



ANNUAL REPORT 2020-2021











...excel your expectation





LETTER OF TRANSMITTAL

All Valued Members of the Company,
Bangladesh Securities and Exchange Commission (BSEC),
Registrar of Joint Stock Companies & Firms of Bangladesh (RJSC & FB),
Dhaka Stock Exchange Limited (DSE),
Chittagong Stock Exchange Limited (CSE).
Other Stake Holders of Bangladesh Building Systems Ltd.

Annual Report for the year ended 30 June, 2021

Dear Sir,

We are pleased to enclose a copy of the annual report together with the Audited Financial Statements including Statement of Financial Position, Statement of Profit or Loss and other Comprehensive Income, Statement of Changes in Equity and Statement of Cash Flows for the year ended 30 June, 2021 along with notes thereon, Auditors' and Directors report for your record/necessary measures.

Yours Sincerely,

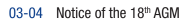
Mohammad Mohsin

Company Secretary

Date: 28 November, 2021







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NOTICE OF THE 18TH ANNUAL GENERAL MEETING

Notice is hereby given that the 18TH ANNUAL GENERAL MEETING of the Members of Bangladesh Building Systems Ltd. will be held on Monday, the 20th December, 2021 at 3:30 pm. at Digital Platform through the following registration link: https://bbs.bdvirtualagm.com to transact the following businesses.

AGENDA

ORDINARY BUSINESS

- 1. To receive, consider and adopt the Directors' Report, Auditors' Report and the Audited Financial Statements of the company for the year ended 30 June, 2021.
- 2. To declare Dividend for the year ended 30 June, 2021.
- 3. To re-elect the Directors retiring by rotation pursuant to Article 124 of the Articles of Association of the Company.
- 4. To appoint Statutoray Auditors for the year ended 30 June, 2022 and fix their remuneration.
- 5. To appoint the Corporate Governance Compliance Auditor for the year 2021-2022 and fix of their remuneration.
- 6. To transact any other business of the Company with the permission of the Chair.

By Order of the Board,

Dated: 28 Nomebmer, 2021

Mohammad Mohsin Company Secretary

NOTES:

- Pursuant to the Bangladesh Securities and Exchange Commission's (BSEC) Order No. SEC/SRMIC/94-231/25 dated July 08, 2020, the AGM will be held using digital platform.
- Member's name appearing in the Member/ Depository Register as on Record Date i.e. November 14, 2021 will be eligible to attend the AGM and receive dividend.
- Pursuant to BSEC Notification No. BSEC/CMRRCD/2006-158/208/Admin/81 dated June 20, 2018, soft copy of the Annual Report 2020-2021 will be sent to Members respective email addresses as available with the Company. The Annual Report 2020-2021 shall also be available at the company's website: www.bbspeb.com (http://www.bbspeb.com/investor/download/BBS-AR-20-21.pdf)
- A Member entitled to attend and vote at the AGM may appoint a Proxy to attend and vote instead. Duly filled Proxy Form must be sent through
 email to the Company's Share Office at least 72 hours before commencement of the AGM at mohsin@bbspeb.com or saif@bbspeb.com.
- Pre-registrations for attending the virtual meeting shall open from December 19, 2021 at 3.30 pm.
- Detailed process for registration and participation will be available at: www.bbspeb.com
- Members may submit their questions in advance to mohsin@bbspeb.com or saif@bbspeb.com.
- No gift/benefit in cash or kind shall be paid to the holders of equity securities in terms of Clause (c) of the Notification No. SEC/SRMI/2009-193/154 dated 24th October, 2013 for attending the Annual General Meeting of the Company;



১৮ তম বার্ষিক সাধারণ সভার বিজ্ঞপ্তি ///

এতদ্বারা জানানো যাচ্ছে যে, বাংলাদেশ বিল্ডিং সিস্টেম্স লিঃ এর ১৮ তম বার্ষিক সাধারণ সভা, নিম্মলিখিত বিষয়াদি সম্পাদনকল্পে আগামী ২০ ডিসেম্বর ২০২১ ইং তারিখ, রোজ সোমবার বিকাল ৩.৩০ ঘটিকায় ডিজিটাল প্রাটফর্ম-এ অনুষ্ঠিত হবে।

আলোচ্য বিষয়সূচিঃ

- প্রতিবেদন এবং হিসাবঃ
 - ৩০ জুন ২০২১ ইং তারিখে সমাপ্ত বছরের নিরীক্ষিত আর্থিক প্রতিবেদন এবং সেই সঙ্গে পরিচালকমন্ডলীর ও নিরীক্ষকের প্রতিবেদন গ্রহণ, বিবেচনা ও অনুমোদন।
- ২. লভ্যাংশঃ
 - ৩০ জুন ২০২১ ইং তারিখে সমাপ্ত বছরের কোম্পানির পরিচালনা পর্ষদ কর্তৃক সুপারিশকৃত লভ্যাংশ ঘোষণা।
- ৩. পরিচালক নির্বাচন/পুনঃ নির্বাচনঃ
 - কোম্পানির সংঘবিধি অনুযায়ী পরিচালক নির্বাচন/পুনঃ নির্বাচন করন।
- 8. বিধিবদ্ধ নিরীক্ষক নিয়োগঃ
 - ২০২১-২২ ইং সমাপ্ত বছরের জন্য বিধিবদ্ধ নিরীক্ষক নিয়োগ ও তাদের পারিশ্রমিক নির্ধারণ।
- ৫. কমপ্রায়েন্স নিরীক্ষক নিয়োগঃ
 - ২০২১-২২ ইং সমাপ্ত বছরের জন্য কমপ্লায়েন্স নিরীক্ষক নিয়োগ ও তাদের পারিশ্রমিক নির্ধারণ।
- ৬. অন্যান্যঃ
 - চেয়ারম্যানের অনুমতি ক্রমে অন্যান্য বিষয়।

পরিচালনা পর্যদের আদেশক্রমে,

তারিখঃ ২৮শে নভেম্বর, ২০২১ ইং

মোহাম্মদ মহসিন কোম্পানী সচিব

নোটঃ

- বাংলাদেশ সিকিউরিটি অ্যান্ড এক্সচেঞ্জ কমিশন সার্কুলার নং এসইসি/এসআরএমআইসি/৯৪-২৩১/২৫, তারিখ ৮ই জুলাই, ২০২০ইং অনুযায়ী আসন্ন ১৮তম বার্ষিক সাধারণ সভা ডিজিটাল প্লাটফর্মে অনুষ্ঠিত হবে।
- যে সকল শেয়ারহোল্ডারদের নাম রেকর্ড ডেট এ অর্থাৎ ১৪ নভেম্বর, ২০২১ ইং তারিখে সদস্য/ ডিপোজিটরি রেজিস্টারে লিপিবদ্ধ রয়েছে শুধুমাত্র তাঁরাই ১৮ তম বার্ষিক সাধারণ সভায় অংশগ্রহণ ও লভ্যাংশ গ্রহণের জন্য উপযুক্ত বলে বিবেচিত হবেন।
- বাংলাদেশ সিকিউরিটিজ অ্যান্ড এক্সচেঞ্জ কমিশন-এর নোটিফিকেশন নং-বিএসইসি/সিএমআরআরসিডি/২০০৬-১৫৮/২০৮/এ্যান্ডমিন, তারিখঃ ২০ জুন, ২০১৮ অনুযায়ী বার্ষিক প্রতিবেদন-এর ডিজিটাল ভার্সন শেয়ারহোল্ডারগণের নিজ নিজ ইমেইল-এ প্রেরণ করা হবে। এছাড়া কোম্পানীর ওয়েব সাইট www.bbspeb.com (http://www.bbspeb.com/investor/download/BBS-AR-20-21.pdf-এ পাওয়া যাবে।
- যে সকল সদস্যদের বার্ষিক সাধারণ সভায় অংশগ্রহণ ও ভোট প্রদানের অধিকার রয়েছে, তারা ইচ্ছা করলে তাদের পরিবর্তে ১৮ তম বার্ষিক সাধারণ সভায় অন্য কোন বাক্তিকে অংশগ্রহণের অনুমতি দিতে পারেন। তবে সে ক্ষেত্রে ২০২০-২০২১ সালের বার্ষিক প্রতিবেদনের শেষের দিকে সংযুক্ত প্রক্সি ফরম যথোপযুক্তভাবে প্রণ করে স্বাক্ষর ও স্ট্যাম্পসহ সভা অনুষ্ঠিত হওয়ার নির্ধারিত সময়ের ৭২ ঘণ্টা পূর্বে অবশ্যই কোম্পানীর শেয়ার অফিস অথবা ইমেইল-এ (mohsin@bbspeb.com or saif@bbspeb.com) প্রেরণ করতে হবে।
- ভার্চুয়াল সভায় অংশগ্রহণের জন্য ১৯ ডিসেম্বর, ২০২১ ইং বিকাল ৩:৩০ মিঃ হতে অগ্রিম নিবন্ধন শুরু হবে।
- ভার্চুয়াল সভার নিবন্ধন ও অংশগ্রহণ প্রক্রিয়া কোম্পানীর ওয়েব সাইটে www.bbspeb.com-এ পাওয়া যাবে।
- শেয়ারহোন্ডারগণের প্রশ্নাবলী (যদি থাকে) তা বার্ষিক সাধারণ সভার পূর্বেই ইমেইল-এ (mohsin@bbspeb.com or saif@bbspeb.com) পেরণ করতে পারবেন।
- বাংলাদেশ সিকিউরিটি অ্যান্ড এক্সচেঞ্জ কমিশন-এর নোটিফিকেশন নং-এসইসি/এসআরএমআই/২০০৯-১৯৩/১৫৪, তারিখ ২৪ অক্টোবর, ২০০৩ইং অনুযায়ী বার্ষিক সাধারণ সভায় উপস্থিত শেয়ারহোল্ডারগণ কোন প্রকার উপহার/অন্য কোন সুবিধা পাবেন না।



CORPORATE **DIRECTORY**



Board of Directors

- Engr. Md. Abu Noman Howlader Chairperson
- Engr. Hasan Morshed Chowdhury Managing Director
- Engr. Mohammad Badrul Hassan Director
- Engr. Mohammad Ruhul Majid
 Director
- Mr. Md. Shafiqur Rahman Independent Director
- Mr. Md. Enayet Hossain Independent Director



Executive Committee

- Chairperson
 Engr. Hasan Morshed Chowdhury
- Head of all Departments
- Secretary of the Committee
 Engr. Ferdaus Khan (AGM-CSD)



Audit Committee

- Chairperson
 Mr. Md. Shafigur Rahman
- Member
 Mr. Md. Enayet Hossain
 Engr. Mohammad Ruhul Majid
- Secretary of the Committee Mohammad Mohsin (CS)



Nomination and Remuneration Committee

- Chairperson
 Mr. Md. Shafiqur Rahman
- Member
 Mr. Md. Enayet Hossain
 Engr. Mohammad Ruhul Majid
- Secretary of the Committee Mohammad Mohsin (CS)



Risk Management Committee

Chairperson

Engr. Mohammad Ruhul Majid

Member

Engr. Hasan Morshed Chowdhury Engr. Mohammad Badrul Hassan Mr. Md. Shafiqur Rahman

Mr. Md. Enayet Hossain Mr. Md. Mamun Howlader (CFO)

(3

Secretary of the Committee Mohammad Mohsin (CS)



Environment & Social Responsibility Committee

Chairperson

Mr. Md. Enayet Hossain

Member

Mr. Md. Shafiqur Rahman Engr. Mohammad Ruhul Majid

Secretary of the Committee Mohammad Mohsin (CS)



Company Secretary

Mohammad Mohsin



Chief Financial Officer

Md. Mamun Howlader



Head of Internal Audit

Md. Parves Alam



Listed with Stock Exchanges

- Dhaka Stock Exchange Ltd.
- Chittagong Stock Exchange Ltd.

STATUTORY AUDITORS

Fames & R Chartered Accountants

CORPORATE GOVERNANCE COMPLIANCE AUDITOR

Itrat Husain & Associates

LEGAL ADVISOR

Mr. Jahirul Islam Khan, Advocate

BANKERS OF THE COMPANY

United Commercial Bank Ltd. NRB Commercial Bank Ltd. Duch-Banlga Bank Ltd.

CORPORATE OFFICE

Configure Bepari Tower (3rd Floor), GA-64, Progoti Shoroni Middle Badda, Dhaka-1212. Tel: +88-02-222294771 Fax: +88-02-222260772 E-mail: info@bbspeb.com

REGISTERED OFFICE

Web: www.bbspeb.com

Factory Premises, Jaina Bazar, Telehate, Sreepur, Gazipur.

SHARE OFFICE

Configure Bepari Tower (4th Floor), GA-64, Progoti Shoroni Middle Badda, Dhaka-1212. Tel: +88-02-222294771 Fax: +88-02-222260772

CHITTAGONG OFFICE

Kader Tower (6th Floor) 128, Jubilee road, Chittagong.

FACTORY

Jaina Bazar, Telehate, Sreepur, Gazipur.



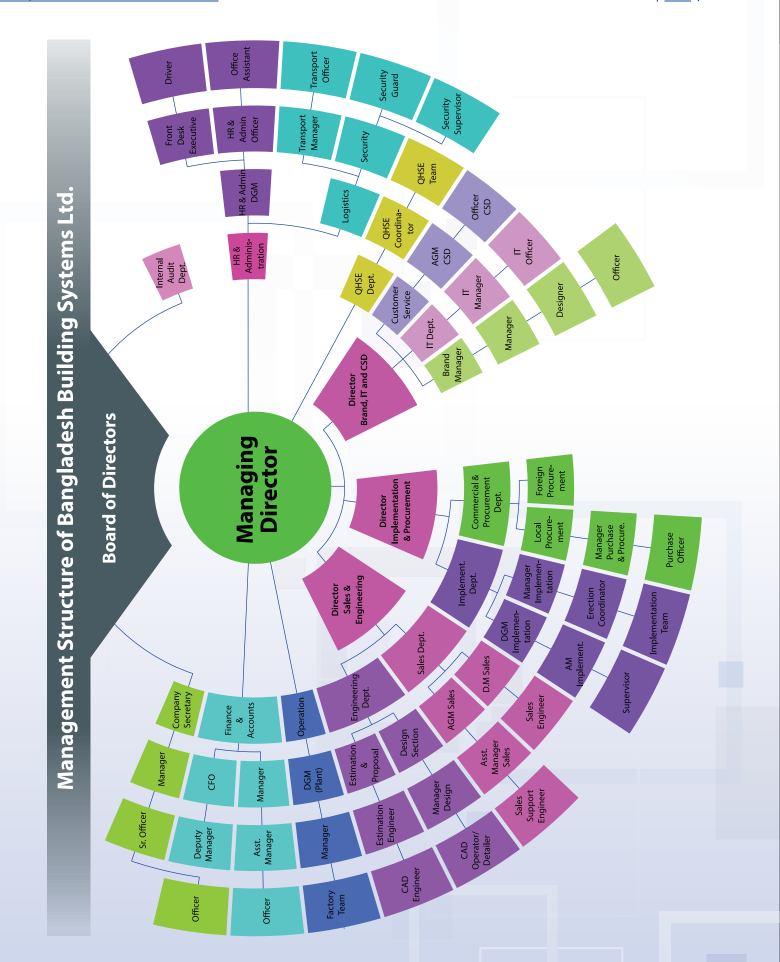
/// KEY MANAGEMENT PERSONNEL ///



Key Management

- Engr. Hasan Morshed Chowdhury Managing Director
- Mohammad Mohsin
 Head of Corporate Affairs & Company Secretary
- Md. Mamun Howlader
 Chief Financial Officer
- Engr. Md. Badrul Hasan DGM, Implementation
- Gazi Shabbir Hasan DGM (HR & Admin)
- Md. Shahadath Hossain AGM, Sales
- Engr. Ferdaus Khan
 AGM, Customer Service
- Md. Harisuzzaman Asst. General Manager (Prod)
- Engr. Mahfuz Ahmed Sr. Manager (Design)
- Md. Habibur Rahman Ripon Sr. Manager, (Com. & Proc.)
- Md. Parves Alam
 Head Of Internal Audit & Compliance
- Md. Shakhawat Hossain Manager RM
- Mr. Tarun Kanti Ghosh Manager (Operation)









CUSTOMERS

We live up the expectations of a responsible organization by contributing to the improvement in the quality of life of our customers through outstanding product & services.



EMPLOYEES

We respect each other as individuals and encourage while providing opportunities for career

OUR CORPORATE VALUES

SHAREHOLDERS

We provide a reasonable return to our shareholders while safeguarding their investment.

SUPPLIERS
We develop our suppliers
to be partners in progress
and share our growth
with them.

COMPETITORS

and recognize their contribution to the market value.

COMMUNITY

by conforming to the ethics of our country responsibility of the less fortunate.









INTRODUCTION:

Bangladesh Building Systems Ltd. (BBSL) is a leading manufacturer of quality Pre-Engineered Steel Building especially in the Industrial & Commercial Sector in Bangladesh. BBSL steel construction products are typically made of steel and are used primarily to strengthen, support and connect joints in Industrial and commercial construction projects. The Company's steel construction products enhance the safety and durability of the structures in which they are installed and can save time and labor costs. Pre-engineered steel construction products contribute to structural integrity and resistance to seismic, wind and other forces. BBSL is the benchmark for the Pre-Engineered Steel Building Manufacturers of Bangladesh.

On 30 October, 2010 the Company registered itself as Public Limited Company under the Companies Act, 1994. The Company is listed with two burses like Dhaka Stock Exchange Ltd. (DSE) and Chittagong Stock Exchange Ltd. (CSE) in Bangladesh. BBSL designs its products in compliance with the latest and building codes (IBC 2006, BNBC 2006, AISC 2005, AWS 2006) equipped with state of the art machinery and technology, including fully automated, sub-merged arc welding lines from USA.

VISION-MISSION

"A winning industrial Leader Creating Superior Values for Business & Community" Winning the confidence and trust of markets and stakeholders is inherently built in the nature. Industrial leadership and competence takes us beyond manufacturing and into other industries. Business and Community are joint beneficiaries of our superior value creation towards mutual posterity.

MOISSIW Non-Yashi

CORPORATE ROLE

BBSL ripens and ropes the vision and strategic alleyway of its business through common strategic initiatives and its functions of Accounts & Finance, Engineering, Implementation, Administration and Human Resources, Information Technology, Corporate Communications, Legal and Corporate Affairs & Share department and Factory management as well. Its aims are closely drawn to achieve the following strategic ends:

- (a) A pledge to new product development through the use of state-of-the-art technology and the consolidation of IT environments;
- (b) Upkeep of the premier quality reassurance standards, replicated in a range of transnational quality certifications;
- (c) The persistent expansion and development of transnational markets, while sustaining governance in the home market of Bangladesh;
- (d) Nvestment in training and career development for employees;
- (e) The sales and Marketing employees are further to an Emerging Markets & South Asia promotion and Marketing Code which has become firmly established as the cornerstone of performance with integrity value;
- (f) Key managers of the company went different professional institutions and rigorous training and workshop of embedding the BBSL value name "Quality First".

INDUSTRY AND MARKET TRENDS

Based on trade periodicals, participation in trade and professional associations and communications with governmental and quasi-governmental organizations, Private Sectors and with customers and suppliers, BBSL believes that a variety of events and trends have resulted in significant developments in the markets that BBSL serves. The Company's products are designed to respond to increasing demand resulting from these trends.

Natural disasters throughout the world have focused attention on safety concerns relating to the structural integrity of large buildings. In this fact, Government of our Country is thinking to build-up the sophisticated Buildings with Pre-Fabricated Steel. In the long run, the demand of the Steel Building will be visible in every sector. In this regard, BBSL uses sophisticated software to facilitate the design and marketing of its product systems.

Besides that the industry is subject to significant volatility due to real estate market cycles, fluctuations in interest rates, the availability or lack of credit to builders, developers and consumers, inflation rates, weather and other factors and trends.



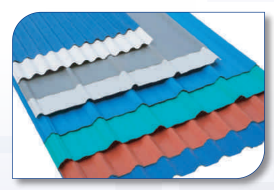
BUSINESS STRATEGY

Bangladesh Building Systems Ltd. designs, manufactures and sells products that are of high quality and performance, easy to use and cost effective for customers. The Company provides rapid delivery of its products and prompt engineering and sales support. BBSL intends to continue efforts to increase market share in PEB product by maintaining frequent contact with customers, as well as private organizations that provide information to building code officials, both to inform them regarding the quality, proper installation, capabilities and value of products and to update them about product modifications and new products that may be useful or necessary. To attract new customers, we also intend to continue to sponsor seminars to inform architects, engineers, contractors and building officials on appropriate use, proper installation and identification of our products and to continue to invest for advertisements, utilizing social media to connect and engage with customers and to help them do their jobs more efficiently.

Based on its communications with customers, engineers, architects, contractors and other industry participants, BBSL believes it has strong brand-name recognition, which will assist in the acceptance of new products in current and new markets, both domestic and international.

The Company's long-term strategy is to develop, acquire or invest in product lines or businesses that have the potential to increase the Company's earnings per share over time and that-

- Trading of Roof Sheets & Purlin
- Trading of Purlin





PRODUCTS

BBSL manufactures and markets building products (Pre Engineered Steel Building) and is a recognized brand name in Industrial and commercial applications. This type of product is called a customized product. The availability of the production or finished goods depends on the Customer order.

WHAT WE DO

BBSL is able to offer a complete process of high-quality steel structure, including: consultancy, design, fabrication, erection, and after-sales services. This integrated production process will bring to our customers huge advantages of an optimal solution, high-quality products and perfect customers services.





APPLICABLE DESIGN CODE

We follow applicable design code as given below:



DRAWING, DESIGN & DETAILING SOFTWARE

We use the following drawing, design & detailing software.



- STAAD Pro (V8i)
- TEKLA (18)
- Auto CAD
- BOCAD

MATERIAL SPECIFICATIONS

Material Specifications						
Below are BBSL standard material specifications that will be used in the project No. Components Specifications Strength						
1			'			
	Built-up ASTM A572 Grade 50 / Q355 / Q345B or Equivalent		· ·	$F_y = 34.5 \text{ kN/cm}^2$		
2	Hot Rolled	Tubes	Q235B / SS400/ SPHC/ Q195	$F_y = 32.5 \text{ kN/cm}^2$		
		Channels	Q235 / SS400/ Q345B	$F_y = 35.5 \text{ kN/cm}^2$		
3	Cold Formed		ASTM A653M GR. 50, Z275 Zero or	$F_y = 34.5 \text{ kN/cm}^2$		
			Regular Spangle, AFP, Galvanized			
4	Wall, Roof & Liner Panel		ASTM A792M, Grade 340/ 550, AS 1397/IS 15961,	$F_y = 34.5 \text{ kN/cm}^2$		
			ZL01, AZ 150, SMP/SPE/SDP/RMP			
5	Mezzanine Deck Panel		ASTM A792M / ASTM A653 / SGC440 / SGH440 /S350GD/	$F_v = 34.5 \text{ kN/cm}^2$		
			Q345B or Equivalent, Grade 50, Coating Z275. Galvanized			
6	X-Bracing	Rods	ASTM A36 or equivalent	$F_y = 23.5 \text{ kN/cm}^2$		
		Angles	ASTM A36 or SS 400	$F_y = 23.5 \text{ kN/cm}^2$		
		Cable	6x37+IWRC	T.S. = 1770 N/mm ²		
7	Anchor Bolts		ASTM A36 or equivalent and Grade 60 or Equivalent	$F_v = 23.5 \text{kN/cm}^2 \text{c}$		
				T.S. = 620 N/mm ²		
8	Nut, Bolt & Washer	Bolt	DIN 933, Grade 8.8. Electro galvanized	$F_{\rm t} = 30.3 \; {\rm kN/cm^2}$		
		Nut	DIN 934, Grade 8.0. Electro galvanized			
		Washer	DIN 125. Electro galvanized			
9	Shear Stud		ISO 13918			



SALES AND MARKETING

BBSL sales and marketing programs are implemented through its Central Sales and Marketing. Mass advertisement is not required for this product. The brand name "BBS" is much more popular to the Customers in this sector. The sales force maintains close working relationships with customers, develops new business, calls on architects, engineers and building officials in different programs. The Team dedicates substantial resources to customer service. And Engineers not only design and test products, but also provide engineering support for customers. Based on its communications with customers, BBS believes that its products are important to its customers' businesses, and it is Company's policy to ship products within a few days of receiving the order, with many of the orders shipped the same day.

The Major & regular customers are ACI Group, Afil Group, Akij Group, Basundhara Group, Bengal Group, Beximco Pharmaceuticals Ltd., British American Tobacco (Bd.) Ltd., BSRM Group, DADA Group, Energypac Power Generation Ltd., Envoy Group, EON Group of Industries, Epic Garments (EPZ), Esquire Group, Fakir Group, Gazi Group, GBB Group, Grameen Phone Ltd., Hamim Group, ICDDRB, Ifad Group, Incepta Pharmaceuticals Ltd., JIT Group, Kazi Farms Group, Incepta Pharmaceuticals Ltd., Lafarge Surma Cement, Lira Group, Marico Bangladesh Ltd., Max Industries Ltd., Meghna Group, Mondol Group, Mongla Port Authority, Nasir Group, Nafco Group, Nassa Group, Nortex Textile Mills Ltd., NR Group, Opex Group, OTOBI, Palmal Group, Paragoan Group, Partex Group, Perfetti Van Melle (Bd.) Ltd., Patromax Cylinder Ltd., Pran RFL Group, Prantik Group, Rangs Group, Runner Group, San Group, Square Group, Standard Group, STS Group, Thermax Group, Tosrifa Industries Ltd., Unilever BD Ltd., Urmi Group, Vitacan Industries Ltd., Viyellatex Group, Well Group, Youth Group and others.

MANUFACTURING PROCESS

BBS designs and manufactures most of its standard products. It has concentrated on making itsmanufacturing processes as efficient as possible without compromising the quality or flexibility necessary to serve the needs of its customers. The Company has developed and uses automated manufacturing processes. Its innovative manufacturing systems and techniques have allowed it to control manufacturing costs, even while developing both new designed and products that meet customized requirements and specifications.

Manufacturing process has three separate stages to manufacture three main constituting components including:

Primary Members: Colum, Beam **Secondary Members:** Purlin, Door

Sheets: Roof sheet, wall cladding, flashing & others

Primary Members include the process of Cutting, Hole Punching, Assembling, Welding and connection details welding, Surface cleaning and painting etc.

Secondary Members include the process of Forming, Hole punching and painting

Sheets include the process of all kinds of steel panels are rolled from the high-quality steel, zincalume-coated cold-rolled steel with undercoat painting.

COMPETITION

BBSL faces a variety of competition in all of the markets in which it participates. This competition ranges from large national or international corporations to small regional manufacturers. While price is an important factor, BBSL also competes on the basis of quality, breadth of product line, proprietary technology, technical support, availability of inventory, service (including custom design and manufacturing), field support and product innovation. As a result of differences in structural design and building practices and codes, our markets tend to differ by region. Within these regions, BBSL competes with companies of varying size, several of which also distribute their products nationally or internationally.









RAW MATERIALS

The principal raw material used by Hot rolled coil, Cold rolled Coil, MS Plate, Sheets and accessories etc.

The Company's practice is to seek cost savings and enhanced quality by purchasing from a limited number of Local and Foreign suppliers. The steel industry is highly cyclical and prices for the Company's raw materials are influenced by numerous factors beyond SST's control, including general economic conditions, competition, labor costs, foreign exchange rates, import duties, raw material shortages and trade restrictions. The steel market continues to be dynamic, with a high degree of uncertainty about future pricing trends.



The Company's sales are seasonal and cyclical. Operating results vary from quarter to quarter and with economic cycles.

ENVIRONMENTAL, HEALTH AND SAFETY MATTERS

The Company is subject to environmental laws and regulations governing emissions into the air, discharges into water, and generation, handling, storage, transportation, treatment and disposal of waste materials. The Company believes that it has obtained all material licenses and permits required by environmental, health and safety laws and regulations in connection with the Company's operations and that its policies and procedures comply in all material respects with existing environmental, health and safety laws and regulations.

EMPLOYEES AND LABOR RELATIONS

As on 30th June, 2021, full-time employees and workers of the Company were 684 nos. The Company believes that it's overall compensation and benefits for the most part meet industry averages and that its relations with its employees are good. The Company benefits its employees by Provident Fund, WPPF and Two Festival Bonus etc.

AVAILABLE INFORMATION

The Company's all information are available in the website "www.bbspeb.com" and also the websites of the Stock Exchanges. Printed copies of any materials will also be provided as per policy on request.







/// MESSAGE FROM CHAIRPERSON ///





Message from Chairperson

Review Of The Year

During the year 2020-2021, the world economy was slowing down due to many factors including massive impact on travel and trade from the Corona Virus (COVID-19) on it spread around the world. Crucially, it is too soon to know when this unfortunate pandemic will end and the full impacts, so widely and deeply felt, will be overcome. The disease has disrupted all level of the nation's workforce in all industries. It is essential to suppress the pandemic, the same time fostering progress on a nation and as global citizen gracefully. Probably, it will take long time to get back to a more normal situation during which the Company will continue to work relentlessly for the wellbeing of its employees, communities, shareholders and families.

We have generated lower revenue, operating profit due to facing some challenges in the domestic industrial sector in general and the construction industry in particular with a difficult economic atmosphere. In the Financial year 2020-2021, the Company generated the Revenue Tk. 939.04 million, net profit of Tk. (36.12) million, net worth Tk. 2,322 million. Furthermore, Earning Per Share (EPS) stands to Tk. (0.22), Net Asset Value Per Share Tk. 14.26 and Net Operating Cash Flow Per Share (NOCFPS) Tk. 1.77. For more details on the Company's operational and financial performance for the year under review, please refer to Management Discussion & Analysis which can be found on pages 30 to 36 of this Annual Report.

In view of the current financial position of the Company, the Board has recommend 2% cash dividend for the financial year ended 30 June 2021 which will be placed before shareholders for approval. The Board will continue to assess the Company's capital structure based on the goals and strategies as well as the financial position. The Company is trying to recover the financial strength overcoming COVID-19 pendemic situation for year coming ahead.

You would be happy to know that your Company holds 16.09% (30,904,500 number of shares) holding of BBS Cables Ltd. which also contributes in increasing the profit of the Company. Total capitalization of the Shares Tk.1,956 million as on 30th June, 2021. We are entitled to receive 10% cash & 5% stock from the Associate.

On behalf of my colleagues on the Board, I wish to pay special tribute to each and every one of our employees who has remained loyal and dedicated to the Company and continue to persevere during the year. To the Management Team, I would like to express my utmost appreciation for their dedication and unrelenting commitment to steer the Company and to make sure the sustainability of the Company.

I would like to express my appreciation to various parties who had given BBSL their utmost support. Our sincere gratitude to valued shareholders for their continuous faith and confidence in us all these years. Our sincere thanks also to our financiers, clients, business partners, consultants and the regulatory authorities for their unwavering support and co-operation.

I would also like to express my appreciation to my esteemed colleagues on the Board for your wise counsel, astute financial insight and broad strategic thinking. I look forward for your continued enthusiasm, wisdom and co-operation in guiding the Company through the challenges in the year ahead. With that being said, let us together work hand-in-hand towards our goal to enhance the performance and value of Bangladesh Building Systems Ltd. Finally I expect good health and safe living of all.

Thank you,

Engr. Md. Abu Noman Howlader

Chairperson



/// CERTIFICATION ///





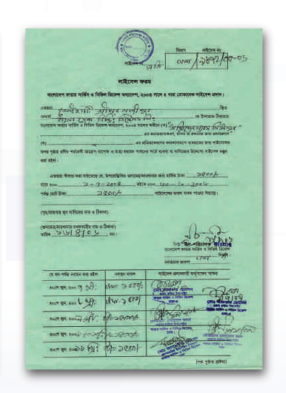






/// CERTIFICATION ///









PROFILE OF BOARD MEMBERS





ENGR. MD. ABU NOMAN HOWLADER Chairperson

Engr. Md. Abu Noman Howlader is the Chairperson and holds the Non-Executive position of the Company. He was born in Bhola district in 1973. He completed his B.Sc. in Mechanical Engineering from the Bangladesh University of Engineering Technology (BUET). As a key visionary founder of this Company, he has a very strong background in scientific research engineering technology. To explore the great potential of such a high tech project requires leadership with cutting edge knowledge in relevant technology. Mr. Noman has that sort of potential leadership to lead this Company into the high tech industrialization era of Bangladesh.

He was awarded "কবি নজরুল স্বর্ণ পদক-২০১১", Business Asia Award as a "Best Entrepreneur of the year 2010-2011". He was awarded "National Business Award" arranged by The Financial Mirror, Golden Pen Awarded by Bangladesh Trade Catalogue.

He is also awarded as "Asia's Greatest Leader 2018" by Asian Business and Social Forum, Singapore. Mr. Noman has been nominated as Commercially Important Person (CIP) from Ministry of Industries for his contribution to the country's economy by establishing industries and creating employment opportunities.

He is the corporate member of Dhaka Chamber of Commerce & Industry (DCCI), Uttara Club, Bangladesh Electrical Association, Electrical Merchandise & Manufacturing Association, All Community Club, Banani Club, Capital Recreation Club Ltd. and Gulshan Runners Society. He is also the Member of Bangladesh Malaysia Chamber & Commerce & Industry, Turkey Bangladesh Chamber of Commerce and National Association of Small & Cottage Industries of Bangladesh. He was also the President of Steel Building Manufacturing Association of Bangladesh (SBMA).

He is an honorable Chairperson of BBS Cables Ltd. which is a renowned Company of Cables Industry in Bangladesh and also the Chairman of Nahee Aluminum Composite Panel Ltd., Nahee SS Pipes Industries Ltd., Nahee Geo-Textile Industries Ltd., Dynamic Cars Ltd., BBS Distributions Ltd., Helix Wire & Cables Industries Ltd., BBS Readymix Ltd., BBS Metallurgic Industries Ltd., BBS Cables (Unit-2) Ltd., BBS Media Ltd., BBS Electirc Industries Ltd. and BBS Infrastructure Ltd.

Mr. Noman is the Founder of Abdul Hannan Howlader Secondary School, Donor Member of Karimganj Secondery School and Telehate Higher Secondery School.





ENGR. HASAN MORSHED CHOWDHURY Managing Director

Engr. Hasan Morshed Chowdhury is the Managing Director of Bangladesh Building Systems Ltd. He is a Civil Engineer who completed his graduation from the Bangladesh University of Engineering Technology (BUET). He was born in 1972 in Gaibandha district.

He started his professional career in "Multi-Build" under the Management of Jonson Control-USA. In his service under Multi-Build, he worked in Singapore, Sri Lanka & India. He gained valuable experience by getting training on "Building Management System, Air Conditioning System, Fire Protection System & Safety Issue" under direct supervision of an USA expert Professor Mr. John. He is a fellow member of IEB. He is the Member of All Community Club (ACCL), Capital Recreation Club & Uttara Club.

He is the Director of BBS Infrastructure Ltd., BBS Metallurgic Industries Ltd., BBS Readymix Ltd., Xiamen Reflective Insulations Ltd., BBS Distributions Ltd., BBS Cables (Unit-2) Ltd., Helix Wire & Cables Industries Ltd., BBS Media Ltd. and BBS Cables Ltd. which is a renowned Company of Cables Industry in Bangladesh.





ENGR. MOHAMMAD BADRUL HASSAN Director

Engr. Mohammad Badrul Hassan is a Director and holds the Non-Executive position of the Company. He was born in 1975 in Noakhali district. He is a Graduate in Civil Engineering from I.I.T. Kanpur, India in 1997. He completed Masters in Advanced Engr. Management from the Bangladesh University of Engineering Technology (BUET).

He is also the honorable Managing Director of BBS Cables Ltd. He is the Director of Xiamen Reflective Insulations Ltd., BBS Cables (Unit-2) Ltd., BBS Metallurgic Industries Ltd., Helix Wire & Cables Industries Ltd., BBS Readymix Ltd., BBS Infrastructure Ltd., BBS Media Ltd. and BBS Electirc Industries Ltd.

He took various business related professional courses at home and Abroad.

He is also the Member of All Community Club (ACCL), Uttara Club, Army Golf Club, Baridhara Cosmopolitan Club, Capital Recreation Club, Rotary Club & the Malaysia Chamber of Commerce & Industry.

ENGR. MOHAMMAD RUHUL MAJID Director

Engr. Mohammad Ruhul Majid is a Director and holds the Non-Executive position of the Company. He is a Civil Engineer who completed his graduation from the Bangladesh University of Engineering Technology (BUET). He was born in 1972 in Chittagong district.

He started his professional career as a site supervisor in "Jamuna Bridge Project" under Hyundai Corporation in 1996. During his service in "Jamuna Bridge Project", he was awarded "Best Supervisor" in safety matter.

He is a Fellow Member of IEB. He was awarded "Best Organizer" of CESA, BUET in 1996. He is also the Member of BUET Graduate Club, Engineers Club Jatara, All Community Club (ACCL), The Capital Recreation Club Ltd., Army Golf Club and Uttara Club Ltd.

Mr. Ruhul is the Director of BBS Infrastructure Ltd., Xiamen Reflective Insulations Ltd., BBS Metallurgic Industries Ltd., BBS Cables Ltd., BBS Cables (Unit-2) Ltd., Helix Wire & Cables Industries Ltd., BBS Readymix Ltd., BBS Distributions Ltd., BBS Media Ltd. and BBS Electirc Industries Ltd. He is also the Chairman of Reyes Ltd.







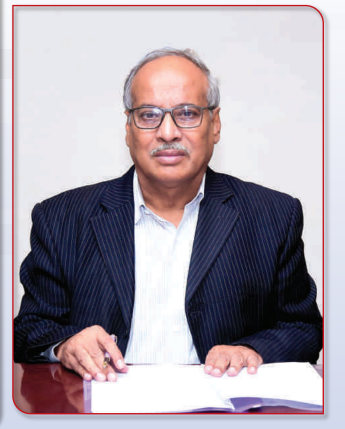
MD. SHAFIQUR RAHMAN Independent Director

Mr. Md. Shafiqur Rahman is Accounting graduate from Dhaka University. He was born in Comilla district. He is the Ex-Managing Director of Social Islami Bank Ltd. He completed his S.S.C and H.S.C from Comilla Zilla School and Comilla Victoria College respectively. He started his professional service as a Senior Officer (on probation) in Sonali Bank Ltd. from 1977 to 1986. He worked as Principal Officer and Senior Principal Officer, Branch In-charge at Sonali Bank Ltd. from 1986 to 1992. After that he worked as Assistant General Manager in Sonali Bank Ltd. at Foreign Exchange department from 1992 to 1997. He worked as Deputy General Manager and branch in-charge in Sonali Bank Ltd. from 1997 to 2003. After that he worked as General Manager in Agrani Bank Ltd. from 2003 to 2008. He also gathered banking knowledge from different banks like Jamuna Bank Ltd., Southeast Bank Ltd., Islami Bank Ltd. and Agrani Bank Ltd. Therefore, for accelerating his banking knowledge, he started his work with Social Islami Bank Ltd. from November 2012 to January 2017. He has taken local and foreign training program from different Institutions. The local training program would be Probationary Officer's Foundation Course at Sonlai Bank Staff College, Dhaka, Management Information Systems at Bangladesh Management Development Centre (BMDC), Personal & Interpersonal Dynamics at Bangladesh Institute of Bank Management (BIBM), Intensive TOFEL Course at Notre Dame College, Account & Micro Economics at BIBM. His foreign training program would be International Trade Finance at BHF Bank Germany, Trade Finance & Cash Management in North Asia SCB Singapore, Client Seminar, AMEX Germany, Correspondent Banking Workshop, SCB China, and Client Services, AMEX New York.

MR. MD. ENAYET HOSSAIN

Independent Director

Mr. Md. Enayet Hossain was born in January 01, 1956 in Barguna District. He completed his Masters' Degree in Arts from Dhaka University. He also completed Diploma in Banking, Fellowship in Valuation and Management (WCO), Brussels. He is Retd. Member of Custom, Excise & VAT (NBR) & Ex-officio Additional Secretary (IRD). He passed BCS Examination in 1982 & Joined in Bangladesh Civil Service in 1983. He worked as Assistant Commissioner, Deputy Commissioner, Joint Commissioner and Additional Commissioner in different Commissionerates of Custom, Excise and VAT. He was former director at VAT Intelligtence, Audit & Investigation. He was commissioner of Bond commissionerate from 1999 to 2003 & Commissioner of Dhaka South & North, Rajshahi, Sylhet Commissionerate from 2003 to 2009. He was the member of NBR at Administration, Excise & VAT (Policy and Implementation and IT) from 2010 to 2015. He was also President of Appellate Commissionerate, CEVAT, Dhaka for 02 years. He has taken local and foreign training program from different institutions. The local training programs were foundation training in PATC and CETA and foreign training programs were Intellectual Property Rights, Wpo, Geneva, Switzerland; Border Securities Arranged by Home Land Security, USA; Custom and VAT Modernization, Wallington New Zealand; Transaction Value Arranged by ADB, Singapore: Pre-shipment in Tokyo, Japan, Sydney & Melbourne, Australia, Jakarta, Indonesia, Cape-Town, Jonesburg, South Africa.







MD. MAMUN HOWLADER Chief Financial Officer

Mr. Md. Mamun Howlader is the Chief Financial Officer (CFO) of the Company with over 20 years of experience in Finance & Accounts, Banking, Commercial and Corporate management.

He is a member of the Executive Committee of the Company. He worked in Finance & Accounts department of Silicon View Computer, Speed Builders and Engineers Ltd. Mr. Mamun holds B.Com from National University. He is also the Chairman of the Trustee Board of Workers Profit Perticipation and Welfare Fund of the company.

Mr. Mamun is involved with various social welfare activities.

MOHAMMAD MOHSIN Company Secretary

Mr. Md. Mohsin is the Company Secretary of the Company with over 11 years experience in Business, Finance & Accounts (F&A), Marketing, Capital Market Issues, Commercial, Corporate Governance, Corporate Tax & Corporate Management.

He is also the secretary of the Board Committees of the company. Mr. Mohsin holds BBA in Finance & Banking from MIU and MBA in Finance from East West University (EWU). He is also enrollment with the Chartered Secretaries of Bangladesh.

Mr. Mohsin is the life time member of Bhola Samiti Dhaka and Bhola Resort Dhaka.

He is also the member of APEX Bangladesh (Dhaka North) which is an International welfare organization.







MD. PARVES ALAM Head of Internal Audit & Compliance

Mr. Parves Alam is the Head of Internal Audit & Compliance of the company with 03 years and more than 10 years' experience in Accounting, Auditing & Financing. Previously Mr. Parves Worked with Renowned Group of Companies like Palmal Group of Industries, Pretty Group and Shinest Group.

Mr. Parves Holds BBS (Hon's) and Masters in Management from National University. He Also Completed Chartered Accountancy Course from Amal & Leena Chartered Accountants.

Mr. Parves is a member of the Executive Committee of the Company. He is involved with various social welfare activities.



DIRECTORS' REPORT



Dear Valued Shareholders

ASSALAMU-ALAIKUM,

And Good Morning. On behalf of the Board of Directors and Management, I welcome you all to the 18th Annual General Meeting (AGM) of the Bangladesh Building Systems Ltd. (BBSL). It is my privilege to place before you the operating result, Directors' report together with the Annual Financial Statements of the Company for the year ended 30 June, 2021 along with the report of the auditors thereon for your valued consideration, approval and adoption. The report is generated in compliance with the Companies Act. 1994 and Bangladesh Securities and Exchange Commission Notification No: BSEC/CMRRCD/2006- 158/207/Admin/80, dated: June 03, 2018.

INDEPENDENT DIRECTORS:

The Independent Directors have been appointed in the Board as per the guidelines by BSEC. Two distinguished Independent Directors have been performing their duties and responsibilities efficiently for the greater interest of the company. BBSL is really benefited for their services. Thier details resume are disclosed on page 22 of this Annual Report.

CHAIRPERSON AND MANAGING DIRECTOR:

The Chairperson and The Managing Director of the Company are different individuals. The roles of the Chairperson and the Managing Director are clearly established, set out in writing and agreed by the Board to ensure transperancy and better governance.

CHAIRPERSON:

Engr. Md. Abu Noman Howlader is the Chairperson of the Company. The profile of the Chairperson is disclosed on page 19 of this Annual Report. He is playing role as Non-Executive Director of the Company.

MANAGING DIRECTOR:

Engr. Hasan Morshed Chowdhury has been appointed as Managing Director of the Company by the Board of Directors of the Company for five years, Dated: August 12, 2018. The profile of the Managing Director is disclosed on page 20 of this Annual Report.

THE DIRECTORS REPORT TO SHAREHOLDERS ON:

INDUSTRY OUTLOOK AND POSSIBLE FUTURE DEVELOPMENTS IN THE INDUSTRY:

The detials of Industry outlook and future developments in the Industry are disclosed on page 36 of this Annual Report.

SEGMENT OR PRODUCT WISE PERFORMANCE:

Bangladesh Building Systems Ltd. is a pre-engineered steel building manufacturer. Business activities of BBSL are not recognized on the basis of differences in products and services or variations in geographical areas of operations. BBSL has been manufacturing the steel structure in its factory and when the structure has left the factory BBSL recognized that the product has sold out. Basically, BBSL has to sale a package to its potential buyers. So no need to show the performance of segment-wise or product wise performance.

RISKS AND CONCERNS:

Every business faces uncertainties or risks in its operating environment, which, if not managed and mitigated, would not only disrupt the achievement of its strategic and operational objectives but may also cause losses that could result in financial and reputational loss as well. As with other co-existing companies, Bangladesh Building Systems Ltd.'s business is also exposed to diverse risks that arise both from internal as well as external fronts. The Company has always been prepared for issues stemming from competing markets, operational issues, legal knots, interest and exchange rate volatilities and potential changes in policies at the national or global level. However, BBSL has a befitting risk management policy and a periodic monitoring system to address the concerns and uncertainties that are likely to hit the Company's business activities, operations, liquidity and financial position for future performances. This aspect is discussed in the "Risk Factors & Management Perception" section of the Annual Report on page 40-42.



DISCUSSION ON COST OF GOODS SOLD, GROSS PROFIT MARGIN AND NET PROFIT MARGIN:

The details of COGS, Gross Profit Margin and Net Profit Margin are disclosed on page 32 of this Annual Report.

MANAGEMENT DISCUSSION AND ANALYSIS

The details of management discussion and analysis are disclosed on pages 30-36 of this Annual Report.

DISCUSSION ON CONTINUITY OF ANY EXTRA-ORDINARY GAIN OR LOSS:

During the year, there is no any extra ordinary gain or loss in the business.

BASIS FOR RELATED PARTY TRANSACTIONS:

Detailes of the related party transaction has been given of this annual report on page 116.

UTILIZATION OF PROCEEDS FROM PUBLIC ISSUES, RIGHTS ISSUES AND/OR THROUGH ANY OTHERS INSTRUMENTS:

Utilization of proceeds from public issues is subject to previous accounting year and it was complied accordingly. Company had no unutilized IPO fund since 2014. The Company is maintaining a stable financial performance.

SIGNIFICANT VARIANCE BETWEEN QUARTERLY AND ANNUAL FINANCIAL STATEMENTS:

The Company has registered a significant variance between quarterly and annual financial statements for the year ended 30th June, 2021 compared to the Financial Statements for the year ended 30th June, 2020.

The Revenue for Q1, Q2, Q3, Q4 and annually for the year ended 30th June, 2021 has been increased/(decreased) by -29%, 42%, 12%, 56% and 7% subsequently compared to Q1, Q2, Q3, Q4 and annually for the year ended 30th June 2020 due to effects of COVID-19 pandemic and also increase the demand of customers.

The Gross profit and profit after tax fluctuate during the year due to effect of COVID-19.

REMUNERATION TO DIRECTORS INCLUDING INDEPENDENT DIRECTORS:

Directors were remunerated as per the decision of the Board and a detailed report of the Directors' Remuneration is disclosed on page 116 of this annual reoprt.

DIRECTORS' DECLARATION AS TO FINANCIAL STATEMENTS:

The Board of Directors are also pleased to make the following declarations in their report:

- a) The financial statements prepared by the management of the Company fairly presents its state of affairs, the result of its operations, cash flows and changes in equity;
- b) Proper books of accounts of the Company have been maintained;
- c) Appropriate accounting policies have been consistently applied in preparation of the financial statements and that the accounting estimates are based on reasonable and prudent judgment;
- d) International Accounting Standards and International Financial Reporting Standards as applicable in Bangladesh have been followed in preparation of the financial statements and any discrepancies have been adequately disclosed;
- e) The system of internal control is well structured and has been effectively implemented and monitored;
- f) There are no significant doubts upon your Company's ability to continue as an ongoing concern basis;
- g) Significant deviations from last year in operating results of the Company are highlighted and the reasons have been explained in financial results and profit appropriation;
- h) Significant plans and decisions, such as future prospects, risks and uncertainties surrounding the Company has been outlined under the relevant captions of this report;

SYSTEM OF INTERNAL CONTROL:

The company maintains a sound internal control system which gives reasonable assurance against any material misstatement of loss. Details of the internal control is stated on pages 38-39 of this annual report.

GOING CONCERN:

While approving the financial statements, the Directors have made appropriate enquires and analyzed significant operating and indicative financials which enabled them to understand the ability of the Company to continue its operations for a foreseeable future. The Directors are convinced and have a reasonable expectation that the Company has adequate resources and legal instruments to continue its operations without interruptions. Therefore, the Company adopted the going concern basis in preparing these financial statements.



OPERATING RESULTS: FINANCIAL PERFORMANCE

Particulars	2020-2021 (Taka)	2019-2020 (Taka)
Turnover	939,042,262	875,876,708
Cost of Goods Sold	(851,179,775)	(794,922,908)
Gross Profit/(Loss)	87,862,487	80,953,800
Operating Expenses	(116,223,830)	(102,914,725)
Operating Profit	(28,361,343)	(21,960,925)
Others Income	7,882,739	94,309,381
Finance Cost	(136,195,642)	(157,747,005)
Net Profit/(Loss) from Operation	(156,674,246)	(85,398,549)
Contribution to WPPF	(1,337,857)	(1,259,524)
Non Operating Income	-	57,937,320
Share of Profit from Associate	149,680,064	186,371,526
Net Profit/(Loss) before Tax	(8,332,039)	157,650,773
Income Tax Expenses	(27,789,825)	(48,913,146)
Net Prifit/(Loss) after Tax	(36,121,864)	108,737,627

KEY OPERATING AND FINANCIAL DATA FOR THE 6 YEARS:

The key operating and financial data as required herein attached on Page 31 of this Annual Report.

CONTRIBUTION TO NATIONAL EXCHEQUER:

During the year the Company has contributed BDT 211.81 million to the National Exchequer as Income Tax and also deposited Customs Duty and Value Added Tax.

APPROPRIATIONS OF NET PROFITS:

The Directors are present the financial results for the year 2020-2021 and recommend the following appropriations: During the year 2020-2021, net profit/(loss) after tax of the company was amounting to Tk. -3.61 crore as compared to Tk. 10.87 crore in the year 2019-2020. Keeping these in view of the Directors would like to report the Company's financial results for the year that ended on 30 June, 2021 with the recommendations for appropriation as follows:

	Amount in Crore Taka		
Particulars	2020-21	2019-20	
Net Profit for the year ended 30 June	(3.61)	10.87	
Profit brought forward	72.95	77.60	
Profit available for appropriaition	69.34	88.47	
Appropriations:			
Proposed Stock Dividend	-	7.76	
Proposed Cash Dividend (2%)	3.26	7.76	
Transferred to Retained Earnings	66.08	72.95	

DIVIDEND:

The company follows a prudent dividend policy. It considers a fair return to the shareholders while ensuring that the profits retained are invested in the business for expansion, growth and higher profitability. The management feels that a fair return should be given to the shareholders from the earnings, therefore 2% cash dividend are being recommended for consideration and approval by the Shareholders in the AGM.

JUSTIFICATION OF DIVIDEND

The Board of Directors' has recommanded 2% cash dividend for the year ended on 30th june, 2021. Cosidering the unrised price hike of raw materials and liquidity crisis.

OPERATION OF ASSOCIATE COMPANY

The only associate of the Company is BBS Cables Ltd. where the Company has invested 200 million and holding 16.09% of equity. BBS Cables Ltd. is a renowned company in Bangladesh. Both the operating and financial performance of the Company were as expected. The Company has earned net profit of Tk.930.38 million for the year ended June 30, 2021. Earnings per share was Tk.4.84, Net Asset Value per share was Tk. 33.50 and Net Operating Cash flow per share was Tk.3.64. The Board of the Company has recommended 5% Stock and 10% Cash Dividend for the year ended 30 June, 2021.



INTERIM DEVIDENT:

No bonous share or stock divident has been declared as interim devident during the period by the board of directors of the company.

BOARD, BOARD MEETINGS AND ATTENDANCE:

There are six Directors of the Board up to the year end 2020-2021. In the year 2020-2021 a total no. of 10 Board Meetings were held. Details of the Board, Board Meetings and Attendance are disclosed on page 47 of this Annual Report.

PATTERN OF SHAREHOLDINGS:

The pattern of Shareholding is disclosed in the Annexure- D and Page no 65 of this Annual Report.

DIRECTORS' RETIREMENT AND RE-APPOINTMENT:

With regard to the appointment, retirement and re-appointment of Directors, the Company is governed by its Articles of Association, the Companies Act. 1994 and other related legislations. Accordingly, the following Director of the Board will retire at this Annual General Meeting. Engr. Mohammad Badrul Hassan and Engr. Mohammad Ruhul Majid are eligible for re-appointment. Brief profile of the Director being proposed for re-appointment is given on page 21 of the Annual Report, which fulfill condition 1(5)(xxiv) of the Corporate Governance Code of BSEC.

CHANGES IN THE BOARD

During the year under review, there is change in the Board. The resignation of Mr. Md. Ashraf Ali Khan from the Directorship of BBSL was accepted by the board with effect from dated: August 12, 2020. Total shareholding of Mr. Md. Ashraf Ali khan was bought by other directors. After that the board is comprised of 6 (Six) Directors.

NON-EXECUTIVE DIRECTORS:

During the period under review, the Board of Directors of the Company is comprised of Six Directors. Among them, Five Directors are Non-Executive and One Director is Executive.

CEO, CS, CFO AND HIAC:

The company appointed Engr. Hasan Morshed Chowdhury as Managing Director/CEO, Mr. Mohammad Mohsin as Company Secretary, Mr. Md. Mamun Howlader as Chief Financial Officer, Mr. Md. Parves Alam as Head of Internal Audit & Compliance (HIAC). The Board of Directors is clearly defined respective roles, responsibilities and duties for each individuals.

ATTENDANCE IN CFO, CS AND HIAC IN THE BOARD MEETING:

In each Board meeting CFO, CS and HIAC were invited and then attended on the Board Meeting and contributed significantly to the Meetings.

BOARD COMMITTEES:

The Board of Directors has formed five sub-committees of the Board:

AUDIT COMMITTEE

The Details of the Audit Committee are disclosed on page 74 in Anexure-E of this Annual Report.

NOMINATION & REMUNERATION COMMITTEE:

The Nomitation & Remuneration Committee as a Sub-Committee of Board has been reformed with the Independent Director as Chairperson and two others Directors as member, the Company Secretary acts as Secretary to the committee. Role of the Nomination & Remuneration committee as per provision of the BSEC regulation have been duly adopted by the Board. The Details of Report of the Nomination & Remuneration Committee are disclosed on page 75-76 in Anexure-F of this Annual Report.

OTHER BOARD COMMITTEES:

Executive Committee, Risk Management Committee, Environment & Social Responsibility Committee have been formed which are disclosed on page 5 of this Annual Report.

FINANCIAL STATEMENTS CERTIFIED BY MD/CEO AND CFO:

The Managing Director and the Chief Financial Officer have certified the Financial Statements after review to the Board and they believed that these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading. Their statement of certification is enumerated in this Annual Report as Annexure-A on page 77.



COMPLIANCE REPORT ON CORPORATE GOVERNANCE GUIDELINES:

As part of its corporate policy, BBSL has always strived to maintain high standards of compliance in corporate governance. The company's corporate governance charter, outlined in the corporate governance charter, governs the way the company will be operated and managed and the process in place to ensure high standards of transparency, accountability and integrity.

COMPLIANCE STATUS:

We are pleased to confirm that the Company has compiled with all necessary guidelines in accordance with the requirement of BSEC Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 dated 03 June 2018. The status of Compliance is attached on pages 51-64 in Annexure-C of this annual report.

The company obtained a certificate from Itrat Husain & Associates, Chartered Secretaries in practice regarding compliance of conditions of corporate governance Guidelines of the Commission, which is enclosed in Annexure-B on page 50 of this Annual report.

EMPLOYEE BENEFITS:

Apart from the salaries and wages paid to the employees, the company offers other benefits as well. This includes Bonus, Provident Fund, Transport Facilities and WPPF fund accordingly in the past years.

MINORITY INTEREST

BBSL believes that good Corporate Governance involves open and trusting cooperation between all stakeholders involved in the Company, including the owners of the Company - the Shareholders. The Board of Directors is committed to ensuring the highest standards of governance designed to protect the interests of all stakeholders, including the rights of its minority shareholders while promoting integrity, transparency and accountability. The Board of Directors shall at all times act in a manner that will be in the best interest of the Company.

APPOINTMENT OF STATUTORY AUDITORS AND CORPORATE GOVERNANCE COMPLIANCE AUDITOR

As per the Companies Act 1994 and the Articles of Association of Bangladesh Building Systems Ltd., the statutory auditors of the Company, "FAMES & R", Chartered Accountants, shall retire at this AGM. The Firm has expressed their willingness to be re-appointed.

As per audit committee's suggestion, the Board recommended "FAMES & R", Chartered Accountants; Address: H-3/1 & 3/2 (Flat-B2), Bijoy Nagar, Dhaka-1000, Bangladesh for reappointment as Statutory Auditors of the Company for the year 2021-2022 and they have conveyed their willingness to accept for reappointment for the said period at the fee of BDT 3 (Three) Lac plus VAT.

In compliance with the BSEC Corporate Governance Code, the Board appointed "ITRAT HOSSAIN & ASSOCIATES", Chartered Secretaries in Practice as Compliance Auditor of the Company at a fee of BDT 60,000/- plus VAT for the year 2021-2022 and the said appointment will be approved by the Shareholders in the ensuing 18th AGM.

ACKNOWLEDGEMENT:

We would like to express our sincere appreciation and thanks to all the honorable members, employees of the Company who exemplified the BBSL spirit of putting the patient and customer first.

The Board also recognizes the contributions received from banks & financial institution, insurance companies, National Board of Revenue (NBR), Bangladesh Securities and Exchange Commission (BSEC), Dhaka Stock Exchange Ltd. (DSE), Chittagong Stock Exchange Ltd. (CSE), Central Depository Bangladesh Limited (CDBL), various Government authorities, suppliers, vendors, customers, end users, different medias and lastly the individuals and agencies who have helped us accomplished what we are today. We are honor bound to continue to uphold this trust that we hold so dear to our heart.

With the support of every one of you and other stakeholders, we excitedly expect even better results in the days coming ahead In-Sha-Allah!

On behalf of the Board,

Mohammad Mohsin

April 100

Company Secretary

Date: October 20, 2021

(Engr. Md. Abu¹Noman Howlader) **Chairperson**

Date: October 20, 2021



MANAGEMENT DISCUSSION AND ANALYSIS FROM MD'S DESK ///





ACCOUNTING POLICIES AND ESTIMATION FOR PREPARATION OF FINANCIAL STATEMENTS

The financial statements of Bangladesh Building Systems Ltd. have been prepared in accordance with International Financial Reporting Standards (IFRS), International Accounting Standard (IAS,)the Companies Act 1994, the Securities and Exchange Rules 1987, relevant guidelines issued by the Bangladesh Securities and Exchange Commission and other applicable laws in Bangladesh. Detail description of accounting policies and estimation used for preparation of the financial statements of the Company are disclosed in the note 3 of the financial statements.

CHANGES IN ACCOUNTING POLICIES AND ESTIMATION

The Company has been following consistant policies and estimation. There are no such changes in Accounting policies or estimation which has material impact on financial statements.

COMPARATIVE ANALYSIS OF FINANCIAL PERFORMANCE, FINANCIAL POSITION AND CASH FLOWS

Major areas of financial performance, financial position as well as cash flows with immediate preceding five years are as follows:

Reported number	2020-2021	2019-2020	2018-2019	2017-2018	2016-2017	2015-2016	
Financial Performance(In million BDT)							
Revenue	939	876	1,631	1,850	2,489	2,365	
Operating Profit	(157)	(85)	128	150	409	370	
Profit befor Tax	(8)	158	364	328	458	352	
Net Profit after Tax	(36)	109	279	247	340	250	
Financial Position (in million BDT)							
Paid-up Capital	1,629	1,552	1,411	1,282	1,166	1,060	
Shareholders' Equity	2,323	2,436	2,328	2,048	1,860	1,556	
Total Assets	4,459	4,549	4,195	3,679	3,584	3,100	
Total liabilities	2,136	2,112	1,867	1,631	1,724	1,544	
Current Assets	2,391	2,639	2,403	2,141	2,182	1,945	
Current libilities	1,502	1,585	1,482	1,357	1,452	1,306	
Non current Assets	2,068	1,910	1,792	1,538	1,402	1,155	
Non current liabilities	634	527	385	274	273	238	
Cash flows (in million BDT)							
Net cash Generated from Operating Activities	289	(103)	49	289	74	203	
Net cash used in investing Activities	(74)	61	(81)	(22)	(246)	(29)	
Net cash used in financing Activities	(215)	56	10	351	205	115	
Financial Ratios							
Current Assets to Current Libility	1.59	1.66	1.62	1.58	1.50	1.49	
Debt to Equity	0.92	0.87	0.80	0.80	0.93	0.99	
Operating Profit Margin	-17%	-10%	8%	8%	16%	16%	
Net Profit Margin	-4%	12%	17%	13%	14%	11%	
Return on Equity	-2%	4%	7%	7%	9%	8%	
Return on Assets	-1%	2%	12%	12%	18%	16%	
Ordinary Share Information							
Ordinary Share outstanding (in Million)	163	155	141	128	117	106	
Face Value per share	10	10	10	10	10	10	
Net Assets Value per Share	14.26	15.7	16.5	15.97	15.95	14.68	
Net Operating Cash Flow per Share	1.77	(0.66)	0.34	2.25	0.64	1.92	
Earning per Share (basic)	(0.22)	0.70	1.98	1.93	2.92	2.36	



REVIEW OF FIANACIAL PERFORMANCE:

REVENUE PERFORMANCE

Total revenue reported in 2020-2021 was BDT 939 million with 7% increase comparatively with previous year.

Amount in Million

Particulars	2020-2021	2019-2020	Change	
REVENUE	939	875	7%	

COST OF GOODS SOLD (COGS)

Amount in Million

Particulars Particulars	2020-2021	2019-2020	Change	
COGS	851	795	7%	

For the year ended 30th June, 2021 cost of goods sold was Tk. 851 million which was Tk. 795 million for comparative year.

GROSS PROFIT MARGIN

Λm	ount	in	плін	lion
AIII	oun	ш	IVIIII	поп

Particulars Particulars	Particulars 2020-2021		Change	
Gross Profit	88	81	9%	
GP Margin	9.36%	9.94%		

For the year ended 30th June, 2021. Gross profit was Tk.88 million which was TK.81 million in previous year. The gross profit margin was 9.36% which was 9.94% in previous Year.

NET PROFIT MARGIN

Amount in Million

Particulars	2020-2021	2019-2020	Change
Net Profit	-36	109	-133%
NP Margin	-3.85%	12.41%	

Net Profit has stood Tk.-36 million which was Tk.109 million in previous year. Net profit margin was -3.85% in 2020-21 which was 12.41% in previous year.

BALANCE SHEET

Total assets decreased by Tk.89.41 million in current year.

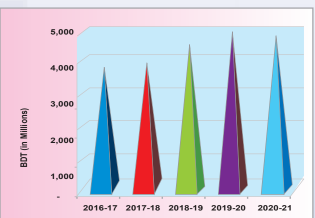
Total liabilities increased by Tk.24 million in current year.

Total equity decreased by Tk.114 million in current year mainly for payment of cash dividend and net loss during the year.

Graphical Presentation of Revenue (05 Years)

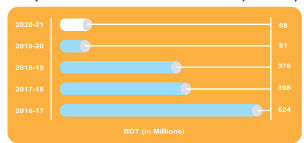
Graphical Presentation of Total Assets (05 Years)





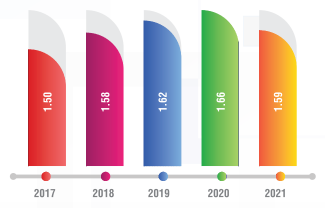


Graphical Presentation of Gross Profit (05 Years)



Graphical Presentation of Profit after Tax (05 Years)





Current Ratio of Last Five Years

FINANCIAL PERFORMANCE OF PEER INDUSTRY:

DOMINAGE STEEL BUILDING SYSTEMS LTD.								
Operational Results:	2015-2016							
Turnover	565,252,592	631,432,785	588,793,470	520,609,155	498,339,161			
Gross Profit	167,748,405	195,772,070	185,215,085	149,206,852	141,455,082			
Profit After Tax	92,274,403	96,718,216	90,117,426	98,073,036	94,534,899			
EPS	1.42	1.83	1.94	2.41	2.32			
Net Asset Value (NAV)	21.23	19.81	-	-	-			
Net Operating Cash Flow	4.78	5.40	-	-	-			

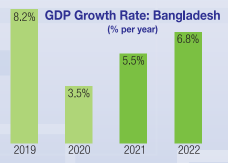
FINANCIAL AND ECONOMIC SCENARIO OF BANGLADESH

According to World Bank's report, Bangladesh has an impressive track record of growth and poverty reduction. It has been among the fastest growing economies in the world over the past decade, supported by a demographic dividend, strong ready-made garment (RMG) exports, and stable macroeconomic conditions. Continued recovery in exports and consumption will help growth rates pick up to 6.4 percent in fiscal year 2021-22.

Bangladesh tells the world a remarkable story of poverty reduction and development. From being one of the poorest nations at birth in 1971 with per capita GDP tenth lowest in the world, Bangladesh reached lower-middle-income status in 2015. It is on track to graduate from the UN's Least Developed Countries (LDC) list in 2026. Poverty declined from 43.5 percent in 1991 to 14.3 percent in 2016, based on the international poverty line of \$1.90 a day (using 2011 Purchasing Power Parity exchange rate). Moreover, human development outcomes improved along many dimensions.

CHALLENGES

Bangladesh, like other countries, faces the daunting challenge of fully recovering from the COVID-19 pandemic which has constrained economic activities and reversed some of the gains achieved in the last decade. The COVID-19 pandemic decelerated economic growth in 2020. The pace of poverty reduction slowed down, exports declined, inequality increased across several dimensions and the poverty rate in 2020 increased to 18.1 percent from 14.4 percent. Nevertheless, strong remittance inflows and a rebound in export market has helped the economy to start recovering gradually.



Source: Asian Development Bank.



To recover fully and achieve its growth ambitions of achieving upper-middle income status, Bangladesh needs to address the challenge of containing COVID-19. Vaccinating the population will reduce the incidence of the disease and mortality and enable the full resumption of economic activities. Bangladesh also needs to address the challenge of creating jobs/employment opportunities through a competitive business environment, increased human capital and skilled labor force, efficient infrastructure, and a policy environment that attracts private investments.

Other development priorities include diversifying exports beyond the RMG sector; deepening the financial sector; making urbanization more sustainable and strengthening public institutions. Addressing infrastructure gaps would accelerate growth and reduce spatial disparities in opportunities across regions and within cities. Addressing vulnerability to climate change and natural disasters will help Bangladesh to continue to build resilience to future shocks. Pivoting towards green growth would support the sustainability of development outcomes for the next generation.

GLOBAL ECONOMY:

As per World Bank observation, The global economy is expected to expand 5.6% in 2021, the fastest post-recession pace in 80 years, largely on strong rebounds from a few major economies. However, many emerging market and developing economies continue to struggle with the COVID-19 pandemic and its aftermath, the World Bank says in its June 2021 Global Economic Prospects.

Despite the recovery, global output will be about 2% below pre-pandemic projections by the end of this year. Per capita income losses will not be unwound by 2022 for about two-thirds of emerging market and developing economies. Among low-income economies, where vaccination has lagged, the effects of the pandemic have reversed poverty reduction gains and aggravated insecurity and other long-standing challenges.

Among major economies, U.S. growth is projected to reach 6.8% this year, reflecting large-scale fiscal support and the easing of pandemic restrictions. Growth in other advanced economies is also firming, but to a lesser extent. Among emerging markets and developing economies, China is anticipated to rebound to 8.5% this year, reflecting the release of pent-up demand.

Emerging market and developing economies as a group are forecast to expand 6% this year, supported by higher demand and elevated commodity prices. However, the recovery in many countries is being held back by a resurgence of COVID-19 cases and lagging vaccination progress, as well as the withdrawal of policy support in some instances. Excluding China, the rebound in this group of countries is anticipated to be a more modest 4.4%. The recovery among emerging market and developing economies is forecast to moderate to 4.7% in 2022. Even so, gains in this group of economies are not sufficient to recoup losses experienced during the 2020 recession, and output in 2022 is expected to be 4.1% below pre-pandemic projections.

BUSINESS RISKS:

The Company recognizes that it may be exposed to certain anticipated or known risks that may have a material effect on its operations, performance, financial condition and liquidity.



In line with Bangladesh Securities and Exchange Commission's Corporate Governance Code disclosure requirements, the risks and strategies to mitigate such risks are discussed below:

Risk Category	Description of Risk	Possible Consequences	Mitigation Measures
External	State of the PEB Industry	A decline in project tenders / offers: A decline in revenue as the award of work orders slow down Reduced operational expenditure(Opex) and capital expenditure(Capex) by clients	 Continuously be engaged with clients on upcoming projects/work orders Increase the client base and explore other opportunities Innovate to remain competitive Diversify into other industries to reduce over reliance on a single industry Reduce Opex and Capex as well as restructure loans and improve cash flow management
	Competition from existing competitors	Loss of businessLoss of market shareLower margins and profits	 Retain and employ a qualified and competent team to deliver a high-quality performance Ensure close rapport and healthy relationships with clients Provide competitive rates to clients Explore and invest in new technologies Provide better facilities, equipment and higher specifications
Regulatory	Non- compliance with rules and regulations of the Prime Regulators	 Fines / penalties imposed by the authorities Loss of operating license Additional costs incurred to comply with 	 Constant monitoring to ensure safety of security is not compromised Manual monitoring by individual departments (for any changes and updates) Close liaison with the local authorities Establishment of a dedicated department to handle compliance matters
Financial	Inability to recover long- standing debts	 Bad debts Tight cash flow which may adversely affect cash flow Additional costs to recover debts 	 Ensure credit checks are conducted Conduct monthly credit meetings to review collections Ensure close monitoring and follow up with Management Initiate legal action where appropriate
Customer	Dependency on preferred customers	 Limited revenue base Risk of single contract default Key customer requests for discounts and cost reductions that affect margins 	Ensure participation in bids for other customers Ensure participation in other business segments Ensure business diversification into other industries
	Obligated to contracted rates during the low price environment	 Financial impact Higher costs from vendors/suppliers Potential losses Unable to deliver on the project 	 Bulk orders to lower the cost Price agreement with vendors for the long term Renegotiate term of contracts Direct negotiations with vendors Encourage multi-tasking
Suppliers	Non- compliance with the procurement process	 Integrity at risk Decline in profit margins/financial losses Overpriced tender submissions may result in losing bids Delays on project execution and completion of projects 	Ensure existing SOPs are strictly adhered to conduct regular meetings and audits amongst procurement and the PMT (documented) Ensure monthly reports by procurement on the Material Service List is completed prior to staff leaving the organization.



INDUSTRY OUTLOOK AND POSSIBLE FUTURE DEVELOPMENTS IN THE INDUSTRY

The steel industry is one of fastest growing industrial sector in Bangladesh. The industry has emerged as a major contributor to the national economy meeting total local requirements and manufacturers are saving billions of dollars in foreign exchange. Steel structured buildings now have a strong hold in Bangladesh's construction sector. The main competitive advantage of this industry over the more traditional RCC building construction is the amount of time it saves.

The Pre-engineered steel Industry is mostly involved in building: High rises, Multi-storey Buildings, industries, Workshop, Warehouse Housing, Training Center, Gymnasium, Basket ball Court, Swimming pools, Markets, Shopping center, Bus Station, Police station, Border Posts, Grain storage, Steel framed commercial buildings and Waste/recycling facilities, commercial showrooms, distribution centers, restaurants, CNG stations, Fruit and vegetable Storage, Cold Storage, Equipment storage, Military Applications, Aircraft Hanger etc.

Presently, the annual demand for prefabricated steel buildings in Bangladesh is around 01 Lac MT valuing BDT 14,000 million. Local companies meet around 85%-90% of the demand and the rest is imported. We are trying to grow up rapidly by recovering the business challenges

LAST FIVE YEARS GROWTH OF THE PEB INDUSTRY:

Year	Amount in Crore (Approx.)	% of Growth
2016-2017	1037	32%
2017-2018	1400	35%
2018-2019	1250	-11%
2019-2020	720	-42%
2020-2021	610	-15%



FUTURE PROSPECT OF THE INDUSTRY:

The Government of Bangladesh has taken initiative to develop some emerging sectors rapidly like Airport, Cantonment, Power Plant, Karnafully Tunnel, Nuclear Power Plant, Metro Rail, Inter-district Railway Expansion where Pre-fabricated steel Industry has remarkable opportunity to participate in these area of works. At present, Bangladesh Building Systems Ltd. is supplying materials to Rooppur Nuclear Power Plant of Pabna District in Bangladesh.

The Major competitors are PEB Steel Allince Ltd, Mcdonald, Steel Mark Ltd., Sarker Steel and other companies.

Forecast for Company's Operation: Besides a lot of challenges in the economy of the Country, Bangladesh Building Systems Ltd. has plan to increase the holding of Major market share of the Industry. In this regard, the Company may go for further expansion of the project. The



Company may include additional product line with the existing product which may take a long time for execution.

IN APPRECIATION

The Board and Management of Bangladesh Building Systems Ltd. are grateful to the many parties who have once again played a part in helping us remain committed amidst a highly challenging year. Our sincere appreciation goes to our valued shareholders, customers and business partners for their confidence and belief in us amidst the turbulent times befalling our industry. We believe the worst is over and look forward to gaining some good momentum as we focus our efforts on returning to profitability. We also wish to convey our deep gratitude to our diligent and dedicated staff whose professionalism, perseverance and commitment to excellence helped us get through another testing year.

As we venture forth into a new financial year, BBSL is ready to overcome the challenges and embrace the opportunities before us. We call upon all stakeholders to continue lending us their worthy support as we work together to get back on the pathway to success.

Engr. Hasan Morshed Chowdhury

Managing Director Date: 20-10-2021



CORPORATE SOCIAL RESPONSIBILITIES

BBSL CSR VISION

Bangladesh Building Systems Ltd. (BBSL) supports Corporate Social Responsibility ("CSR") by taking into consideration the impact of our Company's operations on employees, customers, shareholders, communities, other stakeholder and the environment. The following CSR activities are confirmed by the ECSR Committee.

In order to comply with the legislations, BBSL commitment towards CSR extends to the way, the Company conducts its business operations to ensure sustainable social, economic and environmental benefits to the community as a whole.



The management of BBS Limited. distributing relief goods in the Covid-19 pendamic situation.



The Chairperson of the Company inagurated the Tree plantation program



The Chairperson of the Company distributing blankets among vulnerable people



The Chairperson of the Company distributing blankets among vulnerable people



BBSL provides free general medical treatment for workers, staff & rural population.



The Company provides free training to the workers.



SATEMENT ON RISK MANAGEMENT AND INTERNAL CONTROL



The Board of Directors of Bangladesh Building Systems Ltd. ("Board") is committed to maintaining a sound risk management and internal control system. Each business unit or function has implemented its own control processes under the leadership of the Managing Director ("MD") / Chief Executive Officer ("CEO"), who is responsible for good business and regulatory governance. The Board is pleased to provide the following statement outlines the nature and scope of Bangladesh Building Systems Ltd. and it's risk management and internal control for the financial year ended 30th June, 2021.

RESPONSIBILITY

The Board of Directors of Bangladesh Building Systems Ltd.("Board") asserts its overall responsibility for the system of risk management and internal control and for reviewing the adequacy and integrity of the system. The system of internal control covers not only financial controls but also controls relating to operational, governance, risk management, strategy, organizational and compliance with applicable laws, regulations, rules, and guidelines. The Board, through the Board Audit Committee ("BAC") & Risk Management Committee (RMC) recognizes that this system is designed to manage, rather than eliminate, the risks of not adhering to the Company's policies and to identify, assess and respond to risks to achieve the organization's goals and objectives within the risk tolerance to as-low-as reasonably-practicable ("ALARP") established by the Board and Management. Therefore, the system provides realistic approach and solution, but not absolute against nature or Act of God, assurance against the occurrence of any material testimonial, forfeiture or deception.

The Board confirms that there is a continuous process of reviewing and reporting the adequacy and integrity of the Company's system of risk management and internal control to provide reasonable assurance in safeguarding shareholders' investments, Company's assets and other stakeholders' interests. The process is regularly reviewed by the Board through the BAC & RMC and accords with the guidelines for directors on internal control, the Statement on Risk Management and Internal Control:

KEY INTERNAL CONTROL PROCESS

In order to ensure Regulatory Compliance, Transparencies, prevent Conflict-of-Interest, Health, Safety, Security and Environment Protection, the Company's risk management framework and internal control system comprises the following key processes:

1. Control Environment

1.1 Board Committees

The Board acknowledges that ensuring sound governance requires effective and direct interaction among the Board, Management, Internal and External Auditors. The Board, in ensuring effective discharge of its responsibilities is assisted by the Board Committees namely the BAC, Board Nomination and Remuneration Committee ("BNRC"), Risk Management Committee, Executive Committee and Environment and Social Responsibility Committee.

1.2 The Board Audit Committee & Risk Management Committee

Matters of risk are overseen by the Audit Committee ("AC") and the Risk Management Committee ("RMC"), who are supported by an internal audit function. The Committees are responsible for overseeing the financial reporting process, evaluating internal and external audit processes and reviewing risk management and internal control processes.

1.3 Operating structure with clearly defined lines of responsibility and delegated authority

The operating structure includes defined delegation of responsibilities to the committees of the Board and the management team.

2. Risk Management

- **2.1** Risk management is regarded by the Board to be an integral part of the business and operations. Management is responsible for creating a risk awareness culture, educate with the necessary knowledge of risk management and revise regularly of Risk tools and procedures. They also have the responsibility for managing risks and internal control associated with the operations and ensuring compliance with applicable Laws, Regulations and Requirements.
- 3. Risk Management Framework ("RMF")
- **3.1** The Company has put in place a Risk Management Framework with the aim of providing a consistent approach to risk and facilitating a reasonably accurate perception of acceptable risk by all employees. The framework essentially outlines the risk management governance and structure, processes, accountabilities as well as responsibilities throughout the organization. The process is as follows:



The Board, via its AC, regularly reviews the results of this process. This includes reviewing mitigating measures taken by the Management through the actions of the RMC to address key risk areas.



CONTROL ACTIVITIES

- 1. Policies, Procedures and Limits of Authority
- 1.1 Well defined Financial Limits Of Authority ("FLOA") on all financial commitments for each level of management within the Company and clearly documented internal policies, standards and procedures are in place to ensure compliance with internal controls and relevant laws, Regulations and Requirements and regularly updated to reflect changing risks or resolve operational deficiencies. Regular reviews are performed to ensure that documentation remains current and relevant.
- 2. Strategic Business Planning, Budgeting and Reporting
- 2.1 Regular and comprehensive information provided by management for monitoring of performance against strategic plan, covering all key financial, investment and operational indicators.

On a quarterly basis, the Managing Director reviews with the Board on all issues covering, but not restricted to, strategy, performance, resources and standards of business conduct; detailed budgeting process established requiring all business units to prepare budgets annually which are discussed and approved by the Board; and effective reporting systems which expose significant variances against budgets and plan are in place to monitor performance.

- 3. Insurance and Physical Safeguard
- 3.1 Adequate insurance and physical safeguard on major assets in place to ensure that the assets of the Company are sufficiently covered against any liabilities that will result in material damage, claim or losses.
- 3.2 A yearly policy renewal exercise is undertaken by Management to review the coverage based on the current fixed asset register and the prevailing market price for the same or similar item, where applicable. The underwriter also assists by conducting a risk assessment, which helps the Company to assess the adequacy of the intended coverage.

INFORMATION AND COMMUNICATION

- 1. Timely communication of relevant information such as the Company's achievement and changes with regard to corporate and organizational structure and policies and procedures, enabling employees to focus on and perform their responsibilities effectively.
- 2. The Heads of operating Departments within the Company also participate in business dialogue programs with Senior Management of the Company to discuss on strategies and challenges faced towards achieving the business goals and objectives.

MONITORING

1. Management Visit

Directors and Senior Management conduct regular visits to project sites, customers and business partners' offices to review the Company's operations and gain better understanding to facilitate cognizant in decision making capability.

2. Internal Audit Function

In order to ensure that the internal controls system is viable and robust, periodic examination of business process and the internal controls procedures and processes by the Internal Audit function to monitor and review the effectiveness and efficiency of the system of internal control. Reports on the reviews carried out by the Internal Auditor are submitted on a regular basis to the management and the BAC& RMC.

3. Performance Management

In order to nurture the quality and competencies of employees, continuing education, training, seminar and development programs are emphasized to enable employees to discharge their duties effectively.

Progressively, employees' performance are measured according to the sets of key performance indicators aligned to their functions as assigned to them in which they are expected to accomplish.

REVIEW OF STATEMENT BY EXTERNAL AUDITORS

Based on their review, the external auditor have reported to the Board that nothing has come to their attention that cause them to believe that this Statement is inconsistent with their understanding of the process the Board has adopted in the review of the adequacy and integrity of internal control of the Company.

The external auditors are also not required to consider whether the processes described to deal with material internal control aspects of any significant problems disclosed in the annual report will, in fact, remedy the problems.

CONCLUSION

For the financial year under review, based on inquiry, information and assurance provided by the Managing Director and the Chief Financial Officer, the Board is of the opinion and to the best of its knowledge that the system of internal controls and risk management processes are adequate and sound to provide reasonable assurance in safeguarding the shareholders' investments, the assets and other stakeholders' interests as well as in addressing key risks impacting the business operations of the Company. There was no major internal control weakness identified which may resulted in any material loss or uncertainty that would require disclosure in this annual report.

Engr. Mohammad Ruhul Majid

Chairperson of the Committee



/// RISK FACTORS & MANAGEMENT PERCEPTIONS ///

The factors described below may conceivably materially affect investors' decisions as investment in equity shares involves a high degree of risk. Bangladesh Building Systems Ltd. (BBSL) is operating in a locally competitive industry involving both external and internal factors having direct as well as indirect effects on the investments. Investors should carefully consider all of the information in this report, including the risk factors, both external and internal, and management perceptions enumerated hereunder before making investment decision. If any of the following risks actually occur, their business, results of operations and financial condition could suffer, the trading price of their equity share could decline, and investors may lose all or part of their investment.

INTEREST RATE RISKS

Interest rate risk refers to the likely changes in the cash flows or future value of a firm because of changes in the interest rates in the market. Increase in interest rate increases the cost of borrowed funds for a company in case of floating rate loans. Increase in the interest rate burdens the company with additional financial charges and squeezes the profit of the company.

Management Perception

Interest rate risk is the risk where changes in interest rates of borrowed fund might adversely affect the financial condition of the Company. Interest/financial charges are to be paid against any kind of borrowed fund. Therefore, the fluctuation in the interest/profit rate obviously has an effect on the profitability of the Company. The Management of the Company is well aware of the volatility in the money market of our country. The Company has a very strong equity base with comparatively minimum dependence on bank loan, particularly on short-term fund from the Bank/Financial Institution. We monitor interest rates regularly and borrow money from the Bank/NBFI for the long term when interest rates are low. We keep the borrowings short-term during periods of high interest rates, and then lock in long-term loans when rates go back down. On the other hand, the Management of the Company is emphasizing on reducing our dependence on bank borrowing. Since BBSL borrows for long term from Banks with fixed interest rate and has a strong equity base, the management perceives that fluctuation of interest rate on borrowing would have little impact upon the performance of the company.

EXCHANGE RATE RISKS

Exchange rate risk mainly affects the operating results of those companies mainly dependent on import of raw materials whereas major portion of sales are local. Unfavorable volatility or currency fluctuation may affect the profitability of exchange rate will enhance the profitability of the Company.

MANAGEMENT PERCEPTION

Measuring and managing exchange rate risk exposure is important for reducing a firm's vulnerabilities from major exchange rate movements, which could adversely affect profit margins and the value of assets. An exchange rate change in the currency of denomination of any such contract will result in a direct transaction exchange rate risk to the firm. It is the risk that the Company may suffer losses because of adverse exchange rate movements during a period in which it has an open position in an individual foreign currency. The entire amount of foreign L/C for payments of raw materials is made in foreign currency. If the USD appreciates or Bangladeshi Taka depreciates then the company has to pay additional charge for L/C amount. BBSL has dependency on the foreign market for procurement of raw materials. BBSL is to import some of its raw materials from foreign market, but those raw materials are also available in local market. Depending on the price of raw materials in foreign and local market, foreign currency rate, lead time, foreign currency rate movement etc. we make our decision for procurement of raw materials. However, as a highly profitable company the foreign exchange fluctuation risk is not vital in case of LC retirement.



INDUSTRY AND MARKET RISKS

Industry risks refer to the impact that the country's industrial policy can have on the performance of a specific industry. Market risks are un-diversifiable risks that refer to the risks to an institution resulting from movements in market prices, in particular, changes in interest rates, foreign exchange rates, and equity and commodity prices.

MANAGEMENT PERCEPTION

Any industry is dependent on the policy of government and the international business scenario. BBSL's business operation is not exposed to cross border risks very much. The Government has Industrial policy to develop industrial zones which will ensure sound business environment.

TECHNOLOGY RELATED RISKS

These are the risks associated with the use of modern technology in PEB sector in an efficient manner. Sophisticated technologies define modern desing software and robotic machineries.

MANAGEMENT PERCEPTION

At present, the world is going through technological revolution. Technology always plays a vital role for any business particularly for the enterprise engaged in production activities to ensuring better product quality, providing better services to the customers and minimizing costs of production of the Company. Pre-Engineered Steel Building Manufacturing is a technology-based industry and continuous technological improvement is an integral part of this business. The factory of BBSL established with modern machineries imported from Germany. BBSL is well aware of the need for regular up-gradation and maintenance of machinery and equipment. Moreover, a portion of the fund raised through issuance of shares used to procure new machineries that has increased the productivity and efficiency of BBSL. However, the Company has been using the latest technology and has the provision to cope with the modern technological requirement in future.

CHANGES IN POTENTIAL OR EXISTING GOVERNMENT REGULATIONS

Government regulations are broadly defined as imposition of rules by government, backed by the use of penalties that are intended to modify the economic behavior of firms in the private sector. There are various regulatory instruments in Bangladesh like taxation, quality assurance, price ceilings, rates of return, disclosure of information, standards and ownership ceilings etc.

MANAGEMENT PERCEPTION

The Company operates under Companies Act, government's fiscal policy, Bangladesh Securities and Exchange Commission rules and rules adopted by other regulatory bodies. Any abrupt changes of the policies formed by those bodies may impact the business of the company adversely. However, the Government has been emphasizing on the growth of this industry by providing tax facility and future infrastructure development by Steel Structure.

POTENTIAL CHANGES IN THE GLOBAL OR NATIONAL POLICIES

Global and national policies have huge impact on the performance of business in any sector. Pre-Engineered Steel Building sector is heavily dependent on the other sectors' growth and political situation, both nationally and globally. Any change in these policies may have adverse effects on the profitability of the business.

MANAGEMENT PERCEPTION

Performance of BBSL may be affected by the political and economic instability both in Bangladesh and worldwide. Any instance of political turmoil and disturbance in the country may adversely affect the economy in general. The company can prosper in a situation of political stability and a congenial business environment. Political turmoil and disturbance has a negative impact on the economy as well as the profitability of our company.



OPERATIONAL RISKS

Operational risk arises from improper execution of company's business. This risk can also be summarized as human risk, which occurs due to human error.

MANAGEMENT PERCEPTION

Operational risk is defined as the risk of loss resulting from inadequate or failed internal processes, people and systems or from external events. This includes legal risk but excludes strategic and reputation risk. It is inherent in every business organization and covers a wide spectrum of issues. The Company manages this risk through a control-based environment. This is supported by an independent program of periodic reviews undertaken by internal audit and by monitoring external operational risk events which ensure that the Company stays in line which industry best practice and takes account or lessons learned from publicized operational failures within the STEEL BUILDING manufacturing industry.

The major operational risks are as follows:

- Internal fraud:
- External fraud;
- Employment practices and workplace safety;
- Client, products and business practices;
- Damage to physical assets;
- Business disruption and system failure;
- Execution, delivery and process management.

The Management with a long experience in this trade identified and measured in the following manner:

- Risks are identified with reference to the relevant policy manuals, processes, procedures and practices;
- Accounts are evaluated as per Departmental Control function Check List;
- □ Incident reporting and analysis of causes and actions taken on losses from fraud and control lapses;
- Review of safety and control measures of premises.

Thus, the entrepreneurs and managers, through their insight and knowledge of the market help the company to avoid any such risks.

RISK ASSOCIATED WITH HIGH ACCOUNTS RECEIVABLE

Accounts Receivable of the Company has decreased from Tk. 93.56 to Tk. 77.39 crore considering sales from Tk.87.59 to Tk.93.90 crore during FY June 30, 2020 to 2021. As such, receivable turnover has been increased over the year, which indicating competent of receivable management of the Company.

MANAGEMENT PERCEPTION

Due to increase in market competition, the Company had to sale a significant amount of product in credit. Moreover, due to penetrate in new market areas, the Company had to give credit to the new customers. However, BBSL has developed aggressive recovery plan for efficient receivable management.



CORPORATE GOVERNANCE OVERVIEW ///

CORPORATE GOVERNANCE OVERVIEW STATEMENT

The Board of Directors ("Board") is committed to maintaining a high standard of corporate governance throughout Bangladesh Building Systems Ltd. ("BBSL" or "the Company") to ensure long-term, sustainable business growth while safeguarding the interest of stakeholders and enhancing shareholders' value.

The Board is of the view that good corporate governance is achieved when it is embedded into the organization through a comprehensive approach that involves formalized processes and systems as well as via a culture or spirit that encourages such behaviour and values. The Company's vision and values also serve as a cornerstone in the creation of a strong corporate governance organization.

BOARD RESPONSIBILITIES

BOARD'S LEADERSHIP ON OBJECTIVE AND GOALS

Strategic Aims, Values and Standards

The Board collectively leads and is responsible for the overall performance and affairs of the Company including adherence to a high standard of good governance. All Board members are expected to demonstrate good stewardship and act in a professional manner whilst upholding the core values of integrity and enterprise with due regard to their fiduciary duties and responsibilities.

The Board has the responsibility in leading and directing the Company towards realizing long term objectives and as well maximizing shareholders' value. The Board retains full and effective control of the Company's strategic plans, implementing an appropriate system of risk management and ensuring the adequacy and integrity of the Company's system of internal control.

To ensure the effective discharge of the Board's functions and responsibilities, the Board delegates the day-to-day management of the Company's business to the Management. The Managing Director ("MD") is responsible for the implementation of the Board's decisions and the day-to-day operations of the Company's business and operational efficiency. Non-Executive Directors play a vital check and balance role by challenging and scrutinising the Senior Management's recommendations and proposals in an objective manner and bringing independent judgment to the decision making process at the Board and Board Committee levels.

BROADLY, THE BOARD ASSUMES THE FOLLOWING PRINCIPAL RESPONSIBILITIES IN DISCHARGING ITS FIDUCIARY AND LEADERSHIP FUNCTIONS:-

- a. Reviewing and adopting a strategic plan for the Company, including addressing the Company's business strategies on promoting sustainability;
- b. Overseeing the conduct and evaluation of the Company's business management;
- c. Discussing principal business risks faced by the Company and ensuring the implementation of appropriate internal controls and mitigating measures to address such risks:
- d. Ensuring that all members appointed to the Board are of sufficient calibre, including having in place a process to provide for the orderly succession of the members of the Board;
- e. Responsible for all statutory, regulatory and formal communications to the Company's shareholders, investors or stakeholders; and
- f. Reviewing the adequacy and integrity of the Company's internal control and management information systems, including systems for compliance with applicable laws, regulations, rules, directives and guidelines.





THE BOARD HAS ALSO DELEGATED CERTAIN RESPONSIBILITIES TO THE FOLLOWING BOARD COMMITTEES TO ASSIST IN THE EXECUTION OF ITS RESPONSIBILITIES: -

- a. Audit Committee
- b. Nomination and Remuneration Committee
- c. Executive Committee
- d. Risk Management Committee
- e. Environment and Corporate Social Responsibility Committee

(COLLECTIVELY REFERRED TO AS "BOARD COMMITTEES")

The role of the Board Committees is to advise and make recommendations to the Board. However, the ultimate responsibility for the final decision on all matters lies with the Board. The Chairperson of various committees provide a verbal report on the outcome of their committee meetings to the Board, and any further deliberation is made at the Board level, if required.

THE CHAIRPERSON AND MANAGING DIRECTOR/CHIEF EXECUTIVE OFFICER

The positions of the Chairperson and the Managing Director are distinct and separate to ensure there is a balance of power and authority. The Chairperson of the Board, Engr. Md. Abu Noman Howlader who is a Non-Executive Chairperson, whereas the Managing Director is Engr. Hasan Morshed Chowdhury

The Chairperson is responsible for the leadership, effectiveness, conduct and governance of the Board while the Managing Director has overall responsibility for the day-to-day management of the business and implementation of the Board's policies and decisions.

ROLE OF THE CHAIRPERSON

The Chairperson's primary role is to ensure that the Board is effective in its task of setting and implementing the Company's direction and strategy:

- Providing leadership to the Board
- □ Taking responsibility for the Board's composition and development
- Ensuring proper information for the Board
- Planning and conducting Board Meetings effectively
- Engaging the Board in assessing and improving its performance
- □ Training and developments of the Directors
- Supporting the Managing Director

ROLE OF THE MANAGING DIRECTOR

The Managing Director drives the strategic day-to-day management of the Company.

- Ensure effective implementation of the strategic direction set by the Board
- Develops tangible business targets and goals towards translating Board directives into achievable results.
- Develops and ensure the execution of day-to-day operational strategies together with the Management team.
- Accountable to the Board for the overall Company performance and the observance of Management's limits.
- Acts within all specific authorities delegated by the Board.

COMPETENT COMPANY SECRETARY

The Board is supported by a competent Company Secretary. The Board acknowledges that the Company Secretary plays an important role and will ensure that the Company Secretary fulfils the functions for which he has been appointed. He is partly passed (Professional level-I) of Institute of Chartered Secretary of Bangladesh.

The Company Secretary plays an advisory role in supporting the Board and Board Committees on issues relating to complying with laws, rules, procedures and regulations affecting the Company, particularly Companies Act 1994 and Listing Requirements of Dhaka Stock Exchange Ltd. and Chittagong Stock Exchange Ltd., Company's Constitution and Board Charter.

During the financial year under review, all Board and Committees meetings were properly convened and accurate and proper records of the proceedings and resolutions passed were taken and maintained in the statutory records of the Company.

The Company Secretary also keeps the Directors and Principal Officers informed of the closed period for dealings in the Company's shares. Overall, the Board is satisfied with the service and support rendered by our Company Secretary to the Board in the discharge of his functions.



CHIEF FINANCIAL OFFICER

The Board of Directors has appointed Chief Financial Officer (CFO). He has more than nineteen years of experience of related Field. He is responsible to supervise the Accounts and Financial activities of the Company. The Board has clearly defined the roles, responsibilities and duties.

HEAD OF INTERNAL AUDIT

The Company has a Head of Internal Audit. He is responsible for Internal Control and audit of the Company. The Board has clearly defined the roles, responsibilities and duties. He directly reports to the Audit Committee.

ACCESS TO INFORMATION AND ADVICE

The Board understands that the decision making process is highly dependent on the quality and timing of information being furnished. The Board members have full and unrestricted access to all information concerning the Company's affairs as below:-

- a. The Directors, also have access to the Internal and External Auditors of the company, with or without Management present to seek explanations or additional information.
- b. The Directors, collectively or individually, may seek independent professional advice and information, on a case to case basis, in the furtherance of their duties at the Company's expense, so as to ensure the Directors are able to make independent and informed decisions.
- c. The Audit Committee ("AC") meets with the Management, Internal Auditors and External Auditors regularly to review their audit plans and reports, and obtain updates and observations on internal control system and financial reporting matters.
- d. The Board and/or Board Committees meeting papers are prepared and circulated to the Directors and/or Board Committees at least three (3) days before the Board and Board Committee meetings.

DEMARCATION OF RESPONSIBILITIES

BOARD CHARTER

The Board also reviewed and approved the amendments to the Board Charter and the Code of Conduct ("the Code") for the Company to be in line with the practices in the BSEC. The Board Charter is intended to identify the role, structure and processes related to key governance activities of the Board. It also serves as a reference point for Board activities.

GOOD BUSINESS CONDUCT AND CORPORATE CULTURE

CODE OF ETHICS AND CONDUCT

The Board has adopted the Code which is incorporated in the Board Charter of the Company. The Directors continue to observe the Code based on the code of conduct expected of directors of companies as set out in the Code of Ethics for Company Directors and ensure implementation of corporate accountability standards to support and promote an ethical corporate environment and ensure the compliance of the Code.

The Board will periodically review and assess the adequacy of the Code, and make such amendments to the Code as the Board may deem appropriate.

The Code is available on the Company's website at www.bbspeb.com

WHISTLE BLOWING POLICY

The Board has put in place a Whistle Blowing Policy to provide the appropriate communication and feedback channels to facilitate whistle blowing, as well as to guide and address any reports of wrongdoing under the Code of Conduct and Ethics, including communication through the Company's website. The Whistle Blowing Policy, which is published on the Company's website, sets out the processes for employees or members of the public to report genuine concerns about illegal, unethical or questionable practices in confidence and without the risk or reprisal.

COMPOSITION OF THE BOARD

In line with the Code, the Company is led and managed by a diverse, competent and experienced Board of Directors. The Board comprises of a mix of diverse and suitably qualified individuals who has expertise and experiences within the pre-engineered steel building industry. The presence of Independent Directors ensures that views, consideration, judgment and discretion exercised by the Board in decision making remains objective and independent whilst assuring the interest of other parties such as minority shareholders are fully addressed and adequately protected as well as being accorded with due consideration.



AS PER BSEC NOTIFICATION # BSEC/CMMRCD/2006-158/207/ADMIN/80 DATED: 03 JUNE, 2018. THE BOARD CURRENTLY HAS SIX (6) MEMBERS UNDER REVIEW AS SET OUT IN THE TABLE BELOW:-

Name of Board Members	Designation
Engr. Md. Abu Noman Howlader	Non-Executive Chairperson
Engr. Hasan Morshed Chowdhury Managing Director	
Engr. Mohammad Badrul Hassan	Non-Executive Director
Engr. Mohammad Ruhul Majid	Non-Executive Director
Mr. Md. Shafiqur Rahman	Independent Director
Mr. Md. Enayet Hossain	Independent Director

The Company fulfils the requirement of the Board comprising at least one-fifth (1/5) Independent Directors as per BSEC Corporate Governance code.

TENURE OF INDEPENDENT DIRECTORS

As per BSEC notification # BSEC/CMMRCD/2006-158/207/Admin/80 Dated: 03 June, 2018. the current Independent Directors were appointed for the 1st term for three years.

NEW APPOINTMENT TO THE BOARD

The members of the Board are appointed in a formal and transparent practice as endorsed by the Code. The Nomination and Remuneration Committee ("NRC") scrutinises the candidates and recommends the same for the Board's approval. In discharging this duty, the NRC will assess the suitability of an individual by taking into account the individual's mix of skill, functional knowledge, expertise, experience, professionalism, integrity and/or commitments that the candidate shall bring to complement the Board.

In accordance with the Company's Constitution, one-third (1/3) of the Directors for the time being, or if their number is not multiple of three (3), the number nearest to one-third (1/3), shall retire at the Annual General Meeting ("AGM"), and be eligible for re-election provided that all Directors shall retire at least once in every three (3) years. Directors who are appointed by the Board in the course of the year shall be subject to re-election at the next AGM to be held following their appointment.

The Company is an equal opportunity employer and does not practice discrimination of any form, whether based on age, gender, ethnicity throughout the organization. Appointment of Board and Senior Management are based on objective criteria, merit and besides gender diversity, due regard are placed for diversity in skills, experience, age, integrity and cultural background. Please refer to the Profiles of Directors and Key Senior Managements disclosed in this Annual Report for further information.

NOMINATION AND REMUNERATION COMMITTEE (NRC)

The NRC of the Company comprises the THREE members, all being Non-Executive Directors and majority of whom are Independent Directors. In order to evaluate the Board of Directors and to determine and recommend to the Board about the remuneration of the Directors, Executive Directors and Top Management of the Company which ensures that the remuneration arrangements are designed to attract, retain and motivate the Executive Directors and Top Management needed to run the Company successfully.

The Committee is working as per the code approved by the Board. Company Secretary is the Secretary of the Committee. The activities of the committee during the year are explained at page no. 75-76 of this annual report.

AUDIT COMMITTEE

The Board has formed an Independent Audit Committee comprising of 03 (three) members, all of whom are non-executive Directors having adequate versatile and financial competence as specified in the Terms of Reference (TOR) prescribed by Bangladesh Securities and Exchange Commission(BSEC) duly approved by the Board.

Majority of the AC members are financially literate. The AC has full access to both the Internal and External Auditors who, in turn, have access at all times to the Chairperson of the AC.

The objectives of the AC are, amongst others, to provide additional assurance to the Board by giving an objective and independent review of the Company's financial, operational and internal control procedures. The AC is also tasked with reinforcing the independence of the Company's Internal and External Auditors, thereby ensuring that the auditors have autonomy and independence in their audit process. The details of the Audit Committee is disclosed in the Report of the Audit Committee on page 74 of this Annual Report.



EXECUTIVE COMMITTEE

The Board has formed Executive Committee which is consisting of Managing Director, Two Non-Executive Directors and all Head of the Departments duly nominated by the Board and as per service rules of the Company. The Managing Director, Engr. Hasan Morshed Chowdhury is the Chairperson of the Committee. The Committee is working as per Terms of Reference (TOR) approved by the Board. Mr. Engr. Ferdous Khan, Head of Customer Service Department is the Secretary of the Committee.

RISK MANAGEMENT COMMITTEE:

The Risk Management Committee of the Company of comprising 2 (two) Independent Directors, 2 (two) Non-Executive Director, Managing Director and Chief Financial Officer was established with the primary objective of assisting the Board in the following:

- Overseeing the Company's risk management framework and policies;
- Ensuring that Management maintains a sound system of internal controls and risk management; and
- Determining the nature and extent of significant risks which Management has taken in achieving the Company's strategic objectives.

The Company Secretary is the Secretary of the Committee.

The Company's internal audit function assists the Board and Audit Committee in providing an independent assessment of the adequacy and effectiveness of the Company's internal control risk management and governance processes.

The details of the Risk Management is given in the Statement on Risk Management and Internal Control on pages 38-39 of this Annual Report.

ENVIRONMENT AND CORPORATE SOCIAL RESPONSIBILITY COMMITTEE

The Board of Directors of the Company has formed the Committee for making policy and implementation of Environment and Social Responsibilities. The Committee is comprised of Two Independent Directors and one Non-Executive Director. The Company Secretary is the Secretary of the Committee.

It's one objective is to ensure continuous compliance with all legal environmental requirements and the Company's Health, Safety and Environmental ("HSE") Policy. The Committee is also responsible for monitoring CSR activities and also the management of the Fund. The activities of the Committee is disclosed on page 37 of the Annual Report.

ATTENDANCE OF BOARD AND BOARD COMMITTEES MEETINGS

The Board schedules at least four (4) meetings in a financial year with additional meetings to be convened where necessary. During the FY 2020-2021, the Board met 10 (ten) times where they deliberated and approved various reports and issues, including quarterly financial results of the Company for the announcement to BSEC as well as discussed on the business plans and strategies, major investments, strategic decisions as well as the Company's financial performance.

THE NUMBER OF MEETINGS HELD AND ATTENDED BY EACH MEMBERS OF THE BOARD AND THE BOARD COMMITTEES DURING THE FY 2020- 2021 UNDER REVIEW ARE AS FOLLOWS:-

Types of Meetings	Board of Directors	Audit Committee	Nomination and Remuneration Committee	Executive Committee	Risk Management Committee	Environment & Social Responsibility Committee
Number of Meetings held	10	4	1	12	1	1
Name of Directors			Number of Meeting	s Attended		
Engr. Md. Abu Noman Howlader	10	-	-	-	-	-
Engr. Hasan Morshed Chowdhury	10	-	-	12	1	-
Engr. Mahammad Badrul Hassan	10	-	-	-	1	-
Engr. Mohammad Ruhul Majid	10	4	1	-	1	1
Md. Shafiqur Rahman	10	4	1	-	1	1
Md. Enayet Hossain	10	4	1	-	1	1



IN ATTENDANCE OF CS, CFO & HIAC

The Company Secretary, Chief Financial Officer and Head of Internal Audit & Compliance attended all meetings of the Board of Directors of the Company.

REVIEW THE ADEQUACY AND INTEGRITY OF THE COMPANY'S INTERNAL CONTROL SYSTEMS

The Board is ultimately responsible for the adequacy of the Company's internal control system. Internal control systems throughout the Company are managed by the Internal Audit and Risk Management Department ("IARM"). IARM has jurisdiction to audit any division and to report its findings directly to Managing Director & also members of the Board Audit Committee ("BAC"). Significant findings from the audit reports were highlighted and deliberated on at the BAC meeting. Details of the Company's internal control system and the review of its effectiveness are respectively set out in the Statement on Risk Management and Internal Control and Risk Factor and Management perception of this Annual Report on page 38-42.

MONITOR SUCCESSION PLANNING

The BNRC is entrusted by the Board to ensure effective human capital development, talent retention and succession planning for both the Directors and key management positions in the Company to ensure business continuity.

The BNRC also monitors the performance of the Board, reviews and evaluates the suitability of their experiences to fill any gaps therein.

The succession planning is to ensure all candidates appointed to senior management positions possess the appropriate skills, capabilities and are of high quality. The Board had adopted a Succession Development Plan to ensure that there are platforms in place to provide for the orderly succession of senior management.

Based on the results of FY 2020-2021, the Board agreed that succession planning of the Board and Pivotal position is crucial moving forward. The Board concurred to give more focus on the matter, and the BNRC is to deliberate on it accordingly.

STATUTORY AUDITOR

"Fames & R", Chartered Accountants is the Statutory Auditors of the Company. They have conducted the systematic examination of the books of accounts and records of the Company and ascertain, verify and report based on the facts in connection with the financial operation and the results of the Company. In order to comply the corporate governance code, the Company did not involve its Statutory Auditors to perform the services other than statutory services.

COMPLIANCE AUDIT

In order to make sure the integrity of the corporate governance with accountability for inspiring the confidence of investors, regulators, financier and other stakeholders, Bangladesh Building Systems Ltd. is committed to keep them compliant with the requirements of the Corporate Governance Code issued by Bangladesh Securities and Exchange Commission (BSEC).

The Certificate for the compliance status of BBSL on the conditions of corporate governance code audited by "Itrat Husain & Associates", Chartered Secretaries is enclosed herewith on page 50 of this Annual Report.

GOING CONCERN

At each year end Management of the Company makes assessment of going concern. The Company has adequate resources to continue its operation for the foreseeable future and has wide coverage of its liabilities. The Directors continue to adopt going concern assumption while preparing the financial statements.

DIRECTORS REPORT

The report of the Directors of Board is disclosed on pages 25-29 of this Annual Report as prepared under section 184 of the Companies Act, 1994 and as per Corporate Governance Code by BSEC.



CONFLICT OF INTEREST AND RELATED PARTY TRANSACTIONS

All directors are required to make declarations of their respective interest in transactions at every Board meeting to ensure accountability and ascertain potential or actual conflict of interest in relation to every issue deliberated. The Directors concerned will be advised to abstain from deliberating and voting in relation to relevant resolutions or transactions in which they have conflict of interest at the Board or any general meeting convened.

The Recurrent Related Party Transactions entered into by the Company with its related parties in FY 2020-2021 are set out on pages 116 of this Annual Report.

TRADING ON INSIDER INFORMATION

BBSL Directors and employees who have access to price sensitive information are prohibited from trading in securities based on price sensitive information and knowledge which has not been publicly announced.

During the year, there were no cases reported on any breach of the prohibition.

MINORITY INTEREST:

BBSL believes that good Corporate Governance involves open and trusting cooperation between all stakeholders involved in the Company, including the owners of the Company – the Shareholders. The Board of Directors is committed to ensuring the highest standards of governance designed to protect the interests of all stakeholders, including the rights of its minority shareholders while promoting integrity, transparency and accountability. The Board of Directors shall at all times act in a manner that will be in the best interest of the Company.

WEBSITE OF THE COMPANY

The website of the Company is www.bbspeb.com. It is established with the requirements of the Regulators and also demand of the Customers and Shareholders of the Company. The website contains the details of the Business, profile of Directors and top management, quarterly & annual financial statements, Annual reports, Directors' report, all price sensitive information, details of shareholding, status of compliance and also contact number.





ANNEXURE: B



Report to the Shareholders of Bangladesh Building Systems Limited on

Compliance of Corporate Governance Code

We have examined the compliance status to the Corporate Governance Code by Bangladesh Building Systems Limited for the year ended on June 30, 2021. This Code relates to the Notification No BSEC/CMRRCD/2006-158/207/Admin/80, dated 3 June 2018 of the Bangladesh Securities and Exchange Commission.

Such compliance with the Corporate Governance Code is the responsibility of the Company. Our Examination was limited to the procedures and implementation thereof as adopted by the Management in ensuring compliance to the conditions of the Corporate Governance Code.

This is a scrutiny and verification and an independent audit on compliance of the conditions of the Corporate Governance Code as well as the provisions of relevant Bangladesh Secretarial Standards (BSS) as adopted by Institute of Chartered Secretaries of Bangladesh (ICSB) in so far as those standards are not inconsistent with any condition of this Corporate Governance Code.

We state that we have obtained all the information and explanations, which we have required, and after due scrutiny and verification thereof, we report that, in our opinion:

- The Company has complied with the condition of the Corporate Governance Code as stipulated in the above mentioned Corporate Governance Code issued by the Commission;
- The Company has complied with the provisions of the relevant Bangladesh Secretarial Standards (BSS) as adopted by Institute of Chartered Secretaries of Bangladesh (ICSB) as required by this code;
- Proper books and records have been kept by the company as required under the companies Act, 1994, the securities laws and other relevant laws; and
- The Governance of the company is satisfactory.

Dhaka, 17 November 2021

For Itrat Husain & Associates

Itrat Husain FCMA, FCS Chief Executive

"THE GLASS HOUSE" (13TH FLOOR), 38 GULSHAN AVENUE, GULSHAN-1, DHAKA-1212, BANGLADESH CELL: 01713092222; 01819259703, EMAIL: itratshahed@gmail.com

STATUS OF CORPORATE GOVERNANCE COMPLIANCE



STATUS OF COMPLIANCE WITH THE CORPORATE GOVERNANCE GUIDELINE (CGC) FOR THE YEAR FROM 01 JULY, 2020 TO 30 JUNE, 2021

ANNEXURE-C

Status of compliance with the conditions imposed by the Commission's Notification No.BSEC/CMRRCD/2006-158/207/Admin/80, dated 3 June 2018 issued under section 2CC of the Securities and Exchange Ordinance, 1969:

(Report under Condition No. 9.00)

		Complian		
O a sa aliti a sa			in the	Domonto
Condition	Title		priate	Remarks
No.		colu		(If any)
		Complied	Not Complied	
1.	Board of Directors:-		Complied	
1 (1)	Size of the Board of Directors			The BBSL
. (.)	The total number of members of a company's Board	1		Board is
	of Directors (hereinafter referred to as "Board") shall	$\sqrt{}$		comprised of 6
	not be less than 5 (five) and more than 20 (twenty).			Directors.
1 (2)	Independent Directors			
1 (2) (a)	At least one-fifth (1/5) of the total number of directors			There are two
() ()	in the company's Board shall be independent			Independent
	directors; any fraction shall be considered to the next	\checkmark		Directors in
	integer or whole number for calculating number of			the BBSL
	independent director(s);			Board.
1 (2) (b) (i)	who either does not hold any share in the company or			The
	holds less than one percent (1%) shares of the total			Independent
	paid-up shares of the company;	$\sqrt{}$		Director has
				declared his
				compliance.
1 (2) (b) (ii)	who is not a sponsor of the company or is not			
	connected with the company's any sponsor or director			
	or nominated director or shareholder of the company			
	or any of its associates, sister concerns, subsidiaries	1		Б.
	and parents or holding entities who holds one percent	$\sqrt{}$		Do
	(1%) or more shares of the total paid-up shares of the			
	company on the basis of family relationship and his or her family members also shall not hold above			
	mentioned shares in the company:			
1 (2) (b) (iii)	who has not been an executive of the company in	,		
1 (2) (b) (iii)	immediately preceding 2(two) financial years;	$\sqrt{}$		Do
1 (2) (b) (iv)	who does not have any other relationship, whether			
. (=) (=) (11)	pecuniary or otherwise, with the company or its	$\sqrt{}$		Do
	subsidiary or associated companies;			
1 (2) (b) (v)	who is not a member or TREC (Trading Right			
	Entitlement Certificate) holder, director or officer of	\checkmark		Do
	any stock exchange;			
1 (2) (b) (vi)	who is not a shareholder, director excepting			
	independent director or officer of any member or	$\sqrt{}$		Do
	TREC holder of stock exchange or an intermediary of	V		DO
	the capital market			
1 (2) (b) (vii)	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	$\sqrt{}$		Do
	or audit firm engaged in internal audit services or	•		50
	audit firm conducting special audit or professional			
	certifying compliance of this Code;			



Condition No.	Title	Complied	Not Complied	Remarks (If any)
1 (2) (b) (viii)	who is not independent director in more than 5 (five) listed companies;	٧		Do
1 (2) (b) (ix)	who has not been convicted by a court of competent jurisdiction as a defaulter in payment of any loan or any advance to a bank or a Non-Bank Financial Institution (NBFI); and	٧		Do
1 (2) (b) (x)	who has not been convicted for a criminal offence involving moral turpitude;	٧		Do
1 (2) (c)	The independent director(s) shall be appointed by the Board and approved by the shareholders in the Annual General Meeting (AGM);	٧		
1 (2) (d)	The post of independent director(s) cannot remain vacant for more than 90 (ninety) days; and	٧		No vacancy occurred
1 (2) (e)	The tenure of office of an independent director shall be for a period of 3 (three) years, which may be extended for 1 (one) tenure only:	٧		The independent directors (IDs) are in their 1 st term of office
1 (3) (a)	Independent director shall be a knowledgeable individual with integrity who is able to ensure compliance with financial laws, regulatory requirements and corporate laws and can make meaningful contribution to the business;	٧		The qualification and background of IDs justify their abilities as such
1 (3) (b) (i)	Business Leader who is or was a promoter or director of an unlisted company having minimum paid-up capital of Tk. 100.00 million or any listed company or a member of any national or international chamber of commerce or business association; or	٧		Do
1 (3) (b) (ii)	Corporate Leader who is or was a top level executive not lower than Chief Executive Officer or Managing Director or Deputy Managing Director or Chief Financial Officer or Head of Finance or Accounts or Company Secretary or Head of Internal Audit and Compliance or Head of Legal Service or a candidate with equivalent position of an unlisted company having minimum paid up capital of Tk. 100.00 million or of a listed company;	٧		In practice
1 (3) (b) (iii)	Former official of government or statutory or autonomous or regulatory body in the position not below 5th Grade of the national pay scale, who has at least educational background of bachelor degree in economics or commerce or business or law;	٧		Do
1 (3) (b) (iv)	University Teacher who has educational background in Economics or Commerce or Business Studies or Law;	٧		Do
1 (3) (b) (v)	Professional who is or was an advocate practicing at least in the High Court Division of Bangladesh Supreme Court or a Chartered Accountant or Cost and Management Accountant or Chartered Financial Analyst or Chartered Certified Accountant or Certified Public Accountant or Chartered Management Accountant or Chartered Secretary or equivalent qualification;	٧		Do



Condition No.	Title	Complied	Not Complied	Remarks (If any)
1 (3) (c)	The independent director shall have at least 10 (ten) years of experiences in any field mentioned in clause (b);	٧		Existing IDs are business/corpor ate leader with more than 12 (twelve) years of experience.
1 (3) (d)	In special cases, the above qualifications or experiences may be relaxed subject to prior approval of the Commission.	-	-	N/A
1 (4)	Duality of Chairperson of the Board of Directors and Managing Director or Chief Executive Officer			
1 (4) (a)	The positions of the Chairperson of the Board and the Managing Director (MD) and/or Chief Executive Officer (CEO) of the company shall be filled by different individuals;	٧		Chairperson of the board and CEO are different individuals.
1 (4) (b)	The Managing Director (MD) and/or Chief Executive Officer (CEO) of a listed company shall not hold the same position in another listed company;	٧		
1 (4) (c)	The Chairperson of the Board shall be elected from among the non-executive directors of the company;	٧		
1 (4) (d)	The Board shall clearly define respective roles and responsibilities of the Chairperson and the Managing Director and/or Chief Executive Officer;	V		The roles and responsibilities of the Chairperson of the board and CEO are approved in Board Meeting.
1 (4) (e)	In the absence of the Chairperson of the Board, the remaining members may elect one of themselves from non-executive directors as Chairperson for that particular Board's meeting; the reason of absence of the regular Chairperson shall be duly recorded in the minutes.	٧		
1 (5)	The Directors' Report to Shareholders			
1 (5) (i)	An industry outlook and possible future developments in the industry;	٧		The Director's Report compliance with the guidelines
1 (5) (ii)	The segment-wise or product-wise performance;	٧		Do
1 (5) (iii)	Risks and concerns including internal and external risk factors, threat to sustainability and negative impact on environment, if any;	٧		Do
1 (5) (iv)	A discussion on Cost of Goods sold, Gross Profit Margin and Net Profit Margin, where applicable;	٧		Do
1 (5) (v)	A discussion on continuity of any extraordinary activities and their implications (gain or loss);	٧	•	Do



Condition No.	Title	Complied	Not Complied	Remarks (If any)
1 (5) (vi)	A detailed discussion on related party transactions along with a statement showing amount, nature of related party, nature of transactions and basis of transactions of all related party transactions	٧		The Director's Report compliance with the guidelines.
1 (5) (vii)	A statement of utilization of proceeds raised through public issues, rights issues and/or any other instruments			N/A
1 (5) (viii)	An explanation if the financial results deteriorate after the company goes for Initial Public Offering (IPO), Repeat Public Offering (RPO), Rights Share Offer, Direct Listing, etc;	-	-	N/A
1 (5) (ix)	An explanation on any significant variance that occurs between Quarterly Financial performances and Annual Financial Statements;	٧	-	The Director's Report compliance with the guidelines.
1 (5) (x)	A statement of remuneration paid to the directors including independent directors;	٧	-	DO
1 (5) (xi)	A statement that 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;	٧		DO
1 (5) (xii)	A statement that proper books of account of the issuer company have been maintained	٧		Do
1 (5) (xiii)	A statement that appropriate accounting policies have been consistently applied in preparation of the financial statements and that the accounting estimates are based on reasonable and prudent judgment	٧		Do
1 (5) (xiv)	A statement that International Accounting Standards (IAS) or International Financial Reporting Standards (IFRS), as applicable in Bangladesh, have been followed in preparation of the financial statements and any departure there from has been adequately disclosed;	٧		Do
1 (5) (xv)	A statement that the system of internal control is sound in design and has been effectively implemented and monitored;	٧		Do
1 (5) (xvi)	A statement that minority shareholders have been protected from abusive actions by, or in the interest of, controlling shareholders acting either directly or indirectly and have effective means of redress;	٧		The Director's Report compliance with the guidelines.
1 (5) (xvii)	A statement that there is no significant doubt upon the issuer company's ability to continue as a going concern, if the issuer company is not considered to be a going concern, the fact along with reasons there of shall be disclosed;	٧		The Director's Report compliance with the guidelines.
1 (5) (xviii)	An explanation that significant deviations from the last year's operating results of the issuer company shall be highlighted and the reasons thereof shall be explained;	٧	-	Do
1 (5) (xix)	A statement where key operating and financial data of at least preceding 5 (five) years shall be summarized;	٧		Do
1 (5) (xx)	An explanation on the reasons if the issuer company has not declared dividend (cash or stock) for the year;	Not Applicable		Recommended 2% Cash Dividend



Condition No.	Title	Complied	Not Complied	Remarks (If any)
1 (5) (xxi)	Board's statement to the effect that no bonus share or stock dividend has been or shall be declared as interim dividend;	٧		N/A
1 (5) (xxii)	The total number of Board meetings held during the year and attendance by each director;	٧		The Director's Report compliance with the guidelines.
1 (5)(xxiii)	A report on the pattern of shareholding disclosing the aggregate number of shares (along with name-wise details where stated below) held by:-	٧		Do
1 (5)(xxiii) (a)	Parent or Subsidiary or Associated Companies and other related parties (name-wise details);	٧		Do
1 (5)(xxiii) (b)	Directors, Chief Executive Officer, Company Secretary, Chief Financial Officer, Head of Internal Audit and Compliance and their spouses and minor children (namewise details)	٧		Do
1 (5) (xxiii)(c)	Executives;	٧		Do
1 (5) (xxiii)(d)	Shareholders holding ten percent (10%) or more voting interest in the company (name-wise details);	٧		Do
1(5)(xxiv)	In case of the appointment or reappointment of a director, a disclosure on the following information to the shareholders:-	٧		Do
1(5)(xxiv)(a)	a brief resume of the director	٧		Do
1(5)(xxiv)(b)	nature of his or her expertise in specific functional areas;	٧		Do
1(5)(xxiv)(c)	names of companies in which the person also holds the directorship and the membership of committees of the Board;	٧		Do
1(5)(xxv)	A Management's Discussion and Analysis signed by CEO or MD presenting detailed analysis of the company's position and operations along with a brief discussion of changes in the financial statements, among others, focusing on:	V		Do
1(5)(xxv)(a)	accounting policies and estimation for preparation of financial statements;	٧		Do
1(5)(xxv)(b)	changes in accounting policies and estimation, if any, clearly describing the effect on financial performance or results and financial position as well as cash flows in absolute figure for such changes;	-	-	N/A
1(5)(xxv)(c)	comparative analysis (including effects of inflation) of financial performance or results and financial position as well as cash flows for current financial year with immediate preceding five years explaining reasons thereof;	٧		The Director's Report compliance with the guidelines.
1(5)(xxv)(d)	compare such financial performance or results and financial position as well as cash flows with the peer industry scenario;	٧		Do
1(5)(xxv)(e)	briefly explain the financial and economic scenario of the country and the globe;	٧		Do



Condition No.	Title	Complied	Not Complied	Remarks (If any)
1(5)(xxv)(f)	risks and concerns issues related to the financial statements, explaining such risk and concerns mitigation plan of the company; and	٧		Do
1(5)(xxv)(g)	future plan or projection or forecast for company's operation, performance and financial position, with justification thereof, i.e., actual position shall be explained to the shareholders in the next AGM;	٧		Do
1(5)(xxvi)	Declaration or certification by the CEO and the CFO to the Board as required under condition No. 3(3) shall be disclosed as per Annexure-A ; and	٧		Do
1(5)(xxvii)	(xxvii) The report as well as certificate regarding compliance of conditions of this Code as required under condition No. 9 shall be disclosed as per Annexure-B and Annexure-C .	٧		Do
1(6)	Meetings of the Board of Directors			
	The company shall conduct its Board meetings and record the minutes of the meetings as well as keep required books and records in line with the provisions of the relevant Bangladesh Secretarial Standards (BSS) as adopted by the Institute of Chartered Secretaries of Bangladesh (ICSB) in so far as those standards are not inconsistent with any condition of this Code.	٧		In Practice
1(7)	Code of Conduct for the Chairperson, other Board			
	members and Chief Executive Officer			
1(7) (a)	The Board shall lay down a code of conduct, based on the recommendation of the Nomination and Remuneration Committee (NRC) at condition No. 6, for the Chairperson of the Board, other board members and Chief Executive Officer of the company;	٧		Do
1(7) (b)	The code of conduct as determined by the NRC shall be posted on the website of the company.	٧		Do
2	Governance of Board of Directors of Subsidiary Company.			
2 (a)	Provisions relating to the composition of the Board of the holding company shall be made applicable to the composition of the Board of the subsidiary company	N/A	-	There is no subsidiary company
2 (b)	At least 1 (one) independent director on the Board of the holding company shall be a director on the Board of the subsidiary company;	-	-	N/A
2 (c)	The minutes of the Board meeting of the subsidiary company shall be placed for review at the following Board meeting of the holding company;	-	-	N/A
2 (d)	The minutes of the respective Board meeting of the holding company shall state that they have reviewed the affairs of the subsidiary company also;	-	-	N/A
2 (e)	The Audit Committee of the holding company shall also review the financial statements, in particular the investments made by the subsidiary company.	-	-	N/A
3	Managing Director (MD) or Chief Executive Officer (CEO), Chief Financial Officer (CFO), Head of Internal Audit and Compliance (HIAC) and Company Secretary (CS).			



Condition No.	Title	Complied	Not Complied	Remarks (If any)
3 (1) (a)	The Board shall appoint a Managing Director (MD) or Chief Executive Officer (CEO), a Company Secretary (CS), a Chief Financial Officer (CFO) and a Head of Internal Audit and Compliance (HIAC);	V		The Company has appointed Engr. Hasan Morshed Chowdhury as Managing Director, Mr. Mamun Howlader as Chief Financial officer (CFO), Mr. Md. Mohsin, as Company Secretary (CS), Mr. Md. Parves Alom as Head of Internal Audit and Compliance (HIAC)
3 (1) (b)	The positions of the Managing Director (MD) or Chief Executive Officer (CEO), Company Secretary (CS), Chief Financial Officer (CFO) and Head of Internal Audit and Compliance (HIAC) shall be filled by different individuals;	٧		Do
3 (1) (c)	The MD or CEO, CS, CFO and HIAC of a listed company shall not hold any executive position in any other company at the same time;	٧		In Practice
3 (1) (d)	The Board shall clearly define respective roles, responsibilities and duties of the CFO, the HIAC and the CS;	٧		
3 (1) (e)	The MD or CEO, CS, CFO and HIAC shall not be removed from their position without approval of the Board as well as immediate dissemination to the Commission and stock exchange(s).	٧		
3 (2)	Requirement to attend Board of Directors' Meetings			
	The MD or CEO, CS, CFO and HIAC of the company shall attend the meetings of the Board:	٧		In Practice
3 (3)	Duties of Managing Director (MD) or Chief Executive Officer (CEO) and Chief Financial Officer (CFO)			
3 (3) (a)	The MD or CEO and CFO shall certify to the Board that they have reviewed financial statements for the year and that to the best of their knowledge and belief:	٧		
3 (3) (a) (i)	these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;	٧		
3 (3) (a) (ii)	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;	٧		
3 (3) (b)	The MD or CEO and CFO shall also certify that there are, to the best of knowledge and belief, no transactions entered into by the company during the year which are fraudulent, illegal or in violation of the code of conduct for the company's Board or its members;	٧		
3 (3) (c)	The certification of the MD or CEO and CFO shall be disclosed in the Annual Report.	٧		
4	Board of Directors' Committee. For ensuring good governance in the company, the Board shall have at least following sub committees:			
4 (i)	Audit Committee;	٧		In Practice



Condition No.	Title	Complied	Not Complied	Remarks (If any)
4 (ii)	Nomination and Remuneration Committee.	٧		In Practice
5	Audit Committee			
5 (1)	Responsibility to the Board of Directors.			
5 (1) (a)	The company shall have an Audit Committee as a sub- committee of the Board;	٧		Already in place
5 (1) (b)	The Audit Committee shall assist the Board 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;	٧		In Practice
5 (1) (c)	The Audit Committee shall be responsible to the Board; the duties of the Audit Committee shall be clearly set forth in writing.	٧		In Practice
5 (2) (a)	The Audit Committee shall be composed of at least 3 (three) members;	٧		Do
5 (2) (b)	The Board shall appoint members of the Audit Committee who shall be nonexecutive directors of the company excepting Chairperson of the Board and shall include at least 1 (one) independent director;	٧		The member of the Audit committee is appointed by the Board (there are one non-executive diector and two Independent Directors.
5 (2) (c)	All members of the audit committee should be "financially literate" and at least 1 (one) member shall have accounting or related financial management background and 10 (ten) years of such experience;	٧		All members are qualified as per BSEC's Guideline
5 (2) (d)	When the term of service of any Committee member expires or there is any circumstance causing any Committee member to be unable to hold office before 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 shall appoint the new Committee member to fill up the vacancy immediately or not later than 1 (one) month from the date of vacancy in the Committee to ensure continuity of the performance of work of the Audit Committee;	V		In Practice
5 (2) (e)	The company secretary shall act as the secretary of the Committee;	٧		In Practice
5 (2) (f)	The quorum of the Audit Committee meeting shall not constitute without at least 1 (one) independent director.	٧		In Practice
5 (3) (a)	The Board shall select 1 (one) member of the Audit Committee to be Chairperson of the Audit Committee, who shall be an independent director;	٧		Mr. Md. Shafiqur Rahman, Independent Director is selected as the Chairperson of the Audit Committee (Effective from 28 Sept, 2019)



Condition No.	Title	Complied	Not Complied	Remarks (If any)
5 (3) (b)	In the absence of the Chairperson of the Audit Committee, the remaining members may elect one of themselves as Chairperson for that particular meeting, in that case there shall be no problem of constituting a quorum as required under condition No. 5(4)(b) and the reason of absence of the regular Chairperson shall be duly recorded in the minutes.	٧		In Practice
5 (3) (c)	Chairperson of the Audit Committee shall remain present in the Annual General Meeting (AGM):	٧		In Practice
5 (4) (a)	The Audit Committee shall conduct at least its four meetings in a financial year: Provided that any emergency meeting in addition to regular meeting may be convened at the request of any one of the members of the Committee;	٧		In Practice
5 (4) (b)	The quorum of the meeting of the Audit Committee shall be constituted in presence of either two members or two third of the members of the Audit Committee, whichever is higher, where presence of an independent director is a must.	٧		In Practice
5 (5)	The Audit Committee shall:-			
5 (5) (a)	Oversee the financial reporting process;	٧		In Practice
5 (5) (b)	monitor choice of accounting policies and principles;	V		In Practice
5 (5) (c)	monitor Internal Audit and Compliance process to ensure that it is adequately resourced, including approval of the Internal Audit and Compliance Plan and review of the Internal Audit and Compliance Report;	V		In Practice
5 (5) (d)	oversee hiring and performance of external auditors;	٧		In Practice
5 (5) (e)	hold meeting with the external or statutory auditors for review of the annual financial statements before submission to the Board for approval or adoption;	٧		In Practice
5 (5) (f)	review along with the management, the annual financial statements before submission to the Board for approval;	٧		In Practice
5 (5) (g)	review along with the management, the quarterly and half yearly financial statements before submission to the Board for approval;	٧		In Practice
5 (5) (h)	review the adequacy of internal audit function;	٧		In Practice
5 (5) (i)	review the Management's Discussion and Analysis before disclosing in the Annual Report;	٧		In Practice
5 (5) (j)	review statement of all related party transactions submitted by the management;	٧		In Practice
5 (5) (k)	review Management Letters or Letter of Internal Control weakness issued by statutory auditors;	٧		In Practice
5 (5) (1)	oversee the determination of audit fees based on scope and magnitude, level of expertise deployed and time required for effective audit and evaluate the performance of external auditors;	٧		In Practice
5 (5) (m)	oversee whether the proceeds raised through Initial Public Offering (IPO) or Repeat Public Offering (RPO) or Rights Share Offer have been utilized as per the purposes stated in relevant offer document or prospectus approved by the Commission:			N/A
5 (6)	Reporting of the Audit Committee			



Condition No.	Title	Complied	Not Complied	Remarks (If any)
5 (6) (a)	Reporting to the Board of Directors			
5 (6) (a) (i)	The Audit Committee shall report on its activities to the Board.	٧		Audit Committee informs board periodically through its
				minutes which are placed to the Board meeting.
5 (6) (a) (ii)	The Audit Committee shall immediately report to the Board	on the follo	wing findings	
5 (6) (a) (ii) (a)	report on conflicts of interests;	-	-	N/A
5 (6) (a) (ii) (b)	suspected or presumed fraud or irregularity or material defect identified in the internal audit and compliance process or in the financial statements;	-	-	N/A
5 (6) (a) (ii) (c)	suspected infringement of laws, regulatory compliances including securities related laws, rules and regulations;	-	-	N/A
5 (6) (a) (ii) (d)	any other matter which the Audit Committee deems necessary shall be disclosed to the Board immediately;	-	-	N/A
5 (6) (b)	Reporting to the Authorities If the Audit Committee has reported to the Board about anything which has material impact on the financial condition and results of operation and has discussed with the Board and the management that any rectification is necessary and if the Audit Committee finds that such rectification has been unreasonably ignored, the Audit Committee shall report such finding to the Commission, upon reporting of such matters to the Board for three times or completion of a period of 6 (six) months from the date of first reporting to the Board, whichever is earlier.	-	-	N/A
5 (7)	Reporting to the Shareholders and General Investors Report on activities carried out by the Audit Committee, including any report made to the Board under condition No. 5(6)(a)(ii) above during the year, shall be signed by the Chairperson of the Audit Committee and disclosed in the annual report of the issuer company.	٧		
6	Nomination and Remuneration Committee (NRC)			
6 (1) 6 (1) (a)	Responsibility to the Board of Directors The company shall have a Nomination and Remuneration Committee (NRC) as a subcommittee of the Board;	٧		
6 (1) (b)	The NRC shall assist the Board in formulation of the nomination criteria or policy for determining qualifications, positive attributes, experiences and independence of directors and top level executive as well as a policy for formal process of considering remuneration of directors, top level executive;	٧		
6 (1) (c)	The Terms of Reference (ToR) of the NRC shall be clearly set forth in writing covering the areas stated at the condition No. 6(5) (b).	٧		
6 (2) 6 (2) (a)	Constitution of the NRC The Committee shall comprise of at least three members including an independent director:	٧		
6 (2) (b)	including an independent director; All members of the Committee shall be non-executive directors;	٧		



Condition No.	Title	Complied	Not Complied	Remarks (If any)
6 (2) (c)	Members of the Committee shall be nominated and appointed by the Board;	٧		
6 (2) (d)	The Board shall have authority to remove and appoint any member of the Committee;	٧		
6 (2) (e)	In case of death, resignation, disqualification, or removal of any member of the Committee or in any other cases of vacancies, the board shall fill the vacancy within 180 (one hundred eighty) days of occurring such vacancy in the Committee;	٧		
6 (2) (f)	The Chairperson of the Committee may appoint or co-opt any external expert and/or member(s) of staff to the Committee as advisor who shall be non-voting member, if the Chairperson feels that advice or suggestion from such external expert and/or member(s) of staff shall be required or valuable for the Committee;	٧		
6 (2) (g)	The company secretary shall act as the secretary of the Committee;	٧		
6 (2) (h)	The quorum of the NRC meeting shall not constitute without attendance of at least an independent director;	٧		
6 (2) (i)	No member of the NRC shall receive, either directly or indirectly, any remuneration for any advisory or consultancy role or otherwise, other than Director's fees or honorarium from the company.	٧		
6 (3)	Chairperson of the NRC			
6 (3) (a)	The Board shall select 1 (one) member of the NRC to be Chairperson of the Committee, who shall be an independent director;	٧		
6 (3) (b)	In the absence of the Chairperson of the NRC, the remaining members may elect one of themselves as Chairperson for that particular meeting, the reason of absence of the regular Chairperson shall be duly recorded in the minutes;	٧		
6 (3) (c)	The Chairperson of the NRC shall attend the annual general meeting (AGM) to answer the queries of the shareholders:	٧		
6 (4)	Meeting of the NRC			
6 (4) (a)	The NRC shall conduct at least one meeting in a financial year;	٧		
6 (4) (b)	The Chairperson of the NRC may convene any emergency meeting upon request by any member of the NRC;	٧		
6 (4) (c)	The quorum of the meeting of the NRC shall be constituted in presence of either two members or two third of the members of the Committee, whichever is higher, where presence of an independent director is must as required under condition No. 6 (2) (h);	٧		
6 (4) (d)	The proceedings of each meeting of the NRC shall duly be recorded in the minutes and such minutes shall be confirmed in the next meeting of the NRC.	٧		
6 (5) 6 (5) (a)	NRC shall be independent and responsible or accountable to the Board and to the shareholders;	٧		
6 (5) (b)	NRC shall oversee, among others, the following matters and make report with recommendation to the Board:	٧		



Condition No.	Title	Complied	Not Complied	Remarks (If any)
6 (5) (b) (i)	formulating the criteria for determining qualifications, positive attributes and independence of a director and recommend a policy to the Board, relating to the remuneration of the directors, top level executive, considering the following:	٧		
6 (5) (b) (i) (a)	the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate suitable directors to run the company successfully;	٧		
6 (5) (b) (i) (b)	the relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and	٧		
6 (5) (b) (i) (c)	remuneration to directors, top level executive involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals;	V		
6 (5) (b) (ii)	devising a policy on Board's diversity taking into consideration age, gender, experience, ethnicity, educational background and nationality;	٧		
6 (5) (b) (iii)	identifying persons who are qualified to become directors and who may be appointed in top level executive position in accordance with the criteria laid down, and recommend their appointment and removal to the Board;	٧		
6 (5) (b) (iv)	formulating the criteria for evaluation of performance of independent directors and the Board;	٧		
6 (5) (b) (v)	identifying the company's needs for employees at different levels and determine their selection, transfer or replacement and promotion criteria;	٧		
6 (5) (b) (vi)	developing, recommending and reviewing annually the company's human resources and training policies;	٧		
6 (5) (c)	The company shall disclose the nomination and remuneration policy and the evaluation criteria and activities of NRC during the year at a glance in its annual report.	٧		
7	External or Statutory Auditors			
7 (1)	The issuer company shall not engage its external or statutory auditors to perform the following services of the company, namely:-	٧		
7 (1) (i)	appraisal or valuation services or fairness opinions;	٧		
7 (1) (ii)	financial information systems design and implementation;	٧		
7 (1) (iii)	book-keeping or other services related to the accounting records or financial statements;	٧		
7 (1) (iv)	broker-dealer services;	٧		
7 (1) (v)	actuarial services;	٧		
7 (1) (vi)	internal audit services or special audit services;	٧		
7 (1) (vii)	any service that the Audit Committee determines;	√		
7 (1) (viii)	audit or certification services on compliance of corporate governance as required under condition No. 9(1);	٧		
7 (1) (ix)	any other service that creates conflict of interest.	٧		
7 (2)	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; his or her family members also shall not hold	V		
	any shares in the said company:			



Condition No.	Title	Complied	Not Complied	Remarks (If any)
7 (3)	Representative of external or statutory auditors shall remain present in the Shareholders' Meeting (Annual General Meeting or Extraordinary General Meeting) to answer the queries of the shareholders.	٧		
8	Maintaining a website by the Company			
8 (1)	The company shall have an official website linked with the website of the stock exchange.	$\sqrt{}$		
8 (2)	The company shall keep the website functional from the date of listing.	$\sqrt{}$		
8 (3)	The company shall make available the detailed disclosures on its website as required under the listing regulations of the concerned stock exchange(s).	٧		
9	Reporting and Compliance of Corporate Governance			
9 (1)	The company shall obtain a certificate from a practicing Professional Accountant or Secretary (Chartered Accountant or Cost and Management Accountant or Chartered Secretary) other than its statutory auditors or audit firm on yearly basis regarding compliance of conditions of Corporate Governance Code of the Commission and shall such certificate shall be disclosed in the Annual Report.	٧		
9 (2)	The professional who will provide the certificate on compliance of this Corporate Governance Code shall be appointed by the shareholders in the annual general meeting.	٧		
9 (3)	The directors of the company shall state, in accordance with the Annexure-C attached, in the directors' report whether the company has complied with these conditions or not.	٧		



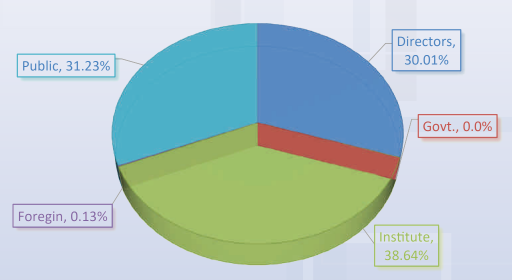


SHAREHOLDING AS AT 30 JUNE, 2021 ///

ANNEXURE: D

SL	Name of Shareholder	Description	Number of Shares	%
4. Pa	:rent/Subsidiary/ Associated Companies a	ubsidiary/ Associated Companies and other related parties (name wise details) None		ne
3. (i)	Directors and their spouses and mind	or children (name wise details)		
01	Engr. Md. Abu Noman Howlader	Chairman	17,571,361	10.78%
02	Engr. Hasan Morshed Chowdhury	Managing Director	8,607,207	5.28%
03	Engr. Mohammad Badrul Hassan	Director	14,588,932	8.95%
04	Engr. Mohammad Ruhul Majid	Director	8,126,004	4.99%
05	Mrs. Sabrina Ahmed Chowdhury	Wife of Engr. Hasan Morshed Chowdhury	127,050	0.08%
06	Mrs. Monira Noman	Wife of Engr. Md. Abu Noman Howlader	479,612 0.29%	
)7	Mrs. Khadija Tahera Syria	Wife of Mohammad Badrul Hassan	- 0.00%	
08	Abdul Hannan Howlader	Father of Engr. Md. Abu Noman Howlader	2,254,542	1.38%
	Sub-Total		51,754,708 31.77%	
 B.(ii)	Independent Directors, CFO, Compan	y Secretary & Head of Internal Audit and their sp	ouses and minor children (name wise	details)
09	Md. Shafiqur Rahman	Independent Director	Nill	Nill
10	Md. Enayet Hossain	Independent Director	Nill	Nill
11	Mr. Mohammad Mohsin	Company Secretary	Nill	Nill
12	Mr. Md. Mamun Howlader	Chief Financial Officer	23,551 0.01%	
13	Mr. Md. Parves Alam	Head of Internal Audit	Nill Nill	
C. E	xecutives (Top 05 Salaried employees)		Nor	ne
D. Shareholders holding ten percent(10%) or more voting interest in the company			Nor	ne

SHAREHOLDING (%) AS ON 30/06/2021







LIEN/PLEDGE SHARE:

Pursuant to the notification no. BSEC/CMRRCD/2009-193/10/Admin/118, dated: 22/03/2021 of Bangladesh Securities and Exchange Commission, the information of lien/pledge shares are as follows:

SL	Name of Directors/Shareholders	Status	Number of Shares	Lien/Pledge Share
01	Engr. Md. Abu Noman Howlader	Sponsor Director & Chairperson	17,571,361	3,400,000
1	Engr. Hasan Morshed Chowdhury	Managing Director	8,607,207	400,000
03	Engr. Mohammad Badrul Hassan	Sponsor Director	14,588,932	400,000
04	Engr. Mohammad Ruhul Majid	Director	8,126,004	400,000
	Total	i.	48,893,504	4,600,000

/// DIRECTORS' OF BBSL INVOLVE WITH OTHER COMPANIES ///

COMPANY NAME	ENGR. MD. ABU NOMAN HOWLADER	ENGR. HASAN MORSHED CHOWDHURY	ENGR. MOHAMMAD BADRUL HASSAN	ENGR. MOHAMMAD RUHUL MAJID	MD. SHAFIQUR RAHMAN	MD. ENAYET HOSSAIN
BBS Cables Ltd.	√	√	√	√	√	_
BBS Cables (Unit 2) Ltd.	√	$\sqrt{}$	√	$\sqrt{}$	-	-
BBS Distribution Ltd.	√	1	√	√	-	-
BBS Electric Industries Ltd.	√	V	√	√	-	-
BBS Infrastructure Ltd.	√	√	√	√	-	-
BBS Media Ltd.	√	√	√	√	-	-
BBS Metallurgic Industries Ltd.	√	V	√	√	-	-
BBS Ready-Mix Concrete Ltd.	√	√	√	√	-	-
Dynamic Cars Ltd.	√	-	-	-	-	-
Helix Wire & Cables Industries Ltd.	√	√	√	√	-	-
Nahee Aluminum Composite Panel Ltd.	√	-	-	-	-	-
Nahee SS Pipes Industries Ltd.	√	-	-	-	-	-
Nahee Geo Textiles Ltd.	√	-	-	-	-	-
Reyes Ltd.	-	-	-	√	-	-
Xiamen Reflective Insulation Ltd.	√	V	√	√	-	-





[PURSUANT TO DIRECTIVE NO. BSEC/CMMRCD/2021-386/03 OF THE BANGLADESH SECURITIES AND EXCHANGE COMMISSION]

01. SCOPE AND OBJECTIVE:

This policy seeks to lay down a broad frame work for the distribution of dividend by the company whilst appropriately balancing the need of the Company to retain resources for the Company's growth & sustainability. Through this policy, the Company also endeavors to maintain fairness and consistency while considering distributing dividend to the shareholders.

The Policy sets out the circumstances and different factors for consideration by the Board at the time of taking a decision on distribution or retention of profits, in the interest of providing transparency to the shareholders.

The Policy is not an alternative to the decision of the Board for recommending dividend, which is made every year after taking into consideration all the relevant circumstances enumerated hereunder or other factors as may be considered relevant by the Board.

The Policy is being recommended for adoption by the Board of Directors of the Company.

02. STATUTORY REQUIREMENTS

The declaration and distribution of dividend shall, at all times, be in accordance with the provisions of the Companies Act, 1994, Directive and Notification of Bangladesh Securities and Exchange Commission (BSEC) and listing regulation 2015(DSE & CSE) and such other applicable law and the Articles of Association of the Company as amended.

03. PARAMETERS TO BE CONSIDERED WHILE RECOMMENDING/DECLARING DIVIDEND

The Board while declaring or recommending dividend to the shareholders, will consider following financial/internal and external factors:

FINANCIAL/INTERNAL FACTORS:

- Profits earned and available for distribution during the financial year
- Accumulated reserves, including retained earnings
- Mandatory transfer of Profits earned to specific reserves, such as Debenture Redemption Reserve, etc.
- Past dividend trends rate of dividend, EPS and payout ratio, etc.
- Earning Stability
- Future Capital Expenditure requirement of the Company
- Growth plans, both organic and inorganic
- Capital restructuring, debt reduction, capitalization of shares
- Crystallization of contingent liabilities of the Company
- Profit earned under the Consolidated Financial Statement
- Cash Flows
- Current and projected Cash Balance and Company's working capital requirements.
- Covenants in loan agreements, Debt servicing obligations and Debt maturity profile.

EXTERNAL FACTORS:

- Economic environment, both domestic and global.
- Unfavorable market conditions
- Changes in Government policies and regulatory provisions
- Cost of raising funds from alternate sources
- Inflation rates
- Sense of shareholders' expectations
- · Cost of external financing



DISCLOSURES AND CONDITIONS IN REGARD TO RECOMMENDATION BONUS SHARES (STOCK DIVIDEND) WHICH WILL BE DISCLOSED AS PSI:

- 01. Bonus Shares or stock dividend should be declared only for the purpose of Company's BMRE (Balancing, Modernization, Rehabilitation and Expansion) or any of BMRE components.
- 02. Regulatory requirements to raise capital or
- 03. Profitable investment or reinvestment in the company.
- 04. The reasons for declaration of stock dividend or bonus shares and purposes or utilization of such retained amount as capital.
- 05. That the company has declared such stock dividend or bonus shares out of the accumulated profit or retained earnings and
- 06. That the company has not declared such stock dividend or bonus shares from capital reserve or revaluation reserve or any unrealized gain or out of profit earned prior to incorporation of the Company or through reducing paid-up capital or through doing anything so that the post dividend retained earnings become negative or a debit balance.

For further information, in case of Bonus Shares or Stock Dividend, the Company will follow the Notification # BSEC/CMRRCD/2009-193/23/Admin/123 Dated: June 30, 2021 of Bangladesh Securities and Exchange Commission.

04. DIVIDEND DISTRIBUTION:

The dividend will be distributed according to the Directive # BSEC/CMRRCD/2021/386/03 dated: 14 January, 2021 of Bangladesh Securities and Exchange Commission.

05.CIRCUMSTANCES UNDER WHICH SHAREHOLDERS OF THE COMPANY MAY OR MAY NOT EXPECT DIVIDEND.

The decision regarding dividend payout is a crucial decision as it determines the amount of profit to be distributed among shareholders and amount of profit to be retained in business. Hence, the shareholders of the Company may expect dividend only if the Company is having surplus funds after providing for all the expenses, depreciation, etc., and after complying with the statutory requirements under the Applicable Laws.

The shareholders of the Company may not expect dividend in the following circumstances, subject to the discretion of the Board of Directors:

The Company has inadequacy of profits or incurs losses for the Financial Year;

- The Company undertakes /proposes to undertake a significant expansion project requiring higher allocation of capital;
- The Company undertakes /proposes to undertake any acquisitions or joint arrangements requiring significant allocation of capital.
- The Company has significantly higher working capital requirement affecting free cash flow.
- The Company is prohibited to recommend/declare dividend by any regulatory body.

The Board may also not recommend a dividend on considering any compelling factors/parameters mentioned in point 3 above.

06. POLICY AS TO HOW THE RETAINED EARNINGS WILL BE UTILIZED:

The Board may retain its earnings in order to make better use of the available funds and increase the value of the stakeholders in the long run. The decision of utilization of the retained earnings of the Company shall be based on the following factors:

- Long term strategic plans
- Augmentation/ Increase in production capacity
- Market expansion plan
- Product expansion plan
- Modernization plan
- · Diversification of business
- Replacement of capital assets
- Balancing the Capital Structure by de-leveraging the Company
- Payment of Dividend or issue of Bonus Shares
- Other such criteria as the Board may deem fit from time to time.



07. QUANTUM AND MANNER OF DIVIDEND PAYOUT

Subject to the circumstances and scenarios mentioned above, the Company shall endeavor to maintain a total dividend pay-out ratio in the range of 30% to 40% of the annual standalone profits after tax (PAT) of the Company. Under the applicable provisions of the Act, the Company's ability to declare and pay dividends is based on the standalone Financial Statements only. In future should the regulations be amended permitting the Company to pay dividend based on its Consolidated Profits, the Board would consider such a payout ratio on its Consolidated Profits.

The Company may declare dividends for a year, usually payable for a financial year at the time when the Board considers and recommends the Annual Financial Statements, which is called final dividend. The Board of Directors shall have the power to recommend final dividend to the shareholders for their approval in the Annual General Meeting of the Company.

The Board of Directors may also declare interim dividend during the financial year, between two Annual General Meetings as and when they consider it fit.

08. DISCLOSURE:

The Policy shall be disclosed in the Annual Report and on the website of the Company i.e at www.bbspeb.com.

09. POLICY REVIEW AND AMENDMENTS:

This Policy has been adopted by the Board of Directors of the Company. Going forward, the Board would review and may amend the Policy, as and when required. The Company in such a case shall disclose the changes along with the rationale for the same in its Annual Report and on its website.

10. DISCLAIMER:

- a) The Policy does not constitute a commitment regarding the future dividends of the Company, but only represents a general guidance regarding dividend policy. The statement of the Policy does not in any way restrict the right of the Board to use its discretion in the recommendation of the Dividend to be distributed in the year and the Board reserves the right to depart from the policy as and when circumstances so warrant.
- b) Given the aforementioned uncertainties, prospective or present investors are cautioned not to place undue reliance on any of the forward-looking statements in the Policy.

For on behalf of

Bangladesh Building Systems Ltd.

Engr. Hasan Morshed Chowdhury

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[PURSUANT TO DIRECTIVE NO. BSEC/CMMRCD/2021-386/03 OF THE BANGLADESH SECURITIES AND EXCHANGE COMMISSION]

SUMMARY OF THE UNCLAIMED DIVIDEND:

The company shall pay off cash dividend directly to the bank account of the entitles shareholder as available in the BO account maintained with the depository participant (DP) through Bangladesh Electronic Funds Transfer Network (BEFTN), Bank Transfer and some cases company issued Dividend Warrant. We observed that some honorable shareholders yet to update their bank information of their BO account.

SUMMARY OF UNCLAIMED DIVIDEND AS ON 30/06/2021

SL	FINANCIAL YEAR	AMOUNT (TK.)
01	2019-2020	1,093,073
02	2016-2017	674,919
03	2015-2016	183,684
04	2013-2014	113,135
	TOTAL	2,064,812

CAPITAL MARKER STABILIZATION FUND (CMSF):

Pursuant to the Bangladesh Securities and Exchange Commission (Capital Market Stabilization Fund) Rules, 2021 and BSEC Directive No. BSEC/CMRRCD/2021-386/03 dated, January 14, 2021, the Company has transferred unclaimed dividend amount to CMS Fund those cash dividend remains unclaimed thereon for a period of 3 (three) years from the date of declaration or approval or record date, as the case may be as directed by the Commission.

The detailed information of unclaimed dividend are published in the website of the Company at www.bbspeb.com.



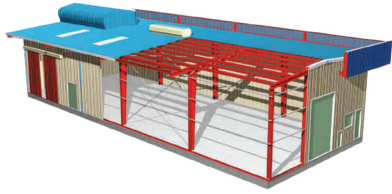


BANGLADESH BUILDING SYSTEMS LTD.

(Pre-Engineered Steel Building Manufacturer)



Pre-Engineered Steel Building Manufacturer







- Factories
- Warehouses
- Hall rooms
- Workshops
- Aircraft Hangers
- Office Buildings
- Showrooms
- Pharmaceutical Industry
- Distribution Centers
- Supermarkets
- Restaurants
- Residential Buildings
- Filling Station
- Light Rooftop Sheds
- Textile Industry

We Provide

- After sales service
- Wide range of design & color
- Architectural support
- Trouble free construction
- Accurate Structure

We Provide

- Wide span
- Low cost
- High quality
- Expandability
- Relocatable
- Quick delivery
- Flexibility in design
- Low maintenance
- Long building life











Head Office:

Configure Bepari Tower (6th Floor), Ga-64, Middle Badda, Progati Swarani, Dhaka 1212. +88 02 222294771, 222295915 (Tel); +88 02 222260772 (Fax) | E-mail: info@bbspeb.com

Chattogram Office:

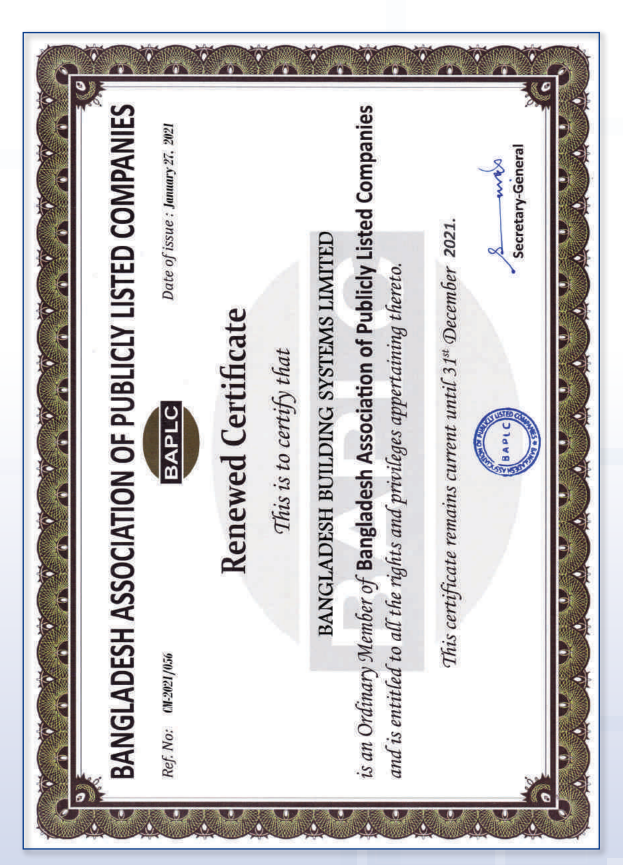
Kader Tower (6th Floor), Room-11, 128 Jubilee Road, Chattogram, Tel: +88 031 2864648

Factory:

Jaina Bazar, Telehate, Sreepur, Gazipur, Bangladesh. | Tel/Fax: +88 0682 55505



ANNEXURE: G







ANNEXURE: E

FOR THE YEAR ENDED 30 JUNE, 2021

BBSL has an Audit Committee as a sub-committee of the Board of Directors, as recommended by Bangladesh Securities and Exchange Commission (BSEC). The Board Audit Committee (BAC) assists the Board of Directors in ensuring that the financial statements reflect the faithful and fair view of the state of affairs of the company and improving a sound monitoring system within the business. The committee is reporting to the Board of Directors on performing the clearly set forth responsibilities by the Board of Directors.

The Audit Committee of the Company composed of three members and also member secretary -

SL	Name	Designation
01	Md. Shafiqur Rahman	Chairperson
02	Md. Enayet Hossain	Member
03	Engr. Mohammad Ruhul Majid	Member
04	Mohammad Mohsin	Member Secretary

TERMS OF REFERENCE

The terms of reference of the Audit committee have been determined by the Board and by the BSEC notification. The Committee is responsible to the Board of Directors and reports on its activities regularly. The Committee assists the Board of Directors in its general oversight of financial reporting, internal controls and functions relating to internal audit as well as ensures compliance with the Corporate Governance Guidelines promulgated by BSEC.

MEETINGS AND ATTENDANCE

During the year under review, the Committee held four meetings. Permanent Invitees to the meeting were the Company Secretary, Chief Financial Officer and Head of Internal Audit. Relevant heads of division and other members of the Management also attend the meeting as required. The attendance of the members at these meeting is as under:

Name of the members	No. of meetings	Meetings Attended
Md. Shafiqur Rahman	4	4
Md. Enayet Hossain	4	4
Engr. Mohammad Ruhul Majid	4	4

MANDATE AND ROLE

The purpose, authority, composition, duties and responsibilities of the Audit Committee are defined in its Charter. The Committee has been mandated to: Review the annual, half-yearly and quarterly financial statements and other financial results, and upon its satisfaction of the review, recommended the same to the Board. The Audit Committee also ensures the appropriateness of accounting policies and their adherence to statutory and regulatory compliance and applicable accounting standards.

Monitor the financial reporting systems in place to ensure the integrity and the soundness of the information provided to the Board of Directors, Regulatory Authorities, Management and other Stakeholders.

Identify, analyze and monitor the risks faced by the Company and examine the adequacy, efficiency and effectiveness of internal controls and procedures in place to avoid, mitigate or transfer such risks.

Review statement of all related party transactions submitted by the management.

Review the interim Financial Statements and the Company's Annual Financial Statements prepared for disclosure, before submission to the Board of Directors.

REPORTING OF THE COMMITTEE

On discharging its responsibilities, the audit committee has ensured the followings:

- Financial statements have been prepared and presented incompliance with all laws, regulation & standards as applicable.
- · Adequate controls and procedures are in place to provide responsible assurance that the Company's assets are safeguarded and that the
- financial position of the company is adequately managed.
- Audit Committee also reviewed the Internal Auditor's Reports and observations. They have assessed and examined the effectiveness of the independent performance of the External Auditors' "FAMES & R", Chartered Accountants, who will retire this year. As a result audit committee suggested to board to re-appoint "FAMES & R", Chartered Accountants as Statutory Auditors of the Company for the year 2021-2022 at a remuneration of Tk. 3 (Three) lac only excluding VAT and they have conveyed their willingness to accept for re-appointment for the said period. This will be subject to the approval of the members at the Annual General Meeting.
- Attendant in the meeting with external auditors for review of the external annual financial statements before submission to the board for approval.
- Reviewed the management, quarterly, half yearly, annually before submission to the board for approval.
- Reviewed the management discussion and analysis before disclosing in the annual report.
- Reviewed the management letters issued by statutory auditors.

On behalf of the Audit Committee,

Md. Shafiqur Rahman

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Independent Director and Chairperson of Audit Committee

Date: October 20, 2021



ANNEXURE: F

REPORT OF THE NOMINATION AND REMUNERATION COMMITTEE

In compliance with the Corporate Governance Code 2018, the Board of Directors constituted the Nomination and Remuneration Committee ("NRC") to assist the Board broadly in formulation of policy with regard to determining qualifications, positive attributes, experiences, remuneration mainly for directors and top level executives. A brief of the NRC and its roles, responsibilities and functions are appended below:

COMPOSITION AND MEETINGS

The NRC of BBSL comprises of three (3) members who will exclusively be Non-Executive Directors, including two (2) Independent Directors. The Committee includes:

ĺ	SL	Name	Designation
	01	Md. Shafiqur Rahman	Chairperson
	02	Md. Enayet Hossain	Member
	03	Engr. Mohammad Ruhul Majid	Member
	04	Mohammad Mohsin	Member Secretary

The Independent Director, Mr. Md. Shafiqur Rahman, acts as Chairperson of the Committee. As per regulatory guidelines, the Company Secretary, Mr. Mohammad Mohsin acts as Secretary to the Committee. The NRC, accordingly, performs in coherence and ensures compliance with the Corporate Governance Code promulgated by the Bangladesh Securities and Exchange Commission (BSEC).

Permanent invitees to the meetings are the Managing Director, the CFO, and the Company Secretary. Relevant heads of divisions and other members of the Management team will also attend the meetings at occasions, as required.

The attendance of the Board Remuneration Committee meeting held in 2020-2021 are as follow:

Name of the Members	Designation	Meetings Attended
Md. Shafiqur Rahman	Chairperson	1/1
Md. Enayet Hossain	Member	1/1
Engr. Mohammad Ruhul Majid	Member	1/1
Mohammad Mohsin	Secretary	1/1

The Committee is empowered to perform, monitor, review and examine the followings during the year:

- Conducted an annual assessment of the effectiveness of the Board and Board Committees as a whole in respect of the financial year ended 30 June 2021.
- Carried out the assessment and rating of each Director's performances against the criteria as set out in the annual assessment form. The performance of Non-Executive Directors was also carefully considered, including whether he/she could devote sufficient time to the role.
- Reviewed and assessed the term of office and performance of the Audit Committee and each of its members for the financial year ended 30
 June 2021.
- Reviewed and assessed the independence of each Independent Director.
- Reviewed and recommended to the Board, the re-election of the Directors who were due for re-election by rotation at the 18th AGM of the Company.
- Determined the remuneration of the Company's Managing Director, Chief Executive Officer, the Chairman, the Manager, HRM, the Chief Financial Officer, the Company Secretary & also other Head of the Departments;
- Approved the design of, and determine targets for any performance related schemes and annual payments made under such schemes;
- Reviewed the design of all new long-term schemes and significant changes to such schemes for approval, in each case, by the Board and shareholders.
- Ensured that all provisions regarding disclosure of remuneration;



MAJOR RESPONSIBILITIES OF NRC

The purpose, authority, composition, duties and responsibilities of the Nomination and Remuneration Committee are delineated in its Charter. Some of the major responsibilities of the NRC are as follows:

- Recommend a policy on Board's diversity taking into consideration age, gender, experience, education and nationality;
- Formulate the criteria for determining qualification and independence of Directors;
- Identify persons who are qualified to become Directors and in top level executives and recommend their appointment and removal:
- Formulate the criteria for evaluation of performance of Independent Directors and the Board;
- Recommend a policy to the Board relating to the remuneration of the Directors, and top level executives;
- Assess that the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate suitable Directors to run the company successfully;
- Evaluate that remuneration to Directors and top level executives involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals;
- Identify the company's needs for employees at different levels and determine their selection, transfer or replacement and promotion criteria;
- Recommend and review annually the Company's human resources and training policies;
- Recommend the remuneration policy of the Company, particularly in relation to the yearly increment principle; and
- Recommend the Code of Conduct for the Chair of the Board, other Board Members and Managing Director of the Company.
- Be responsible for establishing the selection criteria, selecting, appointing and setting the terms of reference for any remuneration consultants who advise the Remuneration Committee:

NOMINATION, ELECTION AND SELECTION OF DIRECTORS

The NRC is responsible to ensure that the procedures for appointing new Directors are transparent and rigorous. The Board places great emphasis on ensuring its membership reflecting diversity in broader sense. A combination of age, gender, experience, ethnicity, educational background, nationality and other relevant personal attributes in the Board is important in providing a range of perspectives, insights and challenges needed to support right decision making. Recruitment and selection processes for Board members identify candidates with the most suitable skills, knowledge, experiences and personal values. Qualifications stated explicitly in BBSL's corporate governance to promote the equitable and unbiased selection.

EVALUATION OF THE BOARD

The NRC is responsible for ensuring the effectiveness of the Board. The Board shall carry out an evaluation once a year of its work, functions, performance as well as monitoring of internal control over financial reporting for the preparation of external financial statements and the safeguarding of assets. The evaluation process is led by the Chairperson of the Board and assisted by the Company Secretary. Each Director is required to complete a confidential pre-set questionnaire. The evaluation includes a review of the administration of the Board and its committees covering their operations, agenda, reports, and information produced for consideration, and relationship with Management.

TOP LEVEL EXECUTIVE SELECTION AND REMUNERATION POLICY

The performance of the Company depends upon the quality of its Directors and Top Level Executives. To prosper, the Company must attract, motivate and retain highly skilled Directors and Executives.

The recruitment process for Top Level Executives shall be transparent, non-discriminatory, diversified and in alignment with the Codes of Conduct. Recruitment standards shall support BBSL's reputation as an attractive employer.

The objective of BBSL's remuneration policy is to secure that reward for Top Level Executives shall contribute to attracting, engaging and retaining the right employees to deliver sustainable value for shareholders in accordance with the BBSL behavior.

REMUNERATION FOR BOARD OF DIRECTORS

Each Director shall receive reasonable remuneration from the Company for every meeting attended, plus travelling expenses from and to usual place of residence and an allowance per day for the number of days spent attending, travelling to and returning from Board meetings.

For and on behalf of the Nomination and Remuneration Committee of Bangladesh Building Systems Ltd.

Mohammad Mohsin Member Secretary

Nomination and Remuneration Committee

Mr. Md. Shafiqur Rahman

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Chairperson

Nomination and Remuneration Committee

Date: October 20, 2021





ANNEXURE: A

Date: 20-10-2021

The Board of Directors

Bangladesh Building Systems Ltd. Configure Bepari Tower (3rd Floor), Ga-64, Progoti Sharani, Middle Badda,

Dhaka-1212.

Subject: Declaration on Financial Statements for the year ended on 30 June, 2021

Dear Sirs.

Pursuant to the condition No. 1(5)(xxvi) imposed vide the Commission's Notification No. BSEC/CMRRCD/2006 -158/207/Admin/80, Dated: 03 June, 2018 under section 2CC of the Securities and Exchange Ordinance 1969, we do hereby declare that:

- (1) The Financial Statements of Bangladesh Building Systems Ltd. for the year ended on 30 June, 2021 have been prepared in compliance with International Accounting Standards (IAS) or International Financial Reporting Standards (IFRS), as applicable in the Bangladesh and any departure there from has been adequately disclosed;
- (2) The estimates and judgments related to the financial statements were made on a prudent and reasonable basis, in order for the financial statements to reveal a true and fair view;
- (3) The form and substance of transactions and the Company's state of affairs have been reasonably and fairly presented in its financial statements;
- (4) To ensure above, the Company has taken proper and adequate care in installing a system of internal control and maintenance of accounting records;
- (5) Our internal auditors have conducted periodic audits to provide reasonable assurance that the established policies and procedures of the Company were consistently followed; and
- (6) The management's use of the going concern basis of accounting in preparing the financial statements is appropriate and there exists no material uncertainty related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern.

In this regard, we also certify that:-

- (i) We have reviewed the financial statements for the year ended on 30 June, 2021 and that to the best of our knowledge and belief:
- (a) These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
- (b) These statements collectively present true and fair view of the Company's affairs and are in compliance with existing accounting standards and applicable laws.
- (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 in violation of the code of conduct for the company's Board of Directors or its members.

Sincerely yours,

Engr. Hasan Morshed Chowdhury Managing Director & CEO

Hondamy

Date: 20-10-2021

Md. Mamun Howlader Chief Financial Officer (CFO)

Date: 20-10-2021

AUDITED FINANCIAL STATEMENTS FOR THE YEAR ENDED JUNE 30, 2021



Sharaqa Mac, Flat-2A, House- 3/1 & 3/2 Bijoynagar, Dhaka-1000 Cell Phone: +88 01819207889, 01819496565, 01783294818 F-mail- info@famesr.com manju.hoque@famers.com, hoquehc@yahoo.com

hoque.fouzia@famesr.com, haque.fouzia@gmail.com

INDEPENDENT AUDITORS' REPORT TO THE SHAREHOLDERS OF BANGLADESH BUILDING SYSTEMS LIMITED REPORT ON THE AUDIT OF THE FINANCIAL STATEMENTS

We have audited the Financial Statements of Bangladesh Building Systems Limited which comprise the Statement of Financial Position as at June 30, 2021 and Statement of Profit or Loss & Other Comprehensive Income, Statement of Changes in Equity and Statement of Cash Flows for the year then ended and notes to the Financial Statements, including a summary of significant accounting policies and other explanatory information.

In our opinion, the accompanying Financial Statements give a true and fair view, in all material respects, of the Financial Position of the company as at June 30, 2021 and its financial performance and its cash flows for the year then ended in accordance with International Financial Reporting Standards (IFRSs), The Companies Act 1994, The Securities and Exchange Rules 1987 and other applicable laws and regulations.

BASIS FOR OPINION:

We conducted our audit in accordance with International Standards on Auditing (ISAs). Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the company in accordance with the 'International Ethics Standards Board for Accountants' Code of Ethics for Professional Accountants (IESBA Code) together with the ethical requirements that are relevant to our audit of the financial statements in Bangladesh and we have fulfilled our other ethical responsibilities in accordance with the IESBA Code. We believe that the audit evidence we have obtained sufficient and appropriate to provide a basis for our opinion.

KEY AUDIT MATTERS

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

Risk	Our response to the risk			
Revenue recognition				
At year end the reported total Turnover of Tk. 93,90,42,262	We have tested the design and operating effectiveness of key controls focusing on the following:			
The company generates revenue from the sale of goods to local customers and Sales Revenue-Deemed Export.	Obtaining an understanding of and assessing the design and operating effectiveness of controls designed to ensure that revenue is recognized in the appropriate accounting standards.			
There is also a risk that revenue may be overstated /understated due to the timing differences.	Segregation of duties in invoice creation and modification and timing of revenue recognition:			
We identified revenue recognition as key audit matter as it is one of the key performance Indicators of the Company, which give rise to an inherent risk of the existence and the accuracy of the revenue.	recognition and compliance of those policies with applicable accounting standards, Obtained supporting documentation for sale transaction recorded either side of			
	sale invoices and other relevant underlying documentation.			
Please see to the Statement of profit or loss & other	r Comprehensive Income			
Valuation of Inventory	ory			
As at June 30, 2021, the reported amount of inventory is Tk. 84,82,30,636.	We verified the appropriateness of management's assumptions applied in calculating the value of the inventory as per International Accounting Standards (IASs) by:			
	Evaluating the design and implementation of key inventory controls operating across the factory warehouse.			



Valuation of Inventory

On the reporting date, inventories are carried at the lower of cost and net realizable value. As such, the company apply judgment in determining the appropriate values of inventory in accordance with International Accounting Standards.

Considering the risk for not attending physical verification of Inventory management process, Inventory management is a key audit matter to the Financial Statements.

- ⇒ Inventory counts and reconciling the results have been done by the management of the company, due to COVID-19 situation, could not attend physical counting.
- → We have collected inventory count data sheet and relevant certification of inventories which indicates inventory items were maintained in good condition and maintaining all compliances.
- $\ \Rightarrow\$ Reviewing the historical accuracy of inventory provisioning and the level of inventory write-offs during the year.
- Obtained a detailed review with the subsequent sales to compare with the net realizable value.

Please see note no. 08 to the Financial Statements

Valuation of Property, Plant and Equipment (PPE)

The carrying value of the PPE is Tk. 104,38,88,801/- as at June 30, 2021. The valuation of Freehold PPE was identified as a key audit matter due to the significance of this balance to the Financial Statements.

The expenditures are classified as an asset, if it is probable that the future economic benefits associated with the item will flow to the entity and the cost of the item can be measured reliably.

The useful lives of Freehold PPE items are based on management's estimates regarding the period over which an asset is expected to be available for use. The estimates of the useful life of the assets is a matter of judgments based on the experience of the entity with similar assets and also take into consideration the physical condition of the assets.

Our audit included the following procedures:

- → We assessed whether the accounting policies in relation to the capitalization of expenditures are in compliance with IFRS and found them to be consistent.
- ⇒ We obtained a listing of capital expenditures incurred during the year and, on a sample basis, checked whether the items were procured during the year.
- ➡ We verified the invoices and L/C documentation sample basis to segregate the capital and operating expenditure and found that the transactions are appropriately classified.
- → We evaluated whether the useful lives determined and applied by the management were in line with the nature of assets, the physical condition of the assets and its uses.
- We checked whether the depreciation of PPE items was commenced from the date of ready to use and found the depreciation had been started accordingly.

Please see note no. 04 to the Financial Statements

Long Term Loan & Short Term Loan

As at June 30, 2021, the reported amount of total Long-Term Loan is Tk. 59,68,69,819 and Short-Term Loan is Tk. 88,69,26,515 respectively. The company borrowed fund from various Bank for the purpose of acquisition of non-current assets and working capital as well.

The company may face difficulties due to unfavorable movement in interest rate & monetary policy that may result in short-term and cash flow crisis.

We have tested the design and operating effectiveness of key controls focusing on the following:

- \Rightarrow Obtaining an understanding of and assessing the design and operating effectiveness of controls designed to ensure the proper use of loan.
- We verified sanction letter, loan schedule bank statements to confirm the loan outstanding and found that the balance had been reported in the Financial Statements accurately.
- We checked the financial expenses and classification of loan and repayment schedule on a test basis as well.
- \Rightarrow We checked the recording date of transactions and found the recording date is in line with the loan disbursement date.

Please see note no. 15 & 19 to the Financial Statements





Recoverability Assessment of Debtors

The total amount of debtors is Tk.77,38,99,029 at June 30, 2021. There are significant large numbers of individual small customers. Customers in different business segments and jurisdictions are subject to their independent business risk.

The increasing challenges over the economy and operating environment in the manufacturing industry during the year have increased and the risks of default on receivables from the customers. In particular, in the event of insolvency of customers, the company is exposed to potential risk of financial loss when the customers fail to meet their contractual obligations in accordance with the requirements of the agreements.

⇒ Evaluating the Company's policy for making allowance for doubtful debts with reference to the requirements of the prevailing accounting standards;

Assessing the classification of trade receivables in the debtors ageing report by comparison with sales invoice and other underlying documentation on a taste basis;

Our audit procedures to assess the recoverability of trade receivables including the

Tested the accuracy of aging of debtors at year end on a sample basis;

Assessed the recoverability of the debtors on a sample basis through our evaluation of management's assessment with reference to the credit profile of the customers, historical payment pattern of customers and

⇒ Inspecting subsequent bank receipts from customers and other relevant underlying documentation relating to trade receivable balances at June 30, 2021.

Please see note no. 11 to the Financial Statements

MATTER OF QUALIFIED OPINION ON LAST YEAR'S AUDITORS' REPORT

1.The company has taken full contract price as revenue which is non-compliance with the requirement of IFRS:15 "Revenue from Contracts with Customers". In most of the contracts with parties there is a warranty clause. But the company did not keep any deferred income in the financial statements for fulfillment of warranty obligation. As a result, there revenue is overstated.

Company management has been addressed the issue during the year under audit correctly by following IFRS:15.

following:

2.As referred In note: 8.00 in the financial statements, "Inventories" were carried at BDT 979,759,504 at the reporting date. Inventories were physically verified at the reporting date. The company did not consider obsolete and damaged items during valuation and also valuation of finished goods has been calculated at selling price. As a result, closing Inventories are overstated.

We couldn't attend the physical verification of inventories due to pandemic COVID -19 but we have collected Inventory reports from the management. Physical verification of inventories has conducted by the internal audit department of the company.

OTHER INFORM ATION

Management is responsible for the other information. The other information comprises all of the information in the annual report other than the Financial Statements and our auditor's report thereon. The directors are responsible for the other information.

Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

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

IFRS 16 is not relevant for the Company as the company has been using their own factory premises and one rented premises has been used but not required to pay rent according to the rental deed.

RESPONSIBILITIES OF MANAGEMENT AND THOSE CHARGED WITH GOVERNANCE FOR THE FINANCIAL STATEMENTS AND INTERNAL CONTROLS

Management is responsible for the preparation and fair presentation of the Financial Statements in accordance with IFRSs, The Companies Act 1994, The Securities and Exchange Rules 1987 and other applicable laws and regulations and for such internal control as management determines is necessary to enable the preparation of Financial Statements that are free from material misstatement, whether due to fraud or error. The Companies Act, 1994 require the management to ensure effective internal audit, internal control and risk management functions of the company.

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

Those charged with governance are responsible for overseeing the company's financial reporting process.





AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE FINANCIAL STATEMENTS

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

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

- Identify and assess the risks of material misstatement of the Financial Statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in circumstances but not for the purpose of expressing an opinion on the effectiveness of the company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Financial Statements or, if such disclosers are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Financial Statements, including the disclosures, and whether the Financial Statements represent the underlying transactions and event in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the company to
 express an opinion on the Financial Statements we are responsible for the direction, supervision and performance of the company audit. We
 are solely responsible for our audit opinion.

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

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

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

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

In accordance with the Companies Act 1994, and the Securities and Exchange Rules 1987 and relevant notifications issued by Bangladesh Securities and Exchange Commission, 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 purpose of our audit and made due verification thereof;
- b) In our opinion, proper books of accounts and records 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, Statement of Profit or Loss and Other Comprehensive Income of the Company dealt with by the report are in agreement with the books of account and returns; and
- d) The expenditures incurred were for the purposes of the Company's business.

Date: October 21, 2021

Place: Dhaka



Fouzia Haque, FCA Partner FAMES & R Chartered Accountants DVC # 2110261032AS325956

BANGLADESH BUILDING SYSTEMS LTD. STATEMENT OF FINANCIAL POSITION **AS AT JUNE 30, 2021**



	Notes	2020-2021 Taka	2019-2020 Taka
ASSETS			
Non-current assets		2,068,162,802	1,909,625,324
Property, plant and equipment	4	1,043,888,801	1,006,777,562
Intangible asset	5	1,429,442	1,588,267
Investment in Associate Company	6	945,948,131	824,363,067
Work-in-Progress for new office space	7	76,896,428	76,896,428
Current assets		2,390,991,667	2,638,937,870
Inventories	8	848,230,636	979,759,504
Goods in transit	9	-	8,783,377
Advances, deposits and prepayments	10	747,886,302	693,635,783
Trade & other receivables	11	773,899,030	935,573,335
Cash and cash equivalents	12	20,975,698	21,185,870
TOTAL ASSETS		4,459,154,469	4,548,563,194
FOURTY AND LIABILITIES			
EQUITY AND LIABILITIES		0.000.000.000	0.400.400.000
Shareholders' equity	13	2,322,698,886	2,436,406,338
Share capital Retained earnings	13	1,629,297,331 693,401,555	1,551,711,744 884,694,594
netaineu earnings	14	093,401,333	004,094,394
Non-current liabilities		634,495,257	526,830,001
Long term loan	15	358,456,077	304,601,698
Deferred tax liability	16	276,039,180	222,228,303
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Current liabilities		1,501,960,325	1,585,326,855
Accounts and other payables	17	27,956,331	33,838,898
Accruals and provisions	18	346,598,926	331,358,382
Short term loan	19	886,926,515	961,740,519
Unclaimed dividend account	20	2,064,811	971,738
Current portion of long term loan	15	238,413,742	220,143,012
TOTAL EQUITY AND LIABILITIES		4,459,154,469	4,548,563,194
Number of share used to calculate NAV		162,929,733	162,929,733
Net asset value per share	33	14.26	14.95

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

Managing Director

Director

Chief Financial Officer

Signed in terms of our separate report of even date

Date: October 21, 2021

Place: Dhaka

Fouzia Haque, FCA Partner

Company Secretary

Fames & R

Chartered Accountants DVC # 2110261032AS325956





BANGLADESH BUILDING SYSTEMS LTD. STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE YEAR ENDED JUNE 30, 2021

	Notes	2020-2021 Taka	2019-2020 Taka
Revenue (Net)	21	939,042,262	875,876,708
Cost of goods sold	22	(851,179,775)	(794,922,908)
Gross profit		87,862,487	80,953,800
Operating expenses		(116,223,830)	(102,914,725)
Administrative expenses	23	(84,513,804)	(80,468,134)
Selling and distribution expenses	24	(31,710,026)	(22,446,591)
Profit from operation		(28,361,343)	(21,960,925)
Others income	25	7,882,739	94,309,381
Finance cost	26	(136,195,642)	(157,747,005)
Net profit from operation		(156,674,246)	(85,398,549)
Workers' profit participation fund & Welfare fund	27	(1,337,857)	(1,259,524)
Non Operating Income	28	-	57,937,320
Share of Profit from Associate	29	149,680,064	186,371,526
Net profit before tax		(8,332,039)	157,650,773
Income tax expenses	30	(27,789,825)	(48,913,146)
Net profit after tax		(36,121,864)	108,737,626
Total comprehensive income		(36,121,864)	108,737,626
Number of share used to calculate EPS		162,929,733	162,929,733
Earning per share (EPS)	31	(0.22)	0.67

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

Managing Director

Director

Chief Financial Officer

Signed in terms of our separate report of even date

Date: October 21, 2021

Place: Dhaka

Company Secretary

Fouzia Haque, FCA Partner

Fames & R

Chartered Accountants DVC # 2110261032AS325956





BANGLADESH BUILDING SYSTEMS LTD. STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED JUNE 30, 2021

Amount in BDT

Particulars Particulars	Share Capital	Retained Earnings	Total
Balance as at 01.07.2020	1,551,711,744	884,694,593	2,436,406,337
Issuance of bonus shares	77,585,587	(77,585,587)	-
Payment of cash dividend	-	(77,585,587)	(77,585,587)
Net profit after tax	-	(36,121,864)	(36,121,864)
Balance as at 30.06.2021	1,629,297,331	693,401,555	2,322,698,886

STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED JUNE 30, 2020

Particulars Particulars	Share Capital	Retained Earnings	Total
Balance as at 01.07.2019	1,410,647,040	917,021,671	2,327,668,711
Issuance of bonus shares	141,064,704	(141,064,704)	-
Net profit after tax	-	108,737,626	108,737,626
Balance as at 30.06.2020	1,551,711,744	884,694,593	2,436,406,337

Managing Director

Chief Financial Officer

Company Secretary

Date: October 21, 2021

Place: Dhaka





BANGLADESH BUILDING SYSTEMS LTD. STATEMENT OF CASH FLOWS FOR THE YEAR ENDED JUNE 30, 2021

	Notes	2020-2021 Taka	2019-2020 Taka
Cash flows from operating activities			
Collections from customers		1,100,716,567	851,470,005
Payments for operating costs & other expenses		(762,907,792)	(988,429,481)
Proceeds from scrap sale		7,192,694	93,891,314
Income Tax Paid and/or deducted at sources		(56,192,081)	(59,989,093)
Net cash generated from operating activities		288,809,388	(103,057,255)
Cash flows from investing activities			
Acquisitions of property, plant and equipment		(96,808,555)	(18,555,682)
Sale of Share of Associate		-	57,937,320
Dividend Income		22,476,000	21,160,000
Net cash used in investing activities		(74,332,555)	60,541,638
Cash flows from financing activities			
Others Income		690,045	418,067
Long Term Loan/(Repayment banks)/financial institutions		72,125,109	286,501,767
Borrowing/Repayment of Short Term Loan		(74,814,004)	(73,642,451)
Payment of Cash Dividend		(76,492,514)	-
Finance cost paid		(136,195,642)	(157,747,005)
Net cash provided by financing activities		(214,687,005)	55,530,378
		(010.170)	10.011.701
Net changes in cash and cash equivalents		(210,172)	13,014,761
Cash and cash equivalents at the beginning of the year		21,185,870	8,171,110
Cash and cash equivalents at the end of the year		20,975,698	21,185,870
Number of share used to calculate NOCFPS		162,929,733	162,929,733
		,3,100	,,
Operating cash flow per share	32.00	1.77	(0.63)

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

Chief Financial Officer

Company Secretary

Managing Director

Date: October 21, 2021 Place: Dhaka

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BANGLADESH BUILDING SYSTEMS LIMITED

FAMES & R
CHARTERED ACCOUNTANTS

Notes to the Financial Statements For the Year Ended June 30, 2021

1. REPORTING ENTITY

1.1 LEGAL FORM OF THE COMPANY:

The Company was incorporated in 19 July, 2003 vide registration no. C-49909 as a 'Private' Company limited by shares and registered with the Registrar of Joint Stock Companies & Firms of Bangladesh under the Companies Act, 1994. It has started its commercial production in the year 2005. On October 30, 2010 the Company registered itself as a Public Limited Company under the Companies Act, 1994.

The Company is listed with both Dhaka Stock Exchange Limited (DSE) and Chittagong Stock Exchange Limited (CSE) at October 03, 2013 and September 30, 2013 respectively and trading of the share of the Company has been started from October 08, 2013.

ADDRESS OF THE REGISTERED & CORPORATE OFFICE:

The registered office of the Company is located at Factory Premises, Jaina Bazar, Dhaka Mymensingh Highway, Telehate, Sreepur, Gazipur, Corporate Office: Configure Bepari Tower (3rd floor), 64/Ga Middle Badda, Paragati Sarani, Dhaka-1212 and its factory is situated at Jaina Bazar, Dhaka Mymensingh Highway, Telehate, Sreepur, Gazipur.

1.2 NATURE OF BUSINESS ACTIVITIES:

The principal activities of the Company throughout the year continued to be manufacturing and marketing of Pre-Engineered Steel Building (PEB) in Bangladesh to meet-up the growing demand especially in the industrial sector.

Bangladesh Building Systems Ltd. (BBSL) always eager for managing and seeking expertise and obtaining state-of-art technology to provide engineering solutions with world class quality and best customer services. It holds world class quality certifications like "ISO 9001-2015" from international organizations. Usually, BBSL deals with pre-engineered steel buildings like factories, warehouses, hall rooms, workshops, aircraft hangers, office buildings, commercial showrooms, distribution centers, supermarkets, restaurants and residential buildings as well.

1.3 INVESTMENT IN ASSOCIATES:

An entity in which an investor has significant influence but which is neither a subsidiary nor an interest in a joint venture is classified as Investment in Associates. Bangladesh Building Systems Limited acquired 16.09% of shares of BBS Cables Limited which was incorporated April 12, 2009; vide Req. No. C-76109/09 under the Companies Act, 1994 as a Public Limited Company.

1.4 DATE OF AUTHORIZATION:

The financial statements of Bangladesh Building Systems Limited for the year ended 30 June 2021 were authorized for issue in accordance with a resolution of the Board of Directors on October 21, 2021.

1.5 REPORTING PERIOD:

The reporting period of the company covers one year from 1st July 2020 to 30th June 2021.

2. BASIS OF PRESENTATION OF FINANCIAL STATEMENTS

2.1 BASIS OF MEASUREMENT OF ELEMENTS OF FINANCIAL STATEMENTS

Measurement is the process of determining the monetary amounts at which the elements of the financial statements are to be recognized and carried in the statement of financial position and profit or loss and other comprehensive income. The measurement basis adopted by **Bangladesh Building Systems Limited** is historical cost for land, building and plant and machinery, inventories are at the lower of cost and net realizable value. Liabilities are recorded at the amount of proceeds received in exchange for the obligation, or in some circumstances (for example, income taxes), at the amounts of cash or cash equivalents expected to be paid to satisfy the liability in the normal course of business.





2.2 STATEMENT OF COMPLIANCE WITH LAWS:

The Financial Statements have been prepared in accordance with the relevant laws and schedule of the SEC Rules 1987, the listing Regulation of the Stock Exchanges (DSE & CSE), 2015 and of the companies Act, 1994 and other relevant local laws as applicable.

2.3 STATEMENT ON COMPLIANCE OF ACCOUNTING STANDARDS:

The financial statements have been prepared and presented in accordance with the applicable International Accounting Standards (IAS) and International Financial Reporting Standard (IFRS) adopted by the Institute of Chartered Accountants of Bangladesh (ICAB).

2.4 APPLICATION OF STANDARDS:

The following IFRSs and IASs are applicable for the financial statements of the company for the year under audit:

- IAS 1 Presentation of Financial Statements;
- IAS 2 Inventories;
- IAS 7 Statement of Cash Flows;
- IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors;
- IAS 10 Events after the reporting Period;
- IAS 12 Income Taxes;
- IAS 16 Property, Plant and Equipment;
- IAS-23 Borrowing Costs;
- IAS 24 Related Party Disclosures;
- IAS 28 Investment in Associates and Joint Ventures;
- IAS 33 Earnings per Share;
- IAS 36 Impairment of Assets;
- IAS 37 Provisions, Contingent Liabilities and contingent Assets;
- IAS-38 Intangible Assets.
- IFRS-7 Financial Instruments: Disclosures;
- IFRS-9 Financial Instruments;
- IFRS-13 Fair Value Measurements and
- IFRS-15 Revenue from Contracts with Customers;

2.5 GOING CONCERN:

At each year end management of the Company makes assessment of going concern as required by IAS-1. The company has adequate resources to continue its operation for the foreseeable future and has wide coverage of its liabilities. The Directors continue to adopt going concern assumption while preparing the financial statements.

2.6 OFFSETTING:

In compliance to IAS-1 and IAS-32, offsetting is done for a particular vendor or customer when the following conditions are met:

- Each of the two parties owes the other determinable amounts;
- The entity has the right to set off against the amount owed by other party;
- The entity intends to offset:
- The right of set off is legally enforceable.

2.7 CURRENCY PRESENTATION:

2.7.1 FUNCTIONAL AND PRESENTATIONAL CURRENCY AND LEVEL OF PRECISION:

The financial statements are prepared in Bangladesh Taka (Taka/Tk./BDT) which is the Company's both functional currency and presentation currency. All financial information presented in Taka and has been rounded off to the nearest integer.

2.7.2 FOREIGN CURRENCY TRANSLATION:

Foreign currencies have been translated into Taka currency at the ruling rate on the transaction dates. Monetary assets and liabilities are reconverted at the rates prevailing at the reporting period. Non-monetary assets and liabilities are reported using the exchange rate at date of transaction. Differences arising on conversion are changed to the statement of comprehensive income.

2.8 MATERIALITY AND AGGREGATION:

Each material class of similar items is presented separately in the Financial Statements. Items of a dissimilar nature or function are presented separately unless they are immaterial.

FAMES & R CHARTERED ACCOUNTANTS

2.9 USE OF ESTIMATES AND JUDGMENTS:

The preparation of financial statements in conformity with Bangladesh Financial Reporting Standards requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses and for contingent assets and liabilities that require disclosure, during and at the date of the financial statements.

Actual results may differ from these estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions of accounting estimates are recognized in the period in which the estimate is revised and in any future periods affected as required by IAS 8: "Accounting Policies, Changes in Accounting Estimates and Errors".

In particular, significant areas of estimation uncertainty and critical judgments in applying accounting policies that have the most significant effect on the amounts recognized in the financial statements include depreciation, amortization, impairment, net realizable value of inventories, accruals, taxation and provision.

2.10 PRESENTATION OF FINANCIAL STATEMENTS

Financial Statements are presented in accordance with IAS-1: "Presentation of Financial Statements" which describes the components of Financial Statements as below:

- i. Statement of Financial Position;
- ii. Statement of Profit or Loss and Other Comprehensive Income;
- iii. Statement of Changes in Equity;
- iv. Statement of Cash Flows and
- v. Notes to the Financial Statements.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES:

The accounting policies set out below have been applied consistently (otherwise as stated) to all periods presented in these financial statements.

3.1 ACCOUNTING CONVENTION AND BASIS:

The financial statements have been prepared in accordance with International Accounting Standards (IASs), International Financial Reporting Standards (IFRSs), Securities and Exchange Rules 1987, the Companies Act, 1994 and other laws and regulations applicable in Bangladesh.

3.1.1 IFRS 15 REVENUE FROM CONTRACTS WITH CUSTOMERS:

"IFRS 15 establishes a comprehensive framework for determining whether, how much and when revenue is recognized. It replaced IAS 18 Revenue, IAS 11 Construction contacts and related interpretations. The Company has adopted IFRS 15 Revenue from contracts with customers.

3.2 COMPARATIVE INFORMATION:

As required by the paragraph 38, 40, & 41 "presentation of financial statement"; comparative information in respect of the previous year has been presented in all numerical information in the financial statements. Previous year's balances have been reclassified as and where applicable for the fair presentation of Financial Statements.

3.3 PROPERTY, PLANT AND EQUIPMENT:

3.3.1 RECOGNITION AND MEASUREMENT:

An item shall be recognized as property, plant and equipment if, and only it is probable that future economic benefits associated with the item will flow to the entry, and the cost of the item can be measured reliably IAS 16.

Property, plant and equipment (PPE) are initially recognized at cost and subsequently land, buildings & civil constructions and plant & machineries are stated at fair value. The property, plant and equipment are presented at cost value, net of accumulated depreciation and accumulated impairment losses. The cost of an item of property, plant and equipment comprises its purchase price, import duties and non-refundable taxes, after deducting trade discount and rebates, and any costs directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the intended manner. The cost also includes the cost of replacing part of the property, plant and equipment and borrowing costs for long-term debt availed for the construction of the Property, plant and equipment.



3.3.2 SUBSEQUENT COSTS:

The cost of replacing part of item of property, plant, and equipment is recognized in the carrying amounts if it is probable that the future economic benefits embodied within the part will flow to the company and its cost can be measured reliably. The costs of the day-to-day servicing of property, plant and equipment recognized in the statement in the comprehensive income as incurred.

3.3.3 DEPRECIATION:

Depreciation on fixed assets is charged using 'reducing balance' method at the rates varying from 5% to 15%. Depreciation was charged as when assets were available for used.

No depreciation is charged on land and capital work-in-progress. The rates depreciation, applied on reducing balance method for the comprehensive years are as follows:

Particulars	2020-2021	2019-2020
Land & Land Development	0%	0%
Building Factory	5%	5%
Plant & Machinery	10%	10%
Electrical Installation	15%	15%
Furniture and Fixture	10%	10%
Office equipment and Computer	15%	15%
Office Decoration	10%	10%
Vehicles	5%	5%

3.3.4 INTANGIBLE ASSETS:

Intangible assets includes IT software which is used to maintain Company's accounts. It also includes Share Management Software and Website.

3.3.4.1 RECOGNITION AND MEASUREMENT:

Intangible assets are measured at cost less accumulated. It is recognized if it is probable that future economic benefits that are attributable to the asset will flow to the enterprise and cost of the assets can be measured reliably as required by IAS-38: Intangible assets. The cost of the Intangible assets comprises its purchase price and any costs directly attributable to the assets.

3.3.4.2 SUBSEQUENT COSTS:

Subsequent expenditure is capitalized only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditures are recognized in the Statement of Comprehensive Income when incurred.

3.3.4.3 AMORTIZATION:

Amortization is recognized in the Statement of Comprehensive Income on diminishing balance method based on written down value at which the asset is carried in the books of account. Amortization continues to be provided until such time as the written down value is reduced to Taka one.

3.3.5 CAPITAL WORK-IN-PROGRESS:

Property, plant and equipment under construction/acquisition have been accounted for as capital work-in-progress until construction/acquisition is completed and measured at cost.

3.4 CAPITALIZATION OF BORROWING COST

Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalized as part of the cost of the asset. All other borrowing costs are expensed in the period in which they occur in accordance with IAS 23: "Borrowing cost". Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds.

Recognition:

Bangladesh Building Systems Limited capitalizes borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset as part of the cost of that asset. **Bangladesh Building Systems Limited** recognizes other borrowing costs as an expense in the period in which it incurs them.





Borrowing costs eligible for capitalization:

The borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset are those borrowing costs that would have been avoided if the expenditure on the qualifying asset had not been made.

To the extent that **Bangladesh Building Systems Limited** borrows funds specifically for the purpose of obtaining a qualifying asset, **Bangladesh Building Systems Limited** determines the amount of borrowing costs eligible for capitalization as the actual borrowing costs incurred on that borrowing during the period less any investment income on the temporary investment of those borrowings.

Commencement of capitalization:

Bangladesh Building Systems Limited begins capitalizing borrowing costs as part of the cost of a qualifying asset on the commencement date. The commencement date for capitalization is the date when the **Bangladesh Building Systems Limited** first meets all of the following conditions:

- it incurs expenditures for the asset;
- it incurs borrowing costs; and
- it undertakes activities that are necessary to prepare the asset for its intended use or sale.

Cessation of capitalization:

Bangladesh Building Systems Limited ceases capitalizing borrowing costs when substantially all the activities necessary to prepare the qualifying asset for its intended use or sale are complete.

3.5 IMPAIRMENT OF ASSETS:

At each Balance Sheet date, the company reviews the carrying amounts of its assets to determine whether there is any indication of impairment in accordance with IAS-36: Impairment of Assets". During the year there was no indication of impairment of assets, as such no adjustment was given in the Financial statement for impairment.

3.6 INVESTMENT:

Investment represents investment in shares in BBS Cables Ltd. All investments categorized under 'Investments available for sale' and held-to-maturity' are carried at cost.

3.7 FINANCIAL INSTRUMENTS:

A financial instrument is any contract that gives to a financial asset of one entity and a financial liability or equity instrument of another entity.

3.7.1 FINANCIAL ASSETS:

The company initially recognizes receivable and deposit on the date that they are originated. All other financial assets are recognized initially on the dated at whom the company becomes a party to the contractual provisions of the transaction. Financial assets include cash and cash equivalents, account receivables, and long term receivables and deposit.

3.7.1.1 TRADE AND OTHER RECEIVABLES:

Trade and other receivable represent the amount due from customers of credit sales and also include receivable from employees and others. Account receivables are stated net of bad debt provision and unearned carrying charges.

3.7.1.2 CASH AND CASH EQUIVALENT:

Cash and cash equivalent comprises cash balances both in hand at bank, cash in transit and fixed deposit with original maturities of three months or less.

3.7.2 FINANCIAL LIABILITY:

The company initially recognized debt securities issued and subordinated liabilities and the date that they are originated. All other financial leases obligations, loans and borrowings, account payables and other payables.

3.7.2.1 PAYABLES:

The company recognizes a financial liability when its contractual obligations arising from the past events are certain and the settlement of which is expected to result in and outflow from the company of resources embodying economic benefit.





3.8 INVENTORIES:

Inventories are assets held for sale in the ordinary course of business, in the process of production for such sale or in the form of materials or supplies to be consumed in the production process. Inventories are stated at the lower of cost or net realizable value in compliance to the requirements of Para 21 and 25 of IAS-2. Costs including an appropriate portion of fixed and variable overhead expenses are assigned inventories by the method most appropriate to the particular class of inventory. Net realizable value represents the estimated selling price for the inventories less all estimated cost of completion and cost necessary to make the sale. Item wise valuation is as follows:

Items	Basis of valuation
Raw Materials	Weighted Average Cost
Stores & Spares	Weighted Average Cost
Work-in-Process	Raw materials cost which includes all the materials issued to production floor.
Finished Goods	Weighted Average Cost

3.9 CASH AND CASH EQUIVALENTS:

For the purpose of Statements of financial and Cash Flow Statements, Cash in hand and Bank balances represent cash and cash equivalents considering the IAS-1 "Presentation of Financial Statements" and IAS-7 "Cash Flow Statement", which provide that Cash and Cash equivalents are readily convertible to known amounts of Cash and are subject to an insignificant risk of changes in value and are not restricted as to use.

3.10 CASH FLOW STATEMENT:

Cash Flow Statement is prepared principally in accordance with IAS-7 "Cash Flow Statement" 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".

3.11 ACCOUNTS RECEIVABLES:

Trade receivable is stated at nominal value which is the fair value of the consideration given in return. After initial recognition these are carried at nominal value less impairment losses due to non-collectability of any amount so recognized.

3.12 PROVISIONS:

A provision is recognized on the balance sheet date if, as a result of past events, the Company has a present legal or constructive obligation that can be estimated reliably, and it is probable that an outflow of economic benefits will be required to settle the obligation.

3.13 REVENUE RECOGNITION:

Revenue from the sale of good is measured at the fair value of the consideration revised or receivable, net of returns and allowances and trade discounts. Revenue is recognized when significant risks and rewards of ownership have been transferred to the buyer, recovery of consideration is probable, the associated costs and possible return of goods can be estimated reliably, there is no continuing management involvement with the goods, and the amount of revenue can be measured reliably. This usually occurs at the time of delivery of goods along with invoice.

3.13.1 OTHER INCOME:

All other income is recognized when the Organization's right to receive such income has been reasonably determined and all conditions precedent is satisfied.

3.14 FINANCE COST:

Finance expense comprises interest expense on term loan, overdraft, and bank charge. Interest income fixed deposit and from saving or current account is net off with finance expenses. All finance expenses are recognized in the profit and loss account.

3.15 EARNINGS PER SHARE:

The Company presents basic Earnings Per Share (EPS) data for its ordinary shares.

3.15.1 BASIC EARNINGS PER SHARE:

Basic earnings per share are calculated by dividing the profit and loss attributable to the ordinary shareholders of the Company by the weighted average number ordinary share outstanding during the period.



3.15.2 DILUTED EARNINGS PER SHARE:

For purpose of calculating diluted earnings per share, the number of ordinary shares shall be the weighted average number of ordinary shares calculated in accordance with IAS-33 paragraphs 19 & 26 plus the weighted average number of ordinary shares that would be issued on the conversion of all the dilutive potential ordinary shares into ordinary shares.

3.16 DIVIDEND INCOME ON SHARES:

Dividend income on shares is recognized during the period in which it is declared and ascertained. During the year the company received cash dividend from invest in shares of BBSCL.

3.17 COMMISSION / BROKERAGE TO SELLING AGENT:

No commission was incurred or paid to neither any sales agent nor any brokerage or discount other than conventional trade discount was incurred or paid against sales.

3.18 INCOME TAX:

Income tax expenses comprise current and deferred tax. Income tax expenses are recognized in the Profit & Loss Account.

3.18.1 CURRENT TAX:

Income tax expenses are recognized in Profit or Loss. Current tax is the expected tax payable on the taxable income for the year using tax rates. The company qualifies as a publicly traded company hence the applicable tax rate is 22.5% due to loss of current year applicable rate of Tax would be .60%.

3.18.2 DEFERRED TAX:

Deferred Tax arises due to temporary/deductible difference between accounting and tax base depreciation. Deferred Assets/Liabilities is recognized as per International Accounting Standard (IAS-12).

3.19 RECLASSIFICATION:

During period figures, wherever considered necessary, have been rearranged/ restated/reclassified for the purpose of comparison with current year's presentation without any impact on the profit and value of assets and liabilities as reported in the financial statements.

3.20 SOURCES OF INFORMATION:

During our course of preparation and presentation of the financial statements it has been considered the relevant financial documents and collected information throughout the accounting period ended 2020-2021 after overlooking of the head of accounts.

3.21 RELATED PARTY DISCLOSURE:

During the year the Company carried out a number of transactions with related parties in the normal course of business on arm's length bases. Name of those related parties, nature of those transaction and their total value have been shown in note no. 35.03 accordance with the provisions of IAS-24- "Related Party Disclosure."

3.22 RISK EXPOSURE:

3.22.1 FINANCIAL RISK MANAGEMENT:

The management of company has overall responsibility for the establishment and oversight of the company's risk management framework risk management policies, procedures and systems are reviewed regularly to reflect changes in market conditions and the company's activities. The company has exposure to the following risks for its use of financial instruments.

- Credit risk
- Liquidity risk
- Market risk
- Industry risk
- Operational risk
- Currency risk
- Interest rate risk

3.21.1.1 CREDIT RISK:

Credit risk is the risk of a financial loss to the company if a customer or counterparty to a financial instrument fails to meet its contractual obligations and arises principally from the company's receivables. Management has a credit policy in place and exposure to credit risk is monitored an ongoing basis. As at June 30, 2021 substantial part of the receivables are those from its company related and subject to insignificant credit risk. Risk exposures from other financial assets i.e. Cash at bank and other external receivables are nominal.

3.22.1.2 LIQUIDITY RISK:

Liquidity risk is the risk that the company will not be able to meet its financial obligations as they fall due. The company's approach to managing liquidity (cash and cash equivalents) is to ensure as far as possible, that it will always have sufficient liquidity to meet its liabilities when due





under both normal and stressed conditions without incurring unacceptable losses or risking damage to the company's reputation. In extreme stressed conditions the company may get support from the related company in the form of short term financing.

3.22.1.3 MARKET RISK:

Market risk refers to the risk of adverse market conditions affecting the sales and profitability of the company. Mostly, the risk arises from falling demand for the product or service which would harm the performance of the company. The company has strong marketing and brand management would help the company to increase their customer base.

3.22.1.4 INDUSTRY RISKS:

Industry risk refers to the risk of increased competition from foreign and domestic sources leading to lower prices, revenues, profit margin, and market share which could have an adverse impact on the business, financial condition and results of operation. The company has strong marketing and brand management would help the company to increase their customer base.

3.22.1.5 OPERATIONAL RISKS:

Operational risk summarizes the risks a company undertakes when it attempts to operate within a given field or industry. Operational risk is the risk not inherent in financial, systematic or market-wide risk. It is the risk remaining after determining financing and systematic risk and includes risks resulting from breakdowns in internal procedures, people and systems. The Management is highly skilled and directly involved in operation and also has built strong supply chain management to operate the business smoothly.

3.22.1.6 CURRENCY RISK:

The company is exposed to currency risk on certain revenues and purchases such as revenue from foreign customers and import of raw material, machineries and equipment. Majority of the company's foreign currency transactions are denominated in USD and relate to procurement of raw materials, machineries and equipment from abroad. The management has procurement policy to purchase the Raw Material imported from abroad.

3.22.1.7 INTEREST RATE RISK:

Interest rate risk is the risk that arises due to changes in interest rates on borrowing. There was no foreign currency loan which is subject to floating rates of interest. Local loans are, however, not significantly affected by fluctuations in interest rates. The company has not entered into any type of derivative instrument in order to hedge interest rate risk as at the reporting date.

3.23 EMPLOYEE BENEFIT:

The company maintains both defined contribution plan (Provident fund) for all its permanent employees. The eligibility is determined according to the terms and conditions set forth in the respective trust deeds.

3.24 DEFINE CONTRIBUTION PLAN (PROVIDENT FUND):

Defined contribution plan is cost employment benefit plan under which the company provides benefits for all of its permanent employees. The recognized employees' provident Fund is being considered as defined contribution plan as it meets the recognition criteria specified for this purpose. All permanent employees contribute 10% of their basic salary to the provident fund and the company also makes equal contribution.

3.25 SHORT TERM EMPLOYEE BENEFITS:

This relates to leave encashment and is measured on an undisclosed basis and expensed as the related service is provided. Provision is made for the annual leave encashment based on the latest basic salary. This benefit is applicable for employees as per services rule.

3.26 WORKERS' PROFIT PARTICIPATION FUND:

The Company operates fund for workers as "Workers' Profit Participation Fund" and 5% of the profit before charging such expenses has been transferred to this fund as per section 234 of Bangladesh Labor Act 2006 (Amended in 2013).

3.27 FESTIVAL BONUS

Each employee entitled to get festival bonus as per terms of service rules.

3.28 EVENTS AFTER THE REPORTING PERIOD:

As per IAS-10 "Events after the reporting period" are those event favorable and unfavorable that occurred between the end of the reporting period and the date when the Financial Statements are authorized for the issue. There were no material events that occurred after the reporting period which could affect the values in Financial Statements.

3.29 GENERAL

i. Figure has been rounded off to nearest integer. ii. Bracket figures denote negative.





		2020-2021	2019-2020
		Taka	Taka
4.00	Property, Plant & Equipment's: Tk.1,043,888,801 This is made up as follows: Cost		
	Opening balance Add: Addition during the year	1,627,654,052 96,808,555 1,724,462,607	1,610,357,305 17,296,747 1,627,654,052
	Less: Disposal during the year	1,724,402,007	1,027,034,032
	Total Cost Balance	1,724,462,607	1,627,654,052
	Depreciation		500.007.010
	Opening balance Add: Depreciation during the year	620,876,490 59,697,316	560,307,246 60,569,244
	Add. Depreciation during the year	680,573,806	620,876,490
	Less: Adjustment during the year	-	-
	Total accumulated depriciation	680,573,806	620,876,490
	Written down value	1,043,888,801	1,006,777,562
A sched	dule of Property, Plant & Equipment's are given in Annexure-A		
5.00	Intangible asset: Tk.1,429,442 This is made up as follows:		
	Cost Opening balance Add: Addition during the year	2,029,555	770,620 1,258,935
	Total Cost	2,029,555	2,029,555
	Less: Disposal during the year Total Cost Balance	2,029,555	2,029,555
	Amortization		
	Opening balance	441,288	394,579
	Add: Amortization during the year	158,825 600,113	46,709 441,288
	Less: Adjustment during the year	-	-
	Total Amotization	600,113	441,288
	Written down value	1,429,442	1,588,267
A sched	dule of Intangible assets are given in Annexure-B		
6.00	Investment in associate companies: Tk.945,948,131 This is made up as follows: Particulars:		
	Opening balance	824,363,067	664,441,541
	Share of net profit after tax of associate (Note - 29)	149,680,064 974,043,131	186,371,526 850,813,067
	Adjustment during the year	377,040,101	000,010,007
	Cash Dividend received from associate Closing Balance	(28,095,000) 945,948,131	(26,450,000) 824,363,067

The company's investment in associates (BBSL has 16.09% equity interest in BBS Cables Ltd. i.e 30,904,500 Ordinary Shares of Tk. 10 each.) is accounted for the Financial Statements using the Equity Method in accordance with IAS 28: 'Investments in Associates and Joint Ventures'. Significant influence over an investee (associate) is presumed to exist in accordance with IAS-28. Investment in an associate is initially recognized at cost, and the carrying amount is increased or decreased to recognize the investor's share of the profit or loss of the investee after the date of acquisition. The investor's share of investee's profit or loss is recognized in the investor's profit or loss.





7.00 Work-in-Progress for new office space: Tk.76,896,428

This is made up as follows:

Particulars:

Opening balance

Add: Addition during the Year

Less: Adjustment made during the Year

Closing Balance

8.00 Inventories: Tk.848,230,636

This is made up as follows:

Particulars:

Raw Material (Note-08.01) Work-in-Process (Note-08.02) Finished Goods (Note-08.03)

Total

2020-2021 Taka	2019-2020 Taka
	70.000 100
76,896,428	76,896,428
-	-
76,896,428	76,896,428
-	-
76,896,428	76,896,428

511,263,455 74,643,023 262,324,158 **848,230,636** 620,413,736 50,944,446 308,401,322 **979,759,504**

8.01 Raw Materials: Tk.511,263,455

This is made up as follows:

Doubless	June 30, 2021		June 30, 2020	
Particulars	(MT/KG/PCS)	Amount in Taka	(MT/KG/SQM/PCS)	Amount in Taka
Aluminum Foil	1,179	70,740	2,250	135,000
LDP	-	-	1,200	216,000
Galvalume Steel Coils	9.34	874,125	323	33,804,885
Decking	84	9,366,560	135	15,137,920
Hot Roll Steel Sheet/Plate	6,474	485,396,210	6,799	509,876,175
Zink Aluminum Alloy Coated Steel Coils (Pre-Painted)	97	15,555,820	411	61,243,756
Total		511,263,455		620,413,736

8.02 Work-in-process: Tk.74,643,023

This is made up as follows:

Doublevie	June 30, 2021		June 30, 2020	
Particulars	(MT/KG/PCS)	Amount in Taka	(MT/KG/SQM/PCS)	Amount in Taka
Purlin	60	6,312,810	78	8,213,310
Decking Sheet	5	529,575	17	1,994,100
Pre-fabricated I-Section	517	41,399,536	304	24,315,680
Roof Sheet	164	26,401,102	102	16,421,356
Total		74,643,023		50,944,446

Work-in-Progress: Considered the cost of raw-materials and 90% of labour and factory overhead as per degree of complition.





2020-2021

2019-2020

8.03 Finished Goods: Tk.262,324,158

This is made up as follows:

Particulars	June 30, 2021		June 30, 2020	
Particulars	(MT/KG/PCS)	Amount in Taka	(MT/KG/SQM/PCS)	Amount in Taka
Accessories	-	8,096,887	-	15695657
Decking Sheet	141	16,898,900	148	17,737,852
Erection Materials	-	59,443,377	-	97,726,338
Purlin	94	10,312,152	86	9,473,200
Pre-fabricated I-Section	1,614	140,376,639	1,606	139,694,775
Roof Sheet	155	27,196,203	160	28,073,500
Total		262,324,158		308,401,322

9.00 Goods In Transit: Tk.0

Goods In Transit (MS Plate)

Total

-	8,783,377
-	8,783,377

10.00 Advances, deposits and prepayments: Tk.747,886,302

This is made up as follows:

Particulars:

Advance to Employees (Note-10.01) Advance Income Tax Advance to Factory Advance to lease Advance to Office space purchase Fire Policy Advance Advance to Parties (Note-10.02) Security Deposit

VAT Current Account **Tender Security** L/C Margin Bank Guarantee Margin

Total

1,478,553	967,067
477,401,895	421,181,189
157,125	142,125
-	430,000
183,167,010	183,167,010
1,914,177	1,908,845
24,640,911	10,442,826
2,549,851	2,549,851
40,322,674	62,630,339
-	1,073,851
7,458,765	2,671,093
8,795,341	6,471,587
747,886,302	693,635,783

This is unsecured and considered good.

Advance: These advances are un-secured but good and subsequently realized and/or adjusted.

Deposits: These balances represent security deposits made by the Company for electric connection & others. In the opinion of the Directors, all current assets, investments, loans and advances are on realization in the ordinary course of business, a value at least equal to the amounts at which they are stated in the Statement of Financial Position.

There is no claim against the Company, which can be acknowledged as debt.

No amount was due by the Directors and managing agents of the Company and any of them severally or jointly with any other person.



2019-2020

Taka

2020-2021

Taka

FAMES & R CHARTERED ACCOUNTANTS

10.01	Advance to employees: Tk.1,478,553
	This is made up as follows:

This is made up as follows:

Particulars:

Mr. Abdus Sattar

Akmol Hossain

Mr. Alomgir Hossain

Mr. Anisur Rahaman

Mr. Annur Rahman

Mr. Anwar Hossain

Mr. Asit Saha

Mr. Belayet Hossain

Mr. Bijoy

Mr. Faruque Hossain

Mr. Humayun Kabir

Mr. Jamal Uddin-Driver

Mr. Kashem (Fabrecation)

Mr. Khondokar Golagar Rahaman

Mr. Milon

Mr. Miraz Hossain

Mr. Mosarrof Hossain (Impl)

Mr. Maynul Islam

Mr. Mohsin

Mr. Monirul Islam

Mr. Nayan Kumar Biswas

Mr. Nirob

Mr. Nurul Alom

Mr. Raihan Kabir

Mr. Rasel Hossain

Mr. Rashedur Rahman Sarker

Mr. Sarowar Hossain

Mr. Saiful (Office Assistant

Mr. Salim Rana

Mrs. Aysha Akter Eity

Mr. Shahjalal Khandker

Mr. Shajhan Kabir

Mr. Shakhawat Hossain

Mr. Shamsuzzaman (Transport Offic.)

Mr. Sopon Kumer Sarkar

Mr. Wazkuruni

Mr. Tanmoy Biswas

Mr. Zilur for Erection

Total

10.02 Advance to parties: Tk.24,640,911

This is made up as follows:

Particulars:

Abound Business Inc. Ltd

Biswas Enterprise

Global Iron Store

laka	laka
501,605	118,840
4,000	4,000
4,500	4,500
-	3,615
81,920	159,057
5,000	5,000
13,450	19,252
-	25,241
47,042	51,630
36,881	-
214,500	-
5,000	5,000
25,000	-
80,714	-
5,000	5,000
70,601	200,000
48,780	-
20,000	10.000
3,208	12,800
17,935	4,000 17,935
17,933	113,700
3,500	3,500
22,500	22,500
5,000	5,000
19,512	-
-	4,176
40,000	40,000
25,000	-
24,030	87,570
28,881	29,321
40,000	-
14,015	14,015
20,164	-
15,000	-
25,000	-
7,335	1,335

2,311,614 2,178,909 - 21,590 - 2,479,112

10,080

967,067

3,480

1,478,553





			CH.	ARTERED ACCOUNTANTS
			2020-2021 Taka	2019-2020 Taka
Hebei Machinary Import Export Jafree Traders Marin Hoist Melody Entertainment MJS Steel Centre Modern Steel Engineering MS Sadiqul Enterprise Navana Totoya New Osmani Mill Store Rana Enterprise Runfei (HK) Co. Ltd Saj Industrial & Inspection Compar Shafiul alom Special Steel Mills Ltd Trust Engineering Total			575,727 2,000,608 1,800,000 2,245,900 - 268,000 - 14,637,960 - 801,102 - 24,640,911	- 125,000 5,509,412 30,963 48,620 - - 29,700 - 19,520 10,442,826
11.00 Trade and other receivables: Tk. This is made up as follows: Particulars: Trade Receivable Total	773,899,030 (Note - 11.01)		773,899,030 773,899,030	935,573,335 935,573,335
This is made up as follows: Particulars: AB.R-Spinning Mills Ltd. ACCL Club Ahad Community Center AKH ECO Apparels Ltd. AKH Group. Akond Super Market Akota Composit Mills Ltd. Alomgir Akhondo Project Al-Amren Food Products Ltd. Amin Technical Center Apex Jute Mills Ltd. Asia Composit Mill Ltd. Asia Fashion Industries Ltd. Asset Development & Holdings Aziz Trade Engineering Ltd. Badhon Knit Fashion Ltd. Baly Integrated Solutions Ltd. Bangladesh Erectors Ltd. Bangladesh Milk Procedures Barobi Holdings Ltd Bashundhara Indoor Stadium BD Food Trading Benfix Steel Building Development	.773,899,030	ESCAR	7,492,466 - 14,707,058 17,740,846 1,694,315 574,940 - 5,679,191 15,837,555 1,324,000 - 36,698 19,038,999 2,852,000 - 383,834 - 13,641 2,257,108 6,352,730 15,521,639 -	6,018,144 10,758,368 111,550 33,167,165 1,993,715 7,038,200 826,909 810,545 - 1,324,000 850,000 - 16,305,000 3,252,000 169,929 684,233 415,696 - 3,410,000 6,352,730 - 473,000

FAMES & R CHARTERED ACCOUNTANTS

Bengal Adhesive & Chemical Inds. Ltd.	
Bengal Cement Ltd.	
Bengal Feed & Fisheries Ltd.	
Bengal Group	
Bengal Group Mold Shed	
Bengal NFX Textiles Mills Ltd.	
Bhairob Power Ltd.	
BNA Bangabandhu Complex	
BSRM Wires Ltd.	
Butterfly Manufacturing Ltd.	
Cadet College Club Ltd	
Cantonment School & College Rangpur	
Chaity Composite Ltd.	
Chadpur Power Generation Ltd	
Chittagong Feed Itd	
Civil Engineers LTd.	
Color & Stitches	
Consolidated Tea & Lands Co. (BD)	
Desh Unnayan Ltd.	
Design Concept Steel Ltd.	
Edison Footwear Ltd.	
Eminance Electric Wires & Cables Ltd	
EON Group of Industries	
Erebus Plastic Ind. Ltd	
Executive Attire Ltd.	
Fahim Washing Plant	
Fakruddin Textile Mills Ltd.	
Fakir Fashion Ltd.	
Fashion Globe Ltd.	
FB Fashion Ltd.	
Four H Group	
Galaxy Logistics Ltd.	
Gazi Auto Tyres	
Gazipur & Mirzapur Tea Estate Ltd.	
Gazi Tyers ltd.	
Global Appliances Ltd	
Globe Edible Oil Ltd.	
G M SONS	
Green Smart Shirts Ltd.	
Greentex Composite Mills	
G S Paper & Board Mills Ltd.	
Gulshan Club	
Hamza Cotton Mills Itd.	
Hashem Rice Mills Ltd.	
Impress New Tex AOP Shed	
Impress New Tex Composit Ltd.	
Index Companies Ltd.	
Infinia Group	
Infinia Spinning Mills Ltd.	(A
	11+1

2020-2021 Taka	2019-2020 Taka
-	700,000
-	46,400
1,359,500	1,859,500
2,465,722	2,965,722
1,876,828	2,376,828
4,783,705	460,000
8,866,603	3,727,599
1,113,965	7,820,001
4,353,612	12,283,358 29,475,990
	4,303,000
	745,120
10,787,321	24,050,000
4,586,065	21,708,268
6,187,781	-
8,288,512	9,288,512
1,377,298	1,527,298
822,050	3,934,833
-	707,978
122,544	-
1,215,422	2,083,169
1,643,894	496,606
5,528,710	6,870,000
779,659	-
8,476,760	13,476,760
2,396,535	2,596,535
1,468,264	-
19,577,381	11,942,714
1,968,000	1,968,000 2,767,000
2,267,000 6,294,425	19,300,000
923,697	783,897
813,149	6,756,344
1,967,351	2,202,840
5,943,195	-
11,509,784	-
-	222,868
411,201	1,900,000
11,881,310	13,336,407
12,540,000	19,040,000
-	800,000
386,885	-
47,435	-
4,874,418	5,874,418
8,762,236	9,107,000
12,834,610	12,539,212
6,535,602	14,020,461
15,384,605	23,961,620
7,614,208	7,523,347

FAMES & R CHARTERED ACCOUNTANTS

	2020-2021 Taka	2019-2020 Taka
Ispahani Tea Ltd.	175,575	185,224
Isphahani Summit alliance	-	152,072
Jamuna Fashion Wears Ltd	-	50,000
Jeans Manufacturing Co. Ltd	12,223,397	12,313,416
Kamal & Brothers	252,000	752,000
Kanchan Purbachal Power	2,865,906	-
Karishma Services Ltd.	1,700,500	1,700,500
Karooni Knit Composite Ltd.	751,553	1,304,743
Kashem Industries Itd	7,334,602	-
Kazi Farms Group Trading	-	166,810
Kazi Firms wire house	319,500	4,348,204
Kazi Pirganj Heatachari Ltd.	-	293,515
Kazi Polymer Itd	588,075	-
KM Bohumukhi Ltd.	3,829,121	4,829,121
Knit Asia	-	400,000
KSRM Power Plant	-	3,503,670
KYCR Coil Industries Ltd.	-	4,897,949
Laksum Inner Wear Ltd	155,000	505,000
LEO Metal Industries	6,281,915	-
Lotus Kamal Properties Ltd.	37,413	-
Madina Polymer Industries Ltd.	1,111,094	-
Magnum Steel Industries Ltd.	1,045,523	1,045,523
Majidsons Construction Ltd.	-	7,008,938
Marico Bangladesh Ltd.	50,477	-
Masafi Bread & Biscuit Industries Ltd.	4,700,000	5,700,000
Masco Daily Enterprise	71,574	-
Mast Packing & Paper Ltd.	-	40,752
MAX Industries Ltd.	200,000	700,000
Mazidsons Construction Ltd	16,788,171	94,273
Meghna Bangladesh Ltd.	-	211,784
Meghna Group	561,263	9,011,263
Megna Knit Composit Textile Ltd.	5,564,826	-
Meghna group utility bridge	349,013	362,108
ML Dyeing Ltd.	52,892	-
MN Convention Hall	3,035,000	3,535,000
Monalisa Ceramics Itd	-	790,409
Mondol Group	14,321,875	35,837,298
Mongla Port Authority	24,151,446	2,280,480
Montex Fabrics Itd	7,410,559	-
MS Nadim Enterprise	-	250,812
M & U Trims Ltd.	159,935	30,000
Naasa Real State Ltd.	9,000,000	10,000,000
Nafco Group	-	10,410,230
Nextspaces Ltd.	9,135,259	9,292,984
New Hope Feed Mills Ltd.	-	11,277,414
Nihao Food Company Ltd.	-	500,000
Nortex Spinning Mills Ltd	3,166,014	3,666,014
Pakija Dyeing & Printing	-	10,206,750
Pakija Woven Fashion Ltd.	-	348,010

2010-2020

2020-2021

FAMES & R CHARTERED ACCOUNTANTS

Paragon Group Paramount BTRAC Energy Ltd. Paramount Textiles Ltd. PHP Integrated Steel Mills Ltd. Pledge Harbour Intl. School Popular Pharmaceuticals Ltd. Prime Press & Puliction Purbachal Steel Mills Ltd. Q & Q Foods Ltd. Quazi Enterprises Ltd. Rabeya Convention Centre (Trading) Rahman & Nesa Hospital Rancon Auto Industries Ltd. Rancon Electronics Ltd. R.A Spinning Mills Ltd. R. B. Convention Center Reflex Packaging Ltd. Regent Fabrics Ltd. **RK Enterprise** Sagorika Feeds Ltd. Shahida Trading Corporation S Alom Group Sarah Resort Ltd. Shahida Trading Corporation Shamim Food & Beverage Ltd. Shamoli Poultry Shetu Pesticids Ltd. Shiplu Textile & Spinning Mills Ltd Shirin Spinning Mills Ltd. Spectra Engineers Ltd. Square Consumer Products Ltd. SSP PVT Limited. Standard Group (Trading) Taiwan Food & Processing Inds. Ltd. Takken Alom Abenikko Talisman Sartorial Ltd Tharmex Group The Civil Engineers Ltd. Tongwea Feed Mills Ltd. Uniglory Cycle Components Ltd. Uniglory Paper & Packaging Ltd. Uniliance Textile Ltd Uniliver BD Ltd. Unique Designers Ltd Unitex Composite Mills Ltd. Urmi Garments Ltd. Vitacan Industries Ltd. Viyellatex Group Viyellatex group eco Fabrics-2 Viyellatex Ltd (Dism. & Install RS) Viyellatex Spinning Mills Ltd. Xinpeng-Bir Industrial Co. Ltd. Total

2020-2021 Taka	2019-2020 Taka
18,943,528	23,282,554
-	1,591,191
-	3,287,595
-	3,138,969
2,240,800	2,240,800
11,123,461	-
1,500,000	1,500,000
1,825,816	700,000
1 070 700	1,975,000
1,679,790	3,476,511
94,768 2,100,000	94,768 2,100,000
7,429,844	14,429,844
20,420,986	29,175,768
1,939,368	2,597,000
-	205,262
8,168,188	9,086,598
· · · -	761,213
449,281	-
2,635,574	-
66,405	-
79,793,754	28,492,875
1,694,025	1,694,025
850,000	1,300,000
2,652,140	6,052,140
2,328,640	2,728,640
4,826,050 3,702,542	536,894 5,202,542
2,177,324	2,431,378
492,000	10,553,863
-	1,500,010
8,283,216	7,783,206
1,396,950	1,396,950
-	459,070
-	1,022,811
20,893,002	43,271,800
18,662,575	21,662,575
18,201,067	25,968,464
2,828,115	- 562 000
563,000 8,500,000	563,000
2,757,620	2,757,620
	2,524,573
_	1,754,180
8,416,210	10,416,210
357,487	-
716,055	471,360
4,307,436	11,060,318
17,822,729	18,822,729
3,174,174	3,324,174
17,951,371	45,431,656
772 000 000	7,234,144
773,899,030	935,573,335



2020-21 Taka 2019-2020 Taka

The above amounts are unsecured but good and have been subsequently realized. No provision was made for bad debt during the year under review.

Aging of the above receivables is given below:

Partic	Particulars upto 3 months 3-6 mon		3-6 months	6 months & above	Total
Accounts R	eceivable	236,503,544	297,409,397	239,986,089	773,899,030

This is unsecured, considered good and is falling due within one year. Classification schedule as required by schedule XI of Companies Act 1994 are as follows:

SL	Particulars	Amount in BDT 2021	Amount in BDT 2020
I	Accounts receivable considered good in respect of which the company is fully secured	-	-
	Accounts receivable considered good in respect of which the company holds no	773,899,030	935,573,335
	security other than the debtor personal security		
III	Accounts receivable considered doubtful or bad	-	-
IV	Accounts receivable due by any director or other officer of the company	-	-
V	Accounts receivable due by Common management	-	-
VI	The maximum amount of receivable due by any director or other officer of the company	-	-
	TOTAL	773,899,030	935,573,335

12.00 Cash and cash equivalent: Tk.20,975,698

This is made up as follows:

Particulars:

Cash in hand: (Note-12.01)
Cash at bank:
Term Deposits (FDR) (Note-12.02)
Short Term Deposit (STD) (Note-12.03)

Current & Collection Accounts (Note-12.04)

Total

189,880 62,934 2,404,363 2,322,712 9,461,619 11,359,740

9,461,619 8,919,836 20,975,698 11,359,740 7,440,484 21,185,870

12.01 Cash in hand

Cash in hand as on June 30, 2021 was Tk. 1,89,880 which existed in factory Tk. 89,880 and Head office Tk. 1,00,000. Since our audit was post-dated, we could not physically verify the cash in hand as on June 30, 2021. However, we have obtained cash certificate from the management.

Cash at bank:

The Cash at Bank amount has been lying with individual account. We have verified the Bank balance along with the Bank Statement and Bank Re-conciliation statement and found in agreement. Details as under Note no: 12.02, 12.03 and 12.04.

12.02 Term deposits (FDR): Tk.2,404,363

This is made up as follows:

Particulars:

Eastern Bank Ltd., A/C No. 1045450439654

Total

2,404,363 2,322,712 2,404,363 2,322,712

12.03 Short term deposits accounts (STD): Tk.9,461,619

This is made up as follows:

Particulars:

Brac Bank Ltd., A/C No. STD-1507100399135001

Eastern Bank Ltd.

Brac Bank Ltd., A/C No. STD-1518202275049001

Dutch-Bangla Bank Ltd., A/C No.SND- 0103120000001023

United Commercial Bank Ltd. A/C No. SND- 00781301000000234

388	5,393
8,302	8,643
38,728	38,613
7,678,581	2,806,256
591,152	12,722



United Commercial Bank Ltd. A/C No. SND- 00781301000000223 NRBC A/C No.010236000000069 **Total**

12.04 Current and collection accounts: Tk.8,919,836

This is made up as follows:

Particulars:

Brac Bank Ltd., A/C No. CD-1507200399135002
Prime Bank Ltd. A/C No. CD-2126113001163
NRBC A/C No.010233300000556
United Commercial Bank Ltd. A/C No. SND- 007813200000245
United Commercial Bank Ltd. A/C No. USD- 00781410000038
Total

13.00 Share Capital: Tk.1,629,297,331

This is made up as follows:

Particulars:

Authorized share capital

500,000,000 ordinary shares of BDT 10 each

Issued, subscribed and paid up capital

155,171,174 Ordinary Shares of Tk. 10.00 each fully paid-up 7,758,559 bonus share @ Tk. 10 each

Total

2020-2021 Taka	2019-2020 Taka
46,295	8,488,113
1,098,173	-
9,461,619	11,359,740
967,014	968,204
19,697	20,502
7,747,612	6,266,234
18,748	18,788
166,765	166,756
8,919,836	7,440,484
5,000,000,000	5,000,000,000
1,551,711,744	1,410,647,040
77,585,587	141,064,704
1,629,297,331	1,551,711,744

Split of Face Value of Share:

A special resolution is passed and duly certified from RJSC dated 30 October, 2010 to adopt a new Articles of Association. By the said special resolution, the Company's face value of share is reduced from Tk. 100 to Tk.10.

The above balance has been received from the following:

		% of S	% of Shares		No. of Shares	
Name Designation		30-06-2021	30-06-2020	30-06-2021	30-06-2020	
Directors/Sponsors						
Engr. Md. Abu Noman Howlader	Chairperson	10.78	8.88	17,571,361	13,782,396	
Engr. Hasan Morshed Chowdhury	Managing Director	5.28	3.38	8,607,207	5,245,150	
Engr. Mohammad Ruhul Majid	Director	4.99	3.08	8,126,004	4,786,861	
Engr. Mohammad Badrul Hassan	Director	8.95	7.05	14,588,932	10,942,031	
Mr. Md. Ashraf Ali Khan	Director	-	7.61	-	11,808,806	
Others		30.01	30.01	48,893,504	46,565,244	
Foreign investors		0.13	0.1	208,015	158,770	
Institutions		38.64	35.52	62,950,605	54,934,562	
General shareholders		31.23	34.37	50,877,609	53,512,598	
		69.99	69.99	114,036,229	108,605,930	
		100	100	162,929,733	155,171,174	





2019-2020

22,363,503

87,856,793

155,171,174

917,021,671

(141 064 704)

2020-2021

21,861,364

100,891,330

162,929,733

884,694,594

(77 585 587)

Range with shareholding position	n:				Taka	Taka
Range of holdings	No. of sha	reholders	% of sha	reholders	S Number of shares	
In number of shares	2021	2020	2021	2020	2021	2020
1 to 500	2754	2,946	0.30	0.32	493,059	496,877
501 to 5,000	4494	4,546	5.23	5.67	8,520,968	8,803,687
5,001 to 10,000	860	1,014	3.79	4.73	6,182,490	7,346,901
10,001 to 20,000	557	651	4.83	5.82	7,882,659	9,037,709
20,001 to 30,000	179	207	2.71	3.33	4,422,482	5,171,038
30,001 to 40,000	81	112	1.76	2.51	2,865,356	3,895,540
40,001 to 50,000	56	60	1.57	1.75	2,563,433	2,721,504
50,001 to 100,000	101	108	4.44	4.81	7,246,592	7,477,622

13.42

61.92

100

14.41

56.62

100

89

22

9,755

14.00 Retained earnings: Tk.693,401,555

89

29

9,200

This is made up as follows:

Particulars:

100,001 to 1,000,000

Total

Over 1,000,000

Opening balance Issuance of bonus shares Payment of Cash Dividend Net Loss during the year Closing Balance

15.00 Long Term Loan : Tk.358,456,077

This is made up as follows:

Particulars:

Long term Ioan Lanka Bangla Finance

Term Loan-UCBL Term Loan-NRBC

Less: Current Maturity of Long Term Loan

Total

(11,000,001)	(111,001,701)
(77,585,587)	-
(36,121,864)	108,737,626
COO 401 FEE	004 004 504
693,401,555	884,694,594
693,401,555	884,694,594
693,401,555	884,694,394

111,/86,815	108,198,419
400,375,070	416,546,291
84,707,933	-
596,869,819	524,744,710
238,413,742	220,143,012
358,456,077	304,601,698

Terms & conditions of term loan:

The Company is enjoying term loan facility against expansion of Factory Building from UCBL, Mohakhali Branch. Terms & Conditions of the loan is as below:

Loan A/c Name and No.	Rate of Interest	Tenor	Repayment Term	Security
Term Loan-UCBL	9.00%	5 years	Monthly (Starting from 13 July 2016)	"(a) A post dated cheque covering the Term Loan amount, 06 nos post dated MICR Cheques for each Term Loan (03 nos. cheques covering each EMI amount and 03 nos. cheques each amounting 20 times of EMI amount through an undertaking to the effect that these have been provided by you for repayment purpose. (b) Personal guarantee of all the directors. (c) Post dated cheques. (d) Registered mortgage supported by registered IGPA favouring the bank against all bank facilities on 99.00 decimal land with factory building."
Term loan-NRBC	9.00%	5 years	Monthly (Starting from 28 February 2020)	(a) Registered Mortgage Land and Building.
Term loan- LankaBangla	13.25%	12 years	Monthly (Starting from 28 February 2020)	(a) Registered Mortgage Land and Floor. (b) Personal Guarantee of all the Directors.
Finance			LO TOUTHURY 2020)	(c) Post dated Cheques.



	2020-2021 Taka	2019-2020 Taka
16.00 Deferred tax : Tk.276,039,180 This is made up as follows: Particulars:		
Opening balance	259,502,608	224,294,722
Adjustment/(Reduction) during the year on fixed assets at cost	(9,108,050)	3,223,581
Deferred Tax (Associate Income @ 20%)	29,936,013	37,274,305
Provission on Sales	1,327,609	(5.000.000)
Less: Adjustment of AIT of Dividend Income Closing Balance	(5,619,000) 276,039,180	(5,290,000) 259,502,608
	270,039,100	239,302,008
16.01 Temporary timing difference: Accoun	oting	
As at June 30, 2021 Base Ca	arring Tax Base	Temporary Difference
Property, Plant and equipment 1,043,88	8,801 611,940,622	(431,948,179)
	9,442 848,635	(580,807)
Net Taxable temporary difference Applicable rate 1,045,31	8,243 612,789,257	(432,528,986) 22.50%
Deffered Tax liability-30 June 2021		(97,319,022)
Deffered Tax liability-30 June 2020		(106,427,072)
Deffered Tax expenses/(income) for the period		(9,108,050)
As at June 30, 2020 Base Ca Amou	arring Tax Base	Temporary Difference
Property, Plant and equipment Intangible Assets Net Taxable temporary difference Applicable Tax rate Deffered Tax liability-30 June 2020 Deffered Tax liability-30 June 2019 Deffered Tax expenses/(income) for the year	1266616	(425,386,637) (321,651) (425,708,288) 25% (106,427,072) (103,203,491) (3,223,581)
17.00 Accounts & other payables: Tk.27,956,331 This is made up as follows: Particulars:		
Sundry creditors for goods and service (Note - 17.01)	8,174,205	14,733,541
Sundry Creditors others (Note - 17.02)	11,273,349	11,765,630
Undistributed refund warrant Advance against Project (Note - 17.03)	4,779,160 3,729,617	4,779,160 2,560,567
/ dvalido against i rojott (noto 17.00)	27,956,331	33,838,898
17.01 Sundry creditors for goods and services: Tk.8,174,205 This is made up as follows: Particulars:		
Asian Paints	-	594,965
Bengal Tyre & Battery	- 400.740	33,350
Berger Paints Chistia Hardware Store	130,742	109,582 76,047
OHISHA HALUWAIT SHOTE		10,041



	2020-2021 Taka	2019-2020 Taka
Connect Distribution Ltd.	-	64,081
Desk Touch International	-	4,887
Diamond Fiber Glass Technology	155,425	804,114
Gazipur Gas Company	134,400	334,400
Hebei Machinary Import & Export Co. Ltd	5,050,000	-
Grambangla Tubes Ltd	-	1,738,562
Khaja Engineering Works	-	2,111,631
Lucky Steel Corporation	-	552,503
Linde Bangladesh	-	1,047,975
Mindhill Corporation	-	647,385
Nahar Enterprise	103,165	-
New Juthi Enterprise	-	2,500
Parvez Enterprise	313,072	689,796
RAK Paints	565,684	929,306
Rana Enterprise	615,030	-
Shafiul Alam Special Steel Mills Ltd.	-	16,900
Sharif Corporation bd ltd.	_	1,294,967
Sharly Engineering works	_	2,184,556
Shawon Enterprise	119,131	200,122
Sonargoan Steel Ltd	27,140	200,122
Tahir Enterprise	212,916	920,485
Steel Mark pipes Itd.	747,500	375,427
Total	8,174,205	14,733,541
17.02 Sundry creditors-others: Tk.11,273,349	, ,	, ,
This is made up as follows:		
Particulars:		
Al-Amin Kormo Songtha	-	160,009
Arwa Agro Industries	2,350	53,500
Atlantic Traders Aveva Information Tech India	-	1,647,906
Bangladesh Transport Agency	-	419,850 34,210
Bishwas Enterprize	_	58,590
Bismillah ZM Poultry	_	59,519
Bismillah Transport Agency	-	3,532
Britto Communication & logistics Service	75,990	-
Bureau Veritas (BD) Privat Ltd.	2,400	-
City Paper & Stationary	36,063	78,020
Concept Concrete Ltd.	202,657	-
Corporate Projukti Limited	10,000	-
Customized Fabrication Engineering	648,420	-
Digital Land Survey Director BRTC (BUET)	21,081	800
Energypac Power Generation Ltd.	41,489	110,174
Eco-serve	15,000	-
Essence Industrial Gases Ltd.	29,738	-
Express Systems Ltd	8,700	-
Facecard	64,400	-
Flora Ltd	-	422,171
Headlight	16,344	58,827
Heilong International	93,810	93,810
Horizone Media & Publication	8,640	_

FAMES & R CHARTERED ACCOUNTANTS

Industrial Inspection and Testing Jara Enterprise Kishorgonj Paper & Stationary KL Smart Steel Erector Kajol Automobiles workshop Kingyang International Trade Local Transport Agency Magnum Steel Industries Itd Megna Automobiles Ltd. MS Mariam Enterprise MS Arafat Steel Structure MS Supa Enterprise Mahin Enterprise Mollah Engineering and Service Modern Tech Enterprise Multi Link International Co. Multi Line Industries N. Islam Transport Agency Naima Foundation Nahar Enterprise NDE Steel Structure NIST Service (Pvt) Ltd. Nur Enterprise Partex Furniture R N Timber Sadi Enterprise Sadia Paints Ltd Sanji Automobiles Ltd. Satcom IT Ltd. **Shahid Trading Corporation** Sharna Engineering Works Sima Enterprise **SNB** Enterprise Structural Building Systems Ltd. Star Tech Engineering Ltd Steel Express Ltd ST Thai Aluminium Tax Deducted From Remuneration Tax Deducted From Salary Tiger Steel Bangladesh Uttara Service Ltd. Total

17.03 Advance against project: Tk.3,729,617

This is made up as follows:

Particulars:

Baly Plastic Industy & Ing. Sol BD Food Ltd Trading Bitopi Group Fardin Auto Gas & Filling Station Marico Bangladesh Oriental Eco Woods Ltd Pakiza Dyeing & Printing Building Regent Fabrics Ltd ZAEE Trems Ltd

A BINGUIS

2020-2021 Taka	2019-2020 Taka
49,000	-
-	170,283
_	46,000
_	282,290
39,270	-
2,671,532	-
76,685	76,685
93,870	-
60,875	-
32,174	67,788
-	40,370
_	285,484
_	2,615
_	3,200
_	119,060
-	89,760
391,694	-
3,874,099	2,443,583
-	34,665
-	115,345
3,600	3,600
13,900	-
-	81,899
2,785	52,785
-	66,950
7,958	180,530
-	319,815
8,500	83,500
100,000	-
-	74,851
30,370	-
-	324,094
10,000	-
35,400	-
-	144,540
1,924,364	2,924,364
33,242	43,242
176,000	138,000
169,639	160,000
174,414	189,414
16,896	- 44 705 000
11,273,349	11,765,630

-	500,000
-	800,000
-	450,000
2,000,000	-
-	810,567
400,000	-
490,830	-
38,787	-
800,000	-
3,729,617	2,560,567

Import Loan-UCBL

CC Hypo-UCBL

Time loan-UCBL (General)

Time loan-UCBL (COVID)



	2020-2021 Taka	2019-2020 Taka
18.00 Accruals and provisions: Tk.346,598,926 This is made up as follows:		
Particulars: Salary & Allowances Wages Electricity Bill Electricity Bill Provident Fund	3,485,729 10,765,765 409,836 - 44,671,874	9,484,832 7,033,102 421,047 6,450 40,395,746
Interest Payable Provision for income tax Provision for VDS Provision for WPPF (Note - 18.02)	9,170,602 273,474,474 2,937,789	1,128,987 267,840,221 3,443,472
Corporate Gov. Certificate Fee Audit Fees	1,337,857 57,500 287,500	1,259,524 57,500 287,500
Total Most of the outstanding liabilities have subsequently been paid;	346,598,926	331,358,382
No liabilities in the Statement of Financial Position are at a value less than the amount at wh Financial Position.	ich it is repayable at the da	ate of the Statement of
18.01 Provision for tax: Tk.273,474,474 This is made up as follows:		
Particulars: Opening balance	267,840,220	262,584,960
Provision for the year Total	5,634,254 273,474,474	5,255,260 267,840,220
Under tax provision in respect of previous year comprises: Income Year 2012-2013 Income Year 2013-2014 Income Year 2014-2015 Income Year 2015-2016 Income Year 2016-2017 Income Year 2017-2018 Income Year 2018-2019 Income Year 2019-2020 Income Year 2020-2021	7,596,024 3,760,110 88,970 87,991,226 97,394,201 35,545,308 30,209,121 5,255,260 5,634,254 273,474,474	7,596,024 3,760,110 88,970 87,991,226 97,394,201 35,545,308 30,209,121.25 5,255,260.25
18.02 Workers profit participation fund & welfare fund: Tk.1,337,857 This is made up as follows: Particulars:		
Opening balance Addition during the year (Note - 27.00) Less: Paid during the period Closing balance	1,259,524 1,337,857 (1,259,524) 1,337,857	7,191,824 1,259,524 (7,191,824) 1,259,524
19.00 Short term loan: Tk.886,926,515 This is made up as follows: Particulars:		

273,962,419

88,252,737

153,325,478

202,207,472

106,010,757

50,372,938

157,273,065



Import Loan NRBC Time Loan- NRBC (General) Time Loan- NRBC (COVID)

Over Draft (OD)-NRBC Deffered Acceptance 2020-2021 Taka 2019-2020 Taka

151,506,289

80,198,685

177,537,928 60,995,376 30,340,695 102,188,284

100,720,404 113,774,507 **961,740,519**

886,926,515

The details of the loan is as under:

Name of the Bank: United Commercial Bank Ltd.

Nature: CC Hypo (Working Capital) Sanction Limit: Tk. 150,000,000

Nature: LTR (Working Capital) Sanction Limit: Tk. 274,600,000

Nature: Time Loan

Sanction Limit: Tk.150,000,000 Expiry Date: 30-09-2021 Interest Rate: 9% (Variable)

Security: Shipping documents, title imported goods and Bank Security.

Name of the Bank: NRBC Bank Ltd. Nature: L/C Sight/Usance/UPAS Sanction Limit: Tk. 2500.00 Lac

Nature: Overdraft (Working Capital) Sanction Limit: Tk. 150,000,000

Nature: Working Capital (Stimulus) Sanction Limit: Tk. 30,000,000

Nature: LTR (Working Capital) Sanction Limit: Tk. 150,000,000

Nature: Time Loan

Sanction Limit: Tk. 60,000,000 Interest Rate: 9% (Variable)

20.00 Unclaimed Dividend Account: Tk.2,064,811

Unclaimed dividend during the year
Unclaimed Dividend balance 2016-2017
Unclaimed Dividend balance 2015-2016
Unclaimed Dividend balance 2013-2014

21.00 Sales Revenue (Net): Tk.939,042,262

This is made up as follows:

Particulars:

Sales Revenue-Local Sales Revenue-Deemed Export

Gross Revenue Less: VAT

Total Net Sales Revenue

2,064,811	
113,135	
183,684	
674,919	
1,093,073	

674,919

183,684

113,135

971,738

1,075,996,623 1,075,996,623 (136,954,361) 939,042,262 985,057,107 4,732,371 989,789,478 (113,912,770) 875,876,708





		2020-2021 Taka	2019-2020 Taka
22.00 Cost of goods sold: Tk.851,179,7 This is made up as follows:	775	Така	laka
Particulars: Raw and packing materials			
Opening stock Purchase	(Note - 08.01) (Note - 22.01)	620,413,736 511,105,505	574,765,420 742,379,157
Closing stock	(Note - 08.01)	1,131,519,241 (511,263,455) 620,255,786	1,317,144,577 (620,413,736) 696,730,841
Manufacturing expenses Cost of goods manufactured Add: Opening Work in Process	(Note - 22.02)	208,545,402 828,801,188 50,944,446	200,899,040 897,629,881 182,886,200
Less: Closing Work-in-Process	(Note - 08.02)	879,745,634 (74,643,023) 805,102,611	1,080,516,081 (50,944,446) 1,029,571,635
Opening stock of finished goods	(Note - 08.03)	308,401,322 1,113,503,933	73,752,595 1,103,324,230
Closing stock of finished goods Total	(Note - 08.03)	(262,324,158) 851,179,775	(308,401,322) 794,922,908
22.01 Purchase: Tk.511,105,505 This is made up as follows: Particulars: Raw materials (Foreign & Local) Total		511,105,505 511,105,505	742,379,157 742,379,157
22.02 Manufacturing Expenses: Tk.206 This is made up as follows:	3,545,402		
Particulars: Computer Accessories Factory Conveyance Crane Maintenances Crane Rent Expense Depreciation on fixed Assets Depreciation of Lease Assets Electrical Goods Electricity Bill Entertainment Fabrication & Consumable Material Factory Insurance Festival Bonus Fire Fighting Refilling Fuel for Generator & Vehicles Implementation expenses Labor Charges Leave Encashment Loading & Unloading Medical Expenses Miscellaneous Expenses Mobile Bill Factory Other Factory Overhead Out of Station allowance Painting Expenses	(Annexure - A)	204,119 1,670,708 2,558,156 249,998 55,938,144 - 1,083,430 3,843,033 1,574,049 1,776,790 367,940 12,303,381 - 1,850,484 5,045,506 109,732 - 308,387 195,183 - 441,524 1,555,114 101,030 3,877,308	80,015 1,429,896 2,060,959 - 44,958,276 11,726,303 430,355 3,516,634 1,202,635 1,503,380 1,545,540 8,474,598 2,750 1,722,700 4,800,947 103,972 381,575 514,898 148,768 91,000 413,652 1,366,496 4,660 3,787,111

FAMES & R CHARTERED ACCOUNTANTS

Repair & Maintenances
Research & Development
Safety Goods Factory
Salary & Wages
Testing Charge
Vehicles Maintenances Factory
VIE Container Rent
Total

23.00 Administrative Expenses: Tk. 84,513,804

This is made up as follows:

Particulars:

AGM holding expenses

Amortization on Intangible Assets (Annexure - B)

Annual Fee Audit Fees

Board Meeting Expenses

Computer Accessories

Software Maintainance

Conveyance

Corporate Governance Certificate Fees

Corporate Social Responsibility

Credit Rating fee

Depreciation on fixed assets (Annexure - A)

Directors Bonus
Directors Remuneration

Donation, Subscription and Gift

Electricity Bill

Entertainment

Festival Bonus

Fuel & Lubricant

Leave Encashment

Listing fee with Stock Exchanges

Legal Expenses Medical Treatment

Maating Funances

Meeting Expenses

Miscellaneous Expenses

Mobile Bill

Office Expenses-Chittagong

Office Maintenances

Office Rent

Papers & Periodicals

Postage & Stamp

Registration & Renewal

Salary & Allowances

Safety Goods

Stationery & Photocopy

Training & Development

Telephone, Internet & Utility Bill

Tree Plantation

Vehicle Maintenance

Total

2,374,941 318,59 - 345,64	-
- 226,97	0
108,256,189 107,927,50)2
1,135,642 420,57	
1,284,044 1,194,13	
440,571 198,50	
208,545,402 200,899,04	10
167,135 557,26	60
158,825 46,70	9
195,568	-
287,500 287,50	00
740,000 340,00	
415,569 914,73	
- 40,00	
3,088,055 2,704,29	
57,500 57,50	
1,525,415 3,275,40	
78,281 226,16	
1,561,580 1,642,70	
1,567,500 1,215,00 10,586,250 14,982,75	
14,302,73	
2 588 504 1 581 03	?2
2,588,504 1,581,03 19,913 35,59	

3,585,500

3,098,304

1,587,928

105,000

723,180

4,821,580

2,390,358

2,497,168

231,939

384,700

25,650

158,845

1,038,605

29,406,587

2,868,950

804,479

60.264

165,673

456,780

4,506,215

84,513,804

8,056

2,271,500 2,196,430

1,823,194

125,720

495,750

3,355,661

1,863,408

1,939,181

2,208,897

9,980

94,256

959,062

250,240

969,474

20.450

185,063

339,750

2,524,360

80,468,134

29,157,068

103,555

15,250





2020-2021 Taka

2019-2020 Taka

(a) Auditors' fees represents audit fee for auditing the accounts for the year ended 30 June, 2021. Auditors were not paid any other fees. (b) In addition to remuneration, Directors avail company vehicles for transportation purposes.

(b) In addition to remuneration, Directors avail company vehicles for transportat	ion purposes.		
24.00 Selling and distribution expenses: Tk.31,710,026			
This is made up as follows:			
Particulars:			
Advertisement		2,328,800	1,159,874
Business Promotion		5,106,850	4,284,684
Conveyance & Outstation Allowances		838,678	384,869
Depreciation on fixed assets (Annexure - A)		2,197,592	1,327,186
Depreciation on lease assets (Affileable - A)		2,197,092	
Entertainment		1.41.061	914,780
Office Maintenance-Sales		141,061 504,273	61,065 237,100
Festival Bonus		868,450	602,900
Fuel and Lubricants		1,270,493	485,819
Leave Encashment		1,270,493	7,750
Marketing Promotional Expenses		7,049,517	3,896,712
Mobile Bill		174,291	161,552
Research and Development		366,641	325,450
Medical and Safty Equepment		1,490,029	323,430
Salary and Allowances		7,475,797	7,842,948
Tender Schedule Purchase		12,000	29,000
Vehicle Maintenance		1,885,554	724,902
Total		31,710,026	22,446,591
Iotai		31,710,020	22,440,391
25.00 Others Income: Tk.7,882,739 This is made up as follows: Particulars:			
Interest Income- FDR		323,404	417,342
Proceeds from scrap sale		7,192,694	93,891,314
Gain or (Loss) from fireign currency transaction		366,641	725
Total		7,882,739	94,309,381
26.00 Finance cost: Tk.136,195,642 This is made up as follows:			
Particulars:			10.500
OD Work Order Interest		-	43,590
Hypo Loan Interest		13,888,314	17,371,850
Import Loan Interest		22,011,289	48,085,728
Term Loan Interest		37,371,969	30,207,856
Interest on Time Loan UCBL		11,365,401	10,525,860
Interest on Import Ioan NRBC		13,971,175	13,311,519
Interest on Overdraft NRBC		8,092,180	7,250,275
Interest on Time Ioan NRBC		8,553,922	5,371,035
Interest on LBFL		14,677,475	14,569,516
Term Loan Interest NRBC		3,656,258	-
Interest on Transport loan		2 607 650	555,412
Bank Commission, Lease Interest & Charges Total		2,607,659	10,454,365
าบเสา		136,195,642	157,747,005





27.00 Workers Profit Participation Fund and Welfare Fund: Tk.1,337,857

This is made up as follows:

Profit Before Tax and WPPF

Dividend received from investment in Associate (Note 6.00)

Profit applicable for WPPF

Contribution to WPPF at 5%

28.00 Non Operating Income:Tk.0

Sale of Shares of Associate (BBS Cables Itd.)

29.00 Share of Profit from Associate: Tk. 149,680,064

This is made up as follows:

Particulars:

Net profit attributable to the Shareholders' of associate

Percentage of holding

Share of net profit after tax of associate

30.00 Income tax expenses: Tk.27,789,825

This is made up as follows:

Particulars:

Current tax expenses (Note - 30.01)

Tax on Non Operating Income (Sale of Share)

Provision on Sales

Tax on Associate Profit

Deferred tax (liability)

Total

30.01 Reconciliation of Current Tax: Tk.5,634,254

Total Turnover

Effective tax rate (Minimum Turnover Tax)

Tax effect on profit before tax

Tax effect on deductible expense for tax purposes

Tax effect on non deductible expense for tax purposes

Tax effect on total statutory income

Tax effect on tax rebate from export sales

Income tax on current year profit

Under tax provision in respect of previous year

Income tax charge for the year

31.00 Earning per Share (EPS) Tk. (0.22)

This is made up as follows:

Particulars:

Basic FPS

Net Profit attributable to the Ordinary Shareholders

Weighted average number of shares outstanding during the year

Restated Earnings per Share

Net Profit attributable to the Ordinary Shareholders (Taka)

Weighted average number of shares outstanding during the year

2020-2021 Taka	2019-2020 Taka		
28,095,000 28,095,000 1,337,857	26,450,000 26,450,000 1,259,524		
-	57,937,320 57,937,320		
-	57,937,320		
930,267,644 16.09% 149,680,064	1,162,642,083 16.09% 186,371,526		
5,634,254	5,255,260 3,160,000		
1,327,609 29,936,013 (9,108,050)	37,274,305 3,223,581		
27,789,825	48,913,146		
939,042,262 0.60%	875,876,708 0.60%		
5,634,254 -	5,255,260 -		
5,634,254 -	5,255,260 -		
5,634,254	5,255,260		
(36,121,864) 162,929,733 (0.22)	108,737,626 155,171,174 0.70		
(00.10).00	100 707 222		
(36,121,864) 162,929,733 (0.22)	108,737,626 162,929,733 0.67		



2020-2021 Taka 2019-2020 Taka

As per BSEC Notification (No: BSEC/CMRRCD/2009-193/188/Admin/69-dated: 07 September 2016), Earning per Share(EPS) has stood Tk. (0.22) for the year ended on June 30, 2021 as against Tk. 0.67 for the year ended on June 30, 2020 due to decreasing the other income, Non-operating income and increase of the expenses during Covid Pandemic of the Company. To calculate weighted average number of Shares, total number of share rounded off to nearest integar.

32.00 Net Operating Cash Flow per Share (NOCFPS): Tk. 1.77

The Computation of NOCFPS is given below:

Net Cash Generated from Operating activities Weighted average number of Shares outstanding 288,809,388 162,929,733 103,057,255 162,929,733

1.77

(0.63)

As per BSEC Notification (No: BSEC/CMRRCD/2009-193/188/Admin/69-dated: 07 September 2016), Operating Cashflow (NOCFPS) has stood Tk. 1.77 for the year ended on June 30, 2021 as against Tk. (0.63) for the year ended on 30th June, 2020 due to the increasing the Collection and decreasing the creditors payment.

33.00 Net Asset Value (NAV) per Share

Total Asset

Less: Total outside Liability

Net Asset

Number of ordinary shares outstanding

Net Assets Value (NAV) per Share

 4,459,154,469
 4,548,563,194

 2,136,455,582
 2,112,156,856

 2,322,698,886
 2,436,406,338

162,929,733 **14.26** 162,929,733 **14.95**

108,737,626

(211,794,881)

60,569,244

(148, 355, 289)

(2,279,969)

(47,627,409)

(24,406,703)

3,223,581

34.00 Reconciliation of Net Profit with Cash Flows from Operating Activities:

This is made up as follows:

Particulars:

Net Profit/(Loss) after Tax

(As per Statement of Profit or Loss and Other Comprehensive Income)

Add/(Less) Adjustments:

Depreciation

Change In Inventories

Change In Gods In Transit

Change in Advances, Deposits & Pre-payments

Change in Accounts Receivable

Change in Deferred Tax Liabilities

Change in Accounts and other payables

Change in Accruals and Provisions

Finance Income

Share Sale of Associate

Share of Profit from Associate

Financial Expenses

Cash Flows from Operating Activities

(As per Statement of Cash Flows)

(As as a Obstance and of Osala Flavor)

35.00 Other information

35.01 Transaction in foreign currency

Bangladesh Building Systems Limited

CIF value of import:

Raw materials

Capital machinery/Spare parts

FOB value of export

324,931,252 59,856,141 131,528,868 8,783,377 (54,250,519) 161,674,305 22,155,572 (5,882,567) 15,240,543 (690,045)

(36,121,864)

(4,147,799) 38,162,662 (371,358) (57,937,320) (186,371,526)

136,195,642

(149,680,064)

157,747,005

288,809,388

(103,057,255)

468,722,009

471,801,516

4,732,371





35.02 Contingent liabilities and commitments

Contingent liabilities

There are no claims against the company acknowledged as debts excepting claims, if any. i) An amount of Taka 2,241,595 claimed by Customs Authority on differential amount of sales against import duty Aluminum Foil with Bubble during the year 2007. The Company has made deposition several times to concern Customs Authority with proper grounds protesting the claim. As such the Company has filed petition to the High Court which is under subjudice matter.

Term loan commitment

At 30 June 2021 the company had annual commitment under Term Loan as set out below: Term loan principal due within 1 year

Term loan principal due within 2 to 5 years

Term loan principal due above 5 years

The Company

238,413,742 358,456,077

35.03 Related party transactions

The company has entered into transactions with other entities that fall within the definition of related party as contained in IAS-24 "Related Party Disclosures". Total transactions of the significant related party as of 30 June, 2021 are as follows:

Name of Company	Relationship	Nature of Transaction	Amount	Balance
BBS Cables Ltd.	Associate	Cash Dividend	28,095,000	-
	Total		28,095,000	-

35.04 Transaction with key management personals

No.	Particulars	30-Jun-21	30-Jun-20
(a) (b) (c)	Managerial remuneration paid or payable during the year to the directors, including managing directors. Any other perquisite or benefits in cash or in kind stating, approximate money value where applicable. Other allowances and commission including guarantee commission Pensions etc. (i) Pensions (ii) Gratuities (iii) Payments from a provident funds, in excess of own subscription and interest thereon	11,326,250 1,567,500 - -	14,982,750 1,215,000 - - - -
(e)	Share Based payments	-	-

Details are as follows:

The executive compensation received by Engr. Hasan Morshed Chowdhury, as Managing Director and Engr. Mohammad Badrul Hassan for the Year ended 30 June, 2021 as per clasue no 142 of the Articales of Associating of the Company and also approval of the Board Meeting of the company. Break up of the Directors remuneration/Board attendance fee are as follows:

Name of Directors	Designation	Gross Remuneration/Board attendance fee	Tax Paid	Net Total Payment
Engr. Md. Abu Noman Howlader	Chairperson	120,000	12,000	108,000
Engr. Hasan Morshed Chowdhury	Managing Director	6,786,000	732,000	6,054,000
Mr. Md. Ashraf Ali Khan	Director	20,000	2,000	18,000
Engr. Mohammad Badrul Hassan	Director	5,061,000	452,000	4,609,000
Engr. Mohammad Ruhul Majid	Director	666,750	72,000	594,750
Mr. Shafiqure Rahaman	Independent Director	120,000	12,000	108,000
Md. Enayet Hossain	Independent Director	120,000	12,000	108,000
Total		12,893,750	1,294,000	11,599,750

35.05 Disclosure as per requirement of Schedule XI, Part II, Para 3:

Requirements under Condition No.	Compliance status
3(i)(a) The turnover	Complied
3 (i)(b) Commission paid to the selling agent	Not Applicable
3(i)(c) Brokerage and discount on sales, other than the usual trade discount	Not Applicable
3(i)(d)(i) The value of the raw materials consumed, giving item wise as possible	Complied
3(i)(d)(ii) The opening and closing stocks of goods produced	Complied
3(i)(e) In the case of trading companies, the purchase made and the opening and closing stocks	Complied
3(i)(f) In the case of companies rendering or supplying services, the gross income derived from services rendered or supplied	Not Applicable
3(i)(g) Opening and closing stocks, purchases and sales and consumption of raw materials with value and quantity break-up for	Complied
the company, which falls under one or more categories i.e. manufacturing and/or trading	
3(i)(h) In the case of other companies, the gross income derived under different heads	Not Applicable
3(i)(i) Work-in-progress, which have been completed at the commencement and at the end of the accounting period	Complied
3(i)(j) Provision for depreciation, renewals or diminution in value of fixed assets	Complied
3(i)(k) Interest on the debenture paid or payable to the Managing Director, Managing Agent and Manager	Not Applicable



3(i)(l) Charge of income tax and other taxation on profits	Complied
3(i)(m) Revised for repayment of share capital and repayment of loans	Complied
3(i)(n)(i) Amount set aside or proposed to be set aside, to reserve, but not including provisions made to meet any specific	Not Applicable
liability, contingency or commitment, know to exist at the date as at which the balance sheet is made up	
3(i)(n)(ii) Amount withdrawn from above mentioned reserve	
3(i)(o)(i) Amount set aside to provisions made for meeting specific liabilities, contingencies of commitments	Not Applicable
3(i)(o)(ii) Amount withdrawn from above mentioned provisions, as no longer required	Not Applicable
3(i)(p) Expenditure incurred on each of the following items, separately for each item: (i) Consumption of stores and spare parts	Complied
(ii) Power and Fuel (iii) Rent (iv) Repairs of Buildings (v) Repairs of Machinery (vi) (1) Salaries, wages and bonus (2) Contribution	
to provident and other funds (3) Worksmen and staff welfare expenses to the extent not adjusted from any previous provision or	
reserve	

35.06 Disclosure as per requirement of Schedule XI, Part II, Para 8:

Raw Materials, Spare parts, packing materials and capital machinery:

Items	Total Purchase(BDT)	Consumption (BDT)	% of consumption of Total Purchase
Raw Materials	1,131,519,241	620,255,786	55%
Total	1,131,519,241	620,255,786	

Capacity utilization

Details of Production Capacity utilization:

Particulars	Licensed Capacity(MT)	Installed Capacity(MT)	Actual Production (In MT)	Capacity Utilization
Annual Production	Not Mentioned in License	29,375	7,960	27.10%

35.07 Un-availed credit facilities

Un-availed credit facilities to the company as on June 30, 2021 are as under:

Bangladesh Building systems Limited

Bank & Branch Name	Nature of loan	Credit limit	Outstanding	Unavailed limit
	CC(Hypo)	150,000,000	157,273,065	-
	LTR	274,600,000	202,207,472	72,392,528
United Commercial Bank	OD(Work Order)	14,500,000	-	14,500,000
(Mohakhali branch, Dhaka)	Time Loan	191,500,000	156,383,695	35,116,305
,	Term Loan	450,000,000	400,375,070	49,624,930
		1,080,600,000	916,239,302	171,633,763
	CC(Hypo)	100,000,000	102,188,284	-
NRBC Bank Ltd.	LTR	150,000,000	153,076,978	-
(Gulshan -01 Branch, Dhaka)	Time Loan	80,000,000	60,995,375	-
		330,000,000	316,260,637	-
Lanka Bangla Finance Ltd.	Term Loan	100,000,000	100,000,000	-
Lanka bangia i mance Liu.		100,000,000	100,000,000	-

35.08 Employee details:

- i) During the year, there were 684 employees employed for the full year above at a remuneration of BDT 3,000 per month.
- ii) At the end of the year, there were 684 employees in the Company.

35.09 Rounding off

Figures appearing in these Financial Statements have been rounded off to the nearest integer.

35.10 Event after reporting period

The board of the directors of the company in their meeting held on 21st October, 2021 has proposed 2% cash dividend for the year ended 30 June, 2021. Dividend is subject to approval by the shareholders at the forthcoming 18th Annual General Meeting (AGM) of the company.

Except the fact stated above, there is no material events after the reporting date that are not adjusting events came to management attention which may be needful for the stakeholders.

Managing Director

Director

Chief Financial Officer

Company Secretary

Date: October 21, 2021

Place: Dhala





Bangladesh Building Systems Limited Schedule of Fixed Assets as at June 30,2021

				as at June 30,2021						Annexure-A
		Cost/V	Cost/Valuation		6		Dep	Depreciation		Written Down
Particulars	Balance as on 01.07.2020	Addition during the year		Disposal during Balance as on the year 30.06.2021	Bate	Balance as on 01.07.2020	Charged Disposal during the year	Disposal during the year	Balance as on 30.06.2021	Value as of 30.06.2021
At historical cost:										
Land & Land Development	250,425,996			250,425,996			,		ı	250,425,996
Factory Building & Other Construction	509,116,532	42,382,686		551,499,218	2%	152,317,897	18,193,122		170,511,019	380,988,199
Plant & Machinery	762,061,995	53,804,689		815,866,684	10%	414,371,498	36,562,537		450,934,035	364,932,649
Electrical Installation	31,532,342			31,532,342	15%	20,299,578	1,684,916		21,984,494	9,547,848
Furniture & Fixtures	20,208,917	94,398		20,303,315	10%	13,540,152	692,663		14,207,815	6,095,500
Office Equipment & Computer	15,799,615	526,782		16,326,397	15%	8,832,376	1,063,450		9,895,826	6,430,571
Motor Vehicles	30,567,437	1		30,567,437	2%	7,092,688	1,173,736		8,266,424	22,301,013
Office Decoration	7,941,218	1		7,941,218	10%	4,422,301	351,892		4,774,193	3,167,025
Total of (30.06.2021)	1,627,654,052	96,808,555		1,724,462,607		620,876,490	59,697,316		680,573,806	1,043,888,801
Total of (30.06.2020)	1,610,357,305	17,296,747		1,627,654,052		560,307,246	60,569,244		620,876,490	1,006,777,562

Depreciation has been charged on different cost centers as under:

Particulars	Manufacturing Expenses	Rate of Dep. (%)	Administrative Expenses

Rate o
Selling & Distribution Expenses
Rate of Dep. (%)
Administrative Expenses

Total

Administrative Rate of Selling & Dep. Distribution (%) Expenses	Rate of Dep (%)
e	Selling & Distribution Expenses
Administrative Expenses	Rate of Dep. (%)
	Administrative Expenses

At historical cost							
Factory and office building	18,193,122	100%	-	-	-	-	18,193,122
Plant and machinery	36,562,537	100%	-	-	-	-	36,562,537
Electrical Installation	842,458	20%	673,966	40%	168,492	10%	1,684,916
Furniture and fixture	233,682	35%	333,832	20%	100,149	15%	667,663
Office equipments	106,345	10%	319,035	30%	638,070	%09	1,063,450
Vehicle			234,747	20%	938,989	%08	1,173,736
Office Decoration	1			1	351,892	100%	351,892
Sub total	55,938,144		1,561,580		2,197,592		59,697,316
At revaluation							
Buildings and other constructions	1	100%		1		1	1
Plant and machinery	1	100%	•	1	1	1	1
Sub total	-		-		-		-
Grand total	55,938,144		1,561,580		2,197,592		59,697,316

As per Management decision that the depreciation on PPE is recognized in compliance with IAS-16, Para-55 onward.





Bangladesh Building Systems Limited Schedule of Intangible Assets as at June 30,2021

				as at June 30,2021	121					Annexure-B
		Cost/V	Cost/Valuation		,		Amc	Amortization		Written Down
Particulars	Balance as on 01.07.2020	alance as on Addition 01.07.2020 during the year	Disposal for the year	Balance as on 30.06.2021	Rate	Balance as on 01.07.2020	Salance as on Charged 01.07.2020 during the year	Disposal for the year	Balance as on 30.06.2021	Value as of 30.06.2021
Accounting Software	380,000			380,000	10%	215,778	16,422		232,200	147,800
Share Management Software	250,000	1		250,000	10%	139,257	11,074		150,331	699'66
Website Development	140,620	1		140,620	10%	75,762	6,485		82,247	58,373
Aveva Bocad Roof and Wall (software)	1,258,935	-		1,258,935	10%	10,491	124,844		135,335	1,123,600
Total of 30.06.2021	2,029,555			2,029,555		441,288	158,825		600,113	1,429,442
Total of 30.06.2020	770,620	1,258,935		2,029,555		394,579	46,709		441,288	1,588,267

Amortization has been charged on cost centers as under:

158,825 Administration Expenses: The cost incurred for the purpose of Intangible assets includes IT software which is used to maintain Company's accounts. It also includes Share Management Software and Website.







ANNUAL GENERAL MEETING (AGM)

No. of AGM : 18th AGM

Date : Monday, December 20, 2021

Venue : Digital Platform

Time : 3:30 PM.

RECORD DATE

The Record date is Sunday, November 14, 2021



/// FINANCIAL CALENDAR ///

Financial Year: 1st July to 30th June.

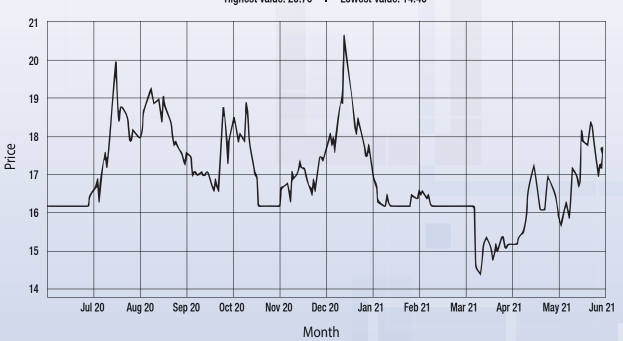
During the year 2020-2021 operational results of the company were announced on:



BBSL SHARE PRICE ON STOCK EXCHANGE

Movement of Close share price on Dhaka Stock Exchange Ltd. (DSE) during the year 2020-2021







DIVIDEND DATE

2% cash dividend has been recommended on 21st October, 2021 and after having approval of the Members at the AGM, dividend will be distributed within 30 days from the date of AGM.

LISTING

The company's shares are listed at the Dhaka Stock Exchange Ltd. (DSE), and Chittagong Stock Exchange Ltd. (CSE) of Bangladesh. Face Value Per Share: Tk 10/=

CLOSING PRICE OF PER SHARE

Closing Price of per share of your company as at 30 June, 2021 was Taka 17.70 at DSE & Taka 17.60 at CSE.

	DIVIDEND DECLARATION FOR SHAREHOLI	DERS
Year	Rate of Dividend	Form of Dividend
2020-2021	2%	Cash (Recommended)
2019-2020	5% & 5%	Cash & Stock (Bonus) respectively
2018-2019	10%	Stock (Bonus)
2017-2018	10%	Stock (Bonus)
2016-2017	5% & 10%	Cash & Stock (Bonus) respectively
2015-2016	5% (excluding sponsors) & 10%	Cash & Stock (Bonus) respectively
2014-2015	20%	Stock (Bonus)
2013-2014	5% & 20%	Cash & Stock (Bonus) respectively
2012-2013	15%	Stock (Bonus)

EPS (Basic)		MARKET CAPITALIZATION (DSE)	
Year	Taka	Year ended on 30th June	Taka in million
2020-2021	(0.22)	2021	2,884
2019-2020	0.70	2020	2,514
2018-2019	1.98	2019	3,964
2017-2018	1.93	2018	3,642
2016-2017	2.92	2017	5,713

INVESTOR CORRESPONDENCE

Configure Bepari Tower (4th Floor), Ga-64, Progoti Sharani, Middle Badda, Dhaka-1212. Tel: +88-02-222294771; Fax: +88-02-222260772 E-mail: mohsin@bbspeb.com

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/// SOME SNAPSHOT OF MEETING ///

Pursuant to the Bangladesh Securities and Exchange Commission's (BSEC) Order No. SEC/SRMIC/94-231/25 dated July 08, 2020, the Annual General Meeting for the year of 2019-2020 was held through digital platform.







OUR STATE-OF-THE-ART IN PRE-ENGINEERED STEEL STRUCTURE (SOME VIEWS)



















SAFETY FIRST ///





BBSL'S SAFETY OBJECTIVE

No accident for everybody: each employee is responsible for his own safety and all surrounding people. The motto that we bear in mind in each project is: Work in safety, come home in safety.

All BBSL's staff and workers are trained to fully understand the importance of health, safety and environment.



SOME EVENTS OF THE YEAR





















Bangladesh Building Systems Ltd. (Pre-Engineered Steel Building Manufacturer)

 $Configure\ Bepari\ Tower\ (3^{rd}\ Floor),\ GA-64,\ Progoti\ Swarani,\ Middle\ Badda,\ Dhaka-1212.\ Tel: \\ +88-02-222294771,\ Fax: \\ +88-02-222260772,\ E-mail: info@bbspeb.com$

PROXY FORM

I/We		
(Reg. Folio/BO ID #		
of	being a member of Bangladesh Building System	ns Ltd. appoint
Mr./Ms		
(Reg. Folio/BO ID #as at the 18 th Annual General Meeting of the company, to at Digital Platform.	s my proxy to attend and vote for me/us and on	my/our behalf
As witness my / our hand this	Day of December, 2021.	AFFIX TK 20 STAMP
(Signature of the proxy)	(Signature of the Shareholder)	
Dated:	Dated:	

NOTE:

- 1) A member entitled to attend and vote at the 18th Annual General Meeting may appoint at Proxy to attend and vote in his/her stead.
- 2) The Proxy Form, duly completed, stamped and signed must be deposited at least 72 hours before the meeting at the company's Share Office or through email: mohsin@bbspeb.com or saif@bbspeb.com

পুঁজিবাজার ঝুঁকিপূর্ণ। জেনে ও বুঝে বিনিয়োগ করুন।





Bangladesh Building Systems Ltd.

Corporate Office

Configure Bepari Tower (3rd Floor) Ga-64, Middle Badda, Progati Swarani Dhaka-1212, Bangladesh

Factory

Jaina Bazar, Telehate, Sreepur, Gazipur, Bangladesh

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