

# NNUAL REPORT 2021-22



# AT A GLANCE

# PERFORMANCE FOR THE YEAR 2021-2022

Net Turnover	Tk	461.29 million
Gross Profit	Tk	92.13 million
Net Profit	Tk	49.52 million
Net Asset Value	Tk	913.65 million
Contribution to National Exchequer	Tk	136 92 million

# FINANCIAL HIGHLIGHTS

Authorised Capital	Tk	100 Million
Paid-up Capital	Tk	60 Million
Reserves & Surplus	Tk	684.51 Million
Net Asset Value per Share	Tk	152.28
Earning per Share	Tk	8.25
Quoted Price per Share		
DSE - 06.12.2022	Tk	273.90
CSE - 06.12.2022	Tk	269.00
DSE - 30.06.2022	Tk	276.00
CSE - 30.06.2022	Tk	276.90

# SHARE HOLDING POSITION

	umber of areholders	Number of Shares	<u>Taka</u>
Sponsors	4	3,814,999	38,149,990
Institutions & Public	2,721	2,185,001	21,850,010
=	2,725	6,000,000	60,000,000



# TRANSMITTAL LETTER

Dated: December 11, 2022

The Valued Shareholders of Aramit Limited To Bangladesh Securities and Exchange Commission Dhaka Stock Exchange Limited Chittagong Stock Exchange Limited Registrar of Joint Stock Companies and Firms

Sub: Annual Report for the year ended 30th June 2022.

Dear Sir(s),

We are pleased to enclose the notice of 51st Annual General Meeting, a copy of the Annual Report together with the Audited Financial Statements including Statement of Financial Position as on 30th June 2022, Statement of Profit or Loss and Other Comprehensive Income, Statement of Cash Flows and Statement of Changes in Equity for the year ended 30th June 2022 along with the notes thereon, the Directors' Report, the Audit Committee Report and the Nomination and Remuneration Committee Report for your kind information and records.

Sincerely Yours,

Syed Kamruzzaman, FCMA

Company Secretary

# COMPANY PROFILE

## HISTORICAL HIGHLIGHTS

Year of Establishment - 1963
Technical Collaboration Agreement
with Team S. A. Luxembourg - 1963
Awarded 10th International Golden
America Award for Quality - 1998

# REGISTERED OFFICE AND FACTORY

53, Kalurghat Heavy Industrial Estate,

PO : Mohara, Chattogram - 4208, Bangladesh. Tel : (+8802) 334470368, 334471516, 334470473 Fax : (+8802) 334471583 E-mail : altd@aramitgroup.net

Website: www.aramitlimited.com

# SHARE OFFICE

Green View Apartment, Flat 6J, (5th Floor - North Side), House No. 39 Road No. 24, Block CWS(B), Gulshan-1, Dhaka -1212, Bangladesh. Tel : 02 58815556, Fax : 02 58815556

E-mail: shares@aramitgroup.com

# DEPOTS

Khulna : 31 KDA Avenue, Khulna.

Bogura : Chalkjadu Road, Badurtala, Bogura. Barishal : Hatkhola, Barishal. Tel : 02589905714

## BANKERS

Sonali Bank Limited
United Commercial Bank Limited
Meghna Bank Limited
National Credit and Commerce Bank Limited
Islami Bank Bangladesh Limited
Agrani Bank Limited
Standard Bank Limited

Commercial Bank of Ceylon Limited Jamuna Bank Limited

Janata Bank Limited

# INSURANCE

Karnaphuli Insurance Company Ltd. Asia Insurance Ltd. Janata Insurance Co. Ltd.

# **HUMAN RESOURCES**

Executive 62 Staff 52 Worker 73 Total 187

# **BOARD OF DIRECTORS**

Mr. S. M. Alamgir Chowdhury - Chairman and Independent Director

Ms. Rukhmila Zaman - Managing Director
Mr. Khourshedul Alam - Director
Mr. Jyotsna Bikash Chakma - Director
Mr. Sudhangshu Kumar Ghosh
Ms. Zeba Zaman - Director

Mr. Md. Shariqul Anam - Director

Mr. Mohammed Towhidul Anowar - Independent Director

Mr. Tanayeen Zaman Chowdhury - Director

# COMPANY SECRETARY

Mr. Syed Kamruzzaman, FCMA

# CHIEF FINANCIAL OFFICER

Mr. Kanak Kanti Sen, FCMA

# HEAD OF INTERNAL AUDIT AND COMPLIANCE

Mr. Mohammad Jahangir Alam

# AUDIT COMMITTEE

Mr. Mohammed Towhidul Anowar - Chairman

(Independent Director)

Mr. Jyotsna Bikash Chakma - Member

(Member of Board of Directors)

Mr. Md. Shariqul Anam - Member

(Member of Board of Directors)

# NOMINATION AND REMUNERATION COMMITTEE

Mr. Mohammed Towhidul Anowar - Chairman

(Independent Director)

Mr. S. M. Alamgir Chowdhury - Member

(Chairman and Independent Director)

Mr. Khourshedul Alam - Member

(Member of Board of Director)

# STATUTORY AUDITORS

Shafiq Basak & Co. Chartered Accountants National House (1st Floor), Agrabad C/A Chattogram-4100, Bangladesh.

# LISTING

Dhaka Stock Exchange Ltd. (DSE) Chittagong Stock Exchange Ltd. (CSE)



# aramit limited

# C O N T E N T S

Notice of the 51st Annual General Meeting	04
BOARD OF DIRECTORS	05
Message from the Managing Director	07
DIRECTORS' REPORT	08 -16
Declaration by CEO & CFO on Financial Statements	17
Corporate Governance Report	18
CERTIFICATE ON COMPLIANCE	19
Report on Corporate Governance Compliance	20 -27
Management's Discussion & Analysis	28 -30
Directors' Report (Bangla)	31 -33
Value Added Statement	34
Cost of Production	35
Management Ratios	35
Report of the Audit Committee	36
Report of the Nomination and Remuneration Committee	37-38
Auditors' Report	39-41
Statement of Financial Position	42
Statement of Profit or Loss and Other Comprehensive Income	43
Statement of Cash Flows	44
Statement of Changes in Equity	45
Notes to the Financial Statements	46-70
Proxy Form	

# Notice of the 51st Annual General Meeting (Virtual)

Notice is hereby given that the 51st Annual General Meeting of the shareholders of Aramit Limited will be held on Thursday, the 29th December, 2022 at 10:30.00 A.M. through Digital Platform (in pursuant to the Bangladesh Securities and Exchanges Commission's order No. SEC/SRMRC/04-231/25 dated 08th July, 2020) to transact the following businesses and to adopt necessary resolution:

# AGENDA

- To receive, consider and adopt the Directors' Report and the Audited Financial Statements for the year ended 30th June, 2022 together with the report of the Auditors' thereon;
- 2. To re-appoint the Managing Director of the company;
- 3. To approve 50% cash dividend for the year ended 30th June, 2022 as recommended by the Board of Directors;
- 4. To elect / re-elect the Directors of the company;
- 5. To approve the appointment of the Independent Directors of the company;
- 6. To appoint the Statutory Auditors for the Financial Year 2022-2023 and to fix their remuneration;
- 7. To appoint a Professional to obtain a Certificate on Compliance of the Corporate Governance for the Financial Year 2022-2023 and to fix their remuneration;
- 8. To approve transactions with the associated companies for making loans and advances and providing securities and guarantees;
- 9. To transact any other business with the permission of the chair.

By order of the Board

(Syed Kamruzzaman, FCMA)
Company Secretary

Chattogram 30th November, 2022

# NOTES

- The Record Date has been fixed on Monday, the 5th December, 2022. The shareholders whose names will
  appear in the Share Register of the Company or in the Depository Register on that date will be entitled to
  attend the Annual General Meeting.
- 2. A member entitled to attend and vote at the Annual General Meeting may appoint a proxy to attend the meeting and vote in his/her stead. The proxy form, duly stamped, must be deposited at the Registered Office of the Company not later than 72 hours before the time fixed for the meeting.
- 3. Link for Joining in the AGM through Digital Platform is <a href="https://aramit51agm.digitalagmbd.net">https://aramit51agm.digitalagmbd.net</a> which will be opened before 72 hours from the time (29th December, 2022 at 10.30 A.M.) fixed for holding the Annual General Meeting. Members can join the Virtual Annual General Meeting using their Laptop, PC, Mobile or Tab using their respective 16-Digit BO ID and No. of Shares.
- In compliance with BSEC Notification No. BSEC/CMRRCD/2006-158/208/Admin/81 dated 20 June, 2018:
- i. Annual Report and Proxy Form along with the Notice are being sent in soft form to the members registered e-mail address linked with their respective BO ID as on record date.
- ii. The members who don't have e-mail address linked with their BO ID are requested to send their respective e-mail address to altd@aramitgroup.net to enable us to send the e-annual report 2021-2022 or can download the same from the link http://www.aramitlimited.com/annual\_report.php
- iii. Members who want to collect the printed copy of the Annual Report are requested to inform us in writing to the Company Secretary of the Company.
- iv. The Annual Report will be available in the Company's website linked with the websites of both Dhaka Stock Exchange Limited and Chittagong Stock Exchange Limited.
- Members are requested to update their relevant information through their respective Depository Participant (DP) before the "Record Date".



Mr. S. M. Alamgir Chowdhury Chairman and Independent Director

# Board of Directors



Managing Director



Mr. Khourshedul Alam Director



Mr. Jyotsna Bikash Chakma Director



Mr. Sudhangshu Kumar Ghosh Director



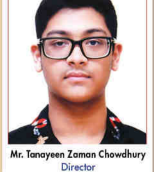






Mr. Mohammed Towhidul Anowar Independent Director

Chairman of the Audit Committee and the Nomination and Remuneration Committee

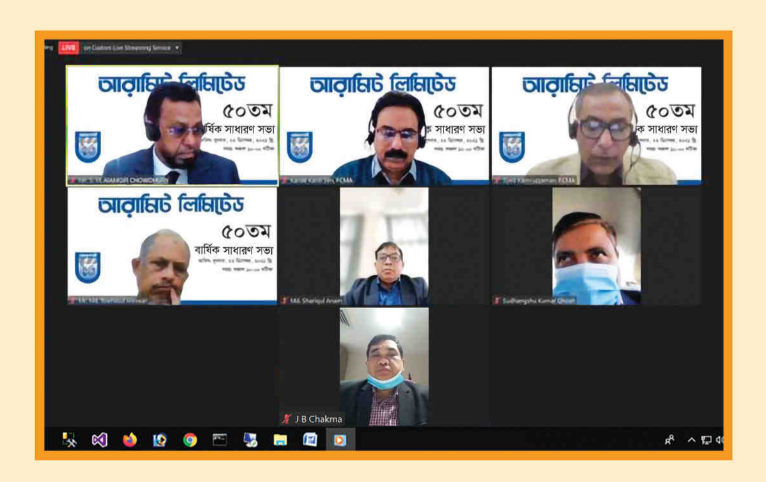


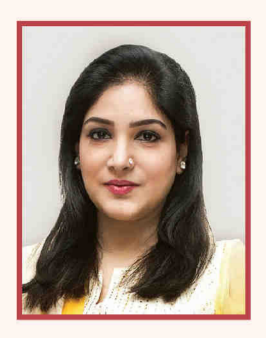
Mr. Kanak Kanti Sen, FCMA Chief Operating Officer and Chief Financial Officer

Mr. Syed Kamruzzaman, FCMA Company Secretary



# Memories of the 50th Annual General Meeting





# MESSAGE FROM THE MANAGING DIRECTOR

# Dear Shareholders,

On behalf of the Board of Directors, it gives me immense pleasure to present you the Annual Report of Aramit Limited for the year 2021-2022 along with the audited financial statements that reflect the results and achievements of the Company. I hope you have carefully gone through the Report.

All through, 2021-2022 was an outstanding year for us. Despite some challenges in economy of our country as well as in the whole world due to Pandemic situation, we remained confident and optimistic about our competitive position and our ability to generate attractive financial results. During the year, Net turnover of the company has decreased by 14.5% and Net profit after tax has increased by 7.3%. The earning per share (EPS) has stood Tk. 8.25 in the year 2021-2022.

The Company has been able to sustain the position due to hard work of all employees who have done their duties with devotion and sincerity.

On behalf of the Board, I would like to take this opportunity to express our sincere appreciation for the support of our customers, suppliers and shareholders.

I would also like to thanks my fellow Directors for their valuable guidance and to the staff members and all stakeholders of aramit limited for their commitment and dedicated services throughout the year.

Rukhmila Zaman Managing Director Aramit Limited

# Directors' Report For The year ended 30 June 2022

# **BISMILLAHIR RAHMANIR RAHIM**

# **DEAR SHAREHOLDERS**

It gives me immense pleasure to welcome you all on behalf of the Board of Directors to the 51st Annual General Meeting of Aramit Limited. Now I would formally present before you the Directors' Report, Audited Financial Statements and Auditor's Report thereon for the year ended 30th June 2022 for your kind consideration and approval.

# INDUSTRY OUTLOOK AND INSIGHT ON FUTURE DEVELOPMENT MEASURES

Massive break through by arrival of new competitors in the same line have created major challenges for the company. The company enjoyed monopolistic market during the initial years of establishment. Currently, our products are under major challenges from newly innovated substitute products.

The government has taken valuable steps for the infrastructural development of the country. This can help this industry to be steered to one of the highest grossing industries of the country. We have also taken significant steps to retain the market share and maintain sustainability through:

- a. Alignment of production machinery
- b. Improvement of product process and quality
- c. Expansion of the distributor network and promotional activities
- d. Expansion of the sales force team

# PRODUCT WISE SALES

The following table demonstrates product-wise comparative sales in quantity and value for last 4 years:

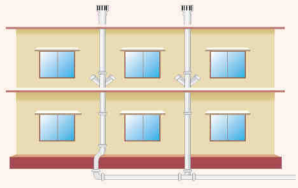
Name of products	July'21 - June'22 Quantity M²N Value Taka		July'20 - June'21 Quantity M²N Value Taka		July'19 - Quantity M <sup>2</sup> N	June'20 Value Taka	July'18 - June'19 Quantity M²N Value Taka		
Flat Sheets	18,062	2,069,784	27,423	3,176,508	19,862	2,314,320	29,645	3,432,720	
Large Section Corr. Sheets	107,311	12,747,540	126,284	15,182,819	84,698	10,207,762	91,390	10,942,036	
LW Sheets	3,648,874	417,966,380	4,200,176	487,123,865	3,540,926	412,376,977	3,366,127	389,394,472	
Mouldings	114,594	11,969,757	162,964	17,366,656	145,434	15,500,006	158,137	16,734,524	
Pipes	94,173	12,538,211	94,285	12,747,841	108,070	14,712,980	121,776	16,521,126	
Resale Products	D	3,996,362	ū	3,724,378	(2)	2,512,014	1520	2,957,729	
Total	3,983,014	461,288,034	4,611,132	539,322,067	3,898,990	457,624,059	3,767,075	439,982,607	

# PERFORMANCE OF THE COMPANY

# PRODUCT WISE COMPARATIVE SALES TABLE

By the grace of almighty Allah and with proper guidance and supervision of the Board of Directors, support of the shareholders and also with the untiring efforts of the top management and the employees of all levels and all stakeholders, the Company passed a very challenging year successfully.

The position of production, turnover, cost of goods sold and profit during the year as compared to those in the previous year is shown in the table below:



Particulars		July 21-June 22	July 20-June 21	July 19-June 20	July 18-June 19
Production (Quantity)	M2N	4,558,328	4,652,963	3,971,063	3,861,423
Turnover (Quantity)	M2N	3,983,014	4,611,132	3,898,990	3,767,075
Net Turnover	Taka	461,288,034	539,322,067	457,624,059	439,982,607
Cost of Goods Sold	Taka	369,157,855	449,993,718	384,080,667	375,839,341
Gross Profit	Taka	92,130,179	89,328,349	73,543,392	64,143,266
Net profit before income tax	Taka	65,588,454	61,312,569	27,242,514	23,418,953
Net profit after income tax	Taka	49,523,376	46,143,505	20,153,621	19,632,540
Capital employed	Taka	967,128,486	1,016,233,569	796,371,936	942,713,244

COMPARATIVE STATEMENT OF PRODUCTION, TURNOVER & PROFIT

# RISKS AND CONCERNS

# Substitute Products and New Entrants:

Development of substitute products has created major challenges in maintaining market share by the Company. Market penetration by a few competitors, establishment of manufacturing plants with the same range of products have made the industry competitive.

Management Concern: Management has been cautious regarding the potential new entrants in the industry. Though a few new entrants have entered the market, the management is highly concerned to produce competitive products with top-notch quality in the industry to continuously maintain the acquired market share of the company.

# **External Factors:**

The Company's results may be affected by factors outside its control such as political unrest, strike, civil commotion and act of terrorism.

Management Concern: Management has always been careful to mitigate the natural risks that may befall upon the company on the regular course of its operations.

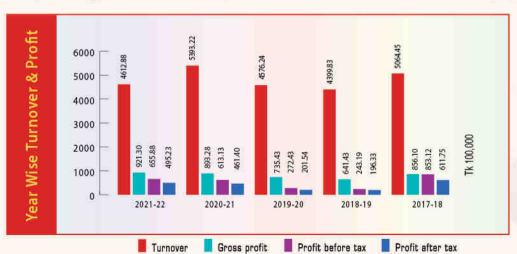
Changes in income tax and value added tax: Changes in income tax and VAT laws, upward revision in tax rate and sudden unpredictable changes in other business related laws may adversely impact results of operations and cash flows.

Management Concern: Management has always been attentive to changes in govt. policies, income tax and VAT laws to comply with applicable regulations and continue operations in a smoother manner.

**Exchange rate fluctuation:** Since a large proportion of the company's basic raw materials are imported, unfavorable changes in currency exchange rates may influence the result of the company's operations.

Management Concern: Management is vigilant at all times to apply appropriate mechanisms in case of signification variations in the exchange rates.

Management perception of the risks: While many of the risk areas are beyond control of any single company, we are closely watching the trends and developments in each of the risk areas and constantly trying to take the best possible



measures to mitigate them through product market diversification, efficient sourcing materials, use of latest technology and investment research and gain development sustainable competitive advantage.

# PRODUCTION, SALES, COST OF GOODS SOLD AND GROSS PROFIT MARGIN

In order to meet required demand, Aramit Limited produced 4,558,328 meter square normal (M2N) in 2021-2022 as against 4,652,964 meter square normal (M2N) in 2020-2021. During the year 2021-2022, the company sold 3,983,014 meter square normal (M2N) whereas the total sales of the company was 4,611,132 meter square normal (M2N) in 2020-2021. Net turnover of the company in the year ended 30 June 2022 was Tk. 461.29 Million as against Tk. 539.32 Million for the year ended 30 June 2021.

# CONTINUITY OF ANY EXTRA-ORDINARY GAIN OR LOSS

There was no extra-ordinary gain/(loss) of the company in the year from 1st July 2021 to 30th June 2022 except gain on sale of fixed asset mentioned in note 27 of financial statements.

# **RELATED PARTY TRANSACTIONS**

All transactions with related parties were made in ordinary course of business which has been elaborated in the audited financial statement in accordance with relevant International Accounting Standards (IAS).

# UTILIZATION OF IPO PROCEEDS AND FINANCIAL RESULTS AFTER IPO, REPEAT PUBLIC OFFER, RIGHT SHARE OFFER, DIRECT LISTING ETC.

The company had no unutilized IPO or Direct Listing proceeds during the year (from 1st July 2021 to 30th June 2022). The company also did not declare any RPO, Rights Share Offer for the year 2021-2022.

# SIGNIFICANT VARIANCE BETWEEN QUARTERLY AND ANNUAL FINANCIAL PERFORMANCE

There were no significant variance (except seasonal impacts) between quarterly and annual financial performance. The Cumulative Earning Per Share (EPS) earned in each quarter from 1st July 2021 to 30th June 2022 are given below:

Earning Per Share (EPS)	3 months ended	6 months ended	9 months ended	12 months ended
	on 30th Sept 2021	on 31st Dec 2021	on 31st March 2022	on 30th June 2022
2021-2022	Tk. 1.14	Tk. 3.12	Tk. 5.13	Tk. 8.25
Earning Per Share (EPS)	3 months ended	6 months ended	9 months ended	12 months ended
	on 30st Sept 2020	on 31st Dec 2020	on 31st March 2021	on 30th June 2021
2020-2021	Tk. 0.67	Tk. 2.18	Tk. 3.22	Tk. 7.69

# DIRECTORS' REMUNERATION

The Chief Executive Officer (Managing Director) is paid remuneration as approved by the Board of Directors and subsequently ratified by the Shareholders in Annual General Meeting (AGM). Other than this, all directors including Independent Directors are only paid attendance fee for each meeting of Board of Directors / Committee actually attended by them.

# **DECLARATIONS**

The Directors also state that:

- a) The financial statements prepared by the management, in accordance with the Companies Act 1994 and Bangladesh Securities and Exchange Rules 1987, present fairly the state of affairs of the company, the result of its operation, cash flows and changes in equity.
- b) Proper books of accounts of the company have been maintained.
- c) 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.
- d) International Accounting Standards (IAS) or International Financial Reporting Standards (IFRS), as applicable in Bangladesh, have been followed in preparation of the financial statements and except for ground of qualification in the auditor's report to the shareholders.
- e) The system of internal control is sound in design and has been effectively implemented and monitored.
- f) 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.
- g) There is no significant doubt upon the issuer company's ability to continue as a going concern.
- h) Earnings per share (EPS) in 2021-22 has increased compared to last year due to decrease of operating expenses as compared to sale for the same period. In the pandemic situation, the company had to stop administrative activities due to country wide lockdown. Hence, during the period of lockdown, the operating expenses decreases substantially.
- i) The Company has complied with the conditions of the Corporate Governance Code imposed by the Commission's Notification No. BSEC/CMRRCD/2006-158/207/Admin/80, dated 3 June 2018 issued under section 2CC of the Securities and Exchange Ordinance, 1969.
- i) In explanation to the qualified opinion and emphasis of matter on the auditors' report, the management is taking necessary steps, to comply with the standard (IAS-28) and to comply with Section 234 of Labor Act, 2006. The implementation of which will be reflected in our ensuing financial statements of the company.

# **KEY OPERATING AND FINANCIAL DATA**

Financial data of preceding 5 (five) years have been presented below in summarized form:

Particulars	2021-22	2020-21 Restated	2019-20 Restated	2018-19	2017-18
	For 12 Months	For 12 Months	For 12 Months	For 12 Months	For 12 Months
Revenue	461,288,034	539,322,067	457,624,059	439,982,607	506,444,712
Cost of Sales	369,157,855	449,993,718	384,080,667	375,839,341	420,834,376
Gross Profit	92,130,179	89,328,349	73,543,392	64,143,266	85,610,336
Operating Expenses	93,796,216	99,190,715	93,309,052	98,213,956	84,840,510
Financial Expenses	760,149	2,200,091	664,926	227,246	1,844,127
Other Income - Operating Income	70,872,553	76,513,976	48,655,954	58,331,738	89,412,729
Non Operating Income	594,110	88,027	450,963	617,727	1,463,486
Net Profit before WPP & WF	69,040,478	64,539,546	28,676,331	24,651,529	89,801,914
Contribution to WPP & WF	3,452,024	3,226,977	1,433,817	1,232,576	4,490,096
Net Profit before Income Tax	65,588,454	61,312,569	27,242,514	23,418,953	85,311,818
Provision for Income Tax (Current)	19,094,019	16,960,706	6,810,629	7,891,920	26,500,000
Provision for Deferred Tax (expenses)/income	3,028,941	1,788,038	-278,264	4,105,507	2,362,774
Net Profit after Income Tax	49,523,376	46,139,901	20,153,621	19,632,540	61,174,592
Total Assets	1,215,372,645	1,260,249,639	996,486,132	1,021,594,775	1,124,889,671
Total Fixed Assets	86,594,726	97,374,101	117,907,291	115,088,094	109,802,728
Total Investments	217,103,614	292,061,316	88,706,411	256,122,580	298,897,850
Total Current Assets	911,674,305	870,814,222	789,822,430	650,384,101	716,189,093
Total Current Liabilities	248,244,159	244,016,070	200,114,196	114,332,931	186,038,402
Current Ratio	3.67: 1.00	3.57: 1.00	3.95: 1.00	5.69: 1.00	3.85: 1.00
Non Current Liabilities	53,478,470	54,585,863	32,643,000	32,515,844	34,422,654
Shareholders' Equity	913,650,017	961,647,706	763,728,936	874,746,000	904,428,615
Earnings Per Share (EPS)	8.25	7.69	3.36	3.27	10.2
Dividend Per Share (DPS)	5	5	5	5	5
Market Price (DSE) year end (30-06-2022)	276	305.6	207.8	345.6	480.1
Market Price (CSE) year end (30-06-2022)	276.9	301	217.9	350	473.2
Price Earnings Ratio (P/E Ratio) year end	33.51	39.44	63.45	106.36	46.73



# DIVIDEND

The Board of Directors of the company was pleased to recommend cash dividend @50% (i.e. Tk. 5.00 per share of Tk. 10.00 each) for the year ended 30th June 2022.

The shareholders of the company approved the declaration of cash dividend @ 50% (i.e. Tk. 5 per share of Tk. 10.00 each) for the year ended 30th June 2021 during the 50th Annual General Meeting. This involved a payout of Tk. 30.00 million. The resultant dividend payout ratio was 65.02%. The dividend performance of the company for the last 10 financial years has been shown in the following table:

Year	2020 -21	2019 -20	2018 - 19	2017 -18	2016 -17	2015 -	2016	2014	2013	2012	2011
	Final	Final	Final	Final	Final	Interim	Final	Final	Final	Final	
Rate of dividend	50%	50%	50%	50%	45%	50%	20%	50%	50%	50%	50%

# UNCLAIMED DIVIDEND

Pursuant to the Commission's Directive no. BESEC/ CMRRCD/ 2021-386/ 03dated 14th January 2021 the summary of unclaimed dividend upto the year 2020-2021 is given bellow:

Year	2020 -21	2019 -20	2018 - 19	2017 -18	2016 -17	2015	- 2016	2014	2013	2012	2011
	Final	Final	Final	Final	Final	Interim	Final	Final	Final	Final	Final
Unclaimed dividend (T	k) 1,710,799	1,424,631	2,732,614	2,205,321	1,274,702	879,951	472,735	743,724	1,200,500	1,062,473	764,739

# INTERIM DIVIDEND

No bonus share or cash dividend has been declared as interim dividend for the year 2021-2022.

# **BOARD MEETINGS**

The number of meetings and the attendance of directors during the year ended 30th June 2022 were as follows:

		Board of Direc	tors' Meeting	Audit Committe	e Meeting	NRC Meeting		
Name of Directors	Position	No. of Meetings held	No. of Attendance	No. of Meetings held	No. of Attendance	No. of Meetings held	No. of Attendance	
Mr. S. M. Alamgir Chowdhury	Chairman & Ind. Director	5	5	723	-	1	1	
Ms. Rukhmila Zaman	Managing Director	5	5	743		S20	748	
Mr. Khourshedul Alam	Director	5	3	127	æ	120	120	
Mr. Jyotsna Bikash Chakma	Director	5	5	5	5	<b>12</b> 0	127	
Mr. Sudhangshu Kumar Ghosh	Director	5	5	(8)		•)	(8)	
Mr. Md. Shariqul Anam	Director	5	5	5	5	(9)		
Ms. Zeba Zaman	Director	5	5	25.0		(#V)	250	
Mr. Tanayeem Zaman Chowdhury	Director	5	5	35.0		5 <b>7</b> 0	253	
Mr. Mohammed Towhidul Anowar	Independent Director	5	5	5	5	1	1	

aramit cement sheets & Pipes

# PATTERN OF SHAREHOLDING

The pattern of shareholding as on 30th June, 2022 is presented below:

SI. No.	Shares held by	No. of Shares held	Percentage	Remarks
(i)	Parent/Subsidiary/Associated companies and other related parties	*	( <b>4</b> )	The Company is not subsidiary of any company.
(ii)	Directors, Chief Executive Officer, Company Secretary, Chief Financial Officer, Head of Internal Audit and their spouse and minor children:			
	Directors:			
	Mr. Jyotsna Bikash Chakma Mr. Sudhangshu Kumar Ghosh	1,425,909	23.77%	Nominated by Sadharan Bima Corporation
	Ms. Zeba Zaman Ms. Md. Tanayeen Zaman Chowdhury	1,198,083	19.97%	Nominated by M/s. Javed Steel Mills Ltd.
	Ms. Rukhmila Zaman Mr. Khourshedul Alam	898,083	14.97%	Nominated by M/s. Asif Steels Ltd.
	Mr. Md. Shariqul Anam	292,924	4.88%	Nominated by Investment Corporation of Bangladesh
	Chief Executive Officer and her spouse			
	and minor children: Ms. Rukhmila Zaman	87,625	1.46%	
	Company Secretary and his spouse and minor children:	2		
	Chief Financial Officer and his spouse and minor children:	2	2	
	Head of Internal Audit and his spouse and minor children:	•	•	
(iii)	Executives (Top five salaried persons other than CEO, CFO, CS)			
	1. Mr. Md. Manzoor Alam, DGM (Sales & Marketing)	ā	٠	
	2. Mr. SK. V. M. Md. Reazul Karim, Sr. Manager (Quality Control)	ā	:=	
	3. Mr. Sunil Kumar Das, Assistant General Manager (S & M)	Ħ	-	
	4. Mr. Ahmadur Rahman, Sr. Manager (Store)	*	*	
	5. Dr. Md. Osman Gani, Consultant (Physician)	+		
(iv)	Shareholders holding 10% or more voting interest in the company	¥	(#)	
(v)	Local Institutions / General Public	2,097,376	34.95%	
	TOTAL	6,000,000	100.00%	

# **ROTATION OF DIRECTORS**

As per the articles 101, 102 and 103 of the Articles of Association of the Company, one third of the Directors retire by rotation in this Annual General Meeting and being eligible, offer themselves for re-election. The Directors are:

1.	Mr. Khourshedul Alam	Director
2.	Ms. Zeba Zaman	Director
3.	Mr. Md. Shariqul Anam	Director

Name of Director	Brief Resume	Nature of Expertise	Directorship and Committee Membership in other companies
Mr. Khourshedul Alam	He has done B. Com and acting as Managing Director of Pacific Ocean Lines, Agrabad, Chattogram.	Financial Expert	Director – Pacific Ocean Lines
Ms. Zaba Zaman	She has done Bachelors in Science from Middlesex University of London in Criminal Justice with Criminology.	Business Leader	None
Mr. Md. Shariqul Anam	He has done B. Com. (Hons.), M. Com. (Finance) from University of Dhaka and Post Graduate diploma in Capital Management (PGDCM) BICM, Dhaka. He has been acting as Deputy General Manager (Planning and Research Division), linvestment Corporation of Bangladesh, head office, Dhaka.	Financial Expert	None

# SUBSEQUENT EVENTS

There were no subsequent events between the balance sheet date and the date of this report which could have significant impact on the financial results of the company and except that the Directors recommended for declaration of 50% cash dividend for the year ended 30th June 2022 subject to the approval thereof by the shareholders in the 51st Annual General Meeting.

# CONTRIBUTION TO THE NATIONAL EXCHEQUER

It is indeed a great pleasure to inform you that the Company has contributed to the National Exchequer an amount of Tk. 136.92 million in the form of Income Tax, VAT and Customs Duty during the year 2021-22.

The break-up of these payments are as follows:

# CONTRIBUTION TO THE NATIONAL EXCHEQUER

Govt. Revenue	July21-June22 12 Months Taka	July20-June21 12 Months Taka	July 19-June 20 12 Months Taka	July 18-June 19 12 Months Taka	July 17-June 18 12 Months Taka
Value Added Tax (VAT)	68,658,989	80,339,671	68,266,809	65,653,394	75,507,911
Income Tax	21,551,887	12,260,580	13,322,622	12,544,861	29,471,066
Customs Duty	46,712,272	65,665,816	74,448,446	47,233,532	82,815,462
Total	136,923,148	158,266,067	156,037,877	125,431,787	187,794,439

# APPOINTMENT OF AUDITORS

The existing auditors of the company M/S Shafiq Basak & Co., chartered accountants will retire in the 51st Annual General Meeting. They have audited the financial statements of the company for 3 (three) consecutive financial years and they are not eligible for re-appointment as auditors for the year 2022-2023.

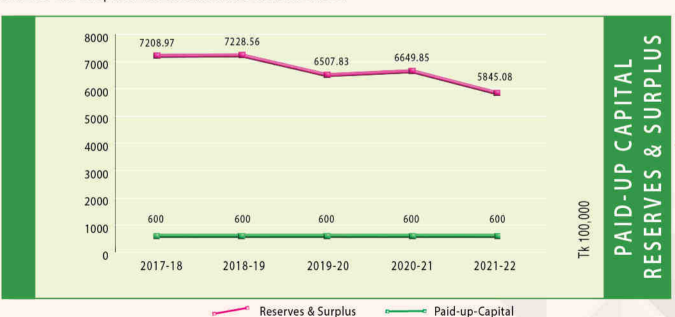
Chartered Accountants Firms are requested to submit a written request for appointment as auditors for the next term of the company as per provision of section 210 (1) of the Companies Act, 1994 and Bangladesh Securities and Exchange Commission (BSEC) notification No. BSEC/CMRRCD/2009-193/104/Admin/26 dated July 27, 2011. The same will be placed in the 51st Annual General Meeting. The honorable shareholders will decide on the appointment of auditor for the period of 2022-2023 and fix up their remuneration in the aforesaid AGM.

# **CORPORATE GOVERNANCE**

In recent times, the issue of Corporate Governance practice has assumed paramount importance as it paves the way for efficient management of a company through making it accountable and transparent to the shareholders and the nation as a whole. In view of this, the Bangladesh Securities and Exchange Commission (BSEC) has issued a number of guidelines that are required to be disclosed to the shareholders and accordingly the status report of such conditions have been summarized in Annexure-1 in compliance with the Commission's Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 dated 03rd June 2018 (Previous Notification No. SEC/CMRRCD/2006- 158/134/Admin/44 dated 07th August 2012 & SEC/CMRRCD/2006-158/Admin/02-08 dated 20th February 2006). The compliance report along with the necessary remarks / disclosures will be appended in the Directors' Report of the company for the year 2021-2022. Further, a Certificate of compliance under the said Guidelines, will be collected from M/s. MRH Dey & Co., Chartered Accountants to be annexed to this report.

# APPOINTMENT OF THE PROFESSIONAL FOR CERTIFICATE ON COMPLIANCE OF THE CORPORATE GOVERNANCE CODE

Section 9 (2) of the BSEC's Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 i.e. Corporate Governance Code states that, "The professional who will provide the certificate on compliance of this Corporate Governance Code shall be appointed by the shareholders in the annual general meeting." In compliance with the condition, M/s. MRH Dey & Co., Chartered Accountants, Existing professional, are requested to submit a written request for re-appointment as to provide us with the Certificate on Compliance of the Corporate Governance Code for the year 2022-23 and it will be placed in the 51st Annual General Meeting. The honorable shareholders will decide on appointment of the professional for the period of 2022-23 and fix up their remuneration in the aforesaid AGM.



# WELFARE ACTIVITIES EXTENDED TO EMPLOYEES

Hajj program: One person among the officers, staff and workers of the group has been selected by the management through lottery and allowed to perform holy Hajj at company's cost every year.

# CORPORATE SOCIAL RESPONSIBILITIES

**Environment Protection:** The Company has participated in programs organized by the Dept. of Environment on World Environment Day and several other environment protection campaigns over the year.

# **FUTURE THRUST**

All out efforts are being made to modernize the production process and management system of the Company gradually. As a result of these efforts and by the grace of almighty Allah, the Company is expected to achieve a better operating results in the future.

# ENVIRONMENTAL ROLE

You are all aware that throughout the globe there is now increased focus on environment. Accordingly, the Company has adopted strategies for ensuring environment friendly atmosphere through giving it due care and attention for the protection of environment by developing green belt around the factory.

# CONCLUSION

The members of the Board of Directors would like to take this opportunity to express heartfelt thanks to all stakeholders like Employees, Customers, Suppliers, Banks, Insurance Companies, Government Authorities, Auditors, BSEC, DSE, CSE, utility providers etc. and finally the Shareholders for their immense support and contribution towards the success of the Company.

Allah Hafez.

On behalf of the Board

Chattogram, 14th November 2022. (S. M. Alamgir Chowdhury)

Chairman and Independent Director



# Annexure- A

# Declaration by CEO and CFO on Financial Statements

Dated: November 20, 2022

The Board of Directors **Aramit Limited** 53, Kalurghat Heavy Industrial Estate, PO. Mohara, Chattogram-4208.

Subject: Declaration on Financial Statements for the year ended 30th June 2022.

Dear Sirs,

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

- The Financial Statements of Aramit Limited for the year ended on 30th June 2022 have been prepared in compliance with International Accounting Standards (IAS) or International Financial Reporting Standards (IFRS), as applicable in Bangladesh and any departure there from has been adequately disclosed;
- The estimates and judgments related to the financial statements were made on a prudent and reasonable basis, in order for the financial statements to reveal a true and fair view;
- The form and substance of transactions and the Company's state of affairs have been reasonably and fairly presented in its financial statements;
- To ensure above, the Company has taken proper and adequate care in installing a system of internal control and maintenance of accounting records:
- Our internal auditors have conducted periodic audits to provide reasonable assurance that the established policies and procedures of the Company were consistently followed; and
- 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: -

- We have reviewed the financial statements for the year ended on 30th June 2022 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.
- 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,

Rukhmila Zaman

Chief Executive Officer (CEO)

(Postul Zaur

Kanak Kanti Sen, FCMA Chief Operating Officer (COO)

Chief Financial Officer (CFO)

# Corporate Governance Report

Corporate Governance is to have mechanism in place for the Board of Directors and other key management staff to safeguard the interest of the shareholders and other stakeholders' of the Company. Transparency in business transactions and disclosure of information to the regulatory bodies as part of its legal obligations constitute sound corporate governance. Good corporate governance also means conformity to sound ethical principles and a code of conduct in business dealings.

# **BOARD OF DIRECTORS**

Board of Directors is the representative and trustee of the shareholders of the Company. The Board of Directors of Aramit Limited comprises of eight members including the Chairman and the Managing Director. The Board also has two independent Directors in compliance with the Corporate Governance Guidelines of BSEC.

# AUDIT COMMITTEE

Aramit Limited has an Audit Committee as a sub-committee of the Board of Directors. This committee is assisting the Board of Directors in ensuring that the Financial Statements reflect true and fair view of the state of the affairs of the Company and in ensuring a good monitoring system within the business. This committee is responsible to the Board of Directors and its duties and responsibilities are clearly set forth in writing. The Audit Committee is constituted as per the guidelines of BSEC.

The Audit Committee Holds Regular Meetings on the Following Major Issues:

- Oversee the financial reporting process and monitor the choice of accounting policies and principles and monitor the internal control risk management process.
   Oversee hiring, performance and the determination of audit fees of the external auditors and meeting to discuss about the audit plan.
- 3. Review the management letter issued by the external auditors, the related party transactions and the financial statements (annual and quarter) along with the management before submission to the Board of Directors.
- 4. Review the Management Discussions and Analysis before disclosing in the annual report.
- 5. To oversee the good corporate practices.
- 6. To review the adequacy of internal audit functions etc.
- A separate report of the audit committee is included in the Annual Report.

# NOMINATION AND REMUNERATION COMMITTEE (NRC)

In compliance with the Corporate Governance Code 2018, the Board of Directors constituted the Nomination and Remuneration Committee as a sub-committee to assist the Board broadly in formulation of policy with regard to determining qualifications, positive attributes, remuneration mainly for the directors and the top level executives. The remuneration policy and the evaluation criteria and activity of the NRC are appended below:

Composition and Meetings:

The NRC comprises of 3 (three) members who will exclusively be non-executive directors, including 2 (Two) independent directors. The committee consisted of:

Mr. Mohammed Towhidul Anowar (Independent Director) - Chairman Mr. Khourshedul Alam (Director) Member Mr. S. M. Alamgir Chowdhury (Chairman and Independent Director) - Member Mr. Syed Kamruzzaman, FCMA (Company Secretary)
The committee has conducted 1 (one) meeting during the year 2021-2022.
The Nomination and Remuneration Policy and evaluation criteria: Secretary

The performance of the company depends upon the quality of its directors and top level executives. To prosper, the company must attract, motive and retain highly skilled directors and executives. The recruitment process for the top level executives shall be transparent, non-discriminatory, diversified and in alignment with the codes of conduct.

Each director shall receive reasonable fees from the company for every meeting attended, plus travelling expenses for attending the Board meetings. The amount will be determined by the Board time to time.

# CHAIRMAN AND CHIEF EXECUTIVE OFFICER

The Chairman and The Chief Executive Officer are two separate individuals selected by the Board of Directors of Aramit Limited. Both are performing defined responsibilities and focusing on the strategic value addition of the Company.

# DIRECTORS' REPORT TO THE SHAREHOLDERS

The Board of Directors is reporting the performance, annual achievements and status of the company's activities to the shareholders. They are also conveying the future plan and outlook of the Industry and the Company in their report.

# MANAGEMENT'S DISCUSSION AND ANALYSIS

A statement signed by the Managing Director presenting detailed analysis of the company's position and operations along with a brief discussion of changes in the financial statements has been appended in the Directors' Report as Annexure - D

# CHIEF FINANCIAL OFFICER, COMPANY SECRETARY AND HEAD OF INTERNAL AUDIT

The Chief Financial Officer, The Company Secretary and the Head of Internal Audit are three separate individuals selected by the Board of Directors of Aramit Limited. The Company has appointed one qualified Cost and Management Accountant as Chief Financial Officer. The Company has also appointed different individuals as Company Secretary and Head of Internal Audit. The Chief Financial Officer and the Company Secretary regularly advise and assist the Board on financial strategy and compliance issues of the regulatory bodies. The Chief Financial Officer and the Company Secretary are also attending Board meetings as per Corporate Governance notification of the BSEC. Company's internal audit department is also headed by a Head of Internal Audit having professional expertise in the field of internal audit. The Board of Directors has clearly defined respective roles, responsibilities and duties of the Chief Financial Officer, the Company Secretary and Head of Internal Audit.

# INTERNAL AUDIT AND CONTROL

Aramit Limited has established an Internal Audit Department consisting of professional and knowledgeable employees. Internal Audit Department directly reports to the Board of Directors. Internal Audit Department regularly conducts their audit based on a yearly internal audit plan and checks, verifies and reviews the compliance of internal control procedures and other regulatory requirements.

External Auditors of Aramit Limited is appointed in every Annual General Meeting (AGM) by the shareholders of the Company as per Companies Act, 1994. The Company also conforms to the requirement of Bangladesh Securities and Exchange Commission in appointing external auditors. External Auditors are not engaged to perform any of the tasks other than external/statutory audit.

The Company is maintaining an official website linked with the websites of Dhaka Stock Exchange Limited and Chittagong Stock Exchange Limited which contain all the information as required by the regulation no. 44 of Dhaka Stock Exchange (Listing) Regulations, 2015 and Chittagong Stock Exchange (Listing) Regulations, 2015 and Condition No. 8 of the Corporate Governance Code issued by Bangladesh Securities and Exchange Commission.

# CERTIFICATION ON THE COMPLIANCE OF CORPORATE GOVERNANCE GUIDELINES OF BSEC

A certificate regarding compliance of conditions of Corporate Governance Guidelines of the Bangladesh Securities and Exchange Commission is included in the Annual Report.

# NNUAL REPORT

# Annexure-B



# Report to the Shareholders of Aramit Limited on compliance of the Corporate Governance Code

We have examined the compliance status of the Corporate Governance Code by Aramit Limited for the year ended on June 30, 2022 This Code relates to the Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 dated June 3, 2018 of the Bangladesh Securities and Exchange Commission.

Such compliance with the Corporate Governance Code is the responsibility of the Company, Our examination was limited to the procedures and implementation thereof as adopted by the Management in ensuring compliance with 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 the 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 Code as stipulated in the above-mentioned Corporate Governance Code issued by the Commission except for the matters under code No. 1(5)(xxv)(d) and 3(1)(c) as explained in the attached ANNEXURE-C.
- (b) The Company has complied with the provisions of the relevant Bangladesh 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) Except for the matters as referred in above-mentioned Para a of our report the Governance of the company is appeared to be satisfactory

Place: Chattogram
Dated December 04, 2022

Dhaka Office

Haradhan Dey, FCA
ICAB Enrollment Number: 620
Partner
MRH DEY & CO.
Chartered Accountants

Data Verification Code (DVC): 2212040620AS369190

Chattogram Office: Taher Chamber (1st Floor), 10, Agrabad, Chattogram-4:100, Bangladesh. Phone: 02-333321342, 02-333325549, 02-333317229, 02-333321551, E-mail: mrhdeyctg@gmail.com

: 95, Kazi Nazrul Islam Avenue (2nd Floor), Kawran Bazar, Dhaka, Bangladesh. Phone : 01846-553636, 01708-524007, 01716-396827, E-mail : mrhdeydk@gmail.com

Web: www.mrhdey.com

# Annexure- C

# Report on Corporate Governance Compliance for the year ended 30th June 2022

Status of compliance with the conditions imposed by the Commission's Notification No. BSEC/CMRRCD/2006-158/207/Admin/80, dated 3June 2018 issued under section 2CC of the Securities and Exchange Ordinance, 1969:

Condition		Complian	ice status	Remarks
No.	Title Title	Complied	Not Complied	(if any)
1	Board of Directors:	Complica	Complied	
1 (1)	Size of the Board of Directors: The number of the Board members of the company shall not be less than 5 (five) and more than 20 (twenty)	1		
1 (2)	Independent Directors All companies shall have effective representation of independent directors on their Boards, so that the Board, as a group, includes core competencies considered relevant in the context of each company; for this purpose, the companies shall comply with the following:-			
1 (2)(a)	At least one fifth (1/5) of the total number of Directors in the company's Board shall be Independent Directors	1		There are 2 Independent Directors among the 9 directors in the Board.
1 (2)(b)(i)	Independent Director does not hold any share or holds less than 1% shares of the total paid-up shares of the company	√		
1 (2)(b)(ii)	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 1% or more shares			The Independent Directors have declared their compliances
1 (2)(b)(iii)	Independent Director has not been an executive of the company in immediately preceding 2 (two) financial years	√		-do-
1 (2)(b)(iv)	Independent Director does not have any other relationship, whether pecuniary or otherwise, with the company or its subsidiary/associated companies	1		-do-
1 (2)(b)(v)	Independent Director is not a member or TREC holder, Director or officer of any Stock Exchange	1		-do-
1 (2)(b)(vi)	Independent Director 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	√		-do-
1 (2)(b)(vii)	Independent Director is not a partner/executive or was not a partner/executive during the preceding 3 (three) years of any statutory audit firm or audit firm engaged in internal audit services or audit firm conducting special audit or professional certifying compliance of this Code	√.		-do-
1 (2)(b)(viii)	Independent Director shall not be an Independent Director in more than 5 (five) listed companies	√		-do-
	Independent Director has not been convicted by a court of competent jurisdiction as a defaulter in payment of any loan/advance to a bank or a Non-Bank Financial Institution (NBFI)			-do-
1 (2)(b)(x)	Independent Director has not been convicted for a criminal offence involving moral turpitude	√		-do-
1 (2)(c)	The Independent Director(s) shall be appointed by the Board of Directors and approved by the shareholders in Annual General Meeting.	1		Independent Directors were re-appointed by the Board of Directors in the 231st Board meeting dated 23 May, 2022 and will be placed for approval by the shareholders in the upcoming 51st Annual General Meeting
1 (2)(d)	The Post of Independent Director(s) cannot remain vacant for more than 90 (ninety) days			Not applicable
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) term only	√		
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 the business	1		
1 (3)(b)	Independent Director shall have following qualifications:			
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	1		
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.			Not applicable
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			Not applicable

# NNUAL REPORT

Condition	and the	Compliar	ice status	Explanation for
No.	Title	Complied	Not Complied	non-compliance with the condition
1 (3)(b)(iv)	University Teacher who has educational background in Economics or Commerce or Business Studies or Law			Not applicable
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			Not applicable
1 (3)(c)	The Independent Director shall have at least 10 (ten) years of experiences in any mentioned field	√		
1 (3)(d)	In special cases, the above qualifications or experiences may be relaxed subject to prior approval of the Commission			Not Applicable
1 (4)	Duality of Chairperson of the Board of Directors and Managing Director or Chief Executive Officer			
1 (4)(a)	The positions of the Chairperson of the Board and the MD and/or CEO of the company shall be filled by different individuals	J		
1 (4)(b)	The MD and/or CEO of a listed company shall not hold the same position in another listed company		<b>√</b>	Ministry of Commerce, Govt. of the People's Republic of Bangladesh has issued an order allowing Ms. Rukhmila Zaman to act as the Managing Director of Aramit Limited and its associate companies Aramit Cement Limited
1 (4)(c)	The Chairperson of the Board shall be elected from among the non-executive directors of the company	√		
1 (4)(d)	The Board shall clearly define respective roles and responsibilities of the Chairperson and the MD and/or CEO	1		
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			Not Applicable
1 (5)	The Directors' Report to Shareholders shall include the following:			
1 (5)(i)	An industry outlook and possible future developments in the industry	√		
1 (5)(ii)	Segment-wise or product-wise performance	<b>V</b>		
1 (5)(iii)	Risks and concerns	V		
1 (5)(iv)	A discussion on Cost of Goods sold, Gross Profit Margin and Net Profit Margin	V		
1 (5)(v)	Discussion on continuity of any Extra-Ordinary gain or loss	√		
1 (5)(vi)	Basis for related party transactions- a statement of all related party transactions should be disclosed in the annual report	√.		
1 (5)(vii)	Utilization of proceeds from public issues, rights issues and/or through any others instruments			Not Applicable
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.			Not Applicable
1 (5)(ix)	An explanation on any significant variance occurs between Quarterly Financial performance and Annual Financial Statements	<b>√</b>		
1 (5)(x)	A statement of remuneration paid to the Directors including Independent Directors	√		
1 (5)(xi)	A statement that 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 (5)(xii)	A statement that the proper books of account of the issuer company have been maintained	√.		
1 (5)(xiii)	A statement that appropriate accounting policies have been consistently applied in preparation of the financial statements and that the accounting estimates are based	√		
1 (5)(xiv)	on reasonable and prudent judgement A statement that International Accounting Standards (IAS)/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.	<b>√</b>		

Condition	***	Complian	ice status	Explanation for
No.	Title	Complied	Not Complied	non-compliance with the condition
1 (5)(xv)	A statement that the system of internal control is sound in design and has	í í	Compiles	
01.8G8801.81	been effectively implemented and monitored.	√		
1 (5)(xvi)	A statement that minority shareholders have been protected from abusive actions			
T. (\$54 \$574)	by, or in the interest of, controlling shareholders acting either directly or indirectly	√		
	and have effective means of redress	,		
1 (5)(xvii)	A statement that there is no significant doubt upon the issuer company's ability to			
10.00	continue as a going concern. If the issuer company is not considered to be a	√		
	going concern, the fact along with reasons thereof should be disclosed			
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 should be explained	√		
1 (5)(xix)	A statement where key operating and financial data of at least preceding 5 (five)	w		
	years shall be summarized	√		
1 (5)(xx)	An explanation on the reasons for no declaration of Dividend for the year			Not Applicable
1 (5)(xxi)	Board's statement to the effect that no interim dividend (bonus share/stock	w		Some General Conference of Print Species
	dividend) has been/shall be declared	√		
1 (5)(xxii)	The total number of Board meetings held during the year and attendance by			
	each Director shall be disclosed	√		
1 (5)(xxiii)	A report on the pattern of shareholding disclosing the 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)			
1 (5)(xxiii)(b)	Directors, Chief Executive Officer, Company Secretary, Chief Financial Officer, Head of	- 3		
	Internal Audit and their spouses and minor children (name wise details)	√		
1 (5)(xxiii)(c)	Executives	√		
1 (5)(xxiii)(d)	Shareholders holding ten percent (10%) or more voting interest in the company (name wise details)	√		
1 (5)(xxiv)	In case of the appointment/reappointment of a Director, a disclosure on the			
	following information to the shareholders:-	√		
	a brief resume of the Director	√		
	nature of his/her expertise in specific functional areas	√		
1 (5)(xxiv)(c)	names of companies in which the person also holds the Directorship and the			
	membership of committees of the Board	√		
1 (5)(xxv)	A Management's Discussion and Analysis signed by CEO/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:			
	Accounting policies and estimation for preparation of financial statements	√		
1 (5)(xxv)(b)	Changes in accounting policies and estimation, if any, describing the effect on financial	<b>√</b>		
	performance/results and financial position, cash flows in absolute figure for such changes	.V		
1 (5)(xxv)(c)	Comparative analysis (including effects of inflation) of financial performance			
	results and financial position, cash flows for current financial year with immediate	√		
CONTRACTOR TOUR	preceding five years explaining reasons thereof			
1 (5)(xxv)(d)	Compare such financial performance or results and financial position as well		√	
THE RESIDENCE OF THE PARTY OF T	as cash flows with the peer industry scenario		.ar	
	Briefly explain the financial and economic scenario of the country and the globe	√		
1 (5)(xxv)(f)	Risks and concerns issues related to the financial statements, explaining such risk	√		
1/IEUcco/HI	and concerns mitigation plan of the company	10.00		
1 (5)(xxv)(g)	Future plan/projection/forecast for company's operation, performance and financial	√		
1 (5)	position, with justification, i.e., actual position shall be explained to the shareholders in the next AGM	(190		
1 (5)(xxvi)	Declaration/Certification by the CEO and the CFO to the Board as required under	<b>√</b>		
1 (5)(	condition no. 3(3) shall be disclosed as per Annexure-A	8.40		
1 (5)(xxvii)	The report as well as certificate regarding compliance of conditions of this Code	√		
	shall be disclosed as per Annexure-B and <b>Annexure-C</b>	1.1		

# NNUAL REPORT

Condition		Complian	nce status	Explanation for
No.	Title	Complied	Not Complied	non-compliance with the condition
(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) in so far as those standards are not inconsistent	386		
	with any condition of this Code.			
1.77				
1 (7)	Code of Conduct for the Chairperson, other Board members and Chief Executive 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 Board, other Board members and Chief Executive Officer of the company			
1 (7)(b)	The Code of Conduct as determined by the NRC shall be posted on the company			
	website which shall include: prudent conduct and behavior, confidentiality, conflict	<b>V</b>		
	of interest, compliance with laws, rules and regulations, prohibition of insider trading,			
	relationship with environment, employees, customers and suppliers, independency			
2	Governance of Board of Directors of Subsidiary Company			
2 (a)	Provisions relating to the composition of the Board of the holding company shall be			Not Applicable
s de	made applicable to the composition of the Board of the subsidiary company			11
2 (b)	At least 1 (one) independent director on the Board of the holding company shall be			Not Applicable
	a director on the Board of the subsidiary company			1401 Applicable
2 (c)	The minutes of the Board meeting of the subsidiary company shall be placed for			175 V W FT
	review at the following Board meeting of the holding company			Not Applicable
2 (d)	The minutes of the respective Board meeting of the holding company shall state			
(2. 2)	that they have reviewed the affairs of the subsidiary company also			Not Applicable
2 (e)	The Audit Committee of the holding company shall also review the financial statements,			
2 (0)	in particular the investments made by the subsidiary company			Not Applicable
1				
3	Managing Director (MD) or Chief Executive Officer (CEO), Chief Financial Officer(CFO),			
DAY OF BRIDGING A	Head of Internal Audit and Compliance (HIAC) and Company Secretary (CS)			
3 (1)(a)	Appointment: 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)			
3 (1)(b)	The positions of the Managing Director (MD) or Chief Executive Officer (CEO),			
and the same of the same of	Company Secretary (CS), Chief Financial Officer (CFO) and Head of Internal	√		
	Audit and Compliance (HIAC) shall be filled by different individuals	(80)		
	Addit and compliance (Final) shall be filled by different marriadas			The Company Secretary Mr. Syed
3 (1)(c)	The MD or CEO, CS, CFO and HIAC of a listed company shall not hold any executive		781	Kamruzzaman, FCMA perform in ba
	position in any other company at the same time		√	Aramit Limited & Aramit Cement Limi
				(Two listed company) at the same tir
3 (1)(d)	The Board shall clearly define respective roles, responsibilities and duties of the			The state of the s
11/01	CFO, the HIAC and the CS	√		
3 (1)(e)	The MD or CEO, CS, CFO and HIAC shall not be removed from their position without			
2 (11(6)				Not Applicable
. (0)	approval of the Board as well as immediate dissemination to the Commission and stock exchange(s)			7070
3 (2)	Requirement to attend Board of Directors' Meetings			
	The MD/CEO, CS, CFO and HIAC of the company shall attend the meetings of the Board,			
	provided that the CS, CFO and/or the HIAC shall not attend such part of a meeting	√		
	of the Board which involves consideration of an agenda item relating to their personal matters			
3 (3)	Duties of Managing Director (MD) or Chief Executive Officer (CEO) and Chief Financial Officer (CFO)			
3 (3)(a)	The MD or CEO and CFO shall certify to the Board that they have reviewed financial			
15/15/	statements for the year and that to the best of their knowledge and belief:	√		
3 (3)(a)(i)	these statements do not contain any materially untrue statement or omit any			
(O)(O)(I)		√		
1011 1011	material fact or contain statements that might be misleading	33011		
3 (3)(a)(ii)	these statements together present a true and fair view of the company's affairs and	<b>√</b>		
	are in compliance with existing accounting standards and applicable laws	AI <b>V</b> IA		
3 (3)(b)	The MD or CEO and CFO shall also certify that 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 or its members			

Condition		Complian	ce status	Explanation for
No.	Title	Complied	Not Complied	non-compliance with the condition
3 (3)(c)	The certification of the MD or CEO and CFO shall be disclosed in the Annual Report	√	Complica	
4	Board of Directors' Committee			
	For ensuring good governance in the company, the Board shall have at least following sub-committees:			
4 (i)	Audit Committee	√		
4 (ii)	Nomination and Remuneration Committee	√		
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	√		
5 (1)(b)	The Audit Committee shall assist the Board in ensuring that the financial statements	41		
	reflect true and fair view of the state of affairs of the company and in ensuring a	√		
E 1114 1	good monitoring system within the business			
5 (1)(c)	The Audit Committee shall be responsible to the Board; the duties of the Audit	1		
E 101	Committee shall be clearly set forth in writing Constitution of the Audit Committee	1		
5 (2)		- 1		
5 (2)(a) 5 (2)(b)	The Audit Committee shall be composed of at least 3 (three) members	√		
D (Z)(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	A.		
5 (2)(c)	All members of the Audit Committee should be "financially literate" and at least	√		
3 (2)(0)	1 (one) member shall have accounting or related financial management background			
	and 10 (ten) years of such experience;			
	The term "financially literate" means the ability to read and understand the financial			
	statements like statement of financial position, statement of comprehensive income,			
	statement of changes in equity and cash flows statement and a person will be considered	√		
	to have accounting or related financial management expertise if he or she possesses			
	professional qualification or Accounting/Finance graduate with at least 10 (ten)			
	years of corporate management/professional experiences.			
5 (2)(d)	When the term of service of any Committee member expires or there is any circumstance			
	causing any Committee 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			Not Applicable
	prescribed number of 3 (three) persons, the Board shall appoint the new Committee			Transmittensesses
	member to fill up the vacancy immediately or not later than 1 (one) month from the date of			
	vacancy in the Committee to ensure continuity of the performance of work of the Audit Committee			
120121010		21		
5 (2)(e)	The company secretary shall act as the secretary of the Committee	<b>V</b>		
5 (2)(f)	The quorum of the Audit Committee meeting shall not constitute without at least 1 (one) Independent Director	√		
5 (3)	Chairperson of the Audit Committee			
5 (3)(a)	The Board of Directors shall select 1 (one) member of the Audit Committee to be Chairperson of the Audit Committee, who shall be an Independent Director	1		
5 (3)(b)	In the absence of the Chairperson of the Audit Committee, the remaining members	V		
3 (3)(5)	may elect one of themselves as Chairperson for that particular meeting, in that case			Not Applicable
	there shall be no problem of constituting a quorum as required under condition No. 5(4)(b)			Tto Applicable
	and the reason of absence of the regular Chairperson shall be duly recorded in the minutes			
5 (3)(c)	Chairperson of the Audit Committee shall remain present in the Annual General Meeting			
SS NSIMM	(AGM).Provided that in absence of Chairperson of the Audit Committee, any other			
	member from the Audit Committee shall be selected to be present in the annual	√		
	general meeting(AGM) and reason for absence of the Chairperson of the Audit			
	Committee shall be recorded in the minutes of the AGM			
5 (4)	Meeting of the Audit Committee			
5 (4)(a)	The Audit Committee shall conduct at least its four meetings in a financial year:			
	Provided that any emergency meeting in addition to regular meeting may be			
	convened at the request of any one of the members of the Committee	√		
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			

# NNUAL REPORT 2021-22

S (5) (a) oversee the financial reporting 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 oversee hiring and performance of external auditors of the annual financial statements before submission to the Board for approval or adoption statements before submission to the Board for approval or adoption review along with the management, the annual financial statements before submission to the Board for approval or eview along with the management, the quarterly and half yearly financial statements before submission to the Board for approval or eview and the 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 and the submission to the Board for approval review Management of all related party transactions submitted by the management of the submission to the Board for approval review Management Letters or Letter of Internal Control weakness issued by statutory auditors.  5 (5)(ii) review Management Letters or Letter of Internal Control weakness issued by statutory auditors.  5 (5)(iii) oversee whether the proceeds roised through Initial Public Offering (IPO) or Repeat Public Offering (IRPO) or Rights Share Offer have been utilized as per the purposes stated in relevant offer document or prospectus approved by the Commission.  5 (6)(a)(iii) The Audit Committee shall report on its activities to the Board of Directors  The Audit Committee shall report on its activities to the Board of Directors  The Audit Committee shall report on its activities to the Board of Directors  5 (6)(a)(iii)(b) suspected or presumed fr	Condition		Complian	ice status	Explanation for	
Role of Audit Committee The Audit Committee shall:  5 (5)(a) Sometimes shall:  5 (5)(a) Sometimes shall:  5 (5)(a) Sometimes he financial reporting process monitor choice of accounting policies and principles monitor accounting to the accounting policies and principles monitor accounting to the accounting policies and principles monitor the accounting policies and principles monitor and accounting accounting policies and principles monitor and policies and principles monitor and policies and principles monitor and policies accounting policies and principles monitor and policies and po	No.	Title	Complet		non-compliance with the condition	
The Audit Committee shall :  oversee the firancial reporting process monitor haternal Control Risk management 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 oversee thiring and performance of external auditants  (5 (5)(e)  statements before submission to the Board for approval or adoption  (5 (5)(e)  statements before submission to the Board for approval  (5 (5)(e)  statements before submission to the Board for approval  (5 (5)(e)  statements before submission to the Board for approval  (5 (5)(e)  statements before submission to the Board for approval  review dong with the management, the currently and half yearly financial statements  before submission to the Board for approval  review the Adequacy of internal audit function  review the Management Internal Control weakness issued by statutory auditors.  (5 (5)(f)  review a statement of all related party transactions submitted by the management  review Attacogement latters or later of Internal Control weakness issued by statutory auditors.  (5 (5)(f)  review Attacogement latters or later of Internal Control weakness issued by statutory auditors.  oversee the determination of audit less based on scope and magnitude, level of experts  deployed and time required for effective out and evolutions for performance of external auditors  oversee whether the proceeds raised through linitial Public Officing (IPO) or Repeat Public  Officing (IPO) or Right Shore Office have been utilized as per the purposes stated in  relevant offer document or prospectus approved by the Commission  Reporting of the Audit Committee  (5 (6)(o)(iii)  Reporting of the Audit Committee shall report on its activities to the Board of Directors  The Audit Committee shall report on its activities to the Board of Directors  The Audit Committee shall report on its activities to the Board audit and the management that any rectification is necessary and it the Audit Committee  finds th	5 (5)	Role of Audit Committee	Complied	Compiled		
Sidion   oversee the financial reporting process mentior choice of accounting policies and principles monitor internal Control Risk management process to ensure that it is adequately resourced, including approval of the Internal Audit and Compliance Report oversee hirring and performance of external auditors for review of the Internal Audit and Compliance Report oversee hirring and performance of external auditors for review of the Internal Audit and Compliance Report oversee hirring and performance of external auditors for review of the Internal Audit and Compliance Report oversee hirring and performance of external auditors for review of the Internal Audit and Compliance Report oversee hirring and performance of external auditors for review of the Internal Audit and Compliance Report audit function in the Board for approval review the adequacy of internal audit function review the adequacy of internal audit function review the deceptory of internal audit function review statement of all related party transactions submitted by the management review statement of all related party transactions submitted by the management review statement of all related party transactions submitted by the management review statement of all related party transactions submitted by the report of external audit and compliance of external audit and constitution of audit face based on scope and magnitude, level of expertise deplayed and time required for effective audit and evolute the profromance of external audits and evolutions of the review statement of prospects approved by the Commission.  Reporting to the Audit Committee Report on its activities to the Board of Directors.  The Audit Committee and Evolution in results of operation and has a suspected infringement of laws, regulatory compliances including securities related laws, rules and regulations.  (6)(6)(iii) by suspected or presumed froud or irregularity or material defect identified in the internal audit and compliance process or in the financial statements and suspected						
5 (5)(c)  monitor choice of accounting policies and principles  monitor choice of accounting policies and principles  monitor hemoral Control Birk management 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  version of the Internal Audit and Compliance Report  version of the Compliance Report  version of the monitor of the Statements before submission to the Board for approval or adoption 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 that declayers of internal audit function review the Adoptory of internal audit function review the Management Psicousian and Analysis before disdosing in the Annual Report of the State of Internal Cantal Vendors submission to internal audit function review the Management Psicousian and Analysis before disdosing in the Annual Report review the Management Psicousian and Analysis before disdosing in the Annual Report review the Management Psicousian and Analysis before disdosing in the Annual Report review the Management Psicousian and Analysis before disdosing in the Annual Report review the Management Psicousian and Analysis before disdosing in the Annual Report review the Management Psicousian and Analysis before disdosing in the Annual Report review the Management Psicousian and Analysis before disdosing in the Annual Report review the Management Psicousian and Annual Report Report Management Psicousian and Annual Report Report and Annual Report Report Management Psicousian and Annual Report Report Management Review M						
5 (5)(c) monitor Internal Control Risk management 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  5 (5)(d) moves bring and performance of external outditors over the internal Audit and Compliance Report  5 (5)(d) moves a doing with the management, the cursul financial statements before submission to the Board for approval review of along with the management, the nanual 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 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 the adequacy of internal audit function review the adequacy of internal audit function review atternant of all related party transactions submitted by the management review Management letter so Letter of Internal Control weakness usued by statutory auditors oversee the determination of audit fees based an scope and magnitude, level of expertise deployed and time required for effective outil and evaluate the performance of external auditors oversee the determination of outh fees based on scope and magnitude, level of expertise deployed and time required for effective outil and evaluate the performance of external auditors oversee whether the proceeds resident frough failing IPAD (Financial Proceeds inside through Initial Public Officing (IPAD) or Rights Share Offise have been utilized as per the purposes stated in relevant offer document or prospectus approved by the Commission  5 (5)(d)(a)(ii)  The Audit Committee shall report on its activities to the Board of Directors  5 (6)(a)(iii)  The Audit Committee shall report on its activities to the Board of Directors and regulations or an original report such finding to the Audit Committee deems necessary shall be						
resourced, including approval of the Internal Audit and Compliance Plan and review of the Internal Audit and Compliance Report  5 (5)(d) oversee hiring and performance of external auditors hold meeting with the external or statutory auditors for review of the annual financial statements before submission to the Board for approval or adoption review along with the management, the quartery auditors for review of the annual financial statements before submission to the Board for approval review along with the management, the quartery and half yearly financial statements before submission to the Board for approval review the adequacy of internal audit function review the Amagement 7 Discussion and Analysis before diadosing in the Annual Report review the Amagement 7 Discussion and Analysis before diadosing in the Annual Report review the Amagement 7 Discussion and Analysis before diadosing in the Annual Report review Management 1 Discussion and Analysis before diadosing in the Annual Report review Management 1 Discussion and Analysis before diadosing in the Annual Report review Management 1 Discussion and Analysis before diadosing in the Annual Report review Management 1 Discussion and Analysis before diadosing in the Annual Report review Management 1 Discussion and Analysis before diadosing in the Annual Report review the Management 1 Discussion and Analysis before diadosing to the Annual Report review the Management 1 Discussion and Analysis before diadosing to the Annual Report review the Management 1 Discussion and Analysis before diadosing to the Annual Report review the Management 1 Discussion of Analysis before diadosing the Annual Report of S(5)(1) and the Annual Report of the Reporting of the Board of Directors  The Audit Committee had Immediately report to the Board of Directors  The Audit Committee has reported to the Board and the Annual Report of the Audit Committee funds that such rectific			√			
5 (5)(a) wersee hiring and performance of external ouditors 5 (5)(b) hold meeting with the external or statutory auditors for review of the annual financial statements before submission to the Board for approval or adaption 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 the management, the quarterly and half yearly financial statements before submission to the Board for approval review the management, the quarterly and half yearly financial statements before submission to the Board for approval review the determination of cutoff tees based on scope and magnitude, level of expertise deployed and time required for effective outlined veolutes is suad by statutory auditors.  5 (5)(ii) coversee the determination of cutoff tees based on scope and magnitude, level of expertise deployed and time required for effective outlined veolutes is suad by statutory auditors.  5 (5)(iii) coversee whether the proceeds raised through Initial Public Offering (IPO) or Repeat		resourced, including approval of the Internal Audit and Compliance Plan and	√			
5 (5)(e) shold meeting with the external or statutory auditors for review of the annual financial statements before submission to the Board for approval or adoption 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 when deepcay of interned laudit function review when deepcay of interned laudit function review the deepcay of interned laudit function review the deepcay of interned laudit function review statement of all related party transactions submitted by the management review statement of all related party transactions submitted by the management review statement of all related party transactions submitted by the management review statement of all related party transactions submitted by the management review statement of all related party transactions submitted by the management review statement of all related party transactions submitted by the management review statement of all related party transactions submitted by the management review statement of all related party transactions submitted by the management review statement of a functions submitted by the management review statement of a functions submitted by the management review statement of a functions submitted by the management review statement of a function submitted by the management review statement of a function of collines stated by the commission.  State of the submitted statement of a function of submitted statement and statement of a function of submitted statement of submitted statements and statement of submitted statements and submitted			J			
5 (5)(g) 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 5 (5)(g) 5 (5)(g) 5 (5)(g) 7 (5)(g) 7 (5)(g) 7 (5)(g) 7 (5)(g) 8 (5)(g) 8 (6)(g) 8 (7)(g) 8 (7)(g) 8 (7)(g) 8 (8)(g)	5 (5)(e)	hold meeting with the external or statutory auditors for review of the annual financial				
5 (5)(g)   review clange 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 the adequacy of internal audit function (5 (5)(g)) review the adequacy of internal audit function review the adequacy of internal audit function (5 (5)(g)) review statement of all related party transactions submitted by the management of the provise of the determination of audit fees based on scope and magnitude, level of expertise deployed and time required for effective audition and evaluate the performance of external auditions oversee whether the proceeds raised through linial Public Offering (IPO) or Repeat Public Offering (IP	5 (5)(f)	review along with the management, the annual financial statements before	<b>V</b>			
5 (5)(h) review the adequacy of internal audit function (5 (5)(i) review the Management's Discussion and Analysis before disdosing in the Annual Report of review Management's Discussion and Analysis before disdosing in the Annual Report of S (5)(i) review statement of all related party transactions submitted by the management of the review Management letters or letter of Internal Control weakness issued by statutory auditors.  5 (5)(ii) oversee the determination of audit fees based on scope and magnitude, level of expertise deployed and line required for effective under order oversee whether the proceeds raised through Initial Public Offering (IPO) or Repeat Public Offering (IRO) or Rights Share Offer have been utilized as per the purposes stated in relevant offer document or prospectus approved by the Commission  5 (6)(a)(ii) Reporting to the Board of Directors  5 (6)(a)(iii) Reporting to the Board of Directors  The Audit Committee shall report on its activities to the Board of Directors  The Audit Committee shall report on the Econd on the following findings, if any:  5 (6)(a)(iii) by suspected or presumed fraud or irregularity or material defect identified in the internal audit and compliance process or in the financial statements  5 (6)(a)(iii) suspected infringement of laws, regulatory compliances including securities related laws, rules and regulations  5 (6)(a)(iii) any other matter which the Audit Committee deems necessary shall be disclosed to the Board impact on the financial condition and results of operation and has discussed with the Board of the Audit Committee in the summary of the Audit Committee that the process or an internal audit of the Audit Committee in the summary of the Audit Committee in the summary of the Audit Committee in the Board of the Audit Committee in the Sourd and the management that any rectification is necessary and if the Audit Committee shall report such finding to the Commission, upon reporting of such matters to the Board for three times or completion of a period of 6 (i	5 (5)(g)	review along with the management, the quarterly and half yearly financial statements	J			
5 (5)(5) review the Management's Discussion and Analysis before disclosing in the Annual Report   5 (5)(5)(1) review statement of all related party transactions submitted by the management   5 (5)(1) oversee the determination of outlit less based on scope and magnitude, level of expertise deployed and fine required for effective outlit and evaluate the performance of external auditors   5 (5)(m) oversee whether the proceeds raised through Initial Public Offering (IRO) or Repeat Public Offering (IRO) or Rights Share Offer have been utilized as per the purposes stated in relevant offer document or prospectus approved by the Commission   8 (6)(a)(ii) Reporting to the Board of Directors   5 (6)(a)(iii) Reporting to the Board of Directors   5 (6)(a)(iii) The Audit Committee shall immediately report to the Board of Directors   5 (6)(a)(iii) b suspected or presumed froud or irregularity or material defect identified in the internal audit and compliance process or in the financial statements   5 (6)(a)(iii)(a) suspected or presumed froud or irregularity or material defect identified in the internal audit and compliance process or in the financial statements   5 (6)(a)(iii)(a) any other matter which the Audit Committee deems necessary shall be disclosed to   the Board immediately   5 (6)(a)(iii)(d) any other matter which the Audit Committee deems necessary shall be disclosed to   the Board immediately   5 (6)(a)(iii)(d) and the management that any realification is necessary and if the Audit Committee shall   report such finding to the Commission, upon reporting of such matters to the Board for   three times or completion of a period of 6 (six) months from the date of first reporting to   the Board whitever is searlier    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 under condition No. 5 (6)(a)(iii) above during the year, shall be signed by the   Chairmont of the Shareholders and disclosed in the annual repor						
5 (5)(j) review statement of all related party transactions submitted by the management of 5 (5)(jk) review Management Letters or Letter of Internal Control weakness issued by statutary auditors.  5 (5)(jk) oversee the determination of audit flees based on soope and magnitude, level of expertise deployed and time required for effective oudit and evaluate the performance of external auditors.  5 (5)(jk) oversee whether the proceeds raised through Initial Public Offering (IRPO) or Repeat Public Offering (IRPO) or Rights Share Offer have been utilized as per the purposes stated in relevant offer document or prospectus approved by the Commission.  Reporting of the Audit Committee experts on its activities to the Board of Directors.  5 (6)(a)(ii) The Audit Committee shall report on its activities to the Board of Directors.  5 (6)(a)(iii) report on conflicts of interests to the Board on the following findings, if any:  5 (6)(a)(iii) suspected or presumed fraud or irregularity or material defect identified in the internal audit and complicance process or in the financial statements.  5 (6)(a)(iii)(c) suspected infringement of laws, regulatory compliances including securities related laws, rules and regulations value and regulations.  5 (6)(a)(iii)(c) any other matter which the Audit Committee deems necessary shall be disclosed to the Board immediately and the Board and the management that any rectification is necessary and if the Audit Committee that any rectification is necessary and if the Audit Committee shall report such finding to the Commission, upon reporting of such matters to the Board for three times or completion of a period of 6 (six) months from the date of first reporting to the Board under condition No. 5(6)(a)(iii) above divring the year, shall be signed by the Chairman of the said committee.  6 Nomination and Remuneration Committee (INRC)  7 Reporting to the Board of Directors  8 Reporting to the Board of Directors or the annual report of the issuer company.						
5 (5)(s) review statement of all related party transactions submitted by the management of solid related party transactions submitted by the management of solid related party transactions and solid review Management letters or Letter of Internal Control weakness issued by statutary actions.  5 (5)(s)(s) coversee the determination of audit fees based on soope and magnitude, level of expertise deployed and time required for effective oudst and evaluate the performance of external auditors.  5 (5)(m) coversee whether the proceeds raised through Initial Public Offering (IRC) or Repeat Public Offering (IRC) or Rights Share Offer have been utilized as per the purposes stated in relevant offer document or prospectus approved by the Commission.  Reporting of the Audit Committee  5 (6)(a)(ii) The Audit Committee shall report on its activities to the Board of Directors  The Audit Committee shall report on its activities to the Board of Directors  5 (6)(a)(iii) report on conflicts of interests to the Board on the following findings, if any:  5 (6)(a)(iii) suspected or presumed froud or irregularity or material defect identified in the internal audit and compliance process or in the financial statements  5 (6)(a)(iii) suspected infringement of laws, regulatory compliances including securities related laws, rules and regulations  5 (6)(a)(iii) any other matter which the Audit Committee deems necessary shall be disclosed to the Board immediately in the Board and the management that any rectification is necessary and if the Audit Committee in the Board and the management of that any rectification is necessary and if the Audit Committee shall report such finding to the Commission, upon reporting of such matters to the Board for three times or completion of a period of 6 (six) months from the date of first reporting to the Board under condition No. 5(6)(a)(iii) above during the year, shall be signed by the Chairment of the Soard under condition and Remuneration Committee, including any report made to the Soard under condition	5 (5)(i)	review the Management's Discussion and Analysis before disclosing in the Annual Report	√			
5 (5)(i)k review Management Letters or Letter of Internal Control weakness issued by statutory auditors.   5 (5)(ii) coversee the determination of audit less based on scope and magnitude, level of expertise deployed and time required for effective outh and waluable the performance of external auditors.   5 (5)(iii) coversee whether the proceeds raised through Initial Public Offering (IPO) or Repeat Public Offering (IRO) or Rights Share Offer have been utilized as per the purposes stated in relevant offer document or prospectus approved by the Commission.   5 (6)(a)(ii) Reporting to the Board of Directors  5 (6)(a)(iii) The Audit Committee shall report on its activities to the Board of Directors  5 (6)(a)(iii) The Audit Committee shall immediately report to the Board on the following findings, if any:  5 (6)(a)(iii) (ii) suspected or presumed fraud or irregularity or material defect identified in the internal audit and compliance process or in the financial statements  5 (6)(a)(iii)(c) suspected or presumed fraud or irregulatory compliances including securities related laws, rules and regulations  5 (6)(a)(iii)(d) any other matter which the Audit Committee deems necessary shall be disclosed to the Board immediately  Feborting to the Authorities  If the Audit Committee has reported to the Board about anything which has material impact on the financial condition and results of operation and has discussed with the Board and the management that any restification is necessary and if the Audit Committee shall report such finding to the Commission, upon reporting of such matters to the Board for three times or completion of a period of 6 (six) months from the date of first reporting to the Board under condition No. 5(6)(a)(iii) above during the year, shall be signed by the Chairmon of the Board under condition on No. 5(6)(a)(iii) above during the year, shall be signed by the Chairmon of the said committee.  6 Nomination and Remuneration Committee (NRC)  6 (1)) Responsibility to the Board of Directors  6 Nomination and			V			
5 (5)(1) 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  5 (5)(m) Offering (RPO) or Rights Share Offer have been utilized as per the purposes stated in relevant offer document or prospectus approved by the Commission  5 (6) Reporting of the Audit Committee  5 (6)(a)(ii) Reporting to the Board of Directors  The Audit Committee shall irreport on its activities to the Board of Directors  5 (6)(a)(iii)(a) report on conflicts of interests to the Board of Directors  5 (6)(a)(iii)(b) suspected or presumed fraud or irregularity or material defect identified in the internal audit and compliance process or in the financial statements  5 (6)(a)(iii)(b) suspected infringement of laws, regulatory compliances including securities related laws, rules and regulations  5 (6)(a)(iii)(d) any other matter which the Audit Committee deems necessary shall be disclosed to the Board immediately  5 (6)(b) Reporting to the Authorities  If the Audit Committee has reported to the Board about anything which has material impact on the financial condition and results of operation and has discussed with the Board and the management that only rectification is necessary and if the Audit Committee finds that such rectification has been unreasonably ignored, the Audit Committee shall report such finding to the Commission, upon reporting of such matters to the Board for three times or completion of a period of 6 (six) months from the date of first reporting to the Board under condition No. 5(6)(a)(iii) above during the year, shall be signed by the Chairman of the Soard under condition No. 5(6)(a)(iii) above during the year, shall be signed by the Chairman of the Soard under condition and results of precious of the Board of Directors  6 Nomination and Remuneration Committee (NRC)  7 Reporting to the Board of Directors  8 Nomination and Remuneration Committee (NRC)  8 Nomination and Remuneration Committee (NRC)						
deployed and time required for effective audit and evaluate the performance of external auditors of Station oversee whether the proceeds raised through Initial Public Offering (RPO) or Report Public Offering (RPO) or Rights Share Offer hove been utilized as per the purposes stated in relevant offer document or prospectus approved by the Commission  5 (6)(a)(ii) Reporting of the Board of Directors The Audit Committee shall report on its activities to the Board of Directors 5 (6)(a)(iii) The Audit Committee shall immediately report to the Board of Directors 5 (6)(a)(iii) The Audit Committee shall immediately report to the Board of Directors 5 (6)(a)(iii) (a) report on conflicts of inherests to the Board of Directors 5 (6)(a)(iii)(b) suspected or presumed fraud or irregularity or material defect identified in the internal audit and compliance process or in the financial statements 5 (6)(a)(iii)(d) any other matter which the Audit Committee deems necessary shall be disclosed to the Board immediately 5 (6)(a)(iii)(d) any other matter which the Audit Committee deems necessary shall be disclosed to the Board and the management that any rectification is necessary and if the Audit Committee finds that such rectification has been unreasonably ignored, the Audit Committee finds that such rectification has been unreasonably ignored, the Audit Committee finds that such rectification has been unreasonably ignored, the Audit Committee finds that such rectification has been unreasonably ignored, the Audit Committee finds that such rectification has been unreasonably ignored, the Audit Committee finds that such rectification has been unreasonably ignored, the Audit Committee finds that such rectification has been unreasonably ignored, the Audit Committee finds that such rectification has been unreasonably ignored, the Audit Committee finds that such rectification has been unreasonably ignored, the Audit Committee to the Board under condition Audit Committee and disclosed in the annual report of the issuer company  The Audit Com			¥			
Offering (RPO) or Rights Share Offer have been utilized as per the purposes stated in relevant offer document or prospectus approved by the Commission  5 (6) (a) (ii) Reporting to the Audit Committee  5 (6) (a) (iii) The Audit Committee shall report on its activities to the Board of Directors  The Audit Committee shall immediately report to the Board on the following findings, if any:-  5 (6) (a) (iii) The Audit Committee shall immediately report to the Board on the following findings, if any:-  5 (6) (a) (iii) Perport on conflicts of interests to the Board of Directors  5 (6) (a) (iii) by suspected or presumed fraud or irregularity or material defect identified in the internal audit and compliance process or in the financial statements  5 (6) (a) (iii) (b) suspected infringement of laws, regulatory compliances including securities related laws, rules and regulations  5 (6) (a) (iii) (d) any other matter which the Audit Committee deems necessary shall be disclosed to the Board immediately  5 (6) (b) Reporting to the Authorities  If the Audit Committee has reported to the Board about anything which has material impact on the financial condition and results of operation and has discussed with the Board and the management that any rectification is necessary and if the Audit Committee shall report such finding to the Commission, upon reporting of such matters to the Board for three times or completion of a period of 6 (six) months from the date of first reporting to the Board, whichever is earlier  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, whichever is earlier  The Audit Committee  The Audit Co		deployed and time required for effective audit and evaluate the performance of external auditors	1			
5 (6) Reporting of the Audit Committee 5 (6)(a)(ii) Reporting to the Board of Directors The Audit Committee shall report on its activities to the Board of Directors 5 (6)(a)(iii) The Audit Committee shall report on its activities to the Board of Directors 5 (6)(a)(iii)(a) report on conflicts of interests to the Board of Directors 5 (6)(a)(iii)(b) suspected or presumed fraud or irregularity or material defect identified in the internal audit and compliance process or in the financial statements 5 (6)(a)(iii)(c) suspected infringement of laws, regulatory compliances including securities related laws, rules and regulations 5 (6)(a)(iii)(d) any other matter which the Audit Committee deems necessary shall be disclosed to the Board immediately 5 (6)(b) Reporting to the Authorities If the Audit Committee has reported to the Board about anything which has material impact on the financial condition and results of operation and has discussed with the Board and the management that any rectification is necessary and if the Audit Committee finds that such rectification has been unreasonably ignored, the Audit Committee shall report such finding to the Commission, upon reporting of such matters to the Board for three times or completion of a period of 6 (six) months from the date of first reporting to the Board, whichever is earlier  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 under condition No. 5(6)(a)(ii) above during the year, shall be signed by the Chairman of the said committee.  6 Nomination and Remuneration Committee (NRC)  6 (1) Responsibility to the Board of Directors  6 (1) Responsibility to the Board of Directors  7 The Audit Committee.		Offering (RPO) or Rights Share Offer have been utilized as per the purposes stated in			Not Applicable	
5 (6)(a)(ii) Reporting to the Board of Directors The Audit Committee shall report on its activities to the Board of Directors 5 (6)(a)(iii) The Audit Committee shall immediately report to the Board on the following findings, if any: 5 (6)(a)(iii)(a) report on conflicts of interests to the Board of Directors  5 (6)(a)(iii)(b) suspected or presumed fraud or irregularity or material defect identified in the internal audit and compliance process or in the financial statements 5 (6)(a)(iii)(c) suspected infringement of laws, regulatory compliances including securities related laws, rules and regulations 5 (6)(a)(iii)(d) any other matter which the Audit Committee deems necessary shall be disclosed to the Board immediately  8 (6)(a)(iii)(d) any other matter which the Audit Committee deems necessary shall be disclosed to the Board immediately  9 (6)(a)(iii)(d) the Audit Committee has reported to the Board about anything which has material impact on the financial condition and results of operation and has discussed with the Board and the management that any rectification is necessary and if the Audit Committee shall report such finding to the Commission, upon reporting of such matters to the Board for three times or completion of a period of 6 (six) months from the date of first reporting to the Board, whichever is earlier  8 (7) Reporting to the Shareholders and General Investors  8 (8)(a)(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  1 The Audit Committee  1 The Audit						
The Audit Committee shall report on its activities to the Board of Directors  5 (6)(a)(iii) (a) report on conflicts of interests to the Board of Directors  5 (6)(a)(iii)(a) report on conflicts of interests to the Board of Directors  5 (6)(a)(iii)(b) suspected or presumed fraud or irregularity or material defect identified in the internal audit and compliance process or in the financial statements  5 (6)(a)(iii)(c) suspected infringement of laws, regulatory compliances including securities related laws, rules and regulations  5 (6)(a)(iii)(d) any other matter which the Audit Committee deems necessary shall be disclosed to the Board immediately  6 (6)(a)(iii)(d) Reporting to the Authorities  If the Audit Committee has reported to the Board about anything which has material impact on the financial condition and results of operation and has discussed with the Board and the management that any rectification is necessary and if the Audit Committee shall report such finding to the Commission, upon reporting of such matters to the Board for three times or completion of a period of 6 (six) months from the date of first reporting to the Board, whichever is earlier  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 under condition No. 5(6)(a)(iii) above during the year, shall be signed by the Chairman of the said committee.  6 Nomination and Remuneration Committee (NRC)  6 (1) Responsibility to the Board of Directors  6 (1) Responsibility to the Board of Directors  6 (1) Responsibility to the Board of Directors  6 (1) The company shall have a Nomination and Remuneration Committee (NRC) as a						
5 (6)(a)(ii)(a) The Audit Committee shall immediately report or its activatives to the Board on the following findings, if any:  5 (6)(a)(ii)(a) report on conflicts of interests to the Board on the following findings, if any:  5 (6)(a)(ii)(b) suspected or presumed fraud or irregularity or material defect identified in the internal audit and compliance process or in the financial statements  5 (6)(a)(ii)(c) suspected infringement of laws, regulatory compliances including securities related laws, rules and regulations  5 (6)(a)(ii)(c) any other matter which the Audit Committee deems necessary shall be disclosed to the Board immediately  5 (6)(a)(ii)(d) any other matter which the Audit Committee deems necessary shall be disclosed to the Board immediately  5 (6)(b) Reporting to the Authorities  If the Audit Committee has reported to the Board about anything which has material impact on the financial condition and results of operation and has discussed with the Board and the management that any rectification is necessary and if the Audit Committee shall report such finding to the Commission, upon reporting of such matters to the Board for three times or completion of a period of 6 (six) months from the date of first reporting to the Board, whichever is earlier  5 (7) Reporting to the Shareholders and General Investors  Report and activities carried out by the Audit Committee, including any report made to the Board under condition No. 5(6)(a)(ii) above during the year, shall be signed by the Chairman of the said committee.  6 Nomination and Remuneration Committee (NRC)  6 (1) Responsibility to the Board of Directors  6 (1) Responsibility to the Board of Directors  6 (1) The company shall have a Nomination and Remuneration Committee (NRC) as a			J			
5 (6)(a)(iii)(a) report on conflicts of interests to the Board of Directors  5 (6)(a)(iii)(b) suspected or presumed fraud or irregularity or material defect identified in the internal audit and compliance process or in the financial statements  5 (6)(a)(iii)(c) suspected infringement of laws, regulatory compliances including securities related laws, rules and regulations  5 (6)(a)(iii)(d) any other matter which the Audit Committee deems necessary shall be disclosed to the Board immediately  6 (6)(b) Reporting to the Authorities  If the Audit Committee has reported to the Board about anything which has material impact on the financial condition and results of operation and has discussed with the Board and the management that any rectification is necessary and if the Audit Committee shall report such finding to the Commission, upon reporting of such matters to the Board for three times or completion of a period of 6 (six) months from the date of first reporting to the Board, whichever is earlier  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 under condition No. 5(6)(a)(iii) above during the year, shall be signed by the Chairman of the said committee.  6 Nomination and Remuneration Committee (NRC)  6 (1) Responsibility to the Board of Directors  6 (1) Responsibility to the Board of Directors  6 (1) Responsibility to the Commission and Remuneration Committee (NRC)			- 1			
5 (6)(a)(ii)(b) suspected or presumed fraud or irregularity or material defect identified in the internal audit and compliance process or in the financial statements  5 (6)(a)(iii)(c) suspected infringement of laws, regulatory compliances including securities related laws, rules and regulations  5 (6)(a)(iii)(d) any other matter which the Audit Committee deems necessary shall be disclosed to the Board immediately  5 (6)(b) Reporting to the Authorities  If the Audit Committee has reported to the Board about anything which has material impact on the financial condition and results of operation and has discussed with the Board and the management that any rectification is necessary and if the Audit Committee finds that such rectification has been unreasonably ignored, the Audit Committee shall report such finding to the Commission, upon reporting of such matters to the Board for three times or completion of a period of 6 (six) months from the date of first reporting to the Board, whichever is earlier  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 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  6 Nomination and Remuneration Committee (NRC)  6 (1) Responsibility to the Board of Directors  6 (1) Responsibility to the Board of Directors  6 (1) Responsibility to the Board of Directors  6 (1) Responsibility to the Report of Directors  7 (1) In the company shall have a Nomination and Remuneration Committee (NRC) as a	5 (6)(a)(ii)	The Audit Committee shall immediately report to the Board on the following findings, if any :-				
5 (6)(a)(ii)(b) suspected or presumed fraud or irregularity or material defect identified in the internal audit and compliance process or in the financial statements  5 (6)(a)(ii)(c) suspected infringement of laws, regulatory compliances including securities related laws, rules and regulations  5 (6)(a)(ii)(d) any other matter which the Audit Committee deems necessary shall be disclosed to the Board immediately  5 (6)(b) Reporting to the Authorities  If the Audit Committee has reported to the Board about anything which has material impact on the financial condition and results of operation and has discussed with the Board and the management that any rectification is necessary and if the Audit Committee shall report such finding to the Commission, upon reporting of such matters to the Board for three times or completion of a period of 6 (six) months from the date of first reporting to the Board, whichever is earlier  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 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  6 Nomination and Remuneration Committee (NRC)  6 (1) Responsibility to the Board of Directors  6 (1) Responsibility to the Board of Directors  6 (1) Responsibility to the Board of Directors  7 In Audit Committee of Directors  8 In Audit Committee (NRC)  8 In Audit Committee (NRC)	5 (6)(a)(ii)(a)	report on conflicts of interests to the Board of Directors				
5 (6)(a)(ii)(c) suspected infringement of laws, regulatory compliances including securities related laws, rules and regulations  5 (6)(a)(ii)(d) any other matter which the Audit Committee deems necessary shall be disclosed to the Board immediately  5 (6)(b) Reporting to the Authorities  If the Audit Committee has reported to the Board about anything which has material impact on the financial condition and results of operation and has discussed with the Board and the management that any rectification is necessary and if the Audit Committee finds that such rectification has been unreasonably ignored, the Audit Committee shall report such finding to the Commission, upon reporting of such matters to the Board for three times or completion of a period of 6 (six) months from the date of first reporting to the Board, whichever is earlier  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 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  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					No such matters arose	
5 (6)(a)(ii)(d) any other matter which the Audit Committee deems necessary shall be disclosed to the Board immediately  5 (6)(b) Reporting to the Authorities  If the Audit Committee has reported to the Board about anything which has material impact on the financial condition and results of operation and has discussed with the Board and the management that any rectification is necessary and if the Audit Committee finds that such rectification has been unreasonably ignored, the Audit Committee shall report such finding to the Commission, upon reporting of such matters to the Board for three times or completion of a period of 6 (six) months from the date of first reporting to the Board, whichever is earlier  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 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  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	5 (6)(a)(ii)(c)	suspected infringement of laws, regulatory compliances including securities related laws,				
the Board immediately  5 (6)(b)  Reporting to the Authorities  If the Audit Committee has reported to the Board about anything which has material impact on the financial condition and results of operation and has discussed with the Board and the management that any rectification is necessary and if the Audit Committee finds that such rectification has been unreasonably ignored, the Audit Committee shall report such finding to the Commission, upon reporting of such matters to the Board for three times or completion of a period of 6 (six) months from the date of first reporting to the Board, whichever is earlier  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 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  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					*do*	
If the Audit Committee has reported to the Board about anything which has material impact on the financial condition and results of operation and has discussed with the Board and the management that any rectification is necessary and if the Audit Committee finds that such rectification has been unreasonably ignored, the Audit Committee shall report such finding to the Commission, upon reporting of such matters to the Board for three times or completion of a period of 6 (six) months from the date of first reporting to the Board, whichever is earlier  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 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  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		the Board immediately			-do-	
impact on the financial condition and results of operation and has discussed with the Board and the management that any rectification is necessary and if the Audit Committee finds that such rectification has been unreasonably ignored, the Audit Committee shall report such finding to the Commission, upon reporting of such matters to the Board for three times or completion of a period of 6 (six) months from the date of first reporting to the Board, whichever is earlier  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 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  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						
three times or completion of a period of 6 (six) months from the date of first reporting to the Board, whichever is earlier  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 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  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		impact on the financial condition and results of operation and has discussed with the Board and the management that any rectification is necessary and if the Audit Committee			-do-	
Report on activities carried out by the Audit Committee, including any report made to the Board 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  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		three times or completion of a period of 6 (six) months from the date of first reporting to				
Chairperson of the Audit Committee and disclosed in the annual report of the issuer company  annual report and signed by the Chairman of the said committee.  Nomination and Remuneration Committee (NRC)  Responsibility to the Board of Directors  (1)(a) The company shall have a Nomination and Remuneration Committee (NRC) as a	5 (7)	Reporting to the Shareholders and General Investors Report on activities carried out by the Audit Committee, including any report made to the				
6 (1) Responsibility to the Board of Directors 6 (1)(a) The company shall have a Nomination and Remuneration Committee (NRC) as a			√		annual report and signed by the Chairman of the	
6 (1) Responsibility to the Board of Directors 6 (1)(a) The company shall have a Nomination and Remuneration Committee (NRC) as a	6	Nomination and Remuneration Committee (NRC)				
6 (1)(a) The company shall have a Nomination and Remuneration Committee (NRC) as a						
		The company shall have a Nomination and Remuneration Committee (NRC) as a	<b>√</b>			

Condition		Complia	nce status	Explanation for
No.	Title		Not	non-compliance with the condition
z civil v	The No. of the state of the sta	Complied	Complied	Will life Condition
6 (1)(b)	The NRC shall assist the Board in formulation of the nomination criteria or policy for determining qualifications, positive attributes, experiences and independence of directors	527		
	and top level executive as well as a policy for formal process of considering	√		
	remuneration of directors, top level executive			
6 (1)(c)	The Terms of Reference (ToR) of the NRC shall be clearly set forth in writing covering			
O ( ) (ic)	the areas stated at the condition No. 6(5)(b)	√		
6 (2)	Constitution of the NRC			
6 (2)(a)	The Committee shall comprise of at least three members including an independent director	√		
6 (2)(b)	All members of the Committee shall be non-executive directors	√		
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	-		
	or in any other cases of vacancies, the board shall fill the vacancy within 180	√		
duest	(one hundred eighty) days of occurring such vacancy in the Committee			
6 (2)(f)	The Chairperson of the Committee may appoint or co-opt any external expert and/or			G
	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)			Not applicable
	of staff shall be required or valuable for the Committee			
6 (2)(g)	The company secretary shall act as the secretary of the Committee	√		
6 (2)(h)	The quorum of the NRC meeting shall not constitute without at least an Independent Director	V		
6 (2)(i)	No member of the NRC shall receive, either directly or indirectly, any remuneration	1		
3 000	for any advisory or consultancy role or otherwise, other than Director's fees or	√		
	honorarium from the company			
6 (3)	Chairperson of the NRC			
6 (3)(a)	The Board of Directors 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 remaining members may elect one of			0 000
	themselves as Chairperson for that particular meeting, the reason of absence of the regular			Not applicable
4 10V L	Chairperson shall be duly recorded in the minutes.			
6 (3)(c)	Chairperson of the NRC shall attend the annual general meeting (AGM) to answer the			
	queries of the shareholders.  Provided that in absence of Chairperson of the NRC, any other member from the			
	NRC shall be selected to be present in the annual general meeting(AGM) for	√		
	answering the shareholder's queries and reason for absence of the Chairperson	v		
	of the NRC shall be recorded in the minutes of the AGM.			
6 (4)	Meeting of the NRC			
6 (4)(a)	The NRC shall conduct at least one meeting in a financial year	√		
6 (4)(b)	The Chairperson of the NRC may convene any emergency meeting upon request			
	by any member of the NRC			Not applicable
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 members of the Committee, whichever is higher, where	√		
b	presence of an independent director is must, as required under condition no. 6 (2)(h)			
6 (4)(d)	The proceedings of each meeting of the NRC shall duly be recorded in the minutes	√		
6 (5)	and such minutes shall be confirmed in the next meeting of the NRC  Role of the NRC			
6 (5)(a)	NRC shall be independent and responsible or accountable to the Board and to			
S (S/M)	the shareholders	√		
6 (5)(b)(i)	NRC shall oversee, among others, the following matters and make report with			
	recommendation to the Board:			
	formulating the criteria for determining qualifications, positive attributes and			
	independence of a director and recommend a policy to the Board, relating to the	√		
	remuneration of the directors, top level executive, considering the following:			

# NNUAL REPORT

Condition		Complian	ice status	Explanation for
No.	Title	Compled	Not	non-compliance with the condition
4 (5)/L\/:\/_\	the level and composition of remuneration is reasonable and sufficient to attract,	Complied	Complied	TOTAL CONTRACTOR OF THE PARTY O
o (ə)(a)(a)	retain and motivate suitable directors to run the company successfully	√		
4 (5)(b)(a)(b)	the relationship of remuneration to performance is clear and meets appropriate			
0 (0)(0)(1)(0)	performance benchmarks	√		
6 (5)(b)(i)(c)	remuneration to directors, top level executive involves a balance between fixed			
o (o)(b)(i)(c)	and incentive pay reflecting short and long-term performance objectives appropriate	<b>√</b>		
	to the working of the company and its goals	( <b>W</b> )		
6 (5)(b)(ii)	devising a policy on Board's diversity taking into consideration age, gender,			
o (o)(b)(ii)	experience, ethnicity, educational background and nationality	√		
6 (5)(b)(iii)	identifying persons who are qualified to become directors and who may be			
o (ollollin)	appointed in top level executive position in accordance with the criteria laid	√		
	down, and recommend their appointment and removal to the Board	(19).		
6 (5)(b)(iv)	formulating the criteria for evaluation of performance of independent directors and the Board	1		
6 (5)(b)(v)	identifying the company's needs for employees at different levels and determine			
o lolloll'i	their selection, transfer or replacement and promotion criteria.	√		
6 (5)(b)(vi)	developing, recommending and reviewing annually the company's human			
o (S)(B)(VI)	resources and training policies	√		
6 (5)(c)	The company shall disclose the nomination and remuneration policy and the evaluation			
- 1-11-1	criteria and activities of NRC during the year at a glance in its annual report	√		
7	External or Statutory Auditors			
7 (1)	The issuer company shall not engage its external or statutory auditors to			The Statutory Auditors hav
* 1.17	perform the following services of the company, namely:	√		declared their compliances
7 (1)(i)	appraisal or valuation services or fairness opinions	<b>V</b>		-do-
7 (1)(ii)	financial information systems design and implementation	V		-do-
7 (1)(iii)	book-keeping or other services related to the accounting records or financial statements	V		-do-
7 (1)(iv)	broker-dealer services	Ž		-do-
7 (1)(v)	actuarial services	<b>V</b>		-do-
7 (1)(vi)	internal audit services or special audit services			-do-
7 (1)(vii)	any services that the Audit Committee determines	<b>√</b>		-do-
7 (1)(viii)	audit or certification services on compliance of corporate governance as	v		uo
, Trittami	required under condition no. 9(1)	<b>V</b>		-do-
7 (1)(ix)	any other service that creates conflict of interest	V		-do-
7 (2)	No partner or employees of the external audit firms shall possess any share of the	0.50		55
	company they audit at least during the tenure of their audit assignment of that company;	√		-do-
	his or her family members also shall not hold any shares in the said company	1,80		W2004
7 (3)	Representative of external or statutory auditors shall remain present in the Share holders			
37, 855	Meeting (Annual General Meeting or Extraordinary General Meeting) to answer	√		-do-
	the queries of the shareholders	180		
8	Maintaining a website by the Company			
8 (1)	The company shall have an official website linked with the website of the stock exchange	√		
8 (2)	The company shall keep the website functional from the date of listing	<b>V</b>		
8 (3)	The company shall make available the detailed disclosures on its website as required			
- 1-1	under the listing regulations of the concerned stock exchange(s)	√		
9	Reporting and Compliance of Corporate Governance			
9(1)	The company shall obtain a certificate from a practicing Professional Accountant or			
	Secretary (Chartered Accountant or Cost and Management Accountant or Chartered			
	Secretary) other than its statutory auditors or audit firm on yearly basis regarding			
	compliance of conditions of Corporate Governance Code of the Commission and such	√		
	certificate shall be disclosed in the Annual Report			
	Explanation: "Chartered Accountant" means Chartered Accountant as defined in the Bangladesh			
	Chartered Accountants Order, 1973 (President's Order No. 2 of 1973),"Cost and Management			
	Accountant" means Cost and Management Accountant as defined in the Cost and Management			
	Accountants Ordinance, 1977 (Ordinance No. LIII of 1977); "Chartered Secretary" means			
	Chartered Secretary as defined in the(Chartered Secretaries Act, 2010)			
9 (2)	The professional who will provide the certificate on compliance of this Corporate	J		
	Governance Code shall be appointed by the shareholders in the annual general meeting	1		
9 (3)	The directors of the company shall state, in accordance with the Annexure-C attached,	W		
	in the directors' report whether the company has complied with these conditions or not	√		

# Annexure- D

# Management's Discussion and Analysis

# THE COMPANY'S POSITION AND OPERATIONS

Aramit Limited has been a market leader in the building construction material industry. It has been working efficiently to be a key contributor to the overall development of the country. The key financial performance measures of the company for the year 2021-2022 are presented below:

Particulars	July21-June22 12 Months Taka	July20-June21 12 Months Taka Restated	July 19-June20 12 Months Taka Restated	July 18-June 19 12 Months Taka	July 17-June 18 12 Months Taka	Jan 16-Jun17 12 Months Taka
Profit before income tax	65,588,454	61,312,569	27,242,514	23,418,953	85,311,818	73,174,290
Provision for income tax						
Current	(19,094,019)	(16,960,406)	(6,810,929)	(7,891,920)	(26,500,000)	(20,000,000)
Deferred	3,028,941	1,788,038	(278,264)	4,105,507	2,362,774	(4,413,273)
	(16,065,078)	(15,172,368)	(7,089,193)	(3,786,413)	(24,137,226)	(24,413,273)
Profit after income tax	49,523,376	46,140,201	20,153,321	19,632,540	61,174,592	48,761,017
Prior Year Adjustment - Dividend	-	=	_	-	=	1,306,800
Realized gain trans.to Retained Earnings Profit brought forward	249,497,053	233,356,852	245,141,845	12,326,256 305,408,725	274,234,133	251,166,316
Profit available for appropriation	299,020,429	279,497,053	265,295,166	337,367,521	335,408,725	301,234,133
Final Cash Dividend	30,000,000	30,000,000	30,000,000	30,000,000	30,000,000	27,000,000
Un-appropriated profit carried forward	269,020,429	249,497,053	235,295,166	307,367,521	305,408,725	274,234,133
	299,020,429	279,497,053	265,295,166	337,367,521	335,408,725	301,234,133
Dividend Payout Ratio	60.61	65.02	148.86	152.81	49.04	55.37

# COMPARATIVE ANALYSIS OF THE COMPANY'S FINANCIAL PERFORMANCE

Particulars	2021-22 (12 Months)	2020-21 (12 Months) Restated	2019-20 (12 Months) Restated	2018-19 (12 Months)	2017-18 (12 Months)	2016-17 (12 Months)
Net Profit after Income Tax	49,523,376	46,140,201	20,153,321	19,632,540	61,174,592	48,761,017
Earnings Per Share (EPS)	8.25	7.69	3.36	3.27	10.20	8.13
Net Assets Value	913,650,017	961,647,706	763,728,936	874,746,000	904,428,615	930,422,809
Net Assets Value per share	152.28	160.27	127.29	145.79	150.74	155.07
Net Operating Cash Flow	30,671,892	34,698,166	74,400,754	45,784,083	9,651,553	4,416,497
Net Operating Cash Flow per share	5.11	5.78	12.40	7.63	1.61	0.74

# **ACCOUNTING POLICIES AND ESTIMATES**

- Appropriate accounting policies have been applied consistently in preparation of the financial statements and the
  accounting estimates are based on reasonable and prudent judgment.
- No changes in accounting policies and estimation has been applied in the preparation of financial statements for the year 2021-2022.

# FINANCIAL AND ECONOMIC SCENARIO

# · Economy of Bangladesh: Growing Everyday

Bangladesh is a developing country and its economy is on a steering position for the last decade. It has been growing exponentially in all sectors. In the last decade, the country has recorded GDP growth rates above 7 percent due to development of microcredit and garment industry.

The national economy can be divided into 15 different industries in a broader sense. Considering the industrial contribution of different sectors, the manufacturing industry has been the significant and consistent contributor to the economy. Along with the rise of the manufacturing industry, the construction industry has also been beneficial to the economic development of the country. The construction material industry has been performing significantly well in terms of growth and ability to maintain supply with the increased demand level inside the country as well as the export volume.

In a nutshell, it can be said that the national economy is weathering persistent global uncertainties relatively well. Poverty has been reduced and it is expected to continue. Growth remained resilient, aided recently by recovery in exports and private investments. Inflation has decelerated with the aid from soft international commodity prices and prudent macroeconomic management. Bangladesh's main export destinations is projected to improve, although downside risks remain elevated. More is needed, including closing the inter-sectoral productivity gap through increased resource mobility, easing the constraints on firm level productivity and increasing female labor force participation in the formal sectors. In addition, poor infrastructure, inadequate energy supply, and inefficient financial intermediation combined with high cost of doing business remain the key obstacles hindering the realization of Bangladesh's vast economic potential.

# The 21st Century Global Economy

The last decade has been punctuated by a series of broad-based economic crises and negative shocks, starting with the global financial crisis of 2008–2009, followed by the European sovereign debt crisis of 2010–2012 and the global commodity price realignments of 2014–2016. As these crises and the persistent headwinds that accompanied them subside, the world economy has strengthened, offering greater scope to reorient policy towards longer-term issues that hold back progress along the economic, social and environmental dimensions of sustainable development.

The world economy has strengthened as lingering fragilities related to the global financial crisis subside. In 2017, global economic growth reached 3 per cent—the highest growth rate since 2011—and is expected to remain steady for the coming year. Labor market indicators continue to improve in a broad spectrum of countries, and roughly two-thirds of countries worldwide experienced stronger growth in 2017 than in the previous year. At the global level, global growth is forecast at 3.2 percent in 2019, picking up to 3.5 percent in 2020.

The improved global economic situation provides an opportunity for countries to focus policy towards longer-term issues such as low carbon economic growth, reducing inequalities, economic diversification and eliminating deep-rooted barriers that hinder development.

Trade volume growth to fall to 2.6% in 2019 — down from 3.0% in 2018. Trade growth could then rebound to 3.0% in 2020; however, this is dependent on an easing of trade tensions. Trade growth in 2018 was weighed down by several factors, including new tariffs and retaliatory measures affecting widely-traded goods, weaker global economic growth, and volatility in financial markets and tighter monetary conditions in developed countries, among others. Consensus estimates have world GDP growth slowing from 2.9% in 2018 to 2.6% in both 2019 and 2020.

While global economic indicators remain largely favourable, they do not tell the whole story. The World Economic Situation and Prospects 2019 underscores that behind these numbers, one can discern a build-up in short-term risks that are threatening global growth prospects. More fundamentally, the report raises concerns over the sustainability of global economic growth in the face of rising financial, social and environmental challenges. Global levels of public and private debt continue to rise. Economic growth is often failing to reach the people who need it most. The essential transition towards environmentally sustainable production and consumption is not happening fast enough, and the impacts of climate change are growing more widespread and severe.

# RISKS AND CONCERNS

The management is keen to maneuver every possible opportunities to mitigate any risk that may be apparent. A brief analysis of risks and concerns related to the financial statements is presented in the first portion of the Directors' Report for the year 2021-2022 for perusal by the shareholders.

# FORECAST FOR THE COMPANY'S OPERATION AND PERFORMANCE

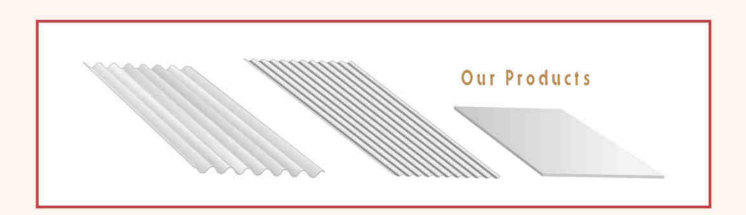
To sustain the market growth, we have been putting efforts to improve the overall performance of the company. The financial highlights of the company also present the growth potential of the company. As the market expands along with the increased demand and as a result, competitors are entering the market. Therefore, we have taken following steps to contribute to the betterment of the company:

- Alignment of production machinery
- b. Improvement of product process and quality
- c. Expansion of the distributor network and promotional activities
- d. Expansion of the sales force team

For aramit limited,

**Managing Director** 

Www Zaw



# পরিচালকমশুলীর প্রতিবেদন ৩০ জুন, ২০২২ তারিখে সমাপ্ত বছরের জন্য

# বিছমিল্লাহির রাহমানির রাহিম

# সম্মানিত শেয়ারহোন্ডারবৃন্দ

আরামিট লিমিটেড এর ৫১তম বার্ষিক সাধারণ সভায় পরিচালনা পর্ষদ এর পক্ষ থেকে আপনাদের সকলকে স্বাগত জানাতে পেরে আমি আনন্দিত। ৩০ জুন, ২০২২ইং তারিখে সমাণ্ড বছরের জন্য পরিচালকমন্ডলীর প্রতিবেদন ও নিরীক্ষকের প্রতিবেদনসহ নিরীক্ষিত আর্থিক বিবরণী আপনাদের সদয় বিবেচনা ও অনুমোদনের জন্য আনুষ্ঠানিকভাবে উপস্থাপন করছি।

# ইভাষ্টি দষ্টিভঙ্গি

ইভাষ্ট্রির এই বড় পরিসরে নতুন বিনিয়োগকারী প্রতিষ্ঠানগুলোর পণ্যের কারণে আরামিট সিমেন্ট শীটের জন্য সৃষ্টি হয়েছে প্রতিযোগিতামূলক বাজার। তবে, জনুলগ্ন থেকে বাজারে কোম্পানীর উৎপাদিত পণ্য একাধিপত্য বিস্তার করে আসছিল। ইভাষ্ট্রিয়াল সেষ্টরের পাশাপাশি এখন বসত-ভিটার চালেও সিমেন্ট শীটের ব্যবহার বাড়ানোর জন্য সকলকে আগ্রহী করে তোলা হছে। সাম্প্রতিক বছরগুলোতে সমজাতীয় ও বিকল্প পণ্যের আবির্ভাবের কারণে কোম্পানীর উৎপাদিত পণ্য প্রতিযোগিতার সন্মুখীন হয়েছে।

গণপ্রজাতন্ত্রী বাংলাদেশ সরকারের পক্ষ থেকে দেশের ভৌত অবকাঠামোগত উন্নয়নের লক্ষ্যে উল্লেখযোগ্য পদক্ষেপ গ্রহণ করা হয়েছে। এই পদক্ষেপগুলোর কারণে সিমেন্ট শীট ইভাষ্ট্রি দেশের অন্যতম লাভজনক শিল্পে পরিণত হতে পারে। মার্কেট শেয়ার বজায় রাখা এবং কোম্পানীর সার্বিক ভারসাম্য বজায় রাখার জন্য আরামিট লিমিটেড এর পক্ষ থেকেও নিম্নোভ পদক্ষেপ গুলো গ্রহণ করা হয়েছে:

- ্ সকল উৎপাদন প্রক্রিয়ায় মেশিনারীজের প্রয়োজনীয় ভারসাম্য বজায় রাখা
- ্ আরামিট পণ্যের প্রক্রিয়াগত ও গুণগতমান উন্নয়ন সর্বদা সচল রাখা
- . পরিবেশক ও প্রচারমূলক প্রক্রিয়া পরিবর্ধন
- . বিপণন ব্যবস্থা পরিবর্ধন

## বিক্রয় কর্মকান্ড

নিচের সারণীতে উৎপাদিত পণ্যের বিক্রয়ের পরিমাণ এবং মূল্যের তুলনামূলক চিক্র উপস্থাপন করা হল :

পণ্যের নাম	জুলাই ২১	- জুন ২২	জুলাই ২০	- জুন ২১	জুলাই ১৯	- জুন ২০	জুলাই ১৮	- জুন ১৯
	পরিমাণ (বর্গমিটার)	মূল্য (টাকা)						
ফ্ল্যাট শীট	১৮,০৬২	২,০৬৯,৭৮৪	২৭,৪২৩	৩,১৭৬,৫০৮	১৯,৮৬২	२,७১८,७२०	২৯,৬৪৫	৩,৪৩২,৭২০
মোটা ঢেউশীট	८८७,९०८	\$2,989,680	১২৬,২৮৪	36,352,538	৮৪,৬৯৮	১০,২০৭,৭৬২	060,66	১০,৯৪২,০৩৬
পাতলা চেউশীট	©,685,598	839,866,000	८,२००,১१७	864,250,666	৩,৫৪০,৯২৬	8\$2,७9७,৯99	৩,৩৬৬,১২৭	৩৮৯,৩৯৪,৪৭২
মোন্ডিং	869,844	১১,৯৬৯,৭৫৭	১৬২,৯৬৪	১৭,৩৬৬,৬৫৬	\$80,808	\$6,600,009	১৫৮,১৩৭	\$\$9,80P,&\$
পাইপ	8,390	১২,৫৩৮,২১১	৯৪,২৮৫	১২,৭৪৭,৮৪১	\$0b,090	38,932,8bo	১২১,৭৭৬	১৬,৫২১,১২৬
রিসেল প্রোডাক্টস	3	৩,৯৯৬,৩৬২		৩,৭২৪,৩৭৮		२,৫১२,०১৪	(€	২,৯৫৭,৭২৯
মোট	8c0,0d6,0	865,277,008	8,633,302	৫৩৯,৩২২,০৬৭	0,535,330	869,658,069	0,989,096	805,552,609

# কার্য সম্পাদন

সর্বশক্তিমান আল্লাহর অশেষ কৃপায় ও পরিচালকমন্তলীর বিচক্ষণ দিক-নির্দেশনা, শেয়ারহোন্ডারগণের সার্বিক সহযোগিতা ও কোম্পানীর সর্বস্তরের শ্রমিক, কর্মচারী ও কর্মকর্তাগণের অক্লান্ত প্রয়াসে কোম্পানী আরো একটি চ্যালেঞ্জিং বছর সফলভাবে অতিক্রম করেছে।

উৎপাদন, বিক্রয়, বিক্রয়কৃত পণ্যের ব্যয় এবং লাভের তুলনামূলক ফলাফল নীচের সারণীতে তুলে ধরা হল :

উৎপাদন, বিক্রয়, বিক্রয়কৃত পণ্যের ব্যয় এবং লাভের তুলনামূলক সারণী

বিবরণ	একক	জুলাই ২১ - জুন ২২	জুলাই ২০ - জুন ২১	जुनार ১৯ - जुन २०	জুলাই ১৮ - জুন ১৯
উৎপাদন (পরিমাণ)	বর্গমিটার	8,৫৫৮,৩২৮	৪,৬৫২,৯৬৩	৩,৯৭১,০৬৩	৩,৮৬১,৪২৩
বিক্রয় (পরিমাণ)	32	৩,৯৮৩,০১৪	৪,৬১১,১৩২	৩,৮৯৮,৯৯০	৩,৭৬৭,০৭৫
নীট বিক্রয়	টাকা	865,266,008	৫৩৯,৩২২,০৬৭	869,938,069	৪৩৯,৯৮২,৬০৭
বিক্রয়কৃত পণ্যের ব্যয়	,,	৩৬৯,১৫৭,৮৫৫	৪৪৯,৯৯৩,৭১৮	৩৮৪,০৮০,৬৬৭	৩৭৫,৮৩৯,৩৪১
মোট মুনাফা	39	৯২,১৩০,১৭৯	৮৯,৩২৮,৩৪৯	৭৩,৫৪৩,৩৯২	৬৪,১৪৩,২৬৬
আয়কর পূর্ব নীট মুনাফা	,,	808, days, se	৬১,৩১২,৫৬৯	২৭,২৪২,৫১৪	২৩,৪১৮,৯৫৩
আয়কর পরবর্তী নীট মুনাফা	.,	৪৯,৫২৩,৩৭৬	84,580,000	২০,১৫৩,৬২১	১৯,৬৩২,৫৪০
বিনিয়োজিত মূলধন	,,	৯৬৭,১২৮,৪৮৬	১,০১৬,২৩৩,৫৬৯	৭৯৬,৩৭১,৯৩৬	৯৪২,৭১৩,২৪৪

# উৎপাদন, বিক্রয়, বিক্রয়কৃত পণ্যের ব্যয় এবং মোট মুনাফা

আরামিটের উৎপাদিত পণ্যের বাজারে চাহিদা বৃদ্ধির পদক্ষেপ নেয়ার কারনে এবং বর্ধিত চাহিদা পূরণের জন্য ২০২১-২০২২ইং সালে ৪,৫৫৮,৩২৮ বর্গমিটার উৎপাদন করা হয়েছে, যার পরিমাণ বিগত ২০২০-২০২১ইং সালে ছিল ৪,৬৫২,৯৬৪ বর্গমিটার। ২০২১-২০২২ইং অর্থ বছরে কোম্পানীর নীট বিক্রয়ের পরিমাণ ছিল ৩,৯৮৩,০১৪ বর্গমিটার যা ২০২০-২০২১ইং অর্থ বছরে ছিল ৪,৬১১,১৩২ বর্গমিটার। ৩০ জুন, ২০২২ইং তারিখে সমাণ্ড বছরের নীট বিক্রয়ের পরিমাণ ছিল ৪৬১.২৯ মিলিয়ন টাকা, যার বিপরীতে ৩০ জুন, ২০২১ইং তারিখে সমাণ্ড বছরের নীট বিক্রয়ের পরিমাণ ছিল ৪৬১.২৯ মিলিয়ন টাকা, যার বিপরীতে ৩০ জুন, ২০২১ইং তারিখে সমাণ্ড বছরের নীট বিক্রয়ের পরিমাণ ছিলে ৫৩৯.৩২ মিলিয়ন টাকা।

# ঝঁকি ও উদ্বেগ

সমজাতীয় ও বিকল্প পণ্য: অন্যান্য সমজাতীয় ও বিকল্প পণ্যের পাশাপাশি কোম্পানীর উৎপাদিত পণ্য টিকে থাকা বেশ প্রতিযোগীতামূলক হয়ে দাড়িয়েছে। বাজারে প্রতিযোগী কোম্পানীর পণ্য, সমজাতীয় পণ্যের উৎপাদন কাঠামো প্রতিষ্ঠা ইত্যাদি কারণে সিমেন্ট শীট উৎপাদন শিল্প এখন প্রতিযোগিতাপূর্ণ।

পদক্ষেপ: ব্যবস্থাপনা পর্যদ বাজারে নতুন কোম্পানীর পণ্যের বাজারজাতকরণ বিষয়ে অবগত। বাজারে নতুন প্রতিযোগী পণ্যের সহজলভ্যতা হলেও অর্জিত মার্কেট শেয়ার ধরে রাখার জন্য বাজারের চাহিদার প্রেক্তিতে সঠিক গুণগত মানসম্পন্ন পণ্য সরবরাহ করাকেই আরামিট লিমিটেড এর পরিচালনা পর্যদ সর্বোচ্চ গুরুত্ব দিচ্ছে। বাহ্যিক বিষয় : রাজনৈতিক অস্থিরতা, ধর্মঘট, সুশীল মানসিকতার বিপর্যয় ও সন্ত্রাসবাদ বিরোধী এর মত বাহ্যিক বিষয়গুলো দ্বারা কোম্পানীর ফলাফল প্রভাবিত হতে পারে।

পদক্ষেপ: ব্যবস্থাপনা পর্ষদ ব্যবসায়ের স্বাভাবিক প্রক্রিয়ায় যে সকল ঝুঁকি সৃষ্টি হতে পারে, তা নিয়ে সতর্ক।

<mark>আয়কর এবং মূল্য সংযোজন কর (মূসক) আইনের পরিবর্তন:</mark> আয়কর<sup>'</sup>ও মূসক আইনের পরিবর্তন, উর্ধ্বগামী আয়কর হার এবং অন্যান্য ব্যবসায় হঠাৎ অনির্দেশ্য পরিবর্তন সংক্রান্ত <mark>আইন কোম্পানীর স্বাভাবিক কার্য ও নগদ প্রবাহকে প্রভাবিত করে</mark>।

<mark>পদক্ষেপ: আ</mark>য়কর, মূসক ও অন্যান্য আইনের পরিবর্তন, পরিবর্ধন ইত্যাদির সূষ্ঠু পর্যবেক্ষণ, বিশ্লেষণ ও যথাযথ প্রয়োগের মাধ্যমে ব্যবস্থাপনা পর্যদ কোম্পানীর স্বাভাবিক কর্মপ্রক্রিয়া সচল রাখে।

<mark>মুদ্রা বিনিময় হার পরিবর্তন : যেহেতু কোম্পানীর মৌলিক কাঁ</mark>চামাল বৃহৎ অনুপাতে আমদানি করা হয়, সেহেতু মুদ্রা বিনিময় হারের পরিবর্তন কোম্পানীর ফলাফলকে প্রভাবিত করে।

<mark>পদক্ষেপ: মুদ্রা</mark> বিনিময়ের হারে পরিবর্তন ঘটলে যথায়থ সমন্ত্রয় পদ্ধতি প্রয়োগে ব্যবস্থাপনা পর্যন সর্বদা সচেতন।

<mark>ঝুঁকি ব্যবস্থাপনা উপলব্ধি :</mark> একক কোম্পানীতে নিয়ন্ত্ৰন বহিৰ্ভূত অনেক ঝুঁকি বিদামান থাকলেও আমৱা ঐসব ঝুকিগুলোর উপর সর্বাত্ত্ক নজর রাখছি এবং পণ্য ও বাজার বৈচিত্র, যথাযথ উৎস <mark>হতে কাঁচামালের আহরণ, যুগোপযোগী প্রযুক্তি প্রয়োগ এবং</mark> গবেষণা ও উন্নয়নমূলক কর্মকান্তে বিনিয়োগের মাধ্যমে তাদেরকে প্রশমিত করার জন্য সম্ভাব্য সর্বোস্তম ব্যবস্থা গ্রহণ করছি।

# ব্যবসায় অসাধারণ লাভ/লোকসান

২০২১-২০২২ইং অর্থ বছরে অর্থা<mark>ৎ জুলাই,</mark> ২০২১ইং থেকে জুন, ২০২২ইং পর্যন্ত সময়ে হিসাব বিবরনীর ২৭ নং নোটে উল্লেখিত স্থাবর সম্পত্তি বিক্রয়জনিত মূলধনী কোম্পানীর ব্যবসায়ে অসাধারণ কোন লাভ বা লোকসান ছিলো না।

# সম্পর্ক যুক্ত অন্যান্য কোম্পানীর সাথে লেনদেন

আমাদের কোম্পানীর সাথে অন্যান্য কোম্পানীর লেনদেন মূলত ব্যবসায়িক কারণে সংঘটিত, যার বিস্তারিত বিবরণ আন্তর্জাতিক একাউন্টিং স্ট্যান্ডার্ড (আইএএস) অনুযায়ী নিরীক্ষিত কোম্পানীর ৩০ জুন, ২০২২ইং তারিখে সমাপ্ত অর্থ বংসরের হিসাব বিবরণীতে উল্লেখ করা হয়েছে।

# প্রাথমিক গণ প্রস্তাব এর অর্থের ব্যবহার এবং প্রাথমিক গণ প্রস্তাব এর পরবর্তী ফলাফল, পুনঃ গণ প্রস্তাব, রাইট শেয়ার প্রস্তাব ইত্যাদি

৩০ জুন, ২০২২ইং তারিখে আর্থিক বছরে কোম্পানী প্রাথমিক গণপ্রস্তাব এর মাধ্যমে কোন অর্থ সংগ্রহ করা হয়নি কিংবা প্রাথমিক গণপ্রস্তাব এর কোন অর্থ অব্যবহৃত নেই।

# ত্রৈমাসিক এবং বার্ষিক আর্থিক কার্যসম্পাদনের জন্য উল্লেখযোগ্য পার্থক্য

২০২১-২০২২ইং অর্থ বছরের ত্রৈমাসিক এবং বার্ষিক আর্থিক ফলাফল এর মধ্যে বিশেষ কোন পার্থক্য (মৌসুমী প্রভাব ছাড়া) ছিল না।

## শেয়ার প্রতি আয়

৩০ জুন, ২০২২ইং তারিখে সমাণ্ড অর্থ বৎসরে কোয়ার্টার হিসাবে শেয়ার প্রতি ক্রমযোজিত অর্জিত আয় নিম্নে দেয়া হলো :

শেয়ার প্রতি আয়	৩ মাস শেষে	৬ মাস শেষে	৯ মাস শেষে	১২ মাস শেষে
	৩০ সেল্টেম্বর ২০২১	৩১ ডিসেম্বর ২০২১	৩১ মার্চ ২০২২	৩০ জুন ২০২২
২০২১-২০২২	টাকা ১.১৪	টাকা ৩.১২	টাকা ৫.১৩	টাকা ৮.২৫
শেয়ার প্রতি আয়	৩ মাস শেষে	৬ মাস শেষে	৯ মাস শেষে	১২ মাগ শেষে
	৩০ মেল্টেম্বর ২০২০	৩১ ডিসেম্বর ২০২০	৩১ মার্চ ২০২১	৩০ জুন ২০২১
২০২০-২০২১	টাকা ০.৬৭	টাকা ২.১৮	টাকা ৩.২২	টাকা ৭.৬৯

# পরিচালকের সম্মানী ভাতা

কোম্পানীর পরিচালনা বোর্ডের দ্বারা এবং পরবর্তীকালে বার্ষিক সাধারণ সভা (এজিএম)-এ শেয়ারহোন্ডারদের অনুমোদনে চীফ এক্সিকিউটিভ অফিসার (ব্যবস্থাপনা পরিচালক) পারিশ্রমিক পেয়ে থাকেন। এছাড়া কোম্পানীর স্বাধীন পরিচালকসহ অন্যান্য সব পরিচালকেরা বোর্ডের পরিচালনা সভায় উপস্থিত থাকার জন্য উপস্থিতি ফি পেয়ে থাকেন।

# লভ্যাংশ

আপনারা অবগত আছেন যে, কোম্পানীর পরিচালনা পর্বদ ৩০ জুন, ২০২২ইং তারিখে সমাগু বছরের জন্য ৫০% হারে নগদ লভ্যাংশ প্রদানের সুপারিশ করেছে।

৩০ জুন, ২০২১ইং তারিখে সমাপ্ত বছরের জন্য ঘোষিত ৫০% নগদ লভ্যাংশ (অর্থাৎ ১০ টাকা মূল্যমানের প্রতিটি শেয়ারের বিপরীতে ৫ টাকা), কোম্পানীর ৫০৩ম বার্ষিক সাধারণ সভায় (এজিএম) শেয়ারহোন্ডারগণ কর্তৃক অনুমোদিত হয়। এর মাধ্যমে লভ্যাংশ বাবদ মোট প্রদত্ত অর্থের পরিমাণ দাঁড়ায় ৩০ মিলিয়ন টাকা। উক্ত লভ্যাংশ ঘোষনার ফলে কোম্পানীর লভ্যাংশ প্রদানের অনুপাত দাঁড়ায় ৬৫.০২%-এ।

নিম্নোক্ত সারণীতে কোম্পানী কর্তৃক গত এক দশকে বাৎসৱিক লভ্যাংশ প্রদানের তথ্য তুলে ধরা হলো :

252	২০২০-২০২১	২০১৯-২০২০	5024-5029	२०১१-२०১৮	२०১५-२०১१	২০১৫-২০১৬	२०५८	२०५७	२०ऽ२	5022
বছর	<b>हु</b> ं।ख	চূড়ান্ত	চূড়াৰ	চূড়াভ	চূড়ান্ত	চূড়াভ অভবতী	চূড়ান্ত	চূড়ান্ত	চূড়ান্ত	চূড়ান্ত
লভ্যাংশ প্রদানের হার	00%	00%	¢0%	¢0%	80%	२०% ৫०%	00%	00%	00%	00%

# অবন্টিত মুনাফা:

বাংলাদেশ সিকিউরিটিজ এন্ত এক্সচেঞ্জ কমিশন (বিএসইসি) এর নোটিশ নম্বর BSEC/CMRRCD/2021-386/03 তারিখ ১৪ জানুয়ারী ২০২১ অনুসারে ২০১৯-২০২০ অর্থ বছর পর্যন্ত অবন্টিত মুনাফার সারসংক্ষেপ নিচে তালিকা আকারে তুলে ধরা হলো:

202	২০২০-২০২১	২০১৯-২০২০	5020-5022	5024-502P	২০১৬-২০১৭	২০১৫-	२०५७	5028	২০১৩	२०५२	5022
বছর	চূড়ান্ত	চূড়ান্ত	চূড়ান্ত	চূড়ান্ত	চূড়ান্ত	অন্তবৰ্তী	চূড়ান্ত	চূড়ান্ত	চূড়ান্ত	চূড়ান্ত	চূড়ান্ত
অবন্টিত মুনাফা (টাকা)	४,१४०,१४४	১,৪২৪,৬৩১	২,৭৩২,৬১৪	২,২০৫,৩২১	১,২৭৪,৭০২	৮৭৯,৯৫১	৪৭২,৭৩৫	৭৪৩,৭২৪	3,200,000	১,০৬২,৪৭৩	৭৬৪,৭৩৯

# অন্তবৰ্তীকালীন লভ্যাংশ

৩০ জুন, ২০২২ইং তারিখে সমাণ্ড অর্থ বৎসরের জন্য অন্তবর্তীকালীন লভ্যাংশ হিসেবে কোনা লভ্যাংশ (নগদ বা বোনাস) ঘোষণা করা হয়নি।

# পরিচালকবুন্দের আবর্তন

কোম্পানীর সংঘবিধি ১০১, ১০২ ও ১০৩ ধারানুযায়ী প্রতি বার্ষিক সাধারণ সভায় প্রতি বছর এক তৃতীয়াংশ পরিচালক পালাক্রমে অবসর গ্রহণ করেন। চলতি বছর নিম্নুলিখিত পরিচালকবৃন্দ অবসর গ্রহণ করবেন এবং পুনঃনির্বাচিত হওয়ার যোগ্যতা রাখেন বিধায় তাঁরা পুনঃনির্বাচনের জন্য ইচ্ছা প্রকাশ করেছেন।

১. জনাব খোরশেদুল আলম - পরিচালক ২. জনাবা জেবা জামান - পরিচালক ৩. জনাব মোঃ শারিকুল আনাম - পরিচালক

# স্থিতিপত্রের তারিখ পরবর্তী ঘটনা

কোম্পানীর স্থিতিপত্রের তারিখ তথা ৩০ জুন ২০২২ইং তারিখের পরবর্তী সময় হতে এই প্রতিবেদনের তারিখ পর্যন্ত প্রকাশিতব্য কোনো ঘটনা নেই, যা আর্থিক বিবরণীতে পরিবর্তন ঘটাতে পারে। যা আছে তা হলো ৫১তম বার্ষিক সাধারণ সভায় অনুমোদনের অপেক্ষায় থাকা সদ্য সমাপ্ত আর্থিক বছরের জন্য ঘোষিত ৫০% নগদ চূড়ান্ত লভ্যাংশ।

# জাতীয় কোষাগারে অবদান

১ জুলাই, ২০২১ইং থেকে ৩০ জুন, ২০২২ইং পর্যন্ত সমাপ্ত আর্থিক বছরে কোম্পানী জাতীয় কোষাগারে মূল্য সংযোজন কর (মূসক), আয়কর ও আমদানী গুল্ক বাবদ মোট ১৩৬.৯২ মিলিয়ন টাকা প্রদান করেছে।

নিচের ছকে খাতওয়ারী তুলে ধরা হলো:

জাতীয় রাজ্য	জুলাই ২১ - জুন ২২ (১২ মাস) টাকা	জুলাই ২০ - জুন ২১ (১২ মাস) টাকা	জুলাই ১৯ - জুন ২০ (১২ মাস) টাকা	জুলাই ১৮ - জুন ১৯ (১২ মাস) টাকা	জুলাই ১৭ - জুন ১৮ (১২ মাস) টাকা
মূল্য সংযোজন কর (মূসক)	৬৮,৬৫৮,৯৮৯	৮০,৩৩৯,৬৭১	৬৮,২৬৬,৮০৯	৬৫,৬৫৩,৩৯৪	१८,००१,७४
আয়কর	P44,699,65	52,260,0bo	<b>১</b> ৩,৩২২,৬২২	\$2,688,b65°	২৯,৪৭১,০৬৬
আমদানি গুৰু	85,932,292	৬৫,৬৬৫,৮১৬	98,886,886	89,২৩৩,৫৩২	৮২,৮১৫,৪৬২
মোট	১৩৬,৯২৩,১৪৮	३७४,२५५,०५१	३৫५,०७१,৮११	<b>১২৫,8७১,</b> 9৮9	১৮৭,৭৯৪,৪৩৯

# নিরীক্ষক নিয়োগ

কোম্পানীর বর্তমান নিরীক্ষক মেসার্স শক্ষিক বসাক এন্ড কোম্পানী, চার্টার্ড একাউন্ট্যান্টস কোম্পানীর ৩০ জুন ২০২২ইং অর্থ বছরের নিরীক্ষা কার্যক্রম সমাপ্ত করেছেন এবং তারা ৫১তম বার্ষিক সাধারণ সভায় (এজিএম) অবসর গ্রহণ করবেন। কোম্পানী আইন, ১৯৯৪ এর নিয়ম এবং বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশন এর নোটিফিকেশন অনুযায়ী ১ জুলাই, ২০২২ইং হতে ৩০ জুন, ২০২৩ইং তারিখ পর্যন্ত নিরীক্ষা কার্যক্রম পরিচালনার জন্য কোম্পানী বিভিন্ন নিরীক্ষা প্রতিষ্ঠানের কাছ থেকে তাদের সম্মতিপত্র আহবান করেছেন।

উক্ত প্রস্তাব সমূহ এই সভায় অর্থাৎ ৫১তম বার্ষিক সাধারণ সভায় উপস্থাপন করা হবে। উক্ত সভায় সম্মানিত শেয়ারহোন্ডারগণ ১ জুলাই, ২০২২ইং হতে ৩০ জুন, ২০২৩ইং পর্যন্ত সময়ের জন্য নিরীক্ষক নিয়োগ ও নিরীক্ষা ফি নির্ধারণের ব্যাপারে সিদ্ধান্ত নিবেন।

# কর্পোরেট সূশাসন প্রতিপালন

কর্পোরেট সুশাসন কোম্পানীর সু-ব্যবস্থাপনার পথ প্রস্তুত করার প্রধানতম ধাপ, যা দক্ষ ব্যবস্থাপনার মাধ্যমে কোম্পানীকে শেয়ারহোন্ডার ও স্বার্থসংখ্রিষ্ট ব্যক্তিবর্গ এবং সমাজের প্রতি জবাবদিহিতা ও স্বন্ধন্ত আনয়নে সাহায্য করে। সু-ব্যবস্থাপনার চর্চার উদ্দেশ্যে বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশন (বিএসইসি) এর নোটিশ নম্বর BSEC/CMRRCD/2006-158/207/Admin/80, তারিখ ও জুন, ২০১৮ইং (পূর্ববর্তী নোটিশ নম্বর SEC/CMRRCD/2006-158/134/Admin/44, তারিখ ৭ আগষ্ট, ২০১২ইং এবং SEC/CMRRCD/2006-158/134/Admin/02-08, তারিখ ২০ ফ্রেকুয়ারী ২০০৬ইং) এর নিরীখে অনেকগুলো দিক নির্দেশনা জারি করেছে, যেগুলোর কন্তটুক্ কার্যকর করা হরেছে তা শেয়ারহোন্ডারদের নিকট অবগত করার লক্ষ্যে তদনুসারে একটি সংক্ষিপ্ত বিবরণী সংযুক্তি-C এর মাধ্যমে দেখানো হয়েছে। প্রয়োজনীয় মন্তব্য সহকারে কর্পোরেট সুশাসন সংক্রান্ত একটি তালিকা এবং মেসার্স এমআরএইচ দে এন্ড কোম্পানী, চার্টার্ড একাউন্ট্যান্টস -এর নিকট হতে এ সংক্রান্ত একটা সন্মতি সনদ এই প্রতিবেদনের সহিত সংযুক্তি-B এর মাধ্যমে পেশ করা হলো।

# কর্পোরেট সুশাসন প্রতিপালন বিষয়ক সনদ প্রদানের জন্য প্রফেশনাল নিয়োগ

বাংলাদেশ সিকিউরিটিজ এন্ত এক্সচেঞ্জ কমিশন (বিএসইসি) এর নোটিশ নম্বর BSEC/CMRRCD/2006-158/207/Admin/80, তারিখ ৩ জুন, ২০১৮ইং এর ধারা ৯ (২) অনুযায়ী, কর্পোরেট সুশাসন প্রতিপালন বিষয়ক সনদ প্রদানকারী প্রফেশনাল-কে শেয়ারহোন্ডারগণ বার্ষিক সাধারণ সভায় নিয়োগ প্রদান করবেন। উক্ত ধারানুযায়ী, যোগ্য প্রফেশনালদের কাছ থেকে ২০২২-২০২৩ অর্থ বছরের উক্ত সনদ প্রদান করার জন্য তাদের লিখিত প্রস্তাব আহবান করা হয়েছে। উল্লেখ্য যে, বর্তমান প্রফেশনাল মেসার্স এমআরএইচ দে এন্ড কোম্পানী, চার্টাভ একাউন্টেন্টস ২০২২-২০২৩ইং অর্থ বছরের জন্য তাদের আগ্রহ প্রকাশ করেছেন। প্রস্তাবটি এই সভায় অর্থাৎ ৫১তম বার্ষিক সাধারণ সভায় উপস্থাপন করা হবে। উক্ত সভায় সম্মানিত শেয়ারহোন্ডারগণ ১ জুলাই, ২০২২ইং থেকে ৩০ জুন, ২০২৩ইং পর্যন্ত সময়ের জন্য এই সংক্রান্ত প্রফেশনাল নিয়োগ ও নিরীক্ষা ফি নির্ধারণের ব্যাপারে সিদ্ধান্ত নিবেন।

# কর্মকর্তা ও কর্মচারীদের জন্য কল্যাণমূলক কার্যাদি

হজ্জু কার্যক্রম: গ্রুপের কর্মকর্তা/কর্মচারীদের মধ্য থেকে লটারীর মাধ্যমে একজনকে কোম্পানীর নিজ খরচে প্রতি বছর পবিত্র হজ্জু পালনের জন্য নির্বাচিত করা হয়।

# সামাজিক দায়বদ্ধতা

পরিবেশ সংরক্ষণ: বিশ্ব পরিবেশ দিবস উপলক্ষে পরিবেশ অধিদপ্তর কর্তক আয়োজিত কার্যক্রমসমূহে কোম্পানী স্বতঃক্ষুর্তভাবে অংশগ্রহণ করেছে।

# ভবিষ্যত সম্ভাবনা

ব্যবস্থাপনা ও উৎপাদন পদ্ধতি ক্রমশ আরো আধুনিকায়ন করে তোলার জন্য সর্বাত্মক প্রয়াস চালানো হচ্ছে। ফলে সর্বশক্তিমান আল্লাহর অনুগ্রহে কোম্পানী আসনু বছর গুলোতে আর্থিক সমৃদ্ধি অর্জনে সক্ষম হবে বলে আমরা আশা করি।

# পরিবেশ সংরক্ষণে ভূমিকা

আপনারা অবগত আছেন যে, সারা বিশ্ব এখন পরিবেশ সংরক্ষণের দিকে বেশী মনোযোগ দিছে। এরই ধারাবাহিকতায়, একটি সার্বিক পরিবেশ বান্ধব অবস্থা নিশ্চিত করার লক্ষ্যে কোম্পানী বিভিন্ন কৌশল গ্রহণ করেছে, যার মধ্যে উল্লেখযোগ্য হলো যথাযথ পরিচর্যা ও গুরুত্তের সহিত কারখানা প্রাঙ্গনে সবুজ বলয় গড়ে তোলার মাধ্যমে পরিবেশ সংরক্ষণ।

## উপসংহার

পরিশেষে, কোম্পানীর পরিচালনা পর্যদ - সম্মানিত শেয়ারহোন্ডার, কর্মকর্তা/কর্মচারী, ডিলার/গ্রাহক, ক্রেতা, সরবরাহকারী/ঠিকাদার, ব্যাংক-বীমা, সরকারী কর্ত্পক্ষ, নিরীক্ষক, বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশন, ঢাকা স্টক এক্সচেঞ্জ লিমিটেড, চট্টগ্রাম স্টক এক্সচেঞ্জ লিমিটেড এবং বিভিন্ন সেবামূলক প্রতিষ্ঠান এবং সকল স্বার্থ সংশ্লিষ্ট পক্ষণণকে তাঁদের সর্বাত্মক সমর্থন, সহযোগিতা এবং কোম্পানীর সাফল্যের জন্য অবদানের স্বীকৃতিস্বরূপ আন্তরিকভাবে ধন্যবাদ এবং কৃতজ্ঞতা জানাচ্ছে।

আল্লাহ হাফেজ।

চট্টগ্রাম

১৪ নভেম্বর, ২০২২ইং

পরিচালনা পর্বদের পক্ষে

(এস.এম. আলমগীর টৌধুরী) চেয়ারম্যান এবং স্বাধীন পরিচালক

# Value Added Statement

for the year ended 30 June 2022

# Description

# Source of Funds

# Revenue

Less: Bought in Material and Services Value Added

Add: Investment Income

Other Income

# Applied in the following ways

# Employees'

Salary, wages, gratuity and other benefits Contribution to WPP & WF

# Government

Corporate Taxes

Customs Duty

Contribution to the National Exchequer

Provider of Capital

Dividend

# Retained By the Company

Pay for capital expenditure to replace existing assets, to expand working capital and for growth

Depreciation

Retained profit

# Taka in Million

30 June 2022	30 June 2021

461.29	539.32
253.53	317.75
207.76	221.57
0.59	0.09
70.87	76.51
71.46	76.60
279.22	298.17
113.52	114.30
3.45	3.23
116.97	117.53
16.07	15.17
46.71	65.67
62.78	80.84
30.00	30.00
209.75	228.37
19.95 49.52 69.47	23.66 46.14 69.80
279.22	298.17





2020-21

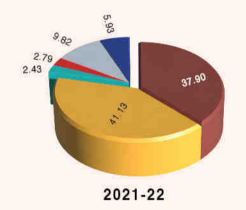
#### **Elements of Total Cost of Production**

30 - June - 22

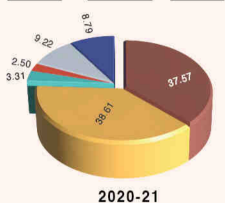
30 - June - 21

Imported raw material	5
Local raw materials	
Indirect materials	
Depreciation	
Salaries and allowance	es
Other	

Taka in Million	%	Taka in Million	%
161.00	37.90%	172.86	37.57%
174.70	41.13%	177.64	38.61%
10.29	2.43%	15.21	3.31%
11.84	2.79%	11.49	2.50%
41.73	9.82%	42.44	9.22%
25.20	5.93%	40.43	8.79%
424.76	100.00%	460.07	100.00%
		) = = = = = = = = = = = = = = = = = = =	







### **Management Ratios**

				30-June-22	30-June-21
Α.	M	anagement Ratios:			
	1	Current Ratio		3.67:1	3.57:1
	2	Acid Ratio		2.72:1	2.84:1
В.	0	perating Ratios:			
	1	Cost of goods sold to turnover		80.03%	83.44%
	2	Operating expenses to turnover		20.33%	18.39%
c.	Pr	ofitability Ratios:			
	1	Gross profit to turnover		19.97%	16.56%
	2	Net profit before income tax to turnover		14.22%	11.37%
	3	Net profit after income tax to turnover		10.74%	8.56%
	4	Net profit after income tax to capital employed		5.42%	4.80%
	5	Earnings per share	Tk.	8.25	7.69
	6	Dividend per share	Tk.	5.00	5.00
	7	Dividend payout ratio		60.61%	65.02%
	8	Price earnings ratio	Times	33.51	39.44
D.	A	ctivity ratios:			
	1	Inventory turnover ratio	Times	4.80	10.19
	2	Inventory holding period	Days	34.68	35.80
	3	Net worth per share	Taka	152.28	160.27

#### Report of The Audit Committee

Aramit Limited has an Audit Committee as a sub-committee of the Board of Directors. The Audit Committee assists the Board of Directors in ensuring that the Financial Statements reflect true and fair view of the state of the affairs of the company and in ensuring a good monitoring system within the business. The committee is reporting to the Board of Directors on performance of the responsibilities clearly set forth by the Board of Directors.

#### Committee Members

The Audit Committee of the company consists of 3 (three) members including 1 (one) Independent Director knowledgeable about finance and organizational management. The Committee has been reconstituted in line with the Bangladesh Securities and Exchange Commission's notification on Corporate Governance as follows:

Mr. Mohammed Towhidul Anowar
Mr. Jyotsna Bikash Chakma
Mr. Md. Shariqul Anam

- Independent Director
- Member of BOD
- Member of the Audit Committee
- Member of the Audit Committee

Mr. Syed Kamruzzaman, FCMA, Company Secretary, acts as Secretary of the Committee.

The Committee has conudcted 5 (Five) meetings during the year.

#### Period Covered

Our review for this report is limited to the aspects for the year ended 30 June 2022.

#### Major Responsibilities of the Audit Committee

The purpose, authority, composition, duties and responsibilities of the Audit Committee are delineated in its Charter. Some of the major responsibilities of the Audit Committee are as follows:

- Review the annual, half-yearly and quarterly financial statements and other financial results and upon its satisfaction of the review and recommend the same to the Board.
- Review the adequacy and effectiveness of financial reporting process, internal control system, risk management, auditing
  matters and the Company's processes for monitoring compliance with the laws and regulations and the Codes of Conduct.
- Recommend appointment, termination and determination of audit fees for the statutory auditors. Consider the scope of work, and oversee and evaluate the work performed by the statutory auditors. Review permitted non-audit services performed by the statutory auditors.
- Exercise its oversight of the work of Internal Audit. Review the effectiveness of internal audit functions including
  performance, structure, adequacy of resources and compliance with professional standards. Examine audit findings and
  material weaknesses and monitor implementation of audit action plans.

#### Major Activities of the Audit Committee

- Reviewed and recommended to the Board the quarterly and annual financial statements of the company.
- Considered and made recommendation to the Board on the appointment and remuneration of the external auditors.
- Reviewed the Management Letter from external auditors together with Management's responses to the findings.
- Discussed Internal Audit reports and findings in detail with auditors and members of Management and monitored the status
  of implementation of audit action plans and provided guidance to ensure timely completion of action plans.
- Reviewed and received report on the matters as per requirement from the Bangladesh Securities and Exchange Commission (BSEC). The above matters are significant recommendations for continuous improvement and therefore duly noted.

#### Reporting of the Committee

On discharging its responsibilities, the audit committee has ensured the followings:

- Financial Statements have been prepared and presented in compliance with all laws, regulations and standards as applicable.
- · The system of internal control as well as the financial records has been examined on the basis of the internal audit findings.
- Proper and sufficient care had been taken for maintenance of adequate accounting records for safeguarding the company's
  interest and for preventing and detecting frauds and other irregularities.
- Appropriate risk control mechanism and Managerial Information Control are in place.
  - Observations, findings and suggestions of the committee were communicated to the Board of Directors and the Board had taken appropriate measures on the basis of the report.

(Mohammed Towhidul Anowar) Chairman, Audit Committee

November 13, 2022

#### Nomination And Remuneration Committee Report

In compliance with the Corporate Governance Code 2018, the Board of Directors at its 213th meeting held on 15th September 2018 constituted the Nomination and Remuneration Committee ("NRC") to assist the Board broadly in formulation of policy with regard to determining qualifications, positive attributes, experiences and remuneration mainly for the directors and the top level executives.

A brief of the NRC and its roles, responsibilities and functions are appended below:

#### COMPOSITION OF THE NOMINATION AND REMUNERATION COMMITTEE

The NRC of Aramit Limited comprises of three 3 (three) members who will exclusively be Non-Executive Directors, including 2 (Two) Independent Directors. The Committee consists of:

- 1. Mr. Mohammed Towhidul Anowar Chairman of the Committee Independent Director
- 2. Mr. Khourshedul Alam Member of the Committee Director
- 3. Mr. S. M. Alamgir Chowdhury Member of the Committee Chairman and Independent Director

Mr. Syed Kamruzzaman, FCMA, Company Secretary, acts as Secretary of the Committee.

#### NOMINATION AND REMUNERATION POLICY

The Nomination and Remuneration Policy is prepared and adopted in compliance with Corporate Governance Code 2018 of Bangladesh.

#### (i) Nomination and Appointment of the Directors and the Top Level Executives

The committee is responsible to ensure that the procedures for nomination and appointment of Directors and Top Level Executives are taking place in transparent, rigorous and non-discriminatory ways. The committee is also responsible to identify and ascertain the combination of age, gender, educational background, experience, knowledge, ethnicity, diversity, nationality and other relevant personal values & attributes for nomination and appointment of Directors and Top Level Executives.

#### (ii) Remuneration of the Directors and the Top Level Executives

The committee shall oversee, review and make report with recommendations to the Board on whether the level and composition of remuneration is reasonable and sufficient to attract, motivate and retain suitable, dependable and skilled Directors and Top Level Executives. In fixing the remuneration, the committee also consider and review the performance benchmarks. The determination of remuneration to the Directors and the Top Level Executives involves a balance between fixed and incentive pay reflecting short and long term performance objectives appropriate to the needs and requirements of the company and its goals.

#### **EVALUATION CRITERIA**

#### (i) Evaluation Criteria for the Directors

The evaluation of performance of the Independent Directors (IDs) and the Non-Executive Directors are carried out at least once a year or at such intervals of its work by the Board of Directors, according to the following criteria:

- (a) Attendance at the Board meetings and Committee meetings
- (b) Participation in the Board meetings and Committee meetings
- (c) Contribution to improving the corporate governance practices of the company

#### (ii) Evaluation Criteria for the Top Level Executives

The respective line authority of top-level executives sets the performance measurement criteria based on the respective roles and responsibilities to achieve business objectives through Company appraisal processes at the beginning of each calendar year. The employees concerned prepare the performance document. The respective line authority then evaluates the performance of the employee(s) according to the measurement criteria.

#### ACTIVITIES OF THE NOMINATION AND REMUNERATION COMMITTEE

During this reporting period, the Committee has conducted a meeting in March 16, 2022. The NRC of the company carried out the following activities during the year 2021-2022:

- (i) Reviewed and recommended the Code of Conduct for the Chairman, other Members of the Board and the Managing Director.
- (ii) Reviewed the Company's existing policy relating to the remuneration of the Directors and the Top Level Executives.
- (iii) Recommended the Board about the nomination and remuneration of the Directors and the Top Level Executives.
- Discussed and decided regarding formulation of the criteria of evaluation of performance of the Board and the Independent Directors.

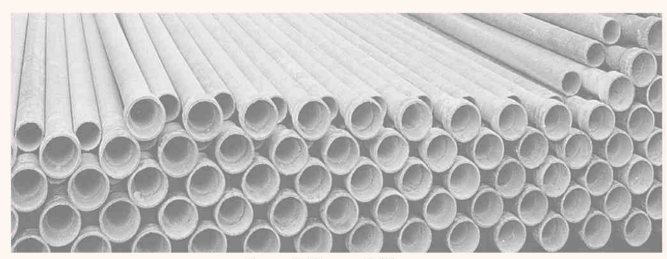
#### **APPRECIATION**

The NRC expresses their sincere thanks to the members of the Board and the management for their support, guidance and co-operation while carried out the responsibilities.

**Mohammed Towhidul Anowar** 

Chairman

Nomination and Remuneration Committee



# NNUAL REPORT

# INDEPENDENT AUDITOR'S REPORT TO THE SHAREHOLDERS OF ARAMIT LIMITED

Reports on the Audit of the Financial Statements for the year ended June 30, 2022.

Key audit matter (KAM)

#### Opinior

We have audited the financial statements of ARAMIT LIMITED (the Company), which comprise the statement of financial position as at June 30, 2022, and the 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.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as at June 30, 2022, and of its financial performance and its cash flows for the year then ended in accordance with International Financial Reporting Standards (IFRSs), (the Company 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 Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the International Ethics Standards Board for Accountants' Code of Ethics for Professional Accountants (IESBA Code), together with ethical requirement that are relevant to our audit of the financial statements in Bangladesh, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our qualified opinion.

#### **Key Audit Matters**

Valuation of Inventory

Key audit matters are those matters that, in our professional judgment, were of most significance in the audit of the financial statements of the current period. These matters were addressed in the context of the audit of the financial statements as a whole, and in forming the auditor's opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

The company had inventories of BDT 235 578 394 00 as We verified the appropriateness of management's control

How our audit addressed the key audit matter

at 30 June, 2022, held in factory house, work in process. This material item is subject to considerable inherent risk due to the complexity of the system necessary for proper recognition, measurement, and recording considering the application of "The International Accounting Standards 2: Inventories". Therefore, there is a risk that  Inventories are valued by the disclosed basis of Note-06. As a result, the Directors apply judgment in determining the appropriate values.	<ul> <li>we verified the appropriateness of management's control applied in calculating the value of the inventory provisions by:</li> <li>Checking the cost of raw materials purchase and valuation method applied for raw materials and work in process.</li> <li>Physically verified inventories during the audit on test basis, applying Alternative Audit Procedures to confirm the accuracy of the balance disclosed.</li> <li>Obtained item wise inventory report, physically inspected by the management on balance sheet date.</li> <li>Furthermore, we assessed&amp; checking the accounting</li> </ul>
Inventories can be over or undervalued.	effects of Inventories. We assured ourselves of the appropriateness of the systems, Processes, and Controls in place and that controls made by management are sufficiently documented and substantiated to ensure that inventories are properly recognized.
See note no. 03.04 and 6.00 to the financial statements.	

#### Property, Plant & Equipment

The company had a large number of Property, Plant & Equipment BDT 86,594,726.00 is recognized in The Statement of Financial Position for the year ended 30 June 2022 by the company. This material item is subject to considerable inherent risk due to the complexity of the system necessary for proper recognition, measurement and recording considering the application of "The International Accounting Standard 16: Property, Plant & Equipment". Therefore, there is a risk that:

We assessed the Company's processes and controls procedure for recognizing Property, Plant & Equipment as part of our audit. Furthermore, in order to mitigate the inherent risk in this audit area, our audit approach included testing of the controls and substantive audit procedures, including:

- Assessing the consistency of methodologies use for depreciating the assets.
- Checking on a sample basis, the accuracy and relevance of the accounting of Property, Plant & Equipment.
- Checking the reorganization of asset during the year.
- We physically verified the existence of the assets acquired during the year.

Furthermore, we assessed the accounting effects of assets addition & depreciation. We assured ourselves of the appropriateness of the systems, Processes, and Controls in place and that the estimates and assumptions made by management are sufficiently documented and substantiated to ensure that Property, Plant & Equipment is properly recognized.

See note no. 03.02 and 4.00 to the financial statements.

#### **Emphasis of matter**

- i. We draw attention to note 03.02.04 of the financial statements, the Company has not complied IAS 16 "Property, Plant and Equipment" for the impairement of Property, Plant and Equipment every three or five years as per IAS 36 "Impairement of Assets" Para 9 in the financial Statements, which appears to us most unsatisfactory.
- ii. We draw attention to note 03.02.05 of the financial statements, The Company has not complied IAS16 "Property, Plant and Equipment" Para 34 for the valuation of Property, Plant and Equipment in the Financial Statements.
- iii. We draw attention to note- 07 the company has not complied recognition of expected credit loss in line with para 5.5 of IFRS 9 "Financial Instruments". Our opinion is not modified in respect of this matter.
- We draw attention to note no-17 in respect of adjustment of Customer credit balance. Our opinion is not modified in respect of this matter.
- v. We draw attention to note 03.10.03 of the financial statements, which describes matters related to Proportionate non-transfer of workers profit participation (10% of WPPF) fund to Govt. exchequer in accordance with section 234 of Labor Act 2006, (amended 2015). Our opinion is not modified in respect of this matter.
- vi. We draw attention to note 03.10.01 of the financial statements, which describes matters related to Employees' Gratuity fund. Gratuity fund has not been maintained in accordance with IAS 19 "Employee Benefits/FRC Circular. Moreover, the fund is not approved by NBR and actuary valuation also not been done.

#### Other Information included in the Company's 2022 Annual Report

Other information consists of the information included in the Company's 2022 Annual Report other than the financial statements and our auditor's report thereon. Management is responsible for the other information. The Annual Report is expected to be made available to us after the date of issue of this auditor's Report.

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

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed on the other information obtained prior to the date of the auditor's report, 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 IFRSs, the Company Act 1994, 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 of financial statements that are free from material misstatement, whether due to fraud or error.

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

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

#### Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' 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 IASs, 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, we also report the following:

- a) we have obtained all the information and explanation which to the best of our knowledge and belief were necessary
  for the purpose of our audit and made due verification thereof;
- in our opinion, proper books of account as required by law have been kept by the Company so far as it appeared from our examination of those books;
- the statement 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 account; and
- d) the expenditure incurred was for the purposes of the company business.

Place: Chattogram

(SHAFIQ BASAK & CO.) Chartered Accountants Signed by- S.K BASAK, FCA Enrolment No.: 0625

DVC : 2211200625AS164958

#### ARAMIT LIMITED

#### STATEMENT OF FINANCIAL POSITION

AS AT JUNE 30, 2022

ASSETS NON CURRENT ASSETS	Notes	30.06.2022 Taka	30.06.2021 Taka Restated	30.06.2020 Taka Restated
Property, Plant & Equipment	4	86,594,726	97,374,101	117,907,291
Investment	5	217,103,614	292,061,316	88,706,411
		303,698,340	389,435,417	206,613,702
CURRENT ASSETS				-
Inventories	6	235,578,394	177,607,053	149,145,971
Trade Receivables	7	83,034,175	66,937,173	26,089,908
Advances, Deposits and Prepayments	8	81,833,512	129,250,143	117,906,422
Short Term Investments	9	30,766,397	44,118,407	48,666,039
Interest Receivable	10	323,952	390,398	406,891
Due from Associated Companies	11	409,819,299	390,404,300	385,062,378
Cash and Cash Equivalents	12	70,318,576	62,106,748	62,594,821
		911,674,305	870,814,222	789,872,430
Total Asset		1,215,372,645	1,260,249,639	996,486,132
SHAREHOLDERS' EQUITY & LIABILITIES EQUITY			: <del></del> -	,
Share Capital	13	60,000,000	60,000,000	60,000,000
Reserves	14	385,488,028	385,488,028	385,488,028
Dividend Equalisation Fund		50,738,247	50,738,247	50,738,247
Retained Earnings	14.A	299,020,429	279,497,053	265,295,166
Unrealised Surplus of Financial Assets		118,403,313	185,924,378	2,207,495
		913,650,017	961,647,706	763,728,936
NON CURRENT LIABILITIES				-
Provision for Employees' Retiral Gratuity	15	45,360,843	35,936,955	32,619,040
Deferred Income Tax	16	8,117,627	18,648,908	23,960
		53,478,470	54,585,863	32,643,000
CURRENT LIABILITIES				
Creditors and Accruals	17	233,584,139	228,996,088	191,580,905
Provision for WPP & WF	18	3,774,722	3,226,977	1,433,817
Provision for Taxation	19	(4,269,735)	(1,811,867)	(6,511,993)
Unclaimed Dividend	20	15,155,033	13,604,872	13,611,467
		248,244,159	244,016,070	200,114,196
TOTAL SHAREHOLDERS' EQUITY & LIABILITIES		1,215,372,645	1,260,249,639	996,486,132
NET ASSETS VALUE PER SHARE	30	152.28	160.27	127.29
CONTINGENT LIABILITIES & COMMITMENTS	37	=		

This financial statements should be read in conjunction with the annexed notes and were approaced by the Board of Directors on 14.11.2022 and were signed on its behalf by:

COMPANY SECRETARY

As per our annexed report of same date.

MANAGING DIRECTOR

(SHAFIQ BASAK & CO.)
Chartered Accountants
Signed by- S.K BASAK, FCA
Enrolment No.: 0625
DVC: 2211200625AS164958

42

# NNUAL REPORT

#### ARAMIT LIMITED

#### STATEMENT OF PROFIT OR LOSS & OTHER COMPREHENSIVE INCOME

FOR THE YEAR ENDED JUNE 30, 2022

TOR THE TEAR ENDED JOINE SO, 2022	Notes	2021-2022	2020-2021
		Taka	Taka
Revenue	21	461,288,034	539,322,067
Cost Goods Sold	22	(369,157,854)	(449,993,718)
Gross Profit		92,130,180	89,328,349
General & Administration Expenses	23	(63,464,178)	(64,572,274)
Selling & Distribution Expenses	24	(30,332,038)	(34,618,441)
Other Income - Operating	25	70,872,553	76,513,976
Profit from Operating Activities		69,206,517	66,651,610
Financial Expenses	26.00	(760,149)	(2,200,091)
Non Operating Income / (Loss)	27.00	594,110	88,027
Profit before WPP and Welfare Fund		69,040,478	64,539,546
Contribution to WPP & Welfare Fund	18	(3,452,024)	(3,226,977)
Profit before Income Tax		65,588,454	61,312,569
Provision for Income Tax:			
Current Income Tax	19	(19,094,019)	(16,960,706)
Deferred Tax Income/(Expenses)	16	3,028,941	1,788,038
Profit for the year after tax		49,523,376	46,139,901
Unrealized Gain/(Loss) on Available-for-Sale of Financial Assets	5.1.2	(75,023,405)	204,129,869
Deferred Tax on Unrealized Gain/(Loss) @ 10%		7,502,340	(20,412,986)
Total Comprehensive Income		(17,997,689)	229,856,784
Earning Per Share (EPS):		<del>=</del> 3	
Basic Earnings per share	28	8.25	7.69

This financial statements should be read in conjunction with the annexed notes and were approaved by the Board of Directors on 14.11.2022 and were signed on its behalf by:

COMPANY SECRETARY

As per our annexed report of same date.

( What Cour MANAGING DIRECTOR

(SHAFIQ BASAK & CO.)
Chartered Accountants
Signed by- S.K BASAK, FCA
Enrolment No.: 0625
DVC: 2211200625AS164958

#### ARAMIT LIMITED

#### STATEMENT OF CASH FLOWS

FOR THE YEAR ENDED JUNE 30, 2022

	2021-2022	2020-2021
	Taka	Taka
CASH FLOWS FROM OPERATING ACTIVITIES		
Cash received from customer	494,410,590	637,397,461
Cash paid to supplier	(356,439,469)	(344,634,736)
Cash paid to employee	(100,842,045)	(105,814,350)
Cash paid for operating expenses	19,779,267	(151,768,640)
Due to/(from) Associated Companies	(1,780,286)	13,212,828
Payment of income tax	(21,551,887)	(12,260,580)
Payment for WPP & WF	(2,904,279)	(1,433,817)
Net cash inflow from operating activities (A)	30,671,891	34,698,166
CASH FLOWS FROM INVESTING ACTIVITIES		
Acquisition of property, plant and equipment	(9,170,824)	(9,579,235)
Acquisition of Financial assets	(65,703)	(1,163,050)
Sale of Fixed Asset	499,999	_
Proceeds from sale of financial assets	149,889	_
Short term investment	13,352,010	4,547,631
Dividend received	94,111	88,027
Interest received	1,890,442	2,681,594
Net cash outflow from investing activities (B)	6,749,924	(3,425,033)
CASH FLOWS FROM FINANCING ACTIVITIES		
Dividend paid	(28,449,839)	(30,006,596)
Cash payment for financial expenses	(760,149)	(1,754,611)
Net cash inflow/(outflow) from financing activities (C)	(29,209,988)	(31,761,207)
Net increase of cash and cash equivalents for the year (A+B+C)	8,211,828	(488,073)
Cash and cash equivalents at the beginning of the year	62,106,748	62,594,821
Cash and cash equivalents at the end of the year	70,318,576	62,106,748
Net Operating Cash Flow Per Share	5.11	5.78

This financial statements should be read in conjunction with the annexed notes and were approved by the Board of Directors on 14.11.2022 and were signed on its behalf by:

COMPANY SECRETARY

DIRECTOR

As per our annexed report of same date.



# ARAMIT LIMITED STATEMENT OF CHANGES IN EQUITY

FOR THE YEAR ENDED JUNE 30, 2022						Am	Amount in Taka
	Share Capital	Capital Reserve	General Reserve	Dividend Equalization Fund	Retained Earnings	Available-for-sale financial assets (note-5)	Total Equity
Balance as on 01 July 2021	000'000'09	20,212,562	365,275,466	50,738,247	279,497,053	185,924,378	961,647,706
Profit after Tax for 01 July 2021 to 30 June 2022	2	Įį.	ţ	ţ	49,523,376	Ŋ	49,523,376
Final Cash Dividend @ 50%	1	ţ	Ţ	1	(30,000,000)	Ţ.	(30,000,000)
Other Comprehensive Income (Unrealized Deficit	1	1	1	1	1	(67,521,065)	(67,521,065)
on Financial Assets Available for Sale)							
Balance as on 30 June 2022	000'000'09	20,212,562	365,275,466	50,738,247	299,020,429	118,403,313	913,650,017
		FOR THE Y	FOR THE YEAR ENDED JUNE 30, 2021	30, 2021			
	Share Capital	Capital Reserve	General Reserve	Dividend Equalization Fund	Retained Earnings	Available-for-sale financial assets (note-5)	Total Equity
Balance as on 01 July 2020	000'000'09	20,212,562	365,275,466	50,738,247	265,295,166	2,207,495	763,728,936
Profit after Tax for 01 July 2020 to 30 June 2021	1	1	1	1	46,139,901	1	46,139,901
Prior Year Adjustment					(1,938,014)		(1,938,014)
Final Cash Dividend @ 50%	ť	Ü	Ü	ņ	(30,000,000)	ľ	(30,000,000)
Other Comprehensive Income (Unrealized Deficit	1	ţ	Ţ	1	1	183,716,883	183,716,883
on Financial Assets Available for Sale)							
Balance as on 30 June 2021	000'000'09	20,212,562	365,275,466	50,738,247	279,497,053	185,924,378	961,647,706
				: :	1 11 0000 1		

This financial statements should be read in conjunction with the annexed notes and were approved by the Board of Directors on 14.11.2022 and were signed on its behalf by:







As per our annexed report of same date.

#### ARAMIT LIMITED

#### NOTES TO THE FINANCIAL STATEMENTS

#### FOR THE YEAR ENDED 30 JUNE 2022

#### 1 THE REPORTING ENTITY

#### 1.1 Company Profile

Aramit Limited (hereinafter referred to as "the Company") was incorporated as a public company limited by shares on 22 July 1972, vide registration no 3769-B/20 of 1972-1973 under Companies Act, 1913. The company was listed with Dhaka Stock Exchange (DSE) in 1984 and Chittagong Stock Exchange (CSE) in 1995.

#### 1.2 Company's Registered Office

The registered office and factory of the company is situated at 53, kalurghat Heavy Industrial Estate, PO: Mohara, Chattogram – 4208.

#### 1.3 Nature of Activities

The principal activities of the Company are Manufacturing & Marketing of the Asbestos Products.

#### 1.4 Description of Associates

#### i. Aramit Thai Aluminum Limited (ATAL)

The Company was incorporated on 14 September 2000 as a Public Limited Company. Authorized Share Capital of the Company is 5,000,000 ordinary shares of Tk 100 each. Out of 1,000,000 shares issued by the Company Aramit Thai Aluminum Limited (ATAL), Aramit Limited (AL) subscribed 453,467 (45.35%) shares of Tk 100 each total value being Tk 45,346,700. The commercial production of the Company was commenced on 19 June 2002.

#### ii. Aramit Steel Pipes Limited (ASPL)

The Company was incorporated on 16 October 2002 as a Private Limited Company. Authorized share capital of the Company is 500,000 ordinary shares of Tk 100 each. Out of 100,000 shares issued by the Company Aramit Steel Pipes Limited (ASPL), Aramit Limited (AL) subscribed 30,000 (30%) shares of Tk 100 each total value being Tk 3,000,000. The commercial production of the Company was commenced on 18 August 2003.

#### iii. Aramit Footwear Limited (AFL)

The Company was incorporated on 12 April 2004 as a Public Limited Company. Authorized Share Capital of the Company is 2,500,000 ordinary shares of Tk 100 each. Aramit Limited (AL) subscribed 424,800 (47.20%) Shares of Tk 100 each total value being Tk 42,480,000. The commercial Production of the Company commenced on 28 May 2006.

#### iv. Aramit Power Limited (APL)

The Company was incorporated on 28 June 2004 as a Private Limited Company. Authorized Share Capital of the Company is 1,000,000 ordinary Shares of Tk 100 each. Out of 71,300 Shares issued by the Company, Aramit Power Limited (APL), Aramit Limited (AL) subscribed 32,175 (45.13%) Shares of Tk 100 each total value being Tk 3,217,500. The commercial Production of the Company commenced on 25 June 2005.

#### v. Aramit Alu Composite Panels Limited (AACPL)

The Company was incorporated on 31 August 2009 as a Private Limited Company. Authorized Share Capital of the Company is 2,500,000 ordinary Shares of Tk 100 each. Out of 665,650 shares issued by the company, Aramit Limited subscribed 328,150 (49.30%) Shares of Tk. 100 each total value being Tk. 32,815,000. The commercial Production of the Company commenced on 09 February 2012.

#### 2 BASIS OF PREPARATION & PRESENTATION OF THE FINANCIAL STATEMENTS

#### 2.1 Statement of Compliance

The Financial Statements have been prepared on a going concern basis following accrual basis of accounting except for Cash Flow Statement in accordance with the International Accounting Standards (IASs) and International Financial Reporting Standards (IFRSs) as adopted in Bangladesh by the Institute of Chartered Accountants of Bangladesh (ICAB).

#### 2.2 Basis of Reporting

The financial statements are prepared and presented for external users by the company in accordance with identified financial reporting framework. Presentation has been made in compliance with the requirements of IAS 1 – "Presentation of Financial Statements". The financial statements comprise of:

- i) A statement of financial position as at 30 June 2022
- ii) A statement of profit or loss and other comprehensive income for the year ended 30 June 2022.
- iii) A statement of changes in equity for the year ended 30 June 2022.
- iv) A statement of cash flows for the year ended 30 June 2022.
- Notes, comprising a summary of significant accounting policies and explanatory information.



#### 2.3 Regulatory Compliance

The company is required to comply with amongst others, the following laws and regulations:

- i) The Companies Act 1994
- ii) The Securities and Exchange Ordinance 1969
- iii) The Securities and Exchange Rules 1987
- iv) The Income Tax Ordinance 1984
- v) The Income Tax Rules 1984
- vi) The Value Added Tax Act 1991
- vii) The Value Added Tax Rules 1991 (Ammended 2012)
- viii)The Listing Regulations of Dhaka Stock Exchange (DSE)
- ix) The Listing Regulations of Chittagong Stock Exchange (CSE)
- x) Bangladesh Labor Act 2006 etc.

#### 2.4 Authorization for Issue

These Financial Statements have been authorized for issue by the Board of Directors on 26th September 2022.

#### 2.5 Basis of Measurement

The financial statements are prepared under the historical cost convention except items of plant & machinery which was revalued on 1 July 1986.

#### 2.6 Going Concern

The Company has adequate resources to continue its operation in foreseeable future. For this reason, the directors continue to adopt going concern basis in preparing the Financial Statements. The current revenue generations and resources of the Company provide sufficient fund to meet the present requirements of its existing business and operations.

#### 2.7 Functional and Presentation Currency

These Financial Statements are prepared in Bangladesh Taka (BDT), which is the company's functional currency. All financial information presented in BDT has been rounded off to the nearest integer except when otherwise indicated.

#### 2.8 Statement of Cash Flows

Statement of Cash Flows is prepared principally in accordance with IAS 7 "Statement of Cash Flows" and the cash flows from the operating activities has been presented under the direct method as prescribed by Securities and Exchange Rules, 1987. and reconciliation has been presents in notes to the Financial Statements.

#### 2.9 Use of Estimates and Judgements

The preparation of the financial statements requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates and underlying assumptions, which are reviewed on an ongoing basis. Revision to accounting estimates is recognized in the period in which the estimates are revised and in any future periods affected.

#### 2.10 Changes in Accounting Estimates

From 1 July 2016, depreciation is charged on Fixed Assets addition from the date of service of acquisition/addition as per IAS-16. Previously, depreciation is charged on the assets acquired during first half of the accounting year and no depreciation was charged on the assets acquired during the second half of the accounting year.

From 1 July 2017, depreciation is suspended on deletion of assets from the date of disposal. Previously, no depreciation was charged in the year of disposal.

#### 2.11 Comparative Information

Comparative information has been disclosed in accordance with IAS 1 Presentation of Financial Statements, for all numerical information in the financial statements. Comparative figures have been rearranged wherever considered necessary to ensure better comparability with the current year without causing impact on the profit and value of assets and liabilities as reported in the financial statement.

#### 2.12 Reporting period

These Financial Statements cover one financial year from 01st July 2021 to 30th June 2022.

#### 2.13 Application of standards

The following IASs & IFRSs are applied to the financial statements for the year under review.

IAS 1	Presentation of Financial Statements
IAS 2	Inventories
IAS 7	Statement of Cash Flow
IAS 8	Accounting Policies, Changes in Accounting Estimates and Errors
IAS 10	Events after the Reporting Period
IAS 12	Income Taxes
IAS 16	Property, Plant and Equipment
IAS 19	Employee Benefits
IAS 24	Related Party Disclosures
IAS 26	Accounting and reporting by retirement benefit plans
IAS 28	Investments in Associates and Joint Ventures
IAS 32	Financial Instruments: Presentation
IAS 33	Earnings per Share
IAS 34	Interim Financial Reporting
IAS 36	Impairment of Assets
IAS 37	Provisions, Contingent Liabilities and Contingent Assets
IAS 38	Intangible Assets
IFRS 7	Financial Instruments: Disclosures
IFRS 9	Financial Instruments
IFRS 12	Disclosure of Interests in Other Entities
IFRS 13	Fair Value Measurement
IFRS 15	Revenue from Contracts with Customers
IFRS 16	Leases

#### 3 SIGNIFICANT ACCOUNTING POLICIES

The specific accounting policies selected and applied by the company's directors for significant transactions and events that have material effect within the framework of IAS-1 Presentation of Financial Statements, in preparation and presentation of financial statements have been consistently applied throughout the year and were also consistent with those used in earlier years.

For a proper understanding of the financial statements, these accounting policies are set out below in one place as prescribed by the IAS-1 Presentation of Financial Statements. The recommendations of IAS-1 relating to the format of financial statements were also taken into full consideration for fair presentation.

#### 3.1 Consistency

Unless otherwise stated, the accounting policies and methods of computation used in preparation of Financial Statements for the year ended 30 June 2022 are consistent with those policies and methods adopted in preparing the Financial Statements for the year ended 30 June 2021.

#### 3.2 Property, plant and equipment

#### 3.2.1 Recognition and Measurement

Property, Plant and Equipment are stated at cost and revalued amount less accumulated depreciation and subsequent impairment losses, if any.

Cost includes expenditures that are directly attributable to the acquisition of an asset. The cost of self-constructed/installed assets includes the cost of materials, direct labor and any other costs directly attributable to bringing the asset to the working condition for its intended use and the cost of dismantling and removing an item and restoring the site on which they are located.

When parts of an item of Property, Plant and Equipment have different useful lives, they are accounted for as separate items (major components) of Property, Plant and Equipment.

#### 3.2.2 Subsequent Costs

The cost of replacing parts of an item of Property, Plant and Equipment is recognized in the carrying amount of the item, if it is probable that the future benefit embodied within the parts 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 profit and loss account as incurred.

#### 3.2.3 Depreciation of the non-current assets

Depreciation is provided on all items of PPE except Freehold Land & Land Development at the following rates on straight line basis over the periods appropriate to the estimated useful lives of the different types of assets. Leasehold lands are amortized according to the amortization schedule. The rates at which assets are depreciated per annum are given below:

Consistently, depreciation is provided on straight line method at the annual rate(s) shown below whereby the cost or valuation less estimated salvage value of an asset is written off over its anticipated service life except that long-term leasehold land is amortized annually in such a manner so that by the terminal period the lease value is fully amortized.

Category of Assets	Annual Rate (%)
Long term leasehold land	1
Building on long-term leasehold land	2.5-5
Plant & machinery	10
Transportation equipment	20
Equipment and fittings	10-15
Computer	20 (till 2006: 15)
Furniture and fixtures	10

Depreciation is charged on addition when the assets are available for use or ready for use or from date of acquisition. On deletion of assets, depreciation is suspended from the date of disposal.

#### 3.2.4 Impairment of Assets

There is no such asset that may be impaired as per IAS 36 "Impairment of Assets".

#### 3.2.5 Revaluation of Property, Plant and Equipment

Category of stocks

Plant and Machineries were revalued on 01 July 1986. The revalued classes of Property, Plant and Equipment are depreciated over the remaining useful lives. Difference of depreciation between revalued carrying amount and depreciation based on carrying amount as per assets original cost has been transferred from Revaluation Reserve to Retained Earnings as shown in Statement of Changes in Equity.

Steps regarding further re-valuation of Non-Current Assets, if it deemed appropriate, will be taken as per decision of the management.

#### 3.3 Investment in Associates

The company's investment in associates is recognized applying Equity methods as required by IAS 28.

#### 3.4 Inventories

#### 3.4.1 Nature of inventories

Inventories comprise Raw Materials, Indirect Materials, Finished Goods and Consumable Stores etc.

#### 3.4.2 Valuation of inventories

Inventories are stated at the lower of cost or net estimated realizable value in compliance with the requirements of para 21 and 25 of IAS 2.

No. Social Section of Section Control
Moving average (weighted) cost.
Moving average (weighted) cost.
Average cost of materials and appropriate manufacturing expenses excluding in respect of finishing section.
At lower of cost or net estimated realizable value.
Cost value i.e. cost so far incurred.

Basis of valuation

#### 3.4.3 Inventories write off/down

It includes the cost written off or written down, the value of redundant/damaged or obsolete inventories, which are dumped and/or old inventories. No provision is, however, considered for "slow moving" items as these are considered to be not material and capable of being used and/or disposed of at least at their carrying book value.

#### 3.5 Financial Assets

The Company initially recognizes loans and receivables and deposits on the date that they are originated. All other financial assets are recognized initially on the trade date, which is the date the Company becomes a party to the contractual provisions of the instrument.

The Company derecognizes a financial asset when the contractual right to the cash flows from the asset expires, or it transfers the right to receive the contractual cash flows on the financial asset in a transaction in which substantially all the risks and rewards of ownership of the financial asset are transferred.

#### 3.5.1 Investment in unquoted shares

Investment in unquoted shares are initially recognized at cost. After initial recognition these are carried at cost less impairment losses, if any.

#### 3.5.2 Investment in guoted shares

Investment in quoted shares is recognized as a financial asset. A financial asset is classified at fair—value through other comprehensive income if it is classified as held for trading. The company manages such investment and makes purchase or sale decisions based on their fair value in accordance with the company's documented risk management and investment strategy. The dividend income arising from them which is recognized in the statement of profit or loss and other comprehensive income.

#### 3.6 Trade receivables

#### 3.6.1 Recognition and Measurement

Trade Receivables are carried at original invoice amount less an estimate made for doubtful debts based on a review of all outstanding amounts at the period-end.

#### 3.6.2 Bad and doubtful debts

This item takes into account both actual bad debts written off and movements in the provision for doubtful debts.

\*\* No provision has made during the reporting period because no significant doubt has been raised in collection of the debt.

#### 3.7 Cash and cash equivalents

Cash and cash equivalents include cash in hand, cash at bank, term deposits, which are available for use by the Company without any restrictions. There is an insignificant risk of change in value of the same.

#### 3.8 Advances, Deposits and Prepayments

Advances are initially measured at cost. After initial recognition, advances are carried at cost less deductions, adjustments or charges to other account heads.

Deposits are measured at payment value.

Prepayments are initially measured at cost. After initial recognition, prepayments are carried at cost less charges to profit or loss

#### 3.9 Creditors and accrued expenses

#### 3.0.1 Other payables

Liabilities are recorded at the amount payable for settlement in respect of goods and services received by the company.

#### 3.9.2 Provision

The preparation of financial statements in conformity with International Accounting Standard IAS 37 "Provisions, Contingent Liabilities and Contingent Assets" requires management to make estimates and assumptions that affect the reported amounts of revenues and expenses, assets and liabilities during and at the date of financial statements.

In accordance with the guidelines as prescribed by IAS 37 provisions were recognized in the following situations:

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

We have shown the provisions in the Statement of financial position at an appropriate level with regard to an adequate provision for risks and uncertainties. An amount recorded as a provision represented the best estimate of the probable expenditure required to fulfill the current obligation on the Statement of financial position date.

Other provisions are valued in accordance with IAS 37 Provisions, Contingent Liabilities and Contingent Assets and, if required, in accordance with IAS 19 Employee Benefits. Other provisions comprise all recognizable risks from uncertain liabilities and anticipated losses from pending transactions.

#### 3.10 Employees' benefits

#### 3.10.1 Employees' retirement gratuity fund

The company operates an unfunded gratuity scheme. In terms of the scheme on completion of a minimum 5 (five) years of uninterrupted service with the company, all permanent employees other than for Managing Director are entitled to gratuity equivalent to one-month basic pay for each completed year or major part of a year of their respective services.

Steps regarding approval by NBR and actuarial valuation of the fund will be taken as per decision of the management.

#### 3.10.2 Staff provident fund

The Company maintains a recognized provident fund @ 10% of basic pay (Equally contributed by employee & employer) for all eligible permanent employees. The said fund is managed by the Board of Trustees.

#### 3.10.3 Workers profit participation & welfare fund

The company also recognizes a provision for Workers' Profit Participation and Welfare Funds @ 5% of net profit before tax in accordance with the provision of Section 234 (Kha), Chapter 15 of Bangladesh Labor Law 2006.

A provision has been taken in the financial statement of WPP & WF for the workers welfare foundation fund. The board of trustee has decided to deposit this amount of workers welfare foundation within earliest period.

Also a provision has been made for payment of 10% of WPPF to govt. exchequer for the amount of Tk. 322,697 in accordance with section 14.3 of Bangladesh Workers Welfare Foundation Act 2006 which is yet to be paid to the govt. exchequer immediately.

#### 3.11 Taxation

Income tax expenses comprise of current and deferred tax. Income tax expenses is recognized in the statement of profit or loss and other comprehensive income and accounted for in accordance with the requirement of IAS 12: "Income Tax".

#### 3.11.1 Current Tax

Current Tax is the expected tax payable on the taxable income for the year by multiplying applicable rate. The company qualifies as a "Publicly Listed Company"; hence the applicable tax rate is 22.50% as prescribed in the Finance Act, 2022. The income tax assessment up to the assessment year 2018-2019 has been completed and agreed upon.

#### 3.11.2 Deferred income tax

Deferred tax liabilities are the amount of income taxes payable in the future periods in respect of taxable temporary differences. Deferred tax assets are the amount of income taxes recoverable in future periods 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 substantially enacted at the Statement of Financial Position date. The impact of changes on the account in the deferred tax assets and liabilities has also been recognized in the statement of profit or loss and other comprehensive income as per IAS-12 "Income Taxes".

The deferred tax expenses/income or liability/assets does not create a legal liability/recoverability to and from the income tax authority.

#### 3.12 Financial Liabilities

The Company recognizes all financial liabilities on the trade date which is the date the Company becomes a party to the contractual provisions of the instrument. The Company derecognizes a financial liability when its contractual obligations are discharged, cancelled or expired. Financial liabilities comprise Trade Creditors and other financial obligations.

#### 3.13 Contingent liabilities and assets

Contingent liabilities are current or possible obligations, arising from past events and whose existence is due to the occurrence or non-occurrence of one or more uncertain future events which are not within the control of the company. In accordance with IAS 37 "Provisions, Contingent Liabilities and Contingent Assets" they are disclosed in the notes to the financial statements.

#### 3.14 Revenue recognition

The company has applied IFRS 15 for recognition of revenue from this year.

The core principle of IFRS 15 is that an entity will recognize revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. This core principle is delivered in a five-step model framework:

- · Identify the contract(s) with a customer
- · Identify the performance obligations in the contract
- · Determine the transaction price
- · Allocate the transaction price to the performance obligations in the contract
- · Recognize revenue when (or as) the entity satisfies a performance obligation.

The Company sells A.C. Sheet, Mouldings, A.C Pipes and Resale products to its customers. Revenue is recognized when the entity satisfies a performance obligation by transferring the goods to customers at an agreed transaction price

#### 3.15 Non-Operating Income(Loss)

Non-Operating Income/(Loss) includes gain/loss on sale of fixed assets and dividend income.

#### 3.16 Other Operating Income

Other operating income includes interest income sale of scrap, earnings from fittings and fixing services, interest from FDR and STD and rental income and profit from sale of share.

#### 3.17 Share Capital

Paid-up-capital represents total amount contributed by the shareholders and bonus shares issued by the company to the ordinary shareholders. Incremental costs directly attributable to the issue of ordinary shares are recognized as expenses as and when incurred. Holders of ordinary shares are entitled to receive dividends as declared from time to time and are entitled to vote at shareholders' meetings. In the event of a winding up of the company, ordinary shareholders rank after all other shareholders. Creditors are fully entitled to any proceeds of liquidation before all shareholders.

#### 3.18 Earnings per share

The Company calculates Earnings Per Share (EPS) in accordance with IAS 33 "Earnings Per Share" which has been shown on the face of Statement of Profit or Loss and Other Comprehensive Income. and the computation of EPS is stated.

#### 3.18.1 Basis of earnings

This represents profit for the year attributable to ordinary shareholders. As there are no preference shares requiring returns or dividends, the net profit after tax for the year has been considered as fully attributable to the ordinary shareholders.

#### 3.18.2 Basic earnings per shares

This has been calculated by dividing the basic earnings by the number of ordinary shares outstanding during the year.

#### 3.19 Measurement of Fair Value

When measuring the fair value of an asset or liability, the entity uses market observable data as far as possible. Fair values are categorized into different levels in a fair value hierarchy based on the inputs used in the valuation techniques as follows:

Level 1: Quoted prices (unadjusted) in active markets for identical assets and liabilities.

Level 2: Inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).

Level 3: Inputs for the assets or liabilities that are not based on observable market data.

If the inputs used to measure the fair value of an asset or liability might be categorized in different levels of the fair value hierarchy as the lowest level input that is significant to the entire measurement.

#### Property, plant and equipment

The fair value of items of property, plant and equipment has been determined based on the depreciated replacement cost method and net realizable value method as applicable."

#### Equity and debt securities

Fair values of tradable equity and debt securities are determined by reference to their quoted closing price in active market at the reporting date which are categorized under 'Level 1' of the fair value hierarchy."

#### 3.20 Events after the reporting period

Events after the reporting period that provide additional information about the company's position at the date of Statement of Financial Position or those that indicate the going concern assumption is not appropriate are reflected in the Financial Statements. Events after the reporting period that are not adjusting are disclosed in the notes when material.

#### 3.21 Risks and Concerns

Substitute Products and New Entrants:

Development of substitute products has created major challenges in maintaining market share by the Company. Market penetration by a few competitors, establishment of manufacturing plants with the same range of products have made the industry competitive.

Management Concern: Management has been cautious regarding the potential new entrants in the industry. Though a few new entrants have entered the market, the management is highly concerned to produce competitive products with top-notch quality in the industry to continuously maintain the acquired market share of the company.

#### **External Factors:**

The Company's results may be affected by factors outside its control such as political unrest, strike, civil commotion and act of terrorism.

Management Concern: Management has always been careful to mitigate the natural risks that may befall upon the company on the regular course of its operations.

Changes in income tax and value added tax: Changes in income tax and VAT laws, upward revision in tax rate and sudden unpredictable changes in other business related laws may adversely impact results of operations and cash flows.

Management Concern: Management has always been attentive to changes in govt. policies, income tax and VAT laws to comply with applicable regulations and continue operations in a smoother manner.

Exchange rate fluctuation: Since a large proportion of the company's basic raw materials are imported, unfavorable changes in currency exchange rates may influence the result of the company's operations.

Management Concern: Management is vigilant at all times to apply appropriate mechanisms in case of signification variations in the exchange rates.

Management perception of the risks: While many of the risk areas are beyond control of any single company, we are closely watching the trends and developments in each of the risk areas and constantly trying to take the best possible measures to mitigate them through product and market diversification, efficient sourcing of materials, use of latest technology and investment in research and development to gain sustainable competitive advantage.

#### 3.22 General

- i. Expenses allocation and/or apportionment to general & administration and selling & distribution heads: Expenses, which cannot be directly allocated activity-wise, are apportioned on appropriate bases.
- ii. Monetary assets or liabilities in terms of foreign currency are translated into local currency at the rate ruling on the date of financial position.
- iii. Bracket figures denote negative.



-
E
Equipmen
=
~
.≝
-
ᅜ
٥ŏ
=
=
Pant
Property
T
Ψ
0
0
~
and the last
-

			COST	ii		10	DEPRECIATION	TION	ŭ	
Particulars	Balance	Addition	Deletion/	Balance	Rate	Balance	Charges	Disposed off	Balance	WDV
	8	during the	Adjust during	a as at		as at	during the	during the	98 of	as at
	01.07.2021	year	the year	30.06.2022	%	01.07.2021	year	year	30.06.2022	30.06.2022
Freehold Land	1,637,181	1	I	1,637,181	1	I	1	1	1	1,637,181
Long-term Leasehold Land (8.7555 ages)	2,817,304		Ī	2,817,304	<u>%</u>	338,839	31,927	1	370,766	2,446,538
Building on Long-term Leasehold Land	41,405,841	6,934,189	Ï	48,340,030	2.5%-5%	2.5%-5% 20,555,516	1,619,504	1	22,175,020	26,165,010
Plant & Machinery (Unit 1)	59,749,800		Ř	59,749,800	10%	57,370,258	1,688,761		610'650'65	690,781
Plant & Machinery (Unit 2)	173,720,072	1,585,000	È	175,305,072	10%	117,519,819	7,352,064	Ĺ	124,871,883	50,433,189
Transportation Equipment	68,228,361	1	2,700,000	2,700,000 65,528,361	20%	57,560,752	8,111,030	8,111,030 2,699,999	62,971,783	2,556,578
Equipment, Fiffings & Computer	13,533,891	644,636	Ì	14,178,527	10%-20%	10%-20% 11,171,896	1,007,141	1	12,179,037	1,999,490
Furniture & Fixtures	4,237,744	2,000	Î	4,244,744	10%	3,439,166	139,772	1	3,578,938	908'599
At Valuation - On 1 July 1986- Note 16.2 (b)										
Plant & Machinery	20,108,226	1	Ĭ	20,108,226		20,108,073	I	1	20,108,073	153
As at 30 June, 2022	385,438,420	9,170,825	2,700,000	9,170,825 2,700,000 391,909,245	4	288,064,319	661'056'61	2,699,999	19,950,199 2,699,999 305,314,519	86,594,726
As at 30 June, 2021	382,302,914	3,135,506		385,438,420	armi	264,395,623	23,668,696		288,064,319	97,374,101
	0				is!	0.				

4.1 Allocation of depreciation charges	actory overhead - note 22.4	General and administrative - note 23
Allocal	Factory	Gener
4		

General and administrative - note 23 Selling and distribution overhead - note 24

2021-2022 2020-2021 Taka 11,844,124 11,493,203 5,580,868 8,758,606 2,525,207 3,416,887 19,950,199 23,668,696



	Notes	2021-2022	2020-2021 Restated	2019-2020 Restated
		Taka	Taka	Taka
Investments		<del>0.53000</del> 00		(62505)
Investment in quoted shares & securities	5.1	217,103,614	292,061,316	86,768,397
Investment in unquoted shares & securities	5.2	* *=	in a	1,938,014
TO A LIGHT MODEL AND HELD ON A SHARE WAS AN ARREST OF THE STATE OF THE		217,103,614	292,061,316	88,706,411
5.1 Investment in quoted shares & securities (Market Value)				-
Aramit Cement Limited		212,355,000	286,842,600	83,635,200
United Commercial Bank Limited		3,261,897	3,514,526	2,350,997
Indo Bangla pharmaceutacals Ltd.		447,500	222,000	-
Robi Axiata Limited		750,000	534,000	_
Lanka Bangla Finance		284,000	238,800	-
JMI Hospital Requisite Mfg Limited		4,182	190	_
Meghna Insurance Ltd.		1,035		-
Beximco Pharmaceuticals Ltd			709,200	345,500
National Credit and Commerce Bank Limited				24,200
Bank Asia Ltd		-	—3:	412,500
		217,103,614	292,061,316	86,768,397

#### (a) Changes in Fair Value of Investment in quoted Shares and Securities for 2021-2022:

			2021-2022	
Details	Number of Shares	Cost of acquisition	Market Value as on 30 June, 2022 Taka	Fair Market Value Gain/(Loss) as on 30 June, 2022 Taka
Aramit Cement Limited	6,534,000	76,005,000	212,355,000	136,350,000
United Commercial Bank Ltd	241,622	7,509,297	3,261,897	(4,247,400)
Indo Bangla pharmaceutacals Ltd.	25,000	561,750	447,500	(114,250)
Robi Axiata Limited	25,000	1,049,000	750,000	(299,000)
Lanka Bangla Finance	10,000	418,100	284,000	(134,100)
JMI Hospital Requisite Mfg Limited	51	1,020	4,182	3,162
Meghna Insurance Co.	21	210	1,035	825
	6,835,694	85,544,377	217,103,614	131,559,237

#### (b) Changes in Fair Value of Investment in quoted Shares and Securities for 2020-2021:

			2020-2021	
Details	Number of Shares	Cost of acquisition	Market Value as on 30 June, 2021 Taka	Fair Market Value Gain/(Loss) as on 30 June, 2021 Taka
Aramit Cement Limited	6,534,000	76,005,000	286,842,600	210,837,600
United Commercial Bank Ltd	209,198	7,509,297	3,514,526	(3,994,771)
Chulna Power Engeneering Co. Limited	6,000	290,100	222,000	(68,100)
anka Bangla Finance	15,000	600,829	534,000	(66,829)
SS Steel Limited	12,000	256,650	238,800	(17,850)
Sonali Life Insurance Company	18	190	190	_
Beximco Pharmaceuticals Limited	4,000	816,608	709,200	(107,408)
	6,780,216	85,478,674	292,061,316	206,582,642

The above Investment in equity instrument are measured at fair market value through OCI hence realized and unrealized gain or loss from the above investment are recognized as other comprehensive income as per IFRS 9.

				1	Notes	2021-2022 Taka	2020-2021 Taka
5.1.1 Net G	ain/(Loss) on	available for sale of financ	ial assets				
Realise	ed Gain/(Loss	) during the period				-	-
Unreal	lised Gain/(Lo	oss) during the period		, i	5.1.2	(75,023,405)	204,129,869
		N N Y N N N			_	(75,023,405)	204,129,869
		oss) during the year ** Gain/(Loss) - Closing				131,559,237	206,582,642
		ulue Gain/(Loss) - Opening				206,582,642	2,452,773
Less. I	all Market ve	ilde Odini (Loss) Opening			-	(75,023,405)	204,129,869
i)	Aramit Cer	ment Limited (ACL)			==	(75,025,405)	204,127,007
	2,200,000	Shares @ Tk 10 each at po	r fully paid-up	in cash		22,000,000	22,000,000
	500,000	and the second s			cash	5,000,000	5,000,000
	3,267,000					49,005,000	49,005,000
		Bonus shares @ Tk 10 each				_	_
	6,534,000		Car Pari			76,005,000	76,005,000
6 534 000		are under lien with Al Ara	ah Islami Bank	Limited ac	aginst credit facilitie	E\$\\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
-111					2021-2022	2020-2021	2019-2020
.2 Investr	ment in unqu	oted shares & securities	% of Holding	Notes	Taka	Taka	Taka
		ium Limited (ATAL)	45.35%	5.2.1			
		imited (ASPL)	30.00%	5.2.2	_	_	_
	t Footwear Lir		16.99%	5.2.3			=
	t Power Limite		45.13%	5.2.4		_	_
		ite Panels Limited (AACPL)	49.30%	5.2.5			1,938,014
, 40,,,,,	i / iio compos	ne i dien Emmed ( v verz)	77.937	0.2.0			1,938,014
5.2.1	Aramit Thai <i>A</i>	Aluminium Limited (ATAL)				=3;	
	150,000	Shares @ Tk 100 each at	par fully paid-u	p in cash	15,000,000	15,000,000	15,000,000
	303,467	Shares @ Tk 100 each at par f	ully paid-up other	than cash	30,346,700	30,346,700	30,346,700
	453,467	Shares of Tk 100 each at	par				45,346,700
		Share of profit / (loss)			<del></del>	-	45,346,700
5.2.2	Aramit Steel	Pipes Limited (ASPL)					
	30,000	Shares @ Tk 100 each at	par fully paid-u	p in cash	3,000,000	3,000,000	3,000,000
	30,000						3,000,000
		Share of profit / (loss)			<del></del> >:	:	3,000,000
5.2.3	Aramit Footy	vear Limited (AFL)					
	25,000	Shares @ Tk 100 each at	par fully paid-u	p in cash	2,500,000	2,500,000	2,500,000
	399,800	Shares @ Tk 100 each at part	illu naid un athar	than each	39,980,000	39,980,000	39,980,000
	0,7,000		ony para-up omer	mun cush	07,700,000		
	424,800	Shares of Tk 100 each at	The state of the s	man cash	-	-	42,480,000
	2412540000	Charles and the Control of the Contr	The state of the s	man cash			<b>42,480,000</b> 42,480,000
5.2.4	424,800	Shares of Tk 100 each at	The state of the s	man cash		=	
5.2.4	424,800	Shares of Tk 100 each at Share of profit / (loss) or Limited (APL)	par		3,000,000	3,000,000	
5.2.4	424,800 Aramit Powe	Shares of Tk 100 each at Share of profit / (loss) or Limited (APL)	par par fully paid-u	p in cash	=	3,000,000 217,500	42,480,000
5.2.4	424,800 Aramit Powe 30,000	Shares of Tk 100 each at Share of profit / (loss) or Limited (APL) Shares @ Tk 100 each at Shares @ Tk 100 each at part	par par fully paid-u ully paid-up other	p in cash	3,000,000	200000000000000000000000000000000000000	42,480,000
5.2.4	424,800 Aramit Power 30,000 2,175	Shares of Tk 100 each at Share of profit / (loss) or Limited (APL) Shares @ Tk 100 each at Shares @ Tk 100 each at part	par par fully paid-u ully paid-up other	p in cash	3,000,000	200000000000000000000000000000000000000	42,480,000 3,000,000 217,500
	424,800 Aramit Power 30,000 2,175 32,175	Shares of Tk 100 each at Share of profit / (loss) or Limited (APL) Shares @ Tk 100 each at Shares @ Tk 100 each at part Shares of Tk 100 each at	par par fully paid-u ully paid-up other par	p in cash	3,000,000	200000000000000000000000000000000000000	42,480,000 3,000,000 217,500 3,217,500
	424,800 Aramit Power 30,000 2,175 32,175	Shares of Tk 100 each at Share of profit / (loss) or Limited (APL) Shares @ Tk 100 each at Shares @ Tk 100 each at Shares of Tk 100 each at Share of profit / (loss)	par par fully paid-u ully paid-up other par ACPL)	p in cash	3,000,000	200000000000000000000000000000000000000	42,480,000 3,000,000 217,500 3,217,500
	424,800  Aramit Power 30,000 2,175 32,175  Aramit Alu C	Shares of Tk 100 each at Share of profit / (loss) or Limited (APL) Shares @ Tk 100 each at Shares @ Tk 100 each at part Shares of Tk 100 each at Share of profit / (loss) Composite Panels Limited (A	par fully paid-u ully paid-up other par ACPL) ash	p in cash	3,000,000 217,500 —	217,500 — — —	42,480,000 3,000,000 217,500 3,217,500 3,217,500
	424,800  Aramit Power 30,000 2,175 32,175  Aramit Alu C 85,000	Shares of Tk 100 each at Share of profit / (loss) or Limited (APL) Shares @ Tk 100 each at Shares @ Tk 100 each at part Shares of Tk 100 each at Share of profit / (loss) Composite Panels Limited (A Share Money Deposit in c	par fully paid-u ully paid-up other par ACPL) ash	p in cash	3,000,000 217,500 — — 8,500,000	217,500 — — — 8,500,000	42,480,000 3,000,000 217,500 3,217,500 3,217,500 8,500,000 24,315,000
	424,800  Aramit Power 30,000 2,175 32,175  Aramit Alu C 85,000 243,150	Shares of Tk 100 each at Share of profit / (loss) er Limited (APL) Shares @ Tk 100 each at Shares @ Tk 100 each at par Shares of Tk 100 each at Share of profit / (loss) Composite Panels Limited (A Share Money Deposit in a Share Money Deposit other	par fully paid-u ully paid-up other par ACPL) ash	p in cash	3,000,000 217,500 — — 8,500,000	217,500 — — — 8,500,000	42,480,000 3,000,000 217,500 3,217,500 3,217,500 8,500,000 24,315,000 32,815,000
	424,800  Aramit Power 30,000 2,175 32,175  Aramit Alu C 85,000 243,150	Shares of Tk 100 each at Share of profit / (loss) or Limited (APL) Shares @ Tk 100 each at Shares @ Tk 100 each at part Shares of Tk 100 each at Share of profit / (loss) Composite Panels Limited (A Share Money Deposit in c	par fully paid-u ully paid-up other par ACPL) ash	p in cash	3,000,000 217,500 — — 8,500,000	217,500 — — — 8,500,000	42,480,000 3,000,000 217,500 3,217,500 3,217,500 8,500,000 24,315,000

		Notes	2021-2022	2020-2021
6.	Inventories		Taka	Taka
0.	Raw Materials		101,293,754	43,344,201
	Materials in Transit - Raw Materials		101,275,754	57,398,095
	Finished Goods		104,789,520	49,182,678
	Stores & Spares	6.1	29,495,120	27,682,079
	The state of the s	30.0	235,578,394	177,607,053
	6.1 Stores & Spares - Stores & Spares		21 071 422	20,943,561
	Indirect Materials		21,071,622	
	Resale Product		7,132,003	5,770,136
	Resale Product		1,291,495 29,495,120	968,382 <b>27,682,079</b>
7.	Trade Receivables		= 1010/101	=======================================
	Dealers		76,087,422	64,959,199
	Projects		6,946,753	1,977,974
	•		83,034,175	66,937,173
	Disclosure as per Schedule-XI, Part-I, of The Companie	es Act, 1994		
	Debts exceeding 6 Months		9,061,406	3,113,556
	Other debts less provision		_	
	Debts considered Good & secured		5,608,000	5,588,000
	Debts considered Good without security		77,426,175	61,349,173
	Maximum debt due by Directors or Officers at any tim	e of the year		
		2 % 2 %	83,034,175	66,937,173
	* Almost all trade receivables are collected regularly w			
	* Some customers under Trade Receivable bearing de	ebit balance under note 7 has anothe	er code bearing credit ba	ance under note 17.
8.	Advances, Deposits and Prepayments	273		
	Advances	8.1	80,913,692	128,207,352
	Deposits	8.2	120,725	120,725
	Prepayments	8.3	799,095	922,066
			81,833,512	129,250,143
	8.1 Advances			
	Value Added Tax		29,657,531	14,516,811
	To Suppliers		4,855,029	14,281,662
	To Employees		1,272,336	5,786,336
	To Others		45,128,796	93,622,544
			80,913,692	128,207,352
	8.2 Deposits		12 15 15 15 15 15 15 15 15 15 15 15 15 15	10000000
	Security deposits		120,725	120,725
	8.3 Prepayments		120,725	120,725
	Prepaid insurance		799,095	922,066
	Trepara insurance		799,095	922,066
9.	Short Term Investments			
705	Balance in BO Account with North West Securities Lim	ited	2,588,922	2,494,736
	FDR with:		W 5	65 - 16
	United Commercial Bank Limited		-	2,105,240
	Meghna Bank Limited		28,177,475	39,518,431
			30,766,397	44,118,407

			Notes	2021-2022 Taka	2020-2021 Taka
10.	Interest Receivable			Turc	Idid
	Interest Receivable on FDR			323,952	390,398
				323,952	390,398
	Breakup of Interest Receivable				
	Bank Name	No of FDR	Rate of	2021-2022	2020-2021
			Investment (%)	Taka	Taka
	United Commercial Bank Ltd.	1 Nos	3.25%	4,686	4,686
	Meghna Bank Limited	15 Nos	5.50% - 6.25%,	323,952	385,712
	Total	16 Nos		323,952	390,398
			Notes	2021-2022	2020-2021 Restated
				Taka	Taka
11.	Due from Associated Company				
	Aramit Cement Limited (ACL)		11.1	(16,098,670)	(16,432,965)
	Aramit Thai Aluminium Limited (ATAL)		11.2	139,263,544	132,159,451
	Aramit Footwear Limited (AFL)		11.3	82,555,932	82,555,932
	Aramit Power Limited (APL)		11.4	36,731,606	38,669,719
	Aramit Steel Pipes Limited (ASPL)		11.5	160,698,237	147,334,135
	Aramit Alu Composite Panels Limited (A	ACPL)	11.6	6,668,651	6,118,028
	,			409,819,299	390,404,300
	11.1 4 2.6 11. 2 1/4/60				

#### 11.1 Aramit Cement Limited (ACL)

Short-term loan extended by Aramit Limited from / (to) Aramit Cement Limited based on respective company's Board's decision of 29 April 2018, it was decided to treat the financing provided to Aramit Cement Limited as short-term loan without interest with effect from 1st January 2018. Further, based on company's board's decision on 28th January 2021 interest charged on the balance due to / from associate companies per annum on monthly opening product basis with restrospective effect i.e. from 1st January 2018 to 31st March 2020 at 10% & from 1st April 2020 onward with an applicable rate of 9%.

Opening Balance	(16,432,965)	1,223,712
Fund extended during the year	(15,569,675)	(51,335,348)
	(32,002,640)	(50,111,636)
Interest Earned During the Period	(1,483,022)	(1,836,206)
Re-paid/adjusted during the year	17,386,991	35,514,877
Closing Balance	(16,098,670)	(16,432,965)

#### 11.2 Aramit Thai Aluminium Limited (ATAL)

Short-term loan extended by Aramit Limited to Aramit Thai Aluminium Limited based on respective company's Board's decision of 29th April 2018, it was decided to treat the financing provided to Aramit Thai Aluminium Limited as short-term loan without interest with effect from 1st January 2018. Further, based on company's board's decision on 28th January 2021 interest charged on the balance due to/ from associate companies per annum on monthly opening product basis with restrospective effect i.e. from 1st January 2018 to 31st March 2020 at 10% & from 1st April 2020 onward with an applicable rate of 9%.

2.5	132.159.451	120,782,556
	(5,585,491)	6,423,378
	126,573,960	127,205,934
	11,906,367	11,374,350
	783,217	(6,420,833)
	139,263,544	132,159,451
		126,573,960 11,906,367 783,217

Notes	2021-2022	2020-2021
		Restated
	Taka	Taka

#### 11.3 Aramit Footwear Limited (AFL)

Short-term loan extended by Aramit Limited to Aramit Footwear Limited based on respective company's Board's decision of 25th October 2010, it was decided to treat the financing provided to Aramit Footwear Limited as short-term loan without interest with effect from 1st January 2011.

Opening Balance	82,555,932	82,555,933
Fund extended during the year	<del></del>	(1)
	82,555,932	82,555,932
Re-paid/adjusted during the year		_
Closing Balance	82,555,932	82,555,932

#### 11.4 Aramit Power Limited (APL)

Short-term loan extended by Aramit Limited to Aramit Power Limited based on respective company's Board's decision of 29th April 2018, it was decided to treat the financing provided to Aramit Power Limited as short-term loan without interest with effect from 1st January 2018. Further, based on company's board's decision on 28th January 2021 interest charged on the balance due to / from associate companies per annum on monthly opening product basis with restrospective effect i.e. from 1st January 2018 to 31st March 2020 at 10% & from 1st April 2020 onward with an applicable rate of 9%.

Opening Balance	38,669,719	40,195,116
Fund extended during the year	12,942,878	(3,895,031)
	51,612,597	36,300,085
Interest Earned During the Period	3,480,275	3,751,985
Re-paid/adjusted during the year	(18,361,267)	(1,382,351)
Closing Balance	36,731,606	38,669,719

#### 11.5 Aramit Steel Pipes Limited (ASPL)

Short-term loan extended by Aramit Limited to Aramit Steel Pipes Limited based on respective company's Board's decision of 29th April 2018, it was decided to treat the financing provided to Aramit Steel Pipes Limited as short-term loan without interest with effect from 1st January 2018. Further, based on company's board's decision on 28th January 2021 interest charged on the balance due to/ from associate companies per annum on monthly opening product basis with restrospective effect i.e. from 1st January 2018 to 31st March 2020 at 10% & from 1st April 2020 onward with an applicable rate of 9%.

147,334,135	134,709,350
3,893,001	5,405,334
151,227,136	140,114,684
13,264,563	12,545,451
(3,793,462)	(5,326,000)
160,698,237	147,334,135
	3,893,001 151,227,136 13,264,563 (3,793,462)

#### 11.6 Aramit Alu Composite Panels Limited (AACPL)

Short-term loan extended by Aramit Limited to Aramit Alu Composite Panels Limited based on respective company's Board's decision of 29 April 2018, it was decided to treat the financing provided to Aramit Alu Composite Panels Limited as short-term loan without interest with effect from 01 January 2018. Further, based on company's board's decision on 28th January 2021 interest charged on the balance due to/ from associate companies per annum on monthly opening product basis with restrospective effect i.e. from 1st January 2018 to 31st March 2020 at 10% & from 1st April 2020 onward with an applicable rate of 9%.

Opening Balance	6,118,028	5,595,711
Fund extended during the year		Ī
*	6,118,028	5,595,712
Interest Earned During the Period	550,623	522,316
Re-paid/adjusted during the year	_	_
Closing Balance	6,668,651	6,118,028

	ash Equival				Note	2021-2022 Taka	2020-2021 Taka
Cash in ho	and					374,508	276,757
Cash at bo					12.1	69,944,068	61,829,990
Casirarba	arik.				-	70,318,576	62,106,748
12.1 Cash o	at bank				=	Arrica Exemple Control	THE STREET PROPERTY.
	Bank		Branch	Types	A/c No		
Sonali	i Bank Limite	ed	Kalurghat Ind. Area Br.	CD	001-000024	6,267,187	4,312,594
Sonali	i Bank Limite	ed	Kalurghat Ind. Area Br.	STD	004000065	1,649	101,438
Comm	nercial Bank	Of Ceylon	Agrabad Br.	STD	2352923000	189	189
NCC	Bank Limited	d	Khatungonj Br.	CD	0004-0210004392	48,448	530,512
United	Commerci	al Bank Ltd	Bahaddarhat Br.	CD	079-1101-000000107	28,066,751	23,012,562
United	Commerci	al Bank Ltd	Tejgaon Link Road Br.	CD	104-1101-000000214	83,193	151,653
United	Commerci	al Bank Ltd	Bahaddarhat Br.	STD	079-1301-000000143	278,160	126,480
Agran	ni Bank Limi	ted	Raza Bazar Br.	CD	034533000218	2,406,012	355,568
~	ard Bank Lii		Khatungonj Br.	CD	333006036	93,591	94,620
Janato	Janata Bank Limited		Sk Mujib Road Br.	CD	003333010842	1,664,119	3,211,07
Jamur	na Bank Lim		Agrabad Br.	CD	0005-0210007754	76,600	2,272,950
State F	State Bank of India Islami Bank (BD) Ltd		Chittagong Br. Bahaddarhat Br.	CD CD	052600005820001 20503480100048216	9,038,590	22,707 6,082,310
	na Bank Ltd		Agrabad Br.	CD	2101-111-00000003	21,914,726	21,499,56
Meghi	na Bank Ltd		Agrabad Br.	STD	2101-135-00000065	4,854	33,70
Meghi	na Bank Ltd	6	Agrabad Br.	SID	2101-135-00000065	69,944,068	
Meghi Share Capito		6	Agrabad Br.	SID	2101-135-00000065	D-AMILTON AN	
	al	k &	Agrabad br.	SID	=	D-AMILTON AN	
Share Capito	al orised			SID	2101-133-00000065	69,944,068	61,829,990
Share Capito	al orised 0,000,000		agrabad Br. ares of Tk 10 each	SID		D-AMILTON AN	61,829,990
Share Capito	al orised 0,000,000	Ordinary Sho	ares of Tk 10 each	SID	=	69,944,068	61,829,990
Share Capito	al orised 0,000,000	Ordinary Sho d and paid-up Paid-up in ca	ares of Tk 10 each	SID	= = = = = = = = = = = = = = = = = = =	100,000,000	100,000,000
Share Capito	al orised 0,000,000 I, subscribe	Ordinary Sho d and paid-up Paid-up in ca Ordinary Sho	ares of Tk 10 each sh ares of Tk 10 each	SID	=	69,944,068	100,000,000
Share Capito	al orised 0,000,000 d, subscribe	Ordinary Sha od and paid-up Paid-up in ca Ordinary Sha For considera	ares of Tk 10 each sh ares of Tk 10 each ation other than cash	SID	=	69,944,068 100,000,000 5,040	100,000,000
Share Capito 13.1 Autho 10 13.2 Issued	orised 0,000,000 d, subscribe 504 999,496	Ordinary Sho d and paid-up Paid-up in ca Ordinary Sho For considera Ordinary Sho	ares of Tk 10 each ares of Tk 10 each ation other than cash ares of Tk 10 each	SID	2101-133-00000065	5,040 9,994,960	5,040 9,994,960
Share Capito 13.1 Autho 10 13.2 Issued	al orised 0,000,000 d, subscribe	Ordinary Sho od and paid-up Paid-up in ca Ordinary Sho For considera Ordinary Sho Ordinary Sho	ares of Tk 10 each  sh  ares of Tk 10 each  ation other than cash  ares of Tk 10 each  ares of Tk 10 each	SID	2101-133-00000005	69,944,068 100,000,000 5,040	5,040 9,994,960
Share Capito 13.1 Autho 10 13.2 Issued	orised 0,000,000 d, subscribe 504 999,496 ,000,000	Ordinary Sho ad and paid-up Paid-up in ca Ordinary Sho For considera Ordinary Sho Ordinary Sho Issued as bon	ares of Tk 10 each ares of Tk 10 each ation other than cash ares of Tk 10 each ares of Tk 10 each ares shares	SID	=	5,040 9,994,960 10,000,000	5,040 9,994,960 10,000,000
Share Capito 13.1 Autho 13.2 Issued	999,496 ,000,000	Ordinary Sho d and paid-up Paid-up in ca Ordinary Sho For considera Ordinary Sho Ordinary Sho Issued as bon Ordinary Sho	ares of Tk 10 each uses of Tk 10 each ution other than cash ares of Tk 10 each ures of Tk 10 each ures of Tk 10 each ures of Tk 10 each	SID	=	5,040 9,994,960 10,000,000 30,000,000	5,040 9,994,960 10,000,000
Share Capito 13.1 Autho 10 13.2 Issued	999,496 ,000,000 ,000,000 ,000,000 ,000,000 2,000,000	Ordinary Sho d and paid-up Paid-up in ca Ordinary Sho For considera Ordinary Sho Ordinary Sho Ordinary Sho Ordinary Sho Ordinary Sho	ares of Tk 10 each ares of Tk 10 each aris of Tk 10 each ares of Tk 10 each ares of Tk 10 each ares of Tk 10 each ares of Tk 10 each	SID	2101-133-00000005	5,040 9,994,960 10,000,000 30,000,000 20,000,000	55,762 61,829,990 100,000,000 5,040 9,994,960 10,000,000 20,000,000 60,000,000
Share Capito 13.1 Autho 10 13.2 Issued	999,496 ,000,000	Ordinary Sho d and paid-up Paid-up in ca Ordinary Sho For considera Ordinary Sho Ordinary Sho Ordinary Sho Ordinary Sho Ordinary Sho	ares of Tk 10 each uses of Tk 10 each ution other than cash ares of Tk 10 each ures of Tk 10 each ures of Tk 10 each ures of Tk 10 each			5,040 5,040 9,994,960 10,000,000 30,000,000 20,000,000 60,000,000	5,040 9,994,960 10,000,000 30,000,000 20,000,000 60,000,000
Share Capito 13.1 Autho 10 13.2 Issued	999,496 ,000,000 ,000,000 ,000,000 2,000,000 2,000,000	Ordinary Sho d and paid-up Paid-up in ca Ordinary Sho For considera Ordinary Sho Ordinary Sho Ordinary Sho Ordinary Sho Ordinary Sho	ares of Tk 10 each ares of Tk 10 each		-2022	5,040 9,994,960 10,000,000 30,000,000 20,000,000 60,000,000	5,040 9,994,960 10,000,000 30,000,000 20,000,000 60,000,000
Share Capito 13.1 Autho 10 13.2 Issued  1 3 2 6 13.3 Positio	999,496 ,000,000 ,000,000 ,000,000 ,000,000 ,000,000 ,000,000	Ordinary Sha d and paid-up Paid-up in ca Ordinary Sha Ordinary Sha Ordinary Sha Issued as bon Ordinary Sha Ordinary Sha Ordinary Sha Ordinary Sha	ares of Tk 10 each uses of Tk 10 each uses of Tk 10 each ares of Tk 10 each	2021	-2022 Taka	5,040 9,994,960 10,000,000 30,000,000 20,000,000 60,000,000	5,040 9,994,960 10,000,000 30,000,000 20,000,000 60,000,000
Share Capito 13.1 Autho 10 13.2 Issued  1 3 2 6 13.3 Positio Sadho	999,496 ,000,000 ,000,000 ,000,000 ,000,000 ,000,000 ,000,000	Ordinary Sho d and paid-up Paid-up in ca Ordinary Sho Ordinary Sho Ordinary Sho Ordinary Sho Ordinary Sho Ordinary Sho Ordinary Sho Ordinary Sho Sholding	ares of Tk 10 each uses of Tk 10 each ution other than cash ares of Tk 10 each	<u>2021</u>	-2022 Taka 14,259,090	69,944,068 100,000,000 5,040 9,994,960 10,000,000 20,000,000 60,000,000 % 2020 %	5,040 9,994,960 10,000,000 30,000,000 20,000,000 60,000,000 0-2021 Taka 14,259,090
Share Capito 13.1 Autho 10 13.2 Issued  1 3 2 6 13.3 Positio Sadho Javed	999,496 ,000,000 ,000,000 d, subscribe 504 999,496 ,000,000 2,000,000 6,000,000 on of shares	Ordinary Sho d and paid-up Paid-up in ca Ordinary Sho For considera Ordinary Sho Issued as bon Ordinary Sho Ordinary Sho Ordinary Sho Ordinary Sho Sholding Corporation (SBo	ares of Tk 10 each	<b>2021</b> 7%	-2022 Taka 14,259,090 11,980,830	69,944,068 100,000,000 5,040 9,994,960 10,000,000 20,000,000 60,000,000 2020 % 23.77% 19.97%	5,040 9,994,960 10,000,000 30,000,000 20,000,000 60,000,000 60,000,000 Taka 14,259,090 11,980,830
Share Capito 13.1 Autho 10 13.2 Issued  1 3 2 6 13.3 Positio Sadha Javed Asif St	999,496 ,000,000 ,000,000 ,000,000 ,000,000 ,000,000 on of shares	Ordinary Sho d and paid-up Paid-up in ca Ordinary Sho For considera Ordinary Sho Issued as bon Ordinary Sho Ordinary Sho Ordinary Sho Ordinary Sho Sholding Corporation (SBo	ares of Tk 10 each uses shares ares of Tk 10 each ures of Tk 10 each ures of Tk 10 each ares of Tk 10 each ures of Tk 10 each ures of Tk 10 each	<b>2021</b> 7% 7%	-2022 Taka 14,259,090	69,944,068 100,000,000 5,040 9,994,960 10,000,000 20,000,000 60,000,000 % 2020 %	5,040 9,994,960 10,000,000 30,000,000 20,000,000 60,000,000 0-2021 Taka 14,259,090

3,817,250

4,316,600

13,716,160

21,850,010

60,000,000

6.36%

7.19%

22.86%

36.41%

100.00%

ICB Unit Fund

Local Institutions

General Public

3,817,250

5,827,370

12,205,390

21,850,010 **60,000,000** 

6.36%

9.71%

20.34%

36.41%

100.00%

14

#### 13.4 The distribution schedule showing the number of shareholders and their shareholding percentage as on 30 June 2022 is as follows:

2021-2022

			2021-2022		2020-2021
	Range of the holdings	No. of Shareholders	No. of Shares	% of holdings	No. of Shareholders
	Less than 500 Shares	2,140	239,312	3.99%	1,697
	500 Shares to 5,000 Shares	531	715,685	11.93%	412
	5,001 Shares to 10,000 Shares	28	203,670	3.39%	29
	10,001 Shares to 20,000 Shares	9	143,631	2.39%	7
	20,001 Shares to 30,000 Shares	6	88,199	1.47%	6
	30,001 Shares to 40,000 Shares	j	32,399	0.54%	2
	40,001 Shares to 50,000 Shares			0.00%	2
	50,001 Shares to 100,000 Shares	5	384,980	6.42%	2
	100,001 Shares to 1,000,000 Shares	3	1,568,132	26.14%	6
	More than 1,000,000 shares	2	2,623,992	43.73%	2
	Total	2,725	6,000,000	100%	2,165
Rese	erves				
14.	Following are the composition of and m	ovement in Reserves:			
		Capital Reserve	General Reserve	2021-2022	2020-2021
		Note: 14.02			
		Taka	Taka	Taka	Taka
Ope	ening Balance	20,212,562	365,275,466	385,488,028	385,488,028
Tran	sferred during the period		=		
Clos	ing Balance	20,212,562	365,275,466	385,488,028	385,488,028
		-	P <del></del>	2021-2022	2020-2021
				Taka	Taka
14.	2 Capital Reserve				
	a. Balance of excess of assets over liabi	lities after issuing fully pa	id-up shares for		
	consideration other than cash - out of the			104,336	104,336
	b. Surplus arising out of revaluation of	100		30,702,116	30,702,116
	c. Withdrawn on deletion thereafter		51	(10,593,890)	(10,593,890)
			Į.	20,108,226	20,108,226
			-	20,212,562	20,212,562
			2021-2022	2020-2021	2019-2020
			Taka	Taka	Taka
			dillipati	Restated	Restated
144	Restated Opening Balance				
9 5	Unadjusted Opening Baance	5	279,497,053	265,295,166	390,216,352
	Net Profit/Loss	•	49,523,376	46,139,901	0,0,2,0,002
	START WITH FORTH TARREST		47,323,370		(124 021 104)
	Prior Year Adjustment			(1,938,014)	(124,921,186)
	Final Cash Dividend		(30,000,000)	(30,000,000)	
			299,020,429	279,497,053	265,295,166

<sup>\*</sup> Retrospective adjustments has been produced in this accounts for prior years share of profit loss of Aramit Thai Aluminium Limited (ATAL), Aramit Steel Pipes Limited (ASPL), Aramit Footware Limited (AFL), Aramit Power Limited (APL), Aramit Alu Composite Panels Limited (AACPL). [Note: 5.02] as per IAS 8.

#### 15 Provision for Employees' Retiral Gratuity

	2021-2022	2020-2021
	Taka	Taka
Opening Balance	35,936,955	32,619,040
Provided during the period - note 22.4.1, 23.1 & 24.1	10,137,549	7,182,944
	46,074,504	39,801,984
Paid during the period	(713,661)	(3,865,029)
	(713,661)	(3,865,029)
Closing Balance	45,360,843	35,936,955

			2021-2022	2020-2021
343			Taka	Taka
	ferred Income Tax			
17.	pening Balance		18,648,908	23,960
	ferred tax (Income)/Expenses during the year		(3,028,941)	(1,788,038)
	ferred tax (Income)/Expenses realting to other comprehensive in	ncome	(7,502,340)	20,412,986
	osing Balance		8,117,627	18,648,908
	conciliation of deferred tax liabilities/(assets)	2 9 9	22: 2X	
	conciliation of deferred tax liabilities/(assets)	Carrying Amount	Tax Base	Temporary Difference
a.	As at 30 June 2022	Taka	Taka	Taka
	Property, Plant & Equipment Provision for gratuity	82,511,007	59,542,591	22,968,416
	Total	(45,360,843) <b>37,150,165</b>	59,542,591	(45,360,843) (22,392,427)
	Deferred Tax Liabilities as at 30 June 2022	37,130,103	37,342,371	(5,038,296)
	Deferred Tax Liabilities as at 30 June 2021			
				(2,009,355)
b.	Deferred Tax Expenses/(Income) during the year As at 30 June 2021			(3,028,941)
b.	Property, Plant & Equipment	02 250 455	66,251,969	27.004.404
	Provision for gratuity	93,258,455 (35,936,954)	00,231,909	27,006,486 (35,936,954)
	Total	57,321,501	66,251,969	(8,930,468)
	Deferred Tax Liabilities as at 30 June 2021	37,321,301	00,231,707	(2,009,355)
	Deferred Tax Liabilities as at 30 June 2020			(221,317)
	Deferred Tax Expenses/(Income) during the year			(1,788,038)
	belefied tax expenses/ (income) doring the year	Notes	2020-2021	2019-2020
		TAOLES	Taka	Taka
Cr	editors and Accruals		Idka	idku
	bilities for other Finance	17.01	90,755,815	98,294,080
	r Supplies & Revenue Expenses	17.02	142,828,324	130,702,008
3.5		84 7 <del>4 =</del>	233,584,139	228,996,088
17	.1 Liabilities for other Finance			
	Customers Credit Balances *		77,876,346	80,663,715
	Income Tax - Employees		450,638	323,338
	Provident Fund		(339,594)	4,050,876
	AIT deducted from :			500 1 <b>1 (100</b> 000 000 <b>1 (100</b> 000 000 000 000 000 000 000 000 000
	Dividend		5,297,780	5,297,780
	Suppliers		1,242,822	1,751,067
	Souther the character		6,540,601	7,048,847
	Deposits From:			
	Dealers		5,608,000	5,588,000
	Suppliers and Contractors		607,774	607,774
			6,215,774	6,195,774
	Employees' Union Subscription		12,050	11,530
			90,755,815	98,294,080
	Due to miscoding of an entry an amount of Tk. 14,881,176.00 v	vas wrongly posted in anoth	er ledger instaed	of customer credit ledge
17	.2 Creditors for Supplies & Revenue Expenses			
	Employees' Remuneration		1,257,221	2,516,068
	Utility Charges		1,700,480	2,039,049
	Supplies		139,692,623	125,904,641
	Audit & Professional Fees		178,000	242,250
			142,828,324	130,702,008
	ovision for WPP & WF		214222300 Western	1) 230 Western Poster
	pening Balance		3,226,977	1,433,817
Ac	ldition during the year		3,452,024	3,226,977
			6,679,001	4,660,794

		Notes	2021-2022	2020-2021
	× 11 1		Taka	Taka
	Paid during the year		(2,904,279)	(1,433,817)
10	Closing Balance		3,774,722	3,226,977
19	Provision for Current Tax		(1 011 047)	/4 F11 002)
	Opening Balance		(1,811,867) 19,094,019	(6,511,993)
	Provision made during the year		17,282,152	16,960,706 10,448,713
	Adjusted during the year	19.01	(21,551,887)	(12,260,580)
	Closing Balance	17.01	(4,269,735)	(1,811,867)
	Calculation of Tax provision for during the period		(4/20///03)	(1,011,007)
	Revenue Revenue		529,947,023	619,661,738
	Add: Other Income		70,872,553	76,513,976
	Gross receipt during the year		600,819,577	696,175,714
	A. Tax liability under section 82C and Sub Section 4 of income		100	
	tax ordinance 1984, i.e, 0.60% on gross receipt (Turnover Tax)		3,604,917	4,177,054
	B. Tax Liability under section 82C (2)(B)			
	C. Tax Liability @ 22.5% on Profit before tax		19,094,019	16,960,706
	D. So, Current period tax provision (Higher Among A,B & C)		19,094,019	16,960,706
	19.1 Adjusted during the year			
	Tax paid in cash		200,000	200,000
	Adjusted with Advance Income Tax		21,351,887	12,060,580
	2.48		21,551,887	12,260,580
	19.2 Provision held			
	1996 through 2	016-2017	371,116,546	371,116,546
	2017-20	18	26,500,000	26,500,000
	2018-20	19	7,891,920	7,891,920
	2019-20	20	6,810,629	6,810,629
	2020-20	21	16,960,706	16,960,706
	2021-20	22	19,094,019	
			448,373,820	429,279,801
	19.3 Payments made			
	A ST	014 2017	247 110 207	247 110 207
	1996 through 2		367,119,297	367,119,297
	2017-20		25,844,308	25,844,308
	2018-20		12,829,256	12,544,861
	2019-20		13,322,622	13,322,622
	2020-20	21	17,260,053	12,260,580
	2021-20	22	16,268,019	
			452,643,555	431,091,668
			(4,269,735)	(1,811,867)
	The Income Tax (IT) assessment for all the years upto Income Year 2	2019-10 /Account	ant Voor 2010-2020) have	a base sampleted and
	THE CONTROL OF THE CO	ZOTO-17 (Assessine	eni ledi 2019-2020) nav	e been completed and
	agreed with the Tax Authorities.			
20	Unclaimed Dividend			
	Opening Balance		13,604,872	13,611,467
	Dividend declared		30,000,000	30,000,000
			43,604,872	43,611,467
	Write back of Unclaimed Dividend			
	Paid during the year		(28,449,839)	(30,006,595)
	a dia daring ina year		(28,449,839)	(30,006,595)
	Clasica Dalanca			
	Closing Balance		15,155,033	13,604,872

9	
	-
5	*
Œ	¢
0	
_	7
-	e
ш	ş
_	2
œ.	c
-	
•	
-	
-	
2	
-	
Z	
-	

		otes 2021-2022 Taka	2020-2021 Taka
Year wise Breakup of Unclaimed I			
	Year	T	
	2010	682,845	682,845
	2011	764,739	764,739
	2012	1,062,473	1,062,473
	2013	1,200,500	1,200,500
	2014	743,724	743,724
	2015 (Interim)	879,951	879,314
	2016 (Final)	472,735	473,371
	2016-2017	1,274,702	1,274,702
	2017-2018	2,205,321	2,213,167
	2018-2019	2,732,614	2,741,029
	2019-2020	1,424,631	1,569,008
	2020-2021	1,710,799	10/04/070
21 Revenue		15,155,033	13,604,872
Gross Turnover		529,947,023	619,661,738
Less : VAT (Value Added Tax)		68,658,989	80,339,671
Net Turnover		461,288,034	539,322,067
22 Cost of Goods Sold			
Raw Materials Consumed	2:	2.1 335,701,898	350,501,522
Indirect Materials Consumed		2.2 10,287,909	12,062,717
Resale Products Consumed		2.3 2,913,304	3,152,092
Factory Overhead		2.4 75,861,585	94,361,746
Total Manufacturing Costs		424,764,696	460,078,076
Opening Inventory of Finished Go	ords 2°	2.6 49,182,678	39,098,320
Cost of Inventory available for Sa		473,947,374	499,176,396
Closing Inventory of Finished Goo		2.6 (104,789,520)	(49,182,678)
closing interiory of this ice coo		369,157,855	449,993,718
22.1 Raw Materials Consumed			
Opening Inventory		43,344,201	71,749,094
Purchases during the year		393,651,451	322,096,629
Raw Materials available fo	r use	436,995,652	393,845,723
Closing Inventory		6 (101,293,754)	(43,344,201)
Consumption of raw mate		335,701,898	350,501,522
22.2 Indirect Materials Consum			=
Opening Inventory		5,770,136	7,437,951
Purchases during the year		11,649,777	10,394,902
Indirect Materials available	for use	17,419,913	17,832,853
Closing Inventory	6	.1 (7,132,003)	(5,770,136)
3		10,287,910	12,062,717
22.3 Resale Products Consumed			
Opening Inventory		968,382	1,781,277
Purchase during the year		3,236,417	2,339,197
Resale Products available for	or use	4,204,799	4,120,474
Closing Inventory	6	.1 (1,291,495)	(968,382)
35 \ J		2,913,304	3,152,092

		Notes	2021-2022 Taka	2020-2021 Taka
22.4	Factory Overhead			
	Personnel Expenses	22.4.1	41,729,129	42,441,351
	Power		18,221,374	24,453,087
	Stores	22.8	1,033,854	12,609,056
	Maintenance		1,733,666	1,894,902
	Depreciation	4.1	11,844,124	11,493,203
	Factory Insurance		865,517	981,550
	Telephone Expenses		50,000	62,500
	Entertainment		105,072	113,439
	Conveyance		58,635	55,885
	Fuel		135,725	158,385
	Registration and renewals		53,522	60,580
	Office Supplies, Stationery & Printing		30,967	37,808
			75,861,585	94,361,746
22.4.1	Personnel Expenses		: <del></del> 2	8
	Salaries, Wages and Allowances		19,245,507	19,970,428
	Casual Labour		6,668,874	6,923,602
	Overtime		7,142,275	8,791,570
	Gratuity	15	3,664,865	2,483,006
	Exgratia/Festival Bonus		2,564,664	2,408,457
	Provident Fund		1,461,950	1,288,448
	Welfare & Benefits		980,994	575,840
			41,729,129	42,441,351
22.5	Material Purchases - Cost and Direct Charges			
	(i) Direct Raw Materials			
	Imported	22.1	219,245,658	145,061,766
	Indigenous		174,405,793	177,034,863
			393,651,451	322,096,629
	(ii) Indirect Materials		2	3.
	Imported	22.2	6,513,837	1,946,043
	Indigenous		5,135,939	8,448,859
			11,649,776	10,394,902
	(iii) Resale Products		);	,
	Indigenous	22.3	3,236,417	2,339,197
			3,236,417	2,339,197
00 /	Deutschlass to secure of Inscription and Cale of Establish Conde		÷	

#### 22.6 Particulars in respect of Inventories and Sale of Finished Goods:

	Opening Inventory 01 Jul 2021 (Note 6 & Note 22)		1 Jul 2021 30 June 2022		Net Sales 30 June 2022 (Note 21)	
	Qty-M2N	Taka	Qty-M2N	Taka	Qty-M2N	Taka
A.C.Sheets	411,386	45,763,791	943,802	101,694,641	3,774,247	432,783,705
Mouldings	24,566	2,766,818	17,480	1,892,210	114,594	11,969,757
A.C. Pipe	5,513	652,069	10,063	1,202,670	94,173	12,538,211
Resale products		_	<del></del> 2			3,996,362
2021-2022	441,465	49,182,678	971,345	104,789,520	3,983,014	461,288,034
2020-2021	290,215	39,098,320	441,465	49,182,678	4,611,132	539,322,067

		-	1000 32 20000		20	1	
22./	Analysis of	Raw	Materials	Consumed	<ul> <li>notes</li> </ul>	22.1	& 22./

	30 J	30 June 2022		ne 2021
	Qty-MT	Taka	Qty-MT	Taka
Asbestos Fibre	2,614	155,167,368	3,765	167,540,825
Cement	29,018	174,279,681	29,288	177,638,463
Pulp	98	6,254,850	108	5,322,234
tan states	31,730	335,701,898	33,161	350,501,522

	of each to the total consumption:		June 2022	30 June	2021
		Taka	%	Taka	%
	Imported	161,422,218	46.13%	172,863,058	45.69%
	Indigenous	188,514,748	53.87%	205,462,328	54.31%
	el 1	349,936,966	100.00%	378,325,386	100.00%
	Check:	225 701 000	05.039	250 501 522	00 45%
	Raw materials - note 22.1 Indirect materials - note 22.2	335,701,898	95.93% 2.94%	350,501,522 12,062,717	92.65% 3.19%
	Resale products - note 22.3	10,287,909 2,913,304	0.83%	3,152,092	0.83%
	Stores - note 22.4	1,033,854	0.30%	12,609,056	3.33%
	Olores Hole EE.4	349,936,964	100.00%	378,325,387	100.00%
		= * *	Notes	2021-2022	2020-2021
Gene	eral & Administration Expenses			Taka	Taka
Perso	onnel Expenses		23.1	51,086,575	47,595,78
Trave	elling			637,658	796,87
Fuel				616,178	684,69
Conv	veyance			179,120	163,53
Repo	airs & Maintenance			445,535	588,33
Gues	st House Expenses			720,645	718,40
AGN	A Expenses			145,596	225,00
Enter	rtainment			443,114	431,19
Muni	icipal & Other Taxes			178,350	470,45
Depr	reciation		4.1	5,580,868	8,758,60
Telep	phone, Telegram, Telex and Fax			326,865	467,95
Adve	ertisement			713,520	907,39
Insur	ance			280,535	545,13
Shar	e Office Rent			146,400	144,00
Offic	e Supplies, Stationery and Printing			175,238	220,47
Fees	& Renewals			173,223	187,70
Audi	t Fee			150,000	150,00
Othe	er Professional Fees			-	23,13
Boar	d Meeting Expenses			177,349	170,85
	ctors Fee			696,000	540,00
Subs	cription			=	100,000
	er Supply, Gas and Electricity			75,197	153,73
	spapers, Books & Periodicals			3,965	2,90
	al Charges			59,022	63,13
	er Expenses			453,225	462,95
				63,464,178	64,572,27
23.1	Personnel Expenses			Comment of the section of the sectio	
	Salary & Allowances			37,516,305	33,380,56
	Exgratia / Festival Bonus		200	3,434,210	2,971,44
	Gratuity		15	4,446,418	3,015,08
	Welfare & Benefits			1,010,079	3,340,75
	Overtime			2,640,704	3,053,48
	Provident Fund			1,918,762	1,697,46
	Casual Labour			120,097	136,98
				51,086,575	47,595,78

		Notes	2021-2022 Taka	2020-2021 Taka
24	Selling and Distribution Expenses	2772	122 22 172 22	227208 022
	Personnel Expenses	24.1	20,704,381	22,061,401
	Advertisement		1,407,678	1,912,744
	Travelling		336,364	105,277
	Fuel		1,499,291	632,424
	Conveyance		1,426,382	3,200,935
	Repair & Maintenance	G ¥	1,147,072	1,825,772
	Depreciation 7.1.1.5.5.	4.1	2,525,207	3,416,887
	Telephone Expenses		351,073	360,000
	Godown Rent		86,100	88,200
	Insurance		8,436	134,877
	Entertainment		555,719	685,152
	Office Supplies, Stationery & Printing		55,025	12,097
	Newspaper, Books & Periodicals		3,560	54,162
	Water Supply, Gas and Electricity		2,756	17,530
	Postage , Photocopy & Courier		22,651	3,391
	License and renewal fees		200,343	107,592
	3-		30,332,038	34,618,441
	24.1 Personnel Expenses		EAU (Paristeriae Cons	
	Salaries & Allowances		13,861,023	15,888,003
	Festival Bonus		1,516,758	1,506,079
	Casual Labour	272	1,201,350	1,211,737
	Gratuity	15	2,026,266	1,684,851
	Overtime		559,850	544,546
	Provident Fund		1,106,619	958,525
	Welfare and Benefits		432,515	267,660
25	Other Income - Operating		20,704,381	22,061,401
).Tar.C2	Sales proceeds of scrap		853,822	4,373,224
	Earnings from fittings & fixing services		40,155,752	40,486,051
	Rental income		170,288	154,250
	Interest on fixed deposits		1,799,315	2,616,176
	Interest on short-term deposits		24,681	48,925
	Inter Company Interest		27,718,806	28,194,102
	Profit on Share Sale		149,889	641,248
			70,872,553	76,513,976
26	Financial Expenses		=	-
	Bank Charges		760,149	2,200,091
			760,149	2,200,091
27	Non Operating Income			
	Dividend Income		94,111	88,027
	Gain on sale of fixed assets		499,999	
	ear for sen many accorded		594,110	88,027
28	Earnings Per Share (EPS)			
	The computation of EPS is given below:			
	Earnings attributable to the ordinary shareholders		49,523,376	46,143,505
	Number of ordinary shares outstanding during the period		6,000,000	6,000,000
	Basic Earnings Per Share		8.25	7.69
				9

	ь	¢
	ĕ	9
		000
	5	9
	S	
	Z	
_	ā	
•		

Prof. in faire in come tax	00	D. H. C. L. El C. L.	Notes	2021-2022 Taka	2020-2021 Taka
Adjustment for non-cash items	29	Reconciliation of Cash Flows from operating activities		10 500 077	
Provision of deferred tax				49,523,376	46,139,901
Provision of deferred tox         (3,029,2158)         (1,789,038)           Adjustment for non-operating items         16,921,258         21,880,658           Dividend income         (94,111)         (88,027)           Gain on sole of Fixed Asset         (194,9999)         (89,979)           Proceeds from sole of financial assets         (11,799,315)         (2,616,176)           Interest on Fixed deposits         (12,799,315)         (2,616,176)           Interest on STD         (24,481)         (48,925)           Financial expenses         760,149         2,200,091           Changes in Working Capital         (1,807,846)         (553,037)           (Decrease)/ Increase in Currentiabilities         4,588,050         37,415,183           Creditors and Accruals         4,588,050         37,415,183         1,793,160           Provision for Tax         (2,457,868)         4,700,126         4,794,388         3,317,915           Provision for Tax         (2,457,868)         4,700,126         4,794,388         3,317,915         47,226,383           (Increase)/ Decrease in Current Assets         (1,607,002)         (4,947,265,383)         (1,607,002)         (4,947,265,383)           (Increase)/ Decrease in Current Assets         (1,607,002)         (4,947,265,383)         (1,607,391)				19 950 199	23 668 696
16,921,258   21,880,658   21,880,658   21,880,658   21,880,658   21,880,658   21,880,658   21,880,658   21,880,658   21,880,658   21,880,658   21,880,658   21,880,658   21,880,658   21,880,658   21,880,658   21,880,658   21,880,658   21,880,859   21,		1 No.			
Dividend income		Trovision of deterred tex			and the second s
Dividend income   (84,111)   (88,027)     Gain on sole of Fixed Asset   (499,999)		Adjustment for non-operating items			=///
Gain on sole of Fixed Asset   1499,999   Proceeds from sole of financial assets   1149,889   Interest on Tixed deposits   1(149,881)   1(149,881   1(149,881   1(149,881   1(149,881   1(149,881   1				(94,111)	(88,027)
Proceeds from sole of financial assets   (149,889)   Interest on fixed deposits   (1,799,315)   (2,616,176)   Interest on STD   (24,681)   (44,925)   (24,681)   (44,925)   (1,807,846		Gain on sale of Fixed Asset			\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
Interest on fixed deposits   (1,799,315)   (2,616,176)   Interest on STD   (24,681)   (48,925)   (2,00,091)				114-12-1-114-1-1-114	
Interest on STD   (24,681)   (48,925)   Financial expenses   760,149   2,200,091   (1,807,846)   (553,037)   (20,007)		Interest on fixed deposits			(2,616,176)
Changes in Working Capital   Changes in Working Capital   Changes in CurrentLiabilities   Creditors and Accruals   A,588,050   37,415,183   Provision for Maccruals   A,588,050   37,415,183   Provision for Tax   (2,457,668)   4,700,126   Provision for Tax   (2,457,668)   4,700,126   Provision for Gratuity   9,423,888   3,317,915   12,101,815   47,226,383   (Increase)/ Decrease in Current Assets   Inventories   (57,971,341)   (28,461,082)   Trade Receivables   (16,097,002)   (40,847,265)   Advance, Deposit & Prepayments   28,001,633   (10,687,391)   (10,6		Commence of the Commence of th		(24,681)	
Changes in Working Capital   (Decrease)   Increase in CurrentLiabilities   Creditors and Accruals   A,588,050   37,415,183   Provisionfor/WPFF & WF   547,745   1,793,160   Provision for Tax   (2,457,868)   4,700,126   Provision for Tax   (2,457,868)   4,700,126   Provision for Gratuity   12,101,815   47,226,383   (Increase) / Decrease in Current Assets		Financial expenses		760,149	2,200,091
Coercitors and Accruals		13		(1,807,846)	(553,037)
Creditors and Accruals         4,588,050         37,415,183           Provisionfor/VPPF & WF         547,745         1,793,160           Provision for Tax         (2,457,868)         4,700,126           Provision for Gratuity         9,423,888         3,317,915           Increase// Decrease in Current Assets         12,101,815         47,226,383           Inventories         (57,971,341)         (28,461,082)           Trade Receivables         (16,097,002)         (40,847,265)           Advance, Deposit & Prepayments         28,001,633         (10,687,391)           Net Cash inflow/(outflow) from operating activities         30,671,892         34,698,166           Net Assets Value Per Share         76ka         76ka         76ka           Total Assets         1,215,372,645         1,260,249,639         96,486,132           Less: Licabilities         301,722,629         298,601,933         232,757,196           Net Asset Value (NAV)         913,650,016         961,647,706         763,728,936           Number of ordinary shares outstanding during the year         6,000,000         6,000,000         6,000,000           Net Assets Value (NAV) Per Share         152.28         160.27         127.29           2021-2022         7022-2021         702         702		Changes in Working Capital		=======================================	-
ProvisionforWPPF & WF         547,745         1,793,160           Provision for Tax         (2,457,868)         4,700,126           Provision for Gratuity         9,423,888         3,317,915           Increase)/ Decrease in Current Assets         12,101,815         47,226,383           Inventories         (57,971,341)         (28,461,082)           Trade Receivables         (16,097,002)         (40,847,265)           Advance, Deposit & Prepayments         28,001,633         (10,687,391)           Net Cash inflow/(outflow) from operating activities         30,671,892         34,698,166           30         Net Assets Value Per Share         Taka         Taka         Taka           The computation of NAV Per Share is given below:         1,215,372,645         1,260,249,639         996,486,132           Less: Liabilities         301,722,629         298,601,933         232,757,196           Net Asset Value (NAV)         913,650,016         961,647,706         763,728,936           Number of ordinary shares outstanding during the year         6,000,000         6,000,000         6,000,000           Net Operating Cash Flows (from statement of cash flows)         30,671,892         34,698,166           Number of ordinary shares outstanding during the year         6,000,000         6,000,000         6,000,000 <td></td> <td>(Decrease)/ Increase in CurrentLiabilities</td> <td></td> <td></td> <td></td>		(Decrease)/ Increase in CurrentLiabilities			
Provision for Tax         (2,457,868)         4,700,126           Provision for Gratuity         9,423,888         3,317,915           Ilncreasel/ Decrease in Current Assets         12,101,815         47,226,383           Inventories         (57,971,341)         (28,461,082)           Trade Receivables         (16,097,002)         (40,847,265)           Advance, Deposit & Prepayments         (16,097,002)         (40,847,265)           Advance, Deposit & Prepayments         28,001,633         (10,687,391)           Net Cash inflow/(outflow) from operating activities         30,671,892         34,698,166           2021-2022         2020-2021         2019-2020           Taka         Taka         Taka         10           30         Net Assets Value Per Share         1,215,372,645         1,260,249,639         996,486,132           Less: Liabilities         301,722,629         298,601,933         232,757,196           Net Asset Value (NAV)         913,650,016         961,647,706         763,728,936           Number of ordinary shares outstanding during the year         6,000,000         6,000,000         6,000,000           Net Assets Value (NAV) Per Share         152.28         160.27         127.29           2021-2022         2020-2021         710ka		Creditors and Accruals		4,588,050	37,415,183
Provision for Gratuity         9,423,888 (12,101,815)         3,317,915 (47,226,383)           (Increase)/ Decrease in Current Assets         (57,971,341)         (28,461,082)           Inventories         (16,097,002)         (40,847,265)           Trade Receivables         (16,097,002)         (40,847,265)           Advance, Deposit & Prepayments         28,001,633         (10,687,391)           Net Cash inflow/(outflow) from operating activities         30,671,892         30,671,892         30,698,166           30         Net Assets Value Per Share         Taka         Taka         10 taka           The computation of NAV Per Share is given below:         1,215,372,645         1,260,249,639         996,486,132           Less: Liabilities         301,722,629         298,601,933         232,757,196           Net Asset Value (NAV)         913,650,016         961,647,706         763,728,936           Number of ordinary shares outstanding during the year         6,000,000         6,000,000         6,000,000           Net Assets Value (NAV) Per Share         152.28         160.27         127.29           2021-2022 Taka         2021-2022 Taka         2021-2022 Taka         2021-2022 Taka           Absets Value (NAV) Per Share         5.11         5.78           Nuth Operating Cash Flows (from statement of ca		ProvisionforWPPF & WF		547,745	1,793,160
Increase  Decrease in Current Assets   Inventories   Inv		Provision for Tax		(2,457,868)	4,700,126
Inventories   Carrent Assets   Inventories   (57,971,341)   (28,461,082)     Trade Receivables   (16,097,002)   (40,847,265)     Advance, Deposit & Prepayments   28,001,633   (10,687,391)     Advance, Deposit & Prepayments   28,001,633   (10,687,391)     Advance, Deposit & Prepayments   28,001,633   (10,687,391)     Net Cash inflow/(outflow) from operating activities   2021-2022   2020-2021   2019-2020     Taka Taka Taka Taka Taka Taka Taka Tak		Provision for Gratuity		9,423,888	3,317,915
Inventories   (57,971,341)   (28,461,082)     Trade Receivables   (16,097,002)   (40,847,265)     Advance, Deposit & Prepayments   28,001,633   (10,687,391)     Advance, Deposit & Prepayments   28,001,633   (10,687,391)     Net Cash inflow/(outflow) from operating activities   30,671,892   30,671,892   34,698,166     Toka				12,101,815	47,226,383
Trade Receivables         (16,097,002)         (40,847,265)           Advance, Deposit & Prepayments         28,001,633         (10,687,391)           Net Cash inflow/(outflow) from operating activities         30,671,892         34,698,166           2021-2022         2020-2021         2019-2020           Taka         Taka         Taka           30         Net Assets Value Per Share         Taka         Taka           The computation of NAV Per Share is given below:         1,215,372,645         1,260,249,639         996,486,132           Less: Liabilities         301,722,629         298,601,933         232,757,196           Net Asset Value (NAV)         913,650,016         961,647,706         763,728,936           Number of ordinary shares outstanding during the year         6,000,000         6,000,000         6,000,000           Net Assets Value (NAV) Per Share         152.28         160.27         127.29           2021-2022         2020-2021         Taka         Taka           31         Net Operating Cash Flows (from statement of cash flows)         30,671,892         34,698,166           Number of ordinary shares outstanding during the year         6,000,000         6,000,000           Net Operating Cash Flows (from statement of cash flows)         30,671,892         34,698,166 <td></td> <td>(Increase)/ Decrease in Current Assets</td> <td></td> <td></td> <td></td>		(Increase)/ Decrease in Current Assets			
Advance, Deposit & Prepayments  Net Cash inflow/(outflow) from operating activities  Net Cash inflow/(outflow) from operating activities  2021-2022 2020-2021 2019-2020 Taka Taka  Net Assets Value Per Share  The computation of NAV Per Share is given below:  Total Assets  1,215,372,645 1,260,249,639 996,486,132 Less: Liabilities 301,722,629 298,601,933 232,757,196  Net Asset Value (NAV) 913,650,016 961,647,706 763,728,936  Number of ordinary shares outstanding during the year 6,000,000 6,000,000  Net Assets Value (NAV) Per Share  152.28 160.27 127.29  2021-2022 2020-2021 Taka  31 Net Operating Cash Flow Per Share  Net Operating Cash Flows (from statement of cash flows) Number of ordinary shares outstanding during the year Net Operating Cash Flows Per Share  Net Operating Cash Flows (from statement of cash flows) Asbestos Fibre 5.11 5.78  2 Value of Imports at C & F Basis  Asbestos Fibre 205,721,803 145,061,766 Pulp Indirect Materials 1,946,043					(28,461,082)
Net Cash inflow/(outflow) from operating activities   2021-2022   30,671,892   34,698,166   2021-2022   Taka   T					
Net Cash inflow/(outflow) from operating activities   2021-2022   2020-2021   2019-2020   Taka   Taka   Taka   Taka   Taka		Advance, Deposit & Prepayments			
2021-2022   Taka   Taka   Taka   Taka		Sarantanea Amerikaan Mari Caan Yalan William Will Will Will Will Will Will Will Wil			
Taka		Net Cash inflow/(outflow) from operating activities		30,671,892	34,698,166
Net Assets Value   Per Share   The computation of NAV   Per Share is given below:   Total   Assets   1,215,372,645   1,260,249,639   996,486,132   Less: Liabilities   301,722,629   298,601,933   232,757,196   Net Asset Value (NAV)   913,650,016   961,647,706   763,728,936   Number of ordinary shares outstanding during the year   6,000,000   6,000,000   6,000,000   Net Assets Value (NAV)   Per Share   152.28   160.27   127.29   2021-2022   2020-2021   Taka			2021-2022	2020-2021	2019-2020
The computation of NAV Per Share is given below:  Total Assets  Less: Liabilities  Less: Liabilities  Net Asset Value (NAV)  Number of ordinary shares outstanding during the year  Net Assets Value (NAV) Per Share  152.28  100.27  127.29  2021-2022  10ka  1 Taka  31 Net Operating Cash Flow Per Share  Net Operating Cash Flows (from statement of cash flows)  Number of ordinary shares outstanding during the year  Net Operating Cash Flows Per Share  152.28  30,671,892  30,671,892  34,698,166  Number of ordinary shares outstanding during the year  Net Operating Cash Flows Per Share  32 Value of Imports at C & F Basis  Asbestos Fibre  Pulp  Indirect Materials  1,215,372,645  1,260,249,639  996,486,132  1,260,249,639  996,486,132  1,260,249,639  996,486,132  1,260,249,639  996,486,132  2021-2020  6,000,000  6,000,000  6,000,000  6,000,000			Taka	Taka	Taka
Total Assets   1,215,372,645   1,260,249,639   996,486,132	30	Net Assets Value Per Share			
Less: Liabilities   301,722,629   298,601,933   232,757,196     Net Asset Value (NAV)   913,650,016   961,647,706   763,728,936     Number of ordinary shares outstanding during the year   6,000,000   6,000,000   6,000,000     Net Assets Value (NAV) Per Share   152.28   160.27   127.29     2021-2022		The computation of NAV Per Share is given below:			
Net Asset Value (NAV)   913,650,016   961,647,706   763,728,936     Number of ordinary shares outstanding during the year   6,000,000   6,000,000   6,000,000     Net Assets Value (NAV) Per Share   152.28   160.27   127.29     2021-2022		Total Assets	1,215,372,645	1,260,249,639	996,486,132
Net Asset Value (NAV)   913,650,016   961,647,706   763,728,936     Number of ordinary shares outstanding during the year   6,000,000   6,000,000   6,000,000     Net Assets Value (NAV) Per Share   152.28   160.27   127.29     2021-2022   2020-2021     Taka   Taka     152.28   160.27   127.29     152.28   160.27   127.29     2021-2022   2020-2021     152.28   160.27   127.29     2021-2022   2020-2021     152.28   160.27   127.29     2021-2022   2020-2021     2020-2021		Less: Liabilities	301,722,629	298,601,933	232,757,196
Number of ordinary shares outstanding during the year   6,000,000   6,000,000   6,000,000     Net Assets Value (NAV) Per Share   152.28   160.27   127.29     2021-2022   2020-2021     Taka   Taka     Taka   Taka     Net Operating Cash Flow Per Share     Net Operating Cash Flows (from statement of cash flows)   30,671,892   34,698,166     Number of ordinary shares outstanding during the year   6,000,000   6,000,000     Net Operating Cash Flows Per Share   5.11   5.78     32 Value of Imports at C & F Basis   205,721,803   145,061,766     Pulp   9,275,010   — Indirect Materials   6,513,837   1,946,043		Net Asset Value (NAV)	913,650,016	961,647,706	763,728,936
Net Assets Value (NAV) Per Share   152.28   160.27   127.29   2021-2022   2020-2021   Taka   Taka		Number of ordinary shares outstanding during the year		6,000,000	6.000.000
2021-2022   Taka   Taka   Taka				- Commonwell	
Taka       Taka         Net Operating Cash Flows (from statement of cash flows)       30,671,892       34,698,166         Number of ordinary shares outstanding during the year       6,000,000       6,000,000         Net Operating Cash Flows Per Share       5.11       5.78         32 Value of Imports at C & F Basis       205,721,803       145,061,766         Pulp       9,275,010       —         Indirect Materials       6,513,837       1,946,043		2000 CONTRACT			
Net Operating Cash Flow Per Share         Net Operating Cash Flows (from statement of cash flows)       30,671,892       34,698,166         Number of ordinary shares outstanding during the year       6,000,000       6,000,000         Net Operating Cash Flows Per Share       5.11       5.78         32 Value of Imports at C & F Basis       205,721,803       145,061,766         Pulp       9,275,010       —         Indirect Materials       6,513,837       1,946,043					V.
Net Operating Cash Flows (from statement of cash flows)       30,671,892       34,698,166         Number of ordinary shares outstanding during the year       6,000,000       6,000,000         Net Operating Cash Flows Per Share       5.11       5.78         32 Value of Imports at C & F Basis       205,721,803       145,061,766         Pulp       9,275,010       —         Indirect Materials       6,513,837       1,946,043	31	Net Operating Cash Flow Per Share		Idka	Iaka
Number of ordinary shares outstanding during the year       6,000,000       6,000,000         Net Operating Cash Flows Per Share       5.11       5.78         32 Value of Imports at C & F Basis       205,721,803       145,061,766         Pulp       9,275,010       —         Indirect Materials       6,513,837       1,946,043	31	The state of the s		20 471 002	24400 144
Net Operating Cash Flows Per Share         5.11         5.78           32 Value of Imports at C & F Basis         Asbestos Fibre         205,721,803         145,061,766           Pulp         9,275,010         -           Indirect Materials         6,513,837         1,946,043					
Value of Imports at C & F Basis         Asbestos Fibre       205,721,803       145,061,766         Pulp       9,275,010       —         Indirect Materials       6,513,837       1,946,043				A CONTRACTOR OF THE PARTY OF TH	The second secon
Asbestos Fibre       205,721,803       145,061,766         Pulp       9,275,010       —         Indirect Materials       6,513,837       1,946,043	72/48			5.11	5.78
Pulp       9,275,010       —         Indirect Materials       6,513,837       1,946,043	32	The state of the s			
Indirect Materials 6,513,837 1,946,043				205,721,803	145,061,766
		Pulp		9,275,010	-
221,510,650 147,007,809		Indirect Materials		6,513,837	1,946,043
				221,510,650	147,007,809

#### 33 Capacity & Production

Products	Unit	Installed Capacity	Expected Capacity	Production (	Multiple Sheet)	(Decrease)
		Per 8 hour shift	Per 8 hour shift	2021-2022	2020-2021	%
A.C. Sheets	M2N	1,680,000	1,428,000	4,351,416	4,389,854	(0.88)
A.C. Pipes	M2N	90,000	50,000	100,002	167,912	(40.44)
Mouldings	M2N	Manual process	Manual process	106,910	95,198	12.30
				4,558,328	4,652,964	(2.03)

#### 34 Number of Employees - Para 3 of Schedule XI, Part II

		2021-2022					
Salary Range (Monthly)	Factory	General & Administration	Selling & Distribution	Total			
Below Tk 3,000	=0		=	=			
Above Tk 3,000	86	54	47	187			
Total	86	54	47	187			

		2020-2021					
Salary Range (Monthly)	Factory	General & Administration	Selling & Distribution	Total			
Below Tk 3,000		=	-	-			
Above Tk 3,000	82	47	60	189			
Total	82	47	60	189			

#### 35 Attendance Status of Board Meeting of Directors

During the year ended 30 June 2022, there were 4 (Four) Board of Director meetings, 4 (Four) Audit Committee meetings and 1(One) Nomination and Remuneration Committee (NRC) Meeting total 9 (Nine) Meetings held. The attendance status of all the meetings is as follows:

SL No.	Name of the Directors	Position	Meeting held	Attendance
1	Mr. S.M. Alamgir Chowdhury	Chairman	5	5
2	Ms. Rukhmila Zaman	Managing Director	5	5
3	Mr. Md. Khorshed Alam	Director	5	3
4	Mr. Jyotsna Bikash Chakma	Director	5	5
5	Mr. Sudhangshu Kumar Ghosh	Director	5	5
6	Mr. Shariqul Anam	Director	5	5
7	Ms. Zeba Zaman	Director	5	5
8	Mr. Tanayeem Zaman Chowdhury	Director	5	5
9	Mr. Mohammed Towhidul Anowar	Independent Director	5	5

#### 36 Remuneration of Directors, Managers, Executives & Officers:

#### 36.1 Remuneration

		2021-2022			2020-2021	
Particulars	Managing Director	Other Executives	Total	Managing Director	Other Executives	Total
rariicolars	Taka	Taka	Taka	Taka	Taka	Taka
Salaries and Allowances	6,900,000	32,666,294	39,566,294	6,900,000	29,752,820	36,652,820
Housing						
Rental	300,000	2,584,400	2,884,400	300,000	2,584,400	2,884,400
Utilities	_	822,500	822,500		822,500	822,500
	300,000	3,406,900	3,706,900	300,000	3,406,900	3,706,900
Provident Fund	_	2,793,873	2,793,873	=	2,162,059	2,162,059
Gratuity - Provision		4,937,559	4,937,559	-	3,500,147	3,500,147
Medical	_	1,362,198	1,362,198	_	2,374,125	2,374,125
	7,200,000	45,166,824	52,366,824	7,200,000	41,196,051	48,396,051
Number	1	62	63	1	74	75

- 36.2 The Managing Director, Company Secretary, Chief Operating Officer & Chief Financial Officer are each provided with a chauffeur driven car at the company's cost primarily for the Company's business.
- 36.3 Company re-imburses Managing Director, Company Secretary, Chief Operating Officer & Chief Financial Officer residential telephone charges up to a set limit as being incurred for the company's business.

37

38

				2021-2022 Taka	2020-2021 Taka
Conti	ngen	t Liabilities & Commitments			
37.1	Cor	porate Guarantee:			
	(i)	Issued Corporate Guarantee to Phon	ix Finance and Investment Limited,	271,400,000	271,400,000
		Principal Branch, Dilkhusa C/A, Dhaka i	n favour of Aramit Thai Alumnium Ltd		
		for short term loan facility.			
	(ii)	Issued to Fareast Finance and Invest		>	4,266,893
		Level - 2, 1269/B, Sk. Muzib Road, A	Day 2011 101 101 101 101 101 101 101 101 10		
		of Aramit Cement Limited for Lease f			
	(iii)	Issued to SBAC Bank Limited, Agrabac			557,519,871
		in favour of Aramit Cement Limited o	and Aramit Thai Aluminium Limited		
		for Composite financial facility.	one vittomes with elementary that wise wi		
	(iv)	Issued Corporate Guarantee to Al Arafah Isla		353,100,000	346,429,000
		Chittagong in favour of Aramit Thai Al	luminium Limited for financial facilities.		
37.2	Lien				
	(i)	Original Share Certificate of Aramit Cemen		65,340,000	76,005,000
		against financial facilities for Aramit	Thai Aluminium Limited		
37.3	Pen	ding Tax Liability			
		Year	Present Status		
	(i)	Income year: 2019-2020 (12 Months)	Order issued by appellate tribunal		
		Assessment Year: 2020-2021			
	(ii)	Income year: 2020-2021 (12 Months)	Order issued by appellate tribunal		
		Assessment Year: 2021-2022			
				689,840,000	1,255,620,764
Audi	ors' l	Remuneration			
Statu	tory A	Audit Fee		150,000	150,000
				150,000	150,000



#### 39 Related Party Transactions

The Company carried out a number of transactions with related parties in the normal course of business on arms length basis:

SI. No.	Name of the Parties	Relationship	Nature of business	Closing Balance as on 30.06.2022 Taka	Closing Balance as on 30.06.2021 Taka
1	Aramit Cement Limited	Associated Company	Purchase of raw materials.  Short term loan facilities allowed - 11.1  Corporate Guarantee	(16,098,670)	(16,432,965)
2	Aramit Thai Aluminium Limited	Associated Company	Short term loan facilities allowed- 11.2 Corporate Guarantee	139,263,544	132,159,451
3	Aramit Footwear Limited	Associated Company	Short term loan facilities allowed - 11.3 Corporate Guarantee	82,555,932	82,555,932
4	Aramit Power Limited	Associated Company	Short term loan facilities allowed - 11.4 Corporate Guarantee	36,731,606	38,669,719
5	Aramit Steel Pipes Limited	Associated Company	Short term loan facilities allowed - 11.5 Corporate Guarantee	160,698,237	147,334,135
6	Aramit Alu Composite Panels Limited	Associated Company	Short term loan facilities allowed- 11.6	6,668,651	6,118,028

40 The Board of Directors in their meeting held on 14th November 2022 recommended 50% cash dividend which is subject to approval by the shareholders in the Annual General Meeting for year ending 30 June 2022.

#### 41 Authorisation for Issue

These financial statements have been authorised for issue by the Board of Directors of the company on 14th November 2022

#### 42 General

- 42.1 Figures appearing in these accounts have been rounded off to the nearest taka.
- 42.2 Previous year's phrases & amounts have been re-arranged, wherever considered necessary, to conform to the presentation for the year under review.
- 42.3 Figure in bracket denotes negative.

COMPANY SECRETARY

DIRECTOR

() WING COUNT MANAGING DIRECTOR

## প্রক্সি ফরম

আমি/আমরা		
ঠিকানা		
আরামিট লিমিটেড-এর শেয়ারহোল্ডার হিসাবে জনাব/বেগম		
		ক
আমার/আমাদের প্রতিনিধি হিসাবে আগামী ২৯শে ডিসেম্বর, ২০২২ ইং	বৃহস্পতিবার, সকাল ১০.৩০ ঘটিকায়, ডিডি	<b>জিটাল প্র্যাটফর্মে</b> অনুষ্ঠিতব্য
কোম্পানীর ৫১তম বার্ষিক সাধারণ সভায় অথবা মুলতবী সভায় আমার/ করলাম।	আমাদের পক্ষে উপস্থিত থাকার এবং ভোট	ট প্রদান করার জন্য নিযুক্ত
সাক্ষ্য হিসাবে অদ্য	২০২২ ইং তারি	খে আমি/আমরা এই দলিলে
স্জানে স্বাক্ষর করলাম।		
	রেভিনিউ	প্রতিনিধির স্বাক্ষর
শেয়ারহোন্ডারের স্বাক্ষর	— Sittles	শ্ৰাতাশাৰ্থ ৰাক্ষ্
ফোলিও/ বি.ও আইডি নং শেয়ার সংখ্যা	(Chithen Server	
তারিখ		
		সাক্ষীর স্বাক্ষর
কোম্পানীতে সংরক্ষিত স্বাক্ষরের সহিত শেয়া <b>উপস্থি</b> আমি এতদ্বারা ২৯শে ডিসেম্বর, ২০২২ <b>ইং বৃহস্পতিবার, স</b> কাল ১০.৩০ ঘ বার্ষিক সাধারণ সভায় আমার উপস্থিতি লিপিবদ্ধ করলাম।	ত পত্ৰ	রামিট লিমিটেড-এর ৫১তম
শেয়ারহেল্ডারের নাম		
শেয়ারহোল্ডারের ফোলিও/ বি.ও আইডি নং	আরামিট লিমিটেড-এর	টি
সাধারণ শেয়ারের অধিকারী।		

(সভা শুরুর ৭২ ঘন্টা পূর্বে উপস্থিতি পত্রখানা altd@aramitgroup.net ঠিকানায় ই-মেইল করার জন্য অনুরোধ করা যাচেছ)



## PROXY FORM

I / We	of	
	being shareholder(s) of Arar	mit Limited and entitled
to vote hereby appoint Mr./Mrs./Miss -		
as my / our proxy to attend and vote fo	or me /us and on my / our behalf at the 51st A	Annual General Meeting of
the Company to be held on Thursday, 2	29th December, 2022, at 10.30 A.M. through	t Digital Platform (Virtual)
and adjournment thereof and the poll th	at may be taken in consequence thereof.	
As witness my / our hand this	day of	2022.
Signature of Shareholder(s)		Signature of Proxy
Folio/B.O. ID No		
No. of Shares held	Stamp of Tk 20.00	
Date		
		Signature of Witness
(Signature of Shareholder(s) mu	ust be in accordance with specimen signature v	with the Company)
The Market State Control of the		e en el ser empre el entrare la comitación de la comitación de la comitación de la comitación de la comitación

#### **ATTENDANCE**

I hereby record my presence at the 51st Annual General Meeting of Aramit Limited at **to** be held on Thursday, 29th December, 2022, at 10.30 A.M. throught **Digital Platform (Virtual)** 

Full Name of the Shareholder (in block letter)						
		4.				
Register Folio/B.O. ID No.	holding of	Ordinary				

Shares of Aramit Limited.

Signature of Shareholder(s)

(SHAREHOLDERS ARE REQUESTED TO SENT THE ATTENDANCE SLIP THROUGH EMAIL AT altd@aramitgroup.net NOT LATER THAN 72 HOURS BEFORE THE APPOINTED FOR THE MEETING)

NNUAL REPORT

# Pictures of various projects made with aramit cement sheet













# OUR NAME MEANS QUALITY OUR REPUTATION MEANS SERVICE



A UNIT OF ARAMIT GROUP

REGISTERED OFFICE & FACTORY

53, Kalurghat Heavy Industrial Estate,

PO : Mohara, Chattogram - 4208, Bangladesh. Tel : (+8802) 334470368, 334471516, 334470473

Fax : (+8802) 334471583 E-mail : altd@aramitgroup.net

SHARE OFFICE

Green View Apartment, Flat # 6J, (5th Floor) House # 39, Road # 24, Block # CWS(B), Gulshan-1

Dhaka-1212, Bangladesh. Tel : 02 58815556 Fax : 02 58815556

E-mail: shares@aramitgroup.com

www.aramitlimited.com