associated company or associated undertaking that has not commenced operations, in addition to the information referred to above, the following further information, is required, namely: i) Description of the project and its history since conceptualisation; ii) Starting and expected dates of completion of work; iii) Time by which such project shall become commercially operational; and iv) Expected time by which the project shall start paying return on investment	Not Applicable

Regulation No. 3(3)

Sr. No.	Description	Information Required
	The directors of the investing company while presenting the special resolution for making investment in its associated company or associated undertaking shall submit an undertaking to the members of the investing company that they have carried out necessary due diligence for the proposed investment	The Directors of the Company submit that they have carried out necessary due diligence for the proposed investment in shares of Indus Motor Company Ltd.

Shabbir Tiles & Ceramics Limited

Regulation No. 3(1)a

Sr. No.	Description	Information Required
1	Name of the associated company or associated undertaking along with criteria based on which the associated relationship is established	Shabbir Tiles & Ceramics Limited being associated on the basis of common directorship. Mr. Rafiq M. Habib, Chairman of the Company is also Chairman of Shabbir Tiles & Ceramics Ltd.
2	Purpose, benefits and period of investment	Long term investment to earn dividend income as well as prospective capital gains
3	Maximum amount of investment	Rs. 25 million
4	Maximum price at which securities will be acquired	Not more than the price quoted on the stock exchange
5	Maximum number of securities to be acquired	Equivalent to the amount of investment
6	Number of securities and percentage thereof held before and after the proposed investment	Nil
7	In case of investment in listed securities, average of the preceding twelve weekly average price of the security intended to be acquired	Rs. 11.23 per share
8	In case of investment in unlisted securities, fair market value of such securities determined in terms of regulation 6(1)	Not Applicable
9	Break-up value of securities intended to be acquired on the basis of the latest audited financial statements	June 30, 2020 : Rs. 7.18
10	Earning per share of the associated company or associated undertaking for the last three years	2020: Rs. (1.36) per share 2019: Rs. 0.98 per share 2018: Rs. 0.81 per share
11	Sources of fund from which securities will be acquired	Own source

Sr. No.	Description	Information Required
12	Where the securities are intended to be acquired using borrowed funds:	Not Applicable
	i) Justification for investment through borrowings; and ii) Detail of guarantees and assets pledged for obtaining such funds	
13	Salient features of the agreement(s), if any, entered into with its associated company or associated undertaking with regards to the proposed investment	Not Applicable
14	Direct or indirect interest of directors, sponsors, majority shareholders and their relatives, if any, in the associated company or associated undertaking or the transaction under consideration	No Director or Chief Executive has any interest in the proposed investment, except in their individual capacities as Directors/ Chief Executive and/ or as shareholders of the Company
15	Any other important details necessary for the members to understand the transaction	None
16	In case of investment in securities of a project of an associated company or associated undertaking that has not commenced operations, in addition to the information referred to above, the following further information, is required, namely: i) Description of the project and its history since conceptualisation; ii) Starting and expected dates of completion of work; iii) Time by which such project shall become commercially operational; and iv) Expected time by which the project shall start paying return on investment	Not Applicable

Regulation No. 3(3)

Sr. No.	Description	Information Required
	The directors of the investing company while presenting the special resolution for making investment in its associated company or associated undertaking shall submit an undertaking to the members of the investing company that they have carried out necessary due diligence for the proposed investment	The Directors of the Company submit that they have carried out necessary due diligence for the proposed investment in shares of Shabbir Tiles & Ceramics Ltd.

Thal Limited

Regulation No. 3(1)a

Sr. No.	Description	Information Required
1	Name of the associated company or associated undertaking along with criteria based on which the associated relationship is established	Thal Limited being associated on the basis of common directorship. Mr. Rafiq M. Habib, Chairman of the Company is also Chairman of Thal Limited.
2	Purpose, benefits and period of investment	Long term investment to earn dividend income as well as prospective capital gains
3	Maximum amount of investment	Rs. 100 million
4	Maximum price at which securities will be acquired	Not more than the price quoted on the stock exchange
5	Maximum number of securities to be acquired	Equivalent to the amount of investment
6	Number of securities and percentage thereof held before and after the proposed investment	375,800 shares (0.46%) held before proposed investment. Number of shares and percentage after proposed investment will depend on the prevailing prices at the time of actual acquisition of shares which could vary with the market price at which shares are purchased in future
7	In case of investment in listed securities, average of the preceding twelve weekly average price of the security intended to be acquired	Rs. 382.07 per share
8	In case of investment in unlisted securities, fair market value of such securities determined in terms of regulation 6(1)	Not Applicable
9	Break-up value of securities intended to be acquired on the basis of the latest audited financial statements	June 30, 2020 : Rs. 257.94
10	Earning per share of the associated company or associated undertaking for the last three years	2020: Rs. 23.04 per share 2019: Rs. 38.93 per share 2018: Rs. (10.68) per share
11	Sources of fund from which securities will be acquired	Own source

Sr. No.	Description	Information Required
12	Where the securities are intended to be acquired using borrowed funds:	Not Applicable
	i) Justification for investment through borrowings; and ii) Detail of guarantees and assets pledged for obtaining such funds	
13	Salient features of the agreement(s), if any, entered into with its associated company or associated undertaking with regards to the proposed investment	Not Applicable
14	Direct or indirect interest of directors, sponsors, majority shareholders and their relatives, if any, in the associated company or associated undertaking or the transaction under consideration	No Director or Chief Executive has any interest in the proposed investment, except in their individual capacities as Directors/ Chief Executive and/ or as shareholders of the Company
15	Any other important details necessary for the members to understand the transaction	None
16	In case of investment in securities of a project of an associated company or associated undertaking that has not commenced operations, in addition to the information referred to above, the following further information, is required, namely: i) Description of the project and its history since conceptualisation; ii) Starting and expected dates of completion of work; iii) Time by which such project shall become commercially operational; and iv) Expected time by which the project shall start paying return on investment	Not Applicable

Regulation No. 3(3)

Sr. No.	Description	Information Required
	The directors of the investing company while presenting the special resolution for making investment in its associated company or associated undertaking shall submit an undertaking to the members of the investing company that they have carried out necessary due diligence for the proposed investment	The Directors of the Company submit that they have carried out necessary due diligence for the proposed investment in shares of Thal Ltd.

Status of approvals for investments in associated companies

Habib Asset Management Limited

Sr. No.	Description	Information Required
1	Information to be disclosed to the members:- If the associate Company or associated undertaking in which the investment is being made or any of its sponsors or directors is also a member of the investing company, the information about interest of the associated company or associated undertaking and its sponsors and directors in the investing company shall be disclosed in the notice of general meeting called for seeking members' approval pursuant to section 208 of the Ordinance	Habib Asset Management Limited being the associated company on the basis of significant shareholding of Bank AL Habib Limited, another associated company.
2 a)	In case any decision to make investment under the authority of a resolution passed pursuant to provisions of section 208 of the Ordinance is not implemented either fully or partially till the holding of subsequent general meeting(s), the status of the decision must be explained to the members through a statement having the following details namely:	Rs. 750 million approved by the shareholders at Annual General Meeting held on April 29, 2019
b)	amount of investment made to date:	Rs. 76.671 million
c)	reasons for not having made complete investment so far where resolution required it to be implemented in specified time:	Remaining amount may be invested on availability of units at reasonable price within the period specified in the earlier resolution
d)	material change in financial statements of associated company or associated undertaking since date of the resolution passed for approval of investment in such company	Various

۲۰ اکتوبر۲۰۰ء جناب دفیق ایم حبیب جناب عباس ڈی حبیب جناب منصور تی حبیب جناب محمد حیدر حبیب جناب محمل آر حبیب جناب محمل آر حبیب جناب علی فدو جناب علی فدو محتر مدایجه ایول نگش جناب شیرغلام علی چیف ایگزیکٹو

۱۲۔ شیئر ہولڈنگ کا طرز اورشیئر ہولڈنگ کے طرز سے متعلق اضافی معلومات منسلک شدہ ہے۔ ۱۳۔ ڈائر بکٹرز ہی ای او ہی ایف او ، کمپنی سیکریٹری اوران کے شریک حیات و نابالغ بچوں کی جانب سے کمپنی کے شیئرز کی کوئی خرید وفروخت نہیں کی گئی۔

منجانب بوردُ آ ف دُائر کیٹرز **رفیق ایم _ حبیب**رفیق ایم _ حبیب

گراچی: ۳۱ مارچ ۲۰۲۱ء چیئر مین چیئر مین

ت درج ذیل کےمطابق رہی:	۔ سال کے دوران بورڈ کے ۱۳ اجلاس منعقد ہوئے اوراس میں ڈائر یکٹرز کی نثر	11
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کی شرکت درج ذیل کے مطابق رہی:	اجلاس منعقد ہوئے اوراس میں ڈائر یکٹرز	اا۔ سال کے دوران بورڈ کے سم
	شرکت کرده منجانب	<u>اجلاس کی تاریخ</u>
	جناب عباس ڈی۔ حبیب	۲۲اپریل ۲۰۲۰ء
	جناب منصورجی _حبیب	
	جنابٍ محمعلی آ ر۔حبیب	
	جناب کمیل آ ر۔حبیب	
	جنابءون محمداے۔حبیب	
	جناب شامدغفار	
چيف آيگزيکڻو	جناب شبيرغلام على	
	جناب رفيق ايم _حبيب	۲۸مئی ۲۰۱۰ء
	جناب عباس ڈی۔ حبیب	
	جناب منصورجی _حبیب	
	جناب محمر حيدر حبيب	
	جناب مميل آر _حبيب	
	جناب عون محمرا ے۔ صبیب	
	جناب شامدغفار	
	جناب علی فدو م	
	محتر مەلىچە ہايوں بنگش شەپ	
چيف ا گيزيکڻو	جناب شبيرغلام على	
	جناب رفيق ايم _حبيب	19 اگست-۲۰۲۰ء
	جناب عباس ڈی۔ حبیب	
	جناب منصور جی ۔ حبیب	
	جناب <i>_ مجمد حيد رحبي</i> ب	
	جناب مميل آر _ حبيب	
	جناب عون محمرا سے _ حبیب	
	جناب شامدغفار	
	جناب على فدو م	
C.E.	محتر مه ایجه جهایون بنگش شده به مهره عا	
چيف ا گيزيکڻو	جناب شبيرغلام على	

ڈائز یکٹرز کاتر بیتی پروگرام

سمینی کے وائر یکٹرزمیں ہے میں پہلے ہی ڈائر یکٹرز کےٹریننگ پروگرام میں شرکت کر بچکے ہیں۔ اڈائر یکٹرزاپنی قابلیت اور تجربے کی بنیاد پراس شرط ہے مشتیٰ ہیں۔

ڈائر یکٹرز کی ری میونریشن یالیسی

بورڈ آف ڈائر کیٹرزنے''ڈائر کیٹرز کے معاوضوں کے تعین کے لئے ایک پالیسی اور طریقہ کار'' کی منظوری دی ہے جس میں واضح کیا گیاہے:

- کوئی بھی ڈائر یکٹر ذاتی معاوضے کا تعین نہیں کرے گا۔ بیمعاوضہ بورڈ آف ڈائر یکٹرز کی منظوری ہے ہوگا۔
- معاوضوں کی ادائیگی ذمدداریوں اور صلاحیتوں کے پیانے کے مطابق موزوں اور مناسب سطح پر کی جاتی ہے تا کہ ڈائریکٹرز کی حوصلہ افزائی ہواوروہ کمپنی سے منسلک رہتے ہوئے کمپنی کو کامیا بی سے چلائیں اور اس کی قدر میں اضافہ کریں تاہم ہیاں سطح پڑئیں جس سے ان کی آزادی پر کسی مجھوتے یا مفاہمت کا نصور اُجا گرہو۔

ا یگزیکٹوڈ ائریکٹر کے معاوضے کی تفصیلات نوٹ ۳۲ میں واضح کی گئی ہیں۔

آ ڈیٹرز

موجودہ آ ڈیٹرزمیسرزکے پی ایم جی تا خیر ہادی اینڈ کمپنی، چارٹرا کاؤٹٹیٹس سبکدوش ہورہے ہیں اورانہوں نے خودکود وبارہ تقرری کیلئے پیش کیا ہے۔ جیسا کہ آ ڈٹ کمپٹی کی جانب سے تجویز کیا گیاہے، بورڈ آف ڈائر کیٹر نے ۳۱ دسمبر۲۰۲ کوٹتم ہونے والے سال کیلئے باہمی طےکردہ معاوضے پر بطور آ ڈیٹرزان کی تقرری کی سفارش کی ہے۔

كار بوريث اورفنانشل ربور فنك فريم ورك كابيان

- ا۔ سمپنی کی جانب سے تیار کردہ مالیاتی حسابات شفاف انداز میں اس کے کاروباری امور، اس کے آپریشنز کے نتائج ،کیش فلوز اورا یکو پٹی میں تبدیلیوں کو واضح کرتے ہیں۔
 - ۲۔ سمپنی کے کھاتوں کی با قاعدہ کتب تیار کی گئی ہیں۔
- س۔ درستا کا وَنٹنگ پالیسیاں مالیاتی حسابات کی تیاری میں مستقل طور پرلا گو کی جاتی ہیں۔اگران میں کوئی تبدیلی کی جاتی ہے تو مناسب طور پراسے واضح کر دیاجا تا ہے جبکہا کا وَنٹنگ کے تخیینہ جات مناسب اور محتاط فیصلوں پر پٹنی ہوتے ہیں۔
- س۔ بین الاقوامی مالیاتی رپورٹنگ اسٹینڈرڈ اوراسلا مک فنانش اکاؤ ٹننگ اسٹینڈرڈ ز،جیسا کہ پاکستان میں نافذ العمل ہیں، ان پر مالیاتی حسابات کی تیاری میں عمل درآ مدکیاجا تا ہےاوران سے کسی بھی قتم کی روگردانی کو با قاعدہ واضح کردیاجا تاہے۔
 - ۵۔ انٹرنل کنٹرول کا نظام مشخکم طور پرتیار کیا گیا ہے اور موثر طور پرنا فذالعمل اور زیر نگرانی رہتا ہے۔
 - ۲۔ اس امر میں کوئی شینہیں کہ کمپنی میں آ گے بڑھنے کی صلاحیت موجود ہے۔
 - ے۔ کار پوریٹ گورنینس کے بہترین طریقہ کار ہے کوئی روگر دانی نہیں کا جاتی جیسا کہ سٹنگ ریگولیشنز میں مفصل طور پر درج ہے۔
 - ٨ گزشته ٢ سال كيليك كليدي آپريننگ اور مالياتي تفصيل منسلك بـ
 - 9۔ شکیسز اور لیویز کے بارے میں معلومات مالیاتی حسابات کیلئے نوٹس میں درج ہیں۔
 - ۱۰ ۳۱ دسمبر۲۰۲۰ء کے مطابق پراویڈنٹ فنڈ کے ڈیازٹ اکا ؤنٹس میں سرماییکاریاں اور بیلنس کی مالیت ۲ م ۸ ملین روپے ہے۔

ضابطهاخلاق، نامزدگی، بیومن ریسورس اورری میونریش مینی

ضابطہ اخلاق، نامزدگی، ہیومن ریسورس اور ری میوزیش سمیٹی مهمبران پرمشمل ہے جس کی نمائندگی ایک انڈیپینڈنٹ ڈائز کیٹر بطور چیئر مین، ایک نان۔ایگز کیٹو ڈائز کیٹر اور چیف ایگز کیٹوکرتے ہیں۔

چيئر مين	جناب على فدو
ممبر	جناب رفيق ايم _حبيب
ممبر	جنابءباس ڈی۔حبیب
ممبر	جناب عون محمراے۔ حبیب
ممبر	جناب شبيرغلام على

سمیٹی نے سال میں ایک بارا جلاس طلب کیا۔ا جلاس کے وقت سمیٹی درج ذیل ممبران پر شمتل تھی اورا جلاس میں ان کی حاضری درج ذیل کے مطابق تھی:

شركت كرده اجلاس كى تعداد

1	چيئز مين	جنابي شامد غفار
1	ممبر	جناب ممل آر _حبیب
1	ممبر	جناب عون محمرا ے۔حبیب
1	ممبر	جناب شبيرغلام على

انويسثمنث تميثي

انویسٹمنٹ کمیٹی کے ممبران پرمشمل ہے جس کی نمائندگی ۱ انڈیپینڈنٹ ڈائر کیٹرز،۲ نان۔ا میکز کیٹوڈائر کیٹرز،ایک ایگز کیٹوڈائر کیٹر، چیف ایگز کیٹواور چیف فناشل آفیسر کرتے ہیں۔انویسٹمنٹ کمیٹی نے سال کے دوران۵ اجلاس طلب کئے اوراس میں شرکت درج ذیل کے مطابق تھی:

شركت كرده اجلاسون كي تعداد

جناب شامد غفار	چيئر مين	4
جناب منصور جی ۔حبیب	ممبر	5
جناب ممل آر _ حبيب	ممبر	5
جناب عون محمرا ہے۔حبیب	ممبر	5
محتر مهليحه بهايول بتكثن	ممبر	4
جناب شبيرغلام على	ممبر	5
جناب مرتضى حسين	ممبر	5

كار پوريٹ سوشل ريسياسيلٽي (CSR)

سمپنی کار پوریٹ سوشل ریبیاسپہلٹی کے تصور پرکمل کاربند ہےاور مختلف نوعیت کی وسیع تر سرگرمیوں کے ذریعے اپنی بیذ مدداری بخو بی پوری کررہی ہے۔ان اقدامات میں شامل ہیں:

- ساج کے پسماندہ طبقات کی ترقی اور فلاح و بہبود کے لئے ساجی اور تغلیمی سرگرمیوں کے سلسلے میں سال کے دوران عطیات کے ذریعے اسلمین روپے مالیت کے کام انجام دیئے گئے۔
- غیرضروری بجلی کے استعال ہے گریز کرتے ہوئے تو انائی کی بجت، ماحولیاتی تحفظ اور پیشہ ورانہ پیفٹی اور صحت کے ساتھ تمبا کونوثی ہے گریز کے قانون کے نفاذ اور '' نواسمو کنگ زون'' کے قیام اور کام کرنے کیلئے ایک محفوظ اور صحت مند ماحول فراہم کیا گیا۔
 - کاروباری اقدار پرعملدرآ مد کمپنی کے نضابط اخلاق 'کےمطابق تمام مبران کیلئے لازم ہے تا کہ کاروبار اور ذاتی اقدار کے بلندتر درجات کو یقینی بنایا جاسکے۔
- عملے کے ساتھ خوشگوار تعلقات، میرث اور کارکردگی کوتسلیم کرنا اور اسٹاف کیلئے سکھنے اور ترقی کے جاری مواقع، دونوں جاب کے دوران اور با قاعدہ تربیتی پروگراموں کے ذریعے فراہم کرنا۔
 - شفاف طریقه کار کے ذریعے بلاکسی ندہبی، ذات یات اور اسانی بنیاد پر انتیاز کے بغیرروزگار کی فراہمی۔
- کمپنی کی جانب سے سال کے دوران ۱۲۶ ملین روپے سے زائد کے براہِ راست بینکوں کے ذریعے قومی خزانے میں شراکت مزید بران ۲ ء ۲۵ ملین روپے
 کی ایک اضافی رقم کمپنی کے ذریعے حکومت یا کستان کوود ہولڈنگ "سیسز ،سروسز پر پیلزنیکس اور فیڈرل ایکسائز ڈیوٹیز کی مدمیں منہا/ وصول کی گئی۔

رسك مينجمنث فريم ورك

کمپنی کاروبار کی نوعیت اور جم کے مطابق رسک مینجنٹ فریم ورک کی حامل ہے۔ یہ فریم ورک ٹی سال قبل تشکیل دیا گیا تھا اور وقتا فو قنا بہتری کے ساتھ جاری ہے اور تمام امور کی نگرانی رسک مینجنٹ کمیٹی کی جانب ہے کی جاتی ہے۔ کمپنی اپنے کاروباری خطرات کوالیہ مختاط طریقے سے قدامت پسندنظریئے کی رہنمائی سے نمٹانے پر یقین رکھتی ہے۔ کاروباری خطرات اوران سے نمٹنے کے عناصر کی وضاحت تفصیل کے ساتھ کونشل انٹیٹمنٹ کیلئے نوٹس ۳۷ اور ۱۳۷ اور ۱۳۵ وونڈ و تکافل آپریشنز فناشل اسٹیٹمنٹس کے نوٹس ۲۷، ۱۲۷ وروم میں واضح کردی گئی ہے۔

بورڈ کی کمیٹیاں آ ڈٹ کمیٹی

سمپنی کی آ ڈٹ سمیٹی ایک انڈیپنڈنٹ ڈائر کیٹر بطور چیئر مین کی نمائندگی کے ساتھ معمبران پرمشتل ہے جو کہ مالیاتی امور سے بھی واقف ہیں اور ۳ نان۔ا گیزیکٹو ڈائر کیٹرز ہیں۔آ ڈٹ سمیٹی نے سال میں ہم مرتبا جلاس منعقد کئے ۔اجلاسوں میں شرکت درج ذیل کےمطابق رہی:

شركت كرده اجلاسون كي تعداد

3	چيئر مين	جناب شامد غفار
4	ممبر	جناب منصور جی ۔ صبیب جناب ممیل آ ر۔ صبیب
4	ممبر	جناب کمیل آ ر۔حبیب

۲۰۱۹-۲۰ و کیلئے معیشت کی مجموعی کارکردگی پرنگاہ ڈالیس توجی ڈی پی معمولی حد تک منفی رہی ، کرنٹ اکا ؤنٹ خسارہ نمایاں حد تک تم ہوکر ۴ و ۱۳ بلین امریکی ڈالر ہے ۱۹ و ۲۰۱۹ بلین امریکی ڈالر کے 1۰۱۹ بلین امریکی ڈالر کے 1۰۱۶ بلین امریکی ڈالر کے 1۰۱۶ بلین امریکی ڈالر ہوگئے ۔ افراط زر میں ۲۰۷۰ میں ۲۰۱۵ بلین امریکی ڈالر ہوگئے ۔ افراط زر میں ۲۰۷۰ بلین امریکی ہوکرہ ء و فیصد پر آگئی بعداز آ آ سے مزید کم ہوکرہ ء کہ فیصد پر برقر ارہے ۔ کے ایس ای ۱۰۰ انڈیکس ۳۱ دیمر ۲۰۲۰ و ۳۳۷ کا اوراس طرح ۴ ء کے فیصد کا اضافہ دیکھا گیا۔

سال ۲۰۲۱ء کا آغاز امیداور بہترعزائم کے متحکم ربحان کے ساتھ ہوا کیونکہ COVID-19 کی وباء کے خلاف ویکسین کی منظوری دی جا چکی تھی۔ تمام ممالک میں ویکسینیشن کا آغاز بھی ہوگیا تھا اوران کوششوں کا مقصد مرض کے پھیلاؤ کو کم کرنا تھا۔اس سال بھی توقع ہے کہ چیلنجنگ صورتحال در پیش رہے گی اور دنیا بھر میں بدلتی ہوئی صورتحال کیلئے اقدامات رائج کرنے کی ضرورت پڑے گی۔ہم اللہ تعالی سے دنیا بھر کے لوگوں کی صحت اور تحفظ کے لئے اور جلداز جلد تمامتر صورتحال معمول پر آجانے دیا گئے دعا گوہیں۔

سال ۲۰۲۱ء میں آ گے بڑھتے ہوئے کمپنی ترقی اور فروغ کے ضمن میں اپنی کوششیں جاری رکھے گی ،اور کسی مجھوتے کے بغیرانشاءاللہ اپنی بختاط انڈررائٹنگ کے ذریعے کاروبار کی توسیع پر توجہ دیکر بہترین انڈررائٹنگ نتائج حاصل کرے گی ،سرمایہ کاری ہے آیدنی میں اضافے کی بھی کوشش کی جائے گی۔

ہمیشہ کی طرح سمپنی دل کی گہرائیوں سے اپنے کاکنٹس اور سٹمرز کی شکر گزار ہے جنہوں نے حبیب انشورنس سمپنی لمیٹٹر پراپنا بھروسہ اوراعتا دبرقر اررکھا۔خصوصی طور پر سمپنی اپنے ری انشوررز کی حمایت اور رہنمائی پران کی مشکور ہے۔ سمپنی ایس ای بی کی شکر گزار ہے جس نے جب بھی ضرورت پڑی تعمیری تگرانی، تعاون اور رہنمائی کی۔ انتظام یہ اور تمام اسٹاف ممبران کی جانب سے سال بھرانجام دی جانے والی ان کی انتقاب محنت اور خدمات پر بورڈ آف ڈائر کیشرز انہیں خراج تحسین پیش کرتے ہیں۔

بورڈ کی تھکیل کمپنی کا بورڈ آف ڈائر کیٹرزنو (۹) ڈائر کیٹرز (ایک خاتون اور ۸مر دڈ ائر کیٹرز) پرشتمل ہے۔ بورڈ کی تھکیل درج ذیل مےمطابق ہے:

ړه	کیٹیگری
جناب شابدغفار	انڈ پیپنڈنٹ ڈائر یکٹر۔مرد
جناب على فدو	
محتر مه مليحه بهما يول بتكش	انڈ یہینڈنٹ ڈائر کیٹر۔خانون
جناب رفیق ایم ۔ حبیب	نان۔ا یکز یکٹوڈائر یکٹرز
جناب عباس ؤى _ حببيب	
جناب منصور جی ۔ حبیب	
جناب محمد حدر رصیب	
جناب مميل آر _ حبيب	
جناب عون محمرات _حبيب	ا يَّذِ يَكُودُ ارْ يَكُرْ

سال مختتمه ۳۱ دسمبر۲۰۲۰ و کیلئے ڈائر یکٹرز کی ۷۷ ویں رپورٹ برائے شیئر ہولڈرز

بورڈ آف ڈائز بکٹر زبمسر ت سال نختنہ ۱۳ دیمبر ۲۰۲۰ء کے لئے کمپنی کے سالانہ آ ڈٹ شدہ اکا ونٹس بشمول ۸۷ویں سالانہ رپورٹ پیش کررہے ہیں۔

	(000' روپے میں)
سال ۲۰۱۰ء کیلئے منافع بعداز نیکس	61,663
سال ۲۰۱۹ء کیلئے مختص کے بعد دستیاب رقم	39,699
	101,362
بوردُ آف دُائر يكثرزن تجويز كيا:	
۵۰ء دروپے فی شیئر کے منافع منقسمہ کی تقشیم بابت ۵روپے فی شیئر یعنی • افیصد	61,937
غیر مختص کر دہ منافع آ گے لے جانیوالا	39,425
	101,362
فی شیئر بنیا دی آید نی	0.50

ڈائر کیٹرز نے سال ۲۰۲۰ء کے لئے بمسر ت ۱۰ فیصد (۵۰ء روپے فی شیئر) کے منافع منقسمہ کی تقلیم کا اعلان کیا ہے اوپر تفصیل واربیان کے مطابق شیئر ہولڈرز کی منظوری ہے مشروط ہے جبیبا کہاوپر بیان کیا جاچکا ہے۔

20VID-19 کی وہائی صورتحال نے عالمی سطح پرسب کو متاثر کیا ہے خصوصی طور پر امراض کے پھیلا وَاور بھاری جانی نقصان کا سامنا کرنا پڑا۔ مزید ہر آں بڑے پیانے پر معاشی بحران کا سامنا رہا جس کی وجہ سے دنیا بھر میں لگ بھگ ہر خاندان کو تکلیف اور مسائل در پیش آئے ۔ تمام حکومتوں اور انتظامی اداروں نے انہیں روز مرہ مسائل سے بچانے کیلئے جدو جبد کی اور براہ راست فنڈنگ اور سبسٹہ بزے در سے پسماندہ وطبقات کو معاشی مسائل سے محفوظ رکھنے کیلئے اقدامات کے تجارت کا پہیہ چلانے اور صنعتوں کورواں دواں رکھنے کیلئے بیشتر حکومتوں نے کاروباری اداروں کو کم لاگتی فنڈنگ کی تاکہ وہ اداروں کی بقائے ساتھ روزگار کا سلسلہ برقر ارر کھکیس سرتی یا فتہ ممالک نے فار ماسیوٹرکل صنعت کو بے پناہ فنڈ ز دیئے جس کی مثال نہیں ملتی ، تاکہ وہ اس انہنائی مہلک بیاری سے عوام الناس کو بچانے کیلئے حفاظت اور علاج معالجہ کے ساتھ ویکسین کی تیاری کریں۔ بھاری دعا نمیں اور جدر دیاں ان کے ساتھ ہیں جن کو اس وباء کے باعث شدید معاشی مشکلات اور انہیں اپنے پیاروں کے جانی نقصان کا سامنا کرنا پڑا۔

الله تعالیٰ کے فضل وکرم سے زیر جائزہ سال کے لئے انڈر را کننگ منافع جات نمایاں طور پر بڑھ کرا ۱۶۰ املین روپے ہوگئے جواس کے مقابلے میں گذشتہ سال کی اسی مدت کے لئے ۱۶۳ ماملین روپے تھے۔حاصل کر دہ مجموعی پر پمکیم ۲ فیصد بڑھ کر ۶۰ اہلین روپے ہو گیا اس کے ساتھ خالص انشورنس پر پمیئم بڑھ کرے۔۳۸ کیلین روپے ہو گیا جو گذشتہ سال ۲ ۵۵۰ کیلین روپے تھا۔

سال کے لئے سرمایہ کاری کی آمدنی گزشتہ سال کی ۴۴۵ ملین روپے کے مقابلے میں ۱۴۴ ملین روپے رہی، باوجود کے اس سال کیپٹل گیننر کا منافع کے ۴۸۰ ملین روپے رہی، باوجود کے اس سال کیپٹل گیننر کا منافع کے ۴۰۲۰ ملین روپے تک بڑھی۔اس کے نتیج میں اضافے اور منافع جات کی آمدنی ۴۵۶ ملین روپے تک بڑھی۔اس کے نتیج میں ۴۰۲۰ء کے لئے کمپنی کا منافع بعداز ٹیک ۲ والا ملین روپے تھا۔

پاکستان کریڈٹ ریٹنگ ایجنسی نے کمپنی کے لئے + A (اے پلس) انشوررفنانشل اسٹرینتھ (IFS) ریٹنگ تفویض کی۔اس کا مقصد پالیسی ہولڈرز اور معاہدے کی مالیاتی ذمہ داریوں کو پورا کرنے کی مشخکم گنجائش کا حامل ہونا ہے۔

Form of Proxy

I/We			of			
being a member(s) of Ha	abib Insurance	Company Limited a	nd holding			
ordinary shares, as per F	Register Folio N	No./CDC Account an	d Participant's	I.D. No		
do hereby appoint	_		_ Folio No./CD	C Account	and Participa	ınt's I.D.
No	of					
or failing him/her			_ Folio No./CD	C Account	and Participa	nt's I.D.
No	of					
another member of the Ha at the Seventy Seventh Anr thereof. As witness my/our hand	nual General Me	eting of the Company	to be held on Ap	ril 29, 2021	and at any adjo	
(The eigenstries of the elec-		ld agree with the on	ooimon oignotu		REVENUE STAMP RS. 5	` '
(The signature of the sha or as per CNIC/ Passpor					red with the C	ompany
A alalua a a			Signature Name Address CNIC/Passpor			

A member entitled to attend the Annual General Meeting is entitled to appoint a proxy to attend and vote instead of him/ her. No person shall act as proxy (except for a corporation) unless he/ she is entitled to be present and vote in his/ her own right.

CDC account holder or sub-account holder appointing a proxy should furnish attested copies of his/ her own as well as the proxy's CNIC/ Passport with the proxy form. The proxy shall also produce his/ her original CNIC/ Passport at the time of the meeting. In case of corporate entity, the Board of Directors resolution/ power of attorney with specimen signature shall be submitted along with proxy form.

The instrument appointing a proxy should be signed by the member or by his/ her attorney duly authorised in writing. If the member is a corporation, its common seal (if any) should be affixed to the instrument.

The proxy forms, together with the power of attorney (if any), under which it is signed or a notarially certified copy thereof, shall be deposited at the Registered Office of the Company not less than 48 hours before the time of the meeting.

مختارنامه(پراکسی فارم)

يبانشورنس تميني لميشدُ اور حامل	بحثیت ممبر(رکن) حبر	ماكن	يں/ہم
		دِّ فولیونمبر/سی ڈی سی ا کا ؤنٹ اور پارٹیسینہ میں زیر	
	ى ا كا ؤنٹ اور پارٹيسپيٺ آئى ڈىنمبر دنا نزلسند		
آ نی ڈی ممبر	فولیونمبر/ی ڈی تی ا کاؤنٹ اور پارٹیسپیٹ آسمیز اس سے بعد فریس میں تاہد	رگن) محتر م <i>ا محتر</i> مه	یا آن کی غیرحاضری میں تمبر(ر م
نے والے ۸ کے ویں سالانہ اجلاس عام میں حق	یس چی کمیٹنڈ کے رجنٹر ڈ آ س میں منعقد ہو نار(پراکس)مقرر کرتا <i>اکر</i> تی ہوں <i>اکر</i> تے !	ز بمعرات ۲۹ اپریل ۲۰۲۱ و حبیب انتور ه بهجران ۱ که صورت ملز ما ارامه ما	لواپنے/ ہمارےا کیاء پر بروز رین میں استعمال کی نے ایک
-0.			
	ِ ٢٠٢١ء کور شخط کئے گئے۔	ಕ್ರಿಸಿ	آ چ بروز
پانچ روپے مالیت کا رسیدی نکٹ پرد شخط			
رستخط ^م مبر (رکن)			
اُن کے کمپیوٹرائز ڈ قو می شناختی کارڈیا پاسپورٹ	ں اوری ڈی تی ا کاؤنٹ ہولڈرز کے دستخط	ں رجسڑرڈ شدہ دستخط سے ممالکت رکھتے ہو ·	تمبر(رکن) کے دستخط بینک میں سرز
		صروری ہے۔	کے نمونہ دستخط سے مماثل ہونا ہ
			گوامان:
	۲- رستخط		ا۔ دستخط
	ئام		نام ا
	' *-		*-
يا پاسپورٹ نمبر	په	كارڈيا پاسپورٹ نمبر	پیه
نے اور ووٹ دینے کاحق تفویض کرسکتا ہے۔	رممبر(رکن) کوبطورمختار (پراکسی) شرکت کر	نت اورووٹ دینے کا مجاز ہواپنی جگہ کسی او	ممبر(رکن)جواجلاس می <i>ں شر</i> ک
سپورٹ کی مصدقہ نقول بھی منسلک کرنی ہوگی۔ دارہ ہونے کی صورت میں بحیثیت ممبر(رکن)، نگے۔	م) کے ہمراہ کمپیوٹرائز ڈ قومی شناختی کارڈیایا	ىبا كا ؤنٺ ہولڈر كومختار نامه (پراكسي فارم	ى ڈى يى ا كاؤنٹ ہولڈريا س
ن میں مخارنامہ(پراکسی فارم) پر کمپنی کی مہر ہونا			
ہ رجٹر ڈ آ فس میں اجلاس کے مقررہ وقت سے	ورآ فاٹارنی (حسب ضرورت) کمپنی کے	عدنا مزدکرنے والے خض کی تصدیق شدہ پا اضروری ہے۔	مختارنا ہے(پراکسی فارمز) بم کم از کم ۴۸ گھنے قبل جمع کرانا





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