

MOZAFFAR HOSSAIN SPINNING MILLS LTD.

imil4

TABLE OF CONTENTS

The second		2
Transmittal Letter	01	
Notice of the 16 th Annual General Meeting	02	
Corporate Directory	03	
Corporate Management	04	Y
Five Years' Financial Summary	05	.6
Company Profile	06	,
Album of MHSML	07	1
Factory Highlights	08	
Photographs of 14 th AGM, 2019 & 15 th AGM 202	020 10	
The Board of Directors	12	the second
Message from the Chairman	15	
Board of Director's and Management of the Com	ompany 16	
Management Team	17	
Directors' Report	19	
CEO & CFO's Declaration.	24	
BAPLC Certificate	25	
CGC Certificate	26	
Corporate Governance Compliance Report	27	
Audit Committee Report	40	
NRC Committee	42	
Financial Statements	44	
Proxy Form & Attendance Slip		

Transmittal Letter

То All Share Holders, Bangladesh Securities and Exchanges Commission, Registrar of Joint Stock Companies & Firms, Dhaka Stock Exchange Limited, Chittagong Stock Exchange Limited.

Subject: Annual Report for the year ended June 30, 2021.

Dear sir (s),

Enclosed pleased find a copy of Annual Report together with the Audited Financial Statements including Statement of Financial Position, Statement of Profit or Loss & Other Comprehensive Income, Statement of Changes in Equity and statement of cash flow for the year ended June 30, 2021 along with notes to thereon of Mozaffar Hossain Spinning Mills Limited for your kind information and records.

Thank you.





House # 315, Road # 04, DOHS, Baridhara, Dhaka-1206

Notice of the 16th Annual General Meeting

Notice is hereby given that the 16th Annual General Meeting (AGM) of the shareholders of **Mozaffar Hossain Spinning Mills Limited** will be held on Thursday, December 23rd, 2021 at 11.30 a.m. at Digital Platform through the AGM link: http://mhsml16thagm.digitalagmbd.net to transact the following business.

- 1. To consider the Audit Report and Financial Statements for the year ended June 30, 2021 along with report of the Auditors and Directors.
- 2. To approve the dividend for the year ended June 30, 2021 as recommended by the Board of Directors.
- 3. To elect Directors in place of those who are to retire by rotation in terms of the provision of the Articles of Association of the Company.
- 4. To appoint Statutory Auditors and professionals for compliance of corporate governance code of the Company for the year 2021-2022 and fix their remuneration.
- 5. To approve for Sales of Investment in Associates (Suntech Energy Ltd).
- 6. Amendment at Memorandum and Articles of Association inclusion of clause as authorised to provide Corporate Guarantee to financial institution against financial facilities for itself, sister or associate concern.
- 7. To approve for change of Company name Mozaffar Hossain Spinning Mills Ltd (PLC).
- 8. To transact any other business with the permission of the Chair.

By the order of Board y.Al

(Haris Alam) Company Secretary

Dated: December 02, 2021

Notes:

- 1. The Shareholders whose name will be appeared in the share register of the company or in the depository register on the record date, i.e., November 23, 2021 will be entitled to attendand vote in the AGM and to receive dividend as approved in the AGM.
- As per BSEC Notification no. BSEC/ CMRRCD/2006-158/208/Admin/81, dated 20 June 2018. Annual Report 2020-2021 of Mozaffar Hossain Spinning Mills Limited, in soft form shall be transmitted to the respective shareholders of the Company through their e-mail ID available in their beneficial owner (BO) accounts with the depository. This Annual Report shall also be published on our website (www.simgroup-bd.com).
- 3. Members entitled to attend and vote at the AGM may appoint a Proxy to attend and vote on his/herbehalf. The proxy form must be affixed with requisite revenue stamp and must be submitted to the E-mail address: ilyas@simgroup-bd.com not less than 72 hours before the time fixed for the AGM.
- 4. The members will be able to submit their questions/comments, and vote electronically 24 hours before commencement of the AGM and during the AGM. For logging into the system, the members need to enter their 16-degit Beneficial Owner (BO) ID number/ Folio Number and other credentials as proof of their identity by visiting the link http://mhsml16thagm.digitalagmbd.net

Special Note: No benefit or gift in cash or kind shall be given to the Shareholders for attending the 16th Annual General Meeting as per Bangladesh Securities and Exchange Commission's Circular No. SEC/CMRRCD/2009-193/154 dated: October 24, 2013.



Corporate Directory

۶	Date of Incorporation	29.11.2005
≻	License from Ministry of Environment	22.01.2009
≻	License from Bangladesh Export Promotion Bureau	14.01.2008
≻	License from Bangladesh Import Promotion Bureau	04.10.2010
≻	Signing of Management Contract with Suntech Energy Ltd.	28.02.2015

\checkmark	Approval of Initial Public Offering by Bangladesh Securities	
	and Exchange Commission	10.09.2013
\checkmark	Listing with Dhaka Stock Exchange Ltd.	21.01.2014
\checkmark	Listing with Chittagong Stock Exchange Ltd.	21.01.2014
\checkmark	Category of Share Change to "A" from "N"	13.11.2014
\checkmark	Authorized Share Capital	Tk. 3,000 Million
\checkmark	Paid up Share Capital	Tk. 1,009.93 Million
\checkmark	Date of Last AGM	27.12.2020

Corporate Management

Board of Directors Chairman Mrs. Rahima Hossain

Managing Director Md. Mozaffar Hossain

Director Raisul Hasan

Nominee Director

ASM Rakibul Hasan Mr. Sanwar Hossain

Independent Director Mr. Anwarul Hoque Mr. Md. Mijanur Rahman

Company Secretary Haris Alam

Chief Financial Officer Biplob Kumar Mondol

In-Charge(Share Division) Muhammad Ilyas

Audit Committee

Mr Anwarul Hoque Md.Mozaffar Hossain Raisul Hasan Haris Alam : Chairman : Member : Member : Secretary

Head of Internal Audit Md. Atiqur Rahman Bhuiyan, FCMA

Auditor

Rahman Mostafa Alam & Co. Chartered Accountants House #195, New DOHS, Road#1(3rd Floor, C-3) Mohakhali ,Dhaka-1206. E-mail: rmadhaka@gmail.com

Banker

Islami Bank Bangladesh Limited Mouchak Branch Hosaf Twin Tower (Ground Floor) New Circular Road, Malibag, Dhaka–1217

Corporate Governance Certified

Mohammad Ata Karim & Co. Chartered Accountants Palton Tower (2nd Floor),Suit # 205 87,Purana Paltan Line, Dhaka 1000

Insurer

Eastland Insurance Company Limited 13 Dilkusha C/A, Dhaka-1000, Bangladesh Phone: 9564600

Registered Office

House # 315, Road # 04, DOHS, Baridhara, Dhaka-1206 Phone: +88-02-8415961-3, Fax: +88-02-8415964 Mob# 01777769736 ilyas@simgroup-bd.com E-mail: info@simgroup-bd.com Web: www.simgroup-bd.com

Factory Office

Thakurbari Teac, Masumabad Bhulta, Rupgonj, Narayangonj



05 (Five) Years' Financial Summary

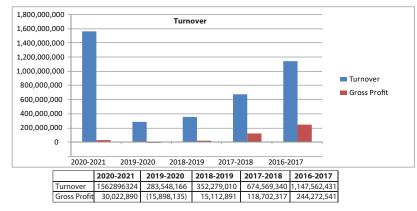


Amount in Taka

Operational Result	30-Jun-21	30-Jun-20	30-Jun-19	30-Jun-18	30-Jun-17
Turnover	1,562,896,324	283,548,166	352,279,010	674,569,340	1,147,562,431
Gross Profit	300,228,990	(15,898,135)	15,112,891	118,702,317	244,272,541
Profit from Operation	238,390,966	(49,285,256)	(5,540,446)	97,622,040	228,279,805
Net Profit before tax	80,653,951	(131,788,620)	(99,121,889)	57,111,940	177,590,010
Net Profit after Tax	52,426,567	(119,837,397)	(95,617,854)	48,478,988	150,934,445
Net Cash Flow From Operation	(1,048,852,159)	(750,866,485)	397,347,222	190,559,992	138,584,545

Financial Position	30-Jun-21	30-Jun-20	30-Jun-19	30-Jun-18	30-Jun-17
Fixed Assets	3,841,632,609	3,511,101,149	3,419,104,279	1,027,995,960	736,456,966
Current Assets	1,632,618,635	1,025,889,220	683,181,614	1,059,205,792	1,135,828,131
Shareholder's Equity	1,834,320,919	1,415,156,554	1,534,993,951	1,638,208,275	1,589,729,287
Long Term Liability	1,594,551,287	971,881,330	439,499,612	99,393,842	44,210,785

Key Financial Ratio	30-Jun-21	30-Jun-20	30-Jun-19	30-Jun-18	30-Jun-17
Current Ratio	0.80	0.48	0.32	2.99	4.66
Quick Ratio	0.22	0.11	0.21	2.16	3.43
Debt to Equity Ratio	1.87	1.48	0.72	0.17	0.04
Net Income Ratio (%)	3.35	(42.26)	(27.14)	7.19	13.15
Return on Equity (%)	2.86	(8.12)	(6.03)	5.14	9.49
Earnings Per Share	0.52	(1.19)	(0.95)	0.51	1.68





Company Profile

Mozaffar Hossain Spinning Mills Limited (here in after referred to as "MHSML" or "The Company") was incorporated with the Registrar of Joint Stock Companies and Firms (RJSCF) vide registration no. C-59784(1791)/05 dated November 29, 2005 as a Private Limited Company by shares namely Mozaffar Hossain Textile Mills Limited. Subsequently the company renamed as Mozaffar Hossain Spinning Mills Limited in December 14, 2011 and the company was emerged as a public limited company on the same date and year. In January 2014 Mozaffar Hossain Spinning Mills Limited listed its share with both Dhaka and Chittagong Stock Exchange.

The registered office and principal place of business of the company is situated at House # 315, Road # 04, DOHS Baridhara, Dhaka-1206, Bangladesh and the manufacturing establishment is located at Thakurbari Teac, Masumabad, Bhulta, Rupgonj, and Narayangonj.

Mozaffar Hossain Spinning Mills Limited runs the business of 100% export oriented woven fabrics cotton yarn. The company's production facility is equipped with machineries of Germany. The company aims to provide high quality woven fabrics cotton yarn.

Our Vision

- 1. We aspire to maintain our leadership position in the Textile Industry by producing the best quality various counts of yarns and becoming a reliable business partner of our buyer and suppliers.
- 2. Protect the interest of our shareholder through sustainable growth and value creation.
- 3. Preserve the Trust of all our Stakeholders by adopting ethical business practices.
- 4. Support the society through corporate social responsibility initiative.

Our Mission

MHSML will remain an acknowledged leader in providing high quality products & services, to its customers. MHSML will continue to provide superior quality of fabrics.

Our Customers see us as:

- 1. Provider of state of the art product.
- 2. Focus on their specific needs.
- 3. Valuable contributors to their Organizations.

Our Employees:

- 1. The reason for us being in business.
- 2. Provide cutting edge, solutions to our customers.
- 3. Acquire skills in anticipation of future needs.

Our Company Leadership Believes:

The Global Textile Market provides a continuous challenge for every stage of manufacturing. The MHSML diversified interests include product line catering different market segments.

Album of MHSML





07 Annual Report

Photographs of 14th AGM, 2019











Photographs of 15th AGM, 2020











The Board of Directors

Mrs. Rahima Hossain

Chairman

Mrs. Rahima Hossain wife of Al-Haj Md. Mozzaffar Hossain is the Chairman of Mozaffar Hossain Spinning Mills Limited. Her father name is Mr. Abdur Rahman and mother name is Mrs. Saleha Khatun. She was born in Jamalpur, Bangladesh on 01-Apr-1960. She is related with SIM Fabrics Limited, SIM Apparels Limited and Authentic Color Limited as Chairman. She has travelled Malaysia, Saudi Arabia etc. She is engaged in various social activities like school, college, madrasha, and mosque. She is the president of Rahima Mozaffar Girls School & College.





Md. Mozaffar Hossain (MP) Managing Director

Md. Mozaffar Hossain (MP) is the Founder of 'SIM GROUP' and Managing Director of Mozaffar Hossain Spinning Mills Limited. His father name is Late Saim Uddin and mother name is Mossammat Matabjan Begum. He was born in Jamalpur, Bangladesh on 01-Jan-1957. Currently he is the Member, of Parliament (142) from Jamalpur-5 As well he is Member standing committee on ministry of science and Technology Bangladesh Parliament Mr, Hossain is a Textile Engineer past BSC in Textile Technology. He has long around 34 year's business experience and started his own business in 1996 later on established woven fabrics weaving mills in 2001. During his successful career he implemented the following business enterprises: Authentic Color Limited, SIM Fabrics Limited, Mozaffar Hossain Spinning Mills Limited and SIM Apparels Limited. He has travelled UK, Switzerland, Germany, France, China, Korea, Pakistan, India, Malaysia, Saudi Arabia almost around the Globe. He is also engaged in various social activities like school, college, madrasa, and mosque. He is the Ex-President of Textile Engineer Association, Ex-Director of BTMA, President of Bangubandhu Textile Engineering Association, Vice President of Jamalpur Zilla Somity, Ex-Vice President of International Lion Club (Red Sun 315 B-3), Member of IEB, Baridhara Society, Greater Mymansingh Somity and Assistant Secretary of Bangladesh Awami League.

Raisul Hasan Director

Raisul Hasan is serving as Director of Mozaffar Hossain Spinning Mills Limited from the very beginning of his career. His father name is Al-Haj Md. Mozzaffar Hossain and mother name is Mrs. Rahima Hossain. He was born in Dhaka, Bangladesh on 06-May-1989. He is a Graduate from NSU; Bangladesh. He is a dynamic business personality. His acumen in business and flexible manner in terms of public relations made him a role model in developing the culture of the organization.





A.S.M. Rakibul Hasan Nominee Director

A.S.M. Rakibul Hasan is currently serving as Nominee Directors of the Company. His father name is Al-Haj Md. Mozzaffar Hossain and mother name is Mrs. Rahima Hossain. He was born in Jamalpur, Bangladesh on 31-Jan-1979. He had completed his MBA from North South University (N. S. U). He is serving the company from its incorporation and successfully running till now. He has with over 19 year's business experience. Mr. Hasan is responsible for financial & marketing section of the company. And he is the Director of SIM Fabrics Limited.

Md. Sorwar Hossain Nominee Director

Mr. Md. Sorwar Hossain is the Nominee Director by SIM Fabrics Limited in Mozaffar Hossain Spinning Mills Limited born on July 06, 1970 in Bangladesh. He is a commerce graduate and taking care of Mozaffar Hossain Spinning Mills Limited from the very beginning of his career.





Mr. Anwarul Hoque Independent Director

Mr. Anwarul Hoque is an retired judge, serve the judicial of law Government of Bangladesh. He was an BCS cadre and serve the nation from 1983 to 2017. His wisdom experience , dedication towards the courts . Will help Mozaffar Hossain Spinning Mills Limited to get a new Director in the more efficient ethical business process.

Mr. Md. Mijanur Rahman

Independent Director

Mr. Md. Mijanur Rahman is an advocate by profession currently serving at Bangladesh Supreme court. He has a long experience more than twenty year with very good track record





Mr. Haris Alam Company Secretary

Mr. Haris Alam is currently serving Mozaffar Hossain Spinning Mills Limited (MHSML) as Company Secretary. He had completed his ACCA Course from London School of Buisness & Finance (LSBF) London UK. He had also obtained MBA & BBA (Finance & Accounting) from North South University. He had a long experience at financial control, financial arrangement at backward linkage industry.

Message from the Chairman

Distinguished Shareholders

On behalf of the Board of Directors, I welcome you all and take immense pleasure and delight in addressing the 16th Annual General Meeting of the company. I also want to thank you the honourable shareholders for joining us to make the event successful.

With pleasure I present the Report of the Board of Directors, The Audited Statements of Financial Position, Statement of Profit or Loss & Other Comprehensive Income and other Financial Statements of the company for the year 30 June, 2021. It gives me immense pleasure that we get the opportunity to meet with all of you, discuss on the performance of the concerned year of the company and sharing the views of each other's, I assumed that to the changed situation more obligations has been created on us on behalf of the valued shareholder in respect of last AGM and to offer them assurance of our sincerity in maintaining operational results up to their expectations at present as well as in future.

As we discuss the financial year in review the western world mainly EU and USA is yet to overcome the financial recession, the world economy is also struggling hard to rehabilitate and revive financially. As a part of our revenue is generated from Exporting of yarn, it is due to these factors we faced difficulties in marketing our product on regular basis. Domestically the incessant weather, political instability created hindrance in our business. In spite of various limitations and hindrances as well as political unrest, the company had its successful year in 2020. This could not be possible without your continuous support conscious suggestion, Boards prudent strategic decision and management's successful execution for the same with passion and zeal. Thanks to all of you.

I on behalf of the Board would like to express my sincere thanks to the respected shareholders for the confidence respond on the Board of the company throughout the year. I am also grateful to the Bangladesh Securities and Exchange Commission, Dhaka Stock Exchange Limited, Chittagong Stock Exchange Limited, Registrar of Joint Stock Companies & Firms, Central Depository Bangladesh Limited, Banks and Financial Institutions for their support and patronage extended to the company from time to time.

I embrace your support and seek your co-operation by all means for a brighter future for all

Thanking you.

Regards

Mrs. Rahima Hossain Chairman

Factory Highlights





Factory Highlights





BOARD OF DIRECTORS AND MANAGEMENT OF THE COMPANY

Board of Directors Mrs. Rahima Hossain	Chairman
Md.Mozaffar Hossain	Managing Director
Raisul Hasan	Director
A.S.M. Rakibul Hasan	Nominee Director
Mr. Md. Sorwar Hossain	Nominee Director
Mr. Anwarul Hoque	Independent Director
Mr. Md. Mijanur Rahman	Independent Director
Audit Committee Mr. Anwarul Hoque Independent Director	Chairman
Md.Mozaffar Hossain Managing Director	Member
Raisul Hasan Director	Member
Haris Alam Company Secretary	Member Secretary
Nomination and Remuneration Committee Mr. Anwarul Hoque Independent Director	Chairman
Md.Mozaffar Hossain Managing Director	Member
Raisul Hasan Director	Member
Haris Alam	Member Secretary

Company Secretary

Management Team

SI.	Name	Designation	Department
1.	Md. Mozaffar Hossain	Managing Director	
2	Md. Kamrul Hossain	Director Technical	Operation
3.	Haris Alam	Company Secretary	Board Secretariat
4.	Biplob Kumar Mondol	Chief Financial Officer	Accounts & Finance
5.	Md. Atiqur Rahman Bhuiyan, FCMA	Head of Internal Audit	Audit
6.	Md. Tafiqul Islam	Deputy General Manager	Planning & Commercial
7.	Muhammad Ilyas	In-Charge	Share Division
8.	Kuddus Ali.	Manager	Audit
9.	Md. Sahal Hossain	Manager	Procurement
10.	Mohammad Didarul Alam	Assist. Manager	Accounts & Finance
11.	Md. Faysal Talukder	Sr. Executive	Accounts & Finance
12.	Mohammad Najmul Haque	Sr. Executive	Accounts & Finance
13.	Subrata Sen	Executive	Accounts & Finance
Owner	's Representative		
Mr. Md	. Ayenul Hoque	Director (Operation)	Operation

Pattern of Shareholding and No. of Shareholding as on 30 June 2021

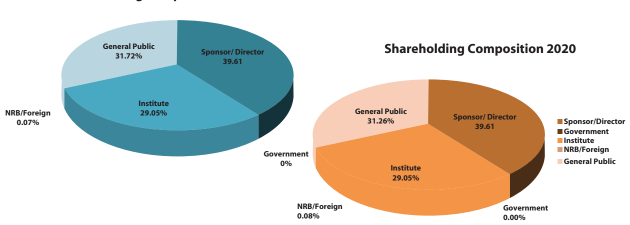
Share Holding Range	Number of Share Holders	No. of Share	Percentage of Share Holding
1 to 500	1326	238434	0.24%
501 to 5,000	3041	5169338	5.11%
5,001 to 10,000	477	3756885	3.72%
10,001 to 20,000	281	4205723	4.16%
20,001 to 30,000	103	2610592	2.58%
30,001 to 40,000	39	1385231	1.38%
40,001 to 50,000	49	2312315	2.29%
50,001 to 100,000	76	5477559	5.42%
100,001 to 1,000,000	59	16320455	16.16%
1,000,001 to Above	09	59516842	58.94%
Total	5460	100993374	100.00%

SI No	Name Shareholders	No. of Shares Held	% of Holding
1	SIM FABRICS LTD.	33,300,736	32.97%
2	ICB	13,208,301	13.07%
3	INVESTMENT CORP. OF BANGLADESH	3,144,806	3.11%
4	SOHEL MAHMOOD CHOWDHURY	1,233,530	1.22 %
5	RAISUL HASAN	2,246,990	2.22%
6	RAHIMA HOSSAIN	2,188,389	2.16%
7	MD. MOZAFFAR HOSSAIN	2,036,840	2.01%
8	FAREAST STOCKS & BONDS LTD	1,124,550	1.11%
9	ISLAMI COMMERCIAL INS. CO.LTD	1,032,700	1.02%
10	AGRANI EQUITY & INVEST .LTD	945,328	0.93%
Total		60,462,170	59.82 %

Top 10 (Ten) Shareholders as on 30 June 2021

Shareholding Composition as on 30 June 2021

CINA	Chaugh al daug Cuaun	2021		2020	
SI No	Shareholders Group	No. of Share	Percentage (%)	No. of Share	Percentage (%)
1	Sponsor/Director	40,000,077	39.61%	40,000,077	39.61%
2	Government	-	-	-	-
3	Institute	28,892,800	28.60%	29,337,975	29.05%
4	NRB/Foreign	75,054	00.07%	86,567	00.08%
5	General Public	32,025,443	31.72%	31,568,755	31.26%
Total		100,993,374	100.00%	100,993,374	100.00%



Shareholding Composition 2021

Directors' Report

Dear Shareholders,

Assalamualaikum,

On behalf of the Board of Directors of Mozaaffar Hossain Spinning Mills Limited and on my own behalf I welcome you all to 16th Annual General Meeting. The Board of Directors is pleased to take the opportunity to present you the Audited Financial Statements of the Company for the FY 2020-2021, Auditors' Report and the Directors' Report thereon along with Company's performance and other matters in terms of Companies Act, 1994, Listing regulation of DSE and CSE, the guideline issued by Bangladesh Securities and Exchanges Commission (BSEC) and International Accounting Standards and other applicable rules & regulations.

BACKGROUND

Mozaffar Hossain Spinning Mills Limited (here in after referred to as "MHSML" or "the Company" was incorporated with the Registrar of Joint Stock Companies and Firms (RJSCF) vide registration no. C-59784(1791)/05 dated November 29, 2005 as a Private Limited Company by shares namely Mozaffar Hossain Textile Mills Limited. Subsequently the company renamed as Mozaffar Hossain Spinning Mills Limited in December 14, 2011 and the company was emerged as a Public Limited Company on the same date and year. The Authorized capital of the company is Tk. 3,000,000,000 (Three Hundred Crore only) and paid up capital 1,009,933,740 (One Hundred Crore Ninety Nine Lac Thirty Three Thousand & Seven Hundred Forty only). The company was listed with Dhaka Stock Exchange Limited and Chittagong Stock Exchange Limited in the month of January 2014.

REVENUE

As you are aware that the company is a manufacturer of 100% export oriented woven fabrics cotton yarns, the sale proceeds from yarn stood at 156.28 crore.

The operating financial results of the Company for the year 2020-2021 as compared to previous year are summarized hereunder:

Particulars	2020-2021	2019-2020
Turnover	1,562,896,324	283,548,166
Gross profit	1,262,667,334	(15,898,135)
Financial Expenses	153,704,317	82,503,364
Other Income	1,453,126	(158,379)
Net profit Before Tax(NPBT)	80,653,951	(131,788,620)
Provision for Taxation	28,227,384	(11,951,223)
Net Profit After Tax (NPAT)	52,426,567	(119,837,397)
Gross Margin (Turnover)	19.21%	(5.61)%
Net Margin Before Tax	5.16%	(46.48)%
Net Margin After Tax	3.35%	(42.26)%
Earnings Per Share (EPS) BTD.	0.52	(1.19)
Number of Shares Used to Computer EPS	100,993,374	100,993,374

Industry outlook and possible future developments in the industry

The company works as a Primary Textile Sector (PTS) for the Export Oriented Garments Industries. Mozaffar Hossain Spinning Mills Limited produces the 100% export oriented woven fabrics cotton yarn and delivers to the Garments Industries. The company has been operated in the market for long with reputation and commitment. Having long experience in yarn marketing we are confident of this value added yarn and believe that we can hold our reputation as a quality yarn supplier.

With the inception of the company has become one of the very few spinning mills in Bangladesh where the garments manufacturer can really rely for various types of yarns. We believe this will add great value to the company in the coming days.

Segment Reporting

Company operates in single product segment.

Risk and concerns

Mozaffar Hossain Spinning Mills Limited being a yarn manufacturer and catering as the backward linkage industry its risk is always associated with the global supply and demand chain. Any economic downturn in the western world has a direct impact on the business. With the demand increasing from the emerging countries of Bangladesh has become a market which is very vibrant and growing every day.

Moreover, risks and concern of the industry solely depends on the upcoming Government policy as well. However, garments being the major foreign currency earner have always enjoyed special consideration from all the successive Governments and expectation is that it will continue in the future.

A discussion on cost of goods sold, gross margin and net profit margin

	30 June	2021	30 June 2020			
Profit from Operation	Amount	Percentage	Amount	Percentage		
Turnover	1,562,896,324	100%	283,548,166	100%		
Cost of Goods Sold	1,262,667,334	80.79%	299,446,301	105.60%		
Gross Profit	300,228,990	19.20 %	(15,898,135)	(5.61)%		
Net profit for the year	52,426,567	3.35 %	(119,837,397)	(42.26)%		

Discussion on Continuity of extraordinary gain or loss

Extraordinary gains or losses refer to infrequent and unusual gain or loss and which is not part of the

Company's ordinary/day to day operations. As for the Company, there was no such gain or loss during the year under reporting.

Related party transactions

The company has transactions with its mother company which have been disclosed in related party transaction in page no. of the annual report.

Significant variance of financial statements

There is no significant variance in the financial statements during the year ended on 30th June 2021.

Compliance of Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 dated 30 June2018

1.1 Board Size:

The number of members of the Board of Directors stands at 07 (including Two Independent Directors) which are within the limits given by BSEC.

Independent Directors

Md. Anwarul Hoque & Md. Mijanur Rahman as an Independent Director of the company on 30 October 2019 subject to approval of shareholders in 14th Annual General Meeting of the company

Qualification of New Independence Director:

01.Mr.Anwarul Hoque is an retired judge, serve the judicial of law Government of Bangladesh. He was an BCS cadre and serve the nation from 1983 to 2017. His wisdom experience, dedication towards the courts. He will help Mozaffar Hossain Spinning Mills Limited to get a new Director in the more efficient ethical business process.

02. Mr. Md. Mijanur Rahman is an advocate by profession currently serving at Bangladesh Supreme court. He has a long experience more than twenty year with very good track record.

2.0 Company Secretary, Chief Financial Officer, Head of Internal Audit

As per corporate governance of BSEC, the company has allocated the responsibilities as follows:

Company Secretary	: Haris Alam
Chief Financial Officer	: Biplob Kumar Mondol
Head of Internal Audit	: Md. Atiqur Rahman Bhuiyan, FCMA

3.0 Audit Committee

The Audit Committee, as a sub-committee of the Board of Director has been constituted with the Independence Director as Chairman and two other Directors. The company Secretary acts as Secretary to the Audit Committee. This committee assists the Board in ensuring that the financial statements reflect true and fair view of the state of affairs of the company. Audit committee is responsible to the Board of Directors and its roles and responsibilities are clearly set forth. The role of the Audit Committee has been started in the annual audit committee report..

Nomination and Remuneration Committee

The Nomination and Remuneration Committee, as a sub-committee of the Board of Director has been constituted with three board of directors with one Independent director as a chairman. The company Secretary acts as Secretary to the Committee. The Nomination and Remuneration Committee assists the Board in formulation of the nomination criteria or policy for determining qualifications, positive attributes, experiences and independence of directors and top level executive as well as a policy for formal process of considering remuneration of directors, top level executive of the company. NRC is responsible to the Boar of Directors and its roles and responsibilities are clearly set forth. Since the corporate governance code has been adopted on 03 June, 2018, we have been taking necessary steps to comply with.

External Statutory Auditors

The BSEC guidelines are being strictly followed in engaging statutory Auditors for the Company.

Maintaining a website

The company has been maintaining an official website www.simgroup-bd.com which is linked with the website of the stock exchange.

Subsidiary Company

The company hold 30% share of "Suntech Energy Limited"

Duties of CEO & CFO

The provision of BSEC regulations has been complied in the Annual Report.

Directors' Appointment and Re-Appointment

With regard to the appointment, retirement and re-appointment of directors, the company is governed by its Articles of Association, the Companies Act. 1994 and other related legislations. Accordingly, the following Directors of the Board will retire at the annual general meeting:

Share holding pattern

The share holding of directors at the end of 30th June 2021 is shown as below:

Name of the shareholders	Status(Sponsor/promoter/Director/Sponsor Director/Nominated Director/Independent Director/Depositor Director.	Shares Held	%
01.Sim Fabrics Limited	Nominees A.S.M Rakibul Hasan & Md. Sanwar Hossain.	32,647,781	32.97%
02. Mrs. Rahima Hossain	Chairman	2,145,480	2.17%
03.Md. Mozaffar Hossain	Managing Director	1,996,902	2.02%
04. Raisul Hasan	Director	2,202,932	2.22%
05. A.S.M Rakibul Hasan	Nominee Director	222,669	0.22%
06. Mr.Anwarul Hoque	Independent Director	Nil	-
07. Mr. Md. Mijanur Rahman	Independent Director	Nil	-
Managing Director, Company Sec	retary, Chief Financial Officer, Head of Internal A	udit and their Spou	e and Children:
Md. Mozaffar Hossain	Managing Director, his Spouse and Children.	2,145,480	2.17%
Mrs. Rahima Hossain		1,996,902	2.02%
Raisul Hasan		2,202,932	2.22%
A.S.M Rakibul Hasan		222,669	0.22%
Haris Alam	Company Secretary	Nil	-
Biplob Kumar Mondol	Chief Financial Officer	Nil	-
Md. Atiqur Rahman Bhuiyan (FCMA)	Head of Internal Audit	Nil	-
Executives:	-	Nil	-
Shareholders holding 10% or more.	SIM Fabrics Limited	32,647,781	32.97%
	ICB (Institution)	12,949,315	13.08%

Board Meeting and Attendance

During the year 10 (ten) Board Meetings were held. The attendance record of the directors is as given Belo

Name of Directors	Attendance
Mrs. Rahima Hossain	09
Md. Mozaffar Hossain	08
Raisul Hasan	10
ASM Rakibul Hasan	10
Md. Sanwar Hossain	10
Mr. Anwarul Hoque	10
Mr. Md. Mijanur Rahman	09

Director's remuneration

Director's remuneration is shown in the page no. 70 of the notes to the Financial Statements.

Directors Responsibilities for the Financial Statements

In accordance with the Bangladesh Securities and Exchange Commission Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 dated 03 June, 2018 the Directors are pleased to confirm the following:

- 01. The financial statements together with notes thereon have been drawn up in conformity with the Companies Act. 1994 and Bangladesh Securities and Exchange Rules 1987. These statements present fairly the companies state of affairs, the result of its operations, cash flow and changes in equity.
 - (a) Proper books and accounts of the company have been maintained.
 - (b) Appropriate accounting policies have been applied consistently in preparation of the financial statements and the accounting estimates are based on reason able and prudent judgment.
 - (c) The International Accounting Standards, (IAS) / International Financial Reporting Standards (IFRS) as applicable in Bangladesh, have been followed in the preparation of the financial statements.
 - (d) The systems of internal control are sound and have been implemented and monitored effectively.
 - (e) The key operating and financial data for the last five years are shown on page 6.
 - (f) The pattern of shareholding is provided in Annexure-II of the annual report.

No partner or employees of the external audit firm possess any share of the company.

Internal Control

The Board has ultimate responsibilities to establish the effective system of internal control. To ensure internal control regarding risk management, financial control and compliance legislation, the company already has a strong internal audit department to ensure internal control and compliance in place.

Going Concern

While approving the financial statements, the directors have made appropriate enquiries and analyzed the significant financial, operating as well as other indicators for enabling them to understand the ability of the company to continue its operation for a foreseeable period. Directors are convinced and have a reasonable expectation that the company has adequate resource to continue its operation consistently for the foreseeable future. Therefore the company adopted the going concern basis in preparing the financial statements.

Significant deviation of Operating Result

There is significant Positive deviation from the last year's operating result of the company.

Deviation from last year Result

The well waited BMRE project of 36,000 spindles Ring unit of the company able to start its commercial operation from 5th January 2021. As well, the Rotor unit after compilation of utilities synchronization & machineries overhauling maintenance resumes its full operation from 06 April 2021. The mills had got 100% utilization of ring unit from 3rd quarter & 100% utilization of Rotor unit from 4th quarter. The effect of production and sales directly affects the turnover & gross profit with increase of turnover 551%. The operational and financial expenses also have the same deviation. The cumulative effect on net profit from the loss of Tk 119,837,397 in the financial year 2019-2020, The Company had able to earn 1,562,896,324 as net profit 52,426,567. The deviation of Net profit is positive 328% from last year.

Dividend

The Board of Directors has recommended 3% cash dividend to all general public shareholders other than Sponsor/Director for the year ended June 30, 2021 (subject to the approval in the forthcoming AGM) whose names will appear in the share register of the company and/or depository register of CDBL as on record date i.e. 23th November, 2021.

Statutory Auditors

The Auditors of the Company, Rahman Mostafa Alam & Co. Chartered Accountants, House #195, New DOHS, Road #1(3rd Floor, C-3), Mohakhali , Dhaka-1206. has carried out the audit of the company for the year ended 30 June 2021. They were appointed as Statutory Auditor in 15th AGM. As per regulation 15(2) & (3) of DSE and CSE (Listing) regulations, 2015.

Acknowledgment

I take this opportunity, on behalf of the Board of Directors, to express my heartfelt gratitude to all of our valued clients, shareholders and well-wishers home and aboard for their wholehearted co-operation and active support in discharging the responsibilities reposed on me and the Board during the year under review.

I also thank Registrar of Joint Stock Companies (RJSC), Bangladesh Securities and Exchange Commission (BSEC), Dhaka Stock Exchange (DSE), Chittagong Stock Exchange (CSE), Government and Private sector Organization and many others for their sincere support and whole hearted co-operation to our company.

I, on behalf of the Board, also put on record my deep appreciation for the services and loyalty of the executives, officers and employees of the company at all levels without which we could not have achieved this result.

Thanks are also due to all directors, all executives, officers, staff and workers of the company for their excellent, sincere, dedicated efforts in achieving company's target during the year under review.

To ensure financial security we always welcome your suggestions and opinion to improve present and future services of the company.

I now appeal to the magnanimity of valued shareholders to kindly accept and approve the Auditors' Report, Annual Audited Accounts 2020-2021 and Directors' Report placed before you.

Thanking you,

On behalf of the Board of Directors,

alima

Mrs. Rahima Hossain Chairman

23 Annual Report

Mozaffar Hossain Spinning Mills Limited CEO & CFO'S DECLARATION

28 October 2021

Annexure- A [As per condition No. 1(5)(xxvi)]

The Board of Directors Mozaffar Hossain Spinning Mills Limited. H# 315, R#04; DOHS, Baridhara Dhaka- 1206.

Subject: Declaration on Financial Statement for the year ended on 30 June 2021

Dear Sir,

Pursuant to the condition No. 1(5)(xxvi) imposed vide the Commission's Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 Dated 3 June 2018 under section 2CC of the Securities and Exchange Ordinance, 1969, we do hereby declare that

- (1) The Financial Statements of Mozaffar Hossain Spinning Mills Ltd. for the year ended on 30 June 2021 have been prepared incompliance with International Accounting Standards (IAS) or International Financial Reporting Standards (IFRS), as applicable in the Bangladesh and any departure there from has been adequately disclosed;
- (2) The estimates and judgments related to the financial statements were made on a prudent and reasonable basis, inorder for the financial statements to reveal a true and fair view;
- (3) The form and substance of transactions and the Company's state of affairs have been reasonably and fairly presented in its financial statements;
- (4) To ensure above, the Company has taken proper and adequate care in installing a system of internal control and maintenance of accounting records;
- (5) Our internal auditors have conducted periodic audits to provide reasonable assurance that the established policies and procedures of the Company were consistently followed; and
- (6) The management's use of the going concern basis of accounting in preparing the financial statements is appropriate and there exists no material uncertainty related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern.

In this regard, we also certify that: --

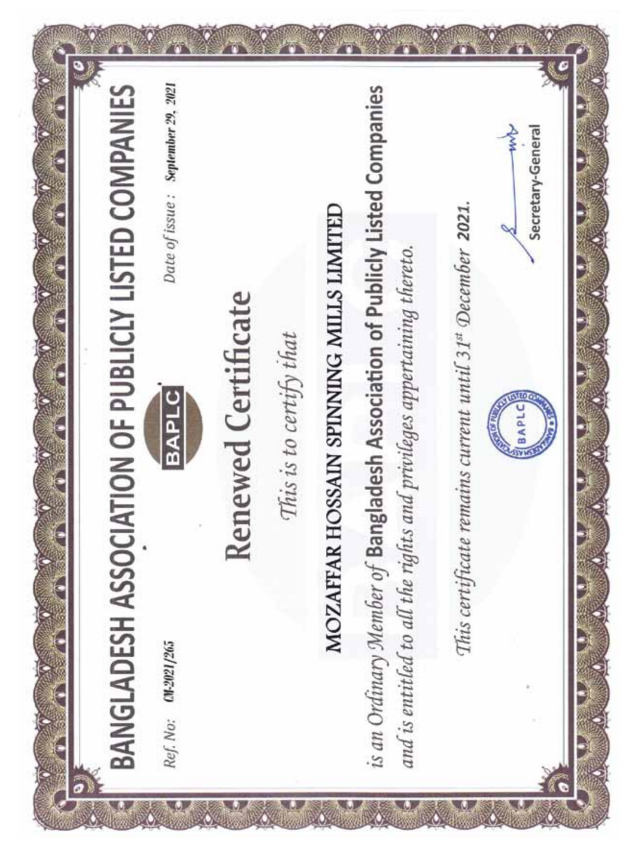
- (i) We have reviewed the financial statements for the year ended on 30 June 2021 and that to the best of our knowledge and belief:
- (a) these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
- (b) these statements collectively present true and fair view of the Company's affairs and are in compliance with existing accounting standards and applicable laws.
- (ii) There are, to the best of knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or in violation of the code of conduct for the company's Board of Directors or its members.

Sincerely yours,

(Md. Mozaffar Hossain) Managing Director



Certificate



(MAKC) MOHAMMAD ATA KARIM & CO. CHARTERED ACCOUNTANTS

REPORT TO THE SHAREHOLDERS OF MOZAFFAR HOSSAIN SPINNING MILLS LIMITED ON COMPLIANCE OF CORPORATE GOVERNANCE CODE

We have examined the compliance status to the Corporate Governance Code by **MOZAFFAR HOSSAIN SPINNING MILLS LIMITED** for the year ended on 30 June 2021 This Code relates to the Notification No BSEC/CMRRCD/2006158/207/Admin/80, dated 03 June 2018 of the Bangladesh Securities and Exchange Commission

Such compliance with the Corporate Governance Code is there responsibility of the Company Our examination was limited to the procedures and implementation thereof as adopted by the Management in ensuring compliance to the conditions of the Corporate Governance Code

This is a scrutiny and verification and an independent audit on compliance of the conditions of the Corporate Governance Code as well as the provisions of relevant Bangladesh Secretarial Standards (BSS) as adopted by Institute of Chartered Secretaries of Bangladesh (ICSB) in so far as those standards are not inconsistent with any condition of this Corporate Governance Code

We state that we have obtained all the information and explanations which we have required, and after due scrutiny and verification thereof we report that in our opinion

- (a) The Company has complied with the conditions of the Corporate Governance Codeas stipulated in the abovementioned Corporate Governance Codeissued by the Commission
- (b) The Company has complied with the provisions of the relevantBangladesh Secretarial Standards (BSS) as adopted by the Institute of Chartered Secretaries of Bangladesh (ICSB) as required by this Code
- (c) Proper books and records have been kept by the company as required under the Companies Act, 1994, the securities laws and other relevant laws and
- (d) The Governance of the company is satisfactory

Date: Dhaka 23 November 2021

Mohammad Ata Karim & Co. Chartered Accountants

87 Purana Palton Line, Palien Tower 2nd Floor Suite #205, Dhaka-1000, Phone: 8802 - 8991645 Cell: 01711-868049, E-mail: makc1941yahoo.com, makc1998yahoo.com

Annexure- C [As per condition No. 1(5)(xxvii)]

Mozaffar Hossain Spinning Mills Limted Status of Compliance with the Corporate Governance Code (CGC)

"Status of compliance with the conditions imposed by the Commission's Notification No.BSEC/CMRRCD/2006-158/207/Admin/80 dated 03 June 2018 issued under section 2CC of the Securities and Exchange Ordinance, 1969:"

(Report under Condition No.	9)		
litte	Compliance Status (Put $$ in the appropriate column)		Remarks
	Complied	Non- Complied	(If any)
Board of Directors			
Size of the Board of Directors			1
shall not be less than 5 (five) and more than 20 (twenty)	\checkmark	-	-
Independent Directors			
At least one fifth (1/5) of the total number of directors in the company's board shall be independent directors.	\checkmark	-	There are Two (02) Independent Directors in the Board.
For the purpose of this clause 'independent director'me	eans a direc	ctor-	
Who either does not hold any share in the company or holds less than one percent (1%) shares of the total paid-up shares of the company;	\checkmark		Does not hold any share of the Company
who is not a sponsor of the company or is not connected with the company's any sponsor or director or nominated director or shareholder of the company or any of its associates, sister concerns, subsidiaries and parents or holding entities who holds one percent (1%) or more shares of the total paid-up shares of the company on the basis of family relationship and his or her family members shall not hold above mentioned shares in the company;	V	-	-
who has not been an executive of the company in immediately preceding 2 (two) financial years;	\checkmark	-	-
who does not have any other relationship, whether pecuni- ary or otherwise, with the company or its subsidiary or associated companies;		-	-
who is not a member or TREC (Trading Right Entitlement Certificate) holder, director or officer of any stock exchange;	\checkmark	-	-
who is not a shareholder, director excepting independent director or officer of any member or TREC holder of stock exchange or an intermediary of the capital market;	\checkmark	-	-
who is not a partner or an executive or was not a partner or an executive during the preceding 3 (three) years of the concerned company's statutory audit firm or audit firm engaged in internal audit services or audit firm conducting special audit or professional certifying compliance of this Code;	V	-	-
who is not independent director in more than 5 (five) listed companies;	\checkmark	-	-
	Title Board of Directors Size of the Board of Directors The total number of the board members of the company shall not be less than 5 (five) and more than 20 (twenty) Independent Directors At least one fifth (1/5) of the total number of directors in the company's board shall be independent directors. For the purpose of this clause 'independent director'me Who either does not hold any share in the company or holds less than one percent (1%) shares of the total paid-up shares of the company or any of its associates, sister concerns, subsidiaries and parents or holding entities who holds one percent (1%) or more shares of the total paid-up shares of the company or any of its associates, sister concerns, subsidiaries and parents or holding entities who holds one percent (1%) or more shares of the total paid-up shares of the company on the basis of family relationship and his or her family members shall not hold above mentioned shares in the company; who has not been an executive of the company in immediately preceding 2 (two) financial years; who does not have any other relationship, whether pecuniary or otherwise, with the company or its subsidiary or associated companies; who is not a member or TREC (Trading Right Entitlement Certificate) holder, director or officer of any stock exchange; who is not a partner or an executive or was not a partner or an executive during the preceding 3 (three) years of the concerned company's statutory audit firm or audit firm engaged in internal audit services or audit firm conducting spec	Title Compliar (Pr in the approp Complied Board of Directors Size of the Board of Directors The total number of the board members of the company shall not be less than 5 (five) and more than 20 (twenty) ✓ Independent Directors ✓ At least one fifth (1/5) of the total number of directors in the company's board shall be independent directors. ✓ For the purpose of this clause 'independent director'means a direct Who either does not hold any share in the company or holds less than one percent (1%) shares of the total paid-up shares of the company or is not connected with the company's any sponsor or director or nominated director or shareholder of the company or any of its associates, sister concerns, subsidiaries and parents or holding entities who holds one percent (1%) or more shares of the total paid-up shares of the company on the basis of family relationship and his or her family members shall not hold above mentioned shares in the company in immediately preceding 2 (two) financial years; ✓ who does not have any other relationship, whether pecuni- ary or otherwise, with the company or its subsidiary or associated companies; ✓ who is not a member or TREC (Trading Right Entitlement Certificate) holder, director or officer of any stock exchange; ✓ who is not a partner or an executive or was not a partner or an executive during the preceding 3 (three) years of the concerned company's statutory audit firm or audit firm engaged in internal audit services or audit firm conducting special audit or professional certifying compliance of this code;	Compliance Status (Put V) In the appropriate column) Size of the Board of Directors Size of the Board of Directors The total number of the board members of the company shall not be less than 5 (five) and more than 20 (twenty) Independent Directors V - At least one fifth (1/5) of the total number of directors in the company's board shall be independent director/means a director- V - Who either does not hold any share in the company or holds less than one percent (1%) shares of the total paid-up shares of the company or or director or nominated director or shareholder of the company or any of its associates, sister concerns, subsidiaries and parents or holding entities who holds one percent (1%) or more shares of the total paid-up shares of the company or any of its associates of the total paid-up shares of the company or not basis of family relationship and his or her family members shall not hold above mentioned shares in the company; V - Who das not been an executive of the company in immediately preceding 2 (two) financial years; V - Who is not a member or TREC (Trading Right Entitlement Certificate) holder, director or officer of any stock exchange; V - who is not a member or TREC (Trading Right Entitlement Certificate) holder, director or officer of any stock exchange; V - who is not a partner or an executive or was not a partner or an executive during the preceding 3 (three

27 Annual Report

Condition No.	Title	Complied	Not Complied	Remarks (If any)
1(2)(b)(ix)	who has not been convicted by a court of competent jurisdiction as a defaulter in payment of any loan or any advance to a bank or a Non-Bank Financial Institution (NBFI);	\checkmark	-	-
1(2)(b)(x)	who has not been convicted for a criminal offence involving moral turpitude;	\checkmark		
1(2)(c)	The independent director(s) shall be appointed by the Board and approved by the shareholders in the Annual General Meeting (AGM);	\checkmark	-	-
1(2)(d)	The post of independent director cannot remain vacant for more than 90 (ninety) days;	~	-	No Such event occured
1(2)(e)	The tenure of office of an independent director shall be for a period of 3 (three) years, which may be extended for 1 (one) tenure only.	\checkmark	-	-
1(3)	Qualification of Independent Director(ID)			
1(3)(a)	Independent Director shall be a knowledgeable individual with integrity who is able to ensure compliance with financial laws, regulatory requirements and corporate laws and can make meaningful contribution to business;	1	-	-
1(3)(b)	Independent Director shall have following qualification	S	1	
1(3)(b)(i)	Business leader who is or was a promoter or director of an unlisted company having minimum paid up capital of Tk. 100.00 million or any listed company or a member of any national or international chamber of commerce or business association; or	-	-	N/A
1(3)(b)(ii)	Corporate leader who is or was a top level executive not lower than Chief Executive Officer or Managing Director or Deputy Managing Director or Chief Financial Officer or Head of Finance or Accounts or Company Secretary or Head of Internal Audit and Compliance or Head of Legal Service or a candidate with equivalent position of an unlisted company having minimum paid up capital of Tk. 100.00 million or of a listed company;	-	-	N/A
1(3)(b)(iii)	Former official of government or statutory or autonomous or regulatory body in the position not below 5th Grade of the national pay scale, who has at least educational background of bachelor degree in economics or commerce or business or law;		-	N/A
1(3)(b)(iv)	University Teacher who has educational background in Economics or Commerce or Business Studies or Law;		-	N/A
1(3)(b)(v)	Professional who is or was an advocate practicing at least in the High Court Division of Bangladesh Supreme Court or a Chartered Accountant or Cost and Management Accountant or Chartered Financial Analyst or Chartered Certified Accountant or Certified Public Accountant or Chartered Management Accountant or Chartered Secretary or equivalent qualification;	V	-	-

Condition No.	Title	Complied	Not Complied	Remarks (If any)
1(3)(c)	The independent director shall have at least 10 (ten) years of experiences in any field mentioned in clause (b);	\checkmark	-	-
1(3)(d)	In special cases, the above qualifications may be relaxed subject to prior approval of the Commission;			No such issue arose
1(4)	Duality of Chairperson of the Board of Directors and Officer	Managing	Director o	r Chief Executive
1(4)(a)	The positions of the Chairperson of the Board and the Managing Director and/ or Chief Executive Officer (CEO) of the company shall be filled by different individuals;		-	-
1(4)(b)	The Managing Director (MD) and/ or Chief Executive Officer (CEO) of a listed company shall not hold the same position in another listed company;		-	-
1(4)(c)	The Chairperson of the Board shall be elected from among the non-executive directors of the company;	\checkmark	-	-
1(4)(d)	The Board shall clearly define respective roles and responsibilities of the chairperson and the Managing Director and/ or Chief Executive Officer;	\checkmark	-	-
1(4)(e)	In the absence of the chairperson of the Board, the remaining members may elect one of themselves from non-executive directors as Chairperson for that particular Board's meeting; the reason of absence of the regular Chairperson shall be duly recorded in the minutes.	V	-	-
1(5)	The Directors' Report to Shareholders:			
	The Board of the company shall include the following additional statements or disclosures in the Directors' Report prepared under section 184 of the companies Act, 1994 (Act No. XVIII of 1994):-	\checkmark	-	-
1(5)(i)	An industry outlook and possible future developments in the industry;		-	-
1(5)(ii)	The Segment-wise or product-wise performance;			
1(5)(iii)	Risks and concerns including internal and external risk factors, threat to sustainability and negative impact on environment, if any;	\checkmark	-	-
1(5)(iv)	A discussion on Cost of Goods sold, Gross Profit Margin and Net Profit Margin;	\checkmark	-	-
1(5)(v)	A discussion on continuity of any Extra-Ordinary activities and their implications (gain or loss);	-		No such issue arose
1(5)(vi)	A detailed discussion on related party transactions along with a statement showing amount, nature of related party, nature of transactions and basis of transactions of all related party transactions;	\checkmark	-	-
1(5)(vii)	A statement of utilization of proceeds raised through public issues, rights issues and/or any other instruments;	-	-	N/A

Condition No.	Title	Complied	Not Complied	Remarks (If any)
1(5)(viii)	An explanation if the financial results deteriorate after the company goes for Initial Public Offering (IPO), Repeat Public Offering (RPO), Rights Share Offer, Direct Listing, etc;	\checkmark		No such issue arose
1(5)(ix)	An explanation on any significant variance that occurs between Quarterly Financial performance and Annual Financial statements;	-	-	No such matter to explain
1(5)(x)	A statement of remuneration paid to the directors including independent directors	\checkmark	-	-
1(5)(xi)	The financial statements prepared by the management of the issuer company present fairly its state of affairs, the result of its operations, cash flows and changes in equity;	1	-	-
1(5)(xii)	Proper books of account of the issuer company have been maintained;	\checkmark	-	-
1(5)(xiii)	Appropriate accounting policies have been consistently applied in preparation of the financial statements and that the accounting estimates are based on reasonable and prudent judgment;	V	-	-
1(5)(xiv)	International Accounting Standards (IAS) or International Financial Reporting Standards (IFRS), as applicable in Bangladesh, have been followed in preparation of the financial statements and any departure there from has been adequately disclosed;	~	-	-
1(5)(xv)	The system of internal control is sound in design and has been effectively implemented and monitored;	√	-	-
1(5)(xvi)	Minority shareholders have been protected from abusive actions by, or in the interest of, controlling shareholders acting either directly or indirectly and have effective means of redress;	\checkmark	-	-
1(5)(xvii)	There is no significant doubt upon the issuer company's ability to continue as a going concern, if the issuer company is not considered to be a going concern, the fact along with reasons there of shall be disclosed;	\checkmark	-	-
1(5)(xviii)	An explanation that significant deviations from the last year's operating results of the issuer company shall be highlighted and the reasons thereof shall be explained;		-	Explanted the financial report.
1(5)(xix)	Key operating and financial data of at least preceding 5 (five) years shall be summarized;	\checkmark	-	-
1(5)(xx)	An explanation on the reasons if the issuer company has not declared dividend (cash or stock) for the year;			The Board has declared dividend 3% Cash Dividend for the year 2020-2021
1(5)(xxi)	Board's statement to the effect that no bonus share or stock dividend has been or shall be declared as interim dividend;	√	-	
1(5)(xxii)	The total number of Board meetings held during the year and attendance by each director;	√	-	
1(5)(xxiii)	A report on the pattern of shareholding disclosing the aggregate number of shares (along with name-wise details where stated below) held by:-			
1(5)(xxiii)(a)	Parent Subsidiary/Associated Companies and other related parties (name-wise details);	√	-	-

Condition No.	Title	Complied	Not Complied	Remarks (If any)
1(5)(xxiii)(b)	Directors, Chief Executive Officer, Company Secretary, Chief Financial Officer, Head of Internal Audit and Compliance and their spouses and minor children (name-wise details);	V	-	-
1(5)(xxiii)(c)	Executives;		-	-
1(5)(xxiii)(d)	Shareholders holding ten percent (10%) or more voting interest in the company (name-wise details);	V	-	-
1(5)(xxiv)	In case of the appointment/re-reappointment of a director the company shall disclose the following information to the shareholders:			
1(5)(xxiv)(a)	A brief resume of the director	\checkmark	-	-
1(5)(xxiv)(b)	Nature of his or her expertise in specific functional areas;	\checkmark	-	-
1(5)(xxiv)(c)	Names of companies in which the person also holds the directorship and the membership of committees of the Board;	V	-	-
1(5)(xxv)	A Management's Discussion and Analysis signed by CEO or MD presenting detailed analysis of the company's position and operations along with a brief discussion of changes in the financial statements, among others, focusing on:			
1(5)(xxv)(a)	accounting policies and estimation for preparation of finan- cial statements;	\checkmark	-	-
1(5)(xxv)(b)	changes in accounting policies and estimation, if any, clearly describing the effect on financial performance or results and financial position as well as cash flows in absolute figure for such changes;	\checkmark	-	-
1(5)(xxv)(c)	comparative analysis (including effects of inflation) of financial performance or results and financial position as well as cash flows for current financial year with immediate preceding five years explaining reasons thereof;	V	-	-
1(5)(xxv)(d)	compare such financial performance or results and finan- cial position as well as cash flows with the peer industry scenario;	\checkmark	-	-
1(5)(xxv)(e)	The financial and economic scenario of the country and the globe;	\checkmark	-	-
1(5)(xxv)(f)	Risks and concerns issues related to the financial state- ments, explaining such risk and concerns mitigation plan of the company;	\checkmark	-	-
1(5)(xxv)(g)	Future plan or projection or forecast for company's opera- tion, performance and financial position, with justification thereof, i.e., actual position shall be explained to the share- holders in the next AGM;	V	-	-
1(5)(xxvi)	Declaration or certification by the CEO and the CFO to the Board as required under condition No. 3(3) shall be disclosed as per Annexure-A;		-	-
1(5)(xxvii)	The report as well as certificate regarding compliance of conditions of this Code as required under condition No. 9 shall be disclosed as per Annexure-B and Annexure-C.	\checkmark	-	-

Condition No.	Title	Complied	Not Complied	Remarks (If any)
1(6)	Meetings of the Board of Directors			
	The company shall conduct its Board meetings and record the minutes of the meetings as well as keep required books and records in line with the provisions of the relevant Bangladesh Secretarial Standards (BSS) as adopted by the Institute of Chartered Secretaries of Bangladesh (ICSB)	N N	-	-
1(7)	Code of Conduct for the Chairperson, other Board men	bers and (Chief Execu	tive Officer
1(7)(a)	The Board shall lay down a code of conduct, based on the recommendation of the Nomination and Remuneration Committee (NRC) at condition No. 6, for the Chairperson of the Board, other board members and Chief Executive Officer of the company;	\checkmark	-	-
1(7)(b)	The code of conduct as determined by the NRC shall be posted on the website of the company including, among others, prudent conduct and behavior; confidentiality; conflict of interest; compliance with laws, rules and regula- tions; prohibition of insider trading; relationship with environment, employees, customers and suppliers; and independency.	V	-	-
2	Governance of Board of Directors of Subsidiary Compa	any		
2(a)	Provisions relating to the composition of the Board of the holding company shall be made applicable to the composition of the Board of the subsidiary company;	N/A	-	No Subsidiary Company
2(b)	At least 1 (one) independent director on the Board of the holding company shall be a director on the Board of the subsidiary company;	N/A	-	No Subsidiary Company
2(c)	The minutes of the Board meeting of the subsidiary company shall be placed for review at the following Board meeting of the holding company;	N/A	-	No Subsidiary Company
2(d)	The minutes of the respective Board meeting of the holding company shall state that they have reviewed the affairs of the subsidiary company also;	N/A	-	No Subsidiary Company
2(e)	The Audit Committee of the holding company shall also review the financial statements, in particular the invest- ments made by the subsidiary company.	N/A	-	No Subsidiary Company
3	Managing Director (MD) or Chief Executive Officer (CEC Internal Audit and Compliance (HIAC) and Company Se			cer (CFO), Head of
3(1)	Appointment			
3(1)(a)	The Board shall appoint a Managing Director (MD) or Chief Executive Officer (CEO), a Company Secretary (CS), a Chief Financial Officer (CFO) and a Head of Internal Audit and Compliance (HIAC);	\checkmark	-	-
3(1)(b)	The positions of the Managing Director (MD) or Chief Executive Officer (CEO), Company Secretary (CS), Chief Financial Officer (CFO) and Head of Internal Audit and Compliance (HIAC) shall be filled by different individuals;	\checkmark	-	-

Condition No.	Title	Complied	Not Complied	Remarks (If any)
3(1)(c)	The MD or CEO, CS, CFO and HIAC of a listed company shall not hold any executive position in any other company at the same time;	\checkmark	-	-
3(1)(d)	The Board shall clearly define respective roles, responsibilities and duties of the CFO, the HIAC and the CS;	\checkmark	-	-
3(1)(e)	The MD or CEO, CS, CFO and HIAC shall not be removed from their position without approval of the Board as well as immediate dissemination to the Commission and stock exchange(s).	V	-	-
3(2)	Requirement to attend Board of Directors' Meetings:			
	The MD or CEO, CS, CFO and HIAC of the companies shall attend the meetings of the Board of Directors provided that the CS, CFO and/or the HIAC shall not attend such part of a meetings of the Board of Directors which involves consideration of an agenda item relating to their personal matter.	V	-	-
3(3)	Duties of Managing Director (MD) or Chief Executive C (CFO)	Officer (CE	O) and Chie	f Financial Officer
3(3)(a)	The MD or CEO and CFO have reviewed financial state- ments for the year to the best of their knowledge and belief	, √	-	-
3(3)(a)(i)	These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;	\checkmark	-	-
3(3)(a)(ii)	These statements together present a true and fair view of the company's affairs and are in compliance with existing accounting standards and applicable laws;	\checkmark	-	-
3(3)(b)	This is also certified that no transactions entered into by the company during the year which are fraudulent, illegal or in violation of the code of conduct for the company's Board or its members;	~	-	-
3(3) (c)	The certification of the MD or CEO and CFO shall be disclosed in the Annual Report.		-	-
4	Board of Directors' Committee:- For ensuring good gov have at least following subcommittees:	ernance in	the compa	ny, the Board shall
4(i)	Audit Committee	√	-	-
4(ii)	Nomination and Remuneration Committee	\checkmark	-	-
5	Audit Committee			
5(1)	Responsibility to the Board of Directors			
5(1)(a)	The company shall have an Audit Committee as a sub-committee of the Board of Directors;	\checkmark	-	-
5(1)(b)	The Audit Committee shall assist the Board of Directors in ensuring that the financial statements reflect true and fair view of the state of affairs of the company and in ensuring a good monitoring system within the business;	V	-	-
5(1)(c)	The Audit Committee shall be responsible to the Board of Directors. The duties of the Audit Committee shall be clearly set forth in writing.		-	-

Condition No.	Title	Complied	Not Complied	Remarks (If any)
5(2)	Constitution of the Audit Committee	ŀ	+	
5(2)(a)	The Audit Committee shall be composed of at least 3 (three) members;	\checkmark	-	-
5(2)(b)	The Board of Directors shall appoint members of the Audit Committee who shall be directors of the company and shall include at least 1 (one) independent director;	√	-	-
5(2)(c)	All members of the audit committee should be "financially literate" and at least 1 (one) member shall have accounting or related financial management background and 10 (ten) years of such experience;	V	-	-
5(2)(d)	When the term of service of any Committee members expires or there is any circumstance causing any Commit- tee member to be unable to hold office before expiration of the term of service, thus making the number of the Committee members to be lower than the prescribed number of 3 (three) persons, the Board of Directors shall appoint the new Committee members to fill up the vacan- cyies immediately or not later than 1 (one) month from the date of vacancyies in the Committee to ensure continuity of the performance of work of the Audit Committee;	V	-	No casual vacancy was created during 2021
5(2)(e)	The company secretary shall act as the secretary of the Committee;	√	-	-
5(2)(f)	The quorum of the Audit Committee meeting shall not constitute without at least 1 (one) independent director.	√	-	-
5(3)	Chairman of the Audit Committee			
5(3)(a)	The Board of Directors shall select 1 (one) member of the Audit Committee to be Chairman of the Audit Committee, who shall be an independent director;	\checkmark	-	-
5(3)(b)	The quorum of the metting of the Audit committee shall be constituted in persence of either two members or two third of the members of the Audit committee, whichever is higher where persence of an indipendent director is a must.	\checkmark	_	
5(3)(c)	Chairman of the Audit Committee shall remain present in the Annual General Meeting (AGM);	\checkmark	-	-
5(4)	Meeting of the Audit Committee			
5(4)(a)	The Audit Committee shall conduct at least its four meet- ings in a financial year	\checkmark	-	-
5(4)(b)	The quorum of the meeting of the Audit Committee shall be constituted in presence of either two members or two third of the members of the Audit Committee, whichever is higher, where presence of an independent director is a must.	~	-	-
5(5)	Role of Audit Committee: The Audit Committee shall:-			
5(5)(a)	Oversee the financial reporting process;	\checkmark	-	-
5(5)(b)	Monitor choice of accounting policies and principles;	~		

Condition No.	Title	Complied	Not Complied	Remarks (If any)
5(5)(c)	Monitor Internal Audit and Compliance process to ensure that it is adequately resourced, including approval of the Internal Audit and Compliance Plan and review of the Internal Audit and Compliance Report;	V	-	-
5(5)(d)	Oversee hiring and performance of external auditors;	\checkmark	-	-
5(5)(e)	Hold meeting with the external or statutory auditors for review of the annual financial statements before submis- sion to the Board for approval or adoption;	\checkmark	-	-
5(5)(f)	Review along with the management, the annual financial statements before submission to the Board for approval;	\checkmark	-	-
5(5)(g)	Review along with the management, the quarterly and half yearly financial statements before submission to the Board for approval;	\checkmark	-	-
5(5)(h)	Review the adequacy of internal audit function;	√	-	-
5(5)(i)	Review the Management's Discussion and Analysis before disclosing in the Annual Report;	\checkmark	-	-
5(5)(j)	Review statement of significant related party transactions submitted by the management;	\checkmark	-	-
5(5)(k)	Review Management Letters or Letters/Letter of Internal Control weakness issued by statutory auditors;	\checkmark	-	-
5(5)(I)	Oversee the determination of audit fees based on scope and magnitude, level of expertise deployed and time required for effective audit and evaluate the performance of external auditors;	\checkmark	-	-
5(5)(m)	Oversee whether the proceeds raised through Initial Public Offering (IPO) or Repeat Public Offering (RPO) or Rights Share Offer have been utilized as per the purposes stated in relevant offer document or prospectus approved by the Commission:		-	N/A
5(6)	Reporting of the Audit Committee			
5(6)(a)	Reporting to the Board of Directors			
5(6)(a)(i)	The Audit Committee shall report on its activities to the Board of Directors.	\checkmark	-	-
5(6)(a)(ii)	The Audit Committee shall immediately report to the Board of Directors on the following findings, if any:-		-	-
5(6)(a)(ii)(a)	report on conflicts of interests;	N/A	-	No such event occured
5(6)(a)(ii)(b)	suspected or presumed fraud or irregularity or material defect identified in the internal control system;	N/A	-	No such event occured
5(6)(a)(ii)(c)	suspected infringement of laws, including securities related laws, rules and regulations; and	N/A	-	No such event occured
5(6)(a)(ii)(d)	Any other matter which shall be disclosed to the Board of Directors immediately;	N/A	-	No such event occured
5(6)(b)	Reporting to the Authorities			
	If the Audit Committee has reported to the Board of Direc- tors about anything which has material impact on the finan- cial condition and results of operation and has discussed with the Board of Directors and the management that any rectification is necessary and if the Audit Committee finds			

Condition No.	Title	Complied	Not Complied	Remarks (If any)
	that such rectification has been unreasonably ignored, the Audit Committee shall report such finding to the Commis- sion, upon reporting of such matters to the Board of Direc- tors for three times or completion of a period of 6 (six) months from the date of first reporting to the Board, which- ever is earlier.	N/A	-	No such event occured
5(7)	Reporting to the Shareholders and General Investors:			
	Report on activities carried out by the Audit Committee, including any report made to the Board of Directors under condition No. 5(6)(a)(ii) above during the year, shall be signed by the Chairperson of the Audit Committee and disclosed in the annual report of the issuer company.	\checkmark	-	-
6	Nomination and Remuneration Committee (NRC)			
6(1)	Responsibility to the Board of Directors			
6(1)(a)	The company shall have a Nomination and Remuneration Committee (NRC) as a subcommittee of the Board;	\checkmark	-	-
6(1)(b)	The NRC shall assist the Board in formulation of the nomi- nation criteria or policy for determining qualifications, positive attributes, experiences and independence of directors and top level executive as well as a policy for formal process of considering remuneration of directors, top level executive;	V	-	-
6(1)(c)	The Terms of Reference (TOR) of the NRC shall be clearly set forth in writing covering the areas stated at the condition No. 6(5)(b).	1	-	-
6(2)	Constitution of the NRC			
6(2)(a)	The Committee shall comprise of at least three members including an independent director;	\checkmark	-	-
6(2)(b)	All members of the Committee shall be non-executive directors;	\checkmark	-	-
6(2) (c)	Members of the Committee shall be nominated and appointed by the Board;	√	-	-
6(2)(d)	The Board shall have authority to remove and appoint any member of the Committee;	√	-	-
6(2)(e)	In case of death, resignation, disqualification, or removal of any member of the Committee, the board shall fill the vacancy within 180 (one hundred eighty) days of occurring such vacancy in the Committee;	N/A	-	-
6(2)(f)	The Chairperson of the Committee may appoint or co-opt any external expert and/or member(s) of staff to the Committee as advisor who shall be non-voting member, if the Chairperson feels that advice or suggestion from such external expert and/or member(s) of staff shall be required or valuable for the Committee;	N/A	-	-
6(2)(g)	The company secretary shall act as the secretary of the Committee;	\checkmark	-	-
6(2)(h)	The quorum of the NRC meeting shall not constitute without attendance of at least an independent director;		-	-

Condition No.	Title	Complied	Not Complied	Remarks (If any)
6(2)(i)	No member of the NRC shall receive any remuneration for any advisory role or otherwise, other than Director's fees or honorarium from the company;	V	-	-
6(3)	Chairperson of the NRC			
6(3)(a)	The Board shall select 1 (one) member of the NRC to be Chairperson of the Committee, who shall be an independent director; $-$		-	
6(3)(b)	In the absence of the Chairperson of the NRC, the remain- ing members may elect one of themselves as Chairperson for that particular meeting, the reason of absence of the regular Chairperson shall be duly recorded in the minutes;	V	-	-
6(3)(c)	The Chairperson of the NRC shall attend the annual general meeting (AGM) to answer the queries of the share-holders.	√	-	-
6(4)	Meeting of the NRC			
6(4)(a)	The NRC shall conduct at least one meeting in a financial year;	\checkmark	-	-
6(4)(b)	The Chairperson of the NRC may convene any emergency meeting upon request by any member of the NRC;		-	-
6(4)(c)	The quorum of the meeting of the NRC shall be constituted in presence of either two members or two third of the mem- bers of the Committee, whichever is higher, where presence of an independent director is must as required under condition No. 6(2)(h);	1	-	-
6(4)(d)	The proceedings of each meeting of the NRC shall duly be recorded in the minutes and such minutes shall be confirmed in the next meeting of the NRC.	\checkmark	-	-
6(5)	Role of the NRC	\checkmark	-	-
6(5)(a)	NRC shall be independent and accountable to the Board and shareholders;	\checkmark	-	-
6(5)(b)	NRC shall oversee, among others, the following matters:	\checkmark	-	-
6(5)(b)(i)	Formulating the criteria for determining qualifications, positive attributes and independence of a director and recommend a policy to the Board, considering the following:	V	-	-
6(5)(b)(i)(a)	The level and composition of remuneration is reasonable and sufficient to attract, retain and motivate suitable direc- tors to run the company successfully;	\checkmark	-	-
6(5)(b)(i)(b)	The relationship of remuneration to performance is clear and meets appropriate performance benchmarks;	\checkmark	-	-
6(5)(b)(i)(c)	Remuneration to directors, top level executive involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals;	V	-	-
6(5)(b)(ii)	Devising a policy on Board's diversity taking into consid- eration age, gender, experience, ethnicity, educational background and nationality;	\checkmark		

Condition No.	Title	Complied	Not Complied	Remarks (If any)
6(5)(b)(iii)	Identifying persons who are qualified to become directors and who may be appointed in top level executive position in accordance with the criteria laid down, and recommend their appointment and removal to the Board;	V	-	-
6(5)(b)(iv)	Formulating the criteria for evaluation of performance of independent directors and the Board;	\checkmark	-	-
6(5)(b)(v)	Identifying the company's needs for employees at different levels;	√	-	-
6(5)(b)(vi)	developing, recommending and reviewing annually the company's human resources and training policies;	\checkmark	-	-
6(5) (c)	The company shall disclose the nomination and remunera- tion policy and the evaluation criteria and activities of NRC during the year at a glance in its annual Report.	\checkmark		
7	External/Statutory Auditors			
7(1)	The issuer company shall not engage its external or statu- tory auditors to perform the following services of the company, namely:-	-	-	-
7(1)(i)	Appraisal or valuation services or fairness opinions;	\checkmark	-	-
7(1)(ii)	Financial information systems design and implementation;	\checkmark	√ -	
7(1)(iii)	book-keeping or other services related to the accounting records or financial statements;	√	-	-
7(1)(iv)	broker-dealer services;	\checkmark	-	-
7(1)(v)	actuarial services;	\checkmark	-	-
7(1)(vi)	internal audit services or special audit services;	\checkmark	-	-
7(1)(vii)	any service that the Audit Committee determines;	\checkmark	-	-
7(1)(viii)	Audit/certification services on compliance of corporate governance as required under condition No. 9(1);	\checkmark	-	-
7(1)(ix)	any other service that creates conflict of interest.	\checkmark	-	-
7(2)	No partner or employees of the external audit firms shall possess any share of the company they audit at least during the tenure of their audit assignment of that company; his or her family members also shall not hold any shares in the said company	\checkmark	-	-
7(3)	Representative of external or statutory auditors shall remain present in the Shareholders' Meeting (Annual General Meeting or Extraordinary General Meeting) to answer the queries of the shareholders.	\checkmark	-	-
8	Maintaining a website by the Company			
8(1)	The company shall have an official website linked with the website of the stock exchange.	\checkmark	-	-
8(2)	The company shall keep the website functional from the date of listing.	\checkmark	-	-

Condition No.	Title	Complied	Not Complied	Remarks (If any)
8(3)	The company shall make available the detailed disclosures on its website as required under the listing regulations of the concerned stock exchange(s).	\checkmark	_	-
9	Reporting and Compliance of Corporate Governance			
9(1)	The company shall obtain a certificate from a practicing Professional Accountant or Secretary (Chartered Account- ant or Cost and Management Accountant or Chartered Secretary) other than its statutory auditors or audit firm on yearly basis regarding compliance of conditions of Corpo- rate Governance Code of the Commission and shall such certificate shall be disclosed in the Annual Report.	V	-	-
9(2)	The professional who will provide the certificate on compli- ance of this Corporate Governance Code shall be appointed by the shareholders in the annual general meeting.	\checkmark	-	
9(3)	The directors of the company shall state, in accordance with the Annexure attached, in the directors' report whether the company has complied with these conditions.	V	-	-

AUDIT COMMITTEE REPORT (FOR THE YEAR ENDED 30 JUNE 2021)

Dear Shareholders

Mozaffar Hossain Spinning Mills Limited established an audit committee as a sub-committee of the Board of Directors and they assist the Board of Directors in fulfilling its oversight responsibilities and ensuring that the financial statement reflects true and fair view.

Composition of Audit Committee

As per requirements of BSEC circular, The Board of Directors of **Mozaffar Hossain Spinning Mills Limited** formed an Audit Committee headed by Company's Independent Director Mr. Anwarul Hoque. The Committee is composed of 3 (three) members of the Board. The members of the Audit Committee are as follows:

Mr. Anwarul Hoque Independent Director	Chairman
Mr. Md. Mozaffar Hossain Managing Director	Member
Mr. Raisul Hasan Director	Member
Mr. Haris Alam Company Secretary	Member Secretary

Audit Committee Meeting Attendance record of the Members

Name	Position	Meeting Held	Meeting Attended
Mr.Anwarul Hoque	Chairman		4
Mr. Md. Mozaffar Hossain	Member	4	4
Mr. Raisul Hasan	Member		4
Mr. Haris Alam	Member		4

The Role and Responsibilities of the Audit Committee

The Role and Responsibilities of the Audit committee are clearly mentioned in the Compliance of Corporate Governance Guidelines of Bangladesh Securities and Exchange Commission (BSEC) Notification No. SEC/CMRRCD/2006-158/207/Admin/80 dated 3 June 2018 condition no 5.5. The key responsibilities of the Audit Committee are as follows.

- Oversee the financial reporting process.
- Monitor choice of accounting policies and principles.
- Monitor Internal Control Risk management process.
- Oversee hiring and performance of external auditors
- Review along with the Management, the Annual Financial Statements before submission to the board for approval.
- Review along with the management, the quarterly and half-yearly Financial Statements before submission to the Board for approval.
- Review the adequacy of internal Audit function.
- Review statement of significant related party transactions submitted by the management.
- Review Management letter/Letter of Internal Control weakness issued by statuary auditors.

During the period under report the committee met four times and its activities includes:

- The financial statements of the quarterly, half yearly and the full year were reviewed by the committee and subsequently recommended to the Board for adoption consideration and circulation as per the requirement of Bangladesh Securities & Exchange Commission.
- The committee also reviewed the audited financial statements of the Company for the year ended June 30, 2020 this reviews incorporated the accounting policies and key judgments and estimates underpinning financial statements as disclosed in Notes to the Accounts.
- The committee also reviewed the work of the internal audit department and made suggestionsfor improvement.
- The committee reviewed the compliance with existing laws and regulation.
- Approved the internal audit plan.
- Reviewed the effectiveness and independence of the Statuary auditors and recommended re-appointment of external auditors.

On behalf of the Committee **Mr. Anwarul Hoque** Chairman, Audit Committee

Report of the Nomination and Remuneration Committee (NRC)

The Company has formed a Nomination and Remuneration Committee (NRC) as per notification no. BSEC/CMRRCD/2006-158/207/Admin/80 Dated 3 June 2018.

Members of NRC:

The committee consists of 3 members; which is as follows:

1. Mr. Anwarul Hoque	Chairman
2. Mr. Md. Mozaffar Hossain	Member
3. Mr. Raisul Hasan	Member
4. Mr. Haris Alam	Member Secretary

The main role of the Committee is to assist and advise the Board on the Company's remuneration policy for the Board and key management personnel, drive diversity and inclusion in the organization, guide standards of behavior and culture code, ensure appropriate processes for performance-related pay in order to motivate and retain executives and ensure that the Company is able to attract the best talent in the market in order to maximize shareholder value.

During this year, the Committee held 2 (Two) meeting, complying with the requirement of at least one meeting to be held during the year.

NRC Meeting Attendance record of the Members

Name	Position	Meeting Held	Meeting Attended
Mr. Anwarul Hoque	Chairman		2
Mr. Md. Mozaffar Hossain	Member	2	2
Mr. Raisul Hasan	Member		2
Mr. Haris Alam	Member		2

Terms of Reference:

The terms of reference of the Committee as set out by the Nomination & Remuneration Committee which was adopted by the Board during the year under review. The Committee shall oversee, among others, the following matters and shall recommend the following for review and/or approval of the Board, as the case may be:

- i. the criteria for determining qualifications, positive attributes and independence of a director
- ii. a policy relating to the remuneration of the directors, top level executive, considering the following:
 - a. the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate suitable directors to run the company successfully;
 - b. the relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and
 - c. remuneration to directors, top level executive involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals;
- iii. a policy on Board's diversity taking into consideration age, gender, experience, ethnicity, educational background and nationality;
- iv. the plan in relation to identification of persons who are qualified to become directors and who may be appointed in top level executive position in accordance with the criteria laid down, and recommend their appointment and removal to the Board;
- v. the criteria for evaluation of performance of independent directors and the Board;
- vi. the plan or proposal on company's needs for employees at different levels and the selection, transfer or replacement and promotion criteria/ principles; and
- vii. the annual exercise on the developments, recommendations and review of the company's human resources and training policies;

Major Activities during the year:

During the year under review, the Committee carried out the following activities:

- a. Reviewed and ratified the uniform Code of Conduct for the Company which would is also applicable to members of the Board and key management personnel or top-level executives which was adopted by the Board
- b. Reviewed the available document of the Company which underlies all aspects of individual and collective perfor mance and functioning of the Company
- c. Reviewed the core human resources principles and philosophy of the Company including recruitment, performance evaluation across all levels of members and talent value proposition of the Company

The NRC Committee expressed their sincere thanks to the members of the Board and Management of the company for their support in carrying out its duties and responsibilities effectively. The Committee will proceed to function by adopting and adhering to a calendar or plan for the year and monitor progress on the same.

On behalf of the Committee Mr. Anwarul Hoque Chairman Nomination and Remuneration Committee

Independent Auditors' Report To the Shareholders of Mozaffar Hossain Spinning Mills Limited

Report on the Audit of the Financial Statements:

Opinion

We have audited the financial statements of **Mozaffar Hossain Spinning Mills Limited** (the 'Company'), which comprise the statement of financial position as atJune 30, 2021, statement of profit or loss and other comprehensive income, statement of changes in equity and 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 disclosed in notes 1 to 35 & Annexure- A to C.

In our opinion, the accompanying financial statements presents fairly in all material respects the financial position of the company as at June 30, 2021, and of its financial performance and its cash flows for the year then ended in accordance with International Financial Reporting Standards (IFRSs), the Companies Act 1994, the Securities and Exchange rules 1987 and other applicable laws and regulations.

Basis for Opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs). Our responsibilities under those standards are further described in the Auditors' 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 (IESBA Code), and we have fulfilled our other ethical responsibilities in accordance with the IESBA Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Our key audit matters Risk	Our response to the risk
Revenue	
Refer note no. 23.00 to the Statement of Profit or Loss and Ot	her Comprehensive Income.
The company has different procedure of revenue recognition. More over inter-company sales makes it complex audit issue.	Our procedure includes: Control test: Testing the effectiveness of the entity's control around the recording revenue recognition.
	Test of details: obtaining supporting documents of revenue recognition, point of revenue recognition, sales return adjustments, rebates, commissions, etc. and transaction recorded either side of the year and debit notes issued after the year end to determine whether the amount recorded in correct period.
	Test the adjustments made for commission, sales return, discounts with the revenue.
	Assessing disclosure: considering the adequacy of the entity's disclosure regarding revenue.
	Our result: the result of our testing is satisfactory and we considered the carrying amount of revenue recognized to be acceptable and recorded in correctly.
Income tax	
Refer note no 21.00 to the statement of financial position and comprehensive Income.	note no. 21.01 to the statement of profit or loss and other
The company has different items of income, assets and provisions which requires significant judgment for both in	Our procedure includes:
current tax and deferred tax calculation.	Control test: testing the effectiveness of the entity's contro around the recording and re-assessment of the amount of tax expenses and related assets and liabilities.

	 Test of details: obtaining supporting documents, checked calculation and challenged the amount as per our knowledge of corporate taxation both for current and deferred portion. Assessing disclosure: considering the adequacy of the entity's disclosure regarding tax. Our result: the results of our testing were satisfactory and we found the level of tax provisioning is acceptable.
Capital Work-in- Progress (CWIP)	
Refer note no. 7 to the Statement of Financial Position Capital work in progress is pre stage of capitalization of Property, plant and equipment (PPE). Capitalization of expenses and cost of goods are in some extend judgmental in nature. Moreover, transfer of capital work in progress to PPE is also judgmental requires estimation.	 Our procedure includes: Control test: testing the effectiveness of the entity's control around the recording and re-assessment of the amount of capitalization and transferred to PPE. Test of details: obtaining supporting documents of capitalization transaction recorded either side of the year and debit notes issued after the year end to determine whether the amount recorded in correct period. Test the advance adjustments and notes of transfer from CWIP to PPE and costing, date etc. thereof. Critically analyze journal entries posted during the year to identify unusual items. Assessing disclosure: considering the adequacy of the entity's disclosure regarding CWIP. Our result: the result of our testing is satisfactory and we considered the capitalization cost, expenses and the amount transferred to PPE recognized to be acceptable and recorded in correctly.

Matter of Emphasis

Without qualifying our opinion, we draw attention to the fact disclosed in note no.9.00.

Other Information

Management is responsible for the other information. The other information Comprises all of the information in the Annual Report other than the financial statements and our auditors' report thereon. The directors are responsible for the other information.

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

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 Those Charged with Governance for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with International Financial Reporting Standards (IFRSs), the Companies Act 1994 other applicable laws and regulation and the Securities and Exchange Rules 1987 and other applicable laws and regulations and for such internal control as management determines is necessary to enable the preparation offinancial 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.

Those charged with governance are responsible for overseeing the Company's financial reporting process.

Auditors' 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 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, 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 auditors' 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 auditors' 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 those charged with governance 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 those charged with governance 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 those charged with governance, 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

In accordance with the Companies Act 1994 and the Securities and Exchange Rules 1987 and relevant notifications issues by Bangladesh Securities and Exchange Commission, we also report that:

a) We have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit and made due verification thereof;

- b) In our opinion, proper books of accounts, as records and other statutory books as required by law have been kept by the Company so far as it appeared from our examination of these books;
- c) The statements of financial position and statement of profit or loss and other comprehensive income dealt with by the report are in agreement with the books of accounts and returns; and
- d) The expenditure incurred was for the purposes of the Company's business.

Firm's Name	: Rahman Mostafa Alam & Co., Chartered Accountants
Signature	: / Q_1-
Auditors' Name	: Kazi Mostafa Alam FCA, (Enr. No.: 448)
Date	: October 28, 2021
Place	:Dhaka
DVC	:2111100448AS501787

Statement of Financial Position

As at June 30, 2021

Particulars	Notes	Amount in Taka	
	NOICES	June 30, 2021	June 30, 2020
ASSETS:			
Non-Current Assets		3,841,632,609	3,511,101,149
Property, Plant and Equipment's	5.00	3,841,632,609	1,657,189,187
Deferred Tax Assets	6.00	-	6,966,655
Capital Work-In-Progress	7.00	-	1,846,945,307
Investment		4,521,551	4,451,171
Investment	8.00	4,521,551	4,451,171
Current Assets		1,632,618,635	1,025,889,220
Inventories	9.00	1,182,102,564	785,173,583
Goods in Transit		70,360,892	-
Accounts Receivable	10.00	114,512,341	143,971,075
Advances, Deposits & Pre-Payments	11.00	241,039,582	81,479,890
Cash and Cash Equivalents	12.00	24,603,256	15,264,672
Total Assets		5,478,772,795	4,541,441,541
EQUITY AND LIABILITIES:			
Shareholders' Equity		1,834,320,919	1,415,156,554
Share Capital	13.00	1,009,933,740	1,009,933,740
Revaluation Reserve	14.00	500,545,475	127,708,347
Tax Holiday Reserve		72,845,417	72,845,417
Retained Earnings	15.00	250,996,287	204,669,050
Non-Current Liabilities		1 607 072 677	074 004 220
Long Term Borrowings	16.00	1,607,073,677 1,594,551,287	971,881,330 971,881,330
Deferred Tax Liability	6.00	12,522,390	-
Current Liabilities	0.00	2,037,378,199	2,154,403,656
Accounts Payable	17.00	6,886,372	824,297,597
Cash Dividend Payable	18.00	812,864	469,705
Long Term Borrowings- Current Maturity	19.00	193,766,270	85,970,223
Refundable Fund of IPO Subscribers		2,755,000	2,755,000
Short Term Borrowings	20.00	1,646,259,839	1,034,950,373
Provision for Tax	21.00	80,938,725	84,700,386
Accrued Expenses	22.00	105,959,129	121,260,372
Total Equity & Liabilities		5,478,772,795	4,541,441,541
Net Asset Value Per Share (NAVPS)	31.00	18.16	14.01

The accompanying notes 1 to 35 & annexure A to C form an integral part of these Financial Statements.

- Aqua	
	M.C
Chief Financial Officer	Company Se

Åb Company Secretary

1 Director

Managing Director

(alalima Chairman

Signed in terms of our separate report of even date.

Firm's Name	: Rahman Mostafa Alam & Co. Chartered Accountants
Signature	$: \bigwedge_{Q \sim \underline{\Lambda}}$
Auditor's Name	: Kazi Mostafa Alam FCA (Enrolment No: 448)
Dated	: 28 October, 2021
Place	: Dhaka
DVC	: 2111100448AS501787

48 Annual Report

Mozaffar Hossain Spinning Mills Limited

Statement of Profit or Loss & Other Comprehensive Income For the year ended on July 01, 2020 to June 30, 2021

		Amount in Taka		
Particulars	Notes	July 01, 2020	July 01, 2019	
		to	to	
		June 30, 2021	June 30, 2020	
Turnover	23.00	1,562,896,323	283,548,166	
Less: Cost of Goods Sold	24.00	1,262,667,334	299,446,301	
Gross Profit		300,228,990	(15,898,135)	
Other Income	25.00	(1,453,127)	(158,379)	
Operating Expenses:		60,384,897	33,228,742	
Administrative Expenses	26.00	59,840,331	32,638,742	
Marketing and Distribution Expenses	27.00	544,566	590,000	
Profit from Operation		238,390,966	(49,285,256)	
Less: Financial expenses	28.00	153,704,317	82,503,364	
Net Profit Before WPPF		84,686,649	(131,788,620)	
Workers Profit Participation Fund		4,032,698	-	
Net Profit before Tax		80,653,951	(131,788,620)	
Income tax expenses:		28,227,384	(11,951,223)	
Current tax	21.01	8,738,339	839,764	
Deferred Tax Expenses/(Income)	6.02	19,489,045	(12,790,987)	
Net Profit after Tax Transferred to Equity		52,426,567	(119,837,397)	
Earnings Per Share (EPS)	29.00	0.52	(1.19)	
Number of Shares used to compute	No's	100,993,374	100,993,374	

The accompanying notes 1 to 35 & annexure A to C form an integral part of these Financial Statements.

- Dado

Chief Financial Officer

M. Au Company Secretary



Managing Director

Chairman

Signed in terms of our separate report of even date.

Firm's Name	: Rahman Mostafa Alam & Co. Chartered Accountants
Signature	$: \bigwedge_{Q \sim l}$
Auditor's Name	: Kazi Mostafa Alam FCA (Enrolment No: 448)
Dated	: 28 October, 2021
Place	: Dhaka
DVC	: 2111100448AS501787

Mozaffar Hossain Spinning Mills Limited

Statement of Changes in Equity

For the year ended on July 01, 2020 to June 30, 2021

					Amount in Taka
Particulars	Share Capital	Tax holiday Reserve	Revaluation Reserve	Retained Earnings	Total
Balance as on 01.07.2020	1,009,933,740	72,845,417	127,708,347	204,669,050	1,415,156,554
Add: During the period			372,837,128		372,837,128
Net Profit / (Loss) for the period	-	-	-	52,426,567	52,426,567
Cash Devidend 1%(For all Public Shareholder)		-	-	(6,099,330)	(6,099,330)
Balance as on 30.06.2021	1,009,933,740	72,845,417	500,545,475	250,996,287	1,834,320,919

Statement of Changes in Equity

For the year ended on 1 July 2019 to 30 June 2020

					Amount in Taka
Particulars	Share Capital	Tax holiday Reserve	Revaluation Reserve	Retained Earnings	Total
Balance as on 01.07.2019	990,131,120	72,845,417	127,708,347	344,309,067	1,534,993,951
Net Profit / (Loss) for the period	-	-	-	(119,837,397)	(119,837,397)
Bonus Share Issued 2% Stock	19,802,620	-	-	(19,802,620)	-
Balance as on 30.06.2020	1,009,933,740	72,845,417	127,708,347	204,669,050	1,415,156,554



Chief Financial Officer

Company Secretary

Director

ma. Chairman

Managing Director

Signed in terms of our separate report of even date.

Firm's Name	: Rahman Mostafa Alam & Co. Chartered Accountants
Signature	:/~~.
Auditor's Name	: Kazi Mostafa Alam FCA (Enrolment No: 448)
Dated	: 28 October, 2021
Place	: Dhaka
DVC	: 2111100448AS501787

Mozaffar Hossain Spinning Mills Limited

Statement of Cash Flows

For the year ended on July 01, 2020 to June 30, 2021

			it in Taka
Particulars	Notes	July 01, 2020	July 01, 2019
		to	to
		June 30, 2021	June 30, 2020
A. Cash flows from operating activities :			
Cash Collection from Turnover and Others		1,592,454,540	454,901,806
Foreign Exchange Gain/(Loss)		(1,552,609)	(2,055,678)
Cash Paid to Suppliers, Employee and Others		(2,630,965,751)	(1,202,872,849)
Cash Generated from Operation		(1,040,063,820)	(750,026,721)
Income Tax Paid		(8,788,339)	(839,764)
Net cash flows from/(used) in operating activities		(1,048,852,159)	(750,866,485)
B. Cash flow from investing activities:			
Acquisition of Property, Plant & Equipment		(1,965,740,770)	(1,180,937,084)
Payment for Capital Work in Progress		1,846,945,307	1,023,277,083
Advanced for Ring Spinning Project		(140,090)	1,055,134
Advance for Acquisition of Property, Plant & Equipment		(5,133,334)	30,359,515
Investment		(70,380)	659,676
Net cash flows from/ (used) in Investing Activities		(124,139,267)	(125,585,677)
C. Cash flow from financing activities:			
Received/(Repaid) short term loan		611,309,466	409,043,077
Financial Expenses		(153,704,317)	(82,503,364)
Cash Dividend Paid		(5,756,171)	-
Received/(Repaid) long term loan		730,466,004	565,279,343
Refundable fund of IPO subscriber		-	(2,000,000)
Net cash flows from/(used) in financing activities		1,182,314,981	889,819,054
D. Net Cash Increase/ (Decrease) (A+B+C)		9,323,555	13,366,892
E. Opening cash and cash equivalents at the beginning of	the period	15,264,672	1,821,964
F. Closing cash and cash equivalents at the end of the peri	od (D+E)	24,588,227	15,188,856
G. Unrealized Fc Gain/(Loss) for Cash and Cash Equivalent	s	15,029	75,816
H. Cash and Cash Equivalents carried forward (F+G)		24,603,256	15,264,672
Net Operating Cash Flow Per Share Number of Shares used to compute NOCFPS	32.00	(10.39) 100,993,374	(7.43) 100,993,374
the contraction of the contracti		And 1	\bigcirc L i
Chief Financial Officer Company Secretary Di	D ^{or} rector	Managing Director	(Deladima
			Chairman
Signed in terms of our separate report of even date.			
Firm's Name : Rahman Mostafa Alam & Co. Chartered	Accountants		
Signature :			
Auditor's Name : Kazi Mostafa Alam FCA (Enrolment No:	448)		

DVC

- Dated : 28 October, 2021 Place
 - : Dhaka
 - : 2111100448AS501787

51 Annual Report

MOZAFFAR HOSSAIN SPINNING MILLS LIMITED Notes to the Financial Statements

As at and for the year ended 30 June 2021

1.0 Legal Status of the Company

Mozaffar Hossain Spinning Mills Limited (herein after referred to as "MHSML" or "the Company") was incorporated with the Registrar of Joint Stock Companies and Firms (RJSCF) vide registration no. C-59784(1791)/05 dated November 29, 2005 as a private company Limited by shares namely Mozaffar Hossain Textile Mills Limited. Subsequently the company renamed as Mozaffar Hossain Spinning Mills Limited in December 14, 2011 and the company was emerged as a public limited company on the same date and year. In January 2014, Mozaffar Hossain Spinning Mills Limited listed its shares with both Dhaka and Chittagong Stock Exchanges.

Registered office of the company

The registered office and principal place of business of the company is situated at House # 315, Road # 04, DOHS Baridhara, Dhaka-1206, Bangladesh, and the manufacturing establishment is located at Thakurbari Tec, Masumabad, Bhulta, Rupgonj, Narayangonj.

2.0 Nature of Business Activities

Mozaffar Hossain Spinning Mills Limited runs the business of 100% export oriented cotton yarn manufacturing & selling mostly to woven fabrics manufacturer. As a backward linkage industry to support 100% export oriented RMG industry of Bangladesh. Products of the company are sold at domestic market as deemed exporter delivered to the export oriented companies.

3.0 Risk Exposure

3.1 Interest Rate Risk

MHSML is exposed to the volatility of interest rate as it has long-term Bank Loan. Any higher trend in interest rate in the future will definitely aggravate the adversity.

Management perception:

The management of MHSML has decided to pay off the outstanding Bank Loan gradually to make the Gearing Ratio at a satisfactory level which is expected to reduce the financial leverage and interest burden significantly.

3.2 Exchange Rate Risk

MHSML is engaged in global trade as it procures its raw materials from overseas markets. Therefore, fluctuations in the related foreign currency rates may affect adversely to the company's liquidity and profitability and expose a threat to the stability of the Company.

Management Perception:

MHSML settles its foreign transaction through US Dollars in case of both export and import. While the value of functional currency fluctuates, the loss or gain on currency fluctuation for export automatically sets off against the loss or gain on currency fluctuation for import. As the value of export is always greater than the value of import, some balance is created in the foreign currency transaction. Furthermore, the Company is contemplating about setting a system of hedging on foreign currency transactions in the future. Movement in the exchange rate adversely may expose the company to risks of foreign currency loss.

3.3 Industry Risks

(a) Market demand:

The products of MHSML are sold to the export oriented fabrics and garments manufacturer, The ultimate buyer are from abroad. Any economic recession, changes in tastes and fashions of the consumers, national income and other related factors may cause to decline the market demand of the company products.

Management Perception:

MHSML always gives values to its customers' satisfaction and changes in tastes and fashion. Therefore, its expert team promptly dedicates their creativity and research work to respond any changes in customer's demand and product diversifications.

(b) Competition:

MHSML is operating in a free market economy regime. The company might have to face stiff competition from its competitors:

Management Perception:

Bangladesh is the prime source of cheapest garments in the world, earning comparative advantages for its industries over their global competitors. In addition, the management of MHSML employs their efficiencies; expertise and discretions to minimize the cost of its products.

(c) Rising of Raw Materials costs:

The cost of raw cotton and other material are highly volatile and can take movement in any direction. Increasing trend in the raw material cost may hamper the profitability of the company to a greater extent.

Management Perception:

MHSML is aware of the continuing market situation of its raw materials. The management of MHSML believes that long term planning for raw material management, exploring number of global markets, job wise costing for its finished products and trustworthy relations with the suppliers and mitigate the risk of rising of materials cost.

3.4 Risks steaming from technological changes:

Changes in technologies may reduce the cost efficiency of the company.

Management perception:

MHSML had gone for huge BMRE to support the technological changes. The machineries and equipment of the new unit are the latest invention in the sector which is imported from renowned manufacturers of the world.

3.5 Other risk factors:

(a) Political Unrest:

Bangladesh is prone to serious unrest in the political condition embraced by Hartal, Road-Block and many other politicized barriers to the business. Due to these factors it would stem the cost of the product upwards.

Management Perception:

During the last forty-seven years of post independence period, Bangladesh has gone through a variety of political situations. However, presently, a sound political atmosphere is prevailing in the country. Both the ruling and opposition parties are committed to the betterment of the country. Last democratic national assembly election and local council polls are instances of peaceful political situation in Bangladesh.

(b) Possible slowdown in economic growth in Bangladesh:

Our performance and growth are dependent on the sound health of the Bangladesh economy. The economy could be adversely affected by various factors such as political or regulatory action, including adverse changes in liberalization policies, social disturbances, terrorist attacks and other acts of violence or war, natural calamities, commodity and energy prices and various other factors. Any significant change may adversely affect our business and economy significantly.

Management Perception:

Bangladesh economy is booming for last few years. Consistent industrial growth along with increased agricultural production has made the Per Capita Income higher than that of recent years. In addition, favorable government policies and industry friendly policies by other regulatory bodies have proved to be congenial to the economy of the country.

(c) Natural calamities:

Bangladesh is a country where recurrent natural calamities take place every year. It is a serious threat to the business.

Management perception:

This type of situation is totally beyond the control of human being. Though the management of MHSML has a very little to do with, we can and should have some precaution measures to minimize the damage of the business in such situations.

4.0 Basis of preparation and significant accounting policies

4.1 Basis of Measurement of Elements of Financial Position

The financial statements have been prepared on the Historical Cost convention basis and therefore, do not take into consideration the effect of inflation except that arising from revaluation of lands and land

developments and buildings, as specified in Note 4.10. The accounting policies, unless otherwise stated, have been consistently applied by the Company and are consistent with that of the previous year.

4.2 Statement of Compliance with Laws

The financial statements have been prepared in accordance with the applicable International Accounting Standards (IAS) and International Financial Reporting Standard (IFRS) adopted by the Institute of Chartered Accountants of Bangladesh (ICAB) and the requirements of the Companies Act 1994 and other relevant laws and regulations as applicable in Bangladesh.

4.3 Going Concern

As per IAS-1 "Presentation of Financial Statements", a company is required to make assessment at the end of each year to assess its capability to continue as going concern. Management of the company makes such assessment each year. The company has adequate resources to continue in operation for the foreseeable future and has wide coverage of its liabilities. For this reason, the Directors continue to adopt the going concern assumption while preparing the financial statements.

Deviation from last period Result

The expansion project of 36,000 Spindle Ring Spinning Mills are ongoing. Due to up-gradation of power supply work, machinery installation and short supply of Gas 50% of Rotor machines were shut down for a long time. The commercial operation of the ring unit has been started on 5th January 2021. Hence, production and revenue have been increased during the period.

4.4 Accrual Basis

The financial statements have been prepared, except cash flow information, using the accrual basis of accounting.

4.5 Structure, Content and Presentation of Financial Position

Being the general-purpose financial statements, the presentation of these financial statements is in accordance with the guidelines provided by IAS-1: "Presentation of Financial Statements". A complete set of financial statements comprise:

- ii) Statement of Profit or Loss and other Comprehensive Income for the period from 01 July 2020 to 30 June 2021.
- iii) Statement of Changes in Equity for the period from 01 July 2020 to 30 June 2021.
- iv) Statement of Cash Flows for the period from 01 July 2020 to 30 June 2021.
- v) Notes comprising a summary of significant accounting policies and other explanatory information to the Financial Statements for the period from 01 July 2020 to 30 June 2021.

4.6 Reporting Period

The Financial year of the company under audit cover for a period of 12 months effective from 01 July 2020 to June 30, 2021.

4.7 Inventories

Inventories comprises of Raw materials, Work-in-Process, Finished goods and Stores & Spares. Raw materials and Stores and Spares have been measured lower of cost and net realizable value as per IAS-2 "Inventories". Work-in-Process has been valued at prime cost basis as required by IAS-2 "Inventories" with proportionate addition of Factory Overheads. Finished goods have been valued at cost of material and other production overhead attributable to bringing the goods to the stage of sale under the convention of IAS-2 "Inventories".

4.8 Revenue

Revenue represents the invoice value of goods supplied to customers during the period. Revenue from sale of goods is recognized in the statement of Comprehensive Income when the significant risks and rewards of ownership have been transferred to the buyer. Sales are recognized when delivery certificate is raised against confirmed orders.

4.9 Property, Plant and Equipment

Initial Recognition and measurement

Property, plant and equipment are capitalized at cost of acquisition and subsequently stated at cost or valuation less accumulated depreciation in compliance with the requirements of IAS-16: "Property, Plant and Equipment". The cost of acquisition of an asset comprises its purchase price and any directly attributable cost of bringing the assets to its working condition for its intended use inclusive of inward freight, duties, non-refundable taxes and un-allocated expenditures etc. The land and land developments with an effect as on June 30, 2021 have been revalued by an independent valuer to reflect fair value (prevailing market price) thereof following "Current Cost Method".

Subsequent Costs

The cost of replacing part of an item of property, plant and equipments is recognized in the carrying amount of an item if it is probable that the future economic benefits embodied within the part will flow to the company and its cost can be measured reliably. The costs of the day-to-day servicing of property, plant and equipment are recognized in the statement of comprehensive income as "Repair & Maintenance" when it is incurred.

Depreciation on Fixed Assets

Depreciation is provided to amortize the cost or valuation of the assets after commissioning, over the period of their expected useful lives, in accordance with the provisions of IAS-16: "Property, Plant and Equipment". Depreciation of an asset begins when it is available for use. Depreciation is charged on all fixed assets except land and land developments on **Reducing Method.** Rates of depreciation are noted below:

Particular of Assets	Rate of Depreciation
Land & Land Developments	0%
Factory Building	5%
Plant & Machinery	10%
Vehicle	10%
Furniture and Fixture	10%
Air Condition	10%
Computer Equipment	10%

The gain or loss on disposal or retirement of assets is included statement of comprehensive income when the item is disposed off/derecognized.

The fair value of the property, plant and equipment on 30.06.2021 is not materially differing with the carrying amount.

CAPITAL WORK-IN-PROCESS

As per decision of the Board, the company has undertaken an expression program to construct a ring project. The cost of supplies, development work of land and building construction and others has been incorporated in the Capital Work-In-Process.

4.10 Revaluation Reserve

In 2021, land under the ownership of MHSML was professionally revalued by ATA KHAN & Co, Chartered Accountants. Fair market value was estimated at Tk. 797,382,000 as against net book value of Tk. 286,621,311 resulting in a revaluation surplus of Taka 510,760,689 which was accounted for and transferred to revaluation reserve.

4.11 Cash and Cash Equivalent and Statement of Cash Flows:

Cash and cash equivalents comprise cash in-hand and in current account that are readily convertible to a known amount of cash, and that are not subject to significant risk of change in value.

The Statement of Cash Flows is prepared using the Direct Method as stipulated in Bangladesh Accounting Standards (IAS)-7 "Statement of Cash Flows"

4.12 Earnings per Share

The company calculates Earnings per Share (EPS) in accordance with the requirement of IAS-33: "Earning per Share", which has been shown on the face of the Statement of Comprehensive Income.

Basic earnings:

This represents earnings for the period ended 30 June 2021 attributable to the ordinary shareholders.

Basic earnings per share:

This has been calculated by dividing the basic earning by the number of ordinary shares outstanding for the period.

Weighted average number of ordinary shares outstanding during the year:

The basis of computation of number of shares is in line with the provision of IAS-33: Earnings per Share. Therefore, the total number of shares outstanding at the end of the year multiplied by a time weighting factor which is the number of days the specific shares were outstanding as a proportion of total number of days in the year.

Diluted Earnings Per Share:

Diluted EPS is calculated if there is any commitment for issuance of equity shares in foreseeable future, i.e., potential shares, without inflow of resources to the Company against such issue. This is in compliance with the requirement of IAS-33. As the company has no dilutive potential ordinary shares, so diluted earnings per shares was not calculated.

4.13 Foreign Currency Transactions

Foreign currency transactions are recorded, on initial recognition in the functional currency at the spot exchange rate ruling at the transaction date.

At the end of each reporting period, in compliance with the provision of IAS-21: "The Effects of Changes in Foreign Exchange Rates" are determined as under:

- (a) Foreign currency monetary items are translated using the closing rate.
- (b) Non-monetary items that are measured in terms of historical costs in a foreign currency are translated using the exchange rate at the date of the transaction.
- (c) Non-monetary items that are measured at fair value in a foreign currency is translated using the exchange rate at the date when the fair value is determined.

4.14 Impairment of Assets

All assets, except inventory, arising from construction contracts and financial assets is assessed at the end of each reporting year to determine whether there is any indication that an asset may be impaired. If any such indication exists, the company assesses the recoverable amount.

And only if, the recoverable amount of an asset is less than its carrying amount, the carrying amount of the assets is reduced to its recoverable amount. The reduction is an impairment loss.

An impairment loss is recognized immediately in statement of Comprehensive Income, unless the asset is carried at revalued amount in accordance with another standard. Any impairment loss of a revalued asset is treated as a revaluation decrease. No such assets have been impaired during the year under audit and for this reason no provision has been made for impairment of assets.

4.15 Borrowing Cost

Borrowing costs are interest and other costs that an entity incurs in connection with the borrowing of fund and are recognized as an expense in the year in which it incurs.

4.16 Authorization date for issuing Financial Statements

Board of Directors authorized the financial statements for issue on October 28, 2021.

4.17 Reporting Currency

The financial statements are prepared and presented in Bangladesh Currency (Taka), which is the company's functional currency.

4.18 Risk and uncertainty for use of estimates (Provisions):

The Preparation of Financial Statements in conformity with International Accounting Standards (IAS) requires management to make estimates and assumptions that affect the reported amounts of revenue and expenses, assets and liabilities and disclosure requirements for contingent assets and liabilities during and the date of the financial statements. Due to inherent uncertainty involved in making estimates, actual result reported could differ from those estimates.

In accordance with the guidelines in IAS-37: "Provisions, Contingent Liabilities and Contingent Assets", provisions are recognized in the following situations: -

- When the company has an obligation as a result of past events;
- When it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation; and
- Reliable estimate can be made of the amount of the operation.

4.19 Accruals & Deferrals

Deferrals and accruals have been made as per the guidance in IAS-1 Presentation of Financial Statements. In order to meet their objectives, Financial Statements, except for cash flow statement and related information, are prepared on accrual basis of accounting. Under the basis, the effects of transactions and other events are recognized when they occur (and not when cash or its equivalent is received or paid) and they are recorded in the accounting records and reported in the Financial Statements of the years to which they relate.

Other Payables are not interest bearing and are stated at their nominal value.

4.20 Advances, Deposits and Prepayments

Advances are initially measured at cost. After initial recognition advances are carried at cost less deductions or adjustments. Deposits are measured at payment value. Prepayments are initially measured at cost. After initial recognition prepayments are carried at cost less charges to the statement of comprehensive income.

4.21 Financial Instruments

Non-derivative financial instruments comprise accounts and other receivables, cash and cash equivalents, borrowings and other payables and are shown at transaction cost.

Initial recognition

An entity recognizes a financial assets or liabilities in its statement of financial position when, and only when, the entity becomes a party to the contractual provision of the instrument and subsequently recognized at their Amortized Cost.

Bills receivable are recognized at cost or net realizable value from the ordinary course of sales in the market whichever is lower. Bills receivables from foreign currency transactions are recognized into Bangladeshi Taka using exchange rates prevailing on the closing date of the accounts in accordance with IAS-21:The Effects of Changes in Foreign Exchange Rates.

4.22 Segment Reporting

As the Company operates in a single industry segment, so no segment reporting is applicable for the Company as per IAS-14:" Segment reporting".

4.23 Related Party Disclosures

The information as required by IAS-24: "Related party Disclosure" has been disclosed separately in notes to the financial statements.

4.24 Corporate Tax

(a) Current Tax: Current Tax is the amount of income taxes payable (recoverable) in respect of the taxable profit (tax loss) for the period.

Current tax is recognized in statement of comprehensive income except to the extent that it relates to business combination or item recognized directly in equity.

As the company has enjoying tax holiday @ 100% up-to October 2010, has been enjoying 50% up-to October 2012, and has been enjoying 25% up-to October 2013 for which provision for current tax has been made on taxable income to that extent as prescribed in Income Tax Ordinance, 1984.

(b) Deferred Tax

Deferred tax liabilities are the amount of income taxes payable in future years in respect of taxable temporary differences. Deferred tax assets are the amount of income taxes recoverable in future years in respect of deductible temporary differences. Deferred tax assets and liabilities are recognized for the future tax consequences of timing differences arising between the carrying values of assets, liabilities, income and expenditure and their respective tax bases. Deferred tax assets and liabilities are measured using tax rates and tax laws that have been enacted or subsequently enacted at the financial statement date.

4.25 Workers Profit Participation Fund

As per provision of Bangladesh Labor Law, Amendment 2013, Section 232(2), in case of a 100% export oriented industrial sector or for any industry investing 100% foreign exchange, the Government, through enactment of Rule, shall adopt required provisions with regard to formation of sector based central fund comprising of buyers and owners, form a Board to execute that fund, determine contributions and their realization procedure and provisions for utilizations of the money for the welfare of the beneficiaries in the sector. As per Financial Statement, Company Showing Net profit for the period for this reason Company make provision against WPPF.

4.26 Contingent Assets and Liabilities

A contingent asset is disclosed when it is a possible that asset arises from the past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the entity.

A contingent liability is disclosed when it is a possible obligation that arises from the past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the entity.

The company has no contingent assets or liabilities, which require disclosure under IAS: 37. Contingent assets and contingent liabilities are not recognized in the financial statements except the balance amount of IPO subscription money shown in (Note: 21.00) yet to be refundable.

A contingent asset is disclosed as per IAS-37, where an inflow of or economic benefits is probable. A contingent liability is disclosed unless the possibility of an outflow of resources embodying economic benefits is remote.

Tax assessment for the year 2010-2011, 2011-2012, 2012-2013, 2013-2014 is under appeal Hon'ble High Court Division of the Supreme Court of Bangladesh for Tax holiday facility.

As per the decision was taken in the 10th AGM and Board of Director's meeting held on 20/12/2015 MHSML has declare 20% Stock Dividend to all the Shareholders but later considered 15% Stock Dividend to all the Shareholders and 5% cash dividend to the general shareholder (Excluding Sponsors /Directors). As per order dated 17.01.2016 passed by the Hon'ble High Court Division of the Supreme Court of Bangladesh in Writ Petition No.447/2016.15% stock dividend credited to all shareholders through CDBL, the decision regarding the remaining 5% dividend payment is awaiting Hon'ble High Court.

4.27 Comparative Information

C e information has been disclosed as required by IAS 01: Interim Financial Reporting' In respect of the previous year for all numerical information in the current financial statements as below:

- Statement of Financial Position as of the end of the preceding financial year.
- Statement of Profit or Loss and other Comprehensive Income for the comparable year of preceding financial year.
- Statement of Changes in Equity for the comparable year of preceding financial year.
- Statement Cash Flows for the comparable year of preceding financial year. Comparative figures have been re-arranged wherever considered necessary to conform current year figure without causing any impact on the profit and value of assets and liabilities as reported in the financial statements.

Note	2S De utileure			Amount in Taka		
No	Particulars			30.06.2021	30.06.2020	
5 00						
5.00	Property, Plant and Equipment's Cost:					
	Opening balance at cost			2,054,274,409	873,337,325	
	Add : Addition during the period			1,965,740,770	1,180,937,084	
	Total		-	4,020,015,179	2,054,274,409	
	Depreciation:		_	4,020,013,175	2,034,274,407	
	Opening balance			527,399,862	454,770,076	
	Depreciation during the period			161,743,397	72,629,786	
	Depresidion daming the period		-	689,143,259	527,399,862	
	Total (a)		-			
			_	3,330,871,920	1,526,874,547	
	Revaluation:		-			
	Opening balance			130,314,640	130,314,640	
	Add : Addition during the period			380,446,049	-	
	Total (b)		-	510,760,689	130,314,640	
			-			
	Written Down Value (WDV) (a+b)		-	3,841,632,609	1,657,189,187	
	Please refer to Annexure-'A' for further details					
6.00	Deferred Tax					
	Book value of Depreciable asset		_	3,044,250,609	1,240,253,236	
	Tax base Written down value		-	2,684,560,487	1,025,617,613	
	Unabsorbed Depreciation			344,308,951	278,455,277	
	Less : Tax base value of depreciable assets		_	3,028,869,438	1,304,072,890	
	Taxable temporary difference		_	15,381,171	(63,819,654)	
	Effective Tax rate		-	15%	15%	
	Deferred tax liabilities/(asset) on original cost of asset	s		2,307,176	(9,572,948)	
	Deferred tax liabilities on revaluation surplus	Note-6.0	1	10,215,214	2,606,293	
	Total closing deferred tax liabilities/(assets)		-	12,522,390	(6,966,655)	
			=			
6.01	Deferred Tax on Revalation Reserve of Land					
	Revaluation Reserve			510,760,689	130,314,640	
	Effective Tax Rate			2%	2%	
	Total taxable temporary difference		_	10,215,214	2,606,293	
6.02	Deffered Tax (Income) / Expenses					
	Closing Deferred Tax Liabilities			12,522,390	(6,966,655)	
	Opening Deferred Tax Liabilities			(6,966,655)	5,824,332	
	Deferred tax (Income)/ Expenses		=	19,489,045	(12,790,987)	
7.00	Capital Work-In-Progress Break-up of this are as follows:					
	break-up of this are as follows.					
	Capital Work-In-Progress (Building)		Note-7	.01 -	-	
	Capital Work-In-Progress (Machinery)		Note-7	.02 -	1,846,945,307	
	Total		_	-	1,846,945,307	
			=			

Note	es Particulars	Amo	unt in Taka
No		30.06.2021	30.06.2020
7.01	Capital Work-In-Progress (Building)		
	Opening Balance	-	1,085,391,230
	Addition during the period	-	91,588,354
	Total	-	1,176,979,584
	Acquisition of the period	-	1,176,979,584
	Closing Balance	-	-
7.02	Capital Work-In-Progress (Machinery)		
	Opening Balance	1,846,945,307	1,784,831,160
	Addition during the period	52,602,945	62,114,147
	Total	1,899,548,252	1,846,945,307
	Acquisition of the period	1,899,548,252	-
	Closing Balance	-	1,846,945,307

Expansion project (36,000 Spindle Ring Spinning mills) of Mozaffar Hossain Spinning Mills Limited are ongoing. Total Project Value USD 25.00 Million. Capital work in progress represents the cost incurred for

acquisition and/or for construction of items of property, plant, and equipment that are ready. Machinery Value Approx. USD 15.70 million are already have been installation. CWIP is measured at cost. As per "IAS-16" Depreciation of an asset begins when it is available for use, ie when it is in the location and condition necessary for it to be capable of operating in the manner intended by management.

8.00 Investment

This represents the followings:		
Suntech Energy Limited	4,451,171	5,110,847
	4,451,171	5,110,847
Add: Profit from the Associates	70,380	(659,676)
Total	4,521,551	4,451,171

The company has purchased 30% shares of Tk 4,920,000 from Suntech Energy Ltd. and accounted for complying with IAS 28 "Investment in Associates" accordingly during the period. We have assesses the project "Suntech Energy Limited" there are no too much changes on our Impairment investment.

9.00 Inventories

Qty. (Kg)	Amounts	Amounts
	324,859,642	154,709,840
832,718	190,236,340	99,487,883
250,000	75,000,000	-
229,287	59,623,302	55,221,957
	841,235,114	610,946,921
4,671,264	706,511,015	588,035,261
484,543	32,875,119	22,911,660
550,535	101,848,980	-
	6,112,210	2,734,910
	9,895,598	16,781,912
=	1,182,102,564	785,173,583
	832,718 250,000 229,287 4,671,264 484,543	324,859,642 832,718 190,236,340 250,000 75,000,000 229,287 59,623,302 841,235,114 706,511,015 484,543 32,875,119 550,535 101,848,980 6,112,210 9,895,598

The above Inventories are as per physical counting made and valued by a Inventory team comprised of management nominated staff to carryout the Inventory verification except as stated below. Inventories in hand have been valued at lower of cost and net realizable value as per IAS-2. Inventories were hypoth ecated against working capital facilities availed from the bank (Islami Bank BD Ltd.).

Notes No	Particulars		Amou 30.06.2021	nt in Taka 30.06.2020
INO	Due to fire in the factory on 31.10.2020, 12.02.2021 ar	nd 26.02.2021	11	
	inventory was damaged and an estimation of the dar service & Civil defense authority, and independent sur not yet finalized. As all the material, building and machi been lodged on the basis of primary assessment by however, after completing the assessment the manage of record and no effect has been given during th	naged mate veyor appoir neries were o the compar ement will ma	rial completed by m nted by Insurance Co covered by fire insur ny amount of which ike the accounting e	nanagement, Fire company which is ance a claim has n is Tk. 22 crore. ffect in the books
10.00	Management always complied with all the rules & reg hopefully will get the total claim against damaged Good to fire in factory premises. Accounts Receivable	ulations relat	ed to the fire policy	& safety plan so
	This is unsecured, considered good and is falling due w during the year. Classification schedule as required by S			
I)	Accounts Receivable considered good in respect of company is fully secured (Annexure B)	which the	-	-
II)	Accounts Receivable considered good in respect of company holds no security other than the debtor security (Annexure B)		325,355,192	164,899,980
III)	Accounts Receivable considered doubtful or bad		-	-
IV)	Accounts Receivable due by any director or other of company	-	-	
V)	Accounts Receivable due by Common management (A		102,550,499	118,813,392
VI)	The maximum amount of receivable due by any direc officer of the company	-	-	
	Less: Adjustment of Bill Discounting (Net off Assets & Liabilities) Note-10.01		427,905,691 313,393,350	283,713,372 139,742,297
			114,512,341	143,971,075
	Aging of Accounts Receivable:	-		
	Dues within three months		174,943,325	104,640,648
	Dues above three months but within six months		130,417,035	48,397,020
	Dues above six months	-	122,545,332 427,905,691	130,675,704 283,713,372
10.01	Adjustment of Bill Discounting (Net off Assets & Lia	= bilities)		
	Woori Bank Limited Mercantile Bank Limited		265,463,503	130,881,600 8,860,697
	Southeast Bank Limited	_	47,929,847	-
		=	313,393,350	139,742,297
11.00	Advances, Deposits & Pre-Payments			
	Advance against Purchase No	ote-11.01	76,655,459	71,522,125
	Advance against Factory Expenses		2,308,820	2,055,800
	Advance against L/c Margin		137,863,495	4,583,000
	Advanced for Ring Spinning Project		1,222,456	1,082,366
	Bank Guarantee for CDBL		1,176,349	1,176,349
	Titas Gas Security Deposits		11,765,200	-
	Prepaid Insurance		306,172	106,958
	Tax deducted at sources No	ote-11.02	9,741,631	953,292
		=	241,039,582	81,479,890

Bank guarantee is provided for CDBL & Titas Gas security deposits purpose.

Notes	Particulars			Amou	Amount in Taka		
No			rarticulars		30.06.2021	30.06.2020	
11.01	Advance age	inct Durchaco					
11.01	•	inst Purchase					
	Dues within t				52,303,274	21,015,200	
			ut within six months		13,713,966	11,671,680	
	Dues above s	ix months			10,638,219	38,835,245	
					76,655,459	71,522,125	
11.02	Tax Deduction	ons at Sources					
	Opening Bala	nce			953,292	113,528	
	Addition durir	ng the period			8,788,339	839,764	
					9,741,631	953,292	
12.00	Cash and Ca	sh Equivalents					
12.00	Cash anu Ca	Sirequivalents	•		3,849,079	3,808,658	
	Cash in Hanc	ł			3,849,079	3,808,658	
	Cash at Bank	· · ·			20,754,177	11,456,014	
	IBBL		20501450100327918		118,973	17,491	
	IBBL		#20501452500004916		1,120,378	6,691	
	IBBL		#20501452600004917		94,739	207	
					902,175	207	
	IBBL Bhulta #20502800100215106 IBBL(FCAD ORQ) Mouchak #20501452800001714				-		
					3,000	926,218	
	DBBL		#1211100015657		2,797,556	-	
			# 1761200001733		14,145	973,409	
	DBBL		a # 1471100005894		2,033,333	2,092,337	
	MBL	-	ni #114711123026113		92,934	83,109	
	EBL	Principal	4 0 4 4 0 6 0 0 0 4 5 0 0		1,531	1,531	
	EBL	- 1	#1011360231502		153,403	151,253	
	Woori Bank		#1509640003099		9,596,160	5,315,920	
	Woori Bank	RQA			3,023,472	432,475	
	Woori Bank		\$1509640002993		453,619	1,455,374	
	NCC Bank	Mohakhali Bi	ranch #1250325000048		348,759	-	
					24,603,256	15,264,672	
13.00	Share Capita						
	This represen	ts the following	JS:				
	Authorized ('anital·					
		ordinary Shares	of Tk 10/- each		3,000,000,000	3,000,000,000	
		,					
	Issued, Subs	cribed and Pai	d-up Capital:				
	100,993,374 o	ordinary shares	of taka 10/- each	Note-13.01	1,009,933,740	1,009,933,740	
					1,009,933,740	1,009,933,740	
13.01	Share holdin	ng Position:					
	i) Changer		6 (00 343	6 6 20/	66 002 425	66 002 425	
	i) Sponsors	l ina ita d	6,699,343	6.63%	66,993,425	66,993,425	
	ii) SIM Fabrics		33,300,737	32.97%	333,007,365	333,007,365	
	iii) General Pu	idlic & Others	60,993,295	60.39%	609,932,950	609,932,950	
			100,993,374	100.00%	1,009,933,740	1,009,933,740	

Notes	Particulars	Amour	Amount in Taka		
No	Faiticulars	30.06.2021	30.06.2020		
14.00	Revaluation Reserve				
	Opening Balance	130,314,640	130,314,640		
	Add:Addition during the Year	380,446,049	-		
		510,760,689	130,314,640		
	Less: Related Deferred Tax on Revaluation 2%	(10,215,214)	(2,606,293)		
		500,545,475	127,708,347		

In 2021, land under the ownership of MHSML was professionally revalued by ATA KHAN & Co, Chartered Accountants. Fair market value was estimated at Tk. 797,382,000 as against net book value of Tk. 286,621,311 resulting in a revaluation surplus of Taka 510,760,689 which was accounted for and transferred to revaluation reserve.

15.00 Retained Earnings

Retained Earnings	250,996,287	204,669,050
Bonus Paid (2% Stock Dividend)	-	(19,802,620)
Cash Devidend 1%(For all Public Shareholder)	(6,099,330)	-
Total	257,095,617	224,471,670
Add: Net Profit / (Loss) for the period	52,426,567	(119,837,397)
Opening Balance	204,669,050	344,309,067
Details are as follows:		

16.00 Long Term Borrowings

	1,594,551,287	971,881,330
Less: Current portion of Long term loan	(193,766,270)	(85,970,223)
Total	1,788,317,557	1,057,851,553
IDLC	37,515,560	39,273,047
IBBL HPSM-FC-20500246106759815	1,187,921,826	491,483,224
IBBL HPSM-20501454300098405	74,142,257	68,767,927
IBBL HPSM-20501454300097909	53,148,856	49,592,642
IBBL HPSM-20501454300095301	104,040,714	97,885,380
IBBL HPSM-20501454300089001	13,281,248	12,812,663
IBBL HPSM-20501454300083500	1,728,657	1,597,507
IBBL HPSM-20501454300083317	1,545,374	1,738,232
IBBL HPSM-20501454300078403	2,855,984	2,801,449
Hajj Finance Com. Ltd - 2149	26,495,885	23,640,876
Hajj Finance Com. Ltd - 1947	189,515,174	180,615,947
Hajj Finance Com. Ltd - 1925	63,150,618	56,504,458
Hajj Finance Com. Ltd - 1813	32,975,403	31,138,201

1. Purpose of Investment - To purchase/import of New Ring Spinning Machine, Utilities and Factory Shed building for the project.

2. Period of Investment - 07 (seven) years excluding 12 month gestration period.

3. Rate of return -9% per annum or the rate to be determined by the bank from time to time.

4. Collateral:

A. 156.10 decimal project land along with 88,200 sft. Project building vide FSV 81.36 million.

B. 397.00 decimal project land along with 1,89,4825 sft. Project building vide FSV 251.20 million.

C. 505.04 decimal project land along with 2,49,904 sft. Factory building vide FSV 598.51 million by SFL.

D. Personal Guarantee of all Directors of the Project Companies & Mortgages of their individual properties.

Notes	Particulars	Amou	int in Taka
No		30.06.2021	30.06.2020
17.00	Accounts Payable		
		100.170	
	Trade Creditors (Annexure-C	133,462	133,462
	Bills Payable (Annexure-C)	6,752,910	6,325,241
	Liability against Import Machinery	-	817,838,894
		6,886,372	824,297,597
18.00	Cash Dividend Payable		
	Opening Balance	469,705	469,705
	Add: Cash Dividend During the year	6,099,330	-
		6,569,035	469,705
	Less: Cash Dividend Paid to Shareholder	5,756,171	
		812,864	469,705
19.00	Long Term Borrowings- Current Maturity		
	Islami Bank Bangladesh Ltd,Hajj Finance Ltd and IDLC	193,766,270	85,970,223
		193,766,270	85,970,223
	This consists of as follows and is payable within next twelve month	s from the Balance S	heet date.
20.00	Short Term Borrowings		

20.00 Short Term Borrowings

Car Loan (Hajj Finance Co. Ltd-1034) Total short term loan	<u> </u>	644,333 1,034,950,373
MFCI	1.048,547,399	437,397,387
Bai Murabaha	191,577,359	361,400,189
Bai Murabaha Import Bills(MIB)	122,074,748	-
Murabaha TR	283,928,773	235,508,465

This represents amount excluded by the following Banks as working capital which are fully secured by Stock hypothecation and Export bills receivable at the terms & condition given below.

1. Purpose of Investment - To purchase/import raw materials for the project.

2. Period of Investment - 01 (one) year on revolving basis.

3. Rate of return -9% per annum or the rate to be determined by the bank from time to time.

4. Collateral:

A. 156.10 decimal project land along with 88,200 sft. Project building vide FSV 81.36 million.

B. 397.00 decimal project land along with 1,89,4825 sft. Project building vide FSV 251.20 million.

C. 505.04 decimal project land along with 2,49,904 sft. Factory building vide FSV 598.51 million by SFL. D. Personal Guarantee of all Directors of the Project Companies & Mortgages of their individual properties.

Notes	Particulars	Amount in Taka			
No	Particulars		30.06.2021	30.06.2020	
21.00	Provision for Income tax				
	Opening Balance		84,700,386	100,877,371	
	Provision for the period	Note-21.01	8,738,339	839,764	
	Total		93,438,725	101,717,135	
	Tax Paid to DCT against Claim for Assess	ment 2016-2017	-	17,016,749	
	Tax Paid to DCT against Claim for Assess	ment 2017-2018	12,500,000	-	
	Closing Balance	-	80,938,725	84,700,386	
21.01	Current Tax				
	A. Regular tax				
	Profit Before Tax		80,653,951	(131,788,620)	
	Less: Other Income		(1,453,127)	158,379	
	Add: Accounting Depreciation		161,743,397	72,629,786	
	Less: Tax Depreciation		(306,797,896)	-	
	Taxable Income for the period		(65,853,674)	(59,000,455)	
	Rate of Tax		15%	15%	
	Tax on business		(9,878,051)	(8,850,068)	
	Add: 22.5 % Tax on Other Income		(326,954)	(39,595)	
	Total Provision for the Period	-	(10,205,005)	(8,889,663)	
	B. Minimum tax				
	Turnover and other income		1,561,443,196	283,389,787	
	Minimum tax rate		0.30%	0.26%	
		-	4,684,330	728,312	
	C. Tax deducted at Source		8,738,339	839,764	
	Current tax expenses (Higher of A,B &	C)	8,738,339	839,764	
22.00	Accrued Expenses				
	This is unsecured, falling due within one year and consists of as follows:				
	Audit and others fees		463,750	125,000	
	Salaries & Wages		12,263,388	4,918,554	
	Remuneration		200,000	1,757,500	
	Gas Bill		51,372,128	65,208,745	
	WPPF Payable		41,659,863	33,898,347	
	Accrued Interest			15,352,226	

121,260,372

105,959,129

Notes				Amour	nt in Taka
No	Pai	rticulars		30.06.2021	30.06.2020
23.00	Turnover				
		Qty. (kg.)	Avg. Rate		
	Yarn 20's	640,188	239	153,102,156	7,174,020
	Yarn 16's	1,298,476	256	331,968,592	9,641,520
	Yarn 30's	2,092,590	245	512,161,323	252,172,486
	Yarn 12's	255,751	208	53,123,073	9,971,640
	Yarn 07's	36,050	210	7,581,420	-
	Yarn 10's	715,955	257	183,965,250	-
	Yarn 18's	152,200	219	33,265,680	-
	Yarn 22's	20,400	233	4,760,070	-
	Yarn 24's,14's	140,000	247	34,577,760	4,588,500
	Yarn 26's,28's	336,675	281	94,457,076 16 128 000	-
	Yarn 32's Yarn 34's	60,000 158,004	269 297	16,128,000	-
	Yarn 34's Yarn 40's	158,004 230,550	297 287	46,905,953	-
	Yarn 40's Yarn 45 pc	230,550 91,650	287 269	66,264,450 24,635,520	-
	ταπτ υ με	6,228,489	209	1,562,896,323	283,548,166
	-	0,220,709		.,	200/070/100
24.00	Cost of Goods Sold				
	Raw materials consumed		Note-24.01	1,027,490,891	118,085,191
	Accessories & Stores Consume	d	Note-24.02	20,887,142	9,644,790
	Packing Materials Consumed		Note-24.03	8,740,106	3,998,445
	Factory overhead		Note-24.04	376,550,691	225,620,087
	Opening Work-in-Process			55,221,957	43,996,350
	Closing Work-in-Process		_	(59,623,302)	(55,221,957)
	Cost of Production		-	1,429,267,486	346,122,906
	Opening stock of Finished Goo		-	99,487,883	53,715,750
	Cost of Goods Available for S			1,528,755,369	399,838,656
	Closing stock of Finished Good			(190,236,340)	(99,487,883)
	Primary estimation of damage Claim to Insurance Company	stock of Finished Goc	ods and	(75,000,000)	-
	Wastage Sales		_	(851,695)	(904,472)
	Cost of Goods Sold		=	1,262,667,334	299,446,301
24.01	Raw Materials Consumption				
	Opening Raw Materials			610,946,921	123,382,139
	Purchase during the period			1,257,779,084	123,382,139 605,649,973
	Available for use		-	1,868,726,005	729,032,112
	Primary estimation of damage insurance company	of raw materials and	claim to	(101,848,980)	-
	Closing Raw Materials			(739,386,134)	(610,946,921)
			=	1,027,490,891	118,085,191
24.02	Accessories & Stores Consum	ption			
	Opening Accessories & Stores			16,781,912	16,513,210
	Purchase during the period			14,000,828	9,913,492
	Available for use		-	30,782,740	26,426,702
	Closing Accessories & Stores		_	(9,895,598)	(16,781,912)
			_	20,887,142	9,644,790
			=		

Notes	Particulars	Amour	Amount in Taka		
No	Faiticulars	30.06.2021	30.06.2020		
24.03	Packing Materials Consumption				
	Opening Packing Materials	2,734,910	1,477,100		
	Purchase during the period	12,117,406	5,256,255		
	Available for use	14,852,316	6,733,355		
	Closing Packing Materials	(6,112,210)	(2,734,910)		
		8,740,106	3,998,445		
24.04	FactoryOverhead				
	Gas Bill	102,173,385	94,808,853		
	Wages	101,588,910	51,722,515		
	Repair & Maintenance	1,601,883	890,949		
	Factory Insurance	7,250,967	4,921,162		
	Sundry Carrying Charges	1,170,170	283,964		
	Sundry daily labor charges	1,403,482	615,603		
	Medical & other Expenses	69,791	478,730		
	Depreciation	161,292,103	71,898,311		
		376,550,691	225,620,087		

(a) Repairs & maintenance includes maintenance of office, premises, vehicles, building, equipmentand other infrastructures. Also included therein stores and spares that has been consumed during the period.

(b) Other expenses does not included any item exceeding 1% of total revenue.

25.00 Other Operating Income/(loss)

Interest on Bank Account Exchange Rate Fluctuation Gain/(Loss) Profit from Associate Profit from Trial Production	Note-25.01	14,073 (1,537,580) 70,380 - (1,453,127)	52,587 (1,979,862) (659,676) 2,428,572 (158,379)
25.01 Profit from Trial Production		-	2,428,572
Processing Charge Received against Trial		-	170,007,074
Trial Production Cost :		-	167,578,502
Cost of Goods Processed		-	140,120,140
Salary & Wages		-	23,663,400
Packing Materials		-	1,224,500
Carriage in Word		-	1,245,000
Carriage out Word		-	1,325,462

As part of the BMRE Ring Unit, the Company had to complete installation & do the trial run to check the process. At the trial run, the company had to do only a partial process only. The quality of partial process / full process yarn were real qualified as final production. As such the Company engaged with a third party to provide raw materials to take at the semi process/process product from the trial run. The third party give raw materials, process it in the facility and take out. The total price of the processed product credited an account of MHSML & later take at by the third party for raw Material.

Notes	Particulars	Amou	Amount in Taka	
No		30.06.2021	30.06.2020	
26.00	Administrative Expenses			
	Salary and Allowances	39,888,189	19,338,223	
	Festival Bonus	7,310,381	1,888,568	
	Audit Fee	186,750	125,000	
	Managing Director Remuneration	600,000	600,000	
	Director's Remuneration	1,800,000	1,850,000	
	Board Meeting Fees	90,000	96,000	
	Entertainment	549,616	385,667	
	Traveling and Conveyance	170,917	203,946	
	House & Office rent	897,000	563,000	
	Telephone & Mobile Bill	162,550	61,900	
	Company Secretarial, Regulatory Fee and AGM Expense	1,192,802	1,568,604	
	Subscription and Donations	281,000	141,000	
	Fees, Renewals and other Expenses	1,461,846	949,609	
	Fuel expenses	1,027,767	601,558	
	IT Solution	41,400	37,950	
	Interest on WPPF	3,728,819	3,496,242	
	Depreciation	451,294	731,475	
		59,840,331	32,638,742	

Payment/ Perquisites to Directors and officers

The aggregate amount paid/ provided during the period in respect of Directors and officers of the company as defined in the Bangladesh Securities and Exchange Rules 1987 are disclosed below :

	Particulars		
	Managing Director Remuneration	600,000	600,000
	Director's Remuneration	1,800,000	1,850,000
	Board Meeting Fees	90,000	96,000
		2,490,000	2,546,000
27.00	Marketing, Selling & Distribution Expenses		
	Salaries and Allowances	401,066	432,000
	Advertisement	143,500	158,000
		544,566	590,000
28.00	Financial Expenses		
	Bank Charges and Commission	9,526,023	525,023
	Interest on HPSM	31,313,116	8,797,813
	Interest on BAI Murabaha	26,894,029	34,321,129
	Interest on Murabaha TR	24,316,367	13,476,886
	Interest on MBL -IDBP	-	184,922
	Interest on Woori -IDBP	6,437,932	1,377,919
	Interest on Hajj Finance	35,330,436	12,004,335
	Interest on MFCI	13,589,134	7,481,347
	Interest on IDLC	5,918,361	4,333,990
	Interest on IBP SEBL	378,919	-
		153,704,317	82,503,364

Notes	Particulars	Amou	nt in Taka
No	Particulars	30.06.2021	30.06.2020
29.00	Basic Earning Per Share		
	Net Profit after Taxes	52,426,567	(119,837,397)
	Number of Shares for respected period	100,993,374	100,993,374
	Earning per share (Taka) (Basic)	0.52	(1.19)
	Net Profit after Taxes	52,426,567	(119,837,397)
	Weighted Average Number of Share	100,993,374	100,993,374
	Earning per share (Taka) (Adjusted)	0.52	(1.19)
	Weighted average/Total existing number of share:		
	Opening number of share outstanding	100,993,374	100,993,374
		100,993,374	100,993,374
30.00	Net Operating Cash Flow Per Share(NOCFPS)		
	Cash flow from operating activities	(1,048,852,159)	(750,866,485)
	Number of Share	100,993,374	100,993,374
	Net Operating Cash Flows per Share (NOCFPS)	(10.39)	(7.43)
31.00	Net Asset Value Per Share (NAVPS)		
	Net Asset Value	1,834,320,919	1,415,156,554
	Number of Shares	100,993,374	100,993,374
	Net Asset Value Per Share (NAVPS)	18.16	14.01
32.00	General:		
32.01	Claims not Acknowledged		
	There is no claim against the Company not acknowledged as deb	t as at 30.06.2021	
32.02	Credit Facilities not Availed		
	There is no credit facilities extended to the Company but nor availe contract, other than trade credit available in the ordinary course of		I, under any

32.03 Commission, Brokerage or Discount Against Sales

No commission, brokerage or discount was incurred or paid by the Company against sales during the period ended 30.06.2021

32.04 Directors Responsibility Statements

The Board of Directors and management of the company takes the responsibility for the preparation and presentation of these financial statements as per section 183 of Companies Act 1994 and Corporate Governance Guidelines issued by Bangladesh Securities & Exchange Commission (BSEC).

32.05 Employees Details:

During the period there were 1270 employees employed for the full year out of which 411 employees received salary Taka 8,425 per month and above.

32.06 Rounding Off

Amounts appearing in these financial statements have been rounded off to the nearest Taka wherever considered necessary.

Notes	Particulars	Amount in Taka		
No		30.06.2021	30.06.2020	

32.07 Reconciliation of Net Income with Cash Flows from Operating Activities

Statement of Cash Flows have been prepared in accordance with IAS 7 "Statement of Cash Flows" under direct method and the Reconciliation of Net Income with Cash Flows from Operating Activities are shown under indirect method as activities.

Profit before Income Tax	80,653,951	(131,788,620)
Adjustment for items not involving movement of cash:		
Depreciation on Property, Plant and Equipment	161,743,397	72,629,786
Financial Expenses	153,704,317	82,503,364
Profit from associates	-	-
Foreign Exchange Gain/(Loss)	(1,552,609)	(2,055,678)
	394,549,057	21,288,852
(Increase)/Decrease in Accounts Receivable	31,011,344	171,512,019
(Increase)/Decrease in Inventory	(396,928,981)	(546,089,034)
(Increase)/Decrease in Advance, Deposits & Prepayments	(145,497,929)	16,792,910
Increase/(Decrease) in Accounts Payable	(817,426,254)	(479,894,187)
Increase/(Decrease) in Accrued expenses	(15,301,243)	83,379,467
Increase/(Decrease) in Goods in Transit	(70,360,892)	-
(increase)/DecreaseRevaluation deferred Tax	(7,608,921)	-
	(1,422,112,876)	(754,298,825)
Tax Paid to DCT against Claim for Assessment 2017-2018	(12,500,000)	(17,016,749)
Income Tax paid during the year	(8,788,339)	(839,764)
Net Cash Flows from operating activities	(1,048,852,159)	(750,866,485)

32.08 Disclosed as per requirement of schedule XI, part II Para 8

Value of Raw material, packing materials and Capital goods

Particular	Opening	Purchases	Consumption	Closing
Raw Material	610,946,921	1,257,779,084	(1,027,490,891)	739,386,134
Packing Materials	2,734,910	12,117,406	(8,740,106)	6,112,210
Spare Parts	16,781,912	14,000,828	(20,887,142)	9,895,598

Value of Export

Particular	In Foreign Currency USD	In BDT
Export	\$ 18,605,909	1,562,896,323

32.09 Details of capacity has given below

Particular	License Capacity	Installed Capacity	Actual Production
Annual Production (kg) Rotor Unit	6,600,000	6,600,000	6 709 250
Annual Production (kg) Ring Unit	6,600,000	6,600,000	6,708,250

33.00 Related Party Disclosure :

a) Transaction with Key Management Personnel of the entity:

No.	Particulars	Amounts in Tk
(a)	Managerial Remuneration paid or payable during the period to the directors, including Managing directors or manager	2,400,000
(b)	Any other perquisite or benefits in cash or in kind stating, approximate money value applicable.	90,000
(C)	Other allowances and commission including guarantee commission	Nil
(d)	Pensions etc.	Nil
	(i) Pensions	Nil
	(ii) Gratuities	Nil
	(iii)Payments from a provident funds, in excess of own subscription and interest	Nil
(e)	Share Based payments	Nil

b) Transaction with Related Entity:

SI.	Name of Customer	Relationship	Balance as at 01.07.2020	Addition during the Period	Realized during the Period	Balance as at 30.06.2021
(a)	SIM Fabrics Limited yarn sale	Common Management	118,813,392	625,370,564	641,633,457	102,550,499
	Total		118,813,392	625,370,564	641,633,457	102,550,499

34.00 Financial risk management

34.01 Introduction

The Company's activities expose it to a variety of financial risks: credit risk, market risk (including interest rate risk and foreign currency risk), and liquidity risk. The Company's risk management focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the Company's financial performance. The Company uses derivative financial instruments to economically hedge certain risk exposures.

Financial risk management is carried out by accounts and finance department under policies approved by the Board of Directors. Company finance identifies, evaluates, and hedges financial risks in close co-operation with the Company's operating units. The 'Finance Policy' provides principles for specific areas, such as credit risk, interest rate risk, foreign currency risk, use of derivative financial instruments, and investment of excess liquidity.

This note presents information about the Company's exposure to each of the risks arising from financial instruments and the Company's objectives, policies, and processes for measuring and managing risk. Further quantitative disclosures are included throughout these consolidated financial statements.

34.02 Carrying amounts of financial instruments by category

The following table shows the carrying amounts of financial instruments by category at the end of June 30, 2021:

Maturity analysis

Particulars	Current	>30 days	>90 days	>180 days	Total
Loans and receivables:					
Cash and Cash Equivalents	24,603,256				24,603,256
Trade and Other Receivables	213,952,845	106,976,423	71,317,615	35,658,808	427,905,691
Advances, Deposits and Prepayments	120,519,791	60,259,896	40,173,264	20,086,632	241,039,582
Balance at June 30, 2021	359,075,892	167,236,318	111,490,879	55,745,439	693,548,529

Long Term Loan				1,788,317,557	1,788,317,557
Short Term Bank Loans and Others	823,129,920	411,564,960	274,376,640	137,188,320	1,646,259,839
Trade and Other Payables	3,443,186	1,721,593	1,147,729	573,864	6,886,372
Liabilities for Expenses	52,979,565	26,489,782	17,659,855	8,829,927	105,959,129
Balance at June 30, 2021	879,552,671	439,776,335	293,184,224	1,934,909,668	3,547,422,897

34.03 Credit risks:

Credit risk is the risk of financial loss to the Company if a customer or counterparty to financial instruments fails to meet its contractual obligations, and arises principally from cash and cash equivalents, time deposits, and trade accounts receivable.

The credit risk with Accounts Receivable (see note 10) is limited, as the Company has numerous clients located in various geographical regions. The Company's exposure to credit risk is influenced mainly by the individual characteristics of each customer. For risk control, the customers are companied as follows (risk companies): governmental organizations, listed public limited companies, and other customers. Credit limits are established for each customer, whereby the credit limit represents the maximum open amount without requiring payments in advance or letters of credit; these limits are reviewed regularly (credit check).

The maximum exposure to credit risk is represented by the carrying amount of each financial asset, including derivative financial instruments, in the Statement of Financial Position. There are no commitments that could increase this exposure to more than the carrying amounts.

34.04 Market risks

Market risk is the risk that changes in market prices, such as interest rates, foreign exchange rates, and other prices will affect the Company's result 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 optimizing the return on risk.

34.05 Interest rate risk

At the reporting date, the Company had the following interest-bearing financial instruments: cash and cash equivalents, time deposits, rent deposits, and bank liabilities. All cash and cash equivalents mature or reprise in the short-term, no longer than three months.

Borrowings mainly bear interest at fixed rates. Cash and cash equivalents and borrowings issued at variable rates expose the Company to cash flow interest rate risk.

The Company does not account for any fixed-rate borrowings at fair value through profit or loss. Therefore a change in interest rates at the reporting date would not affect profit or loss.

34.06 Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. Company Finance manages the Company's liquidity to ensure sufficient liquidity to meet all liabilities when due, under both normal and stressed conditions, without facing unacceptable losses or risking damage to the Company's reputation. Excess liquidity can be invested in instruments such as time deposits, government, and corporate bonds, shares of publicly listed companies, and capital protected instruments.

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

BDT	Carrying amount	Between 1 and 90 days	Between 91 and 360 days	Between 1 and 2 years	Over 2 years
Non-derivative financial liabilities					
Long Term Loan	1,788,317,557			1,341,238,168	447,079,389
Short Term Bank Loans and Others	1,646,259,839	411,564,960	1,234,694,879		
Trade and Other Payables	6,886,372	1,721,593	5,164,779		
Liabilities for Expenses	105,959,129	26,489,782	79,469,347		
Balance at June 30, 2021	3,547,422,897				

35.00 Event after the Balance Sheet Date:

- **35.01** The Board of Directors in its meeting held on October 28, 2021 has approved the Financial Statements for the year ended June 30, 2021 The Board of Directors in its meeting held on October 28, 2021 has approved the Financial Statements for the year ended June 30, 2021 and recommend 3% cash dividend for all general public shareholder other than sponsor or director which is subject to approval by the shareholders at the forthcoming Annual General Meeting (AGM) and authorize the financial statements for issue.
- **35.02** Except the fact stated above, no circumstances have arisen since the balance sheet date, which would require adjustment to or disclosure in the financial statements or notes thereto.

-Carlo

Chief Financial Officer

M. Adv Company Secretary



Managing Director

Jalima.

75 Annual Report

Limited
Mills
Spinning
Hossain
Mozaffar

Annexure of Property, Plant & Equipment

As at June 30, 2021

Annexure-A mounts in Taka

		COST				DEPRECIATION		
Particulars	As at July 01, 2020	Addition during the period	Closing Balance As on 30.06.2021	Rate of Dep.	As at July 01, 2020	Charged during the Period	Closing Balance As on 30.06.2021	Written down value as at 30.06.2021
Land & Land Dev.	286,621,311	-	286,621,311					286,621,311
Factory Building	1,296,524,939	49,114,188	1,345,639,127	5%	71,316,877	63,716,112	135,032,990	1,210,606,137
Plant & Machinery	462,545,918	1,916,559,082	2,379,105,000	10%	452,013,684	97,569,241	549,582,925	1,829,522,075
Vehicle	5,586,326		5,586,326 10%	10%	2,529,565	305,676	2,835,241	2,751,085
Furniture & Fixture	1,728,415		1,728,415	10%	1,434,944	29,347	1,464,291	264,124
Air Condition	1,267,500	-	1,267,500	10%	104,792	116,271	221,063	1,046,438
Computer Equipment		67,500	67,500	10%	I	6,750	6,750	60,750
Balance as on 30.06.2021	2,054,274,409	1,965,740,770	4,020,015,179		527,399,862	161,743,397	689,143,259	3,330,871,920

Revaluation:

		COST		0,00		DEPRECIATION		Wuitton down
Particulars	As at July 01, 2020	Addition during the period	Closing Balance As on 30.06.2021	of Dep.	of As at Dep. July 01, 2020	Charged during the Period	Charged during Closing Balance the Period As on 30.06.2021	value as at 30.06.2021
Land & Land Dev.	130,314,640	380,446,049	510,760,689	, I	-	-	-	510,760,689
Balance as on 30.06.2021	130,314,640	380,446,049	510,760,689		ı	T		510,760,689

3,841,632,609

689,143,259

161,743,397

527,399,862

.

4,530,775,868

2,346,186,819

2,184,589,049

Depreciation Charged To:-

Balance as on 30.06.2021

451,294	161,292,103	161,743,397
Administrative Cost	Manufacturing Cost	Total

Note: 01. The company use an accounting software (Intangible asset) which is fully amortized. Damage of Machineries & Building & Civil Construction has been **Claimed to Insurance Company.**

Cost:

Mozaffar Hossain Spinning Mills Limited Annexure of Property, Plant & Equipment

As at June 30, 2020

st	
8	
0	L

Cost:							4	Amounts in Taka
		COST				DEPRECIATION		Whitten down
Particulars	As at July 01, 2019	Addition during the period	Closing Balance As on 30.06.2020	Rate of Dep.	As at July 01, 2019	Charged during the Period	Closing Balance As on 30.06.2020	variteri down value as at 30.06.2020
Land & Land Dev.	286,621,311	1	286,621,311			ı	I	286,621,311
Factory Building	119,545,355	1,176,979,584	1,296,524,939	5%	45,723,283	25,593,594	71,316,877	1,225,208,062
Plant & Machinery	459,855,918	2,690,000	462,545,918	10%	405,813,759	46,199,925	452,013,684	10,532,234
Vehicle	5,586,326		5,586,326	10%	1,970,932	558,633	2,529,565	3,056,761
Furniture & Fixture	1,728,415		1,728,415	10%	1,262,102	172,842	1,434,944	293,471
Air Condition	1	1,267,500	1,267,500	10%	-	104,792	104,792	1,162,708
Balance as on 30.06.2020	873,337,325	1,180,937,084	2,054,274,409		454,770,076	72,629,786	527,399,862	1,526,874,547

Revaluation:

		COST				DEPRECIATION		Muittee aloun
Particulars	As at	Addition	Closing	Rate	As at	Charged	Closing	written down value as at
	101 01 2019	during the	Balance As on	of	liuly 01 2019	during the	Balance As on	30.06.2020
	ous ::	period	30.06.2020	Dep.		Period	30.06.2020	
Land & Land Dev.	130,314,640		130,314,640	ı	1	ı		130,314,640
Balance as on 30.06.2020	130,314,640	•	130,314,640		-	-	-	130,314,640
Balance as on 30.06.2020 1,003,651,965	1,003,651,965	1,180,937,084	1,180,937,084 2,184,589,049		454,770,076	72,629,786	527,399,862	1,657,189,187

Mozaffar Hossain Spinning Mills Limited

Mozaffar Hossain Spinning Mills Limited

Annexure of Accounts Receivable

Annexure-B

As at June 30, 2021

Disclosure as per requirement of Schedule XI, Part - I (A. Horizontal Form) of Companies

In regard to sundry debtors the following particulars' shall be given separately:-

The debtors occurred in the ordinary course of business are considered good. The details of Accounts Receivable are given below:

				Amounts in Taka
Name of Customer	Balance as at 01.07.2020	Addition during the period	Realized during the period	Balance as at 30.06.2021
ACS Textile Ltd.	124,418,700	353,892,630	394,836,750	83,474,580
ACS Towel Ltd.	14,795,340	106,514,478	83,446,398	37,863,420
Rownok Textile Mills	10,597,440	28,233,542	20,341,440	18,489,542
Moom Tex. Expo Ltd	14,049,000	52,308,480	59,403,960	6,953,520
Amber Denim Mills Ltd	1,039,500	950,040	1,989,540	-
Crosswear Industries Ltd.	-	2,416,722	2,416,722	-
Rony Knit Composite (Pvt) Ltd	-	3,399,900	3,399,900	-
Adnan	-	3,651,900	2,672,460	979,440
Aswad Composite Mills Limited	-	79,800	-	79,800
Impress Fashion Ltd		1,535,940	1,535,940	-
Nazmul Hosiery (PVT.) Ltd.	-	5,314,680	5,314,680	-
Trust Knitwear Industries Ltd.	-	2,067,870	2,067,870	-
Sea Blue Textile Limited	-	41,388,648	2,058,000	39,330,648
Shabab Fabrics Ltd	-	76,408,344	56,840,544	19,567,800
Alema Textile Limited	-	46,234,650	37,309,230	8,925,420
Arkay Knit Dyeing Mills Ltd	-	77,796,180	45,647,448	32,148,732
Cleartex Industries Ltd	-	2,817,360	-	2,817,360
F.K. Textile Mills Limited	-	3,150,000	3,150,000	-
F.M Yarn Dyeing Ltd	-	1,705,200	1,705,200	-
Farzana Fashions World Ltd	-	9,711,425	9,711,425	-
Fashion Makers Ltd	-	756,000	756,000	-
Glorius Sun Fashion Garments Ltd	-	12,215,700	-	12,215,700
Hamza Trims Ltd	-	5,712,000	-	5,712,000
Handz Clothing BD Ltd	-	13,608,000	-	13,608,000
K.R Knitwear Ltd	-	3,314,850	-	3,314,850
Heaven Textile Mills	-	9,391,200	5,964,000	3,427,200
Mof Fashions Limited	-	12,574,800	4,069,800	8,505,000
Mohammadi Group Ltd	-	10,963,260	-	10,963,260
Noor Knit (BD) Ltd	-	5,532,240	-	5,532,240
Silver Apparels Limited	-	16,234,680	4,788,000	11,446,680
Sisal Composite Ltd	-	2,743,440	2,743,440	-
Unifill Textile Mills Ltd	-	2,016,000	2,016,000	-
Ripon Knitwear Ltd.	-	22,885,800	22,885,800	-
Sub-total	164,899,980	937,525,758	777,070,547	325,355,192

Accounts Receivable due by Common management:

The debtors occurred in the ordinary course of business are considered good. The details of Accounts Receivable are given below:

				Amount in Taka
Name of Customer	Balance as at 01.07.2020	Addition during the period	the period	Balance as at 30.06.2021
SIM Fabrics Limited	118,813,392	625,370,564	641,633,457	102,550,499
Sub-total	118,813,392	625,370,564	641,633,457	102,550,499
Total	283,713,372	1,562,896,323	1,418,704,004	427,905,691

Mozaffar Hossain Spinning Mills Limited Schedule of Trade Creditors As at June 30, 2021

Annexure-C

Trade Creditors:			Amo	unts in Taka
Name of Supplier	Balance as at 01.07.2020	Payment during the Period	Bill during the Period	Balance as at 30.06.2021
AB Enterprise	133,462	-	-	133,462
Sub Total (A)	133,462	-	-	133,462

Bills Payable:

Amounts in Taka

Name of Supplier/Service Provider	Balance as at 01.07.2020	Payment during the Period	Bill during the Period	Balance as at 30.06.2021
Amreen Refrigeration & Engineering	267,500	-	-	267,500
AMSLER Textile Effect Systems	214,200	100,000	85,000	199,200
Asia Pacific Textrade Ltd	907,325	600,000	408,325	715,650
Bangladesh Association of Public Listed Co.	50,000	50,000	100,000	100,000
Bangla Trac Limited	146,127	5,434,905	5,299,779	11,001
Beximco Online	13,800	51,750	41,400	3,450
Bestair Engineering	46,050		-	46,050
Central Depository Bangladesh	116,679	116,679	-	-
Chemtex B.D	30,700	-	-	30,700
Chittagong Stock Exchange Ltd	1,314,734	-	-	1,314,734
Changzhou Tonghe Textile Machinery	34,128		-	34,128
Dhaka Stock Exchange LTd	458,617		501,987	960,604
Emerging Credit Rating		43,000	43,000	-
Mahin Enterprise & Packaging	156,147		-	156,147
Minarva Engineering Works	37,606	250,000	226,000	13,606
Monir Steel House	508,800	1,000,000	575,000	83,800

MH Rubber & Plastic Machineries Ltd.	86,552	25,000	30,000	91,552
MS Enterprise	132,125	1,277,500	1,333,635	188,260
New Mokka Trading	197,176		-	197,176
Maa Enterprise & Packaging	95,347	1,542,500	1,469,374	22,221
Mostakim Enterprise	42,871	2,635,000	2,611,249	19,120
Orient Plastic & Packing Ind. Ltd	50,000	20,000	-	30,000
Galaxy Corporation		162,000	162,000	-
Peoples Insurance Company Ltd.	334,669	2,181,536	2,703,184	856,317
Reyan Machinery	165,175	130,050	143,600	178,725
Kaizer Enterprise	99,860	3,167,000	3,116,934	49,794
Sabuj Timber & Traders	141,471	281,912	158,390	17,949
Touch Paper Products	347,812	1,941,000	1,906,906	313,718
Textile Associates Ltd	59,500	100,000	140,010	99,510
S.R Shipping Agency	103,738		-	103,738
Amra Bangla	10,000		-	10,000
SAIL International Ltd	9,700	701,500	727,100	35,300
Step Transmission	146,832	580,000	523,246	90,078
Raju. Engineering & Service Centre		90,000	120,000	30,000
Riya Enterprise		750,000	814,400	64,400
Solution Technology		296,000	352,000	56,000
Alipur Transport Agency		906,700	906,700	-
Fahim Transport Agency		390,500	408,000	17,500
Ahee-Sohi Transport Agency		539,500	657,600	118,100
One Inspection & Testing Services(BD) Ltd		250,000	476,882	226,882
Panosonic Electronics		6,500	6,500	-
New Karim Carrier Service		140,000	140,000	-
Sub Total (B)	6,325,241	25,760,532	26,188,201	6,752,910
Total (A+B)	6,458,703	25,760,532	26,188,201	6,886,372

Mozaffar Hossain Spinning Mills Limited House # 315, Road # 04, DOHS, Baridhara, Dhaka-1206

Ð



l/we															being
a member(s) of Mozat	far Hossain Spi	inning	g Mills Li	mited	l do he	reby app	oint M	1r/Mr	s						
of on behalf of me / us at at 11.30 AM at at the I									on Thu	ırsda	y, the	23rd	Dece	mber,	d vote , 2021
As witness my/our h	and this		_ day of			2021	I.								
Folio No	BO A/C No.														
Signature of the Proxy with Date No. of Share(s)						•	ue Sta k. 20.0 nty) or	Signature of the Member with Date							
to the Regis	Proxy, duly sig tered Office of hara, and Dhal	r Shar	re Depar	rtmen	t (the	Compar	ny's Re	egist	ered (Office	e: Ho	use #	315,	Road	l # 04,
(Moza House	affa # 31:	r Hoss 5, Road	ain # 04,	Spin Dohs	ning N , Baridh	/ills ara, [Lin Dhak	nite a-120	d 06					
			_			e Slip									
I do hereby record m Mills Limited to be h	•							-						-	-
Full Name of the Me	ember :								•••••		•••••				
[1		1	1	1	1	1	
Folio No	BO A/C No.		4												
No. of Share(s)	•••••											Datec	ł :		
Full Name of the At	torney/ Proxy	/													
Signature of the Pro	оху										Signa	ature	of th	e Mei	nber
N.B.: Shareholders	are requested	l to h	andove	r the	Atten	dance S	lip at	the	entra	nce	of th	e Me	eting	g Hal	I.



Factory: Thakurbari Teac, Masumabad, Bhulta, Rupgonj, Narayangonj Website: www.simgroup-bd.com