

Annual Report 2022







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AT A GLANCE

Pragati Life Insurance Limited was established on January 30, 2000 as a public limited company under the Companies Act, 1994 with the philosophy of maintaining competiveness and balanced with prudent management and fairness to all policyholders. The Company obtained registration from the Department of Insurance on April 11, 2000 under the Insurance Act, 1938 to carry out insurance business. The Company started with a Paid up capital of Tk. 30 million against an Authorized Capital of Tk. 250 million. Now the present paid up capital stands at Tk. 325.45 million as of 31 December 2022.

Pragati Life has been sponsored by some renowned business entrepreneurs of the Country linked with different industrial groups. The Company went for public issue in 2005 and listed in both Dhaka Stock Exchange Limited and Chittagong Stock Exchange Limited.

Pragati Life was established with the vision of participating effectively in the process of providing financial security to the clients as well as facilitates creation of Long term capital in the market. The Company, in the process of materializing its vision, has been developing new customer oriented and innovative products developed by its own Actuarial Department. Within a short span of time, the Company has created a franchise value in the market by expanding its business network with a diversified product lines across the Country.

Pragati Life has re-insurance agreement with the largest Reinsurer of the world - Munich Reinsurance Company, Germany - since its inception. Pragati Life is also the first insurer in Bangladesh introducing the status of the policies through Push-Pull (SMS) service to its Policyholders. In addition, the policyholders can also know their policy details from anywhere in the world from its website and recently launched mobile apps. Pragati Life has also initiated digital premium payment options like payment through EFTN, using Debit/Credit Card, Mobile Banking and use of Agent Banking.

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	নিবন্ধন নবায়নের সনদ		
	(প্রবিধান ৭(৩) দ্রষ্টব্য)		
নিবন্ধন নম্বরঃ সিআর- ০৭/২০০০	০ (বীমা অধিদপ্তর)		
নিবন্ধন নবায়নের তারিখঃ ১ জা	নুয়ারী ২০২৩।		
বীমা আইন ২০১০ (২০১০ সনের	র ১৩ নং আইন) এর ধারা ১১ মো	তাবেক ১ জানুয়ারী, ২০২৩	হতে ৩১
ডিসেম্বর, ২০২৩ সাল পর্যন্ত প্রগ	তি লাইফ ইব্যুরেন্স লিমিটেড এর	া নিবন্ধন সনদ এতদ্বারা নবা	য়ন করা
হলো।			
ইস্যুর তারিখঃ >৮–০৪–	2025		
		চেয়ারম্যান বীমা উন্নয়ন ও নিয়ন্ত্রণ	কর্তৃপক্ষ



BANGLADESH ASSOCIATION OF PUBLICLY LISTED COMPANIES	106 BAPLC Date of issue : February 6, 2023	Renewed Certificate	This is to certify that	PRAGATI LIFE INSURANCE LIMITED	is an Ordinary Member of Bangladesh Association of Publicly Listed Companies and is entitled to all the rights and privileges appertaining thereto.	This certificate remains current until 31 st December 2023.	Secretary General
BANGLADESH	Ref. No: CM-2023/106				is an Ordinary Me and is entitled to a	This	24





সূত্র ঃ বিআইএ-১(৩৪)/২০২৩- ০ ২ (০ ১)

তারিখ ঃ জানুয়ারী ২ , ২০২৩

বাংলাদেশ ইন্স্যুরেন্স এসোসিয়েশন-এর সদস্য পদ হালনাগাদ-এর জন্য প্রত্যয়নপত্র

এতদ্বারা প্রত্যয়ন করা যাচ্ছে যে, প্রগতি লাইফ ইস্থ্যরেঙ্গ শিমিটেড বাংলাদেশ ইস্থ্যরেঙ্গ এসোসিয়েশন-এর সদস্য।

এই প্রত্যয়নপত্র ২০২৩ সালের জন্য লাইফ/নন-লাইফ বীমা ব্যবসা করার নিমেন্তে বীমা উন্নয়ন ও নিয়ন্ত্রণ কর্তৃপক্ষ-এর নিকট থেকে নিবন্ধন নবায়নের জন্য হালনাগাদ সনদ।

বাংলাদেশ ইন্স্যরেন্স এসোসিয়েশন-এর পক্ষে

(নিশীথ কুমার সরকার) সেক্রেটারী জেনারেল

মুখ্য নির্বাহী কর্মকর্তা প্রগতি লাইফ ইস্থ্যরেপ লিমিটেড প্রগতি ইস্থ্যরেপ ভবন (লেভেল-৬) ২০-২১, কাওরান বাজার ঢাকা-১২১৫

Hossain Tower (9th floor), Box Culvert Road, 116, Naya Paltan, Dhaka-1000, Bangladesh Tel : 48310179,9346378, Fax : 88-02-9346378, E-mail : bia@bdcom.com, web : www.biabd.org



Letter of Transmittal

All Shareholders

Insurance Development and Regulatory Authority Registrar of Joint Stock Companies and Firms Bangladesh Bangladesh Securities and Exchange Commission Dhaka Stock Exchange Limited Chittagong Stock Exchange Limited Central Depository Bangladesh Limited Bangladesh Association of Publicly Listed Companies All other Stakeholders



Annual Report for the year ended December 31, 2022

Dear Sir,

We are pleased to enclose copy of the Annual Report-2022 together with the Audited Financial Statements including Balance Sheet, Revenue Account, Cash Flow Statement, and Notes to the Accounts for the year ended December 31, 2022 for your kind information and record.

Sincerely yours,

Jagadish Kumar Bhanja, FCS Company Secretary









প্রধান কার্যালয় : প্রগতি ইন্স্যুরেন্স ভবন (৬ষ্ঠ তলা) ২০-২১, কাওরান বাজার, ঢাকা-১২১৫।

২৩তম বার্ষিক সাধারণ সভার বিজ্ঞপ্তি

এই বিজ্ঞপ্তির মাধ্যমে জানানো যাচ্ছে যে, প্রগতি লাইফ ইক্যুরেস লিমিটেড এর ২৩তম বার্ষিক সাধারণ সভা নিম্নলিখিত কার্যাবলী সম্পাদনের জন্য আগামী ১০ আগস্ট, ২০২৩, বৃহস্পতিবার, বেলা ১২.৩০ ঘটিকায় ডিজিটাল প্লার্টফর্ম https://pragatilife.virtualagmbd.com এই লিংকের মাধ্যমে অনুষ্ঠিত হবে।

- ৩১ ডিসেম্বর, ২০২২ তারিখে সমাপ্ত বছরের নিরীক্ষিত হিসাব বিবরণী ও নিরীক্ষকদের প্রতিবেদন এবং পরিচালকমন্ডলীর প্রতিবেদন গ্রহণ, বিবেচনা ও অনুমোদন।
- ২. ৩১ ডিসেম্বর, ২০২২ তারিখে সমাপ্ত বছরের পরিচালনা পর্ষদের সুপারিশকৃত লভ্যাংশ অনুমোদন।

AGM Link:

- পরিচালক নির্বাচন/পুনঃনির্বাচন।
- ২০২৩ সালের জন্য কোম্পানীর নিরীক্ষক নিয়োগ ও তাদের পারিশ্রমিক নির্ধারণ।
- ৫. ২০২৩ সালের জন্য কোম্পানীর প্রাতিষ্ঠানিক সুশাসন (Corporate Governance) নিরীক্ষক নিয়োগ ও তাদের পারিশ্রিমিক নির্ধারণ।

ঢাকা ২৬ জুন, ২০২৩

দ্রষ্টব্যঃ

রেকর্ড ডেট ঃ ২০ জুলাই, ২০২৩;

- কোম্পানী শেয়ারহোল্ডার যাদের নাম রেকর্ড ডেট এ কোম্পানীর সদস্য বইতে নিবন্ধিত অথবা সিডিবিএল এ রেকর্ডভূক্ত থাকবে কেবলমাত্র তারাই বার্ষিক সাধারণ সভায় অংশগ্রহন, ভোটদান এবং লভ্যাংশ পাওয়ার যোগ্য হবেন।
- ২. সম্মানিত শেয়ারহোন্ডারগণ বার্ষিক সাধারণ সভায় অংশগ্রহণ করার জন্য https://pragatilife.virtualagmbd.com এই লিংক অথবা কিউ আর কোড এর মাধ্যমে প্রবেশ করতে হবে যার ইউজার আইডি: বিও হিসাব নম্বর এবং পাসওয়ার্ড হিসেবে রেকর্ড ডেটএ ধারণকৃত শেয়ারের পরিমাণ প্রদান করতে হবে। শেয়ারহোল্ডারগণ তাদের প্রশ্ন ও মতামত সভা গুরুর ২৪ ঘন্টা পূর্বে ইলেক্ট্রনিক পদ্ধতি ব্যবহারের মাধ্যমে প্রদান করতে পারবেন।
- ৩. সাধারণ সভায় যোগদান ও ভোট প্রদানের যোগ্য একজন শেয়ারহোল্ডার তার পক্ষে সাধারণ সভায় যোগদান ও ভোট প্রদানের জন্য একজন প্রক্সি নিয়োগ দিতে পারবেন। প্রক্সিকে কোম্পানীর একজন শেয়ারহোল্ডার হতে হবে এবং যথাযথভাবে পূরণকৃত ও উপযুক্ত পরিমাণ স্ট্যাম্প লাগানো প্রক্সি ফরম কোম্পানীর নিবন্ধিত কার্যালয়ে সভা গুরুর ৭২ ঘন্টা পূর্বে জমা দিতে হবে।
- 8. বার্ষিক প্রতিবেদন ২০২২ ই-মেইলের মাধ্যমে প্রদান করা হবে। বার্ষিক প্রতিবেদন ২০২২ কোম্পানীর ওয়েবসাইটে www. pragatilife.com পাওয়া যাবে এবং শেয়ার বিভাগ থেকে সংগ্রহ করা যাবে।
- ৫. মার্চেন্ট ব্যাংক এবং ডিপোজেটরী পার্টিসিপেন্টদের অবগতির জন্য জানানো যাচ্ছে যে, যারা প্রগতি লাইফ ইস্থুরেঙ্গ লিঃ এর শেয়ার মার্জিন লোন অধিভুক্ত তাদের বিবরণী আগামী ০৩ আগস্ট, ২০২৩ এর মধ্যে কোম্পানী সচিব বরাবর পৌছানোর জন্য অনুরোধ করা হলো। অন্যথায় লভ্যাংশ প্রদানে কোন ধরনের ভুল ভ্রান্তির দায় কোম্পানী বহন করবে না।
- ৬. পরিচালনা পর্ষদ এর ১৬১তম সভায় স্বতন্ত্র স্কুটিনাইজার হিসাবে JASMIN & ASSOCIATES, Chartered Secretaries কে নিয়োগ প্রদান করা হয়েছে।
- ৭. সকল ক্ষেত্রে বি.এস.ই.সি এর নির্দেশনা প্রযোজ্য হবে।





কোম্পানী সচিব





Our Vision

We shall be recognized as the leader among all life insurance companies in Bangladesh. Our success will be built on our absolute dedication to the satisfaction of our policyholders, through constant innovation, operational efficiency, prompt services, cost effectiveness and the talents of our people. We shall always apply high standards of integrity and responsibility in our activities.



Our Mission

Our mission is to produce and provide quality and innovative insurance product maintain stringently ethical standard in business operation and ensure benefit to the policyholders, shareholders and the society at large.



Corporate Focus

Our vision and mission are to emphasize on the quality of product, process and service leading to growth of the Company imbibed with good governance in practices.





Objectives

Our objectives are to conduct transparent business operation based on market mechanism within the legal & social framework with aims to attain the mission reflected by our vision.

Philosophy

Our philosophy is best described as maintaining competitive balance with prudent management and fairness to all our policyholders.

We believe in adhering to basic principles of insurance and financial management while balancing the scales between safety of principle and competitive rate of return to our policyholders.





Dedication to Service

We are dedicated to provide innovative products, specially designed to meet our objectives while furnishing you with safety, liquidity and a competitive rate of return at present and in the future. Pragati Llfe and its representatives are not only committed to providing you with quality products, we are here to serve you even after the sale. We are never far away than your telephone.



Corporate Milestone

Registration as a Joint Stock Company	January 30, 2000	
Commencement of Business	April 11, 2000	
Signing of contract with the world's largest re-insurer, Munich Re,	April 17, 2000	
Germany for reinsurance coverage		
Signing of first policy	May 03, 2000	
Inauguration of official website	July 01, 2001	
Appointment of Issue Manager	December 22, 2004	
Agreement with CDBL	September 25, 2005	
Consent to issue IPO shares	October 16, 2005	
Publication of Prospectus	October 19, 2005	
Subscription Opens	November 24, 2005	
Allotment of IPO Shares	December 28, 2005	
Listing in Dhaka Stock Exchange	February 06, 2006	
Listing in Chittagong Stock Exchange	February 06, 2006	
First Trading in Stock Exchanges	February 06, 2006	
Holding the first public AGM (6th)	September 17, 2006	
Introduction of first ever Push-Pull service for policyholders' information	March 01, 2007	
Declaration of first policy bonus	January 29, 2007	
First Credit Rating	January 30, 2008	
Received Century International Era Award (Gold Category)	March 11, 2012	
Received International Platinum Star for Quality Award	September 21, 2014	
Rights Share Approval from BSEC	August 13, 2020	
Mobile apps launched	December 02, 2020	
Received ICSB National Award 2019	January 23, 2021	
Received ICMAB Best Corporate Award 2019	February 25, 2021	
Received ICSB National Award 2020	December 12, 2021	
Received ICMAB Best Corporate Award 2020	December 30, 2021	
Received ICSB National Award 2021	December 17, 2022	

Internet states	of Chartered Secretaries of Mangladesh Statutory Body under an Act of Parliament ICSB National Award 2021 for Coporate Governance Excellence	GOLD AWARD Life Insurance Companies Ubits is to Certify	Pragati Life Insurance Limited	the Life Insurance Companies. $17h$ day of 0.022 this Cortificate of Appreciation has been awarded the Contract of Appreciation has been awarded on the $17h$ day of 0.022	Seperation of the second secon	uittee estimate President
	Institute of Chartere Statutory Body ICSB Nati		that Opticipated in the 9th ICSB National Award fo	the Life Insurance Companies of bangladesh (ICS) the Life Insurance Companies. This Certificate of Appreciation has been awarded on the	K	Chairman, CG Committee





Virtual AGM Attendance Procedure

Pragati Life Insurance Limited will convene its **23rd AGM virtually** through digital platform on **Thursday, August 10, 2023 at 12.30 p.m.** in compliance with BSEC's Order No. SEC/SRMIC/94-231/25 dated 08 July 2020; BSEC/CMRRCD/2009-193/08 dated 10 March, 2021 and SEC/SRMIC/94-231/91 dated March 31, 2021 respectively.





Company Information

The Company was incorporated as a Public Limited Company in Bangladesh in the year 2000 under the Companies Act 1994. The Company within the stipulation laid down by Insurance Act 1938 (New Act 2010) and directives as received from time to time from Insurance Development & Regulatory Authority (IDRA) provides life insurance services. The Company is listed with Dhaka Stock Exchange and Chittagong Stock Exchange as a Publicly Traded Company.

Registered Office	Pragati Insurance Bhaban (6th Floor), 20-21 Kawran Bazar, Dhaka-1215 Contacts :Telephone : +88 02 8189184-8, Fax : +88 02 222241574 E-mail : info@pragatilife.com, Website : www.pragatilife.com
Auditor	A.Wahab & Co. Chartered Accountants Hotel Purbani Annex 2, (4th Floor), 1 Dilkusha C/A, Dhaka-1000, Phone: 88-02-958-5626, 957-5293 www.awahabco.com
Tax Consultant	M/s Mahfel Huq & Co. Chartered Accountants BGIC Tower (4th Floor), 34, Topkhana Road, Dhaka-1000
Actuary	Dr. Mohammad Sohrab Uddin PhD (USA), AIA (UK), FCA (USA) Consulting Actuary House#6 (4th Floor), Road #12, Section#13 Uttara Model Town, Dhaka-1230 Contact no: +8801715013176
Legal Consultant	Barrister Margub Kabir Advocate, Supreme Court of Bangladesh Huq & Co. 47/1 Purana Paltan, Dhaka-1000.



DIRECTORS' PROFILE



16





Mr. Khalilur Rahman Chairman

Mr. Khalilur Rahman was born on 10 April, 1945 in Chittagong. His father was Late Alhaj Abul Khair and mother was Late Al-Haj Fatema Begum. He is a Bachelor of Science in Management and a renowned industrialist and Commercially Important Person (CIP). He has got a wide range of work involvement at home and abroad .He has business links with USA, Canada, Europe, Scandinavian Countries, Japan, South Asian Sub-Continent, Korea, Singapore, Taiwan, China, Germany, South Africa, Vietnam, Liberia, Fareast and Middle East.

He is the founder Chairman of Southern University Bangladesh and President of Khalilur Rahman Mohila College, Khalil Mir Degree College, Khalilur Rahman Girls' High School, Ziri Khalil Mir Adarsh High School, Kartala Belkhain Mohabodhi High School, Khalilur Rahman Shishu Niketon (Kinder Garten), Khalilur Rahman Cultural Academy, Saberia Khalilia Senior Madrasha, Shaindair Gouchiya Tayoubia Delwara Begum Sunnia Alim Madrasha, Shaindair Al-Haji Abul Khair Sunnia Senior Madrasha and also member of the Governing body of S. A. Noor High School, Hulain Saleh Noor College and Mafizur Rahman Girls' High School.

He is the Group Chairman of KDS. The concerns of KDS are - KDS Garment Industries Ltd., KDS Fashion Ltd, KDS IDR Ltd, Canvas Garments (PVT) Ltd, KDS Apparels Ltd, KDS Textiles Mills Ltd, KDS Logistic Ltd (Container Yard), KDS Washing Plant, KDS Poly Industries Ltd, KDS Accessories Ltd, KDS Thread Ltd, KYCR Galvalume, KY Steel Mills Ltd., KYCR Coil Industries Ltd., KIY Steel Accessories Ltd, Rahman & Co.

He is the Founder President of Chittagong Metropolitan Chamber of Commerce and Industries and Patiya Samity at Chittagong City, Chairman of Bangladesh CR Coil Manufacturer & Exporters Association and Pragati Life Insurance Ltd., Ex-Chairman of Bangladesh Red-crescent Society (Chittagong district unit), Ex-1stVice President & Director of BGMEA & Vice President of Bangladesh Inland Container Depot Association (BICDA). He is the running Director of Pragati Insurance Ltd. and Sponsor Share holder of Northern General Insurance Limited. Life Member of Bhatiary Golf and Country Club, Chittagong Boat Club, Chittagong Club Ltd., Chittagong Metropolitan Lions Club, Chittagong Press Club, Chittagong Institute Ltd. (Senior's Club), Chittagong Maa & Shishu Hospital, Ziri Zanakollan Trust & International Business Forum of Bangladesh. Executive Member of Bangladesh Cl Sheet and GP Sheet Association.

As an Industrialist, Businessman and Entrepreneur, he achieved a good numbers of awards in different categories. He achieved National Export Trophy for High Export of Ready Made Garments in the years1985-1986,1987-1988, 1989-1990, 1990-1991,1991-1992, 1994-1995, 1995-1996, 1996-1997, 2003-2004, 2005-2006, and 2009-2010. Received Gold Medal/ Crests Recognition of Quality and Quality Garments Exporter of AMC, TARGET, USA in the years 1998,1999,2001and2002; Golden Trophy For Quality In Ready Made Garments from Madrid 1992, Spain. Kmart Corporation Award; International Gold Star For Quality, International Recognition of Efficiency from Business Initiative Directions, Texas, USA, USA-Strategic Partner of Target Corporation; Outstanding Performance Award 2000; Award from Trade Leader Club, Spain-5 Times; Target Corporation Award; Gold Medal Crest For Export-1990-1991 and 1999-2000; Received Charming Shops Inc. USA 2004; Vendor Excellence Award 2000 from TARGET; Vendor Award 2005 from TARGET For Delivery High Quality Products, International Supplier of the Year 2004, 2005, 2009 & 2010 Award from Wal-Mart Canada and Wal-Mart UK George. Received Batexpo Award–1999 and 2000; Cafaxpo Award-2009; Top Clint Trophy from Agrabad Hotel-1998; Best Wishes Trophy from Agrani Bank Ltd.-2000; Business Award from Mercantile Bank -2011; Business Award from Janata Bank Ltd., Business Award from Jamuna Bank Ltd., Awarded from Lions Club International; Certificate of Excellence is Awarded to KDS Group from Pragati Insurance Ltd., Performance Award from Shahjalal Islami Bank Ltd., "VijayaShree"- An International "Buddhist Award"-2009; Golden Award from UNESCO Academic Development Project and Mother Teresa Human rights Gold Award 2014 by Bangladesh Information & Human rights Foundation on 01/09/2014, "Ekushey Padak 2015" from Chittagong City Corporation for Contribution in Trade & Industry. Group Data in brief- Nearly Forty five thousand employees ranging from senior most executives to work forces are in the pay-roll of the Group.





Syed M. Altaf Hussain Director

Syed M. Altaf Hussain is the son of Syed M. Wares Ali, a renowned Entrepreneur during the period under British and Pakistani governance. Mr. Altaf is the Founding Vice Chairman and Sponsor Director of Pragati Insurance Limited (PIL), currently holding the position of Chairman, Founding Chairman and Sponsor Director of Pragati Life Insurance Limited (PLL), and Chairman of Pragati Life Insurance Limited Finance Committee. Mr. Altaf demonstrates a long history of participation in reputable private and public- listed corporations and organizations heading as Owner, Chairman, and Director in Bangladesh and internationally.

Mr. Altaf was enrolled for undergraduate studies at the University of Texas: Arlington (USA). In addition, he has completed courses in Grain Marketing & Agricultural Studies from Harvard Business School (USA) and North Dakota State University (USA). Mr. Altaf is a frequent traveler and can be seen attending various conferences and seminars globally.

Mr. Altaf has led a distinguished career over the span of 40 years, specializing in Food Grains, Crop Nutrition, Food Ingredients, Bioindustrial Business, Real Estate, Real Estate Developments, IT, Financial Institutions, and Journalism.

Mr. Altaf is the CEO of W&W Grains Corporation (Bangladesh) and W&W Grains Arco Pte. (Singapore), acting as the national representative of Cargill Inc. (USA) as he pioneered large-scale trading of Food Grains, Fertilizer, and other Agro-commodities over 4 decades. Mr. Altaf is the Vice Chairman of National Housing Finance and Investments Limited (NHFIL) (Bangladesh). He is the Co-Chairman & Director of Jamuna Resort Ltd. and Member of Executive Committee of Bangladesh Association of Finance Companies (BAFC). Mr. Altaf is a Director of IIDFC Ltd. and IIDFC Securities Limited (Bangladesh). He is also Chairman of IIDFC Capital Limited (Bangladesh). Mr. Altaf is the former Chief Advisor of ATDP-II Projects; funded by USAID (USA) and Cargill Technical Services (USA). He is the Chairman of United Petro-Chemical Ltd. and Sonic Allied Industries Limited. Mr. Altaf is also the Chairman of the Editorial Board of The Dainik Janata (Daily National Newspaper) (Bangladesh).

In addition to holding active roles in various industries in Bangladesh; Mr. Altaf is also a member of the Metropolitan Chamber of Commerce & Industry (MCCI) (Bangladesh), Dhaka Chamber of Commerce & Industry (DCCI) (Bangladesh), American Chamber of Commerce in Bangladesh (AmCham) (Bangladesh), Australia-Bangladesh Chamber of Commerce & Industry (ABCCI) (Bangladesh), Switzerland-Bangladesh Chamber of Commerce & Industry (SBCCI) (Bangladesh), The National University of Singapore Society (NUSS) (Singapore), Kurmitola Golf Club (Bangladesh), Donor Member of Gulshan Club Limited (Bangladesh), Gulshan Society (Bangladesh), and Baridhara Society (Bangladesh). He is also a Life member of Gulshan Central Mosque & Eidgah Society. Mr. Altaf is a high-achieving, goal-oriented individual who thrives on conquering obstacles. His qualifications and experience have gained him respect from governmental, educational, and societal institutions both at home and abroad.



Mr. Abdul Awal Mintoo Director

Known as Mintoo amongst his business associates and friends, Abdul Awal is the founder, Chairman and CEO of the Multimode Group. The Group has since diversified into agriculture, banking and insurance, FMCG, automobiles, oil and natural gas exploration, banking and insurances and agricultural research, development and production, chemicals and fertilizers, hospitality, information technology, textiles plastic recycling, real estate etc. Mintoo ranks amongst the top industrialists and private sector leaders & presently he is the Chairman & CEO of Multimode Group, one of the largest conglomerates in Bangladesh.

Mr. Mintoo is also is also the Chairman of Lal Teer Seed Ltd. (LTSL) that specializes in the research & varietal development of Hybrid and OP Seeds of various types of Rice and vegetables, production, processing, packaging& distribution. Since LTSL's inception in 1995 Mr. Mintoo has engaged his Lal Teer Team in frontier research for agricultural development in Bangladesh in collaboration & partnering with various international NGO's, Interest Groups to address the challenges affecting Bangladeshi smallholder farmers in the fields of economical heap, nutritional deficiency amongst the poor, adaptation with the climatic changes, necessity of HyB & resilient Seeds, women empowerment etc. to attain the Goals of SDGs. He has also played pivotal roles attending various seed industry technical groups, meetings, conferences, events and consortiums in Asia and around the world. He has twice been elected and led the Federation of Bangladesh Chambers of Commerce and Industries (FBCCI) and for his outstanding leadership and active participation in agricultural sector in Bangladesh & South East Asia & Pacific region, Mintoo has recently been elected as the President of Bangladesh Seed Association (BSA) & Executive Committee Member (EC Member) in Asia & Pacific Seed Association (APSA), first time in the history of Bangladesh.

Mintoo obtained his B.Sc. and M.Sc degree from the State University of New York (SUNY). He obtained M.Sc in Agricultural Economics from the University of London, the UK. He also obtained PG Diploma in Commercial & Corporate Law & Master of Laws (LLM) in International Business Law from Queen Mary University College London, University of London, UK. Mr. Mintoo is very widely traveled person and he already traveled most of the countries of the world. He is fond of reading and writing and as prolific writer he already authors 04 books. His articles appear in the leading business journals and newspapers both in Bangladesh & abroad. An Original Research paper on Draft Genome of River Water Buffalo was published in the famous original research journal the World Ecology and Evolution (Volume 9, Issue 6), published by John Wiley & Sons Ltd. in 2019. In the famous Time Magazine's April 6/April 13, 2020 Double issue edition an article on the innovative and sustainable roles of Mintoo has been published. Apart from business, Mintoo is the patron of a large number of charitable institutions; his philanthropic initiatives include several schools, colleges and hospitals in remote Bangladesh. He is also the founder of Igbal Memorial College in his village.





Mr. Mohammed Abdul Awwal Director

Mr. Mohammed A. Awwal was born on 6th December 1945 in Noakhali. His father, late M. Khalilur Rahman was a reputed business personality of the then Pakistan. Mr Awwal Graduated from Govt. College of Commerce, Chittagong and obtained Masters Degree in Management (M.Com) in 1967 from University of Dhaka. After the sad demise of his illustrious father in early 1977, he took over as the CEO of MKR Group with offices in Chittagong, Dhaka, Khulna & other places of Bangladesh. The group was established during mid 1950s & later floated as Private Limited Company with name & style as Associated Traders & Mariners & Bengal Shipping Line Ltd in early 1962. Mr Awwal have diversified his group of business in various sectors other than shipping. He was a sponsor Director of several public listed organizations like; National Bank Ltd., Pragati Insurance Ltd., Pragati Life Insurance Ltd., Dulamia Cotton & Spinning Mills Ltd etc. He was an initial promoter of Chittagong Stock Exchange Ltd in its early year. He was also a Director of Padma Oil Co. Ltd. & Eastern Lubricants Ltd. Mr Awwal is involved in many professional and business bodies throughout Bangladesh and some overseas business bodies. The business bodies are; Chittagong Chamber of Commerce & Industry, Metropolitan Chamber of Commerce & Industry, Chittagong & Dhaka, Bangladesh Shipping Agents Association, Bangladesh Master Stevedores Association and many others. Mr Awwal is a former Member of the Islamic Ship Owners Association based in Jeddah. He was also one of the early Member of the famous World Economic Forum-Geneva, Apart from these, Mr Awwal have promoted the establishment of President of Bangladesh Philippines Chamber of Commerce & Industry (BPCCI) & was its former President. He is also a Sponsor Director of Metropolitan Chamber of Commerce & Industry(MCCI), Chittagong.

He served as Governor, Rotary International District 3280 (whole of Bangladesh) during 1998-99. He has also served RI in various capacities in RI Zone 6B. He is a leading philanthropist and social worker especially in education. He is the President of Governing Body of Khalilur Rahman Degree College, Khalilur Rahman Kamil Madrasha, Khalilur Rahman High School and many other educational Institutions in Noakhali, Chittagong & Khulna. He is a senior member in several leading Civil Society Institutions like Chittagong Club Ltd, Gulshan Club Ltd, Bhatiary Golf Club, Chittagong Boat Club, Chittagong Press Club & many more. Mr. Awwal is appointed as Honorary Consul of the Republic of Philippines in Chittagong since September 2010 which he is continuing. He has promoted as Consul General of the Republic of Philippines in Chittagong on January 2020.

Mr Awwal is happily married with Khaleda Adib Awwal who is also a distinguished community leader in her own right. She is the President of Chittagong Ladies Club & was the National Representative of Inner Wheel Bangladesh, during 2018-19. Mr Awwal is the proud father of two sons & two daughters who are all settled in their respective lives.



Mrs. Nelofer Kamal Director

Mrs. Nelofer Kamal, daughter of Md. Badiuzzaman was born in a renowned Muslim family in 1963. She completed Graduation and Master Degree in Social Science from Chittagong University.

She is the wife of Mr. Mohammed Sarwar Kamal, a renowned businessman in Trading, Finance and other sectors.

Presently, she is one of the Directors of Mc. Donald Group engaged in Steel, Seeds, Polymer Agro and other businesses.





Mr. A.S.M. Mohiuddin Monem Director

Mr. A.S.M. Mohiuddin Monem is the Additional Managing Director of Abdul Monem Group, Chairman of ServicEngine Ltd. and the Honorary Consul of the Czech Republic in Bangladesh. Mr. Monem received his Bachelor's degree in Industrial Engineering from Northeastern University, Boston, USA in 1992 and a Master Degree in Engineering Management from the same institution in 1994, where he graduated with Honors with CUM LAUDE.

After the graduation, he joined Abdul Monem Ltd. (AML) and since then he has revolutionized the company. With his transformational capabilities and technological foresight, he applied modern management concepts to broaden the outreach of the businesses. Under his dynamic leadership the business process at AML have gained greater efficiency, which has been translated into unprecedented growth in Beverage (Bottlers of Coca-Cola), IGLOO Icecream & Dairy, Food, Sugar and Construction units. He is the pioneer in setting up the first US-Bangladesh joint venture BPO operation in IT sector – ServiceEngine Ltd., which has been featured in Fortune magazine as the only BPO Company from Bangladesh ranking within top 100 global BPO firms.

He was a private sector member in the national committee for industrial development headed by the honorable Prime Minister and he is also a Director of Pragati Life Insurance Limited and Pragati Insurance Limited. He is also a former Director of DCCI (Dhaka Chamber of Commerce and Industries).

Mr. Monem has been awarded with 'President's Award for Industrial Development' – 2014, 2016, 2017, 2018, 2020 and the first-ever 'Bangabandhu Sheikh Mujib Industrial Award' for his outstanding contribution in industrial development of Bangladesh. Mr. Monem also received the prestigious National Export Gold Trophy for eight years from the Honorable Prime Minister for the extra-ordinary contribution of his company, ServicEngine Ltd. to the country's export trade in Computer Software. Moreover, he has been honored with CIP (Commercially Important Person) and Highest Tax Payer awards multiple times in the recent past.

Mr. Monem is an avid golfer, dedicated member of the Kurmitola Golf Club, and an overall Sports Enthusiast who encourages sports activities by promoting the importance of health and wellbeing.



Mr. Tabith M. Awal Director

Mr. Tabith Awal has completed his higher education from the George Washington University in Washington D.C. USA and obtained combined degree in M.Sc in Information System Technology and BBA in Management & Management Information System. After the M.Sc he has fallen back to Bangladesh. He is involved in various private sectors business like Trading, Textiles, Spinning & Textiles, Agro-industry, Livestock, Artificial Insemination, Manufacturer of Carbon Rod, Marketing-Distributions, Automobile Sales & Services, Oil and Gas Exploration, Insurance, Foods & Beverages, Hospitality, JV Recycling Industry, JV Manufacturing & Distribution Industry of PE Foam, telecommunications, IT, Banking etc.

Apart from being a successful entrepreneur, Tabith's passion for football is widely known and played in semi-professional football clubs both in home & abroad. He was elected as one of the youngest Vice Presidents of Bangladesh Football Federation (BFF) in 2012. He is also the Chairman of Tournaments Committee of BFF. He also owned a football club Feni Soccer Club and presently Tabith is the Chairman and Founder President of another football club NoFeL playing in the premier league under BFF.

Tabith, in his early entrepreneurship received Gold Medals from the Govt. (EPB) for outstanding results in exporting carbon rods in 2004. in the same year, he pioneered the first Wireless Communication Company along with the first ever Digital Money Transfer Platform named iPay. From the year 2005 he joined and contributed in the fields of innovative seed production, research & development in Lal Teer Seed Company Limited. In 2011 he engaged himself in the back footed Livestock industry of Bangladesh and by 2014, Tabith has completed the Genome Sequencing of River Water Buffalo partnering with BGI. For his individual roles and active participation in Seed Industry he was elected as the Senior Vice President of Bangladesh Seed Association (BSA) for the 2017-2019 term.

Tabith's exposure in leadership elected as Director of MCCI, Member of UN Global Compact Initiatives, South Asian Youth Business Forum, FBCCI, DCCI, CACCI and EC Member in BD CNG Filling Station & Conversion, Workshop Owner's Association, American Alumni Association etc.

Tabith is also a very common face in our television talk shows and a profound writer of articles on various common issues in our National Dailys. Beside this, he has been a powerful candidate for the last 2 Mayoral Elections of DNCC.





Mr. Md. Shafiur Rahman Director

Mr. Md. Shafiur Rahman has completed Bachelor of Engineering (Civil) from Birla Institute of Technology (MESRA), India and MBA from Clark University, USA. Presently he is the Managing Director of Pro Star Group- a 100% export oriented garments manufacturers. Also, he is engaged in various business organizations established both with foreign collaboration and local ventures. He is the Member of IEB, Kurmitola Golf club and American Alumni Association. Besides, he is involved in various social welfare organizations like Charitable Dispensary, Orphanage, Vocational Training School, Primary Education etc.



Mr. Tafsir M. Awal Director

Mr. Tafsir M. Awal is the second son of Mr. Abdul Awal Mintoo and Mrs. Nasreen Fatema Awal. He was born in a renowned Muslim family in August 1981 in Charlotte, North Carolina, USA. He graduated from Indiana University, Bloomington, USA in Telecommunications. He also obtained two Minors in Psychology and Marketing and also completed his Masters in Entrepreneurial Management from European Business School in London. Mr. Tafsir is currently engaged with their family business and holding the position of Director of the Multimode Group. He is highly ambitious and devoted to his work. He is currently engaged with the business in IT, FMCG, innovative and Research based Seed production, Processing, Packaging, Distribution and Export & Import sectors in Bangladesh. He also works hard to build a sustainable conglomerate for the benefits of the mass people and economy. Mr. Tafsir is one of the fore-runners in digitizing the agricultural development and advancement of IT to attain the Goals of SDGs in all required spheres in Bangladesh.





Mr. Mohammed Abdul Hamid Director

Mr. Mohammed Abdul Hamid, son of Late Alhaj Mohammed Khalilur Rahman and Mrs. Saleha Khatun was born in January 1964. He completed his BS in Industrial and Management Technology from the Texas Southern University, Houston, Texas, USA in 1987 and Masters in Transportation and Management in 1991 from the same University. After that he worked in a leading commercial establishment in the USA in a managerial position.

In 1993 he joined their family business in the MKR Group. Mr. Hamid is now the Managing Director of Bentrans (Pvt.) Ltd., an IATA approved Logistics Company involved in Air & Sea freight operations and Warehouse facilities. Besides that he is a Director of Bengal Shipping Line Ltd., Pacific Oil Manufacturing Ltd. and CEO of MKR Aviation Services. He is also involved with some social organization and a member of the Kurmitola Golf Club.



Mrs. Nigar Jahan Chowdhury Director

Mrs. Nigar Jahan Chowdhury was born in a renowned Muslim family in Cumilla. She started her career in 1974 in teaching profession and successfully completed Training on Teaching. She got married with Al-haj Younus Chowdhury a renowned businessman from Chittagong in 1975, and left teaching profession. She traveled with her husband to London, America, Dubai, Hongkong, Thailan, Mexico and other countries for business expansion. Presently she is Chairman of Caesar Apparels Ltd., KZM Apparels Ltd., Shareholder director of Pragati Insurance Limited, Pragati Life Insurance Limited and an active member of the Advisory Committee of Islamic Library and engages herself in various social welfare organizations.

She is a loving mother of child. She is known as honest, amiable, amicable, affectionate, kind-hearted and compassionate person.





Mr. Suhel Ahmed Choudhury Independent Director

Mr. Suhel Ahmed Choudhury was born in a respective Muslim family of Sylhet on 29 May, 1946. He obtained his Masters of Arts in Political Science from the University of Dhaka.

Mr. Choudhury, Ex-Commerce Secretary of Bangladesh from March 2001 to May 2004 retired from Government service on 27 May, 2004. He was Ex-Chairman of Janata Bank from 2007 to 2010. As Commerce Secretary he dealt with important trade and Commerce related issues, world trade issues including Multilateral Trade Negotiations, helped formulation Least Developed Countries (LdCs) position with regards to UNLDC conference in Brussels (May-2001) and WTO Ministerial Conference in Doha (November -2001) and Cancun (September-2003). He had overall responsibility for organizing 2nd LDC Trade Ministers Meeting in Dhaka (31st May-2nd June, 2003) which adopted the Dhaka Declaration.

He was responsible for the overall export development of the Country, finalizing regional and bilateral trade policy issues including. Regional trade Agreement (TTAs) such as SAFTA, BIMSTEC and APTA (Bangkok Agreement) and bilateral Free Trade Agreements (FTAs) with India, Nepal, Bhutan, Myanmar, Indonesia, Sri-Lanka. Supervised the Bangladesh Export Development project financed by the World Bank (WB) and GoB. As the chair of the steering Committee of the \$49million project, implementation, monitoring and supervision were the prime responsibilities. Earlier as the Secretary, Ministry of Shipping, chaired several meetings with the German and Netherlands' teams for financing development projects of the Chittagong and Mongla sea ports. Prior to this he was the DG of NGO Affairs Bureau dealing with coordination of NGO activities in Bangladesh. Simultaneously, he served as Member Secretary of the Government NGO Consultative Council (GNCC).

Mr. Choudhury initiated institutional and legal reforms in various organizations/departments since 1990. It started with the setting up of the NGO Affairs Bureau with a modern organizational set up. During mid-90s House Building Finance Corporation was thoroughly restructured with a view to making it customer friendly. Subsequently Bangladesh Tariff Commission and Export Promotion Bureau were restructured by providing for more positions of technical and skilled staff.

He attended USDA Graduate School in Washington on Financial Engineering, Reserve Bank of New Zealand in 1978 in New Zealand, Singapore Cooperation Program in Singapore and ITC Geneva in 2003. Between 1981 to 2001. He attended several seminars/workshop on Rural Poverty Alleviation, Rural Development, NGO Coordination, Global Environment Facility, GSP, Export Promotion etc.



Dr. Sayed Quamrul Hossain Independent Director

Dr. Sayed Quamrul Hossain was born in a respective Muslim family of Lakshmipur on 15 July, 1970. He obtained his LL.B. (Hon's) from the Rajshahi University. He is also trained the degree of Doctor of Phylosophy in the Faculty of Law from Islamic University, Kushtia.

He enrolled as an Advocate and started law practice in the Dhaka District Judges Court since 1995 and in the Supreme Court of Bangladesh since 1997 (High Court Division and Appellate Division). He practices Civil Litigations, Criminal Litigation, Land Litigations, Corporate Law, Banking, Insurance, Labor and Industrial Law, Specially in Writ Jurisdiction, Tax, Custom Excise & VAT.

He experienced in profession was as an Associates of Mr. Justice Momtaj Uddin Ahmed, Judge in (Appellate Division) retired, as an Associates of Mr. Justice Tafiq-UI Hakim, Mr. Justice Borhan Uddin and Mr. Justice Mostafa Jaman Islam, as an Assistant Attorny General, Legal Adviser of Anower Group of Companies, BD Finance Limited, Digitec Private Ltd., Telex Ltd., Panel Lawyer i) RAJUK, ii) BCIC, iii) Bangladesh Water Development Board, iV) PDB, v) Anti-Corruption Commission of Bangladesh, vi) Sonali Bank, vii) Rupali Bank, viii) Farmers Bank Limited, ix) NRBC Bank, x) Bank Asia, xi) Bangladesh Roads & Highway.





Mrs. Ferdousi Reza Independent Director

Mrs. Ferdousi Reza, daughter of Md. Abdul Wahab Mia was born in a renowned Muslim family in 1961. She completed Master Degree in Political Science from Rajshahi University.

Presently, she is proprietor of Reza Crafts & Design (Pvt.) Limited. She also involves in Social Work, Gardening, Reading and Listening Music.



Mr. Md. Jalalul Azim Managing Director & CEO

Mr. Md. Jalalul Azim is an MBA from IBA, University of Dhaka. He also obtained B.Sc. in Agriculture Engineering and secured 1st class 1st Position. Mr. Azim started his career in BAT (British American Tobacco) and worked in various capacities at home and abroad with Multinational Companies like ALICO, BAT & DSG in UK. He is a "Fellow of Life Management Institute, USA".

Ex BCS Railway Cadre Officer Mr. Azim's insurance career begun in ALICO in 1994 and he served as Agency Director – ALICO Bangladesh from 2002 to 2006. Later he migrated to United Kingdom. Prior to taking over the helm of Pragati Life Insurance Limited, he also served as Managing Director & CEO in "Delta Life Insurance" and "Pragati Insurance Limited". He attended various training programs at home and abroad on Insurance and Management and won many International Awards. He visited many countries of the world.

Mr. Azim is Life Member of IBA Alumni Association, Member of Institute of Engineers & Army Golf Club. He is the Ex- officio Member of all Committees in Board and nominated Director of Kay and Que (BD) Limited.

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Corporate Management Team



Jagadish Kumar Bhanja, FCS, LLB Company Secretary

Experience :

- i. Company Secretary AK Khan & Company Ltd.
- ii. Company Secretary Apex Tannery Limited
- iii. Company Secretary Central Insurance Company Ltd.
- iv. Senior Program Coordinator Proshika Manoblk Unnoyon Kendra
- V. Senior Officer (S grade) Garmeen Bank

Education:

- i. B.Com (Hons) M.Com University of Rajshahi
- ii. Fellow of Institute of Chartered Secretaries of Bangladesh



Md. Saifur Rahman Munir Head of Internal Audit & Compliance (HIAC)

Experience :

- i. Head of Internal Audit & Compliance Arbab Group
- ii. Head of Internal Audit & Compliance Mission Group
- iii. Manager Operation & Accounts Malik Group
- iv. Head of Accounts JM Digita Business Ltd.
- v. Loan Incharge Habitat for Humanity International
- vi. Manager Audit BRAC

Education :

- i. M. Com
- Jagannath College University
- ii. Diploma in Social Compliance
 - BIM (Bangladesh Institute of Management)



Chandra Shekhar Das, FCA Addl. MD & CFO

Experience :

- i. Chief Group Auditor Pran RFL Group
- ii. In charge Internal Audit Prime Islami Life Insurance Limited

Education:

- i. M.Com Accounting National University
- Fellow of Chartered Accountants Institute of Chartered Accountants of Bangladesh



Executive Album







Senior Management



Head of Projects with CEO











Accounts & Finance Department

Actuarial Department

Administration Department

Alternative Distribution Channel Department

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Board & Legal Affairs Department



Development Administration Department



Group Insurance Department



Health Insurance Department



Human Resource Department









IT Department

Internal Audit &

Compliance Department

Pragati Training Institute





Policy Servicing Department

Underwriting, Documents & Claim Department

Useful Information for the Shareholders

The history of raising Share Capital of Pragati Life Insurance Limited:

One of the prime objectives of Pragati Life Insurance Limited is to provide consistently good return to its shareholders. The dividend and Capital Raising history of the Company are detailed below. From the very beginning, it may be observed that the Company has maintained a stable dividend policy in line with the sound underwriting and investment results. The Company has also adhered to a policy of timely preparation of its Accounts and holding of AGM, which may be noted from the financial calendar below.

No. of Sharos Value in Taka Cumulative Baid up Canital

Financial Calendar:

Veer

Year	Particulars	No. of S	hares	Value in Taka	Cumulative Paid-up Capital			
2000	As per MOA & AOA	3,0	00,000	3,00,00,000	3,00,00,000			
2005	Initial Public Offering	4,!	50,000	4,50,00,000	7,50,00,000			
2010	12% Bonus Shares	9	90,000	90,00,000	8,40,00,000			
2011	Denomination of Face Value of Share	84,0	00,000	8,40,00,000	8,40,00,000			
2011	12% Bonus Shares	10,0	08,000	1,00,80,000	9,40,80,000			
2012	5% Bonus Shares	4,	70,400	47,04,000	9,87,84,000			
2014	5% Bonus Shares	4,9	93,920	49,39,200	10,37,23,200			
2016	17% Bonus Shares	17,6	53,294	1,76,32,940	12,13,56,140			
2017	10% Bonus Shares	12,3	13,561	1,21,35,610	13,34,91,750			
2018	15% Bonus Shares	20,0	02,376	2,00,23,760	15,35,15,510			
2020	Right Shares 1:1	1,53,	51,551	15,35,15,510	30,70,31,020			
2022	6% Bonus Shares	18,4	42,186	1,84,21,860	32,54,52,880			
Finar	Financial Calendar 2020							
Annou	ncement of 2020 final results				2021			
Record	l date				19 July, 2021			
Annua	l report 2020 dispatched				27 July, 2021			
21st A	nnual General Meeting				12 August, 2021			
Finar	ncial Calendar 2021							
Annou	ncement of 2021 final results				2022			
Record	l date				7 July, 2022			
Annua	l report 2021 dispatched				14 July, 2022			
22nd A	Annual General Meeting				31 July, 2022			
Financial Calendar 2022								
Annou	ncement of 2022 final results				2023			
Record	l date				20 July, 2023			
Annua	l report 2022 dispatched				24 July, 2023			
23rd A	nnual General Meeting				10 August, 2023			



Value Added Statement

For the year ended December 31, 2022

Particulars	2022	2021
Gross Premium	4,817,576,062	3,877,722,580
Less: Re-Insurance Premium	(27,876,131)	(25,000,000)
Net Premium	4,789,699,931	3,852,722,580
Investment & Other Income	376,928,174	436,649,336
Total Income	5,166,628,105	4,289,371,916
Less: Claims	3,157,547,576	2,536,013,291
Less: Management Expenses (excluding Staff salaries & depreciation etc.)	1,471,490,952	1,264,227,311
Value Addition	515,734,442	489,121,314
Distribution of Value Addition		
To Staff Cost	263,814,890	234,286,803
To Shareholder Dividend	52,195,272	36,843,722
To Government as Tax	64,184,625	47,067,767
To Depreciation	16,719,950	14,959,668
Unrealized losses	15,000,000	10,000,000
Retain in the Business	125,674,840	145,973,354

Value Added Statement

Distribution of Value Addition in 2022



Staff Cost 49.07% Shareholder Dividend 9.71% Government as Tax 11.94% Depreciation 3.11% Unrealized losses 2.79% Retain in the Business 23.38%

Distribution of Value Addition in 2021



Staff Cost 47.90 %
Shareholder Dividend 7.53%
Government as Tax 9.62%
Depreciation 3.06%
Unrealized losses 2.04%
Retain in the Business 29.84%

Contribution to the National Economy:

The Pragati Life Insurance Ltd. is engaged in life insurance business and its taxation is based on taxable income determined under the fourth schedule of the Income Tax Ordinance-1984. Besides, the Company deducts income tax, VAT deducted at source from employees, suppliers, use of policy stamp etc. and deposit to the same to the national exchequer. In the year 2022, the Company contributed Tk. 16.87 crore to national exchequer as Tax and VAT deducted at source from employees, suppliers, suppliers and uses of policy stamp.



A comparative statement of new business and business in force is attached separately **as part of the Report**

Individual Product Line (IPL)

					Taka in million
	Νε	Business	s in force		
Year	Sum Assured	No. of Policies	First Year Premium	Sum Assured	No. of Policies
2022	16,850.42	69,002	1,108.60	34,580.74	156,553
2021	12,345.76	55,115	1,015.97	26,836.81	141,717

Takaful

Taka in million

	Ne	Business	s in force		
Year	Sum Assured	No. of Policies	First Year Premium	Sum Assured	No. of Policies
2022	2,221.15	11,007	149.81	4,224.92	24,140
2021	2,186.50	10,071	167.34	4,199.45	25,071

Micro

Taka in million

	Ne	Business	in force		
Year	Sum Assured	No. of Policies	First Year Premium	Sum Assured	No. of Policies
2022	1,157.52	8,315	83.08	2,820.74	24,789
2021	1,387.62	11,097	116.25	2,864.69	27,869

Group Life and Health

_						Та	ka in million
New Business					В	usiness in force	e
Year	Sum Assured	No. of Policies	Annual Premium	No. of Lives	Sum Assured	No. of Policies	No. of Lives
2022	5,455.21	135	1,081.60	113,570.00	97,793.06	942	374,616
2021	6,216.79	112	1,035.05	49,985.00	91,576.27	506	324,631

Total Individual Life

		Taka in million			
	Νε	Business in force			
Year	Sum Assured	No. of Policies	First Year Premium	Sum Assured	No. of Policies
2022	20,229.08	88,324	1,341.48	41,594.27	205,321
2021	15,919.88	76,283	1,299.56	33,900.95	194,657



Financial Highlights

Amount in thousand

Year	2022	2021	2020	2019	2018
First Year Premium	1,619,221	1,331,955	989,833	830,022	676,180
Renewal Premium	2,031,456	1,481,912	1,221,135	1,165,567	1,024,932
Group Insurance Premium-life	1,166,898	1,063,856	981,198	928,179	858,788
Gross Premium	4,817,576	3,877,723	3,192,166	2,923,768	2,559,900
% increase over the previous year	24.24	21.48	9.18	14.21	10.36
Overall conservation ratio (%)	72	67	61	70	70
Investment income*	353,996	410,594	409,612	461,613	396,333
Investment yield (income realized to mean Life Fund)	5.92%	7.06%	7.30%	8.57%	7.64%
Claim	3,157,547	2,536,013	2,079,575	2,085,199	1,663,308
Management Expenses-Actual	1,752,025	1,513,473	1,228,641	1087,111	918,249
Assets (excluding excess IPO deposit money)	7,026,325	6,831,577	6,593,988	5,880,977	5,760,361
(%) increase over the previous year	2.85	3.60	12	2.09	6.38
Life fund	6,216,457	6,090,782	5,944,809	5,683,473	5,549,406
(%) increase over the previous year	2.06	2.46	4.59	2.42	6.38
Ratio of :					
Expenses of Management to Premium Income (%)	36.37	39.03	38.48	37.44	35.87
Claim to Premium (%)	65.54	65.40	65.14	71.81	64.98

* Investment Income has been restated.


The 22nd Annual General Meeting







Khalilur Rahman Chairman



Chairman's Message

Dear Shareholders, Assalamu Alaikum,

I, on behalf of the Members of the Board of Directors, have the pleasure to welcome you on this august occasion of the 23rd Annual General Meeting of Pragati Life Insurance Limited. We are delighted at your participation in this Meeting. Your spontaneous participation is your confidence on the Company. Thank you all.

Annual Report-2022 of this Company has been dispatched to you for your kind perusal. I believe you will get a comprehensive view from the Directors' Report and to assess the financial position of the Company. I assure you that we shall always be with you and your investment will always be secured. I presume the performance of the business operation during the year under review was quite satisfactory.

Our strong operating segment, the Group Life & Health Insurance, achieved a record premium of Tk. 1,167 million. This strong performance reflects innovation and good customer service.

Realizing the need to improve productivity to maintain profitability in a competitive environment, the company continued its aggressive cost management strategies.

Payment to policy holder in the year 2022 was Tk. 3,157 million as against Tk. 2,536 million in the year 2021. Claims include Maturity, Survival Benefit, Death, and Hospital Claims.

The major investments include Government Securities, Bangladesh Government Treasury Bond (BGTB), Fixed Deposit Receipt (FDR) and Listed Equity Securities.

The Life Funds as at 31st December 2022 was Tk. 6,216 million compared to Tk. 6,090 million in 2021 showing a growth of 2.07%.

The corporate tax charge for the company is 37.50%. We made a tax provision of Tk. 64 million in 2022.

I would like to express my profound gratitude to all our valued Shareholders, Policyholders, Regulatory Bodies and well-wishers of the Company who extended their cooperation, suggestion & guidance in running the business successfully. I would also like to record my sincere thanks to the employees of the Company for their dedicated services for growth of the Company.

Khalilur Rahman Chairman

চেয়ারম্যানের বাণী

প্রিয় শেয়ারহোল্ডারবৃন্দ, আস্সালামু আলাইকুম,

আমি অত্যন্ত আনন্দের সাথে বোর্ডের পরিচালকমন্ডলীর পক্ষ হতে আমাদের সন্মানিত শেয়ারহোল্ডারগনকে প্রগতি লাইফ ইন্স্যুরেঙ্গ লিমিটেড-এর ২৩তম বার্ষিক সাধারণ সভার এই মহতী অনুষ্ঠানে স্বাগত জানাচ্ছি। কোম্পানীর বার্ষিক সাধারণ সভায় আপনাদের অংশ্গ্রহন আমাদের আনন্দিত করেছে। কোম্পানীর সাধারণ সভায় আপনাদের স্বতঃস্ফুর্ত উপস্থিতি কোম্পানীর উপর আপনাদেও আত্মবিশ্বাসেরই প্রমান বহন করে। আপনাদের সকলকে ধন্যবাদ।

কোম্পানীর বার্ষিক প্রতিবেদন-২০২২ সদয় বিবেচনার জন্য আপনাদের নিকট পৌঁছে দেওয়া হয়েছে। আমি আছাশীল আপনারা পরিচালকমন্ডলীর প্রতিবেদন থেকে কোম্পানী সর্ম্পকে একটি সামগ্রীক অবছা দেখতে পাবেন এবং কোম্পানীর আর্থিক অবছা সম্পকে মূল্যায়ণ করতে পারবেন। আমি আপনাদের নিশ্চয়তা প্রদান করছি যে আমরা সর্বদা আপনাদের সাথে থাকব এবং আপনাদের বিনিয়োগ আমাদের নিকট নিরাপত্তায় থাকবে। আমার বিশ্বাস বিবেচ্য বছরের ব্যবসায়িক কার্যক্রম সম্ভোষজনক ছিল।

গ্রুপ জীবন এবং স্বাষ্থ্য বীমা ব্যবসা আমাদের ব্যবসার একটি শক্তিশালী অংশ এবং এটি ২০২২ সালে উল্লেখযোগ্য প্রিমিয়াম অর্জন করেছে যা ১,১৬৭ মিলিয়ন টাকা। এই কৃতিতু উদ্ভাবন এবং উত্তম গ্রাহক সেবার প্রতিফলন।

প্রতিযোগিতামূলক পরিবেশে উৎপাদনশীলতা বৃদ্ধি করে লাভজনক অবস্থান বজায় রাখতে কোম্পানী ব্যবস্থাপনা ব্যয় নিয়ন্ত্রণ কৌশল অবলম্বন করেছে।

২০২২ সালে পলিসি গ্রাহকদেরকে পরিশোধিত অর্থের পরিমাণ ছিল ৩,১৫৭ মিলিয়ন টাকা যা ২০২১ সালে ছিল ২,৫৩৬ মিলিয়ন টাকা। দাবীর মধ্যে রয়েছে মেয়াদ উর্ত্তীনজনিত দাবী, সার্ভাইভাল সুবিধাজনিত দাবী, মৃত্যুজনিত দাবী, এবং চিকিৎসাজনিত দাবীর বিপরীতে অর্থ প্রদান ।

বিনিয়োগের মধ্যে রয়েছে গভঃ সিকিউরিটিজ, বাংলাদেশ সরকারের ট্রেজারী বন্ড, মেয়াদী বিনিয়োগ এবং তালিকাভুক্ত ইক্যুইটি শেয়ার।

২০২২ সালে লাইফ ফান্ড ৬,২১৬ মিলিয়ন টাকায় উন্নীত হয়, যা ২০২১ সালের ৬.০৯০ মিলিয়ন টাকার তুলনায় ২.০৭% বেশী।

কোম্পানীর জন্য কর্পোরেট ট্যাক্স হার ৩৭.৫০%। আমরা ৬৪ মিলিয়ন টাকার আয়কর সঞ্চিতি রেখেছি ২০২২ সালে।

আমি আন্তরিক ও প্রগাঢ় কৃতজ্ঞতা জানাই আমাদের সন্মানিত শেয়ারহোল্ডার, পলিসি গ্রাহক, নিয়ন্ত্রণ সংস্থাসমূহ এবং শুভাকাজ্ঞী যারা কোম্পানীর ব্যবসা সফলভাবে পরিচালনার জন্য সর্বদা সহযোগিতা, পৃষ্ঠপোষকতা ও মূল্যবান উপদেশ প্রদান করেছেন। কোম্পানীর উন্নতি ও প্রবৃদ্ধির জন্য কোম্পানীর সকল স্তরের কর্মকর্তা ও কর্মচারীদের কর্মপ্রচেষ্টা ও অবদানের জন্য আমি তাদেরকেও ধন্যবাদ জানাই।

খলিলুর রহমান চেয়ারম্যান



DIRECTORS' REPORT





Directors' Report

Respected Shareholders, Assalamu Alaikum,

The Board of Directors of Pragati Life Insurance Limited welcome you all to the 23rd Annual General Meeting of the Company. It is indeed our pleasure to place before you the Directors' Report and audited financial statements for the year ended 31st December, 2022 together with the Report of the Auditors.

A Review of Bangladesh Economy in 2022

Bangladesh grew at an impressive rate of 7.25% in FY 2021-22 signifying strong macroeconomic fundamentals. Growth in service sector increased in FY 2021-22 registering 5.73% compared to 1.8% in FY 2020-21. Industrial sector increased to 10.29% in FY 2021-22 from 3.16% in FY 2020-21. There were promising signs as private sector investment's share in GDP increased to 23.72% in FY 2021-22. The Government maintained increased growth in public investment showing higher level of commitment in developing the economy.

Insurance Industry in Bangladesh

Considering the current calm political environment and recent development activities by the government we are expecting higher economic growth in the coming years. Life Insurance industry is an integral part and playing important role in the economic growth. Apart from undertaking life risk, Life Insurance creates savings, savings create investment, investment creates capital and capital enhances economic growth. With 35 life Insurance Companies in the country still life insurance penetration rate is below 1.00 percent, which indicates the poor level of development of Insurance sector in the country. The future growth of this sector warrants all out Government support.

Business performance of the Company

With much pleasure we would like to inform the honorable Shareholders that, despite Russia & Ukraine war and stiff competition among different insurers the year 2022 was another successful year of the company. It was possible because of the strength of our marketing forces, soundness of our organizational structure and our constant endeavor to review our business strategies wherever necessary keeping in view of the quality of business, improved customer services and less management expenses than the limits prescribed by law.

Gross Premium: The gross premium income during 2022 was Tk. 4,817.58 million from Tk. 3,877.72 million in 2021 registering a growth of 24.24%.

Life Fund: The life fund stood at Tk. 6,216.46 million as of December 31, 2022 whereas it was Tk. 6,090.78 million as at December 31, 2021 i.e. an increase by 2.06%.

Investment Income: The total investment income made by Pragati Life Insurance Limited was Tk. 354.00 million in 2022 from Tk. 410.59 million in 2021.

Total Assets: Total assets of the Company stood at Tk. 7,026,47 million as of December 31, 2022 against Tk. 6,831.58 million as of December 31, 2021 registering an increase of 2.85%.

পরিচালকমন্ডলীর প্রতিবেদন

সম্মানিত শেয়ারহোল্ডারগণ আস্সালামু আলাইকুম

প্রগতি লাইফ ইস্যুরেস লিমিটেডের পরিচালকমন্ডলী এ প্রতিষ্ঠানের ২৩তম বার্ষিক সাধারণ সভায় আপনাদের স্বাগত জানাচ্ছে। পরিচালকমন্ডলীর প্রতিবেদন এবং ৩১ ডিসেম্বর, ২০২২ তারিখে সমাপ্ত অর্থ বছরে নিরীক্ষকের প্রতিবেদনসহ আর্থিক বিবৃতি আপনাদের সামনে উপস্থাপন করতে পারা আমাদের জন্য প্রকৃতই আনন্দের।

বাংলাদেশের অর্থনীতি ২০২২ ঃ একটি পর্যালোচনা

২০২১-২২ অর্থ বছরে বাংলাদেশের অর্থনীতির প্রবৃদ্ধি ঘটেছে আকর্ষণীয় ৭.২৫ শতাংশ হারে, যা বলিষ্ঠ সামষ্টিক অর্থনৈতিক ভীত এর পরিচায়ক। ২০২০-২১ অর্থ বছরে তুলনায় সেবা খাতে ২০২১-২২ অর্থ বছরে প্রবৃদ্ধি ঘটেছে যথাক্রমে ১.৮ শতাংশ থেকে ৫.৭৩ শতাংশ হারে। ২০২২ অর্থ বছরে ২০২১ অর্থ বছরের তুলনায় শিল্প প্রবৃদ্ধি হয়েছে যথাক্রমে ৩.১৬ শতাংশ থেকে ১০.২৯ শতাংশ হারে। আরেকটি সম্ভাবনার চিত্র আমরা দেখি জিডিপিতে বেসরকারী বিনিয়োগের হিসাবে ২০২২ অর্থ বছরের ২৩.৭২ শতাংশ হয়েছে। সরকারী অর্থনৈতিক উন্নয়ন বজায় রাখার প্রচেষ্ঠায় বেসরকারী বিনিয়োগও উচ্চ পর্যায় বজায় রাখা সম্ভব হয়েছে।

বাংলাদেশের বীমা শিল্প

আমাদের প্রত্যাশা বর্তমান রাজনৈতিক পরিবেশ এবং সরকারের সাম্প্রতিক উন্নয়ন কার্যক্রম আগামীতে দেশের অর্থনৈতিক প্রবৃদ্ধি আরও বৃদ্ধি পাবে। দেশের অর্থনৈতিক প্রবৃদ্ধিতে জীবন বীমা শিল্প একটি অবিচ্ছেদ্য অংশ, যাহা প্রবৃদ্ধি উন্নয়নে গুরুত্বপূর্ণ ভূমিকা পালন করে। জীবনের ঝুঁকি বহন ছাড়াও জীবন বীমা সঞ্চয় সৃষ্টি করে, সঞ্চয় সৃষ্টি করে বিনিয়োগ, বিনিয়োগ সৃষ্টি করে মূলধন আর মূলধন বাড়িয়ে তুলে অর্থনৈতিক প্রবৃদ্ধিকে। দেশে ৩৫টি লাইফ ইন্স্যরেঙ্গ কোম্পানী বিদ্যমান থাকা সত্ত্বেও জীবন বীমা পেনিট্রেশনের হার এক শতাংশ এর কম, যাহা জীবন বীমা শিল্পের অনুন্নত অবস্থা প্রকাশ করে। এই খাতের ভবিষ্যৎ উন্নয়ন সরকারের সার্বিক সহযোগীতার উপর নির্ভরশীল।

কোম্পানীর ব্যবসার অগ্রগতি

সম্মানিত শেয়ারহোল্ডারগণের দৃষ্টি আকর্ষন করে আনন্দের সাথে জানাতে চাই, রাশিয়া ও ইউক্রেন যুদ্ধ এবং বীমা প্রতিষ্ঠান সমূহের মাঝে প্রবল প্রতিযোগিতার মধ্যেও ২০২২ সনটি হচ্ছে কোম্পানীর অন্যতম সাফল্যের বছর। এটা সম্ভব হয়েছে আমাদের শক্তিশালী মাঠকর্মী, সুসংহত সাংগঠনিক কাঠামো, ব্যবসার গুনগতমান এবং উন্নত গ্রাহকসেবা প্রদানের দিকে লক্ষ্য রেখে ব্যবসায়িক কৌশল নির্ধারণ ও বান্তবায়নে সার্বক্ষনিক প্রচেষ্ঠা এবং জীবন বীমা ব্যবস্থাপনা খাতে অনুমোদিত সীমার চেয়ে কম ব্যয় করা।

মোট প্রিমিয়ামঃ কোম্পানী ২০২১ সনে ৩,৮৭৭.৭২ মিলিয়ন টাকার বিপরীতে ২০২২ সনে ৪,৮১৭.৫৮ মিলিয়ন টাকা মোট প্রিমিয়াম আয় করেছে, যেখানে প্রবৃদ্ধির হার ২৪.২৪%।

লাইফ ফান্ডঃ ২০২১ সনে ৬,০৯০.৭৮ মিলিয়ন টাকার বিপরীতে কোম্পানীর লাইফ ফান্ড বৃদ্ধি পেয়ে ২০২২ সালে দাড়িয়েছে ৬,২১৬.৪৬ মিলিয়ন টাকা। যেখানে প্রবৃদ্ধির হার ২.০৬%।

বিনিয়োগের উপর অর্জিত আয়ঃ কোম্পানী ২০২১ সনে ৪১০.৫৯ মিলিয়ন টাকার বিপরীতে ২০২২ সনে ৩৫৪.০০ মিলিয়ন টাকা বিনিয়োগের উপর আয় করেছে।

মোট সম্পদঃ কোম্পানীর ২০২১ সনে ৬,৮৩১.৫৭ মিলিয়ন টাকার বিপরীতে ২০২২ সনে ৭,০২৬.৪৭ মিলিয়ন টাকা যেখানে প্রবৃদ্ধির হার ২.৮৫%।



Business Review

Products/Projects	2022	2021	Growth %		
First Year Premium					
Individual Product Line (IPL)	1,339.28	1,028.72	30.19		
Pragati Bima Division	97.36	120.79	-19.40		
Islami Jiban Bima (Takaful)	182.58	182.44	0.08		
Sub Total	1,619.22	1,331.95	21.57		
Renewal Premium					
Individual Product Line (IPL)	1,606.76	1,108.00	45.01		
Pragati Bima Division	184.26	149.20	23.50		
Islami Jiban Bima (Takaful)	240.44	224.71	7.00		
Sub Total	2,031.46	1,481.91	37.08		
Group Insurance Premium	1,166.90	1,063.86	9.69		
Gross Premium	4,817.58	3,192.17	24.24		
Reinsurance Premium	27.88	25.00	11.52		
Net Premium	4,790.70	3,852.72	24.32		
Investment and other income	376.93	436.65	-13.68		
Total income	5,167.63	4,289.37	20.45		
Life Fund	6,216.46	6,090.78	2.06		

Analysis of Utilization of Total Income in 2022





Year-wise Number of New Business/Lives Covered

Year wise break-up of new business/lives covered for last five years is tabulated below:

Taka in million

					No. of New Bus	iness & Lives
Year	IPL	Islami Jibon Bima (Takaful)	Pragati Bima (PB)	IDPS	Group Life & Health (No. of Lives)	Total
2018	27,203	5,388	13,503	2,674	478,600	527,368
2019	31,530	7,563	14,236	3,019	468,354	524,702
2020	39,752	9,073	12,253	0	487,209	508,535
2021	55,115	10,071	11,097	0	517,752	594,035
2022	69,002	11,007	8,315	0	374,616	462,940

Gross Premium

Pragati Life Insurance Limited earned Gross Premium of 4,817.58 Tk. million as of December 31, 2022 against Tk 3,877.72 million as of December 31, 2021 registering an increase of 24.24%.

The statement of Gross Premium for last five years is tabulated below :

Year	Gross Premium	Growth
2018	2,560	10%
2019	2,924	14.21%
2020	3,192	9.18%
2021	3,878	21.47%
2022	4,817	24.24%

Premium Income by Product Line/Project

In the year 2022, the proportionate income of all product lines/projects is shown below:

		Taka in million
Product (s)	Gross Premium	Proportionate Income (%)
Individual Product Line (IPL)	2,946.04	61.15
Pragati Bima Division	281.62	5.85
Group Life & Health Insurance (GL&H)	1,166.90	24.22
Islami Jibon Bima (Takaful)	423.02	8.78
Total	4,817.58	100.00

মোট প্রিমিয়াম

প্রগতি লাইফ ইন্স্যুরেন্স লিমিটেড ২০২১ সনে ৩,৮৭৭.৭২ মিলিয়ন টাকার বিপরীতে ২০২২ সনে ৪,৮১৭.৫৮ মিলিয়ন টাকা মোট প্রিমিয়াম অর্জন করেছে, বৃদ্ধির হার ২৪.২৪%।

বিগত পাঁচ বছরের মোট প্রিমিয়ামের আয়ের অবস্থান চিত্রের মাধ্যমে নিম্নে প্রকাশ করা হলোঃ





২০২২ সাল অনুযায়ী, সকল পরিকল্প সমূহ/প্রকল্প অনুসারে আনুপাতিক প্রিমিয়াম আয়ের বিবরণী চিত্রের মাধ্যমে নিম্নে প্রকাশ করা হলোঃ





Investment Income

The total investment income achieved by the Company is Tk. 354.00 million in 2022 from Tk. 410.59 million in 2021 registering an decrease of 13.78%

A comparative statement of Investment Income for last five years is given below:

Year	Investment Income	Growth
2018	396.33	3.87%
2019	461.61	16.47%
2020	409.61	(11.27%)
2021	410.59	0.24%
2022	354.00	(13.78%)

* Low interest rate on FDR is the cause of decrease in investment income growth.

* Last year's investment income has been restated.

Total Income

Pragati Life Insurance Limited earned Tk. 5,166.63 million as at December 31, 2022 against Tk. 4,289.37 million as at December 31, 2021 registering an increase of 20.45%. The year-wise statement of total income for last five years is tabulated below:

		Taka in million
Year	Total Income	Growth
2018	2,964.85	10.50%
2019	3,375.43	13.85%
2020	3,628.13	7.49%
2021	4,289.37	18.22
2022	5,166.63	20.45

Claims

Payment to policy holder in the form of Maturity, Survival Benefit, Death and Health Claims in the year 2022 was Tk. 3,157.55 million against Tk. 2,536.01 million in 2021 being a increase of 24.51%. Since the inception of the Company, the issued life insurance policies have been increasing day by day. At the same time, Payment to Policyholder at Maturity, Survival Benefit, Death and Health Claims is being met together with. Pragati Life Insurance Ltd. is always committed to settle the claims promptly and accurately.

A statistics for last five years' claim settlement is presented below: Taka in million

Year	Claim	Growth
2018	1,663.31	25.84%
2019	2,085.20	25.36%
2020	2,079.58	(0.27)%
2021	2,536.01	21.98%
2022	3,157.55	24.51

বিনিয়োগ আয়

Taka in million

কোম্পানী ২০২২ সালে ৩৫৪.০০ মিলিয়ন টাকা বিনিয়োগ আয় অর্জন করেছে, যাহা ২০২১ সালে ছিল ৪১০.৫৯ মিলিয়ন টাকা। অর্থাৎ হ্রাস পেয়েছে ১৩.৭৮% হারে।

বিগত পাঁচ বৎসরের বিনিয়োগের উপর অর্জিত আয়ের অবস্থান চিত্রের মাধ্যমে নিম্নে প্রকাশ করা হলোঃ



 * এফ.ডি.আর এর সুদের হার হ্রাস পাওয়ায় বিনিয়োগ আায়ের বৃদ্ধির হার কমেছে।
 * গত বছরের বিনিয়োগ আয় পুন: বিবৃত হয়েছে।

মোট আয়

প্রগতি লাইফ ইস্যুরেস লিমিটেড ২০২১ সনে ৪,২৮৯.৩৭ মিলিয়ন টাকার আয়ের বিপরীতে ২০২২ সনে ৫,১৬৬.৬৩ মিলিয়ন টাকা আয় করেছে। প্রবৃদ্ধির হার ২০.৪৫%।

বিগত পাঁচ বছরের মোট আয়ের অবস্থান চিত্রের মাধ্যমে নিম্নে প্রকাশ করা হলোঃ



দাবী পরিশোধ

২০২২ সালে পলিসি গ্রাহকদেরকে মেয়াদ উর্ত্তীনজনিত দাবী, সার্ভাইতাল সুবিধাজনিত দাবী, মৃত্যুজনিত দাবী, এবং স্বাষ্থ্য বীমা দাবী সংক্রান্ত পরিশোধিত অর্থের পরিমাণ ছিল ৩,১৫৭.৫৫ মিলিয়ন টাকা যা ২০২১ সালের ২,৫৩৬.০১ মিলিয়ন টাকার তুলনায় ২৪.৫১% বেশী। এই খাতে পরিশোধিত অর্থের পরিমাণ বৃদ্ধি পাবার কারণ হচ্ছে মৃত্যুজনিত দাবীর পরিমান বৃদ্ধি পাওয়া সহ মেয়াদপূর্তি এবং সার্ভাইতাল সুবিধাজনিত অর্থ প্রদান। কোম্পানীর প্রতিষ্ঠালগ্ন থেকে, ইস্যুক্ত লাইফ ইস্যুরেঙ্গ পলিসিসমূহ দিনের পর দিন বৃদ্ধি পেয়ে চলেছে। একই সময় মেয়াদ উর্ত্তীনজনিত দাবী, সার্ভাইতাল সুবিধাজনিত দাবী, মৃত্যুজনিত দাবী, এবং স্বাস্থ্য বীমা দাবী যথাক্রমে বীমা গ্রহীতাকে পরিশোধ করা হচ্ছে। প্রগতি লাইফ ইস্যুরেঙ্গ লিমিটেড সবসময় দাবী সঠিকভাবে সম্পন্ন করেছে। বছর ভিত্তিক বিগত পাঁচ বছরের বীমা দাবী পরিশোধের পরিমান চিত্রের মাধ্যমে নিম্নে প্রকাশ করা হলোঃ





Life Fund

Company's excess of income over outgo added to the Life Fund during the year 2022 is Tk. 125.68 million. Consequently, total Life Fund stood at Tk. 6,216.46 million which is 2.06 % more than 2021.

The amount of Life Fund for last five years is appended below:

	laka in million
Year	Life Fund
2018	5,549
2019	5,683
2020	5,945
2021	6,090
2022	6,216

Total Asset

The Company has sound asset management policy which assures safeguarding of assets against unauthorized use or disposition. The Company also follows proper records and policy regarding capital expenditures. Out of total asset, the Company has Vehicles which incur depreciation each year. The Book Value of those Fixed Assets has declined.

The chronological statement of Assets for the last five years is tabulated below:

		Taka in million
Year	Total Assets	Growth
2018	5,762.48	6.38%
2019	5,883.10	2.09%
2020	6,596.10	12.00%
2021	6,831.57	3.57%
2022	7,026.47	2.85%

Management Expenses

The Management Expenses, as set by Insurance Development & Regulatory Authority, is being reduced every year since 2016. In the year 2022, the management expense of the Company was lower by Tk. 102.08 million than the allowable limit prescribed by law. Management expenses were within the allowable limit for consecutive seven years.

Risk Management

Risk is the element of uncertainty or possibility of loss. Risk is a core part of Insurance Business. Sound risk management practices are the fundamental to long term success of Insurance Industry. By strengthening risk management capabilities and executing optimal risk controls, Pragati Life Insurance Limited aims to ensure the soundness and appropriateness of its operations and to protect the interests of stakeholders. In this way, we shall improve our reputation as a trustworthy and credible life insurance company which will fulfill our responsibility to society.

লাইফ ফান্ড

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কোম্পানীর আয়-ব্যয় শেষে আলোচ্য বছর ২০২২ লাইফ ফান্ডে আরো ১২৫.৬৮ মিলিয়ন টাকা যোগ হয়েছে। বছরের সর্বমোট লাইফ ফান্ডের পরিমান হচ্ছে ৬,২১৬.৪৬ মিলিয়ন টাকা যা ২০২১ সালের তুলনায় ২.০৬% বেশি।

বিগত পাঁচ বছরের লাইফ ফান্ডের অবস্থান চিত্রের মাধ্যমে নিম্নে প্রকাশ করা হলোঃ



মোট সম্পদ

পরিমার্জিত সম্পদ ব্যবস্থাপনার অধিকারী হওয়ায় কোম্পানী অননুমোদিত ব্যবহার অথবা অপসারণ থেকে মুক্ত। ফলে কোম্পানী সম্পদ সুরক্ষায় যুক্তিযুক্ত নিশ্চয়তা বিধানে সক্ষম হয়েছে। কোম্পানী মূলধনী ব্যয়ের যথাযথ নীতিমালা পালন সহ রেকর্ডপত্র সংরক্ষণ করে থাকে। কোম্পানীর মোট সম্পত্তির মধ্যে মটরযান স্থায়ী সম্পত্তি হিসেবে রয়েছে যা প্রতি বছর অবচয় সৃষ্টি করছে। ফলে, কোম্পানীর স্থায়ী সম্পত্তির বুক ভ্যালু প্রতি বছর যথাক্রমে.হাস পাচ্ছে। বিগত পাঁচ বছরে অর্জিত সম্পদের অবস্থান চিত্রের মাধ্যমে নিম্নে প্রকাশ করা হলোঃ



ব্যবস্থাপনা ব্যয়

বীমা উন্নয়ন ও নিয়ন্ত্রণ কর্তৃপক্ষ কর্তৃক নির্ধারিত ব্যবস্থাপনা ব্যয় ২০১৬ সাল থেকে প্রতি বছর হ্রাস করা হচ্ছে। ২০২২ সালে কোম্পানীর ব্যবস্থাপনা ব্যয় ১০২.০৮ মিলিয়ন টাকা কমেছে যা আইন দ্বারা নির্ধারিত অনুমোদিত সীমার চেয়ে কম ছিল। ব্যবস্থাপনা ব্যয় পরপর সাত বছরের জন্য অনুমোদিত সীমার মধ্যে ছিল।

ঝুঁকি ব্যবছাপনা

রুঁকি একটি অনিশ্চয়তা বা ক্ষতির সম্ভাবনা। বীমা ব্যবসায় ঝুঁকি একটি গুরুত্বপূর্ণ অংশ। যৌক্তিক ঝুঁকি ব্যবছাপনার অনুশীলন বীমা শিল্পের দীর্ঘমেয়াদী সফলতার মৌল ভিত্তি। ঝুঁকি ব্যবছাপনার ক্ষমতা শক্তিশালী ও সর্বোত্তম নিয়ন্ত্রণ বাস্তবায়ণে, ব্যবসা পরিচালনায় যৌক্তিক ও যথার্থতা নিশ্চিত করা এবং প্রতিষ্ঠানের সম্পৃক্ত সকলের স্বার্থ সংরক্ষণ করাই প্রগতি লাইফ ইন্স্যুরেঙ্গ লিমিটেড এর মূল লক্ষ্য। এরই ধারাবহিকতায়, বিশ্বাস ও আছার মাধ্যমে জীবন বীমা প্রতিষ্ঠান হিসেবে আমরা সুনাম বৃদ্ধি করব যাহা সমাজের প্রতি দ্বায়িত্ব পালনে পূর্ণতা লাভ করবে।



Dividend to Shareholders and Bonus to Policyholders

As per recommendation of the Actuary, the Board of Directors has recommended a cash dividend at the rate of 12 percent for each share of Tk. 10.00 each to the Shareholders of the Company for the year 2022. In order to recommend the Dividend, the Board of Directors has taken into consideration of the results of the Actuarial Valuation of the company's liabilities under policies issued till 31 December, 2022. While recommending total dividend at the rate of 12 percent the Board has also approved the Policy Bonus as recommended by the Actuary for valued policyholders on the basis of Actuarial Valuation Report.

Staff Welfare

Staff welfare has always been uppermost in the Company. The facilities been introduced are Contributory Provident Fund, Gratuity Scheme, Group Insurance and Incentive Bonus for the employees.

Corporate Social Responsibility

The Company always acknowledges its responsibilities for the well being of the society and takes part in such activities whenever it becomes necessary. We pursue a strong policy in respect of Corporate Social Responsibility. We get our business sustenance from the society in which we live and operate. In reciprocation, we want to do something back to the society. Our corporate social responsibility includes our customer, employees, shareholders, business associates and a society as a whole.

Out Look for 2023

To overcome the growing competition in the market, the management will initiate the following measures to achieve the target for the year 2023:

- 1. Expansion of existing Distribution Network throughout the Country;
- 2. Commercialization of successfully piloted alternative distribution channel;
- 3. Emphasis on Customer Services;
- 4. Take appropriate initiatives to maintain management expenses within the allowable limit;
- 5. Enhance the yield on our investment;
- 6. Manage our business prudently;
- 7. Growth & Profitability of core business.

Board of Directors and Committee Meetings and Attendance

During the year, the Board of Directors Meeting held 08 (Eight) times, Audit Committee met 04 (Four) times and the Nomination & Remuneration Committee met 2 (Two) times. The attendance record of the Directors is shown in this report. The Directors who could not attend the meetings were granted leave of absence. As per Insurance regulations, the Company only pays meeting fee to its Directors for attending the meeting. (Page No. 46, 61 & 128)

শেয়ারহোল্ডারগণের লভ্যাংশ এবং পলিসি হোল্ডারদের বোনাস

এ্যাকচুয়ারীর সুপারিশ অনুযায়ী কোম্পানীর পরিচালনা পর্ষদ ২০২২ সালের জন্য প্রতিটি ১০ টাকা মূল্যের শেয়ারের বিপরীতে ১২ শতাংশ হারে নগদ লত্যাংশ সুপারিশ করেছে। ২০২২ সালের ৩১ ডিসেম্বর পর্যন্ত ইস্যুকৃত পলিসির দায়ের উপর কোম্পানীর সম্পদের একচ্যুয়ারিয়াল ভ্যালুয়েশনের ফলাফল এবং কোম্পানীর ভবিষ্যৎ সম্পদ বিনিয়োগ ও সম্প্রসারণের বিষয় বিবেচনায় রেখে পরিচালনা পর্যদ মোট ১২ শতাংশ লত্যাংশ প্রদানের সুপারিশ করেছে। পরিচালনা পর্যদ এ্যাকচ্যুয়ারিয়াল ভ্যালুয়েশন ফলাফলের তিত্তিতে কোম্পানীর সম্মানিত বীমা গ্রাহকদের জন্য পলিসি বোনাস ঘোষণা করেছে।

কর্মচারীদের সুবিধা

কর্মচারীদের কল্যান সাধনে কোম্পানী সব সময় অগ্রাধিকার দিয়ে থাকে। কোম্পানীর কর্মকর্তা ও কর্মচারীদের কল্যানার্থে কোম্পানীর পরিচালনা পর্যদ ভবিষ্যৎ তহবিল, গ্র্যাচুয়িটি, গোষ্ঠী বীমা এবং ইনসেনটিভ বোনাস প্রদান করে থাকে।

সামাজিক দায়বদ্ধতা

সমাজের প্রতি দায়বদ্ধতা কোম্পানী স্বীকার করে। কোম্পানী সবসময় সামাজিক দায়িত্বের প্রতি খেয়াল রাখে এবং প্রয়োজনমত তা পালন করে। সামাজিক দায়বদ্ধতা পরিপালনে আমাদের নীতি অত্যন্ত সুদৃঢ়। আমরা সামাজিক পরিবেশে ব্যবসা পরিচালনা করি এবং এখান থেকেই ব্যবসায়ের সকল উপকরণ পেয়ে থাকি। বিনিময়ে আমরাও সমাজের জন্য কিছু করতে চাই।গ্রাহক, কর্মকর্তা, কর্মচারী, শেয়ারহোল্ডার, ব্যবসায়িক সহযোগী এবং সর্বোপরি সমাজ আমাদের কোম্পানীর সামাজিক দায়বদ্ধতার আওতাভুক্ত।

২০২৩ সালের পূর্বাভাস

২০২৩ সালে প্রতিযোগিতার বাজারে অবতীর্ণ হতে কোম্পানীর ব্যবস্থাপনা কর্তৃপক্ষ নিম্নলিখিত ব্যবস্থাদি গ্রহণ করেছে ঃ

- সারা দেশব্যাপী বিক্রয় ব্যবন্থা সম্প্রসারণ ;
- ইতোমধ্যে সফলভাবে পাইলটকৃত বিকল্প বিতরণ ব্যবস্থার বাণিজ্যকরন;
- ৩. গ্রাহক সেবার উপর গুরুত্ব প্রদান;
- ব্যবস্থাপনা ব্যয় আইনগত সীমার মধ্যে রাখার জন্য যথাযথ পদক্ষেপ গ্রহন;
- ৫. বিনিয়োগ আয় বৃদ্ধি;
- ৬. বিচক্ষণতার সহিত ব্যবসা পরিচালনা;
- মূল ব্যবসায়ের প্রবৃদ্ধি ও লাভজনককরন।

পরিচালনা পর্ষদ এবং কমিটি সভার উপস্থিতি

২০২২ সালে পরিচালনা পর্ষদ ৮ (আট) বার, নিরীক্ষা কমিটি ৪ (চার) বার এবং নমিনেশন অ্যান্ড রিমুনারেশন কমিটি ০২ (দুই) বার সভা অনুষ্ঠিত করেছে। এই প্রতিবেদনে পরিচালকগণের উপস্থিতি রেকর্ড দেখানো হয়েছে। সভায় উপস্থিত ছিলেন না এমন পরিচালকদের অনুপস্থিতির অনুমোদন করা হয়েছে। বীমা নিয়মাবলী অনুসারে কোম্পানী সভায় উপস্থিত হওয়ার জন্য গুধুমাত্র পরিচালকদের সভা ফি প্রদান করে। (পৃষ্ঠা নং ৪৬, ৬১ ও ১২৮)

Election of Sponsor Directors

In accordance with the Company's Articles of Association, the under noted Sponsor Directors shall retire from the office by rotation. Being eligible, they offered themselves for re-election and the board recommended their re-election.

- 1. Mr. Md. Shafiur Rahman
- 2. Mr. Tafsir M. Awal
- 3. Mrs. Nigar Jahan Chowdhury

Election of Public Shareholder Directors

In accordance with the Company's Articles of Association the under noted Public Subscribers shall retire in the 23rd Annual General Meeting. Being eligible, they offered themselves for re-election and the board recommended their re-election.

- 1. Mr. Abdul Awal Mintoo
- 2. Mr. Mohammed Abdul Awwal

Election of Independent Directors

According to the Corporate Governance Guidelines of Bangladesh Securities & Exchange Commission Mrs. Ferdousi Reza, Independent Director after completing the first term, expressed her reluctance in the second term. Later, the Board will appoint an Independent Director in her place as soon as possible.

Appointment of Auditors

The Existing Auditors A. Wahab & Co. are going to retire at the 23rd Annual General Meeting as they have served as auditors of the Company for consecutive 3 (three) years and they are ineligible for reappointment for the year 2023 as per Dhaka & Chattogram Stock Exchange Listing Regulations. A new Auditors firms will be required to appoint at the 23rd Annual General Meeting. Some audit firms have submitted their expression of interest for appointment as auditors of the Company. The Board of Directors has recommended "Anil Salam Idris & Co." Chartered Accountants firm for appointment as auditors for the year 2023 which will be placed in the 23rd Annual General Meeting for approval of the Shareholders.

Appointment of Corporate Governance Auditors

As per requirement of law, the current CG Auditors of the Company "Mabs & J Partners", Chartered Accountants Firm will retire in 23rd Annual General Meeting.

The Board of Directors has recommended "Jasmin & Associates" Chartered Secretaries firm for appointment as auditors for the year 2023 which will be placed in the 23rd Annual General Meeting for approval of the Shareholders.

Corporate Governance

Six separate Sub-Committees for Audit, Nomination & Remuneration, Claim, Administrative, Finance and Health Insurance have been formed. The Committees look into the Compliance of various procedures and regulations related to Corporate Governance and review various guidelines, procedures and safeguards to minimize the incidents of various risks faced by the Company in the business environment. A separate report on Corporate Governance is provided as part of the Annual Report. (Page no: 58-65)

উদ্যোক্তা পরিচালক নির্বাচন

কোম্পানীর সংঘবিধিমালার বিধান অনুযায়ী নিম্নলিখিত উদ্যোজ্ঞা পরিচালকগণ অবসর গ্রহন করবেন। প্রত্যেকেই পুনঃনির্বাচনের ইচ্ছা প্রকাশ করেছেন এবং পর্ষদ নিয়োগ প্রদানের জন্য সুপারিশ করেছে।

জনাব মোঃ শফিউর রহমান

- ২. জনাব তাফসির এম. আউয়াল
- ৩. মিসেস নিগার জাহান চৌধুরী

পাবলিক শেয়ারহোল্ডার পরিচালক নির্বাচন

কোম্পানীর সংঘবিধিমালার বিধান অনুযায়ী নিম্নলিখিত পাবলিক শেয়ারহোল্ডার পরিচালক ২৩তম বার্ষিক সাধারণ সভায় অবসর গ্রহন করবেন। প্রত্যেকেই পুনঃনির্বাচনের ইচ্ছা প্রকাশ করেছেন এবং পর্ষদ নিয়োগ প্রদানের জন্য সুপারিশ করেছে।

- জনাব আবদুল আউয়াল মিন্টু
- ২. জনাব মোহাম্মদ আবদুল আউয়াল

নিরপেক্ষ পরিচালক নির্বাচন

বাংলাদেশ সিকিউরিটিজ অ্যান্ড এক্সচেঞ্জ কমিশন এর কর্পোরেট গভর্নেস গাইডলাইন অনুযায়ী নিরপেক্ষ পরিচালক মিসেস ফেরদৌসী রেজা, প্রথম টার্ম সমাপন করার পর দ্বিতীয় টার্মে তিনি অনিচ্ছা প্রকাশ করেন। পরবর্তীতে পর্যদ তার পরিবর্তে অতিসত্ত্বর একজন নিরপেক্ষ পরিচালক নিয়োগ করবেন।

নিরীক্ষক নিয়োগ

কোম্পানীর বর্তমান নিরীক্ষক এ ওয়াহাব এন্ড কোং নিরবিছিন্নভাবে ৩ বছর নিরীক্ষা করেছে। ঢাকা এবং চট্রগ্রাম স্টক এক্সচেঞ্জ লিষ্টিং রেগুলেশনের বিধান মোতাবেক তারা পূনঃনিয়োগের পাওয়ার যোগ্য নয়। কোম্পানীর ২৩তম বার্ষিক সাধারণ সভায় শেয়ারহোল্ডারগণ একটি নিরীক্ষক ফার্মকে নিয়োগ করতে হবে। কোম্পানীর নিরীক্ষক হিসাবে নিয়োগ পেতে কতিপয় নিরীক্ষক ফার্ম আগ্রহ ব্যক্ত করেছে। পরিচালনা পর্যদ "অনিল সালাম ইদ্রিস এন্ড কোং" চাটার্ড এ্যাকাউন্টন্টেস ফার্মকে ২০২৩ সালের জন্য নিরীক্ষক হিসাবে নিয়োগ সুপারিশ করে যা কোম্পানীর ২৩ তম বার্ষিক সাধারণ সভায় শেয়ারহোল্ডারগনের অনুমোদনের জন্য উপস্থাপন করা হবে।

কর্পোরেট গর্ভনেন্স নিরীক্ষক নিয়োগ

আইনের প্রয়োজনীয়তা অনুসারে, কোম্পানীর বর্তমান কর্পোরেট গর্ভনেন্স নিরীক্ষক "ম্যাবস এন্ড জে পার্টনার্স", চাটার্ড একাউন্টেন্টস, কোম্পানীর ২৩তম বার্ষিক সাধারণ সভায় অবসর গ্রহণ করবেন।

পরিচালনা পর্ষদ "জেসমিন এন্ড এ্যাসোসিয়েটস" চাটার্ড সেক্রেটারিজ ফার্মকে ২০২৩ সালের জন্য নিরীক্ষক হিসাবে নিয়োগ সুপারিশ করে যা কোম্পানীর ২৩ তম বার্ষিক সাধারণ সভায় শেয়ারহোল্ডারগনের অনুমোদনের উপস্থাপন করা হবে।

প্রাতিষ্ঠানিক সুশাসন

নিরীক্ষা, নমিনেশন এন্ড রিমুনারেশন, দাবী, প্রশাসন, অর্থ এবং হেলথ্ ইস্ট্যুরেস বিষয়ক ছয়টি উপ-কমিটি গঠন করা হয়েছে। কোম্পানীর প্রাতিষ্ঠানিক কার্যক্রমের পর্যালোচনা, দিক নির্দেশনা এবং ব্যবসায়ের বিভিন্ন ঝুঁকি ও অব্যবস্থা হতে সুরক্ষার জন্য এ কমিটিগুলো কাজ করে। প্রাতিষ্ঠানিক সুশাসন বিষয়ে বার্ষিক প্রতিবেদনে একটি পৃথক বিবরণী দেয়া হলো। (পৃষ্ঠা নং; ৫৮-৬৫)



No. of Board Meeting and Attendance

The number of Board meetings and the attendance of the Directors during the year 2022 were as follows:

Name	Designation	No. of meeting held	Attendance
Mr. Khalilur Rahman	Chairman	08	08
Syed M. Altaf Hussain	Director	08	08
Mr. Abdul Awal Mintoo	Director	08	08
Mr. Mohammed Abdul Awwal	Director	08	08
Mrs. Nelofer Kamal	Director	08	04
Mr. A.S.M. Mohiuddin Monem	Director	08	01
Mr. Tabith M. Awal	Director	08	01
Mr. Md. Shafiur Rahman	Director	08	08
Mr. Tafsir M. Awal	Director	08	00
Mr. Mohammed Abdul Hamid	Director	08	08
Mrs. Nigar Jahan Chowdhury	Director	08	08
Mrs. Ferdousi Reza	Independent Director	08	01
Mr. Suhel Ahmed Choudhury	Independent Director	08	06
Dr. Sayed Quamrul Hossain	Independent Director	08	08

পরিচালনা পর্ষদ সভার সংখ্যা ও উপস্থিতি

২০২২ সালে পরিচালনা পর্ষদের পরিচালকমন্ডলী নিমুবর্ণিত সংখ্যক সভায় অংশগ্রহণ করেছেনঃ

নাম	পদমর্যাদা	সভার সংখ্যা	উপস্থিতি
জনাব খলিলুর রহমান	চেয়ারম্যান	ор	оъ
সৈয়দ এম. আলতাফ হোসাইন	পরিচালক	ор	оъ
জনাব আবদুল আউয়াল মিন্টু	পরিচালক	оъ	оъ
জনাব মোহাম্মদ আবদুল আউয়াল	পরিচালক	оъ	૦૧
মিসেস নিলুফার কামাল	পরিচালক	07	08
জনাব এ.এস.এম. মহিউদ্দিন মোনেম	পরিচালক	0Ъ	৾৾৾
জনাব তাবিথ এম. আউয়াল	পরিচালক	07	৾৾৾
জনাব মোহাম্মদ শফিউর রহমান	পরিচালক	0Ъ	०४
জনাব তাফসির এম. আউয়াল	পরিচালক	०४	00
জনাব মো: আন্দুল হামিদ	পরিচালক	90	оъ
মিসেস নিগার জাহান চৌধুরী	পরিচালক	ob	ор
মিসেস ফেরদৌসী রেজা	ম্বতন্ত্র পরিচালক	ob	ి
জনাব সোহেল আহমেদ চৌধুরী	স্বতন্ত্র পরিচালক	92	০৬
ড. সৈয়দ কামরুল হোসেন	স্বতন্ত্র পরিচালক	92	оъ

Corporate and Financial Reporting Framework

In accordance with the Bangladesh Securities and Exchange Commission Code of Corporate Governance, BSEC/CMRRCD/2006-158/207/Admin/80 dated 3 June 2018; the Directors are pleased to confirm the following:

Related Party Transaction

Disclosure of all related party transactions, including basis for such transaction, has been provided. (Page: 129)

Variance within the Financial Year

There was no event of significant variance between quarterly financial performances during the year under review.

Post Balance Sheet Events

There are no material events which have occurred after the balance sheet/reporting date, non disclosure of which could affect the ability of the users of these financial statements to make an appropriate evaluation.

Fairness of Financial Statements

The financial statements together with the notes thereon have been drawn up in conformity with the Companies Act 1994 and Securities and Exchange Rules 1987. These statements fairly present the company's state of affairs, the results of its operations, cash flow and changes in equity.

In compliance with the requirement of the Bangladesh Securities and Exchange Commission (BSEC) Corporate Governance Code dated 3 June 2018, Chief Executive Officer and Chief Financial Officer have given the declaration about the fairness of the financial statements which is shown on page 79 of the report.

Preparation of Financial Statements

The financial statements prepared by the management present fairly its state of affairs, the result of its operations, cash flows and changes in equity. These statements have been prepared in accordance with the International Financial Reporting Standards (IFRS) as adopted by the ICAB in the name of Bangladesh Financial Reporting Standards (BFRS), the Securities and Exchange Rules 1987, Dhaka and Chittagong Stock Exchange's listing regulations -2015, Insurance Act 2010 and relevant rules & regulations applicable in Bangladesh.

The financial statements of 2022 have been reviewed by the Audit Committee of the Board of Directors of the Company and then referred to the Board of Directors for its consideration. The external auditors, A Wahab & Co., Chartered Accountants appointed by the shareholders, have certified the fairness of the financial statements for the year ended 31 December 2022. বাংলাদেশ সিকিউরিটিজ এ্যান্ড এক্সচেঞ্জ কমিশন এর কর্পোরেট গভর্নেস BSEC/CMRRCD/2006-158/207/Admin/80 তারিখ জুন ০৩, ২০১৮ অনুযায়ী পরিচালকবৃন্দ নিম্নলিখিত বিষয়গুলো নিশ্চিত করেন:

সংশ্লিষ্ট পার্টি লেনদেন

সংশ্লিষ্ট পার্টি লেনদেনের বিস্তারিত তথ্য প্রকাশ করা হয়েছে। (পৃষ্ঠা: ১২৯)

আর্থিক বৎসরে হিসাবের উল্লেখযোগ্য পার্থক্য

ত্রৈমাসিক আর্থিক প্রতিবেদনের কোন প্রকার উল্লেখযোগ্য পার্থক্য আর্থিক বর্ষে ছিল না।

উদ্বৃত্ত পত্র পরবর্তী ঘটনা

রিপোর্টিং পরবর্তীতে উদ্বৃত্ত পত্রে কোন প্রকার তথ্য সন্নিবেশিত করা হয়নি যার ফলে এই তথ্যের ব্যবহারকারী কোন প্রকার আর্থিক ক্ষতিগ্রন্থ হয় নাই এবং যথাযথ মুল্যায়ন করতে পেরেছে।

আর্থিক বিবরণীর স্বচ্ছতা

কোম্পানী আইন ১৯৯৪ এবং সিকিউরিরিজ এ্যান্ড এক্সচেঞ্জ রুলস ১৯৮৭ এর সাথে সঙ্গতিপূর্ণ রেখে আর্থিক প্রতিবেদনের নোটগুলি তৈরী করা হয়েছে। এই প্রতিবেদনগুলি কোম্পানীর কার্যাবলীর ফলাফল, নগদ প্রবাহ এবং ইক্যুইটিতে পরিবর্তনগুলি মোটামুটিভাবে উপছাপন করা হয়েছে।

বাংলাদেশ সিকিউরিটিজ এ্যান্ড এক্সচেঞ্জ কমিশন (বিএসইসি) এর ৩ জুন, ২০১৮ তারিখের কর্পোরেট গভর্নেস কোডের প্রয়োজনীয়তা অনুসারে মুখ্য নির্বাহী কর্মকর্তা এবং প্রধান অর্থ কর্মকর্তা আর্থিক বিবরণীর স্বচ্ছতা সম্পর্কে ঘোষনা দিয়েছেন যা রিপোর্টের পৃষ্ঠা ৭৯ এ দেখানো হয়েছে।

আর্থিক বিবরণী প্রস্তুতকরণ

ব্যবস্থাপনা কর্তৃপক্ষ স্বচ্ছতার সহিত আর্থিক বিবরণী তৈরী করেছে যার ফলাফলে পরিচালনা, নগদ প্রবাহ এবং ইক্যুইটি পরিবর্তনের তথ্য রয়েছে। এই প্রতিবেদন আন্তর্জাতিক আর্থিক প্রতিবেদন মান (IFRS), বাংলাদেশ আর্থিক প্রতিবেদন মান (BFRS), বাংলাদেশ সিকিউরিটিজ এক্সচেঞ্জ রুলস ১৯৮৭, ঢাকা ও চট্রগ্রাম স্টক এক্সচেঞ্জ এর লিষ্টিং রেগুলেশন-২০১৫ এবং বীমা আইন ২০১০ অনুযায়ী তৈরী করা হয়েছে।

২০২২ সালের আর্থিক প্রতিবেদন কোম্পানির পরিচালনা পর্ষদের নিরীক্ষা কমিটি দ্বারা পর্যালোচনা করে পরিচালনা পর্ষদে প্রেরণ করা হয়েছে। শেয়ারহোল্ডারদের দ্বারা নিযুক্ত চার্টার্ড অ্যাকাউন্টেন্টস, বহিঃ নিরীক্ষক এ ওয়াহাব কোং ৩১ ডিসেম্বর ২০২২ এর সমাপ্ত বছরের জন্য আর্থিক প্রতিবেদনগুলির স্বচ্ছতার সনদ প্রদান করেছেন।



Follow up of IAS & IFRS in preparation of financial statements

International Accounting Standards (IAS) and International Financial Reporting Standards (IFRS) as applicable in Bangladesh have been followed in preparation of financial statements.

Internal control & compliance

The Audit Committee, an assistive committee of the Board reviews the effectiveness of the system of internal controls and management, establish effective audit process and manage various risks. The internal audit function reporting to the Audit Committee operates independently of other aspects of the company's management structure. It continuously reviews the company's system of internal controls. These controls include financial controls that assist the Board in meeting its responsibilities for the integrity and accuracy of the company's accounting records. The Company's financial statements, prepared from those records, comply with the required laws and standards. The system of internal control is sound in design and has been effectively implemented and monitored.

Compliance of the conditions of SEC's notification & IDRA

In exercise of the power conferred by section 2CC of the Securities and Exchange Ordinance, 1969 (XVII of 1969), Bangladesh Securities and Exchange Commission (BSEC) issued notification no. SEC/CMRRCD/2006-158/207/Admin/80 dated June 03, 2018 to comply with certain conditions for corporate governance. The notification was issued for establishing a framework for ensuring good governance practices in the listed companies for the interest of the investors and the capital market. A statement on the compliance with the SEC's conditions has been attached with the Annual Report with compliance certificate. Moreover, as per requirement of Bangladesh Securities & Exchange Commission, a certificate from professional Chartered Accountants has been obtained and attached with the annual report.

Corporate Governance Compliance Report

Pragati Life Insurance Limited adheres to appropriate good Corporate Governance principles, as described on pages 67 to 74.

The Company also complied with all the requirements of Corporate Governance as required by the Bangladesh Securities and Exchange Commission. Accordingly, Corporate Governance Compliance checklist is shown in this report.

Further in compliance with the requirement of the Bangladesh Securities and Exchange Commission (BSEC), Corporate Governance Code dated 3 June 2018, "Mabs & J Partners", Chartered Accountants in practice issued the Corporate Governance Compliance Certificate which is shown in Annexure-B of this report. (Page no. 66)

আন্তর্জাতিক হিসাব মান

আন্তর্জাতিক হিসাব মান (IAS) এবং আন্তর্জাতিক আর্থিক প্রতিবেদন স্ট্যান্ডার্ড (IFRS) বাংলাদেশে প্রযোজ্য হিসাবে আর্থিক বিবরণীর প্রস্তুতি অনুসরণ করা হয়েছে।

অভ্যন্তরীণ নিয়ন্ত্রণ এবং পরিপালন

নিরীক্ষা কমিটি পরিচালনা পর্ষদের একটি সহায়ক কমিটি, অভ্যন্তরীণ নিয়ন্ত্রণ ও ব্যবস্থাপনা পদ্ধতির কার্যকারিতা পর্যালোচনা করে, কার্যকর নিরীক্ষা প্রক্রিয়া এবং বিভিন্ন ঝুঁকি পরিচালনা করে। নিরীক্ষা কমিটির প্রতিবেদনের অভ্যন্তরীণ নিরীক্ষাকার্য কোম্পানির ব্যবস্থাপনা কাঠামোর অন্যান্য দিকগুলির স্বাধীনভাবে পরিচালনা করে। এটি ক্রমাগত কোম্পানীর অভ্যন্তরীণ নিয়ন্ত্রণ ও পদ্ধতি পর্যালোচনা করে থাকে। এই নিয়ন্ত্রণগুলির আর্থিক নিয়ন্ত্রণগুলি অন্তর্ভুক্ত করা আছে যা পর্ষদের হিসাব সংরক্ষনের সততা এবং নির্ভুলতার জন্য পরিচালনা পর্যদেক সহায়তা করে। সেই হিসাব সংরক্ষন থেকে প্রস্তুত কোম্পানি প্রয়োজনীয় আইন এবং মান বজায় আর্থিক বিবরণী প্রস্তুত করা হয়েছে। অভ্যন্তরীণ নিয়ন্ত্রণ পদ্ধতি ও কার্যকরভাবে নিয়ন্ত্রণ করা হয়।

সিকিউরিটিজ অ্যান্ড এক্সচেঞ্জ কমিশনএবং আইডিআরএ এর অধ্যাদেশ

সিকিউরিটিজ অ্যান্ড এক্সচেঞ্জ অধ্যাদেশ, ১৯৬৯ (XVII of 1969) এর সেকশন 2CC দ্বারা প্রদত্ত ক্ষমতা প্রয়োগে বাংলাদেশ সিকিউরিটিজ অ্যান্ড এক্সচেঞ্জ কমিশন (বিএসইসি) নোটিশ জারি করে। কর্পোরেট গভর্নেব্দের শর্তাদি মেনে চলার জন্য SEC/CMRRCD/2006-158/207/ Admin/80 তারিখ জুন ০৩, ২০১৮। বিনিয়োগকারীদের এবং পুঁজিবাজারের স্বার্থে তালিকাভুক্ত কোম্পানিতে সুশাসন নিশ্চিত করার জন্য একটি কাঠামো প্রতিষ্ঠার জন্য বিজ্ঞপ্তিটি জারি করা হয়েছিল। BSEC's এর শর্তাবলী মেনে চলার একটি বিবরণ সম্মতি বার্ষিক প্রতিবেদনের সাথে সংযুক্ত করা হয়েছে। তাছাড়া, বাংলাদেশ সিকিউরিটিজ অ্যান্ড এক্সচেঞ্জ কমিশনের প্রয়োজনীয়তা অনুযায়ী, পেশাদার চার্টার্ড অ্যাকাউন্টেন্টস থেকে একটি সনদপত্র বার্ষিক প্রতিবেদনের সাথে সংযুক্ত করা হয়েছে।

কর্পোরেট গভর্নেন্স পরিপালন প্রতিবেদন

প্রগতি লাইফ ইন্সুরেন্স লিমিটেড ৬৭ থেকে ৭৪ পৃষ্ঠায় বর্ণিত কর্পোরেট গভর্নেন্স নীতির যথাযথভাবে অনুসরণ করে।

বাংলাদেশ সিকিউরিটিজ অ্যান্ড এক্সচেঞ্জ কমিশন দ্বারা প্রয়োজনীয় কর্পোরেট গভর্নেন্স এর সকল শর্ত পালন করে। তদুপরি, কর্পোরেট গভর্নেন্স এর চেকলিস্ট এই প্রতিবেদনের সাথে সংযুক্ত করে দেখানো হয়েছে।

বাংলাদেশ সিকিউরিটিজ অ্যান্ড এক্সচেঞ্জ কমিশন (বিএসইসি) এর নির্দেশনা অনুসারে, ৩ জুন ২০১৮ তারিখের কর্পোরেট গভর্নেস কোড ম্যাবস এ্যান্ড জে পার্টনার্স, চার্টার্ড অ্যাকাউন্টেন্টস কর্পোরেট গভর্নেস কমপ্লায়েনস সার্টিফিকেট এই প্রতিবেদনের সাথে সংযুক্ত করা হয়েছে। (পৃষ্ঠা নং ৬৬)



Pattern of Shareholding

The pattern of shareholding is provided in page no. 51.

Contribution to the National Exchequer

Pragati Life Insurance Limited regularly pays it's direct and indirect tax obligations in time. Being one of the largest life insurers in the country, during the year under review, our Company paid Tk. 16.87 crore to the National Exchequer in the form of corporate Income tax, withholding tax and VAT from suppliers and service providers, supplementary and other duties/taxes.

Auditors' Report

The Board of Directors reviewed the Auditors' Report issued by the Company's Auditors A Wahab & Co., Chartered Accountants based on the audited financial statements of the Company for the year ended on 31 December 2022. The Auditors didn't raise any material misstatement or significant disagreement during review of the Company's financial statements.

Remuneration to Directors

This information incorporated in the Notes 57.01.

Statement of Directors' Responsibility

With regard to responsibilities for preparation and presentation of the Financial Statements, the Directors confirm that:

- The financial statements together with the notes thereon have been drawn up in conformity with the companies Act 1994, Insurance Act 2010, Insurance Rules 1958 and Securities and Exchange Rules 1987. These statements present fairly the Company's state of affairs, the result of its operation and cash flow;
- In the preparation of the annual accounts, the applicable accounting standards have been followed along with proper explanation relating to material departure, if any;
- 3. The Directors had selected each accounting policy and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of financial year and of the results of the Company for that period;
- 4. The Directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Company's Act 1994, Insurance Act 2010, Insurance Rules 1958 and Securities and Exchange Rules 1987 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;

শেয়ারহোল্ডিং প্যাটার্ন

শেয়ারহোল্ডিংয়ে প্যাটার্ন পৃষ্ঠা নম্বর ৫১ এ সরবরাহ করা হয়েছে।

রাষ্ট্রীয় কোষাগারে অবদান

প্রগতি লাইফ ইন্স্যুরেঙ্গ লিমিটেড নিয়মিত ভাবে প্রত্যক্ষ ও পরোক্ষ কর সময়মত পরিশোধ করে। দেশের বৃহৎ জীবন বীমাকারী হিসাবে আর্থিক বৎসরে মোট ১৬.৮৭ কোটি টাকা এক্সচেকার হিসাবে রাজম্ব খাতে জমা করেছে। সকল প্রকার ট্যাক্স, ভ্যাট ও ডিউটিজ ভোক্তাদের থেকে আদায় করে।

বহিঃ নিরীক্ষক এর প্রতিবেদন

কোম্পানীর বহিঃ নিরীক্ষক এ ওয়াহাব এন্ড কোং, চাটার্ড একাউন্টটেস ২০২২ সালের ৩১ শে ডিসেম্বর তারিখের আর্থিক হিসাবের ভিত্তিতে যে প্রতিবেদন প্রদান করেছে তা পর্যালোচনা করেছে। উক্ত প্রতিবেদনে নিরীক্ষায় কোন উল্লেখযোগ্য পার্থক্য পাওয়া যায় নাই।

পরিচালকের রেমুনারেশন

পরিচালকের রেমুনারেশন নিয়ে এই রিপোর্টের নোট নম্বর ৫৭.০১ এ উল্লেখ করা হয়েছে।

পরিচালকমন্ডলীর দায়িত্বাবলীর বিবৃতি

কোম্পানীর আর্থিক বিবরণী প্রস্তুত এবং উপস্থাপনায় পরিচালকমন্ডলী তাদের দায়িত্বের বিষয়ে নিশ্চিত করেন যে ঃ

- কোম্পানী আইন ১৯৯৪, বীমা আইন ২০১০, বীমা বিধি ১৯৫৮ এবং সিকিউরিটিজ অ্যান্ড এক্সচেঞ্জ বিধি ১৯৮৭ এর বিধানবলীর সাথে কোম্পানী কর্তৃক প্রস্তুতকৃত আর্থিক বিবরণী এবং এতদ্বসঙ্গীয় নোটসমূহ সঙ্গতিপূর্ন;
- কোম্পানীর বার্ষিক হিসাব প্রস্তুতকালে হিসাব বিজ্ঞানের মান অনুযায়ী সম্পন্ন করা হয়েছে এবং এতদসম্পর্কিত ব্যাখ্যা বিবৃতি করা হয়েছে;
- পরিচালকমন্ডলীর হিসাব বিজ্ঞানের নীতিমালা নির্দিষ্ট করে সামঞ্জস্যরূপে প্রয়োগ, বিচার বিশ্লেষণ দ্বারা নিশ্চিত হয়েছেন যে, আলোচ্য হিসাবাদিতে কোম্পানীর স্বচ্ছ চিত্র প্রতিফলিত হয়েছে;
- 8. কোম্পানী আইন ১৯৯৪, বীমা আইন ২০১০, বীমা বিধি ১৯৫৮ এবং সিকিউরিটিজ অ্যান্ড এক্সচেঞ্জ বিধি ১৯৮৭ এর বিধানবলীতে বর্ণিত আইন ও বিধিবিধান মেনে কোম্পানীর হিসাবে প্রতারণা ও অনিয়মের বিষয়ে নিরাপত্তা বিধান ও অনুসন্ধান দ্বারা কোম্পানীর সম্পদ রক্ষণাবেক্ষণে পরিচালকমন্ডলী যথোপযুক্ত ও যথেষ্ট যত্নশীল ছিলেন;



- The Directors had prepared the annual accounts on "Going Concern" basis;
- 6. The Internal Control system is sound in design and effectively implemented and monitored;
- 7. The key operational and financial data of the last five years is annexed as "Financial Highlights"

Acknowledgement

On behalf of the Board of Directors, I wish to extend thanks to our valued Shareholders, Policyholders, Insurance Development and Regulatory authority (IDRA), Bankers, Bangaldesh Securities and Exchange Commission (BSEC), Dhaka Stock Exchange Limited (DSE), Chittagong Stock Exchange Limited (CSE), Bangladesh Association of Public Listed Companies, Registrar of Joint Stock Companies & Firms and Central Depository of Bangladesh Limited (CDBL) for their continuous support and co-operation. The Board of Directors also expresses deep appreciation to the Sponsors, Patrons, Management, staff and well wishers, whose continued support and patronage have made the results possible.

- ৫. পরিচালকমন্ডলী 'চলমান প্রক্রিয়া-য়' বার্ষিক হিসাব প্রস্তুত করেছেন।
- ৬. অভ্যরীণ নিয়ন্ত্রণ ব্যবন্থা সুপরিকল্পিত এবং কার্যকরভাবে প্রয়োগকৃত এবং নিয়মিতভাবে পর্যবেক্ষণকৃত;
- গত পাঁচ বছরের হিসাবের উপাত্ত 'আর্থিক আলোকপাত' আকারে সংযোজিত হলো।

কৃতজ্ঞতা

পরিচালনা পর্ষদের পক্ষ হতে, অব্যাহত সাহায্য সহযোগিতার জন্য সম্মানিত শেয়ারহোল্ডার, পলিসিহোল্ডার, বীমা উন্নয়ন ও নিয়ন্ত্রণ কর্তৃপক্ষ, ব্যাংকসমূহ, বাংলাদেশ সিকিউরিটিজ অ্যান্ড এক্সচেঞ্জ কমিশন, ঢাকা স্টক এক্সচেঞ্জ লিমিটেড, চউগ্রাম স্টক এক্সচেঞ্জ লিমিটেড, বাংলাদেশ এ্যাসোসিয়েশন অব পাবলিক লিস্টেড কোম্পানীজ যৌথমূলধন কোম্পানি ও ফার্মসমূহের পরিদপ্তর এবং সেন্ট্রাল ডিপোজিটরী বাংলাদেশ লিমিটেড এর অফিস সমূহের প্রতি আমি ধন্যবাদ ও কৃতজ্ঞেতা জ্ঞাপন করছি। কোম্পানীর সাফল্য অর্জনের পিছনে উদ্যোজা, পৃষ্টপোষক, ব্যবন্থাপনায় নিযুক্ত সদস্য এবং শুতানুধ্যায়ীদের প্রতি তাদের সক্রিয় সাহায্য ও সহযোগিতার জন্য পরিচালনা পর্ষদ কৃতজ্ঞতা জ্ঞাপন করেছেন।

On behalf of the Board

Khalilur Rahman Chairman Board of Directors'

Dated : Dhaka, 26 June, 2023.

পরিচালনা পর্ষদের পক্ষে

খলিলুর রহমান চেয়ারম্যান পরিচালনা পর্ষদ

তারিখ ঃ ঢাকা, ২৬ জুন, ২০২৩।



PATTERN OF SHAREHOLDING

(a) Parent/Subsidiary/Associated companies and other related parties (name wise details): N/A

(b) Directors, Chief Executive Officer, Company Secretary, Chief Financial Officer, Head of Internal Audit and their spouses and minor children (name wise details):

SI. No.	Name of Director, CEO, Company Secretary & CFO	No. of Shareholding	Name of Spouse	Shares held by the spouse/Children
1.	Mr. Khalilur Rahman	650,901		
2.	Syed M. Altaf Hussain	1,039,270	Mrs. Shireen Akhtar Hussain	3,869
3.	Mr. Abdul Awal Mintoo (Nominated by Pragati Insurance Ltd)	658,260	Mrs. Nasrin Fatema Awal	4,329
4.	Mr. Mohammed Abdul Awwal	662,162	Mrs. Khaleda Adib Awwal	221,300
5.	Mrs. Nelofer Kamal	761,860	Mr. Sarwar Kamal	4,329
6.	Mr. A.S.M. Mohiuddin Monem	1,816,000	Mrs. Asma Monem	19,368
7.	Mr. Tabith M. Awal	814,561	Mrs. Sawsan Eskander	
8.	Mr. Md. Shafiur Rahman	830,113	Mrs. Rita Lohani	
9.	Mr. Tafsir M. Awal	740,161		
10.	Mr. Mohammed Abdul Hamid	911,570	Mrs. Farina Jesmin	
11.	Mrs. Nigar Jahan Chowdhury	911,566	Mr. Younus Chowdhury	
12.	Mrs. Ferdousi Reza, Independent Director		Mr. Md. Rezaul Karim	
13.	Mr. Suhel Ahmed Choudhury, Independent Director		Syeda Dina Ahmed	
14.	Mr. Sayed Quamrul Hossain, Independent Director	2,162	Mrs. Nasrin Sultana	
15.	Chief Executive Officer Md. Jalalul Azim		Mrs. Hasinatun Nahar	
16.	Company Secretary Jagadish Kumar Bhanja, FCS		Mrs. Nanda Bhanja	
17.	Chief Financial Officer Chandra Shekhar Das, FCA		Mrs. Kabita Rani Rokhit	
18.	Head of Internal Audit Saifur Rahman Munir		Mrs. Hashina Akhter	

(c) Executives (Top five salaried employees of the company, other than the Directors, Chief Executive officer, Company Secretary, Chief Financial Officer and Head of Internal Audit):

SI. No.	Name	Designation	Shares held
1.	Mr. Jahangir Hossain	Deputy Managing Director	
2.	Mr. Faruque Mahmud	Deputy Managing Director	
3.	Mr. Md. Rafiqul Alam Bhuiyan	Deputy Managing Director	
4.	Mr. Mohammad Sazzadul Karim	Deputy Managing Director	
5.	Mr. Ershad Ali Hero, FCA	Assistant Managing Director	



Code of Conduct

Applicability:

This code applies to:

- I. Directors of Pragati Life Insurance Limited. (the company)
- II. Members of Senior Management of we company

This code is in addition to the Rules & Regulations of service and conduct applicable to the Managerial Staff of the Company

National Interest

Pragati Life Insurance Limited shall be communed in all its actions to benefit the economic development of the countries in which they operate. It shall not engage in any activity that adversely affects such an objective. It shall not undertake any project or activity to the detriment of the nation's interests, or those that at will have any adverse impact on the social and cultural life patterns of its citizens. PLIL shall conduct its business affairs in accordance with economic, development and foreign policies, objectives and priorities of the nation's government and shall strive to make a positive contribution to the achievement of such goals at the international, national and regional level.

Scope

The Board of Directors (the Board) and the senior Management of the Company agree to abide by the following Code of conduct:

- 1. Attend Board/Shareholders/Committee/Senior Management meetings and seek prior leave for absence from such meetings. Directors will annually disclose about their Directorships with other companies as required under the Companies Act 1994. When the Board is to decide on an issue in which a Director has an interest, the said Director shall abstain from voting and deliberation
- 2. Exercise authority and power with due care and diligence whilst discharging the fiduciary responsibility of office in the best interest of the Company.
- 3. Not allow personal interest to conflict with the interest of we company or to come in the way of discharge of duties of office. They should not engage in a business, relationship or activity with anyone who is a party to transactions) with the Company. Similarly they should not derive a personal benefit or a benefit to any of his or her relatives by making or influencing decisions relating 10 any transaction(s). Should ensure that an independent judgment in we best interest of the Company is exercised.
- 4. Abide by policies and business principles of the code of PLIL.
- 5. Comply with all applicable laws, rules and regulations.
- 6. Preserve friendly environment.
- 7. Observe strict confidentiality of the information acquired in the course of discharge of duties of office and not use the same for any personal purpose or advantage.
- 8. Use Company property only for official purpose and for no personal gain. The assets of the company shall not be misused but should be employed for the purpose of conducting the business for which they are duly authorized. These include tangible assets such as equipment and machinery, systems, facilities, materials and resources as well as intangible assets such as property information, relationships with customers and suppliers, etc.
- 9. Not accept any personal gratification from suppliers/Service provider/business partners, etc (Note: personal gratification will not include normal entertainment and gifts of no Significant value)



acceptance of gifts. Donations, hospitality and entertainment beyond the customary level from existing or potential suppliers, Customers or other third parties which have business dealings with the company. Notwithstanding that such or other instances of conflict of interest exist, adequate and full disclosure by the interested employees should be made to the Chairman of the PLIL. They will ensure that a full disclosure of any interest, which the employee or the employee's immediate family, which would include parents, spouse and children. May have in a company or firm. Which is a supplier, customer, distribution of is made to the Chairman of the PLIL.

- 10. Deal fairly with customers, supplier's employees and business partners.
- 11. Respect safety and health of all employees and provide working conditions, which are safe and healthy.
- 12. Encourage employees to acquire skills, knowledge and training to expand enhance their professional and specialized knowledge.
- 13. Provide equal opportunities to all employees and aspirants for employment in the Company irrespective of gender, caste, religion, race or color, merit being the sole differentiating factor.
- 14. Conduct business operations in compliance with competition laws and principles of fair market competition.
- 15. Maintain high ethical and professional standards in all dealings.
- 16. Not to conduct own selves in a manner as may bring dispute to office or tarnish the reputation and image of the company.
- 17. Not take up activities competing with the business of the company.
- 18. Make proper record of all financial transactions and not create undisclosed or unrecorded account/ fund or asset.
- 19. Make all efforts to establish good relationships with all stakeholders of the company with whom they interface while carrying out their duties for the company and must try to make positive contributions to the communications in which they perform such duties.
- 20. Whole time Directors and Senior Management shall not without the prior approval of the Chairman accept employment or a position of responsibility (such as a consultant or a director) with any other company nor provide 'freelance' service to anyone.
- 21. Insider trading is prohibited by Law as well as by the company policy:-

Directors and Senior Management and his or her immediate family shall not derive any benefit or assist others to derive any benefit from the access to and possession of information about the Company, which is not in the public domain and thus constitute insider information, Insider Trading invokes severe penalties under the Regulations issued in Bangladesh under the Securities and Exchange Commission Act 1993 "Price Sensitive information" means any such information which, if published, may influence market price of we concerned security and includes the following information, namely-

- Report in respect of the financial condition of the company or any basic information in respect thereof;
- Information relating to dividend;
- Decision for giving right share to security-holders, issuing bonus or giving similar other privilege;
- Decision of the company for purchasing or selling any immovable property;
- Information relating to BMRE or establishment of new unit of the company;
- basic change in the field of the company's activities (e.g. produced goods, preparation and implementation of plan or policy decision in respect thereof; etc);
- Any other information determined by the Commission by notification in the official Gazette.

22. Report any violation of this Code of Conduct to the Chairman of the PLIL.



Dividend Policy

Dividend :

Dividend refers to a reward, cash or otherwise, that a company gives to its shareholders. Dividends can be issued in various forms, such as cash payment, stocks or any other form. Pragati Life dividend is decided by its Board of Directors and it requires the shareholders' approval from the Annual General Meeting. However, it is not obligatory for a company to pay dividend. Dividend is usually a part of the profit that the company shares with its shareholders.

Dividend, Bonus, Profit Distribution as per Insurance Act-2010 : Restriction on payment of dividends and bonuses.

- (1) No insurer shall pay any dividend on its shares until expenses on account of management expenses, share selling commission, all expenses related to brokerage, amounts of losses incurred, and any other item of expenditure, which cannot be met by adequate assets of the insurer, have been completely written off.
- (2) No insurer carrying on the life insurance business shall, for the purpose of declaring or paying any dividend to share-holders, any bonus to its policyholders, paying in relation to any kind of debentures, loans or advances, utilize directly or indirectly any portion of the insurance fund or the funds of any other class of insurance business, expect a surplus shown in the valuation balance sheet submitted to the Authority as part of the abstract referred to in this Act as a result of an actuarial valuation of the assets and liabilities of the insurer; and such surplus shall not be increased by transfer of contribution by any other means, except when the reserve fund is made up of surpluses disclosed to the Authority by submission of returns unless such contributions have been brought in as revenue through the revenue account applicable to life business on or before the date of the valuation aforesaid:

Provided that payments made out of any such surplus in service of any debentures shall not exceed 50(fifty) percent of such surplus including any payment by way of interest on the debentures, and interest paid on the debentures shall not exceed 10(ten) percent of any such surplus except when the interest paid on the debentures is offset against and credited to the fund or funds concerned in deciding the interest basis adopted in the valuation disclosing the aforesaid surplus:

Provided further that the share of any such surplus allocated to or reserved for the shareholders, including any amount for the payment of dividends guaranteed to them, whether by way of first charge or otherwise, shall not exceed such sums as may be prescribed by regulations and which shall in no case exceed :

- (a) 10 (ten) percent such surplus in case of participating policies; and
- (b) in other cases, such percentage of the whole surpluses as may be prescribed by regulations.

Distribution of Interim Bonuses :

Notwithstanding anything contained in this Act an insurer carrying on the business of life insurance shall be at liberty to declare an interim bonus or bonuses to policy-holders whose polices mature



for payment by reason of death or otherwise during the inter valuation period, on the basis of the recommendation made by the investigating actuary at the last preceding valuation.

Dividend Payment System :

- (1) Pragati Life dividend distribution policy disclosed annual report and official website;
- (2) The Board of Directors of the Company considering/adopting annual audited financial statements and Actuarial valuation in the same Board of Directors meeting to fix the date of relevant annual general meeting and take specific decisions with regard to (a) recommending or not recommending dividend for the shareholders on the basis of said financial statements; and (b) the shareholders who will be entitled to such dividend, if recommended :

The decision about recommending or not recommending dividend and entitlement for such dividend, if recommended, cannot be changed prior to holding of the annual general meeting:

That no dividend will be paid other than out of profits of the year or any other undistributed profits.

(3) Pay off the annual or final dividend to the entitled shareholder, within 30 (thirty) days of approval :

Provided that interim dividend shall be paid off to the entitled shareholder, 30 (thirty) days of record date.

- (4) Cash divided shall be distributed in the following manner and procedures, namely:-
 - (i) Within 10 (ten) days of declaration of cash dividend by the Board of Directors of the Company an amount equivalent to the declared cash dividend payable for the concerned year shall be kept in a separate bank account of the dedicated for this purpose;
 - (ii) The Company shall pay off cash dividend directly to the bank account of the entitled shareholder or unit holder as available in the BO account maintained with the depository participant (DP), or the bank account as provided by the shareholder or unit holder in paper form, through Bangladesh Electronic Funds Transfer Network (BEFTN): provided that the Company pay off such cash dividend through bank transfer or any electronic payment system as recognized by the Bangladesh Bank, if not possible to pay off through BEFTN;
 - (iii) Upon receiving the claim on dividend from a stock broker a merchant banker or a portfolio manager for the margin client or customer who has debit balance or margin loan, or as per intention of the client of stock broker or merchant banker or portfolio manager, shall pay off such cash dividend to the Consolidated Customers' Bank Account (CCBA) of the stock broker or to the separate bank account of the merchant banker or portfolio manager through BEFTN: provided that upon receiving the cash dividend, the cash dividend, the stock broker or merchant banker or portfolio manager shall immediately account for such dividend in the individual client's portfolio account: provided further that the stock broker or merchant banker or portfolio manager shall provide detailed information (e. g, BO account number, code number, bank account number, intention, etc. of the client or customer including CCBA of stock broker or separate bank account of merchant banker or portfolio manager) to the Company for such claim.



- (iv) In case of non-availability of bank account information or not possible to distribute cash dividend through BEFTN or any electronic payment system, shall issue cash dividend warrant and shall it by post to the shareholder or unit holder;
- Pay off cash dividend to non-resident sponsor, director, shareholder, unit holder or foreign portfolio investor (FPI) through the security custodian in compliance with the rules or regulations in this regard;
- (vi) Pragati Life immediately after disbursement of cash dividend and issuance a certificate of tax deducted at source, if applicable, shall intimate to the shareholder or unit holder through a short message service (SMS) to the mobile number or email address as provided in the BO account or as provided by the shareholder or unit holder;
- (vii) Pragati Life maintain detailed information of unpaid or unclaimed dividend and rationale thereof, as per BO account number- wise or name- wise or folio number-wise of the shareholder or unit holder; and also disclose the summary of aforesaid information in the annual report and also report in the statements of financial position (Quarterly/ annually) as a separate line item 'Unclaimed Dividend Account': publish the year – wise summary of its unpaid or unclaimed dividend in the website: provided further that any unpaid or unclaimed cash dividend including accrued interest (after adjustment of bank charge, if any) thereon, if remains, shall be transferred to a separate bank account for this purpose, within 1 (one) year from the date of declaration or approval or record date, as the case may be.
- (5) The Company credit stock dividend directly to the BO account or issue the bonus share certificate of the entitled shareholder, as applicable, within 30 (thirty) days of declaration or approval or record date, as the case may be, subject to clearance of the exchange (s) and the Central Depository Bangladesh Limited (CDBL);
- (6) Pragati Life, the CDBL and the exchange (s) follow the provisions of প্রবিধান 46 of the ডিপজিটরি (ব্যবহারিক) প্রবিধানমালা, 2003 for issuance of bonus shares: provided that the Company will maintain a Suspense BO Account for undistributed or unclaimed stock dividend or bonus shares and also follow the under mentioned procedures for ensuring the rightful ownership:
 - a) 3 (three) reminders to the entitled shareholder;
 - b) The Suspense BO Account shall be held under Block Module and such undistributed or unclaimed stock dividend or bonus shares shall not be transferred in any manner except. For the purpose of allotting the bonus shares as and when the allottee approaches to the Company; provided that any corporate benefit in terms of shares accrued on such undistributed or unclaimed stock dividend or bonus shares shall be credited to the Suspense BO Account.
 - c) Upon receiving application from the allottee and after proper verification of identity and his entitlement, credit the bonus shares lying with the allottee, as applicable, within 15 (fifteen) days of receiving application with an intimation to the Commission and the exchange (s);
 - d) Any voting rights on such undistributed or unclaimed stock dividend or bonus shares shall remain suspended till the rightful ownership claim of the shareholder is established.



- (7) Pragati Life submit a compliance report to the Commission and the exchange(s) in a specified format at Annexure-A in respect of the provisions of clause (2), (3), (4) and (5) above, within 7 (seven) working days of completion of dividend distribution: provided that the Company will publish the compliance report in its website.
- (8) The Company not forfeits any unclaimed cash dividend or stock dividend till the claim becomes barred by the law of land in force.
- (9) If any cash dividend remains unpaid or unclaimed or including accrued interest (after adjustment of bank charge, if any) thereon for a period of 3 (three) years from the date of declaration or approval or record date, as the case may be transferred by the Company to the Fund as directed or prescribed by the Commission: provide detailed information to the manager of the Fund during transfer of cash dividend as directed or prescribed by the Commission: provide detailed information to after transfer of such dividend to the Fund, within 15 (fifteen) days of receiving such claim, the Company will after proper verification of the claim, recommend to the manager of the Fund to pay off such dividend from the Fund and the manager of the Fund shall pay off such cash dividend to the claimant in accordance with the provisions and procedures as directed or prescribed by the Commission.
- (10) If any stock dividend or bonus shares remains unclaimed or unsettled including corporate benefit in terms of bonus shares thereon for a period of 3 (three) years from the date of declaration or approval or record date, as the case may be, shall be transferred in dematerialized form to the BO Account of the Fund as mentioned at clause (8): provide detailed information to the manager of the Fund during transfer of stock dividend or bonus shares as directed or prescribed by the Commission: provided further that if any shareholder claims his stock dividend or bonus shares after transfer of such dividend or bonus shares to the BO Account of the Fund, within 15 (fifteen) days of receiving such claim, after proper verification of the claim, recommend to the manager of the Fund to pay off or transfer such stock dividend or bonus shares from the BO Account of the Fund and the manager of the Fund shall pay off or transfer such stock dividend or bonus shares to the claimant's BO Account in accordance with the provisions and procedures as directed or prescribed by, the Commission.
- (11) Pragati Life or by appointing an agent, shall maintain detailed information of BO account, bank account, mobile phone number, email and address of the shareholder or unit holder for the purpose of proper distribution of cash dividend or stock dividend: provided that the Company or its agent or the CDBL or its DP shall keep confidentiality of information.
- (12) Pragati Life collect the CDBL or its DP update the information of BO account, bank account, mobile number, email address and contact address of shareholder or unit holder at least once in a year, and the CDBL shall provide such information to the Company for the purpose of proper distribution cash dividend or stock dividend and other compliances: provided that in case of holding of paper share or unit of mutual fund, the issuer shall update the information as above.



REPORT ON CORPORATE GOVERNANCE

Corporate Governance clearly defines the rights and responsibilities of the Board of Directors, Management, Shareholders and other Stakeholders. The Board supports Management, Internal and External Auditors and other related parties including the Shareholders. A good corporate reputation is the most valuable and competitive asset of a company. Pragati Life Insurance Limited believes in the continued improvement of corporate governance. The Board of Directors and the Management Team of Pragati Life Insurance Limited is committed to maintaining effective Corporate Governance through a culture of accountability and transparency.

Board of Directors

The Board of Directors comprises of 14 (Fourteen) members including three Independent Directors. All Directors have sound knowledge in the area of Pragati Life, managerial expertise and sound academic and professional knowledge. They are well conversant with corporate governance.

Appointment of Board Members

The Directors of the Board are appointed by the Shareholders in the Annual General Meeting who are accountable to the Shareholders.

Appointment of Independent Directors

The Board of Directors appointed two Independent Directors. Shareholders approved appointment of Independent Directors in its 22nd Annual General Meeting held on July 31, 2022. In selecting Independent Directors, the Company always looks for individuals who possess experience; strong inter personal skill and independence. Independent Directors are considered by the Board to be independent of the Company and free of any business or other relationship that could interfere with the exercise of their independent judgment. The Board believes that their experience and knowledge assist in providing both effective and constructive contribution to the Board.

The Role of the Chairman and Managing Director

Position of the Chairman and Managing Director (CEO) are clearly identified. The Chairman is responsible for leading the Board and its effectiveness. The Managing Director serves as the Chief Executive of the Company.

Audit Committee

The Audit Committee was established as a sub-committee of the Board and has jurisdiction over Pragati Life Insurance Limited. The audit committee is comprised of 7 (Seven) members of the Board including Independent Director. Independent Director is acting as the Chairperson of the Audit Committee. The Audit Committee assists the Board.

Nomination and Remuneration Committee (NRC)

The Nomination and Remuneration Committee (NRC) was also established on 13th December, 2018 at the 124th Board of Directors meeting as a sub-committee of the Board and has control over Pragati Life Insurance Limited. The NRC is comprised of 5 (Five) members of the Board including Independent Director. Independent Director is acting as the Chairperson of the Nomination and Remuneration Committee. The NRC assists the Board.

Company Secretary

Jagadish Kumar Bhanja, FCS has been appointed as the Company Secretary of the Company. He provides legal matters to the Board. Among other functions, the Company Secretary:

- Bridges between the Board of Directors and Shareholders on strategic and statutory decision.
- Acts as a quality assurance agent in all information towards the Shareholders and Board
- Is responsible for ensuring that the appropriate Board procedures are followed.
- Acts as the "Disclosure Officer" of the Company and monitors the compliance of the Acts, rules, regulations, notifications, guidelines, orders/directives etc. issued by the Bangladesh



Securities and Exchange Commission, Stock Exchange (s) applicable to the conduct of the business activities of the Company.

• The Company Secretary keeps the records of the Company's compliance / noncompliance status of the conditions imposed by BSEC which has been shown in the compliance report on BSEC Notification.

Chief Financial Officer

Chandra Shekhar Das, FCA has been appointed as the Chief Financial Officer of the Company. He looks after the overall financial affairs of the Company. Among other functions, the Chief Financial Officer:

- Prepares Quarterly, Half yearly and Yearly financial statements.
- Financial reporting procedures in line with the requirement of Bangladesh Accounting Standards.
- Reports financial position of the Company in its Board meeting.

Head of Internal Auditor & Compliance

Saifur Rahman Munir has been appointed as the Head of Internal Auditor & Compliance of the Company. He looks after the overall internal audit & Compliance of the Company. Among other functions, the Internal Audit & Compliance:

- To prepare annual audit plan for adequacy of scope and comprehensive coverage of these activities of the Company.
- To prepare audit programs, resources requirements for the year and assessed the performance of the internal audit functions
- The internal audit reports, audit recommendations and management responses.
- He looks day to day every compliance according to the Directors.

Financial Reporting and Transparency

Financial Statements have been prepared in line with the International Accounting Standards, Bangladesh Accounting Standards and other legislations as applicable in Bangladesh. Timely publication of quarterly, half yearly and annual financial statements with comprehensive details beyond the statutory requirement.

Compliance with Applicable Rules and Regulations

The Company's business activities are guided and supervised by local laws and regulations:

- The Companies Act 1994.
- Insurance Act-2010.
- The Bangladesh Securities and Exchange Commission
- Listing rules of Dhaka and Chittagong Stock Exchange Limited.
- Bangladesh Accounting Standards.

Purchase Committee

A purchase committee is functioning with a group of executives, headed by a senior most executive to examine the purchase proposal of goods. Among others, the followings are the main responsibilities of the Committee:

- To evaluate the received proposal and find out the effectiveness of each proposal.
- To prepare a report on the basis of evaluation of the purchase proposal with recommendation and sent to concerned departments for obtaining approval from the competent authority.
- To supervise the entire activities against procurement

Statutory Audit

Statutory Audit of the Company is governed by the Companies Act 1994. The Company Act provides guidelines for the appointment, scope of work and retirement of auditors. Shareholders appoint auditors and fix their remuneration in the Annual General Meeting.

Internal Audit

Internal Audit support the Company to achieve its objectives by bringing a systematic, disciplined



approach to evaluate and improve the effectiveness of its risk management and control. Internal Audit activity is governed by the Internal Team, which is approved by the Board.

Internal Control

The Company has an Internal Audit department consisting of 10 (Ten) members and headed by the Head of Internal Audit. The Internal control system is maintained and reviewed by an internal audit function that reports to Management and the Audit Committee.

Internal Control mechanism is built by the Company's systems and procedures to reduce the risk of error and fraud. It may be able to reduce the risk that financial statements contains. The Board of Directors ensures sound internal control to provide reasonable assurance regarding the achievement of the Company objectives in the areas of:

- Effectiveness and efficiency of operations.
- Reliability of financial reporting.
- Compliance with laws and regulations.

Code of Conduct

Pragati Life Insurance Limited has adopted Codes of Conduct for securing good business ethics and conduct in all aspects of the Company's activities. The Code of Conduct is properly communicated to and with all employees and other activities, and is strictly required to abide by it.

Management Committee

The day-to-day Management of the Company is entrusted with the Managing Director and the Management Committee. The Management Committee serves the interest of the Company and achieves sustainable growth. The members of the Management Committee are jointly accountable for the entire management of the Company and decide on the basic issues of business policy and corporate strategies.

Restrictions on dealing in the Company's share by insiders

The Company has established policy relating to trading shares by Directors, Employees and other insiders. The securities laws also impose restrictions on similar sort of transaction.

Group Term Life Insurance Policy

The Board of Directors has approved for Group Term Life Insurance Policy for employees of Pragati Life Insurance Limited.

Going Concern

The Company has adequate resources to continue operational existence for the future. For this reason, the Company continues to adopt the going concern basis in preparing the financial statements.

Communication with Shareholders:



The Company encourages communication with shareholders throughout the year and welcomes their participation at shareholders meeting. The Company is transparent with the stakeholders, including the owners of the Company. Four times each year, Pragati Life Insurance Limited reports to its shareholders regarding its business, financial position and earnings. These include:

- Quarterly and Annual financial statements
- Annual General Meeting
- Price-Sensitive Disclosure and other disclosure to the BSEC and Stock Exchanges

In additional information, the Company is under a legal and regulatory requirement to publish via the newspaper. Pragati Life Insurance Limited believes in transparency and accountability to the society as a whole through establishment of an efficient and effective Corporate Governance procedure.



AUDIT COMMITTEE REPORT

Background

In accordance to the best practices of Corporate Governance, the Board of Directors of Pragati Life Insurance Limited established an Audit Committee on November 09, 2006 in its 35th Board Meeting as per Circulation of BSEC Vide order no SEC/CMRRCD/2006-158/Admin/02-06 dated 9 January, 2006 and Status of compliance with the conditions imposed by the Commissions Notification No. SEC/ CMRRCD/2006-158/207/Admin/80 dated 03 June, 2018 issued under section 2CC of the Securities and Exchange Ordinance, 1969:

The Audit Committee supports the Board in fulfilling its responsibilities more efficiently.

Composition of the Audit Committee

The Audit Committee is now composed of the following members:

Suhel Ahmed Choudhury	Independent Director	Chairperson of Audit Committee
Khalilur Rahman	Director	Member
Syed M. Altaf Hussain	Director	Member
Mohammed Abdul Awwal	Director	Member
A.S.M. Mohiuddin Monem	Director	Member
Tabith M. Awal	Director	Member
Mrs. Ferdousi Reza	Independent Director	Member
Jagadish Kumar Bhanja, FCS	Company Secretary	Secretary

The Chief Financial Officer attends the meeting by invitation only as and when necessary. The Company Secretary functions as the Secretary of the Audit Committee.

Meeting

During the year ended 31 December, 2022, the Audit Committee held 4 (Four) meetings. Proceedings of the Audit Committee Meetings were reported regularly to the Board of Directors. The details of attendance of the Audit Committee Members have been shown below:

Audit committee meeting and attendance during the year ended 31 December, 2022.

Name of Members	No. of Meeting Held	No. of Meeting attended
Suhel Ahmed Choudhury	4	3
Khalilur Rahman	4	4
Syed M. Altaf Hussain	4	4
Mohammed Abdul Awwal	4	4
A.S.M. Mohiuddin Monem	4	0
Tabith M. Awal	4	2
Mrs. Ferdousi Reza	4	0

The Members who could not attend the meetings were granted leave of absence.



Role of the Audit Committee

The Audit Committee assisted the Board of Directors in fulfilling its responsibilities regarding the Company's accounting and financial reporting process by monitoring the following:

- The integrity of the Company's financial statements
- The independence, qualifications and performance quality of its external auditors
- The Company's system of internal controls
- The performance of the Company's internal audit process
- The Company's compliance with laws, regulations and codes of conduct with a view to safeguard the interest of all stakeholders of the Company

Summary of Activities

The Audit Committee carried out the following activities during the financial year ended December 31, 2022

Regulatory Compliance

The Committee examined whether the Company's procedures are in place to ensure compliance with

- The laws and regulations framed by the regulatory Authorities (IDRA, BSEC, DSE, CSE and RJSC) Internal regulations approved by the Board of Directors.
- The Company is duly following the rules and regulation of the Regulatory bodies and also strictly follows areas with conflict of interest. The Committee was satisfied that the Company substantially complied with these regulatory requirements

Financial Reporting

The Committee assisted the Board of Directors and the management to carry out their responsibilities of preparing true and fair financial statements in accordance with the books of accounts and Bangladesh Accounting Standards by:

- Reviewing the adequacy and effectiveness of the internal control system and procedures in order to provide reasonable assurance that all transactions are accurately and completely recorded in the books of account.
- Reviewing the integrity of the process by which financial statements are prepared from the books of account.
- Reviewing the process by which compliance of provision of Bangladesh Accounting Standards.

The Committee also reviewed:

The quarterly and annual financial statements of the Company prior to recommending them for the approval by the Board.

The annual audited financial statements of the company with external auditors prior to submission to the Board for approval. The review focused particularly on changes of accounting policy and compliance with applicable accounting standards as adopted in Bangladesh and other legal & regulatory requirements.

Internal Control

The Committee examined whether the management has set up the appropriate compliance culture across the Company in order to ensure that all employees have a clear understanding of their roles and responsibilities. The Committee reviewed the arrangements made by the management for building up a suitable Management Information System (MIS) including computerized systems and its applications thereof.



Internal Audit

The Committee reviewed and discussed the relevant reports of special investigations which were submitted by the Audit Team. They are as follows:

- The annual audit plan for adequacy of scope and comprehensive coverage of these activities of the Company.
- The audit programs, resources requirements for the year and assessed the performance of the internal audit functions
- The internal audit reports, audit recommendations and management responses to these recommendations and actions taken to improve the system of internal control and procedures.
- Exercise Internal Audit of Pragati Life Insurance Limited. Review the effectiveness of Internal Audit functions including performance and compliance with professional standards. Examine audit findings and material weakness and monitor implementation of audit action plans.
- The Committee advised the management to take effective steps for rectification of all the lapses and weaknesses identified by internal audit and to take utmost care, so that such weaknesses and lapses shall not be repeated in future. Department heads attended the meetings when their reports were discussed.

External Audit

The Committee met with the external auditors at the conclusion of the annual audit and exchanged views on their Audit Report. The Committee reviewed the findings and recommendations made by the external auditors in order to remove the weaknesses as detected in the external auditing process.

The Committee reviewed the performance of the External Auditors and recommended to the Board on their appointment and fees.

Approval of Financial Statements

The Audit Committee reviewed and examined the Annual Financial Statements for the year ended 31 December, 2022 prepared by the Management and audited by the External Auditors A Wahab & Co. Chartered Accountants and recommended to place the same before the Board for consideration.

The Board approved the same at its 161st meeting held on 26 June, 2023.

Acknowledgement

The Audit Committee expressed sincere thanks to the Chairman and members of the Board, management and the Auditors for their support in carrying out its duties and responsibilities effectively.

On behalf of the Audit Committee,

Suhel Ahmed Choudhury Chairperson of Audit Committee



NOMINATION AND REMUNERATION COMMITTEE (NRC)

In compliance with the Corporate Governance Code 2018, the Board of Directors of Pragati Life Insurance Limited established a Nomination and Remuneration Committee on December 13, 2018 in its 123rd Board Meeting as per Circulation and Status of compliance with the conditions imposed by the Commissions Notification No. SEC/CMRRCD/2006-158/207/Admin/80 dated 03 June, 2018 issued under section 2CC of the Securities and Exchange Ordinance, 1969. The Nomination and Remuneration Committee ("NRC") to assist the Board broadly in formulation of policy with regard to determining qualifications, positive attributes, experiences, remuneration mainly for directors and top level executives. A brief of the NRC and its roles, responsibilities and functions are appended below:

Composition and Meetings

The NRC of Pragati Life comprises of five (5) members who will exclusively be Non-Executive Directors, including two (2) Independent Director.

The Committee includes:

- 1. Mr. Suhel Ahmed Choudhury, Chairperson of the NRC
- 2. Syed M. Altaf Hussain, Member
- 3. Mr. Abdul Awal Mintoo, Member
- 4. Mr. Mohammed Abdul Awwal, Member
- 5. Mrs. Ferdousi Reza, Member

The Independent Director Mr. Suhel Ahmed Choudhury acts as Chairperson of the Committee. As per regulatory guidelines, the Company Secretary, Mr. Jagadish Kumar Bhanja, FCS acts as Secretary to the Committee.

The NRC, accordingly, performs in coherence and ensures compliance with the Corporate Governance Code promulgated by the Bangladesh Securities and Exchange Commission (BSEC).Permanent invitees to the meetings are the Chief Executive Officer (CEO), the Head of Human Resources, the Company Secretary. Relevant heads of divisions and other members of the Management team will also attend the meetings at occasions, as required.

Major Responsibilities of NRC

The purpose, authority, composition, duties and responsibilities of the Nomination and Remuneration Committee are delineated in its Charter. Some of the major responsibilities of the NRC are as follows:

- Recommend a policy on Board's diversity taking into consideration age, gender, experience, education and nationality;
- Formulate the criteria for determining qualification and independence of Directors;
- Identify persons who are qualified to become Directors and in top level executives and recommend their appointment and removal;
- Formulate the criteria for evaluation of performance of Independent Directors and the Board;
- Recommend a policy to the Board relating to the remuneration of the Directors, and top level executives;
- Assess that the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate suitable Directors to run the company successfully;
- Evaluate that remuneration to Directors and top level executives involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals;
- Identify the company's needs for employees at different levels and determine their selection, transfer or replacement and promotion criteria;
- Recommend and review annually the Company's human resources and training policies;



- Recommend the remuneration policy of the Company, particularly in relation to the yearly increment principle; and
- Recommend the Code of Conduct for the Chair of the Board, other Board Members and Chief Executive Officer of the Company.

Nomination, Election and Selection of Directors

The NRC is responsible to ensure that the procedures for appointing new Directors are transparent and rigorous. The Board places great emphasis on ensuring its membership reflecting diversity in broader sense. A combination of age, gender, experience, Governance Nomination and Remuneration Committee Report

Ethnicity, educational background, nationality and other relevant personal attributes in the Board is important in providing a range of perspectives, insights and challenges needed to support right decision making. Recruitment and selection processes for Board members identify candidates with the most suitable skills, knowledge, experiences and personal values. Qualifications stated explicitly in Pragati Life's corporate governance promote the equitable and unbiased selection.

Evaluation of the Board

The NRC is responsible for ensuring the effectiveness of the Board. The Board shall carry out an evaluation once a year of its work, functions, performance as well as monitoring of internal control over financial reporting for the preparation of external financial statements and the safeguarding of assets. The evaluation process is led by the Chair of the Board and assisted by the Company Secretary. Each Director is required to complete a confidential pre-set questionnaire. The evaluation includes a review of the administration of the Board and its committees covering their operations, agenda, reports, and information produced for consideration, and relationship with Management.

Top Level Executive Selection and Remuneration Policy

The performance of the Company depends upon the quality of its Directors and Top Level Executives. To prosper, the Company must attract, motivate and retain highly skilled Directors and Executives. The recruitment process for Top Level Executives shall be transparent, non-discriminatory, diversified and in alignment with the Codes of Conduct. Recruitment standards shall support Pragati Life's reputation as an attractive employer. The objective of Pragati Life's remuneration policy is to secure that reward for Top Level Executives shall contribute to attracting, engaging and retaining the right employees to deliver sustainable value for shareholders in accordance with the Pragati Life behavior.

Remuneration for Board of Directors

Each Director shall receive reasonable remuneration from the Company for every meeting attended, plus travelling expenses from and to usual place of residence and an allowance per day for the number of days spent attending, travelling to and returning from Board meetings. The amounts will be determined by the Shareholders at the General Meeting.

Activities of the NRC during the reporting period

During the year ended 31 December, 2022, the NRC held 2 (two) meetings. Proceedings of the Nomination and Remuneration Committee Meetings were reported regularly to the Board of Directors. For and on behalf of the Nomination and Remuneration Committee of Pragati Life Insurance Limited.

Suhel Ahmed Chowdhury Chairperson of the NRC





ম্যাবস এন্ড জে পার্টনার্স MABS & J Partners Chartered Accountants

Report to the Shareholders of Pragati Life Insurance Limited on compliance on the Corporate Governance Code

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

We have examined the compliance status to the Corporate Governance code by Pragati Life Insurance Limited for the year ended on 31 December 2022. This Code relates to the Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 dated 3 June 2018 of the Bangladesh Securities and Exchange Commission.

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

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

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

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

Place: Dhaka Dated: 12 July 2023

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CORPORATE GOVERNANCE COMPLIANCE STATUS

[AS PER CONDITION NO. 1(5)(XXVII)]

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

Condition No.	Title	Compliance Status (Put √ in the appropriate column)		Remarks (if any)
			Not Complied	
1.0	Board of Directors			
1(1)	Size of the Board of Directors: The total number of members of a company's Board of Directors (hereinafter referred to as "Board") shall not be less than 5 (five) and more than 20 (twenty).	v		The Board is Comprised of 14 (fourteen) Directors
1.2	Independent Directors:			
1(2)(a)	At least one-fifth (1/5) of the total number of directors in the company's Board shall be independent directors; any fraction shall be considered to the next integer or whole number for calculating number of independent director(s);	~		There are 3 (three) Independent Directors (IDs) out of total 14 (fourteen) Directors
1(2)(b)(i)	"Independent Director" means a director- who either does not hold any share in the company or holds less than one percent (1%) shares of the total paid-up shares of the company;	٧		A declaration was received from IDs in this regard
1(2)(b)(ii)	who is not a sponsor of the company or is not connected with the company's any sponsor or director or nominated director or shareholder of the company or any of its associates, sister concerns, subsidiaries and parents or holding entities who holds one percent (1%) or more shares of the total paid-up shares of the company on the basis of family relationship and his or her family members also shall not hold above mentioned shares in the company: Provided that spouse, son, daughter, father, mother, brother, sister, son-in-law and daughter-in-law shall be considered as family members;	V		Do
1(2)(b)(iii)	who has not been an executive of the company in immediately preceding 2 (two) financial years;	٧		Do
1(2)(b)(iv)	who does not have any other relationship, whether pecuniary or otherwise, with the company or its subsidiary or associated companies;	v		Do
1(2)(b)(v)	who is not a member or TREC (Trading Right Entitlement Certificate) holder, director or officer of any stock exchange;	٧		Do
1(2)(b)(vi)	who is not a shareholder, director excepting independent director or officer of any member or TREC holder of stock exchange or an intermediary of the capital market;	v		Do
1(2)(b)(vii)	who is not a partner or an executive or was not a partner or an executive during the preceding 3 (three) years of the concerned company's statutory audit firm or audit firm engaged in internal audit services or audit firm conducting special audit or professional certifying compliance of this Code;	v		Do
1(2)(b)(viii)	who is not independent director in more than 5 (five) listed companies;	٧		Do
1(2)(b)(ix)	who has not been convicted by a court of competent jurisdiction as a defaulter in payment of any loan or any advance to a bank or a Non-Bank Financial Institution (NBFI); and	v		Do
1(2)(b)(x)	who has not been convicted for a criminal offence involving moral turpitude;	٧		Do
1(2)(c)	The independent director(s) shall be appointed by the Board and approved by the shareholders in the Annual General Meeting (AGM);	٧		In practice
1(2)(d)	The post of independent director(s) cannot remain vacant for more than 90 (ninety) days; and	v		No such vacancy occurred in the reporting period
1(2)(e)	The tenure of office of an independent director shall be for a period of 3 (three) years, which may be extended for 1 (one) tenure only: Provided that a former independent director may be considered for reappointment for another tenure after a time gap of one tenure, i.e., three years from his or her completion of consecutive two tenures [i.e. six years]: Provided further that the independent director shall not be subject to retirement by rotation as per Companies Act, 1994.	V		
1.3	Qualification of Independent Director.			
1(3)(a)	Independent director shall be a knowledgeable individual with integrity who is able to ensure compliance with financial laws, regulatory requirements and corporate laws and can make meaningful contribution to the business;	v		The qualifications and background of IDs rationalize their abilities

(Report under Condition No. 9)



Condition No.	Title	Compliance Status (Put V in the appropriate column)		Remarks (if any)
			Not Complied	
1(3)(b)(i)	Independent director shall have following qualifications: Business Leader who is or was a promoter or director of an unlisted company having minimum paid- up capital of Tk. 100.00 million or any listed company or a member of any national or international chamber of commerce or business association; or	v		
1(3)(b)(ii)	Corporate Leader who is or was a top level executive not lower than Chief Executive Officer or Managing Director or Deputy Managing Director or Chief Financial Officer or Head of Finance or Accounts or Company Secretary or Head of Internal Audit and Compliance or Head of Legal Service or a candidate with equivalent position of an unlisted company having minimum paid-up capital of Tk. 100.00 million or of a listed company; or			Not applicable
1(3)(b)(iii)	Former official of government or statutory or autonomous or regulatory body in the position not below 5th Grade of the national pay scale, who has at least educational background of bachelor degree in economics or commerce or business or Law; or	٧		One of the Independent Director's is a former official of government having Masters of Arts degree in Political Science. However, approval was obtained from BSEC.
1(3)(b)(iv)	University Teacher who has educational background in Economics or Commerce or Business Studies or Law; or			Not applicable
1(3)(b)(v)	Professional who is or was an advocate practicing at least in the High Court Division of Bangladesh Supreme Court or a Chartered Accountant or Cost and Management Accountant or Chartered Financial Analyst or Chartered Certified Accountant or Certified Public Accountant or Chartered Management Accountant or Chartered Secretary or equivalent qualification;	v		
1(3)(c)	The independent director shall have at least 10 (ten) years of experiences in any field mentioned in clause (b);	٧		
1(3)(d)	In special cases, the above qualifications or experiences may be relaxed subject to prior approval of the Commission.	٧		Approval was obtained from BSEC.
1.4	Duality of Chairperson of the Board of Directors and Managing Director or Chief Executive Officer.			
1(4)(a)	The positions of the Chairperson of the Board and the Managing Director (MD) and/or Chief Executive Officer (CEO) of the company shall be filled by different individuals;	٧		
1(4)(b)	The Managing Director (MD) and/or Chief Executive Officer (CEO) of a listed company shall not hold the same position in another listed company;	٧		
1(4)(c)	The Chairperson of the Board shall be elected from among the non-executive directors of the company;	٧		
1(4)(d)	The Board shall clearly define respective roles and responsibilities of the Chairperson and the Managing Director and/or Chief Executive Officer;	٧		The Board clearly defined roles and responsibilities of the Chairperson and the MD.
1(4)(e)	In the absence of the Chairperson of the Board, the remaining members may elect one of themselves from nonexecutive directors as Chairperson for that particular Board's meeting; the reason of absence of the regular Chairperson shall be duly recorded in the minutes.	٧		No such incidence arose in the reporting period
1.5	The Directors' Report to Shareholders			
1(5)(i)	The Board of the company shall include the following additional statements or disclosures in the Directors' Report prepared under section 184 of the Companies Act, 1994 (Act No. XVIII of 1994): An industry outlook and possible future developments in the industry;	v		Included in Directors' Report
1(5)(ii)	The segment-wise or product-wise performance;	٧		Do
1(5)(iii)	Risks and concerns including internal and external risk factors, threat to sustainability and negative impact on environment, if any;	٧		Do
1(5)(iv)	A discussion on Cost of Goods sold, Gross Profit Margin and Net Profit Margin, where applicable;			Not Applicable
1(5)(v)	A discussion on continuity of any extraordinary activities and their implications (gain or loss);	٧		
1(5)(vi)	A detailed discussion on related party transactions along with a statement showing amount, nature of related party, nature of transactions and basis of transactions of all related party transactions;	٧		
1(5)(vii)	A statement of utilization of proceeds raised through public issues, rights issues and/or any other instruments;			Not Applicable
1(5)(viii)	An explanation if the financial results deteriorate after the company goes for Initial Public Offering (IPO), Repeat Public Offering (RPO), Rights Share Offer, Direct Listing, etc.;			Not Applicable



Condition No.	Title	Compliance Status (Put √ in the appropriate column)		Remarks (if any)
		Complied	Not Complied	
1(5)(ix)	An explanation on any significant variance that occurs between Quarterly Financial performances and Annual Financial Statements;	V		Included in Directors' Report and Audited Financial Statements
1(5)(x)	A statement of remuneration paid to the directors including independent directors;	٧		Do
1(5)(xi)	A statement that the financial statements prepared by the management of the issuer company present fairly its state of affairs, the result of its operations, cash flows and changes in equity;	٧		Do
1(5)(xii)	A statement that proper books of account of the issuer company have been maintained;	٧		Do
1(5)(xiii)	A statement that appropriate accounting policies have been consistently applied in preparation of the financial statements and that the accounting estimates are based on reasonable and prudent judgment;	٧		Do
1(5)(xiv)	A statement that International Accounting Standards (IAS) or International Financial Reporting Standards (IFRS), as applicable in Bangladesh, have been followed in preparation of the financial statements and any departure there from has been adequately disclosed;	v		Do
1(5)(xv)	A statement that the system of internal control is sound in design and has been effectively implemented and monitored;	٧		Do
1(5)(xvi)	A statement that minority shareholders have been protected from abusive actions by, or in the interest of, controlling shareholders acting either directly or indirectly and have effective means of redress;	٧		Do
1(5)(xvii)	A statement that there is no significant doubt upon the issuer company's ability to continue as a going concern, if the issuer company is not considered to be a going concern, the fact along with reasons there of shall be disclosed;	٧		Do
1(5)(xviii)	An explanation that significant deviations from the last year's operating results of the issuer company shall be highlighted and the reasons thereof shall be explained;	v		Do
1(5)(xix)	A statement where key operating and financial data of at least preceding 5 (five) years shall be summarized;	٧		Included in Directors' Report
1(5)(xx)	An explanation on the reasons if the issuer company has not declared dividend (cash or stock) for the year;			Not Applicable (Board of Directors has recommended 12% Cash dividend)
1(5)(xxi)	Board's statement to the effect that no bonus share or stock dividend has been or shall be declared as interim dividend;	٧		
1(5)(xxii)	The total number of Board meetings held during the year and attendance by each director;	٧		8 (eight) meetings conducted during the year 2022
1.5(xxiii)(a)	A report on the pattern of shareholding disclosing the aggregate number of shares (along with name-wise details where stated below) held by: Parent or Subsidiary or Associated Companies and other related parties (name-wise details);	٧		
1.5(xxiii)(b)	Directors, Chief Executive Officer, Company Secretary, Chief Financial Officer, Head of Internal Audit and Compliance and their spouses and minor children (name-wise details);	v		
1.5(xxiii)(c)	Executives; and	٧		
1(5)(xxiii)(d)	Shareholders holding ten percent (10%) or more voting interest in the company (name-wise details);			No shareholder holds 10% or more share
1(5)(xxiv)(a)	In case of the appointment or reappointment of a director, a disclosure on the following information to the shareholders: A brief resume of the director;	v		Presented on Directors' Profile section in Annual Report
1(5)(xxiv)(b)	Nature of his or her expertise in specific functional areas; and	٧		Do
1(5)(xxiv)(c)	Names of companies in which the person also holds the directorship and the membership of committees of the Board;	٧		Do
1(5)(xxv)(a)	A Management's Discussion and Analysis signed by CEO or MD presenting detailed analysis of the company's position and operations along with a brief discussion of changes in the financial statements, among others, focusing on: Accounting policies and estimation for preparation of financial statements;	v		
1(5)(xxv)(b)	Changes in accounting policies and estimation, if any, clearly describing the effect on financial performance or results and financial position as well as cash flows in absolute figure for such changes;	٧		
1(5)(xxv)(c)	Comparative analysis (including effects of inflation) of financial performance or results and financial position as well as cash flows for current financial year with immediate preceding five years explaining reasons thereof;	٧		



Condition No.	Title	Compliance Status (Put √ in the appropriate column)		Remarks (if any)
110.			Not Complied	(ii diiy)
1(5)(xxv)(d)	Compare such financial performance or results and financial position as well as cash flows with the peer industry scenario;	٧		
1(5)(xxv)(e)	Briefly explain the financial and economic scenario of the country and the globe;	٧		
1(5)(xxv)(f)	Risks and concerns issues related to the financial statements, explaining such risk and concerns mitigation plan of the company; and	٧		
1(5)(xxv)(g)	Future plan or projection or forecast for company's operation, performance and financial position, with justification thereof, i.e., actual position shall be explained to the shareholders in the next AGM;	٧		
1(5)(xxvi)	Declaration or certification by the CEO and the CFO to the Board as required under condition No. 3(3) shall be disclosed as per Annexure-A; and	٧		Included in the Annual Report
1(5)(xxvii)	The report as well as certificate regarding compliance of conditions of this Code as required under condition No. 9	٧		Included in the Annual Report
1(6)	Meetings of the Board of Directors: The company shall conduct its Board meetings and record the minutes of the meetings as well as keep required books and records in line with the provisions of the relevant Bangladesh Secretarial Standards (BSS) as adopted by the Institute of Chartered Secretaries of Bangladesh (ICSB) in so far as those standards are not inconsistent with any condition of this Code.	٧		In Practice
1.7	Code of Conduct for the Chairperson, other Board members and Chief Executive Officer			
1(7)(a)	The Board shall lay down a code of conduct, based on the recommendation of the Nomination and Remuneration Committee (NRC) at condition No. 6, for the Chairperson of the Board, other board members and Chief Executive Officer of the company;	٧		
1(7)(b)	The code of conduct as determined by the NRC shall be posted on the website of the company including, among others, prudent conduct and behavior; confidentiality; conflict of interest; compliance with laws, rules and regulations; prohibition of insider trading; relationship with environment, employees, customers and suppliers; and independency.	v		
2.0	Governance of Board of Directors of Subsidiary Company			
2(a)	Provisions relating to the composition of the Board of the holding company shall be made applicable to the composition of the Board of the subsidiary company;			Not Applicable
2(b)	At least 1 (one) independent director on the Board of the holding company shall be a director on the Board of the subsidiary company;			Not Applicable
2(c)	The minutes of the Board meeting of the subsidiary company shall be placed for review at the following Board meeting of the holding company;			Not Applicable
2(d)	The minutes of the respective Board meeting of the holding company shall state that they have reviewed the affairs of the subsidiary company also;			Not Applicable
2(e)	The Audit Committee of the holding company shall also review the financial statements, in particular the investments made by the subsidiary company.			Not Applicable
3.0	Managing Director (MD) or Chief Executive Officer (CEO), Chief Financial Officer (CFO), Head of In Secretary (CS).	ternal Audit a	and Compliance (HIAC) and Company
3(1)(a)	Appointment: The Board shall appoint a Managing Director (MD) or Chief Executive Officer (CEO), a Company Secretary (CS), a Chief Financial Officer (CFO) and a Head of Internal Audit and Compliance (HIAC);	٧		In Practice
3(1)(b)	The positions of the Managing Director (MD) or Chief Executive Officer (CEO), Company Secretary (CS), Chief Financial Officer (CFO) and Head of Internal Audit and Compliance (HIAC) shall be filled by different individuals;	٧		
3(1)(c)	The MD or CEO, CS, CFO and HIAC of a listed company shall not hold any executive position in any other company at the same time;	٧		
3(1)(d)	The Board shall clearly define respective roles, responsibilities and duties of the CFO, the HIAC and the CS;	V		The Board clearly defined roles and responsibilities of the CFO, the HIAC and the CS.
3(1)(e)	The MD or CEO, CS, CFO and HIAC shall not be removed from their position without approval of the Board as well as immediate dissemination to the Commission and stock exchange(s).			No such incidence arose in the reporting period
3(2)	Requirement to attend Board of Directors' Meetings: The MD or CEO, CS, CFO and HIAC of the company shall attend the meetings of the Board: Provided that the CS, CFO and/or the HIAC shall not attend such part of a meeting of the Board which involves consideration of an agenda item relating to their personal matters.	٧		In Practice
3.3	Duties of Managing Director (MD) or Chief Executive Officer (CEO) and Chief Financial Officer (CFO)			
3(3)(a)(i)	The MD or CEO and CFO shall certify to the Board that they have reviewed financial statements for the year and that to the best of their knowledge and belief: These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading; and	v		Disclosed in the Annual Report


Condition No.	Title	(Put √ in th	ance Status ne appropriate lumn)	Remarks (if any)
		Complied	Not Complied	(
3(3)(a)(ii)	These statements together present a true and fair view of the company's affairs and are in compliance with existing accounting standards and applicable laws;	v		Do
3(3)(b)	The MD or CEO and CFO shall also certify that there are, to the best of knowledge and belief, no transactions entered into by the company during the year which are fraudulent, illegal or in violation of the code of conduct for the company's Board or its members;	٧		Do
3(3)(c)	The certification of the MD or CEO and CFO shall be disclosed in the Annual Report.	V		Do
4.0	Board of Directors' Committee.			
4(i)	For ensuring good governance in the company, the Board shall have at least following sub- committees: Audit Committee; and	٧		In place
4(ii)	Nomination and Remuneration Committee.	V		In place
5.0	Audit Committee			
5(1)(a)	Responsibility to the Board of Directors: The company shall have an Audit Committee as a sub-committee of the Board;	٧		In place
5(1)(b)	The Audit Committee shall assist the Board in ensuring that the financial statements reflect true and fair view of the state of affairs of the company and in ensuring a good monitoring system within the business;	٧		
5(1)(c)	The Audit Committee shall be responsible to the Board; the duties of the Audit Committee shall be clearly set forth in writing.	٧		
5(2)(a)	Constitution of the Audit Committee: The Audit Committee shall be composed of at least 3 (three) members;	V		Audit Committee comprises of 7 (seven) non- executive Directors, out of which 2 (two) are ID.
5(2)(b)	The Board shall appoint members of the Audit Committee who shall be non-executive directors of the company excepting Chairperson of the Board and shall include at least 1 (one) independent director;	V		Do
5(2)(c)	All members of the audit committee should be "financially literate" and at least 1 (one) member shall have accounting or related financial management background and 10 (ten) years of such experience;	V		The qualifications and background of AC members rationalize their competences
5(2)(d)	When the term of service of any Committee member expires or there is any circumstance causing any Committee member to be unable to hold office before expiration of the term of service, thus making the number of the Committee members to be lower than the prescribed number of 3 (three) persons, the Board shall appoint the new Committee member to fill up the vacancy immediately or not later than 1 (one) month from the date of vacancy in the Committee to ensure continuity of the performance of work of the Audit Committee;			No such vacancy arose in the reporting period
5(2)(e)	The company secretary shall act as the secretary of the Committee;	V		In Practice
5(2)(f)	The quorum of the Audit Committee meeting shall not constitute without at least 1 (one) independent director.	٧		In Practice
5(3)(a)	Chairperson of the Audit Committee: The Board shall select 1 (one) member of the Audit Committee to be Chairperson of the Audit Committee, who shall be an independent director;	v		Chairperson of the AC is an Independent Director
5(3)(b)	In the absence of the Chairperson of the Audit Committee, the remaining members may elect one of themselves as Chairperson for that particular meeting, in that case there shall be no problem of constituting a quorum as required under condition No. 5(4)(b) and the reason of absence of the regular Chairperson shall be duly recorded in the minutes.	V		In Practice: The Chairman of the AC was absence in 80th Audit Committee Meeting which was held on 16 July 2022 due to stay in foreign.
5(3)(c)	Chairperson of the Audit Committee shall remain present in the Annual General Meeting (AGM): Provided that in absence of Chairperson of the Audit Committee, any other member from the Audit Committee shall be selected to be present in the annual general meeting (AGM) and reason for absence of the Chairperson of the Audit Committee shall be recorded in the minutes of the AGM.	V		The Chairperson of the AC attended at the 22nd AGM held on 31 July, 2022.
5(4)(a)	Meeting of the Audit Committee: The Audit Committee shall conduct at least its four meetings in a financial year: Provided that any emergency meeting in addition to regular meeting may be convened at the request of any one of the members of the Committee;	v		There were 4 (four) meetings held during the reporting period



Condition No.	Title	(Put V in ti	ance Status ne appropriate Iumn)	Remarks (if any)
		Complied	Not Complied	(
5(4)(b)	The quorum of the meeting of the Audit Committee shall be constituted in presence of either two members or two-third of the members of the Audit Committee, whichever is higher, where presence of an independent director is a must.	V		In Practice
5(5)(a)	Role of Audit Committee The Audit Committee shall: Oversee the financial reporting process;	v		
5(5)(b)	Monitor choice of accounting policies and principles;	V		
5(5)(c)	Monitor Internal Audit and Compliance process to ensure that it is adequately resourced, including approval of the Internal Audit and Compliance Plan and review of the Internal Audit and Compliance Report;	v		
5(5)(d)	Oversee hiring and performance of external auditors;	V		
5(5)(e)	Hold meeting with the external or statutory auditors for review of the annual financial statements before submission to the Board for approval or adoption;	v		
5(5)(f)	Review along with the management, the annual financial statements before submission to the Board for approval;	v		
5(5)(g)	review along with the management, the quarterly and half yearly financial statements before submission to the Board for approval;	v		
5(5)(h)	Review the adequacy of internal audit function;	V		
5(5)(i)	Review the Management's Discussion and Analysis before disclosing in the Annual Report;	V		
5(5)(j)	Review statement of all related party transactions submitted by the management;	V		
5(5)(k)	Review Management Letters or Letter of Internal Control weakness issued by statutory auditors;	V		
5(5)(l)	Oversee the determination of audit fees based on scope and magnitude, level of expertise deployed and time required for effective audit and evaluate the performance of external auditors; and	V		
	(RPO) or Rights Share Offer have been utilized as per the purposes stated in relevant offer document or prospectus approved by the Commission: Provided that the management shall disclose to the Audit Committee about the uses or applications of the proceeds by major category (capital expenditure, sales and marketing expenses, working capital, etc.), on a quarterly basis, as a part of their quarterly declaration of financial results: Provided further that on an annual basis, the company shall prepare a statement of the proceeds utilized for the purposes other than those stated in the offer document or prospectus for publication in the Annual Report along with the comments of the Audit Committee.			Not Applicable
5.6	Reporting of the Audit Committee			
5(6)(a)(i)	Reporting to the Board of Directors: The Audit Committee shall report on its activities to the Board;	v		
5(6)(a)(ii)(a)	The Audit Committee shall immediately report to the Board on the following findings, if any: Report on conflicts of interests;			No such incidence arose
5(6)(a)(ii)(b)	Suspected or presumed fraud or irregularity or material defect identified in the internal audit and compliance process or in the financial statements;			Do
5(6)(a)(ii)(c)	Suspected infringement of laws, regulatory compliances including securities related laws, rules and regulations; and			Do
5(6)(a)(ii)(d)	Any other matter which the Audit Committee deems necessary shall be disclosed to the Board immediately;			Do
5(6)(b)	Reporting to the Authorities: If the Audit Committee has reported to the Board about anything which has material impact on the financial condition and results of operation and has discussed with the Board and the management that any rectification is necessary and if the Audit Committee finds that such rectification has been unreasonably ignored, the Audit Committee shall report such finding to the Commission, upon reporting of such matters to the Board for three times or completion of a period of 6 (six) months from the date of first reporting to the Board, whichever is earlier.			Do
5(7)	Reporting to the Shareholders and General Investors: Report on activities carried out by the Audit Committee, including any report made to the Board under condition No. 5(6)(a)(ii) above during the year, shall be signed by the Chairperson of the Audit Committee and disclosed in the annual report of the issuer company.	v		Activities carried out by AC in 2022 are stated in AC Report and disclosed in this Annual Report
6(1)(a)	Nomination and Remuneration Committee (NRC). Responsibility to the Board of Directors: The company shall have a Nomination and Remuneration Committee (NRC) as a sub-committee of the Board;	v		In place
6(1)(b)	The NRC shall assist the Board in formulation of the nomination criteria or policy for determining qualifications, positive attributes, experiences and independence of directors and top level executive as well as a policy for formal process of considering remuneration of directors, top level executive;	V		



Condition No.	Title	(Put v in th	ance Status le appropriate lumn)	Remarks (if any)
		Complied	Not Complied	(
6(1)(c)	The Terms of Reference (ToR) of the NRC shall be clearly set forth in writing covering the areas stated at the condition No. 6(5) (b).	٧		
6(2)(a)	Constitution of the NRC: The Committee shall comprise of at least three members including an independent director;	v		NRC comprises of 5 (five) non-executive Directors, out of which 2 (two) are ID.
6(2)(b)	All members of the Committee shall be non-executive directors;	٧		Do
6(2)(c)	Members of the Committee shall be nominated and appointed by the Board;	٧		In Practice
6(2)(d)	The Board shall have authority to remove and appoint any member of the Committee;	٧		In Practice
6(2)(e)	In case of death, resignation, disqualification, or removal of any member of the Committee or in any other cases of vacancies, the board shall fill the vacancy within 180 (one hundred eighty) days of occurring such vacancy in the Committee;			No such vacancy arose in the reporting period
6(2)(f)	The Chairperson of the Committee may appoint or co-opt any external expert and/or member(s) of staff to the Committee as advisor who shall be non-voting member, if the Chairperson feels that advice or suggestion from such external expert and/or member(s) of staff shall be required or valuable for the Committee;			No such appointment/ co- opt required in the reporting period
6(2)(g)	The company secretary shall act as the secretary of the Committee;	٧		In practice
6(2)(h)	The quorum of the NRC meeting shall not constitute without attendance of at least an independent director;	v		Do
6(2)(i)	No member of the NRC shall receive, either directly or indirectly, any remuneration for any advisory or consultancy role or otherwise, other than Director's fees or honorarium from the company.	٧		Do
6(3)(a)	Chairperson of the NRC: The Board shall select 1 (one) member of the NRC to be Chairperson of the Committee, who shall be an independent director;	v		Chairperson of the NRC is an Independent Director
6(3)(b)	In the absence of the Chairperson of the NRC, the remaining members may elect one of themselves as Chairperson for that particular meeting, the reason of absence of the regular Chairperson shall be duly recorded in the minutes;			No such incidence arose in the reporting period
6(3)(c)	The Chairperson of the NRC shall attend the annual general meeting (AGM) to answer the queries of the shareholders: Provided that in absence of Chairperson of the NRC, any other member from the NRC shall be selected to be present in the annual general meeting (AGM) for answering the shareholder's queries and reason for absence of the Chairperson of the NRC shall be recorded in the minutes of the AGM.			The Chairperson of the NRC attended at the 22nd AGM held on 31 July, 2022
6(4)(a)	Meeting of the NRC: The NRC shall conduct at least one meeting in a financial year;	v		There are 2 (Two) meetings held during the reporting period
6(4)(b)	The Chairperson of the NRC may convene any emergency meeting upon request by any member of the NRC;			No such incidence arose in the reporting period
6(4)(c)	The quorum of the meeting of the NRC shall be constituted in presence of either two members or two third of the members of the Committee, whichever is higher, where presence of an independent director is must as required under condition No. 6(2)(h);	٧		In practice
6(4)(d)	The proceedings of each meeting of the NRC shall duly be recorded in the minutes and such minutes shall be confirmed in the next meeting of the NRC.	٧		Do
6(5)(a)	Role of the NRC: NRC shall be independent and responsible or accountable to the Board and to the Shareholders	v		In practice. The NRC performed in line with CG Code
6(5)(b)(i)(a)	Formulating the criteria for determining qualifications, positive attributes and independence of a director and recommend a policy to the Board, relating to the remuneration of the directors, top level executive, considering the following: The level and composition of remuneration is reasonable and sufficient to attract, retain and motivate suitable directors to run the company successfully;	v		Do
6(5)(b)(i)(b)	The relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and	٧		Do
6(5)(b)(i)(c)	Remuneration to directors, top level executive involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals;	V		Do
6(5)(b)(ii)	Devising a policy on Board's diversity taking into consideration age, gender, experience, ethnicity, educational background and nationality;	٧		Do



Condition No.	Title	(Put √ in th	ance Status ne appropriate lumn)	Remarks (if any)
		Complied	Not Complied	
6(5)(b)(iii)	Identifying persons who are qualified to become directors and who may be appointed in top level executive position in accordance with the criteria laid down, and recommend their appointment and removal to the Board;	V		Do
6(5)(b)(iv)	Formulating the criteria for evaluation of performance of independent directors and the Board;	٧		Do
6(5)(b)(v)	Identifying the company's needs for employees at different levels and determine their selection, transfer or replacement and promotion criteria; and	٧		Do
6(5)(b)(vi)	Developing, recommending and reviewing annually the company's human resources and training policies;	٧		Do
6(5)(c)	The company shall disclose the nomination and remuneration policy and the evaluation criteria and activities of NRC during the year at a glance in its annual report.	٧		Disclosed in the NRC report to the Annual Report
7.0	External or Statutory Auditors			
7(1)(i)	The issuer company shall not engage its external or statutory auditors to perform the following services of the company, namely:- Appraisal or valuation services or fairness opinions;	V		During the reporting period, the Company did not engage its statutory auditors to perform as such
7(1)(ii)	Financial information systems design and implementation;	V		Do
7(1)(iii)	Book-keeping or other services related to the accounting records or financial statements;	٧		Do
7(1)(iv)	Broker-dealer services;	v		Do
7(1)(v)	Actuarial services;	v		Do
7(1)(vi)	Internal audit services or special audit services;	V		Do
7(1)(vii)	Any service that the Audit Committee determines;	V		Do
7(1)(viii)	Audit or certification services on compliance of corporate governance; and	V		Do
7(1)(ix)	Any other service that creates conflict of interest.	V		Do
7(2)	No partner or employees of the external audit firms shall possess any share of the company they audit at least during the tenure of their audit assignment of that company; his or her family members also shall not hold any shares in the said company: Provided that spouse, son, daughter, father, mother, brother, sister, son-in-law and daughter-in-law shall be considered as family members.	V		As declared by the statutory auditors
7(3)	Representative of external or statutory auditors shall remain present in the Shareholders' Meeting (Annual General Meeting or Extraordinary General Meeting) to answer the queries of the shareholders.	V		Representative of statutory auditors attended at the 22nd AGM held on 31 July, 2022
8.0	Maintaining a website by the Company.			
8(1)	The company shall have an official website linked with the website of the stock exchange.	٧		In practice
8(2)	The company shall keep the website functional from the date of listing.	V		In practice
8(3)	The company shall make available the detailed disclosures on its website as required under the listing regulations of the concerned stock exchange(s).	٧		In practice
9.0	Reporting and Compliance of Corporate Governance.			
9(1)	The company shall obtain a certificate from a practicing Professional Accountant or Secretary (Chartered Accountant or Cost and Management Accountant or Chartered Secretary) other than its statutory auditors or audit firm on yearly basis regarding compliance of conditions of Corporate Governance Code of the Commission and shall such certificate shall be disclosed in the Annual Report.	v		The Company obtained the certificate from MABS & J Partners, Chartered Accountants and such certificate is presented in this Annual Report
9(2)	The professional who will provide the certificate on compliance of this Corporate Governance Code shall be appointed by the shareholders in the annual general meeting.	٧		In practice
9(3)	The directors of the company shall state, in accordance with the Annexure-C attached, in the directors' report whether the company has complied with these conditions or not.	٧		



Pragati Life Insurance Limited Key Financial Indicator

Amount in	million	BDT	unless	otherw	vise	stated

SR	Particulars			Year	of unless oth	
No		2018	2019	2020	2021	2022
1	First Year Premium Income	676.18	830.02	989.83	1,331.95	1,619.22
2	Renewal Premium Income	1,024.93	1,165.57	1,221.14	1,481.91	2,031.46
3	Group & Health Insurance Premium	858.79	928.18	981.20	1,063.86	1,166.90
4	Gross Premium	2,559.90	2,923.77	3,192.17	3,877.72	4,817.58
5	Reinsurance Premium	.63	20.08	27.80	25.00	27.88
6	Net Premium (4-5)	2,559.27	2,903.69	3,164.37	3,852.72	4,789.70
7	Retention Ratio (6/4) %	99.98%	99.31%	99.13%	99.36%	99.42%
8	First Year Premium Income growth (%)	4.04%	22.75%	19.25%	34.56%	21.57%
9	Renewal Premium Income growth (%)	24.40%	13.72%	4.77%	21.36%	37.08%
10	Gross Premium Income growth (%)	10.36%	14.21%	9.18%	21.48%	24.24%
11	First Year Commissions paid for acquisition of life insurance business	189.98	231.86	266.58	366.14	406.30
12	Second Year Commissions paid for acquisition of life insurance business	23.28	30.32	31.26	46.67	73.24
13	Third and Later Year Commissions paid for acquisition of life insurance business	35.99	40.73	44.94	49.52	57.60
14	Total Commissions paid for acquisition of life insurance business (11+12+13)	249.26	302.91	342.78	462.33	537.13
15	First Year Commissions/First Year Premium (%)	28.10%	27.93%	26.93%	27.49%	25.09%
16	Second Year Commissions/Second Year Renewal Premium (%)	9.26%	9.92%	9.96%	9.65%	9.46%
17	Third Year and later Commissions/ Third Year and later year Premium (%)	4.65%	4.74%	4.95%	4.96%	4.58%
18	Management Expenses	918.25	1087.11	1228.64	1513.47	1752.03
19	Allowable Management Expenses	921.22	1093.09	1261.03	1565.33	1854.11
20	Excess Management Expenses(18-19)	-2.97	-5.98	-32.39	-51.86	-102.09
21	Excess Management Expenses Ratio (%)	-0.32%	-0.55%	-2.57%	-3.31%	-5.51%
22	Overall Management Expenses Ratio (%)	35.87%	37.18%	38.49%	39.03%	36.37%
23	Renewal Expenses Ratio (%)	14.71%	14.49%	14.48%	14.44%	13.88%
24	Claims paid	1663.31	2085.20	2079.58	2536.01	3157.55
25	Claims / Gross Premium (%)	64.98%	71.32%	65.15%	65.40%	65.54%



SR	Particulars			Year		
No		2018	2019	2020	2021	2022
26	Total Commission Expenses/Gross Premium (%)	9.74%	10.36%	10.74%	11.92%	11.15%
27	Investment Income	396.33	461.61	409.61	410.59	354.00
28	Investment Income/Gross Premium (%)	15.48%	15.79%	12.83%	10.59%	7.35%
29	Yield on Life Fund	7.64%	8.57%	7.30%	7.06%	5.92%
30	Conservation Ratio (%)	69.54%	68.52%	61.19%	67.03%	72.19%
31	Second Policy Year Lapse Ratio (%) by number of policies	67.01%	53.72%	59.93%	40.17%	44.65%
32	Third Policy Year Lapse Ratio (%) by number of policies	76.16%	72.30%	74.18%	70.87%	58.36%
33	Fourth Policy Year Lapse Ratio (%) by number of policies	76.15%	78.16%	80.23%	75.15%	70.86%
34	Fifth Policy Year Lapse Ratio (%) by number of policies	82.37%	80.95%	83.83%	80.22%	76.18%
35	Sixth Policy Year Lapse Ratio (%) by number of policies	85.10%	81.97%	87.04%	82.66%	81.25%
36	Second Policy Year Lapse Ratio (%) by Premium Amount	46.39%	56.58%	55.61%	50.69%	38.95%
37	Third Policy Year Lapse Ratio (%) by Premium Amount	56.76%	66.70%	65.73%	56.64%	53.64%
38	Fourth Policy Year Lapse Ratio (%) by Premium Amount	55.07%	75.96%	74.28%	62.09%	66.00%
39	Fifth Policy Year Lapse Ratio (%) by Premium Amount	70.25%	76.70%	78.74%	69.91%	69.38%
40	Sixth Policy Year Lapse Ratio (%) by Premium Amount	76.52%	75.13%	85.99%	74.73%	74.92%
41	Market Price Per Share (in BDT) at year end	114.70	126.30	88.30	89.10	121.70
42	Dividend yield (%)	2.62%	2.38%	3.40%	1.34%	1.39%
43	Outstanding Premium as at 31st December	183.88	209.72	153.40	109.33	194.80
44	Total Investment as on 31st December	4,838.03	4,980.74	4,538.17	4,607.30	4,496.19
45	Life Fund as at 31st December	5,549.41	5,683.47	5,944.81	6,090.78	6,216.46
46	Total Assets as at 31st December	5,762.48	5,883.10	6,596.11	6,831.58	7,026.47
47	Paid up capital as at 31st December	133.49	153.52	307.03	307.03	325.45
48	Paid up Capital / Total asset (%)	2.32%	2.61%	4.65%	4.49%	4.63%
49	Net Cash flow from operating activities	-16.09	-268.53	-133.64	-233.47	-191.81
50	Net Cash flow from investing activities	425.65	469.61	-722.42	345.24	-218.98
51	Net Cash flow from financing activities	-17.71	-20.02	199.12	-40.89	-33.66
52	Net change in cash and cash equivalent	391.84	181.05	-656.94	70.88	-444.45



Year	2018	2019	2020	2021	2022	Description
	668.43	821.99	957.54	1,294.90	1,574.63	First Year Premium Income
2018	N.A	214.22	180.81	277.35	204.65	Renewal Premium out of the policies in 2018
2019	N.A	N.A	240.87	207.88	279.47	Renewal Premium out of the policies in 2019
2020	N.A	N.A	N.A	324.26	443.89	Renewal Premium out of the policies in 2020
2021	N.A	N.A	N.A	N.A	711.85	Renewal Premium out of the policies in 2021

53. First Year and Renewal Premium Income

N.A = Not Applicable

*Single premium not included

54. Number of First Year and Renewal Policies (At Actual)

Year	2018	2019	2020	2021	2022	Description
	45,644	53,923	58,456	76,269	87,596	Number of new policies issued
2018	N.A	14,465	11,553	10,192	10,869	Number of policy renewed out of the policies issued in 2018
2019	N.A	N.A	15,088	12,249	15,713	Number of policy renewed out of the policies issued in 2019
2020	N.A	N.A	N.A	18,888	24,338	Number of policy renewed out of the policies issued in 2020
2021	N.A	N.A	N.A	N.A	41,743	Number of policy renewed out of the policies issued in 2021

N.A = Not Applicable



Actual Vs Allowable Management Expenses

• Some important aspects of financial affairs of the Company are portrayed in the Directors Report.

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Abstract of Actuarial Valuation for 2022

The report of the Company's Actuary Dr. Mohammad Sohrab Uddin on the valuation of policy liabilities as at 31st December 2022 is appended to this note. The report discloses surplus available to shareholders account and policyholders account. Summary of the report along with comparison with previous years are stated below:

A. For Shareholders:

Particulars	2022	2021	2020
Opening Balances of surplus	8,170,380	7,701,344	5,925,360
Share of Current year surplus	38,138,065	52,664,308	38,619,706
Distributable Surplus	46,308,445	60,365,652	44,545,066
Recommendation for Dividend	39,054,345	52,195,273	36,843,722
Balance carry forward	7,254,100	8,170,379	7,701,344
Dividend%	12%	17%	12%

Note: Dividend for the year 2022= (Amount recommendation by Actuary/Paid-up Capital)*100 = (Tk. 39,054,345/325,452,880)x100

= 12% of paid-up capital

B. For Policyholders:

Particulars	2022	2021	2020
Opening Balances of surplus	186,087,156	135,869,905	154,463,195
Share of Current year surplus	343,242,583	473,978,773	347,577,359
Less: Terminal bonuses paid	(38,085,712)	(31,658,625)	(23,590,601)
Distributable Surplus	491,244,027	578,190,053	478,449,953
Recommendation by Actuary	408,685,283	392,102,897	342,580,048
Balance carry forward	82,558,744	186,087,156	135,869,905

C. Bonuses (per thousand) recommendation for Policyholders as under:

Reversiona	Terminal Bonus						
Premium payment Term	2022	2021	2020	Premium payment Term	2022	2021	2020
Less than 10 years	Tk.52	Tk.52	Tk.52	8-14 years	Tk.50	Tk.50	Tk.45
10-14 years	Tk.57	Tk.57	Tk.57	15-19 years	Tk.60	Tk.60	Tk.55
15-19 years	Tk.62	Tk.62	Tk.62	20 years and above	Tk.70	Tk.70	Tk.65
20 years and above	Tk.67	Tk.67	Tk.67				

D. EPS and P/E Ratio:

Particulars	2022	2021
Market Price at closing date	121.70	89.10
EPS	1.42	1.97
P/E Ratio	85.70	45.23



Pragati Life Insurance Limited

Declaration by CEO and CFO

As per condition No. 1(5)(xxvi) of CGC

The Board of Directors

Pragati Life Insurance Limited 20-21, Kawran Bazar (6th Floor) Dhaka-1215, Bangladesh.

Subject: Declaration on Financial Statements for the year ended on 31 December, 2022.

Dear Sirs,

Pursuant to the condition No. 1(5) (xxvi) imposed vide the Commission's Notification No. BSEC/CMRRCD/2006-158/207/ Admin/80 Dated 03 June 2018 under section 2CC of the Securities and Exchange Ordinance, 1969, we do hereby declare that:

- (1) The Financial Statements of **Pragati Life Insurance Limited** for the year ended on 31 December, 2022 have been prepared in compliance with International Accounting Standards (IAS) or International Financial Reporting Standards (IFRS), as applicable in the Bangladesh and any departure there from has been adequately disclosed;
- (2) The estimates and judgments related to the financial statements were made on a prudent and reasonable basis, in order for the financial statements to reveal a true and fair view;
- (3) The form and substance of transactions and the Company's state of affairs have been reasonably and fairly presented in its financial statements;
- (4) To ensure above, the Company has taken proper and adequate care in installing a system of internal control and maintenance of accounting records;
- (5) Our internal auditors have conducted periodic audits to provide reasonable assurance that the established policies and procedures of the Company were consistently followed; and
- (6) The management's use of the going concern basis of accounting in preparing the financial statements is appropriate and there exists no material uncertainty related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern.

In this regard, we also certify that:-

- (i) We have reviewed the financial statements for the year ended on 31 December, 2022 and that to the best of our knowledge and belief:
 - (a) These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - (b) These statements collectively present true and fair view of the Company's affairs and are in compliance with existing accounting standards and applicable laws.
- (ii) There are, to the best of knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or in violation of the code of conduct for the company's Board of Directors or its members.

Sincerely yours,

Chief Executive Officer (CEO)



Chief Financial Officer (CFO)



PRAGATI LIFE INSURANCE LIMITED

AUDITOR'S REPORT & STATEMENT OF ACCOUNTS FOR THE YEAR ENDED DECEMBER 31, 2022





Independent Auditor's Report To The Shareholders of Pragati Life Insurance Limited

Report on the Audit of the Financial Statements

Opinion

We have audited the Financial Statements of Pragati Life Insurance Limited which comprise the Statement of Financial Position as at 31 December 2022, Revenue Account, Statement of Changes in Equity and Statement of Cash Flows for the year then ended, and notes to the Financial Statements, including a summary of significant accounting policies and other explanatory information.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of Pragati Life Insurance Limited as at 31 December 2022, and its financial performance and its cash flows for the year then ended in accordance with International Financial Reporting Standards (IFRSs) and International Accounting Standards (IASs), the Companies Act, 1994 the Insurance Act, 2010 the Securities and Exchange Rules, 2020 and other applicable laws and regulations.

Basis for Opinion

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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current 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 audit matters	How our audit addressed the key matters
Premium Income	
Gross life insurance premium amount of Tk. 4,817,576,062 comprises the net premium amount of Tk. 4,789,699,931 which is earned for the whole period of cover provided by contracts entered into during the accounting period.	 With respect to Premium income we carried out the following procedures: The design and operating effectiveness of key controls around premium income recognition process.
Premium income is one of the key areas of audit. It is significant by nature. There are various risks involved in recognition of premium income as revenue.	 Carried out analytical procedures and recalculated premium income for the period.



	· Corried out out off testing to answe
	 Carried out cut-off testing to ensure unearned premium income has not been included in the premium income.
	 On a sample basis reviewed policy to ensure appropriate policy stamp was affixed to the contract and the same has been reflected in the premium register.
	 Ensured on a sample basis that the premium income was being deposited in the designated bank account.
	 Tested on a sample basis to see that appropriate VAT was being collected and deposited to bank through Treasury Challan. For a sample of insurance contracts tested to see if appropriate level of reinsurance was done and whether that reinsurance premium was deducted from the gross premium.
	Applying specialist judgment ensured if there is any impairment of the reinsurer.
	Finally assessed the appropriateness and presentation of disclosures against relevant accounting standards, Insurance Act, 2010 Insurance Rules, 1958 and other applicable rules and regulations and regulatory guidelines.
See note no 32.00 to the financial statements	
Valuation of Life Insurance Fund	
Valuation of life fund involves complex and subjective judgments about future events, both internal and external to the business, for	The work to address the valuation of life insurance fund included the following procedures:
which small changes in assumptions can result in material impacts to the valuation of these liabilities.	 We understood the governance process in place to determine the life insurance fund, including testing the associated financial reporting control framework.
At 31 December 2022, the company reported total balance under the head of Life Insurance Fund of BDT 6,216,457,794 (2021: BDT 6,090,782,954).	 We tested the design and operating effectiveness of controls over the accuracy and completeness of data used.
	• We tested the key judgments and controls over the liability, including the preparation of the manually calculated components. We focused on the consistency in treatment and methodology period-on-period and with reference to recognized actuarial practice.



	 We assessed the disclosures in the financial statements. As part of our consideration of the entire set of assumptions, we focused particularly on the Annuitant Mortality, Credit Default and Expense assumptions for the life fund given their significance to the Company's result and the level of judgment involved. Based on the work performed and the evidence obtained, we consider the assumptions used to be appropriate.
See note no 6.00 to the financial statements	
Fair Value Change Account	
The company makes a number of investments in the listed capital market with required	We tested the design and operating effectiveness of key controls around monitoring, valuation

in the listed capital market with required regulatory permission. Income generated from the investments (realized gain and dividend received) is credited to the Revenue Account. Unrealized gain or loss if any is transferred to the Fair Value Change Account.

This item has significant impact on the earnings performance of the company and return to the shareholders and might be prone to misreporting as large unreported fall in the value of any holding may wipe out the value of the portfolio and hamper the distribution capability of the company.

At 31 December 2022, the company reported total balance under the head of Fair Value Change Account of BDT (213,370,644)

{(2021: BDT (172,814,002)}.

We tested the design and operating effectiveness of key controls around monitoring, valuation and updating of prices of the positions held by the company from trusted sources. Additionally, we performed the following:

- Obtained year-end share holding positions from the company and through directional testing assessed the completeness of the report.
- Ascertained the valuation of the holding as per IFRS 13.
- Recalculated unrealized gain or loss at the year end.
- Carried out cut-off testing to ensure unrealized gain or loss was recognized in correct period.
- Obtained the CDBL report and share portfolio and cross checked against each other to confirm unrealized gain or loss.
- Checked the subsequent position of this unrealized amount.
- Finally assessed the appropriateness and presentation of disclosures against relevant accounting standards, The Companies Act, 1994 Insurance Act, 2010 and other applicable rules and regulations and regulatory guidelines.

See note no 13.00 to the financial statements



Income Tax

Provision for income tax requires consideration of incomes from both 'actuarial surplus' and 'gross external incomings' in accordance with the 4th schedule of the Income Tax Ordinance, 1984. For this purpose, after the year end, the appointed Actuary of the Company provides a summary and valuation of the policies as per 'Form H' as stated in the Insurance Act, 2010. Policy liability (as per actuarial valuation) amount in excess of the 'Life Fund as reported in the financial statements' is referred to as 'actuarial surpluses. Also the income from 'gross external incomings less management expense' is derived. As per the ITO 1984 tax has to be calculated on higher base comparing between the income from actuarial surpluses and 'gross external income' at the rate applicable considering the allowable deductions as per the 4th schedule of the said ordinance. During the year provision for Income Tax is Tk. 64,184,625 (2021: BDT 47,067,767).	 We reviewed the tax calculation work flows and related details. To be specific, our substantive testing procedures included the following: We have checked whether that tax was calculated on the higher base comparing between income from actuarial surpluses and 'gross external income'. Actuarial surplus was derived properly taking into consideration the approved form H by the appointed Actuary. Income from 'gross external income' was derived properly. Whether deduction made as allowable by the 4th schedule of ITO 1984 were applied duly.
See note no 55.00 to the financial statements	
Valuation of Outstanding Claims	
Outstanding claims include outstanding death claim, outstanding maturity claim and outstanding survival benefit, which is due to or intimated during the period.	To test the valuation of the insurance contract liabilities, we performed the following audit procedures:We evaluated and tested controls around
As disclosed in note 3.09 claim cost consists of the policy benefit amount and claim settlement cost, where applicable. Death claims are accounted for on receipt of intimation. Annuity benefits and maturity benefits are accounted for when due. Surrenders are accounted for on the receipt of consent from the insured to the quote prescribed in the policy deed provided by the Company.	 the claim handling and reserving. To test the reasonableness of the company's estimation process, or a sample of claims, we compared actual claim payments in the year to the prior year claims estimate provisions and no material differences were noted. Verified the validity of claims outstanding by testing on sample basis of claims with the available supporting documents.

See note no 8.00 to the financial statements



Going Concern	
Financial Statements have been prepared on going concern basis. As per management's assessment there is no material uncertainty related to events or conditions which may cast significant doubt upon company's ability to continue as a going concern.	We have reviewed carefully the company's such assumptions and disclosures and do not have any adverse comments to make. Our conclusions are based on the audit evidences obtained up to the date of our auditor's report. However, future events or conditions may cause the company to cease to continue as going concern.
See note no 2.07 to the financial statements	See note no 2.07 to the financial statements

Other Information

Management as well as Directors are responsible for the other information. The other information comprises all of the information in the Annual Report other than the Financial Statements and our auditors' report thereon.

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

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

If, based on the work we have performed, we conclude that there is a material misstatement of this other information; we are required to report that fact. We have nothing to report in this regard.

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

Management as well as Directors are responsible for the preparation and fair presentation of the financial statements in accordance with IFRSs, the Companies Act, 1994 the Insurance Act, 2010 the Insurance Rules, 1958 the Securities and Exchange Rules, 2020 and other applicable laws and regulations and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole



are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with ISAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are



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

Report on other Legal and Regulatory Requirements

In accordance with the Companies Act, 1994 the Insurance Act, 2010 the Insurance Rules, 1958 the Securities and Exchange Rules, 2020 and relevant notifications issues by Bangladesh Securities and Exchange Commission, we also report that:

- a) We have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit and made due verification thereof;
- b) In our opinion, proper books of accounts, records and other statutory books as required by law have been kept by the Pragati Life Insurance Limited so far as it appeared from our examinations of those books;
- c) The Company management has followed relevant provisions of laws and rules in managing the affairs of the Company and proper books of accounts, records and other statutory books have been properly maintained and (where applicable) proper returns adequate for the purposes of our audit have been received from branches;
- d) As per section 62(2) of the Insurance Act, 2010 in our opinion to the best of our knowledge and belief and according to the information and explanation given to us, all expenses of management wherever incurred and whether incurred directly or indirectly, in respect of insurance business of the company transacted in Bangladesh during the year under report have been duly debited to the related Revenue Accounts of the Company;
- e) We report that to the best of our information and as shown by its books, the company during the year under report has not paid any person any commission in any form, outside Bangladesh in respect of any of its business re-insured abroad;
- f) Balance Sheet, Revenue Account, Statement of Changes in Equity and Statement of Cash Flows of the Pragati Life Insurance Limited together with the annexed notes dealt with by the report are in agreement with the books of account and returns;
- g) The expenditure was incurred for the purpose of the Company's business; and
- h) The Company has complied with relevant laws and regulations pertaining to reserves.

FOR A. WAHAB & CO. CHARTERED ACCOUNTANTS 80mm

Md. Showkat Hossain, FCA Partner Enrolment No.-196 DVC: 2307110196AS187097

Dated: Dhaka, July 05, 2023

Annual Report 2022



FINANCIAL STATEMENTS



Annual	Report	2022
Alliudi	REDUIL	ZUZZ

NOTES 31-Doc.22 31-Doc.21	JT-DEC-22 TAKA	14.00 124,636,906 103,890,817	15.00 15,000,000 19,000,000 16.00 3,294,200,000 2,692,100,000 17.00 8,508,850 9,973,550 18.00 9,999,765 9,999,765 19.00 9,880,000 10,000,000	394,256,312	3,731,844,927 3,219,685,052	22.00 194,798,957 109,334,187 23.00 68,789,444 79,439,431	24.00 530,819,950 491,420,668 25.00 85,167,426 107,347,526	26.00 764,341,110 1,387,614,133	27.00 468,462,038 388,155,537 28.00 69.592.890 43.269.467	146,337,224 148,733,224		30.00 11,610,621 11,645,763 Sch-1 102,056,741 87,569,351 Sch-1 4,783,234 5,630,100 31,00 723,028,298 723,028,298	7,026,469,426 6,		п Сhairman Сhairman	Subject to our separate report of even date.
PRAGATI LIFE INSURANCE LIMITED STATEMENT OF FINANCIAL POSITION (BALANCE SHEET) AS AT 31 DECEMBER 2022		LOANS On Insurers' Policies within their surrender value	INVESTMENT Statutory Deposit with Bangladesh Bank Investment in Bangladesh Govt. Treasury Bond VIPB Accelerated Income Unit Fund HFAML Unit Fund UFS-Pragati Life Unit Fund	Investment in Private Bond Investment in Shares		Outstanding Premium Interest, Dividends and Rents Accruing but not	Advances & Deposits Sundry Debtors	CASH AND BANK BALANCES On Fixed Deposit with Banks & Financial	institutions On Short Term Deposit with Banks On Current Account with Banks	Cash in Hand	OTHER ACCOUNTS	stamps, Frinting & stationary in rand Fixed Assets (At Cost Less Depreciation) Intangible Assets (At Cost Less Amortization) Freehold Land (At Cost)			cnouanury by be in white russain Director	Subject
PRAGATI LIFE IN STATEMENT OF F (BALAN AS AT 31 D	TAKA	1,000,000,000	307,031,020	76,757,755	6,090,782,954 10,000,000		27,837,666	55,273,119	411,585,355	1,228,436	23,895,036	(172,814,002)	6,831,577,339	Mar a	sunei Anmea Cnouanury Director	
21-1aC-2	TAKA	1,000,000,000	325,452,880	76,757,755	6,216,457,794 25,000,000		25,893,787	83,056,169	469,087,703	1,340,255	16,793,727	(213,370,644)	7,026,469,426	financial statements.	n Officer	
SHARE CADITAL AND LIABILITIES		SHAREHOLDERS' CAPITAL AUTHORISED CAPITAL 100,000,000 Ordinary Shares of Tk.10 each	ISSUED, SUBSCRIBED AND PAID-UP CAPITAL 32,545,288 Ordinary Shares of Tk.10 each fully paid up	Share Premium Account 5.00	BALANCE OF FUNDS AND ACCOUNTS Life Insurance Fund 6.00 Reserve for Unexpected Losses 7.00	LIABILITIES AND PROVISIONS	Estimated liabilities in respect of outstanding claims, whether due or intimated Amount due to other persons or bodies	carrying on insurance business 9.00	Sundry Creditors 10.00	Unpaid Dividend 11.00	Premium Deposits 12.00	Fair Value Change Account 13.00		m an integr	Jagadish Kumar Bhanja, FCS Mid. Jalalul Azim Company Secretary Chief Executive Officer	



Dated: Dhaka, July 05, 2023

(A. WAHAB & CO.) CHARTERED ACCOUNTANTS Signed By: Md. Showkat Hossain, FCA Enrolment No.-196 DVC: 2307110196AS187097

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Subject to our separate report of even date.

	2021 TAKA	5,944,809,600		1,331,954,938	1,481,911,917	1,063,855,725	3,877,722,580	3.852.722.580		427,058,406 0 500 020	טכביטבכיב																								
	2022 TAKA	6,090,782,954		1,619,221,443	2,031,456,616	1,166,898,003	4,817,576,062	2/,8/6,131 4.789.699.931		373,540,898	017,100,0																								
	NOTES	, ,	32.00							33.00	04.00																								
REVENUE ACCOUNT FOR THE YEAR ENDED 31 DECEMBER 2022	INCOME	Balance of Life Fund at the beginning of the year	PREIMIUM LESS RE-INSURAINCE	First Year Premium	Renewal Premium	Group Insurance Premium	Gross Premium	Less: ke-insurance Premium Net Premium		Interest, Dividends and Rents																									
REVENU OR THE YEAR END	2021 TAKA		47.677.523	1,105,413,038	382,978,971	89,352,578	5,130,797	905,460,384 2.536.013.291				462,333,051		561,304,403	1,023,637,454			214,952,682	13,810,702	5,523,419	8,524,029	3,100,800	517,500	2,386,426	2,952,247 223 250	100 100 101	9 065 671	5.755,961	72,261,079	14,625,207	26,435,450	6,192,077	3,881,452	1,610,981	
Ŧ	2022 TAKA		43.455.582	1,507,362,718	495,682,945	108,780,234	9,221,018	3.157.547.576				537,128,048		646,660,707	1,183,788,755			241,959,755	16,219,444	5,635,691	13,009,346	2,400,000	414,000	1,982,300	1,/20,818 661 260	0C7/TOD	12,122,419	7.607.661	79,339,348	15,179,090	29,854,942	5,543,850	1,686,086	1,845,937	
	NOTES	35.00											_	_				36.00		37.00	38.00			000	39.00		40.00	41.00	42.00		43.00	44.00	45.00	46.00	
	EXPENDITURE	CLAIMS UNDER POLICIES (INCLUDING PROVISION FOR CLAIMS DUE OR INTIMATED), LESS RE-INSURANCE:	Death	Maturity	Survival Benefit	Surrender Claim	Pension Claim	Group Claim	Expenses of Management	Commissions:	(a) Commissions to Insurance Agents	(Less that on Re-insurance)	(b) Allowances and Commissions (other than commission	including in sub-item (a) preceding)		Salaries etc. (Other than to Agents and those	Contained	in the Allowances and Commissions)	Festival Bonus	Company's Contribution to Employees P.F.	Traveling and Conveyance	Directors' Fees	Auditors' Fees	Medical Fees	Legal and Protessional Fees	brunai res Incuranto Dolicu Stama	Advertisement and Publicity	Printing and Stationerv	Office Rent	Bank Charges	Repairs and Maintenance	Car Fuel, Maintenance & Repairs	Group Insurance Premium	Hospitalization Insurance Premium	

EXPENDITURE	NOTES	2022 TAKA	2021 TAKA	INCOME NOTES	2022 TAKA	2021 TAKA
	47.00 48.00	8,015,621 9,445,586	7,348,145 6,487,858			
Training and Recruitment Expenses		5,898,589	5,004,554			
	49.00	3,253,921	3,599,224			
		2,701,102	2,311,891	First year premium, where the maximum		
	50.00	14,955,916	11,417,808	premium paying period is:		
Company Registration (Renewal) Fee	51.00	3,670,991	3,362,336	Single	44,586,940	37,054,909
Revenue Stamp & Non Judicial Stamp		8,971,447	5,355,736	Two Years	I	1
		1,445,761	1,382,131	Three Years	•	I
		1,898,825	1,045,089	Four Years	•	
	52.00	8,321,196	7,788,067	Five Years	1	1
		288,350	221,909	Six Years	•	•
Meeting, Seminar & Symposium		438,694	172,201	Seven Years	6,228,527	5,571,321
	53.00	27,664,932	12,303,519	Eight Years	810,788	1
		12,650	12,075	Nine Years	1,236,540	I
	54.00	16,719,950	14,959,668	Ten Years	372,099,642	153,244,942
		568,237,037	489,836,328	Eleven Years	321,765,949	272,646,678
				Twelve Years & Above	872,493,057	863,437,088
		1,752,025,792	1,513,473,782		1,619,221,443	1,331,954,938
	55.00	64,184,625	47,067,767			
	7.00	15,000,000	10,000,000			
		57 195 777	36 843 777			
		2121007100	00,040,020			
Balance of the fund at the end of the year as shown in the Balance Sheet		6,216,457,794 11 257 411 059	6,090,782,954 10,234,181,516		11 257 411 059	10.234.181 516
					andre. (males	



(A. WAHAB & CO.) CHARTERED ACCOUNTANTS Signed By: Md. Showkat Hossain, FCA Enrolment No.-196 DVC: 2307110196AS187097

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Subject to our separate report of even date.

Khalilur Rahman

Chairman

Syed M. Altaf Hussain Director de aut (11.

Suhel Ahmed Choudhury Director

Jagadish Kumar Bhanja, FCS Company Secretary

Md. Jalalul Azim Chief Executive Officer

The annexed Notes 1 to 67 form an integral part of these financial statements.

Dated: Dhaka, July 05, 2023



PRAGATI LIFE INSURANCE LIMITED FORM-"AA" Classified Summary of the Assets in Bangladesh As at 31 December 2022

CLASS OF ASSETS	Note	BOOK VALUE Taka	MARKET VALUE Taka	REMARKS
Loans				
On insurer's Policies within their surrender value	14.00	124,636,906	124,636,906	Realizable Value
Investment				
Statutory Deposit with Bangladesh Bank	15.00	15,000,000	15,000,000	At cost
Bangladesh Govt. Treasury Bond	16.00	3,294,200,000	3,294,200,000	At cost
VIPB Accelerated Income Unit Fund	17.00	9,973,550	8,508,850	Market Value
HFAML Unit Fund	18.00	9,999,765	10,525,515	At cost
UFS-Pragati Life Unit Fund	19.00	10,000,000	9,880,000	Market Value
Investment in Shares	21.00	606,042,256	394,256,312	Market Value
		3,945,215,571	3,732,370,677	
Cash, Bank & Other Balances:				
On Fixed Deposit with Banks & Financial Institutes	26.00	764,341,110	764,341,110	Realizable Value
Cash in Hand, STD & Current Account with Banks	24,25,26	684,392,152	684,392,152	Realizable Value
Interest, Dividends & Rents accrued but not due	23.00	68,789,444	68,789,444	Realizable Value
		1,517,522,706	1,517,522,706	
Other Assets:				
Stamps, Printing & Stationery in Hand	30.00	11,810,281	11,810,281	At Average Cost
Outstanding Premium	22.00	194,798,957	194,798,957	Realizable Value
Advances & Deposits	24.00	530,819,950	530,819,950	Realizable Value
Sundry Debtors	25.00	85,167,426	85,167,426	Realizable Value
Fixed Assets (At cost less depreciation)	Sch-1	102,056,741	102,056,741	Depreciated Value
Intangible Assets (At cost less amortization)	Sch-1	4,783,234	4,783,234	Amortized Value
Freehold Land (At Cost)	31.00	723,028,298	723,028,298	At Cost
		1,652,464,887	1,652,464,887	
		7,239,840,070	7,026,995,176	

The annexed Notes 1 to 67 form an integral part of these financial statements.

Children

Jagadish Kumar Bhanja, FCS Company Secretary

Md. Jalalul Azim

Chief Executive Officer

NH6) b Suhel Ahmed Choudhury Director

DI. TH (Ami Syed M. Altaf Hussain

Director

Khalilur Rahman

Chairman

Subject to our separate report of even date.

(A. WAHAB & CO.) CHARTERED ACCOUNTANTS Signed By: Md. Showkat Hossain, FCA Enrolment No.-196 DVC: 2307110196AS187097

Dated: Dhaka, July 05, 2023

PRAGATI LIFE INSURANCE LIMITED Statement of Life Insurance Fund As at 31 December 2022

As at 31 December 2022			"Annexure-1"
ASSETS	Note	31-Dec-22 TAKA	31-Dec-22 TAKA
Loans on Insurers' Policies within their Surrender Value	14.00	124,636,906	103,890,817
Statutory Deposit with Bangladesh Bank	15.00	15,000,000	19,000,000
Investment- Bangladesh Govt. Treasury Bond	16.00	3,294,200,000	2,692,100,000
VIPB Accelerated Income Unit Fund	17.00	8,508,850	9,973,550
HFAML Unit Fund	18.00	9,999,765	9,999,765
UFS-Pragati Life Unit Fund	19.00	9,880,000	10,000,000
Investment in Private Bonds	20.00	-	34,500,429
Investment in Shares	21.00	394,256,312	444,111,308
Outstanding Premium	22.00	194,798,957	109,334,187
Interest, Dividends & Rents accrued but not due	23.00	68,789,444	79,439,431
Advances & Deposits	24.00	530,819,950	491,420,668
Sundry Debtors	25.00	85,167,426	107,347,526
Cash & Bank Balances	26,27,28,29	1,448,733,262	1,893,186,144
Stamps, Printing and Stationery in Hand	30.00	11,810,281	11,045,765
Fixed Assets (at cost less depreciation)	Sch-1	102,056,741	87,569,351
Intangible Assets (At cost less amortization)	Sch-1	4,783,234	5,630,100
Freehold Land (At Cost)	31.00	723,028,298	723,028,298
		7,026,469,426	6,831,577,339
LESS: LIABILITIES			
Amount due to other persons or bodies carrying carrying on insurance business	9.00	83,056,169	55,273,119
Estimated liabilities in respect of outstanding claims whether due or intimated	8.00	25,893,787	27,837,666
Sundry Creditors	10.00	469,087,703	411,585,355
Unpaid Dividend	11.00	1,340,255	1,228,436
Premium Deposits	12.00	16,793,727	23,895,036
		596,171,641	519,819,612
GROSS FUND (Asset - Liabilities)		6,430,297,785	6,311,757,727
Less: Shareholders' Capital (Paid-up Capital)	4.00 & 5.00	402,210,635	383,788,775
Less: Reserve for Unexpected Losses		25,000,000	10,000,000
Add: Fair Value Change Account	13.00	213,370,644	172,814,002
Life Insurance Fund as on 31 December 2022	6.00	6,216,457,794	6,090,782,954
Note: Accretion to Life Insurance Fund during the year was Tk. 125,674,840 (note:6.00)			

The annexed Notes 1 to 67 form an integral part of these financial statements.

044 Jagadish Kumar Bhanja, FCS **Company Secretary**

Md. Jalalul Azim **Chief Executive Officer**

MGT b Suhel Ahmed Choudhury Director

Ø. 14

Syed M. Altaf Hussain Director

Khalilur Rahman

Chairman

Subject to our separate report of even date.

(A. WAHAB & CO.) CHARTERED ACCOUNTANTS Signed By: Md. Showkat Hossain, FCA Enrolment No.-196 DVC: 2307110196AS187097

Dated: Dhaka, July 05, 2023 Annual Report 2022



PRAGATI LIFE INSURANCE LIMITED Statement of Cash Flows For the year ended 31 December 2022

	PARTICULARS	NOTES	2022 TAKA	2021 TAKA
Α.	CASH FLOW FROM OPERATING ACTIVITIES:			
	Collection from Premium		4,732,111,292	3,921,790,142
	Other Income Received		689,473	887,170
	Payment for Claims		(3,159,491,455)	(2,531,425,307)
	Payment for management expenses, commission, re-insurance and oth	ers	(1,711,904,472)	(1,598,059,183)
	Income Tax Paid		(53,212,024)	(26,666,517)
	Net Cash Flow from operating activities	56.00	(191,807,186)	(233,473,695)
В.	CASH FLOW FROM INVESTING ACTIVITIES:			
	Acquisition of Fixed Assets	Schedule-1	(30,443,314)	(24,882,111)
	Disposal of Fixed Assets		730,932	6,857,633
	Loan against Policies paid (Net of Realization)		(20,746,089)	(23,194,855)
	Investments made		(552,716,517)	(44,231,846)
	Interest, Dividends and Rents Received		384,190,885	430,695,445
	Net Cash Flow from investing activities		(218,984,103)	345,244,266
C.	CASH FLOW FROM FINANCING ACTIVITIES:			
	Dividend Paid	11.00	(33,661,593)	(38,771,688)
	IPO Refunded		-	(2,121,241)
	Net Cash Flow from financing activities		(33,661,593)	(40,892,929)
D.	Net increase/(decrease) in cash and cash Equivalents (A+B+C)		(444,452,882)	70,877,642
Б. Е.	Cash and Cash Equivalents at the beginning of the year	1,893,186,144	1,822,308,502	
F.	Cash and Cash Equivalents at the end of the year (D+E)	1,448,733,262	1,893,186,144	
				2,000,200,244

The annexed Notes 1 to 67 form an integral part of these financial statements.

Children

Jagadish Kumar Bhanja, FCS Company Secretary

Md. Jalalul Azim

Chief Executive Officer

24626 b Suhel Ahmed Choudhury Director

DI. TH (Ami

Syed M. Altaf Hussain Director

Khalilur Rahman Chairman

Subject to our separate report of even date.

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(A. WAHAB & CO.) CHARTERED ACCOUNTANTS Signed By: Md. Showkat Hossain, FCA Enrolment No.-196 DVC: 2307110196AS187097

Dated: Dhaka, July 05, 2023

Annual Report 2022

PRAGATI LIFE INSURANCE LIMITED Statement of Changes in Shareholders' Equity For the year ended 31 December 2022

Particulars	Share Capital	Share Premium	Reserve for Unexpected Losses	Retained Earnings	Other Reserve	Total
Balance as on 01 January 2022	307,031,020	76,757,755	10,000,000	-	-	393,788,775
Bonus Share Issue during the Year 2022	18,421,860	-	-	-	-	18,421,860
Addition during the year	-	-	15,000,000	-	-	15,000,000
Balance as on 31 December 2022	325,452,880	76,757,755	25,000,000	-	-	427,210,635
Balance as on 01 January 2021	307,031,020	76,757,755	-	-	-	383,788,775
Bonus Share Issue during the Year 2021	-	-	-	-	-	-
Addition during the year	-	-	10,000,000	-	-	10,000,000
Balance as on 31 December 2021	307,031,020	76,757,755	10,000,000	-	-	393,788,775

The annexed Notes 1 to 67 form an integral part of these financial statements.

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Jagadish Kumar Bhanja, FCS Company Secretary

Md. Jalalul Azim

Md. Jalalul Azim Chief Executive Officer

24626 b Suhel Ahmed Choudhury Director

St. W. (M.)

Syed M. Altaf Hussain Director

Khalilur Rahman

Khalilur Rahmar Chairman

Subject to our separate report of even date.

Don.

(A. WAHAB & CO.) CHARTERED ACCOUNTANTS Signed By: Md. Showkat Hossain, FCA Enrolment No.-196 DVC: 2307110196AS187097

Dated: Dhaka, July 05, 2023 Annual Report 2022



PRAGATI LIFE INSURANCE LIMITED NOTES TO THE FINANCIAL STATEMENTS As at and for the year ended 31 December 2022

1.00 LEGAL STATUS AND NATURE OF BUSINESS:

1.01 Legal Status:

- a) Pragati Life Insurance Limited is a third generation life insurance company established on 30th January 2000 as a Public Limited Company under the Companies Act, 1994 with the Registrar of Joint Stock Companies and Firms Bangladesh vide registration no. C-39541(1509)/2000, dated 30th January 2000 and also registered under the Department of Insurance on 11th April 2000. The Company went for public issue in November 2005 and its shares are listed in both Dhaka Stock Exchange Ltd. and Chittagong Stock Exchange Ltd.
- b) The registered office of the Company is situated at Pragati Insurance Bhaban, 20-21 Kawran Bazar (3rd, 4th, 5th, 6th and 9th floor) Dhaka-1215.

1.02 Nature of Business:

The Company is engaged in the business of providing life insurance, pension and health insurance since its incorporation. The Company offers a wide variety of insurance products which fulfill the requirements of present and prospective policyholders. The product portfolio of the Company feeds the following insurance lines:

- a) Individual Life Insurance
- b) Group Insurance
- c) Urban Project
- d) Micro-Insurance (Rural Insurance)
- e) Islami Jibon Bima (Takaful)

2.00 STATEMENT OF COMPLIANCE AND BASIS OF PREPARATION:

2.01 Statement of Compliance:

These financial statements have been prepared in accordance with

- Insurance Act, 2010;
- Insurance Rules, 1958;
- The Companies Act, 1994;
- Bangladesh Securities and Exchange Rules, 2020;
- Listing Regulations of Dhaka and Chittagong Stock Exchanges;
- Income Tax Ordinance, 1984;
- Income Tax Rules, 1984;
- The Value Added Tax and Supplementary Duty Act, 2012;
- The Value Added Tax and supplementary Duty Rules, 2016;
- International Financial Reporting Standards (IFRS) which comprise;
 - (i) International Financial Reporting Standards



- (ii) International Accounting Standards
- (iii) Interpretations
- Any other laws, regulations, covenants, conventions and practices prevailing concerning the life insurance industry in Bangladesh.
- The titles and format of these financial statements have been prepared as prescribed in the Insurance Act, 2010, Insurance Rules, 1958 and Bangladesh Securities and Exchange Commission Rules, 2020.
- Where the requirement of the Companies Act, 1994, The Insurance Act, 2010, Bangladesh Securities and Exchange Commission Rules, 2020 differ with the requirements of these standards, the requirements of he Companies Act, 1994, The Insurance Act, 2010, Bangladesh Securities and Exchange Commission Rules, 2020 shall take precedence.
- Information of Actuarial Valuation a new regulation will be required to incorporate actuarial valuation information in the Balance Sheet or Revenue Account. In present practice, there is no scope to do so. Absence of new regulation under the Insurance Act, 2010, presently we have prepared Balance Sheet and Revenue Account as per Form set out in Part II of the First Schedule and in Part II of the Third Schedule of the Insurance Act, 1938 respectively. But we have provided abstract of Actuarial Valuation in our Annual Report for better understanding of the Company's performance.
- BSEC notification no. BSEC/CMRRCD/2006-158/208/Admin/81 dated 08 August 2018:
 - Basic and Diluted Earnings Per Shares (EPS)- Basic and diluted earnings per share may not be applicable in our case (Life Insurer) due to the fact that Life Revenue Account does not disclose a profit or loss; rather it is the actuarial valuation report which discloses surplus or deficit depending on the experience of the Company's operation over the years.
 - Net Asset Value (NAV) Assets of a life insurance company as shown in the financial statements consists both shareholders' and policyholders' part which are shown in combination. There was no scope for segregation of assets between shareholders and policyholders. In present situation, it is impracticable to find out the assets belong to shareholders. Due to lack of regulation for segregation of assets between shareholders and policyholders, it is impracticable to calculate NAV per share.
 - Net Operating Cash Flows Per Share (NOCFPS) Cash Flows of a life insurance company as shown in the financial statements which consist both shareholder and policyholder which presented combinedly. There is no scope for segregation of cash flows between shareholders and policyholders. In present situation, it is difficult to find out the amount of cash flows belong to shareholders. Due to lac of regulation for segregation of cash flows amount between shareholders and policyholders, it is impracticable to calculate NOCFPS.
 - Workers Profit Participation and Welfare Fund (WPPF): As per section 26(2) and 26(4) of the Insurance Act, 2010, where the insurer carries on life insurance business, all receipts due in respect of such business, shall be deposited to a



separate fund to be called the life insurance fund. The life insurance fund shall be solely for the security of the life insurance policyholders and shall not be liable for any contracts other than life insurance.

- As per section 27(3) of the said act, every insurer shall keep separate accounts relating to funds of shareholders and policyholders according to regulations.
- In absence of any regulations in this regard, life insurance fund is showing jointly in the financial statements. There was no segregation between shareholders and policyholders fund.
- Life Revenue Account does not disclose a profit or loss. The Life Fund is shown as an item of liability in the Balance Sheet. Life insurance fund does not mean any profit.
- Section 2(65) of the Bangladesh Labour Act, "worker" means any person including an apprentice employed in any establishment or industry, either directly or through a contractor by whatever name he is called to do any skilled, unskilled, manual, technical, trade promotional or clerical work for hire or reward, whether the terms of employment are expressed or implied, but does not included a person employed mainly in a managerial, administrative or supervisory capacity.
- All of the employees of the company were employed mainly in a managerial, administrative capacity. So, we think that as per definition of "worker", Workers Profit Participation fund is not applicable for us.

Application of International Financial Reporting Standards (IFRS)

The Accounting and Financial reporting Standards that are applicable for the preparation of these financial statements for the year under review, include the following:

- IAS-1 Presentation of Financial Statements
- IAS-2 Inventories
- IAS-7 Statement of Cash Flows
- IAS-8 Accounting Policies, Changes in Accounting Estimates and Errors
- IAS-10 Event After the Reporting Period
- IAS-12 Income Taxes
- IAS-16 Property, Plant and Equipment
- IAS-19 Employee Benefits
- IAS-21 The Effect of Changes in Foreign Exchange Rates
- IAS-24 Related Party Disclosure
- IAS-32 Financial Instruments: Presentation
- IAS-34 Interim Financial Reporting
- IAS-37 Provisions, Contingent Liabilities and Contingent Assets
- IAS-38 Intangible Assets
- IAS-39 Financial Instruments: Recognition and Measurement
- IFRS-4 Insurance Contracts
- IFRS-7 Financial Instruments: Disclosures
- IFRS-9 Financial Instruments
- IFRS-13 Fair Value Measurement



IFRS-15 Revenue from contracts with customers IFRS-16 Leases

New Standards and amendments to Standards subsequent to 31 December 2022 that are applicable to the Company will be taken in to consideration in due course.

Material departures from the requirements of IFRS is as under:

Valuation of Equity Shares:

IFRS: As per requirements of IAS 39 investment in shares and securities generally falls either under "at fair value through profit and loss account" or under "available for sale" where any change in the fair value (fair value is the lowest of the quoted closing price at the balance sheet date) at the year end is taken to profit and loss account or revaluation reserve respectively.

As per IDRA circular no. 4/2012 dated 11 June 2012, unrealized gains/losses arising due to changes in the fair value of the listed equity shares should be taken under Fair Value Change Account.

2.02 Basis of Presentation:

Financial Statements have been prepared under the historical cost convention on accrual basis (except Statement of Cash Flows) and except as disclosed in the accounting policies mentioned below.

2.03 The Functional and Presentation Currency:

The financial statements are prepared in Bangladeshi Taka, which is the Company's functional currency. All amount presented in these financial statements have been rounded off to the nearest taka.

2.04 Use of Critical Accounting Estimates and Judgments:

The preparation of financial statements requires management to make judgments, estimates and assumptions that effect the application of accounting policies and the reported amount of assets, liabilities, income and expenses. The estimates and assumptions used in these financial statements are based upon management's evaluation of the relevant facts and circumstances on the date of the financial statements. Actual result may differ from the estimates. Any revision to the accounting estimate is recognized prospectively.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised. The areas where required assumptions and estimates are significant to the Company's financial statements or where Judgment was exercised in application of accounting policies are as follows:

- a) Useful life of depreciable assets.
- b) Re-insurance recoveries against outstanding claims.
- c) Provision for income taxes.
- d) Estimated liabilities and provisions.
- e) On insurances' policies within their surrender value.
- f) Accrued income and accrued expenses.



However, assumptions and judgment made by management in the application of accounting policies that have significant effect on the financial statement are not expected to result in material adjustment to the carrying amount of assets and liabilities in the next year.

2.05 Reporting Period:

The financial period of the company cover one year from 01 January to 31 December every year and is followed consistently. These financial statements cover one year from 01 January to 31 December 2022.

2.06 Components of the Financial Statements:

- The Financial Statements include the following components:
- a) Balance Sheet (Statement of Financial Position)
- b) Life Revenue Account,
- c) Statement of Cash Flows,
- d) Statement of Changes in Shareholders' Equity,
- e) Statement of Life Insurance Fund,
- f) Classified Summary of the Assets (Form AA),
- g) Accounting policies and Explanatory Information (including annexure and schedule),
- h) Director's Certificate.

2.07 Going Concern:

The company has adequate resources to continue its operation for foreseeable future. As per management assessment there is no material uncertainty related to events or conditions which may cast significant doubt upon the company's ability to continue as a going concern. For this reason the financial statements have been prepared on going concern basis.

3.00 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES:

The accounting policies adopted in preparation of these financial statements have been applied consistently over the years. Significant accounting policies adopted in preparation of these financial statements are set out below:

3.01 Revenue Recognitions:

The Company followed "IFRS 15: Revenue from Contracts with Customers" in revenue recognition and carefully maintained internal controls over the recording of the revenue in the books of account. Revenue is net of VAT and it represents all business arising in Bangladesh.

3.01.01 Premium:

An insurance premium is the amount of money that an individual or business must pay for an insurance policy. Premium is the principal source of revenue for insurance companies.

3.01.02 Individual Life Policies:

- i. Individual life first year, renewal and single premiums are recognized once related policies are issued/renewed against receipt and realization of premium.
- Premium outstanding as at 31 December 2022, for which the grace periods has not been expired as on Balance Sheet date and collected subsequently by 31 January 2023 are also recognized as revenue.



iii. Uncollected premium from lapsed policies are not recognized as income until such policies are revived.

3.01.03 Group Insurance Policies:

The premiums of Group policies are recorded after receipt of the premiums. However, provision for outstanding premium for the accounting year represents premium receivable as on 31 December 2022 for which grace periods did not expire as on Balance Sheet date. The entire amount of outstanding premium has been realized subsequently.

3.02 Reserve for Unexpired Risk-Group Business:

Gross premium proportionate to the unexpired duration of the period for which the respective premium have been billed and received are held as reserve for unexpired risk.

3.03 Interest, Dividend and Rents:

Interest income is recognized on accrual basis (except project loan) for the number of days these are held taking into account effective yield on the instruments, unless otherwise stated.

- i. Dividend income is recognized when the dividend is received.
- ii. Rental income is recognized on accrual basis, except the cases that are under litigation.
- iii. Accretion of discount and amortization of premium in respect of debt securities and other fixed income securities are amortized over the remaining period to maturity of such instruments on straight line basis.
- v. Profit/ (loss) arising on the sale of listed equity shares is recognized on the basis of the settlement date.
- vi. Policy loans against the security of life insurance policies are allowed to the policy holders to the extent of 90% of surrender value of the respective policy provided the policy has been in force for not less than two years.
- vii. Interest on policy loans are accounted on cash receipt basis.
- viii. Realized gains and losses in respect of financial instruments, such as, equity securities, units of mutual funds, and corporate bonds listed in the stock exchange are calculated as the difference between the net sales proceeds and their cost using the weighted average method, that is, profit or loss on sale of the listed financial instruments are recognized in the Revenue Account on cost basis.
- ix Income on debenture is recognized at prescribed rates except recovery is considered doubtful, in which case the income is recognized on a receipt basis.
- x Interest incomes on bank deposits (FDR) are recognized on accrual basis.
- xi Interest and dividend income are accounted at gross value (before source deduction of withholding tax).

3.04 Re-insurance Premium:

The Company, since its inception maintains re-insurance arrangement with Munich Reinsurance, a German Company. The net retention of the company for individual life is



Tk. 2 lac per policy and for Group life Tk. 10 lac per person of risk. Re-insurance premium is recorded as an expense evenly over the period of the reinsurance contact and off-set against the premium income of respective year. Provision has been made on the basis of best available information.

Commission received on re-insurance ceded is recognized as income and net off against commission paid, in the period in which insurance premium is ceded.

3.05 Provisions:

A provision is recognized at the balance sheet date if, as a result of past events, the Company has a present legal or contractual obligation that can be estimated reliably, and it is probable that an outflow of economic benefits will be required to settle the obligation.

Provisions have been made against the loans and advances with small prospect of recovery. Provisions have not been made against the loans and advances for which legal cases instituted but remained pending for decision at the balance sheet date.

3.06 Contingencies and Commitments:

3.06.01 Contingencies:

Contingencies arising from claim, litigation, tax assessment, fines, penalties, etc. are recognized when it is probable that the obligation has been incurred and the amount can be reasonably measured.

Contingent liabilities are current or possible obligations arising from past events and whose existence is due to the occurrence or non-occurrence of one or more uncertain future events which are not within the control of the Company. The company has pending tax assessments for the assessment years 2012-2013, 2013-2014, 2014-2015 and 2015-2016. The aggregate claim is Tk. 207,715,046. The Company is contesting the case in different stages of appeal in the tax office and confident that the verdict will be in company favor. The Company has paid Advance Tax (AIT) of Tk. 378,464,690 standing as on 31 December 2022 (refer note-24.01).

3.06.02 Commitments:

Total 8 (eight) bank guarantees amounting Tk. 25,837,028 as on 31 December 2022 have been issued by bankers in favor of different companies and organizations which are group policyholders. A comprehensive list of bank guarantees is given in note 24.04.

3.07 Premium Deposit:

Premium deposit represents premium received but risk has not yet been accepted because of the pending underwriting decision as at 31 December 2022.

3.08 Re-insurance:

- This represents the provisional amount payable to the re-insurer (Munich RE) for the 12 months ended on 31 December 2022. Provisions have been made on the basis of best available information.
- Re-insurance premium is recognized at the same time when the premium income is recognized. It is measured in line with the terms and conditions of the re-insurance treaties.



• Claim recoveries from re-insurer are recognized at the same time as the claims are intimated in line with the terms and conditions of the re-insurance arrangements.

3.09 Claims Cost:

- Claims cost consists of the policy benefit amount and claim settlement cost, where applicable.
- Death and rider claims are accounted for on receipt of intimation. Intimations up to the end of the period are considered for accounting of such claims.
- Annuity benefits and Maturity benefits are accounted when due.
- Surrenders are accounted for on the receipt of consent from the insured to the quote prescribed in the policy deed provided by the company.
- Maturity claims also include paid up value.
- Amount receivable from the re-insurers is accounted for in the same period as the related claim and is reduced from claims.

3.10 Fixed Assets & Depreciation/ Amortization:

• Land: The cost of land has been recognized as an asset, since (a) it is probable that future economic benefits associated with the land will flow to the Company; and (b) the cost of the land can be measured reliably.

Since the land qualifies for recognition as an asset hence it was measured at its cost. The elements of costs comprise (a) its purchase price; (b) registration costs which include registration fees, stamp fees and taxes; and (c) professional fees in connection with acquisition of land.

• Other Fixed Assets:

Fixed assets are reported at cost less accumulated depreciation and impairment, if any. Cost includes the purchase price and any cost directly attributable to bring the asset to its working conditions for its intended use. Fixed assets of small values and assets for which useful lives can't be reliably estimated are fully charged to Revenue in the year of their purchases. Subsequent expenditures incurred on existing fixed assets are expensed out except where such expenditure increases the future economic benefits from the existing assets. Any addition to the original fixed asset is depreciated over the useful life of the assets on Diminishing Balance Method.

• Gain/ (losses) on disposal of fixed assets are taken to Revenue Account.

Depreciation on Fixed Assets

Tangible Assets:

Depreciation is calculated on Diminishing Balance Method to write off the assets over their expected useful lives. Depreciation on additions made during the year when the asset is available for use. Depreciation on disposal of assets is made up to the month prior to the month of disposal. Gains and losses on disposal of Fixed Assets are included in current year's income and expenses respectively.



As a result of the uncertainties inherent in business activities, many items in financial statements cannot be measured with precision but can only be estimated. Estimation involves judgments based on the latest available, reliable information. For example, estimates were made on the useful lives of the future economic benefits embodied in, depreciable assets.

SL	Assets	Rate of depreciation
1	Furniture & Fixture	10% on all Furniture and Fixture including signboards.
2	Electrical & Office Equipment	10% on all Electrical & Office Equipment
3	Vehicles	20%
4	Computer	30%
5	Intangible Assets (Software)	Bangladeshi made software-50% and Imported software-10%

Intangible Assets:

Expenditure incurred on major application software and their customization or future development is recognized as intangible asset. The same is capitalized under intangible assets if such expenditure results in a benefit of enduring nature. Other software expenses such as support and maintenance costs are expensed in the year in which they are incurred. Intangible assets are reported as acquisition value with deductions for impairment losses, if any. Intangible asset comprises system software which is stated at cost of acquisition, including any cost attributable for bringing the same to its working condition less accumulated amortization. Any expenses on software for support and maintenance payable annually are charged to Revenue Account.

Impairment of Assets

An impairment loss is the amount by which the carrying amount of an asset or a cash generating unit exceeds its recoverable amount.

The recoverable amount of an asset or a cash generating unit is the higher of its fair value less costs to sell and its value in use.

A cash generating unit is the smallest identifiable group of asset that generates cash inflows that are largely independent of the cash inflows from other assets or group of assets.

The carrying amounts of the company's assets are reviewed at each balance sheet date to determine whether there is any indication of impairment. If such indication exists the asset recoverable amount is estimated.

An impairment loss is recognized wherever the carrying amount of the asset exceeds it recoverable amount.

Encumbrances

There were no encumbrances on assets of the Company at the balance sheet date (Previous year Tk. Nil).



3.11 Investments:

Investments are made in accordance with the provisions of the Insurance Act, 2010 and Insurance Rules, 1958 and the circulars / notifications issued by the Insurance Development & Regulatory Authority (IDRA) in this context from time to time.

Classification of Investment:

Investment with fixed or determinable payments and fixed maturity, where the company has positive intent and ability to maturity are classified as Held-to-Maturity. Investments which are intended to be held for an indefinite period but may be sold in response to the need for liquidity or change in mark-up/ interest rates are classified as Available for Sale.

Valuation of Investments:

i. Debt Securities

Debt Securities with fixed income (Bangladesh Govt. Treasury Bond), Private and Public Bonds and Debentures are categorized by class and are accounted for "held to maturity" and have been valued at cost. The discount in respect of the debt securities which is the difference between the purchase price and the redemption amount is amortized and recognized in the Revenue Account on straight line Basis over the remaining period to maturity of these securities. For fair presentation, premium, if any, premium on acquisition of those bonds and debenture are however charged to Revenue in the year of Acquisition.

ii. Investment in Shares

Listed equity shares and units of mutual fund are categorized as an asset class "available for sale" and the asset is valued at the lower of their acquisition cost and the year end (last) lowest quoted closing prices on the Stock Exchanges.

The valuation methods of investment in Shares used is Available for Sale. Available for sale investment are those non-derivative financial assets that are designated as available for sale or are not classified as (a) loan and receivables (b) held-to-maturity or (c) financial assets at fair value through profit or loss.

Listed Shares are measured at fair value on the balance sheet date and the change in the carrying amount of shares is taken to Fair Value Change Account.

Unlisted equity securities and listed equity securities that are not regularly traded in active market are measured at historical cost.

iii) Loans in the Balance Sheet are shown in the aggregate at amounts not exceeding their realizable value.

iv) Investments in Unit Fund/ Mutual Fund is valued at the NAV of the fund or cost whichever is lower.

v) All other investments are recognized at cost including their acquisition charges, if any, less impairment, if any, interest income from reinstatement of policy is recognized on receipt basis.



3.12 Leases:

The Company, on lease-by-lease basis, elected a single threshold less than BDT 1.53 million to consider low value asset on the basis of materiality (less than 1%) of company's paid-up capital BDT 325.45 million. Hence, any single payment made by the company under contract for use of any rental premises or assets for a period not exceeding twelve months, and/or, falls as low value asset, are recognized as expenses instead of recognizing as Right-of-use Assets (ROU).

3.13 Stamps, Printing and Stationary in Hand:

Stamps, Printing & Stationery in hand to be consumed in the rendering of services. These items were kept for internal uses only not for sale. As per section (9) of IAS-2, inventories shall be measured at the lower of cost and net realizable value. Where, net realizable value is the estimated selling price in the ordinary course of business less the estimated cost of completion and the estimated cost necessary to make the sale.

Since the company's ordinary course of business is not to sale of inventory and net realizable value of such inventories is not available hence stamps, printing and stationery are valued at cost determined on average Basis.

3.14 Taxation:

3.14.01 Current Tax

The company is engaged in life insurance business and its taxation is based on taxable income determined under the Fourth Schedule of the Income Tax Ordinance, 1984. Provision of Income Tax is based on the best judgment of management.

3.14.02 Deferred Tax

The company does not provide for deferred taxation as current tax has been calculated on the profits and gains based on the actuarial valuation which is computed in accordance with the provision in the Fourth Schedule of the income Tax Ordinance and not under different heads of income. There is no effect of tax base asset and liabilities, So the Management feels it is not necessary to make estimate of deferred tax assets/liabilities at this stage as per the provision of IAS-12.

3.15 Risk Minimization Strategies:

3.15.01 Individual Life Business

Insurance underwriting risk is the risk that the company will suffer losses due to economic situation or the rate of occurrence of an incident contrary to the forecast made at the time of setting up the premium rate.

The underwriting risk arises from death and sometimes due to permanent disability and critical illness. The company may get exposed to poor risk due to unexpected experience in terms of claim severity or frequency. This can be a result of anti-selection, fraudulent claims or poor persistency. The company may also face the risk of poor investment return, inflation


of business expenses and liquidity issues on monies invested in the fund. The company faces the risk of underpricing particularly due to nature of long term contract. In addition to this, due to poor persistency, the company would be unable to recover expense of policy acquisition. The company manages these risks through its underwriting, reinsurance, claims handling policy and other related internal control mechanisms. The company has a well-defined policy and avoids selling policies to high risk individuals. Underwriting procedures have been enhancing and rules have been structured to enable the company to strike a balance between mitigating risk, ensuring control and providing better service. This puts a check on anti-selection.

The company seeks to reduce its risk exposure by reinsuring certain levels of risk with world renowned re-insurance company "Munich-Re". The company also provides quality service to the policyholders and checks to minimize miss-selling to avoid lapsation. A regular monitoring of lapse rate is conducted. The company has procedures in place to ensure avoidance of payment of fraudulent claim. The Claim Committee reviews high sum assured and early claims for verification and detailed investigation of all doubtful and early claims are conducted. The company to cater for potentially sudden and high cash requirement.

3.15.02 Group Insurance:

The major risk underwritten by the company is death which depends on mortality. Other risk underwritten includes disability and major disease. Risk increases as a result of business procurement without following underwriting guidelines, business procurement at low premium rate due to tough market competition and fraudulent claims.

The company manages these risks through proper underwriting, reinsurance, effective claims handling and other claim control mechanism. The company also avoids underwriting group business with employees exposed to hazardous profession. Pricing is done in line with actuarial guideline, experience and the mortality exposure of the concerned group. Moreover, premium rates of existing groups are also reviewed from time to time on the basis of claim experience. Reinsurance arrangement is made by the company with renowned reinsurer to limit the risk at affordable level. Besides, the company avoids payment of fraudulent claims through claim investigation. Strict monitoring is in place to keep the outstanding balance of premium at a minimum.

3.15.03 Liquidity Risk:

Liquidity risk is the risk that the company will be unable to meet its funding requirement. To guard against the risk the company has diversified funding sources and assets are managed with liquidity in mind, maintaining healthy balance of cash and cash equivalent and readily market securities.

3.15.04 Interest Rate Risk:

The company invests in securities and has deposits that are subject to interest rate risk. Interest rate risk to the company is the risk of changes in market. Interest rate reducing the overall returns on its interest based securities. The company limits interest risk by monitoring changes in interest rates in the money market and by diversifying into various institutions.



3.15.05 Credit Risk:

Credit risk is the risk which arises with the possibility that one party to a financial instrument will fail to discharge its obligation and cause the other party to incur a financial loss. Major credit risk is in bank balance investments. The management monitors exposure to credit risk through regular review of credit exposure and assessing credit worthiness of counter parties.

3.15.06 Market Risk:

Market risk is the risk that the value of a financial instrument will fluctuate as a result of changes in market prices, whether these changes are caused by factors specific to the individual security or its issuer of factors are affecting all securities traded in the market. Company is exposed to market risk with respect to its investment.

The company continues to adopt a prudent policy in respect of investments. The fund of the company has invested as per provision of the Insurance Act. The investments are mainly in Government securities, Fixed Deposits Receipts (FDR) with various commercial banks and financial institution having acceptable performance parameters and rating and equity shares in listed companies having good and positive fundamental and technical attributes.

The company also limits market risk maintaining a diversified profile and by continuous monitoring of developments in Government Securities (bonds), equity and term finance certificates market. In addition, the company actively monitors the key factors that affect the underlying value of these securities.

3.15.07 Re-insurance Risk:

The company seeks to reduce its risk exposure by reinsuring certain levels of risk with reinsurer. Re-insurer ceded does not relieve the company from its obligation to policyholders and as a result, the company also remains liable for the portion of outstanding claims reinsured to the extent that re-insurer does not meet the obligations ultimately under the reinsurance agreements.

In order to minimize the risk, the company has obtained reinsurance cover from a renowned re-insurer Munich-Re with proven sound financial health.

3.15.08 Foreign Currency Risk:

As at the balance sheet date there are no financial instruments denominated in foreign currency. Therefore, the company is not exposed to risk from any foreign currency exchange rate risk fluctuation.

3.15.09 Operational Risk:

Operational risk may arise from error and fraud due to lack of internal control and compliance. Management, through internal audit and compliance department, controls operational procedures of the company. Internal audit and compliance department undertakes periodic and special audit of the branches and departments at the head office for review of the operation and compliance of statutory requirements. The audit committee of the Board subsequently reviews the reports of the Internal Audit and Compliance Department.



3.16 Commission:

These are direct cost incurred in acquiring and maintaining insurance policies. Commission to insurance agents (other than re-insurance) is classified under first year commission, renewal commission and group business commission.

Allowances and commission (other than commission to insurance agents) represent all forms of remuneration and incentives paid to certain development officers, field force staff and insurance agents.

3.17 Claims:

Claim costs consist of the policy benefit amount and claim settlement costs, where applicable.

Claims by maturity and survival are recorded when these become due for payment.

Death claims are accounted for when intimated.

Group Insurance claims are paid according to the terms of policy of the individual agreement.

Provision for outstanding death claims less any reinsurance thereof is made for those policies where the intimation of death has been received up to 31 December 2022.

Reinsurance claims receivable are accounted for in the period in which claims are settled.

3.18 Cash Flows Statement:

Cash flow statement has been prepared on direct method in accordance with IAS-7. Cash flows from operating activities have been presented under direct method as outlined in Securities and Exchange Rules 2020. A reconciliation of Cash Flows from operating activities between direct and indirect method has been shown in note 56.00

Cash and cash equivalents comprise cash in hand, cash at banks including FDRs, which were held available for use of the company without any restriction and it also includes collection in hand which were collected in full.

3.19 Employee Benefit Plans:

3.19.01 Short-term Employee Benefits

Short-term employee benefits are employee benefits, which fall due wholly within 12 months after the end of the period in which the employees render the related service including salaries, bonuses and other allowances.

3.19.02 Provident Fund:

Provident fund benefits are given to the permanent staff of the Company as per the Provident Fund rules. The Commissioner of Income Tax, Large Taxpayers Unit, has approved the Provident Fund as a recognized fund within the meaning of section 2(52) read with the provision of part-B of the First Schedule of Income Tax Ordinance, 1984. The provident fund is operated by a Board of Trustees consisting of 5 members of the company. All confirmed employees of the company are contributing 7% of their basic salary as subscription to the Provident Fund. The Company also contributes equal amount to the Provident Fund. Contributions made by the company are charged as expenses and the company bears no



further liability. These contributions are invested separately from the Company's business. Interests earned from the investments are credited to the members account on yearly basis.

3.19.03 Gratuity:

Company has a funded gratuity scheme for all its permanent employees under which an employee is entitled to the benefit depending on length of services with the Company. The fund received from the company is invested separately from the company's business. The provident fund is operated by a Board of Trustees consisting of 5 members of the company.

3.19.04 Group Life & Health Insurance:

The company operates Group Life and Health Insurance schemes for its permanent employees. Defined benefits are provided to cover employees at death, hospitalization, accident and incapacitation.

3.20 Comparative Information:

Relevant comparative information has been disclosed in respect of the year for all numerical information in the financial statements. Previous year's figure have been rearrange or rechanged, whenever necessary, for the purpose of companies.

3.21 Dividend to Shareholders:

If the Board of Directors recommend any dividend (Cash and Stock) to shareholders are shown in the notes as events after reporting period and recognized in the accounts when dividend was paid after the Annual General Meeting.

3.22 Responsibility for Preparation and Presentation of Financial Statements:

The Board of Directors and the management is responsible for preparation and presentation of financial statements and as per the provision of the framework for the preparation and presentation of financial statements issued by the International Accounting Standards Committee.

3.23 Valuation of Policy Liabilities:

As per section 30 of the Insurance Act, 2010 every insurer carrying on life insurance business shall, at least once in every year cause an investigation to be made by an actuary into the financial condition of the life insurance business carried on by it, including a valuation of its liabilities in such manner as may be prescribed by regulations and shall cause an abstract of the actuarial report to be made in such form and manner as may be prescribed in regulations.

Pragati Life Insurance Limited made such Actuarial Valuation in each year subject to approval of Basis by Insurance Development and Regulatory Authority (IDRA).



4.00 Shareholders' Capital:

Particulars

Authorized capital: 100,000,000 Ordinary shares of Tk. 10 each

Issued, subscribed & paid up-share capital: 32,545,288 Ordinary shares of Tk. 10 each fully paid-up

4.01 Classification of Shareholders by Holding:

Group	No. of Shares		
	2022	2021	
i) Sponsor			
a. Local	9,751,540	9,199,572	
b. Foreign	-	-	
ii) General Public	11,597,638	11,457,319	
iii) Institutions	11,196,110	10,046,211	
Total	32,545,288	30,703,102	

31-Dec-2021	31-Dec-2020	
1,000,000,000	1,000,000,000	
325,452,880	307,031,020	

Percentage (%)		
2022	2021	
29.9	29.96	
35.6	54 37.32	
34.4	40 32.72	
100.0	100.00	

4.02 Distribution Schedule of Shareholdings:

Shareholding Range As	No. of Shareholders		No. of	Shares
on December 31	2022	2021	2022	2021
1 – 499	871	1189	87,716	166,980
500 – 999	181	337	119,144	219,162
1000 - 1999	253	458	319,034	560,076
2000 – 2999	176	266	393,599	576,633
3000 - 3999	65	100	219,746	320,645
4000 - 4999	59	93	255,513	393,065
5000 and above	370	407	31,150,536	28,466,541
Total	1,975	2,850	32,545,288	30,703,102

Percentage (%)			
2022	2021		
0.27	0.54		
0.37	0.71		
0.98	1.83		
1.21	1.88		
0.68	1.04		
0.79	1.28		
95.70	92.72		
100.00	100.00		

4.03 History of Paid-up Capital:

Given below the history of raising of share capital of Pragati Life Insurance Limited:

Accounting Year	Particulars	Value of Capital	Cumulative
2000	Opening Capital	30,000,000	30,000,000
2001	-	-	30,000,000
2002	-	-	30,000,000
2003	-	-	30,000,000
2004	-	-	30,000,000
2005	Initial Public Offer	45,000,000	75,000,000
2006	12% Cash Dividend	-	75,000,000
2007	10% Cash Dividend	-	75,000,000
2008	10% Cash Dividend	-	75,000,000
2009	10% Cash Dividend	-	75,000,000
2010	12% Bonus Share	9,000,000	84,000,000
2011	12% Bonus Share	10,080,000	94,080,000
2012	5% Bonus Share & 7% Cash Dividend	4,704,000	98,784,000
2013	-	-	98,784,000
2014	5% Bonus Share & 17% Cash Dividend	4,939,200	103,723,200
2015	-	-	103,723,200
2016	17% Bonus Share & 8% Cash Dividend	17,632,940	121,356,140
2017	10% Bonus Share & 15% Cash Dividend	12,135,610	133,491,750
2018	15% Bonus Share & 15% Cash Dividend	20,023,760	153,515,510
2019	20% Cash Dividend	-	153,515,510
2020	12% Cash Dividend & 1:1 Right Issue	153,515,510	307,031,020
2021	6% Bonus Share & 11% Cash Dividend	18,421,860	325,452,880
2022	12% Cash Dividend	-	325,452,880

5.00 Share Premium Accounts:

31-Dec-2022	31-Dec-2021
76,757,755	76,757,755
-	-
76,757,755	76,757,755
	76,757,755

5.01 At an Extra-Ordinary General Meeting (EGM) held on December 10, 2019 the shareholders of the company approved rights offer of 15,351,551 Ordinary Shares of Tk. 10 each issuing at Tk. 15 each, including a premium of Tk. 5 per share on the basis of 1 right share against 01 (one) existing share. During September-October 2020 the company issued Rights Share at a premium of Tk. 5.00 per share with the approval of the Bangladesh Securities & Exchange Commission.



6.00 Life Insurance Fund:

This consists of the accumulated balance of revenue surplus up to 31 December 2022.

Particulars	31-Dec-2022	31-Dec-2021
Opening balance	6,090,782,954	5,944,809,600
Add: Increase in Life Fund during the year	125,674,840	145,973,354
Closing balance	6,216,457,794	6,090,782,954
Details have been shown in "Annexure-1"		

7.00 Reserve for Unexpected Losses:

This consists a provision made during the year 2022 descrpition of which is given below:

Particulars	31-Dec-2022	31-Dec-2021
Opening balance	10,000,000	-
Add: Addition during the year	15,000,000	10,000,000
Closing balance	25,000,000	10,000,000

As per decision of the 102nd meeting of the Finance Committee and subsequent approval by the Board, the management of the Company have made a reserve on lump sum basis from current year for unexpected losses. The reserve will be used to minimize or adjust any unexpected losses which may arise from investment in FDRs.

8.00 Estimated Liabilities in Respect of Outstanding Claims Whether Due or Intimated:

This is made-up as follows-

Particulars	31-Dec-2022	31-Dec-2021
Outstanding Death Claims	15,209,239	18,230,642
Outstanding Maturity Claims	6,661,178	6,903,783
Outstanding Survival Benefits	4,023,370	2,703,241
Total	25,893,787	27,837,666

9.00 Amount Due to Other Persons or Bodies Carrying on Insurance Business:

This is made-up as follows-

Particulars	Note	31-Dec-2022	31-Dec-2021
Munich Re-insurance Company	9.01	83,056,169	55,273,119
Total		83,056,169	55,273,119

9.01 Munich Re-insurance Company:

This represents net amount (after adjustment of claims, profit commission etc.) payable to Re-Insurance (Munich-Re) for life re insured with them as shown under:

Particulars	Period	31-Dec-2022	31-Dec-2021
Amount waits for confirmation by the Re-Insurer	1st Quarter 2018 to 4th Quarter 2019	2,473,119	2,473,119
In process to send Re-Insurer for confirmation	1st Quarter 2020 to 4th Quarter 2020	27,800,000	27,800,000
In process to send Re-Insurer for confirmation	1st Quarter 2021 to 4th Quarter 2021	25,000,000	25,000,000
In process to send Re-Insurer for confirmation	1st Quarter 2022 to 4th Quarter 2022	27,783,050	-
Balance as at 31 December 2022		83,056,169	55,273,119

Amount waits for confirmation by the Re-Insurer for the year 2018 to 2021 (1st-4th Quarter) and 2022 represents net amount after adjustment of claims, profit Commission.

There was no chance of exchange difference because all re-insurance transaction were maintained by us in BDT and settled at BDT equivalent to USD.

10.00 Sundry Creditors:

This is made-up as follows-

Particulars	Notes	31-Dec-2022	31-Dec-2021
Provision for Expenses	10.01	324,089,463	271,106,737
Income Tax and VAT	10.02	3,115,839	6,632
License Fees Payable	10.03	13,608,690	11,220,815
License Renewal Fees Payable		12,130	-
Other Deposits (Excess Deposit)		2,277,432	2,339,343
Trade Suspense	10.04	68,658,647	90,355,407
Sundry Creditors	10.05	271,811	338,295
Security Deposit-Employee		40,000	40,000
Premium Received in Advance		182,369	21,609
Security Deposit-Supplier		2,466,331	2,083,171
Other Liabilities		-	301,550
Training Fees Payable		33,840,070	17,918,877



8,220,386

271,106,737

1,701,825

324,089,463

10.01	Creditors for Cancelled Cheques Certificate Fees Payable Total Provision for Expenses: This is made-up as follows-	10.06	11,333,793 9,191,128 469,087,703	8,016,306 7,836,613 411,585,355
	Particulars	Notes	31-Dec-2022	31-Dec-2021
	Auditors Fee		414,000	402,500
	Commission & Allowance		10,477,903	6,013,380
	Provision for Utility Bills	10.01.01	397,738	857,993
	Office Rent		2,628,650	7,586,645
	Income Tax (Corporate)	10.01.02	302,165,177	237,980,552
	Profit Commission		6,304,170	6,304,170
	Provision for Salaries and Allowances	10.01.03	-	3,741,111

10.01.01 Provision for Utility Bills: This is made-up as follows-

Total

Payable to Gratuity Fund

Particulars	31-Dec-2022	31-Dec-2021
Electricity	343,159	745,213
WASA	54,579	112,780
Total	397,738	857,993

10.01.04

10.01.02 Income Tax (Corporate): This is made-up as follows-

1113 13 11aue-up as 1010W3-			
Particulars	Note	31-Dec-2022	31-Dec-2021
Opening balance	55.00	237,980,552	190,912,785
Add: Addition during the year		64,184,625	47,067,767
		302,165,177	237,980,552
Less: Paid during the year		-	-
Closing Balance		302,165,177	237,980,552

10.01.02(A) Year-wise break-up is as follows:

Accounting year	Assessment year	31-Dec-2022	31-Dec-2021
2011	2012-2013	13,035,833	13,035,833
2012	2013-2014	12,500,000	12,500,000
2013	2014-2015	10,000,000	10,000,000
2014	2015-2016	17,500,000	17,500,000
2015	2016-2017	17,500,000	17,500,000
2016	2017-2018	25,000,000	25,000,000
2017	2018-2019	18,500,000	18,500,000
2018	2019-2020	20,000,000	20,000,000
2019	2020-2021	29,002,763	29,002,763
2020	2021-2022	27,874,189	27,874,189
2021	2022-2023	47,067,767	47,067,767
2022	2023-2024	64,184,625	-
Total		302,165,177	237,980,552

10.01.03 Provision for Salaries and Allowances:

Movement of the head is given below:
Particulars

Particulars	31-Dec-2022	31-Dec-2021
Opening balance	3,741,111	16,868,358
Add: Addition during the year	1,258,897	3,750,478
	5,000,008	20,618,836
Less: Paid during the year	5,000,008	16,877,725
Closing Balance	-	3,741,111
Operational segment-wise break-down is given below:		
Pragati Bima	-	697,329
Takaful	-	726,767
IPL	-	2,273,359
IPL Metro	-	43,656
Total	-	3,741,111



10.01.04 Payable to Gratuity Fund:

This is made-up as follows-			
Particulars	Note	31-Dec-2022	31-Dec-2021
Opening balance		8,220,386	67,250,754
Add: Addition during the year	53.00	27,664,932	12,303,519
		35,885,318	79,554,273
Less: Paid/transferred during the year		34,183,493	71,333,887
Closing Balance		1,701,825	8,220,386

Directors Administration Committee in it 115th meeting held on February 09, 2022 has decided to separate Gratuity Fund from Company's Account. The management has taken necessary steps to separate Gratuity Fund from Company's account and prepare separate accounts for Gratuity Fund as on December 31, 2022.

10.02 Income Tax (IT) Payable:

This is made-up as follows-

Particulars	31-Dec-2022	31-Dec-2021
IT-Commission	2,480,318	1,576
IT-Maturity Bonus	104,693	5,056
IT-Surrender Profit	3,244	-
IT-Employee	198,569	-
IT-Suppliers	13,458	-
IT-Rent	1,200	-
IT-Training Fees	13,894	-
VAT	300,463	-
Total	3,115,839	6,632

IT and VAT deducted at source has been deposited subsequently.

10.03 License Fees Payable:

This is made-up as follows-		
Particulars	31-Dec-2022	31-Dec-2021
Opening balance	11,220,815	9,399,681
Add: Addition during the year	5,826,551	2,368,317
	17,047,366	11,767,998
Less: Paid during the year	3,438,676	547,183
Closing Balance	13,608,690	11,220,815

This represents amounts received from various development officers for license fees which were under process and deposited gradually to IDRA.

10.04 Trade Suspense:

This is made-up as follows-

Particulars	31-Dec-2022	31-Dec-2021
Trade Suspense	68,658,647	90,355,407
Total	68,658,647	90,355,407

This amount represents for bill against premium of various organizations under group insurance. At the time of premium bill preparation the amount treated as trade receivable and same amount vice versa treated as trade suspense.

10.05 Sundry Creditors:

This is made-up as follows-

Particulars	31-Dec-2022	31-Dec-2021
Payable for Employees Final Settlement	-	18,484
Unidentified Bank Deposit	271,811	319,811
Total	271,811	338,295

10.06 Certificate Fees Payable: This is made-up as follows-

Particulars	31-Dec-2022	31-Dec-2021
Opening balance	7,836,613	6,247,783
Add: Addition during the year	3,866,547	1,795,940
	11,703,160	8,043,723
Less: Paid during the year	2,512,032	207,110
Closing Balance	9,191,128	7,836,613

This represents amounts received from various development officers for certificate fees which were under process and deposited gradually to IDRA.



11.00 Unpaid Dividend:

This represents dividend warrant issued against dividend for the year 2006-2019 which were not encashed until 31-12-2022

Particulars	31-Dec-2022	31-Dec-2021
Opening Balance	1,228,436	3,156,402
Add: Addition during the Year	33,773,412	40,044,540
	35,001,848	43,200,942
Less: Payment during the Year	33,661,593	41,972,506
Closing Balance	1,340,255	1,228,436

The amount of Dividend which remains unpaid or unclaimed after Annual General Meeting (AGM) were transferred to a special dividend account, called "Unpaid Dividend Account" of the company.

During the year 2022 no amount was transferred in favor of the Capital Market Stabilization Fund (CMSF) following the BSEC directive number DSE/ Listing/327/2021/6245-107 dated 16 Sep 2021.

11.01 Year wise break up:

This is made-up as follows-

Particulars	31-Dec-22	31-Dec-21
From Inception to 2016 have been transfer to CMSF Fund		
2017	67,407	283,459
2018	93,856	300,898
2019	235,579	246,313
2020	218,090	-
2021	144,085	-
Unclaimed Fraction share	96,500	-
Bank Interest (Cumulative)	484,738	397,766
	1,340,255	1,228,436

12.00 Premium Deposits:

Movement of the head is given below:

Particulars	31-Dec-2022	31-Dec-2021
Opening balance	23,895,036	13,664,123
Add: Addition during the year	4,817,576,062	3,970,810,781
	4,841,471,098	3,984,474,904
Less: Received/Adjustment during the year	4,824,677,371	3,960,579,868
Closing Balance	16,793,727	23,895,036
Operational segment-wise break-down is given below:		
Islami Jibon Bima Takaful	5,539,052	4,966,559
Group Insurance	-	9,263,047
Pragati Bima & Pragati Islami Bima	825,376	34,836
Individual Product Line (IPL)	10,429,299	9,630,594
Total	16,793,727	23,895,036

This represents the advance payments made by policyholders awaiting adjustment against the policy premiums.

13.00 Fair Value Change Account: This is made-up as follows-

This is made up as follows			
Particulars	Notes	31-Dec-2022	31-Dec-2021
Lower of Fair value/Cost Value of Investment	13.01	422,644,927	474,084,623
Less: Cost price of Investment	13.02	636,015,571	646,898,625
Fair value reserve at end of the Year		(213,370,644)	(172,814,002)

13.01 Lower of Fair value/Cost Value of investment in marketable securities

Particulars	Notes	31-Dec-2022	31-Dec-2021
Market price of shares	21.00	394,256,312	444,111,308
Market price of VIPB Accelerated Income Unit Fund	17.00	8,508,850	9,973,550
Cost price of HFAML Unit Fund	18.00	9,999,765	9,999,765
Market price of UFS-Pragati Life Unit Fund	19.00	9,880,000	10,000,000
		422.644.927	474.084.623

13.02 Cost Price of Investment

This is made-up as follows-			
Particulars	Notes	31-Dec-2022	31-Dec-2021
Cost price of Investment in shares	21.00	606,042,256	616,925,310
Cost price of VIPB Accelerated Income Unit Fund	17.00	9,973,550	9,973,550
Cost price of HFAML Unit Fund	18.00	9,999,765	9,999,765
Cost price of UFS-Pragati Life Unit Fund	19.00	10,000,000	10,000,000
		636.015.571	646.898.625



In compliance with the IDRA Circular no Life-04/2012, dated 11 June 2012, financial Instruments: Recognition and Measurement, Investment made in the Shares of the different Companies is recorded at fair value which was earlier recorded at cost. As a consequence of adopting IDRA Circular no Life-04/2012 the value of the investments has been adjusted to bring it at par with the fair value. Difference between fair value and cost price has been booked under Fair Value Change Account in the Balance Sheet.

14.00 Loans (On Insurers' Polices within their Surrender Value):

Movement of the head is given below:

Particulars	31-Dec-2022	31-Dec-2021
Opening balance	103,890,817	80,695,962
Add: Addition during the year	94,523,353	55,732,734
	198,414,170	136,428,696
Less: Adjustment during the year	73,777,264	32,537,879
Closing Balance	124,636,906	103,890,817
Operational segment-wise break-down is given below:		
Individual Product Line (IPL)	105,353,327	90,701,944
Islami Jibon Bima Takaful (IJBT)	18,692,013	12,839,307
Pragati Bima & Pragati Islami Bima Division (PB & PIBD)	591,566	349,566
Total	124,636,906	103,890,817

Policy loans against the security of life insurance policies are allowed to the policyholders to the extent of 90% of surrender value of the respective policy provided the policy has been in force for not less than two years. Interest on policy loan is accounted on cash receipt basis.

15.00 Statutory Deposit with Bangladesh Bank:

In compliance with section 23(1) of Insurance Act, 2010, the amount has been deposited into Bangladesh Bank for which the Bangladesh Bank has issued 10 years Bangladesh Govt. Treasury Bond (BGTB) in favour of the Company as under:

SI. No.	Opening Date	Maturity Date	BGTB No.	Rate (%)	31 Dec 2022 Amount in Taka	31 Dec 2021 Amount in Taka
1	28.07.2021	28.07.2036	BD0936491150	5.65%	15,000,000	19,000,000
Total					15,000,000	19,000,000

Interest earned and received during the year has been duly accounted for.

16.00 Investment in Bangladesh Govt. Treasury Bond (BGTB):

This is made-up as follows-

SI. No.	Opening Date	Maturity Date	BGTB No.	31 Dec 2022 Amount in Taka	31 Dec 2021 Amount in Taka
01	16.05.2012	16.05.2022	BD0922421104	-	35,000,000
02	11.04.2012	11.04.2022	BD0 922381100	-	42,800,000
03	16.05.2012	16.05.2022	BD0 922421104	-	7,200,000
04	14.03.2012	14.03.2022	BD0 922341104	-	31,000,000
05	13.03.2013	13.03.2023	BD0 923341103	50,000,000	50,000,000
06	13.03.2013	13.03.2023	BD0 923341103	25,000,000	25,000,000
07	13.03.2013	13.03.2023	BD0 923341103	140,000,000	140,000,000
08	17.07.2013	17.07.2023	BD0 923031100	35,000,000	35,000,000
09	17.07.2013	17.07.2023	BD0 923031100	26,000,000	26,000,000
10	17.07.2013	17.07.2023	BD0 923031100	14,000,000	14,000,000
11	20.11.2013	20.11.2023	BD0 923031100	80,000,000	80,000,000
12	10.04.2013	10.04.2023	BD0 923031100	155,000,000	155,000,000
13	19.03.2014	19.03.2024	BD0 923031101	75,000,000	75,000,000
14	13.02.2013	13.02.2023	BD0 923031107	30,000,000	30,000,000
15	16.07.2014	16.07.2024	BD0 924031109	70,000,000	70,000,000
16	13.02.2013	13.02.2023	BD0 923301107	17,500,000	17,500,000
17	26.11.2014	26.11.2029	BD0 929201152	20,000,000	20,000,000
18	26.11.2014	26.11.2029	BD0 929201152	100,000,000	100,000,000
19	19.11.2014	19.11.2024	BD0 924191101	100,000,000	100,000,000
20	22.04.2015	22.04.2025	BD0 925381107	50,000,000	50,000,000
21	22.04.2015	22.04.2025	BD0 925381107	70,000,000	70,000,000
22	27.04.2016	27.04.2031	BD0 931401154	50,000,000	50,000,000
23	18.01.2017	18.01.2027	BD0927251100	73,800,000	73,800,000
24	22.11.2018	22.11.2028	BD0928131103	53,300,000	53,300,000
25	22.11.2018	22.11.2028	BD0928131103	50,000,000	50,000,000
26	26.09.2018	26.09.2033	BD0933101158	32,200,000	32,200,000
27	17.04.2019	17.04.2029	BD0929311100	31,800,000	31,800,000
28	18.12.2019	18.12.2029	BD0929221101	140,400,000	140,400,000
29	10.06.2020	10.06.2025	BD0925421051	195,000,000	195,000,000
30	17.06.2020	17.06.2030	BD0930431103	28,000,000	28,000,000
31	22.07.2020	22.07.2030	BD0930031101	132,000,000	132,000,000
32	22.01.2020	22.01.2030	BD0930261104	100,000,000	100,000,000



33	21.10.2020	21.10.2030	BD0930141108	100,000,000	100,000,000
34	24.06.2020	24.06.2035	BD0935441156	150,000,000	150,000,000
35	19.05.2021	19.05.2031	BD0931401105	97,500,000	97,500,000
36	13.05.2021	13.05.2035	BD0935391153	22,000,000	22,000,000
37	30.06.2021	30.06.2041	BD0941451207	16,800,000	16,800,000
38	17.02.2021	17.02.2031	BD0931301107	18,500,000	18,500,000
39	19.10.2021	19.10.2031	BD0931561106	205,000,000	205,000,000
40	28.07.2021	28.07.2036	BD0936491150	7,300,000	22,300,000
41	27.04.2022	27.04.2037	BD0937821157	105,000,000	-
42	25.05.2022	25.05.2032	BD0932851100	215,000,000	-
43	29.06.2022	29.06.2037	BD0937901157	134,800,000	-
44	21.09.2022	21.09.2032	BD0932111109	233,800,000	-
45	21.12.2022	21.12.2032	BD0932231105	44,500,000	-
Total				3,294,200,000	2,692,100,000

17.00 VIPB Accelerated Income Unit Fund:

This is made-up as follows-

Particulars	31-Dec-2022	31-Dec-2021
Opening balance	9,973,550	9,180,800
Add: Addition during the year		1,004,150
	9,973,550	10,184,950
Less: Adjustment during the year	1,464,700	211,400
Closing Balance	8,508,850	9,973,550

The figure under this head has been presented in the Balance Sheet at market price or cost whichever is less.

18.00 HFAML Unit Fund:

This is made-up as follows-

Particulars	31-Dec-2022	31-Dec-2021
Opening balance	9,999,765	8,979,810
Add: Addition during the year		1,019,955
	9,999,765	9,999,765
Less: Adjustment during the year	-	-
Closing Balance	9,999,765	9,999,765

The figure under this head has been presented in the Balance Sheet at market price or cost whichever is less.

19.00 UFS-Pragati Life Unit Fund: This is made-up as follows-

This is made-up as follows-		
Particulars	31-Dec-2022	31-Dec-2021
Opening balance	10,000,000	10,000,000
Add: Addition during the year	-	-
	10,000,000	10,000,000
Less: Adjustment during the year	120,000	-
Closing Balance	9,880,000	10,000,000

The figure under this head has been presented in the Balance Sheet at market price or cost whichever is less.

20.00 Investment in Private Bond:

This is made-up as follows-		
Particulars	31-Dec-2022	31-Dec-2021
Durable Plastic Limited	-	1,724,677
Al-Arafa Islami Bank Ltd.	-	30,000,000
IPDC Finance Ltd	-	2,775,752
Total	-	34,500,429

21.00 Investment in Shares:

SI. No.	Name of the Company	Number of Share	*Average Cost Per Share (Tk.)	Total Book Value at cost (Tk.)	*Average Market Value Per Share as on 31-12-2022 (Tk.)	" Total Market Value 31-12-2022 (Tk.) "
Bank						
01	BRACBANK	78,139	54.42	4,252,641	38.50	3,008,351
02	CITYBANK	174,572	39.86	6,959,136	21.80	3,805,669
03	DHAKABANK	150,162	13.66	2,051,301	13.20	1,982,138
04	Exim Bank	413,433	2,048.00	8,467,270	10.40	4,299,703
05	Global Islami Bank	165,317	10.00	1,653,170	9.00	1,487,853
06	ISLAMIBANK	100,000	37.69	3,769,400	33.00	3,300,000
07	National Bank Ltd	102,058	17.24	1,759,143	8.30	847,081
08	NCCBANK	419,081	13.99	5,861,112	13.80	5,783,318
09	SOUTHEASTB	286,112	16.13	4,613,588	13.80	3,948,346



FINAN	CIAL INSTITUTE					
10	BIFC	2,303,919	50.23	115,717,013	9.90	22,808,798
11	FAS Finance	213,205	52.09	11,105,004	5.80	1,236,589
12	IDLC	110,250	81.81	9,019,287	46.50	5,126,625
13	ILFSL	113,488	42.51	4,823,954	6.20	703,626
14	Lanka Bangla Fin. Ltd.	187,618	56.44	10,588,292	26.00	4,878,068
15	MIDAS Finance Ltd	550,113	70.49	38,779,895	12.90	7,096,458
16	Phoniex FINANCE	131,196	74.43	9,765,090	16.30	2,138,495
INSUR	-					,,
17	Delta Life Ins. Ltd	18,625	218.53	4,070,076	136.50	2,542,313
18	EastLand Insurance Ltd	41,260	42.10	1,736,869	24.40	1,006,744
19	Farest Life Ins. Ltd	771,178	155.70	120,073,731	75.00	57,838,350
20	Islami Com. Insurance Co. Ltd	8,798	10.00	87,980	28.10	247,224
21	Phoniex Insurance	41,015	102.74	4,213,681	37.90	1,554,469
22	Pragati General Ins. Ltd	1,311,868	70.00	91,835,017	59.20	77,662,586
	POWER					,
23	BARKAPOWER	243,639	35.35	8,610,185	21.30	5,189,511
24	MJLBD	61,950	113.08	7,005,338	86.70	5,371,065
25	MPETROLEUM	24,200	241.76	5,850,504	198.60	4,806,120
26	Power Grid BD Ltd	135,300	77.78	10,523,978	52.40	7,089,720
27	SPCL	30,518	111.26	3,395,381	65.50	1,998,929
28	Sumit Power Ltd	281,876	53.26	15,013,705	34.00	9,583,784
28						
-	TITASGAS	25,000	38.96	973,908	40.90	1,022,500
TEXTIL			55.00	1 507 004	72.00	0.000 750
30	Dulamia Cotton	28,750	55.23	1,587,921	73.00	2,098,750
31	RINGSHINE	435	8.61	3,745	9.80	4,263
	ACEUTICALS & CHEMICALS					
32	ACIFORMULA	5,500	205.46	1,130,056	155.00	852,500
33	ACMELAB	120,000	52.22	6,265,994	85.00	10,200,000
34	Active Fine	50,000	29.18	1,459,183	19.30	965,000
35	AFCAGRO	121,440	43.23	5,249,865	23.50	2,853,840
36	SQURPHARMA	35,399	230.19	8,148,488	209.80	7,426,710
CEMEN	ІТ					
37	HEIDELBCEM	8,615	641.20	5,523,962	179.10	1,542,947
38	Meghna Cement	15,370	228.14	3,506,575	65.20	1,002,124
39	Niloy Cement Ltd	35,850	98.61	3,535,049	98.61	3,535,049
FOOD	& ALLIED					
40	BATBC	2,000	588.92	1,177,840	518.70	1,037,400
41	GHAIL	43,560	29.90	1,302,295	17.50	762,300
42	OLYMPIC	26,950	289.21	7,794,162	124.00	3,341,800
ENGIN	EERING					
43	BSRMLTD.	10,425	126.95	1,323,425	90.00	938,250
44	IFADAUTOS	80,325	101.21	8,129,296	44.10	3,542,333
45	Kay & Que Ltd.	298,200	30.85	9,200,274	265.00	79,023,000
TELECO	OMMUNICATION					
46	GP	19,700	381.16	7,508,882	286.60	5,646,020
47	ROBI	25,000	10.00	250,000	30.00	750,000
PAPER	& PRINTING	,		,		,
48	BPML	25,000	70.33	1,758,375	43.10	1,077,500
CERAN	-					
49	RAK CERAMIC	127,050	51.80	6,580,751	44.40	5,641,020
	OMPANY	127,030	51.00	0,500,751	01.11	5,041,020
50	KFL	9,440	10.00	94,400	10.00	94,400
50	NIALCO	13,394	10.00	133,940	23.60	316,098
52	1				10.40	
	ORYZAAGRA	6,538	10.00	65,380	10.40	67,995
NON L	1	F71.404	4.50	2 5 6 4 5 0		2 5 6 0 7 5 2
53	CDBL	571,181	4.50	2,569,450		2,569,450
54	Jamuna Resort	112,000	114.29	12,800,143		12,800,143
55	LBSL Securities	97,828	51.11	5,000,000		5,000,000
Total				606,042,256		394,256,312

* Total book value at cost has been divided by the number of units.

** The total market value (as per price index of DSE) of the above shares as on 31 December 2022 stood at Tk. 394,256,312 against the book value of Tk. 606,042,256.

*** Investment in Shares that do not have any quoted market price in the active market and whose fair value cannot be measured reliably, were recognized at cost.



Movement of the head is given below: Particulars		31-Dec-2022	31-Dec-2021
Opening balance		109,334,187	153,401,
Add: Addition during the year		231,164,658	109,334,
Add. Addition during the year		340,498,845	262,735,
Less: Adjustment during the year		145,699,888	153,401,
Closing Balance	-	194,798,957	109,334,
Operational segment-wise break-down is given below:	-	194,798,957	105,554,
operational segment wise break down is given below.		31-Dec-2022	31-Dec-2021
Individual Product Line (IPL)		109,698,940	73,430,
Islami Jibon Bima Takaful (IJBT)		21,408,977	20,163,
Pragati Bima & Pragati Inslami Bima Division		16,483,134	15,739,
Group Life & Health		47,207,906	-,,
Total	I	194,798,957	109,334,
The amount represents premium receivable as on 31 Dec The outstanding premium amount have been realized by		hich grace periods did not ex	pire as on the above o
Interest, Dividends and Rents Accruing but not Due:			
This is made-up as follows- Particulars	Note	31-Dec-2022	31-Dec-2021
Interest on Fixed Deposit Receipt-FDR	23.01	5,456,810	19,800,
Interest on Bangladesh Government Treasury Bond (BG		61,148,730	56,442,
Interest on term loan to Jamuna Resort Limited		2,183,904	2,025,
Interest on Private Bond		-	1,171,
Total		68,789,444	79,439
Interest on FDR:	-		
This is made-up as follows-	_		
Particulars		31-Dec-2022	31-Dec-2021
Opening balance		19,800,834	17,780,
Add: Interest accrued during the year		67,874,920	58,485,
		87,675,754	76,265,
Less: Received during the year	-	82,218,944	56,465,
Closing balance	-	5,456,810	19,800,
Advances & Deposits: This is made-up as follows-			
Particulars	Notes	31-Dec-2022	31-Dec-2021
Advance Income Tax	24.01	378,464,690	325,252
Income Tax Refund Due	24.02	1,783,600	1,783,
Advance against Office Rent	24.03	30,047,969	42,058
Advance against Tender Security		3,387,330	3,303
Advance against Development Salary		-	97,
Advance Company Registration Fees		4,459,382	3,670
Advance against Commission		50,000	
Advance against Expenses		9,560,621	939,
Advance against Salary		65,820	140
Advance VAT-Appeal Fees for 2012-2016		1,417,776	
Advance against Building Constraction		11,246,693	1,887,
Subscription for IPO		-	10,637,
Shasthyo Surokhsha Karmasuchi		-	2,147
		551,957	284,
Revolving Fund		735,000	642,
Motor Cycle Loan		251,829	280,
Security Deposit		56,000	56,
Performance Bank Guarantee	24.04	25,837,028	28,663,
Security Deposit (MRC) Icom Bd. Ltd.	24.05	571,200	571,
Advance and Deposit to Jamuna Resort Ltd.	24.06	7,980,360	7,980,
Pragati Training Center		518,013	231,
Pragati Training Center Pragati Insurance Limited		134,685	107
Pragati Training Center Pragati Insurance Limited Advance against Traveling & Tour		134,685 30,000	107, 16,
Pragati Training Center Pragati Insurance Limited		134,685	107

Total

Premium on BGTB

Deferred Expenses for Antivirus

59,900,723

491,420,668

610,666

53,491,946

530,819,950



24.01 Advance Income Tax:

This is made-up as follows-

Particulars	31-Dec-2022	31-Dec-2021
FDR	151,769,455	139,911,486
STD	13,519,954	12,352,399
NIB	306,000	306,000
BGTB	61,183,327	47,910,008
Dividend	27,010,481	23,511,476
Bond	16,461,526	16,304,026
Vehicles	15,518,430	14,362,628
Premium	41,591,380	41,591,380
Tax paid along with Return	49,404,013	29,002,763
Others	1,700,124	500
Total	378,464,690	325,252,666

24.01.01 Year-wise break-up is as follows:

Accounting year	Assessment year	31-Dec-2022	31-Dec-2021
2000	2001-2002	101,501	101,501
2001	2002-2003	199,094	199,094
2002	2003-2004	215,965	215,965
2003	2004-2005	741,592	741,592
2004	2005-2006	527,482	527,482
2005	2006-2007	605,411	605,411
2006	2007-2008	2,171,102	2,171,102
2007	2008-2009	2,590,132	2,590,132
2008	2009-2010	2,163,219	2,163,219
2009	2010-2011	3,832,225	3,832,225
2010	2011-2012	3,536,733	3,536,733
2011	2012-2013	14,177,390	14,177,390
2012	2013-2014	14,761,944	14,761,944
2013	2014-2015	19,009,645	19,009,645
2014	2015-2016	49,937,623	49,937,623
2015	2016-2017	37,325,121	37,325,121
2016	2017-2018	16,641,235	16,641,235
2017	2018-2019	20,847,225	20,847,225
2018	2019-2020	19,354,329	19,354,329
2019	2020-2021	56,518,369	56,518,369
2020	2021-2022	33,328,812	33,328,812
2021	2022-2023	26,666,517	26,666,517
2022	2023-2024	53,212,024	-
Total		378,464,690	325,252,666

24.02 Income Tax Refund Due:

This is made-up as follows-

31-Dec-2022	31-Dec-2021
1,783,600	1,783,600
1,783,600	1,783,600
	1,783,600

This represents net income tax refundable to the Company for the assessment years up to 2011-2012 as per tax assessment orders to the Company. The assessments of the income tax of the Company for the assessment years 2012-2013, 2013-2014, 2014-2015, 2015-2016, 2016-2017, 2017-2018, 2018-2019, 2019-2020, 2020-2021 and 2021-2022 are in progress.

24.03 Advance Against Office Rent:

This is made-up as follows-

Particulars	31-Dec-2022	31-Dec-2021
Opening balance	42,058,032	30,481,309
Add: Advance paid during the year	14,288,354	28,065,102
	56,346,386	58,546,411
Less: Adjustment during the year	26,298,417	16,488,379
Closing balance	30,047,969	42,058,032

24.04 Performance Bank Guarantee:

This is made-up as follows-

Organization	Issuing Bank	Issue Date	2022	2021
General Electric Manufacturing	Pubali Bank, Kawran Bazar Br.	30/10/2019	300,000	300,000
Co. Ltd				
Grameen Phone Ltd.	Pubali Bank, Kawran Bazar Br.	19/02/2020	2,000,000	2,000,000
icddr,b	Pubali Bank, Kawran Bazar Br.	03/07/2019	700,000	700,000



	National University	Pubali Bank, Kawran Bazar Br.	02/10/2016	800,000	800,000
	National University	Pubali Bank, Kawran Bazar Br.	24/05/2021	950,000	950,000
	Small & Medium Enterprise	Pubali Bank, Kawran Bazar Br.	16/06/2021	107,822	94,293
	Foundation				
	Bangladesh Sugar & Food	Pubali Bank, Kawran Bazar Br.	01/11/2021	20,000,000	20,000,000
	Industries Corporation				
	Bangladesh Securities & Exchange	Pubali Bank, Kawran Bazar Br.	13/12/2021	979,206	979,206
	Commission				
	icddr,b	Pubali Bank, Kawran Bazar Br.	15/06/2020	-	100,000
	DG, Shasthaya Suraksha	Pubali Bank, Kawran Bazar Br.	13/12/2021	-	2,740,322
	Karmashuchi (SSK)				
	Total			25,837,028	28,663,821
24.05	Security Deposit (MRC) Icom Bd. Ltd.				
	This is made-up as follows-				
	Particulars			31-Dec-2022	31-Dec-2021

 Security Deposit
 571,200
 571,200

 Total
 571,200
 571,200

This represents advance in favor of Icom bd Itd for provioding data storage facilitity.

24.06 Advances & Deposits to Jamuna Resort Ltd. This is made-up as follows-

This is made-up as follows-			
Particulars	Notes	31-Dec-2022	31-Dec-2021
Advance against Conference from Jamuna Resort Ltd.	24.06.01	1,100,000	1,100,000
Short Term Loan to Jamuna Resort Ltd.	24.06.02	1,443,000	1,443,000
Advance against Land Purchases to Jamuna Resort Ltd.	24.06.03	500,000	500,000
Receivable for Jamuna Resort Ltd.		4,937,360	4,937,660
Total		7,980,360	7,980,660

24.06.01 Advance against Conference from Jamuna Resort Ltd.

This is made-up as follows-

Particulars	31-Dec-2022	31-Dec-2021
Opening balance	1,100,000	1,100,000
Add: Advance paid during the year	-	-
	1,100,000	1,100,000
Less: Adjustment during the year	-	-
Closing balance	1,100,000	1,100,000

24.06.02 Short Term Loan to Jamuna Resort Ltd.

This is made-up as follows-

Particulars	31-Dec-2021	31-Dec-2020
Jamuna Resort Ltd.	1,443,000	1,443,000
Adjustment/Recovery during the Year	-	-
Total	1,443,000	1,443,000

This represents the term loan provided to Jamuna Resort Ltd at an interest rate of 11%.

24.06.03 Advance against Land Purchases to Jamuna Resort Ltd.

This is made-up as follows-

Particulars	31-Dec-2022	31-Dec-2021
Advance against Land Purchases	500,000	500,000
Adjustment/Recovery during the Year	-	-
Total	500,000	500,000

This represents advance paid to Jamuna Resort Ltd. for purchase a plot of land and subsequently would be refunded/adjusted due to cancellation of the project.

24.06.04 The company has shown an amount of Tk. 7,980,360 as Advance Against Conference from Jamuna Resort Limited, Short Term Loan to Jamuna Resort Limited, Advance against Land Purchases to Jamuna Resort Limited & Receivables from Jamuna Resort Limited. The amount was carried forward for long, which is doubtfull of recovery.

25.00 Sundry Debtors: This is made-up as follows-

This is made-up as follows-			
Particulars	Notes	31-Dec-2022	31-Dec-2021
Eminent Securities Ltd.		2,466	4,293
A.M. Securities Ltd.		455,206	1,587
BRAC EPL Stock Brokerage Ltd.		1,120	12,046
Trade Receivable		68,658,647	90,355,405
Other Receivable	25.01	8,140,848	8,722,196



	Training Fees Receivable	25.02	7,906,517	8,248,92
	Lanka Bangla Securities Ltd		2,622	3,07
	Total		85,167,426	107,347,52
)1	Other Receivable:			
	Operational segment-wise break-down is given below:			
	Particulars	31-D	ec-2022	31-Dec-2021
	Takaful		3,577,187	4,158,53
	IPL		2,522,597	2,522,59
	PBD		2,041,064	2,041,06
	Total		8,140,848	8,722,19
)2	Training Fees Receivable:			
	Operational segment-wise break-down is given below:			
	Particulars	31-D	ec-2022	31-Dec-2021
	Takaful		1,642,722	1,640,76
	IPL		5,084,224	5,366,02
	PBD		1,179,571	1,242,14
	Total		7,906,517	8,248,92
00	Fixed Deposit with Banks and Financial Institutions:			
	This is made-up as follows- Particulars	31-D	ec-2022	31-Dec-2021
	Bank:	510		51 500 2021
	AB Bank Limited			2,000,00
	BASIC Bank Limited		22,405,251	32,346,98
	Exim Bank Limited		30,485,000	108,717,24
	IFIC Bank Limited		50,405,000	83,490,48
	Mutual Trust Bank Limited			10,000,0
	One Bank Limited			
			-	41,695,7
	Padma Bank Limited		60,000,000	60,000,0
	Premier Bank Limited		69,493,569	65,873,2
	Social Islami Bank Limited		107,143,433	148,200,0
	Southeast Bank Limited		5,252,168	48,917,5
	Standard Bank Limited		-	113,575,2
	United Commercial Bank Limited		-	
	Meghna Bank Limited		10,000,000	
	BRAC Bank Limited		10,000,000	
	SBAC Bank Limited		4,997,000	
	Sub Total		319,776,421	714,816,6
	NBFI:			
	Bangladesh Industrial Finance Corporation Ltd		14,177,103	13,804,4
	Delta Brac Housing Finance and Corporation Ltd		-	74,930,8
	Fareast Finance & Investment		20,000,000	24,441,7
	FAS Finance & Investment		83,833,585	79,340,0
	First Finance Ltd.		76,000,000	76,836,5
	IDLC Finance Ltd		-	53,426,2
	IIDFC		20,584,205	43,628,1
	International Leasing		41,635,319	39,995,9
	IPDC Finance Ltd		44,641,080	109,336,8
	Lanka Bangla Finance Ltd.		-	20,000,0
	Premier Leasing & Finance Limited		94,407,070	76,872,58
	Prime Finance & Investment Ltd.		-	13,568,8
	Union Capital Ltd.		49,286,327	46,615,18
	Sub Total		444,564,689	672,797,4
	Grand Total		764,341,110	1,387,614,1
0	Short Term Deposit with Banks:			
	This is made-up as follows-			
	Particulars	31-D	ec-2022	31-Dec-2021

Particulars	31-Dec-2022	31-Dec-2021
Short Term Deposit Account Balances	468,462,038	388,155,537
Total	468,462,038	388,155,537

Bank balances consist of 54 number of STD Accounts maintained with 19 banks throughout the country as on 31 December 2022.



Pa	rticulars			31-Dec-2022	31-Dec-2021
	rrent Deposit Account Balances			69,592,890	43,269,40
	tal			69,592,890	43,269,40
	k balances consist of 40 number of Current	t Accounts maintained wit	– h 5 banks, 3 bKash and 1 Na	gad account throughout the co	ountry as on 31 Decem
202 Casi	2. h in Hand:				
Ope	erational segment-wise break-down is give	n below:			
	rticulars			31-Dec-2022	31-Dec-2021
	ad Office - Central Accounts dividual Product Line-IPL			136,278 112,002,504	220,9 44,739,2
	dividual Product Line-Takaful			25,170,707	25,329,4
	agati Bima & Pragati Islami Bima Division (PB & PIBD)		9,027,735	3,857,2
	tal		1	146,337,224	74,147,0
	mps, Printing & Stationary in Hand: erational segment-wise break-down is give	n below:			
	rticulars			31-Dec-2022	31-Dec-2021
	ad Office - Central Accounts			7,487,622	8,099,4
	dividual Product Line-IPL			3,066,836	1,614,3
Inc	dividual Product Line-Takaful			587,535	533,5
Pra	agati Bima & Pragati Islami Bima Division (PB & PIBD)		479,529	567,6
Gr	oup Insurance			188,759	230,7
То	tal			11,810,281	11,045,7
	ehold Land (At Cost): consist are as under:				
Ра	rticulars			31-Dec-2022	31-Dec-2021
	pening Balance Id: Purchase during the year			723,028,298	723,028,2
				723,028,298	723,028,2
	ss: Adjustment during the year osing Balance			- 723,028,298	723,028,2
	tails of the land is as follows: The seller	Area of the land	Quantity	31-Dec-2022	31-Dec-2021
	r. Manzur Morshed Khan	Gulshan south	1330 Ajutangsho or 8	723,028,298	723,028,2
То	tal	commercial area	Katha 01 Chatak 35 SFT	723,028,298	723,028,2
			-		
	etails break-up of the amounts:			650,000,000	650,000,0
	nd (paid to seller) ofessional fees			650,000,000 4,777,770	650,000,0 4,777,7
	gistration costs			68,250,528	68,250,5
	tal			723,028,298	723,028,2
	mium Less Re-insurance (Net):		_		
_	s is made-up as follows- pe of Premiums	Gross Premium	Re-Insurance Ceded	Net Premium	Net Premium
	dividual Draduat Lina (All IDL & Matra)	2.046.022.600	-	2022	2021
	dividual Product Line (All IPL & Metro) ICRO (PB & PIBD)	2,946,032,690 281,622,472	-	2,946,032,690 281,622,472	2,122,953,0
	ami Jibon Bima Takaful	423,022,897		423,022,897	404,529,7
	oup Insurance Premium (Note-32.01)	1,166,898,003	27,876,131	1,139,021,872	1,056,996,9
То	tal	4,817,576,062	27,876,131	4,789,699,931	3,852,722,58
	up Insurance Premium (Net): s is made-up as follows-				
	rticulars			31-Dec-2022	31-Dec-2021
	oup Health Premium			349,110,180	337,924,6
	oup Life Premium			817,787,823	719,072,2
	tal		1	1,166,898,003	1,056,996,9
	rest, Dividends and Rents:				
	is made-up as follows- rticulars			21 Dec 2022	21 Dec 2021
				31-Dec-2022	31-Dec-2021



Profit on sale of Shares	4,219,471	41,291,621
Interest on BGTB	261,184,619	252,970,571
Interest on Short Term Deposit	6,235,512	6,128,863
Dividend Received	16,738,809	14,956,617
Interest on Motor Cycle Loan	37,642	13,461
Interest on Bond	3,978,199	8,843,152
Interest on Loan	485,849	593,565
Interest on Policy Loan	6,348,374	4,820,020
Late Fee	6,308,153	4,800,764
Bond Fee	129,350	107,487
Total	373,540,898	427,058,406

34.00 Other Income:

This is made-up as follows-

Particulars No	otes	31-Dec-2022	31-Dec-2021
Service Charge		362,664	17,350
Profit / (Loss) on Sale of Fixed Assets		1,863,276	8,279,239
Miscellaneous Income		326,810	869,820
PF Forfeiture Account	34.01	834,526	424,521
Total		3,387,276	9,590,930

34.01 PF Forfeiture Account:

Previously we have followed Section 27 of the Pragati Life insurance Limited Employees Provident Fund Rule. As per Rule, any sum, payment of which is withheld from any member and which lapse to the Fund, shall be created to a separate lapsed account called "Forfeited Contribution Account" and be disposed for the benefit of the Members.

Financial Reporting Council (FRC) through notification no.179/FRC/FRM/CIRCULAR/2020/2 dated 07 July 2020, the forfeited employers' contribution should be paid to the leaving employee otherwise it must be returned back to the employers (the Company) account as income in the same fiscal year.

Following FRC notification, during the year 2022 a total amount of Tk. 8,34,526/- has been recognized as other income and which has been received back from Pragati Life Insurance Ltd Employees' Provident Fund.

35.00 Claims Under Policies (Including Provision for Claims due or Intimated) Less Re-Insurance:

31-Dec-2022	31-Dec-2021
3,122,361,395	2,492,333,426
16,212,518	14,354,622
3,106,148,877	2,477,978,804
51,398,699	58,034,487
3,157,547,576	2,536,013,291
	3,122,361,395 16,212,518 3,106,148,877 51,398,699

36.00 Salaries and Allowances:

This is made-up as follows-

Particulars	31-Dec-2022	31-Dec-2021
Permanent Staff	228,700,204	200,262,791
Contractual Staff	13,259,551	14,689,891
Total	241,959,755	214,952,682

37.00 Company's Contribution to Employees Provident Fund:

This is made-up as follows-		
Particulars	31-Dec-2022	31-Dec-2021
Company's Contribution to Employees Provident Fund	5,635,691	5,523,419
Total	5,635,691	5,523,419

Each confirmed regular staff will be eligible for being member of PF. Each member shell contributes 7% of Basic salary in favor of the PF and similar amount of subscription will be due from the company. Unless otherwise described in PF rules. At the end of service term members will be eligible for repayment of company's subscription according to followings rate:

Below 5 Years	Nill
5 to 7 years	30%
7 to 9 years	70%
9 to Above	100%

The rest amount of subscription is transfer to forfeiture account and shown as other income following Financial Reporting Council (FRC) guideline 179/FRC/ FRM/CIRCULAR/2020/2 dated 07 July 2020.

38.00 Traveling and Conveyance: This is made-up as follows-

This is finded up to follows		
Particulars	31-Dec-2022	31-Dec-2021
Conveyance	2,321,667	1,818,548
Traveling & Tour	10,687,679	6,705,481
Total	13,009,346	8,524,029



Particulars	31-Dec-2022	31-Dec-2021
Professional Fees	264,500	1,214,0
Legal Fees	1,456,318	1,737,
Total	1,720,818	2,952,2
Advertisement and Publicity:		
This is made-up as follows-		
Particulars	31-Dec-2022	31-Dec-2021
Advertisement	6,278,641	4,583,
Calendar	1,468,040	2,939,
Gift Items	2,533,613	683
Publicity Total	1,842,125 12,122,419	859
	<u>12,122,417</u>	9,065,
Printing & Stationery: This is made-up as follows-		
Particulars	31-Dec-2022	31-Dec-2021
Photostate Expenses	888,010	747,
Printing Expenses	1,662,294	1,785
Stationary Expenses	5,057,357	3,223
Total	7,607,661	5,755
Operational segment-wise break-down is given		2 500
Head Office - Central Accounts	6,067,060	3,598
Individual Product Line (IPL & Takaful)	775,618	1,468
Pragati Bima & Pragati Islami Bima Division (PB Group Insurance		217 470
Total	566,743 7,607,661	5,755
Office Rent:		
Operational segment-wise break-down is given l	below:	
Particulars	31-Dec-2022	31-Dec-2021
Head Office - Central Accounts	14,237,928	16,313,
Individual Product Line (IPL & Takaful)	50,722,147	40,911
Pragati Bima & Pragati Islami Bima Division (PB		9,259
Group Insurance Total	5,776,680 79,339,348	5,776 72,261
Repairs and Maintenance:		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
This is made-up as follows-		
Particulars	31-Dec-2022	31-Dec-2021
IT Enable Service	10,544,166	4,055
Wages	4,800	19
Trade Licence Expenses	38,461	46
Carrying Charges	59,685	124
Labour & Wages	208,670	146
Crockeries	60,716	73
Electrical Expenses	656,188	684
Office Maintenance	11,629,620	14,826
Repair & Maintenance	871,515	641
Service Charge	132,442	101
Unified Messaging Platform (UMP) Total	5,648,679 29,854,942	5,714 26,435
Car Fuel, Maintenance & Repairs: This is made-up as follows-		
Particulars	31-Dec-2022	31-Dec-2021
Car Fuel	1,943,836	1,657,
Car Insurance	437,134	411,
Car Maintenance	2,970,241	3,881,
Car Pogistration & Ponowal		
Car Registration & Renewal		
Car Registration & Renewal Total Operational segment-wise break-down is give	5,543,850	242, 6,192,



Individual Product Line (IPL & Takaful)	1,784,886	1,838,140
Pragati Bima & Pragati Islami Bima Division (PB & PIBD)	282,976	296,739
Group Insurance	325,710	727,662
Total	5,543,850	6,192,077

45.00 Group Insurance Premium: This is made-up as follows-

Particulars	31-Dec-2022	31-Dec-2021
Insurance Premium	1,686,086	3,881,452
Total	1,686,086	3,881,452

All regular staff of the company comes under the preview of Group insurance coverage. Unless otherwise agreed contractual staff will not be entitled for the benefit. The rate of premium is 3% of basic salary per year out of which 1/3 shall be borne by the employee and remaining 2/3 shall be borne by company.

46.00 Hospitalization Insurance Premium:

This is made-up as follows-		
Particulars	31-Dec-2022	31-Dec-2021
Hospitalization Insurance Premium	1,845,937	1,610,981
Total	1,845,937	1,610,981

As per Service Rule 3.29.5 the rate of premium for Hospitalization Insurance is 3% of Basic salary. Of which 1/3 each payable by employee and 2/3 shall be borne by the company. These the tk. 18,45,937/- amount represents 2/3 of Basic salary paid this year.

47.00 Telephone, Fax and Internet:

Particulars	31-Dec-2022	31-Dec-2021
Internet Bill	6,383,429	5,725,892
Mobile Bill	1,560,804	1,578,507
Telephone Bill	71,388	43,746
Total	8,015,621	7,348,145

48.00 Electricity & Utility Expenses: This is made-up as follows-

Particulars	31-Dec-2022	31-Dec-2021
Generator Fuel	81,470	24,250
Electricity Bills	8,429,338	5,782,968
Gas Bills	2,030	9,750
WASA Bills	932,748	670,890
Total	9,445,586	6,487,858

49.00 Entertainment:

Particulars	31-Dec-2022	31-Dec-2021
Ententainment from AC Hotel	491,158	1,259,398
Ententainment from non AC Hotel	2,762,763	2,339,826
Total	3,253,921	3,599,224

50.00 Business Development Expenses:

Particulars	31-Dec-2022	31-Dec-2021
TA & DA for Participants	2,021,340	1,338,590
Entertainment for Participants	9,126,743	7,295,078
Business Development Expenses-other	1,791,156	2,683,681
Prize & Awards	2,016,677	100,459
Total	14,955,916	11,417,808

51.00 Company Registration (Renewal) Fees:

Operational segment-wise break-down is given below:
Provide Law

Part	ticulars	31-Dec-2022	31-Dec-2021
Hea	d Office - Central Accounts	3,670,991	3,362,336
Tota	al	3,670,991	3,362,336

As per section 11(2) of the Insurance Act 2010, an application for the renewal of a registration for any year shall made by the insurer to the authority (IDRA) before the 30th day of November of the preceding year which shall be accompanied by a fee of one taka per thousand of gross direct premium written in Bangladesh during the year preceding the year ending on the said date.

52.00 Conference:

This	is n	nade-	un	as	folle	w/s

Particulars	31-Dec-2022	31-Dec-2021
Hall Rent	225,000	137,500
Hotel Accomodation	2,575,599	2,224,467



Cash Allowance for Special Lunch	600,000	670,500
TA/DA for Participant	4,151,300	4,755,600
Other Expenses	769,297	-
Total	8,321,196	7,788,067

53.00 Gratuity:

This is made-up as follows-

Particulars	31-Dec-2022	31-Dec-2021
Gratuity	27,664,932	12,303,519
Total	27,664,932	12,303,519

As per Gratuity Fund Rules of the company, Gratuity will be due for payment on the retirement from the service of the company on attaining the retirement ages as per Service rule of the company or on voluntary retirement or resignation earlier or on the death of the employee whilst in service or on completion of contract service provided the condition of payment of Gratuity is incorporated in the contract of service. As such, provision for gratuity has been made.

54.00 Depreciation and Amortization :

Operational segment-wise break-down is given below:

Particulars	31-Dec-2022	31-Dec-2021
Head Office - Central Accounts	7,344,334	7,266,424
Individual Product Line (IPL & Takaful)	7,793,361	6,161,664
Pragati Bima & Pragati Islami Bima Division (PB & PIBD)	924,901	933,745
Group Insurance	657,354	597,835
Total	16,719,950	14,959,668

55.00 Income Tax:

As per section 46 of IAS-12, current tax liabilities (assets) for the current and prior periods measured at the amount expected to be paid to (recovered from) the taxation authorities, using the tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period. To comply with IAS-12 requirement, our disclosure regarding current tax liabilities(asset) is as under:

Computation as per paragraph 2(a) of the 4th Schedule of the IT Ordinance, 1984

Particulars	31-Dec-2022	31-Dec-2021
Gross External Incoming:		
Interest, Dividends and Rents	373,540,898	427,058,406
Other Income	3,387,276	9,590,930
	376,928,174	436,649,336
Less: Actual Management Expenses (lower than allowable limit)	1,752,025,792	1,513,473,78
Less: Income Tax and Dividend	116,379,897	83,911,48
Loss as per 2(a) method	(1,491,477,515)	(1,160,735,935
Computation as per paragraph 2(b) of the 4th Schedule of the IT Ordinance, 1984		
Annual Surplus made for the last undervaluation period	638,555,705	522,995,01
Less: Previous surplus		
Shareholders account	(7,701,344)	(5,925,360
Policyholders account	(135,869,905)	(154,463,195
	494,984,456	362,606,46
Plus: Terminal bonuses paid to policyholders	31,658,625	23,590,60
Net Surplus for the year	526,643,081	386,197,06
Bonus to Policyholders:		
Bonus allocated to policyholders	392,102,897	342,580,04
Add: Surplus carried forward for future bonus	186,087,156	135,869,90
	578,190,053	478,449,95
Less: Balance b/f from previous valuation	135,869,905	154,463,19
(-)Terminal /Interim bonuses paid to policyholders	(31,658,625)	(23,590,601
	104,211,280	130,872,59
Bonus available for policyholders out of current surplus	473,978,773	347,577,35
Less: 3/4 of bonus available for policyholders out of current surplus	355,484,080	260,683,01
Adjusted surplus as per 2(b) method for relevant assessment year	171,159,001	125,514,04

As per section 2 of Fourth Schedule of the Income Tax Ordinance 1984, the profits and gains of life insurance business, shall be taken to be either 2(a) or 2(b), whichever is the greater. Since adjusted surplus as per method 2(b) is greater hence tax will be calculated on adjusted surplus as per 2(b) method. Income Tax Charge @ 37.5% 64,184,625 47,067,767

56.00 Reconcilation of Cash Flows:

The reconciliation of Net Cash Flow from operating activities between Direct and Indirect method as follows:

Particulars	31-Dec-2022	31-Dec-2021
Cash flow from Operating Activities:		
As per direct method	(191,807,186)	(233,473,695)
Addition of Life Fund	125,674,840	145,973,354
Adjustment for:		
Depreciation of property, plant & equipment	15,873,084	13,703,313
Amortization of software	846,866	1,256,355
Dividend	52,195,272	36,843,722
Salary Adjust with Installment of Hire Purchase Car	1,215,184	1,455,962
Non-cash Salary with PF Forfeiture Account	834,526	424,521



Profit on Sale of Fixed Assets	(1,863,276)	(8,279,239)
Non-cash part of Other Income	(834,526)	(424,521)
Interest, dividends and rents received	(373,540,898)	(427,058,406)
Cash Generated from Operations before Increase /Decrease of Assets or Liabilities	(179,598,928)	(236,104,939)
Changes in working capital:		
(Increase)/ Decrease in Outstanding premium	(85,464,770)	44,067,562
(Increase)/ Decrease in Advance and deposits	(39,399,282)	(80,686,959)
(Increase)/ Decrease in Sundry Debtors	22,180,100	519,252
(Increase)/ Decrease of Inventories	(764,516)	(2,677,554)
Increase/ (Decrease) of Outstanding Claims	(1,943,879)	4,587,984
Increase/ (Decrease) of Amount due to other Persons or Bodies Carrying on		
Insurance Business	27,783,050	25,000,000
Increase/ (Decrease) of Creditors (Without IPO Refunded)	57,502,348	(8,409,954)
Increase/ (Decrease) of Unpaid Dividend		
Increase/ (Decrease) of Premium Deposits	(7,101,309)	10,230,913
Increase/ (Decrease) of Reserve for Unexpected Losses	15,000,000	10,000,000
	(191,807,186)	(233,473,695)

57.00 Payments/Perquisites to Directors and Key Management Personnel: This is made-up as follows-

57.01 Paid to Directors:

This is made-up as follows-

Particulars	31-Dec-2022	31-Dec-2021
Board and Committee Meeting Fees	2,400,000	3,100,800
Total	2,400,000	3,100,800

57.02 Paid to Key Management Personnel:

Key management Personnel are those Persons having authority and responsibility for Planning, Dir	rections and Controlling the a	activities of the Company.

Particulars	31-Dec-2022	31-Dec-2021
i) Short term Employee Benefits (Salary & Allowances)	18,031,932	16,566,500
ii) Post Employment Benefits (P.F and Gratuity)	3,075,260	2,062,879

iii) No compensation/ other allowance/ commission was allowed to Directors including Managing Director, Managers and Officers of the Company except as stated above.

iv) There is no amount payable to Directors including Managing Director, Managers and Officers of the Company for any sort of commission on purchases, profit or guarantee.

v) Directors' Fee for attending each Board Meeting and Committee Meeting for each Director during the year was Tk. 8,000.

58.00 Events after Reporting Period:

Except the below matter there was no significant event that has occurred between the balance sheet date and the date when the financial statements are authorized for issue by the Board of Directors.

The Board of Directors in its 161st meeting held on 26 June, 2023 has recommended 12% cash dividend against the share of Tk. 10 each for the year ended 31 December 2022. This will be placed in 23rd AGM of the Company for approval by the shareholders.

59.00 Date of Authorization for Issue:

These financial statements were authorized for issue on 26 June, 2023 by the Board of Directors of the Company.

60.00 Capital Expenditure Commitment:

a) There was no capital expenditure contracted or incurred or unprovided for at 31 December 2022b) There was no material capital expenditure authorized by the Board but not contracted for at 31 December 2022

61.00 Claim not Acknowledged;

There was no claim not acknowledged as debt as on 31 December 2022

62.00 Contingent Asset/ Liabilities:

There was no contingent assets or liabilities of the company as on 31 December 2022

63.00 Number of Employees (As per requirement of Companies Act 1994, Schedule-XI part-II):

The number of employees and expenses incurred for employees during the year is as follows-

Particulars	31-Dec-2022	31-Dec-2021
Number of employees with remuneration:		
(i) Below Tk. 36,000 p.a.	82	79
(ii) Tk. 36,000 p.a. and above	828	735
(i) Amount in Taka Below Tk. 36,000 p.a.	2,880,730	2,772,650
(ii) Tk. 36,000 p.a. and above	260,934,160	231,514,153

64.00 Credit Facility:

There was no credit facility available to the Company under any contract as on 31 December 2022

65.00 Payment in foreign Currency:

There was no payment in foreign currency during the year.

66.00 Related Party Transactions:

Parties are considered to be related if one party has the ability to control the other party or exercises significant influence over the other party in making financial and operational decision and include associated companies with or without common Directors and key management positions. The company has entered into transaction with other related entities in normal course of business that fall within the definition of related party as per International Accounting Standard 24: "Related Party Disclosures". Transaction with related parties are executed on the same terms, including interest rate and collateral, as those prevailing at the time for comparable transactions with other customer of similar credentials and do not involve more than a normal risk.

Name of Related Party	Transaction Nature	Relationship	Balance as at January 1, 2022	Addition/ Expenses during the year	Adjustment/ Payment during the year	Balance as at December 31, 2022 (receivable/ (payable)
	Advance Against Land (Note-24.06.3)	Common Directorship	500,000	-	-	500,000
	Advance Against Conference (Note- 24.06.1)	Common Directorship	1,100,000	-	-	1,100,000
Jamuna Resort Ltd.	Short Term Loan (Note-24.06.2)	Common Directorship	1,443,000	-	-	1,443,000
	Interest Receivable (Note-23.00)	Common Directorship	2,025,174	158,730	-	2,183,904
	Receivable Others (Note-24.06.00)	Common Directorship	4,937,660		-	4,937,660
	Office Rent	Common Directorship	-	28,063,105	28,063,105	-
Description of the	Car Insurance	Common Directorship	-	437,134	437,134	-
Pragati Insurance Ltd.	Training Expenses	Common Directorship	231,609	1,003,405	717,001	518,013
	Legal Department	Common Directorship	107,933	150,829	124,077	134,685
A&A Accessories	Calender	Common Directorship	-	3,130,400	3,130,400	-
KDS Accessories Ltd.	Printing of Calender	Common Directorship	-	2,262,240	2,262,240	-

Details of transactions with related	parties and balance with them as at December 3	1 2022 were as follows:

67.00 Others:

67.01 IPL, PB, IJB (Takaful), PIBD and IHP represents Individual Product Line, Pragati bima, Islami Jibon Bima (Takaful), Pragati Islami Bima Division and Individual Health Plan respectively.

67.02 Prevention of Money Laundering & Terrorist Financing:

In line with the guidance notes provided by Bangladesh Bank and recommendation of the technical sub-committee (Life) of BIA. The company has a comprehensive Anti Money Laundering & Terrorist Financing guidance. The company has robust KYC & rule book and continuous monitoring by internal audit team.

67.03 The previous year's figures have been regrouped, rearranged and reclassified wherever necessary, amounts and other disclosures for the preceding year are included as an integral part of the current financial statements and are to be read in relation to the amounts and other disclosures relating to the current year.

Jagadish Kumar Bhanja, FCS Company Secretary

Md. Jalalul Azim **Chief Executive Officer**

Syed M. Altaf Hussain Director

Khalilur Rahman Chairman

Suhel Ahmed Choudhury Director

Dated: Dhaka, July 05, 2023



Schedule -1

PRAGATI LIFE INSURANCE LIMITED Schedule of Fixed Assets & Intangible Assets As at 31 December 2022

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)	Cost				Depreciation	on			
Particulars	Opening Balance	Additions during the year	Sale/ Adjustment During the Year	Closing balance	Rate	Opening Balance	Charged during the year	Adjustment During the Year	Closing Balance	wuv as at 31 December 2022	wUV as at 31 December 2021
Furniture & Fixture	121,520,437 14,426,417	14,426,417	1,611,339	1,611,339 134,335,515 10%	10%	71,219,546	5,853,978	1,599,933	75,473,591	58,861,924	50,300,891
Electrical & Office Equipment	39,457,321	5,561,543	394,680	44,624,184	10%	27,043,939	1,550,649	323,246	28,271,342	16,352,842	12,413,363
Computer	61,443,226	10,455,354	I	71,898,580	30%	46,995,067	6,387,074		53,382,141	18,516,439	14,448,178
Vehicle	77,786,934		18,636,833	59,150,101	20%	67,380,014	2,081,383	18,636,832	50,824,565	8,325,536	10,406,920
Total	300,207,918 30,443,314	30,443,314	20,642,852	20,642,852 310,008,380	•	212,638,566	15,873,084	212,638,566 15,873,084 20,560,011	207,951,639	102,056,741	87,569,352

Intangible Assets:

			Cost				Amortization	on			
Particulars	Opening Balance	Additions during the year	Sale/ Adjustment During the Year	Closing balance	Rate	Opening Balance	Charged during the year	Adjustment During the Year	Closing Balance	wuv as ar 31 December 2022	wDV as at 31 December 2021
Software (Bangaldeshi)	15,833,212		I	15,833,212	50%	15,123,578	354,818	ı	15,478,396	354,816	709,634
Software (Imported)	6,156,442	-		6,156,442 10%	10%	1,235,976	492,048	-	1,728,024.00	4,428,418	4,920,466
Total	21,989,654		ı	21,989,654		16,359,554	846,866	•	17,206,420	4,783,234	5,630,100

Notes: i) Depreciation/Amortization has been charged on addition of Fixed Assets/Intangible Assets from the month of procurement. ii) Depreciation/Amortization has been charged on Reducing Balance Method on the cost of individual assets.

Annual Report 2022



DIRECTORS' CERTIFICATE

As per Regulations contained in the Insurance Act, 1938 and 2010, we certify that:

- 1. As per regulations contained in the section 7(a) of Part I of the First Schedule of the Insurance Act, 1938, the value of investment in shares has been taken at market value.
- 2. As per regulation contained in the section 7(b) of Part I of the First Schedule of the Insurance Act, 1938, the value of all assets as shown in the Balance Sheet and as classified on Form "AA" annexed have been duly reviewed as on December 31, 2022 and in our belief, the said assets have been set forth in the Balance Sheet at amounts not exceeding their realizable or market value under the several headings as enumerated.
- 3. As per regulation contained in the section 62(2) of the Insurance Act, 2010 all expenses of management in respect of Life Insurance business transacted by the Company in Bangladesh have been fully debited in the Revenue Account as expenses.

Sved M. Altaf Hussain

Khalilur Rahman

Jagadish Kumar Bhanja, FCS **Company Secretary**

Md. Jalalul Azim **Chief Executive Officer**

Suhel Ahmed Choudhury Director

Director

Chairman

Dated: Dhaka, July 05, 2023







ANNUAL CONFERENCE 2022



The Annual Conference 2022 held at Long Beach Hotel in Cox's Bazar. Chairman of the Company Mr. Khalilur Rahman inaugurated the conference as a Chief Guest, Member of Insurance Development & Regulatory Authority (IDRA) Mr. Quamrul Hasan was present as a Special Guest & Mr. Md. Jalalul Azim, MD & CEO presided over the conference.



Chairman of the Company Mr. Khalilur Rahman delivering speech in the Annual Conference 2022 at Cox's Bazar.



MD & CEO of the Company Mr. Md. Jalalul Azim delivering speech in the Annual Conference 2022 at Cox's Bazar.



Member of Insurance Development & Regulatory Authority (IDRA) Mr. Quamrul Hasan delivering speech in the Annual Conference 2022 at Cox's Bazar.



Qualified Development Officials participated in the Annual Conference 2022, Cox's Bazar.



Qualified Development Officials participated in the Annual Conference 2022, Cox's Bazar.



AGREEMENT SIGNING AND OTHER EVENTS



Group Insurance Contract signing between Pragati Life Insurance Limited and Bank Asia Limited. MD & CEO of Pragati Life, Mr. Md. Jalalul Azim and President & MD of Bank Asia, Mr. Adil Chowdhury signed the contract on behalf of their respective organizations.



Group Insurance Contract signing between Pragati Life Insurance Limited and Mutual Trust Bank Limited (MTB). MD & CEO of Pragati Life, Mr. Md. Jalalul Azim and MD & CEO of MTB, Mr. Syed Mahbubur Rahman signed the contract on behalf of their respective organizations.



Group Insurance Contract signing between Pragati Life Insurance Limited and DocTime. MD & CEO of Pragati Life, Mr. Md. Jalalul Azim and MD of DocTime, Mr. Anowar Hossain signed the contract on behalf of their respective organizations.



Mr. Chandra Shekhar Das, FCA, Additional Managing Director of Pragati Life Insurance Limited received the RTV Bima Award 2022 for Best Rising Life Insurance Company from Mr. Sheikh Kabir Hossain, President of Bangladesh Insurance Association.



Mr. Chandra Shekhar Das, FCA, Additional Managing Director and Mr. Jagadish Kumar Bhanja, FCS Company Secretary of Pragati Life Insurance Limited received the Gold Award of 9th ICSB National Award for Corporate Governance Excellence 2021 from Mr. Salman Fazlur Rahman, MP, Private industry and investment Adviser to the Honorable Prime Minister, and M. A. Mannan, MP, Honorable Minister of Planning, Government of the People's Republic of Bangladesh.



Annual Milad and Ifter Mahfil 2023.







DHAKA

Mirzanagar (Dhaka) Agency (Bokul)

Ponchami Super Market Korgaon Natun Para, Mirzanagar, Ashulia, Dhaka.

Uttara (Dhaka) S.Cell (Bokul)

License No-1630/2022 Plot #41, AB Super Market (6th Floor), Dhaka-Mymensingh Road, Room-702/A, Uttara Model Town, Dhaka-1230, Uttara, Dhaka. Phone: 01676195477

Pallabi Servicing Cell (Branch office) (Bokul)

License No-1636/2022 Shaly Cotage (1st Floor), House no-10, Avenue-01, Block-F, Section-11, Shangbadik R/A, Kalshi Road, Pallabi, Mirpur, Dhaka-1216.

Metro S.Cell (Banglamotor) (Branch office)

License No-132/2019 Anchor Tower, level-4,107, Bir Uttom Road, New Market, Kalabagan, Dhaka. Phone: 01926674462

Keraniganj S. Center (Branch office) (Takaful)

License No-1564/2022 Rusel Sheet Market (1st Floor), Purbo Banda Dak Para, Zinzira, Keraniganj, Dhaka. Phone: 01917058813, Email: keranigonj.takaful@pragatilife.com

Ashulia Servicing Cell (Branch office) (Bokul)

License No-1633/2022 Roman Tower (4th Floor), DEPZ Sarak, PO- Alia Madrasha, PS-Ashulia, Dist. Dhaka.

Mirpur (Dhaka) S. Center (Branch office) (Bokul)

License No1629/2022 KPM Plaza (2nd Floor), 1 No Darus Salam Road. Mirpur-1, Mirpur, Dhaka- 1216, Phone: 01770384028

Nababgonj Agency (Polash)

Yousuf Shoping Complex (3rd Floor) Main Road, Nawabgonj, Dhaka. Phone: 01846177987

Kamarpara (Turag) Agency Office (Bokul)

Hazi Ramjan Ali Tower (Ground Floor), House-02, Road-16, P.O-Nishadnagar, Turag, Dhaka. Phone: 01920866015

Kawandia (Savar) Agency (Bokul)

Munshi Bari Bhaban (Ground Floor), Vill- Melertek, P.O-Aminbazar, Savar, Dhaka. Phone: 01727391517

Rampura Servicing Cell (Shapla)

Al-Amin Super Market (3rd Floor), 320 Pubra Rampura., Rampura, Dhaka. Phone: 01716889590. Email: rampura_ipl@pragatilife.com

FARIDPUR

Madhukhali Agency Office (Metro)

Mirza Mozaffar Super Market, Level-2, Madhukhali Bazar Bas Stand, Madhukhali, Faridpur. Phone: 01716195302

Faridpur Servicing Cell (Metro)

Salim Kunju, Level-3, House No-30/04, Goial Chamat Sarak, Goial Chamat Hazratoala, Faridpur Sadar, Faridpur. Phone: 01734967577

Faridpur S. Cell (Branch Office) (PBD)

Licnese No-1555/2022 Sheak Munsi Complax, Sheak Rasel Sisu Park, Goalcamot, Sreewongol, Faridpur Sadar, Faridpur. Phone: 01720006212 Email: faridpur_pb@pragatilife.com

Baburchar Agency Office (PBD)

Poresh & Sons Market, Vill: Baburchar Bazar, Post : Dewkhali, Faridpur Sadar, Faridpur. Phone: 01720006212

GAZIPUR

Mouna (Gazipur) S. Cell (Jui)

Mohammad Ullah Complex (3rd Floor), Dhaka-Mouna Sarak, P.O-Mouna Bazar, Sreepur, Gazipur. Phone: 01932450219

Tongi Servicing Cell (Jui)

Shahajahan Mansion (2nd Floor), Near Cherag Ali Station, Dhaka- Mymensingh Sarak, PO-Nishatnagar, PS-Tongi, Dist. Gazipur. Phone: 01719863341



Chandra (Kaliakair) Agency (Golap)

Umme Salma Tower (2nd Floor), House-55, Block-E, Dhaka Tangail Sarak, Kaliakair, Gazipur.

Gazipur S. Cell (Branch Office) (Jui)

Kati Bazar Agency Office (PBD)

Gopalganj Sadar, Gopalganj.

License No-1624/2022

License No-1623/2022 Hazi Market (1st Floor), Chandana Chaurasta (Dhaka Road), Chandana,PS-Gazipur Sadar, Dist. Gazipur. Phone: 01673469820

Chowdhary Bari, Khanar Par, Post : Kati Bazar,

Jamalpur S/C-1 (Branch Office) (Golap)

Jibon Mansion (2nd Floor) Station Road,

PO- Jamalpur, PS-Sadar, Dist-Jamalpur.

GOPALGANJ

Gopalgonj Servicing Cell (PBD)

Shek Ahmed Ali Bhabon, 221, Chandmari Road Bank Para, Post : Gopalgonj Sadar, Gopalganj. Phone: 01718900478

Gopalpur Agency Office (PBD)

M. Supar Market, Vill : Gopalpur, Post : Tilchara, Kasiani, Gopalganj. Phone: 01718900478

JAMALPUR

Jamalpur S. Cell (Takaful)

108/02/05 (1st Floor) Station Road, P.O-Jamalpur-2000, Sadar, Jamalpur. Mobile : 01682835927

Jamalpur Agency (Polash)

Railway Station Road, Melandaha, Jamapur. Phone: 01621332840

Jamalpur. Phone: 01740637967 KISHOREGANJ

Kishoreganj Servicing Cell (Polash)

Golap Miah Bhaban (3rd Floor), Hossainpur Road, Mollahpara, Kishoreganj Sadar, Kishoreganj. Phone: 01810844705. Email: kishorgonj_ipl@pragatilife.com

Kishoreganj S. Cell (Takaful)

Rafi Bhaban (2nd Floor), Circit House Road, Gaital, P.O-Kishosreganj, Sadar, Kishoreganj. Phone: 01715318035

Bhairab Servicing Cell (Takaful)

Jamalpur Sadar Agency (Tulip)

Haji Mannan Bhaban (2nd Floor), Dhaka Sylhet Highway Road, Bhairab, Kishoregonj. Phone: 01711064413

Katiadi Agency (Takaful)

Phone: 01718086328,

Madaripur Servicing Cell (PBD)

K. Alam Plaza (2nd Floor), C & B Road, P.O: Katiadi, P.S: Katiadi, Dist. Kishoreganj. Mob: 01627726465

Bagar Bari, Dr. Tota Road, Villge : Sardar Colony,

Post : Madaripur, PS. Sadar, Madaripur.

Email: madaripur_pb@pragatilife.com.

Haji Villa (2nd Floor), Tangail Road, Jamalpur Sadar,

MADARIPUR

Madaripur Agency (Shapla)

Selina Complex (2nd Floor) Main Road, Madaripur Sadar, Madaripur.

Shibchar (Madaripur Agency (Bokul)

Rokeya Villa, Vill-Umedpur, P.O-Umedpur, P.S-Shibchar, Dist. Madaripur. Mob: 01715857661

MYMENSINGH

Mymensing Servicing Cell (PBD)

Kawatkhali Railway Colony Post : Kawatkhali, Mymensingh Sadar, Mymensingh. Phone: 01761586138, Email: mymemsingh_pb@pragatilife.com

Trishal (Mymensingh) Agency (Jui)

Bhai Bon Bhaban, Vill-PO- Southkanda, Trishal, Mymensingh.



NARAYANGANJ

Araihazar S.Cell (Branch Office) (Takaful)

License No-1567/2022 Dubai plaza (3rd Floor), College Road, P.O: Araihazar, Araihazar, Narayanganj. Phone: 01966067671, Email: arahazar.sc@pragatilife.com

Siddirgonj (N.Gonj) Agency (Shapla)

Nur A Modina Bhaban (2nd Floor), Humayun Kabir Road, Adamjeenagar, Siddirgonj, Narayangaj. Phone: 01985289528

NARSINGDI

Norshingdi Servicing Cell (PBD)

Molla Market, Post-Naraonpur, Belabo, Narsingdi. Phone: 01916540972, Email: narsingdi pb@pragatilife.com

Narsingdi Agency (Polash)

Khoka Babur Bhaban (2nd Floor) Kalibari Road, Bhelanagar, Sadar, Narsingdi. Phone: 01810844705

NETROKONA

Thakurakona S. Cell (Takaful)

Thakurakona Rahim Uddin High School Related Market, Thakurakona, Sadar, Netrokona. Phone: 01941301033

Netrokona S. Cell (Takaful)

Fatema Clinic Bhaban (3rd Floor), Joynagar Hospital Road, Sadar, Netrokona. Phone: 01721144492

Filor Rahmaner Bari (Ground Floor) Vill-Bagichapara,

Durgapur (Netrokona) Agency (Takaful)

P.O-Susong, Durgapur, Netrokona. Phone: 01307902939

RAJBARI

Char Doulatdia Agency Office (PBD)

Vai Vai Supar Market, Aziz Mirda Para, Post- Doulatdia, Goalanda, Rajbari. Phone: 01758367017

SHARIATPUR

Shariatpur S. Cell (Branch Office) (PBD)

License No-1547/2022 Spean Plaza (4th Floor), Modda Bazar, Vill : + Thana : Palong, Shariatpur, Phone: 01717350101, Email: sariyatpur_pb@pragatilife.com

Shariatpur S. Cell (Metro)

Top To Krishi Bank (2nd Floor), Main Road, P.O-Palong, Palong, Shariatpur. Phone: 01712209137

SHERPUR

Sherpur Servicing Cell (Branch Office) (Tulip)

License No-1617/2022 109, Provat Complex (3rd Floor), Raghunath Bazar, Sadar, Sherpur. Phone: 01632891313, Email: 'sherpur_ipl@pragatilife.com'

Sherpur S. Cell (Branch Office) (Golap)

Nusrat Bhaban (2nd Floor), Majar Road, P.O-Sherpur, Sadar, Sherpur. Phone: 01718129163

MUNSHIGANJ

Baligaon (Munshigonj) Agency Office (Jui)

Sanaullah Tower (2nd Floor), Kolma Morh, Baligaon, Mawya Road, Tongibari, Munshigonj, Phone: 01713507318

Tongibari Servicing Cell (Polash)

Chand City Center (2nd Floor), Collage Road, Tongibari, Munshiganj. Phone: 01977755844, Email: tangibari_ipl@pragatilife.com



Sirajdikhan Agency Office (Metro)

Chowdhury Plaza, level-2, Thana Road, Sirajdikhan, Munshiganj. Phone: 01968425100

Pathrail S/C (Branch Office) (Golap)

License No-1652/2022 Pathrail Bazar, Moni Tradres Bhaban (2nd Floor), Deldura, Tangail.

Sakhipur Agency (Golap)

Bhai Bhai Bhabon (1st Floor), Picher Matha Chairmen Sarak, PO- Sakhipur, PS-Sakhipur, Tangail.

Delduar Agency (Golap)

Khobir Uddin Villa, Moulovipara, Collage Road, Delduar, Tangail. Phone: 01711069510

Chowbaria (Tangail) S.Cell. (Golap)

Bhai Bhai Super Market (1st Floor), Bagbari Sarak, Vill-Chowbaria, Sadar, Tangail. Phone: 01798735516

Sakhipur Servicing Cell (Polash)

Bbu Hanif Plaza (Ground Floor), Dhaka-Sakhipur Road, Sakhipur, Tangail. Phone: 01730116027 Email: sakhipur_ipl@pragatilife.com

Nagarpur S. Cell (Branch Office) (Golap)

License No-1638/2022 Rajia Shopping Complex (3rd Floor) Main Road Nagarpur, Tangail, Phone: 01719909021

Alenga S. Cell (Tangail) (Golap)

Saheb Ali Plaza (1st Floor), Bolla Road, P.O-Alenga, Kalihati, Tangail. Phone: 01978123565

Bashail (Tangail) S. Cell (Golap)

Mostafa Plaza (2nd Floor), Main Road, P.O-+P.S-Bashail, Tangail.

Gopalpur Sadar S. Cell (Golap)

Rokeya Tower (1st Floor), Gopalpur Sarak, P.O+PS-Gopalpur Dist-Tangail.

Shohobotpur (Tangail) S. Cell. (Golap)

Shamsher Bhaban (2nd Floor), MP Road, P.O-Shohobotpur, P.S- Nagarpur, Dist. Tangial.

Mirzapur S. Cell (Golap)

Taj Bhaban (1st Floor), Near Shahid Minar, College Road, P.O+P.S-Mirzapur, Dist. Tangail.

TANGAIL

Tangail C. Cell (Branch Office) (Takaful)

Licnese No-1577/2022 Talukder Market (3rd Floor) Mymensingh Road, P.O-Tangail Sadar, Tangail. Phone: 01712354947

Kalihati (Tangail) S. Cell. (Golap)

Haji Samad Shopping Complex (2nd Floor), Kalihati Bus Stand, Kalihati, Tangail. Phone: 01719803926

Daopara (Tangail) S. Cell (Branch Office) (Golap)

License No-1654/2022 Nazrul bhaban (1st Floor) PO- Deopara, PS-Ghatail, Dist- Tangail. Phone: 01741188152

Tangail Service Centre (Branch Office) (Golap)

License No-1620/2022 H.M Tower (2nd Floor), Near Capsul Market, Khalpar Sarak, P.O & P.S- Tangail, Dist. Tangail. Phone: 01917700919

Goyhata Servicing Cell (Golap)

Rahman Plaza (2nd Floor), PO-Goyhata, PS-Nagarpur, Dist-Tangail.

Tangail S. Cell-2 (Branch Office) (Polash)

License No-1607/2022 Chairman Plaza (2nd Floor) Adalot Road, Sadar Tangail. Phone: 01716489043, Email: tangail2_ipl@pragatilife.com

Dhalapara S. Cell (Branch Office) (Golap)

License No-1639/2022 Hazi Bhaban (1st Floor), Sagar Dighi, PO-Dhalapara, PS-Ghatail, Dist, Tangail.

Gopalpur S. Cell (Branch Office) (Golap)

License No-1650/2022 Hemnagar Bazar Road, Vill. Hemnagar, Post. Hemnagar PS, Gopalpur, Dist. Tangail. Phone: 01748509018

Dhanbari Agency Office (Metro)

Razib Enterprise, Level-03, Dhanbari, Tangail. Phone: 01751504106

Taktarchala Agency (Golap)

Doudiya Market (2nd Floor), Hatu Vanga Sarak, PO-Pekua, P.S.Mirzapur, Dist. Tangail.

Madhupur (Tangail) Agency (Golap)

Tara Complex (4th Floor), Mymensingh Sarak, Madhupur, Tangail.



Chilimpur Bazar Agency (Golap)

Mir Muktijoddha Shaheed Azizul Hague Market (1st Floor), Chilimpur Bazar Sarak, P.O-Hinganagar, P.S-Delduar, Dist. Tangail. Phone: 01856463814

BANDARBAN

Bandarban Agency (Jui)

Jannat Bhaban (Ground Floor), Chandragona Road, Balaghata, Sadar, Bandarban.

Baishari (Bandarban) Agency (Takaful)

Aziz Bhaban (1st Floor), Baishari, Naikhongchhari, Bandarban. Phone: 01829838292

BRAHMANBARIA

Bijoynagar (Brahmanbaria) Agency (Takaful)

R. B Tower (2nd Floor) Amtali Bazar, P.O-Satgaon-4000, Bijoynagar, Brahmanbaria. Phone: 01917184041

Islampur Bazar Agency Office (PBD)

Khan Market, Islampur Nazar, Post-Islampur, Bijoynagar, Brahmanbaria. Phone: 01737962931

Kasba Servicing Cell (Takaful)

Bhuiyan Plaza (2nd Floor) Puraton Bazar, Station Road, Kasba, Brahmanbaria. Phone: 01711935278

Baish Moja (Brahmanbaria) Agency (Takaful)

Mobarak Market (2nd Floor) Bazar Main Road, P.O-Birgaon, Nabinagar, Brahmanbaria. Phone: 01601001252

Panishwar Servicing Cell (Polash)

Awal Bhaban (2nd Floor), Panishwar, Shakhati, Sarail, Brahmanbaria. Phone: 01744115063, Email: panishwar ipl@pragatilife.com

CHANDPUR

Shahrasti Agency Office (PBD)

Ruhul Amin Complex (2nd Floor), Kaliapara Purba Bazar Main Road, Post: Kaliapara,, Chandpur Sadar, Chandpur. Phone: 01713611861

Birampur Bazar Agency (Bely)

Birampur Bazar High School Road, (1st Floor), Vill-Char Channa, PO-Birampur, Faridgonj, Chandpur. Phone: 01878953796

Chandpur S. Centre (Branch Office) (PBD)

License No-1540/2022 Amin Plaza (4th Floor), Shohid Muktijoddha Road, Chandpur Sadar, Chandpur. Phone: 01711046231 Email: chandpur_pb2@pragatilife.com

Chakbazar (Brahmanbaria) Agency office (Bokul)

Hazi Shamser Ali Menson (Ground Floor), PO-Chatalpar, Nasirnagar, Brahmanbaria.

Gokornoghat (Brahmanbaria) Agency (Takaful)

Ashra Ali Plaza (1st Floor), Lanch Ghat Road, P.O-Gokornoghat, Brahmanbaria Sadar, Brahmanbaria. Phone: 01611064413

Brahmanbaria S. Center (Branch office) (Takaful)

Licench No-1568/2022 Alpona Plaza (3rd Floor), Court Road, P.O-Brahmanbaria-3400, Sadar, Brahmanbaria. Phone: 01711127219

Nasirnagar (Brahmanbaria) Agency (Takaful)

Haji Abdur Rouf Master Villa (1st Floor), Hospital Road, P.O-Nasirnagar, Nasirnagar, Brahmanbaria. Phone: 01782823566

Ashugonj Servicing Cell (Takaful)

Bir Muktijuddha Haji Md. Amirul Hague Bhaban (Ground Floor), Ashugonj, Brahmanbaria. Phone: 01738965366

Hajigonj Agency (Polash)

Maa Plaza (3rd Floor), Degree Collage Road, P.O+PS-Hajigonj, Dist, Chandpur.

Char Vanga (Haimchar, Chandpur) Agency (Bely)

M/S Hawlader Enterprize Bhaban (1st Floor), Sabu Master More, Vill-Char Vanga, PO-Gongamara, Haimchar, Chandpur. Phone: 01908063835

Algibazar Servicing Cell (Shimul)

Rashid Plaza (2nd Floor), Latakhali Raod, P.O. Algibazar, Haimchar, Chandpur. Phone: 01831159485 Email: algibazar_ipl@pragatilife.com



Gollak Bazar Agency (Bokul)

Haji Abdul Mannan Vill (1st Floor), College Road, P.O-Gollak Bazar, Faridgonj, Chandpur. Phone: 01811747652

Hajiganj (Chandpur) Agency (Takaful)

Hashem Complex (4th Floor), Word # 04, Hajiganj, Chandpur. Phone: 01828141330

Rampur Bazar (Faridgonj) Agency (Bokul)

Bhuyan Traders Bhaban (1st Floor). Rampur Bazar, Faridgonj, Chandpur.

Hajigonj (Chandpur) S/C (Branch office) (Bokul)

License No-1628/2022 Munshi Plaza (2nd Floor), Hazigonj Main Road, P.O+P.S: Hajigonj, Dist. Chandpur. Phone: 01924822250

Chandpur Service Center (Branch Office) (Bokul)

License No-1631/2022 Mir Shopping Complex (2nd Floor), J M Shengupta Sarak, PO- Natun Bazar, PS- Sadar, Dist- Chandpur. Phone: 01718649920

Toramunshirhat Agency Office (PBD)

Shapla Doel Songsod, Shaaonmeg, Faridganj, Chandpur. Phone: 01731468624

Rahima nagar (Chandpur) agency (Takaful)

Mohin Bhaban (1st Floor), Kachua Sarak, P.S-Rahima Nagar, Kachua, Chandpur. Phone: 01819184642

Kachua Servicing Cell (Branch Office) (Takaful)

License No-1578/2022 Harun Avenue Super Market (1st Floor), Golbahar Road, Kachua, Chandpur. Phone: 01813328280

Motlob Agency Office (PBD)

238/4 Foraji Villa, Posu Haspatal Road, Vill- Koladi, Post- Motlob, P.S-Matlab, Chandpur.

CHATTOGRAM

Chandanaish S. Cell (Branch Office) (Takaful)

License No-1569/2022 Madina Avenew(1st Floor), Rawshanhat, PO-: Muzafarabad, PS-Chandanaish, Dist: Chattogram. Phone: 01818874016 Email: chandanaish takaful@pragatilife.com

Karerhat Agency (Tulip)

Salman Tower (2nd Floor), Karerhat Bazar, Karerhat, Jorargonj, Chattogram. Phone: 01820939869

Boalkhali (Chattogram) Agency (Takaful)

Rahmania Bhaban (Ground Floor), P.O-Chowdhury Hat, Boalkhali, Chattogram. Phone: 01855744653

Satkania Servicing Cell (Branch office) (Shimul)

License No-1611/2022 Modina Plaza (2nd Floor), Satkania Main Road, Satkania, Chattogram. Phone: 01861081999 Email: satkania_accounts@pragatilife.com

Chandgaon (ctg) S. Cell (Branch Office) (Takaful)

License No-1582/2022 Siddik Market (2nd Floor) Old Arakan Sarak, Chandgaon, Chattogram. Mob: 01819380804 e-mail : chandgaon_takaful@pragatilife.com

Potia Servicing Cell (Branch Office) (Jui)

License No-1649/2022 Ayub Tower (3rd Floor), Edur Molla Para, College Gate, Patiya, Chattogram.

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Dohajari Servicing Cell (Takaful)

Rashid Khan Building (Ground Floor), Ctg-Cox Bazar Sarak, Dohajari, Chandanaish, Chattogram. Phone: 01890494353

Sitakunda S. Cell-2 (Branch Office) (Tulip)

License No-1618/2022 Kabir Plaza (4th Floor), Sitakunda Bazar, DT Road, (Dakshin Edilpur) P.O. Sitakunda, P.S-Sitakunda, Chattogram. Phone: 01845512782 Email: sitakunda2_ipl@pragatilife.com

Chattogram S.Cell-3 (Metro)

Modina Tower, Level-9, CDA Avenue, Khulshi, Chattogram. Phone: 01842250541

Chattogram S. Cell-4 (Metro)

Chowdhury Center, Level-8, CDA Avenue, Patchlais, Chattogram. Phone: 01944127914

Chattogram S.Cell-5 (Metro)

2008/1/A, Badsha Bhaban (Level-4) , CDA Avenue, GEC, Chattogram. Phone: 01634208322

Mirsharai S.Cell (Takaful)

Karim Market (3rd Floor), Mirsharai, Chattogram. Phone: 01821963808 E-mail: mirsarai_takaful@pragatilife.com



Bariarhat (Ctg) S. Cell (Jui)

Lima Electronics Market (2nd Floor), Bisho Road, Bariarhat, Jurargonj, Chattogram.

Anwara (Ctg.) Agency (Shimul)

Newaj Bhaban (4th Floor), P.O+P.S. Anwara, Dist. Chattogram. Phone: 01814423290

Lohagara (Ctg.) Agency (Takaful)

Star Super Market (2nd Floor) Main Road, P.O+P.S-Lohagara, Dist. Chattogram. Phone: 01616252278

Fatichari (Ctg.) Agency (Lotus)

Monira Complex (4th Floor), Kharachari Road, Fatikchari, Chattogram. Phone: 01817709005

Banshkhali (Ctg.) Agency (Takaful)

Joynab Bhaban (1st Floor), Gunagari Ilsa Sarak, P.O-Gunagari, P.S- Banskhali, Dist. Chattogram. Phone: 01924435379

Chattogram S. Centre (Branch Office) (PBD)

License No-1541/2022 Baytul Karam Bhaban (3rd Floor), 112, Bayzid Bustami, Sadar, Chattogram. Phone: 01845234344 Email: chittagong.pb2@pragatilife.com

Foteyabad Agency Office (PBD)

Hazi Badsha Market (1st Floor), Fotehabad, Hathazari, Chattogram. Phone: 01831608003

Gohira Agency Office (PBD)

Gohira School Shoping Market (2nd Floor), Shop No. 25, vill:+Post : Gohira, PS- Rawzan, Chattogram. Phone: 01915483059

Kodala Agency Office (PBD)

Abdulhamid Shorif, Dhopaghat, Post-East Kodala, Rangunia, Chattogram. Phone: 01817764570

Noyahat Agency Office (PBD)

Sultan Market(2nd Floor), Nayahat, Bongo Bondhu Avenue, Bayazid Bostami, Chattogram. Phone: 01818134909

Parua Agency Office (PBD)

Amin Bhaban, (2nd Floor), Syad Nagar, Katakhaly, Post-Parua, Rangunia, Chattogram. Phone: 01812659725

Sitakundo Agency Office (PBD)

Abdul Latif Market (4th Floor), D.T.Road, Sitakunda Pourosova, Sitakunda, Chattogram. Phone: 01814907053

Tetoia Bazar Agency Office (PBD)

Tetoia Supar Market, Post-Tamuhani, Mirsharai, Chattogram. Phone: 01815618737

Fatikchhari Agency Office (PBD)

Munir Plaza, Bibirhat, Khagrashori, Fatikchhari, Chattogram. Phone: 01819819224

Chattogram S. Cell-2 (Branch Office) (Metro)

License No-1657/2022 Suraya Mansion, Level-7, 30 Agrabad R/A, Chattogram. Phone: 01991179854 Email: metro_ctg2@pragatilife.com

Baraiyarhat (Mirsarai) S. Cell (Jui)

Lima Electonics Market (2nd Floor) Bishwa Road, PO- Baraiyarhat, PS- Mirsarai, Dist- Chattogram. Phone: 01815216330

Chattogram S.Cell-01 (Branch Office) (Metro)

License No-1656/2022 2470/A, Agrabad Center, Level-7, Sheik Mujib Road, Chowmohoni, Double Mooring, Chattogram. Phone: 01911885256

Keranihat S. Cell (Branch Office) (Takaful)

License No-1566/2022 Ulla Miah Market (2nd Floor), Chittagong-Coxbazar Road, P.O-Keranihat, Satkania, Chattogram. Phone: 01819380804 Email: keranihat _takaful@pragatilife.com

Hathazari S.C Branch Office) (Jui)

License No-1645/2022 Sattar Shopping Center (3rd Floor), Kachari Road, Hathazari., Chattogram.

Agrabad S. Cell (Branch Office) (Shimul)

License No-1610/2022 Lokman Tower (5th Floor), Sheik Mujib Road, Chowmuhani, Double Mooring, Chattogram. Phone: 01820575504 Email: agrabad@pragatilife.com


Fatikchari Servicing Cell (Branch Office) (Jui)

License No-1644/2022 Hazi J U Complex (2nd Floor), Khagrachari Sarak, PS- Fatikchari, Chattogram.

Rauzan S. Cell (Branch Office) (Jui)

License No-107/2016 Syed Wahab Ullah Market (1st Floor), Hazarat Shah Latif Road, Rawzan, Chattogram.

Aochia Agency (Shimul)

Abul Hossain Shoping Complex (2nd Floor), Deodighi, Satkania, Chattogram. Phone: 01871286638

Sitakunda S. Cell (Branch Office) (Jui)

License No-1637/2022 Abul Hossain Market (3rd Floor), DT Road, PS-Sitakunda, Chattogram.

Mirsharai Servicing Cell (Takaful)

Karim Market (3rd Floor), College Road, PO & PS- Mirsarai, Dist- Chattogram. Phone: 01827647164

Chattogram S. Center (Branch Office) (Jui)

License No-1621/2022 Bokhtiar Center (3rd Floor), Plot No-10, Sholo Shahar-2 No Gate, Bayezeed Bostami Road, PS-East Nasirabad, Sadar, Chattogram. Phone: 01814650748

Pachuria Agency (Jui)

Hossain Complex (Ground Floor), Pachuria Bazar, P.O-Char Kani, P.S-Patiya, Dist. Chattogram. Phone: 01827413600.

CUMILLA

Boxgonj S. Cell (Branch Office) (Shapla)

License No-1605/2022 Harunur Rashid Mollah Market (2nd Floor), Satbaria-Gunabati Road, Mollah Bari, Huchhamia, Nangalkot, Dist- Cumilla. Phone: 01815684527 Email: boxgonj@pragatilife.com

Chandina S. Cell (Branch office) (Polash)

License No-1599/2022 Asgar Tower (2nd Floor), Dhaka-Chottagram Road, Chandina, Cumilla. Phone: 01818073604 Email: chandina@pragatilife.com

Cumilla S/Center (Branch Office) (Takaful)

License No-1558/2022 Sattar Khan Complex (8th Floor), A. K Fazlul Haque Road, Kotwali, Cumilla. Phone: 01815483046 Email: comilla_takaful@pragatilife.com

Mudaffarganj S. Cell (Branch Office) (Polash)

License No-1604/2022 Alam Tower (3rd Floor), Main Road, Mudaffarganj Bazar, P.O. Mudaffarganj, Laksam, Cumilla. Phone: 01812729246 Email: modaffargonj_ipl@pragatilife.com

Bangodda S. Cell (Branch Office) (Takaful)

License No-1557-2022 Majumder Market (1st Floor), Laksam Sarak, Nangolkot, Cumilla. Phone: 01822835494 Email: bangodda_takaful@pragatilife.com

Gunabati S. Cell (Branch Office) (Tulip)

License No-1609/2022 Hasan Super Market (2nd Floor), Masjid Road, Gunabati Bazar, Chauddagram, Cumilla. Phone: 01818992625 Email: gunoboti_ipl@pragatilife.com

Choudhagram S .Cell (Branch Office) (Takaful)

License No-1563/2022 Bismillah Tower (3rd Floor), Dhaka-Chattogram Road, Chouddagram , Cumilla. Phone: 01638249888 Email: chauddagram_ipl@pragatilife.com

Laksam Servicing Cell (Branch Office) (Takaful)

License No-1587/2022 Green House (2nd Floor), Bypas Road, P.O+P.S Laksam, Cumilla. Phone: 01877100646 e-mail : laksum_takaful@pragatilife.com

Mannara Bazar Agency (Tulip)

Haji Market (2nd Floor), Nalgolkot Road, Mannarabazar, Nangoalkot, Cumilla.

Cumilla Service Center-2 (Polash)

Sattarkhan Complex, Level-6 (7th Floor), A.K. Fazlul Hoque Road, Monoharpur, Monohorpur, Cumilla. Phone: 01720366458 Email: comillasc2@pragatilife.com



Chouddagram S. Cell (2) (Branch Office) (Tulip)

License No-1601/2022

Chauddgram Commercial Center (2nd Floor) Zame Mosjid Road, Chauddagram, Cumilla. Phone: 01683454359 Email: chauddagram_sc2_ipl@pragatilife.com

Bhaukshar Bazar Agency (Polash)

Jahir Market (2nd Floor), Bhauksar Purba Bazar, Bijara Road, P.O. Bhauksar, Barura, Cumilla. Phone: 01719672771

Doulkha (Cumilla) Agency (Shapla)

Abdul Malek Super Market (3rd Floor), Main Road, Doulkhar Bazar, P.S. Nangolkot, Cumilla. Phone: 01818347736

Munshirhat (Cumilla) Agency (Takaful)

Amir Hossain Market (2nd Floor), P.O-Meshtali Bazar, Chouddagram, Cumilla. Phone: 01816102057

Munshirhat Agency (Tulip)

Haji Gold Market (3rd Floor), Munshirhat Purba Bazar, Nabagram-Kader Road P.O-Meshtali Bazar, Chouddagram, Cumilla. Phone: 01799948351

Olipur (Cumilla) Agency (Takaful)

Late Sukkur Ali Dirver Market (1st Floor), Madhyam Bazar, P. O-Alipur Bazar, Nangolkot, Cumilla. Phone: 01855669439

Barura Servicing Cell (Branch Office) (Takaful)

Licnese No-1576/2022 Mamun Plaza Shopping center (2nd Floor), P.O+P.S-Barura, Dist. Cumilla. Phone: 01847080115

Chandina (Cumilla) S. Cell (Takaful)

Hasan Ali Complex (2nd Floor), P.O-Chandina, P.S-Chandina, Dist. Cumilla. Phone: 01736610357

Eliotgonj S. Cell (Branch Office) (Polash)

License No-1616/2022 M/S. Yousuf Aratder Market (2nd Floor), Eliotgonj Purba Bazar, Dhaka-Chattrogram Road, Daudkandi, Cumilla. Phone: 01818520425, Email: eliotgonj_ipl@pragatilife.com

Gouripur (Cumilla) S. C (Branch Office) (Takaful)

License No-1589/2022 Sarker Villa (3rd Floor) Gouripur Bazar Sarak, Daudkandi, Cumilla. Phone: 01815461107

Dhorkora Service Cell (Bokul)

Sufia Shopping Center (1st Floor), Dhorkora Bazar, P.S-Chauddagram, Cumilla.

B. Para (Cumilla) S. Cell (Branch Office) (Takaful)

License No-1584/2022 Gazi Market (1st Floor), Upozila Road, Brahmanpara, Cumilla. Phone: 01993671191

Nangolkot S. Cell (Branch Office) (Takaful)

License No-1588/2022 Shahid Manjil (2nd Floor), Shifunia Sarak, Nangolkot, Cumilla. Phone: 01814246878 E-mail: nangalkot_takaful@pragatilife.com

Goyarbhanga Bazar (Cumilla) Agecy (Takaful)

Haji Abdul Khalekqu Market (1st Floor), Goyarbhanga Bazar, Lalmai, Cumilla. Phone: 01831583090

Cumilla Servicing Cell (Branch Office) (PBD)

License No-1543/2022 Azim Mantion (3rd Floor), Bajropur (Kashripotty) Chalk Bazar, Cumilla Sadar, Cumilla.

Lalmai Servicing Cell (Polash)

Sawdagar Super Market (2nd Floor) Laksam Highway Road, P.O. Lalmai, P.S. Sadar Dakshin, Dist-Cumilla. Phone: 01837177221, Email: lalmail_ipl@pragatilife.com

Pach Pukuria Bazar (Cumilla) Agency (Takaful)

Molla Tower (1st Floor, East), Pach Pukuria, Muradnagar, Cumilla. Phone: 01717858580

Ananda Bazar (Cumilla) Agency (Takaful)

Miazi Market (1st Floor), Ananda Bazar Sarak, P.O-Monnara-3583, Nangolkot, Cumilla. Phone: 01814312024

Laksam Agency (Polash)

M.M tower (2nd Floor), Laksam, P.O. Laksam, Laksam, Cumilla. Phone: 01814731804

Chandina (Cumilla) S. Cell (Takaful)

Hasan Ali Complex (2nd Floor), P.O-Chandina, P.S-Chandina, Cumilla.

Debidwar Agency Office (PBD)

Debidwar Pathan Bari, Post-Debidwar, P.S-Debidwar, Dist. Cumilla.

Khalilpur Bazar Agency Office (PBD)

Haque homio hall (1st Floor), Vill+P.O Khalilpur, P.S- Debidwar, Dist- Cumilla. Phone: 01748919981



Nimsar Nazar Agency Office (PBD)

Shekh Abdul Ohab Master Market (2nd Floor), Agrani Bank Nearest, Girls School Road, Nimsar Bazar, Burichang, Cumilla. Phone: 01675689868

COX'S BAZAR

Chakaria Servicing Cell –1 (Jui)

Fazal Market (2nd Floor), Arakan Sarak, P.O- Chiringa, PS- Chakaria, Dist- Cox's Bazar. Phone: 01819626584

Teknaf S.Cell (Branch Office) (Takaful)

License No-1581/2022 Slhaj Sbu Siddik Shopping Complex (1st Floor), Main Road, Teknaf, Cox's Bazar. Phone: 01818501141 Email: teknaf_sc@pragatilife.com

Ukhia Courtbazar S.Cell (Takaful)

Mohammadia Market (2nd Floor) Soykot Road, P. O- Courtbazar, P.S-Ukhia, Dist-Cox's Bazar. Phone: 01814182585 E-mail- ukhia_takaful@pragatilife.com.

Coxs Bazar S. Center (Branch Office) (Takaful)

License No-1565/2022 AB Super Market (2nd Floor), Main Road, Sadar, Cox's Bazar. Phone: 01814220246 Email: coxbazar@pragatilife.com

Cox's Bazar S.Cell (Tulip)

Nasima Plaza (3rd Floor), Kalur Dokan Pradhan, Road, Sadar, Cox's Bazar. Phone: 01957821013 Email: coxbazar_ipl@pragatilife.com

Ramu S. Cell (Branch Office) (Takaful)

Licnese No-1575/2022 Hakim Center (2nd Floor), Ramu-Cox's Bazar Sarak , Ramu, Cox's Bazar. Phone: 01845100074 Email: ramu.takaful@pragatilife.com

Shaymlapur (Teknaf) S. Cell (Takaful)

Abul Bashar Koloni (Ground Floor) Shyamlapur Bazar, Teknaf, Cox's Bazar. Phone: 0138371100 Email: shaymlapur_takaful@pragatilife.com

Gorjonia (Cox) S. Cell (Branch Office) (Takaful)

License No-1571/2022 Mostak Bhaban (3rd Floor) Gorjonia-Nykhongchari Sarak, P.O-Gorjonia, Ramu, Cox's Bazar. Phone: 01816914807 E-Mail- garjania_takaful@pragatilife.com

Toytong (Cox) S.Cell (Takaful)

Raja Miah Market (1st Floor) Chottogram-Pekua Mognama Road, P.O-Haji Bazar, Pekua, Cox's Bazar Phone: 01992979794 E-mail- toytong takaful@pragatilife.com.

Eidgoan Servicing Cell (Branch Office) (Takaful)

License No-1573/2022 Hossain Market (1st Floor), Baro Awlia Road, Sadar, Cox's Bazar. Phone: 01825437353 Email: eidgah@pragatilife.com

FENI

Feni Service Center (Branch Office) (Tulip)

License No-1591/2022 49/2, Master Tower (2nd Floor), SSK Road, Sadar, Feni. Phone: 01924420800 Email: feni_ipl@pragatilife.com.

Feni Servicing Cell – 2 (Branch Office) (Polash)

License No-1602/2022 Amin Tower (5th Floor), (North Side of Model Thana), Trank Road, Sadar, Feni. Phone: 01766853060 Email: feni2sc@pragatilife.com

Parshuram Agency (Tulip)

Anoar Plaza (4th Floor), P.O. Parshuram P.S, Parshuram, Dist. Feni. Phone: 01832521905

Sonagazi Agency (Tulip)

Sufia Mansion (3rd Floor) Main Road, Sonagazi, Feni. Phone: 01829566420

Daganbhuiyan S. Cell Branch Office) (Tulip)

License No-1615/2022 Jabed Super Market (3rd Floor), Daganbhuiyan-Basurhat Road, Daganbhuiyan, Feni. Phone: 01816437717 Email: daganbhuiyan_ipl@pragatilife.com

Fulgazi Agency (Polash)

Kazi Arafa Monjil (2nd Floor), Main Road Fulgazi-Feni Road, Fulgazi, Feni. Phone: 01820287825



Feni Servicing Cell (Branch Office) (PBD)

License No-1554/2022 Tomijia Mozjid Market (3rd Floor), Mizan Road, Feni Sadar, Feni. Phone: 01842920120 Email: feni_pbd@pragatilife.com

Rajapur Servicing Cell (Branch Office) (Tulip)

License No-1603/2022 Habib Super Market (3rd Floor), Darbesh Hat Road, Daganbhuiyan, Feni. Phone: 01816721351 Email: rajapur_ipl@pragatilife.com

KHAGRACHARI

Ramgarh Agency (Tulip)

Patwari Complex (3rd Floor), Kader Road, Ramgarh, Khagrachari. Phone: 01845512782

LAXMIPUR

Ramgonj Service Center (Branch Office) (Bokul)

License No-1626/2022 London Mansion (1st Floor), Ramgonj-Hazigonj Road, Ramgonj, Laxmipur.

Basurhat Servicing Cell (Shapla)

Alauddin Vila (2nd Floor), Basurhat Road, Basurhat, Chandraganj, Laxmipur. Email: basurhat ipl@pragatilife.com

Raipur Servicing Cell (Branch Office) (Shimul)

License No-1595/2022 Rahim Market (3rd Floor), Main Road, Sadar, Raipur, Laxmipur. Phone: 01711786630 Email: raipur_ipl@pragatilife.com

Laxmipur S. Center (Branch Office) (Shimul)

License No-1592/2022 Hayder Shoping Complex (2nd Floor), Hospital Road, Sadar, Laxmipur. Phone: 01814423290 Email: 'laxmipur_center@pragatilife.com'

Laxmipur S. Center-2 (Branch Office) (Bely)

License No-1619/2022 Sky Touch Tower (3rd Floor), Bazar Main Road, Sadar Thana, Laxmipur.

Chandraganj S. Cell (Branch Office) (Jaba)

License No-1627/2022 Dhah Joki Shopping Complex (2nd Floor), Afzal Road, Chandragonj, Laxmipur.

Mandari Bazar S. Cell-2 (Branch Office) (Shapla)

License No-1606/2022 Ahmmad Plaza (2nd Floor), P.O. Mandari Bazar, Sadar, Laxmipur. Phone: 01716889590 Email: mandaribazar_ipl@pragatilife.com

Mandari Bazar S. Cell (Branch Office) (Jaba)

(License No-1632/2022 Babshai Society Market (2nd Floor), Dhaka Raipur Road, Mandari Bazar, Chandragong , Laxmipur.

Torabgonj S. Celll (Branch Office) (Bely)

License No-1647/2022 Noor Sayera Super Market (2nd Floor), Motirhat Road, Torabgonj, Kamalnagar, Laxmipur.

Haydergonj (Laxmipur) S. Cell (Bely)

Senakunja Bahban (1st Floor). Hajimara Sadak, P.O: Haydergonj. P.S: Raipur, Dist. Laxmipur.

Poddar Bazar S. Cell (Bely)

Rahim Bhaban (1st Floor) Birahimpur, Poddar Bazar, Sadar, Laxmipur.

Jomiderhat (Ramgati) Agency (Bely)

Mondir Bhaban (1st Floor), Ramgati Laxmipur Main Road, Charsita, Ramgati, Laxmipur.

Alexzander S. Cell (Branch Office) (Shimul)

License No-1612/2022 Rahmania Super Market (2nd Floor), Ramgati, Laxmipur Road, Ramgati, Laxmipur. Phone: 01711783781, Email: alexgender@pragatilife.com

Daserhat Agench (Jaba)

Abdul Motin Plaza (2nd Floor), Pukurdia Sarak, Daserhat, Rupchara, Chandragonj, Laxmipur.

Karunanagar Agency (Bely)

Rajeb Anik Super Market (3rd Floor), Bazar Parchim Goli, PO- Alekjande, Ramgati, Laxmipur.

Bhabanigonj (Miar Beri) Agency (Bely)

Hasan Market (2nd Floor), Meghna Bazar Road, Char Monsha, Bhabanigonj, Sadar, Laxmipur. Phone: 01682311327



Kazi Dighirpar Agency (Shimul)

Haji Nurul Islam Bhaban (2nd Floor), Kazi Dighirpar Bazar, Laxmipur Ramgonj Sarak, Raypur, Laxmipur. Phone: 01717379037

Mitali Bazar Agency (Shimul)

Bepari Market (2nd Floor) Mitlai Bazar, Haydergonj Road, P.O. Kamperhat, Raipur, Laxmipur. Phone: 01644266466

Dalal Bazar Agency (Shimul)

Rafi Plaza (3rd Floor), Dhaka-Raipur Road, Dalal Bazar, Sadar, Laxmipur. Phone: 01818494308

Palerhat (Laxmipur) Agencl (Bely)

Khan Monzil (2nd Floor), Vill-Yearpur, PO-Khilbaicha, PS- Sadar, Laxmipur.

Azadnagar (Laxmipur) S. Cell (Branch office) (Bely)

License No-1642/2022 Morium Bhaban (3rd Floor), Azadnagar Bazar, PO- Syednagar, Ramgati, Laxmipur.

Shamitirhat S. Cell (Bely)

Master Bhaban (2nd Floor), PO- Dakkin Darbeshpur, Shamitir Bazar, Ramgonj, Laxmipur.

Dattapara S. Cell (Branch Office) (Shapla)

License No-1598/2022 Bhai Bhai Super Market (3rd Floor), Dattapara, Laxmipur Sadar, Laxmipur. Phone: 01834337570 Email: dattapara ipl@pragatilife.com

Shantirhat Agency (Jaba)

Shantirhat Bazar (Near Of Kushakhali Govt. School), Shantirhat East Bazar, Dasherhat-Shantirhat Road, P.O-Pukurdia-3705, P.S-Chandraganj, Dist. Laxmipur.

Chowduary Bazar S.C (Branch Office) (Jaba)

License No-1648/2022 Chowduary Super Market, (2nd Floor), Road-Ramgonj P.O.Joylalgonj, P.S. Sadar, Dist. Laxmipur.

Paniwala (Ramgonj) Agencly (Bokul)

Darussalam Bhaban (2nd Floor), Paniwala Bazar, Ramgonj, Laxmipur.

Raypur S.Cell (Branch Office) (Bely)

License No-1653/2022 Hazi Ali Akbar Supar Market (3rd Floor), Upzilla Road, PO+PS: Raypur, Laxmipur.

Gazipur (Ramgonj) Agency (Bokul)

Hossain Patwary Super Market (1st Floor) Nagerhat-Ramgonj Sarak, Gazipur, Ramgonj, Laxmipur.

Khaserhat Agency (Shimul)

Mizan Complex (3rd Floor), Khaserhat, Charbangshi, Raipur, Laxmipur. Phone: 01728274396

Jaksin Bazar Agency (Shimul)

Haji Abdur Rob Super Market (2nd Floor), Dhaka-Chattogram Road, Jaksin Bazar, Laxmipur Sadar, Laxmipur.

Haydergonj Agency (Shimul)

Khan Market (2nd Floor), Haydergonj Bazar, Raipur, Laxmipur. Phone: 01718076441

Charbongshi Agency (Bely)

Khan Bhaban (1st Floor), Khaserhat Bazar Sarak, Charbongshi, Raypur, Laxmipur. Phone: 01825020236

Mojuchowdhury Hat Bandar Agency (Shimul)

Debdas Doctor Bhaban (3rd Floor), Mojuchowdhury Bandar Bazar, Bhola - Laxmipur Road, P.O. BSDS, Laxmipur. Phone: 01830515266

Pukurdia Bazar S. Cell (Bely)

Abdul Halim Bhaban (1st Floor), Daserhat sarak, vill- kushakhali, Chandragonj, Laxmipur. Phone: 01856463973

Dolta Bazar (Laxmipur) Agency (Bokul)

Abdul Khalek Market (1st Floor), Dolta Bazar-Dolta College Road, P.O-Dolta Bazar, P.S-Ramganj, Dist. Laxmipur.

Rakhalia Bazar (Laxmipur) Agency (Bely)

Janata Bhaban (1st Floor), Raypur Sarak, Rakhalia Bazar, Raypur, Laxmipur.

Chandkhali Agency (Shapla)

Modina Bhaban (Ground Floor), Jaksin-Bhabanigonj Road, P.O-Ramandi, P.S-Sadar, Dist. Laxmipur. Phone: 01719722944

Komol Nagar S. Center (Branch Office) (Bely)

License No-1625/2022 Hayder Ali Market (1st Floor), PO-Hazirhat, PS- Kamalnagar, Dist- Laxmipur. Phone: 01717950302



NOAKHALI

Noakhali S. Center (Branch Office) (Jaba)

License No-1622/2022 Morshed Alam Complex (6th Floor), Hoding No-0001-01, Karimpur Road, Chuwmohani, Sadar, Dist- Noakhali. Phone: 01712089018

Sonaimuri S. Cell (Jaba)

Sattar Complex (3rd Floor), Bank Road, P.O-Sonaimuri, PS- Sonaimuri, Dist. Noakhali.

Amisha Para S. Cell (Branch Office) (Shapla)

License No-1600/2022 Necha Hoque Tower (2nd Floor), School Road, Amishapara Bazar, Sonaimuri, Noakhali. Phone: 01711165805 Email: amishapara_ipl@pragatilife.com

Senbag S. Cell (Branch Office) (Takaful)

License No-1580/2022 Sultan Plaza, D.B Road, Senbag, Noakhali. Email: senbag_takaful@pragatilife.com

Chowmuhani S. Cell (Branch Office) (Shapla)

License No-1594/2022 Rupsha Shoping Complex (2nd Floor) Karimpur Road, Chowmuhani, Begumgonj, Noakhali. Phone: 01798128210 Email: chumohoni.polash@pragatilife.com

Podipara (Noakhali) Agency (Jaba)

Shahadat Tower (2nd Floor), Podipara Bazar, P.O: Podipara, P.S: Sonaimuri, Noakhali. Phone: 01813375112

Sompara S. Cell (Jaba)

Rahman Market, Sompara , PS-Chatkhil, Dist-Noakhali.

Bangla Bazar S. Cell (Branch Office) (Jaba)

License No-1643/2022 Jahangir Manson (2nd Floor), Bangla Bazar, Begumgonj, Noakhali. Phone: 01813270198

Suborna Char S.Cell (Branch Office) (Jaba)

License No-1640/2022 Sana Ullah Bhaban (1st Floor), Charbata, Char jabbar, PS-Subarnachar, Noakhali.

Chatkhil S. Cell (Branch Office) (Shapla)

License No-1614/2022 Shawpnapuri Shopping Complex (3rd Floor), Hospital road, Chatkhil, Noakhali. Phone: 01818914563 Email: chatkhil@pragatilife.com

Noakhali Sadar S.Cell (Branch Office) (Shapla)

License No-1597/2022 S.M. Center, (5th Floor), Hajibari, Maijdee Court, Sadar, Noakhali. Phone: 01823030720 Email: noakhali_sc2@pragatilife.com

Suborna Char S. Cell-(Branch Pffice) (Shimul)

License No-1613/2022 Monir Market (1st Floor), Madrasha Road P.O. Pashchim Charjabbar, Subornachar, Noakhali. Phone: 01712919216 Email: subornachar_ipl1@pragatilife.com

Kankirhat Agency (Shapla)

Army Golaf Miah Super Market (2nd Floor), Kankirhat Purba Bazar, Kankirhat, Senbug, Noakhali. Phone: 01823685098

Rajgonj (Moakhali) Agency (Jaba)

Abdul Kader Tower (3rd Floor), Maizde Dayani Sarak, PO-Rajgonj, Begumgonj, Noakhali.

Doshghoria S. Cell (Branch Office) (Bokul)

License No-1651/2022 Nur shopping Complex (2nd Floor, West), Bank Road, PO-Doshghoria, Chatkhil, Noakhali. Phone: 01641597138

Purba Maizchara S.Cell (Branch Office) (Bely)

License No-1655/2022 Banglabazar Chowrasta Sarak (2nd Floor), PO-Char Kaunia, Sadar, Noakhali. Phone: 01863096937

Udoy Sadhurhat (Noakhali) S. Cell (Jaba)

Vai Vai Hazi Super Market (2nd Floor), Udoy Sadhurhat, PO-Char Motua, Sadar, Noakhali.

Hatia Bazar Agency (Jaba)

Akbar Dubai Bari (1st Floor), Hatia Bazar, Sonapur Chairman Ghat Sarak, PO- Chowrangi, Hatia, Noakhali.



Shahapur Agency (Bely)

Shahapur High School Market (1st Floor), Shahapur Bazar, PO-Shahapur , PS-Chatkhil, Dist-Noakhali. Phone: 01713638305

Subarnachar S. Cell-2 (Shapla)

Rajib Super Market (2nd Floor), Main Road, Thanarhat, Shubarnachar, Noakhali. Phone: 01816103078 Email: subornachar2_ipl@pragatilife.com

Thanarhat (Noakhali) Agency Office (Jaba)

Thanarhat Dakkin Bazar, Vill-Char Buishakhi, PO-Thanarhat, PS-Shubarnachar, Noakhali.

Khalifarhat (Noakhali) Agency (Jaba)

Haji Shiraj Mia Plaza (1st Floor), Khalifar Hat West Bazar, School Road, P.O-Khalifar Hat, PS-Sadar, Dist. Noakhali. Phone:01846122562

Daliai Bazar S. Cell (Jaba)

Haji Amir Hossain Market (1st Floor), Daliar Bazar, Chatkhil, Noakhali.

Pak Munnshirhat Agency (Shapla)

Abul Kashem Market (2nd Floor), Main Road (Zero Point), PO-Pakmunshirhat, PS-Begumganj, Dist. Noakhali. Phone: 01816003448

Maizdi Servicing Cell (Branch Office) (Jaba)

License No-1635/2022 768 Ashfaq Plaza (1st Floor), Main Road, Maizdi Bazar, Sadar, Noakhali.

RANGAMATI

Marisha Agency (Polash)

Shah Amanot Super Market (3rd Floor), Marisha Bazar, Baghaichari, Rangamati. Phone: 01556534892

НАВ	IGANJ
Habiganj S. Cell (Takaful)	Hobigonj S. Cell (Branch Office) (PBD)
Mohsin Shopping Center (3rd Floor), Town Masjid Road, P.O-Habiganj, Sadar, Habiganj. Phone: 01750760995	License No-1539/2022 Saleha Suleman Centre (4th Floor), Boudiuzzaman Road, Post : Hobigonj, PS- Sadar, Hobiganj. Phone: 01716095853, Email: habiganj_pb@pragatilife.com.
Shayestagonj S.Cell (Branch Office) (PBD)	Milon Bazar Agency (Takaful)
License No- 1556/2022 Rahima Monjil, Ubahata, Shayestagonj Natun Bazar, Kudrotia Madrasa road, Chunarughat, Habiganj. Phone: 01719373269 Email: shayestagonj_pb@pragatilife.com	Nitu Villa (Ground Floor), Milon Bazar Sarak, P.O-Kagapasha, Baniachang, Habiganj. Phone: 01976677924
Paniumda Bazar Agency (PBD)	Hobiganj S. Cell (Branch office) (Polash)
Sonar Bangla Shoping Complex (3rd Floor), Paniumda Bazar, P.O-Paniumda., Ajmiriganj, Habiganj. Phone: 01724427518	License No-1539/2022 Eshak Business Center (4th Floor), Dakghar Road, Habigonj Sadar, Habiganj. Phone: 01793845560 Email: habiganj_ipl@pragatilife.com
Bahubal Agency (PBD)	Baniachong (Takaful) S.cell (Takaful)
Islamia Supar Market (2nd Floor), Bahubal Bazar, Post+Thana: Bahubal, Dist. Habiganj. Phone: 01719896119	Wahab Plaza (2nd Floor), 2 No Masjid Road, Baniachong, Hobigonj. Phone: 01739575902
Bangla Bazar Agency (PBD)	Ajmiriganj Agency (Polash)
Liza Mansion (Ground Floor), P.O.Bangla Bazar, PS- Nabiganj, Dist. Habiganj. Phone: 01741754972	Harun Market (3rd Floor) Cinema Hall Road, Ajmiganj, Habiganj. Phone: 01775954938
Kagirgonj Bazar Agency (PBD)	Nabigonj S. Cell (Branch Office) (Polash)
Mahfuj Mansion Vill+P.O. Kagirgonj Bazar, PS- Nabiganj, Dist. Habiganj. Phone: 01976095853	License No-1596/2022 Karim Complex (3rd Floor), Sherpur Road, Nabiganj,

Habiganj. Phone: 01713806407 Email: nabigonj_sc@pragatilife.com



MOULVIBAZAR

Sreemongal Agency (Polash)

Ahmadia Bhaban (3rd Floor), Collage Road, Sreemongal, Sreemangal, Moulvibazar. Phone: 01726232162

Shomser Nagar Agency (PBD)

A, R Complex, Shomsernagar, Post- Shomsernagar, Kamalganj, Moulvibazar. Phone: 01719349882

Sreemongol Agency (PBD)

Monuronjun Babur Bulding, Habigonj Road, P.O+PS- Sreemangal, Moulvibazar. Phone: 01753117274

Moulvibazar S. Cell (Branch Office) (Polash)

License No-1608/2022

Hamidia Point (3rd Floor), 359 Syed Sikander Ali Road, Moulvibazar, Sadar, Moulvibazar. Phone: 01707002101 Email: moulavibazar_ipl@pragatilife.com

Kornigram Agency (Polash)

Motiur Rahman Bhaban (2nd Floor), Dhaka-Sylhet Road, Kornigram, Rajnagar, Moulvibazar. Phone: 01791573254

Moulvibazar S. Cell (Bokul)

Syeda Akterunnesa Monjil- 493-00 (3rd Floor), Syed Mujtoba Ali Road, (Old Hospatal Road), Muslim Quater, Moulvibazar, Sadar, Moulvibazar. Phone: 01400424735

Kulaura Agency (Polash)

Al-Modina Market (3rd Floor), P.O. Kulaura, P.O. Kulaura, PS-Kulaura, Dist. Moulvibazar. Phone: 01913927044

Jagannathpur S. Cell (Branch Office) (PBD)

Licnese No-1548/2022 Madiha Plaza (2nd Floor), Ranigonj Road, Jagnnathpur, Sunamganj. Phone: 01736717295 Email: jagannathpur_pbd@pragatilife.com

Dirai Servicing Cell (PBD)

Jalal City Center (2nd Floor), Room No-111 Thana Point, Dirai, Sunamganj. Phone: 01717929501

Jaintapur S. Cell (Bokul)

Alam Tower (2nd Floor), Jaflong Tamabil Sarak, Vill-Nizpat, PO+PS-Jaintapur, Jaintapur, Sylhet.

Biani Bazar Agency (PBD)

Janata Bank Market, South Biyanibazar, Bianibazar, Sylhet. Phone: 01719951420

Temukhi Agency (Polash)

Five Star Bhaban (3rd Floor), Sonargaon Road, P.O-Tuker Bazar, P.S-Jalalabad, Dist. Sylhet. Phone: 01771057382

Sunamgonj Servicing Cell (PBD)

Shologar Mini Market (2nd Floor) , Post : Sunamgonj, Sadar, Sunamganj. Phone: 01919546243 Email: sunamganj.pb@pragatilife.com

SYLHET

SUNAMGANJ

Sylhet Service Centre (Branch Office) (BPD)

License No-1537/2022 Bonorupa (3rd Floor), Block- B, House No-42, Road-15, Shahjalal Upashahar, Sadar, Sylhet. Phone: 01711447671, Email: sylhet_pb@pragatilife.com

Sylhet S. Center-1 (Branch Office) (Polash)

License No-1593/2022 Shahjalal Plaza (3rd Floor), Block-D, Plot No-Y, Main Road, Upshar, Sadar, Sylhet. Phone: 01728435554 Email: sylhet_ipl@pragatilife.com

BAGERHAT

Mongla Agency Office (PBD)

Elias Market (2nd Floor), Digraz Busstand, Mongla, Bagerhat. Phone: 01929043693

Foyla Bazar Agency office (PBD)

Halder Bhaban, Vill+P.O Foylabazar, Rampal, Bagerhat. Phone: 01925548932



JESSORE

Chowgacha Agency Office (PBD)

Oliar Mridha Market, Vill : Konsaripur, Post : Chwgacha, PS-Chaugachha, Jessore. Phone: 01734139144

Jessore Agency (Krishnachura)

5/B Ambika Basulen, Khaldhar Road, Barandipara (Ground Floor), P.O-Jossere, Sadar, Jessore. Phone: 01795671856

Chhutypur Agency Office (PBD)

Shirajul Islam Supar Market, Vill : Chhutypur Bazar, PS : Gananandapur, Jhikargacha, Jessore. Phone: 01789874574

Raipur Bazar Agency office (PBD)

Moudud Market, Raypur Bazar, Bagharpara, Jessore. Phone: 01730167140

Jessore Service Centre (Branch office) (PBD)

License No-1550/2022 R S Bhaban (3rd Floor) , 69 Zel Road, Sadar, Jessore. Phone: 01789874574 Email: jessore_pb@pragatilife.com

Jessore Servicing Cell, (Metro)

Sonali Bank Bhaban, Level-3, Road-705-01, PO-Jashore, PS-Sadar, Dist-Jessore. Phone: 0181116824

JHENAIDAH

Kaligonj Agency (Polash)

Holding No-44 (3rd Floor), Front of Kaligonj 10 Tola Bhaban Samne, Kaligonj, Jhedaidah.

Jhenaidah S. Cell (Branch Office) (Krishnachura)

License No-1664/2022 Nijum Tower (3rd Floor), Pagla Kanai Sarak, P.O. Jhenaidah, P.S. Sadar, Dist-Jhenaidah. Phone: 01711040796 Email: jhenaidah pb@pragatilife.com

Kaligonj Agency Office (PBD)

Biswas Mension, Modugonj Bazar, Naldanga, Kaliganj, Jhenaidah. Phone: 01740546268

Courtchadpur Agency Office (PBD)

Greese Market, Thana More, Post-Kotchandpur, PS-Kotchandpur, Jhenaidah. Phone: 01918524633

KHULNA

Sener Bazar Agency Office (PBD)

Biswas Bari, Police Fari More, Vill : Aichgati, Post : Bulfulia, Rupsha, Khulna. Phone: 01913241329

Dakop Agency Office (PBD)

Vill : Ramnagor Dopadi, Post :Ramnagor, Dacope, Khulna. Phone: 01942296049

Dumuria Agency Office (PBD)

Shahid Mojid Centre, Khulna Satkhira Main Road, PO+PS : Dumuria, Dist. Khulna. Phone: 01921477843

Botiaghata Agency Office (PBD)

Botiaghata Bazar (2nd Floor) Mosjeed Road, Vill+P.O-Hatbhati, Batiaghata Bazar, PS-Batiaghata, Khulna. Phone: 01944984123

Dumuria (Khulna) S.Cell (Takaful)

Srabonti Super Market (2nd Floor) Shahid Siraj Sarak, P.O-Dumuria, PS-Dumuria, Khulna. Phone: 01918499290

Terokhada Agency Office (PBD)

Vill : Bamondanga, P.O- Bamondanga Bazar, Rupsha, Khulna. Phone: 01718504535

Chalna Bazar Agency Office (PBD)

Chalna Bazar, Dacope, Khulna. Phone: 01914163817

Khulna Service Centre (Branch Office) (PBD)

License No-1536/2022 3No. Ahasan Ahamed Road, Kakoli Prees Bhabon, (2nd Floor), Sadar, Khulna. Phone: 01712018725 Email: khulna_pb2@pragatilife.com

MANIKGANJ

Daulatpur Agency Office (Golap)

C.M Market (2nd Floor), Vill+P.O- Daulatpur, P.S- Daulatpur, Dist. Manikganj. Phone: 01749895268



SATKHIRA

Shonkorkathi Bazar Agency (PBD)

Shonkorkathi Bazar, Post- Gobindopur, Shaymnagar, Satkhira. Phone: 01728319783

Shatkhira Servicing Cell (Branch Office) (PBD)

License No-1553/2022 Nur Super Market, Shoid Kajol Shoroni, Palashpol, P.O-Satkhira Kaligonj Main Road, Sadar, Satkhira. Phone: 01713782382 Email: shatkhira_pb@pragatilife.com

Nalta Agency Office (PBD)

Vill : Nalta Sharif, Taraly Road, Post : Nolta Mobarok Nagor, Kaliganj, Satkhira. Phone: 01947131013

BARISALBarisal S.Center (Branch Office) (Takaful)Babugonj Agency Office (PBD)License No-1590/2022Babugonj Steel Bridge West Side, Abdul Mozid Khan
Road, Vill : Kodrokati, Post : Babugonj, PS-Bbabuganj,
Barisal. Phone: 01915483128Ward # 20, Sadar, Barisal. Phone: 01715348117Barisal. Phone: 01915483128

BHOLA

Bhola Servicing Cell (Shapla)

M.R. Complex (2nd Floor), Khalpar Sarak, P.O. Bhola, PS-Sadar, Bhola. Phone: 01848330677 Email: bhola_ipl@pragatilife.com

Lalmohan Servicing Cell (Branch office) (Takaful) License No-1574/2022 Taher Plaza (2nd Floor), Muktijoddha Avenue P.O-Lalmohan, Lalmohan, Bhola. Phone: 01720627459

P.O-Laimonan, Laimonan, Bhola. Phone: 0172062745 Email: lalmohan_takaful@pragatilife.com

JHALAKATHI

Jhalakathi S. Center (Branch office) (PBD)

License No-1542/2022 29 masjid Bari Road (3rd Floor), Sadar, Jhalakathi. Phone: 01915483134 Email: jhalakathi_pb2@pragatilife.com

Hodua Servicing Cell (Branch Office) (PBD)

License No-1545/2022 Kaji Vaban, Boishakhi (Ground Floor) Hadua, Nalsity, Sadar, Jhalakathi. Phone: 01712952479 Email: haduya_pb@pragatilife.com

Nachonmohol Agency Office (PBD)

Khan Villa, Nachonmohol, Nalchiti, Jhalakathi. Phone: 01925155712

PIROJPUR

Kawkhali Agency Office (PBD)

Kishi Bank Bhobon, Kawkhali Sador, Kawkhali, Pirojpur. Phone: 01913444702

CHAPAINAWABGANJ

Rahanpur (Chapai) Agency (Takaful)

Zisan Tower (1st Floor) Station Road, P.O-Gomostapur, Shibganj, Chapainawabganj. Phone: 01729815346

Shibganj (Chapainawabganj) Agency (Krishnachura)

Maya Complex (Ground Floor), Sornakar Potti, P.O.+P.S. Shibganj-6340, Chapainawabganj. Phone: 01746338093



Chapainawabgonj S. Cell (Branch Office) (Krishnachura)

License No-1563/2022 Samshad Vila, West Side, Maj Para, Sonar More, P.O- Bot Tola, P.S- Sadar, Chapainawabgonj. Phone: 01713991041 Email: chapai_sc_ipl@pragatilife.com

Chapainawabgonj s. cell 2 (Branch office) (Takaful)

License No-1561/2022

Selim Tower (3rd Floor), Aram Bag, Sona Masjid Road, Sadar, Chapainawabganj. Phone: 01713767855 Email: chapai.takaful@pragatilife.com

Shibganj C. cell (Branch Office) (Takaful)

License No-1585/2022 Udayan Bhaban (3rd Floor), Bazar Sarak, Shibganj, Chapainawabganj. Phone: 01713828397

BOGRA

Bogura Service Center-2 (Branch office) (Takaful)

License No-1559/2022 Insan Centre (2nd Floor), Dattabari, College Road, Sadar, Bogura. Phone: 01911000140 Email: bogra_takaful@pragatilife.com

NAOG	GAON
Naogaon S. Cell (Branch office) (Krishnachura)	Mohadevpur (Naogaon) Agency (Krishnachura)
License No-1660/2022 Rashida Chowdhury Vila (1st Floor) Dhamuirhut Road P.O. Nojipur, Pothnitola, Naogaon. Phone: 01762616360 Email: naogaon_ipl@pragatilife.com	Modhumita Market (1st Floor), Post Office More, Mohadevpur, Naogaon. Phone: 01754610442
Dhamirhat (Naogaon) Agency (Krishnachura)	Naogaon Agency Office (Metro)
Dhamirhat Plaza (1st Floor), P.O. Dhamirhat, P.S. Dhamirhat, Dist-Naogaon. Phone: 01725233934	Kazi Habibur Rahman Market, Puratun Hospital Road, Sadar, Naogaon. Phone: 01711451654
NAT	ORE
Natore Agency (Golap)	Natore Servicing Cell (Krishnachura)
Dhanshiri (1st Floor), Dhaka-Rajshahi Sarak, Boro Horishpur, Sadar, Natore. Phone: 01711946855	Madrasha More, Uttara Motel Sharak, P.O+P.S. Natore Sadar, Natore. Phone: 01785503345 Email: natore_ipl@pragatilife.com

PABNA

I AB	
Chatmohar (Pabna) S. Cell (Branch office) (Krishnachura)	Pabna Servicing Cell (Branch Office) (Krishnachura)
License No-1659/2022 Tarzan Market (1st Floor), Afratpara, Chatmohar, Pabna. Phone: 01742014838 Email: chatmohar_ipl@pragatilife.com	License No-1662/2022 Ratan Bhaban, Maktab More, Radhanagar, Sadar, Pabna. Phone: 01741547673 Email: pabna_ipl@pragatilife.com
Bhangura (Pabna) Agency (Krishnachura)	Ishurdi (Pabana) Servicing Cell (Krishnachura)
A.R. Villa (1st Floor) Mouchak Road, Bhangura, Pabna. Phone: 01762608334	Khan Super Market (2nd Floor), Station Road, Bus Stand, P.O.+P.S. Ishurdi, Pabna. Phone: 01767472415
Kashinathpur (Pabna) S. Cell (Jui)	Bera (Pabna) Agency (Krishnachura)
Muktijodda Market (3rd Floor), Kashinathpur Polli, Sathia, Pabna. Phone: 01727229063	Puratan Isamoti Cinema Hall Market (2nd Floor), Dak Bangla Road, Bera, Pabna.



RAJSHAHI

Rajshahi Servicing Cell-2 (Branch Office) (Krishnachura)

License No-1658/2022

Ananna Complex (4th Floor) P.O. Ghoramara, Boalia, Rajshahi. Phone: 01713786749 Email: rajshahi_ipl@pragatilife.com

Baneswar (Rajshahi) Agency (Krishnachura)

Maya Villa (Ground Floor), Khandarpara, Polli Biddut Somiti, 1 No. Gate, P.O-Baneswar, PS- Puthia, Rajshahi. Phone: 01820540422

Rajshahi S. Center (Takaful)

Morium Ali Tower (3rd Floor) Bornali Mor, Grater Road, P.O-Puraton Bilsimla, Sadar, Rajshahi. Phone: 01938003527

Charghat Agency (Krishnachura)

Sanat Kumar Bhaban (Ground Floor), Minister Road, P.O+P.S-Charghat, Dist-Rajshahi.

SIRAJGANJ

Sirajganj Agency (Takaful)

Mehedi Market (1st Floor), Bhuiyan Gati Road, Raiganj, Sirajganj. Phone: 01728704872

Sodanandapur (Sirajgonj) S. Cell (Jui)

Sirajgonj Belkuchi Sarak, Vill-Sadanandapur, PO-Pourabari, Sadar, Sirajgonj. Phone: 01927535975

Kamarkhanda S. Cell (Golap)

Haji Abul Hossain Market (3rd Floor), Vill-Jamtuil, PO- Buidda Jamtuil, PS- Kamarkhanda, Sirajganj.

Sirajgonj Agency (Golap)

Jabid Jaman (Jotiy) (4th Floor), PO+PS-Sirajgonj, Sirajgonj.

Belkuchi Agency (Golap)

Mozibur Plaza (1st Floor), PO+PS-Belkuchi, Dist. Sirajgonj. Phone : 01750787502

DINAJPUR

Dinajpur S.Centre (Branch Office) (PBD)

License No-1538/2022 Howse No-152, Paharpur, Sadar, Dinajpur. Phone: 01915483018 Email: dinajpur_pb@pragatilife.com

Fulbari Servicing Cell (Branch Office) (Bokul)

License No-1646/2022 Shaha Enterprize (2nd Floor) Main Road, PO+PS- Fulbari, Dist- Dinajpur. Phone -01743933120

Dinajpur S. Cell (Branch Office) (Bokul)

License No-1641/2022 Jabed Akter Bhaban (Ground Floor), Lili More, PO & PS- Sadar, Dist- Dinajpur. Phone: 01742192892

Birgonj Agency Office (PBD)

Al Falah Nurani Islami Academi, Vill: Sujalpur, Post+PS : Birgonj, Dist. Dinajpur, Phone: 01718970025

Kaharol Agency Office (PBD)

Kaharole Bazar, 3No. Mukundopur Union Porisod, Post : Uthitpur maharajgong, Kaharole, Dinajpur Phone: 01725676727

Setabgonj S. Cell (Branch Office) (PBD)

License No-1551/2022 Vill : Stationpara, Post : Setabgonj, PS-Bochagonj, Dist. Dinajpur. Phone: 01764925023 Email: setabganj_pbd@pragatilife.com

GAIBANDHA

Palashbari (Gaibhandha) S. Cell (Branch Office) (Takaful)

License No-1586/2022 Roni Super Market (2nd Floor), Komorpur Bazar, Palashbari, Gaibandha. Phone: 01314165848

LALMONIRHAT

Lalmonirhat S. Cell (Branch Office) (Bokul)

License No-1634/2022 Farjana Shopping Complex (1st Floor), Mission Morh Road, P.O-Lalmonirhat, PS- Sadar, Dist- Lalmonirhat.

Lalmonirhat Agency (Takaful)

Hera Bhaban (1st Floor), Vocational Road, Cantin Mor, Sadar, Lalmonirhat. Phone: 01731495246



KURIGRAM

Kurigram S. cell (Branch Office) (Takaful)

License No-1562/2022 Troi Bhaban (1st Floor), Sadar Hospital Road, Sadar, Kurigram. Phone: 01714626926 Email: kurigram_takaful@pragatilife.com

Kurigram S. Cell-2 (Branch Office) (Krishnachura)

License No-1661/2022 Dabir Plaza (1st Floor), Bazar Road, Kurigram Sadar, Kurigram. Phone: 01713864875 Email: kurighram2_sc@pragatilife.com

Nageshwari S. Cell (Takaful)

Bus Stand Panch Tola Bhaban (2nd Floor), Main Road, Nageshwari, Kurigram. Phone: 01739265450

Nageswari Servicing Cell (Krishnachura)

Near Govt. College, P.O+P.S. Nageswari, Dist- Kurigram. Phone: 01735265999

NILPHAMARI

Nilphamari S. Cell (Takaful)

Norjahan Plaza (3rd Floor) Nilphamari-Sayedpur Sarak, Sadar, Nilphamari. Phone: 01913178327

Domar Servicing Cell (Branch Office) (Takaful)

License No-1579/2022 Guljar Plaza (Ground Floor), D.B Road, P.O+PS-Domar, Dist. Nilphamari. Phone: 01933512610

RANGPUR

Gongachhara Agency Office (PBD)

Vill+P.O+P.S: Gonga Chara, Dist. Rangpur. Phone: 01919448538

Rangpur S.Center (Branch Office) (Takaful)

License No-1560/2022 Sneher Nir (3rd Floor), New Senpara, P.O: Alamnagar, P.S-Kotwali, Dist. Rangpur. Phone: 01797788609 Email: rangpur_takaful@pragatilife.com

Badargonj Agency (Takaful)

Shah Plaza, Lavel-03, Co Office Road Badargonj, Rangpur. Phone: 01753630678

Pirgonj S. Cell (Branch Office) (Takaful)

Licnese No-1570/2022 Oli Traders (2nd Floor), Rangpur Mohasarak, PO: Fatepur Lal Dhighi, PS-Pirganj, Rangpur. Phone: 01716484670, Email: pirgonj_sc@pragatilife.com

Shyampur Agency Office (PBD)

Vill+Post : Shampur, Sadar, Rangpur. Phone: 01735584075

Vendabari S. Cell (Branch Office) (Takaful)

License No-1572/2022 M/S Yousuf Traders (Ground Floor), Vendabari-Pakuria Road, Pirganj, Rangpur. Phone: 01713734652

Paglapir Servicing. Cell (Takaful)

Mofizul Islam Jodda Tower(2nd Floor), Paglapir-Shyampur Sarak, P.O-Paglapir, Kotwali, Rangpur. Email: paglapir_takaful@pragatilife.com

Mahigonj Agency Office (PBD)

Fotehpur Road, Shekh Manjil, Mahigonj, Sadar, Rangpur. Phone: 01721779381

Mithapukur Bazar Agency Office (PBD)

Vill+P.O-Mithapukur, Mithapukur, Rangpur. Phone: 01767480550

Pirgonj Servicing Cell (Branch Office) (PBD)

Licnese No-1552/2022 Alhaz Baban (1st Floor), Vill : Osmanpur, P.O+P.S: Pirgonj, Dist-Rangpur. Phone: 01712993053 Email: pirgonj_pbd@pragatilife.com

Rangpur S.Center (Branch Office) (Takaful)

License No-1560/2022 Sneher Nir (4th Floor), New Senpara, P.O: Alamnagar, P.S-Kotwali, Dist. Rangpur. Phone: 01955201779 Email: rangpur-pb @pragatilife.com



THAKURGAON

Ranisankail (Thakurgaon) S. Cell (Branch Office) (Krishnachura)

License No-1546/2022

Mokbul Hossain Bhaban (1st Floor), Haripur Sarak, Ranisankail, Thakurgaon. Phone: 01762930410 Email: thakurgaon_ipl@pragatilife.com

Pirganj (Thakurgaon) Agency (Takaful)

S.B Manson Bhaban (1st Floor), Kazi Nazrul Islam Sarak, Pirganj, Thakurgaon. Phone: 01717219450

Thakurgaon S. C -1(Branch Office) (Takaful)

License No-1583/2022 N. G Vila (Ground Floor), Siraj-U-Doula Road, Sadar, Thakurgaon. Phone: 01792476051 Email: thakurgaon_takaful@pragatilife.com

Thakurgoan S. Cell(Branch Office) (PBD)

License No-1546/2022 A.N. Villa (Ground Floor), East Goalpara, P.O : Thakurgaon, P.S- Sadar, Dist.Thakurgaon. Phone: 01739362214 Email: thakurgaon_pb@pragatilife.com

Baliadangi Agency (Krishnachura)

Surgent Villa (1st Floor), College Road, Baliadangi, Thakurgaon.

Jadurani Bazar Agency (Krishnachura)

Shimul Market (1st Floor), Jadurani Sarak, P.O-Kamarpukur, Haripur, Thakurgaon.



PROXY FORM

being a member of Pragati Life Insurance Lim		
	of	
	another member of the Company as my/our 23rd Annual General Meeting of the Company to be held	
August, 2023 at 12:30 p.m. through digital pl		
August, 2023 at 12.30 p.m. through uightar pr		Reve
As witness my/our hand this	day of 2023	Sta
	2023	Tk. 2
 Signature of the Proxy	 Signature of Shareho	
BO ID:	BO ID:	
-	No. of Shares held: -	
Neters		
Notes:	e meeting may appoint another member his/her proxy to	o attand and we
his/her behalf.	meeting may appoint another member his/her proxy t	o allenu anu VC
A Proxy must be a member of the Company		
A Proxy must be a member of the Company	,	
		t later than 72
Forms of proxy, duly stamped and signed mu	ust be deposited at the Company's Registered Office no	t later than 72
Forms of proxy, duly stamped and signed mu		t later than 72
Forms of proxy, duly stamped and signed mu	ust be deposited at the Company's Registered Office no	t later than 72
Forms of proxy, duly stamped and signed mu	ust be deposited at the Company's Registered Office no	t later than 72
Forms of proxy, duly stamped and signed mu	ust be deposited at the Company's Registered Office no	t later than 72
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Pragati Life Insurance Limited

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website: www.pragatilife.com