1 LEGAL STATUS AND OPERATIONS

Oil and Gas Development Company Limited (OGDCL), 'the Company', was incorporated on 23 October 1997 under the Companies Ordinance, 1984 (now the Companies Act, 2017). The Company was established to undertake exploration and development of oil and gas resources, including production and sale of oil and gas and related activities formerly carried on by Oil and Gas Development Corporation, which was established in 1961. The registered office of the Company is located at OGDCL House, Plot No. 3, F-6/G-6, Blue Area, Islamabad, Pakistan. The shares of the Company are quoted on Pakistan Stock Exchange Limited. The Global Depository Shares (1GDS = 10 ordinary shares of the Company) of the Company are listed on the London Stock Exchange.

Government of Pakistan (GoP) holds 74.97% (30 June 2024: 74.97%) paid up capital of the Company. Pursuant to the decision of the Supreme Court of Pakistan as explained in note 7, the shares currently held by OGDCL Employees' Empowerment Trust (OEET) 10.05% (30 June 2024: 10.05%) will be transferred back to the GoP and accordingly, the GoP holding will be increased. During the year ended 30 June 2024, the Pakistan Sovereign Wealth Fund Act, 2023 became effective. Under the said Act, the GoP's shareholding in the Company including shares held by OEET stands transferred to the Pakistan Sovereign Wealth Fund (PSWF). Accordingly, the GoP is in the process of taking necessary actions required to record the transfer of the shares to PSWF.

2 BASIS OF PREPARATION

These interim financial statements (here in after referred to as the "interim financial statements") are the separate interim financial statements of the Company and have been prepared in accordance with the accounting and reporting standards as applicable in Pakistan for interim financial reporting. The accounting and reporting standards as applicable in Pakistan for interim financial reporting comprise of:

- International Accounting Standard (IAS) 34, Interim Financial Reporting, issued by the International Accounting Standards Board (IASB) as notified under the Companies Act, 2017; and
- Provisions of and directives issued under the Companies Act, 2017.

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

The disclosures in these interim financial statements do not include those reported for full annual audited financial statements and should therefore be read in conjunction with the annual audited financial statements for the year ended 30 June 2024. Comparative statement of financial position is extracted from the annual audited financial statements as of 30 June 2024, whereas comparative statement of profit or loss, statement of comprehensive income, statement of changes in equity and statement of cash flows are stated from unaudited interim financial statements for the six months ended 31 December 2023.

These interim financial statements are unaudited and are being submitted to the members as required under Section 237 of Companies Act, 2017.

3 ACCOUNTING POLICIES, ESTIMATES AND JUDGEMENTS

The accounting policies, significant judgments made in the application of accounting policies, key sources of estimations, the methods of computation adopted in preparation of these interim financial statements and financial risk management policies are the same as those applied in preparation of annual audited financial statements for the year ended 30 June 2024. The management also believes that standards, amendments to published standards and interpretations that are effective for the Company from accounting periods beginning on or after 01 July 2024 do not have any significant effect on these interim financial statements or are not relevant to the Company.

Furthermore, because of reasons as disclosed in note 2.5.3 to the annual audited financial statements for the year ended 30 June 2024, the Securities and Exchange Commission of Pakistan (SECP) has notified that the requirements contained in IFRS 9 with respect to application of Expected Credit Loss (ECL) method shall not be applicable till the financial year ending on or before 31 December 2025 in respect of companies holding financial assets due from the Government of Pakistan (GoP), including those that are directly due from GoP and that are ultimately due from GoP in consequence of the circular debt issue. Such companies shall follow relevant requirements of IAS 39 'Financial Instruments: Recognition and Measurement' in respect of above referred financial assets during the exemption period. ECL method on financial assets as mentioned above will be applicable on 01 July 2025.

Note(Rup	pees '000)
4 RESERVES	
Capital reserves:	
Capital reserve 4.1 836,000	0 836,000
Self insurance reserve 4.2 20,025,000	0 19,300,000
Capital redemption reserve fund- associate 4.3	2,118,000
Self insurance reserve- associate 4.4 920,000	920,000
21,781,000	23,174,000
Other reserves:	
Foreign currency translation reserve 4.5 1,737,54	8 1,729,048
Foreign currency translation reserve- associates (net) 4.6 13,448,090	6 13,418,018
15,185,64	4 15,147,066
36,966,644	4 38,321,066

Audited

Unaudited

- This represents bonus shares issued by former wholly owned subsidiary- Pirkoh Gas Company (Private) Limited (PGCL) prior to 4.1 merger. Accordingly, this reserve is not available for distribution to shareholders.
- The Company has set aside a specific capital reserve for self insurance of rigs, buildings, wells, plants, pipelines, workmen 4.2 compensation, inventory, terrorism, vehicle repair and losses for petroleum products in transit. Accordingly, this reserve is not available for distribution to shareholders.
- This represents reserve created by an associate for redemption of redeemable preference shares in the form of cash to the preference 4.3 shareholders. During the period, the associate has issued bonus shares against this reserve.
- This represents a specific capital reserve set aside by an associate for self insurance of its assets which have not been insured, for 4.4 uninsured risks and for deductibles against insurance claims.
- This represents accumulated balance of translation effect of a foreign operation in Rupees as per the Company's accounting policy. 4.5
- This represents accumulated balance of a translation effect of foreign operations in Rupees of associates. 4.6

			31 December 2024 (Rupee	30 June 2024
5	PROVISION FOR DECOMMISSIONING COST		(Kupee	3 000)
J	Balance at beginning of the period /year Provision during the period /year		59,600,474 554,339	55,648,929 1,006,871
	Decommissioning cost incurred during the period /year		- (0.154.912	(12,032)
	Revision due to change in estimates		60,154,813	56,643,768 (4,177,135)
	Unwinding of discount on provision for decommissioning cost Balance at end of the period /year		2,905,148 63,059,961	7,133,841 59,600,474
6	TRADE AND OTHER PAYABLES			
	Creditors		1,451,973	1,596,539
	Accrued liabilities		13,522,867	30,128,954
	Payable to partners of joint operations		9,560,606	12,435,678
	Retention money and performance bonds payable		10,648,737	5,486,135
	Royalty payable to the Government of Pakistan		23,618,019	33,587,390
	Excise duty payable		174,397	177,717
	General sales tax payable			2,742,210
	Petroleum levy payable		143,609	213,936
	Withholding tax payable		405,699	352,505
	Trade deposits		346,407	276,471
	Workers' profit participation fund- net		8,201,023	15,462,479
	Employees' pension trust		3,676,245	12,787,989
	Advances from customers- unsecured		2,859,090	6,834,758
	Other payables	6.1	21,069,812	17,444,501
1)			95,678,484	139,527,262

- This includes an amount of Rs 18,899 million (30 June 2024: Rs 15,263 million) received from customers on account of additional revenue due to enhanced gas price incentive as explained in note 17.1. This also includes an amount of Rs 1,484 million (30 June 2024: Rs 1,484 million) representing the interest earned by OGDCL Employees' Empowerment Trust (OEET) on dividends previously paid by the Company to OEET which has been transferred by OEET to the Company during the year ended 30 June 2022. For details, refer note 7.
- Gas Infrastructure Development Cess (GIDC) amounting to Rs 2,255 million (30 June 2024: Rs 2,255 million) is recoverable from customers and payable to the GoP. These interim financial statements do not reflect the said amount since under the provisions of the GIDC laws and regulations, the Company is required to pay the said amount as and when the same is collected from customers. The GIDC is presented as payable to the extent that it is received from customers but not deposited with the GoP. As at period end, no such amount was received which was not deposited with the GoP. On 13 August 2020, the Supreme Court of Pakistan has decided the matter of GIDC by restraining from charging GIDC from 01 August 2020 onward and ordered gas consumers to pay GIDC arrears due upto 31 July 2020 in instalments. The fertilizer companies have obtained stay against recovery from the Sindh High Court, where the matter is subjudice.

7 UNPAID DIVIDEND

This includes an amount of Rs 20,871 million (30 June 2024: Rs 40,871 million) related to shares held by the OGDCL Employees' Empowerment Trust (OEET) under the Benazir Employees' Stock Option Scheme (BESOS). The Privatization Commission of Pakistan (PCP) communicated to the Company in 2018 that BESOS was under adjudication before the Honorable Supreme Court of Pakistan, with instructions to maintain the status quo until the Court's final decision.

In 2022, the Honorable Supreme Court of Pakistan declared the BESOS scheme ultra vires, rendering all benefits arising from the scheme illegal. Following this ruling, the Ministry of Energy, GoP, instructed the transfer of accrued amounts. Accordingly, OEET transferred Rs 2,316 million representing dividends previously received from OGDCL and Rs 1,484 million representing interest earned thereon for onward settlement with the GoP. The Finance Division directed the Company vide letter no F.No.8(6)AO-CF/2021-22 dated 09 May 2022 to deposit the remaining balance into the Federal Consolidated Fund.

Based on latest communications of the Company with the Finance Division, GoP, the unpaid dividend of Rs 20,000 million has been paid in cash to GoP on 11 September 2024, and the remaining amount will be paid during the year ending 30 June 2025.

8 CONTINGENCIES AND COMMITMENTS

8.1 Contingencies

8.1.1 There are no significant changes in the status of the contingencies as disclosed in the annual audited financial statements for the year ended 30 June 2024.

8.2 Commitments

- 8.2.1 Commitments outstanding at the period end amounted to Rs 73,168 million (30 June 2024: Rs 85,365 million). These include amounts aggregating to Rs 36,398 million (30 June 2024: Rs 37,029 million) representing the Company's share in the minimum work commitments under Petroleum Concession Agreements (PCAs). The Company and its associate has given corporate guarantees to GoP under various PCAs for the performance of obligations.
- 8.2.2 Letters of credit issued by various banks on behalf of the Company in ordinary course of the business, outstanding at period end amounted to Rs 64,864 million (30 June 2024: Rs 17,121 million).
- 8.2.3 The Company's share of associate commitments for capital expenditure and outstanding minimum work commitments under various Petroleum Concession Agreements (PCAs) as at period end amounted to Rs 7,915 million (30 June 2024: Rs 10,155 million).
- 8.2.4 As part of the Shareholders Agreement with the consortium partners in Pakistan International Oil Limited (PIOL), associate, the Company has committed to invest upto US\$ 100 million in PIOL during the next five years from 31 August 2021, out of which US\$ 60 million has been invested till 31 December 2024 (30 June 2024: US\$ 60 million). The remaining amount of US\$ 40 million; Rs 11,156 million (30 June 2024: US\$ 40 million; Rs 11,148 million) will be invested in subsequent years. The Company's share of associate commitment in this respect amounts to US\$ 8 million; Rs 2,231 million (30 June 2024: US\$ 8 million; Rs 2,230 million).
- 8.2.5 The Company has committed to invest a total amount up to US\$ 359 million; Rs 100,054 million (30 June 2024: US\$ 378 million; Rs 105,349 million) (including post-acquisition investments), to be adjusted for inflation, for funding its proportionate share during Phase-1 of the Reko Diq project. In addition, the Company has committed to contribute, in the form of equity, up to US\$ 1 million; Rs 279 million per year towards its proportionate share in the administrative expenses of Pakistan Minerals (Private) Limited (PMPL). Furthermore, the Company has provided a corporate guarantee to fund the aforementioned obligations.

FOR	THE SIX MONTHS ENDED 31 DECEMBER 2024		Unaudited 31 December 2024	Audited 30 June 2024
		Note	(Rupees	(000)
9	PROPERTY, PLANT AND EQUIPMENT		•	
	G in the same of the period /year		86,837,819	85,815,832
	Carrying amount at beginning of the period /year Additions during the period /year	9.1	6,274,332	12,536,052
	Book value of disposals		(21,896)	(10,070)
	Depreciation charge for the period /year		(5,396,918)	(11,366,269)
	Revision in estimate of decommissioning cost during the period /year			(137,726)
	Carrying amount at end of the period /year	9.2	87,693,337	86,837,819
9.1	Additions during the period /year			
	Buildings, offices and roads on freehold land		74,195	41,994
	Buildings, offices and roads on leasehold land		509,499	451,494
	Plant and machinery		2,665,131	3,181,735
	Rigs		52,046	74,084
	Pipelines		173,472	1,119,489
	Office and domestic equipment		116,393	145,360 545,570
	Office and technical data computers		201,923	19,783
	Furniture and fixtures		2,377 262,138	1,361,896
	Light and heavy vehicles		202,138	25,198
	Decommissioning cost		1,465,475	4,364,783
	Capital work in progress (net movement)		751,683	1,204,666
	Stores held for capital expenditure (net movement)		6,274,332	12,536,052
9.2	Property, plant and equipment comprises:		72 206 607	74,648,327
	Operating fixed assets		73,286,687	6,215,501
	Capital work in progress		7,680,976	5,973,991
	Stores held for capital expenditure		6,725,674 87,693,337	86,837,819
10	DEVELOPMENT AND PRODUCTION ASSETS			
10			120,435,679	122,581,188
	Carrying amount at beginning of the period /year			22,970,578
	Additions during the period /year		4,250,141	3,237,700
	Transferred from exploration and evaluation assets during the period /year		11,244,654	
	Stores held for development and production activities (net movement)		7,126,076	(903,574)
	Amortization charge for the period /year		(8,605,092)	(24,241,911)
	Revision in estimates of decommissioning cost during the period /year			(3,208,302)
	Carrying amount at end of the period /year		134,451,458	120,435,679
11	EXPLORATION AND EVALUATION ASSETS			
	Balance at beginning of the period /year		18,552,999	5,117,678
	Additions during the period /year		16,109,930	17,075,236
			34,662,929	22,192,914
	Cost of dry and abandoned wells during the period /year		(2,506,396)	(402,215)
	Cost of wells transferred to development and production assets during the period		(11 244 654)	(3,237,700)
	/year		(11,244,654) (13,751,050)	(3,639,915)
			20,911,879	18,552,999
			2 204 555	746 070
	Stores held for exploration and evaluation activities Balance at end of the period /year		2,284,757	746,079 19,299,078

			Unaudited 31 December 2024	Audited 30 June 2024
		Note	(Rupee	s '000)
12	LONG TERM INVESTMENTS			
	Investment in subsidiary:			
	OGDC Renewable Energy (Private) Limited (formerly, Pakistan Energy Development (Private) Limited), unquoted	12.1	100	100
	Investment in associates:			
	Mari Energies Limited (formerly, Mari Petroleum Company Limited), quoted	12.2	47,644,320	45,099,938
	Pakistan International Oil Limited, unquoted	12.3	12,106,153	12,283,074
	Pakistan Minerals (Private) Limited, unquoted	12.4	56,400,696	52,252,601
	Investments at amortized cost			
	Term Deposit Receipts (TDRs)	12.5	-	16,355,616
	Pakistan Investment Bonds (PIBs)	12.6	20,749,214	21,021,050
	Term Finance Certificates (TFCs)	12.7	76,651,958	69,609,409
			97,401,172	106,986,075
	Less: Current portion shown under current assets		(40,573,529)	(17,091,021)
	Less. Current portion shown under current assets		56,827,643	89,895,054
			172,978,912	199,530,767

- During the year ended 30 June 2024, the Company incorporated a wholly owned subsidiary in Pakistan, Pakistan Energy Development (Private) Limited (PEDL), under the Companies Act, 2017. During the period, the name of PEDL has been changed to OGDC Renewable Energy (Private) Limited (OREL). The principal line of business of OREL is to engage in exploration, exploitation and development of renewable energy resources and has not yet commenced commercial operations. The total subscribed capital of OREL is Rs 100 thousand divided into 10,000 ordinary shares of Rs 10 each, payable by the Company. Except for this equity and related receivable, OREL has no other assets /liabilities.
- Mari Energies Limited (formerly, Mari Petroleum Company Limited) (MEL) is a listed company incorporated in Pakistan and is principally engaged in exploration, production and sale of hydrocarbons. The Company has 20% (30 June 2024: 20%) holding in the associate.

During the period, MEL has issued 213,444,000 bonus shares to the Company in the ratio of eight shares for every one share held after collection of tax under the Income Tax Ordinance, 2001 from the Company amounting to Rs 9,498 million, equal to ten-percent of the market value of the bonus shares to be issued to the Company, which has been charged as taxation expense in these interim financial statements. At the period end, 2,001,042 bonus shares (30 June 2024: 222,338 bonus shares) have been withheld by MEL due to pending resolution of issue relating to withholding tax on issuance of bonus shares.

- 12.3 Pakistan International Oil Limited (PIOL) is a company engaged in the business of extraction of oil and natural gas and is registered as a limited liability company in the Emirate of Abu Dhabi and incorporated in Abu Dhabi Global Market. Each consortium company (investors) which includes OGDCL, MEL, Pakistan Petroleum Company Limited (PPL) and Government Holdings (Private) Limited (GHPL) have a 25% equity stake in PIOL. The concession agreement between PIOL and Abu Dhabi National Oil Company (ADNOC) was signed on 31 August 2021 and the Offshore Block 5 was awarded to PIOL.
- 12.4 The Company has invested in the Reko Diq project company i.e. Reko Diq Mining Company (Private) Limited (RDMC) through Pakistan Minerals (Private) Limited (PMPL), an entity incorporated in Pakistan. RDMC is engaged in the mineral exploration activities in Pakistan. PMPL holds an indirect working interest of 25% in the RDMC through offshore holding companies namely Reko Diq Holdings Limited and Reko Diq Investments Limited (hereinafter referred to as "Holdcos"). RDMC is incorporated in Pakistan and Holdcos are incorporated in Bailiwick of Jersey. The Company's equity interest in PMPL is 33.33% with an effective interest of 8.33% in RDMC. Till 31 December 2024, the Company has invested Rs 40 thousand (30 June 2024: Rs 40 thousand) for 4,000 ordinary shares of PMPL and also made advance against future issue of shares of Rs 47,165 million (30 June 2024: Rs 41,795 million).

Based on directions from GoP, the SOEs are in the process of discussing and evaluating the terms of a potential transaction with a sovereign foreign investor with respect to divestment in the Reko Diq project and advisors were appointed through PMPL to assist in this regard. The divestment and its conditions will require significant approvals including from the Federal Cabinet of GoP, Board of Directors and shareholders of the SOEs and other investors of the Reko Diq project.

- 12.5 This represents investments in local currency TDRs matured during the period and included interest amounting to Rs 6,355 million as at 30 June 2024 carried effective interest rate of 14% per annum. These investments were earmarked against self insurance reserve as detailed in note 4.2 to these interim financial statements.
- 12.6 This represents PIBs received from Uch Power Private Limited against partial settlement of overdue trade receivables on 27 June 2023 and 04 July 2023. Face value and fair value of the PIBs on the date of initial recognition amounted to Rs 21,866 million (30 June 2024: Rs 21,866 million) and Rs 20,286 million (30 June 2024: Rs 20,286 million) respectively and are carried at floating interest rate of 13.34% per annum (30 June 2024: 21.84% per annum). The Company adjusted the trade receivables against the face value of PIBs during the year ended 30 June 2024 and recognized a fair value loss of Rs 487 million during the year ended 30 June 2024.
- 12.7 This represents investment in privately placed TFCs amounting to Rs 82,000 million. In 2013, the Government of Pakistan (GoP), for partial resolution of circular debt issue prevailing in the energy sector, approved issuance of TFCs amounting to Rs 82,000 million by Power Holding Limited (PHL), which is a government owned entity and a related party. These TFCs were subscribed by the Company in order to settle its overdue receivables from oil refineries and gas companies.

As per original terms of investor agreement between the Company and PHL, TFCs were for a period of seven (7) years including grace period of three (3) years carrying interest rate of KIBOR + 1%, payable semi-annually. The principal portion of these TFCs was to be paid in eight (8) equal instalments starting from 42nd month of date of transaction. National Bank of Pakistan executed the transaction on 10 September 2012 as Trustee. These TFCs are secured by Sovereign Guarantee of the GoP, covering the principal, mark-up, and /or any other amount becoming due for payment in respect of investment in TFCs.

During the year ended 30 June 2024, an addendum to the agreement was signed with PHL on 26 June 2024 for the settlement of TFCs. As per the terms of the addendum, the overdue principal amount of Rs 82,000 million was received on 27 June 2024 and the interest accrued up to that date of Rs 92,718 million is to be received in twelve (12) equal monthly installments commencing from July 2025 and the unrecognized liquidated damages were waived off. There will be no interest on unpaid interest. Considering the significant modification of the terms of TFCs, the carrying amount of the existing financial asset of Rs 174,718 million was derecognized and a new financial asset of Rs 151,610 million was recognized resulting in a loss on modification in terms of TFCs of Rs 23,108 million in the financial statements for the year ended 30 June 2024. During the period, an effective interest income representing unwinding of discounted cash flows as per modified terms of TFCs amounting to Rs 7,043 million has been recognised in the profit or loss.

13 LEASE RECEIVABLES

Net investment in lease has been recognized on Gas Sale Agreements (GSAs) with power companies i.e. Uch Power (Private) Limited (UPL) and Uch-II Power (Private) Limited (Uch-II) as follows:

	Unaudited 31 December 2024	Audited 30 June 2024
Note	(Rupee	s '000)
	144,814,790	155,470,356
13.1	(46,595,619)	(50,268,663)
	98,219,171	105,201,693
		31 December 2024 Note(Rupeer 144,814,790 13.1 (46,595,619)

13.1 Current portion of net investment in lease includes amounts billed to customers of Rs 33,075 million (30 June 2024: Rs 37,898 million) out of which Rs 29,654 million (30 June 2024: Rs 34,445 million) is overdue on account of inter-corporate circular debt. As disclosed in note 3, SECP has deferred the applicability of ECL model till financial year ending on or before 31 December 2025 on debts due directly or ultimately from the GoP in consequence of the circular debt. The amount is considered to be fully recoverable as the GoP is committed, hence continuously pursuing for satisfactory settlement of inter-corporate circular debt issue. The Company has contractual right and is entitled to charge interest if lease payments are delayed beyond agreed payment terms, however, the same is recognized when received by the Company.

		Unaudited 31 December 2024	Audited 30 June 2024
		(Rupees	; '000)
14	TRADE DEBTS		
	Un-secured- considered good	602,616,642	635,016,335
	Un-secured- considered doubtful	92,863	94,363
	Oll-secured-considered doubtrai	602,709,505	635,110,698
	Provision for doubtful trade debts	(92,863)	(94,363)
	Flovision for doubtful trade debts	602,616,642	635,016,335

14.1 Trade debts include overdue amount of Rs 538,439 million (30 June 2024: Rs 561,025 million) on account of inter-corporate circular debt, receivable from oil refineries, gas companies and power producers out of which Rs 243,856 million (30 June 2024: Rs 244,982 million) and Rs 240,065 million (30 June 2024: Rs 235,429 million) are overdue from related parties, Sui Northern Gas Pipeline Limited and Sui Southern Gas Company Limited respectively. The Government of Pakistan (GoP) is committed, hence continuously pursuing for satisfactory settlement of inter-corporate circular debt issue, however, the progress is slower than expected resulting in accumulation of the Company's trade debts. The Company considers this amount to be fully recoverable because the Government of Pakistan has been assuming the responsibility to settle the inter-corporate circular debt in the energy sector. The Company recognizes interest /surcharge, if any, on delayed payments from customers when the interest/ surcharge on delayed payments is received by the Company. As disclosed in note 3, SECP has deferred the applicability of ECL model till financial year ending on or before 31 December 2025 on financial assets due directly /ultimately from the GoP in consequence of the circular debt.

Unaudited

Audited

			31 December 2024	30 June 2024
		Note	(Rupee	s '000)
15	INCOME TAX- ADVANCE			
	Income tax- advance at beginning of the period /year		54,019,658	33,315,033
	Income tax paid during the period /year		83,482,689	119,557,099
	Provision for current taxation- profit or loss	19	(73,830,441)	(101,941,856)
	Tax credit related to remeasurement gain on employee			
	retirement benefit plans- other comprehensive income			3,089,382
	Income tax- advance at end of the period /year		63,671,906	54,019,658
16	OTHER FINANCIAL ASSETS			
	Investment in Term Deposit Receipts (TDRs)- at amortized cost	16.1	130,840,650	117,583,040
	Investment in Pakistan Investment Bonds (PIBs)- at amortized cost	16.2	104,408,506	
	Investment at fair value through profit or loss- NIT units		637,004	387,287
	M. 404.		235,886,160	117,970,327

- 16.1 This represents foreign currency TDRs amounting to USD 446.167 million; Rs 129,781 million (30 June 2024: USD 419.479 million; Rs 116,699 million), and accrued interest amounting to USD 3.806 million; Rs 1,059 million (30 June 2024: USD 3.178 million; Rs 884 million), carrying interest rate ranging from 7.41% to 9.85% (30 June 2024: 8.51% to 11.01%) per annum, having maturities up to six months (30 June 2024: six months).
- 16.2 This represents PIBs amounting to Rs 103,450 million and accrued interest thereon amounting to Rs 959 million, carrying interest rate ranging from 12.42% to 13.6% per annum, having maturities up to six months.

17

OI			Three months ended 31 December		nths ended ecember	
		2024	2023	2024	2023	
			(Rupee	s '000)		
7	SALES- NET					
	Gross sales					
	Crude oil	47,276,578	59,329,777	98,554,683	120,208,821	
	Natural gas	52,474,136	54,599,120	109,256,569	114,898,251	
	Liquefied petroleum gas	12,412,669	14,430,891	23,625,893	25,328,442	
	Sulphur	279,767	-	344,313	109,722	
	Sulphul	112,443,150	128,359,788	231,781,458	260,545,236	
	Government levies					
	General sales tax	(11,284,980)	(12,297,195)	(23,839,546)	(23,480,862)	
	Petroleum levy	(273,396)	(314,597)	(538,747)	(624,585)	
	Excise duty	(472,550)	(513,757)	(979,946)	(1,064,606)	
	Enviso any	(12,030,926)	(13,125,549)	(25,358,239)	(25,170,053)	
		100,412,224	115,234,239	206,423,219	235,375,183	

17.1 In respect of six of its operated concessions, namely, Gurgalot, Sinjhoro, Bitrisim, Khewari, Nim and TAY Blocks and one non-operated Tal Block, Petroleum Concession Agreements (PCAs) were executed under the framework of Petroleum Policies 1994 and 1997. Later on, in pursuance to the option available under Petroleum Policy (PP) 2012, the Tal Block working interest owners wherein the Company's working interest is 27.7632% signed the Supplemental Agreement (SA) dated 28 August 2015 with the GoP for conversion of eligible existing and future discoveries under Tal PCA to the PP 2012. Further, for aforementioned operated Concessions, the Company also signed the SAs for conversion to PP 2012. Under the said arrangement, price regimes prevailing in PP 2007, PP 2009 and PP 2012 in terms of PP 2012 shall be applicable, correlated with the spud dates of the wells in the respective policies starting from 27 November 2007. The conversion package as defined in the SAs included windfall levy on natural gas only.

Oil and Gas Regulatory Authority (OGRA) has been notifying the revised wellhead prices in accordance with the relevant Supplemental Agreements for the period from the commencement of production of the respective discoveries. Accordingly, the financial impacts of the price revision were duly accounted for in the financial statements for the years ended 30 June 2016, 30 June 2017 and 30 June 2018 on completion of the process laid down in the law and in line with the Company's accounting policy.

On 27 December 2017, the Ministry of Energy (Petroleum Division) (MoE) notified amendments in PP 2012 after approval from the Council of Common Interests (CCI) dated 24 November 2017. These amendments include imposition of Windfall Levy on Oil/Condensate (WLO). Under the said Notification, the Supplemental Agreements already executed for conversion from Petroleum policies of 1994 and 1997 shall be amended within 90 days, failing which the working interest owners will not remain eligible for gas price incentive. On 03 January 2018, the Directorate General Petroleum Concessions (DGPC) has required all exploration and production companies to submit supplemental agreements to incorporate the aforementioned amendments in PCAs signed under 1994 and 1997 policies, for execution within the stipulated time as specified above.

Based on a legal advice, the Company is of the view that terms of the existing PCAs as amended to-date through the supplemental agreements already executed cannot unilaterally be amended by the GoP through introduction of amendment nor can the GoP lawfully require and direct that such amendments be made to include imposition of WLO retrospectively and nor the GoP unilaterally hold and direct that the gas price incentive to which the Company is presently entitled to and receiving under the conversion package as enshrined under the supplemental agreement stands withdrawn or the Company ceases to be eligible for such incentive in case of failure to adopt the unilateral amendments in the existing PCAs. Accordingly, the aforementioned amendments as well as the subsequent letters requiring implementation of the amendments are not enforceable or binding upon the Company.

The Company along with other joint operation partners has challenged the applicability of WLO against the backdrop of supplemental agreements already executed pursuant to PP 2012 in the Honorable Islamabad High Court which has granted stay order till next date of hearing against the CCI decision dated 24 November 2017 on imposition of WLO. As mentioned above, the Company on the advice of its legal counsel is confident that it has sound grounds to defend the aforesaid issue in the Court and that the issue will be decided in favour of the Company.

The cumulative past benefit accrued and recorded in the financial statements by the Company upto 23 November 2017 in the form of revenue and profit after tax is Rs 8,550 million and Rs 4,426 million respectively. However, without prejudice to the Company's stance in the Court case, revenue of Rs 42,571 million (30 June 2024: Rs 39,496 million) related to gas price incentive against the supplemental agreements has been set aside on a point forward basis effective 24 November 2017 (the date of decision of CCI).

- 17.2 Gas Sale Agreement (GSA) in respect of Kunnar Pasakhi Deep (KPD) fields between the Company and Sui Southern Gas Company Limited is being finalized and adjustments, if any, will be accounted for in the financial statements after execution of GSA.
- 17.3 During the year ended 30 June 2024, MoE has approved formula for wellhead price of gas sale from Nur-Bagla field and the Company has applied, on 19 July 2024 by paying wellhead gas price application fee, to OGRA for notification of price of gas. Accordingly sales revenue has been recognised as per price applicable according to the formula approved by the MoE. In case of any change between price notified by OGRA and formula provided by MoE, there may be adjustment in revenue accordingly.

			Three mon		Six month 31 Dece	
			2024	2023	2024	2023
		Note -		(Rupees	'000)	
FINANCE	AND OTHER INCOME					
Interest inco	ome on:		0.506.162	10 510 272	19,911,766	20,745,532
Investme	nts and bank deposits		8,506,162	10,518,372	9,967,342	11,264,371
	ncome- lease		4,919,726	5,595,946	and the same of th	500,000
Delayed pay	ments surcharge from customers		2,559,806	500,000	8,503,459	
Fair value lo	oss on PIBs	12.6	-	-		(487,136)
Effective in	terest income on TFCs	12.7	3,531,183	•	7,042,548	
Dividend in	come from NIT units			-	•	8,627
	gain on investments at fair value through profit or loss		227,923	100,340	249,716	114,869
	ain /(loss) -net		374,271	(5,810,566)	(192,317)	(5,670,927)
	onus /contract renewal fee	18.1	261,035	98,947	522,070	586,525
Income on a	account of liquidated damages /penalty imposed on		172 224	(0.040)	242,242	43,736
suppliers			173,334	(9,949)		163,905
Others			301,956	25,263	335,458	
			20,855,396	11,018,353	46,582,284	27,269,502

18.1 This represents income recognized on account of signature bonus /contract renewal fee in respect of allocation of LPG quota.

		Three months ended 31 December		Six month	
		2024	2023	2024	2023
		(Rupees '000)			
19	TAXATION				
	Current tax- charge /(credit)				(7.274.426
	- for the period	31,284,187	28,791,054	73,830,441	67,374,436
	- for prior years	-	(28,164,483)		(28,164,483)
		31,284,187	626,571	73,830,441	39,209,953
	Deferred tax- credit for the period	(19,279)	(2,743,995)	(467,666)	(4,190,548)
	Deferred tax- electricity are period	31,264,908	(2,117,424)	73,362,775	35,019,405
		Three mon	ths ended	Six month	
		31 Dece	ember	31 Dece	ember
		2024	2023	2024	2023
20	EARNINGS PER SHARE- BASIC AND DILUTED				
	Profit for the period (Rupees '000)	41,436,755	74,258,412	82,456,666	123,296,016
	Average number of shares outstanding during the period ('000)	4,300,928	4,300,928	4,300,928	4,300,928
	Earnings per share- basic (Rupees)	9.63	17.27	19.17	28.67

21 FAIR VALUE HIERARCHY

The table below analyses financial instruments carried at fair value, by valuation method. The different levels have been defined as follows:

Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities.

There is no dilutive effect on the earnings per share of the Company.

Level 2: inputs other than quoted market prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).

Level 3: inputs for the asset or liability that are not based on observable market data (unobservable inputs).

	Level 1	Level 2 (Rupees '000)	Level 3
Financial assets measured at fair value through profit or loss Other financial assets- NIT units			
31 December 2024	637,004		
30 June 2024	387,287	•	•

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		Six month 31 Decc	
		2024	2023
		(Rupees	; '000)
22	CASH AND CASH EQUIVALENTS		
	Cash and bank balances	27,039,401	19,988,839
	Short term highly liquid investments	235,249,156	101,882,540
	Short term nightly riquid investments	262,288,557	121,871,379

23 RELATED PARTIES TRANSACTIONS

Government of Pakistan owns 74.97% (30 June 2024: 74.97%) shares of the Company. Pursuant to the decision of the Supreme Court of Pakistan as explained in note 7, the shares currently held by OGDCL Employees' Empowerment Trust (OEET) 10.05% (30 June 2024: 10.05%) will be transferred back to the GoP and accordingly, the GoP holding will be increased. Therefore, all entities owned and controlled by the Government of Pakistan are related parties of the Company. Other related parties comprise associates, major shareholders, directors, companies with common directorship, key management personnel, OGDCL employees empowerment trust, employees pension trust and gratuity fund. The Company in normal course of business pays for airfare, electricity, telephone, gas, yield analysis required under Petroleum Concession Agreements and make regulatory payments to entities controlled by the GoP which are not material, hence not disclosed in these interim financial statements. Transactions with related parties other than disclosed below are disclosed in relevant notes to these interim financial statements. Transactions of the Company with related parties and balances outstanding at period end are as follows:

	Six months ended 31 December	
	2024	2023
	(Rupees	'000)
OREL- Subsidiary company- 100% shareholding of the Company and common directorship		
Payable as at 31 December	100	
MEL- Associated company- 20% shareholding of the Company and common directorship		
Share of profit in associate	6,093,306	7,500,904
Share of other comprehensive income of the associate	(3,530)	37,253
Dividend received	3,545,394	1,534,574
Expenditure charged by joint operations partner- net	(2,295,686)	(3,779,637)
Cash calls paid to joint operations partner- net	(1,959,499)	(2,951,171)
Share (various fields) payable as at 31 December	1,920,579	1,711,435
Share (various fields) receivable as at 31 December	167,624	467,815
Share (various fields) receivable as at 5 ? Seconds.		
PIOL- Associated company- 25% shareholding of the Company and common directorship		
Cost of investment made during the period		7,047,500
Share of loss in associate	(185,421)	(122,778)
Share of other comprehensive income	8,500	(73,932)
PMPL- Associated company- 33.33% shareholding of the Company and common directorship		
Cost of investment made during the period	5,370,389	2,010,919
Share of loss in associate	(1,255,903)	(1,105,925)
Share of other comprehensive income	33,608	(498,130)
Major shareholders		
Government of Pakistan		
Dividend paid	43,340,360	12,624,344
Dividend paid- Privatization Commission of Pakistan	2,257,226	1,402,704
OGDCL Employees' Empowerment Trust- note 7		
Dividend withheld	20,870,881	38,926,031
	20,870,881	38,926

		31 December	
	2024 (Rupee	2023 s '000)	
RELATED PARTIES TRANSACTIONS- continued	(Rupec.	3 000)	
Related parties by virtue of the GoP holdings and/or common directorship			
Sui Northern Gas Pipelines Limited	50,312,856	55,761,115	
Sale of natural gas Trade debts as at 31 December	261,360,146	249,809,408	
Pakistan State Oil Company Limited			
Sale of liquefied petroleum gas	602,001	416,465	
Purchase of petroleum, oil and lubricants	3,874,902	1,444,339	
Payable as at 31 December	44,183	146,502	
Advance against sale of LPG as at 31 December	177,704	163,185	
Pakistan Petroleum Limited	206	206	
Payable as at 31 December	684,080	(60,582)	
Expenditure charged to /(by) joint operations partner- net		(00,382) $(1,004,776)$	
Cash calls paid to joint operations partner- net	(1,271,110)	2,627,618	
Share (various fields) receivable as at 31 December	2,621,152	2,690,778	
Share (various fields) payable as at 31 December	1,694,310	2,090,778	
Pak Arab Refinery Company Limited		12 (55 025	
Sale of crude oil	6,781,553	13,677,025	
Trade debts as at 31 December	1,779,089	4,995,799	
PARCO Pearl Gas (Private) Limited			
Sale of liquefied petroleum gas	424,604	903,923	
Advance against sale of LPG as at 31 December	50,457	73,361	
Pakistan Refinery Limited	9 104 712	6,963,869	
Sale of crude oil	8,104,713 7,413,328	6,286,634	
Trade debts as at 31 December	7,413,328	0,280,034	
Khyber Pakhtunkhwa Oil & Gas Company	40,293	50,498	
Expenditure charged to joint operations partner	802,227	500,000	
Cash calls received from joint operations partner Share (various fields) receivable as at 31 December	148,523	890,653	
Sindh Energy Holding Company Limited			
Expenditure charged to joint operations partner- net	1,786	287	
Share (various fields) payable as at 31 December	397		
Share (various fields) receivable as at 31 December	•	8,064	
Sui Southern Gas Company Limited			
Sale of natural gas	25,519,429	27,097,416	
Sale of liquefied petroleum gas	598,585 250,017,212	696,635 235,355,607	
Trade debts as at 31 December	69,069	44,081	
Advance against sale of LPG as at 31 December	09,009	77,001	
Sui Southern Gas Company LPG (Pvt) Limited	703	174,871	
Sale of liquefied petroleum gas	16,502	43,782	
Advance against sale of LPG as at 31 December	10,502	,,,,,,	
V 7			

Six months ended 31 December

	Six months ended 31 December	
	2024	2023
	(Rupees	'000)
RELATED PARTIES TRANSACTIONS- continued		
Government Holdings (Private) Limited		2 022 550
Expenditure charged to joint operations partner	1,999,692	3,932,558
Cash calls received from joint operations partner	2,123,669	2,453,564
Share (various fields) payable as at 31 December	3,366,646	4,417,337
Share (various fields) receivable as at 31 December	1,217,896	1,488,006
National Investment Trust	627.004	244.600
Investment as at 31 December	637,004	344,699
Dividend received	•	8,627
National Bank of Pakistan	2 447 451	1,034,744
Balance at bank as at 31 December	2,447,451	
Balance of investment in TDRs as at 31 December (including accrued interest)	96,436,663	75,871,228
Interest earned	5,322,868	4,181,276
Power Holding Limited		10,050,976
Mark-up earned	_	82,000,000
Balance of past due principal repayment of TFCs as at 31 December	76 651 059	82,000,000
Balance of mark-up receivable on TFCs as at 31 December	76,651,958	92 259 44/
Balance of past due mark-up receivable on TFCs as at 31 December		83,258,444
National Insurance Company Limited	1 247 006	057 161
Insurance premium paid	1,247,006	957,161
Payable as at 31 December	189	1,972
National Logistic Cell	070 210	778,962
Crude transportation charges paid	979,319	
Payable as at 31 December	473,774	610,872
Enar Petrotech Services Limited	17 (24	11 240
Consultancy services	17,634	11,348
Enar Petroleum Refining Facility	16 770 154	17 651 144
Sale of crude oil	16,779,154	
Trade debts as at 31 December	5,943,728	5,659,338
Other related parties		
Contribution to pension fund	11,355,494	1,250,000
Contribution to gratuity fund	•	144,342
Remuneration including benefits and perquisites of key management personnel	671,028	689,905

24 RISK MANAGEMENT

Financial risk management objectives and policies are consistent with that disclosed in the annual audited financial statements for the year ended 30 June 2024.

25 NON ADJUSTING EVENT AFTER REPORTING DATE

The Board of Directors approved interim cash dividend at the rate of Rs 4.05 per share amounting to Rs 17,419 million in its meeting held on 28 February 2025.

26 GENERAL

Figures have been rounded off to the nearest thousand of rupees, unless otherwise stated.

27 DATE OF AUTHORIZATION FOR ISSUE

These interim financial statements were authorized for issue on <u>28 February 2025</u> by the Board of Directors of the Company.

Chief Financial Officer

Chief Executive

Director