

Dawood Lawrencepur Limited

June 20, 2019

The General Manager
Pakistan Stock Exchange Limited
Stock Exchange Building
Stock Exchange Road
Karachi

Dear Sir,

Notice of Extraordinary General Meeting

Enclosed please find a copy of the Notice of Extraordinary General Meeting to be held on July 12, 2019, for circulation amongst the TRE Certificate Holders of the Exchange.

Kindly acknowledge receipt of the same.

Thanking you,

Yours sincerely,

Imran Chagani Company Secretary

BOOK POST

Notice of Extraordinary General Meeting



Dawood Lawrencepur Limited

Dawood Center, M.T. Khan Road, Karachi- 75530

NOTICE OF EXTRAORDINARY GENERAL MEETING

Notice is hereby given that the Extraordinary General Meeting of the shareholders of Dawood Lawrencepur Limited (the "Company") will be held on Friday, July 12, 2019 at 10:00 a.m. at The Dawood Foundation Business Hub, Ground Floor, Dawood Centre, M.T. Khan Road, Karachi to transact the following business:

SPECIAL BUSINESS:

 To consider and if deemed fit, to pass the following resolutions as special resolutions for a second unsecured Subordinated Loan Facility of up to PKR 1 billion for Tenaga Generasi Limited (TGL), a subsidiary company of Dawood Lawrencepur Limited.

"RESOLVED that, the approval of the Members of Dawood Lawrencepur Limited (the Company) be and is hereby granted in terms of Section 199 of the Companies Act, 2017 and all other applicable laws, for a second unsecured Subordinated Loan Facility of up to PKR 1 billion for its subsidiary, Tenaga Generasi Limited (TGL), for a period of one year as per the terms and conditions of the agreement.

FURTHER RESOLVED that, for the purpose of giving effect to this special resolution, any two of the Chief Executive Officer, the Chief Financial Officer, and the Company Secretary of the Company be and are hereby authorized jointly to take all necessary actions and do all acts, deeds and things including execution of documents and agreements for the purposes of implementing the aforesaid resolution."

2. To consider and, if thought appropriate, pass with or without modification, the following resolutions as Special Resolutions in terms of Section 199 of the Companies Act 2017, for issuance of a Corporate Guarantee in favour of Allied Bank Limited, as a security against Running Finance (RF) / Money Market Loan (MML) of Rs. 500,000,000 to be obtained by Tenaga Generasi Limited, a subsidiary company of Dawood Lawrencepur Limited.

"RESOLVED that, approval of members of Dawood Lawrencepur Limited (the "Company") be and is hereby accorded in terms of Section 199 of the Companies Act, 2017 for the issuance of a Corporate Guarantee in favour of Allied Bank Limited, as a security against Running Finance (RF) / Money Market Loan (MML) of Rs. 500,000,000 to be obtained by Tenaga Generasi Limited, subsidiary company of Dawood Lawrencepur Limited

FURTHER RESOLVED that, any two of the Chief Executive Officer, the Chief Financial Officer and the Company Secretary of the Company, be and are hereby authorized jointly to do all such things and take any and all necessary actions to complete all legal formalities and file all necessary documents as may be necessary or incidental for the purposes of implementing this resolution including but not limited to the execution of all documents and agreements(s)."

Statements of material facts pursuant to Section 134 (3) of the Companies Act, 2017 are annexed to the notice of meeting sent to the members.

By Order of the Board

Karachi, Dated: June 13, 2019 Imran Chagani Company Secretary

Notes:

Closure of Share Transfer Books:

The Share Transfer Books of the Company will remain closed from Saturday, July 6, 2019 to Friday, July 12, 2019 (both days inclusive). Transfers received in order at the office of the Company's Share Registrar, Messrs. Central Depository Company of Pakistan Limited, CDC House, 99 – B, Block 'B', S.M.C.H.S., Main Shahra-e-Faisal, Karachi-74400, by close of business on Friday, July 5, 2019, will be treated as being in time to attend and vote at the meeting.

2. Participation in the Extraordinary General Meeting:

All Members, entitled to attend and vote at the meeting, are entitled to appoint another person in writing as their proxy to attend and vote on their behalf. A proxy need not be a member of the Company.

In order to be effective, duly completed and signed proxy forms must be received at the Company's Registered Office at least 48 hours before the time of the meeting.

CDC account holders will further have to follow the under mentioned guidelines as laid down by the Securities and Exchange Commission of Pakistan (SECP) in Circular No. 1 of 2000.

A. For Attending the Meeting

- a. In case of individuals, the account holders or sub-account holders whose registration details are uploaded as per the Regulations shall authenticate his/her original valid Computerized National Identity Card (CNIC) or the original Passport at the time of attending the meeting.
- b. In case of corporate entity, the board of directors' resolution / power of attorney with specimen signature of the nominee shall be produced (unless it has been provided earlier) at the time of the meeting.

B. For Appointing Proxies

- a. In case of individuals, the account holders or sub-account holders whose registration details are uploaded as per the Regulations shall submit the proxy form as per above requirements.
- **b.** Attested copies of valid CNIC or the passport of the beneficial owners and the proxy shall be furnished with the proxy form.
- c. The proxy shall produce original valid CNIC or original passport at the time of the meeting.
- d. In case of corporate entity, the board of directors' resolution / power of attorney with specimen signature shall be submitted (unless it has been provided earlier) along with proxy form to the Company.
- Proxy form will be witnessed by two persons whose names, addresses and valid CNIC numbers shall be mentioned on the form.

3. Computerized National Identity Card (CNIC) / National Tax Number (NTN):

All those individual members holding physical shares who have not yet recorded their CNIC No. are once again reminded to immediately submit the copy of their CNIC to Company's Share Registrar Messrs. Central Depository Company of Pakistan Limited, CDC House, 99 – B, Block 'B', S.M.C.H.S., Main Shahra-e-Faisal, Karachi-74400. Members while sending CNIC must quote their respective folio numbers. The corporate members having CDC accounts are required to have their NTN updated with their respective participants, whereas corporate entities having physical shares should send a copy of their NTN certificates to Company's Share Registrar. The corporate members while sending NTN or NTN certificates, as the case may be, must quote the company name and their respective folio numbers.

4. Consent for Video Conference Facility

Members can also avail video conference facility under the provision of Section 134(1)(b) of Companies Act, 2017 to participate in the general meeting and consent from members as per following format. The members must hold in aggregate 10% or more shareholding residing in that city and consent of shareholders must reach at the registered address of the Company at least 10 days prior to the general meeting in order to participate in the meeting through video conference. The Company will intimate members regarding venue of video conference facility at least 7 days before the date of Extraordinary General Meeting along with complete information necessary to enable them to access such facility.

I/We, Lawrencepur Limited, holder of	of, being a member of Dawood ordinary share (s) as per Reaiste
Folio/CDC Account No	, , , ,
·	
 Inature of Members	

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5. Payment of Cash Dividend Electronically

Under second proviso to Section 242 of the Companies Act, 2017, listed companies are required to pay declared cash dividends only through electronic mode directly into the bank accounts designated by the entitled shareholders.

Accordingly, the shareholders of the Company are requested to provide the following information for payment of cash dividend to be declared by the Company through electronic mode directly in the bank account designated by you.

Title of Bank Account	
Account Number	
IBAN Number	
Bank's Name	
Branch Name and Address	
Cell Number of Shareholder	
Landline number of Shareholder	
Email of Shareholder	

The shareholders are also required to intimate the changes, if any in the above-mentioned information to the company and the concerned Share Registrar as soon as these occur. In case of shares held electronically, then the above electronic credit mandate form must be submitted directly to shareholder(s)' broker/participant/CDC account services.

Statements of Material Facts under Section 134(3) of the Companies Act, 2017 relating to the Special Business referred to the Notice above

This Statement sets out the material facts concerning the following Special Businesses to be transacted at the Extraordinary General Meeting of Shareholders of Dawood Lawrencepur Limited to be held on July 12, 2019.

The directors have certified that they have carried out necessary due diligence for the proposed investment before making recommendation for approval of the Members, that the investment is being made as financial health of the associated company is such that it has the ability to repay the financing as per agreement. A duly signed recommendation of the due diligence report shall be made available for inspection of Members in the general meeting along with latest audit annual and interim financial statements of associated company.

Item 1 of the Agenda:

The Company is seeking approval of its Members by passing special resolutions proposed herein for a second unsecured Subordinated Loan Facility of up to PKR 1 billion for Tenaga Generasi Limited (TGL), a subsidiary of the Company.

Sr. No.	NATURE OF INFORMATION REQUIRED TO BE DISCLOSED PURSUANT TO THE COMPANIES (INVESTMENTS IN ASSOCIATED COMPANIES OR UNDERTAKINGS) REGULATIONS, 2017	RELEVANT INFORMATION	
a)	Disclosure for all types of investments		
	(A) Regarding associated company or a	ssociated undertaking: -	
	(i) Name of associated company or associated undertaking	Tenaga Generasi Limited (TGL).	
	(ii) Basis of relationship	By virtue of shareholding (75%) and common directorship.	
	(iii) Earnings per share for the last three years (PKR)	2016 2017 2018 (0.81) 1.46 1.61	
	(iv) Break-up value per share, based on the latest audited financial statements	PKR 3,677,089,575 / 302,703,484 = 12.1 per share.	
	(v) Financial position, including main items of statement of financial position and profit and loss account on the basis of its latest financial statements; and	Financial Position as of and for the year ended December 31, 2018.	

Sr. No.	NATURE OF INFORMATION REQUIRED TO BE DISCLOSED PURSUANT TO THE COMPANIES (INVESTMENTS IN ASSOCIATED COMPANIES OR UNDERTAKINGS) REGULATIONS, 2017	RELEVANT INFORMATION
		Main items of Balance Sheet: (Rs. in million) Non-current Assets 12,192 Current Assets 1,739 Total Equity 3,677 Non-current Liabilities 8,889 Current Liabilities 1,364 Main items of Profit and Loss Account: (Rs. in million) Sales-net 2,295 Profit from operations 1,272 Profit before taxation 488 Profit for the year 488
	 (vi) In case of investment in relation to a project of associated company or associated undertaking that has not commenced operations, following further information, namely: (I) description of the project and its history since conceptualization; (II) starting date and expected date of completion of work; (III) time by which such project shall become commercially operational; (IV) expected time by which the project shall start paying return on investment; and (V) funds invested or to be invested by the promoters, sponsors, associated company or associated undertaking distinguishing between cash and non-cash amounts. 	Not applicable

Sr. No.	NATURE OF INFORMATION REQUIRED TO BE DISCLOSED PURSUANT TO THE COMPANIES (INVESTMENTS IN ASSOCIATED COMPANIES OR UNDERTAKINGS) REGULATIONS, 2017	RELEVANT INFORMATION
	(B) General Disclosure: -	
	(I) maximum amount of investment to be made;	Subordinated Loan not exceeding PKR 1 billion for a period of one year.
	(II) purpose, benefits likely to accrue to the investing company and its members from such investment and period of investment;	To assist TGL for meeting its working capital requirements. DLL will earn markup income from TGL on the Subordinated Loan. Period of loan is one year.
	(III) sources of funds to be utilized for investment and where the investment is intended to be made using borrowed funds:	
	(I) justification for investment through borrowings;	TGL has commenced its operations in October 2016 and is not seized with sufficient free cash to meet its working capital requirements. Being the sponsor, DLL has an obligation to support Tenaga Generasi Limited for its working capital funding requirements.
	(II) detail of collateral, guarantees provided and assets pledged for obtaining such funds; and	The funds to be borrowed shall be secured against a Corporate Guarantee or pledge of shares of Dawood Hercules Corporation Limited held by the Company, as per the requirement of the lender.
	(III) cost benefit analysis;	Subordinated Loan will be provided from the borrowed fund for which markup shall be charged above average borrowing cost of the Company which will improve the profitability of the Company.
	(IV) salient features of the agreement(s), if any, with associated company or associated undertaking with regards to the proposed investment;	The Subordinated Loan will be unsecured.
	(V) direct or indirect interest of directors, sponsors, majority shareholders and their relatives, if any, in the associated company or associated undertaking or the transaction under consideration:	None of the directors, sponsors, majority shareholders and their relatives have any interest in the proposed transaction, except to the extent of their shareholding in the associated company or associated undertaking or the transaction under consideration.
	arisaciion order consideration,	Further, TGL is a subsidiary of DLL and 4 out of 5 directors of TGL are shareholders of DLL as follows:
		Mr. Shahid Hamid Pracha: 1,000 shares Mr. Shafiq Ahmed: 1,154 shares Mr. Mujtaba Haider Khan: 1,150 shares Mr. Inam ur Rahman: 13,234 shares

Sr. No.	NATURE OF INFORMATION REQUIRED TO BE DISCLOSED PURSUANT TO THE COMPANIES (INVESTMENTS IN ASSOCIATED COMPANIES OR UNDERTAKINGS) REGULATIONS, 2017	RELEVANT INFORMATION
(VI)in case any investment in associated company or associated undertaking has already been made, the performance review of such investment including complete information/justification for any impairment or write offs; and		DLL currently holds 75% of shareholding in TGL and during FY 2018, profit attributable to DLL amounted to PKR 366 million. DLL has also approved a subordinated loan facility amounting to PKR 300 million for Tenaga Generasi Limited. No impairment on investment in TGL has been recognized by DLL.
	(VII)any other important details necessary for the members to understand the transaction;	None
b)	In case of investments in the forn disclosures in addition to those pro regulation 3 shall be made: -	n of loans, advances and guarantees, following ovided under clause (a) of sub-regulation (1) of
	(I) category-wise amount of investment;	Subordinated Loan not to exceed PKR 1 billion.
(II) average borrowing cost of the investing company, the Karachi Inter Bank Offered Rate (KIBOR) for the relevant period, rate of return for Shariah compliant products and		The borrowings of the company are at rates ranging from 3 months KIBOR + 0.9% to 1.5%.
	(III) rate of return for unfunded facilities, as the case may be, for the relevant period;	Not applicable.
	(IV) rate of interest, mark up, profit, fees or commission etc. to be charged by investing company;	3 months Kibor + 2.5%.
	(V) particulars of collateral or security to be obtained in relation to the proposed investment;	The facility is unsecured as the Company has full oversight and is very well versed with the operations and plans of the borrowing company.
	(VI) if the investment carries conversion feature i.e. it is convertible into securities, this fact along with terms and conditions including conversion formula, circumstances in which the conversion may take place and the time when the conversion may be exercisable; and	No conversion feature.

(VII)repayment schedule and terms and conditions of loans or advances to be given to the associated company or associated undertaking. TGL to repay the loan with the accrued Profit from time to time (in full or parts thereof) within thirty (30) days of it receiving money in its Rupee Distribution Account in accordance with its Financing Agreements.

Except to the extent as mentioned in B(v) above, the Directors of the Company have no direct or indirect interest in the above said special business except to the extent of their shareholding in the Company.

Item 2 of the Agenda:

The Company is seeking approval of its Members by passing special resolutions proposed herein to enable it to renew issuance of a Corporate Guarantee in favour of Allied Bank Limited, as a security against Running Finance (RF) / Money Market Loan (MML) of Rs. 500,000,000 to be obtained by Tenaga Generasi Limited, subsidiary company of Dawood Lawrencepur Limited.

Sr. No.	NATURE OF INFORMATION REQUIRED TO BE DISCLOSED PURSUANT TO THE COMPANIES (INVESTMENTS IN ASSOCIATED COMPANIES OR UNDERTAKINGS) REGULATIONS, 2017	RELEVANT INFORMATION
	Disclosure for all types of investments	
	(A) Regarding associated company or a	ssociated undertaking: -
	(i) Name of associated company or associated undertaking	Tenaga Generasi Limited (TGL).
	(ii) Basis of relationship	By virtue of shareholding (75%) and common directorship.
	(iii) Earnings per share for the last three years (PKR)	2016 2017 2018 (0.81) 1.46 1.61
	(iv) Break-up value per share, based on the latest audited financial statements	PKR 3,677,089,575 / 302,703,484 = 12.1 per share
	(v) Financial position, including main items of statement of financial position and profit and loss	Financial Position as of and for the year ended December 31, 2018.
	account on the basis of its latest financial statements; and	Main items of Balance Sheet:
		(Rs. in million) Non-current Assets 12,192 Current Assets 1,739 Total Equity 3,677 Non-current Liabilities 8,889 Current Liabilities 1,364

Sr. No.	NATURE OF INFORMATION REQUIRED TO BE DISCLOSED PURSUANT TO THE COMPANIES (INVESTMENTS IN ASSOCIATED COMPANIES OR UNDERTAKINGS) REGULATIONS, 2017	RELEVANT INFORMATION	
	(vi) In case of investment in relation to a project of associated company or associated undertaking that has not commenced operations, following further information, namely: (I) description of the project and its history since conceptualization; (II) starting date and expected date of completion of work; (III) time by which such project shall become commercially operational; (IV) expected time by which the project shall start paying return on investment; and (V) funds invested or to be invested by the promoters, sponsors, associated undertaking distinguishing between cash and non-cash amounts.	Main items of Profit and Loss Account: (Rs. in million) Sales-net 2,295 Profit from operations 1,272 Profit before taxation 488 Profit for the year 488 Not applicable	
	(B) General Disclosure: -		
	(I) maximum amount of investment to be made;	Corporate Guarantee in favor of financial institution on behalf of its subsidiary company to cover financial obligations under the financing agreement.	
	 (II) purpose, benefits likely to accrue to the investing company and its members from such investment and period of investment; 	To assist TGL for meeting its working capital requirements. Since this is a corporate guarantee, there is no cost to DLL, however DLL will recover all allied charges in connection with the issuance of the Corporate Guarantee from TGL.	

Sr. No.	NATURE OF INFORMATION REQUIRED TO BE DISCLOSED PURSUANT TO THE COMPANIES (INVESTMENTS IN ASSOCIATED COMPANIES OR UNDERTAKINGS) REGULATIONS, 2017	RELEVANT INFORMATION
	(III) sources of funds to be utilized for investment and where the investment is intended to be made using borrowed funds: (I) justification for investment through borrowings; (II) detail of collateral, guarantees provided and assets pledged for obtaining such funds; and	Not applicable.
	(IV) salient features of the agreement(s), if any, with associated company or associated undertaking with regards to the proposed investment;	Not applicable.
	(V) direct or indirect interest of directors, sponsors, majority shareholders and their relatives, if any, in the associated company or associated undertaking or the transaction under consideration;	None of the directors, sponsors, majority shareholders and their relatives have any interest in the proposed arrangement, except to the extent of their shareholding in the associated company or associated undertaking or the transaction under consideration. Further, TGL is a subsidiary of DLL and 4 out of 5 directors of TGL are shareholders of DLL as follows: Mr. Shahid Hamid Pracha: 1,000 shares Mr. Shafiq Ahmed: 1,154 shares Mr. Mujtaba Haider Khan: 1,150 shares Mr. Inam ur Rahman: 13,234 shares
	(VI)in case any investment in associated company or associated undertaking has already been made, the performance review of such investment including complete information/justification for any impairment or write offs; and	DLL currently holds 75% of shareholding in TGL and during FY 2018, profit attributable to DLL amounted to PKR 366 million. DLL has also approved a subordinated loan facility amounting to Rs. 300m for Tenaga Generasi Limited. No impairment on investment in TGL has been recognized by DLL.
	(VII)any other important details necessary for the members to understand the transaction;	None

disclosure	In case of investments in the form of loans, advances and guarantees, following disclosures in addition to those provided under clause (a) of sub-regulation (1) of regulation 3 shall be made: -		
(I) catego		of	Corporate Guarantee to cover financial obligation of PKR 500 million plus any mark-up.
investin Inter Bo the rele	e borrowing cost of g company, the Ka ink Offered Rate (KIBO) evant period, rate of r iah compliant product:	rachi R) for eturn	Not applicable
as the	return for unfunded fac case may be, for t period;		Not applicable
or com	interest, mark up, profit, mission etc. to be cha sting company;		Not applicable
to be	lars of collateral or secondariance in relation to ed investment;		Not applicable
feature securitie and convers in whic place	vestment carries conve i.e. it is convertible es, this fact along with t conditions inclusion formula, circumsto the the conversion may and the time when sion may be exercis	into terms uding ances take the	Not applicable
terms of advance	epayment schedule and conditions of loan ces to be given to ted company or associ aking.	ns or the	Not applicable

Except to the extent as mentioned in B(v) above, the Directors of the Company have no direct or indirect interest in the above said special business except to the extent of their shareholding in the Company.

Proxy Form

I/V	Ve		of	
be	ing a member of Dawood Lawren	cepur Limited and	d holder of	
Or	dinary Shares, as per:			
	are Register Folio No			
CI	DC Participant ID No	_ Sub A/c No		
he	ereby appoint		of, or failing	g him/her
_		of	, as my/our proxy to atter	nd, speak
an	id vote for me/us and on my/our b	ehalf, at the Extra	aordinary General Meeting (EG	M) of the
	ompany to be held at The Dawood			
Μ.	T. Khan Road, Karachi on Friday, Ju	uly 12, 2019 at 10:0	00 a.m. and at any adjournmer	nt thereof
Siç	gned thisday of	2019.		
	T. 15050			
WI	TNESSES:			
1.	Signature:			
••	Name:			
	Address:	_	Signature on	
			Revenue Stamps of Rupees Five	
	CNIC No. or	_	Of Ropees Tive	
	Passport No.	_	Signature should agree with	
			the specimen signature with	
2.	Signature:	_	the Company	
	Name:	_		
	Address:	_		
	CNIC No. or	_		
	Passport No	_		

IMPORTANT:

- This Proxy Form, duly completed, must be deposited at the Company's Registered Office, not less than forty eight hours before the meeting.
- CDC shareholders and their proxies are each requested to attach an attested photocopy of their Computerized National Identity Card (CNIC) or Passport with this proxy form before submission to the Company.
- 3. All proxies attending the EGM are requested to bring their original CNIC/Passport for identification.

The Company Secretary Dawood Lawrencepur Limited	AFFIX CORRECT POSTAGE
Dawood Lawrencepur Limited 3rd Floor, Dawood Centre, M.T. Khan Road, Karachi-75530 Tei: +92 21 35632200 Fax: +92 21 35633970 www.dawoodlawrencepur.com	

نمائندگی کا فارم

ىطابق شىئررجى _ر د فوليونمبر	عام حصص بر	وحامل	- بنیت ممبر داؤ دلارنس پورلمیٹڈ کےرکن
		اورذیلی کھانة نمبر	
يابصورتِ ديگرمحتر مرمحتر مه			
ا کن			
فان روڈ ، کراچی میں منعقد یا ملتو ی ہونے والے نمپنی ۔	ا وَ نَدُ فَلُورِ ، دا وَ دسينتر ، ايم ٿي خ	بے بے ہے ہے ہے ہے اور فاؤنڈیشن بزنز حب،گر	نه ۱۲ جولا کی ۲۰۱۹ بوقت ۰۰:۰۱ ب
•		,	میں رائے وہندگی کے لئے اپنانما
	r+19		ظظ
1.1 Z. N. W.			(1) ,
مطلوبه(پانچ روپے کا)			يا گواه: ———
ونکک چسپا <i>ل کریں اور دستخط کریں</i>	ريو		:
پہلے سے محفوظ متخطی نمونہ کے مطابق ہونے ضروری ہ	دستخط کمپنی کے پاس		ى شناختى كارۋنمبريا:
			پورٹ نمبر:
			(r),
			ياگواه: ———
			 :
			:
			ىشناختى كارۇنمبريا:
			بورٹ نمبر:

وك:

- تمام نامزدگیاں ای صورت میں موثر ہوں گی جب پراکسی فارم بنام کمپنی کے رجٹر ڈ آفس میں اجلاس کے مقررہ وقت ہے ۴۸ گھنے قبل موصول ہوں۔
- سی ڈی ہے شیر ہولڈرز اوران کے نمائندوں سے فر دافر داورخواست ہے کہ وہ اپنے کمپیوٹرائز ڈقو می شاختی کار ڈی تصدیق شدہ فقل یا پاسپورٹ ،نمائندگی فارم داخل کرنے مے قبل اس کے ساتھ منسلک کریں۔ تمام براکسی ہولڈرزا پنی شناخت کے لئے اجلاس کے وقت اپنااصل شناختی کار ڈیا پاسپورٹ ضرور پیش کریں۔

The Company Secretary Dawood Lawrencepur Limited	AFFIX CORRECT POSTAGE
Dawood Lawrencepur Limited 3rd Floor, Dawood Centre, M.T. Khan Road, Karachi-75530 Tei: +92 21 35632200 Fax: +92 21 35633970 www.dawoodlawrencepur.com	



دا وُ دلا رنس بورلم يشرّ دا دُرينغر،ايم في خان رود کرا چي - ۷۵۵۳۰

غیر معمولی اجلاسِ عام کا نوٹس

بذریعه بندالطلاح دی جاتی ہے کہ داؤولارنس پورلمیٹیٹر (''کمپئی'') کا غیرمعمولی اجلاسِ عام بروز جعہ، بتاریخ 12 جولائی، 2019 م پوقت 10.00 بیجیسج بمقام داؤد فاؤ نثریش بزنس حب،گراؤ نٹر فلور، داؤد سینٹر، ایم ٹی خان روڈ بحرا ہی میں درج ذیل کارروائی کے لیے منعقد ہوگا:

خصوصی کارروائی:

1۔داؤدلارنس پورلمیٹنگی ذیلی کپنی، تنا گا جزائ لمیٹنڈ کیلیے ایک بلین روپے تک کے دومرے غیر محفوظ ماتحت قرضے کی سولت کے حصول کیلئے درج ذیل قرار دار پر فور دفوص اور موز وں سمجھے جانے پر بطور خصوصی قرار داور خطور کی دینا۔

'' **قرار دیا** جاتا ہے کہ بذریعہ بڈ اداؤدلارنس پورلمیٹئر کے ممبران کی جانب ہے کمپنز ایک 2017 سے کیشن 199 اور دیگر تمام لاگوقوا نمین کی روشی میں کمپنی کی ذیلی کپنی، تنا گا جزا کی لمیٹئر کیلئے معاہدے کی شرائط وضوابط کے مطابق ایک سال کیا مدت کیلئے الیک ملین رویے تک کے دوسرے غیرمخوظ ماتحت تر شیخی کہ ہوات کے حصول کی اجازے دی جاتی ہے۔

مرية قراد دياجاتا ہے كہ بذرايد بنداكينى كے چيف اكبر بكنوآ فيسر، چيف فائشل آفيہ سراور كپنى كير بنرى ميں ہے كى بھى دومهديد بداروں كوشتر كسطور كہنى كى جانب سے اختيار دياجاتا ہے كہ دوہ اس ملسلے ميں تمام افعال اور امورانجام ديں اورتمام خروى اقدامات كريں جمي ميں ندكورہ بالاقرار داد پر عمل درآمداور كتيل اور دو تمام معاملات جواس ہے متعلقہ بضرورى اورائم ہوں ان كسليے معاہدے اور كافغذات اور دگر ضرورى دحتا ديز ات پر دختي كر نے كا اختيار شامل ہے ۔''

2۔داوَدلارٹس پورلمیٹڈکی ذیلی پینی، تناگاجزای کمیٹڈ کے لئے حاصل کئے جانے والے قرینے کے لئے الائیڈ بینکہ کمیٹٹر سے تق میں۔/500,000,000روپے کے رنگ فنانس/منی ہارکیٹ لون کے عوض بطور سکیو رٹی کار پوریٹ گارٹی کے اجراء پرخصوصی قرار داد کے طور پر خوردخوش اور موز وں سمجھے جانے برتر میم کے ساتھ یا بھیر ترمیم کے اس کی منظوری۔

''قرار دیاجاتا ہے کہ بذریعہ بلذاواؤدلارنس پولمیٹڈ کے مبران کی جانب کے پینزا مکٹ، 2017 سے کیٹشن 199 کے مطابق واؤ دلارنس پولمیٹڈ کی ذیلے کیٹی ، تنا گاجزا کی لمیٹڈ کے لئے حاصل سے جانے والے قریخے کے لئے۔/2000,000 دیے کے زنگ فٹانس/منی مارکیٹ اون کے مؤمن الطور کیلو رز کی اور پوریٹ گارڈی کے اجراء کی منظوری دی جاتی ہے۔

مرید آردیا جاتا ہے کہ مینی کے چیف مگر کیکو آفسر، چیف فاضل آفیسراور کینی کیٹر کیٹر کیٹر کیٹر کوٹر کیٹر کاران کوشٹر کہ طور پرتمام قانونی نقاضوں کی تکیل اور تمام شروری دستاہ پرات کی فائلگ کے لئے درکاران تمام امور کی انجام دری اور ووقتام اقدامات اٹھانے کا مجاز اورفتار قرار دیا جاتا ہے جواس قرار داؤگل درآمد کے لئے ضروری ہوں یااس سے مطابقت رکھتے ہوں، جس میں تمام معاہدے کی تیاری شامل ہے لیکن بیرصرف نجی تک محدود نہیں ہے۔''

کمپنیزا یک ،2017 می شق (3) 134 کے تحت بیان ،جس میں خصوصی امور کے بارے میں ٹھوں تھا تی بیان کیے گئے ہیں ،نوٹس کے ہمراہ تھھ میں افتیال کوارسال کیا جارہاہے۔

بحکم بورڈ **عمران جاگانی** عمینی سیکریٹری

کراچی،

بتاریخ:13 جون،2019ء

نونش:

1۔ حصص کی متقلی کے کھاتوں کی بندش

سکیٹی سے مصلی منتقل کے کھاتے بتاریخ 6 جولائی ،2019 پروز ہفت ہے بتاریخ 12 جولائی ،2019 پروز جمدیک بندر ہیں گے (بشمول دونوں ایام)۔5 جولائی ،2019 پروز ہمندکا روباری اوقات کار کے اختام تک ہمار چشتر رہنز ارمیسرز مینزل کی بیٹون آف یا کستان کمیٹرن آف یا کہ کمیٹرن آف یا کستان کمیٹرن کمیٹرن کمیٹرن کرنے اور دوٹ کے استعقال کے لیے بروقت مجھی جا کمیٹرن کی کستان کمیٹرن کمیٹرن کرنے اور دوٹ کمیٹرن کمیٹرن کرنے کا کستان کمیٹرن کا کمیٹرن کمیٹرن کمیٹرن کو کمیٹرن کا کمیٹرن کمیٹرن کمیٹرن کمیٹرن کمیٹرن کمیٹرن کمیٹرن کمیٹرن کو کمیٹرن کان کمیٹرن کوئرن کمیٹرن کرنس کوئرن کوئرن کوئرن کمیٹرن کرنس کوئرن کوئرن کوئرن کمیٹرن کمیٹرن کوئرن کرنس کوئرن کوئرن کمیٹرن کوئرن کمیٹرن کوئرن کمیٹرن کوئرن کمیٹرن کوئرن کوئرن کرنس کوئرن کوئرن کوئرن کرنس کوئرن کوئرن کرنس کوئرن کرنس کوئرن کوئرن کرنس کوئرن کوئرن کرنس کوئرن کوئرن کرنس کوئرن کرنس کوئرن کوئرن کوئرن کوئرن کوئرن کرنس کوئرن کوئرن

2_غیر معمولی اجلاس عام میں شرکت کے لیے نمائندہ کا تقرر

تمام ارکان جواس اجلاس شن شرکت کرنے اور رائے دنی کا تق رکھتے ہیں، کی بھی دومر ہے تھی کوا پی جگہ شرکت کرنے اور ووٹ دینے کے لیے بطور نمائندہ (proxy)مقرر کر سکتے ہیں۔ نمائندے (proxy)کے لیے کپٹی کارکن ہونا ضروری نہیں ہے۔

مؤثر نمائندہ (proxy) کے لیے، نامزدگی (Proxy) فارم، پُرکیا ہوااور یا قاعدہ دستخط شدہ، غیر معمولی اجلاس عام ہے کم ہے کم اڑتالیس (48) گھنے قبل کمپنی کے رہبڑ ؤافس میں موصول ہونا ضروری ہے۔

ى ۋى ي ا كاؤنٹ بولڈرز كوسكيور شيزانيذا يجيج كميش آف ياكتان كے جارى كردوم كلرنبر1:2000 ميں وضاحت كردومندرجه ذيل ہوايات يرشل كرنا ہوگا:

A_اجلاس میں شرکت کے لیے

a افرادی صورت میں، اکاؤٹ ہولڈرزیاذ یلی اکاؤٹ ہولڈرز جن کی رجٹریشن کی تفصیلات تواعد کے مطابق اپ اوڈ کی جاچکی ہیں، اجلاس میں شرکت کے وقت اصل مؤثر کمپیوٹرائز ڈ تو می شاختی کارڈ

یااصل پاسپورٹ پیش کریں گے۔

۵ کار پوریٹ ادارے کی صورت میں ،اجلاس کے وقت بورڈ آف ڈائز کیٹرز کی منظوری/ مختار نامیرے امید وار کے دستخطاکانمونہ (اگریہ پہلے فراہم نہ کیا گیا ہو) فراہم کرنا ہوگا۔

B فی منکندے (Proxies) مقرر کرنے کے لیے:

a افرادی صورت میں، اکاؤنٹ ہولڈرزیاذیلی اکاؤنٹ ہولڈرز کو جن کی رجٹریشن کی تضیات تو احد کے مطابق اپ اوڈ کی جا چکی ہیں، مندرجہ بالاقواعد کے مطابق تا مزد گی فارم جمع کروانا ہوگا۔ 1میمران اورنمائندے کے مؤثر کمپیزمائز ڈفو می شاختی کارڈیا یا سپورٹ کی تصدیق شدوفقل پراکی (Proxy) فارم سے ساتھ بیش کی جانی جا ہیں۔

ے۔نمائندے(Proxy) کوا جلاس کے وقت اصل مؤثر کمپیوٹرائز ڈقو می شناختی کارڈیااصل یاسپورٹ پیش کرنا ہوگا۔

D کار پوریٹ ادار کی صورت میں، بورڈ آف ڈائر میکٹرز کی منظوری/ مختار نامہ مع امید دار کے دستخطاکا موند (اگرید پہلے فراہم ندکیا گیا ہو)، نامزدگی فارم کے ساتھ کپنی کوجم کرانا ہوگا۔ ع-نمائندگی (Proxy کے فارم پردد گواہان کی شہارت موجود ہونی چاہئے اور ان کے نام، ہے اور مؤمر کیپیوٹرائز فوق می شاختی کارڈ نمبر درج ہونے چاہئیں۔

3_ كىيوٹرائز ۋقوى شاختى كارۋ (CNIC)/نىشتل ئىكىس نمبر (NTN):

4۔وڈیوکانفرنس کی سہولت کے لئے رضامندی

ممبران پینیزا یک ،2017 سے پیشن (۱۱)(۱)21 سے تحت اجلاس عام میں شرکت کے لئے ویڈ یوکانوٹس کی سولت سے فائد دافعائے تیں اور میران درج ڈیل طریقہ کار کے تحت اجلاس عام میں شرکت کے لئے ویڈ یوکانوٹس کے خصوص شیر میں رہائش پذر شینز ہولڈرز میں ہے جموی طور پر 10 فیصدیا زائد کی جانب سے رضا مندی ضروری ہے اور ویڈ یوکانوٹس کے خالمان عام میں شرکت کے لئے شیئر ہولڈرز کی رضا مندی اجلاس عام کے تاریخ کے درکارتا م شیر ہران کو ویڈ یوکانوٹس کے مقام اوراس کی سمولت تک رسائی کے درکارتام منروری معلومات ہے آگا درک کے درکارتام منروری معلومات ہے آگا درک گے۔

میں/ہم۔۔۔۔۔۔کے۔۔۔۔۔،بطورمبرداؤولانس پورلمیٹلہ رجشر فرلیوای ڈی کا اکاؤنٹ نمبر۔۔۔۔۔کےمطابق۔۔۔۔۔عموی شیئر (ز) کامالک ہول∕ ہیں اور بذراجہ بذاہمقام۔۔۔۔۔ویڈیاؤلفرنس کی سہوات حاصل کرنا جا بتا ہول/ جا ہتے ہیں۔

ممبران کے دستخط

5_نفذ ڈیویڈنڈی الیکٹرانک طریقے ہے ادائیگی

۔ کمپینزا یک ، 2017 کے بیکش 242 کی دومری ثق سے تحت اسٹر کمپنیوں کیلیے ضروری ہے کہ فقد ڈیویڈیڈ کی اداینگی الماشیئر ہولڈرز کے نامزد کردہ مینک اکاؤنٹس میں الیکٹرا نک طریقے سے براہ راست کریں۔

البذا کیٹی کے شیئر ہولڈرز سے درخواست کی جاتی ہے کہ کیٹی کی جانب ہے اعلان کردہ ڈیو پیڈیڈ ،الیکٹرا تک طریقے سے اپنے نامز دکردہ دبیک اکاؤنٹس میں حاصل کرنے کیلیے درج ذیل معلومات فراہم کر ہی

بينك ا كاؤنث كا ٹائٹل
ا كاؤنٹ نمبر
IBANنمبر
بينك كانام
براخچ کا نام اورپیة
مین ما ماه مین شیئر مولدُر کاموباکل نمبر شیئر مولدُر کالینڈ لائن نمبر شیئر مولدُرکاای میل ایڈریس
شيئر ہولڈر کالینڈ لائن نمبر
شيئر ہولڈر کا ای میل ایڈریس

شیئر ہولڈرز سے بیکی درخواست ہے کدا گرمندرجہ بالامعلومات میں کوئی تبدیلی واقع ہوئی ہو، تواس کی اطلاع فوری طور پر کھپنی اورمتعلقہ شیئر رجسٹرار کوفرا ہم کریں۔اگرشیئرزا کیکٹرا کیک صورت میں ہوں تو نہ کورہ بالا الیکٹرا نک مینڈیٹ فارم براوراست شیئر ہولڈرز (کی بروکر کیار کیسیونٹ کے 100 کاؤنٹ سرومز میں جمع کروائیں۔