

Faith Experience Innovation Growth

3rd Quarter

March 31, 2025

Ghani Chemical Industries Limited

Manufacturers of Medical / Industrial Gases & Chemicals

CORPORATE INFORMATION

BOARD OF DIRECTORS

Masroor Ahmad Khan (Chairman) Hafiz Farooq Ahmad (Chief Executive Officer) Atique Ahmad Khan Rabia Atique Muhammad Hanif Hafiz Imran Lateef Shiekh Muhammad Saleem Ahsan

CHIEF FINANCIAL OFFICER

Asim Mahmud

COMPANY SECRETARY

Farzand Ali

LEGAL ADVISOR

Asif Mahmood Khan, Advocate DSK Law Firm, Lahore.

REGISTERED/CORPORATE OFFICE

10-N, Model Town Ext, Lahore. UAN: 111 GHANI 1 (442-641) Fax: (092) 042-35160393 E-mail: info.gases@ghaniglobal.com Website: www.ghaniglobal.com

REGIONAL MARKETING OFFICE

C-7/A, Block F, Gulshan-e-Jamal Rashid Minhas Road, Karachi. Ph: 021-34572150

MANUFACTURING PLANTS

- Phool Nagar, Tehsil Pattoki. Distt. Kasur, Punjab.
- Eastern Industrial Zone, Port Qasim, Karachi, Sindh.
- Hattar Special Economic Zone, Distt. Haripur, KPK.

SHARE REGISTRAR

Corplink (Private) Limited Wings Arcade, 1-K Commercial, Model Town, Lahore-Pakistan. Tell: 042-35916714

BOARD COMMITTEES

Audit & Risk Management Committee

Shiekh Muhammad Saleem Ahsan (Chairman) Masroor Ahmad Khan Rabia Atique

HR&R and Compensation Committee

Hafiz Imran Lateef (Chairman) Rabia Atique Hafiz Farooq Ahmad Muhammad Hanif

BANKERS

Albaraka Bank (Pakistan) Limited Allied Bank Limited Askari Bank Limited Bank Alfalah Limited Bank Al Habib Limited Bank Islami (Pakistan) Limited Dubai Islamic Bank Limited Favsal Bank Limited Habib Bank Limited Habib Metro Bank Limited JS Bank Limited Meezan Bank Limited National Bank of Pakistan Soneri Bank Limtied The Bank of Punjab The Bank of Khyber

EXTERNAL AUDITORS

ShineWing Hameed Chaudhri & Co. Chartered Accountants

SHARIAH ADVISOR (SUKUK)

Al Halal Shariah Advisors (Private) Limited

CREDIT RATING

Long term rating A Short term rating A1 (by The Pakistan Credit Rating Agency Limited)

DIRECTORS' REVIEW

DEAR SHAREHOLDERS,

Assalam-o-Alaikum Wa RehmatUllah Wa Barakatoh

The directors of your Company (**Ghani Chemical Industries Limited**) are pleased to present the unaudited condensed interim financial statement of the Company for the nine months ending March 31, 2025, in compliance with the requirements of Companies Act, 2017.

FINANCIAL PERFORMANCE

By the grace of Almighty Allah your Company has succeeded in achieving excellent performance. Sales closed at Rs. 6,266 million mark whereas it was Rs. 4,300 million during the same period last year by showing more than 46% increase. Gross profit increased to Rs. 2,500 million from Rs. 1,167 million as compared to the same period of last year. Distribution cost and administrative cost incurred during the period is Rs. 123 million and Rs. 196 million whereas for the comparative period it was Rs. 114 million and Rs. 169 million, respectively. Your Company earned Profit from operations amounting to Rs. 2,282 million whereas it was Rs. 1,244 million during the same period of last year by showing more than 83% increase.

Despite increase in Finance cost to Rs. 314 million from Rs. 297 million and Taxation to Rs. 739 million from Rs. 280 million, your Company earned profit after taxation amounting to Rs. 1,227 million whereas it was Rs. 666 million during the same period of last year showing 83% increase. Resultantly, your Company's EPS has increased from Rs. 1.34 to Rs. 2.45 as compared with the same period of last year.

A comparison of the key financial results of your Company for the period ending March 31, 2025 with the same period of last year is as under:

Particulars	30-Mar-25	30-Mar-24
Failiculais	(Rupees in'000)	(Rupees in'000)
Sales	6,265,838	4,300,660
Sales – net	5,334,130	3,645,771
Gross profit	2,500,818	1,167,419
Distribution cost	(123,545)	(114,069)
Administrative expenses	(196,372)	(169,957)
Profit from operations	2,281,766	1,243,730
Finance cost	(314,892)	(297,695)
Profit after taxation	1,227,287	665,863
Earnings per share-basic	2.45	1.34

SETUP OF 5TH ASU PLANT

By the grace of Almighty Allah Your Company has formally commenced its commercial operations as Pakistan's largest unit with production capacity of 275TPD and with this addition the Company's 5th State-of-the-Art medical as well as industrial gases manufacturing project setup at Hattar Special Economic Zone elevated it to become the Leading Manufacturer of this sector. The management of your Company is of the firm view that by addition of this project the Company's turnover and bottom line is expected to increase in the near future by more than expectations of its shareholders and stakeholders, In Shaa Allah.

FUTURE PROSPECTS

Your Company has stepped forward to enter into other business areas for setup of 450 MT capacity, LPG Storage and Filling Plant (the Plant) at Phool Nagar, District Kasur for operations all over the country through M/s Ghani Gases (Private) Limited (GGPL/ one of the wholly owned subsidiary of GCIL). For this purpose GGPL has recently obtained License from Oil and Gas Regulatory Authority, Islamabad. After completing other requisite formalities/approvals, this subsidiary (GGPL) will commence construction work for setting up this Plant in due course of time, In Shaa Allah.

DEMERGER / MERGER SCHEME

The Honorable Lahore High Court, Lahore has sanctioned demerger/merger scheme of compromises, arrangement and reconstruction amongst Ghani Chemical Industries Limited (GCIL), Ghani ChemWorld Limited (GCWL) and Ghani Products (Private) Limited (GPL) vide its order dated 20-02-2025 in C.O. No. 65259 of 2024.

In terms of the approved Scheme, the whole of the business and undertaking of Calcium Carbide Project (being setup in Hattar Special Economic Zone) including all assets, liabilities and properties have been transferred by the Company to GCWL against allotment of 250,093,950 (Rs.10 each) ordinary shares of GCWL to the shareholders of GCIL on April 16, 2025.

Further, as a result of Demerger/ Merger Scheme, paid up share capital of GCIL has increased by 70,263,960 ordinary shares (Rs.10 each) by allotment of 70 Million shares to GCWL on April 17, 2025 and 263,960 shares to the shareholders of GPL on April 18, 2025.

INTERIM CASH DIVIDEND

The board of directors of your Company in its meeting held on 28 February 2025 has announced the payment of Interim Cash Dividend at the rate of Rs. 0.60 per share (6%) on the basis of half yearly financial statements of the Company for the period ending December 31, 2024 which has been credited electronically into the designated bank accounts of the shareholders of the Company on March 21, 2025.

ACKNOWLEDGEMENTS

Indeed, all growth in the business of the Company was not possible without the Will and Blessings of ALMIGHTY ALLAH. The Board of Directors wishes to express its gratitude to valued shareholders, banks/financial Institutions, and suppliers for their continuous support, cooperation and patronage. We also wish to place on record the dedication, hard work and diligence of executives, staff and workers of the Company.

For and behalf of Board of Directors

Lahore: April 29, 2025

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HAFIZ FAROOQ AHMAD (Chief Executive Officer)

ATIQUE AHMAD KHAN (Director)

ہے. آپ کی کمپنی کی انتظامیہ کا پختہ خیال ہے کہ اس منصوب کے اضافے سے منتقبل قریب میں کمپنی کے ٹرن اودراور باٹم لائن میں اس کے شیئر ہولڈرز اوراسٹیک ہولڈرز کی تو فعات سے کہیں زیادہ اضافہ متوقع ہے،انشاءاللہ۔

مستقبل کے امکانات

آپ کی کمپنی نے ضلع قصور کے پھول نگر میں 450 میٹرکٹن تنجائش،ایل پی جی اسٹور بنج اورفلنگ پلانٹ (پلانٹ) قائم کرنے کے لئے دیگر کاروباری شعبوں میں قدم رکھا ہے تا کہ میسرزغنی گیسز (پرائیویٹ) کمیٹڈ (جی جی پی ایل/ جی سی آئی ایل کی کمل ملکیتی مانحت کمپنیوں میں سے ایک) نے ذریعے ملک بھر میں آپریشنز کیے جاسکیں۔اس مقصد کے لئے جی جی پی ایل نے حال ہی میں آئل اینڈ گیس ریگولیٹری اتھارٹی اسلام آباد سے لائسنس حاصل کیا ہے۔ دیگر ضروری رسی کارروائیوں/منظوریوں کوکمل کرنے کے بعد بیذیلی ادارہ (جی جی پی ایل) انشاء اللہ مقررہ وقت میں اس پلانٹ کے قیام کے لیے تعیراتی کام شروع کرد ہے گا۔

غير انضمام / انضمام اسكيم

لا ہور ہائی کورٹ نے ضی سیمیکل انڈسٹریز کمیٹڈ (جی سی آئی ایل) غنی کیم ورلڈ کمیٹڈ (جی سی ڈبلیوایل) اور خنی پر وڈکٹس (پرائیویٹ) کمیٹڈ (جی پی ایل) کے درمیان 20 فروری2025 کے سی اونبر 65259 میں سمجھوتوں ، انتظامات اور تغمیر نوکی انضام کی اسکیم کی منظوری دے دی ہے۔

منظور شدہ اسکیم کے مطابق کیشیم کار بائیڈ پر وجیکٹ (حلار اسپیش اکنا مک زون میں قائم) کا سارا کاروباراور کا کمپنی کی جانب سے 16 اپریل 2025 کو جی تی آئی ایل شیئر ہولڈرز کو جی یہ ڈبلیوایل کے 250,093,950 (10 روپے) کے عام صص الاٹ کر کے جی تی ڈبلیوایل کونشک کردیے گئے ہیں۔

مزید برآن غیرانفام/انفام/انفام اسکیم کے نتیج میں جی تی آئی ایل کےاداشدہ تصص کے سرمائے میں جی بی ڈبلیوایل کو 17 اپریل 2025 میں 70 ملین تصص اور جی پی ایل کے صص ہولڈرزکو 18 اپریل 2025 میں 263,960 حصص کی الاٹمنٹ سے 70,263,960 عام صص (ہرایک 10 روپ) کا اضافہ ہوا ہے۔

عبورى نقد منافع

آپ کی کمپنی کے بورڈ آف ڈائر کیٹرز نے 28 فروری 2025 کومنعقدہ اپنے اجلاس میں 31 دسمبر 2024 کوختم ہونے والی مدت کے لئے کمپنی کے ششما ہی مالی گوشواروں کی بنیاد پر 0.60 روپے فی حصص (6 فیصد) کی شرح سے عبوری نقذ منافع کی ادائیگی کا اعلان کیا تھا، جسے 21 مارچ 2025 کو کمپنی کے شیئر ہولڈرز کے نامز دبینک اکاؤنٹس میں الیکٹرا نک طور پرجمع کر دیا گیا ہے۔

اعتراف

یقیناً کمپنی کےکاروبار میں تمام تر ترقی اللہ تعالیٰ کی مرضی اور برکت کے بغیر ممکن نہیں تھی۔ بورڈ آف ڈائر کیٹرز قابل قدر شیئر ہلولڈرز ، بینکوں/مالیاتی اداروں اور سپلائرز کاان کی سلسل حمایت ، تعاون اور سر پرتی پرشکر بیادا کرنا چاہتے ہیں۔ہم کمپنی کےا گیز کیٹوز ، عملےاور کارکنوں کی گن ، تخت محنت کو بھی رکارڈ پر رکھنا چاہتے ہیں۔

 \checkmark Hays jaron M عتيق احمدخان حافظ فاروق احمه (ڈائ یکٹر) (چيف ايگزيکٹو آفيسر)

لاہور

29 اپریل 2025ء

Ghani Chemical Industries Limited

ڈائریکٹرز رپورٹ

پيارے شيئر ہولڈرز السلام عليم ورحمة اللہ وبر کا ۃ

آپ کی کمپنی کے ڈائر یکٹرز کو کمپنیز ایک 2017 کے تقاضوں کی تغیل میں 31 مارچ 2025 کو ختم ہونے والی نوماہی کے لئے کمپنی کے غیر آڈٹ شدہ عبوری مالیاتی گوشواروں کو پیش کرنے پرخوش ہے۔

مالی کارکردگی

اللہ تعالیٰ کے فضل وکرم سے آپ کی کمپنی بہترین کارکردگی کے حصول میں کا میاب ہوئی ہے۔ کمپنی کی سیل 45 فیصد اضافے سے 6,266 ملین روپ پر بند ہوئی جبکہ گزشتہ سال کے اسی عرصے کے دوران میہ 4,300 ملین روپ تھی۔ مجموعی منافع گزشتہ سال کے اسی عرصے کے مقابلے میں 1167 ملین روپ سے بڑھ کر 2500 ملین روپے ہوگیا۔ اس عرصے کے دوران تقسیم کی لاگت اورا نظامی لاگت 123 ملین روپ اورا نظامی لاگت 196 ملین روپ ہے جبکہ تقابلی مدت کے لئے یہ بالتر تیب 114 ملین روپ اور 169 ملین روپ تھی۔ آپ کی کمپنی نے آپریشنز سے 2,282 ملین روپ کا منافع کمایا جبکہ گزشتہ سال کے اسی عرصے کے موالی میں 2001 ملین روپ ہے جبکہ تقابلی مدت کے دوران سے 1,244 ملین روپ تھا۔

فنانس لاگت 297 ملین روپے سے بڑھ کر 314 ملین روپے اورٹیکسیشن 280 ملین روپے سے بڑھ کر 739 ملین روپے تک پنچ جانے کے باوجود آپ کی کمپنی نے بعداز ٹیکس منافع 1227 ملین روپے کمایا جبکہ گزشتہ سال کے اسی عرصے میں یہ 666 ملین روپے تھا جو 83 فیصد اضافے کو ظاہر کرتا ہے۔اس کے نتیجے میں کمپنی کی EPS پچھلے سال کی اسی مدت کے مقابلے میں 1.34 روپے سے بڑھ کر 2.45 روپے ہوگئی ہے۔

Particulars	30-Mar-25	30-Mar-24
Failiculais	(Rupees in'000)	(Rupees in'000)
Sales	6,265,838	4,300,660
Sales – net	5,334,130	3,645,771
Gross profit	2,500,818	1,167,419
Distribution cost	(123,545)	(114,069)
Administrative expenses	(196,372)	(169,957)
Profit from operations	2,281,766	1,243,730
Finance cost	(314,892)	(297,695)
Profit after taxation	1,227,287	665,863
Earnings per share-basic	2.45	1.34

31 مارچ، 2025 كونتم ہونے والى مدت كے لئے آپ كى كمپنى كىكلىدى مالى نتائج كا پچھلے سال كى اسى مدت كے ساتھ مواز نددرج ذيل ہے:

پانچویں ایے ایس یو پلانٹ کا سیٹ اپ

اللد تعالی کے فضل و کرم سے آپ کی کمپنی نے 275 ٹی پی ڈی کی پیداواری صلاحیت کے ساتھ پاکستان کے سب سے بڑے یونٹ کی حیثیت سے اپنے کمرشل آ پریشنز کابا قاعدہ آغاز کردیاہے۔حلاراسیش اکنا مک زون میں قائم کمپنی کا پانچواں جدیدترین طبی اور سنعتی گیس مینونی کچرنگ پر دجیک اس شعبے کا معروف مینونی کچرر

GHANI CHEMICAL INDUSTRIES LIMITED UNCONSOLIDATED CONDENSED INTERIM STATEMENT OF FINANCIAL POSITION AS AT MARCH 31, 2025

<u>AG AT MARCH 31, 2023</u>		March 31,	June 30,
		-	
		2025	2024
100570	Mada	Un-audited	Audited
ASSETS	Note	Rupees in t	nousanu
Non-current assets	-		
Property, plant and equipment	6	9,200,178	10,568,886
Right of use assets		535,731	547,649
Intangible assets		1,479	1,479
Investments		20,575	20,075
Long term deposits		66,616	66,616
		9,824,579	11,204,705
Current assets			
Stores, spares and loose tools		387,718	362,135
Stock-in-trade		206,404	160,587
Trade debts		2,302,203	2,142,223
Loan and advances	7	1,575,063	1,336,248
Deposits, prepayments and other receivables		296,825	590,358
Tax refunds due from Government		83,483	93,841
Prepaid levies		1,846	516
Advance income tax		360,691	421,970
Short term Investment		0	100,000
Cash and bank balances		458,501	468,054
		5,672,734	5,675,932
Total assets		15,497,313	16,880,637
Equity and liabilities	:		
Share capital and reserves			
Share capital		5,001,879	5,001,879
Share premium		0	164,011
Revaluation surplus on freehold and leasehold land		0	735,087
Merger reserve		0	1,342,746
Share to be issued under scheme	8	702,640	0
Unappropriated profit		2,669,948	2,609,851
Total equity		8,374,467	9,853,574
Non-current liabilities			
Long term finances	9	1,535,331	1,640,536
Redeemable capital - Sukuk	•	0	800,000
Long term security deposits		79,076	70,136
Lease liabilities		5,647	5,858
Deferred liabilities		987,268	832,854
		2,607,322	3,349,384
Current liabilities		_,,.	-,,
Trade and other payables	10	471,279	313,738
Contract liabilities - advances from customers		302,315	644,340
Accrued profit		208,036	336,120
Unclaimed dividend		4,733	491
Short term borrowings		2,599,448	1,580,482
Current portion of non-current liabilities		341,547	486,870
Provision for tax levies		967	212,217
Taxation		587,199	103,421
		4,515,524	3,677,679
Total liabilities		7,122,846	7,027,063
Contingencies and commitments	11	1,122,040	1,021,000
Total equity and liabilities		15 407 343	16 000 607
	:	15,497,313	16,880,637

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

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Hafiz Farooq Ahmad (Chief Executive Officer)

Asim Mahmud (Chief Financial Officer)

Atique Ahmad Khan (Director)

GHANI CHEMICAL INDUSTRIES LIMITED

UNCONSOLIDATED CONDENSED INTERIM STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME (Un-audited) FOR THE QUARTER AND NINE MONTHS PERIOD ENDED MARCH 31, 2025

	Nine months	period ended	Quarter e	ended
	March 31, 2025	March 31, 2024 Restated	March 31, 2025	March 31, 2024 Restated
Note		Rupe	es in '000	
Sales	6,265,838	4,300,660	1,965,195	1,390,115
Less: sales tax	(931,708)	(654,889)	(296,875)	(209,380)
Sales - net	5,334,130	3,645,771	1,668,320	1,180,735
Cost of sales	(2,833,312)	(2,478,352)	(653,504)	(875,699)
Gross profit	2,500,818	1,167,419	1,014,816	305,036
Distribution cost	(123,545)	(114,069)	(54,919)	(34,980)
Administrative expenses	(196,372)	(169,957)	(64,027)	(61,789)
Other expenses	(147,535)	(72,312)	(58,641)	(18,402)
Other income	248,400	432,649	47,062	156,127
	(219,052)	76,311	(130,525)	40,956
Profit from operations	2,281,766	1,243,730	884,291	345,992
Finance cost	(314,892)	(297,695)	(97,919)	(86,167)
Profit before taxation, minimum and final tax levies	1,966,874	946,035	786,372	259,825
Minimum and final tax levies	(967)	0	139	117,941
Profit before taxation	1,965,907	946,035	786,511	377,766
Taxation	(738,620)	(280,172)	(272,274)	(167,928)
Profit before taxation	1,227,287	665,863	514,237	209,838
Other comprehensive income Total comprehensive income	0	0	0	0
for the period	1,227,287	665,863	514,237	209,838
Earnings per share		R	upees	
- Earnings per share - basic 12	2.45	1.34	1.03	0.42
- Earnings per share - Diluted	2.38	0	1.00	0

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

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Hafiz Farooq Ahmad (Chief Executive Officer)

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Asim Mahmud (Chief Financial Officer)

Atique Ahmad Khan (Director)

GHANI CHEMICAL INDUSTRIES LIMITED UNCONSOLIDATED CONDENSED INTERIM STATEMENT OF CHANGES IN EQUITY (Un-audited) FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

			Capita	al reserves		D	
	Share capital	Share premium	Share to be issued under scheme	Revaluation surplus on freehold and leasehold land	Merger reserve	Revenue reserve - unappr- opriated profit / (accumulat ed loss)	Total
			R	upees in thous	and		
Balance as at June 30, 2023	5,001,879	164,011	0	497,278	1,342,746	1,824,044	8,829,958
Total comprehensive income for the year ended March 31, 2024	0	0	0	0	0	665,863	665,863
Balance as at March 31, 2024	5,001,879	164,011	0	497,278	1,342,746	2,489,907	9,495,821
Balance as at June 30, 2024	5,001,879	164,011	0	735,087	1,342,746	2,609,851	9,853,574
Dividend @ 6% Paid during the period	0	0	0	0	0	(300,113)	(300,113)
Scheme of Compromises, Arrangement and Reconstruction for Demerger / Merger	0	(164,011)	702,640	(735,087)	(1,342,746)	(867,077)	(2,406,281)
Total comprehensive income for the period ended March 31, 2025	0	0	0	0	0	1,227,287	1,227,287
Balance as at March 31, 2025	5,001,879	0	702,640	0	0	2,669,948	8,374,467

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

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Hafiz Farooq Ahmad (Chief Executive Officer)

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Asim Mahmud (Chief Financial Officer)

Atique Ahmad Khan (Director)

GHANI CHEMICAL INDUSTRIES LIMITED UNCONSOLIDATED CONDENSED INTERIM STATEMENT OF CASH FLOW FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025	Nine months	period ended
	March 31 2025	March 31
CASH FLOWS FROM OPERATING ACTIVITIES		2024 I thousand)
Profit for the period - before taxation	1,966,874	946,035
Adjustments for non-cash charges and other items:	1,500,014	540,000
Finance cost	314,892	297,695
Depreciation	152,210	127,839
Amortisation of right-of-use assets	11,918	10,135
Gain on disposal of operating fixed assets	(6,063)	(57,611)
Gas Infrastructure Development Cess	0	403
Loss on forward foreign exchange contract	72	672
Amortisation of deferred income	(3,313)	0
Merger / demerger adjustments		
Share to be issued under scheme	702,640	0
Share premium	(164,011)	0
Revaluation surplus on freehold and leasehold land	(735,087)	0
Merger reserve	(1,342,746)	0
Unappropriated profit	(867,077)	0
Profit before working capital changes	30,309	1,325,168
Effect on cash flows due to working capital changes		
(Increase) / decrease in current assets:	(0.5. 5.0.)	((00, 10, 1)
Stores, spares and loose tools	(25,583)	(126,494)
Stock-in-trade	(45,817)	(347,631)
Trade debts	(159,980)	(473,687)
Loan and advances	(238,815)	76,066
Deposits, prepayments and other receivables	293,533	(81,473)
Short term Investment Tax refunds due from Government	100,000	731,000
l ax relunds due from Government	10,358	(77,659)
(Decrease) / increase in current liabilities:		
Contract liabilities - advances from customers	(342,025)	354,626
Trade and other payables	157,470	89,120
	(250,859)	143,868
Cash (used in) / generated from operations	(220,550)	1,469,036
Income tax (paid)/ refund received - net	(249,383)	(123,256)
Net cash (used in) / generated from operating activities	(469,933)	1,345,780
CASH FLOWS FROM INVESTING ACTIVITIES		
Fixed capital expenditure	(1,037,108)	(2,876,616)
Assets transfer to CAC project	2,239,857	0
Proceeds from sale of operating fixed assets	19,811	184,768
Investments	(500)	-600
Non-current assets held for sale	0	0
Net cash generated from / (used in) investing activities	1,222,060	(2,692,448)
CASH FLOWS FROM FINANCING ACTIVITIES		
Dividend paid	(295,871)	0
Long term finances	(250,713)	665,007
Redeemable capital - Sukuk (redeemed) transferred	(800,000)	637,499
Long term security deposits - net	8,940	13,275
Short term borrowings	1,018,966	28,547
Lease Liabilities	(486)	(197)
Finance cost paid	(442,516)	(143,708)
Net cash (used in) / generated from financing activities	(761,680)	1,200,423
Net decrease in cash and cash equivalents	(9,553)	(146,245)
Cash and cash equivalents at the beginning of the period	468,054	525,173
Cash and cash equivalents at the end of the period	458,501	378,928

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

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Hafiz Farooq Ahmad (Chief Executive Officer)

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Asim Mahmud (Chief Financial Officer)

Atique Ahmad Khan (Director)

GHANI CHEMICAL INDUSTRIES LIMITED NOTES TO THE UNCONSOLIDATED CONDENSED INTERIM FINANCIAL STATEMENTS FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

1. LEGAL STATUS AND OPERATIONS

Ghani Chemical Industries Ltd. (the Company) was incorporated in Pakistan as a private limited company on November 23, 2015 under the repealed Companies Ordinance, 1984 (now the Companies Act, 2017) and was converted into a public limited company on April 20, 2017. The Company is principally engaged in manufacturing, sale and trading of medical & industrial gases and chemicals. The registered office and head office of the Company are situated at 10-N, Model Town Extension, Lahore whereas production facilities are situated at Phool Nagar, District Kasur and Industrial Zone, Port Qasim, Karachi & Hattar Special Economic Zone, Dhorian Chowk Near Tanoli Filling Station Hattar, Haripur. The Company's liaison office is situated in Sangjani, District Rawalpindi.

The Company is a Subsidiary of Ghani Global Holdings Ltd., which held 279,905,983 ordinary shares of the Company representing 55.96% of its paid-up capital as at March 31, 2025 and June 30, 2024.

As per the Scheme of Compromises, Arrangement and Reconstruction (the Scheme), as sanctioned by the Lahore High Court, Lahore on February 06, 2019, the Holding Company had transferred its manufacturing undertaking to the Company on July 08, 2019 after the effective date.

The Company's shareholders in the extraordinary general meeting held on November 23, 2024, have unanimously approved the Scheme of Compromises, Arrangement and Reconstruction for Demerger / Merger of Ghani Chemical Industries Ltd. (GCIL) and Ghani ChemWorld Ltd. (GCWL) and Ghani Products (Pvt.) Ltd. (GPL) by passing the special resolutions under the provisions of sections 279 to 283 of the Companies Act, 2017 and other applicable provisions. Main features of the Scheme are as under:

- To carve out Calcium Carbide Project that is being set-up by the Company at Hattar Special Economic Zone from GCIL to GCWL.
- To merge the left over assets of GPL with and into GCIL against one to one swap ratio.
- To issue 500 ordinary shares of Rs.10 each of GCWL against 1,000 ordinary shares of GCIL of Rs.10 each, held by shareholders.
- To issue and allot 70 million additional ordinary shares of GCIL to GCWL.
- To list GCWL at Pakistan Stock Exchange after submission of requisite documents.

During the period, the Company received a favourable decision from the Honorable Lahore High Court dated February 20, 2025, in relation to the Scheme of Compromises, Arrangement and Reconstruction for the purpose of demerger/merger. Pursuant to this decision, the assets and liabilities have been allocated in accordance with the approved scheme. The financial impact of the allocation has been accounted for in these financial statements in line with the directives of the Court and applicable financial reporting standards.

2. BASIS OF PREPARATION

2.1 Statement of Compliance

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

- International Accounting Standard (IAS) 34, 'Interim financial reporting', issued by the International Accounting Standards Board (IASB) as notified under the Companies Act, 2017 (the Act);
- Islamic Financial Accounting Standards (IFASs) issued by the Institute of Chartered Accountants of Pakistan as notified under the Act; and
- Provisions of and directives issued under the Companies Act, 2017.

Where provisions of and directives issued under the Companies Act, 2017 differ from the IFRSs, the provisions of and directives issued under the Companies Act, 2017 have been followed.

- **2.2** These interim financial statements do not include all of the information required for annual financial statements and should be read in conjunction with the annual audited financial statements of the Company as at and for the year ended June 30, 2024. Selected explanatory notes are included to explain events and transactions that are significant to the understanding of the changes in the Company's financial position and performance since the last annual audited financial statements.
- **2.3** These unconsolidated condensed interim financial statements are the separate financial statements of the Company in which investment in Subsidiary Companies is accounted for on the basis of direct equity interest rather than on the basis of reported results and net assets of the investee. Unconsolidated condensed interim financial statements of the Company are prepared and are presented separately.

2.4 Basis of measurement

These unconsolidated condensed interim financial statements have been prepared under the historical cost convention.

2.5 Functional and presentation currency

These unconsolidated condensed interim financial statements are presented in Pak Rupees, which is also the Company's functional currency. All amounts have been rounded to the nearest thousand, unless otherwise stated.

3. Accounting policies

All the accounting policies and the methods of computation adopted in the preparation of these unconsolidated condensed interim financial statements are consistent with those applied in the preparation of audited annual financial statements for the year ended June 30, 2024.

4. Changes In Accounting Standards, Interpretations And Amendments To Published Approved Accounting Standards

4.1 Standards, amendments to published standards, interpretations and guidelines that are effective in the current period

There were certain amendments to accounting and reporting standards which became mandatory for the Company during the period. However, these do not have any significant impact on the Company's financial reporting and, therefore, have not been detailed in these unconsolidated condensed interim financial statements.

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

There are certain amendments and interpretations to the accounting and reporting standards that will be mandatory for the Company's annual accounting periods beginning on or after July 01, 2025. However, these will not have any material impact on the Company's financial reporting and, therefore, have not been disclosed in these interim financial statements.

5. Accounting estimates and judgements

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

In preparing these unconsolidated condensed interim financial statements, the significant judgements made by management in applying the Company's accounting policies and the key sources of estimation uncertainty were the same as those applied to the financial statements for the year ended June 30, 2024.

6.	PROPERTY, PLANT AND EQUIPMENT		Un-audited March 31, 2025	Audited June 30, 2024
		Note	Rupees in	thousand
	Operating fixed assets		6,461,615	6,792,002
	Capital work-in-progress	6.2	2,608,484	3,158,662
	Stores held for Capitalization		130,079 9,200,178	618,222 10,568,886

6.1	Operating fixed assets - tangible	Note	Un-audited March 31, 2025 Rupees in	Audited June 30, 2024 thousand
	Opening book value		6,792,002	6,241,673
	Add: addition during the period / year	6.1.1	134,409	721,161
	Less: book value of PPE transfer to GCWL	6.1.2	(298,838)	0
	Less: book value of the disposals	6.1.3	(13,748)	(169,102)
	Add: surplus on revaluation		0	174,702
			6,613,825	6,968,434
	Less: depreciation charged during the period	/ year	(152,210)	(176,432)
	Closing book value		6,461,615	6,792,002
6.1.1	Addition during the period / year			
	Land leasehold		0	7,178
	Plant and machinery		28,546	399,257
	Building		536	516
	Furniture and fixtures		5,443	3,875
	Office equipments		709	3,235
	Computers		2,978	2,365
	Vehicles		96,197	304,735
			134,409	721,161
6.1.2	Transfer during the period to GCWL pro	oject / year		
	Land		293,480	0
	Office equipment		149	0
	Vehicles		1,714	0
	Computers		199	0
	Furniture and fixtures		3,296	0
			298,838	0

6.1.3	Disposals during the period / year Note	Un-audited March 31, 2025 Rupees in t	Audited June 30, 2024 housand
	Plant and machinery	. 39	51,511
	Vehicles	13,709	117,330
	Office equipment	0	261
		13,748	169,102
6.1.4	Surplus on revaluation		
	Land - Freehold	0	123,040
	Land - Leasehold	0	51,662
6.2	Capital work in progress - at cost	0	174,702
0.2	Plant and machinery		
	-	3,158,662	209,889
	Opening balance		
	Additions during the year	1,390,841	2,962,909
	Capitalised during the year	0	(14,136)
	Transfer to GCWL project	(1,941,019)	
	Closing balance	2,608,484	3,158,662
7.	LOAN AND ADVANCES - Unsecured, considered good		
	Advances to:		
	- employees against expenses	10,038	4,107
	- employees against salaries	2	2
	- suppliers and contractors	221,978	149,515
	Due from related parties	1,300,164	1,122,278
	Letters of credit	44,366	61,831
		1,576,548	1,337,733
	Allowance for impairment	(1,485)	(1,485)
		1,575,063	1,336,248
0			

8 SHARE TO BE ISSUED UNDER SCHEME

70,263,960 Ordinary shares of Rs. 10 each to be issued under Scheme of Compromises, Arrangement and Reconstruction for Demerger / Merger as approved by Honorable Lahore High Court dated February 20, 2025

			Un-audited	Audited
9.	LONG TERM FINANCES		March 31,	June 30,
			2025	2024
	From banking companies - secured	Note	Rupees in t	housand
	Diminishing Musharakah		1,847,716	2,098,429
	Current portion grouped under current liabilities		(312,385)	(457,893)
			1,535,331	1,640,536
10.	TRADE AND OTHER PAYABLES			
	Trade creditors		172,239	59,888
	Bills payable		0	87,400
	Accrued liabilities		44,397	83,882
	Workers' (profit) participation fund		84,342	10,047
	Workers' welfare fund		105,218	65,078
	Payable to employees' provident fund		5,060	0
	Withholding income tax		60,023	7,443
			471,279	313,738

11. CONTINGENCIES AND COMMITMENTS

Contingencies

11.1 There are no any material changes in contingencies as disclosed in the note to the financial statements for the year ended June 30, 2024.

Commitments

- **11.2** Commitments in respect of letters of credit amounted to Rs.323.380 million (June 30, 2024: Rs.147.783 million).
- **11.3** Commitments for construction of buildings at the reporting date amounted to Rs.100 million (June 30, 2024: Rs.150 million).

12.	EARNINGS PER SHARE	March 31,	March 31,
	There is dilutive effect on earnings per share of the Company, which is based on:	2025 Rupees in	2024 thousand
	Profit after taxation attributable to ordinary shareholders	1,227,287	665,863
	Weighted average number of ordinary shares in issue during the period	(Number o) 500,187,972	of shares) 496,107,972
	Diluted share outstanding during the period	514,625,772	0
		Rup	ees
	Earnings per share - basic	2.45	1.34
	Earnings per share - diluted	2.38	0

13. TRANSACTIONS WITH RELATED PARTIES

Related parties comprise of Holding Company and Associated Companies, directors of the Company, key management personnel and staff retirement benefit fund. The Company in the normal course of business carries out transactions with various related parties. Details of related parties with whom the Company has transacted along with relationship and transactions, other than those which have been disclosed in these financial statements, were as follows:

Name of related party	Relationship
- Ghani Global Holdings Ltd.	Parent Company
- Ghani Gases (Pvt.) Ltd.	Subsidiary Company
- Ghani ChemWorld Ltd.	Subsidiary Company
- Ghani Power (Pvt.) Ltd.	Subsidiary Company
- Ghani Global Glass Ltd.	Associated Company - common directorship
- Kilowatt Labs Technologies Ltd.	-do-
- Air Ghani (Pvt.) Ltd.	-do-
- Ghani Global Foods (Pvt.) Ltd.	-do-
Name of related party	Deletienshin
Name of related party	Relationship
- Ghani Engineering (Pvt.) Ltd.	Associated Company - common directorship
- Ghani Engineering (Pvt.) Ltd.	Associated Company - common directorship
- Ghani Engineering (Pvt.) Ltd. - A-One Prefabs (Pvt.) Ltd.	Associated Company - common directorship
- Ghani Engineering (Pvt.) Ltd. - A-One Prefabs (Pvt.) Ltd. - A-One Batteries (Pvt.) Ltd.	Associated Company - common directorship -do- -do-
 Ghani Engineering (Pvt.) Ltd. A-One Prefabs (Pvt.) Ltd. A-One Batteries (Pvt.) Ltd. Ghani Industrial Complex (Pvt.) Ltd. 	Associated Company - common directorship -do- -do- -do-
 Ghani Engineering (Pvt.) Ltd. A-One Prefabs (Pvt.) Ltd. A-One Batteries (Pvt.) Ltd. Ghani Industrial Complex (Pvt.) Ltd. Kaya Projects (Pvt.) Ltd. 	Associated Company - common directorship -do- -do- -do- -do-
 Ghani Engineering (Pvt.) Ltd. A-One Prefabs (Pvt.) Ltd. A-One Batteries (Pvt.) Ltd. Ghani Industrial Complex (Pvt.) Ltd. Kaya Projects (Pvt.) Ltd. Mr. Masroor Ahmad Khan 	Associated Company - common directorship -do- -do- -do- -do- Director/ shareholder

13.1 Transactions with related parties

Relationship with related	March 31, 2025 Rupees in t	March 31, 2024 housand	
Holding Company	Commission against	-	
	corporate guarantee	7,857	6,558
	Return on advances given	12,117	4,571
	Purchases	3,557	0
	Dividend paid	167,944	0
Subsidiary Companies			
	Investment	500	600
Compromises, Arrang	and liabilities under Scheme of gement and Reconstruction for approved by Honorable Lahore ary 20, 2025 Assets :		
	Property, plant and equipment	2,270,271	0
	Stores, spares and loose tools	188,322	0
	Stock-in-trade	309,620	0
	Loan and advances	357,719	0
	Deposits, prepayments and other receivables	200,711	0
	Short term Investment	100,000	0
	Liabilities : Redeemable capital - Sukuk	800,000	0
	Trade and other payables	204,787	0
	Accrued profit	12,691	0
Associated Company - Ghani Global Glass			
	Sale	65,141	47,204
	Return on advances given	132,203	149,152
	Sharing of expenses - net	467,624	183,947
	Sale of plant & machinery	0	82,600
Provident fund trust	Contribution paid	27,626	25,130

14. SEGMENT REPORTING

14.1 The Company has following two strategic divisions which are its reportable segments. Following summary describes the operations of each reportable segments:

a) Industrial Chemicals

This segment covers business of trading of chemicals.

b) Industrial and Medical Gases

This segment covers business with large-scale industrial consumers, typically in the oil, chemical, food and beverage, metal, glass sectors and medical customers in healthcare sectors. Gases and services are supplied as part of customer specific solutions and range from supply by road tankers in liquefied form. Gases for cutting and welding, hospital, laboratory applications and a variety of medical purposes are also distributed under pressure in cylinders.

14.2 Segment results were as follows:

Descriptions	Nine mont	hs ended Marc	h 31, 2025	Nine mont	hs ended Marc	h 31, 2024
	Industrial and Medical Gases	Industrial Chemicals	Total	Industrial and Medical Gases	Industrial Chemicals	Total
			Rupees in	thousand		
Net sales	4.830.877	503.253	5.334.130	3.529.232	116.539	3,645,771
Cost of sales	(2,365,676)	(467,636)	(2,833,312)	(2,376,152)	(102,200)	(2,478,352)
Gross profit	2,465,201	35,617	2,500,818	1,153,080	14,339	1,167,419
Distribution cost	(119,839)	(3,706)	(123,545)	(110,647)	(3,422)	(114,069)
Administrative expenses	(186,553)	(9,819)	(196,372)	(161,459)	(8,498)	(169,957)
	(306,392)	(13,525)	(319,917)	(272,106)	(11,920)	(284,026)
Segment profit	2,158,809	22,092	2,180,901	880,974	2,419	883,393
Unallocated corporate expenses						
Other expenses			(147,535)			(72,312)
Other income			248,400			432,649
		_	2,281,766		_	1,243,730
Finance cost			(314,892)			(297,695)
Profit before taxation, minimum a	and final tax levies	s –	1,966,874			946,035
Minimum and final tax levies			(967)			0
Profit before taxation		_	1,965,907			946,035
Taxation		<u> </u>	(738,620)			(280,172)
Profit after taxation		_	1,227,287			665,863

The segment assets and liabilities at the reporting date for the year-end were as follows:

	As	As at March 31, 2025			As at March 31, 2024		
	Industrial and Medical Gases	Industrial Chemicals	Total	Industrial and Medical Gases	Industrial Chemicals	Total	
		Rupees in th		n thousand			
Segment assets	11,939,636	200,924	12,140,560	12,380,948	2,487	12,383,435	
Unallocated assets			3,356,753			3,387,363	
Total assets		-	15,497,313		-	15,770,798	
Segment liabilities	3,667,980	137,032	3,805,012	2,158,847	354,822	2,513,669	
Unallocated liabilities			3,317,834			3,761,308	
Total liabilities		-	7,122,846		-	6,274,977	

- **14.3** All the non-current assets of the Company at the reporting date were located within Pakistan. Depreciation expense mainly relates to industrial and medical gases segment.
- **14.4** Transfers between business segments are recorded at cost. There were no inter segment transfers during the period.
- **14.5** One of the Company's customers having net sales aggregating Rs.1,053.220 million contributed towards 19.74% of the Company's net sales.

15. FINANCIAL RISK MANAGEMENT

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

These condensed interim financial statements do not include all financial risk management information and disclosures required in the annual financial statements, and should be read in conjunction with the Company's financial statements as at and for the year ended June 30, 2024.

There have been no changes in the risk management department or in any risk management policies since the year ended June 30, 2024.

FAIR VALUE OF FINANCIAL ASSETS AND FINANCIAL LIABILITIES

Fair value is the price that would be received upon sale of an asset or paid upon transfer of a liability in an orderly transaction between market participants at the measurement date. Underlying the definition of fair value is the presumption that the Company is a going concern and there is no intention or requirement to curtail materially the scale of its operation or to undertake a transaction on adverse terms.

Given below is the analysis of financial instruments, carried at fair value, by valuation method. The different levels have been defined as follows:

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

The carrying values of all financial assets and liabilities reflected in these interim financial statements approximate their fair values.

15. CORRESPONDING FIGURES

In order to comply with the requirements of IAS 34, the unconsolidated condensed interim statement of financial position has been compared with the balances of annual audited financial statements of the Company for the year ended June 30, 2024, whereas, the unconsolidated condensed interim statement of profit or loss and other comprehensive income, unconsolidated condensed interim statement of cash flows and unconsolidated condensed interim statement of compared with the balances of comparable period of immediately preceding financial year.

16. DATE OF AUTHORISATION FOR ISSUE

These unconsolidated condensed financial statements were authorised for issue on <u>April 29,</u> <u>2025</u> by the board of directors of the Company.

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Hafiz Farooq Ahmad (Chief Executive Officer)

Asim Mahmud (Chief Financial Officer)

Atique Ahmad Khan (Director)

GHANI CHEMICAL INDUSTRIES LIMITED CONSOLIDATED CONDENSED INTERIM STATEMENT OF FINANCIAL POSITION AS AT MARCH 31, 2025

AS AT MARCH 31, 2025			
		March 31,	June 30,
		2025	2024
100570	N. (.	Un-audited	Audited
ASSETS	Note	Rupees in th	ousand
Non-current assets	•	44 440 005	40 500 000
Property, plant and equipment	6	11,440,035	10,568,886
Right of use assets		535,731	547,649
Intangible assets		1,652	1,652
Long term deposits	•	<u> </u>	66,616 11,184,803
		12,044,034	11,104,003
Current assets		700.400	202 425
Stores, spares and loose tools		722,468	362,135
Stock-in-trade Trade debts		516,024	160,587
Loan and advances	7	2,302,203	2,142,223
	'	1,794,832	1,336,248
Deposits, prepayments and other receivables Tax refunds due from Government		509,188 83,483	590,358 93,841
Prepaid levies		1,846	516
Advance income tax		361,086	421,995
Short term Investment		100,000	100,000
Cash and bank balances		476,722	486,760
Cash and bank balances		6,867,852	5,694,663
Total consta	•		
Total assets	:	18,911,886	16,879,466
Equity and liabilities			
Share capital and reserves		F 004 070	F 004 070
Share capital		5,001,879	5,001,879
Share premium Revaluation surplus on freehold and leasehold land		0	164,011 735,087
Merger reserve		0 943,740	1,342,746
Share to be issued under scheme		2,168,065	1,342,740
Unappropriated profit		2,667,934	2,608,613
Total equity	•	10,781,618	9,852,336
Non-current liabilities		10,101,010	0,002,000
Long term finances	8	1,535,331	1,640,536
Redeemable capital - Sukuk	Ũ	800,000	800,000
Long term security deposits		79,076	70,136
Lease liabilities		5,647	5,858
Deferred liabilities		987,268	832,854
		3,407,322	3,349,384
Current liabilities			
Trade and other payables	9	656,929	313,805
Contract liabilities - advances from customers		302,315	644,340
Accrued profit		229,669	336,120
Unclaimed dividend		4,733	491
Short term borrowings		2,599,448	1,580,482
Current portion of non-current liabilities		341,547	486,870
Provision for tax levies		967	212,217
Taxation		587,338	103,421
	-	4,722,946	3,677,746
Total liabilities		8,130,268	7,027,130
Contingencies and commitments	10		
Total equity and liabilities	-	18,911,886	16,879,466
The annexed notes form an integral part of th statements.	ese consoli	dated condensed in	nterim financial
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TIB / MICY /	madante	```	\checkmark
Hofiz Forees Ahmed Asim	Mahmud		tique Ahmed Kh

Hafiz Farooq Ahmad (Chief Executive Officer) Asim Mahmud (Chief Financial Officer) Atique Ahmad Khan (Director)

GHANI CHEMICAL INDUSTRIES LIMITED

CONSOLIDATED CONDENSED INTERIM STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME (Un-audited) FOR THE QUARTER AND NINE MONTHS PERIOD ENDED MARCH 31, 2025

-	Nine months period ended		Quarter ended		
	March 31, 2025	March 31, 2024	March 31, 2025	March 31, 2024	
-		Restated		Restated	
Note		Rupe	es in '000		
Sales	6,265,838	4,300,660	1,965,195	1,390,115	
Less: sales tax	(931,708)	(654,889)	(296,875)	(209,380)	
Sales - net	5,334,130	3,645,771	1,668,320	1,180,735	
Cost of sales	(2,833,312)	(2,478,352)	(653,504)	(875,699)	
Gross profit	2,500,818	1,167,419	1,014,816	305,036	
Distribution cost	(123,545)	(114,069)	(54,919)	(34,980)	
Administrative expenses	(198,606)	(169,957)	(64,337)	(61,789)	
Other expenses	(147,535)	(72,312)	(58,641)	(18,402)	
Other income	249,998	432,649	47,375	156,127	
Ľ	(219,688)	76,311	(130,522)	40,956	
Profit from operations	2,281,130	1,243,730	884,294	345,992	
Finance cost	(314,892)	(297,695)	(97,919)	(86,167)	
Profit before taxation, minimum and final tax levies	1,966,238	946,035	786,375	259,825	
Minimum and final tax levies	(967)	0	139	117,941	
Profit before taxation	1,965,271	946,035	786,514	377,766	
Taxation	(738,760)	(280,172)	(272,303)	(167,928)	
Profit before taxation	1,226,511	665,863	514,211	209,838	
Other comprehensive income Total comprehensive income	0	0	0	0	
for the period	1,226,511	665,863	514,211	209,838	
		R	upees		
Earnings per share 11	0.45	4.04	1.00	0.40	
- Earnings per share - basic	2.45	1.34	1.03	0.42	
- Earnings per share - Diluted	2.38	0	1.00	0	

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

HAB i far og M

Hafiz Farooq Ahmad (Chief Executive Officer)

Asim Mahmud (Chief Financial Officer)

Atique Ahmad Khan (Director)

GHANI CHEMICAL INDUSTRIES LIMITED CONSOLIDATED CONDENSED INTERIM STATEMENT OF CHANGES IN EQUITY (Un-audited) FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

		Capital reserves			_		
	Share capital	Share premium	Share to be issued under scheme	Revaluation surplus on freehold and leasehold land	Merger reserve	Revenue reserve - unappr- opriated profit / (accumulat ed loss)	Total
			Rι	upees in thousa	and		
Balance as at June 30, 2023	5,001,879	164,011	0	497,278	1,342,746	1,824,044	8,829,958
Total comprehensive income for the year ended March 31, 2024	0	0	0	0	0	665,863	665,863
Balance as at March 31, 2024	5,001,879	164,011	0	497,278	1,342,746	2,489,907	9,495,821
Balance as at June 30, 2024	5,001,879	164,011	0	735,087	1,342,746	2,608,613	9,852,336
Dividend @ 6% Paid during the period	0	0	0	0	0	(300,113)	(300,113)
Scheme of Compromises, Arrangement and Reconstruction for Demerger / Merger	0	(164,011)	2,168,065	(735,087)	(1,342,746)	(867,077)	(940,856)
Scheme of Compromises, Arrangement and Reconstruction for Demerger / Merger	0	0	0	0	943,740	0	943,740
Total comprehensive income for the period ended March 31, 2025	0	0	0	0	0	1,226,511	1,226,511
Balance as at March 31, 2025	5,001,879	0	2,168,065	0	943,740	2,667,934	10,781,618

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

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Hafiz Farooq Ahmad (Chief Executive Officer)

Asim Mahmud (Chief Financial Officer)

Atique Ahmad Khan (Director)

GHANI CHEMICAL INDUSTRIES LIMITED CONSOLIDATED CONDENSED INTERIM STATEMENT OF CASH FLOWS (Un-audited) FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025 Nine months period ended March 31 March 31 2025 2024 CASH FLOWS FROM OPERATING ACTIVITIES (Rupees in thousand) 946,035 Profit for the period - before taxation 1,966,238 Adjustments for non-cash charges and other items: Finance cost 314,892 297.695 Depreciation 152.210 127.839 11,918 Amortisation of right-of-use assets 10,135 Gain on disposal of operating fixed assets (6,063)(57, 611)403 Gas Infrastructure Development Cess 0 72 672 Loss on forward foreign exchange contract 0 Amortisation of deferred income (3, 313)0 Merger / demerger adjustments 2,884 Profit before working capital changes 2,438,838 1,325,168 Effect on cash flows due to working capital changes (Increase) / decrease in current assets: Stores, spares and loose tools (360, 333)(126, 494)Stock-in-trade (355, 437)(347, 631)Trade debts (159, 980)(473, 687)Loan and advances (458, 584)76,066 Deposits, prepayments and other receivables 81,170 (81, 473)Short term Investment C 731,000 Tax refunds due from Government 10,358 (77, 659)(Decrease) / increase in current liabilities: 354,626 Contract liabilities - advances from customers (342, 025)Trade and other payables 343,051 89,219 (1,241,780)143,967 Cash (used in) / generated from operations 1.197.058 1.469.135 Income tax (paid)/ refund received - net (249, 753)(123, 256)Net cash generated from operating activities 947.305 1.345.879 CASH FLOWS FROM INVESTING ACTIVITIES (1,037,107)(2,876,616)Fixed capital expenditure Intangible assets (174)Proceeds from sale of operating fixed assets 19.811 184.768 (1,017,296)(2,692,022)Net cash used in investing activities CASH FLOWS FROM FINANCING ACTIVITIES (295.871)Dividend paid Long term finances (250,713)665,007 Redeemable capital - Sukuk (redeemed) 637.499 0 13,275 8,940 Long term security deposits - net Short term borrowings 1,018,966 28.547 Lease Liabilities (486)(197)(143,708)Finance cost paid (420,883 Net cash generated from financing activities 59,953 1,200,423 Net decrease in cash and cash equivalents (10,038)(145,720)Cash and cash equivalents at the beginning of the period 486,760 525,173 Cash and cash equivalents at the end of the period 476,722 379,453

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

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Hafiz Farooq Ahmad (Chief Executive Officer)

Asim Mahmud (Chief Financial Officer) Atique Ahmad Khan (Director)

GHANI CHEMICAL INDUSTRIES LIMITED NOTES TO THE CONSOLIDATED CONDENSED INTERIM FINANCIAL STATEMENTS FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

1. LEGAL STATUS AND OPERATIONS

Ghani Chemical Industries Ltd. (the Company) was incorporated in Pakistan as a private limited company on November 23, 2015 under the repealed Companies Ordinance, 1984 (now the Companies Act, 2017) and was converted into a public limited company on April 20, 2017. The Company is principally engaged in manufacturing, sale and trading of medical & industrial gases and chemicals. The registered office and head office of the Company are situated at 10-N, Model Town Extension, Lahore whereas production facilities are situated at Phool Nagar, District Kasur and Industrial Zone, Port Qasim, Karachi & Hattar Special Economic Zone, Dhorian Chowk Near Tanoli Filling Station Hattar, Haripur. The Company's liaison office is situated in Sangjani, District Rawalpindi.

The Company is a Subsidiary of Ghani Global Holdings Ltd., which held 279,905,983 ordinary shares of the Company representing 55.96% of its paid-up capital as at March 31, 2025 and June 30, 2024.

As per the Scheme of Compromises, Arrangement and Reconstruction (the Scheme), as sanctioned by the Lahore High Court, Lahore on February 06, 2019, the Holding Company had transferred its manufacturing undertaking to the Company on July 08, 2019 after the effective date.

The Company's shareholders in the extraordinary general meeting held on November 23, 2024, have unanimously approved the Scheme of Compromises, Arrangement and Reconstruction for Demerger / Merger of Ghani Chemical Industries Ltd. (GCIL) and Ghani ChemWorld Ltd. (GCWL) and Ghani Products (Pvt.) Ltd. (GPL) by passing the special resolutions under the provisions of sections 279 to 283 of the Companies Act, 2017 and other applicable provisions. Main features of the Scheme are as under:

- To carve out Calcium Carbide Project that is being set-up by the Company at Hattar Special Economic Zone from GCIL to GCWL.
- To merge the left over assets of GPL with and into GCIL against one to one swap ratio.
- To issue 500 ordinary shares of Rs.10 each of GCWL against 1,000 ordinary shares of GCIL of Rs.10 each, held by shareholders.
- To issue and allot 70 million additional ordinary shares of GCIL to GCWL.
- To list GCWL at Pakistan Stock Exchange after submission of requisite documents.

During the period, the Company received a favourable decision from the Honorable Lahore High Court dated February 20, 2025, in relation to the Scheme of Compromises, Arrangement and Reconstruction for the purpose of demerger/merger. Pursuant to this decision, the assets and liabilities have been allocated in accordance with the approved scheme. The financial impact of the allocation has been accounted for in these financial statements in line with the directives of the Court and applicable financial reporting standards.

Subsidiary Companies

1.1. Ghani Gases (Pvt.) Ltd. (GGPL)

GGPL was incorporated in Pakistan under the Companies Act, 2017 (XIX of 2017) as a private limited company on May 18, 2020. The principal business of GGPL is to carry on the business of manufacturers, buyers, sellers, importers, exporters, dealers and traders of all types of gases including LPG and LNG for use in industries, hospitals, houses, factories and all types of chemicals including petro-chemicals and their derivatives and importers, exporters and manufacturers of and dealers in heavy chemicals, alkalis, acids, drugs, tannins, essences, pharmaceutical, surgical and scientific apparatus and materials.

GGPL is a wholly owned Subsidiary of GCIL, which holds 999,997 (June 30, 2024:999,997) ordinary shares representing 99.99% (June 30, 2024: 99.99%) of its paid-up capital as at March 31, 2025.

There is no financial and economic activity after incorporation of GGPL from May 18, 2020 till reporting date.

1.2. Ghani Power (Pvt.) Ltd. (GPPL)

GPPL was incorporated in Pakistan as a private limited company on March 15, 2024 under the Companies Act, 2017. The principal line of business of GPPL is to carry on all or any of the businesses of generating, purchasing, importing, transforming, converting, manufacturing, distributing, supplying, exporting and dealing in power, electricity, oil, gas, hydrocarbons, petrochemicals, petroleum solar, hydel power plants and petroleum products, asphalt, bituminous substances or services associated therewith and all other forms of energy and energy related products / services including all kinds of efficient use of energy and to perform all other acts which are necessary or incidental to the above businesses and related products. GPPL has not commenced its commercial operations till the reporting date.

GGPL is a wholly owned Subsidiary of GCIL, which holds 999,997 (June 30, 2024: 999,997) ordinary shares representing 99.99% (June 30, 2024: 99.99%) of its paid-up capital as at March 31, 2025.

1.3. Ghani ChemWorld Ltd. (GCWL)

GCWL was incorporated in Pakistan under the Companies Act, 2017 as a limited company on July 31, 2024. The principal line of business of the GCWL is to manufacture, produce, refine, process, formulate, acquire, convert, sell, distribute, buy, import, export or otherwise deal in all types of chemicals, basic drugs, all types of acids, methanol, polymers, PVC's, gases, all types of oxides, resins, salts, compounds, calcium carbide, methane and methane based products, plastics, ores, CaCO3 precipitated, plant extracts, pesticides and their intermediates, laboratory and scientific chemicals capable of being used in the foods, pharmaceuticals, textiles, agriculture, fertilizers, petrochemicals, glass and ceramic industries, tiles, poultry feeds, cattle feeds, rubbers and paints, chemicals and compounds thereof including gypsum, coke, dissolve acetylene (DA), black carbon, quartz, silicon, earth, rock phosphate, soap- stone or any other industry and trade or laboratory including all types of industrial raw materials, chemicals and/or any other mixture, derivatives and compound related products. GCWL has not commenced its commercial operations till the reporting date. GCWL is wholly owned subsidiary of Ghani Chemical Industries Limited as at reporting date

2. BASIS OF PREPARATION

2.1 Statement of Compliance

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

- International Accounting Standard (IAS) 34, 'Interim financial reporting', issued by the International Accounting Standards Board (IASB) as notified under the Companies Act, 2017 (the Act);
- Islamic Financial Accounting Standards (IFASs) issued by the Institute of Chartered Accountants of Pakistan as notified under the Act; and
- Provisions of and directives issued under the Companies Act, 2017.

Where provisions of and directives issued under the Companies Act, 2017 differ from the IFRSs, the provisions of and directives issued under the Companies Act, 2017 have been followed.

- **2.2** These interim financial statements do not include all of the information required for annual financial statements and should be read in conjunction with the annual audited financial statements of the Company as at and for the year ended June 30, 2024. Selected explanatory notes are included to explain events and transactions that are significant to the understanding of the changes in the Company's financial position and performance since the last annual audited financial statements.
- **2.3** These consolidated condensed interim financial statements are the separate financial statements of the Company in which investment in Subsidiary Companies is accounted for on the basis of direct equity interest rather than on the basis of reported results and net assets of the investee. consolidated condensed interim financial statements of the Company are prepared and are presented separately.

2.4 Basis of measurement

These consolidated condensed interim financial statements have been prepared under the historical cost convention.

2.5 Functional and presentation currency

These consolidated condensed interim financial statements are presented in Pak Rupees, which is also the Group's functional currency. All amounts have been rounded to the nearest thousand, unless otherwise stated.

3. Accounting policies

All the accounting policies and the methods of computation adopted in the preparation of these consolidated condensed interim financial statements are consistent with those applied in the preparation of audited annual financial statements for the year ended June 30, 2024.

4. Changes In Accounting Standards, Interpretations And Amendments To Published Approved Accounting Standards

4.1 Standards, amendments to published standards, interpretations and guidelines that are effective in the current period

There were certain amendments to accounting and reporting standards which became mandatory for the Group during the period. However, these do not have any significant impact on the Group's financial reporting and, therefore, have not been detailed in these consolidated condensed interim financial statements.

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

There are certain amendments and interpretations to the accounting and reporting standards that will be mandatory for the Group's annual accounting periods beginning on or after July 01, 2025. However, these will not have any material impact on the Group's financial reporting and, therefore, have not been disclosed in these interim financial statements.

5. Accounting estimates and judgements

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

In preparing these consolidated condensed interim financial statements, the significant judgements made by management in applying the Group's accounting policies and the key sources of estimation uncertainty were the same as those applied to the financial statements for the year ended June 30, 2024.

6.	PROPERTY, PLANT AND EQUIPMENT		Un-audited March 31,	Audited June 30,
		Note	2025 Rupees in	2024 thousand
	Operating fixed assets		6,760,453	6,792,002
	Capital work-in-progress	6.2	4,549,503	3,158,662
	Stores held for Capitalization		<u> </u>	618,222 10,568,886

Ghani Chemical Industries Limited

6.1	Operating fixed assets - tangible	Note	Un-audited March 31, 2025 Rupees in t	Audited June 30, 2024
	Opening book value	Note	6,792,002	6,241,673
	Add: addition during the period / year	6.1.1	134,409	721,161
	Less: book value of the disposals	6.1.2	(13,748)	(169,102)
	Add: surplus on revaluation		0	174,702
			6,912,663	6,968,434
	Less: depreciation charged during the peri	od / year	(152,210)	(176,432)
	Closing book value		6,760,453	6,792,002
6.1.1	Addition during the period / year			
	Land leasehold		0	7,178
	Plant and machinery		28,546	399,257
	Building		536	516
	Furniture and fixtures		5,443	3,875
	Office equipments		709	3,235
	Computers		2,978	2,365
	Vehicles		96,197	304,735
			134,409	721,161
6.1.2	Disposals during the period / Year			
	Plant and machinery		39	51,511
	Vehicles		13,709	117,330
	Office equipment		0	261
			13,748	169,102
6.1.3	Surplus on revaluation			
	Land - Freehold		0	123,040
	Land - Leasehold		0	51,662
			0	174,702

6.2	Capital work in progress - at cost Plant and machinery	Note	Un-audited March 31, 2025 Rupees in t	Audited June 30, 2024 bousand
	Opening balance	Note	3,158,662	209,889
	Additions during the year		1,390,841	2,962,909
	Capitalised during the year		0	(14,136)
	Closing balance		4,549,503	3,158,662
7.	LOAN AND ADVANCES - Unsecured, con	sidered good		0,100,002
	Advances to:	sidered good		
	- employees against expenses		10,929	4,107
	- employees against salaries		2	2
	- suppliers and contractors		308,750	149,515
	Due from related parties		1,257,595	1,122,278
	Letters of credit		219,041	61,831
			1,796,317	1,337,733
	Allowance for impairment		(1,485)	(1,485)
			1,794,832	1,336,248
8.	LONG TERM FINANCES			
	From banking companies - secured			
	Diminishing Musharakah		1,847,716	2,098,429
	Current portion grouped under current liabi	lities	(312,385)	(457,893)
			1,535,331	1,640,536
9.	TRADE AND OTHER PAYABLES			
	Trade creditors		172,239	59,888
	Bills payable		87,396	87,400
	Accrued liabilities		142,637	83,882
	Workers' (profit) participation fund		84,342	10,047
	Workers' welfare fund		105,218	65,078
	Payable to employees' provident fund		5,061	0
	Withholding income tax		60,036	7,443
	Other payables		0	67
			656,929	313,805

10. CONTINGENCIES AND COMMITMENTS - GCIL Contingencies

10.1 There are no any material changes in contingencies as disclosed in the note to the financial statements for the year ended June 30, 2024.

Commitments

- **10.2** Commitments in respect of letters of credit amounted to Rs.323.380 million (June 30, 2024: Rs.147.783 million).
- **10.3** Commitments for construction of buildings at the reporting date amounted to Rs.100 million (June 30, 2024: Rs.150 million).

11. COMBINED EARNINGS PER SHARE

There is no dilutive effect on earnings per share of GCIL, which is based on:

Profit after taxation attributable to equity holder of GCIL 1,226,511 665,863 (Number of shares) Weighted average number of ordinary shares (Number of shares) Diluted share outstanding 500,187,972 496,107,972 Diluted share outstanding 514,625,772 0 Combined earnings per share - basic 2.45 1.34 Combined earnings per share - diluted 2.38 0		Rupees in mousuria	
(Number of shares) Weighted average number of ordinary shares in issue during the year 500,187,972 496,107,972 Diluted share outstanding during the period 514,625,772 0 Rupees Combined earnings per share - basic	Profit after taxation attributable to		
Weighted average number of ordinary shares in issue during the year500,187,972496,107,972Diluted share outstanding during the period514,625,7720 Rupees 2.45	equity holder of GCIL	1,226,511	665,863
in issue during the year 500,187,972 496,107,972 Diluted share outstanding during the period 514,625,772 0 		(Number o	of shares)
Diluted share outstanding during the period514,625,7720 Rupees 2.45	Weighted average number of ordinary shares		
during the period 514,625,772 0 Rupees Combined earnings per share - basic 2.45 1.34	in issue during the year	500,187,972	496,107,972
Combined earnings per share - basic 2.45 1.34	Diluted share outstanding		
Combined earnings per share - basic 2.45 1.34	during the period	514,625,772	0
		Rupe	ees
Combined earnings per share - diluted 2.38 0	Combined earnings per share - basic	2.45	1.34
	Combined earnings per share - diluted	2.38	0

Runees in thousand

12. TRANSACTIONS WITH RELATED PARTIES

Related parties comprise of Holding Group and Associated Companies, directors of the Group, key management personnel and staff retirement benefit fund. The Group in the normal course of business carries out transactions with various related parties. Details of related parties with whom the Group has transacted along with relationship and transactions, other than those which have been disclosed in these financial statements, **Name of related party Relationship**

- Ghani Global Holdings Ltd.	Parent Company
- Ghani Gases (Pvt.) Ltd.	Subsidiary Company
- Ghani ChemWorld Ltd.	Subsidiary Company
- Ghani Power (Pvt.) Ltd.	Subsidiary Company
- Ghani Global Glass Ltd.	Associated Company - common directorship

- Kilowatt Labs Technologies Ltd.	-do-
- Air Ghani (Pvt.) Ltd.	-do-
- Ghani Global Foods (Pvt.) Ltd.	-do-
Name of related party	Relationship
- Ghani Engineering (Pvt.) Ltd.	Associated Company - common directorship
- A-One Prefabs (Pvt.) Ltd.	-do-
- A-One Batteries (Pvt.) Ltd.	-do-
- Ghani Industrial Complex (Pvt.) Ltd.	-do-
- Kaya Projects (Pvt.) Ltd.	-do-
- Mr. Masroor Ahmad Khan	Director/ shareholder
- Mr. Atique Ahmad Khan	-do-
- Hafiz Farooq Ahmad	-do-
- Provident Fund Trust	Employees' retirement fund

12.1 Transactions with related parties

		March 31,	March 31,	
Relationship with related party	Nature of	2025	2024	
	transaction	Rupees in t	thousand	
Holding Company	Commission against			
	corporate guarantee	7,857	6,558	
	Return on advances give	n 12,117	4,571	
	Purchases	3,557	0	
	Dividend paid	167,944	0	
Associated Company - Ghani Global Glass				
	Sale	65,141	47,204	
	Return on advances give	n 132,203	149,152	
	Sharing of expenses - ne	t 467,624	183,947	
	Sale of plant & machinery	/ 0	82,600	
Provident fund trust	Contribution paid	27,626	25,130	

13. SEGMENT REPORTING - GCIL

13.1 The Group has following two strategic divisions which are its reportable segments. Following summary describes the operations of each reportable segments:

a) Industrial Chemicals

This segment covers business of trading of chemicals.

b) Industrial and Medical Gases

This segment covers business with large-scale industrial consumers, typically in the oil, chemical, food and beverage, metal, glass sectors and medical customers in healthcare sectors. Gases and services are supplied as part of customer specific solutions and range from supply by road tankers in liquefied form. Gases for cutting and welding, hospital, laboratory applications and a variety of medical purposes are also distributed under pressure in cylinders.

13.2 Segment results were as follows:

Descriptions	Nine months ended March 31, 2025			Nine months ended March 31, 2024		
	Industrial and Medical Gases	Industrial Chemicals	Total	Industrial and Medical Gases	Industrial Chemicals	Total
			Rupees in	thousand		
Net sales	4,830,877	503,253	5,334,130	3,529,232	116,539	3,645,771
Cost of sales	(2,365,676)	(467,636)	(2,833,312)	(2,376,152)	(102,200)	(2,478,352)
Gross profit	2,465,201	35,617	2,500,818	1,153,080	14,339	1,167,419
Distribution cost	(119,839)	(3,706)	(123,545)	(110,647)	(3,422)	(114,069)
Administrative expenses	(186,553)	(9,819)	(196,372)	(161,459)	(8,498)	(169,957)
·	(306,392)	(13,525)	(319,917)	(272,106)	(11,920)	(284,026)
Segment profit	2,158,809	22,092	2,180,901	880,974	2,419	883,393
Unallocated corporate expenses						
Other expenses			(147,535)			(72,312)
Other income			248,400			432,649
			2,281,766			1,243,730
Finance cost			(314,892)			(297,695)
Profit before taxation, minimum and final tax levies			1,966,874			946,035
Minimum and final tax levies			(967)			0
Profit before taxation			1,965,907			946,035
Taxation		*	(738,620)			(280,172)
Profit after taxation			1,227,287			665,863

The segment assets and liabilities at the reporting date for the year-end were as follows:

	A	As at March 31, 2025		As at March 31, 2024				
	Industrial and Medical Gases	Industrial Chemicals	Total	Industrial and Medical Gases	Industrial Chemicals	Total		
		Rupees in thousand						
Segment assets	11,939,636	200,924	12,140,560	12,380,948	2,487	12,383,435		
Unallocated assets			3,356,753			3,387,363		
Total assets		-	15,497,313		_	15,770,798		
Segment liabilities	3,801,747	137,032	3,938,779	2,158,847	354,822	2,513,669		
Unallocated liabilities			3,184,067			3,761,308		
Total liabilities		_	7,122,846			6,274,977		

- **13.3** All the non-current assets of GCIL at the reporting date were located within Pakistan. Depreciation expense mainly relates to industrial and medical gases segment.
- **13.4** Transfers between business segments are recorded at cost. There were no inter segment transfers during the period.
- **13.5** One of the GCIL's customers having net sales aggregating Rs.1,053.220 million contributed towards 19.74% of the Company's net sales.

14. FINANCIAL RISK MANAGEMENT

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

These condensed interim financial statements do not include all financial risk management information and disclosures required in the annual financial statements, and should be read in conjunction with the Group's financial statements as at and for the year ended June 30, 2024.

There have been no changes in the risk management department or in any risk management policies since the year ended June 30, 2024.

FAIR VALUE OF FINANCIAL ASSETS AND FINANCIAL LIABILITIES

Fair value is the price that would be received upon sale of an asset or paid upon transfer of a liability in an orderly transaction between market participants at the measurement date. Underlying the definition of fair value is the presumption that the Group is a going concern and there is no intention or requirement to curtail materially the scale of its operation or to undertake a transaction on adverse terms.

Given below is the analysis of financial instruments, carried at fair value, by valuation method. The different levels have been defined as follows:

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

The carrying values of all financial assets and liabilities reflected in these interim financial statements financial statements approximate their fair values.

14. CORRESPONDING FIGURES

In order to comply with the requirements of IAS 34, the consolidated condensed interim statement of financial position has been compared with the balances of annual audited financial statements of the Group for the year ended June 30, 2024, whereas, the consolidated condensed interim statement of profit or loss and other comprehensive income, consolidated condensed interim statement of cash flows and consolidated condensed interim statement of compared with the balances of comparable period of immediately preceding financial year.

15. DATE OF AUTHORISATION FOR ISSUE

These consolidated interim financial statements were authorised for issue on <u>April 29, 2025</u> by the Board of Directors of GCIL.

HApirjaroa M

Hafiz Farooq Ahmad (Chief Executive Officer)

Asim Mahmud (Chief Financial Officer)

Atique Ahmad Khan (Director)



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