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Annual Report 2022-2023

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LETTER OF TRANSMITTAL

То

All Share Holders; Bangladesh Securities and Exchanges Commission; Registrar of Joint Stock Companies & Firms; Dhaka Stock Exchange Limited; Chittagong Stock Exchange PLC.

Subject: Annual Report for the year ended June 30, 2023.

Dear sir (s),

Enclosed pleased find a copy of Annual Report together with the Audited Financial Statements including Statement of Financial Position, Statement of Profit or Loss & Other Comprehensive Income, Statement of Cash Flows and Statement of Changes in Equity for the year ended on June 30, 2023 along with notes to thereon of Shepherd Industries PLC for your kind information and records.

Thank you.

Sincerely yours,

Mohammad Maruf Bin Wali Company Secretary

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N.B: The Annual Report 2022-2023 is also available on the Company's website at www.shepherdbd.com.



Shepherd Industries PLC

House # 24, Road # 04, Sector # 04, Uttara, Dhaka-1230

Notice of the 22nd Annual General Meeting

Notice is hereby given that the 22nd Annual General Meeting (AGM) to the shareholders of Shepherd Industries PLC will be held on **Wednesday, December 27, 2023 at 03.30 p.m.** (GMT+6) through digital platform at the link **https://shepherd.bdvirtualagm.com** in accordance with the Bangladesh Securities and Exchange Commission's Order No. SEC/SRMIC/94-231/91; dated: 31 March 2021 to transact the following business.

AGENDA

- 01. To consider and adopt the Audited Financial Statements of the company for the year ended on June 30, 2023 together with the Reports of Directors and the Auditors thereon.
- 02. To declare Dividend for the year ended on June 30, 2023 as recommended by Board of Directors.
- 03. To Re-appointment of Statutory Auditor for the year 2023-2024 and fix their remuneration.
- 04. To Re-tire and Re-elect of the Directors.
- 05. To Re-appointment of Compliance Auditor for the year 2023-2024 and fix their remuneration.

06. To transact any other business which may be placed before the meeting with the permission of the chair

By order of the Board

Mohammad Maruf Bin Wali Company Secretary Dated: December 05, 2023

Notes:

- 01. The Record Date is November 20, 2023.
- 02. The shareholders whose name will appear in the Share Register of the Company and in the Depositary Register on the record date will be eligible to attend the 22nd Annual General Meeting (AGM) and qualify for the dividend to be declared at the AGM.
- 03. A Shareholder eligible to attend and vote at the Annual General Meeting (AGM) or may appoint a proxy to attend and vote in his/her behalf (through digital platform) by filling Proxy Form. The Proxy Form must be affixed with requisite revenue stamp of Tk. 20/= and must be sent through email to the Share Department of the Company at share@shepherdbd.com at least 48 hours before the day and time fixed for the Annual General Meeting (AGM).
- 04. Members are requested to notify change of address, if any, through their respective Depository Participants before the Record Date.
- 05. Login virtual meeting through company's provided link and password will be considered as attendance by the Shareholders and virtual meeting room will remain open before 24 hours of the meeting.
- 06. As per condition no.9(1) & (2) of the BSEC/CMRRCD/2006-158/Admin/81 dated 20 June 2018, the soft copy of the Annual Report for the year ended on June 30, 2023 to be sent through the email address of the shareholders and also be available to the website **www.shepherdbd.com** of the company.
- 07. No gift/benefit in cash or kind shall be paid/offered to the shareholders as per BSEC circular no. SEC/CMRRCD/2009-193/ 154, Dated, 24 October 2013 for attending the AGM. (আসন্ন বার্ষিক সাধারণ সভায় কোন প্রকার উপহার/খাবার/কুপন প্রদানের ব্যবস্থা থাকবে না).



Corporate Management

Board of Directors

Chung Wen Kuei

Kao Wen Fu

Yang Ming Te

Kao Chen Tsai

Chairman Managing Director Nominee Director (Representative of Eternal Flame Int'l Co. Inc.) Nominee Director (Representative of Ever Priority Ltd.) Independent Director

Company Secretary

Md. Delwar Hossain

Mohammad Maruf Bin Wali

Chief Financial Officer

Md. Ataur Rahman

Head of Internal Auditor

Md. Golam Mainuddin

Audit Committee

Md. Delwar Hossain Yang Ming Te Kao Chen Tsai Mohammad Maruf Bin Wali Chairman Member Member Member Secretary

Nomination and Remuneration Committee

- Md. Delwar Hossain Yang Ming Te Kao Chen Tsai Mohammad Maruf Bin Wali
- Chairman Member Member Member Secretary

Management Team

Kao Wen Fu Md. Abdul Mannan Md. Ataur Rahman Mohammad Maruf Bin Wali Company Secretary Abdullah Al Harun Eusuf Md. Moklasur Rahman

Managing Director **Deputy Managing Director Executive Director & CFO** General Manager (Commercial) GM & Factory in Charge



Corporate Directory

Registered Name of the Company	Shepherd Industries Limited
Incorporation No. & Date	C-41066(425)/2000 dated August 21,2000
Starting Date of Commercial Production	October 18, 2001
Approval of Company's Name Change ("Ltd." to "PLC")	March 23, 2023
Legal Status	Public Limited Company, Listed with Dhaka Stock Exchange Ltd. & Chittagong Stock Exchange PLC
Approval of Initial Public Offering by BSEC	08.12.2016
Prospectus Published Date	08.12.2016
Subscription Opened	08.01.2027
Subscription Closed	16.01.2017
Listing with DSE	22.02.2017
Listing with CSE	25.02.2017
Share Trading with DSE & CSE	08.03.2017
Scrip Code – DSE	17474
Scrip Code – CSE	12062
Trade Code – DSE & CSE	SHEPHERD
Manager to the Issue	Alpha Capital Management Ltd. Eastern Arzoo Complex (7th floor) 61 Bijoy Nagar, Dhaka-1000
Membership of BAPLC	16.05.2017
Category of Share Change to "A" from "N"	24.12.2017
Category of Share Change to "B" from "A"	26.12.2021

Annual Report 2022-2023

Authorized Share Capital	Tk. 1,900.00 Million
Paid up Share Capital	Tk. 1,540.46 Million
Date of Last AGM	27.12.2022
Market Lot	1
Value of Per Share	Tk.10 each
Market Category	A
Year End	30th June
Electronic Share	γ
Number of Shareholders (30.06.2023)	3989
TIN	815674589022
VAT Registration	000846088-0103
BIDA Registration	F-58010101064-H
Trade License No	01562
Import Registration Certificate	BA 104118
Export Registration Certificate	RA 53255
Nature of Business	Knit Fabrics, Dyeing & Washing (100% Export Oriented)
Associates Member	Bangladesh Association of Publicly Listed Companies (BAPLC) Bangladesh Dyed Yarn Exporters Association (BDYEA)
Statutory Auditor	S. F Ahmed & Co., Chartered Accountants House 51 (3rd Floor), Road 9, Block F, Banani Dhaka 1213, Bangladesh
Legal Advisor	Legal Professional Suite # 12/9 (12 th Floor) Eastern Commercial Complex, 73 Kakrail, Dhaka-1000
Tax Consultant	Md. Nazmul Hossain, ITP Eastern Arzoo Complex (5th floor) 61 Bijoy Nagar, Dhaka-1000
Corporate Governance Compliance Auditor	Haruner Rashid & Associates Chartered Secretaries & Management Consultants 222/1, Tejkunipara (Opposite to Ahsania Mission Mosque) Bijoy Saroni-Tejgaon Link Road, Tejgaon,Dhaka-1215, Bangladesh
Independent Scrutinizer of 21st AGM	Ahmmed Hoq Siddiqui & Co., Chartered Accountants 301 MAR Garden, House # 145, Road # 3, Block # A, Niketon, Gulshan-1, Dhaka-1212

Bankers	IFIC Bank Limited, Gulshan Branch
	Southeast Bank Limited Gulshan Branch
	Eastern Bank Limited Uttara Branch
	National Bank Limited Mohakhali Branch
	Dutch Bangla Bank Limited Uttara Branch
	Pubali Bank Limited Bhaluka Branch
Insurance Company	Asia Pacific General Insurance Company Limited Ta- 99, Homestead Gulshan Link Tower Gulshan- Badda Link Road, Middle Badda, Dhaka-1212
	Sikder Insurance Company Limited 295/Ja/14, Rayer Bazar, Monica Estate, Dhaka-1209
	Union Insurance Company Limited 65/2/2 Box Culvert Road , Purana Paltan, Dhaka-1000
	South Asia Insurance Company Limited Shawdesh Tower (5th & 6th floor),41/6, Purana Paltan, (Box Culvert Road), Dhaka-1000
	Islami Insurance Bangladesh Limited Manhattan Tower (6th floor), 83, Siddeswari Cicular Road, Dhaka-1217
	Crystal Insurance Company Limited DR Tower (14th floor), 65/2/2, Box Culvert Road Purana Paltan, Dhaka-1000
	MetLife Bangladesh MetLife Building, 18-20 Motijheel C.A, P.O. Box 9, Dhaka-1000
Credit Rating	Alpha Credit Rating Limited Sadharan Bima Bhaban-2 (8th floor) 139, Motijheel C/A, Dhaka-1000
Registered Address	House#24, Road#04, Sector#04 Uttara, Dhaka-1230
Factory Address	Bagrapara, Kathalia, Bhaluka, Mymensingh
Phone	+88-02-48963340-2
Fax	+88-02-48963353
E-mail	share@shepherdbd.com info@shepherdbd.com
Website	www.shepherdbd.com

05 (Five) Years' Financial Summary

	Amount in Taka						
Operational Result	30 June 2023	30 June 2022	30 June 2021	30 June 2020	30 June 2019		
Revenue	3,540,672,549	3,824,605,841	2,347,787,239	2,557,157,861	2,867,534,079		
Gross Profit	420,892,268	457,781,786	72,962,088	260,925,935	380,808,916		
Operating Income	334,794,312	378,677,484	1,525,890	189,816,888	308,512,660		
Net Profit before tax	92,466,943	215,444,096	(140,491,826)	(1868,047)	146,460,011		
Profit for the year	59,905,768	181,485,236	(154,957,029)	(230,26,200)	122,764,458		
Basic Earnings per Share	0.39	1.18	(1.03)	(0.15)	0.90		

	Amount in Taka					
Financial Position	30 June 2023	30 June 2022	30 June 2021	30 June 2020	30 June 2019	
Non Current Assets	1,636,489,106	1,655,452,746	1,723,028,274	1,693,228,137	1,605,264,241	
Current Assets	3,548,532,726	3,981,274,816	3,217,510,180	3,118,653,444	3,241,521,443	
Shareholder's Equity	2,335,097,364	2,349,201,812	2,204,475,160	2,373,556,970	2,395,578,568	
Non Current Liabilities	120,859,202	132,879,374	134,096,806	132,336,031	127,904,351	
Current Liabilities	2,729,065,266	3,154,646,376	2,601,966,488	2,305,988,580	2,323,302,765	
Net Asset Value per Share	15.16	15.25	14.67	15.79	17.83	

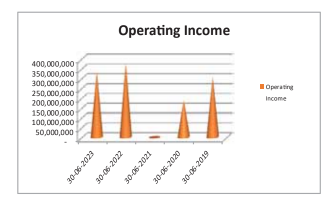
	Amount in Taka					
Key Financial Ratio	30 June 2023	30 June 2022	30 June 2021	30 June 2020	30 June 2019	
Current Ratio	1.30	1.26	1.24	1.35	1.40	
Quick Ratio	0.57	0.60	0.44	0.56	0.70	
Debt Equity Ratio	0.91	1.08	0.95	0.758	0.65	
Net Profit Ratio (%)	1.69%	4.75%	-6.60%	-0.90%	4.28%	
Return on Equity (%)	2.57%	7.73%	-7.03%	-0.97%	5.12%	

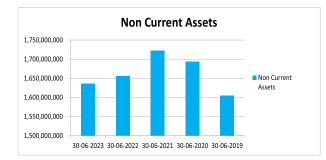


Graphical Presentation

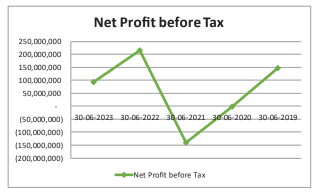


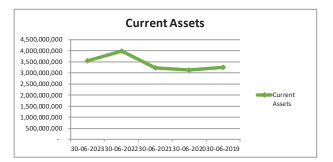


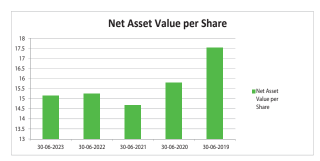




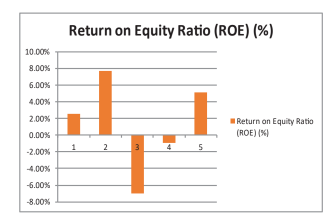


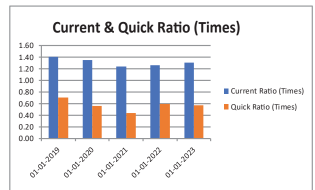


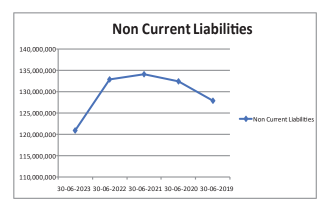


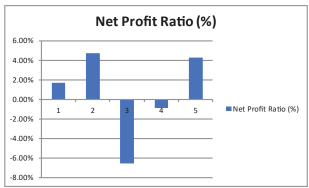


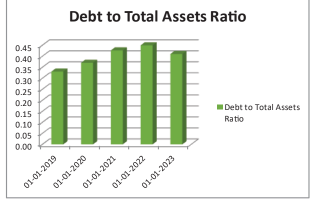
Graphical Presentation



















Shepherd Industries PLC has been incorporated with the Registrar of Joint Stock Companies and Firms (RJSC&F), vide registration no. C-41066(425)/2000 dated August 21, 2000 as a Private Limited Company by shares namely Shepherd Industries Limited and after that it is converted in to a Public Limited Company on June 08, 2015. The company has been amalgamated by the scheme of amalgamation with Shepherd Yarn Limited by the order of the Honorable High Court Division of The Supreme Court of Bangladesh dated December 15, 2014; with effect from April 01, 2015. In accordance with the Companies Act, 1994 (2nd Amendment 2020) and the approval by the shareholders in the 21st Annual General Meeting (AGM); the registered name of the Company changed to **"SHEPHERD INDUSTRIES PLC"** from **"SHEPHERD INDUSTRIES LIMITED"** as on March 23, 2023. The registered office of the company is situated at House # 24, Road # 04, Sector # 04, Uttara, Dhaka-1230, Bangladesh and the manufacturing establishment is located at Bagrapara, Kathalia, Bhaluka, Mymensingh.

Shepherd Industries PLC is a 100% export-oriented company engaged in dyeing of different counts of cotton, acrylic, viscose and nylon yarn and washing of different type of garments & fabrics which are marketed to the direct exporters.

Shepherd Industries PLC established in 2000 in Bangladesh. A long journey of 23 years, the company gathers a lot of experiences in the field of sweater yarn dyeing which make a good reputation in the market. Garment wash is a new segment of business of the company which comes into the light by the way of Initial Public Offering (IPO). We have a fleet of skilled workers comprising 709 people and 314 other employees including Managers, Executives, Supervisor and other supporting staff. Our dyeing capacity per day is 47,165 Lbs cotton and 47,165 Lbs acrylic & nylon yarn and washing capacity of garments every day is 30,000 pcs. We have a well-equipped laboratory and trained foreign and local technicians who maintained a strict policy and never compromised with quality issue. We are committed with quality control, accurate time delivery, and large production capacity.

Our Vision & Mission

Vision

Our conception of business germinated from our vision which sees it as a means to the wellbeing of the investors, stakeholders, employees and members of the society at large by creating new wealth in the form of goods and services that go to satisfy the wants of all of them without distributing or damaging the socio-ecological balance of the mother earth and the process of human civilization leading to peaceful Co-existence of all the living beings.

Mission

Our aim is to make Shepherd Industries PLC a secure & rewarding investment for its shareholders & investors, a reliable source of high-quality yarn & high-quality wash for denims at affordable price to its customers, secure place for work to its employees & an ethical partner to its business association.

Corporate Compliance Review 2022-2023

Date	Particulars
22 August 2022	Submission the PSI regarding approved the decision by the Board of Directors of amalgamation of the company with one of its sister concerns namely, Shepherd Textile (BD) Limited (STBL).
23 August 2022	Publication in Daily Newspaper as a PSI regarding approved the decision by the Board of Directors of amalgamation of the company with one of its sister concerns namely, Shepherd Textile (BD) Limited (STBL).
28 October 2022	Submission the PSI on adoption of Audited Financial Statements for the year ended on 30 June 2022. Declares EPS Tk. 1.18, NAVPS Tk. 15.25 and NOCFPS Tk. (1.79) for the year 2021-2022. Recommended 10% Cash Dividend for General Shareholders (Excluding Sponsors & Directors). The Declares Record Date on 21 November 2022 to be entitled Dividend for the year 2021-2022. Select 21st AGM Date on 27 December 2022, Time at 03:30 PM, through Digital Platform.
28 October 2022	Appointment Ahmmed Hoq Siddiqui & Co., Chartered Accountants as Independent Scrutinizer for observing and authenticating the due diligence and AGM process, election procedure and detailed information of voting results and certification and report to the regulatory within 48 hours of completion of 21st Annual General Meeting.
29 October 2022	Publication in Daily Newspaper as a PSI regarding approved by the Board of Directors of Audited Financial Statements for the year ended on 30 June 2022.
08 November 2022	Submission Auditor's Report & Financial Statements for the year ended on June 30, 2022
13 November 2022	Submission the PSI on adoption of 1st Quarter Un-Audited Financial Statements for the three months period ended on 30 September 2022. Declares EPS Tk. 0.26, NAVPS Tk. 15.51 and NOCFPS Tk. (0.13) for the three months period ended on 30 September 2022.
13 November 2022	Appointment SATCOM IT Limited as Independent Service Provider for all arrangement of Digital AGM including online platform, e-voting of 21st Annual General Meeting.
14 November 2022	Publication in Daily Newspaper as a PSI regarding approved by the Board of Directors of 1st Quarter Un-Audited Financial Statements for the three months period ended on 30 September 2022.
14 November 2022	Submission the 1st Quarter Un-Audited Financial Statements for the three months period ended on 30 September 2022
01 December 2022	Submission the Notice of the 21st Annual General Meeting of the Company.
04 December 2022	Submission the Annual Report 2021-2022.
05 December 2022	Publication in Daily Newspaper regarding Notice of the 21st Annual General Meeting of the Company.
28 December 2022	Submission the Compliance Certificate of Independent Scrutinizer of 21st Annual General Meeting.
28 December 2022	Submission the PSI regarding Surveillance Credit Rating of the Company.
29 December 2022	Publication in Daily Newspaper as a PSI regarding Surveillance Credit Rating of the Company for the year ended on 30 June 2022.
29 December 2022	Submission the Containing Uninterrupted full Audio Visual Recording of 21st Annual General Meeting.
01 January 2023	Submission the Shareholders Attendance List & Meeting Minutes of 21st Annual General Meeting.
28 January 2023	Submission the PSI on adoption of 2nd Quarter Un-Audited Financial Statements for the six months period ended on 31 December 2022. Declares EPS Tk. 0.40, NAVPS Tk. 15.16 and NOCFPS Tk. 2.05 for the six months period ended on December 31, 2022.
29 January 2023	Submission the 2nd Quarter Un-Audited Financial Statements for the six months period ended on December 31, 2022.

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Annual Report 2022-2023

Date	Particulars
29 January 2023	Publication in Daily Newspaper as a PSI regarding approved by the Board of Directors of 2nd Quarter Un-Audited Financial Statements for the six months period ended on 31 December 2022.
04 February 2023	Publication in Daily Newspaper regarding 10% Cash Dividend Distribution Notice for the year ended on 30 June 2022.
05 February 2023	Disbursement of 10% Cash Dividend to the General Public Shareholders' Bank A/C (Excluding Sponsors & Directors) dated on 02 February 2023 through BEFTN, Online Transfer and Courier Service.
05 February 2023	Submission of Dividend Disbursement Compliance Report for the year ended on June 30, 2022.
12 April 2023	Time Extension for submission of the 3rd Quarter Financial Statements (Un-Audited) for the nine months period ended on 31st March 2023.
10 May 2023	Submission the PSI on adoption of 3rd Quarter Un-Audited Financial Statements for the nine months period ended on March 31, 2023. Declares EPS Tk. 0.59, NAVPS Tk. 15.36 and NOCFPS Tk. 5.33 for the nine months period ended on 31 March 2023.
11 May 2023	Publication in Daily Newspaper as a PSI regarding approved by the Board of Directors of 3rd Quarter Un-Audited Financial Statements for the nine months period ended on March 31, 2023.
11 May 2023	Submission the 3rd Quarter Un-Audited Financial Statements for the nine months period ended on March 31, 2023.
07 June 2023	Submission the PSI regarding approve the draft Scheme of Amalgamation of Shepherd Textile (BD) Limited (Transferor Company) with Shepherd Industries PLC (Transferee Company) as per the direction of the Hon'ble High Court Division by its order dated 22nd May 2023.
07 June 2023	Appointment SATCOM IT Limited as Independent Service Provider for all arrangement of Digital AGM including online platform, e-voting of the Extra-Ordinary General Meeting.
07 June 2023	Appointment Mohammadullah & Associates, Chartered Secretaries & Management Consultants as Independent Scrutinizer for observing and authenticating the due diligence and AGM process, election procedure and detailed information of voting results and certification and report to the regulatory within 48 hours of completion of Extra-Ordinary General Meeting.
07 June 2023	Submission the Notice of the Extra-Ordinary General Meeting of the Company.
08 June 2023	Publication in Daily Newspaper as a PSI regarding approved by the Board of Directors of Extra- Ordinary General Meeting of the Company.
08 June 2023	Submission the Notice of the Extra-Ordinary General Meeting of the Company.
19 June 2023	Submission of documents and paper regarding violation of securities rules.
26 June 2023	Submission the Containing Uninterrupted full Audio Visual Recording, Shareholders Attendance List & Minutes of Extra-Ordinary General Meeting.
26 June 2023	Submission the Compliance Certificate of Independent Scrutinizer of Extra-Ordinary General Meeting.

The Board of Directors



Chung Wen Kuei Chairman

Chung Wen Kuei, is a Taiwan national and chairman of Shepherd Industries PLC with 34 years working experience in dyeing industry he made significant contribution to the development of Shepherd Industries PLC. He always hunts for better quality in his products and deeper relations with the customers. He is an expert in the dyeing industry. Mr. Chung Wen Kuei is also associated with Shepherd Textile (BD) Limited, Shepherd Jeans Limited and Taiwan Food and Processing Industries Limited and performing in the leading position of those concerns.

Kao Wen Fu Managing Director

Mr. Kao Wen Fu is a visionary entrepreneur, investor and philanthropist. He established his first venture in Pakistan named Alfateme Textile in 1990 and thereafter he established Shepherd Textile (BD) Ltd. at DEPZ in 1997, Shepherd Industries Limited in 2000, Shepherd Yarn Ltd in 2005, Taiwan Food & Processing Industries Ltd. in 2013. He is vastly experienced in the textile and dyeing sector. He is a Taiwan national with dynamic leadership quality. Under the leadership of Mr. Kao Wen Fu, Shepherd Industries PLC enjoyed huge business growth over the time. Mr. Kao's Innovative business idea and ability to promptly response to the contemporary changes in modern era's fashion and tastes is the key to success of Shepherd Industries PLC. At his 66's, he is still energetic and dynamic. Mr. Kao has visited many countries for business purpose.





Kao Chen Tsai

Nominee Director (Representative of Ever Priority Ltd.)

Mr. Kao Chen Tsai is a young, energetic and educated guy has proven capability of contributing values in dyeing industries. He has experience in Nylon/Cotton/ Polyester Dyeing Factory as Technical person. He is 41 years old with dynamic leadership quality. He provides dynamic insights to the company's affairs, which is also outstanding to accelerate the performance of Shepherd Industries PLC.



Yang Ming Te

Nominee Director (Representative of Eternal Flame Int'l Co. Inc.)

Yang Ming Te, a Taiwanese national representing Eternal Flame Int'l Co. Inc. in the board of Shepherd Industries PLC with more than 36 years' experience in the dyeing industry, he managed to bring a broader vision in sales, marketing and customer care. He always put positive impact towards the company to maximize wealth.

Md. Delwar Hossain Independent Director

Md. Delwar Hossain is the Independent Director of the company. Md. Delwar is a retired commissioner of taxes. He was BCS cadre as an Assistant Commissioner of Taxes and serves the nation in 1979. He also serves as lecturer in English in two Govt. College from 1973 to 1979. He also serves as Second Secretary (Taxes) in Tax Audit & Tax Holiday of NBR. Mr. Delwar is a charismatic personality, hardworking creative person with lot of experience in handling corporate issues.



Factory Highlights













Photo Gallery of AGM 2022





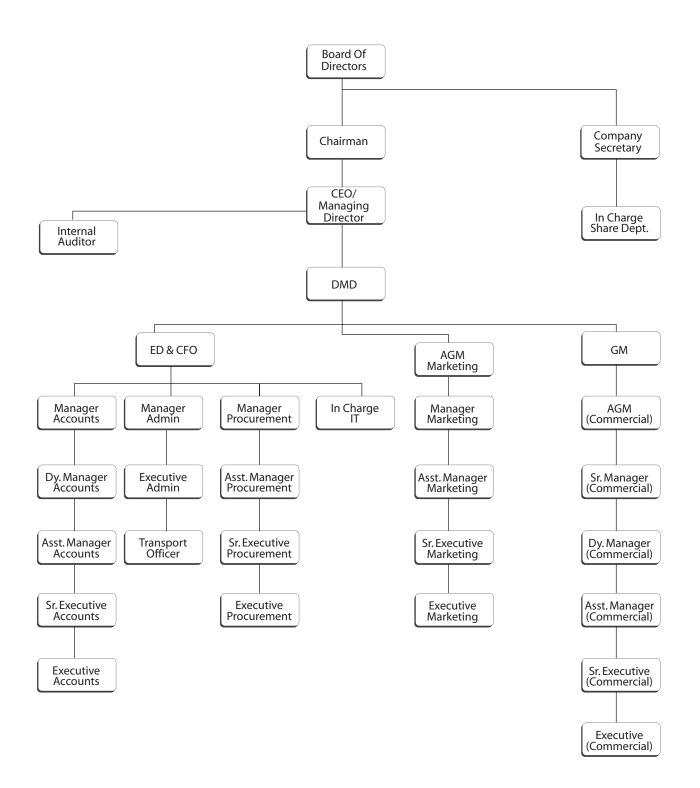






18 | Shepherd Industries PLC

Management Organgram



19 | Shepherd Industries PLC



Message from the Chairman

Dear Shareholders,

I, on behalf of the Board of Directors have the pleasure to welcome all of our esteemed shareholders on the occasion of 22nd Annual General Meeting of the company and I also want to give thanks to honorable shareholders for joining with us to make the event successful.

With pleasure, I present the Report of the Board of Directors, the Audited Financial Position, Statement of Profit or Loss & Other Comprehensive Income and other Financial Statements of the company for the year ended on June 30, 2023.

Dear shareholders, 52 years of independence, global attention is focused on the remarkable economic and social progress the country has achieved in recent decades. Even with the setbacks of the COVID-19 pandemic, the South Asian nation is on track to become a middle-income country within the next few years.

Dear shareholders, the ready-made garment (RMG) industry is a mainstay of this economic success story: Bangladesh is today one of the world's largest garment exporters, with the RMG sector accounting for 84 percent of Bangladesh's exports. This comes on the back of the sector's rapid growth and modernization over the past decade as well as the strides it has made in improving conditions for the country's approximately four million garment workers.

I would also like to take this opportunity to express my sincere gratitude and heartfelt thanks to all of our valued customers for their confidence in our products, to the employees for their tireless efforts, to the suppliers for their quality cotton, their trust, faith, confidence, continued support and co-operation throughout the year. I am also grateful to our valued customers, honorable shareholders, clients, well-wishers and the regulators, especially Bangladesh Securities and Exchange Commission (BSEC), Dhaka Stock Exchange Limited (DSE), Chittagong Stock Exchange PLC (CSE), Registrar of Joint Stock Companies & Firms (RJSC&F), Bangladesh Investment Development Authority (BIDA), Financial Reporting Council (FRC) and Central Depository of Bangladesh Limited (CDBL), to the Bankers, to the Insurers and other regulatory authorities and institutions for their prudent guidance and support. We hope that the same support from all stakeholders would continue in the coming years.

I am really delighted to declare that your Board has recommended 5% Cash Dividend to the General Public Shareholders other than Sponsors and Directors for the year ended on June 30, 2023. I hope the shareholders would welcome and appreciate the recommendations of the Board of Directors and approve the appropriation of profit and distribution of the dividend considering the business situation of the Country.

I specially want to give thanks to Managing Director, Mr. Kao Wen Fu for his enthusiastic leadership as we continued the sustainable growth trend. We believe his farsighted leadership and hardworking of his team will make prosperous of our future.

Once again, I welcome you to the 22nd Annual General Meeting of Shepherd Industries PLC and offer my heartiest compliments to all of you. I embrace your support and seek your co-operation by all means for a brighter future for all.

Thanking you and Best Regards,

建文章

Chung Wen Kuei Chairman

Shepherd Industries PLC | 21

Directors' Report

For the year ended on 30th June 2023

Dear Shareholders,

Assalamualaikum,

On behalf of the Board of Directors of Shepherd Industries PLC, I have the pleasure of welcoming you all to 22nd Annual General Meeting. The Board of Directors is pleased to take the opportunity to present you the Audited Financial Statements of the Company for the Financial Year 2022-2023, Auditors' Report and the Directors' Report thereon along with Company's performance and other matters in terms of Companies ACT 1994, Bangladesh Securities and Exchange Commission's Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 dated 03 June 2018, issues under section 2CC of the Securities and Exchange Ordinance, 1969 and Bangladesh Accounting Standards.

BACKGROUND

Shepherd Industries PLC is one of Bangladesh's fastest growing companies in yarn industries under Shepherd Group. There are 4 (four) sister concerns: Shepherd Industries PLC, Shepherd Textile (BD.) Ltd., Shepherd Jeans Ltd., Taiwan Food Processing & Industries Ltd. It began in 1997, Shepherd Textile (BD) Ltd. was officially registered in Bangladesh and had first production of dyed acrylic and acrylic wool blended yarn in 1998 in Dhaka EPZ. Today the company has expanded into all kinds of yarn, washing, dyeing, knitting fabrics, and food processing.

Shepherd Industries PLC specializes in fancy yarn, yarn-dyeing, garment dyeing, garment washing, jean washing, auto stripe knitting fabrics, all kinds of knitting fabrics manufacturing. Shepherd Industries PLC is one of the pioneers in introducing Taiwanese advanced yarn, textile technology into Bangladesh and also has been contributing huge financial earnings into Bangladesh's economy both by global sales and foreign investments.

Our philosophy is to collaborate seamlessly with our clients to create the highest value in products and services by providing consistent product quality in the most efficient manner with the most competitive price in the local marketplace. This philosophy has lead Shepherd Group to form strategic partnerships with our clients in creating win-win business models. Today Shepherd Group is working closely with many world-class fashion brands.

Our three sister concern companies' (Shepherd Textile (BD.) Ltd., Shepherd Jeans Ltd. and Taiwan Food Processing & Industries Ltd.) offices are centrally located in the Shepherd Tower in Uttara Model Town and with independent manufacturing facilities located in the Bagrapara, Kathalia, Bhaluka, Mymensingh in Bangladesh.

NATURE OF BUSINESS

Shepherd Industries PLC specializes in fancy yarn, yarn-dyeing, garment dyeing, garment washing, jeans washing, auto stripe knitting fabrics, all kinds of knitting fabrics manufacturing. The company offers various types of Cotton Yarn, Acrylic Cotton, Acrylic, Acrylic Wool, Acrylic Nylon, Piece Dyeing, Garments Wash, 100% Nylon and Acrylic Viscose blended yarn. Shepherd Industries PLC is based in Dhaka, Bangladesh. The company was established in 2000 and operates as a part of Shepherd Group.

AN INDUSTRY OUT LOOK AND POSSIBLE FUTURE DEVELOPMENTS IN THE INDUSTRY:

Shepherd Industries PLC is a 100% export oriented backward linkage industry which is involved in business to collect different type of sweater yarn as per market's demand and dye for supplying to those sweater manufacturing industries which are directly exporting their products outside of Bangladesh. Civil construction of building for washing plant is going on and LC's for machineries already have been opened. The company has an Effluent Treatment Plant (ETP) which can treat 6000 cubic meters of waste water in a day.

Despite supply headwinds, labor shortages, and an uncertain economic environment, the manufacturing industry continues to surpass the expectations of previous years. To maintain this growth, leaders should leverage digital technologies, adopt strategies for the future of work, and drive supply chain resiliency. Our 2023 outlook explores five manufacturing industry trends that can help organizations turn risks into advantages and capture growth.

The managements are always careful about to sustain up the shareholder's Wright. In the global market, now fashions and technology are changing very fast, synchronizing with the fastest technology-based products it is very important to install high tech machineries as well as hire technology know how, experienced and efficient manpower. At the same time products diversification is also very important to sustain in the competitive business world. The management of the company is always ready to meet up this type of challenge very smartly.

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SEGMENT-WISE OR PRODUCT-WISE PERFORMANCE

The company operates in single segments, so segment reporting is not applicable.

RISK EXPOSURE

Interest rate risk

Interest rate risk is the risk that Company faces due to unfavorable movements in the interest rates. Changes in the government's monetary policy, along with increased demand for loans/ investments tend to increase the interest rates. Such rises in interest rates mostly affect companies having floating rate loans or companies investing in debt securities.

Management perception

The Company maintains low debt/ equity ratio and accordingly, adverse impact of interest rate fluctuation is insignificant. Considering the global economy and inflection of overseas financing, financial institutions in Bangladesh reducing lending rate creating an opportunity for saving in financial cost.

Exchange rate risk

Exchange rate risk occurs due to changes in exchange rates. As the Company imports materials and equipment from abroad and also earns revenue in foreign currency, unfavorable volatility or currency fluctuation may affect the profitability of the Company. If exchange rate increases against local currency, opportunity arises for generating more profit.

Management perception

The company purchase raw materials and sells finished product mostly in US\$ currency and the transaction would settle within very short period. Therefore, volatility of exchange rate will have no impact on profitability of the Company.

Industry risks

Industry risk refers to the risk of increased competition from foreign and domestic sources leading to lower prices, revenues, profit margin, and market share which could have an adverse impact on the business, financial condition and results of operation.

Management perception

Management is optimistic about growth opportunity in textile sector in Bangladesh. Furthermore, there is untapped international market.

Market risks

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

Management perception

Management is fully aware of the market risk and act accordingly. Market for textile products in Bangladesh is growing at an exponential rate. Moreover, the company has a strong marketing and brand management to increase the customer base and customer loyalty.

Operational risks

Non-availabilities of materials/equipment/services may affect the smooth operational activities of The Company. On the other hand, the equipment may face operational and mechanical failures due to natural disasters, terrorist attacks, unforeseen events, lack of supervision and negligence, leading to severe accidents and losses.

Management perception

The company perceives that allocation of its resources properly can reduce this risk factor to great extent. The Company hedges such risks and also takes preventive measures therefore.

Liquidity risk

Liquidity risk is defined as the risk that the Company will not be able to settle or meet its obligations on time or at a reasonable price.

Management perception

The Company's approach to managing liquidity 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, management ensures that it has sufficient cash and cash equivalent to meet expected operational expenses, including the servicing of financial obligation through preparation of the cash forecast, prepared based on time line of payment of the financial obligation and accordingly arrange for sufficient liquidity/fund to make the expected payment within due date.

Environment Risk

One of the main Elements for Dyeing and Washing are water and which extracting only from underground source as a result day by day underground water level is going deeper and cost of water is also increasing. On the other hand, it's discharging waste water which is heavily contaminated by dyes and chemicals which also very harmful for human as well as animals those are lived in water. Above the environmental effects may increase the product cost in future. To overcome these obstacles, we have set up a biological ETP which is less costly than chemical ETP.

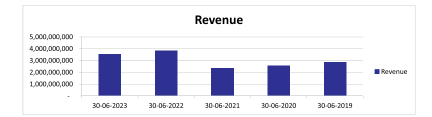
Chairman

EARNINGS PER SHARE (EPS)

Utility bills like gas and electricity bill cost increased more than 2 to 3 times during this year, as well materials and other expenses also increased concurrently. As a result, factory overhead cost increased Tk 13.18 Crore compared to previous year. Meanwhile 1 % AIT deducted instead of 0.60% from export proceeds. Also, foreign currency gain/(loss) expenses increased Tk-6.22 Crore & financial expenses increased Tk- 2.58 Crore. Considering the whole, this period net profit decreased compared to corresponding previous period for which earnings per share (EPS) are decreased in Tk. -0.79.

REVENUE

During this year, the company has reached to its revenue Taka 3,540,672,549 compared with the last year Taka 3,824,605,841 representing Tk. 28.93 crore decrease of gross revenue. As the company 100% export oriented, the company's revenue growth fully depends on orders from foreign buyers.



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

Particulars	30-06-2023	30-06-2022	30-06-2021	30-06-2020	30-06-2019
Cost of goods sold	3,119,780,281	3,366,824,055	2,274,825,151	2,296,231,926	2,486,725,163
Gross Profit	420,892,268	457,781,786	72,962,088	260,925,935	380,808,916
Net Profit after Tax	59,905,768	181,485,236	(154,957,029)	(23,026,200)	122,764,458

DISCUSSION ON CONTINUITY OF ANY EXTRA-ORDINARY GAIN OR LOSS

There is no extra-ordinary gain or loss in the financial statements.

RELATED PARTY DISCLOUSERS

The Company has entered into transactions with other entities that fall within the definition of related party as contained in IAS-24 "Related Party Disclosures" The Company opines that terms of related transaction do not significantly differ from those that could have been obtained from third parties. Total transactions of the significant related parties for the year ended 30 June 2023 are as follows:

Name of Related Party	Common Management	Nature of Transaction	Opening Balance as on July, 01, 2022 Dr./ (Cr.)	Transaction during the year Dr.	Transaction during the year Dr./(Cr.)	Opening Balance as on June, 30, 2023 Dr./ (Cr.)
Shepherd Textile (BD.) Limited	"	Office & Land Rent	172,282	1,938,900	1,938,900	172,282
Taiwan Food & Processing Ind. Ltd.	"	Office & Land Rent	636,620	841,584	1,397,292	80,912
Shepherd Fancy Yarn Ltd	"	Office & Land Rent	1,909,696	2,196,448	2,397,823	1,708,321
Shepherd Jeans Ltd.	"	Office & Land Rent	841,499	724,740	1,034,762	531,477
Taiwan Food & Processing Ind. Ltd.	п	Received as Loan	(4,400,000)	1,391,250	529,500	(3,538,250)
Shepherd Textile (BD.) Limited	"	Received as Loan	(39,854,104)	23,081,320	47,685,083	(64,457,867)
Shepherd Jeans Ltd.	"	Received as Loan	(13,423,705)	6,782,684	-	(6,641,021)
Shepherd Fancy Yarn Ltd	"	Received as Loan	-	12,000,000	13,352,243	(1,352,243)
Shepherd Jeans Ltd.	"	Trading	37,418,988	148,444,473	127,802,787	58,060,674
Shepherd Fancy Yarn Ltd	"	Trading	1,603,277	-	(1,603,277)	-
Ever Priority Ltd.	Director	Loan from Shareholder's	(18,786,859)	-	-	(18,786,859)
Chen Che Seng	Shareholder	н	(6,597)	-	-	(6,597)
Eternal Flame Int'l Co. Inc.	Director	н	(4,351,405)	-	-	(4,351,405)

UTILIZATION OF PROCEEDS FROM PUBLIC ISSUE

The company raised Tk. 20.00 Crore by issuing 20,000,000 Ordinary Shares of Tk. 10 each from the capital market in order to meet up the fund requirements for the purpose of Civil Construction, Acquisition & Installation of Machineries (Dyeing, Washing, Duties, Insurance, L/C Commission, Inland Carrying, C & F, Erection and Installation), Expansion of ETP, repayment of short-term bank loan and IPO Expenses. Utilization of IPO proceeds has been completed during the month of March 2019. The Utilization of IPO proceed has been audited by Ahmed Zaker & Co., Chartered Accountants.

EXPLANATION ON THE FINANCIAL RESULTS DETERIORATE AFTER IPO

Not Applicable.

SIGNIFICANT VARIANCE BETWEEN QUARTERLY FINANCIAL PERFORMANCE AND ANNUAL FINANCIAL STATEMENTS

Significant variations haven't occurred between Quarterly Financial performance and Annual Financial Statements.

DIRECTOR'S REMUNERATION

Director's Remuneration has been paid during the year 2022 was Tk. 1,400,250 and Tk. 1,654,800 for the year 2023 which is shown in note no. 28 in the financial statements.

SI No	Name of the Board of Directors	Designation	Gross Honorarium in BDT. (Including VAT, AIT & Revenue Stamp)
01	Chung Wen Kuei	Chairman	0
02	Kao Wen Fu	Managing Director	1,654,800
03	Kao Chen Tsai	Nominee Director of Ever Priority Ltd.	0
04	Yang Ming Te	Nominee Director of Eternal Flame Int'l Co. Inc.	0
05	Md. Delwar Hossain	Independent Director	0

Statement of the remuneration paid to each director:

i) Chung Wen Kuei, Chairman didn't receive any remuneration during the F/Y: 2022-2023.

ii) Kao Chen Tsai, Director, (Representative of Ever Priority Ltd.) didn't receive any remuneration during the F/Y: 2022-2023.

- iii) Yang Ming Te, Director, (Representative of Eternal Flame Int'I Co. Inc.) didn't receive any remuneration during the F/Y:2022-2023.
- iv) Md. Delwar Hossain, Independent Director didn't receive any remuneration during F/Y: 2022-2023.

DIRECTORS RESPONSIBILITIES FOR FINANCIAL STATEMENTS

The financial statements together with notes thereon have been drawn up in conformity with the Companies Act 1994 and Securities and Exchange Rules 1987. These statements present fairly the company's state of affairs, the results of its operations, cash flow and changes in equity

- i) Proper books of accounts of the company have been maintained.
- ii) Appropriate accounting policies have been applied consistently in preparation of the financial statements and the accounting estimates are based on reasonable and prudent judgment.
- iii) The international Financial Reporting Standards, as applicable in Bangladesh, have been followed in the preparation of the financial statements and any departure there from has been adequately disclosed.
- iv) The systems of internal control are sound and have been implemented and monitored effectively.
- v) There are no significant doubts upon the company's ability to continue as a going concern.
- vi) The significant deviations from the last year's operating results are shown in note no. 38 as additional disclosure of note to the financial statements.
- vii) The key operating data and financial data for the last 05 (five) years have been presented separately in the Annual Report.

SYSTEM OF INTERNAL CONTROL

Transparency and accountability can bring the business benefits like recognition and reputation, and also improve relationships among the companies, customers and stakeholders. To ensure transparency and accountability, Shepherd Industries PLC has designed its internal control system with the policies and procedures which provide reasonable assurance that the assets are safeguarded; transactions are authorized and properly recorded. The management and employees of the company are responsible to follow the internal control system. The Board of Directors has also taken proper and adequate care by installing a system of internal control and maintenance of accounting records. Moreover, a separate Internal Audit Department which is regularly conducting audit works as per the established policies and procedures of the company are consistently followed. As per the Corporate Governance Code, two sub-committees are in the Board of Directors; one is Audit Committee and another is Nomination and Remuneration Committee. Both Committees play an important role in overseeing the company's internal control processes. During the year under review, the Audit Committee of the Company met quarterly to review the quarterly Financial Statements as well as Annual Financial Statements. They discussed all significant audit observations and ascertain their views on the Financial Statements, including the Financial Reporting System, compliance to accounting policies and procedures, the adequacy and effectiveness of the internal controls systems followed by the Company. The Audit Committee's observations and suggestions were acted upon by the Company's Management. The Nomination and Remuneration Committee of the company met once a year to formulate the nomination criteria or policy for determining qualifications, positive attributes, experiences and independence of Directors and top level executive as well as a policy for formal process of considering remuneration of directors and top level executives.

PROTECTION OF MINORITY SHAREHOLDERS

The Board of Directors of the Company is always concerned about the minority Shareholders' interest. The Board ensures that the minority Shareholders' interest have been protected from abusive actions by, or in the interest of, controlling shareholders acting either directly or indirectly and has effective means of redress.

MANAGEMENT'S DISCUSSION AND ANALYSIS BY CEO/MD

A detailed analysis presenting the Company's position and operations along with a brief discussion of changes in the Financial Statements and others for the year ended June 30, 2023 has been detailed in a separate Chapter to this Annual Report 2023.

DECLARATION OF THE CEO/MD AND CFO ON THE FINANCIAL STATEMENTS

As per the requirements of the BSEC's Corporate Governance Code, the declaration by the Chief Executive Officer (CEO)/Managing Director (MD) and the Chief Financial Officer (CFO) on Financial Statements 2022-23 has been detailed in a separate Chapter to this Annual Report 2023.

SUMMARY OF UNCLAIMED/UN-PAID DIVIDEND & IPO SUBSCRIPTION MONEY

A Summary of Unclaimed/Un-Paid Dividend & IPO Subscription Money as on Financial Statements 2022-23 has been detailed in a separate Chapter to this Annual Report 2023.

SHAREHOLDING INFORMATION

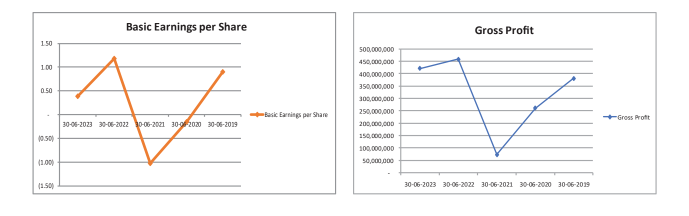
The shareholding information of the company as on June 30, 2023 has been set out in this Annual Report 2023.

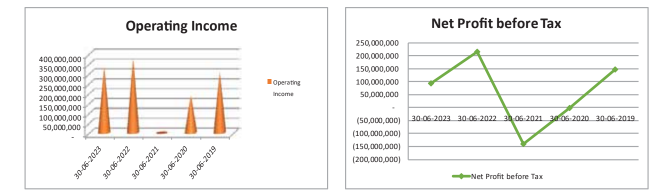
CREDIT RATING

The Company promoted to "BBB" rating in long term and "ST-3" for short term with stable outlook which is rated by Alpha Credit Rating Limited up to 27 December 2023.

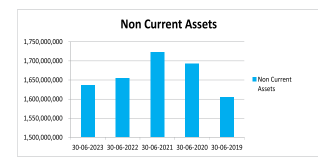
KEY OPERATING AND FINANCIAL DATA

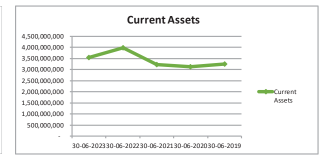
	Amount in Taka					
Operational Result	30 June 2023	30 June 2022	30 June 2021	30 June 2020	30 June 2019	
Revenue	3,540,672,549	3,824,605,841	2,347,787,239	2,557,157,861	2,867,534,079	
Gross Profit	420,892,268	457,781,786	72,962,088	260,925,935	380,808,916	
Operating Income	334,794,312	378,677,484	1,525,890	189,816,888	308,512,660	
Net Profit before tax	92,466,943	215,444,096	(140,491,826)	(1868,047)	146,460,011	
Profit for the year	59,905,768	181,485,236	(154,957,029)	(230,26,200)	122,764,458	
Basic Earnings per Share	0.39	1.18	(1.03)	(0.15)	0.90	

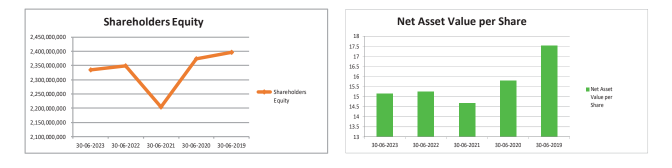




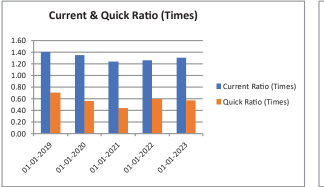
	Amount in Taka					
Financial Positions	30 June 2023	30 June 2022	30 June 2021	30 June 2020	30 June 2019	
Non Current Assets	1,636,489,106	1,655,452,746	1,723,028,274	1,693,228,137	1,605,264,241	
Current Assets	3,548,532,726	3,981,274,816	3,217,510,180	3,118,653,444	3,241,521,443	
Shareholder's Equity	2,335,097,364	2,349,201,812	2,204,475,160	2,373,556,970	2,395,578,568	
Non Current Liabilities	120,859,202	132,879,374	134,096,806	132,336,031	127,904,351	
Current Liabilities	2,729,065,266	3,154,646,376	2,601,966,488	2,305,988,580	2,323,302,765	
Net Asset Value per Share	15.16	15.25	14.67	15.79	17.83	

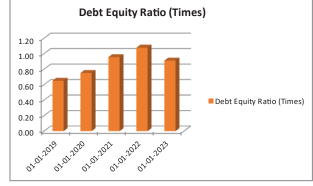




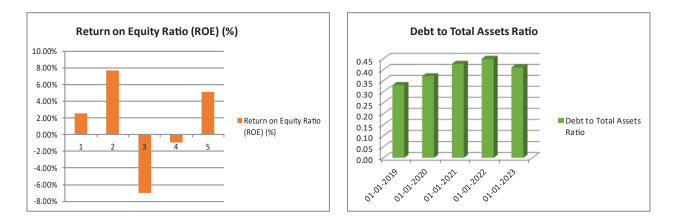


			Amount in Taka	1	
Key Financial Ratio	30 June 2023	30 June 2022	30 June 2021	30 June 2020	30 June 2019
Liquidity Ratios:			•	•	
Current Ratio (Times)	1.30	1.26	1.24	1.35	1.40
Quick Ratio (Times)	0.57	0.60	0.44	0.56	0.70
Operating Efficiency Ratios:					
Accounts Receivables Turnover Ratio	2.14	2.65	2.01	1.86	1.83
Inventory Turnover Ratio (Times)	1.65	1.74	1.22	1.37	1.61
Assets Turnover Ratio (Times)	0.68	0.68	0.48	0.53	0.59
Profitability Ratios:			-	· · · ·	
Return on Capital Employed (ROCE) (%)	13.63%	15.26%	0.07%	7.57%	12.23%
Gross Margin Ratio (%)	11.89%	11.97%	3.11%	10.20%	13.28%
Operating Profit Ratio (%)	9.46%	9.90%	0.06%	7.42%	10.76%
Net Profit Ratio (%)	1.69%	4.75%	(6.60%)	(0.90%)	4.28%
Return on Assets Ratio (%)	1.16%	3.22%	(3.14%)	(0.48%)	2.53%
Return on Equity Ratio (ROE) (%)	1.57%	7.73%	(7.03%)	(0.97%)	5.12%
Earnings per Share (Basic EPS)	0.39	1.18	(1.03)	(0.15)	0.90
Solvency Ratios:			-		
Debt to Total Assets Ratio	0.41	0.45	0.43	0.37	0.33
Debt Equity Ratio (Times)	0.91	1.08	0.95	0.75	0.65
Time Interest Earned Ratio (Times)	1.54	2.71	1.07	(0.01)	2.02
Cash Flow Ratio:					
Net Operating Cash Flow per Share	(1.79)	(1.79)	(1.61)	(1.07)	(1.87)
Net Operating Cash Flow per Share/EPS	(4.59)	(1.52)	(1.56)	(7.13)	(2.08)





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ANNUAL GENERAL MEETING

A key part of our approach to governance involves ensuring that shareholder's views are being heard and understood. Through Annual General Meeting, the Company provides updated information to the shareholders on the Company's performance along with offering shareholders the opportunity to ask questions and vote. The Chairman, Directors including Independent Director, Managing Director as well as key members of management team are present and available to answer questions. The Chairman of Audit Committee, Nomination and Remuneration Committee and the Auditors both external and compliance attend the AGM.

The latest 21st Annual General Meeting of the Company was held on 27 December 2022 via digital platform, where the shareholders were connected virtually and unanimously resolved the following agenda:

- 01. To consider and adopt the Audited Financial Statements of the company for the year ended on June 30, 2022 together with the Reports of Directors and the Auditors thereon.
- 02. To declare Dividend for the year ended on June 30, 2022 as recommended by Board of Directors.
- 03. To appointment Statutory Auditor for the year 2022-2023 and fix their remuneration.
- 04. To re-tire and re-elect of Directors.
- 05. To appointment Compliance Auditor for the year 2022-2023 and fix their remuneration.
- 06. To transact any other business which may be placed before the meeting with the permission of the chair.

Special Business:

To adopt the change of registered name of the Company to **"SHEPHERD INDUSTRIES PLC" from "SHEPHERD INDUSTRIES LIMITED"** as per provision of the Companies Act, 1994 (2nd Amendment 2020) and to amend the relevant clauses of the Memorandum and Articles of Associations of the Company by adopting the following Special Resolution.

RESOLVED THAT the subject to approval by the shareholders in the 21st Annual General Meeting (AGM), Bangladesh Securities and Exchange Commission (BSEC) and other applicable regulatory authorities, the registered name of the Company be and is hereby changed to **"SHEPHERD INDUSTRIES PLC**" from **"SHEPHERD INDUSTRIES LIMITED"** in accordance with the Companies Act, 1994 (2nd Amendment 2020) and amendment in the relevant clauses of the Memorandum and Articles of Associations of the Company in this regard and agreed upon by the Board of Directors of the Company.

FURTHER RESOLVED THAT upon issuance of a "Certificate of Incorporation" by the Registrar of Joint Stock Companies and Firms (RJSC&F) in new name, the old name of the Company will be replaced by the new name in all the Statutory Documents, Licenses and other relevant documents.

DIVIDEND

The Board of Directors has recommended 5% Cash Dividend to the General Public Shareholders other than Sponsors and Directors for the year ended on June 30, 2023 (subject to the approval in the forthcoming AGM) whose names appear in the Share Register of the Company and/or Depository Register of CDBL as on Record Date: November 20, 2023.

Total paid up shares is 154,046,473 nos. and General Shareholders holding is 74,742,571 nos. of shares. Director & Sponsor are holding 79,303,902 nos. of shares (except Independent Director).

Year	Dividend Payout (%)
2021-2022	10% Cash Dividend (Excluding Sponsors & Directors)
2020-2021	2.5% Stock & 2.5% Cash Dividend
2019-2020	1% Cash Dividend
2018-2019	10% Stock Dividend
2017-2018	12% Cash Dividend
2016-2017	10% Stock Dividend

History of our dividend payment for the last 06 (Six) years is as follows:

We are committed to keeping continuity and consistency in the payment of dividend vis-à-vis the market scenario in the coming years.

INTERIM DIVIDEND

No interim dividend has been declared for the year June 30, 2023.

SUBMISSION OF UN-CLAIMED DIVIDEND TO CMSF

As per BSEC's Directive no BSEC/CMRRCD/2021-386/03, dated 14 January 2021 and BSEC's Capital Market Stabilization Fund (CMSF) Rule 2021, the Company has deposited Taka 398,320.00 as detailed below. Prior to that, a Notice was given to the Shareholders to collect un-claimed Dividend if any, within the cut-off date, as per the BSEC Directive.

Amount (Tk.)

Public Subscription Money (IPO)	49,750.00
Cash Dividend for the year 2018	348,570.00
Total	398,320.00

* It may be noted here that the Company had declared 10% Stock Dividend in the Financial Year 2018-2019.

Details of "Un-Claimed Dividend" has been provided/up-loaded in the website of the Company.

SUBMISSION OF DIVIDEND DISTRIBUTION COMPLIANCE REPORT

Shepherd Industries PLC shall submit a dividend distribution compliance report to BSEC, DSE & CSE in a specified format issued by the regulator(s) within stipulated time of completion of dividend distribution to the entitled shareholders.

Dividend Distribution Compliance Report has been detailed in this Annual Report 2023.

DIVIDEND DISTRIBUTION POLICY

The dividend distribution policy of a company is important factors that investors consider when deciding what stocks to invest. Dividends can help investors earn a high return on their investment, and a company's dividend payment policy is a reflection of its financial performance.

Dividend Distribution Policy has been detailed in a separate Chapter to this Annual Report 2023.

SHARE CAPITAL

Authorized capital and paid up capital of the Company stood at Tk.1,900.00 Million and Tk.1,540.46 Million respectively at the end of the financial year ended on June 30, 2023.

STATEMENT ON COMPLIANCE

The financial statements have been prepared in accordance with the applicable Bangladesh Accounting Standards (BASs) and Bangladesh Financial Reporting Standards (BFRSs) adopted by the Institute of Chartered Accountants of Bangladesh (ICAB) based on International Accounting Standards (IASs) and International Financial Reporting Standards (IFRSs), the Companies Act 1994 and other applicable laws and regulations.

OTHER REGULATORY COMPLIANCES

The group is also required to comply with the following major laws and regulations in addition to the Companies Act, 1994 (2nd amendment took place in 2020):

The Securities & Exchange Rules 1987,

The Securities & Exchange Ordinance 1969,

The Regulation of Dhaka Stock Exchange Limited and Chittagong Stock Exchange PLC,

The Income Tax Ordinance 1984, The Income Tax Rules 1984, The Value Added Tax and SD Act 2012, The Value Added Tax and SD Rules 2016, The Customs Act 1969, Bangladesh Labor Act, 2006 (Amended in 2013 & 2018), Bangladesh Labor Rules, 2015; and Financial Reporting Act, 2015

STRUCTURE, CONTENT AND PRESENTATION OF FINANCIAL STATEMENTS

Being the general-purpose financial statements, the presentation of these financial statements is in accordance with the guidelines provided by BAS-1:"Presentation of Financial Statements". A complete set of financial statements for the year ended on 30 June 2023 comprises:

i) Consolidated and Separate Statement of Financial Position;

ii) Consolidated and Separate Statement of Profit or Loss and Other Comprehensive Income;

iii) Consolidated and Separate Statement of Changes in Equity;

iv) Consolidated and Separate Statement of Cash Flows;

v) Notes to the Consolidated and Separate Financial Statements, comprising a summary of significant accounting policies and other explanatory information to the financial statements.

GOING CONCERN

As per BAS-1, para 25, a company is required to make assessment at the end of each year to assess its capability to continue as a going concern. Management of the Company makes such assessment each year. The company has adequate resources to continue in operation for the foreseeable future and has wide coverage of its liabilities. For this reason, the Directors continue to adopt the going concern assumption while preparing the financial statements.

Management have assessed all the other areas of operations and disclosure accordingly and found no significant impact of COVID-19 except discussed below and no uncertainty about the entity's ability to continue as a going concern is identified.

AUDITOR'S OPINION

S. F Ahmed & Co., Chartered Accountants has submitted qualified Audit Report for the year ended on 30 June 2023 on the Tax of Dividend. The Company took necessary actions to mitigate the audit openion. Corporate Governance Compliance Auditor Haruner Rashid & Associates, Chartered Secretaries & Management Consultants certifies that the Company has duly complied with all conditions of the Corporate Governance Code and also complied with the provisions of the relevant Bangladesh Secretarial Standards (BSS) as adopted by the Institute of Chartered Secretaries of Bangladesh (ICSB).

FUTURE PLAN

Company operates its business my maintaining strong internal control system and preserve its policy for a long-term sustainable future and steady growth. Environmental impact of global warming, recession in world economy in the last few years and the long-term impact of COVID-19 may sluggish the business environment in future. But the company always tries discreetly to face these challenges with strong management efficiency and stepping ahead towards sustainable growth of the shareholders and the country as well. The company also continued to maintain consistency and positive pattern in the dividend pay-out perspective.

The company is well placed and committed to all its stakeholders in living up to the challenges of business environment and to drive along the charted future.

COMPARABILITY

All the information presented in this report is on the same basis as the 2022-23 report in terms of the entities covered, the measurement methods applied and time frames used. The information provided covers all material matters relating to business strategy, risk and areas of critical importance to our stakeholders. The structure of the report has been further developed as part of our continuous focus on improving communication with our stakeholders.

AVAILABILITY OF THE ANNUAL REPORT

The soft copy of the Annual Report 2023 has been sent to all shareholders by email, prior to holding the Annual General Meeting, giving due period of notice. Separately, for the benefit of all stakeholders, the report has been made available in the website: http://www.shepherdbd.com.

EXTERNAL ASSURANCE

The Company has obtained external assurance on the following reports in the reporting period under consideration:

SL No	Description of Report	External Assurance
1	Independent Auditor's Report and Audited Financial Statements	S. F Ahmed & Co., Chartered Accountants, House 51 (3rd Floor), Road 9, Block F, Banani, Dhaka 1213, Bangladesh
2	Certification of Corporate Governance Compliance	Haruner Rashid & Associates, Chartered Secretaries & Management Consultants, 222/1, Tejkunipara (Opposite to Ahsania Mission Mosque) Bijoy Saroni-Tejgaon Link Road, Tejgaon,Dhaka-1215, Bangladesh.
3	Provident Fund	Mahfe Huq & Co., Chartered Accountants, 4th Floor, BGIC Tower, 34 Topkhana Road Dhaka-1000, Bangladesh
4	Gratuity Fund	Mollah Quadir Yusuf & Co., Chartered Accountants, House#63/F (3rd Floor), Dolphin Goli Lake Circus, Kalabagan, Dhanmondi, Dhaka-1205
5	Independent Scrutinizer	Ahmmed Hoq Siddiqui & Co., Chartered Accountants, 301 MAR Garden, House # 145, Road # 3, Block # A, Niketon, Gulshan-1, Dhaka-1212
6	Credit Rating Report	Alpha Credit Rating Limited has given outstanding rating where "BBB" rating certified for long term and "ST-3" for short term with stable outlook.

BOARD OF DIRECTORS AND CORPORATE STRUCTURE

Composition of Board

The Board of Directors consist of 05 (Five) members including Managing Director and 01 (One) Independent Director having diverse and professional expertise and experiences. The Directors are from varied businesses and other backgrounds and their experience enables them to execute independent judgments on the Board where their views carry substantial weight in the decision making. They contribute to the Company's strategy and policy formulation in addition to maintaining its performance as well as its executive management.

Company Secretary

A qualified Company Secretary assists the Board. The Company Secretary is appointed for maintaining the essential link and liaison with both internal and external agencies and at the same time ensuring active aggregation, compilation and timely flow of information to the Stakeholders and Board. The BSEC Corporate Governance Code also provides that a Company Secretary is to be appointed. The Company Secretary, being a governance official, drives the corporate compliance agenda, while also providing support to the Chairman and other members of the Board for ensuring its effective functioning. A part from the core roles, the Company Secretary also perform as the secretary to the Board Sub-Committees and the responsibilities of the Chief Compliance Officer of the Company.

Chief Financial Officer

The Chief Financial Officer (CFO) of the company is a professional and qualified as a Chartered Accountant from the Institute of Chartered Accountants of Bangladesh (ICAB). He is looking after the accounts and finance department of the Company.

Head of Internal Audit and Compliance

The Head of Internal Audit and Compliance (HIAC) have been appointed as per the BSEC Corporate Governance code. He is a looking after the internal audit department works of the Company as well group.

CHAIRPERSON OF THE BOARD OF DIRECTORS AND MANAGING DIRECTOR OR CHIEF EXECUTIVE OFFICER

In compliance with the requirement of the Bangladesh Securities and Exchange Commission (BSEC) guidelines, the roles of Chairman and Managing Director have been clearly defined by the Board of Directors. In the absence of the Chairperson of the Board, the Chairperson for particular Board's meeting has been elected among themselves from no executive directors. The reason of absence of regular Chairperson is dully recorded in the minutes.

- (a) The positions of the Chairperson of the Board and the Managing Director and/or Chief Executive Officer (CEO) of the Company filled by different individuals and their duties & responsibilities are well defined. The Chairperson is responsible for leadership of the Board for ensuring its effectiveness on all aspects of its role and also for facilitating the productive contribution of all Directors.
- (b) The Managing Director (MD) and/or Chief Executive Officer (CEO) of the Company is not holding the same position in another listed company of any listed company.

- (c) The Chairperson of the Board of Directors of the Company is Chung Wen Kuei who is from among the non-executive directors of the company.
- (d) The Board of the Company clearly defined the respective roles and responsibilities of the Chairperson and the Managing Director and/or Chief Executive Officer of the Company.

Roles and Responsibilities of the Chairperson

The Chairman is elected by the Board. The Chairman is responsible for the overall leadership and efficient functioning of the Board of Directors. He is responsible for organizing business of the Board, ensuring its effectiveness and setting its agenda to the best interest of the stakeholders. The Chairman is not involved in the day-today business of the Bank.

Roles and Responsibilities of Managing Director or CEO

Subject to the control and supervision of the Board of Directors the business and affairs of the Company manage by the Managing Director. The Managing Director is responsible for overall activities of the business. He also responsible to activities, manage and administer corporate business strategy, ensure adherence to policies and procedures, applicable regulations and laws, and monitoring exceptions and serious deviations, manage the overall human resources and skills/competencies pool to ensure the effective and efficient running of the company, represent the company with customers, suppliers, governments, financial institutions, the media, the community and the public. He has control of the company on a day-to-day basis and is accountable to the Board for its financial and operational performance.

BOARD MEETINGS & ATTENDANCE

During in the period total 15 (fifteen) numbers of Board Meeting held. Among them most of the meetings held at the digital platform. The Board of Directors attendance in the Board Meetings during the financial year 2022-23 is as follows:

Name of Directors	Attendance
Chung Wen Kuei, Chairman	15
Kao Wen Fu, Managing Director	15
Kao Chen Tsai, Director (Representative of Ever Priority Ltd.)	08
Yang Ming Te, Director (Representative of Eternal Flame Int'l Co. Inc.)	14
Md. Delwar Hossain, Independent Director	09

REPORT ON THE PATTERN OF SHAREHOLDING Parent or Subsidiary or Associated Companies:

Name of Company	Relation	No. of shares	Percentage
-	-	Nil	Nil

Directors, CEO/MD, CS, CFO, HIAC and their spouses and minor children:

Name	Designation/Relation	No. of shares	Percentage
Chung Wen Kuei	Chairman	4,044,968	2.63%
Kao Wen Fu	Managing Director	4,610,688	2.99%
Ever Priority Limited	Director	53,374,964	34.65%
Eternal Flame Int'l Co. Inc.	Director	13,502,080	8.76%

Executives:

Name	Designation/Relation	No. of shares	Percentage
Md. Abdul Mannan	Deputy Managing Director	0	0.00%
Md. Ataur Rahman	Chief Financial Officer	0	0.00%
Mohammad Maruf Bin Wali	Company Secretary	0	0.00%
Md. Golam Mainuddin	Head of Internal Audit	0	0.00%

Shareholding 10% or more voting interest:

Name of shareholder	No. of shares	Percentage
Ever Priority Limited	53,374,964	34.65%

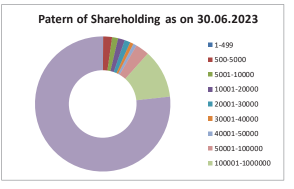
Shareholding Position as on 30.06.2023

Particulars	Percentage
Sponsors/Directors	51.48%
Foreign	9.49%
Institution	23.38%
General Public	15.65%
Total :	100.00%

Shareholding Position as on 30.06.2023

Pattern of Share Holding as on 30.06.2023

Range	Percentage
1-499	0.11%
500-5000	2.12%
5001-10000	1.44%
10001-20000	1.61%
20001-30000	1.39%
30001-40000	0.84%
40001-50000	0.82%
50001-100000	3.28%
100001-1000000	11.65%
1000001-100000000	76.76%
Total :	100.00%



CLOSING PRICE (12 MONTHS)

SI No	Closing Date	Closing Price
1	July 31, 2022	24.10
2	August 31, 2022	26.40
3	September 30, 2022	24.00
4	October 31, 2022	24.00
5	November 30, 2022	24.00
6	December 31, 2022	24.00
7	January 31, 2023	24.00
8	February 28, 2023	24.00
9	March 31, 2023	24.00
10	April 30, 2023	24.00
11	May 31, 2023	24.00
12	June 30, 2023	24.00



TOP 10 (TEN) SHAREHOLDERS AS ON 30 JUNE 2023

SI. No.	Name	Shares	Percentage
1	EVER PRIORITY LIMITED	53,374,964	34.65%
2	ETERNAL FLAME INT'L CO. INC.	13,502,080	8.76%
3	ICB	7,000,313	4.54%
4	S.M. ENTERPRISE	6,583,151	4.27%
5	KAO WEN FU	4,610,688	2.99%
6	ICB UNIT FUND	4,393,326	2.85%
7	CHUNG WEN KUEI	4,044,968	2.63%
8	LIN WEN YU	3,361,484	2.18%
9	AK EQUITY LIMITED	2,941,386	1.91%
10	ICBMS	2,807,539	1.82%
	Total :	102,619,899.00	66.62%

ROTATION OF DIRECTOR

In order to comply with the provision mentioned under Section 91(2) of the Company Act, 1994 and clause no. 98 of the Article of Association of the Company, at least one-third of the Directors shall retire from the office in 22nd Annual General Meeting (AGM) of the company and the retiring Directors are eligible for re-election.

ELECTION / RE-ELECTION OF DIRECTORS

Being eligible, Mr. Chung Wen Kuei and Mr. Kao Wen Fu retire and re-elect as per provision mentioned under Section 91(2) of the Company Act 1994 and in 158th BOD Meeting subject to the approval of shareholder in ensuing 22nd AGM.

COMPLIANCE OF NOTIFICATION NO. BSEC/CMRRCD/2006-158/207/ADMIN/80 DATED 03 JUNE 2018 Board Size:

The number of members of the Board of Directors stands at 05 (including one Independent Director) which are within the limits given by BSEC.

Independent Director:

The Company has complied with the notification of "Corporate Governance Code (CGC)" issued by Bangladesh Securities and Exchange Commission with regard to the composition of the Board. Mr. Md. Delwar Hossain is free from any business or other relationships with the Company which can materially interfere with or affect the exercise of his independent judgment as an Independent Director of the Company. The Board believes his experience and knowledge enable him to provide both effective and constructive contribution to the Board.

Qualification of Independence Director:

Md. Delwar Hossain is a retired commissioner of taxes. He was BCS cadre as an Assistant Commissioner of Taxes and serves the nation in 1979. He also serves as lecturer in English in two Govt. College from 1973 to 1979. He also serves as Second Secretary (Taxes) in Tax Audit & Tax Holiday of NBR. His wisdom experience, dedication towards the different circle & NBR. He will lend his expertise to Shepherd Industries PLC in more ethical business processes.

COMPANY SECRETORY, CFO & INTERNAL AUDITOR

As per Corporate Governance Code of BSEC's Notification No. SEC/CMRRCD/2006-158/207/Admin/80 dated June 03, 2018 the Company has allocated the responsibilities as follows:

- Company Secretary : Mohammad Maruf Bin Wali
- Chief Financial Officer : Md. Ataur Rahman
- Head of Internal Audit : Md. Golam Mainuddin

AUDIT COMMITTEE

The Audit Committee as a sub-committee of the Board has been constituted as per Corporate Governance Code of BSEC's Notification No. SEC/CMRRCD/2006-158/207/Admin/80 dated June 03, 2018 with 03 (three) Directors, one of whom is an Independent Director and others are Non-Executive Directors. The Company Secretary acts as Secretary to the Audit Committee. The Committee assists the Board in ensuring that the financial statements reflect a 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 Audit Committee has been formed as follows:

Md. Delwar Hossain, Independent Director	:	Chairman
Yang Ming Te, Director (Representative of Eternal Flame Int'l Co. Inc.)	:	Member
Kao Chen Tsai, Director (Representative of Ever Priority Ltd.)	:	Member
Mohammad Maruf Bin Wali, Company Secretary	:	Member Secretary

NOMINATION AND REMUNERATION COMMITTEE

The Nomination and Remuneration Committee (NRC) has been constituted as per Corporate Governance Code of BSEC's Notification No. SEC/CMRRCD/2006-158/207/Admin/80 dated June 03, 2018 with 03 (three) Directors, one of whom is an Independent Director and others are Non-Executive Directors. The Company Secretary acts as Secretary to the Nomination and Remuneration Committee. The Committee has been constituted by the Board of Directors to assists the Board in formulation of the nomination criteria or policy for determining qualifications, positive attributes, experiences and independence of directors and top-level executive as well as a policy for formal process of considering remuneration of directors, top level executives. The NRC has been formed as follows:

Md. Delwar Hossain, Independent Director	:	Chairman
Yang Ming Te, Director (Representative of Eternal Flame Int'l Co. Inc.)	:	Member
Kao Chen Tsai, Director (Representative of Ever Priority Ltd.)	:	Member
Mohammad Maruf Bin Wali, Company Secretary	:	Member Secretary

RE-APPOINTMENT OF STATUTORY AUDITOR

The Statutory Audit is governed by the Companies Act, 1994, The Bangladesh Securities and Exchange Commission's Ordinance, 1969, Bangladesh Securities and Exchange Commission's Rules 1987 and applicable laws of Bangladesh, which explicitly provide guidelines for the appointment, scope of work and retirement of auditors. S. F. Ahmed & Co., Chartered Accountants; appointed as Statutory Auditor in the 21st Annual General Meeting by the shareholders and upon successful completion of 01 (one) year they have applied for re-appointment for the next year. As such the Board of Directors recommended S. F. Ahmed & Co., Chartered Accountants for re-appointment as External Auditor for the financial year 2023-2024 subject to the approval of the Shareholders in the ensuing 22nd Annual General Meeting of the Company scheduled to be held on 27 December 2023 and their fees will be determined by the negotiation.

RE-APPOINTMENT OF COMPLIANCE AUDITOR FOR CORPORATE GOVERNANCE CODE

Pursuant to the compliance with the Corporate Governance Code of the Commission BSEC/CMRRCD/2006-158/207/Admin/80 dated 03 June 2018 issued by Bangladesh Securities Exchange Commission (BSEC) under section 2CC of the Securities and Exchange Ordinance, 1969, each Company shall obtain a certificate from a practicing Professional Accountant/Secretary regarding compliance of conditions of Corporate Governance Code of the Commission and shall send the same to the shareholders along with the Annual Report on yearly basis.

Accordingly, Haruner Rashid & Associates, Chartered Secretaries & Management Consultants appointed as CG Compliance Auditor in the 21st Annual General Meeting by the Shareholders and upon successful completion of one year they have applied for re-appointment for the next year.

As such the Board of Directors recommended Haruner Rashid & Associates, Chartered Secretaries & Management Consultants for re-appointment as CG Compliance Auditor for the financial year 2023-24 subject to the approval of the Shareholders in the ensuing 22nd Annual General Meeting of the Company scheduled to be held on 27 December 2023 and their fees will be Taka 30,000.00 (Thirty Thousand) only excluding VAT and including AIT.

APPOINTMENT OF INDEPENDENT SCRUTINIZER

As per the Directive of Bangladesh Securities and Exchange Commission (BSEC) vide no. BSEC/CMRRCD/2009-193/08; dated:10 March 2021, clause (9), an Independent Scrutinizer is required to appoint for observing the due diligence and AGM process, election procedure and detailed information of voting results shall be authenticated by the concerned stock exchange(s) by an Independent Scrutinizer (who has professional experience and qualification of Chartered Accountants or Chartered Secretaries) as appointed by the issuer company, and such authenticated report shall be submitted to the commission within 48 (forty-eight) hours of conclusion of the generalmeeting.

Accordingly, Ahmmed Hoq Siddiqui & Co., Chartered Accountants was appointed as Independent Scrutinizer in the 147th Board of Directors Meeting for observing the due diligence and AGM process, election procedure and detailed information of voting results of the 21st AGM and upon successful completion of one year. They have applied for re-appointment for observing the due diligence and AGM process, election procedure and detailed information of voting results of the 22nd Annual General Meeting (AGM).

As such the Board of Directors recommended Ahmmed Hoq Siddiqui & Co., Chartered Accountants as Independent Scrutinizer for observing and authenticating the due diligence and AGM process, election procedure and detailed information of voting results and certification and report to the regulatory within 48 hours of completion of 22nd Annual General Meeting (AGM). Their fees will be Taka 30,000.00 (Thirty Thousand) only excluding VAT and including AIT.

COMMUNICATION TO SHAREHOLDERS AND STAKEHOLDERS

The company always keeps proper communication with the Shareholders & stakeholders of the company. The Company response to the shareholders and stakeholders as per compliance with Company's Act 1994, Bangladesh Securities & Exchange Commission Rules and Regulations, Dhaka Stock Exchange Ltd. & Chittagong Stock Exchange PLC Rules and other rules and regulation where applicable.

Communication to Shareholders and Stakeholders has been detailed in a separate Chapter to this Annual Report 2023.

INVESTORS RELATIONS DEPARTMENT

One stop solution of Investors Complain: Shepherd Industries PLC has Investors Complain cell under the Board Secretariat Division of the Company. The Investors can communicate and send their queries through the company's authentic e-mail address: ataur.accounts@shepherdbd.com.We are very responsive to resolve the shareholders' queries/or complaint immediately without delay. For any Complain please communicate to the below designated person of the company:

Md. Ataur Rahman

Chief Financial Officer Mobile: 01954404040, 01711885937 Tel: 48963340-42 Ext.108 Email: ataur.accounts@shepherdbd.com

QUARTERLY/YEARLY RESULTS

Shareholders are provided with Quarterly Financial Statements and the Annual Report, which the Company considers as its principal communication with them and other stakeholders. The quarterly results of the Company is published in the newspapers. Yearly results are generally published in the Annual Report and the soft copy of the report sent to the shareholders' through email. These reports are also available on the Company's website: www.shepherdbd.com.

CORPORATE GOVERNANCE

Board of Directors of the company drives this particular area. Corporate Governance is perceived as a system involving and aligning stakeholders' interest in overseeing the business overall. It underscores transparency, accountability and a culture of compliance among all the participants. Philosophy of the governance remain a firm commitment from the board being at the helm that the obligations to the stakeholders at large and alike is given the attention and focus it deserves.

Corporate Governance has been detailed in a separate Chapter to this Annual Report. It also embodies summarization of the conduct and activities of the Board and its Committees including the attendance.

HUMAN RESOURCES

A high standard Human Resource Department are engaged in job analysis, recruitment of right people in right job, employee's orientation and training, managing salaries & wages and other benefits. Employees are provided with long term benefits such as Provident Fund, Gratuity Fund and Group Insurance etc. Shepherd Industries PLC has also been taking initiatives for skill development of the officers, staffs and workers by arranging internal, local and foreign training facilities throughout the year.

LABOR LAW

Shepherd Industries PLC always complied with the provisions of the Bangladesh Labor Law, 2006 and subsequent amendments up to 2018 along with the provisions of the Workers Profit Participations Fund and Employee Welfare fund.

Minimum wage:

Salaries are confidential between the employees concerned and the HR Division. Salary Structuring of the Company are reviewed as required (time to time) to allow adjustments in the cost of living and market forces relating to the industry (subject to the approval of Board of Directors).

Shepherd Industries PLC is complying with all provisions of the labor law including the minimum wage payment to its employee. None of the employees whether permanent, contractual or any other category who were receiving the wage or remuneration, allowances & benefits not less than Tk.5,300.00 per month and annually Tk.63,600.00.

WORKERS' PROFIT PARTICIPATION FUND

As per Bangladesh Labour Law 2006, Section 234 the company already implements Workers' Profit Participation (WPPF) and Workers' Welfare Fund (WWF) end of 30th June 2023 which is shown in note no. 18 for the workers of the company and will make provision as per government rules and it will reflect on Audited Financial Statements as on 30th June 2023.

EMPLOYEES' PROVIDENT FUND

As per Bangladesh Labour Law 2006, Section 264 the company established Provident Fund from 31 May 2015 which certified by NBR Ref. ৪এ-২৮/কঅ-২/আসা/প্রভিডেন্ট ফান্ড/২০১৪-২০১৫/১৩০৮(৩) for the workers of the company.

EMPLOYEES' GRATUITY FUND

The company established Gratuity Fund from 15 May 2015 which certified by NBR Ref. ০৮.০১০০০০.০৩৫.০২.০০১৬.২০১৫/১৭৮ for the workers of the company.

PREVENTION OF CHILD LABOR

Children may be driven into work for various reasons. Most often, child labor occurs when families face financial challenges or uncertainty whether due to poverty, sudden illness of a caregiver, or job loss of a primary wage earner.

The consequences are staggering. child labor can result in extreme bodily and mental harm, and even death. It can lead to slavery and sexual or economic exploitation. And in nearly every case, it cuts children off from schooling and health care, restricting their fundamental rights and threatening their futures.

Shepherd Industries PLC never allowed recruiting manpower/labor that are below 18 years of old. There is a strict prohibition in the HR manual that no employees or labor will be recruited that is below 18 years of his age.

GROUP INSURANCE

As per Bangladesh Labor Law 2006, Section 99 "Compulsory Group Insurance" the company introduced Group Insurance with MetLife Bangladesh for the workers of the company.

PRICE SENSITIVE INFORMATION (PSI)

The Board of Shepherd Industries PLC through the Company Secretary always ensures to inform all Price Sensitive Information (PSI) within 30 (thirty) minutes of the decision or immediately upon getting such information to the BSEC and the Stock Exchanges and also ensure immediate publication of such information/decision in two widely circulated daily newspapers (one in Bangla and the other in English) and one in online news portal. The communication is done through Fax, E-mail, by special messenger and through courier service in special cases.

COMPLIANCE WITH CG CODE

Shepherd Industries PLC has always complied and adopted the global best practices. It also complied all conditions of the Corporate Governance Code issued by Bangladesh Securities and Exchange Commission (BSEC) notifications no. BSEC/CMRRCD/2006-158/207/Admin/80 dated 10 June 2018. As per the requirement Independent CG Compliance Auditor Haruner Rashid & Associates, Chartered Secretaries & Management Consultants have been audited with satisfactory governance compliance.

COMPLIANCE WITH BSS

Shepherd Industries PLC believes in adopting the best practices in the area of Corporate Governance Compliances and follows the principles of transparency and accountability, thereby protecting the interests of its stakeholders. The Company has complied with the provisions of the relevant Bangladesh Secretarial Standard (BSS) as adopted by the Institute of Chartered Secretaries of Bangladesh (ICSB).

MANAGING DIRECTOR (MD), CHIEF FINANCIAL OFFICER (CFO), HEAD OF INTERNAL AUDIT AND COMPLIANCE (HIAC) AND COMPANY SECRETARY (CS)

(1) Appointment:

- (a) The Board has appointed the Managing Director (MD), Company Secretary (CS), Chief Financial Officer (CFO) and Head of Internal Audit and Compliance (HIAC).
- (b) The positions of the Managing Director (MD), Company Secretary (CS), Chief Financial Officer (CFO) and Head of Internal Audit and Compliance (HIAC) filled by different individuals.
- (c) The Company Secretary (CS) and Chief Financial Officer (CFO) of the company is not holding any executive position in any other company at the same time.
- (d) Roles, responsibilities and duties of the CFO, the HIAC and the CS: The Board shall clearly define respective roles, responsibilities and duties of the CFO, the HIAC and the CS;

(2) Requirement to attend Board of Directors Meetings:

Managing Director (MD), Company Secretary (CS), Chief Financial Officer (CFO) and Head of Internal Audit and Compliance (HIAC) are regularly attended in the Board of Directors meeting to assist the Board of Directors in taking prudent decisions by providing the information and logistics.

Roles, Responsibilities & Duties of Chief Financial Officer (CFO), Head of Internal Audit and Compliance (HIAC) & Company Secretary (CS)

A. Chief Financial Officer (CFO)

The Chief Financial Officer (CFO) provides both operational and programmatic support to the organization. The CFO supervises the finance unit and is the chief financial spokesperson for the organization. The CFO reports directly to the Managing Director (MD) and directly assists on all strategic and tactical matters as they relate to budget management, cost benefit analysis, forecasting needs and the securing of new funding.

Roles, Responsibilities & Duties of Chief Financial Officer (CFO)

- Assist in performing all tasks necessary to achieve the organization's mission and help execute staff succession and growth plans.
- Train the Finance Unit and other staff on raising awareness and knowledge of financial management matters.
- Work with the Managing Director (MD) on the strategic vision including fostering and cultivating stakeholder relationships as well as assisting in the development and negotiation of contracts.
- Assess the benefits of all prospective contracts and advise the Executive Team on programmatic design and implementation matters.
- Ensure adequate controls are installed and that substantiating documentation is approved and available such that all purchases may pass independent audits.
- Oversee the management and coordination of all fiscal reporting activities for the organization including: Revenue/Expense and balance sheet reports etc.
- Oversee all purchasing and payroll activity for staff and participants.
- Develop and maintain systems of internal controls to safeguard financial assets of the organization.
- Oversee the coordination and activities of independent auditors and the preparation of the annual financial statements is in accordance with Generally Accepted Accounting Principle (GAAP), Bangladesh Accounting Standard (BAS) and Bangladesh Standard on Auditing and BFRS etc.
- Attend Board and Sub-committee meetings; including being the lead staff on the Audit/Finance Committee.
- Monitor banking activities of the organization.
- Ensure adequate cash flow to meet the organization's needs.
- Serve as one of the trustees and oversee administration and financial reporting of the organization's Savings and Retirement Plan.
- Investigate cost-effective benefit plans and other fringe benefits which the organization may offer employees and potential employees with the goal of attracting and retaining qualified individuals.
- Oversee the production of monthly reports including reconciliations with Banks as well as financial statements and cash flow projections and annual budgets for use by Executive management, as well as the Audit/Finance Committee and Board of Directors.
- Assist in the design, implementation, and timely calculations of wage incentives, commissions, and salaries for the staff.
- Oversee Accounts Payable and Accounts Receivable and ensure a recovery plan is in place.
- Oversee the maintenance of the inventory of all fixed assets, including assets purchased with government funds (computers, etc.) assuring all are in accordance with federal regulations.

B. Head of Internal Audit and Compliance (HIAC)

Head of Internal Auditor maintain and develop a strategic audit framework based on an understanding of the risks that the organization is exposed to and develop an audit plan incorporating risks identified via internal audit and risk workshops and to promote higher standards of risk management and value for money through the organization.

Roles, Responsibilities & Duties of Head of Internal Audit and Compliance

- · Plans and conducts operational, financial and compliance audits to evaluate the effectiveness of internal controls.
- Determine compliance with selected policies, procedures, and regulations.
- Make written recommendations to senior administrators to increase efficiency and/or effectiveness of the control systems
 of functions reviewed.

- Plan and conduct audits to assess controls, operational efficiencies and compliance with selected policies, procedures and regulations.
- Resolve audit problems that occur and develop modifications to coverage and schedule.
- Perform special investigations as requested by the Chairman or Managing Director.
- Consults with administrators and staff at all levels to promote good business practices.
- To take the lead in investigating reported misuse of funds.
- To promote improved standards of financial control and value-for-money.
- To enhance the quality and extent of the partner external audit and financial accompanier function.
- To co-ordinate the external audit approach of the agency, through liaison with the external auditors, to ensure the most efficient and effective use of audit resources.
- To report twice yearly on the results of the Internal Audit Department to the Finance and Audit Committee.
- To maintain a professional audit staff with sufficient knowledge, skills and experience.
- To carry out the plan and to manage and develop the staff in the team so that their potential is maximized.
- Research and keep abreast of legislative issues, new audit regulations/trends and audit methodology. Discuss updates of new regulations with Chairman, Managing Director and relevant departments.
- Assist in developing annual audit plan and submit to Chairman, Managing Director for review and approval.
- Assist external auditors as appropriate. Assist in coordinating the Company's response to audit findings and recommendations.
- Conduct periodic training workshops to promote awareness of internal controls and to discuss changes in policies that will impact the system flow of information.
- Participate in various committees or task forces geared to policy/procedure development and operational improvements.
- Supervise and guide staff in support of the Company's mission and audit initiatives.

C. Company Secretary (CS)

The company secretary is responsible for ensuring that the administrative responsibilities set out in company law and the articles of association are properly carried out. The post has no executive or management responsibilities unless these are explicitly delegated by the Board of Directors. So, a company secretary cannot, for example, authorize expenditure, borrow money, alter registers or appoint auditors without the authority of the directors or company members. In addition to ensuring that the company complies with the law and observes its own regulations, a company secretary may be assigned other functions in the company's articles of association or they may be delegated by the company's directors. A number of duties are imposed on the company secretary by the Companies Acts. A Company Secretary who attends general meetings of the Company's meetings has no vote unless he or she is a member of the Company, and a Company Secretary who attends meetings of the governing body has no vote unless he or she is also a company director. Although a company secretary may have no say in the company's decisions, he or she is an officer for the purposes of company law and can be held liable in the same way as a company director for breach of company law duties. A Company Secretary is an important official who ensures that best management practices and work ethics are followed to create wealth creation for the company. He is the one who represents the company for internal and external stakeholders, co-ordinates the policies of the company and management function, guides on the strategic decisions for the betterment and growth of the company like merger, acquisition and joint collaboration.

Roles, Responsibilities & Duties of Company Secretary (CS)

- To organize board meetings, informing board of directors about the impending meeting, formulating the agenda of the meeting with Chairman and/or Managing Director (MD), compiling the minutes of the meeting and maintaining minute books.
- To ensure that Annual General Meetings (AGM) are held as per the Companies Act and the companies' Article of Association. He is responsible for issuing notices of meetings, distribution of proxy forms, helping directors update themselves and getting prepared in case any shareholder asks questions, helping directors prepare briefing material and ensuring that security arrangements are done for the meeting. During the meeting, they have to ensure that proxy forms are processed properly, voting is carried out properly and recording the minutes of the meeting.

- To ensure that the Memorandum and Articles of Association is properly complied with. In case any amendments are issued, they have to make sure that they are implemented in the right manner.
- To maintain relations with Bangladesh Securities & Exchange Commission (BSEC), Dhaka Stock Exchange (DSE), Chittagong Stock Exchange PLC (CSE), and the respective regulatory bodies. And he/she is responsible for relaying information regarding the company to the market.
- To maintain the statutory registers regarding the members, company charges, directors and secretary, directors' interests in shares and debentures, interests in voting shares and debenture holders.
- To file annual reports, amended Memorandum and Articles of Association, return of allotments, notices of appointments, removal and resignation of directors and the secretary, notices of removal or resignation of the auditors, change of registered office and resolutions in accordance with the Companies Act with the Registrar of Joint Stock Companies and Firms (RJSC&F).
- To publish of the company's annual report and accounts.
- To maintain the company's register of members, deal with questions of the shareholders and transfer of shareholding etc.
- To communicate with shareholders regularly both individual and institutional through circulars and notices, and ensure the payment of dividends and interest.
- To keep an eye on register of members in case any stakeholder is aiming at taking over the company.
- To play a key role in implementing acquisitions, disposals and mergers. They have to make sure that proper documentation is in place and proper commercial evaluation is done.
- To make sure that the procedure for appointment of directors is followed properly.
- To ensure that the newly-appointed directors have a proper induction and special training organized, if the need be.
- To provide all types of support and guidance to the directors, helping them in discharging their duties.
- To ensure that all statutory and regulatory requirements are properly complied with. They play a key role in ensuring that the decisions of the Board on the whole are properly implemented and communicated within the organization and advise the company and its board of Directors on business ethics and corporate governance.
- To ensure that the interest of the stakeholders are safeguarded and should communicate with them on regular basis.
- To comply with the company's obligations under the Companies Acts.
- To make contracts within his or her own sphere of competence i.e. the day to day administration of the company if authorized to do so by the directors of the Company.

WEBSITE AND IT FACILITIES OF THE COMPANY

Pursuant to the clause no.44 of the Listing Regulations, Shepherd Industries PLC is managing efficiently automated IT enabled website. The website is successfully satisfying to its stakeholders and shareholders. Investors can get all updated information from the Company website. The Company's official website www.shepherdbd.com is linked with the website of the stock exchange(s). The Company makes available the detailed disclosures on its website immediately as required under the listing regulations of the concerned stock exchange(s).

ACKNOWLEDGEMENT

On behalf of the Board of Directors, I take this opportunity to thank all our shareholders wholehearted cooperation and active support in assisting me and the Board of Directors to effectively discharge our duties during the year under review.

The Board also recognizes that the attainment made during the year was possible because of the cooperation, positive support and guidelines it had received from the Government of Bangladesh, Ministry of Finance, National Board of Revenue, Ministry of Commerce, Board of Investment, Dhaka Electric Supply Company Limited (DESCO), Ansar & VDP, Bangladesh Power Development Board (PDB), Titas Gas Transmission & Distribution Company Ltd. and the people of the locality. Accordingly, the Board offers its utmost and sincere gratitude to them.

We would also like to express our gratitude to the Bangladesh Securities and Exchange Commission, Dhaka Stock Exchange Limited, Chittagong Stock Exchange PLC, Registrar of Joint Stock Companies & Firms, The Central Depository of Bangladesh Limited and other business associates for their valuable suggestions, continuous support and cooperation extended to the company.

We would also like to thank our Auditor, S. F Ahmed & Co., Chartered Accountants for their efforts for timely completion of the audit. We would like to express our gratitude to our bankers and financial institutions, customers, suppliers, insurance companies and service providers for providing all the necessary and timely support to enable and enhance our growth and profitability.

Lastly, we would like to express our deepest appreciation for the services and the loyalty of all our executives, officers and employees of the company at all levels, without whom it would have been impossible to have delivered such a solid performance.

I now request the valued shareholders to kindly accept and approve the Auditors' Report, Annual Audited Accounts 2022-2023 and the Directors Report placed before you.

Thanking you,

For and on behalf of the Board of Directors

崔文子 Chung Wen Kuei Chairman

Communication to Shareholders and Stakeholders

Aligning with the "CORE VALUE" SIPLC Management developed the communication structure to free flow of information to the stakeholders. Company has in place an effective system of communication directed towards too aware its Shareholders and other stakeholder in compliance with the disclosure requirements.

MODE OF COMMUNICATION

All information, that are disclosed to the Regulators like the Bangladesh Securities and Exchange Commission (BSEC) and the Stock Exchanges are simultaneously made available to the Shareholders of the Company in the Investor's Relations section of the Company's website http://www.shepherdbd.com.

GENERAL MEETING

The Company recognizes the rights of the Shareholders and accordingly ensures that their right to voice their opinion is guaranteed at all the Shareholders' meet such as Annual and Extraordinary General Meetings (AGM & EGM). All members of the Board of Directors and the senior management team attend the General Meeting (AGM) so that the queries of the Shareholders regarding the financial and non-financial matters of the Company are appropriately explained/answered. In principle, general meetings are effective platform in facilitating communication between the Shareholders and the Company.

DIRECT COMMUNICATIONS

Quarterly, Half Yearly and Annual Reports of the company predictably upload in the website of the company. Moreover, these reports are also kept readily available at the Head Office of the Company for any stakeholders to use whenever required. The reports are also regularly uploaded to the Company website http://www.shepherdbd.com for information of the Shareholders and any prospective investors. These detail reporting structure provide them the opportunity to make critical analysis about the Company and investment in it.

MEDIA COMMUNICATION

In compliance with the Regulatory Compliance, Price Sensitive Information, Notice, Financial Statements are published in the National Dailies Newspapers and Online News portals in Bangla and English as and when the occasion arises.

COMPANY WEBSITE

All financial results, key performance indicators, compliance reports, other important financial and non-financial data, shareholding information etc are posted on the Company's website, http://www.shepherdbd.com. Important events and announcements of the Company are also regularly posted in the website for the Shareholders' kind information. Furthermore, information such as the Record Date, Notice of the Annual General Meeting etc. is regularly reported to the Stock Exchanges, so the updated information is available.

REGULATORS WEBSITE

Regulatory Notice and declarations are duly reported to DSE and CSE, in order to inform the related parties through the Regulator's website.

SHAREHOLDERS' COMMUNICATION & MANAGEMENT OF CORPORATE AFFAIRS

In case of any queries related to the Shareholding of the Company, Shareholders may e-mail at share@shepherdbd.com or contact the dedicated officer by calling at (+8802-48963340-42).

Kao Wen Fu Managing Director

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Management's Discussion and Analysis by CEO/MD

It is an immense pleasure for me to welcome all of you to 22nd Annual General Meeting of Shepherd Industries PLC and to present a brief discussion and analysis over the financial statements of the year ended on June 30, 2023 as well as the comparative analysis of previous year's financial results.

We have prepared the financial statements in accordance with International Accounting Standards (IAS) and International Financial Reporting Standards (IFRS) as adopted in Bangladesh, The Companies Act 1994, The Income Tax Rules 1984, The Bangladesh Securities and Exchange Rules 1987 and other applicable laws and regulations and for such internal control as management's desire.

During the reporting period, there is any changes haven't been occurred that effect on the financial performance or result and financial position.

During the reporting year EPS is Tk. 0.39 which was Tk. 1.18 in last year, revenue Tk. 354.67 crore which was Tk. 382.60 crore in last year, NOCFPS is Tk. 3.18 which was Tk. (1.79) in last year and NAV per Share is Tk. 15.16 which was Tk. 15.25 in last year. Proceeding five year's financial performance or result and financial position as follows:

Operational Result/Position	30 June 2023	30 June 2022	30 June 2021	30 June 2020	30 June 2019
Basic Earnings per Share	0.39	1.18	(1.03)	(0.15)	0.90
Net Operating Cash Flow per Share	3.18	(1.79)	(1.61)	(1.07)	(0.60)
Net Asset Value per Share	15.16	15.25	14.67	15.79	17.53

Shepherd Industries PLC engaged mainly in sweater yarn dyeing and garments washing activities. Raw yarn, dyes and chemicals' price in the international market is always uneven on the other hand finished good's price is very competitive. Using technology-based machineries, skilled work force and efficient management we have improved our performance compare to the last years and compare to the other industries in this sector our sales, earning and other indicators regarding financial performance is very consistent. We believe, our growth rate is very steady and it remains unchanged in the future.

Readymade Garments (RMG) Industry sector has witnessed a steady growth over the years and it has become a largest export earning sector in Bangladesh. At present Bangladesh is the 3rd largest RMG export country in the world that generating 80% of export earnings and contributing more than 10% to national GDP. This sector employed near about 6 million people where 80% of them are female. Now a day "Made in Bangladesh" is create a position as an international brand image. Due to the geographic advantage and lower labor cost is the main attraction for the many international brands but the labor cost in Bangladesh has been increasing rapidly and this trend may be continued for the next few years.

Shepherd Industries PLC is a 100% deemed exporter of sweater yarn and washing of exportable RMG (denims). In the competitive landscape of the apparel and sweater manufacturing industries; negotiation, price, quality and timely delivery of commodities are very important which affect the customers' sourcing strategy and direction and which create challenge for us. We always monitor and adjust the customers' diversity of strategy to remain in competition.

It is my pleasure to let you know that your Board always tries to maintain a stable dividend policy with a sustainable long-term growth for all of you. Therefore, the Board has taken an absolute decision and recommended a 5% Cash Dividend to the General Public Shareholders other than Sponsors and Directors for the year 2022-2023.

Dear shareholders, quality of products, proper work environment of workers, and conservation of environment are the most important aspects that we consider. To us, an industry is not only a source of income, rather it should reflect on sustainable socio-economic development of the country. Because we know that success is not an individual, the collective effort of every-one molds the accomplishment for an enterprise as well as for the whole nation. For the implementation of these efforts we depend on efficient management system. In each unit of SIPLC, therefore we coordinated enthusiasm, experience & expertise. We want to prove our superiority. In this journey, we would become more impetuous if your support always remains with us.

Annual Report 2022-2023

Dear shareholders, already explained the risk and concerned mitigation plans of the company in financial statements' note no. 3.01 to 3.06.

Dear shareholders, synchronizing with international market demand we are going to renovate/replace highly technology-based machineries and setting up a modern and compliance washing plant during this year. We hope that from this year and towards we will be able to achieve our optimum goal.

While conducting, I express my gratitude to all the Employees, Workers, Officials, Shareholders, Stakeholders, Government Agencies, Bank & Financial Institutions, Customers, Consumers, Suppliers and other service agencies for performing their respective roles in their best manner, which collectively contributed to the results for the benefit of all of us and nation.

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

Thanking you.

Regards

Kao Wen Fu

Kao Wen Fu Managing Director

Dividend Distribution Policy

Shepherd Industries PLC has formulated a dividend distribution policy in line with the Directive No. BSEC/CMRRCD/2021-386/03 dated January 14, 2021 of the Bangladesh Securities and Exchange Commission (BSEC).

DISTRIBUTION TIME

Shepherd Industries PLC shall pay off the annual or final dividend to the entitled shareholder within 30 (thirty) days of approval. Provided that interim dividend shall be paid off to the entitled shareholder within 30 (thirty) days of record date.

CASH DIVIDEND

Cash dividend shall be distributed in the following manner and procedures, namely:-

- Within 10 (ten) days of declaration of cash dividend by the board of directors, an amount equivalent to the declared cash dividend payable for the concerned year shall be kept in a separate bank account of Shepherd Industries PLC, dedicated for this purpose;
- ii) Shepherd Industries PLC shall pay off cash dividend directly to the bank account of the entitled shareholder as available in the Beneficiary Owner (BO) account maintained with the depository participant (DP), or the bank account as provided by the shareholder in paper form, through Bangladesh Electronic Funds Transfer Network (BEFTN):

Provided that Shepherd Industries PLC may pay off such cash dividend through bank transfer or any electronic payment system as recognized by the Bangladesh Bank, if not possible to pay off through BEFTN;

iii) Shepherd Industries PLC, upon receiving the claim on cash dividend from a stock broker or a merchant banker or a portfolio manager for the margin client or customer who has debit balance or margin loan, or as per intention of the client of stock broker or merchant banker or portfolio manager, shall pay off such cash dividend to the Consolidated Customers' Bank Account (CCBA) of the stock broker or to the separate bank account of the merchant banker or portfolio manager through BEFTN:

Provided that upon receiving the cash dividend, the stock broker or merchant banker or portfolio manager shall immediately account for such dividend in the individual client's portfolio account:

Provided further that the stock broker or merchant banker or portfolio manager shall provide detailed information (e.g., BO account number, code number, bank account number, intention, etc. of the client or customer including CCBA of stock broker or separate bank account of merchant banker or portfolio manager) to Shepherd Industries PLC for such claim;

- iv) Shepherd Industries PLC, in case of non-availability of bank account information or not possible to distribute cash dividend through BEFTN or any electronic payment system, shall issue cash dividend warrant and shall send it by post to the shareholder;
- v) Shepherd Industries PLC shall pay off cash dividend to non-resident sponsor, director, shareholder or foreign portfolio investor (FPI) through the security custodian in compliance with the rules or regulations in this regard;
- vi) Shepherd Industries PLC, immediately after disbursement of cash dividend and issuance of a certificate of tax deducted at source, if applicable, shall intimate to the shareholder through a short message service (SMS) to the mobile number or email address as provided in the BO account or as provided by the shareholder;
- vii) Shepherd Industries PLC shall maintain detailed information of unpaid or unclaimed dividend and rationale thereof, as per BO account number-wise or name-wise or folio number wise of the shareholder; and shall also disclose the summary of aforesaid information in the annual report and shall also report in the statements of financial position (quarterly/annually) as a separate line item 'Unclaimed Dividend Account':

Provided that Shepherd Industries PLC shall publish the year-wise summary of its unpaid or unclaimed dividend in the website.

Provided further that any unpaid or unclaimed cash dividend including accrued interest (after adjustment of bank charge, if any) thereon, if remains, shall be transferred to a separate bank account of Shepherd Industries PLC as maintained for this purpose, within 1 (one) year from the date of declaration or approval or record date, as the case may be.

STOCK DIVIDEND

Shepherd Industries PLC shall credit stock dividend directly to the BO account or issue the bonus share certificate of the entitled shareholder, as applicable, within 30 (thirty) days of declaration or approval or record date, as the case may be, subject to clearance of the exchange(s) and the Central Depository Bangladesh Limited (CDBL);

Shepherd Industries PLC, the CDBL and the exchange(s) shall follow the provisions of প্রবিধান ৪৬ of the ডিপোজিটরি (ব্যবহারিক) প্রবিধানমালা, ২০০৩ for issuance of bonus shares:

Provided that Shepherd Industries PLC shall maintain a Suspense BO Account for undistributed or unclaimed stock dividend or bonus shares and shall also follow the under mentioned procedures for ensuring the rightful ownership:

- a) Shepherd Industries PLC shall send at least 3 (three) reminders to the entitled shareholder;
- b) The Suspense BO Account shall be held under Block Module and such undistributed or unclaimed stock dividend or bonus shares shall not be transferred in any manner except for the purpose of allotting the bonus shares as and when the allottee approaches to Shepherd Industries PLC:

Provided that any corporate benefit in terms of shares accrued on such undistributed or unclaimed stock dividend or bonus shares shall be credited to the Suspense BO Account.

- c) Shepherd Industries PLC shall, upon receiving application from the allottee and after proper verification of identity and his entitlement, credit the bonus shares lying with the Suspense BO Account to the BO account of the allottee, or issue bonus shares to the allottee, as applicable, within 15 (fifteen) days of receiving application with an intimation to the BSEC and the exchange(s);
- d) Any voting rights on such undistributed or unclaimed stock dividend or bonus shares shall remain suspended till the rightful ownership claim of the shareholder is established.

COMPLIANCE REPORT REGARDING DIVIDEND DISTRIBUTION

Shepherd Industries PLC shall submit a compliance report to the BSEC and the exchange(s) in a specified format within 7 (seven) working days of completion of dividend distribution:

Provided that Shepherd Industries PLC shall publish the compliance report in its website.

FORFEITURE OF UNCLAIMED CASH OR STOCK DIVIDEND

Shepherd Industries PLC shall not forfeit any unclaimed cash dividend or stock dividend till the claim becomes barred by the law of land in force.

TRANSFER TO THE FUND FOR UNPAID OR UNCLAIMED OR UNSETTLED CASH DIVIDEND

If any cash dividend remains unpaid or unclaimed or unsettled including accrued interest (after adjustment of bank charge, if any) thereon for a period of 3 (three) years from the date of declaration or approval or record date, as the case may be, shall be transferred by Shepherd Industries PLC to the Fund as directed or prescribed by the BSEC:

Provided that Shepherd Industries PLC shall provide detailed information to the manager of the Fund during transfer of cash dividend as directed or prescribed by the BSEC:

Provided further that if any shareholder claims his cash dividend after transfer of such dividend to the Fund, within 15 (fifteen) days of receiving such claim, Shepherd Industries PLC shall, after proper verification of the claim, recommend to the manager of the Fund to pay off such dividend from the Fund and the manager of the Fund shall pay off such cash dividend to the claimant in accordance with the provisions and procedures as directed or prescribed by the BSEC.

TRANSFER TO THE FUND FOR UNPAID OR UNCLAIMED OR UNSETTLED STOCK DIVIDEND

If any stock dividend or bonus shares remains unclaimed or unsettled including corporate benefit in terms of bonus shares thereon for a period of 3 (three) years from the date of declaration or approval or record date, as the case may be, shall be transferred in dematerialized form to the BO Account of the Fund as mentioned above:

Provided that Shepherd Industries PLC shall provide detailed information to the manager of the Fund during transfer of stock dividend or bonus shares as directed or prescribed by the BSEC:

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Provided further that if any shareholder claims his stock dividend or bonus shares after transfer of such dividend or bonus shares to the BO Account of the Fund, within 15 (fifteen) days of receiving such claim, Shepherd Industries PLC shall, after proper verification of the claim, recommend to the manager of the Fund to pay off or transfer such stock dividend or bonus shares from the BO Account of the Fund and the manager of the Fund shall pay off or transfer such stock dividend or bonus shares to the claimant's BO Account in accordance with the provisions and procedures as directed or prescribed by the BSEC.

MAINTAINING DETAIL INFORMATION OF THE SHAREHOLDER FOR THE PURPOSE OF PROPER DISTRIBUTION OF CASH DIVIDEND OR STOCK DIVIDEND

Shepherd Industries PLC, by itself or by appointing an agent, shall maintain detailed information of BO account, bank account, mobile phone number, email and address of the shareholder for the purpose of proper distribution of cash dividend or stock dividend:

Provided that Shepherd Industries PLC or its agent or the CDBL or its DP shall keep confidentiality of information:

Provided further that Shepherd Industries PLC shall collect detailed updated information on BO account, bank account, mobile number, email address and contact address of shareholder from the CDBL from time to time when needed for the purpose of proper distribution cash dividend or stock dividend and other compliances: In case of holding paper shares, Shepherd Industries PLC shall update the information at least once in a year.

DISCLOSURE OF THE POLICY

This Policy shall be disclosed in the annual report and official website.

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Kao Wen Fu Managing Director

	Dividend Distribution Compliance Report Under Clause (6) of the Directive No. BSEC/CMRRCD/2021-386/03, dated: 14/01/2021				
01	Name of the Issuer/Securities/Mutual Fund	Shepherd Industries Limited			
02	Particulars of Issuer DP	493			
	Type of Dividend (Annual/Interim)				
03	(Put tick mark ($$) on the recommended option)	a) Annual √ b) Interim			
	Whether audited or not for interim Dividend				
04	(Put tick mark ($$) on the recommended option)	a) Audited b) Unaudited			
05	Date of recommendation of Dividend by the Board of	20 10 2022			
05	Directors/Trusted: (Enclosed copy of PSI)	28.10.2022			
	Whether Dividend recommended other than directors				
06	or sponsors or any other classes	a) Yes √ b) No 🗍			
	(Put tick mark (\checkmark) on the recommended option)				
07	Record date for entitlement	10% Cash			
		21.11.2022			
08	Rate of Dividend recommended by the Board of	10% Cash Dividend to the General Public Shareholders other			
	Directors/Trustee Dividend recommended -Type	than Sponsors & Directors			
09	(Put tick mark ($$) on the recommended option)	a) Cash √ b) Stock			
	Securities/mutual fund traded under which categories				
10	(Put tick mark ($$) on the recommended option)	a) A 🗍 (b) B √ (c) G 🗍 (d) N 🗍 (e) Z			
	(at ack mark () on the recommended option)				
		10% Cash			
	Date of Transfer to a separate bank account (Pls. mention	Date: 19.01.2023, 23.01.2023, 31.01.2023 & 02.02.2023			
11	bank details) or provisional credit of shares/units by CDBL	Shepherd Industries Ltd. Cash Dividend-2022 Southeast Bank Limited			
		Gulshan Branch			
		A/C#11100017760			
12	Date of approval of Dividend at AGM	27.12.2022			
	Rate of Dividend approved at AGM-details at Annexure				
13	(if any change)	N/A			
14	Date of commencement of disbursement of Cash and	10% Cash			
14	Stock Dividend	2501.2023			
1 -	Mode of distribution of Cash Dividend	a)Bank Transfer √ b) BEFTN √ c) MFS 🗍			
15	(Put tick mark ($$) on the recommended option)	d) Dividend Warrant 🗸 e) any other mode			
	Date of completion of disbursement of Cash Dividend and				
16	Stock Dividend [Enclosed Bank Statements and Corporate				
	Action Processing Report (DP 70)]	02.02.2023			
17	Paid-up capital of the issuer-before corporate	ТК. 1,540,464,730.00			
	action/entitlement				
18	Numbers of securities/shares outstanding before corp	orate action/entitlement: 154,046,473			
19	Total cash in taka or stock (nos. shares) dividend as per	r corporate declaration: 74,742,571.00 (With Tax)			
20	Distribution/Disbursement details of Cash & Stock Dividend:	Cash (Tk) Stock (nos) Annexure			
	A. Mode of Dividend payment/credit for the concerned year:				
	(a) through BEFTN or directly credited to respective BO	49,543,657.00			
		(After deduct AIT)			
	(b) through Banks Transfer other than entitled BO				
	Margin loan	526 501 00			
	(c) through Bank Transfer	536,501.00 - (After deduct AIT)			
	(d) through Mobile Financial Service (MFS)				
	(e) through any other mode as approved by Bangladesh				
	Bank				
	(f) through transfer to Suspense Account for				
	dematerialized Shares (BO wise detailed with reason should	- -			
	be maintained and submitted)				
	(g) through issuance of Dividend Warrant or issue of share	11,277,762.90			
	to Suspense Account for non-dematerialized securities	(After deduct AIT)			
21	Total Dividend paid/credited for concerned year	48,884,835.95			
~ '	real 2.Macha pala/created for concerned year	(After deduct AIT)			

22	Total unpaid/undistributed Dividend/accrued during the period (20-21)	12,473,084.95 (After deduct AIT)	-	
23	Total unpaid/undistributed Dividend/accrued as on 1st day	783,633.27	-	
24	of Accounting year (as per Audited Accounts) Transfer to Suspense Account for Demate Shares during the	(After deduct AIT)		
24	concerned year	-	-	
	A. Mode of Dividend receipts/payment/credit for the previous	•		
	(a) through BEFTN or directly credited to respective BO	11,031,937.47 (After deduct AIT)	-	
	(b) through Banks Transfer	182,304.95 (After deduct AIT)	-	
	(c) through Mobile Financial Service (MFS)	-	-	
	(d) through any other mode as approved by Bangladesh Bank	-	-	
	 (e) through transfer to/from Suspense Account for Demate Shares or any other reasons 	-	-	
	 (f) through issuance of Dividend Warrant or issue of shares to Suspense Account for non-dematerialized securities/shares/units 	19,292,876.92 (After deduct AIT)	-	
	(g) transfer of cash or stock to the Fund as prescribed or directed by Commission after 3 years or forfeit of share to Suspense Account for non-dematerialized securities	398,320.00	7,187	
25	Total Dividend paid/credited for previous year	29,959,809.53 (After deduct AIT)	-	
26	Total unpaid/undistributed Dividend for previous years (23+24-25) Taka/Nos	547,309.81 (After deduct AIT)	-	
27	Grand Total of unpaid/undistributed Dividend (22+26)	13,020,394.76 (After deduc A IT)	-	
	Aging of grand Total of unpaid/undistributed Dividend for pre-	vious years:		<u>.</u>
	More than 3 years; balance	-	-	
28	More than 4 years; balance	-	-	
	More than 5 years; balance	-	-	
	Total of unpaid/undistributed Dividend for previous years	-	-	
	(Supporting bank statements and balance of securities with the Depository)			

Note: Issuer shall maintain BO wise detailed information for all transfers/credit to suspended Accounts with reasons and submit along with bank statements and other supporting documents. The issuer shall fill up all the applicable fields.

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Mohammad Maruf Bin Wali Company Secretary

Reporting Date: 05-02-2023



Website: https://cmsfbd.org

Summary of Unclaimed/Un-Paid Dividend & IPO Subscription Money

The summery of the Unclaimed/Unsettled Cash Dividend (3 years or more) as on 17 May 2022.

Year of Dividend	Unclaimed/Unsettled Cash Dividend as on	Amount in Taka	Record Date	Last Dividend Compliance Report Date	Aging Remarks	Total Unclaimed/Unsettl ed Cash Dividend transferred to the Capital Market Stabilization Fund
2017-2018	17.05.2022	348,570.00	12.11.2018	13.03.2022	3 years or more	348,570.00
2018-2019*	-	-	-	-	-	-

The summery of the Unclaimed IPO Subscription Money and Dividend transferred to CMSF

BSEC's Directive No. BSEC/CMRRCD/2021-386/03, dated 14 January 2021 and the Bangladesh Securities and Exchange Commission (Capital Market Stabilization Fund) Rules, 2021 and Commission's letter No. SEC/SRMIC/165-2020/part-1/166, dated 06 July 2021 & Commission's letter No. SEC/SRMIC/165-2020/232, dated 05 June 2021 upon BAPLC'S letter regarding Extension of time up to 31 August 2021 for transferring fund via the letter with reference no. SEC/SRMIC/165-2020/part-1/182 dated 19 July 2021 and reference no. SEC/SRMIC/165-2020/131 dated 31 March 2022, the company already transferred the Unclaimed/ Unsettled Cash Dividend (3 years or more) and Unclaimed IPO Subscription Money by issuing Pay Order in favor of Capital Market Stabilization Fund (CMSF) and deposited the same to SNF A/C No. 0010311521301, Communality Bank Bangladesh Ltd., Gulshan Corporate Branch as per BSEC instruction. The summery of the transfer is as follows:

SI No	Particulars	Pay Order No.	Deposit Date	Amount deposited to CMSF in Tk.
1	Unclaimed Cash Dividend for the year 2017-2018	AA 0179278	18.05.2022	348,570.00
2	Unclaimed IPO Subscription Money	AA 0179461	07.06.2022	49,750.00

The summery of unclaimed stock/bonus shares from company's suspense BO account.

SI No	No. of Shares	Company's Suspense BO A/C	Transfer Date	CMSF BO A/C
1	7,187	1605550062628179	08.06.2022	1201530074571230

The List of Unclaimed Cash Dividend for the year 2020 is shown in note no. 21.1 in the financial statements.

* It may be noted here that the Company had declared 10% Stock Dividend in the Financial Year 2018-2019.

Audit Committee Report to the Shareholders

For the year ended on 30th June 2023

The Board of Directors of Shepherd Industries PLC has constituted an Audit Committee according to the Corporate Governance Code of Bangladesh Securities and Exchange Commission's (BSEC) Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 Dated June 03, 2018 which is appended at the Compliance Report enclosed with the Directors' Report.

MEMBERS OF AUDIT COMMITTEE

The Committee is comprised of 03 (three) members of the Board of Directors. The Audit Committee is appointed by the main Board and all the Members are Non-Executive Directors and Chairman of the Audit Committee is an Independent Director. The audit committee of the Board of Directors consists of the following Members:

Name & Designation	Position in the Committee
Md. Delwar Hossain - Independent Director	Chairman
Yang Ming Te - Nominee Director of Eternal Flame Int'l Co. Inc	Member
Kao Chen Tsai - Nominee Director of Ever Priority Ltd.	Member
Mohammad Maruf Bin Wali - Company Secretary	Member Secretary

PURPOSE OF AUDIT COMMITTEE

The role of the Audit Committee is to monitor the integrity of the financial statements of the Company and review and when appropriate, make recommendations to the Board on business risks, internal controls and compliance. The Committee satisfies itself, by means of suitable steps and appropriate information, that proper and satisfactory internal control systems are in place to identify and contain business risks and that the company's business is conducted in a proper and economically sound manner. The key responsibilities of the Audit Committee include:

- Monitor the integrity of the financial reporting process ensuring compliance to accounting policies, standards and principles.
- Monitor internal control and business risk management process.
- Monitor and review the effectiveness of external auditors.
- Oversee hiring and performance of external auditors.
- Other matters as per term of reference and Audit Committee.

ROLE OF THE AUDIT COMMITTEE

According to the Terms of Reference approved by the Board and in compliance with Section 3.00 of the Bangladesh Securities and Exchange Commission Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 dated 03 June 2018, the role of the Committee is as follows:

- Oversee the financial reporting process.
- Monitor choice of accounting policies and principles.
- Monitor Internal Control Risk Management process.
- Oversee hiring and review performance of external auditors.
- Review along with the management, the annual financial statements before submission to the Board for approval.
- Review along with the management, the quarterly and half yearly financial statements before submission to the Board for approval.
- Review the adequacy of internal audit function.
- Review statement of significant related party transactions submitted by the management.
- · Review Management Letters/ Letter of Internal Control weakness issued by statutory auditors.
- When money is raised through Repeat Public Offering (RPO)/Rights Issue, the Company shall disclose to the Audit Committee about the uses/applications of funds by major category (capital expenditure, sales and marketing expenses, working capital, etc), on a quarterly basis, as a part of their quarterly declaration of financial results. Further, on an annual basis, the Company shall prepare a statement of funds utilized for the purposes other than those stated in the offer document/prospectus.
- Other matters as per Terms of Reference (TOR) of the Audit Committee and also as directed by the Board.

AUTHORITY

The Audit Committee is authorized by the Board to review and activity within the business as per terms of reference. It is authorized to seek any information it requires from and require the attendance at any of its meetings of any Director or member of management and all employees are expected to co-operative with any request made by the Committee.

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The Committee is also authorized to have information and advice from the Company Legal Advisor, Tax Consultant and Statutory Auditor if required. The terms of reference of 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.

SECRETARY

The Company Secretary shall act as the Secretary of the Audit Committee.

MEETING ATTENDANCE

The Audit Committee met 04 (four) times during the year 30 June 2023. All the members were present in all meetings of the Committee. The details of attendance of each member at the Audit Committee meetings during the year 30 June 2023 are as follows: coordination of the external auditors.

Name of Members	Held	Attend	%
Md. Delwar Hossain, Chairman	4	4	100%
Yang Ming Te, Member	4	4	100%
Kao Chen Tsai, Member	4	4	100%
Mohammad Maruf Bin Wali, Member Secretary	4	4	100%

The Audit Committee reports to the Board of Directors from time to time and is responsible to inform Board of Directors about its regular activities and about any material defects in internal control, conflict of interest and any other matters necessary to ensure the true and fair view of the financial statements. Apart from reporting to the Board, it also has the authority to report the Regulatory Authorities regarding any issue having material financial impact if the Board and the management have unreasonably ignored such issues without making any rectification. It reports to Shareholders and other interested parties on annual basis by means of presenting a summary of its activities in the Audit Committee Report.

During the financial year ended on June 30, 2023, the Audit Committee met to discharge its duties and responsibilities accordingly and forwarded its report to the Board of Directors. Besides, there was no other issue arose in the financial year ended June 30, 2023, having significant material impact on Company's financial statements which needed to be disclosed to the Board or the Regulatory Authorities. This report is prepared based on the Financial Statements as on June 30, 2023 for the shareholders and other interested parties of the company.

SUMMARY OF ACTIVITIES 2022-2023

The Committee carried out its duties in accordance with the terms of reference of the Audit Committee. During the year ended on 30 June 2023. The Audit Committee carried out the following activities:

1. Financial Reporting

Reviewed the quarterly and annual audited financial statements of the Company with the CFO and MD, focusing particularly on significant changes to accounting policies and practices, adjustments arising from the audits, compliance with accounting standards and other legal requirements before recommending them to the Board for approval.

2. Internal Audit

a. Reviewed internal audit reports and corresponding actions to improve controls as agreed by management. b. Reviewed status reports of internal audit to ensure that appropriate actions had been taken to implement the audit recommendations.

3. External Audit

- a. Reviewed with the external auditors the Company's Statement of Control before recommending the same for inclusion in the Company's Annual Report of 2023.
- b. Reviewed the finding arising from audits particularly the comments and recommendations in management letter.
- c. Reviewed the external auditors' audit plan including its nature and scope, audit report, evaluation of internal controls and coordination of the external auditors.

(Mohammad Maruf Bin Wali) Member Secretary of Audit Committee & Company Secretary

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(Md. Delwar Hossain) Chairman, Audit Committee & Independent Director

Report of the Nomination & Remuneration Committee to the Shareholders

For the year ended on 30th June 2023

The company has formed a NRC as a sub-committee of the Board, has been constituted by one of the Independent Director as Chairman and two other members of the Board in line with the newly issued Corporate Governance Code. Mr. Md. Delwar Hossain who represent in the Board as Independent Director is the Chairman of the Committee who has vast knowledge and practical professional experience in the fields of corporate and others law. The Company Secretary is the Secretary of this Committee.

The NRC assist the board in formulation of the nomination criteria or policy for determining qualifications, positive attributes, experiences and independence among others of directors and top-level executive as well as a policy for formal process of considering remuneration of directors, top level executive. The NRC members nominated and appointed by the Board and also responsible to the Board of Directors for its role and responsibilities that are clearly set forth by the company and time to time issued notifications by the regulators.

MEMBERS OF NRC

All members of the Nomination and Remuneration Committee are non-executive director and experienced more than 10 (ten) years in corporate management and professions. The Nomination and Remuneration Committee of the Board of Directors consists of the following Members:

Name & Designation	Position in the Committee
Md. Delwar Hossain - Independent Director	Chairman
Yang Ming Te - Nominee Director of Eternal Flame Int'l Co. Inc	Member
Kao Chen Tsai - Nominee Director of Ever Priority Ltd.	Member
Mohammad Maruf Bin Wali - Company Secretary	Member Secretary

NOMINATION AND REMUNERATION POLICIES/CRITERIA

This Nomination, Remuneration Policy (the "Policy") applies to the Board of Directors (the "Board") and the Top-Level Executive (TLE) of Shepherd Industries PLC (the "Company").

The expression "Top Level executive" means executive of the Company who are members of its core management team excluding Board of Directors, comprising all members of management, including the functional heads.

This Policy is in compliance with Clause 6 of the Corporate Governance Code, 2018 read along with the applicable rules and regulation of applicable laws thereto. Sub-clause (b) of Clause 6 of the Corporate Governance Code, 2018 states that the Nomination and Remuneration Committee shall assist the Board in formulation of the Nomination Criteria or policy for determining qualifications, positive attributes, experiences and independence of directors and top-level executive as well as a policy for formal process of considering remuneration of directors, top level executive.

The Board criteria in this respect for the Directors and Top-Level Executives of the Company are as follows:

a) Nomination Criteria

- Following the Company policies as well as guidelines and applicable country regulations,
- · Following a selection process that is transparent in all respects,
- Following a process that is compatible with international standards and local best practices,
- Recognize core competencies of the respective personnel for the different levels of management and employees of the Company,
- · Follow diversity in age, maturity, qualification, expertise and gender disciplines,

b) Recruitment and Selection Guidelines

The NRC Charter draws a broad outline of the Company's needs for employees at different levels, as ascertained by the management. The recruitment and selection of Directors, top-level executives and other employees of the Company are made according to the following guidelines:

- **Sponsor Directors:** The NRC recommends the candidate(s) for Sponsor Director(s), based on nomination by the majority shareholders. The Board of Directors appoints the Director/s upon nomination and recommendation of the NRC.
- **Public Directors:** The NRC recommends candidate(s) for Non-Executive Director(s), based on nomination by the majority shareholders, the Government shareholders and other general shareholders. The Board of Directors appoints the Non-Executive Directors upon nomination and recommendation of the NRC.
- Independent Director: The Independent Director shall be a knowledgeable individual with integrity who is able to ensure compliance with financial laws, regulatory requirements and corporate laws that can make a meaningful contribution to the business. The Independent Director should have competence relevant to the sector in which the Company operates, and necessarily should have the qualifications as required by the regulations of BSEC. The Board of Directors appoints Independent Directors upon nomination and recommendation of the NRC, which is then approved by shareholders at the Annual General Meeting of the Company.
- **Top-Level Executives:** The NRC identifies and recommends candidate(s) for top-level executives upon thorough scrutiny by the Managing Director, Executive Committee and Human Resources Department (HRD), considering relevant qualifications, experience, skills and leadership, as required for the respective positions based on the Company's internal selection process.
- **Other Employees:** The NRC sets a guideline to identify the Company's need for employees at different levels and empowers the relevant management of the Company's HRD for selection, transfer, replacement and promotion of respective employees based on the Company's internal processes.

c) Remuneration Criteria

- The structure, scale and composition of remuneration/honorarium is reasonable and sufficient to attract, retain and motivate suitable Directors, top-level executives and other employees to run the Company efficiently and successfully.
- The context of packages, including remuneration/ benefits monthly, yearly and in the long run for all the employees are categorically laid down and meets the appropriate performance benchmarks;
- The remuneration, including bonuses, compensation, benefits (or in whatever form) payable to the Executive Directors, top-level executives and other employees are determined by the NRC based on the respective Company policies and guidelines, which shall be ratified by the Board as and when required;
- The guidelines, which are ratified by the Board as and when required;
- The NRC recommends the Board meeting attendance fees, honorarium, including incidental expenses, if any;
- No member of the NRC receives, either directly or indirectly, any remuneration for any advisory or consultancy role or otherwise, other than Director's fees or honorarium from the Company.

ROLE OF THE NRC

The roles and responsibilities of the NRC have been clearly mentioned in the Terms of Reference (ToR) of the Committee as approved by the Board of Directors of Shepherd Industries PLC. The committee discharged its responsibility by holding a meeting and provide the Board, management based on its observation considering current situation and suggest what need to be adopt/insert/amend by the company. In the meeting the committee assist/recommended the Board to determine the qualifications, attributes, experiences etc. of directors and top-level executives and determine their remuneration and as well.

The Terms of Reference (ToR) of the Nomination and Remuneration Committee has been detailed in a separate Chapter to this Annual Report.

SECRETARY

The Company Secretary shall act as the Secretary of the NR Committee.

EVALUATION CRITERIA OF DIRECTORS/TOP LEVEL EXECUTIVE OF THE COMPANY

The evaluation/assessment of the Directors and the Top-Level Executive of the Company is to be conducted as and when required and to satisfy the requirements of the Corporate Governance Code and as well as company's policy.

The following criteria may assist in determining how effective the performances of the Directors/TLE have been:

a) Board Directors: The respective line authority of the Director(s) sets the performance measurement criteria based on the respective role profile and responsibilities through a Company appraisal process at the beginning of each calendar year.

- b) Independent Director: The evaluation of the performance of the Independent Directors are carried out at least once a year by the Board of Directors, according to the following criteria:
 - Attendance at the Board meetings and committee meetings
 - Participation in the Board meetings and committee meetings
 - Contribution to improving the corporate governance practices of the Company
- c) Top-Level Executives & other Employees: The respective line authority of top-level executives and other employees sets the performance measurement criteria based on the respective roles and responsibilities to achieve people and business objectives through Company appraisal processes at the beginning of each calendar year. The employees concerned prepare the performance document year-end. The respective line authority then evaluates the performance of the employee(s) according to the measurement criteria.

ACTIVITIES OF NRC DURING THE YEAR

During the year the NRC accomplished the following activities:

- i. Reviews the status of the Board composition along with their qualification, experience, attributes, independence of board members made recommendation thereof;
- ii. Reviewed the top-level executives of the company and placed at different levels and determine their selection criteria, remuneration based on performance among others etc.
- iii. Putting recommendation on the draft code of conduct of the Chairperson, other Board members & Chief Executive Officer (CEO)/Managing Director (MD) to Board.
- iv. Reviews the company's human resources policy and recommended on it.
- v. Overseen other issues within the Code of Conduct of the NRC.

MEETING ATTENDANCE

The NRC met 02 (two) time during the year 30 June 2023. All the members were present in all meetings of the Committee. The details of attendance of each member at the NRC meeting during the year 30 June 2023 are as follows:

Name of Members	Held	Attend	%
Md. Delwar Hossain, Chairman	2	2	100%
Yang Ming Te, Member	2	2	100%
Kao Chen Tsai, Member	2	2	100%
Mohammad Maruf Bin Wali, Member Secretary	2	2	100%

REPORTING BY THE NRC TO THE BOARD

The NRC regularly reports on its work to the Board and the report includes a summary of the matters addressed in the meeting. The NRC expressing its view to the Board that the nomination, retirement, re-election & remuneration of directors & top-level executives are adequate for presetting true and fair view of the Administration & HR department and also expressed that the internal control of the company is quite well.

(Mohammad Maruf Bin Wali) Member Secretary of NRC & Company Secretary

((Md. Delwar Hossain) Chairman, Nomination & Remuneration Committee & Independent Director

Terms of Reference (ToR) of the Nomination and Remuneration Committee

REGULATORY FRAMEWORK

Clause 6(1)(c) read with the applicable Clauses of Corporate Governance Code of Bangladesh Securities and Exchange Commission require the Board to clearly set forth in writing the duties of the Nomination and Remuneration Committee (NRC).

This Terms of Reference of the Nomination and Remuneration Committee is framed as per the requirements of the aforesaid governance code.

CONSTITUTION

The Board has resolved to establish a Committee of the Board to be known as the Nomination and Remuneration Committee. The Nomination and Remuneration Committee assists the Board in fulfilling its oversight responsibilities in respect of:

- Formulation of nomination criteria for appointment of directors, chief executives and other top level executives;
- · Formulation of remuneration policy for the directors and top level executives;
- Devising policy on Boards diversity;
- Formulation of Policy on Evaluation of performance of the Board of Directors, Committees and individual Directors;

MEMBERSHIP

- The membership of the Committee is as appointed by the Board from time to time from amongst the non-executive directors;
- The Committee comprises of three members including Independent Directors;
- The Independent Director will be appointed by the Board and approved by the shareholders for a term of three years and term can be extended for another three years. A former Independent Director may be considered for reappointment for another tenure after a time gap of one tenure, i.e., three years from his or her completion of consecutive two tenures [i.e. six years];
- Except Independent Director the membership of other directors is subject to annual re-election by the shareholders;
- The Committee has a Chairman selected by the Board who shall be an Independent Director.
- When the term of service of the Committee members expires or there is any circumstance causing any Committee member to be unable to hold office until expiration of the term of service, thus making the number of the Committee members to be lower than the prescribed number, the Board of Directors shall appoint the new Committee member(s) to fill up the vacancy (ies) immediately or not later than 180 days from the date of vacancy (ies) in the Committee.
- The members of the committee can be changed/removed at the discretion of the Board of Directors at any time.

SECRETARY

The Company Secretary shall act as the Secretary of the Committee.

MEETINGS

- The Committee meets at least once in a year, with authority to convene additional meetings as circumstances require;
- Meetings are convened by written notice served on each of the members by the Secretary of the Nomination and Remuneration Committee, such notice to be served at least two days prior to the meeting;
- · All members of the Committee are expected to attend each meeting;
- The quorum necessary for the transaction of business shall be two Committee members, the quorum of the Nomination and Remuneration Committee meeting shall not constitute without presence of at least 1(one) independent director. A duly convened meeting of the Committee at which a quorum is present shall be competent to exercise all or any of the authorities, duties and discretions vested in or exercisable by the Committee;
- Meetings of the Committee may be attended by the Chairman, MD and CEO's, HR executives and outside expert at the invitation of the Committee;
- In the absence of the Committee Chairman the remaining members shall elect any of them present to chair the meeting;
- Formal decisions are made by a simple majority vote, with the Chairman of the meeting holding a casting vote; and
- The Secretary shall be responsible, in conjunction with the Chairman of the Committee, for compiling and circulating the agenda and papers for the meeting. The Secretary will also be responsible for liaising with the Executive Team to ensure that all papers, reports etc. required by the Committee are forwarded to them in a timely manner.

MINUTES OF MEETINGS

- The Secretary shall minute the proceedings and resolutions of all meetings of the Committee, including recording the names of those present and in attendance.
- Conflicts of interest must be declared by Committee members at the beginning of meetings and the Secretary should record any such declaration in the minutes.
- The Committee Secretary shall promptly circulate draft meeting minutes to the Committee Chairman for review and subsequently to all members of the Committee. Meeting minutes shall be confirmed at the next meeting of the Committee and tabled as soon as practicable thereafter at a meeting of the Board.

ANNUAL GENERAL MEETING

The Committee Chairman shall present at the Annual General Meeting and respond to any questions regarding the Committee's activities at the Annual General Meeting of the Company's Shareholders.

DUTIES & RESPONSIBILITIES

NRC shall oversee, among others, the following matters and make report with recommendation to the Board:

- (i) formulating the criteria for determining qualifications, positive attributes and independence of a director and recommend a policy to the Board, relating to the remuneration of the directors, top level executive, considering the following:
- a) the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate suitable directors to run the company successfully;
- b) the relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and
- c) remuneration to directors, top level executive involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals;
- (ii) devising a policy on Board's diversity taking into consideration age, gender, experience, ethnicity, educational background and nationality;
- (iii) identifying persons who are qualified to become directors and who may be appointed in top level executive position in accordance with the criteria laid down, and recommend their appointment and removal to the Board;
- (iv) formulating the criteria for evaluation of performance of independent directors and the Board;
- (v) identifying the company's needs for employees at different levels and determine their selection, transfer or replacement and promotion criteria; and
- (vi) developing, recommending and reviewing annually the company's human resources and training policies;

REPORTING RESPONSIBILITIES

- The Committee Chairman shall report to the Board on its proceedings after each meeting on all matters within its duties and responsibilities.
- The Committee shall make whatever recommendations to the Board it deems appropriate on any area within its remit where action or improvement is needed.
- The Committee shall compile a report to shareholders on its activities to be included in the company's Annual Report.

OTHERS

The Committee shall also:

- Review annually its own performance, constitution and terms of reference to ensure it is operating at maximum effectiveness and recommend any changes it considers necessary to the Board for approval;
- Undertake any other projects relating to its remit which it considers appropriate or as requested by the Board.

AUTHORITY

The Committee is authorized by the Board:

- · To seek any information it requires from any employee of the company in order to perform its duties;
- To obtain, at the Company's expense, outside legal or other professional advice on any matter within its terms of reference;
- To call any employee to be questioned at a meeting of the Committee as and when required; and
- To gain unrestricted access to all books and records of the Company.

(Mohammad Maruf Bin Wali) Member Secretary of NRC & Company Secretary

Annexure-A [As per condition No.1(5)(xxvi)]

MD & CFO's Declaration

The Board of Directors Shepherd Industries PLC House#24, Road#04, Sector#04 Uttara, Dhaka-1230

Subject: Declaration on Financial Statements for the year ended on 30 June 2023

Dear Sirs,

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

- The Financial Statements of Shepherd Industries PLC for the year ended on 30 June 2023 have been prepared in compliance with International Accounting Standards (IAS) or International Financial Reporting Standards (IFRS), as applicable in the Bangladesh and any departure there-from has been adequately disclosed;
- (2) The estimates and judgments related to the financial statements were made on a prudent and reasonable basis, in order for the financial statements to reveal a true and fair view;
- (3) The form and substance of transactions and the Company's state of affairs reasonably and fairly presented in its financial statements;
- (4) To ensure above, the Company has taken proper and adequate care in installing a system of internal control and accounting records;
- (5) Our internal auditors have conducted periodic audits to provide reasonable assurance that the established policies and procedures of the Company were consistently followed; and
- (6) The management's use of the going concern basis of accounting in preparing the financial statements is appropriate and there exists no material uncertainty related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern.

In this regard, we also certify that:

- i) We have reviewed the financial statements for the year ended on 30 June 2023 and that to the best of our knowledge and belief:
- a) These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
- b) These statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards and applicable laws.
- ii) There are, to the best of knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or violation of the Company's code of conduct for the company's Board of Directors or its members.

Sincerely yours,

Kaó Wen Fu Managing Director

Md. Ataur Rahman Chief Financial Officer (CFO)

The Code of Conduct as determined by the NRC

PREAMBLE

This Code of Conduct as determined by the NRC of Shepherd Industries PLC is prepared in accordance with Condition 1(7)(b) of the Corporate Governance Code issued by the Bangladesh Securities and Exchange Commission (BSEC) notification no. BSEC/CMRRCD/2006-158/2074/Admin/80 dated 03 June 2018. The Chairperson connotes as "a presiding officer of a meeting or an organization".

The Chairperson provides leadership to the company and also leads the Board of Directors. The chair initiated the charge on big-picture decisions and a key person to sets corporate culture and ethics in the organization. The position has substantial interaction and influence with both the board and management. The chair of the board is arguably the most influential and powerful position in the company.

PRUDENT CONDUCT

The Chairperson will perform prudently and with good judgment towards to the organization. He perform all responsibilities viz. periodic reports and documents filed with or submitted to the competent authority, and all other public communications made on behalf of Shepherd Industries PLC where contain information presumably be reliable accurate, fair, objective, timely, relevant and understandable. He is expected to act in good faith, responsibly, with due care, competence and diligence.

CONFLICT OF INTEREST

The Chairperson expected to maintain objectivity and to avoid conflicts between his personal interests and the interest of company.

COMPLIANCE RULES AND REGULATION

The Chairperson complies with laws, rules and regulations of governments and any other rules and regulations of competent regulator having jurisdiction over Shepherd Industries PLC.

CONFIDENTIALITY

The Chair of Board (CoB) will respect and strictly maintain the confidentiality of information acquired in the course of performance of his responsibilities and not use confidential information acquired in the course of performing his/her responsibilities for personal gain. Must maintain the confidentiality of all information entrusted to, except when disclosure is authorized or required by law.

DISCRIMINATION OR HARASSMENT

The Chair of Board (CoB) be committed to allowing employees to be hired and progress based on their talents, skills, experience and knowledge. His/her decisions shall not be based on, for example: an employee's or employment applicant's race, color, gender, religion, age, national origin, marital status, or disability.

HEALTH AND SAFETY

The chair of Board (CoB) be committed to providing a safe, healthy and alcohol and drug free workplace. He must understand and comply with the safety, health and environmental laws and regulations that affect our business activities.

GOOD CARE OF ASSETS

The chair of Board (CoB) will take of good care of company's assets and devote working hours for maximization of Shepherd Industries PLC's assets.

COMPLIANCE HIGHEST STANDARDS

Chairperson will maintain the compliance with the highest integrity and standards, and keeps respect for internationally recognized Human Rights standards.

THE DOCTRINE OF ULTRA VIRES

The doctrine of ultra vires played an important role in the development of corporate powers. This doctrine in the law signifies that the Chairman shall not enters into any business and contract beyond the scope of its corporate powers viz. Memorandum of Association (MoA) and Articles of Association (AoA) of the company.

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Chung Wen Kuei Chairman

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Code of Conduct for the Chairperson, other Board members and Managing Director

1. OVERVIEW OF THE CODE OF CONDUCT

Preface

This Code of Conduct for the Chairperson, other Board members and Managing Director (hereinafter referred to as "the Code") has been framed and adopted by Shepherd Industries PLC (hereinafter referred to as "the Company or SIPLC") in compliance with the requirements of the Condition 1 (7) of Corporate Governance Code Notification BSEC/ CMRRCD/2006-158/207/Admin/80 Dated: 3 June 2018 of Bangladesh Securities and Exchange Commission.

This Code is intended to provide guidance to the Chairperson, other Board members and Managing Director to manage the affairs of the Company in an ethical manner. The Company confirms its desire to demonstrably lead and promote good ethical behavior and corporate governance and the purpose of this code is to recognize and emphasize upon the ethical behavior and to develop a culture of honesty and accountability.

The company's governing bodies understand this code of conduct as their obligation and set forth to ensure that its spirit and provisions are respected and acted upon throughout the company [and its subsidiaries and dependent companies] and its business partners.

This Code of Conduct attempts to set forth the guiding principles on which the Chairperson, other Board members and Managing Director shall operate and conduct themselves with the stakeholders, government and regulatory agencies, employees, customers and suppliers and anyone else with whom it is connected.

Applicability

This Code shall be applicable and binding on the Chairperson, other Board members and Managing Director of the Company.

The Chairperson, other Board members and Managing Director shall continue to comply with other applicable / to be applicable policies, rules, and procedures of the Company.

Publication

Pursuant to Condition 01 (7)(b) of Corporate Governance Code Notification BSEC/CMRRCD/ 2006-158/207/Admin/80, Dated: 3 June 2018 of Bangladesh Securities and Exchange Commission, this Code of Conduct and any amendments thereto shall be published/posted on the website of the Company.

Definitions & Interpretation

Unless repugnant to the meaning or context thereof, the following expressions, wherever used in this Code, shall have the meaning assigned to them below:

"Board" shall mean the Board of Directors of the Company.

"Directors" shall mean directors on the Board.

"Company" shall mean Shepherd Industries PLC.

2. PRINCIPLES OF THE CODE OF CONDUCT

The Chairperson, other Board members and Managing Director of the Company shall act within the authority conferred upon them, in the best interests of the Company and observe the following:

Prudent conduct and behavior

The Chairperson, other Board members and Managing Director shall act honestly, ethically, in good faith and in the best interest of the Company.

Whilst carrying out the duties, the Chairperson, other Board members and Managing Director shall ensure that it is executed in terms of the authorizations granted and within the limits prescribed under the relevant policies, codes, guidelines, and other directives issued by the Board of Directors of the Company from time to time.

The Chairperson, other Board members and Managing Director shall refrain from indulging in any discriminatory practice or behavior based on race, color, sex, age, religion, ethnic or national origin, disability, or any other unlawful basis. The ethical conduct, performance and skills shall be the qualifying indicatives for an employee's performance.

The Chairperson, other Board members and Managing Director shall conduct themselves in a professional, courteous, and respectful manner and shall not take any improper advantage of their position.

The Chairperson, other Board members and Managing Director shall use the Company's assets, property, proprietary information and intellectual rights for business purposes of the Company and not for any personal benefits or gains.

Confidentiality

The Chairperson, other Board members and Managing Director should conduct themselves to meet the expectations of operational transparency of the stakeholders while at the same time maintaining confidentiality of information in order to foster a culture conducive to good decision making. "Confidential information" includes, amongst others, all information of the Company not authorized by the management of the Company for public dissemination.

All confidential information must be held in confidence, unless authorized by the Board or otherwise permissible in accordance with this Code; or the same is part of the public domain at the time of disclosure; or is required to be disclosed in accordance with applicable laws.

Conflict of interest

The Chairperson, other Board members and Managing Director shall not enter into any transaction which is or may likely to have a conflict with the interest of the Company.

The Chairperson, other Board members and Managing Director should disclose to the board whether they directly, indirectly or on behalf of third parties have a material interest in any transaction or matter directly affecting the Company.

All transactions having conflict of interest should be carried out in accordance with law and be fully disclosed to the Board of Directors.

Compliance with Laws, Rules and Regulations

The Chairperson, other Board members and Managing Director shall ensure compliance with the various legal/regulatory requirements as applicable to the business of the Company and endeavor that before any directions are given or decisions taken, relevant legal/regulatory requirements are considered.

Prohibition of Insider Trading

The Chairperson, other Board members and Managing Director shall comply with all laws, rules, and regulations governing trading in the shares of the Company and the Company's Code of Conduct for Prohibition of Insider Trading in dealing with the securities of the Company which, inter-alia, prohibits buying or selling of the Company's securities on the basis of any unpublished price sensitive information and prohibits disclosure of such information to any other person (including relatives) where such information may be used by such person for his or her personal benefit or gain.

The Chairperson, other Board members and Managing Director should comply with the provision of the Companies Act, 1994 and applicable rules and regulations issued by the Bangladesh Securities and Exchange Commission, Dhaka Stock Exchange Limited, and Chittagong Stock Exchange PLC, insofar as they relate to prohibitions on insider trading.

Relationship with Environment

The Chairperson, other Board members and Managing Director should cause the Company to strive to provide a safe and healthy working environment and comply, in the conduct of the business affairs of the Company, with all regulations regarding the preservation of the environment of the industry it operates in.

The Company should be committed to prevent the wasteful use of natural resources and minimize any hazardous impact of the development, production, use and disposal of any of its products and services on the ecological environment in accordance with the applicable laws.

Relationship with Employees

The Chairperson, other Board members and Managing Director should strive for causing the Company to maintain cordial employee relations.

The Chairperson, other Board members and Managing Director should cause the Company to build competency based human resource systems and maintain human resource policies that have been directed at managing the growth of the organization efficiently.

The Chairperson, other Board members and Managing Director should assist the Company in further aligning its human resource policies, processes and initiatives to meet its business needs.

Relationship with Customers

The Chairperson, other Board members and Managing Director should ensure that the Company is committed to supply products and services of the highest quality standards backed by efficient after-sales service consistent with the requirements of the customers to ensure their total satisfaction.

The Chairperson, other Board members and Managing Director should ensure that Company will properly engage in product advertising, publicity, and sales promotion activities to avoid misleading the customers.

The Chairperson, other Board members and Managing Director should ensure that the Company will engage in free and open competition with competitors to maintain its stance as a company trusted by customers and society.

Relationship with Suppliers

This Code contains general requirements applicable to all suppliers to Company. Supplier contracts may contain more specific provisions addressing some of these same issues. Nothing in this Code is meant to supersede any specific provision in a particular contract, and to the extent there is any inconsistency between this Code and any other provision of a particular contract, the other provision will prevail.

The Chairperson, other Board members and Managing Director should act in the best interest of the Company. Accordingly, the Chairperson, other Board members and Managing Director should have no relationship, financial or otherwise, with any supplier that might conflict, or appear to conflict, with the Chairperson, other Board members and Managing Director's obligation to act in the best interest of Company.

Independency

The Chairperson, other Board members and Managing Director should remain independent in all material respects.

The Chairperson, other Board members and Managing Director should act impartial to the Employees, Customers, Suppliers, Shareholders and other Stakeholders.

3. COMPLIANCE WITH THE CODE OF CONDUCT

This Code has not specifically addressed every potential form of unacceptable conduct and it is expected that the Chairperson, other Board members and Managing Director will exercise good judgment in compliance with the principles set out in this Code. The Chairperson, other Board members and Managing Director have a duty to avoid any circumstances that would violate the letter or spirit of the Code.

4. AMENDMENT TO THE CODE OF CONDUCT

The provisions of this Code can be amended/ modified by the Board of Directors, based on the recommendation of the Nomination and Remuneration Committee (NRC), from time to time and all such amendments/ modifications shall take effect from the date stated therein. The Chairperson, other Board members and Managing Director shall be duly informed of such amendments and modifications.

Approved by the Board and signed on its behalf by,

建文章

Chung Wen Kuei Chairman

Shepherd Industries PLC | 64

Principles on Disclosure of Material Information and Price Sensitive Information

PREFACE

Shepherd Industries PLC (hereinafter referred to as the "Company") endeavors to preserve the confidentiality and prevent misuse of Unpublished Price Sensitive Information. The Company is committed to maintain transparency and fairness in dealing with all stakeholders and ensuring adherence to all the applicable laws, rules and regulations set forth by the regulatory authorities. The Board of Directors of Shepherd Industries PLC has adopted Policy in line with the Insider Trading Prohibition, Rules 2022 of Bangladesh Securities and Exchange Commission (BSEC).

OBJECTIVE

These Principles are to provide an overarching governance framework for the determination of Materiality and Price Sensitive Information in accordance with the Bangladesh Securities and Exchange Commission (Prohibition of Insider Trading) Rules, 2022, and to ensure that all investors have equal access to material information that may affect their investment decisions and that such information is adequately disseminated in a fair and timely manner.

In spite of the objectives outlined above, the plan of action also includes the following:

- Assuring that the information given by the company is correct, up to date, and delivered on a time frame.
- Ascertaining that the company's documents and public statements are correct and don't contain any misrepresentation.
- Making sure that the Company meets its disclosure requirements as a publicly traded company, as set out by the Listing Regulations, different securities laws, and any other laws that apply.
- Protecting the confidentiality of Material/Price Sensitive Information within the context of the Company's disclosure.
- Setting up an opportunity for the stakeholders to know that the information the company provides them is true and accurate

DEFINITIONS

All words/terms in these principles shall have the same meaning as assigned to them under the Bangladesh Securities and Exchange Commission (Prohibition of Insider Trading) Rules, 2022 ("the BSEC PIT Rules 2022").

GUIDELINES FOR THE DETERMINATION OF MATERIALITY

An event or piece of information is considered important if it has the potential to affect the regular price or value of the Company's securities. When the price or value of the Company's securities is anticipated to be influenced in the regular course due to the revelation of an event or information, such event or information is referred to as "Material".

Therefore, the following guidelines and principles shall be considered when determining the materiality of an event/information for disclosure:

i. Determination of Material Information/Event:

The Company will consider information and events to be "Material" defined in the "Schedule-Ka" under Rule No. 3(2) of the BSEC PIT Rules 2022.

ii. Procedure for Dissemination/Disclosure of Material Information/Event:

The Company shall publish the relevant "Material" information on its website in accordance with the policy set out in Sub-Rule 2 following "Schedule-Ka" and among the relevant information which is deemed to be Price Sensitive Information under Sub-Rule 1 shall be disclosed in accordance with Sub- Rule 6.

iii. Archiving of Material Information:

The Company shall make available on its official website all published material information and events dating back more than 3 (three) years according to requirements by Rule No. 3(4) of the BSEC PIT Rules 2022.

GUIDELINES FOR THE DETERMINATION OF PRICE SENSITIVE INFORMATION

The Company endeavors to preserve confidentiality and prevent the misuse of un-disclosed Price Sensitive Information. The Company is committed to transparency and fairness in dealing with all stakeholders and in ensuring adherence to all the applicable laws and regulations.

Every director, officer, and employee of the Company has a duty to safeguard the confidentiality of all such information that he/she obtains in the course of the performance of official duties. Directors, Officers and Designated Person (CFO, CS, HIAC) of the Company should not use their position to gain personal benefit and shall follow the guidelines depicted hereunder:

iv. Determination of Price Sensitive Information:

The Company will consider all information as described under Rule 3 of the BSEC PIT Rules 2022 to be Price Sensitive Information.

v. Procedure for Dissemination/Disclosure of Price Sensitive Information:

The Company shall abide by the rules outlined in Rule 6 of the BSEC PIT Rules 2022 for the disclosure and distribution of Price-Sensitive Information.

vi. Prohibition on Dissemination/Disclosure of Price Sensitive Information:

The Company will follow the prohibition(s) on dissemination/disclosure of Price Sensitive Information as prescribed under Rule 4 of the BSEC PIT Rules 2022.

vii. Archiving of Price Sensitive Information:

The Company shall make available on its official website all published material information and events dating back more than 3 (three) years according to requirements by Rule No. 3(4) of the BSEC PIT Rules 2022.

TRADING PERIOD RESTRICTION

In accordance with Section 12 of the Securities and Exchange Ordinance of 1969, no Sponsor, Director, Employee, Auditor, Person engaged in audit work, Advisor, Legal Counsel, or Beneficial Owner of securities shall purchase, sell, or otherwise receive or dispose of any securities of the Company between May 1 of each fiscal year and the approval of annual financials by the Board of Directors.

AUTHORIZED PERSONS FOR DISSEMINATION/DISCLOSURE OF INFORMATION:

In order to ensure the accuracy and consistency of the Company's disclosures to relevant stakeholders, the Chairman of the Board, the Chairman of the Audit Committee, the Managing Director and the Company Secretary shall be responsible for communications on behalf of the Company.

The Managing Director may, from time to time, designate others to speak on behalf of the Company and respond to specific inquiries from the investment community or media.

Employees who are not authorized as spokespersons are not to respond to inquiries from the investment community or media unless specifically asked to do so by an Authorized Spokesperson and as such all queries must be immediately forwarded to the Company Secretary.

REVIEW AND AMENDMENTS

The Board of Directors may review and approve revisions whenever they deem it necessary and may delegate authority to Management to resolve any questions or issues that may arise in the course of putting the Principles into practice.

DISCLOSURES

A copy of these principles duly approved and every amendment thereto shall promptly be published on company's official website.

Kaó Wen Fu Managing Director



Report to the Shareholders of Shepherd Industries PLC. on

Compliance with the Corporate Governance Code

We have examined the compliance status to the Corporate Governance Code by **Shepherd Industries PLC.** for the year ended 30th June, 2023. This Code relates to the Notification No.BSEC/CMRRCD/2006-158/207/Admin/80 dated June 03, 2018 of the Bangladesh Securities and Exchange Commission.

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

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

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

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

Haruner Rashid & Associates Chartered Secretaries

Place: Dhaka Dated: November 19, 2023 A.K.M. Haruner Rashid, LL.B, FCS CEO & Consultant

Reporting and Compliance of Corporate Governance

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

Condition No.	Title	Compliance Status (Put √ in the appropriate column)		Remarks (If any)
		Complied Not Compli	Not Complied	
1	Board of Directors:			
1.1	Size of the Board of the Directors: The total number of members of a Company's Board of Directors (hereinafter referred to as "Board") shall not be less than 5 (five) and more than 20 (twenty);			The Board of Directors are comprised of 5 (five) Directors including 1 (one) Independent Director
1(2)	Independent Directors:			
1.2(a)	At least one-fifth (1/5) of the total number of Directors in the company's Board shall be Independent Directors; any fraction shall be considered to the next integer or whole number for calculating number of independent director(s);			01 (One) Independent Director
1.2(b)	Independent Director means a Director:			
1.2(b) (i)	who either does not hold any share in the company or holds not less than one percent (1%) shares of the total paid-up shares of the Company;			Independent Director does not hold any shares of total paid up capital.
1.2(b) (ii)	Who is not a sponsor of the company or is not connected with the Company's any sponsor or director or nominated director or shareholder of the company or any of its associates, sister concerns, subsidiaries and parents or holding entities who holds one percent (1%) or more shares of the total paid-up shares of the company on the basis of family relationship and his or her family members also shall not hold above mentioned shares in the company: Provided that spouse, son, daughter, father, mother, brother, sister, son-in-law and daughter- in-law shall be considered as family members;	V		
1.2(b) (iii)	Who has not been an executive of the company in immediately preced- ing 2 (two) financial years;	\checkmark		
1.2(b) (iv)	Who does not have any other relationship, whether pecuniary or other- wise, with the company or its subsidiary or associated companies;			
1.2(b) (v)	Who is not a member or TREC (Trading Right Entitlement Certificate) holder, director or officer of any stock exchange;			
1.2(b) (vi)	Who is not a shareholder, director excepting independent director or officer of any member or TREC holder of stock exchange or an interme- diary of the capital market;			
1.2(b) (vii)	Who is not a partner or executive or was not a partner or an executive during the preceding 3 (three) years of the concerned Company's statutory audit firm or audit firm engaged in internal audit services or audit firm conducting special audit or professional certifying compli- ance of this code;	V		
1.2(b) (viii)	Who shall not independent director in more than 5 (Five) listed companies;	\checkmark		
1.2(b) (ix)	Who has not been convicted by a court of competent jurisdiction as a defaulter in payment of any loan or any advance to a bank or Non-Bank Financial Institution (NBFI); and			
1.2(b) (x)	Who has not been convicted for a criminal offence involving moral turpitude;	\checkmark		
1.2 (c)	The independent director(s) shall be appointed by the board and approved by the shareholders in the Annual General Meeting (AGM);	\checkmark		

(Report under Condition No. 9)

Condition No.	Title	Compliance Status (Put √ in the appropriate column)		Remarks
		Complied	Not Complied	(If any)
1.2 (d)	The post of independent director(s) cannot remain vacant for more than 90 (ninety) days; and	\checkmark		No Such event occur
1.2 (e)	The tenure of office of an independent director shall be for a period of 3 (three) years, which may be extended for 1 (one) tenure only.	\checkmark		
1.3	Qualification of Independent Director:		1	
1.3(a)	Independent Director shall be a knowledgeable individual with integrity who is able to ensure compliance with financial laws, regulatory requirements and corporate laws and can make meaningful contribution to business;	\checkmark		
1.3 (b)	Independent director shall have following qualifications:			
1.3(b)(i)	Business Leader who is or was a promoter or director of an unlisted Company having minimum paid-up capital of Tk.100.00 million or any listed Company or a member of any national or international chamber of commerce or business association; or			N/A
1.3(b)(ii)	Corporate Leader who is or was a top-level executive not lower than Chief Executive Officer or Managing Director or Deputy Managing Director or Chief Financial Officer or Head of Internal Audit and Compli- ance or Head of Legal Service or a candidate with equivalent position of an unlisted company having minimum paid-up capital of Tk. 100.00 million or of a listed company; or			N/A
1.3(b)(iii)	Former official of government or statutory or autonomous or regula- tory body in the position not below 5th Grade of the national pay scale, who has at least educational background of bachelor degree in economics or commerce or Business Studies or Law; or	\checkmark		
1.3(b)(iv)	University teacher who has educational background in Economics or Commerce or Business Studies or Law; or			N/A
1.3(b)(v)	Professional who is or was an advocate practicing at least in the High Court Division of Bangladesh Supreme Court or a Chartered Account- ant or Cost and Management Accountant or Chartered Financial Analyst or Chartered Certified Accountant or Certified Public Account- ant or Chartered Management Accountant or Chartered Secretary or equivalent qualification;			N/A
1.3(c)	The independent director shall have at least 10 (ten) years of experience in any filed mentioned in clause (b);			
1.3(d)	In special cases, the above qualifications or experiences may be relaxed subject to prior approval of the Commission.			N/A
1.4	Duality of Chairperson of the Board of Directors and Managing Dire	ctors or Chie	ef Executive	Officer:
1.4(a)	The positions of the Chairperson of the Board and the Managing Director (MD) and/or Chief Executive Officer (CEO) of the company shall be filled by different individuals;	V		Chairman of the Board and MD/CEO are different individuals.
1.4(b)	The Managing Director (MD) and/or Chief Executive Officer (CEO) of a listed company shall not hold the same position in another listed company;			
1.4 (c)	The Chairperson of the Board shall be elected from among the non-executive directors of the company;	\checkmark		
1.4 (d)	The Board shall clearly define respective roles and responsibilities of the Chairperson and the Managing Director and/or Chief Executive Officer;	\checkmark		

Condition No.	Title	Compliance Status (Put √ in the appropriate column)		Remarks
		Complied	Not Complied	(If any)
1.4 (e)	In the absence of the Chairperson of the Board, the remaining members may elect one of themselves from non-executive directors as Chairper- son for that particular Board's meeting; the reason of absence of the regular Chairperson shall be duly recorded in the minutes.	\checkmark		No such case occurred in the year.
1.5	The Directors' Report to Shareholders:	-	1	
1.5(i)	An industry outlook & possible future development in the industry;	\checkmark		The Directors Report complie with the guidelines.
1.5(ii)	The segment-wise or product-wise performance;			N/A
1.5(iii)	Risks and concerns including internal and external risk factors, threat to sustainability and negative impact on environment, if any;			
1.5(iv)	A discussion on Cost of Goods sold, Gross Profit Margin and Net Profit Margin, where applicable;	\checkmark		
1.5(v)	A discussion on continuity of any extraordinary activities and their implication (gain or loss);			N/A
1.5(vi)	A detailed discussion on related party transactions along with a statement showing amount, nature of related party, nature of transactions and basis of transactions of all related party transactions;			
1.5(vii)	A statement of utilization of proceeds raised through public issues, rights issues and/or any other instruments;	\checkmark		
1.5(viii)	An explanation if the financial results deteriorate after the company goes for Initial Public Offering (IPO), Repeat Public Offering (RPO), Rights Share Offer, Direct Listing etc.;			N/A
1.5(ix)	An explanation on any significant variance that occurs between Quarterly Financial performances and Annual Financial Statements;			N/A
1.5(x)	A statement of Remuneration paid to directors including independent directors;	\checkmark		
1.5(xi)	A statement that the financial statements prepared by the manage- ment of the issuer company present fairly its state of affairs, the result of its operations, cash flows and changes in equity;			
1.5(xii)	A statement that proper books of account of the issuer company have been maintained;	\checkmark		
1.5(xiii)	A statement that appropriate accounting policies have been consist- ently applied in preparation of the financial statements and that the accounting estimates are based on reasonable and prudent judgment;	\checkmark		
1.5(xiv)	A statement that International Accounting Standards (IAS) or Interna- tional Financial Reporting Standards (IFRS), as applicable in Bangla- desh, have been followed in preparation of the financial statements and any departure there from has been adequately disclosed;			
1.5(xv)	A statement that the system of internal control is sound in design and has been effectively implemented and monitored;			
1.5(xvi)	A statement that minority shareholders have been protected from abusive actions by, or in the interest of, controlling shareholders acting either directly or indirectly and have effective means of redress;			

Condition No.	Title	Compliance Status (Put √ in the appropriate column)		Remarks
		Complied	Not Complied	(If any)
1.5(xvii)	A statement that there is no significant doubt upon the issuer company's ability to continue as a going concern, if the issuer company is not considered to be a going concern, the fact along with reasons there of shall be disclosed;	V		
1.5(xviii)	An explanation that significant deviations from the last year's operating results of the issuer Company shall be highlighted and the reasons thereof shall be explained;			
1.5(xix)	A statement where key operating and financial data of at least preced- ing 5 (five) years shall be summarized;			
1.5(xx)	An explanation on the reasons if the issuer company has not declared dividend (cash or stock) for the year;			Dividend has been declared in this year
1.5(xxi)	Board's statement to the effect that no bonus share or stock dividend has been or shall be declared as interim dividend;			N/A
1.5(xxii)	The total number of Board meetings held during the year and attend- ance by each director;	\checkmark		
1.5(xxiii)	A report on the pattern of shareholding disclosing the aggregate details where stated below) held by:	number of s	hares (along	g name-wise
1.5(xxiii)(a)	Parent or Subsidiary or Associated Companies and other related parties (Name wise details);	\checkmark		
1.5(xxiii)(b)	Directors, Chief Executive Officer (CEO), Company Secretary (CS), Chief Financial Officer (CFO), Head of Internal Audit and Compliance (HIAC)and their spouses and minor children (Name wise details);			
1.5(xxiii)(c)	Executives; and			
1.5(xxiii)(d)	Shareholders holding ten percent (10%) or more voting interest in the company (Name wise details);			
1.5(xxiv)(a)	In case of the appointment or reappointment of a director, a disclosure on the following information to the shareholders: A brief resume of the Director;	\checkmark		
1.5(xxiv)(b)	Nature of his or her expertise in specific functional areas; and			
1.5(xxiv)(c)	Names of companies in which the person also holds the directorship and the membership of committees of that Board;	\checkmark		
1.5(xxv)	A Management's Discussion and Analysis signed by CEO or MD company's position and operations along with a brief discussion of among others, focusing on:			
1.5(xxv)(a)	Accounting policies and estimation for preparation of financial statements;	\checkmark		
1.5(xxv)(b)	Changes in accounting policies and estimation, if any, clearly describing the effect on financial performance or results and financial position as well as cash flows in absolute figure for such changes;	\checkmark		
1.5(xxv)(c)	Comparative analysis (including effects of inflation) of financial performance or results and financial position as well as cash flows for current financial year with immediate preceding five years explaining reasons thereof;			
1.5(xxv)(d)	Compare such financial performance or results and financial position as well as cash flows with the peer industry scenario;			Data not available

Condition No.	Title		Compliance Status (Put √ in the appropriate column)	
		Complied	Not Complied	(If any)
1.5(xxv)(e)	Briefly explain the financial and economic scenario of the country and the globe;	\checkmark		
1.5(xxv)(f)	Risks and concerns issues related to the financial statements, explaining such risk and concerns mitigation plan of the company; and			
1.5(xxv)(g)	Future plan or projection or forecast for company's operation, perfor- mance and financial position, with justification thereof i.e., actual position shall be explained to the shareholders in the next AGM;	\checkmark		
1.5(xxvi)	Declaration or certification by the CEO and the CFO to the Board as required under condition No. 3(3) shall be disclosed as per Annexure-A; and			
1.5(xxvii)	The report as well as certificate regarding compliance of conditions of this Code as required under condition No. 9 shall be disclosed as per Annexure-B and Annexure-C.			
1.6	Meetings of the Board of Directors: The company shall conduct its Board meeting and record the minutes of the meeting as well as keep required books and records in line with the provisions of the relevant Bangladesh Secretarial Standards (BSS) as adopted by the Institute of Chartered Secretaries of Bangladesh (ICSB) in so far as those standards are not inconsistent with any condition of this Code;	V		
1.7	Code of Conduct for the Chairperson, other Board members and Chi	ef Executive	Officer:	
1.7(a)	The Board shall lay down a code of conduct, based on the recommen- dation of the Nomination and Remuneration Committee (NRC) at condition No. 6, for the Chairperson of the Board, other board members and Chief Executive Officer of the Company;	\checkmark		
1.7(b)	The code of conduct as determined by the NRC shall be posted on the website of the Company including, among others, prudent conduct and behavior; confidentiality; conflict of interest; compliance with laws, rules and regulations; prohibition of insider trading; relationship with environment, employees, customers and suppliers; and independency;	V		
2	Governance of Board of Directors of Subsidiary Company:			
2(a)	Provisions relating to the composition of the Board of the holding company shall be made applicable to the composition of the Board of the subsidiary company;			N/A
2(b)	At least 1 (one) independent director on the Board of the holding company shall be a director on the Board of the subsidiary company;			N/A
2(c)	The minutes of the Board meeting of the subsidiary company shall be placed for review at the following Board meeting of the holding company;			N/A

Condition No.	Title	Compliance Status (Put√in the appropriate column)		Remarks (If any)
		Complied	Not Complied	(in any)
2(d)	The minutes of the respective Board meeting of the holding company shall state that they have reviewed the affairs of the subsidiary company also;			N/A
2 (e)	The Audit Committee of the holding company shall also review the financial statements, in particular the investments made by the subsidiary company.			N/A
3	Managing Director (MD) or Chief Executive Officer (CEO), Chief Fina Audit and Compliance (HIAC) and Company Secretary (CS):	ncial Officer	(CFO), Head	d of Internal
3.1	Appointment:			
3.1(a)	The Board shall appoint a Managing Director (MD) or Chief Executive Officer (CEO), a Chief Financial Officer (CFO), a Head of Internal Audit and Compliance (HIAC) and a Company Secretary (CS);			
3.1 (b)	The positions of the Managing Director (MD) or Chief Executive Officer (CEO), Company Secretary (CS), Chief Financial Officer (CFO) and Head of Internal Audit and Compliance (HIAC) shall be filled by different individuals;	\checkmark		
3.1 (c)	The MD or CEO, CS, CFO and HIAC of a listed company shall not hold any executive position in any other company at the same time;	\checkmark		
3.1 (d)	The Board shall clearly define respective roles, responsibilities and duties of the CFO, the HIAC and the CS;	\checkmark		
3.1 (e)	The MD or CEO, CS, CFO and HIAC shall not be removed from their position without approval of the Board as well as immediate dissemination to the Commission and Stock Exchange(s);			No such case occurred in the year
3.2	Requirement to attend Board of Directors' Meetings:The MD or CEO, CS, CFO and HIAC of the company shall attend the meetings of the Board:Provided that the CS, CFO and/or the HIAC shall not attend such part of a meeting of the Board which involves consideration of an agenda item relating to their personal matters.	V		
3.3	Duties of Managing Director (MD) or Chief Executive Officer (CEO) a	nd Chief Fin	ancial Office	er (CFO):
3.3(a)	The MD or CEO and CFO shall certify to the Board that they have reviewed financial statements for the year and that to the best of their knowledge and belief;			
3.3(a)(i)	These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading; and			
3.3(a)(ii)	These statements together present a true and fair view of the company's affairs and are in compliance with existing accounting standards and applicable laws;			
3.3 (b)	The MD or CEO and CFO shall also certify that there are, to the best of knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or in violation of the code of conduct for the Company's Board or its members;	V		
3.3 (c)	The certification of the MD or CEO and CFO shall be disclosed in the Annual Report.	\checkmark		
4	Board of Directors' Committee:			

Condition No.	Title		Compliance Status (Put√in the appropriate column)	
		Complied	Not Complied	(If any)
4.(i)	For ensuring good governance in the company, the Board shall have at least following sub-committees: Audit Committee; and			
4.(ii)	Nomination and Remuneration Committee.	\checkmark		
5	Audit Committee:			
5.1	Responsibility to the Board of Directors:			
5.1(a)	The Company shall have an Audit Committee as a subcommittee of the Board;	\checkmark		
5.1(b)	The Audit Committee shall assist the BOD in ensuring that the financial statements reflect true and fair view of the state of affairs of the company and in ensuring a good monitoring system within the business;	\checkmark		
5.1(c)	The Audit Committee shall responsible to the Board: The duties of the Audit Committee shall be clearly set forth in writing.	\checkmark		
5.2	Constitution of the Audit Committee:			
5.2(a)	The Audit Committee shall be composed of at least 3 (three) members;	\checkmark		
5.2(b)	The Board shall appoint members of the Audit Committee who shall be non-executive directors of the company exception Chairperson of the Board and shall include at least 1 (one) independent director;			
5.2(c)	All members of the audit committee should be "financially literate" and at least 1 (one) member shall have accounting or related financial management background and 10 (ten) years of such experience;			
5.2(d)	When the term of service of any Committee member expires or there is any circumstance causing any Committee member to be unable to hold office before expiration of the term of service, thus making the number of the Committee members to be lower than the prescribed number of 3 (three) persons, the Board shall appoint the new Committee member to fill up the vacancy immediately or not later than 1 (one) month from the date of vacancy in the Committee to ensure continuity of the performance of work of the Audit Committee;			N/A
5.2(e)	The Company Secretary shall act as the Secretary of the Audit Committee;			
5.2(f)	The quorum of the Audit Committee meeting shall not constitute without at least 1 (one) independent director;	\checkmark		
5.3	Chairperson of the Audit Committee:			
5.3 (a)	The Board shall select 1 (one) member of the Audit Committee to be Chairperson of the Audit Committee, who shall be an independent director;	\checkmark		
5.3 (b)	In the absence of the Chairperson of the Audit Committee, the remaining members may elect one of themselves as Chairperson for that particular meeting, in that case there shall be no problem of constituting a quorum as required under condition No.5(4)(b) and the reason of absence of the regular Chairperson shall be duly recorded in the minutes;			N/A
5.3 (c)	Chairperson of the Audit Committee shall remain present in the Annual General Meeting (AGM): Provided that in absence of Chairperson of the Audit Committee, any other member from the Audit Committee shall be selected to be present in the annual general meeting (AGM) and reason for absence of the Chairperson of the Audit Committee shall be recorded in the minutes of the AGM;	V		Shall be invited to remain present

Condition No.	Title	Compliance Status (Put √ in the appropriate column)		Remarks (If any)	
			Not Complied	(ii aliy)	
5.4	Meeting of the Audit Committee:				
5.4(a)	The Audit Committee shall conduct at least its four meetings in a financial year: Provided that any emergency meeting in addition to regular meeting may be convened at the request of any one of the members of the Committee;	\checkmark			
5.4(b)	The quorum of the meeting of the Audit Committee shall be constituted in presence of either two members or two-third of the members of the Audit Committee, whichever is higher, where presence of an independent director is a must.	\checkmark			
5.5	Role of Audit Committee (the Audit Committee shall):				
5.5(a)	Oversee the financial reporting process;				
5.5(b)	Monitor choice of accounting policies and principles;				
5.5(c)	Monitor Internal Audit and Compliance process to ensure that it is adequately resourced, including approval of the Internal Audit and Compliance plan and review of the Internal Audit and Compliance Report;	\checkmark			
5.5(d)	Oversee hiring and performance of external auditors;				
5.5(e)	Hold meeting with the external or statutory auditors for review of the annual financial statements before submission to the Board for approval or adoption;	\checkmark			
5.5(f)	Review along with the management, the annual financial statements before submission to the Board for approval;				
5.5(g)	Review along with the management, the quarterly and half yearly financial statements before submission to the Board for approval;				
5.5(h)	Review the adequacy of internal audit function;				
5.5(i)	Review the Management's Discussion and Analysis beforedisclosing in the Annual Report;				
5.5(j)	Review statement of all related party transactions submitted by the management;				
5.5(k)	Review Management Letters or Letter of Internal Control Weakness issued by statutory auditors;				
5.5(l)	Oversee the determination of audit fees based on scope and magnitude, level of expertise deployed and time required for effective audit and evaluate the performance of external auditors; and	\checkmark			
5.5(m)	Oversee whether the proceeds raised through Initial Public Offering (IPO) or Repeat Public Offering (RPO) or Rights Share Offer have been utilized as per the purposes stated in relevant offer document or prospectus approved by the Commission: Provided that the management shall disclose to the Audit Committee about the uses or applications of the proceeds by major category (capital expenditure, sales and marketing expenses, working capital, etc.), on a quarterly basis, as a part of their quarterly declaration of financial results: Provided further that on an annual basis, the company shall prepare a statement of the proceeds utilized for the purposes other than those stated in the offer document or prospectus for publication in the Annual Report along with the comments of the Audit Committee.	\checkmark			
5.6	Reporting of the Audit Committee:				
5.6(a)	Reporting to the Board of Directors:				
5.6 (a) (i)	The Audit Committee shall report on its activities to the Board;	\checkmark			

Condition No.	Title		Compliance Status (Put √ in the appropriate column)		
		Complied	Not Complied	(If any)	
5.6(a)(ii)	The Audit Committee shall immediately report to the Board on	the followi	ng findings, i	if any:	
5.6 (a) (ii)(a)	Report on conflicts of interests;			N/A	
5.6 (a) (ii)(b)	Suspected or presumed fraud or irregularity or material defect identified in			N/A	
	the internal audit and compliance process or in the financial statements;			IN/A	
5.6 (a) (ii)(c)	Suspected infringement of laws, regulatory compliances including securities related laws, rules and regulations; and			N/A	
5.6 (a) (ii)(d)	Any other matter which the Audit Committee deems necessary shall be disclosed to the Board immediately;			N/A	
5.6.(b)	Reporting to the Authorities: If the Audit Committee has reported to the Board about anything which has material impact on the financial condition and results of operation and has discussed with the Board and the management that any rectification is necessary and if the Audit Committee finds that such rectification has been unreasonably ignored, the Audit Committee shall report such finding to the Commission, upon reporting of such matters to the Board for three times or completion of a period of 6(six) months from the date of first reporting to the Board, whichever is earlier;			N/A	
5.7	Reporting to the Shareholders and General Investors: Report on activities carried out by the Audit Committee, including any report made to the Board under condition No. 5(6)(a)(ii) above during the year, shall be signed by the Chairperson of the Audit Committee and disclosed in the annual report of the issuer company.			N/A	
6	Nomination and Remuneration Committee (NRC):				
6.1	Responsibility to the Board of Directors:	1	<u> </u>		
6.1(a)	The Company shall have a Nomination and Remuneration Committee (NRC) as a sub-committee of the Board;	\checkmark			
6.1(b)	The NRC shall assist the Board in formulation of the nomination criteria or policy for determining qualifications, positive attributes, experiences and independence of directors and top-level executive as well as a policy for formal process of considering remuneration of directors, top level executive;				
6.1(c)	The Terms of Reference (TOR) of the NRC shall be clearly set forth in writing covering the areas stated at the condition No. 6(5) (b).				
6.2	Constitution of the NRC:				
6.2(a)	The Committee shall comprise of at least three members including an independent director;				
6.2(b)	All members of the Committee shall be non-executive directors;	\checkmark			
6.2(c)	Members of the Committee shall be nominated and appointed by the Board;	\checkmark			
6.2(d)	The Board shall have authority to remove and appoint any member of the Committee;				
6.2(e)	In case of death, resignation, disqualification, or removal of any member of the Committee or in any other cases of vacancies, the board shall fill the vacancy within 180 (one hundred eighty) days of occurring such vacancy in the Committee;			N/A	
6.2(f)	The Chairperson of the Committee may appoint or co-opt any external expert and/or member(s) of staff to the Committee as advisor who shall be non-voting member, if the Chairperson feels that advice or suggestion from such external expert and/or member(s) of staff shall be required or valuable for the Committee;			N/A	
6.2(g)	The Company Secretary shall act as the secretary of the Committee;				
6.2(h)	The quorum of the NRC meeting shall not constitute without attendance of at least an independent director;	\checkmark			

Condition No.	Title	Compliance Status (Put √ in the appropriate column)		Remarks (If any)
		Complied	Not Complied	(II ally)
6.2(i)	No member of the NRC shall receive, either directly or indirectly, any remuneration for any advisory or consultancy role or otherwise, other than Director's fees or honorarium from the company;			
6.3	Chairperson of the NRC:		1	
6.3(a)	The Board shall select 1 (one) member of the NRC to be Chairperson of the Committee, who shall be an independent director;			
6.3(b)	In the absence of the Chairperson of the NRC, the remaining members may elect one of themselves as Chairperson for that particular meeting, the reason of absence of the regular Chairperson shall be duly recorded in the minutes;			N/A
6.3(c)	The Chairperson of the NRC shall attend the annual general meeting (AGM) to answer the queries of the shareholders: Provided that in absence of Chairperson of the NRC, any other member from the NRC shall be selected to be present in the annual general meeting (AGM) for answering the shareholder's queries and reason for absence of the Chairperson of the NRC shall be recorded in the minutes of the AGM.	\checkmark		
6.4	Meeting of the NRC:		11	
6.4(a)	The NRC shall conduct at least one meeting in a financial year;	1/		
6.4(b)	The Chairperson of the NRC may convene any emergency meeting upon request by any member of the NRC;	v		N/A
6.4(c)	The quorum of the meeting of the NRC shall be constituted in presence of either two members or two third of the members of the Committee, whichever is higher, where presence of an independent director is must as required under condition No. 6(2)(h);	V		
6.4(d)	The proceedings of each meeting of the NRC shall duly be recorded in the minutes and such minutes shall be confirmed in the next meeting of the NRC.			
6.5	Role of the NRC:		1	
6.5(a)	NRC shall be independent and responsible or accountable to the Board and to the shareholders;	√		
6.5(b)	NRC shall oversee, among others, the following matters and make repor	t with recom	mendation	o the Board
6.5(b)(i)	Formulating the criteria for determining qualifications, positive attrib and recommend a policy to the Board, relating to the remuneration of considering the following:	utes and ind	lependence	of a director
	The level and composition of remuneration is reasonable and sufficient to attract, retain and motivate suitable directors to run the Company success fully;			
	The relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and			
6.5(b)(i)(c)	Remuneration to directors, top level executive involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the Company and its goals;			
6.5(b)(ii)	Devising a policy on Board's diversity taking into consideration age, gender, experience, ethnicity, educational background and nationality;	\checkmark		
6.5(b)(iii)	Identifying persons who are qualified to become directors and who may be appointed in top level executive position in accordance with the criteria laid down, and recommend their appointment and removal to the Board;			
6.5(b)(iv)	Formulating the criteria for evaluation of performance of independent directors and the Board;	\checkmark		
6.5(b)(v)	Identifying the company's needs for employees at different levels and determine their selection, transfer or replacement and promotion criteria;			
6.5(b)(vi)	Developing, recommending and reviewing annually the Company's human resources and training policies;			

Annual Report 2022-2023

Condition No.	Title		Compliance Status (Put √ in the appropriate column)	
		Complied	Not Complied	(If any)
6.5(c)	The company shall disclose the nomination and remuneration policy and the evaluation criteria and activities of NRC during the year at a glance in its annual report.	\checkmark		
7	External / Statutory Auditors:			
7.1	The issuer Company shall not engage its external or statutory auditor services of the Company, namely:	rs to perfor	m the follo	wing
7.1(i)	Appraisal or valuation services or fairness opinions;			
7.1(ii)	Financial information systems design and implementation;			
7.1(iii)	Book-keeping or other services related to the accounting records or financial statements;			
7.1(iv)	Broker-dealer services;	\checkmark		
7.1(v)	Actuarial services;			
7.1(vi)	Internal audit services or special audit services;			
7.1(vii)	Any service that the Audit Committee determines;			
7.1(viii)	Audit or certification services on compliance of corporate governance as required under condition No. 9(1);	\checkmark		
7.1(ix)	Any other service that creates conflict of interest.			
7.2	No partner or employees of the external audit firms shall possess any share of the Company they audit at least during the tenure of their audit assignment of that Company; his or her family members also shall not hold any shares in the said Company: Provided that spouse, son, daughter, father, mother, brother, sister, son-in-law and daughter-in-law shall be considered as family members;	\checkmark		
7.3	Representative of external or statutory auditors shall remain present in the Shareholders' Meeting (Annual General Meeting or Extraordinary General Meeting) to answer the queries of the shareholders;			Shall be invited to remain present
8 8.1	Maintaining a website by the Company: The Company shall have an official website linked with the website of the	1		1
	stock exchange;	V		
8.2	The company shall keep the website functional from the date of listing;	V		
8.3	The Company shall make available the detailed disclosures on its website as required under the listing regulations of the concerned stock exchanges;			
9 9.1	Reporting and Compliance of Corporate Governance: The Company shall obtain a certificate from a practicing Professional Accountant or Secretary (Chartered Accountant or Cost and Management Accountant or Chartered Secretary) other than its statutory auditors or audit firm on yearly basis regarding compliance of conditions of Corporate Governance Code of the Commission and shall such certificate shall be disclosed in the Annual Report;	V		
9.2	The professional who will provide the certificate on compliance of this Corporate Governance Code shall be appointed by the shareholders in the Annual General Meeting.			
9.3	The directors of the Company shall state, in accordance with the Annexure-C attached, in the directors' report whether the Company has complied with these conditions or not.			



Chartered Accountants |Since 1958

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INDEPENDENT AUDITORS' REPORT TO THE SHAREHOLDERS of **Shepherd Industries PLC**

Report on the Audit of the Financial Statements

Qualified Opinion

We have audited the financial statements of Shepherd Industries PLC, which comprise the statement of financial position as at 30 June 2023 and the statement of profit or loss and other comprehensive income, statement of changes in equity and statement of cash flows for the period then ended, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, except for the effects of the matter described in the Basis for Qualified Opinion section of our report, the accompanying financial statements present fairly, in all material respects, the financial position of the company as at 30 June 2023, and its financial performance and its cash flows for the year then ended in accordance with International Financial Reporting Standards (IFRSs).

Basis for Qualified Opinion

As per Bangladesh Securities & Exchange Commission Directive BSEC/CMRRCD/2021-386/03 dated; 14 January 2021, Section 2, the issuer shall pay off the annual or final dividend except the dividend on any scheme of a mutual fund to the entitled shareholder, within 30 days of approval and Section 3(i), within the 10 days of declaration of cash dividend by the board of directors, an amount equivalent to the declared cash dividend payable for the concerned year shall be kept in a separate bank account. However, during the year the company did not deposit the declared cash dividend of Tk. 74,742,571 to a separate bank account within the 10 days of declaration and does not pay off the annual or final dividend Tk. 61,393,204 within 30 days of approval.

Subsequently, the management of the company paid dividend for an amount of Tk. 65,871,990 out of total declared dividend of Tk. 74,742,571 within the reporting period and the closing balance of dividend remain unpaid as on the reporting date 30 June 2023 is Tk. 8,870,581. Further, the company paid dividend of Tk. 2,400,907 after the reporting period 30 June 2023.

We conducted our audit in accordance with International Standards on Auditing (ISAs). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the audit of the financial statements section of our report. We are independent of the company in accordance with the ethical requirement that are relevant to our audit of the financial statements in Bangladesh, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

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

Key Audit Matters	How our audit addressed the key audit matters	
Revenue		
Revenue is the most financially significant item in the statement of profit and loss and other comprehensive income. As at 30 June 2023, the company has reported total revenue of Tk. 3,540,672,549 in the financial statements.	Our procedures included obtaining an understanding of management's revenue recognition process. We tested a sample of transactions to verify whether the revenue was accounted for in accordance with the revenue accounting policy as disclosed in Note-2.23 and 23 of the financial statements.	

(HLB) THE GLOBAL ADVISORY AND ACCOUNTING NET WORK

Chattogram Office: Ispahani Building (2nd Floor), Agrabad C/A, Chattogram-4100,

Revenue (from export of goods) is recognized at fair value of the consideration received or receivable in the period during which the goods or services are provided.	In addition, we assessed whether the disclosed revenue accounting policy was in accordance with relevant accounting standards.
We identified revenue recognition as a key audit matter because revenue is one of the key performance indicators of the group and therefore there is an inherent risk of manipulation of the timing of recognition of revenue by management to meet specific targets or expectations.	For the revenue recognized throughout the year, we tested selected key controls, including results reviews by manage- ment, for their operating effectiveness and performed procedures to gain sufficient audit evidence on the accuracy of the accounting for customer contracts and related financial statement captions.
See Note-2.23 and 23 to the financial statements.	These procedures included reading significant new contracts to understand the terms and conditions and their impact on revenue recognition. We performed enquiries with management to understand their risk assessments and inspected meeting minutes to identify relevant changes in their assessments and estimates.
	Our audit approach was also a combination of test of internal controls and substantive procedures which included the following:
	 Obtained an understanding of the various revenue streams and nature of sales contracts entered into by the company.
	 Evaluated the design of internal controls relating to recording of efforts incurred and estimation of efforts required to complete the performance obligations.
	 Tested of revenue recorded over the year using sampling techniques by examining the relevant supporting documents including proforma invoice and commercial invoices, LC documents relating bill of exchange, delivery challan, bank statement, proceed realization certificate and also, we confirmed selected customers' receivable balances at the statement of financial position date, selected on a sample basis by considering the amount outstanding with those customers.
	 Evaluated the design of internal controls relating to identification of performance obligations and determining timing of revenue recognition.
	 We specifically put emphasis on those transactions occurring close before or after the statement of financial position date to obtain sufficient evidence over the accuracy of cut-off.
	Finally assessed the appropriateness and presentation of disclosures against relevant accounting standards.

Key Audit Matters	How our audit addressed the key audit matters
Valuation of Inventory	
The company had inventory of Tk. 1,880,580,585 at 30 June 2023, held in its warehouses and across multiple production lines.	We tested the appropriateness of management's assump- tions applied in calculating the value of the inventory provisions by:
Inventories consisting of raw materials, work in progress and finished goods are valued at lower of cost and net realizable value. Cost of inventories include expenditure incurred in acquiring the inventories, production or	 evaluating the design and implementation of key inven- tory controls operating across the company, including those at a sample of, factory production house, warehouse;
conversion costs and other costs incurred in bringing them to their existing location and condition.	 evaluating internal controls to monitor or keep track of inventory movement;
Cost of inventories is determined by using the First In First Out (FIFO) cost formula. Where necessary, allowance is	 attending inventory count on 30 June 2023 and recon- ciling the count results to the inventory listings to test the completeness of data;
provided for damaged, obsolete and slow-moving items to adjust the carrying amount of inventories to the lower of cost and net realizable value.	 comparing the net realizable value, obtained through a detailed review of sales subsequent to the year-end, to the cost price of a sample of inventories;
Net realizable value is based on estimated selling price in the ordinary course of business less the estimated costs of	 reviewing the historical accuracy of inventory provision- ing, and the level of inventory write-offs during the year;
completion and the estimated costs necessary to make th sale. See note no. 2.18 and 6 to the financial statements.	 challenging the completeness of inventory provisions through assessing actual and forecast sales of inventory lines to assess whether provisions for slow moving/obsolete stock are valid and complete;
	 evaluating the correctness of the batch wise costing of final products;
	 evaluating the correctness of the valuation of raw materi- als and packing material as per weighted average method;
	 reviewing the calculation of standard labor hours and their regular comparison with actual labor hours of production; and
	reviewing the process of valuing Work-in-progress.
Carrying value (CV) of Property, Plant and Equipment	
Property, plant and equipment (PPE) was recognized at carrying value aggregating to Tk. 1,582,272,313 represent-	Our audit procedures performed during the audit to address the risks identified consist of the following:
ing over 31% of total assets of the company as on 30 June 2023. Since PPE comprised a significant portion of the company's	 Obtaining and documenting detailed understanding regarding procurement process of PPE and identified relevant control points and their implementation.
total assets, it also involves management judgment to determine estimated useful lives to charge depreciation. Besides, PPE is also subject to impairment when any possible indicators exist warranting their impairment	 Reviewing recognition, measurement and valuation basis of PPE in compliance with requirement of IAS 16: Property, plant and equipment.
review. See note no. 4 to the financial statements.	 Performing test of details against sampled population with supporting evidence as maintained by the company to test the accuracy, valuation of capitalized amount and ownership of the assets.
	 Assessing the appropriateness and presentation of disclosures notes to the financial statements with the requirement of IAS 16 and other relevant IFRSs.

Key Audit Matters	How our audit addressed the key audit matters
Bank Loan	
In the financial statements the company reported short term bank loans of Tk. 2,101,904,335 at the reporting date.	Our substantive audit procedures adopted during the audit includes the following test or details.
This element was considered as key audit matter because this external form of credit facilities availed by the company require fulfillment of several terms and condi- tions as mentioned in loan sanction letter issued by	 Inspecting relevant board minutes in support of bank loans sanctioned and reported during the year in the financial statements.
lending bank. Hence, there is potential risk that not all such terms and conditions are adequately disclosed in the financial statements.	 Testing the existence of outstanding balances with confirmation letter issued against the said loans by the company.
See note no. 19 to the financial statements.	 Recalculating and testing accuracy and completeness of finance costs recognized during the year with loan statements provided by banks.
	 Assessing the adequacy and appropriateness of disclo- sures made by the company for the loans availed in accordance with relevant IFRS.
Measurement of deferred tax Liability	
Company reported net deferred tax liability totaling Tk. 120,859,202 as at 30 June 2023. Significant judgment is required in relation to deferred tax liability as their liability is dependent on forecasts of future	We obtained an understanding, evaluated the design and tested the operational effectiveness of the company's key controls over the recognition and measurement of Deferred Tax Assets and Liabilities and the assumptions used in estimating the future taxable expense of the
profitability over a number of years.	company.
See note no. 2.21(b) and 14 to the financial statements.	We also assessed the completeness and accuracy of the data used for the estimations of future taxable expense.
	We tested the mathematical accuracy in calculation of deferred tax.
	We evaluated the reasonableness of key assumptions, timing of reversal of temporary differences and expiration of tax loss carry forwards, recognition and measurement of Deferred Tax Liability.
	We assessed the adequacy of the company's disclosures setting out the basis of deferred tax liability balances and the level of estimation involved.
	We also assisted in evaluating the tax implications, the reasonableness of estimates and calculations determined by management.
	We also involved our internal experts from the tax area in the analysis of the reasonableness of the tax assumptions on the basis of the applicable legislation.
	Finally assessed the appropriateness and presentation of disclosures against IAS 12 Income Tax.

Other Information

Management is responsible for the other information. The other information comprises all the information in the Annual Report other than the financial statements and our auditors' report thereon. The Annual Report is expected to be made available to us after the date of this auditor's report.

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

In connection with our audit of the financial statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

After going through the Annual Report, if we conclude that there is a material misstatement therein, we are required to communicate the matter to the board of directors of the company.

Responsibilities of Management and Those Charged with Governance for the Financial Statements and Internal Controls

Management is responsible for the preparation of financial statements that give a true and fair view in accordance with IFRSs, 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.

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

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

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

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.

• Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that gives a true and fair view.

• Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the company to express an opinion on the financial statements. We are responsible for the direction, supervision and performance of the company audit. We remain solely responsible for our audit opinion.

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

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

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

Report on Other Legal and Regulatory Requirements

In accordance with the Companies Act 1994, we also report the following:

a) we have obtained all the information and explanation which to the best of our knowledge and belief were necessary for the purpose of our audit and made due verification thereof;

b) in our opinion, proper books of account as required by law have been kept by the Company so far as it appeared from our examination of those books; and

c) the statement of financial position and statement of profit or loss and other comprehensive income dealt with by the report are in agreement with the books of account.

d) the expenditure incurred was for the purposes of the Company's business for the year.

Firm's Name: S. F. Ahmed & Co., Chartered AccountantsFirm's Registration No.: 10898 E.P. under Partnership Act 1932

Signature

: un. ccod any

Engagement Partner Name : Md. Enamul Haque Choudhury, FCA, Senior Partner/Enrollment No. 471

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: 2310280471AS947395 : 28 October 2023

SHEPHERD INDUSTRIES PLC Statement of Financial Position As on 30 June 2023

	Notes	Amount in Taka	
	Notes	30 June 2023	30 June 2022
ASSETS			
Non-Current Assets		1,636,489,106	1,655,452,746
Property, Plant & Equipment	4	1,582,272,313	1,655,452,746
Capital Work-in-Progress	5	54,216,793	-
Current Assets		3,548,532,726	3,981,274,816
Inventories	6	1,880,580,585	1,895,131,101
Trade & Other Receivables	7	1,509,326,481	1,794,413,891
Investment in FDR	8	41,099,657	20,000,000
Advance, Deposit & Prepayments	9	78,053,192	186,945,062
Cash and Cash Equivalents	10	39,472,811	84,784,762
		5,185,021,832	5,636,727,562
EQUITY AND LIABILITIES			
Shareholders' Equity		2,335,097,364	2,349,201,812
Share Capital	11	1,540,464,730	1,540,464,730
Revaluation Reserve	12	513,061,090	517,211,102
Retained Earnings	13	281,571,544	291,525,980
Non-Current Liabilities		120,859,202	132,879,374
Deferred Tax Liabilities	14	120,859,202	132,879,374
Current Liabilities		2,729,065,266	3,154,646,376
Loan from Shareholders'	15	23,144,861	23,144,861
Current a/c with Related Entity	16	75,989,381	57,677,809
Trade & Other Payables	17	262,173,804	367,352,029
Workers Profit Participation Fund (WPPF)	18	4,623,347	10,772,204
Short Term Bank Loan	19	2,101,904,335	2,507,834,178
Unclaimed Dividend	21.1	736,148	236,323
Dividend Payable	21.2	8,870,581	547,310
Liabilities for Expenses & Provisions	22	251,622,809	187,081,662
		5,185,021,832	5,636,727,562
Net Asset Value (NAV) Per Share	32	15.16	15.25

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

J.

建文章

Chief Financial Officer

Company Secretary

Director Managing Director

Chairman

Signed in terms of our report of even date annexed.

Q en.c.c. an

S. F. Ahmed & Co. Chartered Accountants DVC No.: 2310280471AS947395

SHEPHERD INDUSTRIES PLC Statement of Profit or Loss and Other Comprehensive Income For the year ended 30 June 2023

		Amount in Taka		
	Notes	01 July 2022 to 30 June 2023	01 July 2021 to 30 June 2022	
Revenue Less: Cost of Sales Gross Profit	23 24	3,540,672,549 (3,119,780,281) 420,892,268	3,824,605,841 (3,366,824,055) 457,781,786	
Less: Operating Expenses Selling & Distribution Expenses Administrative Expenses	27 28	(86,097,956) (15,401,210) (70,696,746)	(79,104,302) (12,559,878) (66,544,424)	
Profit from Operation		334,794,312	378,677,484	
Foreign Currency Gain/(Loss) Add: Other Income Less: Financial Expenses	25 26 29	(54,262,925) 19,577,391 (203,018,488)	7,940,092 16,773,090 (177,174,366)	
Net Profit/ (Loss) Before Tax and WPPF		97,090,290	226,216,300	
Workers Profit Participation Fund (WPPF)		(4,623,347)	(10,772,204)	
Net Profit/ (Loss) Before Tax		92,466,943	215,444,096	
Income Tax Expense: Current Tax Deferred Tax Income/(Expenses) Net Profit/ (Loss) after Tax for the year	30 Annex-E	(32,561,175) (43,848,992) 11,287,817 59,905,768	(33,958,860) (34,362,565) 403,705 181,485,236	
Earnings Per Share (EPS)	31	0.39	1.18	

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

Chief Financial Officer

Company Secretary



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Managing Director

Chairman

Signed in terms of our report of even date annexed.

S. F. Ahmed & Co.

Chartered Accountants DVC No.: 2310280471AS947395

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SHEPHERD INDUSTRIES PLC **Statement of Changes in Equity** For the year ended 30 June 2023

Particulars	Paid up Capital (Taka)	Revaluation Reserve (Taka)	Retained Earnings (Taka)	Total Equity (Taka)
Opening Balance as on 01 July 2022	1,540,464,730	517,211,102	291,525,980	2,349,201,812
Less: Cash Dividend	-	-	(74,742,571)	(74,742,571)
Less: Depreciation on Revaluation Transfer to Retained earnings	-	(4,882,367)	4,882,367	-
Add/(Less): Deferred Tax Income/(Expenses) during the year	-	732,355	-	732,355
Add: Net Profit/(Loss) for the year	-	-	59,905,768	59,905,768
Closing balance on 30 June 2023	1,540,464,730	513,061,090	281,571,544	2,335,097,364

SHEPHERD INDUSTRIES LIMITED **Statement of Changes in Equity** For the year ended 30 June 2022

Particulars	Paid up Capital (Taka)	Revaluation Reserve (Taka)	Retained Earnings (Taka)	Total Equity (Taka)
Opening Balance as on 01 July 2021	1,502,892,420	521,822,227	179,760,513	2,204,475,160
Less: Cash Dividend	-	-	(37,572,311)	(37,572,311)
Less: Stock Dividend	37,572,310	-	(37,572,310)	-
Less: Depreciation on Revaluation Transfer to Retained earnings	-	(5,424,852)	5,424,852	-
Add/(Less): Deferred Tax Income/ (Expenses) during the year	-	813,727	-	813,727
Add: Net Profit/(Loss) for the year	-	-	181,485,236	181,485,236
Closing Balance on 30 June 2022	1,540,464,730	517,211,102	291,525,980	2,349,201,812

Chief Financial Officer

Company Secretary

3A Director

多上帝 建天黄

Managing Director

Chairman

SHEPHERD INDUSTRIES PLC **Statement of Cash Flows** For the year ended 30 June 2023

			Amount	n Taka
		Notes	01 July 2022 to	01 July 2021 to
			30 June 2023	30 June 2022
Δ.	Cash Flows from Operating Activities			
	Received from Customers and Others	33	4,081,052,659	3,204,898,773
	Payment to Creditors, Suppliers, Employees and	34	(3,330,633,275)	(3,285,647,586)
	Cash Inflow/(Outflow) from Operation		750,419,384	(80,748,813)
	Income Tax Paid	35	(57,226,162)	(18,210,212)
	Financial Expenses		(203,018,488)	(177,174,366)
	Net cash used in Operating Activities	37	490,174,734	(276,133,391)
В.	Cash Flows from Investing Activities			
	Acquisition of Property, Plant & Equipments		(5,278,705)	(10,528,913)
	Payment for Capital Work-in-Progress		(54,216,793)	-
	Investment on FDR		(21,099,657)	(20,000,000)
	Net cash used in Investing Activities		(80,595,155)	(30,528,913)
C.	Cash Flow from Financing Activities			
	Loan from Shareholders		-	(10,584,072)
	Current a/c with Related Entity		18,311,572	(43,345,068)
	Outstanding IPO Subscription		-	(49,750)
	Unclaimed Dividend Account		-	(453,174)
	Short Term Loan Received/(Paid)-Net		(407,537,449)	436,412,890
	Dividend Paid		(65,919,475)	(37,025,001)
	Net cash used in by Financing Activities		(455,145,352)	344,955,825
D.	Net Increase/(Decrease) in cash and Cash Equivalent		(45,565,773)	38,293,521
Ε.	Cash & Cash Equivalent at beginning at the year		84,784,762	45,622,562
F.	Unrealized Foreign Exchange Gain/(Loss)		253,822	868,679
G.	Cash & Cash Equivalent at the end of the year		39,472,811	84,784,762
	Net Operating Cash Flows Per Share (NOCFPS)	36	3.18	(1.79)

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Chief Financial Officer

Company Secretary

Director **Managing Director**

Chairman

SHEPHERD INDUSTRIES PLC Notes to the Financial Statements As at and for the year ended 30 June 2023

1. About the Company

1.1 Background

SHEPHERD INDUSTRIES PLC, a private limited company limited by shares incorporated with the Registrar of Joint Stock Companies & Firms under the Companies Act 1994 on 21 August 2000 vide registration No. C-41066(425)/2000. The registered office of the company is located at House # 24, Road # 04, Sector # 04, Uttara Model Town, Dhaka-1230, Bangladesh. The Industrial unit is located at Kathalia, Bhaluka, Mymensingh. The company converted into public limited company with effect from June 08, 2015. The company is a publicly traded company and listed with Dhaka Stock Exchange Ltd and Chittagong Stock Exchange Ltd from 23 February 2017 and 25 February 2017 respectively.

As per new section 11A of Act No. 18 of 1994, in the case of a public limited company, the words "public limited company" or "PLC" shall be added at the end of its name. In accordance with this Act, Shepherd Industries PLC has received a certificate of change of name dated 23 March 2023 from RJSC and has accordingly changed its name from Shepherd Industries Limited to Shepherd Industries PLC.

The commercial production of the company was commenced on 18 October 2001.

1.2 Nature of Business Activities

Shepherd Industries PLC is a 100% export oriented company engaged in dyeing of different counts of cotton, acrylic, viscose and nylon yarn and washing of different type of garments & fabrics which are marketed to the direct exporters.

2. Significant Accounting Policy for the presentation of the financial Statements

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

2.1 Corporate Financial Statements

The financial statements have been prepared under the historical cost convention and in accordance with the requirements of the Companies Act, 1994 and the International Accounting Standards (IAS), International Financial Reporting Standards (IFRS) as applicable to this Company. The Board of Directors is responsible for preparing and presenting the financial statements including adequate disclosures, which approved and authorized for issue of these financial statements.

2.2 The financial statements are presented in accordance with guidelines provided by IAS 1: Presentation of Financial Statements

The financial statements comprises the following:

- Statement of Financial Position as on 30 June 2023;
- Statement of Profit or Loss and other Comprehensive Income for the period ended 30 June 2023;
- Statement of Change in Equity for the period ended 30 June 2023;
- Statement of Cash Flows for the period ended 30 June 2023; and
- Accounting Policies and explanatory notes to the Financial Statements for the period ended 30 June 2023.

2.3 Functional and presentation currency

The Financial Statements are prepared and presented in Bangladeshi Currency (Taka), which is the functional currency of the company. All financial information presented has been rounded off to the nearest Taka except where indicated otherwise.

2.4 Comparative Information

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

2.5 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 assumption in preparing the Financial Statement.

2.6 Foreign Currency Transaction:

Foreign currency transactions are recorded, on initial recognition in the functional currency at the spot exchange rate ruling at the transaction date.

At the end of each reporting year, in compliance with the provision of IAS 21: The Effects of Changes in Foreign Exchange Rates, are determined as under :

(a) Foreign currency monetary items are translated using the closing rate.

(b) Non-monetary items that are measured in terms of historical costs in a foreign currency are translated using the exchange rate at the date of the transaction.

(c) Non-monetary items that are measured at fair value in a foreign currency is translated using the exchange rate at the date when the fair value is determined.

Exchange differences arising on the settlement of monetary items or on translating monetary items at rate different from those at which they were translated on initial recognition during the period or in previous financial statements is recognized in profit or loss in the year in which they arise.

2.7 Reporting Period

The financial statements covers twelve months from 01 July 2022 to 30 June 2023.

2.8 Fundamental Accounting Concepts/ Assumption

The financial statements have been prepared under historical cost convention on accrual basis and such other convention as required by IFRS for fair presentation of financial statements.

2.9 Use of estimates and judgments

The preparation of financial statements requires management to make judgments, estimates and assumptions that affect the reported value of assets, liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the result of which forms the basis of making the judgments about the carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates. However, the estimates and underlying assumptions are revised when there is material impact on the financial results of the company.

Due to the inherent uncertainty involved in making estimates, actual result could differ from those estimates.

2.10 Regulatory Compliance

The financial Statements have been prepared in compliance with the following laws and regulations:

The Companies Act, 1994

The Bangladesh Securities and Exchange Rules, 2023

The Bangladesh Securities and Exchange Commission Act, 1993.

The Income Tax Act, 2023

The Income Tax Rules, 2023

The Value Added Tax and Supplementary Duty Act, 2012

The Custom Act, 1969

Dhaka Stock Exchange Listing Regulation, 2015

2.11 Compliance with IAS & IFRS

The following IAS have been applied in preparation of the financial statements for the year :

Name of the accounting Standards	Ref. No.	Status of Application
Presentation of Financial Statements	IAS 1	Applied
Inventories	IAS 2	Applied
Statement of Cash Flows	IAS 7	Applied
Accounting Policies, Changes in Accounting Estimates and Errors.	IAS 8	Applied
Events after the Reporting Period	IAS 10	Applied
Income Taxes	IAS 12	Applied
Property, Plant and Equipment	IAS 16	Applied
Employee Benefits	IAS 19	Applied
The Effects of Changes in Foreign Exchange Rates	IAS 21	Applied
Borrowing Cost	IAS 23	Applied
Related Party Disclosures	IAS 24	Applied
Financial Instruments : Presentation	IAS 32	Applied
Earnings Per Share	IAS 33	Applied
Impairment of Assets	IAS 36	Applied
Provisions, Contingent Liabilities and Contingent Assets	IAS 37	Applied
Intangible Assets	IAS 38	Applied
Investment Property	IAS 40	Applied
Financial Instruments : Disclosures	IFRS 7	Applied
Financial Instruments	IFRS 9	Applied
Revenue from contracts with customers	IFRS 15	Applied
Leases	IFRS 16	Not Applicable

2.12 Events after the Reporting Period

In compliance with the requirements of IAS 10: Events after the reporting period, "Post Balance Events" that provide additional information about the company's position at the balance sheet date are reflected in the financial statements and events after the balance sheet date that are not adjusting events are disclosed in the notes when material.

The Board of Directors of the company in its Board Meeting held at its corporate office on 28 October 2023 at 04.00 p.m. to 06.15 p.m. has recommended 5% Cash dividend to the General Public Shareholder Other than Sponsors and Directors for the year ended 30 June 2023.

2.13 Subsequent Events

Pending Amalgamation with Shepherd Textile (BD) Limited (STBL):

The board of directors have decided to amalgamate Shepherd Textile (BD) Limited (Transferor Company) with Shepherd Industries PLC (Transferee Company) on the 152nd board meeting Dated 07 March 2023. The Amalgamation is subject to regulatory and shareholder approvals and is pending for final hearing in the Honorable High Court Division through due process of law (Companies Act. 1994). The financial statements for the current period do not reflect the effects of the Amalgamation.

2.14 Recognition and Measurement of Tangible Fixed Assets

Tangible assets have been stated at written down value. Accumulated historical cost and depreciation have been shown in the Financial Statements. 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 state of 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 fixed assets, the expenditure is capitalized as an addition to cost of the assets.

2.15 Revaluation of Property, Plant & Equipment (PPE)

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

i) Effective date of revaluation to the Financial Statements 31-12-2010 and 31-12-2011 respectively.

ii) PPE has been revalued by Mridha and Associates an independent valuer.

iii) Revaluation surplus has been transferred to Revaluation Reserve and distribution of such surplus to the shareholders is restricted.

2.16 Depreciation of Tangible Fixed Assets

Depreciation on Property, Plant & Equipment other than Land & Land Development have 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 addition when the related property, plant & equipments are available for use as per management intention. No depreciation has been charged from the date of disposal/derecognition of the related assets.

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

	Rate (%)
Building - Factory	10%
Land & Land Development	0%
Plant & Machinery	10%
ETP	15%
Electric Equipment & Line Installation	10%
Fire Fighting Equipment	10%
Tools & Equipments	20%
Gas Line Installation	10%
Building - Head Office	5%
Office Equipment	10%
Air Conditioner & Electric Appliance	10%
Lift - Head Office, Uttara	10%
Furniture & Fixture	10%
Office Decoration	10%
Car & Vehicles	15%
Telephone Equipments	10%

2.17 Impairment of assets

I) Financial Assets

Accounts receivable and others receivables are assessed at each reporting date to determine whether there is any objective evidence of impairment. Financial assets are impaired if objective indicates that a loss event has occurred after the initial recognition of the asset and that the loss event had a negative effect on the estimated future cash flows of that asset that can be estimated reliably. Objective evidence that financial assets are impaired can include default of delinquency by a debtor, indicates that a debtor of issuer will enter bankruptcy etc. During the period no impaired loss occurred to recognize in the Financial Statements.

II) Non-Financial assets

An asset is impaired when its carrying amount exceeds its recoverable amount. The company assesses at each reporting date whether there is any indication that an asset may be impaired. If any such indication exits, the company estimates the recoverable amount of the asset. The recoverable amount of an asset is the higher of its fair value less cost to sell and its value in use. Carrying amount of the assets is reduced to its recoverable amount by recognizing an impaired loss is recognized immediately in statement of comprehensive income unless the asset is carried at revalued amount. Any impaired loss of a revalued asset treated as a revaluation decrease. During the period no impaired loss occurred to recognize in the Financial Statements.

2.18 Inventories

Inventories are measured at the lower of cost and net realizable value as prescribed by IAS-2. The cost of inventories is based on the FIFO method, and includes expenditure incurred in acquiring the inventories, production or conversion costs and other costs incurred in bringing them to their existing location and condition. In the Case of manufactured inventories and work-in-progress, cost includes an appropriate allocation of production overheads based on normal operation capacity.

2.19 Trade and Other Receivables

Trade receivables are carried at original invoice amount less an estimate made for doubtful debts based on a review of all outstanding amounts at the year end. All the receivables are fully secured by LC.

2.20 Cash & Cash Equivalents

According to IAS 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. IAS 1 "Presentation of Financial Statements" provides that Cash & Cash Equivalents are not restricted in use. Considering the provision of IAS 7 & IAS 1, Cash in Hand & Bank Balances have been treated as Cash & Cash Equivalents.

2.21 Income Tax

a) Current Tax: Provision for income tax has been made @ 15% on net profit before tax of the company except other income as per Income Tax Act, 2023. However provision @ 20% has been made on other income of the company.

b) 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.

2.22 Leased Assets

Financial Reporting Principles IFRS 16: Leases effective from annual periods beginning on or after January 1, 2019 has significantly changed how a company accounts for its lease contracts. The Company leases a number of office spaces for different branch offices in different locations. Before the adoption of IFRS 16, all lease contracts were classified as operating leases. IFRS 16 requires all contracts that contain a lease to be recognized in the Balance Sheet as a right-of-use asset and lease liability. Only certain short-term and low-value leases are exempt.

During the period under audit there is no lease agreement which is classify as lease as per IFRS-16, consequently IFRS-16 is not applicable.

2.23 Revenue Recognition

The Company recognizes as revenue the amount that reflects the consideration to which the Company expects to be entitled in exchange for goods or services when (or as) it transfers control to the customer. To achieve that core principle, this standard establishes a five-step model as follows:

- · Identify the contract with a customer;
- Identify the performance obligations in the contract;
- Determine the transaction price;• Allocate the transaction price to the performance obligations in the contract; and
- Recognize revenue when (or as) the entity satisfies a performance obligation.

Considering the five steps model, the Company recognizes revenue when (or as) the Company satisfies a performance obligation by transferring a promised good to a customer. Goods is considered as transferred when (or as) the customer obtains control of that goods. Revenue from sale of goods is measured at the fair value of the consideration received or receivable net of returns and allowances, trade discounts, rebates and Value Added Tax (VAT).

(i) Interest income

Interest on bank deposits have been accounted for on accrual basis.

(ii) Dividends

Revenue is recognized when the company's right to receive the payment is established, which is generally the date when shareholders approve the dividend.

2.24 Employee Benefits

The company maintains Contributory Provident Fund and Gratuity for its eligible permanent employees. The eligibility is determined according to the terms and conditions set forth in the respective agreements/trust deeds. The company has accounted for and disclosed employee benefits in compliance with the previsions of IAS 19, Employee Benefits. The cost of employee benefit is charged off as revenue expenditure in the period to which the contributions relate.

The company got recognition from Commissioner of Taxes its provident fund scheme (Defined Contribution Plan) vide order no: নথি নং - ৪এ-২৮/কঅ-২/আসা/প্রভিডেন্ট ফান্ড/২০১৪-২০১৫/১৩০৮(৩) তারিখ ঃ ২৭/০৫/২০১৫ খ্রিঃ for employees of the company eligible to be members of the fund in accordance with the rules of the provident fund constituted under an irrevocable trust. All permanent employees contribute to the provident fund and the company also makes equal contribution.

The company got recognition from National Board of Revenue its gratuity fund vide order no: নথি নং-০৮.০১.০০০০.০৩৫.০২.০০১৬.২০১৫/১৭৮ তারিখ ঃ ০১/০৭/২০১৫ খ্রিঃ for employees of the company eligible to be members of the fund in accordance with the rules of the gratuity fund constituted under an irrevocable trust.

2.25 Borrowing Cost

Interest and other cost incurred by the company in connection with the borrowing of fund are recognized as expenses in the year in which they are incurred unless such borrowing cost related to acquisition /construction of assets in progress that are capitalized as per IAS 23, "Borrowing Cost".

2.26 Financial expenses

Finance expenses comprise interest expenses on bank loan and other borrowings. All borrowing cost is recognized in the statement of profit or loss and other comprehensive income based on the statement received from Financial Institutions.

2.27 Statement of Cash Flows

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

2.28 Earnings Per Share (EPS)

This has been calculated in compliance with the requirement of IAS-33 : Earnings per share by dividing the net earnings after Tax by the weighted average number of ordinary shares outstanding during the year.

Basic Earnings per share (Numerator /Denominator)

Earnings (Numerator)

*This represents earning for the period attributable to ordinary shareholders

No. of ordinary shares (Denominator)

This represents weighted average number of ordinary share outstanding during the year.

Diluted Earnings per share

As per the existing conditions of the loans taken by the company from various financial institutions or other contracts with various parties including employees, there is no condition related to conversion or stipulation related to share based payments for material and services supplied by them to the company. Hence, Diluted EPS of the company is same as basic EPS.

2.29 Operating Segments

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

2.30 Provisions

In accordance with the guidelines as prescribed by IAS-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;

b. when it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation; and

c. Reliable estimates can be made of the amount of the obligation.

2.31 Contingent Liabilities and Contingents Assets

Contingent Liabilities and Contingents Assets are present or possible obligations on liabilities or assets, arising from past events and existence of which depends upon the occurrence or non-occurrence of one or more uncertain future events which are not within the control of the company or which amount of the obligations cannot be measured with sufficient reliability in accordance with IAS-37.

The company has a contingent liability of Tk. 63,335,297 with the bank for issuing bank guarantee against Security Deposit required by Titas Gas Transmission and Distribution company for Gas connection. The company deposited Taka 31,91,889 as bank guarantee margin.

2.32 Intangible Assets

In Compliance with the requirements of IAS, 38 Intangible Assets ' The following terms are used in this Standard with the meanings specified: Amortization is the systematic allocation of the depreciable amount of an intangible asset over its useful life.

An asset is a resource:

(a) controlled by an entity as a result as past events; and

(b) From which future economic benefits are expected to flow to the entity.

Intangible assets are being written off @20% on straight line method.

2.33 Financial Instrument

A financial instrument in any contract that gives rise to financial assets and a financial liability or equity instrument of another entity.

Financial assets:

Financial assets of the company include cash and cash equivalents, Trade and other receivables and equity instrument of another entity. The company initially recognized receivable on the date they are originated. All other financial assets are recognized initially on the date at which the company becomes a party to the contractual provision of the transaction. The company derecognizes a financial asset when, and only when the contractual rights or probabilities of receiving the cash flows on the financial assets in a transaction in which substantially all the risk and rewards of ownership of the financial assets are transferred.

Financial liability:

Financial liabilities are recognized initially on the transaction date at which the company becomes a party to the contractual provisions of the liability. The company derecognizes the financial liabilities when its contractual obligations are discharged or cancelled or expired or no more exist. Financial liabilities includes payable for expense, liability for capital expenditure and other current liabilities.

2.34 Related Party Disclosures

The Company in normal course of business carried out a number of transactions with directors/entities that fall within the definition of related party as contained in International Accounting Standard (IAS) 24: Related Party Disclosures. The disclosure relating to related parties have been shown in note # 39.2.

2.35 Investment Property

For Investment Property, the company follows fair value model as subsequent measurement. A gain or loss arising from a change in the fair value of investment property is recognized in Statement of Profit or loss for the year in which it arises.

3. Risk exposure

3.1 Interest rate risk

Interest rate risk is the risk that Company faces due to unfavorable movements in the interest rates. Changes in the government's monetary policy, along with increased demand for loans/ investments tend to increase the interest rates. Such rises in interest rates mostly affect companies having floating rate loans or companies investing in debt securities.

Management perception

The Company maintains low debt/ equity ratio and accordingly, adverse impact of interest rate fluctuation is insignificant. Considering the global economy and inflection of overseas financing, financial institutions in Bangladesh reducing lending rate creating an opportunity for saving in financial cost.

3.2 Exchange rate risk

Exchange rate risk occurs due to changes in exchange rates. As the Company imports materials and equipment from abroad and also earns revenue in foreign currency, unfavorable volatility or currency fluctuation may affect the profitability of the Company. If exchange rate increases against local currency, opportunity arises for generating more profit.

Management perception

The company purchase raw materials and sells finished product mostly in US\$ currency and the transaction would settle within very short period. Therefore, volatility of exchange rate will have no impact on profitability of the Company.

3.3 Industry risks

Industry risk refers to the risk of increased competition from foreign and domestic sources leading to lower prices, revenues, profit margin, and market share which could have an adverse impact on the business, financial condition and results of operation.

Management perception

Management is optimistic about growth opportunity in textile sector in Bangladesh. Furthermore there is untapped international market.

3.4 Market risks

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

Management perception

Management is fully aware of the market risk and act accordingly. Market for textile products in Bangladesh is growing at an exponential rate. Moreover the company has a strong marketing and brand management to increase the customer base and customer loyalty.

3.5 Operational risks

Non-availabilities of materials/equipment/services may affect the smooth operational activities of The Company. On the other hand, the equipment may face operational and mechanical failures due to natural disasters, terrorist attacks, unforeseen events, lack of supervision and negligence, leading to severe accidents and losses.

Management perception

The company perceives that allocation of its resources properly can reduce this risk factor to great extent. The Company hedges such risks and also takes preventive measures therefore.

3.6 Liquidity risk

Liquidity risk is defined as the risk that the Company will not be able to settle or meet its obligations on time or at a reasonable price.

Management perception

The Company's approach to managing liquidity 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, management ensures that it has sufficient cash and cash equivalent to meet expected operational expenses, including the servicing of financial obligation through preparation of the cash forecast, prepared based on time line of payment of the financial obligation and accordingly arrange for sufficient liquidity/fund to make the expected payment within due date.

		Amount	in Taka
		30 June 2023	30 June 2022
4.	Property, Plant & Equipment		
	A. Cost		
	Opening balance	2,589,754,592	2,540,466,758
	Add: Addition during the Period	5,278,705	49,287,834
	Less: Disposal made during the Period	-	-
		2,595,033,297	2,589,754,592
	B. Accumulated Depreciation		
	Opening balance	934,301,846	849,764,905
	Add: Addition during the Period	78,459,138	84,536,941
	Less : Adjustments made during the period	-	-
	Accumulated Depreciation	1,012,760,984	934,301,846
	Written Down Value (A - B)	1,582,272,313	1,655,452,746

A detailed schedule on Property, Plant and Equipment has been given in Annexure - A

5.	Capital Work-in-Progress		
	Opening Balance	-	32,258,921
	Plant & Machineries	54,216,793	6,238,102
		54,216,793	38,497,023
	Less: Transfer to Property, Plant & Equipments	-	38,497,023
		54,216,793	-
6.	Inventories		
	Raw Materials	1,582,764,357	1,565,406,001
	Dyes & Chemical	216,890,521	239,563,526
	Work-in-Process	14,669,943	14,611,874
	Finished Goods	53,109,400	64,103,580
	Packing Materials	4,231,798	4,131,423
	Stores & Spares	8,914,566	7,314,697
		1,880,580,585	1,895,131,101
	Details has been shown in Annexure-B		
7.	Trade & other Receivables		
	Opening Balance	1,790,529,820	1,091,333,057
	Sales	3,540,672,549	3,824,605,841
	Proceeds Received during the year	(4,062,735,953)	(3,189,924,356)
		1,268,466,416	1,726,014,542
	Foreign Exchange Gain/Loss	235,715,309	64,515,278
	Accounts Receivable	1,504,181,725	1,790,529,820
	Other Receivable (Rent)	5,144,756	3,884,071
		1,509,326,481	1,794,413,891

A detailed schedule of Accounts and Other Receivables is given in Annexure -C

Classification schedule as required by Schedule XI of Companies Act 1994 is as follows:		
i) Accounts Receivable considered good in respect of which the company is fully secured	1,446,121,051	1,790,529,820
ii) Accounts Receivable considered good in respect of which the company holds no security other than the debtor's personal security	2,651,764	323,974
iii) Accounts Receivable considered doubtful or bad	-	-
iv) Accounts Receivable due by any director or other officer of the	-	-
 v) Accounts Receivable due by Common management 	60,553,666	3,560,097
vi) The maximum amount of receivabledue by any director or other officer	-	-
of the company		
	1,509,326,481	1,794,413,891

Amount in Taka				
30 June 2023	30 June 2022			

The aging of trade and other receivables is as follows:

Ageing Schedule	Accounts Receivable	Other Receivable	Total	Total
Within Three Months	840,596,439	2,321,329	842,917,768	1,273,751,197
Three to Six Months	563,613,308	1,175,856	564,789,164	480,915,262
More than Six Months	99,971,978	1,647,571	101,619,549	39,747,432
	1,504,181,725	5,144,756	1,509,326,481	1,794,413,891

8. Investment

This has been arrived as under; Investment in FDR

	Investment in FDR		41,099,657	20,000,000
			41,099,657	20,000,000
9.	Advance, Deposits & Prepayments The Break-up of the Amount is given below:			
	Advances	(Note -9.1)	50,859,442	163,739,540
	Deposits		27,193,750	23,205,522
			78,053,192	186,945,062
9.1	Advances			
	Advance Income Tax		46,888,025	34,255,191
	Other Advance		3,971,417	129,484,349
			50,859,442	163,739,540
9.2	Advance Income Tax			
	Opening Balance		34,255,191	45,279,879
	Addition during the year:		40,975,611	16,147,613
	TDS on Export		39,933,514	15,272,454
	AIT - Car		635,000	577,254
	TDS - FDR		285,915	-
	Import		6,087	-
	AIT- on Bank Interest		27	95
	Advancd tax Office rent & others		115,068	297,810
	Less: Adjusted with provision		(28,342,777)	(27,172,301)
	Closing Balance		46,888,025	34,255,191

A detailed schedule of advance, deposit & prepayment is shown in Annexure - D

10. Cash and Cash Equivalents

The Break-up of the Amount is given below: Cash in Hand (Noto 10.1) Cash at Bank

	Cash at Banks	(Note -10.1)	39,135,874	84,571,301
			39,472,811	84,784,762
10.1				
	Bank Name & Account Number			
	Al-Arafa Islami Bank CD # 017102006293	3	-	4,850
	Eastern Bank CD # 1131060206101		6,814,476	45,201,499
	Eastern Bank Margin		299,077	1,276,979
	IFIC Bank CD # 1002-535257001		1,149,153	2,803,379
	IFIC Bank CD (ERQ) # 1002-535257071		160,343	13,849
	Southeast Bank DAD (\$) # 15400000019		12,137,438	9,685,684
	Southeast Bank A/C # 0010-1110001763	7	230,385	231,225
	Southeast Bank A/C # 0010-1110001768	5	489,277	552,797
	Southeast Bank A/C # 0010-1110001776	D	592,381	-
	National Bank A/C # 0043-33017514		498,409	2,198
	DBBL-CD A/C # 117-110-037216		212,766	46,082

336,937

213,461

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		Amount	in Taka
		30 June 2023	30 June 2022
	IFIC A/C # 0170231013001	115	115
	IFIC A/C # 0170330270001	6,494	7,644
	IFIC A/C # 1002-535257-836 (USD A/c)	5,476,865	2,006,681
	IFIC A/C # 1002-063136-041 (Taka A/c)	-	13,809
	IFIC A/C # 1002-063136-051 (USD A/c)	-	54,253
	IFIC A/C # 1002-063136-052 (GBP A/c)	-	4,886
	IFIC A/C # 0000-535257-837	6,587	43,034
	NBL FC A/C-0043-84004808 (USD A/c)	106,576	185,255
	Trust Bank A/C # 5025000416 (USD A/c)	-	5,735
	Pubali Bank CD	455,079	1,377,388
	Southeast Bank CD # 111-17190	333,397	5,352,184
	Southeast Bank A/C # 0010-11100017718	3,965	4,655
	Southeast Bank # 0094	10,163,091	15,692,007
	Shahjalal Islami Bank CD A/C # 400811100010420	-	3,855
	Trust Bank CD # 9820	-	1,258
		39,135,874	84,571,301
11.	Share Capital		
	Authorized Capital:		
	190,000,000 ordinary shares of Tk. 10/- each.	1,900,000,000	1,900,000,000
	Paid up Capital:		
	154,046,473 ordinary shares @ Tk.10/- each.	1,540,464,730	1,540,464,730
		<u>.</u>	

Particulars	Amount in Taka	Amount in Taka
154,046,473 Ordinary Shares @ Tk. 10 each fully paid up in cash	1,540,464,730	1,540,464,730
154,046,473 Ordinary Shares	1,540,464,730	1,540,464,730

History of Share Capital

Allotment	Date of Allotment	Consideration in Cash	Bonus	Total	Total
Subscription	01-08-00	60,600	-	36,739	60,600
Fresh Issue	01-07-02	7,939,400	-	37,438	7,939,400
Fresh Issue	12-11-11	857,400	-	40,859	857,400
Fresh Issue	01-04-15	10,262,000	-	42,095	10,262,000
Fresh Issue	14-02-16	85,086,586	-	42,414	85,086,586
IPO Issued	21-11-17	-	20,000,000	43,060	20,000,000
Bonus Issue	21-11-17	-	12,420,598	43,060	12,420,598
Bonus Issue	26-12-19	-	13,662,658	43,825	13,662,658
Bonus Issue	23-12-21		3,757,231	44,553	3,757,231
Total		104,205,986	49,840,487	374,043	154,046,473

The present shareholding position of the different share holders are as follows:

		Value per		
Particulars	No of Share	<u>Share</u>	Amount	<u>% of Holding</u>
Sponsors/Directors	79,303,902	10.00	793,039,020	51.48%
Foreign	14,613,050	10.00	146,130,500	9.49%
Institution	36,019,756	10.00	360,197,560	23.38%
General Public	24,109,765	10.00	241,097,650	15.65%
	154,046,473		1,540,464,730	100.00%

The company raised paid capital of from Tk.1,042,059,860 to Tk. 1,242,059,860 by issuing 2,00,00,000 ordinary shares at Tk.10 each through initial public offering with due permission from Bangladesh Securities and Exchange Commission vide letter dated 8 December 2016 and listed with Dhaka Stock Exchange Ltd and Chittagong Stock Exchange Ltd from 25 February 2017 and 27 February 2017 respectively.

99 | Shepherd Industries PLC

Amount	t in Taka
30 June 2023	30 June 2022

Pattern of Shareholding and No. of Shareholding as on 30 June 2023

Share Holding Range	Number of Share Holders	No. of Share	Percentage of Share Holding
Up to 499 Shares	1218	165,205	0.11%
500 to 5000 Shares	1995	3,258,496	2.12%
5001 to 10000 Shares	297	2,213,348	1.44%
10001 to 20000 Shares	170	2,474,758	1.61%
20001 to 30000 Shares	87	2,139,165	1.39%
30001 to 40000 Shares	36	1,298,356	0.84%
40001 to 50000 Shares	27	1,260,802	0.82%
50001 to 100000 Shares	70	5,047,334	3.28%
100001 to 1000000 Shares	70	17,951,196	11.65%
1000001 to Above Shares	19	118,237,813	76.75%
Total	3989	154,046,473	100.00%

12. Revaluation Reserve

14.	Nevaluation Neserve		
	This has been arrived as under;		
	Opening Balance	517,211,102	521,822,227
	Less: Depreciation on revaluation transferred to retained earnings	(4,882,367)	(5,424,852)
	Add/(Less): Deferred Tax Income/(Expenses) during the period	732,355	813,727
		513,061,090	517,211,102
13.	Retained Earnings		
10.	Opening balance	291,525,980	179,760,513
	Less: Stock Dividend	201,020,000	(37,572,310)
	Less: Cash Dividend	(74,742,571)	(37,572,311)
	Add: Net profit (Loss) for the year/period	59,905,768	181,485,236
	Add: Depreciation transferred from revaluation reserve	4,882,367	5,424,852
	Aud. Depreciation transferred from revaluation reserve		291,525,980
		281,571,544	291,525,900
14.	Deferred Tax liabilities		
14.	Opening Balance	132,879,374	134,096,806
	Add/(Less): Deferred Tax Expenses/(Income) recognized in Statement of	(11,287,817)	(403,705)
	Profit or Loss and other comprehensive income	(11,207,017)	(403,703)
	Add/(Less): Deferred Tax Expenses/(Income) recognized directly in	(732,355)	(813,727)
	Statement of Changes in Equity		
		120,859,202	132,879,374
	The details have been shown in Annexure-E		
15.	Loan from Shareholders'	23,144,861	23,144,861

The above represents share money deposit received from shareholders against which no allotment has been made as per instruction BSEC Letter ref. no. BSEC/CI/CPLC-519/2015/582 dated November 24, 2015 and transferred to loan account as per decision of the Board.

16. Current Accounts with Related Entity

	75,989,381	57,677,809
Taiwan Food & Processing Industries Ltd.	3,538,250	4,400,000
Shepherd Fancy Yarn Ltd	1,352,243	-
Shepherd Jeans Ltd.	6,641,021	13,423,705
Shepherd Textile (BD) Ltd	64,457,867	39,854,104
Party Wise break down given below:		
This has been arrived as under;		

This amount represents the balance of inter company transaction under the common management.

Amount	in Taka
30 June 2023	30 June 2022

17. Trade & Other Payables

This has been arrived as under:

Trade	Payable
Other	Payable

241,131,036 21,042,768	344,324,200
21,042,768	23,027,829
262,173,804	367,352,029

10,772,204

4,623,347

15,395,551

4,623,347

(10,772,204)

10,772,204

10,772,204

10,772,204

All the trade payables disclosed here are arisen from purchasing yarn, dyes & chemical, packing materials, A detailed schedule of Trade and other payables is shown in **Annexure -F**

Ageing Schedule	Trade Payable	Other Payable	Total	Total
Within Three Months	233,973,948	9,018,867	242,992,815	315,964,587
Three months to six months	5,711,052	4,024,928	9,735,980	43,999,852
More than six months	1,446,036	7,998,973	9,445,009	7,387,590
	241,131,036	21.042.768	262,173,804	367,352,029

The details have been shown in Annexure-G

18. Workers Profit Participation Fund

Opening Balance

Add: Addition during the year

Less: Payment during the year Closing Balance

19. Short Term Bank Loan

This consist of the following:

This consist of the follow	ing:		
Force Loan	IFIC Bank Limited	34,816,656	-
LDBP Loan	Eastern Bank Ltd	115,211,727	138,214,513
LDBP Loan	IFIC Bank Limited	130,733,000	294,506,545
LDBP Loan	Southeast Bank Limited	474,389,447	480,850,422
FC Loan	Southeast Bank Limited	50,346,228	-
Time Loan	Southeast Bank Limited	-	56,205,306
Term Loan	IFIC Bank Limited	277,332,832	103,612,745
Force Loan	Southeast Bank Limited	121,209,585	-
EDF Loan	Southeast Bank Limited	411,486,145	1,144,792,900
SOD - IFIC Bank	IFIC Bank Limited	51,153,802	35,308,606
SOD-Southeast Bank	Southeast Bank Limited	82,069,894	81,790,540
Loan Against Trust Receipt	s Southeast Bank Limited	353,155,019	172,552,601
		2,101,904,335	2,507,834,178

Particulars	IFIC	EBL	SBL
Nature:	Short term loan	Short term loan	Short term loan
Purpose:	Working capital	Working capital	Working capital
Tenure:	One year	One year	One year
Repayment:	From Export Proceed	From Export Proceed	From Export Proceed
Rate of Interest:	6.00%~11.00%	6.00%~9.00%	6.00%~9.00%
Security:	Mortgage of 432 Decimals of land with factory premises, 673 decimals land with two pre- fabricated and three semi pacca building, measuring 103164 sft at valuka. Post dated cheque, Hypothecation of machineries, raw materials, work in process & finished goods duly insured covering the risk of fire and personal guarantee of all directors.	goods duly insured covering	Mortgage of 655.75 decimals at Bhaluka and Hypothecation of machineries, raw materials, FDR, work in process & finished goods duly insured covering the risk of fire and personal guarantee of all directors.

		Amount	in Taka
		30 June 2023	30 June 2022
20.	Outstanding IPO Subscription		
	Bank Name & Account Number		
	IFIC A/C # 1002-063136-051 (USD A/c)	-	45,500
	IFIC A/C # 1002-063136-052 (GBP A/c)	-	4,250
		-	49,750
	Less : Unclaimed IPO subscription transfer to CMSF as per BSEC notification	-	(49,750)
		-	-
21.	Dividend Payable		
	Opening Balance	783,633	689,497
	Declared Cash Dividend for the year 2021-2022	74,742,571	37,572,311
	Unclaimed Dividend Account	75,526,204	38,261,808
	Cash Dividend Paid during the year	(60,313,617)	(30,064,414)
	TDS Against Cash Divided paid during the year	(5,605,858)	(7,065,191)
	Unclaimed Dividend transfer to CMSF as per BSEC notification	-	(348,570)
	Closing Balance	9,606,729	783,633
21 1	Unclaimed Dividend Account		
21.1	Year: Number of Share Holders		
	2017-18 278	_	_
	2019-20 512	236,323	236,323
	2020-21 266	499,825	-
	Closing Balance	736,148	236,323
	The details have been shown in Annexure-G		
21.2	Dividend Payable		
	Opening Balance	547,310	-
	Declared Cash Dividend for the year	74,742,571	37,572,311
	Less : Payment during the year Dividend	(60,313,617)	(29,959,810)
	Less: TDS Against Cash Divided paid during the year	14,976,264 (5,605,858)	7,612,501 (7,065,191)
	Less: Transferred to unclaimed dividend	(499,825)	(7,000,101)
	Closing Balance	8,870,581	547,310
	The details have been shown in Annexure-G	-,	
22.	Liabilities for Expenses & Provisions		
	This consist of the following; Salary & Allowance-Payable	40,445,500	17 242 040
	Tax Deduction at Source	16,445,592 26,195,537	17,342,949 19,023,832
	Gas, Electric Bill & Internet Bill Payable	75,472,400	25,031,696
	Audit & Professional Fees Payable	575,000	402,500
	Employees CPF Payable	1,190,813	1,113,961
	Provision for Employees' Gratuity Fund	66,723,508	58,402,429
	Provision for Income Tax (Note-22.1)	65,019,959	65,764,295
		251,622,809	187,081,662
22.1	Provision for Income Tax		
	Opening Balance	65,764,295	60,636,630
	Add: Addition during the year/period	43,848,992	34,362,565
		109,613,287	94,999,195
	Less: Paid during the year/Period	(16,250,551)	(2,062,599)
	Less: Adjusted during the year/period	(28,342,777)	(27,172,301)
		65,019,959	65,764,295

			Amour	nt in Taka
			01 July 2022 to	
			30 June 2023	30 June 2022
	Revenue			2 024 005 044
	Export Sales		3,540,672,549	3,824,605,841
24.	Cost of Sales		3,540,672,549	3,824,605,841
	This has been arrived as under;			
	Work in process (Opening)		14,611,874	59,604,434
	Add: Raw Material Consumed	Note-24.1	2,497,065,730	2,753,210,888
	Add: Factory Overhead	Note-24.2	611,778,440	479,869,363
	Less: Work in Process (Closing) Cost of Production		(14,669,943)	<u> </u>
			3,108,786,101	3,278,072,811
	Add: Finished Goods (Opening) Finished Goods Available for sale		64,103,580 3,172,889,681	152,854,824 3,430,927,635
	Less: Finished Goods (Closing) Cost of Sales		(53,109,400)	(64,103,580)
			3,119,780,281	3,366,824,055
24.1	Raw Material Consumed			
	Opening Stock		1,809,100,950	1,750,751,983
	Raw Materials		1,565,406,001	1,457,904,719
	Dyes & Chemicals		239,563,526	286,298,543
	Packing Materials		4,131,423	6,548,721
	Add: Cost of Materials Purchased		2,491,851,456	2,811,559,855
	Raw materials		2,081,869,713	2,324,791,406
	Dyes & chemicals		349,179,370	403,498,501
	Packing materials		27,905,161	
	Carrying inward		17,093,320	
	Insurance		2,405,567	
	Clearing & forwarding expenses		13,398,325	
	Raw Materials available for Consumption	n	4,300,952,406	4,562,311,838
	Less : Closing Stock		1,803,886,676	1,809,100,950
	Raw Materials		1,582,764,357	1,565,406,001
	Dyes & Chemicals		216,890,521	239,563,526
	Packing Materials		4,231,798	, - , -
	Raw Materials Consumed		2,497,065,730	2,753,210,888
24.2	Factory Overheads			
	This has been arrived as under;			
	Ansar Guard Expenses		69,000	65,700
	Conveyance		1,193,225	1,057,610
	Contribution to Gratuity Fund		10,684,265	8,080,977
	Contribution to Provident Fund		3,783,696	3,220,749
	Crockeries & Cutleries		18,953	33,335
	Depreciation		71,902,724	77,494,290
	Electricity Bill		39,967,056	14,388,419
	ETP Expenses		125,000	41,390
	Fire Fighting Expenses		524,345	290,145
	Forms, Stamps, Documents etc.		166,590	164,330
	Fuel, Oil & Lubricants		2,792,311	2,839,780
	Gas Bill		212,282,501	125,410,709
	Gas Bill-Factory Residence		55,899	167,540

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		Amour	nt in Taka
		01 July 2022 to	-
		30 June 2023	30 June 2022
	Hangs, Twisting & Winding Expenses	4,663,950	3,706,299
	Insurance-Fire	3,532,717	3,838,727
	Loading & Unloading Charge	853,568	
	Medical Expenses	131,635	
	Printing- Factory	660,253	322,779
	Rates & Taxes	793,662	
	Repair & Maintenance of Building, Machineries etc.	46,353,425	31,228,796
	Stationeries	826,811	1,057,455
	Sundry Expenses	4,771,494	5,634,586
	Testing Charge	237,918	187,247
	Tiffin, Refreshment & Entertainment	684,173	880,703
	Uniform & Liveries	45,060	55,900
	Wages, Salaries & Allowances	204,410,126	
	Washing & Cleaning Expenses	248,083	
		611,778,440	479,869,363
05			
25.	Foreign Currency Gain/(Loss)	(07.004.044)	(04 705 050)
	Realized Foreign Exchange Gain/(Loss)	(67,961,311)	(21,765,953)
	Unrealized Foreign Exchange Gain/(Loss)	13,698,386	29,706,045
		(54,262,925)	7,940,092
26.	Other Income		
	This consist of the followings;		
	Land and House Rent	14,733,903	13,226,363
	Interest Received from IPO Bank A/C	136	957
	FDR Interest	1,684,188	-
	Sundry Income	3,159,164	3,545,770
		19,577,391	16,773,090
27.	Selling & Distribution Expenses		
	This consist of the followings;		
	Salary and Allowances	9,752,817	9,662,222
	Travelling & Conveyance	41,481	508,405
	Mobile Bill	84,820	
	Sales discount	3,232,844	-
	Contribution to Gratuity Fund	1,641,626	1,639,002
	Contribution to Provident Fund	647,622	644,625
		15,401,210	12,559,878
28	Administrative Expenses		
20.	This has been arrived as under;		
	Advertising Expenses	601,031	478,049
	Amortization of Intangible Assets	-	67,500
	Audit Fees	575,000	402,500
	AGM Expenses	637,090	523,000
	Professional Fees	2,301,675	1,386,583
	Automobile Expenses	8,809,552	7,213,268
	Contribution to Gratuity Fund	2,561,307	2,296,903
	Contribution to Provident Fund	872,246	895,941
	Depreciation-Administrative	6,556,414	7,042,651
	Electricity Bill	345,986	1,086,104
		0,000	1,000,104

			nt in Taka
		01 July 2022 to	-
		30 June 2023	30 June 2022
	Employees' Group Insurance	1,507,668	824,164
	Forms, Stamps, Documents etc. Gas Bill	2,041,161 51,994	1,083,382 61,900
	Insurance-Motor	142,291	190,831
	Internet Expenses	399,550	377,732
	Licence & Renewal Fees	4,703,084	4,208,999
	Director's Remuneration	1,654,800	1,400,250
	Office Maintenance Expenses	653,789	606,318
	Papers & Periodicals	16,284	9,795
	Postage & Courier	16,522	105,114
	Printing & Photocopy	445,999	338,602
	Salary & Allowances	31,202,984	28,251,144
	Satellite Cable Rent	-	4,950
	Stationeries	185,601	348,059
	Sundry Expenses	2,109,756	5,163,944
	Telephone & Mobile Expenses	405,870	427,420
	Tiffin, Refreshment & Entertainment	752,371	695,996
	Travelling & Conveyance	809,824	863,940
	Water Bill	336,897	189,385
		70,696,746	66,544,424
29.	Financial Expenses		
	This consist of the followings;		
	Bank Charges & Commission	23,826,252	43,153,002
	Bank Charges on Proceeds Realization	7,525,173	7,218,805
	Interest on Short Term Loan	171,667,063	126,802,559
		203,018,488	177,174,366
30.	Income Tax Expenses		
	Current tax (Note-30.1)	43,848,992	34,362,565
		43,848,992	34,362,565
			<u> </u>
30.1	Current Tax		
	a) Income tax on business income:		
	Profit before tax	92,466,943	215,444,096
	Add: Accounting depreciation	78,459,138	84,536,941
	Add: Contribution to Employees' Gratuity Fund	14,887,198	12,016,882
	Less: Tax depreciation	(40,536,109)	(87,751,659)
	Less: Payment to Employees' Gratuity Fund	(6,566,119)	(753,523)
	Less: Unrealized foreign exchange gain/loss	(13,698,386)	-
	Less: Other income Taxable business income	(19,577,391)	(16,773,090)
	Tax rate	105,435,274 15%	206,719,647 15%
	Income tax on business income	15,815,291	31,007,947
	Income tax on business income: a (i)	15,815,291	31,007,947
	Minimum Tax	10,010,201	31,007,347
	Turnover	3,540,672,549	3,824,605,841
	Minimum Tax on turnover & other income a (ii)	12,746,421	17,123,199
	Deducted Tax at source on Export a (iii)	39,933,514	15,272,454
	Higher One a (iii)	39,933,514	31,007,947

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		Amount in Taka	
		01 July 2022 to	01 July 2021 to
		30 June 2023	30 June 2022
b) Income tax on other income:			
Other income		19,577,391	16,773,090
Income tax on other income	b (i)	3,915,478	3,354,618
Deducted Tax at others source	b (ii)	1,042,097	875,159
Higher One	b (ii)	3,915,478	3,354,618
c) Excess/(short) income tax expenses p year 2022-2023	aid with return for the assessment	-	-
Total current tax for the year (a+b+c)		43,848,992	34,362,565
. Basic & Diluted Earning Per share			
Net profit after tax attributable to ordinary	shareholders of the company	59,905,768	181,485,236
Weighted average number of share		154,046,473	154,046,473
Earnings Per Share (Basic)		0.39	1.18
Earnings Per Share (Diluted)		0.39	1.18

As there are no shares under option, Basic & Diluted earning per share are same for the Period.

Disclosure

31.

Utility bills like gas and electricity bill cost increased more than 2 to 3 times during this year, as well materials and other expenses also increased concurrently. As a result, factory overhead cost increased Tk 13.18 Crore compared to previous year. Meanwhile 1 % AIT deducted instead of 0.60% from export proceeds. Also, foreign currency gain/(loss) expenses increased Tk- 6.22 Crore & financial expenses increased Tk- 2.58 Crore. Considering the whole, this period net profit decreased compared to corresponding previous period for which earnings per share (EPS) are decreased in Tk. -0.79.

31.1 Weighted average number of share

	Particulars	Number of share	Number of share
154,04	6,473 No. of Ordinary Shares for 365 days	154,046,473	154,046,473
		154,046,473	154,046,473

32. Net Assets Value per Share

Net asset value per share has been calculated as under;

Total Assets	5,185,021,832	5,636,727,562
Less: Outside liability	(2,849,924,468)	(3,287,525,750)
Non-Current Liability	(120,859,202)	(132,879,374)
Current Liability	(2,729,065,266)	(3,154,646,376)
Net Asset Value	2,335,097,364	2,349,201,812
Shares outstanding at the end on the year	154,046,473	154,046,473
Net Asset Value per share	15.16	15.25

Disclosure

The major reason for decreased in Net Asset Value per share by Tk. -0.09 per share was due to 10% Cash Dividend byTk.7.47and net profit made during the year amounting Tk. 5.99 crore.

33. Received from Customers & Others

Revenue during the year	3,540,672,549	3,824,605,841
Adjustment for Foreign Exchange Gain/(Loss) for Trade Receivable	235,715,309	64,515,278
Other Income	19,577,391	16,773,090
Opening Accounts & Other Receivable	1,794,413,891	1,093,418,455
Closing Accounts & Other Receivable	(1,509,326,481)	(1,794,413,891)
	4,081,052,659	3,204,898,773

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		Amount in Taka	
		-	01 July 2021 to
		30 June 2023	30 June 2022
34.	Payment to Creditors, Suppliers, Employees and Others		
	Cost of goods Sold	(3,119,780,281)	(3,366,824,055)
	Selling & Distribution Expenses	(15,401,210)	(12,559,878)
	Administrative Expenses	(70,696,746)	
	Adjustment for Depreciation	78,459,138	84,536,941
	Adjustment for Write off of Intangible Assets	-	67,500
	(Increase)/Decrease in Inventory	14,550,516	75,987,091
	(Increase)/Decrease Advance Deposits & Prepayments	121,524,704	(90,618,779)
	Increase/(Decrease) in Trade and Other Payables	(105,178,225)	
	Workers Profit Participation Fund (WPPF)	(10,772,204)	
	Increase/(Decrease) in Liabilities for Expenses	65,285,483	23,779,612
	Adjustment for Foreign Exchange Gain / (Loss) for Trade Payable & Bank and Bank Loan	(288,624,450)	(57,443,865)
		(3,330,633,275)	(3,285,647,586)
35.	Income Tax Paid		
	Opening Advance Income Tax	34,255,191	
	Closing Advance Income Tax	(46,888,025)	
	Closing Income Tax Provision	65,019,959	
	Opening Income Tax Provision	(65,764,295)	(60,636,630)
	Current Tax during the period	(43,848,992)	(34,362,565)
		(57,226,162)	(18,210,212)
36.	Net Operating Cash Flow per Share (NOCFPS)		
	Net cash from operating actives	490,174,734	(276,133,391)
	Number of shares outstanding	154,046,473	154,046,473
	NOCFPS	3.18	(1.79)

Disclosure

During the period ended 30 June 2023, Net Operating Cash Flow per share of the company increased by 4.97 per share with corresponding to previous period, the major reason during the period more received from customers & others compare to corresponding previous period. Please see the Note No. 33 in details.

37. Reconciliation of net Profit/Loss before Tax with Cash lows from Operating Activities

Net Profit/(Loss) before tax	98,697,896	226,216,300
Opening Accounts & Other Receivable	1,794,413,891	1,093,418,455
Closing Accounts & Other Receivable	(1,509,326,481)	(1,794,413,891)
Adjustment for Depreciation	78,459,138	84,536,941
Adjustment for Write off of Intangible Assets	-	67,500
(Increase)/Decrease in Inventory	14,550,516	75,987,091
(Increase)/Decrease Advance Deposits & Prepayments excluding Advance Income Tax	121,524,704	(90,618,779)
Increase/(Decrease) in Trade and Other Payables	(105,178,225)	123,972,271
Workers Profit Participation Fund (WPPF)	(10,772,204)	-
Increase/(Decrease) in Liabilities for Expenses	65,285,483	23,779,612
Income Tax Paid	(57,226,162)	(18,210,212)
Foreign Currency gain loss arising for cash and cash equivalents	(253,822)	(868,679)
	490,174,734	(276,133,391)

38. Additional disclosure

Revenue

During the reporting year Revenue of the company has been decreased By Tk. 28.39 crore corresponding with last year.

NET Assets Value Per Share (NAVPS)

The major reason for decreased in Net Asset Value per share by Tk. -0.09 per share was due to 10 % Cash Dividend by Tk.7.47 and net profit made during the year amounting Tk. 5.99 crore.

Earnings Per Share

Utility bills like gas and electricity bill cost increased more than 2 to 3 times during this year, as well materials and other expenses also increased concurrently. As a result, factory overhead cost increased Tk 13.18 Crore compared to previous year. Meanwhile 1 % AIT deducted instead of 0.60% from export proceeds. Also, foreign currency gain/(loss) expenses increased Tk- 6.22 Crore & financial expenses increased Tk- 2.58 Crore. Considering the whole, this period net profit decreased compared to corresponding previous period for which earnings per share (EPS) are decreased in Tk. -0.79.

Net Operating Cash Flows Per Share (NOCFPS)

During the period ended 30 June 2023, Net Operating Cash Flow per share of the company increased by 4.97 per share with corresponding to previous period, the major reason during the period more received from customers & others compare to corresponding previous period. Please see the Note No. 33 in details.

39. Disclosure as per requirement of schedule XI, Part-II of companies Act 1994

39.1 Commission, Brokerage or Discount against sales:

a. There was no brokerage or discount against sales during the year.

b. No commission was paid to sales against during the year.

39.2 Related party disclosures

The Company has entered into transactions with other entities that fall within the definition of related party as contained in IAS-24 "Related Party Disclosures" The Company opines that terms of related transaction do not significantly differ from those that could have been obtained from third parties. Total transactions of the significant related parties for the year ended 30 June 2023 are as follows:

Name of Related Party	Common Management	Nature of Transaction	Opening Balance as on July, 01, 2022 Dr./(Cr.)	Transaction during the year Dr.	Transaction during the year Cr.	Closing Balance as on June 30, 2023 Dr./(Cr.)
Shepherd Textile (BD.) Limited	II	Office & Land Rent	172,282	1,938,900	1,938,900	172,282
Taiwan Food & Processing Ind. Ltd.	11	Office & Land Rent	636,620	841,584	1,397,292	80,912
Shepherd Fancy Yarn Ltd	II	Office & Land Rent	1,909,696	2,196,448	2,397,823	1,708,321
Shepherd Jeans Ltd.	н	Office & Land Rent	841,499	724,740	1,034,762	531,477
Taiwan Food & Processing Ind. Ltd.	II	Received as Loan	(4,400,000)	1,391,250	529,500	(3,538,250)
Shepherd Textile (BD.) Limited	н	Received as Loan	(39,854,104)	23,081,320	47,685,083	(64,457,867)
Shepherd Jeans Ltd.	II	Received as Loan	(13,423,705)	6,782,684	-	(6,641,021)
Shepherd Fancy Yarn Ltd	н	Received as Loan	-	12,000,000	13,352,243	(1,352,243)
Shepherd Jeans Ltd.	н	Trading	37,418,988	148,444,473	127,802,787	58,060,674
Shepherd Fancy Yarn Ltd	Ш	Trading	1,603,277		(1,603,277)	
Ever Priority Ltd.	Director	Loan from Shareholder's	(18,786,859)		-	(18,786,859)
Chen Che Seng	Shareholder	п	(6,597)		-	(6,597)
Eternal Flame Int'l Co. Inc.	Director	II	(4,351,405)		-	(4,351,405)

a) Key Management Personnel:

As per Company Act, 1994 part-II, Schedule-XI (4) the following payments provided or made during the financial year to the directors, including managing director, the managing agents or manager, if any, by the company, subsidiaries of the company and any other person:-

The directors loan is interest free.

No.	Particulars	01.07.2022 to 30.06.2023	01.07.2021 to 30.06.2022
(a)	Managerial Remuneration paid or payable during the period to the directors, including managing directors, a managing agent or manager	1,654,800	1,400,250
(b)	Expenses reimbursed to Managing Agent		
(c)	Commission or Remuneration payable separately to a managing agent or his associate		
(d)	Commission received or receivable by the managing agent or his associate as selling or buying agent of other concerns in respect of contracts entered into by such concerns with the company.		
(e)	The money value of the contracts for the sale or purchase of goods and materials or supply of services, entered into by the company with the managing agent or his associate during the financial period.		
(f)	Any other perquisite or benefits in cash or in kind stating, approximate money value where applicable.		
(g)	Other allowances and commission including guarantee commission.		
(h)	Pensions etc.		
	(i) Pensions		
	(ii) Gratuities	2,576,211	683,051
	(iii) Payments from a provident funds, in excess of own subscription and interest	949,637	854,809
(i)	Share Based payments		

As per IAS- 24:

An entity shall disclose key management personnel compensation in total and for each of the following benefits:

Total:	20,841,055	18,710,399
(e) share- based payment	-	-
(d) termination benefits and	-	-
(c) Other long term benefits	-	-
(b) Post-employee benefits	3,525,848	1,537,860
(a) Short-term employee benefits	17,315,206	17,172,539

39.3 Production capacity and utilization:

As per the nature of the industry, production quantity of dyeing varies with the course of year produce on the basis of production design as per market demand. Therefore, installed capacity in terms of multiple and frequently changeable product mix is not constant factor. During the period under review, actual production, the installed capacity in terms of the counts produced and the utilization rate in appended below:

Description	Installed Capacity	Actual Production	% of Capacity Utilization
Different Count of Yarn Dyeing (2022-2023)	80,000 Lbs/Day	47,165 Lbs/Day	58.96%
Different Count of Yarn Dyeing (2021-2022)	80,000 Lbs/Day	69,397 Lbs/Day	86.75%

39.4 Value of Import at CIF basis:

During the period from 01 July 2022 to 30 June 2023 total value of import in respect of raw yarn, dyes & chemical, spare parts and machineries stands at equivalent 23.19 Millions USD on CIF basis. Details are given below:

Particulars	Amount in Taka	Amount in Taka
Raw Yarn	2,006,370,443	2,324,791,406
Dyes & Chemicals	280,119,776	329,330,810
Spare Parts	-	1,193,194
Machineries	49,068,000	3,866,010
Total:	2,335,558,218	2,659,181,420

39.5 Percentage of Materials consumed to the total consumption

Material consumed

	30.06.2023	3	30.0	6.2022
	Amount in Taka	Percentage (%)	Amount in Taka	Percentage (%)
Raw Materials	2,064,511,357	83.78%	2,217,290,124	82.04%
Dyes & Chemicals	371,852,375	15.09%	450,233,518	16.66%
Packing Materials	27,804,786	1.13%	35,032,724	1.30%
	2,464,168,518	100%	2,702,556,366	100%

39.6 Payment in foreign currency:

	Amount in USD	Amount in USD
Raw Yarn	19,956,422	25,951,770
Dyes & Chemicals	3,455,993	3,213,526
Machineries, Tools & Equipments	470,000	1,190,113

39.7 Export Sales on FOB Basis

Export

 30.06.2023
 30.06.2022

 Amount in USD
 Amount in USD

30.06.2023 30.06.2022

\$ 34,673,700.40 \$ 44,448,639.93

40. Number of Employees

All the employees receive salary/wages in excess of Tk. 5,300 per month.

Number of permanent staff	314
Number of permanent workers	709
Number of temporary staff/worker	-
Total:	1023

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SHEPHERD INDUSTRIES PLC Schedule of Property, Plant & Equipment as on 30 June 2023

Closing Balance Rate as on 30-06-23 (%)
5
324,157,667 10%
325,963,551 0%
906,696,286 10%
73,844,334 15%
48,904,471 10%
1,893,594 10%
31,187,473 20%
8,368,053 10%
89,296,316 5%
18,269,849 10%
5,280,432 10%
2,085,948 10%
6,967,399 10%
2,921,378 10%
38,790,723 15%
3,975,079 10%
1,888,602,553
547,605,914
158,824,830 10%
706,430,744
2,595,033,297
0 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2

71,902,724 6,556,414

Factory Overhead Exp Administrative Exp

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111 Shepherd Industries PLC

				AS ON 30 JUNE 2022	7707					Amount in Taka
		Ŭ	Cost				Depreciation	ion		
Particulars	Opening Balance as on 01-07-2021	Addition	Disposal/ Adjustment	Closing Balance as on 30-06-2022	Rate (%)	Opening Balance as on 01-07-2021	Charged during the year	Disposal/ Adjustment	Closing Balance as on 30-06-2022	Written Down Value as on 30-06-2022
	-	2	3	4=(1+2-3)	5	9	7=(4-6)×5	ø	9=(6+7-8	10=4-9
Building - Factory	318,806,757	5,157,535	'	323,964,292	10%	121,142,396	19,960,886	1	141,103,282	182,861,010
Land & Land Development	325,963,551		'	325,963,551	%0		•	'		325,963,551
Plant & Machinery	867,473,383	39,222,903	'	906,696,286	10%	449,257,015	44,036,447		493,293,462	413,402,824
ETP	73,844,334	-	-	73,844,334	15%	52,822,722	3,153,242		55,975,964	17,868,370
Electric Equipment & Line Installation	47,935,616	801,628		48,737,244	10%	28,181,422	2,028,740		30,210,162	18,527,082
Fire Fighting Equipment	1,893,594			1,893,594	10%	1,062,176	83,142		1,145,318	748,276
Tools & Equipments	27,088,398	2,748,035	'	29,836,433	20%	15,148,650	2,663,651	•	17,812,301	12,024,132
Gas Line Installation	6,755,553	-		6,755,553	10%	5,322,257	143,330		5,465,587	1,289,966
Building - Head Office	89,296,316	-	-	89,296,316	5%	28,678,753	3,030,878		31,709,631	57,586,685
Office Equipment	16,403,611	1,131,311	-	17,534,922	10%	10,264,732	666,698		10,931,430	6,603,492
Air Conditioner & Electric Appliance	4,427,436	65,270	-	4,492,706	10%	1,649,767	283,740	•	1,933,507	2,559,199
Lift - Head Office, Uttara	2,085,948		-	2,085,948	10%	1,216,595	86,935		1,303,530	782,418
Furniture & Fixture	6,439,694	149,152	-	6,588,846	10%	3,432,256	307,677		3,739,933	2,848,913
Office Decoration	2,879,388		-	2,879,388	10%	1,689,878	118,951		1,808,829	1,070,559
Car & Vehicles	38,790,723	-	-	38,790,723	15%	22,700,122	2,413,590	•	25,113,712	13,677,011
Telephone Equipments	3,951,712	12,000	-	3,963,712	10%	2,619,856	134,182		2,754,038	1,209,674
Sub Total	1,834,036,014	49,287,834	-	1,883,323,848		745,188,597	79,112,089	•	824,300,686	1,059,023,162
REVALUATION PART										
Land & land Development	547,605,914	-	-	547,605,914		•	-	-	-	547,605,914
Building	158,824,830		-	158,824,830	10%	104,576,308	5,424,852		110,001,160	48,823,670
Sub Total	706,430,744		-	706,430,744		104,576,308	5,424,852	•	110,001,160	596,429,584
Total as on 30.06.2022	2,540,466,758	49,287,834		2,589,754,592		849,764,905	84,536,941		934,301,846	1,655,452,746
Total as on 30.06.2021	2,471,747,830	89,519,574	20,800,646	2,540,466,758		781,174,770	81,736,861	13,146,726	849,764,905	1,690,701,853
Factory Overhead Exp	77,494,290									
Administrative Exp	7,042,651									

Annexure-B

SHEPHERD INDUSTRIES PLC Schedule of Closing Inventory As on 30 June 2023

		30.06.2023	8	30.06.2022		
Name of Items	Qty in Lbs/Kg	Average Rate	Total Tk	Qty in Lbs/Kg	Average Rate	Total Tk
A) RAW MATERIALS:						
Raw Yarn	8,375,045	188.99	1,582,764,357	9,266,718	168.93	1,565,406,001
B) DYES & CHEMICALS:						
Dyes	104,408	1,146.67	119,720,969	116,030	1,047.16	121,501,868
Chemicals	596,126	163.00	97,169,552	900,560	131.10	118,061,658
	700,534	309.61	216,890,521	1,016,590	235.65	239,563,526
C) Work in Process:	87,831	167.03	14,669,943	103,902	140.63	14,611,874
D) Finished Goods:						
Dyed Yarn	211,175	251.50	53,109,400	353,192	181.50	64,103,580
E) Packing Materials			4,231,798			4,131,423
F) Store & Spares			8,914,566			7,314,697
Grand total (A+B+C+D+E+F):			1,880,580,585			1,895,131,101

Annexure-C

SHEPHERD INDUSTRIES PLC Schedule of Accounts & Other Receivables as on 30 June 2023

0	Destinutore	Amount i	n Taka
SI.	Particulars	30.06.2023	30.06.2022
Trad	e Receivable		
1	Ajax Sweater Ltd	3,252,574	7,343,245
2	Alien Apparels Ltd	-	8,069,653
3	Ananta Huaxiang Ltd	2,274,593	-
4	Anjuman Garments	67,994,234	-
5	Anma Sweater Ltd.	5,845,667	2,976,474
6	Anzir Apparels Limited	4,334,400	901,182
7	Aspire Garments Ltd	5,082,439	-
8	Atashi Fashion Ltd.	1,170,406	-
9	Aurum Sweater Ltd	-	2,275,000
10	Bakhrabad Knit	-	15,573,185
11	Best Wool Sweaters Ltd	57,328,917	90,351,771
12	Bhuyan Warm Tex Ltd.	8,951,310	10,498,738
13	BKC Sweater Ltd.	-	18,627,609
14	Bodice Apparels Ltd	-	977,113
15	Britex Sport Ltd.	2,149,000	10,786,303
16	Centex Textile & Apparels Ltd	-	626,025
17	Chowdhary Garments Ltd	-	3,191,234
18	Colour & Fashion Ind. Ltd	-	11,980,665
19	Corus Knit Composite Ltd	784,562	2,872,838
20	Denim Asia Ltd.	16,287,089	11,585,483
21	Devor Industries Ltd	3,270,591	17,257,763
22	Dewan Fashion Wears	201,000,441	171,562,074
23	Dhaka Pullover Ltd.	14,657,894	-
24	Dibbo Fashion Ltd	-	4,914,792
25	Diganta Sweater Ltd	128,698,670	37,082,500
26	Disney Sweater Ltd	15,727,250	19,566,037
27	Dynasty Sweater (BD) Ltd	-	21,658,370
28	Ecotech Design Ltd	5,364,788	4,373,005
29	En Rich Ltd.	5,019,218	6,975,150
30	Everbright Sweater Ltd	8,541,138	-
31	Faiza Industries Ltd	15,875,622	-
32	Fardar Fashions Ltd	-	15,283,041
33	Fashion Fiber Ltd	-	1,783,373
34	FB Fashion (Pvt) Ltd.	838,500	-
35	Fyne Sweater Ltd.	1,915,462	4,906,584
36	Garnish Sweaters Ltd	-	2,453,838
37	Giant Star Fashion Ltd	7,239,695	-
38	Global Knitwear Ltd.	11,404,245	-
39	Green Arrow Sweater Ltd.	17,887,801	2,252,350
40	Hamid Sweater Ltd	-	2,610,599

41	Heiez Sweeter Ltd	1 022 962	
41 42	Hejaz Sweater Ltd Hillstone Fashion	4,032,863	-
		1,610,565	955,500
43	Innert Fabric & Quilty Ltd		,
44	Iris Fashions Ltd	11,317,643	7,820,404
45	Ixora Apprales Ltd		3,602,895
46	Jabe Apparels Ltd	46,248,577	-
47	Jams Sweater Ltd		3,292,981
48	J.L Fashions Ltd	15,319,363	-
49	K. A Fashion		6,707,546
50	Kaptex Sweater Ltd	1,470,600	-
51	Kashpean Sweater Ltd	5,217,900	5,282,869
52	Keya Cosmetics Ltd	3,065,416	-
53	Koala Apparels Ltd.		1,379,970
54	Leaf Grade Ltd	340,130	1,119,027
55	Lebaz Sweater Ind. Ltd	14,672,890	14,209,623
56	Loopdot Fashion Ltd	2,786,588	930,475
57	Louietex Manufacturing Limited	-	3,082,443
58	Lusine Fashion Ltd.	48,952,936	73,541,812
59	Magic Works Ltd	822,041	-
60	Masihata Sweater Ltd	15,363,190	-
61	MC Jaquard (BD) Ltd	-	1,094,867
62	Meditex Industries Ltd	_	5,996,355
63	Meditex Knitwear Ltd	534,060	3,616,768
64	Mim Design Limited	17,395,801	-
65	MNR Sweater Ltd	16,747,129	2,569,067
66	Mohammadi Fashion Ltd	-	1,366,424
67	Moms Touch Sweater	-	1,299,935
68	Mother Sweater Ltd	8,084,000	-
69	MR Sweater Ltd	3,783,253	5,781,339
70	Natural Wool Wears Ltd	16,762,260	_, _ ,
71	Navid Knit Fabrics Ltd	_	11,139,219
72	Nibir Sweater Ltd		4,162,522
73	Oasis Fashions Ltd		2,650,375
74	Ocean Eco Sweater Ltd	565,396	_,,
75	Ocean Sweater Ltd	35,408,103	26,628,848
76	Odell Apparels Ltd	805,981	356,538
77	Odessa Fashions Limited		356,720
78	Pacific Sweater Ltd		4,236,050
79	Pandora Sweater Ltd	15,426,680	10,430,834
	Parents Sweater Ltd		2,394,196
81	Pigeon Sweater Ltd	2,241,375	14,262,457
82	Pioneer Knitwear (BD) Ltd	41,573,022	90,304,165
	Pretty Sweater Ltd	T1,070,022	59,117,672
84	Probridhi Apparels Ltd	5,580,132	53,117,072
85	Pro- Maker Sweater	5,500,152	22,354,514
	Proshmoni Sweater Ltd.	2 255 567	22,304,314
86	Raozan Sweater Ltd.	2,355,567	-
87		11,723,896	19,193,493
88	Reefan Sweater Cottage	2,759,445	1,615,050
89	RGR Sweater Ltd	92,935,489	116,637,045
90	Rmm Knit Clothing Ltd	-	8,878,115
91	Rupa Knitwear Ltd	508,174	6,709,476
92	Saadatia Sweater Ltd.	306,569	-
93	Saaf Sweaters Ltd		14,689,994
94	Scottish Sweater Ltd	-	2,525,892
95	Seowan Bangladesh Ltd.	113,647,440	118,627,670
96	Shams Jacquard Ltd	6,146,388	9,257,577
97	Shepherd Jeans Ltd	58,060,674	37,834,754

98	Sonali Fabrics & Textile Mills Ltd	-	19,720,410
99	SOULTEX FASHION LTD	9,351,350	22,085,700
100	Southend Sweater Ltd	8,848,497	1,055,564
101	Southern Clothing Ltd.	4,731,344	10,967,426
102	Space Sweater Ltd	818,183	-
103	SPM Exportwear Ltd		3,592,316
104	SQ Celsius Ltd	3,763,355	38,042,990
105	SRP Sweater Ltd.	13,164,020	-
106	Ssain Apparels Industries Ltd	2,056,905	-
107	S. Suhi Industrial Park Ltd (Reccivable)		20,142,559
108	Sterling Creations Ltd	-	1,935,433
	Styline Knitting	-	29,811,791
110	Sung Kwang Apparels	21,875,288	41,744,767
111	Sweater Tech Limited		29,092,409
	Target Fine Knit Industries Ltd.	64,320,819	1,232,520
113	Target Fine Wear industries Ltd	13,508,826	42,368,811
114	Tas Knit & Fashion Ltd	13,000,020	36,545,600
115	Titas Sweater Industries Ltd		30,572,046
116	TJ Sweater Ltd		3,809,715
117	Turag Garments		44,687,197
118	Ultimate Fashion Ltd	23,029,349	18,972,253
119	Vast Apprales Ltd	5,012,601	3,394,983
120	Waltz Fashions Ltd.	5,612,601	1,107,743
120	Welldone Apparel Ltd	11,448,750	61,278,607
121	Woolen and Wool Limited	11,440,730	1,159,340
122	YK Knit Wear Ltd		
	Z.A. Sweater Ltd	22,070,137	45,465,713
-	Z.A. Sweater Ltd.	62,714,264	3,214,166 39,200,298
	Trade Receivable	1,504,181,725	1,790,529,820
	Provision for Doubtful Debts	1,304,101,723	1,790,529,620
-			-
	Receivable Considered as Good	1,504,181,725	1,790,529,820
	r Receivable		
1	Office Rent Receivable- Faster Worldwide Logistics	227,248	227,248
2	Office Rent Receivable- Fency	1,708,321	1,909,696
3	Office Rent Receivable- Hyacinth Fabrics	285,000	-
4	Office Rent Receivable- Liming (BD) Ltd	114,747	-
5	Office Rent Receivable- Shepherd Jeans Ltd.	531,477	841,499
6	Office Rent Receivable- Shovo Shaikot Textiles Ltd.	142,500	-
7	Office Rent Receivable- STBL	153,496	153,496
8	Office Rent Receivable- Taiwan Food & Processing	-	561,750
9	Tax Receivable - Faster Worldwide Logistics	15,456	15,456
10	Tax Receivable- Liming (BD) Ltd	99,657	54,360
11	Tax Receivable- Noize Jeans	26,910	26,910
12	Tax Receivable- STBL	18,786	18,786
13	Tax Receivable- Taiwan Food	80,912	74,870
14	Utilities Receivable	1,465,630	
15	Accrued Interest on FDR - Receivable	274,616	
10	Total Office Rent and Tax Receivable	5,144,756	3,884,071
Total	Other Receivable	5,144,756	3,884,071

Annexure-D

SHEPHERD INDUSTRIES PLC Schedule of Advance, Deposit & Prepayments as on 30 June 2023

SI.	Particulars	Amount in	Taka
01.		30.06.2023	30.06.2022
A)	ADVANCES:		
1	Advance Tax Paid	46,888,025	34,255,191
2	Abdul Kader	38,000	-
3	Aminul Islam	10,000	4,079
4	Farid Ahmed	-	1,100
5	Liakot Hossain	6,141	2,500
6	Md. Ferddows Rabbani	10,000	10,000
7	Md. Reshad Khan	416,100	-
8	Moklasur Rahman	557,234	-
9	Sheikh Sakib Uddin Ahmed	-	16,238
10	Shirajul Islam	28,202	28,202
11	Tofazzal Hossain, Dy. Manager	-	24,583
12	Electromch Automation Service Ltd	247,270	247,270
13	CHHARIA IMPEX	-	2,999,760
14	GTIG Hubo Industries Co. Ltd	-	23,286,416
15	M/S Afsar Trading Corporation	-	78,410
16	The National Carrier	1,022,972	-
17	P.T. Kahatex	-	40,676,150
18	Pre-Paid Insurance	1,570,861	2,711,529
19	The New Hardware and Electrics Store	-	67,307
20	S S Lubricants	14,157	-
21	Victori Bangla	50,480	-
22	Shepherd Fancy Yarn Ltd	-	1,603,277
23	Siam Acrylic Co. Ltd	-	23,681,295
24	Square Corporation	-	34,046,233
	Sub Total:	50,859,442	163,739,540
B)	DEPOSITS:		
1	Anser and VDP	185,532	185,532
2	Bank Guarantee Margin	3,191,889	3,599,664
3	L/C Margin- Southeast	6,510,849	4,152,946
4	PDB (Bhaluka)	1,043,500	1,043,500
5	RAK Security and Services (Pvt) Ltd.	30,000	30,000
6	Security Deposit- CDBL	500,000	500,000
7	Security Deposit- DESCO	144,000	144,000
8	Titas Gas T&D Co. Ltd.	15,587,980	13,549,880
-	Sub Total:	27,193,750	23,205,522
		78,053,192	186,945,062
	Grand Total:	78,053,192	186,945,00

Annexure-E

SHEPHERD INDUSTRIES PLC Calculation of Deferred Tax For the year ended 30 June 2023

		Amount	in Taka
	Particulars	01 July 2022 to	01 July 2021 to
		30 June 2023	30 June 2022
Α.	D.Tax (income) / expenses recognized in profit and loss and other comprehensive income: Cost: Carrying amount:		
	Property , Plant and Equipment Intangible Assets Provision for Doubtful Debt	664,761,545 - -	733,059,611 - -
	Provision for gratuity	(66,723,508) 598,038,037	(58,402,429) 674,657,182
	Tax base: Property , Plant and Equipment Intangible Assets Provision for Doubtful Debt	383,856,587 <u>660</u> -	385,223,540 733 -
	Provision for gratuity	-	-
	Touchia ((Daductible) towns rows difference	383,857,247	385,224,273
	Taxable /(Deductible) temporary difference	214,180,790	289,432,909
	Income Tax rate	15.00%	15.00%
	Deferred Tax Liabilities/(Assets) at the end of the year/period	32,127,119	43,414,936
	Closing Deferred Tax Liabilities/(Assets) Opening Deferred Tax Liabilities/(Assets) D.Tax (income) / expenses recognized in profit and loss and other comprehensive income	32,127,119 (43,414,936) (11,287,817)	43,414,936 (43,818,641) (403,705)
В.	D. Tax (income)/expenses recognized in Revaluation Reserve: Revaluation: Carrying Amount: Land and Land Development Building Tax base:	547,605,914 43,941,303 591,547,217	547,605,914 48,823,670 596,429,584
	Land and Land Development Building	-	-
	Taxable /(Deductible) temporary difference	591,547,217	596,429,584
	Tax rate	15.00%	15.00%
	Deferred tax liability end of the year/period	88,732,083	89,464,438
	Closing Deferred Tax Liabilities/(Assets) Opening Deferred Tax Liabilities/(Assets) D.Tax (income) / expenses recognized in Revaluation Reserve:	88,732,083 89,464,438 (732,355)	89,464,438 90,278,165 (813,727)
C.	Total Deferred tax liability at end of the year/period as shown	120,859,202	132,879,374

C. Total Deferred tax liability at end of the year/period as shown <u>120,859,202</u> <u>132,879,374</u> in the Statement of Financial Position (A+B)

Annexure-F

SHEPHERD INDUSTRIES PLC Schedule of Trade & Other Payables as on 30 June 2023

SI.	Particulars	Amount in Taka		
51.	Particulars	30.06.2023	30.06.2022	
A: Acc	ounts Payables for Trade			
1	Al-Razi Chemical Complex Ltd (Import)	946,000	-	
2	Ben Tech Chemicals Co. Ltd.	-	5,845,858	
3	CHANG HENG INDUSTRIAL CO., LTD	9,905,480	-	
4	Cheng Chin Transcend Enterprise Corporation	4,785,900	73,820,704	
5	Everest Chemicals Ltd.	-	8,644,125	
6	Everlight Chemical Industrial Corporation	-	1,717,611	
7	Flow Cheical (HK) Ltd (Goangzhou Bewin Chemical Technology Co; Ltd)	2,520,338	-	
8	Foshan Shunde Aolaimei Fine Chemicals Co.Ltd	-	3,103,475	
9	Guangzhou Chemicals Import & Export Co. Ltd	-	3,612,777	
10	Hwa Tai Industries Co. Ltd.	14,196,450	-	
11	Khan Enterprise (Import)	8,600,000	8,875,000	
12	Le Merite Exports Ltd.	5,473,728	-	
13	PSY EXPORTS & INDUSTRIES	3,831,300	-	
14	PT Sing Welth Textiles	-	4,355,788	
15	Qingdao Tianya Chemical Co., Ltd	1,770,525	-	
16	RSWM LIMITED.	-	8,942,486	
17	Samuda Chemicals	279,500	-	
18	SBS Textile Mills Ltd	-	12,896,100	
19	Siam Acrylic Co. Ltd	21,478,500	-	
20	Shanghai Yuegui International Trade Co; Ltd	-	2,076,926	
21	Shree Siddhivinayak Cotspin Pvt. Ltd	-	52,630,083	
22	Sky Rich Co., Ltd.	147,402,182	127,070,795	
23	Transfer International Group (Hong Kong) Limited	-	3,557,642	
24	T&T Industries Corporation Ltd	-	10,972,955	
25	United Chemical (Import)	907,500	1,625,000	
26	Bismillah Engineering Workshop	483,690	542,220	
27	Bismillah Paper Cone & Tube	1,887,675	1,732,568	
28	Dysin Internation Ltd.	181,509	181,509	
29	Everfirst Technology Ltd.	877,906	605,258	
30	G Q Industries Ltd.	1,476,690	1,714,038	
31	Green Will Ltd.	2,079,971	4,908,750	
32	Infinia Chemicals Limited	-	434,500	
33	Jafar Traders	1,344,865	1,215,574	
34	Khan Enterprise	3,468,504	-	
35	M/S Anis Traders	111,720	-	
36	Nabila Enterprise	125,476	10,725	
37	R S Plastic Enterprise	-	22,000	
38	Setu Enterprise	5,061,940	2,209,402	
39	SJM Enterprise	1,024,788	-	
40	Unique Cement Industries Limited.	189,766	-	
41	United Chemical	719,133	230,287	
42	Victori Bangla	-	640,044	
43	Vision Tex Co.	-	130,000	
Sub To	tal	241,131,036	344,324,200	

B: Acc	ounts Payables for others		
1	786 Technology	16,000	-
2	ABS Colour & Wind	83,555	-
3	ABS Power Engineering	10,000	-
4	Akter Corporation	118,708	-
5	Al Hera Design & Printers	9,312	-
6	Al- Noor Secientific Co.	14,831	-
7	Alo Bitan	49,567	49,567
8	Alu Bazar Traders	433,934	136,712
9	Amber IT Limited	3,000	3,000
10	Apollo High General Trading	358,900	-
11	Aristocrat Window Blinds	38,000	-
12	Artistic Properties Ltd	5,700,000	6,500,000
13	Asian Enterprise	32,495	-
14	Asia Pacific General Insurnace Co.Ltd.	22,909	66,991
15	Auto Electrics	159,140	53,955
16	Automation Eng. & Controls Ltd	66,732	14,390
17	Auto Tech	120,262	-
18	Bagerhat International	25,219	38,320
19	Bangladesh Bearing House		82,490
20	Banglalink Digital Communications Ltd	27,990	38,420
21	Bangla Trac Ltd.	1,086,301	2,932
22	Belting Roots Technology	1,000,001	3,800
23	Bhuiyan Sewing	100,220	5,000
23	Bismillah Enterprise	76,874	
24	B K Hardware and Tools	27,936	-
25	Codeware Ltd.	14,752	4,360
20	Crystal Trading	80,790	4,000
28	CU Certification Ltd	80,790	352,790
20	Eastern Motors Ltd	5,828	552,750
30	E-Cool International Ltd	5,626	72,000
31	Front Line Corporation		26,500
32	F R Trade Enterprise	626,900	
33	Global Brand Private Limited	31,719	2,080,250
33		51,719	-
35	Goni Bearing House	47,089	24,820 101,602
	Hi Speed Energy (BD) Ltd		
36 37	Hyacinth Fabrics Mills Ltd HRG Environmental Engineering Ltd	300,000	300,000
-			400,000
38	Insurance Payable Employees	400,000	400,000
39	I.R. Rubber Industries	38,364	-
40	ISN Printing & Packaging	10,602	8,130
41	Israil Talukder	97,666	15,947
42	IT Vista	46,569	21,688
43	Janani Automobles	5,828	5,828
44	Janata Hardware Store	90,695	-
45	Joy Enterprise	713,044	2,514,096
46	Kamal Thai Aluminium and Glass House		24,480
47	K.S. Enterprise (C&F)		149,658
48	Khan Enterprise		1,040,748
49	Legal Professional	375,000	17,800
50	Lube House	15,684	15,684
51	Maa Bearing & Machineries	78,153	-
52	Maas Enterprise	1,094,060	997,500

Grand	Total (A+B)	262,173,804	367,352,029
Sub To		21,042,768	23,027,829
103	Vai Mending Work	220,389	380,549
102	Universal Tech BD	-	205,000
101	Unique Engineering	- -	123,150
100	Triple "S" Yarn Winding	99,829	-
99	T M Thread	-	42,300
98	The National Carrier		2,965,228
97	The Moon Engineering Works	106,700	-
96	Taqwa Printing Lab	19,200	19,200
95	Tanzit Twiest	624,101	-
94	SQ Wire & Cables Co. Ltd	376,456	-
93	S.M New Asia Paper Cone Ltd	98,940	-
92	Sindabad.Com Ltd	-	23,661
91	Sharif Bearing & Machineries	260,759	6,218
90	Shajahan Steel	175,000	-
89	Rowshan Bearing House	204,612	-
88	Real Trade Solution	-	6,120
87	Quality Auto Service Center	29,732	-
86	Puma Technology Ltd	694,491	607,705
85	Puma Machineries & Accessories	34,920	-
84	Property Development Ltd.	12,160	12,160
83	Prisma Technologies Ltd	17,529	17,529
82	Prime Gas Services	500,000	-
	Power World Engineering	209,272	2,580
80	Overseas Markteting Corporation (Pvt) Ltd.	555	- 2,580
80			-
78	Octopass Scientific Co.	63,927	
78	N. S. Trade Corporation	12,377	15,000
70	Nitol Motors Ltd	12,577	- 7,728
75	New Star Computers	159,888	-
74	New Gulshan Computers	3,298	73,760
73	Nazia Books & Stationery	18,810	
72	Navana Toyota Service Center Ltd (Uttara)	70,720	44,819
71	Navana CNG Ltd	6,026	6,026
70	Munshigonj Automobiles	500	14,000
69 70	Munshigonj Automobiles	35,890 14,000	- 14,000
69	M/s S.N. Enterprise M/S. Yasin Traders	· · · · · · · · · · · · · · · · · · ·	2,638,400
68	M/S Rahman Traders	21,243 2,910,000	2 620 100
67	M/S Maa Stationery	38,047	-
65 66	M/S Maa Colour House	199,399	-
64	M/S Emon Enterprise	362,780	-
63	M/S Aman Hardware Store	25,053	24,249
62	M/S. Al-Amin Traders	42,500	42,500
61	M/S Afsar Trading Corporation	16,684	67,430
60	Mohammadullah & Associates	25,200	-
59	Model Tools	-	28,300
58	Mim Fabric Foles Shading & Mending Center	- -	36,159
57	Milnars Pumps Ltd.	810	810
56	Micro Tech Trading & Engineering	-	61,110
55	Mark Trade International	391,680	391,680
54	Maisha Tyre & Battery	123,098	-
	Mahfel Huq & Co.	18,000	

Annexure-G

SHEPHERD INDUSTRIES PLC

Unclaimed Dividend Account- 2019-20

As on 30 June 2023

SI. No.	Warrant No.	BO ID	Name	Taka
1	2000001	1201470025857223	NUSRAT BINTE KASHEM	51
2	2000002	1201510014416059	MD. YOUSUB HOSSAIN TALUKDER	111
3	2000003	1201510034561751	MD. HASSAN AL ZAME	102
4	2000004	1201520044442162	SHOFIQUL HAIDER	765
5	2000005	1201570017267885	SANJIT KUMAR SAHA	51
6	2000006	1201580007905662	MD. MAJIBUR RAHMAN CHOWDHURY	893
7	2000007	1201580028434673	JAKIR KHAN	323
8	2000008	1201580037443541	MD.AZIM MOLLA	51
9	2000009	1201580039892335	ROBIN SARKER	340
10	2000010	1201590023515271	RANJIT PODDAR	459
11	2000011	1201590030724491	BIPLOB HOSSAIN HOWLADER	4,250
12	2000012	1201700025917046	MD.RUBEL AHMED	2,231
13	2000013	1201700046065954	MD.LUTFOR RAHMAN	51
14	2000014	1201720027832891	MD.ABDUR RASHID	1,029
15	2000015	1201730061234428	MD FAKHRUDDIN	332
16	2000016	1201830006644929	MR. OSMAN	51
17	2000017	1201830007831943	SAIFUL ISLAM	51
18	2000018	1201830007911827	AZIZUL HOQ DULAL	51
19	2000019	1201830008132837	BADAL MIAH	51
20	2000020	1201830008443567	MR. ROMIJ UDDIN	51
21	2000021	1201830009001764	MOSLIMA	51
22	2000022	1201840011057681	AKLIMA KHANOM	144
23	2000023	1201900017809451	MD.ZAHIDUL ISLAM	1,223
24	2000024	1201960020876928	ABU NASER MD. TOHA	13
25	2000025	1201980036600511	BINA RANI SAHA	1
26	2000026	1202030038551636	MST. NASIMA HOSSAIN	349
27	2000027	1202150026738652	LT.COL.RETD MD. ATIQUR RAHMAN	850
28	2000028	1202200045003842	MRS. NAZMUN NAHAR	31
29	2000029	1202280044717220	MONIR HOSSAIN	103
30	2000030	1202280044717239	MONIR HOSSAIN	103
31	2000031	1202350040767479	MD. SAHABUR ALAM	51
32	2000032	1202550020425081	MOHAMMED ANWAR HOSSAIN	271
33	2000033	1202580041702910	PALASH CHANDRA PAUL	128
34	2000034	1202830011499328	ASHRAFUL ISLAM	51
35	2000035	1202830012355626	MD. BALAET.	50
36	2000036	1202830012437683	ZAKIR HOSSAIN	51
37	2000037	1202830012437741	ZAKIR HOSSAIN	51
38	2000038	1202830013553883	NURUL ISLAM	51
39	2000039	1202830013882576	NURUL ISLAM	51
40	2000040	1202830013888251	MOHAMMED ROBIUL AWAL	51
41	2000041	1202830017748741	NAZRUL ISLAM	50

10	0000040	400000057005044		E 4
42	2000042	1202830057995811	KAMAL	51
43	2000043	1202830061427108	ABDUL HALIM	51
44	2000044	1203040017263373	MOHAMMED MOSHIUR RAHMAN SHOHAG	89
45	2000045	1203140000208395	SATYA BRATA NARAYAN CHOWDHURY	90
46	2000046	1203150016791024	SYED ANISUL HAQUE	51
47	2000047	1203150043712531	MEHERUN NESSA	14
48	2000048	1203150045513037	SEKANDAR ALI	51
49	2000049	1203150045513045	MOHAMMAD SALIM	51
50	2000050	1203150049182186	REPON	12
51	2000051	1203150049185543	JASHIM HOSSAIN JOY	11
52	2000052	1203150049185586	JASHIM HOSSAIN JOY	11
53	2000053	1203150049259487	ABU SAYED	19
54	2000054	1203210009315752	MD. TOUFIQUL ALAM	51
55	2000055	1203360030194490	NAZMUL HOSSAN	12
56	2000056	1203560039072133	NASIMA AKTAR	85
57	2000057	1203570035238281	MUHAMMAD RAQIBUL ISLAM	2
58	2000058	1203570048318236	ABDUL KARIM	51
59	2000059	1203650062258513	NEKHIL KANTI HALDER	43
60	2000060	1203750019879025	MRS PARUL AKTER PANNA	25
61	2000061	1203760025009385	KHAN SHAB	2
62	2000062	1203830038500212	ABUL KALAM AZAD	18
63	2000063	1203880046455116	MD. MOKTER HOSSAIN	40
64	2000064	1203970048670036	AB JOLIL BAIYA	51
65	2000065	1204250061436903	MOHAMMAD SUMON	51
66	2000066	1204250062425467	KAMAL HOSSION	51
67	2000067	1204250062425820	MOHAMMED HABIBUR RAHMAN	51
68	2000068	1204500015090560	MAHBUBUR RAHMAN	2,212
69	2000069	1204500028559261	NASER UDDIN AHEMED	59
70	2000070	1204520010479372	KAZAL RAKHA	128
71	2000071	1204570008104826	MD ZIAUL HAQUE	51
72	2000072	1204570008104842	MD MOZAFFAR HOSSAIN	51
73	2000073	1204570044576348	SAROWAR ALAM	51
74	2000074	1204760001979191	MD.AMINUL ISLAM	315
75	2000075	1204760012332596	SHAH ABU NASER	270
76	2000076	1205670025355558	MD FAZLUR RAHIM	405
77	2000077	1205890061246938	MOHAMMAD SHARIFUL ISLAM KHAN	9
78	2000078	1604620042921896	MOHAMMED AZAD HOSSAIN	51
79	2000079	1605550062628179	SHEPHERD IND.LTD(IPO SUSPENSE)	596
80	2000080	46400	EC SECURITIES LTD	5
81	2000081	50700	MTB CAPITAL LTD	8
82	2000082	54100	PLFS INVESTMENTS LIMITED	55
83	2000083	1202870004566761	MOHAMMAD SHAKHAWAT HOSSAIN	43
84	2000084	1204250028199652	RAHIMA BEGUM	153
85	2000085	1203010040192912	MD KAMAL HOSSAIN	9
86	2000086	1202420038830274	BILLAL HOSSAIN	1
87	2000087	1201590004868893	MOHAMMAD SHAH ALAM KHAN	85
88	2000088	1201590045886843	MOHAMMAD SHAH ALAM KHAN	85
			• •	

89	2000089	1201900015162628	HUMAYUN KABIR	23
90	2000090	1202610018494585	IMTIAZ JAHANGIR	6
91	2000091	1203410032510773	MS SUPREYA KAZAL	51
92	2000092	1203060017067837	FANI BHUSSON SARKAR	170
93	2000093	1202010031074740	SETARA BEGUM	51
94	2000094	1204220049270373	MARIAM BEGUM	51
95	2000095	1202160013370598	ABDUL MALEQUE AHMED	128
96	2000096	1201990032717881	BHABAN KUMAR MONDAL	111
97	2000097	1201990039128301	BHABAN KUMAR MONDOL	765
98	2000098	1203120043862161	MD JWEL	34
99	2000099	1201980063819796	NAJMUL HUDA WARECY	85
100	2000100	1203150027012649	FATEMA AKTER	12
101	2000101	1203150030417761	MEHERUN NESSA	12
102	2000102	1203150043712491	MD ARIFUZZAMAN	14
102	2000102	1203150043712507	MD ARIFUZZAMAN	14
100	2000100	1203150043712523	FATEMA AKTER	14
104	2000104	1203150043712541	RESHMA AKTHER	14
106	2000106	1203150043712558	RESHMA AKTHER	14
107	2000107	1203150043712590	KHUSHI AKTER	13
108	2000108	1203150043712606	KHUSHI AKTER	14
109	2000109	1203150043712614	ALIZA	13
110	2000110	1203150043712622	ALIZA	14
111	2000111	1203150049294269	SHAWKAT HOSSAIN	3
112	2000112	1203150049333320	SHAWKAT HOSSAIN	5
113	2000112	1203150051436375	NAHIDA AKTER	5
114	2000110	1203150051436407	NAHIDA AKTER	21
115	2000115	1202350068103637	SHAHEEN SULTANA	9
116	2000116	1202700005030649	MR MD AHSAN HABIB	51
117	2000117	1202400014332565	NADIRUL HASAN	45
118	2000118	1201900017292338	FATEMA KHATUN	77
119	2000119	1203790026708072	JANNAT ARA NOWAB	85
120	2000120	1204200022591609	PRATIMA CHOWDHURY	51
121	2000121	1601880040856058	SHAMIMA NASRIN	536
122	2000122	1201590051782414	SHEIKH ABUL HASHEM	119
123	2000123	1201580001799791	MR SAMSUL KARIM	468
124	2000124	1201580009226389	MR MD KAMRUL HOSSAN KAZAL	255
125	2000125	1202150051381094	ABEDA SULTANA	51
126	2000126	1204140045531356	M A MANNAN	234
127	2000127	1201580025838547	MD SHAFIQUL ISLAM	43
128	2000128	1201580004064987	MD KAMRUZZAMAN	525
129	2000129	1201930033833211	MD MOSTAFA	255
130	2000130	1201940030868631	MD AHIDUL ISLAM	16
131	2000131	1203140020543723	MD FARUK HOSSAIN	255
132	2000132	1204120019559287	NOORJAHAN BEGUM	16
133	2000133	1204120019599791	NOORJAHAN BEGUM	26
134	2000134	1202610003233191	MOHD ZAHID HOSSAIN	1
135	2000135	1202090029162784	MRS MUMTAZ HOSSAIN	2,550
136	2000136	1203970054526540	MD MONIR HOSSAIN	51
137	2000137	1202530017481881	NASIR UDDIN	9
138	2000138	1203650068876993	MD ABDUR RAQUIB KHAN	432
139	2000139	1204820048721450	SREE PARIMAL KUMAR DEY	34

140	2000141	1203970023572908	MD MASUD	51
141	2000142	1203970023878841	MD SOLEMAN	51
142	2000143	1202400033307087	MD SADAK	102
143	2000144	1202860007770291	GAZI MD DANIEL	99
144	2000145	1204050028087611	MD JAHIRUL ISLAM	85
145	2000146	1201540030948028	MD FARDAUS	14
146	2000147	1202020009007771	MOMINUL HAQUE	47
147	2000148	1203830020530524	TANVIR HOSSAIN	18
148	2000149	1201580036525746	MOHAMMAD SADEK MIA	170
149	2000150	1203000045074393	MD NURUL ABSAR	850
150	2000151	1203000042529713	MD MASIUR RAHMAN BHUIYAN	103
151	2000152	1202580039842885	MD AMIRUL ISLAM KHAN	43
152	2000153	1203810012229174	SIDDIQUR RAHMAN	109
153	2000154	1201890046975921	OHIDUL	51
154	2000155	1202760054254352	ENGR M M HASAN	0
155	2000156	1203000040470639	MD MIZANUR RAHMAN	1
156	2000157	1203000053277000	MD ALAMGIR HOSSAIN	5
157	2000158	1204310017280770	RATAN CHOWDHURY	120
158	2000160	1202180051037798	MD ABUL KASHEM BHUIYAN	85
159	2000161	1202800043975239	MD ABUL HASHEM	581
160	2000162	1205020063843948	S M SELIM	1,020
161	2000163	1202320035019945	MD SALIM REZA	14
162	2000164	1203150059690753	MD NAZRUL ISLAM	3
163	2000165	1203150059690796	MR MD NAZRUL ISLAM	3
164	2000166	1201950061458329	REAZ KHAN	1
165	2000167	1203630021513921	HOSNE ARA BANU	26
166	2000168	1204680039052221	MD IBRAHIM	40
167	2000169	1201890069007081	KAZI MOKARAM HOSSAIN	85
168	2000170	1203140046183838	MD ALTAF MREDHA	0
169	2000171	1203140055059614	MD JAHANGIR	0
170	2000172	1201890068712136	CHOWDHURY GOLAM MAWLA	132
171	2000172	1203210064162810	MD MOSHIUR RAHMAN MAZUMDER	0
172	2000174	1201940016550743	MD SHAHEEN IQBAL	99
172	2000175	1202980012809931	RUBABA RAHMAN	155
174	2000176	1201590052290541	MD MAZHARUL HAQUE SIDDIQUE	43
175	2000177	1202800054928346	MD MAHABUB ALAM SOHEL	340
176	2000178	1202850008093121	MD ASHRAF HOSSAIN	816
177	2000179	1202150017859177	IMRAN AHMED	85
178	2000180	1202630064935134	MD JEWEL RANA	2,040
179	2000181	1203110039648421	MIR MOHIUDDIN	60
180	2000182	1203110039648462	MIR MOHIUDDIN	28
181	2000183	1203110039648510	MIR AFTAB UDDIN	60
182	2000184	1203680068169033	MD JOYNAL ABEDIN CHAUDHURY	0
183	2000185	1201500062874554	ASHIS ROY	607
184	2000186	1201500068966890	MALOY ROY	153
185	2000187	1203250017344765	MRS SHAHINUR AKTER	90
186	2000188	1201500056919157	MD SALIM HOSSAIN	85
187	2000188	1202800029626393	TUSHAR AHMED	9
188	2000109	1201850055260401	MD MOTIUR RAHMAN	17
189	2000190	1204500051846045	MOHAMMAD ABDUL GANI	2
190	2000191	1204310042322200	JAGADISH CHANDRA DAS	51

191	2000193	1204760062587728	MD MAHMUDUR RAHMAN	9
192	2000194	1203180021600983	RABEYA KHANOM	309
193	2000195	1201930053708641	A Z M ANISUR RAHMAN	340
194	2000198	1201590024744583		1
195	2000199	1201980029228976	SHAHINA AKHTER	51
196	2000200	1204590045155057	MD SHARIF AL MAHMOOD	21
197	2000201	1204810029194496	SREE MODHAB CHANDRA PROMANICK	234
198	2000202	1203570026354512	SALEH AHAMMAD	47
199	2000203	1205690008579982	RABAYA KHATUN	1,165
200	2000204	1204050020682218	MD DELWAR HOSSAIN	50
201	2000205	1202130031037943	IMRAN KAYES	119
202	2000206	1203970022843008	ARIFUL ISLAM	255
203	2000207	1203300056922278	MD SHAFIKUL ISLAM	51
204	2000208	1203110025267494	GULSHAN ARA BEGUM	51
205	2000209	1201840068666129	MD SAIFUR RAHMAN CHOWDHURY	251
206	2000210	1201890068961285	MD MAHMUDUL HASAN	1
207	2000211	1201960045533596	MD JAMAL UDDIN	132
208	2000212	1201960063305099	LITON CHANDRA DAS	0
209	2000213	1201960063849631	MOHAMMED ARIFUR RAHMAN	30
210	2000214	1201960063849648	MOHAMMED ARIFUR RAHMAN	9
211	2000215	1202310044892254	MD ELIAS BHUYAN	54
212	2000216	1202390046687545	MD JAMAL UDDIN KHAN	180
213	2000217	1202830059840936	MD ZILLUR RAHMAN	136
214	2000218	1202830069472398	MD SAHADAT HOSSAIN	85
215	2000219	1203080054609875	MR MD MOFIZ UDDIN	128
216	2000220	1203130023762014	ALI SARWAR MASUD	36
217	2000221	1203220008980726	AVIJIT KUMAR PAUL	425
218	2000222	1203330012372932	MUHAMMAD A MANNAN	170
219	2000223	1203470045902120	MOHAMMED ROKI	85
220	2000224	1204200018535611	MR MOHAMMAD JASHIM UDDIN	2
221	2000225	1203040017363301	ANWARA ANU	51
222	2000226	1202720065219838	BITAL CHANDRA HOWLADER	43
223	2000227	1204800056981218	MOHAMMAD AZIMMUL HOQUE	51
224	2000228	1201890069526160	MD TAUFIQ AHASANUL HAQUE	17
225	2000229	1204240028037605	MOHAMMAD NURUL AMIN	51
226	2000230	1202800042654914	MD FAZLUL HOQ	17
227	2000231	1202760069260667	ISRAT JAHAN	85
228	2000232	1202800027965518	MD ABUL KALAM AZAD	17
229	2000233	1203150046647481	MD AL IMRAN	12
230	2000234	1203150046647498	MD AL IMRAN	12
231	2000235	1203560069657484	MD DIDARUL ALAM	81
232	2000236	1201900040503536	MD NESARUDDIN	14
233	2000237	1203680044630056	AFIA SULTANA	49
234	2000238	1203970034368871	KAMAL HOSSAIN	23
235	2000239	1203970041612625	MOHAMMUD ALI SIDDIQUE MONDOL	6
236	2000240	1204520034518872	MD SAIFUL ISLAM	4
237	2000241	1204520034518899	MD SAIFUL ISLAM	3
238	2000242	1204520041761810	FATEMA AKTER	6
239	2000243	1204520049077287	MAINUL ISLAM KHAN	5
240	2000244	1204520049077319	MAINUL ISLAM KHAN	11

241	2000245	1204520049077351	FATEMA AKTER	19
242	2000246	1202400030044565	MD SAIFUL ISLAM	7
243	2000247	1202420065038089	MOST MAKSUDA BEGUM	18
244	2000248	1203150015951395	SUMAN CHANDRA DAS	33
245	2000249	1205150032410349	A T M SHOEB	170
246	2000250	1201820034974722	RATAN CHANDRA BARMAN	13
247	2000251	1204570034336000	MD MAHFUZUR RAHMAN	43
248	2000252	1201590069297695	JORINA KHATUN	9
249	2000253	1201690030773260	ILTAZ AHMED	166
250	2000254	1201690030773279	SOHANA FERDOUS	50
251	2000255	1201690030773287	ILTAZ AHMED	185
252	2000256	1601880033977098	MD ROWSHAN ALI	51
253	2000257	1201590058060070	MD MAHFUZUR RAHMAN	38
254	2000258	1201640043952024	MD AFZAL HOSSAIN	230
255	2000259	1201640043952032	MD DALAL HOSSEN	17
256	2000260	1204760065049120	MD RUMEL MIAH	143
257	2000261	1201700027848572	MD SUJAN MIA	51
258	2000262	1202800021352621	BEGUM DILARA RAHMAN	17
259	2000263	1203500027581908	SHEULY AKTER	11
260	2000264	1203500037855478	SHEULY AKTER	33
261	2000265	1203150029141164	ZAKIA BEGUM	2
262	2000266	1203860050048019	MD ABDUL HALIM CHY	40
263	2000267	1203140041578574	TANJIR RAHMAN	0
264	2000268	1201600012007941	MD MANIRUZZAMAN CHOWDHURY	1,660
265	2000269	1202370024912009	HALIMA KHATUN	51
266	2000270	1201480022737941	MD MIZANUR RAHMAN	187
267	2000272	1203570021715681	MD REYAD HOSSAIN	51
268	2000273	1203810021555044	MOHAMMAD YOUSUF	2,180
269	2000274	1203940025962735	S M SAFIULLAH	1,584
270	2000275	1202010038421100	DR MD ASHRAFUL HAQUE	34
271	2000276	1202130064296865	PRADIP KISHOR MAZUMDER	825
272	2000277	1202830054783323	MD ABDUL AZIZ MUNSHI	317
273	2000278	1201940060432011	MD ABUL HASNAT MATUBBAR	14
274	2000279	1201940060432095	MD NOZRUL ISLAM	28
275	2000280	1201930000771309	KHAN MD SHAHINUR RAHMAN	340
276	2000281	1201480016630769	MD SAIDUL HAQUE SADI	85
277	2000282	1201830061222241	CHEN HUANG LEE BE	133,042
278	2000283	1203050054622230	MD MAHBUBUR RAHMAN	37
279	2000284	1203050054643826	MST MINARA BEGUM	51
280	2000289	1202200009843191	ABUL KALAM AZAD	51
281	2000290	1203910014981973	MD SHAFIQUL ISLAM	327
282	2000291	1202880061607515	MD DURUL HODA	47
283	2000292	1201960052096135	NILUFA YASMIN	51
284	2000293	1203500014728601	MD AZADUR RAHMAN	0
285	2000294	1202370037685662	MD AMZAD HOSSAIN MOLLA	51
286	2000295	1201810056080775	MAHABUB ALAM	51
287	2000296	1204820062210651	MD NASIR UDDIN HOWLADER	44
288	2000297	1203500056297929	TASLIMA BEGUM	17
289	2000298	1203500056297953	TASLIMA BEGUM	17
290	2000299	1202760064540233	SHARIF KAMAL HOSSAIN	230

291	2000300	1201600004543796	MD ZULQUR NAIN KHABBAB CHY	10
291	2000300	1204430020348405	A K M FARID UDDIN	322
292	2000301	1202470023833765	MISS ISHRAT JAHAN NIHAR	51
293	2000302	1203210013143608	RANU BEGUM	48
294	2000303	1201590058156312	MST HABIBA ZAHAN	1
295	2000304	1203790010580463	MOHAMMED IDRIS	5,932
290	2000305	1201690045499791	MD BILLAL HOSSAIN	1
297	2000300	1202240038764297	MD ABDUR RAB	323
290	2000308	1201960043674573	JAHANGIR ALAM	872
300	2000308	1201820036997676	MD MASUM BILLAL BHUIYAN	0/2
300	2000309	1204760049477498	MOS KHADIJA AKTHER SHIULY	41
302	2000310	1203130037016169	MOS KIADIJA AKTIEK SHIDET	119
302	2000311	1203010037013941	MD NAJRUL ISLAM	
		1203010037013941		4
304	2000314	1203900082988129		212
305	2000315			5
306	2000316	1201730063523273	SK MD ASLAM	180
307	2000317	1202410016490294		0
308	2000318	1202760065100322		17
309	2000319	1202200017798903		34
310	2000320	1204520055892538	KHAN MD SAIFUR RAHMAN	3
311	2000321	1204520055892554	KHAN MD SAIFUR RAHMAN	3
312	2000322	1202800032079710	MD AZIZ ULLAH	103
313	2000323	1202240034901439	SOWKET MD ALAUDDIN BHUIYAN	85
314	2000324	1202370044229146	SIDDIKUR RAHMAN	103
315	2000325	1202600039696443	MD ASADUZZAMAN	17
316	2000326	1201960067069608	MOMINUR RAHMAN	1,329
317	2000327	1203150049259495	MD MOSHIUR RAHMAN	11
318	2000328	1203150049290592	MD MOSHIUR RAHMAN	3
319	2000329	1203150049293320	MD ROBIUL ALAM	3
320	2000330	1203150049293371	MD ROBIUL ALAM	32
321	2000331	1203210028615330	MD ABU BAKKAR SIDDIQUE	51
322	2000332	1201580049745645	MD PALASH HOSSAIN SARKAR	122
323	2000333	1202830058266637	MAZBOH UDDIN	0
324	2000334	1201580043023511	KAZI ASAD AHMED	341
325	2000335	1201740005635255	A K M AMDADUL ISLAM BHUIYAN	145
326	2000336	1202090029036481	MD MINHAJ UDDIN KHAN	659
327	2000337	1201960026681969	MAHBUBUR RAHMAN	170
328	2000338	1202240061454834	MD TAREKER RAHAMAN	1
329	2000339	1203300034108648	MOHAMMAD NURUL ISLAM	19
330	2000340	1203300037349041	MOHAMMAD NURUL ISLAM	14
331	2000341	1203300037349058	MD ABDUL HAKIM	47
332	2000342	1201950019115218	MD SAIFUDDIN AHMED	51
333	2000343	1203140057413260	MD JAHANGIR ALAM RASEL	12
334	2000344	1203140057425077	MD HUMAUN KABIR RAHAT	12
335	2000345	1203140057428386	MD JAHANGIR ALAM RASEL	12
336	2000346	1203830032823271	MD MORTAZASIKDER	102
337	2000347	1203970027639151	TAMANNA AKTER	26
338	2000348	1203970028099782	TAMANNA AKTER	26
339	2000349	1203970028709287	MOHAMMAD JASIM UDDIN BHUIYAN	57
340	2000350	1203970031439955	MD KABIBUR RAHAMAN	17

341	2000351	1203970025042928	MAKBUL HOSSAIN	95
342	2000352	1202850012450461	SYEDA SAYELA ASMA	9
342	2000352	1202850012450481	HAFAJ ASHRAFUL ALAM	510
343	2000353	1203080044248401	SHAHANAZ	510
345	2000355	1203010004085919	SHAHEN SULTANA	191
346	2000356	1201700062176234	JAHANGIR ALAM	50
340	2000357	1202400016471567	MD ROWSONUL ALAM	21
348	2000358	1203140023477021	SYED AKHTER HAMID	50
349	2000359	1203720021330454	MOHAMMAD ELIAS MIAH	1,148
350	2000360	1201870048088011	MD MAHIBUR RAHMAN	81
351	2000361	1204760039453991	SIRAJUL ISLAM	1.148
352	2000362	1202640024897397	MST NAZNIN BEGUM	94
353	2000363	1203260059692273	MD MAMUN HOSSAIN	51
354	2000364	1203830014307921	MD AHSAN ULLAH	26
355	2000365	1204200019350452	MAYNUL HASAN	136
356	2000366	1204700015168288	SALINA KHATUN	170
357	2000367	1203550018698936	MD ABDUL HAI CHOWDHURY	128
358	2000368	1203020009648435	MISS JAMILA AKTER PINU	51
359	2000369	1203330040773427	KHALEDA BEGUM	51
360	2000370	1203360021212993	MD SHAHJALAL DULAL	850
361	2000371	1203940031195106	MRS JESMIN AKTHER	14
362	2000372	1201590051662713	FATEMA AKTER	17
363	2000372	1201730043012362	AMENA BEGUM	298
364	2000374	1203180012347842	MD SHAHIDUL ISLAM MOLLIK	15
365	2000375	1202930050465445	MD SYEDUR RAHMAN HASSAN	31
366	2000376	1301660001678566	MUS ANWARA BEGUM	233
367	2000377	1203150010479653	MD SUMON	123
368	2000378	1201580012507120	ARIFIN BARI AMILY	170
369	2000379	1204520049078950	MOHAMMAD KAMRUL HASAN	3
370	2000380	1201730029035533	MD ABDUL WADUD	55
371	2000381	1204070032858900	SHAHEEN AKTER	51
372	2000382	1201580019898670	MRS NILUFA AKHTER	28
373	2000383	1203550041988814	BELAL AHMED	149
374	2000384	1203670051221361	PROBEER CHANDRA BARAL	123
375	2000385	1203620047052468	JBCML N0009	0
376	2000386	1204150028970185	ABDUL HAMID	21
377	2000387	1203260005532266	MD HARUN UR RASHID	85
378	2000388	1202950010370129	MD MAHBUBUL KARIM JAMAL	136
379	2000389	1601880034594591	MOHD MOMINUR RAHMAN	51
380	2000390	1206090010443761	MD MUSTAFIZUR RAHMAN	112
381	2000391	1203760032010197	MD DELOWAR HOSSEN	170
382	2000392	1202410001290411	MD IMRAN	425
383	2000393	1201930060528875	MD KHAIRUL ISLAM	9
384	2000394	1204820034647830	HABIBUR RAHMAN	0
385	2000395	1204820035448301	SWAPAN KUMAR CHANDRA	85
386	2000396	1205700064972402	FATEMA AKTAR	553
387	2000397	1203210064880704	MD NAZRUL ISLAM	119
388	2000398	1203920020406271	ABDUR RAZZAK MIAH	686
389	2000399	1301030005739637	ROWSHAN ARA BEGUM	386
390	2000400	1201850020846942	BIMOL KUMAR DAS	252

391	2000401	1201520020994499	MD SOHEL HOSSAIN	51
392	2000402	1201770027444801	MST SHAMSUN NAHAR	6
393	2000403	1202630061418271	HASAN MAHMUD	2,550
394	2000404	1201900020111305	HARI CHAND HALDER	1,165
395	2000405	1601880042289081	MD SHAFEQUL ISLAM	43
396	2000406	1601880063595701	MOHAMMED ARSHAD ULLAH	340
397	2000407	1203790044852172	MD NURUL ISLAM	128
398	2000408	1202020035034243	MR SANATON SARKER	54
399	2000409	1601880041339703	RANJAN KUMER SARKER	94
400	2000410	1203910040539181	LALIT KUMAR KESERA	1,094
401	2000411	1203140018401353	MD AHSANOUL HABIB SHADI	748
402	2000412	1203140032045621	SUMAN DEBNATH	170
403	2000413	1203150022380618	SHAHANAZ PERVIN	51
404	2000414	1201700017203171	MD MOINUL ISLAM	255
405	2000415	1201590009987077	MOHAMMED JAHED ULLAH	68
406	2000416	1203550049667364	MD ABDUL MUKITH	944
407	2000417	1201840044640773	MD JAMAL UDDIN	1,632
408	2000418	1201580031437319	ABDUL HADI	383
409	2000419	1203150006848247	MD JASHIM UDDIN	51
410	2000420	1202020017299629	ASHOK KUMAR SAHA	927
411	2000421	1205730031155779	HOSANARA AKTER	247
412	2000422	1202580043252904	AMBIA SULTANA	249
413	2000423	1202680063353524	MD ALAUDDIN SABIZ	1
414	2000424	1201580046665493	RIFAT ZAHAN	29
415	2000425	1201600049929274	RAHENA BEGUM	51
416	2000426	1201830062454391	QUAZI MOHAMMAD HASAN	74
417	2000427	1203300049787678	MD AMINUL ISLAM	85
418	2000428	1203800039814501	FARZANA CHOWDHURY	58
419	2000429	1203970064332444	MD HASANUZZAMAN	782
420	2000430	1202410028583778	MD NURUL ALAM CHOWDHURY	50
421	2000431	1201720000042017	IMTIAZ AHMED	1
422	2000432	1201830046204910	TAPAN KUMAR SAHA	90
423	2000433	1204050033940897	ANTARA SAHA	170
424	2000434	1203610033219202	MAMUN IQBAL KHAN	7
425	2000435	1204460045647172	SUNIL KUMAR ROY	13
426	2000436	1201580022603531	MD MAKSUDUR RAHMAN	419
427	2000437	1204170019328911	MD ABDULLAH AL NOMAN	51
428	2000438	1202630030921171	SAHEDA AKTER	103
429	2000439	1201640003593145	MD ZAKIR HOSSAIN	363
430	2000440	1201640003630374	MD ZAKIR HOSSAIN	50
431	2000441	1201940007814934	MD NORUZZAMAN	170
432	2000442	1201940037491712	MD NORUZZAMAN	94
433	2000443	1201590006536844	MD YOUNUS	3
434	2000444	1204040030404073	SK SHAMIM AHMED	5
435	2000445	1203210016321350	WAHID ALI CHOWDURY	60
436	2000446	1201960042491433	MD JOBAER KHAN	388
437	2000447	1205680039688916	MD SHAH ALAM HOWLADER	47
438	2000448	1201580022096788	MR MD ANWAR PARVES	9
439	2000449	1203120012307993	MD SOLAYMAN	213
440	2000450	1202950015162299	MOYNA RANI BHOWAL	1,275

441	2000451	1201870009834892	NURUN NAHAR BEGUM CHY	374
442	2000451	1201890015208593	MD JAHANGIR ALAM	9
442	2000452	1201890013208393		170
444	2000453	1301030067518292	MOHAMMAD OHIDUR RAHMAN	450
445	2000455	1202240063417709	ROJINA AKTER	255
446	2000456	1202240003417703	MAHMUDA BEGUM	41
447	2000457	1202540010310010	HARUN OR RASHID	31
448	2000458	1201890050607919	ZAKIR HOSSAIN	2,614
449	2000459	1201820048523254	MST ASHMA AKTER	9
450	2000460	1202020051590101	MD AMINUL ISLAM	170
451	2000460	1204310040270369	MD NURUL HOQUE	170
452	2000462	1201960037503313	MD NAZIM UDDIN	85
453	2000463	1205020054624489	UMMEH KHAIRUNNESA	103
454	2000464	1202270055814167	MAQLUTHA KHATUN	9
455	2000465	1202050015353011	MR KAZI MAKSUD ALI	723
456	2000466	1203140053902920	ESRAT JAHAN ESHITA	15
457	2000467	1203010039764248	SM KAMAL HOSSAIN	35
458	2000468	1204130019616807	MD OBAYED ULLAH	850
459	2000469	1201580013249724	MD KHALILUR RAHMAN	0
460	2000470	1204280039945395	MST MUKTA AKTER	1,119
461	2000471	1202800032837382	MD KAWSER ALI	90
462	2000472	1203670061976480	MST SHIRINA AKTER	43
463	2000472	1202540041353596	MRS NAMITA	51
464	2000474	1201580023556548	MRS GOLJAN	39
465	2000475	1203080016076367	AMENA BEGUM	26
466	2000476	1203960060601243	MD ALAUDDIN BADOL	43
467	2000477	1201700020688603	ABDUS SHAMAD	85
468	2000478	1202150035347245	SUBRATA PAUL	47
469	2000479	1201820001079767	NELUFA SHERIN CHOWDHURY	77
470	2000480	1203010020363086	MD MUNIRUL HASAN	128
471	2000481	1202400020979885	MD SOLAIMAN	34
472	2000482	1201580040046846	A K M AZIZUL HOQUE	0
473	2000483	1202310020089392	MD NASIR UDDIN	9
474	2000484	1203150027012748	ARJU BEGUM	12
475	2000485	1203150043712812	ARJU BEGUM	14
476	2000486	1203150043712847	MD NAYON	14
477	2000487	1203150043713338	MD NAYON	14
478	2000488	1203150043713410	KALPANA AKTER	14
479	2000489	1203150043714441	KALPANA AKTER	14
480	2000490	1203150051436292	MST BABE	5
481	2000491	1203150051436308	MST BABE	5
482	2000493	1205200006257660	MOHAMMED HANIF	88
483	2000494	1202140000014006	SHAH ALAM BABU	103
484	2000495	1201580008568715	MD FARUQ GAZI	187
485	2000496	1202950017128836	ARMAN ALAM	31
486	2000497	1203490016384620	A Q M MOBIN	496
487	2000498	1202240062131612	MD HASAN	1
488	2000499	1201740028462625	M A SATTAR	295
489	2000500	1204030062712392	JAVED AHMED	94
490	2000501	1201590044984996	BIJAY KUMAR SAHA	1,275

491	2000502	1201890056667089	MD ABDUR RAHMAN TOBI	102
492	2000503	1203970032317611	MD SHAHIDULLAH GAZI	26
493	2000504	1203970032321181	ALKIS NAHER	17
494	2000505	1203970032321205	MD MAMUN MIA	17
495	2000506	1203970032321213	MD MAMUN MIA	16
496	2000507	1203970032321231	MD SHAHIDULLAH GAZI	17
497	2000509	1203260062510915	MD MAHFUZUR RAHMAN	2,380
498	2000510	1203280005086974	ABDULLAH AL HADI	340
499	2000511	1202950055812240	MD JAMAL HOSSAIN	51
500	2000512	1202950055859000	MST ALOW	51
501	2000513	1301030016531411	MD ABSAR UDDIN NOMAN	85
502	2000514	1201960021849011	MOHAMMAD ELIOUS	31
503	2000515	1201890012646442	MD ARIFUL ISLAM	61
504	2000516	1204310046248562	MD KOYES AHMED	43
505	2000517	1201600015872374	MOHAMMED ASAD ULLAH	50
506	2000518	1202150000473224	MR SYED FAKHRUL ALAM	37
507	2000519	1202840056206902	REGIA BEGUM	170
508	2000520	1202840056207725	MARUF HOSSAIN	170
509	2000534	1204870038599350	MD. ALAUDDIN	47
510	2000535	1203680045494721	FARZANA AKTER ZERIN	128
511	2000536	1205210059561901	MD. ANWAR HOSSAIN DHALI	34
512	2000537	1205210059561918	MD. ANWAR HOSSAIN DHALI	14
		Total		236,323

Shepherd Industries PLC Unclaimed Dividend Account- 2020-21 As on 30 June 2023

SL No.	Warrant No.	BO ID	Name	Taka
1	2100027	1605550062628179	SHEPHERD IND.LTD(IPO SUSPENSE)	1,490
2	2100028	1201830006644929	MR. OSMAN	129
3	2100029	1201830008132837	BADAL MIAH	129
4	2100030	1201830008443567	MR. ROMIJ UDDIN	129
5	2100031	1201830009001764	MOSLIMA	129
6	2100032	1201830009289102	MOHAMMAD IQBAL	129
7	2100033	1202830012437683	ZAKIR HOSSAIN	129
8	2100034	1202830012437741	ZAKIR HOSSAIN	129
9	2100035	1202830013553883	NURUL ISLAM	129
10	2100036	1202830013882576	NURUL ISLAM	129
11	2100037	1202830013888251	MOHAMMED ROBIUL AWAL	129
12	2100038	1202830057995811	KAMAL	129
13	2100039	1202830061427108	ABDUL HALIM	129
14	2100040	1202950045513037	SEKANDAR ALI	129
15	2100041	1202950045513045	MOHAMMAD SALIM	129
16	2100042	1203010066145714	FAHMIDA NAZNEEN	123
17	2100043	1203570035238281	MUHAMMAD RAQIBUL ISLAM	6
18	2100044	1203570048318236	ABDUL KARIM	129

10	2100045	1202760026000296		4
19	2100045	1203760025009385 1204250061436903		4
20	2100046		MOHAMMAD SUMON	129
21 22	2100047	1204250062425467 1204250062425820		129
	2100048			129
23	2100049	1204570008104826		129
24	2100050	1204570008104842	MD MOZAFFAR HOSSAIN	129
25	2100051	1204570044576348		129
26	2100052	1204690022274377	SAYED MOHAMMAD NURUL ALAM	1,275
27	2100053	1604620062783031		38,250
28	2100054	1201510014416059	MD. YOUSUB HOSSAIN TALUKDER	278
29	2100055	1201520044442162		1,913
30	2100056	1201570017267885	SANJIT KUMAR SAHA	170
31	2100057	1201580018998747	MD.MOFIJUL ISLAM	1,105
32	2100058	1201580037443541	MD.AZIM MOLLA	129
33	2100059	1201580039068430	MD. SHAHINUR RAHMAN	99
34	2100060	1201700046065954	MD.LUTFOR RAHMAN	129
35	2100061	1201840011057681	AKLIMA KHANOM	360
36	2100062	1201980036600511	BINA RANI SAHA	2
37	2100063	1202030038551636	MST. NASIMA HOSSAIN	871
38	2100064	1202150026738652	LT.COL.RETD MD. ATIQUR RAHMAN	7,863
39	2100065	1202350034187288	MD. ASHRAFUL ALAM BHUIYAN	213
40	2100066	1202350040767479	MD. SAHABUR ALAM	129
41	2100067	1202350042866420	LUBNA ISLAM	0
42	2100068	1202550046430001	AROBINDU PAUL	510
43	2100069	1203040040289929	HIMADRI GHOSE	32
44	2100070	1203150043712531	MEHERUN NESSA	34
45	2100071	1203150049182186	REPON	30
46	2100072	1203150049185543	JASHIM HOSSAIN JOY	28
47	2100073	1203150049185586	JASHIM HOSSAIN JOY	29
48	2100074	1203150049259487	ABU SAYED	47
49	2100075	1203210009315752	MD. TOUFIQUL ALAM	129
50	2100076	1203680018391842	MOHAMMED SOLAIMAN	478
51	2100077	1203680018391850	MOHAMMED SOLAIMAN	266
52	2100078	1203750019879025	MRS PARUL AKTER PANNA	62
53	2100079	1203880022194319	MD. AKTER HOSSAIN	196
54	2100080	1203880046455116	MD. MOKTER HOSSAIN	101
55	2100081	1203970048670036	AB JOLIL BAIYA	129
56	2100082	1204500015090560	MAHBUBUR RAHMAN	4,254
57	2100083	1204500035393947	TAPASH KRISHNA KUNDU	16,150
58	2100084	46400	EC SECURITIES LTD	12
59	2100085	53200	ICB LOCAL OFFICE	428
60	2100086	53400	ICB BARISAL BRANCH	1,899
61	2100087	53600	ICB CHITTAGONG BRANCH	140
62	2100088	54100	PLFS INVESTMENTS LIMITED	0
63	2100089	55400	TRUST BANK INVESTMENT LIMITED	202
64	2100090	1202420038830274	BILLAL HOSSAIN	2
65	2100091	1203220062601121	MD MASUDUR RAHMAN	90
66	2100092	1201840062607624	MD MAHFUZ	223
67	2100093	1201900015162628	HUMAYUN KABIR	58
68	2100094	1202010031074740	SETARA BEGUM	129
69	2100095	1201980063819796	NAJMUL HUDA WARECY	213
70	2100095	1203150027012649	FATEMA AKTER	31
10	2100000	1200100021012049		JI

71	2100097	1203150030417761	MEHERUN NESSA	31
72	2100098	1203150043712507	MD ARIFUZZAMAN	35
73	2100099	1203150043712523	FATEMA AKTER	34
74	2100100	1203150043712541	RESHMA AKTHER	34
75	2100101	1203150043712558	RESHMA AKTHER	34
76	2100102	1203150043712590	KHUSHI AKTER	32
77	2100103	1203150043712606	KHUSHI AKTER	34
78	2100104	1203150043712614	ALIZA	32
79	2100105	1203150043712622	ALIZA	36
80	2100106	1203150049294269	SHAWKAT HOSSAIN	9
81	2100107	1203150049333320	SHAWKAT HOSSAIN	13
82	2100108	1203150051436375	NAHIDA AKTER	13
83	2100109	1203150051436407	NAHIDA AKTER	53
84	2100110	1203790026708072	JANNAT ARA NOWAB	170
85	2100111	1205200074145449	SAHIDA AHMED CHOWDHURY	4,250
86	2100112	1202150051381094	ABEDA SULTANA	108
87	2100113	1204140045531356	M A MANNAN	584
88	2100114	1202220000241151	MRS ZAKIA SULTANA	319
89	2100115	1204120019467800	FERDOUS ARA SHIBLI	2
90	2100116	1204120019559287	NOORJAHAN BEGUM	43
91	2100117	1204120019599781	FERDOUS ARA SHIBLI	2
92	2100118	1204120019599791	NOORJAHAN BEGUM	68
93	2100119	1202610003233191	MOHD ZAHID HOSSAIN	3
94	2100120	1203970054526540	MD MONIR HOSSAIN	129
95	2100121	1301860013305591	MITU KUMAR DEY	1,636
96	2100122	1202720073906963	MD RUBEL FAKIR	2
97	2100123	1203650068876993	MD ABDUR RAQUIB KHAN	1,080
98	2100124	1203800037393694	MD SHAMEEM AHSAN	164
99	2100125	1201940061020575	MD JUEL KHAN	8
100	2100126	1202860007770291	GAZI MD DANIEL	698
101	2100127	1204050028087611	MD JAHIRUL ISLAM	213
102	2100128	1201540030948028	MD FARDAUS	36
103	2100129	1203830020530524	TANVIR HOSSAIN	44
104	2100130	1203000060111614	MD EMAMUL HOQUE	1
105	2100131	120300060111772	MST FATEMA BEGUM	1
106	2100132	1203000042529713	MD MASIUR RAHMAN BHUIYAN	257
107	2100133	1201890046975921	OHIDUL	75
108	2100134	1202760054254352	ENGR M M HASAN	0
109	2100135	1203000053277000	MD ALAMGIR HOSSAIN	13
110	2100136	1204340016539386	ABDULLA AL SHAFI	1,063
111	2100137	1203060017434349	MD AL MAMUN	5,036
112	2100138	1203060017434373	MD AL MAMUN	1,806
113	2100139	1205200068550618	MST MAHAMUDA BEGUM	30,330
114	2100140	1203150059690753	MD NAZRUL ISLAM	9
115	2100141	1203150059690796	MR MD NAZRUL ISLAM	9
116	2100142	1204310035193867	MD KHURRAM AZAD	404
117	2100143	1204680039052221	MD IBRAHIM	99
118	2100144	1204490069007081	KAZI MOKARAM HOSSAIN	0
119	2100145	1204690023177039	DR MAHFUZA KHANAM	1,806
120	2100146	1201940016550743	MD SHAHEEN IQBAL	248

121	2100147	1202980012809931	RUBABA RAHMAN	381
122	2100148	1203050039245943	MD MAHFUZUR RAHMAN BHUIYAN	616
123	2100149	1201690064743341	A S M MANIRUL ISLAM	113
124	2100150	1203110039648421	MIR MOHIUDDIN	150
125	2100151	1203110039648462	MIR MOHIUDDIN	70
126	2100152	1203110039648510	MIR AFTAB UDDIN	150
127	2100153	1205010040097095	MD BAHAR UDDIN PATOAY	11
128	2100154	1201510022471164	NAZIA HAQUE	213
129	2100155	1202210068248715	MD SELIM	2,250
130	2100156	1202800029626393	TUSHAR AHMED	22
131	2100157	1204500051846045	MOHAMMAD ABDUL GANI	5
132	2100158	1201590024744583	MD MOHI UDDIN	2
133	2100159	1201980029228976	SHAHINA AKHTER	129
134	2100160	1204050020682218	MD DELWAR HOSSAIN	124
135	2100161	1203040017363301	ANWARA ANU	129
136	2100162	1202720042274930	SUMAYA CHOWDHURY	53
137	2100163	1201820036432620	MD KAMRUL HASAN	385
138	2100164	1204240028037605	MOHAMMAD NURUL AMIN	129
139	2100165	1203150046647481	MD AL IMRAN	31
140	2100166	1203150046647498	MD AL IMRAN	31
141	2100167	1201900040503536	MD NESARUDDIN	8
142	2100168	1201960067937396	JOYNUL ABEDIN	2
143	2100169	1203680044630056	AFIA SULTANA	47
144	2100170	1203970034368871	KAMAL HOSSAIN	57
145	2100171	1201820034974722	RATAN CHANDRA BARMAN	12
146	2100172	1601880033977098	MD ROWSHAN ALI	129
147	2100173	1201700027848572	MD SUJAN MIA	129
148	2100174	1203150029141164	ZAKIA BEGUM	5
149	2100175	1203860050048019	MD ABDUL HALIM CHY	99
150	2100176	1202250045108188	SHARMINA ALAM	1,386
151	2100177	1605550047499471	MOHAMMAD ZULKER NAIM	4,275
152	2100178	1202370024912009	HALIMA KHATUN	129
153	2100179	1204230045218063	AVIJIT KUMAR BISWAS	213
154	2100180	1201820050826627	MUSTAFA KAMAL YOUSUF	638
155	2100181	1203810021555044	MOHAMMAD YOUSUF	3,113
156	2100182	1203880032237075	MD ABDUS SATTAR	47
157	2100183	1203880032711494	MD KAJAL	251
158	2100184	1203880032746033	OMAR FARUQ	43
159	2100185	1203880032746041	MD CIDDEK	74
160	2100186	1203050054643826	MST MINARA BEGUM	129
161	2100187	1201590052544296	MST ROKEYA KHATUN	234
162	2100188	1202880061607515	MD DURUL HODA	117
163	2100189	1201950016405979	AKTRUZZMAN SARKER	43
164	2100190	1202370037685662	MD AMZAD HOSSAIN MOLLA	129
165	2100191	1201810056080775	MAHABUB ALAM	129
166	2100192	1203550015465234	NASIMA KHANAM	156
167	2100193	1203500056297953	TASLIMA BEGUM	260
168	2100194	1201600004543796	MD ZULQUR NAIN KHABBAB CHY	26
169	2100195	1202470023833765	MISS ISHRAT JAHAN NIHAR	129
170	2100196	1203210013143608	RANU BEGUM	120

171	2100197	1201590058156312	MST HABIBA ZAHAN	2
172	2100198	1201690045499791	MD BILLAL HOSSAIN	3
172	2100199	1201820036997676	MD MASUM BILLAL BHUIYAN	0
176	2100200	1204760049477498	MOS KHADIJA AKTHER SHIULY	102
175	2100200	1202410016490294	MOHD ALAM SARDER	0
176	2100202	1205200062874115	MD SAIFUL ISLAM HELALY	225,000
177	2100202	1201960067069608	MOMINUR RAHMAN	0
178	2100204	1203150049259495	MD MOSHIUR RAHMAN	28
179	2100205	1203150049290592	MD MOSHIUR RAHMAN	9
180	2100206	1203150049293320	MD ROBIUL ALAM	9
181	2100207	1203150049293371	MD ROBIUL ALAM	81
182	2100208	1203210028615330	MD ABU BAKKAR SIDDIQUE	129
183	2100209	1201580049745645	MD PALASH HOSSAIN SARKAR	304
184	2100210	1202830058266637	MAZBOH UDDIN	0
185	2100211	1202240061454834	MD TAREKER RAHAMAN	3
186	2100212	1203300034108648	MOHAMMAD NURUL ISLAM	43
187	2100213	1203300037349041	MOHAMMAD NURUL ISLAM	34
188	2100214	1201950019115218	MD SAIFUDDIN AHMED	129
189	2100215	1203970025042928	MAKBUL HOSSAIN	237
190	2100216	1202850012450461	SYEDA SAYELA ASMA	23
191	2100217	1605550050583139	MD SHAHAZUL ISALAM	5,738
192	2100218	1201700062176234	JAHANGIR ALAM	124
193	2100219	1203140023477021	SYED AKHTER HAMID	113
194	2100220	1203830014307921	MD AHSAN ULLAH	65
195	2100221	1203550016983031	MD MAZEDUL ISLAM	21
196	2100222	1203020009648435	MISS JAMILA AKTER PINU	129
197	2100223	1202720042274922	JOBYEDA KHANOM	219
198	2100224	1201890050588249	MD AKTARRUZZAMAN	32
199	2100225	1202410026391724	A JALIL	118
200	2100226	1203180012347842	MD SHAHIDUL ISLAM MOLLIK	38
201	2100227	1203150010479653	MD SUMON	308
202	2100228	1204090007769378	MD ABUL KALAM AZAD	21
203	2100229	1204070032858900	SHAHEEN AKTER	129
204	2100230	1203550020855225	MD KAPTAN HOSSAIN	563
205	2100231	1203670051221361	PROBEER CHANDRA BARAL	309
206	2100232	1203620047052468	JBCML N0009	0
207	2100233	1204150028970185	ABDUL HAMID	51
208	2100234	1601880034594591	MOHD MOMINUR RAHMAN	129
209	2100235	1201910000487832	MD SOFIQUL ISLAM	0
210	2100236	1206090010443761	MD MUSTAFIZUR RAHMAN	281
211	2100237	1203060058614403	MD TAREQ	129
212	2100238	1202850008048193	MD FAYJUR RAHMAN	106
213	2100239	1601880033167521	MD DIDARUL ALAM DABIR	213
214	2100240	1601880028828381	MD HABIBUR RAHMAN	213
215	2100241	1201630021023864	BIZ POINTS LTD	200
216	2100242	1202020035034243	MR SANATON SARKER	136
217	2100243	1204230019346982	SUBIR SAHA	106
218	2100244	1203140018401353	MD AHSANOUL HABIB SHADI	1,870
219	2100245	1203150006848247	MD JASHIM UDDIN	129
220	2100246	1201580037199148	MD ABUL KALAM	234

·		Total		499,825
266	2100294	1204870038599350	MD. ALAUDDIN	117
265	2100291	1202020008787489	MD ARIFUZZAMAN	35
263 264	2100290 2100291	1203880039311441 1202020006787489	MD MANIRUZZAMAN BHIUN SABITA RANI BHOWMIK	230
262	2100289	1202840056207725	MARUF HOSSAIN	425
261	2100288	1202840056206902		425
260	2100287	1202150000473224	MR SYED FAKHRUL ALAM	92
259	2100286	1201600015872374	MOHAMMED ASAD ULLAH	158
258	2100285	1202950055859000	MST ALOW	129
257	2100284	1202650014010402	MD SAIFUL HOQUE	0
256	2100283	1203060041348583	DR MD MAMUNUR RASHID	68
255	2100281	1204030062712392	JAVED AHMED	234
254	2100280	1202240062131612	MD HASAN	3
253	2100279	1202950017128836	ARMAN ALAM	77
252	2100278	1201580008568715	MD FARUQ GAZI	468
250	2100270	12023000033473032	SHAH ALAM BABU	257
249	2100275	1202900033475652	MD KAMAL UDDIN	26
248 249	2100274 2100275	1203150043712812	ARJU BEGUM ABU JAFAR MD RAKIB HASAN	35
247	2100273	1203150027012748		31
246	2100272	1201580040046846		1
245	2100271	1205950068153676		2,869
244	2100270	1203950035347245	SUBRATA PAUL	117
243	2100269	1204430068250542	MOHAMMAD RAYHAN	2
242	2100268	1204780073942110	MD ABDUL MOZID KHAN	5,313
241	2100267	1203140053902939	ESRAT JAHAN ESHITA	499
240	2100266	1203140053902920	ESRAT JAHAN ESHITA	106
239	2100265	1204320045448442	LIZA AKTER	21
238	2100264	1201830072224565	MD SIFATUR RAHMAN	23
237	2100263	1203260074411308	MD SAZZAT HOSSAIN	3,081
236	2100262	1203550062814550	BAHAR UDDIN	319
234 235	2100260	1203010022466325 1203010022466531	MD BODRUZZAMAN MST SELINA BEGUM	26
233	2100259	1201890015208593	MD JAHANGIR ALAM	23
232	2100258	1203120012307993		1
231	2100257	1204040030404073	SK SHAMIM AHMED	12
230	2100256	1201590006536844	MD YOUNUS	3
229	2100255	1202630030921171	SAHEDA AKTER	257
228	2100254	1204170019328911	MD ABDULLAH AL NOMAN	129
227	2100253	1203610033219202	MAMUN IQBAL KHAN	17
226	2100252	1204050033940897	ANTARA SAHA	425
225	2100251	1201780014998351	MD RAFIQUL ISLAM CHOWDHURY	48,224
224	2100250	1202410028583778	MD NURUL ALAM CHOWDHURY	124
223	2100249	1203110069174031	SYED AHMED RASUL	45,000
222	2100248	1201820064818536 1203530070193133	MARJAHAN BEGUM TANVIRUL ISLAM	123

SHEPHERD INDUSTRIES PLC Dividend Payable Account- 2021-22 As on 30 June 2023

1	2200020	1201830008443567	MR. ROMIJ UDDIN	527
2	2200021	1201830009289102	MOHAMMAD IQBAL	527
3	2200022	1202950045513037	SEKANDAR ALI	527
4	2200023	1202950045513045	MOHAMMAD SALIM	527
5	2200024	1203570035238281	MUHAMMAD RAQIBUL ISLAM	23
6	2200025	1204250061436903	MOHAMMAD SUMON	527
7	2200026	1204250062425467	KAMAL HOSSION	527
8	2200027	1204250062425820	MOHAMMED HABIBUR RAHMAN	527
9	2200028	1204570008104826	MD ZIAUL HAQUE	527
10	2200029	1204570008104842	MD MOZAFFAR HOSSAIN	527
11	2200030	1204570044576348	SAROWAR ALAM	527
12	2200031	1604620062783031	NASIR ALI SHAH	156,825
13	2200032	1201510014416059	MD. YOUSUB HOSSAIN TALUKDER	1,137
14	2200033	1201570017267885	SANJIT KUMAR SAHA	697
15	2200034	1201580037443541	MD.AZIM MOLLA	527
16	2200035	1201840011057681	AKLIMA KHANOM	1,476
17	2200036	1201900044913709	DR. MAHFUZ ARA BEGUM	1,211
18	2200037	1201980036600511	BINA RANI SAHA	9
19	2200038	1202030038551636	MST. NASIMA HOSSAIN	3,572
20	2200039	1202350034187288	MD. ASHRAFUL ALAM BHUIYAN	871
21	2200040	1202350040767479	MD. SAHABUR ALAM	527
22	2200041	1202350042866420	LUBNA ISLAM	1
23	2200042	1203040040289929	HIMADRI GHOSE	88
24	2200043	1203140045951601	SHAHANA BEGUM	404
25	2200044	1203150043712531	MEHERUN NESSA	139
26	2200045	1203150049182186	REPON	122
27	2200046	1203150049185543	JASHIM HOSSAIN JOY	113
28	2200047	1203150049185586	JASHIM HOSSAIN JOY	117
29	2200048	1203150049259487	ABU SAYED	191
30	2200049	1203520020784336	FERDUSUR RAHMAN	680
31	2200050	1203750019879025	MRS PARUL AKTER PANNA	252
32	2200051	1203880046455116	MD. MOKTER HOSSAIN	411
33	2200052	1204500015090560	MAHBUBUR RAHMAN	14,450
34	2200053	1205670040740796	MD. ALIUL ISLAM	2,975
35	2200054	53200	ICB LOCAL OFFICE	9,244
36	2200055	53400	ICB BARISAL BRANCH	7,784
37	2200056	55400	TRUST BANK INVESTMENT LIMITED	828
38	2200058	1202400021709945	MD JAHANGIR ALAM	2,700
39	2200059	1202420038830274	BILLAL HOSSAIN	9
40	2200060	1203220062601121	MD MASUDUR RAHMAN	368
41	2200061	1201840062607624	MD MAHFUZ	915
42	2200062	1201580008967980	MATIUR RAHMAN	425
43	2200063	1201900015162628	HUMAYUN KABIR	229
44	2200064	1202010031074740	SETARA BEGUM	527
45	2200065	1203150027012649	FATEMA AKTER	126

46	2200066	1203150030417761	MEHERUN NESSA	126
47	2200067	1203150043712491	MD ARIFUZZAMAN	144
48	2200068	1203150043712507	MD ARIFUZZAMAN	144
49	2200069	1203150043712523	FATEMA AKTER	139
50	2200070	1203150043712541	RESHMA AKTHER	139
51	2200071	1203150043712558	RESHMA AKTHER	139
52	2200072	1203150043712590	KHUSHI AKTER	130
53	2200073	1203150043712606	KHUSHI AKTER	139
54	2200074	1203150043712614	ALIZA	130
55	2200075	1203150043712622	ALIZA	148
56	2200076	1203150049294269	SHAWKAT HOSSAIN	35
57	2200077	1203150049333320	SHAWKAT HOSSAIN	52
58	2200078	1203150051436375	NAHIDA AKTER	52
59	2200079	1203150051436407	NAHIDA AKTER	218
60	2200080	1202760008586480	SHARIF UDDIN AHMED	850
61	2200081	1202370016554561	ROSEMERY SULTANA	1,247
62	2200083	1203140007367599	ABDUL MANNAN	91
63	2200084	1202150051381094	ABEDA SULTANA	444
64	2200085	1204140045531356	M A MANNAN	2.395
65	2200086	1202220000241151	MRS ZAKIA SULTANA	1,275
66	2200087	1204120019467800	FERDOUS ARA SHIBLI	9
67	2200088	1204120019559287	NOORJAHAN BEGUM	174
68	2200089	1204120019599781	FERDOUS ARA SHIBLI	9
69	2200090	1204120019599791	NOORJAHAN BEGUM	276
70	2200091	1202610003233191	MOHD ZAHID HOSSAIN	14
71	2200092	1301860013305591	MITU KUMAR DEY	6,708
72	2200093	1202720073906963	MD RUBEL FAKIR	9
73	2200094	1203800037393694	MD SHAMEEM AHSAN	616
74	2200095	1201940061020575	MD JUEL KHAN	33
75	2200096	1202550028087611	MD JAHIRUL ISLAM	871
76	2200097	1201540030948028	MD FARDAUS	148
77	2200098	1203830020530524	TANVIR HOSSAIN	180
78	2200099	1203000060111614	MD EMAMUL HOQUE	4
79	2200100	1203000060111772	MST FATEMA BEGUM	3
80	2200101	1203000042529713	MD MASIUR RAHMAN BHUIYAN	1,054
81	2200102	1203000053277000	MD ALAMGIR HOSSAIN	52
82	2200103	1203060017434349	MD AL MAMUN	20,648
83	2200104	1203060017434373	MD AL MAMUN	7,405
84	2200105	1203150059690753	MD NAZRUL ISLAM	35
85	2200106	1203150059690796	MR MD NAZRUL ISLAM	35
86	2200107	1204310035193867	MD KHURRAM AZAD	1,655
87	2200108	1204680039052221	MD IBRAHIM	407
88	2200109	1204680039065354	MD YUNUS MIAH	500
89	2200110	1201940016550743	MD SHAHEEN IQBAL	1,014
90	2200111	1202980012809931	RUBABA RAHMAN	1,550
91	2200112	1203050039245943	MD MAHFUZUR RAHMAN BHUIYAN	2,526
92	2200114	1203790016017277	SANGRAM KUMAR MOHAJAN	5,978
93	2200115	1203110039648421	MIR MOHIUDDIN	613
94	2200116	1203110039648462	MIR MOHIUDDIN	287
95	2200117	1203110039648510	MIR AFTAB UDDIN	613

96	2200118	1203320019705321	DR MD SAIDUR RAHMAN	871
97	2200119	1202800029626393	TUSHAR AHMED	88
98	2200120	1203550033576353	MD ABDUL MUNAYEM	4,250
99	2200121	1201590024744583	MD MOHI UDDIN	9
100	2200122	1201980029228976	SHAHINA AKHTER	527
101	2200123	1204050020682218	MD DELWAR HOSSAIN	509
102	2200124	1201960073532954	REHANA AKTER PRAMI	557
103	2200125	1203040017363301	ANWARA ANU	527
104	2200126	1201730065257019	MD ABDUL AZIZ	145
105	2200127	1204240028037605	MOHAMMAD NURUL AMIN	527
106	2200128	1203150046647481	MD AL IMRAN	126
107	2200129	1203150046647498	MD AL IMRAN	126
108	2200130	1201900040503536	MD NESARUDDIN	31
109	2200131	1204970059060411	ROJINA AKTER	1,785
110	2200132	1204970059060669	HARUNUR RASHID	1,785
111	2200133	1204970059060685	MD JAMAL UDDIN	1,785
112	2200134	1204970059060693	NASRIN AKTER	1,785
113	2200135	1204970059067976	HARUNUR RASHID	1,785
114	2200136	1204970059067984	MD JAMAL UDDIN	1,785
115	2200137	1204970059067992	NASRIN AKTER	1,785
116	2200138	1204970059071842	ROJINA AKTER	1,785
117	2200139	1204970059374194	MANSUR ISLAM ASIF	1,785
118	2200140	1204970059374201	MUJIBUR RAHAMAN	1,785
119	2200141	1204970059374475	MUJIBUR RAHAMAN	1,700
120	2200142	1204970059573973	MANSUR ISLAM ASIF	1,785
121	2200143	1204970063362120	MD BADIUL ALAM	1,785
122	2200144	1204970063363901	MD BODIUL ALAM	1,785
123	2200145	1203680044630056	AFIA SULTANA	193
124	2200146	1203970034368871	KAMAL HOSSAIN	196
125	2200148	1201820034974722	RATAN CHANDRA BARMAN	20
126	2200149	1202840054950938	JAKIR	504
127	2200150	1201700032783435	ASIT KUMAR DAS	4,390
128	2200151	1601880033977098	MD ROWSHAN ALI	527
129	2200152	1206420075501887	MASUM BILLAH TUSHER	850
130	2200153	1203150029141164	ZAKIA BEGUM	19
131	2200154	1201730050338170	MARJANA	850
132	2200155	1205590062834611	POPULAR LIFE INSURANCE CO LTD	514,000
133	2200156	1201730036306706	ISHFAQ HOSSAIN CHOWDHURY	85
134	2200157	1202370024912009	HALIMA KHATUN	527
135	2200158	1204230045218063	AVIJIT KUMAR BISWAS	871
136	2200159	1203810021555044	MOHAMMAD YOUSUF	12,764
137	2200160	1201590052544296	MST ROKEYA KHATUN	958
138	2200161	1202880061607515	MD DURUL HODA	479
139	2200162	1202370037685662	MD AMZAD HOSSAIN MOLLA	527
140	2200163	1201780008394465	HAJEE ABU TAHER	523
141	2200164	1203550015465234	NASIMA KHANAM	638
142	2200165	1203500056297953	TASLIMA BEGUM	474
143	2200166	1201600004543796	MD ZULQUR NAIN KHABBAB CHY	105
144	2200167	1202470023833765	MISS ISHRAT JAHAN NIHAR	527
145	2200168	1203210013143608	RANU BEGUM	493

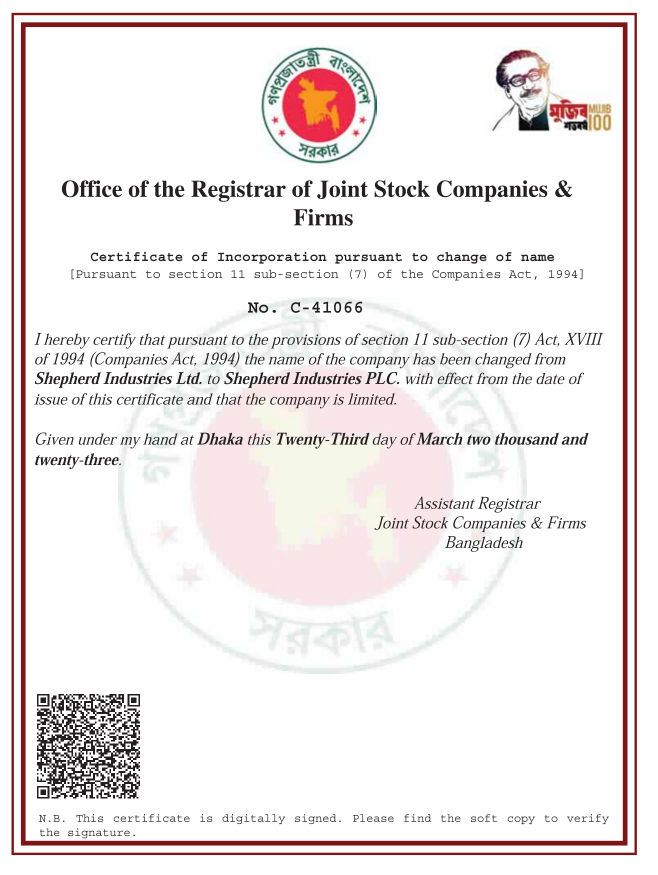
146	2200169	1204760049477498	MOS KHADIJA AKTHER SHIULY	418
147	2200170	1202410016490294	MOHD ALAM SARDER	2
148	2200171	1202950048919564	MD RASEL	3,400
149	2200172	1203150049259495	MD MOSHIUR RAHMAN	113
150	2200173	1203150049290592	MD MOSHIUR RAHMAN	35
151	2200174	1203150049293320	MD ROBIUL ALAM	35
152	2200175	1203150049293371	MD ROBIUL ALAM	331
153	2200176	1201580049745645	MD PALASH HOSSAIN SARKAR	1,245
154	2200177	1202830058266637	MAZBOH UDDIN	2
155	2200178	1203300037349041	MOHAMMAD NURUL ISLAM	127
156	2200179	1201950019115218	MD SAIFUDDIN AHMED	527
157	2200180	1203970025042928	MAKBUL HOSSAIN	972
158	2200181	1605550050583139	MD SHAHAZUL ISALAM	25,500
159	2200182	1202180056323254	BIPASHA SAMAD	1,551
160	2200183	1203880029075575	MOHAMMAD ABDUL QUDDUS	1,683
161	2200184	1201700062176234	JAHANGIR ALAM	507
162	2200185	1204140056904628	FAZLIMA KHATUN	1,775
163	2200186	1203550064403011	ABDUL QUAYUM	87
164	2200187	1203020009648435	MISS JAMILA AKTER PINU	527
165	2200188	1203040035136428	MD RUHUL AMIN	871
166	2200189	1204970043272644		1,020
167	2200190	1201890050588249	MD AKTARRUZZAMAN	3
168	2200191	1202410026391724	A JALIL	453
169	2200192	1204090007769378	MD ABUL KALAM AZAD	87
170	2200193	1204070032858900	SHAHEEN AKTER	527
171	2200194	1204240048482704	HOSNE ARA	38
172	2200195	1204240048483859	MR USHAN AHMED	71
173	2200196	1204090039518731	MOHAMMAD FAISAL AHMED	8,500
174	2200197	1203670051221361	PROBEER CHANDRA BARAL	1,265
175	2200198	1203620047052468	JBCML N0009	1
176	2200199	1204970068078455	MD AYUB ALI	340
177	2200200	1203570058782484	TAHMINA ISLAM	850
178	2200201	1203570058782492	TAHMINA ISLAM	850
179	2200202	1203570058782508	SALMA TABASSUM	850
180	2200203	1203570058782516	SALAM TABASSUM	850
181	2200204	1203570058782524	MST NAZNIN NAHAR	850
182	2200205	1203570058815413	MST NAZNIN NAHAR	850
183	2200206	1601880034594591	MOHD MOMINUR RAHMAN	527
184	2200207	1206090010443761	MD MUSTAFIZUR RAHMAN	871
185	2200208	1201730071007803	MAJADA RAHMAN	665
186	2200209	1201640027597720	MD TARIQUR RAHMAN	1,424
187	2200210	1201580007540367	HASINA ABEDIN	264
188	2200211	1202850006077210	MR MD AL MAMUN	2,550
189	2200212	1201850002400504	SYED MACKSUSUL ALAM	1,233
190	2200213	1201580001557365	MD ABUL HOSSAIN	527
191	2200215	1601880028828381	MD HABIBUR RAHMAN	871
192	2200216	1201630021023864	BIZ POINTS LTD	820
193	2200217	1202020035034243	MR SANATON SARKER	558
194	2200218	1204230019346982	SUBIR SAHA	435
195	2200219	1203140018401353	MD AHSANOUL HABIB SHADI	7,667

196	2200220	1203140058515481	MD RAFIQUR RAHMAN	425
197	2200221	1203150006848247	MD JASHIM UDDIN	527
198	2200222	1203590032010874	PRODIP KUMAR PAUL	1,275
199	2200223	1203550018161570	BIDYUT KANTI TALUKDER	105
200	2200224	1204970072310472	MD ALA UDDIN	7,225
201	2200225	1201960075177128	MD ESHAK	799
202	2200226	1201850008616855	TARAWATH FATHEMA CHOWDHURY	680
203	2200227	1201850011040791	NISATH NAJIB CHOWDHURY	680
204	2200228	1201580074814539	RAHUL BHATTACHARJEE	340
205	2200229	1202410028583778	MD NURUL ALAM CHOWDHURY	504
206	2200230	1201850012415224	MAHFUJUR REZA CHOWDHURY	680
207	2200231	1201850060008195	MUZIBUR REZA CHOWDHURY	680
208	2200232	1203680000099381	MAMUNUR RASHED SHAHIN	1,700
209	2200233	1605070033940897	ANTARA SAHA	1,743
210	2200234	1202140025777936	MD KAMRUZZAMAN BAKUL	1,700
211	2200235	1201850010245988	SHAJIDA BEGUM CHOWDHURY	978
212	2200236	1201850019707776	SHABEEN SADIKA	680
213	2200237	1201850019707792	SHABEEN SADIKA	680
214	2200238	1203550045955104	ASHRAFUL ALAM CHOWDHURY	447
215	2200239	1201850010245996	SABIHA CHOWDHURY	680
216	2200240	1201850010965910	MAHJABIN CHOWDHURY	978
217	2200241	1201850012415341	HUMAYRA RASHID CHOWDHURY	680
218	2200242	1201850012797399	HUMAYUN RASHID CHOWDHURY	680
219	2200243	1201850014161415	HELAL AHMED CHOWDHURY	680
220	2200244	1201850014161423	JAKIR HUSSAIN	680
221	2200245	1201850014161431	IFFATH ARA CHOWDHURY	680
222	2200246	1201850014161441	SALMA CHOWDHURY	680
223	2200247	1201850015379188	SUAIM HAMID CHOWDHURY	680
224	2200248	1203610033219202	MAMUN IQBAL KHAN	71
225	2200249	1204760072757121	MD ABDUL HOQUE	1,615
226	2200250	1204170019328911	MD ABDULLAH AL NOMAN	527
227	2200251	1202630030921171	SAHEDA AKTER	1,054
228	2200252	1201590006536844	MD YOUNUS	5
229	2200253	1204040030404073	SK SHAMIM AHMED	50
230	2200254	1203360075480381	DABYSISH PAUL	850
231	2200255	1202120012307993	MD SOLAYMAN	3
232	2200256	1201830072224565	MD SIFATUR RAHMAN	95
233	2200257	1203550046123687	TOWSIF CHOWDHURY	918
234	2200258	1204310045142966	MD SHABOJ	2,550
235	2200259	1203140053902920	ESRAT JAHAN ESHITA	435
236	2200260	1204780073942110	MD ABDUL MOZID KHAN	34,000
237	2200261	1202550065103920	LUTHFA BEGUM CHOUDHURY	4,617
238	2200262	1201580013249724	MD KHALILUR RAHMAN	13
239	2200263	1202650070356541	MD ESTIAQUE HOSSAIN	4,050
240	2200264	1201580021174248	MAMTAZ BEGUM	2,601
241	2200265	1203260072076603	MOSAMMAT REHANA AKTER	28
242	2200266	1203150027012748	ARJU BEGUM	126
243	2200267	1203150043712812	ARJU BEGUM	144
244	2200268	1202600020821101	ABU JAFAR MD RAKIB HASAN	43
245	2200269	1201940015366369	MD NURUR RAHMAN PATWARY	170

240	2200270	40000000077044		E 4
246	2200270	1202020000077814		54
247	2200271	1204770057228057		1,233
248	2200272	1202900033475652		105
249	2200273	1202140000014006		1,054
250	2200274	1202740018361238		632
251	2200275	1201580008568715		4,250
252	2200276	1202950017128836		316
253	2200277	1204030062712392		958
254	2200278	1203680044882463		2,550
255	2200279	1203060041348583	DR MD MAMUNUR RASHID	701
256	2200280	1202620002032974		3,584
257	2200281	1201600015872374	MOHAMMED ASAD ULLAH	645
258	2200282	1202840056206902		1,743
259	2200283	1202840056207725	MARUF HOSSAIN	1,743
260	2200285	1202490074936619		1,179
261	2200286	1202490074936678		826
262	2200287	1202490074936750		720
263	2200288	1202490074936833	MD LITON ALI	720
264	2200289	1202490074936908		720
265	2200290	1202490074936983	PARIMAL CHANDRO SHIL	720
266	2200291	1202490074937051	PARIMUL CHANDRA SHIL	720
267	2200292	1202490074937150		720
268	2200293	1202490074937268		710
269	2200294	1202490074937316		710
270	2200295	1202490074937431		710
271	2200296	1202490074937490	KHOKAN CHANDRA DAS	710
272	2200297	1202490074937549		710
273	2200298	1202490074937613		710
274	2200299	1202490074937664	HUMAYUN KABIR MREDA	757
275	2200300	1202490074937720	MD EDLAS ALI	710
276	2200301	1202490074937781	MD EDLAS ALI	710
277	2200302	1202490074937838	MR PANNU	710
278	2200303	1202490074937870	MR PANNO	710
279	2200304	1202490074937902		710
280	2200305	1202490074938147		710
281	2200306	1202490074938310		710
282	2200307	1202490074938353	MD ABDUL BAREK	710
283	2200308	1202490074938411		710
284	2200309	1202490074938444	MD SHAHIN KHA	710
285	2200310	1202490074986294	MD PARBEZ	700
286	2200311	1202490074986342		700
287	2200312	1202490074986385		700
288	2200313	1202490074986451		700
289	2200314	1202490074986540	MD OMAR FARUQUE	700
290	2200315	1202490074986615		732
291	2200316	1202490074986706	NUR IZAZ	700
292	2200317	1202490074986813	NUR IZAZ	700
293	2200318	1202490074986904	MD RAKIBUL GAZI	700
294	2200319	1202490074987058	MD RAKIBUL HASAN GAZI	700
295	2200320	1202490074987114	MD SHAKIL	719

	aona nivel ayab	Total	1	8,870,581
	vidend TAX Payab			7,778,792
349	2200374	1202490074999260	SALIM DAWAN	710
348	2200372	1202490074999102	MD ABDUL MAJID	693
347	2200371	1202490074999008	MD ABDUL MOJID	693
345	2200370	1202490074998943	CHAMPA BEGUM	751
345	2200369	1202490074998801	CHAMPA BEGUM	751
343	2200368 2200369	1202490074998745	MD MOHIDUL ISLAM MD MOHIDUL ISLAM	751
342	2200367	<u>1202490074998621</u> 1202490074998745		693
341 342	2200366			710
	2200365	1202490074998520 1202490074998581		
339 340	2200364	1202490074998413	MD SHIDUL ISLAM SHEKH	710
338	2200363	1202490074998306		712
337	2200362	1202490074998258		693
336	2200361	1202490074998175		697
335	2200360	1202490074998084		712
334	2200359	1202490074998009	JHARNA RANI DAS	698
333	2200358	1202490074997914	JHARNA RANI DAS	693
332	2200357	1202490074992881		693
331	2200356	1202490074992799		698
330	2200355	1202490074992681	HUSSAIN AHAMMAD	698
329	2200354	1202490074992483	HUSSAIN AHAMMAD	693
328	2200353	1202490074992376	NUR KARIM	693
327	2200352	1202490074991992	NUR KARIM	698
326	2200351	1202490074991869	RAKIB UDDIN	698
325	2200350	1202490074991347	RAKIB UDDIN	698
324	2200349	1202490074991248	ABDULLAH MD TAHER	698
323	2200348	1202490074991106	ABDULLAH MD TAHER	698
322	2200347	1202490074990963	SHUVO KHAN	698
321	2200346	1202490074990848	SHUVO KHAN	693
320	2200345	1202490074990757	SAJIBUR RAHMAN	693
319	2200344	1202490074990615	SAJUBUR RAHMAN	693
318	2200343	1202490074990516	MD ZAKIR HOSSAIN	693
317	2200342	1202490074990377	MD ZAKIR HOSSAIN	693
316	2200341	1202490074990278	MD SUJON MEAN	693
315	2200340	1202490074990187	MD SUJON MEAN	694
314	2200339	1202490074989975	JAKIR HOSSAIN RIDOY	683
313	2200338	1202490074989833	JAKIR HOSSAIN RIDOY	665
312	2200337	1202490074989511	MAHAMUDUL HASAN RAKIB	666
311	2200336	1202490074989437	MAHAMUDUL HASAN RAKIN	666
310	2200335	1202490074989311	MD RAJULUR RASHID TAREK	666
309	2200333	1202490074989204	MD RAJULUR RASHID TAREK	666
308	2200332	1202490074989091	MD AL AMIN MIA	683
307	2200331	1202490074989014	MD AL AMIN MIA	666
305	2200330	1202490074988911	MOHAMMAD IRFAN	666
304 305	2200329 2200330	<u>1202490074988731</u> 1202490074988847	MOHAMMAD IRFAN	994
303	2200328	1202490074988673	MD YOUSUF MOLLA MD YOUSUF MOLLA	696
302	2200327	1202490074988368	MD RAKIBUL ISLAM	696
301	2200326	1202490074988285		666
300	2200325	1202490074987363		666
299	2200324	1202490074987304		700
298	2200323	1202490074987272	MD HASANUZZAMAN	700
297	2200322	1202490074987191	MD HASANUZZAMAN	696

Issue No. 359723 Date: 04/04/2023





Control Union Certifications B.V. Meeuwenlaan 4-6, 8011 BZ, Zwolle, Overijssel, NL-OV, Netherlands, NL +31 38 426 0100 www.controlunion.com

SCOPE CERTIFICATE

Scope Certificate Number: CU809244GOTS-2023-00093816

Control Union Certifications certifies that

Shepherd Industries PLC

License Number: CB-GOTS-CUC-03- 809244 Bagrapara, Kathali, Ward number: 08, Bhaluka, 2240 Mymensing , Mymensingh , BD-H , Bangladesh , BD

has been audited and found to be in conformity with the Global Organic Textile Standard (GOTS) - Version 6.0 -

Product categories mentioned below (and further specified in the product appendix) conform with the standard(s): Product categories: Dyed fabrics (PC0025)

Process categories carried out under responsibility of the above mentioned company for the certified products cover: Dyeing (PR0008)*, Finishing (PR0012)*, Knitting (PR0015)*, Packing (PR0020)*, Warehousing, distribution (PR0031)*, Pretreatment (PR0021)*, Trading (PR0030)*, Washing, laundering (PR0032)* *The processes marked with an asterisk may be carried out by subcontractors.

This certificate is valid until: 2024-09-30

Place and date of issue:



Zwolle, 2023-11-19 On behalf of the Managing Director Sharmin Sultana | Certifier





For directions on how to authenticate this certificate, please visit GOTS' web page 'Approved Certification Bodies'. This Scope Certificate provides no proof that any goods delivered by its holder are GOTS certified. Proof of GOTS certification of goods delivered is provided by a valid Transaction Certificate (TC) covering them. The issuing body may withdraw this certificate before it expires if the declared conformity is no longer guaranteed. Accredited by: Dutch Accreditation Council (RVA), Accreditation No: C 412



This electronically issued document is the valid original version.

 Control Union Certifications B.V.

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Control Union Certifications B.V. Meeuwenlaan 4-6, 8011 BZ, Zwolle, Overijssel, NL-OV, Netherlands, NL , +31 38 426 0100 www.controlunion.com

Scope Certificate Number: CU809244GOTS-2023-00093816 (continued) Shepherd Industries PLC Global Organic Textile Standard (GOTS) version 6.0

Products Appendix

Under the scope of this certificate, the following products are covered:

Product category	Product details	Material composition(*)	Label grade
Dyed fabrics (PC0025)	Knitted fabrics (PD0058)	100.0% Organic Cotton (RM0104)	Organic
Dyed fabrics (PC0025)	Knitted fabrics (PD0058)	20.0% Recycled pre/post-consumer Polyester (RM0187) 80.0% Organic Cotton (RM0104)	Made With Organic
Dyed fabrics (PC0025)	Knitted fabrics (PD0058)	95.0% Organic Cotton (RM0104) 5.0% Elastane (Spandex) (RM0160)	Organic

* Quantification (percentages) of material composition is optional.

Facility Appendix Under the scope of this certificate, the following facilities have been audited and found to be in conformity with the Standard:

Facility name	Address	Process categories
Shepherd Industries PLC (main)	Bagrapara, Kathali, Ward number: 08, Bhaluka, 2240 Mymensing Mymensingh, BD-H Bangladesh, BD	Dyeing (PR0008) Finishing (PR0012) Knitting (PR0015) Packing (PR020) Warehousing, distribution (PR0031)

Non-Certified Subcontractor Appendix

Subcontractor name Facility name	Address	Process categories	
5668222	No subcontractors		-





Control Union Certifications B.V. Meeuwenlaan 4-6, 8011 BZ, Zwolle, Overijssel, NL-OV, Netherlands, NL , +31 38 426 0100 www.controlunion.com

Scope Certificate Number: CU809244GOTS-2023-00093816 (continued) Shepherd Industries PLC Global Organic Textile Standard (GOTS) version 6.0

Independently Certified Subcontractor Appendix	Independently	/ Certified	Subcontractor	Appendix
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Subcontractor name (Facility name)	License number	Expiry date	Address	Process categories
shepherd Textile (BD) Ltd.	CU846329GOTS-2022-000	8920428-03-27	Bagrapara, Kathali, Ward No-08, Bhaluka Pouroshova, Bhaluka 2240 Mymensing Mymensingh, BD-H Bangladesh, BD	Dyeing (PR0008) Finishing (PR0012) Knitting (PR0020) Packing (PR0020) Pre-treatment (PR0021) Trading (PR0030) Warehousing, distribution (PR0031) Washing, laundering (PR0032)





Zwolle, 2023-11-19 On behalf of the Managing Director Sharmin Sultana | Certifier

This electronically issued document is the valid original version.





License Number CB-GOTS-CUC-03-809244

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Shepherd Industries Limited Bagrapara, Kathali Bhaluka Mymensing-2240 Bangladesh



TESTEX AG, Swiss Textile Testing Institute Gotthardstrasse 61 8002 Zurich Switzerland

Certificate OEKO-TEX® STANDARD 100

Shepherd Industries Limited

is granted the OEKO-TEX[®] STANDARD 100 certification and the right to use the trademark.

SCOPE

Yarns made of 100% acrylic, acrylic/wool, white or dyed (with basic and acid dyestuffs) and finished

PRODUCT CLASS I (baby articles) - Annex 6



This certificate HKYO 105586 is valid until 15.10.2023.

SUPPORTING DOCUMENTS

- Test report : HK005 210997.1
- Declaration of conformity in accordance with EN ISO 17050-1 as required by OEKO-TEX*
 OEKO-TEX* Terms of Use (ToU)

Matz Bachmann

Matz Bachmann Managing Director

Faisal Rizal

Ecology Team Leader

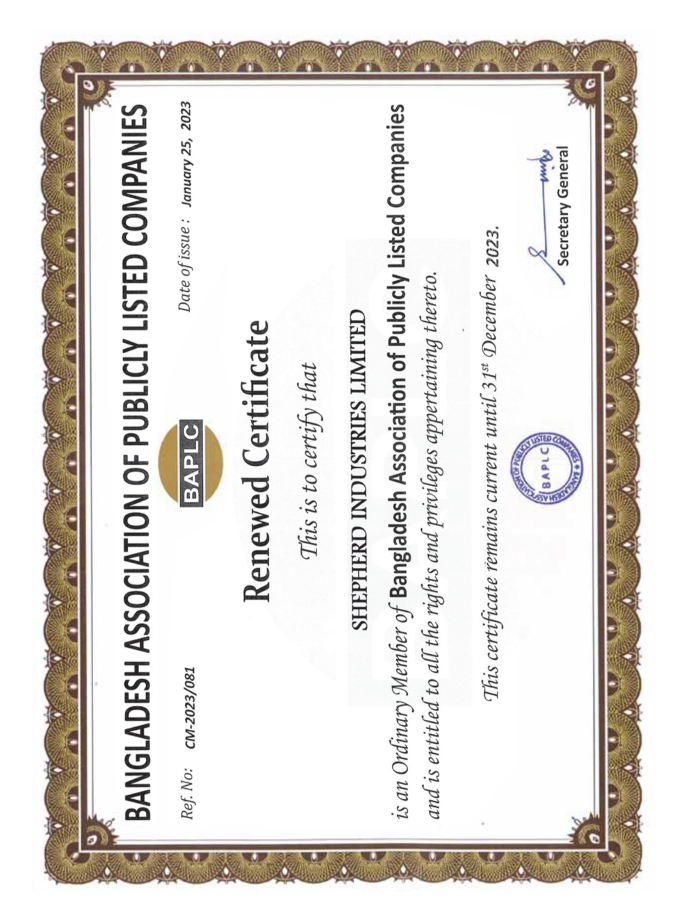
OEKO-TEX Service GmbH Genferstrasse 23, CH-8002 Zurich

Further compliance information (REACH, SVHC, POP, GB18401 etc.) can be found on oeko-tex.com/en/faq.

The certificate is based on the test methods and requirements of the OEKO-TEX $^{\circ}$ STANDARD 100 that were in force at the time of evaluation.

Zurich, 2022-12-01

	ভালক	গ পৌরসভা										
		কশন লাইসেন্স										
	CI 0/210	कर्नाम मार्डियम										
হিসেল নং া	03695		ছবি									
াইসেল আইডি া	05-055-03695		্যসন্থ তোলা এক কণি পাসপেই সাইয়ের চলিন ছবি আঠা দিয়ে নাসানা									
য়ার্ড নং া	07		widtes state die with uns unuit									
কেল/রান্তা/মহন্না ।	<u>যাগরাপাড়া</u>											
ইসেল ইস্যুর তারিখ ৷	20-09-2020											
বায়নের অর্থ বছর া	2020 - 2028											
রায়নের তারিখ ।	২৬-০৭-২০২৩ ইং											
ানীয় সরকার (পৌরসভা) আইন-২০০৯ এর ৯৮ ও ১০০ ধারা	নোতাবেক এবং আদর্শ কর ত	ফসিল ২০১৪ অনুযায়ী পেশা ও ব্যবস									
শিঙ্গ, জীবিকা, বৃত্তি, প্রতি	ষ্ঠানের লাইসেঙ্গ, যাহার বেয়াদ	২০২৪ইং সনের	৩০ জুন পর্যন্ত বলবৎ থাকিবে।									
	শেষার্ড ইন্ডান্ট্রিজ পি এল	সি										
। ব্যবসা প্রতিষ্ঠানের নাম	• • • • • • • • • • • • • • • • • • •											
া ব্যবসার ধরণ	ইয়ার্ন ডাইং (কটন এন্ড এক্রে	লিক) ওয়াসিং, পিছ ডাইং										
। মালিকের নাম	নিঃ কাউ ওয়েন ফু											
। পিতা/স্বামীর নাম												
। মাতার নাম	আৰ্চ নিজ বাহৰি নিজ											
। ব্যবসা প্রতিষ্ঠানের ঠিকানা:	হোল্ডিং নংঃ ০: দোকান নংঃ	০; বাগরাপাড়া, কাঠালী, ০৮	নং ওয়ার্ড, ডালুকা পৌরসডা, ময়মন									
	হাটজ-১৪ বোচ-০৪ সেইব	-০৪, উওরা, ঢাকা।										
া ম্যালকের ারকানা (বতমান):												
	<u>ک</u>											
। মাগিকের ঠিকানা (ছায়ী) :	<u>ک</u>											
। মাগিকের ঠিকানা (ছায়ী) :	े ०											
। মাগিকের ঠিকানা (ছায়ী) : । ন্যাশনাল আইভি নং	2											
। মালিকের ঠিকানা (ছায়ী) : । ন্যাশনাল আইভি নং ০ । ফোন/মোবাইল নং	ঐ ০ ০১৭১৬৬৪২৬৮৯											
। মালিকের ঠিকানা (ছায়ী) : । ন্যাশনাল আইভি নং ০ । ফোন/মোবাইল নং	ঐ ০ ০১৭১৬৬৪২৬৮৯ আদায়ের বিবরণ	াকার্য ১৫.০০০										
। মালিকের ঠিকানা (ছায়ী) : । ন্যাশনাল আইভি নং ০ । ফোন/মোবাইল নং	ঐ ০ ০১৭১৬৬৪২৬৮৯ আদায়ের বিবরণ ট্রেড লাইসেঙ্গ/নবায়ন ফি	াকার্য ০০০০, ১৫ ০০০, ৫										
। মালিকের ঠিকানা (ছায়ী) : । ন্যাশনাল আইভি নং ০ । ফোন/মোবাইল নং	ঐ ০ ০১৭১৬৬৪২৬৮৯ আদায়ের বিবরণ	\$6,000										
। মালিকের ঠিকানা (ছায়ী) : । ন্যাশনাল আইভি নং ০ । ফোন/মোবাইল নং	ঐ ০ ০১৭১৬৬৪২৬৮৯ আদায়ের বিবরণ ট্রেড লাইসেঙ্গ/নবান ফি সাইনবোর্ড কর	2,000 2,000										
। মালিকের ঠিকানা (ছায়ী) : । ন্যাশনাল আইভি নং ০ । ফোন/মোবাইল নং	ঐ ০ ০১৭১৬৬৪২৬৮৯ আদায়ের বিবরণ ট্রেড লাইসেঙ্গ/নবারন ফি সাইনবোর্ড কর বিবিধ	\$4,000 \$,000 \$,300										
। মালিকের ঠিকানা (ছায়ী) : । ন্যাশনাল আইভি নং ০ । ফোন/মোবাইল নং	ঐ ০ ০১৭১৬৬৪২৬৮৯ আদায়ের বিবরণ ট্রেড লাইসেঙ্গ/নবারন ফি সাইনবোর্ড রুর বিবিধ ববেয়া	\$\$,000 \$,000 \$,\$\$00 0										
। মালিকের ঠিকানা (ছায়ী) । ন্যাশনাপ আইভি নং ০ । ফোন/মোবাইল নং ১ । আর্থিক বিবরণ	ঐ ০ ০১৭১৬৬৪২৬৮৯ আদায়ের বিবরণ ট্রেড লাইসেঙ্গ/মবারন ফি সাইনবোর্ড কর বিবিধ বকেয়া সারচার্জ	\$4,000 5,000 2,300 0 38,300	চা আদায় করা হইল।									
। মালিকের ঠিকানা (ছায়ী) । ন্যাশনাপ আইভি নং ০ । ফোন/মোবাইল নং ১ । আর্থিক বিবরণ	ঐ ০১৭১৬৬৪২৬৮৯ আদায়ের বিবরণ ট্রেড লাইসেঙ্গ/মবারন ফি সাইনবোর্ড কর বিবিধ বকেয়া সারচার্জ মোট	\$4,000 5,000 2,300 0 38,300	চা আদায় করা হইপ।									
া মালিকের ঠিকানা (বর্তমান): । মালিকের ঠিকানা (ছায়ী) : । ন্যাশনাল আইভি নং ০ । ফোন/মোবাইল নং ১ । আর্থিক বিবরণ সাইসেল	ঐ ০১৭১৬৬৪২৬৮৯ আদায়ের বিবরণ ট্রেড লাইসেঙ্গ/মবারন ফি সাইনবোর্ড কর বিবিধ বকেয়া সারচার্জ মোট	\$4,000 5,000 2,300 0 38,300	চা আদায় করা হইল। প্রার্মন্স মিল্লা									
। মালিকের ঠিকানা (ছায়ী) । ন্যাশনাপ আইভি নং ০ । ফোন/মোবাইল নং ১ । আর্থিক বিবরণ	এ ০ ০ ০ ০ ০ ০ ০ ০ ০	\$4,000 5,000 2,300 0 38,300	চা আদায় করা হইল। প্রিক্রিয়ের হিল। ভাঃ এ.কে.এম সেন্নের্ব উলিন									





PROXY FORM

being a

member(s) of Shepherd Industries PLC do hereby appoint Mr/Mrs_

l/we

of as my / our Proxy to attend and vote on behalf of me / us at the 22nd Annual General Meeting of the Company to be held on Wednesday, December 27, 2023 at 03.30 p.m at the DIGITAL PLATFORM at the link https://shepherd.bdvirtualagm.com and any adjournment thereof.

As witness r	my/our	hand th	nis	day of								2023.				
(Signature o	der)					(Signat	ure of F	Proxy)					Rev St	venue amp 20.00		
BO ID No.																
No. of Shares held Dated																

N.B.: This Form of Proxy, duly signed (as recorded with the company), stamped and completed must be sent through email to the Share Department of the Company at share@shepherdbd.com at least 48 hours before the day and time fixed for the Annual General Meeting (AGM).



ATTENDANCE SLIP

I do hereby submit the Attendance Slip in connection with the 22nd Annual General Meeting of **Shepherd Industries PLC** held today Wednesday, December 27, 2023 at 03.30 p.m at the DIGITAL PLATFORM at the link https://shepherd.bdvirtualagm.com

Full Name of the Member :															
BO ID No.															
DO ID NO.															
No. of Shares held															
-															
(Signature o	of Proxy	/)									(Signa	ature o	f the Sh	areholo	der)
												Dato			

N.B.: Shareholders attending the Meeting in person or by Proxy under DIGITAL PLATFORM are requested to complete the Attendance Slip and deposit the same at the Registered Office of the Company before the meeting.

Shepherd Industries PLC

House # 24, Road # 04, Sector # 04, Uttara, Dhaka-1230 Phone: +88-02-48963340-2, Fax: +88-02-48963353 E-mail: info@shepherdbd.com, Web: www. shepherdbd.com