Notice of 58th Annual General Meeting To Be Held on October 28, 2021







NOTICE OF ANNUAL GENERAL MEETING

Notice is hereby given that the 58th Annual General Meeting of the members of **GOC (Pak) Limited** will be held at its Registered Office, Small Industries Estate, Sialkot on Thursday, the 28th October 2021 at 02:00 p.m. to transact the following business:

Ordinary Business:

- 1. To confirm the minutes of the last meeting.
- 2. To receive, consider and adopt Audited Financial Statements of the Company for the year ended 30 June 2021 together with the Chairman Review, Directors' and Auditors' Report thereon.
- 3. To appoint statutory auditors and fix their remuneration for the year ending 30 June 2022.

Special Business:

5. To ratify and approve transactions conducted with the Related Parties for the year ended 30 June 2021 by passing the following special resolution with or without modification:

"Resolved that the transactions conducted with the Related Parties as disclosed in the note 28 of the financial statements for the year ended 30 June 2021 be and are hereby ratified, approved and confirmed."

6. To authorize the Board of Directors of the Company to approve transactions with the related parties for the financial year ending on 30 June 2022 by passing the following special resolution with or without modification:

"Resolved that the Board of Directors of the Company be and is hereby authorized to approve the transactions to be conducted with the Related Parties on case to case basis for the financial year ending on 30 June 2022.

Resolved further that the approval of these transactions by the Board shall be deemed to have been approved by the shareholders and shall be placed before the shareholders in the next Annual General Meeting for their formal ratification/approval."

7. To consider and approve the sale of *surplus* freehold land of the Company by passing following resolution(s) as special resolution(s) with or without any modification, addition or deletion in terms of Section 183(3)(a) of the Companies Act, 2017:

"Resolved that approval of the members of GOC (Pak) Limited (the "Company") be and is hereby accorded in terms of Section 183(3)(a) of the Companies Act, 2017 to the disposal and sale of Company's surplus freehold land (the "Assets") to Anwar Khawaja Industries (Private) Limited – holding company and / or the Chief Executive of the Company at a price not less than the fair value / assessed market value of the Assets.

Resolved further that as part and parcel of the foregoing consent, the Board of Directors be and is hereby authorized and empowered to sell / dispose of the Assets and delegate any or all of its powers in this regard to any director of the Company or any other person on such terms and conditions as they deem fit, to act on behalf of the Company in carrying out and performing all acts, matters, things and deeds to implement and/or give effect to the Assets sale/disposal and utilization of the proceeds thereof, which shall include, but not be limited to:-

- a) entering into an agreement to sell, executing a sale deed or any other agreement with the buyer(s), Anwar Khawaja Industries (Private) Limited holding company and / or the Chief Executive of the Company, receiving the sale consideration, executing, preparing and signing any sale deed, conveyance deed and/or transfer documents in favor of the buyer(s), Anwar Khawaja Industries (Private) Limited holding company and / or the Chief Executive of the Company to effect the Assets sale in favor of the buyer(s), Anwar Khawaja Industries (Private) Limited holding company and / or the Chief Executive of the Company by representing the same before all parties & authorities concerned and admitting execution thereof:
- b) representing before the Sub-Registrar or any other competent authority and getting any sale deed or other documents registered and collecting the consideration amount in respect of the sale of Assets; and
- c) generally performing and executing, in respect of the Assets, all lawful deeds, agreements, acts and things as they may think fit and proper in order to implement and complete the sale/disposal of the Assets.

Resolved further that the Company be and is hereby authorized to take all actions incidental or ancillary thereto with regard to the Assets sale.

Resolved further that the Board be and is hereby empowered to agree upon modification in these resolutions that may be directed/required by the SECP without the need for passing any fresh resolution by the members of Company.

Resolved further that certified copies of this resolution may be communicated to the concerned parties, organizations or authorities, wherever required, and shall remain in force until notice in writing to the contrary be given."

8. To transact any other business with the permission of the Chair.

By Order of the Board

Sialkot:

Dated: 07 October 2021

(Arfan Shahzad)

Company Secretary

Notes:

- 1. Book Closure: The share transfer books of the company will remain closed from 21 October 2021 to 28 October 2021 (both days inclusive). Transfers received in order at the office of the company's Independent Share Registrar, M/s Corptec Associates (Private) Limited, 503-E, Johar Town, Lahore by the close of business on 20 October 2021 will be considered in time to be eligible for the purpose of attending and voting at the Annual General Meeting.
- 2. Appointment of Proxy: A member entitled to attend and vote at the Annual General Meeting is entitled to appoint another member as a proxy to attend and vote instead of him/her. The instrument appointing a proxy must be received at the Registered Office of the company not less than 48 hours before the time appointed for the Meeting.
- 3. Participation in AGM: Members who have deposited their shares in the Central Depository System of the Central Depository Company of Pakistan Limited will have to follow the under mentioned guidelines as laid down by Securities and Exchange Commission of Pakistan:

For Attending the Meeting A.

In case of Individuals, the account holder and/or sub-account holder whose registration details are Uploaded as per the CDC Regulations, shall a. authenticate his/her identity by showing his/her original CNIC or original Passport along with Participant ID number and the Account number at the time of attending the Meeting.

In case of corporate entity, the Board's 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

- In case of individuals, the account holder and/or sub-account holder whose registration details are uploaded as per the CDC Regulations, shall submit a. the proxy form as per above requirements.
- The proxy form shall be witnessed by two persons, whose names, addresses and CNIC numbers shall be mentioned on the form. b.
- Attested copies of the CNIC or the passport of beneficial owners and the proxy shall be furnished with the proxy form. c.
- d. The proxy shall produce his original CNIC or original passport at the time of the Meeting.
- In case of corporate entity, the Board's resolution / power of attorney with specimen signature shall be furnished (unless it has been provided earlier) e. along with proxy form to the Company.
- Electronic Transmission of Financial Statements: The members, who desire to opt to receive annual Audited Financial Statements and notice of AGM through e-mail, are requested to provide their written consent on the Standard Request Form available on the Company's website. The Company shall, however, provide hard copy of the annual Audited Financial Statements to its shareholders, on request, free of cost, within seven days of receipt of such request.

Video Conferencing Facility: If the Company receives consent from members holding aggregate 10% or more shareholding, residing in geographical

- location to participate in the meeting through video conference at least 7 days prior to the date of meeting, the Company will arrange video conference facility in that city subject to availability of such facility in that city. In this regard, please fill the following and submit to registered address of the company, Small Industries Estate, Sialkot at least 7 days prior to the date of Annual General Meeting. of , being a member of GOC (Pak) Limited , holder of ordinary share(s) as per Registered Folio / CDC Account No. hereby opt for video conference facility at _ Signature of member
- Placement of Financial Statements on Website: The Company has placed the Audited Annual Financial Statements for the year ended 30 June 2021 6. along with Auditors' and Directors' Reports thereon on company's website www.gocpak.com
- Deduction of Withholding Tax on the Amount of Dividend: Pursuant to the provisions of the Finance Act, 2019, the rates of deduction of income tax from dividend payments under the Income Tax Ordinance, 2001 have been revised as follows:
- -Active 15%
- Non-Active 30%

All shareholders are advised to check their status on Active Taxpayers List (ATL) available on FBR Website and may, if required, take necessary actions for inclusion of their name in ATL to avail the lower rate of tax deduction. In the case of shares registered in the name of two or more shareholders, each jointholder is to be treated individually as either active or non-active and tax will be deducted by the company on the basis of shareholding of each joint-holder as may be notified to the Company in writing. The joint-holders are, therefore, requested to submit their shareholdings otherwise each joint holder shall be presumed to have an equal number of shares.

- Dividend Mandate: The provisions of Section 242 of the Companies Act, 2017 require the listed companies that any dividend payable in cash shall only be paid through electronic mode directly into the bank account designated by the entitled shareholders. The shareholders who have not provided their bank account details so far are advised to provide their below electronic dividend mandate information to Company's Share Registrar at the address given above and update their CDC accounts / Sub accounts as the case may be, enabling the Company to credit your future dividend promptly, if any
- 1. Shareholder's Name
- 2. Father's / Husband's Name
- 3. Folio Number
- 4. Postal Address
- 5. Name of Bank
- 6. Name of Branch
- 7. Address of Branch
- 8. Title of Bank Account
- 9. Bank Account Number (Complete with code)
- 10. IBAN Number (Complete with code)
- 11. Cell Number
- 12. Telephone Number (if any)
- 13. CNIC Number (attach copy)
- 14. NTN (in case of corporate entity, attach copy)

Signature of Shareholder as on CNIC

Submission of copy of CNIC (Mandatory): Individuals including all joint holders holding physical share certificates are requested to submit a copy of their valid CNIC to the Company or the Company's Share Registrar. All shareholders are once again requested to send a copy of their valid CNIC to our Share Registrar, M/s Corptec Associates (Private) Limited, 503-E, Johar Town, Lahore. The Shareholders while sending CNIC must quote their respective folio numbers and name of the Company.

STATEMENT UNDER SECTION 134(3) OF THE ACT:

Agenda Item No. 5 of The Notice - Ratification and Approval of the Related Party Transactions:

Transactions conducted with the related parties have to be approved by the Board of Directors duly recommended by the Audit Committee on quarterly basis pursuant to regulation 15 of the Listed Companies (Code of Corporate Governance) Regulations, 2019. However, since majority of the Company's Directors were interested due to their common directorships and therefore these transactions are being placed for the approval by shareholders in the Annual General Meeting. All transactions with related parties to be ratified have been disclosed in the note 28 to the financial statements for the year ended 30 June 2021. The Company carries out transactions in the normal course of business. All transactions entered into with related parties require the approval of the Audit Committee of the Company. Upon the recommendation of the Audit Committee, such transactions were placed before the Board of Directors for approval. The nature of relationship with these related parties has also been indicated in the financial statements for the year ended 30 June 2021. The Directors are interested in the resolution only to the extent of their shareholding and having their common directorships in such related parties.

Agenda Item No. 6 of the Notice - Authorization for the Board of Directors to approve the Related Party Transactions during the Year Ending On 30 June 2022.

The Company shall be conducting transactions with its related parties during the year ending on 30 June 2022 in the normal course of business. The majority of Directors are interested due to their common directorship in the associated undertakings. In order to promote transparent business practices, the shareholders are required to authorize the Board of Directors to approve transactions with the related parties from time-to-time and on case to case basis for the year ending on 30 June 2022, which transactions shall be deemed to be approved by the Shareholders. These transactions shall be placed before the shareholders in the next AGM for their formal approval/ratification. The Directors are interested in the resolution only to the extent of their shareholding and/or only their common directorships in such related parties.

Agenda Item No. 7 of the Notice - Disposal and sale of Company's surplus freehold land

The Board of Directors has approved the sale/disposal of the Company's surplus freehold land (the Assets) subject to approval of members of Company in Annual General Meeting. The information required under SRO 423(I)/2018 dated 03 April 2018 is as follows:

Description of the Assets	Cost as at 30-06- 2021	Book Value as at 30-06-2021 (without surplus on revaluation)	Revalued Amount / Fair Value / Current Market Value	Date of acquisition
	Rupees			
Freehold land				
Location – Plot Bearing Plot No. 279 – A & 280 – A situated at Small Industrial Estate II in Silakot, Export Processing Zone, Sambrial (Industrial land) 8 Kanals	1,264,000	1,264,000	12,800,000	1990
Location - Plot Bearing Plot No. 275 - A, 276 - A, 277 - A, 278 - A situated at Small Industrial Estate II, Export Processing Zone, Sambrial, Sialkot (Industrial land) 16 Kanals	2,624,800	2,624,800	25,600,000	1991
Location – Khewat No. 217, Khatooni No. 439, Khasra No. 1047/115, Near Dawn Garden, Mouza Shatab Garh Road, Sialkot Tehsil & District Sialkot (Industrial land) 3 Kanals and 16 Marlas	910,000	910,000	53,200,000	1990

The Assets of the Company have been revalued by Unit-3 Consultants (PBA's Approved Valuers) on 23 September 2021.

The proposed manner of disposal

The market value / fair value of the Assets has been determined / assessed by Unit-3 Consultants (PBA's Approved Valuers) on 23 September 2021. Anwar Khawaja Industries (Private) Limited – holding company and / or the Chief Executive of the Company shall be required to purchase the Assets from the Company at the market value / fair value of the Assets as determined / assessed by Unit-3 Consultants (PBA's Approved Valuers).

Purpose of the disposal of the Assets

a) Utilization of the proceeds received from the transaction;

To finance the working capital requirements of the Company.

b) Effect on operational capacity of the company, if any;

None as the Assets represents surplus freehold land of the Company.

c) Quantitative and qualitative benefits expected to accrue to the members.

The disposal of Assets of the Company shall result in a capital gain of Rupees 86,801,200 that shall be exempt from income tax. The liquidity generated from this Assets disposal transaction shall enhance the shareholders' value and shall make sure that the Company needs not to borrow from banks for its working capital requirements.

The disposal of the Assets under reference is expected before the end of the financial year 2021-2022.

None of the Directors have any direct or indirect interest in the sale/disposal of the said Assets except as shareholders of the Company. All five directors of Anwar Khawaja Industries (Private) Limited – holding company are the directors of the Company. The directors of the Company (except the independent directors) and their relatives own all shares of Anwar Khawaja Industries (Private) Limited – holding company.

The documents pertaining to above resolutions are available for inspection at the Registered Office of the Company on any working day up to 27 October 2021 during business hours and also at the time of the Meeting.

The Directors of the Company have certified that they have carried out necessary due diligence for the sale of Assets. A due diligence report duly signed by the directors with recommendations shall be made available for inspection of members in the Meeting.

58th ANNUAL GENERAL MEETING **Proxy Form**

I / We, of	
being the member of GOC (Pak) Limited hereby appoint Mr./Mrs./Miss.	· · · · · · · · · · · · · · · · · · ·
who is a member of the Company vide Registered Folio / CDC Participant ID.No	or failing whom
Mr./Mrs./Miss who is also a member of the Company vide Registered F	olio / CDC Participant
ID.No as my / our proxy to attend and vote for me and on my behalf at the	e 58 th Annual General
Meeting of the Company to be held on Thursday, October 28, 2021 at 02:00 p.m. and / or at any adjournment there	of.
Folio No Destinants LD Account No. Shares held (Signature on Ru	upees Fifty
Participants I.D. Account No. snares neid Revenue St	
(Signature should agree v	with the specimen
signature registered with	
WITNESSES:	
WITNESSES:	
i. Signature ii. Signature Name	
Address Address	
CNIC CNIC CNIC CNIC	
or passport No or passport No	
Date:	

NOTES

- I. The proxy form must be signed across Rupees Five revenue stamp and it should be deposited in the Company's registered office not less than 48 hours before the time of holding the meeting.
- II. If a member appoints more than one proxy and more than one instruments of proxy are deposited by a member with the Company, all such instruments of proxy shall be rendered invalid.
- III. A member entitled to attend may appoint another member as his / her proxy or may by power of attorney authorize any other person as his / her agent to attend, speak and vote at the meeting. A corporation or a company, as the case may be, being a member of the Company, may appoint any of its officials or any other person to act as its representative and the person so authorized shall be entitled to the same powers as if he were an individual share holder.

For CDC account holders / corporate entities:

In addition to the above the following requirements have to be met:

- I. The Proxy Form shall be witnessed by two persons whose names, addresses and CNIC or Passport numbers shall be mentioned on the Form.
- II. Attested copies of CNIC or the passport of the beneficial owners and the proxy shall be furnished with the proxy form.
- III. The proxy shall produce his original CNIC or original passport at the time of the meeting.
- IV. 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) alongwith proxy form to the Company.

جی او سی(پاک) لمیٹڈ

ر پرانسی فارم (مختار نامه)

در کن جی اوی (پاک) کمیند به بحتر م/محترمه_ نیم موجود گی میں ت کینی کن کواپنج امارے ایماء پر مورود 128 کنور 2021 بروز جسمرات 20:00 بجے جونے والے بی اوی (پاک) کمینیڈ کے 58 و بیل سال نداجلاس عام میں جن رائے وہی استعمال کرنے بتقریرا نیا کی جھی التوا و کی صورت میں اپنا / مارا ابطور مثنا رزیا کی مقرر کرتا ہوں کی اتعماد بیت ہوا ۔ گواهان گواهان ارٹرڈ قو می شافتی کارڈ نبر :	حصەدار (شیئر ہولڈنگ)	كمپيوٹرائز ڈقومی شناختی كارڈنمبر	سب ا کاؤنٹ (ذیلی کھاتہ)نمبر	سى ڈى يى شركت آئى ڈى نمبر
در کن جی اوی (پاک) کمیند به بحتر م/محترمه_ نیم موجود گی میں ت کینی کن کواپنج امارے ایماء پر مورود 128 کنور 2021 بروز جسمرات 20:00 بجے جونے والے بی اوی (پاک) کمینیڈ کے 58 و بیل سال نداجلاس عام میں جن رائے وہی استعمال کرنے بتقریرا نیا کی جھی التوا و کی صورت میں اپنا / مارا ابطور مثنا رزیا کی مقرر کرتا ہوں کی اتعماد بیت ہوا ۔ گواهان گواهان ارٹرڈ قو می شافتی کارڈ نبر :				
در کن جی اوی (پاک) کمیند به بحتر م/محترمه_ نیم موجود گی میں ت کینی کن کواپنج امارے ایماء پر مورود 128 کنور 2021 بروز جسمرات 20:00 بجے جونے والے بی اوی (پاک) کمینیڈ کے 58 و بیل سال نداجلاس عام میں جن رائے وہی استعمال کرنے بتقریرا نیا کی جھی التوا و کی صورت میں اپنا / مارا ابطور مثنا رزیا کی مقرر کرتا ہوں کی اتعماد بیت ہوا ۔ گواهان گواهان ارٹرڈ قو می شافتی کارڈ نبر :				/يم
غیر موجودگی میں ۔ یہ کینی کے رکن) کواپیخ اہمار سے ایماء پر مورجہ 28 اکتوبر، 2021 پر وز جسمرات 02:00 بجے ہونے والے بھی اوی (پاک) کمیٹیڈ کے 58 ویں سالانہ اجلاس عام میں جن رائے وہی استعمال کرنے ، آنتر پر ا نیمار کی بھی التواء کی صورت میں اپنا/ ہمار البطور میں (پر کر) مقر رکز اتا ہوں اگر تھ ہیں۔ وز				لن
ہے گہنی کے رکن) کواپیے / ہمارے ایماء پر مورخد 12 اکتو برر 2021 بروز جھرات 20:00 ہے ہونے والے بھی اوی (پاک) کمیٹنگر کے 58 ویں سالانہ اجلاس عام میں جی رائے وہی استعال کرنے بقریرا فیرائی بھی التواء کی صورت میں اپنا/ ہمارا ابلورو تقار (پاک) مقرر کتا ہوں اگر تھے ہیں۔ وزی تاریخ میں اپنا/ ہمارا ابلورو تقار رپرے کو جمیرے/ ہمارے و تنظامے گوا ہوں کی اتقدیق ہے جاری ہوا۔ گواهان مردور کے میں میں کا میں کو بھی کی التوار کی میں کہ میں استعال کریں کے اور کو کی شاختی کا روز نمبر نمبری کا میں بھی اس کریں کی کہ کی التوار کی شاختی کا روز نمبر نمبر کا میں کی کا روز نمبر نمبر کی کئی کی اور نوٹ کی شاختی کا روز نمبر نمبر کا میں میں کی کہ کی استعال کی انداز کو کی شاختی کا روز نمبر نمبر کا میں کی کہ کی کہ کو نمبر کی کئی کی دوز نمبر کا کھی کی کا روز نمبر کا کھی کی کہ کو نمبر کی کئی کی کہ کو نمبر کی کھی کی کا روز نمبر کا کھی کی کہ کو نمبر کی کئی کی کروز کی شاختی کا روز نمبر کی کئی کو کرون کی کئی کروز کو کئی کئی کو کرون کی کئی کو کرون کی کئی کرون کی کئی کرون کی کئی کرون کرون کی کئی کرون کی کئی کرون کئی کرون کی کئی کرون کرون کی کئی کرون کرون کرون کرون کرون کئی کئی کرون کرون کرون کرون کرون کرون کرون کرون				نیت رکن جی اوسی (پاک)لمیٹڈ ،محتر م/محتر مہر *
نے یک بھی النواء کی صورت میں اپنا/ تمار البطور فقار (پراکس) مقر رکرتا ہوں اگرتے ہیں۔ وز بتاریخ 170 و یو برے/ ہمارے د شخطے گوا ہوں کی اتصدیق ہے جاری ہوا۔ گوا ها ن				
روز بتاریخ میرے/ ہمارے د سخطے گوا ہوں کی تصدیق ہے جاری ہوا۔ گواهان	م میں حق رائے دہی استعال کرنے ، نقر سراورا	الے جی اوسی (پاک) کمیٹٹر کے 58 ویں سالا نہاجلاس عا		
گواهان 		()	•	· · · · · · · · · · · · · · · · · · ·
ارز دُقو می شاختی کار د نیمرز ارز دُقو می شاختی کار دُنیمرز		سے جاری ہوا۔ سے جاری ہوا۔	2021ء ومیرے انہارے دستھاسے تواہوں فی تصدیب) برور بناری
ائز دُقو ی شاختی کار دُنیْبر:		هان	گواه	
ائز دُقو ی شاختی کار دُنیْبر:		_		
ائز ڈَوْ ی شاخی کار دُنمِر: 				d:
ائز ڈَوْ ی شاخی کار دُنمِر: 				
	يهاں چىپاں كريں	-/50روپے کارسیدی ملک		
				وٹرائز دوقرمی ژاختی کل ژنمیر ·
ابَرُدُ قَقِ کي شَاخِتَي کارِ دُمُمِر:				<u></u> _
ائرة قو می شاختی کار د نمسر:				
ائر : قق می شاختی کار فیمسر:				
				<u>و</u> ٹرائز ڈ تو می شناختی کار ڈنمبر:
ها: احلام سام ملم برژگر به این از برزی کامکستون کردند با کم مرفقه کر سکال به				: -

- اجلاس عام میں شرکت اور رائے دہی کا مستحق رکن ، پرانسی مقرر کرسکتا ہے۔
- یرا کسی اور مختار نامہ یادیگراتھارٹی (اگر کوئی ہوں) تقرری کے آلات، جس کے تحت بیدہ سخط شدہ ہویا اس مختار نامہ کی نوٹر پلی مصدقہ کالی بمپنی کے میں اجلاس منعقد ہونے ہے کم از کم 48 (اڑ تالیس) گھنے قبل جمع :2 کروائے جانے جاہئیں۔
 - ی ڈی ہی ا کاؤنٹ ہولڈرز کو پراکسیر تقرری کے لئے سیکور بٹیز اینڈ اینڈ اینڈ اینڈ اینڈ اینڈ اینڈ اینٹز کی میان کے مورخہ 26 جنوری 2000 کوجاری کردہ سرکلز نبر 1 میں دی گئی مندرجہ ذیل گائیڈ لائنز کی میروی کرنا ہوگی۔ :3
- بصورت افراد،ا کاؤنٹ ہولڈراور/ پاسب اکاؤنٹ ہولڈرجن کی سیکورٹیز ایٹڈ رجٹرلیش تفصیلات تواعد وضوابط کےمطابق اپ لوڈ ہوں، انہیں درج ہالاشرائط کےمطابق براسی فارم (مختارنامہ) جمع کرانا ہو تگے۔ (i)
 - یرانسی فارم پر بطور گواہان دوافراد کے دستخط ہونے جاہئیں اوران کے نام، ہے اور کمپیوٹرائز ڈقو می شاختی کارڈنمبرز فارم پر درج ہوں۔ (ii)
 - بینیفشل اورز اور پراکسی کے کمپیوٹرائز ڈ تو می شاختی کارڈیا ہاسپورٹ کی مصدقہ نقول، پراکسی فارم (مختار نامہ) کے ہمراہ جمع کرانا ہونگی۔ (iii)
 - برانسی ،اجلاس کے وقت اینااصل کمپیوٹرائز ڈقو می شناختی کارڈیااصل پاسپورٹ مہیا کرےگا/گی۔ (iv)
 - بصور کار پوریٹ اینٹٹی، بورڈ کی قرار داد دعتار نامدمعہ پراکسی ہولڈر کے دستخط (اگر پہلے فراہم نہ کئے گئے ہوں) پراکسی فارم (مختار نامہ) کے ہمراہ کمپنی میں جمع کرانا ہوگا۔ (v)

JAMA PUNJI



GOC (PAK) LIMITED

Small Industries Estate, Sialkot 4, Pakistan **Phone** +92 52 3555338-3563051-3563052

Fax: +92 52 3551252