



01)	Letter of Transmittal	. 4
02)	Notice of the 12 ^{2nd} Annual General Meeting (AGM)	. 5
03)	Corporate Profile	. 6
04)	Factory Highlights	. 7
05)	Five Years Financial Summary	. 8
06)	Krishibid Feed at a Glance9-	10
07)	Vision, Mission & Objectives	11
08)	Board of Directors and Management of the Company	12
09)	Profile of the Board of Directors 13-	21
10)	Message from the Chairman 22-2	23
11)	Directors' Report to Shareholders 24-	33
12)	Audit Committee Report	36
13)	Report on the Nomination & Remuneration Committee (NRC)	38
14)	Management Discussion and Analysis of Financial Position and Performance	40
15)	Code of Conduct	42
16)	Declaration by CEO & CFO (Annexure-A) 43-	44
17)	Corporate Governance Compliance Report (Annexure-B & C)	64
18)	Independent Auditor's Report to the Shareholders	71
19)	Statement of Financial Position	72
20)	Statement of Profit or Loss and Other Comprehensive Income	73
21)	Statement of Changes in Equity	74
22)	Statement of Cash Flows	75
23)	Notes to the Financial Statements	.08
24)	Proxy Form 109-1	10
25)	Attendance Slip 111-1	12

LETTER OF TRANSMITTAL

To All Share Holders, Bangladesh Securities and Exchange Commission, Registrar of Joint Stock Companies & Firms, Dhaka Stock Exchange Limited, Chattogram Stock Exchange Limited.

Subject: Annual Report for the year ended 30th June, 2022.

Dear Sir(s),

We are pleased to enclose the notice of **12nd Annual General Meeting (AGM)**, a copy of the Annual Report together with the Audited Financial Statements including Statement of Financial Position, Statement of Profit or Loss and Other Comprehensive Income, Statement of Changes in Equity and Statement of Cash Flows for the year ended **30th June, 2022** along with the notes there on of **KRISHIBID FEED LIMITED** for your kind information and record.

It may be mentioned here that as per notification no. BSEC/CMRRCD/2006-158/208/ Admin/81, dated **20th June, 2018** issued by Bangladesh Securities and Exchange Commission, we are sending the Notice of Annual General Meeting and Annual Report along with Annual Audited Financial Statements to the valued Shareholders through e-mail addresses available in their Beneficial Owner (BO) accounts with the Central Depository System.

Sincerely Yours,

ARPAN SARKER, ACCA Company Secretary



Corporate Office: 801, Rokeya Sarani, Kazipara, Mirpur, Dhaka-1216, Ph: 9034022, Fax: 8034120, E-mail: info@krishibidgroup.com

NOTICE OF THE 12nd ANNUAL GENERAL MEETING (AGM)

Notice is hereby given to all members of **KRISHIBID FEED LIMITED** that the Annual General Meeting of the Company will be held on **30th March**, **2023 at 04.00 P.M.** under virtual platform through the link: <u>https://us04web.zoom.us/j/2590046232?pwd=Q21oazZTK1gvVjBIT3BvNHpMZ0dJdz09</u> (**ID: 2590046232 and password: kg2022**) to consider the following agenda:

AGENDA

- 1. To adopt and approve the audited financial statements for the year ended **30th June, 2022** along with the report of Auditors' and Directors' thereon;
- 2. To declare cash dividend to the shareholders for the year ended on **30th June 2022**;
- 3. To re-appoint auditor and fix their remuneration for the year ended **30th June 2023**;
- 4. To discuss and consider about retired and re-appointed as Director of the company and
- 5. Any other matters with the permission of the Chair.

All shareholders are requested to attend the meeting.

By order of the Board

ARPAN SARKER, ACCA Company Secretary

Copy to:

All Members of the Company

Notes:

- I. The proxy form must be affixed with requisite revenue stamp and be deposited at the Registered Office of the Company not less than 48 hours before the time fixed for the meeting.
- II. The Annual Report is available in the Company's web site at <u>www.krishibidgroup.com.bd</u>

Factory: Nishinda, Bhaluka, Mymensingh, Mobile: 01700-729163, 01700-729171, Web: www.krishibidgroup.com

CORPORATE PROFILE

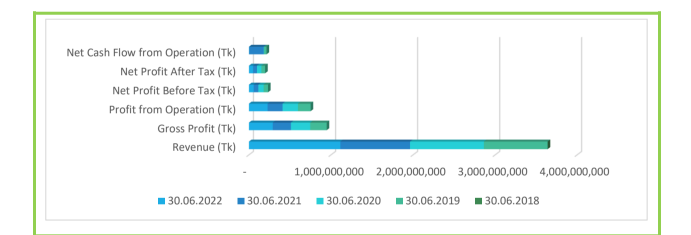
Name of the Company	KRISHIBID FEED LIMITED				
Date of Incorporation	November 09, 2010				
Converted to Public Limited	April 3, 2017				
Date of Commercial Operation	January 01, 2012				
The Logo of the Company					
Registered & Corporate Office	Krishibid Group, 801, Rokeya Sarani (2 nd Floor) Kazipara, Mirpur, Dhaka, Bangladesh				
Factory	Nishinda Bazar, Bhaluka, Mymensingh				
Telephone & Fax Number	+88-02-9034022; +88-02-8034120				
E-mail Address	info@krishibidgroup.com				
Business	Poultry Feed, Fish Feed and Cattle Feed				
Production Capacity Per Year	176,000 MT				
Chairman	Dr. Md Ali Afzal				
Managing Director	Md. Rezaul Karim Khan				
Chairman of Audit Committee	M. Serajul Islam				
Chairman of NRC Committee	Mohammed Shahalam Sarker				
Chief Finance Officer	Mahmudul Hasan				
Company Secretary	Arpan Sarker, ACCA				
Authorized Capital	75,00,00,000				
Paid up Capital	49,50,00,000				
Date of Listing with DSE	10 October, 2021				
Date of Listing with CSE	10 October, 2021				
Auditor's Name with Address	ARTISAN Chartered Accountants Sonargaon Terrace (2 nd Floor), House # 52, Road # 13/C Block # E, Banani, Dhaka-1213, Bangladesh.				
Lead Bankers	Premier Bank Ltd, NRB Bank Ltd and Shahajalal Islami Bank				

FACTORY HIGHLIGHTS



FIVE YEARS FINANCIAL SUMMARY

Operational Result	30.06.2022	30.06.2021	30.06.2020	30.06.2019	30.06.2018
Revenue (Tk)	971,342,889	1,113,823,395	848,745,687	899,210,607	778,632,759
Gross Profit (Tk)	252,971,635	289,987,475	221,855,364	234,702,738	200,774,926
Profit from Operation (Tk)	190,953,795	227,473,949	181,971,852	187,677,432	154,255,476
Net Profit Before Tax (Tk)	49,784,803	58,347,357	55,978,982	64,497,089	53,663,081
Net Profit After Tax (Tk)	42,537,083	49,818,927	47,756,649	54,091,423	45,826,940
Net Cash Flow from Operation (Tk)	11,606,611	3,752,967	175,966,975	4,396,302	30,689,904
Financial Position	30.06.2022	30.06.2021	30.06.2020	30.06.2019	30.06.2018
Non Current Assets (Tk)	1,047,781,537	708,681,526	681,223,787	700,548,899	610,212,636
Current Assets (Tk)	1,398,284,125	1,421,284,915	1,160,226,075	1,153,649,960	987,031,328
Shareholders' Equity (Tk)	724,868,787	511,831,704	462,012,776	414,256,128	235,164,704
Long Term Liability (Tk)	241,708,490	263,199,233	303,341,685	232,361,588	344,598,931
Key Financial Ratios	30.06.2022	30.06.2021	30.06.2020	30.06.2019	30.06.2018
Current Ratio	0.94	1.04	1.08	0.96	0.97
Debt to Equity Ratio	2.37	3.16	2.54	3.1	4.79
Net Income Ratio	4.38	4.47	5.63	6.02	5.89
Return to Equity Ratio	5.87	8.62	10.9	16.66	21.59
Earning Per Share	1.01	1.81	1.74	1.97	3.06



KRISHIBID FEED AT A GLANCE

Krishibid Feed Limited (KFL) incorporated in Bangladesh on 09 November in 2010 as a Private limited company under the company act 1994 and subsequently it has been converted into public Limited Company on 03 April, 2017. KFL is the country's leading Feed Manufacturing Industry, produces various types of Poultry feed, fish feed & cattle feed. KFL started its commercial operation on 01 January, 2012

The principal activity and the nature of the business of **KRISHIBID FEED LIMITED** is to manufacture and sell/distribute of all sorts of poultry feed, fish feed and cattle feed. Apart from that, the Company can manufacture, distribute, export & import all kinds of Agro feed anywhere in Bangladesh and abroad.

PRODUCTS:

Krishibid Feed Limited produce high quality floating and sinking fish feed, layer, broiler, Cattle and Shrimp feed.

POULTRY FEED:

Layer Feed: Layer feed has an ingenious balance of protein, calcium and other vitamins and minerals that encourages top tier egg laying abilities in your flock.

Broiler Feed: Feed blend for chickens that are growing as fast as possible, in order to be harvested for meat as early as possible

FISH FEED:

Sinking Pellets: Sinking pellets also known as a hard pellet, are more economical. Sinking feed will have water stability of up to an hour, and will gradually sink and settle on the bottom if uneaten.

Floating Feed: Floating pellets (also known as expanded or extruded pellets) require to go through an extrusion process during processing. This section of a feed mill is most of the time costly to set-up and run than a standard pelleting section.

CATTLE FEED:

Dairy Feed: This feed especially makes for milking cow for getting more milk.

Beef Feed: Usually this feed used for getting meat.

Shrimp Feed: This feed especially makes for shrimp production.

DESCRIPTION OF PROPERTY:

Details of the property are as follows:

1. Land: KFL possesses total 383.56 decimal of land. The land is situated at Nishinda Bazar, Bhaluka, Mymensingh; Raniganj, Ghoraghat, Dinajpur; and Kestopur, Magura, Bangladesh.

Number of Buildings	Building Description	Types of Buildings	Total Building Area
Building-1 (5 -storied)	Office Building	Pillar-RCC, Wall-Brick, Roof-RCC	11,310 SFT
Building-2	Factory building	Prefabricated Steel structure	81,925 SFT
Silo-1	Silo storage tank	Steel Structure	3,060 MT
Silo-2	Silo storage tank	Steel Structure	3,060 MT

2. Factory Buildings And Sheds:

- 3. Plant & Machinery and Office Equipment: KFL has got all the machineries for production.
- 4. Vehicle: KFL has got required nos of delivery van.
- 5. Fire Fighting Equipment: The Company placed significant number of fire extinguisher, sand bucket, hose pipe and nozzles in various place to prevent accident from fire.

6. Power, Gas and Water facility:

Power: The Company meets its required power from Mymensingh Palli Bidyut Samity-2. The total sanctioned electricity load for the company is 1,250 KVA. The company has 2 Generators with capacity of 1,250 KVA & 300 KW to avoid interruption of power supply.

Gas: The Company required 56,000 cubic meters monthly and the required gas fulfilled by cylinder from local market.

Water: The Company requires around 70,000 litter water per day for its production. It has 2 (two) submersible pump capacity 3Hp & 5Hp and 1 (one) water reserve tank with capacity 7 lac litter.

7. Signboard: The signboard of the Company is well displayed at the factory premises.

Besides these assets KFL has other assets like Furniture & Fixture, Electrical Installation & Equipment, Office Equipment, firefighting equipment and others.

VISION, MISSION & OBJECTIVES

VISION:

We believe to be the leading Feed Mills of the country to boom our livestock focusing on reliable, innovative and moneysaving solutions with passion for people and attention to profit.

MISSION:

 Producing quality product, causing no harm to Environment, to cater the solution of Feeding to livestock in a cost-effective and sustainable way while respecting animal health.

OBJECTIVES:

- To give emphasis on continuous development and value addition to be leading feed producer along with serving as a catalyst in the Bangladesh's livestock industry.
- To focus on regular expansion of the project with advanced technology.
- To protect shareholders' interest as well as maximize the wealth of the organization.
- To exercise good governance in every sphere of activities.

BOARD OF DIRECTORS & MANAGEMENT OF THE COMPANY

l	BOARD OF DIRECTORS			AUDIT COMMITTEE		
01	Dr. Md Ali Afzal	Chairman	01	M. Serajul Islam	Chairman	
02	Md. Rezaul Karim Khan	Managing Director	02 Mrs Nigar Sultana M		Member	
03	Dr. Md. Musherraf Husain	Director	03	Md. Alamgir	Member	
04	Mrs. Asma Khatoon	Director	1 04 Md Kamruzzaman FCCA		Member Secretary	
05	Md. Alamgir	Director				
06	Dr. Masudul Haque Chowdhury	Director	NOMINATION & REMUNERATION			
07	Prof. Dr. Md. Mostafizur Rahman	Director	COMMITTEE			
08	Mrs. Fatima Farid	Director				
			01	Mohammed Shahalam Sarker	Chairman	
09	Mrs. Nigar Sultana	Director	02	Mrs. Fatima Farid	Member	
10	Mohammed Shahalam Sarker	Independent Director	03 Dr. Musherraf Husain Memb		Member	
11	M. Serajul Islam	Independent Director	04	Md. Kamruzzaman FCCA	Member Secretary	

CFO & SECRETARY					
01	Mahmudul Hasan	Chief Finance Officer			
02	Md. Kamruzzaman FCCA	Company Secretary			

PROFILE OF THE BOARD OF DIRECTORS



Dr. Md Ali Afzal Chairman

Dr. Ali Afzal is the founder chairman of the company. He is a business tycoon as illustrated by his tagline "For Green Bangladesh." He aspires to see a poverty free Bangladesh for which he has undertaken many initiatives in line with the SDGs.

Dr. Ali Afzal did his Ph D in Agricultural Biotechnology. As a Principal Plant Breeder in Bangladesh Agricultural Research Institute (BARI), he was intensively involved in development of food legumes namely-Lentil, Blackgram, Mungbean, Chickpea, Grasspea, Cowpea and Field pea. He has developed 22 varieties of food legumes of which 09 have been registered in Crop Science Journal of USA. He published 30 scientific articles in national and international journals seven books on food legume varieties and modern production techniques.

He has implemented Govt. Project "Lentil, Black gram and Mungbean Development Pilot Project", DFID funded "Mungbean Development" Project, ACIAR and CLIMA funded "Chickpea BGM Integrated Management Package Development" Project.

Dr. Afzal is the Managing Director of Krishibid Group (KG), a leading agro-based group of industries having 28 private and public limited companies. He has also established feed industry, fisheries and a dairy farms where farmers are directly or indirectly involved. He has developed Krishibid Bazaar for selling their agro-products. He has established a bio pesticide company - Glorious Crop Care Ltd. As a former government employee, he led various programs with the Department of Agriculture to reduce poverty.

Dr. Ali Afzal has made versatile efforts in development of modern crop varieties and their production technologies. He was instrumental in dissemination of these technologies among the farmers and commercial growers which aided in the increase of area and production of food legumes in Bangladesh. Popularization of modern varieties and production techniques has been accelerated following the implementation of the projects mentioned above which has been continued in recent years.



Md. Rezaul Karim Khan Managing Director, KFL

Md. Rezaul Karim Khan successfully completed his Bachelor of Science in Agriculture and Masters of Business Administration (MBA) degree. Moreover, he received different training in country and abroad.

He started his career with a foreign company. He later joined the government service. He resigned from the government service and got involved in business. He has successfully served as the Managing Director of **Krishibid Poultry Limited** and **Krishibid Fisheries Limited** He is currently the Managing Director of **Krishibid Feed Limited** and is also a Director of **Krishibid Security & Services Limited**

He has traveled in many countries including America, Japan, China, India, Philippines, Vietnam, Thailand, Nepal, and Bhutan for business reasons.

He is a Life Member of Krishibid Institution, Poultry Association, and Bangladesh Fish Hatchery & Feed Industry Association of Bangladesh (FIAB).



Dr. Md. Musherraf Husain Director

Dr. Md. Musherraf Husain obtained B. Sc. and M. Sc. from Bangladesh Agricultural University, Mymensingh. He obtained his Ph D in Agronomy from Lincoln University of New Zealand in 1985. He retired from Bangladesh Rice Research Institute as a Chief Scientific Officer in March 2010.

Dr. Husain was the Head of Adaptive Research Division and also Coordinator for Advanced Studies and Research of BRRI. He led many Govt. and donor funded research projects and acted as the Country Project Leader of IFAD rice development project of IRRI.

After retirement from government service, Dr. Husain joined the Food and Agriculture Organization of the UN as a National Communication Specialist under the ECRRP in Bangladesh. Since 2011, Dr. Husain has been working in various capacities in the Krishibid Group. He visited many overseas countries in connection with high studies and research. Dr. Husain has some 50 scientific publications in national and international journals. He participated in at least 25 national and international conferences, seminars and workshops.



Mrs. Asma Khatoon Director

Mrs. Asma Khatun was born in Dhaka in the year 1964. After completing her graduation, she got M. Sc. degree from the Home Economics College Dhaka, under Dhaka University.

Right from student life, Mrs. Asma Khatun has been involved with various constructive issues of the student community of her time and played leadership role in movements and presentation of the issues to concerned management and to the authority as well. She has brilliant notes of extra-curricular performance in the field of art, music and cultural activities, Girl guide and scouting and also related programs on the implication of her academic subjects to social and entrepreneurship development.

In the field of business and entrepreneurship, Mrs. Asma Khatoon has notable contribution. She started entrepreneurship with own poultry business and trading of construction materials.

After 2005, Mrs. Asma Khatun entered into Agri-business and involved herself with the Krishibid Firm Ltd. (KFL) as one of the 50 founder members. Soon after, she was elected as one of the members of the Board of Directors of KFL and has been continuing till date.



Md. Alamgir Director

Kbd. Md. Alamgir is a Fisheries Scientist. Being graduated in B. Sc. Fisheries (Hons) from the Bangladesh Agricultural University, Mymensingh, he obtained Masters in Fisheries Biology and Limnology from the same university in 1981 and in Aquaculture and Fisheries Management from the University of Sterling, Scotland in 1987. Then he completed Ph D research work on Fisheries management from which he developed a Biological Management tool of the Fisheries resources of Kaptai lake which is the most note worthy Technology Package in this context.

He also introduced the new method for Pen Aquaculture in the Hilly creeks of Kaptai lake which was the most widely accepted Technology of its kind with regard to alternate income generation from Kaptai lake water resource for the local people. Among other important outcomes of his research, was finding out the uses and abuses of Drugs and chemicals in Aquaculture practices in Bangladesh which is of significance in respect of safe food including aqua products for human consumption. He has over 10 publications in adaptive research and he attended over 50 workshops and Seminars/Symposium, at home and abroad including UK, Denmark, Philippines, Thailand and Malaysia.

Kbd. Alamgir has played a vital role in the development entrepreneurship particularly, in the field of Agro business and Industries viz. Feed, Poultry, and Fisheries under the Krishibid Group. After completion of Govt. job he worked as Director of the above noted Business Firms. At present, he is the Managing Director of the Krishibid Fisheries Ltd. and Krishibid Properties Ltd. Kbd. Alamgir is also the Deputy Managing Director of the Krishibid Group.



Dr. Masudul Hoque Chowdhury Director

Dr. Masudul Hoque Chowdhury was born in a well-known family in Lalmai, Comilla in the year 1962. Dr. Chowdhury is a well-known agriculturist in Bangladesh. He has published many scientific papers in both national and international journals. He has traveled many countries including UK, Japan, Korea, China, Malaysia, USA, Thailand, Singapore, Srilanka, India to attend various seminar and workshop related to agriculture.



Prof. Dr. Md. Mostafizur Rahman Director

Professor Dr. Md. Mostafizur Rahman was graduated in DVM (Doctor of Veterinary Medicine) in July 1974, in the Faculty of Veterinary Science, Bangladesh Agricultural University, Mymensingh, Bangladesh. He obtained 1st class in his post graduate in Microbiology, M Sc. (Vet.sc). He obtained PhD in Microbiology in 1985, from HAU, of India. He got Post Doc. in Molecular Virology in the year of 2003, Department of Medical Microbiology And Immunology, Chang Gung University Medical School, Taiwan.

Prof. Rahman started his carrier in 1976 as Lecturer in Department of Microbiology & Hygiene, Bangladesh Agricultural University, Mymensingh. He has worked as a Professor of Medical Microbiology & Immunology in the University Kebangsaan Malaysia. He was the visiting Professor in related Universities in Germany, Japan and UK from 1998 to 2005.

Prof. Rahman has authored many books of high importance among which notable ones are Bacteriology-Lumah, Foot and Mouth Disease & Dengue: Diagnosis to Vaccine development. Prof. Rahman won the Award of Excellency (Anugerah Perkhidmatan Cumberland) by Vice-chancellor, UKM, and Malaysia in 2008. And Certificate of Merit for the highest GPA in the courses of Doctor of philosophy program, HAU, India in 1985.



Fatema Farid Director

Mrs. Fatema Farid, Daughter of Shaikh Farid was born in 1979 in Mirpur, Dhaka. She has obtained Bachelor of Arts (BA) From Eden Mahila College and Masters of Arts (M.A) in general history from Badrunnesa Mahila College in the year of 2002.

She started her career in Concord Group. After leaving her job, Mrs. Fatema Farid has concentrated in business. Within a very short span of time she became a successful business entrepreneur with her best endeavor. Now she is a very dedicated associate person with this business. She has traveled many countries including China, Malaysia, Thailand, Singapore, Srilanka, India.



Nigar Sultana Director

Mrs. Nigar Sultana daughter of Ashraf Uddin was born in Syampur, Dhaka in the year of 1976. She completed M.A. in English from Darul Ehsan University. Mrs. Sultana is very much fascinated in agro based business, which led her as a successful entrepreneur. She has traveled many countries like Thailand, Singapore, Srilanka, India, China, Malaysia, Vietnam, Indonesia. Mrs. Sultana is associated with many schools, colleges and different social welfare organizations.



Mohammed Shahalam Sarker Independent Director

Mohammed Shahalam Sarker is a Human Rights lawyer living in UK. He has completed LLB (Hons) from Dhaka University and LLM (Human Rights) from the University of Wolverhamption, UK. He has obtained Post Graduation Diploma on International Business Law from UK.

In his career, he has been dealing with numerous immigration and Human Rights Cases. He is both Bangladeshi and British National.



M. Serajul Islam Independent Director

M. Serajul Islam retired as Professor of the Department of Agricultural Economics, Bangladesh Agricultural University, Mymensingh. He was born in 1951. Professor Serajul Islam completed B. Sc. Ag. Econ. (Honors) and M. Sc. Ag. Econ. From Bangladesh Agricultural University, Mymensingh. He completed his Ph. D. in Agricultural Economics from The higher Economic Institute Sofia, Bulgaria in 1982. He started his career as a Lecturer, Department of Agril. Economics at Bangladesh Agricultural University, Mymensingh in 1975.

MESSAGE FROM THE CHAIRMAN



Dr. Md Ali Afzal Chairman

Assalamualikum;

Dear honorable shareholders,

As Chairman of the Board, I feel immensely honored and privileged to welcome you all on the special occasion of the 12nd Annual General Meeting of our beloved Company and also presenting the Annual Report of Krishibid Feed Limited for the year 2021-2022, a year of extreme challenges for the world. We will stay on a path that takes into cognizance the best interest of our stakeholders, while safeguarding the long-term value creation platform for our shareholders. On behalf of the Board, I convey my heart-felt gratitude to all our respected shareholders for the continued support towards the company over past years.

You know the novel corona virus (COVIS-19) spread to worldwide in 2020. From March 2020 the Government announced time to time nationwide lockdown to control the spread of virus, which continued until August, 2021. Millions of people lost their jobs during the nationwide lockdown, which affected the national economy.

Then from February 2022, Russia and Ukraine war started. The heat of those global crisis is also felt in Bangladesh. We have faced many challenges to sustain the Company's business growth. Despite of that, I am very hope full that the company will return its normal states as there is growing demand of poultry products. We are always striving to expand the Company's business and achieve the ultimate goal for the Company.

Dear Shareholders,

Due to Russia Ukraine war, supply chain broken down which rendering our product distribution difficult and expensive. On the other hand, sourcing raw materials became very hard and expensive. Our net sales for the year ended **30th June, 2022**, has been decreased to Taka 971,342,889 comparing to 1,113,823,395 Taka in period of 1st July 2021 to 30th June 2022. Total assets have been increased to Taka 2,446,065,661 from Taka 2,129,966,441. EPS is decreased from Taka 1.01 comparing to EPS Taka 1.81 in the previous period. NAV is Taka 14.64 per share comparing to Taka 18.61 in the last 12-month period.

Company's turnover and the gross profit have been decreased by 12.79% and 12.76% respectively. The EPS decreased by BDT Tk. 0.80 and reflecting the ongoing challenges in the business and economic environment and the impact of Russia Ukraine war. Despite of the raw material and energy cost increased significantly, company managed to control other costs effectively and resulted increase in NOCFPS from 0.14 to 0.28.

The board of directors pleased to recommend 10% cash dividend for all Shareholders for the period. The Board of Directors of Krishibid Feed Limited has always focused on maximizing shareholders' value through formulation of policies and guidance to ensure sustainable profitability, prudent risk management and good governance. As the Chairman of your Company, my objectives are to make sure that the Board of Directors actively continues to play their due part in the coming years.

On behalf of the Board of Directors, I would take this opportunity to thanks all our Regulators, Bangladesh Securities and Exchange Commission and Stock Exchanges, NBR, and other Regulatory Authorities of the Government of the People's Republic of Bangladesh for their continued guidance and support. I would also wish to thank each and every employee of the Company along with our Auditor's for their hard work. I remain personally grateful to the honorable members of the Board for having vested their confidence in my leadership and also for their immense support and guidance.

Finally, my gratitude also goes to our Stakeholders for their unwavering trust and support over the years.

Allah Hafez. Ma Assalam

(Dr. Md. Ali Afzal) Chairman

DIRECTORS' REPORT TO SHAREHOLDERS

Dear Shareholders,

Assalamu Alaikum,

On behalf of the Board of Directors of Krishibid Feed Limited, I am pleased to present 2nd Annual Report with the Audited Financial Statement for the financial year 2021-2022, Notes of Accounts, the Statutory Auditors' Report thereon along with Company's Performance, Corporate Governance Statement, Compliance Report, Nomination and Remuneration Committee Report and other matters in terms of Companies Act 1994, International Accounting Standards, the guideline issued by Bangladesh Securities and Exchange Commission, Listing Regulations of Dhaka Stock Exchange Limited and Chattogram Stock Exchange Limited and other applicable Rules and regulations. Placing Annual Report to you for your kind consideration, approval and adoption.

Background

Krishibid Feed Limited was incorporated with the Registrar of Joint Stock Companies and Firms (RJSCF) on 09 November, 2010 [Registration No. C-88059/10] and has been converted into a Public Limited Company on 03 April, 2017 under the Companies Act, 1994. The Authorized capital of the company is Tk. 750.00 million and paid-up taka 495.00 million.

Industry Outlook

As per Ministry of Fisheries & Livestock of Bangladesh, the per capita meat consumption on an average Bangladesh is amounted to be approximately 45.62 Kg. More than six million people in our country are directly or indirectly involved in poultry and fish production.

The growth opportunity for the feed sector in our country is immense. This industry can provide various opportunities to increase GDP growth rate and equitable distribution through arranging food security as well as ensuring self-employment, creating purchasing power and reducing poverty at a large scale.

As Bangladesh in one of the high-density Countries of the world with a population of approximately 160 million, the demand of feed products will increase continuously to meet the huge protein requirement of the people. The major portion of this increasing demand for feed items will have to be met by mechanized feed millers whereas the home mix producers will have to take care of the rest.

Revenue

The Company has been producing quality feeds for consumptions of commercial poultry hatcheries & farms, fish hatcheries & farms, commercial cattle farms and pet animals. At present it markets the products all over Bangladesh, the sale proceeds stood at 971.34 million. The company's financial performances for the year period from 1st July 2021 to 30th June 2022 as compared to previous year are summarized hereunder:

Particulars	July,21 to June,22	July,20 to June,21
Revenue (Taka)	971,342,889	1,113,823,395
Gross Profit (Taka)	252,971,635	289,987,475
Net Profit After Tax (Taka)	42,537,083	49,818,927
Gross Profit Margin	26.04%	26.03%
Net Profit Margin	4.38%	4.47%
Provision for Tax (Taka)	29,19,890	40,85,639
Earnings Per Share – EPS (Taka)	1.01	1.81
Number of Shares used to compute EPS	4,95,00,000	2,75,00,000

During the year, Company's turnover and the gross profit have been decreased by 12.79% and 12.76% respectively. As a result, EPS decreased from 1.81 Tk to 1,01 TK. Despite of the challenging business and economic situation, company's NOCFPS increased from 0.14 to 0.28. Companies well-structured cost control measures and effective control environment is the contributory factor for this achievement.

Segment- wise Revenue Earning.

Particulars	July,21 to June,22	Percentage
Layer Feed (Taka)	210,532,861	21.67
Broiler Feed (Taka)	215,756,297	22.21
Sinking Feed (Taka)	154,334,390	15.89
Floating Feed (Taka)	169,607,180	17.46
Cattle Feed (Taka)	128,974,192	13.28
Shrimp Feed (Taka)	92,137,969	9.49
Total	971,342,889	100.00

Risk and concerns

Changes in the existing global or national policies can have either positive or negative impacts for the company. Any scarcity or price hike of raw materials due to change in policy in the international market might hamper the production and profitability.

Moreover, the performance of the company may be affected by the political and economic instability both in Bangladesh and worldwide. Any instance of political turmoil and disturbance in the country may adversely affect the economy in general.

Similarly, risks and concern of the industry depends on the upcoming Government policy as well. However, the increasing awareness as well as continuing branding campaigns for the product the total sale is expected to increase in future. The company took initiative to moderate its production capacity with the latest technology to minimize the market and technological risk.

A discussion on Cost of Goods Sold, Gross Profit and Net Profit

Particulars	July,21 to June,22	July,20 to June,21
Cost of goods sold (Taka)	718,371,254	823,835,920
Gross Profit (Taka)	252,971,635	289,987,475
Net Profit (Taka)	42,537,083	49,818,927

Discussion on continuity of extraordinary gain or loss

Extraordinary gains or losses refer to infrequent and unusual gain or loss. As for the Company, there was no such gain or loss during the year under reporting.

Related Party Transaction

Related party transactions are presented in note no.30.02 of the financial statements.

Compliance of Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 dated 03 June 2018.

Board Size:

The number of members of the Board of Directors stands at 11 (including Two Independent Director) which are within the limits given by BSEC.

Company Secretary, Chief Financial Officer, Head of Internal Audit & Compliance as follows:

Company Secretary: Arpan Sarker ACCA

Chief Financial Officer: Mahmudul Hasan

Head of Internal Audit & Compliances: Dr. Abu Bakr

External Statutory Auditors

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

Maintaining a website

The company has been maintaining an official website, i.e. www.Krishibidgroup.com which is linked with the website of the stock exchange.

Subsidiary Company

The company has no subsidiary company.

Duties of CEO & CFO

The provision of BSEC regulations have been compiled in the Annual Report.

Directors' Appointment and Re-Appointment

With regard to the appointment, retirement and re appointment of Directors, the company is governed by its Articles of Association, the Companies Act. 1994 and other related legislations. Accordingly, the following Directors of the Board will retire in the annual general meeting and both are eligible for reappointment. The directors are:

- 1. Dr. Masudul Haque Chowdhury
- 2. Prof. Dr. Md. Mostafizur Rahman
- 3. Mrs. Nigar Sultana
- 4. Mrs. Asma Khatoon

The Pattern of Shareholding

As per condition 1(5) (xxiii) of the corporate governance code issued by BSEC, the shareholding pattern as on **30th June**, **2022** is shown as below:

Krishibid Feed Ltd. Share Holding Position As on 30th June, 2022

	As on 30th	June, 2022			5
				Annexure -G]
		2022	Amount (Tk)	2021	Amount (Tk)
SI No.	Name	Shares	2022	Shares	2021
01	Krishibid Firm Ltd.	3,750,000	37,500,000	3,750,000	37,500,000
02	Glorious Land and Developments Ltd.	1,173,300	11,733,000	1,173,300	11,733,000
03	Krishibid Properties Ltd.	1,183,300	11,833,000	1,183,300	11,833,000
04	Krishi Foundation.	1,173,300	11,733,000	1,173,300	11,733,000
OKris	hibid Multipurpose Co-operative Society	Ltd. 1,150,000	11,500,000	1,150,000	11,500,000
06	Dr. S.M. Khorshed Alam	150,000	1,500,000	150,000	1,500,000
07	Sayeda Saleha Begum	150,000	1,500,000	150,000	1,500,000
08	Prof. Dr. Md. Abdus Satter	150,000	1,500,000	150,000	1,500,000
09	Md. Farque Ahmed	150,000	1,500,000	150,000	1,500,000
10	Md. Kaoser Uddin	150,000	1,500,000	150,000	1,500,000
11	Md. Golam Azam	150,000	1,500,000	150,000	1,500,000
12	Prof. Dr. Md. Mostafizur Rahman	1,150,000	11,500,000	1,150,000	11,500,000
13	Dr. Md. Nazrul Islam	150,000	1,500,000	150,000	1,500,000
14	Nusrat Karim Luna	150,000	1,500,000	150,000	1,500,000
15	Md. Rezaul Karim Khan	150,000	1,500,000	150,000	1,500,000
16	Ifat Ara	150,000	1,500,000	150,000	1,500,000
17	Dr. Md. Abul Kashem Khan	150,000	1,500,000	150,000	1,500,000
18	Alhaj Abul Kashem	150,000	1,500,000	150,000	1,500,000
19	Mrs. Rokeya Khatun	150,000	1,500,000	150,000	1,500,000
20	Sabiha Khatun	150,000	1,500,000	150,000	1,500,000
21	Dr. Md. Obaidul Islam	150,000	1,500,000	150,000	1,500,000
22	Dr. Md. Musherraf Husain	1,150,000	11,500,000	1,150,000	11,500,000
23	Mrs. Nigar Sultana	150,000	1,500,000	150,000	1,500,000
24	Sabera Zaman	150,000	1,500,000	150,000	1,500,000
25	Md. Alimur Rahman	150,000	1,500,000	150,000	1,500,000
26	Anika Anzuma	150,000	1,500,000	150,000	1,500,000
27	Marufa Yesmin	150,000	1,500,000	150,000	1,500,000
28	Jinnat Ara	150,000	1,500,000	150,000	1,500,000
29	Dr. Md Afsar Ali	150,000	1,500,000	150,000	1,500,000
30	Prof. Dr. Md. Abdul Mojid	150,000	1,500,000	150,000	1,500,000
31	Golam Mohiuddin	150,000	1,500,000	150,000	1,500,000
32	Mohiuddin Mostafa	150,000	1,500,000	150,000	1,500,000
33	Dr.Md. Alamgir Kabir	150,000	1,500,000	150,000	1,500,000
34	Delara Parvin	150,000	1,500,000	150,000	1,500,000
35	Dr. M. Abdul Momin	150,000	1,500,000	150,000	1,500,000
36	Kaji Sadia Zaman	150,000	1,500,000	150,000	1,500,000
37	Prof. Dr. Mostafa Ali Reza Hossain	150,000	1,500,000	150,000	1,500,000
38	MD. Siddikur Rahman	150,000	1,500,000	150,000	1,500,000
39	Md. Mosaddak Ali	150,000	1,500,000	150,000	1,500,000
40	Dr. Md. Shahidul Haque	150,000	1,500,000	150,000	1,500,000
41	Aminul Islam	150,000	1,500,000	150,000	1,500,000
42	Dr. Md. Alimul Islam	150,000	1,500,000	150,000	1,500,000

43	Mrs. Mahabuba Islam	150,000	1,500,000	150,000	1,500,000
43	Most. Farhana Khanam Mokter	150,000	1,500,000	150,000	1,500,000
		,	, ,	· · · · ·	, ,
45 46	SEAF Ventures Management Limited.	150,000	1,500,000	150,000	1,500,000
46	Dr. Md. Arshad Hossain Mrs.Mazeda Khatun	150,000	1,500,000	150,000	1,500,000
47		150,000	1,500,000	150,000	1,500,000
48	Shah Abdul Hye	150,000	1,500,000	150,000	1,500,000
	Dr. Abdul Hamid	150,000	1,500,000	150,000	1,500,000
50	Mr. Abdur Rab Khan	150,000	1,500,000	150,000	1,500,000
51	ABACI Investments Limited (MDA)	7,328,000	73,280,000	7,328,000	73,280,000
52	Mohammad Rehan Uddin Bhuiyan	50,000	500,000	50,000	500,000
53	Abul Kalam Mohammad Oliuzzaman	100,000	1,000,000	100,000	1,000,000
54	Shahed Ahmed	100,000	1,000,000	100,000	1,000,000
55	Md. Arafat Shams	150,000	1,500,000	150,000	1,500,000
56	Md. Sirazum Munir	100,000	1,000,000	100,000	1,000,000
57	Lutfur Rahman	200,000	2,000,000	200,000	2,000,000
58	Abu Solaman Md. Sohel	50,000	500,000	50,000	500,000
59	Md. Zakir Hossain	150,000	1,500,000	150,000	1,500,000
60	Sosanta Kumar Podder	150,000	1,500,000	150,000	1,500,000
61	Md. Zia Uddin Thakur	150,000	1,500,000	150,000	1,500,000
62	Mohammed Nasir Ullah	100,000	1,000,000	100,000	1,000,000
63	Dr. Abul Khair	1,000	10,000	1,000	10,000
64	Dr. Md. Mustafa Kamal	1,000	10,000	1,000	10,000
65	S.M Ekramul Haque	1,000	10,000	1,000	10,000
66	Dr.Rezaur Rahman Khan	1,000	10,000	1,000	10,000
67	Prof. Dr. M.A Halim Khan	1,000	10,000	1,000	10,000
68	Dr. Md. Mehadi Hasan	1,000	10,000	1,000	10,000
69	Prof. Dr. Md Hazrat Ali	1,000	10,000	1,000	10,000
70	Dilara Akhtar	1,000	10,000	1,000	10,000
71	Abu Musa Mohammad Tareqe	1,000	10,000	1,000	10,000
72	Md. Sadek Ahmed	1,000	10,000	1,000	10,000
73	Md. Monjur Hossain	1,000	10,000	1,000	10,000
74	Mst. Dilruba Khanam	1,000	10,000	1,000	10,000
75	Md. Hossni Amin	1,000	10,000	1,000	10,000
76	Shaikh Mostafa Zaman	1,000	10,000	1,000	10,000
77	Noor - E - Mahbuba	1,000	10,000	1,000	10,000
78	Noor -E- Mahjura	1,000	10,000	1,000	10,000
79	Shehra Syed	1,000	10,000	1,000	10,000
80	Md. Benojir Alam	1,000	10,000	1,000	10,000
81	Prof. Md. Nazrul Islam	1,000	10,000	1,000	10,000
82	Md. Robiul Islam Khan	1,000	10,000	1,000	10,000
83	Md. Saiful Kuddus	1,000	10,000	1,000	10,000
84	Md. Abu Taher	1,000	10,000	1,000	10,000
85	Dr. Dinabandhu Pandit	1,000	10,000	1,000	10,000

86	Dr.Md. Elahi Baksh	21,000	210,000	21,000	210,000
87	Moshiul Alam	1,000	10,000	1,000	10,000
88	Hasan Nazib Mahmud	1,000	10,000	1,000	10,000
89	Md. Farid Uddin	1,000	10,000	1,000	10,000
90		1,000	10,000	1,000	10,000
90	Dr. Md. Ali Azgar Khan Md. Abdul Mannan	1,000	10,000	1,000	10,000
91					
92	Manira Sultana	1,000	10,000	1,000	10,000
93	Sarwar Jahan Md. Abul Hossain	1,000 1,000	10,000	1,000	10,000
94			10,000	1,000	10,000
	Mrs. Majeda Begum	1,000	10,000	1,000	10,000
96	Mrs. Rezina Yeasmin	1,000	10,000	1,000	10,000
97	Md. Md. Shafiqur Aktar	1,000	10,000	1,000	10,000
98	Dr. Md.Abdul Quddus	1,000	10,000	1,000	10,000
99	Mr. Firoz Ahmad	1,000	10,000	1,000	10,000
100	A.S.M Iqbal Kabir	1,000	10,000	1,000	10,000
101	Md. Delware Hossain	1,000	10,000	1,000	10,000
102	Md. Mosharof Hossen Sarkar	1,000	10,000	1,000	10,000
103	Kazi Sharif Uddin Mohmud	1,000	10,000	1,000	10,000
104	Dr. Md. Ilias Hossain	1,000	10,000	1,000	10,000
105	A. M Anisur Rahaman	1,000	10,000	1,000	10,000
106	Mrs. Shaila Borhan	1,000	10,000	1,000	10,000
107	Mir Shahadat Hosain	1,000	10,000	1,000	10,000
108	Md. Mojammel Hoque	1,000	10,000	1,000	10,000
109	Dr. Zahirul Haque Khandakar	1,000	10,000	1,000	10,000
110	Dr. Md. Ismail Hossain	1,000	10,000	1,000	10,000
111	A.S.M Mahfuz	1,000	10,000	1,000	10,000
112	Mohammad Shahjahan Monjil	1,000	10,000	1,000	10,000
113	Afroz Jahan Begum	1,000	10,000	1,000	10,000
114	Abu Musa Md. Talimur Reza	1,000	10,000	1,000	10,000
115	Md. Ashraf Ali	1,000	10,000	1,000	10,000
116	M. Sayeed Ali	1,000	10,000	1,000	10,000
117	Humayun Kabir	1,000	10,000	1,000	10,000
118	Prof. Dr.Md. Ismail Hossain	451,100	4,511,000	451,100	4,511,000
119	Dr. AKM Abdul Hannan Bhuiyann	1,000	10,000	1,000	10,000
120	Prof. M. Mofazza Hossain	1,000	10,000	1,000	10,000
121	Dr. Md. Mohi Uddin	1,000	10,000	1,000	10,000
122	Md. Enamul Hoque	1,000	10,000	1,000	10,000
123	Rashida Begum Sampa	1,000	10,000	1,000	10,000
124	Kazi Abdul Gafur	1,000	10,000	1,000	10,000
125 126	Md. Hossain Ali Abu Naser Md. Shahidul Alam	1,000 1,000	10,000	<u>1,000</u> 1,000	10,000
120	Md. Aziz Ahmed	1,000	10,000	1,000	10,000
128	Mrs. Israt Chowdhury	1,000	10,000	1,000	10,000
129	Prof. Md. Golam Mortuza	1,000	10,000	1,000	10,000
	of. Dr. Khandaker Md. Mostafizur Rahma		10,000	1,000	10,000
131	Dr. Muhammad maasroor Ali	1,000	10,000	1,000	10,000
132	Laily Begum Md. Ariful Islam	1,000	10,000	1,000	10,000
133 134	Md. Arifu Islam Md. Arif Khan	1,000 1,000	10,000 10,000	1,000 1,000	10,000 10,000
134	Fatima Farid	1,150,000	11,500,000	1,150,000	11,500,000
135	New Allotment(QIO)	22,000,000	220,000,000	1,130,000	11,500,000
130	Total	49,500,000	495,000,000	27,500,000	275,000,000
	iotai	49,500,000	495,000,000	27,500,000	215,000,000

Board Meeting and Attendance

During the year 08 (Eight) Board Meetings were held. The attendance record of the directors is as given below.

NAME OF DIRECTORS	ATTENDANCE	REMARKS
Dr. Md. Ali Afzal	8	
Md. Rezaul Karim Khan	8	
Dr. Md. Musherraf Husain	8	
Mrs Asma Khatoon	6	
Md. Alamgir	8	
Dr. Masudul Hoque Chowdhury	5	
Prof. Dr. Md. Mostafizur Rahman	5	
Fatima Farid	8	
Mrs. Nigar Sultana	6	
Mohammed Shahalam Sarker	5	
M. Serajul Islam	6	

Reporting and Compliance of Corporate Governance

The company has complied with the condition of the corporate governance code 2018 of the Bangladesh Securities and Exchange Commission Dated June 03, 2018. Details Compliance Status on Corporate governance along with the corporate governance code certificate is shown as corporate governance in Annexure B & C of this annual report.

Directors Remuneration

Directors Remuneration shown in accounts note # 22

Directors' statements on financial reports:

In accordance with the Bangladesh Securities and Exchange Commission Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 dated 03 June, 2018, the Directors are pleased to confirm the following:

- i. The financial statements together with notes thereon have been drawn up in conformity with the Companies Act. 1994 and Bangladesh Securities and Exchange Rules 1987. These statements present fairly the companies state of affairs, the result of its operations, cash flow and changes in equity.
- ii. Proper books and accounts of the company have been maintained.
- iii. Appropriate accounting policies have been applied consistently in preparation of the financial statements and the accounting estimates are based on reasonable and prudent judgment.
- iv. The International Financial Reporting standards, as applicable in Bangladesh, have been followed in the preparation of the financial statements.
- v. The system of internal control is sound and has been implemented and monitored effectively.
- vi. No bonus shares or stock dividend has been or shall be declared as interim dividend.
- vii. Minority shareholders have been protected from abusive actions by, or in the interest of, controlling shareholders acting either directly or indirectly and have effective means of redress.

Internal Control

The Board has ultimate responsibilities to establish the effective system of internal control. To ensure internal control regarding risk management, financial control and compliance legislation, the company already has a strong internal audit department to ensure internal control and compliance.

Going Concern

While approving the financial statements, the directors have made appropriate enquiries and analyzed the significant financial, operating as well as other indicators for enabling them to understand the ability of the company to continue its operation for a fore seeable period. Directors are convinced and have a reasonable expectation that the company has adequate resource to continue its operation consistently for the foreseeable future. Therefore, the company adopted the going concern basis in preparing the financial statements.

Statutory Auditors

The Auditors of the Company, ARTISAN. Chartered Accountants, Sonargaon Terrace (2nd floor), House #52, Road #13/C, Block # E, Banani, Dhaka-1213, were appointed as Auditor of the Company in the 11th Annual General Meeting of the Company has carried out the audit for the year ended 30 June 2022. ARTISAN. Chartered Accountants, Sonargaon Terrace (2nd floor), House #52, Road #13/C, Block # E, Banani, Dhaka-1213, the auditor of the Company retires at this meeting and expressed their willingness for to be re-appointed for the year 2022-2023. The Board after due consideration of the proposal made by the Audit Committee recommends for re-appointment ARTISAN. Chartered Accountants, Sonargaon Terrace (2nd floor), House #52, Road #13/C, Block # E, Banani, Dhaka-1213, as statutory audit for the year 2022-2023

Professionals for Compliance of Corporate Governance Code

The board has appointed HUDA HOSSAIN & CO Chartered Accountants, Keari Plaza (5th floor),house no 83,road no 8/A,Dhanmondi, Dhaka 1209, who were appointed as professionals for Report on Compliance of Corporate Governance Codes of the company in the 11th Annual General Meeting of the Company has carried out for the year ended 30 June 2022.They will retire this General meeting and MIZAN ISLAM & CO Chartered Accountants,house-10,road-06,sector-12,Uttara-1230,has expressed their willingness for Report on Compliance of Corporate Governance Codes of the company for the financial year 2022-2023.The Board after due consideration of the proposal made by Audit Committee recommends for appointment of MIZAN ISLAM & CO Chartered Accountants, house-10,road-06,sector-12,Uttara 1230 as a professional for Report on Compliance of Corporate Governance Codes of the company for the company for the financial year 2022-2023.

Acknowledgment

I take this opportunity, on behalf of the Board of Directors, to express my heartfelt gratitude to our entire valued clients, shareholders and well-wishers home and aboard for their wholehearted cooperation and active support in discharging the responsibilities reposed on me and the Board during the year.

I also thank Registrar of Joint Stock Companies & Firms (RJSC), Bangladesh Securities and Exchange Commission (BSEC), Dhaka Stock Exchange Ltd. (DSE), Chattogram Stock Exchange Ltd. (CSE), Government and private sector Organization and many others for their sincere support and whole hearted co-operation to our company.

I, on behalf of the Board, also put on record my deep appreciation for the services and loyalty of the executives, officers and employees of the company at all levels without which we could not have achieved this result. Thanks are also due to all directors, all executives, officers, staff and workers of the company for their excellent, sincere, dedicated efforts in achieving company's target during the year. To ensure financial security we always welcome your suggestions and opinion to improve present and future services of the company.

I would like to appeal to the valued shareholders to kindly accept and approve the Auditors' Report, Annual Audited Financial Statements for the year of 1st July 2021 to 30th June 2022 and Directors' Report placed before you.

ALLah Hafez. Ma Assalam

On behalf of the Board of Directors,

(Dr. Md. Ali Afzal) Chairman

AUDIT COMMITTEE REPORT

The Audit Committee of **Krishibid Feed Limited** is appointed by the Board of Directors, as recommended by Bangladesh Securities and Exchange Commission (BSEC) notification. The Audit Committee is ensuring good governance of the Company and it is a sub–committee of the Board. The Audit Committee consists of three members, of which one is independent director who is chairperson of the committee.

Formation and operation of the Committee

The formation of Audit Committee is primarily guided by a Charter approved by the Board of Directors that is based on the underlying Corporate laws and regulations, currently accept best practice and latest corporate governance code of the Bangladesh Securities and Exchange Commission.

The Composition of the Audit Committee

The terms of reference of Audit Committee has been set up by the Board of Directors in accordance with Corporate Governance Code of BSEC notification no BSEC/CMRRCD/2006-158/207/Admin/80 dated 03 June 2018. The existing members of the committee are:

01	M. Serajul Islam	Chairman	
02	Mrs Nigar Sultana	Member	
03	Md. Alamgir	Member	
04	Md. Kamruzzaman FCCA	Member Secretary	

Role of Audit Committee

The Audit Committee is empowered with Boards oversight responsibility to investigate any activity within its terms of reference. The Committee reports to Board of Directors as per terms of reference, on the activities assigned. The role of the committee includes:

- > Review the financial statement with respect to presentation, disclosure and accuracy of data.
- Monitor and review effectiveness of internal and external audit.
- Review effectiveness of the financial internal control of the Company.
- Review effectiveness of risk management system of the Company.
- Review ethical standard and procedures to ensure compliance with regulatory and financial reporting requirements.
- Recommend appointment, termination and determination of audit fees for statutory auditors. Considering the scope of work, and oversee and evaluate the works performed by statutory auditors.
- > Any other activities as per audit committee charter.

Committee Meeting and Attendance

During the year 2021-2022 the Audit Committee of the Company held Four (04) meetings under review complying with the requirements. In all meetings internal auditor gave presentation to the committee which covered internal audit plan, number of audit carried out during the year, audit observations, audit recommendations and status of its implementation. Audit Committee also met external auditor to discuss their observations on statutory audit and their recommendations for improvement. The quorum shall be not less than two directors, one of whom, at least, shall be independent director. Meetings of the Committee were attended by the Managing Director, Chief Financial Officer of the Company on invitation. The audit committee may invite such other person (e.g., the CEO, CFO, internal auditor) to its meetings, as it deems necessary. The external auditor shall sometimes, normally attend the meetings of the committee at which it communicates audit risks and planning and the full year results. Company Secretary shall act as the secretary of the committee.

The number of Audit Committee meetings and the attendance of each member during the year: During the year 4 (Four) Audit Committee meeting were held. The attendance record of the members is given below:

SI. No.	Name of Members	Position	Attendance	Remarks
01	M. Serajul Islam	Chairman	2	
02	Mrs Nigar Sultana	Member	3	
03	Md. Alamgir	Member	4	
04	MD. Kamruzzaman FCCA	Member Secretary	4	

Activities carried out by the Audit Committee:

Audit Committee acted as per guideline mentioned in the charter of the Committee. The Committee reviewed effectiveness of internal control and external audit procedures and reports thereon and regularly updates the Board of Directors on their observations and status of control environment. During the Year 2021-2022 the committee reviewed & Monitored following Key Functions:

- ✓ Reviewed the Quarterly financial statement with respect to presentation, disclosure and accuracy of data.
- ✓ Reviewed the financial statement for the year ended 30 June 2022 contained full disclosures and reviewed these were prepared in accordance with International Financial Reporting standards (IFRSs), International Accounting Standers (IASs), as adopted by the Institute of Chartered Accountants of Bangladesh (ICAB).
- ✓ Reviewed the financial statement for the year ended 30 June 2022 Contained full disclosures and reviewed
- ✓ Reviewed the Related Party transaction.
- ✓ Reviewed the audit plan for the year 2021-2022.
- ✓ Reviewed the internal control Systems
- ✓ Reviewed the findings of internal audit team.
- ✓ Reviewed the compliance with corporate governance code and other regulations, as per the requirements of the Bangladesh Securities & Exchange Commission (BSEC)
- ✓ Reviewed and recommended Statuary Auditors for the year 2021-2022.
- ✓ Reviewed and recommended Professionals for Compliance of Corporate Governance Code for the year 2021- 2022.

Reporting

Pursuant to condition # 5(6)(a) of the Corporate Governance Code–2018 issued by BSEC, the Committee reports that it did not find any conflict of interest, any fraud, irregularity or material defect in the internal control system. There also is no infringement of laws, rules and regulations.

After due verification Audit Committee formed the opinion that adequate financial control and procedures are in place to provide reasonable assurance that the Company's resources are safeguarded and the financial position of the Company is well managed.

On behalf of the Audit Committee.

Sd/-

(M. Serajul Islam) Chairman- Audit Committee

REPORT ON THE NOMINATION & REMUNERATION COMMITTEE (NRC)

The Nomination and Remuneration Committee, as a sub-committee of the Board of directors of Krishibid Feed Limited has been constituted with three board of directors with one Independent director as a chairman as per the requirement of the code of conduct of Bangladesh Securities and Exchange Commission (BSEC). The company Secretary acts as Secretary to the Committee.

The Nomination and Remuneration Committee assists the Board in formulation of the nomination criteria or policy for determining qualifications, positive attributes, experiences and independence of directors and top level executive as well as a policy for formal process of considering remuneration of directors, top level executive of the company. NRC is responsible to the Board of Directors and its roles and responsibilities are clearly set forth.

The Composition of the NRC

In Accordance with Corporate Governance Code, 2018 of Bangladesh Securities and Exchange Commission (BSEC) the Board of Directors has appointed the Nomination & Remuneration Committee comprising three members including of whom one is independent director who is the chairperson of the committee and other two are non-executive directors. Company Secretary is the secretary of the committee. The following members of the Committee are:

01	Mohammed Shahalam Sarker	Chairman
02	Fatima Farid	Member
03	Dr. Musherraf Husain	Member
04	Md. Kamruzzaman FCCA	Member Secretary

Scope and role of NRC

NRC shall be responsible to the Board and to the shareholders of the company.

NRC shall oversee and formulate the criteria for determining qualifications, positive attributes and independence of a director and recommend a policy to the Board, relating to the remuneration of the directors, top level executive, considering the following;

- a) The level and composition of remuneration is reasonable and sufficient to attain, retain and motivate suitable directors to run the company successfully;
- b) The relationship of remuneration to performance is clear and meets appropriate performance benchmarks;
- 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;
- d) Devising a policy on Board's diversity taking into consideration age, gender, experience, ethnicity, educational background and nationality;
- e) Identifying persons who are qualified to become directors and who may be appointed in top level executive position in accordance with the criteria laid down, and recommend their appointment and removal to the board;
- f) Formulating the criteria for evaluation of performance of independent directors and the Board;

- g) Identifying the company's needs for employees at different levels and determine their selection, transfer or replacement and promotion criteria and
- h) Developing, recommending and reviewing annually the company's human resources and training policies and any other services that the board of Directors determines time to time.

Objectives of NRC

The objectives of the NRC are as follows:

- 1) To ensure the remuneration of the top-level management if satisfied with their activities.
- 2) The directors and top-level management working activities evaluation, accountability and reporting efficiency impact on economic decision of the company.

Appointment and removal of Director, Top Level Executives and Senior Management

- 1) The committee identifies the qualification, efficiency, experience and expertise who appointed as director, top level management and senior management;
- 2) The committee shall evaluate of his experience and expertise for the position and
- 3) The Committee shall also exercise the appropriate experience and educational qualification for the said position.

Meeting of NRC and Attendance

During the financial year 1 (One) NRC meeting was held. The attendance record of the members is given below:

SI. No	Name of members	Position	Attendance	Remarks
01	Mohammed Shahalam Sarker	Chairman	1	
02	Fatima Farid	Member	1	
03	Dr. Musherraf Husain	Member	1	
04	Md. Kamruzzaman FCCA	Member Secretary	1	

Activities of NRC

During the financial year 2021-2022 the NRC arranged 1 (One) meetings and carried out following activities:

- Reviewed and approved the Code of Conduct to members of the Board and key management personnel or top-level executives which was adopted by the Board;
- Reviewed the human resources principles of the Company including recruitment, performance evaluation across all levels of members and skill value proposition of the Company;
- Reviewed the appointment of Directors and their remuneration;
- o Reviewed the appointment of Managing Directors and his remuneration and
- Reviewed the performance of top level management.

On behalf of the Nomination & Remuneration Committee

Sd/-

(Mohammed Shahalam Sarker)

Chairman Nomination & Remuneration Committee (NRC)

MANAGEMENT DISCUSSION AND ANALYSIS ON FINANCIAL POSITION AND PERFORMANCE

For last five financial years the company continued a moderate in sales. The sales stood in this year is Tk. 971,342,889, Profit from Operations is Tk. 190,953,795, Net profit after tax is Tk 42,537,083. In the last five financial years, net operating cash flow per share was positive. In the backdrop of above scenario, it indicates the company has good promise in the long run.

Accounting policy and estimation for preparing financial statements have been remained same as it was before. Hence, there is no effect in this regard.

Financial Scenario of Krishibid Feed Ltd (KFL), National Feed Mills Ltd (NFML) and Aman Feed Ltd.
(AFL) are as follows.

Indicator	2021-2022		2020-2021			Remark	
indicator	KFL	NFML	AFL	KFL	NFML	AFL	
Revenue (Crore)	97.13	64.56	1032	111.38	120.76	728.57	
Net Profit after tax (Crore)	4.25	0.77	11	4.98	1.68	33.15	
Net Cash flow Per Share (Tk)	0.28	N/a	N/a	0.14	0.52	0.16	
EPS (Tk)	1.01	0.08	0.84	1.81	0.18	2.53	
NAVPS (Tk)	14.64	N/a	N/a	18.61	11.87	32.23	

Due to Russia Ukraine war Situation, domestic economic activities has disrupted. Domestic capital market was negatively impacted already by COVID -19 earlier. Real GDP growth is estimated to have reached 2.7 percent in 2022.

During the year, the Company faced significant challenges in supply chain and price hike of raw materials due to the overall world economic situation. Company's turnover and the gross profit have been decreased by 12.79% and 12.76% respectively. EPS decreased from Tk 1.81 to Tk 1.01.

However, company managed to control the cost and good control and governance system. That's why NOCFPS is positive through this challenging time of the feed business and increased from 0.14 to 0.28.

Bangladesh Economic Scenario:

As per Ministry of Fisheries & Livestock of Bangladesh, the per capita meat consumption on an average Bangladesh is amounted to be 45.62 Kg. More than six million people in our country are directly or indirectly involved in poultry and fish production. The growth opportunity for the feed sector in our country is immense. This industry can provide various opportunities to increase GDP growth rate and equitable distribution through arranging food security as well as ensuring self-employment, creating purchasing power and reducing poverty at a large scale. As Bangladesh in one of the high-density Countries of the world with a population of 160 million, the demand of feed products will increase continuously to meet the huge protein requirement of the people. At the same time, feed industry are facing high prices in raw materials and affecting the profit margin of many companies.

Global Economic Scenario:

The global economy is set to expand 4.9 percent in 2022. The recovery is uneven and largely reflects sharp rebounds in some major economies, most notably the USA, owing to substantial fiscal support and highly unequal vaccine access. Because of COVID-19 pandemic in 2020 and then Russia Ukraine war in 2022, global economic activity has gained significant momentum.

Moreover, the recovery is uneven, passing over many poorer countries, and there is considerable uncertainty about its durability.

Risk Concern

Details of risk and concern discussed in details in the "Director's Report" of this annual report.

Future Plan:

The Company has taken all sorts of feasible plan, strategy to continue the operation of the Company for foreseeable future and emphasis on continuous development and value addition to be a leading feed producer along with serving as a catalyst in Bangladesh's Livestock Industry.

(Md. Rezaul Karim Khan) Managing Director

CODE OF CONDUCT

The code of conduct for the chairperson, other Board members and Managing Director of Krishibid feed Limited has been formulated and adopted in compliance with the requirements of the condition 1(7) of corporate governance code Notification no. BSEC/CMRRCD/2006-158/207/Admin/80 dated: 3 June 2018 of Bangladesh Securities and Exchange Commission (BSEC).

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

Prudent Conduct & Behavior

The Chairperson, Other Board members and Managing Director shall act honestly, ethically, in good faith and in the best interest of the company. Whilst carrying out the duties, the Chairperson, other Board members and Managing Director shall ensure that it is executed in terms of the authorization granted and within the limits prescribed under the relevant policies, codes, guidelines and other directives issued by the Board of Directors of the Company from time to time.

The Chairperson, the Board members and Managing Director shall refrain from indulging in any discriminatory practice or behavior based on race, sex, age, religion, ethnic or national origin, disability, or any other unlawful basis. The ethical conduct, performance and skills shall be the qualifying indicatives for an employee's performance. The Chairperson, other Board members and Managing Director shall use the Company's assets, property, information and intellectual rights for business purpose of the Company and not for any personal benefits of gains.

Confidentiality:

The company's confidential information shall not have authorized by management of the company for public dissemination. All confidential information must be used for Company's business purpose only. The information should be on public domain at the time of disclosure or is required to be disclosing in accordance with applicable rules and regulations.

Conflict of Interest:

The chairperson, other board members and managing director shall not enter into any transaction which is creating personal interest and all transaction having conflict of interest should be carried out in accordance with laws. They prohibited from engaging in any activities that is conflict or harmful to the company and bestow their attention to the business interest of the company.

Compliance with laws Rules and Regulations:

The chairperson, other board members and managing director shall ensure Compliance with the regulatory requirements with applicable laws and regulations.

Prohibition of insider trading:

Member of the Board of the company shall comply with laws, rules and regulation governing trading shares of the company they are not engaging in any insider trading in dealing with securities of the company which prohibits buying or selling on the basis of any unpublished price sensitive information and prohibits to disclosure of such information to any other person.

Relationship with environment:

Member of the Board of the company shall provide a safe and better working environment and avoid the wasteful use of natural resources and minimize any hazardous impact of the production and disposal of its products on the ecological environment in accordance with the applicable laws.

Relationship with Employees:

The chairperson, other board members, and managing director shall try to maintain cordial relationship with employees they should assist the company to proper maintain its human resource policies.

Relationship with customers:

Member of the Board of the company ensure that company try to supply high quality product as per customer need and demands with due time and reviewed the customer feedback and should take initiative to solve the problems with the customers if any.

Relationship with Suppliers:

The chairperson, other board members and managing director attention to the business interest of the company. Accordingly, they shall have no relationship with any supplier that might conflict and harmful of the company.

Independency:

The chairperson, other board members and managing director should act impartial to the employees, suppliers, customers and shareholder. They should remain independent in all material respect.

Review the code of conduct:

The code of conduct reviewed on yearly basis and the chairperson, other board members and managing director have a duty to avoid any circumstances that would violate the code of conduct

Thanking you,

On behalf of the Board of Directors,

(Dr. Md. Ali Afzal) Chairman

DECLARATION BY CEO AND CFO

Annexure-A [AS per condition No. 1(5) (xxvi)] Declaration by CEO and CFO

The Board of Directors Krishibid Feed Limited Corporate Office: 801 Rokeya Sarani, Kazipara; Mirpur, Dhaka-1216, Bangladesh.

Subject: Declaration on Financial Statement for the year ended on 30th June 2022

Dear Sirs,

Pursuant to the condition No. 1(5) (xxvi) imposed vide the Commission's Notification No. BSEC/CMRRCD/2006-158/2017/Admin/80 Dated 03 June 2018 under sec2 of the Securities and Exchange Ordinance, 1969, we do hereby declare that:

- The Financial Statements of Krishibid Feed Limited for the year ended on 30 June 2022 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 concerns basis of accounting in preparing the financial statements is appropriate and there exists no material uncertainty related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern.

In this regard, we also certify that:

- i. We have reviewed the financial statements for the year ended on **30th June 2022** and that to the best of our knowledge and belief:
- ii. These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
- iii. These statements collectively present true and fair view of the Company's affairs and are in compliance with existing accounting standards and applicable laws.
- iv. There are, to the best of knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or in violation of the code of conduct for the company's Board of Directors or its members.

Sincerely yours,

(Md. Rezaul Karim Khan) Managing Director Dated: Dhaka, 30th December 2022

(Mahmudul Hasan) Chief Financial Officer Dated: Dhaka, 30th December 2022

CORPORATE GOVERNANCE COMPLIANCE REPORT

Annexure-B [Certificate as per condition No. 1(5) (xxvii)]

Report to the Shareholders of Krishibid Feed Limited on compliance on the Corporate Governance Code

We have examined the compliance status to the Corporate Governance Code by Krishibid Feed Limited for the year ended on June 30, 2022. This Code relates to the Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 Dated 03 June2018 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 those mentioned in the Statement of Compliance Status;
- 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.

Place: Dhaka Dated: 30th December, 2022 SD/-MD. SHAMSUL HUDA, FCA HUDA HOSSAIN & CO. Chartered Accountant

Status of Compliance with the Corporate Governance Guideline (CGC)

Status of Compliance with the conditions imposed by the Commission's Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 dated 03 June 2018, issued under sec20n 2CC of the Securities and Exchange Ordinance, 1969:

Condition No.	Title	Put (√	nce Status) in the te Column	Remarks (If any)
		Complied	Non- Complied	
1	Board of Directors			
1.1	Size of the Board of Directors			
	The total number of the board members of the company shall not be less than 5 (five) and more than 20 (twenty)	v		
1.2	Independent Directors			
1.2 (a)	At least on fifth (1/5) of the total number of directors in the company's board shall be independent directors.	v		
1.2 (b)	For the purpose of this clause 'independent director' means a director			
1.2 (b) (i)	Who either does not hold any share in the company or holds less than one percent (1%) shares of the total paid-up shares of the company;	v		
1.2 (b) (ii)	who is not a sponsor of the company or is not connected with the company's any sponsor or director or nominated director or shareholder of the company or any of its associates, sister concerns, subsidiaries and parents or holding entities who holds one percent (1%) or more shares of the total paid-up shares of the company on the basis of family relationship and his or her family members shall not hold above mentioned shares in the company;	V		

1.2 (6)	who has not been an executive of the		
1.2 (b) (iii)	company in immediately preceding 2 (two) financial years;	V	
1.2 (b) (iv)	who does not have any other relationship, whether pecuniary or otherwise, with the company or its subsidiary or associated companies;	V	
1.2 (b)(v)	who is not a member or TREC (Trading Right Entitlement Certificate) holder, director or officer of any stock exchange;	v	
1.2 (b)(vi)	who is not a shareholder, director excepting independent director or officer of any member or TREC holder of stock exchange or an intermediary of the capital market;	V	
1.2 (b)(vii)	who is not a partner or an executive or was not a partner or an executive during the preceding 3 (three) years of the concerned company's statutory audit firm or audit firm engaged in internal audit services or audit firm conducting special audit or professional certifying compliance of this Code;	V	
1.2 (b)(viii)	who is not independent director in more than 5 (five) listed companies;	٧	
1.2 (b)(ix)	who has not been convicted by a court of competent jurisdiction as a defaulter in payment of any loan or any advance to a bank or a Non-Bank Financial Institution (NBFI);	v	
1.2 (b)(x)	who has not been convicted for a criminal offence involving moral turpitude;	٧	
1.2 (c)	Independent director shall be appointed by the Board of Directors and approved by the shareholders in the Annual General Meeting (AGM)	٧	
1.2 (d)	The post of independent director cannot remain vacant for more than 90 (ninety) days;	٧	
1.2 (e)	The tenure of office of an independent director shall be for a period of 3 (three) years, which may be extended for 1 (one) term only;	v	
1.3	Qualification of Independent Director(ID)		

1.3 (a)	Independent Director shall be a knowledgeable individual with integrity who is able to ensure compliance with financial laws, regulatory requirements and corporate laws and can make meaningful contribution to business;	V	
1.3 (b)	Independent Director shall have following qualifications		
1.3 (b)(i)	Business leader who is or was a promoter or director of an unlisted company having minimum paid up capital of Tk. 100.00 million or any listed company or a member of any national or international chamber of commerce or business association; or	-	
1.3(b)(ii)	Corporate leader who is or was a top level executive not lower than Chief Executive Officer or Managing Director or Deputy Managing Director or Chief Financial Officer or Head of Finance or Accounts or Company Secretary or Head of Internal Audit and Compliance or Head of Legal Service or a candidate with equivalent position of an unlisted company having minimum paid up capital of Tk. 100.00 million or of a listed company;	V	
1.3(b)(iii)	Former official of government or statutory or autonomous or regulatory body in the position not below 5th Grade of the national pay scale, who has at least educational background of bachelor degree in economics or commerce or business or law;	-	
1.3 (b)(iv)	University Teacher who has educational background in Economics or Commerce or Business Studies or Law;	-	
1.3 (b)(v)	Professional who is or was an advocate practicing at least in the High Court Division of Bangladesh Supreme Court or a Chartered Accountant or Cost and Management Accountant or Chartered Financial Analyst or Chartered Certified Accountant or Certified Public Accountant or Chartered Management Accountant or Chartered Secretary or equivalent qualification;	v	

1.3 (c)	The independent director shall have at least 10 (ten) years of experiences in any field mentioned in clause (b);	v	
1.3 (d)	In special cases the above qualifications may be relaxed subject to prior approval of the Commission;		No such issue arose
1.4	Duality of Chairperson of the Board of Directors and Managing Director or Chief Executive Officer		
1.4 (a)	The positions of the Chairperson of the Board and the Managing Director and/ or Chief Executive Officer (CEO) of the company shall be filled by different individuals;	v	
1.4 (b)	The Managing Director (MD) and/ or Chief Executive Officer (CEO) of a listed company shall not hold the same position in another listed company;	v	
1.4 (c)	The Chairperson of the Board shall be elected from among the non-executive directors of the company;	v	
1.4 (d)	The Board shall clearly define respective roles and responsibilities of the chairperson and the Managing Director and/ or Chief Executive Officer;	٧	
1.4 (e)	In the absence of the chairperson of the Board, the remaining members may elect one of themselves from non-executive directors as Chairperson for that particular Board's meeting; the reason of absence of the regular Chairperson shall be duly recorded in the minutes.		No such incidence arose
1.5	The Directors' Report to Shareholders		
	The Board of the company shall include the following additional statements or disclosures in the Directors' Report prepared under section 184 of the companies Act, 1994 (Act No. XVIII of 1994):-		
1.5 (i)	An industry outlook and possible future developments in the industry;	V	

1.5 (ii)	The Segment-wise or product-wise performance;		The Company operates as a single segment.
1.5 (iii)	Risks and concerns including internal and external risk factors, threat to sustainability and negative impact on environment, if any	v	
1.5 (iv)	A discussion on Cost of Goods sold, Gross Profit Margin and Net Profit Margin;	v	
1.5 (v)	A discussion on continuity of any Extra- Ordinary gain or loss;		No such issue arose
1.5 (vi)	A detailed discussion on related party transactions along with a statement showing amount, nature of related party, nature of transactions and basis of transactions of all related party transactions;	V	
1.5 (vii)	A statement of utilization of proceeds raised through public issues, rights issues and/or any other instruments;	v	
1.5 (viii)	An explanation if the financial results deteriorate after the company goes for Initial Public Offering (IPO), Repeat Public Offering (RPO), Rights Offer, Direct Listing, etc.;		No such issue arose
1.5 (ix)	An explanation on any significant variance that occurs between Quarterly Financial performance and Annual Financial statements;	V	
1.5 (x)	A statement of remuneration paid to the directors including independent directors	V	Independent directors have not received any remuneration
1.5 (xi)	The financial statements prepared by the management of the issuer company present fairly its state of affairs, the result of its operations, cash flows and changes in equity;	V	
1.5 (xii)	Proper books of account of the issuer company have been maintained;	v	

1.5 (xiii)	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;	V	
1.5 (xiv)	International Accounting Standards (IAS) or International Financial Reporting Standards (IFRS), as applicable in Bangladesh, have been followed in preparation of the financial statements and any departure there-from has been adequately disclosed;	V	
1.5 (xv)	The system of internal control is sound in design and has been effectively implemented and monitored;	v	
1.5 (xvi)	Minority shareholders have been protected from abusive actions by, or in the interest of, controlling shareholders acting either directly or indirectly and have effective means of redress;	V	
1.5 (xvii)	There are no significant doubts upon the issuer company's ability to continue as a going concern. If the issuer company is not considered to be a going concern, the fact along with reasons thereof should be disclosed;	V	
1.5 (xviii)	An explanation that significant deviations from the last year's operating results of the issuer company shall be highlighted and the reasons thereof shall be explained;		No such issue arose
1.5 (xix)	Key operating and financial data of at least preceding 5 (five) years shall be summarized;	٧	
1.5 (xx)	An explanation on the reasons if the issuer company has not declared dividend (cash or stock) for the year;		Declared
1.5 (xxi)	Board statement to the effect that no bonus share or stock dividend has been or shall be declared as interim dividend;	v	
1.5 (xxii)	The total number of Board meetings held during the year and attendance by each director shall be disclosed;	٧	

1.5 (xxiii)	A report on the pattern of shareholding disclosing the aggregate number of shares (along with name-wise details where stated below) held by:-		
1.5 (xxiii)(a)	Parent/Subsidiary/Associated Companies and other related parties (name wise details);	٧	
1.5 (xxiii)(b)	Directors, Chief Executive Officer, Company Secretary, Chief Financial Officer, Head of Internal Audit and their spouses and minor children (name wise details);	V	
1.5 (xxiii)(c)	Executives;	v	
1.5 (xxiii)(d)	Shareholders holding ten percent (10%) or more voting interest in the company (name wise details);	v	
1.5 (xxiv)	In case of the appointment/re-appointment of a director the company shall disclose the following information to the shareholders:	v	
1.5 (xxiv)(a)	A brief resume of the director;	٧	
1.5 (xxiv)(b)	Nature of his/her expertise in specific functional areas;	V	
1.5 (xxiv)(c)	Names of companies in which the person also holds the directorship and the membership of committees of the board;	v	
1.5 (xxv)	A Management's Discussion and Analysis signed by CEO or MD presenting detailed analysis of the company's position and operations along with a brief discussion of changes in the financial statements, among others, focusing on:		
1.5 (xxv)(a)	Accounting policies and estimation for preparation of financial statements;	٧	
1.5 (xxv)(b)	Changes in accounting policies and estimation, if any, clearly describing the effect on financial performance and financial position as well as cash flows in absolute figure for such changes;	v	

1.5 (xxv)(c)	Comparative analysis (including effects of inflation) of financial performance or results and financial position as well as cash flows for current financial year with immediate preceding five years explaining reasons thereof;	v	
1.5 (xxv)(d)	Compare such financial performance or results and financial position as well as cash flows with the peer industry scenario;	v	
1.5 (xxv)(e)	The financial and economic scenario of the country and the globe;	٧	
1.5 (xxv)(f)	Risks and concerns issues related to the financial statements, explaining such risk and concerns mitigation plan of the company;	v	
1.5 (xxv)(g)	Future plan or projection or forecast for company's operation, performance and financial position, with justification thereof, i.e., actual position shall be explained to the shareholders in the next AGM;	V	
1.5 (xxvi)	Declaration or certification by the CEO and the CFO to the Board as required under condition No. 3(3) shall be disclosed as per Annexure-A;	v	
1.5 (xxvii)	The report as well as certificate regarding compliance of conditions of this Code as required under condition No. 9 shall be disclosed as per Annexure-B and Annexure-C.	٧	
1.6	Meetings of the Board of Directors		
	The company shall conduct its Board meetings and record the minutes of the meetings as well as keep required books and records in line with the provisions of the relevant Bangladesh Secretarial Standards (BSS) as adopted by the Institute of Chartered Secretaries of Bangladesh (ICSB).	V	
1.7	Code of Conduct for the Chairperson, other Board members and Chief Executive Officer		

1.7 (a)	The Board shall lay down a code of conduct, based on the recommendation of the Nomination and Remuneration Committee (NRC) at condition No. 6, for the Chairperson of the Board, other board members and Chief Executive Officer of the company;	v	
1.7 (b)	The code of conduct as determined by the NRC shall be posted on the website of the company including, among others, prudent conduct and behavior; confidentiality; conflict of interest; compliance with laws, rules and regulations; prohibition of insider trading; relationship with environment, employees, customers and suppliers; and independency.	V	
2	Governance of Board of Directors of Subsidiary Company		
2 (a)	Provisions relating to the composition of the Board of the holding company shall be made applicable to the composition of the Board of the subsidiary company;		N/A
2 (b)	At least 1 (one) independent director on the Board of the holding company shall be a director on the Board of the subsidiary company;		N/A
2 (c)	The minutes of the Board meeting of the subsidiary company shall be placed for review at the following Board meeting of the holding company;		N/A
2 (d)	The minutes of the respective Board meeting of the holding company shall state that they have reviewed the affairs of the subsidiary company also;		N/A
2 (e)	The Audit Committee of the holding company shall also review the financial Statements, in particular the investments made by the subsidiary company.		N/A
3	Managing Director (MD) or Chief Executive Officer (CEO), Chief Financial Officer (CFO), Head of Internal Audit and Compliance (HIAC) and Company Secretary (CS).		

3.1	Appointment		
3.1 (a)	The Board shall appoint a Managing Director (MD) or Chief Executive Officer (CEO), a Company Secretary (CS), a Chief Financial Officer (CFO) and a Head of Internal Audit and Compliance (HIAC);	V	
3.1 (b)	The positions of the Managing Director (MD) or Chief Executive Officer (CEO), Company Secretary (CS), Chief Financial Officer (CFO) and Head of Internal Audit and Compliance (HIAC) shall be filled by different individuals;	V	
3.1 (c)	The MD or CEO, CS, CFO and HIAC of a listed company shall not hold any executive position in any other company at the same time;	v	
3.1 (d)	The Board shall clearly define respective roles, responsibilities and duties of the CFO, the HIAC and the CS;	v	
3.1 (e)	The MD or CEO, CS, CFO and HIAC shall not be removed from their position without approval of the Board as well as immediate dissemination to the Commission and stock exchange(s).	V	
3.2	Requirement to attend the Board Meetings		
	The MD or CEO, CS, CFO and HIAC of the companies shall attend the meetings of the Board of Directors provided that the CS, CFO and /or the HIAC shall not attend such part of a meeting of the Board of Directors which involves consideration of an agenda item relating of their personal matters.	V	
3.3	Duties of Managing Director (MD) or Chief Executive Officer (CEO) and Chief Financial Officer (CFO)		
3.3 (a)	The MD or CEO and CFO have reviewed financial statements for the year to the best of their knowledge and belief;	v	
3.3 (a)(i)	These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;	V	

3.3 (a)(ii)	These statements together present a true and fair view of the company's affairs and are in compliance with existing accounting standards and applicable laws;	V	
3.3 (b)	This is also certified that no transactions entered into by the company during the year which are fraudulent, illegal or in violation of the code of conduct for the company's Board or its members;	V	
3.3 (c)	The certification of the MD or CEO and CFO shall be disclosed in the Annual Report.	V	
4	Board of Directors' Committee		
	For ensuring good governance in the company, the Board shall have at least following sub-committees:		
4 (i)	Audit Committee;	٧	
4 (ii)	Nomination and Remuneration Committee;	٧	
5	Audit Committee		
5.1	Responsibility to the Board of Directors		
5.1 (a)	The company shall have an Audit Committee as a sub-committee of the Board of Directors;	٧	
5.1 (b	The Audit Committee shall assist the Board of Directors in ensuring that the financial statements reflect true and fair view of the state of affairs of the company and in ensuring a good monitoring system within the business;	v	
5.1 (c)	The Audit Committee shall be responsible to the Board of Directors. The duties of the Audit Committee shall be clearly set forth in writing.	v	
5.2	Constitution of Audit Committee		
5.2 (a)	The Audit Committee shall be composed of at least 3 (three) members;	٧	
5.2 (b)	The Board of Directors shall appoint members of the Audit Committee who shall be directors of the company and shall include at least 1 (one) independent director;	v	

5.4	Meeting of the Audit Committee		
5.3 (c)	Chairman of the audit committee shall remain present in the Annual General Meeting (AGM).	v	
5.3 (b)	In absence of the chairperson of the audit committee, the remaining members may elect one of themselves as chairperson for the particular meeting, in that case there shall be no problem of constituting a quorum as required under condition No. 5(4) (b) and the reason of absence of the regular chairperson shall be duly recorded in the minutes	V	No such incident arose
5.3 (a)	The Board of Directors shall select 1 (one) member of the Audit Committee to be Chairman of the Audit Committee, who shall be an independent director;	٧	
5.3	Chairman of the Audit Committee		
5.2 (f)	The quorum of the Audit Committee meeting shall not constitute without at least 1 (one) independent director.	v	
5.2 (e)	The company secretary shall act as the secretary of the Committee;	V	
5.2 (d)	When the term of service of the Committee members expires or there is any circumstance causing any Committee member to be unable to hold office until expiration of the term of service, thus making the number of the Committee members to be lower than the prescribed number of 3 (three) persons, the Board of Directors shall appoint the new Committee member(s) to fill up the vacancy (ies) immediately or not later than 1 (one) month from the date of vacancy (ies) in the Committee to ensure continuity of the performance of work of the Audit Committee;		No such incident arose
5.2 (c)	All members of the audit committee should be "financially literate" and at least 1 (one) member shall have accounting or related financial management background and 10 (ten) years of such experience;	V	

5.4 (a)	The Audit Committee shall conduct at least its four meetings in a financial year;	V	
5.4 (b)	The quorum of the meeting of the Audit Committee shall be constituted in presence of either two members or two third of the members of the Audit Committee, whichever is higher, where presence of an independent director is a must.	V	
5.5	Role of Audit Committee shall include the following:		
5.5 (a)	Oversee the financial reporting process;	٧	
5.5 (b)	Monitor choice of accounting policies and principles;	٧	
5.5 (c)	Monitor Internal Audit and Compliance process to ensure that it is adequately resourced, including approval of the Internal Audit and Compliance Plan and review of the Internal Audit and Compliance Report;	v	
5.5 (d)	Oversee hiring and performance of external auditors;	٧	
5.5 (e)	Hold meeting with the external or statutory auditors for review of the annual financial statements before submission to the Board for approval or adoption;	٧	
5.5 (f)	Review along with the management, the annual financial statements before submission to the board for approval;	v	
5.5 (g)	Review along with the management, the quarterly and half yearly financial statements before submission to the board for approval;	v	
5.5 (h)	Review the adequacy of internal audit function;	V	
5.5 (i)	Review the Management's Discussion and Analysis before disclosing in the Annual Report;	v	
5.5 (j)	Review statement of significant related party transactions submitted by the management;	٧	

	Bavious Managament Lattars (Lattar of		
5.5 (k)	Review Management Letters/ Letter of Internal Control weakness issued by statutory auditors;	٧	
5.5 (I)	Oversee the determination of audit fees based on scope and magnitude, level of expertise deployed and time required for effective audit and evaluate the performance of external auditors;		
5.5 (m)	Oversee whether the proceeds raised through Initial Public Offering (IPO) or Repeat Public Offering (RPO) or Rights Share Offer have been utilized as per the purposes stated in relevant offer document or prospectus approved by the Commission:	-	N/A
5.6	Reporting of the Audit Committee		
5.6 (a)	Reporting to the Board of Directors		
5.6 (a)(i)	The Audit Committee shall report on its activities to the Board of Directors.	٧	
5.6 (a)(ii)	The Audit committee shall immediately report to the Board of Directors on the following findings, if any;		
5.6 (a)(ii)(a)	Report on conflicts of interests;		No such incident arose
5.6 (a) (ii)(b)	Suspected or presumed fraud or irregularity or material defect in the internal control system;		No such incident arose
5.6 (a) (ii)(c)	Suspected infringement of laws, including securities related laws, rules and regulations; and		No such incident arose
5.6 (a) (ii)(d)	Any other matter which shall be disclosed to the Board of Directors immediately		No such incident arose
5.6 (b)	Reporting to the Authorities		
	If the Audit Committee has reported to the Board of Directors about anything which has material impact on the financial condition and results of operation and has discussed with the Board of Directors and the management that any rectification is necessary and if the Audit Committee finds that such rectification has been unreasonably ignored, the Audit Committee shall report such finding to the		No such incident arose

	Commission, upon reporting of such matters to the Board of Directors for three times or completion of a period of 6 (six) months from the date of first reporting to the Board of Directors, whichever is earlier		
5.7	Reporting to the Shareholders and General Investors		
	Report on activities carried out by Audit Committee, including any report made to the Board of Directors under condition 5(6)(a)(ii) above during the year shall be signed by the Chairman of the Audit Committee and disclosed in the annual report of the issuer company.	V	
6	Nomination and Remuneration Committee (NRC)		
6.1	Responsibility to the Board of Directors		
6.1 (a)	The company shall have a Nomination and Remuneration Committee (NRC) as a subcommittee of the Board;	v	
6.1(b)	The NRC shall assist the Board in formulation of the nomination criteria or policy for determining qualifications, positive attributes, experiences and independence of directors and top level executive as well as a policy for formal process of considering remuneration of directors, top level executive;	V	
6.1(c)	The Terms of Reference (ToR) of the NRC shall be clearly set forth in writing covering the areas stated at the condition No. 6(5)(b).	v	
6.2	Constitution of the NRC		
6.2 (a)	The Committee shall comprise of at least three members including an independent director;	٧	
6.2 (b)	All members of the Committee shall be non- executive directors;	٧	
6.2 (c)	Members of the Committee shall be nominated and appointed by the Board;	٧	
6.2 (d)	The Board shall have authority to remove and appoint any member of the Committee;	٧	

6.2 (e)	In case of death, resignation, disqualification, or removal of any member of the Committee, the board shall fill the vacancy within 180 (one hundred eighty) days of occurring such vacancy in the Committee;		No such issue arose
6.2 (f)	The Chairperson of the Committee may appoint or co-opt any external expert and/or member(s) of staff to the Committee as advisor who shall be non-voting member, if the Chairperson feels that advice or suggestion from such external expert and/or member(s) of staff shall be required or valuable for the Committee;		No such incident arose
6.2 (g)	The company secretary shall act as the secretary of the Committee;	v	
6.2 (h)	The quorum of the NRC meeting shall not constitute without attendance of at least an independent director;	v	
6.2 (i)	No member of the NRC shall receive any remuneration for any advisory role or otherwise, other than Director's fees or honorarium from the company;	v	
6.3	Chairperson of the NRC		
6.3 (a)	The Board shall select 1 (one) member of the NRC to be Chairperson of the Committee, who shall be an independent director;	v	
6.3 (b)	In the absence of the Chairperson of the NRC, the remaining members may elect one of themselves as Chairperson for that particular meeting, the reason of absence of the regular Chairperson shall be duly recorded in the minutes;		No such issue arose
6.3 (c)	The Chairperson of the NRC shall attend the annual general meeting (AGM) to answer the queries of the shareholders.	v	
6.4	Meeting of the NRC		
6.4 (a)	The NRC shall conduct at least one meeting in a financial year;	V	

6.4 (b)	The Chairperson of the NRC may convene any emergency meeting upon request by any member of the NRC;		No emergency meeting conveyed
6.4 (c)	The quorum of the meeting of the NRC shall be constituted in presence of either two members or two third of the members of the Committee, whichever is higher, where presence of an independent director is must as required under condition No. 6(2)(h);	V	
6.4 (d)	The proceedings of each meeting of the NRC shall duly be recorded in the minutes and such minutes shall be confirmed in the next meeting of the NRC.	V	
6.5	Role of the NRC		
	The company will comply all related codes of the	nis conditio	ns within stipulated time
6.5 (a)	NRC shall be independent and accountable to the Board and shareholders;	٧	
6.5 (b)	NRC shall oversee, among others, the following matters:		
6.5 (b)(i)	Formulating the criteria for determining qualifications, positive attributes and independence of a director and recommend a policy to the Board, considering the following:	V	
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;	V	
6.5 (b)(i)(b)	The relationship of remuneration to performance is clear and meets appropriate performance benchmarks;	V	
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;	V	
6.5 (b)(ii)	Devising a policy on Board's diversity taking into consideration age, gender, experience, ethnicity, educational background and nationality;	٧	

Identifying persons who are qualified to become directors and who may be appointed in top level executive position in accordance with the criteria laid down, and recommend their appointment and removal to the Board;	V		
Formulating the criteria for evaluation of performance of independent directors and the Board;	v		
Identifying the company's needs for employees at different levels;	٧		
Developing, recommending and reviewing annually the company's human resources and training policies;	v		
The company shall disclose the nomination and remuneration policy and the evaluation criteria and activities of NRC during the year at a glance in its annual report.	V		
External/Statutory Auditors.			
The issuer company shall not engage its external or statutory auditors to perform the following services of the company, namely:-			
Appraisal or valuation services or fairness opinions;	٧		
Financial information systems design and implementation	٧		
Book-keeping or other services related to the accounting records or financial statements;	٧		
Broker-dealer services;	٧		
Actuarial services;	٧		
Internal audit services or special audit services;	٧		
any service that the Audit Committee determines;	٧		
Audit/certification services on compliance of corporate governance as required under clause (i) of condition No. 9 (1);	٧		
Any other service that creates conflict of interest;	٧		
	become directors and who may be appointed in top level executive position in accordance with the criteria laid down, and recommend their appointment and removal to the Board; Formulating the criteria for evaluation of performance of independent directors and the Board; Identifying the company's needs for employees at different levels; Developing, recommending and reviewing annually the company's human resources and training policies; The company shall disclose the nomination and remuneration policy and the evaluation criteria and activities of NRC during the year at a glance in its annual report. External/Statutory Auditors. The issuer company shall not engage its external or statutory auditors to perform the following services of the company, namely:- Appraisal or valuation services or fairness opinions; Financial information systems design and implementation Book-keeping or other services related to the accounting records or financial statements; Broker-dealer services; Actuarial services; any service that the Audit Committee determines; Audit/certification services on compliance of corporate governance as required under clause (i) of condition No. 9 (1); Any other service that creates conflict of	become directors and who may be appointed in top level executive position in accordance with the criteria laid down, and recommend their appointment and removal to the Board;Formulating the criteria for evaluation of performance of independent directors and the Board;VIdentifying the company's needs for employees at different levels;VDeveloping, recommending and reviewing annually the company's human resources and training policies;VThe company shall disclose the nomination and remuneration policy and the evaluation criteria and activities of NRC during the year at a glance in its annual report.VExternal/Statutory Auditors.VThe issuer company shall not engage its external or statutory auditors to perform the following services of the company, namely:-VAppraisal or valuation services or fairness opinions;VBook-keeping or other services related to the accounting records or financial statements;VBroker-dealer services;VActuarial services;VAuturial services or special audit services;VAudit/certification services on compliance of corporate governance as required under clause (i) of condition No. 9 (1);VAny other service that creates conflict of vultice (i) of condition No. 9 (1);V	become directors and who may be appointed in top level executive position in accordance with the criteria laid down, and recommend their appointment and removal to the Board;VFormulating the criteria for evaluation of performance of independent directors and the Board;VIdentifying the company's needs for employees at different levels;VDeveloping, recommending and reviewing annually the company's human resources and training policies;VIdentifyingThe company shall disclose the nomination and remuneration policy and the evaluation criteria and activities of NRC during the year at a glance in its annual report.VExternal/Statutory Auditors.VThe issuer company shall not engage its external or statutory auditors to perform the following services of the company, namely:-VAppraisal or valuation services or fairness opinions;VIdentifyingBook-keeping or other services related to the accounting records or financial statements;VIdentifyingBroker-dealer services;VIdentifyingActuarial services;VIdentifyingAudit/certification services or special audit services;VIdentifyingAudit/certification services on compliance of corporate governance as required under clause (i) of condition No. 9 (1);VAny other service that creates conflict of vuV

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7.2	No partner or employees of the external audit firms shall possess any share of the company they audit at least during the tenure of their audit assignment of that company; his or her family members also shall not hold any shares in the said company	v	
7.3	Representative of external or statutory auditors shall remain present in the Shareholders' Meeting (Annual General Meeting or Extraordinary General Meeting) to answer the queries of the shareholders.	V	
8	Maintaining a website by the Company		
8.1	The company shall have an official website linked with the website of the stock exchange;	٧	
8.2	The company shall keep the website functional from the date of listing;	٧	
8.3	The company shall make available the detailed disclosures on its website as required under the listing regulations of the concerned stock exchange(s).	٧	
9	Reporting and Compliance of Corporate Governance		
9.1	The company shall obtain a certificate from a practicing Professional Accountant or Secretary (Chartered Accountant or Cost and Management Accountant or Chartered Secretary) other than its statutory auditors or audit firm on yearly basis regarding compliance of conditions of Corporate Governance Code of the Commission and shall such certificate shall be disclosed in the Annual Report.	V	
9.2	The professional who will provide the certificate on compliance of this Corporate Governance Code shall be appointed by the shareholders in the annual general meeting;	v	
9.3	The directors of the company shall state, in accordance with the Annexure-C attached, in the directors' report whether the company has complied with these conditions.	v	

INDEPENDENT AUDITORS' REPORT TO THE SHAREHOLDERS OF KRISHIBID FEED LIMITED REPORT ON THE AUDIT OF THE FINANCIAL STATEMENTS

Opinion

We have audited the financial statements of **Krishibid Feed Limited** ("**the Company**"), which comprise the Statement of Financial Position as at **30**th **June 2022**, and 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, the accompanying financial statements give true and fair view, in all material respects, of the financial position of the Company as at **30**th **June 2022**, and of its financial performance and its cash flows for the year then ended in accordance with International Financial Reporting Standards (IFRSs) where practicable, the Companies Act 1994, the Securities and Exchange Rules 1987 and other applicable laws and regulations.

Basis for Opinion

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 the IESBA Code and the Institute of Chartered Accountants of Bangladesh (ICAB) Bye Laws. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Emphasis of matters

Without qualifying our opinion, we draw attention on the matters disclosed:

- 1. During the audit at the company, we noted that the company made some payments against purchase and expenses in cash mode instead of A/C payee cheque or bank transfer which indicates violation of Income tax ordinance 1984 guideline.
- 2. Depreciation methods, useful lives & residual value should be reviewed annually and adjusted if appropriate. During the year the company's did not review its PPE rate of depreciation.

Indicate that the auditor's opinion is not modified in respect of the matter emphasized

Key Audit Matters

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

Risk	Our response to the risk
Revenue rec	ognition
During the year, the Company recognized sales turnover of BDT 971,342,889 which has decreased by BDT 142,480,506 as compared with previous year. Sales revenue recognized by the Company as per IFRS: 15, 'Revenue from Contracts with Customers' & Company Policy. Revenue is recognized based on point of delivery and when relevant performance obligations are satisfied. The company adopted IFRS: 15 'Revenue from Contracts with Customers' as continued from last year. We considered sales revenue as an item of significant audit areas during our audit because of its predominance in determining the financial performance of the Company. Sales includes cash collection from customers.	 Our audit procedures included the following to test the design and operating effectiveness of key control focusing on: Segregation of duties in invoice creation and modification. Timing of revenue recognition considering step by step procedure. Our substantive procedures in relation to revenue recognition and measurement comprise the following: Obtaining understanding and documenting the process of revenue recognition and measurement followed by the Company. Tracing performance obligations stipulated and contract value in the contract with invoice and delivery challan issued to evaluate point of recognition and measurement. Testing occurrence and accuracy of sales revenue recognized by inspecting source documents such as contract made with the customer, delivery challan and VAT challan. Assessing accuracy and comparing revenue recognized during the year with VAT returns submitted to VAT authority; Finally assessing the appropriateness and presentation of disclosure notes with IFRS 15: Revenue from contracts with customers.
See note no. 20, Revenue in	the financial statements
Valuation of closi	ng inventories
Closing inventories aggregating to BDT 333,090,975 was recognized in the statement of financial position as on 30 June 2022. Compared with previous year, this has decreased by BDT 83,176,642.	 Our audit responses comprise the following procedures: ➢ Evaluating the design and implementation of key inventory control operating across factory premises.

Closing inventories were all held at factory premises of the Company. Since determining valuation of these inventories involves management judgements which results in estimation uncertainty, we considered this an area of significant audit attention to be emphasized during the audit.	 inventory at the reporting date. Evaluating compliance with instructions of management count procedures during the count. 				
See note no. 6, Inventories in the financial statements					
Property, plant ar	ıd equipment				
 Property, plant and equipment (PPE) was carried at BDT 983,816,659 representing over 40% of total assets of the company as on 30 June 2022. The company reported addition to PPE of BDT 331,347,448 during the year. Property, plant and equipment (PPE) are subject to recognition and measurement criteria only after satisfactorily meeting relevant requirement as per IAS 16. The company is also required to perform assessment for impairment when there is condition which suggests indication of assets being impaired. 	 audit to address the risks identified consist of the following: Obtaining and documenting detailed understanding regarding procurement process of PPE and identified relevant control points and their implementation. Reviewing recognition, measurement and valuation basis of PPE in compliance with requirement of IAS 16: Property, plant and equipment. Inspecting supporting documents against 				
See note no. 3, Property, plant and equ	ipment in the financial statements				
Measurement of current year ir	ncome tax and deferred tax				
During the year, the Company recognized current year income tax of Tk. 2,914,100 and deferred tax Tk. 4,327,830 respectively in the statement of profit	audit to address the risk identified comprise				

Bank Loan

Bank Loan				
As refereed note no 13 & 15 in the financial statement the company recognized Long Term Borrowings of BDT 249,884,247 and Short-term	during the audit includes the following test or			
Borrowings of BDT 1,127,367,892 respectively at their reporting date.				
Loan liability borrowings from bank were considered s key audit matter because this external form of credit facilities availed by the company require fulfillment of several terms and require fulfillment of several terms and conditions as mentioned in loan sanction letter issued by lending bank.	 confirmation letter received from the bank. Agreeing finance costs charged by the company with loan statements 			

Other Matter

Due to the outbreak of global pandemic "Covid-19" declared by the World Health Organization (WHO) and subsequent spread of the virus resulting in deteriorating situation in Bangladesh during the conduct of audit at the company, our audit procedures were mainly tailored to the material areas of the financial statements with more emphasis placed on obtaining documentary evidence from the company and testing their accuracy using the online platforms and limited physical verification to avoid the risk of getting contacted the virus and safety of audit team members.

Other Information

Management is responsible for the other information. The other information comprises all the information in the annual report other than the financial statements and our auditor's report thereon. The directors are responsible for the other information.

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

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information we are required to report that fact. We have nothing to report in this regard.

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

Management is responsible for the preparation and fair presentation of the financial statements in accordance with IFRSs, the Companies Act 1994, the Securities and Exchange Rules 1987 and other applicable laws and regulations and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error. The companies Act, 1994 require the management to ensure effective internal audit, internal control and risk management factions of the company

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 exercised professional judgment and maintained professional skepticism throughout the audit. We also:

- Identified and assessed the risks of material misstatement of the financial statements, whether due to fraud or error, designed and performed audit procedures responsive to those risks, and obtained 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.
- Obtained an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in circumstances.
- Evaluated the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Concluded 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 disclosers 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.
- Evaluated the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and event in a manner that achieves fair presentation.
- Obtained sufficient appropriate audit evidence regarding the financial information of the entity to express an opinion on the financial statements. We are solely responsible for our audit opinion.

We communicated 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 identified during our audit.

We also provided those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and communicated 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 determined 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 described these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determined 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 and relevant notifications issued by Bangladesh Securities and Exchange Commission, we also report that:

- a) We have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit and made due verification thereof;
- b) In our opinion, proper books of accounts and records as required by law have been kept by the Company so far as it appeared from our examination of those books;
- c) The Statement of Financial Position, Statement of Profit or Loss and Other Comprehensive Income of the Company dealt with by the report are in agreement with the books of account and returns;
- d) The expenditures incurred were for the purposes of the Company's business.
- e) The company adopted IFRS: 15 'Revenue from Contracts with Customers' & IFRS 16: 'Leases' as continued from last year.

Place: Dhaka Dated: 24th January 2023 SD/-MD SELIM REZA FCA FCS PARTNER ENROLL: 0939 ARTISAN Chartered Accountant DVC: 2302140939AS613060

STATEMENT OF FINANCIAL POSITION

KRISHIBID FEED LIMITED

801, Begum Rokeya Sharani, Kazi Para, Mirpur. Dhaka

ARTISAN

CHARTERED ACCOUNTANTS

Statement of	Financial	Position

As at 30th June, 2022

Particulars	Notes	Amount in Taka	
Particulars	Notes	30-Jun-22	30-Jun-21
ASSETS			
Non-Current Assets	-		
Property, Plant and Equipment- Carrying Amount	3.00	983,816,659	672,422,398
Capital Work- In- Progress	4.00	37,254,878	7,249,128
Investment	5.00	26,710,000	29,010,000
Total Non-Current Assets		1,047,781,537	708,681,526
Current Assets			
Inventories	6.00	333,090,975	416,267,617
Trade and Other Receivables	7.00	517,493,348	425,440,108
Advance Against Land and Flat Purchase	8.00	322,798,079	434,968,579
Advances, Deposits and Prepayments	9.00	209,945,881	112,021,008
Cash and Cash Equivalents	10.00	14,955,841	32,587,603
Total Current Assets	-	1,398,284,125	1,421,284,915
TOTAL ASSETS	1	2,446,065,661	2,129,966,441
SHAREHOLDER'S EQUITY AND LIABILITIES			
Shareholders' Equity			
Share Capital	11.00	495,000,000	275,000,000
Retained Earnings	12.00	229,868,787	236,831,704
Total Shareholder's Equity	10	724,868,787	511,831,704
Non-Current Liabilities			
Long Term Borrowings	13.00	198,939,888	224,758,461
Deferred Tax Liability	14.00	42,768,602	38,440,772
Total Non-Current Liabilities		241,708,490	263,199,233
Current Liabilities			
Current Portion of Long Term Loan	13.00	50,944,359	24,920,222
Short Term Borrowings	15.00	1,212,367,892	1,076,249,378
Trade Payables	16.00	4,390,901	13,530,340
Dividend Payable		49,500,000	
Other Payables	17.00	159,365,343	236,149,925
Income Tax Provision	18.00	2,919,890	4,085,638
Total Current Liabilities	0	1,479,488,384	1,354,935,504
TOTAL SHAREHOLDER'S EQUITY AND LIABILITIES		2,446,065,661	2,129,966,441
Net Assets Value (NAV) Per Share	27.00	14.64	18.61
		17.04	10.01

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

Sd/	Sd/	Sd/	Sd/
Managing Director	Director	Company Secretary	CFO

Signed as per annexed report on even date.

SD/-MD SELIM REZA FCA FCS PARTNER ARTISAN Chartered Accountants

Place: Dhaka Dated: 24th January 2023

STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

KRISHIBID FEED LIMITED

ARTISAN

801, Begum Rokeya Sharani, Kazi Para, Mirpur. Dhaka

CHARTERED ACCOUNTANTS

Statement of Profit or Loss and other Comprehensive Income For the Year ended 30th June, 2022

Particulars	Notes	Amount in Taka	
Particulars	Notes	30-Jun-22	30-Jun-21
Sales Revenue	20.00	971,342,889	1,113,823,395
Cost of Goods Sold	21.00	(718,371,254)	(823,835,921)
Gross Profit		252,971,635	289,987,474
Less: Operating Expenses		(62,017,840)	(62,513,526)
Administrative Expenses	22.00	(39,905,925)	(38,880,598)
Selling and Distribution Expenses	23.00	(22,111,916)	(23,632,927)
Operating Profit	-	190,953,795	227,473,949
Finance Expenses	24.00	(138,679,752)	(166,221,179)
Other Income	L	-	11,954
Net Profit Before WPPF		52,274,043	61,264,725
Contribution to WPPF	25.00	(2,489,240)	(2,917,368)
Income Profit Before Income Tax	-	49,784,803	58,347,357
Income Tax Expenses		(7,247,720)	(8,528,430)
Current Tax	19.00	(2,919,889)	(4,085,638)
Deferred Tax	14.01	(4,327,830)	(4,442,792)
Net Profit After Tax	-	42,537,083	49,818,927
Total Comprehensive Income for the Year	=	42,537,083	49,818,927
Earnings Per Share (EPS) for the Year	26.00	1.01	1.81

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

Sd/ Sd/ Managing Director Director Sd/ Company Secretary

Signed as per annexed report on even date.

SD/-MD SELIM REZA FCA FCS PARTNER ARTISAN Chartered Accountants

Sd/

CFO

Place: Dhaka Dated: 24th January 2023

STATEMENT OF CHANGES IN EQUITY

KRISHIBID FEED LIMITED

ARTISAN

801, Begum Rokeya Sharani, Kazi Para, Mirpur, Dhaka

CHARTERED ACCOUNTANTS

Statement of Changes in Equity For the Year ended 30th June, 2022

	ar to a second and the second and the second at the second		Amount in Taka
Particulars	Ordinary Share Capital	Retained Earnings	Total Equity
Balance as at July 01 2021	275,000,000	236,831,703	511,831,703
Profit for the year	-	42,537,083	42,537,083
Dividend Expense	=	(49,500,000)	(49,500,000)
New issue during the year	220,000,000	-	220,000,000
Closing Balance as at June 30, 2022	495,000,000	229,868,788	724,868,788

Statement of Changes in Equity For the Year ended 30th June, 2021

	· · · · · · · · · · · · · · · · · · ·		Amount in Taka
Particulars	Ordinary Share Capital	Retained Earnings	Total Equity
Balance as at July 01, 2020	275,000,000	187,012,776	462,012,776
Profit for the year		49,818,927	49,818,927
Share issued during this year		-	-
Closing Balance as at June 30, 2021	275,000,000	236,831,703	511,831,703

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

Sd/	Sd/	Sd/	Sd/
Managing Director	Director	Company Secretary	CFO

Signed as per annexed report on even date.

SD/-MD SELIM REZA FCA FCS PARTNER ARTISAN Chartered Accountants

Place: Dhaka Dated: 24th January 2023

STATEMENT OF CASH FLOWS

KRISHIBID FEED LIMITED

801, Begum Rokeya Sharani, Kazi Para, Mirpur. Dhaka

ARTISAN

CHARTERED ACCOUNTANTS

Statement of Cash Flows For the year ended 30th June, 2022

Particulars	culars Notes Amo		unt in Taka	
Farticulars	Notes	30-Jun-22	30-Jun-21	
A. Cash Flows from Operating Activities :				
Cash Received from Customers		879,289,649	1,022,965,170	
Payment to Suppliers		(804,061,592)	(906,806,695)	
Payment to Employees & others		(60,516,443)	(34,369,694)	
Payment for other expenses		1990 - A.	(71,597,658)	
Cash generated from operations		14,711,614	10,191,123	
Income Tax paid		(3,105,003)	(6,438,156)	
Net Cash Generated from Operating Activities	-	11,606,611	3,752,967	
B. Cash Flows from Investing Activities :				
Acquisition of Property, Plant and Equipment	Г	(219,176,948)	(38,600,539)	
Investment		2,300,000	(12,000,000)	
Paymant against Capital Work in progress		(30,005,750)	(7,150,210)	
Net Cash Used in Investing Activities	_	(246,882,698)	(57,750,749)	
C. Cash Flows from Financing Activities :				
Net Received /Payment in Long Term Borrowings	Г	205,563	(54,877,669)	
Increase/Decrease Share Capital		220,000,000		
Net Received /Payment in Short Term Borrowing		136,118,514	205,200,021	
Net Payment for Financial Expenses	L	(138,679,752)	(66,816,513)	
Net Cash Flows from Financing Activities	_	217,644,325	83,505,839	
D. Net Cash Generated/(Used) from Operating, Investing &				
Financing Activities (A+B+C)	Г	(17,631,762)	29,508,057	
E. Cash and Cash Equivalents at beginning of the year		32,587,603	3,079,546	
Cash and Cash Equivalent at end of the year (D+E)	_	14,955,841	32,587,603	
Net Operating Cash Flows Per Share (Note # 28.00)	-	0.28	0.14	

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

Sd/	Sd/	Sd/	Sd/
Managing Director	Director	Company Secretary	CFO

Signed as per annexed report on even date.

SD/-MD SELIM REZA FCA FCS PARTNER ARTISAN Chartered Accountants

Place: Dhaka Dated: 24th January 2023

NOTES TO THE FINANCIAL STATEMENTS

KRISHIBID FEED LTD. NOTES, COMPRISING OF SIGNIFICANT ACCOUNTING POLICY AND OTHER EXPLANATORY INFORMATION FOR THE YEAR ENDED 30TH JUNE, 2022

1.00 REPORTING ENTITY

1.01 BACKGROUND OF THE COMPANY

The company namely "Krishibid Feed Ltd." was incorporated on 09th November, 2010 vide registration No.C-88059/10 as a private limited company in Bangladesh under the Companies Act 1994. Later on the company converted into public limited company on 3rd April 2017.

1.02 REGISTERED OFFICE OF THE COMPANY

The registered office & factory of the Company are located at Nishinda Bazar, Bhaluka, Mymensingh & 801, Rokeya Sarani, Kazipara, Mirpur, Dhaka-1216, Bangladesh.

1.03 NATURE OF THE BUSINESS

Krishibid Feed Ltd. (KFL) is one of the feed producing and manufacturing company in Bangladesh, engaged in manufacturing of all kinds of feed for poultry, fishery & dairy. The Company has manufacturing and supplying a wide-ranging variety of feed and the company customizes its products to fulfill the requirements of the clients. The Principal activity of this Company to carry on the business of manufacturing, producing, processing, buying, selling, converting of poultry feed, dairy feed, cattle feed, animal feed, cheek feed, fish feed etc. These Feed can be tailored according to the requirements of the clients.

2.00 BASIS OF PREPARATION AND PRESENTATION OF FINANCIAL STATEMENTS

2.01 STATEMENTS OF COMPLIANCE:

The Financial Statements of the Company are prepared on a going concern basis under historical cost convention and in accordance with the International Accounting Standards (IASs), and International Financial Reporting Standards (IFRSs), The requirements of Financial Reporting Act (2015), the Securities and Exchange Rules, 2020, the Companies Act, 1994, Income Tax Ordinance, 1984, Income Tax Rules, 1984, Value Added Tax and Supplementary Duty Act, 2012, Value Added Tax and Supplementary Duty Rules, 2016, Bangladesh Labour Act, 2006 (Amended 2018) and other laws and regulations are applicable for the Company.

2.02 GOING CONCERN

The company has adequate resources to continue in operation for the foreseeable future. For this reason the Directors continue to adopt Going Concern Basis in preparing the accounts. The current credit facilities and resources of the company provides sufficient fund to make the present requirement of its existing business. Neither the management nor any other authority of the company has the intension to cease or liquidate the company in near future During the period the company has achieved of profit of Tk 4,25,37,083/- which is a sumptuous considered sufficient by the management of the company to meet its current liability and pay debts when they fall due.

2.03 ACCRUAL BASIS

These financial statements have been prepared on an accrual basis of accounting, except for cash flow information. The items of assets, liabilities, equity, income and expenses (the elements of financial statements) have been recognized when they satisfy the definitions and recognition criteria applicable for these elements as mentioned in the Framework.

2.04 COMPONENTS OF THE FINANCIAL STATEMENTS

According to IAS 1 Presentation of Financial Statements the complete set of financial statement includes the following components: -

- a) Statement of financial position as at **30th June, 2022**
- b) Statement of profit or loss and other comprehensive income for the year ended 30th June, 2022 Statement of changes in equity for the year ended 30th June, 2022
- c) Statement of cash flows for the year ended **30th June, 2022**
- d) Notes, comprising of significant accounting policy and other explanatory information.

2.05 USE OF ESTIMATES AND JUDGMENTS

The preparation of financial statements in conformity with IFRSs requires management to make judgments, estimates, and assumptions that affect the application of policies and reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities, and the reported amounts of income and expense. The estimates and underlying assumptions are based on historical experience and other factors that are believed to be reasonable under the circumstances. The estimates and underlying assumptions are reviewed on an ongoing basis.

CHANGES IN ACCOUNTING POLICY AND ESTIMATE

IFRS 16 LEASES

An entity shall assess a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. In line with IFRS-16 Leases, an entity shall determine the lease term as the non-cancellable period of a lease together with both:

- I. Period covered by the option to extend the lease and;
- II. Period covered by the option to terminate the lease.

Initial measurement of right of use asset shall be measured at cost and subsequently either by fair value or follow revaluation model.

IFRS 9 FINANCIAL INSTRUMENTS

At initial recognition as per IFRS-9 Financial Instrument, an entity shall measure a financial asset or financial liability as its fair value plus or minus (in the case of a financial asset or a financial liability not at fair value through profit or loss) the transaction costs that are directly attributable to the acquisition or issue of the financial asset or financial liability.

After initial recognition (subsequent measurement) an entity shall measure a financial asset or financial liability in either of the following subject to specific circumstance specified in the standard (sec 4.1.1-4.1.5) & (4.2.1-4.2.2):

- i. amortized cost;
- ii. fair value through other comprehensive income;
- iii. fair value through profit or loss.

The entity shall recognize loss allowance or Expected Credit Loss (impairment requirement). At each reporting date the entity account for the impairment of financial assets or financial liability in the following manner:

- I. an amount equal to the lifetime expected credit loss (if the credit risk of the instrument has increased significantly since initial recognition)
- II. an amount equal to the 12 (twelve) month expected credit loss (if the credit risk of the instrument has not increased significantly since initial recognition)

2.06 RESPONSIBILITY FOR PREPARATION AND PRESENTATION OF FINANCIAL STATEMENTS

The Board of Directors is responsible for the preparation of financial statements under section 183 of the Companies Act, 1994 and in accordance with an applicable financial reporting framework.

2.07 STATEMENT OF CASH FLOWS

Statement of Cash Flows has been prepared in accordance with IAS 7 Statement of Cash Flows and the cash flows from the operating activities have been presented under direct method considering the provisions of Paragraph 19 of IAS 7 which provides that "Entities are encouraged to report cash flows from operating activities using the direct method" and as per requirement of the Securities and Exchange Rules, 1987.

As per Bangladesh Securities and Exchange Commission Notification No. BSEC/CMRRCD/2006/158 /208/Admin/81 dated 08 August 2018, Cash Flows from operating activities have been reconciled with net income using the indirect method.

2.08 APPLICABLE ACCOUNTING STANDARDS AND FINANCIAL REPORTING STANDARD

The following IASs and IFRSs are applicable for the financial statements for the year under review:

IASs:

- IAS 1 Presentation of Financial Statements;
- IAS 2 Inventories;
- IAS 7 Statement of Cash Flows;
- IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors;
- IAS 10 Events after the Reporting Period;
- IAS 12 Income Taxes;
- IAS 16 Property, Plant and Equipment;
- IAS 19 Employee Benefits;
- IAS 23 Borrowing Costs;
- IAS 24 Related Party Disclosures;
- IAS 33 Earnings per Share;
- IAS 36 Impairment of Assets;
- IAS 37 Provisions, Contingent Liabilities and Contingent Assets;
- IAS 38 Intangible Assets;

IFRSs:

- IFRS 7 Financial Instruments: Disclosures;
- IFRS 8 Operating Segments;
- IFRS 9 Financial Instruments;
- IFRS 13 Fair Value Measurement;
- IFRS 15 Revenue from Contracts with Customers.

2.09 PROPERTY, PLANT AND EQUIPMENT (PPE)

a) Recognition And Measurement

The cost of an item of property, plant and equipment is recognized as an asset if, and only if: it is probable that future economic benefits will flow to the entity; and the cost of the item can be measured reliably.

Items of property, plant and equipment are measured at cost less accumulated depreciation and accumulated impairment losses, if any.

All Property, Plant and Equipment are stated at cost less accumulated depreciation as per IAS 16 Property, Plant and Equipment. The cost of acquisition of an asset comprises of its purchase price and any directly attributable cost of bringing the asset to its working condition for its intended use inclusive of inward freight, duties and non- refundable taxes.

b) Subsequent Cost

The cost of replacing or upgradation of an item of property, plant and equipment is recognized in the carrying amount of the item if it is probable that the future economic benefits embodied within the item will flow to the Company and its cost can be measured reliably. The carrying amount of the replaced component is derecognized. The costs of the day to day servicing of property, plant and equipment are recognized in profit or loss as incurred.

c) Depreciation

Depreciation on Property, Plant and Equipment other than Land and Land development and capital work-in-progress has been computed during the year using the reducing balance method. Depreciation has been charged on addition when the related Property, Plant and Equipment are available for use as per management intention. Depreciation has charged as following rate.

NAME OF ASSETS	RATE	RATE
NAIVIE OF ASSETS	30 JUNE 2022	30 JUNE 2021
Land and Land Development	0%	0%
Factory Shed, Building and Other Civil Construction	5%	5%
Silo	5%	5%
Plant & Machinery	5%	5%
Vehicles	20%	20%
Factory Equipment	20%	20%
Office Equipment	10%	10%
Furniture & Fixtures	10%	10%
Software	10%	10%

d) Capital Work-In-Progress

Capital work-in-progress represents the cost incurred for acquisition and/or construction of items of property, plant and equipment that were not ready for use at the year end of **30**th **June, 2022** and these are stated at cost. The items of capital work in progress are recognized when risks and rewards associated with such assets are transferred to the company.

e) Capitalization Of Borrowing Costs

Borrowing costs that are directly attributable to acquisition, construction or production of a qualifying asset included in the cost of those assets in compliance with IAS 23 Borrowing Costs. However, capitalization of borrowing costs is ceased when acquisition of relevant asset is completed. In this year no borrowing costs have been capitalized.

f) Retirement And Disposals:

On retirement or otherwise disposal of fixed assets, the cost and accumulated depreciation are eliminated and any gain or loss on such disposal is reflected in the statement of profit or loss and other comprehensive income, which is determined with reference to the net book value of the assets and the net sales proceeds. Depreciation has been charged on disposal assets up to the date of disposal. There is no such retirement on disposals of assets during the year.

g) Impairment

The carrying values of all Property, Plant and Equipment are reviewed for impairment on annual basis to assess whether there is any indication that the assets might be impaired. It is confirmed that no such fixed assets have been impaired during the year and for this reason no provision has been made for impairment of assets as per IAS 36 Impairment of Assets.

2.10 INTANGIBLE ASSETS

a) Recognition and measurement

Intangible assets that are acquired by the Company and have finite useful life are measured at cost less accumulated amortization and accumulated impairment loss, if any. Intangible assets are recognized as an asset if, and only if: it is probable that expected future economic benefits that are attributable to the asset will flow to the Company; and the cost of the item can be measured reliably. The cost of an intangible asset comprises its purchase price, import duties and non-refundable taxes and any directly attributable cost of preparing the asset for its intended use.

b) Subsequent cost

Subsequent expenditure on intangible assets is capitalized only if it is probable that it will increase the future economic benefits associated with the specific asset.

c) Derecognition

Intangible assets are derecognized from the statement of financial position on disposal or when no future economic benefits are expected from their use or disposal. The gain or loss arising from the de- recognition of an intangible asset is recognized in profit or loss at the time of de recognition.

d) Amortization

Intangible assets are amortized on straight line method from the date when asset is available for use over its estimated useful life. The amount of amortization has been presented under the Statement of Profit or Loss and Other Comprehensive Income.

Rate Of Amortization On Software Is As Under:

Items	2020	Method
Software	10%	Straight Line

2.11 BORROWING COSTS

As per the requirements of IAS 23 Borrowing Costs the borrowing costs that are directly attributable to the acquisition/construction of plant and machinery and civil construction are capitalized. All other borrowing costs are recognized in profit or loss in the year in which they are incurred.

2.12 REVENUE RECOGNITION

An entity shall recognize revenue to depict the transfer of goods or service to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange of those goods and services. As per IFRS-15 Revenue from Contracts with Customers, an entity shall account a contract with a customer under the scope of this standard subject to the following criteria has been meet:

- a) the parties to the contract have approved the contract and committed to perform their respective obligation;
- b) the entity can identify each party's rights regarding the goods or services to be transferred;
- c) identification of payment terms for goods and services;
- d) existence of commercial substance;
- e) probability of collection of the consideration to which the entity is entitled with (for the exchange of goods or services).

2.13 INVENTORIES

In compliance with the requirements of IAS 2 Inventories, the inventories have been valued at lower of cost or net realizable and consistent with the previous year's practice. Net realizable value is based on estimated selling price in the ordinary course of business less any further cost expected to be incurred to make the sale.

2.14 IMPAIRMENT

a) Financial assets

The company considers evidence of impairment for financial assets at both a specific asset and collective asset level at each reporting date. Financial assets are impaired if objective evidence indicates that a loss event has occurred after the initial recognition of the asset, and that the loss event had a negative effect on the estimated future cash flows of that asset that can be estimated reliably.

Objective evidence that financial assets are impaired can include default or delinquency by a debtor, indications that a debtor will enter bankruptcy, etc. accordingly, 100% provision is made over the amount outstanding.

b) Non-financial assets

The carrying amounts of the company's non-financial assets (tangible and intangible) are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated in order to determine the extent of impairment loss (if any).

Impairment losses recognized in prior periods are assessed at each reporting date for any indications that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, if no impairment loss had been recognized.

2.15 PROVISIONS, ACCRUALS AND CONTINGENCIES

a) Provisions

A provision is recognized in the statement of financial position when the company has a legal or constructive obligation as a result of a past event, it is probable that an outflow of economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. Provision is ordinarily measured at the best estimate of the expenditure required to settle the present obligation at the date of statement of financial position.

b) Accruals

Accruals are liabilities to pay for goods or services that have been received or supplied but have not been paid, invoiced or formally agreed with the supplier, including amount due to employees.

c) Contingencies

A contingent liability is a possible obligation that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company; or a present obligation that arises from past events but is not recognized because it is not probable that an outflow of resources embodying economic benefits will be required to settle the obligation; or the amount of the obligation cannot be measured with sufficient reliability.

A contingent asset is a possible asset that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company.

2.16 EMPLOYEES BENEFIT

The company maintains Short Term Employee Benefits as per IAS 19 Employee Benefits. The cost of employee benefit is charged of as revenue expenditure in the period to which the contributions relate.

Short term employee benefits

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

Workers Profit Participation Fund (WPPF):

The company has created a fund for workers "Workers Profit Participation Fund (WPPF)" as per Bangladesh Labour Act, 2006 (Amended up to 2018) by 5% of profit before tax but after charging such expenses.

Deed of Trust No. IV-19 Date: 07.07.2020 Name of the Office: Sub-Register, Mirpur, Dhaka. Bank Name: Bank Asia Ltd. A/C No. 60533000914.

2.17 ADVANCES, DEPOSITS AND PREPAYMENTS

Advances are initially measured at cost. After initial recognition advances are carried at cost less deduction/ adjustment/ transfer to respective account heads such as property, plant and equipment, inventory or expenses. Deposits and prepayments are measured at payment value.

2.18 SEGMENT REPORTING

The chief operating decision maker of the company, together with other senior management personnel, reviewed the financial information of the products such as revenue, expenses and allocation of resources. Except revenue no discrete financial information is available for segment reporting as per IFRS 8 Operating Segments. Management considered the operation on aggregate basis and manages the operation as a single operating segment and present revenue and expenses of the two products separately.

2.19 FUNCTIONAL AND PRESENTATIONAL CURRENCY.

These financial statements are presented in Bangladesh Taka which is both functional currency and presentation currency of the Company. The amounts in these financial statements have been rounded off to the nearest Taka.

2.20 INCOME TAX

Income tax expense comprises of current and deferred tax. Income tax expense is recognized in the Statement of Profit or Loss and Other Comprehensive Income and accounted in accordance with the requirements of IAS 12 Income Taxes.

CURRENT TAX

Current tax is the expected tax payable on the taxable income for the period, using tax rates enacted or subsequently enacted after the reporting date and any adjustment to tax payable in respect of previous years. Provision for taxation is calculated on the basis of applicable current tax rate incompliance with Finance Act, 2020. For Seeds, current tax has been calculated as per SRO No. 199/2015, Income Tax Ordinance, 1984 (Ordinance NO. XXXVI of 1984) Sec 44 and sub-section (4) clause (b), the slab rate –

Amount of Income	Tax Rate
1 st Tk. 10,00,000	3%
Next Tk.20,00,000	10%
Remaining balance	15%

Deferred tax is recognized in compliance with IAS 12 Income Taxes, providing for temporary differences between the carrying amounts of assets and liabilities for financial reporting purpose and amounts used for taxation purpose. Deferred tax is measured at the tax rates that are expected to be applied to the temporary differences when they reverse, based on the laws that have been enacted or substantively enacted by the date of statement of financial position. Deferred tax assets and liabilities are offset if there is a legally enforceable right to offset current tax liabilities and assets, and they relate to income taxes levied by the same tax authority on the same taxable entity.

2.20.01 VAT

As per S.R.O No. 144-AIN/2020/105-VAT, Under VAT and Supplementary Act. 2012 dated 11June, 2020 Under Table: 02 heading No; 38.08 the Company is exempted for VAT.

2.21 EARNINGS PER SHARE

The company calculates Earnings per Share (EPS) in accordance with (1) IAS 33 Earnings per Share and (2) Financial Reporting Council (FRC) gazette notification, which has been shown on the face of the Profit or Loss and Other Comprehensive Income.

Basic Earnings per Share

This has been calculated in compliance with the requirements of IAS 33 Earnings per Share by dividing the basic earnings attributable to the ordinary shareholders by the weighted average number of ordinary shares outstanding during the year.

Diluted Earnings per Share

No diluted earnings per share are required for the period since there is no scope of dilution of share during the year under review.

2.22 FINANCIAL INSTRUMENTS

A financial instrument is any contract that gives rise to a financial asset to one entity and a financial liability or equity instrument to another entity as per IFRS 9 Financial Instruments.

Financial assets:

Financial assets of the company include cash and cash equivalents, equity instrument to another entity, Trade receivables. The company initially recognizes a financial asset in its statement of financial position when, and only when, the company becomes a party to the contractual provision of the instrument. The company derecognize a financial asset when, and only when; the contractual rights to the cash flows from the financial asset expire or transfer the contractual rights to receive the cash flows of the financial asset.

Financial liabilities:

The company initially recognizes a financial liability in its statement of financial position when, and only when, the company becomes a party to the contractual provision of the instrument. The company derecognizes a financial liability from its statement of financial position when, and only when, it is extinguished, that is when the obligation specified in the contract is discharged or cancelled or expires.

2.23 CASH AND CASH EQUIVALENTS

Cash and cash equivalents include cash in hand, in transit and with banks on current and deposit accounts which are held and available for use by the company without any restriction. There is insignificant risk of change in value of the same.

2.24 AUTHORIZATION DATE FOR ISSUING FINANCIAL STATEMENTS

The financial statements were authorized by the Board of Directors on **15th October**, **2022**.

2.25 COMPARATIVE INFORMATION

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

2.26 RELATED PARTY DISCLOSURES

The company carried out a number of transactions with related parties in the normal course of business and on arms' length basis. The information as required by IAS 24 Related Party Disclosures, related party transactions are disclosed in notes to the Financial Statements.

2.27 EVENTS AFTER THE REPORTING PERIOD

Events after the reporting period are those events, favorable and unfavorable, that occur between the end of the reporting period and the date when the financial statements are authorized for issue. Two types of events can be identified:

Adjusting Events - those that provide evidence of conditions that existed at the end of the reporting period.

Non adjusting Events- those that are indicative of conditions that arose after the reporting period.

Management has taken close look whether any events after the reporting period exist that need to take into account during the preparation of financial reports. No event after the reporting period exists and management has prepared the financial reports in accordance.

2.28 MEASUREMENT OF FAIR VALUES:

When measuring the fair value of an asset or a liability, the company uses market observable data as far as possible. Fair values are categorized into different levels in a fair value hierarchy based on the inputs used in the valuation techniques as follows:

- a) Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities.
- b) Level 2: inputs other than quoted prices included in level 1 that are observable for asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).
- c) Level 3: inputs for the asset or liability that are not based on observable market data (unobservable inputs).

If the inputs used to measure the fair value of an asset or a liability might be categorized in different levels of the fair value hierarchy, then the fair value measurement is categorized in its entirety in the same level of the fair value hierarchy as the lowest level input that is significant to the entire measurement. The Company recognizes transfers between levels of the fair value hierarchy at the end of the reporting period during which the change has occurred.

2.29 RISK MANAGEMENT

According to IFRS 7 Financial Instruments: Disclosures, an entity shall disclose information that enables users of its financial statements to evaluate the nature and extent of risks arising from financial instruments to which the entity is exposed at the end of the reporting period. The Management of the company are reviewed risk management policies, procedures and systems regularly to reflect changes in market conditions and the Company's activities. The Company has exposure to the following risk for its use of financial instruments. Credit risk, Liquidity risk and Market risk.

CREDIT RISK:

Credit risk is the risk of a financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations. Credit risk mainly arises from trade receivables, interest receivables, advances and prepayments and cash at bank.

Management has a credit policy in place and the exposure to credit risk is monitored on an ongoing basis.

LIQUIDITY RISK:

Liquidity risk is the risk that the Company will encounter difficulties in meeting the obligation associated with its financial liabilities that are settled by delivering cash or other financial asset. The company's approach to managing liquidity is to ensure, as far as possible, that it will have sufficient liquidity to meet its liabilities when they are due, under normal and stressed conditions, without incurring unacceptable losses or risking damage to the company's reputation.

The company's aim to maintain the level of its cash and cash equivalents at amounts in excess of expected cash outflows on financial liabilities. The company also monitors the level of expected cash inflows on trade receivables together with expected cash outflows on trade and other payables.

MARKET RISK:

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

The Company is exposed to currency risk as most of the capital goods, machineries to be imported from outside Bangladesh, and will be invoiced in foreign currency.

2.30 GENERAL

- i) The figure has been rounded off to the nearest taka.
- ii) The financial Statements have been prepared covering twelve months from 1st July, 2021 to 30th June, 2022.

			Amount i	n Taka
			30-Jun-22	30-Jun-21
00.8	Property Plant & Equipment			
	Opening Balance		974 976 050	
	Opening Balance		874,876,050	835,585,055
	Add: Addition during the year Total Assets Value at Cost		331,347,448	39,290,995
			1,206,223,498	874,876,050
	Less: Accumulated depreciation Written Down Value		222,406,839 983,816,659	202,453,652 672,422,398
			983,810,039	072,422,330
	Details are shown in Annexure-A			
1.00	Capital Work In Progress			
	Factory Shed, Building and Other Civil Construction $:$			
	Opening Balance		7,249,128	789,374
	Add: Addition made during the year		30,005,750	7,150,210
	Less: Transfer to appropriate asset category			690,456
	Closing Balance		37,254,878	7,249,128
5.00	Investment			
	Glorious Lands & Developments Ltd.		- [1,000,000
	Krishibid Fisheries Ltd.		2,000,000	2,000,000
	Krishibid Tours & Travels Ltd.		2,000,000	2,000,000
	Krishibid Security & Services Ltd.		1,000,000	1,000,000
	Krishibid Multipurpose Co-Operative Society Ltd.		10,000	10,000
	Krishibid Packaging Ltd.		500,000	1,000,000
	Krishibid Food & Beverage Ltd.		200,000	1,000,000
	Krishibid Seed Ltd.		19,500,000	19,500,000
	Krishibid Filling Station Ltd.		1,500,000	1,500,000
	Total		26,710,000	29,010,000
5.00	Inventories			
	Raw Materials	(Notes : 21.01)	278,826,320	361,542,132
	Packing Materials	(Notes: 21.03)	9,512,364	8,015,130
	Store & Spares	(Notes: 21.04)	3,020,146	4,578,210
	Finished Goods	(Notes: 21.00)	41,732,145	42,132,145
	Total	(333,090,975	416,267,617
	Details are shown in Annexure-B			
7.00	Trade and Other Receivables			
	Trade Debtors		517,493,348	425,440,108
	Total		517,493,348	425,440,108
	Ageing of accounts receivables More than six months		-	,
	Less than six months		517,493,348	425,440,108
	Total		517,493,348	425,440,108
	The classification of receivables as required by the Sch are given below:	nedule XI, Part 1, I	Para 4 of the Compar	nies Act, 1994

i) Receivables considered good in respect of which the company is fully	-	_
secured.		
ii) Receivables considered good in respect of which the company holds	517,493,348	
no security other than the debtors personal security.	517,493,348	-
iii) Receivables considered doubtful or bad.	-	-

	Amount in Taka	
	30-Jun-22	30-Jun-21
iv) Receivable due by any director or other officers of the company or any of them either severally or jointly with any other person or receivables due by firms or private companies respectively in which any director is a partner or a director or a member to be separately stated.	-	-
v) Receivables due by companies under the same management.	-	-3
vi) The maximum amount due by directors or other officers of the company at any time during the year	-	-
Total	517,493,348	.

Details are shown in Annexure-C

All the trade debtors are considered to be good and reasonable

8.00 Advances Against Land & Flat Purchase

Land at Savar, Dhaka			
Opening		286,295,235	286,295,235
Add: Addition during this year		-	-
Less: Transfer to appropriate asset category		(107,970,500)	.
Total		178,324,735	286,295,235
Land at Valuka, Mymensing/Dinajpur			
Opening		89,829,642	89,829,642
Add: Addition during this year		-	- 1
Less: Transfer to appropriate asset category		(4,200,000)	-3
Total		85,629,642	89,829,642
Advance Against Flat at Dhaka			
Opening		58,843,702	58,843,702
Add: Addition during this year		-	-
Total		58,843,702	58,843,702
Total		322,798,079	434,968,579
9.00 Advances, Deposits & Prepayment			
Advance to Employees	(Note: 9.01)	306,983	776,961
LC Margin Advance (Raw Materials)		108,853,550	2,845,000
		Fight and the second seco	

Total		209,945,881	112,021,008
Advance against Bank Guarantee Margin		46,000,000	46,000,000
Advance to Suppliers	(Note: 9.05)	44,754,952	50,188,018
		STORE DESCRIPTION	
Advance Income Tax	(Note: 9.04)	9,211,465	10,192,100
Advance against Motor Cycle	(Note: 9.03)	818,931	891,979
Advance against Showroom Rent	(Note: 9.02)	-	1,126,950
LC Margin Advance (Raw Materials)		108,853,550	2,845,000
Advance to Employees	(NOLE. 9.01)	300,963	//0,901

		Amount i	n Taka 🛛 🗌
		30-Jun-22	30-Jun-21
9.01	Advances to the Employees		1
	Name		
	Mr. Sheikh Chan Mondol		330,000
	Dr. Sayed Ali	47,680	52,448
	Mr. Kaiser Uddin Ahammad (HOM)		22,000
	A.S.M. Ferdeus Khan (DMO)	68,530	43,192
	Md. Nabir Hossain	-	49,260
	Mr. Rasel Khan MKTG	-	24,683
	Mr. Aminul Islam Khan	-	19,300
	Md. Taiyab Anowar	815	-
	Mr. Shafiqul Islam	1,500	1,650
	Mr. Mahfuzur Rahman	55,504	40,425
	Mr. Azharul Islam (Rangpur)	-	70,952
	Mr. Md. Anowar Hossain (Nilphamari)		19,459
	Mr. Mahmudul Hasan	102,954	38,830
	Mr. Mafiar Molla	-	31,763
	Mr. Abdul Quddus	30,000	33,000
	Total	306,983	776,961
9.02	Advances Against Showroom Rent		
	Advance Showroom Rent-Sathkhira	-	183,700
	Advance against Coxbazar Showroom	~	541,200
	Advance against Showroom, Comilla		176,000
	Advance Showroom Rent Rongpur		110,000
	Advance against Showroom, Nilphamary	-	110,000
	Advance against Showroom, Kaligonj	-	6,050
	Total		1,126,950
0 02	Advances Against Motor Cycle		
9.05			
	Mr. Monzurul Islam	108,291	119,120
	Mr. ASM Ferdous Khan	111,558	122,714
	Mr. Md. GS Rokon	3,161	1,631
	Mr. Abdur Rahim Haly	23,500	25,850
	Md. Shahidul Islam Milon	145,850	160,435
	Md. Rasel Khan	-	24,750
	Md. Ashraful Islam	121,950	134,145
	Md. Aman ullah	96,740	106,414
	Mr. Humayun Ahmed	72,150	79,365
	Mr. S.M. Mehadi Hasan	112,075	101,283
	Md. Emon	23,656	16,272
	Total	818,931	891,979
9.04	Advance Income Tax		
2.07		02000	53
	Opening Balance	10,192,100	6,100,256
	Add: Paid during the year	3,105,003	6,438,155
		13,297,103	12,538,411
	Less: Adjustment for the Assessment year 2021-2022	4,085,638	2,346,311
	Closing Balance	9,211,465	10,192,100

		Amount	in Taka
		30-Jun-22	30-Jun-21
9.05	Advance to Supplier		
	Naafco Agrovet Ltd.	2,141,822	5,680,951
	Biopharma Agrovet Limited	1,523,649	3,998,094
	Modina Poulty & Fish Feed Ltd.	736,247	671,148
	Majumder Products Ltd	6,570,656	6,613,024
	Alltech Biotechnology Pvt. Ltd	580,298	131,448
	Ample Animal Care	8,151,414	9,242,655
	Aci Limited	215,426	169,963
	Kazi Agro Ltd.	423,685	593,685
	M/S.Modina Trading Corporation	75,369	66,874
	City Seed Crushing Ind. Ltd.	82,563	54,619
	M/S Nurunnahar Traders	105,233	94,515
	M/S Alal Enterprise	632,547	788,098
	M/S Shahin Enterprise	1,023,654	835,558
	Ace Pharmaceuticals	936,752	1,388,847
	M.A Consortium	-	5,482
	Adyan Agro Ltd.	236,984	148,566
	Krishibid Trading Ltd.	566,987	316,672
	M. A. S Additives Trading	365,247	269,125
	J.M Trading	1,832,692	2,395,624
	Aden Trade Ltd.	1,125,896	1,003,261
	Innova Animal Health	729,544	869,062
	Doctor'S Agro-Vet Ltd.	821,456	907,693
	Argon International	585,674	211,177
	Konabari Traders	235,648	342,973
	Silo Animals Health	386,957	467,539
	Omecron Agrovet Ltd.	222,301	365,886
	R R Agro Traders	1,364,587	1,944,758
	Zuellig Pharma Bangladesh Ltd	95,876	117,816
	P. K. Enterprise	49,856	147,483
	Nishat Poultry Feed & Medicine	1,025,698	1,206,153
	Khadiza Poultry & Fish Feed	2,569,832	1,922,722
	Unique Trading	1,956,321	1,603,877
	Al Modina Enterprise	569,854	409,118
	Asia Feed Ltd.	2,965,344	2,136,527
	APL	795,366	352,094
	M/S P And P Enterprise		7,051
	Haque Enterprise	101,254	387,782
	M. M Enterprise	132,546	317,702
	M/S Dabir Traders	20,315	76,952
	Bismillah Enterprise	68,599	50,417
	Urmi Traders	46,587	43,371
	Al Fateha Agro Trade	151,247	141,449
	Bhai Bhai Traders	-	11,986
	M/S Shah Enterprise	82,633	184,250
	Hasem Foker	-	31,053
	Loknath Vender	365,478	215,401
	Ma Traders	769,855	473,137
	Jns Technology	332,456	94,615
	Shaikat Enterprise	982,547	678,861
	Mittal Salt Industry	-	906
	Total	44,754,952	50,188,018

Amount in Taka		
30-Jun-22	30-Jun-21	

The classification of Advances, Deposits & Prepayments as required by the Schedule XI, Part 1, Para 6 of the Companies Act, 1994 are given below:

 i) Advance, deposits & prepayment considered good and in respect of which the company is fully secured. 	209,638,898	111,244,047
 ii) Advance, deposits & prepayment considered good for which the company holds no security other than the debtor, s personal security. 	æ	-
iii) Advance, deposits & prepayment considered doubtful or bad.	-	-
iv) Advance, deposits & prepayment due by directors or other officers of the company or any of them either severally or jointly with any other person or Advance, deposits & prepayment due by firms or private companies respectively in which any director is a partner or a director or a member to be seperatly stated.	-	-
 v) Advance, deposits & prepayment due by companies under the same management. 	_	-
vi) The maximum amount due by directors or other officers of the company at any time during the year.	306,983	776,961
	209,945,881	112,021,008

10.00 Cash & Cash Equivalent

Total	_	14,955,841	32,587,603
Cash at Bank	(Note: 10.02)	5,463,243	19,610,740
Cash in Hand	(Note: 10.01)	9,492,598	12,976,863

10.01 Cash in Hand

Cash in Hand	9,492,598	12,976,863
Total	9,492,598	12,976,863

10.02 Cash at Bank

Prime Bank Ltd. A/C: 1037 Shahjalal Islami Bank Ltd. A/C: 00066 Islami Bank Bangladesh Ltd. A/C: 03612 Islami Bank Bangladesh Ltd. A/C: 30909 Sonali Bank Ltd. A/C: 00279 Shahjalal Islami Bank Ltd. A/C: 04926 Mutual Trust Bank Ltd, A/C: 34423 Shahjalal Islami Bank Ltd. A/C: 09814 Al Arafah Islami Bank Ltd. A/C: 03468 Pubali Bank Ltd. A/C: 20390 Janata Bank Ltd. A/C: 25536 Al Arafah Islami Bank Ltd. A/C: 658 NRB Bank Ltd. A/C : 5405 Premier Bank Ltd. A/C: 7831 Premier Bank Ltd. A/C: 687 Bank Asia, A/C-914 Bank Asia, A/C-913 Total

100 500
129,600
77,859
1,231,981
10,775
390,040
35,192
-
-
183,709
157,935
162,283
36,085
193,046
16,998,717
-
1,203
2,315
19,610,740

	Amount	Amount in Taka	
	30-Jun-22	30-Jun-21	
11.00 Share Capital	495,000,000	275,000,000	
11.01 Authorised Share Capital			
7,50,00,000 Ordinary Shares of Tk. 10 each.	750,000,000	750,000,000	
11.02 Issued, Subscribed & Paid -Up Capital	495,000,000	275,000,000	

4,95,00,000 Ordinary Shares of Tk. 10 each. The composition of the share capital have been reflected in the Annexure G:

12.00 Retained Earnings

236,831,704	187,012,777
42,537,083	49,818,927
(49,500,000)	
229,868,787	236,831,704
	42,537,083 (49,500,000)

13.00 Long Term Borrowings

i) IPDC Term Loan (As Per Last A/C)	-	154,532,567
IPDC Term Loan	206,872,549	1 13
	206,872,549	154,532,567
Less: Current Portion of Long Term Loan	34,478,758	9,658,285
	172,393,791	144,874,282
ii) Premier Bank Ltd. Term Loan		
Opening balance	65,146,000	91,571,618

Opening balance 65,146,000 33,647,602 Add: Addition during the year 98,793,602 91,571,618

Less: Loan Payment during the year Less: Current Portion of Long Term Loan

iii) Premier Bank Ltd. Term Loan **Opening balance** Less: Loan Payment during the year Less: Current Portion of Long Term Loan

iv) Premier Bank Ltd. Term Loan **Opening balance** Less: Loan Payment during the year

Total Outstanding Balance

Less: Current Portion of Long Term Loan Less: Interst Payable on Long Term Loan Non- Current Portion of Long Term Loan

(Note # 15.

-	14,489,880
-	14,489,880
-	

-

16,465,600

82,328,002

_

26,425,618

15,261,936

65,146,000

30,000,116	33,660,116
30,000,116	3,660,000
	30,000,116
305,666,151	249,678,683
50,944,359	24,920,222
55,781,905	(-
198,939,888	224,758,461
	50,944,359 55,781,905

		Amount	in Taka
		30-Jun-22	30-Jun-21
14.00	Deferred Tax Liabilities		
	Written Down value at Accounting Base	983,816,659	672,422,398
	Written Down value at Tax Base	697,225,976	414,683,921
	Taxable Temporary Difference	286,590,683	257,738,477
	On the 1st 10,00,000 tax rate is 3%	30,000	30,000
	On the next 20,00,000 tax rate is 10%	200,000	200,000
	On the remaining balance tax rate is 15%	42,538,602	38,210,772
	Total	42,768,602	38,440,772
14.01	Deffered Tax Expenses/(Income)		
	Deffered Tax Liability as on 30 June 2022	42,768,602	38,440,772
	Less: Opening Deffered Tax Liability	38,440,772	33,997,980
	Deffered Tax Expenses/(Income) during the year	4,327,830	4,442,792
15.00	Short Term Borrowings		
	IIDFC	57,185,012	65,453,664
	IDLC	8,727,123	22,568,552
	Premier Bank Ltd. Commercial (Bai Muajjal)	511,321,000	421,244,000
	Premier Bank Ltd. Commercial (HPSM)	209,319,000	217,096,589
	Premier Bank Ltd. BG (Specific & Others)	41,000,000	41,000,000
	Shahjalal Islami Bank Ltd. (Commercial)- Reschedule	333,308,000	323,572,000
	Shahjalal Islami Bank Ltd. (Bai Miajjal ,Wes Bills)- Reschedule	21,382,000	27,105,000
	NRB Bank Ltd. (L/C)		41,860,000
	NRB Bank Ltd. (LTR)	111,803,551	83,710,000
	Interest Payable on Short Term Loan (Note # 15.02)	(81,677,794)	(167,360,427)
	Total	1,212,367,892	1,076,249,378
15.01	Interst Payable on Long Term Loan		
	i) IPDC Term Loan (Reschedule)		
	Opening balance	41,693,990	13,614,248
	Add: Charged during the year	29,025,714	32,717,975
	Less: Paid during the year	41,693,990	4,638,233
	Closing Balance	29,025,714	41,693,990
	ii) Premier Bank Ltd.(HPSM - Indistrial)		
	Opening balance	10,290,295	3,224,295
	Add: Charged during the year	18,358,000	9,510,000
	Less: Paid during the year	10,290,295	2,444,000
	Closing Balance	18,358,000	10,290,295

		Amount	in Taka
		30-Jun-22	30-Jun-21
iii) Premier B	ank Ltd. (HPSM- Real Estate)		
Opening balar		9 <u>-</u> 1	506,569
and a second	during the year	<u>_</u>	442,431
Less: Paid duri			949,000
Closing Balance		-	-
			ala ana ana ana ana ana ana ana ana ana
iv) Premier Ba	ank Ltd. Term Loan		
Opening balar		-	1,176,878
Add: Charged	during the year	8,398,191	338,158
Less: Paid duri	U	-	1,515,036
Closing Balan	u ,	8,398,191	-
			<u> </u>
Total		55,781,905	51,984,285
15.02 Interst Payabl	e on Short Term Loan		
50 - 50 - 50 - 50 - 50 - 50 - 50 - 50 -			
i) IIDFC			
Opening balar		10,733,041	9,874,240
	during the year	7,077,578	4,203,942
Less: Paid duri	5 ,	10,733,041	3,345,141
Closing Balane	ce	7,077,578_	10,733,041
	2 5		
ii) IDLC Finan			
Opening balar		1,761,562	1,224,423
	during the year	2,300,881	2,021,242
Less: Paid duri		1,761,562	1,484,103
Closing Balane	ce	2,300,881	1,761,562
	ank Ltd. Commercial (Bai Muajjal)		
Opening balar		44,116,134	10,396,134
	during the year	24,647,000	61,705,000
Less: Paid duri		44,116,134	27,985,000
Closing Balane	ce	24,647,000	44,116,134
AND IN THE PROPERTY AND AND AND AND AND AND AND A	ank Ltd. TR A/C		
Opening balar	nce	7,181,000	-
Add: Charged	during the year	4,473,000	10,123,000
Less: Paid duri	ng the year	7,181,000	2,942,000
Closing Balane	ce	4,473,000	7,181,000
v) Promier Pr	ank Itd. Commercial (HPSM)		
and the second	ank Ltd. Commercial (HPSM)	2,407,278	2,485,278
Opening balar	during the year	5,239,000	5,631,000
Less: Paid duri		2,407,278	5,709,000
Closing Baland		<u>5,239,000</u>	2,407,278
Ciosing balance			2,407,270

			Amount in Taka	
			30-Jun-22	30-Jun-21
	vi) Premier Bank Ltd. (Bai Muajjal Others)			
	Opening balance		8,113,000	-
	Add: Charged during the year		7,110,000	11,004,000
	Less: Paid during the year		8,113,000	2,891,000
	Closing Balance		7,110,000	8,113,000
	vii) Shahjalal Islami Bank Ltd. (Commercial)			
	Opening balance		82,142,278	69,494,278
	Add: Charged during the year		18,819,204	17,681,000
	Less: Paid during the year		82,142,278	5,033,000
	Closing Balance		18,819,204	82,142,278
	viii) Shahjalal Islami Bank Ltd.(Bai Miajjal (Wes Bills)		·	
	Opening balance		5,380,810	3,306,810
	Add: Charged during the year		1,389,132	2,074,000
	Less: Paid during the year		5,380,810	-
	Closing Balance		1,389,132	5,380,810
	ix) NRB Bank Ltd. (L/C)			
	Opening balance		-	-
	Add: Charged during the year		-	2,187,000
	Less: Paid during the year		-	2,177,000
	Closing Balance		-	10,000
	x) NRB Bank Ltd. (LTR)			
	Opening balance		5,515,324	5,515,324
	Add: Charged during the year		10,621,999	5,704,000
	Less: Paid during the year		5,515,324	5,704,000
	Closing Balance		10,621,999	5,515,324
	Total		81,677,794	167,360,427
16.00	Trade Payables			
10.00	Trade Layables			
	Trade Creditors		4,390,901	13,530,340
	Total		4,390,901	13,530,340
	Details are shown in Annexure-D			
17.00	Other Payables			
17.00			· · · · · · · · · · · · · · · · · · ·	
	Liabilities for Expenses	(Notes: 17.01)	4,920,104	3,249,072
	Provision for WPPF	(Notes: 17.02)	16,985,540	13,556,142
	Interest Payable	(Notes: 17.03)	137,459,699	219,344,711
	Total		159,365,343	236,149,925
17.01	Liabilities for Expenses			
	Salary & Allowances		3,083,246	1,749,846
	Directors Remuneration		150,708	150,708
	Audit Fee		60,500	57,500
	Wages		767,322	656,815
	Utility Bill		858,328	634,203
	Total		4,920,104	3,249,072
				-,

			Amount	in Taka
			30-Jun-22	30-Jun-21
17.02	Liabilities for WPPF			
	Opening WPPF		13,556,142	9,760,343
	Add: Addition during this period		2,489,240	2,917,368
	Less : Paid during the year		(279,895)	2,517,500
	Inerest on WPPF (undistributed amount for the FY 2020)-21)	1,220,053	878,431
	Total	,	16,985,540	13,556,142
17.03	Interest Payable			
	Interest Payable on Long Term Loan	(Notes: 15.01)	55,781,905	51,984,285
	Interest Payable on Short Term Loan	(Notes: 15.02)	81,677,794	167,360,427
	Total		137,459,699	219,344,712
18.00	Income Tax Provision			
	One star Delanas		4 005 630	2 246 211
	Opening Balance		4,085,638	2,346,311
	Add: Provision during the year		2,919,889 7,005,528	4,085,638 6,431,949
	Less: Adjusted / Paid Assessment year 2021-2022		4,085,638	2,346,311
	Closing Balance		2,919,890	4,085,638
				4,000,000
19.00	Calculation of Current Tax			
	Profit before tax as per accounts		49,784,803	58,347,357
	Add: Accounting Depreciation		19,953,187	30,256,560
	Less: Tax Base Depreciation		(48,805,394)	(59,911,617)
	Less: Other Income		-	(11,954)
	Taxable Income		20,932,597	28,680,346
19.01	Current Tax on Business Income	(Notes: 19.02)	2,919,889	4,082,052
	Current Tax on others Income @30%		-	3,586
	Total Current Tax		2,919,889	4,085,638
19.02	Current Tax on Business Income			
	Total Income	20,932,597	2,919,889	4,082,052
	On the 1st 10,00,000 tax rate is 3%	1,000,000	30,000	30,000
	On the next 20,00,000 tax rate is 10%	2,000,000	200,000	200,000
	On the remaining balance tax rate is 15%	17,932,597	2,689,889	3,852,052
			r	
19.03	AIT on Import		-	6,323,895
19.04	Minimum Tax		<u> </u>	6,323,895
	Gross Receipt:			
	Sales Revenue		971,342,889	1,113,823,395
	Other Income		-	11,954
	Total Receipt		971,342,889	1,113,835,349
	Minimum Tax @ 0.6%			
	On the 1st 10,00,000 of Sales revenue tax @ 3%		600	600
	On the next 20,00,000 of Sales revenue tax @ 10%		4,000	4,000
	On the remaining balance of Sales revenue tax @ 15%		2,905,029	3,332,470
	On the other income @ 30%		_	72
	Total Minimum Tax		2,909,629	3,337,142
	Whichever is higher		2,919,889	-
			100	

			Amount	n Taka
			30-Jun-22	30-Jun-21
20.00	Sales Revenue]L	
	Sales		971,342,889	1,113,823,395
	Total		971,342,889	1,113,823,395
	Monthly sales statement with quantity a	are shown in Annexure -E		
21.00	Cost of Goods Sold			
	Raw Material Consumed	(Note: 21.01)	623,154,922	708,218,386
	Add: Manufacturing Overhead	(Note: 21.02)	94,816,332	108,429,537
	Manufacturing costs for the year		717,971,254	816,647,923
	Add: Opening Stock of Finished Goods		42,132,145	49,320,143
	Loss: Closing Stock of Finished Goods		41,732,145	865,968,066
	Less: Closing Stock of Finished Goods Cost of Goods Sold		718,371,254	42,132,145 823,835,921
				023,033,921
21.01	Raw Material Consumed			
	Opening Stock of Raw Materials		361,542,132	217,058,523
	Add : Purchase during the year		540,439,110	852,701,995
	Less : Closing Stock of Raw Materials		901,981,242 278,826,320	1,069,760,518
	Raw Materials Consumed		<u>623,154,922</u>	361,542,132
	Raw Waterials Consumed		023,134,922	708,218,386
21.02	Manufacturing Overhead		0 207 866	8 107 22C
	Direct Labour		9,207,866	8,197,326 7,881,779
	Salary & Wages Bonus		8,177,062 988,457	328,407
	Overtime		629,338	1,428,311
	Carriage Inward		6,921,236	6,758,421
	Utility charges		10,299,941	10,470,792
	Fuel & Lubricants		2,388,747	5,389,863
	Carrying & Handling charges		610,020	797,036
	C&F expenses		843,244	572,160
	Business Promotion		334,356	-1
	Medical expenses		11,823	48,502
	Entertainment(Staff)		612,510	263,132
	Packing Materials Consumed	(Note: 22.03)	33,627,388	30,278,946
	Repair & Maintenance		962,764	3,206,739
	Daily allowances		420,245	63,960
	Store & Spares Consumed	(Note: 22.04)	2,547,585	3,114,451
	Fire & Safty expenses		17,800	4,827
	Laboratory Test expenses		65,600	50,831
	Package & Bundles expenses		83,124	81,538
	Software Installation expenses		8,000	19,800
	Printing & Stationary		96,676	51,394
	Depreciation (Annexure-A)		15,962,550	29,421,323
	Total		94,816,332	108,429,537
21.03			0.045.400	0 404 750
	Opening Balance		8,015,130	8,481,756
	Add : Purchase during the year		35,124,622	29,812,320
	Loss - Closing Palanco		43,139,752	38,294,076 8 015 120
	Less : Closing Balance Consumption during the year		9,512,364 33,627,388	8,015,130 30,278,946
	consumption during the year			30,270,340

		Amount	in Taka
		30-Jun-22	30-Jun-21
21.04	Store & Spares Consumption		
	Opening Balance	4,578,210	7,436,541
	Add : Purchase during the year	989,521	256,120
		5,567,731	7,692,661
	Less : Closing Balance	3,020,146	4,578,210
	Consumption during the year	2,547,585	3,114,451
22.00	Administrative Expenses		
	Salary & Allowances	19,406,094	17,504,870
	Director Remunaration	1,808,500	1,808,500
	Bonus	1,617,175	1,022,102
	Board meetting expenses	36,500	34,500
	Entertainment	51,201	225,421
	Printing & Stationery	95,120	105,421
	Postage & Stamps expenses	16,266	94,944
	Repair & Maintenance (Office)	100,862	22,943
	Travelling & Conveyance	141,975	224,086
	Repair & Maintenance (Vehicles)	752,147	1,654,606
	Daily allowances	142,450	439,488
	License & Renewal expeses	246,507	303,062
	Office expenses	1,005,050	569,694
	Fuel & Gas for Vehicles	1,275,257	1,254,210
	Insurance premium	1,325,963	1,254,210
	Advertisement & Publicity expenes	42,196	13,240
	Land Tax & Maintenance expenses	157,000	105,685
	Telephone ,Mobile & Electricity charges	893,472	958,754
	AGM Expense	79,150	-
	Audit fees	60,500	57,500
	Legal expenses	172,136	285,752
	IT/Software Maintainance	300,060	23,046
	Mortgage Expenses	64,780	426,154
	Transportation cost	3,985,504	5,052,410
	QIO expenses	643,247	2,554,210
	Bank charge	753,822	1,441,724
	RJSC & other expenses	116,860	72,034
	Import Permit expenses	415,236	310,115
	Miscellaneous expenses	210,258	190,231
	Depreciation (Annexure-A) Total	3,990,637	871,687
	TOLA	39,905,925	38,880,598
23.00	Selling & Distribution Expenses		
	Salary & Allowances	7,815,798	6,935,880
	Bonus	651,317	758,721
	Marketing expenses(S& M)	901,509	924,875
	Advertisement Expenses	17,098	51,284
	Utility charges	66,479	62,538
	Printing & Stationery	20,154	26,281
	Transport expenses	2,587,542	2,354,720
	Fuel & Gas for Vehicles	3,923,063	5,359,821
	Postage & Stamps	80,497	19,018
	Entertainment	60,661	41,982
	Conveyance/TA/DA	1,154,872	1,290,214
	Repair & Maintenance	46,410	29,540
	Sales Commission	1,088,338	1,177,774
	Security expenses	10,200	12,938
	Loading / Unloading cost	776,230	756,987
	Daily allowances	440,251	35,241
	Showroom Rent	467,120	802,700

	Amount i	n Taka
	30-Jun-22	30-Jun-21
Sales Incentive	1,984,925	2,969,872
Toll & Parking	19,452	22,542
Total	22,111,916	23,632,927
24.00 Financial Expenses		
Loan Interest Expenses	138,679,752	166,221,179
DEU DE KOM CERTIFICA	138,679,752	166,221,179
IIDFC	7,077,578	4,203,942
IDLC	2,300,881	2,021,242
IPDC	29,025,714	32,717,975
Shahialal Islami Bank Ltd. (Commercial)	18,819,204	17,681,000
Shahjalal Islami Bank Ltd. (Bai Miajjal Wes Bills)	1,389,132	2,074,000
Premiar Bank Ltd. TR & Commercial & Others Loan Interest	41,469,000	88,463,000
NRB Bank Ltd. (L/C)	-	2,187,000
NRB Bank Ltd. (LTR)	10,621,999	5,704,000
Premiar Bank Ltd. Long Term Loan Interest	18,358,000	9,510,000
Premiar Bank Ltd. Long Term Loan Interest	-	442,431
Premiar Bank Ltd. Long Term Loan Interest	8,398,191	338,158
Inerest on WPPF (undistributed amount for the FY 2019-20)	1,220,053	878,431
Total	138,679,752	166,221,179
25.00 Contribution to WPPF		
Net profit before tax	49,784,803	58,347,357
5% of Net profit before tax	2,489,240	2,917,368
As per Bangladesh Labor (Amendment), Act 2013, the amount is comp Tax.	outed @ 5% net profit be	efore Income
26.00 EPS (Weighted average Method)		
a) Net Profit After Tax	42,537,083	49,818,927
b) Weighted average number of (Noto: 26.01)	42,557,085	45,818,527

	-	
Diluted Earning per shares	1.01	1.81
Total Number of ordinary shares	41,965,753	27,500,000
Net profit attributable to ordinary share holders	42,537,083	49,818,927
Diluted EPS		
Basic Earnings Per Share (EPS) (a/b)	1.01	1.81
b) Weighted average number of (Note: 26.01)	41,965,753	27,500,000
a) Net Profit After Tax	42,537,083	49,818,927

26.01 Calculation of Weighted Average Number of Shares

Particulars	Number of Ordinary Share	Weight	Weighted average no. of Shares 30 June 2021	Weighted average no. of Shares 30 June 2021
Opening No. of Shares	27,500,000	365/365	27,500,000	27,500,000
New issue during the year	22,000,000	240/365	14,465,753	-
Total	49,500,000		41,965,753	27,500,000

		Amount in Taka	
		30-Jun-22	30-Jun-21
27.00	Net Asset Value per Share (NAV) This is made up as follows: Particulars a) Net Asset Value (NAV)	724,868,787	511,831,704
	b) No. of ordinary shares outstanding	49,500,000	27.500.000
	Net Asset Value per Share (NAV) (a/b)	14.64	18.61
28.00	Net Operating Cash Flows per share (NOCFPS) This is made up as follows: Particulars		
	a) Net Operating Cash Flows b) Weighted average number of ordinary shares outstanding (Note # 26.01)	11,606,611 41,965,753	3,752,967 27,500,000
	Net Operating Cash Flows per Share (NOCFPS) (a/b)	0.28	0.14

29.00 Reconciliation of Net Profit with Cash Flows from Operating Activities.(Notification Date: 20 June 2018, BSEC/CMRRCD/2006-158/208/Admin/81.)

Particulars	Amount in (Tk.)	Amount in (Tk.)	
Particulars	30 June 2022	30 June 2021	
Net Profit before Tax	52,274,043	61,264,725	
Adjustments to reconcile net income to net cash provided			
Depriciation on Fixed Assets	19,953,187	30,293,010	
Financial Expense	138,679,752	166,221,179	
Increase/(Decrease) in Inventory	83,176,642	(133,970,654)	
Increase/(Decrease) in Accounts Receivable	(92,053,240)	(90,870,179)	
Increase/(Decrease) in Accounts Payable	(9,139,439)	(20,426,496)	
Increase/(Decrease) in Others Liabilities	(79,273,823)	297,644	
Increase/(Decrease) in Advance & Prepayment	(98,905,508)	(2,618,106)	
	14,711,614	10,191,123	
Payment of Income Tax	(3,105,003)	(6,438,156)	
Net Cash Generated from Operating Activities	11,606,611	3,752,967	

30.00 Other Commitments, Contingencies and relevant information

The requirements of Schedule XI, Part II, Para 3, 4, 7 & 8 of the Companies Act. 1994

30.01 The requirement of schedule XI part-II, Para 3 :

30.01.1 Employees

tal number of employees are as follows:

Particulars	30 June 2022	30 June 2021
Salary below Tk. 5,000 per month		
Salary Tk. 5,000 or above per month	148	146
Total	148	146

30.01.2 The requirement of schedule XI part-II, Para 3 (a) : Turnover

Particulars	30 June 2022	30 June 2021
Turnover in BDT.	971,342,889	1,113,823,395
Turnover in Quantity (M.Ton)	20,834	21,152

30.01.3 The requirement of schedule XI part-II, Para 3 (d) (i) : Raw Materials Consumed

Particulars	30 June 2022	30 June 2021
Raw Material (Value in BDT.)	623,154,922	526,778,695

30.01.4 The requirement of schedule XI part-II, Para 3 (d) (ii) : Finished goods

Particulars	30 June 2022	30 June 2021
Opening Quantity (M.Ton)	1,639	1,120
Production Quantity (M.Ton)	20,837	21,671
Closing Quantity (M.Ton)	1,642	1,639

30.02 The requirement of schedule XI part-II, Para 4 : Related Party Transaction

During the period the Company carried out a number of transactions with related parties in the normal course of business on an arms' length basis. Names of those related parties, nature of those transactions and their total value have been set out in accordance with the provisions of IAS-24: Related Party Disclosures.

Name	Designation	Particulars	Transaction during the year /period	Outstanding as on 30.06.2022	Outstanding as on 30.06.2021
Md. Rezaul Karim		Remuneration	1,808,500	150,708	150,708
Khan	MD	Board Meeting fee	36,500	-	-
	Total		1,845,000	150,708	150,708

During the period from 01-07-2021 to 30-06-2022, there were 4 (Four) Board Meetings held. The attendance status of all the meetings is as follows:

Name of Directors	Designation	No. of Meetings Attended
Md. Rezaul Karim Khan	MD	04

The details schedule of related party transection are shown in attached Annexure-F

30.03 The requirement of schedule XI part-II, Para 7 : Capacity Utilization

The production capacity and utilization of its are as follows:

Particulars	30 June 2022 30 June 2021
Particulars	Quantity in M. Ton
Installed Capacity	38,800 38,800
Actual Production	20,837 21,671
Capacity Utilization (%)	54% 56%

30.04 The requirement of schedule XI part-II, Para 8 (C) :

Particulars	Opening Balance	Total Purchase during the Year	Material Available (Taka)	Consumption	% of Consumption
Raw Materials Consumed	361,542,132	540,439,110	901,981,242	623,154,922	69%
Packing Materials Consumed	8,015,130	35,124,622	43,139,752	33,627,388	78%
Store Items Consumed	4,578,210	989,521	5,567,731	2,547,585	46%

Transaction with Key Management Personnel of the entity:

a. Managerial Remuneration paid or payable during the year to the directors, including managing directors, a managing agent or manager.	1,808,500
b. Expenses reimbursed to Managing Agent	Nil
c. Commission or Remuneration payable separately to a managing agent or his associate	Nil
d. Commission received or receivable by the managing agent or his associate as selling or buying agent of other concerns in respect of contracts entered into by such concerns with the company.	Nil
e. The money value of the contracts for the sale or purchase of goods and materials or supply of services, entered into by the company with the managing agent or his associate during the financial year.	Nil
f. Any other perquisite or benefits in cash or in kind stating, approximate money value where applicable.	Nil
g. Other allowances and commission including guarantee commission	Nil
h. Pensions etc.	
(i) Pensions	Nil
(ii) Gratuities	Nil
(iii) Payments from a provident funds, in excess of own subscription and interest thereon	Nil
i. Share Based payments	Nil

As per Para-17, IAS- 24:

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

(a) Short-term employee benefits	1,845,000
(b) Post-employee benefits	Nil
(c) Other long term benefits	Nil
(d) termination benefits and	Nil
(e) share-based payment	Nil

As per Para-18, IAS- 24:

Disclosure requirements of IAS 24 Para 18 minimum disclosure shall include:

a) the amount of transaction	1,845,000
b) the amount of outstanding balance, including commitments	150,708
i) their terms & condition, including whether they are secured, and the nature of	
the consideration to be provided in settlement	Remuneration
ii) details of any guarantee given or received	Nil
c) Provisions for doubtful debts related to the amount of outstanding balance	Nil
d) the expenses recognized during the period in respect of bad or doubtful debts due from related parties	Nil

		Sc	Krishibid hedule of Propert For the year end	Krishibid Feed Ltd. Schedule of Property, Plant & Equipment For the year ended 30 th June, 2022	ent				
				16				Anney	Annexure-A
			Cost				Depreciation		
SL. No.	Particulars	Balance as on	Addition/ (adjustment)	Total as on	Rate of	Balance as on	Charge for the	Total as on	W.D.V as on
		01.07.2021	during the period	30.06.2022	Depreciation	01.07.2021		30.06.2022	30.06.2022
01	Land & Land Development	167,079,069	166,687,750	333,766,819			200		333,766,819
02	Factory Shed, Building & Other Civil Construction	202,350,440	50,154,583	252,505,023	5%	36,497,062	8,292,669	44,789,731	207,715,292
03	Silo	72,633,414	2	72,633,414	5%	18,443,787	2,709,481	21,153,268	51,480,146
04	Plant & Machinery	363,684,702	40,984,840	404,669,542	3%	102,631,429	6,526,332	109,157,761	295,511,781
05	Vehicles	28,112,930	40,809,500	68,922,430	10%	21,719,084	639,385	22,358,469	46,563,961
90	Factory Equipment	29,707,021	28,552,160	58,259,181	10%	19,699,003	1,000,802	20,699,804	37,559,377
07	Office Equipment	8,655,377	4,158,615	12,813,992	10%	2,542,958	611,242	3,154,200	9,659,792
08	Furniture & Fixtures	2,153,097	1	2,153,097	10%	748,380	140,472	888,851	1,264,246
	Total at 30-06-2022	874,376,050	331,347,448	1,205,723,498		202,281,702	19,920,382	222,202,084	983,521,414
	Total at 30-06-2021	805,508,773	29,576,282	835,085,055		142,131,582	29,893,560	172,025,142	663,059,913
<u>Allocati</u> Manufa Adminis Total	Allocation of Depreciation: Manufacturing Expenses Administrative Expenses Total	2022 15,962,550 3,990,637 19,933,187	- ' "	2021 29,421,323 871,687 30,293,010	Ï				
L			Cost				Amortization		
SL. No.	Particulars	Balance as on 01.07.2021	Addition/ (adjustment) during the period	Total as on 30.06.2022	Rate of Depreciation	Balance as on 01.07.2021	Charge for the period	Total as on 30.06.2022	W.D.V as on 30.06.2022

295,245 295,245 328,050

204,755 204,755 171,950

32,805 **32,805 36,450**

171,950 171,950 135,500

10%

500,000 500,000 500,000

1 6 1

500,000 500,000 500,000

> Total at 30-06-2022 Total at 30-06-2021

09 Software

			For the year end	For the year ended 30 June, 2022				Annexure-A	ure-A
			Cost				Depreciation		
SL No	Particulars	Balance as on	Addition/ (adjustment) during the	Total as on 30.06 2022	Rate of Depreciation	Balance as on	Balance as on Charge for the	Total as on	W.D.V as on 30.06.2022
		1101.0.10	period				5		
01	Land & Land Development	167,079,069	166,687,750	333,766,819	ï	1			333,766,819
02	Building & Construction	202,350,440	50,154,583	252,505,023	20%	113,312,901	17,807,508	131,120,409	121,384,614
03	Silo	72,633,414	T.	72,633,414	20%	52,163,103	4,094,062	56,257,165	16,376,249
40	Plant & Machinery	363,684,702	40,984,840	404,669,542	20%	252,096,170	22,317,706	274,413,876	130,255,666
05	Vehicles	28,112,930	40,809,500	68,922,430	20%	21,719,084	1,278,769	22,997,854	45,924,576
90	Electrical Equipment	29,707,021	28,552,160	58,259,181	20%	17,404,266	2,460,551	19,864,817	38,394,364
07	Office Equipment	8,655,377	4,158,615	12,813,992	10%	2,567,434	608,794	3,176,228	9,637,764
08	Furniture & Fixtures	2,153,097	1	2,153,097	10%	757,221	139,588	896,809	1,256,288
60	Software	500,000	i i	500,000	30%	171,950	98,415	270,365	229,635
	Total at 30-06-2021	874,876,050	331,347,448	1,206,223,498		460,192,129	48,805,394	508,997,522	697,225,976

Krishibid Feed Ltd. (3rd)Schedule of Property, Plant & Equipment For the year ended 30th June, 2022



Corporate Office: 801, Rokeya Sarani, Kazipara, Mirpur, Dhaka-1216, Ph: 9034022, Fax: 8034120, E-mail: info@krishibidgroup.com

PROXY FORM

I/We		being a memb	er(s) of Krishibid Feed Limited
do hereby appoint Mr/Ms			
of	as my/our P	roxy to attend	l and vote on behalf of me / us
at the 12nd Annual General Meeting (AGM) of the Compa	iny to be held	on Thursday, the 30 th March,
2023 at 04.00 P.M. on Digital Platform to tr	ansact the foll	owing busines	s:
As witness my/our hand this	day	of	2023
Folio No.		G G	
BO A/C No.		1	
No. of Share(s) :		Inni I	
Signature of the Proxy with date	REVENUE STAMP	Signature of	f the Member with date

N.B: This Form of Proxy, duly signed (as recorded with the company), stamped and completed must be submitted to the Share Department (the Company's Corporate office 801,, Rokeya Sarani, Kazipara, Mirpir, Dhaka - 1216) of the Company at least 48 (Forty Eight) hours before the \Meeting

Factory: Nishinda, Bhaluka, Mymensingh, Mobile: 01700-729163, 01700-729171, Web: www.krishibidgroup.com



ATTENDANCE SLIP

I do hereby submit the Attendance slip in connection with the the **12th Annual General Meeting (AGM)** of the Company to be held on **Thursday, the 30th March, 2023** at **04.00 P.M.** on Digital Platform to transact the following business:

Signatu	re with date	A FEP	5 R			
olio No			18am			
	E					
BO ID No.						
L	X			X	1	 I
lo. of Share(s) :	A		2	191		
				21		
ull Name of the	Attorney/ Prox	(V :		N / 12		

Signature with date

- N.B: (i) Shareholders are requested to handover the Attendance Slip at the entrance of the Meeting Hall.
 - (ii) No gift or benefit in cash or kind shall be paid / offered to the Shareholders as per Circular No. SEC/CMRRCD/ 2009-193/154 of BSEC for attending the AGM.

Factory: Nishinda, Bhaluka, Mymensingh, Mobile: 01700-729163, 01700-729171, Web: www.krishibidgroup.com



CORPOTATE OFFICE:

801, Begum Rokeya Sarani, Kazipara, Mirpur, Dhaka-1216. Phone: +88 02-55073402, Fax: 8034120 Mobile: +88 01700 729155, 01700 729920, 01700 729921 www.facebook.com/krishibidgroup, www.krishibidgroup.com