Annual Report 2015-2016 বার্ষিক প্রতিবেদন ২০১৫-২০১৬

















Late M. Noorul Quader
(Dec. 02, 1935 - Sept.13, 1998)
Founder Chairman and Managing Director



Thirtyeighth Annual General Meeting







BANGLADESH ASSOCIATION OF PUBLICLY LISTED COMPANIES

Ref. No: CM-2016/113



Date of issue: 7th March 2016

Renewed Certificate

This is to certify that

DESH GARMENTS LIMITED

is an Ordinary Member of Bangladesh Association of Publicly Listed Companies and is entitled to all the rights and privileges appertaining thereto.

This certificate remains current until 31st December 2016.



Secretary-General

ANNUAL REPORT

2015-2016



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LETTER OF TRANSMITTAL

To
All Shareholders
Bangladesh Securities and Exchange Commission
Registrar of Joint Stock Companies & Firms
Dhaka Stock Exchange Ltd.

Sub: Annual Report for the year ended on 30th June, 2016.

Dear Sir(s),

We are pleased to enclose a copy of the Annual Report together with the Audited Accounts including Statement of Financial Position as at June 30, 2016, Statement of Comprehensive Income, Statement of Cash Flows, Statement of Changes in Equity for the year ended on 30 June, 2016, along with notes thereon and all related consolidated Financial Statements for your kind information, records and necessary advise.

Yours faithfully,

Sd/-K. Moulic Company Secretary

Dated: 30th November, 2016

Notice of the Thirtyninth Annual General Meeting

Notice is hereby given that the Thirtyninth Annual General Meeting of the Shareholders of Desh Garments Limited will be held on Tuesday the 27th December, 2016 at 12.30 p.m. in the Auditorium of Muktijuddha Shmritee Milonayaton, Institution of Diploma Engineers Bangladesh, 160/A, Kakrail, V.I.P. Road, Dhaka-1000 to transact the following business:

- 01. To receive, consider and adopt the Audited Accounts of the Company for the year ended on 30th June, 2016 together with Report of the Directors and Auditors thereon.
- 02. To declare dividend.
- 03. To elect Directors.
- 04. To appoint auditors for the year 2016-2017 and to fix their remuneration.

By order of the Board

Dated : Dhaka 27 October 2016 Sd/-K. Moulic Company Secretary

Notes:

The **Record Date** is 17 November, 2016.

Members of the company whose names appear in the register of members upto record date to be entitled to dividend for the year 2015-2016 to be approved by the Shareholders in the Annual General Meeting.

Any member of the company entitled to attend and vote at the above meeting may appoint a Proxy to attend and vote on his/her behalf. The Proxy Form duly affixing Revenue Stamp of Tk. 20.00 must be submitted at the Registered Office (Share Department) of the company not later than 48 hours before the time appointed for the meeting.

Admittance to the meeting venue will be on production of the attendance slip. Shareholders are requested not to be accompanied by child or guest.

The Shareholders are requested to notify change of address, if any.

Written queries, if any, expected to be replied at the Annual General Meeting on the Audited Accounts for the year ended 30th June 2016 should reach the Head Office (Share Department) of the company at least 7 (seven) days before the meeting for convenience and appropriate explanation.

CORPORATE GOVERNANCE

The Company follows the guidelines no. SEC/CMRRCD/2006-158/134/Admin/44 dated 07/08/2012 issued by the Bangladesh Securities and Exchange Commission (BSEC). The company's internal control and reporting procedures are adequate and effective. Corporate Governance involves decision making process for any corporate body as a going concern for the benefit of all concerned, present and future. The involvement of the entrepreneur in all these areas invokes decision making governance on a continuous basis. These aspects of governance are shared by the Board of Directors, Executive Management, operational participants, workers and others in fulfillment of the common goals that converge in increasing the benefits of all stakeholders.

The organisms through which the corporate governance functions are carried out are as under:

a) Constitution:

Board of Directors, the top management echelon, consisting of the founding entrepreneurs/ successors and Independent Directors, provides the policy and strategic support and direction for the entire range of the corporate activities. The Board of Directors now consist of five members including the Independent Directors. The present Board of Directors consists persons with varied education and experience which provides a balancing character in decision making process. The Board is reconstituted every year at each Annual General Meeting with one-third of the members retiring by rotation.

b) Role & Responsibilities:

The Board of Directors, which is the highest level of authority, provided general supervision, oversee the operations and control the affairs of the company through appropriate delegations of authority and accountability processes via the lines of command. The Board of Directors, in fulfillment of its responsibility hold periodic meetings, at least once a quarter and provide appropriate decisions / directions to the executive management. The Board of Directors also remains responsible for ensuring overall hazard free and friendly working environment in the factory and offices.

c) Relationship with shareholders & public:

The shareholders as owners, are to be provided with material information on the company's operation, half-yearly and annually, the latter at the Annual General Meeting. They are also provided with routine services by the Company Secretary. The Board is, however is responsible to the public for publication of any Price Sensitive Information as per Bangladesh Securities And Exchange Commission regulation. A Company Secretary is in-charge for all these responsibilities.

d) Audit Committee of Board:

The Board of Directors has constituted an Audit Committee of the Board consisting of three directors. The Audit Committee is headed by the Independent Director, Mr. Beg Md. Nurul Azim, FCA., a pioneer Chartered Accountants of the Country. Other members are Mrs. Rokeya Quader, Director and Miss Vidiya Amrit Khan, Director. The Audit Committee carries out its responsibilities as per the provisions of law and submits its report to the Board of Directors from time to time. The Audit Committee also co-ordinates with the internal and external auditors as and when required. The Audit Committee also ensures compliance of requirements of Bangladesh Securities And Exchange Commission and other agencies.

e) **Executive Management:**

The executive management is led by the Managing Director (CEO) who is appointed as per provisions of Companies Act by the Board of Directors for a term of five years (renewable) with the approval of shareholders in the Annual General Meeting. The Managing Director (CEO) is supported by professional, well educated, trained and experienced team consisting of Executive Directors, General Managers and host of Senior Executives in the hierarchy of Management.

f) Independent Directors:

We are pleased to inform you that Mr. Beg Md. Nurul Azim, FCA as eminent Chartered Accountants of the country. He is a knowledgeable person with integrity and capable to ensure coompliance with financial, regulatory and corporate laws and can make meaningful contributions to the conduct of the business of the company and also safeguard the interest of the shareholders. Mr. Subhash Chandra Bose was appointed as an Independent Director. Mr. Bose had his education in commerce and worked as lecturer in commerce in a college during 1960-1971. In early 1973 he gave up teaching job and joined business and worked in different business houses in Dhaka and Chittagong in different decision making levels. He has in his possession excellent practical business knowledge and deep understanding of business transactions and profit and loss calculations etc. The naumber of Directors of Desh garments Limited is now 5 Directors which is the requirement of Board's Size as per Bangladesh Securities & Exchange Commission Notification No. SEC/CMRRCD/2006-158/134/Admin/44 dated 7th August, 2012 as amended by notification dated July 21, 2013 stand fully complied with.

MANAGEMENT APPARATUS:

A. Board of Directors:

Mrs. Rokeya Quader Mr. Omar Quader Khan Miss Vidiya Amrit Khan

Mr. Beg Md. Nurul Azim, FCA Mr. Subash Chandra Bose Chairman

Managing Director

Director

Independent Director Independent Director

Auditors:

MABS & J Partners Chartered Accountants SMC Tower (7th Floor), 33, Banani, C/A., Road 17 Dhaka-1213

Banker:

National Bank Limited, Dhaka.

B. Audit Committee:

Mr. Beg Md. Nurul Azim, FCA Mrs. Rokeya Quader Miss Vidiya Amrit Khan

Chairman Member Member

Legal Advisors:

Barrister Rafique UI Huq M/s. Huq & Company 47/1, Purana Paltan, Dhaka.

C. Management Committee:

Mr. Omar Quader Khan Chairman Miss Vidiya Amrit Khan Member Mr. K. Moulic Member

Insurance:

M/s. Desh General Insurance Co.Ltd. Jiban Bima Bhaban (5th Floor), 10, Dilkusha C/A., Dhaka-1000.

D. Senior Corporate Officials:

Mr. K. Moulic Company Secretary (CS) Mr. Nazmul Huda Mullick Chief Financial Officer (CFO) Dhaka.

Mr. A.Z.M. Ahsanullah Head of Internal Audit (HIA)

Listing:

Dhaka Stock Exchange Ltd.

REGISTERED OFFICE

Desh Garments Limited Awal Centre (7th Floor) 34, Kemal Ataturk Avenue, Road No.17 Banani C/A., Dhaka-1213.

Tel: 9822019, 9822314 www.deshgroup.com

FACTORY

53/A, Kalurghat Industrial Area Chittagong.

CORPORATE HISTORY

1. Date of Incorporation : 27th December, 1977

2. Year of Commencement of Business : 1977

3. Date of IPO : 19th June, 1989

4. Date of listing with DSE : 24th September, 1989

5. Authorised Capital : TK.100,000,000.00

6. Paid up Capital : TK. 4,04,40,000.00

7. Number of Shareholders : 2,0868. Number of total Employees : 1,121

9. Main product : Woven Shirts

10. Main Export Market (countries) : USA, Canada, EU

CORPORATE OPERATIONAL RESULTS

Figure in Taka

PARTICULARS	2015-2016	2014-2015	2013-2014	2012-2013	2011-2012
Total Turnover	410,453,025	437,540,598	261,137,471	258,210,120	241,522,863
Gross Profit	58,944,812	34,631,338	20,843,845	18,162,373	15,096,359
Net Profit (AT)	26,112,654	8,370,786	3,553,128	2,962,873	2,414,396
Earning Per Share (Restated)	6.46	2.07	0.88	0.73	0.60
Dividend Rate (%)	30% Stock	20% Stock	10% Cash	7% Cash	7% Cash
Total Assets	247,124,173	260,106,253	214,121,533	177,322,104	155,197,304
Total Liabilities	(174,719,905)	(210,477,368)	(172,863,434)	(136,247,133)	(114,726,206)
Net Asset Value	72,404,268	49,628,885	41,258,099	41,074,971	40,471,098
N.A.V. Per share (Restated)	17.90	12.27	10.20	10.16	10.01

Bismillahir Rahmanir Rahim Directors' Report to Shareholders for the year ended on 30th June, 2016

Dear Shareholders,

Assalamu Alaikum,

I am pleased to welcome you to the 39th Annual General Meeting of the company being held at this pleasant morning, at the Auditorium of Muktijuddha Shmritee Milonayaton, Institution of Diploma Engineers Bangladesh, Kakrail, Dhaka. In terms of section 184 of the Companies, Act, 1994 and the Rule 12 (and the schedule there under) of the Bangladesh Securities and Exchange Rules 1987, I am pleased to present, on behalf of the Board of Directors, the Report of the Directors on the activities of the company together with the Auditors' Report thereon for the year ended on 30th June, 2016 for your kind consideration and approval.

INDUSTRY OUTLOOK:

Ready Made Garments Industry (RMGI) is the main stay of Bangladesh economy at present. This sector is the highest export earner accounting for more than 88% (2014-15) of Bangladesh's export earnings and highest employer providing employment to over four million persons of which 80% are women. Export earnings from RMGI sector rose from US\$12.496 billion in 2009-10 to US \$28.094 billion in 2015-16, registering a growth of 125% in seven years, average annual growth of 17.9%. The export of shirts, which is the main export item of Desh Garments registered a sharp increase from \$0.99 billion in 2009-10 to \$2.32 billion in 2015-16, growth in seven years was 134% and average annual growth of 19.14%. Further, the government has said and export target of 50 billion by 2020-21 indicating 78% growth in five years that is 15.6% per year. All these figures indicate existence of very good opportunities for investment and expansion in this sector. We have planned to expand our production capacities from ten lines to twenty lines in future.

CURRENCY RISK:

The Company is exposed to foreign currency exchange rate fluctuation for its upcoming export of RMG products. Any major depreciation in foreign currency exchange rate will affect the company adversely; however, no exchange rate fluctuation risk is assumed by the company considering the past trend and current foreign exchange market condition.

INTEREST RATE RISK:

The company has no foreign currency loan in its balance sheet and hence, it's not exposed to any foreign currency interest rate risk. The company has taken local working capital loan at a reasonable interest rate which is also in declining trend at this point in time.

OPERATIONS:

We have successfully completed another year of operation. During this year, we concentrated on increasing the efficiency in the production and financial side, strictly enforcing cost control measures. However, because of not getting higher prices our total export was Tk.41.05 crore as against Tk.43.75 crore during previous year. At the beginning of FY 2015-2016, cost control measures were planned and gradually implemented. One internal Auditor and one Budget Officer were appointed for close monitoring of cost control measures. These efforts ultimately started giving result during second half of FY 2015-2016. Cost of production and selling & administrative expenses came down to Tk.37.28 crore in FY 2015-16 from Tk.41.91 crore in FY 2014-15, i.e. improvement of 11% while exports declined by 6% to Tk.41.04 crore from Tk.43.75 crore of previous year. As the cost control measures were introduced at the beginning of the FY, its result became visible during second half of the year.

Statement of related parties to operating expenses have been disclosed in the Annual Report. Basis of all party transactions is the funds received and funds paid only related to the business of exporting RMGs and importing related raw materials and payment of salaries/wages etc.

FINANCIAL RESULTS:

Summarized comparative results for the years 2015-2016 and 2014-2015 are given below:

	2015-2016 (Taka)	2014-2015 (Taka)
Turnover (Exports)	410,453,025	437,540,598
Gross Profit/(Loss)	58,944,812	34,631,338
Operating Profit	37,569,189	18,445,554
Other income	2,673,495	1,993,703
Net Profit before tax	32,718,664	11,065,852
Net Profit after tax	26,112,654	8,370,786
Earning Per Share (EPS) (Restated)	6.46	2.07
Net Assets Value (NAV) (Restated)	17.90	12.27
Face Value of share (Tk.)	10.00	10.00
Net Operating Cash Flows per share (Restated)	2.90	16.09

Board Meeting and Attendance:

Seven (7) board meetings were held during the year under review (2015-2016). The attendance record of the directors is as follows:

Name of Directors	Position	Meetings held	Attended
Mrs. Rokeya Quader	Chairman	07	07
Mr. Omar Quader Khan	Managing Director	07	07
Miss Vidiya Amrit Khan	Director	07	07
Mr. B.M. Nurul Azim	Independent Director	07	6
Mr. Ranjit Chakraborty	Independent Director	01	01
Mr. Subash Chandra Bose	Independent Director	06	06

The tenure as Independent Director of Mr. Ranjit Chakraborty expired on 20.09.2015.

Shareholding

The Pattern of shareholding as on 30.06.2016 is as follows:

SI. No.	Name-wise details	No. of Shareholding	Percentage %	Remarks
	Parent/Subsidiary/Associate Company			
i)	Directors, Company Secretary, Chief Financial Officer, Head of Internal Audit and their	-	-	
	spouses and minor children:			
	Director:			
	Mrs. Rokeya Quader	328,944	8.13	
	Mr. Omar Quader Khan	1,407,480	34.80	
	Miss Vidiya Amrit Khan	608,196	15.03	
	Mr. B.M. Nurul Azim, FCA	Independent Direc	ctor -	
	Mr. Subash Chandra Bose	Independent Direc	ctor -	
	Company Secretary (CS)	120	-	
	Chief Financial Officer (CFO)	-	-	
	Head of Internal Audit (HIA)	-	-	
ii)	Executives (Top five salaried persons) other than CEO, CS, CFO, HIA)	-	-	
	Mrs. Jolly Hassan	-	-	
	Mr. Alauddin Ahamed	-	-	
	Mr. Imam Hossain	-	-	
	Mr. Modasser Ahmed	-	-	
	Mr. Md. Zafrul Enayet Ullah	-	-	

Shareholders holding 10% or more voting right

1.	Mr. Omar Quader Khan	1,407,480	34.80	
2.	Miss Vidiya Amrit Khan	6,08,196	15.03	

The Directors also report that:

The financial statement of the company presented here reflects true and fair view of the company's state of affairs, result of its operations, cash flows, and changes in equity.

Proper Books of Accounts as required by the law have been maintained. Appropriate accounting policies have been followed in formulating the financial statements and the accounting estimates were reasonable and prudent. The financial statements were prepared in accordance with international Accounting Standard (IAS) as applicable in Bangladesh. The internal control system is sound in design and it's effectively implemented and monitored. There are no significant doubts upon the company's ability to continue as a going concern.

ACCUMULATED LOSS

As it was reported earlier several times, the devastating cyclone and tidal bore that lashed the south-east coast of Bangladesh on the night of 29-30 April 1991badly damaged our factory. The salty water from the tidal bore rushed into the factory with the tremendous force and inundated upto an average height of 5 ft. inside the factory. Entire machinery, fabrics, accessories, export ready goods stored in the godown and lying on the floor, and the fabrics awaiting clearance from the customs at Chittagong port were damaged beyond recovery. As a result of such unusual damages, we had suffered a net loss of Tk.6.56 crore in 1991-92. However, after restarting of the factory in 1994-95 with the new machineries, we have been earning profit in most of the years; however, the accumulated profit is still inadequate to offset the loss of 1991 cyclones. Our accumulated profit net of losses and the dividends paid till 2015-16 have been shown under the "Retained Earnings" section of the Balance Sheet

REVALUATION OF ASSETS

The cost valuation of the assets of the company was calculated on the basis of actual costs incurred during 1978 to 1980. Since then the average price levels of the company assets had increased substantially. In order to find the real asset value of the company, the lands, factory building, electrical installation, and road, bridges, and fencing were revalued during 1994-95 and the balance sheet was reconstructed on that basis of the asset revaluation resulting in appreciation of the lands factory building, and electrical installation and depreciation of road, bridges, and fencing. However, depreciation on the incremental value of the factory building and the electrical installation were not charged considering the shareholders interest.

FIXED ASSET REGISTER

Fixed asset ledger was maintained properly throughout the year. Beside this, a fixed asset register is being maintained currently mentioning the code, location, and quantity of the company property, plant, and equipment.

DIVIDEND

The Profit after Tax earned during the financial year under the report is Tk.26,112,654.00 which is not enough to set off the aforesaid cyclone loss considering the previous years' accumulated profits. The directors, however, recommend 30% stock dividend to all shareholders of the company from the current year's profit.

MANAGING DIRECTOR'S REMUNERATION

The Managing Director didn't draw any remuneration during the year under the report. Independent Directors are given allowance of Tk.5,000.00 per meeting.

RETIREMENT OF DIRECTOR BY ROTATION

Miss Vidiya Amrit Khan due to retire by rotation as per Article 122 of the Articles of Association of the Company and being eligible, she seeks re-election as per Article 124.

APPOINTMENT OF AUDITORS

M/s. MABS & J Partners, Chartered Accountants, retire at this Annual General Meeting and M/s. MABS & J Partners have expressed their willingness for reappointment as auditor as per their offer letter dated 27.10.2016. Auditors are required to be appointed at this Annual General Meeting and their remuneration to be fixed too.

MANAGEMENT APPRECIATION

The Management takes this opportunity to thank all the shareholders, well wishers, banks, and business associates for their sincere co-operation and understanding.

The Management also thanks the workers, staff, and officers of the company for their hard work and sincere efforts rendered which enabled the company to achieve a substantial growth during the reporting year.

The status of compliance as required in pursuance of notification no. SEC/CMRRCD/2006-158/134/Admin/44 dated August 07, 2012 as amended by notification No. SEC/CMRRCD/2006-158/147/Admin/48 Dated July 21, 2013 of Bangladesh Securities and Exchange Commission is given in Annex-02 and the audit committee report for the year 2015-2016 is also enclosed vide Annex-03.

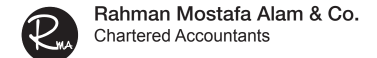
Thanking you,

Sd/-

Rokeya Quader

Chairman

Dated: 27/10/2016





Certificate on compliance of conditions of corporate governance guidelines to the shareholders of

Desh Garments Limited

We have examined the compliance of conditions of corporate governance guidelines of the Bangladesh Securities and Exchange Commission (BSEC) by Desh Garments Limited for the year ended on June 30, 2016 as stipulated in clause 7(i) of the BSEC notification no. SEC/CMRRECD/2006-158/134/Admin/44 dated August 07, 2012 as amended by notificatio no. SEC/CMRRCD/2006-158/147/Admin/48 dated July 21, 2013 of Bangladesh securities and Exchange Commission.

The compliance of conditions of corporate governance guidelines as stated in the aforesaid notification and reporting of the status of compliance is the responsibility of the management of Desh Garments Limited. Our examination for issuing this certification was limited to the checking of procedure and implementation thereof, adopted by Desh Garments Limited for ensuring the compliance of conditions of corporate governance and correct reporting of compliance status on the attached statement on the basis of evidence gathered and representation received.

To the best of our information and according to the explanations given to us, we certify that, as reported on the attached status of compliance statement, Desh Garments Limited has complied with conditions of corporate governance stipulated in the above mentioned BSEC notification dated August 07, 2012 as amended by notification dated July 21, 2013.

Dated: Dhaka October 27, 2016

Rahman Mostafa Alam & Co. Chartered Accountants

Dhaka Office: Paramount Heights (7th Floor, D2), 65/2/1 Box Culvert Road, Purana Paltan, Dhaka 1000. Phone: 9553449, Fax: 9551128, E-mail: rma@dhaka.net Chittagong Office: Taher Chamber (2nd Floor), 10 Agrabad C/A, Chittagong, Bangladesh. Phone: 725314, E-mail: rmactg@gmail.com

ANNEXURE-02

CORPORATE GOVERNANCE COMPLIANCE REPORT

Status of compliance with the conditions imposed by the Securities and Exchange Commission's Notification No. SEC/CMRRECD/2006-158/134/Admin/44 dated 07 August 2012 as amended by notification no. SEC/CMRRCD/2006-158/147/Admin/48 dated July 21, 2013 issued under section 2CC of the Securities and Exchange Ordinance, 1969.

Condition No.			Title	Compliance Status (Put ✓ in the appropriate column)		Remarks (if any)
Con				Complied	Not Complied	
1	Board	of Dir	ectors			
1.1	Board'	s Size)			
			of the board members of the company shall not be less than 5 (five) in 20 (twenty)	✓		
1.2	Indepe	ndent	Directors			
1.2	(i)		ast one fifth (1/5) of the total number of directors in the company's d shall be Independent Director	✓		
1.2	(ii)	a)	"Independent Director" means a director- who either does not hold any share in the company or holds less than one percent (1%) shares of the total paid-up shares of the company.	✓		
1.2	(ii)	b)	who is not a sponsor of the company and is not connected with the company's any sponsor or director or shareholder who holds one percent (1%) or more shares of the total paid-up shares of the company on the basis of family relationship. His/her family members also should not hold above mentioned shares in the company	√		
1.2	(ii)	c)	who does not have any other relationship, whether pecuniary or otherwise, with the company or its subsidiary/associated companies	✓		
1.2	(ii)	d)	who is not a member, director or officer of any stock exchange	✓		
1.2	(ii)	e)	who is not a shareholder, director or officer of any member of stock exchange or any intermediary of the capital market	✓		
1.2	(ii)	f)	who is not a partner or an executive or was not a partner or an executive during the preceding 3 (three) years of the concerned company's statutory audit firm	✓		
1.2	(ii)	g)	who shall not be an independent director in more than 3 (three) listed companies	✓		
1.2	(ii)	h)	who has not been convicted by a court of competent jurisdiction as a defaulter in payment of any loan to a bank or a Non-Bank Financial Institution (NBFI).	√		
1.2	(ii)	i)	who has not been convicted for a criminal offence involving moral turpitude.	✓		
1.2	(iii)	the ir and (AGN	ndependent director(s) shall be appointed by the board of directors approved by the shareholders in the Annual General Meeting M).	✓		

1.2	(iv)	the post of independent director(s) can not remain vacant for more than 90 (ninety) days.	✓	
1.2	(v)	the Board shall lay down a code of conduct of all Board members and annual compliance of the code to be recorded.	✓	
1.2	(vi)	the tenure of office of an independent director shall be for a period of 3 (three) years, which may be extended for 1 (one) term only.	✓	
1.3		Qualification of Independent Director(ID)		
1.3	(i)	Independent Director shall be a knowledgeable individual with integrity who is able to ensure compliance with financial, regulatory and corporate laws and can make meaningful contribution to business	✓	
1.3	(ii)	The person should be a Business Leader / Corporate Leader / Bureaucrat / University Teacher with Economics or Business Studies or Law background/Professionals like Chartered Accountants, Cost & Management Accountants, Chartered Secretaries. The independent director must have at least 12 (twelve) years of corporate management/ professional experiences	✓	
1.3	(iii)	In special cases the above qualifications may be relaxed subject to prior approval of the Commission.		Not applicable
1.4		Chairman of the Board and Chief Executive Officer		
1.4	the co	ositions of the Chairman of the Board and the Chief Executive Officer of ompanies shall be filled by different individuals. The Chairman of the any shall be elected from among the directors of the company. The Board ectors shall clearly define respective roles and responsibilities of the man and the Chief Executive Officer	✓	
1.5	Direct	ors report to the Shareholders		
1.5	(i)	Industry outlook and possible future developments in the industry.	✓	
1.5	(ii)	Segment-wise or product-wise performance.		Not applicable
1.5	(iii)	Risks and concerns.	✓	
1.5	(iv)	A discussion on Cost of Goods sold, Gross Profit Margin and Net Profit Margin	✓	
1.5	(v)	Discussion on continuity of any Extra-Ordinary gain or loss		Not applicable
1.5	(vi)	Basis for related party transactions- a statement of all related party transactions should be disclosed in the annual report	✓	
1.5	(vii)	Utilization of proceeds from public issues, rights issues and/or through any others instruments.		Not applicable
1.5	(viii)	An explanation if the financial results deteriorate after the company goes for Initial Public Offering (IPO), Repeat Public Offering (RPO), Rights Offer, Direct Listing, etc		Not applicable
1.5	(ix)	If significant variance occurs between Quarterly Financial performance and Annual Financial Statements the management shall explain about the variance on their Annual Report.		Not applicable
1.5	(x)	Remuneration to directors including independent directors.	✓	
1.5	(xi)	The financial statements prepared by the management of the issuer company present fairly its state of affairs, the result of its operations, cash flows and changes in equity.	√	

1.5	(xiii)	prep	opriate accounting policies have been consistently applied in aration of the financial statements and that the accounting nates are based on reasonable and prudent judgment.	✓	
1.5	(xiv)	Stan Bang Bang state	national Accounting Standards (IAS)/Bangladesh Accounting dards (BAS)/International Financial Reporting Standards (IFRS)/gladesh Financial Reporting Standards (BFRS), as applicable in gladesh, have been followed in preparation of the financial ments and any departure there-from has been adequately osed.	✓	
1.5	(xv)		system of internal control is sound in design and has been tively implemented and monitored.	✓	
1.5	(xvi)	conti to be	e are no significant doubts upon the issuer company's ability to nue as a going concern. If the issuer company is not considered a going concern, the fact along with reasons thereof should be osed.	✓	
1.5	(xvii)	comp	ificant deviations from the last year's operating results of the issuer pany shall be highlighted and the reasons thereof should be ained.	✓	
1.5	(xviii)		operating and financial data of at least preceding 5 (five) years be summarized.	✓	
1.5	(xix)		issuer company has not declared dividend (cash or stock) for the the reasons thereof shall be given.		Not applicable
1.5	(xx)		number of Board meetings held during the year and attendance by director shall be disclosed.	✓	
1.5	(xxi)		Pattern of shareholding shall be reported to disclose the egate number of share (along with name wise details):-		
1.5	(xxi)	a)	Parent/Subsidiary/Associated Companies and other related parties (name wise Details)	✓	
1.5	(xxi)	b)	Directors, Chief Executive Officer, Company Secretary, Chief Financial Officer, Head of Internal Audit and their spouses and minor children (name wise details)	✓	
1.5	(xxi)	c)	Executives	✓	
1.5	(xxi)	d)	Shareholders holding ten percent (10%) or more voting interest in the company (name wise details)	✓	
1.5	(xxii)	a)	A brief resume of the director.	✓	
1.5	(xxii)	b)	Nature of his/her expertise in specific functional areas.	✓	
1.5	(xxii)	c)	Names of companies in which the person also holds the directorship and the membership of committees of the board.	✓	
2.0			Chief Financial Officer(CFO), Head of Internal Audit (HIA) and Company Secretary(CS)		
2.1	Audit (Board	mpany Internation	t: y shall appoint a Chief Financial Officer (CFO), a Head of Internal all Control and Compliance) and a Company Secretary (CS). The ectors should clearly define respective roles, responsibilities and CFO, the Head of Internal Audit and the CS	✓	

2.2	The C meetir Secre	irement to attend the Board Meetings: CFO and the Company Secretary of the companies shall attend the ngs of the Board of Directors, provided that the CFO and/or the Company tary shall not attend such part of a meeting of the Board of Directors which es consideration of an agenda item relating to their personal matters	✓	
3.0	Audit	Committee		
3	(i)	The company shall have an Audit Committee as a sub-committee of the Board of Directors.	✓	
3	(ii)	The Audit Committee shall assist the Board of Directors in ensuring that the financial statements reflect true and fair view of the state of affairs of the company and in ensuring a good monitoring system within the business.	√	
3	(iii)	The Audit Committee shall be responsible to the Board of Directors. The duties of the Audit Committee shall be clearly set forth in writing.	✓	
3.1		Constitution of the Audit Committee :		
3.1	(i)	The Audit Committee shall be composed of at least 3 (three) members.	✓	
3.1	(ii)	The Board of Directors shall appoint members of the Audit Committee who shall be directors of the company and shall include at least 1 (one) independent director	√	
3.1	(iii)	All members of the audit committee should be "financially literate" and at least 1(one) member shall have accounting or related financial management experience	√	
3.1	(iv)	When the term of service of the Committee members expires or there is any circumstance causing any Committee member to be unable to hold office until expiration of the term of service, thus making the number of the Committee members to be lower than the prescribed number of 3 (three) persons, the Board of directors shall appoint the new Committee member(s) to fill up the vacancy(ies) immediately or not later than 1 (one) month from the date of vacancy(ies) in the Committee to ensure continuity of the performance of work of the Audit Committee		No such incident created
3.1	(v)	The company secretary shall act as the secretary of the Committee	✓	
3.1	(vi)	The quorum of the Audit Committee meeting shall not constitute without at least 1 (one) independent director	✓	
3.2		Chairman of the Audit Committee		
3.2	(i)	The Board of Directors shall select 1 (one) member of the Audit Committee to be Chairman of the Audit Committee, who shall be an independent director	√	
3.2	(ii)	Chairman of the audit committee shall remain present in the Annual General Meeting (AGM)	✓	
3.3		Role of the Audit Committee		
3.3	(i)	Oversee the financial reporting process.	✓	
3.3	(ii)	Monitor choice of accounting policies and principles.	✓	
3.3	(iii)	Monitor Internal Control Risk management process.	✓	
3.3	(iv)	Oversee hiring and performance of external auditors.	✓	
3.3	(v)	Review along with the management, the annual financial statements before submission to the board for approval.	✓	

	T	Ι_			
3.3	(vi)	Revie finan	ew along with the management, the quarterly and half yearly cial statements before submission to the board for approval.	✓	
3.3	(vii)	Revie	ew the adequacy of internal audit function.	✓	
3.3	(viii)		ew statement of significant related party transactions submitted by nanagement.	✓	
3.3	(ix)		iew Management Letters/ Letter of Internal Control weakness ed by statutory auditors.		
3.3	(x)	When money is raised through Initial Public Offering (IPO)/Repeat Public Offering (RPO)/Rights Issue the company shall disclose to the Audit Committee about the uses/ applications of funds by major category (capital expenditure sales and marketing expenses, working			No such incident created
3.4		Repo	orting of the Audit Committee		
3.4.1		Repo	orting to the Board of Directors		
3.4.1	(i)	The Direc	Audit Committee shall report on its activities to the Board of otors.	✓	
3.4.1	(ii)	a)	Report on conflicts of interests.		Not applicable
3.4.1	(ii)	b)	Suspected or presumed fraud or irregularity or material defect in the internal control system.		Not applicable
3.4.1	(ii)	c)	Suspected infringement of Laws, including securities related Laws, Rules and Regulations.		Not applicable
3.4.1	(ii)	d)	Any other matter which shall be disclosed to the Board of Directors immediately		Not applicable
3.4.2			Reporting of the Authorities		
3.4.2	If the Audit Committee has reported to the Board of Directors about anything which has material impact on the financial condition and results of operation and has discussed with the Board of Directors and the management that any				
3.5	Repor	ting to	the Shareholders and General Investors		
3.5	made t	Report on activities carried out by the Audit Committee, including any report made to the Board of Directors under condition 3.4.1 (ii) above during the year, shall be signed by the Chairman of the Audit Committee and disclosed in the annual report of the issuer company			
4	Extern	al /Sta	tutory Auditors		
	The is perform	e issuer company should not engage its external /statutory auditors to rform the following services of the company; namely			
4	(i)	Appr	aisal or valuation services or fairness opinions	✓	
4	(ii)	Finar	ncial information systems design and implementation	✓	
4	(iii)		k-keeping or other services related to the accounting records or cial statements	✓	

4	(iv)	Broker-dealer services.	✓	
4	(v)	Actuarial services.	✓	
4	(vi)	Internal audit services.	✓	
4	(vii)	Any other service that the Audit Committee determines.	✓	
4	(viii)	No partner or employees of the external audit firms shall possess any share of the company they audit at least during the tenure of their audit assignment of that company		
4	(ix)	Audit/Certification services on compliance of corporate governance	✓	
5		Subsidiary Company		
5	(i)	Provisions relating to the composition of the Board of Directors of the holding company shall be made applicable to the composition of the Board of Directors of the subsidiary company		Not applicable
5	(ii)	At least 1 (one) independent director on the Board of Directors of the holding company shall be a director on the Board of Directors of the subsidiary company		Not applicable
5	(iii)	The minutes of the Board meeting of the subsidiary company shall be placed for review at the following Board meeting of the holding company		Not applicable
5	(iv)	The minutes of the respective Board meeting of the holding company shall state that they have reviewed the affairs of the subsidiary company also		Not applicable
5	(v)	The Audit Committee of the holding company shall also review the financial statements, in particular the investments made by the subsidiary company		Not applicable
6		Duties of Chief Executive officer (CEO) and Chief financial Officer (CFO)		
		The CEO and CFO shall certify to the Board that :-		
6	(i)	They have reviewed financial statements for the year and that to the best of their knowledge and belief:		
6	(i)	These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading.		
6	(i)	b) These statements together present a true and fair view of the company's affairs and are in compliance with existing accounting standards and applicable laws		
6	(ii)	There are, to the best of knowledge and belief, no transactions entered into by the company during the year which are fraudulent, illegal or violation of the company's code of conduct		
7		Reporting and Compliance of Corporate Governance		
7	(i)	The company shall obtain a certificate from a practicing Professional Accountant/Secretary (Chartered Accountant /Cost and Management Accountant/Chartered Secretary) regarding compliance of conditions of Corporate Governance Guidelines of the Commission and shall send the same to the shareholders along with the Annual Report on a yearly basis		
7	(ii)	The directors of the company shall state, in accordance with the Annexure attached, in the directors' report whether the company has complied with these conditions		

ANNEXURE-03

AUDIT COMMITTEE REPORT

For the year 2015-2016

The Audit Committee consists of the following members:

Mr. Beg Md. Nurul Azim Chairman

Mrs. Rokeya Quader Member

Miss Vidiya Amrit Khan Member

The scope of Audit Committee was defined as under:

- Review and recommend to the Board to approve the financial statements prepared for statutory purpose;
- b. Report to the Board of Directors on internal audit findings from time to time considering the significance of the issues;
- c. Carry on a supervision role to safeguard the system of governance and independence of statutory auditors; and
- d. Review and consider the internal report and statutory auditors' observations on internal control.

Activities carried out during the year:

Four meetings of the Audit Committee were held during the year 2015-2016, first one in November 2015, second one in January 2016, third one in April 2016 and last one in September 2016. In the first three meetings, un-audited quarterly statement of financial position and statement of comprehensive income were discussed and examined in details. In the last meeting held on 19 September 2016, the audited Accounts for the year 2015-2016 was discussed and examined in details.

Through holding of meetings as above, the Committee reviewed and discussed the internal control and audit systems, justifications and correctness of the expenditures incurred and income earned. The Committee found adequate arrangement to present a true and fair view of the activities and the financial status of the Company and didn't find any material deviation, discrepancies or any adverse finding/observation in the areas of reporting.

Sd/-

Beg Md. Nurul Azim Chairman Audit Committee

Dated: September 19, 2016

AUDITOR'S REPORT TO THE SHAREHOLDERS

We have audited the accompanying financial statements of DESH GARMENTS LIMITED which comprise the Statement of Financial Position as at 30 June 2016, and the Statement of Profit or Loss and Other Comprehensive Income, Statement of Changes in Equity and Statement of Cash Flows for the year then ended, and a summary of significant accounting policies and other explanatory information.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with Bangladesh Financial Reporting Standards (BFRSs), the Companies Act 1994, the Securities and Exchange Rules 1987 and other applicable laws and regulations. The responsibility includes designing, implementing and maintaining internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatements, whether due to fraud or error.

Auditors' Responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with Bangladesh Standards on Auditing (BSAs). Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditors' judgment including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, we consider internal control relevant to the entity's preparation and fair presentation of the financial statements 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 entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion. We report that;

- 1. No depreciation has been charged on the revalued amount of the property, plant and equipment as per consistent practice since the date of recognizing revalued assets which amounts to non compliance of BAS-16.
- 2. We did not find the updated fixed asset registers with required details therein for which we could not verify the property, plant and equipment with reference to their specification, code, location & quantity with the relevant registers.

Opinion

In our opinion, except for the possible effects of the matters described in the preceding paragraphs, the financial statements prepared in accordance with Bangladesh Financial Reporting Standards (BFRSs), give a true and fair view of the state of the company's affairs as at 30 June 2016 and the results of its operations and cash flows for the year then ended and comply with the Companies Act 1994, the Securities and Exchange Rules 1987 and other applicable laws and regulations.

We also report that:

- a) We have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit and made due verification thereof;
- b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appeared from our examination of those books;
- c) The Statement of Financial Position and Statement of Profit or Loss and Other Comprehensive Income dealt with by the report are in agreement with the books of account; and
- d) The expenditure incurred was for the purposes of the Company's business.

Sd/

MABS & J PARTNERS
Chartered Accountants

Dated: Dhaka, 27 October 2016

STATEMENT OF FINANCIAL POSITION AS AT 30 JUNE 2016

Figure in Taka

PARTICULARS	NOTES	30-Jun-16	30-Jบท-15
Assets:			
Non-Current Assets		107,370,094	99,606,373
Property, Plant & Equipment	20	107,370,094	99,606,373
Current Assets		139,754,079	160,499,880
Inventories	21	51,109,457	58,538,013
Investment in Shares	22	5,811,828	5,711,810
Investment in FDR	23	13,063,657	13,465,750
Loans, Advances and Deposits	24	1,256,366	299,757
Income Tax Deduction at Source	25	12,963,487	14,112,464
Cash and Cash Equvalents	26	55,549,284	68,372,086
Total Assets		247,124,173	260,106,253
Shareholders' Equity		62,080,224	34,223,830
Share capital	27.02	40,440,000	33,700,000
Tax Holiday Reserve	28	7,272,808	7,272,808
General Reserve	29	1,477,579	1,477,579
Capital Reserve	30	41,296,177	36,215,166
Retained Earnings	31	(28,406,340)	(44,441,723)
Non-Current Liabilities			
Deferred Tax on Revaluation		10,324,044	15,405,055
Current Liabilities		174,719,905	210,477,368
Loans and Overdraft	32	23,285,457	35,001,283
Liabilities for Goods	33	109,847,863	132,152,081
Accrued Expenses	34	17,187,293	26,360,325
Creditors	35	4,796,774	3,344,751
Unclaimed Dividend	36	237,960	237,960
Dividend Payable	37	8,261,765	8,261,765
Employees' Provident Fund	38	208,367	208,367
Provision for Income Tax	39	10,894,426	4,910,836
Total Equity and Liabilities		247,124,173	260,106,253
Net Assets Value Per Share (Restated)		17.90	12.27

The accounting policies and other notes form an integral part of the Financial Statements.

Chairman Managing Director Chief Financial Officer Company Secretary

AUDITOR'S REPORT TO THE SHAREHOLDERS:

This is the Statement of Financial Position referred to in our report of even date :

Sd/-

MABS & J Partners
Chartered Accountants

Dated: Dhaka, 27 October 2016

STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE YEAR ENDED 30 JUNE 2016

PARTICULARS	NOTES	For The Year End	ear Ended 30 June 2016	
PARTICULARS	NOTES	2016 TAKA	2015 TAKA	
TURNOVER	41	410,453,025	437,540,598	
COST OF GOODS SOLD	42	(351,508,213)	(402,909,260)	
GROSS PROFIT		58,944,812	34,631,338	
OPERATING EXPENSES:				
Administrative and Selling Expenses	45	(21,375,623)	(16,185,784)	
OPERATING PROFIT		37,569,189	18,445,554	
Financial Expenses	46	(6,021,761)	(8,919,798)	
		31,547,428	9,525,756	
Contribution to W. P. & Welfare Fund		(1,502,258)	(453,607)	
		30,045,169	9,072,149	
Other Income	47	2,673,495	1,993,703	
NET PROFIT BEFORE TAX		32,718,664	11,065,852	
Income Tax Provision	48	(6,606,010)	(2,695,066)	
NET PROFIT AFTER TAX		26,112,654	8,370,786	
Earnings Per Share (EPS) - Basic (Restated)	49	6.46	2.07	

The accounting policies and other notes form an integral part of the Financial Statements.

Sd/-Sd/-Sd/-Sd/-Rokeya QuaderOmar Quader KhanNazmul Huda MullickK MoulicChairmanManaging DirectorChief Financial OfficerCompany Secretary

AUDITOR'S REPORT TO THE SHAREHOLDERS:

This is the Statement of Profit or loss & other Comprehensive Income referred to in our report of even date :

Sd/-

MABS & J Partners
Chartered Accountants

STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 30 JUNE 2016

Particulars	Share Capital	Tax Holiday Reserve	General Reserve	Capital Reserve	Retained Earnings	Total Amount (Taka)
Balance as on 1 July 2015	33,700,000	7,272,808	1,477,579	36,215,166	(44,441,723)	34,223,830
Adjustment of Advance Tax	-	-	-	-	(3,337,271)	(3,337,271)
Adjusted Opening Balance	33,700,000	7,272,808	1,477,579	36,215,166	(47,778,994)	30,886,559
Opening Deferred Tax	-	-	-	15,405,055	-	15,405,055
Deferred Tax During the Year	-	-	-	(10,324,044)	-	(10,324,044)
Net Profit for 2015-2016	-	-	-	-	26,112,654	26,112,654
Stock Devidend 2014-2015	6,740,000	-	-	-	(6,740,000)	-
As on 30 June 2016	40,440,000	7,272,808	1,477,579	41,296,177	(28,406,340)	62,080,224

FOR THE YEAR ENDED 30 JUNE 2015

Particulars	Share Capital	Tax Holiday Reserve	General Reserve	Capital Reserve	Retained Earnings	Total Amount (Taka)
Balance as on 1 July 2014	33,700,000	7,272,808	1,477,579	51,620,221	(52,812,509)	41,258,099
Deferred Tax on Revalution	-	-	-	(15,405,055)	-	(15,405,055)
Net Profit for 2014-2015	-	-	-	-	8,370,786	8,370,786
As on 30 June 2015	33,700,000	7,272,808	1,477,579	36,215,166	(44,441,723)	34,223,830

The accounting policies and other notes form an integral part of the Financial Statements.

Sd/-Sd/-Sd/-Sd/-Rokeya QuaderOmar Quader KhanNazmul Huda MullickK Moulic

Chairman Managing Director Chief Financial Officer Company Secretary

AUDITORS' REPORT TO THE SHAREHOLDERS:

Dated: Dhaka, 27 October, 2016

This is the Statement of Changes in Equity referred to in our report of even date :

Sd/-

MABS & J Partners
Chartered Accountants

STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 30 JUNE 2016

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For The Year Ended 30 June 2016 2016 TAKA 2015 TAKA

Cash Flows from Operating Activities

Collections from Turnover & Others Payment for Cost & Expenses Financial Expence Income Tax paid

Net Cash Flows From Operating Activities

Cash Flows from Investing Activities

Acquisition of Property Plant and Equipment Investment in Share Investment in FDR

Net Cash used in Investing Activities

Cash Flows from Financing Activities

Received from Bank Loan and Others Bank and Other Loan Repaid Net Cash Flows From Financing Activities

Decrease in Cash and Cash Equivalents Cash and Cash Equivalents at beginning of the year

Cash and Cash Equivalents at end of the year

Net Operating Cash Flows Per Share (Restated)

413,126,520 438,968,551 (392,551,439) (363,319,097) (6,021,761) (8,919,798)(2,810,714)(1,671,643)11,742,606 65,058,013

(13, 151, 657) (6,139,138)(100,018)402,093

(12,900,000)

(12,849,582)

(19,039,138)

1,341,084 (14,856,529) (13,056,910)(11,715,826) (18,226,529)

(12,822,802)68,372,086

27,792,346 40,579,740

55,549,284

2.90

68,372,086

16.09

The accounting policies and other notes form an integral part of the Financial Statements.

Sd/-Rokeya Quader Chairman

Dated: Dhaka, 27 October, 2016

Sd/-Omar Quader Khan Managing Director

Sd/-Nazmul Huda Mullick Chief Financial Officer

Sd/-K Moulic

Company Secretary

AUDITORS' REPORT TO THE SHAREHOLDERS:

This is the Statement of Cash Flows referred to in our report of even date :

Sd/-

MABS & J Partners Chartered Accountants

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NOTES TO THE FINANCIAL STATEMENTS FOR THE PERIOD 1st JULY 2015 TO 30 JUNE 2016

- A. A. Compliance with the requirements of notification of the Securities and Exchange Commission dated 04.06.2008 under reference# SEC/CMMRPC/2008-181/53/Adm/03/28.
- 1. Notes to the financial statements marked from C- 1 to C-18 outline the policies are unambiguous with respect to the reporting framework on which the accounting policies are based.
- 2. The accounting policies on all material are as have been stated clearly in the notes marked from C- 1 to C-18.
- 3. The accounting standards that underpin the policies adopted by the company can be found in the following places of the notes to the financial statements:

SL. No.	Applicable Accounting	Note reference
01.	IAS/BAS – 1	04.00
02.	IAS/BAS – 2	06.00
03.	IAS/BAS – 7	07.00 & 08.00
04.	IAS/BAS – 12	10.01
05.	IAS/BAS – 16	05.00
06.	IAS/BAS – 18	11.00
07.	IAS/BAS – 21	12.00
08.	IAS/BAS - 33	13.00 & 49.00
09.	IAS/BAS - 36	14.00

- 4. The financial statements are in compliance with the Bangladesh Financial Reporting Standards (BFRSs) which are adapted from the International Financial Reporting Standards (IFRSs) issued by the International Accounting Standards Board (IASB), and
- 5. The Standards and reporting framework used in the financial statements do not differ from IFRS (BFRS) issued by IAS.

B. Legal status and nature of the company–Disclosure under IAS 1 as adopted by The Institute of Chartered Accountants of Bangladesh as BAS 1 "Presentation of Financial Statements"

Domicile, Legal Form and Country of Incorporation:

Desh Garments Limited (here in after referred to as "The Company") was incorporated in Bangladesh as a public company limited by shares on 27.12.1977. The Company owns two 100% export oriented industrial Units. Unit No. 01 has an installed capacity of 216,000 dozs in single shift. During the year under review the production in Unit No. 01 could not be restored after extensive damage of machinery and equipment in April 1991 by the devastating cyclone, hence no export was made from Unit No. 01 production. Unit No. 02 has a production capacity of 128,000 dozs is double shift against which it has, during the year, utilized in full.

Address of Registered Office and Principal Place of Business:

The principal place of business is the registered office at 34, Kemal Ataturk Avenue, Banani C/A, Dhaka-1213, Bangladesh and the factories are located at Kalurghat, Chittagong.

Principal Activities And Nature of Operations:

The company owns and operates industrial plants for manufacturing of readymade garments and sales thereof.

Number of Employees:

On the payroll of the Company, there were 46 officers 50 Staff and 1,025 permanent/badly/contractual workers.

	1,121		81,152,845
ii)	-	Staff/ Officers/Technicians and many other casual workers drew yearly salary/wages & allowances less than Tk. 36,000	
i)	1,121	Staff/Officers/Employees drew yearly salary & allowances Of Tk. 36,000 or more	<u>Taka</u> 81,152,845

C. Significant Accounting Policies- Disclosures.

1.00 Compliance with International Accounting Standards (IASs):

The financial Statements have been prepared in compliance with requirements of IASs as adopted by the Institute of Chartered Accountants of Bangladesh (ICAB) and applicable in Bangladesh.

2.00 Compliance with Local Laws:

The financial statements have been prepared in compliance with requirements of the Companies Act 1994, the Securities and Exchange Rules 1987 and other relevant local laws and rules.

3.00 Measurement Bases used in preparing the Financial Statements:

The elements of financial statements have been measured on "Historical Cost" basis, which is one of the most commonly adopted base as provided in "the frame-work for the preparation and presentation of financial statements" issued by the International Accounting Standards Committee (IASC).

4.00 Components of the Financial Statements:

According to the International Accounting Standard (IAS) 1 as adopted by ICAB as BAS 1 "Presentation of Financial Statements", the complete set of Financial Statements includes the following components.

- (i) Statement of Financial Position as at 30 June 2016.
- (ii) Statement of Profit or Loss and Other Comprehensive Income for the year ended 30 June 2016.
- (iii) Statement of Changes in Equity for the year ended 30 June 2016.
- (iv) Statement of Cash Flows for the year ended 30 June 2016.
- (v) Accounting policies and explanatory notes.

5.00 Specific accounting policies selected and applied for significant transactions and events:

Recognition of Property, Plant and Equipment and Depreciation

Property, Plant and Equipment are stated at their cost less accumulated depreciation in accordance with IAS 16 as adopted by ICAB as BAS 16 "Property, Plant and Equipment". Cost represents cost of acquisition or construction and capitalization of pre-production expenditure including interest during construction periods. No depreciation is charged on land and land development. Depreciation has been charged on additions from the date of when the related assets are ready for use. Depreciation on all other fixed assets is computed using the diminishing balance method in amounts sufficient to write off depreciable assets over their estimated useful economic lives. Expenditure of maintenance and repairs are expensed; major replacements, renewals and betterments are capitalized.

The depreciation rates applicable to the principal categories are:RatesFactory Building and other Construction.20%Plant and Machinery.15%Office Equipment.15%Furniture and Fixtures.10%Transport and Vehicles.20%Other Assets.5% to 20%

6.00 Inventories:

Inventories comprise raw materials; work in process and finished goods. They are stated at the lower of cost and net realizable value on consistent basis in accordance with IAS 2 as adopted by ICAB as BAS 2 "Inventories". Net realizable value is based on estimated selling price less any further costs expected to be incurred for completion and disposal.

7.00 Cash and Cash Equivalents:

According to IAS 7 as adopted by ICAB as BAS 7 "Statement of Cash Flows", cash comprises cash in hand and demand deposit and, cash equivalents are short term, highly liquid investments that are readily convertible to known amount of cash and which are subject to an insignificant risk of changes in value. IAS 1 "Presentation of Financial Statements" also provides that cash and cash equivalents are those which have no restriction in use considering the provision of IAS 7 and IAS 1. Cash in hand and bank balances have been considered as cash and cash equivalents.

8.00 Statement of Cash Flows:

Statement of Cash Flows is prepared principally in accordance with IAS 7 as adopted by ICAB as BAS 7 "Statement of Cash Flows" and the cash flow from the operating activities have been presented under direct method as prescribed by the Securities and Exchange Rules 1987 and considering the provision of paragraph 19 of IAS 7 which provides that "enterprises are encouraged to report cash flow from operating activities using the direct method."

9.00 Accounting Convention and Basis:

These accounts are prepared under historical cost convention, except for re-valuation of fixed assets taken into account in 1995-96, on an accrual basis as summing that the Company will continue as a going concern for the foreseeable future.

10.00 Taxation:

Taxation is provided in accordance with fiscal regulations applicable. The company is publicly traded company as per the Income Tax Ordinance 1984. The company qualifies for being treated as a "Publicly Traded Company". The company is 100% export oriented garments industry for which the rate of tax at 20% has been applied for profit on Garments business and 20% for Dividend Income while making provision for income tax.

10.01 Discloser under BAS -12:

Deferred Tax Liability has not been considered on carrying amount of cost of property, plant and equipment because the amount of tax deducted/collected at source from export bills is treated as the final tax liability under the Income Tax Ordinance from the financial year 2005-06, irrespective of the operational results. During the financial year 2015-16 the total amount of tax deducted/collected at source is Tk. 2,810,714. Deferred tax liability has been considered on revaluation amount of property, plant & equipment.

11.00 Revenue Recognition:

The revenue during the year represents revenue arising from C.M. received and sales of readymade garments items which are recognized when deliveries are made, against the sales order received from the respective customer and after satisfying all the conditions for revenue recognition as provided in IAS 18 "Revenue Recognition".

12.00 Foreign Currency Translation:

Transactions denominated in foreign currencies are translated into Bangladesh Taka and recorded at rates of exchange ruling on the date of transaction in accordance with IAS 21 as adopted by ICAB as BAS 21 "The Effects of Changes in Foreign Currency Rates".

13.00 Earning Per Share (EPS):

The company calculates Earnings Per Share (EPS) in accordance with IAS 33 as adopted by ICAB as BAS 33 "Earnings Per Share" which has been shown on the face of Statement of Profit or Loss and Other Comprehensive Income and the computation of EPS is stated in Note-49.

Basic Earnings

This represents earnings for the year attributable to ordinary shareholders. As there was no preference dividend, minority interest or extraordinary items, the net profit for the year has been considered as fully attributable to the ordinary shareholders.

Basic Earnings Per Share

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

Diluted Earnings Per Share

No diluted EPS is required to be calculated for the year, as there was no scope for dilution during the year under review.

14.00 Assets of the Company:

As all assets of the company shown in the financial statement that are within the scope of BAS-36 are in physical existence and valued at no more than their recoverable amount following International Accounting Standards adopted in Bangladesh, disclosures with regard to "Impairment of Assets" as per BAS-36 have not been considered necessary.

15.00 Tax Holiday:

Tax holiday period of "Unit No. 01" and "Unit No. 02" have expired. Consolidated Statement of Profit or Loss and Other Comprehensive Income and Statement of Financial Position have been prepared inconformity with the Securities & Exchange Rule 1987.

16.00 Risk and uncertainties for use of estimates in preparation of financial statements:

The preparation of financial statements in conformity with the International Accounting Standards requires management to make estimates and assumption that affects the report, amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and revenue and expenses during the period reported. Actual results could differ from those estimates. Estimates are used for accounting of certain terms such as long term contracts, provision for doubtful accounts, depreciation and amortization, employees' benefit plans, taxes reserves and contingencies.

17.00 Sundry Debtors:

There are no Debtors at the end of the year.

18.00 Additional Information:

18.01 Responsibility for preparation and presentation of Financial Statements:

The Board of Directors is responsible for the preparation and presentation of Financial Statements under Section 183 of the Companies Act 1994 and as per the provision of "the frame work for the preparation and presentation of financial statements" issued by the International Accounting Standards Committee (IASC).

18.02 Reporting Period:

Financial Statements of the company cover one financial year from 01 July 2015 to 30 June 2016.

18.03 Comparative Information:

Comparative information have been disclosed in respect of the financial year 2014-2015 for all numerical information in the financial statements and also the narrative and descriptive information when it is relevant for understanding of the current year's financial statements.

Figures of the financial year 2014-2015 have been rearranged when ever considered necessary to ensure comparability with the current year.

18.04 Turnover:

Turnover comprises export sales of the company and Sub-Contract sales.

18.05 Commission:

No commission has been paid to sales agents during the year under audit.

18.06 Brokerage or Discount:

The company did not pay any brokerage or discount other than the conventional trade discount against sales.

18.07 Due by the Directors:

Nothing was due by Directors (including Managing Director), Managers, and other officers of the Company or by associated undertakings and any of them severally or jointly with any other persons rather, interest free loan of Tk. 10,287,862 has been taken from Managing Director to meet up day to day expenses of the company.

18.08 Miscellaneous Expenses:

Miscellaneous Expenses does not exceeding 1% of total revenue.

18.09 Audit Fee:

As per decision taken in the 38th Annual General Meeting of the company held on 27-12-2015 the auditors' remuneration of Tk. 100,000 has been provided in the accounts which is the sum to be paid to auditors as their fixed remuneration for 2015-2016. During the year nothing has been paid to the auditors for any other services rendered.

18.10 Board Meeting & Members:

There were 5 members in the Board of Directors of the Company and 7 Board Meetings were held in the year under review.

18.11 Acknowledgement of Claims:

There was no claim against the company not acknowledged as debt as on 30 June 2016.

18.12 Credit Facility not availed of:

There was no general credit facilities other than those are stated in "Note-32" were available to the company under any contract to be availed of at the Statement of Financial Position date.

18.13 Transactions with Related Parties / Associated Undertakings:

There were no transactions with related parties during the year ended 30 June 2016.

18.14 Going Concern:

There is no significant doubt upon the company's ability to continue as going concern.

18.15 Trade Creditors and other Current Liabilities:

Liabilities are recognized for amounts to be paid in the future for goods and services received, whether or not billed by the supplier.

18.16 Reporting Currency and level of precision:

The figures in the financial statements represent Bangladesh currency (Taka), which have been rounded off to the nearest Taka.

18.17 Calculation of Net Asset Value (NAV):

Deferred tax Liability has been calculated on the revalued amount of Property Plant and equipment and when calculating the NAV it has not been considered as outside liability.

19.00 Gross Profit:

The gross profit earned during the year is 14.36% as against the gross profit earning of 7.91% with Export Proceeds during the preceding year.

PARTICULARS

As at 30 June			
2016 TAKA	2015 TAKA		

150,404,940

156,544,078

20.00 Property, Plant & Equipment : Tk. 107,370,094

The break up of the amount is as follows:

At Cost 01 July 2015		
Unit No. 01	80,846,002	80,846,002
Unit No. 02	75,698,076	69,558,938

Addition during the year

riadition daming the year		
Unit No. 01	-	-
Unit No. 02	13,151,657	6,139,138
	13.151.657	6.139.138

Less: Accumulated depreciation

Written down value	107,370,094	99,606,373
	62,325,641	56,937,705
Unit No. 02	54,917,361	49,546,267
Unit No. 01	7,408,280	7,391,438
Less: Accumulated depreciation		

Details have been shown in Annexure "A-1 & A-2"

21.00 Inventories: Tk. 51,109,457

The detailed break up of the amount is as follows:

a) FABRICS

SI.	Name	Unit	Quantity	Value in Taka	Value in Taka
1	M/s. Kohl's Tony Hawk	Yards	333,158	30,203,245	-
2	N.Y. Sourching	Yards	14,793	1,627,274	-
3	N.T.S. Fashion	Yards	29,426	4,502,178	45,769,611
	Total		377,377	36,332,697	45,769,611
ACCESSORIES ASSORTED				5 361 402	1 225 225

b)	ACCESSORIES ASSORTED	5,361,492	1,325,825
C)	FINISHED GOODS	9,415,268	11,442,577
	Total (a + b +c)	51,109,457	58,538,013

	DARTIOL II ARO	As at 3	30 June
	PARTICULARS	2016 TAKA	2015 TAKA
22.00	Investment In shares: Tk. 5,811,828		
	Balance As Per Last Account Addition during the period	5,711,810 100,018 5,811,828	5,711,810 - 5,711,810
23.00	Investment in FDR: Tk. 13,063,657		
	The break up of the amount is as follows Balance As Per Last Account Addition during the year Adjustment/Encashment during thr year	13,465,750 10,051,000 (10,453,093) 13,063,657	13,465,750 - 13,465,750
24.00	Loans, Advances and Deposit (considerable The break up of the amount is as follows: Advance Against Purchase Security Deposits	, , ,	299,757 299,757
	These do not include any advance paid either to associated companies /sister concern.	r to subsidiary companies or	
24.01	Security Deposits: Tk. 299,757 The amount of security deposits is complete Deposit with T & T Board Deposit with GPO Franking Machine Deposit with BGSL (For gas) Deposit with PDB (For electricity)	rised of the following: 51,152 1,755 126,850 120,000 299,757	51,152 1,755 126,850 120,000 299,757
25.00	Income Tax Deducted at Source: Tk. 1 The break up of the amount is as under: Balance as per last account During the year Adjustment during the year		12,440,821 1,671,643 - 14,112,464

This balance represents income tax deducted at source by bank as per section - 53(BB) of the Income Tax Ordinance 1984. Income Tax liability might to be adjusted against the advance after completion of assessment.

As at 30 June **PARTICULARS** 2015 TAKA 2016 TAKA 26.00 Cash and Cash Equivalents: Tk. 55,549,284 The break up of the amount is as under: Cash in hand at head office 1,067,358 1,644,077 Cash at Bank 26.01 54,481,926 66,728,009 55,549,284 68,372,086 26.01 Cash at Bank: Tk. 54,481,926 The break up of the amount is as under: Agrani Bank Ltd., Dhaka 45,205 40,095 Eastern Bank Ltd., Dhaka 8,180 8,180 National Bank Ltd., Dhaka 3,028 4,110 National Bank Ltd., Chittagong 9,711,044 83,599 Sonali Bank Ltd., Dhaka 1,799 1,799 Sonali Bank Ltd. Kalurghat, Chittagong 7,922 8,234 Sonali Bank Ltd. Kalurghat, Chittagong National Bank Ltd., MOB A/C 65,275,345 43,484,921 Standard Chartered Bank, Chittagong 33,838 33,838 Mercantile Bank Ltd., Dhaka 418,408 422,486 Bank Asia Ltd., Dhaka 7,527 8,677 United CommerciaL Bank Ltd. 23,049 40,995

27.00 Authorised Capital: TK. 100,000,000

National Bank Ltd. (Sundry Deposit)

National Bank Ltd. (FC Account)

The company has an Authorized Capital of Tk. 100,000,000 divided into 10,000,000 ordinary shares of Tk. 10 each.

1,944

738,777

54,481,926

71,747

725,188

66,728,009

27.01 Shareholders' Equity: TK. 62,080,224

It represents the share capital, tax holiday reserve, general reserve, capital reserve and retains earnings.

27.02 Issued, Subscribed and Paid up Capital: TK. 40,440,000

a) It represents the paid up capital of the company consisting of 4,044,000 ordinary shares of Tk. 10 each issued for cash and fully paid up.

b) Composition of Shareholders

SI	Particulars	2016 No. of Value of % Shares shares		2015			
No				%	No. of Shares	Value of shares	%
1.	Directors & Sponsors	2,347,920	23,479,200	58.06	1,956,400	19,564,000	58.05
	Other companies /institutions	473,064	4,730,640	11.69	256,128	2,561,280	7.60
	General shareholders	1,223,016	12,230,160	30.25	1,157,472	11,574,720	34.35
	Total	4,044,000	40,440,000	100	3,370,000	33,700,000	100

27.03 The Percentage of Shareholding by Different Categories of Shareholders are as Follows:

No. of Holders	Holdings	Total Holding %
1884	Less than 500 shares	6.90
176	501 - 5,000"	6.97
12	5,001 - 10,000"	2.18
2	2 10,001 - 20,000" 2 20,001 - 30,000"	
2		
2	30,001 - 40,000"	1.47
2 40,001 - 50,000" 0 50,001 - 1,00,000" 6 Over - 1,00,000"		2.16
		0
		70.24
2086		100

PARTICULARS

As at 30 June			
	2016 TAKA	2015 TAKA	

28.00 Tax Holiday Reserve: Tk. 7,272,808

The break up of the amount is as follows:

 Unit No. 01
 2,248,331
 2,248,331

 Unit No. 02
 5,024,477
 5,024,477

 7,272,808
 7,272,808

It represents accumulated Special Reserve U/S 45 of Income Tax Ordiance 1984.

	PARTICULARS		As at 3	30 June
			2016 TAKA	2015 TAKA
29.00	General Reserve : Tk. 1,477,579			
	This is as per last account.		1,477,579 1,477,579	1,477,579 1,477,579
30.00	Capital Reserve : Tk. 41,296,177			
	The break up of the amount is as follow Balance as per last account Opening Deferred Tax Provision for Deferred Tax	s:	36,215,166 15,405,055 (10,324,044) 41,296,177	51,620,221 - (15,405,055) 36,215,166
31.00	Retained Earnings : Tk. (28,406,340)			
	The break up of the amount is as under Accumulated loss up to 30 June 1991 due to a Accumulated profit for the period from 1992 to	yclone	(65,559,371) 37,153,031 (28,406,340)	(65,559,371) 21,117,648 (44,441,723)
32.00	Loans and Overdraft: Tk. 23,285,457			
	This is the carry forward balance emanating throu	ıgh revaluati	on of fixed assets taken into	o account in 1996-97.
	The break up of the amount is as under Bank Loans and Overdraft Directors Loan (Unsecured)	: 32.01 32.02	12,997,595 10,287,862 23,285,457	26,054,505 8,946,778 35,001,283
32.01	Bank Loans and Overdraft: Tk. 12,99	7,595		
	The break up of the amount is as follow P/C (Packing credit) (NBL a/c # 2881/88 Loan General (NBL a/c # 35046486) Loan General (NBL a/c # 35046494)		12,997,595 - - - 12,997,595	7,273,986 6,500,069 12,280,450 26,054,505

Packing Credit from National Bank Limited (NBL) is secured by hypothecation of stocks and export bill. There were no general nature or credit facilities available to the company under any contract which was not availed of at the date of Statament of Financial Position.

	PARTICULARS		As at 3	0 June
	PANTICULANS		2016 TAKA	2015 TAKA
32.02	Directors Loan (Unsecured): Tk. 10,287,86	62		
	The Figure consists of as follows: Director's Loan Unsecured		10,287,862 10,287,862	8,946,778 8,946,778
	This loan has been taken from Managing Dibearing. For meet up day to day expenses.	recto	or of the company, w	hich is non-interest
33.00	Liabilities for Goods: Tk. 109,847,863			
	This represents import bills payable to foreign credits at the close of the business on 30 Jur			
	M/S Samwon Trading M/s Hongkong Sea International M/S.Suntex In't M/S.R.M.Interlining M/S.Total Accessories		87,925,061 4,051,679 15,101,563 1,537,889 1,231,671 109,847,863	127,497,367 4,654,714 - - - 132,152,081
34.00	Accrued Expenses : Tk. 17,187,293			
	The break up of the amount is as follows: Audit fees Salary, wages and others Tax payable against Expenses		115,000 16,603,957 468,336 17,187,293	115,000 25,776,989 468,336 26,360,325
35.00	Creditors: Tk. 4,796,774			
	The break up of the amount is as follows: Worker's profit participation & Welfare Fund 35.0 Sundry Creditors)1	4,631,418 165,356 4,796,774	3,179,395 165,356 3,344,751
35.01	Worker's Profit Participation & Welfare Fur	nd : ⁻	Γk. 4,631,418	
	The break up of the amount is as follows: Balance as per last year Contribution during the year Payment during the year		3,179,395 1,502,258 4,681,653 (50,235)	2,762,038 453,607 3,215,645 (36,250)
	r ayment duning the year		4,631,418	3,179,395

DADTICUII ADC		As at 30 June		
	PARTICULARS	2016 TAKA	2015 TAKA	
36.00	Unclaimed Dividend: Tk. 237,960			
	The break up of the amount is as follows: For June 30, 1996 For June 30, 1997	118,660 119,300 237,960	118,660 119,300 237,960	
37.00	Dividend Payable : Tk. 8,261,765			
	The break up of the amount is as follows: Dividend declared long before and payable to directors as per last account Dividend declared in 1997 Dividend Payable for 2004 & 2005 Dividend Payable for 2013 Dividend Payable for 2014	2,837,980 1,980,400 117,505 1,369,480 1,956,400 8,261,765	2,837,980 1,980,400 117,505 1,369,480 1,956,400 8,261,765	

Directors decided not to withdraw the dividend due to them till improvement of financial position of the company, so that normal business activities remain un-distributed with required cash flow.

38.00 Employees Provident Fund: TK. 208,367

This has been brought forward from previous account. 208,367 208,367 208,367

39.00 Provison For Income Tax: TK. 10,894,426

The break up of the amount is as under:

Assessment Year	Opening Balance	Addition during the year	Adjustment during the year	Closing Blance	
2000-2001	85,502	-	85,502	-	85,502
2003-2004	127,002	-	-	127,002	127,002
2005-2006	84,427	-	84,427	-	84,427
2006-2007	204,346	-	204,346	-	204,346
2007-2008	86,585	-	86,585	-	86,585
2008-2009	95,358	-	95,358	-	95,358
2009-2010	66,202	-	66,202	-	66,202
2010-2011	84,735	-	-	84,735	84,735
2011-2012	116,449	-	-	116,449	116,449
2012-2013	192,109	-	-	192,109	92,109
2013-2014	519,602	-	-	519,602	519,602
2014-2015	553,453	-	-	553,453	553,453
2015-2016	2,695,066	-	-	2,695,066	2,695,066
2016-2017	-	6,606,010	-	6,606,010	-
	4,910,836	6,606,010	622,420	10,894,426	4,910,836

PARTICULARS

For The Year Ended 30 June 2016			
2016 TAKA	2015 TAKA		

40.00 Proposed Dividend

The Board of Directors recommended @ 30% Stock Dividend to all Shareholders for the financial year 2015-16.

41.00 Turnover/Export Proceeds: Tk. 410,453,025

The break up of the amount is as follows:

Export	sales
	Jaioo

	396,405,375	437,540,598
Sub-Contract Sale	14,047,650	
	410,453,025	437,540,598

42.00 Cost of Goods Sold: Tk. 351,508,213

The break up of the amount is as follows:	The brea	k up of the	amount is	as follows:
---	----------	-------------	-----------	-------------

Materials consumed	43	256,350,018	300,836,748
Factory overheads	44	90,343,652	103,092,759
Depreciation		2,787,234	2,606,093
		349,480,904	406,535,600
Opening Stock of Finished Goods		11,442,577	7,816,237
		360,923,481	414,351,837
Closing Stock of Finished Goods		(9,415,268)	(11,442,577)
		351,508,213	402,909,260

43.00 Raw Materials Consumed: Tk. 256,350,018

Opening Stock	47,095,436	48,638,140
Purchases	250,948,771	299,294,044
	298,044,207	347,932,184
Closing Stock	(41,694,189)	(47,095,436)
	256,350,018	300,836,748

PARTICULARS

For The Year Ended 30 June 2016			
2016 TAKA	2015 TAKA		

44.00 Factory Overheads : Tk. 90,343,652

The break up of the amount is as follows:		
Salary & Allowances	12,497,658	11,705,176
Wages	60,793,871	75,385,606
Carriage Inward	45,530	40,380
Labor Charge	88,626	137,306
Conveyance	83,323	107,516
Entertainment	8,650	6,643
C & F Expenses	8,657,454	5,898,830
Repairs and Maintenance	1,132,945	905,102
Electricity, Gas & Generator Fuel	5,392,673	7,521,851
Photocopy, Printing & Stationery	634,411	538,004
Telephone Bill, Mobile & Internet	99,571	73,302
Miscellaneous Expenses	8,570	7,000
Postage, Stamp & Courier	93,295	62,719
Medical & Workers Welfare	27,924	25,599
WASA Bill	541,831	414,129
Newspapers & Journals	1,865	2,850
Rest House Expenses	35,455	19,746
Fees & Forms	50,000	58,000
New Year Expenses	150,000	183,000
	90,343,652	103,092,759

Bank Overdraft Interest

For The Year Ended 30 June 2016 **PARTICULARS** 2016 TAKA 2015 TAKA 45.00 Administrative and Selling Expenses: Tk. 21,375,623 The break up of the amount is as follows: Salary of Management & Non-management 7,861,316 7,357,288 Electricity & WASA 743,483 541,495 Printing, Stationery & Photocopy 124,551 84,026 Repairs & Maintenance Vehicles and Others 303,988 530,736 Postage, Stamps and Courier 35,230 65,365 Audit Fees 115,000 115,000 Travelling & Conveyance 273,854 240,417 Advertisement 115,589 1,929 Office Rent 3,316,680 AGM Expenses 613,215 497,184 Export Expenses 2,447,651 2,361,584 Legal Consultancy & Professional Fees 16,646 8,000 Entertainment 9,488 5,287 Forwarding Expenses 971,385 830,204 Fees & Forms 50,048 134,570 Insurance Premium 907,593 1,081,617 Donation & Subscription 58,000 9,862 Miscellaneous Expenses 12,540 1,802 **CAD Tax** 329,212 **BGMEA Fees** 12,000 12,000 Telephone, Telex, Fax, Mobile & Internet 280,517 174,622 Rest House Rent 242,000 228,000 Land Development Tax 264,150 247,760 Depreciation 2,600,699 1,327,824 21,375,623 16,185,784 46.00 Financial Expenses : Tk. 6,021,761 The break up of the amount is as follows: Bank Charge & Commission (BBLC) 3,218,333 3,783,882 Bank Interest 176,450 181,796 Bank Charge & Commission 471,974 267,616

2,149,658

6,021,761

4,691,850 **8,919,798**

DA DTIQUU A DQ		For The Year Ended 30 June 2016		
	PARTICULARS	2016 TAKA	2015 TAKA	
47.00	Other Income : Tk. 2,673,495			
	The break up of the amount is as follows: Cash Dividend Interest of FDR	1,427,953 1,245,542 2,673,495	1,427,953 565,750 1,993,703	
48.00	Income Tax Provision : Tk. 6,606,010			
	The break up of the amount is as follows: Income from Garments Business Income from Dividend @ 20% Income from FDR @ 25%	6,009,034 285,591 311,386 6,606,010	2,268,037 285,591 141,438 2,695,066	
49.00	Basic Earnings Per Share (EPS):			
	The computation of EPS is given below: Earnings attributable to the Ordinary Shareholders Weighted average of number of Ordinary Shares	26,112,654	8,370,786	
	Outstanding during the year EPS Basic (Restated)	4,044,000 6.46	<u>4,044,000</u> 2.07	

50.00 There was no Contingent Liability as on 30-06-2016.

Desh Garments Limited SCHEDULE OF PROPERTY PLANT & EQUIPMENT

AS ON JUNE 30, 2016 Unit - 01

Annexure - "A-1"

				Total Taka	Crockeries and Cutleries	Electrical Appliances	Road, Bridge and Fencing	Motor vehicle	Furniture & Fixture	Office Equipment	Electrical Installation	Plant & Machinery	Factory Building	Land and Land Development (Particulars [
	Administration	Production	Depreciation has been charged to:	80,846,002	14,946	125,487	1,273,700	622,176	1,001,858	1,077,499	2,997,436	3,022,500	40,226,400	30,484,000		01 July 2015	Balance as at	
	٦		has been ch	•	ı	,	,	ı	•	ı	•	,	,	•	year	during the	Addition	
Taka			narged to:	80,846,002	14,946	125,487	1,273,700	622,176	1,001,858	1,077,499	2,997,436	3,022,500	40,226,400	30,484,000	2016	30 June	Total as on	Cost
II	(J	11	<u>a</u>	116,500	110	1,018	11,726	1,504	36,517	11,958	22,250	20,928	10,489	1	Charge	Depreciation	Value for	
16,840	5,052	11,788	<u>Taka</u>		20%	15%	20%	20%	10%	15%	15%	15%	20%	1		Rate		
				7,391,439	14,828	124,431	638,265	620,554	964,841	1,065,102	391,714	3,000,776	570,928	-	2015	01 July	Balance as on	Depr
				16,841	22	153	2,345	301	3,652	1,794	3,338	3,139	2,098	-	the Year	during	Charged	Depreciation
				7,408,280	14,850	124,584	640,610	620,855	968,493	1,066,896	395,052	3,003,915	573,026	-	2016	30 June	Total as on	
				73,437,722	96	903	633,090	1,321	33,365	10,603	2,602,385	18,585	39,653,374	30,484,000	2016	30 June	value as on	Written down

Desh Garments Limited SCHEDULE OF PROPERTY PLANT & EQUIPMENT AS ON JUNE 30, 2016 Unit - 02

Annexure - "A-2"

		Cost				Depreciation		Written down
Particulars	Balance as on 01 July 2015	Addition during the year	Total as on 30 June 2016	Rate	Balance as on 01 July 2015	Charged During the Year	Total as on 30 June 2016	value as on 30 June 2016
Factory Building	987,127	2,137,918	3,125,045	20%	974,538	242,734	1,217,272	1,907,773
Plant & Machinery	51,437,528	471,000	51,908,528	15%	36,867,447	2,197,299	39,064,746	12,843,782
Electrical Installation	1,648,316	3,100,380	4,748,696	15%	676,527	304,029	980,556	3,768,140
Office Equipment	1,321,105	829,800	2,150,905	15%	609,981	214,901	824,882	1,326,023
Furniture & Fixture	2,800,435	222,812	3,023,247	10%	1,192,252	170,798	1,363,050	1,660,197
Motor Vehicle	5,543,300	6,133,557	11,676,857	20%	2,363,089	1,411,654	3,774,743	7,902,114
Crockeries and Cutleries	1,666	ı	1,666	20%	1,644	4	1,648	18
Boiler and Water Softener	443,297	ı	443,297	15%	423,766	2,930	426,696	16,601
Generator	7,458,928	ı	7,458,928	15%	3,619,821	575,866	4,195,687	3,263,241
Tools and Equipment	42,061	ı	42,061	10%	28,795	1,327	30,122	11,939
Fire Extinguisher	499,183	43,590	542,773	15%	188,389	49,977	238,366	304,407
Computer & Computer								
Software	2,455,130	212,600	2,667,730	20%	1,682,289	171,120	1,853,409	814,321
Power Substation	1,060,000	ı	1,060,000	20%	917,730	28,454	946,184	113,816
TOTAL TAKA:	75,698,076	13,151,657	88,849,733		49,546,267	5,371,093	54,917,361	33,932,372

Depreciation has been charged to:

Production
Administration
Taka 5.37

Taka 2,775,446 2,595,647

Taka 5,371,093

The Directors **Desh Garments Limited**

PROXY FORM

of being a member of Desh Garment Mr./Mrs. of as my/our proxy to attend and vo Company to be held on the 27 De our hand this	is Limited hereby appoint ote for me/us on my/our behalf at the 39th Annu cember, 2016 at 12.30 p.m. or at any adjournme ay of December, 2016 signed by the said	ial General Meeting of the in thereof. As witness my/in presence of Mr./Mrs.
(Signature of the Proxy) Dated	(Signature of the Shareholder) Folio/B.O. No. Dated	Revenue Stamp of Tk. 20.00
(Signature of witness & date)		
to attend and vote i 2. The proxy form, duly	o attend and vote at the 39th Annual General Me n his/her stead. y stamped, must be deposited at the Registered of before the time appointed for the meeting.	
		Signature verified
(Please complete this slip and han	•	
1 hereby record my attendance a 12.30 p.m. in Dhaka.	at the 39th Annual General Meeting held on the	e 27 December, 2016 at
Name of the Member/Proxy		
Folio/B.O. No.		
		Signature (Shareholder/Proxy)

পরিচালকবৃন্দ দেশ গার্মেন্টস লিমিটেড

প্রক্রি ফরম

	धा अ र अ	
ামি/আমরা,	ঠিকানা	
	দেশ গার্মেন্টস লিমিটেড	
<u> </u>	ঠিকানা	
		েক
মাগামী ২৭ ডিসেম্বর, ২০১৬ইং তারিখে	দুপুর ১২.৩০ মিনিটে অনুষ্ঠিতব্য কোম্পানীর ৩৯তম বার্ষিব	চ সাধারণ সভায় এবং পরবর্তী মূলতব <u>ী</u>
নভায় আমার/আমাদের পক্ষে ভোট প্রদারে	নর জন্য নিযুক্ত করিলাম। ২০১৬ইং সনেরডিসেম্বর	্ ব তারিখে আমার/আমাদের সম্মুখে স্বাক্ষী
	ঠিকানা	
	এর উপস্থিতিতে স্বাক্ষর	
প্রতিনিধির স্বাক্ষর	শেয়ারহোন্ডার স্বাক্ষর	২০.০০ টাকার
<u> </u>	ফলিও/বিও নং	রেভিনিউ স্ট্যাম্প
	তাং	
থাকিবার জন্য এবং ভোট	তম বার্ষিক সাধারণ সভায় উপস্থিত হইবার এবং ভোট দিবার ট দেওয়ার জন্য একজন প্রক্সি নিযুক্ত করিতে পারিবেন। উ স্ট্যাম্পসহ কোম্পানীর রেজিষ্ট্রার্ড অফিসে সাধারণ সভার নির্ধ	
		স্বাক্ষর পরীক্ষিত
	দেশ গার্মেন্টস লিমিটেড উপস্থিতির রশিদ	
(এ রশিদটি পূরণ করে সভা কক্ষে জমা 1	,	
২৭ ডিসেম্বর, ২০১৬ তারিখে দুপুর ১২ তালিকাভুক্ত করা হইল।	২.৩০ মিনিটে ঢাকায় অনুষ্ঠিত কোম্পানীর ৩৯তম বার্ষিক স	াধারণ সভায় আমার উপস্থিতি এতদ্বারা
সদস্যের নাম/প্রতিনিধির নাম		
ফলিও/বিও নং		
		স্বাক্ষর
		(শেয়ার হোন্ডার/প্রতিনিধি)



REGISTERED OFFICE:

AWAL CENTRE (7TH FLOOR), PLOT # 34, KEMAL ATATURK AVENUE, ROAD # 17 BANANI C/A, DHAKA-1213, BANGLADESH. PHONE: 9822019, 9822314

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