Annual Report 2021







Service is Our Strength

In July 1985 a group of eminent business persons joined together and entered the insurance market with the **first** private sector insurance company in Bangladesh, a sector which since the country's independence was totally administered by the Government.

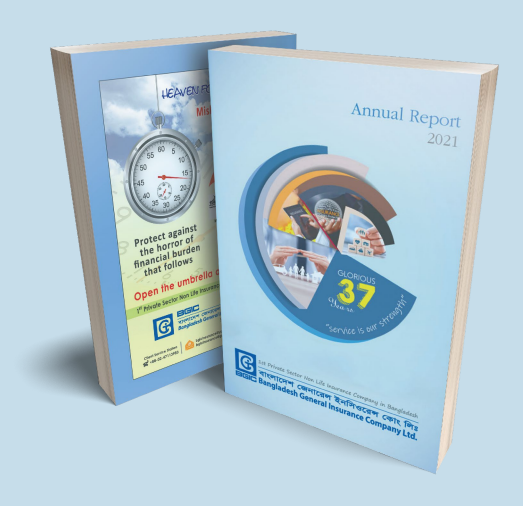
Though insurance in the private sector was opened by an amendment in 1984 to the insurance Corporations Act 1973, the future was uncertain and filled with many pitfalls. However the members of the board under the leadership of Mr. M.A. Samad strongly felt that if the insurance market could be given better client service than that provided by the public sector, business could take off and BGIC would be the pioneer to give rise and growth of a new private sector industry in Bangladesh.

It was on this philosophy and faith that the board adopted the slogan "Service is Our Strength" to serve the nation and policy holders.

BGIC as the first insurance company not only had to prove itself as a successful business venture to encourage others to follow but more importantly to setup the ethical and moral compliance standard to ensure and keep alive the confidence and trust of the policy holders.

Life is a journey through risks and uncertainty. At any second an accident or mishap may happen bringing far reaching disequilibrium in our lives. Insurance cannot stop such incidents from happening but the holder of such an instrument can be protected with financial relief should such misfortune come to pass. The famous German dramatist Bertolt Brecht so said "when praying does no good, insurance does help".

It therefore in that spirit of helping people and to stand by their side in times of distress that BGIC started the insurance journey strongly believing in- "Service is Our Strength".



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Bangladesh General Insurance Company Ltd.

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Letter of Transmittal

All Shareholders of Bangladesh General Insurance Company Ltd.
Insurance Development & Regulatory Authority (IDRA)
Bangladesh Securities and Exchange Commission (BSEC)
Registrar of Joint Stock Companies and Firms
Dhaka Stock Exchange Limited (DSE)
Chittagong Stock Exchange Limited (CSE)

Annual Report of Bangladesh General Insurance Company Ltd for the Year-2021

Dear Sir(s):

Thank you for supporting us in the preceding years.

It is our immense pleasure to lay before you the Company's Annual Report-2021 along with the Audited Financial Statements as at and for the year ended 31st December, 2021. Annual Report-2021 of the Company comprises Balance Sheet, Profit and Loss Accounts, Revenue Accounts, Form XL, Statement of Changes in Equity, Cash Flow Statement, along with Notes to the Accounts.

Information given in our Annual Report-2021 is complete, full and in line with International Accounting Standard (IAS). We hope that the report will be of use to you today and tomorrow.

Best regards,

Yours sincerely,

Saifuddin Ahmed Company Secretary



Head Office: 42, Dilkusha Commercial Area, Dhaka-1000

Phone: 02223380379 (Direct), **PABX:** 02223383056-8, 02223386125, 02223351090-1, **Fax:** +88-02223384212 **Email:** bgicinsurance@yahoo.com, bgicinsurance@gmail.com, info@bgicinsure.com, **Web:** www.bgicinsure.com

Notice of the 37th Annual General Meeting

Notice is hereby given that the 37th Annual General Meeting of the Shareholders of Bangladesh General Insurance Company Limited (BGIC) will be held on Thursday, the 18th August, 2022 at 11.00 A.M at the Dhaka Ladies Club, Eskaton Garden Road, Dhaka to transact the following business:

- 1. To receive and adopt the Chairman and Directors' Report, Audited Accounts for the year ended 31st December, 2021 and Auditor's Report thereon and also to approve 12.50% Cash Dividend for the year 2021 as recommended by the Board of Directors.
- 2. To elect one Director from Sponsor shareholders and to elect one Director from public subscription shareholders as per company's Articles of Association 96 and 97.
- 3. To appoint Auditors of the Company for the year 2022 and to fix their remunerations.

All Shareholders of BGIC are, therefore, requested to make it convenient to kindly attend the Annual General Meeting accordingly.

BGIC

Register Office:

42, Dilkusha C/A, Dhaka-1000. June 15, 2022 By order of the Board of Directors

Saifuddin Ahmed Company Secretary

Notes:

- a) A member of the company entitled to attend and vote at the Annual General Meeting may appoint another member as his/her proxy to attend and vote in his/her stead.
- b) 07 July, 2022 is scheduled as Record date.
- c) Entry to the Annual General Meeting is reserved only for shareholders or their proxy. No Guests and Children shall be allowed entrance in the meeting.



বাংলাদেশ জেনারেল ইনসিওরেন্স কোং লিঃ Bangladesh General Insurance Company Ltd.

Head Office: 42, Dilkusha Commercial Area, Dhaka-1000

Phone: 02223380379 (Direct), **PABX:** 02223383056-8, 02223386125, 02223351090-1, **Fax:** +88-02223384212 **Email:** bgicinsurance@yahoo.com, bgicinsurance@gmail.com, info@bgicinsure.com, **Web:** www.bgicinsure.com

Revised Notice of 37th Annual General Meeting

Notice is hereby given that the 37th **Annual General Meeting of Bangladesh General Insurance Company Limited (BGIC)** will be held on **Thursday, August 18, 2022 at 11.00 a.m**. Pursuant to the Bangladesh Securities and Exchange Commission's Order No. SEC/SRMIC/94-231/91 dated 31 March 2021, the AGM will be held virtually by using digital platform through the link https://bgic.virtualagm2022.com to transact the following businesses:

AGENDA

- 1. To receive and adopt the Directors' and Auditors' Report and the Audited Financial Statements of the Company for the year ended December 31, 2021.
- 2. To declare 12.5% Cash Dividend for the year ended December 31, 2021.
- 3. To elect /re-elect Directors as per Company's Articles of Association.
- 4. To approve the appointment of Independent Director.
- 5. To appoint Statutory Auditors and to fix their remuneration.
- 6. To appoint Corporate Governance Compliance Auditors and to fix their remuneration.

By order of the Board of Directors

July 24, 2022

Saifuddin Ahmed Company Secretary

Notes:

- a) Members whose names appeared in the Members'/Depository Register on Record Date i.e. July 7, 2022 will be eligible to join/participate and vote in the Annual General Meeting through Digital Platform and to receive the dividend.
- b) A Member entitled to join/participate and vote in the Annual General Meeting may appoint a proxy in his stead. A scanned copy of the duly stamped proxy form must be sent to the email "bgicinsurance@gmail.com" not later than 48 hours before the meeting.
- c) Pursuant to the BSEC Notification No. BSEC/CMRRCD/2006-158/208/Admin/81 dated June 20, 2018, soft copy (PDF format) of the Annual Report 2021 will be sent to the Members' respective email addresses as available with us. The Annual Report 2021 will also be available on the Company's website at: www.baicinsure.com
- d) The link for joining the Digital Platform (audio-visual meeting) is https://bgic.virtualagm2022.com which will also be sent to the respective Members' email addresses and SMS to their mobile numbers available with us in due course of time. The Members need to put their 16-digit Beneficial Owner (BO) ID number as proof of their identity for log-in to the system.
- e) This link https://bgic.virtualagm2022.com will be opened 24 hours before the commencement of the AGM for questions/comments and vote electronically by the members.





Financial Performance 2021 at a Glance

Divident

12.50% Cash

2020: 12% Cash

Earnings Per Share

b1.92

2020: **b**1.25

Net Asset Value (per Share)

19.63

2020: **b**19.38

Gross Written Premium (total revenue income)

⁶807.39 m

2020: **b**674.88 m

Net Claims Settled

⁶98.74 m

2020: **b**64.96 m

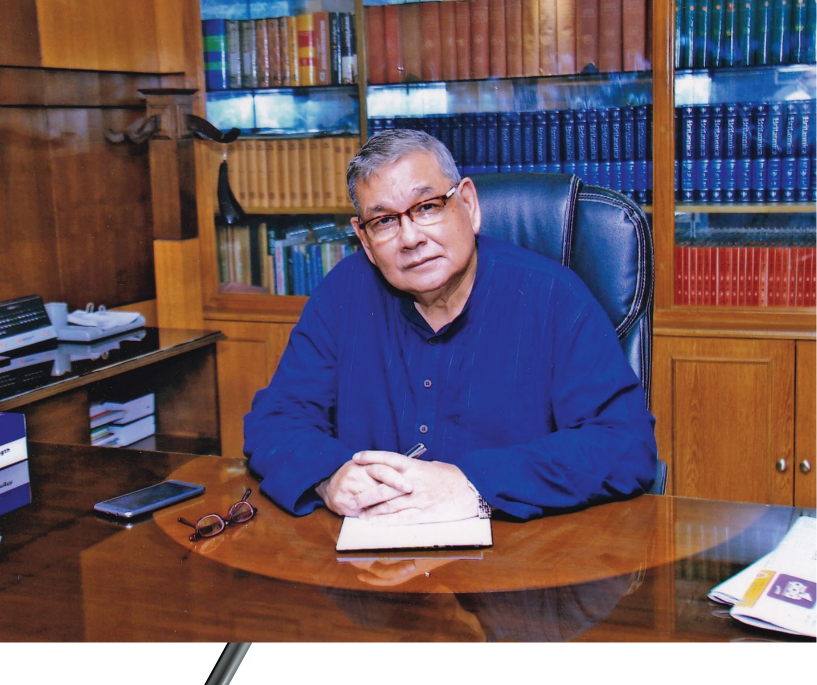
Profit after Tax

⁶8.22 m

2020: **ъ** 65.01 m

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Message from

The Chairman-2021

In the name of Allah The Almighty

My Dear Fellow Share Holders

Having held the last Annual General meeting on 14 July, 2021. We are again having to go through another meeting today with the Pandemic of Covid 19 still creating havoc in our lives. Many of us including myself have lost near and dear ones and are still continuing to live through this nightmare. I would like to stop here for minute and in silence offer a short prayer for those who have been victims of Covid. And to those who had Covid and survived and also all those who have remained safe so far, I wish them good recovery and good health and with a request to follow all protocol especially wearing a mask so not to fall an easy victim to this dreaded Covid 19. May the Almighty's blessings be upon you all-the BGIC FAMILY.

It is customary every year for the Chairman to offer his comments on the performance of the management as audited and presented in BGIC Annual Report. I must say I am most surprised and very happy to note the performance of the company especially the Underwriting Profit it achieved during the year 2021 of the pandemic. In spite of a lower premium collection compared to the last year this has been a great achievement by the BGIC team. However the lower Investment income from that of the last year due to the pandemic stagnant activity in the investment marketis understandable leading to a slightly reduced Pre-Tax Profit.

The Board after much deliberations and taking into consideration the sufferings and financial difficulties of the shareholders during this pandemic have decided to confirm a dividend of 12.5% this year from that 12% last year. The management led by the Managing Director Mr. Ahmed Saifuddin Chowdhury assured the Board that the BGIC team is well organized to face any future challenges to ensure the safety of the shareholders. On behalf of the Board, the Shareholders and myself I like to extend my best wishes to the BGIC team in their march forward.

I close my message in this AGM of 2021 remembering our Late M.A.Samad who pioneered BGIC as the first private sector non-life insurance company of Bangladesh. May the Almighty rest his soul in peace. I once again pray to the Almighty to keep every member of the BGIC FAMILY in good health till we meet again in 2023.

Towhid Samad

Chairman



Assurance to the Shareholdes from the Managing Director & CEO

I begin my message with a sense of gratitude and pride about Bangladesh General Insurance Co. Ltd. that has grown stronger ever over the course of time. It is indeed a proud moment for me to present you the Audited Financial Statements of Bangladesh General Insurance Co. Ltd. for the year 2021. On behalf of the Board of Directors and everyone from Bangladesh General Insurance Co. Ltd., I welcome you all in the 35th Annual General Meeting.

I take the opportunity to be present amongst you and assure that despite lot of problems and tough competitions in the insurance arena our endeavor goes on in successfully carrying out our responsibilities and thereby achieving the desired goals. I, as the Executive Management Team Leader, feel proud to have successfully organized a group of men and women in our different branches of

disciplines in order that our performances excel over our peers in the stock exchange and the market. I reassure you that we shall always stand by you and protect your interests. In this highly inflationary market where expenses are gradually increasing every year I have been trying to limit the management expenses as far as possible while rendering prompt quality services through sound underwriting, balanced reinsurance and quickest settlement claims to our valued customers. This has been possible due to our prudent business policy effectively materialized with the help of our long experienced highly qualified and professional people in the BGIC family.

As has always been, I am extremely grateful to our valued clients and shareholders for their continued support in materializing our objects in furtherance of BGIC's name of fame.

Chairman and Directors' Report

Chairman and Directors' Report on the Activities of Bangladesh General Insurance Company Limited During the Year Ended 31st December, 2021

In the name of Almighty Allah

Honorable Shareholders,

On behalf of the Board of Directors of Bangladesh General Insurance Company Limited and on my own Personal behalf I have pleasure in welcoming you all to this humble gathering on the 37th Annual General Meeting of Bangladesh General Insurance Co. Ltd. I also take the Liberty in offering my utmost thanks and gratitude to the Almighty for granting us lease of life to see each other again on this auspicious occasion. Before endeavoring on to the subject, may I, along with you all take this opportunity in remembering our Late Mohammad Azizus Samad the Founder of BGIC who dedicated his life in the creation of this famous institution to which all of us belong. I also wish you all long life, peace, prosperity and happiness.

Dear Shareholders,

As a shareholder investor like you and not being and insurance professional, I have all through been trying to preserve and protect your interest and the professionals in the Company, to achieve the desired goal which has been the main objective of the board. I am pleased to tell you that our Managing Director & CEO Mr. Ahmed Saifuddin Chowdhury along with his team of insurance professionals has continuously been proving his worth in cherishing the desired objective of Bangladesh General Insurance Company Limited. May I however request you to recall, that in the last Annual General Meeting of 2020, I indicated you about the global recession and economic depression to which we might be subjected to and I am proud to tell you that our professional team of BGIC under the leadership of the Managing Director has been able to overcome and still continuing to meet the effect of recession by minimizing the adversaries as far as possible on BGIC. During the year 2021 this team has again worked hard and I believe that the Annual Report and the Audited Accounts of 2021 as presented does reflect a rational and healthy success of the management of BGIC and its talented, energetic and devoted employees.

Ladies and Gentlemen,

Let me highlight a few salient features from the Annual Report as presented. The gross premium income has stood to Tk 80,73,96,227/- in 2021 as opposed to Tk 67,48,75,117/- in 2020. On the underwriting front we have been able to make an underwriting profit of Tk 5,89,42,280/- in 2021 as opposed to Tk 5,58,78,150/- in 2020. Income from investment has been Tk 13,65,77,737/- in 2021 as against Tk 8,68,38,541/- in 2020. The underwriting result along with income from investment even in this tight insurance & investment market has produced a pre-tax profit of Tk 13,58,14,557/- in 2021 as against Tk 10,18,82,726/- in 2020. Total reserve has been Tk 36,70,84,316/- in 2021 from Tk 34,53,41,724/- in 2020. Assets has been Tk 170,62,27,072/- in 2021 in comparison to Tk 165,14,76,700/- in 2020. In view

বাংলাদেশ জেনারেল ইনসিওরেঙ্গ কোম্পানী লিমিটেড-এর ২০২১ সালের ৩১শে ডিসেম্বর তারিখে সমাপ্ত বছরে কোম্পানীর কার্যক্রমের উপর চেয়ারম্যান ও পরিচালক মণ্ডলীর প্রতিবেদন

সর্বশক্তিমান আল্লাহর নামে

সম্মানিত শেয়ার হোল্ডারবৃন্দ,

আমার সালাম ও আন্তরিক শুভেচ্ছা নিবেন। বাংলাদেশ জেনারেল ইনসিওরেঙ্গ কোম্পানী লিমিটেড-এর পরিচালনা পর্ষদ ও আমার নিজের পক্ষ থেকে কোম্পানীর ৩৭তম বার্ষিক সাধারণ সভার এই অনাড়ম্বর সমাবেশে আমি আপনাদেরকে স্বাগত জানাচিছ। এই সুযোগে আমি সর্বশক্তিমানের নিকট পরম কৃতজ্ঞতা জানাই এজন্য যে, তিনি আমাদেরকে এরূপ মহত সভায় পুনর্বার পরস্পরের সাথে মিলিত হবার সুযোগ করে দিয়েছেন। আজকের নির্ধারিত বিষয়ে আলোচনায় যাবার আগে আমি আপনাদের সঙ্গে এই মহতী প্রতিষ্ঠান বিজিআইসি'র প্রতিষ্ঠাতা প্রয়াত মোহাম্মদ আজিজুস সামাদ, যিনি এই প্রতিষ্ঠান সৃষ্টির জন্য প্রাণান্ত পরিশ্রম করেছেন এবং আমরা সকলে যার অংশীদার, সেই প্রয়াত এম এ সামাদকে সশ্রদ্ধচিত্তে স্মরণ করি এবং তার রূহের মাগফেরাত কামনা করি।

প্রিয় শেয়ার হোল্ডারবৃন্দ,

আপনারা জানেন, আপনাদেরই মত একজন বিনিয়োগকারী হিসেবে আমি সর্বদাই আপনাদের স্বার্থ সংরক্ষণের জন্য চেষ্টা করে আসছি। আমি আনন্দের সাথে আপনাদের জানাচিছ যে, আমাদের ম্যানেজিং ডাইরেক্টর এবং প্রধান নির্বাহী কর্মকর্তা জনাব আহমেদ সাইফুদ্দিন চৌধুরীর নেতৃত্বে কোম্পানীর পেশাজীবীদের ঐকান্তিক প্রচেষ্টায় আমরা আমাদের অভিষ্ট লক্ষ্যমাত্রায় পৌছতে পেরেছি, যা আমাদের বোর্ডের প্রধান উদ্দেশ্য ছিল। আপনাদের ভালই জানা আছে যে, এটা অর্জন করতে বীমা ব্যবসার ক্ষেত্রে বর্তমানে যে সকল বাধা-বিপত্তি আছে তা অতিক্রম করেই আমাদেরকে এগিয়ে যেতে হয়েছে। আমরা বিশ্বাস করি যে, বার্ষিক প্রতিবেদনে এবং নিরীক্ষিত হিসাব ২০২১-এ যা প্রতিফলিত হয়েছে তাতে বিজিআই'র সঠিক ও দক্ষ ব্যবস্থাপনা ও মার্কেটিং টিমের সাফল্যই প্রমাণ করে।

ভদ মহিলা ও মহোদয়গণ.

আপনাদের সহজ অনুধাবনের জন্য বার্ষিক প্রতিবেদন থেকে কিছু উল্লেখযোগ্য তথ্য তুলে ধরার চেষ্টা করা হলো। ২০২০ সালের ৮ ৬৭.৪৮.৭৫.১১৭/- এস প্রিমিয়াম আয়ের বিপরীতে ২০২১ সালে এস প্রিমিয়াম আয় হয়েছে ৮ ৮০,৭৩,৯৬,২২৭/- টাকা। ২০২০ সালের ৮ ৫.৫৮.৭৮.১৫০/- টাকার বিপরীতে ২০২১ সালে অবলিখন মুনাফা হয়েছে ৮ ৫.৮৯.৪২.২৮০/- টাকা। ২০২০ সালের বিনিয়োগ আয় ৮ ৮,৬৮,৩৮,৫৪১/- টাকার স্থলে ২০২১ সালে হয়েছে ৮ ১৩,৬৫,৭৭,৭৩৭/-কঠিন প্রতিযোগীতামলক বীমা ও বিনিয়োগ বাজারে অবলিখন ও বিনিয়োগ খাতে করপূর্ব লাভ হয়েছে ২০২০ সালের ৮ ১০,১৮,৮২,৭২৬/- টাকার বিপরীতে ২০২১ সালে ৮ ১৩.৫৮.১৪.৫৫৭/- টাকা। মোট রিজার্ভ দাঁড়িয়েছে ২০২০ সালের ৮ ৩৪.৫৩.৪১.৭২৪/- টাকার বিপরীতে ২০২১ সালে ৮ ৩৬,৭০,৮৪,৩১৬/- টাকা মোট সম্পদ দাঁড়িয়েছে ২০২০ সালের ৮ ১৬৫,১৪,৭৬,৭০০/- টাকার স্থলে ২০২১ সালে ৮ ১৭০,৬২,২৭,০৭২/-টাকা। কোম্পানী যে মুনাফা অর্জন করেছে সে আলোকে পরিচালনা পর্ষদ যথাযথ বিবেচনা পূর্বক ২০২১ সালে ১২.৫% নগদ ডিভিডেন্ড সুপারিশ করেছে যা টাকার অংকে দাঁড়ায় ৮ ৬.৭৫.৩৪.০৬৯/- টাকা। অনুগ্রহ করে of the profit that has been earned by the company the Board after due consideration has decided to recommend and declare Cash Dividend of 12.5% in 2021 which in monetary terms would amount to Tk 6,75,34,069/- . Please bear in mind that dividend is now being calculated on an paid-up capital of Tk 54,02,72,550/-.

Directors

As per Articles 96 and 97 of the Articles of Association of the Company, the following one Director from sponsor shareholders is to retire from office at the 36th Annual General Meeting. However, he is eligible for re-election and has expressed his intention to be re-elected.

He is: Mr. Towhid Samad

As per above Articles Mr. Arunangshu Dutta, the public shareholder director, shall also have to retire from office at this 37th Annual General Meeting and being eligible has offered himself for re-election.

Appointment of Nominated Directors

As per BSEC's Notification No. BSEC/CMRRCD/2009-193/217/Admin/90, Item no. 4 (Para 2) dated 21 May, 2019, the Board of Directors had appointed Mr. Mohammad Manjur Mahmud from DATASOFT SYSTEM BANGLADESH LIMITED and Mr. Kaiser Islam Alternative Investment Management STEPs Ltd as Nominee Directors of the company in the 191st Board Meeting held on Monday, the 31st January, 2022, subject to approval in the 37th Annual General Meeting.

Appointment of Independent Director

As per Corporate Government Code No. BSEC/CMRRCD/2006-158/207/Admin/80 dated 3 June, 2018, the Board of Directors had appointed Mr. Nasir Uddin Chowdhury, as an Independent Director of the company in the 191st Board Meeting held on Monday, the 31st January, 2022, subject to approval in the 37th Annual General Meeting.

Auditors

M/s. MAHFEL HUQ & CO., Chartered Accountants as statutory auditor & ahmed Zaker & Co., Chartered Accountants as Compliance auditor were appointed as Auditors of the Company in our 36th Annual General Meeting for the year 2021 and they have since submitted their audited report.

Before concluding I would like to reiterate the high level of ethical and professional standards that the management and marketing departments of BGIC have continuously been upholding even at this disarrayed insurance market. I have all the reasons to believe that the growth of BGIC will be much more prominent in 2022. I thank the Board for the understanding and support given to uphold this objective. I also strongly believe that each shareholder of BGIC is a pillar of this organisation and shares the same ethical and professional values.

I wish you all continued good health and happiness and may the Almighty shower His blessings unto all of us.

Amin.

Towhid Samad Chairman মনে রাখবেন, এখন ডিভিডেডের হিসাব হয়েছে ৮ ৫৪,০২,৭২,৫৫০/-টাকার মূলধনের উপর।

পরিচালকবৃন্দ,

আর্টিকেলস অব এসোসিয়েশনের ৯৬ ও ৯৭ ধারা অনুযায়ী নিম্নোক্ত ১ জন উদ্যোক্তা পরিচালক ৩৬তম বার্ষিক সাধারণ সভায় অবসরে যাবেন, যদিও তিনি পুনরায় নির্বাচনের যোগ্য এবং তিনি পুনঃনির্বাচিত হওয়ার আকাঞ্চা ব্যক্ত করেছেন।

তিনি হচ্ছেন: জনাব তওহিদ সামাদ

উল্লেখিত ধারা অনুযায়ী পাবলিক শেয়ার হোল্ডার জনাব অরুনাংশু দত্ত ৩৭তম সাধারণ সভায় অবসর গ্রহণ করবেন, তিনি পুনরায় নির্বাচনের যোগ্য এবং তিনি পুনঃনির্বাচিত হওয়ার আকাঞ্চ্ফা ব্যক্ত করেছেন।

মনোনীত পরিচালকবৃন্দ নিয়োগ

বিএসইসি-এর নোটিফিকেশন নং: বিএসইসি/সিএমআরআরসিডি/২০০৯-১৯৩/২১৭/প্রশাসন/৯০, আইটেম নং ৪(প্যারা ২) তারিখ ২১ মে ২০১৯ মোতাবেক পরিচালনা পর্ষদ ৩১শে জানুয়ারি ২০২২-এ অনুষ্ঠিত কোম্পানির ১৯১তম সভায় জনাব মোহাম্মদ মনজুর মাহমুদ, ডাটাসফ্ট সিস্টেম বাংলাদেশ লিঃ এবং জনাব কায়সার ইসলাম, অল্টারনেটিভ ইনভেস্টমেন্ট ম্যানেজম্যান্ট লিঃ-কে কোম্পানির মনোনীত পরিচালক হিসেবে নিয়োগ দিয়েছেন. যা ৩৭তম বার্ষিক সাধারণ সভায় অনুমোদিত হবে।

স্বতন্ত্র পরিচালক নিয়োগ

কর্পোরেট গর্ভমেন্ট কোড নং: বিএসইসি/সিএমআরআরসিডি/২০১৬-১৫৮/ ২০৭/প্রশাসন/৮০, তারিখ ৩ জুন, ২০১৮ মোতাবেক পরিচালনা পর্ষদ ৩১শে জানুয়ারি ২০২২-এ অনুষ্ঠিত কোম্পানির ১৯১তম সভায় জনাব নাসির উদ্দিন চৌধুরী-কে স্বতন্ত্র পরিচালক হিসেবে নিয়োগ দিয়েছেন, যা ৩৭তম বার্ষিক সাধারণ সভায় অনুমোদিত হবে।

অডিটর

চাটার্ড একাউন্টেন্টস প্রতিষ্ঠান মেসার্স মাহফেল হক এ্যান্ড কোং স্ট্যাটুটরি অডিটর এবং আহমেদ জাকের এ্যান্ড কমপ্লায়েন্স অডিটর বিগত ৩৬তম বার্ষিক সাধারণ সভায় ২০২১ সালের জন্য কোম্পানীর অডিটর হিসেবে নিয়োগ লাভ করেন এবং তারা যথা নিয়মে নিরীক্ষা কার্য সম্পাদন করে প্রতিবেদন দাখিল করেছেন।

বিজিআইসি'র ব্যবস্থাপনা কর্তৃপক্ষ ও মার্কেটিং বিভাগসমূহ তাদের নিজস্ব মান বজায় রাখার জন্য নিয়ত যে প্রচেষ্টা অব্যাহত রেখেছেন, আমার বজব্য শেষ করার আগে আমি তা পুনর্ব্যক্ত করতে চাই। সঙ্গত কারণেই আমি আমার নিজস্ব অভিপ্রায় এই মর্মে ব্যক্ত করতে পারি যে, ২০২২ সালে বিজিআইসি তার যাত্রাপথ আরও সম্মুখে এগিয়ে নিয়ে যেতে সক্ষম হবে। এই লক্ষ্য অর্জনে বিজিআইসি'র বোর্ড অতীতে যে সমর্থন দিয়ে গেছে সেজন্য আমি বোর্ডকে আন্তরিক মোবারকবাদ জানাই। আমি আরও বিশ্বাস করি যে, বিজিআইসি'র প্রতিটি শেয়ারহোল্ডার এক-একটি আলোকস্তম্ভ এবং তারা সকলেই নৈতিক আলো ও পেশাদারী মূল্যবোধের দাবিদার।

আমি আপনাদের নিরবচ্ছিন্ন সুখ-সমৃদ্ধি এবং সু-স্বাস্থ্য কামনা করি। পরম সৃষ্টিকর্তা আমাদের সকলের উপর তার অশেষ রহমত বর্ষণ করুন।

আমিন।

১৪ জুন, ২০২২

০ওহিদ সামাদ চেয়ারম্যান

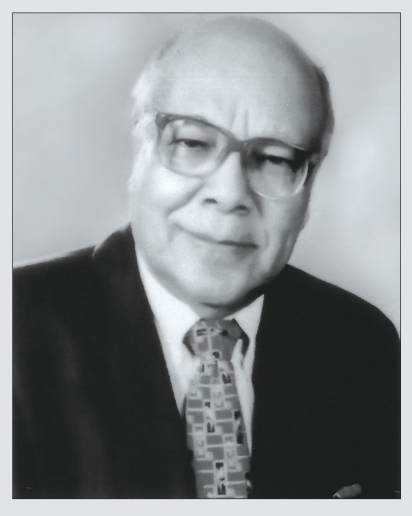
Dhaka 14th June, 2022



সম্পদ যেখানে দুশ্চিন্তা সেখানে আমাদের সেবা নিন দুশ্চিন্তা মুক্ত থাকুন

BGIC Story

Remembering the Man- M. A. Samad



After graduating with distinction from the renowned Presidency College, Kolkata, Mr. M. A. Samad started his carrier as a Bangla news editor and broadcaster at All India Radio Delhi with the Author & Scholar Nirad. K. Chowdhury as his teacher and guide. After partition of India, he moved to Dhaka and joined Radio Pakistan at Nazimuddin Road Old Dhaka as the Bangla News Editor. However on the continuous pressure of the top management to "urduize" Bangla words, at some point Mr. Samad informed students at the Salimullah Muslim Hall about his willfully edited news with urduized Bangla that would be broadcast by Mr. Fateh Lohani in the evening. Needless to mention a huge agitation by the hall students followed the news and the order to urduize Bangla was withdrawn. This agitation was a precursor to the 21st February language movement. Mr. Samad was however constrained to resign from Radio Pakistan.

As a follow up, around mid 1949 Mr. Samad along with his wife Fawzia Samad publishing the first Bangla magazine of the time for children titled "MINAR." The magazine was a huge success with articles and stories contributed by many eminent and many to achieve great imminence in time. Among the contributors, Dr. Muhammad Shahidullah, Dr. Muhammad Kudrat-A-Khuda, Sree Annada Shankar Ray, Dr. Syed Muztaba Ali, Principal Ibrahim Khan, Kobi Jashimuddin, Shilpacharya Jaynul Abedin, Syed Waliullah, Kobi Kader Newaz, Syed Ali Ahsan, Shawkat Osman, Syed Abdus Sultan, M. A. Azam, Begum Sufia Kamal, Kobi Ahsan Habib, Muhammad Wazed Ali, Muhammad Mudabber, Kamrul Hasan, Dr. Abdullah Al-Muti Sharfuddin, Habibur Rahman, Fateh Lohani, Abdul Ahad, Nazir Ahmed, Rokonuzzaman Khan (Dada Bhai), Abu Zafar Obaidullah, S. M. Ali, Muhammad Maksud Ali, A.S. Mahmud, Mahbub Anam, Ziaul Haque (Tulu), Dr. Mostafa Nurul Islam, Dr. Ashraf Siddiquee, Enayet Ullah Khan, Nurul Hussain Khan, Enam Ahmed Chowdhury, Faruque Chowdhury, Rabeya

Khatun, Dilara Hashem, Salma Chowdhury, Muhammad Abdul Haque, Lt. Col. Dr. A. Rahman and Mufazzal Hossain are all pillars of wisdom and knowledge. The legacy such scholars have left behind in their writings for children are a treasure for every generation to read and enjoy a treasure that has enriched our language and still lives on in the pages of MINAR.

But destiny had written insurance to be his carrier. Guided by his elder brother M. M. Samad, a long eventful insurance carrier began from 1951 with Prudential Assurance Company followed by Central, Great Eastern and Federal Life till before the birth of Bangladesh. During the liberation war for independence Mr. Samad's house in Road 4 Dhanmandi was the recipient and store place of the first consignment of arms brought in mid April 1971 and was the meeting place and sanctuary for many freedom fighters.

After Independence in 1971, Mr. Samad was deeply involved in the re-construction of the nationalized life insurance industry. He held office as Chairman of Surma Life Insurance corporation, Founder Director of Bangladesh Insurance Academy and then as Managing Director of Jiban Bima Corporation from which he retired in 1984.

On retirement he did not fade away but strongly emphasized and mobilized to allow insurance in the private sector which ultimately came to pass in 1984 and BGIC was established as the first private sector insurance company in Bangladesh in July 1985. The rest is history— *private sector insurance industry was born.*

A family of all private sector Insurance also soon took shape as **Bangladesh Insurance Association** of which Mr. M. A. Samad served as the Chairman in 1999.

Side by side as an insurance salesman Mr. Samad was also an insurance scholar. He has written four books on Life and Non-Life insurance which have been recognized as valuable text books in the insurance world. His book of short stories titled "Shonibarayar Chooti" had gained a huge readership.

Life Insurance Marketing and Research Association (LIMRA) U.S.A. on one of his books wrote, "We at LIMRA are a bit in awe that one man could take on the monumental task of compiling such a thorough text encompassing the entire field of life insurance selling. In the face of the dedication and knowledge that you display in the text, we feel to be out of our area of expertise in attempting to edit the manuscript."

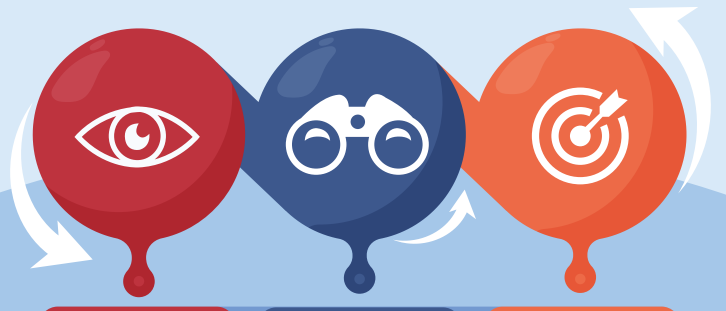
Mr. M. A. Samad is no more but he lives in the heart of all insurance professionals. For his dedicated service to the insurance industry he was bestowed posthumously the life time achievement award by the English Daily- The Daily Star. His vision and mission can briefly be summarized in his own words as follows...

"Besides its (insurance) traditional role of providing the much needed financial security of life and property against future hazards, insurance particularly life insurance, is by far the most effective means of mobilizing the scattered and small savings for eventual channelizing of the same into our national development efforts"



BGIC

Mission, Vision & Objectives



MISSON

To continuosly innovate and diversify products tailored to meet the specific need of the policyholder.

Vision

BGIC has one single vision-to make non-life insurance accessible and affordable to everyone in Bangladesh.

Objectives

To ensure the highest ethical and moral standard and to combine total governance compliance in the conduct of business.

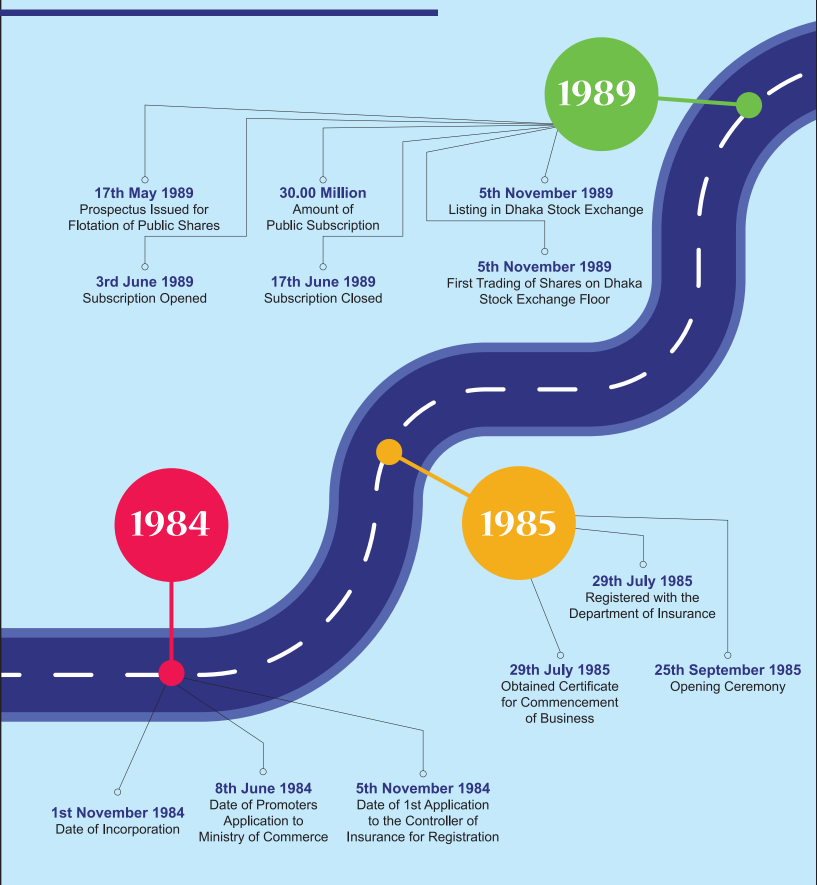
To campaign and spread the necesssity and benefits of insurance coverage throughout the nation.

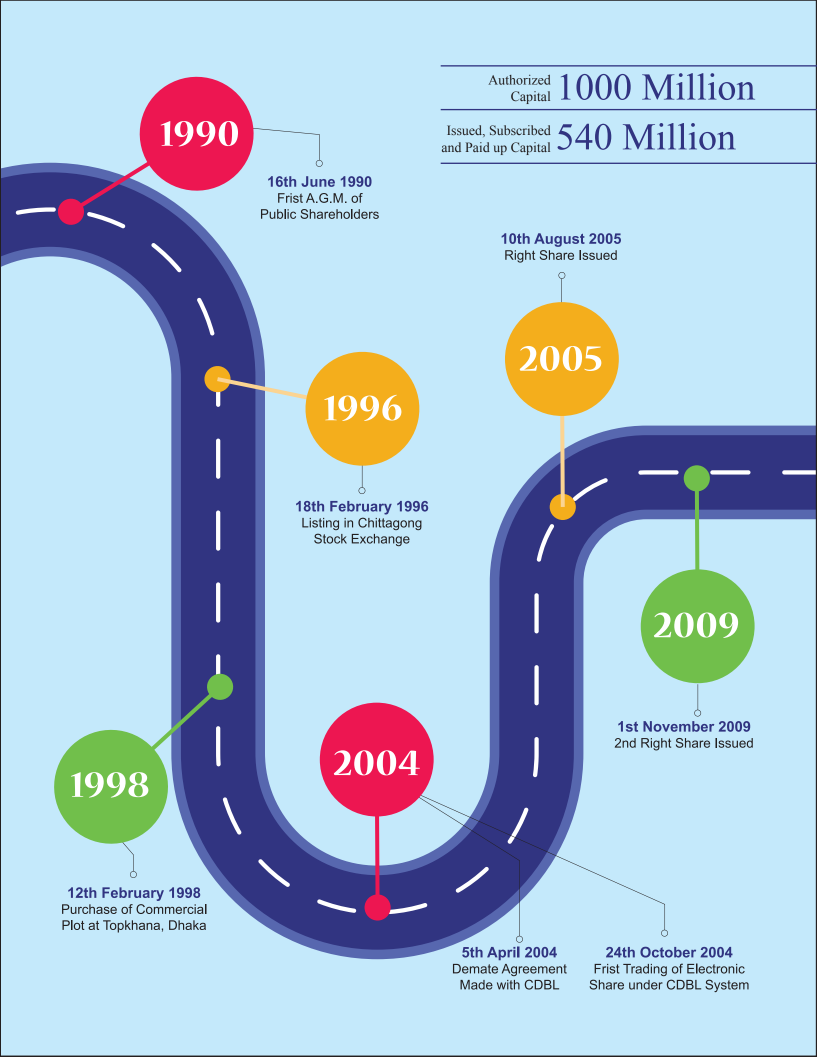
With the belief that "
service is our strength"
we can and shall
achieve our
vision,mission and
objectives.



Incorporation	1st November 1984
1st Application to the Controller of Insurance for Registration Permission	5th November 1984
Grant Permission for Registration to Carry out the Non-Life Insurance Business	18th February 1985
Obtained Certificate for Commencement of Business	29th July 1985
Registered with the Department of Insurance	29th July 1985
Launching Ceremony	25th September 1985
Authorized Capital	1000 Million
Issued, Subscribed and Paid up Capital	540 Million
Prospectus Issued for Flotation of Public Shares	17th May 1989
Subscription Opened	3rd June 1989
Subscription Closed	17th June 1989
Amount of Public Subscription	30.00 Million
First Trading of Shares on Dhaka Stock Exchange Floor	5th November 1989
Listing in Dhaka Stock Exchange	5th November 1989
First A.G.M. of Public Shareholders	16th June 1990
Listing in Chittagong Stock Exchange	18th February 1996
Purchase of Commercial Plot at Topkhana, Dhaka	12th February 1998
Demate Agreement with CDBL	5th April 2004
First Trading of Electronic Share Under CDBL System	24th October 2004
Right Share Issued	10th August 2005
2nd Right Share Issued	1st November 2009

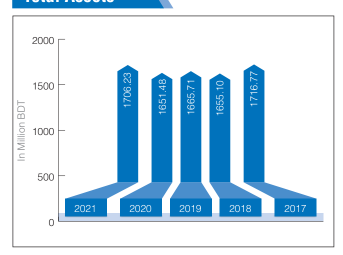
BGIC Timeline



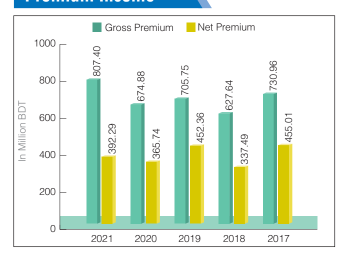


Years Performance

Total Assets



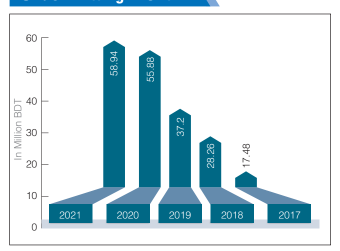
Premium Income



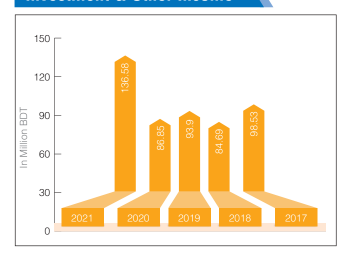
Claims Paid



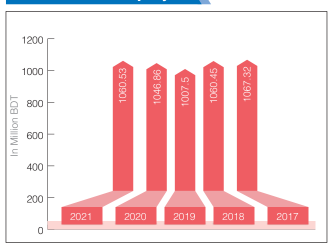
Underwritting Profit



Investment & Other Income

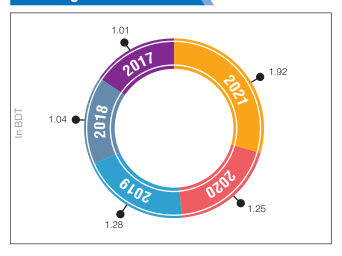


Shareholders Equity

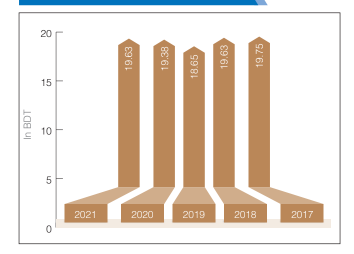




Earning Per Share



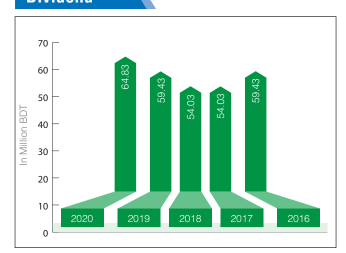
Net Assets Value Per Share



Profit



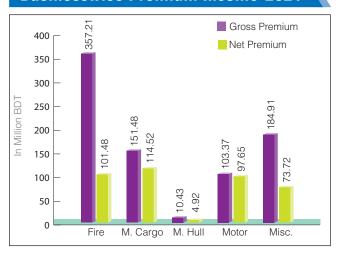
Dividend



Appropriation of Net Profit



Businesswise Premium Income-2021



Awards and Recognitions

Recognitions

BGIC is among a very few Bangladeshi companies that have achieved an international recognition. The renowned international stock broker 'Smith New Court' in its Investment Recommendations on BGIC, writen and circulated globally, has, amongst other, identified BOW's superiorty in the insurance industry in the field of:

- Steady Growth
- Efficient Settlement of Claims
- High Investment Yield
- Solid Financial Health, and
- Management

Further they have identified BGIC as a "Clear Market Leader" amongst private sector companies writing non-life business.

Awards



Founder of the BGIC, Late M. A. Samad is reciving the 'Successful Business Award 2003-04' from former Commerce Minister Mr. Air Vice Marshal (Rtd) Altaf Hossain Chowdhury which was presented by Bureau of Business Research, Faculty of Commerce, University of Chittagong.



BGIC's Chairman, Mr. Towhid Samad is receiving the 'Life Time Contribution Award' from Mr. A. M. A Muhit, Finanace Minister, on behalf of his late father M. A. Samad. sponsored by DHL and The Daily Star.



BGIC was awarded the 'Successful Business Award 2003-04' which was presented by Bureau of Business Research, Faculty of Commerce, University of Chittagong.



In the year 2004 BGIC was awarded 'The Best General Insurance Company' and has recived 'FNS Business Award - 2004', Which was presented by Financial News Services.



Mr. Ahmed Saifuddin Chowdhury, Managing Director & CEO of the BGIC (1st from the left) receives 'The Certificate of Merit' of 'The ICMAB Best Corporate Award-2012', from former Commerce Minister Mr. G. M. Kader.



Mr. A. K. A. H Chaudhuri, Ex. Managing Director is receiving the 'ICMAB Award - 2012', from former Commerce Minister Mr. G. M. Kader.



In the year 2013 BGIC was awarded the 'ICMAB Best Corporate Award - 2012' and was presented the Certifiicate of Merits for its best Underwrriting practice.



Mr. Ahmed Saifuddin Chowdhury, Managing Director & CEO of the BGIC has received 'The Best Company Secretary' award from "Bank Bima Arthurity Patrika" in the year 2011.



'Life Time Contribution Award' was given to the late M. A. Samad, founder of the BGIC.



'Life Time Contribution Award' sponsored by DHL and the Daily Star.



The IBA Alumni Association presented award to Late M. A. Samad, Founder of BGIC on his best Contribution in the field of 'Management in Insurance Education in the year - 1992'.



BGIC was awarded 'Friend of Alokito Shishu - 2014' by Alokito Shishu on the occasion of Alokito Shishu on the occasion of Alokito Shishu 5 years of success.



Late M. A. Samad recived 'Life Time Award' for his best contribution in the Insurance industry. This was given by "Pakkhik Bank Bima Patrika".



Founder of the BGIC, Late M. A Samad was presented a crest when he was elected as a 'Councillor of the Dhaka Stock Exchange Ltd'.



BGIC's Founder, Late M. A. Samad was presented Medal by former Prime Minister Begum Khaleda Zia for his 'Contribution in the Private Sector Insurance Business'.



A Crest of 'Prime Financial First Unit Fund' was presented by Prime Finance & Investment Company Ltd. to BGIC as Trustee.



BGIC Founder, Late M. A. Samad was presented medal by 'Volley Ball Federation' on the occassion of their 100 Years Celebration. (Contenntal 1895-1995) Bangladesh.



Late M. A. Samad received the Award of 'Al-Amin Sangbadik Sanmanona Sharak-2000' presented by Al-Amin Sangbadik Foundation for contribution in the field of insurance industry.



As a special guest, BGIC's Founder Late M. A. Samad was presented a Crest by the 'Bangladesh Kabadi Federation'.



'Sheba Ratna Padak' on education and employment Creation recived by Ex. Md. Mr. A. K. A. H Chaudhuri, from Mymensing Sheba Niketon.



Founder Late M. A. Samad was Presented a Crest by 'Bangladesh Volyball Federation'.



'Top 10 Companies DSE National Award' for the year 1992-93, was presented by 'Dhaka Stock Exchange Ltd'.



Ref. No: CM-2022/030



Date of issue : January 18, 2022

Renewed Certificate

This is to certify that

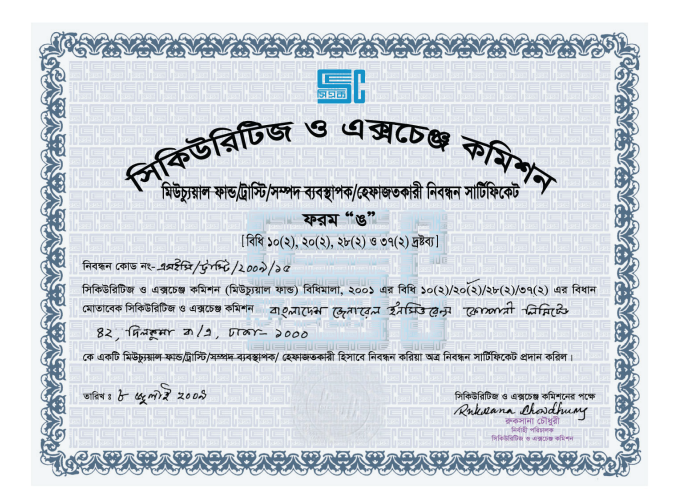
BANGLADESH GENERAL INSURANCE COMPANY LIMITED

is an Ordinary Member of Bangladesh Association of Publicly Listed Companies and is entitled to all the rights and privileges appertaining thereto.

This certificate remains current until 31st December 2022.



Secretary-General (Acting)



Board of Directors



Chairman, Savar Textiles Ltd. Dhaka



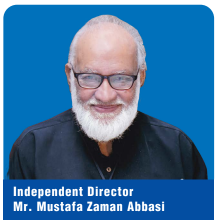
Managing Director, Nationwide Co. Ltd. Dhaka



Managing Director Shakil Rizvi Stock Ltd. Dhaka



Ms. Pima Imam
Chief Executive Officer
Association of Social Transformation
Enabling Projects & Organization



Senior Research Scholar & Convenor Kazi Nazrul Islam & Abbasuddin Institute Independent University Bangladesh (IUB)

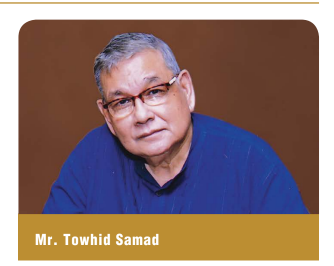


Chief Executive Officer ACACIA Srim Ltd.



BGIC Ltd. Dhaka

Chairman



Mr. Towhid Samad is an Economics (Hons.) graduate of Dhaka University and a Masters (Econ) from Karachi University. He is the Sponsor Director of BGIC. Mr. Samad is the Founder Trustee of the Scientific Education Technology Development Foundation, which is the Founder of the Independent University Bangladesh and the Chittagong Independent University. At various times he has been elected as Chairman of the Foundation and that of Independent University Bangladesh at Dhaka. Currently he is the Chairman of Chittagong Independent University. Mr. Samad is an active member of various cultural and social organization including Dhaka Club of which he was elected and held the office of the President.

Vice-Chairman



Mr. Salim Bhuiyan is an Honors Graduate in Sociology from Dhaka University. He is a Sponsor Director and Vice Chairman of BGIC. A prominent industrialist and businessman of the country widely associated with the various industries and multinational company. He is the Chairman/ Managing Director of his group of company including New Crescent Motors Pvt. Ltd. Vantage Aviation Services Ltd. International Travel Corporation Limited, Nationwide Co. Ltd, Goodland Development Ltd and New Generation Telecom Ltd. He has participated in several international conference, seminar and higher management training programs.

Mr. Selim Bhuiya was elected to the office of the President of Dhaka Club and also as Director in the Bangladesh Cricket control Board.

Senior Management

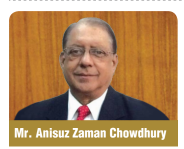


Managing Director & CEO

Mr. Ahmed Saifuddin Chowdhury is the Managing Director and Chief Executive Officer of Bangladesh General Insurance Company Ltd, Which is the First General Insurance Company in the Private Sector in Bangladesh. He has been appointed as Managing Director and CEO on 1st August, 2013 by getting approval of IDRA. He is responsible for company strategy, team building and operations. He is known for his visionary leadership and exemplary integrity. Mr. Saifuddin Chowhury, just immediately after completing his post graduatin studies he started his career with BGIC since 1986 as a- junior officer. In the year 1987, he was transferred to BGIC's zonal office, Chattogram as a accounts in-charge. By dint of his merit, talent and efficiency, he has a deep understanding of the insurance business and experience on underwriting, accounts and finance, administration, branch control, re-insurance, claim and marketing.

Mr. Saifuddin Chowdhury has a excellent social affiliation and has been a permanent member of Chittagong Club, Chittagong Metropolitan Shooting Club, Mainamoti Golf and Country Club, and Life Member of Chittagong Diabetic Association, Jalalabad Association, Chitagang Lions Foundation, Chittagong University Management Association, Chittagong Collage Ex. Student Association, Chittagong University Ex. Student Association batch '83. He is also a Chatered Member of Lions Club International District 315-84, Bangladesh.

He holds B.Com (Hons.), M.Com (Mgt.) from University of Chittagong and also completed Masteres of Business Admisistration (MBA) from Southern University, Chittagong. He is also acting as the company secretary.



Financial Consultant

Mr. Anisuz Zaman Chowdhury qualified as a Chartered Accountant from the Institute of Chartered Accountants in England and Wales in 1964, admitted as an ACA in 1965 and FCA in 1975. He has served a number of internationally reputed Chartered Accountancy firms, The World Bank, Asian Development Bank, UNDP, IFAD and other international donors. He is widely experienced in investment and share market.



Adviser

In the field of management, particularly in its profession side. BGIC is enriched and proud to have Mr. A.K. Azizul Hug Chaudhuri as its Adviser. Mr Chaudhuri is an MA in Economics, a Fellow by examinaton of the world famous Chartered Insurance Institute of London (FCII) and a Diploma holder in Office Management from Allied School of Accountacy and Management, Glassgow. He received 3 years advanced training on insurance and re-insurance in England and Germany under the Overseas Students Training Scholarship of the C.I.I of U.K. He is a widely recognized insurance expert at both home and abroad, a life time Fellow of the Federation of the Insurance Institute of India and an Overseas. Fellow of the Economic Development Institute of the World Bank, Washington. Mr. Chaudhuri was the Managing Director of Sadharan Bima Corporation and Director of Bangladesh Insurance Academy. He is a prolific writer and the author of two text books on insurance.



Additional Managing Director (Marketing)

BGIC's Additional Managing Director (Marketing) Mr Kazi Mokaddas Masum joined the company as a junior development officer way back in 1986 around the same time when BGIC started operating as the first general insurance company in the private sector. By dint of his own merit he has risen to such a coveted position of the company. He is an M. Sc. in Physics from Rajshahi University.

Management Committee



Chairman
Mr. Ahmed Saifuddin Chowdhury
Managing Director & CEO



Member
Mr. Md. Imran Rouf

Additional Managing Director
Operation & Head of Dhaka Zonal Office



Mr. Chowdhury Md. Abu Sayead

Additional Managing Director & CFO
Finance & Accounts



Member
Mr. Md. Manik Miah

Deputy Managing Director
Internal Audit & Compliance



Member Mr. Syed Galib Mashuk Murshed Deputy Managing Director HR & Development



Mr. Adnan Alam

Deputy Managing Director
Structural Investment

Member



Mr. Saifuddin Ahmed
Asst. Managing Director &
Company Secretary

Member

Audit Committee



Chairman Mr. Mustafa Zaman Abbasi Independent Director



Member Mr. Salim Bhuiyan Vice-Chairman



Member Mr. Md. Shakil Rizvi **Public Director**

Investment Committee



Chairman Mr. Ahmed Saifuddin Chowdhury Managing Director & CEO



Member Mr. Anisuz Zaman Chowdhury, FCA Financial Consultant



Member Mr. Adnan Alam Deputy Managing Director Structural Investment



Member Mr. Chowdhury Md. Abu Sayead Additional Managing Director & C F O



Mr Debabrata Banik **Executive Vice President** Structural Investment

Member





Mr. Md. Imran Rouf

Dhaka Zonal Office 42, Dilkusha C/A, Dhaka Tel. 02-9513694 Cell: 01819219752



Mr. A K M Sayedul Haque

Uttara Branch
House # 2A, Road # 2B, Sonargaon
Janapath, Sector # 11, Uttara, Dhaka-1230
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Email: bgicub@yahoo.com



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Mr. Shah Anis Uddin Ahmed

Kawran Bazar Branch BTMC Bhaban 7-9, Kawran Bazar, Dhaka-1215 Tel: 02-8189348, Cell: 01552-370615, 01745-771939 Email: bgickb@gmail.com



Mr. S M Mahbub

Topkhana Road Branch BGIC Tower 34, Topkhana Road Dhaka - 1000 Tell: 02-9514764, Cell: 01817-052478 Email: bgictrb@gmail.com



Mr. Shah Almas Uddin

Imamgonj Branch 60, Biren Bosh Street(chalk Mogoltoli) Imamgonj, Dhaka. Tel: 02-7343870, Cell: 01715-292416, Fax: 02-7342467 Email: bgic.imj868@yahoo.com



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Mr. Md. Ruhul Amin

Mirpur Branch Sanghita Super Market (4th Floor) Darussalam Road, Mirpur-1 Dhaka-1216. Tel: 58053756, Cell: 01711-952385 Email: bgicmir@gmail.com



Mr. Swapan Kumar Bhattacharjee

Halishahar Branch Shodeshpolli Building (4th Floor), House No. 08, Lain No. 06, Road No. 02 Block-G, Housing Society, Chattogram. Cell: 01717-192201

Mr. Salamat Ali Khan

Agrabad Zonal Office
Jiban Bima Bhaban, 56 Agrabad C/A,
Chattogram.
Tel: 02-41370377, 02-333310034
Cell: 01819-316592
Email: zoagrabad@bgicl.com

Head of Branches



Mr. A.H.M Anwarul Aziz

Anderkilla Branch 277/280, K.B. Orchid Plaza Anderkilla, Chattogram. Tel: 031-616034, Cell: 01819-380436



Mr. Azaz Mohammad Nazmul Huda Chow.

G.E.C. More Branch IFCO Complex (4th Floor) 1147/A, C.D.A. Avenue East Nasirabad, Chattogram. Tel: 02-334452868, Cell: 01813-214467



Mr. Mohammed Ali Mamun

Sitakunda Branch

Sitakunda Shopping Center (2nd Fl.), DT Road, Sitakunda Bazar, Sitakunda Powrashava, Sitakunda, Chattogram. Tel: 030-2856016. Cell: 01711-345909



Mr. Md. Wasim Chowdhury

Sylhet Branch

Modhubon Super Market(3rd Floor) Bandar Bazar, Sylhet. Tel: 0821-714513, Cell: 01711-337720



Mr. Md. Shamsuzzaman Wahid

Moulavibazar Branch

Three Star Plaza 169,Court Road(1st Floor) Chowmohona Kulaura Road Moulavibazar Tel: 0861-63828, Cell: 01711-867473



Mr. Harunur Rahim Rupoz

Habiganj Branch Wahab Market(1st Fl.) C/A Post Office Road, Sadar Habigonj-3300

Contact: Cell: 01720-831531



Mr. Md. Rashedul Islam

Bogura Branch Jhawtola Pokur Par Bogura

Tel: 051-66460, Cell: 01712-560058



Mr. Md. Jahangir Alam

Rajshahi Branch

Saheb Bazar, Sonapatti, Rajshahi Tel: 0721-774367 Cell: 01715-973437



Mr. Md. Al-Farabi

Rangpur Branch

22, Central Road Rangour.

Tel: 0521-63725, Cell: 01716-697103



Mr. Md Hashem Ali

Naogaon Branch

Chakdev, Sadar Road

Naogaon.

Tel: 0741-62650, Cell: 01715-094619



Mr. Shah Rezaur Rahman

Dinajpur Branch 6 Lok Bhaban, Munshi Para

Dinajpur. Tel: 0531-63480, Cell: 01712228176



Mr. Md. Zobaidur Rahman

Saidpur Branch

Amin Plaza Market Shahid Dr. Zikrul Haque Sarak

aidpur.

Tel: 05526-72822, Cell: 01712-037798,

Cell: 0155-8302150





Mrs. Hamida Begum

Thakurgaon Branch Word No. 06, Tatipara, Kalibari Sarak, Thakurgaon. Tel: 056161785, Cell: 01735-330095, 01788-026666



Mr. Md. Alauddin Pramanik

Joypurhat Branch Sattar Market(2nd Floor) Main Road Joypurhat. Tel: 057151304, Cell: 01715-359384



Mr. Md. Emdad Mehedi Hassan

Sirajganj Branch Sheikh Din Mohammad Plaza (2nd Floor) Bazar Station Road Cell: 01712-312251, 01911-619868



Mr. Md. Ashraful Alam

Chapai Nawabganj Branch 91, İslampur, Bara İndra (2nd Floor) Goda Gari Road (Infront of DC Market), Chapai Nawabgonj. Cell: 01315138042



Mr. Md. Rashed

Kushtia Branch Lovely Tower (3rd Floor), 55/1 Siraj-ud-Daula Road Kushtia. Tel: 071-62077, Cell: 01711-894536



Mr. Md. Asaduzzaman

Jashore Branch 17 (New-398), Netaji Suvas Chandra Road (Garikhana) Jashore. Tel: 0421-66945, Cell: 01838-383853



Mr. Md. Luthfur Rahman

Benapole Bazar Branch Rahman Chamber(1st. Floor) Benapole Bazar Road Benapole. Contact: Cell: 01819-857418. 01917-723669



Mr. Md. Nasir Uddin

Pabna Branch AU Center (3rd Floor) Sonapatti Tel: 073163597, Cell: 01712-477498



Mr. Md. Delwar Hossain

Khulna Branch 6, P.C. Roy Road Khulna Tel: 02477724853, 041-2831712 Cell: 01711-575006, Fax: 041-720126 Email: bgickln@gmail.com



Mr. Md. Anwarul Haque

Faridpur Branch KMA Arkadia Market (2nd Floor) 63/116, Mujib Sarak Faridpur. Tel: 063167300, Cell: 01718-588048



Mr. S.M. Alauddin

Barishal Branch 95, Sadar Road Barishal. Tel: 0431-65017, Cell: 01714572955, 01747-894212



Mr. Md. Naibullah Sk

Mymensingh Branch B.M.A. Bhaban Abul Monsur Road Mymensingh. Tel: 091-67692, Cell: 01704-186820

Head of Branches



Mr. Mir Mofizul Islam

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Mr. Md.Nazmul Hasan

Madhabdi Branch Madhubdi Bazar Madhabdi. Cell: 01714-264263,01199-004339



Mr. Md Nurul Haque

Feni Branch Trunk Road Feni. Tel: 0331-74767, Cell: 01711-572136



Mr. Md. Jahangir Alam Munshi

Cumilla Branch Suravi Mansion (3rd Floor) Nazrul Islam Road, Kandirpar Cumilla. Tel: 081-62859, Cell: 01711-113737



Mr. Md. Mahfuzul Bari

Chandpur Branch Apollo Shopping Complex Pal Bazar, Chandpur. Tel: 0841-65635, Cell: 01731-190299



Mr. Md. Monir Uddin

Chowmuhani Branch Shamabay Market(2nd Floor) Karimpur Road Chowmohani. Cell: 01715639886, 01818377986



Mr. Md. Lutfur Rahman

Kulaura Branch Shahid Plaza, Uttar Bazar Kulaura. Cell : 01712-357923



Mr. Md. Nazmul Karim Chowdhury

Brahmanbaria Branch Sikder Plaza, 144 K Das Moor New Cinema Hall Road Brahmanbaria. Tel: 085162461, Cell: 01722-453011

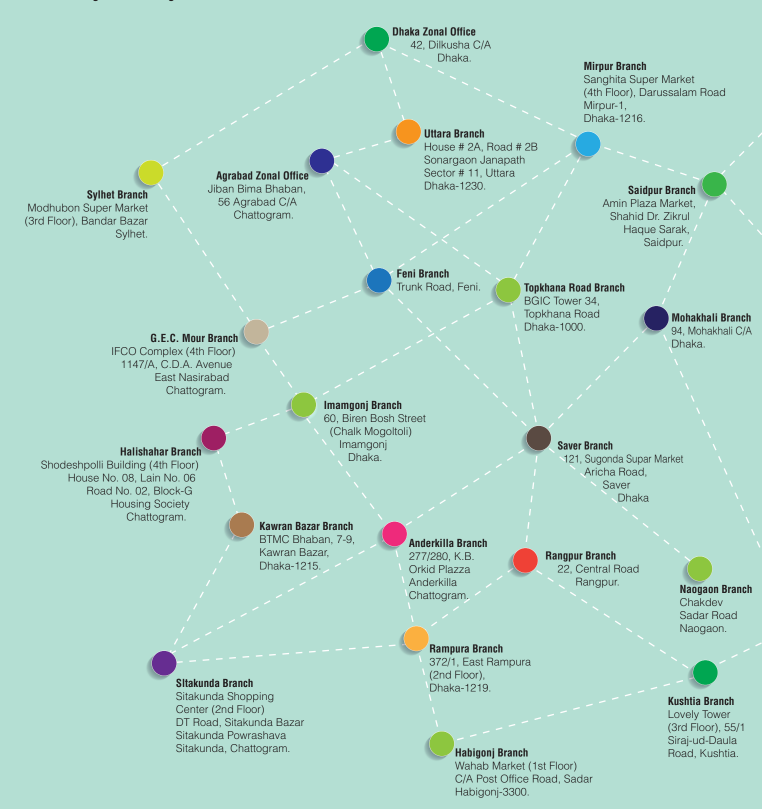


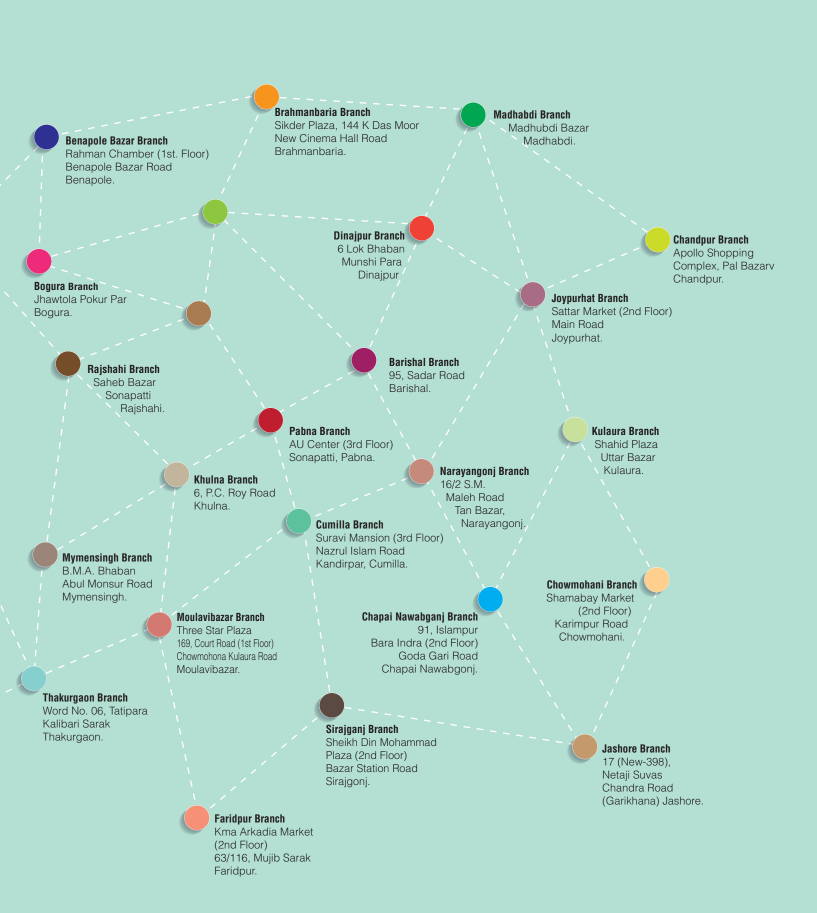
Mr. Md. Habibul Islam

Savar Branch 121, Sugonda Supar Market (4th floor) Aricha Road Savar, Dhaka. Tel: 02224441033 Cell: 01711435228, 01712-185248

BGIC Networks

All over Bangladesh through 43 Branches





Credit AA+ Rating AA+

Insurance' Financial Strength (IFS) Rating

Rating Agency: ARGUS Credit Rating Services Ltd.

Rating	2021	2020
Long Term	AA+	AA-
Short Term	S2-2	ST-2
Publishing Date	19 August 2021	18 August 2020

Denotes:

AA+	Long Term: Very high claims paying ability. Protection factors are strong. Risk is modest, but may vary slighty over time due to underwriting and/ or economic condition.
ST-2	Short Term: High certainty of timely payment. Liquidity factors are strong and supported by good fundamental protection factors. Risk factors are very small.

- * This has been a year of progress towards our strategic targets, our customer focus remains integral.
- * BGIC posted gross premium of over BDT 807.39 million in a challenging environment.
- * Aims to maintain rating in the 'AA+' range from our rating agency.
- * The board considers that BGIC is currently strongly capitalized with a risk-based capital coverage ratio at the upper end of its risk-based capital coverage target range and on 'AA+' rating with stable outlook from its credit rating agency.



সম্পদ যেখানে দুশ্চিন্তা সেখানে আমাদের সেবা নিন দুশ্চিন্তা মুক্ত থাকুন

Audit Certification Reports and Financial Statement

Audit Committee Report

On behalf of the Audit Committee, I am pleased to present its report for the year ended 31 December 2021. This year, we have split out reporting on the Audit Committee from the Corporate Governance Report; I trust that this will be helpful to shareholders and other stakeholders in understanding the work of the Audit Committee.

The Audit Committee is appointed by the Board of Directors, as recommended by Bangladesh Securities and Exchange Commission (BSEC) notification. The Audit Committee consists of three members, of which two are independent directors and one is public director. Meeting of the Committee were attended by the Managing Director & CEO, CFO and Internal Auditor of the company.

The terms of reference of Audit Committee has been set up by the Board of Directors in accordance with BSEC notification. The existing members of the committee are:

Mr. Mostafa Zaman Abbasi, Chairman

Mr. Salim Bhuiyan, Member

Ms. Md. Shakil Rizvi, Member

Three (3) meetings of Audit Committee were held during the year under review. In all meeting internal auditor gave presentation to the committee which covered internal audit plan, number of audit carried out during the year, audit observations, audit recommendations and status of its implementation. Audit Committee also meet external auditor to discuss their observations on statutory audit and their recommendations for improvement.

Role of the Audit Committee

The Audit Committee is responsible for exercising the full powers and authority of the Board in accounting and financial reporting matters and any activity within its terms of reference. The committee reports to Board of Directors as per terms of reference, on the activities

assigned. The role of the committee includes:

- Monitor the integrity of the quarterly financial statements of the company and any formal announcements relating to the company's financial performance, reviewing significant financial reporting judgments contained in them;
- Review the effectiveness of the company's internal financial controls, internal control and risk management systems;
- Monitor and review the effectiveness of the company's internal audit function;
- Make recommendations to the Board, for it to put to the shareholders for their approval in general meetings, in relation to the appointment, reappointment and removal of the external auditor and to approve the remuneration and terms of engagement of the external auditor;
- Review and monitor the external auditor's independence and objectivity and the effectiveness of the audit process, taking into consideration relevant professional and regulatory requirements;
- Develop and implement policy on the engagement of the external auditor to supply non-audit services, taking into account relevant ethical guidance regarding the provision of non-audit services by the external audit firm and to report to the board, identifying any matters in respect of which it considers that action or improvement is needed and making recommendations as to the steps to be taken; and
- Establish and maintain procedures for processing complaints regarding accounting, internal controls or auditing matters and to review the company's procedures for the confidential anonymous submission by company employees of concerns regarding questionable accounting or auditing matters.

Meeting and Attendance

The Company will hold at least 3 meetings in a year. The quorum of the Audit Committee meeting shall not constitute without at least 1 independent director, and two members present. The audit committee may invite such other person (e.g., the Managing Director & CEO, CFO, internal auditor) to its meetings, as it deems necessary. The external auditor shall normally attend the meetings of the committee at which it communicates audit risks and planning and the full year results. Company Secretary shall act as the secretary of the committee.

Activities Carried out by the Audit Committee

Audit Committee acted as per guideline mentioned in the charter of the Committee. The Committee reviewed effectiveness of internal control and external audit procedures and reports thereon. The Audit Committee regularly updates the Board of Directors on their observations and status of control environment. The members of Audit Committee were appraised duly by:

Financial Reporting

The Committee reviewed the draft annual and interim management reports before recommending their publication to the Board. The Committee discussed with the Chief Executive, Chief Financial Officer and external auditor the significant accounting policies, internal controls, compliance of statutory provisions of law and other regulatory authorities, Compliance of Bangladesh Accounting Standards (BAS) and appropriateness of disclosure estimates and judgments applied in preparing these Financial Statements. The Committee also reviewed the draft interim management statements.

The CFO on financial performance of the company for the period under review. After due verification Audit Committee formed the opinion that adequate financial control and procedures are in place to provide reasonable assurance that the company's resources are safeguard and the financial position of the Company is well managed.

Internal Control and Risk Management

The Committee reviewed the risk management process and discussed the inherent risks faced by the business. Risk management activities take place throughout the organization to support the Committee in its corporate governance responsibilities, working with the business to proactively and effectively manage risk. This, together with the related controls

and assurance processes, is designed to identify, evaluate and manage risk and to ensure that the resultant residual risks meet the risk appetite of the Board. The Committee discussed with management how they would continue to deliver high-quality oversight and risk evaluation against the background of the current economic climate.

The committee has an ongoing process for reviewing the effectiveness of the system of internal controls and of the internal audit function. During 2021, it reviewed and approved the risk-based audit plan and the staffing levels in internal control to ensure it had sufficient resources to fulfill the agreed plan. It considered reports from the internal control team summarizing the audit findings and recommendations and describing actions taken by management to address any shortfalls. It reviewed the level and nature of outstanding audit weaknesses and invited management to the committee to further understand progress where it felt it was necessary.

Audit Committee Effectiveness

The committee prepares and reviews with the board an annual performance evaluation of the committee. The findings of the review ensure that the board is satisfied that the committee is operating effectively, and meeting all applicable legal and regulatory requirements.

On behalf of the Audit Committee

Mustafa Zaman Abbasi Chairman, Audit Committee 14th June, 2022



An independent member firm of AGN International

BGIC Tower (4th Floor) 34, Topkhana Road Dhaka-1000, Bangladesh Tel: +88-02-223351948, 223383143

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Independent Auditor's Report

To the Shareholders of Bangladesh General Insurance Company Limited Report on the Audit of the Financial Statements

Qualified Opinion

We have audited the financial statements of Bangladesh General Insurance Company Limited (the "Company"), which comprise the Balance Sheet (Statement of Financial Position) as at 31 December 2021, the Profit and Loss Account (Statement of Profit or Loss and Other Comprehensive Income), Profit and Loss Appropriation Account, related Revenue Accounts, Statement of Changes in Equity and Statement of Cash Flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, except for the effects of the matters described in the Basis for Qualified Opinion section of our report, the accompanying financial statements present fairly, in all material respects, the financial position of the company as at 31 December 2021, and its financial performance and its cash flows for the year then ended in accordance with International Financial Reporting Standards (IFRSs), the Companies Act 1994, the Insurance Act 2010, the Insurance Rules 1958, the Securities and Exchange Rules 1987 and other applicable laws and regulations.

Basis for Qualified Opinion

We could not obtain sufficient appropriate audit evidence regarding Premium Deposits of BDT 3.16 million in note no. 8 to the financial statements, BDT 9.79 million in the "Cash and Cheques in hand" as carried in note no. 21 to the financial statements, and the reconciliation of the difference of BDT 114.82 million between VAT return and "Premium" as presented in "Form-XL" to the financial statements. Moreover, we could not obtain the fixed asset register of the Property, Plant and Equipment of the company shown in note no. 22.01 to the financial statements.

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

Premium Income

Gross general insurance premiums comprise the total premiums received for the whole period of cover provided by contracts entered into during the accounting period.

Given the important nature, connections to other items to the financial statements and sensitivity of the item we believe this area pose high level of risk. **See from-XL to the financial statements.**

How our audit addressed the key matters

With respect to Premium income in respect of various types of insurance we carried out the following procedures:

- The design and operating effectiveness of key controls around premium income recognition process.
- Carried out analytical procedures and recalculated premium income for the period.
- Carried out cut-off testing to ensure unearned premium income has not been included in the premium income.
- On a sample basis reviewed policy to ensure appropriate policy stamp was affixed to the contract and the same has been reflected in the premium register.
- Ensured on a sample basis that the premium income was being deposited in the designated bank account.
- Tested on a sample basis to see that appropriate VAT was being collected and deposited to bank through Treasury Challan.
- For a sample of insurance contracts tested to see if appropriate level of reinsurance was done and whether that re insurance premium was deducted from the gross premium.
- Finally assessed the appropriateness and presentation of disclosures against relevant accounting standards, Insurance Act 1938 (as amended in 2010), Insurance Rules, 1958 and other applicable rules and regulations and regulatory guidelines.

Estimated liability in respect of outstanding claims whether due or intimated and claim payment

This account represents the claim due or intimated from the insured and involves significant management judgment and risk of understatement. In extreme scenario this item may have going concern implications for the company. **See note no. 11 to the financial statements.**

How our audit addressed the key matters

We tested the design and operating effectiveness of controls around the due and intimated claim recording process.

We additionally carried out the following substantive testing's around this item:

- Obtained the claim register and tested for completeness of claims recorded in the register on a sample basis.
- Obtained a sample of claimed policy copy and cross check it with claim.
- Obtained a sample of survey reports cross checked those against respective ledger balances and in case of discrepancy carried out further investigation.
- Obtained and discussed with management about their basis for estimation and challenged their assumptions where appropriate.
- Reviewed the claim committee meeting minutes about decision about impending claims.
- Tested a sample of claims payments with intimation letter, survey report, bank statement, claim payment register and general ledger.

 Finally assessed the appropriateness and presentation of disclosures against relevant accounting standards, Insurance Act 1938 (as amended in 2010), Insurance Rules, 1958 and other applicable rules and regulations and regulatory guidelines.

Emphasis of Matters

We draw attention to note 3.23 (d) of the financial statements, which describes the reason for not establishing Worker's Profit Participation Fund by the Company according to Bangladesh Labor Act 2006 (as amended in 2013).

We refer to note 3.23 (b) of financial statements, which shows that the Company has not performed any actuarial valuation on gratuity fund that is a noncompliance as per IAS 19.

Furthermore, as described in note no. 3.23 (a) of the financial statements, the management could not determine the forfeited amount of the provident fund due to non-availability of audit report.

We draw attention to note 2.02 of the financial statements, which stats that the company has not fully complied with IFRS 16. Our opinion is not modified in respect of these matters.

Other Information

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

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

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

When we read the annual report, if we conclude that there is a material misstatement therein, we are required to communicate the matter to the board of directors of the Company.

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

Management is responsible for the preparation and fair presentation of the financial statements in accordance with IFRSs, the Companies Act 1994, the Insurance Act 2010, the Insurance Rules 1958 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.

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 judgement 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.
- 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.

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

Report on other Legal and Regulatory Requirements

In accordance with the Companies Act 1994, the Insurance Act 2010, the Insurance Rules 1958 and other applicable Laws and Regulations, we also report that:

- a) We could not obtain all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit and made due verification thereof;
- b) In our opinion, proper books of accounts, records and other statutory books as required by law were not been kept by the Company so far as it appeared from our examinations of those books;
- c) The Company management has not followed relevant provisions of laws and rules in managing the affairs of the Company and proper books of accounts, records and other statutory books have been properly

maintained and (where applicable) proper returns adequate for the purposes of our audit have been received from branches not visited by us;

- d) As per section 63(2) of the Insurance Act 2010, in our opinion to the best of our knowledge and belief an according to the information and explanation given to us, all expenses of management wherever incurred and whether incurred directly or indirectly, in respect of insurance business of the company transacted in Bangladesh during the year under report have been duly debited to the related Revenue Accounts and the Statement of Profit or Loss and Other Comprehensive Income of the Company;
- e) We report that to the best of our information and as shown by its books, the company during the year under report has not paid any person any commission in any form, outside Bangladesh in respect of any its business re-insured abroad;
- f) The statement of Financial Position, Statement of Profit or Loss and Other Comprehensive Income, of Profit and Loss Appropriation Account, Insurance Revenue Accounts, Related Revenue Accounts, Statement of Changes in Equity and Statement of Cash Flows of the Company together with the annexed notes dealt with by the report are not in agreement with the books of account and returns; and
- g) The expenditure was incurred for the purpose of the Company's business.

Dated: Dhaka 14 June, 2022

Howlader Mahfel Huq, FCA

ICAB Enrolment No. 105 Managing Partner

Mahfel Huq & Co.

Chartered Accountants
DVC: 2206160105AS772667

Bangladesh General Insurance Company Ltd.

Balance Sheet

(Statement of Financial Position) As at December 31, 2021

Capital and Liabilities	Notes	Amoun	t in Taka
Vapital and Liaumities	MOTES	2021	2020
Share capital			
Authorized Share Capital	4.00	1,000,000,000	1,000,000,000
Issued, Subscribed and Paid-up Capital Share Premium	4.00 5.00	540,272,550 244,825,200	540,272,550 244,825,200
Reserve and Contingency Account		207,212,436	196,748,462
Reserve for Exceptional Losses General Reserve Share Value Fluctuation Fund Investment Fluctuation Fund Dividend Equalization Reserve	6.01 6.02 6.03 6.04 6.05	216,068,701 6,500,000 (56,156,265) 35,800,000 5,000,000	210,068,701 5,000,000 (31,020,239) 11,000,000 1,700,000
Profit and Loss Appropriation Account Balance Total Shareholders' Equity	0.00	68,220,232 1,060,530,418	65,014,787 1,046,860,999
Balance of Fund And Accounts	7.00	159,871,880	148,593,262
Fire Insurance Fund Account Marine Cargo Insurance Fund Account Marine Hull Insurance Fund Account Motor Insurance Fund Account Miscellaneous Insurance Fund Account	7.00	40,591,970 45,808,499 4,925,718 39,058,576 29,487,117	28,419,958 39,251,886 3,826,374 51,994,726 25,100,318
Premium Deposits	8.00	6,162,664	7,236,891
Lease Obligations	9.00	47,593,413	46,791,178
Provisions for Fund Employees Gratuity Fund Corporate Social Responsibility (CSR) Fund	10.00	1,500,000 - 1,500,000	7,394,000 6,500,000 894,000
Liabilities and Provisions		430,568,697	394,600,370
Estimated Liabilities in Respect of Outstanding Claims Whether Due or Intimated Amount Due to Other Persons or Bodies Carrying on Insurance Business Loan from Banks Sundry Creditors Unpaid Dividend Provision for Taxation	11.00 12.00 13.00 14.00 14.01 15.00	109,211,865 8,496,671 142,081,743 35,917,928 24,644,476 110,216,014	126,876,403 22,261,593 76,804,305 27,257,531 30,427,479 110,973,059
Total Liabilities		645,696,654	604,615,701
Total Shareholders' Equity and Liabilities		1,706,227,072	1,651,476,700

Ahmed Saifuddin Chowdhury Managing Director & CEO Md. Shakil Rizvi Director Salim Bhuiyan Director

Signed as per our annexed report of even date.

Towhid Samad Chairman

Howlader Mahfel Huq, FCA

ICAB Enrolment No. 105

Managing Partner

Mahfel Huq & Co. Chartered Accountants DVC: 2206160105AS772667

Bangladesh General Insurance Company Ltd. Balance Sheet

(Statement of Financial Position) As at December 31, 2021

Assets and Properties	Notes	Amoun	t in Taka
Assets and Fruperties	Maries	2021	2020
Investment Interest, Dividend and Rent Outstanding Amount Due from Other Persons or Bodies Carrying on Insurance Business Sundry Debtors Deferred Tax Asset	16.00 17.00 18.00 19.00 20.00	306,118,810 73,657,321 220,017,004 21,834,382 1,090,064	268,081,343 93,270,879 281,153,303 28,235,011 112,120
Cash and Bank Balances Fixed Deposits Accounts Cash and Cheques in hand STD and Current Accounts	21.00 21.01 21.02	909,115,625 811,032,757 9,791,925 88,290,943	827,207,314 663,232,756 20,857,238 143,117,320
Other Accounts Fixed Assets (at Cost Less Accumulated Depreciation) Stock of Stamps and Stationery	22.00 22.01 23.00	174,393,866 170,186,755 4,207,111	153,416,730 149,414,529 4,002,201
Total Assets and Properties		1,706,227,072	1,651,476,700
Net Asset Value (NAV) Per Share	25.00	19.63	19.38

The accompanying notes 1-36 form an integral part of these financial statements

Ahmed Saifuddin Chowdhury Managing Director & CEO

Dated: June 14, 2022

Place: Dhaka

Md. Shakil Rizvi

Signed as per our annexed report of even date.

Chairman

Howlader Mahfel Huq, FCA

ICAB Enrolment No. 105

Managing Partner

Mahfel Huq & Co. Chartered Accountants

DVC: 2206160105AS772667

Bangladesh General Insurance Company Ltd.

Profit and Loss Account

(Statement of Profit or Loss Account & Other Comprehensive Income) For the year ended December 31, 2021

PARTICULARS	Notes	Amount	in Taka
PANTIGULANS	Notes	2021	2020
Expenses of management: (Not Applicable to any particular fund or Account)		59,705,460	40,833,965
Advertisement in News papers and Periodicals		3,303,735	2,248,010
Director's Fees	26.00	144,000	160,000
Legal and Professional fees		461,750	537,250
Audit fees	27.00	450,000	385,000
Gratuity Expense		500,000	
Donation and Subscription		3,496,055	1,997,250
Interest		11,997,680	11,110,203
Depreciation		39,352,240	24,396,252
Net profit transferred to profit and loss appropriation account		135,814,557	101,882,726
Total		195,520,017	142,716,691
Interest Dividend and Bents			
Interest, Dividend and Rents:			
(Not Applicable to any particular fund or Account) Interest and Dividend Income	28.00	43,600,501	39,985,065
interest and dividend income	26.00	43,000,301	39,963,063
Profit/(Loss) Transferred from		58,942,280	55,878,150
Fire Revenue Account		(52,260,490)	(79,486,611)
Marine Revenue Account		49,332,528	62,142,185
Motor Revenue Account		48,201,644	35,105,065
Miscellaneous Revenue Account		13,668,598	38,117,511
Sundry Income	29.00	92,977,236	46,853,476
Total		195,520,017	142,716,691

The accompanying notes 1-36 form an integral part of these financial statements.

Ahmed Saifuddin Chowdhury Managing Director & CEO Md. Shakil Rizvi Director

Salim Bhuiyan Director

Signed as per our annexed report of even date.

Towhid Samad

Howlader Mahfel Huq, FCA
ICAB Enrolment No. 105
Managing Partner

Mahfel Huq & Co. Chartered Accountants DVC: 2206160105AS772667

Bangladesh General Insurance Company Ltd.

Profit and Loss Appropriation Account

For the year ended December 31, 2021

PARTICULARS	Notes	Amount	t in Taka
FARTIGULARO	MOTES	2021	2020
Reserve for Exceptional Losses	6.01	6,000,000	4,500,000
Reserve for Dividend Equalization	6.05	3,300,000	-
Reserve for Investment Fluctuation		24,800,000	-
Provision for Corporate Social Responsibility (CSR) Fund		906,000	-
Provision for General Reserve	6.02	1,500,000	-
Provision for Income Tax	15.01	32,248,350	30,000,000
Provision for Deferred Tax		(977,944)	(392,131)
Provision for Employees Gratuity Fund		-	5,000,000
Dividend Distributed from Last Year Profit		64,832,706	59,429,981
Balance transferred to Statement of Financial position		68,220,232	65,014,787
Total		200,829,344	163,552,637
Balance brought forward from last year		65,014,787	61,669,911
Net Profit for the year brought down		135,814,557	101,882,726
Net Front for the year brought down		130,014,331	101,002,720
Total		200,829,344	163,552,637
Earnings Per Share (EPS)	30.00	1.92	1.25

The accompanying notes 1-36 form an integral part of these financial statements.

Ahmed Saifuddin Chowdhury Managing Director & CEO

Signed as per our annexed report of even date.

Dated: June 14, 2022 Place: Dhaka

Howlader Mahfel Huq, FCA ICAB Enrolment No. 105 **Managing Partner**

Mahfel Huq & Co. **Chartered Accountants** DVC: 2206160105AS772667

Bangladesh General Insurance Company Ltd. Consolidated Revenue Account

For the year ended December 31, 2021

PARTICULARS	Notes	Amoun	t in Taka
FANTIGULANS	Nutes	2021	2020
Claim Under Policies Less Re-Insurance		98,744,672	64,959,681
Paid during the year Total estimated liability in respect of outstanding claims at	11.00	116,409,210 109,211,865	77,145,248 126,876,403
the end of the year whether due or intimated Less: Outstanding at the end of the previous year		(126,876,403)	(139,061,970)
Agency Commission Expenses of Management		51,791,921 262,287,304	92,313,919 241,956,145
Profit transferred to Profit and Loss Account		58,942,280	55,878,150
Reserve for unexpired Risks of premium income of the year as shown in the Balance Sheet	7.00	159,871,880	148,593,262
Total		631,638,057	603,701,157
		631,638,057	603,701,157
Balance of account at the beginning of the year		148,593,262	183,181,068
(Reserve for unexpired Risks) Premium less Re-Insurance		392,291,125	365,743,596
Commission on Re-Insurance ceded		90,753,670	54,776,493
Total		631,638,057	603,701,157

The accompanying notes 1-36 form an integral part of these financial statements.

Ahmed Saifuddin Chowdhury Managing Director & CEO

Md. Shakil Rizvi

Signed as per our annexed report of even date.

Dated: June 14, 2022 Place: Dhaka

Howlader Mahfel Huq, FCA ICAB Enrolment No. 105 **Managing Partner** Mahfel Huq & Co.

Towhid Samad

Chartered Accountants DVC: 2206160105AS772667

Bangladesh General Insurance Company Ltd. Fire Insurance Revenue Account

For the year ended December 31, 2021

PARTICULARS	Notes	Amoun	t in Taka
FANTIGULANS	Mores	2021	2020
Claim Under Policies Less Re-Insurance Paid during the year Total estimated liability in respect of outstanding claims at the end of the year whether due or intimated Less: Outstanding at the end of the previous year	11.00	62,467,190 86,912,171 57,583,663 - (82,028,644)	36,943,678 54,581,176 82,028,644 - (99,666,142)
Agency Commission Expenses of Management		25,209,252 116,459,509	42,903,986 107,509,409
Profit transferred to Profit and Loss Account		(52,260,490)	(79,486,611)
Reserve for unexpired Risks of premium income of the year as shown in the Balance Sheet	7.00	40,591,970	28,419,958
Total		192,467,431	136,290,420
Balance of account at the beginning of the year (Reserve for unexpired Risks)		192,467,431 28,419,958	136,290,420 29,247,674
Premium less Re-Insurance Commission on Re-Insurance ceded		101,479,926 62,567,547	71,049,896 35,992,850
Total		192,467,431	136,290,420

The accompanying notes 1-36 form an integral part of these financial statements.

Ahmed Saifuddin Chowdhury
Managing Director & CEO

Md. Shakil Rizvi Director

Salim Bhuiyan Director

Signed as per our annexed report of even date.

Dated: June 14, 2022 Place: Dhaka Howlader Mahfel Huq, FCA
ICAB Enrolment No. 105
Managing Partner
Mahfel Huq & Co.
Chartered Accountants
DVC: 2206160105AS772667

Bangladesh General Insurance Company Ltd.

Marine Insurance Revenue Account

For the year ended December 31, 2021

PARTICULARS	Notes	Amount	in Taka
FANTIGULANS	NOIG2	2021	2020
Claim Under Policies Less Re-Insurance Paid during the year Total estimated liability in respect of outstanding claims at the end of the year whether due or intimated Less: Outstanding at the end of the previous year	11.00	9,797,308 1,229,772 28,598,600 - (20,031,064)	9,221,540 8,279,269 20,031,064 - (19,088,793)
Agency Commission Expenses of Management		9,804,671 52,327,548	16,774,331 47,904,551
Profit transferred to Profit and Loss Account		49,332,528	62,142,185
Reserve for unexpired Risks of premium income of the year as shown in the Balance Sheet	7.00	50,734,217	43,078,260
Total		171,996,272	179,120,867
Balance of account at the beginning of the year (Reserve for unexpired Risks) Premium less Re-Insurance Commission on Re-Insurance ceded		171,996,272 43,078,260 119,446,965 9,471,047	179,120,867 66,561,940 101,956,090 10,602,837
Total		171,996,272	179,120,867

The accompanying notes 1-36 form an integral part of these financial statements.

Ahmed Saifuddin Chowdhury Managing Director & CEO Md. Shakil Rizvi Director

Salim Bhuiyan Director

Signed as per our annexed report of even date.

Howlader Mahfel Huq, FCAICAB Enrolment No. 105

Towhid Samad

Managing Partner

Mahfel Huq & Co. Chartered Accountants DVC: 2206160105AS772667

Bangladesh General Insurance Company Ltd.

Motor Insurance Revenue Account

For the year ended December 31, 2021

PARTICULARS	Notes	Amoun	t in Taka
FANTIGULANS	MOTES	2021	2020
Claim Under Policies Less Re-Insurance		24,189,951	21,707,993
Paid during the year Total estimated liability in respect of outstanding claimsat the end of the year whether due or intimated	11.00	23,812,699 13,086,354	19,772,972 12,709,102
Less: Outstanding at the end of the previous year		(12,709,102)	(10,774,081)
Agency Commission		5,950,663	19,541,937
Expenses of Management		33,623,122	47,945,620
Profit transferred to Profit and Loss Account		48,201,644	35,105,065
Reserve for unexpired Risks of premium income of the year as shown in the Balance Sheet	7.00	39,058,576	51,994,726
Total		151,023,956	176,295,341
		151,023,956	176,295,341
Balance of account at the beginning of the year (Reserve for		51,994,726	46,166,716
unexpired Risks) Premium less Re-Insurance		97,646,441	129,986,816
Commission on Re-Insurance ceded		1,382,789	141,809
Total		151,023,956	176,295,341

The accompanying notes 1-36 form an integral part of these financial statements.

Ahmed Saifuddin Chowdhury Managing Director & CEO Md. Shakil Rizvi

Salim Bhuiyar Director

Signed as per our annexed report of even date.

Howlader Mahfel Huq, FCA

ICAB Enrolment No. 105

Managing Partner

Mahfel Huq & Co.

Chartered Accountants
DVC: 2206160105AS772667

Bangladesh General Insurance Company Ltd. Miscellaneous Insurance Revenue Account

For the year ended December 31, 2021

PARTICULARS	Notes	Amount	t in Taka
FANTIGULANS	MOIG2	2021	2020
Claim Under Policies Less Re-Insurance	-	2,290,223	(2,913,530)
Paid during the year		4,454,568	(5,488,169)
Total estimated liability in respect of outstanding claims at the	11.00	9,943,248	12,107,593
end of the year whether due or intimated Less: Outstanding at the end of the previous year		(12,107,593)	(9,532,954)
cess. Outstanding at the end of the previous year		(12,107,333)	(3,002,004)
Agency Commission		10,827,335	13,093,665
Expenses of Management		59,877,125	38,596,565
Profit transferred to Profit and Loss Account		13,668,598	38,117,511
Reserve for unexpired Risks of premium income of the year as	7.00	29,487,117	25,100,318
shown in the Balance Sheet			
Total		116,150,398	111,994,529
		116,150,398	111,994,529
Balance of account at the beginning of the year (Reserve for		25,100,318	41,204,738
unexpired Risks)			
Premium less Re-Insurance		73,717,793	62,750,794
Commission on Re-Insurance ceded		17,332,287	8,038,997
Total		116,150,398	111,994,529
IUIAI		110,100,090	111,994,029

The accompanying notes 1-36 form an integral part of these financial statements.

Ahmed Saifuddin Chowdhury Managing Director & CEO

Director

Salim Bhuiyan

Signed as per our annexed report of even date.

Howlader Mahfel Huq, FCA

Chairman

ICAB Enrolment No. 105 **Managing Partner**

Mahfel Huq & Co. Chartered Accountants DVC: 2206160105AS772667

Amount in Taka

Bangladesh General Insurance Company Ltd. Statement of Changes in Equity

For the Year Ended December 31, 2021

1,046,860,999 1,060,530,418 104,544,151 (64,832,706) 31,020,239 (56, 156, 265)(000'906)Total (000'906)68,220,232 (1,500,000)(24,800,000)65,014,787 (64,832,706)(6,000,000)(3,300,000)104,544,151 1,700,000 5,000,000 3,300,000 Equalization Fund (56, 156, 265) (31,020,239) 31,020,239 (56, 156, 265)Share Value Fluctuation Fund 540,272,550 244,825,200 216,068,701 6,500,000 35,800,000 11,000,000 24,800,000 Investment Fluctuation Fund 5,000,000 1,500,000 General Reserve 210,068,701 6,000,000 Reserve for Exceptional Losses 244,825,200 Premium Share 540,272,550 Share Capital Provision for Corporate Social Responsibility (CSR) Fund Cash Dividend 2020 Paid During the Year Appropriation made during the year Balance as on January 01, 2021 Balance as on December 31, 2021 Profit after Tax during the Year Investment Fluctuation Fund Fair Value Reserve Realized Dividend Equalization Fund Fair Value Reserve- 2021 General Reserve **Particulars**

Statement of Changes in Equity

For the Year Ended December 31, 2020

Particulars	Share Capital	Share Premium	Reserve for Exceptional Losses	General Reserve	Investment Fluctuation Fund	Share Value Fluctuation Fund	Dividend Equalization Fund	Profit & Loss Appropriation Account	Total
Balance as on January 01, 2020	540,272,550	244,825,200	540,272,550 244,825,200 205,568,701 5,000,000 11,000,000 (62,816,579)	5,000,000	11,000,000	(62,816,579)	1,700,000	61,669,911	1,007,219,783
Profit after Tax during the Year	1	1	1	1		1	1	72,274,857	72,274,857
Cash Dividend 2019 Paid During the Year	ı	1	ı	ı		1	ı	(59,429,981)	(59,429,981)
Appropriation made during the year	1	1	4,500,000	1		1	1	(4,500,000)	1
Fair Value Reserve Realized	1	1	1	1		62,816,579	1	1	62,816,579
Fair Value Reserve- 2020	1	1	1	1		(31,020,239)	1	1	(31,020,239)
Provision for Employees Gratuity Fund	1	1	1	1		1	1	(5,000,000)	(5,000,000)
Balance as on December 31, 2020	540,272,550	540,272,550 244,825,200	210,068,701	2,000,000	5,000,000 11,000,000	(31,020,239)	1,700,000	65,014,787	1,046,860,999

The accompanying notes 1-36 form an integral part of these financial statements

Ahmed Saifuddin Chowdhury Managing Director & CEO

Md. Shakil Rizvi Director

Salim Bhuiyan Director

Francing



Bangladesh General Insurance Company Ltd. Statement of Cash Flows

For the Year Ended December 31, 2021

PARTICULARS	Notes	Amount in Taka		
FANTIGULANS	Notes	2021	2020	
A. Cash Flows from operating activities				
Collections from Premium, other income and receipts		1,056,692,270	882,351,986	
Management Expenses, Re-Insurance, Claims and Others		(900,536,921)	(758,422,843)	
Income Tax paid		(33,005,395)	(19,006,352)	
Net Cash from operating activities		123,149,954	104,922,791	
B. Cash flows from investing activities				
Acquisition of fixed assets		(34,885,790)	(12,115,650)	
Sale proceeds of fixed assets		6,230,514	5,185,809	
Investment in BGTB		(2,000,000)	(10,000,000)	
Disposal of Investment		814,573,071	283,712,191	
Investment made during the year		(825,604,170)	(287,805,511)	
Net Cash used in investing activities		(41,686,375)	(21,023,161)	
C.Cash flows from financing activities				
Dividend Paid		(64,832,706)	(59,429,981)	
Bank Loan		65,277,438	(86,154,106)	
Net Cash used in financing activities		444,732	(145,584,087)	
Net Decrease in Cash and Cash equivalents (A+B+C) Opening Cash and Cash equivalents at beginning of the year Closing Cash and Cash equivalents at end of the year	81,908,311 827,207,314 909,115,625	(61,684,457) 888,891,770 827,207,314		
Net Operating Cash Flows (NOCF) per share	32.00	2.28	1.94	

The accompanying notes 32 form an integral part of these financial statements

Ahmed Saifuddin Chowdhury Managing Director & CEO Md. Shakil Rizv Director Salim Bhuiyar

Towhid Samao Chairman

Bangladesh General

Statement Showing Details of & Claims ceded

during the year ended

Own Business:

Particulars	Premium received	Paid on Re-Insurance Business	Received on Re -Insurance Accepted	Net	Commission paid
	1	2	3	4=1+3-2	5
Fire	343,546,098	243,171,584	-	100,374,514	25,209,252
Marine Cargo	130,270,350	21,431,122	-	108,839,228	9,306,798
Marine Hull	9,070,648	4,181,230	-	4,889,418	497,873
Motor	100,311,798	5,531,157	-	94,780,641	5,950,663
Miscellaneous	126,237,679	54,372,037	531,242	72,396,884	10,641,400
Sub Taka	709,436,573	328,687,130	531,242	381,280,685	51,605,986

Public Sector Business

	1	2	3	4=1+3-2	5
Fire	13,666,213	12,560,801	-	1,105,412	-
Marine Cargo	21,206,676	15,524,657	-	5,682,019	-
Marine Hull	1,357,439	1,321,139	-	36,300	-
Motor	3,059,436	193,636	-	2,865,800	-
Miscellaneous	58,138,648	56,817,739	-	1,320,909	-
Sub Taka	97,428,412	86,417,972	-	11,010,440	-
Grand Taka	806,864,985	415,105,102	531,242	392,291,125	51,605,986

Ahmed Saifuddin Chowdhury Managing Director & CEO Md. Shakil Rizvi Director

Insurance Company Ltd.

Premium, Re-Insurance, commission paid and accepted

December-31, 2021

From-XL

Commission			Claims			
Received on Re-Insurance ceded	Paid on Re-Insurance Accepted	Net	Claims Paid	Received on Re -Insurance ceded	Paid on Re-Insurance Accepted	Net
6	7	8=5+7-6	9	10	11	12=9+11-10
60,792,896	-	(35,583,644)	200,211,796	113,573,731	-	86,638,065
5,357,781	-	3,949,017	15,516,657	14,424,814	-	1,091,843
1,045,308	-	(547,435)	-	-	-	-
1,382,789	-	4,567,874	23,745,557	-	-	23,745,557
13,593,009	185,935	(2,765,674)	5,575,950	1,895,910	714,115	4,394,155
82,171,783	185,935	(30,379,862)	245,049,960	129,894,455	714,115	115,869,620

6	7	8=5+7-6	9	10	11	12=9+11-10
1,774,651	-	(1,774,651)	274,106	-	-	274,106
2,995,295	-	(2,995,295)	166,890	28,961	-	137,929
72,663	-	(72,663)	-	-	-	-
-	-	-	67,142	-	-	67,142
3,739,278	-	(3,739,278)	1,600,669	1,540,256	-	60,413
8,581,887	-	(8,581,887)	2,108,807	1,569,217	-	539,590
90,753,670	185,935	(38,961,749)	247,158,767	131,463,672	714,115	116,409,210

The accompanying notes 1-36 form an integral part of these financial statements





Bangladesh General Insurance Company Ltd. Classified Summary of Assets

For the Year Ended December 31, 2021 Form "A A"

SI. No.	Class of Assets	Amour	Amount in Taka		
oi. Nu.	Cidos di Mosers	Book Value 2021	Market Value 2021		
1	Bangladesh Govt. Treasury Bond	37,000,000	37,000,000		
2	Shares Investment	325,275,075	269,118,810		
3	Cash and Bank Balances	909,115,625	909,115,625		
4	Stamps in Hand	1,887,892	1,887,892		
5	Accrued Interest	73,657,321	73,657,321		
6	Sundry Debtors	21,834,382	21,834,382		
7	Tangible Fixed Assets	126,673,802	126,673,802		
8	Land at Cost	26,486,609	26,486,609		
9	Building at Cost	17,026,344	17,026,344		
10	Stationery in Hand	2,319,219	2,319,219		
11	Deferred Tax Asset	1,090,064	1,090,064		
12	Amounts Due from Other Persons or Bodies	220,017,004	220,017,004		
	Carrying on Insurance Business				
	Total	1,762,383,337	1,706,227,072		

The accompanying notes 1-36 form an integral part of this financial statement.

Ahmed Saifuddin Chowdhury Managing Director & CEO Md. Shakil Rizvi Director

Salim Bhuiyar

Towhid Samad

Bangladesh General Insurance Company Ltd. Notes to the Financial Statements

As at and for the year ended December 31, 2021

1.00 Legal status and nature of the company

1.01 Legal status and country of operation

Bangladesh General Insurance Company Limited was incorporated as a public limited company on November 01, 1984 and obtained the certificate of commencement of business as on July 29, 1985 under the Companies Act 1913 which was amended in 1994. The company obtained insurance license from the Controller of Insurance in 1984. BGIC went for public issue in 1989 and the shares of the company are listed in both Dhaka Stock Exchange Limited and Chittagong Stock Exchange Limited.

The registered office of the Company is located at 42, Dilkusha C/A, Dhaka-1000. The operation of the company are being carried out through its 43 Branches located in different division of Bangladesh.

1.02 Nature of the company

The Principal activities of the company are to offer general insurance product including Fire insurance, Marine insurance (hull and cargo), Motor insurance, and Miscellaneous insurance. These products offer protection of policyholders' assets and indemnification of other parties that have suffered damage as a result of policyholders' accident. Revenue from above activities is derived primarily from insurance premiums.

1.03 Structure, content and presentation of financial statements

Being the general purpose financial statements, the presentation of these financial statements is in accordance with the section 27 of the Insurance Act 2010 and International Accounting Standard 1: Presentation of Financial Statements. The figures in the financial statements have been rounded off to the nearest taka.

A complete set of financial statements comprises of:

- i) Balance sheet (Statement of Financial Position) as at 31 December 2021;
- ii) Profit and Loss Account (Statement of Profit or Loss Account and Other Comprehensive Income) for the year ended 31 December 2021;
- iii) Profit and Loss Appropriation Account for the year ended 31 December 2021;
- iv) Consolidated Revenue Account for the year ended 31 December 2021;
- v) Fire Insurance Revenue Account for the year ended 31 December 2021;
- vi) Marine Insurance Revenue Account for the year ended 31 December 2021;
- vii) Motor Insurance Revenue Account for the year ended 31 December 2021;
- viii) Miscellaneous Insurance Revenue Account for the year ended 31 December 2021;
- ix) Statement of Changes in Equity for the year ended 31 December 2021;
- x) Statement of Cash Flows for the year ended 31 December 2021;
- Notes comprising a summary of significant accounting policies and other explanatory information to the accounts for the year ended 31 December 2021;

The Board of Directors are responsible for preparing and presentation the financial statements, who have approved and authorized the issue of the financial statements.

2.00 Basis of the Presentation of the Financial Statements

A summary of the Principal accounting policies which have been applied consistently (unless otherwise stated), is set out below:

2.01 Basis of preparation

The Financial Reporting Act, 2015 (FRA) was enacted in 2015. The Financial Reporting Council (FRC) under the FRA has been formed in 2017 but the Financial Reporting Standards (FRS) under this council is yet to be issued for public interest entities such as general insurance companies. As the FRS is yet to be issued as per the provisions of the FRA, the financial statements of the Company have been prepared in accordance with International Financial Reporting Standards (IFRSs) and the requirements of the Insurance Act 1938 (as amended in 2010), the Insurance Rules 1958 and in conformity the Companies Act 1994, the Securities and Exchange Rules 1987, the listing rules of Dhaka Stock Exchange Ltd. (DSE) and Chittagong Exchange Ltd (CSE) and other applicable laws & regulations in Bangladesh.

The financial statements have been prepared on going concern and accruals basis under the historical cost convention. The financial position has been prepared in accordance with the regulations as contained in parts I of the First Schedule and as per From "A" as set forth Part II of that schedule, Statement of Profit or Loss & Other

Comprehensive Income and Statement of Profit or Loss Appropriation Account has been prepared in accordance with the regulations as contained in Part I of the Second Schedule and as per From "B" & "C" as set forth in Part II of that Schedule respectively and the Revenue Accounts of each class of General Insurance business has been prepared in accordance with the regulation as contained in part I of the Third Schedule and as per From "F" as set forth in Part II of the Schedule of the Insurance Act, 1938. Statement of cash flow and Statement of changes in equity has been prepared in accordance with IFRS.

2.02 Application of International Financial Reporting Standards

The Accounting and Financial Reporting Standards that are applicable/not applicable for the financial statements for the year under review, include the following:

	an enter the transfer and the teneral and	
IAS-1	Presentation of Financial Statements	*
IAS-2	Inventories	Applied
IAS-7	Statement of Cash Flows	Applied
IAS-8	Accounting Policies, Changes in Accounting Estimates and Errors	Applied
IAS-10	Events after the Reporting Period	Applied
IAS-12	Income Taxes	Applied
IAS-16	Property, Plant and Equipment	Applied
IAS-19	Employee Benefits	Applied
IAS-20	Accounting for Government Grants and Disclosure of Government Assistance	Not Applicable
IAS-21	The Effects of Changes in Foreign Exchange Rates	Not Applicable
IAS-23	Borrowing Costs	Not Applicable
IAS-24	Related Party Disclosures	Applied
IAS-26	Accounting and Reporting by Retirement Benefit Plans	Applied
IAS-27	Separate Financial Statements	Not Applicable
IAS-28	Investments in Associates & Joint venture	Not Applicable
IAS-31	Interests in Joint Ventures	Not Applicable
IAS-32	Financial Instruments: Presentation	*
IAS-33	Earnings per Share	Applied
IAS-34	Interim Financial Reporting	Applied
IAS-36	Impairment of Assets	Applied
IAS-37	Provisions, Contingent Liabilities and Contingent Assets	Applied
IAS-38	Intangible Assets	Applied
IAS-40	Investment property	Applied
IAS-41	Agriculture	Not Applicable
IFRS-1	First-time Adoption of International Financial Reporting Standards	Not Applicable
IFRS-2	Share-based Payment	Not Applicable
IFRS-3	Business Combinations	Not Applicable
IFRS-4	Insurance Contracts	^
IFRS-5	Non-current Assets Held for Sale and Discontinued Operations	Not Applicable
IFRS-6	Exploration for and Evaluation of Mineral Resources	Not Applicable
IFRS-7	Financial Instruments: Disclosures	^ ^ :
IFRS-8	Operating Segments	Applied
IFRS-9	Financial Instruments	Not Amaliaalda
IFRS-10	Consolidated Financial Statements	Not Applicable
IFRS-11	Joint Arrangements	Not Applicable
IFRS-12	Disclosure of Interests in other Entities	Not Applicable
IFRS-13	Fair Value Measurement	Applied
IFRS-14 IFRS-15	Regulatory Deferral Accounts	Not Applicable
IFRS-15	Revenue from Contracts with Customers	Applied
IFRS-16	Leases Insurance Contracts	Applied
ILU2-11	insurance Contracts	Not Applicable

^{*} The management of Bangladesh General Insurance Company Limited has followed the principles of IAS and IFRS consistently in the preparation of the financial statements to that extent as applicable to Insurance Company. Some of the standards have not been complied with, about which IDRA has special guideline.

2.03 Going Concern

The accompanying financial statements have been prepared on a going concern basis, which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business. The accompanying financial statements do not include any adjustments should the Bangladesh General Insurance Company Ltd. be unable to continue as a going concern.

2.04 Functional and presentation currency

These financial statements are presented in Bangladeshi Taka (BDT), which is the company's presentation and functional currency except as indicated.

2.05 Foreign currency transactions

Transactions in currencies other than the Company's functional currency (foreign currencies) are recorded at the rates of exchange prevailing at the dates of the transactions. At each balance sheet date, monetary items denominated in foreign currencies are translated at the rates prevailing at the reporting date.

2.06 Comparative Information

Comparative information has been disclosed in respect of the period ended 31 December 2021 for all numerical data in the financial statements and also the narrative and descriptive information when it is relevant for better understanding of the current year's financial statements. Prior year figures have been restated and rearranged whenever considered necessary to ensure comparability with the current period.

2.07 Consistency of Presentation

In accordance with the IFRS framework for the presentation of financial statements together with IAS 1 and IAS 8, Bangladesh General Insurance Company Limited applies the accounting disclosure principles consistently from one period to the next. Where selecting and applying new accounting policies, changes in accounting policies applied, correction of errors, the amounts involved are accounted for and disclosed retrospectively in accordance with the requirement of IAS 8. We have applied the consistent accounting and valuation principles.

2.08 Use of estimates and judgments

The preparation of financial statements require management to make judgments, estimates and assumptions that affect the application of accounting policies and reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised and in any future periods affected.

3.00 Summary of Significant Accounting Policies and Other Relevant Information

3.01 Revenue recognition

Premium

Premium is recognized as income over the contract period or the period of risk whichever is appropriate on gross basis net of VAT. Premium is recorded for the policy period at the time of issuance of policy and for installment cases, it is recorded on installment due and received dates. Any subsequent revisions to or cancellations of premium are recognized in the year in which they occur. Re-insurance premium are deducted from the gross premium to present the net premium income from insurance business.

Commission on Reinsurance Ceded

Commission on reinsurance ceded is recognized as income in the period in which reinsurance premium is ceded.

3.02 Reinsurance premium ceded

Insurance premium on ceding of the risk is recognized in the period in which the risk commences in accordance with reinsurance arrangements with the reinsurers. Any subsequent revision to premium ceded is recognized in the period of such revision. Adjustment to reinsurance premium arising on cancellation of policies is recognized in the period in which they are cancelled.

3.03 Income in respect of Premium Deposits

Amounts received against Cover notes, which have not been converted into policy are recognized as Income at the earlier of Cover notes converted into policy or expiry of period not exceeding six months in accordance with the Insurance Development and Regulatory Authority (IDRA) Circular.

3.04 Premium Deficiency

Premium deficiency is recognized if the ultimate amount of expected net claim costs, related expenses and maintenance costs exceeds the sum of related premium carried forward to the subsequent accounting period as the reserve for unexpired risk. The Company considers maintenance costs as relevant direct costs incurred for ensuring claim handling operations.

3.05 Investments

Classification

Investments maturing within 12 (twelve) months from balance sheet date and investments made with the specific intention to dispose of within 12 (twelve) months are classified as 'short term investments'. Investments other than 'short term investments' are classified as 'long term investments'.

The investments are shown at Company level and not segregated at Shareholder's level and Policyholder's level.

Investments are valued as follows:

Held To Maturity

Investments with fixed maturity that the management has the intention and ability to hold to maturity are classified as held to maturity and are initially measured at cost.

Held for Trading

These financial assets are acquired principally for the purpose of generating profit from short-term fluctuation in prices.

Available for Sale

Available for sale investments are those non-derivative investments that are designated as available for sale or are not classified in any other category. These are primarily those investments that are intended to be held for an undefined period of time or may be sold in response to the need for liquidity are classified as available for sale. The Company follows trade date accounting for 'regular way purchase and sales' of investments.

3.06 Interest Income

Interest income is organized in the profit and loss account as it accrues and is calculated by using the effective interest rate method. Fees and commissions that are an integral part of the effective yield of the financial asset or liability are recognized as an adjustment to the effective interest rate of the instrument. Investments of the company are recorded as cost on trade date and include brokerage, transfer charges, stamps etc. If any, and excluded interest accrued up to the date of purchase.

3.07 Investment Income Recognition

Interest / dividend income

Interest accrued on statutory investment of Tk. 3,70,00,000.00 (Three Crore Seventy Iac) lying with Bangladesh Bank in the form of Bangladesh Govt. Treasury Bond (BGTB) and interest received from banks on STD and FDR accounts have been duly credited to the Profit and Loss Account. Interest income on investment is recognized on accrual basis.

Interest income on investment is recognized on accrual basis.

Dividend income is recognized on cash basis in the period in which the dividend is realized on Bank Statement whereas profit or loss arising from the sale of securities is accounted for only when shares are sold in the market and profit is realized and loss is incurred.

3.08 Restriction on certain investment

There is no investment by Bangladesh General Insurance Company limited or hold any shares or debentures of any Company, firms or other business concern in which any director or any members of the family of such directors has any interest as Proprietor, Partner, Director and Managing Director as per Section 41(1) of Insurance Act, 2010.

3.09 Other Income

Other income is recognized on an accrual basis. Net gains and losses of the revenue nature on the disposal of fixed assets, trustee fees and other Non-Current Assets including investments have been accounted for in the Profit and Loss account, having deducted from the proceeds on disposal, the carrying amount of the assets and related selling expenses.

3.10 Public Sector Business

The Company's share of Public Sector business for the period from 1st July, 2020 to 30th June, 2021 (Tax Period) received from Sadharan Bima Corporation (SBC) has been incorporated in the Company's account for the year ended 31st December, 2021.

This system of accounting of public sector business is being followed consistently.

3.11 Acquisition costs

Acquisition costs defined as costs that vary with and are primarily related to the acquisition of new and renewal insurance contracts viz., commission, policy issue expenses etc., are expensed in the year in which they are incurred.

3.12 Reserve for unexpired risk

Reserve for unexpired risk represents that part of the net premium (i.e., premium, net of reinsurance ceded) in respect of each line of business which is attributable to, and set aside for subsequent risks to be borne by the Company under contractual obligations on contract period basis or risk period basis, whichever is appropriate, subject to a minimum of 100% in case of Marine Hull business and 40% in case of other line of business based on net written premium for the year.

3.13 Claims

Claims incurred comprise of claims paid, estimated liability for outstanding claims, estimated liability for claims Incurred But Not Reported ('IBNR') and claims Incurred But Not Enough Reported ('IBNER'). Further, claims incurred also include specific claim settlement costs such as survey/legal fees and other directly attributable costs.

Claims (net of amounts receivable from reinsurers/coinsurers) are recognized on the date of intimation based on internal management estimates or on estimates from surveyors/insured in the respective revenue account(s).

Estimated liability for outstanding claims at balance sheet date is recorded net of claims recoverable from/ Payable to co-insurers/reinsurers and salvage to the extent there is certainty of realization.

Estimated liability for outstanding claims is determined by the management on the basis of ultimate amounts likely to be paid on each claim based on the past experience and in cases where claim payment period exceeds four years based on actuarial valuation. These estimates are progressively revalidated on availability of further information.

IBNR reserves are provisions for claims that may have been incurred during the accounting period but have not been reported or claimed. The IBNR provision also includes provision, for claims that have been incurred but not enough reported (IBNER).

Reinsurance claims

Reinsurance claims are recognized when the related gross insurance claim is recognized according to the terms of the relevant contract.

Salvage Recoveries

Salvaged vehicles are recognized at net realizable value and are deducted from the claim settlement made against the same. Salvaged vehicles on hand are treated as stock-in-trade and are recognized at estimated net realizable value based on independent value's report.

3.14 Management expenses related to the insurance business

Management expenses related to the insurance business are allocated to specific business segments on the following basis:

- (a) Expenses which are directly identifiable to the business segments are allocated on actual;
- (b) Other expenses, which are not directly identifiable, are apportioned on the basis of Net Written Premium.

The method of apportionment is decided by the management, based on the nature of the expenses and their logical correlation with various business segments, wherever possible.

3.15 Disclosure of departure from few requirements of IFRS due to mandatory compliance of Insurance Act's requirements

The Bangladesh General Insurance Company Limited management has followed the principles of IFRS consistently in preparation of the financial statements to that extent as applicable to the company. Some requirements of Insurance Act 1938 and Insurance Rules 1958 and regulations contradict with those of financial instruments and general provision standards of IFRS. As such the BGIC has departed from those contradictory requirements of IFRS in order to comply with the rules and regulations of IDRA which are disclosed below along with financial impact where applicable:

- a) As per Insurance Act 1938 (as amended 2010), investments in quoted shares are revalued at the year end at market price where unquoted shares are valued at the year end as per book value. Share Value Fluctuation Fund have been made by any unrealized gain/(loss) arising at the Balance sheet date. 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.
 - On initial recognition of an equity investment that is not held for trading, the company may irrevocably elect to present subsequent changes in the investment's fair value in other comprehensive income (OCI). This election is made on an investment-by-investment basis.
 - These assets are subsequently measured at fair value. Other net gains and losses are recognized in OCI.
- b) Unexpired risk on insurance premium and re-insurance premium are followed as per Insurance Act 1938 (as amended 2010). However such general provision cannot satisfy the conditions of provision as per IAS 37. At the year-end BGIC has recognized provision of BDT 159,871,880.00 as balance of fund and liabilities in the balance sheet under liabilities.
- c) Insurance Act 1938 has issued templates for financial statements which will strictly be followed by all general and Life Insurance Company. The templates of financial statements issued by Insurance Act does not include other comprehensive income (OCI) nor are the elements of other comprehensive income allowed to

- include in a single comprehensive income (OCI) Statement. As such BGIC does not prepare the other comprehensive income statement. However the BGIC does not have any elements of OCI to be presented.
- d) As per IDRA guidelines, financial instruments are categorized, recognized and measured differently from those prescribed in IFRS 9. As such some disclosure and presentation requirements of IFRS 7 and IAS 32 have not been made in the accounts.

3.16 Provisions relating to collection of premium

The company has always complied with the Section 18 of the Insurance Act, 2010 as applicable in regard to provision of collection of premium.

3.17 Fixed Assets and Depreciation

(a) Recognition and measurement

Owned assets

Property, Plant and Equipment are recognized if it is probable that future economic benefits associated with the asset will flow to the Company and cost of the asset can be measured reliably. Items of property, plant and equipment are measured at cost less accumulated depreciation and accumulated impairment losses.

Cost includes expenditure that is directly attributable to the acquisition of the asset. The cost of self constructed assets includes the cost of materials and direct labour, any other costs directly attributable to bringing the asset to a working condition for its intended use and the cost of dismantling and removing the items and restoring the site on which they are located.

Gains and losses on disposal of an item of property, plant and equipment are determined by comparing the proceeds from disposal with the carrying amount of property, plant and equipment. If sale of any revalued assets, the relevant amount included in the revaluation reserve will be transferred to retained earnings.

(b) Subsequent cost

The cost of replacing a component of an item of property, plant and equipment is recognized in the carrying amount of the item if it is probable that the future economic benefits associated with the part will flow to the Company and its cost can be measured reliably. The carrying amount of the replaced component is de-recognized.

(c) Depreciation

As per IAS- 16 "Property, Plant and Equipment", depreciation on Tangible Fixed Assets is charged on diminishing balance method depending on the estimated useful life of the Assets. No depreciation has been charged on Land. Depreciation on newly acquired assets are calculated from the date when the related assets are available for use and charged until the assets are disposed off.

Asset category wise depreciation rates are as follows:

Particulars	Rate
Land	-
Furniture, Fixtures and Fittings	10%
Equipment	15%
Motor and Other vehicles	20%
Sundry Assets	20%
Building	10%

(d) De-recognition

An item of Fixed Asset is de-recognized upon disposal or when no future economic benefits are expected from its use. Any gain or loss arising on de-recognition of the asset is included in the Statement of Comprehensive Income in the year the asset is de-recognized.

(e) Sales price of fixed assets

Sale price of fixed assets are determined on the basis of fair value of the assets. Gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between sales proceeds and carrying amount of the asset and is recognized in profit or loss account as per provision of IAS 16.

(f) Impairment of assets

The carrying amounts of the company's Non-Current Assets, other than deferred tax assets are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists, then the assets recoverable amount is estimated. An impairment loss is recognized if the carrying amount of

an asset or its cash generating unit exceeds its estimated recoverable amount. Impairment losses are recognized in the statement of comprehensive income. Considering the present conditions of the assets, management concludes that there is no such indications exist.

3.18 Leases

Financial Reporting Principles IFRS 16 Leases effective from annual periods beginning on or after January 1, 2019 has changed how the company accounts for its lease contracts. The company leases a number of office space in addition to service sites. Before the adoption of IFRS 16, all lease contracts were classified as operating leases. IFRS 16 requires all contracts that contain a lease to be recognized on the balance sheet as a right-of-use asset and lease liability. Only certain short-term and low-value leases are exempted.

3.19 Valuation of Assets

The value of all assets as at 31 December 2021 has been shown in the Balance Sheet and in the classified summary of assets on Form 'AA' annexed, which has been reviewed and the said assets have been set forth in the Balance Sheet on amounts at their respective book value which in the aggregate do not exceed their aggregate market value.

3.20 Materiality and aggregation

Each material item considered by management as significant, has been presented separately in the financial statements. No amount has been set off unless BGIC has a 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.

3.21 Recognition of Expenses

Expenses are recognized in the Statement of Comprehensive Income on the basis of a direct association between the cost incurred and the earning of specific heads of income. All expenditure incurred has been charged to the Statement of Comprehensive Income in the running of the business and in maintaining the fixed assets in a state of efficiency.

3.22 Borrowing Costs

Borrowing costs that are directly attributable to the acquisition and construction of a qualifying asset form part of the cost of that asset and, therefore, should be capitalized. Other borrowing costs are recognized as an expense.

3.23 Employee Benefits

(a) Contributory Provident Fund

The Company operates a provident fund, recognized by the income Tax Authorities. Confirmed employees of the Company are eligible for the said provident fund. Employees of the Company contribute ten percent of their basic salary and the employer make similar contribution to the fund. The provident fund is wholly administered by a Board of Trustees and no part of the fund is included with the assets of the Company.

(b) Gratuity

The Company operates a gratuity scheme under which a regular confirmed employee is entitled to benefit at a graduated scale based on the length of service. The Length of service for the purpose of gratuity shall be reckoned from the date of joining in the regular service of the Company. Provision on Gratuity is made on the decision of management. During the year company transfer tk 500,000 to the gratuity fund.

(c) Other benefits

In addition to the above, Bangladesh Insurance Company Limited is providing other benefits to its employees like Performance Linked Variable Bonus (PLV), Group Life Scheme (GLS).

Group Medical Benefits plan, House Building Loan Scheme and Car/Motor Cycle Loan Scheme subject to fulfillment of certain terms and conditions.

(d) Workers Profit Participation Fund (WPPF)

The company refers the mater of provision for Worker Profit Participation Fund (WPPF) and like to clarify that as per provision of para (A to G) of section 233 Bangladesh Labour Amendments Act 2013, functions of Non life Insurance Companies are not similar to the functions of Industrial Relating Works as mentioned in the aforesaid section.

Therefore, provision for Workers Profit Participation and Welfare Fund (WPPF) is not applicable for the Company. It may be mentioned here that Bangladesh General Insurance Company Ltd. Has been maintaining a Recognized Employees Provident Fund, Gratuity Scheme, Group Life Scheme (GLS), Group Medical Benefits plan, House Building Loan Scheme and Car/Motor Cycle Loan Scheme subject to fulfillment of certain terms and conditions.

3.24 Reserve or contingencies Accounts

(a) Reserve for Exceptional losses

In line with para 6, 4th schedule of the Income Tax Ordinance 1984, to meet the exceptional losses, Company sets aside 10% of the net premium income of the year which it is set aside from the balance of the profit to the Reserve for exceptional losses.

(b) Investment Fluctuation Fund

The company made investments in the capital market in a large portfolio and income generate from the investment (realized gain and dividend received) is credited to the Profit and Loss Account. Investment Fluctuation Fund has been made to mitigate the impact of unrealized loss of investment in Capital Market.

(c) General Reserve

The Company creates a General Reserve from the current year profit to avoid future contingency.

(d) Dividend Equalization Fund

Dividend Equalization Fund is created for making proposed and approved dividend payments consistently to the shareholders in the event of worst business situation of the company.

3.25 Taxation

Income tax on earnings for the year comprises current and deferred tax and is based on the applicable tax law in Bangladesh. It is recognized in the income statement as tax expense.

(a) Current Tax

The tax currently payable is based on taxable profits for the year. Taxable profits differs from profits as reported in the Statement of Comprehensive Income because it excludes items of income or expenses that are taxable or deductible in other year or are never taxable or deductible. Company's liability for current tax is calculated using tax rates that have been enacted the balance sheet date.

The Tax rates used for the reporting periods are as follows:

Years	Tax Rate
2020	37.50%
2021	37.50%

(b) Deferred Tax

Deferred tax was accounted for as per International Accounting Standard 12: Income Taxes. Deferred tax is accounted for using the comprehensive tax balance sheet method. It is generated by temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and their tax base.

Deferred tax assets, including those related to the tax effects of income tax losses and credits available to be carried forward, are recognized only to the extent that it is probable that future taxable profits will be available against which the deductible temporary differences or unused tax losses and credits can be utilized.

Deferred tax liabilities are recognized for all taxable temporary differences. They are also recognized for taxable temporary differences arising on investments and it is probable that temporary differences will not reverse in the foreseeable future. Deferred tax assets associated with these interests are recognized only to the extent that it is probable that the temporary difference will reverse in the foreseeable future and there will be sufficient taxable profits against which to utilize the benefits of the temporary difference.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period(s) when the asset and liability giving rise to them are realized or settled, based on tax rates (and tax laws) that have been enacted or substantively enacted by the reporting date. The measurement reflects the tax consequences that would follow from the manner in which the corporation at the reporting date, recovers or settles the carrying amount of its assets and liabilities.

BGIC applies Deferred Tax policy retrospectively in its financial statements. So company present a statement of financial position (balance sheet) as at the beginning of the 2018 comparative period as per IAS 1 Presentation of Financial Statements.

3.26 Segment Reporting

A business segment is a distinguishable component of the Company that is engaged in providing services that are subject to risks and returns that are different from those of other business segments. The Company accounts for segment reporting of operating results using the classes of business. The performance of segments is evaluated on the basis of underwriting results of each segment. The Company has four primary business segments for reporting purposes namely fire, marine, motor and miscellaneous.

3.27 Earnings per share

The Company presents basic earnings per share (EPS) data for its ordinary shares. Basic EPS is calculated by dividing the profit or loss attributable to ordinary shareholders of the Company by the weighted average number

of ordinary shares outstanding during the period. EPS has been calculated in accordance with International Accounting Standards (IAS) -33.

Diluted EPS is calculated if there is any commitment for issuance of equity shares in foreseeable future, i.e., potential shares, without inflow of resources to the Company against such issue. There was no such commitment during the year and accordingly no dilution is required in the year 2021.

3.28 Cash and Cash Equivalents

Cash comprises cash in hand, demand deposit, cash equivalents on short term, highly liquid investments that are readily convertible to know amounts of cash and those which are what to an insignificant risk of changes in value. Cash and cash equivalents are not restricted in use and accordingly cash in hand and bank balances have been considered as cash and cash equivalents.

3.29 Statement of Cash Flows

Statement of Cash Flows has been prepared in accordance with IAS-7 and the cash flow from the operating activities has been presented under the direct method.

3.30 Contingent Liabilities

The Company has a total amount of Tk. 180,180,599.00 towards contingent liabilities related to guarantee and other liabilities with the different bodies/parties as on the Balance Sheet date.

3.31 Accounting for changes in accounting estimates

IAS 8 states that the effect of a change in an accounting estimate is to be applied prospectively by inclusion in the current accounting period and, if relevant, in future accounting period. The carrying amount of assets, liabilities, or equity may be changed following a change in accounting estimates in the period of the change.

3.32 Related party disclosure

The company in normal course of business, carried out a number of transactions with other entities that fall within the definition of related party contained in International Accounting Standards 24: Related Party Disclosures. All transactions involving related parties arising in normal course of business are conducted on an arm's length basis at commercial rates on the same terms and conditions as applicable to the third parties. Details of the related party disclosures have been given in Note 31.

3.33 Responsibility of the Directors

The Board of Directors takes the responsibility for the preparation and presentation of the financial Statements under section 183 of the Companies Act 1994.

The Board of Directors acknowledges their responsibility as set out in the 'Annual Report of the Board of Directors and Statement of Directors Responsibility'.

The Financial Statements of Bangladesh General Insurance Company Limited for the year ended 31 December 2021 were authorized for issue by the Board of Directors on 14 June 2022.

The preparation of financial statements in conformity with the International Accounting Standards required management to make estimate and assumption that the reported amounts liabilities and disclosure of contingent's assets and liabilities at the date of the financial statements and revenue and expenses during the year reported. Actual results could differ from results could differ from those estimates, estimates are used for accounting of certain items such as Long-term contracts, provision for doubtful accounts, depreciation and amortization taxes, reserve and contingencies.

3.34 General Provision

- (i) Provision for Income Tax has been made in accordance with the best estimate of the management based on the prevailing Income Tax Law.
- (ii) During the year interest on investment in FDR, Bangladesh Govt. Treasury Bonds (BGTB) have been accounted for as income on accrual basis.

3.35 Authorization date for issuing financial statements

The financial statements were authorized by the Board of Directors on 14 June 2022 for public issue.

3.36 Events after the reporting period

There is no material adjusting or non adjusting events after the balance sheet date.

Board of Directors has recommended cash dividend of 12.50% for the year ended 31 December 2021. In compliance with section 16G and 16F of ITO 1984 more than 30% of net profit for the year has been recommended as dividend for the year comprising of higher cash dividend than stock dividend.

3.37 Reporting Period

The financial period under audit of the company covering (12) twelve months from of January 01, 2021 to December 31, 2021.

4.00 Authorized, Issued, Subscribed and Paid up Capital

PARTICULARS	No of	Per	Amount in Taka	
FAITIGULAIIS	Shares	Share	2021	2020
Authorized :				
100,000,000 ordinary shares of Tk.10 each			1,000,000,000	1,000,000,000
Issued, subscribed and paid up				
600,000 Ordinary shares of Tk. 100/-each called and paid up in full.	600,000	100	60,000,000	60,000,000
Fully paid up as bonus shares issued during the year 1997	120,000	100	12,000,000	12,000,000
Fully paid up as bonus shares issued during the year 2005	144,000	100	14,400,000	14,400,000
Fully paid up as bonus shares issued during the year 2006	183,600	100	18,360,000	18,360,000
Fully paid up as bonus shares issued for the year 2007	98,532	100	9,853,200	9,853,200
Fully paid up as bonus shares issued for the year 2008	263,573	100	26,357,300	26,357,300
Fully paid up as bonus shares issued for the year 2009	318,547	100	31,854,700	31,854,700
Fully paid up as bonus shares issued for the year 2010	4,176,504	10	41,765,040	41,765,040
Fully paid up as bonus shares issued for the year 2011	5,512,985	10	55,129,850	55,129,850
Fully paid up as bonus shares issued for the year 2012	2,572,726	10	25,727,260	25,727,260
Right Shares :				
Right Shares issued during the year 2005	360,000	100	36,000,000	36,000,000
Right Shares issued during the year 2009	2,088,252	100	208,825,200	208,825,200
			540,272,550	540,272,550

a) Category of Share Holders :

Category of Shareholders	Number of Share	Percentage of Holding
Sponsor Directors		
Mr. Towhid Samad	1,796,844	3.33%
Mr. Salim Bhuiyan	1,805,123	3.34%
Sub Total :	3,601,967	6.67%
Public Directors		
Mr. Shakil Rizvi	2,715,000	5.03%
Mrs. Pima Imam	8,075,932	14.95%
Mr. Arunangshu Dutta	2,319,685	4.29%
Sub Total :	13,110,617	24.27%
Independent Directors		
Mr. Mustafa Zaman Abbasi	-	-
Sub Total :	0.00%	0.00%
Financial Institutions		
Other Institution	14,225,376	26.33%
General Public	23,089,295	42.74%
Sub Total :	37,314,671	69.07%
GRAND TOTAL	54,027,255	100.00%

b) Classification of Shareholders by Holdings :

Class Interval	No. of Shares	No. of Shareholders	% of Holdings
Less than 500 Shares	985,791	6,552	1.82%
501- 5000	3,691,439	2,264	6.83%
5001-10000	1,881,740	255	3.48%
10001-20000	2,108,251	145	3.90%
20001-40000	1,461,224	54	2.70%
40001- 80000	1,728,795	31	3.20%
80001 – Above	42,170,015	70	78.05%
Total	54,027,255	9,371	100%

5.00 Share Premium:

PARTICULARS		Amount in Taka	
		2021	2020
The amount represents premium received for issuance of ord	inary shares as details :		
Right share issue of 360,000 Ordinary Shares in 2005	(@ 100 per share)	36,000,000	36,000,000
Right share issue of 2,088,252 Ordinary Shares in 2009	(@ 100 per share)	208,825,200	208,825,200
Closing Balance		244,825,200	244,825,200

6.00 Reserve and Contingency Account:

DADTICIII ADS	ARTICULARS Notes	Amount in Taka	
FARTIGULANS		2021	2020
Reserve for Exceptional Losses	6.01	216,068,701	210,068,701
General Reserve	6.02	6,500,000	5,000,000
Investment Fluctuation Fund	6.03	(56, 156, 265)	(31,020,239)
Share Value Fluctuation Fund	6.04	35,800,000	11,000,000
Dividend Equalization Reserve	6.05	5,000,000	1,700,000
Closing Balance		207,212,436	196,748,462

6.01 Reserve for Exceptional Losses

PARTICULARS	Amount in Taka	
	2021	2020
Opening balance	210,068,701	205,568,701
Add/(less) during the year	6,000,000	4,500,000
Closing Balance	216,068,701	210,068,701

This represents profit set-aside during the year under review of net premium allowed as expenses to meet Exceptional Losses. The aforesaid set-aside of profit has been allowed as expenses by paragraph 6(2) of 4th Schedule of the Income Tax Ordinance, 1984.

6.02 General Reserve

PARTICULARS	Amount in Taka	
	2021	2020
Opening balance	5,000,000	5,000,000
Add/(less) during the year	1,500,000	-
Closing Balance	6,500,000	5,000,000

6.03 Share Value Fluctuation Fund

PARTICULARS	Amount in Taka	
	2021	2020
Opening balance	(31,020,239)	(62,816,579)
Less : previous year fair value	31,020,239	62,816,579
Add/(less) during the year	(56, 156, 265)	(31,020,239)
Closing Balance	(56,156,265)	(31,020,239)

6.04 Investment Fluctuation Fund

PARTICULARS	Amount in Taka	
	2021	2020
Opening balance	11,000,000	11,000,000
Add/(less) during the year	24,800,000	-
Closing Balance	35,800,000	11,000,000

6.05 Dividend Equalization Reserve

PARTICULARS	Amount in Taka	
	2021	2020
Opening balance	1,700,000	1,700,000
Add/(less) during the year	3,300,000	-
Closing Balance	5,000,000	1,700,000

7.00 Balance of Fund and Accounts

PARTICULARS	Net Premium	%	Amount in Taka	
			2021	2020
Fire Insurance Fund Account	101,479,926	40%	40,591,970	28,419,958
Marine Cargo Insurance Fund Account	114,521,247	40%	45,808,499	39,251,886
Marine Hull Insurance Fund Account	4,925,718	100%	4,925,718	3,826,374
Motor Insurance Fund Account	97,646,441	40%	39,058,576	51,994,726
Miscellaneous Insurance Fund Account	73,717,793	40%	29,487,117	25,100,318
Closing Balance	392,291,125		159,871,880	148,593,262

Balance of fund and account/reserve for unexpired risks has been made on premium income at the following rates:

Particulars	Rate
Fire	40%
Marine Cargo	40%
Marine Hull and Aviation Hull	100%
Motor	40%
Miscellaneous	40%

8.00 Premium Deposits

PARTICULARS	Amount in Taka	
FARTIGULARS	2021	2020
Balance on this account represents premium received against cover notes for		
which risks had not been initiated within December 31, 2021	6,162,664	7,236,891
Closing Balance	6,162,664	7,236,891

9.00 Lease Obligations

PARTICULARS	Amount in Taka	
FAMILULANS	2021	2020
i) Name of asset : 15 No. Car		
Leasing company: IDLC		
Lease obligations: 28,575,642		
Current portion:	7,085,799	4,290,022
Long term portion:	21,489,843	11,873,353
	28,575,642	16,163,375
ii) Lease liability - Right of use asset		
Current portion:	13,225,386	16,175,692
Long term portion:	5,792,385	14,452,111
	19,017,771	30,627,803
Total current portion (i+ii)	20,311,185	20,465,714
Total long term portion (i+ii)	27,282,228	26,325,464
	47,593,413	46,791,178

10.00 Provision for Fund

PARTICULARS	Amount in Taka		
FAITIGULAITS	2021	2020	
Employees Gratuity Fund	6,500,000	7,500,000	
Add : Provision Employees Gratuity Fund	500,000	5,000,000	
Less : Paid Employees Gratuity Fund	(7,000,000)	(6,000,000)	
Corporate Social Responsibility (CSR) Fund	894,000	894,000	
Add : Provision for (CSR) Fund	906,000	-	
Less : Paid from (CSR) Fund	(300,000)	-	
Closing Balance	1,500,000	7,394,000	

11.00 Estimated Liabilities in Respect of Outstanding Claims Whether Due or Intimated

PARTICULARS	Amount in Taka		
FANTICULANS	2021	2020	
Fire	57,583,663	82,028,644	
Marine	28,598,600	20,031,064	
Motor	13,086,354	12,709,102	
Miscellaneous	9,943,248	12,107,593	
Closing Balance	109,211,865	126,876,403	

All the claims of which the management is aware of as per intimation up to the year end have been taken into consideration while estimating this net liability in respect of outstanding claims.

12.00 Amount Due to Other Persons or Bodies Carrying on Insurance Business

This represents the amount payable to Sadharan Bima Corporation and other re-insurers and private sector insurance companies on account of re-insurance and co-insurance premium as at Dec 31, 2021

PARTICULARS	Amount in Taka		
TATTIOULATIO	2021 2020		
Co-insurance premium payable	8,496,671	22,261,593	
Closing Balance	8,496,671	22,261,593	

13.00 Loans from Banks (SECURED)

The overdraft facility with Uttara Bank and Mercantile Bank, were renewed for a further period of one year. During the year, the facility has been used and the loan is securied by Lien over a FDR of Tk. 212,804,125.00 and Tk. 14,000,000.00 respectively.

PARTICULARS	Amount in Taka		
FAITIGULAIIS	2021	2020	
Uttara Bank Ltd:			
A/C- 1107 61200000005	100,752,659	62,668,696	
A/C- 1107 61200000004	33,760,872	-	
Mercantile Bank Ltd :			
A/C- LD 1618046243	7,568,212	14,135,609	
Closing Balance	142,081,743	76,804,305	

OD accounts have been secured through FDR. Two of OD accounts are over paid by company. So these are shown in Banks on STD and Current Accounts, another one have been fully paid.

14.00 Sundry Creditors

PARTICULARS	Amount in Taka		
FAITIGULAIIS	2021 2020		
Trade Creditors	28,649,076	21,010,747	
Other Creditors	7,268,852	6,246,784	
Closing Balance	35,917,928	27,257,531	

14.01 Unpaid Dividend 24,644,476 30,427,479

15.00 Provision for Taxation

PARTICULARS	Notes	Amount in Taka		
I AITHUULAIIG		2021	2020	
Opening Balance		110,973,059	99,979,411	
Add: Provision for the year	15.01	32,248,350	30,000,000	
		143,221,409	129,979,411	
Less: Payments/adjustment during the year		(28,918,834)	(16,016,763)	
Less: Previous years Tax Paid		(4,086,561)	(2,989,589)	
Closing Balance		110,216,014	110,973,059	

15.01 Provision of Income Tax has been Made to the Extent of Taka 32,248,350 as Under

Name of Banks Notes		Amount in Taka		
Name of Damy	Mares	2021	2020	
Profit shown as per P/L A/C		135,814,557	101,882,726	
Less: Reserve of exceptional losses	6.01	(6,000,000)	(4,500,000)	
		129,814,557	97,382,726	
Less: Dividend Income for separate consideration		(8,100,185)	(7,008,372)	
Less: Capital gain of sales of Fixed Asset for separate co	onsideration	(3,081,701)	(1,196,538)	
Less : Bond Interest Income (BGTB)		-	(2,111,312)	
Less: Capital gain of sales of shares for separate consid	eration	(50,142,394)	(17,198,775)	
Less: Rental Income for separate consideration		(6,147,466)	(5,705,040)	
	62,342,811	64,162,689		
Add : Perquisite		68,917	129,347	
Add: Excess Entertainment		356,563	49,155	
Add : Rental Income		4,303,226	3,993,528	
Business Income after Capital gain and others	67,071,517	68,334,719		
Tax on above @37.50%		25,151,819	25,625,520	
Tax on Dividend @ 20%		1,620,037	1,401,674	
Tax on BGTB Income @ 5%	Tax on BGTB Income @ 5%			
Tax on Capital Gain on Tk. 17,198,775 sales of Listed Co.	5,014,239	1,719,878		
Tax on Capital Gain on sales of fixed Assets @ 15%	462,255	179,481		
Total Tax	Total Tax			
Provision made during the year		32,248,350	30,000,000	

16.00 Investment

Investments are initially recognized at cost including acquisition charges with the investments. After initial recognition, investments in marketable ordinary shares have been valued at market price on an aggregate portfolio basis. Full provision for diminution in value of shares as on closing of the year on aggregate portfolio basis is made in the financial statements.

PARTICULARS	Notes	Amount in Taka		
FANTIGULANS	Notes	2021	2020	
Shares and Debentures at Fair Value	16.01	269,118,810	233,081,343	
Bangladesh Govt. Treasury Bond at cost		37,000,000	35,000,000	
Closing Balance		306,118,810	268,081,343	

16.01 Shares and Debentures

	20	21	20)20
PARTICULARS	Market Price Amount (Tk.)	At cost Amount (Tk.)	Market Price Amount (Tk.)	At cost Amount (Tk.)
Investment in shares	269,118,810	325,275,075	233,081,343	264,101,582
Total Investment in Shares	269,118,810	325,275,075	233,081,343	264,101,582

Note: During the period no reserve for share value fluctuation has been made in the accounts.

Quoted shares

SI.No.	Name of the Company	No of Share	Cost Value	Market Value	Un-Realised Gain/ (Loss)
1	Acme Pesticides Limited	30,514	867,864	817,775	(50,089)
2	Advent Pharma Limited	100,000	3,567,518	2,610,000	(957,518)
3	Agrani Insurance Co. Ltd.	50,000	3,312,051	3,000,000	(312,051)
4	Apex Foods Limited	25,000	4,657,358	3,842,500	(814,858)
5	Apex Footwear Limited	23,725	6,960,812	6,360,673	(600,140)
6	Aramit Limited	2,500	1,059,893	813,250	(246,643)
7	British American Tobacco Bangladesh Company Limited	8,000	5,228,270	5,084,800	(143,470)
8	Bangladesh Lamps Limited	30,000	7,283,371	5,781,000	(1,502,371)
9	Beacon Pharmaceuticals Limited	50,000	11,712,009	12,170,000	457,991
10	Bangladesh Export Import Co. Limited	5,000	690,723	742,000	51,278
11	Bangladesh Shipping Corporation	47,926	3,285,584	3,445,879	160,295
12	Beximco Pharmaceuticals Limited	5,000	1,196,985	963,500	(233,485)
13	Crystal Insurance Company Limited	25,000	1,792,800	1,415,000	(377,800)
14	CVO Petrochemical Refinery Limited	5,500	1,211,642	1,048,300	(163,342)
15	Desh General Insurance Company Limited	25,000	1,302,754	1,022,500	(280,254)
16	Dhaka Insurance Limited	70,000	6,694,075	5,229,000	(1,465,075)
17	Dragon Sweater and Spinning Limited	900,000	21,491,422	14,130,000	(7,361,422)
18	Express Insurance Limited	50,000	2,061,255	1,745,000	(316,255)
19	Fareast Islami Life Insurance Co. Limited	50,000	3,492,264	2,685,000	(807,264)
20	Global Insurance Limited	50,000	3,378,810	2,715,000	(663,810)
21	Grameenphone Ltd.	5,000	1,906,875	1,747,500	(159,375)
22	Green Delta Insurance Company Limited	120,000	14,059,277	12,732,000	(1,327,277)
23	Industrial Development Leasing Company Bangladesh Limited	25,000	1,784,450	1,507,500	(276,950)

Quoted shares

SI.No.	Name of the Company	No of Share	Cost Value	Market Value	Un-Realised Gain/ (Loss)
24	Ifad Autos Limited	55,080	5,530,330	2,605,284	(2,925,046)
25	Islamic Finance & Investment Ltd.	100,000	3,179,734	2,600,000	(579,734)
26	Lafarge Holcim Bangladesh Limited	43,898	3,578,618	3,121,148	(457,470)
27	Marico Bangladesh Limited	3,000	6,492,065	6,903,000	410,935
28	Monno Ceramic Industries Ltd.	60,000	10,244,810	6,732,000	(3,512,810)
29	Nitol Insurance Company Limited	50,000	3,286,922	3,065,000	(221,922)
30	Northern General Insurance Company Limited	25,000	1,713,130	1,345,000	(368,130)
31	Olympic Industries Limited	55,000	13,932,313	8,833,000	(5,099,313)
32	Orion Pharma Ltd.	100,000	9,487,447	9,110,000	(377,447)
33	Pharma Aids Limited	2,500	1,569,808	1,501,000	(68,808)
34	Phoenix Insurance Company Limited	25,000	1,641,394	1,497,500	(143,894)
35	Pioneer Insurance Company Limited	156,000	23,325,395	18,236,400	(5,088,995)
36	Popular Life Insurance Co. Limited	50,000	5,360,085	3,930,000	(1,430,085)
37	Pragati Insurance Limited	140,000	14,913,937	12,810,000	(2,103,937)
38	Pragati Life Insurance Limited	50,000	6,884,585	4,455,000	(2,429,585)
39	Prime Insurance Company Limited	15,000	859,251	1,221,000	361,749
40	Prime Islami Life Insurance Limited	50,000	4,668,225	2,875,000	(1,793,225)
41	Progressive Life Insurance Co. Limited	50,000	6,720,710	4,885,000	(1,835,710)
42	Reliance Insurance Limited	345,000	32,928,522	30,187,500	(2,741,022)
43	Republic Insurance Company Limited	50,000	2,886,048	2,650,000	(236,048)
44	Ratanpur Steel Re-Rolling Mills Limited	12,000	730,354	277,200	(453,154)
45	Rupali Insurance Company Limited	10,000	461,066	447,000	(14,066)
46	Rupali Life Insurance Company Limited	51,000	4,364,148	3,085,500	(1,278,648)
47	Summit Alliance Port Limited	102,000	4,409,300	2,499,000	(1,910,300)
48	Singer Bangladesh Limited	10,000	2,096,301	1,699,000	(397,301)
49	Sonar Bangla Insurance Limited	50,000	4,295,872	3,705,000	(590,872)
50	Square Textiles Ltd.	118,000	7,658,693	6,159,600	(1,499,093)
51	Takaful Islami Insurance Limited	50,000	3,110,475	2,795,000	(315,475)
52	Titas Gas Transmission & Dist. Co. Ltd.	30,000	2,192,351	1,089,000	(1,103,351)
53	Walton Hi-Tech Industries Ltd.	3,050	4,067,461	3,503,840	(563,621)
	Sub Total		301,587,414	245,431,149	(56,156,265)

Unquoted shares

SI.No.	Name of the Company	Cost Value	Market Value	Un-Realized Gain / Loss
1	Niloy Cement Mills Ltd	1,983,577	1,983,577	-
2	Excelsior Shoes Ltd	66,100	66,100	-
3	Meghna Vegitable Oil Ltd	37,100	37,100	-
4	Shahinepukur Holdings	31,434	31,434	-
5	Central Depository Bangladesh Ltd (CDBL)	1,569,450	1,569,450	-
6	BD. Ventue Ltd.	20,000,000	20,000,000	-
	Sub Total	23,687,661	23,687,661	-
	TOTAL	325,275,075	269,118,810	(56,156,265)

17.00 Interest, Dividend & Rent Outstanding:

PARTICULARS	Amount in Taka	
FANTICULANS	2021	2020
Accrued Interest on FDRs	73,657,321	93,270,879
Closing Balance	73,657,321	93,270,879

18.00 Amount Due from Other Persons or Bodies Carrying on Insurance Business

These represent the amount receivable from insurance companies on account of co-insurance premium and claim at December 31, 2021. The balances remain unconfirmed.

PARTICULARS	Amount in Taka	
	2021	2020
Co-Insurance Premium receivable	128,406,847	169,320,490
Co-Insurance Claim recoverable	91,610,157	111,832,813
Closing Balance	220,017,004	281,153,303

19.00 Sundry Debtors

PARTICULARS	Amount in Taka	
	2021	2020
Advance Rent	3,272,571	3,779,351
Advances for Car Lease	-	304,869
Other Advances	15,208,885	21,805,098
House Building Loans to Staff	3,352,926	2,345,693
Closing Balance	21,834,382	28,235,011

20.00 Deferred Tax Asset/ (Liability)

PARTICULARS	Amount in Taka	
	2021	2020
Written down Value as per financial statements	87,329,320	67,501,184
Tax base	90,236,158	67,800,172
Temporary Taxable Difference	2,906,838	298,988
Tax Rate	37.50%	37.50%
Deferred Tax Asset	1,090,064	112,120

21.00 Cash and Bank Balances

PARTICIII ARS Notes	Notes	Amount in Taka	
PARTICULARS	NOIGS	2021	2020
Fixed Deposits Accounts	21.01	811,032,757	663,232,756
Cash and Cheques in hand		9,791,925	20,857,238
STD and Current Accounts	21.02	88,290,943	143,117,320
Closing Balance		909,115,625	827,207,314

21.01 Fixed Deposits Accounts

Name of the Institution	Amou	Amount in Taka	
Name of the Institution	2021	2020	
AB Bank Ltd	50,650,000	40,150,000	
Agrani Bank Ltd	2,200,000	2,200,000	
Al-Arafah Islamic Bank Ltd	16,150,000	14,150,000	
Bangladesh Commerce Bank Ltd.	7,150,000	5,650,000	
Bangladesh Development Bank Ltd	4,000,000	4,000,000	
Bangladesh Finance & Investment Ltd	1,500,000	1,500,000	
Bangladesh Krishi Bank	3,050,000	3,050,000	
Bank Al Falah Ltd.	6,000,000	4,000,000	
Bank Asia Ltd.	100,758,632	77,758,631	
BASIC BANK LTD.	11,550,000	11,050,000	
BRAC Bank Ltd.	21,500,000	18,500,000	
CAMP Venture Capital & Finance Ltd	3,000,000	2,000,000	
City Bank Ltd	7,700,000	7,200,000	
Community Bank Ltd	1,000,000	-	
Delta Brac Housing & Finance	2,500,000	500,000	
Dhaka Bank Ltd	18,850,000	17,350,000	
Dutch Bangla Bank	12,205,000	11,205,000	
Eastern Bank Ltd	4,700,000	3,700,000	
Exim Bank Ltd.	8,700,000	8,700,000	
First Securities Bank Ltd.	7,900,000	6,900,000	
ICB Islamic Bank Ltd.	16,354,125	11,154,125	
IDLC of Bangladesh	4,000,000	2,000,000	
IFIC Bank Ltd	38,040,000	38,040,000	
IPDC Finance Ltd	500,000	30,040,000	
Islami Bank Bangladesh Ltd	21,680,000	15,180,000	
Jamuna Bank Ltd.	30,400,000	27,400,000	
Janata Bank Ltd.	5,400,000	7,300,000	
Lanka Bangla Finance & Investment	9,000,000	2,500,000	
Meghna Bank Ltd	22,000,000	18,000,000	
Mercantile Bank Ltd.	16,900,000	12,900,000	
Modhumoti Bank Ltd	2,000,000	1,000,000	
Mutual Trust Bank Ltd.		8,600,000	
National Bank Ltd	10,600,000	27,025,000	
NCCBL	28,025,000 9,300,000	7,300,000	
NRB Bank Ltd	15,500,000	10,500,000	
NRB Commercial Bank Ltd	7,000,000	2,000,000	
One Bank Ltd.	37,850,000	29,850,000	
Padma Bank Ltd	1,500,000	1,500,000	
Premier Bank Ltd.	10,500,000	9,000,000	
Prime Bank Ltd	25,300,000	24,300,000	
Pubali Bank Ltd	33,400,000	28,400,000	
Rajshahi Krishi Unnayan Bank	1,950,000	1,450,000	
Rupali Bank LTD	5,500,000	3,500,000	
Shahjalal Bank Ltd.	11,500,000	11,500,000	
Shimanta Bank Ltd	1,000,000	500,000	
Social Islami Bank Ltd	37,850,000	36,850,000	
South Bangla Agriculture Bank Ltd	13,000,000	4,500,000	
Southeast Bank Ltd	35,100,000	33,600,000	
Standard Bank Ltd.	24,200,000	19,200,000	
Strategic Finance & Inv. Ltd.	10,000,000	-	
Trust Bank Ltd	3,650,000	3,650,000	
United Commecial Bank Ltd.	21,225,000	17,225,000	
Uttara Bank Ltd	8,745,000	6,745,000	
Wori Bank	1,000,000	1,000,000	
Total	811,032,757	663,232,756	

21.02 STD and Current Accounts

Name of the Institution	Amount in Taka	
Name of the Institution	2021	2020
AB Bank Ltd	303,417	138,435
Agrani Bank Ltd.	511,871	485,614
Al-Arafah Islami Bank Ltd	169,778	559,680
Bangladesh Commerce Bank Ltd.	-	804,716
BASIC Bank Ltd.	187,169	243,397
Brac Bank Ltd	561,501	4,591,421
Commercial Bank of Ceylon	621,372	5,686,606
Dhaka Bank Ltd	470,906	774,509
Dutch Bangla Bank Ltd	1,247,941	1,346,867
IFIC Bank Ltd	787,435	567,812
Islami Bank Bangladesh Ltd	888,979	2,520,759
Jamuna Bank Ltd.	336,263	278,779
Mercantile Bank Ltd.	3,543,500	1,522,652
National Bank Ltd	1,241,044	1,649,338
NCC Bank Ltd	8,375,240	32,377,024
Priemier Bank Ltd.	1,770,230	499,082
Prime Bank Ltd	275,845	512,591
Pubali Bank Ltd	11,710,753	11,537,140
Rupali Bank Ltd	110,756	350,004
Sonali Bank	2,026,399	687,203
Southeast Bank Ltd	326,974	366,294
Standard Bank Ltd.	1,001,029	1,958,760
Uttara Bank Ltd	51,748,344	73,552,433
Uttara Bank Ltd , Dilkusha Br. (OD-0612.04)	-	31,282
Mercantile Bank Ltd, Kawran Bazar (OD-058477)	74,197	74,922
Total	88,290,943	143,117,320

22.00 Other Accounts

22.01 Fixed Assets (at Cost Less Accumulated Depreciation)

PARTICULARS	Amount in Taka	
FARIIGULARIS	2021	2020
Land	26,486,609	26,486,609
Building	17,026,344	18,918,160
Furniture and Fixture	37,235,199	25,164,291
Motor Vehicles	3,346,202	6,140,301
Electrical Equipment	4,662,616	4,887,377
Office Equipment	24,148,451	11,442,764
Sundry Assets	910,508	136,747
ROU asset (Rent)	24,691,716	39,370,147
ROU asset (Vehicle)	31,679,110	16,868,133
Closing Balance	170,186,755	149,414,529

23.00 Stock of Stamps and Stationery

PARTICULARS	Amount in Taka	
	2021	2020
Stationery in hand	2,319,219	2,075,797
Stamps in hand	1,887,892	1,926,404
Closing Balance	4,207,111	4,002,201

24.00 Management Expenses

	Amount in Taka	
PARTICULARS	2021	2020
M.D.'s Remuneration	8,400,000	8,400,000
Salaries and Allowances	164,244,150	155,377,786
Bonus	27,309,163	21,326,182
Rent	-	8,540,270
Rates and Taxes	5,508,675	2,853,341
Telephones	1,577,955	1,294,897
Electricity	3,740,774	3,262,871
Printing and Stationery	4,963,172	4,322,559
Postage and Telegram	953,801	962,591
Repairs and Maintenance	1,238,997	1,545,283
Travelling and Conveyance	1,731,316	1,888,892
Motor Expenses (Fuel)	3,163,168	2,408,768
Motor Expenses (Maintenance)	3,337,540	2,884,703
Staff Training	34,800	39,900
Entertainment	1,537,577	1,392,679
Uniform and Liveries	626,444	455,219
Staff Tea	885,901	710,195
Medical Expenses	57,911	136,734
Papers and Periodicals	247,799	202,715
Registration and Renewal Fees	2,609,366	1,837,857
General Expenses	2,482,207	2,625,481
Bank Charges	622,123	951,821
Insurance premium	1,161,622	1,143,444
Co-Insurance service charges	54,312	101,028
B G I C Tower Expenses	26,753	41,377
Office Cleaning and Upkeep	861,398	723,136
Car Leasing	1,179,565	-
Lease Expense	2,311,832	1,627,431
Employers Contribution towards P.F.	6,223,601	7,048,034
Expenses for S.B.Co-Ins. Business	7,356,020	4,683,098
Group Insurance	850,095	978,140
Policy Stamp Expenses	1,337,767	1,720,565
Leave Encashment	5,234,000	-
Annual General Expenses	417,500	469,148
Total	262,287,304	241,956,145

24.01 Appropriation of management expenses

PARTICULARS -	Amount in Taka		
	2021	2020	
Fire		116,459,509	107,509,409
Marine		52,327,548	47,904,551
Motor		33,623,122	47,945,620
Miscellaneous		59,877,125	38,596,565
Total		262,287,304	241,956,145

24.02 Agency Commission:

As per Insurance Development & Regulatory Authority's (IDRA) circular No. non life - 32/2012 date: 01 April 2012, the agency commission for non life insurance business were fixed at @15% for all classes of non life insurance business. The agency commission for different classes of business are furnished as under:

PARTICULARS	Amount in Taka	
	2021	2020
Fire	25,209,252	42,903,986
Marine Cargo	9,306,798	15,411,995
Marine Hull	497,873	1,362,336
Motor	5,950,663	19,541,937
Miscellaneous	10,827,335	13,093,665
Total	51,791,921	92,313,919

24.03 Claim Paid under Policies less Re-Insurance:

			2021	2020
PARTICULARS	Gross Claim Paid	Re-Insurance Ceded	Net Paid	Net Paid
Fire	200,485,902	113,573,731	86,912,171	54,581,176
Marine Cargo	15,683,547	14,453,775	1,229,772	6,451,124
Marine Hull	-	-	-	1,828,145
Motor	23,812,699	-	23,812,699	19,772,972
Miscellaneous	7,890,734	3,436,166	4,454,568	(5,488,169)
Total	247,872,882	131,463,672	116,409,210	77,145,248

Amount in Taka

25.00 Net Asset Value

The offer price of the common stock of BGIC

A. Assets

PARTICULARS	Amount in Taka	
FANILULANS	2021	2020
Investments at Cost	362,275,075	299,101,582
Fair Value Changes Amount	(56, 156, 265)	(31,020,239)
Interest, Dividend and Rent Outstanding	73,657,321	93,270,879
Amount due from Other Persons or Bodies Carrying- on Insurance Business	220,017,004	281,153,303
Sundry Debtors	21,834,382	28,235,011
Cash and Bank Balance	909,115,625	827,207,314
Deferred Tax Asset	1,090,064	112,120
Other Accounts	174,393,866	153,416,730
Total Assets	1,706,227,072	1,651,476,700

B. Liabilities

PARTICULARS	Amount in Taka	
FARTICULARIO	2021	2020
Balance of Funds and Accounts	159,871,880	148,593,262
Provisions for Fund	1,500,000	7,394,000
Premium Deposits	6,162,664	7,236,891
Estimated Liabilities in Respect of Outstanding Claims Whether Due or Intimated	109,211,865	126,876,403
Amount due to Other Persons or Bodies Carrying on Insurance Business	8,496,671	22,261,593
Loan from Banks (Secured)	142,081,743	76,804,305
Sundry Creditors	35,917,928	27,257,531
Unpaid Dividend	24,644,476	30,427,479
Deferred Tax Liability	-	-
Lease Obligations	47,593,413	46,791,178
Provision for Taxation	110,216,014	110,973,059
Total Liabilities	645,696,654	604,615,701
Net Assets (A-B)	1,060,530,418	1,046,860,999
Number of Shares Outstanding During the Year 2021	54,027,255	54,027,255
Net Asset Value Per Share	19.63	19.38

26.00 Director's Fees

PARTICULARS	Amount in Taka	
	2021	2020
Directors Remuneration	144,000	160,000
	144,000	160,000

27.00 Audit fees

PARTICULARS	Amount in Taka	
	2021	2020
Statutory and Special audit fees	450,000	385,000
	450,000	385,000

28.00 Interest and Dividend Income

PARTICULARS	Amount in Taka	
	2021	2020
Interest on FDRs	31,326,982	30,084,380
Interest on STD A/c	818,731	781,001
BD. Govt. Treasury Bond	3,354,603	2,111,312
Dividend on Shares (Gross)	8,100,185	7,008,372
	43,600,501	39,985,065

29.00 Sundry Income

DADTICIII ADC	Notes	Amount in Taka	
PARTICULARS		2021	2020
Trustee Fee		33,589,015	22,743,103
Profit on sales of shares		50,142,394	17,198,775
Profit or (Loss) on sale of Assets	29.01	3,081,701	1,196,538
Rental Income BGIC Tower		6,147,466	5,705,040
Other Income		16,660	10,020
		92,977,236	46,853,476

29.01 Profit or (Loss) on sale of Assets

PARTICULARS	Amount in Taka	
	2021	2020
Cost Price of asset	13,525,354	17,122,000
Accumulated Depreciation	10,376,541	13,132,729
Sale value of Assets	6,230,514	5,185,809
Profit/ (Loss) on sale of Share	3,081,701	1,196,538

30.00 Earnings Per Share (EPS)

Earnings per share as shown in the face of the Profit and Loss Account is calculated in accordance with International Accounting Standard 33: "Earning per Share".

[Basic earnings per shares=Earnings attributable to ordinary shareholders/Weighted average number of shares]

PARTICULARS	Amoun	Amount in Taka	
	2021	2020	
Net Profit Before Tax	135,814,557	101,882,726	
Number of Shares outstanding	54,027,255	54,027,255	
Earning Per Share Before Tax	2.51	1.89	

PARTICULARS	Amount in Taka	
	2021	2020
Net Profit After Tax	103,638,151	67,774,857
Number of Shares outstanding	54,027,255	54,027,255
Earning Per Share After Tax	1.92	1.25

31.00 Cash flow from Operating Activities

Collections from Premium, other income and receipts

DADTICIII ADC	Amount in Taka	
PARTICULARS	2021	2020
Gross Premium	807,396,227	674,875,117
Commission on R/I ceded	90,753,670	54,776,493
Other Income (P/L Acs.)Less Share Capital Gain and TF	39,753,141	28,458,163
Interest and Dividend Income	43,600,501	39,985,065
Accrued Interest	19,613,558	1,156,945
Sundry Debtors	6,400,629	(16,937,442)
Deposit Premium	(1,074,227)	1,402,413
Co-insurance Receivable	61,136,299	66,987,379
Co-insurance Payable	(13,764,922)	15,160,577
Sundry Creditors	8,660,397	4,379,672
Unpaid Dividend	(5,783,003)	12,107,604
	1,056,692,270	882,351,986

Management Expenses, Re-Insurance, Claims and Others

DADTIOU ADO	Amount in Taka	
PARTICULARS	2021	2020
Mgt. Expenses of P/L Acs.	(19,853,220)	(16,437,713)
Mgt. Expenses of Revenue Accounts	(289,872,558)	(256, 169, 185)
Commission Paid	(51,791,921)	(92,313,919)
Re-insurance ceded	(415,105,102)	(309,131,521)
Claims Paid less Re-insurance	(116,409,210)	(77,145,248)
Stock of Stationary and Stamps	(204,910)	(725,257)
Gratuity & CSR Expenses	(7,300,000)	(6,500,000)
	(900,536,921)	(758,422,843)

Income Tax paid

DADTIGUU ADG	Amoun	Amount in Taka		
PARTICULARS	2021	2020		
Opening Balance	110,973,059	99,979,411		
Add: Provision for the year	32,248,350	30,000,000		
Less: Closing Balance	(110,216,014)	(110,973,059)		
	33,005,395	19,006,352		

31.01 Cash flow from Operating Activities (Indirect)

PARTICULARS PARTICULARS	Amou	nt in Taka
FANIICULANS	2021	2020
Profit	135,814,557	101,882,726
Depreciation	39,352,240	24,396,252
Profit /(loss) sale of PPE	(3,081,701)	(1,196,538)
Profit on sales of shares	(50,142,394)	(17,198,775)
ROU	(28,387,489)	(70,131,168)
Gratuity	(6,500,000)	(6,000,000)
Provision For CSR	(906,000)	-
Tax Paid	(33,005,395)	(19,006,352)
Increase /(decrease) in Balance of Fund And Accounts	11,278,618	(34,587,806)
Increase /(decrease) in Premium Deposits	(1,074,227)	1,402,413
Increase /(decrease) in Lease Obligations	802,235	46,791,178
Increase /(decrease) in CSR Fund	606,000	(500,000)
Increase /(decrease) in Estimated Liabilities in Respect of		
Outstanding Claims Whether Due or Intimated	(17,664,538)	(12,185,567)
Increase /(decrease) in Amount Due to Other Persons or		
Bodies Carrying on Insurance Business	(13,764,922)	15,160,577
Increase /(decrease) in Sundry Creditors	8,660,397	4,379,672
Increase /(decrease) in Unpaid Dividend	(5,783,003)	12,107,604
(Increase) /decrease in Interest, Dividend and Rent Outstanding	19,613,558	1,156,945
(Increase) /decrease in Amount Due from Other Persons or		
Bodies Carrying on Insurance Business	61,136,299	66,987,379
(Increase) /decrease in Sundry Debtors	6,400,629	(7,810,492)
(Increase) /decrease in Stock of Stamps and Stationery	(204,910)	(725,257)
	123,149,954	104,922,791

	DADTIQUI ADQ	Amoun	t in Taka
	PARTICULARS	2021	2020
32.00	Net Operating Cash Flows (NOCF) per share	2.28	1.94

33.00 Post Balance Sheet Events (As Per IAS # 10)

There is no significant event that has accrued between the Balance Sheet date and the date when the financial statements were authorized for issue by the Board of Directors other than the recommendation of Cash Dividend 12.50% for the year which will be given effect in due course.

34.00 Key Management Personnel Compensation:

The Compensation of Key management personnel of Express Insurance Ltd. are as follows:

SI No.	Name of Employee	Short Employee Benefits	Post Employment Benefits	Other Long Term Benefits	Termination Benefits
1	Mr. Ahmed Saifuddin Chowdhury Managing Director & CEO	Salary Tk. 84,00,000/- Bonus Tk. 14,00,000/-	No	NO	Group insurance coverage
2	Mr. Md Imran Rouf AMD (Operation)	Salary Tk. 24,12,000/- Bonus Tk. 4,12,000/-	P.F @ 10% of Basic Salary.	NO	P.F, Gratuity & Group insurance coverage
3	Mr. K M Masum AMD	Salary Tk. 63,60,000/- Bonus Tk. 8,80,000/-	P.F @ 10% of Basic Salary.	NO	P.F, Gratuity & Group insurance coverage
4	Mr. Chowdhury Md Abu Sayead AMD & CFO	Salary Tk. 20,52,000/- Bonus Tk. 3,96,000/-	P.F @ 10% of Basic Salary.	NO	P.F, Gratuity & Group insurance coverage
5	Mr. Md Manik Miah DMD	Salary Tk. 15,12,000/- Bonus Tk. 2,36,000/-	P.F @ 10% of Basic Salary.	NO	P.F, Gratuity & Group insurance coverage
6	Mr. Adnan Alam DMD	Salary Tk. 20,14,800/- Bonus Tk. 2,60,000/-	P.F @ 10% of Basic Salary.	NO	P.F, Gratuity & Group insurance coverage
7	Mr. Syed Galib Mashuk Mushed DMD	Salary Tk. 16,98,000/- Bonus Tk. 3,12,000/-	P.F @ 10% of Basic Salary.	NO	P.F, Gratuity & Group insurance coverage
8	Mr. Saifuddin Ahmed Asstt. MD & Company Secretary	Salary Tk. 8,64,000/- Bonus Tk. 1,36,000/-	P.F @ 10% of Basic Salary.	NO	P.F, Gratuity & Group insurance coverage

Key Management Personnel Compensation included in management expenses and no other remuneration or special payment except as mentioned above was made to the key Management Personnel during the year 2021.

35.00 Expenses Incurred / Earned in Foreign Currency

The Company did not incur any expenses nor earned any income in foreign currency on account of royalty, technical expert, professional Advisory fee and interest, etc.

36.00 Other Relevant Information

- i. During the year under review no compensation except Managing Director's remuneration was allowed to the Chief Executive Officer of the Company or any member of the Board for special services rendered.
- ii. There were no credit facilities as on 31st December 2021 availed by the Company under any contract other than trade credit available in course of business.
- iii. The Company did not incur any expenses nor did it earn any income in foreign currency on account of royalty, technical expert and professional advisory fees, Interest etc.
- iv. Number of employees drawing salaries below and above Tk. 3,000.00 Per Month is as under:
 - a. Salaries drawing below Tk. 3,000.00 (NONE).
 - b. Salaries drawing above Tk. 3,000.00 per Month 505 No.

Bangladesh General Insurance Company Ltd. Schedule of Fixed Assets As at December 31, 2021

Schedule A

		Cost			Data of		Depreciation	uo		Written Down
Particulars	Opening Balance	Addition during the Year	Adjustment/ (Disposal) during the Year	Closing Balance	Depreciation %	Opening Balance	Charged during the Year	Adjustment during the year	Closing Balance	Value Balance as at 31.12.2021
Land	26,486,609	ı	ı	26,486,609		ı	ı	ı	1	26,486,609
Building	90,115,516	ı	1	90,115,516	10%	71,197,356	1,891,816	1	73,089,172	17,026,344
Furniture and Fixture	47,246,365	15,617,134	ı	62,863,499	10%	22,082,074	3,546,226	1	25,628,300	37,235,199
Motor Vehicles	13,814,204	1,863,000	(13,525,354)	2,151,850	20%	7,673,903	1,508,286	1,508,286 (10,376,541) (1,194,352)	(1,194,352)	3,346,202
Electrical Equipment	19,117,941	544,150	ı	19,662,091	15%	14,230,564	768,911	1	14,999,475	4,662,616
Office Equipment	24,372,936	15,979,216	1	40,352,152	15%	12,930,172	3,273,529	1	16,203,701	24,148,451
Sundry Assets	4,595,681	882,290		5,477,971	20%	4,458,934	108,529		4,567,463	910,508
ROU asset (Rent)	50,749,325	7,889,113	1	58,638,438		11,379,178	22,567,544	1	33,946,722	24,691,716
ROU asset (Vehicle)	20,314,843 20,498,376	20,498,376		40,813,219		3,446,710	5,687,399	1	9,134,109	31,679,110
TOTAL	296,813,420	63,273,279	(13,525,354)	346,561,345		147,398,891	39,352,240	39,352,240 (10,376,541)	176,374,590	170,186,755

As at December 31, 2020

		Cost			Date of		Depreciation	u		Written Down
Particulars	Opening Balance	Addition during the Year	Adjustment/ (Disposal) during the Year	Closing Balance	Depreciation %	Opening Balance	Charged during the Year	Adjustment during the year	Closing Balance	value Balance as at 31.12.2020
Land	26,486,609	ı	ı	26,486,609		ı	ı	ı	ı	26,486,609
Building	90,115,516	1		90,115,516	10%	69,095,338	2,102,018	1	71,197,356	18,918,160
Furniture and Fixture	42,698,076	4,548,289		47,246,365	10%	19,504,499	2,577,575		22,082,074	25,164,291
Motor Vehicles	30,712,420	223,784	(17,122,000)	13,814,204	20%	18,299,682	2,506,950	2,506,950 (13,132,729)	7,673,903	6,140,301
Electrical Equipment	18,267,184	850,757		19,117,941	15%	13,440,953	789,611	,	14,230,564	4,887,377
Office Equipment	18,823,116	5,549,820	1	24,372,936	15%	11,368,967	1,561,205	1	12,930,172	11,442,764
Sundry Assets	4,585,681	10,000	ı	4,595,681	20%	4,425,929	33,005	,	4,458,934	136,747
ROU asset (Rent)	1	50,749,325	ı	50,749,325		1	11,379,178	1	11,379,178	39,370,147
ROU asset (Vehicle)	ı	20,314,843	1	20,314,843		ı	3,446,710	1	3,446,710	16,868,133
TOTAL	231,688,602		82,246,818 (17,122,000)	296,813,420		136,135,368	24,396,252	24,396,252 (13,132,729)	147,398,891	149,414,529

Bangladesh General Insurance Company Ltd. Calculation of Deferred Tax

Schedule B

Deferred Tax on Fixed Asset	2021	2020
Carrying Amount (Accounting Basis)	87,329,320	67,501,184
Tax base	90,236,158	67,800,172
Temporary Taxable Difference	2,906,838	298,988
Tax Rate	37.50%	37.50%
Deferred Tax Asset/ (Liability)	1,090,064	112,120
Income/ (Expense)	977,944	392,131



সম্পদ যেখানে দুশ্চিন্তা সেখানে আমাদের সেবা নিন দুশ্চিন্তা মুক্ত থাকুন

Corporate Governance

Corporate Governance

Corporate Governance Practices

Good corporate governance helps BGIC to create sustainable value for the benefit of its shareholders, customers, employees and other stakeholders. The Company's Board of Directors is committed to high standards of corporate governance, which it considers are critical to business integrity and to maintaining investors' trust. The Company expects all its directors and employees to act with honesty, integrity and fairness. The Company strives to act in accordance with the laws and customs of the countries in which it operates; adopts proper standards of business practice and procedure; operates with integrity; and observes and respects the culture of every country in which it does business.

Board of Directors

An effective Board must have the right composition, structure, processes and a clear understanding of its role. The BGIC Board meets these requirements:

The Board of BGIC is responsible for managing the company and overseeing its general business activities. Its action and decisions are made in the best interests of the company, which includes the interests of shareholders, employees, customers and other stakeholder groups. We closely communicate with the Executive Committee, making sure our strategy is properly implemented and our ethical standards are applied. In our work with the Executive Committee we assert independent judgment and work toward fostering a strong relationship based on mutual respect and trust.

The Board of the company comprises of 6 members of whom 2 members are Sponsor directors, 2 member is Public director and 2 are Independent directors. The Board of Directors reviews business performance in each meeting and approves periodical and annual financial results for publication. Board approves annual plan, capital expenditure for the year and passes resolution at meetings held on a regular basis.

Board Meeting

The Board meets at least once a quarter to review the quarterly results and other items on the agenda and also on the occasion of the Annual General Meeting (AGM) of the Shareholders. Additional meetings are held whenever necessary.

The Company Secretary in consultation with the Chairman prepares the Agenda and the explanatory notes and circulates these in advance to the Directors.

Members of the Board are also free to recommend inclusion of any matter in the agenda for discussion.

Senior Management members are invited to attend the Board Meetings, to make presentations and provide additional inputs to the items under discussion. The minutes of each Board / Committee meeting are recorded in the Minutes Book. Copy of the approved minutes is send to IDRA as per their circular no. GAD/1003/2011-184(2) dated 26th January, 2012.

During the year 2021, the Board met Five times and the gap between any two meetings was less than four months. The dates of the meetings were May 19, 2021; June 06 2021; July 14, 2021; August 05, 2021 and October 30, 2021.

The names of the directors on the Board, their attendance record and their remunerations as on December 31, 2021, are shown as per condition No. 1(5)(xxii) in page no. 93.

Annual General Meeting

The shareholders assert their rights as conferred by the articles of association during the Annual General Meeting by exercising their right to vote. Each share entitles the shareholder to one vote. The Annual General Meeting takes place within the first six months after end of the accounting year. Notice of Annual General Meeting together with the annual reports and documents as required by Companies Act is sent to the shareholders, fourteen days earlier, prior to the meeting. Shareholders who cannot attend the Annual General Meeting have the option to exercise their vote through a proxy to another member of the Company. The proxy form duly filled in to be submitted to the Corporate Office of the Company within 72 hours before the meeting.

Corporate Governance Compliance report

In accordance of the requirement of The Bangladesh Securities and Exchange Commission's Notification on Corporate Governance Code no. BSEC/CMRRCD/2006–158/207/Admin/80 dated 3 June 2018 Confirm Compliance with the Financial Reporting Framework as follows:-

Corporate and Financial Reporting Framework

- The financial statements prepared by the management of the company present fairly its state of affairs, the result of its operations, cash flows and changes in equity.
- II. Proper books of account of the company have been maintained.

- III. 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.
- IV. International Accounting Standards (IAS), International Financial Reporting Standards (IFRS), as applicable in Bangladesh, have been followed in preparation of the financial statements and any departure there-from has been adequately disclosed.
- V. The system of internal control is sound in design and has been effectively implemented and monitored.
- VI. There are no significant doubts upon the company's ability to continue as a going concern.
- VII. There are no significant deviations from last year in operating result of the company.
- VIII. The key operating and financial data of preceding five years have been provided in page no. 93.
- IX. The number of Board meetings held during the year 2021 and attendance by each director and remuneration paid to them are shown in page no.
- X. As on December 31, 2021, shareholdings pattern of the Company are shown as per condition No. 1(5)(xxiii) in page no. 94.
- XI. A brief resume of the Directors along with other necessary particulars are show in page no. 27 and 28.

Status of Compliance with the conditions imposed by The Bangladesh Securities and Exchange Commission's Corporate Governance Code BSEC/CMRRCD/2006–158/207/Admin/80 dated 3 June 2018, along with a certificate from a practicing Chartered Accountants is been enclosed at annexure-C.

Accounting and External Audit

The legal audit of BGIC's financial statements is entrusted – pursuant to the law – to an External Audit Company, prepares and publishes its annual financial statements and interim financial statements in accordance with International Financial Reporting Standards (IFRS). The annual and periodical financial statements are prepared by the management and reviewed by the Audit Committee. Financial statements are audited by the statutory auditor in accordance with Bangladesh Audit Standard as promulgated by the ICAB. The audit procedures include a review of the system for early identification of risks. The Audit Committee updates Board on annual and periodical financial statement in detail prior to its publications.

Internal Control

An Internal Control System (ICS) is generally considered as a management tool that serves as a means to achieve performance and profitability targets, and enhances the reliability of financial reporting. Voluntary reporting on internal control may be viewed as a monitoring function to reduce the management costs caused by divergent interests between management and shareholders.

Sound internal control process is defined as a system designed to ensure:

- Compliance with laws and regulations;
- Application of the instructions and policies fixed by senior management;
- That the Company's internal processes are functioning correctly, in particular, those involving the security of its assets;
- The reliability of the financial information published.

BGIC's Internal Audit team conducts audit to evaluate appropriateness of internal control. This system must also contribute to the control over its activities, the efficiency of its operations and efficient use of its resources, while enabling the Company to adequately take into account significant operational, financial or compliance risks. Therefore, the internal control system plays a key role in conducting and monitoring its activities.

However, the Company is aware that the internal control system cannot provide an absolute guarantee that the Company's objectives will be met and that all the potential risks it may face will be controlled.

Internal Audit

BGIC's internal audit department has responsibility for independently assessing the adequacy effectiveness of the management over significant risk areas of the company. They also carryout internal audit on all functions of the Company like, Operations, Development and Marketing, Finance, Treasury system, Information Service. Internal Auditor submits their observation on weaknesses and non compliance of company's practices and statutory provisions. Each observation states the facts, weaknesses and recommendations for improvement. The head of Internal Audit directly reports to the Managing Director and their activity is reviewed by the Audit Committee.

Risk Management

The Board of the BGIC, with the assistance of the Management, has set out the overall approach of the Company's risk management activities. The major areas of risk that the activities of the Company are

exposed to are financial risks, strategy risks, insurance risks, operational risks and legal and compliance risks. These are continually being updated and adapted by the Company under guidance of the Board of Directors. The effectiveness of these systems is reviewed by internal auditor and statutory auditor and the Board of Directors. The management of the Company made risk assessment on business and made risk mitigation plan to eliminate risks. The audit committee supports the Board in monitoring activities of management and deals with risk management issues.

Going Concern

The going concern principle is the assumption that entity will remain in business for the foreseeable future. Conversely, this means that the entity will not be forced to halt operation and liquidate its assets in the near term, by making this assumption, the accountant is justified in deferring the recognition of some expenses until a later period, when the entity is presumably still be in business and using its assets. Accountants have considered the following events and conditions to come this conclusion about BGIC's ability to continue:

- 1. Net liability or net current liability position.
- 2. Adverse key financial ratio.
- 3. Negative operating cash flow indicated by historical or prospective financial statements.
- 4. Substantial operating losses or significant deterioration in the value of assets used to generate cash flows.
- 5. Arrears or discontinuance of dividends.
- 6. Inability to pay creditors on due dates.

Audit Committee

The Company has an Audit Committee as a sub-committee of the Board of Directors. The aims of the establishment of an Audit Committee should be to create efficiency in the operations and to add value to the organization. The Audit Committee is appointed by the Board of Directors to assist the Board in discharging its oversight responsibilities by reviewing:

- The financial reporting process to ensure the balance, transparency and integrity of published financial information.
- The effectiveness of the company's internal financial control and risk management system, the effectiveness of the internal audit function,
- The independent audit process including recommending the appointment and assessing the performance of the external auditor.

Membership

- The Board of Directors will nominate the audit committee members and the chairman of the audit committee who must be a non-executive independent director.
- The Audit Committee will comprise of at least three members and the majority of members shall be non-executive Directors of the Company.
- A quorum of any meeting will be two members.
- The Company Secretary will act as the secretary of the Audit Committee.

Meetings

Only committee members are entitled to attend meetings. The Audit Committee may invite such other persons, the CEO, CFO, Head of Internal Audit (on invitation) and external audit engagement partner (on invitation) to its meetings, as it deems necessary. One meeting shall be held at least two times a year and should correspond with the Company's financial reporting cycle.

Compliance with Laws

Compliance means not only adhering to laws, but also to regulations, company rules, and voluntary codes, and then enhancing our efforts to promote transparency in management in accordance with social standards and corporate ethics set out in the BGIC Principles. Based on the foregoing, BGIC Ltd. strives to continually enhance its compliance structure. Company respects the provisions of the law and complies with those in business practices. Each employee of the Company must learn provisions of the law that applies to their job. The Board of the Company ensures that all provisions of the law are complied with in a timely manner. Any non compliance is immediately addressed.

Corporate Website

The Company developed an information website under corporate governance responsibility, where public information related to the Company is placed for interested group like shareholders, employee, customers and other stakeholders.

Information which is host in Company Website is shown below:

- Annual Financial Statements.
- Periodical Financial Statements.
- Half Yearly Financial Statements.
- Price Sensitive Information.
- Notifications etc.

The link of company website is www.bgicinsure.com

Forming Part of Corporate Governance Report

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

Details of Number of Meetings Held, Attended Virtualy, Remunerations Paid During the Year 2021 Board Meeting

SI.No.	Name of Directors	Number of Meetings	Number of Attendance	Percentage	Remunaration (Tk. 8000 per Meeting)
1	Mr. Towhid Samad	05	04	80%	24,000.00
2	Mr. Salim Bhuiyan	05	05 100% 32		32,000.00
3	Mr.Md. Shakil Rizvi	05	05	100%	40,000.00
4	Pima Imam	05	04	80%	0.00
5	Mr. Mostafa Zaman Abbasi	05	04	80%	32,000.00
6	Aruangshu Dutta	05	03	60%	16,000.00

Forming Part of Corporate Governance Report

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

SUMMARIZED KEY OPERATING AND FINANCIAL DATA OF LAST 5 YEARS

Particulars	2021 Taka	2020 Taka	2019 Taka	2018 Taka	2017 Taka
Paid up Capital	54,02,72,550	54,02,72,550	54,02,72,550	54,02,72,550	54,02,72,550
Gross Premium Income	80,73,96,227	67,48,75,117	70,57,56,087	62,76,35,349	73,09,63,081
Net Premium	39,22,91,125	36,57,43,596	45,23,58,595	33,74,93,412	45,50,13,059
Net Claims	9,87,44,672	6,49,59,681	7,91,10,627	11,27,64,254	13,12,05,495
Pre-Tax Profit	13,58,14,557	10,18,82,726	10,74,52,352	9,35,65,928	8,84,19,803
Cash Dividend	6,48,32,706	5,94,29,981	5,94,29,981	5.54,27,255	5,94,29,981
Total Assets	170,62,27,072	165,14,76,700	165,57,07,881	166,50,98,478	171,67,68,570
Total Reserves	36,70,84,316	34,53,41,724	34,36,33,190	35,36,80,369	40,80,59,181
Dividend Equalisation Reserve	17,00,000	17,00,000	17,00,000	17,00,000	17,00,000
Share Value Fluctuation Reserve	1,10,00,000	1,10,00,000	1,10,00,000	1,10,00,000	1,10,00,000

Forming Part of Corporate Governance Report

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

THE PATTERN OF SHAREHOLDINGS

- a) Shares held by parent/Subsidiary /Associated Company etc.- None
- b) The pattern of shareholding of Directors, Chief Executive Officer & Company Secretary, Chief Financial Officer, Head of Internal Audit, Principal Adviser and their spouses and minor children are as follows:

Name	Designation	Number of Shares	Percentage
Sponsor Directors			
Mr. Towhid Samad	Director	17,96,844	3.33%
Mrs. Rokshana Samad	W/O Director	281	0.00%
Mr.Faisal Samad	S/O Director	3,35,595	0.63%
Mr. Salim Bhuiyan	Director	18,05,123	3.34%
Public Directors			
Mr. Md.Shakil Razivi	Director	27,15,000	5.03%
Mrs. Pima Imam	Director	80,75,932	14.95%
Mr. Aruangshu Dutta	Director	23,19,685	4.29
Independent Directors			
Mr. Mostafa Zaman Abbasi	Independent Director	NII	NII
Chief Executive Officer, Company Secre	tary, Chief Financial Officer & Hea	d of Internal Audit	
Mr. A K A H Chaudhuri	Principal Adviser	8766	0.02%
Mrs. Sabiha Chaudhuri	W/o Principal Adviser	616	0.00%
Md.Manik Miah	Head of internal Audit	100	0.00%
c) Executives			
Mr. Kazi Mokaddas Masum	AMD (Marketing)	7296	0.01%
Mr. Imran Rouf	AMD (Underwriting)	305	0.00%

d) Shareholding ten percent (10%) or more voting interest in the Company name wise details are as follows :-

There are no individuals or institutions that hold 10% or more voting interest in the Company.

ANNEXURE - A

Bangladesh General Insurance Company Limited Declaration by CEO and CFO

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

Date: 14th June, 2022
The Board of Directors
Bangladesh General Insurance Company Limited
Head Office
42, Dilkusha,
Dhaka-1000

Subject: Declaration on Financial Statements for the year ended on 31 December, 2021

Dear Sirs.

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

- (1) The Financial Statements of Bangladesh General Insurance Company Limited Limited for the year ended on 31 December, 2021 have been prepared in compliance with International Accounting Standards (IAS) or International Financial Reporting Standards (IFRS), as applicable in the Bangladesh and any departure there from has been adequately disclosed;
- (2) The estimates and judgments related to the financial statements were made on a prudent and reasonable basis, in order for the financial statements to reveal a true and fair view;
- (3) The form and substance of transactions and the Company's state of affairs have been reasonably and fairly presented in its financial statements;
- (4) To ensure above, the Company has taken proper and adequate care in installing a system of internal control and maintenance of accounting records;
- (5) Our internal auditors have conducted periodic audits to provide reasonable assurance that the established policies and procedures of the Company were consistently followed; and
- (6) The management's use of the going concern basis of accounting in preparing the financial statements is appropriate and there exists no material uncertainty related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern.

In this regard, we also certify that:

- (i) We have reviewed the financial statements for the year ended on 31 December, 2021 and that to the best of our knowledge and belief:
- (a) these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
- (b) these statements collectively present 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,

Ahmed Saifuddin Chowdhury
Chief Executive Officer (CEO)

Chowdhury Md. Abu Sayead Chief Financial Officer (CFO)





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

Report to the Shareholders of

Bangladesh General Insurance Company Limited on compliance of the corporate governance code

We have examined the compliance status to the Corporate Governance Code by **Bangladesh General Insurance Company Limited** for the year ended December 31,2021. This code relates to the notification no. BSEC/CMRRCD/2006-158/207/Admin/80 dated June 03, 2018 of the Bangladesh Securities & Exchange Commission(The Commission).

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

This is a scrutiny and verification and an independent audit on compliance of the conditions of the Corporate Governance Code as well as the provisions of relevant Bangladesh Secretarial Standards (BSS) as adopted by 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, which we have required, and after due scrutiny and verification thereof, we report that, in our opinion:

- (a) The Company has complied with the conditions of the Corporate Governance Code as stipulated in the above-mentioned Corporate Governance Code issued by the Commission except the condition 1(1), 1(2)(a), 1(7)(a), 1(7)(b), 4(ii) and 6(1)(a) to 6(5)(c);
- (b) The Company has complied with the provisions of the relevant Bangladesh Secretarial Standards (BSS) as adopted by the Institute of Chartered Secretaries of Bangladesh (ICSB) as required by this Code;
- (c) Proper books of accounts have been kept by the company as required under the Companies Act, 1994, the securities laws and other relevant laws; and
- (d) The Corporate Governance of the company is satisfactory.

Dated, Dhaka 14th June, 2022 Ahmed Zaker & Co.
Chartered Accountants

ZA Mridha, FCA (Partner)

ICAB Enrolment No.: 478

Annexure - C

Bangladesh General Insurance Company Ltd.

STATUS OF COMPLIANCE WITH THE CORPORATE GOVERNANCE Guidline (CGC)

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

(Report under Condition No. 9)

Condition No.	Title	Complian (Put√ Appropriat		Remarks (if any)
		Complied	Not Complied	(** 24.7)
	Board of Directors			
1(1)	Board's size The number of the board members shall not be less than 5 (five) and more than 20 (twenty).	V		6 Directors
	Independent Directors At least one fifth (1/5) of the total number of directors in the company's board shall be independent directors.		V	1 Independent Director
1(2)(a)	At least on fifth (1/5) of the total member of directors in the company's board shall be independent directors.		V	Do
1(2) (b) (i)	Who either does not hold any shares in the company or holds less than one percent (1%) shares of the total paid-up shares of the company.	√		
1(2)(b) (ii)	Who is not a sponsor of the company and is not connected with the company's any sponsor or director nominated director or shareholder of the company or any of its associates, sister concern, 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 should not hold above mentioned shares in the company.	V		
	Provided that spouse, son, daughter, father, mother, brother, sister, son-in-law and daughter- in- law shall be considered as family members.			
1(2) (b)(iii)	Who has not been an executive of the company in immediately preceding 2 (two) financial year	√		
1(2)(b)(iv)	Who does not have any other relationship, whatever pecuniary or otherwise, with the company or its subsidiary/associated companies.	V		
1(2)(b)(v)	who is not a member holder, or TREC (Trading Right Entitlement Certificate) 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;	V		
1(2)(b)(vii)	who is not a partner or an executive or was not a partner or an executive during the preceding 03 (three) years of the concerned company's statutory audit firm; or audit firm engaged in internal audit services or audit firm conducting special audit or professional certifying compliance of this code.	V		
1(2)(b)(viii)	Who shall not be an independent director in more than 05(Five) listed companies;	√		

Condition	Title	(Put√	nce Status in the te Column)	Remarks
No.		Complied	Not Complied	(if any)
1(2)(b) (ix)	Who has not been convicted by a court of competent jurisdiction as a defaulter in payment of any loan or advance to a bank or a Non-Bank Financial Institution (NBFI);	√		
1(2)(b) (x)	Who has not been convicted for a criminal offence involing moral turpitude;	1		
1(2)(c)	The independent director(s) shall be appointed by the board of directors and approved by the shareholders in the Annual General Meeting (AGM);	√		
1(2)(d)	The post of independent director(s) can not remain vacant for more than 90 (ninety) days;	V		
1(2) (e)	The tenure of office of an independent director shall be for a period of 03 (three) years, which may be extended for 01 (one) term only;	√		
	Qualification of Independent Director			
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;	V		Profiles of ID Available in Annual Report
1(3) (b)(i)	Business leader who is or was a promoter or director of an unlisted company having minimum paid up capital of Taka 100 million or any listed company or a member of any national or international chamber of commerce or business association; or	√		Profiles of ID Available in Annual Report
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 Taka 100 Million or of a listed company.	V		
1(3)(b) (iii)	Former official of Government or Statutory or autonomous or regulatory body in the position not below 5th grade of the national pay scale, who at least educational background of Bachelor degree in economices or commerce or business or law.	-		N/A
1(3)(b)(iv)	University Teacher who has educational background of Bachelor degree in Economices or Commerce or Business Studies or law.	-		N/A
1(3)(b)(v)	Professional who is or was and advocate practicing at least in high court devision of Bangladesh Supreme Court or a chartered Accountants or a cost management accountants or Chartered Financial Analyst or Chartered Certified Accountant or Certified Public Accountant or Chartered Management accountant or chartered Secretary or equivant qualifications,	-		N/A
1(3) (c)	The independent director shall have at least 10 (ten) years of experiences in any field mentioned in Clause (b).	1		
1(3)(d)	In special cases the above qualifications may be relaxed subject to prior approval of the Commission;			Situation did not arise
	Duality of Chairperson of the Board of Directors and Managing Director or Chief Executive Officer			
1(4)(a)	The positions of the Chairperson of the Board and the Managing Director (MD) and or the Chief Executive Officer (CEO) of the Companies shall be filled by different individuals.	V		

Condition No.	Title	Compliance Status (Put√ in the Appropriate Column)		Remarks (if any)
		Complied	Not Complied	()
1(4)(b)	The Managing Director(MD) and or Chief Executive Officer(CEO) of the 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 company.	√		
1(4)(d)	The Board shall clearly define respective roles and responsibilities of the Chairperson and The Managing Director(MD) and or Chief Executive Officer (CEO)	V		
1(4)(e)	In the absence of 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	-		Situation did not arise
	The Directors report to the Shareholder			
1(5) (i)	Industry outlook and possible future developments in the industry	√		Available in Annual Report
1(5) (ii)	Segment-wise or product-wise performance	√ 		Available in Annual Report
1(5) (iii)	Risks and concerns including internal and external risk factors threats to sustainablity and negative impact on environment ,if any	√		Available in Annual Report
1(5) (iv)	A discussion on cost of goods sold, gross profit margin and net profit margin	√		Available in Annual Report
1(5) (v)	A discussion on continuity of any extraordinary activities and their implications (gain or loss)	-		Available in Annual Report
1(5) (vi)	A detailed discussion on related party transactions along with a statement showing amount, nature of related party, nature of transactions and basis of transactions of all related party transactions.	√		
1(5) (vii)	A statement of Utilization of proceeds from public issues, rights issues and/or through any others instruments			Situation did not arise
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			Situation did not arise
1(5) (ix)	An explanation on any significant variance occurs between Quarterly Financial performance and Annual Financial Statements			Situation did not arise
1(5) (x)	A statement of Remuneration paid to the directors including independent directors	√		
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	V		
1(5) (xii)	A Statement that Proper books of account of the issuer company have been maintained	√		
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	V		

Condition No.	Title	Compliance Status (Put√ in the Appropriate Column)		Remarks (if any)	
		Complied	Not Complied	~ ~ ~	
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	√			
1(5) (xv)	A Statement that the system of internal control is sound in design and has been effectively implemented and monitored	√			
1(5) (xvi)	A Statement that the minority share holders have been protected from the abusive action by, or in the interest of, controling shareholders acting-either directly of indirectly and have effective means of redress.	-		N/A	
1(5) (xvii)	A Statement that there are no significant doubts upon the issuer company's ability to continue as a going concern. If the issuer company is not considered to be a going concern, the fact along with reasons thereof should be disclosed	V			
1(5) (xviii)	An explanation that significant deviations from the last year's operating results of the issuer company shall be highlighted and the reasons thereof should be explained	-		Situation did not arise	
1(5)(xix)	Key operating and financial data of at least preceding 05 (five) years shall be summarized	√			
1(5) (xx)	An explanation on the reason If the issuer company has not declared dividend (cash or stock) for the year	-		Situation did not arise	
1(5) (xxi)	The board statement to the effect that no bonus sahre or stock devidend has been or shall be declared as interim dividend	-		Situation did not arise	
1(5) (xxii)	The number of Board meetings held during the year and attendance by each director shall be disclosed	V		5 Meetings with average 83% attendance	
1(5) (xxiii) (a)	Parent/Subsidiary/Associated Companies and other related parties (name wise details),	-		Situation did not arise	
1(5) (xxiii)(b)	Directors, Chief Executive Officer, Company Secretary, Chief Financial Officer, Head of Internal Audit and compliance and their spouses and minor children (name wise details),	V			
1(5) (xxiii) (c)	Executives,	√			
1(5) (xxiii)(d)	Shareholders holding ten percent (10%) or more voting interest in the company (name wise details) Explanation : For the purpose of this clause, the expression "executive" means top 5(Five) salaried employees of the company, other than the Directors, Chief Executive Officer, Company Secretary, Chief Financial Officer and Head Of Internal Audit and Compliance.	-		N/A	
1(5) (xxiv)(a)	A brief resume of the director	√		N/A	
1(5) (xxiv)(b)	Nature of his/her expertise in specific functional areas	√			
1(5) (xxiv)(c)	Names of companies in which the person also holds the directorship and the membership of committees of the board	√			
1(5)(xxv)	A Management's Discussion and Analysis signed by CEO or MD presenting detailed analysis of the company's position and operations along with a brief discussion of changes in the financial statements, among others, focusing on :	V			

Condition No.	Title	Compliance Status (Put√ in the Appropriate Column)		Remarks (if any)	
		Complied	Not Complied		
1(5)(xxv) (a)	Accounting policies and estimation for preparation of financial statement.	√			
1(5)(xxv) (b)	Changes in accounting policies and estimation if any clearly described the effect on financial performance and financial position as well as cash flows in absolute figure for such change.	V			
1(5)(xxv) (c)	Corporate analysis (including effect of the inflation) of financial performance and or result and financial; position as well as cash flow for current financial year with immediate preceding five years explaining reasons thereof	√			
1(5)(xxv)(d)	Compare such performance or result and financial position as well as cash flow with the peer industry scenario.	√			
1(5)(xxv)(e)	Financial and economic scenario of the country and globe	√			
1(5)(xxv)(f)	Risks and concerns issues retaed to financial statement exlaining such risks and concern mitigation plan of the company	√			
1(5)(xxv)(g)	future plan or projection or forecast for company's operation, performance and financial position, with justification thereof, i.e., actual position shall be explained to the shareholders in the next AGM	V			
1(5)(xxvi)	Declaration or certification by the CEO and the CFO to the Board as required under condition No. 3(3) shall be disclosed as per Annexure-A ; and	√			
1(5)(xxvii)	The report as well as certificate regarding compliance of conditions of this Code as required under condition No. 9 shall be disclosed as per Annexure-B and Annexure-C .	√			
1(6)	Meetings of the Board of Directors The Company shall conduct its Board meetings and record the minutes of the meetings as well as keep required books and records in line with the provisions of the relevant Bangladesh Secretarial Standard (BSS) as adopted by the Institute of Chartered Secretatries of Bangladesh (ICSB) in so far as those standards are not incosistent with any condition of this Code.	٧			
1(7)	Code of Conduct for the Chairperson, other Board members and Chief Executive Officer				
1(7)(a)	The Board shall lay down a code of conduct, based on the recommendation of the Nomination and Remuneration Committee (NRC) at condition no 6 for the Chairperson of the Board, other board members and Chief Executive Officer of the company		V		
1(7)(b)	The code of conduct as determined by the NRC shall be posted on the website of the company including among others prudent conduct and behavior; confidentiality; conflict of interest; compliance with laws, rules, regulations; prohibition of insider trading; relationship with environment, employees, customers and suppliers; and independency.		√		
	Governance of Board of Directors of Subsidiary Company				
2(a)	Provisions relating to the composition of the Board of the holding company shall be made applicable to the composition of the Board of the subsidiary company;			N/A	
2(b)	At least 1 (one) independent director on the Board of the holding company shall be a director on the Board of the subsidiary company;			N/A	

Condition No.	Title	(Put√	ice Status in the te Column)	Remarks (if any)
		Complied	Not Complied	
2 (c)	The minutes of the Board meeting of the subsidiary company shall be placed for review at the following Board meeting of the holding company.			N/A
2(d)	The minutes of the respective Board meeting of the holding company shall state that they have reviewed the affairs of the subsidiary company also			N/A
2 (e)	The Audit Committee of the holding company shall also review the financial statements, in particular the investments made by the subsidiary company.			N/A
	Managing Director (MD) or Chief Executive Officer (CEO), Chief Financial Officer (CFO), Head of Internal Audit and Compliance (HIAC) and Company Secretary (CS).			
3(1)(a)	The Board shall appoint a Managing Director (MD) or Chief Executive Officer (CEO), a Company Secretary (CS), a Chief Financial Officer (CFO) and a Head of Internal Audit and Compliance (HIAC).	$\sqrt{}$		
3(1)(b)	The positions of the Managing Director (MD) or Chief Executive Officer (CEO), Company Secretary (CS), Chief Financial Officer (CFO) and Head of Internal Audit and Compliance (HIAC) shall be filled by different individuals;	√		
3(1)(c)	The positions of the Managing Director (MD) or Chief Executive Officer (CEO), Company Secretary (CS), Chief Financial Officer (CFO) and Head of Internal Audit and Compliance (HIAC) shall not hold any executive position in any other company at the same time;	V		
3(1)(d)	The Board shall clearly define respective roles, responsibilities and duties of the CFO, the HIAC and the CS;	√		
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).	-		N/A
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.	√		
	Duties of Managing Director (MD) or Chief Executive Officer (CEO) and Chief Financial Officer (CFO)			
3(3)(a)(i)	The MD or CEO and CFO shall certify to the Board that they have reviewed financial statements for the year and that to the best of their knowledge these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading; and			
3(3)(a)(ii)	The MD or CEO and CFO shall certify to the Board that they have reviewed financial statements for the year and that to the best of their knowledgethese statements together present a true and fair view of the company's affairs and are in compliance with existing accounting standards and applicable laws;	V		
3(3)(b)	The MD or CEO and CFO shall also certify that there are, to the best of knowledge and belief, no transactions entered into by the company during the year which are fraudulent, illegal or in violation of the code of conduct for the company's Board or its members;	V		

Condition No.	Title	Compliance Status (Put√ in the Appropriate Column)		Remarks (if any)
		Complied	Not Complied	(ii diiy)
3(3) (c)	The certification of the MD or CEO and CFO shall be disclosed in the Annual Report.	√		
	Board of Directors Committee			
	For ensuring good governance in the company, the Board shall have at least following sub-committee			
4(i)	Audit Committee.	√		
4(ii)	Nomination and Remuneration Committee.		√	
	Audit Committee			
5(1)(a)	The company shall have an Audit Committee as a sub-committee of the Board	√		3 Members
5(1)(b)	The Audit Committee shall assist the Board in ensuring that the financial statements reflect true and fair view of state of affairs of the company and in ensuring a good monitoring system within the business.	√		
5(1)(c)	The Audit Committee shall be responsible to the Board; the duties of the Audit Committee shall be clearly set forth in writing	√		
	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 non - executive director of the company excepting Chairperson of the Board and shall include at least 1 (one) independent director.	√		
5 (2) (c)	All members of the audit committee should be "financially literate" and at least 1 (one) member shall have accounting or related financial management background and 10 (ten) years of such experience.	√		
5(2)(d)	When the term of service of any Committee members expires or there is any circumstance causing any committee member to be unable to hold before expiration of the term of service, thus making the number of the committee members to be lower than the prescribed number of 3 (three) persons, the Board shall appoint the new Committee member to fill up the vacancy immediately or not later than 1 (one) month from the date of vacancy in the Committee to ensure continuity other performance of work of the Audit Committee.	-		N/A
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 at least 1 (one) independent director.	V		
	Chairperson of the Audit Committee			
5(3)(a)	The board of director select 1 (one) member of the Audit Committee to be Chairperson of the Audit Committee, who shall be an independent director.	V		
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.	-		No such event occurred

Condition No.	Title	(Put√	nce Status in the te Column)	Remarks (if any)
		Complied	Not Complied	
5(3) (C)	Chairman of the audit committee shall remain present in the Annual General Meeting (AGM)	√		
	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)	An independent director is a must for the quorum of the meeting.	√		
	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 Audit and Compliance process to ensure that it is adequately resourced, including approval of the Internal Audit and Compliance Plan and review of the Internal Audit and Compliance Report	√		
5(5)(d)	oversee hiring and performance of external auditors;	√		
5(5)(e)	hold meeting with the external or statutory auditors for review of the annual financial statements before submission to the Board for approval or adoption	√		
5(5)(f)	review along with the management, the annual financial statements before submission to the Board for approval;	√		
5(5)(g)	review along with the management, the quarterly and half yearly financial statements before submission to the Board for approval;	√		
5(5)(h)	review the adequacy of internal audit function;	√		
5(5)(i)	review the Management's Discussion and Analysis before disclosing in the Annual Report;	1		
5(5)(j)	review statement of all related party transactions submitted by the management;	V		
5(5)(k)	review Management Letters or Letter of Internal Control weakness issued by statutory auditors;	√		
5(5)(I)	oversee the determination of audit fees based on scope and magnitude, level of expertise deployed and time required for effective audit and evaluate the performance of external auditors;	√		
5(5)(m)	oversee whether the proceeds raised through Initial Public Offering (IPO) or Repeat Public Offering (RPO) or Rights Share Offer have been utilized as per the purposes stated in relevant offer document or prospectus approved by the Commission:	-		Situation did not arise
	Reporting to the Board of Directors			
5 (6) (a)(i)	The Audit Committee shall report on its activities to the Board	√		
5.6(a)(ii)	The Audit Committee shall immediately report to the Board of director on the following findings if any			
5(6)(a)(ii)(a)	report on conflicts of interests;			Situation did not arise
5(6)(a) (ii)(b)	suspected or presumed fraud or irregularity or material defect identified in the internal audit and compliance process or in the financial statements;			Situation did not arise
5(6)(a) (ii)(c)	suspected infringement of laws, regulatory compliances including securities related laws, rules and regulations; and			Situation did not arise

Condition No.	Title	Compliance Status (Put√ in the Appropriate Column)		Remarks (if any)
		Complied	Not Complied	(ii uny)
5(6)(a) (ii)(d)	any other matter which the Audit Committee deems necessary shall be disclosed to the Board immediately;			Situation did not arise
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 has been unreasonably ignored, the Audit Committee shall report such finding to the Commisssion, upon reporting of such manner 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.			Situation did not arise
5(7)	Reporting to the Shareholders and General Investors Report on activities carried out by the Audit Committee, including any report made to the Board under condition No. 5(6)(a)(ii) above during the year, shall be signed by the Chairperson of the Audit Committee and disclosed in the annual report of the issuer company.			Situation did not arise
6	Nomination and Remunaration Committee (NRC)			
6(1)	Resposibility to the Board of Directors			
6(1) (a)	The Company shall have a Nomination and Remuneration Committee (NRC) as a sub-committee of the Board;		V	
6(1) (b)	The NRC shall assist the Board in formulation of the nomination criteria or policy for determining qualifications, positive attributes, experiences and independence of directors and top level executive as well as a policy for formal process of considering remuneration of directors, I top leve executive;		√	
6(1)(c)	The Terms of Reference (ToR) of the NRC shall be clearly set forth in writing covering the areas stated at the condition No. 6(5)(b)		V	
6(2)	Constitution of the NRC			
6(2) (a)	The Committee shall comprise at least three members including an independent director;		√	
6(2) (b)	All members of the Committee shall be non-executive directors;		√	
6(2) (c)	Members of the Committee shall be nominated and appointed by the Board;		V	
6(2) (d)	The Board shall have authority to remove and appoint any member of the Committee;		√	
6.2 (e)	In case of death, resignation, disqualification, or removal of any member of the committee or any other cases of vacancies, the board shall fill the vacancy within 180 (one hundred eighty) days of occuring such vacancy in the committee		V	
6(2) (f)	The Chairperson of the Committee may appoint or co-opt any external expert and or member(s) of staff to the Committee as advisor who shall. be non-voting member, if the chairperson feels that advice or suggestion from such external expert and or members) of staff shall be required or valuable for the Committee. a		√	
6(2) (g)	The company secretary shall act as the secretary of the Committee;		√	

Condition No.	Title	Compliance Status (Put√ in the Appropriate Column)		Remarks (if any)	
		Complied	Not Complied	(ii aliy)	
6(2) (h)	The quorum of the NRC meeting shall not constitute without attendance of atleast 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.		V		
	Chairperson of the NRC				
6(3) (a)	The Board shall select 1 (one) member of the NRC to be Chairperson of the committee, who shall be an independent director.		√		
6(3) (b)	In the absence of the Chairperson of the NRC, the remaining members may elect one of themselves as Chairperson for that particular meeting, the reason of absence of the regular Chairperson shall be duly recorded in the minute		V		
6(3) (c)	The Chairperson of the NRC shall attend the annual general meeting (AGM) to answer the question of the shareholder		√		
	Meeting of the NRC				
6(4) (a)	The NRC shall conduct at least one meeting in a financial year;		V		
6(4) (b)	The Chairperson of the NRC may convene any emergency meeting upon request by any member of the NRC;		√		
6(4) (c)	The quorum of the meeting of the NRC shall be constituted in presence of either two members or two third of the members of the Committee, whichever is higher, where presence of an independent director is must as required under condition No. 6(2)(h);		V		
6(4)(d)	The proceedings of each meeting of the NRC shall duly be recorded in the minutes and such minutes shall be confirmed in the next meeting of the NRC		V		
	Role of the NRC				
6(5) (a)	NRC shall be independent and responsible or accountable to the Board and to the shareholders;		V		
6(5)(b)	NRC shall oversee, among others, the following matters and make report with recommendation to the Board:		V		
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:		V		
6(5) (b) (i) (a)	the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate suitable directors to run the company successfully;		√		
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;		V		
6(5) (b) (ii)	devising a policy on Board's diversity taking into consideration age, gender, experience, ethnicity, educational background and nationality;		V		

Condition No.	Title	Compliance Status (Put√ in the Appropriate Column)		Remarks (if any)	
No.		Complied	Not Complied	(ii aiiy)	
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;		V		
6(5) (b) (iv)	formulating the criteria for evaluation of performance of independent directors and the Board;		V		
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;		V		
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.		V		
7	External 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;			N/A	
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: Provided that spouse, son, daughter, father, mother, brother, sister, son-in-law and daughter in law shall be considered as family members.	√			
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 question of the shareholders.	V			
	Maintaining a website by the Company.				
8(1)	The company shall have an official website linked with the website of the stock exchange	V			
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).	V			

Condition No.	Title		ice Status in the e Column) Not	Remarks (if any)
		Complied	Complied	
	Reporting and Compliance of Corporate Governance			
9(1)	The Company shall obtain a certificate from a practicing Professional Accountant or Secretary (Chartered Accountant or Cost and Management Accountant or Chartered Secretary) other than its statutory auditors or audit firmon yearly basis regarding compliance of conditions of corporate compliance of conditions of Corporate Governance Code of the Commission and such certificate shall be disclosed in the Annual Report	V		
9(2)	The professional who will provide the certificate on compliance of this Corporate Governance Code shall be appointed by the shareholders in the annual general meeting	V		
9(3)	The directors of the company shall state, in accordance with the Annexure-C attached, in the director report whether the company has complied with these conditions or not.	V		



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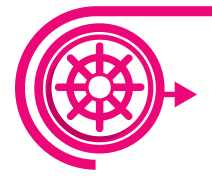
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Overseas Mediclaim





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36th Annual General MeetingPhoto



Chairman



Vice-Chairman



Director



Director



Managing Director & CEO

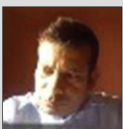


Company Secretray

Shareholders







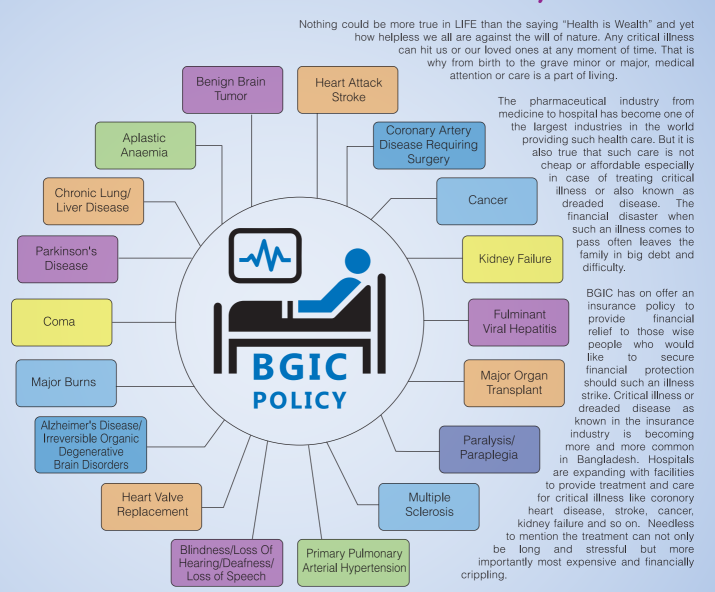






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