

Notice to the Shareholders of MESAIEED PETROCHEMICAL HOLDING COMPANY Q.P.S.C.

We are pleased to invite you to attend the Company's Ordinary General Assembly Meeting to be held on Monday, 24th February 2025 at 3:30 p.m. Doha Time, in Al-Rayan Ballroom, Sheraton Hotel, Doha. In case a quorum is not met, a second meeting will be held on Tuesday, 4th March 2025 at the same location at 10:00 p.m. Doha Time.

Agenda of the Ordinary General Assembly Meeting

- Listen to the Chairman's message for the financial year ended 31 December 2024
- Approve the Board of Directors' report on MPHC's operations and financial performance for the financial year ended 31 December 2024.
- Listen and approve the Auditor's Report on MPHC's financial statements for the financial year ended 31 December 2024.
- Discuss and approve MPHC's financial statements for the financial year ended 31 December 2024.
- Present and approve 2024 Corporate GovernanceReport.
- Approve the Board's recommendation for a total dividend payment of QR 0.057 per share for 2024, representing 5.7 % of the nominal share value.
- Absolve the Board of Directors from liability for the year ended 31 December 2024 and fix their remuneration.
- Appoint the external auditor for the financial year ending 31 December 2025 and approve their fees.

Mr. Ahmad Saif Al-Sulaiti

Chairman of the Board of Directors Mesaieed Petrochemical Holding Company

- Each shareholder shall have the right to attend the meeting of the General Assembly and shall have a number of votes that equals the numbe of shares owned thereby. Resolutions shall be passed by an absolute majority of shares duly represented therein, without prejudice to the provisions of the Company's Articles of Association.
- Minors and the interdicted persons shall be represented by their legal guardians.
- Any shareholder that is a company may authorize any one person to act as its representative at any meeting of the General Assembly. Attendance by proxy at the General Assembly meeting is permitted, provided that the proxy is a shareholder and that the proxy is specific
- and in writing. A shareholder may not appoint a Board Director to act as his proxy at the meeting of the General Assembly. Proxy form can be downloaded from the Company's website: www.mphc.com.qa.
- A shareholder may act as proxy for one or more shareholders of the Company as contemplated under the Company's Articles of Association In all cases, the number of shares held by the proxy in this capacity shall not exceed (5%) of the Company's share capital.
- Instruments appointing authorized persons and proxies must be provided to the Company no less than forty-eight (48) hours prior to the commencement of the General Assembly.

Board of Directors' Review

The Board of Directors is pleased to present its annual review of the financial and operational performance of MPHC for the year ended 31 December 2024.

Our strategy

MPHC's primary business strategy emphasizes expanding market presence by enhancing productivity and efficiency through optimized output, health, safety, and environmental (HSE) initiatives, and operational excellence programs. Furthermore, in terms of capital allocation, MPHC directly or through its well-established joint ventures plan to invest in growth projects to strengthen competitive positioning and generate long-term sustainable

As we entered 2023, uncertainty persisted, presenting challenges for both consumers and producers. The issue of oversupply remained significant, complicating margin evolution, especially with softened global demand. Despite these hurdles, global downstream demand showed fluctuations and began to stabilize during the year.

At the start of the year, energy and commodity prices decelerated, mainly due to the restoration of global supply. Persistent supply chain bottlenecks from the previous year started to ease, and the availability of feedstock supplies allowed some global producers to restart curtailed capacities. This, in turn, created additional pressures on global markets, influencing price trajectories.

Moreover, commodity prices experienced a softening trend, driven by hawkish monetary policies adopted by several central banks to combat inflation. The resulting high-interest rate environment directly impacted global GDP, leading to muted consumer spending and significantly affecting the demand for most commodities across our product basket.

Competitive strengths

HSE Achievements

MPHC's joint ventures are strategically positioned with cost-effective and reliable feedstock supplies, strong liquidity, and the ability to generate substantial cash flows. Our partnerships with well-known and globally respected joint venture partners is giving MPHC a significant competitive advantage

Additionally, our joint ventures work with QatarEnergy Marketing, a global leader in the marketing and distribution of chemical products. This collaboration improves our access to international markets, ensuring smooth product sales even in fluctuating market conditions, and ultimately maximizing returns.

During 2020, Muntajat was operationally integrated within QatarEnergy. Following the issuance of Law No. (9) of 2024, QatarEnergy has fully completed the reorganization and consolidation of Muntajat, bringing all activities previously performed under respective agency agreements into the wholly-owned subsidiary, QatarEnergy Marketing.

The above listed strengths have helped MPHC achieve operational excellence and expand its geographical presence while maintaining a strong cash position over the years. Moving forward, all of MPHC's joint ventures will continue to leverage advanced technology to enhance MPHC's standing both regionally and globally

This year, the Health, Safety, and Environment (HSE) performance of all MPHC's

joint ventures remained outstanding, underscoring MPHC's core values. In 2024, the joint ventures achieved significant HSE milestones, including certifications to various international standards, enhanced process safety measures, and 17 consecutive years without a significant result. without a single recordable heat stress illness incident at multiple facilities.

Looking ahead, we are committed to pursuing excellence and improving efficiencies in these critical areas. We aim to elevate our HSE standards to align with global benchmarks, enhance product quality, enrich our workforce, and ensure operational reliability.

Cost Efficiencies and Output Optimization: Towards Operational Excellence MPHC prioritizes operational efficiency and cost competitiveness to sustain its status as a leading low-cost operator. All MPHC group entities are consistently focused on reducing

operating expenditures and identifying non-essential expenses to curtail.

During the peak of the COVID-19 pandemic, MPHC group companies reviewed their operating and capital expenditure programs to optimize OPEX and CAPEX structures without compromising on Health, Safety, and Environment (HSE) standards, ensuring resiliences.

These optimization measures enhanced the Group's variable and fixed operating cost structures during the post-pandemic recovery phase, supporting their goal of remaining one of the lowest-cost producers.

Overall, the Group experienced slight growth in production levels. Although there were some unplanned shutdowns, they were promptly addressed, providing valuable insights to prevent future occurrences and maximize efficiency.

Continuous quality improvement efforts were prominent within the group companies. Notably, Qatar Chemical Company (Q-Chem), a petrochemical joint venture, received several awards during the year.

Capital Expenditure (CAPEX) and Business Development

Capital expenditure for 2024 amounted to QR 415 million (MPHC share). These expenditures were primarily focused on turnaround, reliability, health, safety and environmental (HSE) projects, along with additional spending on the new PVC project amounting to QR 219 million (MPHC share).

In line with an intent to expand locally and invest further down the value chain. MPHC's joint venture Qatar Vinyl Company (QVC) signed and awarded an Engineering, Procurement, Construction (EPC) contract valued at USD 239 million to invest in a new PVC (Polyvinyl Chloride) facility that will have a production capacity of 350,000 metric tons per annum. QVC will convert its existing VCM (Vinyl Chloride Monomer) to PVC. MPHC will be funding the construction of the new PVC plant equivalent to its percentage of shareholding in QVC (i.e. 55.2%) and will continue to remain the largest shareholder in QVC, following the expiry of the current joint venture agreement (JVA).

In the petrochemical segment, capital expenditure for this year focused on several key projects aimed at enhancing operational efficiency and sustainability. Efforts included initiatives to minimize environmental impact, such as reducing process water discharge, and upgrading critical infrastructure to support long-term operations In Chlor-Alkali segment, the main CAPEX project is the PVC plant construction. With

a total estimated project value of, USD 279 million, the new PVC plant construction is expected to be completed by 2025. The plant targets a nameplate capacity of 350,000 metric tons per annum of Suspension PVC (S-PVC).

The new plant will be integrated with the existing QVC facilities at Mesaieed Industrial City and will source feedstock (i.e., Vinyl Chloride Monomer (VCM)) from the existing facilities. The new plant will further maximize synergies on account of efficient water & power usage and existing supply chain capabilities while assuring sustainable operations. Going forward, the Group will continue to consider CAPEX investments to enhance capacity, reliability, efficiency and HSE performance, including MPHC's share in the new PVC project funding, with a total budgeted outlay of QR 2.2 billion (MPHC share) over a period of five years from 2025 till 2029.

Financial performance

MPHC reported a net profit of QR 719 million for the year ended 31 December 2024, down by 34% compared to last year. This decline in profitability was mainly linked to lowered Group revenue, which declined by 10% and reached QR 2.8 billion.

Operations for MPHC's group companies remained robust and resilient, with yearly production reaching 1,086 thousand MTs. Production for year ended 31 December 2024 declined marginally by 4% in comparison to last year mainly due to the maintenance turnaround at OChem facilities.

turnaround at QChem facilities.

At the Group level, the blended selling prices decreased by 7% during 2024, contributing to a decline in Group's net earnings by QR 98 million, compared to last year. Group sales volumes on the other hand declined by 3% on a year-on-year basis and contributed to a decrease of QR 200 million in Group's earnings.

Group's liquidity remained robust throughout the year. Cash held by MPHC (including proportionate share of cash and bank balances held by joint ventures) at the end of the ancial year 2024 amounted to QR 3.4 billion, with total assets of QR 16.7 billion as at 31 December 2024. Proposed dividend distribution

Given the liquidity required for current and future capital projects and considering the macroeconomic outlook, the Board of Directors proposes a 2H-2024 dividend distribution of QR 377 million (equating to QR 0.03 per share), bringing the total annual dividend distribution for the year ended 31 December 2024 of QR 716 million, equivalent to a payout of QR 0.057 per share for the full year, subject to necessary approval in the Annual General Assembly Meeting.

Conclusion

The Board of Directors expresses its gratitude to His Highness Sheikh Tamim bin Hamad Al Thani, the Amir of the State of Qatar, for his wise guidance and strategic vision. Our gratitude is also extended to H.E. Mr. Saad Sherida Al-Kaabi, Minister of State for Energy Affairs, for his vision and leadership, and to the management and employees of Group companies for their hard work, commitment and dedication. We would also like to thank our esteemed shareholders for their great trust in us.

FINANCIAL STATEMENTS AND INDEPENDENT AUDITOR'S REPORT FOR THE YEAR ENDED DECEMBER 31, 2024

The Shareholders of Mesaieed Petrochemical Holding Company Q.P.S.C.

We have audited the financial statements of Mesaieed Petrochemical Holding Company Q.P.S.C (the "Company") which comprise the statement of financial position as at December 31, 2024, and the statement of profit or loss and other comprehensive income, statement of changes in equity and statement of cash flows for the year then ended, and notes to the financial statements, including material accounting policy information.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as at December 31, 2024, and its financial performance and its cash flows for the year then ended in accordance with IFRS Accounting Standards International as issued by the International Accounting Standards Board (IASB).

We conducted our audit in accordance with International Standards on Auditing (ISAs). Our responsibilities under those standards are further described in the Auditor's Responsibilities for

the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the International Ethics Standards Board for Accountants' International Code of Ethics for Professional Accountants (including International Independence Standards) (IESBA Code) together with the other ethical requirements that are relevant to our audit of the Company's financial statements in State of Qatar, 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 opinion. **Key Audit Matters**

Key audit matter

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 year. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Key addit matter	110w our addit additessed the
	key audit matter
Revenue Recognition in Joint Venture	
As disclosed in note 4(ii) to the financial statements, the Company's share of the results of its joint ventures (Q-Chem, Q-Chem II and QVC) of QR 583 million for the year ended 31 December 2024 represents 80% of the total income of the Company.	Our procedures in relation to re recognition from revenue recog by the joint ventures includes were not limited to, the followin Obtaining an understanding revenue process and ident relevant controls over re
The joint ventures recognized revenue of	recognition implemented h

QR 5,914 million during the year ended revenue is earned from a single third party (the "customer").

Revenue is recognised by Joint Ventures of the Company when control related to the products is transferred to the customer. This s defined in the contracts between the Joint Ventures and the customer.

We identified revenue recognition by joint ventures as a key audit matter as any errors in the recording of the volume and value of shipments could lead to a material misstatement in the determination of the share of results presented in the statement of profit or loss and other comprehensive revenue ing:

How our audit addressed the

- of the ioint ventures.
- Determining if the controls implemented by the joint ventures and implemented and are operating effectively.
- Reviewing the contracts between the joint ventures and the customer. Performing test of details to
- verify occurrence and accuracy of revenue transactions on a sample basis.
- the cut off of sales from statements received from the joint ventures

Other Information

Management is responsible for the other information. The other information comprises the Board of Directors' Report but does not include the financial statements and our auditor's report thereon.

The Board of Directors' Report is expected to be made available to us after the date of this auditor's

Our opinion on the financial statements does not cover the other information and we do not and will not express any form of assurance or conclusion thereon In connection with our audit of the financial statements, our responsibility is to read the other

information identified above and, in doing so, consider whether the other information is materially inconsistent with the financial statements, or our knowledge obtained in the audit, or otherwise appears to be materially misstated. If based on the work we have performed, and on the other information that we obtained prior to

the date of this auditor's report, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard. When we read the complete Annual report, if we conclude that there is a material misstatement

therein, we are required to communicate the matter to those charged with governance Responsibilities of Management and Those Charged with Governance for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with IFRS Accounting Standards as issued by the IASB and in their preparation in compliance with the applicable provisions of Qatar Commercial Companies Law and the Company's article of association, 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

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 based on these financial statements.

As part of an audit in accordance with ISAs, we exercise professional judgment and maintain

professional scepticism 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 the one resulting from error, as fraud may involve collusion, forgery, intentional omission, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the internal controls.
- 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.
- Plan and perform the audit to obtain sufficient appropriate audit evidence regarding the financial information of the entities or business units within the Company as a basis for forming to express an opinion on the Company's financial statements. We are responsible for the direction, supervision and review of the audit work performed for purposes of the audit We remain solely responsible for our audit opinion.

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current year and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulations 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 communications.

Report on Other Legal and Regulatory Requirements

Further, as required by the Qatar Commercial Companies' Law, we report the following: The Company has maintained proper books of account and the financial statements are in

- We obtained all the information and explanations which we considered necessary for our audit
- To the best of our knowledge and belief and according to the information given to us, no contraventions of the applicable provisions of Qatar Commercial Companies Law and the Company's Articles of Associations were committed during the year which would materially

30 January 2025

Deloitte &Touche Oatar Branch

Yamen Maddah Partner License No. 434 QFMA Auditor's licence No 120156

STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME For the year ended 31 December 2024

(All amounts expressed in thousands Qatari Riyals unless otherwise stated)

affect the Group's financial position or its financial performance

1 2					
		For the year end	r ended 31 December		
	Notes	2024	2023		
	4 (**)	#00 C#0	050 205		
Share of results from joint ventures	4 (ii)	582,659	959,235		
Interest income	7	147,416	138,480		
Other income (Net)		4,750	1,728		
		734,825	1,099,443		
General and administrative expenses		(16,078)	(16,753)		
Profit for the year		718,747	1,082,690		
Other comprehensive income					
Total comprehensive income for the year		718,747	1,082,690		
Basic and diluted earnings per share (in OR)	14	0.057	0.086		

STATEMENT OF FINANCIAL POSITION

As at 31 December 2024 (All amounts expressed in thousands Qatari Riyals unless otherwise stated)

		As at		
		31 December	31 December	
	Notes	2024	2023	
ASSETS				
Non-current assets				
Investments in joint ventures	4	14,221,494	13,977,648	
Current assets				
Other receivables	5	72,013	37,564	
Advances for salt project	6	10,192		
Deposits and other bank balances	7	2,338,261	3,250,826	
Cash and cash equivalents	8	65,215	272,042	
Total current assets		2,485,681	3,560,432	
Total assets		16,707,175	17,538,080	
EQUITY AND LIABILITIES EQUITY				
Share capital	11	12,563,175	12,563,175	
Legal reserve	12	102,436	88,827	
Retained earnings		3,698,656	4,431,125	
Total equity		16,364,267	17,083,1272	
LIABILITIES				
Current liabilities				
DDue to a related party	9	3,476	5,922	
Accruals and other payables	10	339,432	449,031	
Total liabilities		342,908	454,953	
Total equity and liabilities		16,707,175	17,538,080	

The financial statements on pages 1 to 32 were approved and authorised for issue by the Board of Directors on 30 January 2025 and were signed on its behalf by:

Ahmad Saif Al-Sulaiti Mohamed Salem Al-Marri Vice Chairman

STATEMENT OF CHANGES IN EQUITY For the year ended 31 December 2024

(All amounts expressed in thousands Qatari Riyals unless otherwise stated)

	Notes			Notes Share		Retained	Total
		Capital	Reserve	earnings			
Balance at 1 January 2023		12,563,175	76,481	4,769,796	17,409,452		
Profit for the year				1,082,690	1,082,690		
Other comprehensive income for the year							
Total comprehensive income for the year				1,082,690	1,082,690		
Social and sports fund contribution				(27,067)	(27,067)		
Transfer to legal reserve			12,346	(12,346)			
Transaction with owners in their capacity as owners:							
Dividends approved	13			(1,381,949)	(1,381,949)		
Balance at 31 December 2023		12,563,175	88,827	4,431,125	17,083,127		
Balance at 1 January 2024		12,563,175	88,827	4,431,125	17,083,127		

	12,563,175	88,827	4,431,125	17,083,127
	12,563,175	88,827	4,431,125	17,083,127
			718,747	718,747
			718,747	718,747
			(17,969)	(17,969)
		13,609	(13,609)	
13			(1,419,639)	(1,419,639)
	12,563,175	102,436	3,698,656	16,364,267
	13	12,563,175	12,563,175 88,827 13,609	12,563,175 88,827 4,431,125 718,747 718,747 (17,969) 13,609 (13,609)

Notes 4 (ii)	2024 718,747 (147,416) (582,659) (11,328)	1,082,690 (138,480) (959,235)
4 (ii)	(147,416) (582,659)	(138,480) (959,235)
4 (ii)	(147,416) (582,659)	(138,480) (959,235)
4 (ii)	(582,659)	(959,235)
4 (ii)	(582,659)	(959,235)
4 (ii)	. , ,	
	(11,328)	(15.025)
		(15,025)
	(10,192)	
	(208)	160
	(2,446)	445
	(24,174)	(14,420)
	(27,067)	(44,179)
	(51,241)	(58,599)
4 (iii)	557,825	1,716,780
4 (iii)	(219,012)	(126,585)
	(2,023,112)	(2,835,384)
	112,968	133,041
	2,835,385	1,478,904
	1,264,054	366,756
		(208) (2,446) (24,174) (27,067) (51,241) 4 (iii) 557,825 4 (iii) (219,012) (2,023,112) 112,968 2,835,385

100,293

(206,827)

65.215

(1,419,639) (1,381,949)

(47,688)

(1,073,792)

1,345,834

272,042

Notes to the financial statements For the year ended 31 December 2024

Movement in unclaimed dividends accoun

Net decrease in cash and cash equivalents

Cash and cash equivalents at beginning of the year

Cash and cash equivalents at end of the year

Net cash used in financing activities

(All amounts expressed in thousands Qatari Riyals unless otherwise stated)

1. CORPORATE INFORMATION AND ACTIVITIES

1. CORPORATE INFORMATION AND ACTIVITIES

Mesaieed Petrochemical Holding Company Q.P.S.C (the "Company" or "MPHC") is registered and incorporated in Qatar under commercial registration number 60843 as a Qatari Public Shareholding Company by its founding shareholder, QatarEnergy. The Company is incorporated under the Qatar Commercial Companies' Law No. 11 of 2015. The Company was incorporated on 29 May 2013 for an initial period of 99 years, following the decision of H.E. the Minister of Economy and Commerce No. 22 of 2013, issued on 21 May 2013. The Company is listed on the Qatar Exchange and is a subsidiary of QatarEnergy. The Company commenced commercial activities on 1 September 2013 The principal activity of the Company is to establish, manage, own and/or hold shares, assets

and interests in companies (and their subsidiaries and/or associated undertakings) engaged in all manner of processing and/or manufacturing of petrochemical products, together with any other company or undertaking which the Company deems beneficial to its business, diversification or expansion from time to time. The registered address of the Company is P.O. Box 3212, Doha, State of Oatar

The joint ventures of the Company, included in the financial statements are as follows: **Entity Name** Country of Relationshin Ownership Ownership

	incorporation	-	interest 2024	interest 2023
Qatar Chemical				
Company Limited	Qatar	Joint venture	49.00%	49.00%
Qatar Chemical				
Company II Limited	Qatar	Joint venture	49.00%	49.00%
Qatar Vinyl Company				
Limited	Qatar	Joint venture	55.20%	55.20%
Qatar Chemical Company Limited ("Q-	Chem"), is a (Qatari Private Join	t Stock Compan	y (Q.P.J.S.C.)
incorporated in the State of Qatar and is	a jointly cont	rolled entity amo	ng QatarEnergy	, MPHC and
Chevrons Phillips Chemical International	Qatar Holdin	gs L.L.C. ("CPC	IQH). Q-Chem	is engaged in
the production, storage and sale of polyeth	ylene, 1-hexe	ne and other petro	ochemical produ	icts.

Qatar Chemical Company II Limited ("O-Chem II") is a Oatari Private Joint Stock Company (Q.P.J.S.C.) incorporated in the State of Qatar and is a jointly controlled entity among QatarEnergy, MPHC and CPCIQH. Q-Chem II is engaged in the production, storage and sale of polyethylene normal alpha olefins, other ethylene derivatives and other petrochemical products. Qatar Vinyl Company Limited ("QVC"), is a Qatari Private Joint Stock Company (Q.P.J.S.C.)

incorporated in the State of Qatar and is a jointly controlled entity among QatarEnergy, MPHC and Qatar Petrochemical Company Limited ("QAPCO"). The company is engaged in the production and sale of petrochemical products such as caustic soda, ethylene dichloride and vinyl chloride monomer. The financial statements of the Company for the year ended 31 December 2024 was authorised for issue by the Board of Directors on 30 January 2025 2. APPLICATION OF NEW AND REVISED INTERNATIONAL FINANCIAL

REPORTING STANDARDS (IFRS) The accounting policies adopted are consistent with those of the previous financial year, except

for the following new and amended IFRS recently issued by the IASB and International Financial

after January 1, 2024, have been adopted in these financial statements.	Effective for annual periods
New and revised IFRSs	beginning on or after
Amendments to IAS 1 Presentation of Financial Statements and IFRS Practice Amendments to IAS 1 Presentation of Financial Statements Classification of Liabilities as Current or Non-current	January 1, 2024
The amendments to IAS 1 published in January 2020 affect only the presentation of liabilities as current or non-current in the statement of financial position and not the amount or timing of recognition of any asset, liability, income or expenses, or the information disclosed about those items.	
The amendments clarify that the classification of liabilities as current or non-current is based on rights that are in existence at the end of the reporting period, specify that classification is unaffected by expectations about whether an entity will exercise its right to defer settlement of a liability, explain that rights are in existence if covenants are complied with at the end of the reporting period, and introduce a definition of 'settlement' to make clear that settlement refers to the transfer to the counterparty of cash, equity instruments, other assets or services.	
In November 2022, IAS 1 has been amended to specify that only covenants an entity must comply with on or before the reporting period should affect classification of the corresponding liability as current or non-current.	
An entity is required to disclose information in the notes that enables users of financial statements to understand the risk that non-current liabilities with covenants could become repayable within twelve months.	
The 2022 amendments deferred the effective date of the amendments to IAS I Classification of Liabilities as Current or Non-current published in January 2020 by one year to annual reporting periods beginning on or after I January 2024. The amendments are applied retrospectively.	
The amendments to IFRS 10 and IAS 28 deal with situations where there is a sale or contribution of assets between an investor and its associate or joint venture. Specifically, the amendments state that gains or losses resulting from the loss of control of a subsidiary that does not contain a business in a transaction with an associate or a joint venture that is accounted for using the equity method, are recognised in the parent's profit or loss only to the extent of the unrelated investors' interests in that associate or joint venture.	
Similarly, gains and losses resulting from the remeasurement of investments retained in any former subsidiary (that has become an associate or a joint venture that is accounted for using the equity method) to fair value are recognised in the former parent's profit or loss only to the extent of the unrelated investors' interests in the new associate or joint venture.	
Amendments to IFRS 16 Leases: Amendments to clarify how a seller-lessee subsequently measures sale and leaseback transactions The amendments requires a seller-lessee to subsequently measure lease liabilities by determining "lease payments" and "revised lease payments" arising from a leaseback in a way that it does not recognise any amount of the gain or loss that relates to the right of use it retains. The new requirements do not prevent a seller-lessee from recognising in profit or loss any gain or loss relating to the partial or full termination of a lease.	January 1, 2024
Without these new requirements, a seller-lessee may have recognised a gain on the right of use it retains solely because of a remeasurement of the lease liability (for example, following a lease modification or change in the lease term) applying the general requirements in IFRS 16. This could have been particularly the case in a leaseback that includes variable lease payments that do not depend on a nidex or rate. A seller-lessee applies the amendments retrospectively in accordance with IAS 8 to sale and leaseback transactions entered into after the date of initial application, which is defined as the beginning of the annual reporting period in which the entity first applied IFRS 16.	
Amendments to IAS 7 Statement of Cash Flows and IFRS 7 Financial Instruments: Disclosures—Supplier Finance Arrangements	January 1, 2024
The amendments add a disclosure objective to IAS 7 stating that an entity is required to disclose information about its supplier finance arrangements that enables users of financial statements to assess the effects of those arrangements on the entity's liabilities and cash flows. In addition, IFRS 7 was amended to add supplier finance arrangements as an example within the requirements to disclose information about an entity's exposure to concentration of liquidity risk.	
The term 'supplier finance arrangements' is not defined. Instead, the amendments describe the characteristics of an arrangement for which an entity would be required to provide the information.	
Amendments to IAS 7 Statement of Cash Flows and IFRS 7 Financial Instruments: Disclosures—Supplier Finance Arrangements (continued) To meet the disclosure objective, an entity will be required to disclose in aggregate for its supplier finance arrangements:	January 1, 2024
 The terms and conditions of the arrangements The carrying amount, and associated line items presented in the entity's statement of financial position, of the liabilities that are part of the arrangements; The carrying amount, and associated line items for which the suppliers have already received payment from the finance providers; 	
Ranges of payment notif the immace provides; Ranges of payment due dates for both those financial liabilities that are part of a supplier finance arrangement and comparable trade payables that are not part of a supplier finance arrangement; Liquidity risk information	
The amendments, which contain specific transition reliefs for the first annual reporting period in which an entity applies the amendments, are applicable for annual reporting periods beginning on or after 1 January 2024. Earlier application is permitted.	

Amendments to IAS 1 Presentation of Financial Statements – Non-Current Liabilities with January 1, 2024

Amendments to IAS 1 Presentation of Financial Statements – Non-Current Liabilities with January 1, 2024

Covenants In January 2020, the IASB issued amendments to IAS 1 – Classification of Liabilities as Current or Non-current (the 2020 Amendments). One of the requirements prescribed by the 2020 Amendments related to the classification of liabilities subject to covenants (e.g. a bank loan where the lender may demand accelerated repayment if financial covenants (e.g. a root met). The 2020 Amendments provided that if an entity's right to defer settlement is subject to the entity complying with specified conditions, the right exists at the end of the reporting period only if the entity complies with those conditions at the end of the reporting period. Several concerns were raised about the outcome of these requirements, therefore, the mandatory effective date was deferred. In order to address these concerns, the IASB has now issued the 2022 Amendments.

The 2022 Amendments specify that covenants to be complied with after the reporting date do not affect the classification of debt as current or non- current at the reporting date. An entity is required to disclose information about these covenants in the notes to the financial statements.

The Amendments address the concerns raised by stakeholders on the effects of the amendments to IAS 1 Classification of Liabilities as Current or Non- current related to classification of liabilities with covenants. Under the 2022 Amendments, a covenant affects whether right to defer settlement exists at the end of the reporting period if compliance with the covenant is required on or before the end of the reporting period.

The amendments are applied retrospectively with early applicationpermitted.

2.2 New and amended IFRSs in issue but not yet effective and not early adopted

The Company has not early adopted the following new and amended standards and interpretations that have been issued but are not yet effective.

New and revised IFRSs	Effective for annual periods beginning on or after
Amendments to IAS 21 - Lack of Exchangeability An entity is impacted by the amendments when it has a transaction or an operation in a foreign currency that is not exchangeable into another currency at a measurement date for a specified purpose. A currency is exchangeable when there is an ability to obtain the other currency (with a normal administrative delay), and the transaction would take place through a market or exchange mechanism that creates enforceable rights and obligations.	January 1, 2025. Earlier application is permitted
IFRS 18 Presentation and Disclosure in Financial Statements IFRS 18 aims to improve how companies communicate in their financial statements, with a focus on information about financial performance in the statement of profit or loss. IFRS 18 is accompanied by limited amendments to the requirements in IAS 7 Statement of Cash Flows.	January 1, 2027
IFRS 19 Subsidiaries without public accountability: Disclosures IFRS 19 permits a subsidiary to provide reduced disclosures when applying IFRS Accounting Standards in its financial statements. IFRS 19 is optional for subsidiaries that are eligible and sets out the disclosure requirements for subsidiaries that elect to apply it.	January 1, 2027. Earlier application is permitted.

Management anticipates that these new standards interpretations and amendments will be adopted in the Company's financial statements as and when they are applicable and adoption of these new standards, interpretations and amendments will have no material impact on the financial statements of the Company in the period of initial application.

3. MATERIAL ACCOUNTING POLICIES INFORMATION

Statement of compliance

The financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board (IASB) and the applicable provisions of Qatar Commercial Companies Law and the Company's article of association. Basis of preparation

The financial statements have been prepared on a historical cost basis. These financial statements are presented in QAR, which is the Company's functional and

presentation currency. All the financial information has been presented in these financial statements has been rounded off to nearest thousands (QAR. '000) except when otherwise indicated. The Company has prepared the financial statements on the basis that it will continue to operate

as a going concern **Investment in Joint Ventures**

A joint venture is a joint arrangement whereby the parties that have joint control of the

arrangement have rights to the net assets of the joint arrangement. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require unanimous consent of the parties sharing control. The results and assets and liabilities of joint ventures are incorporated in these financial statements

using the equity method of accounting, except when the investment, or a portion thereof, is

classified as held for sale, in which case it is accounted for in accordance with IFRS 5. Under the equity method, an investment in a joint venture is initially recognised in the statement of financial position at cost and adjusted thereafter to recognise the Company's share of the profit or loss and other comprehensive income of the associate or joint venture. When the Company's share of losses of a joint venture exceeds the Company's interest in that joint venture (which includes any long-term interests that, in substance, form part of the Company's net investment in the joint venture), the Company discontinues recognising its share of further losses. Additional losses are recognised only to the extent that the Company has incurred legal or constructive obligations or made payments on behalf of the joint venture. An investment in a joint venture is accounted for using the equity method from the date on

which the investee becomes a joint venture. On acquisition of the investment in a joint venture. any excess of the cost of the investment over the Company's share of the net fair value of the identifiable assets and liabilities of the investee is recognised as goodwill, which is included within the carrying amount of the investment. Any excess of the Company's share of the net fair value of the identifiable assets and liabilities over the cost of the investment, after reassessment, is recognised immediately in profit or loss in the period in which the investment is acquired. When necessary, the entire carrying amount of the investment (including goodwill) is tested for

impairment in accordance with IAS 36 Impairment of Assets as a single asset by comparing its recoverable amount (higher of value in use and fair value less costs to sell) with its carrying The Company discontinues the use of the equity method from the date when the investment ceases

to be a joint venture, or when the investment is classified as held for sale. When the Company retains an interest in the former joint venture and the retained interest is a financial asset, the Company measures the retained interest at fair value at that date is regarded as its fair value on initial recognition in accordance with IFRS 9. The difference between the carrying amount of the joint venture at the date the equity method was discontinued, and the fair value of any retained interest and any proceeds from disposing of a part interest in the joint venture is included in the determination of the gain or loss on disposal of the joint venture. Gain or loss previously recognised in other comprehensive income by that joint venture would be reclassified to profit or loss on the disposal of the joint venture. The financial statements of the joint venture are prepared for the same reporting period as the

Company. When necessary, adjustments are made to bring the accounting policies in line with those of the Company. Unrealised gains and losses resulting from transactions between the Company and the joint

venture are eliminated to the extent of the interest in the joint venture. Current versus non-current classification

The Company presents assets and liabilities based on current/non-current classification.

An asset is current when: · It is expected to be realised or intended to sold or consumed in normal operating cycle:

- · It is held primarily for the purpose of trading; · It is expected to be realised within twelve months after the reporting period (or receivable on
- It is cash or a cash equivalent unless restricted from being exchanged or used to settle a liability
- for at least twelve months after the reporting period. A liability is current when:

· It is expected to be settled in normal operating cycle;

- · It is held primarily for the purpose of trading;
- · It is due to be settled within twelve months after the reporting period (or payable on demand); · There is no unconditional right to defer the settlement of the liability for at least twelve months
- after the reporting period. All other assets and liabilities are classified as non-current.

Fair value measurement For measurement and disclosure purposes, the Company determines the fair value of an asset

or liability at initial measurement or at each reporting date. Fair value is the price that would be

received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, regardless of whether that price is directly observable or estimated using another valuation technique. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either: - In the principal market for the asset or liability, or

- In the absence of a principal market, in the most advantageous market for the asset or liability The principal or the most advantageous market must be accessible to the Company. The fair
- value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic A fair value measurement of a non-financial asset takes into account a market participant's ability

to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use. The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs

and minimizing the use of unobservable inputs Fair value for measurement and/or disclosure purposes in these financial statements is determined on the basis as explained above, except for share-based payment transactions that are within the scope of IFRS 2; leasing transactions that are within the scope of IFRS 16 and measurements that have some similarities to fair value, but are not fair value, such as net realisable value in IAS 2 or value in use in IAS 36. All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorized within the fair value hierarchy, described as follows, based on the lowest level

input that is significant to the fair value measurement as a whole Level 1 - Quoted (unadjusted) market prices in active markets for identical assets or liabilities Level 2 - Valuation techniques for which the lowest level input that is significant to the fair value

measurement is directly or indirectly observable Level 3 - Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable For assets and liabilities that are recognized in the financial statements on a recurring basis,

the Company determines whether transfers have occurred between levels in the hierarchy by re-assessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting date.

Financial instruments Financial assets and financial liabilities are recognised in the Company's statement of financial position when the Company becomes a party to the contractual provisions of the instrument

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other

than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial

recognition Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognised immediately in the statement of profit or loss.

Financial assets Classification and measurement

The Company's management has assessed which business models apply to the financial assets held by the Company and ensured its financial instruments were classified into the appropriate IFRS 9 categories. The Company assessed those other receivables and deposits are debt instruments and meet the conditions for classification at amortised cost (AC) under IFRS 9 since they are cash flows solely payments of principal and interest (SPPI) and the Company's business model is to hold and collect the debt instrument. Cash and cash equivalents' definition as per IAS 7 remains unchanged with the application of IFRS 9, short-term investments and time deposits continued

to be presented under cash and cash equivalents, being highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. No reclassification resulted from the implementation of IFRS 9

Impairment of financial assets

The Company has the following financial assets that are subject to IFRS 9's expected credit loss

- model:
 - · Cash and cash equivalents · Other receivables (excluding non-financial assets)
 - · Deposits and other bank balances

By default, all other financial assets are measured subsequently at fair value through profit or loss (FVTPL).

To measure the expected credit losses, other receivables that are measured at amortized cost are grouped based on shared credit risk characteristics and the days past due. The Company applies the IFRS 9 simplified approach to measuring expected credit losses which uses a lifetime expected loss allowance for all other receivables. While cash and cash equivalents and fixed deposits are also subject to the impairment requirements of IFRS 9, the identified impairment loss was immaterial

Investment and other financial assets

(a) Classification

The Company classifies its financial assets in the following measurement categories:

- · those to be measured subsequently at fair value (either through OCI, or through profit or loss),
- those to be measured at amortized cost The classification depends on the Company's business model for managing the financial assets

and the contractual terms of the cash flows. For assets measured at fair value, gains and losses will either be recorded in profit or loss or OCI. For investments in equity instruments that are not held for trading, this will depend on whether the Company has made an irrevocable election at the time of initial recognition to account for the equity investment at fair value through other comprehensive income (FVOCI). (h) Measurement

At initial recognition, the Company measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss (FVPL), transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at FVPL are expensed in profit or loss.

from the asset expire, or when it transfers the financial asset and substantially all the risks and

Derecognition of financial assets The Company derecognises a financial asset only when the contractual rights to the cash flows

rewards of ownership of the asset to another entity. If the Company neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Company recognises its retained interest in the asset and an associated liability for amounts it may have to pay. If the Company retains substantially all the risks and rewards of ownership of a transferred financial asset, the Company continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received. On derecognition of a financial asset measured at amortised cost, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognised

in profit or loss. In addition, on derecognition of an investment in a debt instrument classified as at FVTOCI, the cumulative gain or loss previously accumulated in the investments revaluation reserve is reclassified to profit or loss. In contrast, on derecognition of an investment in equity instrument which the Company has elected on initial recognition to measure at FVTOCI, the cumulative gain or loss previously accumulated in the investments revaluation reserve is not reclassified to profit or loss, but is transferred to retained earnings. Financial liabilities and equity

Classification as debt or equity

Debt and equity instruments are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

An equity instrument is any contract that evidences a residual interest in the assets of an entity

at the proceeds received, net of direct issue costs. Repurchase of the Company's own equity instruments is recognised and deducted directly in equity. No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of the Company's own equity instruments Derecognition of financial liabilities The Company derecognises financial liabilities when, and only when, the Company's obligations

after deducting all of its liabilities. Equity instruments issued by the Company are recognised

are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in profit or When the Company exchanges with the existing lender one debt instrument into another one with

substantially different terms, such exchange is accounted for as an extinguishment of the original financial liability and the recognition of a new financial liability. Similarly, the Company accounts for substantial modification of terms of an existing liability or part of it as an extinguishment of the original financial liability and the recognition of a new liability. It is assumed that the terms are substantially different if the discounted present value of the cash flows under the new terms, including any fees paid net of any fees received and discounted using the original effective interest rate is at least 10 per cent different from the discounted present value of the remaining cash flows of the original financial liability. If the modification is not substantial, the difference between: (1) the carrying amount of the liability before the modification; and (2) the present value of the cash flows after modification is recognised in profit or loss as the modification gain or loss within other gains and losses

Accruals and other payables

Liabilities are recognised for amounts to be paid in the future for goods, assets or services received, whether billed by the supplier or not. The financial liabilities are subsequently measured at amortised cost using the (Effective Interest Rate) EIR method. Offsetting of financial instruments

Financial assets and financial liabilities are offset, and the net amount is reported in the statement

of financial position if there is a currently legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the assets and settle the liabilities simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in the normal course of business and in the event of default insolvency or bankruptcy of the Company or counter party. Provisions

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the statement of financial position date, taking into account the risks and uncertainties surrounding the obligation. Where a provision is measured using the cash flows estimated to settle the present obligation, it carrying amount is the present value of those cash When some or all of the economic benefits required to settle a provision are expected to be

recovered from a third party, the receivable is recognised as an asset if it is virtually certain that reimbursement will be received, and the amount of the receivable can be measured reliably. Foreign currency translation

In preparing the financial statements of the Company, transactions in currencies other than the

Company's functional currency (foreign currencies) are recognised at the rates of exchange prevailing at the dates of the transactions. At the end of each reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Nonmonetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing at the date when the fair value was determined. Nonmonetary items that are measured in terms of historical cost in a foreign currency are not retranslated. Exchange differences on monetary items are recognised in profit or loss in the period in which they arise except as otherwise stated in the Standards. Cash and cash equivalents

Cash and cash equivalents in the statement of financial position comprise cash at banks and on

hand and short-term highly liquid deposits with a maturity of three months or less, that are readily convertible to a known amount of cash and subject to an insignificant risk of changes in value. For the purpose of the statement of cash flows, cash and cash equivalents consist of cash and

short-term deposits as defined above as they are considered an integral part of the Company's cash management Dividend distributions Dividend distribution to the Company's shareholders is recognised as a dividend payable liability

in the Company's financial statements in the period in which the dividends are approved by the

Company's shareholders and same is payable to EDAA which a service providing company, licensed by Qatar Financial Market Authority (QFMA) engaging in providing safekeeping, clearing and settlement of securities and other financial instruments listed on the Qatar Exchange Upon transfer of funds to the EDAA specific, the Company will derecognize the dividend payable **Social and Sports Fund Contribution**

Pursuant to the Qatar Law No. 13 of 2008 and the related clarifications issued in 2011, which is applicable for all Qatari listed shareholding companies with publicly traded shares, the Company has made an appropriation of 2.5% of its net profit to a state social fund.

The Company presents basic and diluted 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 year. Diluted earnings per share adjusts the figures used in the determination of basic earnings per share to take into account the effect of any dilutive potential ordinary shares. Segment reporting

Segment results that are reported include items directly attributable to a segment as well as those that can be allocated on a reasonable basis. Financial information on operating segments is presented in note 4 to the financial statements

Events after the reporting date The financial statements are adjusted to reflect events that occurred between the reporting date and the date when the financial statements are authorised for issue, provided they give evidence of conditions that existed at the reporting date. Any post year-end events that are non-adjusting are

discussed on the financial statements when material.

Non-financial assets Non-financial assets are initially measured at cost, which equates to fair value at inception, and subsequently measured at amortised cost, less provision for impairment

The Company's profits are exempt from income tax given its status as a Qatari listed company. During 2020, QATARENERGY, the Ministry of Finance and the General Tax Authority have reached an agreement through an MOU. According to this MOU and as directed by higher authorities and in accordance with the requirements of the public interest, the Ministry of Finance shall pay MPHC portion of income tax incurred by the joint ventures attributed to MPHC's

4. INVESTMENTS IN JOINT VENTURES

Balance at the end of the year

The carrying amount of the investments in joint ventures has changed as follows For the year ended 31 December 2024 31 December 2023 Balance at beginning of the year 13,977,648 14,608,608 219,012 126,585 Additional investment during the year Share of results from joint ventures for the year 582,659 959.235 (557,825)(1,716,780)Share of dividends from joint ventures

The below financial statements present amounts shown in the financial statements of the joint ventures as at 31 December 2024 which are presented in US\$'000 and are translated using an exchange rate of 3.64 (2023: 3.64).

14,221,494

i. Statement of financial position of joint venture entities

		As at 31 December 2024			
	Q-Chem	Q-Chem II	QVC	Total	
Current assets	1,613,244	2,174,982	870,866	4,659,092	
Non-current assets	1,713,104	3,814,266	1,382,217	6,909,587	
Current liabilities	(671,605)	(837,528)	(203,420)	(1,712,553)	
Non-current liability	(479,282)	(1.118.889)	(26.984)	(1.625.155)	
Equity	2,175,461	4,032,831	2,022,679	8,230,971	
Proportion of the Company's ownership	49.0%	49.0%	55.2%		
Company's share of net assets	1,065,976	1,976,087	1,116,519	4,158,582	

336,744 3 549 403	894,251 4 878 711	49,558	1,280,553 8,782,359
4,952,123	7,749,049	1,520,322	14,221,494
	As at 31 De	cember 2023	3
Q-Chem	Q-Chem II	QVC	Total
1,702,446	1,833,785	988,912	4,525,143
2,017,019	4,139,198	945,647	7,101,864
(717,051)	(758,889)	(200,411)	(1,676,351)
(558,624)	(1,227,874)	(67,253)	(1,853,751)
2,443,790	3,986,220	1,666,895	8,096,905
	336,744 3,549,403 4,952,123 Q-Chem 1,702,446 2,017,019 (717,051) (558,624)	336,744 894,251 3,549,403 4,878,711 4,952,123 7,749,049 O-Chem O-Chem II 1,702,446 1,833,785 2,017,019 4,139,198 (717,051) (758,889) (558,624) (1,227,874)	336,744 894,251 49,558 3,549,403 4,878,711 354,245 4,952,123 7,749,049 1,520,322 O-Chem O-Chem OVC 1,702,446 1,833,785 988,912 2,017,019 4,139,198 945,647 (717,051) (758,889) (200,411) (558,624) (1,227,874) (67,253)

1 ton current naomity	(550,021)	(1,221,011)	(01,200)	(1,000,101
Equity	2,443,790	3,986,220	1,666,895	8,096,905
Proportion of Company's ownership	49.0%	49.0%	55.2%	
Company's share of net assets	1,197,457	1,953,248	920,127	4,070,832
Adjustment for additional investment in				
PVC Project (QVC)			3,155	3,155
Tax benefit from joint ventures (Note 15)	263,141	775,937	82,224	1,121,302
Goodwill	3,549,403	4,878,711	354,245	8,782,359
Investment in joint ventures	5,010,001	7,607,896	1,359,751	13,977,648

ii. Statement of profit or loss and other comprehensive income of joint venture entities

	For	the year ende	d 31 Decemb	er 2024
	Q-Chem	Q-Chem II	QVC	Total
Revenue	2,060,157	2,572,025	1,281,637	5,913,819
Cost of sales	(1,628,671)	(1,893,710)	(1,143,601)	(4,665,982)
Other income - Net	9,770	(4,559)	16,751	21,962
Administrative expenses	(40,692)	(18,655)	(91,633)	(150,980)
Finance income - Net	27,315	33,361	1,434	62,110
Profit before tax	427,879	688,462	64,588	1,180,929
Deferred income tax	74,769	101,432	39,407	215,608
Current income tax	(224,981)	(342,888)	(63,317)	(631,186)
Profit for the year	277,667	447,006	40,678	765,351
Proportion of the Company's ownership	49.00%	49.00%	55.20%	
Company's share of profit/(loss) before tax benefit	136,057	219,033	22,455	377,545
Tax benefit from joint ventures	73,604	118,312	13,198	205,114
Company's share of profit for the year				
from joint ventures	209,6613	37,345	35,653	582,659

	Q-Chem	Q-Chem II	QVC	Total
Revenue	2,208,334	2,890,084	1,221,595	6,320,013
Cost of sales	(1,452,203)	(1,832,567)	(1,023,825)	(4,308,595)
Other income -Net	(14,367)	(4,241)	(3,416)	(22,024)
Administrative expenses	(50,852)	(22,479)	(78,782)	(152,112)
Finance income/(cost)	36,447	48,929	18,057	103,433
Profit before tax	727,359	1,079,726	133,630	1,940,715
Deferred income tax	68,489	99,855	35,882	204,226
Current income tax	(323,387)	(478,254)	(83,090)	(884,731)
Profit for the year	472,461	701,326	86,422	1,260,210
Proportion of the Company's ownership	49.00%	49.00%	55.20%	
Company's share of profit/(loss) before tax benefit	231,506	343,650	47,705	622,861
Tax benefit from joint ventures	124,900	185,415	26,059	336,374
Company's share of profit for the year				
from joint ventures	356,406	529,065	73,764	959,235
iii. Additional disclosures of joint venture of	antitias			
iii. Additional disclosures of Joint venture of	enuues	Ac of 31 De	ecember 2024	1
-	Q-Chem	O-Chem II	QVC	Total
Cash and cash equivalents	521,517	576,510	389,582	1,487,609
Casii anu casii cqui valciits	341,317	5/0,510	307,302	1,407,007

Cush und cush equivalents	021,011	C/09C10	007,002	1,107,007
Short term investments	36,400	571,480	-	607,880
Depreciation and amortisation	380,523	415,655	162,446	958,624
Deferred tax liabilities	138,854	1,003,890	26,692	1,169,436
Tax payable	224,849	342,888	61,727	629,464
Company's share of dividend	,	,	,	,
declared/received	267,540	196,196	94,089	557,825
Current financial liabilities (excluding		,	,	,
trade and other payables and provisions)	12,278	5,096	859	18,233
Non-current financial liabilities (excluding	,	-,		,
trade and other payables and provisions)	7,571	113,342	291	121,204
	,	,		
		As at 31 Dec	cember 2023	
	Q-Chem	Q-Chem II	QVC	Total
Cash and cash equivalents	136,857	220,320	236,898	594,075
Short term investments	509,600	491,400	36,400	1,037,400
Depreciation and amortisation	345,888	415,846	153,283	915,017
Deferred tax liabilities	213,628	1,105,321	66,099	1,385,048
Tax payable	323,387	478,254	83.091	884,732
Company's share of dividend declared/received	321,048	561,834	142,659	1,025,541
Current financial liabilities (excluding	,	,	,	, ,
trade and other payables and provisions)	12.696	5.097	823	18,616
Non-current financial liabilities (excluding	,	- ,		,

The Company's share in the joint ventures' commitments and contingent liabilities is as follows As at 31 December 2024

Q-Chem II QVC Total

121,027

1,152

147,947

Capital commitments	48,625	96,691	267,829	413,145
Purchase commitments	210,377	235,066		445,443
Contingent liabilities			627	627
		As at 31 Dec	ember 2023	
	Q-Chem	Q-Chem II	QVC	Total
Capital commitments	48,835	62,040	520,325	631,200
Purchase commitments	241,544	286,448	-	527,992
Contingent liabilities			23.416	23.416

The joint ventures have purchase commitments that consist primarily of major agreements to procure gas from QatarEnergy. The joint ventures also have a number of agreements for electricity, industrial gases and manpower

Other contingent liabilities

trade and other payables and provisions)

(iv) Capital commitments and contingent liabilities

As required by IAS 37 - Provisions, Contingent Liabilities and Contingent Assets", the Company assess whether the following criteria is met to recognise provisions: whether the Company has a present obligation as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle

the obligation, and;

a reliable estimate can be made of the amount of the obligation. Under the lease agreements, the lessor has the right, upon termination or expiration of the lease

term,to notify the company that it requires to either:

transfer all the facilities to the lessor or a transferee nominated by the lessor, against a price

acceptable by the company, or; remove the facilities and all the other property from the land and restore it to at least the

condition in which it was delivered to the company, at the company's cost and expense, unless otherwise is agreed with the lessor.

The incurrence of site restoration costs by the Company is contingent to which option is used by the lessor. Since the lessor has not notified the Company the option to be opted, the management

believes that the criteria to recognize the provision for restoration obligation is not fully met and therefore, the Company has not recognized the decommissioning liability for the year ended 31st December 2024. Income tax position Income tax (Note 15)

Tax assessments (Note 4 (iv)) Tax assessments

OVC sessment for the years 2012 to 2014

In 2020, the GTA issued an income tax assessment for the years from 2012 to 2014 requiring the

Company to pay additional taxes of USD 79 million. This includes penalties of USD 39.6 million. The Company wrote a detailed response to GTA on 16 September 2020 as per the requirement of tax law, stating that the Company will provide QatarEnergy with the required information, if any, related to these assessments which QVC management believes it's not liable to pay as per Article 2 of the MOU. GTA has vet to respond to this matter. As per the terms of the MOU, the MoF undertakes to settle the income tax amounts payable by the Company for the previous years. Based on the ongoing advanced discussions between the

Company, and the MOF, and the GTA, it is expected that the assessments will be withdrawn and accordingly the Company has not recorded a liability for the assessments received. Tax assessment for the year 2016 On December 28, 2022, GTA issued an income tax assessment for the year 2016 requiring the Company to pay additional taxes of USD 20.6 million. This includes penalties of USD 10.3 million

The Company wrote a detailed response to GTA as per the requirement of Tax laws and related interpretations rejecting the full amount levied by GTA. Management is confident that GTA will accept the company's position and accordingly no provision has been recognized in these financial Tax assessment for the year 2017

On 24 December 2023, GTA issued an income tax assessment for the year 2017 requiring the Company to pay additional taxes of USD 25.5 million. This includes penalties of USD 12.8 million. A formal objection and appeal have been filed by QVC as per the requirement of Tax laws rejecting the full amount levied by the GTA. Management is confident that QVC's position will be accepted by the tax appeal committee and accordingly no provision has been recognized in these financial

Tax assessment for the year 2018

On 24 March 2024. GTA issued an income tax assessment for the year 2018 requiring the Company to pay additional taxes of USD 45.4 million. This includes penalties of USD 22.7 million A formal objection and appeal have been filed by QVC as per the requirement of Tax laws rejecting the full amount levied by the GTA. Management is confident that QVC's position will be accepted by the tax appeal committee and accordingly no provision has been recognized in these financial

Management is closely monitoring developments related to the implementation of the international

Through the issuance of its amended Law No. 11 of 2022 and Law No. 38 of 2024 (approved by the Shura Council on 23 December 2024), the State of Oatar has committed to introducing a Pillar Two tax establishing a minimum effective tax rate of 15%, but the tax is not yet enacted or substantively enacted as limited details are contained in the existing legislation. Further information in relation to the implementation, compliance or administrative provisions related to the global minimum tax are expected to be issued during 2025 as amendments to the Executive Regulations of the amended

The Company assessed that there will be no likely impact of global minimum tax on the Company as the effective tax rate of the Company is more than 15%. 5. OTHER RECEIVABLES

Other receivables comprise of interest receivable on term deposits made with various banks

6. ADVANCES FOR THE SALT PROJECT During the year, the Company has signed an MOU for Q Salt project. The project involves the development, construction, operation and maintenance of an industrial-scale salt manufacturing (brine processing) plant (the "Plant") in the State of Qatar. The respective shareholding of the Company in the project is 40%. In line with the MOU, the costs of Phase 1 (Development) shall

be pre-funded by the Investors, therefore, the entity has paid QAR 10 million as a prepayment for

DEPOSITS AND OTHER BANK BALANCES

7. DEI OSITS AND OTHER DANK BALANCES		
As at 31 December	2024	2023
Fixed deposits maturing after 90 days of initiation	2,023,112	2,835,384
Restricted bank balances - Dividend account	315,149	415,442
	2,338,261	3.250.8268

Cash in banks earn interest at fixed rates. Term deposits are made for varying periods of between three months and one year depending on the immediate cash requirements of the Company at average interest rate of 5.0% to 6.31% (31 December 2023: 5.01% to 6.65%).

During the year ended December 31,2024, fixed deposits generated interest income amounting to QAR 138 million (2023: 123 million) recorded in the statement of profit or loss under Interest

8. CASH AND CASH EQUIVALENTS

As at 31 December 272,042 Cash and cash equivalents 65,215 Balances with banks are assessed to have low credit risk of default since these banks are highly

regulated by the central banks of the respective countries. Accordingly, management of the Company estimates the loss allowance on balances with banks at the end of the reporting period at an amount equal to 12-month ECL. None of the balances with banks at the end of the reporting period are past due and taking into account the historical default experience and the current credit ratings of the bank, the management of the Company have assessed that there is no impairment, and hence have not recorded any loss allowances on these balances. 9. RELATED PARTIES

For the year ended

Related parties, as defined in International Accounting Standard 24, "Related Party Disclosures" associate companies, major shareholders, directors and other key management personnel of the Company, and entities controlled, jointly controlled or significantly influenced by such

i. Transaction with related parties:

Dividend income from Q-Chem

Amounts due to QatarEnergy

Authorised, issued and fully paid

12,563,175,000 shares of QR 1 each

Iii. Compensation of key management personnel

Dividend income from O-Chem II

Transactions with related parties included in the statement of profit or loss and other comprehensive income for the year ended are as follows:

Relationship

Joint Venture

Joint Venture

Dividend income from QVC	Joint Venture	94,089	338,331
Annual fee paid to QatarEnergy	Parent Company	(5,260)	(5,642)
QatarEnergy is the ultimate parent com	pany, which is state-owned	public corporation	n established
y Emiri Decree No. 10 in 1974.	-		
i. Balances arising from transactions v	vith the related parties		
The following are the balances arising	on transactions with related	parties:	
0	Relationship	2024	2023
)			

The remuneration of key management personnel during the year was as follows: 2024 2023 For the year ended 200 Key management remuneration 200 Board of directors' remuneration 5.900 5,900 6,100 6,100 The Company has established a remuneration policy for its Board of Directors. This policy is

comprised of two components: a fixed component and a variable component. The variable component is related to the financial performance of the Company. The total Directors' remuneration is within the limit prescribed by the Qatar Commercial Companies' Law.

10. ACCRUALS AND OTHER PAYABLES

As at 31 December	2024	2023
Dividends payable	315,149	415,442
Social and sports fund contribution payable	17,969	27,067
Accruals	6,314	6,522
	339,432	449,031
11. SHARE CAPITAL		
As at 31 December	2024	2023

As at 31 December 2024, QatarEnergy holds 7,268,083,940 shares including 1 special share (2023: 7,268,282,950 shares including 1 special share) comprising 57.85% (2023: 57.85%) of the total shareholding. 12. LEGAL RESERVE The Articles of Association of the Company states that prior to recommending any dividend for distribution

to the Shareholders, the Board shall ensure proper reserves are established in respect of voluntary and statutory reserves considered by the Board to be necessary or appropriate. Such reserves as resolved by the Board, shall be the only reserves the Company is required to have 13. DIVIDENDS The Board of directors have approved an interim cash dividend in respect of the six-month period ended 30

June 2024 of QR 0.027 per share, amounting to a total of QR 339.2 million. The Board of Directors has proposed cash dividend distribution of QR 0.057 per share for the year ended

31 December 2024 (2023: QR 0.11 per share). The proposed final dividend for the year ended 31 December 2024 will be submitted for formal approval at the Annual General Meeting On 05 March 2024, the shareholders approved to distribute cash dividends of OR 1.08 billion

Basic and diluted earnings per share (EPS) is calculated by dividing the profit for the year attributable to equity holders of the parent by weighted average number of shares outstanding during the year. The following reflects the income and share data used in basic and diluted earnings per share computation:

2023 1,082,690 Profit attributable to the equity holders for the year Weighted average number of shares outstanding during the year ("in thousands") 12,563,175 12,563,175 Basic and diluted earnings per share (expressed in QR per share)

The figures for basic and diluted earnings per share are the same, as the Company has not issued any instruments that would impact the earnings per share when exercised. 15. INCOME TAX The Company's profits are exempt from income tax in accordance with the provisions of Qatar's

Income Tax Law No. 24. of 2018. However, the Company's joint ventures' profits are subject to income tax in accordance with the applicable law in Qatar for QVC and in accordance with the Joint Venture Agreements of Q-Chem and Q-Chem Π as endorsed by an Emirce Decree and Council of Ministers Decision respectively.

During 2020, QATARENERGY, the Ministry of Finance and the General Tax Authority have

reached an agreement through an MOU. According to this MOU and as directed by higher authorities and in accordance with the requirements of the public interest, the Ministry of Finance shall pay MPHC portion of income tax incurred by the joint ventures attributed to MPHC's shareholding in these joint ventures The mechanism described under the MOU is the following:

1. The joint ventures pay the portion of income tax incurred by the joint ventures attributed to

14. BASIC AND DILUTED EARNINGS PER SHARE

MPHC's shareholding in these joint ventures directly to MPHC for the Ministry of Finance; 2. The Ministry of Finance pays the portion of income tax incurred by the joint ventures attributed

i these joint ventures Applying the principles of equity accounting under IAS 28 "Investments in Associates and Joint Ventures", the Company accounted for its underlying interests in the joint ventures on a pre-tax basis. This resulted in a tax adjustment amounting to QR 1,281 million (2023: QAR 1,121 million)

16. FINANCIAL INSTRUMENTS Accounting policies

Details of accounting policies and methods adopted including the criteria for recognition for

Accruals and other payables

Due to related party

the basis of measurement in respect of each class of financial assets and financial liabilities are disclosed in Note 3 to the financial statements. (a) Categories of financial instruments December 31, 2024 Financial liabilities Financial assets Hierarchy levels

Total 1

449 031 449 031 -- 449 031

5.922 -- 5.922

2 3 Total

-- 449 031

FVTPL FVTOCI Amortised FVTPL Amortised cost

Deposits and bank balances			2,338,261	 	2,338,261		2,338,261		2,338,261	
Cash and cash equivalents			65,215	 	65,215		65,215 -		65,215	
Other receivables			72,013	 	72,013		72,013		72,013	
Advances for salt project			10,192	 	10,192		10,192		10,192	
Accruals and other payables				 339,432	339,432		339,432		339,432	
Due to related party				 3,476	3,467		3,467		3,467	
December 31, 2023	Fi FVTPL	inancial asse FVTOCI	Amortised	 	Total	1	Hierarchy 2	levels 3	Total	
			cost	cost						
Deposits and bank balances			3,250,826	 	3,250,826		3,250,826		3,250,826	
Cash and cash equivalents			272,042	 	272,042		272,042 1		272,042	
Other receivables			37,564	 	37,564		37,564		37,564	

cost

 $(b) \ Reconciliation \ of \ liabilities \ arising \ from \ financing \ activities$ The below table details changes in the Company's liabilities arising from financing activities, including both cash and non-cash changes.

Financing cash flows Non-cash changes At December 31, 2024 At January 1, 2024 Dividend payable (1,519,932) 1,419,639 415,442 At January 1, 2023 Financing cash flows Non-cash changes At December 31, 2023

-- 5.922

(1,334,261) Dividend payable 17. FINANCIAL RISK MANAGEMENT Financial risk management objective

The Company's principal financial liabilities comprise accruals and other payables and due to a related party. The Company has various financial assets, namely, interest receivable and bank balances, which arise directly from its operations.

The main risks arising from the Company's financial instruments are interest rate risk, credit risk, liquidity risk and foreign currency risk. The management reviews and agrees policies for managing each of these risks which are summarised below Market risk

Market risk is the risk that changes in market prices, such as foreign exchange rates, interest rates and equity prices will affect the Company's income or the value of its holdings of financial instruments. The Company enters into a variety of derivative financial instruments to manage its exposure to foreign currency risk and interest rate risk. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimising the return. The Company's activities expose it primarily to the financial risks of changes in foreign

currency exchange rates and interest rates.

Foreign currency risk management The Company undertakes certain transactions denominated in foreign currencies; consequently, exposures to exchange rate fluctuations arise. Exchange rate exposures are managed within approved policy parameters utilising forward foreign exchange contracts.

Foreign currency risk management

The carrying amounts of the Company's foreign currency denominated monetary assets and monetary liabilities at the reporting date are as follows:

Liabilities Assets 2024 2024 2023 3,065,244 2,023,112 The Company is mainly exposed to USD.

The following paragraph details the Company's sensitivity to a 10% increase and decrease in the QAR against the relevant foreign currencies. 10% is the sensitivity rate used when reporting foreign currency risk internally to key management personnel and represents management's assessment of the reasonably possible change in foreign exchange rates. The sensitivity analysis includes only outstanding foreign currency denominated monetary items and adjusts their translation at the period end for a 10% change in foreign currency rates.

At December 31, 2024, if the QAR had weakened/strengthened by 10% against the USD with all other variables held constant, profit for the year would have been QAR 184 million (2023: 278 million) higher/lower, mainly as a result of foreign exchange gains/losses on translation of USD denominated receivables, due from/to related parties and foreign exchange losses/gains on translation of USD denominated assets and liabilities.

In management's opinion, the sensitivity analysis is unrepresentative of the inherent foreign exchange risk because the exposure at the end of the reporting period does not reflect the exposure

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates.

Interest rate sensitivity analysis

At December 31, 2024, if interest rates on OAR denominated deposits had been 50 basis point higher/lower with all other variables held constant, profit for the year would have been QAR 10.62 million (2023: 10.3 million) lower/higher, mainly as a result of higher/lower interest income on floating rate fixed term deposits and call deposits.

The Company's exposure to credit risk is as indicated by the carrying amount of its financial assets which consist principally of interest receivable and bank balances, as follows:

As at 31 December	2024	2023
Other receivable	72,013	37,564
Deposits and other bank balances	2,338,261	3,250,826
Cash and cash equivalents	65,215	272,042
	2,475,489	3,560,432
The tables below show the distribution of bank balances	at the date on which	the financia

Rating as at 31 Decembe 2024 2023 576,148 870,312 A2 575.897 849.226 A3 899,442 612,632 351.991 ,190,698 Aa3

,403,478

3,522,868

Liquidity risk

497,854

880,595

5,922

267,540

196,196

3,476

12,563,175

Liquidity risk is the risk that the Company will not be able to meet financial obligations as they fall due. The Company's approach to managing liquidity risk is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Company's reputation and is to maintain a balance between continuity of funding and flexibility through the use of bank facilities. All financial liabilities will mature within 12 months from the end of the reporting period. At December 31, 2024 Weighted average Less Between Between Over 5

effective interest than 1 and 2 2 and 5 years 1 year rate % years yeas Accruals and other 339,432 339,432 payables Due to a related party 3,476 3,476 Weighted average At December 31, 2023 Between effective interest years than 1 and 2 2 and 5 rate % l year years yeas Accruals and other payables 449,031 449,031 Due to a related party 5,922 5,922 Capital management

The Company manages its capital structure and makes adjustments to it, in light of changes in economic and business conditions and shareholders' expectation. To maintain or adjust the capital structure, the Company may adjust the dividend payment to shareholders or issue new shares. Capital comprises share capital and retained earnings and is measured at QR 16.4 billion (2023: 18. FAIR VALUE OF FINANCIAL INSTRUMENTS

The fair value of the financial assets and liabilities are included at the amount at which the

instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale.

Bank balances, interest receivable, accruals and other payables, and amount due to related parties oximate their carrying amounts largely due to the short-term maturities of these instru 19. CRITICAL JUDGMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Company's accounting policies, management is required to make judgments, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both

The following are the critical judgments, apart from those involving estimations, that management has made in process of applying the entity's accounting policies and that have the most significant effect on the amounts recognised in financial statements Business model assessment Classification and measurement of financial assets depends on the results of the SPPI and the

business model test. The Company determines the business model at a level that reflects how groups of financial assets are managed together to achieve a particular business objective. This assessment includes judgement reflecting all relevant evidence including how the performance of the assets is evaluated and their performance measured, the risks that affect the performance of the assets and how these are managed and how the managers of the assets are compensated. The Company monitors financial assets measured at amortised cost or fair value through other comprehensive income that are derecognised prior to their maturity to understand the reason for their disposal and whether the reasons are consistent with the objective of the business for which the asset was held. Monitoring is part of the Company's continuous assessment of whether the business model for which the remaining financial assets are held continues to be appropriate and if it is not appropriate whether there has been a change in business model and so a prospective change to the classification of those assets.

ECL are measured as an allowance equal to 12-month ECL for stage 1 assets, or lifetime ECL assets

Significant increase in credit risk

for stage 2 or stage 3 assets. An asset moves to stage 2 when its credit risk has increased significantly since initial recognition. IFRS 9 does not define what constitutes a significant increase in credit risk. In assessing whether the credit risk of an asset has significantly increased the Company takes into account qualitative and quantitative reasonable and supportable forward-looking information. The historical loss rates are adjusted to reflect current and forward-looking information on macroeconomic factors affecting the ability of the customers to settle the receivables. The Company has identified the GDP and the unemployment rate of the countries in which it sells its goods and services to be the most relevant factors, and accordingly adjusts the historical loss rates based on expected changes in these factors. Going concern The Company's management has made an assessment of the Company's ability to continue as a

going concern and is satisfied that the Company has the resources to continue in business for the foreseeable future. Furthermore, the management is not aware of any material uncertainties that may cast significant doubt upon the Company's ability to continue a going concern. Therefore, the financial statements are prepared on a going concern basis.

The key assumptions concerning the future and other sources of estimation uncertainty at the financial position date that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below. Calculation of loss allowance When measuring ECL the Company uses reasonable and supportable forward-looking information,

which is based on assumptions for the future movement of different economic drivers and how these drivers will affect each other. The Company uses estimates for the computation of loss rates. Loss given default is an estimate of the loss arising on default. It is based on the difference between the contractual cash flows due and those that the lender would expect to receive, taking into account cash flows from collateral and integral credit enhancements. Fair value measurements Some of the Company's assets and liabilities are measured at fair value for financial reporting

purposes. In estimating the fair value of an asset or a liability, the Company uses market-observable data to the extent it is available. Where Level 1 inputs are not available, the Company engages qualified external valuers to perform the valuation. The management/valuation committee if any works closely with the qualified external valuers to establish the appropriate valuation techniques and inputs to the model. Information about the valuation techniques and inputs used in determining the fair value of various assets and liabilities are disclosed in respective notes Classification of the investments as joint ventures

Management evaluated the Company's interest in Q-Chem, Q-Chem II and QVC (together "the Entities") and concluded that the joint arrangements are joint ventures where the Entities are jointly controlled. Hence, the management accounted for these investments under the equity method. 20. SOCIAL AND SPORTS FUND CONTRIBUTION

In accordance with Law No. 13 of 2008, the Company made an appropriation of profit of OR 18 million (2023: QR 27 million) equivalent to 2.5% of the net profit for the year for the support of sport, cultural, social and charitable activities

Audit and Assurance fee pertaining to the Company and its Joint Ventures amounted to QR 631,000 (2023: QR. 631,000).

21. FEES TO THE STATUTORY AUDITOR

22. SEGMENT INFORMATION For management purposes, the Company is organised into business units based on their products and services and has one reportable operating segment which is the petrochemical segment from its interest in the joint ventures, which produces and sells polyethylene, 1-hexene, normal alpha

olefins, other ethylene derivatives, caustic soda, ethylene dichloride, vinyl chloride monomer and

Geographically, the Company only operates in the State of Qatar.

other petrochemical products.

Please scan the QR-code using a smart

phone for easy access to the full set of

consolidated financial statements

