

Dawood Lawrencepur Limited

May 8, 2023

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

Dear Sir,

Notice of Annual General Meeting

Enclosed please find a copy of the Notice of Annual General Meeting to be held on May 30, 2023, for circulation amongst the TRE Certificate Holders of the Exchange.

Kindly acknowledge receipt of the same.

Thanking you,

Yours sincerely,

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Imran Chagani Company Secretary

Head Office/Registered Office: 3rd Floor, Dawood Center, M.T. Khan Road, Karachi - 75530, Pakistan. Tel: +92 21 3563 2200-09 Fax: +92 21 3563 3970 Regional Office: 3rd Floor, Asia House, 19-C/D, L Block, Gulberg III, Main Ferozpur Road, Lahore - 54660, Pakistan. Tel: +92 42 3586 1050-53 Regional Office: Suit # 316, 3rd Floor, Emirates Tower, F-7 Markaz, Islamabad - 44000, Pakistan. Tel: +92 51 2099250-51 UAN: 111 736 611 Website: www.dawoodlawrencepur.com Email: info.reon@dawoodhercules.com



NOTICE OF 73rd ANNUAL GENERAL MEETING



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

NOTICE OF 73rd ANNUAL GENERAL MEETING

Notice is hereby given that 73rd Annual General Meeting (AGM) of the shareholders of Dawood Lawrencepur Limited (the "Company") will be held on Tuesday, May 30, 2023 at 3:00 PM at The Dawood Foundation Business Hub, Ground Floor, Dawood Centre, M.T. Khan Road, Karachi and via video link facility to transact the following businesses:

A) ORDINARY BUSINESS:

- 1. To receive, consider and adopt the Audited Unconsolidated and Consolidated Financial Statements of the Company for the year ended December 31, 2022 together with the Auditors' and Directors' Reports thereon and the Review Report of the Chairman.
- To appoint Auditors and to fix their remuneration. The members are hereby notified that the Board and the Audit Committee have recommended the reappointment of Messrs. A. F. Ferguson & Co. (Chartered Accountants), as auditors of the Company.

B) SPECIAL BUSINESS:

3. To consider and if deemed fit, to pass the following resolutions as special resolutions as required under Section 199 of the Companies Act, 2017 for renewal of the Subordinated Loan Facility of up to PKR 300 million provided to M/s Tenaga Generasi Limited (TGL), a subsidiary of the Company:

"RESOLVED that 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 renewal of the Subordinated Loan Facility of up to PKR 300 million provided by the Company to its subsidiary, M/s Tenaga Generasi Limited (TGL) for a period of further one year, as per the terms and conditions disclosed to the Members.

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."

4. To consider and approve an increase in the amount of the continuing Stand-by Letter of Credit (SBLC) (approved by the shareholders in the Annual General Meeting held on April 28, 2022) from up to US \$ 8.5 million to up to US \$ 10 million in favor of Lenders of Tenaga Generasi Limited (a subsidiary company) and to pass the following resolutions as special resolutions as required under Section 199 of the Companies Act, 2017 with or without modification.

"RESOLVED that approval of the Members of Dawood Lawrencepur Limited (the Company) be and is hereby accorded in terms of Section 199 of the Companies Act, 2017 to increase the amount of the continuing Stand by Letter of Credit (SBLC) from up to US \$ 8.5 million (United States Dollars Eight Million Five Hundred Thousand Only) to up to US \$ 10 million (United States Dollars Ten Million Only) issued by Habib Bank Limited in favor of Lenders of Tenaga Generasi Limited (a subsidiary company) through their Intercreditor Agent, Citibank International Limited, in terms of the Sponsors Support Agreement signed on March 11, 2015 between Dawood Lawrencepur Limited as the Sponsor, Dawood Corporation (Pvt) Limited as the Parent, Tenaga Generasi Limited as the Company, Citibank International Limited

as the Intercreditor Agent, Citibank N.A., Karachi Branch as the Onshore Security Trustee and Citibank N.A., London Branch as the Offshore Security Trustee.

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 in the matter."

5. To consider, if deemed fit, approve by way of special resolution, sale of 102,600,000 shares constituting 100% of the issued and paid up capital of Reon Energy Limited ("REL"), a wholly owned subsidiary of Dawood Lawrencepur Limited (the Company), to Juniper International FZ LLC for an amount equivalent to the sum of PKR 300,000,000/- (Pak Rupees Three Hundred Million) **plus** any and all amounts / sums injected by the Company in REL *inter alia* in the form of a debt and/or equity (cash or otherwise) between November 30, 2022 and the date of issuance of the management accounts (both days included); **plus** interest accrued from one or more loans granted from time to time to REL by the Company and as reported in the management accounts as at December 31, 2022; and <u>minus</u> any and all incremental losses incurred by REL in the ordinary course of business during the period December 1, 2022 up till the date of the management accounts and subject to a minimum amount of PKR 100,000,000/- (Pak Rupees Three Hundred Million), in accordance with the Companies Act, 2017.

The special resolutions to be passed (with or without modification) are as under:

"RESOLVED that subject to the approval of the Competition Commission of Pakistan, and in accordance with the Companies Act, 2017, Dawood Lawrencepur Limited (the Company) is hereby authorized to sell 102,600,000 shares constituting 100% of the issued and paid up capital of Reon Energy Limited ("REL") to Juniper International FZ LLC for an amount equivalent to the sum of PKR 300,000,000/- (Pak Rupees Three Hundred Million) plus any and all amounts / sums injected by the Company in REL inter alia in the form of a debt and/or equity (cash or otherwise) between November 30, 2022 and the date of issuance of the management accounts (both days included); plus interest accrued from one or more loans granted from time to time to REL by the Company and as reported in the management account as at December 31, 2022; and minus any and all incremental losses incurred by REL in the ordinary course of business during the period December 1, 2022 up till the date of the management accounts and subject to a minimum amount of PKR 100,000,000/- (Pak Rupees One Hundred Million) and a maximum amount of PKR 300,000,000/- (Pak Rupees Three Hundred Million).

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 jointly authorized to take any and all actions as may be required from time to time for the purposes of the above special resolutions, to complete all necessary legal and corporate formalities with regard to the above resolution and to do all such acts, deeds and things as may be deemed necessary or expedient for concluding the said matters."

6. To consider and if deemed fit, to pass with or without modification(s), addition(s) or deletion(s), the following special resolutions under Section 199 of the Companies Act, 2017 read with the Companies (Investment in Associated Companies or Associated Undertakings) Regulations, 2017 (as may be amended), to provide loan to its associated company, Dawood Hercules Corporation Limited, an intercompany loan in the aggregate amount of up to PKR 1,500,000,000/- (Pak Rupees One Billion Five Hundred Million Only) as recommended by the Board of Directors of the Company.

"RESOLVED that approval of the Members of Dawood Lawrencepur Limited (the Company) is hereby accorded by way of special resolution (in accordance with Section 199 of the Companies Act, 2017 read with Companies (Investment in Associated Companies or Associated Undertakings) Regulations, 2017) to provide loan to its associated company, Dawood Hercules Corporation Limited, an intercompany loan in the aggregate amount of up to PKR 1,500,000,000/- (Pak Rupees One Billion Five Hundred Million Only), comprising of, inter alia, loans, advances and/or security in any form (including without limitation guarantees, government securities, cash, listed/unlisted securities etc.) on an arm's length basis, in the form of a revolving line of credit valid for a period of one year from the date of the special resolution, which may be renewed by the Company for up to four consecutive periods of one year each.

FURTHER RESOLVED that the Chief Executive Officer, the Chief Financial Officer, and the Company Secretary of the Company be and are hereby authorized, any two jointly, to do all acts, deeds and things, take any and all necessary steps, to fulfill the legal, corporate and procedural formalities and file all necessary documents/returns as deemed necessary on this behalf and the matters ancillary thereto to fully achieve the object of the aforesaid resolutions."

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

Imran Chagani Company

Karachi Secretary Dated: May 2, 2023

Notes:

1. Video Conference Facility for Annual General Meeting (AGM) of shareholders:

As per the directive issued by Securities and Exchange Commission of Pakistan ("SECP"), the Company has made arrangements of video conference facility to ensure that shareholders can also participate in the AGM proceeding via video link.

The members and their proxies who intends to attend the AGM through video-link must register their particulars by sending an email at company.secretary@dawoodhercules.com. The members registering to connect through video-link facility are required to mention their name, folio number and number of shares held in their name in the email with subject 'Registration for DLL AGM' along with valid copy of their CNIC/Passport. Video link and login credentials will be shared with the members whose emails, containing all the required particulars, are received at the given email address at least 24 (twenty four) hours before the time of the AGM.

2. Placement of Financial Statements

The Company has placed the Annual Report which includes *inter alia* notice of meeting, Audited Annual Financial Statements together with Chairman's Review Report, Directors' and Auditors' Report thereon for the year ended December 31, 2022 on its website: <u>www.dawoodlawrencepur.com</u>.

3. Closure of Share Transfer Books:

The Share Transfer Books of the Company will remain closed from May 24, 2023 to May 30, 2023 (both days inclusive). Transfers received in order at the office of the Company's Share Registrar, Messrs. CDC Share Registrar Services Limited, CDC House, 99-B, Block 'B', S.M.C.H.S., Main Shahra-e-Faisal, Karachi-74400, by close of business on May 23, 2023, will be considered in time to attend and vote at the AGM.

4. Participation in the AGM:

All members entitled to attend and vote at the AGM, 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. A corporate entity, being a member, may appoint its representative to attend the meeting through resolution of its board of directors. Proxy Forms in English and Urdu languages are attached with the notice circulated to the shareholders.

In case of appointment of proxy by a corporate entities, a resolution of the board of directors / power of attorney with specimen signature of the person nominated to represent and vote on behalf of the corporate entity shall be submitted to the Company along with a completed proxy form.

The proxy holders are required to produce their original valid CNICs or original passports at the time of the meeting.

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

CDC account holders will further have to follow the undermentioned guidelines as laid down by the SECP.

- A. For Attending the AGM
 - 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 CNIC or the original passport at the above-mentioned email address at least 48 (forty-eight) hours before the AGM.

- b. In case of corporate entity, the board of directors' resolution/power of attorney with specimen signature of the nominee shall be shared on the above-mentioned email address at least 48 (forty eight) hours before the AGM (unless it has been provided earlier).
- B. For Appointing Proxies
 - a. In the 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 above mentioned email address at least 48 (forty eight) hours before the AGM.
 - d. In case of corporate entity, the board of directors' resolution / power of attorney with specimen signature shall be submitted on the email address mentioned above at least 48 (forty eight) hours before the AGM (unless it has been provided earlier) along with proxy form to the Company.
 - e. Proxy form will be witnessed by 2 (two) persons whose names, addresses and valid CNIC numbers shall be mentioned on the form.

PROCEDURE FOR ELECTRONIC VOTING FACILITY AND VOTING THROUGH POSTAL BALLOT ON SPECIAL BUSINESS

5. Postal Ballot and E-voting:

The members are hereby notified that pursuant to Companies (Postal Ballot) Regulations, 2018 amended through Notification dated December 05, 2022, issued by the Securities and Exchange Commission of Pakistan ("SECP"), wherein, SECP has directed all the listed companies to provide the right to vote through electronic voting facility and voting by post to the members on all businesses classified as special business.

6. Procedure for E-Voting

In accordance with the Companies (Postal Ballot) Regulation, 2018, ("the Regulations") the right to vote through electronic voting facility and voting by post shall be provided to members of every listed company for, inter alia, all businesses classified as special business under the Companies Act, 2017, ("the Act") in the manner and subject to conditions contained in the Regulations.

- a) Details of the e-voting facility will be shared through an e-mail with those members of the Company who have their valid CNIC numbers, cell numbers, and e-mail addresses available in the register of members of the Company by the close of business on May 23, 2023.
- b) The web address, login details, and password, will be communicated to members via email. The security codes will be communicated to members through SMS from the web portal of CDC Share Registrar Services Limited (being the e-voting service provider).
- c) Identity of the Members intending to cast vote through e-voting shall be authenticated through electronic signature or authentication for login.
- d) E-Voting lines will start from May 25, 2023, 09:00 a.m. and shall close on May 29, 2023 at 5:00 p.m. Members can cast their votes any time in this period. Once the vote on a resolution is cast by a Member, he / she shall not be allowed to change it subsequently.

7. Procedure for Voting Through Postal Ballot

a) The members shall ensure that duly filled and signed ballot paper along with copy of Computerized National Identity Card (CNIC) should reach the Chairman of the meeting through post on the Company's registered address, 3rd Floor, Dawood Centre M. T. Khan Road Karachi, or email at <u>company.secretary@dawoodhercules.com</u> one day before the Annual General Meeting on May 29, 2023, during working hours. The signature on the ballot paper shall match with the signature on CNIC.

b) For the convenience of the Members, ballot paper is annexed to this notice and the same is also available on the Company's website at <u>www.dawoodlawrencepur.com</u> for download.

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

These Statements sets out the material facts concerning the following Special Business to be transacted at the Annual General Meeting of shareholders of Dawood Lawrencepur Limited to be held on May 30, 2023.

Agenda Item No. 3

Renewal of Subordinated Loan Facility of up to PKR 300 million for a period of further one year provided to Messrs. Tenaga Generasi Limited (TGL), a subsidiary of the Company.

The Company is seeking approval from its Members by passing special resolutions proposed herein for the renewal of the subordinated loan facility of up to PKR 300 million provided to Messrs. Tenaga Generasi Limited (TGL), a subsidiary of the Company.

The Directors have certified that they have carried out necessary due diligence for the proposed investments before making recommendation for approval of the Members, that the investment is being made as financial health of the associated company specially the significant receivables from Government of Pakistan are 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 financial statements of associated company.

Sr. No.	disclosed (investm	f information required to be d pursuant to the Companies ents in associated companies or kings) Regulations, 2017	Relevant Information			
(a)	Disclosure for all types of investments					
		egarding associated company or				
	(i)	Name of associated company	Tenaga Generasi Limited (TGL).		TGL).	
		or associated undertaking				
	(ii)	Basis of relationship	Subsidiary Co			
	(iii)	Earnings per share for the last three years (PKR)	2020 3.73	2021 4.42	2022 5.19	
	(iv)	Break-up value per share, based on the latest audited financial statements	PKR 29.06			
	(v)	Financial position, including main items of statement of financial position and profit	Financial Position as of and for the year ended December 31, 2022. Main items of Balance Sheet: (Rs. in million)		<u>)</u> .	
		and loss account on the basis				
		of its latest financial			1 /	
		statements; and	Non-current		12,931	
			Current Asse	ts	5,474	
			Total Equity		8,796	
			Non-current		6,468	
			Current Liabi	lities	3,141	
			Main items of Profit and Loss Account:			
					(Rs. in million)	
			Sales-net		3,432	
			Profit from op		2,066	
			Profit before		1,591	
			Profit for the	year	1,572	
	(vi)	In case of investment in relation to a project of associated company or associated undertaking that has not commenced	Not applicabl	e		

operations, following further information, namely:	
description of the project and its history since conceptualization;	
starting date and expected date of completion of work;	
time by which such project shall become commercially operational;	
expected time by which the project shall start paying return on investment; and	
funds invested or to be invested by the promoters, sponsors, associated company or associated undertaking distinguishing between cash and non-cash amounts.	
eneral Disclosure: -	
aximum amount of investment to made;	Subordinated Loan not exceeding PKR 300 million. The Company has also provided another subordinated loan facility of PKR 1 billion to TGL.
rpose, benefits likely to accrue the investing company and its embers from such investment d period of investment;	To assist TGL for meeting its working capital requirements. The Company will earn markup income from TGL on the subordinated loan. The income will increase the profitability of the Company. The loan is being renewed for further one year.
urces of funds to be utilized for restment and where the restment is intended to be made ng borrowed funds:	your.
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, the Company has an obligation to support TGL for its working capital funding requirements.
 II) detail of collateral, guarantees provided and assets pledged for obtaining such funds; and 	The funds borrowed shall be secured against mortgage of property held by the Company or any other security as per the requirement of the lender.
III) cost benefit analysis;	Subordinated Loan has been provided from the borrowed fund for which markup shall be charged at 3 Month + 2% (being 1% above average borrowing cost of the
	 information, namely: description of the project and its history since conceptualization; starting date and expected date of completion of work; time by which such project shall become commercially operational; expected time by which the project shall start paying return on investment; and funds invested or to be invested by the promoters, sponsors, associated company or associated undertaking distinguishing between cash and non-cash amounts. meral Disclosure: - aximum amount of investment to made; prose, benefits likely to accrue the investing company and its embers from such investment d period of investment; urces of funds to be utilized for restment and where the estment is intended to be made and borrowed funds: justification for investment through borrowings; util) detail of collateral, guarantees provided and assets pledged for obtaining such funds; and

	 average borrowing cost of the investing company, the Karachi Inter Bank Offered Rate (KIBOR) for the relevant period, rate of return 	billion to TGL. The current borrowings of the Company are at the rates up to 3 Month KIBOR + 1%.
	disclosures in addition to those provided regulation 3 shall be made: -	under clause (a) of sub-regulation (1) of Subordinated Loan not exceeding PKR 300 million. The Company has also provided another subordinated loan facility of PKR 1
(b)	understand the transaction;	
	(VII) any other important details necessary for the members to	None
	(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 its shareholding in TGL and during FY 2022, profit attributable to DLL amounted to PKR 1,179 million. The Company has also provided another subordinated loan facility of up to PKR 1.3 billion to Tenaga Generasi Limited. No impairment on investment in TGL has been recognized by the Company.
		Mr. Mujtaba Haider Khan: 1,150 shares Mr. Mohammad Shamoon Chaudry: 1,150 shares TGL does not hold any share in the Company.
		Further, TGL is a subsidiary of the Company and 4 out of 5 directors of TGL are shareholders of the Company, their names and shareholding in the Company are as follows: Mr. Shahid Hamid Pracha: 1,000 shares
	(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 associated company or proposed transaction, except to the extent of their shareholding in the associated company or associated undertaking or the transaction under consideration.
	(IV) salient features of the agreement(s), if any, with associated company or associated undertaking with regards to the proposed investment;	Company) which will improve the profitability of the Company. The Subordinated Loan will be unsecured. 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.

for Sha and	riah compliant products	
facilitie	return for unfunded s, as the case may be, for evant period;	Not applicable
fees or	interest, mark up, profit, commission etc. to be ed by investing company;	3 Months KIBOR + 2% or maximum borrowing rate of the Company + 1%, whichever is higher.
to be c	lars of collateral or security obtained in relation to the ed 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.
feature securiti and co conver in whic place of	vestment carries conversion i.e. it is convertible into es, this fact along with terms inditions including sion formula, circumstances h the conversion may take and the time when the sion may be exercisable;	No conversion features.
terms c advanc associo	repayment schedule and ind conditions of loans or ces to be given to the ated company or ated undertaking.	TGL to repay the loan with the accrued profits from time to time (in full or parts) 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.

Agenda Item No. 4:

To increase the amount of the continuing Stand-by Letter of Credit (SBLC) from up to US \$ 8.5 million to up to US \$ 10 million in favor of Lenders of Tenaga Generasi Limited, a subsidiary of the Company.

The Company is seeking approval from its Members by passing special resolutions proposed herein for the increase in the amount of the continuing SBLC from up to US \$8.5 million to up to US \$10 million provided to Messrs. Tenaga Generasi Limited (TGL), a subsidiary of the Company.

The directors have certified that they have carried out necessary due diligence for the proposed investments before making recommendation for approval of the Members, that the investment is being made as financial health of the associated company specially the significant receivables from Government of Pakistan are 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 financial statements of associated company.

Sr.	Nature of information required to be	
No.	disclosed pursuant to the Companies	Relevant Information

		nts in associated companies or ngs) Regulations, 2017			
		for all types of investments			
	(A) Re	garding associated company or	associated unde	ertaking: -	
	(i)	Name of associated company or associated undertaking	Tenaga Generasi Limited (TGL).		
	(ii) Basis of relationship Subsidiary Company				
		Earnings per share for the last	2020	2021	2022
	()	three years (PKR)	3.73	4.42	5.19
	(i∨)	Break-up value per share, based on the latest audited financial statements	PKR 29.06		
	(v)	Financial position, including main items of statement of financial position and profit	Financial Positi ended Decem		
		and loss account on the basis	Main items of I	Balance She	eet:
		of its latest financial			(Rs. in million)
		statements; and	Non-current A	Assets	12,931
			Current Asset	S	5,474
			Total Equity		8,796
			Non-current L	iabilities	6,468
			Current Liabil	ities	3,141
			Main items of I	Profit and Lc	
					(Rs. in million)
			Sales-net		3,432
			Profit from op	erations	2,066
			Profit before		1,591
			Profit for the y	/ear	1,572
	(1)	relation to a project of associated company or associated undertaking that has not commenced operations, following further information, namely: description of the project and its history since			
	(11)	conceptualization; starting date and expected			
		date of completion of work;			
	(111)	time by which such project shall become commercially operational;			
	(I∨)	expected time by which the project shall start paying return on investment; and			
	(∨)	funds invested or to be invested by the promoters, sponsors, associated company or associated undertaking distinguishing between cash and non-cash amounts.			

		Standby Letter of Credit (SBLC) up to USD 10 Million.
to the memb	investing company and its ers from such investment	To guarantee TGL's loan repayments and its related mark-up payable to the lenders, in case of any default by TGL.
		The continuing operations of TGL will likely result in steady dividend stream on DLL's investment
investr investr	nent and where the nent is intended to be made	
(1)	justification for investment through borrowings;	SBLC will be issued through Habib Bank Limited (Pakistan) Limited against payment of fees which will be fully recovered from TGL.
(11)	detail of collateral, guarantees provided and assets pledged for obtaining such funds; and	As per the Sponsor support agreement between TGL, DLL, and other parties, either DSRA balance has to be maintained or an equivalent SBLC has to be issued.
		 a) Charge over land and building by ways of Memorandum of Constructive Deposit to Title Deed of the company amounting to PKR 1,600 million. b) Pledge of shares of Dawood Hercules Corporation with 30% margin.
(111)	cost benefit analysis;	SBLC facility at 4% per annum.
(IV)	salient features of the agreement(s), if any, with associated company or associated undertaking with regards to the proposed investment;	TGL is a subsidiary of DLL. As a condition of the project financing, the Company has entered into Sponsors Support Agreement on March 11, 2015 made between DLL (as the Sponsor), Dawood Corporation (Private) Limited (as the Parent), Tenaga Generasi Limited (as the Company), Citibank International Limited (as the Intercreditor Agent), Citibank N.A., Karachi Branch (as the Onshore Security Trustee) and Citibank N.A., London Branch (as the Offshore Security trustee), which requires issuance of a continuing SBLC in favour of the lenders of TGL through their Intercreditor Agent, Citibank International Limited, to secure the repayments of loan obtained by TGL from the lenders of the Wind Power Project. DLL will be required to make payment only in case TGL fails to make repayments of loan and mark-up on due date as per the Agreement. The Company, therefore, is seeking shareholders' approval to increase the
	be ma purpos to the memb and pe source investr investr (I) (II)	 (II) detail of collateral, guarantees provided and assets pledged for obtaining such funds; and (III) cost benefit analysis; (IV) salient features of the agreement(s), if any, with associated company or associated undertaking with regards to the

	(V) direct or indirect interest of	amount of the continuing SBLC as detailed above.
	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 associated company or proposed transaction, 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 the Company and 4 out of 5 directors of TGL are shareholders of the Company, their names and shareholding in the Company are as follows:
		Mr. Shahid Hamid Pracha: 1,000 shares Mr. Mujtaba Haider Khan: 1,150 shares Mr. Mohammad Shamoon Chaudry: 1,150 shares
		TGL does not hold any share in the Company.
	(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 its shareholding in TGL and during FY 2022, profit attributable to DLL amounted to PKR 1,179 million. The Company has also provided another subordinated facilities of up to PKR 1.3 billion to Tenaga Generasi Limited. No impairment on investment in TGL has been
	(VII) any other important details necessary for the members to understand the transaction;	recognized by the Company. None
(b)		ans, advances and guarantees, following under clause (a) of sub-regulation (1) of
	(I) category-wise amount of investment;	Standby Letter of Credit (SBLC) up to USD 10 Million
	(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 current borrowings of the Company are at the rates up to 3 Month KIBOR + 1%.
	(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% or maximum borrowing rate of the company + 1%, whichever is higher.
		The facility is unsecured.

(V) particulars of collateral or sect to be obtained in relation to th proposed investment;	ne
(VI) if the investment carries convertight feature i.e. it is convertible into securities, this fact along with and conditions including conversion formula, circumstation which the conversion may the place and the time when the conversion may be exercisable and	o terms nces ake
(VII) repayment schedule c terms and conditions of loans advances to be given to the associated company or associated undertaking.	

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.

Agenda Item No. 5:

The Company seeks approval from its shareholders' to pass the Special Resolutions provided in item no. 2 of the Notice allowing sale of 102,600,000 shares constituting 100% of the issued and paid up capital of Reon Energy Limited (REL), a wholly owned subsidiary of the Company to Juniper International FZ LLC for an amount equivalent to the sum of PKR 300,000,000/- (Pak Rupees Three Hundred Million) <u>plus</u> any and all amounts / sums injected by the Company in REL *inter alia* in the form of a debt and/or equity (cash or otherwise) between November 30, 2022 and the date of issuance of the management accounts (both days included); <u>plus</u> interest accrued from one or more loans granted from time to time to REL by the Company and as reported in the management account as at December 31, 2022; and <u>minus</u> any and all incremental losses incurred by REL in the ordinary course of business during the period December 1, 2022 up till the date of the management accounts and subject to a minimum amount of PKR 300,000/- (Pak Rupees Three Hundred Million) and a maximum amount of PKR 300,000/- (Pak Rupees Three Hundred Million), in accordance with the Companies Act, 2017.

In compliance with the relevant provisions of the Companies Act 2017, and S.R.O. 423 (I)/2018 dated April 3, 2018, information about the proposed disposal is as under:

Name of the subsidiary	Reon Energy Limited
Cost and book value of	Cost: PKR 1,026,000,000/-
investment in subsidiary	Book Value: PKR 339,000,000/-
Total market value of	PKR: 144,000,000/- to PKR 162,000,000/-
subsidiary based on	
value of the shares of the	
subsidiary company:	
In case of non-listed	
subsidiary: value	
determined by a	
registered valuer, who is	
eligible to carry out such	
valuation along with	
name of the valuer	
Net worth of subsidiary as	PKR 137,406,000/-
per latest audited	
financial statements and	

subsequent interim financial statements, if available	
Total consideration for disposal of investment in subsidiary, basis of determination of the consideration and its utilization	PKR: 300,000,000 plus the Equity Injection; plus interest accrued from the Seller Loan as at December 31, 2022; and minus the Losses and subject to a minimum amount of PKR 100,000,000/- (Pak Rupees One Hundred Million) and a maximum amount of PKR 300,000,000/- (Pak Rupees Three Hundred Million),
Quantitative and qualitative benefits expected to accrue to the members	At this stage, divestment from REL will minimize the expected future losses to DLL.
Any other information	None

Except to the extent as mentioned 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.

Agenda Item No. 6:

To provide loan to the Company's associated company, Dawood Hercules Corporation Limited, an intercompany loan in the aggregate amount of up to PKR 1,500,000,000/- (Pak Rupees One Billion Five Hundred Million Only) as recommended by the Board of Directors of the Company.

Sr. No.	NATURE OF INFORMATION REQUIRED TO BE DISCLOSED PURSUANT TO THE COMPANIES (INVESTMENTS IN ASSOCIATED COMPANIES OR UNDERTAKINGS) REGULATIONS, 2017	R	N			
(a)	Disclosure for all types of investments					
	(A) Regarding associated company or					
	 Name of associated company or associated undertaking 	Dawood Hercule				
	(ii) Basis of relationship	Associated Com	oany. Effective Ho	olding (16.19%)		
	(iii) Earnings per share for the last three years (PKR)	2020 7.75	2021 8.27	2022 7.67		
	 (iv) Break-up value per share, based on the latest audited financial statements 	PKR 55.86 / Share				
	(v) Financial position, including main	Particulars		Rs. In 000s		
	items of statement of financial					
	position and profit and loss account on the basis of its latest	Assets Property, plant and equipment				
	financial statements; and			110,616		
		Right-of-use asse	ets	40,141		
		Capital work-in-	progress	1,921		
		Long-term inves	tments	23,748,950		
		Deferred taxatio	on	304,935		
		Short-term investments Other assets Total Assets		10,530,484		
				194,053		
				34,931,100		
		Liabilities				
		Borrowings		6,530,093		
		Trade and other	r payables	92,637		

			Other liabilities	1,423,616
			Total Liabilities	8,046,346
			Total Equities	26,884,754
			Income Statement	
			Return on Investment	6,222,433
			Profit before tax	5,280,585
			Profit after tax	3,692,274
(vi)	to c comp unde comr	rtaking that has not nenced operations, <i>r</i> ing further information,	Not applicable	
	(I)	description of the project and its history since conceptualization;		
	(11)	starting date and expected date of completion of work;		
	(111)	time by which such project shall become commercially operational;		
	(I∨)	expected time by which the project shall start paying return on investment; and		
	(∨)	funds invested or to be invested by the promoters, sponsors, associated company or associated undertaking distinguishing between cash and non- cash amounts.		
(B)	Gene	eral Disclosure: -		
	. /	aximum amount of restment to be made;	PKR: 1,500,000,000/-	
	ac co fro	rpose, benefits likely to crue to the investing mpany and its members m such investment and riod of investment;	This will enable the Compar associated company when/if excess funds/banking lines, ar company require the same. T provided on an arm's length bas in a way which benefits shareholders. The period of inv renewable for 4 further periods c	it has access to ad the associated the facility will be sis and will be done the Company's restment is 1 year,
	for inv	urces of funds to be utilized investment and where the restment is intended to be ade using borrowed funds:		

	(1)	justification for investment through borrowings;	The Company intends to use excess liquidity/banking lines/ available to it to provide the requisite financing to the associated company.
	guarantees provided and assets pledged for obtaining such funds; and (III) cost benefit analysis;		The associated company will pay a mark-up rate which is not lower than the borrowing cost of the Company
			The Company will charge the associated Company a mutually agreed mark-up rate, which will improve the profitability of the Company;
	(I∨)	salient features of the agreement(s), if any, with associated company or associated undertaking with regards to the proposed investment;	Financing facility will be provided on an arm's length basis
	(∨)	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;	The Sponsors, majority shareholders and their relatives and Directors of the Company have no interest in the matter. However, the following Directors on the Board of Directors of the Company are also directors of the associated companies: Mr. Abdul Samad Dawood Ms. Sabrina Dawood Mr. Zamin Zaidi Mr. Mohammad Shamoon Chaudry
	(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	None
	(∨II)	details necessary for the members to understand the transaction;	None
(b)			ans, advances and guarantees, following disclosures use (a) of sub-regulation (1) of regulation 3 shall be
	(I) cat	egory-wise amount of estment;	Loan: PKR 1,500,000,000/-
	inve Kar	erage borrowing cost of the esting company, the achi Inter Bank Offered e (KIBOR) for the relevant	Borrowing Cost of DLL: 3 Months KIBOR + 1%

period, rate of return for Shariah compliant products and	
(III) rate of return for unfunded facilities, as the case may be, for the relevant period;	3 Months KIBOR: 22.05% (As of April 28, 2023)
(IV) rate of interest, mark up, profit, fees or commission etc. to be charged by investing company;	The rate of interest, mark-up, profit, fees or commission to be charged by the Company will be higher than or equal to what the Company must pay if it borrows a similar facility. Where it has no such facility, the associated company will be charged rates which are greater than or equal to the market rate of such facility. The financing facility will be provided on an arm's length basis.
 (V) particulars of collateral or security to be obtained in relation to the proposed investment; 	Normally no security is to be obtained since the Company has full oversight and is well versed with the operations and plans of the borrowing company. The Company and its associated companies, undertakings and subsidiary are confident that any financing arrangement will be repaid. However, Corporate Guarantees shall be obtained to secure the loan.
(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.	Facility granted for a period of 1 year, renewable for 4 further periods of 1 year each. The other terms are mentioned above.

Except to the extent as mentioned above, the Directors of the Company have no direct or indirect interest in the above said special businesses except to the extent of their shareholding in the Company. UPDATE UNDER CLAUSE 4(2) OF THE COMPANIES (INVESTMENT IN ASSOCIATED COMPANIES OR ASSOCIATED UNDERTAKINGS) REGULATIONS, 2017, WITH RESPECT TO THE SPECIAL RESOLUTION PASSED AT THE EXTRAORDINARY GENERAL MEETING HELD ON OCTOBER 17, 2022

1. A second unsecured Subordinated Loan Facility of up to PKR 1 billion for Tenaga Generasi Limited.

Total investment approved	PKR 1 billion.
Amount of investment made to date	PKR 137 million
Reasons for deviations from the	There is no deviation as the investment can be
approved timeline of investment,	made in one year time from July 13, 2022.
where investment decision was to be	
implemented in specified time; and	
Material change in financial	No material change as the investment was
statements of associated company or	approved on July 13, 2022.
associated undertaking since date of	
the resolution passed for approval of	
investment.	

 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.

ienugu Generusi Linnieu.	
Total investment approved	Corporate Guarantee of PKR 500 million.
Amount of investment made to date	Nil.
Reasons for deviations from the	There is no deviation as the Corporate
approved timeline of investment,	Guarantee can be issued in one year time
where investment decision was to be	from July 13, 2022.
implemented in specified time; and	
Material change in financial	No material change as the issuance of the
statements of associated company or	Corporate Guarantee was approved on July
associated undertaking since date of	13, 2022.
the resolution passed for approval of	
investment.	

Attention of the Shareholder is drawn towards the following:

1. 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 the Company's Share Registrar, CDC Share Registrar Services Limited. 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 NIN or NTN certificates, as the case may be, must quote the company name and their respective folio numbers.

2. 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.

Name of Shareholder		
Folio Number		
CNIC Number		
Title of Bank Account		
Account Number		
IBAN Number		
Bank's Name		
Branch Name and Address		
Cell Number of Shareholder		
Landline number c	of	
Email of Shareholder		
Signature of Member		

Note: Signature must match specimen signature registered with the Company

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

3. Withholding Tax on Dividend

In compliance with Section 150 read with Division I of Part III of the First Schedule of the Income Tax Ordinance, 2001 withholding tax on dividend income will be deducted for 'filer' and 'non-filer' shareholders at 15% and 30% respectively. A 'filer' is a taxpayer whose name appears in the Active Taxpayers List (ATL) issued by the FBR from time to time and a 'non-filer' is a person other than a filer. To enable the Company to withhold tax at 15% for filers, all shareholders are advised to ensure that their names appear in the latest available ATL on FBR website, otherwise tax on their cash dividend will be deducted at 30% for non-filers. Withholding tax exemption from the dividend income shall only be allowed if a copy of valid tax exemption certificate is made available to the Share Registrar, M/s. CDC Share Registrar Services Limited, of the Company by the first day of book closure.

According to the FBR, withholding tax in case of joint accounts will be determined separately based on the 'Filer/ Non-Filer' status of the principal shareholder as well as the status of the joint holder(s) based on their shareholding proportions. Members that hold shares with joint shareholders are requested to provide the shareholding proportions of the principal shareholder and the joint holder(s) in respect of shares held by them to our Share

Registrar, M/s. CDC Share Registrar Services Limited, in writing. In case the required information is not provided to our Registrar it will be assumed that the shares are held in equal proportion by the principal shareholder and the joint holder(s).

4. Zakat Declaration

The members are requested to submit their Zakat Declarations to the Share Registrar in order to claim exemption from deduction of Zakat.

5. Unclaimed Dividend

Shareholders, who for any reason, could not claim their dividends/shares, if any, are advised to contact our Share Registrar, CDC Share Registrar Services Limited, to collect / enquire about their unclaimed dividend/shares, if any.

In compliance with Section 244 of the Companies Act, 2017, after having completed the stipulated procedure, all such dividend outstanding for a period of 3 years or more from the date due and payable shall be deposited to the Federal Government in case of unclaimed dividend and in case of shares, shall be delivered to the SECP.

Transmission of Annual Accounts, Notices of Meetings, Auditor's Report and Directors' Report through CD, DVD or USB:

The shareholders of the Company have accorded approval in general meeting for transmission of annual reports including annual audited accounts, notices of annual general meetings and other information contained therein of the Company through CD or DVD or USB instead of transmitting the same in hard copies.

The shareholders who wish to receive hard copy of the aforesaid documents may send to the Company Secretary / Share Registrar, the Standard Request Form provided in the annual report and also available on the website of the Company and the Company will supply hard copies of the aforesaid document to the shareholders on demand, free of cost, within one week of such demand. The shareholders who intend to receive the annual report including the notice of meeting through e-mail are requested to provide their written consent on the Standard Request Form provided in the annual report and also available on the Company's website: www.dawoodlawrencepur.com

7. Deposit of Physical Shares into CDC Accounts

As per Section 72 of the Companies Act, 2017 every existing company shall be required to replace its physical shares with book-entry form in a manner as may be specified and from the date notified by the Commission, within a period not exceeding four years from the commencement of the Companies Act, 2017 i.e., May 31, 2017.

Furthermore, Securities and Exchange Commission of Pakistan vide its letter CSD/ED/Misc/2016-639-640 dated March 26, 2021, has directed all listed companies to pursue such shareholders who are still holding shares in physical form to convert the same into book entry form. In this regard, shareholders having physical shareholding are requested to open CDC sub-account with any of the brokers or investor's account directly with the CDC to place their physical shares into scrip-less form. This will facilitate them in many ways including safe custody and sale of shares, anytime they want as the trading of physical shares is not permitted as per existing Regulations of the Pakistan Stock Exchange Limited.

DAWOOD LAWRENCEPUR LIMITED

BALLOT PAPER

for voting through post for the Special Business at the Annual General Meeting to be held on Tuesday, May 30, 2023, at 03:00 p.m. at The Dawood Foundation Business Hub, Ground Floor, Dawood Centre, M.T. Khan Road, Karachi

Tel (92-21) 35632200-09 Fax: (92-21) 35633970 UAN: 111-736-611 Website: www.dawoodlawrencepur.c

Folio / CDS Account Number	
Name of Shareholder / Proxy Holder	
Registered Address	
Number of shares Held	
CNIC/Passport No. (in case of foreigner) (copy to be attached)	
Additional information and enclosures (in case of representative of b	ody corporate, corporation, and federal Government)
Additional information and enclosures (in case of representative of b Name of Authorized Signatory	ody corporate, corporation, and federal Government)
	ody corporate, corporation, and federal Government)

To consider and if deemed fit, to pass the following resolutions as special resolutions as required under Section 199 of the Companies Act, 2017 for renewal of the Subordinated Loan Facility of up to PKR 300 million provided to M/s Tenaga Generasi Limited (TGL), a subsidiary of the Company:

"RESOLVED that 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 renewal of the Subordinated Loan Facility of up to PKR 300 million provided by the Company to its subsidiary. M's Tenaga Generasi Limited (TGL) for a period of funder one year, as per the terms and conditions disclosed to the Members.

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."

Resolution For Agenda Item No. 4

To consider and approve an increase in the amount of the continuing Stand-by Letter of Credit (SBLC) (approved by the shareholders in the Annual General Meeting held on April 28, 2023 (from up to US \$ 4.5 million to up to US \$ 10 million in favor of Lenders of Tenaga Generasi Limited (a subsidiary company) and to pass the following resolutions as special resolutions as required under Section 199 of the Companies Act, 2017 with or without modification:

"RESOLVED that approval of the Members of Dawood Lawrencepur Limited (the Company) be and is hereby accorded in terms of Section 199 of the Companies Act, 2017 to increase the amount of the continuing Stand by Letter of Credit (SBLC) from up to US 8 s 5 million (United States Dolliars Eight Million Five Hundred Thousand Only) to up to US \$ 10 million (United States Dolliars Ten Million Only) issued by Habb Bank Limited in favor of Lenders of Tenaga Genera's Limited (a subsidiary company) through their Intercreditor Agent, Citibank International Limited, in terms of the Sponsors Support Agreement signed on March 17, 2015 between Dawood Lawrencepur Limited as the Sponsor, Dawood Corporation (Pvt) Limited as the Parent, Tenaga Generasi Limited as subcompany, Citibank International Limited, Agent, Citibank NA, Karachi Branch as the Onshore Security Trustee and Citibank NA., London Branch as the Offshore Security Trustee.

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 in the matter."

Resolution For Agenda Item No. 5

To consider, if deemed fit, approve by way of special resolution, sale of 102,600,000 shares constituting 100% of the issued and paid up capital of Reon Energy Limited ("REL"), a wholly owned subsidiary of Dawood Lawrencepur Limited (the Company), to Juniper International FZ LLC for an amount equivialent to the sum of RR 300,000.000/. (Pak Rupees Three Hundred Million) <u>Juts</u> any and all amounts' sums injected by the Company in REL linter alia in the form of a debt and/or equity (cash or otherwise) between November 30, 2022 and the date of issuance of the management accounts (both days included); <u>Juts</u> interest accrued from one or more loans granted from time to time to REL by the Company in and as reported in the management accounts as at December 31, 2022; and <u>minus</u> any and all incremental losses incurred by REL in the ordinary course of business during the period December 1, 2022 up till the date of the management accounts and subject to a minimum amount of PKR 100,000.000/. (Pak Rupees One Hundred Million) and a maximum amount of PKR 300,000,000/. (Pak Rupees Three Hundred Million), in accordance with the Companies Act, 2017:

The special resolutions to be passed (with or without modification) are as under:

"RESOLVED that subject to the approval of the Competition Commission of Pakistan, and in accordance with the Companies Act, 2017, Dawood Lawrencepur Limited (the Company) is hereby authorized to sell 102,600,000 shares constituting 100% of the issued and paid up capital of Reon Energy Limited (the C1) to Juniper International 72 LLC for an amount equivalent to the sum of PKR 300,000,000/ (Pak Rupees Three Hundred Million) plus any and all amounts / sums injected by the Company in REL Inter alia in the form of a debt and/or equity (cash or otherwise) between November 30, 2022 and the date of issuance of the management accounts (both days included); plus interest accrued from one rome loans granted from time to time to REL by the Company and as reported in the management accounts (both days included); plus interest all incremental losses incurred by REL in the ordinary course of business during the period December 1, 2022 with the date of the management accounts and subject to a minimum amount of PKR 100,000/ (-Pak Rupees Dne Hunded Million) and a maximum amount of PKR 300,000,000/ (-Pak Rupees Dne Hunded Million) and maximum amount of PKR 300,000,000/ (-Pak Rupees Dne Hunded Million) and an aximited to the subscience of the subsc

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 jointly authorized to take any and all actions as may be required from time to time for the purposes of the above special resolutions, to complete all necessary legal and corporate formalities with regard to the above resolution and to do all such acts, deeds and things as may be deemed necessary or expedient for concluding the said matters."

Resolution For Agenda Item No. 6

To consider and if deemed fit, to pass with or without modification(s), addition(s) or deletion(s), the following special resolutions under Section 199 of the Companies Act, 2017 read with the Companies (Investment in Associated Companies or Associated Undertakings) Regulations, 2017 (as may be amended), to provide loan to its associated company, Dawood Hercules Corporation Limited, an intercompany loan in the aggregate amount of up to PKR 1,500,000,000/- (Pak Rupees One Billion Five Hundred Million Only as recommended by the Board of Directors of the Company:

"RESOLVED that approval of the Members of Dawood Lawrencepur Limited (the Company) is hereby accorded by way of special resolution (in accordance with Section 199 of the Companies Act, 2017 read with Companies (Investment in Associated Companies or Associated Undertakings) Regulations, 2017) to provide loan to its associated company. Dawood Hercules Corporation Limited, an intercompany loain in the aggregate around of up to KPR 1,500,000,000. (PaR Rupees One Billion Five Hundred Million Only), comprising of, inter alia, loans, advances and/or security in any form (including without limitation guarantees, government securities, cash, listed/unlisted securities etc.) on an arm's length basis, in the form of a revolving line of credit valid for a period of one year from the date of the special resolution, which may be renewed by the Company for up to four conservitive netroids of one year each

pp broad onecoarter background broad broad on the feat output in the second one of the company beard are hereby authorized, any two jointly, In ORTHER RESOLVED that the Child Executive Officer, the Chief Financial Officer, and the Company Secretary of the Company be and are hereby authorized, any two jointly, to do all acts, deeds and things, take any and all necessary steps, to fulfil the legal, corporate and procedural formalities and file all necessary documents/returns as deemed necessary on this behalf and the matters analitary threator to fulfy achieve the object of the adressari resolutions."

	Instructions For Poll				
1. Please indicate your vote by ticking ($$) th	e relevant box.				
2. In case if both the boxes are marked as (v), you poll shall be treated as <u>"Rejected"</u>.				
I/we hereby exercise my/our vote in respect appropriate box below;	of the above resolution through ballot by conveying my/our a	ssent or dissent to the resolution by placing tick (v) mark in the			
Resolution	I/We assent to the	I/We dissent to the Resolution (AGAINST)			
	Resolution (FOR)				
Resolution No. 3					
Resolution No. 4					
Resolution No. 5					
Resolution No. 6					
NOTES:					
 Dully filled ballot paper should be s company.secretary@dawoodhercules.com 	sent to the Chairman ofDawood Lawrencepur Limited at	: 3rd Floor, Dawood Centre M. T. Khan Road Karachior e-mail at			
2. Copy of CNIC/ Passport (in case of fore	igner) should be enclosed with the postal ballot form.				
 Ballot paper should reach the Chairman voting. 	within business hours by or before Monday, May 29, 2023.	Any postal Ballot received after this date, will not be considered for			
 Signature on ballot paper should match with signature on CNIC/ Passport. (in case of foreigner). 					
5. Incomplete, unsigned, incorrect, defaced	d, torn, mutilated, over written poll paper will be rejected.				
person, an attested copy of Board Resolu		er Form must be accompanied by a copy of the CNIC of an authorized coordance with Section(s) 138 or 139 of the Companies Act, 2017 as neral of Pakistan having jurisdiction over the member.			

 Ballot Paper form has also been placed on the website of the Company at: www.dawoodlawrencepur.com. Members may download the Ballot paper from the website or use an original/photocopy published in newspapers.

Date

Shareholder / Proxy holder Signature/Authorized Signatory

(In case of corporate entity, please affix company stamp)

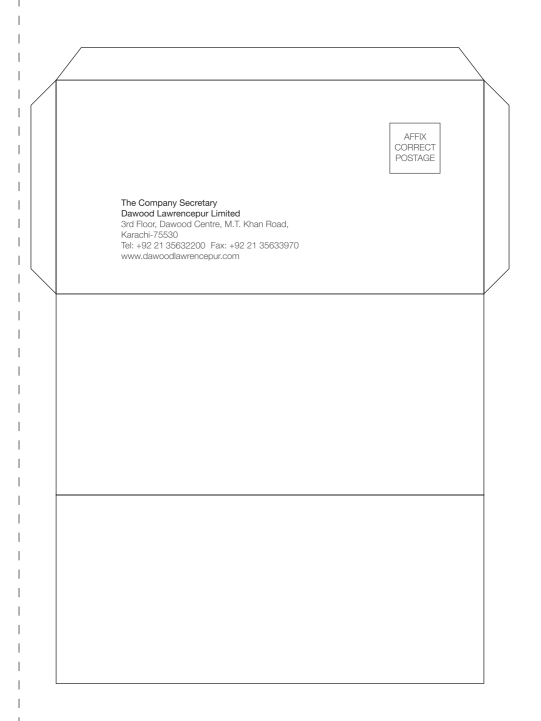
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Proxy Form

١/١	Ne		,of			being
m	ember of Dawo	od Lawrencepur L	imited and holder.	of	Ordinary Share	es, as per:
	•	o No o D No	and/or Sub A/c No			
m Ge Do	eneral Meeting (awood Foundati	attend, speak, ar AGM) of the Com on Business Hub, (nd vote for me/us ipany to be held o Ground Floor, Dawa journment thereof.	n Tuesday, Mc ood Centre M	iy 30, 2023 at 3:00	PM at the
Siç	gned this	_ day of	2023			
W	ITNESSES:					
1.	Name: Address:		 	Reven	ature on ue Stamps pees Five	
					nould agree with en signature with	I
2.	Name:			the (Company	

IMPORTANT:

- 1. This Proxy Form, duly completed, must be deposited at the Company's Registered Office, not less than forty eight (48) hours before AGM.
- CDC shareholders and their proxies are each requested to attach and attested photocopy of their valid Computerized National Identity Card (CNIC) or Passport with this proxy form before submission to the Company.
- 3. All proxies attending the AGM are requested to bring their original CNIC/Passport for identification.

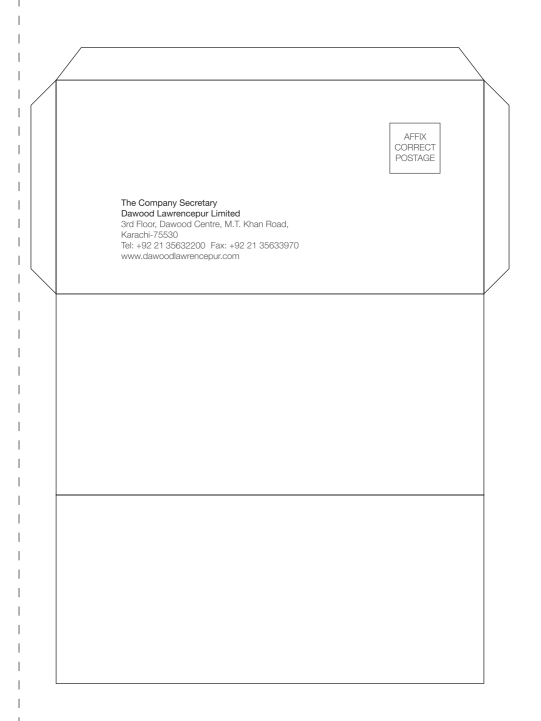


نمائندگی کافارم

___ ساکن ____ میں رہم _____ بحشت مردادُدلارن يورلمينز بحركن وحامل ______ عام صحص بمطابق شيئر رجمر دُفوليونمبر ______ اوررياحي ڈي ي کے شراکتی آنی ڈی نمبر _____ اور ذیلی کھا یہ نمبر _____ محتر مرمحتر مد _____ ____ ساکن _____ مابصورت دیگرمحتر مرمحتر مد ساکن _____ کوابن علیه بروز بده مورخه ۳۰ ئی ۲۰۲۳ یوقت •••۳ بچشام بمقام داؤد فاؤنڈیشن برنز حب،گراؤنڈ فلور، داؤ د سینشر، ایم ٹی خان روڑ، کراچی میں منعقد باملتو ی ہونے دالے کمپنی کے سالا ندا جلاس عام میں رائے دہندگی کے لئے اپنانمائندہ مقرر کرتا رکرتی ہوں۔ بروز _____ وستخط Jele (1) مطلوبه(پانچ روپے)) دستخط گواه: ر یوینیوٹکٹ چسیاں کریں اور دستخط کریں نام: يبة: د پنخط کمپنی کے پاس پہلے ہے محفوظ دشخطی نمونہ کے مطابق ہونے ضروری ہیں قومى شناختى كاردْنمبريا: — ياسپورٹ نمبر: گواه (۲) دستخط گواه: نام: پټر: قومی شناختی کارڈنمبریا: _____ ياسپورٹ نمبر: نوب:

• تمام ما مزدگیال ای صورت میں موثر ہول گی جب پرا کسی فارم بنام کمپنی کے رجمہ ذاتف میں اجلاس کے مقررہ وقت سے ۴۸ گھنے قبل موصول ہوں۔ • ت ڈی چائیر ہولڈرز اوران کے نمائندوں نے فردافردار دخواست ہے کہ دہ اپنے کمپیڈ انز ڈیو می شاختی کارڈ کی تصدیق شریفتل پایاسپورٹ بنمائندگی فارم داخل کرنے

یے سے آبل اس کے ساتھ نسلک کریں۔ تمام پراکسی ہولڈرزاین شناخت کے لئے اجلاس کے دقت اپناصل شاختی کارڈیایا سپورٹ ضرور میش کریں۔







نوٹس برائے 73 ویں سالانہ اجلاس عام

ذريعه بلا المطلع كياجاتا ب كدداؤد لارنس بورلميند (* تمينى *) كا 37 وال سالا نداجلاس عام بروزمنظل مورند 30 متى 2023 بوقت 03:00 بج سه پهر بمقام داؤد فاؤنله يش برنس حب، گراؤنلوفلور، داؤد ميغر، ايم أن خان روڈ، کراچی میں اور بذرایعہ ویڈ لیکنگکی سہولت کے ساتھ مندرجہ ذیل امور کی انجام دہی کے لیے منعقد کیا جائے گا:

A) عمومی امور 1-31د سمبر 2022 كواختنام پذیر یونیوالے سال کیلئے تمپنی کے سالانہ آڈٹ شدہ غیرانفعام شدہ اورانفعام شدہ الیاتی گوشواروں ہمراہ آڈیٹروں اور ڈائر یکٹروں کی رپورٹیں اور چیئر مین کی جائزہ رپورٹ دصول کرنا، ان پرغور دخوص کرنااوران کی منظوری دینا۔

2-آ ڈیٹروں کا تقرراوران کے معاد ضے کالعین م مبران کوذریعہ بلا اصطلح کیا جاتا ہے کہ بورڈاورآ ڈٹ کمیٹن نے میسرزاے ایف فرگوین اینڈ کمیٹن (چارٹرڈا کا دُشینٹ) کی جیٹیت کمیٹی کے ڈیٹرز دوبارہ تقرر کی سفارش کی

B) خصوصی امور

3۔ کمپنی کی ایک ذیلی کمپنی (M/s Tenaga Generasi Limited (TGL) کوفراہم کرده 300 ملین پاکستانی رو پرتک ذیلی قرض کی ہولت کی تجدید کے لیے غور دونوس کرنا جیسا کی پینزا یک 2017 کی دفعہ 199 کے تحت مطلوب ہےاورموز وں پائے جانے پر درج ذیل قرار دادمنظور کرنا:

** قرار پایک کمپنی کی جانب سے اپنی ایک ذیلی کمپنی (M/s Tenaga Generasi Limited (TGL کودیے کے 300 ملین پاکستانی روپ کے ذیلی قرض کی ہولت کی مزیدا یک برس کی مدت کے لئے ممبر ان کو آگاہ کردہ شرائط د فصوابط کے مطابق تجدید کی غرض کے پنیز ایک 2017 کی دفعہ 199 اور دیگر تمام قابل اطلاق توانین کی مطابقت میں داؤد لارنس پورلمیٹڈ (کمپنی) کے مبران کی جانب سے منظوری دی جائے اور ذریعہ پاران طلاح

د محز یو قرار پایا که خصوصی قرارداد باد اکوموژینان کی غرض سے میپنی کے چیف ایگزیکوا فیسر، چیف فنانش آفیسر اور کمپنی سکر میڑی میں سے کسی دوکواس معاطی میں فدکوره بالاقر ارداد کے نفاذ کی غرض سے تمام دستاد بزات اور معاہدوں کی کعیل سمیت مشتر کہ طور سے تما مضروری کارروائی کرنے اور تمام اقدامات ، افعال اور چیزیں کرنے کے اختیارات دیتے جاتے ہیں۔''

4 _غور وخوص کرنا اور (28 اپریل 2022 کومنعقدہ سالاندا جلاس عام میں شیئر ہولڈروں کی جانب سے منظور کردہ) (Tenaga Generasi Limited (TGL) ^سینی کے ذیلی ادارے) کے قرض خواہوں کے حق میں استراری اسٹینڈ بائی لیٹرآف کریڈٹ (SBLC) کی قم کو8.5 ملین ڈالرے بڑھا کر 10 ملین ڈالرکرنا اور درج ذیل قرار دادو کمپنیز ایک 2017 کی دفعہ 199 کے تحت مطلوب ترمیم کے ساتھ یا بغیر لیطور خصوصی قرار داد

''قرار پایا که بنیزایک 2017 کی دفعہ 199 کترت مطلوب کمپنی کی جانب سے اپنی ایک ذیلی کمپنی (M/s Tenaga Generasi Limited (TGL کے قرض خواہوں کے قتل میں 11 مارچ 2015 کوداؤدلارنس پورلمینڈ جینیت اسپانسر، داوَدکار پوریش (پرائیویٹ) لمیٹذ بحثیت آبائی کمپنی، تنا گاجنر ای لمیٹذ جینیت کمپنی، شی بینک انٹر جیشیت انٹر کر ٹی یڈا جنٹ، ٹی بینک این اے کراچی برائی مجینیت آن شور سیکورٹی ٹرٹی اور ٹی بینک این اے، لندن برائج جیثیت آف شور سیکورٹی ٹرش کے درمیان ہونے دالے اسپانسرز سپورٹ ایگر بینٹ کے مطابق ان کے انٹرکریڈ بیٹرا بجنٹ، ٹی بینک انٹرنشن کمیٹڈ کی جانب ے Tenaga Generasi Limited (کمپنی کے ذیلی ادارے) کے قرض خواہوں کے حق میں جاری کردہ استقراری لیئر آف کریڈٹ (SBLC) کی قم 8.5 ملین (پچاہی لاکھ)امریکی ڈالرے بڑھا کر 10 ملین (ایک کروڑ)امریکی ڈالرکرنے کی منظوری دی جائے اور ذریعہ پٰذامنظوری دی جاتی ہے۔

** مزید قرار پایا که خصوصی قرارداد پذاکور تبانی کاغرض سے چیف ایکزیکنو آفسر، چیف نخانش آفسر اور کمپنی سیکریزی میں سے کی دوکواس معاطے میں ندکور وبالاقرار داد کے نفاذ کی غرض سے مشتر کہ طور سے تمام ضروری کارروائی کرنے اور تمام اقدامات، افعال اور چیزیں کرنے کے اختیارات دیئے جائیں اور ذریعہ بلذ ااختیارات دیئے جاتے ہیں۔''

5 غورد خوص کرنا ادر موز دن پائ جان کر کمینزا یک 2017 کی مطابقت میں خصوصی قرار داد کے ذریعے داؤڈ لارنس پورلمینڈ (''تمپنی'') کی تکمل ملکیت میں موجود ذیلی کمینی (REL') Reon Energy Limited (''REL') ک 100% جاری شده اورادا شده سیپش پرشتس 102,600,000 شیئرز کی جونیر انفریشش ایف زیرا مایا می کوسلغ 300,000 (تعیس کروژ) پاکستانی رو په چکس کمپنی کی جانب سے 30 نومبر 2022 اور منتجه ندف اكاؤنٹس كے اجراء كى تاريخ (دونوں ايام شامل) كے درميان REL ميں داخل كردہ رقم / رقوم من جملہ ديگرر توم مشكل قرض اور/يا ايكو يش (فقد يا كس اورصورت ميں)؛ چلس ينجنت اكاؤنٹس ميں فدكورہ 31 دسبر 2022 تک کمپنی کی جانب سے وقماً فو قالی ER کودیئے جانیدا لے ایک یا زائد قرضوں پر عائد سود؛ مض 100 دسمبر 2022اد دمینجنٹ اکا دنش کی تاریخ کے درمیان RE کو چنچنے دالے کم سے کم -/100,000 (دَن کرُ دَرُ) پاکستانی روپ اورزیاده بے زیاده -/300,000 (تعمی کروژ) پاکستانی روپ کاضافد پذیر نقصانات کے مساوی رقم کے عوض فروخت کی منظوری حاصل کرنا منظوری کیلیے مطلوب خصوصی قراردادی (ترمیم کے ساتھ یا بغیر) درج ذیل میں:

" قرار پایا که پیشن کمیشن آف پاکتان کی منظور کی اورکمپنیز ایک 2017 کے مطابق ہونے کی شرط پرداد ڈلارنس پورلمیٹل (" تمپنی'') کی کمل ملکیت میں موجود ذیلی کمپنی Reon Energy Limited (" REL'') کے 100% جاری شده اورادا شدر میپنل پرشتم 102,600,000 شیترز کی، جونیر انزیش ایف زید، ایل ایل می کومیلنج 300,000,000 (تیس کردر) پاکستانی رو یه کیس کمپنی کی جانب ے 30 نومبر 2022 اور مینجند ف ا کاؤنٹس کے اجراء کی تاریخ (دونوں ایا م شامل) کے درمیان RE میں داخل کردہ رقم / رقوم من جملہ دیگر رقوم مشکل قرض اور/یا ایکویٹ (نفذیا کسی اورصورت میں)؛ چکس ینجنٹ اکاؤنٹس میں مذکورہ 31 دسمبر 2022 تک کمپنی کی جانب سے وقافو قالے RH کودیئے جانیوالے ایک یا زائد قرضوں پر عائد سود؛ **این ا**00 دسبر 2022 اور پنجندٹ اکاؤنٹس کی تاریخ کے درمیان RH کوچنچنے دالے کم سے کم -/100,000 (دس کر در ¹) پاکستانی روپاورزیادہ سے زیادہ-/300,000(تیں کروڑ) پاکستانی روپ کے اضافہ پذیر نفصانات کے مساوی رقم کے یوض فروخت منظوری دی جاتے اور ذراییہ لا امنظوری دی جاتی ہے؛

'' مزید قرار پایا که خصوصی قرارداد بانه اکومتوثر بنانے کی غرض سے چیف ایگزیکٹو آفیسر، چیف فنانشل آفیسر اور کمپنی کے میٹن سیکر یٹری میں سے کسی دوکواس معالمے میں مذکورہ بالا قرار داد کے نفاذ کی غرض سے وقناً فو قنا درکار ہو نیوالی تما م ضروری قانونی اورکار پوریٹ کارروا کیاں کمل کرنے اور شتر کہ طور سے تمام اقدامات، افعال اور چیزیں کرنے کے اختیارات دیتے جا کمیں اور ذریعہ بلا اختیارات دیتے جاتے ہیں۔''

6 فورونوس کرنا ادرموز دن پائ جان پردمپنیزا یک 2017 کی دفعہ 199 ملاکر پڑھیں کمپنیز (Investment in Associated Companies or Associated Undertakings) ریگولیشز 2017 جو تکی تر میم ہوئی ہو) سے بحت اسمی مسلکہ پنی داؤد ہرکولیس کار پوریشن کمیٹر کو میلن 1,500,000,000 (ایک ارب پیچاس کروڑ) پاکستانی روپے کی مجموعی رقم کے بین الا دارہ جاتی قرضے کی فراہمی کیلئے ترمیم/ترامیم، اضاف/اصافوں یا اخراج/ حذف کے ساتھ یا بغیر درج ذیل قرار دادمنظور کرنا،جس کی سفارش کمپنی کے بورڈ آف ڈائر کیٹرزنے کی ہے۔

د مقرار پایا که داد دلار نس پورلمیند (دسمینی *) محمبران کی جانب سے خصوصی قرار داد بلا اے ذریع منظوری دی جاتی ہے کہ دو (کمپنیز ایک 2017 کی دفعہ 199 ملا کر پڑھیں کمپنیز (Investment in Associated revolving line of) ریگولیشنز 2017 کی مطابقت میں) اسکی منلکہ کمپنی داؤد ہرکولیس کار پوریش کمینڈ کو (arm's length basis) پر جاری قرضے (revolving line of credit) کی شکل میں من جملہ قرضوں، پیشکیوں ادرا یا تسی بھٹ کی میں تسسکات (بشمول بلا حد حنا نتوں، سرکاری تمسکات، نقد، لملذا غیر لملذا نم مسکات دغیرہ) پرشتمل 1,500,000,000 (ایک ارب پچاس کردڑ) پاکستانی روپے کی مجموعی رقم کا بین الا دارہ جاتی قرضہ فراہم کرے جوخصوصی قرارداد بلا اک تاریخ ہے ایک سال کی مدت تک متوثر ہوادر کمپنی کی جانب سے ایک سال پرششتل مسلسل چار مدتوں تک جس کی تجدید کی جاتک ہو۔

^{ور} پر پر قرار پایا کر خصوصی قرارداد پلز اکومتوثرینانے کی غرض سے چیف ایگز یکنوا فیسر، چیف فنانشل آفیسراور کمپنی سک پی پیر بیڑی میں سے کسی دوکواس معاملے میں تمام قانونی، کار پوریٹ اور ری کارروائیوں کی پنجیل اور اس معاملے میں ضروری تمام دستاویزات/ریٹرنز جع کرانے فدکورہ بالاقرار داد کے نفاذ اورا سکے مقصد کے کمل حصول کی غرض سے ضمنا درکا رتمام اقدامات ، افعال اور چیزیں کرنے کے اختیارات دیتے جائیں اور ذریعہ بلذا اختيارات ديج جات بي-"

كمپنيزا يك 2017 كى دفعد (1343 كى تميل ميں بيان ماد ى حقائق ممبران كو بي الح الاس ك نوش ك ساتھ مسلك ب-

6-اى دويتك كاطريق كار:

كمپنيز (پوش بيليد)ر يكوليشن 2018 (" ريكوليشز") مے مطابق برلسلة كمپنى مے مبران كواى دونتك (بر قياتى رائے شارى) ادررائے شارى بذريعه ذاك كاحق ديگرامور كرساتھ ساتھ كمپنيز ايك 2017 (" ايك ") ك صمن میں آنے والے ایسے تمام امور کوجنہیں خصوصی امور کا درجہ دیا گیا ہے، مذکورہ بالار یکولیشز میں مقرر کردہ شرائط ادرطریق کار پر دیا جائے گا۔

a-ای دوننگ سولت کمپنی کے ان مجمران کو بذرایدا می میل فراہم کی جائی جن کے متوثر CNIC نمبر، بیل فون نمبرادرای میل ایڈرلیس کمپنی کے مجمران کے رجٹر میں 23 متی 2023 کوکاروبار کے اختمام تک دستایب ہوں

L- ویب ایڈریس، لاگ ان کی تفصیلات اور پاس ورڈ مے ممبران کو بذر ایدای میل آگاہ کیا جائے گا۔ممبران کو تیک ورٹی کوڈی ڈی ی شیئر رجسر ارسر دسر کمینڈ (ای ووٹنگ سروس فراہم کرنے والا) کے ویب پورٹل سے بذر بعدایس ایم ایس مہیا کئے جائیں گے۔

۵۔ال دوننگ کے ذریعے اپنادوٹ دینے کے خواہاں ممبران کی شناخت الیکٹرا تک سکنچر (برقیاتی د شخط) کے ذریعے پالاگ ان کے لئے تصدیق کے ذریعے کی جائے گی۔

d م م ان النے دوٹ 25 مئی 2023 میں 9:00 بج تا29 مئی 2023 شام 00:50 بج تک بذرایعد آن لائن ڈال کمیں گے ممبران اس دوران کی بھی وقت دوٹ ڈال کمیں گے۔ کی ممبرکوا یک باردوٹ دینے کے بعدا سے تبدیل کرنے کی اجازت نہیں ہوگی۔

7-بذريعيد أكرائ شارى كاطريق كار:

a ممبران يقنى بنا ئيس گر باضابطه پُر شده اورد يتخط کرده بيله بيرېمراه کپيو از ذقومی شاختی کار ۋ (CNIC) کې نقل، اجلاس کے چيئر مين کے پاس بذريعه ڈاک کمپنی کے رجمز ڈدفتر، تيسری منزل، داؤ ڈسينز، ايم ٹی خان ردد بر کراچی میں یابذر ایوا کی میں ایذر ایوا کی میں <u>companysecretary@dawoodhercules.com</u> پر الاندا جلاس عام کے انعقاد ہے ایک دن قتل میں 2023 کودوران ادقات کا ریخ جائے۔ بیلیٹ پیچ پر دشتخط CNIC پرموجودد شخط کے عین مطابق ہونا جا بئے۔

b. مېران کى سېولت كىلىتے بىل بىيرنونس بلااك بىمارە مىلك كىا جارېا بىجوىمىپنى كى د يېرسا ئىف <u>www.dawoodlawrencepur.com</u> سىجى ڈاۇن لوۋ كىاجاسكتا ب



داؤدلاركس يوركم يشرر

برائے رائے شاری بذریعہ ڈاک برائے خصوصی آمور ہموقع سالا نہ اجلاس عام منعقدہ بروزمنگل 30 مئی 2023 بوقت 03:00 بج سه پېر بىقام داۇد فاۇندىش برنس حب، گراۇند فلور، داۇدىيند، ايم فى خان رود، كراچى يىلىغون : 09-35632200 (21-92) فيس: 35633970 (21-92) يواري اين:111-736-611 ويب سائن: www.dawoodlawrencepur.com

فولید/سی ڈی ایس اکا ڈنٹ نمبر	
نا مها ایک <i>حصص/ پ</i> راسمی ہولڈر	
رجىرۋ پىټ	
مکیت میں موجود جص کی تعداد	
ی این آنی سی اسپود نے نبر (اگر غیر تکی ہو)(نقل منسلک شیجتے)	
اضافی معلومات ادر کلفوفات (بصورت نمائند ه با ڈ ک کار پوریٹ ، کار پوریشن ادروفاقی حکومت)	
مجازد شخط کننده کا نام	
مجازد شخط کننده کای این آئی ی/ پاسپورٹ نمبر (اگر غیر مکلی ہو) (نقل مسلک تیجیئے)	

قرارداد برائ ايجند اآئتم نمبر 3

مینی کا اید دیلی مینی (Mys Tenaga Generasi Limited (TGL کوفراجم کرد، 300 ملین پاکستانی رو پرتک ذیلی قرضه کی میدات کی تجدید کے لیے خور دونوس کرنا جیسا کی پنیزا یک 2017 کی دفتہ 199 کے تحت مطلوب باورموزول پائ جان پردرج ذیل قراردادمنظور کرنا:

''قرار پایا کرینی کی جانب سے اپنی ایک ذیلی تینی (TGL) کار تصفیر ان که تعامی اللہ تین پاکستانی روپ کے ذیلی قرضے کی ہولت کی مزید ایک برس کی مدت کے لئے ممبران کو آگاہ کردہ شرائط وضوا ابلا کے مطابق تجدید کی غرض کے پیٹرا کیٹ 2017 کی دفعہ 199 اور دیگر تمام قابل اطلاق توانین کی مطابقت میں داؤد لارنس پورلمیٹڈ (کمپنی) کے مبران کی جانب سے منظوری دی جائے اور ذریعہ با اعظور ک دى جاتى ہے۔

د **مزیر قرار پایا** کمنصوصی قرارداید اکو متوثر بنانے کی غرض سے کمپنی کے چیف انگزیکٹو قیسر، چیف فنانشل آ فیسرا در کیپنی کیریٹری میں سے کسی دوکواس معاطم میں مذکورہ بالاقرارداد کے نفاذ کی غرض سے تمام دستاد یزات ادر معاہدوں کی قتیل سیے مشتر کہ طور سے تمام مشروری کارردانی کرنے اور قدام ماقد امات، افعال ادر چیز می کرنے کے اختیارات دیتے جاتے ہیں۔''

قرارداد برائ ايجند اآتم نمبر 4

خوردنوس کرنادر (28 اپریل 2022 کومنعقده سالانداجلاس عام می شیتر بولڈروں کی جانب سے منظور کردہ) (Tenaga Generasi Limited (TGL) کمپنی کے ذیلی ادارے) کے قرض خواہوں کے تن میں استمراری اسٹینڈ بائی لیٹر آف کر ٹیٹ (SBLC) کی رقم کو 8.5 ملین امریکی ڈالرے بڑھا کر 10 ملین امریکی ڈالرکرنا اور درج ڈیل قرار دادکو کمپنز ایک 2017 کی دفتہ 199 کے تحت مطلوب ترمیم کے ساتھ یا بنیر بطور خصوص قرارداد منظور كرنا:

" قرار پایا که پنیزا یک 2017 کی دفعہ 199 کترت مطلوب کمپنی کی جانب سے اپنی ایک ذیلی کمپنی (M/s Tenaga Generasi Limited (TGL کر قرض خواہوں کے قت میں 11 مارچ 2015 کوداؤد لارنس پورلمیٹڈ جینیت اسپانسر، داؤد کار پوریش (پرائیویٹ) لمیٹڈ بحثیت آبائی کمپنی، تنا گا بنیز ای لمیٹڈ جینیت کمپنی، ٹی بینک انٹر جیٹیت انٹر کریڈ بیٹرا بجنٹ ، ٹی بینک این اے کراچی برائی مجتمعیت آن شور سیکورٹی ٹرٹی اور ٹ بینک این اے، اندن برائج جیثیت آف شور سیکورٹی ٹرٹی کے درمیان ہونے والے اسپانسرز سپورٹ ایگر بینٹ کے مطابق ان کے انٹر کریڈ بیڑا بجنٹ، ٹی بینک انٹرنٹش کمیٹڈ کے تو سط سے جدیب بینک کمیٹڈ کی جانب ے Tenaga Generasi Limited (کمپنی کے ذیل ادارے) کے قرض خواہوں بے حق میں جاری کردہ استقراری لیٹر آف کریڈٹ (SBLc) کی رقم 8.5 ملین (پیچا پی لاکھ) امریکی ڈالرے بڑھا کر 10 ملین (ایک کروڑ)امریکی ڈالرکرنے کی منظوری دی جائے اور ذریعہ بٰذ امنظوری دی جاتی ہے۔

د مزید قرار پایا که خصوصی قرار دادید اکو تحرثر بنانے کی غرض سے چیف ایگزیکنو قیسر، چیف فنانشل آفیسر اور کمپنی کے کمپنی سیکریٹری میں سے کسی دوکواس معاملے میں ندکورہ بالاقر ارداد کے نفاذ کی غرض سے مشتر کہ طور سے تمام ضروری کارروائی کرنے اورتمام اقدامات، افعال اور چیزیں کرنے کے اختیارات دیئے جائیں اور ذریعہ بلذ ااختیارات دیئے جاتے ہیں۔''

قرارداد برائ الجند اأتم نمبرة

بحكم بورڈ

عمران جاكاني

کمپنی سیکریٹری

نورونوس کرناددموزوں پائے جانے پیکینزا یک 2017 کی مطابقت میں خصوصی قرارداد کے ذریعے داؤڈ لارنس پورلینٹر ((کمپنی ،) کی کمل ملکیتی ذیلی کمپنی Reon Energy Limited (،) کے 100% جاری شده اورادا شده میپنل پر صحتل 102,600,000 شیئرز کی جونیم انفریش ایف زید ایل ایل ی کومیل 300,000,000 (تعمی کروژ) پاکستانی روپه پکس کمپنی کی جانب سے 30 نومبر 2022 اور پنجنت اکاؤنٹس کے اجراء کی تاریخ (دونوں ایا مثال) کے درمیان RH میں داخل کردہ رقم /رقوم من جملہ دیگررقوم بفکل قرض اور/ یا ایکویٹی (نفتہ یا کسی اور صورت میں)؛ بلس مینجنٹ اکاؤنٹس میں مذکورہ 31 دسمبر 2022 تک کمپنی کی جانب سے وقافو قل HE کودیے جاندا لے ایک یا زائد قرضوں پر عائد سود؛ مان 100,000 اور مینجدند اکاؤنٹس کی تاریخ کے درمیان HE کوکٹیخے والے کم سے کم -/100,000 (دس کر در) پاکستانی روپ اورزیاده سے زیاده-/300,000 (تیس کروژ) پاکتانی روپ کے اضافہ پذیر نقصانات کے مسادی دقم کے موض فروشت کی منظوری حاصل کرنا؛

منظوری کیلئے مطلوب خصوصی قراردادیں (ترمیم کے ساتھ پابغیر) درج ذیل ہیں:

" قرار پایا کم پیشن کمیشن کمیشن کا منظوری ادکینیزا بکت 2017 کے مطابق ہونے کی شرط پرداؤڈلارنس پورلمیٹڈ (" کمپنی") کی کمل ملکیتی و لیکی پنی Beon Energy Limited (" REL") کے 100% جاری

شده اورادا شد سمیٹل پر شمتل 102,600,000 شیئرز کی، جونیر انٹریشتل ایف زیڈ، ایل ایل کی کوہ کن 300,000,000 (تیس کروڑ) پاکستانی روپے پلس سمینی کی جانب سے 30 نومبر 2022 اور پنجنٹ اکاؤنٹس کے اجراء کی تاریخ (دونوں ایا مثال) کے درمیان REL میں داخل کردہ رقم / رقوم من جملہ دیگرر تو م یفکل قرض اور / یا یکویٹی (نقد یا کسی اور صورت میں)؛ پلس مینجنٹ اکاؤنٹس میں مذکورہ 31 دسمبر 2022 تک کمپنی کی جانب سے دقنافو قرباً ARL کودیئے جاندا لے ایک یا زائد قرضوں پر عائد سود؛ **مانیس** 10 دسمبر 2022اور مینجندٹ اکا دنٹس کی تاریخ کے درمیان REL کو پینچنے والے کم سے کم -/100,000 (دس کر در) پاکستانی روپ اورزیادہ بے زیادہ-/300,000(تعیر کروڑ) پاکستانی روپر کے اضافہ پذیر نفصانات کے مساوی رقم کے پوض فروخت منظوری دی جائے اور ذریعہ بلا اعتظوری دی جاتی ہے؛

1- وید بوکانفرنس کی سہولت کے ذریع شیئر ہولڈروں کے سالا نداجلاس عام بی شرکت:

سکیو ر ٹیز اینڈ ایم پیجنی مکیشن آف پاکتان (''SEOP'') کی ہدایات کے مطابق کمپنی نے اے جی ایم کی کارروائی میں حصص یا فت گان کی تجر پورشر کت کو یتنی بنانے کی خاطرویڈ یوکا نفرنس کی سولت کا انظلام کیا ہے۔ ویڈیولنک کے ذریعے سالا نہ اجلاس عام میں شرکت کے خواہاں ممبران اوران کے پراکسیوں کواپنے کوائف <u>companysecretary@dawoodhercules.com</u> پرای میل ارسال کر کے رجٹر ڈ کر دانا ہوں گے۔ ویڈیولنک کی سہولت کے ذریعے شرکت کی غرض سے رجٹریشن کردانے دالے مبران کو "Registration for DLL AGM" کے عنوان سے ارسال کی جانے دالیا بی ای میل میں اپنانام، فولیونمبراورایے نام پر موجود شیر زکی تعداد بیان کرنے کے علاوہ اپنے مئور CNIC / پاسپورٹ کی فقل مہیا کرنا ہوگی۔ ویڈیولنک اور Log in کی تفسیلات ان ممبران کوفراہم کی جائیں گی ،مطلوبہ تفاصیل پر شتل جن کی ای میل دیئے گئے ای میل ایڈرلیں پر سالاندا جلاس عام کے انعقاد سے کم از کم 24 (چوہیں) تھنے قبل تک موصول ہوجا نیں گی۔

2_مالياتي كوشوارون كاركعاجانا

كمپنى نے اپنى سالاندر پورٹ جس ميں من جملەندش برائے اجلاس كے،311 يمبر 2022 كواختتام پذير يونيوالے سال كيليے آ ڈٹ شدہ سالاند مالياتى گوشوارے ہمراہ چيتر مين كى جائزہ رپورٹ، ڈائر كيٹروں اور آ ڈيٹروں کی ر پورٹ اپنی ویب سائٹ: <u>www.dawoodlawrencepur.com</u> پر ملاحظ کیلیے رکھ دی ہے۔

3- حص كى تتقلى كى كما توں كى بندش:

سمپنی کے صف منتقل کھاتے بتارین 24 مئی 2023 تا 30 مئی 2023 تک (بشمول دونوں ایام) بندر ہیں گے۔23 مئی 2023 کو کاروباری ادقات کار کے اختمام تک کمپنی کے شیئر رجنرار میسرز CDC شیئر رجنرار مروسز لمیٹڈ، CDC باؤس، 199 بی، بلاک SMCHS، مین شاہراہ فیصل، کراچی 74400 کوموصول ہونے والی درخواستیں سالا نہ اجلاس عام میں شرکت کرنے اوررائے دبی کے استحقاق کیلئے بروت سمجھی جائیتگی۔

4_سالانداجلاس عام مي شركت:

اجلاس میں شرکت اور ائے دہی کے حقدارتمام ممبران مشتق ہیں کہ ان کی جانب سے اجلاس میں شرکت اور ووٹ ڈالنے کے لئے کسی دومر صحف کی تقرر کی بطوران کے پراکسی کے تخریر کی طور پراطلاع کریں کسی پراکسی کو مینی کامبر ہونے کی ضرورت نہیں ہے کار پوریٹ ادارہ، رکن ہونے کے ناطے، کی بھی فرد کی تقرری، خواہ دہ ممبر ہویا نہ ہو، بورڈ آف ڈائر یکٹرز کی قررداد کے ذریعے کر سکتا ہے۔ اردداور انگریزی زبانوں میں پرانمی فارم حصص مالکان کوجاری کردہ نوٹس کے ساتھ منسلک ہیں۔

کار پوریٹ اداروں کی صورت میں، کار پوریٹ اداروں کی طرف سے نمائندگی اوررائے دینے کے لئے نامز دشخص کے دستخط کے نمونے کے ساتھ بورڈ آف ڈائر کیٹرز (مغنار نامد کی قرار داد، بمل پراسی فارم کے ساتھ کپنی کو پیش کی جائے گی۔

رائمی ہولڈرز کواجلاس کے وقت اپنے اصل درست CNICs (شناختی کا رڈ) یاصل پاسپورٹ ساتھ لانے کی ضرورت ہے۔

موژ ہونے کے لئے اس کا ثیمّ رجٹرار کے دفتر میں اجلاس کے انعقاد سے کم از کم 48 گھنے قبل با ضابطہ طور ریکمل اور دستخط شدہ پر اسی فارم موصول ہونالا ز می ہے۔

ى ڈى ى اكا ؤنٹ بولڈرز كوسيكور ثير اينڈ اليمچينى كميشن آف پاكستان كى جارى كردہ مندرجہ ذيل ہدايات پڑمل كرما ہوگا:

A_اجلاس میں شرکت کے لئے:

a-افراد کی صورت میں، اکا ؤنٹ ہولڈرزیا سب اکا ؤنٹ ہولڈرز کو، جن کی رجنریشن تفصیلات قواعد کے مطابق اپ لوڈ کی جا چکی ہیں، سالا نداجلاس سے کم از کم 48 گھنے قبل او پردیئے گئے ای میں ایڈرلیس پراصل کا رآ مد CNIC ياصل پاسپورٹ پيش کر کے شناخت ثابت کرنا ہوگی۔

L کارپوریٹ ادارے کی صورت میں، سالا نہ اجلاس کے کم از کم 48 تھفتی کو اوریتے گئے ای میل ایڈرلیں پر بورڈ آف ڈائز کیٹرز کی منظوری/ مختار نامہ مح امید دار کے دستخط کانمونہ (اگر پیلیفراہم نہ کیا گیا ہو) فراہم

B_ برائے تقررری پراکسیز :

a-افراد کی صورت میں،ا کا دُنٹ ہولڈرزیاسب اکا دُنٹ ہولڈرز کو،جن کی رجٹریشن نفصیلات قواعد کے مطابق اپ لوڈ کی جا پچکی ہیں،مندرجہ بالاقواعد کے مطابق پراکسی فارم جنح کر دانا ہوگا۔

L_مبران اور پرائس بےمؤ ژکپیوٹرا ئز ڈقومی شناختی کارڈیاصل پاسپورٹ کی تصدیق شدہ نقول پرائسی فارم کے ساتھ پیش کی جانی چاہیں۔

٥- پراكسيز كوسالا نداجلاس ب كم از كم 48 تصفيقل أو پرد يخ ك اى ميل ايدريس پراصل مؤثر كميد فرانزوقو مي شاختى كار ديااصل پاسپورت پيش كرما بوگا-

d-کار پوریٹ ادارے کی صورت میں بورڈ آف ڈائر یکٹرز کی منظوری / مختارنا مدمع نامزد فرد کے دستخط کا نموند، پراکسی فارم کے ساتھ کچنی کو سالا نداجلاس سے کم از کم 48 گھنے قبل اُور ید یے گئے ای میل ایڈر ایس پر (اگر بد پہلے جع ند کروایا گیا ہو)فراہم کرنا ہوگا۔

٥- پراک فارم پر 2(دو) گواہان کی شہادت موجود ہونی چا بڑا دران کے نام، بتے اور مؤثر قومی شاختی کارڈ نمبر درج ہونے چاہئیں ۔

خصوصی امور کیلئے الیکٹرانک ووٹنگ کی سہولت اور پوٹنل ہیلٹ کے ذریعے رائے دہی

5_ يوشل بيلث اوراليكثرا تك ووشك:

ممران كوذر يع بالا اتاكاه كما جاتا ب كيدينر (نوشل بيك) ريكوليشز 2018 ترميم شده بذريد ذوغفكيش مورخه 55 دمبر 2022 جارى كرده منجانب سيكور شرزايندا يجيخ كميشن آف بإكستان ('' SEOP '') كانتميل ميں، جس میں SEOP نے تمام لملڈ کمپنیوں کو خصوصی امور قرارد یئے جانیدا لے تمام امور کیلئے ممبر ان کوالیکٹرا تک ودنٹک ہولت کے ذریعے اور ڈاک کے ذریعے دوٹ دینے کامن دینے کی ہدایات دی گئی جیں، الیکٹرا تک ودنٹک اور ڈاک کے ذریعے رائے دہی کی سہولیات فراہم کی جارہی ہیں۔

'' مزیر قرار پایا کر خصوصی قر ارداد پٰذاکور توثر بنانے کی غرض سے چیف ایگز کیٹو آفیسر، چیف فنانشل آفیسر اور کمپنی کے کمپنی سیکر یٹری میں سے کسی دوکواس معالمے میں مذکورہ بالاقر ارداد کے نفاذ کی غرض سے دقناً فو قناً در کار ہونیوالی تما م ضروری قانونی اور کار پوریٹ کارروا کیاں کمل کرنے اور شتر کہ طور سے تمام اقدامات ، افعال اور چیزیں کرنے کے اختیارات دیج جا کہ میں اور ذریعہ لا اختیارات دیج جاتے ہیں۔''

قرارداد برائ الجند اأتثم نمبر6

خورونوس کرنااورموزوں بائے جانے برکھینیزا یک 2017 کی دفعہ 199 ملاکر پڑھیں کھینیز (Investment in Associated Companies or Associated Undertakings) ریگولیھنز 2017 (جو بھی ترمیم ہوئی ہو) سے تحت اسمی مسلکہ پنی داؤد ہرکولیس کار پوریش کمیٹڈ کو سکٹ 1,500,000,000 (ایک ارب پچ پس کروڑ) پاکستانی روپے کی مجموعی رقم کے بین الادارہ جاتی قرضے کی فراہمی کیلئے ترمیم/تر اہم، اضاف / اضافوں یا اخراج/ حذف مے ساتھ یا بغیر درج ذیل قرار داد منظور کرنا، جس کی سفارش میٹی کے بورڈ آف ڈائر بکٹرزنے کی ہے۔

** قرار پایا که داود لارش پورلمیند (** کمپزان کی جانب سے خصوص قرار داد بلا اے ذریع منظوری دی جاتی ہے کہ دو (کمپنیزا یک 2017 کی دفعہ 199 ملا کر پڑھیں کمپنیز (Investment in Associated) revolving line of) ریگولیشز 2017 کی مطابقت میں) اسکی منلکہ کمپنی داؤد ہرکولیس کار پوریش کمینڈ کو (arm's length basis) پر جاری قرضے (companies or Associated Undertakings credit) کی شکل میں من جملہ قرضوں، پیشگیوں اور/ یا سمی بھی شکل میں تسکات (بشمول بلا حدهنا نتوں، سرکاری تمسکات، نقد، لملذا غیر لملذ تمسکات دغیرہ) پرشتمل 1,500,000,000 (ایک ارب پچاس کروڑ) پاکستانی روپے کی مجموعی رقم کا بین الادارہ جاتی قرضہ فراہم کرے جو خصوصی قرارداد بلا اکی تاریخ سال کی مدت تک متوثر ہوادر کمپنی کی جانب سے ایک سال پڑشتمل مسلسل چارمدتوں تک جس کی تجدید کی جائتی ہو۔ **'' حزید قرار پایا ک**ه خصوصی قر ارداد بلا اکوستوثرینانے کی غرض سے چیف ایگزیکٹو افیسر، چیف فنانشل آ فیسر اور کمپنی کے میٹری میں سے کسی دوکواس معاملے میں تمام قانونی، کار پوریٹ اور رحمی کارردائیوں کی تعجیل اور اس معاملے میں ضروری تمام دستاویزات/ ریٹرز جمع کرانے ندکورہ بالاقرار داد کے نفاذ اورا سے مقصد کے کمل حصول کی غرض سے ضمناً درکارتمام اقدامات ، افعال اور چیزیں کرنے کے اختیارات دیئے جائیں اور ذریعہ بلذا اختيارات ديج جاتے ہيں۔'

بدايت نامدبرا خرائ شارى

1_ازراه کرم اینی رائے/ ووٹ کا اظہار متعلقہ خانے میں تک مارک (۷) لگا کر کیجتے۔ 2_دونوں خانوں میں تک مارک پایا گیا تو آپ کا ووٹ دسمتر ف تصور کیا جائے گا۔

میں/ ہم ذریعہ بلد اندکورہ بالا قرار داد کے صمن میں بذریعہ بلٹ (ووٹ) قرار دداد کی جمایت یا مخالفت کی اپنی رائے کا ظہار ذیل میں دئے گئے موزوں خانے میں تک مارک (/) الگا کر کرتے ہیں؛

میں/ہم قرارداد کی مخالفت کرتے میں (مخالف)	میں/ہم قرار داد کی جمایت کرتے ہیں (حامی)	قرارداد
		قرارداد نمبر3
		قراردادنمبر4
		قراردادنمبر5
		قراردادتمبر6

1 - با تلاعدہ پُر کردہ بیلٹ پیرداؤد لارنس پورلمیٹڈ کے چیئر مین کے دفتر واقع تیسری منزل، داؤدسینٹر، ایم ٹی خان روڈ، کرا پی کو بذریعہ ڈاک یا company secretary@dawoodhercules.com پر ای میل کے ذريعارسال كياجائه

2۔ی این آئی س/ پاسپورٹ (اگرغیر ملکی ہو) پیٹل بیلٹ فارم کے ساتھ منسلک کیا جائے۔

3۔ بیلٹ بیپ چیئر مین کے پاس بروز **پر مورخد 29 می 2023** یکن از یں ادقات کار کے اندر موصول ہوجانا چاہیے۔ ندکورہ تاریخ کے بعد موصول ہو نیوالا کوئی بھی بیلٹ بیپر رائے شاری کے لئے متوثر تصور نمیں ہوگا۔ 4۔ بیلٹ پیپر پرد شخط مین وہی ہونا چاہئیں جوسی این آئی سی/ پاسپورٹ (اگر غیر ملکی ہو) پر کئے گئے ہیں۔

5- نائممل، غیرد ستخط شدہ، غیر درست، بدشکل، تھٹے ہوئے من شدہ، دہری تحریر دالا بیلٹ پیر مستر دکر دیا جائے گا۔

6۔ کس کار پوریٹ ادارے، کار پوریش یادفاقی حکومت کانمائندہ ہونے کی صورت میں کمپینز ایک 2017 کی دفعہ 138 یا139 ، جو بھی قامل اطلاق ہو، کے مطابق میلٹ بیچ فارم کے ساتھ مجار شخص کے می این آئی کی کُنظن، بورڈ کی قرار داد/ پادرآف/مختار نامدوغیرہ کی مصدقد غل کا نسلک کیا جانالازی ہے۔غیرتکی کار پوریٹ ادارہ وغیرہ ہونے کی صورت میں لازم ہے کہ تمام دستادیزات کی ،اس معالم میں متعلقہ توضل جزل آف پاکستان سے تصدیق کروائی جائے۔

7- بیلٹ پیر فارم کمپنی کی ویب سائٹ: www.dawoodlawrencepur.com پر مہیا کر دیا گیا ہے ممبران بیلٹ پیر فارم ویب سائٹ ے ڈاؤن یا اخبارات میں شائع شدہ بیلٹ پیر فارم کی اصل/فوٹو کابی بھی استعال كرسكتي ميں-

تاريخ:

د سخط صع ما لك/ د سخط پراسمي بولدر امجاز د سخط كننده

(کار پوریٹ ادارہ ہونے کی صورت میں ازراہ کرم کمپنی کی مہر ثبت کیجئے)