

SERVING RELIABLY

Reliance Insurance Company Limited

TABLE OF CONTENTS

Company Information	02
Our Vision & Mission	03
Code of Conduct	04
Company Profile	05
Directors' Profile	06
Notice of the Forty Annual General Meeting	1
Horizontal Analysis of Statement of Financial Position & Profit & loss Account	19
Vertical Analysis of Statement of Financial Position & Profit & loss Account	20
Key Financial Data	21
Shareholders' Information	22

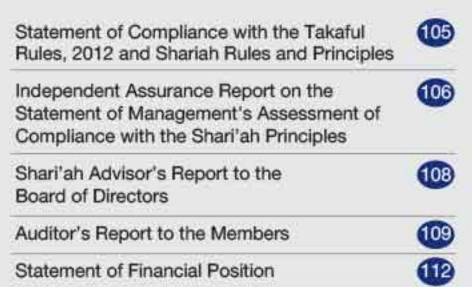
Categories of Shareholding	26
Pattern of Shareholding	27
Chairman's Review	28
چیئر مین کی جائز ه رپورث Chairman's Review in Urdu	29
Directors' Report	30
Graphical Presentation	38
ڈائز یکٹرزرپورٹ Directors' Report in Urdu	52
Statement of Compliance with the Code of Corporate Governance for Insurer	53
Review Report to the Members on Statement of Compliance with the Best Practices of the	67
Code of Corporate Governance	
Auditors' Report to the Members	58

Financial Statements

Statement of Financial Position	62
Profit and Loss Account	63
Statement of Comprehensive Income	64

Statement of Changes in Equity	65
Cash Flow Statement	66
Notes to and Forming Part of the Financial Statements	68

Reliance Window Takaful Operations



Profit and Loss Account	13
Statement of Comprehensive Income	1
Statement of Changes in Fund	115
Statement of Cash Flow	116
Notes to and Forming Part of the Financial Statements	1
Offices	4

COMPANY

INFORMATION



BOARD OF DIRECTORS

CHAIRMAN IRFAN ZAKARIA BAWANY

DIRECTORS

MUHAMMAD OMAR BAWANY
AHMED ALI BAWANY
NOOR M. ZAKARIA
ZIA ZAKARIA
MUHAMMAD PATEL
NAEEM AHMED SHAFI
TASNEEM YUSUF
JAHANGIR ADAM

CHIEF EXECUTIVE & MANAGING DIRECTOR

A. RAZAK AHMED

CHIEF FINANCIAL OFFICER

HAROON A. SHAKOOR

COMPANY SECRETARY & COMPLIANCE OFFICER

GHULAM HAIDER

AUDIT COMMITTEE

TASNEEM YUSUF CHAIRPERSON IRFAN ZAKARIA BAWANY MEMBER MUHAMMAD OMAR BAWANY MEMBER

INVESTMENT COMMITTEE

IRFAN ZAKARIA BAWANY CHAIRMAN
AHMED ALI BAWANY MEMBER
TASNEEM YUSUF MEMBER
MUHAMMAD PATEL MEMBER
A. RAZAK AHMED MEMBER
HAROON A. SHAKOOR SECRETARY

ETHICS, HUMAN RESOURCE & REMUNERATION COMMITTEE

NAEEM AHMED SHAFI CHAIRMAN IRFAN ZAKARIA BAWANY MEMBER NOOR M. ZAKARIA MEMBER A. RAZAK AHMED MEMBER

CREDIT RATING

A (SINGLE A) BY VIS OUTLOOK "STABLE"

AUDITORS

KRESTON HYDER BHIMJI & CO. CHARTERED ACCOUNTANTS

LEGAL ADVISOR

IRFAN ADVOCATE

SHARI'AH ADVISOR

MUFTI MUHAMMAD FARHAN FAROOQ

BANKERS

HABIB BANK LIMITED
MCB BANK LIMITED
ALLIED BANK LIMITED
SONERI BANK LIMITED
BANK ALFALAH LIMITED
NATIONAL BANK OF PAKISTAN
MEEZAN BANK LIMITED
DUBAI ISLAMIC BANK
MCB ISLAMIC BANK LIMITED
UNITED BANK LIMITED
THE BANK OF PUNJAB
FAYSAL BANK LIMITED
HABIB METROPOLITAN BANK LIMITED
JS BANK LIMITED
THE BANK OF KHYBER

REGISTERED OFFICE

96-A, Sindhi Muslim Co-operative Housing Society, Karachi.

HEAD OFFICE

Reliance Insurance House, 181-A, Sindhi Muslim Co-operative Housing Society, P.O. Box No. 13356, Karachi-74400.

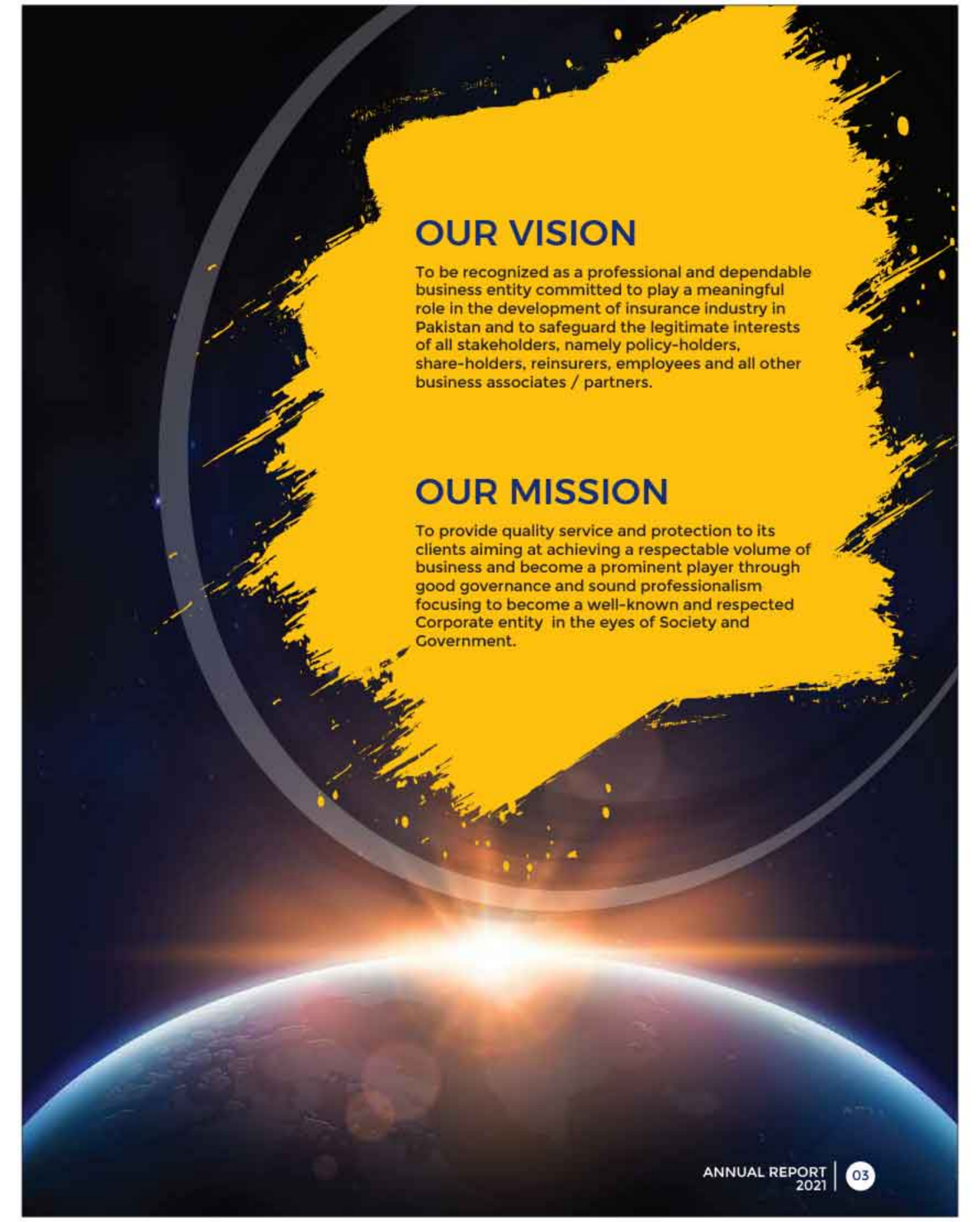
Phone: 34539415-17 Fax: 92-21-34539412

E-mail: rell-ins@cyber.net.pk

ric-re@cyber.net.pk Website: www.rellanceins.com

SHARES REGISTRAR

M/s. C&K Management Associates (Pvt.) Ltd. 404-Trade Tower, Abdullah Haroon Road, Near Hotel Metropole, Karachi-75530. Tel: (021) 35687839 & 35685930



CODE OF CONDUCT

Reliance Insurance Company Limited (RICL) is engaged in general insurance business with the objective to achieve sustainable productivity, profitability and high standards of service The Company solemnly believes in the application of business ethics as have been embodied in this document.

- The credibility, goodwill and repute earned over the years can be maintained through continued conviction in our corporate values of honesty, justice, integrity and respect for people. The Company strongly promotes trust, openness, teamwork and professionalism in its entire business activities.
- The Company conducts its business in accordance with all applicable laws and Regulations.
- RICL recognizes following obligations, which need to be discharged with best efforts, commitment and efficiency:
- Safeguarding of shareholders' interest and a suitable return on equity.
- Service to customers / policyholders by providing products, which offer value in terms of price, quality, safety and honest and fair dealing with people and organization.
- Respect human right, provide congenial working environment, offer competitive terms of employment, develop human resource and be an equal opportunity employer.
- Seek mutually beneficial business relationship with policyholders, business development staff / officers, investment partners and Banks.
- The Company believes that profit is essential for business survival. It is a measure of efficiency and the value that the customer place on services provided by the Company.
- The Company requires honesty and fairness in all aspect of its business and in its relationships with all those with whom it does business. The direct or indirect offer, payment, soliciting and accepting of bribe in any form are undesirable.

- The Company requires all its employees to essentially avoid conflict of interest between private financial activities and their professional role in the conduct of Company business.
- The Company does not support any political party or contributes funds to group having political interests.
 The Company will however, promote its legitimate business interests through trade associations.
- The Company, consistent with its priority, has the approach for protecting the health and safety of employees at the work-place.
- All employees are duty-bound to make business decisions in the best interest of the Company and not based on their personal interest and are obliged to protect all the assets including software and use all such properties for the exclusive benefit of the Company only.
- The Company is committed to observe laws of Pakistan and is fully aware of its social responsibility.
 It would assist the community in activities such as training programs, skills development and employment within the parameters of its commercial objectives.
- The Company supports free market system. It seeks to compete fairly and ethically within the framework of applicable competition laws in the country. The Company will not stop others from competing freely with it.
- In view of the critical importance of its business and impact on national economy, the Company provides all relevant information about its activities to legitimate interested parties, subject to any overriding constraints of confidentiality and cost. The members of RICL are forbidden to pass on inside information at any time or to any other person inside or outside the Company.



Reliance Insurance Company Limited (RICL), was incorporated in the year 1981 with a Share Capital of Rs.5.0 Million by two leading industrialist groups of Pakistan, namely (i) Al-Noor Group and (ii) Amin Bawany Group. Al-Noor Group is headed by renowned industrialist Mr. Ismail H. Zakaria (Late), and Amin Bawany Group founded by Mr. Mohammed Amin Ahmed Bawany (Late), groups having both the successfully implemented number of industrial and commercial projects.

Reliance is one of the leading General Insurance Company of Pakistan having a network of 24 Branches at all important places throughout Pakistan employing a full time work force of 177 persons.

Reliance Insurance underwrites all classes of General Insurance / Takaful and enjoys reputation second to none. Apart from the traditional covers such as Fire, Marine (Import & Exports), Motor Vehicles, Personal & Group Workmen's Compensation, Accident. Burglary, Cash-in-Safe or in Transit etc., it the Rating of the Company at "A" (Single A) also transacts non-traditional covers such as Breakdown, Machinery Terrorism

Sabotage, Contractors All Risks, Erection All Risks, Bonds, Products liability, Director's & Officer's Liability, Aviation and the like.

The Company's results are consistently improving and yielding profits. The Present Authorised Capital of the Company is Rs.750 Million while Paid-up Capital increased to Rs.603.519 million. General Reserve to Rs.270 million & the Shareholders' equity to Rs.1,048 million.

establishment Reliance has Since its progressed smoothly and steadily. Its Gross Premium Income has increased from Rs. One Million in 1983 to Rs.726.436 million (inclusive of Takaful Contribution) at the end of the year 2021 and the Technical Reserves increased to Rs.550,130 million.

RICL has an excellent Treaty Reinsurance arrangements under the lead of world's renowned reinsurer namely Swiss Re.

VIS Credit Rating Company Ltd, harmonized and outlook on the assigned Rating is "Stable".

DIRECTORS' PROFILE



Irfan Zakaria Bawany Chairman

Mr. Irfan Zakaria Bawany was unanimously elected Chairman of Reliance Insurance Co. Ltd. in the Board of Directors meeting held on 28th July 2020 Mr. Bawany is associated with Reliance Insurance since 1991. He is CEO of Anam Fabrics (Pvt.) Ltd. and Director of Faran Sugar Mills Ltd. He has been on the Board of Pioneer Cables Ltd. from 1983 to 1991 Mr Bawany has diversified experience in Electrical Cable Manufacturing and Textile made up business. After receiving a B.B.A. (accounting) from The University of Houston, USA, he was certified as a Fellow Member of the Texas Society of Certified Public Accountants He is also a certified Director from Pakistan Institute of Corporate Governance (P.I.C.G.)



Muhammad Omar Bawany Director

Mr. Muhammad Omar Bawany is a Non-Executive Director of Reliance Insurance Company Limited since 1995. He acquired his early education from Karachi American School and then went College American Switzerland and obtained Associate Degree in Business Administration. He has extensive experience in textile, sugar and financial sectors. He is on the Board of Directors of Faran Sugar Mills Limited since 1984 and currently the Chairman of Faran Sugar Mills and Faran Power Limited He is also Chief Executive of B.F. Modaraba managed by E.A Management and is on the Boards of Unicol Limited & Uni-Food Industries Limited.



Ahmed Ali Bawany Director

Mr. Ahmed Ali Bawany is a Non-Executive Director Reliance Insurance Company Limited since 2001 He got his schooling from CAS, Karachi, For pursuing further education, he went to USA and got degree in business entrepreneurship from University of Southern California His special field of interest includes finance, procurement and marketing Currently he is the Chief Executive of Faran Sugar Mills Limited and Faran Power Limited He has also served as Chairman of Pakistan Sugar Mills Association, Sindh Zone in the year 2014 and again elected as Chairman, PSMA-SZ for the term of 2020-21. He is also Chairman B.F. Modaraba and Uni-Food Industries Limited He is actively involved in Unicol Ltd. in the capacity of director, which is a Joint Venture engaged in the production and marketing of Ethanol and food grade Co2. He also serves as Director UniEnergy. He is a Certified Director from Pakistan Institute of Corporate Governance (P.I.C.G)





Noor Mohammad Zakaria Director

Mr. Noor Mohammad Zakaria is a Non-Executive Director of Reliance Insurance Co. Ltd since 2003 He has over 40 Years of Industrial diversified commercial experience. He is BA(Hons) from University of Karachi. He is Chairman of the Board of Directors of Shahrnurad Sugar Mills Limited and on the (Non-Executive Board of Director) Al Noor Sugar Mills Limited



Zia Zakaria Director

Mr Zia Zakaria is Chairman of Alnoor Sugar Mills Ltd. and First Alnoor Modaraba and Managing Director / CEO of Shahmurad Sugar Mills Ltd. He has over 30 years of diversified experience including operations projects. He joined the group after completing his Bachelors in Science with Major in Finance & Marketing from Syracuse University, NY, and since then has been actively involved in the affairs of the Alnoor group with complete commitment dedication Mr. Zia Zakaria was Director of Reliance Insurance previously from 1986 to 1998.



Muhammad Patel
Director

Mr. Muhammad Patel is managing various businesses of Patel Group and hold Bachelors in Business Administration from Schulich School of Business in Toronto, Canada He is Certified Director from The Institute of Chartered Accountants of Pakistan-ICAP.



Naeem Ahmed Shafi Director

Mr. Naeem Ahmed Shafi has more than 25 years of rich experience in textiles, industry. He is a Commerce Graduate.

Presently he is Independent Director of Shahmurad Sugar Mills Limited He is also Managing Director and CEO of International Knitwear Limited

DIRECTORS' PROFILE



Tasneem Yusuf Director

Tasneem Yusuf, who along with being a chartered accountant from ICAP is also a fellow member of ACCA and a CPA. After working for Unilever Pakistan, she moved to Dubai and worked for both Deloitte and Nasdaq Dubai, Since moving back in 2009 she has been associated with her family practice where she now heads the audit and assurance services department Tasneem sits on the board of the Trading Corporation of Pakistan (Private) Limited and chairs its Audit & Risk Management Committee She is also a member of the senate of the Pakistan Institute of Fashion & Design and chairs its Finance & Planning Committee. Tasneem has served ICAP as a member of its Auditing Standards & Ethics Committee since September 2014 Tasneem is a certified director from the Pakistan Institute of Corporate Governance (PICG).

Besides, working with the young minds who train with her, she is an avid world traveler, and an adrenaline junkle who enjoys challenging stereotypes. Amongst her achievements from outside her professional life are climbing the highest mountain of Africa, Mount Kilimanjäro, jumping from the highest commercial bungee jump in the world, the Macau Towers, and taking a plunge in the cold waters of Antarctica



Jahangir Adam Director

Mr Jahangir Adam is M.Com & LLB. He has professional qualification of FITM Chartered Secretary Presently he is serving as the Chief Financial Officer and Company Secretary at Sind Particle Board Mills Limited He has of diversified experience of portfolio of CFO/Company Secretary in Annoor Textile Mill Ltd and B.F. Modaraba



A. Razak Ahmed Chief Executive & M.D.

Mr. A. Razak Ahmed is the Chief Officer/Managing Executive Director of the Company since 1st November 1995. He has over 45 years of extensive and varied experience-both in public & private sectors Prior to joining Reliance he had worked with Adamjee Insurance, Pakistan Insurance Corporation (now. PRCL) National Insurance Corporation & Premier Insurance Company He has been on the Executive Committee of the Insurance Association of Pakistan (IAP) several times and had also been the Chairman of Accident & Fire Committees for several terms, beside being Council Member of the Karachi Insurance Institute and member standing committee on Banking and Insurance of the Federation of Pakistan Chamber of Commerce & Industry He is a Commerce Graduate and a fellow of the Chartered Insurance Institute (FCII) London. He is a Chartered Insurer.

OUR SERVICES

Reliance Insurance underwrites all classes of General Insurance and enjoys reputation second to none. Apart from Conventional General Insurance RIC has also commenced its General Takaful operations in the year 2016.



Reliance Insurance commenced its general insurance business in 1981 and it underwrites all classes of traditional and non-traditional lines.

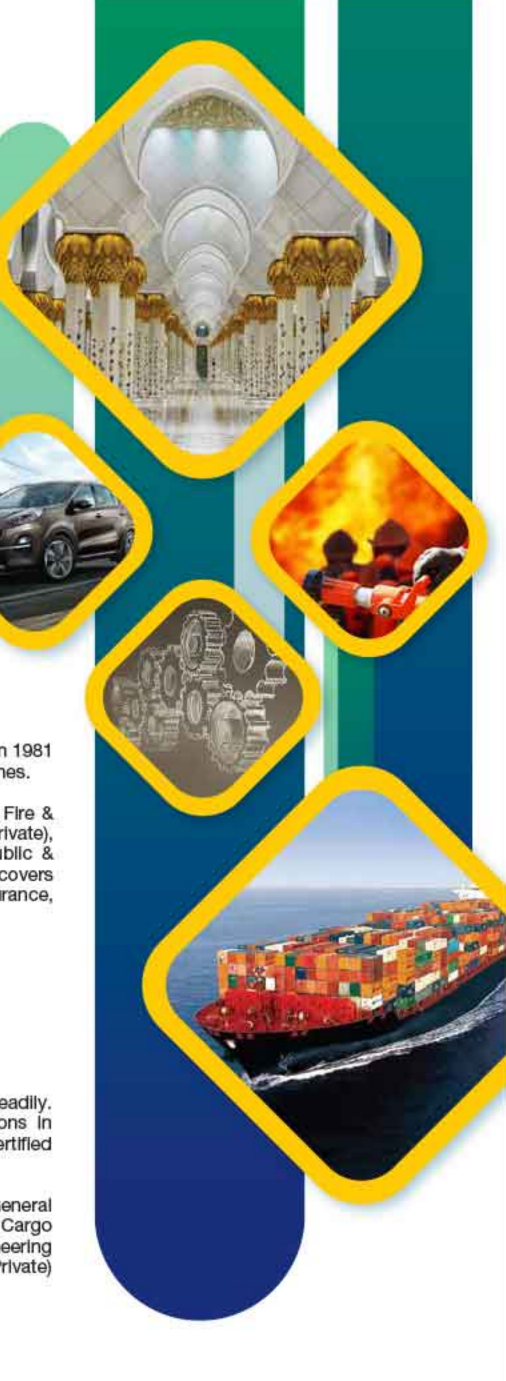
Reliance Insurance is offering a wide range of covers such as Fire & Property, Marine Cargo, Motor Vehicles (Commercial & Private), Personal Accident, Money Insurance, Burglary & Liability (Public & Product) and Workmen Compensation while non-traditional covers such as Engineering Risks (MBD, CAR, EAR), Aviation Insurance, Terrorism & Sabotage and Bonds are also being offered.



General Takaful (Islamic)

Takaful is an Islamic alternate of Insurance and is growing steadily. Reliance Insurance commenced its Window Takaful Operations in June 2016 under the guidance of renowned, qualified and certified Sharia Scholars.

Rellance Takaful is offering a wide range of Sharia Compilant General Takaful Products such as Fire & Property Takaful, Marine Cargo Takaful, Motor Takaful (Private / Commercial Vehicles), Engineering Takaful, (MBD, CAR, EAR), Money Takaful, Liability (Public & Private) Takaful and Personal & Group Accident Takaful, etc.



FIRE & PROPERTY INSURANCE

Fire and Allied Perils Insurance

Reliance Insurance provides comprehensive Fire and allied perils insurance at most competitive rates. The standard Fire policy covers loss and/or damage to the property caused by Fire &/or Lightning. The basic Fire policy can be extended to cover a number of additional risks commonly known as 'allied perils' like Riot and Strike Damage, Malicious Damage, Explosion, Atmospheric Disturbances, Earthquake Fire and Shock, Impact Damage, Aircraft Damage, and Burglary.

The property insured under fire policy normally includes Buildings (Industrial, Commercial, Residential, Offices, Factories & Warehouses), Plant & Machinery of all kind, Stocks of all kind (stocks-under-process, raw materials, and finished goods).



Reliance Insurance also provides this coverage in conjunction with Fire Policy. It provides protection against Loss of Profit incurred as a result of business interruption or interference in business caused by an event indemnifiable under Fire policy.



MARINE CARGO INSURANCE

Reliance Insurance provides most comprehensive Marine Cargo insurance at most compatitive rates.

Marine insurance provides coverage for losses to cargo during transit as per Institute Caro Clauses 'A', 'B' or 'C'. Marine Cargo insurance provides protection to Imports & Exports of goods by any mode of transport i.e. by Sea, by Air or by Road/Rail.

Marine Inland Transit insurance policy provides comprehensive coverage to protect goods in transit within the territory of Pakistan by any mode of transport i.e., by Air or by Road/Rail.



MOTOR INSURANCE

Reliance Insurance provides most comprehensive coverage against accidental damage to the motor cars, motorcycles, commercial vehicles and other special purpose vehicles. Following are major types of Motor insurance:

Comprehensive Motor Policy (Private Vehicles)

Our Motor insurance provides protection against losses incurred as a result of theft, accidents, riots, malicious damage and against liability that could be incurred in an accident. This policy can be extended to include accidental personal injuries and death of Driver and Passengers.

Commercial Vehicles

We also insure Motor vehicles used for trade / commercial purposes and classified as Commercial Vehicles such as Trucks, Trailers, Buses, and Wagons / Vans and providing protection against losses incurred as a result of theft, accidents, riots, malicious damage and against liability that could be incurred in an accident.

Third Party Liabilities Insurance

To meet requirement by law under Motor Vehicle Act 1939 in respect of legal liability to pay damages to any third party(ies) arising out of accidents, the following policies are also available under this category:

Act Liability Only: it provides coverage in respect of liability incurred through death or injury to a third party. This is minimum legal cover available under the law.

Third Party Liability Only: it provides coverage as above plus damage to third party property.



INSURANCE

Reliance Insurance is amongst the few Pakistani insurance companies who offer aviation insurance to the commercial airlines as well as private jets. Our aviation insurance plan provides comprehensive cover to insured against accidental damage to Aircraft Hull & Spares, Hull War & Allied Perils, Aviation Legal Liabilities, Loss of License to pilots, Aircraft's Ferry Flight insurance, Crew Legal Liabilities, Airport Operators Legal Liability insurance.

Reliance Insurance is priviledged to have excellent relations with globally renowned and reputed professional aviation reinsurers and brokers who extend most comprehensive and competitive terms and best services.



ENGINEERING

Engineering risk usually provides coverage for Machinery Break-Down insurance, Contractor's All Risks insurance, Contractor's Plant & Machinery insurance, Erection All Risks insurance, and Comprehensive Machinery insurance.

Engineering policies mainly cover operational losses of plant & machinery and projects of various kinds. It covers damage or breakdown of plant & machinery or its specific items. Engineering policies also cover the contractor against the risks of the projects own damages and legal third party(ies) liabilities.

Extended cover for loss of profits and standing charges following machinery breakdown is also available.



BONDS & SURETY INSURANCE

Contractor undertaking the construction of public works like buildings, roads, bridges, dams, civil works etc. usually require to furnish guarantees / bonds for the fulfillment of their contractual obligations to the principals.

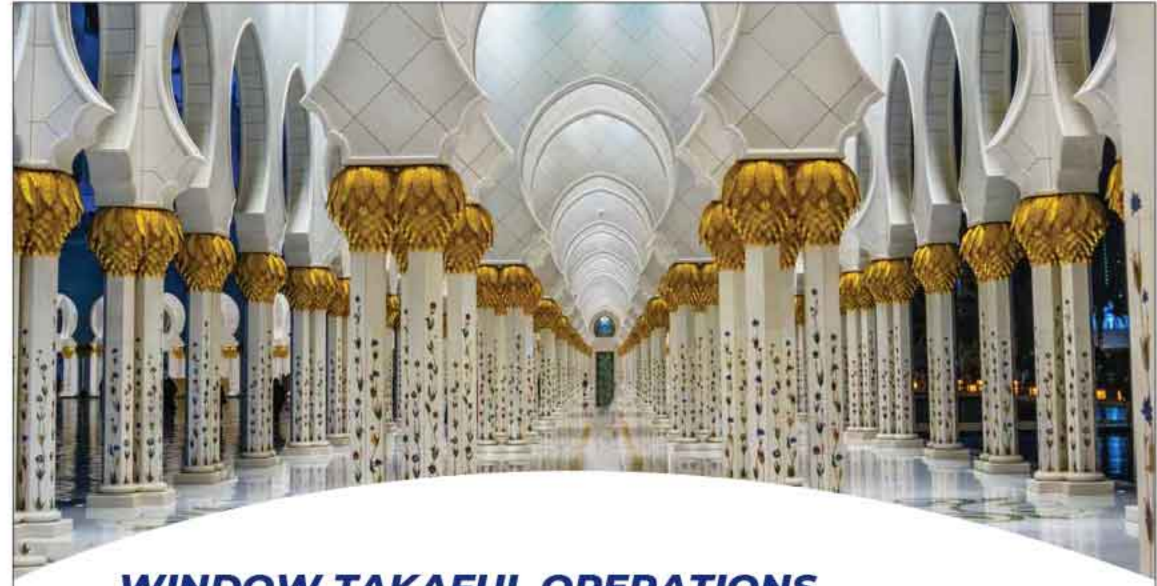
Traditionally Bid Bonds, Advance Payment / Mobilization Bonds, Performance Bonds, Maintenance Bonds and Customs & Excise Bonds are available.



MISCELLANEOUS & OTHERS

A wide range of products are available under Miscellaneous & Others insurance which includes, but not limited to, Products Liability Insurance, Professional Indemnity Insurance, Group / Personal Accident Insurance, Employer's Legal Liability Insurance, Workmen Compensation Insurance, Fidelity Guarantee Insurance, Public Liability Insurance, Third Party Liability Insurance, Directors & Officers Liability Insurance, Travel Insurance, All Risks Insurance, House-breaking & Burglary Insurance, Money Insurance (Cash in Safe & Cash in transit), Plate Glass Insurance and Baggage Insurance etc. are available.





WINDOW TAKAFUL OPERATIONS

The Company commenced its Window Takaful Operations in June 2016 which has been widely appreciated by the business fraternity, Islamic banks and financial institutions. Its operations are being managed by a team of well experienced, dedicated & competent professionals.

"Reliance Takaful" is operating under the guidance of renowned, qualified and certified Sharia Scholars. Our Takaful model is WAQF based; the concept of brotherhood and mutual solidarity in Islam.

Reliance Takaful is offering a wide range of Shariah Compliant General Takaful products such as Fire & Property Takaful, Marine Cargo Takaful, Motor Vehicles Takaful, Engineering Takaful and Miscellaneous Accident Takaful. A brief of major takaful products is as under:-

Fire Takaful provides loss or damage to the property caused by Fire &/or allied perils. The basic Fire takaful is extendable to cover allied perils such as Riots & Strikes Damage, Malicious Damage, Atmospheric Disturbances, Earthquake Fire & Shock, Explosions, Aircraft Damages, Impact Damages and Burglary.

Marine Takaful covers losses to cargo during transit as per Institute Caro Clauses 'A', 'B' or 'C' by all means of transport like by Sea, by Air or by Road/Rail.

Motor Takaful provides coverage against any loss / damage to motor vehicles (private & commercial) due to road accidents, theft & burglary, snatching by violent means, riot & strike damage and third party liability (Bodily Injury and property damage). This cover can be extended to include accidental injuries and death of Driver and Passenger(s).

Engineering Takaful mainly covers plant & machinery and projects and provides coverage for Contractor's All Risks, Contractor's Plant & Machinery, Erection All Risks, Machinery Breakdown Insurance and Comprehensive Machinery Insurance etc.

Miscellaneous & Others: A wide range of products available under Miscellaneous Takaful which includes, but not limited to, Money takaful (Cash in Safe & Cash in transit), Plate Glass takaful, Group / Personal Accident takaful, Workmen Compensation, Public Liability, Third Party Liability, House-breaking & Burglary and All Risks Takaful.

NOTICE OF THE FORTY ANNUAL GENERAL MEETING

Notice is hereby given that the **40th Annual General Meeting** of the Shareholders of **RELIANCE INSURANCE COMPANY LIMITED** will be held on Saturday the 30th April, 2022 at 12.15 p.m. at the Head Office of the Company at **RELIANCE INSURANCE HOUSE** 181-A Sindhi Muslim Housing Society near Mehdi Tower, off: Sharah-e-Faisal, Karachi, to transact the following business:

ORDINARY BUSINESS:

- 1. To confirm the Minutes of the 39th Annual General Meeting of the Company held on 29th April, 2021.
- 2. To receive, consider and adopt the Audited Accounts of the Company for the year ended 31st December, 2021 together with Chairman's Review, Directors' and Auditors' Reports thereon.
- 3. To consider and approve payment of Cash Dividend at the rate of 5% to the shareholders as recommended by the Board of Directors.
- 4. To appoint Auditors of the Company and fix their remuneration for the year ending December 31, 2022. The retiring Auditors M/s. Kreston Hyder Bhimji & Co., Chartered Accountants have completed five years as Auditors of the Company and are no longer eligible for appointment. The Board of Directors and Audit Committee have recommend the appointment of M/s. BDO Ebrahim & Co., Chartered Accountants who have indicated their consent to act as Auditors.
- 5. To elect Ten (10) Directors of the Company as fixed by the Board in the meeting held on March 26, 2022 in accordance with the provision of Section 159(1) of the Companies Act, 2017 for a period of three (3) years commencing from April 30, 2022. All the retiring directors are eligible to offer themselves for re-election. The retiring directors are:

Mr. Irfan Zakaria Bawany Mr. Muhammad Omar Bawany

Mr. Ahmed Ali Bawany
Mr. Noor M. Zakaria
Mr. Zia Zakaria
Mr. Muhammad Patel
Mr. Naeem Ahmed Shafi
Ms. Tasneem Yusuf

SPECIAL BUSINESS:

Mr. Jahangir Adam

6. To consider and approve the issuance of bonus shares @ 5% i.e. 5 ordinary shares for every 100 ordinary shares held, out of Company's profit for the year ended December 31, 2021 as recommended by the Board of Directors by passing the following Ordinary Resolutions:

To consider and if thought fit to pass with or without modification the following resolutions:

Resolved

"that a sum of Rs.30,175,940/- out of Company's profit be capitalized and applied for issue of 3,017,594 ordinary shares of Rs.10 each and allotted as fully paid up shares to those members whose name appear in the members register of the Company at the close of business on 19th April, 2022 in the ratio of 5 shares for every hundred shares held."

Further Resolved

"that Bonus shares forming part of such fraction holding which is not in exact multiple of 5:100 shares will be sold in the Stock Market and to pay the proceeds of sale thereof, when realized, to a Charitable Institution.

That for the purpose of giving effect to the foregoing, the Chief Executive and Company Secretary be and is hereby authorized to give such directions as may be necessary and as they deem fit to settle any questions or any difficulties that may arise in the distribution of the said new shares or in the payment of sale proceeds of the fractional shares".



7. To transact any other business with the permission of the Chair.

The statement under Section 134(3) of the Companies Act, 2017, pertaining to the special business referred to above is being circulated to the Shareholders along with the notice of the Meeting.

The Share Transfer Books of the Company will remain closed from 20th April, 2022 to 30th April, 2022 (both days inclusive).

By order of the Board

(GHULAM HAIDER)
Company Secretary

Karachi: 26th March, 2022

NOTES:

In view of the prevailing situation of post-pandemic waves of infection and in line with the directions issued to listed companies by the Securities and Exchange Commission of Pakistan, vide its Circular No.4 of 2021 dated February 15, 2021 and subsequent Circular No.6 of 2021 dated March 3, 2021, the Company has decided to hold its Annual General Meeting through electronic means.

- 1. Participating in the AGM proceeding through video conferencing facility:
 - a) AGM will be held through Zoom application a video link facility.
 - b) The notice will also be uploaded on the website of the Company.
 - c) Shareholders interested in attending the AGM through Video Link (Zoom) will be requested to get themselves registered with the Company Secretary office at least two working days before the AGM at **ghulam.haider@relianceins.com** by providing the following details:

Name of Shareholder: CNIC No.: Folio No. /CDS folio No: Cell No: Email address:

Login facility will be opened thirty minutes before the meeting time to enable the participants to join the meeting after identification process. Shareholders will be able to login and participate in the AGM proceedings through their devices after completing all the formalities required for the identification and verification of the shareholders.

- d) Shareholders may send their comments and suggestions relating to the agenda items of the AGM to the Company Secretary office at least two working days before the AGM, at above given email address, WhatsApp or SMS on 0300-2014607. Shareholders are required to mention their full name, CNIC No and Folio/CDS No. for this purpose.
- e) Shareholders will be encouraged to participate in the AGM to consolidate their attendance and participation through proxies.
- A member of the Company entitled to attend and vote may appoint any other member as his/her proxy to attend and vote
 on his/her behalf. PROXIES MUST BE RECEIVED AT THE HEAD OFFICE OF THE COMPANY NOT LESS THAN 48 HOURS
 BEFORE THE MEETING.
- 3. CDC Account Holders will further have to follow the under mentioned guidelines as laid down in Circular 1 dated January 26, 2000 issued by the Securities and Exchange Commission of Pakistan.

A. For Attending the Meeting:

- i) In case of individuals, the account holder or sub-account holder and/or person whose securities are in group account and their registration details are up-loaded as per the Regulations, shall authenticate his identity by showing his Original Computerized National Identity Card (CNIC) or original passport at the time of attending the meeting.
- ii) In case of corporate entity, the Board of Directors' resolution/power of attorney with specimen signature of the nominee shall be produced (unless it has been provided earlier) at the time of the meeting.

B. For appointing Proxies:

- In case of individuals, the account holder or sub-account holder and/or the person whose securities are in group account and their registration details are uploaded as per the Regulations, shall submit the proxy form as per the above requirements.
- ii) The proxy form shall be witnessed by two persons whose names, addresses and CNIC numbers shall be mentioned on the form.
- iii) Attested copies of CNIC or passport of the beneficial owners and the proxy shall be furnished with the proxy form.
- iv) The proxy shall produce his original CNIC or Original Passport at the time of the meeting.
- v) In case of corporate entity, the Board of Directors' resolution/power of attorney with specimen signature of the nominee shall be submitted (unless it has been provided earlier) alongwith proxy form to the Company.

4. ELECTION OF DIRECTORS

Any person who seeks to contest election of Directors shall, whether he/she is retiring Director or otherwise shall file the following documents and information with the Company at its **Head Office located at 181-A, Sindhi Muslim Co-operative Housing Society Karachi** not later than fourteen (14) days before the date of Annual General Meeting of the Company for a period of three years.

- I. Notice of his/her intention to offer himself/herself for election in terms of Section 159(3) of the Companies Act, 2017 with the consent to act as a director in Form 28 in term of Section 167(1) of the Companies Act, 2017.
- II. Independent Director(s) will be elected through the process underlined in terms of section 159 of the Act and must meet the criteria laid down in Section 166 of the Companies Act, 2017 and the Companies (Manner and Selection of Independent Directors) Regulations 2018. Accordingly, the following additional documents should be submitted by the candidates intending to contest election of directors as an independent director:
 - (a) Declaration by Independent Director(s) under Clause 6(3) of the Listed Companies (Code of Corporate Governance) Regulation 2019; and
 - (b) Undertaking on non-judicial stamp paper that he/she meet the requirements of sub-regulation (1) of Regulation 4 of the Companies (Manner and Selection of Independent Directors) Regulations, 2018.
- III. Detailed profile along with his/her office address for placement of Company's website seven days prior to the date of election as required under SRO 1196(1)/2019 dated October 3, 2019 of the Securities and Exchange Commission of Pakistan (SECP).
- IV. An attested copy of valid Computerized National Identity Card, NTN and his/her folio No./CDC Investor Account No./CDC Participate ID No./Sub-Account No.
- V. Declaration in respect of being complaint with the requirements of the Listed Companies (Code of Corporate Governance) Regulations, 2019 and the eligibility criteria, as set out in Section 153 of the Companies Act, 2017 to act as director of a listed company;
- VI. Information on Annexure A and affidavits on Annexure B & C required under the Insurance Companies (Sound and Prudent Management) Regulations 2012.

No director have direct or indirect interest in the above said business except that they may consent for election of directors accordingly.

5. ELECTRONIC TRANSMISSION OF ANNUAL FINANCIAL STATEMENTS AND NOTICES

Pursuant to Notification vide SRO. 787(1)/2014 of September 8, 2014, the SECP has directed to facilitate the members of the Company receiving annual financial statements and notices through electronic mail system (e-mail). We are pleased to offer this facility to our members who desire to receive annual financial statements and notices of the Company through email in future. In this respect members are hereby requested to convey their consent via email on a standard request form which is available at the Company website www.relianceins.com. Please ensure that your email has sufficient rights and space available to receive such email which may be larger than 1 MB file in size. Further, it is the responsibility of the member to timely update the share registrar of any change in their registered email address.

Financial Statements and relevant reports have been placed on the website of the company which can be seen on www.relianceins.com.

TRANSMISSION OF ANNUAL AUDITED ACCOUNTS AND NOTICE THROUGH CD/DVD/USB.

In compliance with the SECP Notification No.SRO 470(1)2016, dated May 31, 2016. The Company in the 35th Annual General Meeting held on April 29, 2017, obtained the approval of the shareholders to circulate Annual Accounts through CD/DVD/USB at their registered address instead of transmitting the Annual Accounts in hard copies. However, shareholder may request the Company Secretary or Share Registrar of the Company for hard copy of Annual Audited Accounts instead of CD / DVD / USB and the same will be provided at his / her registered address, free of cost, within one week on the demand. In this regard, a 'Standard Request Form, has also been placed at the website of the Company for communicating the need of hard copies of the Annual Audited Accounts instead of sending the same through CD / DVD / USB.

7. E-VOTING

Pursuant to SECP SRO No.43(1)2016 dated January 22, 2016 Shareholders can also exercise their right to vote through e-voting by giving their consent in writing at least 10 days before the date of meeting to the Company on the appointment by the Intermediary as a proxy.

8. POSTAL BALLOT

If the number of persons who offer themselves to be elected is more than the number of directors fixed i.e. Ten (10) under Section 159 (1) of the Companies Act, 2017 then the Company will provide its Members with the voting options. Members can exercise their right to pool subject to meeting of requirements of Section 143 to 145 of the Companies Act, 2017 and applicable clauses of Companies (Postal Ballot) Regulations, 2018.

9. UNCLAIMED DIVIDEND

As per the provision of section 244 of the Companies Act, 2017, any shares issued or dividend declared by the Company which have remained unclaimed/unpaid for a period of three years from the date on which it was due and payable are required to be deposited with the Commission for the credit of Federal Government after issuance of notices to the shareholders to file their claim. The details of the shares issued and dividend declared by the Company which have remained due for more than three years was sent to shareholders. Shareholders are requested to ensure that their claims for unclaimed dividend and shares are lodged timely. In case, no claim is lodged with the Company in the given time, the Company shall after giving notice in newspaper proceed to deposit the unclaimed/unpaid amount and shares with the Federal Government pursuant to the provision of Section 244 (2) of Companies Act, 2017.

10. CONVERSATION OF PHYSICAL SHARES INTO BOOK ENTRY FORM

The shareholders having physical shares may open CDC Sub-account with any of the broker or Investor Account directly by with the Central Depository Company (CDC) of Pakistan Limited to have their physical shares converted into electronic form. This will facilitate then in many way including safe custody. Further with the requirement of Section 72 of Companies Act, 2017, every existing company having share capital required to replace its physical shares with book-entry form in a manner as may be specified and from the date notified by SECP, within a period not exceeding four year from the commence of the Act.

The Securitas and Exchange Commission of Pakistan through its circular # CSD/ED/Misce/2016-639-640 dated March 26, 2021 has advised the listed companies to pursue their such members who still hold shares in physical form, to convert their shares into book entry form.

11. CHANGE OF ADDRESS

Shareholders are requested to inform the Company's Share Registrar of any change in their address, if any immediately.

12. SUBMISSION OF COPIES CNIC (MANDATORY)

As per SECP directives, the dividend warrants of the shareholders whose valid CNICs, are not available with the Share Registrar could be withheld. All shareholders having physical shareholding are, therefore, advised to submit a photo copy of their valid CNICs and Corporate entities are requested to provide NTN immediately, if already not provided, to the Company's Share Registrar at the address, M/s. C & K Management Associates (Pvt.) Ltd., 404, Trade Tower, Abdullah Haroon Road, Near Hotel Metropole, Karachi-75530 without any further delay.

13. ELECTRONIC DIVIDEND MANDATE

Under section 242 of Companies Act, 2017 it is mandatory for all listed Companies to pay cash dividend to its shareholders only through electronic mode directly in to the bank account designated by the entitled shareholders.

In order to receive dividend directly into their bank account, shareholders are requested (if not already provided) to fill in Bank Mandate Form for Electronic Credit of Cash Dividend available in the Company's website www.relianceins.com and send it duly signed along with a copy of CNIC to the Share Registrar of the Company, M/s. C & K Management Associates (Pvt.) Ltd., 404. Trade Tower, Abdullah Haroon Road, Near Hotel Metropole, Karachi-75530 in case of physical shares.

In case shares are held in CDC, electronic dividend mandate form must be directly submitted to shareholder's brokers/participant / CDC account services.

In case of non-receipt of information, the Company will be constrained to withhold payment of dividend to shareholders.

In compliance with Section 150 read with Division I of Part III of the First Schedule of the Income Tax Ordinance, 2001 withholding tax on dividend income will be deducted for 'filer' and 'non-filer' shareholders at 15% and 30% respectively. A 'filer' is a taxpayer whose name appears in the Active Taxpayers List (ATL) issued by the FBR from time to time and a 'non-filer' is a person other than a filer. To enable the Company to withhold tax at 15% for filers, all shareholders are advised to ensure that their names appear in the latest available ATL on FBR website, otherwise tax on their cash dividend will be deducted at 30% for non-filers. Withholding tax exemption from the dividend income shall only be allowed if a copy of valid tax exemption certificate is made available to the Share Registrar, M/s. C & K Management Associates (Pvt.) Ltd of the Company by the first day of book closure.

According to the FBR, withholding tax in case of joint accounts will be determined separately based on the 'Filer' Non-Filer' status of the principal shareholder as well as the status of the joint holder(s) based on their shareholding proportions. Members that hold shares with joint shareholders are requested to provide the shareholding proportions of the principal shareholder and the joint holder(s) in respect of shares held by them to our Share Registrar, M/s. C & K Management Associates (Pvt.) Ltd in writing. In case the required information is not provided to our Registrar it will be assumed that the shares are held in equal proportion by the principal shareholder and the joint holder(s).

STATEMENT UNDER SECTION 134 (3) OF THE COMPANIES ACT, 2017 PERTAINING TO THE SPECIAL BUSINESS

The statement set out the material facts pertaining to the "Special Business" to be transacted at the 40th Annual General Meeting of the Company to be held on April 30, 2022.

Capitalization out of company's appropriated Profit/Reserve

That a sum of Rs.30,175,940/- out of the Company's profit be capitalized for issuing of 3,017,594 fully paid ordinary shares of Rs.10 each and allotted as fully paid up Bonus Shares to the Members who are registered in the Book of the Company at the close of business on 19th April, 2022 in the proportion of 5 new shares for every 100 existing ordinary shares held and that such new shares shall rank pari passu with existing ordinary shares of the Company as regards future dividends, and in all other respects.

That Bonus Shares forming part of such fraction holding which is not in exact multiple of 5:100 shares will be sold in the Stock Market and to pay the proceeds of sale thereof, when realized, to a Charitable Institution.

That for the purpose of giving effect to the foregoing, the Chief Executive and Company Secretary be and is hereby authorized to give such directions as may be necessary and as they deem fit to settle any questions or any difficulties that may arise in the distribution of the said new shares or in the payment of sale proceeds of the fractional shares.

None of the Directors of the Company are interested in this business except to the extent of their entitlement to bonus shares as shareholder.

HORIZONTAL ANALYSIS

STATEMENT OF FINANCIAL POSITION & PROFIT & LOSS ACCOUNT

		R	upees in r	million	% Increa	se / (Decreas	se) over prec	eeding year
STATEMENT OF FINANCIAL POSITION	2021	2020	2019	2018	2021	2020	2019	2018
Property and equipment Investments	73.398	70.210	83.030	92.881	4.54	(15.44)	(10.61)	14.64
Equity securities Debt securities	729.258 70.114	715.380 60.000	687.115 60.037	639.873 45.104	1.94 16.86	4.11 (0.06)	7.38 33.11	5.36 (38.72)
Term deposits Loan and others receivables	38.570 14.747	38.136 6.552	30.160 3.328	26.131 2.218	1.14 125.08	26.45 96.88	15.42 50.05	(2.31) (31.44)
Insurance / Reinsurance receivables Reinsurance recoveries against outstanding claims	304.283 178.690	231.780 181.535	198.886 112.413	222.267 165.480	31.28 (1.57)	16.54 61.49	(10.52) (32.07)	6.97 (1.08)
Deferred Commission Expenses Deferred Taxation	64.560 6.961	55.990 2.540	62.978	65.914 4.287	15.31 174.06	(11.10) 100.00	(4.45) (100.00)	8.18 86.30
Prepayment Taxation-Provision less payment	165.211	139.837 0.283	134.819	173.198	18.15	3.72	(22.16)	(48.94)
Cash & Bank Total Assets from Window Takaful operation OPF	93.709 108.194	111.311 100.419	131.227 91.493	144.373 76.927	(15.81) 7.74	(15.18) 9.76	(9.11) 18.93	(9.87) 18.48
Total Assets	1,847.695	1,713.973	1595.486	1658.653	7.80	7.43	(3.81)	(7.40)
Ordinary share capital Reserves	603.519 270.000	561.413 250.000	561.413 250.000	561.413 250.000	7.50 8.00	-	-	-
Unppropriated profit / (loss) Surplus/(deficit)on revaluation of available for sale	172.764 1.778	181.860 4.362	113.364 8.752	42.153 2.359	5.00 59.24	(60.42) 50.16	168.93 271.00	(715.91) (141.86)
Total Equity	1,048.061	997.635	933.529	855.925	5.05	6.87	9.07	7.13
Outstanding claims including IBNR Unearned premium reserves	212.979 306.513	223.491 269.352	153.320 292.212	210.197 342.271	(4.70) 13.80	45.77 (7.82)	(27.06) (14.63)	0.29 (30.78)
Unearned Reinsurance Commission Deferred taxation	30.638	30.887	34.581 4.372	35.596	(0.81)	(10.68)	(2.85)	0.70
Insurance/ Reisurance Payable Other Creditors and Accurals	195.477 32.419	147.241 24.242	122.865 23.830	114.934 72.632	32.76 33.73	19.84 1.73	6.90 (67.19)	(17.09) (13.63)
Taxation-Provision less payment Total Liabilities from Window Takaful Operation OPF	0.335 21.273	21.125	5.864 24.913	7.690 19.408	100.00	(100.00) (15.20)	(23.75) 28.36	(44.78) 20.16
Total Equity and Liabilities	1,847.695	1,713.973	1595.486	1658.653	7.80	7.43	(3.81)	(7.40)
PROFIT AND LOSS ACCOUNT								
Net insurance premium Net insurance claims Net Commission and acquisition expenses Management Expenses	303.130 (64.168) (54.981) (152.112)	(76.425) (62.012)	(87.205)	348.240 (87.174) (59.994) (152.448)	(5.12) (16.04) (11.34) 0.05	(8.14) (12.36) (5.18) (1.52)	(0.13) 0.04 9.01 1.26	(2.63) (1.12) (1.13) 7.56
Underwriting Results Invetment Income/(loss) Other Income Financial Charges	31.869 74.747 3.257	29.010 83.543 0.719	40.822 92.724 1.622	48.624 46.672 2.122	9.86 10.53 352.99	(28.94) 9.90 (55.67)	(16.05) 98.67 (23.56)	(27.52) (216.47) 39.88
Others expenses Profit before tax from takaful operations-Operators fund Profit before Tax	(50.048) 10.682 70.507	(47.766) 18.070 83.576	(50.691) 11.926 96.403	(45.211) 7.915 60.122	4.78 (40.89) 15.64	(5.77) 51.52 13.31	12.12 (50.68) 60.35	(4.33) (599.20) (441.70)
Income tax expenses Profit after Tax	(17.497) 53.010	(15.081) 68.495	(25.192) 71.211	(11.125) 48.997	16.02 22.61	(40.14) 3.81	126.44 45.34	(47.52) (226.30)

VERTICAL ANALYSIS

STATEMENT OF FINANCIAL POSITION & PROFIT & LOSS ACCOUNT

Rupees in million

Rupees in million								
	202	1	2020)	2019	9	2018	
STATEMENT OF FINANCIAL POSITION	Rupees	%	Rupees		% Rupees %		Rupees	%
		- ' -		, -		, -		, -
Dropout and agriconout	70.000	2.07	70.010	4.10	00.000	г оо	00.001	Г СО
Property and equipment	73.398	3.97	70.210	4.10	83.030	5.20	92.881	5.60
Investments		-				-		-
Equity securities	729.258	39.47	715.380	41.74	687.115	43.07	639.873	38.58
Debt securities	70.114	3.79	60.000	3.50	60.037	3.76	45.104	2.72
Term deposits	38.570	2.09	38.136	2.23	30.160	1.89	26.131	1.58
Loan and others receivables	14.747	0.80	6.552	0.38	3.328	0.21	2.218	0.13
Insurance / Reinsurance receivables	304.283	16.47	231.780	13.52	198.886	12.47	222.267	13.40
Reinsurance recoveries against outstanding claims	178.690	9.67	181.535	10.59	112.413	7.05	165,480	9.98
Deferred Commission Expenses	64.560	3.49	55.990	3.27	62.978	3.95	65.914	3.97
Deferred Taxation	6.961	0.38	2.540	0.15	-	-	4.287	0.26
Prepayment	165.211	8.94	139.837	8.16	134.819	8.45	173.198	10.44
, ,			0.283		104.013		173.190	10.44
Taxation-Provision less payment	- 00.700	-		0.02	404 007	-	444.070	0.70
Cash & Bank	93.709	5.07	111.311	6.49	131.227	8.22	144.373	8.70
Total Assets from Window Takaful operation OPF	108.194	5.86	100.419	5.86	91.493	5.73	76.927	4.64
		-		-		-		
Total Assets	1,847.695	100.00	1,713.973	100.00	1595.486	100.00	1658.653	100.00
Ordinary share capital	603.519	32.66	561.413	32.76	561.413	35.19	561.413	33.85
Reserves	270.000	14.61	250.000	14.59	250.000	15.67	250.000	15.07
Unppropriated profit /(loss)	172.764	9.35	181.860	10.61	113.364	7.11	42.153	2.54
Surplus/(deficit)on revaluation of available for sale	1.778	0.10	4.362	0.25	8.752	0.55	2.359	0.14
Total Equity	1,048.061	56.72	997.635	58.21	933.529	58.51	855.925	51.60
	.,0 .0.00	002	0011000		000.020	00.01	000.020	01.00
Outstanding claims including IBNR	212,979	11.53	223,491	13.04	153.320	9.61	210.197	12.67
Unearned premium reserves	306.513	16.59	269.352	15.72	292.212	18.31	342.271	20.64
Unearned Reinsurance Commission	30.638	1.66	30.887	1.80	34.581	2.17	35.596	2.15
			30.007				33.390	2.10
Deferred taxation	-	-	- 447.044	-	4.372	-	-	-
Insurance/ Reisurance Payable	195.477	10.58	147.241	8.59	122.865	7.70	114.934	6.93
Other Creditors and Accurals	32.419	1.75	24.242	1.41	23.830	1.49	72.632	4.38
Taxation-Provision less payment	0.335	0.02	-	-	5.864	0.37	7.690	0.46
Total Liabilities from Window Takaful Operation OPF	21.273	1.15	21.125	1.23	24.913	1.56	19.408	1.17
Total Equity and Liabilities	1,847.695	100.00	1,713.973	100.00	1595.486	100.00	1658.653	100.00
PROFIT AND LOSS ACCOUNT								
Net insurance premium	303.130	100.00	319.478	100.00	347.797	100.00	348.240	100.00
Net insurance claims	(64.168)	(21.17)	(76.425)	(23.92)	(87.205)	(25.07)	(87.174)	(25.03)
Net Commission and acquisition expenses	(54.981)	(18.14)	(62.012)		(65.400)	(18.80)	(59.994)	(17.23)
Management Expenses	(152.112)	(50.18)	(152.031)	,	(154.371)	(44.39)	(152.448)	(43.78)
Underwriting Results	31.869	10.51	29.010	9.08	40.821	11.74	48.624	13.96
Invetment Income / (loss)	74.747	24.66	83.543	26.15	92.724	26.66	46.672	13.40
Other Income								
	3.257	1.07	0.719	0.23	1.622	0.47	2.122	0.61
Financial Charges	(50.040)	0.00	- (47.700)	0.00	(50.004)	0.00	- (45.044)	0.00
Others expenses	(50.048)	(16.51)	(47.766)	(14.95)	(50.691)	(14.57)	(45.211)	(12.98)
Profit before tax from takaful operations-Operators fund	10.682	3.52	18.070	5.66	11.927	3.43	7.915	2.27
Profit before Tax	70.507	23.26	83.576	26.16	96.403	27.72	60.122	17.26
Income tax expenses	(17.497)	(5.77)	(15.081)	(4.72)	(25.192)	(7.24)	(11.125)	(3.19)
Profit after Tax	53.010	17.49	68.495	21.44	71.211	20.47	48.997	14.07
							I	



KEY FINANCIAL DATA

10 Years Growth At A Glance

Rupees in million

									Rupees	s in million
	2021	2020	2019	2018	2017 Restated	2016 Restated	2015	2014	2013	2012
Ordinary Share Capital	603.52	561.41	561.41	561.41	561.41	510.37	463.98	403.46	366.78	318.93
Share Holder's Equity	1048.06	997.63	933.53	855.92	798.93	876.96	786.03	725.22	653.42	578.71
Reserves	270.00	250.00	250.00	250.00	250.00	220.00	200.00	180.00	160.00	90
Cash & Bank	93.71	111.31	131.22	144.37	160.18	120.24	133.93	104.50	103.08	68.76
Investment	837.94	813.51	777.31	711.11	704.22	795.29	653.67	584.86	500.32	436.86
Underwriting Provisions	550.13	523.73	480.11	588.06	739.39	782.59	868.20	764.85	679.63	947.9
Total Assets	1847.695	1713.973	1595.486	1658.65	1791.12	1828.38	1766.56	1595.94	1456.58	1633.02
Return on Assets %	2.87%	4.00%	4.46%	2.95%	(2.16)	5.80%	4.58%	5.65%	5.13%	5.34%
Return on Equity %	5.06%	6.86%	7.63%	5.72%	(4.85)	12.09%	10.34%	12.43%	11.43%	15.07%
Ordinary Share Capital to Assets %	32.66%	32.76%	35.19%	33.85%	31.35%	27.91%	26.26%	25.28%	25.18%	19.53%
Total Equity / Total Assets %	56.72%	58.20%	58.51%	51.60%	44.60%	47.96%	44.50%	45.44%	44.86%	35.43%
Written Gross Premium	651.20	569.07	622.40	878.68	1155.40	1201.84	1114.40	1028.14	837.23	613.72
Net Insurance Premium	303.13	319.48	347.80	348.24	357.65	359.41	316.42	295.76	260.76	240.7
Ratio to written Gross Premium %	46.55%	56.14%	55.88%	39.63%	30.95%	29.90%	28.39%	28.77%	31.14%	39.22%
Net Insurance Claims	64.16	76.42	87.21	87.17	88.16	101.72	89.86	94.30	87.89	83.09
Ratio to Net Insurance Premium %	21.17%	23.92%	25.07%	25.03%	24.65%	28.30%	28.40%	31.88%	33.71%	34.52%
Management Expenses	202.16	199.80	205.06	197.66	188.99	179.66	174.36	164.67	155.34	142.76
Ratio to Written Gross Premium %	31.04%	35.11%	32.94%	22.49%	16.36%	14.95%	15.65%	16.02%	18.55%	23.26%
Ratio to Net Insurance Premium %	66.69%	62.54%	58.96%	56.76%	52.84%	49.98%	55.10%	55.68%	59.57%	59.31%
Investment Income/(Loss)	74.75	83.54	92.72	46.67	(40.07)	104.36	86.69	96.22	97.44	110.25
Return of Investment %	8.92%	10.27%	11.93%	6.56%	(5.69)	13.12%	13.26%	16.45%	19.47%	25.24%
Underwriting Results	31.87	29.01	40.82	48.62	67.08	64.29	49.22	39.45	19.6	17.04
Profit /(loss) Before Tax	70.51	83.57	96.40	60.12	(17.59)	120.89	90.79	96.54	81.21	93.9
Percentage to Written Grosss Premium %	10.83%	14.69%	15.49%	6.84%	(1.52)	10.06%	8.15%	9.39%	8.92%	14.21%
Profit /(loss) After Tax	53.01	68.49	71.21	48.99	(38.79)	106.04	80.99	90.14	74.7	87.21
Percentage to Net Insurance Premium	17.49%	21.43	20.47	14.07%	(10.85)	29.50%	25.60%	30.48%	28.65%	36.23%
Earnings/(loss) After Tax Per Share-Rupees	0.88	1.22	1.27	0.87	(0.69)	2.08	1.75	1.94	2.03	2.73
	5%(B)5%(C)	7.5%(B)	_	_	-	10%(B) 5%(C)	10%(B) 5%(C)	15%(B)5%(C)	10%(B)5%(C)	15%(B)
Break up Value Per Share	17.36	17.77	16.63	15.24	14.23	17.18	16.94	17.97	17.81	18.15
Summary of Cashflow										
Total Cash Flow from all Operating Activities	(54.277)	(62.242)	(44.956)	(44.425)	38.113	102.288	40.013	23.354	16.692	(57.429)
Total Cash Flow from Investment Activities	36.675	42.325	31.811	28.663	26.796	(66.426)	9.450	3.908	17.237	70.445
Total Cash Flow from Financing Activities	-	-	_	(0.050)	(24.963)	(22.831)	(20.035)	(18.024)	(0.111)	(24.080)
Net Cash Flow From all Activities	(17.601)	(19.917)	(13.145)	(15.812)	39.975	13.031	29.428	1.420	34.318	(11.063)
Cash and Cash Equivalent at the end of the year	93.709	111.310	131.227	144.372	160.185	120.239	133.927	104.499	103.078	68.760

SHAREHOLDERS' INFORMATION

Registered Office

96-A, Sindhi Muslim Co-operative Housing Society Karachi.

Head Office

Reliance Insurance House, 181-A, Sindhi Muslim Co-operative Housing Society, Karachi

Share Registrar Office

C&K Management Associates (Pvt.) Ltd. 404-Trade Tower, Abdullah Haroon Road, Near Hotel Metropole, Karachi-75530. Tel: (021) 35687839 & 53685930

Listing on Stock Exchanges

RICL equity shares are listed on Pakistan Stock Exchange (PSX).

Listing Fees

The annual listing fee for the financial year 2021-2022 was paid to the Pakistan Stock Exchange and Central Depository Company (CDC) within the prescribed time.

Stock Symbol

The stock symbol for Reliance Insurance Company Limited at the PSX is RICL.

Statutory Compliance

During the year, the Company complied with all applicable provisions of the Companies Act, 2017, the Insurance Ordinance 2000, Insurance Rules 2017, Listed Companies (Code of Corporate Governance) Regulations, 2019, the Code of Corporate Governance, for insurers 2016 and others regulations prescribed by SECP.

Book Closure Dates

The register of Member and share transfer books of the Company will remain closed from 20th April, 2022 to 30th April 2022, (both days inclusive).

40th Annual General Meeting

Date : 30th April, 2022 Time : 12:15 pm

Venue : Reliance Insurance House,

181-A, SMCHS, Karachi

(Via Vedio Link)

Website of the Company

A website of your Company has been developed which allows the users to get the Company related information about its financial, history, types of insurance available with the Company and list of reinsurers etc.

An online complaint system is also available to improve the efficiency.

Website: www.relianceins.com

Annual, half yearly and quarterly financial statements of the Company are available at http://www.relianceins.com

Disclosures to the Stock Exchange on strategic events are made as and when required.

Change of Address

Members are requested to immediately notify the change of address, if any, to the Company's Registrar.

Investors' Grievances Policy

RICL ensures that our Investors receive exemplary services. Investor's queries and complaints constitute an important voice for us. Following are our guiding principles:

- Complaints raised by Investors are dealt in a timely manner; and
- Investors are informed of avenues to raise their queries and complaints.

M/s. C&K Management Associates (Pvt.) Ltd., being the Registrars is primarily responsible to resolve the investor's grievance. Shareholders' enquiries about their holding, dividend or share certificate etc. can be directed to the Share Registrar at the following address:

M/s. C&K Management Associates (Pvt.) Limited

404, Trade Tower, Abdullah Haroon Road, Near Hotel Metropole, Karachi.

In case investor's grievance is not addressed up to his/her satisfaction or within reasonable time. Investors may also directly write to the Company their query/complaint at,

SHAREHOLDERS' INFORMATION

Company Secretary

Reliance Insurance Company Limited 181-A, SMCHS Karachi.

Company has designated email id ghulam.haider@relianceins.com for handling investor grievance on which investor can make a complaint.

SUBMISSION OF CNIC COPIES (MANDATORY)

As per SECP directives, the dividend warrants of the shareholders whose valid CNICs, are not available with the Share Registrar could be withheld. All shareholders having physical shareholding are, therefore, advised to submit a photo copy of their valid CNICs and Corporate entities are requested to provide NTN immediately, if already not provided, to the Company's Share Registrar at the following address, M/s. C & K Management Associates (Pvt.) Ltd., 404, Trade Tower, Abdullah Haroon Road, Near Metropole Hotel, Karachi-75530 without any further delay.

ELECTRONIC DIVIDEND MANDATE

Under section 242 of Companies Act, 2017 it is mandatory for all listed Companies to pay cash dividend to its shareholders only through electronic mode directly into bank account designated by the entitled shareholders.

In order to receive dividend directly into their bank account, shareholders are requested (if not already provided) to fill in Bank Mandate Form for Electronic Credit of Cash Dividend available on the Company's website www.relianceins.com and send it duly signed along with a copy of CNIC to the Share Registrar of the Company, M/s. C & K Management Associates (Pvt.) Ltd., 404, Trade Tower, Abdullah Haroon Road, Near Metropole Hotel, Karachi-75530 in case of physical shares.

In case shares are held in CDC, electronic dividend mandate form must be directly submitted to shareholder's brokers/ participant / CDC account services.

In case of non-receipt of information, the Company will be constrained to withhold payment of dividend to shareholders.

ELECTRONIC TRANSMISSION OF ANNUAL FINANCIAL STATEMENTS AND NOTICES

Pursuant to Notification vide SRO.787(1) / 2014 of September 8, 2014, the SECP has directed to facilitate the members of the Company receiving

annual financial statements and notices through electronic mail system (e-mail). We are pleased to offer this facility to our members who desire to receive annual financial statements and notices of the Company through email in future. In this respect members are hereby requested to convey their consent via email on a standard request form which available at the Company www.relianceins.com. Please ensure that your email has sufficient rights and space available to receive such email which may be larger than 1 MB file in size. Further, it is the responsibility of the member to timely update the share registrar of any change in their registered email address.

Financial Statements and relevant reports have been placed on the website of the company which can be seen on www.relianceins.com.

TRANSMISSION OF ANNUAL AUDITED ACCOUNTS AND NOTICE THROUGH CD/DVD/USB.

In compliance with the SECP Notification No.SRO 470 (1) 2016, dated May 31, 2016. The Company in the 35th Annual General Meeting held on April 29, 2017, obtained the approval of the shareholders to circulate Annual Accounts through CD/DVD/USB at their registered address instead of transmitting the Annual Accounts in hard copies. However, shareholders may request the Company Secretary or Share Registrar of the Company for hard copy of Annual Audited Accounts instead of CD / DVD / USB and the same will be provided at his / her registered address, free of cost, within one week on the demand. In this regard, a 'Standard Request Form, has also been placed at the website of the Company for communicating the need of hard copies of the Annual Audited Accounts instead of sending the same through CD / DVD / USB.

CONVERSATION OF PHYSICAL SHARES INTO BOOK ENTRY FORM

The shareholders heaving physical shares may open CDC sub-account with any of the brokers or Investor Account directly by with the Central Depository Company (CDC) of Pakistan Limited to have their physical shares converted into electronic form. This will facilitate then in many ways including safe custody. Further with the requirment of Section 72 of Companies Act, 2017, every existing company having share capital required to replace its physical shares with book-entry form in a manner as may be specified and from the date notified by SECP, within a period not exceeding four years from the commence of the Act.

SHAREHOLDERS' INFORMATION

UNCLAIMED DIVIDEND

As per the provision of section 244 of the Companies Act 2017, any shares issued or dividend declared by the Company which have remained unclaimed / unpaid for a period of three years from the date on which it was due and payable are required to be deposited with the Commission for the credit of Federal Government after issuance of notices to the shareholders to file their claim. The details of the shares issued and dividend declared by the Company which have remained due for more than three years was sent to shareholders. Shareholders are requested to ensure that their claims for unclaimed dividend and shares are lodged timely. In case, no claim is lodged with the Company in the given time, the Company shall after giving notice in newspaper proceed to deposit the unclaimed/unpaid amount and shares with the Federal Government pursuant to the provision of Section 244 (2) of Companies Act. 2017.

CONSENT FOR VIDEO CONFERENCE FACILITY

Pursuant to the provision to the Companies Act, 2017 the members can also avail the video Conferencing facility. In this regard, please fill the following and submit to Head Office of the Company at least 7 days before the holding of annual general meeting. If the Company receives consent from members holding aggregate 10% or more shareholding residing at the geographical location to participate in the meeting, the Company will arrange video conference facility in the city subject to availability of such facility in that city.

/ We,	of	, being
a member of Rel	iance Insurance Co	o., Ltd. holder of
ordinary	share(s) as per	
10	hereby opt for vi	deo conferencing
acility at		

E - VOTING

Pursuant to SECP SRO No.43(1)2016 dated January 22, 2016 Shareholders can also exercise their right to vote through e-voting by giving their consent in writing at least 10 days before the date of meeting to the Company on the appointment by the Intermediary as a proxy.

POSTAL BALLOT

Shareholder can also demand a poll and exercise their right to vote by means of ballot i.e. by post or through electronic mode subject to the requirements of section 143 to 145 of the Companies Act, 2017 and applicable clauses of Companies (Post Ballot) Regulations 2018.

DECISIONS TAKEN AT THE LAST ANNUAL GENERAL MEETING

As per agenda following matters were approved in the meeting and the decisions taken were implemented in due course:

- Approval of the minutes of the 38th Annual General Meeting, held on 29th April 2021.
- Approval of the audited financial statements for the year ended December 31, 2020 alongwith Directors' and Auditors' reports.
- Appointment of M/s. Kreston Hyder Bhimji & Co., Chartered Accountants as auditors of the Company for the year 2021 and fixation of their remuneration.

FINANCIAL CALENDAR





CATEGORIES OF SHAREHOLDING

AS AT DECEMBER 31, 2021

Categories of share holders	Number of share holders	Number of shares held	Percentage of shares held %
ASSOCIATE COMPANIES UNDERTAKINGS AND RELATED PARTIES			
Anam Fabrics	1	78,364	0.13
NIT / ICP/ IDBP Investment Corporation of Pakistan, IDBP ICP Units	6	546	0.00
DIRECTORS, CEO & OTHER SPOUSES AND MINOR CHILDREN	12	14,762,672	24.46
The detail are as under: MR. IRFAN ZAKARIA BAWANY MR. MUHAMMAD OMER BAWANY MR. ZIA ZAKARIA MR. AHMED ALI BAWANY MR. NOOR M. ZAKARIA MR. MUHAMMAD PATEL MR. NAEEM AHMED SHAFI MS. TASNEEM YUSUF MR. JAHANGIR ADAM MRS. SHEHLA IRFAN MRS. RUKHSANA BAI OMER	1 1 1 1 1 1 1 1 1 1	3,731,753 357,815 5,375 2,559,279 1,595,975 5,375 5,375 5,375 5,375 3,610,333 1,284,666	
MRS. SHAHNAZ SATTAR ZAKARIA	1	1,595,976	
EXECUTIVE	-	-	-
PUBLIC SECTOR COMPANIES AND CORP.	-	-	-
BANK, DEVELOPMENT FINANCE INSTITUTIONS, NON BANKING FINANCE INSTITUTION, INSURANCE COMPANIES, MODARABAS AND MUTUAL FUNDS JOINT STOCK COMPANIES	2 17	697 13,475,070	0.00 22.33
GOVERNMENT DEPARTMENT Federal Board of Revenue	2	845,617	1.40
INDIVIDUALS	1,210	30,463,965	50.48
ISE Tower REIT Management Co. Ltd. WELFARE SOCIETY Pakistan Memon Educational & Welfare Society	1 1	2,175 229,050	0.00 0.38
CHARITABLE TRUSTS Begum Aisha Ahmed & Latif Foundation	1	493,006	0.82
TRADE Rafum Corporation (pvt.) Ltd.	1	719	0.00
TOTAL :-	1,254	60,351,881	100.00
SHAREHOLDERS HOLDING FIVE PERCENT OR MORE VOTING INTEREST.			
M/s.Irfan Ashfaq & Company (Pvt.) Ltd., M/s.Sharmeen Food (Pvt.) Ltd. Mr. Irfan Zakaria Bawany Mrs.Shehla Irfan	1 1 1 1	6,629,356 4,888,575 3,731,453 3,610,333	10.98 8.10 6.18 5.98



PATTERN OF SHAREHOLDING

AS AT DECEMBER 31, 2021

Number of		Total abayaa bald		
Shareholders	From		То	Total shares held
376 153	1 101	-	100 500	6,719 39,721
127	501		1000	89,561
279 105	1001 5001	-	5000 10000	649,789 735,880
36	10001	-	15000	426,621
27 18	15001 20001	-	20000 25000	478,875 413,123
16	25001	-	30000	428,586
6 7	30001 35001	-	35000 40000	195,607 261,672
6 5	40001 45001	-	45000 50000	251,965 238,631
3	50001	-	55000	155,705
4 2	55001 60001	-	60000 65000	230,578 129,736
2 5	65001	-	70000	345,048
3 3	70001 75001	-	75000 80000	213,979 234,575
4 3	80001 85001	-	85000 90000	330,232 259,482
2	100001	-	105000	205,983
2 2	115001 120001		120000 125000	233,331 247,600
1	125001		130000	125,262
2 1	130001 135001	-	135000 140000	265,116 139,579
1	145001 150001	-	150000 155000	147,261 153,313
i	155001	-	160000	153,313 157,145 165,587
1	165001 170001	-	170000 175000	165,587 172,055
į	175001	-	175000 180000	172,055 175,221
1	180001 205001	-	185000 210000	182,498 210,000
2 1	210001	-	215000	428,764
1	215001 225001 230001	-	220000 230000	215,340 229,050
2 1	230001 235001	-	235000 240000	466,447 235,425
i	240001	-	245000	243,410
2 1	245001 250001	-	250000 255000	498,252 252,292 267,634
1	265001 270001	-	270000 275000	267,634 271,326
į	280001	-	285000	282,274 310,537
1	310001 355001	-	315000 360000	310,537 357,815
1	370001	-	375000	374,559
1	400001 445001	-	405000 450000	402,385 446,159
1	455001 490001	-	460000 495000	455,189 493,006
į	500001	-	505000	500.486
1	530001 655001	-	535000 660000	532,582 655,948
1	680001	-	685000	681,479 692,304
i	690001 700001	-	695000 705000	701,044
1 1	730001 770001	-	735000 775000	733,688 774,972
į	795001	-	800000	799,787
1	845001 850001	-	850000 855000	848,166 853,944
1	905001 1155001	-	910000 1160000	907,132 1,156,730
1	1185001	-	1190000	1,186,512
1 1	1215001 1380001	-	1220000 1385000	1,216,347 1,382,355
2	1595001	-	1600000	3,191,951
1 1	1810001 1920001	-	1815000 1925000	1,810,102 1,921,651
1	2285001 2355001	-	2290000 2360000	2,288,877 2,358,517
1	2415001	-	2420000	2,419,700
1 1	2685001 3605001	- -	2690000 3610000	2,685,324 3.608.452
į	4885001	-	4890000	4,888,575
1	6625001		6630000	6,629,356
1254				60,351,881
				

Sr. No.	Categories of share holders	Number of share holders	Total shares hold	Percentage %
1 2 3 4 5 6 7 8 9 10	INDIVIDUALS INVESTMENT COMPANIES INSURANCE COMPANIES JOINT STOCK COMPANIES FINANCIAL INSTITUTIONS WELFARE SOCIETY CHARITABLE TRUSTS MODARABA MANAGEMENT COMPANIES TRADE GOVERNMENT DEPARTMENT REIT MANAGEMENT	1222 5 1 18 1 1 1 1 1 2	45,226,637 523 696 13553434 23 229,050 493,006 1 719 845617 2,175	74.94 0.00 0.00 22.46 0.00 0.38 0.82 0.00 0.00 1.40
		1254	60,351,881	100.00



I am pleased to present the Fortieth Annual Report and Performance Review of your Company on behalf of the Board of Directors for the year ended 31st December 2021.

Effective measures to curtail economic effects of Covid-19 outbreak and widespread vaccination program led to enhance pace of economic growth. 2021 was a year of recovery from COVID-19 for the world. The global economy's growth was estimated at 5.5% in 2021. The good news is that Pakistan achieved decent economic growth in 2021 at 3.94%. SBP Monetary Policy Committee raised the policy rate by 275 basis points to 9.75 percent mainly to counter inflationary pressures and ensure sustainable growth. Inflation and the trade deficit have risen due to both high global prices particularly oil and domestic economic growth. High-frequency indicators of domestic demand, including electricity generation, cement dispatches, and sales of fast-moving consumer goods and petroleum products and record tax revenues indicate that economic growth remains robust. The outlook for agriculture continues to be strong on account of higher production of crops manifested by substantial support prices. Foreign exchange reserves increased by 29.10% YoY to stand at USD 24.4 billion at the end of 2021 as opposed to USD 18.9 billion recorded at the end of 2020. The main reasons being record high home remittances, balance of payment support from multi-lateral organizations such as IMF and loans from friendly nations.

The performance of Pakistan Stock Exchange 100 index slightly improved from 43,755 to 44,596 points – reflecting an increase of 1.92%. The major factors for this meagre increase being geo political scenario, MSCI reclassification of Pakistan from "Emerging" to "Frontier" markets and devaluation of Pak rupee. It is however expected that investment income in the ensuing year would improve.

Your Company underwrote a gross premium of Rs.726.436 million (inclusive of Rs.75.236 million of Takaful Contribution) against Rs.630.993 million (inclusive of Rs.61.921 million of Takaful Contribution) of the last year showing an increase of 15%. During the year 2021 your company posted profit after tax at Rs. 53.01 million as compared to Rs. 68.50 million reported last year. The Window Takaful Operations for Surplus account on participant Takaful Fund was Rs. 6.25 million compared to Rs. 17.38 million in 2020. Operator's Fund posted profit after tax of Rs. 7.58 million against Rs. 12.83 million of 2020.

While closing I would like to thank and convey my gratitude to the members of the Board of Directors for their commitment, guiding and supporting the management and to the shareholders for their confidence and support to the Company. I would also like to wish to place on record my appreciation for support received by the Company from the Securities and Exchange Commission of Pakistan, Pakistan Reinsurance Company Limited and all our reinsurers for their continued support. Last but not the least I express my appreciation to the Chief Executive and his team for their efforts, dedication and sincerity.

Irfan Zakaria Bawany

Chairman Karachi. 26th March 2022

چيئرمينكا **جائزه**

31و مبر 2021 كوفتم ہونے والے سال كے لئے بورڈ آف ڈائر يكٹرز كے چيئر مين كى حيثيت سے آپكى كمپنى كى 40 ويں سالاندر پورٹ اور کارگردگی کاجائزہ چیش کرتے ہوئے مسرت محسوس کررہاہوں۔

CoVID-19 پھیلنے کے معاشی اثرات کو کم کرنے کے لیے موثر اقدامات اور وسیع پیانے پر ویسینیشن پروگرام نے اقتصادی ترقی کی رفتار میں اضافہ کیا۔ سال2021ونیا کے لیے CoVID-19 ہے بحالی کا سال تھا۔2021 میں عالمی معیشت کی ترقی کا تخیینہ 5.5 فیصد لگایا گیا تھا۔ اچھی خبر سے کہ پاکستان نے2021میں 3.94 فیصد کی شرح سے اچھی ترقی کی ہے۔ایس بی پی مانیٹری پالیسی تمیٹی نے بنیادی طور پر افراط زر کا مقابلہ کرنے اور پا تدار ترقی کویقینی بنانے کے لیے پالیسی ریٹ کو 275 میں پوائٹ سے بڑھاکر 9.75 فیصد کردیا ہے۔ بلندعالمی قیمتوں بالخضوص تیل اور ملکی اقتصادی ترقی دونوں کی وجہ سے مہنگائی اور تنجار تی خسارہ میں اضافہ ہوا ہے۔گھریلوطلب میں اضافہ بشمول بکلی کی پیداوار ،سمینٹ کی ترسیل، عام استعال کی اشیاء، پٹرولیم مصنوعات کی فروخت اورریکارڈ ٹیکس ریوینیو کے اشارے مضبوط معاشی ترقی کی نشاندہی کرتے ہیں فیصلوں کی زیادہ پیداوار کی وجہ سے زراعت کا نقط نظر مضبوط رہاہے جس کا اظہار خاطر خواہ امدادی قیمتوں ہے ہوتا ہے۔ زرمبادلہ کے ذخائر سال 2021 کے آخر میں 29.10 فیصد بڑھ کر 24.4 بلین امریکی ڈ الرتک پہنچ گئے جبکہ 2020 کے آخر میں 18.9 بلین امریکی ڈالرریکارڈ کیے گئے تھے۔اس کی بنیادی وجوہات میں زیادہ ہوم ترسیلات زر،آئی ایم ایف جیسی کشرانجہتی تنظیموں کی جانب سے ادائیگیوں میں توازن اور دوست ممالک کے قرضے ہیں۔

پاکستان اسٹاک ایجیجنج (پی ایس ایکس) کی کارگردگی 43,755 ہے 44,596 پوائنٹس پر قدرے بہتر ہوئی ہے جو کہ 1.92 فیصداضا فہ ظاہر کرتی ہے۔ جُس کی بنیادی وجہ جغرافیائی سیاس منظرنامہ، MSCl کی پاکستان کی'' ابھرتی ہوئی'' مارکیٹوں کی'فرشیر'' میں دو بارہ درجہ بندی، پاکستانی روپے کی قدر میں کمی ہے۔ تاہم بیتو قع ہے کہ آنے والے سال میں سرماییکاری آمدنی میں بہتری آتی رہے گی۔

آپ کی کمپنی نے 726.436 ملین روپ (بشمول75.236 ملین روپ تکافل شراکت داری) کا مجموعی پریمیم ظاہر کیا ہے اسکے برخلاف گزشتہ سال کا مجم 630.993 ملین روپ (بشمول61.921 ملین روپ تکافل شراکت داری) تھا جو کہ گزشتہ سال کے مقابلے میں 15 فیصد اضافہ ظاہر کرتا ہے۔ آپ کی کمپنی نے 53.01 ملین روپ کا بعد از ٹیکس منافع کیا ہے جو کہ پچھلے سال 68.50 ملین روپ تھا۔

شراکت داری تکافل فنڈ کے لئے سرپلس 6.25 ملین روپے تھا جبکہ 2020 میں 17.38 ملین روپے تھا۔ آپریٹر کے فنڈ میں 2019 کے 8.47 ملین روپے کے مقابلے میں 12.83 ملین روپے کا منافع ہوا۔ آپریٹر کے فنڈ میں 2020 کے 12.83 ملین روپے کے مقابلے میں 7.58 ملین روپے کا منافع ہوا۔

آخر میں ، میں بورڈ آف ڈائر بکٹرز کے ممبروں کا ان کے عزم اورانتظامی امور میں رہنمائی اور حمایت اورشیئر ز ہولڈرز کے اعتماد اور نمینی کے ساتھ تعاون کا شکر بیادا کرنا جا ہتا ہوں۔ میں چیف ایگزیکٹواوران کی ٹیم اپنی اعلی کوششوں ،اعتقاداورا خلاقیات کے لئے نیک خواہشات کا ظہار کرتا ہوں

عرفان ذكر بإباواني J. 2.

2022 كارتى 26 مارتى 2022



The Directors of the Company take pleasure in presenting their report together with the audited financial statements and Auditors report thereon for the year ended December 31, 2021.

Despite the year 2021 being a challenging year, your company produce the following results.

OPERATIONAL RESULTS FOR THE YEAR 2021

The comparative financial highlights of your Company for the year ended 31st December, 2021 are as follows:

2021	2020
Rs. in Million	
726.436	630.993
303.130	319.478
64.167	76.424
152.112	152.030
31.869	29.010
74.747	83.543
70.507	83.576
53.010	68.495
	Restated
0.88	1.13
	Rs. in 726.436 303.130 64.167 152.112 31.869 74.747 70.507

Your Company underwrote gross premium of Rs. 726.436 million (inclusive of Rs.75.236 million of Takaful Contribution) against Rs. 630.993 million (inclusive of Rs.61.921 million of Takaful Contribution) of the last year showing an increase of Rs.95.443 million reflecting growth of 15%. The net premium slightly decreased from Rs.319.478 million to Rs.303.130 million - a decrease of Rs.16.348 million.

Claims incurred during the year were Rs.64.167 million against Rs.76.424 million of the previous year, showing a decrease of Rs.12.257 million. Your Company has earned underwriting profit for Rs.31.869 million compared to Rs.29.010 million achieved in previous year from its core business. Net profit after Tax stood at Rs.53.010 million against Rs.68.495 million of the previous year.

Over the years, we have been highlighting the unilateral and arbitrary fixing of the so called 'Bank Limits' and delisting/non listing/prequalifying by some Banks, DFI's Financial Institutions and various Authorities / Organization's thus depriving level playing field to all the market participants. This discriminatory scenario needs to be addressed by the relevant quarters for the larger and best interest of the insurance industry.



INVESTMENT

The overall investment policy of your Company by and large remains unchanged focusing on Shariah compliant Islamic Funds securing risk - free returns.

The shares portfolio of RICL is diversified amongst various sectors mainly focusing on blue chip scrip's having high dividend yields / paying bonuses and also future growth prospects and to maintain balance between fixed income securities and equities. The portfolio remains under constant surveillance of the investment committee.

Dividend Income stood at Rs.59.752 million in 2021 compared to previous year of Rs.46.864 million – an increase of Rs.12.888 million i.e. 27.5% . Your Company also realized capital gain of Rs.4.959 million against Rs.8.809 million of the previous year. Unrealized loss stood at Rs.1.557 million compared to unrealized gain of Rs.10.173 million of the previous year. Total investment income stood at Rs.74.748 million against Rs.83.543 million of the previous year.

Appropriation would increase Paid up capital to **RS.** 633.695 million and General Reserve to **RS.** 290.000 million while the total Assets surge to **RS.** 1847.696 million

Gross & Net Premium



Your company also generates a significant portion of its investment income from sustainable sources such as profit & dividends and capital gain ensuring regular income. Investment portfolio (including Term Deposits for Rs.38.570 million) stood at Rs.837.942 million as at 31st December 2021 against Rs.813.517 million of the previous year. Cash and Bank Deposits Accounts stood at Rs.93.709 million against Rs.111.310 million of the previous year.

CLAIMS

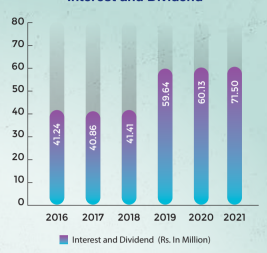
The Company recognize liability in respect of all claims incurred up to the Statement of Financial Position date which is measured at the undiscounted value of the expected future payments.

The provision for claims incurred but not reported (IBNR) is made at the balance sheet date. In compliance with SECP Circular No.9 of 2016, the Company takes Actuarial advice for the determination of IBNR claims. IBNR claims have been estimated using Chain Ladder (CL) methodology. The Chain Ladder (CL) Method involves determination of development factors or link ratios for each period. These are then subsequently combined to determine Cumulative Development Factor (CDF) which represents the extent of future development of claims to reach their ultimate level.

REINSURANCE

Your Company successfully concluded reinsurance arrangements for the year 2022. Swiss Re world's most prestigious and renowned Re-Insurer continues to be the leader of RIC's reinsurance programme for the year 2022. Underwriting capacity for certain lines of business has improved further in 2022, thus your Company would

Interest and Dividend



be able to underwrite larger risks. We are thankful to all our re-insurers for their unwavering confidence, understanding and continued support.

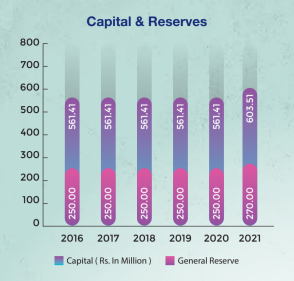
WINDOW TAKAFUL OPERATIONS

The Securities and Exchange Commission of Pakistan (SECP), Insurance Division have granted License to the Company to undertake Window Takaful Operations on 25th May 2016, Reliance Takaful is operating under the guidance of renowned qualified and certified Shariah Scholar and offers a wide range of Shariah Compliant General Takaful products such as Fire and Property Takaful, Marine Cargo, Private / Commercial Vehicles Takaful, Engineering Takaful and Miscellaneous and Accident Takaful.

Your Company underwrote Takaful Contribution for Rs.75.236 million compared to previous year contribution for Rs.61.921 million showing an increase of Rs.13.315 million. Window Takaful Operation yielded a profit of Rs.10.682 million against Rs.18.070 million of previous year.

The summarized comparative results of Window Takaful operations are as follows:-

	2021	2020
	Rs. in N	/lillion ——
Gross Contribution	75.236	61.921
Net Contribution	29.421	59.836
Wakala Expense	25.457	36.135
Surplus for the year - PTF	6.252	17.377
Operator's Fund		
Revenue Account	4.590	10.198
Operator's before tax Profit	10.682	18.071



APPROPRIATION OF PROFIT

	2021
	Rs. in Million
Amount brought forward from	440.754
previous years Profit after tax for the year ended	119.754
31st December, 2021	53.010
Amount available for appropriation	172.764

Your Directors recommend appropriation in the following manner:-

APPROPRIATION:

	2021
Proposed Cash Dividend	Rs. in Million
@ 5% (2020: Nil)	30.176
Proposed issue of Bonus Shares	
@ 5% (2020: 7.50%)	30.176
Transfer to General Reserve	00.000
Rs.20 million (2020: Rs.20 million) Un-appropriated balance	20.000
carried forward	92.412

ENHANCED PAID-UP CAPITAL AND GENERAL RESERVES

Your Directors firmly believe in strengthening the Capital base and Reserves commensurate with the growth and future prospects of the Company. In line with this strategy, the Board of Directors have approved above appropriations increasing Paid-up-Capital to Rs.633.69 million and General Reserve to Rs.290.00 million.

INFORMATION TECHNOLOGY

The role of IT in the present scenario cannot be overemphasized. This has become quite essential as availability of uninterrupted IT services have attained a dynamic role in core business operations. Your Company is constantly investing to expand & upgrade its technological platform. General Insurance Software 'iGIAS'; is running successfully at branch level since last many years. The quality of 'iGIAS' is that it is integrated

software with all its modules i.e., Underwriting, Claim, Accounts and Reinsurance. It is (JSP) Java scripted online web-based software with Oracle data base and its data management is hassle-free and highly secure in its modesty & safety.

iGIAS has been incorporated with General Takaful services which has also been successfully implemented at branch user level for Takaful operations to satisfy short and long term day to day needs. Due to implementation of above module the operational capabilities of relevant departments of the Company have improved strengthening internal controls and effective management information system.

The Securities and Exchange Commission of Pakistan (SECP) has issued the SEC Guidelines on Cyber Security framework for the Insurance Sector 2020, which will also help to align Cyber Security Framework with overall risk management framework and achieving ISO 27001 significantly minimizing the risk against internal human error or offence.

The IT strategy of the Company is fully aligned with its operational requirements in order to provide swift services to our customers for their highest level of satisfaction.

CREDIT RATING

VIS Credit Rating Company Limited has reaffirmed the Insurer Financial Strength (IFS) rating of Reliance Insurance Company Limited (RICL) at 'A' (Single A). Outlook on the assigned Rating is 'Stable'. The assigned rating reflects sound capitalization level and liquidity profile of the company. Reinsurance panel is considered strong with Swiss Re as the lead reinsurer. Retention level and treaty capacities have witnessed steady increase given anticipated growth in business volume.

RELATED PARTY TRANSACTIONS

All related party transactions have been reviewed \recommended by the Audit Committee and approved by the Board of Directors in their respective meetings. All transactions executed with related parties are on arm's length basis.

LIQUIDITY MANAGEMENT

The company prudently manages liquidity to ensure its ability to meet contractual obligations more efficiently through the cash flow generated from its core business as well as investment and other income. Your company meets the solvency requirements and maintains strong cash flow to meet any unforeseen exigencies.

The company's solvency as at 31st December 2021 was Rs.543.388 million against required solvency of Rs.150 million i.e. excess of Rs.393.388 million over minimum required solvency.

DEFERRED TAXATION

Deferred tax, if any, is provided using the liability method on all temporary differences at the statement of financial position date between the tax bases of assets and liabilities and their carrying amount for financial reporting purposes. Deferred tax assets and liabilities, if any, are measured at the tax rates that are expected to apply to the period when the asset is realized or the liability is settled, based on the tax rates (and tax laws) that have been enacted, or substantially enacted of the statement of financial position date.

Deferred tax assets, if any, are recognized only to the extent that it is probable that future taxable profit will be available against which the assets can be utilized.

ANTI-MONEY LAUNDERING AND COUNTERING FINANCING TERRORISM

SECP has issued guidelines/regulations on anti-money laundering policies and procedures and also various circulars for the implementation of Know Your Customer (KYC) Guidelines applicable on insurance companies. Recently SECP has issued Anti Money Laundering and Countering Financing of Terrorism Regulations 2020 which are very comprehensive guidelines for AML and KYC. RICL has implemented these guidelines to cater the relevant risk and exposure.

ROLE OF COMPLIANCE

Role of Compliance Function is imperative to evaluate the efficiency and effectiveness of internal control against risks and threats, particularly with respect to regulatory compliance. The Compliance Officer is responsible to improve the control environment and ensure compliance of various applicable laws, regulatory requirements, internal policies and procedures with specific emphasis on compliance with SECP's Regulations.

CORPORATE GOVERNANCE LEADERSHIP SKILL PROGAM

Following directors have successfully completed Corporate Governance Leadership skills (CGLS) program of Pakistan Institute of Corporate Governance (PICG)/The Institute of Chartered Accountants of Pakistan.

- 1. Mr. Irfan Zakaria Bawany
- 2. Mr. Ahmed Ali Bawany
- 3. Ms. Tasneem Yusuf
- 4. Mr. Muhammad Patel

Five Directors meet the criteria of eligibility as directors having 15 years' experience on the Board of listed companies and 14 years of Education as stipulated under Listed Companies (Code of Corporate Governance) Regulations, 2019.

CORPORATE BREIEFING

Corporate Briefing session was held for Shareholders and Analysts on 27th December, 2021 via video link, as per requirement of the Pakistan Stock Exchange. Senior Management and Shareholders attended the session.

STATEMENT OF COMPLIANCE WITH CODE OF CORPORATE GOVERNANCE

The requirements of the Code of Corporate Governance set out by the regulatory authority have been duly complied with. A statement to this effect is annexed with the report.

CORPORATE AND FINANCIAL REPORTING FRAMEWORK

The Company has been in compliance with the provisions set out by the Securities and Exchange Commission of Pakistan. There has been no material departure from best practices of the Corporate Governance, as detailed therein.

- a) The financial statements prepared by the management of the company fairly present its state of affairs, the results of the operations, cash flow and changes in equity.
- b) Proper books of accounts of the Company have been maintained.
- Appropriate accounting policies have been consistently applied in preparation of financial statement and accounting estimates are based on reasonable and prudent judgments.
- d) The International Accounting Standard, International Financial Reporting Standards (IFRS), or any other regulation or law as applicable in Pakistan have been followed in preparation of financial statements and any departure from there has been adequately disclosed.
- e) The system of internal control is sound in design and has been effectively implemented and monitored.
- f) The pattern of shareholding in the Company as at 31st December, 2021 is annexed to the accounts.
- g) There are no significant doubts upon the Company's ability to continue as a going concern.
- h) There has been no material departure from the best practices of Corporate Governance.
- i) Key operating and financial data for the last Ten years in summarized form is annexed.
- j) The Value of investments based on the unaudited accounts as at 31st December 2021, in respect of the Provident Fund stood at Rs.72.235 million.

BOARD OF DIRECTORS

The total number of Directors are nine (9) as per following:-

- (a) Male 08
- (b) Female 01

The composition of board is as follows:-

 Independent Directors 	(3)	
Non-Executive Directors	(6)	
Executive Director	(1)	1.00

Mr. A. Razak Ahmed is the Chief Executive and Managing Director of the company. Being the CEO & MD of the company he is deemed to be a director.

The Board was actively involved during the year in performing its duties including those to be performed under various relevant Laws and Memorandum and Articles of Association of the Company, with the ultimate objectives of self-guarding the interest of the Shareholders, increase in profitability of the Company and promoting market confidence.

All the directors having rich exposure of diverse field of business and professions possessing requisite skills and understanding to deal with various business and corporate issues and having ability to review, analyze and challenge the management performance. They have contributed immensely in terms of their experience and practical advice.

DIRECTOR'S REMUNARATION

As per Companies Act, 2017, Listed Companies (Code of Corporate Governance) Regulations, 2019 and Articles of Association of the Company, the policy of remuneration for non-executive directors including Independent directors, no remuneration is paid except meeting fee for attending the Board meetings in accordance with the requirements of Article 137 of the Company's Articles of Association.

ROLE OF CHAIRMAN & MANAGING DIRECTOR /CEO

Chairman of the Board is responsible to ensure that the Board is working properly and all the matters relevant to the governance of the company are considered in the Board Meetings. The Chairman presides and conducts the Board meetings and is responsible to lead the Board and ensure its effective functioning and continuous development. The Chairman has no involvement in day-to-day operations of the Company.

MANAGING DIRECTOR/CEO

The Board of Directors appoint The Managing Director / Chief Executive Officer of the Company for the tenure of three years. Chief Executive Officer is responsible for the operations of the Company and conduct of its business in accordance with all statutory obligations and subject to the direction of the Board and power vested in him by law. His responsibilities include implementation of strategies and policies of the Board. He is responsible for exercising the overall control, direction, administration and supervision for sound and efficient management and conduct of the business of the Company. The Chairman and Managing Director meet regularly to discuss / review issues, opportunities and challenges.

MD's PERFORMANCE REVIEW

The performance of the Managing Director is evaluated by the Board on annual basis based on the business activities performed during the year.

BOARD COMMITTEES

The Board has constituted Audit, Investment, Human Resource & Remuneration and Nomination Committees comprising of the following Non-Executive Directors:

AUDIT COMMITTEE

The following are the members of audit committee.

1.	Ms. Tasneem Yusuf	Chairperson (Independent Director)
2.	Mr. Irfan Zakaria Bawany	Member (Non-Executive Director)
3.	Mr. Muhammad Omar Bawany	Member (Non-Executive Director)
4.	Mr. Ghulam Haider	Secretary

The terms of reference of the Audit Committee include the following:

- Recommending to the Board of Directors the appointment of External Auditors and consider any questions of audit fee; taking into consideration a number of factors including satisfactory rating under ICAPS quality control review program;
- ii. Consideration of questions regarding resignation or removal of External Auditors;
- iii. Determination of appropriate measures to safeguard the company's assets;
- v. Review of quarterly, half yearly and annual financial statements of the Company, prior to the approval by the Board of Directors;
- v. Major judgmental areas;
- vi. Review of adjustments resulting from audit;
- vii. Going concern assumption;
- viii. Any changes in auditing policies and practices;
- ix. Review of preliminary announcement of results prior to publication;
- x. Review and recommend all related party transactions;
- xi. Compliance with applicable accounting standards;
- xii. Determination of compliance with relevant statutory requirements;
- xiii. Monitoring compliance with the best practices of corporate governance and regulations and identification of any significant violations thereof;

- xiv. Consideration of major findings of internal investigations of activities characterized by fraud, corruption and abuse of power and management's response thereto;
- xv. Consideration of any other issue or matter as may be assigned by the board of directors;
- xvi. facilitating the external audit and discussion with external auditors of major observations arising from interim and final audits and any matter that the auditors may wish to highlight (in the absence of management, where necessary);
- xvii. review of arrangement for staff and management to report to audit committee in confidence, concerns, if any about actual or potential improprieties in financial and other matters and recommend instituting remedial and mitigating measures;
- xviii. review of management letter issued by external auditors and management's response thereto;
- xix. ensuring coordination between the internal and external auditors of the company;
- xx. review the scope and extent of internal audit, audit plan, reporting framework and procedures and ensuring that the internal audit function has adequate resources and is appropriately placed within the company;
- xxi. ascertaining that the internal control systems including financial and operational controls, accounting systems and the reporting structure are adequate and effective;
- xxii. review of the company's statement on internal control systems prior to endorsement by the board of directors and internal audit reports;
- xxiii. instituting special projects, value for money studies or other investigations on any matter specified by the board of directors, in consultation with the chief executive officer and to consider remittance of any matter to the external auditors or to any other external body;

INVESTMENT COMMITTEE

Investment Committee consists of six members:

1.	Mr. Irfan Zakaria Bawany	Chairman (Non-Executive Director)
2.	Mr. Ahmed Ali Bawany	Member (Non-Executive Director)
3.	Ms. Tasneem Yusuf	Member (Independent Director)
4.	Mr. Muhammad Patel	Member (Non-Executive Director)
5.	Mr. A. Razak Ahmed	Member (Executive Director)
6.	Mr. Haroon A. Shakoor	Member (Chief Financial Officer)
7	Mr. Muhammad Calim Maman	Cooroton

7. Mr. Muhammad Salim Memon Secretary

EATHICS, HUMAN RESOURCES & REMUNERATION COMMITTEE

The committee comprises of four members:

1.	Mr. Naeem Ahmed Shafi	Chairman (Independent Director)
2.	Mr. Irfan Zakaria Bawany	Member (Non-Executive Director)
3.	Mr. Noor Mohammad Zakaria	Member (Non-Executive Director)
4.	Mr. A. Razak Ahmed	Member (Executive Director)
5.	Mr. Masood Alam	Secretary

Management Committees

The Board has also constituted three Management Committees – namely Underwriting, Reinsurance & Co-insurance, Claims Settlement and Takaful committees. These committees meet on regular basis and headed by the Chief Executive Officer. The functions and composition of the committees are given below:-

UNDERWRITING, REINURANCE & CO-INSURANCE COMITTEE

The functions of the Underwriting Committee includes:-

- The Underwriting Committee formulates the underwriting policy of the Company.
- It sets out the criteria for assessing various types of insurance risks and determines the premium policy of different insurance covers.
- It regularly reviews the underwriting and premium policies of the Company with due regards to relevant factors such as the business portfolio and the market scenario.

The functions of the Re-Insurance & Co-Insurance Committee includes:-

- This committee ensures that adequate re-insurance arrangements are made for company's business.
- The Committee pursues the proposed re-insurance arrangements prior to their execution, review the arrangements from time to time and subject to the consent of the participating re-insurers, suggest appropriate adjustments from time to time.
- The Committee also assesses the effectiveness of the re-insurance programme for future reference.

The Committee consists of the following members:-

1.	Mr. A. Razak Ahmed	Chairman
2.	Mr. Mohammad Omar Zubair	Member
3.	Mr. Abdul Rahim	Member
4.	Mr. Abbas Baghat	Secretary

CLAIMS SETTLEMENT COMMITTEE

The functions of the Committee includes:-

- It reviews the class wise aging of outstanding claims.
- The Committee determines the circumstances under which claims disputes shall be brought to its attention and decide how to deal with such claims disputes.
- The Committee shall review matters relating to management of claims. It oversees the claim position of the company and ensure the adequate claims reserves are made.
- The Committee pays attention to significant claims cases or event which give rise to a series of claims and oversees the implementation of the measures for combating claims.

The Committee consists of the following members:-

1.	Mr. A. Razak Ahmed	Chairman
2.	Mr. Haroon A. Shakoor	Member
3.	Shaikh Muhammad Siddiq	Member
4.	Mr. Muhammad Ebrahim	Secretary

RISK MANAGEMENT & COMPLIANCE COMMITTEE

The functions of the committee includes:

- Monitoring and review of all material controls (financial, operational, compliance).
- Risk mitigation measures are robust and integrity of financial information is ensured.
- Appropriate extent of disclosure of company's risk framework and internal control system in Director's Report.

The Committee consists of the following members:-

1.	Mr. A. Razak Ahmed	Chairman
2.	Mr. Haroon A. Shakoor	Member
3.	Mr. Mohammad Omar Zubair	Member
4.	Mr. Ghulam Haider	Member
5.	Shaikh Muhammad Siddiq	Member
6.	Mr. Abdul Rahim	Member
7.	Mr. Mohammad Masood Ali	Secretary

NOMINATION COMMITTEE

The functions of the Committee includes:-

- Considering and making recommendations to the board in respect of the members of Board committees.
- (ii) Keeping the structure, size and composition of the Board under regular review and for making recommendations to the Board with regard to any changes necessary.

The Committee consists of the following members:-

(i)	Mr. A. Razak Ahmed	Chairman
(ii)	Mr. Haroon A. Shakoor	Member & Secretary
(iii)	Mr. Mohammad Omar Zubair	Member

TAKAFUL COMMITTEE

The function of this Committee is to review performance of the Takaful Operations and advise the Board on quarterly basis. The Committee endorse the policies and procedures to be implemented in the Takaful Operations. It recommends the appointment of key personal related to Takaful Operations. The Committee also monitors the adherence to the Takaful Rules and Shariah principal by the Takaful Operations.

The following are the members of Takaful committee:

1.	Mr. A. Razak Ahmed	Chairman
2.	Mr. Najmullah Khan	Member
3.	Mr. Mohammad Omar Zubair	Member
4.	Mr. Kashif Wadiwala	Secretary

Board of Director's Meetings

During the year Four (4) meetings of the Board of Directors were held and the number of meetings attended by each Director is given hereunder:

S.No.	Name of Directors	Attendance
1	Mr. Irfan Zakaria Bawany	4
2	Mr. Muhammad Omer Bawany	4
3	Mr. Ahmed Ali Bawany	4
4	Mr. Noor M. Zakaria	4
5	Mr. Zia Zakaria	4
6	Mr. Muhammad Patel	4
7	Mr. Naeem Ahmed Shafi	4
8	Ms. Tasneem Yusuf	4
9	Mr. Jahangir Adam	4

TRADING OF COMPANY'S SHARES

No trading in the shares of the Company was carried-out by the Directors, CEO, CFO, Company Secretary and their spouses and minor children.

PATTERN / CATEGORIES OF SHAREHOLDING

The pattern of shareholding of the company is annexed.

STATEMENT OF THE ETHICS AND BUSINESS PRACTICES

The Board has adopted the statement of Ethics and Business Practices. All employees are informed and are required to observe these rules of conduct.

TRAINING PROGRAM

Staff training is carried on a continuous bases throughout the year. During the year staff and senior officers were nominated to attend various Seminars and training courses, as recommended by nomination committee.

AUDITORS

M/s. Kreston Hyder Bhimji & Co. Chartered Accountants retire at the conclusion of the Annual General Meeting, as they have completed five year and in accordance with requirements of Code of Corporate Governance for Insurers, 2016 cannot continue as auditors of the Company. The Audit Committee has recommended and the Board has endorsed the appointment of M/s. BDO Ebrahim & Co., Chartered Accountants, as auditors for the year ending 31st December 2022.

FUTURE OUTLOOK

Pakistan's GDP witnessed a sharp recovery in CY21 after being negative last year and is expected to remain robust in the range of 4%-5%. On external side the current account deficit rose due to sizeable contribution of imports, the outlook for the overall current account deficit is dependent on international oil and other commodities prices. Positive factor on fiscal sector grew on account of FBR tax collections. Inflation is expected between 9-11 percent in fiscal year before declining towards the medium-term range of 5-7 percent as global commodity prices stabilize. All these factors are likely to keep the momentum going forward prompting enhanced economic activities culminating positive impact on insurance business.

The year 2022 would be yet another challenging year amidst political turbulence. Your Company will focus on long-term profitable growth through consolidation, improvement in systems and quality management information systems facilitating prudent and real time decisions.

Takaful operations will further provide new avenues and opportunities to enhance your company's business.

ACKNOWLEDGMENT

We would like to thank our valued customers for their continued patronage and support. We also avail this opportunity to thank all our Reinsurers including Pakistan Reinsurance Company Limited and Brokers for extending their guidance and valuable support.

We, also thankful for the continued co-operation and assistance extended by the Securities & Exchange Commission of Pakistan (SECP) and the State Bank of Pakistan (SBP) for their professional guidance, assistance and support over the years.

The Directors also wish to record their appreciation for the untiring efforts put in by Officers, Field Force and Staff for their dedication, sincerity and hard work for their contribution to the growth of the Company. Your Directors are also grateful to the shareholders for the confidence, support and understanding.

By Order of the Board

Irfan Zakaria Bawany

Chairman

Karachi: 26th March, 2022

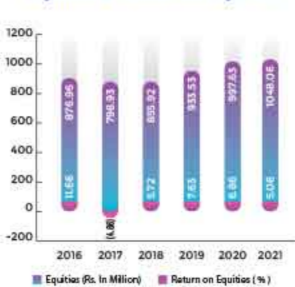
A. Razak Ahmed Chief Executive & Managing Director

GRAPHICAL PRESENTATION

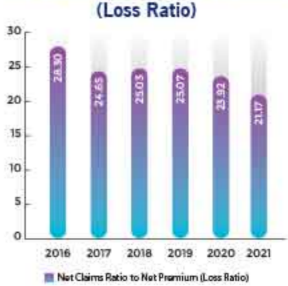
Total Assets & Paid-up Capital (Rs. In Million)



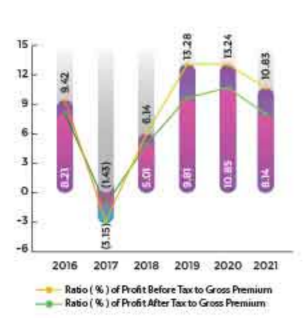
Equities & Return on Equities



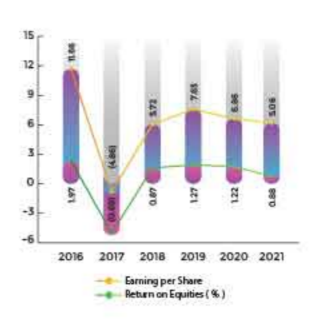
Net Claims Ratio to Net Premium (Loss Ratio)



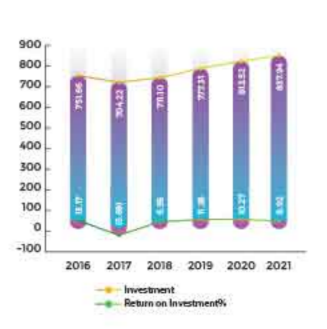
Ratio of Profit Before & After Tax to Gross Premium



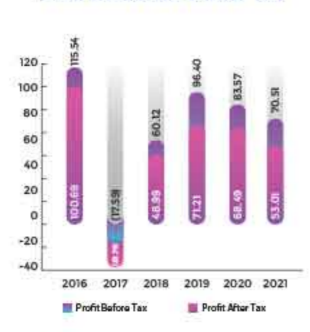
Return on Equity & Earning per Share



Return on Investment



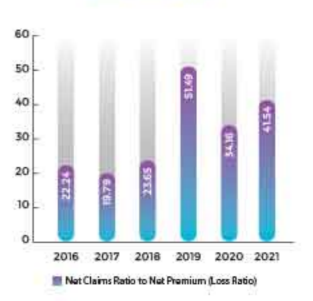
Profit Before Tax & After Tax



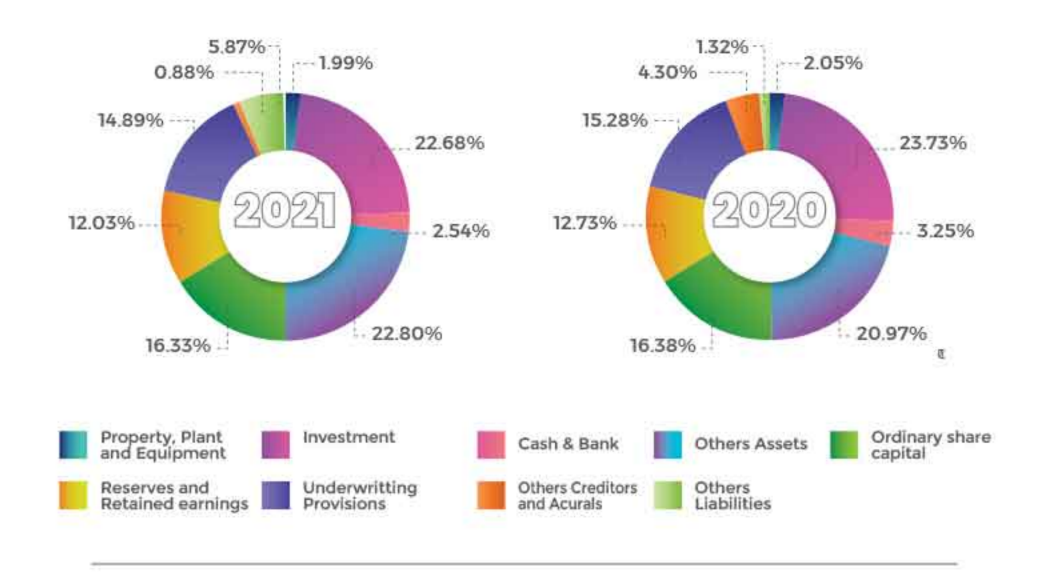
Gross Premium & Underwriting Profit



Gross Claims Ratio to Gross Premium



ASSETS, LIABILITIES & EQUITIES

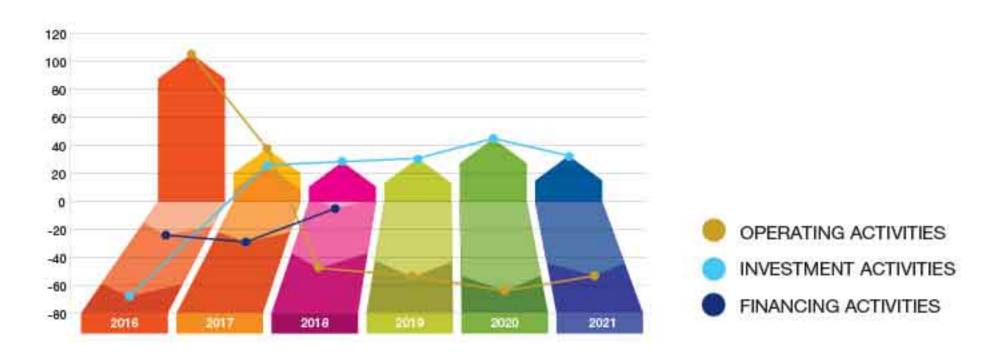


SUMMARY OF CASH FLOW

Cash Flow Statement

NET CASH FLOW FROM OPERATING ACTIVITIES NET CASH FLOW FROM INVESTING ACTIVITIES NET CASH FLOW FROM FINANCING ACTIVITIES

2021	2020	2019	2018	2017	2016
(54.277)	(62.242)	(44.956)	(44.425)	38.113	102.288
36.67	42.325	31.811	28.663	26.825	(66.426)
11	2	2	(0.050)	(24.963)	(22.831)



آۋيترز:

کرسٹن حیدر بھیم جی اینڈ کمپنی چارٹرڈا کا ونٹنٹس سالانہ جزل میٹنگ کے اختتام پرریٹائر ہوگئے، کیونکہ انہوں نے پانچ مکمل کرلیے ہیں۔اور بیرکنندگان کے لیے کوڈ آف کارپوریٹ گورنس 2016 کے مطابق کمپنی کے آڈیٹر کے طور پر جاری نہیں رہ کتے۔ اس لیے بی ڈی او ابراہیم اینڈ کمپنی ، چارٹرڈا کا ونٹنٹس کو 31 دیمبر 2022 کوختم ہونے والے سال کے لیے بطور آڈیٹر مقرر کرنے کے لیے آڈٹ کمپٹی نے سفارش کی ہے اور بورڈ نے اس کی تقرری کی توثیق کی ہے۔

منتقبل برایک نگاه:

گزشتہ سال منفی رہنے کے بعد سال 2021 میں پاکستان کی جی ڈی پی میں تیزی ہے بھا دیکھنے میں آئی اور توقع ہے کہ یہ 4-% کی حدمیں مضبوط رہے گی۔ دوسری طرف درآ مدات میں اضافے ہے کرنٹ اکاؤنٹ خسارے میں اضافے ہوگیا ہے۔ مجموفی کرنٹ اکاؤنٹ خسارے کا انحصار تیل کی میں الاقوا می قیمتوں پر مخصر ہے۔ ایف بی آرکی فیکس وصولیا ہوں کی وجہ ہے مالیاتی شعبے میں شبت اضافے ہوا ہے۔ اس مالی سال میں مہنگائی 9 ہے 11 فیصد کے درمیان متوقع ہے اس سے پہلے کہ عالمی اجناس کی فیستیں معمول پر آنے کے بعد درمیانی مدت کی حد 5 ہے 7 فیصد تک کم ہوجا کیں۔ بیٹمام عوامل مکن طور پر آگے برصنے اور برصتی ہوئی معاشی سرگرمیاں انشورنس کے کاروبار پر شبت اگر ڈالیس گے۔ سال 2022 سیاسی انتشار کا ایک اور مشکل سال ہوگا۔ آپ کی کمپنی مجموعی کوششوں ، سسٹم میں بہتری اور محتاط و ہروقت فیصلوں پر عملدر آمد کے سلسلے میں کوالٹی مینجنٹ انفاز میشن سسٹم کے ذریعے طویل مدتی منافع بخش ترتی پرنگاہ رکھے ہوئے ہے۔

مزید برآں ، تکافل آپریشنز آپ کی کمپنی کے کاروبار کو بڑھانے کے لئے مزید مواقع اور نئی راہیں فراہم کرے گا۔

اظهارتشكر:

ہم اپنے معزز صارفین کاان کی مستقل سر پرتی اور تعاون کے لئے شکر بیادا کرنا چاہتے ہیں۔ہم اس موقع کا فائدہ اٹھاتے ہوئے اپنے تمام ری انشوررز بشمول پاکستان ری انشورنس کمپنی کمیٹنڈ اور بروکرز کا بھی ان کی رہنمائی اور قابل قدرسپورٹ کے لئے شکر بیادا کرتے ہیں۔

ہم سیکورٹیز اینڈ ایمپینج کمیشن آف پاکستان(SECP) اوراسٹیٹ بینک آف پاکستان(SBP) کے سالہا سال سے مستقل تعاون اور رہنمائی کے لئے ان کی پیشہ ورانہ رہنمائی ،معاونت اور سپورٹ پرشکر گزار ہیں۔

ڈ ائر میکٹرزا فسران ، فیلڈفورس اوراسٹاف کی جانب ہے کمپنی کی ترقی کے شمن میں ان کی شراکت کے لئے ان کی انتقاب محنت ،عزم ، دیا نتداری کوبھی خراج تحسین پیش کرتے ہیں۔ آپ کے ڈائر میکٹرزاعتاد ، تعاون اور بھرو سے کے لئے شیئر ہولڈرز کے بھی مقلور ہیں۔

حسب الكلم بورة

اعدزاقاهم

چيف ايگزيکٽوو فيجٽگ ڈائزيکٹر

مرفان ذکر بیاوانی چیئر مین

كالى 26 ارقى 2022

	ی ذیل ممبران پر مشتل ہے۔	سمينی درر
چيئز مين	جناب اے رزاق احمد	-1
p.t.	جناب مجم الله خان	-2
p.s.	جناب مرزير	-3
سیریٹری	جناب كاشف واۋى والا	-4

بورد آف ڈائر یکٹرز کے اجلاس

سال کے دوران بورڈ آف ڈائر بکٹرز کے جار (4) اجلاس منعقد ہوئے اور ہرانیک ڈائر بکٹر کی جانب سے اجلاسوں میں شرکت کی تعداد ذیل میں درج ہے۔

اجلاس بین حاضری	ۋائزىكىئرزىكىنام
4	1- جناب عرفان ذكر بإباواني
4	2- جناب محمر عاوانی
4	3- جناب احماعلى بإواني
4	4- جناب تورايم ذكريا
4	5- جناب ضياءة كريا
4	6- جناب محمد پليل
4	7- جناب تعيم احر شفيع
4	8- محترمة تيم ييت
4	9- جناب جباتگيرآ دم

ممينى كے شيئرز كى ٹریڈنگ

سمینی کے شیئرزمیں سمسی ڈائر میشر،ی ای او،ی ایف او کمپنی سیریٹری اور ان کے شریک حیات اور نابالغ بچوں کی جانب ہے سی بھی فتم کی ٹریڈ مگٹ نہیں گی گئی۔

پیٹرن رکیٹیگریز آفشیئرز ہولڈنگ مینی عضرز ہولڈنگ نسلک ہے۔

ضابطها خلاق اوركاروباري طريقه كاركا الشيشنك

بورڈ نے ضابط اخلاق اور کاروباری طریقہ کار کے لئے ایک اشیشٹ رائج کیا ہے۔ تمام ملاز مین کواس ہے آگاہ کردیا گیا ہے اور ضروری ہے کہ وہ ان ضابط اخلاق کی یا بندی کریں۔

الثاف رينگ پروگرام:

سال کے دوران نامزدگی کمیٹی کی طرف سے تجویز کیے گئے اساف اور سینیر آفیسرز کو مختلف سیمینارا ورٹریننگ کورس کے لیے نامزد کیا گیا۔

رسك مينجمينث وكميلا ئنس كميثي

مميني كفرائض مين شامل ب:

o تمام معاملات (فانتیشیل ،آبریشنل ، کمپلائنس) کے کنٹرول کی نگرانی اور جائزہ

0 خطرات كے خاتے كے اقد امات مضبوط ہيں اور مالی معلومات كی سليت كويقني بنايا گيا ہے

0 اڑا کیٹر کی رپورٹ میں کمپنی کے رسک فریم ورک اوراندرونی کنٹرول سٹم کے مناسب حدکوظا برکرنا

كمينى ورج ذيل مبران يرمشمل ب: جناب اے رزاق احمد چير ين جناب بإرون ال شكور تمبر -2 جناب عمرزبير -3 جناب غلام حيدر -4 جناب شيخ محمصديق -5 جناب عبدالرحيم -6 سیریٹری جناب محمر مسعود على -7

نومينيش مميثي

نومینیشن کمیٹی کے نکات کانتین بورڈ کرےگا،اس بات کویقینی بنانا کہ بیومن ریسورس و ری میونریشن کمیٹی (HR&R) کمیٹی کے شرائط کے تحت مطے شدہ معاملات سے کوئی نقل یا متناز عدند ہو۔

نومینیشن ممیشی کی ذمیدداریان:

o بورد کمیٹیوں کی چیئر مین شپ میں ، بورد کمیٹیوں کے سلسلے میں بورڈ پر سفارشات پر تیار کرنااورغور کرنا

و بورد کے ڈھانچے سائز اورتھکیل کو باقاعدہ جائزہ کے تحت رکھنا اور بورد کو ضروری تبدیلیوں کے سلسلے میں سفارشات کرنا

سمینی درج ذیل ممبران پر مشتل ہے: 1- جناب اے رزاق احمد چیئر مین 2- جناب عمرز بیر ممبر 3- جناب ہارون اے شکور ممبر

تكافل تميثي

اس میٹی کا ٹکافل آپریشنز کی کارکردگی کا جائزہ لیٹااور سہ ماہی بنیاد پر بورؤ کومشورہ دینا ہے۔ کمیشن ٹکافل آپریشنز میں پالیسیوں کے نافذ کرنے اور طریقہ کار کی توثیق کرتی ہے۔ بیتا تکافل آپریشنز مے متعلق اہم شخص کی تقرری کی سفارش کرتی ہے۔ بیکٹی تکافل آپریشنز کی طرف سے ٹکافل تو اعدوشری پرنیل کی بھی گلرانی کرتا ہے

انڈررائٹنگ،ری انشورنس اور کوانشورنس ممیٹی

اندردائمنگ كميشى كفرائض مين شامل ب:

اندررائٹنگ لمیٹی کمپنی کی اندررائٹنگ پالیسی تشکیل دیتی ہے۔ 0 یہ بیرخطرات کی مختلف اقسام کاتعین کرنے کے لئے معیار طے کرتی ہے اور مختلف انشورٹس کورز کی پر بیم یالیسی کاتعین کرتی ہے۔ 0

ہ یا قاعدگی کے ساتھ کمپنی کی انڈررائٹنگ اور پر بمیم پالیسیوں کا جائزہ لینے کے ساتھ متعلقہ عناصر مثلاً برنس پورٹ فولیوا ور مارکیٹ کی صورتحال پر بھی نگاہ

رى انشورنس اوركوانشور سلميني كفرائض مين شامل ب:

یہ کمیٹی کمپنی کے کاروبار کے لئے کئے جانے والےموز وں ری انشورٹس انتظامات کوئیٹنی بناتی ہے۔

تمیٹی مجوزہ ری انشورنس انظامات کی ان کی تھیل ہے قبل گرانی کرتی ہے، وقتاً فو قتا انتظامات کا جائزہ لیتی ہے اورشرکت کرنے والے ری- انشوررز کی اجازت ہے مشروط وقتا فو قتامناسب وموزوں انتظامات تجویز کرتی ہے۔

كميثى مستقبل كے حوالے كے لئے رى انشورنس پروگرام كے موثر ہونے كا جائز و بھى ليتى ہے۔

سمیٹی درج ذیل مبران پر شمل ہے۔

جناب اے رزاق احمد چيز مين

جناب عمرزبير -2

جناب عبدالرحيم -3

ممبر میکریٹری جناب عباس بھگت -4

ميني ك فرائض مين شامل ب:

یدواجب الا داکلیمز کی درجه بندی کے ساتھ مدت کا جائز ولیتی ہے۔

يكينى ان حالات كالعين كرتى بحب كے تحت كليمز كے تنازعات اس كى توج كے لئے سامنے لائے گئے اور يہ فيصله كرتى ہے كدا يسے متنازعہ كليمز كے

کمیٹ کلیمز کے انتظامات ہے متعلق امور کا جائز ولیتی ہے۔ یہ پہنی کے کلیم پوزیشن کی تگرانی کے ساتھ مناسب کلیم اٹا ثد جات کی موجودگی کویقینی بناتی ہے۔

سمیٹی کلیمز کے نمایاں کیسز یاوا قعات پر توجہ دیتی ہے جو کلیمز کی سیریز کے لئے اٹھائے جاتے ہیں اور کلیمز سے خمٹنے کے لئے اقدامات پر عملدرآ مد کی گرانی کرتی ہے۔

سمینی درج ذیل مبران پر مشتل ب

جناب اے رزاق احمد ويرزين

جناب بإرون الصفكور -2

جناب شخ محمصديق -3

جناب محرارتيم -4

(xvii	عملے اور انتظامیہ کے اعتماد کا خدشہ، اعتماد میں آڈر	ٹ میٹی کور پورٹ کرنے کے انتظامات کا جائزہ ،اگر مالی اور دیگر معاملات میں اصل یا حکمۂ فلطیوں کے
2	بارے میں کوئی بھی ہے اور تدارک اور تخفیف اقدا	
(xviii	بیرونی آؤیٹرز کے جاری کردہ انظامی خط اورا	
(xix	کمپنی کماندرونی اور پیرونی آژیژ کریابین جم	رآ جَلَّى كويشني بنانا
(xx	داخلي آؤث كروائر وكاراوروسعت كاجائزه، آؤ	ے پلان ، فریم ورک اور طریقه کار کی رپورٹنگ اوراس بات کویقینی بنانا کداندرونی آؤٹ فنکشن کے پاس سے بلان ، فریم ورک اور طریقه کار کی رپورٹنگ اوراس بات کویقینی بنانا کداندرونی آؤٹ فنکشن کے پاس
	مناب وسائل موجودين اورمناب طريقية	- UT & D 11 T 50 C
(xxi	وافلى كنشرول مستم بشمول مالى اورآ بريشنل كنشرولز،	ے میں رہے ہیں۔ خریداری اور فروخت کی بروفت اور مناسب ریکارڈنگ کے لئے اکا وَمُنْنگ سٹم،رسیدیں اور اوائیکییں،
	ا ثاتے اور واجبات اور رپورٹنگ ڈھانچے مناسب	اور موزر ہونے کے بارے میں معلومات
(xxii	A HU LINGS I	یْق ہے بل داخلی کنٹر ول سِسٹم کے بارے میں کمپنی کے بیان کا جائز ہ
(xxiii	The state of the s	ائرِ یکٹرز کے ذریعہ تعین کسی بھی معاملے پرخصوصی منصوبوں value of money studies
	ياديكر سى جى معامله كي تقتيش كرنااور بيروني آۋيتر	ز یا کسی بھی بیرونی ادارہ کو کسی بھی معا <u>ملے کی ترسیل پرغور کرن</u> ا۔
20 20		
انويستمنية	، مینٹی	
انويسلمنك تميو) چھ ممبران بشمول چیف ایگزیکٹوآ فیسر پرمشمتل۔ جناب عرفان ذکر یا ہاوانی	
-1	جناب عرفان ذكريا بإواني	چيئز مين (نان اليگزيکڻوڙ اتر يکشر)
-2	جناب احد على بإواني	ممبر (نان الكِز يكثودُ الرّيكش)
-3	محترمة شنيم بوسف	ممبر(اند پندنت وائر یکش)
-4	محمد پنیل	ممبر (نان الكِزيكِ وَدَائر يكثر)
-5	جناب اے رزاق احمد	ممبر(ایگزیکٹوڈائزیکٹر)
-6	جناب بارون ال شكور	مبر(چيف فأننيئتل آفيسر)
-7	جناب محرسليم ميمن	(سیرینری)
	154	
	ورس وری میوزیش ممینی:	
سمينی چار م	مران بشمول اس مميش كے چيزين پر مشتل ب	
-1	جناب نعيم احرشفيع	چيتر مين (اند پيد نث ۋاتر يكثر)
-2	جناب عرفان ذكر بإباواني	ممبر(نان الكِزيكودُائر يكثر)
-3	جناب نورمحدز كريا	ممبر (نان _ا يكزيكو دائر يكثر)
-4	جناب المدرزاق احمد	مبر(ایگزیکٹوڈائزیکٹر)
		2021 2021

مينجنث كميثيال

5- جناب مسعودعالم

بورد نے تین انتظامی کمیٹیاں بنام انڈررائٹنگ،ری انشورنس اورکو۔انشورنس، کلیمز اور تکافل کمیٹیاں بھی تفکیل دی ہیں۔ بیکیٹیاں با قاعدگی کے ساتھ اجلاس منعقد کرتی جي اور چيف ايكزيكو آفيسر كى سربراى ميس كام كررى جي -كميثيول كي تفكيل اوراموروفرائض ذيل مين درج كئے كئے جي-

(یکریٹری)

ايم ڈی کی کارکردگی کا جائزہ:

ایم ڈی کی کارکردگی سال کے دوران کمپنی کی کاروباری سرگرمیوں کی بنیاد پر بورڈ کی طرف سالاند بنیاد پرتغین کی جاتی ہے

بورد كميشيز:

بورڈ نے درج ذیل نان ایگزیکوڈ ائزیکٹرز پر مشتل آؤٹ، انویسلمنٹ اور ہیوئن ریسورس و ری میوزیشن کمیٹیاں تھکیل دی ہیں۔ آؤٹ کمپنی کے مبران درج ذیل ہیں:

آؤٹ میٹی

1- محترمة ميسف چيئر پرئ (انڈ پنڈنٹ ڈائر يکٹر)
 2- جناب عمر باوانی مبر (نان ایگزیکٹوڈائر یکٹر)
 3- جناب عرفان ذکر باباوانی مبر (نان ایگزیکٹوڈائر یکٹر)
 4- جناب محسلیم میمن سیکریٹری

آؤك كمينى كرمزة فريفرنس من مندرجد فيل نكات شامل بير-

i) بورڈ آف ڈٹر بکٹرز کو بیرونی آ ڈیٹرز کے تقرر کی سفارش کی جاتی ہے اور آ ڈٹ کے علاوہ بیرونی آ ڈیٹرز کی جانب ہے کسی سروس کے حصول کے لئے آ ڈٹ فیس کے بارے میں غوروخوض کے الٹی کنٹرول کا جائزہ لینے کے ICAPS پروگرام کے تحت تسلی پخش درجہ بندی سمیت عوامل پرغور۔

ii) بیرونی آؤیٹرز کے استعفے یابر طرفی مے متعلق سوالات برغوروخوض۔

iii) کمپنی کے اثاثہ جات کومحفوظ رکھنے کے لئے مناسب وموز وں اقد امات کا تغین ۔

iv) بورڈ آف ڈائر بکٹرز کی منظوری ہے تیل ممینی کے سدماہی ،ششماہی اور سالانہ مالیاتی گوشواروں کا جائزہ۔

٧) اجم فيصله كن معاملات

vi) آؤٹ عاصل تا بجر اید مشتش کاجائزہ۔

vii) کمپنی کی اس صلاحیت پر کسی قسم کے شکوک وشبہات نہیں کہ یہ چلتے رہنے والا اوارہ ہے

viii) آؤٹ كى پاليسيول اورطريقول ميس كوئى تبديلى-

ix) اشاعت بل نتائج كابتدائي اعلان كاجائز و_

اجم متعلقه پارٹی ٹرانز یکشنز کاجائز ہ اور سفارش ۔

xi) نافذالعمل ا كاؤنٹنگ اسٹینڈرڈ زیرعمل درآ مد۔

xii) لسنتگ ریگولیشنز اور دیگر بنیا دی اور ریگولیٹری شرا نظیر ممل درآ مد۔

xiii) کارپوریٹ گورنینس کے بہترین طریقه کاریکمل درآید کی تگرانی اور کسی نمایاں خلاف ورزی کی شناخت اور وضاحت۔

xiv) فراڈ،بدعنوانی اورا نعتیارات کے ناجائز استعال کے ذریعے سامنے آنے والی سرگرمیوں کی بنیادی چھان بین اورا ندرونی تحقیقات پرغوروخوش۔

xv) کسی دیگر مسئلے یا امور پرغوروخوض جوکہ بورڈ آف ڈائز یکٹرز کی جانب سے پیش کیا جائے۔

xvi) بیرونی آ ڈیٹر کے ساتھ بیرونی آ ڈٹ اور گفتگوکوآ سان بنانا، عبوری اور حتی آ ڈٹ سے پیدا ہونے والے بڑے مشاہدات اور جو بھی معاملہ آ ڈیٹر اجا گر کرنا جاہتے ہیں (مینچین کی غیر موجود گی میں، جہاں ضروری ہو)

بورد آف دار يكثرز:

والريكثرى كل تعداد درج ذيل كے مطابق 9 ب

- 8 12- 1
- لي خواتين 1
 - بورڈ کی تھکیل مندرجہ ذیل ہے:
- اندیندن داریگر 3
- ئانا يكريكينيو ۋائر يكثر 6
- ايكرىكىثيوۋائرىكثر 1

جناب اے رزاق احم کمپنی کے چیف ایکریکیٹیو اورمینجینگ ڈائرکٹر ہیں۔ کمپنی کے چیف ایکریکیٹیو ہونے کی وجہ سے انہیں ڈائریکٹر تصور کیاجا تا ہے

بورڈ پورے سال کے دوران اپنے فرائض کوانجام دینے میں موثر طور پرمصروف عمل رہا بشمول ان امور کے جومتعلقہ قوانمین اور کمپنی کے میمورنڈ م اور آرٹمکل آف ایسوی ایشن کے تحت انجام دیئے گئے اوران سب کا بنیادی مقصد تصص یافتگان کے مفاوات کا تحفظ کرنا ، کمپنی کے منافع جات میں اضافہ کرنا تھا اور بنیادی ہدف شیئر زہولڈرز کے اثاثہ جات میں اضافہ اور مارکیٹ میں اعتاد کوفر وغ دینا تھا۔

تمام ڈائر یکٹرز کاروباراورا پے پیٹے کے مختلف شعبوں کی بھرپورمہارت کے حامل ہیں اور مختلف کاروباری اور کارپوریٹ امور کے ساتھ نمٹنے کے لئے ضروری مہارت اور اے سمجھنے کی صلاحیت رکھنے کے ساتھ قمامتر معاملات پرعبورر کھنے،ان کا جازہ لینے اورا نظامی کارکردگی کے چیلنے کوپورا کرنے کا اہل ہیں۔وہ اپنے تجربے اور مملی مشاورت کے خمن میں بھی بھرپورشراکت رکھتے ہیں۔

وْائر يكثركامشاهره:

کمپنیز ایک تا 2017 کی ضرورت کے مطابق، لید کمپنیز (کارپوریٹ گورنس) کے قوانین 2019 کے مطابق کمپنی غیرانظامی ڈائزیکٹروں بشمول آزاد ڈائزیکٹرزکو آرٹیکل 137 کے مطابق بورڈ کے اجلاسوں میں شرکت کیلئے میٹنگ فیس کے علاوہ کوئی مشاہرہ اوانہیں کرتی چیئز مین و ایم ڈی رسیای او کا کردار:

بورڈ کا چیئر مین اس امرکو بیقینی بنانے کے ذمہ دارہ کہ بورڈ مناسب اور سی حلے سے کام کررہا ہے اور کمپنی کے گورنینس سے متعلقہ تمام معاملات بورڈ کے اجلاس میں زیرغورلا نا ہے۔ چیئر مین بورڈ کے اجلاس کا انعقاد اور صدارت کرتا ہے اور بورڈ کی قیادت اور اس کی مؤثر کام کاج اور مسلسل ترقی کویٹینی بنانے کی ذمہ دارہ سمجنی کے دوزمرہ کی کارروائیوں چیئر مین میں کی کوئی شمولیت نہیں ہے

ايم ڈی ری ای او:

بورڈ آف ڈائر کیٹرز کھنی کے ایم ڈی رچیف ایکز کیٹیو آفیسر کو تین سال کے لیے مقرر کرتا ہے۔ چیف ایگز کیٹو آفیسر بورڈ کی رہنمائی اور قانون میں دیئے گیے افتیار کے مطابق کمپنی کے آپریٹنز اوراس کے کاروبار کے انعقاد کی کارروائیوں کے لئے ذمدوار ہے۔ ان کی ذمدوار بول میں بورڈ کی حکمت مملی اور پالیسیوں کا نفاذ شامل ہیں۔ یہ کمپنی کے کاروبار کی مضبوط اور موثر انتظام اورانعقاد کے لیے مجموعی طور پر کنٹرول ہمت، انتظام یاور گرانی کے لئے ذمدوار ہے۔ سم کمپنی کے جائزے اور مسائل پربات چیت کے لئے ذمدوار ہے۔ سم کوئی کے وائین با قاعدہ ملاقاتی میں ہوتی رہتی ہیں۔

كاربوريث كورننس ليذرشب اسكل بروكرام

پاکستان انشینیوٹ آف کارپوریٹ گورنس ہے درج ذیل ڈاریکٹرزنے کارپوریٹ گورننس لیڈرشپ اسکل پروگرام مکمل کرایا ہے۔

ا۔ جناب عرفان ذکر یاباوانی

٢- جناب احمد على باواتي

٣- محترمة تنيم يوسف

٣۔ جناب محربیل

عارة ائر يكٹرزنے پاكستان انسٹيٹيوٹ آف كار پوريث كورنس (PICG) كار پوريث كورنس ليڈرشپ اسكل (CGLS) پروگرام كوكمل كرايا جبكه پانچ ۋائر يكٹرز کارپوریٹ گوزنس 2019 کے تحت اہلیت کے معیار کے مطابق، کمپنیوں کے بورڈ پر 15 سال ڈائر بکٹر کے تجربے کے اور 14 سال کی تعلیم رکھتے ہیں۔

كار يوريث بريفنگ:

پاکستان اسٹاک ایجیجنج کی ضرورت کے مطابق شیئر ہولڈرزاورتجز بیکارول کے لئے 27 دیمبر، 2021 کوویڈ پولنک کے ذریعے کارپوریٹ بریفنگ سیشن کا انعقاد کیا گیا۔ سينتر مينجمنث اورشيئر مولدرزسيشن مين شريك موت_

كود آف كار بوريث كورنس يرعملدرآ مدكا الميمينك:

کوؤ آف کارپوریٹ گورنینس کی شرائط جو کدر یکولیٹری اتھارٹی کی جانب سے مطے کردہ ہیں ان پڑ ملدر آبد کیا جار ہاہے۔اس سلسلے میں ایک اشیشیٹ رپورٹ ساتھ منسلک ہے۔

كار بوريث اورفنانشل ربورشك كافريم ورك:

سمپنی سیکورٹیز اینڈ ایکچینے کمیشن آف پاکستان کی جانب ہے طے کر دہ شقوں اور پاکستان اسٹاک ایکپینے کے لسٹنگ قواعد پڑمل درآ مدکر رہی ہے۔ اس میں کارپوریٹ گورنینس کے بہتر طریقنہ کارے انحراف ممکن نہیں جیسا کہ لسٹنگ ریگولیشنز میں تفصیلی طور پر درج ہے۔

- سمینی کی انتظامید کی جانب سے تیار کردہ مالیاتی حسابات شفاف انداز میں امور کار، آپریشنز کے نتائج ،کیش فلواورا یکویٹ میں تبدیلیوں میں واضح کرد ہے گئے ہیں
 - ممینی کے اکا وُنٹس کی کتابیں قوائد وضوابط کے مطابق تیار کی گئی ہیں
- 5
- مالی تفصیلات اور بہی تخمینوں کومرتب کرنے کے لئے مناسب حساب داری پالیسیوں کالشلسل سے اطلاق کیا جاتا ہے جو کہ مناسب اور مختاط فیصلوں پر منحصر ہیں۔ انٹرنیشنل فنانشل رپورٹنگ اسٹیند روز (IFRS) جیسا کہ پاکستان میں نافذ العمل ہیں ،مالیاتی گوشواروں کی تیاری میں لا گو کئے جاتے ہیں اور منتقلم فیصلوں پر منہ وي
 - وافلی کنٹرول کا نظام متحکم طور پرڈیزائن کیا گیا ہے اور موثر طور پر نافذ العمل ہونے کے ساتھ اسکی یا قاعد گی ہے گرانی کی جاتی ہے۔ 31 دیمبر 2021 کے مطابق کمپنی میں پیٹرن آف شیئرز ہولڈنگ کھا توں کے ساتھ منسلک ہے۔
 - - اس امریس کوئی شبہات نہیں کہ کمپنی میں آ گے بڑھنے کی صلاحیت موجود ہے۔
 - انچے ۔ کارپوریٹ گورنینس کے بہترین طریقہ کارے کوئی قابل اثر انحراف نہیں کیا گیاہے جیسا کے اسٹنگ ریگولیشنو میں درج ہے۔
 - آئی ۔ گزشتدرس سالوں کے لئے اہم آیر یٹنگ اور مالیاتی مواد مختفرشکل میں مسلک ہے۔
 - 31 وتمبر 20121 كيمطابق يراويدن فندكى رقومات كيسلسط مين غيرة و ث شده اكاؤنش ير مخصر سرمايكاريون كي ويليو 72.235 ملين روي ير رقراري-

متعلقه يار في ثرانسيكشنز:

تمام متعلقہ پارٹی ٹرانسیکشنز کوآؤٹ کمیٹی اور بورڈ کے روبرو ان کے جائزے اور منظوری کے لئے رکھا جارہاہے۔ان ٹرانسیکشنز کا جائزہ رسفارش آؤٹ کمیٹی کی جانب ے لیا گیا اور بورڈ آف ڈار میکٹرز کی جانب ہے ان کے متعلقہ اجلاسوں میں انکی منظوری دی گئی متعلقہ پارٹیوں کے ساتھ طے پانے والی تمام ٹرانسیکشنز آرمزلینتھ (Arm's Length) کی بنیاد پر طے کیے جاتے ہیں۔

ليكويثريثي مينجنك

کمپنی نہایت عاقبت اندیش سے اپنے سرمائے کو متحکم رکھتی ہے اور اپنے بنیادی کاروبارے حاصل ہونے والے نقد بہاؤ کے ساتھ ساتھ سرمایہ کاری اور دیگر آمدنی کے ذریعوں کے معاہدہ کی ذمہ داریوں کوزیادہ موژ طریقے سے پورا کرنے کی صلاحیت کو بیٹی بنانے کی حکمت عملی کامظاہرہ کرتی ہے۔ آپ کی کمپنی سالوینسی کی ضروریات کو پورا کرتی ہے ، کسی بھی غیرمتوقع ضروریات کو پورا کرنے کے لئے مضبوط نقد بہاؤ کو برقر اررکھتی ہے۔

آپ کی کمپنی کی سالوینس 31 دئمبر 2021 تک 543.406 ملین روپے تھی جبکہ تا نونی طور پر در کارسالوینسی 150 ملین روپے ہے یعنی کم از کم مطلوبہ سالوینسی ہے 393.406 ملین روپے زائد ہے

و يفرو فيكسيش

مالی پوزیشن کی تاریخ کے بیان میں تمام عارضی اختلافات پرواجبات کے طریقہ کار کا استعال کرتے ہوئے ،اثاثوں اور واجب العمل ٹیکس اور مالی رپورٹنگ کے مقاصد کے لئے لی جانے والی رقم کے درمیان ،موفرٹیکس ،اگرکوئی ہے تو فراہم کیا جاتا ہے۔

ڈیفرڈ میکس اٹائے اور واجبات، اگرکوئی ہیں تو، ائے کیکس کی شرحوں پر ما پاجا تا ہے، جب اٹائے کا اور اک ہوجا تا ہے یاذ مدواری طے ہوجاتی ہے تو اس مدت پر لاگو ہونے کی توقع کی جاتی ہے، ٹیکس کی شرحوں (اور ٹیکس کے قوانین) کی بنیاد پر جونا فذکیا گیاہے یا مالی حیثیت کی تاریخ کے بیان کو کافی حد تک نافذکیا ہے۔

ڈیفرڈ ٹیکس اٹاٹوں،اگرکوئی ہےتو،صرف اس حد تک تشلیم کیا جاتا ہے کہ اس بات کا امکان ہے کہ مستقبل میں قابل ٹیکس منافع دستیاب ہوگا جس کےخلاف اٹاٹوں کو استعمال کیا جا سکتا ہے۔

رقم كى غيرقانونى ترسيل اورد بشت كردى كى مالى معاونت كامقابله:

ایس ای پی نے اپنی منی لانڈرنگ کی پالیسیوں اور طریقہ کارے متعلق قوائد و ضوابط جاری کردیے ہیں۔ایس ای پی نے انشورنس کمپنیوں پراپنے صارفین کہ جائے (کے وائی می) رہنمااصولوں کے نفاذ کے لئے مختلف سرکلر بھی جاری کے ہیں۔ حال ہی میں ایس ای پی نے ایس آراونمبر 2020/(1) 921 ہتاری کا متبر 2020 کے دریعے انسداد منی لانڈرنگ اور انسداد دہشت گردی کے قوائد و ضوابط جاری کیے ہیں۔ جوکسا AM اور KYC کے لئے بہت جامع رہنمائی ہے۔ متعلقہ خطرہ اور تشہیر کورو کئے کے لئے آر آئی تی ایل نے ایک حد تک ان رہنمااصولوں پڑمل درآمد کیا ہے۔

كميلائنس كاكردار:

اندرونی کنٹرول کی کارکردگی اورتا ثیر کا اندازہ کرنے کے لئے تغییری کام کا کر دار لازی ہے جس کے بغیر کمپنی خطرات اورخطرات کے خلاف مزاحت حاصل نہیں کر کتی ہے، خاص طور پرریگولیٹری تغمیل کے سلسلے میں۔ کمپلائنس آفیسر ماحول کو بہتر بنانے اور کنٹرول کرنیکا ذمہ دار ہے اورمخلف لاگوتوا نین ،انضباطی تقاضوں ، داخلی پالیسیاں اور طریقہ کارکی تغمیل کویقینی بنا تا ہے اور ساتھ ہی ایس ای بی کے ضابطوں کی تغمیل پرخصوصی توجہ دیتا ہے۔

کارب:

ق میں میں ہوتے ہوڑہ نقد ڈیویڈنڈ (2020: پھیس) اونس مسم کا کا فیصد شرح ہے مجوزہ اجرا (2020: 7.50:2020) اونس مسم کا کا فیصد شرح ہے مجوزہ اجرا (2020: 7.50:2020) اونس میں کا کا فیصد شرح ہے مجوزہ اجرا کی میں روپے (2020: 2020) ملین روپے مالی سال کے اختیا م پر غیر شخصیصی منافع

اضافه شده اداكيا جانے والاسر مايداور عموى اثاثه جات:

آپ کے ڈائز یکٹرزاداشدہ سرمایی بنیاداورزرنقد (Reserve) کو متحکم کرنے اور کمپنی کی ترقی اور مستقبل کو محفوظ بنانے میں پختہ یقین رکھتے ہیں۔اس حکمت مملی کے مطابق، بورڈ آف ڈائز یکٹرز نے نذکورہ بالا مختصوں کو منظوری دے دی ہے جس سے ادا شدہ سرمایہ کو بڑھا کر 633.69 ملین روپے اور زرنقد (General Reserve) 290.00 ملین روپے کرنے کی منظوری دی ہے

انفارمیشن ٹیکنالوجی:

آپ کی کمپنی انفار میشن ٹیکنالوجی کی اہمیت ہے آگاہ ہے اور مسلسل توسیع اور اس کی تکنیکی پلیٹ فارم کواپ گریڈ کرنے کی سرمایہ کاری کررہی ہے۔ جزل انشورٹس سافٹ ویئر انقام کا انتقام کی سطح پر کامیا بی کے ساتھ نافذ انعمل ہے 'iGIAS' کی خصوصیت اس کے تمام ماؤیوزیعنی، انڈر رائٹنگ، کلیمز، اکا وَنشن اور ری۔انشورٹس ایک ساتھ مربوط ہے۔ یہ (JSP) جاوا اسکر پٹ اور یکل ڈیٹا میس کے ساتھ آن لائن ویب میں سافٹ ویئر ہے اور اس کے ڈیٹا میٹیجنٹ پریشانی ہے آزاد اور بہت زیادہ محفوظ ہے

iGIAS میں جزل تکافل کی سروسز کوشامل کیا گیا ہے اور مخضراور طویل مدتی تکافل کارروائیوں کے لئے برانچ کی سطح پر نافذ العمل ہے۔ نہ کورہ ماؤیول کے نفاذ کی وجہ سے کمپنی کے متعلقہ محکموں کی آپریشنل صلاحیتوں، اندرونی کنٹرول کو مضبوط بنانے اورانظامی معلومات کے موثر نظام میں بہتری آئی ہے

سکیورٹیز اینڈ ایجیج کمیشن آف پاکستان نے انشورنس بیئر 2020 کے لئے سائبر سکیورٹی فریم ورک سے متعلق ایس ای کائیڈ لائنز جاری کی ہیں، جس سے سائبر سکیورٹی فریم ورک کومجموعی طور پر رسک مینجمنٹ فریم ورک کے ساتھ موافق بنانے میں مدد ملے گی اور آئی ایس اوا 2700 کے حصول میں بیرونی اور واضی انسانی غلطی یا جرم کے خلاف خطرے کونمایاں طور پرکم کیا جا سکتا ہے۔

سمپنی کی آئی ٹی تکمت عملی اپنے آپریٹنگ تقاضوں کے ساتھ پوری طرح ہے ہم آ جنگ ہے تا کہ ہمارے صارفین کواعلی سطح کواطمینان بخش تیز ترین خدمات فراہم کریں۔

كريْد ث ريْنك:

وی آئی ایس کریڈٹ ریٹنگ کمپنی نے ریلائنس انشورنس کمپنی لمیٹڈ کا Single میرانشور رفائشل اسٹرینتھ (IFS) کی دوبارہ تصدیق کردی ہے۔اورآؤٹ لگ مشخکام Stable Outlook ہے۔ ریٹنگ میں مشخکام لیکویڈیٹی پروفائل،موزوں ومناسب سرمایہ کاراشار ہےاورری انشورنس پروگرام سمیت بہتر ہوتی ہوئی انڈر رائٹنگ کارکردگی شامل ہے۔Swiss Re کی موجودگی کمپنی کے ری۔انشورنس پینل کو مضبوط بناتی ہے۔کاروباری جم متوقع اضافہ کے بیش نظرا Retention کی سطح اور Treaty کی گنجائش میں اضافہ ہواہے

رى_انشورنس:

آپ کی کمپنی نے سال 2022 کے لئے ری۔انشورنس انظامات نہایت معتبر ہیں۔ معروف اوراعلی شہرت یافتہ سوئس ری (Swiss Re) سال 2022 کے آر آئی کی ایل کے ری انشورنس پروگرام کے لیڈر بنے کاعمل جاری ہے۔سال 2022 کے لئے کاروبار کے تمام مراحل کے لیے انڈررائنگ کی گنجائش میں مزیدا ضافہ کرویا ہے اس طرح آئی کمپنی کو بڑے خطرات کو انڈررائٹ کرنے کی صلاحیت حاصل ہوگئی ہے۔ہم غیر متزلزل اعتماد اور مستقل سپورٹ و تعاون کے لئے اپنے تمام ری انشوررز کے انتہائی ممنون اورشکر گزار ہیں۔

وندُوتكافل آبريش:

سکیورٹی ایجیجے کمیشن آف پاکستان نے کمپنی کو25 می 2016 میں ونڈو تکافل آپریشن جاری کرنے کا انسنس جاری کردیا ہے۔ریلائنس تکافل مشہوراورتصدیق شدہ شرق اسکالر کی رہنمائی کے تحت کام کررہی ہے۔ریلائنس تکافل شریعت کے مطابق جزل تکافل کی مصنوعات کی ایک وسیع رہنج پیش کررہی ہے۔جس میں فائر پراپرٹی تکافل،میرین کارگو تکافل،ذاتی و تجارتی گاڑیاں تکافل،انجیئیر نگ تکافل، وہشت گردی تکافل، متفرق حادثات تکافل شامل ہیں۔

آ کی کمپنی نے اس سال 75.236 ملین روپے کی تحریری شراکت واری کی ہے جب کہ گزشتہ سال تحریری شراکت واری61.921 ملین روپے تھی۔ یہ 13.315 ملین روپے کا اضافہ ظاہر کرتی ہے۔ خالص شراکت واری منافع 10.682 ملین روپ رہا جبکہ گزشتہ سال 18.070 ملین روپ منافع تھا۔

سال کا جائز و لینے کے لئے ونڈ و تکافل آپریشن کےخلاصہ نتائج مندرجہ ذیل ہیں۔

	2021	2020
	ملين	روني
مجهوعی شراکت داری	75.236	61.921
خالص شراكت دارى	29.421	59.836
وكالا اخراجات	25.457	36.135
سال كااضافير بي في ايف	6.252	17.377
آپريئرفند سآمد في اكاؤنث	4.590	10.198
آپریٹرکامنافع	10.682	18.071
پریٹرفنڈ یا مدنیا کاؤنٹ پریٹر کامنافع		

منافع كي خصيص:

2021	
ملين روپ	
119.754	مالى سال كي آغاز پر غير خصيص شده منافع
53.010	مال سال 2021 كالفتام ير بعداز ليكس منافع
172.764	غیر مختل شده رقم مختل کے لئے دستیاب

آپ ك دُار يكثرز تجويز كرتے إلى كدمنافع كومندرجد ذيل طريقوں سے خص كياجائے

سرماییکاری:

آپ کی کمپنی سرمایی پالیسی ای انداز میں جاری ہے اورشر ایعہ کم پلینٹ طویل مدتی سرمایہ کاری کی خطرات سے تحفظ بے خطرمنافع جات پرتر جیح دی گئی ہے آرآئی ی ایل کاشیر زبورٹ فولیوخوب اچھی طرح پھیلا ہوا اور مختلف شعبول میں تقسیم شدہ ہے اور بنیادی طور پر منافع بنش (Blue Chip)اسکریٹس پرتوجہ رکھی گئی ہے جو بہترین منافع منصمہ کے حصول، بونس کی ادائیکیوں اور متلقبل میں زقی کے امکانات کی حامل ہے۔ پورٹ فولیو سرمایہ کارتمینی کی زیر نگرانی رہتا ہے۔

سرمایہ کاری میں نقصانات کو پرافٹ اینڈ لاس ا کاؤنٹ میں ظاہر کیاجاتا ہے۔ایسے نقصانات کے لئے مختص کی گئی گنجائش پر ہربیلنس شیٹ کی تاریخ پرنظر ثانی کی جاتی ہے۔ اوراس میں اس وقت کے بہترین تخمینوں کے مطابق ردوبدل کیاجاتا ہے۔اس مخبائش میں ردوبدل آمدن یااخراجات کی شکل میں ظاہر کیاجاتا ہے

منافع منقسمه كى آمدنى 2021 مين 59.752 ملين روپي تقى جَبَد گزشته سال بيرقم 46.864 ملين روپيتنى اس طرح اس سال 12.888 ملين روپيزائد ر بی جو کہ 27.5 نصد ہے۔ آ کی کمپنی نے گزشتہ سال کے 8.809 ملین روپے کے مقابلے میں4.959 ملین روپے کاکٹیپیل گین حاصل کیا اور گزشتہ سال ك 10.173 ملين روپ كے مقابلے ميں 1.557 ملين روپ كے لئے غير تنكيم شدہ نقصان كا اندراج كيا ہے۔ گزشته سال ك 83.543 ملين روپ كے مقابلے ميں سرمايدكارى برنفع 74.748 ملين رويے رہا۔

آپ کی ممینی پائیدار ذرائع مثلاً شرح سوداورمنافع منقسمه اور کیپیل گین سے اسکی سرماییکارآمدنی کاایک برداحصه حاصل کرنے کی کوششوں کو جاری رکھے ہوئے ہے تا كەمناسىكىش حسول كاذرىعە پىداكيا جائے۔ سرمايدكارى كابورٹ نوليو (بشمول 38.570ملين روپے كرم ۋيازنس) 31 دىمبر 202 تكـ837.942ملين روپے رہاجو پچھلے سال813.517 ملین روپے تھا۔ نقداور بینک ڈپازٹس اکاؤنٹس سرمایدکاری کی سطح گزشتہ سال کے 111.310 ملین روپ کے مقابلے میں 93.709 ملین روپے رہی

واجب الاداكليمر ببلنس شيث كى تاريخ تك مونے والے تمام كليمر كے عمن ميں موتى باوراس كەستىقىل ميں متوقع ادائيكيوں كى غير تخفيف شده ماليت مے طور برخا ہركيا

واجب الاوا كليمز عصول مين ايس كليمز جوبيلنس شيث كى تاريخ تك ربورث (IBNR) فيين بوئ - 2016 كايس اى في سركار فمبر 9 كى يحيل ك لئے کمپنی نے IBNR کا تخینہ کے طریقہ کارکو تبدیل کردیا گیا۔ کمپنی ابBNR کلیمز کے تعین کے لئے ایکچوریل مشورہ لیتی ہے۔ IBNR کلیمز کا تخیین (Chain Ladder (CL) کے طریقے سے لگایا گیا ہے۔ (Chain LaddefCL طریقہ میں ترتی کے قوامل کا تعین یا ہر مدت کے لئے لنگ کے تناسب شامل ہے۔ یہ بعد میں مشتر کہ طور (Cumulative Development Factor (CDE کا تعین کرتے ہیں۔ جس میں کلیمز کے آخری سطح تک ویجنے کے لئے معتقبل کی حدتک نمائندگی کرتاہے

الوی ایشن کے کیم ،جس کا ذکراس سے پہلے حاوثاتی نوٹ میں کیا گیاتھا، دونوں فریقوں نے خوش ولی سے مل کرلیا ہے

ڈائر یکٹرزر پورٹ:

آپ کے ڈائر میکڑ زبمسرت 31 وسمبر 2021 کوختم ہونے والے سال سے لئے سالاند رپورٹ بھمول آڈٹ ھدہ صابات پیش کرنے میں خوشی محسوں کرتے ہیں۔ مالی سال 2020 کے دوران مایوس کن معاشی کارکردگی دیکھنے کے بعداور بڑے پیانے پرمؤٹر ویکسینیشن سے کووڈ19 کی کی کے بعد معمول کی کاروباری سرگرمیاں دوبارہ شروع ہوئیں جس کی وجہ سے معاشی ترتی کی رفتار میں اضافہ ہوا۔

> سال **2021 کے لئے آپریشنل نتائج:** 31 دسمبر 2021 کوختم ہونے والی مدت کے لئے آپ کی کمپنی کی تقابلی مالی جھلکیاں مندرجہ ذیل ہیں:

2020	2021	
630.993	روپے ملین میں 726.436	مجموی پریمیم (کافل شراکت سمیت)
319.478	303.130	خالص پريميم
76.424	64.167	غالص حاصل كرده كيم (بشمول IBNR)
152.030	152.112	انظامی اخراجات
29.010	31.869	الدرائنتك آمدني
83.543	74.747	سرمامیکار آمدنی
83.576	70.507	نفع ر نقصان تجل اذبیکس
68.495	53.010	نفع ر تقصان بعدازتیکس
(الفرة في الثانية) 1.13	0.88	آمدنی فی شیر (EPS)

آپ کی کمپنی نے 726.436 ملین روپ (بشمول75.236 ملین روپ کافل شراکت داری) کا مجموعی پریمیم ظاہر کیا ہے اسکے برخلاف گزشتہ سال کا جم 630.993 ملین روپ (بشمول 61.921 ملین روپ تکافل شراکت داری) تھا جو 15 فیصد کی شرح نموے 644.49 ملین روپ کا اضافہ ظاہر کرتا ہے۔خالص پریمیم بھی 319.478 ملین روپ سے قدرے کم جوکر 303.130 ملین روپ رہا یعنی 16.348 ملین روپ کم رہا۔

سال کے دوران کلیمز پر 64.167 ملین روپے صرف کے گئے جبکہ گزشتہ سال 76.424 ملین روپے صرف کئے گئے تھے جو کہ 64.167 ملین روپے کی کی ظاہر کرتی ہے۔ آپ کی کمپنی نے اپنے بنیادی کاروبارے 29.010 ملین روپے منافع ہوا ہے، کاروبار کی تمام کلاسز نے منافع میں کردارادا کیا ہے۔ خالص آ نہ نی بعد از ٹیکس 53.010 ملین روپے ہے جبکہ گزشتہ سال 68.495 ملین روپے تھی۔

برسوں ہے ہم نام نہاد 'بینک صدور' (Bank Limits) کی پیطرفداور صوابدیدی فکسنگ کواجا گرکررہ ہیں اور پھھیٹیکوں،DFl کے مالیاتی اداروں اور مختلف انتحار ٹیوں/تنظیموں کا فہرست سازی/نان لسٹنگ/پری کوایفائنگ کرنامارکیٹ کے تمام شرکا کو بیسال مواقع فراہم نہیں کرتا ہے اس الگ منظرنا ہے پرصنعت کے وسیع ترمفاد کیلئے متعلقہ حلقوں کے ذریعہ بنجیدگی ہے فورا توجد سے کی ضرورت ہے۔

STATEMENT OF COMPLIANCE WITH LISTED COMPANIES (CODE OF CORPORATE GOVERNANCE) REGULATIONS, 2019 AND CODE OF CORPORATE GOVERNANCE FOR INSURERS, 2016

For the year ended December 31, 2021

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

Reliance Insurance Company Limited (The Company) has applied the principles contained in the Regulations and the Code and has complied with the requirements of the Regulations and the Code in the following manner:

- 1. The total numbers of Director are nine (9) as per the following:-
- (a) Male = 08 (b) Female = 01
- 2. The Company encourages representation of independent, non-executive directors and directors representing minority interests on its Board of Directors (the Board). The composition of the Board is as follows:

Category	Name
Independent Directors	Ms. Tasneem Yusuf (Female Director) Mr. Naeem Ahmed Shafi Mr. Jahangir Adam
Executive Director	Mr. A. Razak Ahmed
Non-Executive Director	Mr. Irfan Zakaria Bawany Mr. Muhammad Omer Bawany Mr. Ahmed Ali Bawany Mr. Noor M. Zakaria Mr. Zia Zakaria Mr. Muhammad Patel

The number of elected directors on the Board are nine (9) whereas Mr. A. Razak Ahmed being Chief Executive of the Company is a "deemed director" under section 188(3) of the Companies Act. 2017.

The independent directors meet the criteria of independence as laid down under the Regulations and the Code. The independent directors are three out of ten directors (including the Chief Executive) and considering the required skills set and experience to discharge and execute their duties competently as per laws and regulations the fraction of one third has been rounded to three.

- 3. The directors have confirmed that none of them is serving as a director on more than seven listed companies, including this Company (excluding the listed subsidiaries of listed holding companies in which each of them is a director).
- 4. All the resident directors of the Company are registered as taxpayers and none of them has defaulted in payment of any loan to a banking company, a development financial institution or a non-banking financial institution or, being a member of a stock exchange, has been declared as a defaulter by a stock exchange.
- 5. No casual vacancy occurred on the Board during the year.
- 6. The Company has prepared a Code of Conduct and has ensured that appropriate steps have been taken to disseminate it throughout the Company along with its supporting policies and procedures.
- The Board has developed a vision/mission statement, overall corporate strategy and significant policies of the Company.
 The Board has ensured that complete record of particulars of the significant policies along with the dates of approval or updating is maintained by the company.
- 8. All the powers of the Board have been duly exercised and decisions on relevant matters have been taken by the Board / shareholders as empowered by the relevant provisions of the Companies Act, 2017 (the Act), the Regulations and the Code. The decisions on material transactions including appointment and determination of remuneration and terms and conditions of employment of Chief Executive Officer, and key Officers have been taken by the Board.
- 9. The meetings of the Board were presided over by the Chairman and, in his absence, by a director elected by the Board for this purpose. Written notices of the Board Meetings, along with agenda and working papers, were circulated at least seven (7) days before the meeting. The Board has complied with the requirements of Act, the Regulations and the Code with respect to frequency, recording and circulating minutes of meeting of the Board.

- The Board of Directors have a formal policy and transparent procedures for remuneration of directors in accordance with the Act and the Regulations.
- 11. The Board has established a system of sound internal control, which is effectively implemented at all levels within the Company. The Company has adopted and complied with all the necessary aspects of internal controls given in the Code.
- 12. Five Directors of the Company possess sufficient experience and qualification so they are exempt from attending the Directors' Training Program. Whereas four Directors, namely Mr. Irfan Zakaria Bawany, Mr. Ahmed Ali Bawany, Ms. Tasneem Yusuf and Mr. Muhammad Patel have completed Director' Training Program either from Pakistan Institute of Corporate Governance or The Institute of Chartered Accountant of Pakistan. The management of the Company also carries out orientation sessions of the Board during board meetings, as and when required, in order to apprise them of their duties and responsibilities and the new developments and pronouncements of relevant laws and regulations.
- 13. There was no change of Chief Financial Officer (CFO) and Company Secretary. During the year Mr. Muhammad Naveed Jan has been appointed Head of Internal Audit in place of Mr. Mehmood Baig upon his retirement from service. The Board approved their remuneration and terms and conditions of employment and complied with relevant requirements of the Regulations and the Code.
- 14. The Directors' Report for this year has been prepared in compliance with the requirements of the Regulations and the Code and fully describes the salient matters required to be disclosed.
- 15. Chief Executive Officer and Chief Financial Officer duly endorsed the financial statements before approval of the Board.
- 16. The directors, Chief Executive Officer and other executives do not hold any interest in the shares of the Company other than disclosed in the pattern of shareholding.
- 17. The Company has complied with all the corporate and financial reporting requirements of the Code and the Regulations.
- 18. The Board has formed the following Management Committees:

Underwriting, Reinsurance & Co-insurance Committee:

Name of the Member	Designation	Category
Mr. A. Razak Ahmed Mr. Mohammad Omar Zubair Mr. Abdul Rahim Mr. Abbas Baghat	Executive Director Chief Commercial Officer Chief Manager Executive Officer	Chairman Member Member Secretary

Claim Settlement Committee:

Name of the Member	Designation	Category
Mr. A. Razak Ahmed Mr. Haroon A. Shakoor Mr. Shaikh Muhammad Siddiq	Executive Director Chief Financial Officer Chief Manager Claims	Chairman Member Secretary

Takaful Committee

Name of the Member	Designation	Category
Mr. A. Razak Ahmed Mr. Najmullah Khan Mr. Mohammad Omar Zubair Mr. Kashif Wadiwala	Executive Director Head of Takaful Chief Commercial Officer Shariah Compliance Officer	Chairman Member Member Secretary

Risk Management & Compliance Committee:

Name of the Member	Designation	Category
Mr. A. Razak Ahmed Mr. Haroon A. Shakoor Mr. Mohammad Omar Zubair Mr. Ghulam Haider Mr. Abdul Rahim Mr. Muhammad Masood Ali	Executive Director Chief Financial Officer Chief Commercial Officer Company Secretary & Compliance Officer Chief Manager Chief Manager (IT)	Chairman Member Member Member Member Secretary

Nomination Committee:

Name of the Member	Designation	Category
Mr. A. Razak Ahmed Mr. Haroon A. Shakoor Mr. Mohammad Omar Zubair	Executive Director Chief Financial Officer Chief Commercial Officer	Chairman Member & Secretary Member

19. The Board has formed Board Committees comprising of members given below:

a) Ethics, HR and Remuneration Committee:

Name of the Member	Designation	Category
Mr. Naeem Ahmed Shafi Mr. Irfan Zakaria Bawany Mr. Noor M. Zakaria Mr. A. Razak Ahmed Mr. Masood Alam	Independent Director Non-Executive Director Non-Executive Director Executive Director Dy. Chief Manager	Chairman Member Member Member Secretary

b) Investment Committee

Name of the Member	Designation	Category
Mr. Irfan Zakaria Bawany Mr. Ahmed Ali Bawany Ms. Tasneem Yusuf Mr. Muhammad Patel Mr. A. Razak Ahmed Mr. Haroon A. Shakoor Mr. Muhammad Salim Memon	Non-Executive Director Non-Executive Director Independent Director Non-Executive Director Executive Director Chief Financial Officer Chief Manager	Chairman Member Member Member Member Secretary

c) Audit Committee:

The Board has formed an Audit Committee. It comprises of three members, of whom two are non-executive directors and one is an independent director. The chairperson of the Committee is an independent director. The composition of the Audit Committee is as following:

Name of the Member	Designation	Category
Ms. Tasneem Yusuf	Independent Director	Chairperson
Mr. Irfan Zakaria Bawany	Non-Executive Director	Member
Mr. Muhammad Omer Bawany	Non-Executive Director	Member
Mr. Ghulam Haider	Company Secretary	Secretary

- The terms of reference of the aforesaid committees have been formed, documented and advised to the committee for compliance.
- 21. The frequency of meetings of the committees were as per following:

a)	Audit Committee:	Quarterly meetings
b)	Ethics, HR and Remuneration Committee:	Annually meeting
c)	Nomination Committee:	Annually meeting
d)	Risk Management Committee:	Quarterly meetings
e)	Investment Committee:	Quarterly meetings

- 22. The Board has set up an effective internal audit function, which comprises of individual who are suitably qualified and experienced for the purpose and are conversant with the policies and procedures of the Company and they are involved in the internal audit function on a regular basis.
- 23. The Chief Executive Officer, Chief Financial Officer, Company Secretary, Compliance Officer and the Head of Internal Audit possess such qualification and experience as is required under the Code. Moreover, the persons heading the underwriting, claim, reinsurance, risk management and grievance functions possess qualification and experience of direct relevance to their respective functions, as required under section 12 of the Insurance Ordinance, 2000 (Ordinance No. XXXIX of 2000):

Name	of the	Person	
------	--------	--------	--

Designation

Mr. A. Razak Ahmed Mr. Haroon A. Shakoo

Mr. Haroon A. Shakoor Mr. Ghulam Haider

Mr. Mohammad Omar Zubair

Mr. Muhammad Naveed Jan Mr. Shaikh Muhammad Siddig

Mr. Abdul Rahim Mr. Najmullah Khan Chief Executive Officer & Managing Director

Chief Financial Officer

Company Secretary & Compliance Officer

Chief Commercial Officer

Head of Internal Audit

Head of Claims

Head of Reinsurance

Head of Window Takaful Operations & Grievance Deptt.

- 24. The statutory auditors of the Company have been appointed from the panel of auditors approved by the Commission in terms of section 48 of the Insurance Ordinance, 2000 (Ordinance No. XXXIX of 2000). The statutory auditors have confirmed that they have been given a satisfactory rating under the Quality Control Review program of the Institute of Chartered Accountants of Pakistan and registered with Audit Oversight Board of Pakistan, that they and all their partners are in compliance with the International Federation of Accountants (IFAC) guidelines on code of ethics as adopted by the Institute of Chartered Accountants of Pakistan and that they and the partners of the firm involved in the audit are not a close relative (spouse, parent, dependent and non-dependent children) of the chief executive officer, chief financial officer, head of internal audit, company secretary or director of the company and that they or any partners of the firm, their spouses and minor children do not hold shares of the Company.
- 25. The statutory auditors or the persons associated with them have not been appointed to provide other services except in accordance with the Act, these Regulations, the Code or any other regulatory requirement and the auditors have confirmed that they have observed IFAC guidelines in this regard.
- The Board ensures that the Investment policy of the Company has been drawn up in accordance with the provisions of the Code
- 27. The Board ensures that the risk management system of the Company is in place as per the requirements of the Code.
- 28. The Company has set up a risk management function which carries out its tasks as covered under the Code.
- 29. The Board ensures that as part of the risk management system, the Company gets itself rated from VIS, which is being used by its risk management function and the respective committee as a risk monitoring tool. The rating assigned by the said rating agency on December 31, 2021 is A (single A) with stable outlook.
- 30. The Board has set up a grievance function, which fully complies with the requirements of the Code.
- 31. The Company has not obtained any exemption from the Securities and Exchange Commission of Pakistan in respect of any requirement of the Code.
- 32. We confirm that all requirements of regulations 3, 6, 7, 8, 27, 32, 33 and 36 of the Regulations have been complied with; and
- 33. We confirm that all other material principles contained in the Code have been complied with.

IRFAN ZAKARIA BAWANY

Chairman

A. RAZAK AHMED

Chief Executive & Managing Director



INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF RELIANCE INSURANCE COMPANY LIMITED

Review Report on the Statement of Compliance contained in Listed Companies (Code of Corporate Governance) Regulations, 2019 and Code of Corporate Governance for Insurers, 2016

We have reviewed the enclosed Statement of Compliance with the Listed Companies (Code of Corporate Governance) Regulations, 2019 (the Regulations) and the Code of Corporate Governance for Insurers, 2016 (the Code) prepared by the Board of Directors of Reliance Insurance Company Limited ('the Company') for the year ended December 31, 2021 in accordance with the requirements of regulation 36 of the Regulations and provision lxxvi of the Code.

The responsibility for compliance with the Regulations and the Code is that of the Board of Directors of the Company. Our responsibility is to review whether the Statement of Compliance reflects the status of the Company's compliance with the provisions of the Regulations and the Code and report if it does not and to highlight any non-compliance with the requirements of the Regulations and the Code. A review is limited primarily to inquiries of the Company's personnel and review of various documents prepared by the Company to comply with the Regulations and the Code.

As a part of our audit of the financial statements we are required to obtain an understanding of the accounting and internal control systems sufficient to plan the audit and develop an effective audit approach. We are not required to consider whether the Board of Directors' statement on internal control covers all risks and controls or to form an opinion on the effectiveness of such internal controls, the Company's corporate governance procedures and risks.

The Regulations and the Code require the Company to place before the Audit Committee, and upon recommendation of the Audit Committee, place before the Board of Directors for their review and approval, its related party transactions. We are only required and have ensured compliance of this requirement to the extent of the approval of the related party transactions by the Board of Directors upon recommendation of the Audit Committee.

Based on our review, nothing has come to our attention which causes us to believe that the Statement of Compliance does not appropriately reflect the Company's compliance, in all material respects, with the requirements contained in the Regulations and the Code as applicable to the Company for the year ended December 31, 2021.

Karachi: 26th March, 2022 UDIN: CR202110222PQieEyfOJ Kreston Hyder Bhimji & Co. CHARTERED ACCOUNTANTS Engagement Partner: Mohammad Hanif Razzak

thanks Hole Duning L



INDEPENDENT AUDITORS' REPORT

TO THE MEMBERS OF RELIANCE INSURANCE COMPANY LIMITED REPORT ON THE AUDIT OF THE FINANCIAL STATEMENTS

Opinion

We have audited the annexed financial statements of the Reliance Insurance Company Limited (the Company), which comprise the statement of financial position as at December 31, 2021, and the profit and loss account, the statement of comprehensive income, the statement of changes in equity and the statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information and we state that we have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purposes of the audit.

In our opinion and to the best of our information and according to the explanations given to us the statement of financial position, the profit and loss account, the statement of comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes forming part thereof, conform with the accounting and reporting standards as applicable in Pakistan and give the information required by the Insurance Ordinance, 2000 and the Companies Act, 2017 (XIX of 2017), in the manner so required and respectively give a true and fair view of the state of Company's affairs as at December 31, 2021 and of the profit, total comprehensive income, the changes in equity and its cash flows for the year then ended.

Basis for Opinion

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

Key Audit Matters

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

Following are the Key audit matters:

S. No	Key Audit Matters	How the matters were addressed in our audit
1	Revenue Recognition and Unearned Premium Reserve	Our audit procedures in respect of revenue, amongst others, included the following:
	Refer notes 3.13, & 20 to the financial statements.	Assessed the appropriateness of the company's
	Premium written under a policy is recognized as income over the period of insurance or in accordance with the pattern of the incidence of risk. We identified revenue (premium) as a key audit matter because of significant amounts and potential risk of revenue being overstated	revenue recognition policies by comparing them with applicable International Financial Reporting Standards (IFRS), Insurance Rules 2017 and Insurance Accounting Regulations, 2017.
	resulting from the pressure management may feel to achieve premium / performance targets. Further there are also estimates involved in recognition and	Obtained an understanding of and testing the designs and operating effectiveness of controls designed to ensure that revenue is recognized in



S. No	Key Audit Matters	How the matters were addressed in our audit
	calculation of revenue over the period of policy as there is risk of error in terms of the calculation of unearned premium reserve due to manual calculations.	 appropriate accounting period and reserve for unearned premium is accurately calculated. Compared, on a sample basis, specific revenue transactions recorded before and after the reporting date with underlying documentation to assess whether revenue has been recognized in the appropriate accounting period and whether premium has been received in case of policies issued on installment basis. Assessed and evaluated the appropriateness of judgments, assumptions and estimates made by the management in determining unearned portion of revenue. Recalculated reserve of unearned premium and performed analytical procedures to correlate the different audit evidences. Performed test of details to ensure that the policies are genuine and critically assessed manual posting of journal entries to entity's MIS to identify unusual or irregular items.
2	Valuation of Insurance Contract Liabilities / Expense- Claims Refer note 3.9 and 3.16.1 The estimation of insurance contract liabilities / claims involves a significant degree of judgment. The liabilities are based on the best-estimate ultimate cost of all claims incurred but not settled at a given date, whether reported or not, together with the related claims handling costs. Number of explicit or implicit assumptions relating to the expected settlement amount and settlement patterns of claims are involved in determining the expected costs claims including those incurred but not reported (IBNR). Provision for IBNR Claims is estimated using chain ladder method in accordance with guidelines issued by SECP which also involves various assumptions and judgments. Therefore this area has been identified as key audit matter.	 Our audit procedures in this respect, amongst others, included the following; Obtained understanding of the Company's process to record and estimated liabilities and tested the controls designed by the Company. Performed analytical procedures to evaluate the reasonableness of the claims and estimates of liabilities. Performed test of details on sample of selected claims to verify the source documents including surveyor reports and payments made before and subsequent to year end to ensure that claims are recorded completely in proper period. Obtained actuarial valuation of estimate of IBNR and evaluated the reasonableness of the estimate by applying our industry knowledge and experience and comparison of the methodology and assumptions used with guidelines of SECP. Performed procedures for evaluation of the competence, capabilities and objectivity of the actuary, obtained understanding of the work of expert and evaluated of appropriateness of using that expert's work as audit evidence for the relevant assertion. Evaluated whether the liabilities in respect of claims have been adequately disclosed and presented in the financial statements.



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

Management is responsible for the other information. The other information comprises the information included in the Annual report of the Company, but does not include the financial statements and our auditor's report thereon. Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

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

Responsibilities of Management and Board of Directors for the Financial Statements

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

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

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

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

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design
 and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate
 to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than
 for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the
 override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.

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





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

From the matters communicated with the board of directors, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

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

- a) proper books of account have been kept by the Company as required by the Insurance Ordinance, 2000 and the Companies Act, 2017 (XIX of 2017);
- b) the statement of financial position, the profit and loss account, the statement of comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes thereon have been drawn up in conformity with the Insurance Ordinance, 2000, the Companies Act, 2017 (XIX of 2017), and are in agreement with the books of account.
- c) investments made, expenditure incurred and guarantees extended during the year were for the purpose of the company's business; and
- d) No Zakat was deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980).

The engagement partner on the audit resulting in this independent auditor's report is Mohammad Hanif Razzak.

Kreston Hyder Bhimji & Co. Chartered Accountants

Kreter Holm Duning L

Karachi

Date: March 26, 2022

UDIN: AR2021102228CpVht4cK

STATEMENT OF FINANCIAL POSITION

AS AT DECEMBER 31, 2021

	Note	December 31, 2021	December 31, 2020
		Rupe	ees ———
ASSETS			
Property and equipment	5	73,397,593	70,210,045
Intangible assets	6	-	-
Investment	_	700 057 000	745 000 000
Equity securities	7	729,257,926	715,380,268
Debt securities	8	70,114,130	60,000,000
Term deposits	9	38,570,243	38,136,495
I am and allow was broken	40	837,942,299	813,516,763
Loan and other receivables	10	14,747,371	6,552,337
Insurance / Reinsurance receivables	11	304,282,623	231,779,728
Reinsurance recoveries against outstanding claims	21	178,690,267	181,534,773
Deferred commission expense	22	64,560,259	55,989,900
Deferred taxation	12	6,960,895	2,540,125
Prepayments Tayatian provision loss neumants	13	165,211,016	139,837,094
Taxation - provision less payments Cash and bank	4.4	02 700 400	283,156
	14	93,709,120	111,310,340
Total Assets of Window Takaful Operations - Operator's Fund		108,194,264	100,419,539
TOTAL ASSETS		1,847,695,707	1,713,973,800
EQUITY AND LIABILITIES			
Capital and reserves attributable to Company's equity holders			
Ordinary share capital	15	603,518,810	561,412,850
Reserves	16	270,000,000	250,000,000
Unappropriated profit	10	172,764,163	181,859,678
Surplus on revaluation of available for sale investment		1,778,456	4,361,869
Total Equity		1,048,061,429	997,634,397
Total Equity		1,040,001,429	337,004,037
LIABILITIES			
Underwriting Provisions			
Outstanding claims including IBNR	21	212,979,177	223,490,851
Unearned premium reserves	20	306,512,699	269,351,727
Unearned reinsurance commission	22	30,637,679	30,887,523
Insurance / reinsurance payables	 17	195,477,389	147,241,085
Other creditors and accruals	18	32,418,705	24,242,502
Taxation - provision less payments		335,842	
Total Liabilities of Window Takaful Operations - Operator's Fund	2	21,272,787	21,125,715
Total Liabilities		799,634,278	716,339,403
CONTINGENCIES AND COMMITMENTS	19	-	-
TOTAL FOLLITY AND LIABILITIES		4 047 005 707	4 740 070 000
TOTAL EQUITY AND LIABILITIES		1,847,695,707	1,713,973,800

The annexed notes from 1 to 42 form an integral part of these financial statements.

Irfan Zakaria Bawany Chairman Mohammad Omar Bawany
Director

Noor M. Zakaria Director

Haroon A. Shakoor Chief Financial Officer A. Razak Ahmed
Chief Executive & Managing Director



PROFIT AND LOSS ACCOUNT

FOR THE YEAR ENDED DECEMBER 31, 2021

	Note	December 31, 2021	December 31, 2020	
		———Rupe	ees ———	
Net insurance premium	20	303,130,014	319,478,018	
Net insurance claims	21	(64,167,541)	(76,424,670)	
Net commission and other acquisition costs	22	(54,980,900)	(62,012,406)	
Insurance claims and acquisition expenses		(119,148,441)	(138,437,076)	
Management expenses	23	(152,112,391)	(152,030,652)	
Underwriting results		31,869,182	29,010,290	
Investment income	24	74,747,448	83,543,307	
Other income	25	3,257,143	718,640	
Other expenses	26	(50,048,168)	(47,766,561)	
		27,956,423	36,495,386	
Results of operating activities		59,825,605	65,505,676	
Profit from takaful operations- Operators' Fund	27	10,681,702	18,070,770	
Profit before tax		70,507,307	83,576,446	
Income tax expense	28	(17,496,862)	(15,081,017)	
Profit after tax		53,010,445	68,495,429	
Earnings (after tax) per share - Rupees	29	0.88	Restated 1.13	

The annexed notes from 1 to 42 form an integral part of these financial statements.

Irfan Zakaria Bawany Chairman Mohammad Omar Bawany Director Noor M. Zakaria Director

Haroon A. Shakoor Chief Financial Officer A. Razak Ahmed
Chief Executive & Managing Director

STATEMENT OF COMPREHENSIVE INCOME

FOR THE YEAR ENDED DECEMBER 31, 2021

	December 31, 2021	December 31, 2020	
	Rupees		
Profit after tax	53,010,445	68,495,429	
Other Comprehensive Income			
Defecit on revaluation of available for sale securities	(2,079,415)	(4,818,529)	
Net loss transferred to profit and loss account on disposal / redemption of available for sale investment	(1,572,791)	(1,490,278)	
Surplus / (Deficit) on revaluation of available for sale securities - window takaful	43,645	(117,211)	
Impact of related deferred taxation including change in tax rate	1,025,148	2,035,757	
Other comprehensive loss for the year	(2,583,413)	(4,390,261)	
Total comprehensive income for the year	50,427,032	64,105,168	

The annexed notes from 1 to 42 form an integral part of these financial statements.

Irfan Zakaria Bawany Chairman Mohammad Omar Bawany
Director

Noor M. Zakaria

Haroon A. Shakoor Chief Financial Officer A. Razak Ahmed
Chief Executive & Managing Director



STATEMENT OF CHANGES IN EQUITY

FOR THE YEAR ENDED DECEMBER 31, 2021

Attributable to equity holders of the Company

		Revenue	Reserves		
	Share capital	General reserves	Surplus / (Deficit) on revaluation of Available for sale investments	Unappropriated Profit	Total
			— Rupees —		
Balance as at January 1, 2020	561,412,850	250,000,000	8,752,130	113,364,249	933,529,229
Total comprehensive income for the year ended December 31, 2020					
Profit after tax	-	-	_	68,495,429	68,495,429
Other comprehensive loss	-	_	(4,390,261)	-	(4,390,261)
	_	-	(4,390,261)	68,495,429	64,105,168
Balance as at December 31, 2020	561,412,850	250,000,000	4,361,869	181,859,678	997,634,397
Balance as at January 1, 2021	561,412,850	250,000,000	4,361,869	181,859,678	997,634,397
Transfer to general reserves	-	20,000,000	-	(20,000,000)	-
Issuance of bonus shares	42,105,960	-	-	(42,105,960)	-
Total comprehensive income for the year ended December 31, 2021					
Profit after tax	-	-	-	53,010,445	53,010,445
Other comprehensive loss	-	-	(2,583,413)	-	(2,583,413)
	-	-	(2,583,413)	53,010,445	50,427,032
Balance as at December 31, 2021	603,518,810	270,000,000	1,778,456	172,764,163	1,048,061,429

The annexed notes from 1 to 42 form an integral part of these financial statements.

Mohammad Omar Bawany Director

Noor M. Zakaria

Haroon A. Shakoor Chief Financial Officer

A. Razak Ahmed Chief Executive & Managing Director

STATEMENT OF CASH FLOWS

FOR THE YEAR ENDED DECEMBER 31, 2021

December 31, 2021

December 31, 2020

Rupees -

One	ratir	20.0	ach	flo	MIC

,								100			
а	ı	Ind	er	wr	ITIR	าต	а	CT	IV	ITI	മട
•	, –					.9	u	~			~

Insurance premium received

Reinsurance premium paid

Claims paid

Reinsurance and other recoveries received

Commission paid

Commission received

Management expenses paid

Net cash flow from underwriting activities

b) Other operating activities

Income tax paid

Other operating payments

Loan repayment received

Net cash flow from other operating activities

Total cash flow from all operating activities

Investment activities

Profit / return received

Dividend received

Payments for investments

Proceeds from investments

Fixed capital expenditures

Proceeds from sale of property and equipment

Total cash flow from investing activities

Financing activities

Net cash flow from all activities

Cash and cash equivalent at the beginning of the year

Cash and cash equivalent at the end of the year

581,955,729
(292,204,678)
(270,507,328)
198,672,619
(136,503,638)
72,702,535
(152,112,391)
2.002.848

- 1	`	,	,	,
	(1	94,4	49,9	44)
	1	19,0	75,0	19
	(1	18,9	29,6	20)
		60,2	10,7	13
	(1	43,6	04,0	57)
•				

536,178,701

(253, 152, 414)

(17,175,792)	(20,862,953)
(39,183,581)	(46,838,215)
79,417	130,100
(56,279,956)	(67,571,068)
(54,277,108)	(62,242,670)

11,750,218	
60,074,836	
(193,493,862)	
168,839,343	
(21,804,195)	
11,309,548	
36,675,888	

13,261,4	135
46,506,2	244
(291,196,6	307)
272,254,0	006
(614,6	672)
2,115,0	000
42,325,4	106

(17,601,220)	(19,917,264)
111,310,340	131,227,604

STATEMENT OF CASH FLOWS

FOR THE YEAR ENDED DECEMBER 31, 2021

	December 31, 2021	December 31, 2020
	Rupees	
Reconciliation to profit and loss account		
Operating cash flows	(54,277,108)	(62,242,670)
Depreciation expense	(10,564,242)	(12,037,993)
Gain on disposal of property, plant and equipment	3,257,143	718,640
Profit on disposal of investments	4,958,964	8,809,159
Dividend income	59,752,181	46,863,666
Other investment income	10,036,303	27,870,482
Increase in assets other than cash	112,015,378	103,348,804
Increase in liabilities other than borrowings	(83,147,804)	(62,539,992)
Deferred taxation	3,395,622	4,875,086
Profit after tax from Takaful operations - Operators' Fund	7,584,008	12,830,247
Profit after taxation	53,010,445	68,495,429

The annexed notes from 1 to 42 form an integral part of these financial statements.

Irfan Zakaria Bawany Chairman Mohammad Omar Bawany Director Noor M. Zakaria

Haroon A. Shakoor Chief Financial Officer A. Razak Ahmed
Chief Executive & Managing Director

FOR THE YEAR ENDED DECEMBER 31, 2021

1. LEGAL STATUS AND NATURE OF BUSINESS

Reliance Insurance Company Limited (the Company) was incorporated in Pakistan as a public limited company on November 4, 1981 and is engaged in general insurance business and it has also been allowed to undertake General Window Takaful operations (WTO) on May 25, 2016 by Securities & Exchange Commission of Pakistan (SECP) under SECP Takaful Rules, 2012. The shares of the Company are quoted on Pakistan Stock Exchange Limited.

The registered office of the Company is situated at 96-A, Sindhi Muslim Co-operative Housing Society, Karachi. The company has 24 operational branches throughout Pakistan. VIS Credit Rating Company Limited has assessed the Insurer Financial Strength (IFS) rating of the Company as 'A' (Single A), Outlook on the assigned rating is "Stable".

2. BASIS OF PREPARATION AND STATEMENT OF COMPLIANCE

Statement of compliance

These financial statements have been prepared in accordance with accounting and reporting standards as applicable in Pakistan. The accounting and reporting standards comprise of:

- International Financial Reporting Standards (IFRS) issued by the International Accounting Standards Board (IASB) as are notified under the Companies Act, 2017, and
- Provisions of and directives issued under the Companies Act, 2017, the Insurance Ordinance, 2000, Insurance Rules, 2017, Insurance Accounting Regulations, 2017, General Takaful Accounting Regulation 2019 and SECP Takaful Rules, 2012.

In case requirements differ, the provisions or directives of the Companies Act, 2017, Insurance Ordinance, 2000, Insurance Rules, 2017, Insurance Accounting Regulations, 2017, General Takaful Accounting Regulation 2019 and SECP Takaful Rules, 2012, shall prevail.

2.1 Basis of measurement

These financial statements have been prepared on the historical cost basis except otherwise stated in these financial statements. No adjustment for the effect of inflation has been accounted for in the financial statements.

2.2 Functional and presentation currency

These financial statements have been presented in Pak Rupees, which is the functional and presentation currency of the Company.

2.3 New Accounting Standards, Interpretations and amendments

2.3.1 Accounting Standards, IFRIC Interpretations and amendments that are effective for the current year

There are new and amended standards, interpretations and amendments that are mandatory for the Company's accounting periods beginning on or after January 1, 2021 but are considered not to be relevant or do not have any significant effect on the Company's operations hence not enlisted in these financial statements except as follows;

a) IFRS 9 'Financial Instruments' and amendment (effective for period ending on or after June 30, 2019). IFRS 9 replaces the existing guidance in IAS 39 Financial Instruments: Recognition and Measurement. IFRS 9 includes revised guidance on the classification and measurement of financial instruments, a new expected credit loss model for calculating impairment on financial assets, and new general hedge accounting requirements. It also carries forward the guidance on recognition and derecognition of financial instruments from IAS 39.

Further, IFRS 4 provides two alternative options in relation to application of IFRS 9 for entities issuing contracts within the scope of IFRS 4, notably a temporary exemption and an overlay approach. The temporary exemption enables eligible entities to defer the implementation date of IFRS 9. The overlay approach allows an entity applying IFRS 9 from the effective date to remove from profit or loss the effects of some of the accounting mismatches that may occur from applying IFRS 9 before IFRS 17 is applied.

FOR THE YEAR ENDED DECEMBER 31, 2021

As an insurance company, the management has adopted the temporary exemption from the application of IFRS 9 as allowed by the International Accounting Standards Board (IASB) for entities whose activites are predominantly connected with insurance. Additional disclosures, as required by the IASB, for being eligible to apply the temporary exemption from the application of IFRS 9 are gien below.

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

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

Fair value of financial assets as at December 31, 2021 and change in fair value during the year ended December 31, 2021

Financial assets with contractual cash flows that meet

the SPPI criteria excluding those held for trading

Debt securities - Held to maturity

Opening fair value	60,360,000
Addition during the year-net	10,114,130
Increase in fair value	575,870
Closing fair value	71,050,000

Financial assets that do not meet the SPPI criteria

Equity Securities - Available for sale

104,896,636
(140,563,900)
21,001
(3,652,205)
302,665,245

Carrying value of all other financial assets approximates to their fair values since these either have short term maturity or are frequently repriced.

2.3.2 Accounting Standards, IFRIC interpretations and amendments that are not yet effective

The following new and amended standards, interpretations and amendments will become effective from the dates mentioned below against the respective standard, interpretation or amendment and do not have any significant impact except for IFRS 9 'Financial Instruments'

Effective date (annual periods beginning on or after)

Standards, interpretations and / or amendments

IFRS16 - Leases (Amendments)

Intrest rate Bencmark Reform which amended IFRS 9 .IFRS 7,IFRS 4 and IFRS 16 IAS 37- Provisions, Contingent liabilities and Contingent Assets (Amendments)

June 1, 2020 January 1,2021 January 1,2022

FOR THE YEAR ENDED DECEMBER 31, 2021

Effective date (annual periods beginning on or after)

Annual Improvements to IFRS Standards 2018-2020

IAS 16 - Property Plant and Equipments (Amendments)January 1,2022IFRS 3 - Business Combinition (Amendmets)January 1,2022IAS1 - Presentatation of Financial Statements (Amendments)January 1,2022IFRS 10- Consolidated Financial Statements (Amendments)January 1,2022IAS 41- Agriculture (Amendments)January 1,2022IFRS 4- Insuarnce Contracts (Amendments)January 1,2023

There are certain new standards, amendments and interpretations that are mandatory for the Banks accounting period beginning on or after January 01, 2021 but are considered not to be relevant or donot have any significant effect on the Banks operations and are therefore not discussed in these financial statements.

2.4 New Standards issued by IASB but not yet notified by SECP

Further, following new standards have been issued by IASB which are yet to be notified by the SECP for the purpose of applicability in Pakistan.

IASB effective date annual periods beginning on or after

International Financial Reporting Standards (IFRSs)

IFRS -1 - First time adoption of IFRS

January 1, 2004

IFRS -17 - Insurance Contracts

January 1, 2021

The Company expects that these standard will not have any material impact and therefore will not effect the Company financial statements in the period of initial application expect for IFRS 17 insurance contracts.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The accounting policies applied in the preparation of these financial statements are set out below:

3.1 Property and Equipment

The cost of an item is recognized as an asset if and only if the future economic benefits associated with the item will flow to the entity and the cost of the item can be measured reliably.

Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably.

These are stated at cost less accumulated depreciation computed on the reducing balance method on yearly basis applying the rates as mentioned in note 5.1.

Depreciation on addition to property and equipment during the year is provided from the date of purchase while no depreciation is charged on disposal of assets during the year. Gains and losses on disposal of operating assets is taken to the profit and loss account.

Maintenance and normal repairs are charged to the profit and loss account as and when incurred, whereas major renewals and improvements are capitalized and the assets so replaced, if any, are retired.

3.2 Intangible assets

Computer software acquired is capitalized on the basis of cost incurred to acquire and bring to use the specific software. These costs are amortized over their estimated useful lives of three years using the straight line method. Impairment losses, if any, are deducted from the carrying amount of the intangible assets.



FOR THE YEAR ENDED DECEMBER 31, 2021

Costs associated with maintaining computer software programs are recognized as an expense when incurred.

The assets' residual values, useful lives and method for amortization are reviewed at each financial year end and adjusted if impact on amortization is significant.

3.3 Capital work-in-progress

Capital work-in-progress is stated at cost. Transfers are made to operating assets when assets are available for use as intended by the management.

3.4 Insurance contracts

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

- Fire and Property
- Motor
- Marine, Transport and Aviation
- Other classes Miscellaneous

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

In addition to direct insurance, at times the Company also participates in risks under coinsurance from other companies and also accepts risks through reinsurance inward by way of facultative acceptances on case to case basis provided such risks are within the underwriting policies of the Company.

The Company neither issues investment contracts nor does it issue insurance contracts with Discretionary Participation Features (DPF).

3.5 Deferred Commission expense / Acquisition cost

Commission expenses are deferred and recognized as an asset in correlation with unearned premium that is recognized in the subsequent reporting period to comply with the requirement of Insurance Rules, 2017 as an expense in accordance with the pattern of recognition of premium.

3.6 Unearned premium

The portion of premium written relating to the unexpired period of coverage is recognized as unearned premium by the Company. The unearned portion of premium income is recognized as a liability. The liability is calculated by applying 1/24 method as specified in the Insurance Accounting Regulations, 2017.

3.7 Premium deficiency

The Company carries out an analysis of loss / combined ratios for the expired period, such ratio being calculated after taking into account the relevant IBNR provision for the determination of premium deficiency reserve for each class of business.

The Company is required to maintain a provision in respect of premium deficiency for the individual class of business where the unearned premium liability is not adequate to meet the expected future liability, after reinsurance, from claims and other supplementary expenses expected to be incurred after the reporting date in respect of the unexpired policies in that class of business at the statement of financial position date. The movement in the premium deficiency reserve is recognised as an expense in the profit and loss account. Judgment is used in assessing the extent to which past trends may not apply in future or the effects of one-off claims.

The management considers that the unearned premium reserve for all classes of business as at the year end is adequate to meet the expected future liability after reinsurance, from claims and other expenses, expected to be incurred after the reporting date in respect of policies in those classes of business in force at the statement of financial position date. Hence, no reserve for the same has been made in these financial statements.

FOR THE YEAR ENDED DECEMBER 31, 2021

3.8 Reinsurance contracts held

The Company enters into reinsurance contracts in the normal course of business in order to limit the potential for losses arising from certain exposures. Outward reinsurance premiums are accounted for in the same period as the related premiums for the direct or accepted reinsurance business being reinsured. Reinsurance liabilities represent balances due to reinsurance companies. Amounts payable are estimated in a manner consistent with the related reinsurance contract. Reinsurance assets represent balances due from reinsurance companies. Amounts recoverable from reinsurers are estimated in a manner consistent with the provision for outstanding claims or settled claims associated with the reinsurance policies and are in accordance with the related reinsurance contract.

Reinsurance assets or liabilities are derecognised when the contractual rights are extinguished or expired. The Company assesses its reinsurance assets for impairment on reporting date. If there is objective evidence that the reinsurance asset is impaired, the Company reduces the carrying amount of the reinsurance asset to its recoverable amount and recognizes that impairment loss in the profit and loss account. In addition, the Company also monitors the financial ratings of its reinsurers on each reporting date.

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

3.9 Receivables and payables related to insurance contracts

Receivables and payables relating to insurance contracts are recognized when due. These include premiums due but unpaid, premium received in advance, premiums due and claims payable to insurance contract holders. These are recognized at cost, which is the fair value of the consideration given less provision for impairment, if any.

If there is an objective evidence that any premium due but unpaid is impaired, the Company reduces the carrying amount of that insurance receivable and recognizes the loss in the profit and loss account.

Allowance for impairment in premium receivables is estimated on a systematic basis after analyzing the receivables as per their ageing.

3.9.1 Insurance / Reinsurance receivable

Receivables under insurance contracts are recognized when due, at the fair value of the consideration receivable less provision for doubtful debts, if any. If there is objective evidence that the receivable is impaired, the Company reduces the carrying amount of the receivable accordingly and recognizes that impairment loss in the profit and loss account.

3.9.2 Reinsurance recoveries against outstanding claims

Claim recoveries receivable from the reinsurer are recognized as an asset at the same time as the claims which give rise to the right of recovery are recognized as a liability and are measured at the amount expected to be received.

3.10 Segment reporting

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

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

The Company has four primary business segments, namely, fire, marine, motor and miscellaneous.

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

FOR THE YEAR ENDED DECEMBER 31, 2021

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

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

Miscellaneous insurance provides cover against health, burglary, loss of cash in safe and in transit, travel, personal accident, money, engineering losses and other covers.

Financing, investment and income taxes are managed on an overall basis and are therefore, not allocated to any segment. The accounting policies of operating segments are the same as those described in the summary of significant accounting policies.

Assets, liabilities and capital expenditures that are directly attributable to segments have been assigned to them. Those assets and liabilities, which cannot be allocated to a particular segment on a reasonable basis, are reported as unallocated corporate assets and liabilities.

3.11 Financial instruments

All the financial assets and financial liabilities are recognized at the time when the Company becomes a party to the contractual provisions of the instrument. Any gain or loss on de-recognition of the financial assets and financial liabilities are taken to the profit and loss account.

3.12 Cash and cash equivalents

Cash and cash equivalents are carried in the statement of financial position at nominal amount. For the purposes of the cash flow statement, cash and cash equivalents comprise of cash and stamps in hand, cash at bank in current and saving accounts.

3.13 Revenue recognition

a) Premiums

Premium written under a policy is recognized as income over the period of insurance from the date of issuance of the policy to which it relates to its expiry. Where the pattern of incidence of risk varies over the period of the policy, premium is recognized as revenue in accordance with the pattern of the incidence of risk. Where premiums for the policy are payable in installments, full premium for the duration of the policy is recognized as written at the inception of the policy and related assets setup for premium receivable at the later date. Premiums are stated gross of commission payable in intermidiaries and exclusive of taxes and duties levied on premium.

Premium income includes administrative surcharge which is recognised as income at the time policies are written. This administrative surcharge represents documentation and other charges recovered by the Company from policy holders in respect of policies issued, at the rate of 5% of the premium written restricted to a maximum of Rs. 2,000 per policy.

b) Commission income

Commission income is taken to profit and loss account on a time proportion basis in accordance with the pattern of recognition of reinsurance premium.

c) Investment income

Gains and losses on sale of investments are taken to the profit and loss account for the year at the time of disposal / sale. Income on Bank Deposits, Term Deposit Receipt and Pakistan Energy Sukkuk Bonds is recognized on accrual basis. Income on held to maturity investments is recognized on time proportion basis using effective interest method.

d) Dividend income

Dividend income is recognized when right to receive the same is established. Entitlement of bonus shares is recognized when the right to receive the same is established by increasing the number of shares to which the Company is entitled without giving any monetary effect in the financial statements either in terms of cost or value thereof.

FOR THE YEAR ENDED DECEMBER 31, 2021

3.14 Investments

3.14.1 Initial Recognition

All investments are initially recognized at cost being the fair value of the consideration given and include transaction costs, except for investments at fair value through profit or loss in which case transaction costs are charged to the profit and loss account. These are recognized and classified as follows:

- In equity securities
- In debt securities
- In term deposits

3.14.2 Subsequent Measurement

3.14.2.1 In equity securities

a) Available for sale

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

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

These are reviewed for impairment periodically and any losses arising from impairment, based on management estimates, in values are charged to the profit and loss account.

b) Investment at fair value through profit or loss - held for trading

Investments which are acquired principally for the purpose of generating profit from short term fluctuation in price or are part of the portfolio in which there is recent actual pattern of short term profit taking are classified as held for trading. After initial recognition these are measured at fair values with any resulting gains and losses recognized directly in the profit and loss account. Subsequent to initial recognition these are measured at fair value by reference to quoted market prices with resulting gain or loss being included in net profit or loss for the year in which it arises.

3.14.2.2 In debt securities

Investments in debt securities, deposits and instruments with fixed maturity, where management has both the intent and the ability to held to maturity, are classified as held to maturity. Subsequently, these are measured at amortized cost less provision for impairment, if any. Any premium paid or discount availed on acquisition of held to maturity investment is deferred and amortised over the term of investment using the effective yield.

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

3.14.2.3 In term deposits

Investment in term deposits with fixed maturity that the management has the intent and ability to hold to maturity are classified as held to maturity and are initially measured at cost. At subsequent reporting dates, these are measured at amortized cost using the effective yield method.

3.15 Offsetting of financial assets and liabilities

Financial assets and financial liabilities are only offset and the net amount is reported in the statement of financial position when there is a legally enforceable right to set off the recognized amount and the Company intends to either settle on a net basis, or to realize the asset and settle the liability simultaneously.



FOR THE YEAR ENDED DECEMBER 31, 2021

3.16 Provisions

3.16.1 Claims expense

General insurance claims include all claims occurring during the year, whether reported or not, related internal and external claims handling costs that are directly related to the processing and settlement of claims, a reduction for the value of salvage and other recoveries, and any adjustments to claims outstanding from previous years.

The Company recognizes liability in respect of all claims incurred up to the date of statement of financial position which is measured at the undiscounted value of the expected future payments. The claims are considered to be incurred at the time of the incident giving rise to the claim except as otherwise expressly indicated in an insurance contract. The liability for claims includes amounts relating to unpaid reported claims, claims incurred but not reported (IBNR) and expected claims settlement costs.

Provision for liability in respect of unpaid reported claims is made on the basis of individual case estimates. Provision for IBNR is based on the management's best estimate which takes into account the past trends, expected future patterns of reporting of claims and the claims actually reported subsequent to the statement of financial position date.

3.16.2 Outstanding claims including incurred but not reported (IBNR)

A liability for outstanding claims is recognized in respect of all claims incurred up to the statement of financial position date which is measured at the undiscounted value of expected future payments. Provision for outstanding claims include amounts in relation to claims reported but not settled, claims incurred but not reported (IBNR) and expected claims settlement costs, which is determined using actuarial method. Reinsurance recoveries against outstanding claims are recognized as an asset and measured at the amount expected to be received.

3.16.3 Claims reported but not settled

Provision of liability in respect of claims reported but not settled at the statement of financial position date is made on the basis of individual case estimates. The case estimates are based on assessed amounts of individual losses and where the assessment have not been carried out, the estimates are established in the light of currently available information, past experience of similar claims and in some cases in relation to sums insured. Case estimates are reviewed periodically to ensure that the recognized outstanding claim amounts are adequate to cover expected future payments including expected claims settlement costs and are updated as and when new information becomes available.

3.16.4 Claims incurred but not reported

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

3.17 Taxation

In making the estimates for income taxes currently payable by the Company, the management considers the current income tax laws and the decision of appellate authorities on certain issues in the past. In making the provision for deferred taxes, estimates of the Company's future taxable profits are taken into account.

Current

Provision for taxation is based on taxable income at current rates of taxation, under the relevant provisions of the Income Tax Ordinance, 2001, after taking into account rebates and tax credits available, if any.

Deferred

Deferred tax, if any, is provided, using the liability method, on all temporary differences at the statement of financial position date between the tax bases of assets and liabilities and their carrying amount for financial reporting purposes.

FOR THE YEAR ENDED DECEMBER 31, 2021

Deferred tax assets and liabilities, if any, are measured at the tax rates that are expected to apply to the period when the asset is realized or the liability is settled, based on the tax rates (and tax laws) that have been enacted, or substantially enacted, at the statement of financial position date.

Deferred tax assets, if any, are recognized only to the extent that it is probable that future taxable profit will be available against which the assets can be utilized.

3.18 Staff retirement benefits

The Company maintains recognized contributory provident fund for all permanent employees for which contribution equal to one month's basic pay plus cost of living allowance per annum is charged to the profit and loss account.

3.19 Impairment of assets

A financial asset is assessed at each statement of financial position date to determine whether there is any objective evidence that it is impaired. A financial asset is considered to be impaired if objective evidence indicates that one or more events have had a negative effect on the estimated future cash flows of that asset.

The carrying amount of non-financial assets is reviewed periodically to determine whether there is any indication of impairment of any asset or a group of assets. If such an indication exists, the recoverable amount of such assets is estimated. The recoverable amount of an asset is the greater of its value in use and its fair value less costs to sell. An impairment loss is recognized if the carrying amount of an asset exceeds its estimated recoverable amount.

All impairment losses are recognized in the profit and loss account. Provision for impairment is reviewed at each statement of financial position date and adjusted to reflect the current best estimates.

3.20 Dividend distribution

Profit distribution to shareholders is recognized as a deduction from accumulated profit in statement of changes in equity and as a liability, to the extent it is unclaimed/unpaid, in the Company's financial statements in the year in which the dividends are approved by the Board of Directors or members as the case may be.

3.21 Management expenses

Management expenses are allocated to various classes of business in proportion to their respective net premium income for the year. Expenses not allocable to the underwriting business are charged as administrative expenses.

3.22 Creditors, accruals and provisions

Liabilities for creditors and other amounts payable are carried at cost which is the fair value of the consideration to be paid in future for goods and / or services received. Provisions are recognized when the Company has a legal or constructive obligation as a result of a past event, and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of obligation. Provisions are reviewed at each statement of financial position date and adjusted to reflect the current best estimates.

3.23 Related party transactions and transfer pricing

Transactions with related parties of the Company mainly consist of entering into the insurance contracts. The Company follows the "Comparable Uncontrolled Price Method" to measure and value the transactions with the related parties. For transactions carried out other than at arm's length, approval is obtained from the Board of Directors as per the Listing Regulations.

3.24 Bonus shares and reserves appropriation

Bonus shares and appropriation are recognised in the period in which these are approved.



FOR THE YEAR ENDED DECEMBER 31, 2021

3.25 Foreign currency translations

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

3.26 Earnings per share

The Company presents basic and diluted earnings per share (EPS) data for its ordinary shares. Basic EPS is calculated by dividing the profit or loss attributable to ordinary shareholders of the Company by the weighted average number of ordinary shares outstanding during the year. Diluted EPS is determined by adjusting the profit or loss attributable to ordinary shareholders and the weighted average number of ordinary shares outstanding for the effects of all dilutive potential ordinary shares.

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS

The preparation of financial statements in conformity with the requirements of approved accounting standards as applicable in Pakistan requires management to make judgments, estimates and assumptions that affect the application of policies and reported amounts of assets, liabilities, income and expenses. The judgments, estimates and assumptions are based on historical experience, current trends and various other factors that are believed to be reasonable under the circumstances, the result of which form the basis of making the estimates about carrying values of assets and liabilities that are not readily apparent from other sources.

Actual results may differ from these estimates. The estimates and underlying assumptions are reviewed on periodic basis. Revisions to accounting estimates are recognized in the period in which the revision has been made.

Significant areas where judgements, assumptions and estimates were exercised in application of accounting policies relate to:

	Notes
Useful life of property and equipment	3.1
Deferred commission expense	3.5
Unearned premium	3.6
Premium deficiency reserve	3.7
Insurance / Reinsurance receivables with respect to impairment	3.9.1
Reinsurance recoveries against outstanding claims	3.9.2
Premium	3.13 (a)
Outstanding claims (including IBNR)	3.16.2
Taxation (current and deferred)	3.17
Impairment of Assets	3.19
	Unearned premium Premium deficiency reserve Insurance / Reinsurance receivables with respect to impairment Reinsurance recoveries against outstanding claims Premium Outstanding claims (including IBNR) Taxation (current and deferred)

		Note	2021	2020		
5.	Property and Equipment		Rupees —			
	Operating assets	5.1	73,397,593	70,210,045		

FOR THE YEAR ENDED DECEMBER 31, 2021

5.1 Operating Assets

		2021											
		C	ost			Accumulated	Depreciation		Book value				
	As at 1 Jan 2021	Additions	Disposals	As at 31 Dec 2021	As at 1 Jan 2021	Charge for the year	Disposals	As at 31 Dec 2021	As at 31 Dec 2021	Depreciation Rate %			
					Ru	ipees —							
Land and Buildings (Note 5.1.1)	30,218,901	-	-	30,218,901	24,777,184	544,172	-	25,321,356	4,897,545	10			
Furniture and fixtures	12,675,460	193,000	-	12,868,460	10,941,012	286,707	-	11,227,719	1,640,741	15			
Office equipments	15,549,813	76,000	-	15,625,813	12,356,706	487,527	-	12,844,233	2,781,580	15			
Computer equipments	7,083,389	498,640	-	7,582,029	6,757,546	186,292	-	6,943,838	638,191	30			
Motor Vehicles	134,565,832	21,036,555	(18,598,743)	137,003,644	75,050,902	9,059,544	(10,546,338)	73,564,108	63,439,536	15			
	200,093,395	21,804,195	(18,598,743)	203,298,847	129,883,350	10,564,242	(10,546,338)	129,901,254	73,397,593	-			
										•			
					2	020							
		C	ost		Accumulated Depreciation				Book value	Depreciation			
	As at 1 Jan 2020	Additions	Disposals	As at 31 Dec 2020	As at 1 Jan 2020	Charge for the year	Disposals	As at 31 Dec 2020	As at 31 Dec 2020	Rate %			
<u>'</u>					Ru	ipees —							
Land and Buildings	30,218,901	-	-	30,218,901	24,172,549	604,635	-	24,777,184	5,441,717	10			
Furniture and fixtures	13,891,852	-	(1,216,392)	12,675,460	11,188,118	306,082	(553,188)	10,941,012	1,734,448	15			
Office equipments	15,931,643	527,447	(909,277)	15,549,813	12,433,718	510,093	(587,105)	12,356,706	3,193,107	15			
Computer equipments	7,166,467	87,225	(170,303)	7,083,389	6,798,938	114,548	(155,940)	6,757,546	325,843	30			
Motor Vehicles	135,427,437	-	(861,605)	134,565,832	65,013,251	10,502,635	(464,984)	75,050,902	59,514,930	15			
	000 000 000	044.070	(0.457.577)	200 000 005	440,000,574	40.007.000	(4.704.047)	400 000 050	70.010.015	-			
	202,636,300	614,672	(3,157,577)	200,093,395	119,606,574	12,037,993	(1,761,217)	129,883,350	70,210,045	_			

5.1.1 The company owns land and Building situated at Plot No. 181-A Sindhi Muslim Co-operative Housing Society having area of 600 square yards which is being used as head office.

5.1.2 Disposal of fixed assets

	Cost	Accumulated Depreciation	Written down value	Sale proceeds	gain/ (loss)	Mode of disposals	Sold to	Address
			Rupees ——					
Vehicles								
Honda BRV BG-2561	2,341,920	1,047,511	1,294,409	1,600,000	305,591	Negotiation	Mr. M. Shahid	Flat No.A-206, 3rd Floor, Aysha Nagar,
								Opp Badhani Colony, Liaqatabad, Karachi.
Honda City LEH-5413	1,545,300	876,784	668,516	1,500,000	831,484	Negotiation	Mr. M. Imran Sohail	House No.P-166, Gali No.5,
								Afghnabad No.2, Faisalabad.
Toyota Corolla LEF-14-8032	1,805,910	1,150,353	655,557	760,000	104,443	Negotiation	Mr. M. Sajid	Ahmed Raza Road, Street No.11,
								Rasool Park, Madina Town, Faisalabad
Toyota Corolla LEF-15-980	1,877,530	361,425	1,516,105	2,000,000	483,895	Negotiation	Mr. Sheraz Saeed	House No.P-231, Street No.1,
								Muhammadpura, Faisalabad
Suzuki Cultus EZ-251	975,000	458,560	516,440	580,000	63,560	Negotiation	Mr. M. Rizwan	P.O. Khas, Chak 277 J,B, Badhan Nangal,
								Gojra, Toba Tek Singh
Suzuki Mehran BJX-924	810,095	343,690	466,405	480,000	13,595	Negotiation	M/s. Indigo Textile (Pvt) Ltd	Naclass 306 de Joreji Bin Qasim, Karachi

FOR THE YEAR ENDED DECEMBER 31, 2021

	Cost	Accumulated Depreciation	Written down value	Sale proceeds	gain/ (loss)	Mode of disposals	Sold to	Address
			Rupees ——			-		
Honda Civic CF-938	2,508,150	1,609,500	898,650	1,200,000	301,350	Negotiation	Mr. Saqib Zahoor	House No.8, Jinnah Colony, Faisalabad
Suzuki Wagon LED-1944	1,079,890	491,311	588,579	800,000	211,421	Negotiation	Mrs. Ulfat Tahira	House No.P-615, Firdous Colony
Suzuki Wagon LEF-7435	1,014,240	586,717	427,523	490,000	62,477	Negotiation	Mr. M. Nadeem	Near Amjad Kiryana Store, St.#8, Amin Park, Faisalabad
Toyota Vitz LEA-4262	1,118,008	808,882	309,126	410,000	100,874	Negotiation	Mr. Ali Raza	Street No.60, Maula Bux Road, Moazng, Lahore
Toyota Corolla ATE-829	1,384,000	1,148,991	235,009	675,000	439,991	Negotiation	Mr. Naseeb Shah	Basti Astarala, Somali Malik House, Dera Ismail Khan
Toyota Corolla LEE-09-1474	1,433,876	1,196,926	236,950	535,000	298,050	Negotiation	Mr. Abdul Majeed	House No.P-615, Street No.4, Firdous Colony, Faisalabad
Motorcycle								
Honda 70 GAL-5311	65,600	64,358	1,242	9,000	7,758	Negotiation	Mr. M. Shaban	Malka Hans Chak No.62 SP, Pakpaan
Honda 70 LZN-2762	54,000	50,448	3,552	11,000	7,448	Negotiation	Mr. M. Sohail	House No.15, Gali No.13, Regal Stree, 53-C, Shahrah-e-Quaid-e-Azam, Lahore
Sohrab STM-4596	42,000	36,100	5,900	12,000	6,100	Negotiation	Mr. William Mashi	Orah, P.O. Cantt, Distt. Sialkot
Suzuki STM-2374	162,360	39,880	122,480	119,548	(2,932)	Negotiation	Mr. Irfan Ashraf Butt	Butt Stree, Mohalla Shahabad, Silkot
Honda FDV-595	106,829	61,799	45,030	48,000	2,970	Negotiation	Mr. M. Azam	Nimcol Chawk, Street #9-A, Shalimar Park # 2, Faisalabad
Honda FSH-9076	56,500	52,346	4,154	10,000	5,846	Negotiation	Mr. Amjad Hussain	House No. 253, Block-C, Shehbaz Town, Jhang Road, Faisalabad
Honda FDV-7318	64,135	32,330	31,805	35,000	3,195	Negotiation	Mr. Amjad Hussain	House No. 253, Block-C, Shehbaz Town, Jhang Road, Faisalabad
Honda FDO-8592	89,900	77,272	12,628	15,000	2,372	Negotiation	Mr. Abdul Majeed	House No.P-615, Street No.4, Firdouse Colony, Faisalabad
Honda FDR-5649	63,500	51,155	12,345	20,000	7,655	Negotiation	Mr. Abdul Majeed	House No.P-615, Street No.4, Firdouse Colony, Faisalabad
Total	18,598,743	10,546,338	8,052,405	11,309,548	3,257,143	=		
2020- Total	3,157,577	1,761,217	1,396,360	2,115,000	718,640	=		

There are no assets held by third parties and assets with zero values.

6. INTANGIBLE ASSETS

INTANGIBLE ASSETS												
ĺ					2	.021						
		Co	st			Accumulated	Depreciation		Written down value			
	As at 1 Jan 2021	Additions	Disposals	As at 31 Dec 2021	As at 1 Jan 2021	Charge for the year	Disposals	As at 31 Dec 2021	As at 31 Dec 2021	Amortization period		
		Rupees —										
Computer software	3,477,823	-	-	3,477,823	3,477,823	-	-	3,477,823	-	3 years		
	2020											
		Co	st		Accumulated Depreciation				Written down value			
	As at 1 Jan 2020	Additions	Disposals	As at 31 Dec 2020	As at 1 Jan 2020	Charge for the year	Disposals	As at 31 Dec 2020	As at 31 Dec 2020	Amortization period		
					Ru	ipees —						
Computer software	3,477,823	-	-	3,477,823	3,477,823	-	-	3,477,823	-	3 years		
	As at 1 Jan 2020	Co Additions	ist Disposals	As at 31 Dec 2020	3,477,823 2 As at 1 Jan 2020 Ru	O2O Accumulated Charge for the year	Depreciation Disposals	As at 31 Dec 2020	Written down value As at 31 Dec 2020	Amortiz		

6.1 The cost of software has been fully amortized as per accounting policy of the company. However, the same is still in use of company.



FOR THE YEAR ENDED DECEMBER 31, 2021

		Note	2021	2020	
		·	Rupees		
7.	INVESTMENT IN EQUITY SECURITIES				
	Available for sale (AFS)				
	Related parties		4,736,822	5,608,117	
	Other listed shares		81,088,688	67,437,575	
	Mutual funds		216,839,735	268,918,021	
		7.1	302,665,245	341,963,713	
	Investments at fair value through profit or loss - held for trading				
	Listed shares	7.2	426,592,681	373,416,555	
			700 057 000	745 000 000	
			729,257,926	715,380,268	

7.1 Available for sale investment

		20	21			20	20	
	Cost	Impairment / Provision	Revaluation Surplus / (Deficit)	Carrying Value	Cost	Impairment / Provision	Revaluation Surplus / (Deficit)	Carrying Value
		Ru	pees ———		Rupees —			
Related parties - Listed shares	833,382	-	1,694,734	2,528,116	833,382	-	2,482,014	3,315,396
Related parties - Modaraba Certificates	5,724,766	(3,778,845)	262,785	2,208,706	5,724,766	(3,648,540)	216,495	2,292,721
	6,558,148	(3,778,845)	1,957,519	4,736,822	6,558,148	(3,648,540)	2,698,508	5,608,117
Other listed shares	92,090,506	(8,068,550)	(2,933,268)	81,088,688	76,233,377	(8,127,265)	(668,537)	67,437,575
Other mutual funds	214,101,194	-	2,738,540	216,839,735	265,625,585	(92,591)	3,385,025	268,918,021
Total AFS investments	312,749,848	(11,847,395)	1,762,791	302,665,245	348,417,110	(11,868,396)	5,414,996	341,963,713

^{*} The Company has not accounted for investment in related parties as associates under IAS 28 "Investment in Associates and joint Ventures", as management has concluded that the Company does not have significant influence in these companies.

7.2 Fair value through profit or loss - held for trading

		2021				20	20	
	Cost	Impairment / Provision	Revaluation Surplus / (Deficit)	Carrying Value	Cost	Impairment / Provision	Revaluation Surplus / (Deficit)	Carrying Value
		Ru	pees ———		Rupees —			
Listed shares	428,149,423	-	(1,556,742)	426,592,681	363,243,256	-	10,173,299	373,416,555

8. INVESTMENT IN DEBT SECURITIES

Held to maturity

Pakistan Energy Sukuk II

8.1 **70,114,130** 60,000,000

8.1 Pakistan Energy Sukuk II having face value amounted to Rs.65 million (December 31, 2020: Rs.60 million) are placed with State Bank of Pakistan under Section 29 of Insurance Ordinance, 2000. These carry profit at the rate of 6 months KIBOR (-)0.10 and will mature on 20 May 2030.



FOR THE YEAR ENDED DECEMBER 31, 2021

	THE TEXAS ENDED DEGLINDER SI, 2021			
		Note	2021	2020
9.	INVESTMENT IN TERM DEPOSIT		——— Rup	ees ———
	Deposit maturing within 12 months	9.1	38,570,243	38,136,495
9.1	These carry profit at the rate of 5.50% to 9.25% per annum (December 31, maturity.	2020: 5%	6 to 12% per anr	ium) payable on
			2021 Rup	2020 ees
10.	LOANS AND OTHER RECEIVABLES		·	
	Considered good Loan to employees Deposits Accrued investment income Advance against vehicles		849,663 9,982,221 1,380,487 2,535,000 14,747,371	929,080 606,441 1,881,316 3,135,500 6,552,337
11.	INSURANCE / REINSURANCE RECEIVABLE			
	Unsecured Due from insurance contract holders Considered good Considered doubtful Less: Allowance for impairment against doubtful of receivables from		300,323,722 12,361,742 312,685,464	231,079,551 12,361,742 243,441,293
	Insurance contract holders		(12,361,742)	(12,361,742)
	Due from other insurers / reinsurers - considered good		3,958,901	700,177
12.	DEFERRED TAXATION			
	Deferred tax credits / (debits) arising in respect of: Provision for impairment of doubtful receivables from insurance contract holders Unrealized loss / (gain) on held for trading investments Impairment loss on available for sale investments Surplus on revaluation of available for sale investments		3,584,905 451,455 3,435,745 (511,210) 6,960,895	3,584,905 (2,950,257) 3,441,835 (1,536,358) 2,540,125
12.1	Reconciliation of deferred tax			
	Opening balance Credit to profit and loss account Credit to other comprehensive income Closing balance		2,540,125 3,395,622 1,025,148 6,960,895	(4,370,718) 4,875,086 2,035,757 2,540,125

FOR THE YEAR ENDED DECEMBER 31, 2021

				Note	2021	2020
13.	PREPAYMENTS				Rup	ees ———
	Prepaid reinsurand Prepaid rent Prepaid miscellan Others	•	I	20	163,356,456 258,000 1,596,560 - 165,211,016	137,083,112 76,000 2,259,982 418,000 139,837,094
14.	CASH AND BANK	K BALANCES				
	Cash and stamp in Insurance stam	n hand ips and Bond pap	ers		339,789	279,708
	Cash at bank Current accour Saving accoun			14.1	43,824,055 49,545,276 93,369,331	54,652,125 56,378,507 111,030,632
					93,709,120	111,310,340
		rm borrowing inclucash flow stateme	udes following for the nt:			
	Cash and cash ed	juivalents			93,709,120	111,310,340
14.1	These accounts c	arry profit at rates	ranging between 5.50% to 9.25% (20	20: 5% to	9%) per annum.	
15.	SHARE CAPITAL					
15.1	Authorized Capit	al				
	2021 (Number of	2020 f shares)			2021 ——Rup	2020 ees
	75,000,000	75,000,000	Ordinary shares of Rs.10 each		750,000,000	750,000,000
15.2	Issued, subscribe	ed and paid-up sl	nare capital			
	(Number of	f shares)				
	1,156,680	1,156,680	Ordinary shares of Rs. 10 each allot for consideration paid in cash	tted	11,566,800	11,566,800
	59,195,201	54,984,605	Ordinary shares of Rs.10 each allot as fully paid bonus shares	ted	591,952,010	549,846,050
	60,351,881	56,141,285			603,518,810	561,412,850

15.2.1 Share capital has increased during the year due to issuance of 7.5% bonus shares (4,210,596 ordinary shares of Rs. 10 each).

FOR THE YEAR ENDED DECEMBER 31, 2021

		2021	2020
		Ru	ipees ———
16.	RESERVES		
	Revenue reserves General reserve	270,000,000	250,000,000
16.1	This represents reserve established out of profits to meet future extinguishes.		
17.	INSURANCE / REINSURANCE PAYABLES		
	Due to other insurers / reinsurers	195,477,389	147,241,085
18.	OTHER CREDITORS AND ACCRUALS		
	Accrued expenses	3,570,292	3,467,271
	Unpaid and unclaimed dividend	2,170,665	2,170,665
	Other creditors	26,677,748	18,604,566
		32,418,705	24,242,502

19. CONTINGENCIES AND COMMITMENTS

19.1 Contingencies

- a. In the year 2016, the Commissioner of Inland Revenue (FBR) had issued show cause notices and then passed orders under section 122(5A) of the Income Tax Ordinance, 2001 (the Ordinance) related to preceding tax years, by initializing the concept of single/one basket income to insurance industry, i.e., clubbing all other sources of income (e.g. dividend and rental income) into business income for charging the business rate of tax under Fourth Schedule of the Ordinance. In the year 2016, the Commissioner Inland Revenue (Appeals) has annulled all the assessments under section 122(5A) in which dividend was taxed at normal corporate tax rate. The Commissioner of Inland Revenue has filed an appeal in Appellate Tribunal, Inland Revenue against the order passed by the Commissioner Inland Revenue (Appeals) which is pending adjudication. The Company has not made provision in this regard with consultation of tax advisor as it is confident that the case will be decided in the Company's favor.
- b. The Assistant Commissioner (AC) Sindh Revenue Board has passed an order for assessment under section 23(1) and (1A) of the Sindh Sales Tax on Services Act, 2011 (the Act) in respect of audit for the tax year December 2016 levied Sindh Sales tax at Rs. 110 Million on exempt marine activities and re-insurance under foreign treaties. The company have filed an appeal before the Commissioner-Appeals –SRB and in view of the tax advisor contesting the matter no eventual financial impact is likely to arise.
- c. It has been noted during the course of reconciliation of outstanding balances due to and due from other insurers / reinsurers that the same are not in agreement in various cases. Based on the information received with respect to closing balances from fourteen insurers / reinsurers unidentified / un-reconciled positive and negative differences of Rs. 0.842 million and Rs. 40.022 million respectively have been noted whereas for certain other insurers / reinsurers, no information is received and hence, differences could not be worked out with reasonable accuracy. In this respect, the Company is actively pursuing the matter of obtaining information and reconciling the outstanding balances and this may subsequently result in adjustment of balances in the books of the Company, if required.

19.2 Commitments

The Company is committed to minimum rental ayments for each of the following period as follows:

2021	2020				
Ru	upees ———				
1,575,531	2,569,613				

Not more than one year

FOR THE YEAR ENDED DECEMBER 31, 2021

20.

21.

	——— Rup	Rupees		
NET INSURANCE PREMIUM				
Written Gross Premium	651,199,900	569,072,730		
Add: Unearned premium reserve opening	269,351,727	292,211,950		
Less: Unearned premium reserve closing	(306,512,699)	(269,351,727)		
Premium earned	614,038,928	591,932,953		
Less: Reinsurance premium ceded	337,182,258	277,528,075		
Add: Prepaid reinsurance premium opening	137,083,112	132,009,972		
Less: Prepaid reinsurance premium closing	(163,356,456)	(137,083,112)		
Reinsurance expense	310,908,914	272,454,935		
	303,130,014	319,478,018		
NET INSURANCE CLAIMS				
Claim Paid	270,507,328	194,449,944		
Add: Outstanding claims including IBNR closing	212,979,177	223,490,851		
Less: Outstanding claims including IBNR opening	(223,490,851)	(153,319,708)		
Claims expense	259,995,654	264,621,087		
Less: Reinsurance and other recoveries received	198,672,619	119,075,019		
Add: Reinsurance and other recoveries in respect of outstanding claims closing	178,690,267	181,534,773		
Less: Reinsurance and other recoveries in respect				
of outstanding claims opening	(181,534,773)	(112,413,375)		
Reinsurance and other recoveries revenue	195,828,113	188,196,417		

2021

64,167,541

76,424,670

2020

Net claims expenses

FOR THE YEAR ENDED DECEMBER 31, 2021

21.1 **Claim development**

The following table shows the development of claims over the period. The disclosure goes back to the period when the earliest material claim arose for which there is still uncertainty about the amount and timing of the claims payments. For each class of business the uncertainty about the amount and timings of claims payment is usually resolved within a year.

Analysis on gross tables

Accident year	2017	2018	2019	2020	2021	Total		
Estimate of ultimate claims cost:								
At the end of accident year	72,081	99,218	88,450	116,050	65,816	441,615		
One year later	13,942	15,730	49,033	87,253	-	165,958		
Two years later	7,489	6,100	27,096	-	-	40,685		
Three years later	2,759	1,762	-	-	-	4,521		
Four years later	2,396	-	-	-	-	2,396		
Current estimate of cumulative claims	4,227	5,634	52,821	139,872	252,276	454,830		
Cumulative payment to date	(1,831)	(3,872)	(25,725)	(52,619)	(186,460)	(270,507)		
	2,396	1,762	27,096	87,253	65,816	184,323		
Liability in respect of prior years								
Total liability recognised in the statement of financial position								

22	NET	COMMISS	TON AND	OTHED	ACCURRITION	TPOOL

Commission paid or payable

Add: Deferred commission expense opening Less: Deferred commission expense closing

Net Commission

Less: Commission received or recoverable

Add: Unearned Reinsurance Commission opening Less: Unearned Reinsurance Commission closing

Commission from reinsurers

Rupees						
136,503,638	118,929,620					
55,989,900	62,977,589					
(64,560,259)	(55,989,900)					
127,933,279	125,917,309					
72,702,535	60,210,713					
30,887,523	34,581,713					
(30,637,679)	(30,887,523)					
72,952,379	63,904,903					
54,980,900	62,012,406					

2020

2021

FOR THE YEAR ENDED DECEMBER 31, 2021

		Note	2021	2020
23.	MANAGEMENT EXPENSES		———— Rup	ees ———
	Employee benefit cost Travelling expenses Advertisements and sales promotion Printing and stationery Depreciation Rent, rates and taxes Electricity, gas and water Entertainment Vehicle running expenses Office repairs and maintenance Postages, telegrams and telephone Annual supervision fee to the Securities and Exchange Commission of Pakistan	23.1	92,426,817 120,220 928,180 3,370,534 7,394,969 5,649,317 5,192,344 3,348,017 18,589,050 4,082,075 3,361,102 910,541	89,812,957 302,989 694,340 3,378,386 8,426,595 5,466,559 4,413,776 3,029,319 19,069,342 3,714,360 3,346,821
	Bank charges		524,730	696,322
	Other	=	6,214,495	7,921,513 152,030,652
23.1	Employee benefit cost	=	152,112,391	152,030,652
	Salaries, allowance and other benefits Charges for post employment benefit (contribution to employee's provider Less: Cost transferred to other expenses	nt fund) - -	128,484,692 3,553,618 (39,611,493) 92,426,817	124,995,374 3,308,850 (38,491,267) 89,812,957
24.	INVESTMENT INCOME	-		
	Income from equity securities Dividend income Available for sale investments	Г	26 746 201	23,084,577
	Held for trading investments		26,746,201 33,005,980	23,779,089
	-	L	59,752,181	46,863,666
	Income from debt securities - Held to maturity Return on debt securities Income from deposits		5,155,962	4,474,573
	Return on term deposits and PLS accounts	-	6,594,256 71,502,399	8,786,862 60,125,101
	Net realised gains/(losses) on investments Realised gains on - Equity securities and mutual funds	Г	0.404.405	7,000,000
	Available for sale investments Held for trading investments		2,121,105 4,147,260	7,228,068 6,124,574
	riola for trading investments	L	6,268,365	13,352,642
	Realised loss on - Equity securities and mutual funds	Г	(05.040)	(4.000.005)
	Available for sale investments Held for trading investments		(85,246) (1,224,155)	(4,026,935) (516,547)
		L	(1,309,401)	(4,543,483)
	Net unrealised gains on investments at fair value through	-	4,958,964	8,809,159
	profit or loss (Held for trading purposes)		(1,556,742)	10,173,299
	Total investment income	_	74,904,621	79,107,559
	Less: Impairment in value of available for sale securities Equity Securities		21,001	4,589,001
	Investment related expenses		(178,174)	(153,253)
	Net investment income	=	74,747,448	83,543,307
	DELIANCE INSUDANCE			



FOR THE YEAR ENDED DECEMBER 31, 2021

		Note	2021	2020
25.	OTHER INCOME		Rup	ees ———
	Gain on sale of property & equipment	5.1.2	3,257,143	718,640
26.	OTHER EXPENSES			
	Employee benefit cost Legal and professional charges Auditors' remuneration Subscription Donations Depreciation Others	26.1 26.2	39,611,493 1,034,300 729,000 3,890,752 713,350 3,169,273 900,000	38,491,267 1,076,359 619,000 2,843,537 100,000 3,611,398 1,025,000
26.1	Auditors' remuneration		50,048,168	47,766,561
20	Audit fee Interim review fee Special certifications and sundry advisory service Sindh sales tax on services		500,000 125,000 50,000 54,000 729,000	475,000 100,000 - 44,000 619,000
26.2	None of the directors, sponsor shareholders, key management personnel and	d their spou	uses had any intere	est in the donee.
27.	Profit From Window Takaful Operation - Operator's Fund			
	Wakala fees Commission expense Management expense Modarib's share of PTF investment income Investment income Other expense		25,457,322 (10,465,462) (10,401,274) 1,627,086 5,476,030 (1,012,000) 10,681,702	36,135,896 (12,310,682) (13,627,432) 3,072,378 5,808,610 (1,008,000) 18,070,770
28.	INCOME TAX EXPENSE			
	For the year Current Deferred		20,892,484 (3,395,622) 17,496,862	19,956,103 (4,875,086) 15,081,017
28.1	Relationship between tax expense and accounting profit			
	Profit before taxation		70,507,307	83,576,446
	Tax at enacted rate of 29% (2020: 29%) Effect of items not allowed for tax purposes		20,447,119 (2,950,257) 17,496,862	24,237,169 (9,156,153) 15,081,016

FOR THE YEAR ENDED DECEMBER 31, 2021

		Note	2021	2020		
29.	EARNINGS PER SHARE - BASIC AND DILUTED		Ru	Rupees —		
	Profit after tax		53,010,445	68,495,429		
			(Number	of Shares)—— Restated		
	Weighted average number of Ordinary shares of Rs. 10 each	29.1	60,351,881	60,351,881		
	Earning per share basic and diluted - Rupees	29.2	0.88	Restated 1.13		

- 29.1 No figures for diluted earnings per share has been presented as the Company has not issued any instrument which would have dilutive effect on earnings per share when exercised.
- Weighted average number of shares for the year ended December 31, 2020 have been restated due to issuance of bonus shares during the year as stated in note 15.2.1.

30. COMPENSATION OF DIRECTORS AND EXECUTIVES

	Chief Executive		Directors		Executives		Total	
	2021	2020	2021	2020	2021	2020	2021	2020
	Rupees —							
Meeting Fees	-	-	900,000	1,025,000	-	-	900,000	1,025,000
Managerial remuneration	11,304,000	9,912,000	-	-	6,444,300	6,882,900	17,748,300	16,794,900
Bonus	2,478,000	2,478,000	-	-	1,028,325	1,602,375	3,506,325	4,080,375
House rent allowance	5,086,800	4,460,400	-	-	1,522,050	3,103,800	6,608,850	7,564,200
Others	637,200	561,600	-	-	2,620,308	3,825,420	3,257,508	4,387,020
•	19,506,000	17,412,000	900,000	1,025,000	11,614,983	15,414,495	32,020,983	33,851,495
Number of persons	1	1	9	9	4	4	14	14

30.1 In addition, Chief Executive and some executives are provided with company maintained cars and residential telephone.

31. RELATED PARTY TRANSACTIONS

Related parties comprise companies having common directorship, group companies, directors, key management personnel and retirement benefit funds. Investment in related parties have been disclosed in the relevant notes. Directors fees and remuneration to the key management personnel are included in note 30 to these financial statements and are determined in accordance with the terms of their appointment.

Details of transactions with related parties during the year, other than those which have been disclosed elsewhere in the financial statements, are as follows:

Relation with the Company	Nature of transaction	Note	2021	2020
Transactions during the year Associated companies	Premium underwritten Premium collected Claims paid Dividend received		85,962,265 99,476,605 15,887,270 128,515	74,564,319 85,587,108 27,135,219 300,941
Key management personnel	Remuneration and other benefits	30	32,020,983	33,851,495
Staff retirement benefits Balances as at the year end	Contribution to provident fund	23.1	3,553,618	3,308,850
Associated companies Provision for outstanding claims	Premium due but unpaid Provision for outstanding claims		68,075,405 88,048,723	67,355,432 93,543,520

FOR THE YEAR ENDED DECEMBER 31, 2021

32. SEGMENT INFORMATION

oz. Cedwiziti ini Oniwation	2021						
	Eiro 9 proporti	Marine aviation		Miscellaneous	Total		
	Fire & property damage	& transport	Motor	wiiscenaneous	Total		
		- 1	— (Rupees) —				
Gross written premium	353,430,694	166,299,616	98,955,749	32,513,841	651,199,900		
(inclusive of Administrative surcharge)							
In a contract of the contract of	004 047 447	100.050.040	404 000 700	04 0 47 400	044 000 000		
Insurance premium earned	324,047,417	166,953,249	101,690,769	21,347,493	614,038,928		
Insurance premium ceded to reinsurers	(178,780,498)	(115,149,798)	(5,477,115)	(11,501,503)	(310,908,914)		
Net insurance premium	145,266,919	51,803,451	96,213,654	9,845,990	303,130,014		
Commission income	44,422,427	25,375,856	-	3,154,096	72,952,379		
Net underwriting income	189,689,346	77,179,307	96,213,654	13,000,086	376,082,393		
Insurance claims	(84,296,537)	(132,394,351)	(41,776,562)	(1,528,204)	(259,995,654)		
Insurance claims recovered from reinsurers	71,335,296	121,259,226	2,209,125	1,024,466	195,828,113		
Net claims	(12,961,241)	(11,135,125)	(39,567,437)	(503,738)	(64,167,541)		
Commission expense	(83,800,090)	(30,061,292)	(9,954,529)	(4,117,368)	(127,933,279)		
Management expense	(72,895,779)	(25,995,271)	(48,280,567)	(4,940,775)	(152,112,391)		
Net insurance claims & expenses	(169,657,110)	(67,191,688)	(97,802,533)	(9,561,881)	(344,213,211)		
Underwriting result	20,032,236	9,987,619	(1,588,879)	3,438,205	31,869,182		
Net investment income					74,747,448		
Other income					3,257,143		
Other expenses					(50,048,168)		
Profit before tax from takaful operations-Opera	tors' Fund				10,681,702		
Profit before tax					70,507,307		
Sogment coacte	269 062 019	05 502 611	177 544 262	10 160 020	EE0 260 020		
Segment assets	268,063,018	95,593,611	177,544,362	18,168,939	559,369,930		
Unallocated assets					1,288,325,777		
					1,847,695,707		
Segment liabilities	371,968,610	132,647,252	246,363,448	25,211,516	776,190,826		
Unallocated liabilities					23,443,452		
					799,634,278		

FOR THE YEAR ENDED DECEMBER 31, 2021

			2020		
	Fire & property damage	Marine aviation & transport	Motor	Miscellaneous	Total (Restated)
			— (Rupees) —		
Gross written premium	303,549,941	139,047,478	103,528,717	22,946,594	569,072,730
(inclusive of Administrative surcharge)					
Insurance premium earned	320,646,797	118,049,126	129,301,275	23,935,755	591,932,953
Insurance premium ceded to reinsurers	(181,070,676)	(71,271,205)	(6,247,290)	(13,865,764)	(272,454,935)
Net insurance premium	139,576,121	46,777,921	123,053,985	10,069,991	319,478,018
Commission income	43,264,308	17,106,794	13,341	3,520,460	63,904,903
Net underwriting income	182,840,429	63,884,715	123,067,326	13,590,451	383,382,921
Insurance claims	(176,041,905)	(41,561,550)	(43,742,495)	(3,275,137)	(264,621,087)
Insurance claims recovered from reinsurers	157,505,958	28,217,280	13,914	2,459,265	188,196,417
Net claims	(18,535,947)	(13,344,270)	(43,728,581)	(815,872)	(76,424,670)
Commission expense	(83,206,738)	(25,343,752)	(12,697,095)	(4,669,724)	(125,917,309)
Management expense	(66,420,372)	(22,260,304)	(58,557,949)	(4,792,027)	(152,030,652)
Net insurance claims & expenses	(168,163,057)	(60,948,326)	(114,983,625)	(10,277,623)	(354,372,631)
Underwriting result	14,677,372	2,936,389	8,083,701	3,312,828	29,010,290
Net Investment income					83,543,307
Other income					718,640
Other expenses					(47,766,561)
Profit before tax from takaful operations-Operations	ators' Fund				18,070,770
Profit before tax					83,576,446
Segment assets	206,501,602	69,207,509	182,057,252	14,898,459	472,664,822
Unallocated assets					1,241,308,978
					1,713,973,800
Segment liabilities	302,782,198	101,475,250	266,940,763	21,844,812	693,043,023
Unallocated liabilities					23,296,380
					716,339,403

FOR THE YEAR ENDED DECEMBER 31, 2021

		Held to maturity	Available for sale	Fair value through P & L	Total
33.	MOVEMENT IN INVESTMENTS		Rup	ees —	
	As at 1st January, 2020	90,196,649	336,814,368	350,300,493	777,311,510
	Additions	67,976,517	174,822,963	48,433,796	291,233,276
	Disposals (sale and redemptions)	(60,000,000)	(167,953,811)	(35,491,033)	(263,444,844)
	Fair value net gains / (loss) (excluding net realised gains)	-	(6,308,807)	10,173,299	3,864,492
	Impairment reversal	-	4,589,001	-	4,589,001
	Amortisation of premium	(36,671)	-	-	(36,671)
	As at December 31, 2020	98,136,495	341,963,714	373,416,555	813,516,763
	Additions	10,553,748	104,896,636	83,008,312	198,458,696
	Disposals (sale and redemptions)	-	(140,563,900)	(28,275,443)	(168,839,343)
	Fair value net gains (excluding net realised gains)	-	(3,652,206)	(1,556,742)	(5,208,948)
	Impairment reversal	-	21,001	-	21,001
	Amortisation of premium	(5,870)	-	-	(5,870)
	As at December 31, 2021	108,684,373	302,665,245	426,592,681	837,942,299

34. MANAGEMENT OF INSURANCE RISK AND FINANCIAL RISK

34.1 Insurance Risk Management

a) Insurance Risk

The risk under any one insurance contract is the possibility that the insured event occurs and the uncertainty of the amount of the resulting claim. By the very nature of an insurance contract, the risk is random and therefore unpredictable. The principal risk that the Company faces under its insurance contracts is that the actual claims exceed the carrying amount of the insurance liabilities. This could occur because the frequency or severity of claims is greater than estimated. Insurance events are random, and the actual number and amount of claims will vary from year to year from the level established.

Experience shows that the larger the portfolio of similar insurance contracts, the smaller the relative variability about the expected outcome will be. In addition, a more diversified portfolio is less likely to be affected by a change in any subset of the portfolio. The Company has developed its insurance underwriting strategy to diversify the type of insurance risks accepted and within each of these categories to achieve a sufficiently large population of risks to reduce the variability of the expected outcome.

Factors that aggravate insurance risk include lack of risk diversification in terms of type and amount of risk, geographical location and type of industry covered.

b) Frequency and severity of claims

Political, environmental, economical and climatic changes give rise to more frequent and severe extreme events (for example, fire, theft, burglary, riot and strike, explosion, earthquake, atmospheric damage, hurricanes, typhoons, river flooding, electric fluctuation, terrorism, war risk, damages occurring in inland transit, burglary, loss of cash in safe and cash in transit, travel and personal accident, money losses, engineering losses and other events) and their consequences (for example, subsidence claims). For certain contracts, the Company has also limited the number of claims that can be paid in any policy year or introduced a maximum amount payable for claims in any policy year.

Insurance contracts which are divided into direct and facultative arrangements are further subdivided into four segments: fire, marine, motor and miscellaneous The insurance risk arising from these contracts is concentrated in the territories in which the Company operates, and there is a balance between commercial and personal properties / assets in the overall portfolio of insured properties / assets. The Company underwrites insurance contracts in Pakistan.

FOR THE YEAR ENDED DECEMBER 31, 2021

The Company manages these risks through its underwriting strategy, adequate reinsurance arrangements and proactive claims handling. The underwriting strategy attempts to ensure that the underwritten risks are well diversified in terms of type and amount of risk, industry and geography. The Company has the right to re-price the risk on renewal. It also has the ability to impose deductibles and reject fraudulent claims. Insurance contracts also entitle the Company to pursue third parties for payment of some or all costs (for example, subrogation). The claims payments are limited to the extent of sum insured on occurrence of the insured event.

The Company has entered into reinsurance cover / arrangements, with local and foreign reinsurers having good credit rating by reputable rating agencies, as prescribed by the Securities and Exchange Commission of Pakistan to reduce its exposure to risks and resulting claims. Keeping in view the maximum exposure in respect of key zone aggregates, a number of proportional and non-proportional facultative reinsurance arrangements are in place to protect the net account in case of a major catastrophe.

The effect of such reinsurance arrangements is that the Company recovers the share of claims from reinsurers thereby reducing its exposure to risk. Apart from the adequate event limit which is a multiple of the treaty capacity or the primary recovery from the proportional reinsurance arrangements, any loss over and above the said limit would be recovered under non-proportional treaty which is very much in line with the risk management philosophy of the Company.

In compliance of the regulatory requirement, the reinsurance agreements are duly submitted with Securities and Exchange Commission of Pakistan on an annual basis.

The Company has claims department dealing with the mitigation of risks surrounding claims incurred whether reported or not. This department investigates and settles all claims based on surveyor's report / assessment. The unsettled claims are reviewed individually at least semi-annually and adjusted to reflect the latest information on the underlying facts, contractual terms and conditions, and other factors. The Company actively manages and pursues early settlements of claims to reduce its exposure to unpredictable developments.

c) Sources of uncertainty in the estimation of future claim payments

Claims reported and otherwise are analysed separately. The development of large losses / catastrophes is analyzed separately. The shorter settlement period for claims allows the Company to achieve a higher degree of certainty about the estimated cost of claims including IBNR. However, the longer time needed to assess the emergence of a subsidence claim makes the estimation process more uncertain for these claims.

The estimated cost of claims includes direct expenses to be incurred in settling claims, net of the expected subrogation value, reinsurance and other recoveries. The Company takes all reasonable steps to ensure that it has appropriate information regarding its claims exposures. However, given the uncertainty in establishing claims provisions, it is likely that the final outcome may be different from the original liability established. The liability comprises amounts in relation to unpaid reported claims, claims incurred but not reported (IBNR), expected claims settlement costs and a provision for unexpired risks at the end of the reporting period.

Liability in respect of outstanding claims is based on the best estimate of the claims intimated or assessed. In calculating the estimated cost of unpaid claims (both reported and not), the Company's estimation techniques are a combination of loss-ratio-based estimates (where the loss ratio is defined as the ratio between the ultimate cost of insurance claims and insurance premiums earned in prior financial years in relation to such claims) and an estimate based upon actual claims experience using predetermined basis where greater weight is given to actual claims experience as time passes.

In estimating the liability for the cost of reported claims not yet paid, the Company considers any information available from surveyor's assessment and information on the cost of settling claims with similar characteristics in previous periods. Claims are assessed on a case-to-case basis separately.

d) Process used to decide on assumptions

The risks associated with insurance contracts are complex and subject to a number of variables that complicate quantitative sensitivity analysis. This exposure is geographically concentrated in Pakistan only.

FOR THE YEAR ENDED DECEMBER 31, 2021

The Company uses assumptions based on a mixture of internal and market data to measure its related claims liabilities. Internal data is derived mostly from the Company's monthly claims reports, surveyor's report for particular claim and screening of the actual insurance contracts carried out to derive data for the contracts held. The Company has reviewed the individual contracts and in particular the industries in which the insured companies operate and the actual exposure years of claims. This information is used to develop related provision for outstanding claims (both reported and non-reported).

The choice of selected results for each accident year in respect of each class of business depends upon the assessment of technique that has been most appropriate to observe historical developments. Through this analysis, the Company determines the need for an IBNR or an unexpired risk liability to be held at each reporting date.

e) Changes in assumptions

The Company has not changed its assumptions for the insurance contracts as disclosed above in (b) and (c).

f) Sensitivity analysis

The analysis of exposure described in paragraph (c) above is also used to test the sensitivity of the selected assumptions to changes in the key underlying factors. Assumptions of different levels have been used to assess the relative severity of subsidence claims given past experience. The key material factor in the Company's exposure to subsidence claims is the risk of more permanent changes in geographical location in which Company is exposed.

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

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

	Pre tax profit		Sharehold	ers' equity
	2021	2020	2021	2020
		Rup	ees —	
Impact of change in claim liabilities by +10%				
Fire and property	(1,356,952)	(1,808,567)	(963,436)	(1,284,083)
Marine, aviation and transport	(552,778)	(672,286)	(392,472)	(477,323)
Motor	(1,437,584)	(1,634,954)	(1,020,685)	(1,160,817)
Miscellaneous	(81,578)	(79,801)	(57,920)	(56,659)
	(3,428,892)	(4,195,608)	(2,434,513)	(2,978,882)
Impact of change in claim liabilities by -10%				
Fire and property	1,356,952	1,808,567	963,436	1,284,083
Marine, aviation and transport	552,778	672,286	392,472	477,323
Motor	1,437,584	1,634,954	1,020,685	1,160,817
Miscellaneous	81,578	79,801	57,920	56,659
	3,428,892	4,195,608	2,434,513	2,978,882

FOR THE YEAR ENDED DECEMBER 31, 2021

g) Concentration of insurance risk

A concentration of risk may also arise from a single insurance contract issued to a particular type of policyholder, within a geographical location or to types of commercial business. The Company minimizes its exposure to significant losses by obtaining reinsurance from a number of reinsurers, who are dispersed over several geographical regions.

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

The concentration of risk by type of contracts is summarised below by reference to liabilities.

	Gross sum insured		Reinsurance		Net Amount	
	2021	2020	2021	2020	2021	2020
-			—— Rupees	in '000' ——		
Fire and property	238,151,419	199,411,286	151,754,098	125,382,966	86,397,321	74,028,320
Marine, aviation and transport	225,116,415	196,490,800	174,723,571	156,358,785	50,392,844	40,132,015
Motor	5,954,758	5,788,861	-	8,596	5,954,758	5,780,265
Miscellaneous	4,162,072	3,629,171	2,813,685	1,934,214	1,348,387	1,694,957
- -	473,384,664	405,320,118	329,291,354	283,684,561	144,093,310	121,635,557

h) Claim development table

Claim development table is included in note 21.1 to the financial statements. The table shows development of claims over the period.

i) Sensitivity analysis

The insurance claims provision is sensitive to the above key assumptions. The analysis below is performed for reasonably possible movements in key assumptions with all other assumptions held constant showing the impact on liabilities and revenue account.

	Change in claims assumption	Impact on gross liabilities	Impact on revenue account
		——Rupees ——	
December 31, 2021			
Current claims	+10%	44,162	(44,162)
	-10%	(44,162)	44,162
December 31, 2020			
Current claims	+10%	46,364	(46,364)
	-10%	(46,364)	46,364

35. REINSURANCE RISK

Reinsurance ceded does not relieve the Company from its obligation towards policy holders and, as a result, the Company remains liable for the portion of outstanding claims reinsured to the extent that reinsurer fails to meet the obligation under the reinsurance agreements.

To minimize its exposure to significant losses from reinsurer insolvencies, the Company obtains reinsurance rating from a number of reinsurers, who are dispersed over several geographical regions.

FOR THE YEAR ENDED DECEMBER 31, 2021

An analysis of all reinsurance assets recognised by the rating of the entity from which it is due are as follows:

Rating	Due from other insurers / reinsurers	Reinsurance recoveries against outstanding claims	Prepaid reinsurance premium ceded	2021	2020
			——Rupees —		
A or above including Pakistan Reinsurance Company Limited	3,958,901	172,506,642	157,913,550	334,379,093	305,932,178
BBB	-	6,183,625	5,442,906	11,626,531	13,385,884
	3,958,901	178,690,267	163,356,456	346,005,624	319,318,062

36. FINANCIAL RISK MANAGEMENT

36.1 Financial risk management objectives and policies

The Company is exposed to a variety of financial risks including market risk (comprising currency risk, interest rate risk, and other price risk), liquidity risk and credit risk that could result in a reduction in the Company's net assets or a reduction in the profits available for dividends.

The Company's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the Company's financial performance.

The Board of Directors has the overall responsibility for the establishment and oversight of the Company's risk management framework. There are Board Committees and Management Committees for developing risk management policies and its monitoring.

36.2 Market risk

Market risk is the risk that the fair value or future cash flows of financial instruments will fluctuate due to changes in market variables such as interest rates, foreign exchange rates and other equity prices. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimizing the return. All transactions are carried in Pak Rupees therefore, the Company is not exposed to material currency risk. However, the Company is exposed to interest rate risk and other price risk.

36.3 Interest rate risk

Interest rate risk is the risk that the fair values of future cash flows of a financial instrument will fluctuate because of changes in market interest rates. At the reporting date, the interest rate profile of Company's interest-bearing financial instruments was:

	2021	2020	2021	2020
	Effective int	erest rate % ——	Rupe	ees ———
Fixed rate instruments				
Pakistan Energy Sukuk II	11.11	8.02	70,114,130	60,000,000
Term deposits	5.50 to 9.25	7 to 12.50	38,570,243	38,136,495
Variable rate instruments				
PLS saving accounts	5.50 to 9.25	5.50 to 7	49,545,276	56,378,507

FOR THE YEAR ENDED DECEMBER 31, 2021

Sensitivity analysis for fixed rate instruments

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

Sensitivity analysis for variable rate instruments

An increase of 100 basis points in interest rates would have decreased the profit or loss by the amounts shown below. Reduction in interest rates by 100 basis points would have a vice versa impact. This analysis assumes that all variables remain constant. The analysis is performed on the same basis for the comparative period.

	Profit and lo	Profit and loss before tax		uity
	100 bp increase	100 bp decrease	100 bp increase	100 bp decrease
		Rup	ees —	
As at December 31, 2021 Cash flow sensitivity	495,453	(495,453)	351,771	(351,771)
As at December 31, 2020 Cash flow sensitivity	563,785	(563,785)	400,287	(400,287)

36.4 Foreign currency risk

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

36.5 Price risk

Price risk represents the risk that the fair value of a financial instrument will fluctuate because of changes in the market prices (other than those arising from interest rate risk or currency risk), whether those changes are caused by factors specific to the individual financial instrument or its issuer, or factors affecting all or similar financial instruments traded in the market. The Company is exposed to equity price risk since it has investments in equity securities and mutual funds having carrying value of Rs. 729.258 million (2020: Rs.715.381 million) as at the statement of financial position date.

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

Market prices are subject to fluctuation, consequently, the amount realized by the sale of an investment may significantly differ from the reported market value. Furthermore, amount realized in the sale of a particular security may be affected by the relative quantity of the security being sold.

FOR THE YEAR ENDED DECEMBER 31, 2021

Sensitivity analysis

The analysis summarizes Company's price risk as at 2021 and 2020 and shows the effects of a hypothetical 10% increase and a 10% decrease in market prices as at the year end. The selected hypothetical change does not reflect what could be considered to be best or worst case scenarios. Indeed, results could be worse in Company's equity investment portfolio because of the nature of equity markets. Sensitivity analysis of investments as at the reporting date is as follows:

For held for trading investments, in case of 10% increase or decrease in prices at the reporting date, the net income and equity would have been higher or lower by Rs.42.659 million (2020: Rs.37.341 million).

For available for sale investments, in case of 10% decrease in prices at the reporting date, the net income and equity would have been lower by Rs.30.267 million (2020: Rs.34.196 million) if the decline is considered permanent.

36.6 Liquidity risk

Liquidity risk is the risk that the Company is unable to meet its obligations when they fall due as a result of policy holder benefit payments, cash requirements from contractual commitments, or other cash outflows, such as debt maturities or margin calls for derivatives. To guard against the risk, the Company has diversified funding sources and assets are managed with liquidity in mind maintaining a healthy balance of cash and cash equivalents and readily marketable securities. The maturity profile is monitored to ensure adequate liquidity is maintained.

Financial liabilities

Outstanding claims including IBNR Insurance / Reinsurance payables Other Creditors & Accruals

Finan	CIOL	liah	HITIO
ı ıııaıı	Ciai	IIav	muca

Outstanding claims including IBNR Insurance / Reinsurance payables Other Creditors & Accruals

2021						
Within one year	Over one year to five years	Over five years	Total			
Rupees —						
212,979,177	-	_	212,979,177			
195,477,389	-	-	195,477,389			
27,927,530	-	-	27,927,530			
436,384,096	-	-	436,384,096			

	Within one year	Over one year Over five to five years years		Total
		Rupees —		
	223,490,851	-	-	223,490,851
	147,241,085	-	-	147,241,085
	19,751,327	-	-	19,751,327
	390.483.263	-	-	390.483.263

2020

36.6 Credit risk

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

FOR THE YEAR ENDED DECEMBER 31, 2021

Exposure to credit risk

The carrying amount of financial assets represents the maximum credit exposure, as specified below:

	Note	2021	2020
	-	———— Rupe	ees
Investments	8 & 9	108,684,373	98,136,495
Loan and other receivable	10	12,212,371	3,416,837
Insurance / reinsurance receivable	11	304,282,623	231,779,728
Reinsurance recoveries against outstanding claims	21	178,690,267	181,534,773
Cash at bank	14	93,369,331	111,030,632
	_	697,238,965	625,898,465
	_		

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

	Rating			
	Short term	Long term	Rating agency	
	Ruj	Dees ———		
Banks	·			
Habib Bank Limited	A-1+	AAA	VIS	
National Bank of Pakistan	A-1+	AAA	PACRA & VIS	
MCB Bank Limited	A-1+	AAA	PACRA	
MCB Islamic Bank Limited	A-1	Α	PACRA	
Allied Bank Limited	A-1+	AAA	PACRA	
United Bank Limited	A-1+	AAA	VIS	
Faysal Bank Limited	A-1+	AA	PACRA & VIS	
Bank Alfalah Limited	A-1+	AA+	PACRA & VIS	
Habib Metropolitan Bank Limited	A-1+	AA+	PACRA	
The Bank of Punjab	A-1+	AA+	PACRA	
The Bank of Khyber	A-1	A+	PACRA & VIS	
Soneri Bank Limited	A-1+	AA-	PACRA	
JS Bank Limited	A-1+	AA-	PACRA	
Dubai Islamic Bank Pakistan Limited	A-1+	AA	VIS	

Concentration of credit risk

Concentration of credit risk occurs when a number of counterparties have a similar type of business activities. As a result, any change in economic, political or other conditions would effect their ability to meet contractual obligations in similar manner.

During the year no assets have been impaired other than available for sale investments against which impairment allowance against doubtful premium premium receivables of Rs.12.362 million has been made.

FOR THE YEAR ENDED DECEMBER 31, 2021

36.8 Financial instruments

	Int	Interest / mark-up bearing		Non-mark-up bearing		Total	
	Maturity within one year	Maturity after one year	Sub Total	Maturity within one year	Sub Total	2021	2020
			Rup	oees ———			
Financial assets							
Held to maturity investments	38,570,243	70,114,130	108,684,373	-	-	108,684,373	98,136,495
Available for sale investments	-	-	-	302,665,245	302,665,245	302,665,245	341,963,713
Held for trading investment	-	-	-	426,592,681	426,592,681	426,592,681	373,416,555
Loans and other receivable	-	-	-	12,212,371	12,212,371	12,212,371	3,416,837
Insurance / reinsurance receivables	-	-	-	304,282,623	304,282,623	304,282,623	231,779,728
Reinsurance recoveries against							
outstanding claims	-	-	-	178,690,267	178,690,267	178,690,267	181,534,773
Cash and bank deposits	49,545,276	-	49,545,276	43,824,055	43,824,055	93,369,331	111,030,632
	88,115,519	70,114,130	158,229,649	1,268,267,242	1,268,267,242	1,426,496,891	1,341,278,733
Financial liabilities							
Financial liabilities at amortized cost							
Outstanding claims including IBNR	-	-	-	212,979,177	212,979,177	212,979,177	223,490,851
Insurance / reinsurance payables	-	-	-	195,477,389	195,477,389	195,477,389	147,241,085
Other creditors and accruals	-	-	-	8,646,615	8,646,615	8,646,615	7,382,621
	-	-	-	417,103,181	417,103,181	417,103,181	378,114,557
	88,115,519	70,114,130	158,229,649	851,164,061	851,164,061	1,009,393,710	963,164,176

36.9 Fair value of financial assets and liabilities

The carrying values of all financial assets and liabilities reflected in the financial statements are appropriate to their fair values except for held to maturity investments. Fair value is determined on the basis of the objective evidence at each required date.

36.9.1 Carrying amount versus fair value

The following table compares the carrying amounts and fair values of the Company's financial assets and financial liabilities as at December 31, 2021.

The Company considers that the carrying amount of the following financial assets and financial liabilities are a reasonable approximation of their fair values except for available for sale and held to maturity investments:

FOR THE YEAR ENDED DECEMBER 31, 2021

As at December 31, 2021		As at December 31, 2020		
Carrying amount	Fair Value	Carrying amount	Fair Value	

Rupees -

Financial Assets Investments

IIIVESTITIETIUS				
Available for sale				
Ordinary shares - listed				
Related Parties	2,528,116	2,528,116	3,315,396	3,315,396
Others	81,088,688	81,088,688	67,437,575	67,437,575
Mutual fund units	216,839,735	216,839,735	268,918,021	268,918,021
Modarba certificates				
Related Parties	2,208,706	2,208,706	2,292,721	2,292,721
Held to maturity				
Pakistan Energy Sukuk II	70,114,130	70,114,130	60,000,000	60,000,000
Deposit maturing within 12 months	38,570,243	38,570,243	38,136,495	38,136,495
Investments at fair value through profit or loss-				
held for trading-ordinary shares - listed	426,592,681	426,592,681	373,416,555	373,416,555
	837,942,300	837,942,300	813,516,762	813,516,762
Loan and other receivables	12,212,371	12,212,371	3,416,837	3,416,837
Insurance/Reinsurance Receivable	304,282,623	304,282,623	231,779,728	231,779,728
Reinsurance recoveries against outstanding claims	178,690,267	178,690,267	181,534,773	181,534,773
Cash and bank balances	93,709,120	93,709,120	111,310,340	111,310,340
Total assets of Window Takaful Operations	108,194,264	108,194,264	100,419,539	100,419,539
Financial Liabilities				
Outstanding claims including IBNR	212,979,177	212,979,177	223,490,851	223,490,851
Insurance / Reinsurance Payables	195,477,389	195,477,389	147,241,085	147,241,085
Other creditors and accruals	27,927,530	27,927,530	19,751,327	19,751,327
Total Liabilities of Window Takaful operations	21,272,787	21,272,787	21,125,715	21,125,715

36.9.2 Fair value hierarchy

The level in the fair value hierarchy within which the financial asset or financial liability is categorized is determined on the basis of the lowest level input that is significant to the fair value measurement.

Financial assets and financial liabilities are classified in their entirety into only one of the three levels.

The fair value hierarchy has the following levels:

- **Level 1** quoted prices (unadjusted) in active markets for identical assets or liabilities.
- **Level 2** inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).
- Level 3 inputs for the asset or liability that are not based on observable market data (unobservable inputs).

The table analyses financial instruments measured at the end of the reporting period by the level in the fair value hierarchy into which the fair value measurement is categorized.



FOR THE YEAR ENDED DECEMBER 31, 2021

	As at December 31, 2021	Level 1	Level 2	Level 3	
	Rupees				
Financial assets measured at fair value					
Investments at fair value through profit or					
loss/ held for trading	426,592,681	426,592,681	-	_	
Available for sale investments	302,665,245	302,665,245	-	_	
	729,257,926	729,257,926	-	-	
	As at December 31, 2020	Level 1	Level 2	Level 3	
	Rupees				
Financial assets measured at fair value		'			
Investments at fair value through profit or					
loss/ held for trading	373,416,555	373,416,555	-	-	
Available for sale investments	341,963,713	341,963,713	-	-	
	715 380 268	715 380 268			

36.9.3 Transfers during the year

During the year ended December 31, 2021:

- There were no transfers between Level 1 and Level 2 fair value measurements
- There were no transfers into or out of Level 3 fair value measurements

36.9.4 Valuation techniques

Fair value of investments classified as held to maturity is assessed using level 2 inputs usually closing market price as per rates prescribed by Financial Market Association of Pakistan in respect of GOPIS by using PKRV rates at reporting date per certificates multiplied by the number of certificates held.

Fair value of available for sale investments is determined using level 1 inputs i.e., quoted market prices of listed securities / NAVs of open end funds.

Fair value of Investments at fair value through profit or loss - held for trading is determined using level 1 inputs i.e., quoted market prices of listed securities / NAVs of open end funds

For level 2 investments at fair value through profit or loss - held for trading, the Company uses the closing market price as per rates prescribed by Financial Market Association of Pakistan in respect of GOPIS by using PKRV rates at reporting date per certificates multiplied by the number of certificates held.

36.9.5 Capital Management

The management's policy is to maintain a strong capital base for the confidence of stakeholders and to sustain future development of the business. The management closely monitors the return on capital along with the level of distributions to ordinary shareholders. The Company meets minimum paid up capital requirements as required by Securities and Exchange Commission of Pakistan.

FOR THE YEAR ENDED DECEMBER 31, 2021

		December 31, 2021	December 31, 2020
37.	STATEMENT OF SOLVENCY	ENT OF SOLVENCY ——— Rup	
	Access		
	Assets Dreporty and agricument	70 207 502	70.010.045
	Property and equipment Intangible assets	73,397,593	70,210,045
	Investment in associate	4,736,822	5,608,117
	Investment	4,730,022	3,000,117
	Equity securities	724,521,104	709,772,151
	Debt securities	70,114,130	60,000,000
	Term deposits	38,570,243	38,136,495
	Loans and other receivables	14,747,371	6,552,337
	Insurance / Reinsurance receivables	304,282,623	231,779,728
	Reinsurance Recoveries against outstanding claims	178,690,267	181,534,773
	Deferred Commission Expense	64,560,259	55,989,900
	Deferred taxation	6,960,895	2,540,125
	Prepayments	165,211,016	139,837,094
	Taxation - provision less payments	-	283,156
	Cash and bank	93,709,120	111,310,340
	Total Assets Window Takaful Operations	108,194,264	100,419,539
	Total Assets (A)	1,847,695,707	1,713,973,800
	In-admissible assets as per following clauses of section 32(2) of the Insurance Ordinance, 2000		
	Clause (d) Loan to emploees	849,663	929,080
	Clause (h) Insurance / Reinsurance receivable	203,625,887	177,380,147
	Clause (i) deferred taxation	6,960,895	2,540,125
	Clause (k) security deposit under bond guarantee	1,182,709	676,200
	Clause (I) asset subject to encumbrances	1,102,703	11,100,000
	Clause (q) & (s) Investment in equity securities	223,554,018	224,005,178
	Clause (u)-(i) Vehicles	63,439,536	59,514,930
	Clause (u)-(ii) Office equipments and computers	3,419,771	3,518,950
	Clause (u)-(iii) Furniture fixtures	1,640,741	1,734,448
	Total of in-admissible assets (B)	504,673,220	481,399,058
	Total Admissible Assets (C=A-B)	1,343,022,486	1,232,574,742
	Total Liabilities		
	Underwriting provisions		
	Outstanding claims including IBNR	212,979,177	223,490,851
	Unearned premium reserves	306,512,699	269,351,727
	Unearned commission income	30,637,679	30,887,523
	Insurance / Reinsurance payables	195,477,389	147,241,085
	Other creditors and accruals	32,418,705	24,242,502
	Income Tax liabilities	335,842	-
	Total Liabilities Window Takaful operations	21,272,787	21,125,715
	Total Liabilities (D)	799,634,278	716,339,403
	Total Net Admissible Assets (E=C-D)	543,388,208	516,235,339
	Minimum Solvency Requirement (higher of following)	150,000,000	150,000,000
	Method A - U/S 36 (3)(a) (Rule 15 (1)(b)) 150,000,000	,,	, ,
	Method B - U/S 36 (3)(b) (Rule 15 (2)) 61,403,893		
	Method C - U/S 36 (3)(c) (Rule 15 (3)) 51,949,188		
	Excess in Net Admissible Assets over Minimum Requirements	393,388,208	366,235,339



FOR THE YEAR ENDED DECEMBER 31, 2021

38. DEFINED CONTRIBUTION PLAN

The Company has contributory provident fund scheme for benefit of all its permanent employees under the title of Reliance Insurance Company Limited - Employees Contributory Provident Fund". The Fund is maintained by the Trustees and all decisions regarding investments and distribution of income etc. are made by the Trustees independent of the Company.

- 38.1 The Trustees have intimated that the size of the Fund at year end was Rs.72.235 million (2020: Rs.81.127 million).
- 38.2 As intimated by the Trustees, the cost of the investments made at year end was Rs.72.235 million (2020:Rs.81.127) million which is equal to 100% of the total fund size. The category wise break up of investment as per section 218 of the Companies Act, 2017 is given below:

Pakistan Investment Bonds Investment in Shares Units of Mutual Funds

2021		2020		
Un-audited		Un-audited		
Rupees in 000'	%	Rupees in 000'	%	
28,000	38.76%	32,000	39.44%	
505	0.70%	634	0.78%	
43,730	60.54%	48,493	59.77%	
72,235	100.00%	81,127	100.00%	

38.3 According to the Trustees, investments out of provident fund have been made in accordance with the provisions of section 218 of the Companies Act, 2017 and the rules made there under.

39. EVENTS AFTEER THE BALANCE SHEET DATE

Subsequent to the year end, the Board of Directors in its meeting held on 26th Marach, 2022 has announced bonus shares at 5% (December 31, 2020: 7.50% amounting to Rs.42,105,960) amounting to Rs. 30,175,940 and cash dividend at 5% (December 31, 2020 Rs.NIL) amounting to Rs. 30,175,940. The Board has also approved transfer of Rs.20,000,000 million (December 31, 2020: Rs. 20,000,000) to general reserve from unapproportiated profit. These financial statement of the year ended December 31, 2021 do not include the effect of appropriations which will be accounted for subsequent to the year ende.

		2021	2020
40.	NUMBER OF EMPLOYEES		
	As at December 31	177	178
	Average no. of employees during the year	177	179

41. DATE OF AUTHORIZATION FOR ISSUE

These financial statements have been authorized for issue on 26th March, 2022 by the Board of Directors of the Company.

42. GENERAL

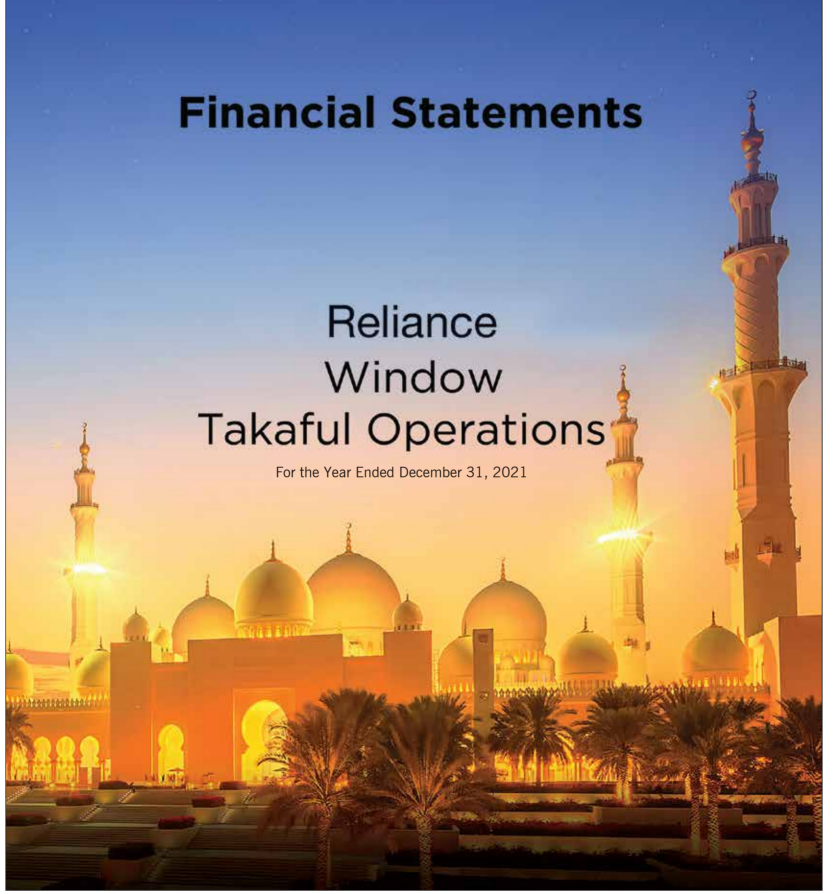
The figures in the financial statements have been rounded off to the nearest rupee.

Irfan Zakaria Bawany Chairman Mohammad Omar Bawany Director Noor M. Zakaria Director Haroon A. Shakoor Chief Financial Officer

A. Razak Ahmed
Chief Executive & Managing Director

Karachi: 26th March, 2022





STATEMENT OF COMPLIANCE WITH THE TAKAFUL RULES, 2012 AND SHARIA RULES AND PRINCIPLES

FOR THE FINANCIAL YEAR ENDED 31ST DECEMBER 2021

The financial arrangements, contracts and transactions, entered into by Reliance Insurance Company Limited – Window Takaful Operations (the Operator) for the year ended 31 December 2021 are in compliance with the Takaful Rules, 2012 and the Sharia Rules and Principles determined by the Shariah Advisor of the Operator, (Sharia Rules and Principles).

Further, we confirm that:

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

This has been duly confirmed by the Shariah Advisor of the Operator.

A. Razak Ahmed

Chief Executive & Managing Director

Karachi: 26th March, 2022



INDEPENDENT ASSURANCE REPORT ON THE STATEMENT OF MANAGEMENT'S ASSESSMENT OF COMPLIANCE WITH THE SHARI'AH PRINCIPLES

To the Board of Directors of Reliance Insurance Company Limited

We were engaged by the Board of Directors of Reliance Insurance Company Limited ("the Company") to report on the management's assessment of compliance of the Window Takaful Operations ("Takaful Operations") of the Company, as set out in the annexed statement prepared by the management for the year ended 31 December 2021, with the Takaful Rules, 2012, in the form of an independent limited assurance conclusion about whether the annexed statement presents fairly the status of compliance of the Takaful Operations with the Takaful Rules, 2012, in all material respects.

Applicable Criteria

The criteria for the assurance engagement against which the subject matter information (the Statement) is assessed comprises of the provisions of the Takaful Rules, 2012 issued by the Securities and Exchange Commission of Pakistan.

Responsibilities of the Board of Directors and Management

The Board of Directors and management of the Company are responsible for preparation of the annexed statement that is free from material misstatement.

The Board of Directors and management of the Company are responsible for designing, implementing and maintaining internal controls relevant to the preparation of the annexed statement that is free from material misstatement, whether due to fraud or error. It also includes ensuring the overall compliance of the Takaful Operations with the Takaful Rules, 2012. The responsibilities include ensuring that the management, where appropriate, those charged with governance, and personnel involved with the Takaful Operations' compliance with the Takaful Rules, 2012 are properly trained, systems are properly updated and that any changes in reporting encompass all significant business units.

Our Independence and Quality Control

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

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

Our responsibilities and the summary of work performed

Our responsibility is to examine the annexed statement and to report thereon in the form of an independent limited assurance conclusion based on the evidence obtained. We conducted our engagement in accordance with International Standard on Assurance Engagements (ISAE) 3000, "Assurance Engagements Other Than Audits or Reviews of Historical Financial Information" issued by the International Auditing and Assurance Standards Board. That standard requires that we plan and



perform our procedures to obtain limited assurance about whether the annexed statement presents fairly the status of compliance of the Takaful Operations with the Takaful Rules, 2012, in all material respects. The procedures performed in a limited assurance engagement vary in nature and timing from, and are less in extent than for, a reasonable assurance engagement. Consequently, the level of assurance obtained in a limited assurance engagement is substantially lower than the assurance that would have been obtained had a reasonable assurance engagement been performed.

The procedures selected depend on our judgment, including the assessment of the risks of material non-compliances with the Takaful Rules, 2012, whether due to fraud or error. In making those risk assessments, we have considered internal control relevant to the Takaful Operations compliance with the Takaful Rules, 2012, in order to design assurance procedures that are appropriate in the circumstances, but not for the purposes of expressing a conclusion as to the effectiveness of the Company's internal control over the Takaful Operations' compliance with the Takaful Rules, 2012. A system of internal control, because of its nature, may not prevent or detect all instances of non-compliance with Takaful Rules, 2012, and consequently cannot provide absolute assurance that the objective of compliance with Takaful Rules, 2012, will be met. Also, projection of any evaluation of effectiveness to future periods is subject to the risk that the controls may become inadequate or fail.

The procedures performed included:

- Evaluate the systems, procedures and practices in place with respect to the Takaful operations against the Takaful Rules, 2012 and Shari'ah advisor's guidelines;
- Evaluating the governance arrangements including the reporting of events and status to those charged with relevant responsibilities, such as the Audit Committee / Shari'ah Advisor and the board of directors;
- Test for a sample of transactions relating to Takaful operations to ensure that these are carried out in accordance with the laid down procedures and practices including the regulations relating to Takaful operations as laid down in Takaful Rules, 2012; and
- Review the statement of management's assessment of compliance of the Takaful transactions during the year ended
 31 December 2021 with the Takaful Rules, 2012.

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

Conclusion

Karachi: 26th March, 2022

In our opinion, the annexed statement, for the year ended 31 December 2021, presents fairly the status of compliance of the Takaful Operations with the Takaful Rules, 2012, in all material respects.

Kreston Hyder Bhimji & Co. CHARTERED ACCOUNTANTS

Kristin Holm Dunial L

Engagement Partner: Mohammad Hanif Razzak

SHARI'AH ADVISOR'S REPORT TO THE BOARD OF DIRECTORS

FOR THE YEAR ENDED DECEMBER 31, 2021

All praise and thanks are due to Allah Almighty, by whose blessing Reliance Insurance Co. Ltd. Window Takaful Operations (RICL WTO) has successfully completed its sixth year of Takaful operations.

Being a Shari'ah Advisor of Reliance Insurance Co. Ltd. Window Takaful Operations it is my responsibility to ensure that the Participant membership documents, underwriting procedures, Re-Takaful Arrangements, and financial activities related to the Participants and stakeholders should be compliant as per Shari'ah rulings.

On the other hand it is the responsibility of RIC Takaful Operator's management to follow the Takaful Rules, 2012 and guidelines set by the Shari'ah Advisor and to take prior approval of Shari'ah Advisor for all policies and services being offered by RICL (Window Takaful).

In order to have an independent assessment of the Shari'ah governance and compliance environment of the operator, and the conformity of Takaful Operations with Takaful Rules, 2012, an external audit has been conducted by external auditors.

In my opinion and to the best of my understanding based on explanations provided by the Operator and audit report of the External auditors, blows are the findings:

- Underwriting, investments and financial activities undertaken by the Operator for the year of ended 31
 December, 2021 were in accordance with Takaful Rules, 2012 and guidelines issued by me in the capacity
 of Shariah Advisor.
- Appropriate accounting policies and basis of measurement have been consistently applied in preparation of the financial statements of "Participant Takaful Fund (Waqf Fund)" and "Operator Fund".
- The Operator found performing its duties to its level best by following Shariah guidelines and through consolation with me where needed.
- Any cases which were required to be consulted in accordance with the Shari'ah and Takaful Rules have been discussed and duly resolved.

I concluded my report with the words that Allah Almighty grant Reliance Insurance Co. Ltd. Window Takaful Operations (RICL WTO) remarkable success and help the entire team at every step and keep away from every hindrance and difficulty.



Mufti M Farhan Farooq Shari'ah Advisor Reliance Insurance Co. Ltd. Window Takaful Operations



INDEPENDENT AUDITORS' REPORT

TO THE MEMBERS OF RELIANCE INSURANCE COMPANY LIMITED REPORT ON THE AUDIT OF THE FINANCIAL STATEMENTS OF WINDOW TAKAFUL OPERATIONS

Opinion

We have audited the annexed financial statements of the Reliance Insurance Company Limited – Window Takaful Operations ('the Operator'), which comprise the statement of financial position as at December 31, 2021, and the profit and loss account, the statement of comprehensive income, the statement of changes in funds and the statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information and we state that we have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purposes of the audit.

In our opinion and to the best of our information and according to the explanations given to us, the statement of financial position, the profit and loss account, the statement of comprehensive income, the statement of changes in funds and the statement of cash flows together with the notes forming part thereof, conform with the accounting and reporting standards as applicable in Pakistan and give the information required by the Insurance Ordinance, 2000 and the Companies Act, 2017 (XIX of 2017), in the manner so required and respectively give a true and fair view of the state of Operator's affairs as at December 31, 2021 and of the profit, total comprehensive income, the changes in funds and its cash flows for the year then ended.

Basis for Opinion

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

Key Audit Matters

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

Following are the Key audit matters:

S. No	Key Audit Matters	How the matters were addressed in our audit
1	Revenue Recognition and Unearned Contribution Reserve	Our audit procedures in respect of revenue, amongst others, included the following:
	Refer notes 3.9 & 14 to the financial statements. Contribution written under a policy is recognized as income over the period of insurance or in accordance with the pattern of the incidence of risk. We identified revenue (premium) as a key audit matter because of	 Assessed the appropriateness of the company's revenue recognition policies by comparing them with applicable International Financial Reporting Standards (IFRS), SECP's Insurance Rules 2017, SECP's Insurance Accounting Regulations, 2017, General Takaful Accounting Regulations 2019 and Takaful Rules 2012.



S. No	Key Audit Matters		How the matters were addressed in our audit
	significant amounts and potential risk of revenue being overstated resulting from the pressure, management may feel to achieve contribution / performance targets. Further there are also estimates involved in recognition and calculation of revenue over the period of policy as there is risk of error in terms of the calculation of unearned contribution reserve due to manual calculations.	•	Obtained an understanding of and testing the designs and operating effectiveness of controls designed to ensure that revenue is recognized in appropriate accounting period and reserve for unearned contribution is accurately calculated. Compared, on a sample basis, specific revenue transactions recorded before & after the reporting date with underlying documentation to assess whether revenue has been recognized in the appropriate accounting period and whether contribution has been received in case of policies
			issued on installment basis. Assessed and evaluated the appropriateness of judgments, assumptions and estimates made by the management in determining unearned portion of contribution. Recalculated reserve of unearned contribution and performing analytical procedures to correlate the different audit evidences. Performed test of details to ensure that the policies are genuine and critically assessing manual posting of journal entries to entity's MIS to identify unusual or irregular items.

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

Management is responsible for the other information. The other information comprises the information included in the Annual report of the Operator, but does not include the financial statements and auditor's report thereon. Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

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

Responsibilities of Management and Board of Directors for the Financial Statements

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

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

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



Auditor's Responsibilities for the Audit of the Financial Statements

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

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

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and
 perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide
 a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one
 resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate
 in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Operator's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.

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

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

From the matters communicated with the board of directors, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

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

- a) proper books of account have been kept by the Operator as required by the Insurance Ordinance, 2000 and the Companies Act, 2017 (XIX of 2017);
- b) the statement of financial position, the profit and loss account, the statement of comprehensive income, the statement of changes in funds and the statement of cash flows together with the notes thereon have been drawn up in conformity with the Insurance Ordinance, 2000, the Companies Act, 2017(XIXof2017), and are in agreement with the books of account.
- c) investments made, expenditure incurred and guarantees extended during the year were for the purpose of the Operator's business; and
- d) no Zakat was deductible at source under the Zakat and Ushr Ordinance, 1980(XVIIIof1980).

The engagement partner on the audit resulting in this independent auditor's report is Mohammad Hanif Razzak.

Kreston Hyder Bhimji & Co. Chartered Accountants

Karachi

Date: March 26, 2022

UDIN: AR202110222iMNUDFSgX

The Holm Duning L

STATEMENT OF FINANCIAL POSITION OF OPF AND PTF

AS AT DECEMBER 31, 2021

	Note	OPF		PTF		
		2021	2020	2021	2020	
			(Rupe	es) —		
ASSETS			(-1	,		
Investment						
Equity securities	5	62,693,704	21,193,201	21,307,277	10,606,512	
Takaful / re-takaful receivables	6	-	-	57,447,748	21,162,660	
Deferred wakala fee	19	-	-	14,701,665	10,064,441	
Receivable from PTF	7	8,980,923	4,802,908	-	-	
Accrued investment income		198,372	311,460	154,241	343,466	
Re-takaful recoveries against outstanding						
claims / benefits	16	-	-	6,951,053	22,797,076	
Deferred commission expense	20	6,275,780	3,781,962	-	-	
Prepayments	9	423,750	423,750	19,825,358	11,177,581	
Cash and bank	10	29,621,735	69,906,258	28,914,454	76,989,468	
TOTAL ASSETS		108,194,264	100,419,539	149,301,796	153,141,204	
FUND AND LIABILITIES						
Funds attributable to:						
Operator's Fund (OPF)						
Statutory fund		50,000,000	50,000,000	_	-	
Accumulated profit		36,394,603	28,810,595	_	-	
Surplus on revaluation of available for sale of investment	nents	526,874	483,229	_	-	
		86,921,477	79,293,824		-	
Participants' Takaful Fund (PTF)						
Seed money		-	-	500,000	500,000	
Accumulated surplus		-	-	82,216,450	75,964,019	
		-	-	82,716,450	76,464,019	
LIABILITIES						
PTF underwriting provisions						
Outstanding claims including IBNR	16	-	-	11,834,075	38,799,678	
Unearned contribution reserve	14	-	-	36,754,165	25,161,104	
Reserve for unearned re-takaful rebate	15	-	-	3,927,661	2,207,592	
		-	-	52,515,901	66,168,374	
Unearned wakala fee	19	14,701,665	10,064,441	-	-	
Takaful / re-takful payables	11	-	-	3,650,991	4,638,381	
Other creditors and accruals	12	5,801,089	6,420,647	1,437,531	1,067,522	
Taxation-provision less payment		752,206	4,640,627	-	-	
Deferred taxation	8	17,827	-	-	-	
Payable to OPF	7	-	-	8,980,923	4,802,908	
Total Liabilities		21,272,787	21,125,715	14,069,445	10,508,811	
Contingencies and Commitments	13					
TOTAL FUND AND LIABILITIES		108,194,264	100,419,539	149,301,796	153,141,204	

The annexed notes from 1 to 32 form an integral part of these financial statements.

Irfan Zakaria Bawany Chairman Mohammad Omar Bawany
Director

Noor M. Zakaria Director

Haroon A. Shakoor Chief Financial Officer A. Razak Ahmed
Chief Executive & Managing Director



PROFIT AND LOSS ACCOUNT

FOR THE YEAR ENDED DECEMBER 31, 2021

	Note	2021	2020
		Rupee	es
Participants' Takaful Fund - (PTF)			
Contribution earned		38,185,981	54,203,842
Less: Contributions ceded to re-takaful		(34,221,825)	(30,503,490)
Net contributions revenue	14	3,964,156	23,700,352
Retakaful rebate earned	15	7,088,419	5,964,732
Net underwriting income		11,052,575	29,665,084
Net claims - reported / settled including IBNR	16	(6,829,050)	(16,695,913)
Other direct expenses	17	(411,722)	(200,354)
Surplus before investment income		3,811,803	12,768,817
Investment income	21	824,430	713,544
Other income	23	3,243,284	6,967,400
Less: Modarib's share of investment income		(1,627,086)	(3,072,378)
Surplus transferred to accumulated surplus		6,252,431	17,377,383
Operator's Fund - (OPF)			
Wakala fee	19	25,457,322	36,135,896
Commission expenses	20	(10,465,462)	(12,310,682)
General, administrative and management expenses	24	(10,401,274)	(13,627,432)
		4,590,586	10,197,782
Modarib's shares of PTF investment income		1,627,086	3,072,378
Investment income	21	1,741,843	1,683,264
Direct expenses	22	(1,012,000)	(1,008,000)
Other income	23	3,734,187	4,125,346
Profit before taxation		10,681,702	18,070,770
Taxation	25	(3,097,694)	(5,240,523)
Profit after taxation		7,584,008	12,830,247

The annexed notes from 1 to 32 form an integral part of these financial statements.

Irfan Zakaria Bawany Chairman Mohammad Omar Bawany Director Noor M. Zakaria Director

Haroon A. Shakoor Chief Financial Officer A. Razak Ahmed
Chief Executive & Managing Director

STATEMENT OF COMPREHENSIVE INCOME

FOR THE YEAR ENDED DECEMBER 31, 2021

	2021	2020	
	Rupees		
Participants' Takaful Fund - (PTF)			
Surplus during the year	6,252,431	17,377,383	
Other comprehensive income	-	-	
Total comprehensive income for the year	6,252,431	17,377,383	
Operator's Fund			
Profit after tax	7,584,008	12,830,247	
Other Comprehensive income / (loss)			
Unrealised gain / (loss) on available-for-sale investments	61,472	(117,211)	
Impact of related deferred taxation	(17,827)	-	
	43,645	(117,211)	
Total comprehensive income for the year	7,627,653	12,713,036	

The annexed notes from 1 to 32 form an integral part of these financial statements.

Irfan Zakaria Bawany Chairman Mohammad Omar Bawany Director Noor M. Zakaria Director

Haroon A. Shakoor Chief Financial Officer A. Razak Ahmed
Chief Executive & Managing Director

STATEMENT OF CHANGES IN OPERATOR'S FUND AND PARTICIPANTS' TAKAFUL FUND

FOR THE YEAR ENDED DECEMBER 31, 2021

Attributable Operator's Fund

	Statutory Fund	Accumulated Profit	Surplus/(Deficit) on revaluation of AFS investments	Total
		Rı	ipees——————	
Balance as at January 1, 2020	50,000,000	15,980,348	600,440	66,580,788
Total comprehensive income for the year ended December 31, 2020	-	12,830,247	(117,211)	12,713,036
Balance as at December 31, 2020	50,000,000	28,810,595	483,229	79,293,824
Balance as at January 1, 2021	50,000,000	28,810,595	483,229	79,293,824
Total comprehensive income for the year ended December 31, 2021	-	7,584,008	43,645	7,627,653
Balance as at December 31, 2021	50,000,000	36,394,603	526,874	86,921,477

Attributable to Participants Takaful Fund

Seed Money	Accumulated Profit	Total	
	Rupees		
500,000	58,586,636	59,086,636	
	17,377,383	17,377,383	
500,000	75,964,019	76,464,019	
500,000	75,964,019	76,464,019	
-	6,252,431	6,252,431	
500,000	82,216,450	82,716,450	

The annexed notes from 1 to 32 form an integral part of these financial statements.

Irfan Zakaria Bawany Chairman Mohammad Omar Bawany Director Noor M. Zakaria

Haroon A. Shakoor Chief Financial Officer A. Razak Ahmed
Chief Executive & Managing Director

Karachi: 26th March, 2022

Balance as at 1st January 2020

Balance as at December 31, 2020

Balance as at January 01, 2021

Balance as at December 31, 2021

Surplus for the year ended December 31, 2020

Surplus for the year ended December 31, 2021

STATEMENT OF CASH FLOWS

FOR THE YEAR ENDED DECEMBER 31, 2021

	OF	PF	PTF		
	2021	2020	2021	2020	
Operating Cook Floure		(Rupe	es)		
Operating Cash Flows a) Takaful activities					
Contribution received	_	-	52,040,940	63,348,574	
Re-takaful contribution paid	-	-	(56,946,656)	(43,241,669)	
Claims / benefits paid	-	-	(36,840,725)	(17,545,844)	
Re-takaful and other recoveries received	-	-	18,892,095	8,137,099	
Commission paid	(12,959,280)	(9,306,553)	-	-	
Retakaful rebate received	-	-	8,808,488	5,781,383	
Wakala fee received	25,789,352	34,087,065	- (05 700 050)	- (0.4.007.005)	
Wakala fee paid	4 754 005	- 0.070.070	(25,789,352)	(34,087,065)	
Modarib wakala fee received Modarib wakala fee paid	1,754,265	3,072,378	(4.754.065)	(2.072.279)	
Net cash flows from takaful activities	14,584,337	27,852,890	(1,754,265) (41,589,475)	(3,072,378) (20,679,900)	
Net Cash nows from taxardi activities	14,364,337	21,002,090	(41,303,473)	(20,079,900)	
b) Other operating activities					
Income tax paid	(6,986,115)	(1,808,658)	-	-	
General and other expenses paid	(10,989,524)	(14,211,682)	(411,722)	(200,354)	
Other operating payments	(1,043,308)	3,724,763	- 1	- '	
Other operating receipts	-	-	370,009	(1,604,339)	
Net cash flow from other operating activities	(19,018,947)	(12,295,577)	(41,713)	(1,804,693)	
Total cash flows from all operating activities	(4,434,610)	15,557,313	(41,631,188)	(22,484,593)	
harman and a set of the					
Investment activities Profit / return received	3,847,275	4,125,346	2 420 500	6,967,400	
Dividend received	1,741,843	1,904,359	3,432,509 824,430	576,108	
Payments for investments	(41,439,031)	(10,917,811)	(10,700,765)	(10,606,512)	
T dymonio for investments	(+1,+05,001)	(10,517,011)	(10,700,700)	(10,000,012)	
Total cash flows from investing activities	(35,849,913)	(4,888,106)	(6,443,826)	(3,063,004)	
Net cash flows from all activities	(40,284,523)	10,669,207	(48,075,014)	(25,547,597)	
Cash and cash equivalent at the beginning of the year	69,906,258	59,237,051	76,989,468	102,537,065	
Cash and cash equivalent at the end of the year	29,621,735	69,906,258	28,914,454	76,989,468	
Reconciliation to profit and loss Account					
Operating cash flows	(4,434,610)	15,557,313	(41,631,188)	(22,484,593)	
Dividend income	1,741,843	1,683,264	824,430	713,544	
Other investment income	3,734,187	4,125,346	3,243,284	6,967,400	
Increase / (Decrease) in assets other than cash	6,671,833 (129,244)	(12,322,700) 3,787,024	33,724,066	12,617,283	
(Increase) / Decrease in liabilities other than borrowings Profit / Surplus for the year			10,091,839 6,252,431	<u>19,563,749</u> 17,377,383	
Front / Surplus for the year	7,584,008	12,830,247			
Attributed to					
Operatot's Fund	7,584,008	12,830,247	_	-	
Participants' Takaful Fund	- ,- 3 .,000	-,-,-,	6,252,431	17,377,383	
•	7,584,008	12,830,247	6,252,431	17,377,383	

The annexed notes from 1 to 32 form an integral part of these financial statements.

Irfan Zakaria Bawany Chairman Mohammad Omar Bawany Director Noor M. Zakaria Director

Haroon A. Shakoor Chief Financial Officer A. Razak Ahmed Chief Executive & Managing Director



FOR THE YEAR ENDED DECEMBER 31, 2021

1. LEGAL STATUS AND NATURE OF BUSINESS

Reliance Insurance Company Limited (the Operator) has been allowed to undertake General Window Takaful Operations (WTO) on May 25, 2016 by Securities and Exchange Commission of Pakistan (SECP) under SECP Takaful Rules, 2012. For the purpose of carrying on the Takaful business, the Operator has formed a Waqf (Participants' Takaful Fund (PTF) on May 30, 2016 under the Waqf deed with a Seed money of Rs. 500,000. The Waqf deed and PTF policies (Waqf Rules) which govern the relationship of Operator, Waqf and Participants for management of Takaful operations, investment of Waqf and Operator's Fund are approved by the Shariah Advisor of the Operator.

2. BASIS OF PREPARATION AND STATEMENT OF COMPLIANCE

2.1 Statement of compliance

These financial statements have been prepared in accordance with accounting and reporting standards as applicable in Pakistan. The accounting and reporting standards comprise of:

- International Financial Reporting Standards (IFRS) issued by the International Accounting Standards Board (IASB) as are notified under the Companies Act, 2017, and
- Provisions of and directives issued under the Companies Act, 2017, the Insurance Ordinance, 2000, Insurance Rules, 2017, Insurance Accounting Regulations, 2017, SECP Takaful Rules, 2012 and the General Takaful Accounting Regulations, 2019.

In case requirements differ, the provisions or directives of the Companies Act, 2017, Insurance Ordinance, 2000, Insurance Rules, 2017, Insurance Accounting Regulations, 2017, SECP Takaful Rules, 2012 and the General Takaful Accounting Regulations, 2019, shall prevail.

These financial statements reflect the financial position and results of operations of both the Operator's Fund and Participant's Takaful Fund in a manner that the assets, liabilities, income and expenses of the Operator's Fund and PTF remain separately identifiable.

2.2 Basis of Measurement

These financial statements have been prepared on the historical cost basis except otherwise stated in these financial statements. No adjustment for the effect of inflation has been accounted for in the financial.

2.3 Functional and presentation currency

These financial statements are prepared and presented in Pakistani Rupees, which is the functional and presentation currency of the Operator.

2.4 Accounting Standards, IFRIC Interpretations and amendments that are effective for the current year

There are new and amended standards, interpretations and amendments that are mandatory for the Company's accounting periods beginning on or after January 1, 2021 but are considered not to be relevant or do not have any significant effect on the Operator's operations hence not enlisted in these financial statements except as follows:

a) IFRS 9 'Financial Instruments' and amendment (effective for period ending on or after June 30, 2019). IFRS 9 replaces the existing guidance in IAS 39 Financial Instruments: Recognition and Measurement. IFRS 9 includes revised guidance on the classification and measurement of financial instruments, a new expected credit loss model for calculating impairment on financial assets, and new general hedge accounting requirements. It also carries forward the guidance on recognition and derecognition of financial instruments from IAS 39.

Further, IFRS 4 provides two alternative options in relation to application of IFRS 9 for entities issuing contracts within the scope of IFRS 4, notably a temporary exemption and an overlay approach. The temporary exemption enables eligible entities to defer the implementation date of IFRS 9. The overlay approach allows an entity applying IFRS 9 from the effective date to remove from profit or loss the effects of some of the accounting mismatches that may occur from applying IFRS 9 before IFRS 17 is applied.

FOR THE YEAR ENDED DECEMBER 31, 2021

As an takaful operator, the management has opted temporary exemption from the application of IFRS 9 as allowed by the International Accounting Standards Board (IASB) for entities whose activities are predominantly connected with insurance. Additional disclosures, as required by the IASB, for being eligible to apply the temporary exemption from the application of IFRS 9 are given below.

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

- a) financial assets with contractual terms that give rise on specified dates to cash flows that are solely payment of principal and interest ("SPPI") on the principal amount outstanding, excluding any financial asset that meets the definition of held for trading in IFRS 9, or that is managed and whose performance is evaluated on a fair value basis, and
- b) all other financial assets:
- b) Fair value of financial assets as at December 31, 2021 and change in fair value during the year

	OPF	PTF
	December 31, 2021	
	Rup	oees —
Financial assets that do not meet the SPPI criteria		
Equity Securities / Mutual Funds - Available for sale		
Opening fair value	21,193,201	10,606,512
Net addition during the year - net	41,439,029	10,700,765
Increase in fair value	61,474	
Closing fair value	62,693,704	21,307,277

Carrying value of all other financial assets approximates to their fair values since these either have short term maturity or are frequently repriced.

2.5 Accounting Standards, IFRIC interpretations and amendments that are not yet effective

The following new and amended standards, interpretations and amendments will become effective from the dates mentioned below against the respective standard, interpretation or amendment.

Effective date (annual periods beginning on or after)

Standards, interpretations and / or amendments

IFRS16 - Leases (Amendments)	April 1,2021
Intrest rate Bencmark Reform which amended IFRS 9 .IFRS 7,IFRS 4 and IFRS 16	January 1,2022
IAS 37- Provisions, Contingent liabilities and Contingent Assets (Amendments)	January 1,2022
IAS 16 - Property Plant and Equipments (Amendments)	January 1,2022
IAS1 - Presenatation of Financial Statements (Amendments)	January 1,2024
IFRS 4- Insuarnce Contracts (Amendments)	January 1,2023

The management in process of assessing the impacts of these standards and amendments of the financial statements of operation's fund.

There are certain new standards amendments and interpretations that are mandatory for the Company's accounting period beginning on or after January 01, 2022 but are considered not to be relevant or donot have any significant effect on the Company's opertaions and are therefore not discussed in these financial statements.

FOR THE YEAR ENDED DECEMBER 31, 2021

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The accounting policies applied in the prepration of these financial statements are set out below:

3.1 TAKAFUL CONTRACTS

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

Contracts under which the Participant Takaful Fund (PTF) accepts significant takaful risk from another party (the participant) by agreeing to compensate the participant if a specified uncertain future event (the takaful event) adversely affects the participant are classified as takaful contracts. Takaful risk is significant if a takaful event could cause the PTF to pay significant benefits due to the happening of the takaful event compared to it's non happening. Once a contract has been classified as a takaful contract, it remains a takaful contract for the remainder of it's lifetime, even if the takaful risk reduces significantly during the period, unless all rights and obligations are extinguished or expired.

The operations underwrite non-life takaful contracts that can be categorized into following main categories:

a) Fire and property

Fire and property takaful contracts mainly compensate the participants for damage suffered to their properties or for the value of property lost. Participants who undertake commercial activities on their premises could also receive compensation for the loss of earnings caused by the inability to use the covered properties in their business activities. These contracts are generally one year contracts except some contracts that are of three months period.

b) Marine, aviation and transport

Marine takaful covers the loss or damage of vessels, cargo, terminals, and any transport or property by which cargo is transferred, acquired, or held between the points of origin and final destination. These contracts are generally for three months period.

c) Motor

Motor takaful provides protection against losses incurred as a result of theft, traffic accidents and against third party liability that could be incurred in an accident. These contracts are generally one year contracts.

d) Miscellaneous

All other various types of takaful contracts are classified in miscellaneous category which includes mainly engineering, terrorism, personal accident, workmen compensation, travel and products of financial institutions etc. These contracts are normally one year takaful contracts except some engineering takaful contracts that are of more than one year period.

These takaful contracts are provided to all types of customers based on assessment of takaful risk by the Operator. Normally personal takaful contracts e.g. vehicle, travel, personal accident, etc. are provided to individual customers, whereas, takaful contracts of fire and property, marine, aviation and transport, accident and health and other commercial line products are provided to commercial organizations.

3.2 Deferred Commission expense / Acquisition cost

Commission expense incurred in obtaining and recording policies is deferred and recognised in statement of profit or loss as an expense in accordance with the pattern of recognition of contribution revenue.

3.3 Reserve for unearned contribution

The portion of contribution written relating to the unexpired period of coverage is recognized as unearned contribution by the Company. The unearned portion of contribution income is recognized as a liability. The liability is calculated by applying 1/24 method as specified in the Insurance Accounting Regulations, 2017.

FOR THE YEAR ENDED DECEMBER 31, 2021

3.4 Contribution deficiency reserve

The Operator is required as per the General Takaful Accounting Regulations, 2019, to maintain a provision in respect of contribution deficiency for the class of business where the unearned contribution reserve is not adequate to meet the expected future liability, after re-takaful recoveries from claims, and other supplementary expenses expected to be incurred after the reporting date in respect of the unexpired takaful contracts in that class of business at the reporting date. The movement in the contribution deficiency reserve is recorded as an expense in the profit and loss account.

The Operator determines the adequacy of liability of contribution deficiency by carrying out analysis of its loss ratio of expired periods of the contracts. For this purpose average loss ratio of last three years inclusive of claim settlement cost but excluding major exceptional claims are taken into consideration to determine ultimate loss ratio to be applied on unearned contribution. The liability of contribution deficiency in relation to accident and health takaful is calculated in accordance with the advice of the actuary. No provision has been made as the unearned contribution reserve for each class of business as at the year end is adequate to meet the expected future liability after re-takaful from claims and other expenses, expected to be incurred after the reporting date in respect of policies in force at reporting date.

3.5 Re-takaful contracts held

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

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

3.6 Receivables and payables related to takaful contracts

Receivables and payables relating to takaful contracts are recognized when due. These include contribution due but unpaid, contribution received in advance, contribution due and claims payable to takaful contract holders. These are recognized at cost, which is the fair value of the consideration given less provision for impairment, if any.

Allowance for impairment in contribution receivables is estimated on a systematic basis after analyzing the receivables as per their ageing.

3.6.1 Takaful / Re-takaful receivables

Receivables under takaful contracts are recognized when due, at the fair value of the consideration receivable less provision for doubtful debts, if any. If there is objective evidence that the receivable is impaired, the Company reduces the carrying amount of the receivable accordingly and recognizes that impairment loss in the statement of profit or loss.

3.6.2 Re-takaful recoveries against outstanding claims

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

3.7 Segment reporting

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

The Operator presents segment reporting of operating results using the classes of business as specified under the Insurance Ordinance, 2000, the Insurance accounting regulation, 2017.and the General Takaful Accounting Regulations, 2019. The reported operating segments are also consistent with the internal reporting process of the Operator for allocating resources and assessing performance of the operating segments. The performance of segments is evaluated on the basis of underwriting results of each segment.

FOR THE YEAR ENDED DECEMBER 31, 2021

Based on its classification of takaful contracts issued, the Operator has four primary business segments, namely, fire, marine, motor and miscellaneous. The nature and business activities of these segments are disclosed in note 3.1.

Financing, investment and income taxes are managed on an overall basis and are therefore, not allocated to any segment. The accounting policies of operating segments are the same as those described in the summary of significant accounting policies.

Assets and liabilities are allocated to particular segments on the basis of contribution earned. Those assets and liabilities which cannot be allocated to a particular segment on a reasonable basis are reported as unallocated corporate assets and liabilities. Further, the management expenses are allocated to each segment on the basis disclosed in note 3.14.

3.8 Cash and cash equivalents

For the purpose of cash flow statement, cash and cash equivalents include cash at bank in current and saving accounts, cash and stamps in hand and bank deposits.

3.9 Revenue recognition

a) Contribution

For all the takaful contracts, contributions including administrative surcharge received / receivable under a policy are recognized as written at the time of issuance of policy. Where contributions for a policy are payable in installments, full contribution for the duration of the policy is recognized as written at the inception of the policy and related assets set up for contributions receivable at a later date. Contributions are stated on gross basis and exclusive of taxes and duties levied on contributions.

Provision for Unearned Wakala fee

The Takaful operator manages the general takaful operations for the Participants and charges 40% of gross contribution written on all classes of business including administrative surcharge as Wakala Fee against the services given to Participant's Takaful Fund. Wakala fee under a policy is recognised on the same basis on which related revenue is recognized. Unexpired portion of Wakala fee is recognized as a liability of OPF and an asset of PTF.

Modarib Fee

The Takaful operator also manages the participants' investment as Modarib and charges 40% of the investment / deposit income earned by the Participants' Takaful Fund as Modarib's share.

b) Rebate from Re-takaful Operators

Rebate from re-takaful is recognized at the time of issuance of the underlying takaful policy. These are deferred and recognised as liability and recognised in the statement of profit or loss as revenue in accordance with the pattern of recognition of the re-takaful contributions.

c) Investment Income

Profit on bank accounts and deposits is recognised on accrual basis. Profit or loss on sale of investments is recognised at the time of sale.

d) Dividend Income

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

FOR THE YEAR ENDED DECEMBER 31, 2021

3.10 Investments

3.10.1 Initial Recognition

All investments are initially recognized at cost being the fair value of the consideration given and include transaction costs, except for investments at fair value through profit or loss in which case transaction costs are charged to the statement of profit or loss. These are recognized and classified as follows:

- In equity securities
- In debt securities
- In term deposits

3.10.2 Subsequent Measurement

3.10.2.1 In equity securities

a) Available for sale

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

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

These are reviewed for impairment periodically and any losses arising from impairment, based on managemen estimates, in values are charged to the statement of profit or loss account.

b) Investments at fair value through profit and loss

Investments which are acquired principally for the purpose of generating profit from short term fluctuation in price or are part of the portfolio in which there is recent actual pattern of short term profit taking are classified as held for trading. After initial recognition these are measured at fair values with any resulting gains and losses recognized directly in the profit or loss. Subsequent to initial recognition these are measured at fair value by reference to quoted market prices with resulting gain or loss being included in net profit or loss for the year in which it arises.

3.10.2.2 Held for maturity

Investments in debt securities, deposits and instruments with fixed maturity, where management has both the intent and the ability to hold to maturity, are classified as held to maturity. Subsequently, these are measured at amortized cost less provision for impairment, if any. Any premium paid or discount availed on acquisition of held to maturity investment is deferred and amortised over the term of investment using the effective yield.

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

3.10.2.3 In term deposits

Investment in term deposits with fixed maturity that the management has the intent and ability to hold to maturity are classified as held to maturity and are initially measured at cost. At subsequent reporting dates, these are measured at amortized cost using the effective yield method.

3.10.2.4 Date of recognition

Regular way purchases and sales of investments that require delivery within the time frame established by regulations or market convention are recognised at the trade date. Trade date is the date on which the Operator commits to purchase or sell the investment.

FOR THE YEAR ENDED DECEMBER 31, 2021

3.11 Offsetting of financial assets and liabilities

Financial assets and financial liabilities are only offset and the net amount is reported in the statement of financial position when there is a legally enforceable right to set off the recognized amount and the Company intends to either settle on a net basis, or to realize the asset and settle the liability simultaneously.

3.12 Provisions

Claims incurred but not reported (IBNR)

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

3.13 Taxation

Income tax expense comprises current and deferred tax. Income tax expense is recognised in the Operator's profit and loss account, except to the extent that it relates to items recognised directly in equity or in the statement of comprehensive income, in which case it is recognised in equity or in the statement of comprehensive income respectively.

Current tax

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

Deferred tax

Deferred tax is accounted for using the balance sheet liability method in respect of all temporary differences at the reporting date between the tax bases and carrying amounts of assets and liabilities for financial reporting purposes. Deferred tax liabilities are generally recognised for all taxable temporary differences and deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which the deductible temporary differences, unused tax losses and tax credits can be utilised.

3.14 Defined contribution plan

The Operator contributes to a provident fund scheme which covers all permanent employees. Equal contributions are made both by the Operator and the employees to the fund at the rate of 8.33 percent of basic salary.

3.15 Impairment of assets

The carrying amount of assets are reviewed at each statement of financial position date to determine whether there is any indication of impairment of any asset or group of assets. If such indication exists, the recoverable amount of the asset is estimated. An impairment loss is recognised whenever the carrying amount of an asset exceeds its recoverable amount. Impairment losses are recognised in statement of profit or loss. An impairment loss is reversed if the reversal can be objectively related to an event occurring after the impairment loss was recognised.

Provisions for impairment are reviewed at each statement of financial position date and adjusted to reflect the current best estimate. Changes in the provisions are recognised as income or expense.

FOR THE YEAR ENDED DECEMBER 31, 2021

3.16 Management expenses

Expenses allocated to PTF represent directly attributable expenses and these are allocated to various revenue accounts on equitable basis. Expenses not directly allocable to PTF are charged to OPF.

3.16.1 Claims expense

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

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

3.17 Creditors, accruals and provisions

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

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

3.18 Takaful surplus

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

3.19 Qard-e-Hasna

Qard-e-Hasna is provided by OPF to PTF in case of deficit or to fulfill cash flow requirements.

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS

The preparation of financial statements in conformity with the requirements of approved accounting standards as applicable in Pakistan requires the Operator to make judgments, estimates and assumptions that affect the application of policies and reported amounts of assets, liabilities, income and expenses. The judgments, estimates and assumptions are based on historical experience, current trends and various other factors that are believed to be reasonable under the circumstances, the result of which form the basis of making the estimates about carrying values of assets and liabilities that are not readily apparent from other sources.

The estimates / judgments and associated assumptions are reviewed on an ongoing basis. Revision to the accounting estimates are recognised in the period in which the estimate is revised, if the revision affects only that period, or in the period of revision and future periods if the revision affects both current and future periods. The areas involving a higher degree of judgment or complexity, or areas where assumption and estimates are significant to this financial information, or judgments were exercised in application of accounting policies are as follows:

		Notes
-	Classification of Takaful Contracts	3.1
-	Unearned contribution	3.3
-	Contribution deficiency reserve	3.4
-	Takaful / Re-takaful receivables	3.6.1
-	Outstanding claims including IBNR and re-takaful recoveries there against.	3.6.2 & 3.12
-	Segment reporting	3.7
-	Provision for unearned wakala fee	3.9 a
-	Classification of Investments	3.1
-	Impairment	3.15
-	Allocation of management expenses	3.16

FOR THE YEAR ENDED DECEMBER 31, 2021

5. **INVESTMENTS - EQUITY SECURITIES** Investments in mutual funds - available for sales

	2021		2020			
	Cost	Revaluation surplus	Market / Carrying Value	Cost	Revaluation Surplus	Market / Carrying Value
			Ru	pees		
OPF						
Al-Hamra Islamic Income Fund	11,295,390	527,116	11,822,506	10,709,971	423,851	11,133,823
Al-Hamra Daily Dividend Fund	20,120,815	-	20,120,815	-	-	-
HBL Islamic Money Market Fund	30,732,797	17,586	30,750,383	10,000,000	59,378	10,059,378
	62,149,002	544,703	62,693,704	20,709,971	483,229	21,193,201
PTF						
ABL Islamic Cash Fund	21,307,277	-	21,307,277	10,606,512	-	10,606,512

6.	TAKAFUL RE-TAKAFUL RECEIVABLE	S				
			OPF		P'	TF
		Note	2021	2020	2021	2020
		_		Rupe	ees	
	Due from takaful participant holders Due from other takaful / re-takaful opera	tors _		<u> </u>	33,467,190 23,980,558	10,271,766 10,890,894
		=	<u>-</u>	:	57,447,748	21,162,660
7.	RECEIVABLE / PAYABLE (current account between OPF and I	PTF)				
	Wakala fee Modarib fee	_	8,775,472 205,451	4,470,278 332,630	(8,775,472) (205,451)	(4,470,278) (332,630)
			8,980,923	4,802,908	(8,980,923)	(4,802,908)
8.	DEFERRED TAXATION					
	Deferred tax arising in respect of: Revaluation of available-for-sale equity investment	8.1	17,827	-	_	-
	. ,	=		·		
8.1	The movement in deferred tax liability is as follows					
	Opening deferred tax liability is Charge to the statement of		-	-	-	-
	comprehensive income Closing deferred tax	_	17,827 17,827	- .	-	
	Closing deletted tax	=	11,021			
9.	PREPAYMENTS					
	Prepaid re-takaful contribution ceded		-	-	19,825,358	11,177,581
	Prepaid miscellaneous expenses	_	423,750 423,750	423,750 423,750	19,825,358	- 11,177,581
		=	-,		-,,	

FOR THE YEAR ENDED DECEMBER 31, 2021

	_				
		OPF		P ⁻	ΓF
		2021	2020	2021	2020
	- -		Rup	ees———	
10.	CASH AND BANK				
	Cash and cash equivalents Policy, revenue stamps and bond papers Cash at bank	-	-	22,270	83,970
	Saving accounts	29,621,735	69,906,258	28,892,184	76,905,498
	_	29,621,735	69,906,258	28,914,454	76,989,468
10.1	The above also represent cash and cash equiv RE-TAKAFUL OPERATORS PAYABLE - PTF Due to takaful participants / re-takaful payable	-	- -	3,650,991	4,638,381
12.	OTHER CREDITORS AND ACCRUALS				
	Agents commission payable	5,690,602	6,160,965	_	-
	Sales tax on service	-	-	1,009,192	771,905
	Federal insurance fee	-	-	428,339	100,773
	Accrued expenses	100,000	100,000	-	-
	Other tax payables	10,487	159,682		194,844
		5,801,089	6,420,647	1,437,531	1,067,522

13. CONTINGENCIES AND COMMITMENTS

13.1 It has been noted during the course of reconciliation of outstanding balances due to and due from other insurers / reinsurers that the same are not in agreement in various cases. Based on the information received with respect to closing balances from six insurers / reinsurers unidentified / un-reconciled positive and negative differences of Rs. 0.009 million and Rs. 1.844 million respectively have been noted whereas for certain other insurers / reinsurers, no information is received and hence, differences could not be worked out with reasonable accuracy. In this respect, the Operator is actively pursuing the matter of obtaining information and reconciling the outstanding balances and this may subsequently result in adjustment of balances in the books of the Operator, if required.

			PTF	
		Note	2021	2020
14.	NET CONTRIBUTION		Rup	ees
	Written Gross Contributions		75,236,364	61,921,232
	Less: Wakala Fee	14.1	(25,457,322)	(36,135,896)
	Contribution Net of Wakala fee		49,779,042	25,785,336
	Add: Unearned contributions reserve opening		25,161,104	53,579,610
	Less: Unearned contributions reserve closing		(36,754,165)	(25,161,104)
	Contributions earned		38,185,981	54,203,842
	Re-takaful contributions ceded		42,869,602	28,867,444
	Add: Prepaid re-takaful contributions opening		11,177,581	12,813,627
	Less: Prepaid re-takaful contributions closing		(19,825,358)	(11,177,581)
	Re-takaful expense		34,221,825 30,503,490	
	Net contributions revenue		3,964,156	23,700,352



FOR THE YEAR ENDED DECEMBER 31, 2021

		PT	F
		2021	2020
		Rup	ees———
14.1	Wakala expense		
	Gross Wakala fee	30,094,546	24,768,494
	Add: Deferred wakala fee opening	10,064,441	21,431,843
	Less: Deferred wakala fee closing	(14,701,665)	(10,064,441)
		25,457,322	36,135,896
15.	RE-TAKAFUL REBATE		
	Retakaful rebate / commission received	8,808,488	5,781,383
	Add: Unearned re-takaful rebate / commission opening	2,207,592	2,390,941
	Less: Unearned re-takaful rebate / commission / closing	(3,927,661)	(2,207,592)
		7,088,419	5,964,732
16.	TAKAFUL BENEFITS/ CLAIMS EXPENSE		
	Benefits / Claims Paid	36,840,725	17,545,844
	Add: Outstanding benefits / claims including IBNR closing	11,834,075	38,799,678
	Less: Outstanding benefits / claims including IBNR opening	(38,799,678)	(9,719,558)
	Claims expense	9,875,122	46,625,964
	Less: Re-takaful and other recoveries received	18,892,095	8,137,099
	Add: Re-takaful and other recoveries in respect		
	of outstanding claims closing	6,951,053	22,797,076
	Less: Re-takaful and other recoveries in respect		
	of outstanding claims opening	(22,797,076)	(1,004,124)
	Re-takaful and other recoveries revenue	3,046,072	29,930,051
	Net claims expense	6,829,050	16,695,913

16.1 Benefits / claim development

Accident year	2017	2018	2019	2020	2021	Total
			— Rupees	in '000' —		
Estimate of ultimate claims cost:			•			
At the end of accident year	6,203	4,295	7,288	18,565	7,443	43,794
One year later	1,529	1,018	4,305	3,624		10,476
Two years later	1,413	3,887	522	-,-	_	5,822
Three years later	185	235	-	_	_	420
Four years later	10					
Current estimate of cumulative claims	46	1.371	3.636	19,721	23,900	48,674
Cumulative payment to date	(36)	(1,136)	(3,114)	(16,097)	(16,457)	(36,840)
Liability recognised in the financial position	10	235	522	3,624	7,443	11,834
Liability in respect of prior years				-,	,,,,,,	-
Total liability recognized in statement						
of financial position					-	11,834
					Ξ	

FOR THE YEAR ENDED DECEMBER 31, 2021

			OPF		PTF	=
		Note	2021	2020	2021	2020
				Rup	ees-	
17.	OTHER DIRECT EXPENSES					
	Fire and property damage		_	-	141,591	22,840
	Marine, Aviation and Transport		-	-	50,271	10,158
	Motor		-	-	217,801	166,574
	Miscellaneous		-	-	2,059	782
			-	-	411,722	200,354

17.1 These expenses represent bank and service charges directly incurred in PTF.

18. **MODARIB'S FEE**

The Operators' manage the participants' investments as a Modarib and charge 40% Modarib's share of the investment income earned by PTF.

19. **WAKALA FEE INCOME**

Gross wakala fee	30,094,546	24,768,494	-	-
Add: Unearned wakala fee opening	10,064,441	21,431,843	-	-
Less: Unearned wakala fee closing	(14,701,665)	(10,064,441)	-	-
	25,457,322	36,135,896	-	-

19.1 Wakala fee

The Operators' mange the general takaful operations for the participants and charges 40% for motor, fire and property damage and others etc. of the gross contribution written net off administrative surchage on co-takaful inward as wakala fee against the services.

20. **COMMISSION EXPENSES**

Commission paid or payable	12,959,280	9,306,553	-	-
Add: Deferred commission expense opening	3,781,962	6,786,091	-	-
Less: Deferred commission expense closing	(6,275,780)	(3,781,962)	-	-
Commission expenses	10,465,462	12,310,682	-	-

2

21.	INVESTMENT INCOME					
	Income form mutual funds availa Total investment income	able sale	1,741,843 1,741,843	1,683,264 1,683,264	824,430 824,430	713,544 713,544
22.	DIRECT EXPENSES	-				
	Employee benefit cost Auditors' remuneration	22.1	900,000 112,000 1,012,000	900,000 108,000 1,008,000	-	<u>-</u>
22.1	Auditors' remuneration	=	1,012,000	1,006,000		
	Audit fee Sindh sales tax on services	_	100,000 12,000	100,000 8,000	-	-

112,000

108,000

FOR THE YEAR ENDED DECEMBER 31, 2021

				OPF		Р	TF
			Note	2021	2020	2021	2020
					[Rupees—	
23.	OTHER INCOME						
	Profit on bank deposits			3,734,187	4,125,346	3,243,284	6,967,400
				3,734,187	4,125,346	3,243,284	6,967,400
24.	GENERAL, ADMINISTRA MANAGEMENT EXPEN						
	Advertisement and sales p	romotion		-	245,500	-	-
	Employee benefit cost		24.1	5,062,752	4,635,252	-	-
	Printing and stationery			15,050	49,175	-	-
	Vehicle running expenses			331,040	307,330	-	-
	Computer software mainte			1,695,000	1,695,000	-	-
	Legal and professional cha Bank charges	arges		194,400 8,529	6,677	_	-
	Fee and subscription			215,619	201,077		_
	Other related cost			2,878,884	6,487,421	_	_
	0 ii.o. 1 o.a.o a 0 0 0 1			10,401,274	13,627,432	-	_
24.1	Employee benefit cost Salaries, allowances and o Charges for post employm		6	5,029,500 33,252 5,062,752	4,603,500 31,752 4,635,252	- - -	- - -
25.	TAXATION						
	For the year						
	Current		25.1	3,097,694	5,240,523	-	-
25.1	Relationship between tax	expense an	ıd accoı	uting.			
		Effective ta	x rate %	ó			
		2021	2020				
	Profit before taxation			10,681,702	18,070,770	-	-
	Tax at the applicable rate	29.00	29.00	3,097,694	5,240,523	-	-
	Total average effective						
	tax rate	29.00	29.00	3,097,694	5,240,523	-	-
			_				

FOR THE YEAR ENDED DECEMBER 31, 2021

26. COMPENSATION OF DIRECTORS AND EXECUTIVES

	Chief Executive		Dire	ctor	Executives	
	2021 2020		2021	2020	2021	2020
•			Rup	ees —		
Managerial remuneration	-	-	-	-	2,085,000	1,950,000
Number of person	erson		-	-	1	1

27. RELATED PARTY TRANSACTIONS

Related parties comprise companies having common directorship, group companies, directors, key management personnel and retirement benefit funds. Remuneration to the key management personnel are included in note 26 to these financial statements and are determined in accordance with the terms of their appointment.

Relation with the Company		Nature of transaction	Note	2021	2020
				Ruj	pees ———
Transactions during the year					
Associated companies	PTF	Contribution underwritten		16,319,298	7,627,307
undertakings	PTF	Contribution collected		15,184,529	9,331,369
Key management personnel Others	OPF	Remuneration and other benefits	26	2,085,000	1,950,000
staff retirement benefits	OPF	Contribution to provident fund		33,252	31,752
Balances as at the year end					
Associated companies undertakings	PTF	Contribution due but unpaid		17,680,609	6,914,573

FOR THE YEAR ENDED DECEMBER 31, 2021

	SFGME		
28.			

20. SEGMENT INFORMATION			2021 - PTF	21 - PTF		
	Fire & property damage	Marine aviation & transport	Motor	Miscellaneous	Total	
			— Rupees ——			
Gross written Contributions (inclusive of Administrative surcharge)	44,132,217	14,801,427	15,835,408	467,312	75,236,364	
(
Wakala fees	(11,768,289)	(6,158,767)	(7,371,851)	(158,415)	(25,457,322)	
Takaful contributions earned	29,420,722	15,396,918	18,429,627	396,036	63,643,303	
Takaful contributions ceded to						
re-takaful	(19,303,445)	(11,805,901)	(2,867,097)	(245,382)	(34,221,825)	
Net takaful contribution	(1,651,012)	(2,567,750)	8,190,679	(7,761)	3,964,156	
Retakaful Rebate	4,320,306	2,715,357		52,756	7,088,419	
Net underwritiing income	2,669,294	147,607	8,190,679	44,995	11,052,575	
Takaful claims	(11,444,158)	(772,541)	2,413,764	(72,187)	(9,875,122)	
Takaful claims recovered from re-takaful	9,342,411	698,900	(7,054,167)	58,928	3,046,072	
Net claims	(2,101,747)	(73,641)	(4,640,403)	(13,259)	(6,829,050)	
Other direct expense	(141,591)	(50,271)	(217,801)	(2,059)	(411,722)	
Surplus before investment income	425,956	23,695	3,332,475	29,677	3,811,803	
Net Investment income					824,430	
Other income					3,243,284	
Modarib's shares of investment income					(1,627,086)	
Surplus transferred to accumulated surplus					6,252,431	
ourplus transferred to accumulated surplus					0,232,431	
Corporate segment assets	34,018,004	12,074,319	52,326,946	496,662	98,915,931	
Corporate unallocated assets					50,385,865	
Total Assets					149,301,796	
Corporate segment liabilities	22,331,981	7,926,493	34,351,350	326,046	64,935,870	
Corporate unallocated liabilities		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			1,649,476	
Total Liabilities					66,585,346	

	2021 - OPF				
	Fire & property damage	Marine aviation & transport	Motor	Miscellaneous	Total
			— Rupees —		
Wakala fee Commission expenses Management expenses	11,768,289 (5,654,103) (3,576,998) 2,537,188	6,158,767 (2,963,753) (1,269,996) 1,925,018	7,371,851 (1,800,230) (5,502,274) 69,347	158,415 (47,376) (52,006) 59,033	25,457,322 (10,465,462) (10,401,274) 4,590,586
Mudarib share of PTF Investment Income Investment income Direct expenses Other income Profit before tax Taxation Profit after tax					1,627,086 1,741,843 (1,012,000) 3,734,187 10,681,702 (3,097,694) 7,584,008
Corporate segment assets Corporate unallocated assets Total Assets	5,175,732	1,837,070	7,961,380	75,565	15,049,747 93,144,517 108,194,264
Corporate segment liabilities Corporate unallocated liabilities Total liabilities	7,018,498	2,491,139	10,795,946	102,470	20,408,053 864,734 21,272,787

FOR THE YEAR ENDED DECEMBER 31, 2021

Fire & property damage				2020 - PTF		
Corporate segment liabilities Corporate segment sasets Corporate segment assets Corporate segment assets Corporate segment assets Corporate segment assets Corporate segment sasets			aviation &	Motor	Miscellaneous	Total
Wakala fees				— Rupees ——		
Takaful contributions earned 21.619.786 13.725.114 54.208.918 768.920 90.339.736 13.4441 14.796.120 10.890.449 (4.458.684) (558.237) 30.503.490 Net takaful contributions (1.824.249) (2.455.381) 28.066.667 68.685 23.700.352 14.484.821 14.458.684 (2.567.479) (3.458.684) (2.567.479) (3.689.524) (3.7128.113) (510.684) (6.625.964) (3.7128.113) (510.684) (6.625.964) (3.7128.113) (510.684) (6.625.964) (3.7128.113) (6.710.841) (4.662.964) (4.625.964)		20,975,871	12,729,054	27,865,437	350,870	61,921,232
Takaful contributions earned 21.619.786 13.725.114 54.208.918 768.920 90.339.736 13.4441 14.796.120 10.890.449 (4.458.684) (558.237) 30.503.490 Net takaful contributions (1.824.249) (2.455.381) 28.066.667 68.685 23.700.352 14.484.821 14.458.684 (2.567.479) (3.458.684) (2.567.479) (3.689.524) (3.7128.113) (510.684) (6.625.964) (3.7128.113) (510.684) (6.625.964) (3.7128.113) (510.684) (6.625.964) (3.7128.113) (6.710.841) (4.662.964) (4.625.964)						
Takaful contributions ceded to re-takaful (14,796.120) (10,690.449) (4,458.64) (558.237) (30.503.490) (30.503.490) (4,458.666) (66.665) (37.00.352) (30.503.490) (32.2453.811) (30.503.490) (32.2453.811) (30.503.490) (32.2453.811) (30.503.490) (32.2453.811) (30.503.490) (32.2453.811) (30.503.490) (30.255.920						
Net takaful contributions						
Re-takaful Rebate 3,383,539 2,458,804 2,367 120,022 5,964,732						
Net underwriting income					, ,	
Takaful claims recovered from re-takaful 1,648,829 5,317,262 3,217,263 3,208,263						
Takaful claims recovered from re-takaful 1,846,829 5,317,265 22,603,102 362,855 29,930,051 Met claims (510,650 1,512,255) (14,525,011 (147,939) (16,66,574) (782) (200,354	9					
Net claims						
Comporate segment liabilities Comporate segment liabilitie						
Surplus / Deficit) before investment income 1,025,800 (1,518,994) 13,377,449 (115,438) 12,768,818 713,544 Modarib s shares (3,072,378) 10,409,984 (3,072,378) 10,409,984 (3,072,378) 10,409,984 (3,072,378) 10,409,984 (3,072,378) (3,07		, ,				, , ,
Net Investment income			(1,518,994)			
Corporate segment assets						
Corporate segment assets	Modarib's shares					(3,072,378)
Corporate unallocated assets Section Sec	Surplus transferred to accumulated surplus					10,409,984
Corporate unallocated assets Standard	Corporate segment assets	7,435,543	3,306,783	54,211,332	248,099	65,201,758
Corporate segment liabilities S,584,518 3,817,762 62,588,316 286,437 75,277,033 1,400,152 76,677,185	Corporate unallocated assets					
Corporate unallocated liabilities	Total Assets					153,141,204
Corporate unallocated liabilities	O amounts are annually likely like	0.504.540	0.047.700	00 500 040	000 407	75 077 000
Total Liabilities		8,584,518	3,817,762	<u>02,588,316</u>	286,437	
Fire & property damage Marine aviation & transport Motor Miscellaneous Total	·					
Fire & property damage Marine aviation & transport Motor Miscellaneous Total						
Fire & property damage				2020 - OPF		
Wakala fee 8,647,915 5,490,046 21,683,567 314,368 36,135,896 Commission expenses (4,178,808) (2,645,599) (5,389,333) (96,942) (12,310,682) Management expenses (1,554,059) (691,131) (11,330,388) (51,854) (13,627,432) Mudarib share of PTF Investment Income Investment income 2,915,048 2,153,316 4,963,846 165,572 10,197,782 Mudarib share of PTF Investment Income Investment income 1,683,264 1,683,264 1,683,264 1,683,264 1,683,264 1,683,264 1,008,000) 1,683,264 1,008,000) 1,008,000) 1,008,000) 1,008,000 1,008,000 1,008,000 1,008,000 1,008,000 1,3945,424 1,3945,			aviation &	Motor	Miscellaneous	Total
Commission expenses (4,178,808) (2,645,599) (5,389,333) (96,942) (12,310,682) Management expenses (1,554,059) (691,131) (11,330,388) (51,854) (13,627,432) Mudarib share of PTF Investment Income Investment income 3,072,378 Investment income 1,683,264 Direct expenses (1,008,000) Other income (1,008,000) Profit before tax 13,945,424 Taxation (5,240,523) Profit after tax 8,704,901 Corporate segment assets 941,077 418,522 6,861,240 31,401 8,252,240 Corporate unallocated assets 92,167,299 100,419,539 100,419,539 100,419,539 Corporate unallocated liabilities 1,850,329 822,890 13,490,447 61,739 16,225,406 Corporate unallocated liabilities 4,900,309				— Rupees ——		
Management expenses (1,554,059) (691,131) (11,330,388) (51,854) (13,627,432) Mudarib share of PTF Investment Income Investment income 3,072,378 10,197,782 Mudarib share of PTF Investment Income Investment income 1,683,264 165,572 10,197,782 Mudarib share of PTF Investment Income Investment income 1,683,264 11,683,264 11,683,264 Direct expenses Other income 13,945,424 13,945,424 13,945,424 13,945,424 Taxation Profit after tax (5,240,523) 8,704,901 1,870,4901 1,870,4901 Corporate segment assets Corporate unallocated assets Total Assets 941,077 418,522 6,861,240 31,401 8,252,240 Corporate segment liabilities 1,850,329 822,890 13,490,447 61,739 16,225,406 Corporate unallocated liabilities 1,850,329 822,890 13,490,447 61,739 16,225,406	Wakala fee	8,647,915	5,490,046	21,683,567	314,368	36,135,896
Mudarib share of PTF Investment Income 3,072,378 1,683,264 165,572 10,197,782 1,683,264 1,683,264 1,008,000	Commission expenses	(4,178,808)	(2,645,599)	(5,389,333)	(96,942)	(12,310,682)
Mudarib share of PTF Investment Income 3,072,378 Investment income 1,683,264 Direct expenses (1,008,000) Other income 13,945,424 Profit before tax (5,240,523) Profit after tax 8,704,901 Corporate segment assets 941,077 418,522 6,861,240 31,401 8,252,240 Corporate unallocated assets 92,167,299 100,419,539 Corporate segment liabilities 1,850,329 822,890 13,490,447 61,739 16,225,406 Corporate unallocated liabilities 1,850,329 822,890 13,490,447 61,739 16,225,406	Management expenses					
Investment income Direct expenses Other income Profit before tax Taxation Profit after tax Corporate segment assets Corporate unallocated assets Total Assets Corporate segment liabilities Total Assets 1,683,264 (1,008,000) (1,008,0		2,915,048	2,153,316	4,963,846	165,572	10,197,782
Investment income Direct expenses Other income Profit before tax Taxation Profit after tax Corporate segment assets Corporate unallocated assets Total Assets Corporate segment liabilities Corporate unallocated liabilities Total Assets 1,683,264 (1,008,000) (1,008,000) (1,008,000) (1,008,000) (1,008,000) (1,008,000) (1,008,000) (5,240,523) (5,240,523) (5,240,523) (6,861,240) (1,008,000) (5,240,523) (6,861,240) (1,008,00	Mudarib share of PTF Investment Income					3.072.378
Direct expenses (1,008,000) Other income 13,945,424 Profit before tax 13,945,424 Taxation (5,240,523) Profit after tax 8,704,901 Corporate segment assets 941,077 418,522 6,861,240 31,401 8,252,240 Corporate unallocated assets 92,167,299 Total Assets 100,419,539 Corporate segment liabilities 1,850,329 822,890 13,490,447 61,739 16,225,406 Corporate unallocated liabilities 4,900,309	Investment income					
Profit before tax 13,945,424 Taxation (5,240,523) Profit after tax 8,704,901 Corporate segment assets 941,077 418,522 6,861,240 31,401 8,252,240 Corporate unallocated assets 92,167,299 92,167,299 100,419,539 Corporate segment liabilities 1,850,329 822,890 13,490,447 61,739 16,225,406 Corporate unallocated liabilities 4,900,309	Direct expenses					
Taxation Profit after tax (5,240,523) Corporate segment assets Corporate unallocated assets Total Assets 941,077 418,522 6,861,240 31,401 8,252,240 Corporate unallocated assets Total Assets 92,167,299 100,419,539 Corporate segment liabilities Corporate unallocated liabilities 1,850,329 822,890 13,490,447 61,739 16,225,406 Corporate unallocated liabilities 4,900,309	Other income					
Profit after tax 8,704,901 Corporate segment assets 941,077 418,522 6,861,240 31,401 8,252,240 Corporate unallocated assets 92,167,299 100,419,539 100,419,539 Corporate segment liabilities 1,850,329 822,890 13,490,447 61,739 16,225,406 Corporate unallocated liabilities 4,900,309						
Corporate segment assets 941,077 418,522 6,861,240 31,401 8,252,240 Corporate unallocated assets 92,167,299 Total Assets 100,419,539 Corporate segment liabilities 1,850,329 822,890 13,490,447 61,739 16,225,406 Corporate unallocated liabilities 4,900,309						
Corporate unallocated assets Total Assets 92,167,299 Total Assets 100,419,539 Corporate segment liabilities 1,850,329 822,890 13,490,447 61,739 16,225,406 Corporate unallocated liabilities 4,900,309	Profit after tax					8,704,901
Total Assets 100,419,539 Corporate segment liabilities 1,850,329 822,890 13,490,447 61,739 16,225,406 Corporate unallocated liabilities 4,900,309		941,077	418,522	6,861,240	31,401	
Corporate segment liabilities 1,850,329 822,890 13,490,447 61,739 16,225,406 Corporate unallocated liabilities 4,900,309			_			
Corporate unallocated liabilities 4,900,309	Total Assets					100,419,539
Corporate unallocated liabilities 4,900,309	Corporate segment liabilities	1,850,329	822,890	13,490,447	61,739	16,225,406
Total Liabilities 21,125,715						4,900,309
	Total Liabilities					21,125,715

FOR THE YEAR ENDED DECEMBER 31, 2021

29. MOVEMENT IN INVESTMENTS

As at January 1, 2020
Additions
Fair value net gains/loss (excluding net realised gains)
As at December 31, 2020
Additions
Fair value net gains/loss (excluding net realised gains)
As at December 31, 2021

Available	for sale
OPF	PTF
Rup	ees —
10,392,602	_
10,917,810	10,606,512
(117,211)	-
21,193,201	10,606,512
41,439,032	10,700,765
61,471	-
62,693,704	21,307,277

30. MANAGEMENT OF TAKAFUL RISK AND FINANCIAL RISK

30.1 Takaful risk

The risk under any takaful contract is the possibility that the covered event occurs and the uncertainty in the amount of compensation to the participant. Generally, most takaful contracts carry the takaful risk for a period of one year (refer note 3).

The Operator accepts takaful through issuance of general takaful contracts. For these general takaful contracts the most significant risks arise from fire, atmospheric disturbance, earthquake, terrorist activities and other catastrophes.

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

30.1.1 Frequency and severity of claims

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

The Operator class wise major risk exposure is as follows:

- Fire and property
- Marine, aviation and transport
- Motor
- Miscellaneous

The re-takaful arrangements against major risk exposure include excess of loss, quota share arrangements, facultative arrangements and catastrophic coverage. The objective of having such arrangements is to mitigate adverse impacts of severe losses on operation's net retentions. As the major re-takaful arrangements are on excess of loss basis, therefore the re-takaful coverage against PTF's risk exposures is not quantifiable.

30.1.2 Sources of uncertainty in the estimation of future claims payment

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

FOR THE YEAR ENDED DECEMBER 31, 2021

An estimated amount of the claim is recorded immediately on the intimation to the operations. The estimation of the amount is based on management judgment or preliminary assessment by the independent surveyor appointed for this purpose. The initial estimates include expected settlement cost of the claims.

There are several variable factors which affect the amount and timing of recognized claim liabilities. The operations takes all reasonable measures to mitigate the factors affecting the amount and timing of claim settlements. However, uncertainty prevails with estimated claim liabilities and it is likely that final settlement of these liabilities may be significantly different from initial recognized amount.

30.1.3 Process used to decide on assumptions

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

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

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

The details of estimation of outstanding claims (including IBNR) are given under note 16

30.1.4 Sensitivity analysis

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

The claim liabilities are sensitive to the incidence of covered events and severity / size of claims. As the Operator enters into short term takaful contracts, it does not assume any significant impact of changes in market conditions on unexpired risks. Howefer, some results of sensitivity testing are set out below, showing the impact on profit of PTF net of re-takaful;

FOR THE YEAR ENDED DECEMBER 31, 2021

10%	increase
-----	----------

Net

Fire & property damage Marine Motor Miscellaneous Total

Underwri	ting results	Participants'	takaful fund		
2021	2020	2021	2020		
	Ru	pees			
		•			
(53,364)	(46,882)	(53,364)	(46,882)		
(43,651)	(149,024)	(43,651)	(149,024)		
(386,767)	(1,401,161)	(386,767)	(1,401,161)		
(4,520)	(3,194)	(4,520)	(3,194)		
(488,302)	(1,600,261)	(488,302)	(1,600,261)		

10% decrease

Net

Fire & property damage Marine Motor Miscellaneous Total

Underwri	ting results	Participants' takaful fund				
2021	2020	2021	2020			
	R	Rupees —				
53,364	46,882	53,364	46,882			
43,651	149,024	43,651	149,024			
386,767	1,401,161	386,767	1,401,161			
4,520	3,194	4,520	3,194			
488,302	1,600,261	488,302	1,600,261			

30.1.5 Concentration of risk

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

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

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

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

The Operator minimises its exposure to significant losses by obtaining re-takaful arrangements from a number of re-takaful operators, who are dispersed over several geographical regions.

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

Г							
	Gross sum covered		Re-ta	akaful	Net		
	2021	2020	2021	2020	2021	2020	
-			Rupees i	in '000' ———			
Fire and property	35,021,495	18,762,453	25,537,019	14,157,505	9,484,476	4,604,948	
Marine, aviation and transport	18,798,709	14,869,024	15,011,961	11,948,330	3,786,748	2,920,694	
Motor	905,906	3,223,460	-	7,875	905,906	3,215,585	
Miscellaneous	20,415	41,088	15,311	8,316	5,104	32,772	
_	54,746,525	36,896,025	40,564,291	26,122,026	14,182,234	10,773,999	

FOR THE YEAR ENDED DECEMBER 31, 2021

30.2 Financial risk

The operations has exposure to the following risks from its use of financial instruments:

- Market risk
- Liquidity risk
- Credit risk

30.2.1 Market risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. Market risk comprises of interest rate risk, foreign currency risk and other price risk. The objective of market risk management is to manage and control market risk exposures within an acceptable parameters

30.2.1.1 Foreign Currency risk

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

30.2.1.2 Other price risk

Other price risk is the risk that the fair value of future cash flows of financial instruments will fluctuate because of changes in market prices (other than those arising from interest rate risk or currency risk), whether those changes are caused by factors specific to the individual financial instrument or its issuer, or factors affecting all similar financial instruments traded in the market. The Operations at present, are not materially exposed to other price risk.

30.2.1.3 Financial instruments

Maturity profile of financial assets and liabilities of Operators fund and Participants takaful fund

	2021							
Operators fund & Participants fund	Profit	Profit / mark-up bearing			Non-Profit / mark-up bearing			
	Maturity within one year	Maturity after one year	Sub Total	Maturity within one year	Maturity afte one year	Sub Total		
Financial assets				Rupees —				
Investment equity securities	-	-	-	84,000,981	-	84,000,981	84,000,981	
Takaful / re-takaful receivables	-	-	-	57,447,748	-	57,447,748	57,447,748	
Receivable from PTF	-	-	-	8,980,923	-	8,980,923	8,980,923	
Accrued investment income	-	-	-	352,613		352,613	352,613	
Re-takaful recoveries against outstanding claims	-	-	-	6,951,053	-	6,951,053	6,951,053	
Cash and bank deposits	58,536,189	-	58,536,189	-	-	-	58,536,189	
	58,536,189	-	58,536,189	157,733,318		157,733,318	216,269,507	
Financial liabilities								
Provision for outstanding claims (including IBNR)	-	-	-	11,834,075	-	11,834,075	11,834,075	
Takaful / re-takaful payables	-	-	-	3,650,991	-	3,650,991	3,650,991	
Other creditors and accruals	-	-	-	7,238,620	-	7,238,620	7,238,620	
Payable to OPF	-	-	-	8,980,923	-	8,980,923	8,980,923	
	-	-	-	31,704,609	-	31,704,609	31,704,609	
On-balance sheet sensitivity gap total								
yield/mark-up rate risk	58,536,189	-	58,536,189	126,028,709				
Sensitivity gap	58,536,189	-	58,536,189	126,028,709				

FOR THE YEAR ENDED DECEMBER 31, 2021

	2020						
Operators fund & Participants fund	Profit	Profit / mark-up bearing			Non-Profit / mark-up bearing		
	Maturity within one year	Maturity after one year	Sub Total	Maturity within one year	Maturity after one year	Sub Total	
Financial assets	-			Rupees —			
Investment equity securities	-	-	-	31,799,713	-	31,799,713	31,799,713
Takaful / Re-takaful receivables	-	-	-	21,162,660	-	21,162,660	21,162,660
Receivable from PTF	-	-	-	4,802,908	-	4,802,908	4,802,908
Accrued Investment Income	-	-	-	654,926		654,926	654,926
Re-takaful recoveries against outstanding claims	-	-	-	22,797,076	-	22,797,076	22,797,076
Cash and bank deposits	146,895,726	-	146,895,726	-	-	-	146,895,726
	146,895,726	-	146,895,726	81,217,283	-	81,217,283	228,113,009
Financial liabilities							
Provision for outstanding claims (including IBNR)	-	-	-	38,799,678	-	38,799,678	38,799,678
Takaful / Re-takaful Payables	-	-	-	4,638,381	-	4,638,381	4,638,381
Other Creditors and Accruals	-	-	-	7,488,169	-	7,488,169	7,488,169
Payable to OPF	-	-	-	4,802,908	-	4,802,908	4,802,908
	-	-	-	55,729,136	-	55,729,136	55,729,136
On-balance sheet sensitivity gap total							
yield/mark-up rate risk	146,895,726	-	146,895,726	25,488,147			
Sensitivity gap	146,895,726	-	146,895,726	25,488,147			

a. Sensitivity analysis - profit rate risk

Profit rate risk is the risk that the value of a financial instrument will fluctuate due to change in the market profit rate. The profit based assets as on the statement of financial position date aggregates to Rs. 57.336 million (2020: Rs.146.896 million) as disclosed in note 28.2.1.3 above. There are no fixed rate financial instruments as on the balance sheet date. An increase or decrease in profit rates by 100 basis points has the effect of Rs. 0.573 million (2020: Rs.1.469 million) on profit before tax.

30.2.2 Liquidity risk

Liquidity risk is the risk that the Operations will not be able to meet its financial obligations as they fall due. The Operations' approach to managing liquidity is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the operation's reputation. The following are the contractual maturities of financial liabilities based on the remaining period at the reporting date.

2021					
Within one year	Over one year to five years	Over five years	Total		
Rupees -					
11,834,075	-	-	11,834,075		
3,650,991	-	-	3,650,991		
7,238,620	-	-	7,238,620		
22,723,686	-	-	22,723,686		

Financial liabilities

Outstanding claims including IBNR
Takaful / retakaful payable
Other creditors and accruals

FOR THE YEAR ENDED DECEMBER 31, 2021

	2020			
	Within one year to five years Over five years		Total	
	Rupees -			
Financial liabilities				
Outstanding claims including IBNR	38,799,678	-	-	38,799,678
Takaful / retakaful payable	4,638,381	-	-	4,638,381
Other creditors and accruals	7,488,169	-	-	7,488,169
	50,926,228	-	-	50,926,228

30.2.3 Credit risk

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

Concentration of credit risk

The bank balances and investment in mutual fund represents low credit risk as they are placed with reputed financial institutions with strong credit ratings.

The management monitors exposure to credit risk in contribution receivable from participants and amount due from co-takaful operators and re-takaful operators through regular review of credit exposure. The amount due from co-takaful and re-takaful operators represents low credit risk as they have strong credit ratings and have sound financial stability.

Exposure to credit risk

The carrying amount of financial assets represents the maximum credit exposure, as specified below:

2021	2020
———Rup	oees ———
8,980,923	4,802,908
352,613	654,926
57,447,748	21,162,660
6,951,053	22,797,076
58,536,189	146,895,726
132,268,526	196,313,296
	8,980,923 352,613 57,447,748 6,951,053 58,536,189

The credit quality of Operators bank balances can be assessed with reference to external credit ratings as follows:

	Rati	Rating	
	Short term Long term		agency
Banks			
Meezan Bank Limited	A-1+	AAA	VIS
MCB Islamic Bank Limited	A-1	Α	PACRA
Dubai Islamic Bank Pakistan Limited	A-1+	AA	VIS

FOR THE YEAR ENDED DECEMBER 31, 2021

30.2.3.1 Re-takaful Risk

Re-takaful ceded does not relieve the Participants' Takaful Fund from its obligation towards participants and, as a result, the Participants' Takaful Fund remains liable for the portion of outstanding claims covered through re-takaful to the extent that re-takaful operators fails to meet the obligation under the re-takaful agreements.

To minimise its exposure to significant losses from re-takaful companies insolvencies, the Operator obtains re-takaful Companies ratings from a number of re-takaful operators, who are dispersed over several geographical regions.

An analysis of all re-takaful assets recognised by the rating of the entity from which it is due are as follows:

Rating	Takaful / Re-takaful receivables	Re-takaful recoveries against outstanding claims	Prepaid re-takaful contribution ceded	2021	2020
			— Rupees ——		
A or above	23,830,081	6,643,995	18,922,880	49,396,956	43,166,818
BBB	150,477	307,058	902,478	1,360,013	1,698,733
	23,980,558	6,951,053	19,825,358	50,756,969	44,865,551

30.3 Fund management

The operator's objectives when managing capital or to safeguard operator's ability to continue as going concern in order to provide returns for operator or participants and to offer benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital. In order to maintain or adust the capital structure, the amount of return paid to operators or to participants may be adjusted.

30.4 Fair value of financial instruments

The operator has not disclosed the fair value of these items because their carrying amounts are a reasonable approximation of fair value.

Fair value is an amount for which an asset could be exchanged, or a liability settled, between knowledgeable willing parties in an arm's length transaction. Consequently, differences may arise between the carrying values and the fair value estimates.

The operator measures fair values using the following fair value hierarchy that reflects the significance of the inputs used in making the measurements:

- Level 1: Fair value measurements using quoted prices (unadjusted) in active markets for identical assets or liabilities.
- **Level 2:** Fair value measurements using inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).
- Level 3: Inputs for the asset or liability that are not based on observable market data (unobservable inputs).

FOR THE YEAR ENDED DECEMBER 31, 2021

The table below analyses financial instruments measured at the end of the reporting period by the level in the fair value hierarchy into which the fair value measurement is categorized:

	As at December 31, 2021	Level 1	Level 2	Level 3
		Rupee	s	
Financial assets measured at fair value				
Available for sale investments	84,000,981	84,000,981	-	-
	84,000,981	84,000,981	-	-
	As at December 31, 2020	Level 1	Level 2	Level 3
		Rupee	s —	
Financial assets measured at fair value				
Available for sale investments	31,799,713	31,799,713	-	-
	31,799,713	31,799,713	-	-

31. DATE OF AUTHORIZATION FOR ISSUE

These financial statement have been authorized for issue on 26th March, 2022 by the Board of Directors of the Operator.

32. GENERAL

Figures have been rounded off to the nearest rupee.

Irfan Zakaria Bawany

Mohammad Omar Bawany
Director

Noor M. Zakaria

Haroon A. Shakoor Chief Financial Officer A. Razak Ahmed
Chief Executive & Managing Director

OFFICES

Head Office

"Reliance Insurance House" 181-A, Sindhi Muslim Co-operative Housing Society, Karachi.

Mr. A. Razak Ahmed

Chief Executive & Managing Director

Mr. Haroon A. Shakoor Chief Financial Officer

Mr. Ghulam Haider

Company Secretary & Complaince Officer

Mr. Muhammad Omar Zubair Chief Commercial Officer

Mr. Muhammad Siddique

Chief Manager (Claims)

Mr. Najamullah Khan Head of Takaful

Mr. Muhammad Kashif Wadiwala

Shariah Complaince Officer

Mr. Ghulam Mujaddid

Assistant Vice President (Accounts)

Mr. Abdul Rahim Patni Chief Manager (Reinsurance)

Mr. Muhammad Saleem Memon

Chief Manager (Investment/shares)

Mr. Muhammad Masood Ali

Chief Manager (I.T. Deptt.)

Mr. Muhammad Masood Alam

Deputy Chief Manager (Administration)

Mr. Muhammad Naveed Jan

Deputy Chief Manager

South Zone Offices & Branches

Business Plaza Branch 407, 4th floor, Business Plaza, Off. I.I.Chundrigar Road, Karachi.

Tariq Road Branch Room No. A-2 & A-3, 1st Floor, Rahat Jo Daro, Plot No.172/L, Block-2, PECHS, Main Tariq Road, Karachi.

Namco Centre Branch

1-A, 5th Floor, Campbell Street, Karachi.

Land Mark Plaza Branch

405, 4th Floor, Land Mark Plaza, Off. I. I. Chundrigar Road,

Karachi.

M. A. Jinnah Road Branch

101, Japan Plaza, M. A. Jinnah Road, Karachi.

Hyderabad Branch

1st Floor, Al-Falah Chamber, Tilak Road, Hyderabad.

Minara Road, Sukkur.

PABX 34539415-17 34539412 Fax

E-mail reli-ins@cvber.net.pk. ric-re@cyber.net.pk.

Web www.relianceins.com

Direct 34539413, 34539414 Extension 204

34539409 Direct

Extension 203

Extension 209

Direct 34304068 Extension 212

Direct 34550403 Extension 208

Extension 201

Direct

34557079

Extension : 216

Extension : 205

Direct 34539411 Extension 215

: 214

Extension

Extension

Ph

Fax

Ph

Extension 202 :

34539411 Direct Extension 206

:

208

Mr. Muhammad Igbal Dhedhi Executive Vice President

Mr. Zafar A. Pasha

Mr. Muhammad Reza Rajani

Mr. Rizwan Ahmed Khan

Executive Vice President

Vice President

Vice President

Branch Manager

Mr. Abdullah Ahmed

Regional Manager

Mr. Anees Memon

Resident Representative

Ph (021)34527806, 34532427 34525376, 34322642

(021)Fax 34522829

Mr. Igbal Umer Bawany

Fax

(021)

(021)

32419581, 32419582 32421314, 32421317

32624504, 32624427

(021) 32624783

Ph (021)

32628777, 32628778 (021) 32628779

Fax

Ph

32727076, 32729961 32722601

Fax (021)

Ph (022)(022) Fax

Ph

Cell

2615774

2623029

(071)5622619 0300-3138090

ANNUAL REPORT

2021

OFFICES

North Zone Offices & Branches

North Zone Offices & Branches				
Zonal Office, Lahore (North Zone) 4th Floor, Gardee Trust Building. No.2, Napier Road, Lahore.	Mr. Hassan Sabih Chief Manager	PABX	(042)	37239063, 37353292 37234255, 37351353
Regional Office, Lahore		Direct Fax	(042) (042)	37354689 37312526
90-A/3, 1st Floor, Canal Park, Gulberg-II, Lahore.	Mr. Waseem John Vice President	Ph	(042)	35761077, 35761078 35763446, 35763447
Gulberg Branch House No.17-A, Block-E/1,	Mr. Muhammad Javed Ahmad	Fax Ph	(042) (042)	35761235 35752245, 35752989
Gulberg-III, Lahore.	Assistant Vice President	Fax	(042)	35751971, 35756557 35756217
Al-Rehman Branch 54/2, Lawrance Road, Lahore.	Mr. Nisar Ahmed Chughtai Senior Vice President	Ph	(042)	35475061, 35475062 35475063
Lanore.	Sellor vice r resident	Fax	(042)	35475015
Eden Centre Branch (Unit I) 321, Eden Centre, 43 Ghausal Azam Road, (Jail Road), Lahore.	Mr. Nadeem Zia Assistant Vice President	Ph Fax	(042) (042)	37423613 37425649
Garden Town Branch 321, Eden Centre, 43 Ghausal Azam Road, (Jail Road), Lahore.	Mr. Muhammad Zaman Manager	Ph Fax	(042) (042)	37423613 37425649
Empress Tower Branch Room No.18,1st Floor, Empress Tower, 46 Empress Road, Lahore.	Mr. S.Azhar Ali Shah Senior Vice President	Ph Fax	(042) (042)	36297253, 36297254 36297255
Gujranwala Branch Office No. 3, Block-A, Trust Plaza, G. T. Road, Gujranwala.	Mr. Ch. H.S. Asghar Vice President	Ph Fax	(055) (055)	3254415 3253086
Gujrat Branch Marhaba Tower (Top Floor) Opp. Ram Piary Mahal Near Fawara Chawk, Gujrat.	Mr. Abdul Sattar Malik Branch Manager	Ph	(053)	3522127
Faisal Complex Branch 3rd Floor, Faisal Complex, Bilal Road, Civil Lines, Faisalabad.	Mrs. Ulfat Tahira Marketing Manager	Ph Fax	(041)	2611938, 2611939 2626480 2621033
Taj Plaza Branch P-63, First Floor, Taj Plaza, Ashraf Hardware,	Mr. Muhammad Akhlaq Senior Vice President	Ph	(041) (041)	2617277, 2622182 2615922
Kotwali Road, Faisalabad.	Sellor vice President	Fax	(041)	2412010
United Plaza Branch 3,3rd Floor, United Plaza, Shamsabad, Murree Rd. Rawalpindi.	Mr. Abdul Karim Siddiqi Vice President	Ph Fax	(051) (051)	4854200 4935278
Peshawar Branch T-3 & 4, Bilour Shopping Plaza, 3rd Floor, Saddar Road, . Peshawar Cantt.	Mr. Shah Mast Khan Assistant Vice President	Ph Fax	(091) (091)	5274617, 5277328 5284683
Regional Office Multan 1st Floor, 5-Commercial Plaza, Opp. Civil Hospital, Abdali Road, Multan.	Mr. Syed Mohsin Bukhari Assistant Vice President	Ph Fax	(061) (061)	4517349 4510049
Hasilpur Branch 27-B, 1st Floor, Main Bazar, Hasilpur.	Mr. Muhammad Shafi Anjum Senior Vice President	Ph Fax	(062) (062)	2442473 2448073
Sialkot Branch Room No.4 & 5, 1st Floor, Mughal Plaza, Kutchery Road, Sialkot.	Mr. Asim Arshad Assistant Manager	Ph Fax	(052) (052)	4296075, 4296076 4296077
Gojra Branch P-132, Post Office Road, Gojra.	Mrs. Shahnaz Akhtar Branch Manager	Ph Fax	(046) (046)	3511917 3513111
Sahiwal Branch	Mr. Sabir Hussain Resident Representative	Cell		3712452 7714728



Proxy Form

I/we	of	_
being a Member of Reliance Insurance Company Limit	ted holding	ordinary shares, HEREBY
APPOINT of him/her of	as my/ou	ır proxy in my/our absence to
attend and to vote and act for me/us and on my/our b Saturday 30 April, 2022 and at any adjournment thereo	-	: Company to be held on
As witness my/our hand(s) this	day of 2022.	
(Signature of Witness 1)	(Signature of Witness 2)	Revenue Stamp
Name of Witness:	Name of Witness:	
CNIC	CNIC	
Address:	Address:	
(Name in Block Letters) Folio No.	Signature of Shareholder	

Notes:

- 1. The Member is requested:
 - (a) To affix Revenue stamp at the place indicated above;
 - (b) To sign in the same style of signature as is registered with the company.
 - (c) To write down his/her Folio Number
- 2. For the appointment of the above proxy to be valid this instrument of proxy must be received at the Head office at 181-A, Reliance Insurance House, Sindhi Muslim Cooperative Housing Society Karachi at least 48 hours before the time fixed for the Meeting.
- 3. Any alteration made in this instrument of proxy should be initiated by the person who signs it.
- 4. In the case of joint holders, the vote of the senior who tenders a vote whether in person or by the proxy will be accepted to the exclusion of the votes of the other joint holders, and for this purpose seniority will be determined by the order in which the names stand in the Register of Members.
- 5. The Proxy must be a Member of the Company.

For CDC Account Holders / Corporate Entities

In addition to the above, the following requirements have to be met:

- (i) The proxy form must be witnessed by two persons whose names, addresses and CNIC numbers shall be mentioned on the form.
- (ii) Attested copies of CNIC or the passport of the beneficial owners and of the Proxy must be furnished with the proxy.
- (iii) In case of corporate entities, the Board of Directors' resolution/power of attorney and specimen signature must be submitted (Unless it has been provided earlier) along with proxy forms.

مختارنامه (پراکسی فارم)

$\overline{(z_{\zeta})}$	برا <u>ڪ</u> (زام)	مي <i>ن ا</i> نهم
		بحيثيب شراكت دارريلائينس انشورنس كمپنى لميناثه موجوده قصص
$\overline{(z_{\hat{7}})}$	اران) کار	آرڈ زی خصص بطور شئیر زلقرری کرتا ا کرتی ہوں ا کرتے ہیں
ا ۔ اس میں کوئی تبدیلی لائی جائے۔	بولنے اور ووٹ دینے کی ، جو ہروزِ ہفتہ ،مور نبہ 30 اپریل 2022 کو منعقد ہوگی	میری/ ہماری پراکسی کے طور پر میری/ ہماری جانب سے کمپنی کے سالا ندا جلاس میں شرکت کرنے ،
	مورخه2022	میرے ابہارے طرف سے گواہان بمطابق
(ریونیونگٹ چیپاں کرکے اس پردشخط کریں)	 گواه کے د شخط ۲-	گواہ کے دشخط
	گواه کا نام شاختی کارڈ نمبر پیتہ	گواه کانام شاختی کار دُنبر پیته
	شراکت دار کانام	جلىحروف يين نام فوليونمبر:
		اہم نکات: ا۔ شراکت داروں سے التماس ہے کہ: (۱) او پر بتائیگئی جگہ پر ریو نیونکٹ چیپاں کریں (ب) سمپنی میں رجٹر ڈکرائے ہوئے دشخط استعمال کریں (ج) اینافو لیونمبر درج کریں
فە با ئەسىگ سوسانى ئ	رہ ہو کمپنی کے ہیڈ آفس بمقام 181/Aریائنس انشورنس ہاؤسسندھی مسلم کواو پریڈ	•
· · · · · · · · · · · · · · · · · · ·	زی میں۔ لیا گیا ہو، کی جانب سے دستخط کیا جائے ،اگرممبر کوئی کار پوریشن ہے تواس کی عام مہر مو مےمبر کواپے ااپنی پراکسی کے طور پرمیٹنگ میں شمولیت اور ووٹ دینے کیلئے نا مزد کرسکت	۳- کوائف میں کسی بھی قتم می ترمیم کی صورت میں شراکت دار کے دستخط لا ۴- بیفارم ممبریااس کے اٹارنی کی جانب سے جستے قریری طور پراتھا رائز ڈ
	یا سپورٹ نمبر فارم پر درج ہوں ۔	برائے CDC اکا ؤنٹ ہولڈرز / کارپوریٹ ادارے: مزید برال درج ذیل شرائط کو پورا کیا جائے: (i) برائس کیلئے دہ لوگوں نے گواہی دی ہوجن کے نام، پینداورشناختی کارڈ ہ

(ii) پراکسی فارم کے ہمراہ الکان کے شاختی کارڈیا پاسپورٹ کی تصدیق شدہ نقول بھی دی جا کیں۔

کار لپوریٹ ادار کے صورت میں بورڈ آف ڈائر کیٹرز کی قرارداد اپیاورآف اٹارنی مع دستخط کے نمونے پراکسی فارم کے ہمراہ (اگر پہلے جمع نہ کرایا ہو) کمپنی میں جمع کرانی ہوگی۔

(iii) پراکسی کواپنااصل شناختی کارڈیا پاسپورٹ میٹنگ کے وقت دکھا ناہوگا۔





Reliance Insurance Company Limited