



ANNUAL REPORT 2024-25

The **IBN SINA**Pharmaceutical Industry PLC

Quality We Assure





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Cover Story

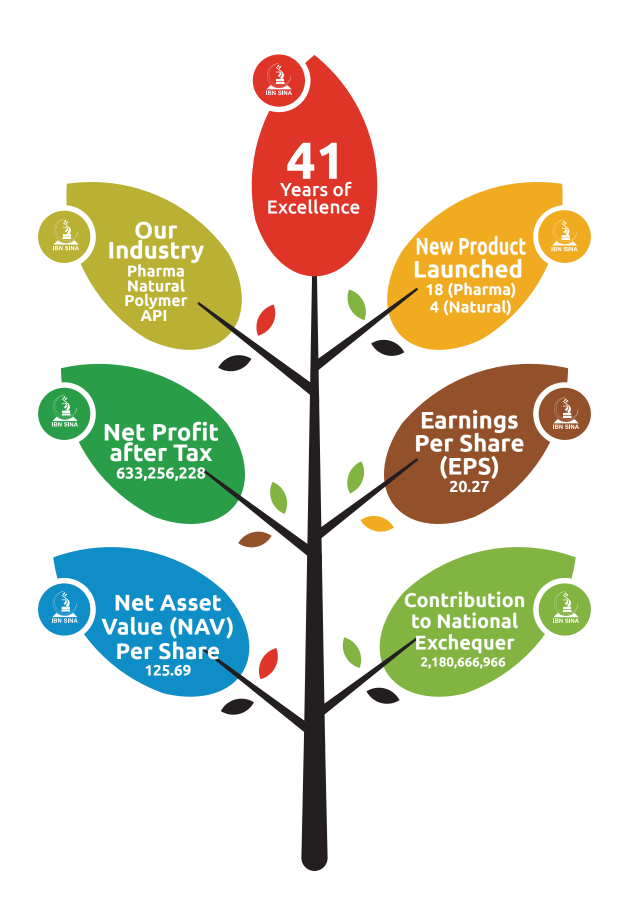
Unity leads to success

True success is always achieved through unity, and in order to possess unity, we are equipped with a strong set of values and will force to persevere through all sorts of challenges. In a rapidly evolving pharmaceutical landscape, the Company has remained committed to the spirit of excellence, guided by 'Unity Leads to Success.' This philosophy reflects our values and the collaborative spirit that drives progress and strengthens our impact on the healthcare sector both domestically and globally.

Over the past year, we took bold strides embracing advanced technologies, enhancing research capabilities, and reinforcing quality standards to ensure life-saving medicines. These achievements were made possible by the unwavering dedication of our employees, the trust of our partners, and the long-earned confidence of general physician.

Our financial performance of this year reflects resilience and growth, even amid global and national challenges. More importantly, it demonstrates the strength of our people, the depth of our partnerships, and the shared vision that unites us. Together, we expanded our footprint across Bangladesh and cemented our reputation as a trusted leader in the nation's pharmaceutical industry.







About us

The IBN SINA Pharmaceutical Industry PLC is committed to making sustainability an integral part to continually enable the people in good health for better life, improving the environmental and social performance through mainstream operations of health services ensuring availability of quality medicines which we commonly refer to as our corporate footprint.

The sustainability strategy articulates the company strategic commitment to sustainable development and is an integral part of our approach to a healthy life for human being as a whole.

The Companys' priority as a good corporate citizen is to earn money in ethical manner that is both socially and ecologically responsible and of obviously sustainable.



Letter of Transmittal

То The Respected Shareholders; Bangladesh Securities and Exchange Commission (BSEC);

Registrar of Joint Stock Companies and Firms (RJSC);

Dhaka Stock Exchange PLC (DSE);

Chittagong Stock Exchange PLC (CSE); and

Other Stakeholders of The IBN SINA Pharmaceutical Industry PLC.

Disclosures of Annual Report for the year ended June 30, 2025

Dear Sir(s)

Enclosed please find a copy of the Annual Report together with the Audited Statement of Financial Position as on June 30, 2025, Statement of Profit or Loss and other Comprehensive Income, Statement of Changes in Equity and Statement of Cash Flows for the year ended June 30, 2025 along with the Notes to the Consolidated Financial Statements and the Directors' Report, thereon of The IBN SINA Pharmaceutial Industry PLC for your kind information and record.

Thank you,

Yours sincerely,

A CONTRACTOR OF THE CONTRACTOR Md. Kabir Hossain Company Secretary

Dated: September 30, 2025



৪১তম বার্ষিক সাধারণ সভার বিজ্ঞপ্তি



দি ইবনে সিনা ফার্মাসিউটিক্যাল ইন্ডাস্ট্রি পিএলসি-এর সম্মানিত শেয়ারহোল্ডারগণকে জানানো যাচ্ছে যে, আগামী ২৩ নভেম্বর ২০২৫, রবিবার সকাল ৯:৩০ টায় কোম্পানীর ৪১তম বার্ষিক সাধারণ সভা বাংলাদেশ সিকিউরিটিজ এভ এক্সচেঞ্জ কমিশনের আদেশ নং বিএসইসি/আইসিএডি/২০২৪/৩১৮/৮৭, তারিখ: ২৭ মার্চ ২০২৪ অনুসারে ডিজিটাল (ভার্চুয়াল) প্লাটফর্মের মাধ্যমে অনুষ্ঠিত হবে। সভায় নিমু বর্ণিত বিষয়সমূহ আলোচনা করা হবে:

আলোচ্যসূচি:

- ১. ৩০ জুন ২০২৫ সমাপ্ত অর্থ বছরের নিরীক্ষিত হিসাব এবং তার ওপর নিরীক্ষক ও কোম্পানীর পরিচালনা পর্ষদের প্রতিবেদন গ্রহণ ও অনুমোদন।
- ২. ২০২৪-২৫ অর্থ বছরের লভ্যাংশ অনুমোদন।
- ৩. পরিচালক নিয়োগ/নির্বাচন।
- 8. শ্বতন্ত্র পরিচালক নিয়োগ।
- ৫. ২০২৫-২৬ অর্থ বছরের জন্য নিরীক্ষক নিয়োগ এবং তাঁদের পারিশ্রমিক নির্ধারণ।
- ৬. ২০২৫-২৬ অর্থ বছরের জন্য কমপ্রায়ান্স অডিটর নিয়োগ এবং তাঁদের পারিশ্রমিক নির্ধারণ।
- ৭. সাবসিডিয়ারি কোম্পানী , দি ইবনে সিনা এপিআই ইন্ডাস্ট্রি লি. এ বিনিয়োগ অনুমোদন।
- ৮. সাবসিডিয়ারি কোম্পানী, দি ইবনে সিনা পলিমার ইন্ডাস্ট্রি লি. এ বিনিয়োগ অনুমোদন।

কোম্পানীর সম্মানিত শেয়ারহোল্ডারগণকে উক্ত সভায় যথাসময়ে অংশগ্রহণ করার জন্য অনুরোধ করা যাচেছ।

বোর্ডের আদেশক্রমে

(মো. কবীর হোসেন) কোম্পানী সেক্রেটারী

তারিখ: ৩০ সেপ্টেম্বর ২০২৫

টীকা:

- ক. রেকর্ড ডেট (২৬ অক্টোবর ২০২৫, রবিবার) এ কোম্পানীর শেয়ার রেজিস্টার অথবা ডিপোজিটরি রেজিস্টারে যে সকল শেয়ারহোল্ডারগণের নাম রেকর্ডভুক্ত থাকবে তাঁরাই কেবল বার্ষিক সাধারণ সভায় অংশগ্রহণ, ভোট প্রদান এবং লভ্যাংশ পাওয়ার যোগ্য বলে বিবেচিত হবেন:
- খ. সভায় অংশগ্রহণ ও ভোট প্রদানে উপযুক্ত কোন শেয়ারহোন্ডার তাঁর পক্ষে অন্য কোন ব্যক্তিকে সভায় অংশগ্রহণ ও ভোটদানের জন্য প্রক্সি নিয়োগ করতে পারবেন। সভা অনুষ্ঠানের নির্ধারিত সময়ের অন্তত পক্ষে ৭২ ঘন্টা পূর্বে প্রক্সি ফরম ১০০.০০ টাকার রেভিনিউ স্ট্যাম্প সহকারে যথাযথভাবে পূরণ করে কোম্পানীর রেজিস্টার্ড অফিসে সরাসরি shareipi@ibnsinapharma.com এর মাধ্যমে জমা দিতে হবে;
- গ. বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশনের আদেশ নং বিএসইসি/সিএমআরআরসিডি/২০০৬-১৫৮/২০৮/এডমিন/৮১, তারিখ ২০ জুন ২০১৮ অনুসারে, বার্ষিক প্রতিবেদন ২০২৪-২৫ এর সফট কপি শেয়ারহোল্ডারগণের কোম্পানীতে সংরক্ষিত স্ব-স্ব ই-মেইলের মাধ্যমে প্রেরণ করা হবে এবং কোম্পানীর ওয়েবসাইটেও (www.ibnsinapharma.com) পাওয়া যাবে;
- ঘ. শেয়ারহোল্ডারগণ বার্ষিক সাধারণ সভা শুরুর ২৪ ঘন্টা পূর্ব থেকে এবং সভা চলাকালীন সময়ে ভার্চুয়াল লিংক (https://ibnsinapharma.bdvirtualagm.com) অথবা ই-মেইল (shareipi@ibnsinapharma.com) এর মাধ্যমে প্রশ্ন ও মন্তব্য এবং ভোটাধিকার প্রয়োগ করতে পারবেন। শেয়ারহোল্ডারগণ ১৬ সংখ্যার বিও আইডি/৫ সংখ্যার ফলিও নাম্বার সহ সংশ্রিষ্ট পরিচয় নির্দেশক তথ্য নিশ্চিত করে উক্ত লিংক এ লগইন করতে পারবেন:
- ঙ. ২৩ নভেম্বর ২০২৫, রবিবার সকাল ৯:৩০ টায় মিটিং শুরুর পূর্বেই শেয়ারহোল্ডাগণকে 'সিস্টেমে লগইন' করার অনুরোধ করা যাচেছ। উল্লেখ্য সকাল ৯:১৫ টায় সরাসরি সম্প্রচার কার্যক্রম শুরু হবে। ভার্চুয়াল সভায় যুক্ত হতে প্রয়োজনে ০১৭০৯-৬৪৫০৮১ নাম্বারে যোগাযোগ করুন; এবং
- চ. বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশনের বিজ্ঞপ্তি নং এসইসি/সিএমআরআরসিডি/২০০৯-১৯৩/১৫৪, তারিখ ২৪ অক্টোবর ২০১৩ এবং ঢাকা স্টক এক্সচেঞ্জ লিস্টিং রেগুলেশনস, ২০১৫ ও চট্টগ্রাম স্টক এক্সচেঞ্জ লিস্টিং রেগুলেশনস, ২০১৫ মোতাবেক ৪১তম বার্ষিক সাধারণ সভায় কোন ধরনের উপহার/উপহার কুপন/খাদ্য বক্স বিতরণ করা হবে না।

দি ইবনে সিনা ফার্মাসিউটিক্যাল ইন্ডাস্ট্রি পিএলসি এর মুদ্রিত বার্ষিক প্রতিবেদন, ২০২৪-২৫ এর সফট কপির জন্য দয়া করে উপরের "কিউআর কোডটি" স্ক্যান করুন।





Notice of The 41st **Annual General Meeting**



Notice is hereby given that the 41st ANNUAL GENERAL MEETING of the Shareholders of The IBN SINA Pharmaceutical Industry PLC will be held on Sunday, November 23, 2025 at 9:30 AM using Digital Platform pursuant to the BSEC's Directive BSEC/ICAD/2024/318/87, dated March 27, 2024 to transact the following businesses:

Agenda:

- 1. To receive, consider and adopt the Audited Financial Statements of the Company for the year ended 30 June, 2025 together with the Auditors' Report and the Directors' Report thereon.
- 2. To approve dividend for the year 2024-25.
- 3. To appoint/re-elect Directors.
- 4. To appoint Independent Director of the Company.
- 5. To appoint Statutory Auditors for the Financial Year 2025-26 and to fixup their remuneration.
- 6. To appoint Compliance Auditors for the Financial Year 2025-26 and to fixup their remuneration.
- 7. To approve investment in the Subsidiary Company, The IBN SINA API Industry Ltd.
- 8. To approve investment in the Subsidiary Company, The IBN SINA Polymer Industry Ltd.

The respected Shareholders of the Company are requested to participate the meeting in time.

By Order of the Board of Directors

Md. Kabir Hossain Company Secretary

Dated: September 30, 2025

Notes:

- 1. The Shareholders whose names will appear in the Share Register of the Company or Depository Register (CDBL) on the "Record Date" i.e. Sunday, October 26, 2025 are eligible to attend/participate and vote at the Annual General Meeting (AGM) and entitled to the Dividend;
- 2. A Member entitled to attend and vote at the Annual General Meeting, may appoint a proxy to attend and vote in his/her stead. The Proxy Form must be affixed with the revenue stamp of Tk. 100.00 and be sent physically at the Registered Office of the Company or through email: shareipi@ibnsinapharma.com at least 72 hours before the scheduled time of the AGM;
- 3. Pursuant to the BSEC Notification No. BSEC/CMRRCD/2006-158/208/Admin/81, dated June 20, 2018, soft copy of the Annual Report, 2024-25 will be sent to the Shareholders' respective e-mail addresses as available with us. The Annual Report, 2024-25 will also be available in the Company's website at: www.ibnsinapharma.com;
- 4. The Shareholders will be able to submit their questions/comments through virtual link (https://ibnsinapharma.bdvirtualagm.com) or e-mail (shareipi@ibnsinapharma.com) 24 hours before commencement of the AGM and during the AGM. For logging into the system, the Shareholders need to put their 16-digit Beneficiary Owner (BO) ID/5-digit Folio Number and other credentials as proof of their identity in visiting the said link;
- 5. The Shareholders are requested to login to the system prior to starting the meeting at 09:30 AM on Sunday, November 23, 2025. The webcast will start at 09:15 AM. Please contact at +8801709-645081 for any queries in accessing the virtual meeting; and
- 6. In compliance with the Bangladesh Securities and Exchange Commission's Circular No. SEC/CMRRCD/2009-193/154, dated October 24, 2013 and The Listing Regulations, 2015 of Dhaka Stock Exchange and Chittagong Stock Exchange, no Gift/Gift Coupon/Food Box shall be distributed at the ensuing 41st AGM.

Please scan the given "QR Code" instead of printing the report. It contains the soft copy of the Annual Report, 2024-25 of The IBN SINA Pharmaceutical Industry PLC







The IBN SINA Pharmaceutical Industry PLC's vision is to become a premier speciality pharmaceutical company, with a balanced focus in complementary therapeutic areas. Our primary responsibility lies towards the people of Bangladesh and ultimate responsibility towards humanity at large.



The IBN SINA Pharmaceutical Industry PLC is working for the nation as a whole with pertinacious incitement and firm determination to ensure the quality and ethical standing attributing the sustainable growth and development to serve the mankind.

The Board approved vision and mission statements of the Company. The Board of Directors at its 45th meeting redefined the Company's vision and mission. We are driving towards our vision.



This forward looking statement predicts our outlook to the future actions as expectations or possibilities. Information in the Annual Report reveals the management's thinking and views based on commercial operation, business and economy during the year under review and future events and its proposition. However, these statements do not give assurance against certain probable risks and uncertainties. Therefore, actual future outcome and trends forecasted in the enterprising statements may differ significantly due to the following reasons:

- Changes in national economic and financial conditions;
- Changes in Government policy issues;
- Fluctuations in international prices which impact the foreign exchange rate;
- Instability of capital market;
- Changes in corporate tax structure and VAT in Pharmaceutical sector;
- Changes in the competitive markets of the country;
- Unusual forex volatality;
- Sudden ecological and demographical changes;
- Inconsistency of the factors regarding market competitors, suppliers and pricing;
- Global Supply Chain interruption for Geopolitical Issues.



- To serve humanity by providing the highest quality of products and services;
- To maintain the ethical standard in all its functions;
- To contribute to the national SDGs Goals' indicators by adopting necessary policies for sustainable manufacturing, waste management, and economy principles;
- To follow WHO-cGMP requirements from procurement to finished goods;
- To march onward for sustainable growth and continuous improvements;
- To ensure consumers' satisfaction;
- Ensuring welfare oriented health services;
- To establish a set of managerial succession and adopting technological changes to ensure sustainable development of the Company;
- To invest in the thrust and priority sectors of the economy;
- To pay more importance in human resources as well as financial capital;
- To follow doctrine of lucrative career path, attractive facilities and excellent working environment;
- To ensure the compliance requirements with the regulatory issues;
- To provide impeccable and progressively better customer services adopting changed technologies;
- To train and develop human resources continuously;
- To motivate team members taking part in the job with sense of belongingness;
- To strengthen corporate governance best practice culture;
- To ensure Corporate Social Responsibilities (CSR) through all activities;
- Positive changes such as reversing climate and other environmental change and its related disclosures.













Core Values and Code of **Corporate Philosophy**

- 01. Trust in Almighty Allah;
- 02. Highest Principle of Honesty, Integrity and Conscience:
- 03. Equity and Justice;
- 04. Environmental Consciousness:
- 05. Adoption of Changed Technology and Advancement;
- 06. Proper Delegation, Transparency and Accountability;
- 07. Human interest is the first priority that is attached to the country's growth and prosperity;
- 08. Employees are trained with the object of developing leaders to be next successors;
- 09. Emphasize on creativity and innovation to achieve organizational excellence;
- 10. Employees have an obligation to know and understand not only the guidance contained in the Code of Conduct but also the spirit on which it is built;
- 11. Recognize the rights of shareholders in creating wealth, jobs and the sustainability of a financially sound enterprise;

- 12. Ensure timely and accurate disclosure of all material information regarding the entity;
- 13. Ensure strategic guidance of the company, effective monitoring of management and the Board's accountability to the company and the shareholders;
- 14 Monitor and assess how risk is minimized and how performance is maximized;
- 15. Customers Satisfaction;
- 16. Team Work in adherence with the truth and transparency;
- 17. In accordance with the agreed Code of Conducts, the Company;
 - a. Acts with integrity, competence, dignity and ethical manner while dealing with the stakeholders as a whole;
 - b. Acts and encourages others to behave in a professional and ethical manner;
 - c. Endeavors to maintain and improve the competence of all in the business;
 - d. Uses reasonable cart and exercise independent professional judgment;
 - e. Not restrains others from responding their professional obligations.

Ethical Principles

















Our Guiding Principles

Commitments





Community

















Awards and Recognitions











- Kazi Harun or Rashid Chairman
- Prof. ANMA Zaher
 Director
- **Prof. Dr. A K M Sadrul Islam**Managing Director
- Prof. Dr. Choudhury Mahmood Hasan Director Technical and Director Finance
- Prof. Col. (Retd.) Dr. Zehad Khan Director
- Dr. Mohammad Ayub Miah Director
- Md. Rafiqul Islam Khan FCA Independent Director
- Abdus Sadeque Bhuiyan Independent Director
- Ms. Parsa Begum Independent Director



Corporate Management

Executive Committee

Prof. Dr. Choudhury Mahmood Hasan Chairman Prof. Dr. A K M Sadrul Islam Member Dr. Mohammad Ayub Miah Member Md. Kabir Hossain Secretary

Audit Committee

Md. Rafigul Islam Khan, FCA Chairman Dr. Mohammad Avub Miah Member Abdus Sadeque Bhuiyan Member Md. Kabir Hossain Secretary

Nomination And Remuneration Committee

Abdus Sadeque Bhuiyan Chairman Prof. Col. (Retd.) Dr. Zehad Khan Member Ms. Parsa Begum Member Md. Kabir Hossain Secretary

CSR Committee

Prof. Dr. Shah Md. Bulbul Islam Chairman Prof. Dr. A K M Sadrul Islam Member Kazi Harun or Rashid Member Md. Kabir Hossain Secretary

Chief Financial Officer

Md. Jasim Uddin, FCA

Company Secretary

Md. Kabir Hossain

Head of Internal Audit and Compliance

Abdur Rakib

Head of Share Department

Md. Aminur Rahman

Statutory Auditors

S.F. Ahmed & Co. **Chartered Accountants** House # 51, Road # 09, Block # F Banani, Dhaka-1213

Compliance Auditors

M. Mohashin & Co. Chartered Secretaries in Practice 49/A, Sher-E-Bangla Road 4th Floor, Zigatola Dhaka-1209

Bankers

Al-Arafah Islami Bank PLC Islami Bank Bangladesh PLC First Security Islami Bank PLC Prime Bank PLC Sonali Bank PLC Pubali Bank PLC Shimanto Bank PLC City Bank PLC Standard Bank PLC

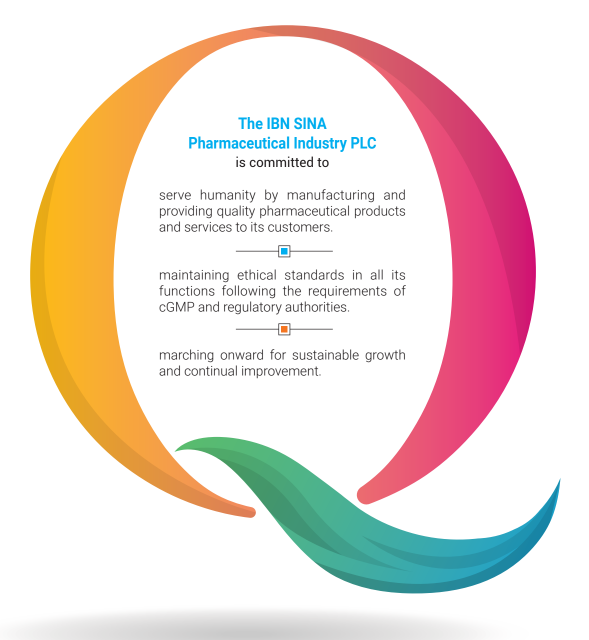
Registered Office

Tanin Center, 3 Asad Gate Mirpur Road, Mohammadpur Dhaka-1207, Bangladesh.

Corporate Website

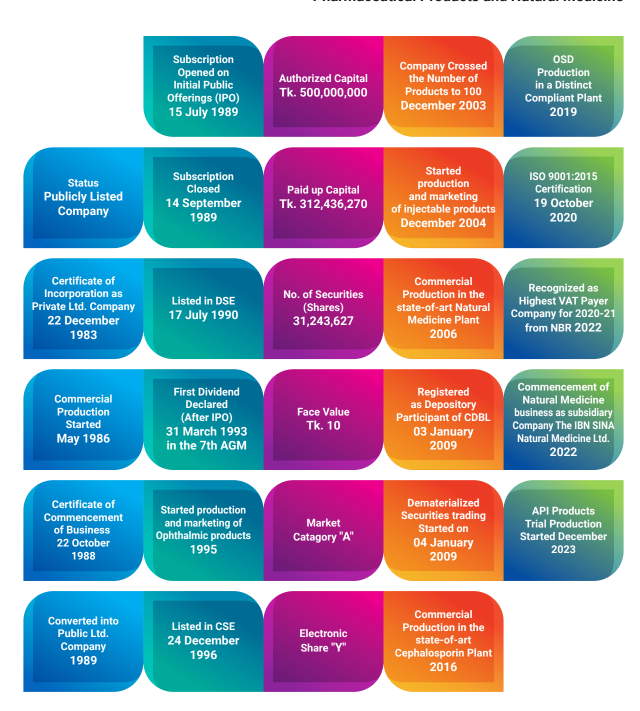
www.ibnsinapharma.com

Quality Policy



Corporate Profile

Nature of Business: Manufacturing and Marketing of **Pharmaceutical Products and Natural Medicine**



Directors' Profile



Kazi Harun or Rashid Chairman

Kazi Harun or Rashid comes from a noble family on 1st April, 1950. He is an M. Com. in Accounting. He did his graduation from the University of Dhaka.

Kazi Harun or Rashid has been working The IBN SINA Pharmaceutical Industry PLC in different capacity as Director since 2016. He served the Company as Finance Director; Member, Executive Committee and Audit Committee with dedication and integrity. Presently he is working as the Chairman of the Company from June 16, 2021 to till now.

Kazi Harun or Rashid is a former Chairman, Board of Directors, of Islami Bank Bangladesh PLC and Chairman, Audit Committee of IBB PLC.

Kazi Harun or Rashid is also Director of The IBN SINA API Industry Ltd.; Managing Director of The IBN SINA Natural Medicine Ltd.; Managing Director of The IBN SINA Polymer Industry Ltd.; Managing Director of The IBN SINA Consumer Products Ltd.; Proprietor of Kazi Trading Corporation, Harun Textile and Member Finance of Board of Trustees, The IBN SINA Trust.

Kazi Harun or Rashid has 40 years of versatile professional and business expertise.



Prof. ANMA Zaher Director

Prof. Abu Nasser Muhammad Abduz Zaher was born in a respectable Muslim family of Companygonj, Noakhali in the year 1948.

Prof. Zaher has been serving as Director of The IBN SINA Pharmaceutical Industry PLC since 1983.

He achieved his Master's Degree in English Literature. He started his professional life with teaching at Khandaker Mosharrof Hossain Degree College in the early seventies. Later he joined at the Royal Embassy of Kingdom of Saudi Arabia in Dhaka, Bangladesh as the Secretary of the Embassy and Ambassador and performed duties for about 13 years. He joined The IBN SINA Pharmaceutical Industry PLC in 1989 as Managing Director of the Company.

Prof. Zaher was Chairman of Islami Bank Bangladesh PLC, Chairman of Islami Banks Consultative Forum (IBCF), Chairman of Islami Bank Foundation, Chairman of Industrialists and Businessmen Welfare Foundation (IBWF), Vice Chairman of Bangladesh Association of Banks (BAB) and Board Member of General Council for Islami Banks and Financial Institutions (CIBAFI). He was the former Advisor and Vice Chairman of the Advisory Committee of the Bangladesh Association of Pharmaceutical Industries (BAPI). He was the former Member of The Accounting and Auditing Organization for Islamic Financial Institutions (AAOIFI), Islamic Financial Services Board (IFSB) and The International Association of Islamic Banks (IAIB); the former Country Head of World Islamic Economic Forum (WIEF) and Director, Board of Governors Independent Industrialists and Businessmen's Association (MUSIAD). He was the Founder of The IBN SINA Trust (IST) and Tamirul Millat Madrasah, Dhaka.

He is the Chairman of The IBN SINA Trust, one of the largest health service provider in South Asia, Badsha Faisal Trust and Founder Member of Fouad Foundation, Badshah Faisal Institute, Manarat International School and College, Ibn Tymia College, Islamic Education Society, Bangladesh Islamic Centre, Al Jamiatul Falahia, Jamia Quasimia; Founder, Board Member and Syndicate Member of Manarat International University of Bangladesh. He is also a Director of The IBN SINA Natural Medicine Ltd.



Prof. Dr. A K M Sadrul Islam **Managing Director**

Prof. Dr. A K M Sadrul Islam was born on 7th April 1955 in Jashore. He did Ph.D in Mechanical Engineering from University of London, U.K. in 1988. He served BUET and Islamic University of Technology (a subsidiary organ of OIC) for 36 years as Professor and Head of Department from 1980 to 2016. He was a Visiting Professor of University Technology Malaysia; a Guest Professor of Institute of Ocean Energy, Saga University, Japan.

Prof. Islam is also Ex-Chairman, Mechanical Engineering Division, Institution of Engineers Bangladesh (IEB) and Secretary General, Bangladesh Society of Mechanical Engineers (BSME). He served as a Director of Islami Bank Bangladesh PLC.

He has been serving the Company in different levels as Director, since 2003; Member, Executive Committee since 2005; former Director Finance and Chairman of the Audit Committee. Now he is the Managing Director of the Company since 2014.

Prof. Islam is also a Director, The IBN SINA API Industry Ltd., The IBN SINA Natural Medicine Ltd., The IBN SINA Polymer Industry Ltd., IBN SINA Hospital Sylhet Ltd., IBN SINA Diagnostic Center, Lalbag Ltd. and Member of Board of Trustees of The IBN SINA Trust.



Prof. Dr. Choudhury Mahmood Hasan Director, Technical and Finance

Prof. Dr. Choudhury Mahmood Hasan was born on 31st August 1953, in Chittagong District of Bangladesh. He obtained B. Pharm. (Hons) and M. Pharm. (Thesis group) degree from the Dhaka University, securing First position in First Class in both the examinations. He received his Ph.D. in 1982 from the Dept. of Pharmaceutical Chemistry at the University of Strathclyde, Glasgow, United Kingdom. He was awarded Commonwealth Scholarship for doing Ph.D. (1978-1981) in the Univ. of Strathclyde, Glasgow, Commonwealth Academic Staff Fellowship (1990-1991) to work as a visiting scientist in the same university and Japan Society for the Promotion of Science (JSPS) Senior Fellowship (Nov-Dec, 2004) for doing research in Tokushima Bunri University, Tokushima, Japan.

Dr. Hasan joined the Department of Pharmacy, DU, in 28th January, 1978 and progressed through the ranks to Professor in the same department in March, 1992 and retired on 30th June 2019. He was the Chairman of this Dept. from 1992 to 1993. He was the Director of Drug Administration, Ministry of Health and Family Welfare, from July 1993 to January 1997. He was elected as the Dean of the Faculty of Pharmacy for two terms from 1999 to 2003. He was the Chairman of BCSIR (Bangladesh Council of Scientific and Industrial Research) from 11th August 2005 to 10th August 2008. He was the Vice-Chancellor of Manarat International University for four years from 13th October, 2012 to 12th October, 2016. Emeritus Professor of Pharmacy Dept. of Manarat Int. University from 1st February, 2021 till date.

He was the member of Pharmacy Council (1993-1997, 2001-2008) and also the Chairman of Accreditation and Education Committee. At present he is the Vice President of Bangladesh Pharma Council. Dr. Hasan, as a member of expert committee, played the pivotal role for the inclusion of "herbal drugs" in the National Drug Policy 2005 and which later on incorporated in the Drug Ordinance 2005.

His research focuses on the chemical and biological studies of local medical plants with emphasis on structure elucidation of the secondary metabolites by spectroscopic techniques (UV, IR, NMR, MS etc.). So far his supervised/co-supervised the research of at least 10 Ph.D and about 70 M.Pharm. students of Dhaka University. At present he is co-supervisor/co-supervisor of 7 Ph.D and 3 M.pharm students. He is the main/co-author of 313 peer-reviewed papers published in international and national scientific journals. He was the chairman/ co-chairman/ plenary lecturer/ presenter/ participator in 66 international seminars/symposia held in 25 countries of the world (including UK, USA, Japan, Canada, Germany, Sweden, Spain, Australia etc.).

For his outstanding contribution in medicinal plant research and in biological science he was awarded Habibur Rahman Gold Medal 2003, Bangladesh Academy of Science Gold Medal 2006 (senior group), Chandrabati Gold Medal 2007 and Atish Dipankar Gold Medal 2008.

Dr. Hasan is a member of American Chemical Society (ACS), American Society of Pharmmacognosy (ASP), Fellow of the Bangladesh Academy of Sciences (FBAS), Elected Vice President of FBAS, for two terms from 2019-2025 and fellow of Royal Society of Chemistry (FRSC).

He was a Director of Essential Drug Company Ltd (EDCL) owned by Govt. of Bangladesh. (1993-1997). Dr. Hasan has been serving as Director of The IBN SINA Pharmaceutical Industry PLC since 2013 and currently he is serving as Director, Technical and Finance of the Company and Managing Director of The IBN SINA API Industry Ltd., He is also the Director of The IBN SINA Natural Medicine Ltd. The IBN SINA Polymer Industry Ltd., Prof. Hasan is the Vice Chairman of the Board of Trustees of The IBN SINA Trust (IST).



Professor Col. (Retd.) Dr. Zehad Khan Director

Professor Col. (Retd.) Dr. Zehad Khan was born in a noble muslim family in the district of Kishoreganj in the year 1957. He secured 21st position in SSC examination from Dhaka Board in 1976. He got admitted in Dhaka Medical College in 1978. But he was awarded the scholarship of ex. Soviet Union and obtained MD degree from Abu Ali IBN SINA Medical College, Tajikistan in 1986.

Dr. Khan received FCPS in 1998. After working at Cardiology Department in Combined Military Hospital (CMH), Dhaka for three years, he went to Germany for advanced training in Interventional Cardiology. Due to his significant contribution in medical treatment, he received FRCP from Royal College of Physicians and Surgeons (Glasgow) and FACC from Amirican College of Cardiology.

Dr. Khan joined in Bangladesh Army Medical Corps in 1988. He worked in different Combined Military Hospitals (CMH), Chittagong Hill Tracts and United Nation's Hospital in Ivory Coast. He also worked as a Professor in Armed Forces Medical College, Dhaka.

Dr. Khan retired from Bangladesh Army in 2014. Now, he is working as a Senior Consultant Cardiology in IBN SINA Cardiac Center, IBN SINA Hospital, Dhanmondi. He is also working as a visiting Professor in Abdul Hamid Medical College and as an honorary Professor in IBN SINA Medical College.

Dr. Khan introduced Transradial Intervention (Angiogram and through hand Arteries) in Combined Military Hospital (CMH), Dhaka. He also introduced Electrophysiology in that Hospital with successful treatment of arrhythmia.

Dr. Zehad Khan served as Director of The IBN SINA Pharmaceutical Industry PLC since 2016 to 2018. He is a member of Cardiac Interventional Society, Bangladesh, Chairman of various Social Welfare Associations like AN Foundation, PRAC. He is member of governing body of Tamirul Millat Kamil Madrasah, Tongi. He is also a Director of The IBN SINA API Industry Ltd. and Member of Board of Trustees of The IBN SINA Trust.



Dr. Mohammad Ayub Miah Director

Dr. Mohammad Ayub Miah is a specialist in Institutionalization of Zakat Management, Policy and Administrative Reforms, Agriculture, Food and Industrial Policy Reforms, SME Development, Islamic Micro-finance Operations, Corporate Governance, Poverty Alleviation Strategies etc.

Dr. Mohammad Ayub Miah has got a brilliant and ornamental career in the Bangladesh civil service for long 30 years. He served in as many as 15 Ministries and attached Departments of the Government of Bangladesh in different capacities. Before retirement he worked as Secretary in the Ministry of Food & Disaster Management and Ministry of Water Resources. He was the founder Managing Director of Small & Medium Enterprise Foundation under Ministry of Industries.

He represented the Government of Bangladesh in the Board of Directors of different public and private sector enterprises including Unilever Bangladesh, Reckit & Bankiser, Shilpa Bank, Atlas Bangladesh, Bangladesh Sugar & Food Industries Corporation, Bangladesh Steel Mills Corporation, Bangladesh Small & Cottage Industries Corporation, and Triple Super Phosphate Company.

After his retirement from the civil service he has been working as Chief Executive Officer (CEO) of Center for Zakat Management (CZM) for last sixteen years. CZM is a non-profit social organization promoting Zakat and advocating for institutionalizing zakat for poverty alleviation.

Dr. Miah is also a Director of The IBN SINA Polymer Industry Ltd., Subsidiary Company of The IBN SINA Pharmaceutical Industry PLC and Member of Board of Trustees of The IBN SINA Trust.

Dr. Miah worked as a member of Public Administration Reform Commission and National Consensus Commission constituted by the Interim Government of Bangladesh in 2024 and 2025.

Dr. Mohammad Ayub Miah obtained his Bachelor and Master's degree in Political Science and Ph.D. in Public Administration from the University of Dhaka. He was awarded Post Graduate Diploma for Advanced Studies in Economic and Social Studies from Victoria University of Manchester, U.K. He completed a senior management training course from Birmingham University and Civil Service College, London. He obtained various trainings in foreign countries including USA, UK, Japan, Switzerland, China, Singapore etc. He attended conferences of International Labour Organization (ILO) and World Intellectual Property Organization. He was born in 02 December 1954 at Patuakhali.



Md. Rafigul Islam Khan FCA Independent Director and Chairman Audit Committee

Md. Rafigul Islam Khan FCA was born on 25th March, 1952 in a noble muslim family. He qualified as chartered Accountant from the Institute of chartered Accountants of Bangladesh (ICAB) in the year 1978 and also awarded as fellow member of ICAB in the year 1986.

Md. Rafigul Islam Khan FCA took Bachelor of Commerce from University of Dhaka in 1970. He was Director of Dhaka Chamber of Commerce and Industry (DCCI) and was a councillor of the Institute of Chartered Accountants of Bangladesh (ICAB).

Mr. Khan was the Chief Officer (Finance & Accounts) of Trading Corporation of Bangladesh (TCB) for six years and General Manager, Desh Group for five years. He was founder chairman and Managing Director of Aman knitting Ltd., a sweater factory and Sun Cherry Body Fashion MFTY Ltd. (a fashion wear factory).

Mr. Khan is a Member National Council, Diabetic Association of Bangladesh (BADAS), Member, Board of Advisory BIRDEM and Member, Board of Advisory, Bangladesh Institute of Health Services (BIHS). He is elected Treasurer of Bangladesh Cancer Society.

He has about 47 years of experience in the arena of Auditing, Taxation, Project Consultancy, Investment and Foreign Investment Promotion, etc.



Abdus Sadeque Bhuiyan Independent Director and Chairman, Nomination and Remuneration Committee (NRC)

Abdus Sadegue Bhuiyan was born in a noble Muslim family in the district of Narayangonj in 1959. He obtained his Bachelor (Hons.) and Master's in Social Welfare from the University of Dhaka. He has completed the "Diplomaed Associate of the Institute of Bankers" (DAIBB) from the Institute of Bankers Bangladesh. Mr. Bhuiyan, former Deputy Managing Director of Islami Bank Bangladesh PLC commenced his career by joining IBB PLC on February 07, 1984.

He has 34 years of versatile professional experience and expert in Banking, Finance, Human Resource and Administration etc. He is functioning as an Independent Director and Chairman of the Nomination and Remuneration Committee (NRC) of The IBN SINA Pharmaceutical Industry PLC from 16th January 2022 to till now.

During his long professional career, he attended various national and international training and participated in seminars, workshops & symposiums on Banking and Finance in USA, UK, Canada, Singapore, China, Australia, Malaysia, Hong Kong, UAE, Thailand and Nigeria.

He was Chief Anti Money Laundering Compliance Officer (CAMLCO) and Chief Risk Officer (CRO) & Head of Risk Management Wing (RMW) of Islami Bank Bangladesh PLC during his service period.

He also acted as the Treasurer of Association of Anti Money Laundering Compliance Officer's of Banks in Bangladesh (AACOBB).

Abdus Sadeque Bhuiyan has attachment with different association/organization like Islamic Economics Research Bureau (IERB) and also life Member of Registered Graduate of Dhaka University & Member of Alumni Association of University of Dhaka.

Abdus Sadeque Bhuiyan is also Independent Director of The IBN SINA API Industry Ltd. and The IBN SINA Natural Medicine Ltd. Subsidiary Companies of The IBN SINA Pharmaceutical Industry PLC.



Ms. Parsa Begum **Independent Director**

Ms. Parsa Begum is an accomplished professional with over three decades of experience in tax and revenue administration of People's Republic of Bangladesh. She has started her professional career as Assistant Commissioner of Taxes in 1981. She joined as a First Secretary (Income Tax Law) in 2000 and upgraded as Commissioner of Taxes in 2001. She has held various prominent positions, including President of the Taxes Appellate Tribunal and Member of the National Board of Revenue (NBR) in Bangladesh.

Ms. Begum holds a Master of Arts in English and a Bachelor of Laws (LLB.) from the University of Dhaka. She completed a training on comparative Tax Policy and Administration at Harvard University, USA, Commonwealth Tax Officers' course in Inland Revenue UK, Tax Policy for Asian and Pacific countries in Japan, Malaysia, etc.



Chairman's Address

Bismillahir Rahmanir Rahim

The Respected Shareholders

Assalamu Alaikum Wa Rahmatullah

We are delighted to welcome you all at the 41st Annual General Meeting of The IBN SINA Pharmaceutical Industry PLC. In this auspicious occasion we would like to present to you the Annual Report for the year 2024-25 showing the financial position, achievement and the notable performance of the Company.

Business Overview

You are all aware that, most of the companies in the country's manufacturing sector are passing challenging time. The year 2024-25 brought challenges for the global economy, and IBN SINA Pharma navigated through resilience and strategic focus in doing business where we are still to face the obvious challenges of overall macroeconomic situation of the country.

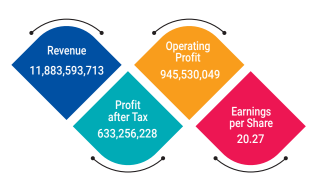
The July 2024 uprising movement have taken its toll on the economy of Bangladesh, this situation was more exacerbated by the severe flooding across the country in August 2024, the worker unrest across multiple manufacturing industries and the significant power outages across the country. Whilst the interim government with the intention to improve governance and drive to change, for overall socio-economic conditions like inflation control, rebuilding foreign currency reserves, reforming the banking sector, managing efficient government spending and action over corruption and money laundering, etc.

Nevertheless, despite of many internal and external uncertainties, our commitment to delivering sustainable value to our stakeholders remained unwavering by constantly adhering to the efficient management system in all aspects.

Financial Performance

I am delighted to report that despite the political unrest over the year and volatility in the foreign currency rate, high inflation, and liquidity crisis in the Banking System, IBN SINA Pharma has achieved steady growth of financial performance in 2024-25. For better tomorrow, our people worked diligently for expected results in all areas and parameters for our stakeholders.

The key performances achieved during the year:



All the indicators mentioned above show that the Company is progressing and doing well. We are hopeful to perform even better in the years to come as well.

Outlook for FY, 2025-26

With our reinvigorated focus on marketing, growing portfolio of 22 products, increasing global registrations for new international markets and developing well-trained sales work force, we expect to see continued revenue growth both locally and globally.

Operational efficiency

To increase manufacturing productivity going forward, we are focusing on several key areas of operational excellence and sustainable growth. We are extracting insights from production floor to ensure optimal resource utilization. The capacity utilization of production facility was analyzed to improve overall manufacturing capacity of these plants as part of continuation to the expansion of the facilities, enabling IPI.

Today's initiatives for stronger tomorrow

Looking ahead, we remain optimistic despite the uncertainties that persist in the global economy. IPI is well-suited to adapt the changing market condition, and the strategic initiatives to reach planned destination expecting to remain continue for sustainable growth.

The future is of great opportunities, the Board is vigilant to look forward with a sense of direction and concern for better future of the Company. To ensure competitiveness in the market, we are now in track to expand our domestic market through redesigning the distribution system, enriching and diversifying our product portfolio and the manufacturing capacities in different technical aspects.

I am confident the company will continue its success with the support from all its stakeholders.

Appreciation

Dear Brother and Sister (s),

We hope the year 2025-26 will continue to be another successful year for The IBN SINA Pharmaceutical Industry PLC. We remain confident that we are taking the right actions to continue to grow the businesses and deliver value-for-money to our shareholders. Thank you very much for your continued trust on us.

The Board of Directors accepts with gratitude the reviews, criticism and suggestions of our valued shareholders and consider them as a catalytic factor in attainment of the success and continued progress of the Company.

I sincerely show my immense impression for the dedication, commitment and skills of the employees of all levels and acknowledge for the contributions made by the management to bring this success. It is their efforts that drive the business forward, delivering excellent performance and strong growth across our businesses. The success we have achieved is only possible because of the collective efforts of all concerned. I thankfully acknowledge their contributions to the Company.

We are grateful to our valued customers, well-wishers, healthcare professionals, bankers, suppliers, Bangladesh Securities and Exchanges Commission, Dhaka Stock Exchange PLC,

Chittagong Stock Exchange PLC, Central Depository Bangladesh Ltd., Bangladesh Association of Publicly Listed Companies (BAPLC), Registrar of Joint Stock Companies and Firms, National Board of Revenue (NBR), Government Agencies and all other concerned.

Lastly, I pray to the Almighty Allah (swt) to bless us with success and help us in our endeavor marching towards a bright future and benevolence to our people as a whole, and also show our profound gratitude recalling the memories of the founding directors, promoters of the Company for their significant contributions in the health sector until their death. Let us all please join praying to the Almighty Allah (swt) for their eternal peace and place in the Jannatual Ferdous, Ameen.

Kazi Harun or Rashid

Chairman

চেয়ারম্যানের বিবৃতি

বিসমিল্রাহির রাহমানির রাহীম সম্মানিত শেয়ারহোল্ডারগণ,

আসসালামু আলাইকুম ওয়া রাহ্মাতুল্লাহ।

দি ইবনে সিনা ফার্মাসিউটিক্যাল ইন্ডাস্ট্রি পিএলসি এর ৪১তম বার্ষিক সাধারণ সভায় আপনাদের সবাইকে জানাই আন্তরিক শুভেচ্ছা ও মোবারকবাদ। আজকের এ মহতী অনুষ্ঠানে ২০২৪-২৫ অর্থ বছরে কোম্পানীর আর্থিক অবস্থা, গহীত অর্জন সমূহ এবং উল্লেখযোগ্য তৎপরতার বিবরণ আপনাদের সামনে পেশ করা হলো।

সংক্ষিপ্ত ব্যবসায়িক বিবরণ

আপনারা সবাই অবগত আছেন যে, দেশের ম্যানুফ্যাকচারিং সেক্টরের অনেক কোম্পানী একটি কঠিন সময় অতিবাহিত করছে। ইবনে সিনা ফার্মাও এর বাইরে নয়। ২০২৪-২৫ অর্থ বছরটি বৈশ্বিক অর্থনীতির জন্য ছিল বেশ চ্যালেঞ্জিং। চলমান ইসরাইল-গাজা, রাশিয়া-ইউক্রেন যুদ্ধের কারণে মধ্যপ্রাচ্য ও ইউরোপ জুড়ে সামষ্টিক অর্থনীতির কঠিন চ্যালেঞ্জ সমূহ মোকাবেলা করে যুঁতসই কর্মকৌশল গ্রহণের মাধ্যমে ইবনে সিনা ফার্মা তার ব্যবসায়িক কার্যক্রম অব্যাহত রেখেছে।

২০২৪ সালের জুলাইয়ে ছাত্র-জনতার অভূতপূর্ব মহান গণঅভ্যুত্থান পরবর্তী সময়ে স্বল্পমেয়াদে অর্থনীতিতে কিছুটা চাপ সৃষ্টি হলেও সর্বমহলে সচেতনতা ও জবাবদিহির দাবি বৃদ্ধি পায়, যা দীর্ঘমেয়াদে শ্বচ্ছ ও টেকসই অর্থনৈতিক কাঠামো গঠনের সম্ভাবনা তৈরি করেছে। আগষ্ট মাসে ভয়াবহ বন্যা, শ্রমিক অসন্তোষ এবং বিদ্যুৎ ঘাটতি পরিস্থিতিকে জটিল করলেও অন্তর্বর্তীকালীন সরকার শাসন ব্যবস্থার উন্নয়ন , মুদ্রাস্ফীতি নিয়ন্ত্রণ , বৈদেশিক মুদ্রার রিজার্ভ পুনর্গঠন, ব্যাংকিং খাত সংস্কার, সরকারি ব্যয় সংকোচন এবং দুর্নীতি প্রতিরোধে কার্যকর পদক্ষেপ গ্রহণ করেছে। এসব উদ্যোগ জনগণের আস্থা বৃদ্ধি ও দীর্ঘমেয়াদে টেকসই উন্নয়নের ভিত শক্তিশালী করছে।

অভ্যন্তরীণ ও বাহ্যিক অনেক অনিশ্চয়তার মাঝেও কোম্পানী গৃহীত বস্তুনিষ্ঠ কর্মকৌশল ও দক্ষ ব্যবস্থাপনার মাধ্যমে অংশীজনের নিকট প্রতিশ্রুত টেকসই উন্নয়নের ধারা চলমান রাখতে সক্ষম হয়েছে।

আর্থিক অর্জন

রাজনৈতিক অস্থিরতা, দেশে বৈদেশিক মুদ্রার সংকট, উচ্চ মূল্যক্ষীতি ও তারল্য সংকট সত্ত্বেও কোম্পানী ২০২৪-২৫ অর্থ বছরে কাঞ্চ্কিত আর্থিক ফলাফল অর্জনের ধারাবাহিকতা ধরে রাখতে সক্ষম হয়েছে। সুন্দর ভবিষ্যৎ বিনির্মাণের লক্ষ্যে সামগ্রিক মূল্যবোধকে ধারণ করে সকল অংশীজনের জন্য প্রত্যাশিত ফলাফল অর্জনের স্বার্থে আমাদের কর্মীবৃন্দের ক্লান্তিহীন পরিশ্রম অব্যাহত রয়েছে।

আলোচ্য অর্থ বছরে কোম্পানীর উল্লেখযোগ্য অগ্রগতি ও অর্জন সমূহের বিবরণ নিম্নে উপছাপন করছি



ওপরের সূচক সমূহ কোম্পানীর উন্নয়নের সংক্ষিপ্ত চিত্র প্রকাশ করছে। আরও সমৃদ্ধি আনয়নের ইপ্সিত লক্ষ্যে আমাদের নিরবচ্ছিন্ন প্রচেষ্টা অব্যাহত আছে। আগামীতে অধিকতর সাফল্য অর্জনের ব্যাপারে আমরা দৃঢ় প্রতিজ্ঞ ও আশাবাদী।

২০২৫-২৬ অর্থবছরের সম্ভাবনা

ক্রমবর্ধমান ভাবে পণ্য বাজারজাতকরণের ওপর আমাদের অপলক দৃষ্টি রয়েছে। এ বছর আমাদের পণ্য তালিকায় আরও ২২টি নতুন পণ্য যুক্ত হয়েছে। আন্তর্জাতিক নিবন্ধন সম্প্রসারণ এবং সুদক্ষ সেলস ফোর্স গঠনের মাধ্যমে আমরা দেশীয় ও আন্তর্জাতিক বাজারে কাঞ্জ্মিত রাজস্ব আহরণের ব্যাপারে আশাবাদী। যা কোম্পানীর দীর্ঘমেয়াদি টেকসই প্রবৃদ্ধিকে আরও বিস্তৃত করবে।

কার্যক্রমের দক্ষতা বৃদ্ধি

উৎপাদনশীলতা বৃদ্ধির জন্য গৃহীত কৌশলসমূহ আমাদের সামগ্রিক অগ্রগতিকে এগিয়ে নিতে সাহায্য করছে। তথ্যভিত্তিক বিশ্লেষণ ও কারখানার ক্ষমতা সম্প্রসারণের মাধ্যমে বর্ধিত উৎপাদনশীলতা ও দক্ষতা নিশ্চিত করা সম্ভব হচ্ছে।

ভবিষ্যৎ মজবুত অবস্থানের জন্য গৃহীত উদ্যোগ সমূহ

বৈশ্বিক অর্থনীতির অনিশ্চয়তা বিরাজমান থাকা সত্ত্বেও আমাদের সতর্ক ও কৌশলী পদক্ষেপ সমূহ কোম্পানীকে দৃঢ়তার সাথে সামনের দিকে এগিয়ে নেয়ার ব্যাপারে গুরুত্বপূর্ণ ভূমিকা পালন করবে বলে আমরা আশাবাদী। বাজারের পরিবর্তিত পরিষ্থিতিকে সামনে রেখে পরিকল্পিতভাবে গন্তব্যে পৌঁছার জন্য পরিচালনা পর্ষদ কর্তৃক গৃহীত উদ্যোগ সমূহ টেকসই উন্নয়নের ধারাবাহিকতা অক্ষুণ্ণ রাখবে।

পরিচালনা পর্ষদ ইবনে সিনা ফার্মার উজ্জ্বল ভবিষ্যৎ নির্মাণের জন্য সকল সুযোগের পূর্ণ সদ্ব্যবহার করতে সদা সতর্ক। বিতরণ ব্যবস্থায় আধুনিক প্রযুক্তির সর্বোত্তম ব্যবহার করায় অভ্যন্তরীণ বাজারে কোম্পানীর অবস্থানের বিস্তৃতি ঘটছে।

সংশ্লিষ্ট অংশীজনের সম্প্রসারিত সহযোগিতার শক্ত হাত আমাদের উন্নয়নের অগ্রযাত্রাকে আরও বেগবান করবে বলে আমরা দৃঢ়ভাবে প্রত্যাশা করি।

কৃতজ্ঞতা

প্রিয় ভাই ও বোনেরা.

২০২৫-২৬ অর্থ বছর কোম্পানীর জন্য আরও সুসংবাদ বয়ে আনার ব্যাপারে আমরা আশাবাদী। আমি দৃঢ়তার সাথে বলতে চাই যে, ব্যবসায়িক প্রবৃদ্ধি অর্জন ও স্টেকহোন্ডারগণের স্বার্থ সংরক্ষণের লক্ষ্যে আমরা উপযুক্ত পদক্ষেপ গ্রহণ করেছি। আমাদের প্রতি আপনাদের গভীর আস্থা ও বিশ্বাসের জন্য আন্তরিক ধন্যবাদ ও কৃতজ্ঞতা জ্ঞাপন করছি।

শেয়ারহোল্ডারগণের মতামত, গঠনমূলক সমালোচনা ও পরামশকৈ পরিচালনা পর্ষদ গুরুত্ব সহকারে গ্রহণ এবং এটিকে অগ্রগতি ও সাফল্য অর্জনের মূল চালিকাশক্তি হিসেবে সর্বদা গণ্য করে থাকে।

আমি সাফল্য অর্জনে অবদান রাখার জন্য কোম্পানীর ব্যবস্থাপনা কর্তৃপক্ষ ও সর্বস্তরের দক্ষ কর্মকর্তা-কর্মচারী ও শ্রমিকগণের অর্থবহ সহযোগিতার জন্য আন্তরিক ধন্যবাদ ও কৃতজ্ঞতা জানাচ্ছি। সকলের আন্তরিক প্রচেষ্টা ব্যবসায়িক প্রবৃদ্ধি অর্জনকে শক্তিশালী করেছে। আমরা যে সাফল্য অর্জন করেছি তা মহান আল্লাহর রহমতে সকলের সম্মিলিত প্রচেষ্টার কারণেই সম্ভব হয়েছে। আমি সংশ্লিষ্ট সকলের অবদানের কথা কৃতজ্ঞতার সাথে স্বীকার করছি।

আমি আরও ধন্যবাদ ও কৃতজ্ঞতা জ্ঞাপন করছি, আমাদের সম্মানিত ক্রেতাসাধারণ, শুভাকাজ্জী, চিকিৎসক, ব্যাংকার, সরবরাহকারী, বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশন, ঢাকা স্টক এক্সচেঞ্জ পিএলসি, চউগ্রাম স্টক এক্সচেঞ্জ পিএলসি, সেন্ট্রাল ডিপোজিটরি বাংলাদেশ লিমিটেড, বাংলাদেশ এসোসিয়েশন অব পাবলিকলী লিস্টেট কোম্পানিজ, রেজিস্ট্রার অব জয়েন্ট স্টক কোম্পানিজ এন্ড ফার্মস, জাতীয় রাজস্ব বোর্ড, শ্রম অধিদপ্তর, কলকারখানা ও প্রতিষ্ঠান পরিদর্শন অধিদপ্তর, ট্রেড মার্কস অধিদপ্তর, সরকারি বিভিন্ন সংস্থাসমূহ এবং কোম্পানীর ব্যবসার সাথে সংশ্লিষ্ট সবাইকে তাঁদের অব্যাহত সহযোগিতার জন্য।

আমি কোম্পানীর ভবিষ্যৎ উন্নয়ন, উন্নতি ও অগ্রগতি এবং সর্বোপরি দেশ ও জাতির কল্যাণের জন্য মহান আল্লাহ পাকের দরবারে দোয়া করছি।

পরিশেষে আমি গভীর শ্রদ্ধার সাথে স্মরণ করছি কোম্পানীর প্রতিষ্ঠাকালীন পরিচালকগণকে যাঁরা আমৃত্যু স্বাস্থ্যখাতে অসামান্য অবদান রেখে গেছেন। মহান আল্লাহ পাক তাঁদেরকে জান্নাতুল ফেরদাউস নসীব করুন, আমীন।

কাজী হারুন অর রশিদ চেয়ারম্যান



Bismillahir Rahmanir Rahim Distinguished Shareholders, Assalamu Alaikum Wa Rahmatullah

We have the pleasure to welcome you on behalf of the Board of Directors at the 41st Annual General Meeting of The IBN SINA Pharmaceutical Industry PLC (IPI) and present before you to receive, consider and adopt the Audited Financial Statements of the Company for the year ended on June 30, 2025 together with the Auditors' Report and Directors' Report thereon, for your valuable guidance, opinion and consideration. The Directors' report will enable our shareholders. users and other readers to get a sound insight into our business and performance for the year, 2024-25 and our future outlook. We express our gratitude to Almighty Allah (swt) for the Company's business achievement in 2024-25

This report has been prepared in compliance with Section 184 of the Companies Act, 1994, Rule 12 of The Securities and Exchange Commission Rules, 1987, Corporate Governance Code June 3, 2018 of Bangladesh Securities and Exchange Commission, International Accounting Standards and The International Financial Reporting Standards as issued by Financial Reporting Council, Bangladesh and The Dhaka and The Chittagong Stock Exchange (Listing) Regulations, 2015.

Main Objective of the Company

The Company's main objective is to play the role usually offering to the healthcare services of the highest standard through production and marketing of quality Allopathic (Pharma) and Natural Medicines (Unani and Herbal) in Bangladesh and abroad.

Outlook

IBN SINA Pharma tried to maintain the continuity of its productivity and best ethical standard of business affairs preferring to the principles of sustainable development in the year under review. The activities initiated for sustainable development of the Company viewing its future outlook may be seen in the page no. 69 of the Annual Report.

Overview: Management's Discussion and Business Analysis

The Company has registered a growth of 5% in revenue over the previous year. This growth reflects resilience amid continued currency depreciation, energy supply shortages, and inflationary pressures on essential goods. The people of IPI made a dedicated effort to overcome these difficulties. The organization had to implement several internal process adjustments and enhance chemist-focused offerings to navigate the macroeconomic challenges.

In the FY 2024-25, inflation soared to 10.3%, Taka devaluation to 122.71 per US Dollar increased cost of goods and contributed to the high inflation. Export-import imbalance, dependency on imported fuel, import payment settlement, and foreign debt servicing continued to be among major economic challenges. The cost of borrowing increased sharply from 11% to over 15% during the year. Higher interest rate affected profitability across business segments. Gas supply shortages impacted production in the factories.

On the other hand, the widespread student protests during the third quarter led to disruptions in daily operations. Further, the devastating floods that first hit the eastern region in August and then the western part towards end-September caused widespread devastation and significant loss of lives and property. This triggered significant challenges and was naturally reflected in our performance for

the second half of the year. We tried to meet the demand and lift sales that led to the steady growth of the sales.

IPI focused on refining the systems and processes to adapt the evolving market conditions. We implemented strategic changes, optimized cost structures while selectively investing in areas that offer the highest potential for growth and resilience. Recognizing the changing needs of our customers, we further adapted our business model to deliver more responsive solutions. This approach enabled us to maintain strong connections with our diverse customer base while staying relevant in the dynamic market. During the year, IPI emphasized financial stability and worked to further solidify customer trust by upholding our commitment to improve the quality of life for all those we serve.

In the fiscal year 2024-25, the Bangladesh pharma market witnessed a growth of 17.7% reaching a value of approximately \$ 3.39 Billion as per IQVIA data. The top 20 pharmaceutical companies have dominated 85% of the total market share. IBN SINA Pharma business grew by 5% Export-import imbalance, dependency on imported oil & gas, decreasing remittance flow, growing import payment settlement, and foreign debt servicing were the major factors which contributed to this challenging situation.

IPI International business operations have exhibited remarkable resilience and agile on the realization of its export objectives. During this period, the company expanded its global footprint, incorporating new export destinations into its portfolio.

In the year 2024-25, EPS stood Tk. 20.27 which was Tk. 21.46 in 2023-24. In the year under review, Net Asset Value per share is Tk. 125.69 which was Tk. 111.94 in 2023-24, Net Asset Value stood Tk. 3,926,901,664 which was Tk. 3,497,480,774 over the last corresponding year. NOCFPS stood Tk. 23.16 in the year under review which was previously Tk. 12.48.

Bangladesh Pharma Market

Bangladesh pharmaceutical market dependent on the imports. However, pharmaceutical companies have emerged as the game-changer by contributing more than 98% of the overall available medicines in the market. The notable change that attracted the world towards market status is the consequence of innovation in science and research and development sector. This has surprisingly transformed the curve of the overall ratio or contribution of Bangladesh pharmaceutical market at the global level.

The government of Bangladesh is playing a major role in the rapid growth of the pharmaceutical market by providing favorable policies for easy drug approval, production and marketing of new products. Focusing to reduce the dependence over the import of raw material, API Park will act as a turning point for this purpose and help in the production of patented and already opened active pharmaceuticals ingredients and thereby reducing the expenditure related to the import of raw material.

Achievement in Revenue Growth

The Company registered a growth increasing overall productivity. In the year 2024-25 revenue growth of 5% was achieved compared to the preceding year. In the year 2024-25 overall sales achievement stood at Tk. 11,883,593,713 which was Tk. 11,370,922,344 in the last year. This was accomplished with the coordinated efforts of all levels of employees engaged in marketing, sales and the factory.

Industrial Prospects and Future Sustainable Development

We are optimistic about the future outlook. Keeping such in view multi-dimensional actions have been taken to enhance productivity and revenue not only from local sales but also from the export.

In order to achieve future sustainable growth and to provide the healthcare facility locally and globally, new strategies have been formulated to explore the project diversifications.

The Company gives the utmost importance in extending business activities through supply of products as per demand keeping in view of future depending on the advanced challenges technologies. The Company's outlook in terms of "a general review of the future prospects" has been mentioned in the page no. 69. of the Annual Report.

Investment in The IBN SINA API Industry Ltd.

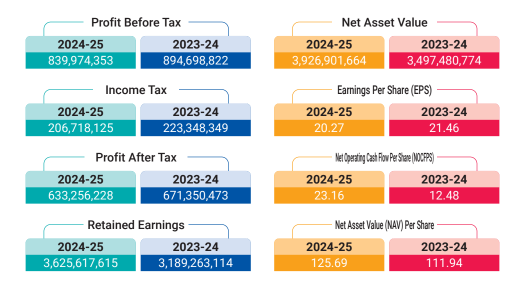
As of 30 June 2025, out of total authorized capital of Tk. 100 (hundred) Crore, IBN SINA Pharma invested Tk. 669,999,800 Taka during the year for holding of 99.99% Shares of The IBN SINA API Industry Ltd. as reported in Note no. 07 of the Audited Report and Financial Statements of the Company. This investment stands 14.60% of tangible assets of Tk. 4,587,878,382 (Property, Plant and Equipment and Capital Work-in-Progress) of the holding Company, therefore, it is recommended by the Board of The IBN SINA Pharmaceutical Industry PLC that approval of Shareholders at this AGM is required pursuant to BSEC's Notification No. SEC / CMRRCD / 2008-183 / Admin / 03-30 dated June 01, 2009 for capital investment exceeding 1% of total tangible assets of The IBN SINA Pharmaceutical Industry PLC to its subsidiary Company, The IBN SINA API Industry Ltd. as shown in Note no. 04 and 05 of the Statement of Financial Position as at the end of the Financial Year, 2024-25. The disclosure in this respect may be seen in the page no. 258 of the Annual Report.

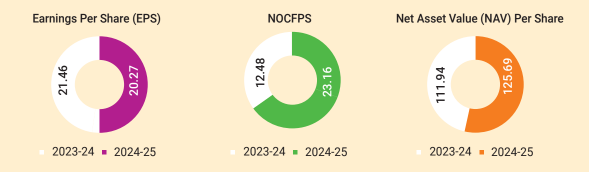
Investment in The IBN SINA Polymer Industry Ltd.

As of 30 June 2025, out of total authorized capital of Tk. 40 (forty) Crore, IBN SINA Pharma invested Tk. 13,000,000 Taka During the year for holding of 65% Shares held by the Company (IPI) and 35% shares held by the IBN SINA Trust (IST) of The IBN SINA Polymer Industry Ltd. as reported in Note no. 07 of the Audited Report and Financial Statements of the Company. This investment stands 2.83% of tangible assets of Tk. 4,587,878,382 (Property, Plant and Equipment and Capital Work-in-Progress) of the holding Company, therefore, it is recommended by the Board of The IBN SINA Pharmaceutical Industry PLC that approval of Shareholders at this AGM is required pursuant to BSEC's Notification No. SEC / CMRRCD / 2008-183 / Admin / 03-30 dated June 01, 2009 for capital investment exceeding 1% of total tangible assets of The IBN SINA Pharmaceutical Industry PLC to its subsidiary Company, The IBN SINA Polymer Industry Ltd. as shown in Note no. 04 and 05 of the Statement of Financial Position as at the end of the Financial Year, 2024-25. The disclosure in this respect may be seen in the page no. 267 of the Annual Report.

Financial Results

The financial results of 2024-25 are summarized below:





Fixed Assets

As part of continual development program, The IBN SINA Pharmaceutical Industry PLC has achieved overall progress in:

- 1. Acquisition of Land and Land Development;
- 2. Building Construction Works of new projects and
- 3. Procurement and Commissioning of new capital machineries for production, QC and utility purpose.

As per IPI's strategic perspective plan "Mawna Project", IPI Unit-2 for production of Oral Solid Dosage (OSD), Sterile and Oncology is considered to be priority projects. Accordingly, implementation of "Mawna Project" is in progress at full-swing aiming to synergistic effect to the desired sales growth of the Company, where another project development works of IPI, The IBN SINA Polymer Industry Ltd. located at Chalkpara, Mawna, Gazipur has meanwhile been initiated and as part of which construction of administrative building is about to complete.

All these new project works and the new capital machineries are in fact adding value to fixed assets of the Company. Detailed particulars of the fixed assets added during the year under review is stated in the page no. 246 of the Annual Report.

Technology Integration with Production Capacity

Procurement of modern technology, research and training are being continued to enrich the production capacity of the factory by increasing efficiency and skills in terms of quality and quantity as well. The investments for capital machineries, etc., for Pharma, Cepha, OSD, API and Natural Medicine factories made during the year under review were funded from own sources and banking institutions to yield the benefits balanced financial leverage.

Oualitative Standard of Medicine and Raw Materials

The Company is committed to maintain the qualitative standard of medicine. Highest efforts are given to identify genuine sources, collecting best quality raw materials and their proper storing and also producing prescribed standard medicine for which there is an effective Total Quality Management (TQM) system in the Company. Relentless endeavor is being given to deliver the quality medicine with competitive price at the door steps of the customers.

Marketing of New Medicines

Pharma Medicine

The IBN SINA Pharmaceutical Industry PLC is regularly introducing new products along with existing products which contributed remarkably in the achievement of company's sales growth. In consequences of such IPI launched 18 new products of 16 generics in 2024-2025 which includes Lopitrast 100 ml injection, Isabgul-N sachet, Isabgul-NE sachet, Sucrasol 200 ml syrup, Xevon 20 tablet, Cordef syrup, Sinasoy tablet, Rsudil Plus eye drops, Gavisol Kids sachet, Polygel eye gel, Audicom ear drops, Peratrum tablet, Merocef 1.5 gm injection, Paroxib injection, Aprodust 2 mg tablet, Aprodust 4 mg tablet, Olmetab 40 tablet, Teltab 80 tablet, Finotab 10 tablet.

Among these products Lopitrast 100 ml injection, Sucrasol 200 ml syrup, Polygel eye gel, Audicom ear drops, Merocef 1.5 gm injection were well accepted by physician.

Natural Medicine

The market of natural medicine is growing significantly both in Bangladesh and worldwide, compared to synthetic (allopathic) medicine. The IBN SINA Natural Medicine Ltd. has earned trust and credibility among physicians, as well as consumers. The company continues to introduce innovative products alongside its existing portfolio, contributing notably to consistent sales growth.

During the fiscal year 2024-25, 4 new products were launched: Moringa LX Capsule 500 mg, Sinasoy Tablet 500 mg, Colagen Plus Capsule 500 mg and Bacigut 9 Capsule 500 mg. Moringa LX is enriched with 90 nutrients, 46 amino acids and key phytochemicals. It improves nutrition, energy and immunity, heals iron deficiency anemia, enhances breast milk production and helps slow the progression of diabetes. Sinasoy is a fermented non-GMO soy supplement (fermented by Lactobacillus delbrueckii ssp., also known as Rosell-187). It is effective in managing gastric and duodenal ulcers, chronic gastritis, hyperacidity, heartburn and acidity. Colagen Plus is a combination supplement targeting multiple pathways involved in osteoarthritis (OA) management. It also supports joint health in rheumatoid arthritis (RA) by modulating inflammation and immune response. Bacigut 9 is a probiotic blend containing 9 billion CFUs that restores gut microflora balance, relieves symptoms of IBS, flatulence constipation, improves digestion and strengthens immunity.

Distribution

Distribution is time befitting and well-equipped and futuristic Department of the Company. The manpower employed in this department are experienced, skilled having knowledge of modern distribution channel management technology serving diligently. There are about 100 vehicles of various types to distribute the medicine countrywide. Besides, timely distribution of the life-saving medicines at the doorsteps of the consumers is being ensured through 21 Sales Depots. Smooth communication and customer service has been accelerated adding modern technology like software, automation and networking facilities. This department is ready and committed as always to achieve the desired sales target upgraded depots management system.

Export Activities

With a vision to amplify bilateral business tie in terms of providing healthcare facilities, The IBN SINA always adopts precise plant inspection by foreign buyers as well as regulatory authorities and thereby attributes to expanding its access to different countries. At this moment The IBN SINA Pharma is exporting more than 100 products in different dosage forms to Guatemala and USA in Central America; Vietnam, Philippines, Cambodia, Myanmar, Sri Lanka, and Maldives in Asia; Kenya, Mali, Somalia and Sierra Leone in Africa and many more countries are under contact for future business development.

In order to grab more opportunities in global generic market, The IBN SINA Pharmaceutical Industry PLC. is now focusing on capacity building to get the manufacturing units approved by various international regulatory authorities.

Human Resources Development

The HR Department is endeavoring to create an emphatic balanced complimentary working environment having the belief in equal and meritocratic employment towards attracting, retaining, developing and promoting the most qualified and competent employees regardless of their race, ethnicity, religion, gender or any other such characteristics. This policy is applicable to our recruitment, placement, promotion, training and retention strategy resulting of which ensuring the development of diverse workforce with skills and integrity giving their diligent efforts to run the total activities of the Company effectively and efficiently.

Legal Affairs and Estate

Legal Affairs and Estate Department is vigilant all the time to properly face the litigations and also maintain the properties of the Company, legally mitigation of industrial disputes, CBA issues in order to keep the Company compliant of overall legal management activities.

In addition to these activities, the Estate Department carefully catalogs and professionally manages all movable and immovable assets of the head office, plants, sales depots, and field offices, ensuring their legal safeguards and official procedures.

Training and Skills Development

The Training and Skill Development Department has successfully initiated various professional training and skill-related programs to develop skills, competency and increase the efficiency of all levels of employees. Last year, around 4300 employees in different levels were taken under in-house training programs and in different local and foreign professional training organizations. Effective action was taken to bring the total manpower of the Company in the same platform gradually of the "Need-based Training" Manual adopting an appropriate training policy.

Information Technology

Being an ever-expanding pharmaceutical Company, IBN SINA Pharma is producing quality products maintaining accuracy in every step applying the updated Information Technology and know-how. ERP System is in place where Procurement, Inventory, Production, Costing, HR, Admin, Accounts, Marketing, Sales, Survey and Distribution modules are being incorporated. This system accelerates to take real time decision and action as required. Company is vigilant for more modernization and time benefiting IT system to cope up with the growing demand of the competitive challenging markets.

Corporate Governance Compliance Report

The Corporate Governance Compliance Auditors issued a "SATISFACTORY" Report on the overall level of compliance of the Company. The Company is committed to run the organization in adherence to the Code of Corporate Governance (Notification No. BSEC / CMRRCD / 2006 -158 / 207 / Admin / 80, dated: 3 June 2018) issued by the Bangladesh Securities and Exchange Commission (BSEC). In the year under review, 2024-25 the code applicable for the Company was duly followed. The compliance of the Corporate Governance Code certified by the Compliance Auditors and status of compliance of the Company are reflected respectively in "Annexure-B" and "Annexure- C" of the Annual Report page no. 181 and 182.

Management Discussion and Analysis

Detailed discussion on the operating and financial performances of the Company along with other disclosures as required under Corporate Governance Code of Bangladesh Securities and Exchange Commission (BSEC) through Notification No. BSEC / CMRRCD / 2006-158 / 207 / Admin / 80, dated June 3, 2018 has been separately reported by the Managing Director in page no. 66 of the Annual Report.

Additional Disclosures and Information

The objective of Corporate Good Governance is to run the Company effectively and legitimately with a sense of accountability and transparency to the shareholders and the society as a whole. The Company is complying with the "Corporate Governance Code" of Bangladesh Securities and Exchange Commission since it's promulgation.

The Board of Directors has confirmed the standard of corporate good governance incorporating the following additional statements in the Annual Report:

- (i) An industry outlook and possible future development of the Company is stated in the page no. 69 of the Annual Report;
- (ii) The information about the segment-wise or product-wise performance is stated in the page no. 79 and 80 of the Annual Report;
- (iii) The report regarding the risks and concerns including internal and external risk factors, threat to sustainability and negative impact on environment is stated in the page no. 171 of the Annual Report;
- (iv) A discussion on the cost of goods sold, gross profit margin and net profit margin is stated in the page no. 72 of the Annual Report;
- (v) There is no extraordinary income during the year;
- (vi) A detailed discussion on related party transaction along with a statement showing amount, nature of related party, nature of transactions and basis of transactions of all related party transactions of the Company is stated in the page no. 242 of the Annual Report;
- (vii) There is no significant variance between Quarterly Financial performances and Annual Financial Statements.
- (viii) A statement of remuneration paid to the Directors including Independent Directors is stated in the page no 235 of the Annual Report;
- (ix) A statement that the financial statements prepared by the management present fairly the state of affairs of the Company, the result of its operations, cash flows and changes in equity has duly been given;
- (x) The Books of Accounts of the Company have been properly maintained.
- (xi) 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;
- (xii) A statement that 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;
- (xiii) The system of internal control is sound in design and has been effectively implemented and monitored:
- (xiv) 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;
- (xv) There is no significant doubt upon the Company's ability to continue as a going concern;
- (xvi) There have been no significant deviations from the last year's operating results of the Company;
- (xvii) Preceding 5 (five) years' key operating and financial data have been summarized in page 72.
- (xviii) The total number of Board meetings held during the year and attendance by each director has been described in page 154.
- (xix) A report on the pattern of shareholding disclosing the aggregate number of shares (along with name-wise details) held has been presented in the prescribed format in page 87 and 226.
- (xx) The disclosures on the appointment or reappointment of Directors' as prescribed information to the Shareholders have been given in the page no. 51.
- (xxi) 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 the information [(xxv) (a), (b), (c), (d), (e), (f), (g)] is stated in the page no. 66 of the Annual Report.
- (xxii) Declaration or Certification by the Managing Director and Chief Financial Officer to the Board of Directors as required under condition No. 3(3) is disclosed as per Annexure-A in the page no. 166 of the Annual Report.
- (xxiii) The report as well as certificate regarding compliance of conditions of the Corporate Governance Code of BSEC as required under condition No. 9 is disclosed as per "Annexure-B" and "Annexure-C" in the page 181 and 182 of Annual Report.

Implementation of IAS, IFRS and Other Applicable Laws and Regulations

The Board of Directors of the Company is entrusted to ensure the disclosure of actual financial position and preparation and maintenance of all types of Statutory Statements as per the Securities and Exchange Commission Rules, 1987, Companies Act, 1994 and Bangladesh Financial Reporting Act, 2015. The Board of Directors is absolutely responsible to prepare all types of financial reports in line with the International Accounting Standard International Financial Reporting Standard (IFRS) and other applicable rules and regulations. The roles and responsibilities of the Directors in presentation of the financial report has been stated in page 167 of the Annual Report.

Financial Reports, Accountability and Transparency

The Board of Directors discharged their due responsibilities through timely preparation and publication of 1st quarter, half yearly, 3rd quarter and Annual Financial Statements at the end of each financial period and the affairs of the Company performed in the year under review. Audit Committee, a sub-committee of the Board reviewed the true and fair view of the activities, accountability and completeness of these reports before placement of the same to the Board for their approval.

The Company published the Financial Report (un-audited accounts) of 1st guarter, half year and 3rd quarter accounts as per notification of Bangladesh Securities and Exchange Commission (BSEC) and the Listing Regulations, 2015 of Dhaka Stock Exchange PLC (DSE) and The Chittagong Stock Exchange PLC (CSE) through Company's Website, Newspapers and Online News Portal and submitted the same timely to BSEC, DSE, CSE and other regulatory authorities.

Related Party Transactions

The business-related party transactions of the Company are being made based on the business principle and as per International Accounting Standard IAS: 24. During the year, the standard, nature and the manner of related party transactions in the ordinary course of business carried out arm's length basis at commercial rates with its related parties were reflected transparently in the financial statements which is given in the page no. 242 of the Annual Report.

Minority Shareholders' Interest Protection

In the year 2024-25, the Minority Shareholders' interest as articulated in the Section 233 of the Companies Act, 1994 "Power of Court to give direction for protecting interest of the minority" has duly been adhered to as effective means of redress. No abusive actions either directly or indirectly with regard to the interest of minority shareholders was observed. The disclosure in this respect is stated in the page no. 226 of the Annual Report.

Unusual Profit or Loss

In the year 2024-25, there is no unusual profit or loss being observed.

Directors' Shareholding Position

Pattern of Shareholdings as against the name of the Directors of the Company has been stated in the page no. 87 of the Annual Report.

Beneficiary Insider Trading Prohibition

The Company has outlined the beneficiary insider trading prohibition policy regarding the trading of Company's share for its directors, employees and concerned persons. The policy is being followed accordingly.

Adherence to the Laws

The laws of the Bangladesh and other applicable rules and regulations of the Company and the affairs thereon, have duly been complied with the highest preference and timely actions on the same have been ensured. The Company is committed to abide by the rules of regulatory bodies and other legislative authorities, as always.

Compliance to the Labour Laws

In order to maintain labour friendly atmosphere in all the aspects, the Company duly complied with the Bangladesh Labour Act, 2006 (As amended upto 2018), Bangladesh Labour Rules, 2015 (amended 2022), Minimum Wage Board and other relevant laws and regulations applicable to the Company.

Pollution Free Environment

In order to protect from risk of human health and environment, caused by increasing man-made pollution; the Company is trying its best to keep pollution free environment through Effluent Treatment Plant (ETP) and follow the required laws

and rules of The Directorate General of Drug Administration (DGDA) and Department of Environment of the Government in the factory and its surrounding, as well.

Statutory Payments

All statutory payments in relation to the employees and the government have duly been made up-to-date.

Compliance to the Laws of the Capital Market

Since listing in both the Stock Exchanges of the Country, the Company strictly abides by all the laws, regulations and directions circulated from time to time by Bangladesh Securities and Exchange Commission (BSEC), Dhaka Stock Exchange PLC (DSE) and the Chittagong Stock Exchange PLC (CSE) and other related authorities.

Key Information of the Financial Statements

As per direction of the Bangladesh Securities and Exchange Commission (BSEC), the key information of the financial statements of preceding five years' including current year has been summarized in the page no. 72 of the Annual Report.

Welfare Activities for the Company's Officers and Workers

The welfare activities for the Company's officers and workers taken in the year 2024-25, are briefly presented in the page no. 129 of the Annual Report.

Workers' Profit Participation Fund and the Welfare Fund

The year under review 5% of the Company's profit i.e. Tk. 43,358,391 will be transferred to the workers' profit participation fund (WPPF) and welfare fund as per The Bangladesh Labour Laws 2006 (As amended upto 2023).

Mentionable that Tk. 3,881,890 (which is 10% of approved WPPF as of June 30, 2025) has been transferred to the Director General, Bangladesh Sromik Kallyan Foundation, Labour and Employment Ministry, Government of Bangladesh.

A Going Concern

By the grace of the Almighty Allah, the Board of Directors after analysis of the business trend of the Company has confirmed that the Company has enough ability to carry on business activities in the foreseeable future as a going concern and the financial statements have been prepared on the basis of going concern assumption basis. As per management assessment there is no material uncertainty related to events or conditions which may cast significant doubt upon the Company's ability to continue as a going concern. The statutory auditors following its evaluation in its audit reports issued a confirmation on the continuity of the Company.

Contribution to the National Exchequer

The Company had made a significant contribution in the year 2024-25 towards the National Exchequer by paying Tk. 2,180,666,966 as Income Tax and VAT.

Internal Control System and Risk Management

In order to control all matters involving risks and uncertainties, the Company has a strong risk mitigation process and internal control system. This has been described in details in page. 171 of this Annual Report.

Principles of Disclosure of Material Information and Price Sensitive Information

To protect the interest of minority shareholders and other stakeholders getting them notified with the significantly changed information as disclosure, the Board of Directors of IBN SINA Pharma has formulated "Principles of Disclosure of Material Information and Price Sensitive Information" pursuant to the Bangladesh Securities and Exchange Commissions' (BSEC) rule vide ref: BSEC / CMRRCD / 2021-396 / 52 / Admin / 140, dated: 28.12.2022. This is disclosed in the Company's website at www.ibnsinapharma.com as a guiding framework for the shareholders to allow the Stakeholders making them informed about the principles of disclosure policy of material information and price sensitive information.

Material information and price sensitive information means those significantly changes information relating to decision, occasion, circumstances, situation, conditions, events, financials or otherwise, any other changes in the affairs of the Company and its defined insiders that can have impact on investment decision of the holders of the securities or potential investors or otherwise users of such material information/significant changes.

Directors' Code of Conduct

The Board of the Company approved a separate Code of Conduct for its Directors in compliance with the requirement of Bangladesh Securities and Exchange Commission (BSEC) Corporate Governance Code, June 03, 2018 under condition 1(7) which is stated in the page no. 162 of the Annual Report. This Code of Conduct was duly uploaded in the Company's official website (www.ibnsinapharma.com)

Code of Ethics and its Implementation

Highest emphasis is given on the implementation of code of ethics and principles so that the concerned officials and personnel can take appropriate decision complying the required laws and applicable standards.

Directors' Remuneration

This information is incorporated in the Note no. 27.01 of the Notes to the Financial Statements in the page no. 235 of Annual Report with reference to the "Directors Fees and Remuneration" figures relating to the Board of Directors including Independent Directors.

Remuneration Policy: Salaries and Wages

The salary and wages of the employees are usually determined considering the prevailing inflation, price index instructions of Minimum Wage Board and commensurate with the existing salary structure with other competitors' companies.

The procedure of evaluation and determining the honorarium of the Executive Directors are being followed within the criteria recommended by the Nomination and Remuneration Committee (NRC) duly approved by the Board as per Corporate Governance Code of BSEC.

Events after the Reporting Period

Events after the reporting period for the year 2024-25, no necessity arose for subsequent adjustment or no pecuniary issues thereto happened which is mentionable in the financial statements excepting as provided in the note No 3.18 of the Notes to the Financial Statements in the page no. 218 of the Annual Report.

Dividend Distribution Policy

In compliance with the Directive No. BSEC / CMRRCD / 2021-386 / 03, dated 14 January, 2021 of the Bangladesh Securities and Exchange Commission (BSEC), the Board of Directors of the Company formulated "The Dividend Distribution Policy" about dividend declaration, pay off, disbursement and compliance and disclosed the same publishing in the Company's Annual Report and official website at www.ibnsinapharma.com as a guiding framework for the shareholders to allow the Shareholders to make informed investment decisions. Company's Dividend Distribution Policy is stated in the page no. 168 of the Annual Report.

Reserves and Surplus

In the year 2024-25, Company's reserves and surplus rose to Tk. 3,630,009,725 which was Tk. 3,193,655,224 in the previous year.

Internal Control and Audit

Internal control and audit system of the Company is founded on specified code approved by the Board. The Board of Directors incorporates necessary norms and practices of internal control and audit system for development of control management. An effective internal control system is in action to ensure the transparency, highest productivity and maximum utilization of resources.

Company's Position in the Capital Market

In the year 2024-25, the market share of the Company did not face ups and downs significantly in either Dhaka Stock Exchange PLC (DSE) or Chittagong Stock Exchange PLC (CSE). The shareholders had always been confident on the Company shares. In the year from July 01, 2024 to June 30, 2025, the Company's shares were traded in both stock exchanges at minimum of Tk. 238.00 to maximum of Tk. 384.80 as against the face value of Tk.10.

Whistle Blowing Policy

Company's Whistle Blowing Policy ensures to establish transparency in all aspects and also in terms of minimizing the risk management and detecting any forgery or embezzlement.

Independent Scrutinizer

As per BSEC's Directive No. BSEC / CMRRCD / 2009-193 / 08, Dated-March 10, 2021, the Board has appointed an Independent Scrutinizer to observe the 41st AGM of the Company to be held on November 23, 2025 through Virtual Platform ensuring the facility to exercise the shareholders (holders of paper shares or dematerialized shares) voting rights on the resolution proposed to be considered at the general meeting.

The due process of election and the detailed information of voting results shall be authenticated by Independent Scrutinizer and reported the same to the BSEC within 48 hours of concluding the AGM.

Employee Relationships

There exists devotion to work and harmonious relationships among all levels of officers and employees in the Company, which has accelerated the Company's progress and productivity.

Transferring the Unclaimed Dividend to Capital Market Stabilization Fund (CMSF)

Pursuant to the Bangladesh Securities and Exchange Commission's (BSEC) Directive No. BSEC / CMRRCD / 2021-386 / 03 Dated, January 14, 2021 Bangladesh Securities and Exchange Commission Capital Market Stabilization Fund Rules, 2021, the Company transferred Tk. 69,07,330.64 (Taka Sixty Nine Lakh Seven Thousand Three Hundred Thirty and Paisa Sixty Four) only held against unclaimed or undistributed or unsettled dividend for the year 2020-21 to the Bank Account No. SND A/C 0010311521301 titled "Capital Market Stabilization Fund (CMSF)" maintained with Community Bank Bangladesh PLC, Gulshan Corporate Branch, Dhaka.

Year wise unclaimed / undistributed / unsettled dividend amount is stated in the page no. 170 of the Annual Report and Company's website link at http: // www.ibnsinapharma.com / investors corporate-governance / unclaimed - dividend information /

Dividend

Based on the overall performance as reflected in the Financial Statements for the year 2024-25 of the Company, the Board of Directors proposed cash dividend @ 64% as against per share of Tk.10.

Audit Committee

As per condition no. 5 of BSEC's notification no. BSEC / CMRRCD / 2006-158 /207 / Admin /80 dated 3 June, 2018, the Audit Committee consisting of three members including two Independent Directors having prominent reputation and versatile knowledge and experience have been working prudently.

The Audit Committee had detailed discussion and analysis on its report as directed by BSEC and the

Board with regards to internal audit system, preparation of unaudited periodical accounts, annual financial report and the observations of external auditors. As there was no evidence of mistakes, dissemblance or information contrary to the truth, the financial report was considered as realistic and transparent. Report of the Audit Committee is presented in the page no. 157 of the Annual Report.

Nomination and Remuneration Committee

In accordance with the condition no. 6 of Bangladesh Securities and Exchange Commission's Code of Corporate Governance, BSEC / CMRRCD / 2006 -158 / 207 / Admin / 80 dated 3 June 2018, the Nomination and Remuneration Committee (NRC) a sub-committee of the Board is working. The report from the Nomination and Remuneration Committee (NRC) about their activities performed during the year under review is mentioned in the page no. 161 of the Annual Report.

Corporate Social Responsibility (CSR)

In view of the corporate social responsibility of the Company, the Board of Directors has approved corporate social responsibility policy as part of accountability to the society. A 3-Members' Committee formed by the Board has been working to implement this policy. The CSR activities taken by the Company in the year, 2024-25 is stated in the page no. 129 of the Annual Report.

Independent Directors

As per notification no. BSEC / CMRRCD / 2006 -158 / 207 / Admin / 80 dated 3 June, 2018 of Bangladesh Securities and Exchange Commission (BSEC), professionals respectively Md. Rafiqul Islam Khan, FCA Practicing Chartered Accountant, Abdus Sadeque Bhuiyan BSS (Hon's) MSS, DU, Ex-Deputy Managing Director of Islami Bank Bangladesh PLC and Ms. Parsa Begum MA (English), LL. B, DU have been performing the duties as Independent Directors. As per BSEC's Notification, Dated- 03 June 2018 on

Corporate Governance Code, based on the recommendation of the Nomination Remuneration Committee (NRC), the Board in its 324th meeting held on November 12, 2024 has Abdus Sadeque Bhuiyan as reappointed Independent Director of the Company for the second term from 16.01.2025 to 15.01.2028 subject to approval at this AGM of the Company.

On the other hand, based on the recommendation of the NRC, the Board in its 324th meeting held on November 12, 2024 has newly appointed Ms. Parsa Begum as Female Independent Director of the Company for the first term from 01.01.2025 to 31.12.2027 subject to approval at this AGM of the Company.

The brief profile of three professional Independent Directors of the Company has been stated in the Directors' profile of the Annual Report.

Election of Directors

Directors of the Company, Kazi Harun or Rashid and Prof. Dr. A K M Sadrul Islam retire from the office at this Annual General Meeting as per Article 28 of Articles of Association of the Company and Section 91 (2) of the Companies Act, 1994. As per law, the retired directors are eligible to be re-elected to act as Director. The brief resume along with the required information of the directors is given in the Directors' Profile of this Annual Report.

Appointment of Statutory Auditors

S F Ahmed & Co., Chartered Accountants, statutory auditors of the Company, audited the Accounts of the Company for the year 2024-25. S F Ahmed & Co., Chartered Accountants retire at this meeting. As per BSEC/CMRRCD/2009-193/104/Admn, Date- 27 July, 2011, the existing Auditors are not eligible for re-appointment as statutory auditors.

The Company has received Expression of Interest (EOI) to be appointed as Statutory Auditors from three (3) reputed Chartered Accountants Firms. The profile of these three firms was reviewed by the Audit Committee and recommended in favour of Malek Siddigui Wali, Chartered Accountants for appointment as Statutory Auditors of the Company for the year, 2025-26.

After review and discussion over the profile and particulars of the said Firms and being eligible as per Companies Act, 1994, the Board of Directors has concurred with the recommendation of the Audit Committee to appoint Malek Siddiqui Wali, Chartered Accountants as statutory auditors of the Company and recommended remuneration of Tk. 3,75,000/- (Three Lac Seventy Five Thousand Taka) only subject to approval by the Shareholders at this AGM of the Company.

Compliance Auditors Appointment

As per Corporate Governance Code of Bangladesh Securities and Exchange Commission (BSEC), M.

Mohashin & Co., Chartered Secretaries in Practice, compliance auditors of the company audited the compliance status of the Company for the year 2024-25. M. Mohashin & Co., Chartered Accountants retire at this meeting. As per Corporate Governance Code of BSEC, the existing Auditors are not eligible for re-appointment as compliance auditors.

The Company has received an Expression of Interest (EOI) to be appointed as Compliance Auditors from three (3) recognized Practicing Chartered Secretary Firms. The profile of these three firms was reviewed by the Audit Committee and recommended in favour of S A Rashid & Associates., Chartered Secretaries in Practice for appointment as Compliance Auditors of the Company for the year, 2025-26.

After review and discussion over the profile and particulars of the said Firms and being eligible as per Law, the Board of Directors has concurred with the recommendation of the Audit Committee to appoint S A Rashid & Associates.. Chartered Secretaries in Practice as Compliance Auditors of the Company and recommended remuneration of Tk. 80,000 (Eighty Thousand Taka) only subject to approval by the Shareholders at this AGM of the Company.

Governance of Board of Directors of Subsidiary Companies

The Company's representation in the Subsidiary Company's Board was in line with the Corporate Governance Code and accordingly, one Independent Director from The IBN SINA Pharmaceutical Industry PLC was nominated in the Board of every subsidiary Company The IBN SINA Natural Medicine Ltd., The IBN SINA API Industry Ltd. and The IBN SINA Polymer Industry Ltd. Minutes of the Board meetings of the Subsidiary Companies were placed before the Board of the holding Company, The IBN SINA Pharmaceutical Industry PLC and then duly reviewed and recorded. Board of Directors of the holding Company also reviewed the periodical and annual financial statements of the subsidiaries.

Company wise disclosures are as follows: -

The IBN SINA Natural Medicine Ltd.

In view of rising globally the uses of natural and traditional medicine (like herbal medicine) we are working with objective of conducting manufacturing of all kinds of natural medicine- Unani, Ayurvedic and Herbal, nutritional, nutraceutical products and dietary supplements, health food products, medicated consumer products, cosmetics and toiletries.

The activities performed in the year, 2024-25 has been stated in the Directors' Report of The IBN SINA Natural Medicine Ltd. of the Annual Report page no. 249.

The IBN SINA API Industry Ltd.

Considering the impact of ensuing LDC graduation in the Pharmaceutical Sector under TRIPS agreement and the demand of Active Pharmaceutical Ingredients (API) product eventually in the domestic as well as new export frontiers, steps being taken to create production facility of Pharma Active Raw materials. Resonating with the excellent success in the growth of Pharma sectors in Bangladesh, the backward linkage of raw materials supply has become the vital issue.

The disclosures in this respect, in the form of Directors' Report of The IBN SINA API Industry Ltd. for the year 2024-25 may be seen in the page no. 258 of the Annual Report.

The IBN SINA Polymer Industry Ltd.

The IBN SINA Polymer Industry Ltd. is formed aiming to produce major polymer products includes PET bottles, Eye drops Vials, different containers, and PVC Films etc. and these are the basic primary packaging materials for pharma Production.

The necessary disclosures as Directors' Report of The IBN SINA Polymer Industry Ltd. are stated in the page no. 267 of the Annual Report, 2024-25.

Relation and Communication with the Shareholders

The Company has been arranging regular Annual General Meetings (AGM) as per Companies Act, 1994 through which shareholders are informed about the Company's progress, important activities and the development activities undertaken during the year under review. As a result, the shareholders, concerned organizations and the people get various information about the Company in due time. The shareholders of the Company are able to collect all required information from our Share Department through landphone, mobile phone, e-mail service and website: www.ibnsinapharma.com, as well.

Recognition and Compliments

The Board of Directors extends its' heart felt gratitude to the Ministry of Health, Directorate General of Drug Administration, National Board of Revenue (NBR), Ministry of Labour Employment, Labour Directorate, Department of Inspection for Factories and Establishments respected Doctors, Chemists, Patrons and all concerned with the pharmaceutical industry for their all-out support to us. The Board of Directors acknowledges gratefully the co-operation of Bangladesh Securities and Exchange Commission (BSEC), Dhaka Stock Exchange PLC (DSE), Chittagong Stock Exchange PLC (CSE) and other regulatory agencies of the Government of Bangladesh. The Board thanks the Banks and the Financial Institutions for their support.

The Board of Directors wishes all levels of officers, employees. buvers. consumers, well-wishers and all concerned for their sincere contributions towards our business success. We are also grateful to our respected shareholders for their relentless support to the Company.

The shareholders' trustworthiness to the Board of Directors makes them confident and deeply inspired. The management and employees of all levels are committed to uphold this as we march ahead to take The IBN SINA Pharmaceutical Industry PLC forward as a leading partner in Bangladesh's business community.

May Allah Subhanahu WaTaa'la accept all our endeavors for the development of our Company, Nation and the Country at large. We pray to the Almighty Allah for His blessings for inspiring the overall progress and prosperity of our beloved Country, The People's Republic of Bangladesh.

Allah Hafiz

Approved by the Board of Directors and signed on its behalf,

Prof. Dr. A K M Sadrul Islam Managing Director

Kazi Harun or Rashid Chairman

পরিচালনা পর্যদের প্রতিবেদন

বিসমিলাহির রাহমানির রাহীম সম্মানিত শেয়ারহোল্ডারগণ, আসসালামু আলাইকুম ওয়া রাহমাতুল্লাহ।

কোম্পানীর পরিচালনা পর্ষদের পক্ষ থেকে আপনাদের সবাইকে ৪১তম বার্ষিক সাধারণ সভায় আন্তরিক শুভেচ্ছা ও স্বাগত জানাচিছ। ০১ জুলাই ২০২৪ থেকে ৩০ জুন ২০২৫ সমাপ্ত অর্থ বছরের কার্যক্রমের ওপর পরিচালনা পর্যদের প্রতিবেদন এবং নিরীক্ষক কর্তৃক নিরীক্ষিত আর্থিক বিবরণী সমূহ আপনাদের মূল্যবান দিক নির্দেশনা , মতামত ও সদয় বিবেচনার জন্য পেশ করা হল। ২০২৪-২৫ অর্থবছরের ব্যবসায়িক অর্জন এবং ভবিষ্যৎ দৃষ্টিভঙ্গি সম্পর্কে পরিচালনা পর্ষদের প্রতিবেদনে সম্মানিত শেয়ারহোন্ডারগণ ও সংশ্লিষ্টরা একটি সম্যক ধারণা পাবেন। আলোচ্য অর্থ বছরে কোম্পানীর ব্যবসায়িক সাফল্যের জন্য মহান রাব্বুল আলামীনের দরবারে শুকরিয়া আদায় করছি।

এ প্রতিবেদনটি কোম্পানী আইন, ১৯৯৪ (সংশোধিত, ২০২০) এর ধারা ১৮৪ এবং বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশন বিধি, ১৯৮৭, বিএসইসি কর্পোরেট গভর্নেস কোড ৩ জুন, ২০১৮, ফাইনান্সিয়াল রিপোর্টিং কাউন্সিল, বাংলাদেশ কর্তৃক গৃহিত ইন্টারন্যাশনাল একাউন্টিং স্ট্যান্ডার্ড, ইন্টারন্যাশনাল ফাইনান্সিয়াল রিপোর্টিং স্ট্যান্ডার্ড এবং ঢাকা স্টক এক্সচেঞ্জ লিষ্টিং রেণ্ডলেশনস . ২০১৫ ও চট্টগ্রাম স্টক এক্সচেঞ্জ লিষ্টিং রেগুলেশনস .২০১৫ মোতাবেক প্রস্তুত করা হয়েছে।

কোম্পানীর মূল কার্যক্রম

কোম্পানীর মুল কার্যক্রম হচ্ছে সর্বোচ্চ মান সম্পন্ন এ্যালোপ্যাথিক (ফার্মা) ও ন্যাচারাল মেডিসিন (ইউনানী ও হারবাল ওমুধ) উৎপাদন এবং বাজারজাতকরণের মাধ্যমে বাংলাদেশ ও বহির্বিশ্বে আন্তর্জাতিক মান সম্পন্ন স্বাস্থ্যসেবা প্রদানের লক্ষ্যে অগ্রণী ভূমিকা পালন করা।

দৃষ্টিভঙ্গি

আলোচ্য অর্থ বছরে দি ইবনে সিনা ফার্মাসিউটিক্যাল ইন্ডাস্ট্রি পিএলসি সর্বক্ষেত্রে তথা উৎপাদনশীলতা ও ব্যবসা পরিচালনায় উত্তম নীতিবোধ সংরক্ষণ এবং উন্নয়নকে অগ্রাধিকার দেয়ার নীতিতে অবিচল থাকার চেষ্টা অব্যাহত রেখেছে। কোম্পানীর টেকসই উন্নয়নের জন্য গৃহিত পদক্ষেপ সমূহের একটি চিত্র ভবিষ্যৎ দৃষ্টিভঙ্গি আকারে বার্ষিক প্রতিবেদনের ৬৯ পৃষ্ঠায় বর্ণিত হয়েছে।

ব্যবস্থাপনা ও ব্যবসায়িক পর্যালোচনা

কোম্পানী বিগত বছরের তুলনায় এবছর প্রায় ৫% বর্ধিত রাজস্ব অর্জন করতে সক্ষম হয়েছে। এ প্রবৃদ্ধি প্রমাণ করে যে মুদ্রার অবমূল্যায়ন, জ্বালানি ঘাটতি এবং নিত্যপ্রয়োজনীয় পণ্যের মূল্যস্ফীতি চাপের মধ্যেও প্রতিষ্ঠানটি দৃঢ়তা ও স্থিতিশীলতা বজায় রেখেছে। আইপিআই-এর নিবেদিত প্রাণ জনশক্তি সকল সমস্যা পাশ কাটিয়ে সফলতার সাথে সামনে এগিয়ে যেতে সাহসিকতা দেখিয়েছে। এ লক্ষ্যে কোম্পানী অভ্যন্তরীণ নানাবিধ প্রক্রিয়া সমন্বয়ের মাধ্যমে গ্রাহক বান্ধবতা অক্ষুণ্ন রেখে অর্থনৈতিক চ্যালেঞ্জ সমূহ মোকাবেলা করতে সমর্থ হয়েছে। আলহামদুলিল্লাহ।

২০২৪-২৫ অর্থবছরে দেশের অর্থনীতিতে একাধিক চ্যালেঞ্জ বিরাজিত ছিল। মুদ্রাস্ফীতি বেড়ে দাঁড়ায় ১০.৩%, আর টাকার মান এক ডলারের বিপরীতে নেমে আসে ১২২.৭১ টাকায়, যা আমদানির খরচ বৃদ্ধি ও মূল্যক্ষীতি তীব্রতর করে। আমদানি-রপ্তানির ভারসাম্যহীনতা, জ্বালানি আমদানির ওপর নির্ভরশীলতা, আমদানি ব্যয় নিস্পত্তি ও বৈদেশিক ঋণ পরিশোধ এখনও একটি বড় চ্যালেঞ্জ হিসেবে রয়েছে। এ বছর ঋণ মেটানোর ব্যয় বেড়ে ১১% থেকে ১৫% দাঁড়িয়েছে। ব্যবসায়িক ক্ষেত্রে উচ্চ সুদহার মুনাফা অর্জনে বেশ প্রভাব ফেলেছে। চাহিদামত গ্যাস সরবরাহ না থাকায় উৎপাদন বিঘ্নিত হয়েছে।

অন্যদিকে ছাত্রজনতার অভূতপূর্ব গণ-আন্দোলন চলাকালীন

তৃতীয় প্রান্তিকে দৈনন্দিন কার্যক্রম বাধাগ্রন্ত হয়। উল্লেখ্য গত বছরের আগষ্টে দেশের পূর্বাঞ্চল প্রথম বন্যাক্রান্ত হয়, পরবর্তীতে সেপ্টেম্বরের শেষ অবধি সেটা পশ্চিমাঞ্চলে বিস্তৃত হয়ে ব্যাপক জান মালের ক্ষতিসাধন করে। এ সময় স্বাভাবিক কার্যক্রম বাধাগ্রন্থ হয়। এতদসত্ত্বেও বাজারের চাহিদা মেটাতে এবং বিক্রয় বাড়াতে আমাদের বাড়তি প্রচেষ্টা অব্যাহত থাকায় বিক্রয় প্রবৃদ্ধি অক্ষুন্ন ছিল।

আইপিআই বাজার পরিস্থিতির সাথে খাপ খাইয়ে চলার জন্য নিজম্ব পদ্ধতি ও প্রক্রিয়াগুলো সাজিয়েছে। আমরা কৌশলী পদক্ষেপ গ্রহণের মাধ্যমে ব্যয় সংকোচন কাঠামো বিনির্মাণ এবং সম্ভাবনাময় ক্ষেত্রগুলোতে বিনিয়োগের মাধ্যমে টেকসই প্রবৃদ্ধির দ্বার উন্মোচন করার চেষ্টা অব্যাহত রেখেছি। আমাদের সম্মানিত গ্রাহকদের বৈচিত্রময় চাহিদা যথাসমযে সম্মানের সাথে পুরনের জন্য আমাদের ব্যবসায় নব পদক্ষেপ অভিযোজিত করেছি। এর ফলে আমাদের গ্রাহকদের সাথে মজবুত সম্পর্ক স্থাপন এবং গতিশীল বাজারের সাথে খাপ খাইয়ে চলার দৃঢ়তা সৃষ্টি হয়েছে। বছর জুড়ে আইপআিই আর্থিক স্থিতিশীলতা বজায় রাখা এবং কর্ম দক্ষতার উপর অপরিসীম নজর দিয়েছে যাতে গ্রাহকদের আস্থা আরও দৃঢ় হয় এবং সেবার মান উন্নত করার প্রতিশ্রুতি বজায় থাকে।

আই কিউ ভি আই এ এর তথ্য অনুসারে ২০২৪-২৫ অর্থবছরে বাংলাদেশ ফার্মা মার্কেট ১৭.৭% সম্প্রসারিত হয়েছে যা প্রায় \$ ৩.৩৯ বিলিয়ন মার্কিন ডলারের সমান। সম্মুখ সারির ২০ টি ফার্মাসিউটিক্যাল কোম্পানী সমুদয় বাজার শেয়ারের ৮৫% এ আধিপত্য বিস্তার করে আছে। ইবনে সিনা ফার্মার বর্ধিত ব্যবসার পরিমাণ ৫%। এ খাতে ভারসাম্যহীন আমদানী-রপ্তানী, আমদানীকৃত গ্যাস ও জ্বালানীর ওপর নির্ভরতা, রেমিটেন্স প্রবাহের নিমুগামিতা, ক্রমবর্ধমান আমদানী ব্যয় নিষ্পত্তি এবং বৈদেশিক ঋণ গ্রহণ কঠিন পরিস্থিতি সৃষ্টিতে সহায়ক ভূমিকা রেখেছে।

আলোচ্য বছরে আইপিআই এর বৈদেশিক ব্যবসা পরিচালনার উল্লেখযোগ্য অগ্রগতি সাধিত হয়েছে। এ সময়ে কোম্পানী নতুন করে আরও কয়েকটি দেশে ওষুধ রপ্তানীর অর্ডার লাভ করেছে।

২০২৪-২৫ অর্থ বছরে শেয়ার প্রতি আয় দাঁড়িয়েছে ২০.২৭ টাকা যা ২০২৩-২৪ অর্থ বছরে ছিল ২১.৪৬ টাকা এবং আলোচ্য অর্থ বছরে শেয়ার প্রতি নীট সম্পদ মূল্য (NAVPS) ১২৫.৬৯ টাকা, যা পূর্ববর্তী অর্থ বছরে ছিল ১১১.৯৪ টাকা।

নীট সম্পদ মূল্য (NAV) ৩,৯২৬,৯০১,৬৬৪ টাকা, যা পূর্ববর্তী অর্থ বছরে ছিল ৩,৪৯৭,৪৮০,৭৭৪টাকা। শেয়ার প্রতি নীট চলতি নগদ প্রবাহ (NOCFPS) ২৩.১৬ টাকা, যা পূর্ববর্তী অর্থ বছরে ছিল ১২.৪৮ টাকা।

বাংলাদেশ ফার্মা মার্কেট

বাংলাদেশের ফার্মাসিউটিক্যাল মার্কেট বহুলাংশে আমদানী নির্ভরশীল। তদুপরি ওষুধ কোম্পানীসমূহ সামগ্রিকভাবে মার্কেটের সর্বপ্রকার সহজলভ্য ওষুধে ৯০% এর বেশি অবদান রেখে গেম চেঞ্জার হিসাবে আবির্ভূত হয়েছে। বিজ্ঞাণ এবং গবেষণা ও উন্নয়ন সেক্টরে নতুনত্ব উদ্ভাবনে বৈশ্বিক মার্কেটে এক উল্লেখযোগ্য পরিবর্তন সূচিত হয়েছে। বাংলাদেশের ওষুধ বাজার আন্তর্জাতিক স্তরে সামগ্রিক অনুপাতে আশ্চর্যজনক পরিবর্তন ঘটিয়েছে।

ফার্মাসিউটিক্যাল মার্কেট দ্রুত বিস্তারের জন্য বাংলাদেশ সরকার সহজ ড্রাগ অনুমোদন প্রাপ্তি, উৎপাদন এবং নতুন পণ্য বাজারজাতকরণের লক্ষ্যে অনুকূল নীতিমালা প্রণয়নে উল্লেখযোগ্য ভূমিকা পালন করেছে। বিদেশ থেকে ওষুধের কাঁচামাল আমদানী নির্ভরতা হাস করণের জন্য "এপিআই পাক" টার্নিং পয়েন্ট হিসেবে কাজ করছে। পেটেন্ট উৎপাদনে ভূমিকা পালনসহ ইতোমধ্যে একটিভ ফার্মাসিউটিক্যাল ইন্গ্রীডিয়েন্টস ওপেন করা হয়েছে। এর ফলে কাঁচামাল আমদানী ব্যয় সংকৃচিত হবে।

বিক্রয় প্রবৃদ্ধি অর্জন

আলোচ্য অর্থ বছরে কোম্পানী বিপণন ও বিতরণ বিভাগের জনশক্তি অপরিবর্তিত রেখে বাজার উপযোগি কর্মকৌশল গ্রহণ ও উৎপাদনশীলতা বৃদ্ধির মাধ্যমে কাঞ্চ্চিত প্রবৃদ্ধি অর্জন করতে সক্ষম হয়েছে। আলোচ্য অর্থ বছরে ৫% বিক্রয় প্রবৃদ্ধি অর্জিত হয়েছে। সর্বমোট বিক্রয় অর্জিত হয়েছে ১১,৮৮৩,৫৯৩,৭১৩ টাকা, বিগত বছরে বিক্রয় হয়েছিল ১১,৩৭০,৯২২,৩৪৪ টাকা। বিপণন ও বিতরণ বিভাগ এবং কারখানার সকল পর্যায়ের জনশক্তির সমন্বিত আন্তরিক প্রচেষ্টার ফলে এ অর্জনের ধারাবাহিকতা অব্যাহত রাখা সম্ভব হয়েছে।

শিল্প সম্ভাবনা ও সম্ভাব্য ভবিষ্যৎ উন্নয়ন

আলোচ্য অর্থ বছরে দি ইবনে সিনা ফার্মাসিউটিক্যাল ইন্ডাস্ট্রি পিএলসি সর্বক্ষেত্রে তথা উৎপাদনশীলতা ও ব্যবসা পরিচালনায় উত্তম নীতি সংরক্ষণ ও উন্নয়নকে অগ্রাধিকার দেয়ার প্রত্যয়ে অবিচল থাকার চেষ্টা অব্যাহত রেখেছে।

উন্নয়নের শীর্ষে পৌছার ব্যাপারে আমরা আপোষহীন। শুধুমাত্র স্থানীয় বাজার থেকে নয়, রপ্তানী বাজার থেকেও আয় বর্ধনের লক্ষ্যে উৎপাদনশীলতা বৃদ্ধির জন্য নানাবিধ পদক্ষেপ গ্রহণ করা হয়েছে। ভবিষ্যৎ উন্নয়ন ও টেকসই প্রবৃদ্ধি এবং অভ্যন্তরীণ ও আন্তর্জাতিক পরিসরে শ্বাস্থ্য সেবা প্রদান অব্যাহত রাখার লক্ষ্যে বহুমুখী প্রকল্প গ্রহণের নতুন কৌশল গ্রহণ করা হয়েছে।

একটি প্রতিযোগিতামূলক ব্যবসায়িক পরিবেশে কোম্পানী প্রতিযোগিতামূলক দরে সর্বোচ্চ গুণগত মানসম্পন্ন পণ্য দিয়ে ভোক্তা সাধারণের পাশে থাকতে সক্ষম হয়েছে। কোম্পানী উন্নত প্রযুক্তির সর্বোচ্চ ব্যবহার এবং ভবিষ্যৎ চ্যালেঞ্জ মোকাবিলা করে চাহিদামাফিক পণ্য পরিবেশনের মাধ্যমে ব্যবসা সম্প্রসারণের ওপর গুরুত্ব আরোপ করে থাকে। সম্ভাব্য ভবিষ্যৎ উন্নয়নে দি ইবনে সিনা ফার্মাসিউটিক্যাল ইন্ডাস্ট্রি পিএলসি এর দৃষ্টিভঙ্গি প্রতিবেদনের ৬৯ পৃষ্ঠায় উল্লেখ করা হয়েছে।

দি ইবনে সিনা এপিআই ইন্ডাস্ট্রি লি. এ বিনিয়োগ

কোম্পানীর ৩০ জুন, ২০২৫ সমাপ্ত অর্থ বছরের নিরীক্ষিত আর্থিক প্রতিবেদনের ০৭ নং নোটের রিপোর্ট মোতাবেক এপিআই এর ১০০ কোটি টাকা অনুমোদিত মূলধনের ৯৯.৯৯% শেয়ারের ধারক হিসেবে আলোচ্য বছরে ইবনে সিনা ফার্মার বিনিয়োগের পরিমাণ ৬৬৯,৯৯৯,৮০০ টাকা। হোল্ডিং কোম্পানী আইপিআই এর মোট ৪,৫৮৭,৮৭৮,৩৮২ (সম্পত্তি, প্লান্ট, যন্ত্ৰপাতি, চলতি মূলধন) টাকা প্ৰকৃত সম্পদের ১৪.৬০% টাকা যা বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশনের নোটিফিকেশন নং বিএসইসি / সিএমআরআরসিডি/২০০৮-১৮৩/এডমিন/০৩-৩০, তারিখ জুন ০১, ২০০৯ অনুসারে প্রকৃত সম্পদের ১% এর অধিক হওয়ায় পরিচালনা পরিষদের সুপারিশ শেয়ারহোল্ডারগণের অনুমোদনের জন্য অদ্যকার বার্ষিক সাধারণ সভায় পেশ করা হবে। সাবসিডিয়ারী কোম্পানী দি ইবনে সিনা এপিআই ইন্ডাস্ট্রি লি. এর আলোচ্য বছরের আর্থিক বিবরণী ০৪ এবং ০৫ নং নোটে উল্লেখিত হয়েছে। যা বার্ষিক প্রতিবেদনের ২৫৮ পৃষ্ঠায় পরিবেশিত হয়েছে।

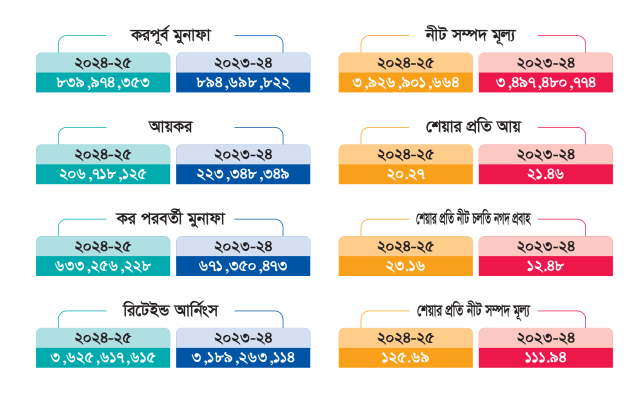
দি ইবনে সিনা পলিমার ইন্ডাস্ট্রি লি. এ বিনিয়োগ

কোম্পানীর ৩০ জুন, ২০২৫ সমাপ্ত অর্থ বছরের নিরীক্ষিত আর্থিক প্রতিবেদনের ০৭ নং নোটের রিপোর্ট মোতাবেক দি ইবনে সিনা পলিমার ইভাস্ট্রি লি. এর ৪০ কোটি টাকা অনুমোদিত মূলধনের ৬৫% শেয়ারের ধারক হিসেবে আলোচ্য বছরে ইবনে সিনা ফার্মার বিনিয়োগের পরিমাণ ১৩,০০০,০০০ টাকা। হোল্ডিং কোম্পানী আইপিআই এর মোট ৪,৫৮৭,৮৭৮,৩৮২/- টাকা প্রকৃত সম্পদের (সম্পত্তি, প্লান্ট, যন্ত্রপাতি, চলতি মূলধন) ২.৮৩% টাকা। যা বাংলাদেশ সিকিউরিটিজ এড এক্সচেঞ্জ কমিশনের নোটিফিকেশন নং বিএসইসি / সিএমআরআরসিডি/২০০৮-১৮৩/এডমিন/০৩-৩০, তারিখ জুন ০১, ২০০৯ অনুসারে প্রকৃত সম্পদের ১% এর অধিক

হওয়ায় এ সংক্রান্ত পরিচালনা পরিষদের ১টি সুপারিশ শেয়ারহোল্ডারগণের অনুমোদনের জন্য অদ্যকার বার্ষিক সাধারণ সভায় পেশ করা হবে। সাবসিডিয়ারী কোম্পানী দি ইবনে সিনা পলিমার ইন্ডাস্ট্রি লি. এর আলোচ্য বছরের আর্থিক বিবরণী ০৪ এবং ০৫ নং নোটে উল্লিখিত হয়েছে। যা বার্ষিক প্রতিবেদনের ২৬৭ পৃষ্ঠায় পরিবেশিত হয়েছে।

আর্থিক ফলাফল

০১ জুলাই ২০২৪ থেকে ৩০ জুন ২০২৫ অর্থ বছরের আর্থিক ফলাফলের সার সংক্ষেপ নিমুরূপ:





স্থায়ী সম্পদ

ধারাবাহিক উন্নয়নের অংশ হিসেবে দি ইবনে সিনা ফার্মাসিউটিক্যাল ইন্ডাস্ট্রি পিএলসির নিম্লোক্ত অগ্রগতি সাধিত হয়েছে।

- ১. ভূমি ক্রয় ও ভূমি উন্নয়ন;
- ২. নতুন প্রকল্প সমূহের জন্য প্রয়োজনীয় ইমারত নির্মাণ;
- ৩. উৎপাদন, মান নিয়ন্ত্রণ ও ইউটিলিটির জন্য নতুন মূলধনী মেশিন ক্রয়।

আইপিআই এর কৌশলগত পরিকল্পনার অগ্রাধিকার প্রকল্প হিসাবে "মাওনা প্রকল্প" ইউনিট-২ তে Oral Solid Dosage (OSD), Sterile and Oncology ওমুধ উৎপাদিত হবে। কোম্পানীর প্রত্যাশিত বিক্রয় প্রবৃদ্ধি অর্জনের তাগিদে মাওনা প্রকল্প বাস্তবায়নের কাজ পুরোদমে চলমান রয়েছে। অন্যদিকে চকপাড়া, মাওনা, গাজীপুরে অবস্থিত দি ইবনে সিনা পলিমার ইন্ডাস্ট্রি লি. উন্নয়ন কার্যক্রমের অংশ হিসেবে প্রশাসনিক ভবন নির্মাণের কাজ সমাপ্তির পথে আছে। সকল নতুন প্রকল্পের কার্যক্রম এবং মূলধনী যন্ত্রপাতি কোম্পানীর স্থায়ী সম্পদ বৃদ্ধিতে গুরুত্বপূণ অবদান রাখছে। আলোচ্য অর্থবছরে স্থায়ী সম্পদে যুক্ত হওয়া সম্পদে বিস্তারিত তথ্য বাষিক প্রতিবেদনের ২৪৬ পৃষ্ঠায় উপস্থাপিত হয়েছে।

উৎপাদন সক্ষমতা ও প্রযুক্তির ব্যবহার

কোম্পানীর প্লান্টের উৎপাদন ক্ষমতা, কর্মদক্ষতা, উৎপাদনশীলতা ও গুণগত মান বৃদ্ধির লক্ষ্যে উন্নত প্রযুক্তি সংযোজন . গবেষণা পরিচালনা ও প্রশিক্ষণ কার্যক্রম অব্যাহত রেখেছে। আলোচ্য বছরে ফার্মা, সেফা ও ন্যাচারাল মেডিসিন প্লান্টে সর্বাধুনিক ও উন্নত মানের মেশিনারিজ ও যন্ত্রপাতি ক্রয় ও স্থাপন এবং বেশ কিছু নতুন প্রোডাক্ট বাজারজাতকরণের মাধ্যমে সার্বিক বিনিয়োগ বৃদ্ধি পেয়েছে যা কোম্পানীর অভ্যন্তরীণ উৎস ও ব্যাংক বিনিয়োগের মাধ্যমে নির্বাহ করা হয়েছে।

উন্নত কাঁচামাল ও ওষুধের গুণগত মান

মানব কল্যাণের লক্ষ্যে কোম্পানী তার উৎপাদিত ওষুধের গুণগত মান রক্ষায় প্রতিশ্রুতিবদ্ধ। এ লক্ষ্যে মূল উপাদানের সঠিক মান ও উৎসের সন্ধান এবং উন্নত কাঁচামাল সংগ্রহ, সংরক্ষণ ও সঠিক মাত্রার ওষুধ প্রস্তুত করার লক্ষ্যে আইপিআই-এ টোটাল কোয়ালিটি ম্যানেজমেন্ট (TQM) সিস্টেম কার্যকর রয়েছে। বিশ্বমানের যন্ত্রপাতির মাধ্যমে উৎপাদন ও কঠোর মান নিয়ন্ত্রণের মধ্য দিয়ে উৎপাদিত ওষুধ গ্রাহকের দোরগোড়ায় সাশ্রয়ী মূল্যে পৌছানোর জন্যে কाम्भानी नित्रलम किष्ठा ठालिए याक ।

নতুন ওষুধ বাজারজাতকরণ

ফার্মা মেডিসিন

দি ইবনে সিনা ফার্মাসিউটিক্যাল ইন্ডাস্ট্রি পিএলসি প্রচলিত ওষুধের পাশাপাশি নিয়মিত নতুন ওষুধ বাজারজাতকরণ করছে যা কোম্পানীর প্রবৃদ্ধি অর্জনে যথেষ্ট ভূমিকা রেখে যাচ্ছে। এরই ধারাবাহিকতায় আইপিআই ২০২৪-২৫ অর্থ বছরে নতুন ১৬ টি জেনেরিকের মোট ১৮ টি প্রোডাক্ট বাজারজাত করেছে যার মধ্যে আছে লোপিট্রাস্ট ১০০ মিলি ইনজেকশন, ইসবগুল-এন স্যাশে, ইসবগুল-এনই স্যাশে, সুক্রাসল ২০০ মিলি সিরাপ, জিভন ২০ ট্যাবলেট, কর্ডেফ সিরাপ, সিনাসয় ট্যাবলেট, আরসুডিল প্লাস আই ডুপস, গ্যাভিসল কিডস স্যাশে. পলিজেল আই জেল. অডিকম ইয়ার ড্রপস, পেরাট্রাম ট্যাবলেট, মেরোসেফ ১.৫ গ্রাম ইনজেকশন, প্যারক্সিব ইনজেকশন, অ্যাপ্রোডাস্ট ২ মিলিগ্রাম ট্যাবলেট, অ্যাপ্রোডাস্ট ৪ মিলিগ্রাম ট্যাবলেট, ওলমিট্যাব ৪০ ট্যাবলেট, টেলট্যাব ৮০ ট্যাবলেট, ফিনোট্যাব ১০ ট্যাবলেট। এই প্রোডাক্টগুলির মধ্যে লোপিট্রাস্ট ১০০ মিলি ইনজেকশন, সুক্রাসল ২০০ মিলি সিরাপ, পলিজেল আই জেল, অডিকম কানের দ্রুপ. মেরোসেফ ১.৫ গ্রাম ইনজেকশন চিকিৎসক মহলে সমাদৃত হয়েছে।

ন্যাচারাল মেডিসিন

এলোপ্যাথিক ওমুধের পাশাপাশি বিশ্বব্যাপী ন্যাচারাল মেডিসিনের বাজারও সম্প্রসারিত হচ্ছে। দি ইবনে সিনা ন্যাচারাল মেডিসিন লি. ইতোমধ্যে চিকিৎসকগণের আস্থা অর্জন করতে সমর্থ হয়েছে। আলহামদুলিল্লাহ।

কোম্পানী ধারাবাহিকভাবে প্রচলিত প্রোডাক্টের পাশাপাশি নতুন নতুন প্রোডাক্ট বাজারজাতকরণের মাধ্যমে বিক্রয় বৃদ্ধিতে উল্লেখযোগ্য অবদান রাখছে।

২০২৪-২৫ অর্থবছরে কোম্পানী ৪টি নতুন প্রোডাক্ট বাজারজাত করেছে। সেগুলো হলো: মরিঙ্গা এল এক্স ক্যাপসুল ৫০০ মিগ্রা, সিনাসয় ট্যাবলেট ৫০০ মিগ্রা, কোলাজেন প্লাস ক্যাপসুল ৫০০ মিগ্রা এবং ব্যাসিগাট ৯ ক্যাপসুল ৫০০ মিগ্রা। মরিঙ্গা এলএক্সে ৯০টি পুষ্টি উপাদান, ৪৬টি অ্যামিনো এসিড এবং প্রধান ফাইটোকেমিকেল রয়েছে, যা পুষ্টি, শক্তি এবং রোগপ্রতিরোধ ক্ষমতা বৃদ্ধি করে। এটি আয়রনের ঘাটতি দূর করতে সাহায্য করে, স্তনে দুধ উৎপাদন বাড়ায় এবং ডায়াবেটিসের প্রবণতা হ্রাস করে। সিনাসয় ট্যাবলেট একটি ফার্মেন্টেড নন-জিএমও সয়া সাপ্লিমেন্ট, যা ল্যাকটোব্যাসিলাস ডেলব্রুয়েকি (রোজেল-১৮৭) দ্বারা প্রস্তুত। এটি গ্যাস্ট্রিক ও ড়ওডেনাল আলসার, দীর্ঘস্থায়ী গ্যাস্ট্রাইটিস, অতিরিক্ত এসিডিটি . হার্টবার্ন এবং অমুতা নিয়ন্ত্রণে কার্যকর। কোলাজেন

প্রাস একটি কম্বিনেশন সাপ্রিমেন্ট, যা অস্টিওআর্থ্রাইটিস ব্যবস্থাপনায় একাধিক পথকে টার্গেট করে। প্রদাহ ও রোগপ্রতিরোধ প্রক্রিয়াকে নিয়ন্ত্রণের মাধ্যমে এটি রিউম্যাটয়েড আর্থ্রাইটিসে অস্থ্রিসন্ধির উন্নতি সাধন করে। ব্যাসিগাট ৯ একটি প্রোবায়েটিক মিশ্রণ, যা ৯ বিলিয়ন সিএফইউ সম্পন্ন এবং অন্ত্রের মাইক্রোফ্লোরা ভারসাম্য পুনঃপ্রতিষ্ঠা করে, আইবিএস, গ্যাস ও কোষ্ঠকাঠিন্য উপশম করে, হজমশক্তি উন্নত করে এবং রোগ প্রতিরোধ ক্ষমতা বাডায়।

বিতরণ

দি ইবনে সিনা ফার্মাসিউটিক্যাল ইন্ডাস্ট্রি পিএলসি এর বিতরণ বিভাগটি আধুনিক বিতরণ ব্যবস্থার উপযুক্ত ও সুসজ্জিত। এ বিভাগে নিয়োজিত দক্ষ. পরিশ্রমী ও মেধা সম্পন্ন জনশক্তি সম্মিলিতভাবে প্রতিযোগিতা ও যুগোপযোগী বিতরণ কার্যক্রম সম্পাদন করছেন। কোম্পানীর উৎপাদিত ওষধ সরবরাহের লক্ষ্যে বিতরণ বহরে নিজম্ব প্রায় ১০০টি পরিবহন রয়েছে। তাছাড়া ২১টি সেলস ডিপোর মাধ্যমে ভোক্তা সাধারণের দোরগোড়ায় জরুরী জীবন রক্ষাকারী ওষুধ যথাসময়ে সরবরাহ নিশ্চিত করছে। আধুনিক প্রযুক্তি যথা সফটওয়ার, অটোমেশন নেটওয়ার্কে সুবিধাদি ব্যবহার করে সুফল ভোগের পাশাপাশি কাস্টমার সার্ভিস তুরান্বিত করা হচ্ছে। আগামীতে "মডেল ডিপো" ধারণার আলোকে ডিপো ব্যবস্থাপনা পদ্ধতিকে উন্নত করার মাধ্যমে কাঞ্চ্মিত বিক্রয় লক্ষ্যমাত্রা অর্জনে এ বিভাগ সর্বদা প্রস্তুত ও প্রতিশ্রুতিবদ্ধ।

রপ্তানি কার্যক্রম

স্বাস্থ্যসেবা প্রদানের মাধ্যমে দিপক্ষীয় ব্যবসায়িক বন্ধন আরও জোরদার করার জন্য দি ইবনে সিনা ফার্মা তার কারখানা বৈদেশিক ক্রেতা এবং বিধিবদ্ধ কর্তৃপক্ষের পরিদর্শনের জন্য সর্বদা উন্মুক্ত রেখেছে। এ মুহূর্তে ইবনে সিনা ফার্মা শতাধিক বিভিন্ন মাত্রার প্রডাক্ট সেন্ট্রাল আমেরিকার গুয়েতেমালা এবং এশিয়া মহাদেশের ভিয়েতনাম, ফিলিপাইন, কম্বোডিয়া, মিয়ানমার, শ্রীলঙ্কা ্এবং মালদ্বীপ, আফ্রিকার মহাদেশের কেনিয়া, মালি, সোমালিয়া ও সিয়েরালিওনে রপ্তানি করছে। ভবিষ্যতে ব্যবসা উন্নয়নের জন্য আরও অনেক দেশের সাথে চুক্তি করার কার্যক্রম চলমান আছে। বিশ্বের জেনেরিক মার্কেটের সুযোগকে কাজে লাগানোর জন্য ইবনে সিনা ফার্মা বর্তমানে আন্তর্জাতিক নানা বিধিবদ্ধ কর্তৃপক্ষ দ্বারা তার উৎপাদন ইউনিট গুলোকে অনুমোদন করানোর দিকে দৃষ্টি দিয়েছে।

মানব সম্পদ উন্নয়ন

কোম্পানী তার সুদূরপ্রসারী লক্ষ্য ও উদ্দেশ্যকে বাস্তবায়ন করার জন্য জনশক্তি পরিকল্পনা প্রণয়ন, জনবল নিয়োগ, কর্মী মূল্যায়ন, পদোন্নতি ইত্যাদি কর্মকান্ডের মাধ্যমে হেড অফিস্ ফিল্ড ও ফ্যাক্টরির সকল পর্যায়ে একটি সুসমন্বিত অনুকল কার্যকর কর্মপরিবেশ তৈরীর ইতিবাচক প্রয়াস অব্যাহত রেখে চলেছে।

লিগ্যাল অ্যাফেয়ার্স এন্ড এস্টেট

কোম্পানীর মানব সম্পদ সহ সার্বিক ব্যবস্থাপনার ক্ষেত্রসমূহকে যথাসম্ভব আইনানুগ রাখা, শ্রমিক ও শ্রমিক ইউনিয়ন (সিবিএ) সহ শ্রম বিরোধসমূহের আইনী নিষ্পত্তি সাধন, মামলা-মোকদ্দমাসমূহ লিগ্যাল অ্যাফেয়ার্স বিভাগ সুষ্ঠভাবে তদারকী ও পরিচালনা করছে। কোম্পানীর সম্পদ এবং জমি-জমা প্রতিনিয়ত একটি আইনী সুরক্ষার মাধ্যমে আহরণ ও রক্ষণাবেক্ষণ করা হচ্ছে।

ञन्यामित्क व्यक्ति छिशाउँ राज्यानित व्यथान कार्यानय. কারখানা, সেলস ডিপোসমূহ ও ফিল্ড পর্যায়ে অবস্থিত সকল প্রকারের স্থাবর-অস্থাবর সম্পদের খাতওয়ারি তালিকাভূক্তিকরণ পূর্বক ডাটাবেজ তৈরীর মাধ্যমে পেশাদারিত্বের সাথে আইনী ও দাপ্তরিক কাঠামোয় এসবের সার্বক্ষণিক সুরক্ষা ও সংরক্ষণ কাজ যথারীতি সম্পন্ন করে যাচ্ছে।

ট্রেনিং এন্ড ক্ষিলস ডেভেলপমেন্ট

কোম্পানীর বিপুল সংখ্যক জনশক্তির দক্ষতা উত্তরোত্তর বৃদ্ধি সহ তাঁদের মেধা ও যোগ্যতার যুগোপযোগী উৎকর্ষ সাধনে नानाभूशी প্रশিক্ষণের ব্যবস্থা গ্রহণ করা হয়েছে। উল্লেখ্য, আলোচ্য অর্থ বছরে কোম্পানীর বিভিন্ন স্তর ও বিভাগে কর্মরত প্রায় ৪৩০০ জনকে নিজম্ব ব্যবস্থাপনায় প্রশিক্ষণ দেয়া হয়েছে এবং ক্ষেত্র বিশেষে বিভিন্ন পেশাদার দেশী-বিদেশী প্রতিষ্ঠানে প্রশিক্ষণের জন্য প্রেরণ করা হয়েছে। প্রশিক্ষণোত্তর কর্মক্ষেত্রে এর প্রভাব ও কার্যকারিতা মূল্যায়ন (Effective Evaluation) করা হয়। একটি যুঁতসই প্রশিক্ষণ নীতিমালার আলোকে আগামীতে পুরো জনবলকে পর্যায়ক্রমে প্রয়োজন মাফিক প্রশিক্ষণ (Need-Based Training) কর্মসূচির আওতায় আনা হবে, যা ভবিষ্যতে কোম্পানীর উন্নয়নে ইতিবাচক ভূমিকা রাখতে সক্ষম হবে বলে আশা করা যায়।

তথ্য প্রযুক্তি

একটি গতিশীল ফার্মাসিউটিক্যাল কোম্পানী হিসেবে দি ইবনে সিনা ফার্মাসিউটিক্যাল ইন্ডাস্ট্রি পিএলসি মান সম্পন্ন পণ্য উৎপাদন ও বাজারজাত করণের প্রতিটি ধাপে সর্বশেষ তথ্য প্রযুক্তির ব্যবহার নিশ্চিত করেছে। প্রকিউরমেন্ট, ইনভেন্টরী, উৎপাদন, কস্টিং, মানব সম্পদ, প্রশাসন, হিসাব, বিপণন, মার্কেট সার্ভে এবং বিক্রয় ও বিতরণ মড়্যুলসে ইআরপি পদ্ধতিতে কাৰ্যক্ৰম চলছে। এ পদ্ধতি চাহিদা মোতাবেক সময়োচিত সিদ্ধান্ত ও পদক্ষেপ গ্রহণে খুবই সহায়ক। প্রতিদ্বন্দ্বিতা ও প্রতিযোগিতামূলক বাজারের সফলতা অর্জনের জন্য কোম্পানী আধুনিকায়ন ও সময়ের সদ্যবহারের লক্ষ্যে সর্বশেষ তথ্য প্রযুক্তির সর্বোচ্চ ব্যবহার করতে বদ্ধপরিকর।

কর্পোরেট গভর্নেন্স কমপ্রায়ান্স রিপোর্ট

কর্পোরেট গভর্নেন্স কমপ্লায়ান্স অডিটর কোম্পানীর কমপ্লায়ান্স স্ট্যাটাস মূল্যায়ন করে সন্তোষজনক প্রতিবেদন পেশ করেছেন। বাংলাদেশ সিকিউরিটিজ এভ এক্সচেঞ্জ কমিশন ইস্যুকৃত 'কর্পোরেট গভর্নেন্স কোড' (নোটিফিকেশন নং বিএসইসি / সিএমআরআরসিডি / ২০০৬-১৫৮ / ২০৭ /এডমিন / ৮০, তারিখ ০৩ জুন, ২০১৮) প্রতিপালনের মাধ্যমে দি ইবনে সিনা ফার্মাসিউটিক্যাল ইন্ডাস্ট্রি পিএলসি এর কার্যক্রম পরিচালনায় কোম্পানী অঙ্গীকারাবদ্ধ। আলোচ্য অর্থ বছরে কোম্পানীর জন্য প্রযোজ্য "কর্পোরেট গভর্নেন্স কোড" যথাযথভাবে অনুসরণ করা হয়েছে। কমপ্লায়ান্স অডিটর কর্তৃক নিরীক্ষিত রিপোর্ট বার্ষিক প্রতিবেদনের ১৮১ ও ১৮২ পৃষ্ঠায় Annexure-B এবং Annexure-C তে সন্নিবেশিত হয়েছে।

ব্যবস্থাপনা সংক্রান্ত বিবৃতি ও পর্যালোচনা

বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশন এর কর্পোরেট গভর্নেন্স কোড বিধি নং বিএসইসি / সিএমআরআরসিডি / ২০০৬-১৫৮ / ২০৭ / এডমিন / ৮০, তারিখ ০৩ জুন, ২০১৮ অনুসারে কোম্পানীর চলমান সক্ষমতা, আর্থিক অবস্থা ও অন্যান্য প্রকাশিত বিবৃতিগুলো সম্পর্কে পৃথকভাবে বার্ষিক রিপোর্টের ব্যবস্থাপনা পরিচালকের প্রতিবেদনের ৬৬ পৃষ্ঠায় বিস্তারিত আলোচনা করা হয়েছে।

অতিরিক্ত বিধিবদ্ধ তথ্য

সম্মানিত শেয়ারহোল্ডারগণ ও স্টেকহোল্ডারগণের প্রতি জবাবদিহির দৃষ্টিভঙ্গি নিয়ে সুচার্নরূপে কোম্পানী পরিচালনা করা হচ্ছে "কর্পোরেট গুড গভর্নেন্স" এর মূল উদ্দেশ্য। পরিচালকগণ বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশন এর Corporate Governance Code অনুসারে নিম্নে উল্লিখিত বিষয়সমূহের মান নিশ্চিত করেনঃ-

- ১. কোম্পানীর শিল্প দৃষ্টিভঙ্গি এবং সম্ভাব্য ভবিষ্যৎ উন্নয়ন সম্পর্কিত বিষয় বার্ষিক প্রতিবেদনের ৬৯ পৃষ্ঠায় বর্ণিত হয়েছে:
- ২. সেগমেন্ট বা পণ্য ভিত্তিক Performance সম্পর্কিত তথ্য বার্ষিক প্রতিবেদনের ৭৯ ও ৮০ পৃষ্ঠায় বর্ণিত হয়েছে;
- ৩. অভ্যন্তরীণ ও বহিঃ ঝুঁকির কারণসহ ঝুঁকি ও অনিশ্চয়তা সম্পর্কিত প্রতিবেদন, স্থায়ীত্বের প্রতি হুমকি ও পরিবেশের ওপর নেতিবাচক প্রভাব সম্পর্কে প্রতিবেদনের ১৭১ পৃষ্ঠায় বর্ণিত হয়েছে;
- 8. Cost of Goods Sold, Gross Profit Margin Ges Net Profit Margin সম্পর্কিত তথ্য বার্ষিক

- প্রতিবেদনের ৭২ পৃষ্ঠায় বর্ণিত হয়েছে;
- ৫. অম্বাভাবিক কর্মকান্ড (লাভ ক্ষতি) ও এর প্রভাব সম্পর্কে প্রতিবেদনে আলোচনা করা হয়েছে;
- ৬. কোম্পানীর ব্যবসা সংশ্রিষ্ট পক্ষের লেনদেন সম্পর্কিত তথ্য প্রতিবেদনের ২৪২ পৃষ্ঠায় বর্ণিত হয়েছে;
- ৯. প্রান্তিক হিসাব ও বার্ষিক হিসাবের সাথে উল্লেখযোগ্য পার্থক্য নেই:
- ১০. ইন্ডিপেনডেন্ট পরিচালকসহ পরিচালকমন্ডলীর ভাতা (Remuneration) সম্পর্কিত তথ্য প্রতিবেদনের ২৩৫ পৃষ্ঠায় বর্ণিত হয়েছে;
- ১১. কোম্পানীর ব্যবস্থাপনা কর্তৃপক্ষ কর্তৃক প্রস্তুতকৃত আর্থিক বিবরণী সম্পর্কিত বিভিন্ন কার্যক্রমের চিত্র, ফলাফল, পরিচালনা নীতিমালা, নগদ অর্থ প্রবাহ এবং তারল্যের পরিবর্তন যুক্তিযুক্ত ও দুরদর্শী বিবেচনার ভিত্তিতে উপস্থাপিত হয়েছে:
- ১২. কোম্পানীর হিসাব বহি সমূহ যথাযথভাবে সংরক্ষিত
- ১৩. হিসাব নীতিমালা অনুসরণ পূর্বক আর্থিক বিবৃতি সমূহ প্রস্তুত করা হয়েছে এবং হিসাব সম্পর্কিত অনুমানগুলো বিচক্ষণতার সাথে যুক্তিসঙ্গতভাবে তৈরী করা হয়েছে;
- ১৪. আর্থিক বিবরণী সমূহ প্রস্তুতকালে বাংলাদেশে প্রযোজ্য আন্তর্জাতিক হিসাব মান (IAS & IFRS) অনুসরণ করা এবং যথাযথভাবে উপস্থাপিত করা হয়েছে;
- ১৫. অভ্যন্তরীণ নিয়ন্ত্রণ ব্যবস্থার কার্যকর প্রয়োগ ও তত্তাবধান নিশ্চিত করা হয়েছে;
- ১৬. ক্ষুদ্র বিনিয়োগকারীদের স্বার্থ সুরক্ষা সম্পর্কিত তথ্য প্রতিবেদনে উল্লেখ করা হয়েছে:
- ১৭. চলমান প্রতিষ্ঠান হিসেবে কোম্পানীর সক্ষমতা প্রমাণিত:
- ১৮. কোম্পানীর পরিচালনাগত ব্যাপারে পূর্ববর্তী বছরের তুলনায় উল্লেখযোগ্য কোন বিচ্যুতি নেই;
- ১৯. পাঁচ বছরের পরিচালনা ও আর্থিক ফলাফল সমূহ ৭২ পৃষ্ঠায় বর্ণিত হয়েছে;
- ২২. পরিচালনা পর্ষদের সভায় উপস্থিতির বিবরণ ১৫৪ পৃষ্ঠায় বর্ণিত হয়েছে;
- ২৩. কোম্পানীর শেয়ারহোল্ডিং প্যাটার্ন ৮৭ ও ২২৬ পৃষ্ঠায় বর্ণিত হয়েছে:
- ২৪. পরিচালনা পর্ষদের নিয়োগ অথবা পুনর্নিয়োগ সম্পর্কিত তথ্য প্রতিবেদনের ৫১ পৃষ্ঠায় বর্ণিত হয়েছে;
- ২৫. কোম্পানীর ব্যবস্থাপনা পরিচালক প্রদত্ত পরিচালনা (Management) সংশ্লিষ্ট পর্যালোচনা ও বিশ্লেষণ সম্পর্কিত তথ্য প্রতিবেদনের ৬৬ পৃষ্ঠায় বর্ণিত হয়েছে;
- ২৬. বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশন এর

নোটিফিকেশন অনুসারে ব্যবস্থাপনা পরিচালক এবং চিফ ফাইন্যান্সিয়াল অফিসার কর্তৃক আলোচ্য বছরে তাঁদের দায়িত্ব ও কর্তব্য সম্পর্কিত ঘোষণা প্রতিবেদনের ১৬৬ পৃষ্ঠায় বর্ণিত হয়েছে; ২৭. বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশনের প্রোফর্মা অনুযায়ী কর্পোরেট গভর্নেন্স কমপ্লায়ান্স রিপোর্ট প্রতিবেদনের ১৮১ এবং ১৮২ পৃষ্ঠায় উপস্থাপিত হয়েছে;

IAS, IFRS সহ অন্যান্য আরোপযোগ্য আইন ও নীতি সমূহের যথাযথ বান্তবায়ন

কোম্পানী আইন, ১৯৯৪ এবং বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশন বিধি, ১৯৮৭ এবং বাংলাদেশ ফিনান্সিয়াল রিপোটিং এ্যাক্ট ২০১৫ অনুসরণ পূর্বক কোম্পানী যাতে তার যাবতীয় আর্থিক লেনদেনের হিসাব সংরক্ষণ করা সহ সঠিক আর্থিক অবস্থা প্রকাশ করে, তা নিশ্চিত করার দায়িত্ব কোম্পানীর পরিচালনা পর্ষদের। সকল আর্থিক হিসাব প্রণয়নে The International Accounting Standard (IAS) The International Financial Reporting Standard (IFRS) সহ অন্যান্য আরোপযোগ্য নীতি সমূহের পূর্ণ অনুসরণ পূর্বক প্রস্তুত করার প্রক্রিয়া নিশ্চিত করা হয়। আর্থিক হিসাব প্রস্তুত প্রক্রিয়ায় পরিচালকগণের করণীয় সম্পর্কিত পৃথক একটি রিপোর্ট ১৬৭ পৃষ্ঠায় দেয়া হয়েছে।

আর্থিক প্রতিবেদন ঃ স্বচ্ছতা ও জবাবদিহি

প্রান্তিকের আর্থিক হিসাব প্রস্তুত, আর্থিক বছর শেষে বার্ষিক হিসাব এবং কার্যক্রমের যথাযথ মূল্যায়ন ও প্রকাশের দায়িত্ব পরিচালনা পর্ষদ পালন করে যাচেছন। পরিচালনা পর্ষদ কর্তৃক গঠিত অডিট কমিটি এসব প্রতিবেদনের তথ্যাবলীর সঠিকতা. যথার্থতা, স্বচ্ছতা ও পূর্ণাঙ্গতা নিয়মিত নিরীক্ষা করে থাকেন। বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ নোটিফিকেশন নং এসইসি/ সিএমআরআরসিডি ২০০৮-১৮৩/ এডমিন/০৩-৩৪. তারিখ ২৭ সেপ্টেম্বর. ২০০৯ এবং ঢাকা স্টক এক্সচেঞ্জ পিএলসি ও চট্টগ্রাম স্টক এক্সচেঞ্জ পিএলসি এর লিষ্টিং রুলস ২০১৫ অনুযায়ী ২০২২-২৩ অর্থবছরের প্রথম প্রান্তিক, অর্ধবার্ষিক ও তৃতীয় প্রান্তিক এর অনিরীক্ষিত হিসাব কোম্পানীর ওয়েব সাইট, খবরের কাগজ ও অনলাইন নিউজ পোর্টালের মাধ্যমে প্রকাশ

আলোচ্য অর্থ বছরের প্রথম প্রান্তিক, অর্থ-বার্ষিক ও তৃতীয়

ব্যবসা সংশ্রিষ্ট পক্ষগণের সাথে লেনদেন

সংশ্লিষ্ট ব্যবসায় পক্ষসমূহের সাথে লেন-দেন International Accounting Standard IAS-২৪ ও ব্যবসায়িক নীতিমালা অনুসরণ করে বাণিজ্যিক ভিত্তিতে করা

করা হয়েছে এবং কোম্পানী যথারীতি ও নিয়মিতভাবে BSEC,

DSE, CSE সহ অন্যান্য নিয়ন্ত্রণকারী প্রতিষ্ঠান সমূহে প্রেরণ

হয়েছে। আলোচ্য অর্থ বছরে সংশ্লিষ্ট পক্ষসমূহের সাথে লেন-দেনের প্রকৃতি, ধরন, মান ইত্যাদি বিস্তারিতভাবে আর্থিক প্রতিবেদনের ২৪২ পৃষ্ঠায় উপস্থাপন করা হয়েছে।

সংখ্যালঘু শেয়ারহোল্ডারগণের স্বার্থ রক্ষা

২০২৪-২৫ অর্থ বছরে সংখ্যালঘু শেয়ারহোল্ডারগণের স্বার্থ সুরক্ষিত। প্রত্যক্ষ বা পরোক্ষ কোন ভাবেই সংখ্যালঘু শেয়ারহোল্ডারগণের স্বার্থহানিকর কোন কার্যক্রম সংগঠিত হয়নি। কোম্পানী আইনের ২৩৩ ধারা "সংখ্যালঘু সদস্য বা শেয়ারহোল্ডাগণের স্বার্থ রক্ষার্থে আদালত কর্তৃক নির্দেশ দান" যথাযথভাবে প্রতিপালন করা হয়েছে। এ বিষয়ে বার্ষিক প্রতিবেদনের ২২৬ পৃষ্ঠায় বিবরণ বর্ণিত হয়েছে।

অম্বাভাবিক লাভ-ক্ষতি

২০২৪-২৫ অর্থ বছরে অস্বাভাবিক লাভ-ক্ষতি পরিলক্ষিত হয়নি।

পরিচালনা পর্যদের ধারণকৃত শেয়ার

কোম্পানীর পরিচালনা পর্ষদের নাম ও তাঁদের নামের বিপরীতে ধারণকৃত শেয়ার সংক্রান্ত বিবরণী প্রতিবেদনের ৮৭ পৃষ্ঠায় বর্ণিত হয়েছে।

সুবিধাভোগী ব্যবসা নিষিদ্ধ করণ বিধিমালা প্রতিপালন

কোম্পানী তার সকল পরিচালক, সকল কর্মকর্তা-কর্মচারী, শ্রমিক এবং এর সাথে সংশ্লিষ্ট সবার জন্য শেয়ার লেনদেন এর ক্ষেত্রে বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশন এর বিধি অনুসারে সুবিধাভোগী ব্যবসা নিষিদ্ধকরণ বিধিমালা যথাযথভাবে প্রতিপালিত হচ্ছে।

আইনের প্রতি শ্রদ্ধা

রাষ্ট্রীয় আইন ও অন্যান্য প্রযোজ্য বিধি বিধানের যথাযথ অনুসরণ ও প্রতিপালনে সর্বোচ্চ অগ্রাধিকার প্রদান করা হচ্ছে এবং করণীয় বিষয়সমূহ যথাসময়ে ও যথাযথভাবে নিশ্চিত করা হচ্ছে। কোম্পানী আইন প্রয়োগকারী ও নিয়ন্ত্রণকারী সংস্থা এবং অন্যান্য আইন প্রণয়নকারী কর্তৃপক্ষের বিধি বিধান মেনে চলতে বদ্ধপরিকর।

শ্রম আইনের প্রতিপালন

শ্রমবান্ধব পরিবেশ বজায় রাখার লক্ষ্যে কোম্পানী বাংলাদেশ শ্রম আইন, ২০০৬ (সংশোধিত ২০১৮) ও শ্রম বিধি, ২০১৫ (সংশোধিত ২০২২) যথাযথভাবে প্রতিপালন করছে।

দৃষণমুক্ত পরিবেশ

দি ইবনে সিনা ফার্মাসিউটিক্যাল ইন্ডাস্ট্রি পিএলসি পরিবেশ আইনের প্রতি শ্রদ্ধাশীল এবং এ লক্ষ্যে সংশ্রিষ্ট সকল কার্যক্রম গ্রহণ করেছে। ক্রমবর্ধমান মানবসৃষ্ট দৃষণ ও বিপর্যয়ের কারণে

করেছে।

সৃষ্ট পরিবেশ ও জনস্বাস্থ্য ঝুঁকিমুক্ত রাখা এবং উৎপাদনকালীন অভ্যন্তরীণ দৃষণ ও বর্জ্য নিঃসরণে রাষ্ট্রীয় সংস্থা পরিবেশ অধিদপ্তর ও ওষুধ প্রশাসন অধিদপ্তরের বিধিমালা অনুসরণ করে ETP ও অন্যান্য দৃষণমুক্ত কার্যক্রম পরিচালনা করে যাচেছ।

বিধিবদ্ধ পরিশোধ সমূহ

কোম্পানীতে কর্মরত কর্মকর্তা-কর্মচারী-শ্রমিকগণের এবং রাষ্ট্রীয় সকল বিধিবদ্ধ দেনা সমূহ যথাযথভাবে হালনাগাদ পরিশোধিত হয়েছে।

পুঁজি বাজারের বিধি সমূহ প্রতিপালন

কোম্পানী ঢাকা স্টক এক্সচেঞ্জ পিএলসি ও চট্টগ্রাম স্টক এক্সচেঞ্জ পিএলসি এ তালিকাভুক্ত হওয়ার পর থেকে বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশন, ঢাকা স্টক এক্সচেঞ্জ পিএলসি ও চট্টগ্রাম স্টক এক্সচেঞ্জ পিএলসি সহ এতদসংশ্লিষ্ট অন্যান্য কর্তৃপক্ষের সময়ে সময়ে ইস্যুকৃত আইন, বিধি ও নির্দেশনা সমূহ যথাযথভাবে প্রতিপালন করে যাচ্ছে।

উল্লেখযোগ্য আর্থিক বিবরণীর তথ্যাদি

বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশন এর নির্দেশনা অনুযায়ী আলোচ্য বছর সহ গত ৫ বছরের উল্লেখযোগ্য আর্থিক কার্যক্রম ও ফলাফলের সংক্ষিপ্ত বিবরণী প্রতিবেদনের ৭২ পৃষ্ঠায় বর্ণিত হয়েছে।

কোম্পানীর কর্মকর্তা, কর্মচারী ও শ্রমিকগণের জন্য কল্যাণমূলক কার্যক্রম

কোম্পানীর আলোচ্য বছরে কর্মকর্তা-কর্মচারী-শ্রমিকগণের জন্য কল্যাণমূলক কার্যক্রমের বিবরণী প্রতিবেদনের ১২৯ পৃষ্ঠায় সন্নিবেশিত হয়েছে।

শ্রমিক মুনাফা অংশীদারিত্ব তহবিল (WPPF) ও কল্যাণ তহবিল (Welfare Fund)

শ্রম আইন, ২০০৬ (সংশোধিত ২০১৮) অনুযায়ী, অর্জিত মুনাফার সর্বমোট অর্থের ৫% অর্থাৎ ৪৩ ,৩৫৮ ,৩৯১/- (চার কোটি তেতত্রিশ লক্ষ আঠান হাজার তিনশত একানব্বই) টাকা WPPF-এ স্থানান্তর করা হবে।

উল্লেখ্য বিগত বছরের অনুমোদিত WPPF এর ১০% অর্থাৎ ৩.৮৮১.৮৯০/- টাকা ইতোমধ্যে গণপ্ৰজাতন্ত্ৰী বাংলাদেশ সরকারের শ্রম ও কর্মসংস্থান মন্ত্রণালয়ের "বাংলাদেশ শ্রমিক কল্যাণ ফাউন্ডেশন" এর হিসাবে স্থানান্তর করা হয়েছে।

চলমান প্রতিষ্ঠান

পরিচালনা পর্ষদ কোম্পানীর ব্যবসায়িক গতি প্রকৃতি বিশ্লেষণের মাধ্যমে মহান আল্লাহর রহমতে নিশ্চিত হয়েছেন যে, আগামী দিনগুলোতে ব্যবসায়িক কার্যক্রম চালিয়ে নেয়ার মত যথেষ্ট সঙ্গতি কোম্পানীর রয়েছে। চলমান নীতিমালার আলোকেই কোম্পানীর আর্থিক বিবরণীসমূহ প্রস্তুত করা হয়েছে। কোম্পানীর ব্যবস্থাপনা কর্তৃপক্ষের বিবেচনায় এরূপ কোন ঘটনা বা পরিস্থিতি সম্পর্কিত বৈষয়িক উদ্বেগ বা অনিশ্চয়তা সৃষ্টি হয়নি, যার দ্বারা কোম্পানী চলমান প্রতিষ্ঠান হিসেবে এর ভবিষ্যৎ কার্যক্রম চালিয়ে যাওয়ার ক্ষেত্রে সক্ষমতার বিষয়ে কোনরূপ সন্দেহ সৃষ্টি করতে পারে।

জাতীয় কোষাগারে অবদান

সামাজিক অঙ্গীকারের অংশ হিসেবে কোম্পানী নিয়মিতভাবে জাতীয় কোষাগারে অবদান রাখছে। কোম্পানী জাতীয় রাজস্ব কোষাগারে কর ও ভ্যাট বাবদ ০১ জুলাই ২০২৪ থেকে ৩০ জুন ২০২৫ পর্যন্ত ২.১৮০,৬৬৬,৯৬৬ টাকা প্রদান করে জাতীয় অর্থনীতি বিকাশে উল্লেখযোগ্য অবদান রেখেছে।

অভ্যন্তরীণ নিয়ন্ত্রণ ও ঝুঁকি ব্যবস্থাপনা

কোম্পানীর অভ্যন্তরীণ ও বহি:স্থ ঝুঁকি সম্পর্কিত সম্ভাব্য সবক্ষেত্রে শক্তিশালী অভ্যন্তরীণ নিয়ন্ত্রণ ও ঝুঁকি ব্যবস্থাপনা বিদ্যমান রয়েছে। এর বিবরণী প্রতিবেদনের ১৭১ পৃষ্ঠায় দেয়া আছে।

মূল্য সংবেদনশীল ও বস্তুগত তথ্য প্রকাশের নীতিমালা ঃ

বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশনের বিধি নং-বিএসইসি /সিএমআরআরসিডি /৫২/এডমিন /১৪০ তারিখ ২৮.১২.২০২২ মোতাবেক ক্ষুদ্র বিনিয়োগকারী ও অন্যান্য স্টেক হোল্ডারদের স্বার্থ সংরক্ষণার্থে দি ইবনে সিনা ফার্মাসিউটিক্যাল ইন্ডাস্ট্রি পিএলসি পরিচালনা পর্ষদ মূল্য সংবেদনশীল ও বস্তুগত তথ্য প্রকাশের নীতিমালা কোম্পানীর প্রণয়ন করেছে। ওয়েবসাইট: www.ibnsinapharma.com এটি নির্দেশক কাঠামো হিসাবে প্রকাশ করা হয়েছে এতে শেয়ারহোল্ডারগন সহ অন্যান্য স্টেক হোল্ডারগণ মূল্য সংবেদনশীল ও বস্তুগত তথ্য যথাসময়ে অনায়াসে অবহিত হতে পারবেন।

মূল্য সংবেদনশীল ও বস্তুগত তথ্য বলতে কোম্পানীর আর্থিক অবস্থার পরিবর্তন, কর্পোরেট ঘোষণা, কর্পোরেট কাঠামো পরিবর্তন, পুঁজি কাঠামো ব্যবসা কার্যক্রম সম্প্রসারণ বা পরিবর্তন, ঋণ ও ফান্ড ব্যবস্থাপনা ইত্যাদির উল্লেখযোগ্য পরিবর্তন বুঝায়। এটি দ্বারা শেয়ারহোল্ডারগণ ও সম্ভাব্য বিনিয়োগকারীগণ বিনিয়োগ করার ক্ষেত্রে প্রভাবিত হন।

পরিচালনা পর্ষদের 'কোড অব কন্ডাক্ট' প্রতিপালন

বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশন এর বিধি প্রতিপালনার্থে কোম্পানীর পরিচালনা পর্ষদ পরিচালকগণের জন্য পৃথক একটি 'কোড অফ কন্ডাক্ট' অনুমোদন করেছে। বার্ষিক প্রতিবেদনের ১৬২ পৃষ্ঠায় সেটি বর্ণিত হয়েছে। কোড অফ কন্ডাক্টটি কোম্পানীর অফিসিয়াল ওয়েবসাইটে (www.ibnsinapharma.com) যথারীতি আপলোড করা হয়েছে।

নৈতিকতা পরিপালন

কোম্পানী নৈতিকতার ওপর সর্বোচ্চ গুরুত্ব দিয়ে থাকে। যাতে আইন কানুন ও পেশাদারিত্ব বজায় রেখে সংশ্লিষ্ট কর্মকর্তা. কর্মচারী এবং শ্রমিকবৃন্দ সঠিক ও সুচারভাবে স্ব স্ব দায়িত্ব পালন করতে সক্ষম হন।

পরিচালনা পর্যদের ভাতা

ইনডিপেনডেন্ট পরিচালক সহ পরিচালনা পর্যদের সদস্যগণের সম্মানী ও ভাতা বাবদ ব্যয়ের পরিমাণ আর্থিক প্রতিবেদনের ২৭.০১ নং নোটে উল্লেখ করা হয়েছে, যা বার্ষিক প্রতিবেদনের ২৩৫ পৃষ্ঠায় বর্ণিত হয়েছে।

পারিশ্রমিক নীতি

পারিশ্রমিক বিষয়ে সিদ্ধান্ত নেয়ার ক্ষেত্রে মুদ্রাস্ফীতি, মূল্য ठानिका এবং অপরাপর প্রতিযোগী কোম্পানী সমূহের সাথে সামঞ্জস্য রেখে কর্মকর্তা, কর্মচারীগনের এবং শ্রমিকগণের ক্ষেত্রে সরকারের ন্যুনতম মজুরী বোর্ড এর নির্দেশনার আলোকে বেতন-ভাতা-মজুরী ইত্যাদি নির্ধারণ করা হয়। বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশনের জারিকৃত কর্পোরেট গভর্নেন্স কোড অনুসারে NRC এর সুপারিশ মোতাবেক कार्यनिर्वारी পরিচালকগণের মূল্যায়ন ও সম্মানী বোর্ডের অনুমোদন সাপেক্ষে প্রদানের পদ্ধতি অনুসরণ করা হয়।

আর্থিক বিবরণী প্রস্তুত পরবর্তী ঘটনাবলী

আর্থিক বিবরণীর নোট নং ৩.১৮ এ বর্ণিত বিষয় ব্যতিত ০১ জুলাই ২০২৪ থেকে ৩০ জুন ২০২৫ পর্যন্ত সময়ের আর্থিক বিবরণী প্রস্তুত পরবর্তী সমন্বয়ের প্রয়োজনীয়তা অথবা আর্থিক বিবরণীতে প্রকাশযোগ্য কোন ঘটনা ঘটেন। যা বার্ষিক প্রতিবেদনের ২১৮ পৃষ্ঠায় বর্ণিত হয়েছে।

লভ্যাংশ প্রদানের নীতি

বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশনের বিধি নং-বিএসইসি/সিএমআরআরসিডি/২০২১-৩৮৬/০৩ তারিখ জানুয়ারি ১৪, ২০২১ প্রতিপালনার্থে কোম্পানীর পরিচালনা পর্ষদ লভ্যাংশ ঘোষণা, লভ্যাংশ পরিশোধ, লভ্যাংশ বিতরণ এবং এ সম্পর্কিত বিবরণী শেয়ারহোল্ডারগণের জন্য নির্দেশক কাঠামো হিসেবে বার্ষিক প্রতিবেদনে প্রকাশ ও কোম্পানীর অফিসিয়াল ওয়েবসাইটে (www.ibnsinapharma.com) আপলোড করে একটি "লভ্যাংশ প্রদান নীতি" প্রণয়ন করেছে। কোম্পানীর "লভ্যাংশ প্রদান নীতি" বার্ষিক প্রতিবেদনের ১৬৮ পৃষ্ঠায় বিবৃত হয়েছে।

রিজার্ভ এন্ড সারপ্রাস

২০২৪-২৫ অর্থ বছরে কোম্পানীর রিজার্ভ এন্ড সারপ্লাস ৩,৬৩০,০০৯,৭২৫ টাকায় উন্নীত হয়েছে যা পূৰ্ববৰ্তী ২০২৩-২৪ অর্থ বছরে ছিল ৩,১৯৩,৬৫৫,২২৪ টাকা।

অভ্যন্তরীণ নিয়ন্ত্রণ ও নিরীক্ষা

কোম্পানীর অভ্যন্তরীণ নিয়ন্ত্রণ ও নিরীক্ষা ব্যবস্থা সুষ্ঠু ভিত্তির ওপর প্রতিষ্ঠিত আছে এবং গৃহীত ব্যবস্থা যথাযথভাবে কাজ করছে। পরিচালনা পর্ষদ সময়ে সময়ে অভ্যন্তরীণ নিয়ন্ত্রণ পদ্ধতি মূল্যায়ন ও উন্নয়নের জন্য প্রয়োজনীয় পরিবর্তন আনয়ন করে থাকেন। পুঁজির সর্বোত্তম ব্যবহার, সর্বোচ্চ উৎপাদনশীলতা এবং স্বচ্ছতা নিশ্চিত করার জন্য একটি সুদৃঢ় অর্থনৈতিক ও অভ্যন্তরীণ নিয়ন্ত্রণ ব্যবস্থা কার্যকর রয়েছে।

পুঁজি বাজারে কোম্পানীর অবস্থান

আলোচ্য সময়ে কোম্পানীর শেয়ার ঢাকা স্টক এক্সচেঞ্জ পিএলসি ও চউগ্রাম স্টক এক্সচেঞ্জ পিএলসি এ অতিমাত্রায় বৃদ্ধি বা অবমূল্যায়িত হয়নি। শেয়ারহোল্ডারগণ সর্বদা আইপিআই এর শেয়ারের ওপর আস্থাশীল। উভয় স্টক এক্সচেঞ্জে প্রতি ১০ টাকার অভিহিত মল্যের শেয়ার সর্বনিমু ২৩৮.০০ টাকা থেকে সর্বোচ্চ ৩৮৪.৮০ টাকায় ট্রেডিং হয়েছে।

হুইসেল ব্লোইং পলিসি

च्रेरमन द्वारे পनिमित्र माधारम काम्भानी मकन পर्यारात স্বচ্ছতা নিশ্চিত করা সহ যেকোন ধরনের জালিয়াতি ও ঝুঁকি ব্যবস্থাপনায় সাহায্য করে থাকে। এ নীতি অনুসরণে কোম্পানীর যেকোন কর্মকর্তা বা কর্মচারী বা শ্রমিক অন্য কর্মকর্তা বা কর্মচারী বা শ্রমিকের অম্বাভাবিক ও অসঙ্গতিপূর্ণ কার্যকলাপ সম্পর্কে কর্তৃপক্ষকে কোম্পানীর স্বার্থে অবহিত করে থাকেন।

ইন্ডিপেনডেন্ট স্ক্রুটিনাইজার

বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশনের বিধি নং-বিএসইসি/সিএমআরআরসিডি/২০০৯-১৯৩/০৮ মার্চ ১০, ২০২১ প্রতিপালনার্থে ৩০ সেপ্টেম্বর, ২০২৫ তারিখে অনুষ্ঠিত পরিচালনা পর্ষদের ৩৩৫তম সভায় ২৩ নভেম্বর, ২০২৫ তারিখে ভার্চুয়াল প্লাটফর্মে অনুষ্ঠিতব্য ৪১তম বার্ষিক সাধারণ সভার রেজুলেশন, শেয়ারহাল্ডারগণের ভোটাধিকার প্রয়োগের সুবিধাদি পর্যবেক্ষণের জন্য এস এ রশীদ এন্ড এসোসিয়েটস. চার্টার্ড সেক্রেটারীজ ইন প্রাকটিসকে ইন্ডিপেনডেন্ট স্ক্রটিনাইজার হিসেবে নিয়োগ দান করা হয়।

বার্ষিক সাধারণ সভা সমাপ্তির নির্দিষ্ট সময়সীমার মধ্যে নির্বাচন এবং ভোটের ফলাফলের সঠিকতা বিষয়ে বিস্তারিত তথ্যাদি ইন্ডিপেনডেন্ট স্কুটিনাইজার বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশন এ সভা সমাপ্তির ৪৮ ঘন্টার মধ্যে জমা দেবেন।

কর্মকর্তা-কর্মচারী-শ্রমিক সু-সম্পর্ক

দি ইবনে সিনা ফার্মাসিউটিক্যাল ইন্ডাস্টি পিএলসি এ কর্মরত সর্বস্তরের কর্মকর্তা-কর্মচারী-শ্রমিকগণের মাঝে কাজের প্রতি একাগ্রতা, নিষ্ঠা, গভীর আন্তরিকতা, অর্থবহ সহযোগিতা ও মর্যাদাপূর্ণ ভ্রাতৃপ্রতিম সুসম্পর্ক বিরাজ করছে যা কোম্পানীর উন্নয়ন ও উৎপাদনের গতিশীলতা বৃদ্ধিতে প্রতিনিয়ত শক্তি যোগাচ্ছে।

অ-দাবীকৃত লভ্যাংশ পুঁজিবাজার ছিতিশীলকরণ তহবিলে ছানান্তর

বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশনের বিধি নং-বিএসইসি / সিএমআরআরসিডি / ২০২১-৩৮৬ / ০৩. তারিখ জানুয়ারি ১৪, ২০২১ এবং ক্যাপিটাল মার্কেট স্ট্যাবিলাইজেশন ফাভ রুলস ২০২১ প্রতিপালনার্থে কোম্পানীর 2020-22 অর্থবছরের অ-দাবীকত/ অ-বিতরণকৃত/ অ-মিমাংশীত লভ্যাংশ ৬৯,০৭,৩৩০.৬৪/- (উনসত্তর লক্ষ সাত হাজার তিনশত ত্রিশ টাকা চৌষট্টি পয়সা) টাকা মাত্র ইনভেস্টমেন্ট কর্পোরেশন অব বাংলাদেশ (আইসিবি) এর অধীন "পুঁজি বাজার স্থিতিশীল করণ তহবিল" কমিউনিটি ব্যাংক বাংলাদেশ লি.. কর্পোরেট শাখায়. নং-০০১০৩১১৫২১৩০১ এ জমা দেয়া হয়েছে। বছর ভিত্তিক অ-দাবীকৃত/অ-বিতরণকৃত/অ-মীমাংসিত লভ্যাংশের পরিমাণ বার্ষিক প্রতিবেদনের ১৭০ পৃষ্ঠায় বর্ণিত হয়েছে।

লভ্যাংশ

পরিচালনা পর্ষদ ২০২৪-২৫ অর্থবছরে ১০ টাকা অভিহিত মূল্যের প্রতিটি শেয়ারের জন্য ৬৪% নগদ লভ্যাংশ প্রদানের সুপারিশ করেছে।

অডিট কমিটি

বাংলাদেশ সিকিউরিটিজ এভ কমিশনের এক্সচেঞ্জ নোটিফিকেশন নং বিএসইসি / সিএমআরআরসিডি / ২০০৬-১৫৮ / ২০৭ / এডমিন / ৮০, তারিখ ৩ জুন ২০১৮ এর নির্দেশনা মোতাবেক পরিচালনা পর্ষদ কর্তৃক গঠিত ২ জন স্বতন্ত্র পরিচালকসহ বহুমুখী পেশাগত অভিজ্ঞতা সম্পন্ন ৩ (তিন) সদস্য বিশিষ্ট অডিট কমিটি কাজ করছে। কমিটি তার রিপোর্টে বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশন ও বোর্ড কর্তৃক প্রদত্ত দায়িত্ব সম্পাদন, অভ্যন্তরীণ নিরীক্ষা পদ্ধতি, অনিরীক্ষিত প্রান্তিক আর্থিক বিবরণী, বার্ষিক আর্থিক প্রতিবেদন প্রস্তুত এবং বহিঃ নিরীক্ষকগণের পর্যবেক্ষণগুলোর বিশদ আলোচনা ও পর্যালোচনা করেছেন। রিপোর্টিং এর কোন পর্যায়ে ন্যুনতম ক্রটি, অমিল অথবা সত্য পরিপন্থী তথ্য না থাকায় আর্থিক অবস্থার প্রতিবেদন বাস্তব ও স্বচ্ছ হিসেবে গণ্য হয়েছে। অডিট কমিটির একটি রিপোর্ট ১৫৭ পৃষ্ঠায় সন্নিবেশিত হয়েছে।

নমিনেশন ও রেম্যুনেরেশন কমিটি (NRC)

বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশনের কর্পোরেট গভর্নেন্স কোড (বিএসইসি / সিএমআরআরসিডি /

২০০৬-১৫৮ / ২০৭ / এডমিন / ৮০, তারিখ ৩ জুন, ২০১৮) এর ৬নং শর্ত অনুসারে পরিচালনা পর্যদের উপ কমিটি হিসেবে ৩ (তিন) সদস্য বিশিষ্ট একটি Nomination and Remuneration Committee (NRC) কাজ করছে। আলোচ্য অর্থ বছরে NRC এর কার্যক্রমের বিস্তারিত বিবরণ প্রতিবেদনের ১৬১ পৃষ্ঠায় সন্নিবেশিত হয়েছে।

কর্পোরেট সামাজিক দায়বদ্ধতা (CSR) নীতি

কর্পোরেট সামাজিক দায়বদ্ধতাকে সামনে রেখে কোম্পানীর Good Governance Practice নিয়মিত ও ধারাবাহিক প্রতিপালনের লক্ষ্যে পরিচালনা পর্ষদ অনুমোদিত কর্পোরেট সামাজিক দায়বদ্ধতা (CSR) নীতি অনুযায়ী কাজ করে যাচেছ। এ নীতি সুষ্ঠভাবে কার্যকর করার জন্য বোর্ড তিন সদস্য বিশিষ্ট একটি উপ-কমিটি গঠন করেছে। বোর্ডের সাংবিধানিক উপ-কমিটি হিসাবে CSR কাজ করছে। বোর্ড গঠিত CSR উপ-কমিটি আলোচ্য অর্থ বছরে কোম্পানী কর্তৃক গৃহীত CSR নীতিমালা অনুসারে কর্পোরেট সামাজিক দায়বদ্ধতা কার্যক্রম পর্যবেক্ষণ ও পর্যালোচনা করেছে. যা প্রতিবেদনের ১২৯ পৃষ্ঠায় সন্নিবেশিত হয়েছে।

স্বতন্ত্র পরিচালক

বাংলাদেশ সিকিউরিটিজ এভ এক্সচেঞ্জ কমিশনের বিধি নং বিএসইসি / সিএমআরআরসিডি / ২০০৬-১৫৮ / ২০৭ / এডমিন / ৮০ তারিখ ৩ জুন, ২০১৮ অনুযায়ী, ৩ জন পেশাদার যথাক্রমে: জনাব মো: রফিকুল ইসলাম খান এফসিএ, (প্র্যাকটিসিং চাটার্ড অ্যাকাউন্ট্যান্ট), জনাব আবদুস সাদেক ভূঁইয়া, বিএসএস (অনার্স), এমএসএস, ঢাকা বিশ্ববিদ্যালয়, প্রাক্তণ ডেপুটি ম্যানেজিং ডিরেক্টর, ইসলামী ব্যাংক বাংলাদেশ পিএলসি এবং মিসেস পারসা বেগম. এমএ (ইংরেজী), এলএল.বি., ঢাকা বিশ্ববিদ্যালয়, স্বতন্ত্র পরিচালক হিসাবে দায়িত্ব পালন করেছেন।

বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশন এর নোটিফিকেশন, ৩ জুন ২০১৮ তারিখের কর্পোরেট গভর্ণনেন্স কোড মোতাবেক নমিনেশন এবং রেম্যুনেরেশন কমিটির সুপারিশের আলোকে নভেম্বর ১২, ২০২৪ তারিখে অনুষ্ঠিত পরিচালনা পর্যদের ৩২৪ তম সভায় আবদুস সাদেক ভূঁইয়াকে আজকে বার্ষিক সাধারণ সভার অনুমোদন সাপেক্ষে ১৬.০১.২০২৫ থেকে ১৫.০১.২০২৮ পর্যন্ত দ্বিতীয় মেয়াদে স্বতন্ত্র পরিচালক হিসাবে নিয়োগ প্রদান করা হয়েছে

অন্যদিকে NRC'র সুপারিশ এবং নভেম্বর ১২ , ২০২৪ তারিখে অনুষ্ঠিত পরিচালনা পর্ষদের ৩২৪ তম সভায় অদ্যকার বার্ষিক সাধারণ সভার অনুমোদন সাপেক্ষে নারী স্বতন্ত্র পরিচালক হিসাবে মিসেস পারসা বেগমকে ০১.০১.২০২৫ থেকে ৩১.১২.২০২৭ পর্যন্ত প্রথম মেয়াদের জন্য নতুন ভাবে নিয়োগ প্রদান করা হয়েছে। ৩ জন পেশাদার স্বতন্ত্র পরিচালকের জীবন বৃত্তান্ত বাষিক প্রতিবেদনে সন্নিবেশিত হয়েছে।

পরিচালক নির্বাচন

কাজী হারুন-অর-রশিদ এবং অধ্যাপক ড. এ.কে.এম. সদরুল ইসলাম কোম্পানী আইন, ১৯৯৪ এর ধারা ৯১(২) এবং কোম্পানীর সংঘ বিধির ২৮ ধারা অনুসারে ৪১তম বার্ষিক সাধারণ সভায় অবসর গ্রহণ করবেন। অবসর গ্রহণকারী পরিচালকদ্বয় পুনর্নির্বাচনের যোগ্য। বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশন প্রদত্ত নির্ধারিত পদ্ধতিতে পরিচালকদ্বয়ের সংক্ষিপ্ত জীবন বৃত্তান্ত প্রতিবেদনে সন্নিবেশিত হয়েছে।

নিরীক্ষক নিয়োগ

কোম্পানীর বিধিবদ্ধ নিরীক্ষক এস. এফ. আহমেদ এন্ড কোং, চার্টার্ড একাউন্ট্যান্টস ২০২৪-২৫ অর্থ বছরের নিরীক্ষা কার্য সম্পাদন করেছেন। এস. এফ. আহমেদ এন্ড কোং, চার্টার্ড একাউন্ট্যান্টস ৪১তম বার্ষিক সাধারণ সভায় অবসর গ্রহণ করেছেন। বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশনের নোটিফিকেশন নং_ বিএসইসি/সিএমআরআরসিডি/২০০৯-১৯৩/১০৪ এডমিন তারিখ ২৭ জুলাই, ২০১১ অনুসারে বর্তমান নিরীক্ষক নিরীক্ষা কার্যক্রম করার যোগ্য নন।

কোম্পানীর নিকট স্বীকৃত ৩টি চার্টার্ড একাউন্ট্যান্টস ফার্ম বিধিবদ্ধ নিরীক্ষক হিসাবে নিয়োগ দানের জন্য আগ্রহ ব্যক্ত করেছেন। ৩টি ফার্মের বৃত্তান্ত পর্যালোচনা করে অডিট কমিটি মালেক সিদ্দিকী ওয়ালী, চার্টার্ড একাউন্ট্যান্টস ফার্মকে বিধিবদ্ধ নিরীক্ষক হিসাবে ২০২৫-২৬ অর্থ বছরের জন্য নিয়োগ দানের জন্য সুপারিশ করেছেন।

কোম্পানী আইন-১৯৯৪ মোতাবেক উপযুক্ত বিবেচিত হওয়ায় পরিচালনা পর্ষদ অডিট কমিটির সুপারিশ মোতাবেক ৩.৭৫.০০০/- (তিন লক্ষ পচাঁত্তর হাজার) টাকা সম্মানী ধার্য করে ২০২৫-২০২৬ অর্থ বছরের জন্য মালেক সিদ্দিকী ওয়ালী, চার্টার্ড একাউন্ট্যান্টসকে নিরীক্ষক হিসাবে ৪১তম বার্ষিক সাধারণ সভায় শেয়ারহোল্ডারগণের অনুমোদন সাপেক্ষে নিয়োগ দানের সিদ্ধান্ত গ্রহণ করেছে।

কমপ্রায়ান্স অডিটর নিয়োগ

বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশনের ইস্যুকৃত কর্পোরেট গভর্নেন্স কোড অনুযায়ী এম. মোহসীন এভ কোং, চার্টার্ড সেক্রেটারীজ ইন প্রাকটিস কোম্পানীর ২০২৪-২০২৫ অর্থ বছরের কমপ্রায়ান্স অডিট সম্পন্ন করেছেন। এম. মোহসীন এড কোং ৪১তম বার্ষিক সাধারণ সভায় অবসর গ্রহণ করেন। কর্পোরেট গভর্ননেন্স কোড অনুযায়ী বর্তমান অডিটর ২০২৫-২০২৬ অর্থবছরের জন্য নিয়োগপ্রাপ্ত হবার যোগ্য নন। কোম্পানীর নিকট শ্বীকৃত ৩টি চার্টার্ড সেক্রেটারীজ ইন প্রাকটিস ফার্ম কমপ্লায়ান্স অডিটর হিসাবে নিয়োগ দানের জন্য আগ্রহ ব্যক্ত করেছেন। ৩টি ফার্মের বৃত্তান্ত পর্যালোচনা করে অডিট কমিটি এস এ রশীদ এন্ড কোং চার্টার্ড সেক্রেটারীজ ইন প্রাকটিস ফার্মকে কমপ্লায়ান্স অডিটর হিসাবে ২০২৫-২০২৬ অর্থ বছরের জন্য নিয়োগ দানের সুপারিশ করেছেন।

বিধি মোতাবেক উপযুক্ত বিবেচিত হওয়ায় পরিচালনা পর্ষদ অডিট কমিটির সুপারিশ মোতাবেক ৮০,০০০/- (আশি হাজার) টাকা সম্মানী ধার্য করে ২০২৫-২৬ অর্থ বছরের জন্য এস এ রশীদ এন্ড কোং চার্টার্ড সেক্রেটারীজ ইন প্রাকটিস ফার্মকে কমপ্লায়ান্স অডিটর হিসাবে ৪১তম বার্ষিক সাধারণ সভায় শেয়ারহোল্ডারগণের অনুমোদন সাপেক্ষে নিয়োগ দানের সিদ্ধান্ত গ্রহণ করেছে।

সাবসিডিয়ারি কোম্পানীর পরিচালনা পর্ষদ এবং গভর্নেন্স

কর্পোরেট গভর্নেন্স কোড এর সাথে সঙ্গতি রেখে সাবসিডিয়ারি কোম্পানীর পরিচালনা পর্ষদে হোল্ডিং কোম্পানীর প্রতিনিধিত রয়েছে। সে হিসেবে প্রত্যেক সাবসিডিয়ারি কোম্পানীর পরিচালনা পর্যদে একজন করে ইন্ডিপেন্ডেন্ট পরিচালক প্রতিনিধিত করছেন। সাবসিডিয়ারি কোম্পানী দি ইবনে সিনা এপিআই ইন্ডাস্ট্রি লি. , দি ইবনে সিনা ন্যাচারাল মেডিসিন লি. এবং দি ইবনে সিনা পলিমার ইন্ডাস্ট্রি লি. এর পরিচালনা পর্ষদের সভার কার্যবিবরণী দি ইবনে সিনা ফার্মাসিউটিক্যাল ইন্ডাস্ট্রি পিএলসি এর পরিচালনা পর্ষদের সভায় উপস্থাপন করা হয়েছে এবং যথাযথভাবে তা পর্যালোচনা ও নথিভুক্ত করা হয়েছে। কোম্পানীর পরিচালনা পর্ষদ সাবসিডিয়ারি কোম্পানীর সাময়িক ও বার্ষিক আর্থিক বিবরণী পর্যালোচনা সাবসিডিয়ারি করেছেন। নিমে ধারাবাহিকভাবে কোম্পানীগুলোর প্রকৃত চিত্র তুলে ধরা হল:-

দি ইবনে সিনা ন্যাচারাল মেডিসিন লি.

বিশ্বব্যাপী প্রাকৃতিক ও ঐতিহ্যবাহী ওমুধ (যেমন হারবাল মেডিসিন) ব্যবহারের ক্রমবর্ধমান হার বৃদ্ধি পাবার পরিপ্রেক্ষিতে, কোম্পানী সব ধরনের প্রাকৃতিক ওষুধ-ইউনানী, আয়ুর্বেদিক, হারবাল, পুষ্টি ও ডায়েটরী সাপ্লিমেন্টস্, হেলথ ফুড পণ্য, মেডিকেটেড কনজুমার প্রোডাক্ট, কসমেটিকস ও টয়লেট্রিজ উৎপাদনের ব্যবস্থা করেছে।

দি ইবনে সিনা ন্যাচারাল মেডিসিন লি. এর আলোচ্য বছরের কার্যক্রমের ওপর পরিচালনা পর্যদের একটি রিপোর্ট বার্ষিক প্রতিবেদনের ২৪৯ পৃষ্ঠায় বিবৃত হয়েছে।

দি ইবনে সিনা এপিআই ইন্ডাস্ট্রি লি.

দেশের অভ্যন্তরে এবং রপ্তানীর নতুন ক্ষেত্র সমূহে একটিভ ফার্মাসিউটিক্যাল ইনগ্রিডিয়েন্টস পণ্যের ব্যাপক চাহিদা সৃষ্টি এবং TRIPS চুক্তির আওতায় স্বল্প আয়ের দেশগুলোর ফার্মা সেক্টর এটি দ্বারা প্রভাবিত হওয়ার বিষয়টি বিবেচনায় নিয়ে একটিভ ফার্মাসিউটিক্যালের কাঁচামাল উৎপাদনের জন্য কোম্পানী মুন্সিগঞ্জ জেলার গজারিয়ায় সরকারী এপিআই শিল্প পার্কে বরাদ্দ প্রাপ্ত শিল্প প্লটে একটি কারখানা স্থাপন করা হয়েছে।

অভূতপূর্ব সফলতার সাথে এগিয়ে চলা বাংলাদেশের ফার্মাসিউটিক্যাল সেক্টরের প্রধান অত্যাবশ্যকীয় বিষয় হচ্ছে-কাঁচামাল সরবরাহ। এপিআই পার্কে স্থাপিত আমাদের কারখানাটি বাণিজ্যিকভাবে একটিভ ফার্মাসিউটিক্যাল কাঁচামাল উৎপাদনের জন্য সম্পূর্ণভাবে প্রস্তুত। ডিসেম্বর, ২০২৩ থেকে এটিতে পরীক্ষামূলক উৎপাদন শুরু হয়েছে। বাণিজ্যিক উৎপাদনের জন্য সরকারের ওষুধ প্রশাসন অধিদপ্তরের লাইসেন্স প্রাপ্তির জন্য আমরা অপেক্ষমান আছি।

দি ইবনে সিনা এপিআই ইন্ডাস্ট্রি লি. এর আলোচ্য বছরের কার্যক্রমের ওপর পরিচালনা পর্যদের একটি রিপোর্ট বার্ষিক প্রতিবেদনের ২৫৮ পৃষ্ঠায় বিবৃত হয়েছে।

দি ইবনে সিনা পলিমার ইন্ডাস্ট্রি লি.

দি ইবনে সিনা পলিমার ইন্ডাস্ট্রি লি. মূলত পলিমার জাত পণ্য উৎপাদন করে। যার মধ্যে রয়েছে পেট বোতল, আই-ড্রপ ভায়াল, বিভিন্ন কন্টেইনার এবং পিভিসি ফিল্ম, যা ফার্মাসিউটিক্যাল পণ্য উৎপাদনে প্রাথমিক প্যাকেজিং উপকরণ হিসেবে ব্যবহৃত হয়।

দি ইবনে সিনা পলিমার ইন্ডাস্ট্রি লি. এর পরিচালনা পর্ষদের একটি বিবরণী অত্র প্রতিবেদনের ২৬৭ পৃষ্ঠায় দেয়া হয়েছে।

শেয়ারহোল্ডারগণের সাথে যোগাযোগ ও সম্পর্ক

কোম্পানী আইন মোতাবেক কোম্পানী যথারীতি নিয়মিত বার্ষিক সাধারণ সভা আয়োজন করে আসছে, যার মাধ্যমে শেয়ারহোল্ডারগণকে আর্থিক ফলাফল, অগ্রগতি, গৃহীত গুরুত্বপূর্ণ কার্যক্রম ও উন্নয়ন সম্পর্কে অবহিত করা হয়। ফলে শেয়ারহোল্ডারগণ ও সংশ্লিষ্ট প্রতিষ্ঠান কোম্পানী সম্পর্কে বিভিন্ন প্রয়োজনীয় তথ্য যথাসময়ে অবহিত কোম্পানীর শেয়ার বিভাগ থেকে শেয়ারহোল্ডারগণ

টেলিফোন. মোবাইল ফোন. ই-মেইল (shareipi@ibnsinapharma.com) ও ওয়েব সাইট (www.ibnsinapharma.com) সরাসরি যোগাযোগের মাধ্যমে প্রতিনিয়ত প্রয়োজনীয় তথ্যাদি সংগ্রহ ও সেবা নিতে সক্ষম হচ্ছেন।

কৃতজ্ঞতা ও ধন্যবাদ জ্ঞাপন

পরিচালনা পর্ষদ ওমুধ শিল্পের সাথে সংশ্লিষ্ট স্বাস্থ্য মন্ত্রণালয়, ওষুধ প্রশাসন অধিদপ্তর, ওষুধ শিল্প সমিতি, সম্মানিত চিকিৎসক, কেমিস্টসহ জাতীয় রাজম্ব বোর্ড এবং শ্রম মন্ত্রণালয়, শ্রম অধিদপ্তর ও কলকারখানা ও প্রতিষ্ঠান পরিদর্শন অধিদপ্তরের অকুষ্ঠ সমর্থনের জন্য আন্তরিক ধন্যবাদ জানাচ্ছে।

বাংলাদেশ সিকিউরিটিজ এন্ড এক্সচেঞ্জ কমিশন, ঢাকা স্টক এক্সচেঞ্জ পিএলসি. ও চউগ্রাম স্টক এক্সচেঞ্জ পিএলসি সহ সরকারের বিভিন্ন সংস্থা সমূহের সার্বিক সহযোগিতার কথা পরিচালকমণ্ডলী কৃতজ্ঞচিত্তে স্মরণ করছে।

পরিচালনা পর্ষদ ব্যবসায়ীক সফলতায় আন্তরিক অবদান রাখা সহ সব পর্যায়ের ক্রেতা-ভোক্তা, পৃষ্ঠপোষক ও শুভানুধ্যায়ীকে সার্বিক সহযোগিতার জন্য আন্তরিক মোবারকবাদ জানাচ্ছে। পাশাপাশি কর্মকর্তা, কর্মচারী ও শ্রমিকবৃন্দের গভীর আন্তরিকতা, অর্থবহ সহযোগিতা, আনুগত্য ও কর্তব্য নিষ্ঠার জন্য ধন্যবাদ জ্ঞাপন করছে।

সম্মানিত শেয়ারহোল্ডারগণ পরিচালনা পর্ষদের ওপর যে আস্তা ও বিশ্বাস রেখেছেন তা তাঁদেরকে গভীরভাবে উৎসাহিত ও অনুপ্রাণিত করেছে। এটি বজায় রাখতে ব্যবস্থাপনা কর্তৃপক্ষ, কর্মকর্তা, কর্মচারী ও শ্রমিকবৃন্দ দৃঢ় প্রতিজ্ঞ। দেশ ও জাতির অব্যাহত উন্নয়নে আমাদের সব অকৃত্রিম ও নিরলস প্রয়াস আল্লাহপাক কবুল করুন।

পরিশেষে আমাদের প্রিয় জন্মভূমি গণপ্রজাতন্ত্রী বাংলাদেশ. এ দেশের আপামর জনসাধারণ এবং কোম্পানীর উত্তরোত্তর উন্নতি, সমৃদ্ধি ও সার্বিক অগ্রগতির জন্য মহান আল্লাহ রাব্বুল আলামীনের দরবারে রহমত কামনা করছি।

আল্লাহ হাফিজ।

পরিচালনা পর্যদের অনুমোদনক্রমে ও পক্ষে,

প্রফেসর ড. এ কে এম সদরুল ইসলাম ব্যবস্থাপনা পরিচালক

কাজী হারুন অর রশিদ চেয়ারম্যান



Statement from the Managing Director

Bismillahir Rahmanir Rahim

Dear Honourable Shareholders

Assalamu Alaikum Wa Rahmatullah

By the grace of Almighty Allah (swt), The IBN SINA Pharmaceutical Industry PLC has completed its journey of 41 years of excellence with good track of achievement, growth records in the Pharmaceutical business (Pharma and Natural Medicine).

A warm welcome to our Integrated Annual Report for the year 2024-25. It is a pleasure to provide an update about performance of the Company and outline the path forward. As the salient financial highlights has been elaborated in the Directors' Report and Management Discussion and Analysis, I would limit myself to other important aspects of the business.

In the FY 2024-25, inflation soared to 10.3%. Taka devaluation to 122.71 per US Dollar increased cost of goods and contributed to the high inflation. Dependency on imported Raw & Packing materials, import payment settlement, debt servicing, shortage of power supply like gas and electricity are the major economic challenges. The cost of borrowing increased sharply from 11% to over 15% during the year. Higher interest rate affected profitability across business segments.

However, the year 2024-25, IPI registered a growth of 5% which relied on its resilience and adaptive management system to deliver a durable operational and financial performance.

IPI focused on refining the systems and processes to adapt the evolving market conditions while implementation of strategic changes, optimization of cost structures offered the potential growth and resilience. The sincere efforts of management and all level of employees with integrity led us to attain the expected results in the financial year 2024-25 also similar to the past positive track records.

We acknowledge with gratitude for solid trust and support of our valued shareholders, patrons, physicians, regulatory authorities, and the end users of Company's products.

I would like to take the opportunity to convey some of the facts and figures of our Company with you as follows:

As per condition no. 1 (5) (xxv) of the Corporate Governance Code 2018 issued by Bangladesh Securities and Exchange Commission, management's discussion and analysis representing detailed analysis of the Company's position and operations along with a brief discussion of changes in the financial statements for the year 2024-25, among others, focusing on:

- Net Asset Value (NAV) per share is Tk. 125.69 which was Tk. 111.94 in 2023-24;
- Earnings per share (EPS) stood Tk. 20.27 which was Tk. 21.46 in the year 2023-24;
- Enriching product portfolio by introducing 18 (eighteen) new products with 16 (sixteen) generics in Pharma and 4 (four) new products in Natural Medicine:
- Contribution to the National Exchequer in the form of VAT, AIT and Corporate Tax of Tk.2,180,666,966/= which was Tk. 2,011,873,516/= in the year 2023-24.

Accounting Policies and Estimation for Preparation of Financial Statements

The IBN SINA Pharma follows International Accounting Standards (IAS) and International Financial Reporting Standards (IFRS) along with the Laws of Bangladesh applicable for preparation of Financial Statements.

The accounting policies and estimation used for the preparation of financial statements of the Company has been mentioned in details in the page no. 210 of the Annual Report.

Changes in Accounting Policies and Estimation

No changes in accounting policies and estimation which have the effect on financial performance or results and financial position as well as cash flows in absolute figure for such changes was observed in the year under review and the description on the issue is stated in the page no. 212 of the Annual Report.

Comparative Analysis of Financial Performance and **Operational Performance Company performance**

Comparative analysis of the financial performance and financial position of our Company over the last 5 (five) years are as under:

Particulars	2024-25	2023-24	2022-23	2021-22	2020-21	2019-20	
Revenue	11,883,593,713	11,370,922,344	9,125,331,307	8,479,819,569	7,376,042,094	6,191,628,639	
Gross Profit	4,799,853,846	4,531,507,148	3,871,099,631	3,566,070,119	3,100,717,195	2,596,563,310	
Net Profit After Tax	633,256,228	671,350,473	605,808,719	605,674,624	488,971,771	392,527,310	
EPS	20.27	21.46	19.38	19.39	15.66	12.56	
Dividend Payout Ratio %	31.58	29.36	30.96	30.94	30.02	30.64	
Gross Profit Ratio %	40.39	39.85	42.42	42.05	42.04	41.94	
Current Ratio	1.15	1.13	1.26	1.50	1.26	0.83	
Debt Equity Ratio%	0.52	0.52	0.30	0.38	0.40	0.47	
Return on Equity %	17.06	20.60	21.54	25.50	24.93	24.12	

Detail comparative analysis of financial performance and operational performance for current financial year with immediate preceding five years has been explained with reasons thereof in the page no. 72 of the Annual Report

Comparison of Financial Performances and Financial Position as well as Cash Flows with Peer **Industry Scenario:**

Peer Industry Analysis

The Company is diversified business conglomerate having different type of production plants. On the

other hand, top leading Pharmaceutical Companies are mostly private or proprietorship Company, therefore, despite the difficulties of making segment-based comparison of financial performance or results and financial position as well as cash flows with some peer industries we have made the followings for ease of understanding.

We have selected three of the listed Companies for comparison and have used ratio analysis as it is one of the best tools for assessing and comparing the financial performance of the Company based on the published Annual Report 2023-24 and 2022-23.

Particulars	2023-24				2022-23			
Financial Ratio	IBN SINA	Orion	Square	Renata	IBN SINA	Orion	Square	Renata
Current Ratio	1.13	2.17	12.48	1.37	1.26	2.01	21.85	1.27
Return on Equity%	20.60	1.38	15.11	10.67	19.77	2.87	17.02	7.64
NAV Per Share	111.94	92.05	142.05	295.56	96.68	88.99	113.39	266.87
NOCPS	12.48	6.78	20.90	18.16	28.08	10.65	9.17	16.92
EPS	21.46	1.36	23.61	31.53	19.38	2.74	21.41	20.40

Financial and Economic Scenario of Bangladesh and Global Position:

Bangladesh Perspective

Bangladesh's economy, while historically showing strong growth and poverty reduction, is currently facing significant challenges including high inflation, a declining foreign exchange reserve, and low investment growth, exacerbated by political instability and labor unrest. Although exports and remittances are performing well, with a recent rebound in GDP growth, a slowdown is predicted for the short-term

due to these factors. Policies are being implemented to spur investment and improve the business environment, but restoring investor confidence and managing unemployment, particularly among youth, are critical to sustaining economic development.

Bangladesh economy has been struggling over the last couple of years, especially during the last political regime, due to a drastic fall in the country's foreign exchange reserve, higher inflationary pressure, poor investment growth, grafts in financial sector, massive corruptions and money laundering as reported in the Financial Express dated June 11, 2025.

According to the BBS's latest provisional data, the investment-GDP ratio declined to 30.70 per cent in the FY 2024 and 29.38 per cent in the outgoing FY 2025 from that of 30.95 per cent in the previous FY 2023.

However, to achieve the targeted 5.0 per cent GDP growth of Bangladesh economy and to avoid sluggish economic persistence in next FY 2026, coming of new investors to be increased and encouraged as we know investment is considered as the main growth engine, imports of capital machinery and raw materials to be accelerated and vibrant as well as ensuring the Country's political uncertainty is over.

Global Perspective

As of 2025, Bangladesh has the 35th largest economy globally in nominal terms and the 24th by purchasing power parity (PPP). Bangladesh is a rapidly growing, lower-middle-income developing economy and the second-largest in South Asia, transitioning from a frontier to an emerging market. Its economy is driven by strong performance in sectors like textiles, pharmaceuticals, shipbuilding, with agriculture also playing a vital role.

In 2025, Bangladesh faces significant economic challenges, including high inflation forecasted to accelerate from 9.7% in FY 2024 to 10.2% in FY 2025 and slowing GDP growth around 3.8-3.9%, down from previous years, amid tight monetary policy and global headwinds.

We should diversify our economy beyond the ready-made garments sector like Pharmaceutical industry by fostering private sector development. Enhancing resilient infrastructure, improving energy security, strengthening financial sector governance, and attracting foreign investment are crucial to accelerating growth, creating jobs, and boosting competitiveness where key issue like looming challenges from its upcoming Least Developed Country (LDC) graduation in 2026 has to be considered.

Risk and Concerns Issues Related to the Financial Statements:

Efficient and Effective Risk Management is the integral part of todays' business. As such, The IBN SINA Pharmaceutical Industry PLC is always subject to analysis of systematic risk factors of the industry and market that may impact organization's operations and strategies.

The Risk Management report, a comprehensive guide for the stakeholders presented on page no. 171 detailing of the risks faces and their potential impact on the business to understand, and the management strategies employed to mitigate them to ensure continual success.

Future Outlook and Forecast for Company's Operations, Performances and Financial Position:

Bangladeshi's economy is expected to grow in the range of approximately 4-6% in the 2024-25 fiscal year that is still the fastest economic growth rates in the world. This will hopefully boost income and discretionary income levels that could flow into the consumer durables industry. Furthermore, in addition to new demand, there also exists replacement demand as consumers upgrade to new products with better features and functionalities. We at IPI will continue to focus on fortifying our competitive position by providing new products with strong value propositions, thus ensuring continuous sales and improved consumer share of the wallet.

Pharmaceutical Industries in Bangladesh are the most advanced technology-based sector that produces lifesaving medicines and medical products. In addition to fulfilling the 98% of local demand of medicines, it maintains a substantial local growth as well as expanding their export business with the aim to extend their business to the overseas Countries. Regulatory requirement for export has invoked a compliance challenge to the exporters and this in turn generated a competition in the development of compliant production facilities.

In order to cope up with the prevailing trends of expanding business locally and internationally, our Company has earmarked its development plans for a faster growth with the latest products as well as with new innovative dosage forms. At the same time, IPI PLC has undertaken a number of ambitious new projects and development activities.

The management of IPI has been stepping forward with a formidable accomplishment by setting up of modern and compliant production facilities. This objective was not possible to fulfil in the existing premises due to space limitation. Keeping the company in view of sustainable strategic expansion, the management looked for second premises and achieved it by acquiring land about 15 acres in Mawna, Gazipur. This second premises (Unit-2) of

The IBN SINA Pharmaceutical Industry PLC. Project name is given "Mawna Project".

Also, you know that the management acquired a land in Government API Industrial Park for the production of Pharma Active Raw materials called API. Echoing with the excellent success in the growth of Pharma sectors in Bangladesh, the backward linkage of raw materials supply has become the vital issue. Realizing the matter meanwhile established API Factory in the API Park is now about to ready for commercial production within the projected time, Insha-Allah.

Another backward linkage factory for IBN SINA Pharma production which is related to the pharma packaging supply chain with major polymer products include PET bottles, Eye drops Vials, different containers, and PVC Films etc. and these are the basic primary packaging materials for pharma Production.

The management of IPI considers new project planning and development works with a forecast of minimum twenty years. Management is conscious

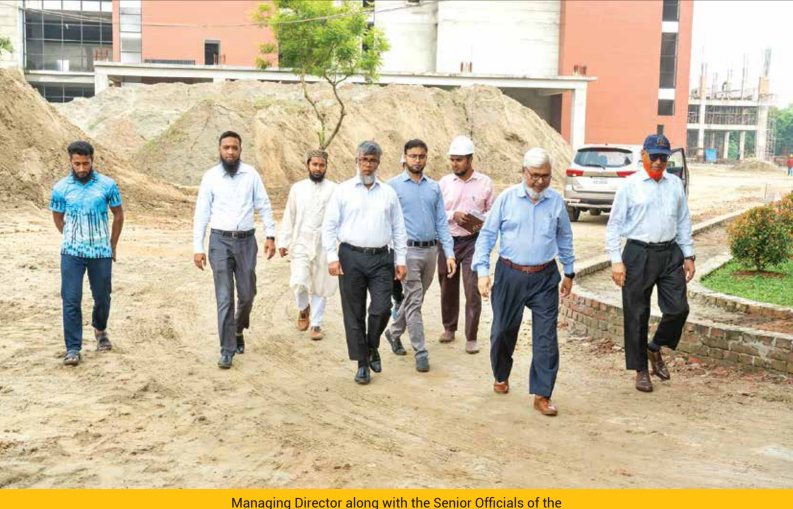
about financial investment in each project and has set up project implementation strategies including judicious financial assessment and feasibility study, project completion time line, break-even and margin of safety analysis for initial six years and projected rate of return. Financial supports from financial institutions are duly being considered for uninterrupted fund flow for the projects implementation.

While, concluding, I appreciate for the leadership offered by the Board of Directors and the Management and also I would like to express my sincere appreciation to our valued customers, shareholders, suppliers, bankers, business partners, the healthcare professionals, Bangladesh Securities and Exchange Commission (BSEC), Dhaka Stock Exchange PLC (DSE), Chittagong Stock Exchange PLC (CSE), other regulatory authorities and all other stakeholders for their trust and continued support to the Company and to all the employees of the Company for their hard endeavor.

We pray to the Almighty Allah (swt) for His gracious blessings for the Company's bright success in future.

Prof. Dr. A K M Sadrul Islam

Managing Director



Managing Director along with the Senior Officials of the Company visiting IPI Pharma Unit-2, Mawna.



Consolidated Financial Highlights

AMOUNT IN TAKA

PARTICULARS	2024-25	2023-24	2022-23	2021-22	2020-21	2019-20
Sales (Net)	11,883,593,713	11,370,922,344	9,125,331,307	8,479,819,569	7,376,042,094	6,191,628,639
Sales Growth (%)	4.51%	24.61%	7.61%	14.96%	19.13%	17.62%
Cost of goods sold (COGS)	7,083,739,867	6,839,415,197	5,254,231,676	4,913,749,450	4,275,324,899	3,595,065,328
COGS Growth (%)	3.57%	30.17%	6.93%	14.93%	18.92%	15.89%
Gross Profit	4,799,853,846	4,531,507,148	3,871,099,631	3,566,070,119	3,100,717,195	2,596,563,310
Gross Profit Ratio (%)	40.39%	39.85%	42.42%	42.05%	42.04%	41.94%
Net Profit before Tax	839,974,353	894,698,822	804,731,983	799,862,485	704,448,050	565,083,268
Net Profit after Tax	633,256,228	671,350,473	605,808,719	605,674,624	488,971,771	392,527,310
Net Profit Ratio	5.33%	5.90%	6.64%	7.14%	6.63%	6.34%
Workers P.P. Fund & Welfare Fund	43,358,391	45,486,240	40,551,773	40,341,605	35,733,665	28,607,860
No. of Share holder	12,500	11,634	10,814	12,085	11,841	11,264
Return on Equity	17.06%	20.60%	21.54%	25.50%	24.93%	24.12%
Current Ratio	1.15	1.13	1.26	1.50	1.26	0.83
Equity per Share (Taka)	125.69	111.94	96.68	83.36	68.69	56.88
Earning per Share	20.27	21.46	19.38	19.39	15.66	12.56
Price Earning Ratio (Time)	14.51	11.64	14.79	15.30	15.76	17.84
Quoted Price per Share-DSE (Year End)	294.10	249.80	286.60	296.70	246.70	224.10
Dividend per Share	64% Cash	63% Cash	60% Cash	60% Cash	47% Cash	38.50% Cash
Reserve & Surplus (Year End)	3,630,009,725	3,193,655,224	2,710,594,864	2,292,640,082	1,833,618,116	1,464,782,691
Dividend Yield	2.18%	2.52%	2.09%	2.02%	1.91%	1.72%
Dividend Payout Ratio	31.58%	29.36%	30.96%	30.94%	30.02%	30.64%
Retained Earning	3,625,617,615	3,189,263,114	2,706,202,754	2,288,247,972	1,829,226,006	1,460,390,581
Retained Earning (Yearly)	433,297,015	474,515,622	418,346,957	418,212,862	342,126,724	272,239,346
Current Assets	2,845,250,397	2,620,323,446	1,836,444,762	1,683,200,873	1,457,828,253	1,073,716,818
Current Liabilities	2,476,567,357	2,318,099,470	1,461,481,620	1,124,020,711	1,155,278,552	1,298,015,548
Fixed Assets (Net)	2,655,519,636	2,628,798,080	2,447,741,823	2,342,489,248	2,209,734,247	2,038,773,015
NAV	3,926,901,664	3,497,480,774	3,020,764,783	2,604,390,765	2,146,199,473	1,777,006,599
NOCFPS	23.16	12.48	28.08	13.40	17.67	15.92
Debt Equity Ratio	0.52	0.52	0.30	0.38	0.40	0.47

Consolidated Horizontal and Vertical Analysis

	2024-25	2023-24	2022-23	2021-22	2020-21		
Consolidated Statement of Profit or Loss and	Consolidated Statement of Profit or Loss and Other Comprehensive Income Data						
Net revenue	4.51%	24.61%	7.61%	14.96%	19.13%		
Gross profit	0.04%	0.30%	0.07%	0.15%	0.19%		
Operating profit	-1.51%	11.59%	-0.13%	12.08%	22.41%		
Profit before tax	-6.12%	11.18%	0.61%	13.54%	24.66%		
Profit for the year	-5.67%	10.82%	0.02%	23.87%	24.57%		
EPS	-5.57%	10.75%	-0.07%	23.87%	24.64%		
Comprehensive Statement of Financial Position D	ata						
Total non-current assets	20.89%	22.71%	18.53%	11.99%	1.05%		
Total current assets	8.58%	42.68%	12.22%	12.26%	35.77%		
Total Assets	15.94%	30.04%	16.13%	12.09%	11.90%		
Share capital	0.00%	0.00%	0.00%	0.00%	0.00%		
Retained earnings	13.68%	17.85%	18.27%	25.09%	25.26%		
Total equity attributable to owners of the Company	13.15%	15.63%	16.41%	22.12%	20.96%		
Total non-current liabilities	63.03%	34.70%	-13.00%	3.82%	49.60%		
Total current liabilities	6.84%	58.61%	30.02%	-2.71%	-11.00%		
Total liabilities	19.25%	52.62%	15.69%	-0.63%	2.20%		
Total equity and liabilities	15.94%	30.04%	16.13%	12.09%	11.90%		

Vertical Analysis	2024-25	2023-24	2022-23	2021-22	2020-21
Consolidated Statement of Profit or Loss and	Other Con	prehensiv	e Income	Data	
Net revenue	100.00%	100.00%	100.00%	100.00%	100.00%
Gross profit	40.39%	39.85%	42.42%	42.05%	42.04%
Operating profit	7.96%	8.44%	9.43%	10.16%	10.42%
Profit before tax	7.07%	7.87%	8.82%	9.43%	9.55%
Profit for the year	5.33%	5.90%	6.64%	7.14%	6.63%
Comprehensive Statement of Financial Position D	ata				
Total non-current assets	62.30%	59.74%	63.31%	62.03%	62.09%
Total current assets	37.70%	40.26%	36.69%	39.05%	37.91%
Total assets	100.00%	100.00%	100.00%	100.00%	100.00%
Share capital	4.93%	5.29%	6.98%	7.81%	8.33%
Retained earnings	48.04%	49.00%	54.06%	53.09%	47.57%
Total equity attributable to owners of the Company	52.98%	54.28%	61.05%	60.90%	55.90%
Total non-current liabilities	14.21%	10.10%	9.75%	13.02%	14.06%
Total current liabilities	32.82%	35.61%	29.20%	26.08%	30.04%
Total liabilities	47.02%	45.72%	38.95%	39.10%	44.10%
Total equity and liabilities	100.00%	100.00%	100.00%	100.00%	100.00%

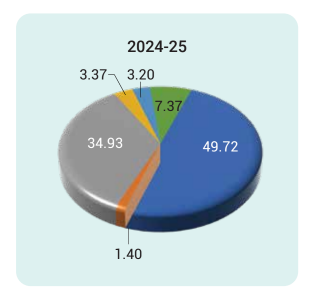
Value Added Statement

For the year ended 30 June, 2025

Amount in Taka

PARTICULARS	2024-25	Percentage (%)	2023-24	Percentage (%)
VALUE ADDED Revenue & other income Less: Material costs & services	11,908,799,737 5,666,115,395		11,404,627,233 5,814,052,280	
	6,242,684,342	100.00	5,590,574,954	100.00

APPLICATIONS				
To Employees as salaries, wages & allowances	3,104,093,394	49.72	2,713,805,862	48.54
To Providers of finance as financial charges	87,403,328	1.40	53,580,520	0.96
To National exchequer	2,180,666,966	34.93	2,011,873,516	35.99
For replacement of fixed assets as depreciation	210,358,629	3.37	203,112,036	3.63
Dividend to Shareholders	199,959,213	3.20	196,834,850	3.52
For future growth as retained earning	460,202,811	7.37	411,368,170	7.36
	6,242,684,342	100.00	5,590,574,954	100.00





- To Employees as salaries, wages & allowances
- To Providers of finance as financial charges
- To National exchequer
- For replacement of fixed assets as depreciation
- Dividend to the Shareholders
- For future growth as retained earnings

- To Employees as salaries, wages & allowances
- To Providers of finance as financial charges
- To National exchequer
- For replacement of fixed assets as depreciation
- Dividend to the Shareholders
- For future growth as retained earnings

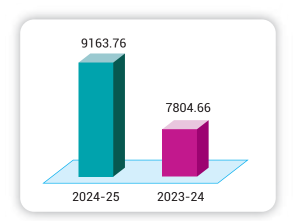
Market Value Added Statement

Market value added statement reflects the Company's performance evaluated by the market through the share price of the Company. This statement shows the difference between market capitalization and book value of the shares outstanding. In other words, it is the sum of all capital claims held against the Company plus the market value of debt and equity.

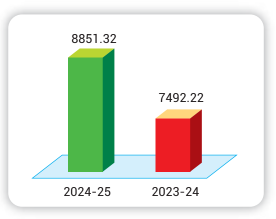
The higher MVA is the better indication. A high MVA indicates the Company has created substantial wealth for the shareholders. A negative market value added means the value of management's actions and investments are less than the value of the capital contributed to the Company by the capital market.

The following statement shows how the MVA has been calculated for the year 2024-25 and 2023-24:-

Particulars	Amount in Million Taka		
	2024-25	2023-24	
Market Value of Shares Outstanding	9163.76	7804.66	
Book Value of Shares Outstanding	312.44	312.44	
Market Value Added	8851.32	7492.22	



Market Value of Shares Outstanding



Market Value Added

Economic Value Added Statement

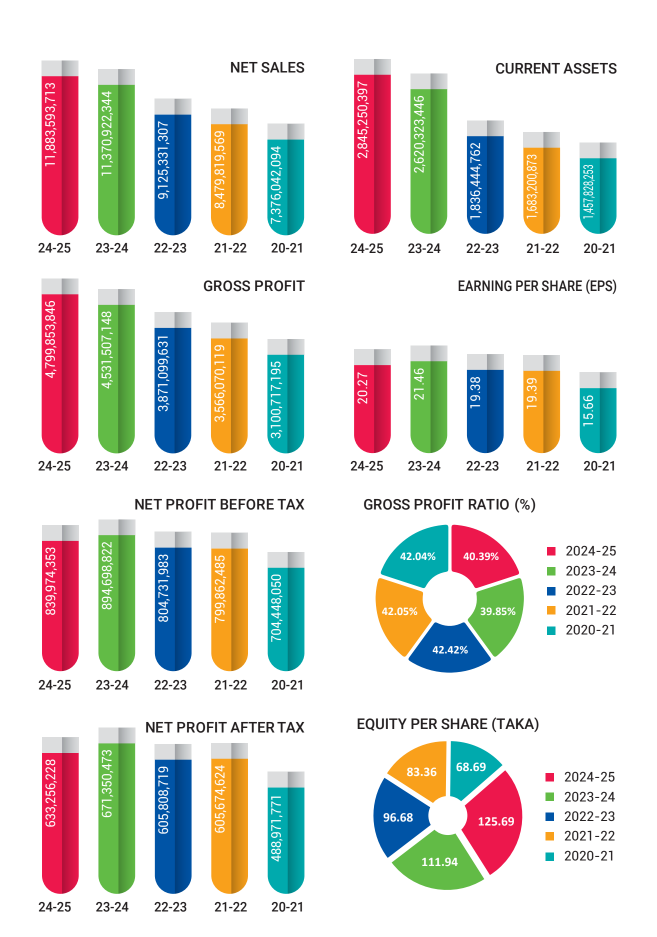
For the year ended 30th June, 2025

Economic value added (EVA) is a measure of a company's financial performance based on the residual weath calculated by deducting its cost of capital from its operating profit, adusted for taxes on a cash basis. EVA can also be referred to as economic profit, and it attempts to capture the true economic profit of a company.

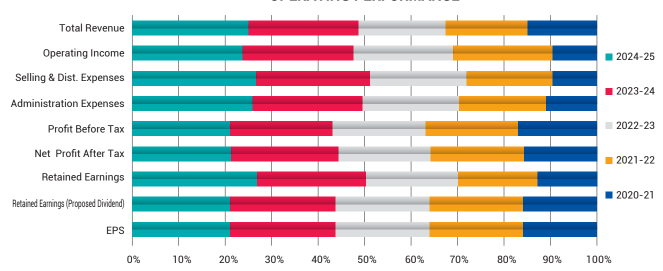
		(Amount in Ta
Particulars	2024-25	2023-24
Operating Profit	945,530,049	960,060,692
Provision for Income Tax Net Operating Profit After Tax (NOPAT)	(206,718,125) 738,811,924	(223,348,349) 736,712,343
Charges for Capital		
Capital Employed WACC	5,070,006,721 12 72%	4,191,015,080 11.33%
Capital Charges	644,770,728	475,012,818
Economic Value Added	94,041,195	261,699,525
Capital Employed		
Total Assets	7,546,574,078	6,509,114,550
Less: Current Liabilities	2,476,567,357	2,318,099,470
Capital Employed	5,070,006,721	4,191,015,080



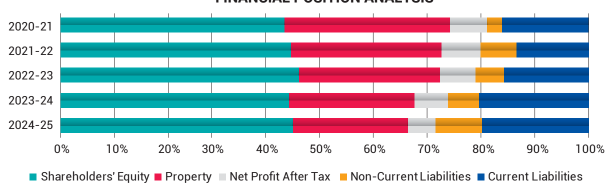
Performance Indicators



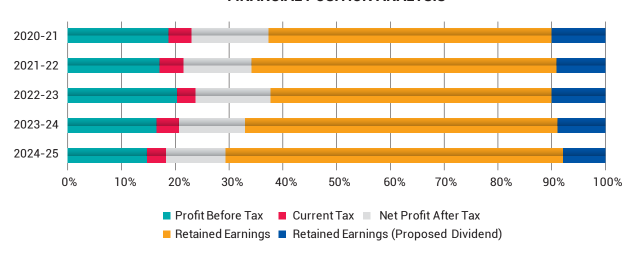
OPERATING PERFORMANCE



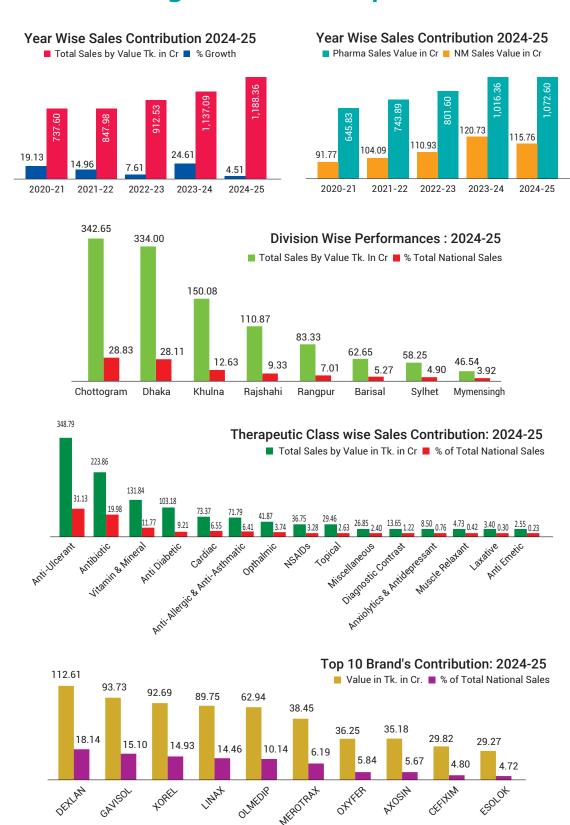
FINANCIAL POSITION ANALYSIS



FINANCIAL POSITION ANALYSIS

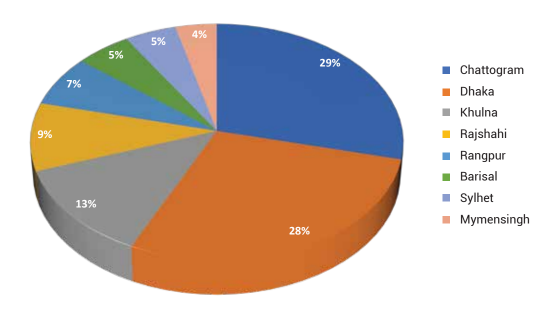


Segment Wise Reports

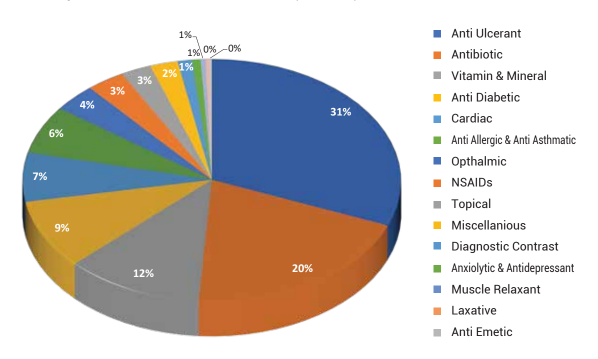


Segment Wise Reports

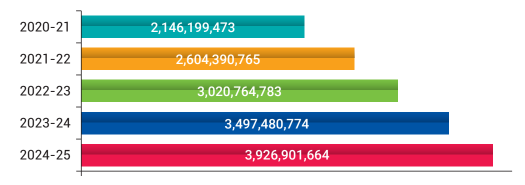
Devision Wise Sales Contribution %



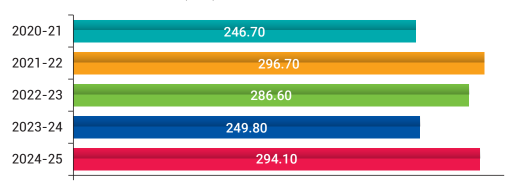
Therapeutic Class Share: 2024-25 % (Pharma)



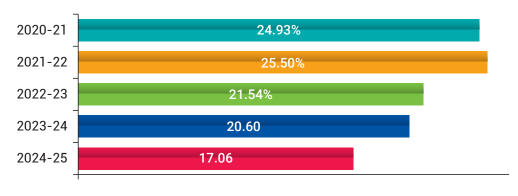
NET ASSETS VALUE (TK.)



SHARE VALUE (TK.)



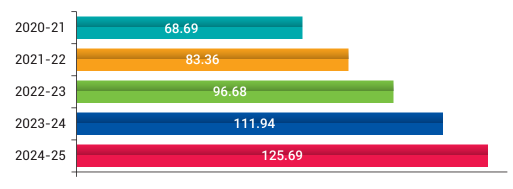
RETURN ON SHAREHOLDERS' EQUITY (%)

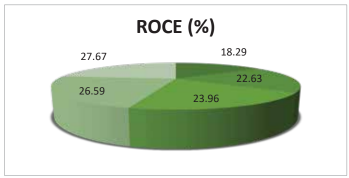


CURRENT RATIO

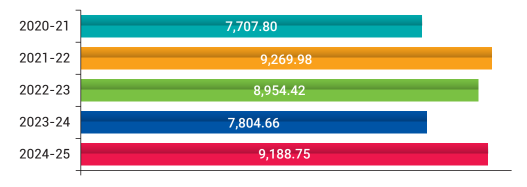


NAV PER SHARE





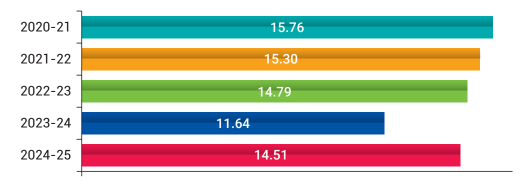
MARKET CAPITALIZATION (BDT MIL.)



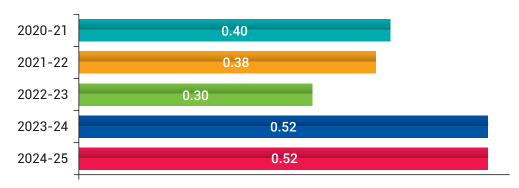
DIVIDEND YIELD



PRICE EARNING RATIO (TIMES)



DEBT EQUITY RATIO (%)



NOCFPS (TK.)



EBITDA (%)

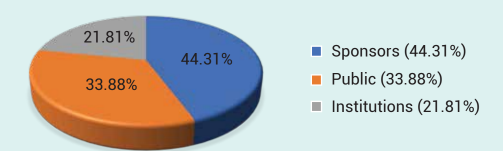


Shareholders' Information

For the year ended 30 June 2025

STATUS OF SHAREHOLDINGS-2025 (JUNE)

Sponsors : 13,843,312 (44.31%) Public : 10,587,408 (33.88%) Institutions : 6,812,907 (21.81%)



As per BSEC Notification no.-SEC/CMRRCD/2008-183/Admin/03-34, dated 27.09.2009 The Quarterly Reports are given below:-

QUARTERLY RESULTS

During the year 2024-25 operational results of the Company were announced on-

First Quarter Report Half Yearly Report Third Quarter Report

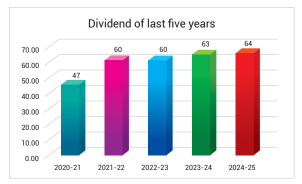
14 November 2024 26 January 2025 29 April 2025

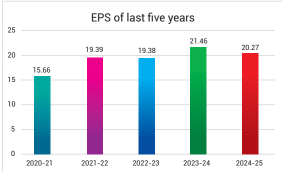
DIVIDEND : FINANCIAL YEAR 2023-24	
Board Meeting for the Year 2023-24	02 October 2024
Record Date for the Year 2023-24	27 October 2024
40th Annual General Meeting for the Year 2023-24	24 November 2024
Commencement of Cash Dividend Warrant Distribution for the Year 2023-24	10 December 2024
Completion of Cash Dividend Warrant Distribution for the Year 2023-24	15 December 2024
Submission of Dividend Distribution Report	24 December 2024

Share Performance

PARTICULARS	DSE	CSE
Stock Symbol	IBNSINA	IBNSINA
Business Segment	Pharmaceuticals and Chemicals	Pharmaceuticals and Chemicals
Company ID	18464	13013
Listing Year	1989	1996
Market Category	А	А
Electronic Share	Υ	Υ
Total Number of Outstanding	31,243,627	31,243,627

PARTICULARS	JUNE 2025	JUNE 2024
Market Capitalization- DSE (BDT million)	9163.76	7804.66
Market Capitalization- CSE (BDT million)	9185.63	7654.69
EPS (BDT)	20.27	21.46
DPS (BDT)	6.30	6.30
Payout Ratio (%)	29.36%	29.36%
Share Price- DSE (BDT)	293.30	249.80
Share Price- CSE (BDT)	294.00	245.00
Weighted average number of share outstanding	31,243,627	31,243,627





Pattern of Shareholdings AS AT JUNE 30, 2025

Particulars		No. of shares held	% of holding	
Shares held by : (a) Parents or Subsidiary or Associated Companies	s and other related parties :	N/A	-	
(b) i) Shares held by Directors IBN SINA Trust Kazi Harun or Rashid Prof. Dr. A K M Sadrul Islam Prof. ANMA Zaher Prof. Dr. Choudhury Mahmood Hasan Dr. Mohammad Ayub Miah Prof. Col. (Retd.) Dr. Zehad Khan Prof. Dr. Shamsuddin Ahmed Md. Rafiqul Islam Khan, FCA (Independent Director) Parsa Begum (Independent Director)	Representative Rep. IBN SINA Trust self self	13,843,312 Nil Nil	-	
Abdus Sadeque Bhuiyan (Independent Director)	self	Nil	-	
(b) ii) Shares held by Directors, Chief Executive Officer, Chief Financial Officer, Head of Internal Audit & Co	Company Secretary, ompliance and their spouses	No. of shares held	Percentage	
Kazi Harun or Rashid Chairman Prof. Dr. A K M Sadrul Islam Managing Director Prof. Dr. Choudhury Mahmood Hasan Director Prof. Col. (Retd.) Dr. Zehad Khan Director Company Secretary, his Spouse and minor children Chief Financial Officer, his Spouse and minor children Head of Internal Audit and Compliance, his spouse and minor children	self self self self self	103,692 3,280 6,939 1210 430 Nil	0.3319 0.0105 0.0222 0.0039 0.0014	
(c) Shares held by top five salaried employees other the Chief Financial Officer, Head of Internal Audit and t	an the Directors, Chief Executi heir spouses	ve Officer, Compan	y Secretary,	
Dr. Rafiqul Huq Md. Abdul Khaleque Md. Mizanur Rahman Md. Parvez Kabir Md. Shah Alam	self self self self self	174 445 Nil Nil Nil	0.0005 0.0015 - -	

Note: Total 13,843,312 no. of shares are registered against the name of Seven Trustees nominated by The IBN SINA Trust. None of the individual Director/Shareholder holds more than 10% share.

(d) Shareholders holding 10% or more voting right:

Our Approach to Sustainability

We are a branded pharmaceutical company, committed to promoting access to medicines and improving the health of patients across the world through our high quality, affordable products. Active at every stage of the value chain, we are uniquely diversified by geography, product and manufacturing capability. Our approach to sustainability focuses on creating and protecting value, driving growth and innovation, and providing societal value through our core business activities, to make a meaningful contribution to the Country. The significant social benefits delivered through our products and services are supported by our CSR activities.

Integrating sustainability into corporate policies is a crucial aspect of our strategy as it helps us create long term value and safeguard our business in the future. With several global issues, such as climate change, increasing inequalities, and economic challenges, our adoption of sustainability practices has enabled us to be a responsible business while pursuing long-term value creation for our shareholders.

We believe that building positive relationships with all our stakeholders, starting with society as a whole, and including the global environment, our customers, shareholders, employees, and business partners, and developing these relationships in a balanced manner, is crucial for the sustainable development of our business, and ultimately enhances our corporate value and stakeholder value.

Our sustainability strategy builds on our purpose and establishes clear priorities to create long-term societal and financial value. We are taking action to integrate sustainability into everything we do and focus on three areas where we can have the most impact:

- Access to innovation: Access to innovation and health equity are core to our business and key to our commitment to improve patient outcomes. We want to maximize access to our innovative medicines and diagnostics solutions and advance health equity for patients.
- Work environment: Our people are at the heart of our business. We are committed to fostering an inclusive work environment where people can thrive and which keeps employees safe and healthy, embraces diversity and reflects the communities we serve.
- Environment: Respect for the environment has always been a priority for IBN SINA, and we have

already done a lot to reduce our impact. It is critical that we continue working across our value chain to cut emissions and minimize the impact of our products at every stage of their life cycle. We aim to make a positive contribution to the health of nature, our water systems, our climate and people.

Our governance processes act as an essential foundation for our priorities, ensuring we uphold high standards of business ethics and integrity, diligently manage risks and transparently report on our progress and impacts.

The sustainability issues are broad, deep and complex. We understand that planetary and human health and prosperity are interlinked. We know it will take innovation and collaboration to tackle environmental and social challenges at scale. Through the collective power of our people collaborating with stakeholders beyond our company, we will contribute to the long-term success of IBN SINA and society, and fulfil our purpose of doing now what patients need next.

Our Sustainability Strategy

Six Priorities

Access to Innovation

- Access
- Health Equity

People

Work Environment

Environment

- Climate Change
- Sustainable Products
- Biodiversity and Water

Governance

Risk Management

Business Ethics and Integrity

Our Sustainable Pillars

We are committed to creating a culture of accountability and strong ethics by integrating sustainability into its daily operations and strategy. The Company recognizes the importance of using natural resources responsibly to meet the needs of patients and customers.



Our Business Segments

We focus on marketing and manufacturing a broad range of post-patent, branded medicines and domestic brands covering both hospital and consumer channels through our key business segments.

Commercial Pharmaceuticals



We provide high quality, affordable medicines, focusing on niche therapeutic areas.



A widely diverse range of trusted medicines with a strong domestic or global presence.

Total Revenue 11883 Million

Manufacturing

Complex manufacturing expertise Vertical integration advantages Globally competitive, scalable and widely accredited manufacturing facilities.



Our People

employees

Our strength is our diverse and talented team who work together every day, united in our purpose to improve the health and quality of life of patients.

Our Manufacturing Capabilities

Our manufacturing capabilities span a wide variety of product types including Solid dosage forms, Liquid dosage forms, Powder for suspension (dry syrups), Sterile and non-sterile ophthalmic and tropical, Parenteral products (ampoules, vials), Prefilled Syringes, Lyophilized Vials, Small Volume Parenteral (SVP), Biotech, Metered Dose Inhaler (MDI) and Dry Power Inhaler (DPI) (Pipeline) and APIs. Our manufacturing sites hold approvals from some of the most stringent government regulatory authorities (DGDA).

Our Global Presence

We supply medicines to People of Asia Africa, Central America, South America and USA are consuming IPI's best products in different dosage forms within the affordable prices

Credit Rating of the Company

Alpha Credit Rating Limited (Alpha Rating) assigned the following rating to The IBN SINA Pharmaceutical Industry PLC, which is based on audited financial statements as on June 30, 2024 and relevant qualitative information till December 2, 2024. This Rating indicates the Company's sound Credit worthiness of Long-Term and Short-Term as well.

Year
2024
2023

Rating Action	
Surveillance	
Surveillance	

Lo	ng-Term Ratin	g
	AA+	
	AA+	
	AAT	

Short-Term Rating
ST-1
ST-1

Outlook	
Stable	
Stable	

Our Commitment To Sustainability

Delivered through four sustainability pillars our commitment is to create value for our stakeholders in a manner that is responsible, transparent and respects the rights of all.

Patients

- Improving health and quality of life for patients that use our medicines
- Provision of quality and affordable treatment options and medicines to patients and healthcare professionals
- 18 (Pharma), 4 (Natural Medicine) products launched



- Tk. 40,93,762.00 has been transferred to the Director General, Bangladesh Sromik Kallyan Foundation, Labour and Employment Ministry, Government of Bangladesh.
- Silver Award at the 11th ICSB National Award for 'Corporate Governance Excellence-2023.
- Free health care complex to underprivileged people in 5 days a week
- Supported socio-economic development projects
- Medical student's scholarship program
- Winter Cloth Support Continuous health bulletin awareness
- Emergency food support to flood affected people



Society

Our People

- Tk. 1,141,402 invested in training and skill development for our employees
- Zero occupational fatalities
- Water consumption: Underground water- 2,42,850 m3, Potable water/PW/WFI-77,724 m3, Mineral Water (Packed) - 6.72 m3
- Reduce Energy Consumption
- Non Renewable Fuel Consumption
- 1,09,35,640 kWh
- Non Renewable Electricity Consumption 22,942 kWh
- Waste management- Reduce, Reuse and Recycle



Environment





































As a trusted name in Bangladesh's pharmaceutical sector, The IBN SINA Pharmaceutical Industry PLC remains dedicated to advancing the United Nations Sustainable Development Goals (SDGs). The Company integrates sustainability into our core business strategy ensuring healthy life, sustainable employment, environmental responsibility, and collaborative growth for a better future.

Our SDG Commitments



- Delivered safe, effective, and affordable medicines to millions of patients across domestic and global markets.
- Expanded production of life-saving drugs for critical and chronic illnesses.
- Strengthened employee wellness programs covering physical, mental, and preventive healthcare.
- Conducted nationwide health awareness campaigns, focusing on preventive care and responsible medicine use.





- Enforced world-class occupational health and safety practices across facilities.
- Invested continuously in training and capacity building to future-proof our
- Supported the national economy through Tax contributions, exports, and sustainable business growth.



Built state-of-the-art manufacturing plants with modern R&D facilities.

- Introduced automation and advanced technologies to improve quality and productivity.
- Strengthened local supply chains, reducing dependency on imports and enhancing resilience.
- Partnered with academia to promote pharmaceutical innovation and research excellence.



- Reduced production waste through lean manufacturing practices.
- Adopted eco-friendly packaging and recycling initiatives.
- Maintained strict adherence to Good Manufacturing Practices (cGMP) and global quality standards.
- Promoted responsible medicine use through public awareness and educational outreach.



- Reduced carbon emissions through energy efficiency and process optimization.
- Transitioned towards renewable and cleaner energy sources in production sites.
- Conducted regular environmental audits and compliance reporting.
- Launched green awareness campaigns for employees and local communities.



- Collaborated with Government Regulatory Authorities and global organizations to expand healthcare service availability.
- Established academic collaborations to advance pharmaceutical research and talent.
- Actively engaged in multi-stakeholder platforms to advance sustainable healthcare solutions.

The Company will continue to integrate sustainability into every aspect of its operations by aligning with its commitment to affordable, best quality healthcare, expanding green energy adoption, and enhancing the well-being of employees and the wider community.

Integrated Report

This Integrated Report provides a multidimensional view of The IBN SINA Pharmaceutical Industry PLC's performance over the year 2024-25. It has been prepared in accordance with the guiding principles and content elements outlined by the International Integrated Reporting Council (IIRC).

About This Report

The IBN SINA Pharmaceutical Industry PLC's integrated report aims to provide a balanced and accurate reflection of our strategy, performance, opportunities and outlook in relation to material financial, economic, social and governance issues. The intent of the report is primarily to address value-creation considerations of long-term investors but also provides appropriate information to all our key stakeholders. Our target is to preserve, create and deliver sustainable value for all of our stakeholders by using an integrated approach through the six capitals.

Our Integrated Thinking

We apply integrated thinking to recognize factors that may impact our capacity to generate value in a more sustainable manner over an extended period. These considerations shape our strategy, aiming to mitigate risks and capitalize on emerging opportunities.



REGULATIONS WE FOLLOW

Companies Act, 1994;

Labour Laws, 2006 (as amended 2023)

The Regulations, 2015 of DSE and CSE

Laws and Policies issued by the Directorate of Drug Administration (DGDA)

Financial Institutions Act 1993;

Securities and Exchange Rules 1987;

Corporate Governance Code issued by BSEC in 2018: Relevant Rules and Regulations of Bangladesh Bank and Other applicable laws and regulations of the land.

REPORTING FRAMEWORKS AND GUIDELINES

International Accounting Standards (IAS) International Financial Reporting Standards (IFRS); Global Reporting Initiative (GRI)-GR4 Framework; International Integrated Reporting Framework by Financial Reporting Council; SAFA Integrated Reporting Checklist; ICAB Corporate Governance Checklist and ICSB Secretarial Standards.

SCOPE AND BOUNDARIES OF THIS REPORT

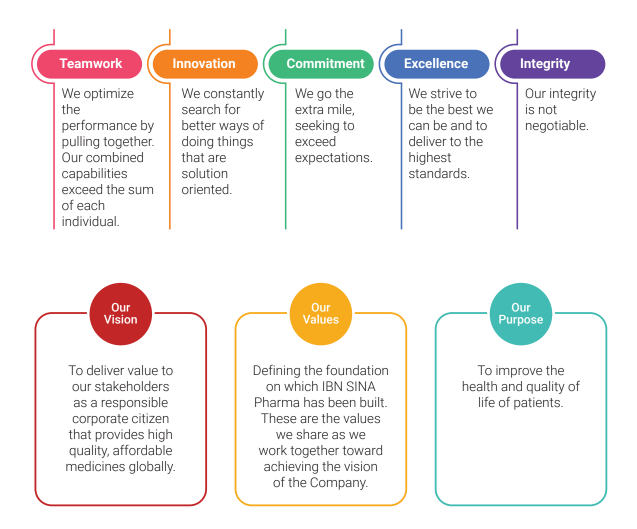
This report covers the period from July 01, 2024 to June 30, 2025, which encompasses the activities that have been carried out within the geographical areas of Bangladesh and global operation of IBN SINA and its subsidiaries.

We have referred to the guidelines of Integrated Report, issued by the Institute of Chartered Accountants of Bangladesh (ICAB) in the form of 'Integrated Reporting Checklist', which is in congruence with the integrated reporting framework prototype issued by the International Integrated Reporting Council (IIRC).

In clarifying the Company's operations and financial performance, we have extracted the financial information from the Audited Financial Statements for the financial year ended June 30, 2025 with relevant comparative information. The financial statements consistently comply with the mandated requirements of the laws of the land and of the industry that includes Companies Act 1994, Securities and Exchange Rules 1987, BSEC's Corporate Governance Code, 2018, International Financial Reporting Standards and other relevant acts and rules applicable for the Company.

Our Values

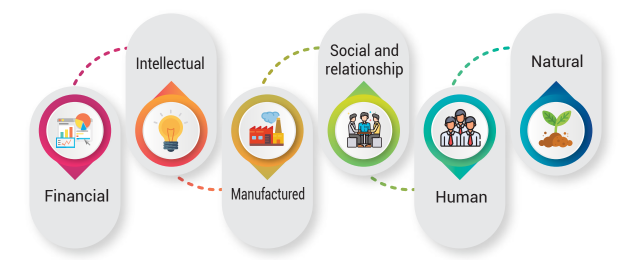
We combine integrity, creativity and smart innovation to unlock enduring value for our shareholders, customers, local communities and the society at large. In doing so, we responsibly connect precious resources in the ground to all of us who need and value them.



Integrated Approach to Value Creation

The IBN SINA Pharmaceutical Industry PLC aims to preserve, create and deliver sustainable value for all of our stakeholders through the six capitals model, a more balanced approach to generating holistic and actionable reports.

There are challenges in targeting and prioritizing best methods to be considered for sustainable development of the Company. To meet the challenges, framework of 6 Capitals has been developed. Integrated reporting using these 6 Capitals as synthesis of both qualitative and quantitative data to demonstrate tangibly, how the IBN SINA Pharma creates value over time.



Financial Capital

Financial Capital is obtained through financing either equity or grants, or generated through operations or investments. Financial Capital of the Company is utilized effectively and efficiently under the guidelines developed by the Board of Directors.

Human Capital

Human capital also termed as 'Human Resource' is very important in many areas ranging from strategic planning to company image, customer satisfaction to legal compliance and so on. Hence, the importance of Human Capital for achieving Company's strategic objectives cannot be over emphasized. The Company has a team of around 5200 employees with adequate experience, skills, qualifications and competencies to manage the day-to-day operations. Various trainings are conducted from time to time to enhance skills of the staff.

Manufactured Capital

Manufactured capital refers to manufactured physical objects that are available to an organization for use in the provision of services. The physical assets of the Company are broadly classified into: Land, Buildings, Furniture & fixtures, Motor Vehicles, Machinery & equipment and Computer equipment, etc.

All of the physical assets of the Company are efficiently utilized for the purpose of business and adequately covered against potential threats through insurance coverage and manage the same accessing different technologies applicable for the purpose.

Intellectual Capital

Intellectual Capital refers to organizational

knowledge based intangibles, including 'Intellectual Property' such as patents, copyrights, software, rights and licenses and 'Organizational Capital' such as knowledge, systems, procedures and protocols.

The Company through its experience of operations spread over 41 years has refined standardized and documented its operating procedures. The procedures are flexible and adaptive to absorb innovations necessary to respond to the changes. The library of the said procedures is effectively and efficiently utilized to introduce new and alternate products, expand customer base, and resultantly increase profits.

Social and Relationship Capital

Social and Relationship Capital includes shared norms, common values and behavior, key stakeholder relationships, intangible association with organization's brand and reputation and organization's social license to operate.

Social and relationship capital is one of the key assets that an organization has. It is the image and reputation of the company that all stakeholders carry with them and plays an important role in achievement of strategic objectives and future growth. The Company realizes the due importance of social and relationship capital and assigns customer satisfaction as top priority in all customer dealings. The Company has maintained healthy relationship with customers, agents, surveyors, reinsurers, reinsurer brokers, vendors, banks and all other shareholders.

Natural Capital

Natural Capital refers to all renewable and non-renewable environmental resources and processes that provide services that support the past, current or future prosperity of an organization and includes air, water, land, minerals, forests etc. Natural capital creates the ecosystems for human beings to survive. The utmost importance is that an organization efficiently manages natural capital to avoid any harm to the ecosystems in the long term. The Company continues to contribute to the sustainable environment by gradually moving towards the paperless operations, installing energy conservative technologies, encourage plantation across all its premises, and encourage efficient use of water to reduce water wastage. Continuation to work towards promoting green office environment is our passion.

Strategic Focus and Future Outlook

Our business strategy and future outlook defines our short, medium and long-term strategic objectives and the resource allocation mechanism in place to implement those strategic objectives. Referring page no. 15 for details on corporate strategy where the strategic objectives have also been defined in respective capitals. Our forward looking statement Page no. 14 addresses our expected condition and performance, status of projects disclosed last year also explaining about the sources of information and assumptions used for projections.

Risk and Opportunities

Principles of materiality are applied in assessing the information required to be included in our report and the materiality assessment is also discussed in our Report. This report focuses on risks, opportunities and challenges that have a material impact on our capitals. Company's risk management and internal control processes are discussed in detail on page 171 Directors' report, financial statements and sustainability report represents our integrated thinking and the way we make decisions.

Assurance On	Assurance Providers	
Financial Statement and Audit Report	S. F. Ahmed & Co. Chartered Accountants	
Corporate Governance Certification	M. Mohashin & Co. Chartered Secretaries-in-Practice	
Provident Fund Audit	Masih Muhith Haque & Co. Chartered Accountants	
Gratuity Fund Audit	Masih Muhith Haque & Co. Chartered Accountants	
Superannuation Fund Audit	Masih Muhith Haque & Co. Chartered Accountants	
Entity Credit Rating	Alpha Credit Rating Limited	

Management Responsibility

All material and significant disclosures reported are aligned with the applicable disclosure requirements as per Companies Act 1994, Bangladesh Securities and Exchange Commission guidelines and notification issued time to time and other applicable rules and regulations. To enhance governance inaccuracy, risk management and controls, the contents of this Report have been reviewed by a team of directors headed by the Managing Director of the Company.

Disclaimer

It is noted that the integrated annual report includes forward-looking statements which relates to the possible future financial position and results of the company's operations. These are not statements of fact but rather statements by the management based on current estimates and expectations of future performance. No assurance can be provided on these forward-looking statements, and shareholders are advised to exercise caution in this regard.

Availability of the Annual Report

The Annual Report of the Company is sent to all shareholders through email in due course of time whose email address is available with us as per CDBL record on record date and copy of the same is also made available on the website of the Company: www.ibnsinapharma.com. In case of non-receipt of the Annual Report sent through email, shareholders are welcome to collect the same from the Registered Office of the Company.

Business Model

The IBN SINA Pharmaceutical Industry PLC pursues the creation of new business and the enhancement of existing business based on company business philosophy and the company's Corporate Mission Statement that had been passed down over the years. We accomplish it by anticipating changes in the times and quickly assessing the challenges of global environment and society while combining the management base comprised of six types capital with the diverse business functions of the business. The Company contributes to realizing a sustainable society by creating social, environmental and economic value through its business activities. The mechanism for this entire process of value creation is illustrated in the Value Creation Model process.

Focus Areas

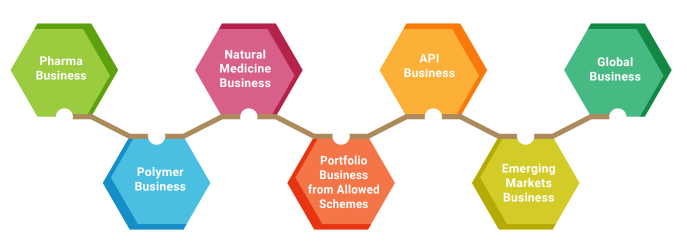
- Enhance share of specialty products in overall business.
- Develop and commercialize differentiated and difficult to manufacture products.
- Maintain market leadership and high brand equity in Bangladesh leverage strengths for in-licensing latest generation innovative products for the domestic market.
- Gain critical mass across key international markets.
- Focus on improving return ratios.
- Ensure high level of corporate governance and focus on improving access to healthcare for all, community upliftment and reducing carbon footprint.

We create value mostly in two ways:

By maximizing the positive impact of our business -supporting economic growth and job creation through loans to businesses, for example, or providing our employees with career opportunities and a safe, inclusive working environment.

By minimizing the negative impact - we realize that, like any business, our activities may also cause harm. Through our loans, we may be indirectly damaging the environment or financing companies with a poor record of respecting labour rights. To minimize these risks, we set strict rules for lending and investment.

Our Businesses



Our Value Creation Model

The following pages provide an overview of The IBN SINA Pharmaceutical Industry PLC's value creation process, which consists of four steps:

- Inputs: these are the resources we need to operate our business, ranging from the time, skills and know-how of our employees to the equity provided by the company's shareholders.
- Business activities: this is our 'engine room' where we create value through research, manufacturing, quality assurance, marketing, and distribution of affordable, high-quality medicines.
- Outputs: these are the immediate results of our activities: such as the safe, effective, and affordable medicines we deliver to patients, the salaries, benefits, and training opportunities we provide to employees, and the financial returns generated for our shareholders.
- Outcomes: these represent the long-term impacts of our business improving public health, supporting the national healthcare system, creating employment, promoting sustainability, and contributing positively to society.

Much of the value we create is financial in nature, though it may also be social, human or environmental. To demonstrate this, our value creation model uses six capitals, based on the Integrated Reporting Framework: manufactured, financial, intellectual, human, social and natural.

Stakeholder Engagement

Stakeholder Group	How we engage	Key issues in 2024-25
Clients Individual customers, Hospital, and larger corporates	Regular customer surveysDoctor Visit	 New product launching Arranged Seminar Prepared Booklet Transition to more sustainable business practic
Employees Full-time and contractual employees	 Employee engagement survey Meetings with unions and other employee representative groups 	 Training & Development Improving Customer Focus Personal Recognitation
Investors Shareholders and Stakeholders	 Annual General Meeting (AGM) Public Retation Booth Through "Grivance Redressal" 	 Financial performance and Strategy execution Changes in business market environment
Society Suppliers and other business partners, local communities, governments and regulatory bodies	 Regular meetings with regulatory bodies Industry roundtables and conferences In-person meetings with suppliers and business partners 	Cost of financial inclusionPharmaceutical sector regulation

INPUTS



Financial

- Strong financial foundation supporting sustained business growth
- Strong balance sheet and high liquidity buffer
- Investment in growth opportunities

Manufacturing

- Globally competitive, scalable, and widely accredited manufacturing facilities
- Regulatory approval by major agencies such as DGDA.

Intellectual

- Enhanced research and development capabilities
- Goal-driven product development

Human

- Ensure equality and fairness
- Championing diversity
- Promoting inclusivity

Social and relationships

- Improving quality of lives
- Enhancing choices and capabilities

Natural

- Striving towards a net-zero future
- Establishing a robust and resilient value chain

Financial

- Strong balance sheet;
- A disciplined capital expenditure investment approach;
- Planned prioritization of capital allocation;
- Strong operating cash flow generation.

Manufacturing

- A production system specialized in ophthalmology that manufactures high-quality products;
- Stable supply through a global product supply network;
- Expanding production capacity through construction of new plants and conversion of plants to smart factories;
- Globally competitive, scalable and widely accredited manufacturing facilities.

Intellectual

- Trusted IBN SINA brand;
- Excellent technologies and Institutionalized knowledge;
- Data utilization:
- Targeted and efficient product portfolio renewal;
- Trained employees;
- Strong presence in emerging markets.

Human

- Experienced leadership team;
- High performance and innovative culture;
- · Committed and loyal employees;
- Healthy workforce;
- Equal opportunities;
- Industry-specific specialist skills.

Social and relationships

- Partnerships with medical professionals and suppliers;
- Strong stakeholder relationships and corporate reputation;
- Robust corporate governance framework;
- Support of local communities;
- Contribution to the WPPF.

Natural

- Focus on environmental protection;
- Use of environmentally friendly water resources;
- Initiatives to reduce consumption of scarce natural resources;
- Social and Environmental Management System.



Financial

Increase in capital efficiency and improvement in profitability.

Manufacturing

Develop, popularize and conduct an overseas rollout of products and services that leverage the strengths of IBN SINA and its partner companies and organizations.

Intellectual

Develop and provide products and services that utilize digital and other technologies to meet the needs of people.

Human

Provide employees with career realization opportunities, growth opportunities and a digital workplace provide training for medical professionals.

Social and relationships

Engaging the shareholders and investors towards the realization of a sustainable society and corporate growth.

Natural

Use sustainable technologies and efficiently utilize water resources.



Financial

Sustainable financial return to shareholders prudent growth and financial stability.

Manufacturing

Productivity increase employee loyalty and improved capabilities and competencies.

Intellectual

Launched new products implementing robotic processing technology integrated risk management framework that safeguard the business from externalities.

Expansion of geographical footprint upgraded working environment and better customer reach.

Social and relationships

Customer satisfaction growth in customer base engagement with community and CSR activities.

Natural

Involve in environment protection, recycling of waste.

The values we create

As a pharmaceutical company, we play an important role in contributing to the health and wellbeing of people. Our sustainable business model creates long-term values for our key stakeholders.



Patients, healthcare professionals and customers

- Improving health and quality of life for patients that use our medicines
- Provision of quality and affordable treatment options and medicines to patients, healthcare professionals and healthcare system



Our employees

- Providing employment and opportunities for growth and development in the geographic regions in which we operate
- Diverse and inclusive working environment free of discrimination and harassment



Communities in which we operate

- Contribution to society through engagement with civil society and investment in socio-economic development
- Responsible management of our impact on the environment



Our investors and sponsors

- Sustainable returns to shareholders
- Servicing and timely repayment of debt



Our suppliers and business partners

- Economic stimulus through procurement of goods and services
- Collaboration and partnering opportunities



Governments and pharmaceutical regulatory authorities

- Contribution to national exchequer
- Contribute to effective healthcare systems through pharmaceutical
- Regulatory compliance in the countries in which we operate

Financial capital

Our aim to create value for all of our shareholders by managing our financial capital in a commercially astute and diligent manner, thereby harnessing opportunities for long-term sustainable economic growth.

FINANCIAL CAPITAL

Our capital allocation decisions are integrated into our strategy and budget planning processes, driven by our overall objective of growing shareholder value sustainably. Key considerations driving our capital allocation include achieving an effective allocation between maintaining our intellectual manufacturing assets to secure operational returns, protecting the strength of our balance sheet to give us stability and flexibility through business cycles, investing in value-based organic and inorganic opportunities and rewarding shareholders though dividends. The Board provides oversight of capital and budget allocations, ensuring the most effective deployment of available capital resources.

SOURCES OF FINANCIAL CAPITAL

Our financial capital includes the monetary resources contributed by our investors are being enhanced through our business activities, which is embedded in our business model. The main sources of financial capital are:



Approaches to maintenance of financial capital

The followings are some of the approaches to maintaining our financial capital:

- Maintenance of strict financial discipline and controls Deciding on deployment of available capital;
- Measurement of financial performance, value creation and cash generation;
- Active engagement with providers of capital and debt funding;
- Seeking out investment opportunities to increase revenue generation, profitability and shareholder returns
- Focus on organic growth;
- Generation of synergistic benefits from acquired businesses;
- Focus on working capital management;
- Focus on increased tax reporting requirements and tax transparency.

Maintenance of Financial Health

To sustain our business model and to generate accretive value for investors, we have a fiduciary duty to our stakeholders to manage our financial capital in a responsible manner. Robust financial controls and treasury management systems are in place to mitigate currency, interest rate and credit risks as far as reasonably possible. The Audit & Risk Management Committee assists the Board in discharging its duties in respect of the safeguarding of assets, accounting systems and practices, internal control processes and the preparation of the Subsidiary and Company Annual Financial Statements.

The overall financial performance of the Company for the reporting financial year 2024-25 is stated in the page no. 77.

Human Capital

Empowering People, Strengthening the Future

The IBN SINA Pharmaceutical Industry PLC's employees are recognized as the primary source of its competitiveness. They bring values, skills, diversity and expertise to the company and thus make us on of the market leaders in the consumer durables industries in the country. It is also the dedication, knowledge and performance of the employees and excellence of the senior management team that solidifies its position in the market. HR is overseeing various aspects of employment such as compliance with labor law and employment standards, interviewing, administering the employee benefits, management of employee personal files and software records with the required documents/information for future reference. Thus, the development of human resources creates our employees into human capital.

Human Capital

The HR department is observing and maintaining all employees' education, technical or on- the job training, mental and emotional health, punctuality, loyalty, moral wellbeing, problem solving, people management and communication skills. These knowledge and skills are used to increase productivity and value for the Company. We manage Human Capital to see our employees' abilities as resources to be utilized for value creation in organizations by getting people to change their behavior to more economically viable behaviors. HR department focuses on the intellectual skills and procedural knowledge that create our employees into human capital.

Cultivating Talent, Shaping the Future

At The IBN SINA Pharmaceutical Industry PLC, we recognize that our greatest asset is our people. The Human Resource Department is at the forefront of nurturing and developing this asset, ensuring that our workforce is equipped, motivated, and empowered to meet the challenges of a rapidly evolving industry. Over the past year, we have made significant progress in enhancing our HR practices, focusing on talent acquisition, employee development, engagement, and fostering a culture of innovation and inclusivity.

Talent Acquisition and onboarding

In today's competitive landscape, attracting the right

talent is critical. This year, we have refined our recruitment strategies to ensure that we not only attract top talent but also individuals who resonate with our company's values and vision. We have implemented a more streamlined and personalized onboarding process, allowing new employees to integrate smoothly into the company culture. Our emphasis on continuous learning begins from day one, with new hires receiving comprehensive training and mentorship to help them excel in their roles.





Pharmaceutical

Career Development

The IBN SINA Pharma builds up employees' career by organizing various domestic and foreign trainings. These efforts are made to increase work efficiency and overall quality. The IBN SINA Pharma provides quality medicine from the realm of ethics, so we have the opportunity to develop a career through moral education. There is an opportunity to start a career as an officer and go up to Executive Director. Organization does not create any barrier to develop employees' career. The organization does everything necessary for the development of the individual.

Team Spirit

The HR family is formed with a wonderful conference of sincerity, dynamism based on ethical standard. The HR department is moving forward with excellent team spirit and dedication. Our HR team is a unique combination of manpower that has the skills, professionalism, sophistication, and ethics to run the organization. This department is strongly committed to be a strategic business partner of the Company.

There is a pink tinge of fidelity in every aspect of the Company's policy making. We will bring our Company to a higher stage by delivering continuous effort. Finally, Human Resource Department is on its way to the dream of green in the midst of severe drought as the vigilant in all the activities of the Company by ensuring highest level of professionalism and efficiency by the grace of almighty Allah.

Succession Planning

The IBN SINA Pharmaceutical Industry PLC is leading the way in expanding its business through new plan, new products & technologies. The Human Resources Department is one step ahead in implementing a long term and sustainable succession plan by recruiting skilled & qualified personnel to fill the vacancies and meet the business needs & technological advancement. The HR department is always ready to take measures for sustainable development of the Company by replacing talent & qualified leaders. The successors are also developed through the Standard Operating Procedure (SOP) and by gathering sufficient experience in the job place.



Employee Relations

There is a very fraternal and cordial relationship between the officers and workers within the Company. We sincerely extend our hand of cooperation to each other in any situation. Here all workers and officers carry different status. Even then there is no distance or misunderstanding between the employees. All are working like a team to achieve organizational goal.

Culture & Leadership Behavior

IPI administrators usually adjust their leadership behavior to accomplish the mission of the organization, and this could influence the employees' job satisfaction. It is therefore essential to understand the relationship between organizational cultures, leadership behavior and job satisfaction of employees. Our culture within our organization is playing an important role to ensure a happy and healthy environment. In communicating and promoting the organizational ethics to employees, their acknowledgement and acceptance of it can influence their working behavior and attitudes. Our interaction between the leadership and employees is good. The latter will make a greater contribution to

team communication and collaboration. It will also be encouraged to accomplish the mission and objectives assigned by the organization, thereby enhancing job satisfaction.

Training & Skill Development

Training allows employees to acquire new skills, sharpen existing ones, perform better, increase productivity and be better leaders in any organization. Since a company is the aggregate of what employees achieve individually, IPI has done everything in its power to ensure that employees perform at their peak. IPI has focused in strengthening the training and development activities for this goal.

In a rapidly evolving landscape, productivity is not only dependent on employees, but also on the technology they use. Training and Skill development go a long way in getting employees up to date with new technology, using existing ones better and then discarding the outdated ones. This goes a long way in getting things done efficiently and in the most productive way. IPI aims to adopt new technologies and skills efficiently in order to boost the productivity through making special impetus on different types of trainings of its employees.

To transform IPI into a learning organization and encourage a culture of continual learning among employees we have launched several training and development initiatives.

We value our knowledgeable, hardworking, honest and innovative human resources as one of the most vital capital in our investment strategy.

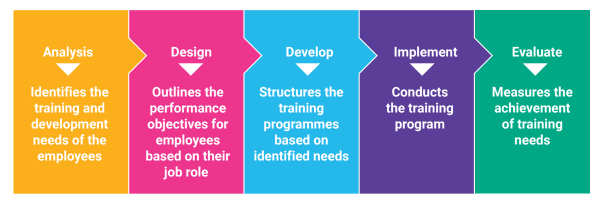
Employee Engagement and Well-being

A motivated and engaged workforce is the cornerstone of our success. This year, we launched several initiatives aimed at enhancing employee engagement and well-being. We conducted a comprehensive employee satisfaction survey, the insights from which have been instrumental in shaping our engagement strategies. Based on the feedback, we introduced flexible working hours, expanded our wellness programs to include mental health support, and organized a series of team-building events. These initiatives have not only improved morale but also strengthened the sense of community within the company.

Collaboration and Teamwork: Driving Success Together

Collaboration lies at the heart of our organizational culture. We believe that the best solutions are often the result of collective effort, where ideas are shared freely and teams work together towards common goals. Our HR Department has fostered a culture of teamwork by promoting cross-departmental collaboration and encouraging employees to engage in projects that extend beyond their immediate roles.

We have introduced platforms that facilitate knowledge sharing and collaboration, enabling employees from different departments to work together on innovative projects. This approach not only enhances problem-solving capabilities but also strengthens the bonds between team members, creating a more cohesive and supportive work environment.



Training and Skill Development Process





Performance Management and Rewards

Recognizing and rewarding performance is key to maintaining a motivated workforce. This year, we revamped our performance management system to make it more transparent, fair, and aligned with our business goals. We introduced a continuous feedback loop, allowing employees to receive real-time feedback and make adjustments throughout the year. Our rewards system has also been enhanced to recognize not just the end results but also the effort, creativity, and teamwork that go into achieving them. By linking rewards to both individual and team performance, we encourage collaboration and a sense of shared purpose.

Future Outlook

As we look ahead, the Human Resource Department is focused on building a resilient and adaptable workforce that can thrive in the face of industry

disruptions. We are exploring the use of advanced HR analytics to make data-driven decisions that enhance employee experience and organizational performance. Additionally, we are committed to fostering a culture of continuous learning, where every employee has the opportunity to grow and contribute to the company's success.

In conclusion, the past year has been one of growth, learning, and innovation for the Human Resource Department at The IBN SINA Pharmaceutical Industry PLC. We are proud of the progress we have made and are excited about the future. Our commitment to our people remains steadfast, and we will continue to invest in their development, well-being, and success. Together, we are not only building a great company but also shaping a brighter future for our employees, our industry, and our community.

Manufactured Capital

Manufactured Capital is the collection of physical, material and technological objects that are available to an organization for use in the provision of services and therefore in fulfilling its purpose. Investment in manufactured capital is vital in order to produce high quality medicines that would contribute to sustainable advantage. Significant investment in our manufactured capital is an ongoing phenomenon that aims to safeguard our ability to deliver the quality products for sustainable growth and continual improvement.



OUR SOURCES OF MANUFACTURED CAPITAL

Current Good Manufacturing Practices (cGMP) ISO 9001:2018 Plant Infrastructure Manufacturing Facilities, Technology and Equipment **Manufacturing Process Environment, Health and Safety Provision Distribution Network**

Our Pharma Plant

The IBN SINA PharmaceuticalIndustry PLC (IPI) was founded in the year 1983 on a campus of about 14 acres of land, about 56 km away from Dhaka city. Its commercial production was started in May 1986 since its journey with a few products. Now the Manufacturing Plant has been established with modern state of the art technology and equipped with, high standard machineries and for the production and quality checking of various dosage forms of several therapeutic classes by the 'Current Good Manufacturing Practices' standards of various international regulatory authorities like WHO cGMP. ISO etc.

This Plant contains General Production Building, Injection Building and Cephalosporin Building. The site houses other supplementary infrastructures including Admin Building, Warehouse, Engineering Building, Officers Quarter etc. Our Utility Infrastructure has been designed including Water Treatment Facility (DM, RO& WFI Plant), Boiler, and Compressor, Generator etc. to ensure adequate supply of water, electricity, steam and gas. Besides, we have a central ETP for waste management. There is Specialized Compliance Formulation Plant at Mawna (Sreepur, Gazipur), API project at Munshigani and Central warehouse at Kaliakoir.

IPI is now producing more than 400 pharmaceutical products with various types of dosage forms including solid dosage forms (tablets and capsules), parenteral products (ampoules, vials), liquid dosage forms including syrup, solutions, suspensions & powder for suspension (dry syrups); sterile ophthalmic products, cream, ointments, gel, eye drops and sachet, etc. covering almost all therapeutic classes where a lot of products are in the launching pipeline.

The production site follows the best practices for fire, water and air management system, employee health and safety issues. In totality, this plant does not only result in increased production capacity, but also has resulted compliance with more regulatory requirements, safeguarding the environment, safety and health protection of employees in the workplace and environment.



IBN SINA Pharma Plant at a glance

Location

Shafipur, Kaliakoir Gazipur, Bangladesh

Area 14 acres

Production Facilities

General Pharma Plant Natural Medicine Plant Cephalosporin Plant

Production lines

- Solid dosage forms (tablets capsules and Sachet)
- Liquid dosage forms including syrup, solutions, suspensions
- Powder for suspension (dry syrups)
- Sterile and non-sterile ophthalmic and tropical products (cream, ointments, gel eye & nasal drops)
- Parenteral products (ampoules, vials)
- Prefilled Syringes, Lyophilized Vials Small Volume Parenteral (SVP), Biotech Metered Dose Inhaler (MDI) and Dry Power Inhaler (DPI) (Pipeline).

Manufacturing Facilities, Technologies and Equipments

Tablets

Tablets are the major product ranges in OSD (Oral Solid Dosage) production facilities comprising about 45% of the total pharma production. To fulfill the market demand a new compliance area has been developed where many sophisticated machines like Auto-granulation line, Fette Tablet Compression machine from Germany, Sejong Tablet Compression machine from South Korea, Romaco Compactor for potent and sensitive drug have been incorporated in this area.

Moreover, we have another two dedicated granulation unit (one is Auto-granulation), six sophisticated tablet compression machine, six tablet coating machine including IMA tablet coating (from Italy) which is highly sophisticated and faster, eight blister machine including Heino-Ilsemann blister machine (from Germany) with auto-cartoning, Romaco blister machine (from Germany) with auto-cartoning and 21CFR part11. Besides we have two Auto tablet counting machines.

Capsule

Two sophisticated automatic capsule filling machines Pam from India and NJP from China are now in operation. These machines have versatile capacity of filling pellets and liquid in hard gelatin shell. Two existing automatic Zanasi Capsule filling Machines are used for non-antibiotic & miscellaneous antibiotic production. In view of the increased demand of existing powder fill capsule products & considering the upcoming new products to our

product range, the IPI management has installed a high capacity powder capsule filling machine recently. This machine can also be used for pellet filling. Now we are fulfilling present demand by blistering with Hoonga blister machine from Korea and newly installed high capacity Tien Tuan blister machine from Viatname.

Ophthalmic (Sinavision)

Ophthalmic Products are marketed under the division named "Sinavision". These include ophthalmic drops. ointment and gels. All the ophthalmic products are manufactured in class A under HVAC system in a background class B. We have installed a fully automatic ophthalmic eye drops production line including automatic washing, drying, autoclaving, filling and sealing. A fully automatic eye drops filling machine I-dositechno from Spain (under installation) and an automatic lamitube filling machine from China has been installed.

Injectable (Parenteral) Products and Inhaler

The injection production facilities comprise Class A (ISO Class 5) production area and the adjacent areas are of different classification and there is a change room facilities as per compliance. The sterile products are manufactured in high tech machine like Tofflon (China), Fedegari autoclave (Italy) ,water treatment plant with looping, Flexicon (Denmark) etc.

IPI is launching Prefilled Syringes, Lyophilized Vials, Small Volume Parenteral (SVP), Biotech, Metered Dose Inhaler (MDI) and Dry Power Inhaler (DPI) preparations to its product portfolio by dedicated sophisticated machines like Lyophilizer (Freeze Dryer) (Tofflon, China), Solution Preparation Vessel and CIP & SIP Skid (Tofflon, China), Automatic Prefilled Syringe Filling & Sealing Machine (i-DOSETECHNO, Spain), Flexicon Dry Powder Filling Machine (Denmark), Freeze Drying Microscope (FDM) (McCRONE, USA), Fedegari Autoclave (Italy) ,nitrogen generator plant and Vaporized Hydrogen Peroxide (VHP) Sterilizer (China). Some Injectable productions including Esolok 40mg Injection, Prolok 40mg Injection, Pantolok 40mg Injection, Clovir 500 & 250 IV Infusion, Metsina IV Infusion, Bactin IV Infusion and Oxyfer 500mg Injection already in the market.

Semisolid Products

Some popular brands of topical ointments, creams and gels are produced in IBN SINA factory. These products are manufactured with automatic Italian AxomaticLamitube Filling Machine that's on line with emulsifier. Products are Fungicort cream, Fungin cream, Fungin-B cream & Neocort ointment etc. In every year new products are adding with existing products.

Liquid Products

IBN SINA is one of the leading manufacturers of liquid pharma products in Bangladesh. It has five production lines including (1) Auto- Glass Bottle Line for Syrups, (2) Auto-Antanil Production Line, (3) High Capacity PET Line for Syrup and Suspension

Products, (4) the Pediatric Drops & Suspension Line, and (5) High Capacity PET Bottle (Vitalgin) filling line.

Auto PET Bottle and other Liquid Production Line are most sophisticated liquid production lines. There have bottle feeding unit, rotary bottle washing unit, light checking unit, multi head linear liquid filling unit, capping & sealing unit, auto sticker labeling unit and packing line with auto carton strapping unit. It has a production capacity of 120-150 bottles per minute.

A dedicated& compliance online Gavisol Suspension process & filling line is under construction.

Powder for Oral Suspension Products

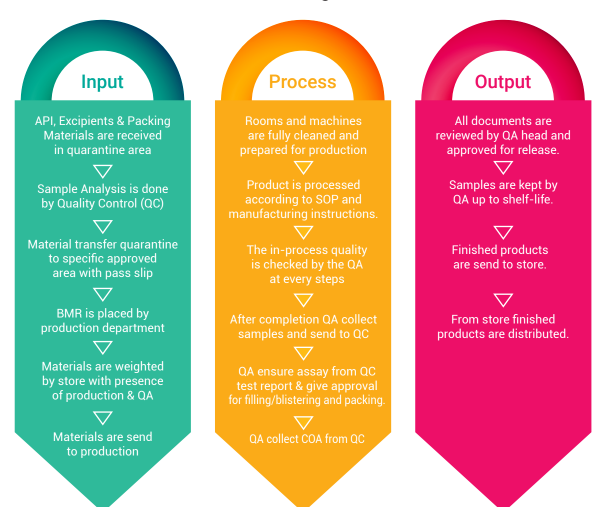
Powder for suspensions are mainly antibiotic products intended for children and young patients. We have two separate areas for production of power for suspensions. The major powder for suspension brands are Bactin, Nitasol, Erymex, Romycin, Buticef, Iluca etc.

Sachet

Unisaline is a popular brand of IBN SINA for ORS. We have a self-contained separate production facility for sachets, lined with three-sophisticated sachet filling machines. The IBN SINA Pharma has already started marketing of Unisaline with different flavor like Fruity Lemon, Fruity Orange & Fruity Mango. Many new products including Tasty & Rise ORS are in pipeline. Other non ORS sachet brand is Sinalax, which was introduced in Bangladesh by IBN SINA for the first time.



Manufacturing Process



Fire, Water & Air Management System Fire Management System

IPI uses intelligent addressable fire detection system. Fire drills are done at least two in every year and training is provided to the personal who are the member of the fire team.

Our actions in this context are:

We have adequate training facilities against fire, earthquake and other disasters. Almost all employees were trained against fire defense by Bangladesh Fire Service and Civil Defense.

All the areas including Production, QA, QC, PD, Microbiology, Warehouse and other utility areas are covered by smoke detectors and modern fire alarm system.

The whole facility is equipped with adequate number of fire extinguishers and fire hoses with fire hydrant.

We also have proper evacuation system, assembly point with dedicated rescue and first aid team.

High pressure fire pumps along with standby pump and jokey pumps are installed to fight against fire.

Water management system

Pure water is very essential and inevitable element for every Pharmaceutical Industry. IPI is committed and constantly working on improving the water management of the company and plant as conserving water will contribute to more sustainable water availability.

Our actions in this context are:

We have the most modern RO (Reverse Osmosis) Plant with 3000 Ltr/hr capacity for fulfilling our present water demand.

We have another most modern DM (Demineralization) Plant with 3000 Ltr/hr capacity for fulfilling our present water demand.

Air management system

IPI has the right air management technology installed in all buildings as pharmaceutical manufacturing facilities require high quality of air because the products are ingested of placed in humans and animals.

Our actions in this context are:

- Individual Air Handing Unit (AHU) with HEPA filter.
- Temperature control system.
- Humidity control system.
- Precise pressure difference control system by software.

Environment, Health and Safety Consideration

The inherent safety risks relating to the pharmaceutical and chemical industry is always be a key focus as standardized health, safety and environment (HSE) process that are embedded across all of our operations. The IBN SINA Pharmaceutical Industry PLC is committed to pursue excellence in Health, Safety and Environment conducts its activities safety and in an environmentally responsible manner. Safety is our first priority. It is integral to our culture.

In order to ensure reliable and safe operations, we continue to focus on day to day management of operational risks, including risks related to Health, Safety and Environment. To promote safety throughout the business operations, execute management meets regularly to review environment and safety performance.

It is the nature of our industry that our people face many stressful situations in the workplace. We continue to offer comprehensive health and wellness service to our employees. Our employee's Physical and emotional wellbeing appears to be in line with the industry norms related to Health, Safety and Environment.

Environment Consideration

IPI gives utmost importance to environment protection and strictly avoid the activities which may have any adverse impact on the environment. We believe that environment protection should be implemented due to climate changes and natural calamities which affect our country every year. We have therefore designed the production process in the most resource and energy -efficient way as possible.

Our actions in this contexts are:

We have established an Effluent Treatment Plant (ETP) of capacity 500 liters/hr. to treat effluent from

We are conducting incineration by Prism Bangladesh Foundation.

Health & Safety Consideration

Our Plant has been designed following the modern concept of safety guidelines. We make regular safety assessments and ensure compliance with all existing laws in the field of environmental protection, hygiene and safety at work. A special care and training is planned for the safe handling of Hazardous chemical. A Standard Operating Procedure (SOP) on safety guidelines is followed by each and every person in our Plant.

Our Steps to Health, Safety and Environment

- We have a specialized medical team in our plant premises for employee's health related issues.
- For COVID-19 and others related issues we always concern about our employee's health and safety. We arrange COVID-19 vaccines for our employees and strictly follow the safety rules.
- The entire areas of plant are well equipped with modern fire alarm system, adequate number of fire extinguishers, fire hoses with fire hydrant and others fire safety equipments.
- We have well trained fire fighter team and adequate training management system.
- We have a central Effluent Treatment Plant (ETP) with capacity of 500 liters/hr. to treat effluent from plant.
- We have a collboration management for disposal of hazardous pharmaceutical products to Prism Bangladesh Foundation for incineration by double chamber incinerator maintaining 1100 temperature at Medical Waste Management Plant



Nature is divine; the motto of the 21st century is "Back to the Nature"

The IBN SINA Natural Medicine Ltd., a Subsidiary of The IBN SINA Pharmaceutical Industry PLC is dedicated to serve humanity by manufacturing and providing quality natural medicines and services to its customers with marching onward for sustainable growth and continual improvement.

Back to Nature

Our approach is to using natural resources in a conservative way and taking initiative to reduce any adverse impact not only on human being but also on nature to make a greener environment.

About natural Medicine

IBN SINA Natural Medicine plant is equipped with the latest technological support in 2008 with a view to facilitate the best natural therapeutic service to the people .within a very short time our natural medicine has achieved a goodwill and credibility of medical professionals and consumers for its efficacy and quality . Following this trend most of the leading pharmaceutical companies have also started marketing of the natural medicine production. The growth is increasing day by day after starting its journey .it has undergone potential expansion in multiple sectors due to its responsible

business practices. The ranking of the natural medicine division is among the most important multidisciplinary groups and advocates for the principle of the care for the future, high professionalism, employee friendly approach, financial stability transparency, safety and leadership. It is striving to strengthen its market access in locally and globally. Formulating its competitive strategies and putting emphasis on productivity enhancement, thus playing a pivotal role in the country's commerce and trade sectors.

Manufactured Capital

Investment in manufactured capital is vital in order to produce high-quality medicines that contribute to sustainable competitive advantage .Significant investment in our finished products, manufacturing facilities, operations, technologies, capacities and distribution is an ongoing phenomenon that aims to safeguard our resources, satisfy the customer needs and achieve the strategic intent of the business.

Manufacturing Process

Production is ongoing with separate manufacturing division, these are Unani division and Herbal division very soon we are going to open Auyabadic medicine division and also medicated consumer products. medicated cosmetics and toiletries.



Unani Division

Facilitates are decorated with sophisticated production machinaries for tablet, capsule, powder (Sufoof) and syrup products with enlarged area. Here is top selling products like Vinsina Herbisal syrup, Hazmi syrup, Alkof, Basok syrup, sinar syrup and Myrosin etc syrup. Among the topical products Vigogel and dermaris.

Herbal Division

This area is furnished with art of state machinaries for tablet, capsule, powder, sachet products. There is a new sensitive product probiotic manufacturing area has built and production ongoing. Lyophilized papaya products is first time in Bangladesh for the treatment of the dengue fever has launched. The major products in the herbal division are Rebio capsule, Isbulgul plus sachet, Ginsin capsule, Dirolina capsule, silicap capsule, etc.

Input

- 1. API, excipient, various types herbs and packing materials are received and inspected as per standard operating procedure SOP and kept in quarantine area.
- 2. Sample analysis is done by Quality Control whereby QC performs identification, potency determination and necessary test of materials.
- 3. Following QC approval, pass levels are fixed on container and materials are shifted from quarantine to a specific approved area for preservation.
- 4. Material requisition is placed by production department along with batch manufacturing procedure of the product.
- 5. Materials are collected as for bill of materials and sent to Production for dispensing.
- 6. Purity, temperature, humidity and other condition of the materials are checked by the production and quality assurance and
- 7. Materials are weighted and dispensed to production as per requisition.

Process

- 1. The IBN SINA Natural medicine have several dosage forms like capsule, tablet, oral liquid, ointment-cream, probiotic, Halawa, sachet and powder dosage form. Manufacturing procedure of these dosage forms are different and has separate SOP.
- 2. Rooms and machines are fully cleaned and prepared for production having HVAC system.
- 3. Medicine and product is processed according to validated SOP. The production operator and officer follow the written SOP and keep record of all the activities along with sufficient retention sample.
- 4. The in process quality is checked by QA at every step of manufacturing and quality is ensured in every steps.
- 5. After completion of every sub process, sample analysis is performed by the QA and sent to QC for evaluation.
- 6. Upon approval by QC, QA fix the label on the container and gives approval for next step and
- 7. The prerequisites environment and the regulatory condition of the products are maintained and ensured by the QA and Production at every level.

Output

- a) After packaging of products, all documents are reviewed by the QA and approved for distribution and sales.
- b) Representative sample form every batch is kept by the QA up to the shelf life of the product for monitoring real life.
- c) Real time instability study up to the shelf life is performed by the QA for further development and
- d) When launching new products, product development and accelerated and real-time stability is performed by R&D.

Production

The IBN SINA Natural Medicine has update modern production facilities with modern sophisticlied production machineries which complies GMP and cGMP requirements. We have extraction and distillation facilities with cutting-edge technology to guarantee the quality of our products.

For production of different dosage form our production area is totally separated for Unani products and Herbal products.

To meet marketing demand we have complete separate liquid, sound, semi-solid cream and ointment powder and oil product processing area.

Moreover we have being preparing our new production building dedicated for herbal products production. where tablet, capsule, liquid, powder product will be manufactured in dedicated and separated area. Our present probiotic product productions area. is dedicated class area. This area will be increased in our new herbal production building. We have plan to include soft gelation capsule production area in our new herbal production building.

Ensuring Quality (QA & QC)

Our journey for maintaining better quality begins from Raw Materials selection process. We have the standard vendor selection procedure to select the right party for our intended quality products. Quality Control and Ouality Assurance Departments are well furnished and equipped with the valuable machineries in light of the latest technology such as AASP, HPLC, FTIR, TLC, UV Visible Spectrophotometer, Digital Polarimeter, Refractometer, Viscometer, Karl Fischer auto-titrator, Sieve shaker, Tapped density tester, Disintegration tester, Melting point apparatus, PH meter, Moisture balance, Centrifuzer etc. We assure the quality of raw materials and finished products equally. The Quality Assurance Department ensures and monitors quality of products in every step of manufacturing operations. As a result it becomes possible to deliver the quality products to the customers.

A modern and well equipped QC laboratory and dedicated QA department is being developed in the new GMP compliance manufacturing building. About 7000 sq-ft area has been sanctioned for new QC and QA department.

Product Development Department

The Product Development Department (PDD) at The IBN SINA Natural Medicine Ltd. plays a pivotal role in driving innovation and upholding ethical standards within Bangladesh's healthcare sector. Our steadfast commitment to the highest scientific and ethical principles ensures the safety, efficacy, and pioneering nature of our natural medicine-based health solutions.

In the past fiscal year, we achieved a significant milestone in product commercialization with the successful launch of four new offerings: Moringa LX, Tablet Sinasov, Isubgul NE, and Isubgul N. These introductions demonstrate our agility and responsiveness to market demands.

Our innovation pipeline remains robust, with 9 additional products currently under active development. Furthermore, 21 Unani formulations are in their final stages, awaiting regulatory clearance and imminent market release. The future also holds promise for several new herbal products, which are currently undergoing regulatory consideration for subsequent

The Product Development Department has significantly bolstered its capabilities through the integration of modern laboratory equipment, which has enhanced our research and product quality testing processes. A new six-story building is currently under construction to establish a dedicated research zone, further augmenting our capabilities to meet expanding regulatory and operational demands. Looking ahead, we are strategically planning to establish advanced softgel manufacturing capabilities. This initiative will enable us to diversify our dosage form offerings and cater to a broader range of consumer preferences.

The PDD team comprises a highly qualified and diverse group of professionals, including PhD researchers, renowned natural medicine experts, meticulously trained formulation scientists, pharmacists, chemists, and esteemed natural medicine advisors. Their collective knowledge and experience continuously drive our engagement in evidence-based research and consumer-focused innovation, thereby strengthening the future of natural and Unani medicines across Bangladesh.

Herbarium and Standard Sample

There is a standard and well furnished herbarium and plant profiles in the natural medicine factory. Here, a team of efficient manpower including qualified taxonomist for identification of different Raw Materials and also preserved them accordingly.

Engineering Department

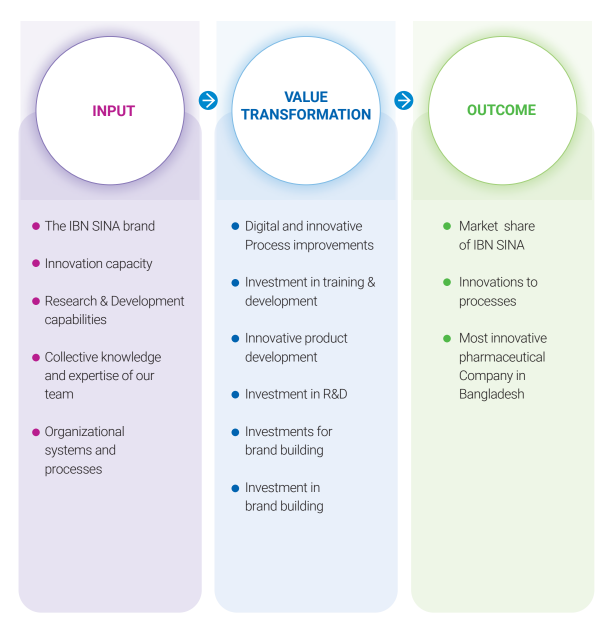
This department is equipped with all essential machineries tools and utensils to run the factories smoothly. A balanced technical team with electrical, mechanical, HVAC, utilites expert in this line in sufficient quantities for routine and preventive maintenance. The utilities sector is well furnished with own power generating generator, boiler, oil free air compressor and HVAC system. We have canteen and prayer facilities in self contained facilities.

Technical Team

The company is enriched with technically qualified both in academically and professionally. These are pharmacist, chemist, and botanist, BUMS, taxonomist, microbiologist and supply chain specialist. They all are under schedule training with evaluation programs. The training is conducted with items expert both from local and aboard. These programs assist us to keep up-todate both in technically and professionally.

Intellectual Capital

Our intellectual capital supports our commitment to increase the number of lives that benefit our focused therapeutic class of high quality, affordable medicines. As a pharmacutical Company in an intensely competitive market space, our ability to understand changing consumer preferences and sustain our competitive position is dependent on intangible factors such as brand value, research and development capabilities, innovation capacity, our tacit knowledge, operating processes and strategic partnerships. These elements form our Intellectual Capital and play a vital role in sharpening our competitive edge.



Our Products Portfolio

We strongly focus on to develop topper product portfolio in Bangladesh. As a consequence, we analyze the customer demand, competitor activity, international market and so on to strengthen the existing portfolio by launching new and innovative product and technology as well as introducing new molecule in Bangladesh.

Our product portfolio is:

Therapeutic Class	Description	IPI's Strength
Antibiotic	"Antibiotics, also known as antibacterials, are medications that destroy or slow down the growth of bacteria. They include a range of powerful drugs and are used to treat diseases caused by bacteria. When used properly, Antibiotics fight against infections and can save live. The first antibiotic was Penicillin. Penicillin-based antibiotics, such as Ampicillin, Amoxicillin, and Penicillin G, are still available to treat a variety of infections and have been around for a long time. There are different types of antibiotics, but most of them can be classified into 6 groups: 1. Penicillins (such as Penicillin, Amoxicillin etc), 2. Cephalosporins (such as Cephradine, Cefixime etc), 3. Aminoglycosides (such as Gentamicin, Tobramycin etc), 4. Tetracycline (such as Tetracycline, Doxycycline etc), 5. Macrolides (such as Azithromycin, Erythromycin etc), 6. Fluoroquinolones (such as Ciprofloxacin, Levofloxacin etc). Other antibiotics include Chloramphenicol, Fusidic acid, Nitrofurantoin etc."	We are enriched in Penicillins with brands Sinamox, Sinaclox, Sinaflox etc, Oral Cephalosporins with brands like Cefixim, Merocef, Meroclav etc, Macrolides with brands like Romycin, Clarith etc, Floroquinolones with Bactin, Floromox, Gemitab etc. We strongly cover institutions and hospitals by Cephalosporin and Carbapenem injectables like Axosin, Gen4, Taxceph, Merotrax, Zoline etc. We produce antibiotics by maintaining all the cGMP guidelines, with world class raw materials from different renowned sources and are committed to serve the people with highest quality products.
Anti-ulcerant	"This class of drugs is used to treat ulcers in the stomach and the upper part of the small intestine. There are several types of anti-ulcerant drugs like the proton pump inhibitors which workby blocking the secretion of gastric acid of parietal cells of stomach; H2 receptor blockers stop the action of histamine on the gastric parietal cells which ultimately inhibits thesecretion of gastric acid; non systemic antacids provide local acid neutralizing effect and anti-foaming agents are used to reduce bloating, discomfort or pain caused by formation of excessive gas in stomach."	The Company is very strong in anti-ulcerant portfolio having pioneer brands like Dexlan and Gavisol. We have introduced Dexlan First time in Bangladesh. We also have introduced Gavisol first time in Bangladesh among the local manufacturer. Dexlan and Esolok are the first bioequivalent Dexlansoprazole and Esomeprazole Capsule respectively in Bangladesh. We also have some potential brands in this portfolio including Xorel, Pantolok, Gavisol suspension 10 ml sachet, Famas 20 mg & 40 mg tablet, Xorel MUPS, Esolok MUPS, Sucrasol 200 ml syrup, Xevon 20 tablet, Gavisol Kids sachet, Sinasoy tablet etc.
Antiasthmatic	Antiasthmatic drugs are used to treat asthma, bronchitis, emphysema or bronchiectasis. Asthma is a major no communicable disease (NCD), affecting both children and adults, and is the most common chronic disease among children. Inflammation and narrowing of the small airways in the lungs cause asthma symptoms, which can be any combination of cough, wheeze, shortness of breath and chest tightness.	Enriched with different classes of antiasthmatic drugs including Ventisal, Ventisal-L, Xofyl, Montex etc. IPI has launched dry powder inhaler (DPI) which is a new dosage form. In this new dosage form the first product is Sinatide cozycap.

Therapeutic Class	Description	IPI's Strength
Antihistamine	Antihistamines are drugs that can relieve allergy symptoms such as runny nose, sneezing, and congestion. These drugs help treat conditions caused by too much histamine, a chemical created by body's immune system. Antihistamines are most commonly used by people who have allergic reactions to pollen and other allergens. They are also used to treat a variety of other conditions such as stomach colds, anxiety and more.	A number of potential antihistamine brands including Bilamin, Fexomin, Rupamin, Ebamin, Sinamin, Nosemin, Silora etc. Among them Bilamin is completely nonsedative. So, Bilamin tablet and Bilamin Kids are very much suitable for active people involved in driving, learning etc.
Cough Medicines	Cough medicines are used to relieve from cough. There are 2 types of OTC cough medicines: Cough expectorants and antitussives. Expectorants are a type of cough medicine that thins mucus in the respiratory tract, making it easier to expel. Antitussives are cough suppressants.	Cough medicines are enriched with a number of popular brands like Lytex, Abexol, Abex plus, Bromotex and Sinakof.
Antidiabetic	"Antidiabetic drugs are medicines developed to stabilize and control blood glucose levels amongst people with diabetes. Diabetes is a disease in which the blood glucose, blood sugar, levels are too high. Diabetes can lead to several life-threatening complications, including stroke, heart attack, chronic kidney diseases, neuropathy, visual impairment etc. Diabetes patients are tremendously increasing in Bangladesh."	"Having different class of antidiabetic drugs including Linax, Linax plus, Taglimet, Glipatab, Dapatab, Glipatab-M, Linax-E etc. that are confidently prescribed by renowned diabetologists and other doctors. As these products are needed to take for long time, we are giving special price offer for most of the CVS products as a patient benefit."
Antispasmodic	Antispasmodic drugs reduce muscle spasms of the intestine, biliary system, urinary bladder & uterus. These drugs are used for the treatment of pain in gastrointestinal, biliary, urinary and gynecological diseases such as gastroenteritis, diarrhoea, dysentery, biliary colic, enterocolitis, cholecystitis, colonopathies, mild cystitis & spasmodic dysmenorrhoea.	Potential brands in this portfolio like Visceral, Alverate, Buscon etc.
Antineuropathic	Antineuropathic drugs are used to treat neuropathic pain. Neuropathic pain can be defined as a process occurring after a primary lesion or disease of the somatosensory nervous system. The pathophysiological states that determine the onset of neuropathic pain mostly involved are metabolic disorders (e.g. peripheral diabetic neuropathy (PDN), neuropathies associated with viral infections (e.g. post-herpetic neuralgia, HIV, leprosy), autoimmune disorders affecting the central nervous system (e.g. multiple sclerosis and Guillain–Barre syndrome), chemotherapy-induced peripheral neuropathies, damage to the nervous system of traumatic origin (e.g. spinal cord injury (SCI) and amputation), inflammatory disorders, hereditary neuropathies, and channelopathies.	Potential antineuropathic brands like Neurega, Neuralgin, Remylin etc.

Therapeutic Class	Description	IPI's Strength
CVS drugs	Cardiovascular drugs are used to treat high blood pressure, heart failure, angina and heart attacks etc. Cardiovascular diseases (CVDs) are the leading cause of death globally. Cardiovascular disease occur as a result of heredity or behavioral risk factors like unhealthy diet, physical inactivity, tobacco use and harmful use of alcohol. Cardiovascular diseases are considered as life threatening as it may lead to stroke, myocardial infarction and ischemia, if not appropriately treated.	Our CVS portfolio includes a number of products like Olmedip, Orabis, Cilmedip, Colostat, Restat, Diplor, Diplor Plus, Zivent MR Tablet, Tildex 90 Tablet, Teltab 40 & 80 Tablet, Olmetab 20 & 40 Tablet, Orneb, Ranovent etc. As these products are needed to take for long time, we are giving special price offer for most of the CVS products as a patient benefit.
CNS drugs	The central nervous system consists of the brain and spinal cord. It is referred to as "central" because it combines information from the entire body and coordinates activity across the whole organism. Different classes of drugs are used to treat CNS diseases.	Different types of CNS related drugs imparting strong image among Neurologists, Psychiatrists and other doctors community. The brands include Moodnor, Myotril, Remood, Rivacap, Citinex Tablet, Tripsina etc.
Gastroprokinetic agent	Gastroprokinetic agent is a type of drug which enhances gastrointestinal motility by increasing the frequency or strength of contractions, but without disrupting their rhythm. They are used to treat certain gastrointestinal symptoms, including abdominal discomfort, bloating, constipation, heart burn, nausea, and vomiting; and certain gastrointestinal disorders, including irritable bowel syndrome, gastritis, gastroparesis, and functional dyspepsia.	Gastroprokinetic drug includes Dopadon.
NSAIDs	NSAIDs (nonsteroidal anti-inflammatory drugs) are some of the most commonly used pain medicines in adults. They are also a common treatment for chronic (long-term) health problems, such as arthritis (rheumatoid arthritis, osteoarthritis, and others). NSAIDs also can decrease inflammation, such as fever, swelling and redness.	Enriched with wide ranges of NSAIDs brands including Nupralgin, Nupralgin Plus, Etolac, Preservin, Preservin SR, Anodyne, Anodyne SR, Longpara, Sinapol, PAC, Oxiflam, Algirex, Volicool, Peratrum, Paroxib etc.
Laxative	Laxatives, purgatives or aperients are substances that loosen stools and increase bowel movements. They are used to treat and prevent constipation. Constipation is a condition which occurs when the movements of bowel become less frequent and stools become difficult to pass. It happens most often due to changes in diet or routine, or due to inadequate intake of fiber.	Laxative drugs to treat and prevent constipation like Sinalac, Isabgul-N and Isabgul-NE, Sinapride-1 & Sinapride-2 Tablet, Ezygo Tablet & 100 ml Solution .

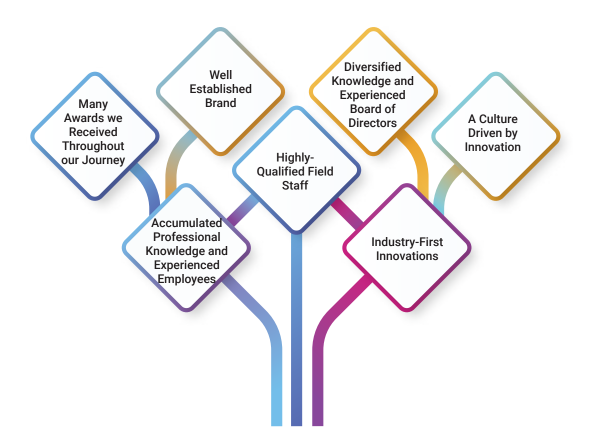
Therapeutic Class	Description	IPI's Strength
"Vitamin Minerals and Hematinics"	Vitamins and minerals are used as a supplement to relieve from the symptoms of Vitamins and mineral deficiency in the body. Vitamins and minerals are organic compounds that our bodies use in very small amounts for a variety of metabolic processes. Basically, they keep us healthy and help our bodies to function. They support healthy development of body, strong immune function and emotional and mental vitality. Also, they convert food into energy and repairs cellular damage. We get vitamins and minerals from the foods we eat especially from fruits and vegetables. But daily food habit of many people fails to maintain the daily requirement of Vitamin-Minerals for the body and is causing an ultimate need of Vitamin-Mineral supplemental medicines. Haematinics are substances required in the formation of blood & are used for treatment of anaemia.	Vitamins-Minerals and Heamatinics portfolio is enriched with a number of popular brands. These brands are used to relieve from deficiency of vitamins and minerals of children and adults. The brands include Vitalgin, Sinagold, Sinasilver, Lyovit, Coraltab, Coraltab DX, D, Junivit, Biozinc, Biozinc-B, Ipical, Ipical-D, Zepiron, Zepiron Plus, Oxyfer etc.
Topical Dermatological agents	Topical Dermatological agents are the medicines used to treat skin conditions include topical and oral drugs for the treatment of a wide variety of diseases of the skin, hair and nails. These agents are applied directly on the skin to treat skin conditions. Topical dermatological agents include anti-inflammatory agents, anti-infective agents, antifungal, antiviral, agents for psoriasis such as topical corticosteroids, emollients, astringents, agents to treat acne, local anesthetics, cleansing agents and so on.	Reputed topical dermatological brands including Terbinox, Dermacom, Luly, Dermacort, Dermastin, Sinacort, Fungin, Fungin-B, Neocort, Fungicort etc.
ORS	Oral rehydration solutions (ORS) are used to treat dehydration caused by diarrhea, a common illness for all age groups. Unlike other fluids, the ratio of the ingredients in an ORS matches what the body needs to recover from a diarrheal illness. This simple mixture saves millions of lives with very low cost.	Very popular ORS brands like Unisaline, Unisaline Fruity (Mango), Unisaline Fruity (Orange), Unisaline Fruity (Lemon).
Antiviral	Antiviral drugs are one class of antimicrobials used for treating viral infections. The general idea behind modern antiviral drug design is to identify viral proteins, or parts of proteins, that can be disabled. Most of the antiviral drugs now available are designed to help deal with COVID-19, SARS, Influenza, Dengue fever, Zika, HIV, Hepatitis, Polio, Ebola, Influenza, etc.	Potential antiviral products like Favitab. It is a tablet preparation of Favipiravir 200 mg. Favipiravir was approved in 2014, in Japan to treat influenza that were unresponsive to conventional treatment. Favipravir shows its efficacy at targeting several strains of influenza. It is indicated for the treatment of novel viruses including Ebola and most recently, Covid-19. We also have Clovir exerts its antiviral effect on herpes simplex virus (HSV) and varicella-zoster virus by interfering with DNA synthesis and inhibiting viral replication. We have Clovir 200 & 400 Tablet, Clovir 250 & 500 infusion.

Therapeutic Class	Description	IPI's Strength
Antiprotozoal	Antiprotozoal agents are a class of drugs used to treat infections caused by protozoa, which are single-cell organisms, belonging to a group of parasites. Protozoan typically are microscopic and similar to plants and animals as they are eukaryotes, thus having a clearly defined cell nucleus. Many of the most prevalent and deadly human diseases are caused by a protozoan infection, including African sleeping sickness, amoebic dysentery, and malaria. Diarrhea continues to be a major cause of childhood mortality and morbidity in developing countries. Southeast Asian region including Bangladesh, experienced the highest mortality rate among children with diarrhea.	"Enriched with drugs to fight against protozoan infections. Our antiprotozoal portfolio includes several brands like Metsina, Nitasol. Metsina, a popular brand is available as suspension, tablet and IV dosage form. Metsina is very much effective in amoebic dysentery and some other protozoal infection."
Antiemetic	An antiemetic is a drug that is effective against vomiting and nausea. Antiemetic are typically used to treat motion sickness, pregnancy and the side effects of opioid analgesics, general anaesthetics, and chemotherapy directed against cancer.	Enriched in antiemetics with brands like Emiston & Palostat. They are effectively used to treat nausea and vomiting due to motion sickness, pregnancy and the side effects of opioid analgesics, general anaesthetics, and chemotherapy directed against cancer.
Antifungal	"Antifungal medicines treat fungal infections. Fungus in the soil, air and on your skin can cause yeast infections, ringworm, and nail and skin infections. Breathing in fungal spores can lead to respiratory illnesses. People who have weak immune systems are more prone to fungal infections that require antifungal medicine. Over one billion people in Bangladesh are believed to suffer from a fungal infection annually. These increasing number of fungal infected patients contributing a distinguishable progression on antifungal drug market in Bangladesh."	We have wide range of both topical and oral products like Terbinox, Sporagin, Votab, Luly, Sertagin, Ketotab, Fungin, Fungin-B, Illuca etc. We have introduced Sporagin oral solution first time in Bangladesh.
Anti-fibrinolytic	"Fibrinolysis is a process that prevents blood clots from growing and becoming problematic. Antifibrinolytics are medicines that promote blood clotting by preventing or slowing down a process called fibrinolysis, which is the breakdown of blood clots. Antifibrinolytic agents may be used to help prevent or treat serious bleeding in patients who have certain conditions, such as hemophilia, very heavy menstrual bleeding, or some types of vascular tumors."	Potential drug Nexyl to treat haemorrhage or risk of haemorrhage in increased fibrinolysis that may occur in conditions like Prostatectomy and bladder surgery, Menorrhagia, Epistaxis, Conization of the cervix, Management of dental extraction in patients with coagulopathies, Ulcerative colitis, Haematuria, Gastrointestinal haemorrhage.

Therapeutic Class	Description	IPI's Strength
Ophthalmic drugs	Ophthalmic drugs are used to treat a large number of diseased states of the eye. These states may include bacterial infections, viral infections, Fungal infections, eye inflammation, eye allergy, eye injury, glaucoma, cataract and dry eye.	Very strong image in ophthalmic market. We are producing a variety of popular ophthalmic products from different therapeutic classes including Antibiotic (Floromox, Levosina, Bactin, Cloram, Romycin, Tomycin etc), Steroid (Loterex, Isolon, Eylon, Dexon, Loterex eye gel, Flupred etc), Antibiotic plus Steroid combination (Loterex-G, Loterex-T, Dexon-G, Bactin-D etc), NSAIDs (Bromofen, Nep-TS, Etolac etc), Antiallergic (Patalon, Patalon-DS, Ketof etc), Antifungal (Fungin, Natoph), Drugs for Dry Eye Syndrome (Sinafresh, Glamor, Polygel, Optear, Hydromer ophthalmic gel etc), Antiglucoma (Avost, Avost Plus, Azopress, Rsudil Plus etc), Ophthalmic Vitamin and Mineral (Optagold), Anticataract (Ractovit).
Contrast agent	Diagnostic products are used for clear imaging or diagnosis for different part of body examination MRI, CT Scan.	For the first time The IPI PLC has launched diagnostic contrast agent. For the use in examiniation e.g. MRI & CT Scan IPI has launched Visican, Lopitrast, Gadosol. Among the contrast agents Gadosol has been launched first time in Bangladesh.
Others	There are many other classes of drugs IPI owns.	We have many other brands from different therapeutic classes like Glucocorticoids (Cordef), Muscle relaxant (Bacofen, Myoson), Drugs for BPH (Urocap, Urocap-D), Antiarthritis supplement (Articulex, Ostorin), Drugs for vertigo (Cinarzin, Cinarzin Plus), Drug for overactive bladder (Migron 25 ER Tablet), Mouthwash (Lister Plus 250 ml), Hemocal, Hemocal LD, Audicom ear drops, Drugs for CKD (Aprodust, Finotab). We have also many other drugs from different classes.

Management Approach

IPI PLC's Intellectual Capital consisting of tacit knowledge, trusted brand, systems and processes, and innovative products as the building blocks of new growth line.



INPUTS

- Tacit Knowledge
- Reputed Brand
- Organizational Capital
- Relational Capital
- Technology

FOCUS

- Develop skills and expertise of employees
- Staff retention
- Continuous investment in IT infrastructure
- Technology innovations
- Investment in brand building initiatives
- Utilize our relationships for sustainable value creation

OUTPUTS

- Brand equity growth
- Market share increase
- Improved skills of employees
- Most innovative pharmaceutical Company

Quality Control (Q.C)

The Company has separate Quality Control Department for each Manufacturing division. Each Quality Control Laboratory has the following wings-

- Physical Lab
- Chemical Lab
- Instrument Lab
- Microbiological Lab
- Packaging Materials Section
- On-going stability study Section
- Method Validation Section

For Conforming to the Quality of-

- Raw Materials
- Packaging Materials
- Intermediate Products
- Bulk and Finished Products

All laboratories are equipped with modern facilities and sufficient sophisticated equipment.

The IBN SINA Pharmaceutical Industry PLC has dedicated international regulatory affairs section under Quality Control Department to register the products in overseas market such as United States of America, Guatemala, Myanmar, Sri Lanka, Cambodia, Vietnam, Laos, Kenya, Somalia, Afghanistan, Yemen, Mali, Bhutan, Georgia, Ghana, Mauritius, Senegal, Uganda and Zimbabwe.

Quality Assurance

Another important department is Quality Assurance (QA) whose prime responsibilities are to ensure the quality of products at every step of production operation and release/rejection of finished products. To carry out the QA activities effectively, it has the following sections:

- Separate in process QA Laboratory for each section of production department for proper monitoring of production operation, supervision of production environments, recording and documentation.
- Compliance
- Validation and Calibration
- Documents preparation, distribution and archiving
- Training

To supervise the effectiveness and applicability of the quality assurance system, QA perform the following activities:

Implementation of cGMP and training;

- Change control management;
- Deviation management;
- Risk assessment & management;
- CAPA management;
- Conduct Internal audit;
- Annual product quality review;
- Market complain handling;
- Process validation IPQA instrument calibration;
- Documents like SOP, BMR, BPR, master list etc preparation, distribution and archiving;
- Packing materials checking, approval and controlling and
- Retention sample management.

For proper co-ordination among the different departments, we developed Quality Operation Management System. Quality is our commitment and we are marching on ward to achieve this goal. Quality management System (QMS) and international standard cGMP are in practice now. We are trying to achieve the recognition of TGA, Australia first and then we shall proceed for other international compliance certification one by one.

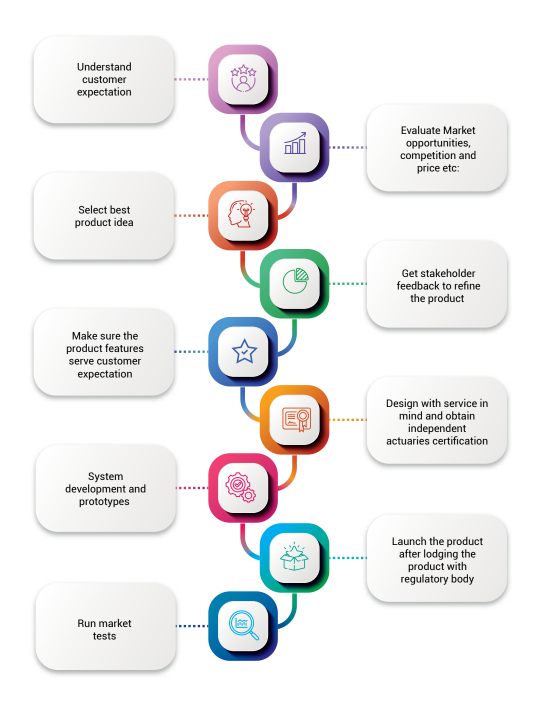
Product Development (PD)

Product Development is an important wing of The IBN SINA Pharmaceutical Industry PLC We have two separate PD Departments for Pharma and Natural Medicine. Both are enriched with a number of highly qualified and experienced personnel.

The goal of PD Department is to develop innovative, high quality pharmaceutical products in a cost-effective way maintaining its highly ethical issues regarding human health.

Our experienced PD team is dedicated to develop & introduce quality products according to ICH guidelines and continuous improvement of new and existing product for customer satisfaction, environmental change, technology change and other competitors. The inter department liaison of PD with Strategic Marketing Department, QA, QC, Purchase & Production helps a successful introduction of a new product to the valued customers.

PD Department is equipped with highly sophisticated machineries and equipments of cGMP standard for development of new products in an efficient manner.



PD team ensures following activity

- ◆ Preformulation Study ◆ Pharmaceutical Formulation ◆ Stability Study
- ◆ Process Development and Validation
 ◆ Pharmaceutical Analysis
- Reformulation Preparation of Samples for DGDA and Documents
- Comparative Dissolution Study with Innovator Products
- Technology Transfer to Production, QC & QA

We have developed central PD laboratory and Scale-up area for Process Validation for The IBN SINA Pharmaceutical Industry PLC having required space with all modern equipments facility.

PD yields around 30 new products in health sector every year. This active participation of The IBN SINA Pharmaceutical Industry PLC in pharmaceutical sector stands as one of the leading pharmaceutical industries in Bangladesh.

Microbiology

Microbiology department plays a vital role to maintain quality of the pharmaceutical products. Having understood the significance of the works the IPI PLC Microbiology department has been decorated by setting many sophisticated instruments & device likes double door autoclave, vertical autoclave, LAF working bench, a number's of bacterial incubators, cold incubators, World class brand inter science 4000 zone reader, colony counter, Kinetic LAL analyzer, Bio-safety cabinet, Air borne particle counter, Air sampler, Air velocity meter (Anemometer) etc.

Well trained a group of microbiologists are working in this department having splitted the department into two sections e.g. laboratory microbiology section & environmental monitoring, validation section. In the laboratory section, different microbiological tests are conducted e.g. test for sterility, microbiological limit detection of pathogenic organisms, microbiological assay, bacterial pyrogen test & test method validation works etc. On the other hand Microbiology environment section monitors different class standard clean area, sterile products process validation, sterilizer likes autoclave, dry heat sterilizer, dry heat tunnel etc routine monitoring & performance validation etc.

All the microbiological quality related test, validation & environmental monitoring works, specially the sterile products e.g. ophthalmic, injection and antibiotic quality analysis & clean area routine monitoring, validation are done by the Microbiology department. To perform the mentioned works accurately & precisely, thare follow BP, USP and WHO GMP, GLP guideline strictly.

Our IT System

Being an ever expanding, Leading Pharmaceutical company, The IBN SINA Pharmaceutical Industry PLC is producing quality products and is making accuracy in every arena applying its up-to-date Information Technology. The company already introduced Cloud Infrastructure to run it's business

through an ERP System where Procurement, Inventory, Production, Costing, HR, Admin, Accounts, Marketing, Sales, Survey and Distribution modules are being incorporated. As a result, the management could provide all sorts of budget and could implement their plan accordingly. The company is now able to find out any type of costing, even to produce a single product or a labour hour. Our Sales and Distribution people are now using mobile apps to execute customer order and receiving payments which in turn is helping distribution people for preparing invoice and doing payments acknowledgement. The Procurement department is procuring materials in advance and production department is producing quality goods timely since the marketing department provides sales forecast guarterly, half yearly and annually through ERP. The Accounts and Finance department could implement their Capital and Financial budget, allocate Finance and prepare their Financial Statement based on costing and other related factors comes out from ERP. HR department is using ERP for recruitment, promotion, increment, leave, attendance, training and development purposes. Finally, the Company Affairs and Admin department is implementing policies, rules and regulation in the ERP. The management is now able to view any type of report through ERP by a single click only. IT Department is ensuring all sorts of security for deploying Firewall, Anti-Virus and up to date network device. The department is more concerned about strong backup system for data recovery at any type of digesters. The systems have been deployed in the Cloud Infrastructure installed as data center (DC). The company has already deployed disaster recovery (DR) center in another location of the Cloud to ensure smooth and continuous operation in any disaster.

IT department is working for more modernization and time benefiting of this system to cope up the growing demand of the competitive challenging markets with the help of expert management of the company.

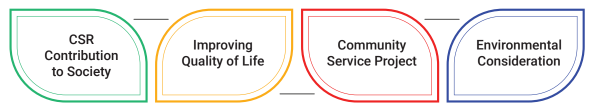
Social and **Relationship Capital**

Engagement with the corporate responsibility and sustainability initiatives supports our key stakeholders and sharing values with them as fundamental to sustainable growth. We, as a responsible corporate citizen, carry out the business activities with transparency. integrity that enables us to invest in various socio-economic development activities for the well-being of our country.

Social and Relationship Capital (SRC) includes shared norms, common values and behavior, key stakeholder relationships, intangible association with organization's brand and reputation and organization's social license for business operation.

We think social and relationship capital as one of the key assets of the Company. It acts as the image and reputation of the organization. Viewing this perspective, due importance of social and relationship capital is given maintaining healthy relationship to the stakeholders, the beneficiary concerned like customers, suppliers, surveyors, reinsurers, vendors, banks and all other stakeholders.

Sources of Social & Relationship Capital



CSR in Operational Activities

To cultivate good governance practice in the Company, there is a policy on the Corporate Social Responsibility (CSR). CSR Committee formed by the Board conducts the CSR activities of the Company as per "Corporate Social Responsibility Policy of the Company":

Conducting business in a socially responsible and ethical manner;

Protecting the environment and the safety of people;

Supporting human rights maintaining relationship with the stakeholders and employees; and

Engaging, learning, respecting and supporting the communities and cultures with which we work.

These can be achieved through our products and spirits which enrich the quality of human life enabling people's feelings happy in the application of CSR strategy, an effective tool for business success. The core components of CSR practiced in the company are described below:

CSR for the Employees

Considering the overall welfare, safety and security for the officers and workers, Company has formed a Provident Fund (PF), Gratuity and Superannuation Fund. Separate Trustee Board is entrusted to govern these funds. Besides of these, group insurance for workers of factory and full-time health services for the workers employed in the factory are also available. Expenditure of the treatment for partial or total physical damage for accidental causes during and out of normal course of service is being endeavored from the Company and also a special amount as donation is given to the successor of deceased personnel causing accidental death during and out of normal course of action.

Group Insurance

As per Section- 99 of Bangladesh Labour Laws 2006 (as amended upto 2023), the Company has established Group Insurance for its employees with the recognized Insurance Company.

Officer Workers Benevolent Fund

Employees are being facilitated from Officers-Workers Benevolent Fund where financial assistance is needed. It recognizes our employees with respect, dignity, caring each other that ensure good atmosphere of the employment.

Superannuation Fund

This is a structural pension program approved by the Board for the wellbeing of its employees in order to mitigate the various specified problems like accidental death, disablement, serious chronic illness, etc. during the period under job. During the year under review, total 08 officers and workers were facilitated paying Tk. 34,80,000/- (Thirty Four Lac Eighty Thousand) to the successors of the deceased members of this Fund.

Medical Expense Provided to Insolvent Employees

The employees who are not capable of paying the expenditure incurred for their medical treatment for various diseases/accidental causes happened either during in course of service or in any other way are being taken under special consideration for payment of such medical expense. In the year 2024-25 total medical expense supported by the Company is about more than Tk. 26,19,088/- (Twenty Six Lac Ninteen Thousand Eighty Eight).

Donation on Death

When a regular employee of IPI dies during working hours or later, the family members of deceased employee are provided some financial assistance as instant support. In many cases, the Company also takes up the responsibility of education of the children of the deceased employee as an acknowledgement of their contribution and dedication to the Company.

Sponsoring Holy Umrah

Sponsoring to perform holy Umrah is another CSR scheme for the employees of IPI. Every year certain number of good performers from respective departments of the Company are selected. Employees are very enthusiastic and spirited availing such opportunity from the Company.



Work with Recreation

The IBN SINA Pharmaceutical Industry PLC arranged Annual Picnic, Cultural Programs, Sports and Visits for its employees for congenial environment among the workers and better outcome.

Community Improvement

The IBN SINA Pharmaceutical Industry PLC believes that this program can be developed through a combination of cares to individual employee like matching support arrangements between the company and the employees which build team spirit particularly among the employees by participatory activities for community development.











Gift for New Born Baby

Children are the special gift of the Creator and the beauty of the world. About 5,200 (Five Thousand Two Hundred) officers and employees are working in this organization. The Company provides gift box to the employees to share the joy of a newborn baby and parental feelings.

Setting up Medicine & Doctor's Corner

A medicine corner has been established so that employees can purchase medicine instantly from medicine corner for themselves and their family members at considerate price.

Human Rights

We are committed to upholding the Universal

Declaration of Human Rights by the UN and the labor standards set out by the International Labour Organization and Bangladesh Labour Laws 2006 (As amended upto 2023).

Employee Training and Education Program

The IBN SINA Pharmaceutical Industry PLC considers the education and training as the core theme to promote employees' interest in attracting future potentiality, focuses on the "Right-to-Know" and "Partners-in-leadership" that aim to bring sustainable improvement of the personnel in the Company and for the nation as well.

The training given to the employees in the year 2024-25 in-house and abroad is shown in the page no 45 of the Annual Report.



Workers' Profit Participation Fund and the Welfare Fund

The Company handed over the Cheque of Welfare Fund of WPPF amounting to (Pharma Tk. 38,81,890/- and INM Tk. 2,11,872/-) Tk. 40.93.762/- (Taka Forty Lac Ninety Three Thousand Seven Hundred Sixty Two) to the Director General, Bangladesh Sromik Kallyan Foundation, Labour and Employment Ministry, Government of Bangladesh.

Free Health Care Complex

A free medical center is running 5 days a week at Shafipur, Gazipur for the underprivileged people especially for Mother and Child for the inhabitants of IPI factory area. Factory workers are being taken under free medical treatment by the qualified Doctors and Hakims (Natural Medicine Practitioner) in the campus.

Medicine Donation

As part of the CSR activities, Company had donated good volume of medicine to different recognized charity events/organizations.



Scholarship for Medical Students

One of the CSRs that IPI undertakes focusing on the education of the medical students. Always tries to help the future medical service providers through financial and other motivational means. Till the reporting date, a total of 70 students are receiving scholarship.

Warm Cloth Distribution

The IBN SINA Pharmaceutical Industry PLC during the session of winter provided warm clothes to the cold affected people in Rangpur, Kurigram, Dinajpur, Rajshahi and Thakurgao.

Emergency Food Support

The Company provides emergency food assistance to thousands of vulnerable flood affected people of the Country.





Forestation

As part of ongoing commitment to the Social and Environmental Responsibilities and policy to protect and improve the environment, we have embarked on a program of tree plantation yearly to extend the greenery and landscape of the country. The afforestation program was taken in the territory of factory, projects and countrywide through Depots' surrounding area.

















Paperless-Operations

The corporate world is turning to paperless environment. It has learnt that minimizing the use of conserve the environment, prevent deforestation and maintain the supply of fresh oxygen. IPI PLC is transforming its paper work into a high-tech and innovative digital operation and communication with the customers and employees.

Virtual Office Activity

IPI operates a digital working environment that offers employees the opportunity to access virtual office activities like meeting, training, online books and correspondence, etc.

Use Natural Lights

The IBN SINA Pharmaceutical Industry PLC promotes an energy-saving behavior at the work. Artificial lights are reduced while the use of sunlight is maximized in the day time. Lights during the lunch and prayer break are switched off.

Reduction in Business Travel

To reduce its carbon footprint and energy conservation initiatives, the company has minimized its travelling. Most operations requiring in-person interaction have been digitalized using online communication mediums.

Waste Minimization

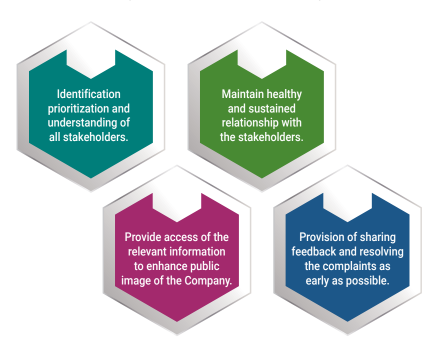
Economizing on the use of water is also a part of our environmental conservation initiatives. Employees are encouraged to take special care in saving water and prevent its wastage. To prevent the waste, cleanliness is being regularly checked up and paper, plastic, metal and wet garbage are segregated from trash to ease disposal and recycling. As part of waste management system, we have well-functioning ETP Plant licensed from DOE.

Relationship Capital: Connecting Our Stakeholders

We focus to create value over different time horizons, stakeholders are given priority for consultation based on the factors of influence, responsibility, proximity, dependency, willingness to engage, and representation. Stakeholders are consulted on regular basis through relevant departments.

Stakeholder Engagement Policy

The Company believes in maintaining effective, transparent and frequent interaction with the Stakeholders through sharing/dissemination of disclosures of financial performance of the Company including significant various changes issues. The Company's aim is to achieve the following objectives:



Response to Shareholders Queries

The Company has implemented multiple channels of communication like platform of AGM/GM, shareholders' corner of share department, office of public relation, company website, Annual Report, requisite disclosures pattern, etc. to maintain an effective relationship with the shareholders of the Company.

Company's Secretariat Department handles the inquiries from shareholders and investors, as well as other interested parties. Quarterly performance result is being published duly in the company's website. Share Department keeps them very vigilant to provide the requisite services to the shareholders at their due expectation.

Customer Complaint Form

Customers' complaints are being dealt with as per SOP. Our customers can provide their feedback or complaints, if any, by filling up a "Customer Complaint Form" available to each depot. In response to their complaint, feedback is given ensuring necessary corrective measures as required so that repetition of such problem could be avoided in future.

Publication of IBN SINA Health Magazine

A monthly IBN SINA Health Magazine sponsored by The IBN SINA Pharmaceutical Industry PLC is being delivered to our doctors, patrons and to the people to extend awareness about the various health related matters. It may be noted here that the Magazine contains contemporary important health topics contributed by reputed specialized doctors.





Management Coordination and Business Review Meeting

IPI PLC conducts management coordination meeting on a monthly basis and business review meeting on a quarterly basis comprising of Mid-Level and Top-Level Management with a view to developing future leaders of the company where change management, team building, HR development, overall business performance and topics on current socio-economic condition is highly and extensively emphasized.

Activities for Medical Professionals

IPI PLC's aims at sharing with medical professionals' useful information on various subjects of medical interest, organizing and sponsoring clinical workshop and meeting from time to time, arranging

video shows on acute medical emergencies. The Strategic Marketing Department carries out programs like scientific seminars, round table meetings, rural promotional campaigns, intern doctor's reception programs and many more.

Scientific seminar is a continuous medical education program, where individual department or host institutions present a particular research-based case study with medical professionals and learners of medical college. Rural promotional campaigns are conducted among Diploma in medical faculty doctors, who work as a community-based health service provider. Such campaigns help to increase the engagement of rural level medical professionals with the company.





Natural Capital

According to the International Institute for Sustainable Development, "Natural capital is the land, air, water, living organisms and all formations of the Earth's biosphere that provide us with ecosystem goods and services imperative for survival and well-being. Furthermore, it is the basis for all human economic activity."

Natural capital is continually providing us with something of value, whether it is the air that we breathe, the water that we drink, or the raw materials that we use in our products.

The problem is that we have not traditionally placed a financial value on these natural resources. By not placing a financial value on them, it became easy to destroy forests, pollute rivers, endanger species and habitats, and otherwise plunder our natural resources.

Now, however, we are starting to recognize the value of natural capital.

Embracing Natural Capital for a Sustainable Future

We see natural capital not just as a resource but as a responsibility, a call to act, innovate, and transform. Every step we take towards sustainability is a step towards a greener tomorrow, where progress and preservation go hand in hand.

Increased Focus on

Organizations now prioritize renewable energy, carbon reduction, and biodiversity conservation.

Growth of Green Investments

ESG-focused investments. carbon credits. and sustainable finance are gaining traction.

Governments and global bodies have introduced stricter laws on emissions and resource use.

Responsibility in Climate Action

Businesses are adopting net-zero commitments and eco-friendly operations

Ways to Manage our Natural Capital

The calculations for placing a financial value on natural capital in a business are still being developed, but here are a few ways that we can begin to consider natural capital in our business, from easiest to most challenging:

1. In general, any steps that we take to reduce waste, conserve water, and improve energy efficiency will move ours in the right direction. We can begin with easier steps, such as switching to recycled paper, setting up double-sided printing, and eliminating the use of all disposable items such as paper plates in the office kitchen.

- 2. From there, we can move on to areas of bigger impact. For example, removing waste from our production process will conserve natural resources - while also possibly providing cost savings to ours as well.
- 3. We may eventually want to begin accounting for natural capital in our business by using the Natural Capital Protocol, a framework designed to help businesses better manage natural capital.

One of the best parts about considering natural capital in our business is that it makes good business sense. When we conserve resources and eliminate waste, we save money, which directly benefits our bottom line.



Waste Management

Our key initiatives towards waste management is Reduce, Reuse and Recycle.

Reduction of Paper Use

As paper is our main form material use in day today operation, we have taken initiatives to reduce paper usage. Setting up double-sided printing, reminder for necessity of printing, draft printing etc. Create paperless work environment by implementing e-QMS, e-logbook, e-learning system, steps ERP, leave management & KPI system.

Use Reusable Items

Eliminating the use of all disposable items such as paper plates, paper napkins, paper mug or cup in the office kitchen. In that place we use, reusable ceramic plates, glass mug/ cap & reusable towel. Continued to outsource all the photocopy machines to a third party and get refill the print cartridge and use to maximum possible duration indirectly.

Recycling of Waste

We continue to validate partner for paper, polybag, plastic, and glass bottle, foils collection to shred our waste in an environmental friendly manner and achieve reduction of our total waste.

Water Consumption

We focus our efforts on reducing our water consumption for the long term; working on recycling and reuse of effluents. As a result, we installed sensor taps, created awareness on water conservation aiming water management.

Ground Water No Use

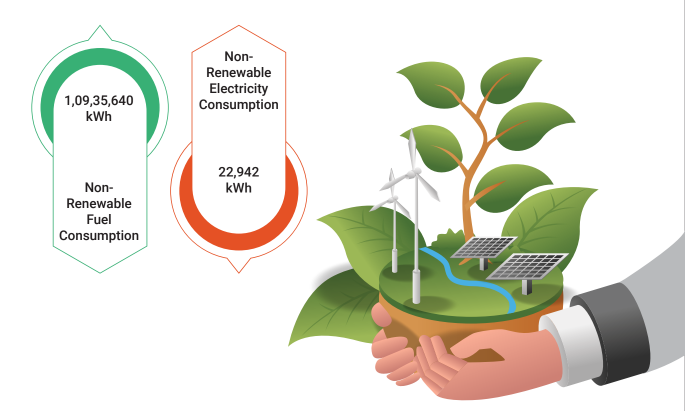
Potable Water/PW/WFI 77,724 m3

Underground Water 2,42,850 m3

Mineral Water (Packed) 6.72 m3

Energy Consumption

Our key energy consumptions are electricity used for office premises and fuel used for business travelling. We continue to focus on enhancing energy efficiency in all aspects of our operations.



Our Key Initiatives to Reduce Energy Consumption

- Timer switches to Air-Conditioners (A/Cs) to our office which operates in working hours.
- Conducting staff trainings online to reduce commuting energy use and cost.
- Encouraged employees to use electricity and fuel in a responsible manner in their day to day activities.
- Master key switches on all Office floors have enabled us to bring about greater energy efficiency.
- Utilization of natural daylight: With the aim of ensuring sustainability benefits in terms of energy savings, we have adopted a building design emphasizing access to daylight and enjoy benefit from bringing natural light into the building. Maximizing the usage of daylight is one of the cost-effective means of reducing the consumption of energy.
- **Solar PV Panels:** We have installed solar PV panels to provide electricity support from renewable energy. The main objective of setting up solar panels is to reduce pressure on natural grid/generator for power supply. Our company is looking forward to strive towards a pollution free environment with a better future for our country and this is a step in that direction.

Conserve Eco-System

Ecological Plan

Appropriate landscaping is done so that no water can accumulate in case of heavy rain. Also many plants and grass are grown in the open space so that no dust can be generated from the bare land. The drainage system is designed in such a way that generation of dust is controlled. An appropriate ecological balance is done by implementing planned greeneries.

Effluent Treatment Plant (ETP)

We have an ETP with neutralizing capacity of total waste generated from manufacturing site. Liquid waste or effluent is collected through industrial drainage system network spread below each production floor. Production rooms and central

washing area have industrial hygiene type floor trap installed and through UPVC piping network all the waste are collected to underground PIT outside of production building which is directly connected to ETP through pipeline and wastage will be passed through Effluent Treatment Plant (ETP) for treatment and making it safe for the environment. After final treatment of effluent with the help of ETP, the water is used for gardening purpose of the factory premises or it is discharged to the local central drainage network. Everyday routine test is carried out in the laboratory to ensure the compliance with the regulations.

Incinerator

An incinerator is generally defined as any furnace used in the process of burning solid waste for the purpose of reducing the volume of the waste by removing combustible materials. The incinerator is used for disposal of waste materials of rejected tablets, capsules, powders, blisters, ampoule, vials etc. from daily manufacturing. During formulation of medicine, wastage or process loss is 2-3% which is not recoverable. This type of wastage is also incinerated by passing through incinerator. We have annual contact with PRISM Bangladesh Foundation for incineration of solid waste by monthly.

Upgraded Lighting System

In order to improve energy efficiency and lower carbon emissions, LED lighting fixtures has been installed in our office as well as in manufacturing plant. By investing in the installation of LED lighting, we have adopted one of the energy efficient substitutes and assure the savings of energy consumed in lighting the facility.

Looking Ahead

The way forward we continue to focus on adopting best practices in Energy Management, Water Management, Emission Control and Effluent and Waste Management across our value chain. Whist being a responsible corporate citizen to support more greenery projects towards environmental protection.

Human Resource Accounting

Human Resource Accounting (HRA) for Training and Skill Development involves the systematic measurement and reporting of investments made by an organization to enhance the knowledge, skills, and capabilities of its workforce. It recognizes employees as valuable assets whose worth can increase through effective training and development initiatives.

In a broad sense, Human resources accounting is involved in identifying, measuring, capturing, tracking and analyzing the potential of a Company's Human assets and communicating the resultant information to the company's stakeholders. Human resource accounting is an attempt to identify, quantity and report Investments made in the human resources open organization, that are not presently accounted for under conventional accounting practice.

To furnish cost value information for making proper and effective management decisions about acquiring allocating developing turning and maintaining human resource to achieve cost effective organization objectives.

It monitors effectively the use of human resources by the management of continuous training and evaluation. It is a new concept of training accounting aids in the development of Management principles and proper decision making what the future, by classifying the financial consequence of various practice.

Advantage of Human Resources Accounting

Better Decision-Making

- Provides management with data to make informed decisions regarding recruitment, training, promotion, and compensation.
- Helps evaluate the return on investment (ROI) in human capital.

Enhanced Human Resource Planning

- Aids in forecasting future HR needs and succession planning.
- Assists in identifying skill gaps and development requirements.

Improved Performance Evaluation

- Allows assessment of the contribution of employees to organizational success.
- Facilitates linking employee performance with financial outcomes.

Increased Transparency

- Offers a clear picture of the organization's most valuable assets—its people.
- Builds trust among investors, stakeholders, and employees by disclosing HR investments.

Motivation and Morale Boost

- Recognition of employees as valuable assets can increase motivation and job satisfaction.
- Employees may feel more valued, leading to improved retention.

Cost Control and Efficiency

- Helps in analyzing the cost-benefit of training programs, recruitment efforts, and workforce retention strategies.
- Encourages better allocation of HR-related

Support in Mergers and Acquisitions

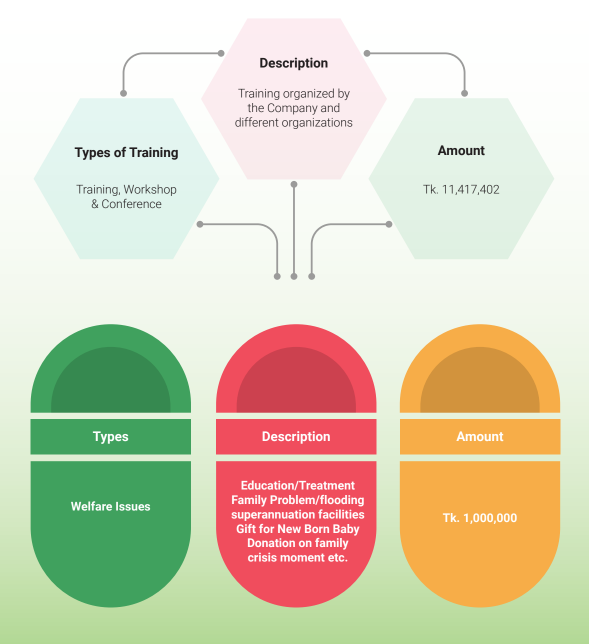
- Provides a more accurate valuation of a company by including human capital.
- Critical during due diligence processes.

Strategic Alignment

- Alians human resource policies with organizational goals and financial planning.
- Encourages long-term thinking about workforce development.

Training and Skill Development human resources a team performance and increases profitability. Developing HR accounting in a company increases the utilization up money and time. Improve steam work increase specific skill, and leadership quality and prevent uncertainty in a company.

To develop skill as well as efficiency and competency of all levels employees, the training and skill development activities of various professional training but the early training calendar. The training and skill development department task a deliberate plan to ensure that an employee gets at least three training in a year as per there departmental training needs assessment



Health, Safety and Environment

Health, Safety and Environment (HSE) are the core values of The IBN SINA Pharmaceutical Industry PLC where a set of procedures/policies are studied to implement the practical aspects of protecting the environment and maintaining health and safety in the Company. The inherent safety risks relating to the pharmaceutical and chemical industry are always be a key focus as standardized health, safety and environment (HSE) processes that are embedded across all of our operations. The IBN SINA Pharmaceutical Industry PLC is committed to pursue excellence in Health Safety and Environment and conducts its activities safely and in an environmentally responsible manner.

Safety is our top priority. It is integral to our culture. We believe zero harm is possible, through a singular focus and disciplined teamwork and hence IPI PLC can make sure that their activities do not cause harm to anyone.

In order to ensure reliable and safe operations, we continue to focus on day-to-day management of operational risks, including risks related to Health, Safety and Environment. To promote safety throughout the business operations, executive management meets regularly to review environment and safety performance.

We maintain to offer comprehensive health and wellness services to our employees. Our employees' physical and emotional wellbeing appears to be in line with the industry norms related to Healthy, Safety and Environment.



Corporate Governance

The objective of corporate governance of The IBN SINA Pharmaceutical Industry PLC is to run the company with the sense of four pillars of governance- fairness, transparency, accountability and independence to the shareholders and the society as a whole. The company is directed and managed under the Code of Conducts approved by the Board in light of the directives given by the concerned regulatory bodies to establish the good governance in the company and to fulfill the stakeholders' rightful expectations.

The stakeholders associated with the company are responsive to follow the general principles built on company's values and the ethical standards, we are proud of it. Corporate good governance structures encourage creating of values and ensuring of accountability.



Key Areas of Corporate Governance

Leadership and Board Oversight

Balanced Board

Compliance with Regulatory Standards

Risk Management and Internal Controls

composition with independent directors. **Board ensures** strategic direction and oversight in the best interest of

stakeholders.

Full adherence to the **BSEC Corporate** Governance Code and other regulatory requirements. High standards of accountability and transparency in all operations

Robust risk management processes to identify, assess, and mitigate risks. Regular audits and internal controls to safeguard against financial, operational, and reputational risks.

Commitment to integrity and ethical behavior across all levels of the organization. Zero-tolerance policy for corruption, bribery, and unethical practices.

> **Ethical Business Practices**

Regular disclosures of financial performance and strategic decisions. Open communication with shareholders, employees, customers, and the community.

Transparency and Accountability

Protection of stakeholder rights with accessible platforms for engagement. Prioritization of the interests of shareholders. employees, customers, and the broader community.

Stakeholder Rights and Engagement

Integration of environmental and social considerations in decision-making. **Commitment to CSR** and sustainable practices to promote long-term value and

Sustainable Development and Corporate Social Responsibility (CSR)

Key Elements of Corporate Governance

The Board of Directors

The Board consists of a Chairman, two Functional Directors, three Non-Executive Directors and three Independent Directors (ID) including one female ID having versatile and adequate professional acquaintance of knowledge, skills and proficiency. The Board is the supreme authority while the Executive Committee, the Audit Committee. Nomination and Remuneration Committee (NRC) and Corporate Social Responsibility (CSR) Committee are four wings of the Board working in unison for smooth operation and development of the company.



- Non-executive Director
- Independent Non-functional Director
- Functional Director

Policy on Appointment of Directors

BSEC notifications and Companies Act are strictly followed regarding appointment of directors. As per the Companies Act, 1994, Directors are subject to retirement by rotation in every AGM. The term of an Independent Director is three years and may be lengthened by another three years. With regards to nomination, removal and casual vacancy of the Directors, Company follows all relevant laws, rules and regulations applicable for the company.

The Directors of the Company are:

Nominated Directors

Nominated by the Sponsor Shareholders

Non-Executive Independent Directors

Being appointed/recommended to be appointed as per the prescribed qualifications of Independent Directors pursuant to the Corporate Governance Code of BSEC, 2018.

New Director Recommendation Nominated Director Nominated by Sponsor/Director Shareholder **Independent Director** Recommended by the NRC Taken Consent of BSEC Appointment by the Board **Newly Appointed Director** Casual vacancies are filled by the Board **Existing Director-subject to Rotation** Retires at the AGM but are eligible for re-appointment

Practice of the Board

The Board is responsible for formulation of overall planning, policies and strategies and guidelines of the activities and implementation thereof to achieve the goals and objectives of the Company and ultimately remains accountable to the Shareholders.

Approval by Shareholders at the AGM

The Board of Directors of the Company has laid down a Code of Conduct for the Chairman, Other Board Members and Managing Director/Chief Executive and annual compliance of the code based on the recommendation of the Nomination and Remuneration Committee (NRC) which are duly recorded and posted in the Website of the Company.

In accomplishment the affairs of the Company, the Board is guided by Corporate Governance Code of Bangladesh Securities and Exchange Commission (BSEC) and in compliance with the Companies Act 1994, Labour Act 2006 (Amended upto 2023), Memorandum and Articles of Association of the Company and the Service Rules of the Company and other relevant applicable laws and regulations. The Board also remains them responsible for efficient and effective implementation of the policies and strategies adopted time to time.



Adequate Number of Non-Executive Directors

In line with Corporate Governance best practice, the company maintains 6 (Six) non-executive directors including 3 (Three) Independent Directors including one female Independent Director out of total 9 (Nine) Directors.

Independent Directors in the Board and their Independence

As per the Corporate Governance Code of Bangladesh Securities and Exchange Commission (BSEC), one-fifth of the total Directors of the Board is Independent Directors (ID), thus out of the total 9 (Nine) Directors 3 (Three) Directors are Independent including one female ID, having no interest in the Company. Independence of the respective Independent Directors is confirmed during their selection and appointment and remains them committed to continue with such principle of independence throughout their tenure of office of independent directorship in the Company.













Consider, review, evaluate and provide oversight over related-party transactions to ensure transactions are fair and in the best interests of IBN SINA.

Ensure that the Company maintains an effective and independent compliance function.

Provide the **Board with** knowledge, objectivity, and judgement and balance.

Provide independent judgement on matters related to compliance and performance.

Ensure that the management's performance meets the required standards.

Role of Independent Directors

Chairman of the Board

The Chairman of the Company is elected by the Board of Directors and the Board considers the Chairman being independent and Non-Executive Director.

Role of the Chairman

The Chairman's primary role is to ensure that the Board is effective in its task of setting and implementing the Company's direction and strategy. As recommended by the NRC, the Board approved the roles and responsibility of the Chairman. The principal features of the role of the Chairman comprise the following:

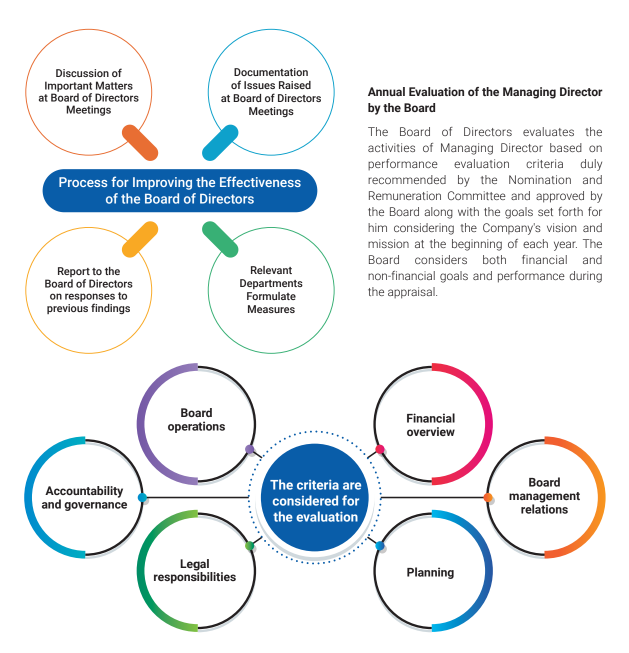
- Playing the leadership role to the Board;
- Taking responsibility for the Board's composition and development;
- Ensuring proper information for the Board;
- Planning and conducting Board meetings effectively;
- Getting all Directors involved in the Board's work;
- Ensuring the Board's focus on key tasks;
- Engaging the Board in assessing and improving its performance;

- Overseeing the induction and development of Directors; and
- Supporting the Managing Director.

Annual Appraisal of the Board's Performance and **Disclosure**

Appraising a board's performance can clarify the individual and collective roles and responsibilities of its Directors, and provide better knowledge expecting from them which can help boards become more effective. Board's appraisals may also improve the working relationship between a company's Board and its management.

The Board formulates the policy, guide line of implementation process, review the performance of the implemented policies and give suggestion for correction where withers deem necessary. In this way Board assesses whether the desired outcomes are being achieved utilizing its resources within the expected timeframe. The Board members have always taken bonafide decisions that have benefitted the Company as a whole and the disclosures of their performance in this respect have duly been appraised.



Training and Development of the Board

The Board recognizes the importance of ensuring continuous development to acquire or enhance the requisite knowledge and skills to discharge their duties effectively. All new Directors appointed to the Board attend a formal induction programme to familiarize themselves with the company's strategy and aspiration, understanding of the line of businesses and corporate functions, key financial highlights, audit, compliance and risk management.

Financial and Accounting Knowledge and Expertise of the Directors

Our Board of Directors consists of members who possess a wide variety of knowledge and experience in finance, economy, management, business administration, marketing, law and related key business matters. This ensures that together, they formulate the right policy for the development of the business while having specialized skills and ability to foresee developments across a larger perspective and with enough independence to audit the management in a balanced manner.



Bangladesh Secretarial Standard (BSS)

The company has conducted its Board meetings and records the minutes of the meeting as well as maintaining required books and records in line with the provisions of the Bangladesh Secretarial Standard (BSS) adopted by The Institute of Chartered Secretaries of Bangladesh (ICSB) as notified by Bangladesh Securities and Exchange Commission (BSEC).

Whistle Blowing Policy

The Whistle Blowing Policy ensures to establish transparency in all aspects and also in terms of minimizing the risk management and detecting any forgery or embezzlement.

Board and Committee Meetings

The composition of the Board and its sub-committees as of 30 June 2025 and the attendance of Directors at the Board and its sub-committee meetings held during 2024-25 disclosed details is given below.

Attendance At Board Meeting

N (5: .	D	Number of Meeting	
Name of Directors	Position	Eligible to Attended	Attended
Kazi Harun or Rashid	Chairman	18	17
Prof. ANMA Zaher	Director	18	14
Prof. Dr. A K M Sadrul Islam	Managing Director	18	18
Prof. Dr. Choudhury Mahmood Hasan	Director Technical & Director Finance	18	17
Dr. Mohammad Ayub Miah	Director	18	14
Prof.Col. (Retd.) Dr. Zehad Khan	Director	18	15
Md. Abdus Salam, FCA, FCS	Independent Director	18	6
Abdus Sadeque Bhuiyan	Independent Director	18	17
Md. Rafiqul Islam Khan, FCA	Independent Director	18	15
Ms. Parsa Begum	Independent Director	18	8

In Attendance

Md. Kabir Hossain	Company Secretary 18		18
Md. Jasim Uddin, FCA	Chief Financial Officer 18		17
Sayed Amimul Ihsan, FCS	Head of Corporate Affairs	18	18
Md. Abdur Rakib	Head of Internal Audit and Compliance 18		18

Audit Committee

The Board has formed an Audit Committee comprising of 3 (three) members having adequate versatile and financial competence as prescribed by the BSEC duly approved by the Board. The Committee is empowered, among other things, to examine any matter relating to the financial affairs of the company and to review all audits, internal control and inspection programs, internal policies and adherence to the compliance requirements. The number of the meetings held during the year 2024-25 was Six (6).

The details about the Audit Committee including background, composition, responsibilities, meetings, reporting and activities carried out by the Audit Committee is disclosed in the title of "Report of the Audit Committee" in the page no. 157 of the Annual Report.



Ensured Effective Coordination of External Audit Function



Ensured Independence of **External Auditors**



Reviewed External Auditors Findings to Ensure Actions being Taken



Reviewed External Auditor for Appointment / Re-Appointment



No non-audit Work was Assigned to **External Auditor**

Nomination and Remuneration Committee

To cultivate a good governance practice in the Company, the Nomination and Remuneration Committee (NRC) was formed as a sub-committee of the Board in compliance with the corporate governance code of Bangladesh Securities and Exchange Commission (BSEC). The Committee comprises of three Directors including two Independent Directors. The requisite number of the meetings was held during the year 2024-25.

NRC assists the Board in formulating the nomination criteria or policy for determining qualifications, positive attributes, experiences related to Company. The NRC also assists the Board to formulate policy for formal and continued process of considering remuneration/ honorarium of Directors/Executive Directors and above hierarchy.

Report of the Nomination and Remuneration Committee is stated in the page no. 161 of the Annual Report.

Remuneration of Chairman and the Directors

The Chairman of the company is a non-executive and hence does not receive any remuneration from the Company. Executive Directors including Managing Director is remunerated as recommended by the NRC and approved by the Board of the

Company. A description of remuneration paid to the Directors is given in the page no. 161 of the Annual Report.

Remuneration

Directors are only entitled to the remuneration for attending the meeting of the board and its sub-committees

> The remuneration of the Managing Director approved by the Board

Executive Committee

The Executive Committee (EC) is a committee consisting of 3 (Three) Directors duly nominated by the Board to perform the discretions and functions as accorded by the Board and as per Service Rules of the Company. Company Secretary is the Secretary of the Executive Committee. The number of EC meetings held during the year 2024-25 was 12 (Twelve).

Other Operational Committees

The Managing Director discharges the roles and responsibilities with the help of a dynamic management team along with the following operational committees formed with the skills and experienced senior officials. These committees are being directly monitored and guided by the Chief Executive and Managing Director of the company. The performance evaluation of the company critically adopts strategic action plan to achieve the yearly targets set by the Board of Directors.

The various committees are as follows:

- 01. Development Plan and Monitoring Committee;
- 02. Quality Assurance Committee;
- 03. Marketing Coordination Committee;
- 04. Construction Committee:
- 05. Budget Monitoring Committee;
- 06. New Product Monitoring Committee;
- 07. Disciplinary Committee;
- 08. Factory Technical Committee;
- 09. Extended Purchase Committee;
- 10. Factory Tender/Quality Evaluation Committee
- 11. Inventory Management Committee;
- 12. Risk Management and Control Committee;
- 13. CBA Dealing Committee.

Company Secretary

Md. Kabir Hossain acts as Company Secretary of the company who has diversified experience in various professional fields for last 39 years. He completed BSc (Hons) MSc in Chemistry from University of Dhaka. The Board of Directors clearly defined the roles, responsibilities and duties of Company Secretary.

Chief Financial Officer

Md. Jasim Uddin FCA, Chief Financial Officer (CFO) of The IBN SINA Pharmaceutical Industry PLC is a fellow member of the Institute of Chartered Accountants of Bangladesh (ICAB). He is responsible to supervise the Accounts and Financial activities of the Company. The Board of Directors clearly specified the roles, responsibilities and duties of CFO.

Head of Internal Audit and Compliance

Md. Abdur Rakib the Head of Internal Audit and Compliance (HIAC) has completed Professional

Level from the Institute of Chartered Accountants of Bangladesh (ICAB). The Board of Directors clearly set out the roles and responsibilities of the Head of Internal Audit and Compliance as recommended by the Audit Committee.

Internal Audit and Compliance

The Company considers that internal audit and compliance is one of the important regular functions of the Company. The Company has an independent internal audit and compliance department which is run under the administrative supervision of Managing Director of the Company where Audit Committee oversees the activities of the Internal Audit and Compliance Department.

Maintaining a Website

The Company has an official website linked with the website of the exchanges (DSE and CSE) (www.ibnsinapharma.com). The Company made available the detailed disclosures on its website as required under the rules of BSEC, the Listing Regulations, 2015 of Dhaka Stock Exchange PLC (DSE) and Chittagong Stock Exchange PLC (CSE).

Corporate Social Responsibility (CSR) Policy

To cultivate good governance practice in the Company, the Board approved a policy on the Corporate Social Responsibility (CSR) keeping the corporate best practice of the world in view. To conduct the Corporate Social Responsibility of the Company, a CSR Committee is formed by the Board. Accordingly, the CSR committee is working as per the terms of "Corporate Social Responsibility Policy".

- Conducting business in a socially responsible and ethical manner;
- Protecting the environment and the safety of people;
- Engaging, learning, respecting and supporting the communities and cultures with which we work;
- Supporting human rights maintaining relationship with stakeholders and employees.

These can be achieved through our products and spirits which enrich the quality of human life enabling people's feelings happy in the application of CSR strategy, an effective tool for business success. The core components of CSR practiced in the company are described in the page no. 129 of the Annual Report.

Report of the **Audit Committee**

The Audit Committee serves as a subcommittee of the Board of Directors, playing a crucial role in maintaining robust corporate governance practices. Its responsibilities encompass a wide spectrum, ranging from overseeing internal and external audits to managing financial and risk-related matters. Its primary mandate involves meticulous supervision of financial reporting, ensuring transparent disclosure practices and upholding regulatory compliance. Furthermore, the Audit Committee is responsible for ensuring the orderly operation of the entity, adhering closely to company rules and regulations. In essence, the committee serves as a safeguard, promoting integrity and accountability in the organization's financial and operational landscape.



Feature and Composition

The IBN SINA Pharmaceutical Industry PLC has an Audit Committee Acts as a statutory committee of the Board. The Audit Committee assists the Board 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. All members of the Audit Committee are suitably qualified and expert knowledgeable of finance and accounting including pharmaceutical activities. The Audit Committee functions with the specific guidelines issued by the Regulatory bodies: BSEC, FRC, RJSC, DSE and the CSE including internal policy and procedures. Its formation and functions are aligned with these guidelines. The composition of the Audit Committee and the Attended of the Members are given below:

Name of Members	Designation	Position	Number of meetings held while a member	Number of meetings attended
Md. Rafiqul Islam Khan FCA	Independent Director	Member & Chairman	5	5
Md. Abdus Salam FCA, FCS	Independent Director	Member & Chairman	3	3
Dr. Mohammad Ayub Miah	Director	Member	1	1
Abdus Sadeque Bhuiyan	Independent Director	Member	6	6
Md. Kabir Hossain	Company Secretary	Secretary	6	6

(Md. Rafigul Islam Khan FCA is serving as the Chairman of the Audit Committee inplace of Md. Abdus Salam FCA, FCS) since 04 January, 2025.

During the financial year 2024-25, Six (6) meetings of the Audit Committee were held. Chief Financial Officer (CFO) and the Head of Internal Audit and Compliance (HIAC) always attended the meeting on invitation to address instant queries of the Audit Committee. In addition, Heads of different Departments whose audit reports were placed to the Audit Committee were also present in the meetings to respond to the issues derived from the reports of Internal Audit and Compliance Department.

Terms of Reference of the Audit Committee

- 1) The Board shall appoint Non-Executive Directors of the IPI, excluding the Chairman of the Board, as members of the Audit Committee.
- 2) Members of the committee may be elected for a term of 03 (three) years;
- 3) The Chairman of the Audit Committee shall be independent director.
- 4) Md. Rafigul Islam Khan FCA, serving as the Independent Director, shall assume the role of Chairman of the Audit Committee.
- 5) A guorum for the Audit Committee meeting shall be formed in the presence of 02 (two members).
- 6) The guorum for the Audit Committee meeting necessitates the presence of at least one Independent Director.
- 7) The tenure of office for the Audit Committee members shall be 03 (three years).
- 8) The Company Secretary shall serve as the Secretary to the Audit Committee.
- 9) The Chairman of the Audit Committee is required to be present at the Annual General Meeting (AGM).

Charter of the Audit Committee

The Audit Committee is constituted by the Board of

Directors for the primary purpose of assisting the Board in: Overseeing the integrity of the company's financial statements. Overseeing the improvement of corporate governance standard of the company. Overseeing the Company's system of disclosure, internal controls and procedure. Overseeing IPI's internal control over financial reporting. Overseeing IPI's compliance with ethical standards adopted by the IPI. Making reports and recommendations to the Board.

Roles and Responsibilities

The role of the Audit Committee is to assist the Board in discharging its duties and responsibilities for financial reporting, effective monitoring, corporate governance, internal control. The added roles of the Audit Committee include, but not limited to the following:

i) Internal Control

- a) Reviewing statements of significant party transactions submitted by the management.
- b) Reviewing Management Letters/ Letter of Internal Control Weakness issued by Statutory Auditors.
- c) Monitoring internal control process.

ii) Financial Reporting

- a) Overseeing the financial reporting process.
- b) Monitoring choice of accounting policies and principles.
- c) Reviewing the Annual Financial Statements before submission to the Board for approval or adoption.
- d) Reviewing the quarterly and half-yearly Financial Statements before submission to the Board for approval.
- e) Reviewing the Financial Statements, in particular the investments made by the subsidiary company.
- f) Reviewing the Management's Discussion and Analysis before disclosing in the Annual Report.

iii) Internal Audit

a) Reviewing the adequacy of internal audit functions.

- b) Monitoring Internal Audit and Compliance process including approval of Internal Audit plan.
- c) Reviewing the Internal Audit Report and Compliance thereof.

iv) External Audit

- a) Overseeing hiring and performance of external auditors.
- b) Overseeing 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.

v) Compliance with existing laws and regulations

- a) Maintaining oversight on regulatory compliance, ethics and whistle-blower hotlines.
- b) Reviewing the compliance status of the Minutes of the Audit Committee Meeting.
- c) Reviewing Audit Committee's own terms of reference.
- d) Reviewing fund raising through Repeat Public Offering/ Rights Issue and its use and application.

Coordination with the External Auditors

- a) Audit Committee reviewed the external auditors' audit plan, including its nature and scope, audit report, evaluation of internal controls and coordination between the internal and external auditors;
- b) The Committee also arranged a meeting with the representatives of the External Auditors on September 28, 2025 for review of the Annual Financial Statement 2024-25 before submission to the Board for perusal and recommendation; and
- c) Review the findings and recommendations raised by the external auditors for remedy of recurrence of irregularities.

The role of internal audit and compliance

The role of the internal auditor has expanded in recent years as internal auditors seek to monitor all aspects (not just accounting) of organizations and add value to their employers.

Examination of financial and operating information

This may include review of the means used to identify, measure, classify and report such information and specific enquiry into individual items including detailed testing of transactions, balances and procedures.

- a) Review of the economy, efficiency and effectiveness of operational activities.
- b) Review of compliance with laws, regulations and other external obligations and with internal policies and directives and other requirements including appropriate authorization of transactions.
- c) Review of the implementation of corporate

- objectives. This includes review of the effectiveness of planning, the relevance of standards and policies, the organization's corporate governance compliance procedures and the business operation of specific procedures, etc.
- d) Identification of significant business and financial risks, monitoring the organization's overall risk management policy to ensure effective operation, and monitoring the risk management strategies to ensure continuity of business operation effectively.

Financial Reporting

- a) The guarterly, half-yearly and annual financial results of The IBN SINA Pharmaceutical Industry PLC reviewed and the relevant announcements made to the regulatory authorities, like BSEC and Stock Exchanges by the Board of Directors.
- b) The quarterly, half-yearly and annual financial statements of the subsidiary Company's- The IBN SINA Natural Medicine Ltd., The IBN SINA API Industry Ltd. and The IBN SINA Polymer Industry Ltd. duly reviewed by the Committee prior to submission to the Board of Directors for approval.
- c) The quarterly, half-yearly and annual financial statements of the Company reviewed prior to submission to the Board of Directors for approval to ensure the financial reporting and disclosures made in compliance with the relevant laws.
- d) Audit Committee reviewed the quarterly and annual financial statements of the Company with the Finance Director and the Managing Director before recommending them to the Board of Directors for approval. The Committee also concluded that the financial statements presented a true and fair view of the Company's financial position as well as the performance as a whole.

Reporting to Shareholders and General Investors

It reports to the shareholders and other interested parties on annual basis by means of presenting a summary of its activities in the form of 'Audit Committee Report'. During the year under review, the committee met six (6) times to discharge its duties and responsibilities and accordingly, forwarded their

reports to the Board. The Board's view is that no other issues had a significant material impact on the company's Financial Statements, which needed to be disclosed to the Board or the regulatory authorities.

Deliberations of the Audit Committee in 2024-25

During the year 2024-25, the Audit Committee carried out its regular functions on the areas pertaining to its responsibilities. Some of the issues that are performed during the year under review for improvement of operational performance of the Company are listed below:

- a) The Audit Committee reviewed the Consolidated Statements of The IBN Pharmaceutical Industry PLC for the year 2024-25, which include Statement of Financial Position, Statement of Profit or Loss and Other Comprehensive Income, Statement of Changes in Equity, Statement of Cash Flows and Notes to the Financial Statements:
- b) The Audit Committee also reviewed the Financial Statements of the Subsidiary Companies: The IBN SINA Natural Medicine Ltd., The IBN SINA API Industry Ltd. and The IBN SINA Polymer Industry Ltd. for the year 2024-25;
- c) The Committee recommended for approval of the Annual Financial Statements of the Company to the Board:
- d) The Committee recommended for appointment as External Auditors of Malek Siddigui Wali & Co, Chartered Accountants for the statutory Audit of The IBN SINA Pharmaceutical Industry PLC and its subsidiaries 2025-26;
- e) The Committee recommended for appointment of Company's Compliance Auditors SARashid & Associates Chartered Secretaries for the year 2025-26 and fixing up their remuneration;
- f) The activities were persuaded as approved Annual Audit Plan (Calendar) of the Company for the year 2025-26:
- g) Reviewed the un-audited quarterly and half-yearly financial statements before their submission to the Board for final review and approval;
- h) Reviewed the Company's yearly budget before submission to the Board for final review and approval;
- i) Reviewed the yearly internal audit calendar, audit process and effectiveness of internal audit;
- j) Reviewed the Auditor's Certification on Corporate Governance Compliance for the year ended 30 June 2025;
- k) Reviewed and ascertained that the internal control system including financial and operational controls,
- accounting system, and reporting structure are adequate and effective;
- I) Reviewed the periodical reports submitted by the internal auditors and recommended to the management regarding proper and prompt resolution of the irregularities/issues stated therein;
- m) Reviewed the actions taken by the management implementation of Audit Committee observations on the issues deliberated in the Audit Committee reports:
- n) The Committee placed its reports regularly to the Board for review and monitoring the activities recommended on internal control system,

- compliance with rules and regulations of the regulatory bodies;
- o) Based on the above review and discussion, the Audit Committee is of the view that the internal control and compliance procedures are adequate to present a true and fair view of the activities and financial status of the Company;
- p) Discussed and giving an opined on the status of the Risk Management Process (RMP) and the Company's business Continuation as a going concern;
- g) Audit Committee reviewed the Company's Risk Management including a deep-dive into the key functional risks and mitigation plans;
- r) Audit Committee reviewed reports of related party transactions and possible conflicts of interest;
- s) Reviewed the findings of inter audit team and its corrective actions;
- t) Assessed the findings of external auditors and compliance of IAS and IFRS for preparation of Financial Statements:
- u) Reviewed that the adequate internal control system of the company is in place; and
- v) Reviewed the compliance requirements of Bangladesh Securities and Exchange Commission (BSEC) guidelines, RJSC, DSE, CSE notifications and other regulatory laws applicable for the company.

Audit Committee expressed their sincere thanks to all members of the Board, team of Internal Audit, team of Accounts & Finance and the Management of the Company for their active supports.

Acknowledgement

The members of the Audit Committee expressed their gratitude to the Board of Directors, the Management of the IPI and the internal and external Auditors, for their cooperation which enabled it to effectively perform its duties and discharge its responsibilities during the year 2024-25.

On behalf of the Audit Committee

Md. Rafiqul Islam Khan FCA Chairman, Audit Committee Monday, October 06, 2025

Nomination and Remuneration Committee (NRC) Report

Nomination and Remuneration Committee (NRC) is working as per the requirements of the Corporate Governance Code of Bangladesh Securities and Exchange Commission (BSEC) issued on 03 June 2018. In compliance with the Corporate Governance Code, 2018, the Board reconstituted the Nomination and Remuneration Committee (NRC). NRC as a Sub-Committee of the Board formed to assist the Board in formulating the nomination criteria or policy for determining qualifications, positive attributes, experiences and independence of Directors and Functional Directors. The NRC also assists the Board to formulate policy for formal and continued process of considering remuneration of Executive Directors and Directors.

Composition of the Committee

Nomination and Remuneration Committee is constituted comprising of the following members:

Abdus Sadeque Bhuiyan Chairman Independent Director

Prof. Col. Dr. Zehad Khan (Retd.) Member Non-Executive Director

Ms. Parsa Begum Member

Independent Director

Md. Kabir Hossain Secretary

Company Secretary

The Nomination and Remuneration Committees' jurisdiction, responsibilities and the duties are guided by the Terms of References (ToR) duly specified by the Board of Directors as per Corporate Governance Code of BSEC.

Meeting and Attendance

Two NRC meetings were held during the year under review. The attendance of the meeting has duly been recorded and the members who could not attend the meeting were granted leave of absence.

Overview of the Nomination and Remuneration **Policies**

Nomination Remuneration and recommended in formulation of Nomination and Remuneration Policy which was duly been approved by the Board. The Company follow the nomination and remuneration policies and the benchmark of which pursuing the business code of conduct and standards perceptible in the market context and appropriate to meet the present and future needs of the Company. This Policy also covers the Nomination Criteria, Recruitment and Selection Standards, Remuneration Criteria and Evaluation Criteria.

Key Responsibilities of NRC

- a. Nomination and Remuneration Committee is an independent Sub-Committee of the Board and hence discharging its activities being responsible and accountable to the Board and to the Shareholders;
- b. NRC discharges its responsibilities and oversees the functions specified in the Terms of Reference approved by the Board in line with the BSEC's Code of Governance, 2018.

Activities of the NRC performed during the year, 2024-25

The NRC carried out the following activities during the reporting period:

- i. Considered the Terms of Reference (ToR) of NRC, approved by the Board of Directors;
- ii. Reviewed the matter of appointment and reappointment of Independent Director of the Company.
- iii. Reviewed the matter of appointment of a female Independent Director of the Company.
- iv. Reviewed the matter of contractual tenure and services of functional and Executive Directors and revision of their remuneration.

Abdus Sadeque Bhuiyan Chairman, NRC



Code of Conduct for Board Members (Chairman, other Board Members and Managing Director) of The IBN SINA Pharmaceutical Industry PLC on the Duties and Responsibilities, Conflict of Interest and Confidentiality, Compliance with the Laws, Rules and Regulations. As per Condition no. 1(7)(b)of BSEC Notification no-BSEC/CMRRCD/2006-158/207/Admin/80 June 03, 2018 on Corporate Governance Code, based on the recommendation of the Nomination and Remuneration Committee (NRC), the Board of Directors of the Company has laid down a code of conduct for the Chairman, Board Members and Managing Director 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.

I. Introduction

The Board of Directors hereby establishes its Code of Conduct to provide guidance to its members regarding 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.

Compliance with the provisions of this Code will allow the Board to fully implement its Governance Manual; to enhance relationships and foster teamwork among the Board members and also with staff; and to build respect, confidence, and credibility with the stakeholders and shareholders at large.

II. Standards of Conduct and Code of Ethics

Each Board Member shall adhere to the following Code of Conduct and Ethics:

- 1. The Directors shall maintain high ethical and moral character, both professionally and personally, so that their behavior will reflect positively upon the Board of The IBN SINA Pharmaceutical Industry PLC.
- 2. Members of the Board shall use proper care and exercise independent professional judgment and competence in the performance of their duties.
- 3. The Board shall maintain confidentiality about all matters that are considered in the meetings.
- 4. It is required to be familiar and comply with the provisions of the Companies Act., 1994. In addition to such compliance, Board members to be aware of the "Conflict of Interest" contained in the Companies Act, 1994.
- 5. None of the Directors will have private contracts or business dealings with any Department of the
- 6. The Board shall exercise due diligence to avoid breaches of duty and/or obligations.

- 7. Board's decisions and actions are to be based on integrity, competence, and independent judgment on and benefits to the the merits stakeholders/shareholders of the Company.
- 8. Board Member will play full and active role in the work of the Company to fulfill their duties and responsibilities responsibly and at all times, act in good faith and in the best interests of the Company.
- 9. The dealings of the Board with the public and their affairs should be to the best of their ability.
- 10. Board Members will strive to cultivate and maintain good relations with the Shareholders, Customers and Employees as set forth in the Code.
- 11. It has the duty to ensure the safeguarding of funds and the assets of the Company.
- 12. The Directors must carry out their fiduciary obligations responsibly that is, take appropriate measures to ensure that the Company uses resources efficiently, economically and effectively, avoiding waste and extravagance.
- 13. Board Member who misuse information gained by virtue of their position may be liable for breach of contract under the Companies Act, 1994 (Amendment 2020) and/or insider dealing legislation.
- 14. The Directors must comply with the Service Rules of the Company and relevant rules and regulations applicable for the Company.

III. Duties and Responsibilities of Directors

A Director is responsible to:

- 1. Carry out his/her fiduciary duties with a sense of objective judgment and independence in the best interests of the Company and Stakeholders as a whole.
- 2. Perform his duties in an independent and objective manner and avoid activities that may impair, or may appear to impair, their independence or objectivity or official responsibilities.
- 3. Be informed of the Memorandum and Articles of Association of the Company, its mission, vision, values, policies and codes of conduct as they pertain to the duties of a Director;
- 4. Attend Board meetings regularly, serve on committees of the Board as appointed and contribute from personal, professional and life experience to the deliberations of the Board;
- 5. Exercise due care and diligence in the performance of his / her duty and employ his/her skills pursuant to applicable laws and objectives of the Company;

- 6. Be independent and impartial in giving advice and in expressing views on any issue which comes up for consideration and/or decision of the Board.
- 7. Not be influenced by self-interest, outside pressure, expectation of reward or fear of criticism;
- 8. Act with honesty and integrity and conduct himself / herself in a manner consistent with the nature of the responsibilities and the maintenance of public confidence in the conduct of the Board's business;
- 9. Voice clearly and explicitly, at the time taking a decision any contrary view to a decision being considered by the Board;
- 10. Maintain solidarity with fellow Directors in support of a decision that has been made in good faith in a legally constituted meeting, by Directors in reasonably full possession of the facts;
- 11. Request review of a decision, if she/he has reasonable grounds to believe that the Board has acted without full information or in a manner inconsistent with its fiduciary obligations;
- 12. Allow the executives of the Company to independently discharge their functions in conformity with the underlying governance practices;
- 13. Comply with all other codes and policies approved by the Board from time to time.
- 14. The Directors shall unless otherwise required by law, maintain confidentiality and shall not divulge/disclose any information obtained in discharging their duties.
- 15. For not to use any confidential information for his/her personal gain, directly or indirectly, received or obtained by him in his/her capacity as a member of the Board.

IV. Conflict of Interest

The fundamental relationship between each director and the Company is absolutely based on fiduciary. Essential to trust is a commitment to honesty and integrity. These narrations are intended to ensure the maintenance of the highest standard and integrity of the Board.

The Directors shall put the interests of the Company ahead of any personal interest or the interest of any other person, group or entity. It also means performing his / her duties and transacting the affairs of the Company in such a manner that promotes public confidence and trust in the integrity, objectivity, impartiality and high standard of ethics of the Board.

(1) Definition

- (a) A conflict of interest refers to situations in which personal, occupational or financial considerations may affect, or appear to affect, a Director's objectivity, judgment or ability to act in the best interest of the Company.
- (b) A conflict of interest may be real, potential or perceived in nature.
- (c) A real conflict of interest arises where a Director has a private or personal interest.
- (d) A potential conflict of interest may arise when a Director has a private or personal interest such as an identified future commitment.
- (e) A perceived or apparent conflict of interest situation in one where a person of ordinary prudence has reason to doubt or believe that a Director has a conflict of interest.
- (f) Full disclosure, in itself, does not remove a conflict of interest unless the Board, having analyzed the disclosed facts, considers the conflict neither material nor of any significance.

(2) Pecuniary Advantage

- (a) No Director shall directly or indirectly receive any profit from his / her position as such, provided that the Directors may receive reasonable payments for their services and reimbursement for reasonable expenses incurred by them in the performance of their duties.
- (b) The pecuniary interests of immediate family members (including the immediate family members of a Director's spouse) or close personal or business associates of a Director are also considered to be the pecuniary interests of the Director.

(3) Principles for Dealing with Conflict of Interest

- (a) Both prior to serving on the Board and during the term of office, each Director must openly disclose a potential, real or perceived conflict of interest sooner the any matter of conflict arises and/or come into the knowledge.
- (b) If a Director is not assured whether she/he is in a conflict of interest situation, the matter may be brought to the attention of the Chairman of the Board for advice and guidance empathetically.
- (c) If there is any question or doubt about the existence of a real or perceived conflict, the Board will determine by majority vote if a conflict exists. The concerned Director potentially in conflict of interest shall withdraw from the meeting when the Board discusses the issue.

(d) The disclosure and decision as to whether a conflict exists shall be duly recorded in the minutes of the meeting.

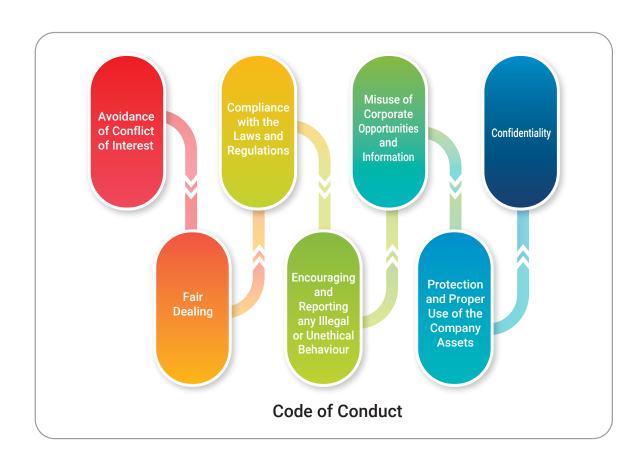
V. Confidentiality

It is the responsibility of Directors to know what information is confidential and to obtain clarification when in doubt. Except as he/she may be compelled by applicable legal process, a Director must, both while having and after ceasing to have that status, treat as confidential all information regarding the policies, internal operations, systems, business or affairs of the Company obtained by reason of his / her status as a Director and not generally disclosed to the public. A Director shall not use information obtained in his/her capacity as a Director for personal benefit. Each Director shall avoid activities which may create appearances of availing benefit from confidential information received as a Director.

VI. General Provisions

1. Board of Directors shall govern the Company within the purview of the Memorandum of Association (MOA) and Articles of Association (AOA) of the Company.

- 2. The Board must operate the Company in accordance with the rules set forth in the Service Rules of the Company and the decision taken by the Board and the Shareholders in General Meeting time to time.
- 3. The Board must comply with the Companies Act, Corporate Governance Code of BSEC, the Rules and regulations, Directives and Notifications given / issued / promulgated by the concerned regulatory bodies of the Country.
- 4. The provisions of this policy/code do not excuse any Board member from other restrictions of state or company law regarding conflicts of interest.
- 5. Any breach of this Code of Conduct and Ethics shall be reported to the Audit Committee. The Committee will investigate as appropriate and report its findings and recommendations to the Board and if feels expedient may place the same to the Shareholders in General Meeting.





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

The IBN SINA Pharmaceutical Industry PLC Declaration by Managing Director and Chief Financial Officer

September 30, 2025 The Board of Directors The IBN SINA Pharmaceutical Industry PLC Tanin Center, 3 Asad Gate, Mirpur Road Mohammadpur, Dhaka-1207.

Subject: Declaration on Financial Statements for the year ended on 30 June 2025.

Dear Sirs,

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

- (1) The Financial Statements of The IBN SINA Pharmaceutical Industry PLC for the year ended on 30 June 2025 have been prepared in compliance with International Accounting Standards (IAS) or International Financial Reporting Standards (IFRS), as applicable in the Bangladesh and any departure there from has been adequately disclosed;
- (2) The estimates and judgments related to the financial statements were made on a prudent and reasonable basis, in order for the financial statements to reveal a true and fair view;
- (3) The form and substance of transactions and the Company's state of affairs have been reasonably and fairly presented in its financial statements:
- (4) To ensure above, the Company has taken proper and adequate care in installing a system of internal control and maintenance of accounting records;
- (5) Our internal auditors have conducted periodic audits to provide reasonable assurance that the established policies and procedures of the Company were consistently followed; and
- (6) The management's use of the going concern basis of accounting in preparing the financial statements is appropriate and there exists no material uncertainty related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern.

In this regard, we also certify that:

- (i) We have reviewed the financial statements for the year ended on 30 June 2025 and that to the best of our knowledge and belief:
- (a) These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
- (b) These statements collectively present true and fair view of the Company's affairs and are in compliance with existing accounting standards and applicable laws.
- (ii) There are, to the best of knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or in violation of the code of conduct for the company's Board of Directors or its members.

Sincerely yours,

Prof. Dr. A K M Sadrul Islam **Managing Director**

Md. Jasim Uddin FCA Chief Financial Officer

Statement of Directors' Responsibilities for Financial Report

The Directors are responsible for ensuring that the Company keeps proper books of accounts of all the transactions and the financial statements for the period from July 01, 2024 to June 30, 2025 and gives a true and fair view of the state of affairs and profit for the year.

The Directors also ensure that the financial statements have been prepared and presented in accordance with the International Accounting Standards (IAS) and International Financial Reporting Standards (IFRS) as adopted by Financial Reporting Council, Bangladesh and provide the information as required by the Companies Act 1994 (Amended in 2020), Bangladesh Securities and Exchange Ordinance 1969, Bangladesh Securities and Exchange Commission Rules 1987 and The Regulations, 2015 of the Dhaka Stock Exchange PLC and Chittagong Stock Exhange PLC.

It ensures that the estimates and judgments relating to the financial statements were made on a prudent and reasonable basis, so that they reflect in a true and fair manner and reasonably present the Company's true state of affairs.

The Company has taken proper and sufficient care in installing a system of internal control, which is reviewed, evaluated and updated on regular basis. To augment those objectives, the Board of Directors has formed an Audit Committee as per code of Governance of Bangladesh Securities and Exchange Commission (BSEC). They have performed their responsibilities without any undue interference from any of the Directors.

Internal Audit and Compliance Department of the Company conducts periodic audits to provide reasonable assurance that the established policies and procedures of the Company are consistently followed.

The Company has adequate resources to continue operational existence for the foreseeable future and therefore, has continued to adopt the going concern basis in preparing the Accounts.

The Board of Directors confirms that International Accounting Standards, as adopted in Bangladesh by the Institute of Chartered Accountants of Bangladesh, have been adhered to, subject to any material departure being disclosed and explained in the notes to the accounts.

The Directors also confirm that the annual reports together with the Directors' Report and the Financial Statements Consolidated and solo have been prepared in compliance with the law, rules and regulatory guidance applicable for the Company.

The Auditors of the Company, S. F. Ahmed & Co. Chartered Accountants, had carried out the Annual Audit to review on the system of internal controls, as they consider appropriate and necessary, for expressing their opinion on the financial statements. They have also examined the financial statements made available by the management together with all the financial records, related data and Minutes of the Board, relevant policies and expressed opinion thereon.

Prof. Dr. A K M Sadrul Islam **Managing Director**

Md. Kabir Hossain **Company Secretary**

Dividend Distribution Policy

In compliance with the Directive No. BSEC / CMRRCD / 2021-386 / 03 dated 14 January, 2021 of the Bangladesh Securities and Exchange Commission (BSEC), the Board of Directors of The IBN SINA Pharmaceutical Industry PLC ("IBN SINA Pharma" or the "Company") has formulated The Dividend Distribution Policy about dividend declaration, pay off, disbursement and compliance and disclosed the same publishing this statement as a guiding framework for the shareholders in the company's annual report and official website.

This statement provides a brief outline of the legal and regulatory provisions relating to dividend, key issues in dividend considerations and the procedure for the declaration, approval and payment of dividend.

Definitions

"The Act" means The Companies Act, 1994.

"The Company" means The IBN SINA Pharmaceutical Industry PLC.

"AGM" means Annual General Meeting.

"Board" means Board of Directors of The IBN SINA Pharmaceutical Industry PLC.

"Shareholders" means Members whose name is registered in the Member Register (BO holder and Folio holder) of the Company.

"Shares" means Ordinary Equity Shares.

Concept of Dividend

Dividend is the share of the profit payable to the Shareholders of a Company as recommended by the Board of Directors and subsequently approved by the Company in General Meeting to distribute the same among its Shareholders in proportion to the amount paid-up on shares held by the respective Shareholders in the form of Cash and/or Stock (Bonus). No dividend shall be paid otherwise than out of profit of the Company.

Kinds of Dividend

The Act deals with two types of dividend -Interim and Final.

Interim dividend is the dividend declared by the Board being authorized by the Act between two AGMs during any financial year out of the profits/the surplus shown in the Financial Statements.

Final dividend is the dividend derived out of the profits/the surplus shown in the particular year's Financial Statements of the Company which is recommended by the Board and thereafter be approved by the Shareholders at the AGM of the Company. Dividend once recommended by the Board of Directors cannot be changed ahead of the scheduled AGM.

Declaration of Dividend

It is the Company's practice to declare dividend on annual basis based on annual financial performance. However, the Board may also declare interim dividend based on periodic financial results. Historically the Company declared dividend in either cash or stock or in prudent combination of cash and stock.

Key Factors in Dividend Decisions

The circumstances for dividend pay-out decision depends on various external and internal factors while recommending/declaring dividend, the Board of Directors shall consider among others:

External Factors:

- Endeavoring to retain a certain portion of profits to build upthe reserves for future requirements as per norms;
- Evaluating the market trends in terms of technological changes which may require the Company to conserve the resources;
- Considering the restrictions, if any, imposed by the Act and other applicable laws;
- Legal and regulatory compulsion and tax implication of retention and payout;
- Dividend distribution tax or any tax deduction at source as required by tax regulations;

- Any debt/loan covenants restricting dividend announcements: and
- The other factors beyond control of the Management like biographical (caused by pandemic/catastrophic, etc.) matters, natural calamities, etc. materially effecting operations of the Company may also impact the decision about dividend declaration.

Internal Factors

- Company's current net earnings i.e. Profitability of the Company;
- Liquidity of the Funds i.e. accumulated distributable reserves/surplus and availability of free cash flow;
- Capital expenditure requirements for the existing businesses;
- BMRE status (Expansion/Modernization) of the Company;
- Investments in subsidiaries/associate(s) of the Company;
- Cost of raising funds from the alternate sources;
- Cost of servicing outstanding debts;
- Funds for meeting contingent liabilities;
- Mergers and acquisitions;
- Consistency of the dividend over reasonable and foreseeable coming years and also shareholders' perceptions; and
- Any other factors reasonably considered proper by the Board of Directors.

Eligibility of Shareholders for Dividend

Dividend is declared on the face value of each Equity Share. Unless otherwise stated, all the holders of Equity Shares whose names appear on the register of the Company on the Record Date declared by the Company for entitlement of dividend are eligible to get the dividend.

Timing of Dividend Announcement and Payment

The Board of Directors of the Company in its meeting duly held within 120 days from the date of closing of the financial year takes the decision of Annual dividend to be distributed to the entitled Shareholders. Such decisions are based on the results of the audited financial statements. The dividend recommended by the Directors is notified to the Shareholders through stock exchanges, website and public media (printing and digital).

Dividend recommended by the Board is transferred

to the dedicated Bank Account approved for the purpose before AGM date.

Directors' recommendations of the dividend are to be placed in the Annual General Meeting of the Company for the Shareholders' approval. Dividend are transferred to the respective Shareholders' account within 30 days from the date of its approval. Interim Dividend if any declared by the Company, are paid within 30 days from the Record Date fixed by the Company for the entitlement of such dividend.

Dividend Compliance Report

Dividend Compliance Report is submitted to the Bangladesh Securities and Exchange Commission (BSEC), Dhaka Stock Exchange PLC (DSE) and Chittagong Stock Exchange PLC within (7 Seven) of payment of dividend.

Disclaimer

The above Policy Statement neither gives a guarantee of dividend to be declared by the Company nor does it constitute a commitment for any future dividend and thus be read as a general guidance on different dividend related issues. The policy upholds the Board's absolute/complete liberty to recommend any dividend in deviation of the policy.

Policy Approval and Effective Date

This Policy approved by the Board of Directors of the Company at its meeting held on September 21, 2021 is effective and applicable for dividend, if any, to be declared for the particular Financial Year.

Disclosure

This "Dividend Distribution Policy" and annual "Dividend Distribution Compliance Report" shall be disclosed in the Annual Report of the Company and on the Company's website: www.ibnsinapharma.com.

Review and Amendment

As necessitated by the legal and regulatory requirements and for any other obvious reasons deemed to be pertinent in this regard, the Board may amend, abrogate, modify or revise any or all provisions of this Policy. However, amendments already made and/or to be made in this behalf in the Act or in the Listing Regulations shall be binding even if not incorporated in this Policy.

Unclaimed Dividend information

Cash Dividend		
Particulars	Amount in Taka	
Dividend for 1993-2021	46,212,269.28	

NB: Unclaimed Cash Dividend from 1992-93 to 2020-21 Tk. 46,212,269.28 transferred to the Capital Market Stabilization Fund (CMSF). May be seen also Company's website: www.ibnsinapharma.com

Cash Dividend		
Particulars	Amount in Taka	
Dividend for 2021-22	12,953,290.92	
Dividend for 2022-23	15,606,677.07	
Dividend for 2023-24	13,544,539.83	
Total	42,104,507.82	

Stock Dividend		
Particulars	Number of Share	
Dividend for 2008-09	173,840	
Dividend for 2009-10	187,290	
Dividend for 2010-11	297,118	
Dividend for 2011-12	297,255	
Dividend for 2012-13	177,184	
Dividend for 2013-14	98,206	
Dividend for 2014-15	205,107	
Dividend for 2015-16	102,350	
Dividend for 2016-17	233,625	
Dividend for 2017-18	258,686	
Total	2,030,661	

NB: 2,030,661 number of Bonus Shares as Unclaimed Stock Dividend from 2008-09 to 2017-18 transferred to the Capital Market Stabilization Fund (CMSF). May be seen also Company's website: www.ibnsinapharma.com

Internal Control and Risk Management

Internal Control is the mechanism to provide reasonable assurance to the Company on an ongoing basis regarding the achievement of objectives in the effectiveness and efficiency of operations, the reliability of financial reporting and compliance with applicable laws, regulations and internal policies. The primary objective of Internal Control and Compliance is to help the Company perform better and add value with its resources. Through the Internal Control system, Company identifies its weaknesses associated with the process and adopts appropriate measures to overcome. The main objectives of internal control are as follows:



The IBN SINA Pharmaceutical Industry PLC including its Subsidiaries has established an effective internal control system whose primary aim is to ensure the overall management of risks and provide reasonable assurance that the objectives set by the Company will be met. It has been designed to develop a high-level risk culture among the personnel of the Company, establish an efficient and effective operating model of the Company, ensure the reliability of internal and external information including accounting and financial information, secure the Company's operations and assets and comply with laws, regulatory requirements and internal policies.

Internal Audit and Compliance

Internal Auditing is an independent, objective assurance and consulting activity designed to add value and improve an organization's operations. Audit team of The IBN SINA Pharmaceutical Industry PLC has a combination of business, Professional and IT knowledge-based personnel. Audit Department is committed to meet the standards of best professional practices. Risk-based internal audit includes, in addition to selective transaction testing, and evaluation of the risk management systems and control procedures prevailing in various areas of the company operations. The IBN SINA Pharmaceutical Industry PLC has a strong internal audit and Compliance team comprised of four units to carry out the audit activities, namely Head Office Audit, Factory Audit, new project audit and all Depots audit.

Overview of the Entity's Material Responsible **Business Conduct Issues**

Material responsible business conduct and sustainability issues pertaining to environmental and social matters that present a risk or an opportunity to your business, rationale for identifying the same, approach to adapt or mitigate the risk along-with its financial implications:

Corporate Governance and Business Ethics

Risk/Opportunity

Risk: Failure to maintain and uphold the highest standards of corporate governance and business ethics could result in regulatory consequences as well as financial and reputational damage.

Opportunity: Compliance and alignment with ethical and responsible governance practices

and standards will result in the sustainable creation of long-term value for all stakeholders

In Case of Risk, Approach to Adapt or Mitigate

- 1. Consistent and regular engagement with regulatory agencies in all our markets, to ensure compliance and reduce any possibility of noncompliance.
- 2. Focused and regular training is provided to all staff members to ensure strict compliance with the Company's business ethics and Global Code of Conduct. Strong focus is also given to quality control at all operational locations to maintain cGMP compliance.

Product Quality, Safety and Recall Management

Risk/Opportunity

Risk: As a pharmaceutical Company, we are highly vulnerable to product quality and safety concerns. Hence, it is imperative to address risks associated with product quality and operational safety.

In Case of Risk, Approach to Adapt or Mitigate

1. Ensure continued and strict compliance with global quality standards and protocols and the applicable local regulatory

requirements.

- Provide for robust and centralized pharmacovigilance systems with thorough Standard Operating Procedures (SOPs) to ensure effective monitoring and reporting of adverse events.
- Regular investment in technological advancement, training programs on current Good Manufacturing Practices

(cGMP), automation, digitalization, and employee skill development.

- 4. Undertake detailed and regular quality assessments of third-party suppliers.
- 5. Implement measures to protect our brand (intellectual property and trademarks) and combat counterfeiting, for ensuring the authenticity of our products in the market.

Cyber Security and Data Privacy

Risk/Opportunity

Risk: Any potential cybersecurity and data privacy risk/threat directly affects the security and integrity of the IT system of the entire business.

Opportunity: Providing for a secured IT network through a strong governance mechanism for data integrity, technology,

In Case of Risk, Approach to Adapt or Mitigate

- 1. Regular vulnerability assessments and simulated hacker attacks of our IT systems are undertaken to prevent breaches of Company or stakeholders' data.
- 2. We've implemented patch management, antivirus software, IT monitoring systems, and perimeter protection to reduce the risks

Risk/Opportunity In Case of Risk, Approach to Adapt or Mitigate and digitalization, which in turn enhances associated with cyber security and data breaches. productivity and facilitates continuity of operations Furthermore, we regularly provide training to our and thereby enhance the business performance. staff members on cybersecurity and reaffirm this knowledge through recurring internal emails that address secure data practices, safeguarding against phishing emails, and averting hacker attacks.

Innovation Management

In Case of Risk, Approach to Adapt or Mitigate
portfolio with innovative products will effectively meet the unmet
healthcare needs of patients globally and thereby enhancing access to new therapies.
Furthermore, process innovation can lead to increased productivity and resource efficiency in our operations.

Human Capital Development

Risk/Opportunity	In Case of Risk, Approach to Adapt or Mitigate
Risk: Human Capital Development encompasses talent management, including acquisition, retention, and employee well-being. Failure to meet or exceed employee expectations may negatively impact employee retention, productivity, and business continuity, given our business's dependence on the well-being of our people. Opportunity: The Company's emphasis on enhancing employee welfare and development underscores its commitment to human capital development. This fosters retention and attracts top talent, driving productivity, innovation, long-term business growth, and value creation for all stakeholders.	1. We implement various initiatives to attract and retain talent, including global talent management programs, competitive compensation, fostering an inclusive work culture, and offering employee benefits programs. 2. We have established a formal succession planning program for all leadership positions. 3. We priorities employee skill enhancement through continuous training and development opportunities.

Access to and Affordability of Medicines

Risk/Opportunity	In Case of Risk, Approach to Adapt or Mitigate	
Risk: Addressing challenges related to the product portfolio, accessibility, and pricing is crucial in the pharmaceutical sector.	We priorities building a robust and diversified product portfolio through improved cross-functional synergies,	
Limited access to medicines due to pricing and availability issues negatively affects society's access to healthcare and may pose obstacles to aligning with the Company's vision and long-term growth potential.	organizational capabilities, project management, and governance throughout the product lifecycle. 2. We enhance our capabilities in both in-licensing and out-licensing of products.	

Risk/Opportunity

Opportunity: Leveraging our robust generic and specialty product portfolio alongside our global presence, the Company is well-equipped to enhance access to medicines worldwide and meet the increasing demand for pharmaceutical products.

In Case of Risk, Approach to Adapt or Mitigate

- 3. Our focus lies on the development and commercialization of complex.
- generics and specialty products, among other priorities.
- 4. We emphasize operational excellence programs aimed at improving yields, ensuring supply chain continuity, and maintaining sufficient inventory levels.

Environmental Impact Management

Risk/Opportunity

Risk: For the business to have a positive environmental impact, waste and water management are essential. To show that the business is dedicated to a sustainable future and a healthy world, concentrated efforts must be made to limit waste generation, consumption of water, and proper disposal.

In Case of Risk, Approach to Adapt or Mitigate

- 1. We continue to identify opportunities to minimize any adverse environmental effect from our operations. We have adopted targets for waste management and water conservation.
- 2. We closely monitor and track our waste management and water consumption. Our priorities are to increase water efficiency, decrease water withdrawal, and increase water recovery. For waste management, we focus on co-processing hazardous waste and increasing recycling and reuse within our own operations.

Climate Change

Risk/Opportunity

Risk: In the absence of effective management of greenhouse gas (GHG) emissions, the business could be at risk of Physical and transition risks associated with climate change that could cause operations to be disrupted and have an impact on business continuity.

Opportunity: Adopting new low-carbon technology will help build business resilience and opportunities for more effective manufacturing procedures.

In Case of Risk, Approach to Adapt or Mitigate

- 1. To identify and assess the physical and transitional risks associated with our operations, we have also undertaken climate risk assessments.
- 2. By boosting the proportion of biomass, obtaining renewable energy, and putting energy efficiency programs into place to maximize our energy usage, we are constantly looking for ways to lessen our dependence on fossil fuels in our operations.

Diversity, Equity and Inclusivity

Risk/Opportunity

Opportunity: Fostering and providing for a diverse and inclusive workforce and work culture enhances our performance by bringing together people with varied experiences, knowledge and skills.

In Case of Risk, Approach to Adapt or Mitigate

A diverse and inclusive workforce that includes members of all genders, ages, ethnicities, and special abilities fosters creative thinking, encourages employee engagement, and unlocks higher levels of efficiency.

Sustainable Supply Chain and Responsible Procurement

Risk/Opportunity

Risk: As a result of the Company's dependence on the supply chain for critical raw materials and last-mile drug deliveries, any interruption in the supply chain could have an effect on the quality of the final product and/or the business of the Company. There is also a risk associated with non-substitutable suppliers' continuous availability of essential raw materials. The Company has a policy requiring its supply chain partners to follow its ESG standards; any violation might lead to a supply disruption.

Opportunity: An organization's supply chain has a major impact on its capacity to survive.

Integrating sustainability principles within supply chain management aids the Company in creating a robust supply chain and enhancing environmentally and socially conscious behavior throughout the value chain.

In Case of Risk, Approach to Adapt or Mitigate

- 1. We are constantly looking for ways to reduce supply chain risk, such as by assessing potential substitute sources for essential or non-replaceable raw materials
- 2. The suppliers are required to abide by the Company's ESG requirements as part of the Supplier Code of Conduct.
- 3. The Company has a high focus on developing quality products and safety of consumers. The quality of raw materials for our production process is ensured by conducting periodic supplier audits.

Occupational Health and Safety

Risk/Opportunity

Risk: The Company's commitment to occupational health and safety must include this crucial element in the direction of offering a secure and safe workplace.

Numerous health and safety incidents could result from the inefficiency of the current health and safety management programs.

In Case of Risk, Approach to Adapt or Mitigate

- 1. The business maintains a robust Environmental Health and Safety (EHS) management system, comprising regular audits of its EHS procedures, both internal and external.
- 2. Our Process Safety Management system's guiding principles serve as the foundation for both our safety procedures and risk assessment methodology, which unifies our approach to health and safety from the perspectives of working conditions and risk assessment.
- 3. After potential risks are identified and safety incidents are evaluated, a thorough corrective action plan is established to prevent occurrence of similar incidents in the future.

Social Impact through Community Engagement

Risk/Opportunity

Opportunity: By aligning CSR programs with the needs of the community, through impact assessments and stakeholder engagement sessions, the Company focuses on creating an environment of mutual trust with the community. This will help in ensuring a long-term beneficial relationship with the community and enhance the social positioning of the Company.

In Case of Risk, Approach to Adapt or Mitigate

The Company's perception among the local community members is enhanced by its contributions to the community's upliftment through various initiatives and partnerships that focus on health, Education, rural infrastructure development, sanitation, and environment conservation among others. These efforts also help to promote positive social outcomes.

Internal Control Risks

Risk/Opportunity

Internal control risks are risks that affect the efficiency and effectiveness of internal controls and thus affect the achievement of business objectives. Lack of well-defined internal controls can have a potentially adverse impact on IPI's profitability, brand, and business sustainability.

In Case of Risk, Approach to Adapt or Mitigate

Internal controls defined in the IPI's environment comprises a mix of preventive and detective controls. Such controls may be manual or automated in nature principles followed while designing controls: we have segregated duties, authorization, reconciliation, physical inventory, periodic review and information technology general controls, including security and change controls. We have a well-defined Code of Conduct spanning a multitude of scenarios and transactions, which are most vulnerable to fraud, coupled with robust whistle-blowing mechanism. We have a comprehensive risk-based audit universe and audit plans which is further strengthened by robust internal financial controls system.

Credit Risk

Risk/Opportunity

Credit risk is the risk that one party to a financial instrument will cause a financial loss for the other party by failing to discharge an obligation. Credit risk helps users of Financial Statements asses the credit quality of the entity's financial assets and level and sources of impairment loss. Management has a credit policy in place and exposure to credit risk is monitored on an ongoing basis.

In Case of Risk, Approach to Adapt or Mitigate

To mitigate the credit risk the management of the Company follows robust credit control and collection policies. The Company has dedicated credit collections team who is responsible for any dues and they have been remarkable performances in collecting receivables as per Company's credit and collection policy.

Environment, Health & Safety ('EHS') and Sustainability

Risk/Opportunity

Safety at all IPI workplaces is both a priority and a regulatory requirement. EHS incidents pose critical regulatory, reputational, and business continuity risks and impact long term sustainability. IPI recognizes the effect of global climate change on the environment and the communities that it operates in. together with the exposure to practices that negatively impact the environment and the people involved in the supply chain. Severe storms, flooding, accelerated melting of glaciers, and frequent droughts have strong correlation with climate change. Overall, the various consequences of climate change pose a threat to business continuity, human safety and long-term sustainability.

In Case of Risk, Approach to Adapt or Mitigate

Our corporate EHS function is an independent function, it provides oversight on safety and operating exposures and issues standardized corporate EHS guidelines to our manufacturing sites. We ensure compliance with local regulations and best-in-class industry safety standards across our locations. We have implemented EHS management system for timely identification of potential risks. We continue our efforts to reduce EHS risk through programs like periodic internal audits, external audits as per ISO 9001:2015 and ISO 22000:2018, specialist external audits focusing on different EHS elements and Hazard Identification and Risk Assessment and HA70P Studies

Conclusion

The above mitigation measures/plans are to establish for a sound system of risk management supervision and internal control to identify, assess, monitor and manage material risks related to the conduct of IPI's activities. The aims are to constantly improve the management of risk; better understand the reward-to-risk balance, and reduce the risks to an acceptable level.

Our Relation Policy with the Stakeholders

Communication with Shareholders

The Company has implemented multiple methods of communication to maintain an effective relationship with the shareholders of the Company. The Company encourages communication with shareholders on an ongoing basis throughout the year and welcomes their participation in the Annual General Meeting (AGM). At the AGM, the Company's management receives shareholders' valuable opinions and makes every effort to implement these for the betterment of the Company. The Company discloses the quarterly, half yearly and yearly financial performance and other reports in due course for meeting the best interests of shareholders.



Tanin Center, 3 Asad Gate Mirpur Road, Mohammadpur Dhaka-1207

www.ibnsinapharma.com



Relations with Shareholders

The Board of Directors acknowledges their responsibility to represent the interests of all shareholders and to maximize shareholders' value of the Company. Shareholders expect from the Board and Senior Management to:



Investor Relations Section on Company's Website

Information is comprehensively disseminated to Company's investors, shareholders and other stakeholders through multiple platforms including the Company's Website. In compliance with the requirements of applicable regulatory framework, the website is maintained. The website is regularly updated to provide comprehensive information including but not limited to business strategy, governance, products & services, financial highlights, investor relations and dividend history, etc.

The Company's website www.ibnsinapharma.com displays management portfolio, vision and mission, investor relations, products, promotions and events. All information regarding financial statements, pattern of shareholding, corporate governance, notices, price sensitive information, code of conduct for the board, dividend distribution policy, nomination and remuneration policy, principles of disclosure of material information and price sensitive information, Unclaimed dividend, etc. are duly uploaded.

All disclosures required by the Bangladesh Securities Exchange Commission, Regulations-2015 of The Dhaka Stock Exchange PLC. and The Chittagong Stock Exchange PLC in the form of Price Sensitive Information are made adequately and promptly. In addition to ensuring timely compliance, this also enables dissemination of information to all stakeholders and the public through print and online media.

Grievance Redressal

The IBN SINA Pharmaceutical Industry PLC strongly believes in maintaining smooth and cooperative relationships with all stakeholders. We pursue a proactive and high quality shareholder's redressal policy to handle all grievances and complaints in an effective and fair manner. Any query received from investors is treated fairly and with the overall objective of dealing with it in a timely and transparent manner.

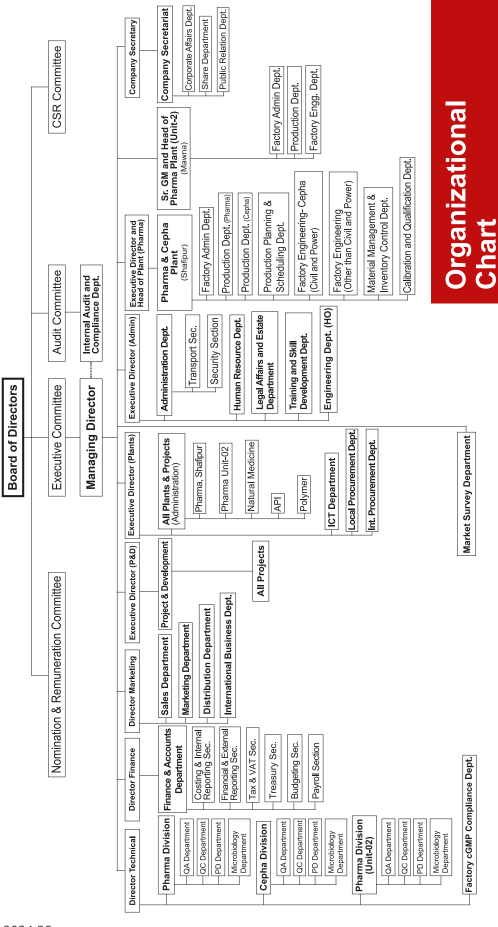
Investors Complaint Redressal

- Any investor may lodge their complaint relating to their investment in the Company through a formal letter sent to the official's email of Share and Public Relation Department or by phone call to the Share Department;
- The Share and Public Relation Department officials review the investors complaint on a weekly basis and take necessary steps accordingly;
- A designated person of the Company addresses investor grievances on a daily basis;
- Managing requests for updating of e-TIN number in the BO account if cash dividend is declared;
- Handling requests for updating of bank account details in the BO account while sending dividend through the BEFTN system;
- Folio holders are being handled in due course to meet their requirements;
- Review the instances of non-receipt of Annual Report and the declared dividend; and
- Consider all matters related to shareholders of the Company efficiently and with due importance.

The process of communication with the Shareholders, how particular relationships are managed, frequency of requisite engagements during the year, elaboration on how these relationships are likely to affect the performance and values of the entity, are cited as 'shareholders' engagement'.

Below Summarised Process has been Established to Manage Shareholder Interest within our Organization





ANNEXURE-B

(A Firm recognized by ICSB formed under an act of parliament)

W.MOWASHIN & CO. CHARTERED SECRETARIES IN PRACTICE	49/A Sher-E-Bangla Road, (opposite Modina maszid), 4th floor, Zigatola, Dhaka-1289
At 90th senather in 2011 Seen into an Alba, Managara	+8801815-583682 . +8801700-871806 +8801990-618253
A leading Chartered Secretary firm rendering comprehensive professional services which include Corporate Laws, Secretarial Compliances, Secretarial Audit and Independent Scrutinizer.	mmohashinn@gmail.com

Compliance Report

Annexure -B

Certificate as per condition No. 1(5)(xxvii)

Report to the Shareholder The IBN SINA Pharmaceutical Industry PLC on compliance with the Corporate Governance Code.

We have examined the compliance status to the Corporate Governance Code by The IBN SINA Pharmaceutical Industry PLC for the year ended on 30 June 2025. This Code relates to the Notification No.SEC/CMRRCD/2006-158/207/Admin/80, dated 03 June 2018 of the Bangladesh Securities and Exchange Commission.

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

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

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

- (a) The Company has complied with the conditions of the Corporate Governance Code as stipulated in the above-mentioned Corporate Governance Code issued by the commission;
- (b) The Company has complied with the provisions of the relevant Bangladesh Secretarial Standards (BSS) as adopted by the Institute of Chartered Secretaries 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".

Sincerely yours,

Date: September 30, 2025, Dhaka (M.MOHASHIN & CO.) **Chartered Secretaries**



56, Mouchak Road, Narayanganj, Dhaka. Mobile: 01815583682, 01700871806, mail:mmohashinn@gmail.com

Annexure-C

Compliance Report on Corporate Governance Code by BSEC

Status of Compliance with the Corporate Governance Code (CGC) as on June 30, 2025

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

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

(Report under Condition No. 9)

Condition No.	Title	Compliance Status		Remarks (if any)
		Complied	Non- Complied	
1	Board of Directors			
1(1)	Size of the Board of Directors: The number of Board members shall not be less than 5 (five) and more than 20 (twenty);	✓		The Board of IPI comprises of 09 (Nine) Directors out of them 03 (Three) are Independent Directors
1(2)	Independent Directors (ID)			
1(2)(a)	At least 2 (two) directors or one-fifth (1/5) of the total number of directors in the company's Board, whichever is higher, shall be independent directors; any fraction shall be considered to the next integer or whole number for calculating number of Independent Director(s); Provided that the Board shall appoint at least 1 (one) female independent director in the Board of Directors of the company;	✓		The Board has 03 (Three) Independent Directors including 01 (One) Female Independent Director
1(2)(b)	Criteria of "Independent Director"			
1(2)(b) (i)	Who either does not hold share in the company or holds less than one (1%) shares of the total paid up shares of the company;	√		
1(2)(b) (ii)	Who is not a sponsor of the company or is not connected with the company's any sponsor or director or nominated director or shareholder of the company or any of its associates, sister concerns, subsidiaries and parents or holding entities who holds one percent (1%) or more shares of the total paid-up shares of the company on the basis of family relationship and his or her family members also shall not hold above mentioned shares in the company;	✓		
1(2)(b) (iii)	Who has not been an executive of the company in immediately preceding 2 (two) financial years;	✓		
1(2)(b) (iv)	Who does not have any other relationship, whether pecuniary or otherwise, with the company or its subsidiary/associated companies;	√		
1(2)(b) (v)	Who is not a member or TREC holder, director or officer of any stock exchange;	√		
1(2)(b) (vi)	Who is not a shareholder, director excepting independent director or officer of any member or TREC holder of stock exchange or an intermediary of the capital market;	√		
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)	✓		

Condition No.	Title	Complian	ce Status	Remarks (if any)
		Complied	Non- Complied	
	years of the concerned company's statutory audit firm;			
1(2)(b) (viii)	Who shall not be an independent director in more than 5 (five) listed companies;	✓		
1(2)(b) (ix)	Who has not been reported as a defaulter in the latest Credit Information Bureau (CIB) report of Bangladesh Bank for nonpayment of any loan or advance or obligation to a Bank or a Financial Institution; and	~		
1(2)(b) (x)	Who has not been convicted for a criminal offence involving moral turpitude;	√		
1(2)(c)	The Independent Director(s) shall be appointed by the Board and approved by the shareholders in the Annual General Meeting (AGM): "Provided that the Board shall appoint the independent director, subject to prior consent of the Commission, after due consideration of recommendation of the Nomination and Remuneration Committee (NRC) of the company;"	√		
1(2)(d)	The post of independent director(s) cannot remain vacant for more than 90 (ninety) days; and	√		
1(2)(e)	The tenure of office of an Independent Director shall be for a period of 3 (three) years, which may be extended for 1 (one) tenure only;	✓		
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, regulatory and corporate laws and can make meaningful contribution to business;	√		
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 registered 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; or	V		
1(3)(b)(iii)	Former or existing 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: Provided that in case of appointment of Existing Official as Independent Director, it requires clearance from the organization where he or she is in service; or"			Not Applicable

Condition No.	Title	Compliance Status		Remarks (if any)
		Complied	Non- Complied	, , , , ,
1(3)(b)(iv)	University Teacher who has educational background in Economics or Commerce or Business Studies or Law; or			Not Applicable
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;	~		
1(3)(c)	The independent director must have at least 10 (ten) years of in any field mentioned in clause (b);	√		
1(3)(d)	In special cases the above qualifications may be relaxed subject to prior approval of the Commission.			Not Applicable
1(4) 1(4)(a)	Duality of Chairperson of the Board of Directors and Ma The positions of the Chairperson of the Board and the Managing Director (MD) and/or Chief Executive Officer (CEO) of the company shall be filled by different individuals;	anaging Dire	ctor or Chief	Executive Officer
1(4)(b)	The Managing Director (MD) and/or Chief Executive Officer (CEO) of a listed company shall not hold the same position in another listed company;	√		
1(4)(c)	The Chairperson of the Board shall be elected from among the non-executive directors of the company;	√		
1(4)(d)	The Board shall clearly define respective roles and responsibilities of the Chairperson and the Managing Director and/or Chief Executive Officer;	√		
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.			Not Applicable
1(5)	The Board of the company shall include the following a Directors' Report prepared under section 184 of the Co			
1(5)(i)	An Industry outlook and possible future developments in the industry;	√		The Directors' report complies with the guideline
1(5)(ii)	The Segment-wise or product-wise performance;	√		Do
1(5)(iii)	Risks and concerns including internal and external risk factors, threat to sustainability and negative impact on environment, if any;	√		Do
1(5)(iv)	Discussion on Cost of Goods sold, Gross Profit Margin and Net Profit Margin, where applicable;	✓		Do
1(5)(v)	A discussion on continuity of any extraordinary activities and their implications (gain or loss);	✓		Do
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;	√		Do
1(5)(vii)	A statement of utilization of proceeds raised through public issues, rights issues and/or any other instruments;			Not Applicable

Condition No.	Title	Complian	ce Status	Remarks (if any)
		Complied	Non- Complied	
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.			Not Applicable
1(5)(ix)	If significant variance occurs between Quarterly Financial performance and Annual Financial Statements the management shall explain about the variance on their Annual Report;	√		The Directors' report complies with the guideline
1(5)(x)	A statement of remuneration paid to the directors including independent directors;	✓		Do
1(5)(xi)	A statement that 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;	√		Do
1(5)(xii)	A statement that proper books of account of the issuer company have been maintained;	√		Do
1(5)(xiii)	A statement that 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;	√		Do
1(5)(xiv)	A statement that 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;	√		Do
1(5)(xv)	A statement that the system of internal control is sound in design and has been effectively implemented and monitored;	√		Do
1(5)(xvi)	A statement that minority shareholders have been protected from abusive actions by, or in the interest of, controlling shareholders acting either directly or indirectly and have effective means of redress;	√		Do
1(5)(xvii)	A statement that there is no significant doubt upon the issuer company's ability to continue as a going concern, if the issuer company is not considered to be a going concern, the fact along with reasons there of shall be disclosed;	√		Do
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;	√		Do
1(5)(xix)	A statement where key operating and financial data of at least preceding 5 (five) years shall be summarized;	✓		Do
1(5)(xx)	An explanation on the reasons if the issuer company has not declared dividend (cash or stock) for the year;	N/A		64% Cash has been recommended by the BOD
1(5)(xxi)	Board's statement to the effect that no bonus share or stock dividend has been or shall be declared as interim dividend;	N/A		N/A
1(5)(xxii)	The number of Board meetings held during the year and attendance by each director shall be disclosed.	✓		Page No. 154 may be seen

Condition No.	Title	Complian	ce Status	Remarks (if any)
		Complied	Non- Complied	
1(5)(xxiii)	The pattern of shareholding shall be reported to disclo with name wise details where stated below) held by:-	se the aggre	gate numbe	r of shares (along
1(5)(xxiii)(a)	Parent/Subsidiary/Associated Companies and other related parties (name wise details);	√		Page No. 87, 242 may be seen
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);	√		Page No. 87 may be seen
1(5)(xxiii)(c)	Executives; and	√		
1(5)(xxiii)(d)	Shareholders holding ten percent (10%) or more voting interest in the company (name wise details).	√		
1(5)(xxiv)	In case of the appointment/re-appointment of a Director information to the shareholders	or the compa	ny shall disc	lose the following
1(5)(xxiv) (a)	A brief resume of the director;	√		Page No. 24 may be seen
1(5)(xxiv) (b)	Nature of his/her expertise in specific functional areas; and	√		
1(5)(xxiv) (c)	Names of companies in which the person also holds the directorship and the membership of committees of the board.	√		Page No. 24 may be seen
1(5)(xxv)	Management's Discussion and Analysis signed by CEO company's position and operations along with a briestatements, among others, focusing on:			
1(5)(xxv) (a)	Accounting policies and estimation for preparation of financial statements;	√		Annexure-A
1(5)(xxv)(b)	Changes in accounting policies and estimation, if any, clearly describing the effect on financial performance or results and financial position as well as cash flows in absolute figure for such changes;	√		Do
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;	√		Do
1(5)(xxv) (d)	Compare such financial performance or results and financial position as well as cash flows with the peer industry scenario;	√		Do
1(5)(xxv) (e)	Briefly explain the financial and economic scenario of the country and the globe;	✓		Do
1(5)(xxv)(f)	Risks and concerns issues related to the financial statements, explaining such risk and concerns mitigation plan of the company;	√		Do
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;	√		Do
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;	√		Page No. 166 may be seen
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;	~		Page No. 181 may be seen

Condition No.	Title	Complian	ce Status	Remarks (if any)
		Complied	Non- Complied	
1(5)(xxviii)	The Directors' report to the shareholders does not require to include the business strategy or technical specification related to products or services, which have business confidentiality.	√		
1(6)	Meetings of the Board of Directors Conducting Board meetings and recording the minutes of the meetings and keeping required books and records in line Bangladesh Secretarial Standards (BSS) as adopted by the Institute of Chartered Secretaries of Bangladesh (ICSB), in so far as those standards are not inconsistent with any condition of this Code.	✓		In Practice
1(7)	Code of Conduct for the Chairperson, other Board men	nbers and Ch	ief Executive	e 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;	✓		
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.	✓		
2	Governance of Board of Directors of Subsidiary Compa			
2(a)	Provisions relating to the composition of the Board of Directors of the holding company shall be made applicable to the composition of the Board of Directors of the subsidiary company;	√		
2(b)	At least 1 (one) Independent Director on the Board of Directors of the holding company shall be a director on the Board of Directors of the subsidiary company;	√		
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;	✓		
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;	√		
2(e)	The Audit Committee of the holding company shall also review the financial statements, in particular the investments made by the subsidiary company.	√		
3	Managing Director (MD) or Chief Executive Officer (CE Internal Audit and Compliance (HIAC) and Company Se			er (CFO), Head of
3(1)	Appointment			
3(1)(a)	The Board shall appoint a MD or CEO, CS, CFO and HIAC;	√		
3(1)(b)	The positions of the MD or CEO, CS, CFO and HIAC shall be filled by different individuals;	√		
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: Provided that CFO or CS of any listed company may be appointed for the same position in any other listed or	√		

Condition No.	Title	Complian	ce Status	Remarks (if any)
		Complied	Non- Complied	`
	non-listed company under the same group for reduction of cost or for technical expertise, with prior approval of the Commission: Provided further that the remuneration and perquisites of the said CFO or CS shall be shared by appointing companies proportionately;			
3(1)(d)	The Board shall clearly define respective roles, responsibilities and duties of the CFO, the HIAC and the CS;	√		
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).	√		
3(2)	Requirement to attend Board of Directors' Meetings:			
	The MD or CEO, CS, CFO and HIAC of the company shall attend the meetings of the Board Provided that the CS, CFO and/or the HIAC shall not attend such part of a meeting of the Board which involves consideration of an agenda item relating to their personal matters.	√		
3(3)	Duties of Managing Director (MD) or Chief Executive (CFO)	Officer (CEC) and Chief	Financial Officer
3(3)(a)	They have reviewed financial statements for the year and that to the best of their knowledge and belief:	✓		Page No. 166 may be seen
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;	√		
3(3)(a)(ii)	These statements together present a true and fair view of the company's affairs and are in compliance with existing accounting standards and applicable laws;	√		
3(3)(b)	The MD or CEO and CFO shall also certify that there are, to the best of knowledge and belief, no transactions entered into by the company during the year which are fraudulent, illegal or in violation of the code of conduct for the company's Board or its members;	√		Page No. 166 may be seen
3(3)(c)	The certification of the MD or CEO and CFO shall be disclosed in this Annual Report.	√		Page No. 166 may be seen
4	Board of Directors' Committee			,
4(i)	Audit Committee; and	✓		
4(ii)	Nomination and Remuneration Committee	✓		
5	AUDIT COMMITTEE:			
5(1)	Responsibility to the Board of Directors			
5(1)(a)	The company shall have an Audit Committee as a subcommittee of the Board of Directors;	✓		
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;	√		

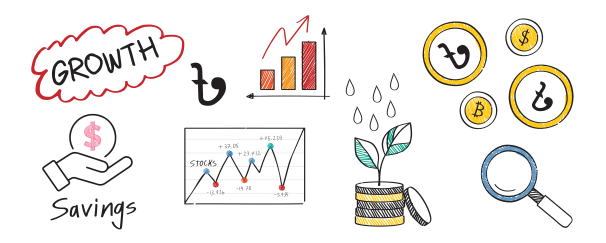
Condition No.	Title	Complian	ce Status	Remarks (if any)
		Complied	Non- Complied	
5(1)(c)	The Audit Committee shall be responsible to the Board of Directors. The duties of the Audit Committee shall be clearly set forth in writing.	√		
5(2)	Constitution of the Audit Committee			
5(2)(a)	The Audit Committee shall be composed of at least 3 (three) members;	√		
5(2)(b)	The Board shall appoint members of the Audit Committee who shall be directors of the company and shall include at least 1 (one) Independent Director;	√		
5(2)(c)	All members of the audit committee should be "financially literate" and at least 1 (one) member shall have accounting or related financial management background and 10 (ten) years of such experience;	√		
5(2)(d)	When the term of service of any Committee member expires or there is any circumstance causing any Committee member to be unable to hold office before expiration of the term of service, thus making the number of the Committee members to be lower than the prescribed number of 3 (three) persons, the Board shall appoint the new Committee member to fill up the vacancy immediately or not later than 60 (sixty) days from the date of vacancy in the Committee to ensure continuity of the performance of work of the Audit Committee;	✓		
5(2)(e)	The company secretary shall act as the secretary of the Committee;	✓		
5(2)(f)	The quorum of the Audit Committee meeting shall not constitute without Independent Director;	✓		
5(3)	Chairman of the Audit Committee			
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;	√		
5(3)(b)	In the absence of the Chairperson of the Audit Committee, the remaining members may elect one of themselves as Chairperson for that particular meeting, in that case there shall be no problem of constituting a quorum as required under condition No. 5(4)(b) and the reason of absence of the regular Chairperson shall be duly recorded in the minutes.	√		
5(3)(c)	Chairman of the audit committee shall remain present in the Annual General Meeting (AGM).	√		
5(4)	Meeting of the Audit Committee			
5(4)(a)	The Audit Committee shall conduct at least its four meetings in a financial year;	√		
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.	√		
5(5)	Role of Audit Committee:			
5(5)(a)	Oversee the financial reporting process;	✓		
5(5)(b)	Monitor choice of accounting policies and principles;	✓		
5(5)(c)	Monitor Internal Control Risk management process;	✓		

Condition No.	Title	Complian	ce Status	Remarks (if any)
		Complied	Non- Complied	,,
5(5)(d)	Oversee hiring and performance of external auditors;	✓		
5(5)(e)	Hold the meeting with the external or statutory auditors for review of the annual financial statements before submission to the Board for approval or adoption;	√		
5(5)(f)	Review along with the management, the annual financial statements before submission to the board for approval;	√		
5(5)(g)	Review along with the management, the quarterly and half yearly financial statements before submission to the board for approval;	√		
5(5)(h)	Review the adequacy of internal audit function;	✓		
5(5)(i)	Review the Management's Discussion and Analysis before disclosing in this Annual Report;	√		
5(5)(j)	Review statement of significant related party transactions submitted by the management;	✓		
5(5)(k)	Review Management Letters/ Letter of Internal Control weakness issued by statutory auditors;	✓		
5(5)(l)	Oversee the determination of audit fees based on scope and magnitude, level of expertise deployed and time required for effective audit and evaluate the performance of external auditors; and	√		
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:			Not Applicable
5(6)	Reporting of the Audit Committee:			
5(6)(a)(i)	The Audit Committee shall report on its activities to the Board of Directors.	✓		
5(6)(a)(ii)	The Audit Committee shall immediately report to the Board o		the following	findings, if any: -
5(6)(a)(ii)(a)	Report on conflicts of interests;	√		
5(6)(a)(ii)(b)	Suspected or presumed fraud or irregularity or material defect in the internal control system;	√		Do
5(6)(a)(ii)(c)	Suspected infringement of laws, including securities related laws, rules and regulations; Any other matter which shall be disclosed to the Board	V		No such was
5(6)(a)(ii)(d)	of Directors immediately.	•		occurred
5(6)(b)	Reporting to the Authorities — If the Audit Committee has reported to the Board about anything which has material impact on the financial condition and results of operation and has discussed with the Board and the management that any rectification is necessary and if the Audit Committee finds that such rectification has been unreasonably ignored, the Audit Committee shall report such finding to the Commission, upon reporting of such matters to the Board for three times or completion of a period of 6 (six) months from the date of first reporting to the Board, whichever is earlier.			Not Applicable
5(7)	Reporting to the Shareholders and General Investors Report on activities carried out by the Audit	√		
	Committee, including any report made to the Board			

Condition No.	Title	Complian	ce Status	Remarks (if any)
		Complied	Non- Complied	
	under condition No. 5(6) (a)(ii) above during the year,			
	shall be signed by the Chairperson of the Audit			
	Committee and disclosed in the annual report of the issuer Company			
6	Nomination and Remuneration Committee (NRC)			
6(1)	Responsibility to the Board of Directors			
6(1)(a)	Nomination and Remuneration Committee (NRC) as a	✓		
C(1)(l-)	subcommittee of the Board; The NRC shall assist the Board in formulation of the	√		
6(1)(b)	nomination criteria or policy for determining	'		
	qualifications, positive attributes, experiences and			
	independence of directors and top level executive as			
	well as a policy for formal process of considering			
	remuneration of directors, top level executive;			
6(1)(c)	ToR of the NRC shall be clearly set forth in writing	✓		
6(2)	covering the areas stated at the condition No. 6(5)(b); Constitution of the NRC			
6(2)(a)	The Committee shall comprise of at least three	√		
0(2)(4)	members including an Independent Director;			
6(2)(b)	At least 02 (two) members of the Committee shall be	✓		
	non-executive Directors;			
6(2)(c)	Members of the Committee shall be nominated and	✓		
6(2)(d)	appointed by the Board; The Board shall have authority to remove and appoint	√		
0(2)(u)	any member of the Committee;	•		
6(2)(e)	In case of death, resignation, disqualification, or			No such
	removal of any member of the Committee or in any			situation was
	other cases of vacancies, the board shall fill the			occurred
	vacancy within 180 (one hundred eighty) days of			
6(2)(f)	occurring such vacancy in the Committee; The Chairperson of the Committee may appoint or			Not Applicable
0(2)(1)	coopt any external expert and/or member(s) of staff			Not Applicable
	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;			
6(2)(g)	The company secretary shall act as the secretary of	✓		
5(-)(9)	the Committee;			
6(2)(h)	The quorum of the NRC meeting shall not constitute	✓		
6 (-) ()	without attendance of at least an independent director;			
6(2)(i)	No member of the NRC shall receive, either directly or	✓		
	indirectly, any remuneration for any advisory or consultancy role or otherwise, other than Director's			
	fees or honorarium from the company.			
6(3)	Chairperson of the NRC			
6(3)(a)	The Board shall select 1 (one) member of the NRC to	✓		
	be Chairperson of the Committee, who shall be an			
6(0)(1)	independent director;	,		Nat Auril 11
6(3)(b)	In the absence of the Chairperson of the NRC, the remaining members may elect one of themselves as	✓		Not Applicable
	Chairperson for that particular meeting, the reason of			
	absence of the regular Chairperson shall be duly			
	recorded in the minutes;			

Condition No.	Title	Complian	ce Status	Remarks (if any)
		Complied	Non- Complied	
6(3)(c)	The Chairperson of the NRC shall attend the Annual General Meeting (AGM) to answer the queries of the shareholders.	√		
6(4)	Meeting of the NRC	_		
6(4)(a)	The NRC shall conduct at least one meeting in a financial year	✓		
6(4)(b)	The Chairperson of the NRC may convene any emergency meeting upon request by any member of the NRC;	√		
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);	√		
6(4)(d)	The proceedings of each meeting of the NRC shall duly be recorded in the minutes and such minutes shall be confirmed in the next meeting of the NRC.	√		
6(5)	Role of the NRC	T .		
6(5)(a)	NRC shall be independent and responsible or accountable to the Board and to the shareholders;	√		
6(5)(b)	NRC shall oversee, among others, the following matters and make report with recommendation to the Board:	√		
6(5)(b)(i)	Formulating the criteria for determining qualifications, positive attributes and independence of a director and recommend a policy to the Board, relating to the remuneration of the directors, top level executive, considering the following:	√		
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;	√		
6(5)(b)(i)(b)	The relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and	√		
6(5)(b)(i)(c)	Remuneration to directors, top level executive involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals;	√		
6(5)(b)(ii)	Devising a policy on Board's diversity taking into consideration age, gender, experience, ethnicity, educational background and nationality;	√		
6(5)(b)(iii)	Identifying persons who are qualified to become directors and who may be appointed in top level executive position in accordance with the criteria laid down, and recommend their appointment and removal to the Board;	√		
6(5)(b)(iv)	Formulating the criteria for evaluation of performance of independent directors and the Board;	√		
6(5)(b)(v)	Identifying the company's needs for employees at different levels and determine their selection, transfer or replacement and promotion criteria; and	√		
6(5)(b)(vi)	Developing, recommending and reviewing annually the company's human resources and training policies;	√		

Condition No.	Title	Complian	ce Status	Remarks (if any)
		Complied	Non- Complied	
6(5)(c)	The company shall disclose the nomination and remuneration policy and the evaluation criteria and activities of NRC during the year at a glance in its annual report.	√		Page No. 161 may be seen
7	External or Statutory Auditors			
7(1)	The issuer Company shall not engage its external or statutory auditors to perform the following services of the company, namely:-	√		
7(1)(i)	appraisal or valuation services or fairness opinions;	✓		
7(1)(ii)	financial information systems design and implementation;	✓		
7(1)(iii)	book-keeping or other services related to the accounting records or financial statements;	✓		
7(1)(iv)	Broker-dealer services;	✓		
7(1)(v)	Actuarial services;	✓		
7(1)(vi)	Internal audit services or special audit services;	✓		
7(1)(vii)	Any service that the Audit Committee determines;	✓		
7(1)(viii)	Audit or certification services on compliance of corporate governance as required under condition No. 9(1); and	✓		
7(1)(ix)	Any other service that creates conflict of interest.	✓ ✓		
7(2)	No partner or employees of the external audit firms shall possess any share of the company they audit at least during the tenure of their audit assignment of that company; his or her family members also shall not hold any shares in the said company:	·		
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.	√		
8	Maintaining a website by the Company	•		
8(1)	The company shall have an official website linked with the website of the stock exchange;	√		
8(2)	The company shall keep the website functional from the date of listing;	√		
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).	√		
9	Reporting and Compliance of Corporate Governance		1	Dana Na 404
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 this Annual Report.	✓		Page No. 181 may be seen
9(2)	The professional who will provide the certificate on compliance of this Corporate Governance Code shall be appointed by the shareholders in the annual general meeting.	√		
9(3)	The directors of the company shall state, in accordance with the Annexure-C attached, in the directors' report whether the company has complied with these conditions or not.	√		Page No. 45 may be seen



Auditors' Report and Financial Statements



S. F. AHMED & CO. Chartered Accountants I since 1958

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Website: www.sfahmedco.com

Telephone: (880-2) 9872584, 9870957 Mobile : (88) 01707 079855, 01707 079856

Fax : (880-2) 55042314 E-mails : sfaco@sfahmedco.com sfaco@dhaka.net

Independent Auditor's Report to the Shareholders of The IBN SINA PHARMACEUTICAL INDUSTRY PLC and Its Subsidiaries Report on the Audit of the Consolidated and Separate Financial Statements

Opinion

We have audited the consolidated financial statements of The IBN SINA Pharmaceuticals Industry PLC and its subsidiaries (the 'Group') as well as the separate financial statements of The IBN SINA Pharmaceuticals Industry PLC (the 'Company'), which comprise the consolidated and separate statement of financial position as at 30 June 2025 and the consolidated and separate statement of profit or loss and other comprehensive income, consolidated and separate statement of changes in equity and consolidated and separate statement of cash flows for the year then ended, and notes to the consolidated and separate financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated and separate financial statements give true and fair view of the consolidated financial position of the Group and the separate financial position of the Company as at 30 June 2025, and of its consolidated and separate financial performance and its consolidated and separate cash flows for the year then ended in accordance with International Financial Reporting Standards (IFRSs), The Companies Act 1994, the Securities and Exchange Rules 2020 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 Consolidated and Separate Financial Statements section of our report. We are independent of the Group and the Company in accordance with the International Ethics Standards Board for Accountants' Code of Ethics for Professional Accountants (IESBA Code) and we have fulfilled our 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.

Key Audit Matters

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

Risk	How our audit addressed the key audit matters
Revenue Recognition	
Revenue recognition has significant and wide range of influence on financial statements. The accompanying consolidated financial statements reported revenue for the year ended 30 June 2025 of group's amounting to Taka 11,883,593,713 and Taka 10,725,957,022 of parent company. Under IFRS 15 revenue is recognized when a	Our procedures included obtaining an understanding of management's revenue recognition process. We tested a sample of transactions to verify whether the revenue was accounted for in accordance with the revenue accounting policy as disclosed in Note- 3.4 and 24 of the financial statements. In addition, we assessed whether the disclosed revenue accounting policy was in accordance with relevant accounting standards. For the revenue recognized throughout the year, we tested
performance obligation is satisfied by transferring control over a promised good or service.	selected key controls, including results reviews by management, for their operating effectiveness and performed procedures to gain sufficient audit evidence on the accuracy of the accounting for customer contracts and related financial statement captions.

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Risk

Goods are considered as transferred when (or as) the customer obtains control of that goods. Revenue from sale of goods is measured at the fair value of the consideration received or receivable net of returns and allowances, trade discounts, rebates and Value Added Tax (VAT).

See note no. 3.4, 24 and 24.A to the financial statements.

How our audit addressed the key audit matters

With regard to the implementation of IFRS 15 we verified management's conclusion from assessing different types of contracts and the accuracy of the revised accounting policies in light of the industry specific circumstances and our understanding of the business. We tested the appropriateness of the accounting treatment on a sample basis. In addition, we verified the accuracy of IFRS 15 related disclosures.

These procedures included reading significant new contracts to understand the terms and conditions and their impact on revenue recognition. We performed enquiries with management to understand their risk assessments and inspected meeting minutes to identify relevant changes in their assessments and estimates.

Our audit approach was a combination of test of internal controls and substantive procedures which included the following:

- Evaluated the design of internal controls relating to recording of efforts incurred and estimation of efforts required to complete the performance obligations.
- We conducted substantive testing of revenue recorded over the year using sampling techniques by examining the relevant supporting documents including sales invoices and depot wise sales bank reconciliation report, bank statement and also, we confirmed selected customers' receivable balances at the balance sheet date, selected on a sample basis by considering the amount outstanding with those customers.
- We specifically put emphasis on those transactions occurring close before or after the balance sheet date to obtain sufficient evidence over the accuracy of cut-off.
- Finally assessed the appropriateness and presentation of disclosures against relevant accounting standards.

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Risk

How our audit addressed the key audit matters

Property, plant and equipmenta

At the reporting date, the carrying value of the Group's property, plant and equipment amounted to Tk. 2,655,519,636 and Tk. 2,431,653,536 of parent company. The valuation of property, plant and equipment was identified as a key audit matter due to the significance of this balance to the financial statements.

Expenditures are capitalized if they create new or enhance the existing assets, and expensed if they relate to repair or maintenance of the assets. Classification of the expenditures involves judgment. The useful lives of PPE items are based on management's estimates regarding the period during which the asset or its significant components will be used. The estimates are based on historical experience.

See note no. 3.1, 04 and 04.A to the financial statements.

Our audit included the following procedure:

- We assessed whether the accounting policies in relation to the capitalization of expenditures are in compliance with IAS 16 and found them to be consistent;
- We evaluated the assumptions made by management in the determination of useful lives to ensure that these are consistent with the principles of IAS 16-Property, Plant and Equipment;
- We compared the useful lives of each class of asset in the current year to the prior year to determine whether there are any significant changes in the useful life of assets, and considered the reasonableness of changes based on our knowledge of the business and the industry;
- We obtained a listing of capital expenditures incurred during the year and, on a sample basis, checked whether the items were procured based on internal purchase order that had been properly approved by the responsible individuals;
- We inspected a sample of invoices and LC documents to determine whether the classification between capital and operating expenditure was appropriate;
- We evaluated whether the useful lives determined and applied by the management were in line with historical experience and the market practice;
- We checked whether the depreciation of PPE items was commenced timely, by comparing the date of the acquisition and disposal;
- Reclassification from capital in progress to ready for use, with the date of the act of completion of the work.

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Risk

How our audit addressed the key audit matters

Valuation of inventory

The balance of inventory at the year-end of the group was Taka 1,808,087,123 and Taka 1,603,775,310 held in different depot, warehouses and across multiple product lines.

Inventories consisting of raw materials, work in progress and finished goods are valued at lower of cost and net realizable value. Cost of inventories include expenditure incurred in acquiring the inventories, production or conversion costs and other costs incurred in bringing them to their existing location and condition.

Cost of inventories is determined by using the weighted average cost formula. Where necessary, allowance is provided for damaged, obsolete and slow-moving items to adjust the carrying amount of inventories to the lower of cost and net realizable value.

Net realizable value is based on estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

See note no. 3.7, 08.1 and 08.B to the financial statements

We tested the appropriateness of management's assumptions applied in calculating the value of the inventory provisions by:

- evaluating the design and implementation of key inventory controls operating across the company, including those at a sample of, factory production house, warehouse, and sales depots;
- Evaluating internal controls to monitor or keep track of Inventory movement;
- Attending inventory count on 30 June 2025 and reconciling the count results to the inventory listings to test the completeness of data;
- Comparing the net realizable value, obtained through a detailed review of sales subsequent to the year-end, to the cost price of a sample of inventories;
- Reviewing the historical accuracy of inventory provisioning, and the level of inventory write-offs during the year;
- Assessing the completeness of inventory provisions through assessing actual and forecast sales of inventory lines to assess whether provisions for slow moving/obsolete stock are valid and
- Evaluating the correctness of the batch wise costing of final products;
- Evaluating the correctness of the valuation of raw materials and packing material as per weighted average method;
- Reviewing the calculation of standard labor hours and their regular comparison with actual labor hours of production; and reviewing the process of valuing Work-in-progress.

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Risk

Consolidation of the financial statement

It is mentioned here that the Company has prepared and published consolidated financial statements of the group as whole by taking consideration of three subsidiary named The IBN SINA API Industry Ltd. with 99.99% of controlling stake, The IBN SINA Natural Medicine Ltd. with 99.99% of controlling stake and The IBN SINA Polymer Industry Ltd. With 65% of controlling stake.

The key risk is that whether the consolidated financial statements of the company are prepared in compliance with IFRS 10: Consolidated Financial statements provide adequate disclosure in required standard.

How our audit addressed the key audit matters

We have obtained a good understanding of the structure of the group, the significance (i.e., materiality) of each component of the group, the mechanics of the consolidation process, and the risk of material misstatement presented by each of the company's financial statements. We have also established materiality level for the group in aggregate, and for the individually significant components. The types of audit procedures that was performed include:

- Checking that figure taken into the consolidation have been accurately extracted from the financial statements of the components.
- Evaluating the classifications of the components of the group for example, whether the components have been correctly identified and treated as subsidiaries, associates.
- Reviewing the disclosures necessary in the group financial statements, such as related party transactions and minority interests.
- Gathering evidence appropriate to the specific consolidation adjustments made necessary by financial reporting standards, including, for example:
- Cancellation of inter-company balances and transactions.
- Provision for unrealized profits, if any, as a result of inter-company transactions fair value adjustments needed for assets and liabilities held by the component.

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Other Matter

We were also the auditors of the subsidiaries of the Company. Our reports on the financial statements of those entities expressed unmodified opinions.

Other Information

Management is responsible for the other information. The other information comprises all of the Information in the Annual Report but does not include the financial statements and our auditors' report thereon.

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

In connection with our audit of the consolidated and separate financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated and separate 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 Consolidated and Separate **Financial Statements and Internal Controls**

Management is responsible for the preparation and fair presentation of the consolidated and separate financial statements in accordance with IFRSs, the Companies Act, 1994, the Securities and Exchange Rules, 2020 and other applicable laws and regulations and for such internal control as management determines is necessary to enable the preparation of consolidated and separate financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated and separate financial statements, management is responsible for assessing the Group's and 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 Group and the Company or to cease operations, or has no realistic alternative but to do so. Those charged with governance are responsible for overseeing the Group's and 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 consolidated and separate 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 consolidated and separate financial statements.

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

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

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separate financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group and Company to cease to continue as a going concern.

- Evaluate the overall presentation, structure and content of the consolidated and separate financial statements, including the disclosures, and whether the consolidated and separate financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated and separate financial statements. We are responsible for the direction, supervision and performance of the Group and Company audit. We remain solely responsible for our audit opinion.

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

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

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

Report on other Legal and Regulatory Requirements

In accordance with the Companies Act 1994 and the Securities and Exchange Rules 2020 and relevant notifications issued by Bangladesh Securities and Exchange Commission, we also report the following:

i. 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;

ii. in our opinion, proper books of account as required by law have been kept by the Group and the Company so far as it appeared from our examinations of those books;

iii. the consolidated and separate statement of financial position and the statement of profit or loss and other comprehensive income dealt with by the report are in agreement with the books of account and returns and;

iv. the expenditure incurred was for the purpose of the Group's and Company's business.

Signed for & on behalf of:

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

Signature : 5. F. Apmotter.

Engagement Partner Name: Md. Enamul Haque Choudhury, FCA,

Senior Partner/Enrollment No. 471

DVC Number : 2509300471AS973475 Date, Dhaka : 30 September 2025

Consolidated Statement of Financial Position

As at 30 June 2025

		711100111	IN TAKA
	Notes	30 June 2025	30 June 2024
ASSETS:			
Non-Current Assets		4,701,323,681	3,888,791,104
Property, Plant and Equipment	04.A	2,655,519,636	2,628,798,080
Capital Work-In-Progress	05.A	1,932,358,746	1,138,897,211
Right-of-Use Assets	05.B	33,072,711	57,877,245
Advances, Deposits & Prepayments	10.A.1	33,715,070	9,048,009
Financial Assets	06.A	46,657,518	54,170,559
Current Assets		2,845,250,397	2,620,323,446
Financial Assets	08.A	22,500,000	166,791,561
Inventories	08.B	1,808,087,123	1,585,350,954
Trade and Other Receivables	09.A	196,052,607	202,514,000
Advances, Deposits & Prepayments	10.A.1	503,707,520	300,437,038
Cash & Cash Equivalents	11.A	314,903,147	365,229,893
TOTAL ASSETS		7,546,574,078	6,509,114,550
SHAREHOLDERS' EQUITY AND LIABILITIES:			
EQUITY:		3,997,848,260	3,533,360,493
Equity attributable to the Owners of the Company		3,926,901,664	3,497,480,774
Share Capital	12	312,436,270	312,436,270
Tax Holiday Reserve	13	4,392,110	4,392,110
Fair Value Reserve	14	(15,544,331)	(8,610,720)
Retained Earnings	15.A	3,625,617,615	3,189,263,114
Non Controlling Interest	15.B	70,946,596	35,879,719
LIABILITIES:			
Non-Current Liabilities		1,072,158,461	657,654,587
Long Term Finance	16.A	974,705,376	530,490,522
Employee Benefit Obligations	17.A	990,546	1,185,181
Lease Liabilities	17.B	-	24,798,698
Deferred Tax Liabilities	19	96,462,538	101,180,185
Current Liabilities		2,476,567,357	2,318,099,470
Short Term Finance	20.A	953,683,239	1,242,553,919
Current Portion Of Long Term Finance	21	119,445,855	62,301,769
Lease Liabilities	17.B	23,798,698	25,538,281
Trade And Other Payable	22.A	842,289,127	663,984,345
Unclaimed Dividend	22.A.1	42,104,508	39,140,597
Provision For Corporate Tax	23.A	495,245,930	284,580,559
TOTAL SHAREHOLDERS' EQUITY AND LIABILITIES		7,546,574,078	6,509,114,550
Net Assets Value (NAV) Per Share	33.01.B	125.69	111.94
The annexed notes form an integral part of these financial si	atamanta		

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

Chief Financial Officer Company Secretary Director Managing Director Chairman

Signed in terms of our report of even date annexed

Dated, Dhaka; 30 September 2025 Md. Enamul Haque Choudhury, FCA Senior Partner S. F. AHMED & CO. Chartered Accountants DVC: 2509300471AS973475

AMOUNT IN TAKA

Consolidated Statement of Profit or Loss and Other Comprehensive Income

For the year ended 30 June 2025

		AMOUNT IN TAKA	
	Notes	01 July 2024 to 30 June 2025	01 July 2023 to 30 June 2024
REVENUE Cost of goods sold GROSS PROFIT	24.A 25.A	11,883,593,713 (7,083,739,867) 4,799,853,846	11,370,922,344 (6,839,415,197) 4,531,507,148
OPERATING EXPENSES Administrative expenses Selling & Distribution expenses OPERATING PROFIT Financial charges Other income Profit before WPPF and Welfare Fund Workers' P.P. fund & welfare fund PROFIT BEFORE TAX	27.01 28.01 33.04 29.01 30.01	(3,854,323,797) (267,068,903) (3,587,254,894) 945,530,049 (87,403,328) 25,206,023 883,332,744 (43,358,391) 839,974,353	(3,571,446,456) (243,598,282) (3,327,848,174) 960,060,692 (53,580,520) 33,704,889 940,185,062 (45,486,240) 894,698,822
Income Tax Expenses: NET PROFIT AFTER TAX Profit/(Loss) Attributable to:	31.02	(206,718,125) 633,256,228	(223,348,349) 671,350,473
Owner of the Company Non-controlling interest	33.05	633,189,350 66,877 633,256,228	670,522,122 828,351 671,350,473
Other Comprehensive Income: Change in fair value of marketable securities Deferred tax Total other comprehensive income for the year (ne	32 et of tax)	(7,704,012) 770,401 (6,933,611) 626,322,617	(7,049,299) 704,930 (6,344,369) 665,006,104
Total Comprehensive income Attributable to: Owners of the Company Non-controlling interest	33.05	626,255,740 66,877 626,322,617	664,177,753 828,351 665,006,104
Earnings Per Share (EPS)	33.01.A	20.27	21.46
Number of Shares used to Compute EPS		31,243,627	31,243,627

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

Chief Financial Officer Company Secretary Director **Managing Director** Chairman

Signed in terms of our report of even date annexed

Dated, Dhaka; 30 September 2025

S.F. Ahmotter. Md. Enamul Haque Choudhury, FCA Senior Partner S. F. AHMED & CO.

Chartered Accountants DVC: 2509300471AS973475

Consolidated Statement of Changes In Equity

For the year ended 30 June 2025

AMOUNT IN TAKA

Particulars	Paid up Capital	Tax Holiday Reserve	Fair Value Reserve	Retained Earnings	Non Controlling Interest	Total
Balance as at 1 July 2023	312,436,270	4,392,110	(2,266,352)	2,706,202,754	35,051,367	3,055,816,151
Statement of profit or loss and other Comprehensive Income for the year ended 30 June 2024	-	-	(6,344,369)	670,522,122	828,351	665,006,104
Dividend for the year 30 June 2023 (Cash-60%)				(187,461,762)		(187,461,762)
Issued during the year				-		-
Balance as at 30 June 2024	312,436,270	4,392,110	(8,610,721)	3,189,263,114	35,879,718	3,533,360,493
Statement of profit or loss and other Comprehensive Income for the year ended 30 June 2025			(6,933,611)	633,189,350	66,877	626,322,617
Dividend for the year 30 June 2024 (Cash-63%)				(196,834,850)		(196,834,850)
Issued during the year					35,000,000	35,000,000
Balance as at 30 June 2025	312,436,270	4,392,110	(15,544,332)	3,625,617,615	70,946,596	3,997,848,260

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

Chief Financial Officer

Company Secretary

Director

Managing Director

Chairman

Signed in terms of our report of even date annexed

Dated, Dhaka; 30 September 2025

Md. Enamul Haque Choudhury, FCA

S.F. Ohmotes.

Senior Partner S. F. AHMED & CO. **Chartered Accountants** DVC: 2509300471AS973475

Consolidated Statement of Cash Flows

For the year ended 30 June 2025

Cach	Flowe	Erom (Operating	Activitice
Casii	I IUVS	1 10111 (Juei alli lu	ACHVILLES

Received from revenue and others Payment for operation, expenses & others Miscellaneous income

Cash generated from operations

Cash payment for income tax paid Payment for financial charges Net cash generated from operating activities

Cash Flows From Investing Activities

Acquisition of property, plant and equipment Proceeds from sales of motor vehicles Acquisition of financial assets Dividend received/ IBBL-MPB Bank profit received

Net cash used in investing activities

Cash Flows From Financing Activities

Payment of dividend Long term finance received/(paid) from bank (Net) Transactions Non Controlling Interest Short term finance received/(paid) from bank (Net) Net Cash used in financing activities

Increase/(decrease) in cash and cash equivalents Cash and cash equivalents at the opening Foreign exchange fluctuation gain/(loss) on FCAD ERQ accounts Cash and cash equivalents at the closing

NOCFPS (Note 33.02.01)

AMOUNT IN TAKA				
01 July 2024 to 30 June 2025	01 July 2023 to 30 June 2024			
11,898,203,387 (10,913,617,736) 3,470,820	11,285,971,915 (10,651,673,911) 7,148,450			
988,056,471 (180,666,966) (83,710,869) 723,678,635	641,446,454 (203,764,882) (47,770,255) 389,911,317			
(976,264,540) (5,232,246) 142,986,813 1,972,684 7,696,969	(946,810,209) 422,500 (67,000,000) 1,039,201 7,173,570			
(828,840,320)	(1,005,174,938)			
(193,870,939) 444,214,854 35,000,000 (231,726,594)	(179,899,395) 200,402,800 - 720,499,937			
53,617,321	741,003,342			
(51,544,364) 365,229,893 1,217,618 314,903,147	125,739,721 232,227,915 7,262,257 365,229,893			
23.16	12.48			

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

Chief Financial Officer

Company Secretary

Managing Director

Chairman

Signed in terms of our report of even date annexed

Dated, Dhaka; 30 September 2025

5.6. Ahmotes. Md. Enamul Haque Choudhury, FCA Senior Partner

S. F. AHMED & CO. **Chartered Accountants** DVC: 2509300471AS973475

Statement of Financial Position

As at 30 June 2025

		AMOUNT	IN TAKA
	Notes	30 June 2025	30 June 2024
ASSETS:			
Non-Current Assets		4,710,090,479	3,927,192,582
Property, Plant And Equipment	04	2,431,653,536	2,402,132,734
Capital Work-In-Progress Right of Use Assets	05 05 D	1,155,822,174	580,044,566
Financial Assets	05.B 06	33,072,711	57,877,245
Advances, Deposits & Prepayments	10.1	17,657,518 33,715,070	25,170,559 8,798,009
Investment In Subsidiary	07	1,038,169,470	853,169,470
investment in Subsidial y	07	1,030,109,470	000,109,470
Current Assets		2,424,153,681	2,150,287,884
Financial Assets	08	22,500,000	89,500,000
Inventories	08.01	1,603,775,310	1,338,777,834
Trade And Other Receivables	09	187,596,187	167,308,708
Advances, Deposits & Prepayments	10.1	429,600,396	242,225,497
Cash And Cash Equivalents	11	180,681,788	312,475,845
TOTAL ASSETS		7,134,244,160	6,077,480,466
SHAREHOLDERS' EQUITY AND LIABILITIES:			
Equity:		3,932,383,056	3,475,989,493
Share Capital	12	312,436,270	312,436,270
Tax Holiday Reserve	13	4,392,110	4,392,110
Fair Value Reserve	14	(15,544,331)	(8,610,720)
Retained Earnings	15	3,631,099,007	3,167,771,833
LIABILITIES:			
Non-Current Liabilities		848,925,369	534,277,576
Long Term Finance	16	753,223,072	409,007,995
Employee Benefit Obligations	17	990,546	1,185,181
Lease Liabilities	17.B	-	24,798,698
Deferred Tax Liabilities	18	94,711,750	99,285,702
Current Liabilities		2,352,935,735	2,067,213,397
Short Term Finance	20	933,771,898	1,122,170,475
Current Portion of Long Term Finance	21	119,445,855	62,301,769
Lease Liabilities	17.B	23,798,698	25,538,281
Trade and Other Payable	22	775,229,847	562,195,866
Unclamied Dividend	22.A.1	42,104,508	39,140,597
Provision for Corporate Tax	23	458,584,929	255,866,409
TOTAL SHAREHOLDERS' EQUITY AND LIABILITIES		7,134,244,160	6,077,480,466
Net Assets Value (NAV) Per Share	33.01 A	125.86	111.25

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

Chief Financial Officer Company Secretary Director Managing Director Chairman

Signed in terms of our report of even date annexed

Dated, Dhaka; 30 September 2025 Md. Enamul Haque Choudhury, FCA Senior Partner
S. F. AHMED & CO.
Chartered Accountants
DVC: 2509300471AS973475

Statement of Profit or Loss and Other Comprehensive Income

For the year ended 30 June 2025

		AMOUNT IN TAKA	
	Notes	01 July 2024 to 30 June 2025	01 July 2023 to 30 June 2024
REVENUE Cost of goods sold GROSS PROFIT	24 25	10,725,957,022 (6,429,003,064) 4,296,953,958	10,163,605,382 (6,170,515,111) 3,993,090,271
OPERATING EXPENSES Administrative expenses Selling & Distribution expenses OPERATING PROFIT Financial charges	27 28 33.04	(3,329,259,449) (225,676,621) (3,103,582,828) 967,694,508 (87,403,328)	(3,062,484,617) (212,904,012) (2,849,580,605) 930,605,655 (53,580,520)
Other income Profit before WPPF and Welfare Fund Workers' P.P. fund and welfare fund PROFIT BEFORE TAX	29 30	21,739,663 902,030,843 (42,953,850) 859,076,993	28,749,204 905,774,340 (43,132,111) 862,642,228
Income tax expenses NET PROFIT AFTER TAX	31	(198,914,969) 660,162,024	(207,574,263) 655,067,965
Other Comprehensive Income Change in fair value of Marketable Securities Deferred tax Total other comprehensive income for the year (net of tax) Total Comprehensive Income for the period	32	(7,704,012) 770,401 (6,933,611) 653,228,413	(7,049,299) 704,930 (6,344,369) 648,723,597
Earnings Per Share (EPS) Number of Shares Used to compute EPS	33	21.13 31,243,627	20.97 31,243,627

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

Chief Financial Officer

Winne

CO CO **Company Secretary**

Director

Managing Director

Chairman

Signed in terms of our report of even date annexed

Dated, Dhaka; 30 September 2025

5.6. Other ter. Md. Enamul Haque Choudhury, FCA

Senior Partner S. F. AHMED & CO. **Chartered Accountants** DVC: 2509300471AS973475

Statement of Changes In Equity

For the year ended 30 June 2025

AMOUNT IN TAKA

Particulars	Paid up Capital	Tax Holiday Reserve	Fair Value Reserve	Retained Earnings	Total
Balance as at 1 July 2023	312,436,270	4,392,110	(2,266,352)	2,700,165,629	3,014,727,658
Statement of profit or loss and other Comprehensive Income for the year ended 30 June 2024	-	-	(6,344,369)	655,067,965	648,723,597
Dividend for the year 30 June 2023 (Cash-60%)				(187,461,762)	(187,461,762)
Balance as at 30 June 2024	312,436,270	4,392,110	(8,610,721)	3,167,771,833	3,475,989,492
Statement of profit or loss and other Comprehensive Income for the year ended 30 June 2025			(6,933,611)	660,162,024	653,228,413
Dividend for the year 30 June 2024 (Cash-63%)				(196,834,850)	(196,834,850)
Balance as at 30 June 2025	312,436,270	4,392,110	(15,544,332)	3,631,099,006	3,932,383,056

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

Chief Financial Officer

Company Secretary

Director

Managing Director

Chairman

Signed in terms of our report of even date annexed

Dated, Dhaka; 30 September 2025

S.F. Ahmotes.

Md. Enamul Haque Choudhury, FCA Senior Partner

S. F. AHMED & CO. **Chartered Accountants** DVC: 2509300471AS973475

Statement of Cash Flows

For the year ended 30 June 2025

	_				
Cash F	ows	From ()perat	ina A	Activities:

Received from revenue and others Payment for operation, expenses & others Miscellaneous income

Cash generated from operations

Cash Payment for income tax paid Payment for Financial charges

Net cash generated from operating activities

Cash Flows From Investing Activities:

Acquisition of property, plant and equipment Proceeds from sales of motor vehicles Acquisition of financial assets Investment in subsidiary Dividend Received/ IBBL-MPB Bank profit received

Net cash used in investing activities

Cash Flows From Financing Activities:

Payment of dividend Long term finance received/(paid) from bank (Net)

Short term finance received/(paid) from bank (Net)

Net cash used in financing activities

Increase/(decrease) in cash and cash equivalents Cash and cash equivalents at the opening Foreign Exchange Fluctuation Gain/(Loss) on FCAD ERQ Accounts Cash and cash equivalents at the closing

NOCFPS (Note 33.02)

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

Wanne

Company Secretary Signed in terms of our report of even date annexed

Director

Dated, Dhaka; 30 September 2025

Chief Financial Officer

01 July 2024 to 01 July 2023 to 30 June 2024 30 June 2025 10,713,817,824 10,078,039,318 (9,747,244,054) (9,409,635,847) 3,470,820 7,148,450 970,044,590 675,551,921 (174,510,320)(188,898,585)(83,710,869)(47.770.255)711,823,400 438,883,081 (744,981,021) (613,507,178) (5,232,246)422,500 66,809,029 (67,000,000) (185,000,000)(250,000,000) 1,972,684 1,039,201 2,506,832 1,800,990 (863,924,722) (927,244,487) (193,870,939) (179.899.395)344,215,077 78,920,273 717,721,354 (131, 254, 491)19,089,647 616,742,232 (133,011,675)128,380,826 312,475,845 176,832,762 1,217,618 7,262,257 180,681,788 312,475,845

AMOUNT IN TAKA

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14.05

Chairman

22.78

Managing Director

Md. Enamul Hague Choudhury, FCA Senior Partner S. F. AHMED & CO.

Chartered Accountants DVC: 2509300471AS973475

Notes to the Consolidated Financial Statements

for the year ended on 30 June 2025

1. Reporting Entity

1.1 The company and the group

The IBN SINA Pharmaceutical Industry PLC (the "Company") was incorporated in Bangladesh on 22 December 1983 under the Companies Act, 1913 (replaced by the Companies Act 1994) and it was converted into a Public Limited Company in 1989.

The registered office of the company is at Tanin Center, 3 Asad Gate, Mirpur Road, Mohammadpur, Dhaka-1207. The Company is listed with Dhaka Stock Exchange Limited (DSE) and Chittagong Stock Exchange Limited (CSE).

As the 99.99% shareholder of The IBN SINA API Industry Ltd. The IBN SINA Pharmaceutical Industry PLC started its operation as a group company from 16 September 2019. Hereinafter it is referred as the group as and where applicable for the purpose of preparing consolidated financial statements.

1.2 Nature of business

The Company involves in production of pharmaceutical drugs and selling them in both local and international market.

1.3 Subsidiary companies

The IBN SINA API Industry Ltd.

The IBN SINA API Industry Ltd. was incorporated in Bangladesh on 16 September 2019 under the Company Act, 1994. The Company involves in manufacturing, trading and other related activities of Active Pharmaceutical Ingredients and other related products.

The IBN SINA Natural Medicine Ltd.

The IBN SINA Natural Medicine Ltd. was incorporated in Bangladesh on 17 December 2020 under the Company Act, 1994. The Company involves in importing, manufacturing, trading and other related activities of natural medicine and other related products.

The IBN SINA Polymer Industry Ltd.

The IBN SINA Polymer Industry Ltd. was incorporated in Bangladesh on 25 March 2020 under the Company Act, 1994. The Company involves in manufacturing, trading and other related activities of Polymer Plastic Bottles, Plastic Tubes, Laminated tubes and other related products.

2. Basis of preparation of financial statements

2.1 Statement on compliance

The financial statements have been prepared in accordance with International Financial Reporting Standards (IFRS) and International Accounting Standard (IAS) adopted by the Institute of Chartered of Bangladesh Accountants (ICAB) subsequently adopted by Financial Reporting Council, Bangladesh, the Companies Act, 1994, Securities and Exchange Rules, 1987 and other relevant laws as applicable.

2.2 Basis of consolidation

The group has prepared separate financial statements and consolidated financial statements for the group separately. The accounts of all the subsidiaries of the Company have been fully consolidated as the Company controls these entities. The Company holds majority of voting right in all of the subsidiaries.

The name of subsidiaries, country of incorporation and proportion of ownership interest are as follows:

Name of Subsidiary	Country of	Incorporation	% of Ownership
The IBN SINA API Indu	stry Ltd.	Bangladesh	99.99%
The IBN SINA Natural N	Medicine Ltd	Bangladesh	99.99%
The IBN SINA Polymer	Industry Ltd.	Bangladesh	65%

i) Subsidiaries

Subsidiaries are entities controlled by the Company. The Company 'controls' an entity when it is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. The financial statements of subsidiaries are included in the consolidated financial statements from the date on which control commences until the date on which control ceases.

ii) Non-controlling interests (NCI)

NCI are measured initially at their proportionate share of the acquiree's identifiable net assets at the date of acquisition. Changes in the Company's interest in a subsidiary that do not result in a loss of control are accounted for as equity transactions.

iii) Transactions eliminated on consolidation

Intra-group balances and transactions, and any unrealized income and expenses arising from intra-group transactions, are eliminated. Unrealized losses are eliminated in the same way as unrealized gains, but only to the extent that there is no evidence of impairment.

2.3 Other regulatory compliances

The Group is also required to comply with the following major legal provisions in addition to the Companies Act 1994 and other applicable laws and regulations:

- -The Income Tax Act 2023
- -Financial Reporting Act 2015 and FRC Notifications
- -The Value Added Tax Act 2012
- -The Value Added Tax Rules 2016
- -The Drugs Act 1940 and the Drug Rules 1946
- -The Drugs (Control) Ordinance 1982
- -The Customs Act 1969
- -The Stamp Act 1899
- -The Bangladesh Securities and Exchange Commission Act 1993
- -The Bangladesh Securities and Exchange Commission Rules 1987
- -DSE/CSE Rules
- -Listing Regulations, 2015
- -Bangladesh Labor Act, 2006(as amended to 2018)

2.4 Authorization for issue

The financial statements were authorized for issue by the Board of Directors in its meeting held on 30 September 2025 for publication.

2.5 Basis of measurement

The financial statements have been prepared on going concern basis under the historical cost convention except for certain assets which are stated either at revalued amount or fair market value as explained in the accompanying notes.

2.6 Accrual basis of accounting

The Group prepares its financial statements, except for cash flow information, using the accrual basis of accounting. Since the accrual basis of accounting is used, the group recognizes items as assets, liabilities, equity, income and expenses (the elements of financial statements) when they satisfy the definitions and recognition criteria for those elements in the IFRS conceptual Framework.

2.7 Functional and presentation currency

Functional and presentation currency items included in these financial statements are measured using the currency of the primary economic environment in which the group operates ('the functional currency'). These financial statements are presented in Bangladesh Taka ("BDT") which is also the functional currency of the group. The amounts in these financial statements have been rounded off to the nearest BDT except otherwise indicated.

2.8 Use of estimates and judgments

The preparation of financial statements in conformity with International Financial Reporting Standards requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses and for contingent assets and liabilities that require disclosure, during and at the date of the financial statements.

Actual results may differ from these estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions of accounting estimates are recognized in the period in which the estimate is revised and in any future periods affected as required by IAS 8: "Accounting Policies, Changes in Accounting Estimates and Errors".

Measurement of fair values

A number of the Company's accounting policies and disclosures require the measurement of fair values for financial assets and liabilities.

The Company has established solid internal control with respect to the measurement of fair values. Significant valuation issues are reported to Audit Committee.

When measuring the fair values of an asset or a liability, the Company uses market observable data as far as possible. When one is available, the Company measures the fair value of an instrument using the quoted price in an active market for that instrument. A market is regarded as 'active' if transactions for the assets or liability take place with sufficient frequency and volume to provide pricing information on an ongoing basis.

If there is no quoted price in an active market, then the Company uses valuation techniques that maximize the use of relevant observable inputs and minimize the use of unobservable inputs.

2.9 Materiality, aggregation and off setting

Each material item as considered by management significant has been displayed separately in the financial statements. No amount has been set off unless the Group has legal right to set off the amounts and intends to settle on net basis. Income and expenses are presented on a net basis only when permitted by the relevant accounting standards. The values of assets or liabilities as shown in the statement of financial position are not off-set by way of deduction from another liability or asset unless there exist a legal right therefore. No such incident existed during the year.

2.10 Going concern assumption

The financial statements are prepared on the basis of going concern assumption. As per management assessment there is no material uncertainties related to events or conditions which may cast significant doubt upon the Group's ability to continue as a going concern.

2.11 Reporting period

The reporting period of the group covers 12 (twelve) months from 01st July 2024 to 30th June 2025.

2.12 Comparative information

Comparative information has been disclosed in respect of 2024-2025 in accordance with IAS-1 "Presentation of Financial Statements" for all numeric information in the financial statements and also the narrative and descriptive information where it is relevant for understanding of the current periods of financial statements. Prior year figure has been re arranged wherever considered necessary to ensure comparability with the current period.

2.13 Consistency

Unless otherwise stated, the accounting policies and methods of computation used in preparation of the financial statements as at and for the year ended 30 June 2025 are consistent with those policies and methods adopted in preparing the financial statements as at and for the year ended 30 June 2025.

3. Significant accounting policies

3.1 Property, plant and equipment

Recognition and measurement

An item shall be recognized as property, plant and equipment's if, and only it is probable that future economic benefits associated with the item will flow to the entity, and the cost of the item can be measured reliably.

Items of property, plant and equipment's are measured at cost less accumulated depreciation as per IAS 16: Property, Plant and Equipment.

The cost of an item of property, plant and equipment comprises its purchase price, import duties and non-refundable taxes, after deducting trade discount and rebates, and any costs directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the intended manner. The cost also includes the cost of replacing part of the property, plant and equipment and borrowing costs for term debt availed for the construction/ Implementation of the PPE, if the recognition criteria are met.

The cost of self-constructed assets includes the cost of material and direct labor and other costs directly attributable to bringing the assets to a working condition inclusive of inward freight, duties and non-refundable taxes for their intended use.

Subsequent costs

The subsequent expenditure is only capitalized as part of assets when the useful life or economic benefit or both of that asset is increased provided that it is probable that the future economic benefits embodied within the part will flow to the group and its cost can be measured reliably. The costs of day to day servicing of property, plant and equipment are recognized in the Statement of Profit or loss and other comprehensive income as 'Repair and Maintenance' when it is incurred.

Depreciation on non-current assets

Depreciation is provided to amortize the cost of the assets after commissioning, over the period of their expected useful lives, in accordance with the provision of IAS 16 "Property, Plant and Equipment". Depreciation is charged on additions made during the year from the month in which those assets are put into ready to use. Depreciation is charged on all the fixed assets except land and land development on reducing balance method at the following rates.

Particular of Assets	Rate of Depreciation
Building	2.5%
Plant & Machinery	10%
Internal Road	10%
Installations	10%
Equipment	10%
Computers	30%
Furniture & Fixtures	10%
Motor vehicles	20%
Motorcycle	20%
Spare & Loose Tools	30%
Library Books	30%
Temporary Construction	30%

Depreciation methods, useful lives and residual values are reviewed after each reporting period. No estimate of Property, Plant and equipment was revised during the year.

Impairment

The carrying amounts of property, plant and equipment are reviewed at each reporting date to determine whether there is any indication of impairment loss. If any such indication exists, recoverable amount is estimated to determine the extent of the impairment loss, if any. Impairment loss is recorded on judgmental basis, for which provision may differ in the future years based on the actual experience.

Disposal of property, plant and equipment

An item of Property, Plant and Equipment is removed from the statement of financial position when it is disposed of or when no future economic benefits are expected from its use or disposal. The gain or loss on the disposal of an item of Property, Plant and Equipment is included in the statement of income of the period in which the de-recognition occurs.

Capital work in progress

Property, plant and equipment under construction / acquisition have been accounted for as capital work-in-progress until construction/acquisition is completed and measured at cost.

3.2 Intangible assets and research and development expenditures

Intangible assets are stated at cost less provisions for amortization and impairments, if any. License, patents, know-how and marketing rights acquired are amortized over their estimated useful lives, using the straight line basis, from the time they are available for use. The cost of acquiring and developing computer software for internal use and internet sites for external use are capitalized as intangible assets where the software or site supports a significant business system and the expenditure leads to the creation of a durable asset.

In compliance with the requirements of IAS 38 "Intangible Assets", research, development and experimental costs are usually absorbed as revenue charges as and when incurred. However, the research and development expenditures that is definite to yield benefit to the Group and is material in the Group's and/ local context, are capitalized as per IAS-38.

3.3 Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalized as part of the cost of the asset. All other borrowing costs are expensed in the period in which they occur. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds as per IAS 23: Borrowing Costs.

3.4 Revenue

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

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

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

Sale of goods

Revenue from the sale of goods is recognised when control of the goods or services are transferred to the customer at an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods. The Group has generally concluded that it is the principal in its revenue arrangements because it typically controls the goods or services before transferring them to the customer.

Profit on bank deposits

Profit on bank deposits have been accounted on accrual basis.

Dividends

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

3.5 Financial instruments

IFRS 9 sets out requirements for recognising and measuring financial assets, financial liabilities and some contracts to buy or sell non-financial items.

The details of new significant accounting policies and the nature and effect of the changes to previous accounting policies are set out below.

Classification and measurement of financial assets and financial liabilities

IFRS 9 largely retains the existing requirements in IAS 39 for the classification and measurement of financial liabilities. However, it eliminates the previous IAS 39 categories for financial assets of held to maturity, loans and receivables and available for sale.

The adoption of IFRS 9 has not had a significant effect on the group's accounting policies related to financial liabilities. The impact of IFRS 9 on the classification and measurement of financial assets is set out below.

Under IFRS 9, on initial recognition, a financial asset is classified as measured at: amortised cost; Fair Value through Other Comprehensive Income (FVOCI) - debt investment; Fair Value through Other Comprehensive Income (FVOCI) - equity investment; or Fair Value Through Profit or Loss (FVTPL). The classification of financial assets under IFRS 9 is generally based on the business model in which a financial asset is managed and its contractual cash flow characteristics. Derivatives embedded in contracts where the host is a financial asset in the scope of the standard are never separated. Instead, the hybrid financial instrument as a whole is assessed for classification.

A financial asset is measured at amortised cost if it meets both of the following conditions and is not designated as at FVTPL:

a. it is held within a business model whose objective is to hold assets to collect contractual cash flows; and

b. its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

A debt investment is measured at FVOCI if it meets both of the following conditions and is not designated as at FVTPL:

a. it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets; and

b. its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

On initial recognition of an equity investment that is not held for trading, the group may irrevocably elect to present subsequent changes in the investment's fair value in OCI. This election is made on an investment-by-investment basis.

All financial assets not classified as measured at amortised cost or FVOCI as described above are measured at FVTPL.

A financial asset (unless it is a trade receivable without a significant financing component that is initially measured at the transaction price) is initially measured at fair value plus, for an item not at FVTPL, transaction costs that are directly attributable to its acquisition.

The following accounting policies apply to the subsequent measurement of financial assets.

Financial assets at FVTPL

These assets are subsequently measured at fair value. Net gains and losses, including any interest or dividend income, are recognised in profit or loss.

Financial assets at amortised cost

These assets are subsequently measured at amortised cost using the effective interest method. The amortised cost is reduced by impairment losses. Interest income, foreign exchange gains and losses and impairment are recognised in profit or loss. Any gain or loss on de-recognition is recognized in profit or loss. Trade receivables are classified as financial assets measured at amortised cost.

Debt investments at FVOCI

These assets are subsequently measured at fair value. Interest income calculated using the effective interest method, foreign exchange gains and losses and impairment are recognised in profit or loss. Other net gains and losses are recognised in OCI. On de-recognition, gains and losses accumulated in OCI are reclassified to profit or loss.

Equity investments at FVOCI

These assets are subsequently measured at fair value. Dividends are recognised as income in profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses are recognised in OCI and are never reclassified to profit or loss.

Impairment of financial assets

IFRS 9 replaces the 'incurred loss' model in IAS 39 with an 'expected credit loss' (ECL) model. The new impairment model applies to financial assets measured at amortised cost, contract assets and debt investments at FVOCI, but not to investments in equity instruments.

The financial assets at amortised cost consist of trade receivables, cash and cash equivalents, and corporate debt securities. The group measures loss allowances at an amount equal to ECL from trade receivables.

When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECLs, the group considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on The group's historical experience and informed credit assessment and including forward-looking information.

The group considers a financial asset to be in default when the debtor is unlikely to pay its credit obligations to the group in full, without recourse by The group to actions such as realizing security (if any is held).

Measurement of Expected Credit Losses (ECL)

ECLs are a probability-weighted estimate of credit losses. Credit losses are measured as the present value of all cash shortfalls (i.e. the difference between the cash flows due to the entity in accordance with the contract and the cash flows that the group expects to receive). ECLs are discounted at the effective interest rate of the financial asset.

Presentation of impairment

Loss allowances for financial assets measured at amortised cost are deducted from the gross carrying amount of the assets. For debt securities at FVOCI, the loss allowance is recognised in OCI, instead of reducing the carrying amount of the asset.

Impairment losses related to trade receivables and others, including contract assets, are presented separately in the notes to the financial statement.

3.6 Impairment of non-financial assets

The carrying amounts of the Group's non-financial assets (other than inventories) 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). Where it is not possible to determine the recoverable amount of an individual asset, the Group estimates the recoverable amount of the Cash Generating Unit (CGU) to which the asset belongs. An impairment loss is recognised if the carrying amount of an asset or its CGU exceeds its recoverable amount.

The recoverable amount of an asset or CGU is the greater of its value in use and its fair value less costs to sell. Value in use is based on the estimated future cash flows, discounted to their present value using a pre- tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset or CGU.

Impairment losses are recognised in profit or loss. 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, if no impairment loss had been recognised.

3.7 Inventories

Inventories consisting of raw materials, work in progress, finished goods are valued at lower of cost and net realizable value. Cost of inventories include expenditure incurred in acquiring the inventories, production or conversion costs and other costs incurred in bringing them to their existing location and condition. Cost of inventories is determined by using the weighted average cost formula. Where necessary, allowance is provided for damaged, obsolete and slow-moving items to adjust the carrying amount of inventories to the lower of cost and net realizable value. Net realizable value is based on estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

3.8 Cash and cash equivalents

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

3.9 Earnings Per Share (EPS)

Earnings per Share (EPS) are calculated in accordance with the International Accounting Standard IAS-33 "Earnings Per Share".

Basic earnings per share

Basic earnings per share is calculated by dividing the profit or loss attributable to ordinary equity holders of the entity by the weighted average number of ordinary shares outstanding during the year.

Diluted earnings per share

For the purpose of calculating diluted earnings per shares, an entity adjusts profit or loss attributable to each ordinary equity holders of the entity, and weighted average number of shares outstanding, for the effects of all dilutive potential ordinary shares. Diluted EPS is only calculated where the group has commitment to issue ordinary share in future at reporting date. No such commitment is hold by the group at reporting date.

3.10 Foreign currency transactions

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

At the end of each reporting period in compliance with the provision of IAS 21: The Effects of Changes in Foreign Exchange Rates.

- a) Foreign currency monetary items are translated using the closing rate.
- b) Non-monetary items that are measured in terms of historical costs in a foreign currency are translated using the exchange rate at the date of the transaction.
- c) Non-monetary items that are measured at fair value in a foreign currency is translated using the exchange rate at the date when the fair value is determined.

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

Amount in FCAD ERQ Account and any other foreign currency balance have been translated into taka at the reporting date at the exchange rate prevailing on that date and gain/(loss) have been accounted for as other income/(loss) in statement of profit or loss and comprehensive income.

3.11 Employee benefits

The Company maintains both defined contribution plan and defined benefit plan for its eligible permanent employees. The eligibility is determined according to the terms and conditions set forth in the respective trust deeds and rules. Both of the plans are funded and are recognised/approved under Income Tax Ordinance 1984 from National Board of Revenue (NBR).

(a) Defined contribution plan (provident fund)

A defined contribution plan is a post-employment benefit plan under which an entity pays fixed contributions into a separate entity and has no legal or constructive obligation to pay further amounts. Obligations for contribution to defined contribution plans are recognised as an employee benefit expense in profit or loss in the period during which related services are rendered by employees. Advance contributions are recognised as an asset to the extent that a cash refund or a reduction in future payment is available.

The Company has a separate recognised provident fund scheme. All permanent employees of The Company contribute 10% of their basic salary to the provident fund and the group makes matching contributions.

The group recognises contribution to defined contribution plan as an expense when an employee has rendered related services in exchange for such contribution. The legal and constructive obligation is limited to the amount The Company agrees to contribute to the fund.

(b) Defined benefit plan (Gratuity)

A defined benefit plan is a post-employment benefit plan other than a defined contribution plan. The employee gratuity plan is considered as defined benefit plan as it meets the recognition criteria. The group's obligation is to provide the agreed benefits to current and former employees. The net defined benefit liability/(asset) in respect of a defined benefit plan is recognised in the statement of financial position.

Current service cost, past service cost and gain/loss on settlement and net interest on the net defined benefit liability/(asset) are recognized in profit or loss. Service cost and gain/loss on settlement are classified as personnel expense.

The gratuity is calculated for all the employees prescribed by the rates as per Labor Act 2006 (as amended to 2018) for their service with the group. The gratuity fund is administered by the Board of Trustees.

Superannuation fund:

The Company has established a Superannuation Fund in the year 2013 to extend financial help to the employees and their family members as per rules in case of severe diseases, physical disability, death and retirement. Every year the Company contributed to the Fund and will continue its support in the coming days.

Workers' Profit Participation Fund (WPPF)

The Company provides 5% of its profit before Tax after charging contribution to WPPF in accordance with Bangladesh Labor Act, 2006 (as amended to 2018)

(c) Short-term employee benefits

Short-term employee benefit obligations are measured on an undiscounted basis and are expensed as the related service is provided.

3.12 Accruals, provisions and contingencies

(a) 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 amounts due to employees. Accruals are reported as part of trade and other payables.

(b) Provisions

A provision is recognised 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 reporting date. Where the group expects some or all of a provision to be reimbursed, the reimbursement is recognised as a separate asset but only when the reimbursement is virtually certain. The expense relating to any provision is presented in the income statement net of any reimbursement. If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects, where appropriate, the risks specific to the liability. Where discounting is used, the increase in the provision due to the passage of time is recognised as a finance cost. During the reporting year the group has made sufficient provisions where applicable.

(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 group; or a present obligation that arises from past events but is not recognised 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 group. At the reporting date the group does not have any contingent asset.

Contingent liabilities and assets are not recognised in the statement of financial position of the group.

3.13 Operating segments

No geographical segment reporting is applicable for the Group as required by IFRS 08: Operating Segments, as the Group operates in a single geographical area and has a single business line of product i.e. manufacturing and selling of medicine.

3.14 Statement of cash flows

The Statement of Cash Flows has been prepared in accordance with the requirements of IAS 7: Statement of Cash Flows. The cash generating from operating activities has been reported using the Direct Method as prescribed by the Securities and Exchange Rules, 1987 and as the benchmark treatment of IAS 7 whereby major classes of gross cash receipts and gross cash payments from operating activities are disclosed.

3.15 Related party disclosures

As per International Accounting Standards IAS-24: 'Related Party Disclosures', parties are considered to be related if one of the parties has the ability to control the other party or exercise significant influence over the other party in making financial and operating decisions. The Group carried out transactions in the ordinary course of business on an arm's length basis at commercial rates with its related parties. Related party disclosures have been given in Note 36.

3.16 Income tax

Income tax expense comprises current and deferred taxes. Income tax expense is recognised in profit or loss except to the extent that it relates to items recognised directly in equity, in which case it is recognised in equity in accordance with IAS 12: Income Tax.

3.17 (a) Current tax

Current tax is the expected tax payable on the taxable income for the period, using tax rates enacted or substantively enacted at the reporting date, and any adjustment to tax payable in respect of previous periods. The tax rate used for the reporting period was 20% as a publicly traded company.

3.17 (b) Deferred tax

Deferred tax is recognized as income or an expense amount within the tax charge, and included in the net profit or loss for the period. Deferred tax relating to items dealt with other comprehensive income is recognized as tax relating to other comprehensive income within the statement of profit or loss and other comprehensive income.

Taxable Temporary difference

A deferred tax liability is recognised for all taxable differences, except to the extent that the deferred tax liability arises from the initial recognition of goodwill: or the initial recognition of an asset or liability in a transaction which is not a business combination: and at the time of the transaction, affects neither accounting profit nor taxable profit (tax loss).

Deductible temporary difference

A deferred tax asset is recognised for all deductible temporary differences to the extent that it is probable that taxable profit will be available against which the deductible temporary difference can be utilized, unless the deferred tax asset arises from the initial recognition of an asset or liability in a transaction that is not a business combination; and at the time of the transaction, affects neither accounting profit nor taxable profit (tax loss).

3.18 Events after the reporting period

Events after the reporting period that provide additional information about the group's position at the statement of financial position date are reflected in the financial statements as per International Accounting Standards IAS-10: 'Events after the Reporting Period'.

All material events occurring after the balance sheet date have been considered and where necessary, adjusted for or disclosed.

3.19 Compliance with financial reporting standards as applicable in Bangladesh

The Group as per Para-12 of Securities & Exchange Rule-1987, with the following International Accounting Standards (IASs) and International Financial Reporting Standards (IFRS) as adopted by The Institute of Chartered Accountants of Bangladesh (ICAB) and subsequently adopted by the Financial Reporting Council, Bangladesh in preparing the financial statements.

SI. No.	IAS No.	IAS Title	Compliance Status
1	1	Presentation of Financial Statements	Complied
2	2	Inventories	Complied
3	7	Statement of Cash Flows	Complied
4	8	Accounting Policies, Changes in Accounting Estimates and Errors	Complied
5	10	Events after the Reporting Period	Complied
6	12	Income Taxes	Complied
7	16	Property, Plant & Equipment	Complied
8	19	Employee Benefits	Complied
9	20	Accounting for Government Grants and Disclosure of Government Assistance	Not Applicable
10	21	The Effects of Changes in Foreign Exchange Rates	Complied
11	23	Borrowing Cost	Complied
12	24	Related Party Disclosures	Complied
13	26	Accounting and Reporting by Retirement Benefit Plans	Not Applicable
14	27	Separate Financial Statements	Complied
15	28	Investments in Associates and joint ventures	Not Applicable
16	29	Financial Reporting in Hyperinflationary Economics	Not Applicable
17	31	Interest in Joint Ventures	Not Applicable
18	32	Financial Instruments: Presentation	Complied
19	33	Earnings per Share	Complied
20	34	Interim Financial Reporting	Complied
21	36	Impairment of Assets	Complied
22	37	Provisions, Contingent Liabilities and Contingent Assets	Complied
23	38	Intangible Assets	Complied
24	40	Investment Property	Not Applicable
25	41	Agriculture	Not Applicable

SI. No.	IFRS No.	IFRS Title	Compliance Status
1	1	First-time adoption of International Financial Reporting Standards	Not Applicable
2	2	Share-based Payment	Not Applicable
3	3	Business Combinations	Not Applicable
4	4	Insurance Contracts	Not Applicable
5	5	Non-current Assets Held for Sale and Discontinued Operations	Not Applicable
6	6	Exploration for and Evaluation of Mineral Resources	Not Applicable
7	7	Financial Instruments: Disclosures	Complied
8	8	Operating Segments	Complied
9	9	Financial Instrument	Complied
10	10	Consolidated Financial Statements	Complied
11	11	Joint Arrangements	Not Applicable
12	12	Disclosure of Interests in other Entities	Complied
13	13	Fair Value Measurement	Complied
14	14	Regulatory Deferral Accounts	Not Applicable
15	15	Revenue from Contracts with Customers	Complied
16	16	Lease	Complied

3.20 Leases

Right-of-use assets and lease liabilities as leasee

The Company assesses whether a contract is or contains a lease, at inception of the contract. As a Leasee, the Company recognizes a right-of-use asset and a corresponding lease liability with respect to all lease arrangements in which it is the lessee, except for short-term leases (defined as leases with a lease term of 12 months or less). For these leases, the Company recognizes the lease payments as an expense on a straight-line basis over the term of the lease unless another systematic basis is more representative of the time pattern in which economic benefits from the leased assets are consumed.

The Company recognizes a right-of-use asset at the lease commencement date. The right-of-use assets comprise the initial measurement of the corresponding lease liability, lease payments made at or before the commencement day, less any lease incentives received, and any initial direct costs. They are subsequently measured at cost less accumulated depreciation and impairment losses.

Right-of-use assets are depreciated over the shorter period of lease term and useful life of the underlying asset. If a lease transfers ownership of the underlying asset or the cost of the right-of-use asset reflects that the Company expects to exercise a purchase option, the related right-of-use asset is depreciated over the useful life of the underlying asset. The depreciation starts at the commencement date of the lease.

The right-of-use assets are presented as a separate line in the statement of financial position.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted by using the rate implicit in the lease. If this rate cannot be readily determined, the Company uses its incremental borrowing rate.

The lease liability is presented as a separate line in the statement of financial position.

The lease liability is subsequently measured by increasing the carrying amount to reflect interest on the lease liability (using the effective interest method) and by reducing the carrying amount to reflect the lease payments made.

Finance lease or operating lease as lessor

The company as a lessor classify its leases as either an operating lease or a finance lease.

3.21 Investment in subsidiary

The group's investment in subsidiaries is accounted for in the separate financial statements as per IAS 27: "Separate Financial Statements" using the cost method. Dividends from the subsidiaries are recognized in the separate financial statements of the Company when the Company's right to receive the dividend is established. The dividend is recognized in profit or loss unless the Company elects to use the equity method, in which case the dividend is recognized as a reduction from the carrying amount of the investment.

3.22 Dividend distribution

Final dividend distributions to the Company's shareholders are recognized as a liability in the financial statements in the period in which the dividends are approved by the Company's shareholders at the Annual General Meeting, while interim dividend distributions are recognized in the period in which the dividends are declared and paid.

3.23 Adoption of new and amended international financial reporting standards

The new and amended standards are not expected to have a material impact on the Company's financial statements.

04. PROPERTY, PLANT AND EQUIPMENT:

Opening balance Addition during the year Disposal/Adjustment during the year

Closing balance

Accumulated Depreciation

Opening balance Charged during the year Disposal/Adjustment during the year

Closing balance

Closing balance of Written Down Value (WDV)

i. The factory land and land development (803 decimal) and building are pledged as security for long term and short term bank finance of the company. Please see the annexure -A.

ii. New building construction in the Factory Shafipur has been completed and transferred from CWIP to PPE.

04 A. CONSOLIDATED PROPERTY, PLANT AND EQUIPMENT:

The IBN SINA Pharmaceutical Industry PLC
The IBN SINA API Industry Ltd.
The IBN SINA Polymer Industry Ltd.
The IBN SINA Natural Medicine Ltd.

05. CAPITAL WORK-IN-PROGRESS:

A) Construction work-in-progress (Building)

Opening balance

Add: Addition during the year

Less: Transferred to property, plant and equipment

Closing balance

B) Machinery in transit and installation

Opening balance

Add: Addition during the year Less: Transit closed during year

Other Goods-In-Transit

146,098,539 - 80,566,807 2,628,798,080
2 629 709 090
2,020,790,000
131,190,647
366,379,612
(131,190,647)
366,379,612
121,548,825
274,985,002
(182,868,873)
213,664,954
-
580,044,566

0.401.650.506

AMOUNT IN TAKA

30 June 2024

3,671,727,462

286,202,084

3,956,915,644

1.377.611.748

1.554.782.910

2,402,132,734

178,122,358

(951,195)

(1,013,902)

30 June 2025

3.956.915.644

215,232,652

4,169,069,419

1,554,782,910

185,554,095

1,737,415,883

2,431,653,536

(2,921,123)

(3,078,877)

- i) A new Factory is being constructed to increase the overall production capacity of The IBN SINA Pharmaceutical Industry PLC. That is why construction working progress and machinery in transit and installation increased significantly.
- ii) The amount of machinery in transit represents the amount for opening the LC for the procurement of machineries for newly constructed factory building and increasing production capacity of existing factory which have not received yet.
- iii) Amount of borrowing cost capitalised during the year is Tk. 5,133,563
- iv) Capitalisation rate used is 7.50% for machinery upas.
- v. New building construction in the Factory Shafipur has been completed and transferred from CWIP to PPE.

05.A CONSOLIDATED CAPITAL WORK-IN-PROGRESS:

A) Construction work-in-progress (Building)

Opening balance Addition during the year Less: Transferred to property, plant and equipment Closing balance

B) Machinery in transit and installation

Opening balance

Add: Addition during the year Less: Transit closed during the year

Other Goods-In-Transit

465,469,776	198,768,487
474.022.343	397.891.936
-	(131,190,647)
939,492,119	465,469,776
673,427,435	373,701,080
398,755,090	482,595,228
(125,345,137)	(182,868,873)
946,837,388	673,427,435
46,029,239	
1,932,358,746	1,138,897,211

	AMOUNT IN TAKA	
05.B RIGHT OF USE ASSETS (ROU):	30 June 2025	30 June 2024
Cost: Opening balance Addition during the year	130,252,602	130,252,602
Disposal/Adjustment during the year Closing balance	130,252,602	130,252,602
Accumulated Depreciation: Opening balance Charged during the year Disposal/Adjustment during the year	72,375,357 24,804,533	47,385,679 24,989,678
Closing balance	97,179,891	72,375,357
Closing balance of Written Down Value (WDV)	33,072,711	57,877,245
06. FINANCIAL ASSESTS (NON-CURRENT PORTION):		
Exim Bank PLC First Security Islami Bank PLC Shahjalal Islami Bank PLC Al-Arafah Islami Bank PLC Social Islami Bank PLC Islami Bank Bangladesh PLC (IBBPLC) in MPB	2,090,000 7,793,800 1,699,500 1,849,365 1,284,958 2,939,895 17,657,518	3,154,000 12,531,750 1,843,700 2,552,340 1,267,594 3,821,175 25,170,559

The above investment in marketable securities are designated as Fair Value thought other comprehensive income by the management. These are measured at fair value and presented as non-current asset. Unrealized gain/(loss) from the above investment were recognized in other comprehensive income. Please see the annexure B.

06.A CONSOLIDATED FINANCIAL ASSESTS (NON-CURRENT PORTION):

Exim Bank PLC	2,090,000	3,154,000
First Security Islami Bank PLC	7,793,800	12,531,750
Shahjalal Islami Bank PLC	1,699,500	1,843,700
Al-Arafah Islami Bank PLC	1,849,365	2,552,340
Social Islami Bank PLC	1,284,958	1,267,594
Islami Bank Bangladesh PLC (IBBPLC) in MPB	2,939,895	3,821,175
Investment in API Industrial Park Services Ltd.	29,000,000	29,000,000
	46,657,518	54,170,559
07. INVESTMENT IN SUBSIDIARY		
The IBN SINA API Industry Ltd.	669,999,800	549,999,800
The IBN SINA Natural Medicine Ltd.	238,169,670	238,169,670
The IBN SINA Polymer Industry Ltd.	130,000,000	65,000,000
	1,038,169,470	853,169,470

- i) The IBN SINA API Industry Ltd. is a 99.99% owned subsidiary company. Tk. 12.00 crore has been paid as a part of share capital.
- ii) The IBN SINA Natural Medicine Ltd. is a 99.99% owned subsidiary company.
- iii) The IBN SINA Polymer Industry Ltd. is a 65% owned subsidiary company.
- iv) Investment in subsidiary increased due to fulfilling subsidiary companies investment need.

08. FINANCIAL ASSESTS (CURRENT PORTION):

Opening Balance Addition during the year	89,500,000 -	22,500,000 67,000,000
Closed-during the year	(67,000,000)	-
Investment in MTD	22,500,000	89,500,000
08.A CONSOLIDATED FINANCIAL ASSESTS (CURRENT PORTION):		
Investment in MTD	22,500,000	166,791,561

30 June 2025

30 June 2024

08.1 INVENTORIES

Raw materials Packing materials Work-in-process Finished goods Physicians' samples Pad & literature Spares & stores Indirect materials Printing & stationery Laboratory chemicals Material in transit

661,133,854	447,551,352
230,992,875	149,636,336
97,983,312	103,450,764
357,701,249	356,044,770
5,836,177	4,821,092
4,127,335	4,358,886
360,234	372,575
463,694	476,104
393,698	403,708
236,318	247,558
244,546,564	271,414,689
1,603,775,310	1,338,777,834

- i) The inventory quantity can not be disclosed as some of material contain in liter, some are in pieces, some are in box and some are in kg, gram, milligram and ton as such quantity can not be inserted.
- ii) There is no damage goods or slow moving item in the inventory list.
- iii) As part of loan condition all of the company's inventory are pledged as security for loan finance of the company.
- iv) Inventory for Raw materials, Packing materials, Work In Process, Finished goods and pad & literature changed during the period for ensuring smooth supply of products.

08.B CONSOLIDATED INVENTORIES

Raw materials		
Packing materials		
Work-in-process		
Finished goods		
Physicians' samples		
Pad & literature		
Spares & stores		
Indirect materials		
Printing & stationery		
Laboratory chemicals		
Material in transit		

768,094,729	593,235,375
245,848,438	194,418,191
111,124,876	114,219,828
424,409,351	398,534,726
8,481,886	7,669,314
4,127,335	4,358,886
360,234	372,575
463,694	476,104
393,698	403,708
236,318	247,558
244,546,564	271,414,689
1,808,087,123	1,585,350,954

09. TRADE AND OTHER RECEIVABLES

Trade receivable (net off bad debt provision) Receivable from provident fund (PF) Dividend receivable Profit receivable from MTD Other receivable-toll charge

181,402,168 304.966	160,620,563 399,752
-	1,869,684
3,391,971	3,764,794
2,497,081	653,915
187,596,187	167,308,708

- i) Amount are receivables from customers mainly different hospitals, medical colleges, clinics, diagnostic centers. No amount was due from the directors (including the Managing Director), managers and other officers of the company or any of them either severally or jointly with any other person.
- ii) Other receivable increased during the year as few months toll charge bill remain receivable.

The lifetime expected credit loss provision for trade receivables is as follows:

30-Jun-25	Current	1-30 days past due	31-90 days past due	91-120 days past due	120-180 days past due	Above 180 days past due	Total
ECL rate	0%	0.20%	0.50%	5.00%	10.00%	20.00%	
Gross carrying amount	4,403,882	120,360,626	45,591,093	7,011,122	5,394,071	-	182,760,794
Loss Provision	-	240,707	227,955	350,556	539,407	-	1,358,626

09.A CONSOLIDATED TRADE AND OTHER RECEIVABLES:

Trade receivable (net off bad debt provision) Receivable from provident fund (PF) Dividend receivable Profit receivable from MTD Other receivable-toll charge

195,825,855
399,752
1,869,684
3,764,794
653,915
202,514,000

AMOUNT IN TAKA

30 June 2024

30 June 2025

10. ADVANCES, DEPOSITS & PREPAYMENTS

a. Advances against

Salary Expenses/works/others Depot rent Motor cycles-to employees Others

b. Income tax

Opening balance Addition Adjusted during the year

c. Deposits

Security money

d. Pre payments

Value Added Tax

10.1 MATURITY ANALYSIS

Realisable/adjustable within one year. Realisable/adjustable after one year.

5,482,341 12,433,414 6,727,985 42,143,838 706,533	6,068,335 11,010,215 7,407,181 8,736,752 706,533
67,494,111	33,929,016
200,028,807	165,887,969
174,510,320	188,898,585
-	(154,757,747)
374,539,128	200,028,807
21,275,544	17,065,542
6,683	140
463,315,466	251,023,506
429,600,396	242,225,497
33,715,070	8,798,009
463,315,466	251,023,506

i) The company did not give any advance, deposit and prepayment to the director's of the company, subsidiary, associates and other connected party and employees advances are realised in normal course of business.

ii) Advance against works increased during this year to meet up business needs.

iii) Advance income tax decreased during this year to meet up regulatory requirement.

iv) Security money increased during this year as security money given to various parties.

30 June 2025

30 June 2024

10.A CONSOLIDATED ADVANCES, DEPOSITS & PREPAYMENTS

a. Advances against

Salary Expenses/works/others Depot rent Motor cycles-to employees Others

b. Income tax

Opening balance Addition Adjusted during the year

c. Deposits

Security money

d. Pre payments

Value Added Tax

10.A.1 MATURITY ANALYSIS

Realisable/adjustable within one year. Realisable/adjustable after one year.

11. CASH & CASH EQUIVALENTS

- a. Cash in hand
- b. Cash at banks
- c. Imprest cash

CASH AT BANKS

a. Islami Bank Bangladesh PLC

In SND Accounts

In MSA Accounts

In FCAD ERQ Accounts

Cash with IBBL Securities Ltd.

- b. Al-Arafah Islami Bank PLC in SND Accounts
- c. Prime Bank PLC in Current Account (Islamic banking branch)
- d. Shimanto Bank PLC in SND Account
- e. First Security Islami Bank PLC in SND Accounts
- f. Sonali Bank PLC in ERQ Account
- g. Sonali Bank PLC in STD Account
- h. City Bank PLC
- i. Pubali Bank PLC
- J. Standard Bank PLC

9.555.942	9.991.335
31,119,648	14,866,965
6,727,985	7,407,181
61,431,738	33,774,284
2,101,636	1,843,151
110,936,949	67,882,916
223,481,751	174,659,013
180,666,965	203,580,485
-	(154,757,747)
404,148,716	223,481,751
22,330,241	18,120,239
6.600	1.40
6,683	140
537,422,590	309,485,047
007,422,070	307,700,077
503,707,520	300,437,038
33,715,070	9,048,009
537,422,590	309,485,047

6,613,494	6,553,245
170,528,294	302,422,600
3,540,000	3,500,000
180,681,788	312,475,845
107,552,199	101,812,559
831,753	808,773
1,316,416	26,727,988
524	191,319
43,945,485	135,347,608
29,396	29,396
16,435	16,435
1,411,967	33,429,611
360,390	346,303
1,052,377	3,702,706
359,518	2,893
4,490,038	-
9,161,796	7,009
170,528,294	302,422,600

- i) The bank reconciliation was performed at the year end and found in order.
- ii) Physical cash counting was taken place at the year end and no surplus or deficit was found.
- iii) Cash and cash equivalent decreased due to settlement of shorter loan.

11.A CONSOLIDATED CASH & CASH EQUIVALENTS

- a. Cash in hand
- b. Cash at banks
- c. Imprest cash

12. **SHARE CAPITAL**

Authorized

50,000,000 Ordinary Shares of Tk. 10 each

Issued, Subscribed & Paid-Up:

31,243,627 Ordinary Shares of Tk. 10 each fully paid up in cash

The Shareholdings consist of:

Holders Sponsor Institutions General Public

No. of Holders	Total Holdings	Percentage	
1	13,843,312	44.31%	
243	6,812,907	21.81%	
12,256	10,587,408	33.89%	
12,500	31,243,627	100.00%	

30 June 2025

7,137,453

3,670,000

304,095,694

314,903,147

500,000,000

312,436,270

AMOUNT IN TAKA

30 June 2024

6,893,349

3,630,000

354,706,544

365,229,893

500,000,000

312,436,270

The distribution schedule showing the number of share holders and their share holdings as on 30.06.2025 are as follows:

Range of holdings	No. of Holders	Total Holdings	Percentage	
Less than 500 shares	9,764	1,754,370	5.62%	
500 to 5,000 shares	2,353	3,548,795	11.36%	
5,001 to 10,000 shares	184	1,358,650	4.35%	
10,001 to 20,000 shares	95	1,297,757	4.15%	
20,001 to 30,000 shares	31	736,136	2.36%	
30,001 to 40,000 shares	17	585,869	1.88%	
40,001 to 50,000 shares	12	547,081	1.75%	
Above 50,000 shares	44	21,414,969	68.54%	
	12,500	31,243,627	100.00%	

The shares are listed with the Dhaka Stock Exchange Limited and Chittagong Stock Exchange Limited. The shares were quoted at Tk. 294.10 in the Dhaka Stock Exchange Limited as at 30.06.2025 and at Tk. 294.00 in the Chittagong Stock Exchange Limited as at 30.06.2025 respectively.

13. TAX HOLIDAY RESERVE

4,392,110 4,392,110

This represents provision made out of profit of Tax Holiday period in accordance with section 45 (2B) and section 46A (2) of Income Tax Ordinance 1984.

14. FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME (FVOCI) RESERVE:

Closing market value of marketable securities Less: Cost of marketable securities

Unrealised gain before adjustment of deferred tax

Less: Deferred tax on unrealised gain (loss)

Net unrealised gain/(loss) on marketable securities

17,657,518 34,928,997	25,170,559 34,738,026
(17,271,479)	(9,567,467)
1,727,148	956,747
(15,544,331)	(8,610,720)

	AMOUNT	IN TAKA
	30 June 2025	30 June 2024
15. RETAINED EARNINGS		
Opening Balance	3,167,771,833	2,700,165,629
Dividend paid	(196,834,850)	(187,461,762)
Add: Net profit during the year	660,162,024	655,067,965
	3,631,099,007	3,167,771,833
15.A CONSOLIDATED RETAINED EARNINGS		
Opening Balance	3,189,263,114	2,706,202,754
Dividend paid	(196,834,850)	(187,461,762)
Add: Net profit during the year	633,189,350	670,522,122
3	3,625,617,615	3,189,263,114
15.B NON CONTROLLING INTEREST	-,,,-	-, - , ,
The IBN SINA API Industry Ltd.	200	200
The IBN SINA Natural Medicine Ltd.	3.000	3,000
The IBN SINA Polymer Industry Ltd. (Paid by The IBN SINA Trust)	70,000,000	35,000,000
Add: Share of Profit/(Loss)	943,396	876,519
	70,946,596	35,879,719
16. LONG TERM FINANCE		
i) From Al-Arafah Islami Bank PLC Secured (Under Hire Purchase Shirkatul Melk-HPSM)	565,545,640	471,309,764
ii) From Pubali Bank PLC (Long Term -H.P.S.M) Pharma Current maturity transferred to current liability	307,123,287	-
ii) From Al-Arafah Islami Bank Ltd. Secured Note-21	(119,445,855)	(62,301,769)
(Under Hire Purchase Shirkatul Melk)	753,223,072	409,007,995

- i) Loan amount represent the amounts which would be due for repayment after 12 (twelve) months from the date of Statement of Financial position @ 15% of profit.
- ii) The loan was taken from Al-Arafah Islami Bank PLC and Pubali Bank PLC against mortgage of 803 decimal land and 63,811 square feet factory building located at Shafipur, Gazipur and hypothecation of all inventories of the company to import capital machinery and motor vehicle under Hire Purchase Shirkatul Melk.
- iii) HPSM is repayable in 84 monthly equal installment.

- v) Currently all of the company's HPSM and other loans are classified as standard by the Bank.
- v) The company achieved AA+ rating in long term and ST-1 for short term from Alpha credit rating Ltd.
- vi) For construction purpose company has taken loan from Pubali Bank PLC that is why long term loan increased significantly.
- vii) Information regarding loan fall due after five years.

Loan fall due from 2 to 5 years Loan fall due from 6 to more years	377,030,427 376,192,645	314,206,509 94,801,486
Loan fail due from 6 to more years	753,223,072	409,007,996
16.A CONSOLIDATED LONG TERM FINANCE:		
The IBN SINA Pharmaceutical Industry PLC	753,223,072	409,007,995
The IBN SINA API Industry Ltd.	221,482,304	121,482,527
	974,705,376	530,490,522
17. EMPLOYEE BENEFIT OBLIGATIONS:		
Opening balance	1,185,180	1,005,406
Provision during the year	97,491,986	168,958,901
Less: Paid during the year	(97,686,620)	(168,779,126)
	990,546	1,185,181
17.A CONSOLIDATED EMPLOYEE BENEFIT OBLIGATIONS:		
Opening balance	1,185,180	1,005,406
Provision during the year	137,250,512	208,717,427
Less: Paid during the year	(137,445,146)	(208,537,652)
	990,546	1,185,181

AMOUNT IN TAKA					
30 June 2025	30 June 2024				
50,336,979	73,750,975				
3,692,459	5,810,264				
(30,230,740)	(29,224,260)				
23,798,698	50,336,979				
(23,798,698)	(25,538,281)				
-	24 798 698				

17.B LEASE LIABILITIES

Opening Balance Finance charge Paid during the year Closing balance

Less: Transferred to current maturity

- i) The company has lease against its Head Office at Mohammadpur and its Depot at Mirpur, Dhaka.
- ii) Lease period is upto 31.10.2026
- iii) Advance amount paid Tk. 11,661,000
- iv) Monthly adjustment Tk. 50,000

18. DEFERRED TAX LIABILITIES/(ASSETS)

Deferred tax assets and liabilities have been recognized and measured in accordance with the provisions of IAS 12 Income Taxes. Related deferred tax (expense)/income have been disclosed in note 19. The components of deferred tax assets and liabilities are given below:

Particulars	Carrying amount	Tax base value	Taxable (deductable) temporary difference	Applicable tax rate	Deferred tax liability/(assets)
Property, plant and equipment	2,431,653,536	1,943,389,552	488,263,984	20.00%	97,652,797
Gratuity	98,677,167	97,686,620	(990,547)	20.00%	(198,109)
Lease	9,274,013	12,994,333	(3,720,320)	20.00%	(744,064)
Unrealized gain on marketable securities	(17,271,479)	-	(17,271,479)	10.00%	(1,727,148)
Bad Debt provision	1,358,626	-	(1,358,626)	20.00%	(271,725)
As at 30 June 2025	2,523,691,863	2,054,070,505	464,923,013		94,711,750
Property, plant and equipment	2,402,132,734	1,891,921,442	510,211,292	20.00%	102,042,258
Gratuity	169,964,307	168,779,126	(1,185,181)	20.00%	(237,036)
Lease	7,540,266	13,994,333	(6,454,067)	20.00%	(1,290,813)
Unrealized gain on marketable securities	(9,567,467)	-	(9,567,467)	10.00%	(956,747)
Bad Debt provision	1,359,800	-	(1,359,800)	20.00%	(271,960)
As at 30 June 2024	2,571,429,640	2,074,694,901	491,644,778		99,285,702

DEFERRED TAX (EXPENSES)/INCOME

Closing balance of deferred tax liabilities Opening balance of deferred tax liabilities

Total deferred tax expenses

Less/Add: Deferred tax expenses related to other comprehensive income

99,285,702
105,154,476
(5,868,774)
704,930
(5,163,844)

19. CONSOLIDATED DEFERRED TAX LIABILITIES/(ASSETS):

Particulars	Carrying amount	Tax base value	Taxable (deductable) temporary difference	Applicable tax rate	Deferred tax liability/(assets)
Property, plant and equipment	2,653,231,530	2,157,701,612	495,529,918	20% To 27.50%	99,530,336
Gratuity	148,665,292	147,674,745	(990,547)		(198,109)
Accrued profit on mtdr	-	-	-	27.50%	-
Lease	8,813,099	12,994,333	(4,181,234)		(870,815)
Unrealized gain on marketable securities	(17,271,479)	-	(17,271,479)	10%	(1,727,148)
Bad Debt provision	1,358,626	-	(1,358,626)		(271,725)
As at 30 June 2025	2,794,797,068	2,318,370,690	471,728,033		96,462,538
Property, plant and equipment	2,628,798,080	2,111,901,346	516,896,734	20% To 27.50%	103,762,047
Gratuity	209,722,833	208,537,652	(1,185,181)		(237,036)
Accrued profit on mtdr	1,113,777	-	1,113,777	27.50%	306,289
Lease	7,237,421	13,994,333	(6,756,912)		(1,374,195)
Unrealized gain on marketable securities	(9,567,467)	-	(9,567,467)	10%	(956,747)
Bad Debt provision	1,635,117	100,000	(1,535,117)		(320,172)
As at 30 June 2024	2,838,939,761	2,334,533,331	498,965,835		101,180,185

	AMOUNT	IN TAKA
	30 June 2025	30 June 2024
DEFERRED TAX (EXPENSES)/INCOME Closing balance of deferred tax liability Opening balance of deferred tax liabilities Total deferred tax expenses Less/Add: Deferred tax expenses related to other comprehensive incom	96,462,538 101,180,185 (4,717,647) e 770,401 (3,947,246)	101,180,185 105,813,064 (4,632,878) 704,930 (3,927,949)
20. SHORT TERM FINANCE A. From Al-Arafah Islami Bank PLC - Secured (Under Composite facilities LC-(MPI/UPAS)	933,771,898 933,771,898	1,122,170,475 1,122,170,475

- i) Loan amount represent the amounts which would be due for repayment within 12 (twelve) months from the date of statement of financial position @ 15% of profit and 0.20% commission per quarter to be paid.
- ii) The loan was taken from Al-Arafah Islami Bank Ltd. against mortgage of 803 decimal land and 63,811 square feet factory building located at Shafipur, Gazipur and hypothecation of all inventories of the company to import Pharmaceuticals raw materials, imported goods and to purchase business items from local market under Composite investment facilities LC/MPI/MIB/ TR/UPAS/ Baimuajial agreement.
- iii) Short term loan is repayable within twelve months.
- iv) Currently all of the company's MPI/UPAS and other loans are classified as standard by the Bank.
- v) Short term finance decreased significantly due to settlement of short term LCs.

20.A CONSOLIDATED SHORT TERM FINANCE:

A. From Al-Arafah Islami Bank PLC - Secured (Under Composite facilities LC(MPI/UPAS) B. The IBN SINA API Industry Ltd.

933,771,898	1,122,170,475
19,911,341	120,383,444
953,683,239	1,242,553,919

21. CURRENT PORTION OF LONG TERM FINANCE

i) From Al-Arafah Islami Bank PLC -Secured (Note-16) (Under Hire Purchase Shirkatul Melk)

119,445,855 62,301,769		
	119,445,855	62,301,769

The amounts represent current maturity of long term finance obtained from Al-Arafah Islami Bank PLC which are repayable within next 12 (Twelve) months from the date of Statement of Financial Position.

22. TRADE AND OTHER PAYABLE

Payable to suppliers Provisions Note-22.1 Accrued expenses Security money received from employees and others Workers' profit participation fund & welfare fund

354.248.263	181.215.838
, -,	- , -,
187,977,710	144,607,133
178,532,052	183,670,820
11,517,972	9,569,964
42,953,850	43,132,111
775,229,847	562,195,866

- i) Payable to suppliers and accrued expenses increased this year to meetup business need.
- ii) Accrued expenses decreased du to payment made same bill after reporting period.

30 June 2025

30 June 2024

22.1 PROVISIONS:

Opeining balance Provisions made during the year Provisions used during the year Closing balance

144,607,133 187,977,710 (144,607,133) 187,977,710

102,620,654 144,607,133 (102,620,654) 144,607,133

22.A CONSOLIDATED TRADE AND OTHER PAYABLE

Payable to suppliers Provisions Accrued expenses

Security money received from employees and others Workers' profit participation fund & welfare fund

842.289.127	_
43.358.391	
11.517.972	
203,253,644	
187,977,710	
396,181,410	
	_

260,299,854 144,607,133 204,021,154 9,569,964 45,486,240 663,984,345

22.A.1 UNCLAIMED DIVIDEND

Opening Addition

Paid to share holders

Paid to Capital Market Stabilisation Fund

39,140,597
196,834,850
(186,963,608)
(6,907,331)
42.104.508

31,578,229 187,461,762 (174,011,997) (5,887,397)39,140,597

22.A.2 UNCLAIMED DIVIDEND

Opening balance

Current tax provision

Adjusted during the year

Year-wise break-up is as follows:

23. PROVISION FOR CORPORATE TAX

2019-20 2020-21 2021-22

2022-23

42 104 508	
13,544,540	
15,606,678	
12,953,290	
-	
	_

7,358,825 14,716,501 17,065,271 39,140,597

458,584,929
202,718,520
255,866,409

197,886,050 212,738,107 410,624,156 (154,757,747)

255,866,409

A CONSOLIDATI	ED DDOVISIO	N EOD COD	DODATE TAV

Opening balance Current tax provision

Adjusted during the year

284,580,559	
210,665,371	
495,245,930	
-	

458,584,929

212,062,009 227,276,297 439,338,306 (154,757,747)284,580,559

- i) Income tax liability increased during this year as current tax provision went up with highier profit.
- ii) Tax rate is applicable as finance act 2025 and 2024

24. REVENUE

Local revenue Export revenue

AMOUNT IN TAKA		
01 July 2024 to	01 July 2023 to	
30 June 2025	30 June 2024	
10,537,719,504	9,896,548,542	
188,237,518	267,056,840	
10,725,957,022	10,163,605,382	

01 July 2024 to 30 June 2025

01 July 2023 to 30 June 2024

24.A CONSOLIDATED REVENUE:

The IBN SINA Pharmaceutical Industry PLC The IBN SINA Natural Medicine Ltd.

10,725,957,022 1,157,636,691 11,883,593,713

10,163,605,382 1,207,316,962 11,370,922,344

The above revenue represent the following

Product Group	Unit	2024-2025		2023-2024	
1 Todact Group	Onit	Quantity	Amount	Quantity	Amount
Tablet	Pcs	1,094,808,761	4,198,049,398	1,360,982,453	4,475,707,398
Capsule	Pcs	371,632,360	2,439,756,300	367,144,705	2,294,954,456
Dry Syrup / ORS	Bottle	27,924,900	544,913,682	30,292,813	486,983,568
Liquid Bottles	Bottle	27,797,817	2,295,027,321	32,263,144	2,341,714,472
Drops	Pcs	5,723,391	507,238,083	6,793,115	511,083,221
Ointment	Pcs	7,834,010	419,163,600	6,630,823	306,696,721
Injection	Pcs	8,190,285	1,479,445,329	6,942,999	953,782,509
Total Value			11,883,593,713		11,370,922,344

24.B Timing of revenue recognition

Products transferred at a point in time Products and services transferred over time 10,725,957,022 10,163,605,382

10,163,605,382 10,725,957,022

25. COST OF GOODS SOLD

This is arrived at as follows:

Raw materials consumed Note-25.1 Packing materials consumed Note-25.2

Opening work-in-process Closing work-in-process **Total Consumption**

Manufacturing expenses

Note-26

Cost of Production Opening finished goods Closing finished goods

Cost of physicians' sample

25.1 RAW MATERIALS CONSUMED

This is arrived at as follows: Opening stock Purchases

25.2 PACKING MATERIALS CONSUMED

This is arrived at as follows: Opening stock

Purchases Closing stock

Closing stock

3,406,401,899	3,460,625,292		
1,733,049,756	1,721,357,667		
5,139,451,655	5,181,982,959		
103,450,764	98,877,252		
(97,983,312)	(103,450,764)		
5,144,919,107	5,177,409,447		
1,330,536,247	1,140,471,858		
6,475,455,354	6,317,881,305		
356,044,770	251,169,358		
(357,701,249)	(356,044,770)		
6,473,798,875	6,213,005,893		
(44,795,810)	(42,490,782)		
6,429,003,064	6,170,515,111		
4.47.554.050	050 646 744		
447,551,352	359,646,711		
3,619,984,401	3,548,529,933		
(661,133,854)	(447,551,352)		
3,406,401,899	3,460,625,292		
149,636,336	118,440,358		
1,814,406,295	1,752,553,645		
(230.992.875)	(149.636.336)		

1,733,049,756

1,721,357,667

01 July 2024 to 30 June 2025

01 July 2023 to 30 June 2024

25.A CONSOLIDATED COST OF GOODS SOLD:

This is arrived at as follows:

Note-25.A.1 Raw materials consumed Packing materials consumed Note-25.A.2

Opening work-in-process Closing work-in-process

Total Consumption

Consolidated manufacturing expenses

Cost of Production

Opening finished goods Closing finished goods

Cost of physicians' sample

25.A.1 RAW MATERIALS CONSUMED

This is arrived at as follows:

Opening stock Purchases

Closing stock

25.A.2 PACKING MATERIALS CONSUMED

This is arrived at as follows:

Opening stock Purchases

Closing stock

3,706,324,109	3,743,442,568
1,912,037,354	1,888,656,362
5,618,361,463	5,632,098,930
114,219,828	106,632,459
(111,124,876)	(114,219,828)
5,621,456,415	5,624,511,561
1,541,797,757	1,341,539,413
7,163,254,172	6,966,050,974
398,534,726	323,414,087
(424,409,351)	(398,534,726)
7,137,379,547	6,890,930,335
(53,639,679)	(51,515,138)
7,083,739,867	6,839,415,197
593,235,375	406,379,984
, ,	406,379,984 3,930,297,959
593,235,375 3,881,183,463 (768,094,729)	, ,
3,881,183,463	3,930,297,959
3,881,183,463 (768,094,729)	3,930,297,959 (593,235,375)
3,881,183,463 (768,094,729)	3,930,297,959 (593,235,375)
3,881,183,463 (768,094,729) 3,706,324,109	3,930,297,959 (593,235,375) 3,743,442,568
3,881,183,463 (768,094,729) 3,706,324,109 194,418,191	3,930,297,959 (593,235,375) 3,743,442,568 135,564,994
3,881,183,463 (768,094,729) 3,706,324,109 194,418,191 1,963,467,601	3,930,297,959 (593,235,375) 3,743,442,568 135,564,994 1,947,509,559
3,881,183,463 (768,094,729) 3,706,324,109 194,418,191 1,963,467,601 (245,848,438)	3,930,297,959 (593,235,375) 3,743,442,568 135,564,994 1,947,509,559 (194,418,191)
3,881,183,463 (768,094,729) 3,706,324,109 194,418,191 1,963,467,601	3,930,297,959 (593,235,375) 3,743,442,568 135,564,994 1,947,509,559

	AMOUNT	IN TAKA
	01 July 2024 to 30 June 2025	01 July 2023 to 30 June 2024
. MANUFACTURING EXPENSES		
Salary, wages & allowances	789,665,283	598,213,392
Travelling & Conveyance	2,650,339	2,008,103
Printing & stationery	5,130,886	5,466,926
Repairs & Maintenance-Building	18,487,690	15,823,859
Repairs & Maintenance- Machinery & Equipment	68,989,386	94,337,884
Vehicle fuel & maintenance	11,993,591	10,908,452
Medical expenses	595,837	1,188,864
Power & Fuel	173,783,005	151,103,261
Training expenses	414,630	125,132
Insurance Premium	9,327,445	8,437,348
Entertainment	3,510,562	3,400,450
Staff Welfare	63,584,087	50,936,164
Telephone, Fax, etc.	2,185,968	1,961,873
Fees & charges	3,322,720	2,807,893
Donation & subscription	5,100	-
News paper & periodicals	223,460	31,122
Staff Uniform	9,225,004	8,713,364
Laboratory chemicals & stores	18,960,842	23,339,526
Indirect materials	7,151,795	20,222,747
Depreciation	141,189,496	141,444,378
Sundry expenses	139,120	1,119
	1,330,536,247	1,140,471,858

26.

⁽a) The number of employees employed in the factory throughout the year who $\,$ received aggregate $\,$ remuneration less than Tk. 36,000 was nil.

⁽b) The number of employees employed in the factory for part of the year who received aggregate remuneration less than Tk.3,000 per month was nil.

⁽c) Salary, wages & allowances include P.F. contribution of Tk. 19,071,012 and Gratuity of Tk. 15,892,510.

	AMOUN	AMOUNT IN TAKA	
	01 July 2024 to 30 June 2025	01 July 2023 to 30 June 2024	
27. ADMINISTRATIVE EXPENSES			
Salary, wages & allowances	124,211,809	111,222,782	
Directors' remuneration	11,900,000	15,040,000	
Directors' meeting fee	2,423,894	1,402,972	
Travelling & conveyance	4,941,025	4,736,042	
Repairs & maintenance-building & equipment	15,867,751	14,047,666	
Vehicle fuel & maintenance	4,345,861	3,794,747	
Audit fees	350,000	345,000	
Medical expenses	53,937	110,041	
Postage & stamp	209,859	82,741	
Training expenses	241,102	243,864	
Insurance premium	465,675	565,443	
Entertainment	5,642,797	4,828,112	
Staff uniform	251,117	125,822	
Staff welfare	4,596,166	9,363,577	
Telephone, fax, etc.	1,443,247	1,411,814	
Fees & charges	4,848,028	2,925,858	
Bank Charge	1,794,713	2,584,883	
Donation & subscription	421,000	75,000	
Advertisement	6,396,030	5,476,196	
News paper & periodicals	236,935	307,822	
Printing & stationery	2,116,188	923,258	
Water, electricity & gas	4,173,231	3,559,931	
Annual general meeting expenses	1,899,390	1,889,717	
Expenses relating to dividend	78,268	152,347	
Depreciation	25,635,097	26,088,358	
Sundry expenses	133,500	1,660	

(a) The number of employees employed in the administration department throughout the year who received aggregate remuneration less than Tk. 36,000 was nil.

1,000,000

225,676,621

1,598,360

212,904,012

- (b) Salary, wages & allowances include P.F. contribution of Tk. 4,557,642 and Gratuity of Tk. 4,557,642.
- (c) The number of employees employed in the administration department for part of the year who received aggregate remuneration less than Tk. 3,000 per month was nil.

Expenses relating to CSR

	01 July 2024 to 30 June 2025	01 July 2023 to 30 June 2024
CONSOLIDATED ADMINISTRATIVE EXPENSES		
Salary, wages & allowances	140,429,307	126,031,514
Directors' remuneration	14,250,000	16,840,000
Directors' meeting fee	3,246,619	2,207,803
Travelling & conveyance	5,176,320	5,478,207
Repairs & maintenance-building & equipment	18,795,281	15,133,415
Vehicle fuel & maintenance	4,810,518	3,794,747
Audit fees	585,750	540,500
Medical expenses	53,937	115,841
Postage & stamp	209,859	82,741
Training expenses	241,102	243,864
Insurance premium	2,669,767	624,569
Entertainment	5,655,867	5,014,229
Staff uniform	345,621	150,407
Staff welfare	5,358,955	9,683,032
Telephone, fax, etc.	1,452,447	1,421,814
Research & development	940,388	1,560,919
Fees & charges	5,279,943	4,802,249
Bank charge	1,960,027	2,781,649
Donation & subscription	421,000	75,000
Advertisement	6,563,470	5,563,856
News paper & periodicals	236,935	307,822
Printing & stationery	2,375,796	1,191,148
Water, electricity & gas	8,050,069	4,112,951
Annual general meeting expenses	1,899,390	1,889,717
Expenses relating to dividend	78,268	152,347
Depreciation	34,794,768	32,197,922
Sundry expenses	187,500	1,660
Expenses relating to CSR	1,000,000	1,598,360
	267,068,903	243,598,282

27.01

01 July 2024 to
30 June 2025

01 July 2023 to 30 June 2024

28. SELLING & DISTRIBUTION EXPENSES

Salary, wages & allowances	1,855,966,434	1,711,460,705
Travelling & conveyance	11,081,320	9,093,211
Head office & sales centers rent	31,290,466	30,509,909
Printing & stationery	10,706,931	9,559,024
Repairs & maintenance-building & equipment	9,006,187	8,744,883
Vehicle fuel & maintenance	26,204,151	28,918,947
Medical expenses	1,958,414	1,411,628
Water, electricity & gas	1,049,113	906,309
Postage & stamp	705,040	868,925
Field forces conference expenses	22,325,814	10,330,800
Insurance premium	1,299,039	2,633,786
Entertainment	2,468,472	2,002,014
Training expenses	10,309,093	6,763,916
Staff welfare	-	5,158,742
Telephone, fax, etc.	12,538,522	7,059,600
Fees & charges	677,675	983,459
Donation & subscription	500,000	-
Advertisement	97,313	684,475
Incentive	117,239,028	120,125,212
Detailing bag & brief case	924,850	1,226,967
Field personnel expenses	455,264,397	408,410,933
Product development expenses	521,018	943,535
Product pad & literature	76,210,169	69,822,411
Promotional expenses	53,096,827	50,318,027
Physicians' samples	54,629,037	51,818,027
Market survey & research	7,517,266	6,363,309
Export expenses	10,142,821	16,323,380
Delivery expenses	331,123,726	299,076,497
Depreciation	43,534,036	35,579,300
Sundry expenses	17,560	36,107
Staff uniform	124,953	294,958
Bad debts	1,358,626	1,359,800
	3,149,888,296	2,898,788,797
Less: Expenses for INM	(46,305,468)	(49,208,192)
	3,103,582,828	2,849,580,605

- (a) The number of employees employed in the selling & distribution department throughout the year who received aggregate remuneration less than Tk. 36,000 was nil.
- (b) Salary, wages & allowances include P.F. contribution of Tk. 64,868,056 and Gratuity of Tk. ,73,863,332.
- (c) The number of employees employed in the selling & distribution department for part of the year who received aggregate remuneration less than Tk. 3,000 per month was nil.

	AMOUN	AMOUNT IN TAKA	
	01 July 2024 to 30 June 2025	01 July 2023 to 30 June 2024	
28.01 CONSOLIDATED SELLING & DISTRIBUTION EXPENSES			
Salary, wages & allowances	2,173,998,804	1,989,560,956	
Travelling & conveyance	11,830,353	10,317,079	
Head office & sales centers rent	32,432,213	31,598,729	
Printing & stationery	10,706,931	10,217,384	
Repairs & maintenance-building & equipment	9,012,960	8,850,333	
Repairs & maintenance-vehicle & others	26,982,820	29,119,685	
Medical expenses	1,969,314	2,159,840	
Water, electricity & gas	1,049,113	934,903	
Postage & stamp	705,040	868,925	
Field forces conference expenses	28,062,599	11,052,800	
Insurance premium	1,309,558	2,645,231	
Entertainment	2,636,665	2,306,649	
Training expenses	10,761,670	7,158,066	
Staff welfare	285,596	5,596,929	
Telephone, fax, etc.	13,552,152	8,111,361	
Fees & charges	689,675	1,015,959	
Donation & subscription	500,000	10,000	
Advertisement	159,713	1,210,055	
Incentive	124,637,429	159,137,341	
Detailing bag & brief case	1,171,450	1,445,473	
Field personnel expenses	536,035,130	491,201,403	
Product development expenses	753,877	1,137,584	
Product pad & literature	77,090,473	70,587,893	
Promotional expenses	59,104,961	56,456,184	
Physicians' samples	60,579,290	58,013,038	
Market survey & research	7,517,266	6,363,309	
Export expenses	10,142,821	16,323,380	
Delivery expenses	338,069,546	306,457,726	
Depreciation	44,004,101	36,017,485	
Sundry expenses	19,797	42,398	
Staff uniform	124,953	294,958	
D 1 1 1 1	1.050.606		

Bad debts

1,635,117

3,327,848,174

1,358,626

3,587,254,894

⁽a) Field personnel expense increase due to increase of field personnel movement in order to increase sales.

AMOUNT IN TAKA 01 July 2024 to 01 July 2023 to 30 June 2025 30 June 2024

29. OTHER INCOME

Dividend income/ IBBL-MPB Profit on bank deposits Gain on sale of motor vehicles Foreign exchange fluctuation gain/(Loss) on FCAD ERQ accounts Toll charge-Income Export cash incentive Rental income from INM and Polymer Received from PF Profit from MTD

103,000	2,212,634
2,506,832	1,800,990
-	359,793
1,217,618	7,262,257
10,485,573	5,894,515
-	4,934,500
610,000	610,000
304,966	399,752
4,050,606	3,970,860
2,461,068	1,303,904
21,739,663	28,749,204

- i) Toll charge income increased during the year due to work order increased from tall customers.
- ii) The amount of provident fund forfeiture has been returned during third period from The IBN SINA Pharmaceutical Industry PLC. Employees provident fund and also recognized as other income as per circular of Financial Reporting Council, Bangladesh no:179/FRC/FRM/Circular/2020/2 dated July 07, 2020.

29.1 CONSOLIDATED OTHER INCOME

Miscellaneous income

Dividend income/ IBBL-MPB Profit on bank deposits Gain on sale of motor vehicles Foreign exchange fluctuation gain/(Loss) on FCAD ERQ accounts Toll charge-Income **Export Cash Incentive** Received from PF Profit from MTD Miscellaneous income

103,000	2,212,634
2,972,217	1,917,350
-	359,793
1,217,618	7,262,257
10,485,573	5,894,515
-	4,934,500
304,966	399,752
7,661,581	8,974,370
2,461,068	1,749,719
25,206,023	33,704,889
42,953,850	43,132,111

30. WORKERS' P.P FUND & WELFARE FUND

This represents 5% of net profit before tax after charging the contribution as per provision of the Bangladesh Labour Act, 2006 and is payable to workers as defined in the said Act.

30.1 CONSOLIDATED WORKERS' P.P FUND & WELFARE FUND

The IBN SINA Pharmaceutical Industry PLC The IBN SINA Natural Medicine Ltd.

31. INCOME TAX EXPENSES

Current Tax Deferred Tax income/(expense) (Note-19)

42,953,850	43,132,111
404,541	2,354,129
43,358,391	45,486,240
202,718,520	212,738,107
(3,803,551)	(5,163,844)
198,914,969	207,574,263

31.1 Reconciliation of Effective Tax Rate

Types of income	Income	2024-2025		2023-2024	
Types of income	liicome	Effective Tax Rate	Tax expenses	Tax expenses	Rate
Capital gain	-	20.00%	-	71,969	20.00%
Dividend income	103,000	20.00%	20,600	442,527	20.00%
Income from associates	-	0.00%		-	0.00%
Business Income	858,973,993	20.00%	171,794,799	172,013,960	20.00%
	859,076,993	20.00%	171,815,399	172,528,456	20.00%
Non deductible expenses		0.79%	6,827,610	4,696,453	0.54%
changes of effective tax rat	e on				
opening temporary differen	ce	0.03%	271,960.50	38,323	0.00%
Prudency adjustment			20,000,000	29,335,509	-
Under estimation in prior ye	ar	0.00%			0.00%
		20.83%	198,914,969	206,598,741	20.55%

	AMOUNT IN TAKA	
	01 July 2024 to 30 June 2025	01 July 2023 to 30 June 2024
31.02 CONSOLIDATED INCOME TAX EXPENSES Current Tax Deferred Tax income/(expense) Prior year tax assessment adjustment	210,665,371 (3,947,246)	227,276,297 (3,927,948) -
	206,718,125	223,348,349
32. CHANGE IN FAIR VALUE OF MARKETABLE SECURITIES		
Closing value of marketable securities Opening value of marketable securities	(17,271,479) (9,567,467)	(9,567,467) (2,518,168)
	(7,704,012)	(7,049,299)
33. EARNINGS PER SHARE (EPS) Basic earnings per share has been calculated as follows:		
Earnings attributable to the Ordinary Shareholders (Net profit after tax)	660,162,024	6,55,067,965
Divided by number of Ordinary Shares	31,243,627	31,243,627
EARNINGS PER SHARE (EPS)	21.13	20.97
Earning Par Chara (EDC) ingressed during the year 2024 2025 due to ingress	o in color and maintaining	a atable avenages growth

Earning Per Share (EPS) increased during the year 2024-2025 due to increase in sales and maintaining stable expenses growth.

33.01. **CONSOLIDATED EARNINGS PER SHARE (EPS)**

Basic earnings per share has been calculated as follows: Earnings attributable to the owners of the company 670,522,122 633,189,350 Divided by number of Ordinary Shares outstanding during the year 31,243,627 31,243,627 **EARNINGS PER SHARE (EPS)** 20.27

33.01.A NET ASSETS VALUE PER SHARE (NAV)

Net Assets Value Divided by number of Ordinary Shares outstanding during the year Net Assets Value Per Share

125.86	111.25
31,243,627	31,243,627
3,932,383,056	3,475,989,493

Net Assets Value Per Share (NAV) increased during the year 2024-2025 due to increase in sales, maintaining stable expenses growth and increase in retained earning.

21.46

01 July 2024 to 30 June 2025

01 July 2023 to 30 June 2024

33.01.B CONSOLIDATED NET ASSETS VALUE PER SHARE (NAV)

Net Assets Value Less: Non-Controlling Interest Equity Attributable to the owners of the company Divided by number of Ordinary Shares outstanding during the year Net Assets Value Per Share

125.69	111.94
31,243,627	31,243,627
3,926,901,664	3,497,480,774
(70,946,596)	(35,879,719)
3,997,848,260	3,533,360,493

33.02 NET OPERATING CASH FLOWS PER SHARE (NOCFPS)

Net cash provided by operating activities Divided by number of Ordinary Shares outstanding during the year

711,823,400	438,883,081
31,243,627	31,243,627
22.78	14.05

Increase in NOCFPS arise due to decrease of supplier payment and others and changes in current assets and liabilities.

33.02.01 CONSOLIDATED NET OPERATING CASH FLOWS PER SHARE (NOCFPS)

Net cash provided by operating activities Divided by number of Ordinary Shares outstanding during the year

723,678,635	389,911,317
31,243,627	31,243,627
23.16	12.48

33.03 RECONCILIATION OF NET PROFIT WITH CASH FLOWS FROM OPERATING ACTIVITIES

Profit before tax (PBT)	859,076,993	862,642,228
Adjustment		
Depreciation	210,358,629	203,112,036
Deferred Tax	(4,573,952)	(5,868,774)
Unrealized foreign exchange loss	1,217,618	7,262,257
Gain on sale of motor vehicles	-	(359,793)
Dividend received	(103,000)	(2,212,634)
Interest Income	(2,506,832)	(1,800,990)
Change In operating assets		
Increase in inventory	(264,997,476)	(328,599,265)
Increase in accounts receivables	(20,287,478)	(46,972,256)
Decrease in advances, deposits and prepayments	(37,775,097)	(5,724,836)
Increase/(decrease) in trade and other payable	229,829,819	(6,105,828)
Increase/(decrease) in retirement benefit obligation	(194,634)	179,775
Tax paid during the year	(174,510,320)	(188,898,585)
Interest expense	(83,710,869)	(47,770,255)
Net Cash generated operating activities	711,823,400	438,883,082

01 July 2024 to 30 June 2025

01 July 2023 to 30 June 2024

33.03A CONSOLIDATED RECONCILIATION OF NET PROFIT WITH CASH FLOWS FROM OPERATING ACTIVITIES

Profit before tax (PBT) Adjustment	839,974,353	894,698,822
Depreciation	210,358,629	203,112,036
Deferred Tax	(4,573,952)	(5,868,774)
Unrealized foreign exchange loss	1,217,618	7,262,257
Gain on sale of motor vehicles	-	(359,793)
Dividend received	(103,000)	(2,212,634)
Interest Income	(2,506,832)	(1,800,990)
Change In operating assets		
Increase in inventory	(222,736,169)	(428,695,663)
Increase in accounts receivables	(20,287,478)	(46,972,256)
Decrease in advances, deposits and prepayments	(47,270,578)	43,931,532
Increase/(decrease) in trade and other payable	234,178,513	(22,012,256)
Increase/(decrease) in retirement benefit obligation	(194,634)	179,775
Tax paid during the year	(180,666,965)	(203,580,485)
Interest expense	(83,710,869)	(47,770,255)
Net Cash generated operating activities	723,678,635	389,911,317

33.04 FINANCE CHARGE

Finance charge for long term finance. Finance charge for lease

83,710,869	47,770,255
3,692,459	5,810,264
87,403,328	53,580,520

33.05 NON-CONTROLLING INTEREST

The IBN SINA API Industry Ltd. The IBN SINA Natural Medicine Ltd. The IBN SINA Polymer Industry Ltd.

Profit Amount	(%)	Net Amount
(28,154,929)	0.000067	(19)
975,039	0.001260	12
191,097	35.000000	66,884
(26,988,793)		66,877

34. VALUE OF IMPORTS ON CIF BASIS

Materials (raw & packing) Components & spare parts Capital goods

2,998,284	2,122,263
9,807	25,897
125,345	371,193
3,133,436	2,519,353

34.01 VALUE OF IMPORT AND LOCAL PURCHASE

Value of import and local purchase Raw materials consist of 975 items which 95.69% are imported. Value of import and local purchase Packing materials consist of 3,125 items which 4.31% are imported.

35. INSTALLED CAPACITY, ACTUAL PRODUCTION ON SINGLE SHIFT BASIS AND REASONS FOR SHORT-FALL DURING THE YEAR ENDED 30th June, 2025:

Quantity in Thousand

Product Group	Unit	2024	-2025	2023	-2024
1 Todact Group	Offic	Installed	Actual production	Installed	Actual production
Tablet	Pcs	1,223,000	1,304,926	1,223,000	1,553,124
Capsule	Pcs	410,000	418,324	410,000	443,073
Dry Syrup / ORS	Bottle	57,773	31,377	57,773	33,132
Liquid	Bottle	37,000	32,077	37,000	35,751
Drops	Pcs	6,124	7,745	6,124	8,121
Ointment	Pcs	16,555	9,042	16,555	7,416
Injection	Pcs	18,798	8,733	18,798	8,122

Production was made keeping in view market demand.

36. RELATED PARTY TRANSACTIONS

During the year, the company carried out transactions with related parties in the normal course of business and on an arm's length basis. The name of related parties, relationship, types of transaction and their total value have been set out in accordance with the provisions of IAS 24 "Related Party Disclosures". Transaction with related parties are executed on the same terms as those of other customers of similar credentials and do not involve more than a normal risk.

Name of Party	Relationship	Nature of	Tran	saction	30-Ju	ın-25
Name of Party	Relationship	transaction	Dr.	Cr.	Receivable	e/(Payable)
1.The IBN SINA Trust	Sponsor Shareholder	Dividend Payment	87,212,866	-	-	-
2. The IBN SINA API Industry Ltd.	Subsidiary (99.99%)	Acquisition of share Capital	-	120,000,000	669,999,800	-
Al Findustry Ltd.		Receivable	-	-	-	-
		Acquisition of share Capital	-	-	238,169,670	-
3. The IBN SINA	Subsidiary	Lease rental	-	250,000	-	-
Natural Medicine Ltd.	(99.99%)	Distibution commission	-	46,305,468	-	-
		Receivable Payable	-	-	-	-
4. The IBN SINA Polymer Industry Ltd.	Subsidiary (65%)	Acquisition of share capital	-	65,000,000	-	-
madoti y Etd.	(3370)	Lease rental		610,000		

i) The company has been allotted a pieces of land (1.52 Akor) by BSCIC in API Park, (Gozaria, Munshigonj). The company has transferred the right of said land to its 99.99% owned Subsidiary named: The IBN SINA API Industry Ltd. at cost.

ii) Related party transactions between the conpany and its subsidiaries have been eliminated in the consolidation.

36.1 Key management benefit disclosure personnel and their compensation :

Particulars		2024-2025	2023-2024
Short term employee benefits	No. of Director-4	11,900,000	15,040,000
Post-employment benefits		-	-
Other long term benefits		-	-

Key management personnel compensation includes benefits for employees of the rank of director and above. No remuneration is given to the board of director's apart from attendance fees in connection with board and sub committee meeting during the year 2024-2025. Attendance fees in connection with board and sub board committee meeting are Tk.1,423,894 (2023-2024 Tk.1,402,972).

DEBTS DUE FROM AND DUE TO KEY MANAGEMENT PERSONNEL.

There is no debts due from and due to key management personnel of the company.

- 37. Commitment and contingency. There was no contract for Capital Expenditure remaining to be executed and not provided for at 30 June 2025.
- 38. There was no general nature of credit facilities available to the company under any contract other than trade credit available in the ordinary course of business and not availed of as on 30.06.2025.
- 39. No brokerage or discount other than usual trade discount against sales was paid during the year.
- **40.** As there was no sales agent, commission therefore was not paid.
- 41. There is no regular employees who received remuneration less than 36,000.00 in aggregate throughout the financial year.
- 42. As there was no non-resident shareholder, no dividend was remitted abroad.
- 43. At the end of this year closing balance of FCAD ERQ account was USD \$88,779.22 out of which USD \$10,720 in IBBL, USD \$70,124.45 in AIBL and USD \$ 2,934.77 in Sonali Bank PLC.
- 44. There were aggregating income tax claims of Tk. 11,047,567 in respect of assessment years 2012-2013, 2013-2014 and 2014-2015 respectively against the Company for Income Tax in different years but no asset or liability was recognized for the claims. The Company filed Income Tax Reference case with High Court Division of the Supreme Court & Appeals remained pending for adjustment for these cases.
- 45. There was no contingent liability other than letters of credit outstanding for importation of raw & packing materials, capital goods as on 30.06.2025.

46. FINANCIAL RISK MANAGEMENT:

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

- (a) Credit Risk
- (b) Liquidity Risk
- (c) Market Risk

46.1 Credit Risk

Credit risk is the risk of a financial loss to the company if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the company's receivables. Management has a credit policy in place and the exposure to credit risk is monitored on an ongoing basis. As at 30th June 2025, substantial part of the receivables are as follows and subject to insignificant credit risk. Risk exposures from other financial assets, i.e. Cash at bank and other external receivables are also nominal.

(i) Exposure to credit risk

The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk at the reporting data was:

Accounts receivable

Advance to employees Advance to suppliers Trade receivable (net of bad debt provision) Other receivables Security deposit Imprest cash Cash at bank

The aging of trade receivables at the reporting date is as follows: Trade receivables (gross)

Below 30 days With in 61-90 days With in 91-120 days Above 180 days

30 June 2025	30 June 2024
5.482.341	6.068.335
12,433,414	11.010.215
181,402,168	160,620,563
52,075,437	17,504,381
21,275,544 3.540.000	17,065,542 3.500.000
170,528,294	302.422.600
446,737,199	518,191,637

AMOUNT IN TAKA

182,760,794	160,620,564
5,394,071	-
7,011,122	4,101,785
45,591,093	52,573,823
124,764,508	103,944,956

- i) To mitigate the credit risk against trade receivables, the company has a system of specific credit line period to the customers. This outstanding period and amount are regularly monitored. The company endeavors to cover the credit risks on all other receivables, where possible, by restricting credit facility and stringent monitoring.
- ii) All of the company's advance, trade receivable are considered good. All of the receivable are considered collectable and hence no doubtful or bad receivable included under trade receivable.
- iii) The company did not make any advance, deposit, prepayment to the director, subsidiary, associates or other connected party and advance employees are realized in normal course of business.
- iv) Security deposit include advance Tk. 11,661,000 given for head office rent which is adjustable at end of rent agreement.

Consolidated Accounts receivable:

Advance to employees Advance to suppliers Trade receivable (net of bad dept provision) Other receivables Security deposit Imprest cash Cash at bank

9,555,942	9,991,335
31,119,648	14,866,965
181,402,168	160,620,563
72,758,441	43,678,531
22,330,241	18,120,239
3,670,000	3,630,000
304,095,694	354,706,544
624,932,134	605,614,178

The aging of trade receivables at the reporting date is as follows: Trade receivables (gross)

Below 30 days With in 61-90 days With in 91-120 days Above 180 days

182,760,794	160,620,564
7,011,122 5.394.071	4,101,785
124,764,508 45,591,093	103,944,956 52,573,823
104764500	100044056

46.2 Liquidity Risk

Liquidity risk is the risk that the company will not be able to meet its financial obligations as they fall due. The company's approach to managing liquidity (cash and cash equivalents) is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the company's reputation. Typically, the company ensures that it has sufficient cash and cash equivalents to meet expected operational expenses, including financial obligations through preparation of the cash flow forecast, prepared based on time line of payment of the financial obligation and accordingly arrange for sufficient liquidity/fund to make the expected payment within due date. The carrying amount of financial liabilities represent the maximum exposure to liquidity risk. The maximum exposure to liquidity risk as at 30th June was:

Trade and other payables Security money received from employees Other current liabilities

AMOUNT	IN TAKA
30 June 2025	30 June 2024
354,248,263 11,517,972 42,953,850	181,215,838 9,569,964 43,132,111
408,720,085	233,464,068

46.3 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.

(i) Interest Rate Risk

Interest rate risk is the risk that fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rate. Exposure to fair value movement relates to fixed rate instrument subject to fair value accounting and exposure to cash flow fluctuation relates to variable rate instruments. The Company is primarily exposed to cash flow fluctuation arising from variable rate borrowings. The objective of interest rate management for The IBN SINA Pharmaceutical Industry PLC is to reduce financial cost and ensure predictability.

(ii) Currency Risk

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

47. Events after the reporting period:

The Board of Directors of the company approved the financial statements as on 30 September 2025 and recommended 64% cash dividend for the financial year ended June 30, 2025.

Annexure-A Amount in Taka

PROPERTY, PLANT AND EQUIPMENT (PPE) AS AT 30 JUNE, 2025

-		Cost/Revaluation	raluation				Depreciation	iation		Written
Particulars	On 01.07.2024	Addition during the year	Disposal / Adjustment	Total on 30.06.2025	Rate	On 01.07.2024	For the Year	Disposal / Adjustment	Total on 30.06.2025	down value on 30.06.2025
Land & Land Development	582,644,525	16,622,881	1	599,267,406	,	1	1			599,267,406
Building	380,819,686	ı		380,819,686	2.50%	61,027,647	7,994,801		69,022,448	311,797,238
Plant & Machinery	1,777,501,588	1,704,449		1,779,206,037	10.00%	895,442,233	88,291,889		983,734,122	795,471,915
Internal Road	4,842,880	1		4,842,880	10.00%	3,616,189	122,669		3,738,858	1,104,022
Installations	93,924,272	1	ı	93,924,272	10.00%	39,879,273	5,404,500		45,283,773	48,640,499
Equipment	676,646,914	676,646,914 135,504,806		812,151,720	10.00%	254,062,869	46,890,182		300,953,051	511,198,669
Computers	67,314,134	5,057,270		72,371,404	30.00%	50,037,985	6,022,977		56,060,961	16,310,443
Furniture & Fixtures	79,567,701	12,398,221		91,965,922	10.00%	44,215,724	4,302,600		48,518,324	43,447,598
Motor Vehicles	256,288,123	ı	(3,078,877)	253,209,246	20.00%	172,183,984	16,820,828	(2,921,123)	186,083,689	67,125,557
Motorcycle	1	43,945,025		43,945,025	20.00%	ı	8,789,005		8,789,005	35,156,020
Spares & Loose Tools	28,009,108	1		28,009,108	30.00%	25,410,193	779,674		26,189,868	1,819,240
Library Books	867,659	1		867,659	30.00%	840,869	8,037		848,906	18,753
Temporary Construction	8,489,054	1		8,489,054	30.00%	8,065,943	126,933		8,192,876	296,178
TOTAL-30th June, 2025	3,956,915,644 215,232,652	215,232,652	(3,078,877)	4,169,069,419		1,554,782,910	185,554,095	(2,921,123)	1,737,415,882	2,431,653,537
T0TAL-30th June, 2024	3,671,727,462	286,202,084	(1,013,902)	3,956,915,644		1,377,611,748	178,122,358	(921,195)	1,554,782,910	2,402,132,734

ALLOCATION OF DEPRECIATION

	2 0 1 0	Allocated	Allocated Depreciation 2024-2025	24-2025	Allocated	Allocated Depreciation 2023-2024	23-2024
Allocation to	Note 110.	PPE	ROU	Total	PPE	ROU	Total
Manufacturing Expenses	Note-26	141,189,496	1	141,189,496	141,444,378	1	141,444,378
Administrative Expenses	Note-27	16,442,173	9,192,925	25,635,097	15,516,533	10,571,825	26,088,358
Selling & Distribution Expenses Note-28	Note-28	27,922,427	15,611,609	43,534,036	21,161,447	14,417,854	35,579,300
Total		185,554,095	24,804,533	210,358,629	178,122,358	24,989,678	203,112,036

Annexure-B Amount in Taka

Investment of Marketable Securities (Fair Value): 2024-2025

SI. No.	Name of Company Mutual Fund/Bond	No. of Shares Held	Face Value per Share	Cost Holding	Average Cost	Quoted Rate per Share as on 30-06-2025	Total Market Value of Shares as on 30-06-2025	Unrealised Gain/(Loss)
1	Exim Bank PLC	380,000	10.00	4,461,895	11.74	5.50	2,090,000	(2,371,895)
2	First Security Islami Bank PLC	2,051,000	10.00	19,129,655	9.33	3.80	7,793,800	(11,335,855)
3	Shahjalal Islami Bank PLC	103,000	10.00	2,096,388	20.35	16.50	1,699,500	(396,888)
4	Al-Arafa Islami Bank PLC	108,150	10.00	2,633,035	24.35	17.10	1,849,365	(783,670)
5	Social Islami Bank PLC	173,643	10.00	2,159,166	12.43	7.40	1,284,958	(874,208)
6	Islami Bank Bangladesh PLC (IBBL)-in Mddaraba Perpetual Bond (MPB)	4,590	1,000.00	4,448,858	969.25	640.50	2,939,895	(1,508,963)
		2,820,383		34,928,997			17,657,518	(17,271,479)

The above Investment in Marketable Securities that are designated as available for sale by the management. These are measured at fair value and presented as non-current asset and unrealized gain/(loss) from the above investment are recognized as other comprehensive income.

Gain/(Loss) On Marketable Securities (Unrealised):

Unrealised Gain/(Loss) Position (Closing) Unrealised Gain/(Loss) Position (Opening) Gain on Marketable Securities during the year

AMOUNT	IN TAKA
01 July 2024to	01 July 2023 to
30 June 2025	30 June 2024
(17,271,479)	(9,567,467)
(9,567,467)	(2,518,168)
(7,704,012)	(7,049,299)



Reports of the **Subsidiary Companies**



The IBN SINA Natural Medicine Ltd.



Directors' Report

Directors' Report to the Shareholders for the year ended June 30, 2025

The Board of Directors of The IBN SINA Natural Medicine Ltd. is pleased to present the Directors' Report together with the audited financial statements of the Company for the year ended June 30, 2025. The report includes the Statement of Financial Position, Statement of Profit or Loss and Other Comprehensive Income, Statement of Changes in Equity, Statement of Cash Flows, and the Statutory Auditors' Report thereon, in compliance with Section 184 of the Companies Act 1994, applicable IAS/IFRS, and the guidelines issued by the Bangladesh Securities and Exchange Commission (BSEC).

The Company continues its business as a manufacturer of Unani, Ayurvedic, Herbal, and other natural medicated consumer products such as Isabgul N, Amla Hair Oil, etc. Alongside the existing portfolio, the Company has a strategic plan to expand gradually for nutritional and nutraceutical products, dietary supplements, health food, therapeutic food, medical nutrition, and medicated cosmetics, etc.

Operational Results

A summary of the operational performance for FY 2024-25 is as follows:

Particulars	July 01, 2024 to June 30, 2025 (Amount in Taka)	July 01, 2023 to June 30, 2024 (Amount in Taka)
Turnover	1,157,636,691	1,207,316,962
Gross Profit	502,814,274	538,331,262
Profit from Operation	8,684,816	49,549,810
Profit Before Tax	8,090,813	47,082,580
NET PROFIT AFTER TAX	975,039	33,760,672
Gross Profit Ratio (%)	43.42%	44.59
Net Profit Ratio (%)	0.08%	2.80
Net Asset Value (NAV)	305,720,537	304,745,498

For the year ended June 30, 2025, the Company achieved a total revenue of Tk. 1157.6 million. Effective cost control and sound working capital management enabled the Company to register an operating profit of Tk. 8.68 million, with net profit before tax of Tk. 8.09 million and net profit after tax of Tk. 0.975 million.

Shareholding

The shareholding structure of the Company:

Name of the Shareholders	Shareholding (Shares)	% of Shareholding
The IBN SINA Pharmaceutical Industry PLC	23,816,967	99.9988%
Prof. Dr. A K M Sadrul Islam	100	0.0004%
Mr. Kazi Harun or Rashid	100	0.0004%
Prof. Dr. Choudhury Mahmood Hasan	100	0.0004%
Total	23,817,267	100%

On this basis, The IBN SINA Natural Medicine Ltd. continues to hold the status of a subsidiary of The IBN SINA Pharmaceutical Industry PLC.

Board of Directors

The following persons are the Members of the Board of Directors of the Company:

Name	Designation
Prof. Dr. A K M Sadrul Islam	Chairman
Mr. Kazi Harun or Rashid	Managing Director
Prof. Dr. Choudhury Mahmood Hasan	Director
Prof. ANMA Zaher (Nominated by The IBN SINA Pharmaceutical Industry PLC)	Director
Prof. Colonel Dr. Zehad Khan (Retd.) (Nominated by The IBN SINA Pharmaceutical Industry PLC)	Director
Mr. Abdus Sadeque Bhuiyan (Nominated by The IBN SINA Pharmaceutical Industry PLC)	Independent Director

During the year ended June 30, 2025, the Board of Directors held 6 (six) meetings to discharge its responsibilities of business affairs and ensure effective governance of the Company.

Financial Position

The Statement of Financial Position as on June 30, 2025, along with other related financial statements, is annexed to this report as shown in the page no. 254 to 257.

Dividend Declaration

As per the audited accounts for FY 2024–25, the Company recorded a net profit after tax of Tk. 0.975 million. In view of future expansion requirements, the Board has resolved not to declare any dividend for the year under review.

With retained earnings and prudent reinvestment of profit, the Board is confident in maintaining a sustainable dividend policy in the coming years.

Compliance with BSEC's Corporate Governance Code

In accordance with Condition No. 2 of BSEC's Corporate Governance Code (Notification No. BSEC/CMR-RCD/2006-158/207/Admin/80 dated June 3, 2018), the Board duly complied with the required conditions, including:

- (a) Provisions relating to the composition of the Board of the holding company, The IBN SINA Pharmaceutical Industry PLC was made applicable to the composition of the Board of the subsidiary company, The IBN SINA Natural Medicine Ltd.;
- (b) Mr. Abdus Sadeque Bhuiyan BSS (Hon's) MSS, DU being reappointed for another term as Independent Director of the holding company has been performing the duties as Independent Director of the Company with dedication and sincerity since January 2022 on the Board

of The IBN SINA Natural Medicine Ltd.;

- (c) The minutes of the Board meeting of The IBN SINA Natural Medicine Ltd. were placed for review at the following Board meeting of the holding company, The IBN SINA Pharmaceutical Industry PLC;
- (d) The minutes of the respective Board meeting of the holding company, The IBN SINA Pharmaceutical Industry PLC (IPI) duly stated that they (The Board of IPI) have reviewed the affairs of The IBN SINA Natural Medicine Ltd.
- (e) The Audit Committee of the holding company reviewed the financial statements, in particular the investments made by the subsidiary company, The IBN SINA Natural Medicine Ltd.

Appointment of Auditors

The statutory audit of the financial statements for FY 2024–25 was conducted by S F Ahmed & Co., Chartered Accountants. As their tenure has ended, the Board of Directors has concurred with the recommendation of the Audit Committee, to appoint Malek Siddiqui Wali, Chartered Accountants as the Statutory Auditors of the Company for the financial year 2025–26 with a remuneration of Tk. 80,000/= (Eighty Thousand).

Acknowledgement

The Board of Directors expresses its sincere appreciation to all employees of the Company for their hard work, dedication, and contribution to the Company's progress. The Board also gratefully acknowledges the support, cooperation, and encouragement received from shareholders, stakeholders, and well-wishers.

Signed on behalf of the Board of Directors.

Kazi Harun or Rashid Managing Director

Prof. Dr. A K M Sadrul Islam Chairman S. F. AHMED & CO. Chartered Accountants | since 1958

House #51 (2nd & 3rd Floors) Road # 09, Block-F, Banani Dhaka-1213, Bangladesh

Website: www.sfahmedco.com

Telephone: (880-2)222294026, 222270957 Mobile : (88) 01707079855, 01707079856 : sfaco@sfahmedco.com E-mails

sfaco@dhaka.net

INDEPENDENT AUDITOR'S REPORT

To the Shareholders of THE IBN SINA NATURAL MEDICINE LTD. Report on the Audit of the Financial Statements

Opinion:

We have audited the financial statements of The IBN SINA Natural Medicine Ltd. (the "Company"), which comprise the statement of financial position as at 30 June 2025, and the statement of profit or loss and other comprehensive income, statement of changes in equity and statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion, the accompanying financial statements give a true and fair view, in all material respects, of the financial position of the Company as at 30 June 2025, and of its performance and its cash flows for the year then ended in accordance with International Financial Reporting Standards (IFRSs) 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), 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

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 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 functions 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 exercise professional judgment and maintain professional skepticism throughout the audit.

Continued:

We also:

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

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

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

Report on other Legal and Regulatory Requirements

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

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

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

Signature : 5.6. Ahmod tor.

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

DVC Number : 2509280471AS819710 Date, Dhaka : 28 September 2025

Statement of Financial Position

As at 30 June 2025

Non-Current Assets

Property, Plant and Equipment Advances, Deposits and Prepayments Right-of-Use Assets

Current Assets

Inventories Trade Receivables Advances, Deposits and Prepayments Cash and Cash Equivalents

TOTAL ASSETS

SHAREHOLDERS' EQUITY AND LIABILITIES **Shareholders' Equity**

Share Capital **Retained Earnings**

LIABILITIES

Non-Current Liabilities:

Employee Benefit Obligations Lease Liabilities **Deferred Tax Liabilities**

Current Liabilities

Lease Liabilities Trade and Other Payables **Current Tax Liabilities**

TOTAL SHAREHOLDERS' EQUITY AND LIABILITIES

AMOUNT	IN TAKA
30 June 2025	30 June 2024
81,894,410	83,213,993
79,332,838 250,000 2,311,572	80,566,807 250,000 2,397,186
326,977,949	352,353,599
204,311,813 8,456,420	246,573,120 35,205,292
50,697,215 63,512,501	51,243,512 19,331,675
408,872,359	435,567,592
205 720 527	204 745 400
305,720,537 238,172,670 67,547,867	304,745,498 238,172,670 66,572,828
0.100.010	0.054.006
3,100,219	2,954,896
2,482,243 617,976	2,506,645 448,251
100,051,603	127,867,198
24,402 67,159,816 32,867,384	22,387 101,923,476 25,921,335
408,872,359	435,567,592

The annexed notes form an integral part of these financial statements

Chief Financial Officer

Company of the Compan **Company Secretary**

Director

Managing Director

Chairman

As per our annexed report of same date

Date, Dhaka 28 September 2025

S.F. Ahmotes. Md. Enamul Haque Choudhury, FCA

Senior Partner S. F. AHMED & CO. **Chartered Accountants**

Statement of Profit or Loss and Other Comprehensive Income

For the year ended 30 June 2025

REVENUE

Cost of goods sold **GROSS PROFIT**

OPERATING EXPENSES

Administrative expenses Selling and Distribution expenses

PROFIT FROM OPERATION

Finance cost on lease Other income

Profit before WPPF & Welfare Fund

Workers' P.P. fund & welfare fund

PROFIT BEFORE TAX

Income tax expenses

PROFIT FOR THE YEAR

AMOUNT	IN TAKA
01 July 2024 to 30 June 2025	01 July 2023 to 30 June 2024
1,157,636,691 (654,822,417) 502,814,274	1,207,316,962 (668,985,700) 538,331,262
(494,129,458)	(488,781,451)
(10,457,392) (483,672,066)	(10,513,883) (478,267,569)
8,684,816 (227,613) 38,151	49,549,810 (229,461) 116,360
8,495,354	49,436,709
(404,541) 8,090,813	(2,354,129) 47,082,580
(7,115,775)	(13,321,908)
975,039	33,760,672

The annexed notes form an integral part of these financial statements

Chief Financial Officer

Company Secretary

Managing Director

As per our annexed report of same date

Date, Dhaka 28 September 2025

5.6. Ohmotos. Md. Enamul Hague Choudhury, FCA

Senior Partner S. F. AHMED & CO.

Chartered Accountants

Statement of Changes In Equity

For the year ended 30 June 2025

AMOUNT IN TAKA

Particulars	Share Capital	Share Premium	Retained Earnings	Total
Balance as at 01 July 2023 Issue during the year	238,172,670	-	32,812,156 -	270,984,826
Net profit/(Loss) for the year	-	-	33,760,672	33,760,672
Balance as at 30 June 2024 Issue during the year Net profit/(Loss) for the year	238,172,670	- - -	66,572,828 - 975,039	304,745,498 - 975,039
Balance as at 30 June 2025	238,172,670	-	67,547,867	305,720,537

Chief Financial Officer

Company Secretary

Director

Managing Director

Chairman

As per our annexed report of same date

Date, Dhaka 28 September 2025

5.6. Ahmoter. Md. Enamul Haque Choudhury, FCA

Senior Partner S. F. AHMED & CO.

Chartered Accountants

Statement of Cash Flows

For the year ended 30 June 2025

Cash Flows From O	perating A	Activities:
-------------------	------------	-------------

Received from revenue from customers Payment for operation, expenses & others Cash generated from operations

Income tax paid

Net cash inflow /(outflow) from operating activities

Cash Flows From Investing Activities:

Acquisition of property, plant and equipment Received from bank deposits Net cash inflow /(outflow) from investing activities

Cash Flows From Financing Activities:

Payment of lease liabilities

Net cash inflow /(outflow) from Financing activities

Increase/(decrease) in cash and cash equivalents Cash and cash equivalents at beginning of period Cash and cash equivalents at end of year

AMOUNT	TIN TAKA
01 July 2024 to	01 July 2023 to
30 June 2025	30 June 2024
1,184,385,563	1,207,781,498
(1,128,209,482)	(1,174,979,526)
56,176,081	32,801,972
(4,794,250)	(13,126,029)
51,381,831	19,675,943
(6,989,157)	(6,707,680)
38,151	116,360
(6,951,006)	(6,591,320)
(250,000)	(250,000)
(250,000)	(250,000)
44,180,826	12,834,623
19,331,675	6,497,052
63,512,501	19,331,675

Chief Financial Officer

Company Secretary

Director

Managing Director

Chairman

As per our annexed report of same date

Date, Dhaka 28 September 2025 S.F. Ahmotter.

Md. Enamul Haque Choudhury, FCA Senior Partner S. F. AHMED & CO.

Chartered Accountants





Directors' Report

Directors' Report to the Shareholders for the year ended June 30, 2025

Dear Shareholders,

The IBN SINA API Industry Ltd. is located at the API Industrial Park, a project under BSCIC, Government of Bangladesh, Gazaria, Munshiganj. In line with the remarkable growth of the pharmaceutical sector in Bangladesh, the backward linkage of raw material supply, particularly Active Pharmaceutical Ingredients (API), has become critically important.

We are pleased to inform you that after successful trial production, the Company has already obtained approval from the Directorate General of Drug Administration (DGDA) for commercial production. At present, every effort is being made to commence full-scale commercial operations at the earliest.

The principal objective of the Company is to manufacture Active Pharmaceutical Ingredients (API), raw materials of medicines, and to produce them in its state-of-the-art production facility for in-house consumption while marketing the surplus in domestic and international markets. The synthesis of API molecules in Bangladesh will lead us towards self-reliance in pharmaceutical raw materials production, reduce dependency on imports, and at the same time, create opportunities for exports and foreign currency earnings.

Operational Results

The brief summary of operational performances during the year 2024-25 are as follows:

Particulars	July 01, 2024 to June 30, 2025 (Amount in Taka)	July 01, 2023 to June 30, 2024 (Amount in Taka)
Turnover	NIL	NIL
Gross Profit	NIL	NIL
NET PROFIT AFTER TAX	(28,154,929)	(19,746,651)
Gross Profit Ratio (%)	NIL	NIL
Net Profit Ratio (%)	NIL	NIL
Net Asset Value (NAV)	595,094,030	503,248,959

The above expenditures mainly relate to construction, salaries, and research & development activities. The reported loss is expected to be recovered once commercial operations of the Company commence.

Shareholding

The shareholding pattern of the Company as of June 30, 2025:

Name of the Shareholders	Shareholding (Shares)	% of Shareholding
The IBN SINA Pharmaceutical Industry PLC	66,999,980	99.99996%
Prof. Dr. A K M Sadrul Islam	10	0.000002%
Prof. Dr. Choudhury Mahmood Hasan	10	0.000002%
Total	67,000,000	100%

On the basis of the above, The IBN SINA API Industry Ltd. holds the status of a subsidiary of The IBN SINA Pharmaceutical Industry PLC.

Board of Directors

The Members of the Board of Directors of the Company:

Name	Designation
Prof. Dr. A K M Sadrul Islam	Chairman
Prof. Dr. Choudhury Mahmood Hasan	Managing Director
Kazi Harun or Rashid (Nominated by The IBN SINA Pharmaceutical Industry PLC)	Director
Prof. Col. Dr. Zehad Khan (Retd.) (Nominated by The IBN SINA Pharmaceutical Industry PLC)	Director
Abdus Sadeque Bhuiyan (Nominated by The IBN SINBA Pharmaceutical Industry PLC)	Independent Director

The number of Board meetings of The IBN SINA API Industry Ltd. held during the year under review was 4 (Four).

Capital Expenditure

Several contracts relating to the development of API molecules, civil construction of the API project building, and the R&D facility are under execution. The running bills against these contracts have been duly accounted for in this year's financial statements.

Financial Position

The Statement of Financial Position as on June 30, 2025, Statement of Profit or Loss and Other Comprehensive Income, Changes in Equity and Cash Flows for the year then ended are annexed herewith.

Dividend Declaration

As commercial production has just been approved and is yet to commence on a full scale, the Company is still incurring operational expenses. As per the audited accounts of the Company as of June 30, 2025, the net result is a loss. Hence, the Board of Directors of The IBN SINA API Industry Ltd. has recommended not to declare any dividend for the year under review, retaining the amount for future business requirements.

Compliance with BSEC's Corporate Governance Code

In accordance with Condition No. 2 of BSEC's Corporate Governance Code (Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 dated June 3, 2018), the Board duly complied with the required conditions, including:

- (a) Provisions relating to the composition of the Board of the holding company, The IBN SINA Pharmaceutical Industry PLC was made applicable to the composition of the Board of the subsidiary company, The IBN SINA API Industry Ltd.
- (b) Mr. Abdus Sadegue Bhuiyan BSS (Hon's) MSS, DU being reappointed for another term as

Independent Director of the holding company has been performing the duties as Independent Director of the Company with dedication and sincerity since January 2022 on the Board of The IBN SINA API Industry Ltd.

- (c) The minutes of the Board meeting of The IBN SINA API Industry Ltd. were placed for review at the following Board meeting of the holding company, The IBN SINA Pharmaceutical Industry PLC;
- (d) The minutes of the respective Board meeting of the holding company. The IBN SINA Pharmaceutical Industry PLC (IPI) duly stated that they (The Board of IPI) have reviewed the affairs of The IBN SINA API Industry Ltd.
- (e) The Audit Committee of the holding company reviewed the financial statements, in particular the investments made by the subsidiary company, The IBN SINA API Industry Ltd.

Appointment of Auditors

The statutory audit of the financial statements for FY 2024-25 was conducted by S F Ahmed & Co., Chartered Accountants. As their tenure has ended, the Board of Directors has concurred with the recommendation of the Audit Committee, to appoint Malek Siddigui Wali, Chartered Accountants as the Statutory Auditors of the Company for the financial year 2025-26 with a remuneration of Tk. 70,000/= (Seventy Thousand).

Acknowledgement

The Board of Directors expresses its sincere appreciation to all employees of the Company for their hard work, dedication, and commitment. The Board also acknowledges with gratitude the support and cooperation received from the regulators, stakeholders, bankers, contractors, and well-wishers who contributed to the progress of the Company.

Signed on behalf of the Board of Directors.

Prof. Dr. Choudhury Mahmood Hasan Managing Director

Prof. Dr. A K M Sadrul Islam Chairman

S. F. AHMED & CO. Chartered Accountants | since 1958

House #51 (2nd & 3rd Floors) Road # 09, Block-F, Banani Dhaka-1213, Bangladesh

Website: www.sfahmedco.com

Telephone: (880-2)222294026, 222270957 Mobile : (88) 01707079855, 01707079856 E-mails : sfaco@sfahmedco.com

sfaco@dhaka.net

INDEPENDENT AUDITOR'S REPORT

To the Shareholders of THE IBN SINA API INDUSTRY LTD. Report on the Audit of the Financial Statements

Opinion:

We have audited the financial statements of The IBN SINA API Industry Ltd. (the "Company"), which comprise the statement of financial position as at 30 June 2025, and the statement of profit or loss and other comprehensive income, statement of changes in equity and statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion, the accompanying financial statements give a true and fair view, in all material respects, of the financial position of the Company as at 30 June 2025, and of its performance and its cash flows for the year then ended in accordance with International Financial Reporting Standards (IFRSs) 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), 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.

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 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 functions 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 exercise professional judgment and maintain professional skepticism throughout the audit

Continued:

We also:

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

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

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

Report on other Legal and Regulatory Requirements

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

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

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

Signature S.F. Shoulter.

Engagement Partner Name: Md. Enamul Haque Choudhury, FCA,

Senior Partner/Enrollment No. 471

DVC Number : 2509280471AS168494 Date, Dhaka : 28 September 2025

Statement of Financial Position

As at 30 June 2025

Non-Current Assets

Property, Plant and Equipment Capital Work-In-Progress Investment in API Industrial Park **Total Non- Current Assets**

Current Assets

Advances, Deposits and Prepayments Cash and Cash Equivalents **Total Current Assets**

TOTAL ASSETS

SHAREHOLDERS' EQUITY AND LIABILITIES

Shareholders' Equity

Share Capital Retained Earnings/(Accumulated Losses)

LIABILITIES

Non-Current Liabilities

Long Term Finance **Deferred Tax Liabilities**

Current Liabilities

Trade and Other Payables **Current Tax Liabilities** Short Term Finance **Total Current Liabilities**

TOTAL SHAREHOLDERS' EQUITY AND LIABILITIES

AMOUNT	IN TAKA
30 June 2025	30 June 2024
142,245,156	146,098,539
627,802,179	535,667,028
29,000,000	29,000,000
799,047,334	710,765,567
19,711,758	5,703,500
19,918,307	30,692,817
39,630,065	36,396,317
838,677,400	747,161,884

1,205,919 222,688,222	1,187,069 122,669,595
222,688,222	122,669,595
74,750 909.057	57,500 802.386
	002,000
19.911.341	120,383,444

The annexed notes form an integral part of these financial statements

Chief Financial Officer

Company Secretary

Director

Managing Director

Chairman

As per our annexed report of same date

Date, Dhaka 28 September 2025 Md. Enamul Haque Choudhury, FCA Senior Partner S. F. AHMED & CO.

5.6. Ahmotor.

Chartered Accountants DVC No.: 2509280471AS168494

Statement of Profit or Loss and Other Comprehensive Income

For the year ended 30 June 2025

Cost of goods sold **GROSS PROFIT**

OPERATING EXPENSES

Administrative expenses Selling and Distribution expenses

OPERATING PROFIT

Finance Cost Other Income

Profit before WPPF & Welfare fund

Workers' P.P. Fund & Welfare Fund

PROFIT BEFORE TAX

Income Tax Expenses

PROFIT FOR THE YEAR

AMOUNT IN TAKA				
01 July 2024 to 30 June 2025	01 July 2023 to 30 June 2024			
- - -	- - -			
(28,456,093) (28,456,093)	(19,241,332) (19,241,332)			
(28,456,093)	(19,241,332)			
426,685	445,815			
(28,029,408)	(18,795,517)			
(28,029,408) (125,521)	(18,795,517) (951,134)			
(28,154,929)	(19,746,651)			

The annexed notes form an integral part of these financial statements

Chief Financial Officer

Company Secretary

Charles of the contract of the

Director

Managing Director

Chairman

As per our annexed report of same date

Date, Dhaka 28 September 2025

S.F. Ahmotes. Md. Enamul Haque Choudhury, FCA

Senior Partner S. F. AHMED & CO.

Chartered Accountants

Statement of Changes In Equity

For the year ended 30 June 2025

AMOUNT IN TAKA

Particulars	Share Capital	Share Premium	Retained Earnings/ (Accumulated Losses)	Total
Balance as at 01 July 2023	300,000,000	-	(27,004,392)	272,995,609
Issue during the year Net profit/(Loss) for the year	250,000,000		- (19,746,651)	250,000,000 (19,746,650)
Balance as at 30 June 2024 Issue during the year Net profit/(Loss) for the year	550,000,000 120,000,000	- - -	(46,751,041) - (28,154,929)	503,248,959 120,000,000 (28,154,929)
Balance as at 30 June 2025	670,000,000	-	(74,905,970)	595,094,030

Chief Financial Officer

Company Secretary

Director

Managing Director

Chairman

As per our annexed report of same date

Date, Dhaka 28 September 2025 S.F. Ahmotes.

Md. Enamul Haque Choudhury, FCA Senior Partner S. F. AHMED & CO.

Chartered Accountants DVC No.: 2509280471AS168494

Statement of Cash Flows

For the year ended 30 June 2025

		_	_		
A. C	`ach f	lowe t	from	operating	activities

Payment for operation, expenses & others Income Tax paid

Net cash used by operating activities

B. Cash flows from investing activities

Acquisition of Property, Plant and Equipment and CWIP Bank Profit received

Net cash used in investing activities

C. Cash flows from financing activities

Share Capital

Long term finance received/(paid) from bank (Net) Paid for Intercompany Payables

Short term finance received/(paid) from bank (Net)

Net cash provided by financing activities

Net increase/(decrease) in cash and cash equivalents (A+B+C) Opening cash and cash equivalents

Closing cash and cash equivalents

AMOUNT	IN TAKA
01 July 2024 to	01 July 2023 to
30 June 2025	30 June 2024
(34,206,699)	(16,622,831)
(128,558)	(515,891)
(34,335,257)	(17,138,721)
(96,393,611)	(299,597,533)
426,685	445,815
(95,966,926)	(299,151,718)
120,000,000	250,000,000
99,999,777	121,482,527
-	(48,881,151)
(100,472,103)	2,778,583
119,527,674	325,379,959
(10,774,509)	9,089,519
30,692,817	21,603,297
19,918,308	30,692,817

Chief Financial Officer

Company Secretary

Managing Director

Chairman

As per our annexed report of same date

Date, Dhaka 28 September 2025

Md. Enamul Haque Choudhury, FCA Senior Partner

S.F. Ahmotter.

S. F. AHMED & CO. **Chartered Accountants**





Directors' Report

Directors' Report to the Shareholders for the year ended June 30, 2025

Dear Shareholders.

The Board of The IBN SINA Polymer Industry Ltd. is hereby presenting the Directors' Report along with the audited financial statements of the Company containing the Statement of Financial Position as on June 30, 2025, Statement of Profit or Loss and Other Comprehensive Income, Changes in Equity and Cash Flows for the year ended June 30, 2025 and the Auditors' Report thereon in terms of the provisions of Section 184 of the Companies Act 1994, IAS/IFRS Codes and the guidelines issued by the Bangladesh Securities and Exchange Commission (BSEC).

The Company's principal objective is to carry on manufacturing and selling of basic primary packaging materials for pharma production including PET bottles, compression molding, plastic caps, eye drops plastic vials, plastic drops, douche plastic bottles, polybags, etc. in first phase to ease of backward linkage factory for IBN SINA Pharma production which is related to the pharma packaging supply chain. In second phase, the Company intends to manufacture printed aluminum blister foils, laminated strips foils, PVC films, poly laminated alu foils, etc.

The IBN SINA Polymer Project is located at Chalkpara, Mawna, Gazipur, Bangladesh. Construction work of a two-storied admin building, having total floor area of 7,400 sqf. has been completed and construction of production building is in progress full-swing which is expected to be completed within the projected time.

Operational Results

The brief summary of operational performance during the year 2024-25 is as follows:

Particulars	2024-25 July 01 to June 30	2023-24 July 01 to June 30
Turnover	NIL	NIL
Gross Profit	NIL	NIL
NET PROFIT AFTER TAX	116,385	2,106,375
Gross Profit Ratio (%)	NIL	NIL
Net Profit Ratio (%)	NIL	NIL
Net Asset Value (NAV)	202,359,195	102,242,810

The above result reveals that the project is not yet set into operation. The above expenditure amount mainly incurred in the development stage of the project.

Shareholding

The present shareholding pattern of the Company is as follows: -

Name of the Shareholders	Shareholding (Shares)	% of Shareholding
The IBN SINA Trust	70,00,000	35
The IBN SINA Pharmaceutical Industry PLC	130,000,000	65
Total	200,000,000	100

Based on above shareholdings, The IBN SINA Polymer Industry Ltd. has the status of subsidiary to The IBN SINA Pharmaceutical Industry PLC.

Re-appointment of Managing Director:

The term of office of Managing Director, Kazi Harun or Rashid being expired on 25 March, 2025, the Board of Directors in its 20th meeting held on 25 January 2025 recommended to re-appoint Kazi Harun or Rashid as Managing Director of the Company for the period of five years w.e.f. 26 March 2025 to 25 March 2030 considering the performance of Mr. Rashid as Managing Director subject to approval of the AGM scheduled to be held on 30.09.2025 keeping the remuneration remain same and other facilities

Appointment of Independent Director:

Being the tenure of nomination to the office of Independent Directorship of Md. Abdus Salam FCA, FCS ended on 31 December 2024, Md. Rafigul Islam Khan, FCA was nominated to the Board of The INB SINA Polymer Industry Ltd. effective from 1 January 2025 to till his Independent Directorship to the Board of The IBN SINA Pharmaceutical Industry PLC (Nominee Company) is active subject to approval of the AGM.

Board of Directors

The following persons are the Members of the Board of Directors of the Company:

Name	Designation
Prof. Dr. Choudhury Mahmood Hasan (Nominated by The IBN SINA Trust)	Chairman
Kazi Harun or Rashid (Nominated by The IBN SINA Pharmaceutical Industry PLC)	Managing Director
Prof. Dr. A K M Sadrul Islam (Nominated by The IBN SINA Pharmaceutical Industry PLC)	Director
Dr. Mohammad Ayub Mia (Nominated by The IBN SINA Pharmaceutical Industry PLC)	Director
Md. Rafiqul Islam Khan FCA, (Nominated by The IBN SINA Pharmaceutical Industry PLC)	Independent Director

The number of Board meetings of The IBN SINA Polymer Industry Ltd. held during the year was 5 (Five).

Financial Position

The Statement of Financial Position as on June 30. 2025, Statement of Profit or Loss and Other Comprehensive Income, Changes in Equity and Cash Flows ended as on June 30, 2025 are placed herewith.

Dividend Declaration

The IBN SINA Polymer Industry Ltd. is now project stage. As per audited accounts of the Company as on 30 June 2025, the net profit after tax stood Tk. 116,385/- as profit for the same period. The profit mainly arose from bank deposits.

Hence, the Board of Directors of The IBN SINA Polymer Industry Ltd. has recommended not to declare any dividend for the year under review.

Compliance of BSEC's Code of Governance

As per Condition No. 2 of Corporate Governance Code of BSEC's notification Nο BSEC/CMRRCD/2006-158/207/Admin/80 Date: 3 June 2018 relating to Governance of Board of Directors of Subsidiary Company, the Board duly complied with the required conditions of the Code mentioned below -

- (a) Provisions relating to the composition of the Board of the holding company, The IBN SINA Pharmaceutical Industry PLC was made applicable to the composition of the Board of the subsidiary company, The IBN SINA Polymer Industry Ltd.;
- (b) Md. Rafigul Islam Khan FCA Independent Director of the holding company is the Independent Director on the Board of The IBN SINA Polymer Industry Ltd.;
- (c) The minutes of the Board meeting of The IBN SINA Polymer Industry Ltd. were placed for review at the following Board meeting of the holding company, The IBN SINA Pharmaceutical Industry PLC;
- (d) The minutes of the respective Board meeting of the holding company, The IBN SINA Pharmaceutical Industry PLC duly stated that they (The Board of holding Company, IPI) reviewed the affairs of The IBN SINA Polymer Industry Ltd.;
- (e) The Audit Committee of the holding company also reviewed the financial statements, in particular the investments made by the subsidiary company, The IBN SINA Polymer Industry Ltd.

Appointment of Auditors

The statutory audit of the financial statements for the FY 2024-25 was conducted by S F Ahmed & Co., Chartered Accountants. As their tenure has ended, the Board of Directors has concurred with the recommendation of the Audit Committee, to appoint Malek Siddiqui Wali, Chartered Accountants as a Statutory Auditors of the Company for the FY 2025-26 with a remuneration of Tk. 70,000/= (Taka Seventy Thousand) only subject to approval of AGM of the Company, scheduled to be held on 30.09.2025.

Acknowledgement

The Board of Directors thankfully acknowledge the devotion and dedication of all the employees without which the Company's development works-in-progress could not have attained satisfactory as reported above.

The Board also record with appreciation the support, services and co-operation rendered by all concerned. Allah Hafiz.

Signed on behalf of the Board of Directors.

Kazi Harun or Rashid Managing Director

Prof. Dr. Choudhury Mahmood Hasan Chairman

S. F. AHMED & CO. Chartered Accountants | since 1958

House #51 (2nd & 3rd Floors) Road # 09, Block-F, Banani Dhaka-1213, Bangladesh

Website: www.sfahmedco.com

Telephone: (880-2)222294026, 222270957 : (88) 01707079855, 01707079856 Mobile : sfaco@sfahmedco.com E-mails

sfaco@dhaka.net

INDEPENDENT AUDITOR'S REPORT

To the Shareholders of THE IBN SINA POLYMER INDUSTRY LTD. Report on the Audit of the Financial Statements

Opinion:

We have audited the financial statements of The IBN SINA Polymer Industry Ltd. (the "Company"), which comprise the statement of financial position as at 30 June 2025, and the statement of profit or loss and other comprehensive income, statement of changes in equity and statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion, the accompanying financial statements give a true and fair view, in all material respects, of the financial position of the Company as at 30 June 2025, and of its performance and its cash flows for the year then ended in accordance with International Financial Reporting Standards (IFRSs) 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), 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

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 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 functions 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 exercise professional judgment and maintain professional skepticism throughout the audit.

Continued:

We also:

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

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

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

Report on other Legal and Regulatory Requirements

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

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

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

Signature S.F. Ohmotor.

Engagement Partner Name: Md. Enamul Haque Choudhury, FCA,

Senior Partner/Enrollment No. 471

DVC Number : 2509280471AS375261 Date, Dhaka : 28 September 2025

Statement of Financial Position

As at 30 June 2025

Non-Current Assets

Property, Plant and Equipment Capital Work-In-Progress Right-of-Use Assets Total Non- Current Assets

Current Assets

Advances, Deposits and Prepayments Other Financial Assets Deferred Tax Assets Cash and Cash Equivalents Total Current Assets

TOTAL ASSETS

SHAREHOLDERS' EQUITY AND LIABILITIES

Shareholders' Equity

Share Capital Retained Earnings/(Accumulated Losses)

LIABILITIES

Non-Current Liabilities

Lease Liabilities
Deferred Tax Liabilities
Total Non Current Liabilities

Current Liabilities

Trade and Other Payables Lease liabilities Current Tax Liabilities Total Current Liabilities

TOTAL SHAREHOLDERS' EQUITY AND LIABILITIES

AMOUNT IN TAKA					
30 June 2025	30 June 2024				
2,288,144 148,734,393 3,386,681 154,409,218	23,185,616 3,510,963 26,696,579				
3,698,151 - 73,107 50,790,551 54,561,809	1,514,530 77,291,561 - 2,729,556 81,535,646				
208,971,027	108,232,225				

200,000,000 2,359,195	100,000,000 2,242,810
202,359,195	102,242,810
3,619,926	3,652,522
-	259,165
3,619,926	3,911,687
74,750	57,500
32,596	29,800
2,884,560	1,990,428
2,991,906	2,077,728
208,971,027	108,232,225

The annexed notes form an integral part of these financial statements

Chief Financial Officer

Company Secretary

Director

Managing Director

Chairmar

As per our annexed report of same date

Date, Dhaka 28 September 2025 Md. Enamul Haque Choudhury, FCA Senior Partner S. F. AHMED & CO.

S. F. Ahmotes.

S. F. ARIMED & CO.
Chartered Accountants
DVC No.: 2509280471AS375261

Statement of Profit or Loss and Other Comprehensive Income

For the year ended 30 June 2025

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	_	A.	_		v	_

Cost of goods sold **GROSS PROFIT**

OPERATING EXPENSES

Administrative expenses Selling and Distribution expenses

PROFIT FROM OPERATION

Finance cost on lease Other income

Profit before WPPF & Welfare Fund

Workers' P.P. Fund & Welfare Fund

PROFIT BEFORE TAX

Income tax (expenses)/income

PROFIT FOR THE PERIOD

AMOUNT IN TAKA			
01 July 2024 to	01 July 2023 to		
30 June 2025	30 June 2024		
-	-		
-	-		
-	-		
(2,603,079)	(1,063,337)		
(2,603,079)	(1,063,337)		
(2,603,079)	(1,063,337)		
(330,200)	(332,755)		
3,611,524	5,003,510		
678,245 678,245 (561,860)	3,607,417 - 3,607,417 (1,501,042)		
116,385	2,106,375		

The annexed notes form an integral part of these financial statements

Chief Financial Officer

Company Secretary

Managing Director

As per our annexed report of same date

Date, Dhaka 28 September 2025

Md. Enamul Haque Choudhury, FCA Senior Partner

5. F. Ohmotos.

S. F. AHMED & CO. **Chartered Accountants**

Statement of Changes In Equity

For the year ended 30 June 2025

AMOUNT IN TAKA

Particulars	Share Capital	Share Premium	Retained Earnings/ (Accumulated Losses)	Total
Balance as at 01 July 2023 Addition during the year Net Profit/(Loss) for the year	100,000,000		136,435 - 2,106,375	100,136,435 - 2,106,375
Balance as at 30 June 2024 Addition during the year Net Profit/(Loss) for the year	100,000,000 100,000,000		2,242,810 - 116,385	102,242,810 100,000,000 116,385
Balance as at 30 June 2025	200,000,000	-	2,359,195	202,359,195

Chief Financial Officer

Company Secretary

Managing Director

As per our annexed report of same date

Date, Dhaka 28 September 2025

Md. Enamul Haque Choudhury, FCA Senior Partner

5.6. Ahmotes.

S. F. AHMED & CO. **Chartered Accountants**

Statement of Cash Flows

For the year ended 30 June 2025

		AMOUNT IN TAKA	
		01 July 2024 to 30 June 2025	01 July 2023 to 30 June 2024
A.	Cash flows from operating activities Payment for operation, expenses & others Income tax paid Net cash used in operating activities	(3,347,501) (1,233,838) (4,581,339)	(977,855) (1,039,980) (2,017,835)
B.	Cash flows from investing activities		
	Realization / (Acquisition) of financial assets Acquisition of property, plant and equipment Acquisition of CWIP Bank Profit	76,177,784 (2,351,974) (125,548,777) 4,725,301	(3,812,202) - (23,185,616) 4,810,405
	Net cash used in investing activities	(46,997,667)	(22,187,413)
C.	Cash flows from financing activities Share Capital Payment of lease liabilities Net cash from financing activities	100,000,000 (360,000) 99,640,000	(360,000)
D.	Net increase/(decrease) in cash and cash equivalents (A+B+C)	48,060,995	(24,565,250)
E.	Cash and cash equivalents at beginning of year	2,729,556	27,294,806
F.	Cash and cash equivalents at end of year (D+E)	50,790,551	2,729,556

Chief Financial Officer

Company Secretary

Director

Managing Director

Chairman

As per our annexed report of same date

Date, Dhaka 28 September 2025

S.F. Ahmotter. Md. Enamul Haque Choudhury, FCA Senior Partner

S. F. AHMED & CO. **Chartered Accountants**

Oth Annual General Meeting

24 November 2024





Excerpts from 40th Annual General Meeting

The 40th Annual General Meeting of the The IBN SINA Pharmaceutical Industry PLC was held on 24 November, 2024 at Digital (Virtual) Platform. A good number of Shareholders participated the AGM by Digital Platform. Kazi Harun or Rashid, Chairman of the Company presided over the meeting. After recitation from the Holy Quran, the Annual General Meeting was started by the welcome address to the Shareholders by the Chairman.

The Annual General Meeting is a forum through which the Shareholders are informed of Company's activities and progress. The Chairman of the meeting invited comments on Directors' Report and Audited Financial Statements for the year ended 30 June, 2024. In the question and answer session, Shareholders were encouraged to ask questions before approval of the particular agenda. The Shareholders expressed their views on the important activities of the company, its success and progress in the competitive local and overseas markets.

The due process of election and detailed information of "voting results" of each agenda and its resolution was authenticated by Independent Scrutinizer appointed for the purpose as per BSEC's instruction and reported the same to the BSEC within the stipulated time of conclusion of AGM.

The Managing Director Prof. Dr. A K M Sadrul Islam thanked the Shareholders for their constructive suggestions for the sustainable improvement of the Company. Strategies and future stategy of the company had also been discussed. Shareholders put up their valuable recommendations which were discussed and reviwed in the subsequent Board Meeting and proper actions in this respect had duly been taken. The meeting approved @ 63% Cash dividend as against per share of Tk. 10 for the year 2023-24.



Virtual Annual General Meeting (AGM) Logistics

Pursuant to the Bangladesh Securities and Exchange Commission's Directive No. BSEC/ICAD/2024/318/87, dated March 27, 2024, a listed Company can arrange virtual Annual General Meeting via live webcast by using digital platform. Accordingly the 41st AGM (Virtual Meeting) of The IBN SINA Pharmaceutical Industry PLC has been scheduled to be held on Sunday, 23 November 2025 at 9:30 AM by using digital platform and online Shareholders' tools enabling the Shareholders to participate fully, and equally, from any location around the world.



Sunday, 23 November 2025



Time 9:30 AM



Live Webcast https://ibnsinapharma.bdvirtualagm.com



দি ইবনে সিনা ফার্মাসিউটিক্যাল ইন্ডাস্ট্রি পিএলসি

প্রক্সি ফরম

আমি/আমরা	দি ইবনে সিনা ফার্মাসিউটিক্যাল ইন্ডাস্ট্রি পিএলসি-এর
সদস্য/সদস্যাবৃন্দটি সাধারণ	শেয়ারের মালিক। জনাবকে
আমার/আমাদের প্রক্সি হিসেবে ২৩ নভেম্বর ২০১	২৫ , রবিবার , ডিজিটাল (ভার্চুয়াল) প্লাটফর্মে অনুষ্ঠিতব্য কোম্পানীর ৪১তম বার্ষিক সাধারণ
সভায় এবং একই প্লাটফর্মে অনুষ্ঠিতব্য যে কোন	মুলতবী সভায় উপস্থিত থাকার জন্য এবং আমার/আমাদের পক্ষে ভোটদানের জন্য নিয়োগ
করছি।	
	১০০ টাকার রেভিনিউ স্ট্যাম্প তারিখ
তারিখ	
ফলিও নং বিও নং দুষ্টব্য ১. "স্বাক্ষর" কোম্পানী অফিসে রক্ষিত "নমুনা স্বা ২. সভা অনুষ্ঠানের নির্ধারিত সময়ের অন্ততঃ ৭২ পূরণ করে কোম্পানীর রেজিস্টার্ড অফিসে জ্য ৩. প্রক্সি ফরম এর ফটোস্ট্যাট কপি ব্যবহার কর	(বাহাত্তর) ঘটা পূর্বে প্রক্সি ফরম ১০০ টাকার রেভিনিউ স্ট্যাম্প সহকারে যথাযথভাবে
ভিম SINA দি ইবনে ফি	ননা ফার্মাসিউটিক্যাল ইন্ডাস্ট্রি পিএলসি হাজিরা পত্র
আমি ২৩ নভেম্বর ২০২৫, রবিবার সকাল ০৯.৩ পিএলসি-এর ৪১তম বার্ষিক সাধারণ সভায় আমার	oo টায় ডিজিটাল (ভার্চুয়াল) প্লাটফর্মে অনুষ্ঠিতব্য দি ইবনে সিনা ফার্মাসিউটিক্যাল ইন্ডাস্ট্রি া উপস্থিতি লিপিবদ্ধ করলাম।
শেয়ারহোল্ডার/প্রক্সির নাম	
ফলিও নং আথবা	
বিও নং	শেয়ারহোল্ডার/প্রক্সির স্বাক্ষর





The **IBN SINA**Pharmaceutical Industry PLC

Corporate Office: Tanin Center, 3 Asad Gate, Mirpur Road, Mohammadpur Dhaka-1207, Bangladesh, Tel: +880-2-41022148, 41022150-58, 41022174 Website: www.ibnsinapharma.com, E-mail: shareipi@ibnsinapharma.com Fax: +880-2-41022140, Factory: Shafipur, Kaliakoir, Gazipur, Bangladesh