Third Quarter Report



Condensed Interim Financial Statements for the Nine Months Period Ended September 30, 2021 (Unaudited)



Together,

without leaving anyone behind,

we must fight this pandemic!

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Company Information

Board of Directors

Towfiq Habib Chinoy (Chairman) (Non-Executive Director)

Syed Hyder Ali

(Čhief Executive & Managing Director) (Executive Director)

Syed Aslam Mehdi (Executive Director)

Imran Khalid Niazi (Non-Executive Director)

Josef Meinrad Mueller (Non-Executive Director)

Syed Shahid Ali (Non-Executive Director)

Tariq Iqbal Khan
(Non-Executive Director)

Hasan Askari (Independent Director)

Saba Kamal (Independent Director)

Irfan Mustafa (Independent Director)

Advisor

Syed Babar Ali

Chief Financial Officer

Khurram Raza Bakhtayari

Company Secretary

Ms. Arjumand Ahmed Shah

Rating Agency

PACRA

Company Credit Rating

Long-Term : AA Short-Term : A1+

Auditors

A.F. Ferguson & Co. Chartered Accountants

Legal Advisors

Hassan & Hassan - Lahore Orr, Dignam & Co. – Karachi

Shares Registrar

FAMCO Associates (Pvt.) Ltd 8-F, Next to Hotel Faran Nursery, Block 6, P.E.C.H.S. Shahrah-e-Faisal Karachi-75400

PABX : (021) 34380101-5 : (021 34384621-3 Fax : (021) 34380106

Email: info.shares@famco.com.pk

Bankers & Lenders

Askari Bank Limited
Bank Al-Habib Limited
Habib Bank Limited
International Finance Corporation (IFC)
JS Bank Limited
MCB Bank Limited
Standard Chartered Bank (Pakistan) Limited

Head Office

Shahrah-e-Roomi P.O. Amer Sidhu Lahore - 54760, Pakistan PABX : (042) 35811541-46 Fax : (042) 35811195

Registered Office

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Suite No. 416 - 422, G-20, Block 9
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Web Presence

www.packages.com.pk

DIRECTORS' REPORT ON CONDENSED INTERIM UNCONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2021

The Directors of Packages Limited are pleased to submit to its shareholders the report for the nine months period ended September 30, 2021 along with the condensed interim un-audited financial statements of the Company for the same period.

Financial and Operational Performance

A comparison of the un-audited financial results for the nine months ended September 30, 2021 as against September 30, 2020 is as follows:

	July – Sep 2021	July – Sep 2020	Jan – Sep 2021	Jan – Sep 2020
	Rupees in million			in million
Revenue from goods	-	30	-	12,807
Dividend income	1,160	303	3,626	642
Net operating revenue	1,160	333	3,626	13,450
EBIT	1,066	249	3,273	1,904
Finance costs	(51)	(73)	(152)	(648)
Other (expenses) / income – net	148	142	416	(70)
Earnings before tax	1,162	318	3,537	1,326
Taxation	(94)	(71)	(425)	(319)
Earnings after tax	1,068	247	3,112	1,007
Basic earnings per share - PKR	11.96	2.77	34.52	11.27

Packages Limited is operating as a Holding Company and derives value for its shareholders from its equity participation in Nestle Pakistan Limited and group companies, namely, Packages Convertors Limited, Tri-Pack Films Limited, Bulleh Shah Packaging (Private) Limited, DIC Pakistan Limited, Packages Real Estate (Private) Limited, Packages Lanka (Private) Limited, OmyaPack (Private) Limited and Anemone Holdings (Private) Limited. Dividend income constitutes the major source of income of the Company and as a result, its income pattern follows the dividend distribution pattern of the subsidiaries. It is expected that improved operating performance of the subsidiaries will result in a better dividend payout to the Company.

During the period, the operating results of the Company are not comparable with the corresponding period of 2020 since the manufacturing operations of the Company were transferred to wholly owned subsidiary i.e. Packages Convertors Limited on July 01, 2020. As a result, the related revenue streams became part of standalone financial statements of that individual subsidiary, which is now reported under the consolidated financial statements of the Company.

The Company has earned dividend income from its subsidiaries and associates amounting to Rs. 3,626 million during the nine month period ended September 30, 2021 compared to that of Rs. 642 million earned during the corresponding period of 2020. This resulted in achieving earnings after tax of Rs. 3,112 million compared to Rs. 1,007 million earned during the corresponding period of 2020 and resulted in an increase in earnings after tax, from PKR 11.27/share to PKR 34.52/share. This is mainly on account of better operating performance of Bulleh Shah Packaging (Private) Limited and Packages Convertors Limited.

Public offer for Tri-Pack Films Limited

During the current period, Mitsubishi Corporation (the "MC") indicated its intention of selling its entire 7,500,000 ordinary shares i.e., 19.33% shareholding of Tri-Pack Films Limited ('TPFL'). As per the Joint Venture agreement between MC and the Company, the Company had the right of first refusal to purchase the entire shareholding of MC. Accordingly, the Company entered into a Share Purchase Agreement on June 08, 2021 with MC for the purchase of entire shareholding of MC in TPFL at a negotiated purchase price of Rs 154.62/share amounting to Rs 1,159.65 million (excluding transaction costs) subject to fulfilment of applicable corporate and regulatory approvals.

In addition, the Company may acquire such number of ordinary shares of TPFL from the public as may be offered and acquired in accordance with the provisions of Part IX of the Securities Act 2015 and of the Listed Companies (Substantial Acquisition of Voting Shares and Takeovers) Regulations, 2017 (the "Takeover Laws").

Accordingly, the Company made its Public Announcement of offer on October 28, 2021 regarding this proposed acquisition in accordance with the Takeover Laws, upon completion of applicable corporate and regulatory approvals.

The proposed acquisition will be executed upon completion of all legal formalities in accordance with the Takeover Laws and share purchase agreement.

COMPANY'S STAFF AND CUSTOMERS

The management is thankful to the Company's stakeholders, especially its customers, for their continuing confidence in its products and services.

The management also wishes to express its gratitude to all the Company's employees who have worked tirelessly throughout. We appreciate their hard work, loyalty and dedication.

Towfiq Habib Chinoy

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(Chairman) Lahore, October 28, 2021 Syed Hyder Ali

Shallhacelli

(Chief Executive & Managing Director) Lahore, October 28, 2021 کمپنی نے 30 ستبر 2021 کوختم ہونے والے نو ماہ کے دوران اپنے ذیلی اداروں سے 3,626 ملین روپے کامنفع منقسمہ حاصل کیا جبکہ 2020 کی اسی مدت کے دوران 2010 ملین روپے تھا۔ جس سے دوران 642 ملین روپے تھا۔ جس سے دوران 642 ملین روپے تھا۔ جس سے مدن فی شیئر سے بڑھ کر 34.52 فی شیئر ہوگئی ہے۔ جسکی بنیا دی وجہ بلے شاہ پیجنگ (پرائیویٹ) کمیٹر اور پیکیز کنورٹر کمیٹر کے آپریٹنگ نتائج میں بہتری تھی۔

ٹرائی پیکفلمزلمیٹڈ کے لئے پلک آفر:

موجودہ مدت کے دوران مٹوبشی کارپوریشن (ایم سی) نے ٹرائی پیکے فلمز لمیٹڈ میں اپنے مکمل 7,500,000 موجی شیئر زیعنی ٹرائی پیکے فلمز لمیٹڈ میں اپنے مکمل 19.33 فیصد شراکت داری بیچنے کا ارادہ فلاہر کیا۔ایم سی اور کمپنی کے درمیان جوائٹ ویٹجر معاہدہ کے تحت کمپنی ایم سی کی مکمل شیئر ہولڈنگ خرید نے کا پہلا استحقاق رکھتی ہے۔اس کے مطابق کمپنی نے ایم سی کے ساتھ 8 جون 2021 کوشیئر زکی خریداری کا معاہدہ کیا جس کے تحت کمپنی ایم سی کی مکمل شراکت داری 154.62 فی شیئر جس کی درمیان عام بیان رکھتی کے ملائٹ کے مطابق کمپنی ایم سی کی مکمل شراکت داری 2010 کوشیئر در بی ہے۔جوکہ مروجہ کارپوریٹ اور ریگولیٹری منظور یوں سے مشروط ہے۔
اس کے علاوہ کمپنی سے عمومی شیئر عام پبلک سے بھی خرید سکتی ہے جو کہ سکیوریٹیز ایکٹ 1 1 0 2 پارٹ 1 اور لسط کم پینیز ریگولیشن 1 2 0 2 کوفعات کے مطابق ہے۔
(Substantial Acquistion of Voting Shares and Takeover) کے دفعات کے مطابق ہے۔

اس کے مطابق 28 اکتوبر 2021 کوکپنی کے قابل اطلاع کارپوریٹ اورریگولیٹری منظوریوں کی تنکیل کے بعد مجوذہ خریداری کیلئے (Public Announcement of Offer) کی ہے جو کہ Takeover کے قوانین کے مطابق ہے۔ مجوذہ ٹرانز بکشن کو Takeover قوانین اور شیر خریداری کے معاہدہ کے مطابق تمام قانونی رسمی کاروائیوں کی پنکیل کے بعد عمل میں لایا جائےگا۔

تميني كااسثاف اورصارفين

ا نظامیہ کمپنی کے اسٹیک ہولڈرز بالخصوص اپنے صارفین کی مصنوعات اور سروسز پر ککمل اعتاد کے لئے ان کی مشکور ہے۔ انتظامیہ اس امر پر بھی اپنی خوشی کا اظہار کرتی ہے کہ کمپنی کے تمام ملاز مین نے غیر معمولی کارکردگی اور انتقک محنت کا مظاہرہ کیا۔ہم ان کی محنت ،ایما نداری اور عزم کو خراج محسین پیش کرتے ہیں۔

المهم المهم

30 ستبر 2021 کوختم ہونے والی نو ماہ کے لئے ڈائر یکٹرز کی رپورٹ بشمول عبوری غیر آڈٹ شدہ مالیاتی معلومات

پیچیز کمیٹڈ کے ڈائر کیٹرز بہ سرت نوماہ کی رپورٹ بشمول کمپنی ہے مجموعی عبوری غیرآ ڈٹ شدہ مالیاتی معلومات برائے مدت 30 ستبر 2021 پیش کررہے ہیں۔ مالیاتی اورآ پریشنل کارکردگی

30 ستبر 2021 كونتم ہوئے والى نوماه كى مدت كے لئے غير آؤٹ شده مالياتى نتائج كا تقابل بمقابلہ 30 ستبر 2020 درج ذيل ہے۔

ی	مجموعی سهاه	ہی	تيسرى سها	•	
ستبر	جنوری سے	سے ستمبر	جولائی ۔		
2020	2021	2020	2021		
میں)	(روپے ملین	میں)	(روپ ملين	=	
12,807		30			ريونيو
642	3,626	303	1,160		منقشم آمدن
13,450	3,626	333	1,160		نىپە آپرىينىگ رىينو
1,904	3,273	249	1,066		(EBIT)
(648)	(152)	(73)	(51)		فنانس كى لاگت
(70)	416	142	148		ديگر(آمدني)/اخراجات-خالص
1,326	3,537	318	1,162		آمدنی قبل از قیکس
_(319)	(425)	(71)	(94)	. 77	ميكسيشن
1,007	3,112	247	1,068		آمدنی بعداز میکس
11.27	34.52	2.77	11.96	3	بنیادی آمدنی فی شئیر روپے

چکیز لمیٹڈ ہولڈنگ کمپنی کے طور پر کام کررہی ہے اور اپنے شیئر ہولڈرز کے لئے ٹیسلے پاکتان لمیٹڈ اور گروپ کمینیز چکیز کورٹرز لمیٹڈ ، پکیجز رئیل اسٹیٹ (پرائیویٹ) لمیٹڈ، ٹلے شاہ پیکٹنگ (پرائیویٹ) لمیٹڈ، ڈی آئی ہی پاکتان لمیٹڈ،ٹرائی پیک فلمز لمیٹڈ ، پکیجز لنکا (پرائیویٹ) لمیٹڈ،اومیا پیک (پرائیویٹ) لمیٹڈ،اومیا پیک پرائیویٹ المیٹڈ اور اپنی مون ہولڈنگز (پرائیویٹ) لمیٹڈ میں ایکویٹ شراکت کے ذریعے ویلیوا خذکرتی ہے۔ کمپنی کے آمدن بنیادی طور پرمنا فع منقسمہ پرمشمل ہے نیجٹا اسکی آمدن کا پیٹرن اسکے ذیلی اداروں کے منافع منقسمہ میں بہتری لائی گی۔

موجودہ مدت کے دوران کمپنی کے آپریٹنگ نتائج کا تقابل 2020 کی اس مدت سے ممکن نہیں ہے چونکہ کمپنی کے مینونی پچرنگ آپریشنز کم جولائی 2020 سے ممل ملکیتی ذیلی ادارے'' پیکچز کورٹرز لمیٹڈ میں منتقل ہو بچے ہیں۔ نیتجاً متعلقہ ذرائع آمدن ذیلی ادارے کے انفرادی مالی حسابات کاحقہ بن بچے ہیں جس کو کمپنی کے مجموعی مالیاتی حسابات کے تحت رپورٹ کیاجاتا ہے۔

CONDENSED INTERIM UNCONSOLIDATED STATEMENT OF FINANCIAL POSITION (UN-AUDITED) AS AT SEPTEMBER 30, 2021

	Note	September 30, 2021 Un-audited (Rupees in	December 31, 2020 Audited thousand)		Note	September 30, 2021 Un-audited (Rupees in	December 31, 2020 Audited thousand)
EQUITY AND LIABILITIES				ASSETS			
CAPITAL AND RESERVES				NON-CURRENT ASSETS			
Authorised share capital 150,000,000 (December 31, 2020: 150,000,000) ordinary shares of Rs 10 each 22,000,000 (December 31, 2020: 22,000,000) 10% non-voting preference shares / convertible stock of Rs 190 each	ı	4,180,000	4,180,000	Property, plant and equipment Investment properties Intangible assets Investments	8	245,483 1,384,246 2,226 44,483,470	164,705 1,421,693 2,611 46,186,402
Issued, subscribed and paid up share capital 89,379,504 (December 31, 2020: 89,379,504) ordinary shares of Rs 10 each 8,186,842 (December 31, 2020: 8,186,842) 10% non-voting preference shares /	,	893,795	893,795	Long term security deposits Deferred tax asset		5,125 - 46,120,550	5,344 262,476 48,043,231
convertible stock of Rs 190 each Other reserves Revenue reserve: Un-appropriated profits		606,222 43,483,296 3,486,312 48,469,625	606,222 45,029,439 3,161,751 49,691,207				
NON-CURRENT LIABILITIES		4-,4-),0	43,*3-5-*7				
Long term finances Long term advances Employee retirement benefits obligations Deferred tax liability Deferred liabilities	6	932,650 11,038 326,444 14,525 60,666	932,650 8,163 302,697 - 39,381 1,282,891				
				CURRENT ASSETS			
Current portion of non-current liabilities Short term borrowings - secured Trade and other payables Unclaimed dividend Accrued markup		3,408 - 1,384,441 62,906 116,444 1,567,199	2,173 453,159 1,511,168 54,750 172,603 2,193,853	Short term investments Trade receivables Loans, advances, deposits, prepayments and other receivables Income tax receivable Cash and bank balances		1,215,000 38,334 799,591 3,060,679 147,993 5,261,597	74,418 1,926,840 2,996,785 126,677 5,124,720
CONTINGENCIES AND COMMITMENTS	7	51,382,147	53,167,951			51,382,147	53,167,951

The annexed notes 1 to 19 form an integral part of this condensed unconsolidated unaudited interim financial statements.

Chief Executive & Managing Director

S.a.mendi

Director

Chief Financial Officer

${\bf CONDENSED\ INTERIM\ UNCONSOLIDATED\ STATEMENT\ OF\ PROFIT\ OR\ LOSS\ (UN-AUDITED)} for the three\ month\ and\ nine\ month\ periods\ ended\ September\ 30,\ 2021$

		Three-mo	onth period ended	Nine-month period ended	
		September 30,	September 30,	September 30,	September 30,
		2021	2020	2021	2020
		Un-audited	Un-audited	Un-audited	Un-audited
	Note		(Rupees in	ı thousand)	
			0		0
Sale from goods and services	10	-	30,358	- · · · · ·	12,807,591
Dividend income		1,159,923	303,164	3,626,206	642,422
Net operating revenue		1,159,923		3,626,206	13,450,013
Cost of sales	11	_	(15,931)	-	(10,011,047)
Gross profit		1,159,923	317,591	3,626,206	3,438,966
Administrative expenses		(119,131)	(135,189)	(366,449)	(714,695)
Distribution and marketing costs		-	-	-	(747,740)
Net reversal / (impairment) on financial assets		25,203	66,886	12,993	(72,210)
Other expenses		(780)	(30,510)	(30,113)	(245,278)
Other income		147,839	172,625	446,573	315,759
		1,213,054	391,403	3,689,210	1,974,802
Finance cost		(50,765)	(72,873)	(152,360)	(648,132)
Profit before taxation		1,162,289	318,530	3,536,850	1,326,670
		1,102,209	310,530	3,530,050	1,320,0/0
Taxation		(93,552)	(71,294)	(425,000)	(319,000)
				_	
Profit for the period		1,068,737	247,236	3,111,850	1,007,670
Earnings per share	12				
Basic Rupees		11.96	2.77	34.52	11.27
Diluted Rupees		11.24	2.77	32.74	11.18
11			,,	0 1,1	

The annexed notes 1 to 19 form an integral part of this condensed unconsolidated unaudited interim financial statements.

Chief Executive & Managing Director

Shallhacelli

Director

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CONDENSED INTERIM STATEMENT OF COMPREHENSIVE INCOME (UN-AUDITED)

for the three month and nine month periods ended September 30, 2021 $\,$

	Three month	period ended	Nine-month period ended		
	September 30,	September 30,	September 30,	September 30,	
	2021	2020	2021	2020	
		(Rupees in	thousand)		
Profit for the period	1,068,737	247,236	3,111,850	1,007,670	
Other comprehensive income / (loss):					
Items that will not be subsequently reclassified to profit or loss:					
Remeasurements of retirement benefits	-	-	-	(22,361)	
Tax effect of remeasurements of retirement benefits	-	-	-	7,181	
Changes in the fair value of equity investments at fair value through other comprehensive income ('FVOCI')	860,493	(492,649)	(2,296,143)	(5,291,409)	
	860,493	(492,649)	(2,296,143)	(5,306,589)	
Items that might be reclassified to profit or loss	-	<u> </u>	-		
Other comprehensive income / (loss) for the period	860,493	(492,649)	(2,296,143)	(5,306,589)	
Total comprehensive income /(loss) for the period	1,929,230	(245,413)	815,707	(4,298,919)	

The annexed notes 1 to 19 form an integral part of this condensed unconsolidated unaudited interim financial statements.

Chief Executive & Managing Director

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Director

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Chief Financial Officer

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CONDENSED INTERIM UNCONSOLIDATED STATEMENT OF CHANGES IN EQUITY (UN-AUDITED)

for the nine month period ended September 30, 2021

	Issued, subscrib	and and naid up	Reserves				Capital and	
	share			Capital reserves		Revent	ue reserves	reserves
	Ordinary share capital	Preference shares / convertible stock	Share premium	FVOCI reserve	Capital redemption reserve	General reserve	Un-appropriated profits	Total
				(Rupees i	n thousand)			
Balance as on January 01, 2020 (audited)	893,795	606,222	3,766,738	25,391,541	1,615,000	18,310,333	2,338,349	52,921,978
Appropriation of reserves Transfer to general reserve	-	-	-	-	-	1,000,000	(1,000,000)	-
Transaction with owners in their capacity as owners, recognised directly in equity Final dividend for the year ended December 31, 2019 of Rs 12.00 per share		-	_				(1,072,553)	(1,072,553)
Total comprehensive income / (loss) for the period ended September 30, 2020								
Profit for the period			-		_		1 00= (=0	4 00= 6=0
Other comprehensive loss for the period	-	-	-	(5,291,409)	-	-	1,007,670 (15,180)	1,007,670 (5,306,589)
	-	-	-	(5,291,409)	-	-	992,490	(4,298,919)
Balance as on September 30, 2020 (un-audited)	893,795	606,222	3,766,738	20,100,130	1,615,000	19,310,333	1,258,286	47,550,504
Balance as at December 31, 2020 (audited)	893,795	606,222	3,766,738	20,337,368	1,615,000	19,310,333	3,161,751	49,691,207
Appropriation of reserves Transfer to general reserve	-	-	-	-	-	750,000	(750,000)	-
Transaction with preference shareholders Participating dividend on preference shares -note 13	-	-	-	-	-	-	(26,250)	(26,250)
Transaction with owners in their capacity as owners, recognised directly in equity Final dividend for the year ended December 31, 2020 of Rs.22.5 per share	-	-	-	-	-	-	(2,011,039)	(2,011,039)
Total comprehensive (loss) / income for the period ended September 30, 2021								
Profit for the period	-	-	-	-	-	-	3,111,850	3,111,850
Other comprehensive loss for the period	-	-	-	(2,296,143)	-	-	-	(2,296,143)
	-	-	-	(2,296,143)	-	-	3,111,850	815,707
Balance as on September 30, 2021 (un-audited)	893,795	606,222	3,766,738	18,041,225	1,615,000	20,060,333	3,486,312	48,469,625

 $The \ annexed \ notes \ 1 \ to \ 19 \ form \ an \ integral \ part \ of \ this \ condensed \ unconsolidated \ unaudited \ interim \ financial \ statements.$

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CONDENSED INTERIM UNCONSOLIDATED STATEMENT OF CASH FLOWS (UN-AUDITED)

for the nine month period ended September 30, 2021

		Nine-month pe	eriod ended
		September 30,	September 30,
		2021	2020
		Un-audited	Un-audited
	Note	(Rupees in the	nousand)
Cash flows from operating activities			
Cash generated from operations	15	67,465	1,167,654
Finance cost paid	· ·	(173,877)	(811,728)
Income tax paid		(211,893)	(399,805)
Long term loans - net		-	40
Long term security deposits - net		219	355
Net receipts from / (payments for) accumulated compensated absences		735	(1,402)
Employee retirement benefits paid		(4,520)	(11,107)
Net cash outflow from operating activities		(321,871)	(55,993)
Cash flows from investing activities			
Fixed capital expenditure		(105,610)	(676,506)
Investments made in equity securities		(593,211)	(216,665)
Investments made in debt securities		(1,215,000)	(90,000)
Long term advances - net		4,110	(22)
Proceeds from maturity of investments		-	80,000
Proceeds from disposal of operating fixed assets		17,223	42,698
Dividends received		4,717,967	642,422
Net cash inflow / (outflow) from investing activities		2,825,479	(218,073)
Cash flows from financing activities			
Proceeds from long term finances		-	2,243,333
Repayment of lease liabilities		-	(11,587)
Dividend paid		(2,029,133)	(1,072,389)
Net cash (outflow) / inflow from financing activities		(2,029,133)	1,159,357
Net increase in cash and cash equivalents		454 455	885,291
Short term borrowings transferred		474,475	3,400,000
Cash and cash equivalents at the beginning of the period		(006.490)	(5,478,016)
	16	(326,482)	
Cash and cash equivalents at the end of the period	16	147,993	(1,192,725)

The annexed notes 1 to 19 form an integral part of this condensed unconsolidated unaudited interim financial statements.

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Chief Financial Officer

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NOTES TO AND FORMING PART OF THE CONDENSED INTERIM UNCONSOLIDATED FINANCIAL STATEMENTS (UN-AUDITED)

for the mine month period ended September 30, 2021

1. Legal status and nature of business

Packages Limited (the 'Company') is a public company limited by shares incorporated in Pakistan. The Company's ordinary shares are listed on the Pakistan Stock Exchange Limited. The registered office of the Company is situated at 4th floor, the Forum, Suite No. 416 - 422, G-20, Block 9, Khayaban-e-Jami, Clifton, Karachi, Pakistan. Head office is located at Shahrah-e-Roomi, P.O. Amer Sidhu, Lahore, Pakistan.

These condensed interim unconsolidated financial statements are the separate financial statements of the Company in which investment in subsidiaries, associates and joint venture have been accounted for at cost less accumulated impairment losses, if any. Condensed interim consolidated financial statements are prepared separately.

As detailed in note 2 of the annual audited financial statements for the year ended December 31, 2020, the Company was principally engaged in the manufacture and sale of packaging materials and tissue and consumer products till the date of transfer of its manufacturing business to its wholly-owned subsidiary - Packages Convertors Limited as at July 1, 2020 and recognised investment in subsidiary at the carrying value of the net assets transferred and no gain or loss was recognised by the Company on this transfer. On January 14, 2021, Securities Exchange Commission of Pakistan ('SECP') granted the approval for the proposed issuance of 30,829,021 ordinary shares (of Rs 100 each) at par value, for a consideration against transfer of net assets of the Company. These shares have been issued in the name of the Company on February 17, 2021.

The Company is now an investment holding company having investments in companies engaged in various businesses including packaging materials and tissue and consumer products, industrial inks, paper, paperboard products and corrugated boxes, biaxially oriented polypropylene ('BOPP') and cast polypropylene ('CPP') films, ground calcium carbonate products, insurance, power generation and real estate. Pursuant to this, the dividend income of the Company is now disclosed as a part of the net operating revenue.

2. Basis of preparation

2.1 Statement of compliance

These condensed interim unconsolidated 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:

- i) International Accounting Standard ('IAS') 34, 'Interim Financial Reporting', issued by International Accounting Standards Board ('IASB') as notified under the Companies Act, 2017; and
- ii) Provisions of and directives issued under the Companies Act, 2017

Where 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 are un-audited. These condensed interim financial statements do not include all of the information required for annual financial statements and should be read in conjunction with the annual financial statements as at and for the year ended December 31, 2020. Selected explanatory notes are included to explain events and transactions that are significant to the understanding of the changes in the Company's financial position and performance since the last annual financial statements.

3. Significant accounting policies

3.1 The accounting policies and methods of computation adopted in the preparation of this condensed interim unconsolidated financial statements are the same as those applied in the preparation of preceding annual audited financial statements of the Company for the year ended December 31, 2020, except for the adoption of new and amended standards as set out in note 3.2.1.

3.2 Initial application of standards, amendments or an interpretation to existing standards

The following amendments to existing standards have been published that are applicable to the Company's financial statements covering annual periods, beginning on or after the following dates:

3.2.1 Standards, amendments and interpretations to accounting standards that are effective in the current period

Certain standards, amendments and interpretations to approved accounting standards are effective for accounting periods beginning on January 01, 2021, but are considered not to be relevant or to have any significant effect on the Company's operations (although they may affect the accounting for future transactions and events) and are, therefore, not detailed in these condensed interim unconsolidated financial statements.

3.2.2 Standards, amendments and interpretations to existing standards that are not yet effective and have not been early adopted by the Company

There are certain standards, amendments to the accounting standards and interpretations that are mandatory for the Company's accounting periods beginning on or after January 1, 2022, but are considered not to be relevant or to have any significant effect on the Company's operations and are, therefore, not detailed in these condensed interim unconsolidated financial statements.

4 Accounting estimates

The preparation of these condensed interim unconsolidated financial statements require the management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expenses. Actual results may differ from these estimates.

In preparing these condensed interim unconsolidated financial statements, the significant judgments made by management in applying accounting policies and key sources of estimation were the same as those that were applied to the annual financial statements of the Company for the year ended December 31 2020, with the exception of change in estimate that is required in determining the provision for income taxes as referred to in note 5.

5. Taxation

Income tax expense comprises current and deferred tax. SECP vide its certificate dated November 06, 2019, has registered the Company and its wholly-owned subsidiaries, Bulleh Shah Packaging (Private) Limited ('BSPPL'), Packages Converters Limited ('PCL') and Packages Investments Limited ('PIL') (together 'the Group') for group taxation. Consequent to the filing of declaration for group taxation for the tax year 2022 by the Group, the Group will be taxed as one fiscal unit for the tax year 2022.

Income tax expense is recognized in each interim period based on best estimate of the weighted average annual income tax rate expected for the full financial year. Amounts accrued for income tax expense in one interim period may have to be adjusted in a subsequent interim period of that financial year if the estimate of the annual income tax rate changes. Current and deferred taxes based on the consolidated results of the Group are allocated within the Group on the basis of separate return method, modified for determining realizability of tax credits and tax losses which are assessed at Group level. Any adjustments in the current and deferred taxes of the Company on account of group taxation are credited or charged to condensed interim unconsolidated statement of profit or loss in the period in which they arise.

6. Long term finances

6.1 Preference shares / convertible stock - unsecured

During the year 2009, the Company issued 10.00% local currency non-voting preference shares / convertible stock at the rate of Rs 190 per share amounting to USD 50 million equivalent to Rs 4,120.50 million under "Subscription Agreement" dated March 25, 2009 with International Finance Corporation ('IFC').

Terms of redemption / conversion

Each holder of preference shares / convertible stock shall have a right to settle at any time, at the option of holder, either in the form of fixed number of ordinary shares, one ordinary share for one preference share / convertible stock, or cash. The Company may, on its discretion, refuse to purchase the preference shares / convertible stock offered to it for purchase in cash. In case of refusal by the Company, preference shareholders shall have the right to either retain the preference shares / convertible stock or to convert them into ordinary shares. The preference shares / convertible stock can be held till perpetuity if preference shareholders do not opt for the conversion or cash settlement.

Rate of return

The preference share / convertible stock holders have a preferred right of return at the rate of 10.00% per annum on a non-cumulative basis till the date of settlement of preference shares / convertible stock either in cash or ordinary shares. In case the amount of dividend paid to an ordinary shareholder exceeds that paid to a preference shareholder, the preference shareholders have the right to share the excess amount with the ordinary shareholders on an as-converted basis.

Preference shares / convertible stock are recognised in the condensed interim unconsolidated statement of financial position as follows:

	September 30,	December 31,
	2021	2020
	Un-audited	Audited
	(Rupees in	thousand)
ace value of preference shares / convertible stock	1,555,500	1,555,500
,186,842 (December 31, 2020: 8,186,842) shares of Rs 190 each]	(16,628)	(16,628)
ransaction costs	1,538,872	1,538,872
quity component - classified under capital and reserves	(606,222)	(606,222)
ability component - classified under long term finances	932,650	932,650
ccrued return on preference shares / convertible stock		
- classified under accrued markup	116,444	155,550

The fair value of the liability component of the preference shares / convertible stock is calculated by discounting cash flows at a rate of approximately 16.50% till perpetuity which represents the rate of similar instrument with no associated equity component. The residual amount, representing the value of the equity conversion component, is included in shareholders' equity as preference shares / convertible stock.

6.2 The Company has also signed a loan agreement with IFC on June 12, 2020 for a five-year loan of USD 25 million for future funding needs. No disbursement has been made from the said facility till the date of authorization of these condensed interim unconsolidated financial statements.

Mark up will be charged at the rate of London Inter-bank Offer Rate ('Libor') plus 2% from the date of disbursement. However, finance cost amounting to Rs 34.6 million (September 30, 2020: Nil) has been recognised during the period as commitment fee on the undisbursed amount of facility availed from IFC as referred above.

7. Contingencies and commitments

7.1 Contingencies

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There is no significant change in contingencies from the preceding annual audited financial statements of the Company for the year ended December 31, 2020, except for the following:

- (i) Standby letter of credit issued by Habib Bank Limited Pakistan ('HBL Pakistan') in favour of Habib Bank Limited Bahrain ('HBL Bahrain') on behalf of the Company amounting to USD 2.60 million equivalent to Rs 441.840 million (December 31, 2020: USD 4.0 million equivalent to Rs 639.338 million) to secure long term finance facility provided by HBL Bahrain to Anemone Holdings Limited ('AHL'), wholly-owned subsidiary of the Company. The standby letter of credit is secured against pledge of Nestle Pakistan Limited's shares owned by the Company.
- (ii) The banks have issued the following guarantees on Company's behalf in favour of:

Sui Northern Gas Pipelines Limited against gas supply for Packages Limited amounting to Rs 7.50 million (December 31, 2020: Rs 7.50 million).

Shell Pakistan Limited against fuel cards amounting to Rs 2.0 million (December 31, 2020: Rs 2.0 million).

Director Excise and Taxation against customs clearing amounting to Rs 54.00 million (December 31, 2020: Rs 54.00 million).

Sindh High Court against stay order proceedings amounting to Rs 12.580 million (December 31, 2020: Rs 12.580 million).

Pakistan State Oil Limited against fuel cards amounting to Rs 15.00 million (December 31, 2020: Rs 15.00 million).

(iii) In respect of tax year 2017, an order dated April 29, 2021 had been issued by the Deputy Commissioner Inland Revenue, ('DCIR') and a demand amounting to Rs 1,520 million has been raised under section 137(2) of the Income Tax Ordinance 2001. The tax authorities have raised the demand primarily by disallowing certain expenses and also including certain additions in the taxable income. The action taken by DCIR is, in an adhoc and arbitrary manner, despite all matters concluded in the audit for tax year 2014 on similar issues as well as the data provided during the monitoring proceedings for that year have been finalized without providing an adequate opportunity of being heard to the company and the above mentioned additions / disallowances are made on an 'exparte basis'.

Being aggrieved by the decision of DCIR, the Company has filed an appeal before Commissioner Inland Revenue Appeals(CIRA) dated May 28, 2021 against this impugned order, and at the same time the Company has also filed an application for stay against any coercive action taken by Federal Board of Revenue in Sindh High Court dated June 1, 2021. The stay is valid till the decision of CIR(A).

Based on the advice of the Company's tax advisor, the management believes that there are meritorious grounds to support the Company's stance in respect of this matter. Consequently, no provision for this amount has been made in these condensed interim unconsolidated financial statements.

7.2 Commitments in respect of

(i) Letters of credit other than capital expenditure amounting to Rs 12.7 million (December 31, 2020: Nil).

8.	Property, plant and equipment		September 30,	December 31,	
			2021	2020	
			Un-audited	Audited	
			(Rupees in thousand)		
Operatir	g fixed assets	- note 8.1 & 8.2	163,360	160,895	
Capital v	vork-in-progress	- note 8.3	82,123	3,810	
			245 482	164 705	

- note 8.2.1

 - P	

Operating fixed assets

Opening net book value

8.1

Additions during the period / year

Disposals during the period / year at net book value Transfer during the period / year at net book value Transfer out to investment property Depreciation charged during the period / year

Closing net book value

Freehold land
Leasehold land
Buildings on freehold land
Plant and machinery
Other equipment (computers, lab equipment and other office equipment)
Furniture and fixtures
Vehicles

September 30,	December 31,		
2021	2020		
Un-audited	Audited		
(Rupees ir	thousand)		
160,895	6,205,128		
28,981	704,422		
15,841	32,660		
-	5,333,185		
-	948,105		
10,675	434,705		
26,516	6,748,655		
163,360	160,895		

September 30,	December 31,
2021	2020
Un-audited	Audited
(Rupees ir	thousand)
-	37
-	118
174	38,279
-	462,783
10,132	140,933
-	51
18,675	62,221
28,981	704,422

8.2 A portion of the land on which the Company's buildings are situated, measuring 231 kanals and 19 marlas, was leased out to the Company by Government of Punjab ('GoPb') from December 1955 till November 2015 after which the lease has not been renewed. During the year 2015, the Company approached the Board of Revenue ('BoR'), GoPb to renew the lease; however, no adequate response was received. On January 5, 2019, the Supreme Court of Pakistan ('Court'), summoned BoR, to which the BoR stated that the new policy of the GoPb is not to lease state land but to sell it through open auction. Consequently, the Company was directed to deposit Rs 500 million with the BoR as security to the payment of outstanding amount of rent to be determined, with such amount being adjustable against final amount of rent. The Company deposited such amount in compliance with the direction on January 10, 2019. The Court has further directed Additional Advocate General, Punjab on January 16, 2019 that subject to the Court's approval, two surveyors be appointed for determination of rent based on industrial usage of the land for the period from December 2015 till date. The surveyors were appointed, who have submitted their independent valuation reports to BoR and the Court. The matter is pending for further action as of the date of the authorization for issue of these condensed interim unconsolidated financial statements. Moreover, the Court has further decided that the land shall be sold through an open auction with the Company getting the right of first refusal.

The management has, on the basis of assessment of fair value of the said portion of land by independent valuers, as appointed by the Court, and its understanding of the prevalent market terms relating to rent of such properties in the vicinity of the said portion of land, recognised an expense of Rs 78.187 million (2020: Rs 130.5 million) in respect of rent for the year from January 2021 to September 2021. The management is confident that the final amount of rent will be in congruence with the provision made in these condensed interim unconsolidated financial statements, inter alia based on the fair value determined by the independent valuers and the relevant facts and circumstances.

8.3 Capital work-in-progress	September 30, 2021 Un-audited	December 31, 2020 Audited
		thousand)
	(Rupees II	i tilousanu)
Civil works	65,523	_
Plant and machinery	2,499	_
Advances to suppliers	9,231	3,810
Others	4,870	-
	82,123	3,810
9. Investments		
Opening balance	46,186,402	47,713,862
Add: Investments made during the period / year - note 9.1	593,211	3,526,712
Changes in the fair value of equity investments	393,211	3,320,712
at fair value through other comprehensive income	(2,296,143)	(5,054,172)
Closing balance	44,483,470	46,186,402
	44,4-0,47-	
9.1 Investments made in related parties during the period / year		
,		
Anemone Holdings Limited - wholly-owned subsidiary	192,211	443,810
Packages Convertors Limited - wholly-owned subsidiary	-	3,082,902
StarchPack (Private) Limited - wholly-owned subsidiary	401,000	-
	593,211	3,526,712

9.2 As of September 30, 2021, an aggregate of 1,600,000 (December 31,2020: 1,600,000) shares of Nestle Pakistan Limited having market value of Rs 9,657.28 million (December 31, 2020: Rs 10,664.016 million) have been pledged in favour of HBL Pakistan. Out of aggregate shares pledged, 182,000 (December 31,2020: 182,000) shares are pledged against issuance of standby letter of credit in favour of HBL Bahrain as referred to in note 7.1 (i) and the remaining 1,418,000 shares (December 31,2020: 1,418,000) are pledged against the long term loans of the wholly-owed subsidiary, Packages Convertors Limited.

9.3 During the current period, Mitsubishi Corporation (the "MC") indicated its intention of selling its entire 7,500,000 ordinary shares i.e., 19.33% shareholding of Tri-Pack Films Limited ('TPFL'). As per the Joint Venture agreement between MC and the Company, the Company had the right of first refusal to purchase the entire shareholding of MC. Accordingly, the Company entered into a Share Purchase Agreement on June 08, 2021 with MC for the purchase of entire shareholding of MC in TPFL at a negotiated purchase price of Rs 154.62/share amounting to Rs 1,159.65 million (excluding transaction costs) subject to fulfilment of applicable corporate and regulatory approvals.

In addition, the Company may acquire such number of ordinary shares of TPFL from the public as may be offered and acquired in accordance with the provisions of Part IX of the Securities Act 2015 and of the Listed Companies (Substantial Acquisition of Voting Shares and Takeovers) Regulations, 2017 (the "Takeover Laws").

Accordingly, the Company made its Public Announcement of offer on October 28, 2021 regarding this proposed acquisition in accordance with the Takeover Laws, upon completion of applicable corporate and regulatory approvals.

The proposed acquisition will be executed upon completion of all legal formalities in accordance with the Takeover Laws and share purchase agreement.

10.	Sales from goods and services	Three-month period ended		Nine-month	period ended
		September 30,	September 30,	September 30,	September 30,
		2021	2020	2021	2020
		Un-audited	Un-audited	Un-audited	Un-audited
		(Rupees in	thousand)	(Rupees in	n thousand)
	Local sales	-	9,113	-	15,316,906
	Export sales	-	22,591	-	113,701
		-	31,704	-	15,430,607
	Less: Sales tax	-	1,346	-	2,365,394
	Trade discounts	-	_	-	257,622
		-	1,346	-	2,623,016
		-	30,358	-	12,807,591

11. Cost of sales	Three-month period ended		Nine-month period ended		
	September 30,	September 30,	September 30,	September 30,	
	2021	2020	2021	2020	
	Un-audited	Un-audited	Un-audited	Un-audited	
	(Rupees in	thousand)	(Rupees i	n thousand)	
Raw materials consumed	-	15,931	-	5,677,195	
Salaries, wages and amenities	-	-	-	881,189	
Travelling and conveyance	-	-	-	6,282	
Fuel and power	-	-	-	508,224	
Production supplies consumed	-	-	-	265,571	
Rent and rates	-	-	-	41,475	
Insurance	-	-	-	23,372	
Repairs and maintenance	-	-	-	166,463	
Packing expenses	-	-	-	200,334	
Depreciation on operating fixed assets	-	-	-	398,752	
Amortisation of intangible assets	-	-	-	2,739	
Technical fees	-	-	-	37,506	
Other expenses	-	-	-	175,657	
	-	15,931	-	8,384,759	
Opening work-in-process	_	_	_	361,617	
•	_		_	301,017	
Closing work-in-process			_		
Cost of goods manufactured	-	15,931	-	8,746,376	
Opening steel of finished goods				10645=	
Opening stock of finished goods	-	15,931	-	1,264,671	
Closing stock of finished goods	-	15,931	-	10,011,04/	
-	-	15,931	-	10,011,047	

		Three-month period ended		Nine-month period ended	
		Sep 30,	Sep 30,	Sep 30,	Sep 30,
		2021	2020	2021	2020
12. Earnings per share		Un-audited	Un-audited	Un-audited	Un-audited
Basic earnings per share					
Profit for the period	Rupees in thousand	1,068,737	247,236	3,111,850	1,007,670
Participating preference dividend	Rupees in thousand	-	-	(26,250)	-
Net profit attributable to ordinary shareholders	Rupees in thousand	1,068,737	247,236	3,085,600	1,007,670
Weighted average number of ordinary shares	Number	89,379,504	89,379,504	89,379,504	89,379,504
Basic earnings per share	Rupees	11.96	2.77	34.52	11.27
Diluted earnings per share					
Profit for the period	Rupees in thousand	1,068,737	247,236	3,111,850	1,007,670
Return on preference shares /					
convertible stock - net of tax	Rupees in thousand	27,838	28,240	82,604	83,201
		1,096,575	275,476	3,194,454	1,090,871
Weighted average number of ordinary shares	Number	89,379,504	89,379,504	89,379,504	89,379,504
Weighted average number of notionally					
converted preference shares / convertible stock	Number	8,186,842	8,186,842	8,186,842	8,186,842
		97,566,346	97,566,346	97,566,346	97,566,346
Diluted earnings per share	Rupees	11.24	2.77	32.74	11.18

13. Transactions with preference shareholders

This represents the additional entitlement of the preference share holders as mentioned in note 6. In addition to the preferred right of return at the rate of 10 percent per annum, either in cash or ordinary shares on a non-cumulative basis till the date of settlement of preference shares / convertible stock, the preference shareholders also have the right to share the excess amount with the ordinary shareholders on an as-converted basis in case the amount of dividend per share paid to an ordinary shareholder exceeds that paid to a preference shareholder. Since ordinary dividend of Rs 22.50 per share was approved for the year ended December 31, 2020, which exceeded the preferred return for that year, the additional preference dividend to be paid to the preference shareholders has been distributed to the preference shareholders as participating dividend and charged directly to the equity.

14. Transactions and balances with related parties

The related parties comprise of subsidiaries, joint ventures, associates, group companies, key management personnel including directors and post-employment staff retirement plans. The Company in the normal course of business carries out transactions with various related parties. Significant transactions and balances with related parties other than those disclosed in respective notes are as follows:

ionows.		Nine-month	period ended
		September 30,	September 30, 2020
		Un-audited	Un-audited
Relationship with the Company	Nature of transactions	(Rupees in	thousand)
i. Subsidiaries	Purchase of goods and services Sale of goods and services Transfer of goods on cost Dividend income Investment made Rental income and others Management and technical fee	766 1,536 - 2,801,317 - 293,589 72,800	2,980,470 128,425 561,299 140,891 3,299,567 151,392 54,187
ii. Joint ventures	Purchase of property, plant and equipment Sale of goods and services Dividend income Rental income and others Purchase of goods and services	- 12,375 - -	17,373 2,595 - 379 1,042
iii. Associates	Purchase of goods and services Sale of goods and services Insurance premium paid Insurance claims received Rental income and other income Dividend income Dividend paid	79 - 21,067 - 7,541 169,898 600,912	1,141,105 2,917 139,444 2,288 8,490 45,099 320,486
iv. Retirement obligations	Expense charged in respect of defined benefit plans Expense charged in respect of contribution plans Dividend paid	46,100 10,349 63,730	101,562 27,194 33,989
v. Key management personnel	Salaries and other employee benefits Directors' meeting fee Dividend paid	35,211 7,775 66,111	81,905 4,461 30,774
vi. Other related party	Donations made	28,195	19,971

All transactions with related parties have been carried out on mutually agreed terms and conditions.

${\bf Period}\ /\ {\bf year\ end\ balances}$

Receivable from related parties

- Subsidiaries
- Joint ventures
- Group companies and other related party

Payable to related parties

- Subsidiaries
- Group companies and other related party
- Retirement benefit obligations

September 30,	September 30, 2020
Un-audited	Un-audited
(Rupees in	thousand)
365,247 1,072 47,194	322,812 351 32,442
779 7,208 5,484	10,130 10,161 4,398

15. Cash flow information

15.1. Cash generated from operations	Nine-month	period ended
y	September 30,	September 30,
	2021	2020
	Un-audited	Un-audited
	(Rupees ir	thousand)
Profit before taxation	3,536,850	1,326,670
Adjustments for non-cash items:		
- Depreciation on owned assets	10,675	432,267
- Depreciation on right-of-use asset	-	12,129
- Depreciation on investment properties	35,765	14,066
- Amortisation on intangible assets	386	5,751
- Present value of long term liability	-	13,173
- Provision for accumulating compensated absences	20,550	36,062
- Provision for retirement benefits	28,264	68,637
- Profit on disposal of operating fixed asset	(1,382)	(10,077)
- Exchange loss	3	85,159
- Finance cost	152,360	648,132
- Net impairment (reversal) / losses on financial assets	(12,993)	108,904
- Stock-in-trade written off	-	95,714
- Stores and spares written off	-	15,466
- Liabilities no longer payable written back	(22,039)	(6,580)
- Reversal of provision against pending claims	-	(11,534)
- Capital work-in-progress charged to condensed interim		
unconsolidated statement of profit or loss	-	1,786
 Provision for obsolete / slow-moving stores and spares Provision for obsolete / slow-moving stock-in-trade 	-	475 43,971
- Amortisation of deferred income	-	(6,446)
- Dividend income	(3,626,206)	(642,422)
Profit before working capital changes	122,233	2,231,303
Effect on cash flow due to working capital changes		
- Decrease in trade debts	74,815	1,968,176
- Increase in stores and spares	-	(126,196)
- Increase in stock-in-trade	_	(1,592,003)
- Decrease / (increase) in loans, advances, deposits, prepayments and		(1,39=,003)
other receivables	9,750	(247,099)
- Decrease in trade and other payables	(139,333)	(1,066,527)
	(54,768)	(1,063,649)
	67,465	1,167,654
16. Cash and cash equivalents	September 30,	September 30,
	2021	2020
	Un-audited	Un-audited
	(Rupees ir	thousand)
Cash and bank balances	147,993	128,123
Finances under mark up arrangements - secured	_	(1,320,848)
	147,993	(1,192,725)

17. Financial risk management

17.1 Financial risk factors

The Company's activities expose it to a variety of financial risks: market risk (including currency risk, fair value interest rate risk, cash flow interest rate risk and price risk), credit risk and liquidity risk.

The condensed interim unconsolidated financial statements do not include all financial risk management information and disclosures required in the annual financial statements, and should be read in conjunction with the Company's annual financial statements for the year ended December 31, 2020.

There have been no significant changes in the risk management policies since the year ended December 31, 2020.

17.2 Fair value estimation

a) Fair value hierarchy

The different levels for fair value estimation used by the Company have been defined as follows:

- The fair value of financial instruments traded in active markets (such as publicly traded equity securities) is based on quoted (unadjusted) 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.
- 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 maximize the use of observable market data and rely as little as possible on entity specific estimates. If all significant inputs required to determine fair value of an instrument are observable, the instrument is included in Level 2.
- 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 instruments.

To provide an indication about the reliability of the inputs used in determining fair value, the Company classifies its financial instruments into the three levels prescribed above. The following table presents the Company's significant financial assets measured and recognised at fair value at September 30, 2021 and December 31, 2020 on a recurring basis:

	Un-audited			
As at September 30, 2021	Level 1	Level 2	Level 3	Total
	(Rupees in thousand)			
Assets				
Recurring fair value measurements				
Lavortan onto ENIOCI	22.226.424			
Investments - FVOCI	22,026,131		5,000	22,031,131
Liabilities				
		Au	dited	
As at December 31, 2020	Level 1	Level 2	Level 3	Total
As at December 31, 2020	Level 1	Level 2	Level 3	Total
,	Level 1	Level 2	Level 3 n thousand)	Total
Assets	Level 1	Level 2		Total
,	Level 1	Level 2		Total
Assets	Level 1	Level 2		Total
Assets	Level 1	Level 2		Total
Assets Recurring fair value measurements		Level 2		
Assets Recurring fair value measurements	Level 1 24,322,274	Level 2	n thousand)	Total 24,327,274
Assets Recurring fair value measurements		Level 2	n thousand)	

During the period, there were no significant changes in the business or economic circumstances that affect the fair value of the Company's financial assets and financial liabilities. Furthermore, there were no reclassifications of financial assets.

18. Date of authorisation for issue

These condensed interim unconsolidated financial statements were authorised for issue on October 28, 2021 by the Board of Directors of the Company.

19. Corresponding figures

In order to comply with the requirements of International Accounting Standard 34 - 'Interim Financial Reporting', the condensed interim unconsolidated statement of financial position has been compared with the balances of annual audited financial statements of preceding financial year, whereas, the condensed interim unconsolidated statement of profit or loss, condensed interim unconsolidated statement of comprehensive income, condensed interim unconsolidated statement of changes in equity and condensed interim unconsolidated 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 and better presentation. The corresponding figures are not comparable as all the assets and related liabilities of manufacturing business were transferred to Packages Convertors Limited with effect from July 1, 2020 as detailed in note 1.

Spallederth

Chief Executive

Director

S.a. wends

Chief Financial Officer

Packages Limited and its subsidiaries

Condensed Interim Consolidated Unaudited Financial Statements

DIRECTORS' REPORT ON CONDENSED INTERIM UN-AUDITED CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2021

The Directors of the Parent Company take pleasure in presenting the un-audited consolidated financial statements of the Group for the nine months ended September 30, 2021. Comparison of the unaudited consolidated results of the nine months ended September 30, 2021 as against September 30, 2020 is as follows:

Jan - Sep	Jan – Sep
2021	2020

(Rupees in million)

Invoiced sales – net	60,083	48,450
Profit from operations	9,447	6,124
Other operating expense-net	(609)	(322)
Finance costs	(1,845)	(2,917)
Share of profit / (loss) in associates		
and joint venture – net of tax	110	124
Profit before taxation	7,104	3,009
Taxation	(2,351)	(1,060)
Profit after tax	4,753	1,948

We are pleased to report that the core manufacturing operations have shown significantly improved performance in a challenging and competitive environment. During the current period of 2021, the Group has achieved net sales of Rs. 60,083 million against net sales of Rs. 48,450 million achieved during the corresponding period of last year representing sales growth of 24% with an operating profit of Rs 9,447 million as compared to Rs 6,124 million generated during the corresponding period last year, mainly on account of revenue growth and cost controls.

The Group's finance cost has decreased by Rs 1,072 million which is mainly attributable to decreased interest rates as compared to corresponding period of last year.

A brief review of the operational performance of the Group subsidiaries is as follows:

Packages Convertors Limited

Packages Convertors Limited ('PCL') is an un-listed public limited subsidiary of Packages Limited. In 2019, the Board of Directors and Shareholders of Parent Company approved the internal restructuring of the Parent Company including transfer of its manufacturing business including folding cartons, flexible packaging, consumer products and mechanical fabrication & roll covers along with all relevant assets, operations and corresponding liabilities to PCL. In 2020, PCL received in-principle approval of Securities and Exchange Commission of Pakistan (SECP) subject to certain conditions being met against its application under regulation 7 of the Companies (Further Issue of Shares) Regulations, 2018 read with section 83(1) of the Companies Act, 2017. The Parent Company transferred its manufacturing operations at carrying value of Rs 3,083 million as of July 01, 2020 upon completion of formalities. On January 14, 2021, SECP granted the approval for the proposed issuance of 30,829,021 ordinary shares (of Rs 100 each) at par value, for a consideration other than cash i.e. against transfer of net assets of Packages Limited based on net carrying values as at July 1, 2020 and the shares have been issued in February 2021. As a result, the operations of manufacturing business have now become part of PCL effective July 1, 2020. The Company has achieved net sales of Rs. 22,330 million during the current period of the year 2021. The Company has generated profit before tax of Rs. 2,194 million during the current period of the year 2021. Moving forward, the Company will focus on improving operating results through volume growth and price rationalization.

Bulleh Shah Packaging (Private) Limited

Bulleh Shah Packaging (Private) Limited is principally engaged in the manufacturing and conversion of paper and paper board and corrugated boxes. The Company has achieved sales of Rs. 27,155 million during the current period of 2021 as compared to Rs 21,247 million during 2020 representing sales growth of 28%. The Company has recorded profit before tax of Rs 3,356 million during the current period as compared to the profit before tax of Rs 1,708 million in the corresponding period last year, primarily due to revenue growth, product mix and tighter control over fixed costs. The Company is focusing on further improving operating results through increased sales volumes, product diversification and better product mix.

DIC Pakistan Limited

DIC Pakistan Limited is an un-listed public limited subsidiary of Packages Limited. It is principally engaged in manufacturing, processing and selling of industrial inks. The Company has achieved net sales of Rs. 4,919 million during the current period of the year 2021 as compared to Rs. 4,098 million of the corresponding period of last year representing sales growth of 20%. The Company has generated profit before tax of Rs. 737 million during the current period of the year 2021 as against Rs. 413 million generated during the corresponding period of 2020. Moving forward, the Company will focus on improving operating results through volume growth, tighter cost control and price rationalization.

Packages Lanka (Private) Limited

Packages Lanka (Private) Limited is a Sri Lanka based subsidiary of Packages Limited. It is primarily engaged in production of flexible packaging. During the current period of 2021, the Company has achieved sales of SLR 1,840 million as compared to SLR 1,530 million in the corresponding period of last year. The Company has generated profit before tax of SLR 51 million during the current period of the year 2021 as against loss before tax of SLR 80 million generated during the corresponding period of 2020. Moving forward, the Company will focus on improving operating results through volume growth, tighter cost control and price rationalization.

Flexible Packages Convertors (Pty) Limited

Flexible Packages Convertors (Pty) Limited is private limited company based in South Africa. It is principally engaged in the manufacture of flexible packaging material. During the current period of 2021, the company achieved net sales revenue of ZAR 512 million as compared to ZAR 422 million of the corresponding period of last year. The Company has recorded loss before tax of ZAR 8 million during current period of 2021 as compared to loss before tax of ZAR 15 million during the corresponding period of last year. This is primarily on account of almost lockdown conditions imposed in South Africa due to corona virus pandemic. Moving forward, the Company will focus on improving operating results through volume growth and price rationalization.

Packages Real Estate (Private) Limited

Packages Real Estate (Private) Limited is a subsidiary of Packages Limited. It is primarily engaged in the business of all types of construction activities and development of real estate. It is currently operating a real estate project titled "Packages Mall". The Company has achieved net revenue of Rs 2,360 million during the current period of 2021 as compared to revenue of Rs 1,816 million achieved during the corresponding period of last year. The Company has recorded profit before tax of Rs. 351 million as against loss before tax of Rs. 307 million achieved during current period of last year.

StarchPack (Private) Limited

StarchPack (Private) Limited is a private company limited by shares incorporated in Pakistan under the Companies Act, 2017. It is a wholly owned subsidiary. It will be principally engaged in the manufacture and sale of corn-based starch products, its derivates and by-products. During the current period, the Parent Company made an investment of Rs. 401 million.

Public offer for Tri-Pack Films Limited

During the current period, Mitsubishi Corporation (the "MC") indicated its intention of selling its entire 7,500,000 ordinary shares i.e., 19.33% shareholding of Tri-Pack Films Limited ('TPFL'). As per the Joint Venture agreement between MC and the Parent Company, the Parent Company had the right of first refusal to purchase the entire shareholding of MC. Accordingly, the Parent Company entered into a Share Purchase Agreement on June 08, 2021 with MC for the purchase of entire shareholding of MC in TPFL at a negotiated purchase price of Rs 154.62/share amounting to Rs 1,159.65 million (excluding transaction costs) subject to fulfilment of applicable corporate and regulatory approvals.

In addition, the Parent Company may acquire such number of ordinary shares of TPFL from the public as may be offered and acquired in accordance with the provisions of Part IX of the Securities Act 2015 and of the Listed Companies (Substantial Acquisition of Voting Shares and Takeovers) Regulations, 2017 and the "Takeover Laws".

Accordingly, the Parent Company made its 'Public Announcement of offer on October 28, 2021 regarding this proposed acquisition in accordance with the Takeover Laws upon completion of applicable corporate and regulatory approvals.

The proposed acquisition will be executed upon completion of all legal formalities in accordance with the Takeover Laws and share purchase agreement.

(Towfiq Habib Chinoy)

Mhin

Chairman

Lahore, October 28, 2021

(Syed Hyder Ali)

Spallyderldi

Chief Executive & Managing Director Lahore, October 28, 2021

پیکجزریئل اسٹیٹ (پرایئوٹ) کمیٹٹر

پیکوریئل اسٹیٹ (پرایئوٹ) کمیٹڑ پیکیجز کمیٹڑ کا ایک ذیلی ادارہ ہے یہ بنیادی طور پرتمام اقسام کی تغییر اتی سرگرمیوں اور ریئل اسٹیٹ کے فروغ کے کاروبار میں سرگرم عمل ہے۔اس وقت بیرئیل اسٹیٹ پیکیجز مال کے نام سے ایک پروجیکٹ آپریٹ کررہا ہے۔ کمپنی نے پہلے نو ماہ 2021 کے دوران 2,360 ملین روپے کی آمدن حاصل کی جو کہ 2020 کے اسی عرصہ کے دوران 1,816 ملین روپے تھی گذشتہ سال کی موجودہ مدت کے دوران کمپنی نے 351 ملین روپے تیل از ٹیکس منافع کمایا جو پچھلے سال کی اسی مدت میں 307 ملین روپے خسارہ قبل از ٹیکس تھا۔

اسٹارچ پیک پرائیوٹ کمیٹٹر

ایک نجی کمپنی ہے جو کمپنیزا یکٹ 2017 کے تحت پاکستان میں شامل تصف کے ذریعے محدود ہے۔ میکمل ملکیتی ذیلی ادارہ ہے یہ بنیادی طور پر کمئی پڑتی نشا ہے کی مصنوعات اس کے اخذ کر دھنمنی مصنوعات کی تیاری اور فروخت میں مصروف ہوگا۔ موجودہ مدت کے دوران پیرنٹ کمپنی 401 ملین روپے کی سرمایا کاری کرے گی۔

ٹرائی پیک فلمز لمیٹڈ کے کے لئے پبلک آفر:

موجود ہدت کے دوران مشوبشی کارپوریشن (ایم ہی) نے ٹرائی پیک فلمز کمیٹٹر میں اپن 7,500,000 مودی شیئرز لیعن ٹرائی پیک فلمز کمیٹٹر الا 19.33 میں 19.33 میں 19.33 میں ایم 19.33 میں 19.33 میں

Spellederth

سید حیدر می (چف! گیزیکٹواورمینیخنگ ڈائریکٹر)

لا بور 28 اكتوبر 2021

توفیق صبیب چنائے (چیئر مین)

لا بور 28 اكتوبر 2021

کنورنگ کاروبار 1 جولائی 2020 کو 3,083 ملین روپے کی کیئرنگ ویلیو په مسلمه تقاضوں کی تکمیل کے بعد منتقل کر دیا ہے۔ سال کے اختتام کے بعد مورخه 14 جنوری 2021 کو SECP نے جوزہ 30,829,021 عومی عومی صف (100 روپے فی شئیر) برابر قیمت کے اجراء (ماسوائے کیش) جو کہ پیکجز لمیٹلڈ کے اٹا شہات جو کہ کیم جولائی 2020 کی کئیرنگ ویلیو پر تھے کے موض تباد لے کی منظوری دی اور فروری 2021 میں حصص کا اجرا کیا جاچکا ہے نینجناً کنورنگ کاروبار کے آپریشز 1 جو کہ جولائی 2020 کی کئیرنگ ویلیو پر تھے کے موض تباد لے کی منظوری دی اور فروری 2021 میں حصص کا اجرا کیا جاچکا ہے نینجناً کنورنگ کاروبار نے 20,330 ملین روپے کی کیئر جو کہ جولائی 2020 میں 6,026 ملین روپے تھا۔ آگے بوجے ہوئے کہنی بلندر جم کے میں قوسیج اور سیز پراڈ کٹ میں تو روپے آپریشنگ نتائج مزید بہتر بنانے پر توجہ دے رہی ہے۔

بلھےشاہ پیکجنگ (پرائیویٹ)لمیٹڈ

بلھے شاہ پیکجنگ (پرائیویٹ) کمیٹڈ بنیادی طور پر پیپر اور پیپر بورڈ پروڈکٹس کی تیاری اور منتقل میں مصروف عمل ہے۔ کمپنی نے 2021 کے پہلے نو ماہ کے دوران 27155 ملین روپے تھی۔ جس سے 28 فیصد کی سیز گروتھ ظاہر ہوتی ہے۔ کمپنی نے 27155 ملین روپے تھی۔ جس سے 28 فیصد کی سیز گروتھ ظاہر ہوتی ہے۔ کمپنی نے موجودہ مدت کے دوران 1,708 ملین روپے تھا۔ جو بنیادی طور پر ریو نیوگروتھ اور نے موجودہ مدت کے دوران 1,708 ملین روپے تھا۔ جو بنیادی طور پر ریونیوگروتھ اور سے کردہ مالیات پرسخت کنٹرول کے باعث ممکن ہوا۔ کمپنی بلندتر تجم ، پروڈ کٹ میں توسیع اور پروڈ کٹ کمس کے ذریعے آپر یٹنگ نتائج مزید بہتر بنانے پر توجہ دے رہی

ڈی آئی ہی یا *کستان کمیٹڈ*

ڈی آئی می پاکتان کیٹر کیٹر کمیٹر کمائیک نان کسٹر پلک کمیٹر ڈیلی ادارہ ہے۔ یہ بنیا دی طور پر صنعتی انکس (inks) کی تیاری، پروسینگ اور بلز میں مصروف عمل ہے۔

4,098 کمپنی نے سال 2021 کی پہلے نو ماہ کے دوران 4,919 ملین روپے کی خالص بیلز حاصل کی۔ اس کے مقابلے میں گزشتہ سال کی اس مدت کے دوران یہ 2020 ملین روپے تھیں جو 2020 فیصد کی بیلز گروتھ کو فلا ہر کرتی ہے۔ کمپنی نے 2021 کی موجودہ مدت کے دوران 737 ملین روپے کامنا فع قبل از کیکس حاصل کیا جو 2020 کی اس مدت میں 413 ملین روپے کامنا فع قبل از کیکس حاصل کیا جو 2020 کی ایس مدت میں 413 ملین روپے تھا۔ آگے بہتر بنانے کہ بہتر بنانے پر توجہ دے رہی ہے۔

پىكىجزانكا(پرائيويٹ)لمىٹڈ

پیچبز لنگا (پرائیویٹ) کمیٹر سری لنگا میں قائم پیچبز کمیٹر کاایک ذیلی ادارہ ہے۔ یہ بنیا دی طور پڑلیکس ایبل پیکیبنگ کی تیاری میں مصروف عمل ہے۔ کمپنی نے 2021 کے پہلے نو ماہ کے دوران 1,840 ملین سری کنکن رویے تھی۔ کمپنی نے سال 2021 کی اس مدت میں 1,530 ملین سری کنکن رویے تھی۔ کمپنی نے سال 2021 کی اس مدت کے دوران 80 ملین سری کنکن روپے خسارہ قبل از قبیکس کے پہلے نو ماہ میں 51 ملین سری کنکن روپے خسارہ قبل از قبیکس تھا۔ آگے بڑھتے ہوئے کمپنی بلندتر مجم مالیات پر سخت کنٹرول اور قبیتوں میں استعدال کے ذریعے آپریٹنگ نتائج بہتر بنانے پر توجہ دے رہی ہے۔

فلیکس ایبل پیکیجز کنورٹرز (پروپرائٹری) کمیٹٹر

فلیکس ایبل پیکیجز کنورٹرز (پروپرائٹری) کمیٹر جنو کی افریقہ میں قائم پرائٹویٹ کمیٹر کمیٹر کمیٹر کمیٹر کی تیاری میں مصروف عمل میں ایبل پیکیجنگ میٹریل کی تیاری میں مصروف عمل کے اس ایساں کی اس مدت میں 422 ملین زار (ZAR) کا خالص سیز ریو نیو حاصل کیا جوگز شتہ سال کی اس مدت میں 422 ملین زار (ZAR) تھا۔ کمپنی کا خسارہ قبل از ٹیکس 2021 کے پہلے نوماہ میں 80 ملین زار (ZAR) تھا جوگز شتہ سال کی اس مدت میں 15 ملین زار (ZAR) تھا، جس کی بنیا دی وجہ کوروناوائرس کی عالمی وباء کامیں جنو کی افریقة میں پھیلاؤ کے سبب لاک ڈاؤن کا نفاذ تھا۔

آ گے بڑھتے ہوئے کمپنی بلندتر جم مالیات پرسخت کنٹرول اور قیمتوں میں استعدال کے ذریعے آپریٹنگ نتائج بہتر بنانے پر توجہ دے رہی ہے۔

30 ستبر 2021 کوختم ہونے والی نو ماہ کے لئے دائر مکٹرز کی رپورٹ بشمول عبوری غیر آڈٹ شدہ مالیاتی معلومات

پکیجز لمیٹذ ک ڈائر یکٹرز بدمسرت 30 سمبر 2021 کونتم ہونے والی نو ماہ کی مدت کے لئے گروپ کے غیرآ ڈٹ شدہ مجموعی مالیاتی معلومات پیش کرنے پرخوثی محسوں کرتے ہیں۔ گروپ کے نتا مج

30 متمبر 2021 كونتم بونے والى نوماه كى مدت كے لئے غير آؤٹ شده نتائج كا تقابل 30 متمبر 2020 كے مقابلے ميں درج ذيل كے مطابق ب:

	جنوری-ستمبر	جنوری-متمبر	
	2020	2021	
	لين مِس)	(روپي	
	48,450	60,083	انوائسة ميلز - خالص
	6,124	9,447	آ پریشز سے حاصل منافع جات
	(322)	(609)	ديگرآ پر پینگ اخراجات
	(2,917)	(1,845)	فنانس كى لاگت
			منلكهادارون اورمشتر كدمنصوب بين (اخراجات) امنا فع كاحصه-
9	124	110	بعداز فيس
i i	3,009	7,104	منافع قبل ازنيكس
	(1,060)	(2,351)	فيكسيشن
	1,948	4,753	منافع بعدازتيكس

ہم بامسرت اطلاع دے رہے ہیں کہ گروپ کے کلیدی مینوفی کچرنگ آپریشنز نے مشکل اور مسابقتی ماحول میں نمایاں طور پر بہتر کارکردگی کا مظاہرہ کیا۔ 2021 کی پہلی نوماہ کے دوران گروپ نے 60083 ملین روپے کی خالص سیلز حاصل کی جبکہ گزشتہ سال کی اس مت کے دوران 48,450 ملین روپے کی خالص سیلز حاصل کی گئی تھی جو کہ 24 فیصد سیلز گروتھ کو ظاہر کرتا ہے۔ گروپ نے 9447 ملین روپے کا آپریٹنگ منافع حاصل کیا جوگزشتہ سال کی اس مت میں 124 ہے ملین روپے تھا جو کہ بنیا دی طور پر رہے نیوگروتھ اور مالیات پر کنٹرول کے باعث ممکن ہوا۔

گروپ کی فنانس لاگت میں 1,072 ملین روپے کی کی ہوئی جسکی وجد شرح سود کاموجود وسال کے دوران کم ہوتا ہے۔

گروپ کے ذیلی اداروں کی آپریشنل کارکر دگی کا ایک مخضر جائز و درج ذیل مےمطابق ہے:

پیکیج کنورٹرزلمیٹٹر

پیکور کنورٹرزلمیٹڈ پیکو لمیٹڈ کا ایک نان لملڈ پبلک لمیٹڈ ادارہ ہے 2019 میں پیرنٹ کمپنی کے بورڈ آف ڈائز کیٹرز اورشیر ہولڈرز نے اندرونی تنظیم نوبٹھول اپنے مینونیکچرنگ کاروباربشمول نولڈنگ کارٹن فلیکسیل پیکٹگ ،کاروبارصارف اور مکیٹیکل فیبریکیشن رول کورکوتمام متعلقہ اٹا ثہ جات، آپریشنز اوران سے نسلک واجبات پیکیجز کنورٹر زلمیٹڈ (PCL) میں تادلہ کی منظوری دی۔ 2020 میں PCL کوسکیورٹی اینڈ ایجینے کمیشن آف پاکستان سے اس کی درخواست جو کیکیٹز ریگولیشنز 2018 کے (شئیر زکامز پداجراء)ریگولیشن 7 جس کو کمپنیزا کیٹ 2017 کے بیشن (1)83 کے ساتھ پڑھا جائے کی منظوری حاصل ہوئی۔ پیرنٹ کمپنی نے اپنا

PACKAGES GROUP

CONDENSED INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (UN-AUDITED) AS AT SEPTEMBER 30, 2021

		September 30, 2021 Un-audited	December 31, 2020 Audited			September 30, 2021 Un-audited	December 31, 2020 Audited
	Note	(Rupees ir	thousand)		Note	(Rupees in	thousand)
EQUITY AND LIABILITIES				ASSETS			
CAPITAL AND RESERVES Authorised capital				NON-CURRENT ASSETS			
150,000,000 (2020: 150,000,000)				Property, plant and equipment	9	30,089,929	27,396,134
ordinary shares of Rs. 10 each		1,500,000	1,500,000	Right-of-use assets	,	489,955	614,541
				Investment properties		9,974,280	10,601,452
22,000,000 (2020: 22,000,000)				Intangible assets	10	379,448	372,521
10% non-voting preference shares /				Investments accounted for using the equity method	11	6,469,958	6,627,424
convertible stock of Rs 190 each		4,180,000	4,180,000	Other long term investments	12	22,031,155	24,327,298
Issued, subscribed and paid up capital				Long term security deposits Long term loans		134,905 2,122	138,822 657
89,379,504 (2020: 89,379,504) ordinary shares of Rs 10 each		893,795	893,795			69,571,752	70,078,849
8,186,842 (2020: 8,186,842) 10% non-voting preference shares /		093,793	090,790			V 9,3/-1/3=	70,070,049
convertible stock of Rs 190 each		606,222	606,222				
-							
Other reserves		45,987,047	47,604,899				
Equity portion of loan from shareholder of the Parent Company	6	277,219	277,219				
Revenue reserve: Un-appropriated profits		8,562,157	6,529,599				
Attributable to owners of the Parent Company		56,326,440	55,911,734				
Non-controlling interest		1,998,471	1,864,946				
TOTAL EQUITY		58,324,911	57,776,680				
NON-CURRENT LIABILITIES							
Long term finances	7	15,677,669	16,187,100				
Loan from shareholder of							
the Parent Company - unsecured		208,107	260,107				
Lease liabilities		376,838	435,510				
Deferred government grant		-	19,459				
Deferred taxation		2,316,433	1,612,241				
Long term advances		100,038	84,071				
Employee retirement benefits Deferred revenue		906,606	807,523				
Security deposits		254,386 429,264	284,229 371,797				
Deferred liabilities		402,944	341,975				
Deterror intermeter		20,672,285	20,404,012				
CURRENT LIABILITIES				CURRENT ASSETS			
Current portion of non-current liabilities		3,762,953	3,516,939	Stores and spares		2,971,316	2,654,272
Short term borrowings - secured		13,842,296	9,959,308	Stock-in-trade		17,334,298	13,416,931
Trade and other payables		13,262,765	9,488,819	Short term investments		2,471,000	1,450,000
Unclaimed dividend		62,906	54,955	Trade debts		11,063,462	7,586,305
Accrued finance cost		626,542	659,194	Loans, advances, deposits, prepayments and other receivables		4 9=4 000	1,288,232
		31,557,462	23,679,215	and other receivables Income tax receivable		1,871,220 4,549,177	1,288,232 4,746,975
				Cash and bank balances		4,549,1// 722,433	638,343
						40,982,906	31,781,058
CONTINGENCIES AND COMMITMENTS	8	-					
		110,554,658	101,859,907			110,554,658	101,859,907

The annexed notes 1 to 24 form an integral part of these condensed interim unaudited consolidated financial statements.

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Chief Executive Director Chief Financial Officer

		Three month pe	riod ended	Nine month p	eriod ended
		September 30,	September 30,	September 30,	September 30,
		2021	2020	2021	2020
	Note		(Rupees in t	thousand)	
Net operating revenue	13	20,736,263	16,984,222	60,082,951	48,449,520
Cost of sales and services	14	(15,913,225)	(13,291,825)	(46,483,030)	(38,468,694)
Gross profit		4,823,038	3,692,397	13,599,921	9,980,826
Administrative expenses		(700,228)	(607,469)	(2,014,796)	(1,808,462)
Distribution and marketing costs		(774,139)	(640,602)	(2,181,107)	(1,963,943)
Reversal of impairment losses / (net impairment losses)					(0, (()
on financial assets		26,549	54,209	43,447	(84,660)
Other expenses		(417,487)	(138,772)	(862,670)	(703,220)
Other income		16,288	100,298	253,883	224,201
Profit from operations		2,974,021	2,460,061	8,838,678	5,644,742
Finance costs		(653,821)	(789,357)	(1,844,966)	(2,759,375)
Share of net profit of associates and joint ventures accounted for using equity method		65,470	76,397	110,431	124,160
Profit before taxation		2,385,670	1,747,101	7,104,143	3,009,527
Taxation		(587,749)	(440,673)	(2,351,277)	(1,060,803)
Profit for the period		1,797,921	1,306,428	4,752,866	1,948,724
Profit / (loss) attributable to:					
Equity holders of the Parent Company		1,694,546	1,295,549	4,487,120	1,965,072
Non-controlling interests		103,375	10,879	265,746	(16,348)
ŭ		1,797,921	1,306,428	4,752,866	1,948,724
		77.77		1779	
Earnings per share attributable to equity holders of the Parent Company during the period					
Basic Rupees	15	18.96	14.49	49.91	21.99
Diluted Rupees	Ç	17.65	14.13	46.84	20.47

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Director

Chief Financial Officer

The annexed notes 1 to 24 form an integral part of these condensed interim unaudited consolidated financial statements.

Chief Executive

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	Three month period ended Nine month period		eriod ended	
	September 30,	September 30,	September 30,	September 30,
	2021	2020	2021	2020
		(Rupees in	thousand)	
Profit for the period	1,797,921	1,306,428	4,752,866	1,948,724
Other comprehensive (loss) / profit for the period				
Items that will not be subsequently reclassified				
to profit or loss:				
Remeasurements of retirement benefits Tax effect of remeasurements of retirement benefits	-	-	-	(27,361)
Change in fair value of equity investments at fair value	-	-	-	8,631
through other comprehensive income (FVOCI)	860,493	(492,649)	(2,296,143)	(5,291,409)
through other comprehensive mediae (1 voer)	860,493	(492,649)	(2,296,143)	(5,310,139)
Items that might be reclassified subsequently	000,490	(49=,049)	(=,=,0,143)	(3,310,139)
to profit or loss:				
Net exchange differences on translation				
of foreign operations	52,937	9,337	12,337	(215,134)
Share of other comprehensive profit / (loss) of associates and joint ventures				
accounted for using equity method - net of tax	163,642	21,229	(86,291)	(560,583)
	216,579	30,566	(73,954)	(775,717)
Other comprehensive profit /(loss) for the period	1,077,072	(462,083)	(2,370,097)	(6,085,856)
other comprehensive profit/(loss) for the period	1,0//,0/2	(402,003)	(2,3/0,09/)	(0,000,000)
Total comprehensive profit / (loss) for the period	2,874,993	844,345	2,382,769	(4,137,132)
m.1 1 1 0 1 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1				
Total comprehensive (loss) / profit attributable to: Owners of the Parent Company	0 =66 000	900 514	0.440.069	(4.00=.000)
Non-controlling interests	2,766,023 108,970	829,714 14,631	2,119,268 263,501	(4,037,898) (99,234)
Non-controlling interests	2,874,993	844,345	2,382,769	(4,137,132)
	2,8/4,993	044,345	2,302,709	(4,13/,132)

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Chief Financial Officer

Director

The annexed notes 1 to 24 form an integral part of these condensed interim unaudited consolidated financial statements.

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Chief Executive

					At	ttributable to owner	s of the Parent Co	mpany						
	Issue	d, subscribed and					Reserves					Capital and reserves	_	
	paid	d up capital				Capital reserves				Revenue	reserves			
	Ordinary share capital	Preference shares / convertible stock	Share premium	Exchange differences on translation of foreign operations	FVOCI reserve	Other reserves relating to associates and joint ventures	Transactions with non- controlling interests	Equity portion of loan from shareholder of the Parent Company	Capital redemption reserve	General reserve	Unappropriated profits	Total	Non-controlling interests	Total equity
							(Rupees i	n thousand)						
Balance as on January 1, 2020 (audited)	893,795	606,222	3,766,738	(143,768)	25,391,540	3,125,196	80,976	277,219	1,615,000	18,310,333	4,009,577	57,932,828	1,967,880	59,900,708
Appropriation of reserves Transferred to general reserve			-	-	-	-			-	1,000,000	(1,000,000)		-	
Transactions with owners recognized directly in equity Final dividend for the year ended December 31, 2019 Rs. 19 per share Adjustment on account of Group taxation Share issuance costs Dividend relating to 2019 paid to non-controlling interests	-	-	-		-	-	-	-	-	-	(1,072,554) (12,536) (16,005)	(1,072,554) (12,536) (16,005)	- - - (104,283)	(1,072,554) (12,536) (16,005) (104,283)
Total comprehensive income / (loss) for the period ended September 30, 2020	-	-	-	-	-	-	-	-	-	-	(1,101,095)	(1,101,095)	(104,283)	(1,205,378)
Profit / (loss) for the period Remeasurement of retirement benefits asset - net of tax	-	-	-	-	-	-	-	-	-	-	1,965,072	1,965,072	(16,348)	1,948,724
Other comprehensive loss for the period	-	-	-	(132,248)	(5,291,409)	(560,583)	-	-	-	-	(18,730)	(6,002,970)	(82,886)	(6,085,856)
	-	-	-	(132,248)	(5,291,409)	(560,583)	-	-	-	-	1,946,342	(4,037,898)	(99,234)	(4,137,132)
Balance as on September 30, 2020 (un-audited)	893,795	606,222	3,766,738	(276,016)	20,100,131	2,564,613	80,976	277,219	1,615,000	19,310,333	3,854,824	52,793,835	1,764,363	54,558,198
Balance as on January 1, 2021 (audited) Appropriation of reserves	893,795	606,222	3,766,738	(154,125)	20,337,367	2,648,933	80,653	277,219	1,615,000	19,310,333	6,529,599	55,911,734	1,864,946	57,776,680
Transferred to general reserve	-	-	-	-	-	-	-	-	-	750,000	(750,000)	-	-	-
Transactions with preference shareholders Participating dividend on preference shares / convertible stock - note 16	-	-	-	-		-	-	-	-		(26,250)	(26,250)	-	(26,250)
Transactions with owners recognized directly in equity Final dividend for the year ended December 31, 2020 Rs. 22.5 per share	-	-	-	-	-	-	-	-	-	-	(2,011,039)	(2,011,039)	-	(2,011,039)
Adjustment on account of Group taxation Dividend relating to 2020 paid to non-controlling interests	-	1	-		-	1	-	-	Ī.	-	332,727	332,727	(129,976)	332,727 (129,976)
Total comprehensive income / (loss) for the period ended September 30, 2021	-	-	-	-	-	-	-	-	-	-	(1,678,312)	(1,678,312)	(129,976)	(1,808,288)
Profit for the period Other comprehensive income / (loss) for the period	-	-	-	-	- (2.22(1.2)	- (0()	-	-	-	-	4,487,120	4,487,120	265,746	4,752,866
Other comprehensive income / (toss) to the period	-	-	-	14,582 14,582	(2,296,143) (2,296,143)	(86,291) (86,291)	-	-	-	-	4,487,120	(2,367,852) 2,119,268	(2,245) 263,501	(2,370,097) 2,382,769
Balance as on September 30, 2021 (un-audited)	893,795	606,222	3,766,738	(139,543)	18,041,224	2,562,642	80,653	277,219	1,615,000	20,060,333	8,562,157	56,326,440	1,998,471	58,324,911

The annexed notes 1 to 24 form an integral part of these condensed interim unaudited consolidated financial statements.

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Chief Executive Director Chief Financial Officer

		Nine month period ended	
		September 30,	September 30,
		2021	2020
No. of the control of	lote	(Rupees in	thousand)
Cash flows from operating activities			
Finance cost paid Income tax paid Settlement of derivative financial instruments Long term security deposits - net Payments for accumulating compensated absences Retirement benefits paid	19	6,880,193 (1,929,618) (1,116,560) - 57,467 (20,955) (17,537)	5,158,100 (3,324,946) (919,753) (3,505) 18,139 (113,633) (19,655)
Net cash inflow from operating activities		3,852,990	794,747
Cash flows from investing activities			
Fixed capital expenditure		(5,133,893)	(1,610,327)
(Investment made) / proceeds from maturity of investments		(1,021,000)	80,000
Investments made in debt securities		-	(140,000)
Long term loans and deposits - net		1,785	2,280
Proceeds from disposal of property, plant and equipment		101,861	79,229
Dividends received		824,776	501,530
Long term advances - net		13,187	18,860
Net cash outflow from investing activities		(5,213,284)	(1,068,428)
Cash flows from financing activities			
Proceeds from long term finances - secured		2,174,965	2,844,827
Repayment of long term finances - secured		(2,359,346)	(2,548,396)
Share capital charges		(=,555;5 , 54<)	(16,005)
Repayment of lease liabilities		(94,909)	(150,202)
Participating dividend on preference shares		(26,250)	(130,202)
Dividend paid to equity holders of the Parent Company		(2,003,088)	(1,085,791)
Dividend paid to non-controlling interest		(129,976)	(104,283)
Net cash outflow from financing activities		(2,438,604)	(1,059,850)
		(-,-,0-,-0-,	(-,-0),-00)
Net decrease in cash and cash equivalents		(3,798,898)	(1,333,531)
Cash and cash equivalents at the beginning of the period		(9,320,965)	(10,968,891)
Cash and cash equivalents at the end of the period	20	(13,119,863)	(12,302,422)

The annexed notes 1 to 24 form an integral part of these condensed interim unaudited consolidated financial statements.

Chief Executive

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Director

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Chief Financial Officer

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1. Legal status and nature of business

Packages Limited (the 'Parent Company') and its subsidiaries, Packages Convertors Limited ('PCL'), Packages Investments Limited ('PIL'), DIC Pakistan Limited ('DIC'), Bulleh Shah Packaging (Private) Limited ('BSPPL'), Packages Lanka (Private) Limited ('PLL'), Linnaea Holdings Inc.('LHI'), Chantler Packages Inc.('CPI'), Packages Real Estate (Private) Limited ('PRPL'), Packages Power (Private) Limited ('PPPL'), Anemone Holdings Limited ('AHL'), StarchPack (Private) Limited ('SPAC') and Flexible Packages Convertors (Proprietary) Limited ('FPCL') (together, the 'Group') are engaged in the following businesses:

Packaging: Representing manufacture and sale of packaging materials and tissue products

Consumer products: Representing manufacture and sale of tissue products

 Inks:
 Representing manufacture and sale of finished and semi finished inks

 Construction:
 Representing all types of construction activities and development of real estate

 Paper and paperboard:
 Representing manufacture and sale of paper and paperboard of all kinds

Investments: Representing and managing investments

Power generation: Representing the development and management of hydropower project Starch production: Representing manufacture and sale of corn based starch products

The registered office of the Group is situated at 4th Floor, the Forum, Suite No. 416 - 422, G-20, Block 9, Khayaban-e-Jami, Clifton, Karachi, Pakistan. Head office is located at Shahrah-e-Roomi, P.O. Amer Sidhu, Lahore, Pakistan.

As detailed in note 2 of the annual audited financial statements for the year ended December 31, 2020, the Parent Company was principally engaged in the manufacture and sale of packaging materials and tissue and consumer products till the date of transfer of its manufacturing business to its wholly-owned subsidiary - Packages Convertors Limited as at July 1, 2020 and recognised investment in subsidiary at the carrying value of the net assets transferred and no gain or loss has been recognised by the Parent Company on this transfer. On January 14, 2021, Securities Exchange Commission of Pakistan (SECP) granted the approval for the proposed issuance of 30,829,021 ordinary shares (of Rs 100 each) at par value, for a consideration against transfer of net assets of the Parent Company. These shares have been issued in the name of the Company on February 17, 2021.

The Parent Company is now an investment holding company having investments in companies engaged in various businesses including packaging materials and tissue and consumer products, industrial inks, paper, paperboard products and corrugated boxes, biaxially oriented polypropylene ('BOPP') and cast polypropylene ('CPP') films, ground calcium carbonate products, insurance, power generation, corn based starch products and real estate. Pursuant to this the dividend income of the Parent Company is now disclosed as a part of the net operating revenue.

2. Basis of preparation

2.1 Statement of compliance

These condensed interim unaudited consolidated 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:

- i) International Accounting Standard ('IAS') 34, 'Interim Financial Reporting', issued by International Accounting Standards Board ('IASB') as notified under the Companies Act, 2017; and
- ii) Provisions of and directives issued under the Companies Act, 2017.

Where 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 consolidated financial statements are un-audited. These condensed interim consolidated financial statements do not include all of the information required for annual financial statements and should be read in conjunction with the annual financial statements as at and for the year ended December 31, 2020. Selected explanatory notes are included to explain events and transactions that are significant to the understanding of the changes in the Company's financial position and performance since the last annual financial statements.

3. Significant accounting policies

The accounting policies adopted for the preparation of these condensed interim unaudited consolidated financial statements are the same as those applied in the preparation of preceding annual published financial statements of the Group for the year ended December 31, 2020.

3.1 Initial application of standards, amendments or an interpretation to existing standards

The following amendments to existing standards have been published that are applicable to the Group's condensed interim unaudited consolidated financial statements covering annual periods, beginning on or after the following dates:

3.1.1 Standards, amendments and interpretations to accounting standards that are effective in the current period

Certain standards, amendments and interpretations to approved accounting standards are effective for accounting periods beginning on January 1, 2021, but are considered not to be relevant or to have any significant effect on the Group's operations (although they may affect the accounting for future transactions and events) and are, therefore, not detailed in these condensed interim financial statements.

3.1.2 Standards, amendments and interpretations to existing standards that are not yet effective and have not been early adopted by the Group

There are certain standards, amendments to the accounting standards and interpretations that are mandatory for the Group's accounting periods beginning on or after January 1, 2022 but are considered not to be relevant or to have any significant effect on the Group's operations and are, therefore, not detailed in these condensed interim unaudited consolidated financial statements.

4. Accounting estimates

The preparation of these condensed interim unaudited consolidated financial statements requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expenses. Actual results may differ from these estimates.

In preparing these condensed interim unaudited consolidated financial statements, the significant judgements made by management in applying the Group's accounting policies and the key sources of estimation uncertainty were the same as those that applied to the financial statements for the year ended December 31, 2020, with the exception of change in estimate that is required in determining the provision for income taxes as referred to in note 5.

5. Taxation

Income tax expense comprises current and deferred tax. SECP vide its certificate dated November o6, 2019, has registered the Parent Company and its wholly-owned subsidiaries, BSPPL, PCL and PIL (together 'the Tax Group') for group taxation. Consequent to the filing of declaration for group taxation for the tax year 2022 by the Tax Group, the Tax Group will be taxed as one fiscal unit for the tax year 2022.

Income tax expense is recognised based on management's best estimate of the weighted average annual income tax rate expected for the full financial year. Current and deferred taxes based on the consolidated results of the Tax Group are allocated within the Tax Group on the basis of separate return method, modified for determining realizability of tax credits and tax losses which are assessed at Tax Group level. Any adjustments in the current and deferred taxes of the Tax Group on account of group taxation are credited or charged to condensed interim unaudited consolidated statement of profit or loss in the period in which they arise.

6. This represents loan repayable to Babar Ali Foundation (BAF) and is interest free.

7. Long term finances

7•	Long term mannes		Control	Describeration
			September 30, 2021	December 31, 2020
			Un-audited	Audited
		Note	(Rupees in	
		Note	(Kupees III	tilousaliu)
	Local currency loans - secured	7.1	17,560,078	17,304,992
	Foreign currency loans - secured	7.2	729,214	1,161,021
		,	18,289,292	18,466,013
	Preference shares / convertible stock - unsecured		932,650	932,650
			19,221,942	19,398,663
	Current portion shown under current liabilities		(3,544,273)	(3,211,563)
			15,677,669	16,187,100
7.1	Local currency loans - secured			
	Opening balance		17,304,992	16,359,325
	Piles and the large three states and the second			
	Disbursements during the period / year		2,174,965	3,259,547 19,618,872
	Repayments during the period / year		19,479,957 (1,919,879)	(2,313,880)
	Closing balance		17,560,078	17,304,992
	Closing balance		1/,500,0/0	1/,304,992
7.2	Foreign currency loans - secured			
•	Opening balance		1,161,021	1,803,106
	Disbursements during the period / year		-	64,127
			1,161,021	1,867,233
	Repayments during the period / year		(439,467)	(718,875)
	Exchange adjustment on opening balances		7,660	12,663
	Closing balance		729,214	1,161,021

7.3 Temporary Economic Refinance Facilities

During the period, the two wholly owned subsidiaries of the Group obtained long term demand financing facilities from various financial institutions under the State Bank of Pakistan's (SBP) Refinance Scheme for Temporary Economic Refinance Facility (TERF') and Islamic Temporary Economic Facility (TERF'). The total amount available under the above mentioned facilities amounts to Rs 4,450 million, out of which disbursements worth Rs 932.250 million were made in the period ended September 30, 2021. These facilities will be repayable either in sixteen equal semi-annual instalments or thirty two equal quarterly instalments after a grace period of two years from the date of each disbursement. The facilities will be secured against charges either general or specific over plant and machinery of the Group with margins ranging from 5% to 25%. The cumulative collateral for these loans is Rs 5,877 million. The markup on these facilities is payable either semi-annually or quarterly basis, at either three-month Karachi Inter-Bank Offered Rate ('KIBOR') or six-month KIBOR with spreads ranging from 0.3% to 3% per annum before SBP's approval. After SBP approval for disbursements, markup on the facilities will range from SBP rate plus 0.47% to 4% per annum.

8. Contingencies and commitments

8.1 Contingencies

- (i) Standby letter of credit issued by Habib Bank Limited Pakistan ('HBL Pakistan') in favour of Habib Bank Limited Bahrain ('HBL Bahrain') on behalf of the Parent Company amounting to USD 2.600 million equivalent to Rs 441.480 million (2020: USD 4.000 million equivalent to Rs 639.338 million) to secure long term finance facility provided by HBL Bahrain to Anemone Holdings Limited ('AHL') wholly-owned subsidiary of the Parent Company. The standby letter of credit is secured against pledge of Nestle Pakistan Limited's shares owned by the Parent Company as referred to in note 12.2.
- $(ii) \quad \text{Letters of guarantees is sued to various parties aggregating to Rs 396.418 million (2020: Rs 1,084.560 million)}.$

8.2 Commitments in respect of

- (i) Letters of credit and contracts for capital expenditure Rs 8,743.292 million (2020: Rs 953.026 million)
- (ii) Letters of credit and contracts for other than capital expenditure Rs 7,051.737 million (2020: Rs 2,836.527 million)

9. Property, plant and equipment

		September 30,	December 31,
		2021	2020
		Un-audited	Audited
	Note	(Rupees ir	thousand)
Operating fixed assets - at net book value	9.2	23,207,001	24,346,801
Capital work-in-progress	9.3	6,722,242	2,914,827
Major spare parts and stand-by equipment		160,686	134,506
		30,089,929	27,396,134

A portion of the land on which the Parent Company's buildings are situated, measuring 231 kanals and 19 marlas, was leased out to the Parent Company by GoPb from December 1955 till November 2015 after which the lease has not been renewed. During the year 2015, the Parent Company approached the Board of Revenue ('BoR'), GoPb to renew the lease; however, no adequate response was received. On January 5, 2019, the Supreme Court of Pakistan ('Court'), summoned BoR, to which the BoR stated that the new policy of the GoPb is not to lease state land but to sell it through open auction. Consequently, the Parent Company was directed to deposit Rs 500 million with the BoR as security to the payment of outstanding amount of rent to be determined, with such amount being adjustable against final amount of rent. The Parent Company deposited such amount in compliance with the direction on January 10, 2019. The Court has further directed Additional Advocate General, Punjab on January 16, 2019 that subject to the Court's approval, two surveyors be appointed for determination of rent based on industrial usage of the land for the period from December 2015 till date. The surveyors were appointed, who have submitted their independent valuation reports to BoR and the Court. The matter is pending for further action as of the date of the authorization for issue of consolidated financial statements. Moreover, the Court has further decided that the land shall be sold through an open auction with the Parent Company getting the right of first refusal

The management of the Parent Company has, on the basis of assessment of fair value of the said portion of land by independent valuers, as appointed by the Court, and its understanding of the prevalent market terms relating to rent of such properties in the vicinity of the said portion of land, recognised an expense of Rs 78.197 million (September 30, 2020: Rs 130.500 million) in respect of rent for the period from January 2021 to September 2021. The management is confident that the final amount of rent will be in congruence with the provision made in these condensed interim unaudited consolidated financial statements, inter alia based on the fair value determined by the independent valuers and the relevant facts and circumstances.

			September 30,	December 31,
			2021	2020
			Un-audited	Audited
9.2	Operating fixed assets	Note	(Rupees in	thousand)
	Opening net book value		24,346,801	25,183,824
	Additions during the period / year	9.2.1	1,406,438	2,212,733
	Transfer in at book value - net			3,406
			1,406,438	2,216,139
			25,753,239	27,399,963
	Disposals during the period / year at book value		(82,782)	(76,531)
	Transfer to investment property		(237,466)	(/0,551)
	Depreciation charged during the period / year		(2,267,894)	(2,961,978)
	Exchange adjustment on opening book value - net		41,904	(14,653)
			(2,546,238)	(3,053,162)
	Closing net book value		23,207,001	24,346,801
			-0,-0,,000	-4,540,000
9.2.1	Additions during the period / year			
	Freehold land		-	118
	Buildings on freehold land		85,202	111,315
	Plant and machinery		846,580	1,515,787
	Other equipment (computers, lab equipment and other office equipment)		340,848	327,233
	Furniture and fixtures		5,295	18,091
	Vehicles		128,513	240,189
			1,406,438	2,212,733
9.3	Capital work-in-progress			
	Civil works		1,082,809	157,092
	Plant and machinery		5,227,300	2,502,462
	Advances to suppliers		55,040	254,348
	Others		357,093	925
			6,722,242	2,914,827
			September 30,	December 31,
			2021	2020
	*		Un-audited	Audited
10.	Intangible assets	Note	(Rupees in	thousand)
	Opening book value		372,521	405,617
	Additions during the period / year		22,380	99
	Amortization charged during the period / year		(23,422)	(33,142)
	Exchange difference		7,969	(53)
	Closing book value		379,448	372,521
	O		U/ // 777	3/-,0-1

11.	Investments accounted for using the equity method		September 30, 2021 Un-audited	December 31, 2020 Audited
		Note	(Rupees in	
	Investments in associates Investments in joint ventures	11.1 11.2	5,945,002 524,956	6,133,933 493,491
11.1	Investments in associates		6,469,958	6,627,424
	Cost Post acquisition share of profits and reserval of net impairment losses		3,386,278	3,386,278
	Opening balance		2,747,655	3,149,669
	Share of profit from associates - net of tax		310,500	303,973
	Share of other comprehensive loss - net of tax		(86,291)	(476,594)
	Impairment loss Dividends received during the period / year		(243,242) (169,898)	(184,294) (45,099)
	Closing balance		2,558,724	2,747,655
		11.1.1	5,945,002	6,133,933
11.1.1	Investment in equity instruments of associates - Quoted			
	IGI Holdings Limited, Pakistan 15,033,041 (2020: 15,033,041) fully paid ordinary shares of Rs 10 each Equity held 10.54% (2020: 10.54%)			
	Market value - Rs. 2,479.399 million (2020: Rs. 3,058.322 million)	11.3	4,178,633	4,302,897
	Tri-Pack Films Limited, Pakistan 12,933,333 (2020: 12,933,333) fully paid ordinary shares of Rs 10 each Equity held 33.33% (2020: 33.33%)			
	Market value - Rs. 2,560.799 million (2020: Rs. 2,105.029 million)	11.4	1,766,369	1,831,036
			5,945,002	6,133,933
11.2	Investments in joint ventures			
	Opening balance		493,491	455,760
	Share of profit from joint ventures - net of tax		43,173	37,400
	Share of other comprehensive income from joint ventures - net of tax		667	331
	Dividends received during the period / year		(12,375)	-
	Closing balance	11.2.1	524,956	493,491
11.2.1	Investment in equity instruments of joint ventures - Unquoted			
	Plastic Extrusions (Proprietary) Limited, South Africa 500 (2020: 500) fully paid ordinary shares of ZAR 1 each Equity held 50% (2019: 50%)		30,022	24,437
	OmyaPack (Private) Limited, Pakistan 49,500,000 (2020: 49,500,000) fully paid ordinary shares of Rs 10 each			
	Equity held 50% (2019: 50%)		494,934	469,054
			524,956	493,491

11.3 The Parent Company's investment in IGI Holdings Limited is less than 20% but it is considered to be an associate as per the requirement of IAS 28 'Investments in Associates' because the Parent Company has significant influence over the financial and operating policies through representation on the board of directors of IGI Holdings Limited.

During the current period, Mitsubishi Corporation (the 'MC') indicated its intention of selling its entire 7,500,000 ordinary shares i.e., 19.33% shareholding of Tri-Pack Films Limited ('TPFL'). As per the Joint Venture agreement between MC and the Parent Company, the Parent Company had the right of first refusal to purchase the entire shareholding of MC. Accordingly, the Parent Company entered into a Share Purchase Agreement on June 08, 2021 with MC for the purchase of entire shareholding of MC in TPFL at a negotiated purchase price of Rs 154.62/share amounting to Rs 1,159.65 million (excluding transaction costs) subject to fulfilment of applicable corporate and regulatory approvals.

In addition, the Parent Company may acquire such number of ordinary shares of TPFL from the public as may be offered and acquired in accordance with the provisions of Part IX of the Securities Act 2015 and of the Listed Companies (Substantial Acquisition of Voting Shares and Takeovers) Regulations, 2017 (the "Takeover Laws").

Accordingly, the Parent Company made its Public Announcement of offer on October 28, 2021 regarding this proposed acquisition in accordance with the Takeover Laws, upon completion of applicable corporate and regulatory approvals.

The proposed acquisition will be executed upon completion of all legal formalities in accordance with the Takeover Laws and share purchase agreement.

Other long-term investments	Note	September 30, 2021 Un-audited (Rupees in	December 31, 2020 Audited thousand)
Quoted			
Nestle Pakistan Limited 3,649,248 (2020: 3,649,248) fully paid ordinary shares of Rs 10 each Equity held 8.05% (2020: 8.05%) Market value - Rs. 22,026.131 million (2020: 24,322.274 million) Unquoted	12.1 & 12.2	22,026,130	24,322,273
Pakistan Tourism Development Corporation Limited 2,500 (2020: 2,500) fully paid ordinary shares of Rs 10 each		25	25
Orient Match Company Limited 1,900 (2020: 1,900) fully paid ordinary shares of Rs 100 each		-	-
Coca-Cola Beverages Pakistan Limited 500,000 (2020: 500,000) fully paid ordinary shares of Rs 10 each Equity held 0.0185% (2020: 0.0185%)		5,000	5,000
		22,031,155	24,327,298

- 12.1 Nestle Pakistan Limited is an associated undertaking under the Companies Act, 2017. However, for the purpose of measurement, this has been classified as available for sale investment as the Group does not have a significant influence over its operations.
- 12.2 As of September 30, 2021, an aggregate of 1,600,000 (2020: 1,600,000) shares of Nestle Pakistan Limited having market value of Rs 9,657.280 million (2020: 10,664.016 million) have been pledged in favour of HBL Pakistan against financing facilities obtained from HBL Pakistan. Out of aggregate shares pledged, 182,000 (2020: 182,000) shares are pledged against issuance of standby letter of credit in favour of HBL Bahrain as referred to in note 8.1 (i) and the remaining 1,418,000 shares (2020: 1,418,000) are pledged against the short term borrowings of the Parent Company and long term loans of the wholly-owned subsidiary, Packages Convertors Limited.

13. Net operating revenue

12.

Local sale of goods and services Export sales

Less: Sales tax Trade discounts Commission

Revenue from goods and services Dividend income Net operating revenue

14. Cost of sales and services

Raw materials consumed
Salaries, wages and amenities
Travelling and conveyance
Fuel and power
Production supplies consumed
Rent, rates and taxes
Insurance
Repairs and maintenance
Packing expenses
Depreciation on operating fixed assets
Amortization of intangible assets
Technical fee and royalty
Other expenses

Opening work-in-process Closing work-in-process

Opening stock of finished goods Closing stock of finished goods

Three month pe	eriod ended	Nine month period ended			
September 30,	September 30,	September 30,	September 30,		
2021	2020	2021	2020		
	(Rupees in	thousand)			
23,406,296	19,039,165	68,309,053	54,963,693		
397,838	409,299	1,328,794	1,105,035		
23,804,134	19,448,464	69,637,847	56,068,728		
3,104,952	2,582,427	9,473,897	7,628,425		
173,876	181,197	508,205	438,819		
208,955	3,782	215,410	8,395		
3,487,783	2,767,406	10,197,512	8,075,639		
20,316,351	16,681,058	59,440,335	47,993,089		
419,912	303,164	642,616	456,431		
20,736,263	16,984,222	60,082,951	48,449,520		

Three month pe	riod ended	Nine month period ended			
September 30,	September 30,	September 30,	September 30,		
2021	2020	2021	2020		
Un-audited	Un-audited	Un-audited	Un-audited		
	(Rupees in t	housand)			
10,879,566	8,828,613	30,013,197	24,491,942		
1,215,505	1,135,802	3,618,563	3,414,179		
(16,849)	60,434	20,493	100,584		
1,850,706	1,307,137	4,923,516	3,949,192		
409,977	369,156	1,239,521	1,059,333		
85,037	82,678	186,687	182,521		
65,127	54,420	184,774	161,596		
322,398	318,934	985,795	820,373		
452,784	135,501	822,780	600,238		
961,907	917,823	2,842,997	2,818,650		
4,261	3,868	13,006	11,596		
49,260	23,728	122,013	99,961		
324,189	211,090	1,002,572	823,502		
16,603,868	13,449,184	45,975,914	38,533,667		
989,370	760,194	1,208,809	1,197,511		
(940,560)	(725,812)	(940,560)	(725,812)		
16,652,678	13,483,566	46,244,163	39,005,366		
3,699,917	4,891,041	4,678,237	4,546,110		
(4,439,370)	(5,082,782)	(4,439,370)	(5,082,782)		
15,913,225	13,291,825	46,483,030	38,468,694		

Earnings per share Three month period ended Nine month period ended September 30, September 30, September 30, September 30, 2021 Un-audited 2020 2021 Un-audited 2020 **Un-audited Un-audited** Basic earnings per share Profit for the period Rupees in thousand 4,487,120 1,694,546 1,965,072 1,295,549 Participating preference dividend (26,250) Weighted average number of ordinary shares Number 89,379,504 89,379,504 89,379,504 89,379,504 Basic earnings per share Rupees 18.96 14.49 49.91 21.99 Diluted earnings per share Profit for the period Rupees in thousand 1,694,546 1,295,549 4,487,120 1,965,072 Return on preference shares / convertible stock - net of tax Rupees in thousand 82,604 27,838 83,201 31,638 1,996,710 1,722,384 1,378,750 4,569,724 Weighted average number of ordinary shares 89,379,504 Number 89,379,504 89,379,504 89,379,504 Weighted average number of notionally $converted\ preference\ shares\ /\ convertible\ stock$ 8,186,842 8,186,842 8,186,842 Number 8,186,842 97,566,346 97,566,346 97,566,346 97,566,346 Diluted earnings per share 46.84 Rupees 17.65 14.13 20.47

16. Transactions with preference shareholders

15.

This represents the additional entitlement of the preference share holders. In addition to the preferred right of return at the rate of 10 percent per annum, either in cash or ordinary shares on a non-cumulative basis till the date of settlement of preference shares / convertible stock, the preference shareholders also have the right to share the excess amount with the ordinary shareholders on an as-converted basis in case the amount of dividend per share paid to an ordinary shareholder exceeds that paid to a preference shareholder. Since ordinary dividend of Rs 22.50 per share was approved for the year ended December 31, 2020, which exceeded the preferred return for that year, the additional preference dividend to be paid to the preference shareholders has been distributed to the preference shareholders as participating dividend and charged directly to the equity.

17. Transactions and balances with related parties

		2021	2020
		Un-audited	Un-audited
		(Rupees in	thousand)
Relationship with the Group	Nature of transactions		
(i) Associates	Purchase of goods and services	1,759,191	1,571,573
	Sale of goods and services	31,747	12,909
	Dividend income	169,898	45,099
	Insurance premium paid	460,542	405,864
	Rental and other income	23,740	18,979
	Insurance claims received	8,707	115,616
	Management and technical fee - income	15,469	-
	Dividend paid	600,912	327,986
(ii) Joint ventures	Purchase of goods and services	275,569	263,652
	Sale of goods and services	6,321	205,581
	Rental and other income	2,495	3,100
	Dividend income	12,375	-
(iii) Other related parties	Purchase of goods and services	997,962	740,499
	Sale of goods and services	165,277	113,265
	Rental and other income	27,881	2,000
	Royalty and technical fee - expense	51,880	43,921
	Commission earned	729	359
	Commission expense	218	273
	Donations	67,940	19,971
	Repayment of loan	100,000	
	Dividend paid	129,808	96,784
(iv) Retirement benefit obligations	Expenses charged in respect of retirement plans	90,247	162,553
-	Dividend paid	63,730	33,989
(v) Key management personnel	Salaries and other employee benefits	35,211	81,905
(., 1.c.) management personner	Dividend paid	66,111	30,774
	2aciia para	00,111	30,//4

All transactions with related parties have been carried out on mutually agreed terms and conditions. There are no transactions with key management personnel other than under the terms of employment.

Period-end balances
Receivable from related parties
Associates
Joint ventures
Other related parties
Payable to related parties
Associates
Joint venture
Other related parties
Retirement benefit obligations
These are in the normal course of husiness and are interest free

December 31,		
2020		
Audited		
thousand)		
99,070		
31,244		
11,924		
223,902		
47,946		
621,088		
38,768		

Nine month period ended

These are in the normal course of business and are interest free.

18. Segment Information

	Packaging	g Division	Consumer P	roducts Division	Ink D	ivision	Paper and	Paperboard	Real	state	Unall	ocated	Tot	tal
	September 30,	September 30,	September 30,	September 30,	September 30,	September 30,	September 30,	September 30,	September 30,	September 30,	September 30,	September 30,	September 30,	September 30,
	2021	2020	2021	2020	2021	2020	2021	2020	2021	2020	2021	2020	2021	2020
	Un-audited	Un-audited	Un-audited	Un-audited	Un-audited	Un-audited	Un-audited	Un-audited	Un-audited	Un-audited	Un-audited	Un-audited	Un-audited	Un-audited
				(R	и рее	s in	t h o	u s a n	d)					
Revenue from external customers	32,707,986	27,235,165	5,163,982	4,132,328	4,005,957	3,226,932	14,829,708	11,542,377	2,354,492	1,804,834	1,020,826	507,884	60,082,951	48,449,520
Intersegment revenue	849,023	620,299	-	=	913,158	871,423	3,802,308	2,940,562	5,449	10,158	-	6,411	5,569,938	4,448,853
	33,557,009	27,855,464	5,163,982	4,132,328	4,919,115	4,098,355	18,632,016	14,482,939	2,359,941	1,814,992	1,020,826	514,295	65,652,889	52,898,373
Segment profit / (loss) before tax	2,648,397	1,807,080	843,532	554,633	736,563	412,677	2,354,082	1,007,730	351,293	(306,841)	3,189,459	(140,699)	10,123,326	3,334,580
	September 30,	December 31,	September 30,	December 31,	September 30,	December 31,	September 30,	December 31,	September 30,	December 31,	September 30,	December 31,	September 30,	December 31,
	2021	2020	2021	2020	2021	2020	2021	2020	2021	2020	2021	2020	2021	2020
	Un-audited	Audited	Un-audited	Audited	Un-audited	Audited	Un-audited	Audited	Un-audited	Audited	Un-audited	Audited	Un-audited	Audited
Segment assets	23,511,988	20,387,100	3,407,321	2,756,080	3,492,271	2,988,716	30,612,515	25,772,238	12,533,130	12,773,266	36,997,433	37,182,507	110,554,658	101,859,907

Reconciliation of profit

 September 30,
 September 30,

 2021
 2020

 Un-audited
 Un-audited

 (Rupees in thousand)

 10,123,326
 3,334,580

 110,431
 79,061

 (3,129,614)
 (404,114)

 7,104,143
 3,009,527

Profit for reportable segments
Profit from associates and joint ventures - net of dividends
and impairment losses
Intercompany consolidation adjustments
Profit before tax

19. Cash flow information

			period ended
19.1	Cash generated from operations	September 30,	September 30,
		2021	2020
		Un-audited	Un-audited
		(Rupees in	thousand)
	Profit before tax	7,104,143	3,009,527
	Adjustments for non-cash items:		
	Depreciation on owned assets	2,267,894	2,209,966
	Depreciation on right-of-use assets	223,609	126,460
	Depreciation on investment properties	637,095	634,066
	Amortization on intangible assets	23,422	26,037
	Provision for accumulating compensated absences	81,924	80,450
	Provision for retirement benefits	116,620	113,539
	Provision for obsolete / slow-moving stores and spares	28,907	43,971
	Provision for obsolete / slow-moving stock-in-trade		475
	Stock-in-trade written off	67,704	95,714
	Provision for NRV write-down of stock-in-trade	146,824	-
	Stores and spares written off	•	15,466
	Amortization of deferred income	(33,930)	(10,313)
	Profit on disposal of operating fixed assets	(19,079)	(12,631)
	Finance costs	1,844,966	2,916,591
	Amortization of deferred government grant	(63,051)	-
	Net impairment losses on financial assets	58,192	145,951
	Liabilities no longer payable written back	(23,385)	(784)
	Exchange adjustments - net	(14,822)	507,362
	Share of profits of associates and joint ventures accounted for using the equity method	(110,431)	(124,160)
	Dividend income	(642,616)	(456,431)
	Profit before working capital changes	11,693,986	9,321,256
	Effect on cash flow due to working capital changes		
	Increase in trade debts	(3,535,236)	(1,532,030)
	Increase in stores and spares	(317,044)	(211,043)
	Increase in stock-in-trade	(4,160,802)	(3,592,366)
	Increase in loans, advances, deposits, prepayments and	1., , ,	10,07 ,0 ,
	other receivables	(582,988)	(175,109)
	Increase in trade and other payables	3,782,277	1,347,392
		(4,813,793)	(4,163,156)
		6,880,193	5,158,100
		, , , , , ,	<u> </u>
20.	Cash and cash equivalents		
	Cash and bank balances	722,433	451,802
	Finances under markup arrangements - secured	(13,842,296)	(12,754,224)
		(13,119,863)	(12,302,422)

21. Financial risk management

21.1 Financial risk factors

The Group's activities expose it to a variety of financial risks: market risk (including currency risk, fair value interest rate risk, cash flow interest rate risk and price risk), credit risk and liquidity risk.

The condensed interim unaudited consolidated financial statements do not include all financial risk management information and disclosures required in the annual financial statements, and should be read in conjunction with the Group's annual financial statements as at December 31, 2020.

There have been no changes in the risk management department or in any risk management policies since the year ended December 31, 2020.

21.2 Fair value estimation

a) Fair value hierarchy

The different levels for fair value estimation used by the Group have been explained as follows:

- The fair value of financial instruments traded in active markets (such as publicly traded equity securities) is based on quoted (unadjusted) market prices at the end of the reporting period. The quoted market price used for financial assets held by the Group is the current bid price. These instruments are included in Level 1.
- 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 maximize the use of observable market data and rely as little as possible on entity specific estimates. If all significant inputs required to determine fair value of an instrument are observable, the instrument is included in Level 2.
- 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 instruments.

To provide an indication about the reliability of the inputs used in determining fair value, the Group classifies its financial instruments into the three levels prescribed above. The following table presents the Group's significant financial assets measured and recognised at fair value at September 30, 2021 and December 31, 2020 on a recurring basis:

As at September 30, 2021	Un-audited					
	Level 1	Level 2 (Rupees in th	Level 3 10usand)	Total		
Assets Recurring fair value measurement						
Investments - FVOCI	22,026,130	. <u> </u>	5,025	22,031,155		
Liabilities	-					
As at December 31, 2020		Audit	ad			
As at December 31, 2020 Rupees in thousand	Level 1	Audito	ed Level 3	Total		
	Level 1			Total		
Rupees in thousand Assets	Level 1 24,322,273			Total 24,327,298		

During the period, there were no significant changes in the business or economic circumstances that affect the fair value of the Group's financial assets and financial liabilities. Furthermore, there were no reclassifications of financial assets.

22. Detail of subsidiaries

Name of the subsidiaries	Accounting year end	Percentage of holding	Country of incorporation
Anemone Holdings Limited	December 31	100.00%	Mauritius
Bulleh Shah Packaging (Private) Limited	December 31	100.00%	Pakistan
Chantler Packages Inc.	December 31	72.07%	Canada
DIC Pakistan Limited	December 31	54.98%	Pakistan
Flexible Packages Converters (Proprietary) Limited	December 31	63.50%	South Africa
Linnaea Holdings Inc.	December 31	79.07%	Canada
Packages Convertors Limited	December 31	100.00%	Pakistan
Packages Investments Limited	December 31	100.00%	Pakistan
Packages Lanka (Private) Limited	December 31	79.07%	Sri Lanka
Packages Power (Private) Limited	December 31	100.00%	Pakistan
Packages Real Estate (Private) Limited	December 31	75.16%	Pakistan
StarchPack (Private) Limited	December 31	100.00%	Pakistan

23. Date of authorization for issue

 $These condensed interim unaudited consolidated financial statements were authorized for issue on October {\tt 28, 2021} \ by the Board of Directors of the Parent Company.$

24. Corresponding figures

In order to comply with the requirements of International Accounting Standard 34 - 'Interim Financial Reporting', the condensed interim unaudited consolidated statement of financial position has been compared with the balances of annual consolidated audited financial statements of preceding financial year, whereas, the condensed interim unaudited consolidated profit or loss account, condensed consolidated interim unaudited statement of comprehensive income, condensed interim unaudited consolidated statement of changes in equity and condensed interim unaudited consolidated cash flow statement 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 and better presentation. The corresponding figures are not comparable as the assets and related liabilities of the Parent Company's manufacturing business were transferred to Packages Convertors Limited with effect from July 1, 2020 as detailed in note 1.1.

Chief Executive

Spallyderldh

Director

S.a. wends

Chief Financial Officer

Third Quarter Report

Condensed Interim Financial Statements for the Nine Months Period Ended September 30, 2021 (Unaudited)



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