Annual Report

2020 -21



Letter of Transmittal

Date: 24 November, 2021

The Shareholders
Bangladesh Securities and Exchange Commission
Registrar of Joint Stock Companies and Firms
Dhaka Stock Exchange Limited
Chittagong Stock Exchange Limited

Dear Sir/Madam,

Annual Report for the year ended on June 30, 2021.

By the consent of the Board of Directors, I am enclosing herewith a copy of Annual Report along with 47th AGM Notice, the Chairpersons Statement, Directors' Report to the Shareholders, Audited Financial Statements including Statements of Financial Position, Statements of Profit or Loss and other Comprehensive Income, Statements of Cash Flows, Statements of Changes in Equity and notes to the Financial Statements for the year ended June 30, 2021 of MAQ Enterprises Limited for your kind information and record.

Thanking you,

Sincerely yours,

sd/-Md. Aktar Humayun Company Secretary

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CORPORATE INFORMATION

Registered Office : 42/1, Segun Bagicha

Dhaka-1000, Bangladesh

Tel: 58310543

Email : maqenterpriseslimited@gmail.com

Website: www.maqenterprisesltd.net

Factory : Chakda, Faridabad

Dhaka, Bangladesh

Listings : Dhaka Stock Exchange Ltd.

Chittagong Stock Exchange Ltd.

Statutory Auditors : M/s Shiraz Khan Basak & Co

Chartered Accountants

Corporate Governance Compliance: M/s SARashid & Associates

Auditors Chartered Secretaries

Bankers : Sonali Bank Ltd.

First Security Islami Bank Ltd.

Uttara Bank Ltd.

The details of latest Notice, Price Sensitive Information, Annual Report and Financial Statements of MAQ Enterprises Limited are available in the website of the company. The address of the website is **www.maqenterprisesltd.net**

Board of Directors of the Company

Chairperson

Mrs. Sufia Quasem

Managing Director & Chief Executive Officer (CEO)

Mr. M. A. Quasem

Directors

Mr. AQM Mahbubul Alom

Mr. Quasem Azam

Independent Director

Mr. Md. Nur Sultan Khan

Company Secretary

Mr. Aktar Humayun

Additional Company Secretary

Mr. K M Abdullah Al-Zubayer

Audit Committee

Mr. Md. Nur Sultan Khan, Independent Director (Chairman)

Mr. AQM Mahbubul Alom, Director (Member)

Mr. Quasem Azam, Director (Member)

Nomination and Remuneration Committee (NRC)

Mr. Md. Nur Sultan Khan, Independent Director (Chairman)

Mr. AQM Mahbubul Alom, Director (Member)

Mr. Quasem Azam, Director (Member)

Profiles of Directors

Mrs. Sufia Quasem

Chairperson

Mrs. Sufia Quasem is the Chairperson of the company. She is a widely traveled business entrepreneur. She has acquired firsthand knowledge of management system and production technologies in the developed world. Her experience has been of immense assistance to the group to cope with the competitive environment prevailing in the industrial sector. She is associated as Chairperson of all the entities in the group.

Mr. M. A. Quasem

Managing Director and Chief Executive Officer (CEO)

Mr. M. A. Quasem, Managing Director and Chief Executive Officer (CEO) of the company is a science graduate from Dhaka University, started his career as a government officer and after about two years switched to the banking service. During his stint with the banking service, he rose to the position of a branch manager. In early 1973, Mr. M. A. Quasem set out to establish a business house of his own. He is the Managing Director and Chief Executive Officer of MAQ Enterprises Limited. Mr. M. A. Quasem has traveled to many countries of the world to keep himself abreast of the changing scenario in the field of production and technology.

Mr. AQM Mahbubul Alom

Director

Mr. AQM Mahbubul Alom is a Director of the company. On completion of his graduation, Mr. AQM Mahbubul Alom set out to be a pilot, accordingly joined Civil Aviation Authority, and obtained the private pilot license (PPL) from Civil Aviation Authority of Bangladesh (CAAB) before getting involved with the company. He is involved in all phases of strategic planning and control, policy enhancements and operational and business development. Mr. AQM Mahbubul Alom is also responsible for the entire human resource management and public relations of the company and for all clearing and investigation of equipment that are purchased for the factory. For business purpose, he has traveled so many countries.

Mr. Quasem Azam

Director

Mr. Quasem Azam is a Director of the company. He completed his high school under the University of London, Sussex, England and then went to United States in order to complete his Bachelor degree in electrical Engineering. Mr. Azam also completed MBA degree from University of Mississippi, USA. He is a widely traveled energetic person who has been able to demonstrate his talent in conducting impressive dialogues in fruitful business negotiations and in the fields of corporate finance. He is involved in all phases of strategic planning and control, policy enhancements and operational and business development.

Mr. Md. Nur Sultan Khan

Independent Director

Mr. Md. Nur Sultan Khan Graduated in Commerce and had long involvement with Government service. He was former official of Planning Commission, People's Republic of Bangladesh and Bangladesh Jute Mills Corporation. He ended his professional life in the year 2015 from a reputed Packaging & Paper Manufacturing Company. He has been re-appointed as an independent director of MAQ Enterprises Limited on 24th September, 2021. His experience has been immense assistance to the company to cope with the competitive environment prevailing in the industrial sector.

 $Company \ (other \ than \ MAQ \ Enterprises \ Limited) \ in \ which \ Directors \ of \ the \ Company \ hold \ directorship \ and \ committee \ membership:$

Sl No.	Name of Director	Directorship	Member of Board committee
1.	Sufia Quasem	MAQ Paper Industries Ltd.	None
2.	M. A. Quasem	MAQ Paper Industries Ltd.	None
3.	AQM Mahbubul Alom	MAQ Paper Industries Ltd.	NRC & Audit Committee MAQ Paper Industries Ltd.
4.	Quasem Azam	MAQ Paper Industries Ltd.	NRC & Audit Committee MAQ Paper Industries Ltd.
5.	Md. Nur Sultan Khan Independent Director	MAQ Paper Industries Ltd.	NRC & Audit Committee MAQ Paper Industries Ltd.

MAQ ENTERPRISES LIMITED

42/1, Segun Bagicha (2nd Floor), Dhaka-1000, Bangladesh website : www.maqenterprisesltd.net

Notice of 47th Annual General Meeting

Notice is hereby given that the 47th Annual General Meeting of MAQ Enterprises Limited will be held at RAOWA Convention Hall, Anchor (Hall-2), Level-3, VIP road, Mohakhali, Dhaka on Thursday, 23 December, 2021 at 11:00am to transect the following businesses:

AGENDA

- 1. To receive, consider and adopt the Financial Statements and the Reports of the Auditors thereon together with the Reports of the Directors for the year ended June 30, 2021.
- 2. To elect Director as per Articles of Association.
- 3. To approve the appointment of Independent Director.
- 4. To appoint Statutory Auditors of the Company for the year 2021-22 and fix their remuneration.
- 5. To appoint Corporate Governance Compliance Auditors for the year 2021-22.

By order of the Board Sd/-Md. Aktar Humayun Company Secretary

42/1, Segun Bagicha, Dhaka Dated: 17 November, 2021

Notes:

- 1. The Members' Register of the Company will remain closed from 05 December, 2021 to 23 December, 2021 (both days inclusive). The Shareholders whose names will appear in the Members' Register of the Company on the Book Closure will be eligible to attend and vote in the 47th Annual General Meeting.
- 2. A Member entitled to attend and vote at the Annual General Meeting may appoint a proxy to attend and vote in his/her behalf. The proxy form must be affixed with revenue stamp and should be deposited at the registered office of the Company not later than 48 hours before the time fixed for the Annual General Meeting.
- 3. Admission into the hall will be on production of the attendance slip.
- 4. The Shareholders are requested to notify change of address, if any, to the Company.
- 5. No gift or benefit in cash or kind shall be given to the shareholders in compliance with the Notification No. SEC/SRMI/2000-953/1950 dated 24 October 2000 and Circular No. SEC/ CMRRCD/2009-193/154 dated 24 October 2013 of BSEC for attending the Annual General Meeting.

Chairperson's Statement to the Shareholders

বিসমিল্লাহির রাহমানির রাহিম, সম্মানীত অংশীদারবৃন্দ, আসসালামুআলাইকুম ওয়া রাহমাতুল্লাহি ওয়াবারাকাতুছ,

ম্যাক এন্টারপ্রাইজেস লিমিটেড এর ৪৭০ম বার্ষিক সাধারণ সভায় পরিচালনা পর্ষদের পক্ষ থেকে আপনাদের সকলকে স্বাগত জানাছি। মহান আল্লাহর ইচ্ছায় দীর্ঘ করোনা কালের মধ্যে আজকের বার্ষিক সাধারণ সভায় আপনাদের সঙ্গে সমবেত হতে পেরে আমি নিজেকে খুবই সৌভাগ্যবান মনে করছি। আপনাদের অনুরোধে মতবিনিময়ের সুবিধার্থে ৪৭০ম বার্ষিক সাধারণ সভা Physical Platform এ অনুষ্ঠীত হচ্ছে। ২০২০-২১ অর্থ বছরের সামগ্রিক কার্যক্রম মূল্যায়ন পূর্বক বার্ষিক প্রতিবেদন প্রনয়ণের ক্ষেত্রে বাংলাদেশ সিকিউরিটিজ এভ এক্সচেঞ্জ কমিশন কর্তৃক নির্দেশীত BSEC/CMRRCD/2006-158/207/Admin/80 তারিখ 3 June, 2018 এর কর্পোরেট গভার্নেল কোড ও কোম্পানী আইন ১৯৯৪ অনুসরণ করা হয়েছে। জুন ৩০, ২০২১ইং এ সমাপ্ত অর্থ বছরের নিরীক্ষিত আর্থিক হিসাব বিবরণীর বিষয়াবলী স্থানভেদে বার্ষিক প্রতিবেদনের বিভিন্ন অংশে আলোচনা করা হয়েছে। আপনাদের অনুরোধে মাতৃভাষায় কোম্পানীর জুন ৩০, ২০২১ইং এ সমাপ্ত অর্থ বছরের আর্থিক কার্যক্রমের মূল বিষয়গুলো সংক্ষিপ্তাকারে উপস্থাপন করছি।

সম্মানীত অংশীদারবৃদ্দ শুরুতেই কোম্পানীর অতীব গুরুত্বপূর্ণ কিছু বিষয় আপনাদের অবগতির জন্য উপস্থাপন করছি।
কোম্পানীটি ১৯৭৪ সালে Private Limited হিসেবে নিবন্ধনকৃত হয় এবং ১৯৭৭ সালে গণপ্রজাতন্ত্রী বাংলাদেশ সরকারের শিল্প মন্ত্রনালয় হতে সাফ কবলা দলিল মূলে ২.৪০৫ একর জমি সহ এম. এম অয়েল মিল ক্রয় করে এবং সেখানে পরবর্তীতে একটি এক্সপোর্ট অরিয়েন্টেড কার্টুন ফ্যাক্টরি স্থাপন করে দীর্ঘদিন যাবত আমরা ব্যবসা পরিচালনা করা অবস্থায় ব্যবসা সম্প্রসারনের জন্য IPO এর মধ্যমে পুঁজি বাজার থেকে অর্থ উত্তোলন করা হয়। অবস্থানগতভাবে কারখানার একদিকে বুড়িগঙ্গা নদী অবস্থিত এবং অপরদিকে ঢাকা-নারায়নগঞ্জ মহাসড়ক। ১৯৭৭ সালের পর হইতে ২০১৯ সাল পর্যন্ত আমাদের ক্রয়কৃত জমির বিষয়ে সরকারের কোন সংস্থার সাথে আমাদের এই জমির মালিকানা বিষয়ে কোন প্রশ্ন কেহ করে নাই। কিন্তু দুঃখের বিষয়, BIWTA ১৯০৮ সালের Port Act এর ক্ষমতা বলে বাংলাদেশ সরকার কর্তৃক ইস্যুকৃত এস,এর,ও নং ৩০২আইন/২০০৪, তারিখ বুধবার, অক্টোবর, ২০০৪ইং সালের গেজেট মোতাবেক নদী তীর হইতে উপর/ভিতরের দিকে ১৫০ ফিটের মালিক এবং সেই মোতাবেক তাহারা প্রয়োজনীয় ব্যবস্থা গ্রহণ করিয়াছে। BIWTA অন্যায়ভাবে আমাদের জায়গায় হস্তক্ষেপ করায় আমরা মহামান্য সুপ্রিমকোর্টের হাইকোর্ট ভিভিশনে রিট করে আমাদের ভাষায় তাহাদের অনধিকার চর্চ বন্ধের লক্ষ্যে হার্যায়র মালাকার মহাসড়ক সম্প্রসারণ কল্পে ১৯৩৩-১৯৩৪ সালে এই জমির কিছু অংশ অধিগ্রহণ করেছে এবং তাহারা ২০২১ সালে আমাদের স্থপনা সরানোর জন্য নোটিশ দিয়েছে এবং তাহার বিপরীতে আমরা মহামান্য হাইকোর্টে রিট করে Stay Order নিয়েছি যাহা এখনও বলবৎ আছে। বিশেষভাবে উল্লেখ্য, বাংলাদেশ সরকারের ২টি মন্ত্রনালয়ের মালিকানা দাবি মেটানোর পর কোম্পানীর নিকট অবশিষ্ট থাকবে কমবেশী গ্রিভুজাকার ২২ শতাংশ ভূমি, যেখানে কোন রকম ব্যবসায়িক কার্যক্রম পরিচালনা করা সম্ভব নয়।

উপরোক্ত বিষয়াবলী কোম্পানীর পক্ষ থেকে বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশনকে পত্রের মাধ্যমে বিস্তারিতভাবে অবহিত করা হয়েছে এবং সমস্যা সমাধানের জন্য সংশ্রিষ্ট মন্ত্রনালয়ের সাথে পত্র ও ব্যক্তিগতভাবে যোগাযোগ অব্যাহত আছে।

অন্যদিকে আপনারা বিভিন্ন মাধ্যম থেকে অবগত হয়েছেন যে, বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশনের নির্দেশনা অনুযায়ী ২৯টি কোম্পানীর সাথে ম্যাক এন্টারপ্রাইজেস লিঃ এর নাম Exit তালিকাভুক্ত করা হয়েছে। কিন্তু পরিচলনা পর্ষদ কোম্পানীকে পাবলিক লিমিটেড কোম্পানী হিসেবে পুঁজিবাজারে তালিকাভুক্ত রাখতে আগ্রহী এবং এ বিষয়ে আমাদের চেষ্টা অব্যাহত আছে।

সম্মানিত অংশীদারবৃন্দ, ম্যাক এন্টারপ্রাইজেস লিমিটেড এর উৎপাদন কার্যক্রম বন্ধ থাকলেও ওয়েস্টেজ পেপার ক্রয়-বিক্রয় হতে প্রাপ্ত আয় থেকে কোম্পানীর ব্যায় নির্বাহ করা হতো। কিন্তু বর্তমান পরিস্থিতিতে সেটাও অসম্ভব হয়ে পড়েছে। তারপরও সীমিত আকারে যতটুকু করা হয়েছে তাতে দেখা যায় ২০১৯-২০ অর্থ বছরে ৩৮,৬৫৭,০৬৫ টাকার ওয়েস্টেজ পেপার ক্রয়ের বিপরীতে বিক্রয় মূল্য ছিল ৪১,৫৭৫,৩৭২ টাকা অর্থাৎ ঐ সময়ে ওয়েস্টেজ পেপার ক্রয়-বিক্রয় হতে কোম্পানির আয় ছিল ২৯,১৮,৩০৭ টাকা এবং ২০২০-২১ অর্থ বছরে ১৩,৮৮৭,০৬৫ টাকার ওয়েস্টেজ পেপার ক্রয় করে ১৫,০০৫,৩৬০ টাকায় বিক্রয়ের মাধ্যমে ১,১১৮,২৯৫ টাকা আয় হয়েছে। ২০২০-২১ অর্থ বছরে ওয়েস্টেজ পেপার ক্রয়-বিক্রয় হতে কোম্পানীর আয় পূর্বের বছরের তুলনায় ১,৮০০,০১২ টাকা হ্রাস প্রেছে। Gross Profit margin ২০১৯-২০ এ ছিল Revenue এর ৭.০২% এবং ২০২০-২১ এ ০.৪৩% বৃদ্ধি পেয়ে ৭.৪৫% এ উন্ধীত হয়। প্রতিবেদন বছরের Administrative Expenses এবং Financial Expenses হ্রাস পাওয়ার কারনে ২০১৯-২০ এর তুলনায় Net Profit Margin ২০২০-২১ এ ০.১২% বৃদ্ধি পেয়েছে। ২০১৯-২০ এ কোম্পানির শেয়ার প্রতি আয় (EPS) ছিল (০.০২) টাকা। প্রতিবেদন বছরে কোম্পানির শেয়ার প্রতি আয় পূর্ববর্তী বছরের তুলনায় ০.২৫% বৃদ্ধি পেয়েছে। কোম্পানীর বড় অংকের পঞ্জীভত লোকসান (যা ক্রমশুভ্রাস পাচেছ) বিদ্যমান থাকায় পরিচালনা পর্যদ লভাংশ ঘোষনা করতে অপারগত প্রকাশ করেছেন।

সম্মানিত বিনিয়োগকারীবৃন্দ বিভিন্ন সময় গঠনমূলক পরামর্শ প্রদানের মাধ্যমে এই প্রতিষ্ঠানকে এগিয়ে নিতে ভূমিকা রাখার জন্য আপনাদের প্রতি ধন্যবাদ জ্ঞাপন করছি। আরও ধন্যবাদ জ্ঞাপন করছি জয়েন্ট স্টক কোম্পানীজ এন্ড ফার্মস, বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশন, ঢাকা স্টক এক্সচেঞ্জ লিঃ, চট্টগ্রাম স্টক এক্সচেঞ্জ লিঃ সহ সংশ্লিষ্ট সকলের প্রতি। এই প্রতিষ্ঠানের সকল কর্মকর্তা ও কর্মচারীগনকে তাঁদের মূল্যবান অবদানের জন্য পরিচালনা পর্যদের পক্ষ থেকে আন্তরিক ধন্যবাদ জানাই। কর্মক্ষেত্রে আমাকে সার্বিকভাবে সহযোগীতা করার জন্য কোম্পানীর পরিচালনা পর্যদের নিকট আন্তরিক কৃতজ্ঞতা প্রকাশ করছি।

ধন্যবাদান্তে,

_{সাঃ/-} মিসেস সুফিয়া কাশেম চেয়ারপার্সন

ঢাকা, ২০ নভেম্বর, ২০২**১**

Directors' Report to the Shareholders

Bismillahir Rahmanir Rahim

Dear Shareholders,

Aas Salamualaikum Wa Rahmatullahi Wa Barakatuhu

Honorable investor, on behalf of the Board of Directors I welcome you all at this 47th Annual General Meeting (AGM) of MAQ Enterprises Limited. The Directors have the pleasure in presenting their report on the activities of the Company and the Auditors' Report together with the Audited Financial Statements of the company for the year ended June 30, 2021 for your valued consideration, approval and adoption. The Directors' Report is prepared in compliance with Bangladesh Securities & Exchange Commission (BSEC) Notification No.— BSEC/CMRRCD/2006-158/207/Admin/80 dated 3 June, 2018, Listing Rules of Stock Exchanges and the Companies Act. 1994.

Industry Outlook & Possible Future Development

Due to increase of demand of sophisticated packaging for several consumer goods and products, the paper and packaging industry is showing little progress. In the packaging industry, paper packaging is popularly used in the consumer-packaging category. In order to maximize revenue, packaging companies must stay abreast of the latest trends in the business economy; ensure optimum management of raw materials and packaging supplies. Nevertheless, costly raw materials, Gas and Electricity crisis is the main obstacle for running the business smoothly.

Segment or product-wise performance

No mention is made because the company does not have any segment other than the manufacturing and sale of paper and does not have any business unit abroad.

Risk and Concerns

Every investment always associates with risks. Some of risks can be averted, some are beyond control. The production hampered enormously due to high raw material cost, labor cost, frequent power and gas supply shortage and increase of gas & Electricity price in a regular interval may increase adverse profitability of the company.

Discussion on COGS, Gross Profit Margin & Net Profit Margin:

a) Cost of Goods Sold:

Period COGS (BDT) Grow		Growth of COGS	Percentage (%) of Increase (Decrease)
2020-21	13,887,065	(64.07)%	14.24% lower than previous year
2019-20	38,657,065	(49.83)%	17.52% lower than previous year
2018-19	77,052,130	(32.31)%	5.33% lower than previous year
2017-18	113,825,152	(26.98)%	0.38% higher than previous year

b) Gross Profit Margin:

Period	Gross Profit (BDT)	Gross Profit Margin	Percentage (%) of Increase (Decrease)
2020-21	1,118,295	7.45%	0.43% Increased than previous year
2019-20	2,918,307	7.02%	0.36% Decreased than previous year
2018-19	5,498,615	6.66%	0.66% Decreased than previous year
2017-18	7,265,436	6.00%	2.73% Increased than previous year
2016-17	5,269,380	3.27%	3.21% Increased than previous half year

c) Net Profit Margin:

Period	Net Profit (BDT)	Net Profit Margin	Percentage (%) of Increase (Decrease)
2020-21	(56,929)	(0.38)%	0.12% higher than previous year
2019-20	(208,003)	(0.50)% 1.56% lower than previous year	
2018-19	876,409	1.06% 0.79% lower than previous year	
2017-18	2,240,841	1.85%	0.16% lower than previous year
2016-17	3,239,709	2.01%	3.51% lower than previous half year

Extra-ordinary Gain or Loss

There were no extra-ordinary activities during the year, which may results significant gain or loss.

Related Party Transaction

From the beginning, the company has been maintaining the related party transaction as an internal transaction and it is a normal course of business. The name of related party, amount, and nature of related party, nature of transaction and basis of transaction for the year ended June 30, 2021 has been set as follows:

Name of related party	Amount	Nature of related party	Nature of transaction	Basis of transaction
M. A. Quasem & Others	45,752,524	Managing Director	Interest free loan	Short term loan

Any Variance between Quarterly & Annual Financial Statements

There is no such significant variance occurred between Quarterly Financial performance and Annual Financial Statements of the company during the period.

Statement of Remuneration paid to the Directors including Independent Director

The Board of Directors including Independent Director of the Company does not receive any remuneration from the Company.

Financial Reporting Framework

The Company has complied with the requirements of Corporate Governance and the applicable rules and regulations of CG Code of Bangladesh Securities & Exchange Commission.

- The Financial Statements prepared by the management of the Company present fairly its state of affairs, the result of its operation, cash flows and changes in equity.
- The Company has maintained proper books of account.
- Appropriate accounting policies have been consistently applied in preparation of the financial statements and that the accounting estimates are based on reasonable and prudent judgment.
- The International Accounting Standards (IAS) and International Financial Reporting Standards (IFRS) as applicable in Bangladesh, has been followed in preparation of the financial statements.
- The Company maintains internal control system, which is not up to the mark of standard. We are trying our level best to achieve the standard.

Protection of Minority Shareholders' Interest

The company ensures the protection of the interest of its minority shareholders' by following the rules and regulations made by the regulatory body.

Going Concern

Although the company is not in production at present but the Board of Directors has a reasonable expectation that the company shall resume its operation in future.

Significant Deviation from last Year's Operating Results

There is no significant deviation during the period.

Five Years Financial Highlights

Pursuant to the condition No. 1(5)(xix) of the Bangladesh Securities and Exchange Commission's Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 dated 3 June 2018 a statement of key operating and financial data stated below:

Operating Data:

Taka in million

Particulars	2020-2021	2019-20	2018-19	2017-18	2016-17
Turnover	15.01	41.58	82.55	121.09	161.14
Cost of Goods sold	13.89	38.66	77.05	113.83	155.90
Gross Profit	1.12	2.92	5.50	7.27	5.27
Administrative Expenses	1.08	2.86	4.28	5.15	2.23
Operating Profit	0.04	0.06	1.22	2.12	3.04
Financial Charges	0.01	0.02	0.03	0.06	0.05
Net Profit	(0.06)	(0.21)	0.88	2.24	3.24

Balance Sheet Data:

Taka in million

Particulars	2020-2021	2019-20	2018-19	2017-18	2016-17
Paid up Capital	250	250	250	250	250
Shareholders' Equity	(59.50)	(59.45)	(59.24)	(60.12)	(62.23)
Current Assets	100.52	101.75	101.62	148.30	143.14
Current Liabilities	57.01	58.19	57.85	105.41	98.94
Total Assets	134.43	135.66	135.53	182.21	173.63
Total Liabilities	193.93	195.10	194.77	242.33	235.86

Financial Ratios:

Particulars	2020-2021	2019-2020	2018-19	2017-18	2016-17
Gross profit ratio	0.07	0.07	0.07	0.06	0.03
Net profit ratio	0.002	0.001	0.02	0.03	0.02
Current Ratio	1.76	1.75	1.76	1.41	1.45

Others Data:

Particulars	2020-2021	2019-20	2018-19	2017-18	2016-17
EPS (Taka)	(0.02)	(0.08)	0.35	0.90	1.30
NAV (Taka in million)	(59.50)	(59.45)	(59.24)	(60.12)	(62.23)
NAVPS (Taka)	(23.80)	(23.78)	(23.70)	(24)	(25)
NOCFPS (Taka)	(0.49)	0.06	(0.59)	1.30	1.75
Dividend (%)	0	0	0	0	0
Total outstanding shares	25,00,000	25,00,000	25,00,000	25,00,000	25,00,000
No. of Shareholders	14,300	14,340	14,336	14,424	12,555

Dividend

As the Company had accumulated loss at the end of the year, the Board of Directors expresses their inability to declare any dividend for the year under report.

Bonus Share or Stock Dividend

No bonus share or stock dividend has been or shall be declared as interim dividend.

Board of Directors Meeting and Attendance

For the year ending at June 30, 2021 the Board of Directors held five (05) meetings. Name of the Directors and the number of meetings attended by each are given below:

Name of the Directors	No. of Meeting attended
Sufia Quasem	05
M. A. Quasem	05
AQM Mahbubul Alom	03
Quasem Azam	05
Md. Nur Sultan Khan	05

Shareholdings Information as at June 30, 2021

Pursuant to the condition No. 1 (5) (xxiii) of the Bangladesh Securities and Exchange Commission's Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 dated 3 June 2018 the pattern of shareholding disclosing the aggregate number of shares stated below:

- (a) There is no Parent or Subsidiary or Associated Company and other related shareholding party.
- (b) Name and shareholdings pattern of CEO, Directors/Sponsors, Independent Director:

Sl. No.	Name of Shareholder	Description	No. of shares	Percentage (%)
01	Sufia Quasem	Chairperson	3,21,351	12.85
02	M. A. Quasem	Managing Director & CEO	4,80,843	19.23
03	AQM Mahbubul Alom	Director	1,14,500	4.58
04	Quasem Azam	Director	1,06,000	4.24
05	Quasem Rob	Sponsor	1,14,500	4.58
06	Quasem Monirul Alam	Sponsor	1,06,000	4.24
07	Major Gen. (Rtd.) Abdul Jabbar	Sponsor	5,806	0.23
08	Shahadat Hossain	Sponsor	1000	0.04
09	Md. Nur Sultan Khan	Independent Director	Nil	Nil
		Sub-Total	12,50,000	50.00

- (c) Company Secretary, Chief Financial Officer, Head of Internal Audit and Compliance and their spouses and minor children are not holding any number of shares of the company.
- (d) Executives (Top 5 salaried employees) are not holding any number of shares of the company.
- (e) 10% and above shareholders name and no. of shares holding:

Sl. No.	Name	No. of shares	Percentage (%)
01	M. A. Quasem	4,80,843	12.85
02	Sufia Quasem	3,21,351	19.23

Certification to the Board by the CEO & CFO

As per condition No. 1(5)(xxvi) a Certification of the CEO and CFO to the Board under condition No. 3(3) of the BSEC's Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 dated 3 June 2018 has been enclosed as "Annexure-A"

Management's Discussion and Analysis

Pursuant to the condition No. 1(5)(xxv) of BSEC's Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 dated 3 June, 2018 the 'Management's Discussion and Analysis' signed by the Managing Director & CEO of the company has been attached as "Annexure-B".

Audit Committee Report

Audit committee report signed by Md. Nur Sultan Khan, Chairman, Audit committee under the condition No. 5(7) of BSEC's Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 dated 3 June, 2018 has been attached as "Annexure-C".

Nomination & Remuneration Committee (NRC) Report

Disclosure of the Nomination & Remuneration Committee (NRC) report signed by the Chairman of the audit committee Mr. Md. Nur Sultan Khan under the condition No. 6(5)(c) of BSEC's Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 dated 3 June, 2018 has been attached as "Annexure-D".

Explanation Regarding Qualified Opinion in the Auditor's Report

The Directors state that their good intention and views related to the financial position, disclosure of material information and compliance with all applicable laws, rules, regulations, standards and guidelines are reflected in the Certification by CEO and CFO to the Board in accordance with the requirements of Condition No.- 1(5)(xxvi) of the BSEC's Corporate Governance Code and also in the Report of the Audit Committee. The Directors shall do the needful towards overcoming any weakness, as stated in the Auditor's Report, in near future.

Certificate on Compliance of Corporate Governance Code

In compliance with the condition 9(1) under BSEC's Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 dated 3 June, 2018 regarding Corporate Governance Code of the Bangladesh Securities and Exchange Commission, a copy of certificate obtained from Mr. S. Abdur Rashid FCS, practicing Chartered Secretary of SARashid & Associates for the year ended June 30, 2021 has been attached as "Annexure-E".

Status of Compliance of Corporate Governance Code

The Company has complied with the conditions as stipulated in the Corporate Governance Code issued by the Bangladesh Securities and Exchange Commission (BSEC). Pursuant with the requirement under condition No. 9 (3) of the BSEC's Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 dated 3 June, 2018 the report of Compliance with Corporate Governance Code has been attached as "Annexure-F".

Composition of the Board of Directors

The Board of Directors of the Company consists of 5(five) Directors including the Managing Director/Chief Executive Officer of the Company and one Independent Director. As per Bangladesh Securities and Exchange Commission's Corporate Governance Code, condition 1.4(d), the roles and responsibilities of the Chairperson and the Managing Director/Chief Executive Officer has been clearly defined.

Duality of Chairperson of the Board of Directors and MD/CEO

Different individuals have filled the position of the Chairperson of the Board and the Managing Director (MD)/Chief Executive Officer (CEO) of the company. The Chairperson of the Board elected from among the non-executive directors of the company. At present, the Managing Director (MD)/Chief Executive Officer (CEO) of the company is holding the same position of another listed company that is an associate company of MAQ Enterprises Limited. The Board of Directors has been working for implementation of the code and for complying with the condition No. 1 (4)(b) of the BSEC's Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 dated 3 June, 2018.

Code of Conduct

In compliance with the condition 1(7)(a) of the Corporate Governance Code of the BSEC, the Code of Conduct of all Board members, the Chairperson of the Board and Managing Director Managing Director/Chief Executive Officer of the company has laid down and posted in the company's website. The annual compliance of the code has been recorded.

Profiles of Directors

The profile of the Board of Directors including Independent Director with their specialty in specific functional areas and name of the company in which they also holds the Directorship and the membership of committee of the Board is disclosed in the "Profiles of Directors" of this Annual Report.

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Retirement and Re-election of Directors

According to the provisions of the Companies Act, 1994, one-third Directors, except the Managing Director (Chief Executive Officer of the Company) shall retire at the ordinary meeting in every subsequent year.

Pursuant to the Article 122 & 124 of the Articles of Association of the Company Mrs. Sufia Quasem, Director is subject to retire by rotation in this 47th Annual General Meeting and under Article 123 of the Articles of Association of the Company being eligible, she offers herself for re-election. In compliance with the condition No. 5(xxiv) of BSEC's Notification No.-SEC/CMRRCD/2006-158/207/Admin/80 dated 3 June, 2018 the Profile of Mrs. Sufia Quasem enclosed in the "profiles of Directors".

Re-appointment of Independent Director

Pursuant to the condition 1(2)(c) of Bangladesh Securities and Exchange Commission's Notification No. BSEC/CMRRCD /2006-158/207/Admin/80 dated 3 June, 2018, the Board of Directors re-appointed Mr. Md. Nur Sultan Khan as an Independent Director of the company for the period of 3 (three) years with effect from 24 September, 2021 and placed before the Shareholders at this 47th Annual General Meeting. Profile enclosed in the "profiles of Directors".

Appointment of Statutory Auditors

Pursuant to the section 210 of the Companies Act 1994, existing Auditor of the Company M/s. Shiraz Khan Basak & Co., Chartered Accountants, retires at this 47th Annual General Meeting. As per Notification No. BSEC/CMRRCD/2006-158/208/Admin/81 dated 20 June, 2018 of the Bangladesh Securities & Exchange Commission the retiring Auditor M/s. Shiraz Khan Basak & Co., Chartered Accountants, are not eligible for re-appointment as Statutory Auditor of the Company for the year 2021-22. The Audit Committee recommended to the Board for appointment of M/s MABS & J Partners, Chartered Accountants, as the auditor of the Company for the year 2021-22.

The Board of Directors endorsed the recommendation and appointed M/s MABS & J Partners, Chartered Accountants, as the auditor of the Company for the year 2021-22 and till conclusion of 48th Annual General Meeting at a remuneration of Tk. 1,65,000 (One Lac sixty five thousand) and placed before the shareholders at this 47th Annual General Meeting for approval.

Appointment of Corporate Governance Compliance Auditors

The Audit Committee recommended to the Board for appointment of Mr. S. Abdur Rashid FCS, Practicing Chartered Secretary of M/s SARashid & Associates, for the year 2021-22 for reviewing the Compliance of Conditions of Corporate Governance Code of the Company under Bangladesh Securities and Exchange Commission's Notification No. BSEC /CMRRCD/2006-158/207/Admin/80 dated 3 June, 2018 and provide the certificate.

The Board of Directors endorsed the recommendation of the Audit Committee and placed before the shareholders at this 47th Annual General Meeting for approval of appointment of Mr. S. Abdur Rashid FCS, Practicing Chartered Secretary of M/s SARashid & Associates for reviewing the Compliance of Conditions of Corporate Governance Code for the year 2021-22 and provide the certificate.

Acknowledgement

The Board of Directors expresses their thanks and gratitude to the Government, Bangladesh Securities & Exchange Commission, Dhaka Stock Exchange Ltd., Chittagong Stock Exchange Ltd., Bankers and Shareholders for their valuable assistance, guidance and cooperation extended to the Company from time to time. We consider it as the privilege, on behalf of the shareholders as well as the Board, to acknowledge the contribution of all employees of the Company. We look forward for your continuous support and best wishes for meeting the challenges that awaits us in days to come.

> With best regards On behalf of the Board of Directors

> > Sd/-Mrs. Sufia Quasem Chairperson

Dhaka, 21 November, 2021

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

MAQ ENTERPRISES LIMITED

Certification by the CEO & CFO to the Board

Date: October 27, 2021

To The Board of Directors MAQ Enterprises Limited 42/1, Segun Bagicha Dhaka-1000

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

Dear Sirs,

Pursuant to the condition No. 1(5)(xxvi) imposed vide the Commission's Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 dated 3 June, 2018 under section 2CC of the Securities and Exchange Ordinance, 1969, we do hereby declare that:

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

In this regard, we also certify that:-

- (i) We have reviewed financial statements for the year ended June 30, 2021 and that to the best of our knowledge and belief:
 - (a) these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - (b) these statements collectively present 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 our knowledge and belief, no transactions entered into by the Company during the year, which are fraudulent, illegal, or in violation of the code of conduct for the company's Board of Directors or its members.

Sincerely yours,

sd/(Md. Zakirul Mazed)
Chief Financial Officer

sd/-(M. A. Quasem) Managing Director & CEO

Management's Discussion and Analysis

Pursuant to the condition No. 1 (5) (xxv) of the BSEC's Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 dated 3 June 2018 the management presenting a detailed analysis of the company's position and operations along with a brief discussion of changes in the financial statements stated below:

- a) The financial statements of the company for the year 2020-21 have been prepared in accordance with Bangladesh Accounting Standards (BAS) the standards issued by the Institute of Chartered Accountants of Bangladesh (ICAB), International Accounting Standards (IAS), International Financing Reporting Standards (IFRS), Companies Act 1994, the Securities and Exchange Rules 1987, Listing Regulations of Dhaka Stock Exchange and Chittagong Stock Exchange and other applicable laws and regulations. The accounting estimates are based on reasonable and prudent judgment.
- b) There are no changes in accounting policies and estimation. International Accounting Standards, as applicable in Bangladesh, has been following in preparation of the financial statements.

c) Comparative analysis of Financial Performance:

Revenue

Particulars	2020-21	2019-20	2018-19	2017-18	2016-17
Revenue	15,005,360	41,575,372	82,550,745	121,090,588	161,143,120

The revenue growth of the company was (63.91)% in the year 2019-2020. The revenue of the company reduced by 14.27% than previous year. Overall unfavorable situation results downfall growth of the company during the year.

Gross Profit

Particulars	2020-21	2019-20	2018-19	2017-18	2016-17
Gross Profit	1,118,295	2,918,307	5,498,615	7,265,436	5,269,380

Compared to 2019-20 the company earned 1.80 million taka less in the year 2020-21. Gross Profit margin of the company was 7.45% during the year and 0.43% over prior year. Because of internal control management the company achieved positive profit margin.

Operating Expense

Particulars	2020-21	2019-20	2018-19	2017-18	2016-17
Operating Expense	1,079,357	2,857,631	4,275,708	5,145,371	2,231,991

Operating expenses of the company decreased by 1.78 million taka during the year and it was 62.24% lower than 2019-20. The management of the company tried to use their mechanism with austerity policy to pulling the reins of such expenses.

Operational Profit

Particulars	2020-21	2019-20	2018-19	2017-18	2016-17
Operational Profit	38,938	60,676	1,222,907	2,120,065	3,037,389

Profit margin from Operations of the company was 0.26% in the year 2020-21. After paying the variable cost of productions, the Return on Sales of the company was 0.11% higher than 2019-2020.

Profit after tax

Particulars	2020-21	2019-20	2018-19	2017-18	2016-17
Profit after Tax	(56,929)	(208,003)	876,409	2,240,841	3,239,709

The company earned Net Profit after Tax 0.15 million taka over prior year. Growth of Profit after Tax is 0.12% in the year 2020-21. Profit margin ratio of the company during the year was (0.38)%.

Earnings per Share

Particulars	2020-21	2019-20	2018-19	2017-18	2016-17
Earnings per Share	(0.02)	(0.08)	0.35	0.90	1.30

A comparison between 2019-20 and 2020-21 shows that this year's Earnings per Share is 0.06 taka higher than last year.

Comparative analysis of Financial Position:

Total Assets

Particulars	2020-21	2019-20	2018-19	2017-18	2016-17
Total Assets	134,427	135,657,582	135,528,842	182,211,183	173,634,503

The Company generated Non-Current Assets amounting Tk. 33,907,054 and Current Asset amounting Tk. 100,519,963 as at June 30, 2021. Non-Current Assets remain unchanged compared to 2019-20.

Total Liabilities

Particulars	2020-21	2019-20	2018-19	2017-18	2016-17
Total Liabilities	193,930,672	195,104,308	194,767,565	242,326,315	235,860,476

Non-Current liabilities of the company Tk. 136,916,781 and Current liabilities of Tk. 57,013,891 during the year under report. Non-Current liabilities remain unchanged compared to 2019-20 and Current liabilities decreased by Tk. 1,173,636.

Capital & Reserve

Particulars	2020-21	2019-20	2018-19	2017-18	2016-17
Capital & Reserve	(59,503,655)	(59,446,726)	(59,238,723)	(60,115,132)	(62,225,973)

Capital & Reserve of the company was Tk. (59,503,655) in 2020-21 where Retained Earnings amounting Tk. (327,003,655).

Comparative analysis of Cash Flows:

Cash Flows from Operating Activities

Particulars	2020-21	2019-20	2018-19	2017-18	2016-17
Cash Flows from Operating Activities	(1,224,611)	148,722	(1,478,276)	3,259,836	4,363,541

During the year Operating Cash Flows of the company decreased by Tk.11,373,333 than 2019-20 where payment for Cost and Expenses were amounting Tk. (14,966,422).

Cash Flows from Investing Activities

Particulars	2020-21	2019-20	2018-19	2017-18	2016-17
Cash Flows from Investing Activities	0	0	0	0	10,000,000

There were no Cash Flows from Investing Activities during the year under report.

Cash Flows from Financing Activities

Particulars	2020-21	2019-20	2018-19	2017-18	2016-17
Cash Flows from Financing Activities	1,232,394	(19,981)	(289,554)	(8,853,866)	(8,077,078)

As at June 30, 2021 the financial expenses of the company were Tk.(5,954) and loan repaying purpose Tk.1,238,349 has been received from the associate company. Loan borrowing/repaying from associate company is a part of the regular business of the company.

d) Comparison of such financial performance or results and financial position as well as cash flows of the company with the peer industry scenario-

Particulars	2020-21	2019-20	Peer industry 2019-2020
Non-Current Assets	33,907,054	33,907,054	847,319,717
Current Assets	100,519,963	101,750,528	528,263,576
Total Asset	134,427,017	135,657,582	1,375,583,293
Non-Current Liabilities	136,916,781	136,916,781	479,942,323
Current Liabilities	57,013,891	58,187,527	419,212,821
Total Liabilities	193,930,672	195,104,308	899,155,144
Capital & Reserve	(59,503,655)	(59,446,726)	468,034,601
Revenue	15,005,360	41,575,372	473,084,915
Cost of Goods Sold	13,887,065	38,657,065	395,732,584
Gross Profit	1,118,295	2,918,307	77,352,331
Operational Profit	38,938	60,676	2,457,668
Net Profit after Tax	(56,929)	(208,003)	1,420,266
Cash Flows from Operating Activities	(1,224,611)	148,722	(66,255,238)
Cash Flows from Investing Activities	-	-	(27,031,552)
Cash Flows from Financing Activities	1,232,394	(19,981)	99,889,636
Earnings Per Share (EPS)	(0.02)	(0.08)	0.07
Net Asset Value (NAV)	(59,503,655)	(59,446,726)	212,611,673
Net Asset Value per Share (NAVPS)	(23.80)	(23.78)	11.19
Net Operating Cash Flow Per Share (NOCFPS)	(0.49)	0.06	(3.49)

e) Financial and economic scenario of Bangladesh -

The Bangladesh economy is set to continue expanding at a rapid pace, underpinned by strong domestic demand, especially large infrastructure projects and new initiatives in the energy sector.

Particulars	Bangladesh Scenario			
	June' 2021	June' 2020		
GDP Growth	5.47%	5.2%		
Inflation Rate	5.56%	5.53%		
Export	\$35.18 billion	\$33.67 billion		
Foreign Exchange Reserve	\$46.39 billion	\$36.14 billion		
Foreign Exchange Reserve (% of GDP)	11.26%	10.29%		
FDI inflow (Gross)	\$2.5 billion	\$3.24 billion		
Remittance	\$24.78 billion	\$18.21 billion		
Import	\$60.68 billion	\$3.94 billion		
Capital investment (% of GDP)	29.9%	30.5%		

- f) Risk and concerns issues related to the financial statements and mitigation plan of the company discussed in the Chairpersons Statement.
- g) The present position of the business is illustrated by the analysis given above. The Board of Directors continuing their efforts to develop the business.

Dhaka, 21 November, 2021 sd/-M. A. Quasem Managing Director & CEO

Audit Committee Report

[Report under Condition No. 5 (7)]

To comply with the Bangladesh Securities and Exchange Commission's Corporate Governance Code condition 4 & 5 the Board of Directors of the Company has constituted an audit committee as a sub-committee of the Board of Directors. The Audit Committee assists the Board of Directors in ensuring the true and fair view of the financial statements of the state of affairs of the company and a good monitoring system within the business.

Composition of the Audit Committee

- The Board of Directors constituted an Audit Committee as a sub-committee of the Board.
- Composition of the Audit Committee was as follows:

Md. Nur Sultan Khan (Independent Director)

AQM Mahbubul Alom (Director)

Quasem Azam (Director)

Member

The Company Secretary acts as the Secretary of the Audit Committee.

Terms of Reference (TOR) of the Audit Committee

- The Board defined Terms of Reference (TOR) for the Audit Committee. Activities of the Committee are performed as per the said TOR.
- The Committee submits its report directly to the Board of Directors.

Meetings of the Audit Committee

The Committee had four (04) meetings during the year ended June 30' 2021. Attendance of the Members was as follows:

Name of the Member	Number of Attended
Md. Nur Sultan Khan	04
AQM Mahbubul Alom	04
Quasem Azam	04

• Audit Committee meetings were properly recorded and the Company Secretary keeps Minutes of meetings.

Activities

In order to discharge the duties and responsibilities of the Audit Committee, the Committee-

- reviewed the accounting policies and principles and financial reporting process;
- reviewed the Internal Control System and the financial statements of the first quarter, half year, third quarter and the whole period of July' 2020 to June' 2021 and subsequently recommended to the Board for consideration and approval;
- discussed with the statutory auditors for review of the annual financial statements before submission to the Board for approval;
- reviewed the first quarter, half year, third quarter and annual financial statements with the management before submission to the Board for approval;
- reviewed the adequacy of internal audit function;

18 Annual Report of MAQ Enterprises Limited

- reviewed the statement of all related party transactions submitted by the management;
- reviewed the management's discussion and analysis before disclosing in the Annual Report;
- reviewed the integrity of the financial statements of the Company to ensure that these reflect a true and fair view of the Company's state of affairs for the period of July' 2020 to June' 2021;
- while reviewing the financial statements ensured that proper disclosure required under International Accounting Standards as adopted in Bangladesh have been made and also complied with the Companies Act and various other rules and regulations applicable to the Company;
- discussed with the statutory auditors about the nature and scope of audit as well as had post-audit discussions to address areas of concern;
- approved the internal audit plan and gave direction to the Internal Auditor where appropriate for carrying out in depth audit to ensure that the Company or its assets are not exposed to undue risk;
- reviewed the work of the Internal Audit Department and made suggestions for improvement;
- recognized the observations of the Internal Audit Department regarding internal control and suggestions made to improve operational systems and procedures and their implementation;
- reviewed the Internal Auditors' reports and suggested appropriate actions where needed. Internal Auditors were also advised to carryout audit of all the branches in each year. Branch audit reports are required to ensure their effectiveness and suggest appropriate information where required;
- reviewed the management report submitted by the statutory auditors and suggested corrective measures and fixed time frame for their implementation; and
- reviewed the performance of External Auditors during the last year and recommended them for re-appointment.

Reporting

- Pursuant to Condition No. 5 (6) (a) (i) (ii) (b) of the Corporate Governance Guidelines issued by BSEC, the Committee reports that it did not find any conflict of interest or any fraud, irregularity, material defect in the Internal Control System. There are no infringement of laws, rules and regulations also.
- The Committee is of the view that risk management associated with the business of the Company is adequately controlled.

On behalf of the Audit Committee

sd/-Md. Nur Sultan Khan Chairman **Audit Committee** 20 November, 2021

Nomination & Remuneration Committee (NRC) Report

[Report under Condition No. 6 (5)(c)]

In compliance with the Bangladesh Securities and Exchange Commission's Corporate Governance Code condition No. 6 the Board of Directors of the Company constituted a Nomination & Remuneration Committee (NRC) as a sub-committee of the Board of Directors. The Committee assists the Board of Directors in ensuring the formulation of the nomination criteria or policy as well as formal process of considering remuneration of directors and top level executives. In accordance with the approval of the Board, the Nomination and Remuneration Policy may be amended and/or restated from time to time by the NRC. The Company Secretary keeps Minutes of all Remuneration and Nomination Committee meetings, which are available to all members of the Board of Directors.

Composition of the Nomination & Remuneration Committee (NRC)

The Board nominated and appointed the members of the Committee as follows:

Md. Nur Sultan Khan (Independent Director) Chairman AQM Mahbubul Alom (Director) Member Member Ouasem Azam (Director)

The Company Secretary acts as the Secretary of the Nomination & Remuneration Committee (NRC).

Meeting of the Nomination & Remuneration Committee (NRC)

The Committee had one (01) meeting during the year ended June 30' 2021 and attendance was as follows:

Name of the Member	Number of Attended
Md. Nur Sultan Khan	1
AQM Mahbubul Alom	1
Quasem Azam	1

Nomination & Remuneration Committee (NRC) meeting was properly recorded and the Company Secretary keeps Minutes of meeting.

Terms of Reference (TOR) of the NRC

- The Board clearly defined the Terms of Reference (TOR) of the NRC covering the areas stated at the condition No. 6(5)(b) of the Corporate Governance Code. Activities of the NRC are performed as per the said TOR.
- The NRC Committee submits its report directly to the Board of Directors.

Nomination Policy

- 1. The nomination of directors and top level executives will be determined by the Committee and recommended to the Board for approval. The nomination shall be subject to the prior/post approval of the Company's shareholders as the case may be.
- 2. The Committee shall identify and ascertain the integrity, qualification, expertise and experience of the person for appointment as Director or top level executive and recommend to the Board for appointment.
- 3. The Committee has discretion to decide whether qualification, expertise and experience possessed by a person is sufficient/satisfactory for the concerned position.
- 4. A person to be appointed for the corresponding position should possess impeccable reputation for integrity and insights in sectors/areas relevant to the Company, ability to contribute to the Company's growth, complementary skills in relation to others.
- 5. A person to be appointed as director or top level executive shall not hold any office except in its subsidiary/sister company at the same time as per approval of the Board.
- 6. Every employee is required to sign a performance contract which clearly articulates the key performance measures for that particular defined role.
- 7. The nomination structure determined by the Board, and is revised from time to time, depending on the Company's

Remuneration Policy

- 1. The remuneration structure determined by the Board, and is revised from time to time, depending on individual contribution, the Company's performance.
- 2. The remuneration payable to each Non-Executive Director is based on the remuneration structure as determined by the Board.
- 3. In the case of the top level executives, increments to the existing remuneration structure may be recommended by the Committee to the Board for approval within the ceiling fixed by the Board.
- 4. The Non-Executive/Independent Director may receive remuneration by way of fees for attending meetings of Board or Committee thereof. Provided that the amount of such fees shall not exceed the maximum amount as prescribed by the Board from time to time.
- 5. The objective is to set the total remuneration at levels to attract, motivate, and retain high-caliber and high potential personnel in a competitive global market.
- 6. The total remuneration level is to be reset annually based on a comparison with the relevant peer company and in accordance with the income-expenditure ratio.
- 7. Remuneration & reward structure comprises with (1) annual remuneration (2) long-term rewards. The Committee would determine and formulate the guidelines for remuneration and long-term rewards.
- 8. Term Incentive Plans under which incentives would be granted to eligible key employees based on their contribution to the performance of the Company, relative position in the organization, and length of service under the supervision and recommendation of the Committee.
- 9. The grant, vesting and other scheme details would be formulated from time to time. These schemes are implemented to attract and retain key talent in the company.

Evaluation criteria

The evaluation of the Directors and top level executive position of the Company is to be conducted on an annual basis. The following criteria may assist in determining how effective the performances of the Directors and top level executive officials have been:

- 1. Leadership and stewardship abilities.
- 2. Performance against corporate plans & objectives.
- 3. Strategic Planning-Financial & Business.
- 4. Identify, monitor & mitigate significant corporate risks.
- 5. Review management's succession plan.
- 6. Obtain adequate, relevant & timely information from external sources.
- 7. Communication skills.
- 8. Motivating employees, providing assistance & directions.
- 9. Team work attributes.
- 10. Regular monitoring of corporate results against projections.
- 11. Direct, monitor & evaluate senior officials.
- 12. Attendance & presence in meetings of Board & Committees.
- 13. Punctuality.
- 14. Leadership skills.
- 15. Exercising duties diligently.
- 16. Compliance with ethical standards & code of conduct.
- 17. Safeguard of confidential information.

On behalf of the Nomination & Remuneration Committee (NRC)

sd/-

Md. Nur Sultan Khan Chairman Nomination & Remuneration Committee (NRC) 20 November, 2021

SARashid & Associates

(Chartered Secretaries)

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S. Abdur Rashid FCS

MBS, MBA (Finance), PGDHRM, LLB, **MIPM Chartered Secretary in Practice**Private Practice Certificate No.: 003

Report to the Shareholders of MAQ ENTERPRISES LIMITED on Compliance on the Corporate Governance Code

We have examined the compliance status to the Corporate Governance Code by MAQ ENTERPRISES LIMITED for the year ended on 30 June 2021. This Code relates to the Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 dated 03 June 2018 of the Bangladesh Securities and Exchange Commission.

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

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

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

- (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 except as stated in the remarks column of the Statement on Status of Compliance of the Code prepared by the Directors of the Company;
- (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.

Topico Secretary

Place: Dhaka

Dated: 23 November, 2021

or

SARashid & Associates

May

S. Abdur Rashid FCS

Chartered Secretary in Practice

Status of Compliance of Corporate Governance Code [2020-21]

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:

(Report under Condition No. 9)

	(Report under Condition No. 9)			
Condition No.	Title	("√" in a col	ppropriate umn) Not Complied	Remarks (If any)
1	BOARD OF DIRECTORS:	1	Compiled	
1(1)	Board's Size [number of Board members to be 5 – 20]	V		
1 (2)	Independent Directors	· · · · · ·	1	
1 (2) (a)	Number of Independent Directors [at least 1/5]	V		
1 (2) (b)	Independent Director (ID) means a director:	,		
1 (2) (b) (i)	Holding no share or holding less than 1% shares;	V		
1 (2) (b) (ii)	Not being a sponsor and connected with any sponsor or director or shareholder holding 1% or more shares;	√		
1 (2) (b) (iii)	Not being an executive of the company in immediately preceding 2 (two) financial years;	√		
1 (2) (b) (iv)	Not having any pecuniary or otherwise relationship with the company or its subsidiary/associated companies;			
1 (2) (b) (v)	Not being member/TREC holder/director/officer of any stock exchange;	√		
1 (2) (b) (vi)	Not being shareholder/director excepting independent director/officer of any member or TREC holder of stock exchange or intermediary of the capital market;	√		
1 (2) (b) (vii)	Not being partner/executive at present or during the preceding 3 (three) years of the company's statutory audit firm/audit firm engaged in internal audit services/ conducting special audit/professional certifying compliance of CG Code;	V		
1 (2) (b) (viii)	Not being an independent director in more than 5 (five) listed companies;	V		
1 (2) (b) (ix)	Not convicted by a court as defaulter in any loan of a bank or NBFI;	V		
1 (2) (b) (x)	Not convicted for a criminal offence;	√		
1 (2) (c)	To be appointed by BOD and approved in the AGM;	V		
1 (2) (d)	The post cannot remain vacant for more than 90 days;	√		
1 (2) (e)	Tenure of ID: 3 years, may be extended for one term.	√		
1 (3)	Qualification of Independent Director	•	•	
1 (3) (a)	Being knowledgeable, having integrity, ability to ensure compliance with laws and make meaningful contribution to the business.	√		
1 (3) (b)	Other qualifications of Independent director:			
1 (3) (b) (i)	Being business Leader who is/was a promoter/director of an unlisted company having minimum paid-up capital of Tk.100 million/any listed company/member of any national/international chamber of commerce/business association;			N/A
1 (3) (b) (ii)	Being Corporate Leader who is/was not lower than CEO/MD/DMD/CFO/Head of LS/Finance/Accounts/CS/HIAC or equivalent position of an unlisted company having minimum paid-up capital of Tk.100 million/of listed company;			N/A
1 (3) (b) (iii)	Being former official of government/statutory/autonomous/regulatory body in the position not below 5th Grade of national pay scale, bachelor degree in economics/commerce/business/Law;	√		
1 (3) (b) (iv)	Being University Teacher with background in Economics/Commerce/Business Studies/Law;			N/A
1 (3) (b) (v)	Being professional who is/was an advocate practicing at least in the High Court Division of Bangladesh Supreme Court/CA/CMA/CFA/CCA/CPA/Chartered Management Accountant/CS or equivalent qualification;			N/A
1 (3) (c)	Independent Director shall have at least 10 (ten) years of experiences in any field mentioned clause (b);	√		
1 (3) (d)	Prior approval of the Commission in special cases.			N/A

Condition No.	Title		nce Status opropriate imn)	Remarks (If any)	
		Complied	Not Complied	(II ally)	
1 (4)	Duality of Chairperson of the Board of Directors and MD/CEO -				
1 (4) (a)	The position of the Chairperson of the Board and the MD and/or CEO of the company shall be filled by different individuals;	√			
1 (4) (b)	The MD and/or CEO of a listed company shall not hold the same position in another listed company;		√	The matter is under process	
1 (4) (c)	The Chairperson of the Board shall be elected from among the non-executive of the company;			N/A	
1 (4) (d)	Defining roles and responsibilities of the Chairperson and the MD and/or CEO by the Board;	√			
1 (4) (e)	In absence of the Chairperson of the Board, the remaining members may elect Chairperson from non-executive directors for that particular Board's meeting; the reason of absence of regular Chairperson shall be duly recorded in the minutes.			N/A	
1 (5)	The Director's Report to Shareholders shall include				
1 (5) (i)	Industry outlook and possible future developments;	√			
1 (5) (ii)	Segment-wise or product-wise performance;	V			
1 (5) (iii)	Risks and concerns;	$\sqrt{}$			
1 (5) (iv)	Discussion on COGS, Gross Profit and Net Profit Margins;				
1 (5) (v)	Discussion on continuity of Extra-Ordinary gain or loss;			N/A	
1 (5) (vi)	Basis for and a statement of related party transactions;	$\sqrt{}$			
1 (5) (vii)	Utilization of proceeds from issuing instruments;			N/A	
1 (5) (viii)	Explanation, if the financial results deteriorate after going for IPO, RPO, Right Offer, Direct Listing, etc.;			N/A	
1 (5) (ix)	Explanation about significant variance between Quarterly Financial performance and Annual Financial Statements;			N/A	
1 (5) (x)	Remuneration to directors including IDs;			Do not receive	
1 (5) (xi)	Fair presentation in financial statements prepared by the management;	V			
1 (5) (xii)	Maintaining proper books of accounts;				
1 (5) (xiii)	Consistent application of appropriate accounting policies, and accounting estimates being reasonable and prudent;	√			
1 (5) (xiv)	Following applicable IAS/IFRS and adequate disclosure for any departure there-from, if any;	√			
1 (5) (xv)	Soundness and monitoring of internal control system;	√			
1 (5) (xvi)	Statement regarding protection of minority shareholders;	√			
1 (5) (xvii)	Statement regarding ability to continue as going concern;	V			
1 (5) (xviii)	Significant deviations from last year's operating results;	√			
1 (5) (xix)	Summary of key operating/financial data of last 5 years;	V			
1 (5) (xx)	Reason for non-declaration of Dividend;				
1 (5) (xxi)	Statement regarding no bonus share/stock dividend has been or shall be declared as interim dividend;	√			
1 (5) (xxii)	Number of Board meetings and attendance of directors;	√			
1 (5) (xxiii)	Pattern of shareholding (along with name wise details) by-				
1 (5) (xxiii) (a)	Parent/Subsidiary/Associate Companies & related parties;	V			
1 (5) (xxiii) (b)	Directors, CEO, CS, CFO, HOIAC, their spouses & children;	V			
1 (5) (xxiii) (c)	Executives (Top 5 salaried employees other than above);	√			
1 (5) (xxiii) (d)	Shareholders holding 10% or more voting interest.	√			
1 (5) (xxiv)	In case of the appointment/re-appointment of a director				
1 (5) (xxiv) (a)	A brief resume of the director;	√			
1 (5) (xxiv) (b)	Nature of his/her expertise in specific functional areas;	√			
1 (5) (xxiv) (c)	Names of companies in which he/she holds directorship and the membership of committees of the board.	√			

Condition No.	Title		opropriate imn)	Remarks (If any)	
			Not Complied	(II ally)	
1 (5) (xxv)	CEO/MD signed a detailed Management's discussion and analysis of the company's along with a brief discussion of changes in the financial statements, among others fo	position a	and operat	tions	
1 (5) (xxv) (a)	Accounting policies and estimation for preparation of financial statements;	√			
1 (5) (xxv) (b)	Changes in accounting policies and estimation;			N/A	
1 (5) (xxv) (c)	Comparative analysis (including effects of inflation) of financial performance or results and financial position as well as cash flows for current and immediate preceding 5 years explaining reason thereof;	√			
1 (5) (xxv) (d)	Compare such financial performance or results and financial position as well as cash flows with the peer industry scenario;	√			
1 (5) (xxv) (e)	Briefly explain the financial and economic scenario of the country and the globe	$\sqrt{}$			
1 (5) (xxv) (f)	Risk and concern issues related to the financial statements and mitigation plan;	$\sqrt{}$			
1 (5) (xxv) (g)	Future plan or projection or forecast for company's operation, performance and financial position, with justification thereof;	√			
1 (5) (xxvi)	As per Annexure-A disclosure of declaration or certification by the CEO and the CFO to the Board under condition No. 3(3);	V			
1 (5) (xxvii)	As per Annexure-B and Annexure-C disclosure of the report and certificate regarding compliance of conditions of CG codes under condition No. 9;	V			
1 (6)	As per provisions of the Bangladesh Secretarial Standards (BSS) as adopted by the Institute of Chartered Secretaries of Bangladesh (ICSB) the Board meetings shall be conducted and recorded the minutes by the company.	√			
1 (7)	Code of Conduct for the Chairperson, other Board members and CEO				
1 (7) (a)	Laying down of code of conduct (COC) of Chairperson, other Board members and CEO as recommended by the Nomination and Remuneration Committee (NRC) under condition No. 6;	√		The Board has laid down COC	
1 (7) (b)	Posting of code of conduct (COC) on the website as determined by the NRC including 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		The COC, as laid down by the Board has been posted on the website	
2	Governance of Board of Directors of Subsidiary Company -				
2 (a)	Composition of the Board to be similar to holding company;			N/A	
2 (b)	One ID to be in both holding and subsidiary company;			N/A	
2 (c)	Minutes of Board meetings of subsidiary company to be placed for review at following Board meeting of holding company;			N/A	
2 (d)	Minutes of respective Board meeting of holding company to state that affairs of subsidiary company be reviewed;			N/A	
2 (e)	Audit Committee of holding company to review financial statements, in particular the investments of subsidiary company.			N/A	
3 (1) (a)	MD or CEO, CFO, HIAC and CS -				
3 (1) (a)	Appointment of MD/CEO, CS, CFO and HIAC; The post of MD/CEO, CS, CFO and HIAC shall be filled by different individuals:	V			
3 (1) (b) 3 (1) (c)	The post of MD/CEO, CS, CFO and HIAC shall be filled by different individuals; The MD/CEO, CS, CFO and HIAC of a listed company shall not hold any executive position in any other company at the same time;	V		The matter is	
2 (1) (4)		V		under process	
3 (1) (d) 3 (1) (e)	Defining the roles, responsibilities & duties of the CFO, HIAC, and CS; The MD/CEO, CS, CFO and HIAC shall not be removed from their position without	V			
3 (1) (e)	approval of the Board as well as immediate dissemination to the Commission and stock exchange (s);			N/A	
3 (2)	Attendance of MD/CEO, CS, CFO and HIAC in the meetings of the Board.	√			
3 (3)	Duties of MD/CEO and CFO:		<u> </u>		
3 (3) (a) (i)	To certify that MD/CEO and CFO have reviewed FSs of the year which contain no untrue or misleading statement or omit no material fact;	√			
3 (3) (a) (ii)	To certify that the statements present a true and fair view of affairs and are in compliance with accounting standards and applicable laws;	√			
3 (3) (b)	To certify that no transactions entered into by the company is fraudulent, illegal or violation of code of conduct for the company's Board or its members;	√			
3 (3) (c)	Disclosure of certification of the MD/CEO and CFO in the Annual Report.				

Condition No.	Title	("√" in ar colu	nce Status opropriate mn) Not Complied	Remarks (If any)
4	Board of Directors' Committee -	1	ı	
4 (i)	Audit Committee.	√ /		
4 (ii)	Nomination and Remuneration Committee (NRC).	V		
5	Audit Committee -			
5 (1)	Responsibility to the Board of Directors	1	<u> </u>	
5 (1) (a)	Having Audit Committee as a sub-committee of the Board;	√		
5 (1) (b)	Audit Committee to assist the Board in ensuring fairness of financial statements and a good monitoring system;	√		
5 (1) (c)	Audit Committee being responsible to the Board; duties of Audit Committee to be clearly set forth in writing.	√		
5 (2)	Constitution of the Audit Committee		1	
5 (2) (a)	Audit Committee to be composed of at least 3 members;	√		
5 (2) (b)	Audit Committee members to be appointed by the Board and composed by the non-executive directors, excepting chairperson of the Board including at least 1 (one) Independent Director to be included;	√		
5 (2) (c)	Audit Committee members to be "financially literate" and at least 1 (one) to have accounting or related financial management background with 10 years experience	√		
5 (2) (d)	Vacancy in Audit Committee making the number lower than 3 to be filled up immediately and within 1 month;			N/A
5 (2) (e)	The CS to act as the secretary of the Audit Committee;	V		
5 (2) (f)	No quorum shall be constituted in Audit Committee meeting without at least 1 (one) independent director.	√		
5 (3)	Chairperson of the Audit Committee			
5 (3) (a)	Chairperson to be an independent director, selected by the Board;	√		
5 (3) (b)	In absence of Chairperson the Audit Committee may elect Chairperson for that particular meeting from one of themselves from remaining members, constituting a quorum as required under condition No. 5(4)(b), absence of regular Chairperson shall be recorded duly with reason in the minutes;			N/A
5 (3) (c)	Chairman of audit committee to remain present in AGM;	√		
5 (4)	Meeting of the Audit Committee			
5 (4) (a)	Audit Committee shall conduct at least four meetings in a financial year;	V		
5 (4) (b)	The quorum of the Audit Committee meeting shall be constituted in presence of two or two-third of the members, whichever is higher, presence of an ID is must;	√		
5 (5)	Role of Audit Committee			
5 (5) (a)	Oversee the financial reporting process;	$\sqrt{}$		
5 (5) (b)	Monitor choice of accounting policies and principles;	√		
5 (5) (c)	Monitor Internal audit and Compliance process including approval of the Internal audit and Compliance plan and review the Internal audit and Compliance report;	√		
5 (5) (d)	Oversee hiring and performance of external auditors;	√		
5 (5) (e)	Hold meeting with statutory auditors for review of the annual financial statements before submission to the Board for approval or adoption;	√		
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 before disclosing 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;			N/A
5 (5) (1)	Oversee the determination of audit fees based on scope and magnitude, level of expertise deployed and time required for effective audit evaluate the performance of external auditors;	√		
5 (5) (m)	Oversee whether the proceeds raised through IPO or RPO or Rights Share Offer have been utilized as per the purpose stated in relevant offer documents or prospectus approved by the Commission.			N/A

Condition No.	Title		nce Status opropriate imn)	Remarks (If any)
			Complied Not Complied	
5 (6)	Reporting of the Audit Committee			
5 (6) (a)	Reporting to the Board of Directors	1 ,		
5 (6) (a) (i)	Reporting on the activities of Audit Committee;	√		
5 (6) (a) (ii) (a)	Reporting on conflicts of interests;			N/A
5 (6) (a) (ii) (b)	Reporting on suspected or presumed fraud/irregularity/material defect identified in the internal audit and compliance process or in the financial statements;			N/A
5 (6) (a) (ii) (c)	Reporting on suspected infringement of laws;			N/A
5 (6) (a) (ii) (d)	Reporting on any other matter to disclose immediately;			N/A
5 (6) (b)	Reporting to BSEC;			N/A
5 (7)	Reporting to the Shareholders and General Investors.	√		
6	Nomination & Remuneration Committee (NRC) -			
6 (1)	Responsibility to the Board of Directors			
6 (1) (a)	Having Nomination & Remuneration Committee (NRC) as a sub-committee of the Board;	√		
6 (1) (b)	NRC to assist the Board in formulating remuneration consideration process and nomination criteria/policy for determining qualification, positive attributes, experiences, independence of directors and top level executive;	√		
6 (1) (c)	The TOR of the NRC to be clearly set forth in writing covering the areas stated at the condition No. 6 (5) (b).	√		
6 (2)	Constitution of the NRC			
5 (2) (a)	The Committee to be composed of at least 3 members including an ID;	√		
6 (2) (b)	Committee members to be non-executive directors;	√		
5 (2) (c)	Committee members to be nominated and appointed by the Board;	√		
6 (2) (d)	Committee members to be removed and appointed by the Board;	√		
6 (2) (e)	The post of Committee members cannot remain vacant for more than 180 days;			N/A
6 (2) (f)	The Chairperson may appoint any advisor of the Committee who shall be non-voting member;			N/A
6 (2) (g)	The company secretary to act as the secretary of the Committee;			
6 (2) (h)	No quorum shall be constituted in NRC meeting without at least an ID;	√		
6 (2) (i)	NRC members shall not receive any remuneration from the company except Director's fees or honorarium.	√		
6 (3)	Chairperson of the NRC			
6 (3) (a)	Chairperson of the NRC to be an independent director, selected by the Board;	√		
6 (3) (b)	In absence of the Chairperson of the NRC, the remaining members may elect Chairperson from non-executive directors for that particular Board's meeting; the reason of absence of regular Chairperson shall be duly recorded in the minutes;			N/A
6 (3) (c)	Chairperson of NRC to remain present in the AGM.	√		
6 (4)	Meeting of the NRC	1	1 I	
6 (4) (a)	At least one meeting shall be conducted by the NRC in a financial year;	√		
6 (4) (b)	The Chairperson of the NRC may convene any emergency meeting upon request by any NRC member;			N/A
6 (4) (c)	The quorum of the meeting of the NRC shall be constituted in presence of two or two-third of the members, whichever is higher, presence of an ID is must;	√		
6 (4) (d)	Duly be recorded the proceedings in the minutes of the NRC meeting and to be confirmed in the next NRC meeting.	√		
6 (5)	Role of the NRC		,	
6 (5) (a)	NRC shall be independent and responsible or accountable to the Board and to the shareholders.	√		TOR of NRC includes this role

Condition No.	Title	("√" in a	nce Status ppropriate umn) Not Complied	Remarks (If any)
6 (5) (b)	NRC shall oversee, among others, the following matters and make report with recon	nmendati	on to the B	Board:
6 (5) (b) (i)	Formulating the criteria for determining qualifications, positive attributes and independent directors, top level executives remuneration policy to the Board, considering the following		rector and 1	recommend
6 (5) (b) (i) (a)	The level and composition of remuneration is reasonable and sufficient to attract, retain and motivate suitable directors to run the company successfully;			TOR of NRC includes this role
6 (5) (b) (i) (b)	The relationship of remuneration to performance is clear and meets appropriate performance benchmark;			TOR of NRC includes this role
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;			TOR of NRC includes this role
6 (5) (b) (ii)	Devising a policy on Board's diversity taking into consideration age, gender, experience, ethnicity, educational background and nationality;			TOR of NRC includes this role
6 (5) (b) (iii)	Identifying qualified person to become directors and who may be appointed in top level executive position according the criteria laid down, and recommended their appointment and removal to the Board;	V		TOR of NRC includes this role
6 (5) (b) (iv)	Formulating the criteria for evaluation of performance of ID and the Board;	V		TOR of NRC includes this role
6 (5) (b) (v)	Identifying the company's needs for employees at different levels and determine their selection, transfer or replacement and promotion criteria;	V		TOR of NRC includes this role
6 (5) (b) (vi)	Developing, recommending and reviewing annually the company's human resources and training policies;	√		
6 (5) (c)	Disclosure of nomination and remuneration policy and the evaluation criteria and activities of NRC during the year at a glance in the annual report.	√		
7	External or Statutory Auditors -			
7 (1)	The issuer company shall not engage its external or statutory auditors to perform co	mpany's	following	services:-
7 (1) (i)	Appraisal or valuation services or fairness opinions;	√		
7 (1) (ii)	Designing & implementation of FIS;	√ /		
7 (1) (iii)	Book Keeping or accounting or financial statements;	√		
7 (1) (iv)	Broker-Dealer services;	√ .		
7 (1) (v)	Actuarial services;	√		
7 (1) (vi)	Internal Audit services or special audit services;	V		
7 (1) (vii)	Any services determines by the Audit Committee;	√		
7 (1) (viii)	Audit/Certification services on Compliance of Corporate Governance as required under condition No. 9(1);	√ 		
7 (1) (ix)	Any other services that creates conflict of interest;	√		
7 (2)	Possessing no share by any partner or employee of the external audit firm at least during the tenure of assignment; his/her family members also shall not hold any shares of the company;	√		
7 (3)	Representative of external or statutory auditors shall remain present in the Shareholders Meeting (AGM/EGM) to answer the queries of the shareholders.	V		
8	Maintaining a website by the Company -			·
8 (1)	An official website linked with the website of the stock exchange;	√		·
8 (2)	Keeping the website functional from the date of listing	√		
8 (3)	Availability of the detailed disclosure on its website as required under the listing regulations of the concerned stock exchange(s).	$\sqrt{}$		
9	Reporting and Compliance of Corporate Governance -	1		
9 (1)	Obtaining certificate from a practicing professional Accountant or Secretary regarding compliance of conditions of CG code of the Commission and shall be disclosed in the Annual Report;	√		
9 (2)	The professional who will provide the certificate on compliance of the CG Code shall be appointed by the shareholders in the annual general meeting;	V		
9 (3)	To state, in accordance with Annexure-C attached, in the directors' report whether the company has complied with the conditions or not.	√		

Independent Auditor's Report To the Shareholders of MAQ Enterprises Limited Report on the Audit of the Financial Statements

Qualified Opinion

We have audited the financial statements of **MAQ Enterprises Limited** (the Company), which comprise the statement of financial position as at 30 June, 2021, and the statement of profit or loss and other comprehensive income, statement of changes in equity and statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies.

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 give a true and fair view, in all material respects, the financial position of the Company as at 30 June, 2021, 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

- 1. Included in Note No.03 to the financial statements is the Intangible Assets of Tk.2,523,264 which was not amortized. As amortization expenses were not charged, the profit/loss is overstated.
- 2. The Note No. 04 to the financial statement includes deferred revenue expense amounting Tk. 11,117,073. This amount should have been written off. As this expense was not written off, the profit/loss is overstated.
- 3. The Note No. 05 to the financial statement includes advance, deposit & prepayment amounting Tk. 20,475,046, which is the same as last year. No proper documents were provided in relation to the above amount.
- 4. Related party disclosures have not been given as per International Accounting Standard (IAS)-24. Also to be noted that intercompany balances do not reconcile as per balances in the financial statement of the individual companies. No proper evidence could be provided in the connection to the loan refund or the transaction made during the year between the two companies. Also, no proper evidence could be provided in connection to from MD and others.
- 5. The accounts receivable amounting Tk. 102,709 included in Note No. 07 is same as last year. No proper evidence could be provided by the management in relation to the above amount.
- 6. Included in Note No.11 to the financial statements is the long term loan (blocked) Tk. 133,043,664. No interest has been charged on the loan amount. Thus, profit/loss is over stated. The principal amount of loan is also remaining unpaid and the balance is same as last year.
- 7. The Note No. 12 to the financial statement includes share application money amounting Tk. 1,654,153, which is the same as last year. No proper documents were provided in relation to the above amount.
- 8. In Note No. 13 to the financial statement dividend payable amounting Tk. 2,218,964, details of payable amount could not be provided. Breakup of the divided payable year wise and BO account details segregation was not mentioned by the company and as per BSEC directive no, BSEC/CMRRCD/2021-386/03 dated 14 January,
- 9. The Note No. 14 to the financial statement includes short term loan amounting Tk. 4,331,778, which is the same as last year. No proper documents were provided in relation to the above amount.
- 10. Employees Benefit: Gratuity fund, provident fund and WPPF have not been maintained as per International Accounting Standards (IAS)-19.
- 11. No proper documents could be provided in connection to sales of Tk.15,005,360 (Note 17) and purchase of Tk. 13,887,065 (Note 18)
- 12. Material Uncertainty Related to Going Concern: We draw attention to balance of retained earnings in the financial statement, which indicates that the company incurred and accumulated loss of Tk. 327,003,655 for the year ended 30 June, 2021 and, as of that date, the Company's current liabilities exceeded its net assets by tk. (59,503,655). As stated above, these events of conditions, along with other matter indicate that a material uncertainty exists that may cast significant doubt on the Company's ability to continue as a going concern. The Financial Statement do not adequately disclose this matter.

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

Key Audit Matters

Except for the matter describe in the Basis for Qualified Opinion Section, we have determined that there are no key audit matter to communicate in our report.

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

Management is responsible for the preparation and fair presentation of the financial statements 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 Company's financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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 auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on other Legal and Regulatory Requirements

In accordance with the Companies Act 1994 and the Securities and Exchange Rules 1987, we also report the following:

- a) we have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit and made due verification thereof;
- b) in our opinion, proper books of accounts as required by law have been kept by the Company so far as it appeared from our examination of these books:
- d) the statements of financial position and statements of profit or loss and other comprehensive income dealt with by the report are in agreement with the books of accounts and returns; and
- d) the expenditure incurred was for the purposes of the Company's/Company's business.

Chaity Basak, FCA (Enrol #1772) **Partner** Shiraz Khan Basak & Co. **Chartered Accountants** DVC: 2111101772AS406438

MAQ ENTERPRISES LIMITED Statement of Financial Position As at June 30, 2021

	Particulars	Notes	As at June 30, 2021	As at June 30, 2020
I.	ASSET:			
A.	Non-Current Assets:		33,907,054	33,907,054
	Fixed Asset	02.00	20,266,717	20,266,717
	Intangible Assets	03.00	2,523,264	2,523,264
	Deferred Revenue Expense	04.00	11,117,073	11,117,073
B.	Current Assets:		100,519,963	101,750,528
	Advance, Deposit & Prepayment	05.00	20,475,046	20,475,046
	Loan to Associate Company	06.00	79,686,569	80,924,918
	Accounts Receivable	07.00	102,709	102,709
	Cash and Cash Equivalents	08.00	255,639	247,855
	Total Assets (A+B)		134,427,017	135,657,582
II.	EQUITY AND LIABILITIES:		(50 500 055)	(50.440.700)
A.	Capital and Reserve:		(59,503,655)	(59,446,726)
	Share Capital	09.00	250,000,000	250,000,000
	General Reserve	40.00	17,500,000	17,500,000
_	Retained Earnings	10.00	(327,003,655)	(326,946,726)
B.	Non Current Liabilities:		136,916,781	136,916,781
	Long Term Loan	11.00	133,043,664	133,043,664
	Share Application Money	12.00	1,654,153	1,654,153
_	Dividend Payable	13.00	2,218,964	2,218,964
C.	Current Liabilities:		57,013,891	58,187,527
	Short Term Loan	14.00	4,331,778	4,331,778
	Loan from Managing Director & Others		45,752,524	45,752,524
	Liability for Expenses	15.00	1,889,212	1,889,146
	Provision for Tax	16.00	5,040,377	6,214,080
	Total Equity and Liabilities (A+B+C)		134,427,017	135,657,582

The attached notes form an integral part of the financial statements

 $\begin{array}{ccc} sd/\text{-} & sd/\text{-} & sd/\text{-} \\ \textbf{Company Secretary} & \textbf{Director} & \textbf{Managing Director} \end{array}$

Dhaka,

Date: November 10, 2021

Chaity Basak, FCA (Enrol #1772) Partner Shiraz Khan Basak & Co. Chartered Accountants DVC: 2111101772AS406438

MAQ ENTERPRISES LIMITED Statement of Profit or Loss and Other Comprehensive Income For the Year Ended June 30, 2021

Particulars	Notes	Year Ended June 30, 2021 BDT	Year Ended June 30, 2020 BDT
Revenue	17.00	15,005,360	41,575,372
Less: Cost of Goods Sold	18.00	13,887,065	38,657,065
Gross Profit		1,118,295	2,918,307
Less: Administrative Expenses	19.00	1,079,357	2,857,631
Profit from Operations		38,938	60,676
Less: Financial Expenses	20.00	5,954	19,981
Net Profit before Non-Operating Income		32,984	40,695
Add: Non-Operating Income	21.00	120	755
Net Profit before Provision for tax		33,103	41,450
Less: Provision for Tax		90,032	249,452
Net Profit after tax		(56,929)	(208,003)
Earnings / (Loss) Per Share (EPS)		(0.02)	(0.08)
Net Asset Value (NAV)		(59,503,655)	(59,446,726)
Net Asset Value per Share		(23.80)	(23.78)
Net Operating Cash Flow Per Share (NOCFPS)		(0.49)	0.06

The attached notes form an integral part of the financial statements

sd/- sd/- sd/- Company Secretary Director Managing Director

Signed in terms of our separate report of even date.

Chaity Basak, FCA (Enrol #1772) Partner

Shiraz Khan Basak & Co. Chartered Accountants DVC: 2111101772AS406438

Dhaka, Date: November 10, 2021

MAQ ENTERPRISES LIMITED Statement of Cash Flows For the Year Ended June 30, 2021

Α.	Particulars Cash Flows from Operating Activities: Collection from Revenue & Other Payment for Cost and Expenses Liability for Expenses Prior Year Adjustment	- -	Year Ended June 30, 2021 BDT (1,224,611) 15,005,480 (14,966,422) 67	- -	Year Ended June 30, 2020 BDT 148,722 41,575,372 (41,426,650)
	Tax Paid	_	(1,263,735)	_	-
В.	Cash Flows from Investing Activities: Fixed Deposit Receipt	- - -	-		-
C.	Cash Flows from Financing Activities:	_	1,232,394		(19,981)
	Short Term Loan Received		-		-
	Deferred Revenue Expense		-		-
	Loan from Managing Director & Others Loan to Associate Company		1,238,349		-
	Financial Expenses	_	(5,954)		(19,981)
	·	-		- -	/
D.	Net Cash Flow During the Year (A+B+C)		7,784		128,741
	Opening Cash and Cash Equivalents		247,855		119,114
	Closing Cash and Cash Equivalents		255,639	=	247,855

The attached notes form an integral part of the financial statements

sd/- sd/- sd/- Sd/- Managing Director

Signed in terms of our separate report of even date.

Chaity Basak, FCA (Enrol #1772)
Partner

Shiraz Khan Basak & Co. Chartered Accountants

DVC: 2111101772AS406438

Dhaka,

Date: November 10, 2021

MAQ ENTERPRISES LIMITED Statement of Changes in Equity For the Year Ended June 30, 2021

Amount in BDT

Particulars	Share Capital (Paid-up)	General Reserve & Others	Retained Earnings	Total
Balance as at July 01, 2020	250,000,000	17,500,000	(326,946,726)	(59,446,726)
During the Year:				
Profit after Tax During the Year	-	-	(56,929)	(56,929)
Prior Year Adjustment	-	ı	-	ı
Balance as at June 30, 2021	250,000,000	17,500,000	(327,003,655)	(59,503,655)
Balance as at June 30, 2020	250,000,000	17,500,000	(326,946,726)	(59,446,726)

The attached notes form an integral part of the financial statements

sd/- sd/- sd/- Sd/- Managing Director

Signed in terms of our separate report of even date.

Dhaka,

Date: November 10, 2021

Chaity Basak, FCA (Enrol #1772) Partner Shiraz Khan Basak & Co. Chartered Accountants DVC: 2111101772AS406438

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

01.00 Significant Accounting Policies & Other Material Information:

01.01 Legal Form of the Entity:

MAQ ENTERPRISES LIMITED was originally incorporated as a Private Company Limited by Shares on June 14, 1974 under the Companies Act 1913 and it was converted into a Public Limited Company on March 23, 1995 and offered its share to the public with the approval of the Securities and Exchange Commission (SEC) in the month of July 1996. The shares of the company are listed in Dhaka Stock Exchange Ltd. and Chittagong Stock Exchange Ltd. The registered office of the Company is located at 42/1, Segun Bagicha, Dhaka-1000 and the Industrial Units are located at Kadamtoly, Faridabad, Dhaka - 1204.

01.02 Nature of Business Activities:

The Principal activities of the Company was concentrated on manufacturing and exporting various kinds of Corrugated Carton Box, Back Board, Neck Board, Paper Board etc. At present the Company is involved in selling and purchasing of wastage.

01.03 <u>Accounting Convention</u>:

For preparing and presenting the financial statements of the Company the following assumptions, measurement base, laws, rules, regulations and accounting pronouncements have been considered: going concern, accrual, historical cost convention, Generally Accepted Accounting Principles (GAAP) and practices in Bangladesh, the Companies Act 1994, the Securities and Exchange Rules 1987, the Listing Regulations of Dhaka and Chittagong Stock Exchanges, the Accounting Standards issued by The Institute of Chartered Accountants of Bangladesh (ICAB) and International Accounting Standards (IAS).

01.04 Fixed Assets:

The cost of acquisition comprises purchase price, including duties and non-refundable taxes, and any directly attributable cost of bringing the asset to working condition for its intended use. The Company has a freehold land of 2.4050 acre located at Kadamtali, Demra (Plot No. 591,592,593) as fixed asset. The land is capitalized at cost of acquisition.

01.05 Depreciation:

Land is held on a freehold basis and is not depreciated considering the unlimited life.

01.06 Other Corporate Debt, Accounts Payable, Trade and Other Liabilities:

These liabilities are carried at the anticipated settlement amount in respect of goods and services received, whether or not billed by the supplier.

01.07 Provisions:

Provisions are liabilities of uncertain timings or amount. Provisions are recognized when the company has a present legal or constructive obligation as a result of past events and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate of the amount of the obligation can be made.

01.08 Cash & Cash Equivalent:

This represents only cash in hand and at bank.

01.09 Other Current Assets:

Other current assets have a value on realization in the ordinary course of the company's business, which is at least equal to the amount at which they are stated in the Statement of Financial Position.

01.10 Employment Benefits:

The company has not operated any contributory Provident Fund and Gratuity Plan for their employees.

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01.11 Earnings Per Share:

This has been calculated by dividing the basic earnings/(loss) by the weighted average number of ordinary shares outstanding during the year.

Basic earning

This represents earnings/(loss) for the year attributable to ordinary shareholders. As there was no preference dividend, minority interest or extra ordinary items, the Net Profit for the year has been considered as fully attributable to the ordinary shareholders.

No diluted earnings/(loss) are required to be calculated for the year as there was no scope for dilution during the year under review.

01.12 Reporting Currency:

The amount shown in this financial statements are presented in Bangladesh currency (Taka), which have been rounded off to the nearest Taka except where indicated otherwise.

01.13 <u>Information by Industry Segments and Geographical areas:</u>

No mention is made because the company does not have any segment other than the manufacturing and sale of paper and does not have any business unit abroad.

01.14 **General**:

Figures have been rounded off to the nearest Taka.

			As at June 30, 2021 BDT	As at June 30, 2020 BDT
02.00	Fixed Asset:			
	Land		20,266,717	20,266,717
	Closing Balance		20,266,717	20,266,717
03.00	Intangible Assets: Opening Balance Less: Written off 20%		2,523,264	2,523,264
		Total	2,523,264	2,523,264
	Intangible assets have not been written of	ff as per th	e decision of the board.	
04.00	Deferred Revenue Expense:			
0 1100	Interest Expense		11,117,073	11,117,073
	Less: Adjustment During the Year		-	-
	,	Total	11,117,073	11,117,073
	The liability, Short Term Loan of Tk.	182 546 2	76.00 is blocked in which	ch interest amount of
	11,117,073.00. is included. This interest			
05.00	Advance, Deposit & Prepayment:			
00.00	Advance & Prepayment (Note:05.01)		19,635,742	19,635,742
	Security Deposit (Note:05.02)		839,304	839,304
		Total	20,475,046	20,475,046
05.01	Advance & Prepayment:			
00.01	Advance Against Purchase		6,383,133	6,383,133
	Advance Income Tax		12,713,288	12,713,288
	Tax Deduction at Source		465,536	465,536
	Value Added Tax (VAT)		73,785	73,785
	,	Total	19,635,742	19,635,742
05.02	Security Deposit:			
	Security Deposit - Titas Gas		497,752	497,752
	Margin Deposit		21,835	21,835
	Bank Guarantee - Sonali Bank Ltd.		62,894	62,894
	Bank Guarantee - Pubali Bank Ltd.		187,448	187,448
	Security Deposit at PDB		69,375	69,375
		Total	839,304	839,304
	Security Deposits are made to Govt. & St.	atutory Aut	thorities & hence considere	ed good.
06.00	Loan to Associate Company:	•		
00.00	Last Year Balance		80,924,918	80,924,918
	Less: Adjustment during the Year		1,238,349	-
	3		79,686,569	80,924,918
07.00	Accounts Receivable:		· ·	· · ·
	Other Receivable		102,709	102,709
		Total	102,709	102,709
08.80	Cash & Cash Equivalents:			
00.00	Cash in Hand		249,987	241,268
	Cash at Bank (Note:08.01)		5,652	6,587
	Saon at Bank (Note. 100.01)	Total	255,639	247,855
00.04	Cook of Bonks	· Otai	200,000	271,000
08.01	Cash at Bank:		0.040	4.005
	Uttara Bank Ltd. STD (A/C No4170)	(07)	2,818	4,205
	First Security Islami Bank Ltd.(A/C No 5	•	2,835	2,382
		Total	5,652	6,587

			As at June 30, 2021 BDT	As at June 30, 2020 BDT
09.00	Share Capital:			
	Authorised Capital			
	5,000,000 Ordinary Shares of Tk.100 each		500,000,000	500,000,000
	Issued, Subscribed & Paid-up Capital			
	2,500,000 Ordinary Shares of Tk.100 each		250,000,000	250,000,000
		Total	250,000,000	250,000,000
09.01	Share Holding By Categories:			
	Shareholders		Percentage	Percentage
			of Shares	of Shares
	Sponsors		50.00	50.00
	Foreign		2.76	2.84
	ICB Other Company		9.03 1.50	9.03 1.51
	Other Company General Public		36.71	36.62
	Ocheral i ubile	Total	100	100
10.00	Retained Earnings:		(000 040 700)	(000 700 700)
	Opening Balance		(326,946,726)	(326,738,723)
	Add: Net Profit During the Year		(56,929) (327,003,655)	(208,003) (326,946,726)
	Less: Prior Year Adjustment		(321,003,033)	(320,940,720)
			(327,003,655)	(326,946,726)
	Add: Transferred from Tax Holiday Reserv	е	-	-
	•	Total	(327,003,655)	(326,946,726)
11.00	Long Term Loan (Blocked):			
	Sonali Bank CC Hypo (A/c No.37000416)		5,234,629	5,234,629
	Sonali Bank CC Hypo (A/c No.37001918)		56,614,383	56,614,383
	Sonali Bank Hypo (A/c No.3700408)		71,194,653	71,194,653
		Total	133,043,664	133,043,664
12.00	Share Application Money:		1,654,153	1,654,153
		Total	1,654,153	1,654,153
13.00	Dividend Payable			
	Opening Balance		2,218,964	2,218,964
	Less: Adjustment During the Year			-
		Total	2,218,964	2,218,964
14.00	Short Term Loan:			
	Sonali Bank CC Hypo (A/c No.37000424)	T - 4 - 1	4,331,778	4,331,778
		Total	4,331,778	4,331,778
15.00	Liability for Expenses:		40.0=0	
	Salary & Allowances		49,258	189,192
	VAT on Sales Audit Fee		279,954 150,000	279,954 135,000
	DSE Renewal Fee		1,410,000	1,285,000
	DOL Nonowall of	Total	1,889,212	1,889,146
16.00	Provision for Tax:			
	Opening Balance		6,214,080	5,964,628
	Add: During the Year		90,032	249,452
			6,304,112	6,214,080
	Less: Paid During the Year		1,263,735	
		Total	5,040,377	6,214,080

			As at June 30, 2021 BDT	As at June 30, 2020 BDT
17.00	Revenue:			
	Sale of Wastage		15,005,360	41,575,372
		Total	15,005,360	41,575,372
18.00	Cost of Goods Sold:		40 007 005	20.057.005
	Purchase of Wastage Cost of Goods Sold		13,887,065 13,887,065	38,657,065 38,657,065
	Cost of Coods Cold		13,007,003	30,037,003
19.00	Administrative Expenses:			
	Salary & Allowances		591,100	2,270,300
	Bonus		98,517	227,030
	Stationery		350	810
	Electric Goods		760	620
	Traveling & Conveyance		920	870
	Entertainment		550	1,170
	Audit Fee		150,000	135,000
	Business Promotion		450	1,394
	Misc. Expenses		330	150
	DSE Renewal Fee		125,000	125,000
	AGM Expenses		109,680	94,877
	Factory Maintenance		1,700	410
		Total	1,079,357	2,857,631
20.00	Financial Expenses:			
	Bank Charges		5,954	19,981
		Total	5,954	19,981
21.00	Non-Operating Income:			
21.00	Interest Income (Note:21.01)		120	755
	,	Total	120	755
21.01	Interest Income:			
	Uttara Bank Ltd. (A/C No: 15451410004170)		120	755
		Total	120	755

MAQ ENTERPRISES LIMITED SHARE HOLDING POSITION

For the Year Ended June 30, 2021

RANGE OF HOLDINGS IN NUMBER OF SHARES	NO. OF SHARE HOLDERS	% OF SHARE HOLDERS	NO. OF SHARES	% OF SHARE CAPITAL
01 TO 500	14104	98.63	542,717	21.71
501 TO 5,000	165	1.15	254,984	10.20
5,001 TO 10,000	16	0.11	122,110	4.88
10,001 TO 20,000	6	0.04	69,627	2.79
20,001 TO 30,000	1	0.01	20,794	0.83
30,001 TO 40,000	0	0.00	-	0.00
40,001 TO 50,000	0	0.00	-	0.00
50,001 TO 1,00,000	1	0.01	55,200	2.21
1,00,001 TO 10,00,000	7	0.05	1,434,568	57.38
OVER 10,00,000	0	0.00	-	0.00
TOTAL	14300	100	2,500,000	100.00

THE SHAREHOLDING CONSISTS OF:

GROUP	NO. OF SHARES	% OF SHARES
SPONSORS	1,250,000	50.00
FOREIGN	69,000	2.76
I.C.B	225,784	9.03
OTHER COMPANY	37,484	1.50
GENERAL PUBLIC	917,732	36.71
TOTA	L 2,500,000	100

MAQ ENTERPRISES LIMITED PROXY FORM

Shareholder(s) Folio No.	Revenue Stamp
I/we	
	being
shareholder(s) of MAQ ENTERPRISES LIMITED,	• ••
behalf at the 47th Annual General Meeting of the Company to b	
VIP road, Mohakhali, Dhaka on Thursday, 23rd December, 202	
·	
As witness my/our hand thisday of	2021
Signature of Shareholder(s)	Signature of Proxy
Date :	
Notes:	
 This form of proxy, duly completed with a revenue stamp mus registered office. Proxy will be invalid if not signed and stampe 	t be deposited at least 48 hours before the meeting at the Company's
2. Signature of the Shareholder must agree with the specimen sign	
3<	
MAQ ENTERPR	SISES LIMITED
ATTENDA	
I/we hereby record my/our presence at the 47th Annual Genera 23rd December, 2021 at 11:00am at RAOWA Convention Hall,	
Full name of the shareholders	
(In block letter)	Signature
Full name of proxy (In block letter)	-
(III block letter)	Signature
Shareholder(s) Folio No.:	

Notes: Shareholders are requested to deposit this slip at the entrance of the meeting hall.

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42/1, Segun Bagicha, Dhaka-1000.