

Half Yearly Report For the Period Ended





Page No. Nishat Power Limited

Corporate Profile	3
Directors' Report	4
Directors' Report (Urdu)	6
Independent Auditor's Review Report	8
Condensed Interim Statement of Financial Position	9
Condensed Interim Statement of Profit or Loss	11
Condensed Interim Statement of Comprehensive Income	12
Condensed Interim Statement of Changes in Equity	13
Condensed Interim Statement of Cash Flows	14
Selected Notes to and Forming Part of the	
Condensed Interim Financial Statements	15



CORPORATE PROFILE



BOARD OF DIRECTORS

Mian Hassan ManshaChairman Mr. Ghazanfar Hussain MirzaChief Executive

Mr. Ahmad Ageel

Ms. Maleeha Humayun Bangash

Mr. Mahmood Akthar

Mr. Shahzad Ahmad Malik

Mr. Norez Abdullah

AUDIT COMMITTEE

Mr. Ahmad Aqeel......Member / Chairman
Ms. Maleeha Humayun Bangash.....Member
Mr. Shahzad Ahmad Malik.....Member

HUMAN RESOURCE & REMUNERATION COMMITTEE

Mian Hassan ManshaMember

Mr. Ahmad Aqeel......Member / Chairman
Mr. Ghazanfar Hussain Mirza.....Member

CHIEF FINANCIAL OFFICER

Mr. Tanvir Khalid

COMPANY SECRETARY

Mr. Khalid Mahmood Chohan

BANKERS OF THE COMPANY

Habib Bank Limited

United Bank Limited

Allied Bank Limited

National Bank of Pakistan

Bank Alfalah Limited

Faysal Bank Limited

Askari Bank Limited

Habib Metropolitan Bank Limited

Soneri Bank Limited

Silk Bank Limited

Bank Islami Pakistan Limited

Meezan Bank Limited

Dubai Islamic Bank Pakistan Limited

Albaraka Bank Pakistan Limited

The Bank of Punjab

MCB Bank Limited

MCB Islamic Bank Limited

Pak Brunei Investment Co. Limited

Bank Al-Habib Ltd

AUDITORS

Riaz Ahmad & Co. Chartered Accountants

LEGAL ADVISOR

Cornelius, Lane & Mufti Advocates & Solicitors

REGISTERED OFFICE

53 - A, Lawrence Road, Lahore - Pakistan UAN: 042-111-11-33-33

HEAD OFFICE

1-B, Aziz Avenue, Canal Bank, Gulberg-V, Lahore - Pakistan

Tel: +92-42-35717090-96, 35717159-63

Fax: +92-42-35717239

Website: www.nishatpower.com

SHARE REGISTRAR

Hameed Majeed Associates (Pvt.) Ltd. Financial & Management Consultants H.M. House, 7-Bank Square, Lahore - Pakistan. Tel: 042-37235081-2

PLANT

66-K.M, Multan Road, Jambar Kalan, Tehsil Pattoki, District Kasur, Punjab - Pakistan.

DIRECTORS' REPORT

The Board of Directors of Nishat Power Limited (The Company) is pleased to present their report together with the Condensed Interim Financial Information for the half year ended December 31, 2022.

PRINCIPAL ACTIVITY:

The principal activity of the Company is to build, own, operate and maintain a fuel fired power plant based on Reciprocating Engine Technology having gross capacity of 200MW in Jamber Kalan, Tehsil Pattoki, District Kasur, Punjab, Pakistan.

FINANCIAL RESULTS:

During the period the Company had turnover of Rs 13,690 million (December 2021: Rs 9,871 million) against operating cost of Rs 11,383 million (December 2021: Rs 7,964 million) resulting in a gross profit of Rs 2,307 million (December 2021: Rs 1,907 million). The current period's net profit after tax amounts to Rs 2,043 million resulting earnings per share of Rs 5.77 compared to previous period's profit after tax of Rs 1,660 million and earnings per share of Rs 4.69.

During the period, the State Bank of Pakistan ('SBP') issued various directions whereby certain restrictions were imposed on imports of spare parts and consumable items due to scarcity of foreign exchange and difficult economic condition in the country. The Company has raised the matter with Power Purchaser and Private Power & Infrastructure Board ('PPIB') for resolution, however the Company continues to face challenges of timely availability of the required foreign exchange for import of parts for maintenances.

The Power Purchaser continues to default on its payment obligations. The Company took up the matter with the PPIB by giving notices of default pursuant to provisions of Power Purchase Agreement and Implementation Agreement.

Total receivables from Power Purchaser on December 31, 2022 stand at Rs 16,617 million (June 30, 2022: Rs 12,067 million), out of which overdue receivables are Rs 15,888 million (June 30, 2022: Rs 8,013 million).

OPERATIONAL RESULTS:

The plant operated at an optimal efficiency with 36.06% (December 2021: 45.35%) average capacity factor and dispatched 311 GWh (December 2021: 391 GWh) of electricity to the Power Purchaser during the period.

COMPOSITION OF BOARD:

Total number of Directors:	
(a) Male	6
(b) Female:	1
Composition:	
(i) Independent Directors	2
(ii) Other Non-executive Directors	4
(iii) Executive Directors	1

COMMITTEES OF THE BOARD:

Audit Committee of the Board:

Sr. #	Name of Directors
1	Mr. Ahmad Aqeel – (Independent Director) - Chairman
2	Maleeha Humayun Bangash – (Independent Director)
3	Mr. Shahzad Ahmad Malik (Non-Executive Director)

Human Resource and Remuneration Committee:

Sr. #	Name of Directors
1	Mr. Ahmad Aqeel – (Independent Director) - Chairman
2	Mian Hassan Mansha (Non-Executive Director)
3	Mr. Ghazanfar Husain Mirza (Executive Director)

DIRECTORS' REMUNERATION:

The company does not pay remuneration to its non-executive directors including independent directors except for meeting fee. Aggregate amount of remuneration paid to executive and non-executive directors have been disclosed in note 12 of the annexed condensed interim financial statements.

DIVIDEND:

The Board of Directors have approved an interim cash dividend of 20% i.e. Rupees 2 per share amounting to Rs 708.177 million for the period ended December 31, 2022.

ACKNOWLEDGEMENT:

The Board of Directors appreciates all its stakeholders for their trust and continued support to the Company. The Board also recognizes the contribution made by a very dedicated team of professionals and engineers who served the Company with enthusiasm, and hope that the same spirit of devotion shall remain intact in the future ahead to the Company.

For and on behalf of Board of Directors

Chief Executive Officer

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Lahore: February 13, 2023

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Director

مجلس نظماء کی ربورٹ:

نشاط پاورلمیٹڈ (کمپنی) کی مجلس نظماء 31 درمبر 2022 کوشم ہونے والی ششماہی کے لئے کمپنی کی مجمد عبوری مالی معلومات معدا پی رپورٹ پیش کرتے ہوئے توثی محسوس کرتی ہے۔

بنیادی سرگری:

کمپنی کی بنیادی سرگری تمیر کلال تحصیل پتوکی، شلع قصور، پنجاب، پاکستان میں200 میگا داٹ کی مجموعی صلاحیت کا حامل انجن ٹیکنالو بھی پریٹی ایندھن سے چلنے دالا ذاتی یا در پلانٹ کی تغییر، چلانا اور برقر اررکھنا ہے۔

مالياتي اورآير يشنل نتائج:

کمپنی کومت کے دوران11,383 ملین روپ (دیمبر 7,9642021 ملین روپ) کی آپریٹنگ لاگت کے موض 13,690 ملین روپ (دیمبر 2021: 1,907 ملین روپ) کا مجموعی منافع ہوا ہے۔ 9,871 دیں روپ) کا مجموعی منافع ہوا ہے۔ موجودہ مدت کا بعداز کیکس خالص منافع کر شتہ سال کی اسی مدت کے بعداز کیکس منافع 1,660 ملین روپ اور 4.69 روپ فی شیئر آمدنی کے مقابلہ میں 2,043 ملین روپ اور 5.77 روپ فی شیئر آمدنی کے مقابلہ میں 2,043 ملین روپ اور 5.77 روپ فی شیئر آمدنی رہا ہے۔

اس عرصے کے دوران، اسٹیٹ بینک آف پاکستان ('SBP') نے مختلف ہدایات جاری کیس جن کے تحت غیر مکی زرمبادلہ کی کی اور ملک میں مشکل معاثی حالت کی وجہ سے اسپئیر پارٹس اور قابل استعمال اشیاء کی درآ مد پر کچھ پابندیاں عائمہ کی گئیں۔ کمپنی نے اس معالمے کو پاور پر چیز راور پرائیویٹ پاورائیڈ انفراسٹر کچر بورڈ (PPIB) کے ساتھ مل کے لیے اٹھایا ہے، تا ہم کمپنی کو پلانٹ کی دکھے بھال کے لیے پرزوں کی درآ مد کے لیے مطلوبہ زرمبادلہ کی بروقت دستانی کے چیلنجرکا سامنا ہے۔

پاور پرچیزر اپنی ادائیگی کی ذمہ دار یوں پرسلسل نادہندگی پر کار بندہے۔ کمپنی نے بچلی کی خریداری کے معاہدے اور Implementation Agreement کے تحت یاور پرچیز راور برائیویٹ یاوراینڈ انفراسٹر کچر بورڈ ('نی بی آئی بی') کے ہاں معاملہ اجا گرکیا ہے۔

31 دسمبر 2022 کو پاور پرچیزر سے کل واجب وصولی16,617 ملین روپے (30جون 12,067:2022 ملین روپے) ہے، جن میں سے 15,888 ملین روپے (30جون 8,0132022 ملین روپے) کی واجب الوصول رقم زائدالمیعاد ہے۔

كاروبارى نتائج:

مت كي دوران پلانٹ زياده سے زياده باكفايت كاركردگى پر چلايا گيااور پاور پر چيز ركواوسط كيسٹى عضر 36.06 فيصد (دمبر 2021 45.35 فيصد) صلاحيت كيماته All GWh (دمبر 2021): 391GWh) بجلي ترسيل كي تي۔

بورڈ کی ترتیب:

ڈائر یکٹرز کی کل تعداد دیم

6 27 (a)

(b) گورت

ترتيب

(i) آزادۋائر يكثرز 2

(ii) دیگرنان ایگزیکوڈائریکٹرز 4

(iii) ایگزیکو ڈائریکٹرز 1

بورو کی کمیٹیاں

بورۇ كى آۋە كىيىنى:

نام ڈائر بکٹر	نمبرشار
جناب احم عقبل (آزاد دُائر يكثر) چيز مين	1
ملیحه مهابین بنگش (آزاد دُائر بکشر)	2
جناب شنراداحم ملك (نان اليَّزيكُووْ الرَيكِش)	3

بيومن ريبورس ايندر يمزيش كميثي:

نام ۋائر يكثر	نمبرنثار
جناب احم عقبل (آزاد والزيكر) چيز مين	1
ميان حسن منشا (نان اكيزيكو و اثريكش)	2
جناب غفنر حسین مرزا (ایگزیکٹو وائریکٹر)	3

دُائر بكثرزكامشايره:

کمپنی زآزاد دار کیشرزسمیت این نان ایگزیکو دائر میشر کواجلاس فیس کے علاوہ مشاہرہ ادانبیس کرتی ہے۔ ایگزیکٹو اور نان ایگزیکٹو دائر میشرز کوا داکئے گئے مشاہرہ کی مجموعی رقم مسلکہ غیر منقولہ منجد عبوری مالی حسابات کے نوٹ 12 میں منکشف کی گئی ہے۔

منافع منقسمه

مجلس نظماء نے20 فیصد عبوری نفتر منافع مقسمہ یعنی کہ 2روپے فی عام صف 708.177 ملین روپے رقم کی منظوری کی ہے۔

اظهارتشكر:

بورڈ آف ڈائر بیٹرز مینی کے تمام اسٹیک ہولڈرز کے اعتاداورمسلسل جایت کاشکریدادا کرتا ہے، بورڈ ماہرین اورا خینئر زکی ایک بہت ہی سرشار ٹیم کے حصہ کو تشلیم کرتا ہے جس نے جوش وخروش سے مینی کی خدمت کی ،اورامید کرتا ہے کہ منتقبل میں کمپنی کے لئے یہی جذبہ برقر اررکھیں گے۔

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لا ہور: 13 فروری 2023ء

INDEPENDENT AUDITOR'S REVIEW REPORT

To the members of Nishat Power Limited

Report on review of Condensed Interim Financial Statements

Introduction

We have reviewed the accompanying condensed interim statement of financial position of NISHAT POWER LIMITED as at 31 December 2022 and the related condensed interim statement of profit or loss, condensed interim statement of comprehensive income, condensed interim statement of changes in equity, and condensed interim statement of cash flows, and notes to the condensed interim financial statements for the half year then ended (here-in-after referred to as the "condensed interim financial statements"). Management is responsible for the preparation and presentation of these condensed interim financial statements in accordance with accounting and reporting standards as applicable in Pakistan for interim financial reporting. Our responsibility is to express a conclusion on these condensed interim financial statements based on our review. The figures of the condensed interim statement of profit or loss and condensed interim statement of comprehensive income for the quarters ended 31 December 2022 and 31 December 2021 have not been reviewed and we do not express a conclusion on them as we are required to review only the cumulative figures for the half year ended 31 December 2022.

Scope of Review

We conducted our review in accordance with International Standard on Review Engagements 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity". A review of condensed interim financial statements consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with International Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying condensed interim financial statements are not prepared, in all material respects, in accordance with the accounting and reporting standards as applicable in Pakistan for interim financial reporting.

Other matter

The condensed interim financial statements for the half year ended 31 December 2021 and financial statements for the year ended 30 June 2022 were reviewed / audited by another firm of Chartered Accountants whose review report dated 22 February 2022 and auditor's report dated 06 September 2022 expressed unqualified conclusion / opinion.

The engagement partner on the review resulting in this independent auditor's review report is Atif Anjum.

RIAZ AHMAD & COMPANY

Chartered Accountants

Lahore

Date: 13 February 2023

UDIN: RR202210132Dnldyju5Z

CONDENSED INTERIM STATEMENT OF FINANCIAL POSITION (Un-audited) AS AT 31 DECEMBER 2022

	Note	Un-audited 31 December 2022 (Rupees in	Audited 30 June 2022 thousand)
EQUITY AND LIABILITIES		(111)	,
SHARE CAPITAL AND RESERVES			
Authorized share capital			
500,000,000 (30 June 2022: 500,000,000)			
ordinary shares of Rupees 10 each		5,000,000	5,000,000
Issued, subscribed and paid-up share capital 354,088,500 (30 June 2022: 354,088,500)			
ordinary shares of Rupees 10 each		3,540,885	3,540,885
Capital reserve		2,973,078	3,153,633
Revenue reserve - un-appropriated profit		22,029,532	21,399,042
TOTAL EQUITY		28,543,495	28,093,560
LIABILITIES			
NON-CURRENT LIABILITY			
Long term financing - secured	4	-	-
CURRENT LIABILITIES			
Trade and other payables		630,348	648,853
Short term borrowings - secured		844,421	4,487,946
Accrued mark-up		29,453	82,884
Current portion of long term financing - secured	4	-	36,903
Unclaimed dividend		21,636 1,525,858	20,144 5,276,730
TOTAL LIABILITIES		1,525,858	5,276,730
	5	1,020,000	5,210,130
CONTINGENCIES AND COMMITMENTS	Э	00.000.0==	
TOTAL EQUITY AND LIABILITIES		30,069,353	33,370,290

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

CHIEF EXECUTIVE DIRECTOR

		Un-audited	Audited
		31 December	30 June
		2022	2022
	Note	(Rupees in	
ASSETS	11010	(rtapeco iii	triododria)
NON-CURRENT ASSETS			
Fixed assets	6	8,399,752	8,503,711
Long term investment	7	-	- -
Long term loans		3,923	1,228
•		8,403,675	8,504,939
CURRENT ASSETS			
Stores, spares and loose tools		923,610	891,851
Inventories		2,788,470	4,172,155
Trade debts	8	15,953,719	11,533,456
Advances, deposits, prepayments and other rece	ivables	1,345,909	1,976,426
Advance income tax - net of provision for taxation	1	53,082	50,624
Short term investments		37,110	5,733,711
Cash and bank balances		563,778	507,128
		21,665,678	24,865,351
		, ,	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
TOTAL ASSETS		20,060,252	22 270 200
IUIALASSEIS		30,069,353	33,370,290

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DIRECTOR

CHIEF FINANCIAL OFFICER

CHIEF EXECUTIVE

CONDENSED INTERIM STATEMENT OF PROFIT OR LOSS (Un-audited) FOR THE HALF YEAR ENDED 31 DECEMBER 2022

		HALF YEAR ENDED		QUARTER ENDED	
		31 December 31 December		31 December	31 December
		2022	2021	2022	2021
	Note		(Rupees in	thousand)	
Revenue from contract with customer		13,689,866	9,870,996	2,242,268	4,141,580
Cost of sales	9	(11,383,329)	(7,963,569)	(1,049,944)	(3,234,740)
Gross profit		2,306,537	1,907,427	1,192,324	906,840
Administrative expenses		(181,315)	(152,838)	(89,231)	(78,699)
Other expenses		(70,670)	(2,580)	-	(1,989)
		(251,985)	(155,418)	(89,231)	(80,688)
		2,054,552	1,752,009	1,103,093	826,152
Other income		48,876	51,888	27,300	6,767
Profit from operations		2,103,428	1,803,897	1,130,393	832,919
Finance cost		(59,787)	(144,249)	(29,888)	(88,318)
Profit before taxation		2,043,641	1,659,648	1,100,505	744,601
Taxation		(308)	-	(308)	-
Profit after taxation		2,043,333	1,659,648	1,100,197	744,601
Earnings per share - basic and diluted (ru	pees)	5.77	4.69	3.11	2.10

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

CHIEF EXECUTIVE

DIRECTOR

CONDENSED INTERIM STATEMENT OF COMPREHENSIVE INCOME (Un-audited) FOR THE HALF YEAR ENDED 31 DECEMBER 2022

	HALF YEAR ENDED		QUARTE	R ENDED
	31 December	31 December	31 December	31 December
	2022	2021	2022	2021
		(Rupees in	thousand)	
PROFIT AFTER TAXATION	2,043,333	1,659,648	1,100,197	744,601
OTHER COMPREHENSIVE INCOME:				
Items that will not be reclassified to profit or loss	-	-	-	-
Items that may be reclassified subsequently to	-	-	-	-
profit or loss				
Other comprehensive income for the period	-	-	-	-
TOTAL COMPREHENSIVE INCOME FOR THE PERIOD	2,043,333	1,659,648	1,100,197	744,601

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

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DIRECTOR

CONDENSED INTERIM STATEMENT OF CHANGES IN EQUITY (Un-audited) FOR THE HALF YEAR ENDED 31 DECEMBER 2022

Rupees in thousand Rupees in thousand Rupees in thousand Rupees R		SHARE CAPITAL	CAPITAL RESERVE - MAINTENANC E RESERVE	REVENUE RESERVE - UN-APPROPRIATED PROFIT	TOTAL EQUITY
Transaction with owners: Final dividend for the year ended 30 June 2021 @ Rupees 1.5 per share (531,133) (531,133) Profit for the period Other comprehensive income for the period Total comprehensive income for the period John Standard Stan			(Rupe	es in thousand)	
Final dividend for the year ended 30 June 2021 @ Rupees 1.5 per share (531,133) (531,133) Profit for the period Other comprehensive income for the period Total comprehensive income for the period 1,659,648	Balance as at 30 June 2021 - audited	3,540,885	3,153,633	19,315,746	26,010,264
Other comprehensive income for the period -	Final dividend for the year ended 30 June 2021	-	-	(531,133)	(531,133)
Transaction with owners: Interim dividend for the half year ended 31 December 2021 @ Rupees 2.0 per share (708,177) (708,177) Profit for the period Other comprehensive income for the period Total comprehensive income for the period Total comprehensive income for the period Transactions with owners: Final dividend for the year ended 30 June 2022 @ Rupees 2.5 per share Interim dividend for the quarter ended 30 September 2022 @ Rupees 2.0 per share (885,221) (885,221) Interim dividend for the period Transactions with owners: Final dividend for the quarter ended 30 September 2022 @ Rupees 2.0 per share (1,593,398) (1,593,398) Profit for the period Other comprehensive income for the period Total comprehensive income for the period Total comprehensive income for the period Transfer of maintenance reserve - (180,555) 180,555 - 180,555	Other comprehensive income for the period			-	-
Rupees 2.0 per share	Balance as at 31 December 2021 - un-audited	3,540,885	3,153,633	20,444,261	27,138,779
Other comprehensive income for the period -	Interim dividend for the half year ended 31 December 2021	-	-	(708,177)	(708,177)
Transactions with owners: Final dividend for the year ended 30 June 2022 @ Rupees 2.5 per share Interim dividend for the quarter ended 30 September 2022 @ Rupees 2.0 per share (708,177) (1,593,398) Profit for the period Other comprehensive income for the period Total comprehensive income for the period Transfer of maintenance reserve - (180,555) Transfer of maintenance reserve	Other comprehensive income for the period	- -		-	-
Final dividend for the year ended 30 June 2022 @ Rupees 2.5 per share Interim dividend for the quarter ended 30 September 2022 @ Rupees 2.0 per share	Balance as at 30 June 2022 - audited	3,540,885	3,153,633	21,399,042	28,093,560
@ Rupees 2.0 per share - - (708,177) (708,177) - - (1,593,398) (1,593,398) Profit for the period - - 2,043,333 2,043,333 Other comprehensive income for the period - - - 2,043,333 Total comprehensive income for the period - - 2,043,333 2,043,333 Transfer of maintenance reserve - (180,555) 180,555 -	Final dividend for the year ended 30 June 2022 @ Rupees 2.5 per share	-	-	(885,221)	(885,221)
Profit for the period - - 2,043,333 2,043,333 2,043,333 - </td <td>·</td> <td>-</td> <td>-</td> <td></td> <td></td>	·	-	-		
Other comprehensive income for the period - - - - - - - - - - 2,043,333 2,043,333 - - - 180,555 - <td>Profit for the period</td> <td>- -</td> <td>- -</td> <td> ,</td> <td></td>	Profit for the period	- -	- -	,	
Transfer of maintenance reserve - (180,555) 180,555 -	Other comprehensive income for the period	-	-	-	
(.co;co)	Total comprehensive income for the period	-	-	2,043,333	2,043,333
Balance as at 31 December 2022 - un-audited 3,540,885 2,973,078 22,029,532 28,543,495	Transfer of maintenance reserve	-	(180,555)	180,555	-
	Balance as at 31 December 2022 - un-audited	3,540,885	2,973,078	22,029,532	28,543,495

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

CHIEF EXECUTIVE

DIRECTOR

CONDENSED INTERIM STATEMENT OF CASH FLOWS (Un-audited) FOR THE HALF YEAR ENDED 31 DECEMBER 2022

	HALF YEAR ENDED		
Note	31 December	31 December	
	2022	2021	
	(Rupees in	thousand)	
CASH FLOWS FROM OPERATING ACTIVITIES			
CASH GENERATED FROM / (USED IN) OPERATIONS 10	97,283	(780,609)	
Finance cost paid	(113,218)	(128,901)	
Income tax paid	(2,766)	(4,013)	
Long term loans - net	(2,695)	946	
Retirement benefit paid	(15,569)	(14,297)	
Net cash used in operating activities	(36,965)	(926,874)	
CASH FLOWS FROM INVESTING ACTIVITIES			
Capital expenditure on operating fixed assets	(275,246)	(120,955)	
Investment made in subsidiary company	-	(1,750)	
Purchase of short term investments	(36,510)	-	
Proceeds from sale of short term investments	5,662,641	-	
Proceeds from disposal of operating fixed assets	288	43,405	
Profit on bank deposits received	14,776	268	
Net cash from / (used in) investing activities	5,365,949	(79,032)	
CASH FLOWS FROM FINANCING ACTIVITIES			
Repayment of long term financing	(36,903)	(36,903)	
Dividend paid	(1,591,906)	(530,178)	
Net cash used in financing activities	(1,628,809)	(567,081)	
Net increase / (decrease) in cash and cash equivalents	3,700,175	(1,572,987)	
Cash and cash equivalents at the beginning of the period	(3,980,818)	(3,239,461)	
Cash and cash equivalents at the end of the period 11	(280,643)	(4,812,448)	

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

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CUTIVE DIRECTOR

SELECTED NOTES TO AND FORMING PART OF THE CONDENSED INTERIM FINANCIAL STATEMENTS (Un-audited) FOR THE HALF YEAR ENDED 31 DECEMBER 2022

1. THE COMPANY AND ITS OPERATIONS

- 1.1. Nishat Power Limited (the 'Company') is a public company limited by shares incorporated in Pakistan on 23 February 2007 under the repealed Companies Ordinance, 1984 (now, the Companies Act, 2017). The Company is a subsidiary of Nishat Mills Limited. The Company's ordinary shares are listed on the Pakistan Stock Exchange Limited.
- 1.2. The principal activity of the Company is to build, own, operate and maintain a fuel fired power station having gross capacity of 200 MW in Jamber Kalan, Tehsil Pattoki, District Kasur, Punjab, Pakistan. The address of the registered office of the Company is 53-A, Lawrence Road, Lahore. The address of the head office of the Company is 1-B, Aziz Avenue, Canal Road, Gulberg V, Lahore. The Company had a Power Purchase Agreement ('PPA') with its sole customer, National Transmission and Despatch Company Limited ('NTDC') for twenty five years which commenced from 09 June 2010. On 12 February 2021, the Company entered into a Novation Agreement to the PPA with NTDC and Central Power Purchasing Agency (Guarantee) Limited ('CPPA-G' and also referred to as the 'Power Purchaser'), whereby, NTDC irrevocably transferred all of its rights, obligations and liabilities under the PPA to CPPA-G and thereafter, NTDC ceased to be a party to the PPA, and CPPA-G became a party to the PPA in place of NTDC. Further, on the same day, the Company entered into the PPAAmendment Agreement, whereby the Agreement Year that was ending on 8 June 2021 was extended by sixty eight (68) days to 15 August 2021. Therefore, the existing term of the PPAAgreement has been extended by sixty eight days ending on 15 August 2035.

2 BASIS OF PREPARATION

- 2.1. These condensed interim financial statements have been prepared in accordance with the accounting and reporting standards as applicable in Pakistan for interim financial reporting. The accounting and reporting standards as applicable in Pakistan for interim financial reporting comprise of:
 - International Accounting Standard (IAS) 34, Interim Financial Reporting, issued by the International Accounting Standards Board (IASB) as notified under the Companies Act, 2017; and
 - Provisions of and directives issued under the Companies Act, 2017.

Where the provisions of and directives issued under the Companies Act, 2017 differ with the requirements of IAS 34, the provisions of and directives issued under the Companies Act, 2017 have been followed.

2.2. These condensed interim financial statements do not include all the information and disclosures required in annual financial statements and should be read in conjunction with the annual audited financial statements of the Company for the year ended 30 June 2022. These condensed interim financial statements are un-audited, however, have been subjected to limited scope review by the auditors and are being submitted to the shareholders as required by the Listed Companies (Code of Corporate Governance) Regulations, 2019 and Section 237 of the Companies Act, 2017.

3. ACCOUNTING POLICIES

The accounting policies and methods of computations adopted for the preparation of these condensed interim financial statements are same as applied in the preparation of the preceding audited annual published financial statements of the Company for the year ended 30 June 2022.

3.1. Critical accounting estimates and judgments

The preparation of these condensed interim financial statements in conformity with approved accounting standards requires the use of certain critical accounting estimates. It also requires management to exercise its judgment in the process of applying the Company's accounting policies. Estimates and judgments are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

During preparation of these condensed interim financial statements, the significant judgments made by the management in applying the Company's accounting policies and key sources of estimation and uncertainty were the same as those that applied in

31 December	30 June
2022	2022
(Rupees in	thousand)
36,903	110,708
(36,903)	(73,805)
-	36,903

Un-audited

4. LONG TERM FINANCING - SECURED

Opening balance

Less: Repayments during the period / year

Less: Current portion shown under current liabilities

(36 903)

Audited

CONTINGENCIES AND COMMITMENTS

5.1. Contingencies

There is no significant change in the status of contingencies as disclosed in the preceding annual published financial statements of the Company for the year ended 30 June 2022 except for the following:

- On 28 April 2022, National Electric Power Regulatory Authority (NEPRA) issued a notice of hearing to all the RFO based IPPs under the 2002 Power Policy regarding application of highest lab tested Calorific Value (CV) for calculation of CV adjustment instead of average CV as per existing mechanism. The Company vide its letter dated 16 May 2022 replied to NEPRA to refrain from reinitiating the subject proceedings which has already been finalized and implemented by NEPRA vide its letter dated 01 September 2021. Contrary to the reply of the Company, NEPRA held its hearing on 17 May 2022 and verbally directed to the Company to provide its comments in 15 days failing which the proceedings would be concluded on ex-parte basis. Against the directions of NEPRA, the Company filed a petition in Honourable Lahore High Court, Lahore (LHC) on 06 June 2022, for restraining NEPRA to take any adverse action in this regard, which is pending adjudication. LHC vide its interim order dated 06 June 2022, suspended the impugned notice of hearing. On 18 November 2022, NEPRA determined that although CV adjustment is computed on the basis of average of two CV results, the said CV adjustment shall be subject to the final outcome of the suit pending before LHC. The management based on the advice of its legal counsel, has strong grounds to believe that the case will be decided in favour of the Company. Further, its financial impact cannot be reasonably estimated at this stage, therefore, no provision has been made in these condensed interim financial statements.
- On 16 March 2020, Committee for the Power Sector Audit, Circular Debt Resolution and Future Roadmap constituted by Ministry of Energy issued a report through which it was alleged that savings were made by the Independent Power Producers ('IPPs'), including the Company, in the tariff components. The Company rejected such claims, and discussions were made with Government of Pakistan ("GoP") to resolve the dispute. On 12 February 2021, the Company and CPPA-G have signed 'Master Agreement' and 'PPA Amendment Agreement' wherein it has been agreed that the abovementioned dispute will be resolved through arbitration under the 'Arbitration Submission Agreement' between the Company and GoP. On 15 June 2022, the Company and GoP have signed the Arbitration Submission Agreement. During the half year ended 31 December 2022, Arbitration Tribunal has been constituted under the terms of 'Arbitration Submission Agreement'. Management believes that there are strong grounds that the matter will ultimately be decided in Company's favour. Furthermore, its financial impact cannot be reasonably estimated at this stage, hence, no provision in this respect has been made in these condensed interim financial statements.
- Letter of guarantee of Rupees 11.5 million (30 June 2022: Rupees 11.5 million) and Rupees 12.4 million (30 June 2022: Rupees 6.9 million) in favour of Director Excise and Taxation, Karachi, under directions of Sindh High Court and Supreme Court of Pakistan respectively, in respect of suit filed for levy of infrastructure cess.
- iv) Letter of guarantee of Rupees Nil (30 June 2022: Rupees 1 million) in favour of Collector of Customs, Lahore and Rupees 31.61 million (30 June 2022: Rupees 31.61 million) in favour of Collector of Customs, Karachi under directions of Lahore High Court and Sindh High Court, in respect of suit filed for concessionary rate of duty under Customs Act, 1969.

5.2 Commitments

- Letters of credit and contracts for other than capital expenditure aggregating to Rupees 519.86 million (30 June 2022: Rupees 135.41 million).
- Post dated cheques ('PDC') amounting to Rupees 14.69 million (30 June 2022: Rupees 13.43 million) issued in favour of Collector of Customs, Lahore on orders of Lahore High Court with respect to differential custom duties case. These PDCs may become encashable if Lahore High Court decides against the Company. Based upon the advice of Company's legal counsel, the management is confident that Lahore High Court will decide in favour of the Company.

	Un-audited	Audited
	31 December	30 June
	2022	2022
	(Rupees in t	housand)
6. FIXED ASSETS		
Operating fixed assets (Note 6.1)	8,139,542	8,087,216
Capital work-in-progress (Note 6.3)	1,905	6,686
Major spare parts and standby equipment	258,305	409,809
	8,399,752	8,503,711
6.1. Operating fixed assets		
Opening book value	8,087,216	8,732,332
Add: Cost of additions during the period / year (Note 6.2)	431,531	130,692
Less: Book value of disposals / derecognitions during the period / year	(260)	(5,694)
Less: Depreciation charged during the period / year	(378,945)	(770,114)
	8,139,542	8,087,216

		Un-audited	Audited
		31 December	30 June
		2022	2022
6.2.	Cost of additions	(Rupees in t	thousand)
	Freehold land	-	98,146
	Buildings and roads on freehold land	-	525
	Plant and machinery	416,919	9,395
	Computer equipment	4,978	2,864
	Furniture and fixtures	480	320
	Office equipment	313	1,027
	Vehicles	8,841	18,415
		431,531	130,692
6.3.	Capital work-in-progress		
		4.005	4.004
	Civil works	1,905	1,624
	Advances against purchase of vehicles	-	5,062
		1,905	6,686
7.	LONG TERM INVESTMENT		
7.	LONG TERM INVESTMENT		
7.1	Investment in Nishat Energy Limited		
	250,000 (30 June 2022: 250,000) fully paid ordinary shares	-	
	of Rupees 10 each [Equity held 25% (30 June 2022: 25%)] - Cost	-	

The Company directly holds 250,000 fully paid ordinary shares of Rupees 10 each, in its associate, Nishat Energy Limited ('NEL'), representing its 25% equity. NEL is an unquoted public company limited by shares incorporated in Pakistan to build, own, operate and maintain a coal fired power station. The address of the registered office of NEL is 1-B, Aziz Avenue, Canal Bank, Gulberg V, Lahore. NEL is no longer considered a going concern by its management and hence, the investment is fully impaired.

OII-addited	Addited
31 December	30 June
2022	2022
(Rupees in	thousand)
15,953,719	11,533,456

Auditod

Un-audited

Lin guidited Audited

TRADE DEBTS

Other than related parties - considered good

- 8.1. These represent trade receivables from CPPA-G and are considered good. These are secured by a guarantee from the Government of Pakistan (GOP) under the Implementation Agreement and are in the normal course of business and interest free, however, delayed payment mark-up at the rate of three months KIBOR plus 2.00% per annum for first sixty days and three months KIBOR plus 4.50% per annum after first sixty days, each compounded semi-annually, is charged in case the amounts are not paid within due dates. The rate of delayed payment mark-up charged during the period on outstanding amounts ranged from 16.70% to 20.53% (30 June 2022: 11.53% to 19.49%) per annum. Trade debts include unbilled receivables of Rupees 1,255.294 million (30 June 2022: Rs 4,574.509 million).
- 8.2. Prior to signing of 'Master Agreement' and 'PPA Amendment Agreement' an amount of Rupees 816.033 million was included in trade debts in previous years relating to capacity revenue not acknowledged by NTDC/CPPA-G and the Company had contested it at various forums including arbitration in the London Court of International Arbitration ('LCIA').

On 29 October 2017, the Arbitrator declared his Final Award whereby he ordered NTDC/CPPA-G to pay certain amounts to the Company. Thereafter, on 29 November 2017, Company filed an application before Lahore High Court for $implementation/enforcement\, of\, Final\, Award\, that\, is\, pending\, adjudication.$

On 12 February 2021, as part of the PPA Amendment Agreement as referred to in note 1.2 to these condensed interim financial statements, the CPPA-G and the Company settled the dispute through the extension period of 68 days treated as "Other Force Majeure Event" ('OFME') under the PPA. Further, CPPA-G agreed to make certain payments to the Company, subject to certain terms, as compensation of the withheld capacity payments. In return, the Company agreed to forgo certain amounts declared under the Final Award. Further, subject to fulfilment of certain conditions, the Company and CPPA-G agreed to file a joint application before the Lahore High Court for the withdrawal of the enforcement proceedings before the Honorable Lahore High Court, Lahore.

Pursuant to the provisions of PPAAmendment Agreement as mentioned above, out of the recognized receivable of Rupees 816.033 million, the Company assessed that amount aggregating Rupees 141.470 million was no longer recoverable and therefore written off during the financial year ended 30 June 2021. Remaining amount of Rupees 674.563 million had been duly verified by CPPA-G and received by the Company.

The Company and CPPA-G are in the process of filing a joint application before the Lahore High Court, Lahore for the withdrawal of

(Un-audited)

		(011-40	idited)	
HALF YEA	R ENDED	QUARTER ENDED		
31 December	31 December	31 December	31 December	
2022	2021	2022	2021	

-(Rupees in thousand)-

9. COST OF SALES

Raw materials consumed	10.207.585	7.180.608	531.663	0.044.070
	., . ,	, ,		2,844,373
Salaries and other benefits	157,564	139,739	77,108	68,157
Repairs and maintenance	20,736	12,331	15,647	8,805
Stores, spares and loose tools consumed	370,848	73,782	131,100	38,909
Electricity consumed in-house	28,421	15,687	24,153	10,727
Insurance	181,006	139,680	90,864	69,801
Travelling and conveyance	20,688	12,124	12,571	6,402
Printing and stationery	650	415	299	179
Postage and telephone	424	323	164	190
Vehicle running expenses	4,534	2,468	2,198	1,222
Entertainment	1,004	1,395	445	878
Depreciation on fixed assets	347,393	354,029	141,132	167,993
Fee and subscription	2,705	2,622	1,249	1,425
Miscellaneous	39,771	28,366	21,351	15,679
	11,383,329	7,963,569	1,049,944	3,234,740

(Un-audited)

HALF YEAR ENDED			
31 December 31 December			
2022 2021			

(Rupees in thousand)

10. CASH GENERATED FROM / (USED IN) OPERATIONS

Profit before taxation 2,043,641	1,659,648
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Adjustments for non-cash charges and other items:

Depreciation on operating fixed assets	378,945	384,862
Profit on bank deposits	(20,906)	(268)
Finance cost	59,787	144,249
Provision for employee retirement benefits	15,569	14,297
Impairment loss on investment in subsidiary company	-	1,750
Loss on sale of short term investments	70,470	-
Exchange (gain) / loss	(3,295)	830
Gain on disposal of operating fixed assets	(28)	(38,875)
Cash flows from operating activities before working capital changes	2.544.183	2.166.493

Working capital changes

(Increase) / decrease in current assets:

Stores, spares and loose tools	(31,759)	3,049
Inventories	1,383,685	(1,690,483)
Trade debts	(4,420,263)	(760,546)
Advances, deposits, prepayments and other receivables	636,647	(277,613)
	(2,431,690)	(2,725,593)
Decrease in trade and other payables	(15,210)	(221,509)
	97 283	(780,609)

11. CASH AND CASH EQUIVALENTS

Cash and bank balances Short term borrowings - secured	563,778 (844,421)	127,404 (4,939,852)
•		(4,812,448)

12. TRANSACTIONS WITH RELATED PARTIES

The related parties include the holding company, associates of the holding company, related parties on the basis of common directorship, key management personnel of the Company and its holding company and post employment benefit plan (Provident Fund). Key management personnel are those persons having authority and responsibility for planning, directing and controlling the activities of the Company, directly or indirectly, including any director (whether executive or otherwise) of that Company. The Company in the normal course of business carries out transactions with various related parties. Details of transactions with related parties are as follows:

					(Un-au	
			HALF YEA		QUARTER	
	Nature of relationship	Nature of transactions	31 December	31 December	31 December	
			2022	2021	2022	2021
				(Rupees in	thousand)	
i)	Holding company	Dividends paid	812,848	270,949	812,848	270,949
ii)	Entities on the basis of common	Purchases of goods and services	64,358	43,231	36,470	23,090
	directorship	Rental expense	864	5,592	-	2,477
		Insurance premium	180,109	138,852	90,290	67,484
iii)	Group entity	Interest on deposit accounts	19,070	268	10,774	255
,		Insurance premium	4,380	2,994	2,196	2,994
iv)	Post employment benefit plan	Expense charged in respect of retirement benefit plan	15,569	14,297	7,743	7,124
v)	Key management personnel	Remuneration	12,860	12,146	6,854	6,648
٧)	Rey management personner	Remuneration	12,000	12,140	0,034	0,040
					Un-audited	Audited
					31 December	30 June
					2022	2022
					(Rupees in t	thousand)
	Period end balances:					
	Payable to related parties					
	- Companies on basis of common directors	hip			117	91
	- Group entity				2,331	3,133
	Bank deposits with related parties					
	- Group entity				562,578	505,564
	Receivable from related parties					
	- Companies on basis of common directors	hip			28,715	29,322

13. RECOGNIZED FAIR VALUE MEASUREMENTS - FINANCIAL INSTRUMENTS

Fair value hierarchy

Certain financial assets and financial liabilities are not measured at fair value if the carrying amounts are a reasonable approximation of fair value. Due to short term nature, carrying amounts of certain financial assets and financial liabilities are considered to be the same as their fair value. For the majority of the non-current receivables, the fair values are also not significantly different to their carrying amounts. Judgements and estimates are made in determining the fair values of the financial instruments that are recognised and measured at fair value in these condensed interim financial statements. To provide an indication about the reliability of the inputs used in determining fair value, the Company classify its financial instruments into the following three levels. However, as at the reporting date, the Company has no such type of financial instruments which are required to be grouped into these levels. These levels are explained as under:

Level 1: The fair value of financial instruments traded in active markets (such as publicly traded derivatives, and trading and equity securities) is based on quoted market prices at the end of the reporting period. The quoted market price used for financial assets held by the Company is the current bid price. These instruments are included in level 1.

Level 2: The fair value of financial instruments that are not traded in an active market (for example, over-the-counter derivatives) is determined using valuation techniques which maximise the use of observable market data and rely as little as possible on entityspecific estimates. If all significant inputs required to fair value an instrument are observable, the instrument is included in level 2.

Level 3: If one or more of the significant inputs is not based on observable market data, the instrument is included in level 3. This is the case for unlisted equity securities.

14. FINANCIAL RISK MANAGEMENT

The Company's financial risk management objectives and policies are consistent with those disclosed in the preceding audited annual published financial statements of the Company for the year ended 30 June 2022.

15. **EVENTAFTER THE REPORTING PERIOD**

The Board of Directors has approved an interim cash dividend for the period ended 31 December 2022 of Rupees 2 per share at their meeting held on 13 February 2023. These condensed interim financial statements do not include the effect of the above dividend which will be accounted for in the period in which it is approved.

16. **CORRESPONDING FIGURES**

In order to comply with the requirements of International Accounting Standard 34 "Interim Financial Reporting", the condensed interim statement of financial position and condensed interim statement of changes in equity have been compared with balances of audited annual published financial statements of preceding financial year, whereas, the condensed interim statement of profit or loss, condensed interim statement of comprehensive income and condensed interim statement of cash flows have been compared with the balances of comparable period of immediately preceding financial year.

Corresponding figures have been re-arranged and reclassified, wherever necessary for the purpose of comparison, however, no significant re-arrangements and reclassifications have been made in these condensed interim financial statements.

17. DATE OF AUTHORISATION FOR ISSUE

These condensed interim financial statements were approved by the Board of Directors and authorized for issue on 13 February 2023.

GENERAL

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

Abarungen 4. Hin CHIEF EXECUTIVE

DIRECTOR



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