





CONDENSED INTERIM FINANCIAL INFORMATION (UN-AUDITED)

HALF YEARLY REPORT 2021



VISION

We at Worldcall are committed to achieving dynamic growth and service excellence by being at the cutting edge of technological innovation. We strive to consistently meet and surpass customers', employees' and stake-holders' expectations by offering state-of-the-art telecom solutions with national & international footprints. We feel pride in making efforts to position Worldcall and Pakistan in the forefront of international arena.

MISSION STATEMENT

In the telecom market of Pakistan, Worldcall to have an overwhelming impact on the basis of following benchmarks:

Create new standards of product offering in basic and value added telephony by being more cost effective, easily accessible and dependable. Thus ensuring real value for money to all segments of market.

Be a leader within indigenous operators in terms of market share, gross revenues and ARPU within five years and maintain the same positioning thereafter.

Achieve utmost customer satisfaction by setting up high standards of technical quality and service delivery.

Ensuring the most profitable and sustainable patterns of ROI (Return on Investment) for the stake-holders.



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COMPANY INFORMATION

Chairman Mr. Muhammad Shoaib

Chief Executive Officer Mr. Babar Ali Syed

Board of Directors Mr. Muhammad Shoaib (Chairman)

Mr. Muhammad Azhar Saeed

Mr. Faisal Ahmed Mr. Mubasher Lucman Mrs. Hina Babar Mr. Mansoor Ali Mr. Tariq Hasan

Chief Financial Officer Mr. Muhammad Azhar Saeed, FCA

Executive Committee Mr. Muhammad Shoaib (Chairman)

Mr. Babar Ali Syed (Member)

Mr. Muhammad Azhar Saeed (Member)

Mr. Faisal Ahmed (Member)

Mr. Muhammad Zaki Munawar (Secretary)

Audit Committee Mr. Mubasher Lucman (Chairman)

Mr. Faisal Ahmed (Member) Mrs. Hina Babar (Member) Mr. Mansoor Ali (Member)

Mr. Ansar Iqbal Chauhan (Secretary)

Human Resource & Mr. Muhammad Shoaib (Chairman) **Remuneration Committee**

Mr. Babar Ali Syed (Member)

Mr. Muhammad Azhar Saeed (Member)

Mrs. Hina Babar (Member) Mr. Mansoor Ali (Member)

Mr. Muhammad Zaki Munawar (Secretary)

Chief Internal Auditor Mr. Ansar Igbal Chauhan

Company Secretary Mr. Muhammad Zaki Munawar, FCCA

Auditors NASIR JAVAID MAQSOOD IMRAN

Chartered Accountants

Legal Advisers M/s Miankot & Co.

> Barristers, Advocates & Corporate Legal Consultant



Bankers Allied Bank Limited

Askari Bank Limited Bank Al Habib Limited Faysal Bank Limited Habib Bank Limited

Habib Metropolitan Bank Limited

JS Bank Limited

BankIslami (Pakistan) Limited MCB Bank Limited National Bank of Pakistan

Pak Oman Investment Co. Limited

Soneri Bank Limited

Standard Chartered Bank (Pakistan) Limited

Summit Bank Limited

Telenor Microfinance Bank Limited

The Bank of Punjab United Bank Limited Silkbank Limited Meezan Bank Limited

Mobilink Microfinance Bank Limited

Registrar and Shares Transfer Office THK Associates (Pvt.) Limited

1st Floor, 40-C, Block-6, P.E.C.H.S.,

Karachi-75400.

Tel: (021) 111-000-322

Registered Office/Head Office Plot No. 112/113, Block S,

Quaid-e-Azam Industrial Estate, Kot Lakhpat

Lahore - Pakistan

Tel: (+92 42) 3540 0544 Fax: (+92 42) 3540 0609

Webpage www.worldcall.com.pk

www.worldcall.net.pk



DIRECTORS' REVIEW REPORT

The Board of Directors of Worldcall Telecom Limited ("Worldcall" or the "Company") is pleased to present its review report along with condensed interim standalone and consolidatedfinancial information for the half year ended June 30, 2021.

Economic Overview

Our economy hangs on a balance with pendulum tilting towards point of no return if well thought out pragmatic yet aggressive measures are not implemented radically and across the board. The monetary policy will need to be geared towards ensuring that inflation is brought steadily down to the medium-term objective of 5 to 7%. Importantly, to enhance monetary policy transmission, the rates of the two major refinancing schemes Export Financing Scheme and Long Term Financing Facility will continue to be linked to the policy rate. Covenants attached with IMF-EFF tranche release seemingly translate to exorbitant hike in inflation rates but again catastrophe catalysts such as ancestral politics reigning supreme and eternal struggle to acquire control have only compounded the misery of masses and broke the backbone of economy. \$ to PKR parity, deregulated varying increase in basic commodity prices geographically including but not limited to wheat, rice, pulses, sugar, milk, poultry and fuel not to mention lifesaving drugs/ medicines & basic hygiene needs has left us wondering with no viable solution at sight. Glimmer of hope may well lie in curtailing our expenditures, letting go off use of lavish imported items and opting for their locally manufactured alternatives instead and inculcating awareness among urban/ rural population of energy/ resources conservation at disposal.

Financial Overview

Standalone Financial Statements

Summary of financial results for the half yearended June 30, 2021 are as follows:

Particulars	Half Year June 30, 2021	Half Year June 30, 2020	
	Rs. in	million	
Revenue-net	1,320	2,133	
Direct Cost (excluding depreciation and Amortization)	(976)	(997)	
Other Income	178	84	
EBITDA	318	984	
Depreciation and Amortization	(566)	(615)	
Finance Cost	(152)	(274)	
Profit/(Loss) after tax	(424)	83	

During the period under review, the Company closed its financial results reporting Rs424 million approx. loss after tax. Thecompany's revenue when appraised figuratively paints an alarming picture but we need to rationalize it through trends witnessed nationwide generally and technological sector specifically.Bare line item analysis of selective P&L suggests that other income has doubled when compared with the corresponding period last year along with substantial decrease in finance cost. Decrease in finance cost has been a consistent factor in our financials wherein short-term funded facilities are restructured to long term on mutually favorable basis. Overall changes in technological realm of the globe with radical transformations making it insurmountable for IT/Communication enterprises to stay afloat and keep abreast may primarily be held accountable for varying revenue.





Consolidated Financial Statements

Condensed interim consolidated financial statements comprise the financial results of WorldCall Telecom Limited (Parent Company) consolidated with Route 1 Digital (Private) Limited (Subsidiary Company). Route 1 Digital is a private limited Company incorporated in Pakistan on December 21, 2016 under the repealed Companies Ordinance, 1984 (now the Companies Act, 2017). The primary business is to carry out the business of all transport services, sharing motor vehicle transportation with another or others, and consultancy in the field of information technology, software development and all activities ancillary thereto. The Group acquired this subsidiary during the year ended December 31, 2018 for which control was obtained on April 20, 2018.

Earnings per Share

The loss per share of the Company on a consolidated as well as on standalone basis is Rupees 0.16 per share.

Future Outlook

Apart from long-term goal of making internet accessible to every individual by the day, we at WorldCall have set our eyes on alternate revenue streams & conglomerate ventures thereby aligning with the long term strategy of non-reliance on primary line of business. We shall endeavor to remain at par with technological shift in IT sector realm by investing and concentrating dedicated resources in R & D.

Company's staff and customers

We at WorldCall acknowledge, recognize and attach highest value to our dedicated staff as they continue to surprise and inspire us with their eagerness to improvise, improve, upgrade, adjust and adapt to whatever comes in their way; be it technological transformation, global tide of pandemic adversity or paradigm shift in approach to how businesses are structured globally.

For and on behalf of the Board of Directors

Lahore, Pakistan July 16, 2022 Babar Ali Syed
Chief Executive Officer

WorldCall



فىشيئرآ مدنى سمپنی کافی حصص خسارہ علیحدہ اور مجموعی طور پر 16.0 روپے فی حصص ہے۔

مستقبل كاآؤ شالك

روز بروز ہر فرد کے لیے انٹرنیٹ تک رسائی کے طویل المدتی ہدف کے علاوہ، ورلڈ کال پر ہم نے اپنی نظرین تبادل آمدنی کے سلسے اوراجنا می منصوبوں پر مرکوز کر رکھی ہیں اوراس طرح کاروبار کی بنیادی لائن پرعدم انھاری طویل مدتی حکمت عملی کےمطابق میں۔ہم آرائیڈ ڈی میں وقت وسائل کی سرمایہ کاری اور توجہ مرکوز کرئے آئی ٹی سکٹر کے دائرے میں تکنیکی تبدیلی کے برابرد ہنے کی کوشش کریں گے۔

سميني كاعملهاورصارفين

ہم دل کی اتہا گہرائیوں سے اپنے تمام ملاز مین کی کوششوں اور بخت محنت کے معترف میں ۔جنہوں نے کشید گی اور دباؤ کے حالیہ دنوں میں کمپنی کا ساتھ دیا ہے۔ہم اپنے قابلی قدر مصارفین کوسروں کی فراہمی کیلئے پُرعزم ہیں اور ہماری سروسسنز بران کےمسلسل اعتماد کیلئے شکر گزار ہیں۔

ہم ورلڈ کال اپنے تمام ملاز مین کی کوششوں کو تسلیم کرتے ہوئے ہیں کیونکہ وہ ہمیں آنے والی چیز وں کو بہتر بنانے, ایگر یڈ کرنے ، ایڈ جسٹ کرنے اوراس کے مطابق ڈھالنے کے لیےا نی صلاحیتوں سے حیران اورمتاژ کرتے رہتے ہیں۔ جا ہے وہ تکنیکی تبدیلی ہو، وہائی امراض کی عالی ابر ہو یا عالمی سطح پرکاروہار کی تشکیل کے طریقہ کارکے نقطہ نظر میں ہیراڈائم

بحكم بوردْ آف دْ ائر يكٹرز

لا ہور:

16 ۾ لائي 2022

(نوٹ: اُردومتن میں کسی ابہام کی صورت میں انگریزی متن کوتر جی دی جائے۔)

Balandily

چف ایگزیٹوآ فیسر



ڈائر کیٹرز کی جائزہ رپورٹ

ورلڈ کال ٹیلی کاملیٹٹر کے بورڈ آف ڈائر کیٹرز ("ورلڈ کال"یا" سمپنی") کو30 جون 2021 کوختم ہونے والے نصف سال کے لیے اپنی جائزہ رپورٹ کے ساتھ عبوری اور متحکم مالی بیانات کی معلومات بیش کرنے پر خوش میں۔

معاشى جائزه

مالیاتی جائزہ - اسٹینٹرا کیلے مالی بیانات 30 جون 2021 کوئتم ہونے والےششاہ کے مالی نتائج کا خلاصہ حب ذیل ہے:

Particulars	Half Year June 30, 2021	Half Year June 30, 2020
	Rs. in	million
Revenue-net	1,320	2,133
Direct Cost (excluding depreciation and Amortization)	(976)	(997)
Other Income	178	84
EBITDA	318	984
Depreciation and Amortization	(566)	(615)
Finance Cost	(152)	(274)
Profit/(Loss) after tax	(424)	83

زیرجائزہ مدت کے دوران بھپنی نے تقریباً 424 ملین روپے کے ہالیاتی نتائج کوبند کیا تیکس کے بعد نقصان جب کپنی کی آمدنی کا انداز دلگایا جاتا ہے تو وہ ایک تشویش کرتا ہے کین ہمیں ملک بحریش عام طور پر اور خاص طور پر تکنیکی شیعے کر رقانات کے ذریعے اسے معقول بنانے کی ضرورت ہے۔ سلیکٹو پی اینڈ ایل کا بیئر لائن آئم تجریب بتاتا ہے کہ مالیاتی لاگت میں خاطر خواہ کی کے ساتھ گزشتہ سال کی اسی مدت کے مقابلے دیگر آمدنی دوئی ہوئی ہے۔ مالیاتی لاگت میں کہ ماری مالیات کا ایک ستنظی عضر رہا ہے جس میں تکیل مدتی فنڈ ڈ سہولیات کو ہا بھی طور پر سماز گار نبیادوں پر طویل مدت کے لیے دوہارہ تکلیل دیا جاتا ہے۔ دنیا کے تنکیک دائرے میں بنیادی تبدیلیوں کے ساتھ مجموع طور پر تبدیلیاں آئی ٹی /مواصلاتی اداروں کے لیے نا قابل تنجیر کہ دو تیز کی ہے چلتے دیں اور برابر ہیں۔

مجموعي مالياتي بيانات

مجموق متحکم مالی بیانات روٹ 1 ڈسینل (پرائیویٹ) کمیٹیڈ (سبیڈ رسکیٹن) کے ساتھ ل کرورلڈ کال ٹیلی کام کمیٹیڈ (پیرنٹ کمپنی) کے مالی نتائج پر مشتل ہیں۔ روٹ 1 ڈسیٹل ایک پرائیویٹ کمیٹیڈ کمپنی ہے جے پاکستان میں 21 دسمبر 2016 کومنسوٹ شد کمیٹیئز آرڈینٹس 1984 (اسکیٹیز ایک 2017) کے تحت شامل کیا آئیا تھا۔ بنیادی کاروبار کرنا ، موڑھاڑیوں کی نقل وہمل کوکس دوسرے یے ساتھ یا بٹنا، اور انفاریشن ٹیکنا لورٹی، سافٹ ویئز کی ترقی اور اس مے متعلق تمام سرگرمیوں کے شعبے میں مشاورت کرنا ہے۔ گروپے نے بیڈیل اوار 31 دیمبر 2018 کوئٹم ہونے والے سال کے دوران حاصل کیا جس کے لیے 2010 پر پلے 2018 کوکٹرول حاصل کیا گیا۔





INDEPENDENT AUDITOR'S REVIEW REPORT TO THE MEMBERS OF WORLDCALL TELECOM LIMITED ON REVIEW OF INTERIM FINANCIAL STATEMENTS

Introduction

We have reviewed the accompanying condensed interim statement of financial position of WorldCall Telecom Limited as at June 30, 2021 and the related condensed interim statement of profit or loss, condensed interim statement of comprehensive income, condensed interim statement of changes in equity, and condensed interim statement of cash flows, and notes to the condensed interim financial statements for the six-months period then ended (here-in-after referred to as the "interim financial statements").

Management is responsible for the preparation and presentation of these interim financial statements in accordance with accounting and reporting standards as applicable in Pakistan for interim financial reporting. Our responsibility is to express a conclusion on these interim financial statements based on our review.

The figures of the condensed interim statement of profit or loss and condensed interim statement of comprehensive income for the quarter ended June 30, 2021 and 2020 have not been reviewed, as we are required to review only the cumulative figures for the six months ended June 30, 2021.

Scope of Review

We conducted our review in accordance with International Standard on Review Engagements 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity". A review of interim financial statements consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with International Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying interim financial statements are not prepared, in all material respects, in accordance with the accounting and reporting standards as applicable in Pakistan for interim financial reporting.

Emphasis of Matter

Without qualifying our conclusion, we draw attention to:

- i) note 2.7 in the annexed condensed interim financial statements (un-audited), which states that the company has incurred loss after taxation of Rs. 423.8 million during the period ended June 30, 2021. As at June 30, 2021 the accumulated losses of the company stand at Rs. 13,087.9 million and its current liabilities exceeds its current assets by Rs. 6,058.4 million. These conditions, along with the factors discuses in note 13 to the condensed interim financial statements (un-audited) indicate the existence of material uncertainties that cast significant doubt about the company's ability to continue as a going concern and therefore, it may be unable to realize its assets and discharge its liabilities in the normal course of business.
- ii) note 17 to the accompanying financial statements, wherein the Company recognize deferred tax asset of Rs. 2,373.8 million, the realization of which would depend on generation of sufficient profits in the future as projected by the management.

The engagement partner on the review resulting in this independent auditor's review report is Imran-ul-Haq.

Date: August 22, 2022

Islamabad

Nasir Javaid Maqsood Imran

Chartered Accountants



CONDENSED INTERIM STATEMENT OF FINANCIAL POSITION

AS AT JUNE 30, 2021		June 30, 2021 Un-audited	December 31, 2020 Audited
	Note .	(Rupees	
SHARE CAPITAL AND RESERVES		00 000 000	00 000 000
Authorized share capital		29,000,000	29,000,000
Ordinary share capital	5	11,863,206	11,863,206
Preference share capital	6	1,963,178	1,963,178
Dividend on preference shares	7	715,652	715,652
Capital reserves		489,840	449,551
Accumulated loss Surplus on revaluation of fixed assets		(13,087,926) 2,165,765	(12,801,935) 2,318,768
Sulpius on revaluation of fixed assets	· ·	4,109,715	4,508,420
NON-CURRENT LIABILITIES	_	.,,	.,000,120
Term finance certificates	8	1,354,948	1,433,280
Long term financing	9	175,912	68,635
Sponsor's loan	10	1,383,167	1,345,289
License fee payable		45,513	45,513
Post employment benefits		218,040	203,133
Long term deposit Lease liabilities	11	89,589 196,696	86,103 172,671
Lease liabilities	'''	3,463,865	3,354,624
CURRENT LIABILITIES		0, 100,000	
Trade and other payables		5,809,953	6,230,153
Unearned revenue		58,665	-
Accrued mark up		314,472	278,318
Current and overdue portion of non-current liabilities	40	829,576	590,872
Short term borrowings Unclaimed dividend	12	400,605 1,807	487,360
Provision for taxation - net		345,105	1,807 331,715
Trovision for taxation. Firet	'	7,760,183	7,920,225
Contingencies and Commitments	13	-	- ,020,220
TOTAL EQUITY AND LIABILITIES	•	15,333,763	15,783,269
NON-CURRENT ASSETS	•		
Property, plant and equipment	14	5,974,060	6,204,805
Right of use assets	15	3,906,839	3,680,465
Intangible assets		1,200,056	1,402,655
Investment properties		49,958	49,958
Long term investment	16	50,000	50,000
Deferred taxation	17	2,373,846	2,389,069
Long term deposits		17,236 13,571,995	17,221 13,794,173
CURRENT ASSETS		13,571,995	13,794,173
Stores and spares		29,991	32,595
Stock-in-trade		204,777	204,777
Trade debts		595,844	807,879
Loans and advances		134,785	209,200
Deposits and prepayments		537,519	533,457
Short term investments		91,963	51,674
Other receivables Cash and bank balances		102,521	93,074
Cash and Dank DaldHCes		64,368 1,761,768	56,440 1,989,096
TOTAL ASSETS			
TOTAL ASSETS The approved notes from 1 to 26 form an integral part of these		15,333,763	15,783,269

The annexed notes from 1 to 26 form an integral part of these financial statements.

Balandiff Chief Executive Officer

Notation Director





CONDENSED INTERIM PROFIT AND LOSS ACCOUNT (UN-AUDITED) FOR THE QUARTER AND HALF YEAR ENDED JUNE 30, 2021

		Half year ended	June 30,	Quarter ended	June 30,
		2021	2020	2021	2020
	Note		(Rupees in	(000)	
Revenue	18	1,319,651	2,133,225	629,062	883,985
Direct costs excluding depreciation and amortization		(975,904)	(997,381)	(375,669)	(456,334)
Operating costs		(204,286)	(235,358)	(102,913)	(101,387)
Other income		178,334	83,670	130,560	137,898
Profit before Interest, Taxation,		317,795	984,156	281,040	464,162
Depreciation and Amortization					
Depreciation and amortization		(566,328)	(614,781)	(302,295)	(302,560)
Finance cost		(152,412)	(273,661)	(82,174)	(123,692)
Profit/(Loss) before Taxation	_	(400,945)	95,714	(103,429)	37,910
Taxation		(22,826)	(12,707)	(12,430)	6,098
Net Profit/(Loss) for the Period	_	(423,771)	83,007	(115,859)	44,008
Earnings/(Loss) per Share - basic (Rupees)	_	(0.16)	0.03	(0.04)	0.02
Earnings/(Loss) per Share - diluted (Rupees)		(0.16)	0.02	(0.04)	0.01

The annexed notes from 1 to 26 form an integral part of these financial statements.

Balanchid

Nicotor Director



CONDENSED INTERIM STATEMENT OF COMPREHENSIVE INCOME (UN-AUDITED)

FOR THE QUARTER AND HALF YEAR ENDED JUNE 30, 2021

	Half year end	ded June 30,	Quarter ende	ed June 30,
	2021	2020	2021	2020
		(Rupe	es in '000)	
Net Profit/(Loss) for the Period	(423,771)	83,007	(115,859)	44,008
Other comprehensive income:				
Items that will not be reclassified to profit or loss:				
Changes in fair value of financial assets through other comprehensive income - net of tax	40,289	(4,303)	32,547	9,291
Item that may be subsequently reclassified to profit or loss:	-	-		
Other Comprehensive Gain / (Loss) - net of tax	40,289	(4,303)	32,547	9,291
Total Comprehensive Income / (Loss) for the Period - net of tax	(383,482)	78,704	(83,312)	53,299

The annexed notes from 1 to 26 form an integral part of these financial statements.

Balandiff
Chief Executive Officer

Director



CONDENSED INTERIM STATEMENT CASH FLOWS (UN-AUDITED) FOR THE HALF YEAR ENDED JUNE 30, 2021

		Half Year Ende	d June 30,
	<u> </u>	2021	2020
	Note	(Un-audited) (Rupees	(Un-audited) in '000)
CASH FLOWS FROM OPERATING ACTIVITIES			
Cash (Used in) / generated from operations	19	(25,122)	50,400
Decrease / (Increase) in non-current assets: - Long term deposits		(15)	_
	_	(15)	-
	_	(25,137)	50,400
Post employment benefits paid		(6,064)	(10,418)
Finance cost paid		(3,671)	(5,276)
Income tax paid		(9,436)	(4,417)
Net Cash Generated from / (Used in) Operating Activities	_	(44,308)	30,289
CASH FLOWS FROM INVESTING ACTIVITIES			
Purchase of property, plant and equipment	Γ	(5,628)	(2,895)
Dividend income		-	49
Income on deposit and savings accounts		17,574	17,387
Proceeds from disposal of property, plant and equipment	L	47,625	39
Net Cash Generated form Investing Activities		59,571	14,580
CASH FLOWS FROM FINANCING ACTIVITIES			
Repayment of long term financing	Γ	(8,672)	(27,010)
Sponsor's loan		45,379	-
Short term borrowings - net		(17,691)	(19,075)
Repayment of lease liability		(26,351)	(18,442)
Net Cash Used in Financing Activities	_	(7,335)	(64,527)
Net Increase / (Decrease) in Cash and Cash Equivalents		7,928	(19,658)
Cash and cash equivalents at the beginning of the period		56,440	40,083
Cash and Cash Equivalents at the End of the Period	_	64,368	20,425

The annexed notes from 1 to 26 form an integral part of these financial statements.

Balanding Chief Executive Officer Nitami

(15,223)

(137,780) (15,223)2,165,765

137,780 (423,771)

40,289

40,289

4,109,715

(13,087,926)

489,840

462,766

715,652

11,863,206

The annexed notes from 1 to 26 form an integral part of these financial statements.

Balance as at June 30, 2021 on revaluation of fixed assets

(383,482)



CONDENSED INTERIM STATEMENT OF CHANGES IN EQUITY (UN-AUDITED) FOR THE HALF YEAR ENDED JUNE 30, 2021

	Total
Surplus on	Revaluation of Fixed Assets
Revenue Reserve	(Accumulated Loss)
Se	Total Capital Reserves
Capital Reserve	Exchange Translation Reserve
	Fair Value Reserve
3	Preference Shares
 300	Capital
 Card O monitor	Capital
	ø
	Particulars

	-				Capital Reserves	s	Revenue Reserve	Surplus on	
Particulars	Ordinary Share Capital	Preference Share Capital	Dividend on Preference Shares	Fair Value Reserve	Exchange Translation Reserve	Total Capital Reserves	(Accumulated Loss)	Revaluation of Fixed Assets	Total
				(Rupees in '	(000	(Rupees in '000)			-
Balance as at December 31, 2019	11,615,252	2,114,651	772,136	(26,310)	502,763	476,453	(13,186,813)	1,247,166	3,038,845
Net profit for the period							83,007		83,007
Other comprehensive loss for the period - net of tax	•	٠		(4,303)	٠	(4,303)		٠	(4,303)
Total comprehensive income for the period - net of tax				(4,303)		(4,303)	83,007		78,704
Incremental depreciation / amortization for the period on surplus on revaluation of fixed assets			•	٠	٠	٠	111,994	(111,994)	
Effect of change in tax rates and proportion of normal sales	٠	٠	٠	٠	٠	٠	٠	(8,637)	(8,637)
Balance as at June 30, 2020	11,615,252	2,114,651	772,136	(30,613)	502,763	472,150	(12,991,812)	1,126,535	3,108,912
Net profit for the period	•						(229,344)		(229,344)
Other comprehensive loss for the period - net of tax	•	-		17,398		17,398	16,447	1,491,000	1,524,845
Total comprehensive income for the period - net of tax	٠	•	٠	17,398		17,398	(212,897)	1,491,000	1,295,501
Adjustment of Suplus on retirement of intangible assets	•	•	•				360,483	(255,943)	104,540
Incremental depreciation / amortization for the period on surplus on revaluation of fixed assets							42,291	(42,291)	
Effect of change in tax rates and proportion of normal sales								(533)	(533)
Conversion of preference shares and dividend thereon	2,077,115	(151,473)	(56,484)		(39,997)	(39,997)			1,829,161
Discount on issuance of ordinary shares	(1,829,161)								(1,829,161)
Total transactions with owners, recognized directly in equity	247,954	(151,473)	(56,484)		(39,997)	(39,997)	•	•	
Balance as at December 31, 2020	11,863,206	1,963,178	715,652	(13,215)	462,766	449,551	(12,801,935)	2,318,768	4,508,420
Net profit for the period		٠					(423,771)		(423,771)
Other comprehensive loss for the period - net of tax	•	•	٠	40,289		40,289	•	•	40,289

,963,178

Director

Chief Financial Officer

Balanding Officer Chief Executive Officer

HALF YEARLY REPORT 2021

Incremental depreciation / amortization for the period on surplus Effect of change in tax rates and proportion of normal sales

Total comprehensive income for the period - net of tax





NOTES TO THE CONDENSED INTERIM FINANCIAL STATEMENTS (UN-AUDITED)

FOR THE HALF YEAR ENDED JUNE 30 2021

Note 1

The Company and its Operations

1.1 Worldcall Telecom Limited ("the Company") is a public limited Company incorporated in Pakistan on March 15, 2001 under the repealed Companies Ordinance, 1984 (now the Companies Act, 2017). Its shares are quoted on Pakistan Stock Exchange. The Company commenced its operations on December 01, 2004 and is engaged in providing Wireless Local Loop ("WLL") and Long Distance & International ("LDI") services in Pakistan; re-broadcasting international/national satellite/terrestrial wireless and cable television and radio signals; interactive communication and to establish, maintain and operate the licensed telephony services. The Company is domiciled in Pakistan and its registered office cum principal place of business is situated at Plot # 1566/124, Main Walton Road, Lahore Cantt.

Worldcall Services (Pvt.) Limited (the "Parent Company"), incorporated in Pakistan, owns 32.06% (2020: 36.87%) ordinary shares of the Company. Aggregate holding of Worldcall Services (Private) Limited through other associates is 33.39% (2020: 42.14%)

Note 2 Basis of Preparation

- 2.1 These condensed interim financial statements are the separate condensed financial statements of the Company in which investment in subsidiary is stated at cost. Condensed consolidated interim financial statements are prepared separately.
- 2.2 These condensed interim financial statements have been prepared in accordance with the accounting and reporting standards as applicable in Pakistan for interim financial reporting. The accounting and reporting standards as applicable in Pakistan for interim financial reporting comprise of:
 - International Accounting Standard (IAS) 34, Interim Financial Reporting, issued by the International Accounting Standards Board (IASB) as notified under the Companies Act, 2017; and
 - Provisions of and directives issued under the Companies Act, 2017.

Where the provisions of and directives issued under the Companies Act, 2017 differ with the requirements of IAS 34, the provisions of and directives issued under the Companies Act, 2017 have been followed.

- 2.3 These condensed interim financial statements are unaudited.
- 2.4 These condensed interim financial statements (un-audited) do not include all of the information required for annual financial statements and should be read in conjunction with the annual financial statements for the year ended December 31, 2020. Selected explanatory notes are included to explain events and transactions that are significant to understanding of the changes in the Company's financial statements since the last financial statements.
- 2.5 These condensed interim financial statements (un-audited) should be read in conjunction with annual audited financial statements for the year ended December 31, 2020. Comparative statement of financial position is extracted from annual audited financial statements for the year ended December 31, 2020 whereas comparative statement of profit or loss, comparative statement of comprehensive income, comparative statement of changes in equity and comparative statement of cash flows are extracted from unaudited condensed interim financial statements for the half year ended June 30, 2020.
- 2.6 These condensed interim (un-audited) financial statements are presented in Pak Rupees, which is the Company's functional and presentational currency. All the figures have been rounded off to the nearest thousand of rupees, unless otherwise stated.

2.7 Going concern assumption

2.7.1 The Company has incurred a profit after taxation of Rs. 423.771 million during the period ended June 30, 2021 (June 2020: Rs. 83.007 million) which includes the impact of write back of liabilities for Rs. 94.817 million (June 2020: Rs. 97.288 million). As at June 30, 2021, the accumulated loss of the Company stands at Rs. 13,087.926 million (December 31, 2020: Rs. 12,801.935 million) and its current liabilities exceed its current assets by Rs. 6,058.405 million (December 31, 2020: Rs. 5,931.129 million). These conditions, along with the other factors like declining revenue and contingencies and commitments as mentioned in note 13, indicate the existence of material uncertainties that cast significant doubt about the Company's ability to continue as a going concern and therefore, it may be unable to realize its assets and discharge its liabilities in the normal course of business.

The Company's management has carried out an assessment of going concern status of the Company and believes that preparation of these financial statements on going concern assumption is appropriate. The management has placed reliance on the following factors:



2.7.2 Net Liabilities Position - Risk Mitigation

As mentioned above, there is a net current liability position of approximately Rs. 6.058 billion as on the reporting date, which has the following major components:

Description	Note	Rs in million
Short term Borrowings	2.7.2.1	401
Pakistan Telecommunication Authority (PTA)	2.7.2.2	2,320
Claims of Parties Challenged	2.7.2.3	913
Continuing business partners	2.7.2.4	439
Provision for taxation	2.7.2.5	345
	-	4.418

The management believes that certain balances included in the above amounts do not represent immediately payable liabilities as detailed below:

- 2.7.2.1 The management of the Company is in negotiation with banks for restructuring of its running finance facilities amounting Rs. 346.352 Million and is confident that these will be rolled over on favorable terms with no immediate cash outflow. Moreover, it also include funds obtained from sponsor / related parties to the tune of Rs. 54.130 Million.
- 2.7.2.2 Liabilities towards PTA as incorporated in these financial statements stand at approximately Rs. 2.3 billion which are not immediately payable owing to non-fulfillment of certain conditions relating to the demand of such amounts. These conditions relate to the industry circumstances and Court Orders.
- 2.7.2.3 This amount represents the amounts owed to certain parties whose claims have been challenged by the Company in various judicial forums for the breach and non-performance of their contractual obligations. Based on the merits of Company's position, the management believes that such amounts may not be immediately payable under the circumstances.
- 2.7.2.4 The amount payable to creditors amounting Rs. 439 million represents routine trade credits extended by regular parties and these balances are of revolving nature. Thus, no immediate net cash outlay would be required.
- 2.7.2.5 The Company does not anticipate cash outlays on account of Provision for Taxation, since it has sufficient brought forward losses.

2.7.3 Continued Support from a Majority Shareholder

The Company's majority shareholder, Worldcall Services (Private) Limited (WSL) has given assurance to provide continued cash flow support to the Company through its letter to the Company's Board of Directors.

Note 3

Significant Accounting Policies

- 3.1 The Company's accounting and financial risk management policies and methods of computation adopted in the preparation of these condensed interim (un-audited) financial statements are the same as those applied in the preparation of preceding annual financial statements of the Company for the year ended December 31, 2020
- 3.2 Certain standards, amendments and interpretations to approved accounting standards are effective for accounting periods beginning on January 1, 2021, but are considered not to be relevant or to have any significant effect on the Company's operations (although they may affect the accounting for future transactions and events) and are, therefore, not detailed in these condensed interim financial statements.

Note 4

Significant accounting Judgements and Estimates

The preparation of condensed interim (un-audited) financial statements in conformity with approved accounting and reporting standards requires management to make judgements, estimates and assumptions that affect the application of accounting policies and reported amounts of assets, liabilities, income and expense. The estimates, associated assumptions and judgments are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the result of which forms the basis of making the judgement about carrying value of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates. In preparing these condensed interim (un-audited) financial statements, the significant judgements made by the management in applying accounting policies and the key source of estimation were the same as those that were applied to the financial statements for the year ended December 31, 2020.



Note 5 Ordinary Share Capital

June 30,	December 31,			June 30,	December 31,
2021	2020			2021	2020
(Un-audited)	(Audited)			(Un-audited)	(Audited)
No. of	Shares		Note	(Rupees	s in '000)
344,000,000	344,000,000	Ordinary shares of Rs. 10 each fully paid in cash		3,440,000	3,440,000
309,965,789	309,965,789	Ordinary shares of Rs. 10 each issued in accordance with the scheme of merger		3,099,658	3,099,658
98,094,868	98,094,868	Ordinary shares of Rs. 10 each issued as fully paid bonus shares		980,949	980,949
108,510,856	108,510,856	Ordinary shares of Rs. 10 each issued against convertible loan		1,085,109	1,085,109
1,805,893,836	1,805,893,836	Ordinary shares of Rs. 10 each issued against convertible preference shares	5.1	18,058,939	18,058,939
				26,664,655	26,664,655
		Less: Discount on issue of shares	5.6	(14,801,449)	(14,801,449)
2,666,465,349	2,666,465,349	=		11,863,206	11,863,206
	2021 (Un-audited) No. of 344,000,000 309,965,789 98,094,868 108,510,856 1,805,893,836	2021 2020 (Un-audited) (Audited) No. of Shares 344,000,000 344,000,000 309,965,789 309,965,789 98,094,868 98,094,868 108,510,856 108,510,856 1,805,893,836 1,805,893,836	2021 2020	2021 2020	2021 2020 2021 (Un-audited) (Audited) (Un-audited) No. of Shares Note (Rupeer (Rupeer State)) 344,000,000 344,000,000 Ordinary shares of Rs. 10 each issued in accordance with the scheme of merger 3,099,658 98,094,868 98,094,868 Ordinary shares of Rs. 10 each issued as fully paid bonus shares 980,949 108,510,856 108,510,856 Ordinary shares of Rs. 10 each issued against convertible loan 1,085,109 1,805,893,836 1,805,893,836 Ordinary shares of Rs. 10 each issued against convertible preference shares 5.1 18,058,939 Less: Discount on issue of shares 5.6 (14,801,449)

- 5.1 During the period, Nil (December 31, 2020: 14,900) convertible preference shares and accumulated preference dividend thereon amounting to Rs. Nil million (December 31, 2020: Rs. 56.484 million) have been converted into ordinary shares in accordance with the agreed terms and conditions detailed in Note 6.2.
- 5.2 The terms of agreement between the Company and certain lenders impose certain restrictions on distribution of dividends by the Company.
- 5.3 Worldcall Services (Private) Limited, parent of the Company, holds 854,914,152 shares (December 31, 2020: 983,117,312 shares) representing 32.06% (December 31, 2020: 36.87%) shareholding in the Company. Out of these shares, 46.7 million shares are pledged to secure TFC liability which will be released with quarterly scheduled principal repayments proportionately starting from June 2019 (refer to note 8).
- 5.4 Ferret Consulting F.Z.C., an associate of the Company, holds 34,750,543 shares (December 31, 2020: 139,750,543 shares) representing 1.30% (December 31, 2020: 5.24%) shareholding in the Company.
- 5.5 AMB Management Consultants (Private) Limited, an associate of the Company, holds 914,053 shares (December 31, 2020: 914,053 shares) representing 0.03% (December 31, 2020: 0.03%) shareholding in the Company.
- 5.6 Reconciliation of discount on issue of shares is as follows:

	Opening balance	14,801,449	12,972,288
	Add: Discount on issuance of ordinary shares during the period / year	-	1,829,161
	Closing balance	14,801,449	14,801,449
5.7	Reconciliation of ordinary share capital is as follows:		
	Opening balance	26,664,655	24,587,540
	Add: Shares issued during the period / year	-	2,077,115
	Closing balance	26,664,655	26,664,655

- 5.8 All ordinary shares rank equally with regard to residual assets of the Company. Ordinary shareholders are entitled to receive all distributions including dividends and other entitlements in the form of bonus and right shares as and when declared by the Company. Voting and other rights are in proportion to the shareholding.
- 5.9 Shareholders of the Company resolved in annual general meeting held on April 30, 2019 that the authorized capital of the Company be increased from Rs. 21 billion to Rs. 29 billion divided into 2.9 billion ordinary shares of Rs. 10 which may be utilized to issue ordinary shares of Rs. 10 each and / or preference shares of Rs. 10 each of the Company as the Board of Directors of the Company may decide from time to time in accordance with the Companies Act, 2017. Regulatory requirements as to the alteration of Memorandum and Articles of Association and legal formalities have yet to be fulfilled.



Note 6

Preference Share Capital

Preference Share Capital		June 30, 2021	December 31, 2020	June 30, 2021	December 31, 2020
		(Un-audited)	(Audited)	(Un-audited)	(Audited)
	Note	No. of S	shares	(Rupe	es in '000)
Opening balance Less: Preference shares converted into		193,700	208,600	1,963,178	2,114,651
ordinary shares during the period / year	6.3	-	(14,900)	-	(151,473)
		193,700	193,700	1,963,178	1,963,178

- 6.1 These preference shares are US Dollars denominated, non-voting, cumulative and convertible preference shares ("CPS", or "preference shares") having a face value of USD 100 each.
- 6.2 The conversion option is exercisable by the holder at any time after the 1st anniversary of the issue date but not later than the 5th anniversary. On 5th anniversary, CPS will be mandatorily converted into ordinary voting common shares. CPS shall be converted at the conversion ratio defined in the agreement at 10% discount on share price after first anniversary and thereby increased by 10% additional discount for each completed year of anniversary.
- 6.3 In accordance with the terms detailed in Note 6.2 above, certain preference shareholders have exercised conversion option. Thus, their CPS and accrued preference dividend thereon have been converted into ordinary shares as reflected in Note 5.1 and Note 6.2.
- 6.4 CPS holders are entitled to non-cash dividend which shall be calculated @ 5.9% per annum on each of the preference shares or the dividend declared by the Company for ordinary shareholders, whichever is higher.
- 6.5 Ferret Consulting F.Z.C., an associate of the Company, holds 141,200 preference shares (December 31, 2020: 141,200 preference shares) in the Company.
- 6.6 Mandatory date of conversion of CPS has expired during the year 2018 and the Company has failed to redeem the unconverted preference shares in a timely fashion as required by its Articles of Association.
- 6.7 The preference shareholders in an Extraordinary General Meeting held on January 4, 2019 and ordinary shareholders in annual general meeting held on April 30, 2019 have given their assent for the conversion of preference shares at nominal value of Rs. 10 each and for amendments in the Memorandum and Articles of Association of the Company. Resultantly, preference shares along with dividend accrued thereon shall be converted on any date from the mandatory conversion date, at par value of Rs. 10 each. However, the shares for which notices have been received before mandatory conversion date would be converted on the terms prevalent on the date of notice.

Note 7

Dividend on Preference Shares

		June 30,	December 31,
		2021	2020
		(Un-audited)	(Audited)
	Note	(Rupee	es in '000)
Dividends on preference shares	7.1	715,652	772,136

- 7.1 This represents accumulated dividend on preference shares which is not payable in cash rather it will be converted into ordinary shares as and when the preference shares are converted into ordinary shares.
- 7.2 During the period, cumulative preference dividend amounting to Rs. Nil million (December 31, 2020: Rs. 56.484 million) was converted into ordinary shares as a result of conversion option exercised by certain preference shareholders in accordance with the terms and conditions given in Note 6.2 above.

466,246

1.433.280



Add: Deferred markup

Note 8 Term Finance Certificates		June 30, 2021	December 31, 2020
		(Un-audited)	(Audited)
	Note	(Rupees	s in '000)
Opening balance		1,287,110	1,287,110
Less: Payments made during the period/year		-	-
		1,287,110	1,287,110
Less: Current and overdue portion		(389,980)	(320,076)
		897,130	967,034

Term finance certificates (TFCs) have a face value of Rs. 5,000 per certificate. These TFCs carry mark up at the rate of six months average KIBOR plus 1.0% per annum (December 31, 2020: six month average KIBOR plus 1.0% per annum), payable quarterly. The mark up rate charged during the period on the outstanding balance ranged from 8.30% to 8.84% (December 31, 2020: 8.30% to 14.91%) per annum.

8.1

457.818

1.354.948

IGI Holding Limited (previously IGI Investment Bank Limited) is the Trustee (herein referred to as the Trustee) under the Trust Deed.

The liability of these TFCs has been rescheduled in December 2012 and then on April 03, 2015. During the year 2018, third rescheduling of these TFCs was successfully executed through signing of the Third Supplemental Trust Deed between the Trustees and the Company.

In accordance with the 3rd Supplemental Trust Deed executed during the year 2018, the outstanding principal is repayable by way of quarterly staggered installments with downward revision in markup of 0.60% i.e. revised markup of six months average KIBOR + 1%. The outstanding markup payable as at the date of restructuring and up to December 20, 2018 is agreed to be deferred and shall be paid from March 20, 2021 in quarterly installments. 50% of the markup accrued for the period between December 20, 2018 to December 20, 2020 shall be paid on regular quarterly basis commencing from March 20, 2019 and the remaining 50% shall be deferred and paid from March 20, 2021. Markup deferred has been measured at present value. Under the revised term sheet, these TFCs are due to mature on September 20, 2026.

The other main terms included appointment of one representative as a nominee director nominated by the Trustee which has been complied with. Further, 175 million sponsor's shares were pledged for investors which was to be released with quarterly scheduled principal repayments proportionately starting from June 2019. The pledged shares have not been released in proportion to the payments made during the year.

During the period due to non-payment of due installments, Trustee enforced the letter of pledge and called 128.2 million shares from sponsors account.

The Company has not paid due quarterly installments of June, September & December in 2020 and March & June in 2021. In case of failure to make due payments by the Company, Trustee can instruct the security agent to enforce the letter of pledge and sell the quantum of the pledged shares to generate the amount required for the settlement of the outstanding redemption amount.

These TFCs are secured against first pari passu charge over the Company's present and future fixed assets including equipment, plant and machinery, fixtures excluding land and building with 25% margin in addition to all rights, benefits, claims and interests procured by the Company under:

- a) LDI and WLL license issued by PTA to the Company; and
- b) Assigned frequency spectrum as per deed of assignment.

			2021	2020
			(Un-audited)	(Audited)
8.1	Deferred markup	Note	(Rupees in	n '000)
	Deferred markup	8.1.1	746,494	746,494
	Adjustment due to impact of IFRS 9	8.1.2	(132,590)	(156,621)
	Less: Current maturity of deferred markup		(156,086)	(123,627)
			457,818	466,246
8.1.1	Reconciliation of deferred markup is as follows:			
	Opening balance		746,494	667,277
	Add: Markup deferred during the period/year			79,217
			746,494	746,494

June 30.

December 31.





			June 30, 2021	December 31, 2020
			(Un-audited)	(Audited)
8.1.2	Reconciliation is as follows:	Note	(Rupees	in '000)
	Opening balance		156,621	187,207
	Add: Discounting impact of deferred markup		-	16,681
			156,621	203,888
	Less: Unwinding impact of discounted deferred markup		(24,031)	(47,267)
Note 9			132,590	156,621
	erm Financing			
From B	Banking Companies (secured)			
Allied B	Bank Limited	9.1	90,412	68,635
Bank Is	slami Limited	9.2	85,500	-
			175,912	68,635
			175,912	68,635
9.1	Allied Bank Limited			
	Opening balance		91,509	106,550
	Repayments		(8,672)	(15,041)
			82,837	91,509
	Less: Current and overdue portion		(17,393)	(43,909)
			65,444	47,600
	Add: Deferred markup		29,238	25,647
	Less: Discounting of deferred markup		(4,270)	(4,612)
			24,968	21,035
			90,412	68,635

This represents balance transferred as a result of restructuring of short term running finance (RF) facility to Term Loan Facility. Principal will be repaid in 48 stepped up monthly installments starting from January 2019 till December 2022. Markup will be accrued and will be serviced in 12 equal monthly installments, starting from January 01, 2023. Effective markup rate applicable will be 3 Month KIBOR + 85 bps. The mark up charged during the period on the outstanding balance ranged from 8.14 to 8.14% (December 31, 2020: 8.10% to 14.40%) per annum. The facility is secured against 1st joint pari passu charge on present and future current and fixed assets excluding building of the Company for Rs. 534 million and right to set off on collection account.

Subsequent to reporting date the Company has restructured the facility for repayment for the principle amount and accrued markup as well.

June 30, December 31,

		2021	2020	
		(Un-audited)	(Audited)	
9.2	Bank Islami Limited	(Rupees	s in '000)	
	Opening balance	-	-	
	Transfer from Running Finance	81,308	-	
		81,308		
	Less: Current and overdue portion	(27,103)	-	
		54,205	-	
	Add: Deferred markup	42,755	-	
	Less: Discounting of deferred markup	(11,460)	-	
		31,295		
		85,500	-	

This represents balance transferred as a result of restructuring of short term running finance (RF) facility to Long Term Loan Facility. Principal will be repaid in 40 monthly installments starting from Jan 2022 till April 2025. Markup will be accrued and will be serviced in 24 equal monthly installments, starting from July 01, 2024. Effective markup rate applicable will be 3 Month KIBOR (Floor 7.5% and capping 17%). The mark up charged during the period on the outstanding balance 7.5% per annum. The facility is secured against 1st joint pari passu charge on present and future current and fixed assets excluding building of the Company for Rs. 534 million and right to set off on collection account.

978 084

1 221 337





Note 1	10 sor's Loan		June 30, 2021	December 31, 2020
			(Un-audited)	(Audited)
Spons	sor's Loan - unsecured	Note	(Rupees	in '000)
- Inter	rest bearing	10.1	474,900	482,400
- Non	interest bearing	10.2	908,267	862,889
			1,383,167	1,345,289
10.1	Opening balance		482,400	466,050
	Exchange loss		(7,500)	16,350
			474,900	482,400

This represents USD denominated loan obtained from Worldcall Services (Private) Limited, the Parent Company. It carries mark up at 12 months KIBOR plus 1%. The mark up rate charged during the year on the outstanding balance is 8.67% (December 31, 2020: 14.46%) per annum. The amount is not payable over the period of next 1 and half years.

10.2 This represents interest free loan obtained from Worldcall Services (Private) Limited, the Parent Company. The amount is not payable over the period of next 1 and half years.

This loan has been carried at amortized cost and the relevant difference is being charged to the statement of profit or loss account.

Note 11	June 30,	December 31,
	908,267	862,889
	(115,196)	(115,195)
Unwinding of discount	291,617	291,618
Discounting	(406,813)	(406,813)
Adjustment due to impact of IFRS 9:		
Amount of loan	1,023,463	978,084
Recepts / (Payments) during the period/Year	45,379	(243,253)
opening balance	070,004	1,221,007

Note 11	June 30,	December 31,
Lease Liabilities	2021	2020
	(Un-audited)	(Audited)
	(Rupee	s in '000)
Opening balance	275,931	239,454
Add: Additions during the year	164,509	48,515
Add: Interest expense	21,622	30,916
Less: Lease payments	(26,351)	(42,954)
Gross liability	435,711	275,931
Less: Current and overdue portion	(239,015)	(103,260)
Closing balance	196,696	172,671

11.1 Nature of leasing activities

Opening balance

The Company's leases comprise cables and certain premises for installation of equipment and used as warehouse, guest house and office operations. Periodic rentals are usually fixed over the lease term. However, in some contracts, it is customary for lease contracts to provide escalation in lease payments after specified period of time. These neither contain any variable lease payments nor any lease incentives. The Company is not committed to any lease not yet commenced at the reporting date.

Lease terms, and the remaining lease terms at the date of initial application, vary. Remaining lease term of existing lease contracts for which lease liability is booked ranges from 2 to 13 years.

Note 12 Short Term Borrowings		June 30, 2021	December 31, 2020
		(Un-audited)	(Audited)
	Note	(Rupees	s in '000)
Banking companies (secured - interest bearing):			
- Running finances	12.1	346,475	427,419
Related parties (unsecured - interest free):			
- Ferret Consulting F.Z.C.	12.2	54,130	59,941
		400,605	487,360

- 12.1 Short term running finance facilities available from commercial banks under mark up arrangements amount to Rs. 442.239 million (2020: Rs. 442.239 million). Running finance facilities are available at mark up rate of KIBOR plus 1.5% to 2.5% per annum (2020: KIBOR plus 1.5% to 2.5% per annum), payable quarterly, on the balance outstanding. The mark up charged during the year on outstanding balances ranged from 8.79% to 9.53% (2020: 8.75% to 16.06%) per annum, effectively.
- 12.2 This represents interest free USD denominated loan received from M/s Ferret Consulting F.Z.C to meet working capital requirements. The accumulated balance as at reporting date is USD 372,765 (2020: USD 372,765). In the absence of written agreement, the amount is repayable on demand.

12.3 Letters of credit and guarantees

Of the aggregate facilities of Rs. 418.126 million (2020: Rs. 485.126 million) for guarantees, the amount utilized as at June 30, 2020 was Rs. 353.761 million (2020: Rs. 353.761 million) respectively.



12.4 The facilities in note 12.1 are secured against first pari passu hypothecation charge on all present and future current and fixed assets excluding building, WLL/LDI receivables, first joint pari passu hypothecation charge over all present and future current and fixed assets of the Company with security margin over the facility amount, pledge of shares of listed companies in CDC account of the Company, lien over cash deposit of Rs. 3.9 million, first exclusive assignment of all present and future receivables of LDI business arm of the Company, collection accounts with Bank for routing of LDI receivables, counter guarantee of the Company, equitable mortgage over the property of office # 302, 303, 304, 3rd Floor, the Plaza on Plot # G-7, Block-9, KDA Scheme # 5, Kehkashan Clifton, Karachi and equitable mortgage over the property of office # 07, 08, 09 situated on 1st Floor, Ali Tower, MM Alam Road, Gulberg III.

Note 13

Contingencies and Commitments

Contingencies

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

PTA has filed recovery proceedings against the Company before the District Collector / District Officer Revenue, Lahore for an amount of Rs. 2.648 billion including late payment charges on November 4, 2016 due to non-payment of initial spectrum fee (ISF). The Company has not received any notice from the Revenue department. During the period PTA again issued the notice against non-payment of ISF and increased the claim by Rs. 1.038 billion.

PTA has withdrawn the frequencies 3.5 Ghz, 479 Mhz, 450 Mhz and 1900 Mhz. As per management the ISF for 3.5 Ghz and 479 Mhz is already fully paid till 2024. The outstanding liability for 1900 Mhz is reduced to zero on the basis that 1900 Mhz frequency has been fully paid for until 2015 (actual withdrawl year), Similarly, liability for 450Mhz frequency spectrum be reduced on prorata after withdrawal. Corresponding assets has also been retired.

The Company has filed an appeal with Islamabad High Court on January 12, 2021 against said decision of PTA on similar lines as explained above and the Company's management and legal advisor feels that there are strong grounds to defend the Company's stance and that the principal amount and late payment charges determined unilaterally by PTA will not materialize, hence, no provision has been made in these financial statements.

		June 30, 2021	December 31, 2020
		(Un-audited)	(Audited)
Guarantees and Letter of Credits	Note	(Rupee	s in '000)
Outstanding guarantees and letters of credit		353,761	353,761
Commitments			
Commitments in respect of capital expenditure		9,696	9,202
Note 14			
Property, Plant and Equipment			
Operating fixed assets	14.1	5,959,349	6,193,323
Capital work-in-progress	_	14,711	11,482
	-	5,974,060	6,204,805
14.1 Operating fixed assets Opening book value		6,193,323	6,516,313
Additions during the period / year	14.1.1	2,399	74,634
Revaluation surplus during the period / year	14.1.1	-	7-4,00-4
g p , ,	-	6,195,722	6,590,947
Disposals / settlement (at book value) for the period / year	14.1.2	(10,608)	(12,993)
Depreciation charged during the period / year		(225,765)	(384,631)
Closing book value	-	5,959,349	6,193,323
14.1.1 Detail of additions	=		
Plant and equipment		1,947	74,034
Office equipment		-	94
Furniture and fixtures		-	92
Computers	_	452	414
	-	2,399	74,634
14.1.2 Book values of assets disposed off		10.000	10.777
Plant and equipment Computers		10,608	12,777 216
·	-	10,608	12,993
Note 15	-		,
Right of use assets			
Opening balance		3,680,465	2,138,001
Add: Additions during the year/Period		364,337	281,156
Add: Revaluation Surplus during the year		-	1,440,000
Less: Depreciation charge for the year/Period	-	(137,963)	(178,692)
Closing balance	-	3,906,839	3,680,465
Lease Term (Years)	=	2 to 13	2 to 14





- 15.1 Depreciation on right-of-use assets has been allocated to depreciation and amortization on face of the statement of profit or loss.
- 15.2 There are no variable lease payments in the lease contracts. There were no leases with residual value guarantees or leases not yet commenced to which the Company is committed.

 Note 16
 June 30, 2021
 December 31, 2020

 Long Term Investment
 (Un-audited)
 (Audited)

 Wholly owned subsidiary Company - at cost [unquoted]

 Route 1 Digital (Private) Limited

 30,000 (December 31, 2020: 30,000) ordinary shares of Rs. 100 each, equity held 100% (December 31, 2020: 100%)
 50,000
 50,000

16.1 The Company has acquired 100% shares of Route 1 Digital (Private) Limited during 2018. The principal place of business of Route 1 Digital (Private) Limited is situated at 2nd Floor 300-Y Block Phase III Defence Housing Authority Lahore, Pakistan. This investment in subsidiary is stated at cost.

Note 17	Half Year Ended June 3	
Deferred taxation	2021	2020
	(Un-audited)	(Un-audited)
Asset for deferred taxation comprising temporary differences related to:	(Rupees	in '000)
-Unused tax losses	3,564,998	3,626,374
-Provision for doubtful debts	792,996	793,637
-Post employment benefits	62,599	58,366
-Provision for stores and spares & stock-in-trade	15,771	15,783
-Provision for doubtful advances and other receivables	72,571	85,035
Liability for deferred taxation comprising temporary differences related to:		
-Surplus on revaluation of assets	(2,135,089)	(2,190,126)
	2,373,846	2,389,069

Deferred tax asset on tax losses available for carry forward has been recognized to the extent that the realization of related tax benefit is probable from reversal of existing taxable temporary differences and future taxable profit. Management's assertion of future taxable profit is mainly based on income due to write back of liabilities and business plan to initiate fiber to home services with monetary support from the majority shareholder as explained in detail in note 2.7 to these financial statements. This business plan is however, subject to uncertainty.

Being prudent, the Company has not recognized deferred tax assets of Rs. 2,890.339 million (2020: Rs. 2,702.427 million) in respect of unused tax losses and unabsorbed depreciation and Rs. 68.07 million (2020: Rs. 139.487 million) in respect of minimum tax available for carry forward under the Income Tax Ordinance, 2001 ("ITO"), as sufficient taxable profits would not be available to utilize these in the foreseeable future.

Note 18		Half Year Ended June 30,		
Revenue		2021	2020	
		(Un-audited)	(Un-audited)	
	Note	(Rupees	in '000)	
Telecom		995,527	1,663,062	
Broadband	18.1	387,332	495,737	
Other		-	2,075	
Gross revenue		1,382,859	2,160,874	
Less: Sales tax		(61,763)	(21,096)	
Less: Discount		(1,445)	(6,553)	
		1,319,651	2,133,225	

18.1 This includes revenue amounting to Rs. 199 million (2020: Rs. 249 million) in respect of agreement for Indefeasible Right of Use of metro fiber with a customer. The agreement grants both parties to the agreement IRU for 20 years.



 Note 19
 Half Year Ended June 30,

 Cash Used in Operations
 2021
 2020

Cash Used in Operations	2021	2020
	(Un-audited)	(Un-audited)
CASH FLOWS FROM OPERATING ACTIVITIES	(Rupees	in '000)
Profit/Loss) before taxation	(400,945)	95,714
Adjustment for non-cash charges and other items:	•	
- Depreciation on property, plant and equipment	225,765	333,885
- Amortization on intangible assets	202,600	195,017
- Amortization of right of use assets	137,963	85,879
 Loss / (Gain) on disposal of property, plant and equipment 	(46,995)	(39)
- Revenue from IRU agreement	(199,828)	(249,785)
- Disposal of fiber under IRU arrangement	9,978	12,778
 Unclaimed liabilities written back during the year 	-	(91,323)
 Liabilities written back on settlement with parties 	(94,817)	- 1
 Reversal of provision for advance to suppliers 	- 1	(3,692)
 Post employment benefits 	20,971	24,425
 Dividend income on short term investments 	-	(49)
 Adjustment due to impact of IFRS 9 	(13,082)	(12,877)
 Income on deposits, advances and savings accounts 	(17,574)	(17,387)
 Exchange loss on foreign currency loan 	(7,500)	40,200
 Exchange loss on foreign currency accrued markup 	(72)	2,011
 Exchange (gain)/loss on foreign currency balances - net 	4,923	1,759
- Imputed interest on lease liability	21,622	-
 Unwinding impact of liabilities under IFRS 9 	29,481	88,727
- Finance cost	101,309	184,934
	374,744	594,463
Operating profit before working capital changes	(26,201)	690,177
(Increase) / decrease in current assets		
- Stores and spares	2,604	3,645
- Trade debts	193,085	(307,251)
- Loans and advances	74,415	11,705
- Deposits and prepayments	(4,062)	(20,197)
- Other receivables	(9,447)	(8,997)
Increase / (decrease) in current liabilities		` ' '
- Unearned revenue	58,665	34,706
- Trade and other payables	(314,181)	(353,388)
	1,079	(639,777)
Cash (Used in) / generated from operations	(25,122)	50,400

Note 20

Transaction with Related Parties

Related parties comprise the parent Company, associated companies / undertakings, directors of the Company and their close relatives and key management personnel of the Company. The Company in the normal course of business carries out transactions with various related parties. Amounts due from and due to related parties are shown under respective notes to these financial statements.

Transactions during the period w	ith local compani	es	Half Year End 2021	ded June 30, 2020
Related party	Relationship	Nature of transaction	(Un-audited) (Rupees	(Un-audited) in '000)
Worldcall Services (Private) Limited	Parent Company	Funds received by the Company during the period Funds repaid by the Company during the period Settlement with multimedia Markup on long term borrowings Exchange loss on markup Exchange (Gain)/loss on Loan	62,999 43,089 25,468 17,283 (72) (7,500)	40,379 119,968 24,448 35,360 2,011
Route 1 Digital (Private) Limited	Wholly Owned Subsidiary	Interest charged during the year Expenses borne on behalf of subsidiary	588 1,162	1,066
Worldcall Business Solutions (Private) Limited	Associate	Expenses borne on behalf of associate Interest charged during the year	5,032 2,551	6,928





			Half Year End	ded June 30, 2020
			(Un-audited)	(Un-audited)
			, ,	in '000)
Worldcall Cable (Private) Limited		Expenses borne on behalf of associate	77	-
	Associate	Interest charged during the year	76	
Worldcall Ride Hail (Private) Limited		Expenses borne on behalf of associate	1	-
	Associate	Interest charged during the year	1	-
ACME Telecom (Private) Limited		Expenses borne on behalf of associate		
(, =	Associate	Interest charged during the year	1	-
Key management personnel	Associated	Salaries and employees benefits	00.000	E0 07E
key management personner	persons	Advances against expenses disbursed / (adjusted) - net	38,886 1.155	50,375
			1,133	-
Transactions during the period/yea	r with foreign o	companies		
Related party	Relationship	Nature of transaction		
Ferret Consulting - F.Z.C		Net funds received by the Company during the year		4,500
		Direct Cost-IT Service	-	2,700
	Associate	Exchange loss	1,018	-
		Expenses Charged during the year	1,709	2,125
		Adjustment during the period	3,083	337,500

Ferret Consulting is incorporated in United Arab Emirates. Basis for association of the Company with Ferret is common directorship.

		June 30, 2021	December 31, 2020
		(Un-audited)	(Audited)
		(Rupee	s in '000)
Outstanding Balance as at the peri	iod/year end		
Worldcall Services	Sponsor's loan	1,383,167	1,345,289
(Private) Limited	Accrued markup	38,675	17,781
	Short term borrowings	-	-
Ferret Consulting - F.Z.C	Dividend on CPS	519,473	519,473
	Short term borrowings	54,130	59,941
Route 1 Digital (Private) Limited	Investment in subsidiary	50,000	50,000
	Other receivables	18,173	16,423
Worldcall Business Solutions			
(Private) Limited	Other receivables	77,692	70,109
ACME Telecom (Private) Limited	Other receivables	33	32
Worldcall Ride Hail (Private) Limited	Other receivables	18	17
Worldcall Cable (Private) Limited	Other receivables	2,340	2,263
Key management	Payable against expenses, salaries and other employee benefits	157,341	152,681
	Advance against expenses	13,038	11,883





Note 21 Financial Risk Management

21.1 Financial risk factors

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

The condensed interim financial statements (un-audited) do not include all financial risk management information and disclosures required in the annual financial statements, and should be read in conjunction with the Company's annual financial statements as at December 31, 2020.

There have been no changes in any risk management policies since the year end.

21.2 Fair value estimation

- 21.2.1 Fair value is the amount for which an asset could be exchanged or a liability settled, between knowledgeable willing parties in an arms' length transaction. Consequently difference may arise between carrying value and fair value estimates. The carrying value of all financial assets and liabilities reflected in the financial statements approximate to their fair values. During the period, there were no significant changes in the business or economic circumstances that affect the fair value of these assets and liabilities.
- 21.2.2 The table below analyses financial instruments carried at fair value, by valuation method. The different levels have been defined as follows:
 - Quoted prices (unadjusted) in active markets for identical assets or liabilities (level 1).
 - Inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices) (level 2).
 - Inputs for the asset or liability that are not based on observable market data (i.e. unobservable inputs) (level 3).

The following table presents the Company's assets and liabilities that are measured at fair value at June 30, 2021:

			Level 3	iotai
	•	Rupees i	n '000	
Assets				
Short-term investments	91,963	-	-	91,963
The following table presents the Company's assets	s and liabilities that are measu	red at fair value at l	December 31, 2020:	
	Level 1	Level 2	Level 3	Total
	Level 1		Level 3	Total
Assets	Level 1	Level 2	Level 3	Total

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





Note 22

Segment Information

As per IFRS 8, "Operating Segments", operating segments are reported in a manner consistent with the internal reporting used by the chief operating decision maker. The Chief Executive Officer (CEO) of the Company has been identified as the chief operating decision maker, who is responsible for allocating resources and assessing performance of the operating segments.

The CEO is responsible for the Company's entire product portfolio and considers business as a single operating segment. The Company's assets allocation decisions are based on a single integrated investment strategy and the Company's performance is evaluated on an overall basis.

The internal reporting provided to the CEO for the Company's assets, liabilities and performance is prepared on a consistent basis with the measurement and recognition principles of approved accounting and reporting standards as applicable in Pakistan.

The Company is domiciled in Pakistan. All of the Company's assets are located in Pakistan as at the reporting date.

Note 23

Impact of Covid 19 on the financial statements

The Company has assessed, and continues to assess, the potential for disruption caused by the COVID-19 pandemic and has put in place plans and measures in order to enable the business to maintain normal operations, to the extent possible, against the backdrop of an evolving situation. The Company has implemented actions to mitigate the impact of COVID-19, including steps to protect the employees in line with guidance from government, and while there remains considerable uncertainty in relation to the COVID-19 pandemic (including its duration, extent and ultimate impact), management believes that the Company's operations will not experience any material impact due to the COVID-19 pandemic. Based on management assessment there is no material financial impact of COVID-19 in these financial statements.

Note 24

Subsequent Event

On September 20, 2021 the Board of Directors of the Company converted 38,000 preference shares along with dividend accrued on them into ordinary shares of the Company. As a result of conversion 529,733,920 ordinary shares of the Company are issued to preference shareholders detail of which is as follows:

No. of preference shares		No. of ordinary shares issued
	converted	
	38,000	529,733,920
	38,000	529,733,920

Ferret Consulting - F.Z.C

Note 25

Date of Authorization for Issue

These condensed interim financial statements (un-audited) were approved and authorized for issue on 16 July 2022 by the Board of Directors of the Company.

Note 26

Corresponding Figures

Corresponding figures have been re-arranged / reclassified, wherever necessary, to reflect more appropriate presentation of events and transactions for the purpose of comparison.

Balanding Chief Executive Officer Many



CONDENSED INTERIM CONSOLIDATED FINANCIAL INFORMATION (UN-AUDITED)

HALF YEARLY REPORT 2021



CONDENSED INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION AS AT 30 JUNE 2021

AS AT 30 JUNE 2021		June 30, 2021	December 31, 2020
		Un-audited	Audited
SHARE CAPITAL AND RESERVES	Note	(Rupees	in '000)
Authorized share capital		29,000,000	29,000,000
Ordinary share capital	5	11,863,206	11,863,206
Preference share capital	6	1,963,178	1,963,178
Dividend on preference shares	7	715,652	715,652
Capital reserves		489,840	449,551
Accumulated loss		(13,110,990)	(12,820,619)
Surplus on revaluation of fixed assets	L	2,165,765 4,086,651	2,318,768 4,489,736
NON-CURRENT LIABILITIES			
Term finance certificates	8	1,354,948	1,433,280
Long term financing	9	175,912	68,635
Sponsor's loan License fee payable	10	1,383,167	1,345,289
Post employment benefits		45,513 218,040	45,513 203,133
Long term deposit		89,589	86,103
Lease liabilities	11	196,696	172,671
CURRENT LIABILITIES		3,463,865	3,354,624
Trade and other payables	ſ	5,811,294	6,231,517
Unearned revenue		58,665	-
Accrued mark up		314,472	278,318
Current and overdue portion of non-current liabilities		829,576	590,872
Short term borrowings	12	400,605	487,360
Unclaimed dividend		1,807	1,807
Provision for taxation - net		345,072	331,683
Contingencies and Commitments	13	7,761,491 -	7,921,557
TOTAL EQUITY AND LIABILITIES	•	15,312,007	15,765,917
NON-CURRENT ASSETS	•	'	
Property, plant and equipment	14	5,973,962	6,207,321
Right of use assets	15	3,906,839	3,680,465
Intangible assets		1,246,318	1,448,958
Investment properties		49,958	49,958
Deferred taxation	16	2,373,846	2,389,069
Long term deposits		17,236	17,221
CURRENT ASSETS	•	13,568,159	13,792,992
Stores and spares	Г	29,991	32,595
Stock-in-trade		204,777	204,777
Trade debts		596,043	808,078
Loans and advances		134,822	209,236
Deposits and prepayments		537,519	533,457
Short term investments		91,963	51,674
Other receivables		84,348	76,651
Cash and bank balances	Ĺ	64,385	56,457
	-	1,743,848	1,972,925
TOTAL ASSETS	=	15,312,007	15,765,917

The annexed notes from 1 to 25 form an integral part of these condensed interim consolidated financial statements.

Balanciy Chief Executive Officer

Director



CONDENSED INTERIM CONSOLIDATED STATEMENT OF PROFIT OR LOSS (UN-AUDITED) FOR THE QUARTER AND HALF YEAR ENDED JUNE 30, 2021

		Half year ended June 30,		Quarter ende	d June 30,
		2021	2020	2021	2020
	Note		(Rupees in '0	00)	
Revenue	17	1,319,651	2,133,225	629,062	883,985
Direct costs excluding depreciation and amortization		(976,099)	(997,542)	(375,864)	(456,334)
Operating costs		(206,151)	(236,387)	(104,778)	(101,866)
Other income		176,621	83,670	128,847	137,898
Profit before Interest, Taxation,	-	314,022	982,966	277,267	463,683
Depreciation and Amortization					
Depreciation and amortization		(566,935)	(615,136)	(302,902)	(302,736)
Finance cost		(152,412)	(273,661)	(82,174)	(123,692)
(Loss) / Profit before Taxation	_	(405,325)	94,169	(107,809)	37,255
Taxation		(22,826)	(12,707)	(12,430)	6,098
Net (Loss) / Profit for the Period	_	(428,151)	81,462	(120,239)	43,353
(Loss) / Earning per Share - basic (Rupees)	_	(0.16)	0.03	(0.05)	0.02
(Loss) / Earnings per Share - diluted (Rupees)		(0.16)	0.02	(0.05)	0.01

The annexed notes from 1 to 25 form an integral part of these condensed interim consolidated financial statements.

Balanding Chief Executive Officer Ny growy Director





CONDENSED INTERIM CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME (UN-AUDITED) FOR THE QUARTER AND HALF YEAR ENDED JUNE 30, 2021

	Half year ende	Half year ended June 30, Quarter ended June		
	2021	2020	2021	2020
	(Rupees in '000)			
Net Profit for the Period	(428,151)	81,462	(120,239)	43,353
Other comprehensive income:				
Items that will not be reclassified to profit or loss:				
- Changes in fair value of financial assets through other comprehensive income - net of tax	40,289	(4,303)	32,547	9,291
Item that may be subsequently reclassified to profit or loss:	-	-	-	-
Other Comprehensive Income - net of tax	40,289	(4,303)	32,547	9,291
Total Comprehensive Income for the Period - net of tax	(387,862)	77,159	(87,692)	52,644

The annexed notes from 1 to 25 form an integral part of these condensed interim consolidated financial statements.

Balandiff
Chief Executive Officer

Director

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11,615,252

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CONDENSED INTERIM CONSOLIDATED STATEMENT OF CHANGES IN EQUITY (UN-AUDITED) FOR THE HALF YEAR ENDED JUNE 30. 2021

	Total		
e Surplus on Revaluation of Fixed Assets			
Revenue Reserve	(Accumulated Loss)		
Si	Total Capital Reserves		
Capital Reserves	Exchange Translation Reserve	(000	
	Fair Value Reserve	(Rupees in	
and Property of Co.	Dividend on Preference Shares	(000, ui seedny)	
	Capital Preference Shar		
	Particulars		

Balance as at December 31, 2019 Net profit for the period
Other comprehensive loss for the period - net of tax
Total comprehensive income for the period - net of ta
Incremental depreciation / amortization for the period

riod on surplus of tax on revaluation of fixed assets

Effect of change in tax rates and proportion of normal sales Balance as at June 30, 2020

Other comprehensive income for the period - net of tax Net loss for the period

Incremental depreciation / amortization for the period on surplus Adjustment of Suplus on retirement of intangible assets Total comprehensive income for the period - net of tax on revaluation of fixed assets

Effect of change in tax rates and proportion of normal sales Conversion of preference shares and dividend thereon Discount on issuance of ordinary shares

Total transactions with owners, recognized directly in equity Balance as at December 31, 2020

Net profit for the period

(428, 151)

4,489,736

2,318,768

(12,820,619)

(428,151

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10.289 40.289

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(387,862)

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(15,223

(15,223)

(137,780)

137,780

Incremental depreciation / amortization for the period on surplus Other comprehensive income for the period - net of tax Adjustment of Suplus on retirement of intangible assets Total comprehensive income for the period - net of tax

Effect of change in tax rates and proportion of normal sales Conversion of preference shares and dividend thereon Discount on issuance of ordinary shares on revaluation of fixed assets

fotal transactions with owners, recognized directly in equity Balance as at June 30, 2021 The annexed notes from 1 to 25 form an integral part of these condensed interim consolidated financial statements

Director



Chief Financial Officer

Chief Executive Officer Balandi



CONDENSED INTERIM CONSOLIDATED STATEMENT CASH FLOWS (UN-AUDITED)

FOR THE HALF YEAR ENDED JUNE 30, 2021

FUR THE HALF TEAR ENDED JUNE 30, A	2021 ₋		
		Half year ended	
		2021	2020
	Note	(Rupees in '0	100)
CASH FLOWS FROM OPERATING ACTIVITIES			
Cash (Used in) / generated from operations	18	(27,167)	50,400
Increase / (Decrease) in non-current liabilities:			
Decrease / (Increase) in non-current assets:	-		
- Long term deposits		(15)	-
		(15)	-
	_	(27,182)	50,400
Post employment benefits paid		(6,064)	(10,418)
Finance cost paid		(3,671)	(5,276
Income tax paid		(9,437)	(4,417
Net Cash (Used in) / generated from Operating Activities	_	(46,354)	30,289
CASH FLOWS FROM INVESTING ACTIVITIES			
Purchase of property, plant and equipment		(5,629)	(2,895
Dividend income		-	49
Income on deposit and savings accounts		17,574	17,387
Proceeds from disposal of property, plant and equipment	L	49,672	39
Net Cash generated from Investing Activities		61,617	14,580
CASH FLOWS FROM FINANCING ACTIVITIES	_		
Repayment of long term financing		(8,672)	(27,010)
Sponsor's loan		45,379	-
Short term borrowings - net		(17,691)	(19,075)
Repayment of lease liability		(26,351)	(18,442)
Net Cash Used in Financing Activities	_	(7,335)	(64,527)
Net Increase / (Decrease) in Cash and Cash Equivalents		7,928	(19,658)
Cash and cash equivalents at the beginning of the year		56,457	40,100
Cash and Cash Equivalents at the End of the Year	-	64,385	20,442
•	-		

The annexed notes from 1 to 25 form an integral part of these condensed interim consolidated financial statements.

Balandiff
Chief Executive Officer

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NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS (UN-AUDITED) FOR THE HALF YEAR ENDED JUNE 30 2021

Note 1

The Group and its Operations

1.1 Worldcall Telecom Limited ("the Group") is a public limited Group incorporated in Pakistan on March 15, 2001 under the repealed Companies Ordinance, 1984 (now the Companies Act, 2017). Its shares are quoted on Pakistan Stock Exchange. The Group commenced its operations on December 01, 2004 and is engaged in providing Wireless Local Loop ("WLL") and Long Distance & International ("LDI") services in Pakistan; re-broadcasting international/national satellite/terrestrial wireless and cable television and radio signals; interactive communication and to establish, maintain and operate the licensed telephony services. The Group is domiciled in Pakistan and its registered office cum principal place of business is situated at Plot # 1566/124, Main Walton Road, Lahore Cantt.

Worldcall Services (Pvt.) Limited (the "Parent Group"), incorporated in Pakistan, owns 40.83 % (2020: 36.87%) ordinary shares of the Group. Aggregate holding of Worldcall Services (Private) Limited through other associates is 38.20% (2020: 42.14%)

Note 2

Basis of Preparation

- 2.1 These condensed interim financial statements are the separate condensed financial statements of the Group in which investment in subsidiary is stated at cost. Condensed consolidated interim financial statements are prepared separately.
- 2.2 These condensed interim financial statements have been prepared in accordance with the accounting and reporting standards as applicable in Pakistan for interim financial reporting. The accounting and reporting standards as applicable in Pakistan for interim financial reporting comprise of:
 - International Accounting Standard (IAS) 34, Interim Financial Reporting, issued by the International Accounting Standards Board (IASB) as notified under the Companies Act. 2017; and
 - Provisions of and directives issued under the Companies Act, 2017.

Where the provisions of and directives issued under the Companies Act, 2017 differ with the requirements of IAS 34, the provisions of and directives issued under the Companies Act, 2017 have been followed.

- 2.3 These condensed interim financial statements are unaudited.
- 2.4 These condensed interim financial statements (un-audited) do not include all of the information required for annual financial statements and should be read in conjunction with the annual financial statements for the year ended December 31, 2020. Selected explanatory notes are included to explain events and transactions that are significant to understanding of the changes in the Group's financial statements since the last financial statements.
- 2.5 These condensed interim financial statements (un-audited) should be read in conjunction with annual audited financial statements for the year ended December 31, 2020. Comparative statement of financial position is extracted from annual audited financial statements for the year ended December 31, 2020 whereas comparative statement of profit or loss, comparative statement of comprehensive income, comparative statement of changes in equity and comparative statement of cash flows are extracted from unaudited condensed interim financial statements for the half year ended June 30, 2020 and are adjusted in line with restatement done on year ended December 31, 2020.
- 2.6 These condensed interim (un-audited) financial statements are presented in Pak Rupees, which is the Group's functional and presentational currency. All the figures have been rounded off to the nearest thousand of rupees, unless otherwise stated.

2.7 Going concern assumption

2.7.1 The Group has earned a loss after taxation of Rs. 386.124 million during the period ended June 30, 2021 (June 2020: profit after taxation of Rs. 83.007 million) which includes the impact of write back of liabilities for Rs. 94.817 million (June 2020: Rs. 97.288 million). As at June 30, 2021, the accumulated loss of the Group stands at Rs. 13,050.279 million (December 31, 2020: Rs. 12,801.935 million) and its current liabilities exceed its current assets by Rs. 5,998.888 million (December 31, 2020: Rs. 5,931.129 million). These conditions, along with the other factors like declining revenue and contingencies and commitments as mentioned in note 14, indicate the existence of material uncertainties that cast significant doubt about the Group's ability to continue as a going concern and therefore, it may be unable to realize its assets and discharge its liabilities in the normal course of business.

The Group's management has carried out an assessment of going concern status of the Group and believes that preparation of these financial statements on going concern assumption is appropriate. The management has placed reliance on the following factors:



2.7.2 Net Liabilities Position - Risk Mitigation

As mentioned above, there is a net current liability position of approximately Rs. 5.999 billion as on the reporting date, which has the following major components:

Description	Note	Rs in million
Short term Borrowings	2.7.2.1	401
Pakistan Telecommunication Authority (PTA)	2.7.2.2	2,320
Claims of Parties Challenged	2.7.2.3	913
Continuing business partners	2.7.2.4	603
Provision for taxation	2.7.2.5	345
	-	4,582

The management believes that certain balances included in the above amounts do not represent immediately payable liabilities as detailed below:

- 2.7.2.1 The management of the Group is in negotiation with banks for restructuring of its running finance facilities amounting Rs. 346.352 Million and is confident that these will be rolled over on favorable terms with no immediate cash outflow. Moreover, it also include funds obtained from sponsor / related parties to the tune of Rs. 60.632 Million.
- 2.7.2.2 Liabilities towards PTA as incorporated in these financial statements stand at approximately Rs. 2.3 billion which are not immediately payable owing to non-fulfillment of certain conditions relating to the demand of such amounts. These conditions relate to the industry circumstances and Court Orders.
- 2.7.2.3 This amount represents the amounts owed to certain parties whose claims have been challenged by the Group in various judicial forums for the breach and non-performance of their contractual obligations. Based on the merits of Group's position, the management believes that such amounts may not be immediately payable under the circumstances
- 2.7.2.4 The amount payable to creditors amounting Rs. 603 million represents routine trade credits extended by regular parties and these balances are of revolving nature. Thus, no immediate net cash outlay would be required.
- 2.7.2.5 The Group does not anticipate cash outlays on account of Provision for Taxation, since it has sufficient brought forward losses.

2.7.3 Continued Support from a Majority Shareholder

The Group's majority shareholder, Worldcall Services (Private) Limited (WSL) has given assurance to provide continued cash flow support to the Group through its letter to the Group's Board of Directors.

Note 3

Significant Accounting Policies

- 3.1 The Group's accounting and financial risk management policies and methods of computation adopted in the preparation of these condensed interim (un-audited) financial statements are the same as those applied in the preparation of preceding annual financial statements of the Group for the year ended December 31, 2020
- 3.2 Certain standards, amendments and interpretations to approved accounting standards are effective for accounting periods beginning on January 1, 2021, but are considered not to be relevant or to have any significant effect on the Group's operations (although they may affect the accounting for future transactions and events) and are, therefore, not detailed in these condensed interim financial statements.

Note 4

Significant accounting Judgements and Estimates

The preparation of condensed interim (un-audited) financial statements in conformity with approved accounting and reporting standards requires management to make judgements, estimates and assumptions that affect the application of accounting policies and reported amounts of assets, liabilities, income and expense. The estimates, associated assumptions and judgments are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the result of which forms the basis of making the judgement about carrying value of assets and liabilities that are not or readily apparent from other sources. Actual results may differ from these estimates. In preparing these condensed interim (un-audited) financial statements, the significant judgements made by the management in applying accounting policies and the key source of estimation were the same as those that were applied to the financial statements for the year ended December 31, 2020.



Note 5 Ordinary Share Capital

June 30, 2021	December 31, 2020			June 30, 2021	December 31, 2020
(Un-audited)	(Audited)			(Un-audited)	(Audited)
No. of	Shares		Note	(Rupees	in '000)
344,000,000	344,000,000	Ordinary shares of Rs. 10 each fully paid in cash		3,440,000	3,440,000
309,965,789	309,965,789	Ordinary shares of Rs. 10 each issued in accordance with the scheme of merger		3,099,658	3,099,658
98,094,868	98,094,868	Ordinary shares of Rs. 10 each issued as fully paid bonus shares		980,949	980,949
108,510,856	108,510,856	Ordinary shares of Rs. 10 each issued against convertible loan		1,085,109	1,085,109
1,805,893,836	1,805,893,836	Ordinary shares of Rs. 10 each issued against convertible preference shares	5.1	18,058,939	18,058,939
				26,664,655	26,664,655
		Less: Discount on issue of shares	5.6	(14,801,449)	(14,801,449)
2,666,465,349	2,666,465,349	-		11,863,206	11,863,206
	2021 (Un-audited) No. of 344,000,000 309,965,789 98,094,868 108,510,856 1,805,893,836	2021 2020 (Un-audited) (Audited) No. of Shares 344,000,000 309,965,789 309,965,789 98,094,868 98,094,868 108,510,856 108,510,856 1,805,893,836 1,805,893,836	2021 2020	2021 2020	2021 2020 2021 (Un-audited) (Audited) (Un-audited) No. of Shares Note ————————————————————————————————————

- 5.1 During the period, Nil (2020: 14,900) convertible preference shares and accumulated preference dividend thereon amounting to Rs. Nil (2020: Rs. 56.484 million) have been converted into ordinary shares in accordance with the agreed terms and conditions detailed in Note 6.2.
- 5.2 The terms of agreement between the Group and certain lenders impose certain restrictions on distribution of dividends by the Group.
- 5.3 Worldcall Services (Private) Limited, parent of the Group, holds 983,117,312 shares (2020: 983,117,312 shares) representing 36.87% (2020: 36.87%) shareholding in the Group. Out of these shares, 175 million shares are pledged to secure TFC liability which will be released with quarterly scheduled principal repayments proportionately starting from June 2019.
- 5.4 Ferret Consulting F.Z.C., an associate of the Group, holds 104,750,543 shares (2020: 139,750,543 shares) representing 3.93% (2020: 5.24%) shareholding in the Group.
- 5.5 AMB Management Consultants (Private) Limited, an associate of the Group, holds 914,053 shares (2020: 914,053 shares) representing 0.03% (2020: 0.03%) shareholding in the Group.
- 5.6 Reconciliation of discount on issue of shares is as follows:

	Opening balance	14,801,449	12,972,288
	Add: Discount on issuance of ordinary shares during the year		1,829,161
	Closing balance	14,801,449	14,801,449
5.7	Reconciliation of ordinary share capital is as follows:		
	Opening balance	26,664,655	24,587,540
	Add: Shares issued during the year	-	2,077,115
	Closing balance	26,664,655	26,664,655

- 5.8 All ordinary shares rank equally with regard to residual assets of the Group. Ordinary shareholders are entitled to receive all distributions including dividends and other entitlements in the form of bonus and right shares as and when declared by the Group. Voting and other rights are in proportion to the shareholding.
- 5.9 Shareholders of the Group resolved in annual general meeting held on April 30, 2019 that the authorized capital of the Group be increased from Rs. 21 billion to Rs. 29 billion divided into 2.9 billion ordinary shares of Rs. 10 which may be utilized to issue ordinary shares of Rs. 10 each and / or preference shares of Rs. 10 each of the Group as the Board of Directors of the Group may decide from time to time in accordance with the Companies Act, 2017. Regulatory requirements as to the alteration of Memorandum and Articles of Association and legal formalities have yet to be fulfilled.

1 963 178



Note 6 Preference Share Capital		June 30, 2021	December 31, 2020	June 30, 2021	December 31, 2020
		(Un-audited)	(Audited)	(Un-audited)	(Audited)
	Note	No. of	Shares	(Rupee	s in '000)
Opening balance		193,700	208,600	1,963,178	2,114,651
Less: Preference shares converted into					
ordinary shares during the year	6.3	-	(14,900)	-	(151,473)

6.1 These preference shares are US Dollars denominated, non-voting, cumulative and convertible preference shares ("CPS", or "preference shares") having a face value of USD 100 each.

193.700

193 700

1.963.178

- 6.2 The conversion option is exercisable by the holder at any time after the 1st anniversary of the issue date but not later than the 5th anniversary. On 5th anniversary, CPS will be mandatorily converted into ordinary voting common shares. CPS shall be converted at the conversion ratio defined in the agreement at 10% discount on share price after first anniversary and thereby increased by 10% additional discount for each completed year of anniversary.
- 6.3 In accordance with the terms detailed in Note 6.2 above, certain preference shareholders have exercised conversion option. Thus, their CPS and accrued preference dividend thereon have been converted into ordinary shares as reflected in Note 5.1 and Note 6.2.
- 6.4 CPS holders are entitled to non-cash dividend which shall be calculated @ 5.9% per annum on each of the preference shares or the dividend declared by the Group for ordinary shareholders, whichever is higher.
- 6.5 Ferret Consulting F.Z.C., an associate of the Group, holds 141,200 preference shares (2020: 141,200 preference shares) in the Group.
- 6.6 Mandatory date of conversion of CPS has expired during the year 2018 and the Group has failed to redeem the unconverted preference shares in a timely fashion as required by its Articles of Association.
- 6.7 The preference shareholders in an Extraordinary General Meeting held on January 4, 2019 and ordinary shareholders in annual general meeting held on April 30, 2019 have given their assent for the conversion of preference shares at nominal value of Rs. 10 each and for amendments in the Memorandum and Articles of Association of the Company. Resultantly, preference shares along with dividend accrued thereon shall be converted on any date from the mandatory conversion date, at par value of Rs. 10 each. However, the shares for which notices have been received before mandatory conversion date would be converted on the terms prevalent on the date of notice.

Note 7 Dividend on Preference Shares		June 30, 2021	December 31, 2020
		(Un-audited)	(Audited)
	Note	(Rupee:	s in '000)
Dividends on preference shares	7.1	715,652	715,652

- 7.1 This represents accumulated dividend on preference shares which is not payable in cash rather it will be converted into ordinary shares as and when the preference shares are converted into ordinary shares.
- 7.2 During the period, cumulative preference dividend amounting to Rs. Nil million (December 31, 2020: Rs. 56.484 million) was converted into ordinary shares as a result of conversion option exercised by certain preference shareholders in accordance with the terms and conditions given in Note 6.2 above.

Note 8 Term Finance Certificates		June 30 2021	December 31 2020
		Un-audited	Audited
	Note	(Rupees	s in '000)
Opening balance		1,287,110	1,287,110
Less: Payments made during the period / year			
		1,287,110	1,287,110
Less: Current and overdue portion		(389,980)	(320,076)
		897,130	967,034
Add: Deferred markup	8.1	457,818	466,246
		1,354,948	1,433,280



Term finance certificates (TFCs) have a face value of Rs. 5,000 per certificate. These TFCs carry mark up at the rate of six months average KIBOR plus 1.0% per annum (2020: six month average KIBOR plus 1.0% per annum), payable quarterly. The mark up rate charged during the year on the outstanding balance ranged from 8.30% to 8.84% (2020: 8.30% to 14.91%) per annum.

IGI Holding Limited (previously IGI Investment Bank Limited) is the Trustee (herein referred to as the Trustee) under the Trust Deed.

The liability of these TFCs has been rescheduled in December 2012 and then on April 03, 2015. During the year 2018, third rescheduling of these TFCs was successfully executed through signing of the Third Supplemental Trust Deed between the Trustees and the Group.

In accordance with the 3rd Supplemental Trust Deed executed during the year 2018, the outstanding principal is repayable by way of quarterly staggered installments with downward revision in markup of 0.60% i.e. revised markup of six months average KIBOR + 1%. The outstanding markup payable as at the date of restructuring and up to December 20, 2018 is agreed to be deferred and shall be paid from March 20, 2021 in quarterly installments. 50% of the markup accrued for the period between December 20, 2018 to December 20, 2020 shall be paid on regular quarterly basis commencing from March 20, 2019 and the remaining 50% shall be deferred and paid from March 20, 2021. Markup deferred has been measured at present value. Under the revised term sheet, these TFCs are due to mature on September 20, 2026.

The other main terms included appointment of one representative as a nominee director nominated by the Trustee which has been complied with. Further, 175 million sponsor's shares are pledged for investors which will be released with quarterly scheduled principal repayments proportionately starting from June 2019. The pledged shares have not been released in proportion to the payments made during the year.

During the period due to non-payment of due installments, Trustee enforced the letter of pledge and called 128.2 million shares from sponsors account.

The Group has not paid due quarterly installments of June 2019 to june 2021 amounting Rs. 260 million. In case of failure to make due payments by the Group, Trustee can instruct the security agent to enforce the letter of pledge and sell the quantum of the pledged shares to generate the amount required for the settlement of the outstanding redemption amount.

These TFCs are secured against first pari passu charge over the Group's present and future fixed assets including equipment, plant and machinery, fixtures excluding land and building with 25% margin in addition to all rights, benefits, claims and interests procured by the Group under:

- a) LDI and WLL license issued by PTA to the Group; and
- b) Assigned frequency spectrum as per deed of assignment.

			2021	2020
			Un-audited	Audited
8.1	Deferred markup	Note	(Rupees in	n '000)
	Deferred markup	8.1.1	746,494	746,494
	Adjustment due to impact of IFRS 9	8.1.2	(132,590)	(156,621)
			613,904	589,873
	Less: Current portion		(156,086)	(123,627)
			457,818	466,246
8.1.1	Reconciliation of deferred markup is as follows:			
	Opening balance		746,494	667,277
	Add: Markup deferred during the period/year			79,217
			746,494	746,494
8.1.2	Reconciliation is as follows:			
	Opening balance		156,621	187,207
	Add: Discounting impact of deferred markup			16,681
			156,621	203,888
	Less: Unwinding impact of discounted deferred markup		(24,031)	(47,267)
			132,590	156,621

June 30

December 31





Note 9 **Long Term Financing**

			June 30 2021	December 31 2020
			Un-audited	Audited
		Note	(Rupees	in '000)
From	Banking Companies (secured)			
Allied	Bank Limited	9.1	90,412	68,635
Bank	Islami Limited	9.2	85,500	-
			175,912	68,635
9.1	Allied Bank Limited			
	Opening balance		91,509	106,550
	Repayments		(8,672)	(15,041)
			82,837	91,509
	Less: Current and overdue portion		(17,393)	(43,909)
			65,444	47,600
	Add: Deferred markup		29,238	25,647
	Less: Discounting of deferred markup		(4,270)	(4,612)
			24,968	21,035
			90,412	68,635

This represents balance transferred as a result of restructuring of short term running finance (RF) facility to Term Loan Facility. Principal will be repaid in 48 stepped up monthly installments starting from January 2019 till December 2022. Markup will be accrued and will be serviced in 12 equal monthly installments, starting from January 01, 2023. Effective markup rate applicable will be 3 Month KIBOR + 85 bps. The mark up charged during the period on the outstanding balance ranged from 8.14% to 8.14% (2020: 8.10% to 14.40%) per annum. The facility is secured against 1st joint pari passu charge on present and future current and fixed assets excluding building of the Group for Rs. 534 million and right to set off on collection account.

Subsequent to reporting date the Group has restructured the facility for repayment for the principle amount and accrued markup as well.

	June 30 2021	December 31 2020
	Un-audited	Audited
	(Rupe	es in '000)
9.2 Bank Islami Pakistan Limited		
Opening balance	-	-
Transfer from running finance	81,308	-
	81,308	-
Less: Current and overdue portion	(27,103)	-
	54,205	-
Add: Deferred markup	42,755	-
Less: Discounting of deferred markup	(11,460)	-
	31,295	-
	85,500	



This represents balance transferred as a result of restructuring of short term running finance (RF) facility to Term Loan Facility. Principal will be repaid in 40 monthly installments starting from Jan 2022 till April 2025. Markup will be accrued and will be serviced in 24 equal monthly installments, starting from July 01, 2024. Effective markup rate applicable will be 3 Month KIBOR (Floor 7.5% and capping 17%). The mark up charged during the period on the outstanding balance 7.5% per annum. The facility is secured against 1st joint pari passu charge on present and future current and fixed assets excluding building of the Group for Rs. 534 million and right to set off on collection account.

Note 1 Spons	0 sor's Loan		June 30 2021	December 31 2020
			Un-audited	Audited
Spons	sor's Loan - unsecured	Note	(Rupee	es in '000)
- Inter	rest bearing	10.1	474,900	482,400
- Non	-interest bearing	10.2	908,267	862,889
			1,383,167	1,345,289
10.1	Opening balance		482,400	466,050
	Exchange loss		(7,500)	16,350
			474,900	482,400

This represents USD denominated loan obtained from Worldcall Services (Private) Limited, the Parent Group. It carries mark up at 12 months KIBOR plus 1%. The mark up rate charged during the year on the outstanding balance is 8.67% (2020: 14.46%) per annum. The amount is not payable over the period of next 1 and half years.

10.2 This represents interest free loan obtained from Worldcall Services (Private) Limited, the Parent Group. The amount is not payable over the period of next 1 and half years.

This loan has been carried at amortized cost and the relevant difference is being charged to the statement of profit or loss account.

	June 30 2021	December 31 2020
	Un-audited	Audited
	(Rupe	es in '000)
Opening balance	978,084	1,221,337
Less: Payments during the period/year	45,379	(243,253)
Amount of loan	1,023,463	978,084
Adjustment due to impact of IFRS 9:		
Discounting	(406,813)	(406,813)
Unwinding of discount	291,617	291,618
	(115,196)	(115,195)
	908,267	862,889
Note 11		

Lease Liabilities	June 30 2021	December 31 2020
	Un-audited	Audited
	(Rupees	s in '000)
Opening balance	275,931	239,454
Add: Additions during the year	164,509	48,515
Add: Interest expense	21,622	30,916
Less: Lease payments	(26,351)	(42,954)
Gross liability	435,711	275,931
Less: Current and overdue portion	(239,015)	(103,260)
Closing balance	196,696	172,671





11.1 Nature of leasing activities

The Group's leases comprise cables and certain premises for installation of equipment and used as warehouse, guest house and office operations. Periodic rentals are usually fixed over the lease term. However, in some contracts, it is customary for lease contracts to provide escalation in lease payments after specified period of time. These neither contain any variable lease payments nor any lease incentives. The Group is not committed to any lease not yet commenced at the reporting date.

Lease terms, and the remaining lease terms at the date of initial application, vary. Remaining lease term of existing lease contracts for which lease liability is booked ranges from 2 to 13 years.

Note 12 Short Term Borrowings		June 30 2021	December 31 2020
		Un-audited	Audited
Banking companies (secured - interest bearing):	Note	(Rupees	s in '000)
- Running finances	12.1	346,475	427,419
Related parties (unsecured - interest free):			
- Ferret Consulting F.Z.C.	12.2	54,130	59,941
		400,605	487,360

- 12.1 Short term running finance facilities available from commercial banks under mark up arrangements amount to Rs. 346.352 million (2020: Rs. 427.41 million). Running finance facilities are available at mark up rate of KIBOR plus 1.5% to 2.0% per annum (2020: KIBOR plus 1.5% to 2.5% per annum), payable quarterly, on the balance outstanding. The mark up charged during the period on outstanding balances ranged from 8.79% to 9.53% (2020: 8.75% to 16.06%) per annum, effectively.
- 12.2 This represents interest free USD denominated loan received from M/s Ferret Consulting F.Z.C to meet working capital requirements. The accumulated balance as at reporting date is USD 372,765 (2020: USD 372,765). In the absence of written agreement, the amount is repayable on demand.

12.3 Letters of credit and guarantees

Of the aggregate facilities of Rs. 418.126 million (2020: Rs. 485.126 million) for guarantees, the amount utilized as at June 30, 2020 was Rs. 353.761 million (2020: Rs. 353.761 million) respectively.

12.4 The facilities in note 12.1 are secured against first pari passu hypothecation charge on all present and future current and fixed assets excluding building, WLL/LDI receivables, first joint pari passu hypothecation charge over all present and future current and fixed assets of the Group with security margin over the facility amount, pledge of shares of listed companies in CDC account of the Group, lien over cash deposit of Rs. 3.9 million, first exclusive assignment of all present and future receivables of LDI business arm of the Group, collection accounts with Bank for routing of LDI receivables, counter guarantee of the Group, equitable mortgage over the property of office # 302, 303, 304, 3rd Floor, the Plaza on Plot # G-7, Block-9, KDA Scheme # 5, Kehkashan Clifton, Karachi and equitable mortgage over the property of office # 07, 08, 09 situated on 1st Floor, Ali Tower, MM Alam Road, Gulberg III.

Note 13

Contingencies and Commitments

Contingencies

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

PTA has filed recovery proceedings against the Group before the District Collector / District Officer Revenue, Lahore for an amount of Rs. 2.648 billion including late payment charges on November 4, 2016 due to non-payment of initial spectrum fee (ISF). The Group has not received any notice from the Revenue department. During the period PTA again issued the notice against non-payment of ISF and increased the claim by Rs. 1.038 billion.

PTA has withdrawn the frequencies 3.5 Ghz, 479 Mhz, 450 Mhz and 1900 Mhz. As per management the ISF for 3.5 Ghz and 479 Mhz is already fully paid till 2024. The outstanding liability for 1900 Mhz is reduced to zero on the basis that 1900 Mhz frequency has been fully paid for until 2015 (actual withdrawal year), Similarly, liability for 450Mhz frequency spectrum be reduced on prorata after withdrawal. Corresponding assets has also been retired.

The Group has filed an appeal with Islamabad High Court on January 12, 2021 against said decision of PTA on similar lines as explained above and the Group's management and legal advisor feels that there are strong grounds to defend the Group's stance and that the principal amount and late payment charges determined unilaterally by PTA will not materialize, hence, no provision has been made in these financial statements.

June 30 2021	December 31 2020
Un-audited	Audited
(Rupee	s in '000)
353,761	353,761
9,696	9,202
	2021 Un-audited (Rupee: 353,761





ATA
WORLD

Note 14 Property, Plant and Equipment		June 30 2020	December 31 2020
	Note	(Un-audited)	(Audited)
		(Rupees	
Operating fixed assets	14.1	5,959,251	6,195,839
Capital work-in-progress		14,711	11,482
		5,973,962	6,207,321
14.1 Operating fixed assets			
Opening book value		6,195,839	6,519,429
Additions during the period / year	14.1.1	2,400	74,634
		6,198,239	6,594,063
Disposals (at book value) for the period / year	14.1.2	(12,655)	(12,993)
Depreciation charged during the period / year		(226,333)	(385,231)
Closing book value		5,959,251	6,195,839
14.1.1 Detail of additions			
Plant and equipment		1,948	74,034
Office equipment		-	94
Furniture and fixtures		-	92
Computers		452	414
		2,400	74,634
14.1.2 Book values of assets disposed off			
Plant and equipment		12,655	12,777
Computers		-	216
		12,655	12,993
Note 15			
Right of use assets			
Opening balance		3,680,465	2,138,001
Add: Additions during the year		364,337	281,156
Add: Revaluation Surplus during the year		-	1,440,000
Less: Depreciation charge for the period / year		(137,963)	(178,692)
		3,906,839	3,680,465
Closing balance		5,555,555	-,,

- 15.1 Depreciation on right-of-use assets has been allocated to depreciation and amortization on face of the statement of profit or loss.
- 15.2 There are no variable lease payments in the lease contracts. There were no leases with residual value guarantees or leases not yet commenced to which the Group is committed.





Note 16

Deferred taxation

	Half Year Ended June 30,	
	2021	2020
	(Un-audited)	(Un-audited)
Asset for deferred taxation comprising temporary differences	(Rupees	s in '000)
related to:		
-Unused tax losses	3,564,998	3,626,374
-Provision for doubtful debts	792,996	793,637
-Post employment benefits	62,599	58,366
-Provision for stores and spares & stock-in-trade	15,771	15,783
-Provision for doubtful advances and other receivables	72,571	85,035
Liability for deferred taxation comprising temporary differences related to: -Surplus on revaluation of assets	(2,135,089)	(2,190,126)
	2,373,846	2,389,069

Deferred tax asset on tax losses available for carry forward has been recognized to the extent that the realization of related tax benefit is probable from reversal of existing taxable temporary differences and future taxable profit. Management's assertion of future taxable profit is mainly based on income due to write back of liabilities and business plan to initiate fiber to home services with monetary support from the majority shareholder as explained in detail in note 2.7 to these financial statements. This business plan is however, subject to uncertainty.

Being prudent, the Group has not recognized deferred tax assets of Rs. 2,890.339 million (2020: Rs. 2,702.427 million) in respect of unused tax losses and unabsorbed depreciation and Rs. 68.07 million (2020: Rs. 139.487 million) in respect of minimum tax available for carry forward under the Income Tax Ordinance, 2001 ("ITO"), as sufficient taxable profits would not be available to utilize these in the foreseeable future.

Note 17 Revenue

		Half Year Ended June 30,	
		2021	2020
		(Un-audited)	(Un-audited)
	Note	(Rupees	in '000)
Telecom		995,527	1,663,062
Broadband	17.1	387,332	495,737
Other		-	2,075
Gross revenue		1,382,859	2,160,874
Less: Sales tax		(61,763)	(21,096)
Less: Discount		(1,445)	(6,553)
		1,319,651	2,133,225

17.1 This includes revenue amounting to Rs. 199 million (2020: Rs. 249 million) in respect of agreement for Indefeasible Right of Use of metro fiber with a customer. The agreement grants both parties to the agreement IRU for 20 years.





Note 18	Half year end	ded June 30,
Cash Used in Operations	2021	2020
	(Un-audited)	(Un-audited)
CASH FLOWS FROM OPERATING ACTIVITIES	(Rupees	s in '000)
	(405.005)	04.100
(Loss) / Profit before taxation	(405,325)	94,169
Adjustment for non-cash charges and other items:		
- Depreciation on property, plant and equipment	226,333	334,200
- Amortization on intangible assets	202,640	195,057
- Amortization of right of use assets	137,963	85,879
- (Gain) / Loss on disposal of property, plant and equipment	(46,995)	(39)
- Revenue from IRU agreement	(199,828)	(249,785)
- Disposal of fiber under IRU arrangement	9,978	12,778
Excess provisions written back during the year		
 Unclaimed liabilities written back during the year 	-	(91,323)
 Liabilities written back on settlement with parties 	(94,817)	-
- Reversal of provision for advance to suppliers	-	(3,692)
- Post employment benefits	20,971	24,425
- Dividend income on short term investments	-	(49)
- Adjustment due to impact of IFRS 9	(13,082)	(12,877)
 Income on deposits, advances and savings accounts 	(17,574)	(17,387)
- Exchange gain/(loss) on foreign currency loan	(7,500)	40,200
- Exchange (gain)/loss on foreign currency accrued markup	(72)	2,011
- Exchange (gain)/loss on foreign currency balances - net	4,923	1,759
- Imputed interest on lease liability	21,622	-
- Unwinding impact of liabilities under IFRS 9	29,481	88,727
- Finance cost	101,309	184,934
	375,352	594,818
Operating loss before working capital changes	(29,973)	688,987
(Increase) / decrease in current assets		
	0.004	0.045
Stores and spares Trade debts	2,604 193,085	3,645 (307,251)
- Loans and advances	74,414	, , ,
	(4,062)	11,802 (20,197)
Deposits and prepayments Other receivables	(7,697)	` ' '
Increase / (decrease) in current liabilities	(7,097)	(7,931)
- Unearned revenue	58,665	34,706
Trade and other payables	(314,203)	(353,361)
nade and other payables	(314,203)	(333,361)
	2,806	(638,587)
Cash (Used in) / generated from operations	(27,167)	50,400





Note 19 Transaction with Related Parties

Related parties comprise the parent Group, associated companies / undertakings, directors of the Group and their close relatives and key management personnel of the Group. The Group in the normal course of business carries out transactions with various related parties. Amounts due from and due to related parties are shown under respective notes to these financial statements.

			Half year en	ded June 30,
Transactions during the period with	local companies		2021	2020
			(Un-audited)	(Un-audited)
			(Rupee:	s in '000)
Related party	Relationship	Nature of transaction		
Worldcall Services		Funds received by the Group during the period	62,999	40,379
(Private) Limited		Funds repaid by the Group during the period	43,089	119,968
	Parent Group	Settlement with multimedia	25,468	24,448
	i arom aroup	Markup on long term borrowings	17,283	35,360
		Exchange (gain)/loss on markup	(72)	2,011
		Exchange (gain)/loss on Loan	(7,500)	
Worldcall Business Solutions		Expenses borne on behalf of associate	5,032	6,928
(Private) Limited	Associate	Interest charged during the year	2,551	-
Worldcall Cable (Private) Limited		Expenses borne on behalf of associate	77	
	Associate	Interest charged during the year	76	-
ACME Telecom (Private) Limited		Interest charged during the year	1	
	Associate	merest charged during the year	1	-
Worldcall Ride Hail (Private) Limited		Expenses borne on behalf of associate	1	-
, ,	Associate	Interest charged during the period	1	
Key management personnel		Salaries and employees benefits	38,886	50,375
	Associated persons	Advances against expenses disbursed / (adjusted) - net	1,155	-
Transactions during the period with	foreign companie	s		
Ferret Consulting - F.Z.C				
		Direct Cost-IT Service		2,700
		Exchange loss	1,018	
	Associate	Expenses Charged	1,709	2,125
		Adjustment with third party	3,083	337,500
		Net funds received by the Group during the period		4,500

Ferret Consulting is incorporated in United Arab Emirates. Basis for association of the Group with Ferret is common directorship.

13,038

11,883



Outstanding Balance as at the year e	end	June 30, 2021 (Un-audited)	December 31, 2020 (Audited)
Worldcall Services	Sponsor's loan	1,383,167	1,345,289
(Private) Limited	Dividend on CPS	-	-
	Accrued markup	38,675	17,781
Ferret Consulting - F.Z.C	Short term borrowings Dividend on CPS	- 519,473	519,473
	Short term borrowings	54,130	59,941
AMB Management Consultants			
(Pvt.) Limited	Dividend on CPS	-	-
Worldcall Business Solutions			
(Private) Limited	Other receivables	77,692	70,109
ACME Telecom (Private) Limited	Other receivables	33	32
Worldcall Ride Hail (Private) Limited	Other receivables	18	17
Worldcall Cable (Private) Limited	Other receivables	2,340	2,263
Key management	Payable against expenses, salaries and other employee benefits	157,341	152,681

personnel Note 20

Financial Risk Management

20.1 Financial risk factors

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

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

There have been no changes in any risk management policies since the year end.

Long term loans

Advance against expenses and salaries

20.2 Fair value estimation

- 20.2.1 Fair value is the amount for which an asset could be exchanged or a lliability settled, between knowledgeable willing parties in an arms' length transaction. Consequently difference may arise between carrying value and fair value estimates. The carrying value of all financial assets and liabilities reflected in the financial statemeths approximate to their fair values. During the period, there were no significant changes in the business or economic circumstances that affect the fair value of these assets and liabilities.
- 20.2.2 The table below analyses financial instruments carried at fair value, by valuation method. The different levels have been defined as follows:
 - Quoted prices (unadjusted) in active markets for identical assets or liabilities (level 1).
 - Inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices) (level 2).

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- Inputs for the asset or liability that are not based on observable market data (i.e. unobservable inputs) (level 3).

The following table presents the Group's assets and liabilities that are measured at fair value at June 30, 2021:

	Level I	Level 2	Level 3	iotai
Assets	Rupees in '000			
Short-term investments	91,963		-	91,963
The following table presents the Group's assets and	liabilities that are measure	ed at fair value at Deci	ember 31, 2020:	
	Level 1	Level 2	Level 3	Total
		Rupees in	1 ['] 000	
Assets				
Short-term investments	51,674	-		51,674

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

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Note 21

Segment Information

As per IFRS 8, "Operating Segments", operating segments are reported in a manner consistent with the internal reporting used by the chief operating decision maker. The Chief Executive Officer (CEO) of the Group has been identified as the chief operating decision maker, who is responsible for allocating resources and assessing performance of the operating segments.

The CEO is responsible for the Group's entire product portfolio and considers business as a single operating segment. The Group's assets allocation decisions are based on a single integrated investment strategy and the Group's performance is evaluated on an overall basis.

The internal reporting provided to the CEO for the Group's assets, liabilities and performance is prepared on a consistent basis with the measurement and recognition principles of approved accounting and reporting standards as applicable in Pakistan.

The Group is domiciled in Pakistan. All of the Group's assets are located in Pakistan as at the reporting date.

Note 22

Impact of Covid 19 on the financial statements

The Group has assessed, and continues to assess, the potential for disruption caused by the COVID-19 pandemic and has put in place plans and measures in order to enable the business to maintain normal operations, to the extent possible, against the backdrop of an evolving situation. The Group has implemented actions to mitigate the impact of COVID-19, including steps to protect the employees in line with guidance from government, and while there remains considerable uncertainty in relation to the COVID-19 pandemic (including its duration, extent and ultimate impact), management believes that the Group's operations will not experience any material impact due to the COVID-19 pandemic. Based on management assessment there is no material financial impact of COVID-19 in these financial statements.

Note 23

Subsequent Event

On September 20, 2021 the Board of Directors of the Group converted 38,000 preference shares along with dividend accrued on them into ordinary shares of the Group. As a result of conversion 529,733,920 ordinary shares of the Group are issued to preference shareholders detail of which is as follows:

Ferret Consulting - F.Z.C

No. of	No. of ordinary
38,000	529,733,920
38,000	529,733,920

Note 24

Date of Authorization for Issue

These condensed interim financial statements (un-audited) were approved and authorized for issue on 16 July 2022 by the Board of Directors of the Group.

Note 25

Corresponding Figures

Corresponding figures have been re-arranged / reclassified, wherever necessary, to reflect more appropriate presentation of events and transactions for the purpose of comparison.

Balancily Chief Executive Officer Nicotor Director

Chief Financial Office







WorldCall Head Office: Plot No. 112 - 113, Block S, Quaid-e-Azam Industrial Estate, Kot Lakhpat, Lahore. Tel: (+92 42) 3540 0544, 3540 0609, 3511 0965 www.worldcall.net.pk