

# ANNUAL REPORT

KHAN BROTHERS PP WOVEN BAG INDUSTRIES LTD.





# ANNUAL REPORT 2017

11th Annual General Meeting

# KHAN BROTHERS PP WOVEN BAG INDUSTRIES LTD.

Registered & Corporate Office: KBG Tower, 15 DIT Road Malibagh Chowdhurypara, Dhaka-1219, Bangladesh.

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# Letter of Transmittal

The Shareholders

Bangladesh Securities and Exchange Commission Registrar of Joint Stock Companies & Firms

Dhaka Stock Exchange Ltd.

Chittagong Stock Exchange Ltd.

Sub. : Annual Report for the year ended June 30, 2017

Dear Sir(s)

We are pleased to enclose a copy of the Annual Report together with the Audited Financial Statements including Statement of Financial Position as at June 30, 2017, Statement of Comprehensive Income, Changes in Equity and Statement of Cash Flows for the year ended June 30, 2017 along with notes thereon and all related Consolidated Financial Statements for your record and necessary action.

Yours sincerely,

(Tapan Kumar Sarker)

Company Secretary

Dated: 6th December 2017.

# Khan Brothers PP Woven Bag Industries Ltd.

KBG Tower, 15 DIT Road, Malibagh Chowdhurypara, Dhaka-1219, Bangladesh

#### NOTICE OF THE 11TH ANNUAL GENERAL MEETING

Notice is hereby given that the Eleventh Annual General Meeting of Khan Brothers PP Woven Bag Industries Ltd. will be held on Thursday the 21st December 2017 at 10.30 AM at KBG Tower, 5th Floor, 15 DIT Road, Malibagh Chowdhurypara, Dhaka-1219, Bangladesh to transact the following business:

Item No.11/2017-01 : To confirm the proceedings of the Tenth Annual General Meeting

was held on 21st December 2016.

Item No.11/2017-02 : To receive, consider and adopt the Directors and the Auditors

report to the shareholders and the Audited Accounts of the

Company for the year ended 30th June 2017.

Item No.11/2017-03 : To approve 10% Stock dividend.

Item No.11/2017-04 : To elect/re-elect the Directors as per Articles of Association of

the company.

Item No.11/2017-05 : To appoint Auditors for the year 2017-2018 and to fix their

remuneration.

Item No.11/2017-06 : To increase Authorised Capital from 100.00 crore to 150.00

crore

Item No.11/2017-07 : To transact any other business of the company with the

permission of the chair.

By order of the Board

Place: Dhaka

Dated: 6th December 2017

Tapan Kumar Sarker Company Secretary

#### Notes:

The Shareholders, whose names will appear in the Share Register of the Company or in the Depository Register of the record date i. e. 19th November 2017, will be entitled to attend at the Annual General Meeting and to receive the dividend.

A member entitled to attend and vote at the Annual General Meeting may appoint a proxy to attend and vote in his/her stead. Such proxy form duly stamped and signed must be deposited at the Company's Registered Office not later than 72 (Seventy two) hours before the time appointed for the meeting.

Admission to the meeting room will be strictly on production of the attendance slip sent with the Notice as well as verification of signature of Member(s) and/or Proxy-holders.

No gift or benefit in cash or kind shall be paid to the holders of equity securities in terms of Clause (c) of the Notification No. SEC/SRMI/2000-953/1950 dated 24 October 2000 for attending the AGM of the Company.

# CORPORATE DIRECTORY

#### BOARD OF DIRECTORS

Mr. Mohammed Enamul Kabir Khan Chairman

Mr. Tofavel Kabir Khan Managing Director Mr. Md. Ruhul Kabir Khan Director

Mr. Md. Hazrat Ali Director

Mr. Mohammad Zakirul Kabir Khan Director

Representative Director from Khan Brothers Ship Building Ltd.

Mrs. Jerin Kabir Khan Director

Representative Director from Khan Brothers Infotech Ltd.

Mr. Mohammad Lukman Independent Director

Mr. Utpal Dhar Independent Director

#### MANAGEMENT COMMITTEE

Mr. Mohammed Enamul Kabir Khan Chairman

Mr. Tofavel Kabir Khan Managing Director & CEO Mr. Md. Ruhul Kabir Khan Director (Administration) Mr. Md. Mokhlesur Rahman Director (Production) Mr. Tapan Kumar Sarker

Company Secretary Mr. Md. Zakir Hossain Chief Financial Officer

General Manager (Marketing) Mr. Md. Mokhsedur Rahman Shirajee

#### AUDITORS:

#### MAHFEL HUQ & CO.

Chartered Accountants

34 Topkhana Road, Dhaka-1000

#### BANKER:

#### Mutual Trust Bank Limited.

Principal Branch

Dhaka-1000, Bangladesh.

#### LEGAL ADVISER:

Amir & Amir Law Associates

203, Concord Tower (2nd Floor)

113, Kazi Nazrul Islam Avenue Dhaka-1000

#### FACTORY:

Borochala, Borobhabanipur,

Joydebpur, Gazipur, Bangladesh

#### CORPORATE & TAX ADVISER:

B. Kabir & Law Associates

30, Topkhana Road, 2nd Floor

Dhaka-1000

#### REGISTERED & CORPORATE OFFICE:

KBG Tower, 15 DIT Road,

Malibagh Chowdhurypara, Dhaka-1219

Phone: +880-2-8332069.8332108;

Fax:+880-2-8332576 Email: info@kbgbd.com,

Website: www.kbgbd.com

#### COMPANY SECRETARY:

Mr. Tapan Kumar Sarker

# **BOARD OF DIRECTORS**



Mohammed Enamuk Kabir Khan Chairman



Tofayel Kabir Khan Managing Director



Md. Ruhul Kabir Khan Director



Hazrat Ali Director



Mohammad Zakirul Kabir Khan Director



Jarin Kabir Khan Representative Director



Mohammad Lukman Independent Director



Utpal Dhar Independent Director



# **CHAIRMAN'S MESSAGE**

Dear Shareholders, Bismillahir Rahmanir Rahim, Assalamualaikum and Very Good Morning

On behalf of the Board of Directors, I welcome you all and take immense pleasure and delight in addressing the 11th Annual General Meeting of the company. I also want to thank you all the honorable shareholders for joining us to make the event successful.

As most are aware, the year ending June 30, 2017 was a very challenging year for the PP Woven Bag Sector in Bangladesh, if not the most challenging to date. Apart from embargo from Bangladesh Government not to use PP Bags for the domestic market we have been facing challenges globally due to World Economic Crisis which still continuing to effect the international market.

Despite significant economic challenges over the year, we have grown, delivering consistent results and creating substantial value for our Shareholders. Furthermore we continued to raise the performance of the company, clearly demonstrated by the success of our efficiency improvement initiative. In spite of various limitations and hindrances, the company had its another successful year in 2017. This could not be possible without your continuous support, conscious suggestion, Boards prudent strategic decision and Management's successful execution for the same with passion and zeal.

I on behalf of the Board would like to express my sincere thanks to the respected shareholders that the confidence has reposed on the Board of the company through the year. I am also grateful to the Bangladesh Securities and Exchange Commission, Dhaka Stock Exchange Limited, Chittagong Stock Exchange Limited, Registrar of Joint Stock Companies & Firms, Central Depository Bangladesh Limited, Banks Insurances and Financial Institutions for their support and patronage extended to the company from time to time.

I embrace your support and seek your co-operation by all means for a brighter future for all. Thanking you.

Best Regards.

Mohammed Enamul Kabir Khan

Chairman



# MANAGING DIRECTOR'S MESSAGE

Dear Shareholders, Bismillahir Rahmanir Rahim, Assalamualaikum and Very Good Morning

It gives me immense honor sand pleasure to greet you, our partners, to this 11th Annual General Meeting of Khan Brothers PP Woven Bag Industries Ltd., your company. I am also privileged to address this 11th AGM of the company.

Despite the fact that the PP Woven Bag Sector is facing problems for the imposed regulations by the government I am happy to inform you that our company has tried best to keep the trend of growth by effective management and strategy throughout the year. Considering the present situation the management has also been trying to diversify the products and markets in the near future.

I on behalf of the Board would like to express my sincere thanks to the respected shareholders that the confidence has shown on the Board of the company through the year. I am also grateful to the Bangladesh Securities and Exchange Commission, Dhaka Stock Exchange Limited, Chittagong Stock Exchange Limited, Registrar of Joint Stock Companies & Firms, Central Depository Bangladesh Limited, Banks Insurances and Financial Institutions for their support and patronage extended to the company from time to time.

With warm regards

Tofayel Kabir Khan Managing Director

# **COMPANY PROFILE**

Year of Incorporation

2006

Commercial Production

1st December, 2007

Type of business

Manufacturing different types of Polypropylene Woven Bags. The company procure polypropylene yarn, HDPE, LDPE, LLDPE, Calcium Carbonate, Printing Ink, Master Batch, etc from both overseas and local market to produce PP woven cloth / PP cloth laminated craft paper bags for cement, fertilizer, food grains, animal feeds, fish feeds, Spinning etc and then sells those goods to foreign and

local customers.

Authorised Capital

Tk. 1,000.00 Million

Issued & paid up capital

Tk. 891.64 Million

Turnover in 2016-2017

Tk. 779.18 Million

Number of Employees

Officer-28 Nos.

Staff-12 Nos.

Workers: Permanent-375 Nos.

Temporary-166 Nos.

Production Capacity

6.95 Crore pcs./per year

Share Office

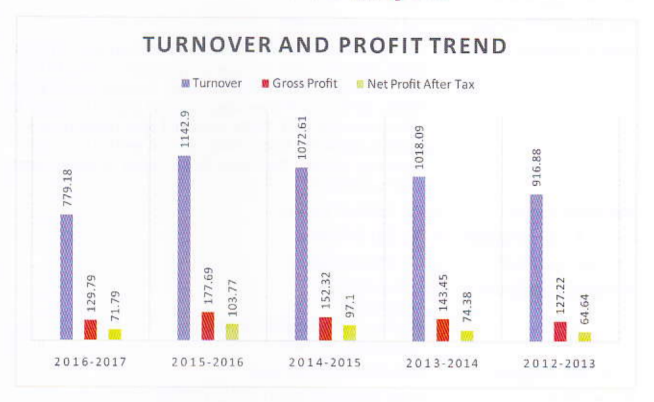
KBG Tower (8th Floor), 15, DIT Road,

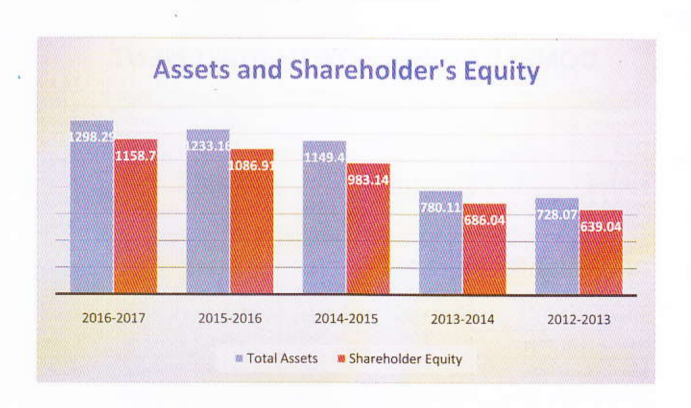
Malibagh Chowdhurypara, Dhaka-1217, Bangladesh.

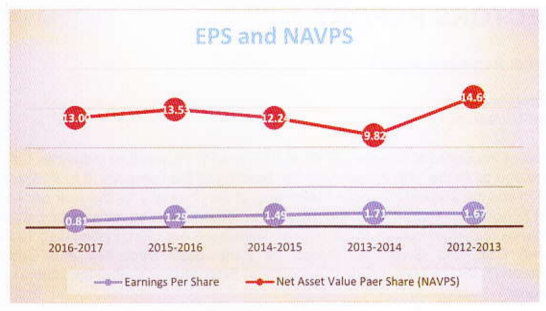
# COMPARATIVE GROWTH STATEMENT

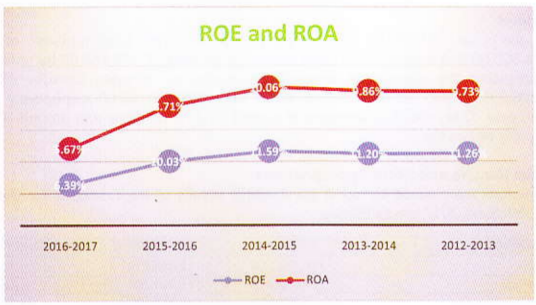
60			Figure i	n Millio	n Taka
Particulars	2017	2016	2015	2014	2013
Authorised Capital	1,000.00	1,000.00	1,000.00	1,000.00	1,000.00
Paid up Capital	891.64	803.28	698.50	435.00	435.00
Turnover	779.18	1142.90	1,072.61	1,018.09	916.88
Gross Profit	129.79	177.69	152.32	143.45	127.22
Net Profit Before Tax	87.38	125.30	107.83	96.39	84.88
Net Profit After Tax	71.79	103.77	97.10	74.38	64.64
Total Assets	1298.29	1233.16	1,149,40	780.11	728.07
Shareholder's Equity	1158.70	1086.91	983,14	686.04	639.04
Value Per Share	Tk.10/=	Tk.10/=	Tk.10/=	Tk.10/=	Tk.10/=
Dividend	10% Bonus	11% Bonus	15% Bonus	10% Bonus	10% Cash
Return on Equity (ROE)	6.39%	10.03%	11.59%	11.20%	11.26%
Return on Assets (ROA)	5.67%	8.71%	10.06%	9.86%	9.73%
Earnings per share (Tk.)	0.81	1.29	1.49	1.71	1.67
Net Asset Value per share (NAVPS) – Restated	13.00	13.53	12.24	9.82	14.69

# **Financial Analysis**











# **DIRECTORS REPORT**

#### Bismillahir Rahman-Ir-Rahim

#### Dear Shareholders.

Assalam-U-alaikum.

On behalf of the Board of Directors of Khan Brothers PP Woven Bag Industries Limited, I welcome you all to the 11th Annual General Meeting of the company. It is a pleasure to present to you the Audited Financial Statements of the company for the year ended June 30, 2017, Auditors' Report and the Directors' Report thereon alongwith company's performance and other matters in the term of Companies Act 1994, Listing Regulations of DSE and CSE, the Guidelines issued by Bangladesh Securities and Exchange Commission (BSEC) and Bangladesh Accounting Standards and other applicable rules & regulations.

#### Operations:

During the year 2016-2017 the company has achieved total turnover of Taka 779,184,305.00 and earned a net profit before tax of Taka 87,375,763.00 by controlling and minimising the operational expenditures compared to sales turnover of Taka 1,142,896,239.00 and net profit before tax of Taka 125,302,102.00 respectively in the previous year. This reflects a decrease of around 31.82% on sales and around 30.27% on net profit before tax.

#### Financial Results and Profit Appropriations:

The Directors are pleased to report the financial results of the Company for the year ended 30th June 2017 are as follows:

PARTICULARS	2016-2017	2015-2016	Percentage + / (-)
Turnover	779,184,305	1,142,896,239	(31.82%)
Gross Profit	129,793,812	177,693,252	(26.96%)
Net Profit before tax	87,375,763	125,302,102	13.94%
Provision for Tax(incl. deferred tax)	15,585,182	21,532,061	50.15%
Net Profit after Tax	71,790,581	103,770,041	6.43%
Gross Profit to Turnover	16.66%	15.55%	-
Net Profit to Turnover	9.21%	9.08%	
Earning Per Shares (EPS)	Tk.0.81	Tk.1.16	

#### Profit appropriation:

Considering the need for ploughing back, available surplus and net profit for the year under review, the Board of Directors have the pleasure to recommend for profit appropriation as follows:

SI No.	Particulars	Amount in Taka
1	Un-appropriated Profit from previous year	189,165,790
2	Add: Net profit after tax for the year	71,790,581
3	Total funds available for appropriation	260,956,370
4	Dividend	(88,360,250)
	Balance to be carried forward	172,596,120

#### Declaration of dividend:

The Board recommended for declaration of 10% Bonus Share i.e. 1.0 share against 10 shares held to all the shareholders for the year ended 30th June 2017, subject to approval of the shareholders in ensuing Annual General Meeting (AGM).

#### Industry Outlook and possible future developments in the industry:

As mentioned, the company is a 100% export oriented pp woven bag manufacturer and its products mainly used for packaging of fertilizer, foods, chemical, textile, cement, sand, poultry feed etc. Competitive wage rate together with easily trainable workforce, entrepreneurial skill, expanding supply side capacity and government policy support have helped to translate the comparative advantages into competitive advantages of this industry. We are the leading pp woven bag manufacturer in Bangladesh and our endeavour to explore the market globally while our business potentials and dynamics to benefit proportionally from the accelerating economic growth. Nevertheless we always bear in mind to keep uphold of the interest of our shareholders.

Bangladesh is a cost competitive country especially in respect of labour cost and thus our future aim is to grab the international market by diversifying our products considering global environmental aspects e.g. producing environment friendly products which will obviously attract the global market as well as local market.

#### Segment report

The company operates only in one segment, which is manufacturing Poly Propylene (PP) Woven Bag for the packing of fertilizer, foods, chemical, textile, cement, sand, poultry feed etc.

#### Risk Management

Risk management refers to the practice of identifying potential risk in advance, analysing them and taking precautionary steps to reduce the risk. There are internal and external risks to be dealt with. Internal risks are low production and sales, shortage of power, worker unrest and internal risks are interest rate, exchange rate, market risk, political risk and other regulatory risk.

The company is aware of the concerned risks and is well prepared to manage them by incorporating systematic control procedure. Efficient management of all the process help to minimize the above risks

#### Discussion on Cost of Goods Sold, Gross Profit Margin, Net Profit Margin

During this reporting year, Revenue is decreased by Tk. 36.37 crore from last year. Cost of Goods Sold has also been decreased by Tk. 31.58 crore in the same ratios. The Company having strong internal control system along with proper supervision of Internal Audit Committee in every operational activities and timely report and recommendation to the management committee to take appropriate plan and action, keep the cost in right profile. Management is also maintaining robust inventory system and raw materials purchase policy to keep production cost competitive with market. Comparative performances have been shown below:

	2016-2017		2015-2016 (Re-stated)	
Particulars	Amount in Taka	In Percentage	Amount in Taka	In Percentage
Cost of Goods Sold	649,390,493	83.34%	965,202,987	84,45%
Gross Profit	129,793,812	16.66%	177,693,252	15.55%

#### Discussion on continuity of any extra ordinary gain-loss:

There was no extra-ordinary gain or loss in the Financial Year 2016-2017.

#### Basis for related party transaction:

There is no transactions with related parties carried out in the normal course of business in accordance with the requirements of BAS 24: Related Party Disclosure Compliance of Notification No BSEC/CMRRCD/2006-158/134/Admin/44 dated 07 August 2012.

#### 1.1 Board Size:

The number of members of the Board of Directors stands at 08 (including Two Independent Director) which is within the limits given by BSEC.

#### 1.2 Independent Directors

#### 1.2.1 Mr. Mohammad Lukman

In term of the provision under the sub clause the Boards of Directors has appointed Mr. Mohammad Lukman as Independent Director of the company. He has completed Masters in Finance from Dhaka University. He is well experienced in this sector.

#### Mr. Utpal Dhar

In term of the provision under the sub clause the Boards of Directors has appointed Mr. Utpal Dhar as Independent Director of the company. He has completed Masters in Accounting from Dhaka University. He is well experienced in this sector.

#### 1.2.2 Qualification of Independence Director

Mr. Mohammad Lukman is the well business experienced person. He has long around 22 years business experience in the field of this sector.

Mr. Utpal Dhar is the well business experienced person. He has long around 17 years business experience in the field of this sector.

## 2.0 Company Secretary, Chief Financial Officer, Head of Internal Audit

As per corporate governance of BSEC, the company has allocated the responsibilities as follows:

Company Secretary : Tapan Kumar Sarker Chief Financial Officer : Md. Zakir Hossaijn

Head of Internal Audit : Mr. Mohammad Lukman

#### 3.0 Audit Committee

The Audit Committee, as a subcommittee of the Board of Director has been constituted with the Independent Director as Chairman and two other Directors. The company Secretary acts as Secretary to the Audit Committee. This committee assists the Board in ensuring that the financial statements reflect true and fair view of the state of affairs of the company. Audit committee is responsible to the Board of Directors and its roles and responsibilities are clearly set forth. The role of the Audit Committee has been started in the annual audit committee report.

#### 4.0 External Statutory Auditors

The BSEC guidelines are being strictly followed in engaging statutory Auditors.

#### 5.0 Subsidiary Company

The company has no subsidiary company.

#### 6.0 Duties of CEO & CFO

The provision of BSEC regulations has been compiled.

## 7.0 Reporting and Compliance of Corporate Governance

Requirement of the above are being complied with and is shown as annexure-I

# Explanation about significant variance occurs between Quarterly Financial performance and Annual Financial Statements:

There was no significant variance between the quarterly and Annual Financial Statement.

#### **Fairness of Financial Statements**

The Directors are responsible for the governance of the Company, and in that capacity, the Directors confirm, to the best of their knowledge that-

- the financial statements, prepared by the Management of the Company, present fairly its state of affairs, the result of its operations, cash flows and changes in equity;
- proper books of account of the Company have been maintained;
- appropriate accounting policies have been consistently applied in preparation of the financial statements and that the accounting estimates are based on reasonable and prudent judgments;
- IV. the Bangladesh Accounting Standards, BFRS, IAS, IFRS, The Companies ACT 1994, Bangladesh Securities and Exchange Commission rules and regulation, and other applicable laws and regulations have been followed in preparation of the financial statements;
- the system of internal control is sound in design and has been effectively implemented and monitored;
- VI. there is no doubt, whatsoever, upon the Company's ability to continue as a going concern.

### Maintenance of Proper Books of Accounts:

The Directors endeavour to ensure that the company maintains sufficient records to be able to disclose, with reasonable accuracy, the financial position of the company and to be able to ensure that the financial statements of the company meet the requirements of the Companies Act, Bangladesh Accounting Standards, and the regulations of the Dhaka/Chittagong Stock Exchanges Ltd.

## Adaptation of appropriate accounting policies and estimates:

Appropriate accounting policies have been consistently applied in preparation of the financial statements and that the accounting estimates are based on reasonable and prudent judgments.

## Followed IAS, BAS, IFRS and BFRS in preparation of Financial Statements:

The financial statements have been prepared and presented in accordance with the International Financial Reporting Standards (IFRS) and BFRS as applicable in Bangladesh and provided as required by the Companies Act 1994, Securities and Exchange Ordinance 1969, Securities and Exchange Commission Rules 1987 and the regulations of the Dhaka/Chittagong Stock Exchanges Ltd.

#### Soundness of Internal Control Systems:

The system of internal control is robust in design and has been effectively implemented and monitored by Internal Audit Team and also reviewed by Audit Committee.

#### Ability to Continue as going concern:

As per BAS-1 paragraph 26 'In assessing whether the going concern assumption is appropriate, management takes into account all available information about the future, which is at least, but is not limited to, twelve months from the end of the reporting period. The degree of consideration depends on the facts in each case. When an entity has a history of profitable operations and ready access to financial resources, the entity may reach a conclusion that the going concern basis of accounting is appropriate without detailed analysis. In other cases, management may need to consider a wide range of factors relating to current and expected profitability, debt repayment schedules and potential sources of replacement financing before it can satisfy itself that the going concern basis is appropriate.

On the above circumstances, it can be said that there is no doubt that the company has the ability to continue as going concern.

#### Significant deviation from last year:

During the reporting period, very few growth has been occurred in financial performance from last year. The Company's revenue have decreased by Tk. 363.73 million from last year. Gross Profit and Net Profit also have decreased by Tk. 47.90 million and Tk. 31.98 million respectively.

#### Financial Highlights:

Particulars	Amount in Taka					
Particulars	2016-2017	2015-2016	2014-2015	2013-2014	2012-2013	
Property, Plant & Equipment	563,589,824	578,766,883	585,498,886	393,838,558	327,324,766	
Current Assets	733,648,071	653,338,895	562,850,158	385,223,409	396,564,485	
Total Assets	1,298,287,895	1,233,155,778	1,149,399,044	780,111,967	728,071,282	
Equity attributable to the shareholders	1,158,698,969	1,086,908,388	983,138,347	686,039,217	639,035,910	
Non-current Liabilities	21,238,079	16,675,470	10,879,508	17,912,526	9,773,238	
Current Liabilities	118,350,847	129,571,919	155,381,188	76,160,224	78,478,612	
Total liabilities and Equities	1,298,287,895	1,233,155,778	1,149,399,044	780,111,967	728,071,282	
Revenue	779,184,305	1,142,896,239	1,072,611,059	1,018,092975	916,879,628	
Cost of Goods Sold	649,390,493	965,202987	920,288,239	874,647,133	789,662,596	
Gross Profit	129,793,812	177,693,252	152,322,820	143,445,842	127,217,032	
Operating Profit	100,041,608	141,401,557	90,419,164	100,294,503	101,779,980	
Net Profit after Tax	71,790,581	103,770,041	97,099,131	74,381,193	64,638,334	

# Number of Board Meetings held during the year and attendance:

During the year ended 30 June 2017, there were 10 Board of Directors Meeting hold and the presence was as follows:

Name	Designation	Total Board Meeting Held	Total Attendance
Mr. Mohammed Enamul Kabir Khan	Chairman	10	10
Mr. Tofayel Kabir Khan	Managing Director	10	10
Md. Ruhul Kabir Khan	Director	10	9
Mr. Hazrat Ali	Director	10	8
Md. Zakirul Kabir Khan	Nominee Director	10	8
Mrs. Jarin Kabir Khan	Nominee Director	10	7
Mr. Mohammad Lukman	Independent Director	10	8
Mr. Utpal Dhar	Independent Director	10	8
Mr. Tapan Kumar Sarker	Company Secretary	10	10
Mr. Md. Zakir Hossain	Chief Financial Officer	10	10

#### Pattern of Shareholdings:

SI.	Particulars	Designation	No. of Shares Holding	Holding %
1	Parent/ Subsidiary/ Associated Companies and Other Related Companies	-	No such holding	-
2	Directors, CEO, CS, CFO, Head of Internal Audit & their spouse and minor children:			
2.1	Mr. Mohammed Enamul Kabir Khan	Chairman	2,446,731	2.74%
2.2	Mr. Tofayel Kabir Khan	Managing Director	4,324,782	4.85%
2.3	Md. Ruhul Kabir Khan	Director	2,150,104	2.41%
2.4	Mr. Hazrat Ali	Director	1,792,045	2.01%
2.5	Khan Brothers Shipbuilding Ltd.	Nominee Director	13,341,500	14.96%
2.6	Khan Brothers Infotech Ltd.	Nominee Director	2,808,300	3.15%
2.7	Mr. Mohammad Lukman	Independent Director	2775	0.003%
2.8	Mr. Utpal Dhar	Independent Director	166,500	0.19%
2.9	CS, Head of Internal Audit & their spouse and minor children:	#6	No such holding	2
3	Executives:	2	No such holding	-

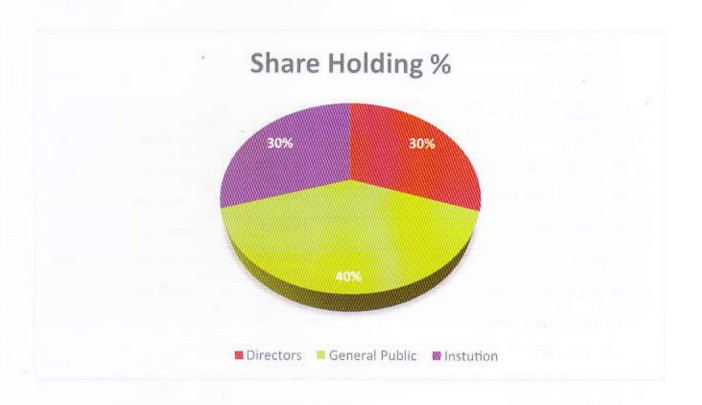
# Shareholders holding Ten percent (10%) or more voting interest in the company:

SI.	Particulars	Designation	No. of Shares Holding	Holding %
1	Khan Brothers Shipbuilding Ltd	Nominee Director	13,341,500	14.96%
2	ICB	Shareholder	13,187,748	14.79%

#### Shareholding Pattern:

SI.	Particulars	No. of Shares Holding	Holding %
1	General Public	35,765,133	40.11%
2	Directors	26,863,462	30.13%
3	Institution	26,534,930	29.76%
	Total	89,163,525	100%

# Graphical Presentation of Shareholding Pattern as on 30 June 2017 date:



# **Brief Resume of Directors:**

#### Tofayel Kabir Khan

Managing Director

Tofayel Kabir Khan was born on February 03, 1972 in Kishoregonj, Bangladesh. He received a Bachelor of commerce degree in Business Administration from Dhaka University and a Master of Commerce degree majoring in Marketing from Dhaka University. After having these degrees he also did his MBA to enrich his knowledge.

After completing his graduation, he joined Miracle Industries Ltd. as an Assistant Manager (marketing) and serves that company for the period of 1997 to 1998. His interests are in the areas of Marketing, Project Management, Communication, Team Building and Knowledge-Based Expert Systems give him the opportunity to work for Meghna Group in 1999 to 2001. He always looked forward to diversification and challenges which made him the employee of Ananda Bag Industries Ltd. in 2002 to 2006.

He has over 5 years' experience in the planning, design, procurement, operation and manufacturing of PP woven Bag projects while he was working in Ananda Bag Industries Ltd. All these qualities make him to join Khan Brothers PP Woven Bag Industries Ltd.

Currently he is the Managing Director of Khan Brothers PP woven Bag Industries Ltd. and some others company of Khan Brothers Group.

#### Mr. Mohammed Enamul Kabir Khan Chairman

Mohammed Enamul Kabir khan the chairman of Khan Brothers PP Woven Bag Industries Ltd. was born in December 30, 1965 in Kishoregonj, Bangladesh. He completed his Honors and Masters in Accounting from the University of Dhaka in 1990 & 1991 respectively and he started his journey in corporate life in City Bank Ltd. with his accounting background. He served that company 14 years as a manager and he used to maintain the bank Account of Aljajira, Jeddah and Saudi Arab. He was gathered experience to serve managerial position in different companies.

During his tenure period in corporate life and abroad he learns the key objectives of a business and those objectives encourage him to an entrepreneur of Khan Brothers PP Woven Bag Industries Ltd.

#### Md. Ruhul Kabir Khan

Director

Md. Ruhul Kabir khan, one of the Directors of Khan Brothers PP Woven Bag Industries Ltd., is holding his position with his knowledge of Business management as he graduated (M.Com) from Dhaka University majoring in Management.

He joined Khan Brothers Group with his 5 years working experience in Bag Industries and he is showing his significant work from those years. Company faces a lot of achievement only because of his contribution and this contribution gives some new innovative idea for business.

#### Md. Hazrat Ali

Director

Hazrat Ali is one of the industrialists in Bangladesh in his early age of forty one. He holds directorship position in Khan Brothers PP Woven Bag Industries Ltd. As he has 16 years working experience in Bag industries operations. This company is looking forward to utilize his experience and insight in marketing and management. He is not only the director of this company but also the Managing Director of Khan Brothers Knitwear Industries Ltd.

#### Mohammad Zakirul Kabir Khan

Nominee Director

Mohammad Zakirul Kabir Khan was born on October 17, 1976. He received a Masters of Information System from Central Queensland University, Sydney, Australia

After completing his education, he joined Bangladesh Power Development Board (BPDB) as a System Engineer and serves that company for the period of 1997 to 1998. His interests are in the areas of Engineering, Project Management, Communication, Team Building and Knowledge-Based Expert Systems.

He has over 8 years' experience in the planning, design, procurement, operation and manufacturing of Electricity Development Projects while he was working in BPDB. All these qualities make him to join Khan Brothers PP Woven Bag Industries Ltd.

Now he is a Representative Director of Khan Brothers PP Woven Bag Industries Limited and also Managing Director of Khan Brothers Infotech Ltd. and Director of Khan Brothers Shipbuilders Ltd.

#### Jerin Kabir Khan

Nominee Director

Jerin Kabir Khan was born on November 01, 1978 and completed B.A (Pass) from National University. She is wife of Tofayel Kabir Khan and holds some shares in Khan Brothers Infotech Ltd.

Now she is a Representative Director of Khan Brothers PP Woven Bag Industries Limited for Khan Brothers Infotech Limited.

#### Mr. Mohammad Lukman

Independent Director

Mr. Mohammad Lukman, Masters in Finance from Dhaka University having 24 years experiences in the field of accounting, finance, auditing, administration and public relation. He served in various renowned organization like Real Estate, Readymade Garments and Textile, Hospitals and Frozen Foods etc. as head of Finance & Accounts and other Corporate Affairs.

#### Mr. Utpal Dhar

Independent Director

Mr. Utpal Dhar, Masters in Accounting from Dhaka University having 20 years experiences in the field of accounting, finance, auditing, administration and public relation. He served in various renowned organization like Real Estate, Readymade Garments and Textile, Hospitals and Frozen Foods etc. as head of Finance & Accounts and other Corporate Affairs.

#### Expertise in Specific functional area:

Name of Directors	Expertise	
Mr. Tofayel Kabir Khan	All Business functional areas specially Marketing activities	
Mr. Mohammed Enamul Kabir Khan	Overseas all activities specially export development	
Mr. Md. Ruhul Kabir Khan	Production and Operational activities	
Mr. Hazrat Ali	Strategic Business function, internal control and analytical review	

# Holding of Directorship and membership of the committees of the board other than this company:

	Chairman	Khan Brothers Bag Ind. Ltd.
	Chairman	Khan Brothers Slipways & Engr. Works, Ltd.
	Chairman	Khan Brothers Shipping Lines Ltd
Mr. Mohammed Enamul	Chairman	Khan Brothers Infotech Ltd.
Kabir Khan	Chairman	ST Int. Ltd.
	Chairman	Khan Brothers Knitwear Ind. Ltd.
	Chairman	Khan Brothers Knit Composite Industries Ltd

Mr.Tofayel Kabir Khan	Managing Director	Khan Brothers Bag Ind. Ltd.	
	Managing Director	Khan Brothers Slipways & Engr.Works, Ltd.	
	Managing Director	Khan Brothers Shipping Lines Ltd	
	Managing Director	Khan Brothers Infotech Ltd.	
	. Managing Director	ST Int. Ltd.	
	Director	Khari Brothers Knitwear Ind. Ltd.	
	Managing Director	Khan Brothers Knit Composite Industries Ltd	

	Director	Khan Brothers Bag Ind. Ltd.
	Director	Khan Brothers Shipping Lines Ltd
M. Bukul Kabia Khan	Director	Khan Brothers Infotech Ltd.
Mr. Ruhul Kabir Khan	Director	ST Int. Ltd.
	Director	Khan Brothers Knit Composite Industries Ltd

	Director	Khan Brothers Bag Ind. Ltd.		
	Director	Khan Brothers Slipways & Engr.Works. Ltd.		
Mr. Zakirul Kabir Khan	Director	Khan Brothers Shipping Lines Ltd		
Wir. Zakirui Kabir Kilali	Director	ST Int. Ltd.		
	Director	Khan Brothers Knit Composite Industries Ltd		

Mr. Hazrat Ali	Managing Director Khan Brothers Knitwear Ind. Ltd.			
IVIT. HAZIAL AII	Managing Director	Madina Texware Ltd.	na Texware Ltd.	
Mrs. Jerin Kabir Khan	Director	Khan Brothers Infotech Ltd.		

#### **Human Resources Development:**

Company has initiated a comprehensive human resources development program keeping in view the regulatory changes and the latest technological advancements of the company. Local manpower of the factory have already been trained up by foreign engineers & technical personnel and they have now become well equipped to operate all the new modern machineries maintaining optimum level of quality & quantity of the diversified products.

#### Appointment of Independent Directors:

As per provision of Corporate Governance Guidelines dated 07-08-2012 issued by Bangladesh Securities and Exchange Commission (BSEC), Mr. Muhammd Lukman & Mr. Utpal Dhar have been appointed as Independent Director of the Company for a period of 3(Three) years.

#### Auditors:

M/S Mahfel Huq & Co., Chartered Accountants, appointed in the 10th Annual General Meeting, has completed the Audit of the Accounts for the year ended 30th June 2017. As per rule they will retire in this Annual General Meeting. M/s. Fames & R Chartered Accountants, House No. 406 ((1st Floor), Road # 29, Mohakhali DOHS, Dhaka have expressed their willingness for appointment as Auditor of the Company for the year 2017-2018 and for fixation of their remuneration

#### Directors' Remuneration and Allowances:

The Directors who are engaged in the company's day to day operations are receiving remuneration and other benefits from the company as disclosed in Notes No. 21.01 and 21.02 of the Financial Statements. No attendance allowances paid to executive directors.

#### Audit Committee:

The Board of Directors have constituted the Audit Committee as follows:

1. Mr. Mohammad Lukman, Independent Director : Chairman

2. Mr. Md. Ruhul Kabir Khan, Director : Member

3. Md. Hazrat Ali, Director : Member

4. Mr. Tapan Kumar Sarker, Company Secretary : Member Secretary

#### Review of financial statements by the Audit Committee:

Audit Committee has reviewed the annual financial statements for the year ended June 30, 2017 and placed its recommendation to the Board of Directors.

#### Corporate Governance Compliance Status Report:

In accordance with the requirement of the Bangladesh Securities and Exchange Commission, Corporate Governance Compliance Status Report has been annexed.

#### Retirement/ Re-appointment of Directors:

As per provision of the Companies Act, 1994 & Articles of the Company, one-third of the total Directors of the Company shall have to retire in this annual general meeting except of the Managing Director. Following Directors of the Company shall have retired in 11th Annual General Meeting on their seniority basis:

- 1. Mr. Hazrat Ali
- 2. Mr. Mohammad Zakirul Kabir Khan
- 3. Mr. Mohammad Lukman

The above retiring Directors shall also be eligible for re-appointment and they have also applied for re-appointment.

#### Acknowledgement:

The Board of Directors take this opportunity of expressing its heart-felt appreciation and gratitude to the all members of the company, as well as all customers, suppliers and associates for their continued support and cooperation. The Board also expresses its deep gratitude to Securities & Exchange Commission, National Board of Revenue (NBR), Registrar of Joint Stock Companies & Firms and other regulatory bodies for their help, assistance, valuable guidance and advice being extended to the Company from time to time. Our performance would not have been possible without their support.

#### Conclusions:

The Board of Directors now presents the accounts and auditors reports for the year 2016-2017 and requests our valued shareholders to kindly accept the annual accounts for which we shall remain ever grateful to you all.

I again express my thanks for your kindly making it convenient to attend this annual general meeting.

May Allah, in His infinite mercy, grant peace and happiness to us all.

On behalf of the Board of Directors

Place: Dhaka

Dated: The 29th October 2017

Mohammed Enamul Kabir Khan Chairman

# Statement on the duties of the Managing Director and the Chief Financial Officer

In accordance with the notification of Bangladesh Securities and Exchange Commission No. SEC/CMRRCD/2006-158/134/Admin/44 dated 07, August 2012, we the undersigned hereby certify to the Board that-

We have reviewed financial statements for the year and that to the best of our knowledge and belief:

- These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
- b) These statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards and applicable laws.
- c) There are, to the best of our knowledge and belief, no transactions entered into by the company during the year which are fraudulent, illegal or violation of the company's code of conduct.

Tofayel Kabir Khan

Managing Director

Md. Zakir Hossain Chief Financial Officer

#### Report to the status of Compliance of Corporate Governance:

Status of compliance with the conditions imposed by the Commission's Notification No BSEC/CMRRCD/2006-158/134/Admin/44 dated 07 August 2012 issued under section 2 CC of the Securities and Exchange Ordinance 1969.

Condition	Title	Compliance Status		Remarks
No.		Complied	Not Complied	(If any)
1.	Board of Directors:	2 1 1 1 1		
1.1	Board's Size: The number of the board members shall not be less than 5(Five) and more than 20 (Twenty)	N.		
1.2	Independent Directors:			111
1.2(i)	One fifth(1/5) of the total number of directors	V		4
1.2(ii) a)	Does not hold any share or holds less than 1% shares of the total paid-up shares.	V		
1.2(ii) b)	Not connected with any Sponsor/ Director/ Shareholder who hold 1% or more shares of the total paid -up shares on the basis of family relationship	v)		
1.2.(ii) c)	Does not have any other relationship, whether pecuniary or otherwise, with the company or its subsidiary/associated companies.	4		
1.2(ii) d)	Not a member, director or officer of any stock exchange.	N.		
1.2 (ii) e)	Not a shareholder, director or officer of any member of stock exchange or an intermediary of the capital market.	V		
1.2(ii) f)	Not a partner or an executive or was not a partner or an executive during the preceding 3(three) years of the concerned company's statutory audit firm.	N		
1.2(ii) g)	Not be an independent director in more than 3 (three) listed companies:	N/		
1.2(ii ) h)	Not been convicted by a court of competent jurisdiction as a defaulter in payment of any loan to a bank or a NBFI.	V		
1.2(ii) i)	Not been convicted for a criminal offence involving moral turpitude.	v.		
1.2(iii)	Nominated by the board of directors and approved by the shareholders in the AGM.	V		
1.2(iv)	Not remain vacant for more than 90 (ninety) days.	V		
1.2(v)	Board shall lay down a code of conduct of all Board members and annual compliance of the code to be Recorded.	×		7/
1.2(vi)	Tenure of office of an independent director shall be for a period of 3 (three) years, which may be extended for 1 (one) term only.	4		
1.3		,		
The state of the s	Qualification of Independent Director (ID):			
1.3(i)	Knowledge of Independent Directors.	N N		
1.3(ii)	Background of Independent Directors.	N.		A TITA
1.3(iii)	Special cases for qualifications.			N/A
1.4	Individual Chairman of the Board and CEO.	V		
1.5	The Directors' Report to Shareholders:			
1.5(i)	Industry outlook and possible future developments in the industry.	√.		
1.5(ii)	Segment-wise or product-wise performance.	-V		
1.5(iii)	Risks and concerns.	N.		
1.5(iv)	Discussion on Cost of Goods sold, Gross Profit Margin and Net Profit Margin.	V		
1.5(v)	Discussion on continuity of any Extra-ordinary gain or loss.	v.		
1.5(vi)	Basis for related party transactions.	v		
1.5(vii)	Utilization of proceeds from public issues, rights issues and/or			N/A
1.5(viii)	through any others.  Explanation of the financial results deteriorates after the company goes for IPO, RPO, Rights Offer, Direct Listing.			N/A
1.5(ix)	Explanation about significant variance occurs between Quarterly Financial performance and Annual Financial Statements.	ý		
1.5(x)	Remuneration to directors including independent directors.	V.		
1.5(xi)	Fairness of Financial Statement.	- V		
1.5(xii)	Maintenance of proper books of accounts.	1 3		

1.5(iv)	Discussion on Cost of Goods sold, Gross Profit Margin and Net Profit Margin.	1	
1.5(v)	Discussion on continuity of any Extra-ordinary gain or loss.	V	
1.5(vi)	Basis for related party transactions.	V	
1.5(vii)	Utilization of proceeds from public issues, rights issues and/or through any others.		N/A
1.5(viii)	Explanation of the financial results deteriorates after the company goes for IPO, RPO, Rights Offer, Direct Listing.		N/A
1.5(ix)	Explanation about significant variance occurs between Quarterly Financial performance and Annual Financial Statements.	V	
1.5(x)	Remuneration to directors including independent directors.	V	
1.5(xi)	Fairness of Financial Statement.	V	
1.5(xii)	Maintenance of proper books of accounts.	V	
1.5(xiii)	Adoption of appropriate accounting policies and estimates.	N/	
1.5(xiv)	Followed IAS, BAS, IFRS and BFRS in preparation of financial statements.	v.	
1.5(xv)	Soundness of internal control system.	V	
1.5(xvi)	Ability to continue as a going concern.	V	
1.5(xvii)	Significant deviations from the last year's.	V	
1.5(xviii)	Key operating and financial data of at least preceding 5 (five) year.	N.	
1.5(xix)	Reasons for not declared dividend.		N/A
1.5(xx)	Number of board meetings held during the year and	V	NIA
AV 10	attendance.		
1.5(xxi)	Pattern of shareholding:	5200	
1.5(xxi)a)	Parent/Subsidiary/Associated Companies and other related parties.	N	
1.5(xxi)b)	Directors, CEO, CS, CFO, HIA and their spouses and minor children.	V	
1.5(xxi)c)	Executives.	N	
1.5(xxi)d)	10% or more voting interest.	N.	
1.5(xxii)	Appointment/re-appointment of director:		
1.5(xxii)a)	Resume of the director	V	
1.5(xxii)b)	Expertise in specific functional areas.	V.	
1.5(xxii)c)	Holding of directorship and membership of committees of the board other than this company.	√	
2	CFO, Head of Internal Audit (HIA) and CS:		
2.1	Appointment of CFO, HIA and CS and defining their responsibilities.	N	
2.2	Attendance of CFO and CS at the meeting of the Board of Directors.	N	
3.	Audit Committee:		
3(i)	Constitution of Audit Committee	V	
3(ii)	Assistance of the Audit Committee to Board of Directors.	V	
3(iii)	Responsibility of the Audit Committee.	V	
3.1	Constitution of the Audit Committee:	1.97	December 1
3.1(i)	At least 3 (three) members.	V	
3.1(ii)	Appointment of members of the Audit Committee.	V	
3.1(iii)	Qualification of Audit Committee members.	7	
3.1(iv)	Term of service of Audit Committee members.	V	
3.1(v)	Secretary of the Audit Committee.	V	
3.1(vi)	Quorum of the Audit Committee.	N	
3.2	Chairman of the audit committee:	(0)	
3.2(i)	Board of Director shall select the Chairman.	V	
1997	Chairman of the audit committee shall remain present in the		
3.2(ii)	AGM.	<b>V</b>	

.3	Role of Audit Committee:	- 1		
.3(i)	Oversee the financial reporting process.	Y		
.3(ii)	Monitor choice of accounting policies and principles.	V		
.3(iii)	Monitor Internal Control Risk management process.	V		
.3(iv)	Oversee hiring and performance of external auditors.	-y		
.3(v)	Review the annual financial statements before submission to the board for approval.	V		
.3(vi)	Review the quarterly and half yearly financial statements before submission to the board for approval.	V		
	Review the adequacy of internal audit function.	V		
.3(vii)	Review the adequacy of internal distributions.  Review the adequacy of internal distributions and internal distributions.	N.		4
3.3(vii) 3.3(ix)	Review Statement of Significant rockes per Review Management Letters/Letter of Internal Control weakness issued by statutory auditors.	V		
3.3(x)	Disclosure about the uses/applications of funds raised by IPO/RPO/Right issue.	V		
3.4	Reporting of the Audit Committee:		/////	
	10/05W 11/0/W/2	√		
3.4.1	Reporting to the Board of Directors.	N		
3.4.1(i)	Activities of Audit Committee.		V	
3.4.1(ii)	The Audit Committee shall immediately report to the Board of Directors on the following findings, if any:		VIII - 114 - 117 -	No such
3.4.1(ii)a	Conflicts of interests.			Issue
3.4.1(ii)b	Material defect in the internal control system.			No such Issue
3.4.1(ii)c	Infringement of laws, rules and regulations.			No such Issue
3.4.1(11)0	Illimigentative of tarret			No such
3.4.1(ii)d	Any other matter.			Issue No such
3.4.2	Reporting to the Authorities.	V		Issue
3.5	Reporting to the Shareholders and General Investors.		10 - N	and the same of the same
4	Engagement of External/Statutory Auditors:	71	The second second	us U us us us
4(i)	Appraisal or valuation services or Fairness opinions.	N.		
4(ii)	Financial information systems design and Implementation.	V		127
4(iii)	Book-keeping.	N.		_
4(iv)	Broker-dealer services.	V		
4(v)	Actuarial services	- V	1/2	
4(vi)	Internal audit services.	N		
THE REAL PROPERTY AND ADDRESS OF THE PERSON NAMED IN COLUMN TWO IN COLUM	Services that the Audit Committee determines	V		
4(vii)	Audit firms shall not hold any share of the company they audit.	V		
4(viii)	Audit inns sharmor has any accompliance of corporate	V		
4(ix)	governance as required under clause(i) of condition no.7	N		
5	Subsidiary Company:	-	-	N/A
5(i)	Composition of the Board of Directors.		-	N/A
5(ii)	At least 1 (one) independent director to the subsidiary company.			
5(iii)	Submission of Minutes to the holding company.			N/A
5(iv)	Review of Minutes by the holding company.			N/A
THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED IN COLUMN TW	Review of Financial Statement by the holding company.	-		N/A
5(v)	Duties of Chief Executive Officer and Chief Financial			
6	Officer:	V		
6(i)a)	Reviewed the materially untrue of the financial statement.	V	-	
6(i)b)	Reviewed about compliance of the accounting standard.			
6(ii)	Reviewed about fraudulent, illegal or violation of the company's	×		
7	Reporting and Compliance of Corporate Governance:			
7(i)	Obtain certificate about compliance of conditions of Corporate Governance Guidelines.	N.		
7(ii)	Annexure attached in the directors' report.	V		



# **MAZUMDAR SIKDER AND ASSOCIATES**

Cost & Management Accountants

#### Certificate on Compliance of Conditions of Corporate Governance Guidelines

of

#### Khan Brothers PP Woven Bag Industries Limited

We have examined the compliance to the BSEC guidelines on Corporate Governance by **Khan Brothers PP Woven Bag Industries Limited** for the year ended 30 June 2017. These guidelines relate to the Notification no. SEC/CMRRCD/2006-158/134/Admin/44 dated 7 August, as amended vide notification dated 21 July 2013 and 18 August 2013 of Bangladesh Securities and Exchange Commission (BSEC) on Corporate Governance.

Such compliance to the codes of Corporate Governance is the responsibility of the company. Our examination for the purpose of issuing this certificate was limited to the procedures including implementation thereof as adopted by the Company for ensuring the compliance on the attached statement on the basis of evidence gathered and representation received.

In our opinion and to the best of our information and according to the explanations provided to us, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the above mentioned guidelines is issued by BSEC.

Place - Dhaka. Date- November 11, 2017 Mazumdar Sikder and Associates
Cost & Management Accountants

105/A (3rd Floor), Kakrail, Dhaka - 1000, Phone: 02-8300376, Fax: 02-8300375

## Report of the Audit Committee For the Year 2016-2017

I am pleased to present the Report of the Audit Committee for the year of 2016-2017.

The Audit Committee Report presented under conditionNo.3.5 of the Bangladesh Securities and Exchange Commission (BSEC) Corporate Governance Guidelines provides an insight on the functions of the Audit Committee.

The Audit Committee are governed by the Terms of Reference (TOR) approved by the Board of Directors in line with the conditions of BSEC Guidelines which is appended with the Compliance Report and also enclosed with the Directors' Report.

The Committee is comprised of Mr. Mohammad Lukman, Mr. Md. Ruhul Kabir Khan, Mr. Hazrat Ali. Mr. Mohammad Lukman is an Independent Director and also the Chairman of the Committee. Mr. Tapan Kumar Sarker Company Secretary performs as Secretary to the Audit Committee. The Audit Committee is appointed by the main Board and all the Members are Non-Executive Directors. As required, all Members of the Audit committee are 'financially literate' and are able to analysis and interpret financial statements to effectively discharge their duties and responsibilities as Members of the Audit Committee.

## Reporting to the Board of Directors

The Audit Committee is acting as a sub-committee of the Board and reports to the Board of Directors immediately to the Board of Directors on the following outcomes, if any:

- Report on conflicts of interests;
- Suspected or presumed fraud or irregularity or material defect in the internal control system;
- Suspected infringement of laws, including securities related laws, rules and regulations;
- Any other matter that it deems necessary.

#### The Role of Audit Committee

The role of the Audit Committee is to monitor their liability of the financial statements of the Company and make recommendations, when appropriate to the Board on operational risk, internal controls and compliance. The committee gets satisfied, using suitable steps and appropriate information, that proper and satisfactory internal control system are in place and ensured that the Company's business is directed in a proper and economically sound manner. The Audit Committee assists the Board of Directors to ensure that the financial statements reflect a true and fair view of the state of affairs of the company and in ensuring a good monitoring system within the business. The Audit Committee is responsible to the Board of Directors. The duties of the Audit Committee are clearly set forth in writing.

The role of the Audit Committee includes the following:

- Review and recommend to the Board to approve the 1st quarter, 2nd quarter, 3rd quarter and Annual Financial Statements prepared for statutory purpose;
- Monitor and oversee choice of accounting policies and principles, internal control, risk Management process, auditing matter, hiring and performance of external auditors;
- Review statement of significant related party transactions submitted by the management.
- d. Carry on a supervision role to safeguard the systems of governance and independence of statutory auditors;
- Review and consider the report of internal auditors and statutory auditors' observations on internal control; and
- f. Review of IPO proceeds utilization
- g. Evaluate the company's continuous growth.
- h. Monitoring the company's standard operating procedures followed or not.
- Observe the Companies overall policies and procedures.
- Other matters as per Terms of Reference (TOR) of the Audit Committee and also as directed by the Board.

#### Authority

In terms of Corporate Governance Guidelines, the Audit Committee is authorized by the Board to review any activity within the business as per its Terms of Reference (TOR). It is authorized to seek any information it requires from, and requires the attendance at any of its meeting of any Director or Member of Management, and all employees are expected to co-operate with any request made by the Committee. The Committee is also authorized to have information and advice from the Company Legal Advisor, Tax Consultant and Statutory Auditor if required. The TOR of the Audit Committee may be amended from time to time as required for the business in line with BSEC Notifications subject to approval by the Board of the Company.

#### Activities carried out during the year

The Audit Committee met four times during the year 2016-2017. All the Members were present in all meetings of The Committee. The Committee reviewed the integrity of the quarterly and annual financial statement in due time. The Committee found, adequate arrangements were taken to present a true and fair view of the activities and the financial status of the company and didn't find any material deviation, discrepancies or any adverse finding/observation in the areas of reporting. The Committee, therefore, recommended for onward submission of the Audited Financial Statements to the Board for its approval and recommended to the Board for consideration. The Committee had overseen, reviewed and approved the procedure and task of the internal audit, financial report preparation and the external audit reports.

#### Conclusion:

The Audit Committee is satisfied that the effectiveness of the organization structure of the company in implementation of the accounting policies and operational controls, provide reasonable assurance that the affair of the company are managed in accordance with accepted policies and the assets are properly accounted for and adequately safeguarded. The Committee is also satisfied that the company's internal and external audit have been effective and independent throughout period under review. The Committee is also pleased of having adequate arrangement to present a true and fair view of the activities and the financial status of the Company and did not find any material deviation, discrepancies or any adverse findings/ observation in the areas of reporting.

Mohammad Lukman

Chairman

Internal Audit Committee

#### INDEPENDENT AUDITOR'S REPORT

To

#### THE SHAREHOLDERS OF KHAN BROTHERS PP WOVEN BAG INDUSTRIES LTD.

We have audited the accompanying financial statements of Khan Brothers PP Woven Bag Industries Ltd, which comprise the Statement of Financial Position as at 30 June 2017 and the Statement of Profit or Loss and other Comprehensive Income, Statement of Changes in Equity, Statement of Cash Flows as summary of significant accounting policies and other explanatory information for the year ended 30 June 2017.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with Bangladesh Financial Reporting Standards (BFRS), Bangladesh Accounting Standards BASs), the companies Act 1994, Securities and Exchange Rules 1987 and other applicable laws and regulations and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement whether due to fraud or error.

#### Auditor's Responsibility

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

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, we consider internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

#### Basis of Opinion:

We have conducted the audit in accordance with Bangladesh Standards on Auditing (BSA) and accordingly we have obtained reasonable assurance about whether the Financial Statements are free from material misstatement. An audit includes examining, on a test basis, evidence supporting the amount and disclosures in the Financial Statement, An audit includes assessing the accounting principles used and significant estimates made by management as well as evaluating the overall presentation of the financial statement.

We believe that our audit provides a reasonable basis for our opinion.

#### Opinion:

In our opinion, the financial statements prepared in accordance with Bangladesh Accounting Standards (BASs), Bangladesh Financial Reporting Standards (BFRSs) give a true fair view of the state of the affairs of the company as at 30 June 2017 and of the results of its operations and its Cash flows for the years then ended and comply with the requirements of the Companies Act 1994, the Securities and Exchanges Rules 1987 and other applicable laws and regulations.

#### We further report that:

- a) we have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit and made due verification thereof:
- in our opinion, proper books of account as required by law have been kept by the company so far as it appeared form our examination of these books;
- the company's statement of financial position and statements of Profit or Loss and other Comprehensive Income dealt with by the report are in agreement with the books of account; and
- d) The expenditure incurred was for the purposes of the company's business.

Dated : Dhaka; 29 October 2017 MAHFEL HUQ & Co.
Chartered Accountants

## Khan Brothers PP Woven Bag Industries Ltd.

KBG Tower (8th 9th Floor), 15 DIT Road, Malibagh Choudhurypara, Rampura, Dhaka 1219

Statement of Financial Position

As on June 30, 2017

	Notes	Amount In Tk.	Amount In Tk.
ASSETS:	<u>Notes</u>	30-Jun-17	30-Jun-16
NON-CURRENT ASSETS (A)		564,639,824	579,816,883
Property, Plant and Equipments	3.00	563,589,824	578,766,883
Investment in Share	4.00	1,050,000	1,050,000
CURRENT ASSETS (B)		733,648,071	653,338,895
Inventories	5.00	462,476,179	442,874,955
Trade and other Receivables	6.00	112,532,360	127,384,005
Advances, Deposits & Pre-Payments	7.00	60,021,814	60,538,463
Cash and Cash Equivalents	8.00	98,617,718	22,541,472
TOTAL ASSETS A+B)		1,298,287,895	1,233,155,778
EQUITY AND LIABILITIES:			
SHAREHOLDERS' EQUITY (C )		1,158,698,969	1,086,908,388
Share Capital	9.00	891,635,250	803,275,000
Revaluation Reserve	10.00	94,467,599	94,467,599
Retained Earnings	11.00	172,596,120	189,165,790
NON-CURRENT LIABILITIES (D)		21,238,079	16,675,470
Deferred Tax Liability	12.00	21,238,079	16,675,470
CURRENT LIABILITIES (E )		118,350,847	129,571,919
Trade and other Payables	13.00	900,270	875,750
Short term Bank loan	14.00	88,786,594	93,722,722
Accrued Expenses	15.00	6,337,467	6,054,980
IPO Application Fund	16.00	5,848,615	5,938,776
Provision for Workers Profit Participation Fund	17.00	5,455,327	7,243,592
Provision for Taxation	18.00	11,022,574	15,736,099
TOTAL EQUITY & LIABILITIES (C+D+E)		1,298,287,895	1,233,155,778
Net Asset Value (NAV) including Revaluation Surplus	27.00	13.00	13.53
Net Asset Value (NAV) excluding Revaluation Surplus	27.00	11.94	12.35

The Annexed notes from 1 to 37 form an integral part of these Financial Statements.

Chief Financial Officer

Company Secretary

Pinnahan

Director

Managing Direct

Managing Director

Chairman

Signed in terms of our separate report of even date annexed.

Place: Dhaka

Dated: 29 October, 2017

Mahfel Huq & Co. Chartered Accountants

# Khan Brothers PP Woven Bag Industries Ltd.

KBG Tower (8th 9th Floor), 15 DIT Road, Malibagh Choudhurypara, Rampura, Dhaka 1219

Statement of Profit or Loss and Other Comprehensive Income

For the Year ended	30	June,	2017
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	Г	Amount	t In Tk.
	<u>Notes</u>	2016-2017	2015-2016
Turnover	19.00	779,184,305	1,142,896,239
Less: Cost of Sales	20.00	649,390,493	965,202,987
Gross Income		129,793,812 29,752,203	177,693,252 36,291,695
Operating Expenses: Administrative Expenses	21.00	23,268,660 6,483,543	28,599,927 7,691,768
Marketing and Distribution Expenses  Income from Operating Activities	22.00	100,041,608	141,401,557 (9,901,871)
Financial expenses  Net Income from Operation	23.00	(8,582,359) 91,459,249	131,499,686
Non Operating Income  Net Income before WPPF & Income Tax	25.00	285,302 91,744,552	131,567,207
Provision for WPPF  Net Income before Tax	17.00	(4,368,788) <b>87,375,763</b>	125,302,102
Provision for Income Tax:	24.00	15,585,182	21,532,061
Current Tax	18.00 12.00	11,022,574 4,562,609	15,736,099 5,795,962
Deferred Tax  Net Income after Tax		71,790,581	103,770,041
Earnings Per Share	26.00	0.81	1.16

The Annexed notes from 1 to 37 form an integral part of these Financial Statements.

Chief Financial Officer

Managing Director

Signed in terms of our separate report of even date annexed.

Place: Dhaka

Director

Dated: 29 October, 2017

Company Secretary

Chairman

Mahfel Huq & Co. Chartered Accountants

# Khan Brothers PP Woven Bag Industries Ltd.

KBG Tower (8th 9th Floor), 15 DIT Road, Malibagh Choudhurypara, Rampura, Dhaka 1219

Statement of Changes in Equity

For the Year ended 30 June, 2017

Particulars	Share Capital	Revaluation Reserve	Retained Earnings	Total
			-0-	Amount in Taka
Balance as on 01 July, 2016	803,275,000	94,467,599	189,165,790	1,086,908,388
Net Income for the year		-	71,790,581	71,790,581
Dividend for the year 2016	88,360,250	-	(88,360,250)	-
Balance as on 30 June, 2017	891,635,250	94,467,599	172,596,120	1,158,698,969

Balance as on 01 July, 2015	698,500,000	94,467,599	190,170,749	983,138,347
Net Income for the year		14	103,770,041	103,770,041
Dividend for the 2015	104,775,000	72	(104,775,000)	
Balance as on 30 June, 2016	803,275,000	94,467,599	189,165,790	1,086,908,388

The Annexed notes from 1 to 37 form an integral part of these Financial Statements.

Chief Financial Officer

Managing Director

Signed in terms of our separate report of even date annexed.

Place: Dhaka

Director

Dated: 29 October, 2017

Mahfel Huq & Co.

Company Secretary

Chartered Accountants

Amount In Tk.

# Khan Brothers PP Woven Bag Industries Ltd.

KBG Tower (8th 9th Floor), 15 DIT Road, Malibagh Choudhurypara, Rampura, Dhaka 1219

Statement of Cash Flows

For the Year ended 30 June, 2017

	Amount	In IK.
	2016-2017	2015-2016
A. Cash Flows from Operating Activities :		0 0 0 0 0
Collection from Turnover and others	794,321,251	1,135,781,779
Payment to suppliers and creditors for expenses	(655,908,029)	(1,104,542,211)
Payment for Financial Expenses	(8,582,359)	(9,901,871)
Payment for WPPF	(6,157,053)	(5,544,757)
Payment for Income Tax	(14,453,440)	(14,923,913)
Net cash inflow/(outflow) from operating activities	109,220,370	869,027
B. Cash flow from Investing Activities:		
Acquisition of Property, Plant & Equipment	(28,117,835)	(38,767,656)
Net cash inflow/ (outflow) in Investing Activities	(28,117,835)	(38,767,656)
C. Cash flow from Financing Activities:	[	42,655,741
Short term Ioan Received/(Re-paid)	(5,026,290)	A MARIA MARIA MARIA DE MARIA
Net cash inflow/(outflow) in financing activities	(5,026,289.59)	42,655,741
D. Increase/ (Decrease) in Cash and Cash Equivalent (A+B+C)	76,076,246	4,757,113
E. Opening Cash and Cash Equivalent	22,541,472	17,784,359
F. Ending Cash and Cash Equivalent (D+E)	98,617,718	22,541,472
Net Operating Cash flow per Share (NOCFPS)	1.22	0.01

Chief Financial Officer

KN900

Director

Managing Director

Company Secretary

Chairman

Signed in terms of our separate report of even date annexed.

Place: Dhaka

Dated: 29 October, 2017

Mahfel Huq & Co.

Chartered Accountants

# Khan Brothers PP Woven Bag Industries Ltd.

KBG Tower (8th 9th Floor), 15 DIT Road, Malibagh Choudhurypara, Rampura, Dhaka 1219

Notes to the Financial Statements

As at and for the year ended June 30, 2017

# 1.00 Corporate History of the Reporting Entity

# 1.01 Legal Status of the Entity

Khan Brothers PP Woven Bag Industries Ltd. (The Company) was incorporated in Bangladesh as a Private Limited Company under The Companies Act, 1994 vide Registration No. C-61800(3809)/2006 dated 18 May, 2006 subsequently converted into a public limited company vide special resolution dated 26.10.2011. The company applied for Initial Public Offering and consent has been accorded by Bangladesh Securities and Exchange Commission vide their letter no. SSC/CI/IPO-208/2012/447 dated 24 June 2014. The company is listed with Dhaka Stock Exchange (DSE) and Chittagong Stock Exchange (CSE) and its shares are traded in the regular market.

# 1.02 Corporate Business

The Company's main business is to Manufacture of different types PP Woven Bag, FIBC bag, Jumbo bag, HDPE Bag, LDPE Bag, Liner, Multi-layer Sack Kraft Paper and selling them in local and the international market.

# 2.00 Basis of preparation, presentation and disclosures of financial statements

# 2.01 Statement of Compliance

The financial statements have been prepared under historical cost convention on a going concern assumption following accrual basis of accounting in accordance with the Bangladesh Accounting Standards (BASs), Bangladesh Financial Reporting Standards (BFRSs), The Companies Act 1994 and Securities and Exchange Rules, 1987.

# 2.02 Other regulatory compliances

In addition the Company also complied with the following laws and regulations

The Income Tax Ordinance, 1984

The Income Tax Rules, 1984

The Value Added Tax Act, 1991

The Value Added Tax Rules, 1991

The Customs Act 1969

# 2.03 Corporate Financial Statements and Reporting

This comprises Statement of Financial Position, Statement of Profit or Loss and Other Comprehensive Income, Statement of Cash Flows, Statement of Changes in Equity and explanatory notes and disclosures covering accounting policies.

The Board of Directors are responsible for preparing and presenting the financial statements including adequate disclosures, who approved and authorized for issue of this financial statements.

The preparation of the financial statements in conformity with the Bangladesh Accounting Standards (BASs) requires Board of Directors to make estimates and assumptions that affect the reported amounts of revenues and expenses during the reporting period and assets and liabilities at the reporting date. Uncertainty involved in making estimates and actual result reported might differ from those estimates.

# 2.04 Fundamental Accounting Concepts/ Assumption

The financial statements have been prepared under historical cost concept, based on Going concern assumption, under Accrual basis and such other convention as required by BAS-1 for fair presentation of financial statements.

# 2.05 Going Concern

The company has adequate resources to continue in operation for the foreseeable future. The current credit facilities and resources of the company provides sufficient fund to meet the present requirements of its existing business. For this reasons the directors continue to adopt going concern basis in preparing the financial statements.

# 2.06 Reporting Period

The period of the financial statements covered the period from July 01, 2016 to June 30, 2017 of the following year.

# 2.07 Provisions

In accordance with the guidelines as prescribed by BAS-37: Provisions, Contingent Liabilities and Contingent Assets, provisions are recognized in the following situations:

- a. when the company has an obligation ( legal or constructive) as a result of past events;
- when it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation; and
- reliable estimates can be made of the amount of the obligation.

# 2.08 Events after the Reporting Period

In compliance with the requirements of BAS 10: Events After the Reporting Period, post statement of financial position events that provide additional information about the company's position at the reporting date are reflected in the financial statements and events after the reporting period that are not adjusting events are disclosed in the notes when material.

# 2.09 Functional and Presentational (Reporting) Currency

The financial statements are prepared and presented in Bangladesh Currency (Taka), Which is the company's' functional currency. All financial information presented have been rounded off to the nearest Taka except where indicated otherwise.

Figures in brackets indicated negative balance.

# 2.10 Comparative Information and Rearrangement Thereof

Comparative figures have been re-arranged wherever considered necessary to ensure better comparability with the current period without causing any impact on the profit and value of assets and liabilities as reported in the financial statements.

# 2.11 Principal Accounting Policies

The specific accounting policies selected and applied by the company's directors for significant transactions and events that have material effect in preparation and presentation of financial statements within the framework of BAS-1 "Presentation of Financial Statements", have been consistently applied throughout the year and were also consistent with those used in earlier years.

For a proper understanding of the financial statements, these accounting policies are set out below in one place as prescribed by the BAS-1 "Presentation of Financial Statements". The recommendations of BAS-1 relating the format of financial statements were also taken into full consideration for fair presentation:

- BAS 1 Presentation of Financial Statements
  BAS 2 Inventories
- BAS 7 Statement of Cash Flows
- BAS 8 Accounting Policies Changes in Accounting Estimate and Errors
- BAS 10 Events After the Reporting Period
- BAS 12 Income Taxes
- BAS 16 Property Plant & Equipment
- BAS 18 Revenues
- BAS 19 Employees Benefits
- BAS 21 The Effect of Changes in Foreign Exchange Rate
- BAS 23 Borrowing Cost
- BAS 33 Earnings Per Share
- BAS 36 Impairment of Assets
- BAS-37 Provisions, Contingent Liabilities and Contingent Assets,
- BAS-39 Financial Instruments: Recognition and Measurement
- BFRS-7 Financial Instruments: Disclosures
- BFRS-8 Operating Segments
- BFRS-9 Financial Instruments

The other related BFRSs are also complied for the preparation of these financial statements.

# 2.12 Property, Plant & Equipment (PPE)

These are stated at cost and revalued amount less accumulated depreciation. The cost of acquisition comprises of purchase price, including import duties and non-refundable Taxes and any directly attributable cost of bringing the assets to its working condition for its intended use. Expenditure incurred after the assets have been put into operation, such as repairs and maintenance is normally charged off as revenue expenditure in the period in which it is incurred. In situation where it can be clearly demonstrated that the expenditure has resulted in an increase in the future economic benefit expected to be obtained from the use of the PPE, the expenditure is capitalized as an additional cost of the PPE.

On retirement or otherwise disposal of PPE, the cost and accumulated depreciation are eliminated and any gain or loss on such disposal is reflected in the income statement which is determined with reference to the net book value of PPE and the net sales proceeds.

# 2.13 Revaluation of Property, Plant & Equipment (PPE)

PPE have been stated at revalued amounts in accordance with BAS: 16 Property, Plant & Equipment.

- i) Effective date of revaluation to the financial Statements 30.06.2010
- ii) Land & Land Developments, Building (Factory), Plant & Machinery and Generator & Electric Equipment has been revalued by an independent G.KIBRIA & CO. Chartered Accountants an independent valuer.
- Revaluation surplus of Tk. 9,79,75,485 has been transferred to Revaluation Reserve and distribution of such surplus to the shareholders is restricted.

# 2.14 Depreciation

Depreciation on Property, Plant & Equipment other than Land and land development has been computed during the year using the reducing balance method so as to write off the assets over their expected useful life. Depreciation has been charged on additions on the basis of when it is available for use.

After considering the useful life of PPE as per BAS-16, the annual depreciation rates have been applied as under which is considered reasonable by the management.

Particulars	30-Jun-2017	30-Jun-2016
Land & Land Development	0%	0%
Building & Other Construction	5%	5%
Plant & Machinery	10%	10%
Generator & Electric Equipment	15%	15%
Motor Vehicle	20%	20%
Office Decoration & Fittings	10%	10%
Furniture & Fixture	10%	10%

# 2.15 Impairment of assets

All fixed assets have been reviewed and it was confirmed that no such fixed assets have been impaired during the year and for this reason no provision has been made for Impairment of assets.

# 2.16 Revenue Recognition

Revenue are Recognized when goods are delivered from the factory godown, delivery Challan is issued and ownership transferred as per BAS-18.

# 2.17 Accrued Expenses and Other Payables

Liabilities are recognized for the goods and services received, whether paid or not for those goods and services.

# 2.18 Inventories

Inventories comprise of raw materials, finished yarn, stores, spares & packing materials, store- in – transit and work – in – process. They are stated at the lower of cost and net realizable value in accordance with BAS 2 "Inventories" after making due allowance for any absolute or slow moving item. The costs of inventories are assigned by using weighted average cost formula. Net realizable value is determined after deducting the estimated cost of completion and/or cost to be incurred for effecting the sale from sales price.

# 2.19 Income Tax:

# **Provision for Tax**

A provision for Taxation @ 25.00% on net profit Less 50% rebate on export sales has been made during the year under audit.

# Deferred Tax

Deferred tax liabilities are the amount of income taxes payable in future years in respect of taxable temporary differences. Deferred tax assets are the amount of income taxes recoverable in future years in respect of deductible temporary differences. Deferred tax assets and liabilities are recognized for the future tax consequences of timing differences arising between the carrying values of assets, liabilities, income and expenditure and their respective tax bases. Deferred tax assets and liabilities are measured using tax rates and tax laws that have been enacted or subsequently enacted at the financial statement date. The company has recognised Deferred Tax as per provision of BAS-12 (Income Taxes).

# 2.20 Statement of Cash Flows

Statement of Cash Flows is prepared principally in accordance with BAS-7 "Statement of Cash Flow" and the cash flows from the operating activities have been presented under direct method.

# 2.21 Borrowing Costs

Financial Expenses (Borrowing Costs) incurred during the year was recognized as revenue expenses in accordance with BAS-23 "Borrowing Cost".

# 2.22 Foreign currency transactions

The financial statements are presented in Taka/Tk./BDT, which is company's functional currency. Transactions in foreign currencies are recorded in the books at the exchange rate prevailing on the date of the transaction. Assets and liabilities outstanding at 30 June 2017 denominated in foreign currencies have been shown in Taka at the rate in terms of foreign currencies ruling on the statement of financial position date. Exchange differences arising on the settlement of monetary items or on translating monetary items at the end of the reporting period are recognised in statement of profit or loss and other comprehensive income as per BAS 21: The Effects of Changes in Foreign Exchange Rates.

# 2.23 Financial Instruments

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

# 2.23.1 Financial Assets

Financial assets of the company include cash and cash equivalents, equity instrument of another entity, trade receivable and other receivables. The company initially recognizes receivable on the date they are originated. All other financial assets are recognized initially on the date at which a contractual right is created to receive cash or another financial asset from another company. The company derecognizes a financial asset when and only when contractual rights or probabilities of receiving the cash flows from the assets expire or it transfer the rights to receive the contractual cash flows on the financial asset in a transaction in which substantially all the risk and reward of ownership of the financial assets are transferred.

# Cash and Cash Equivalents

According to BAS 7 'Statement of Cash Flows' cash comprises of cash in hand, demand deposits and cash equivalents which are short term highly liquid investments that are readily convertible to cash and which are subject to an insignificant risk of changes in value. BAS 1 "Presentation of Financial Statements" provides that Cash and Cash Equivalents are not restricted in use. Considering the provision of BAS 7 & BAS 1, Cash in Hand & Bank Balances including FDR have been treated as Cash & Cash Equivalents.

# Available for Sale of Financial Assets

During the year the company had no financial asset for sale.

# Trade and other Receivables

Trade Receivable is measured at fair value without making any provision for doubtful debts, because of the fact that sales / export are based on 100% confirmed letter of credit with fixed maturity date.

# 2.23.2 Financial Liabilities

The company initially recognizes financial liabilities on the transaction date at which the company becomes a party to the contractual provisions of the liability. The company derecognizes a financial liability when it's contractual obligations are discharged or cancelled or expired. Financial liabilities are recognized initially at fair value less any directly attributable transactions costs. Subsequently to initial recognition, these financial liabilities are measured at amortized cost using the effective interest method. Financial liabilities include loan and borrowing, trade creditors, liabilities for expenses and liabilities for other finance.

# 2.24 Employee Benefit Plan

The company maintains defined benefit plan for its eligible permanent employees. The eligibility is determined according to the terms and conditions set forth in the respective deeds.

The company has accounted for and disclosed employee benefits in compliance with the provisions of BAS 19: Employee Benefits.

The cost of employee benefit is charged off as revenue expenditure in the period to which the contributions relate.

The company's employee benefits include the following:

# a) Short Term Employee Benefits

Short-term employee benefits include salaries, bonuses etc. Obligations for such benefits are measured on an undiscounted basis and are expensed as the related service is provided.

# b) Workers Profit Participation Fund, Welfare Fund and Workers Welfare Foundation Fund

The Company makes a regular allocation of 5% on net Profit before tax to these funds and payment is made to the workers as per provisions of Labour Act 2006 as amended in 2013.

# 2.25 Related Party Disclosures

Related party transaction is a transfer of resources, services or obligations between a reporting entity and a related party, regardless of whether a price is charged.

During the year the company did not have any transactions with related party other than payment to directors disclosed in note # 21.01 and 21.02 to the financial statements.

# 2.26 Segment Reporting

No segmental reporting is applicable for the company as required by BFRS 8: "Segment Reporting" as the company operates in a single industry segment and within a single geographical territory.

# 2.27 Earnings Per Share

This has been calculated in compliance with the requirements of BAS 33: Earnings Per Share has been calculated by the profit attributable to ordinary equity holders of the company by the weighted average number of ordinary shares outstanding during the period and retrospective effect has also been given for calculation of previous years earnings as well to conform the current years presentation.

# 2.28 Non operating Income

Non Operating income includes the interest income of IPO Fund, Interest on FDR and gain/loss from foreign currency transactions.

# 2.29 General

- a) The figures appearing in these financial statements are expressed in Taka currency and rounded off to the nearest Taka.
- b) Previous year's figures have been rearranged, where necessary, to conform to current year's presentation.

Amount in TK	Amount in TK
30-Jun-17	30-Jun-16

# 3.00 Property, Plant and Equipments: Tk. 563,589,824

This includes the written down value as on 30 June, 2017. Break up of the PPE is as follows; :

	563,589,824	578,766,883
Furniture & Fixture	2,515,065	2,794,517
Office Decoration & Fittings	7,655,716	8,506,351
Motor Vehicle	781,486	976,858
Generator & Electric Equipment	24,647,885	28,997,512
Plant & Machinery	257,595,785	270,637,493
Building & Other Construction	170,963,037	167,423,302
Land & Land Development	99,430,849	99,430,849

Fixed assets have been physically verified by management as at the balance sheet date.

Details of PPE has been given in Annexure-'A'

The property, plant and equipment of the company has been pledged as security against loan with Jamuna Bank Ltd, Shantinagar Branch, Dhaka.

#### 4.00 Investment in Share: Tk. 1,050,000

This includes the investment made in shares of associate companies under Khan Brothers Group as following:

Khan Brothers Knitwear Industries Ltd.	10,000 Shares	1,000,000	1,000,000
Khan Brothers Group of Industries Ltd.	500 Shares	50,000	50,000
		1,050,000	1,050,000

This represents the face value of shares held by Khan Brothers PP Woven Bag Industries Ltd.

#### 5.00 Inventories Tk. 462,476,179

Break-up of this item is as follows:

	462,476,179	442,874,955
Store Materials	7,654,880	7,490,134
Working-in-process	29,215,478	29,983,448
Raw Materials: Notes- 20.05	406,179,573	390,039,013
Finished Goodes	19,426,248	15,362,360

The above Inventories are as per physical counting made by the inventory team consisting of management staff and auditors and valued and certified by management. Inventories in hand have been valued at lower of cost and net realizable value as per BAS-2. Inventories are hypothecated against working capital facilities from the bank (Islami Bank BD Ltd.).

## Trade and other Receivables: Tk. 112,532,360

Break-up of this item is as follows: Export Bills Recevable: Note- 6.01 Ashirbad Syndicate Bombay Sweets & Co. D H Plastic

Kabir Enterprise
Kazi Agro
Mehera Corporation
R M Trade Line
Shuvo Enterprise
S N Traders

These	are	considered	good.

112,532,360	127,384,005
296,576	204,325
184,574	187,450
125,450	110,240
235,640	245,015
132,540	102,200
685,470	742,100
165,480	165,250
154,800	162,500
265,200	254,000
110,286,630	125,210,925

6.01	Export Bills Receivables: Tk. 110,286,630		
	Party Name & Country	22 522 210	0.751.002
	M/S BERY MARITIME AS, NORWAY	23,533,310	9,751,063
	OCEAN WISDOM ENTERPRISE UAE	9,857,450	18,277,215
	COMMODITY FIRST PTE LTD SINGAPORE	20,100,655	24,747,811
	URALKALI TRADING SA SWITZARLAND	25,090,815	18,431,425
	BLUE OCEAN SHIPPING PTE LTD. SINGAPORE	22,006,550	54,003,410
	AL JABAL AL THAHABI UAE	9,697,850	
	Total	110,286,630	125,210,925
6.02	Ageing of Receivables: Tk. 110,286,630		
	Dues up to 60 days	110,286,630	125,210,925
	Dues Over 60 days		
		110,286,630	125,210,925
6.03	The classification of receivables as required by the schedule X	I of the Companies Act, 1	.994 are given below:
	Receivable considered good in respect of which the company is fully secured.	110,286,630	125,210,925
	Receivable considered good in respect of which the company holds no security	2,245,730	2,173,080
	other than the debtor personal security.	2,210,100	2/2/2/202
	Receivables considered doubtful bad.	2	
	Receivable to Directors.		22
	Receivables due by common management.	820	7.0
	The maximum amount of receivable due by any director or		29
	other officer of the company.		
	Total	112,532,360	127,384,005
7.00	Advances, Deposits & Pre-Payments: Tk. 60,021,814 This consist of the following:		
	T & T Phone	8,000	8,000
	Titas Gas	448,900	448,900
	Pallibidyut	240,600	240,600
	Advance Income Tax: Note- 7.01	5,553,428	6,836,087
	CDBL-Security deposit	500,000	500,000
	Advance agst. L/C : Note- 7.02	45,447,686 768,400	43,386,196 753,200
	Salary Advance Advance against Local Purchase: Note: 7.03	7,054,800	8,365,480
	Advance against Local Furchase . Note. 7.03	60,021,814	60,538,463
7.01	Advance Income Tax Tk. 5,553,428		
	This consist of the following:		
	Advance Tax on Export	5,526,866	6,789,682
	Advance Tax on other Income (Interest Income)	7,637	18,359
	Advance Tax on FDR Interest Income)	18,925	28,046
	- Andrewsky and the supplementaries and the electric section (Control	5,553,428	6,836,087

7.02	Advance against L/C: Tk. LC No	45,447,686 <u>Bank Name</u>		
	LC No-221716020428	Mutual Trust Bank Ltd	2,129,690	
	LC No-221716020430	Mutual Trust Bank Ltd	2,393,000	
	LC No-221717010126	Mutual Trust Bank Ltd	2,246,400	
	LC No-221717010551	Mutual Trust Bank Ltd	2,634,615	
	LC No-221717020050	Mutual Trust Bank Ltd	2,293,543	
	LC No-221717020130	Mutual Trust Bank Ltd	2,461,657	
	LC No-221717020151	Mutual Trust Bank Ltd	3,469,651	
	LC No-221717020152	Mutual Trust Bank Ltd	2,391,376	
	LC No-221717020192	Mutual Trust Bank Ltd	2,445,566	
	LC No-221717020255	Mutual Trust Bank Ltd	2,907,137	
	LC No-221717020256	Mutual Trust Bank Ltd	2,907,137	
	LC No-221717020280	Mutual Trust Bank Ltd	2,879,467	
	LC No-221717020281	Mutual Trust Bank Ltd	2,439,733	
	LC No-221717020297	Mutual Trust Bank Ltd	2,547,312	
	LC No-221717020298	Mutual Trust Bank Ltd	1,897,552	
	LC No-221717020299	Mutual Trust Bank Ltd	3,501,702	
	LC No-304117010060	Jamuna Bank Ltd	1,750,100	
	LC No-304117010061	Jamuna Bank Ltd	2,152,049	
	LC No-304116010062	Jamuna Bank Ltd		1,489,224
	LC No-221715010720	Mutual Trust Bank Ltd		2,019,525
	LC No-221715010721	Mutual Trust Bank Ltd		2,227,335
	LC No-221715020342	Mutual Trust Bank Ltd		2,365,288
	LC No-221716020132	Mutual Trust Bank Ltd		2,420,998
	LC No-221716020133	Mutual Trust Bank Ltd		1,420,998
	LC No-221716020176	Mutual Trust Bank Ltd		2,373,808
	LC No-221716020177	Mutual Trust Bank Ltd		2,373,808
	LC No-221716020178	Mutual Trust Bank Ltd		2,432,967
	LC No-221716020179	Mutual Trust Bank Ltd		2,432,967
	LC No-221716020197	Mutual Trust Bank Ltd		2,229,989
	LC No-221716020198	Mutual Trust Bank Ltd		3,229,989
	LC No-221716020204	Mutual Trust Bank Ltd		3,374,220
	LC No-221716020205	Mutual Trust Bank Ltd		2,436,590
	LC No-221716020210	Mutual Trust Bank Ltd		3,461,160
	LC No-221716020211	Mutual Trust Bank Ltd		2,461,160
	LC No-221716020245	Mutual Trust Bank Ltd		1,818,087
	LC No-221716020246	Mutual Trust Bank Ltd		2,818,087
		_	45,447,686	43,386,196
7.03	Advance against Local I	Purchases: Tk. 7,054,800		
	Mr. Mehbubul Hasan Pa	avel	4,938,360	4,851,978
	Mr. Ekramul Haque		2,116,440	3,513,502
	N.	_	7,054,800	8,365,480

7.04	Disclosures as per Schedule-XI, Part-I of the Companies Act, 1994		
	Advance, Deposit and pre-payments exceeding 6 Months and considered good and secured	1,197,500	1,197,500
	Advance, deposit and pre-payments considered good without security	58,055,914	58,587,763
	Advance, deposit and pre-payments considered doubtful and bad	5	
	Advance, deposit and pre-payments due by directors or others officers	768,400	753,200
	Advance, deposit and pre-payments due from companies from same management	-	
	Maximum advance, deposit and pre-payments due by Directors or other officers at any time		
	Total	60,021,814	60,538,463
8.00	Cash and Cash Equivalents: Tk. 98,617,718 This consist of the following balances;		30,330,403
	Cash in hand	19,221,158	12,687,987
	Cash at Banks:		55 P-150333
	Jamuna Bank LtdCD-6233	3,725	5,183
	One Bank Ltd. CD-490006	-	7,915
	Mutual Trust Bank LtdCD-11251	21,668	544,544
	Mutual Trust Bank LtdSTD-2508	5,050,199	5,140,361
	Mutual Trust Bank LtdFC-4399 (USD)	564,220	564,220
	Mutual Trust Bank LtdFC-4406 (POUND)	126,168	126,168
	Mutual Trust Bank LtdFC-4415 (EURO)	108,028	108,028
	Jamuna Bank LtdSND-0389	3	1,841
	FDR -	73,522,549	3,355,226
	·	79,396,559	9,853,485
	<u> </u>	98,617,718	22,541,472
	The amount of cash in hand was kept for labor payment and regular	expenses of the company	and subsequently paid
9.00	Share Capital: Tk. 891,635,250		1//
	This represents the followings:		
	Authorized capital:		

100,000,000 ordinary Shares of tk 10/= each	1,000,000,000	1,000,000,000
Issued Subscribed and Paid up Capital:		
This amount consists as follows:		
6,35,00,000 Ordinary shares of Taka 10/- each, fully paid up in cash	635,000,000	635,000,000
Bonus (Note: 09.01)	256,635,250	168,275,000
**	891,635,250	803,275,000

# 9.01 Bonus share Capital Tk. 256,635,250

	256,635,250	168,275,000
88,36,025 Bonus Share Issued @ Tk.10 each	88,360,250	
1,04,77,500 Bonus Share Issued @ Tk.10 each	ů.	104,775,000
Opening Balance	168,275,000	63,500,000

The position of shareholders as on 30 June 2017 is as follows:

Particulars of Investors	Number of Investors	Number of Shares	Percentage of Share Holding 2016-2017	Percentage of Share Holding 2015-2016
Sponsor	6	26863462	30%	30.91%
Directors other than Sponsor	19.0	-		-
General Public	7968	35765133	40%	59.27%
Investor's A/c	-	-		
Financial Institutes	188	26534930	30%	9.82%
Total	8162	89163525	100%	100.00%

# Classification of Shareholders by Holding:

Ualdinas	Numbers of Holders		Shareholding	gs %
Holdings	2017	2016	2,017	2016
Less than 500 Shares	2188	1591	0.48%	0.35%
501 to 5,000	4515	3418	8.75%	5.32%
5,001 to 10,000	729	320	6.22%	2.92%
10,001 to 20,000	401	213	6.56%	3.82%
20,001 to 30,000	133	98	3.75%	2.99%
30,001 to 40,000	56	40	2.18%	1.78%
40,001 to 50,000	. 47	36	2.43%	2.09%
50,001 to 100,000	51	61	3.93%	5.44%
100,001 to 1,000,000	36	86	10.19%	28.25%
Over 1,000,000	6	7	55.51%	47.02%
Total	8162	5870	100.00%	100.00%

# 10.00 Revaluation Reserve: Tk. 94,467,599

mark and		and the second				·
Thic	10	made	HIM	20	tal	CVM/S"
111112	13	made	un	03	101	OWV.

Opening balance	94,467,599	94,467,599
	94,467,599	94,467,599

# 11.00 Retained Earnings TK. 172,596,120

This is made up as follows:

Closing Balance	172,596,120	189,165,790
Dividend for the year	(88,360,250)	(104,775,000)
Net Income for the year	71,790,581	103,770,041
Opening Balance	189,165,790	190,170,749

# 12.00 Deferred Tax Liability TK. 21,238,079

This has been arrived as under:

A.	Tem	porarv	difference	•

A. remporary difference.		
Carrying Amount of PPE	464,158,975	479,336,033
Tax Base Value of PPE	322,317,438	373,995,365
Taxable Timing Differences	141,841,537	105,340,669
Tax rate (50% of 25%)	12.50%	12.50%
Deferred Tax Liabilities Closing Balance	17,730,192	13,167,584
Less: Opening balance of Deferred Tax Liabilities	13,167,584	7,371,622
Deferred Tax Expenses	4,562,609	5,795,962
B. Revaluation:		
Carrying value of land	99,430,849	99,430,849
Other than Land	10,128,463	10,128,463
Tax rate:	The Part of the Pa	
Land	2%	2%
Other than Land	15%	15%
Closing Deferred Tax Liabilities:	3,507,886	3,507,886
Land	1,988,617	1,988,617
Other than Land	1,519,269	1,519,269
Less: Opening Deferred Tax Liabilities:	3,507,886	3,507,886
Land	1,988,617	1,988,617
Other than Land	1,519,269	1,519,269
# \$4 \$4 \$4 \$4 \$4 \$4 \$4 \$4 \$4 \$4 \$4 \$4 \$4	The state of the s	11.40 mm 160 m.m.

The company has recognised deferred tax in accordance with the Bangladesh Accounting Standard 12 (BAS). Deferred tax is provided using the liability method for temporary difference between the carrying value of fixed assets as per accounts and the corresponding income tax written down value. Deferred tax is calculated at the effective Income Tax rate Prevailing at balance sheet date. The company has recognised Deferred Tax on revaluation reserve from land as per provision of BAS-12 (Income Taxes).

# 13.00 Trade and other Payables: Tk. 900,270

Deferred Tax Liabilities at the end of the year (A+B)

D.Tax asset / liability:

This is made up as follows:		
Bills Payable (Note 13.01)	900,270	875,750
Payable against LC		
	900,270	875,750
13.01 Bills Payable: Tk. 900,270		
This is made up as follows:		
Sumayed Enterprise	55,470	45,780
Desh Electric Co.	64,580	65,300
Rahman Traders	132,500	124,500
Tanuka Traders	133,235	124,825
Sheikh Enterprise	72,540	68,950
Janata Machineries	231,255	245,700
Dewan Enterprise	130,240	124,870
The J.S Machineries Stores	80,450	75,825
	900,270	875,750

21,238,079

16,675,470

# 14.00 Short Term Bank Loan: Tk. 88,786,594

This is made up as follows:

Cash Credit (Hypo) From JBL, Account No. 0240 Loan Against Trust Receipts (LTR): (Note # 14.01)

88,786,594	93,722,722
58,070,208	62,729,036
30,716,386 58,070,208	30,993,686

**Amount in Taka** Bank Name **Amount in Taka** 14.01 LTR Number JBL 37,122 0009-0124013184 4,534,147 JBL 0009-0124013255 4,392,285 JBL. 0009-0124013317 JBL 4,393,985 0009-0124013326 2,526,810 JBL 0009-0124013380 7,214,953 JBL 0009-0124013488 13,360,486 JBL 0009-0124013504 2,807,999 MTBL 0002-0124090786 2,426,084 MTBL 0002-0124090928 1,696,051 MTBL 0002-0124091418 7,955,131 MTBL 0002-0124091669 8,137,417 MTBL 0002-0124092382 3,246,565 MTBL 0002-0124092408 MTBL 1,969,798 0009-0124095665 MTBL 2,375,840 0009-0124095889 815,026 MTBL 0009-0124095905 MTBL 741,048 0009-0124096235 242,122 MTBL 0009-0124097136 602,711 MTBL 0009-0124097332 8,660,997 MTBL 0009-0124098153 MTBL 9,537,486 0009-0124098340 0009-0124098359 MTBL 7,947,905

JBL

JBL

JBL

JBL.

JBL

JBL

Total

This represents amount provided by the following Banks as working capital which is fully secured by stock hypothecation and export bills receivable at terms & condition given below.

4,210,990

3,142,788

2,055,549

1,668,437

5,063,513

9,036,000

58,070,208

- 1. Purpose of Investment To purchase/import raw materials.
- 2. Period of Investment 01 (one) year on revolving basis.
- Rate of return -15 % per annum or the rate to be determined by the bank from time to time.
- 4. Collateral:

0009-0124013773

0009-0124013942

0009-0124014003

0009-0124014021

0009-0124014030

0009-01640000120

- A. Lien on Shipping Documents.
- B. Counter Guarantee.
- C. Post-dated Cheque covering the entire limit.
- D.Usual Charge Documents.

62,729,036

15.00	Accrued Expenses Tk. 6,337,467		
	This is made up as follows:		
	Factory Electricity Bill	511,932	72,175
	Factory Gas Bill	1,988,851	1,866,188
	VAT Payable	325,200	315,400
	Audit Fee	115,000	115,000
	Telephone Bill	1,124	3,838
	Internet Bill	15,500	15,500
	Printing Bill	10,250	8,500
	Office electricity, Wasa & Others	56,860	54,680
	Salary and Allowance	1,124,800	
	Wages & salary	2,125,450	1,286,700
	Dividend Payable		2,254,500
		62,500 6,337,467	62,500 <b>6,054,980</b>
20272700	SEASONNA ALAK MINI MAN MANU DENGAN PENE	=	0,034,360
16.00	IPO Application Fund Tk. 5,848,615		
	Mutual Trust Bank LtdSTD-2508	5,050,199	5,140,361
	Mutual Trust Bank LtdFC-4399 (USD)	564,220	564,220
	Mutual Trust Bank LtdFC-4406 (POUND)	126,168	126,168
	Mutual Trust Bank LtdFC-4415 (EURO)	108,028	108,028
		5,848,615	5,938,776
17.00	Provision for Workers Profit Participation Fund Tk. 5,455,327		
	Opening balance	7,243,592	6,523,243
	Add: Addition during the year	4,368,788	6,265,105
	Paid during the year as per rule	(6,157,053)	(5,544,757)
		5,455,327	7,243,592
	The Company made provision for Workers Profit Participation Fun	d (WPPF) @ 5% of the profi	t before charging such
18.00	Provision for Tax: Tk. 11,022,574	and the second of the second o	
	This has been arrived as under:		
	Opening Balance	15,736,099	17,766,391
	Provision during the year:	13,730,033	17,700,391
	Tax charge during the period@25%	21,843,941	21 225 525
	Tax Rebate on Export Sales Note- 18.01	(10,821,367)	31,325,525
	The state of the s	11,022,574	(15,589,426) 15,736,099
	Adjusted/ Payment during the period:	11,022,374	13,730,099
	Adjustment	6,836,087	0.679.565
	Payment	8,900,012	9,678,565
	, symene		8,087,826
	Closing Balance	15,736,099	17,766,391
	=	11,022,574	15,736,099
18.01	Tax Rebate on Export Sales Tk. 10,821,367		
	Total Tax Charged during the period	21,843,941	31,325,525
	Tax on Other Income	(71,326)	(16,076)
	Tax on Operating Income	21,772,615	31,309,449
	Tax on Local Sales	(129,881)	(130,597)
	Tax on Export Sales	21,642,734	31,178,852
	50% of Tax on Export Sales	(10,821,367)	(15,589,426)
		10,821,367	15,589,426
	_	10,021,007	13,303,420

19.00	Turnover: Tk. 779,184,305		
	This is the value of export made during the year thro	entrate and the control of the contr	
	Export	774,536,205	1,138,129,029
	Local	4,648,100	4,767,210
		779,184,305	1,142,896,239
20.00	Cost of Sales: Tk. 649,390,493		
	This has been arrived as under:		
	Opening Work-in-Process	29,983,448	30,142,633
	Raw materials consumed: (Notes-20.01)	562,702,724	864,732,344
	Manufacturing overhead (Note-20.02)	89,983,687	102,334,315
	Less: Closing Work-in-Process	(29,215,478)	(29,983,448)
	Cost of Production	653,454,381	967,225,845
	Opening stock of Finished Goods	15,362,360	13,339,502
	Cost of Goods Available for Sale	668,816,741	980,565,347
	Closing stock of Finished Goods	(19,426,248)	(15,362,360)
	Cost of Sales	649,390,493	965,202,987
20.01	Raw Materials Consumed: Tk. 562,702,724		
20.01	This is made up as follows:		
	Opening Stock ( Note: 20.03)	390,039,013	289,120,310
	Add: Purchase during the Year (Note: 20.04)	578,843,284	965,651,047
	Add. Furchase during the Tear (Note: 20.04)	968,882,297	1,254,771,357
	Less: Closing Stock (Note: 20.05)	406,179,573	390,039,013
	Raw Materials Consumed during the year	562,702,724	864,732,344
20.02	Manufacturing Ourshand TL 80 003 507		Yi.
20.02	Manufacturing Overhead: Tk. 89,983,687		
	This consists of the following:	25 460 656	25,963,449
	Wages & Salary	25,468,656	
	Overtime & Incentive	6,492,421	9,894,830
	Workers Food Allowance	570,502	763,411 693,939
	Electricity Bill Gas Bill	2,861,163	6,784,331
		3,829,451 936,975	746,479
	Diesel for Generator	1,266,939	3,313,641
	Spare Parts	670,398	909,953
	Factory Maintenance	1,089,400	5,160,657
	Machinery Maintenance Electric Materials	925,661	1,300,335
	Daily Labor	776,946 1,256,376	835,140 1,310,387
	Worker Transport Expenses	45,674	1,310,387
	Medical Expenses	390,981	162,014
	Car Repair & Maintenance	1,432,709	376,700
	Hardware Materials	41,969,435	43,999,793
	Depreciation	89,983,687	102,334,315
		05,505,007	102,334,313

20.03 Opening Stock of Raw Materials: Tk. 390,039,013
Item wise break up of stock have been given below;

Particulars Unit		Unit	Unit Price	Total (Tk.)
PP Yarn Grade	49,175	Bag	4,454	219,025,450
CaCo3	6,450	Bag	1,521	9,810,450
HDPE	6,500	Bag	3,743	24,329,500
LDPE	5,750	Bag	4,534	26,070,500
LLDPE	5,175	Bag	3,924	20,306,700
Omagh CaCo3	925	Bag	2,417	2,235,725
Master Batch(White)	375	Bag	3,713	1,392,375
Master Batch(Red)	875	Bag	4,830	4,226,250
Master Batch(Blue)	275	Bag	4,455	1,225,125
Master Batch(Beige)	650	Bag	4,654	3,025,100
Master Batch(Yellow)	375	Bag	4,354	1,632,750
Master Batch(Green)	175	Bag	4,624	809,200
Master Batch(Orange)	75	Bag	4,626	346,950
PP Lamination	12,625	Bag	5,112	64,539,000
Sewing Thread	2,350	Kg	195	458,250
Poly Tape	120	Roll	360	43,200
PP Clip	144	Pkt	70	10,080
Printing Ink	5,975	Kg	268	1,601,300
Sewing Oil	374	Ltr	180	67,320
Gear Oil	370	Ltr	178	65,860
Mobil	160	Ltr	48	7,680
Diamond Gum	125	Kg	220	27,500
Retader	2,750	Ltr	135	371,250
Exetiter	120	Ltr	125	15,000
Adhesive Tape(Both side) -2"	48	Roll	40	1,920
Solvent/Thiner	18,750	Ltr	175	3,281,250
Hydrolic Oil	80	Ltr	150	12,000
Compassor Oil	72	Ltr	160	11,520
Nalco-2000	80	Kg	706	56,480
Greeze	60	Kg	105	6,300
Adhesive Gum(Glue)	5,250	Kg	26	136,500
Adhessive Tape-2"	84	Roll	42	3,528
Krapt Paper	81,450	Kg	60	4,887,000
	Total			390,039,013

# 20.04 Purchase Raw Materials: Tk. 578,843,284

Item wise break up of purchase have been given below;

Particulars	Unit	Unit	Unit Price	Total (Tk.)
PP Yarn Grade	77,250	Bag	4,455	344,148,750
CaCo3	9,050	Bag	1,521	13,765,050
HDPE	9,250	Bag	3,744	34,632,000
LDPE	10,850	Bag	4,535	49,204,750
LLDPE	9,200	Bag	3,925	36,110,000
Omagh CaCo3	3,500	Bag	2,417	8,459,500
Master Batch(White)	1,850	Bag	3,714	6,870,900
Master Batch(Red)	2,050	Bag	4,831	9,903,550
Master Batch(Blue)	1,225	Bag	4,456	5,458,600
Master Batch(Beige)	1,350	Bag	4,655	6,284,250
Master Batch(Yellow)	850	Bag	4,355	3,701,750
Master Batch(Green)	350	Bag	4,625	1,618,750
Master Batch(Orange)	325	Bag	4,626	1,503,450
PP Lamination	5,050	Bag	5,116	25,835,800
Sewing Thread	6,845	Kg	195	1,334,775
Poly Tape	288	Roll	360	103,680
PP Clip	230	Pkt	70	16,100
Printing Ink	12,450	Kg	268	3,336,600

	- IIX	Total		578,843,284
Krapt Paper	305,450	Kg	60	18,327,000
Adhessive Tape-2"	480	Roll	42	20,160
Adhesive Gum(Glue)	7,350	Kg	27	198,450
Greeze	525	Kg	105	55,125
Nalco-2000	380	Kg	705	267,900
Compassor Oil	660	Ltr	160	105,600
Hydrolic Oil	660	Ltr	150	99,000
Solvent/Thiner	35,850	Ltr	175	6,273,750
Adhesive Tape(Both side) -2"	96	Roll	40	3,840
Exetiter	140	Ltr	125	17,500
Retader	5,580	Ltr	135	753,300
Diamond Gum	350	Kg	220	77,000
Mobil	448	Ltr	48	21,504
Gear Oil	850	Ltr	178	151,300
Sewing Oil	1,020	Ltr	180	183,600

20.05 Closing Stock of Raw Materials: Tk. 406,179,573

tem wise break up of stock have given Particulars	Unit	Unit	Unit Price	Total (Tk.)
PP Yarn Grade	56,450	Bag	4,454	251,428,300
CaCo3	6,350	Bag	1,521	9,658,350
HDPE	6,300	Bag	3,743	23,580,900
LDPE	5,650	Bag	4,534	25,617,100
LLDPE	4,850	Bag	3,924	19,031,400
Omagh CaCo3	900	Bag	2,417	2,175,300
Master Batch(White)	350	Bag	3,713	1,299,550
Master Batch(Red)	850	Bag	4,830	4,105,500
Master Batch(Blue)	300	Bag	4,455	1,336,500
Master Batch(Beige)	550	Bag	4,654	2,559,700
Master Batch(Yellow)	350	Bag	4,354	1,523,900
Master Batch(Green)	225	Bag	4,624	1,040,400
Master Batch(Orange)	125	Bag	4,626	578,250
PP Lamination	10,250	Bag	5,112	52,398,000
Sweing Thread	2,350	Kg	195	458,250
Poly Tape	96	Roll	360	34,560
PP Clip	144	Pkt	70	10,080
Printing Ink	5,240	Kg	268	1,404,320
Sweing Oil	350	Ltr	180	63,000
Gear Oil	350	Ltr	178	62,300
Mobil	175	Ltr	48	8,400
Diamond Gum	130	Kg	220	28,600
Retader	2,650	Ltr	135	357,750
Exetiter	125	Ltr	125	15,625
Adhesive Tape(Both side) -2"	36	Roll	40	1,440
Solvent/Thiner	15,450	Ltr	175	2,703,750
Hydrolic Oil	76	Ltr	150	11,40
Compassor Oil	80	Ltr	160	12,80
Nalco-2000	96	Kg	706	67,77
Greeze	48	Kg	105	5,04
Adhesive Gum(Glue)	4,850	Kg	26	126,10
Adhessive Tape-2"	96	Roll	42	4,03
Krapt Paper	74,520	Kg	60	4,471,20
Mapt raper	Total			406,179,57

			Amount in TK	Amount in TK
21.00	The state of the state of the	23,268,660	30-Jun-17	30-Jun-16
	This consists of the following:			
	AGM Expenses	207,669	144,106	
	Salary and Allowances	8,863,052	13,841,791	
	Directors Remuneration Note:		4,560,000	4,560,000
	Directors Meeting Allowances	Note: 20.02	77,600	79,000
	Donation & Subscription		57,000	175,000
	Credit Rating Fee Entertainment		34,500	34,500
			262,927	687,403
	Fuel & Lubricant		840,187	339,561
	Listing Fee		1,366,828	1,366,828
	Traveling & Conveyance		518,964	552,296
	Office Rent	-27	600,000	600,000
	Office Electricity, Wasa and Ot	hers Bill	456,720	456,720
	Office Maintenance		217,649	201,213
	Printing & Stationery		690,925	570,794
	Postage & Telegram		38,315	107,918
	Registration & Renewals		109,355	212,800
	Telephone Bill		22,634	36,960
	Legal Fee		165,800	45,000
	Mobile Bill		183,048	302,050
	Internet Bill		91,585	168,390
	Audit Fees		115,000	115,000
	RJSC Expenses		9,600	5,000
	Vehicle Maintenance		1,288,799	1,311,792
	Newspaper & Periodicals		11,101	16,500
	Other Expenses		1,153,944	1,169,439
	Depreciation		1,325,458	1,499,866
			23,268,660	28,599,927
			Amount in TK	Amount in TK
21.01	Directors Remuneration Tk.4,5	60,000	30-Jun-17	30-Jun-16
	Name of Director	Designation		
	Tofayel Kabir Khan	Managing Director	1,182,000	1,182,000
	Mohammed Enamul Kabir Khai	Chairman		
	Md. Ruhul Kabir Khan	Director	877,200	877,200
	Hazrat ali	Director	846,000	846,000
	Khairul Kabir Khan	Executive Director	721,200	721,200
	Md. Zakirul Kabir Khan	Nominee Director	933,600	933,600
	Mrs. Jarin Kabir Khan	Nominee Director		
	Mohammad Lukman		漢	
	Mr. Utpal Dhar	Independent Director	1,5	5
	Wit. Otpai Dhar	Independent Director		
21.02	Directors Meeting Allowances	Tk 77 600	4,560,000	4,560,000
nian/Sec.	Name of Director	Designation		
	Tofayel Kabir Khan			
		Managing Director	12,000	13,000
	Mohammed Enamul Kabir Khar		12,000	13,000
	Md. Ruhul Kabir Khan	Director	8,800	10,400
	Hazrat ali	Director	8,000	7,200
	Md. Zakirul Kabir Khan	Nominee Director	8,000	7,200
	Mrs. Jarin Kabir Khan	Nominee Director	8,800	7,200
	Mohammad Lukman	Independent Director Independent Director	10,000	11,000
	Mr. Utpal Dhar	10,000	10,000	
			77,600	79,000

<sup>(</sup>b) No amount was spent by the company for compensating any member of the Board of Directors except as stated above.

22.00		ing & Distribution E	xpenses: Tk.	6,483,543			
	This consists of	22.75					
	Sales Commissi				1	,875,480	
	Carriage Outwa	rd & Delivery				982,880	
	Advertisement					375,000	
	Fuel & Lubrican					744,475	20 - 30
	Salary & Allowa	inces			2	,425,850	
	Toll Expenses					79,858	
				_	- 6	,483,543	7,691,768
23.00	- 경기업 (취임) 여러 보고 있는 이 전기 기계	nses: Tk. 8,582,359					
	This consists of	7.43					
	Bank Charges &					265,480	
	Bank Interest o					,924,506	
	Interest & Char	ges on LTR		- 43		,392,373	
					8	,582,359	9,901,871
24.00		penses: Tk. 15,585,:	182				
		rrived as under:					
	Current Tax No					,022,574	
	Deferred Tax N			9		,562,609	
	Income tax exp	enses			15	,585,182	21,532,061
		Subscription Fund Foreign Currency Flu	uctuation	_		76,375 19,679 189,248 <b>285,302</b>	(396,534) 280,462
26.00	Earnings Per Sh	nare: Tk. 0.81			30-Ju	ın-17	30-Jun-16
		lculated in complianc by the weighted aver					per share is the basic the end of the year.
	Earnings Per Sh	nare					
	Net Income after	er tax			7:	1,790,581	103,770,041
	Weighted avera	age no. of ordinary S	hares Note-2	6.01	89	9,163,525	89,163,525
						0.81	1.16
26.01	Weighted Aver	age Number of shar	res: 89,163,5	25			
	Item	Number of Shares	Issue date	End Date	Days	Factor	Weighted Number
	Balance	80,327,500	1-Jul-16	30-Jun-17	365	1.00	80,327,500
	Stock Dividend	8,836,025	1-Jul-16	30-Jun-17	365	1.00	8,836,025
		89,163,525					
	Weighted Aver	age Number of Sha	res				89,163,525
27.00	2.7	s EPS has been adju e Per Share (NAVPS		ie requireme		AS-33 "Ea <b>16-2017</b>	arning per share". 2015-2016
	Total Assets		91		1100000	3,287,895	1,233,155,778
		ies+Current Liabilities				9,588,925	
	Net Assets Value(N/	AV) including Revaluation	surplus		V. 17. 17. 17. 17. 17. 17. 17. 17. 17. 17	3,698,969	The second secon
	Month of a dis-	alasa a appositor				162 525	90 337 500

Net Assets Value(NAV) excluding Revaluation surplus

Net Assets Value(NAV) Per Share including Revaluation surplus

Net Assets Value(NAV) Per Share excluding Revaluation surplus

Number of ordinary shares outstanding

80,327,500

992,440,790

13.53

12.35

89,163,525

1,064,231,370

13.00

11.94

28.00	Net Operating Cas	sh flow per Share (NOCFPS)
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Cash inflow/ (outflow) per share	1.22	0.01
The composition of cash inflow/(outflow) value per share is given below		
Operating cash flow during the year	109,220,370	869,027
Number of ordinary shares	89,163,525	89,163,525
	1.22	0.01

# 29.00 The requirement of schedule XI part-II, Para 3 (a): Turn Over

Turnover in BDT.	779,184,305	1,142,896,239
Turnover Quantity in pcs.	39,275,542	58,644,865

# 30.00 Information relating to Purchase, Production, Sale and Stock on Quantity Basis

Particulars	30-	Jun-17	30-	un-16
raiticulais	1	Total Total		Total
Opening Stock	•			
Raw Materials	2235	MT	1,568	MT
Finished Goods	76	MT	66	MT
Purchase		18 20-		
Raw Materials	3304	MT	5,505	MT
Production		7	***	
Finished Goods	3847	MT	5,648	MT
Closing Stock				
Raw Materials	2338	MT	2,235	MT
Finished Goods	96	MT	76	MT
Total available for Consumption/Sal	e			
Raw Materials	5539	MT	4,838	MT
Finished Goods	3923	MT	5,714	MT
Consumed/Sold				
Raw Materials	3201	MT	2,603	MT
Finished Goods	3826	MT	5,638	MT

# 31.00 Value of Import on CIF Basis

Import of raw materials (US Dollar)	4,956,375	12,450,375
Import of raw materials (BDT)	398,938,600	965,651,047

# 32.00 Value of Export on FOB Basis

Export of finished goods (US Dollar)	9,818,886	14,661,216
Export of finished goods (BDT)	774,536,205	1,138,129,029

# 33.00 Capacity and Capacity Utilization

Installed Capacity	Actual Capacity	Utilization
8.70 Crore Pieces of Different types of Bags	6.95 Crore Pcs	60.00%

# 34.00 General:

# 34.01 Capital Expenditure Commitment

There was no commitment for capital expenditure contracted or provided as on 30.06.2017.

# 34.02 Claims not Acknowledged

There is no claim against the Company acknowledged as debt as on 30.06.2017

# 34.03 Commission, Brokerage or Discount Against Sales

No commission, brokerage or discount was incurred or paid by the Company against sales during the year ended June 30, 2017

# 34.04 Directors Responsibility Statements

The Board of Directors takes the responsibility for the preparation and presentation of these financial statements.

# 34.05 Employee Details:

- i) During the year there were 428 employees employed for the full year and 162 employees less than the full year at a remuneration of Taka 4,000 per month and above.
- ii) At the end of the period, there were 590 employees in the company.
- ii) Each employees received salaries more than Tk. 5,000.00 per month

# 35.00 Event after the reporting period

Following events occurred since the balance sheet date:

- (a) The board of directors recommended 10% stock dividend at the 75th Board meeting held on October 29, 2017 for the year ended June 30, 2017. This dividend is subject to final approval by the shareholders at the forthcoming Annual General Meeting (AGM) of the company.
- (b) Except for the fact stated above, no circumstances have arisen since the balance sheet date which would require adjustment to, or disclosure in, the financial statements or notes thereto.

# 36.00 Financial Risk Management

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

Credit Risk

Liquidity Risk

Market Risk

# Credit Risk

Credit risk is the risk of a financial loss to the company if a customer or counterparty to a financial instrument fails to meet its contractual obligations and arises principally from the company's receivables. Management has a credit policy in place that are controlled and monitored in accordance with terms and conditions prescribed in export letter of credit. As at 30th June 2016 the entire part of the receivables are related to export of goods and subject to insignificant credit risk. Risk exposures from other financial assets. i.e. Cash at bank and other external receivables are nominal.

# Liquidity Risk

Liquidity risk is the risk that the company will not be able to meet its financial obligations as they fall due. The company's approach in managing liquidity ( cash and cash equivalents) is to ensure as far as possible, that it will always have sufficient liquidity to meet its liabilities when due under both normal and stressed conditions without incurring unacceptable losses or risking damage to the company's reputation. Typically, the company ensures that it has sufficient cash and cash equivalent to meet expected operational expenses including financial obligation through preparation of the cash flow forecast with due consideration of time line of payment of the financial obligation and accordingly arrange for sufficient liquidity/fund to make the expected payment within due date. In extreme stressed conditions the company may get support from the related company in the form of short term financing.

# Market Risk

Market risk is the risk that any changes in market prices such as foreign exchange rates and interest will affect the company's income or the value of its holdings financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters.

# (a) Currency risk

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

# (b) Interest rate risk

Interest rate risk is the risk that arises due to changes in interest rates on borrowing. The foreign currency loan is subject to floating rates of interest. Local loans are, however, not significantly affected by fluctuations in interest rate risk. The company has not entered into any type of derivative instrument in order to hedge interest rate risk as at the reporting date.

## 37.00 Authorization for issue

The financial statements were authorized for issue by the Board of Directors of the company on October 29, 2017.

# Khan Brothers PP Woven Bag Industries Ltd.

KBG Tower (8th 9th Floor), 15 DIT Road, Malibagh Choudhurypara, Rampura, Dhaka 1219 Schedule of Property, Plant and Equipment

For the Year ended 30 June, 2017

Annexure A

	0	COST/REVALUATION		Data of		DEPRECIATION		Written down Written down	Written down
Particulars	As at 01.07.2016	Addition During the year	As at 30.06.2017	Dep.	As at 01.07.2016	Addition During	As at 30.06.2017	value as at 30.06.2017	value as on 30.06.2016
Land & Land Development	99,430,849		99,430,849	0%	4			99,430,849	99,430,849
Building & Other Construction	203,716,497	12,537,789	216,254,286	5%	36,293,195	8,998,055	8,998,055 45,291,249	170,963,037	167,423,302
Plant & Machinery	398,589,404	15,580,046	414,169,450	10%	127,951,911	28,621,754	28,621,754 156,573,665	257,595,785	270,637,493
Generator & Electric Equipment	57,782,068	ì	57,782,068	15%	28,784,556	4,349,627	4,349,627 33,134,183	24,647,885	28,997,512
Motor Vehicle	4,651,303	i	4,651,303	20%	3,674,445	195,372	3,869,817	781,486	976,858
Office Decoration & Fittings	10,922,885	8.	10,922,885	10%	2,416,534	850,635	3,267,169	7,655,716	8,506,351
Furniture & Fixture	4,869,065		4,869,065	10%	2,074,548	279,452	279,452 2,354,000	2,515,065	2,794,517
	779,962,071	28,117,835	808,079,906		201,195,189	43,294,894	244,490,082	563,589,824	43,294,894 244,490,082 563,589,824 578,766,883

# Allocation of depreciation:

KHAN BROTHERS PP WOVEN BAG INDUSTRIES LTD.

43,294,894	
41,969,435	Manufacturing
1,325,458	Admin

# KHAN BROTHERS PP WOVEN BAG INDUSTRIES LTD.

KBG Tower, 15 DIT Road, Malibagh Choudhurypara, Rampura, Dhaka 1219

# PROXY FORM

I/We	of	
	being shareholders (s) of h	KHAN BROTHERS
PP WOVEN BAG INDUST	TRIES LTD. hereby appoint. Mr./Mrs./Ms	
as my/o	ur proxy to attend and vote for me/us and o	on my/our behalf at
the 11TH ANNUAL GENER	RAL MEETING of the Company to be held	on 21st December,
2017 at 10.30 am at KB	G Tower, 5th Floor, 15 DIT Road, Malibag	h Chowdhurypara,
Dhaka-1219, Bangladesh	As witness my/our hand this day	of 2017
Signature of Proxy	Signature Register Folio No	REVENUE STAMP (TK. 10.00)

# NOTE:

- A member entitled to attend and vote at the meeting may appoint his/her proxy to attend and vote on his/her behalf.
- Forms of proxy, duly stamped and signed must be deposited at the Company's Registered Office not later than 72 hours before the time appointed for the meeting. In default, forms of proxy will not be treated as valid.

# KHAN BROTHERS PP WOVEN BAG INDUSTRIES LTD.

KBG Tower, 15 DIT Road, Malibagh Choudhurypara, Rampura, Dhaka 1219

# PROXY FORM

I hereby record my attendance at the 11th Annual General Meeting being held on 21st December 2017 at 10.30 am at KBG Tower, 5th Floor, 15 DIT Road, Malibagh Chowdhurypara, Dhaka-1219, Name of Member/Proxy......

Name of Member/Proxy.....

Signature

NOTE: Please complete this attendance slip and hand it over at the entrance of the hall.







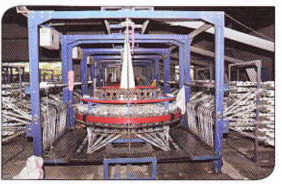




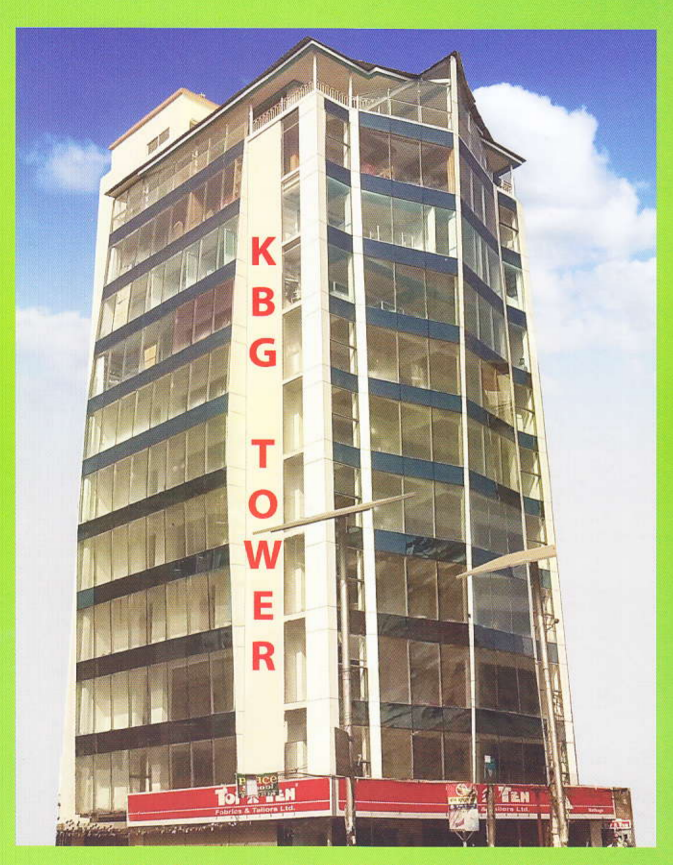














# KHAN BROTHERS PP WOVEN BAG INDUSTRIES LTD.

Registered & Corporate Office: KBG Tower, 15 D.I.T Road Malibagh Chowdhurypara, Dhaka - 1219, Bangladesh.