

4th December 2023

| The General Manager | Executive Director / HOD |
|---------------------------------|--|
| Pakistan Stock Exchange Limited | Offsite-II Department, Supervision Division |
| Stock Exchange Building | Securities & Exchange Commission of Pakistan |
| Stock Exchange Road | 63, NIC Building, Jinnah Avenue, Blue Area |
| Karachi | Islamabad |

Subject: Notice of Extraordinary General Meeting - Arif Habib Corporation Limited

Dear Sir

This is in continuation of the disclosure of material information made by Arif Habib Corporation Limited (AHCL) on 17th November 2023 and intimation on 1st December 2023 about conduct of EOGM on Tuesday, 26th December 2023 at 12:00 p.m. at Karachi for consideration and approval of the Scheme of Arrangement under Sections 279 to 283 and 285 of the Companies Act, 2017 (Act), involving the demerger of certain non-core business, including assets, liabilities and obligations, from Arif Habib Limited, and merger / amalgamation of the same with and into AHCL, along with all ancillary matters.

In connection with above, please find enclosed the following documents for your information:

- Notice of the EOGM including the proposed resolution to be adopted.

 (To be dispatched to the shareholders on 5th December 2023 along with the Statements under Section 134(3) & 281 of the Act, Scheme of Arrangement dated 17th November 2023, Swap Computation Letter dated 15th November 2023, Ballot Paper and Proxy Form)
- Notice of the EOGM including the proposed resolution to be adopted, and the Ballot Paper.

 (To be published in the issues of 'The Nation' in English language and in 'Nawa-e-Waqt' in Urdu translation on 5th December 2023)

You may please inform the TRE Certificate Holders of the Exchange accordingly.

Thanking you

Yours Sincerely

Manzoor Raza

Company Secretary

Notice of Extra Ordinary General Meeting

to be held on Tuesday 26th December 2023 at 12:00 p.m. at PSX Auditorium, Stock Exchange Building, Stock Exchange Road, Karachi.



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ARIF HABIB CORPORATION LIMITED NOTICE OF EXTRA ORDINARY GENERAL MEETING

Notice is hereby given that pursuant to the Order of the High Court of Sindh at Karachi dated November 23, 2023, passed in Civil Miscellaneous Application No. 2559 of 2023, in Petition bearing J. C. M. No. 31 of 2023, an Extraordinary General Meeting ("EOGM") of Arif Habib Corporation Limited (the "Company") will be held on Tuesday, December 26, 2023 at 12:00 noon at PSX Auditorium, Stock Exchange Building, Stock Exchange Road, Karachi, including through video link facility, to transact the following business:

A - Special Business

Pursuant to the Order of the High Court of Sindh at Karachi dated November 23, 2023, passed in Civil Miscellaneous Application No. 2559 of 2023, in Petition bearing J. C. M. No. 31 of 2023, to consider and, if thought fit, to pass, with or without modification, the following resolution for, *inter alia*, a corporate restructuring / reorganization of the Company and its subsidiary, Arif Habib Limited ("AHL"), involving the bifurcation / separation of AHL into two segments / undertakings, i.e. the Demerged Undertaking and the Retained Undertaking, and merger, by way of amalgamation, of the Demerged Undertaking with and into the Company, along with ancillary matters thereto, in accordance with the Scheme of Arrangement dated November 17, 2023, as approved by the Board of Directors of the Company on November 17, 2023.

The resolution to be passed by the requisite majority of members of the Company under Sections 279 and 282 of the Companies Act, 2017 is as under:

"RESOLVED THAT the Scheme of Arrangement dated November 17, 2023, prepared under the provisions of Sections 279 to 283 and 285 of the Companies Act, 2017, for, inter alia, the bifurcation / separation of Arif Habib Limited into two segments / undertakings i.e. the Demerged Undertaking and the Retained Undertaking, and merger, by way of amalgamation, of the Demerged Undertaking with and into Arif Habib Corporation Limited, along with all ancillary and incidental matters thereto, placed before the meeting for consideration and approval, be and is hereby approved and adopted, along with any modifications / amendments required or conditions imposed by the High Court of Sindh at Karachi, subject to sanction by the Honorable High Court of Sindh at Karachi, in terms of the provisions of the Companies Act, 2017."

B - Any Other Business

To consider any other business with the permission of the Chair.

Copies of the (a) Statement of Material Facts under Section 134(3) of the Companies Act, 2017 concerning the Special Business; (b) Statement under Section 281 of the Companies Act, 2017; (c) Scheme of Arrangement; and (d) Swap Computation Letter dated November 15, 2023 issued by Yousuf Adil, Chartered Accountants, are being circulated to the members along with this notice of the EOGM.

By order of the Board

Manzoor Raza Company Secretary

Notes:

Karachi: December 5, 2023

- 1. The share transfer books of the Company will remain closed from December 18, 2023 to December 26, 2023 (both days inclusive). Transfers received in order at the office of the Company's share registrar: CDC Share Registrar Services Limited, CDC House, 99-B, Block-B, S.M.C.H.S, Main Shahrah-e-Faisal, Karachi [the Company's Share Registrar (CDCSRSL)], by the close of business on Friday, December 15, 2023 will be treated in time for the determination of entitlement of shareholders to attend and vote at the EOGM.
- 2. A member of the Company entitled to attend and vote at the EOGM may appoint another member as his / her proxy who shall have such rights as respects attending, speaking and voting at the EOGM as are available to a member.
- 3. Procedure including the guidelines as laid down in Circular No. I- Reference No. 3(5-A) Misc/ARO/LES/96 dated January 26, 2000 issued by Securities & Exchange Commission of Pakistan:
 - Members, proxies or nominees shall authenticate their identity by showing their original national identity card or original passport and bring their folio numbers at the time of attending the EOGM.
 - ii. In the case of a corporate entity, the Board of Directors' resolution / power of attorney and attested copy of the CNIC or passport of the nominee shall also be produced (unless provided earlier) at the time of meeting.
 - iii. In order to be effective, the proxy forms must be received at the office of the Company's Share Registrar (CDCSRSL) not later than 48 hours before the meeting, duly signed and stamped and witnessed by two persons with their names, address, CNIC numbers and signatures.
 - iv. In the case of individuals, attested copies of CNIC or passport of the beneficial owners and the proxy shall be furnished with the proxy form.
 - v. In the case of proxy by a corporate entity, the Board of Directors resolution/power of attorney and attested copy of the CNIC or passport of the proxy shall be submitted along with proxy form.

4. Online Participation in the Extraordinary General Meeting

In order to maximize the member's participation, the Company is convening this EOGM via video link in addition to holding physical meeting with the members. Accordingly, those members and permitted participants who desire online participation in the EOGM are requested to register themselves by sending an email along with following particulars and valid copy of both sides of their CNIC at corporate.affairs@arifhabibcorp.com with subject of 'Registration for AHCL EOGM 2023' not less than 48 hours before the time of the meeting:

| Name of Member | CNIC No. | Folio No. / CDC Account No. | Cell No. | Email Address |
|-------------------|----------|--------------------------------|----------|---------------|
| | | | | |

Video Link to join the EOGM will be shared with only those members whose email, containing all the required and correct particulars, are timely received at corporate.affairs@arifhabibcorp.com. The members can also provide their comments and questions for the agenda items of the EOGM on this email address and WhatsApp Number 0311-2706624.

5. Provision of Video Link Facility:

If the Company receives a demand (at least 7 days before the date of meeting) from shareholder(s) holding an aggregate 10% or more shareholding residing in any other city, to participate in the EOGM through video link, the Company will arrange video link facility in that city (subject to availability thereof in such city).

Members, who wish to participate through video-link facility, are requested to fill in Video Link Facility Form available at Company's website and send a duly signed copy to the Registered Address of the Company. It may be noted that no person other than the member or proxy holder can attend the meeting through video link facility.

6. Vote Casting In-Person or Through Proxy

Polling booth will be established at the place of physical gathering of the EOGM for voting.

7. E-Voting / Postal Ballot

Members are hereby notified that pursuant to the Companies (Postal Ballot) Regulations, 2018, read with Sections 143-144 of the Companies Act, 2017, and SRO 2192(1)/2022 dated December 5, 2022, members will be allowed to exercise their right to vote for the special business in accordance with the conditions mentioned therein. The following options are being provided to members for voting:

i) E-Voting Procedure

- (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 December 15, 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 and email from web portal of 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 December 20, 2023, 9:00 a.m. and shall close on December 25, 2023 at 5:00 p.m. Members can cast their votes any time during this period. Once the vote on a resolution is cast by a member, he / she shall not be allowed to change it subsequently.

ii) Postal Ballot

- (a) Members may alternatively opt for voting through postal ballot. Ballot Paper shall also be available for download from the website of the Company at <u>www.arifhabibcorp.com</u> or use the same as annexed to this Notice and published in newspapers.
- (b) 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 at Arif Habib Centre, 23 M. T. Khan Road, Karachi (Attention of the Company Secretary) OR through the registered email address of the member at <u>chairman.generalmeeting@arifhabibcorp.com</u> with subject of 'Postal Ballot for AHCL EOGM 2023 by Monday, December 25, 2023 before 5:00 p.m. The signature on the ballot paper shall match with the signature on CNIC. A postal ballot received after this time / date shall not be considered for voting.
- (c) Please note that in case of any dispute in voting including the casting of more than one vote, the Chairman of the meeting shall be the deciding authority.

8. Provision of Information by Members:

To comply with various statutory requirements, and to avoid any non-compliance of law or any inconvenience in future, all members are hereby advised to coordinate / update their records with their respective Participant / CDC Investor Account Services / the Company's Share Registrar (CDCSRSL) in connection with following:

 Submission of copies of their valid / updated CNIC / NTN Certificate / Zakat Declaration (Exemption) Form / Tax Exemption Certificate

- Provision of relevant details including valid bank account details / IBAN in order to enable the Company to pay any unclaimed / future cash dividends, if any
- In case of a Joint account, provision of shareholding proportions between Principal shareholder and Joint Holder(s)
- Convert their physical shares into scrip less form, which will also facilitate the members having physical shares in many ways, including safe custody, efficient trading and convenience in other corporate actions.
- Provision of mandatory registration details in terms of Section 119 of the Companies Act,
 2017 and Regulation 19 of the Companies (General Provisions and Forms) Regulations,
 2018, including mobile number / landline number and email address (if available).
- Promptly notify any change in mailing address, email address and mobile number by writing to the office of the Company's Share Registrar (CDCSRSL).
- 9. Copies of the Memorandum and Articles of Association of the Company; Statement under Section 134(3) of the Act in respect of the material facts of the special business; Statement under Section 281 of the Act; Scheme of Arrangement dated November 17, 2023; Swap Computation Letter dated November 15, 2023 issued by Yousuf Adil, Chartered Accountants; and any other information relevant to the special business in respect of the Company shall be available upon request, and for inspection, by any person entitled to attend the EOGM from the registered office of the Company, located at Arif Habib Centre, 23 M. T. Khan Road, Karachi, free of cost during normal office hours, from the date of this notice till the conclusion of the EOGM. The said information shall also be placed for inspection of members of the Company during the EOGM.
- 10. The notice of the EOGM along with the statements, the Scheme of Arrangement and the latest annual Audited Financial Statements have also been placed on the website of the Company.

STATEMENT UNDER SECTION 134(3) OF THE COMPANIES ACT, 2017 CONCERNING THE SPECIAL BUSINESS TO BE TRANSACTED AT THE EXTRAORDINARY GENERAL MEETING OF ARIF HABIB CORPORATION LIMITED

The Board of Directors of Arif Habib Corporation Limited (the "Company"), in its meeting held on November 17, 2023, has decided to enter into an arrangement with its subsidiary, Arif Habib Limited ("AHL"), in terms of the Scheme of Arrangement dated November 17, 2023 ("Scheme") under Sections 279 to 283 and 285 of the Companies Act, 2017 ("Act"), for the corporate restructuring / reorganization of the Company and AHL.

Subject to the sanction of the High Court of Sindh at Karachi, under the Scheme, the business / undertaking of AHL shall be bifurcated / separated into two segments / undertakings i.e. the Demerged Undertaking and the Retained Undertaking. Simultaneously, the Demerged Undertaking shall be merged / amalgamated with and into the Company, by transferring to and vesting in the Company the assets, business, rights, properties, investments, liabilities, benefits, powers, contracts, authorizations, obligations etc. comprising the Demerged Undertaking (as detailed in the Scheme), with effect from the start of business on July 1, 2023, or at such other date stated by the Court (the "Effective Date"), against the issuance of shares by the Company to the shareholders of AHL (other than the Company itself) (the "Arrangement"). The Retained Undertaking shall remain with AHL.

The proposed Arrangement, along with all ancillary and related matters thereto, shall be effective by way of the Scheme, in accordance with the provisions of Sections 279 to 283 and 285(8) of the Companies Act, 2017. The Scheme has been filed with the High Court of Sindh at Karachi vide Petition bearing J. C. M. No. 31 of 2023. Furthermore, in accordance with the directions of the High Court of Sindh, notice of the said petition has been provided to the registrar, Securities and Exchange Commission of Pakistan.

A copy of the Scheme is available for inspection to any person entitled to attend the Extraordinary General Meeting, at the registered office of the Company, situated at Arif Habib Centre, 23 M. T. Khan Road, Karachi, free of cost during normal office hours. Copies of the same may also be obtained upon request by such persons from the registered office of the Company free of cost during normal office hours. Furthermore, in accordance with the provisions of Section 282(2) of the Companies Act, 2017, a copy of the Scheme has been enclosed with the notice of the meeting circulated to the members of the Company.

The assets, properties, investments, rights, liabilities, obligations etc. comprising the Demerged Undertaking and Retained Undertaking are based on the audited financial statements of AHL for the year ended June 30, 2023. The Demerged Undertaking primarily comprises the non-core business / investment portfolio of AHL. The split balance sheet of AHL, as at the Effective Date, detailing the break-ups of the Demerged Undertaking and the Retained Undertaking, inclusive of certain notes is attached as Annexure A to the Scheme.

The objects and benefits of the arrangements are also provided in detail in the Scheme. The Company is the parent / holding company of AHL; further, the Arrangement constitutes a corporate restructuring / reorganization of the Company and its subsidiary.

The details pertaining to the consideration for the Arrangement, including the ordinary shares to be issued by the Company along with the swap ratio are stipulated in the Scheme. In accordance with the same, the Company shall allot and issue ordinary shares, having face value of PKR 10/- (Pak Rupees Ten) each, to the

AHL Shareholders (being all the shareholders of AHL other than the Company itself) existing on the Record Date (as detailed in the Scheme), on the basis of a swap ratio of 0.8673 shares of the Company for every 1 (one) ordinary share of AHL held by each AHL Shareholder (i.e. 86.73 ordinary shares of the Company will be allotted and issued for every 100 ordinary shares of AHL held by each AHL Shareholder). The aforementioned consideration, including the swap ratio, has been determined and approved by the Board of Directors of the respective companies from the range of values and calculations as stated in the Swap Computation Letter dated November 15, 2023 issued by Yousuf Adil, Chartered Accountants (attached as Annexure D to the Scheme), which has in-turn taken into account fair values of the Company, AHL and the Demerged Undertaking, under the income based and asset based approaches, as detailed in the said letter. The Swap Computation Letter has also been approved by the Board of Directors of each company.

The aggregate quantum of ordinary shares to be issued by the Company to the AHL Shareholders will be determined on the Record Date, as detailed in the Scheme, based on the shareholding position of AHL (i.e. the shares of AHL held by its members, other than the Company).

The directors of the Company are interested in the Scheme to the extent of their directorships (including common directorships) and (direct and / or indirect) shareholdings in the Company and AHL (to the extent applicable). The effect of the Scheme on the interests of these directors does not differ from its effect on the like interests of other members of the Company except to the extent stipulated herein or under the Scheme. To the extent that any directors hold shares of AHL on the Record Date, such directors shall be entitled to shares of the Company on the basis of the swap ratio, in the same manner as the other AHL Shareholders.

In view of the above, the Board of Directors of the Company have approved and recommended the Scheme, along with the arrangements stipulated thereunder which have been described above.

Statement under Section 281 of the Companies Act, 2017 concerning the Special Business

The statement setting forth the terms of the Scheme and explanation of its effects, including the interests of the directors of the Company and the effect of those interests and other ancillary information may be obtained upon request by any person entitled to attend the Extraordinary General Meeting from the registered office of the Company situated at Arif Habib Centre, 23 M. T. Khan Road, Karachi, free of cost during normal office hours.

The aforesaid statement is also enclosed along with this notice of the Extraordinary General Meeting.

STATEMENT UNDER SECTION 281(1)(A) OF THE COMPANIES ACT, 2017, ACCOMPANYING THE NOTICES TO THE MEMBERS AND SECURED CREDITORS OF ARIF HABIB CORPORATION LIMITED

Pursuant to the Order dated November 23, 2023, passed by the High Court of Sindh at Karachi in Civil Miscellaneous Application No. 2559 of 2023, in Petition bearing J. C. M. No. 31 of 2023, under Sections 279 to 283 and 285(8) of the Companies Act, 2017, the Court has directed, *inter alia*, that separate meetings of the members and secured creditors of Arif Habib Corporation Limited (the "Company") be convened for seeking approval with respect to the Scheme of Arrangement dated November 17, 2023, pertaining, *inter alia*, to the bifurcation / separation of the Company's subsidiary i.e. Arif Habib Limited ("AHL") into two segments / undertakings i.e. the Demerged Undertaking and the Retained Undertaking, and merger, by way of amalgamation, of the Demerged Undertaking with and into the Company (the "Arrangement"), along with all ancillary matters thereto, as approved by the Board of Directors of the Company on November 17, 2023 (the "Scheme").

A copy of the Scheme (along with its annexures) may be obtained from the registered office of the Company, situated at Arif Habib Centre, 23 M. T. Khan Road, Karachi, free of cost during normal business hours. Furthermore, a copy of the Scheme has been / shall be enclosed with the notices of the respective meetings circulated / to be circulated to the members and secured creditors of the Company.

The notices issued and published to the members of the Company are for the purpose of convening a meeting of the members of the Company, as directed by the Court, for the purpose of passing, *inter alia*, the following resolution for obtaining approval in respect of the Scheme and the Arrangement contemplated thereunder, along with ancillary matters:

"RESOLVED THAT the Scheme of Arrangement dated November 17, 2023, prepared under the provisions of Sections 279 to 283 and 285 of the Companies Act, 2017, for, inter alia, the bifurcation / separation of Arif Habib Limited into two segments / undertakings i.e. the Demerged Undertaking and the Retained Undertaking, and merger, by way of amalgamation, of the Demerged Undertaking with and into Arif Habib Corporation Limited, along with all ancillary and incidental matters thereto, placed before the meeting for consideration and approval, be and is hereby approved and adopted, along with any modifications / amendments required or conditions imposed by the High Court of Sindh at Karachi, subject to sanction by the Honorable High Court of Sindh at Karachi, in terms of the provisions of the Companies Act, 2017."

As required under section 279(2) of the Companies Act, 2017, the above resolution is required to be passed at the meeting of the members convened pursuant to the Order of the Court, by a majority representing three-fourths in value of the issued shares held by the members of the Company, present in person or by proxy, and voting at the Extraordinary General Meeting. The sanctioning of the Scheme and the making of other appropriate orders in connection therewith will be considered by the Court after the Scheme is approved as aforesaid.

In the manner prayed in terms of the application filed with the Court, the Court has appointed Mr. Muhammad Arif Habib, or in his absence, any other director of the Company, to act as Chairman of the meeting of the members, and has directed the Chairman to report the results thereof to the Court.

The notices issued / to be issued to the secured creditors of the Company is for the purpose of convening a meeting of the secured creditors of the Company, as directed by the Court, for the purpose of obtaining their approval in respect of the Scheme and the Arrangement contemplated thereunder. With respect to the secured creditors of the Company, under section 279(2) of the Companies Act, 2017, the Scheme is required to be approved by three-fourths of the creditors (in value) present and voting at the meeting of the secured creditors (through their authorized representatives).

In the manner prayed in terms of the application filed with the Court, the Court has appointed Mr. Syed Kashif ul Hassan Shah, or in his absence, Mr. Mohsin Madni, to act as Chairman of the meeting of the secured creditors, and has directed the Chairman to report the results thereof to the Court.

The Scheme is subject to the sanction of the Court and may be sanctioned in its present form or with any modification thereof or addition thereto as the Court may approve and the Scheme, with such modification or addition if any, is also subject to any conditions which the Court may impose. The respective Boards of Directors of the Company and AHL have the power (in the manner specified under the Scheme) to consent on behalf of all concerned to any modifications of, or additions to, the Scheme, or to any conditions which the Court may think fit to impose. Furthermore, the Company and AHL shall also take steps to obtain the necessary regulatory / third party approvals, as may be required under the applicable laws.

The principal object of the Scheme is, *inter alia*, to effect the Arrangement, as further detailed in the Scheme, with effect from the start of business on July 1, 2023 or at such other date stated by the Court (the "Effective Date"), by transfer to and vesting in the Company all the assets, properties, investments, rights, liabilities, benefits, powers, contracts, authorizations, obligations etc. comprising the Demerged Undertaking (as detailed in the Scheme) with effect from the Effective Date, without any further act or deed or documents being required to be carried out, executed, registered or filed in respect of such transfer, vesting, and / or assumption, in the manner stipulated under the Scheme. The Retained Undertaking shall remain with AHL.

The assets, properties, investments, rights, liabilities, obligations etc. comprising the Demerged Undertaking and Retained Undertaking are based on the audited financial statements of AHL for the year ended June 30, 2023. The Demerged Undertaking primarily comprises the non-core business / investment portfolio of AHL. The split balance sheet of AHL, as at the Effective Date, detailing the break-ups of the Demerged Undertaking and the Retained Undertaking, inclusive of certain notes is attached as Annexure A to the Scheme.

The details pertaining to the consideration for the Arrangement, along with the swap ratio, are stipulated in the Scheme. In consideration for the Arrangement, and as further detailed in the Scheme, the Company shall allot and issue ordinary shares, having face value of PKR 10/- (Pak Rupees Ten) each, to the AHL Shareholders (being all the shareholders of AHL other than the Company itself) existing on the Record Date (as detailed in the Scheme), on the basis of a swap ratio of 0.8673 shares of the Company for every 1 (one) ordinary share of AHL held by each AHL Shareholder (i.e. 86.73 ordinary shares of the Company will be allotted and issued for every 100 ordinary shares of AHL held by each AHL Shareholder). The aforementioned consideration, including the swap ratio, has been determined and approved by the Board of Directors of the respective companies from the range of values and calculations as stated in the Swap Computation Letter dated November 15, 2023 issued by Yousuf Adil, Chartered Accountants (attached as Annexure D to the Scheme), which has in-turn taken into account fair values of the Company, AHL and the Demerged Undertaking, under the income based and asset based approaches, as detailed in the said letter. The said Swap Computation Letter has also been approved by the Board of Directors of each company.

The aggregate quantum of ordinary shares to be issued by the Company to the AHL Shareholders will be determined on the Record Date, as detailed in the Scheme, based on the shareholding position of AHL (i.e. the shares of AHL held by its members, other than the Company).

All information / particulars with respect to the Arrangement and matters in respect thereof, including all ancillary matters thereto, are provided in detail in the Scheme, including, details of the companies, and the objects and benefits of the entire arrangement. Approval of the Scheme by the members of the Company shall also constitute an approval by way of special resolution from the members of the Company with respect to all matters prescribed under the Scheme, including under Section 199 of the Companies Act, 2017 for continuity / provision of security by the Company, with respect to, inter alia, the encumbered assets forming part of the Demerged Undertaking (which shall vest in the Company as part of the Arrangement), in favour of the secured creditors of AHL on a continuing basis in accordance with the provisions of the Scheme.

Among other benefits as are also elaborated in detail in the Scheme, the Arrangement is expected to lead to portfolio optimization, simplified governance and tax efficiency, risk diversification and improved capital allocation, enhanced transparency, as well as a larger asset base for the Company. For the Company, the vesting of AHL's portfolio investments will result in enhanced tax efficiency, preventing double taxation on the same profits which are received by AHL and thereafter distributed to the Company. Moreover, the Arrangement will enable more concentrated investment decisions regarding portfolio management.

The latest annual Audited Financial Statements of both companies are available on respective websites of the companies, which duly contain the summarized operating and financial performance as well as details about company specific risk factors.

The Scheme has been filed with the High Court of Sindh at Karachi vide Petition bearing J. C. M. No. 31 of 2023. Furthermore, in accordance with the directions of the High Court, notice of the said petition has been provided to the registrar, Securities and Exchange Commission of Pakistan.

The respective directors of the Company and AHL are interested in the Scheme to the extent of their directorships (including common directorships) and (direct and / or indirect) shareholdings in the respective companies (to the extent applicable). The effect of the Scheme on the interests of these directors does not differ from its effect on the like interests of other members, except as stated herein or under the Scheme. To the extent that any directors of the Company and / or AHL hold shares of AHL on the Record Date, such directors shall be entitled to shares of the Company on the basis of the swap ratio, in the same manner as the other AHL Shareholders.

Furthermore, the following office-bearers / directors of the Company and AHL respective are relatives; however, the office-bearers / directors / relatives have no direct or indirect interest except to the extent of their respective shareholdings / directorships / office-holding in respective companies:

| Arif Habib Corporation Limited | Arif Habib Limited |
|---|---|
| Mr. Arif Habib – CEO & Director | Mr. Shahid Ali Habib – CEO & Director |
| Mr. Samad Habib - Non-Executive Director | Ms. Sharmin Shahid – Non-Executive Director |
| Mr. Kashif Habib – Non-Executive Director | Ms. Nida Ahsan – Non-Executive Director |

By order of the Board

Manzoor Raza
Company Secretary

Karachi: December 5, 2023

SCHEME OF ARRANGEMENT

UNDER SECTIONS 279 TO 283 AND 285 OF THE COMPANIES ACT, 2017

INVOLVING

ARIF HABIB CORPORATION LIMITED

AND ITS MEMBERS

AND

ARIF HABIB LIMITED

AND ITS MEMBERS

FOR

The separation / de-merger of certain non-core business, including assets, liabilities and obligations, from Arif Habib Limited and the merger / amalgamation of the same with and into Arif Habib Corporation Limited, involving, *inter* alia, a corporate restructuring of the said companies and their members, along with all ancillary matters.

SCHEME OF ARRANGEMENT

UNDER SECTIONS 279 TO 283 AND 285 OF THE COMPANIES ACT, 2017

BETWEEN

ARIF HABIB CORPORATION LIMITED, a public company limited by shares and listed on the Pakistan Stock Exchange Limited, incorporated and existing under the laws of Pakistan and having its registered office at Arif Habib Centre, 23 M. T. Khan Road, Karachi (hereinafter referred to as "AHCL", which expression shall mean and include, where the context so requires or admits, its successors-in-interest and permitted assigns);

AND

ARIF HABIB LIMITED, a public company limited by shares and listed on the Pakistan Stock Exchange Limited, incorporated and existing under the laws of Pakistan and having its registered office at Arif Habib Centre, 23 M. T. Khan Road, Karachi (hereinafter referred to as "AHL", which expression shall mean and include, where the context so requires or admits, its successors-in-interest and permitted assigns);

AND

THEIR RESPECTIVE MEMBERS.

RECITALS

WHEREAS by this Scheme of Arrangement ("Scheme"), it is, inter alia, proposed that:

- The undertaking, comprising the Assets, Liabilities and Obligations, of AHL shall be spilt into 2 (two) separate segments i.e. the Demerged Undertaking and the Retained Undertaking.
- The segment, comprising all the Assets, Liabilities and Obligations, pertaining to the Demerged Undertaking shall be carved out and, as at the Effective Date, stand merged with, transferred to, vested in, and be assumed by AHCL. Furthermore, there shall be a transfer / reduction in the reserves of AHL.
- As consideration for the above, it is proposed that AHCL Shares shall be issued to the AHL Shareholders in accordance with this Scheme.
- 4. Upon the merger and transfer of the Demerged Undertaking to AHCL in the manner prescribed under this Scheme, AHL shall continue to own and operate the Retained Undertaking, while the Demerged Undertaking shall vest in AHCL, and both the companies shall continue to exist as independent companies without either company being wound up.
- 5. This Scheme, if approved through a resolution by the requisite majority of the respective members of AHCL and AHL, along with the requisite majority of creditors (as may be applicable), and sanctioned by the Court by an order passed in this respect, is to be binding on AHCL and AHL along with all the members, creditors, employees, Customers, contracting parties, governments, tax and regulatory / statutory authorities, bodies and departments of or with respect to AHCL and AHL (as applicable) respectively.

BENEFITS OF THIS SCHEME

A. Arrangement Between AHCL, AHL and their Respective Members

The Amalgamation shall allow AHCL and AHL (being the holding company and subsidiary company respectively) to effectuate the arrangement envisaged by the parties, including the companies and their respective members, through the provisions of sections 279 to 283 and 285 of the Act, in a seamless and tax efficient manner.

B. Portfolio Optimization, Simplified Governance and Tax Efficiency

The Demerged Undertaking primarily comprises AHL's investment portfolio, along with related Liabilities and Obligations. By consolidating AHL's portfolio investments within AHCL (being the holding company of AHL), avoidance of resource duplication in portfolio management would be facilitated. For AHL's shareholders, the Amalgamation will ensure a sustainable revenue stream from its service-oriented businesses, including securities brokerage, inter-bank brokerage, underwriting, advisory and consultancy (investment banking). Simultaneously, they will acquire ownership in the holding company (i.e. AHCL), which possesses a diverse medium to long-term high-quality investment portfolio, enhancing the fair value in the secondary market for the AHL Shareholders.

For AHCL, the vesting of AHL's portfolio investments will result in enhanced tax efficiency, preventing double taxation on the same profits which are received by AHL and thereafter distributed to AHCL. Further, the Amalgamation will enable more concentrated investment decisions regarding portfolio management.

Additionally, management of the Assets comprising the Demerged Undertaking at the holding company level (i.e. AHCL) is expected to help streamline governance and decision-making processes, which would result in better management of the investment portfolio / Demerged Undertaking. Furthermore, the AHL Shareholders will have additional access to the stable dividend income from AHCL's diverse long term investment portfolio.

C. Risk Diversification and Improved Capital Allocation

A consolidated portfolio will allow focused and efficient decision making with respect to investment opportunities. In this regard, AHCL will be in a position to diversify its investment risks more effectively for its short, medium and long term investment opportunities.

The same is also expected to provide greater flexibility to the AHCL (being the holding company of AHL) in terms of divesting or restructuring portfolio investments to align with its strategic objectives or respond to changing market conditions.

D. Enhanced Transparency

The Amalgamation is expected to provide better visibility into the overall financial health and performance of the respective companies i.e. AHCL and AHL. Such transparency can be important and beneficial for investors and stakeholders.

E. Larger Asset Base

The Amalgamation would lead to better access to capital markets and financing options for AHCL, which can be beneficial for *inter alia* managing and expanding the portfolio of investments.

F. Accuracy in Valuation

Consolidating the portfolio investments at the holding company level (i.e. AHCL) would result in a more accurate valuation of the company. At the same time, AHL (being the subsidiary company of AHCL) could be valued on the basis of its core services business. This can be important and beneficial for financial reporting and investor perception. The same would enable members and investors to fairly determine the financial strength of the companies and determine their own investment strategies.

G. Separation of Businesses of AHL being Distinct in Nature and Focus Thereon

The existing businesses of AHL can be categorized under 2 (two) broad separate heads i.e. (i) managing its investments portfolio; and (ii) its core business and operations, comprising activities and services related to share brokerage, inter-bank brokerage, underwriting, advisory and consultancy (investment Banking).

Since each of the business undertakings / segments of AHL are different from one another, it is prudent and beneficial for AHL to separate these segments so that the same can be managed, operated and developed independently and effectively.

Separation of the Demerged Undertaking from AHL, and merger of the same with and into AHCL, will allow the management of AHL to focus on its core business segments (being a regulated industry), resulting in better performance of the same. The respective managements of each company shall be able to apply their skills and experience towards the long term growth of such company and even potentially expand the business, which will ultimately benefit the respective stakeholders. Since AHCL is the holding company of AHL, the long term growth and expansion of AHL in such manner will benefit AHCL and its members.

H. Reduction in Risk Exposure

The separation of the Demerged Undertaking from AHL, and the amalgamation of the same with and into AHCL, shall distribute the risk of carrying on business. As a consequence of the Amalgamation, AHL's exposure to investment related risks e.g. market volatility shall stand reduced; resultantly, loss, damage, market variation or other potential risks arising out of any adverse and uncertain operating environment in this respect will not directly undermine AHL's core business operations. This is expected to result in greater financial stability for AHL

I. Simplified Financial Statements

As a consequence of the Amalgamation, AHL's financial statements will become simpler and more transparent as the same will no longer need to account for portfolio investments on the

balance sheet. This will enable members / stakeholders of AHL to have a clearer representation of the performance of AHL's core business and operations without the fluctuations in financial results due to market price volatility of the investment portfolios.

J. Reduction in Administrative Responsibilities and Costs

The Amalgamation would relieve AHL of the administrative responsibilities associated with managing a portfolio of investments, including tracking dividends, managing documentation and compliance. This is expected to reduce AHL's administrative costs.

K. Improved Creditworthiness

The consequential simplified balance sheet of AHL, along with the reduced risk exposure in a volatile secondary market investment portfolio, is expected to enhance AHL's creditworthiness.

NOW THEREFORE, this Scheme is presented as follows:

ARTICLE 1

DEFINITIONS AND INTERPRETATION

1.1. In this Scheme, including in the recitals and benefits above, unless the subject or context otherwise requires, the following expressions shall bear the meanings specified against them below:

"Act" means the Companies Act, 2017;

"AHCL" shall have the meaning as prescribed in the Preamble above;

"AHCL Shares" means the ordinary shares, having face value of PKR 10/- (Pak Rupees Ten) each, in the share capital of AHCL;

"AHL" shall have the meaning as prescribed in the Preamble above;

"AHL Shareholders" means all the members of AHL, other than AHCL, as determined on the Record Date, to whom AHCL Shares shall be issued in accordance with the provisions of this Scheme;

"AHL Shares" means the ordinary shares, having face value of PKR 10/- (Pak Rupees Ten) each, in the share capital of AHL:

"Amalgamation" shall have the same meaning as prescribed thereto in Article 2.1 of this Scheme;

"Annexure A" is the annexure attached hereto which contains the split balance sheet of AHL, as at the Effective Date, detailing the break-ups of the Demerged Undertaking and Retained Undertaking, inclusive of certain notes; "Annexure B" is the annexure attached hereto which lists the members of the Board of Directors of AHCL:

"Annexure C" is the annexure attached hereto which lists the members of the Board of Directors of AHL;

"Annexure D" is the annexure attached hereto containing the Swap Letter;

"Assets" mean assets, properties and rights of every description and kind (whether present or future, actual or contingent, tangible or intangible) and includes properties held on trust and benefit of securities obtained from Customers, benefits, powers, rights, authorities, privileges, contracts, Government consents, tax refunds / credits, tax protections, remissions and exemptions (including holding period of such assets and liabilities along with all the rights attached and accrued thereto including, but not limited to, equity-based tax credits for unexpired period), sanctions and authorizations, including all registrations, licences, Claims, no objection certificates / letters, permits, categories, entitlements, sanctions, permissions and benefits relating to the business / company, all trademarks, patents, copyrights, intellectual property rights, licences, liberties, secret processes, know-how, good-will, data and confidential information belonging / pertaining to a company. Without in any way limiting or prejudicing the generality of the foregoing, it is hereby clarified that the term 'Assets' shall include: (i) all properties, immovable and movable, real, corporeal or incorporeal, in possession or reversion, present or contingent of whatsoever nature and wheresoever situated belonging to a company, as well as equity, stocks, debentures, bonds, rights under futures, options, derivative contracts, commodities etc. (and all rights associated therewith); (ii) all inventory, stock-in trade, raw materials, ingredients, consignments from shipments, plant, machinery, equipment, furniture and fixtures, computer hardware and software, software applications and licences, motor vehicles, office equipment, appliances and accessories, spare parts and tools; (iii) all choses-in-action, instruments, decretal amounts, bank and other accounts, cash balances, goodwill, revaluation surplus, reserve funds, revenue balances, investments, loans, advances, guarantees, deposits, prepayments, receivables, book debts, trade debts and all other rights and interest in and arising out of such property in the ownership, possession, power or control of a company, whether legal or beneficial, whether within or out of Pakistan, and all books of accounts, registers, records, information, reports, policies, research and all other documents of whatever nature relating thereto; (iv) all the utilities connections and facilities for telecommunications, electricity, gas, water and other installations, owned by, leased or licensed to a company (including related deposits); (v) the Contingent Claims, tax credits / carry forward losses and proceeds realized from the Liquidation of the Contingent Claims; (vi) unadjusted tax receivables / losses and tax refunds; and (vii) sales tax carry forward balance and sales tax refunds;

"CDC" means the Central Depository Company of Pakistan Limited;

"CDS" means the Central Depository System, an electronic book entry system for the recording and transfer of securities, established under the Central Depositories Act, 1997 and maintained by the CDC;

"Claim" means claim, counter-claim, demand or cause of action and includes a Contingent Claim:

"Contingent Claims" means any potential Claim that a company may have against any person prior to the Effective Date which may not be disclosed or reflected as part of its Assets on its books or records:

"Contracts" means any contracts, agreements, deeds, instruments, insurance policies, letters or undertakings of every description, creating any obligations enforceable against the parties, including any finance agreements;

"Court" means the High Court of Sindh at Karachi, or any other Court / authority for the time being having jurisdiction under the Act in connection with the Amalgamation;

"Customer" means any person having entered into a transaction, arrangement or other dealing with a company;

"Demerged Undertaking" means all the Assets, Liabilities and Obligations of AHL which are to be demerged from AHL and merged with and into AHCL, as more specifically ascertained in terms of the split balance sheet of AHL, appearing in Annexure A attached hereto;

"Effective Date" shall have the same meaning as prescribed thereto in Article 3.1 of this Scheme:

"existing" means existing, outstanding or in force immediately prior to the Effective Date (unless stated otherwise);

"Liabilities and Obligations" includes all borrowings, liabilities, duties, commitments and obligations of every description (whether present or future, actual or contingent) arising out of any Contract, law or otherwise whatsoever, and all Securities, and the term "Liabilities" and "Obligations" are used interchangeably and / or in conjunction with each other;

"Liquidation" means the release, compromise, satisfaction, settlement or reduction to judgment of any Claim by a competent court of law;

"Record Date" the date to be fixed by the directors of AHL, after the sanction of this Scheme, to determine the identities and entitlements of the AHL Shareholders;

"Retained Undertaking" means all the Assets, Liabilities and Obligations of AHL, excluding the Demerged Undertaking, which shall be retained by AHL (as also identifiable in the split balance sheet of AHL, appearing in Annexure A attached hereto);

"Scheme" means this Scheme of Arrangement, in its present form with any modifications thereof or additions thereto, approved or with any conditions imposed by the Court;

"Security" or "Securities" means interest, right or title in and to any and all mortgages, encumbrances or charges (whether legal or equitable), debenture, bill of exchange, promissory note, guarantee, lien, pledge (whether actual or constructive), hypothecation, assignment by way of security, right of set-off, undertaking or other means of securing payment or discharge of any Liabilities and Obligations;

"Swap Letter" means the letter dated November 15, 2023, issued by Yousaf Adil, Chartered Accountants to the respective Board of Directors of AHCL and AHL, attached hereto as Annexure D, pertaining to the Amalgamation, and stipulating, inter alia, the basis and calculations of the ranges of the Swap Ratio, for the allotment and issuance of AHCL Shares to the AHL Shareholders; and

"Swap Ratio" shall have the same meaning as prescribed thereto in Article 9.1 of this Scheme.

- 1.2. In this Scheme, unless specified otherwise:
 - the headings in this Scheme are for convenience only and shall not affect the construction or interpretation thereof;
 - a reference to any legislation or legislative provision includes any statutory modification of, or re-enactment of, or legislative provision substituted for, and any subordinate legislation under that legislation or legislative provision;
 - (iii) words denoting the singular shall include the plural and vice versa;
 - a reference to a person includes a company, firm, trust, authority or government and vice versa;
 - a reference to any person includes that person's executors, administrators, successors, legal heirs, and permitted assigns;
 - (vi) "including" and "include" shall be deemed to mean "including, without limitation" and "include, without limitation"; and
 - (vii) the word "hereof", "herein", "hereto" and "hereunder" and words of similar import when used, with the required linguistic and / or grammatical derivation, in this Scheme refer to this Scheme as a whole and not to any particular provision thereof.

ARTICLE 2

OBJECTS OF THE SCHEME

- 2.1. The principal object of this Scheme is to separate / demerge the Demerged Undertaking from AHL and amalgamate the same with and into AHCL by transferring to, merging with and vesting in AHCL the whole of the Demerged Undertaking, including all Assets, Liabilities and Obligations of the Demerged Undertaking, as of the Effective Date, (the "Amalgamation") against the allotment and issue of AHCL Shares to the AHL Shareholders in accordance with the provisions of this Scheme, and involving transfer / reduction in the reserves of AHL.
- 2.2. It is hereby clarified that although all of the above steps will take place on the same date, the same shall be deemed to be effective as of the Effective Date.
- 2.3. The Retained Undertaking shall not be transferred to or vest in AHCL as a consequence of the Amalgamation, and the same shall remain part of AHL after the Amalgamation.

ARTICLE 3

EFFECTIVE DATE

- 3.1. This Scheme shall become operative and bind AHCL and AHL as soon as an order is passed by the Court under Sections 279 / 282 of the Act, sanctioning this Scheme and making the necessary provisions under Section 282 of the Act. When this Scheme becomes operative upon its sanction, the Amalgamation, in accordance with this Scheme, will be treated as having effect from the start of business on July 1, 2023, or such other date as may be stated by the Court (hereinafter referred to as the "Effective Date"). Each company shall file a certified copy of the order passed by the Court with the Registrar of Companies, Karachi in accordance with Section 279 of the Act.
- 3.2. Accordingly, as of the Effective Date and thereafter, until the Demerged Undertaking (including the Assets, Liabilities and Obligations thereof) is actually transferred to and vested in AHCL in terms of this Scheme, the business of AHL, to the extent of the Demerged Undertaking, will be deemed to have been carried for and on account and for the benefit of AHCL.
- 3.3. All income, profits, gains and losses accruing or arising to, or incurred by, AHL (including any taxes paid or deducted or withheld), with respect to the Demerged Undertaking, from the Effective Date shall be treated as the income, profits, gains or losses (including any taxes paid or deducted or withheld), as the case may be, of AHCL. Furthermore, the reserves, including un-appropriated profits / losses of AHL, up to and immediately preceding the Effective Date, if any, to the extent allocated for the Demerged Undertaking (as detailed in Annexure A attached hereto), shall constitute and be treated as reserves / losses of a corresponding nature in AHCL, and shall be accounted for on that basis in the books of account of AHCL.

ARTICLE 4

CAPITAL

- 4.1. The authorized share capital of AHCL is PKR 10,000,000,000/- (Pak Rupees Ten Billion), divided into 1,000,000,000 (One Billion) ordinary shares of PKR 10/- (Pak Rupees Ten) each, out of which 408,375,000 (Four Hundred Eight Million Three Hundred Seventy Five Thousand) ordinary shares have been issued, fully subscribed to and paid up.
- 4.2. The authorized share capital of AHL is PKR 750,000,000/- (Pak Rupees Seven Hundred Fifty Million), divided into 75,000,000 (Seventy Five Million) ordinary shares of PKR 10/- (Pak Rupees Ten) each, out of which 65,340,000 (Sixty Five Million Three Hundred Forty Thousand) ordinary shares have been issued, fully subscribed to and paid up.
- 4.3. It is hereby clarified that consequent upon the Scheme becoming effective, the authorized share capital of AHCL and AHL shall remain unchanged.

ARTICLE 5

BOARD OF DIRECTORS

- 5.1. The present directors of AHCL are listed in Annexure B attached hereto.
- 5.2. The present directors of AHL are listed in Annexure C attached hereto.
- 5.3. The respective directors of AHCL and AHL are expected to continue as the directors of the respective companies after the Amalgamation / sanction of this Scheme, subject to compliance with the applicable laws and / or their ceasing to be directors in the meantime due to any reason(s) and appointments being made to the vacancies thus created.
- 5.4. All the directors of AHCL and AHL have interest in the Amalgamation to the extent of their respective directorships and (direct and / or indirect) shareholdings in the said companies (to the extent applicable). The effect of this Scheme on the interest of these directors does not differ from the respective interests of the members of each of AHCL and AHL (which is a subsidiary of AHCL).

ARTICLE 6

AMALGAMATION

6.1. General Description

- (i) As of the Effective Date, the entire Demerged Undertaking shall be demerged / separated from AHL (as a going concern (without discontinuation) for the purpose of all laws, standards and conventions) and amalgamated with, stand transferred to and vest in AHCL upon the terms and conditions set forth in this Scheme without any further act, deed, matter or thing, process or procedure.
- (ii) AHCL shall be able to carry out all the business with respect to the Demerged Undertaking and shall be entitled to all the rights and the benefits thereof.
- (iii) The Retained Undertaking shall be retained by AHL.
- (iv) As consideration of the Amalgamation, AHCL shall allot and issue AHCL Shares to the AHL Shareholders in accordance with Article 9 below.
- (v) The reserves of AHL shall stand transferred / reduced accordingly.

6.2. Transfer of the Assets

(i) As of the Effective Date, all the Assets comprised in the Demerged Undertaking, shall immediately, without any conveyance or transfer, and without any further act or deed, be vested in and become the undertaking and Assets of AHCL, which shall have, hold and enjoy the same in its own right as fully as the same were possessed, held and enjoyed by AHL prior to the Amalgamation.

- (ii) The vesting / transfer of the Assets comprising the Demerged Undertaking shall be subject to all Securities subsisting thereon (if any), including in the manner prescribed under this Scheme.
- (iii) The vesting / transfer of the Assets, forming part of the Demerged Undertaking, to AHCL pursuant to the Amalgamation shall be effectuated notwithstanding that the same may be in blocked accounts, or pledged by AHL, or in freeze status (including maintained with the CDC in such form). Where required or applicable, the status of the same shall continue in such manner (under the ownership and title of AHCL) once transferred to the relevant account / sub-account of AHCL.

6.3. Transfer of Liabilities and Obligations

- (i) As of the Effective Date, all the Liabilities and Obligations, to the extent relevant to the Demerged Undertaking, shall immediately, and without any further act or deed, be assumed by and become the Liabilities and Obligations of AHCL, which shall pay, undertake, satisfy, discharge and perform, when due, all such Liabilities and Obligations.
- (ii) It is clarified that while the Demerged Undertaking comprises a portion of AHL's short term secured borrowing, no finance facilities availed by AHL shall stand vested in AHCL as part of the Amalgamation. Instead, any amounts forming part of the Demerged Undertaking under such line item shall be payable by AHCL to AHL, which shall be the primary obligor towards the relevant secured creditors (i.e. the Liabilities and Obligations of AHL towards such secured creditors shall continue to vest with AHL).
- (iii) Having said that, the Securities over the Assets comprising the Demerged Undertaking in favour of any secured creditors of AHL, if any, shall subsist and continue to secure such facilities availed by AHL (including as third party security) in the manner detailed in this Scheme. Approval to this Scheme by the members of AHCL shall constitute requisite approval (by way of special resolution) under the applicable laws, including under Section 199 of the Act, for provision of such security in favour of the secured creditors of AHL on a continuing basis (till the same are released).

6.4. AHCL's Right to Execute Deeds

Deeds, assignments or similar instruments to evidence the aforesaid transfer of Assets and / or assumption of Obligations and Liabilities with respect to the Demerged Undertaking may, if required, at any time be executed by officers and / or directors of AHCL authorized in this regard.

6.5. References to Assets and Liabilities and Obligations

Any reference in this Scheme to Assets or Liabilities and Obligations comprised in the Demerged Undertaking is a reference to Assets or Liabilities and Obligations comprised in the Demerged Undertaking (and as determined in terms of this Scheme) to which AHL is for the time being entitled or subject to (whether beneficially or in any fiduciary capacity) immediately preceding the Effective Date, wherever such Assets or Obligations and Liabilities are situated or arise and whether or not capable of being transferred or assigned to or by AHL under any applicable law or instrument.

6.6. Assets held in Trust, etc.

Any Asset comprised in the Demerged Undertaking which immediately before the Effective Date was held by AHL as trustee or custodian in the form of any trust deed, settlement, covenant, agreement or will or as executor of the will, or administrator of the estate of a deceased person or as judicial trustee appointed by order of any court, or in any other fiduciary capacity, shall, as of the Effective Date, be held by AHCL in the same capacity upon the trusts, subject to the powers, provisions and Liabilities applicable thereto.

6.7. Contracts

Every Contract to which AHL is a party, which pertains to the Demerged Undertaking, shall have effect as of the Effective Date as if:

- (i) AHCL had been a party thereto instead of AHL; and
- (ii) For any reference (however worded and whether express or implied) to AHL therein shall stand substituted, as respects anything to be done as of the Effective Date, to a reference to AHCL.

6.8. Instructions

Any existing instruction, order, direction, mandate, power of attorney, authority, undertaking or consent given to AHL in writing (pertaining to the Demerged Undertaking) shall have effect, as of the Effective Date, as if given to AHCL.

6.9. Negotiable Instruments

Any negotiable instrument or order for payment of money drawn on or given to, or accepted or endorsed by, AHL, or payable at any place of business of AHL, whether so drawn, given, accepted or endorsed before, as of the Effective Date, with respect to matters comprising the Demerged Undertaking, shall have the same effect as of the Effective Date, as if it had been drawn on, or given to, or accepted or endorsed by AHCL, or were payable at the same place of business of AHCL.

6.10. Custody of Documents

The custody of any document, record or goods held by AHL as bailee and duly recorded in their books that pass to AHL under any Contract of bailment relating to any such document, record or goods, which pertain to the Demerged Undertaking, shall on the Effective Date become rights and obligations of AHCL.

6.11. Securities:

(i) Any Security held immediately before the Effective Date by AHL or by a nominee or agent of or trustee for AHL, as security for the payment or discharge of any liability and obligation of a Customer, with respect to the Demerged Undertaking, shall, as of the Effective Date, be held by AHCL, or, as the case may require, by that nominee, agent or trustee for AHCL and be available to AHCL (whether for its own benefit or, as the case may be, for the benefit of any other person) as security for the payment or discharge of that liability and obligation.

- (ii) In relation to any Security vested in AHCL in accordance with provisions of this Scheme and any Liabilities and Obligations thereby secured, AHCL shall be entitled to the rights and priorities to which AHL would have been entitled if they had continued to hold the Security.
- (iii) Any Security referred to in the foregoing provisions of this paragraph which extends to future advances or liabilities (pertaining to the Demerged Undertaking) shall, as of the Effective Date, be available to AHCL (whether for its own benefit or as the case may be, for the benefit of any other person) as security for the payment or discharge of future advances and future liabilities to the same extent and in the same manner in all respects as future advances by or liabilities to, AHL or, as the case may be, AHCL were secured thereby immediately before that time (to the extent applicable to the Demerged Undertaking).
- (iv) All Securities of any nature (whether legal or equitable) granted / created by AHL, over the Assets comprising the Demerged Undertaking, in favour of its secured creditors (including where the same have been provided as third party security), if any, will continue to remain operative and effective as Securities in favour of such secured creditors in the manner detailed below, unless the same have been vacated / released prior to the sanction of this Scheme. In this respect, upon the Amalgamation (and the sanction of this Scheme):
 - (a) the pari passu Security holders of AHL, having Securities over the present and future Assets of AHL (excluding land and building), or any part or class thereof, forming part of the Demerged Undertaking, shall rank pari passu with the pari passu Security holders of AHCL, having Securities over the same (class of) present and future Assets (excluding land and building) of AHCL;
 - (b) the ranking Security holders of AHL, having ranking charges / Securities over the present and future Assets of AHL (excluding land and building), or any part or class thereof, forming part of the Demerged Undertaking, shall continue to be treated as ranking charges / Securities over the combined Assets (or same class thereof) of AHCL. The ranking of such charges / Securities (including the ranking of Securities created by AHCL in favour of its creditors) shall be determined based on the date on which the same were registered with the Securities and Exchange Commission of Pakistan, irrespective of which company had created the same;
 - (c) any first exclusive charge or Security interest, including by way of pledge, granted to a creditor of AHL, by AHL, over specific assets of AHL forming part of the Demerged Undertaking, will continue to remain and retain its priority over such specific Assets forming part of the Demerged Undertaking (which stand merged with and into AHCL), notwithstanding the time of time of creation and registration of any other charge / Security;
 - (d) any mortgage over an immovable property of AHL forming part of the Demerged Undertaking (if any), granted in favour of a creditor of AHL, shall continue to remain as is (i.e. over such immovable property which stands transferred to and vested in AHCL, as part of the Demerged Undertaking, upon the Amalgamation); and

(e) any mortgage over an immovable property of AHCL, or any specific charge / exclusive Security interest (including by way of pledge) over an Asset of AHCL, granted in favour of a creditor of AHCL, shall continue to remain as is.

6.12. Legal Proceedings

Where by virtue of this Scheme any right, Claim or Liability of AHL pertaining to the Demerged Undertaking, becomes a right, Claim or Liability of AHCL as of the Effective Date, AHCL shall have the same rights, claims, powers and remedies (and in particular the same rights, Claims and powers as to taking or resisting legal proceedings or making or resisting applications to any authority) for ascertaining, perfecting or enforcing that right, Claim or Liability as if it had at all times been a right, Claim or Liability of AHCL, and any legal proceedings or application to any authority existing or pending immediately before the Effective Date by or against AHL with respect to the Demerged Undertaking may be continued by or against AHCL.

6.13. Judgments

Any judgment or award obtained by or against AHL with respect to the Demerged Undertaking and not fully satisfied before the Effective Date shall at that time, to the extent to which it is enforceable by or against AHL with respect to the Demerged Undertaking, become enforceable by or against AHCL.

6.14. Evidence

All books and other documents which would, before the Effective Date, have been evidenced in respect of any matter, for or against AHL with respect to the Demerged Undertaking, shall be admissible in evidence in respect of the same matter for or against AHCL.

6.15. Authorizations

Any authorizations / powers of attorney granted by AHL to any persons with respect to matters pertaining to the Demerged Undertaking shall continue to subsist subsequent to the Amalgamation and shall be deemed to be authorizations / powers of attorney granted by AHCL to such persons, until or unless otherwise revoked or modified by AHCL.

6.16. Clarification

The provisions contained in Articles 6.2 to 6.15 above are without prejudice to the generality of any other provisions in this Scheme, but subject to any provisions in this Scheme to the contrary effect.

ARTICLE 7

CERTAIN OBLIGATIONS AND REPRESENTATIONS

7.1. Upon the Amalgamation, AHCL shall take all necessary and expedient steps to properly and efficiently manage the entire business pertaining to the Demerged Undertaking and affairs thereof, and shall operate and promote its entire business and affairs in the normal course.

7.2. Upon the sanction of this Scheme, but with effect from the Effective Date, AHCL shall undertake, pay, satisfy, discharge, perform and fulfil the Liabilities and Obligations, Contracts, engagements and commitments whatsoever of AHL with respect to the Demerged Undertaking.

ARTICLE 8

THE SCHEME'S EFFECT

- 8.1. The provisions of this Scheme shall be effective and binding by operation of law and shall become effective in terms of Article 3 above.
- 8.2. The execution and / or sanction of this Scheme shall not: (i) constitute any assignment, transfer, devolution, conveyance, alienation, parting with possession, or other disposition under any law for the time being in force; (ii) give rise to any forfeiture; (iii) invalidate or discharge any Contract or Security (except to the extent stipulated in this Scheme); and (iv) give rise to any right of first refusal or pre-emptive right that any person may have in respect of any investment made by such person in AHCL and / or AHL.
- 8.3. Upon the sanction of this Scheme, and with effect from the Effective Date, the terms of this Scheme shall be binding on AHCL and AHL, and also on all the respective shareholders / members of AHCL and AHL, the Customers of each of AHCL and AHL, the creditors of the companies and on any other person having any right or liability in relation to either of them.

ARTICLE 9

CONSIDERATION FOR THE AMALGAMATION AND RELATED MATTERS

- 9.1. As consideration for the Amalgamation, AHCL shall allot and issue AHCL Shares, credited as fully paid up, at par, to the AHL Shareholders (existing on the Record Date), on the basis of a swap ratio of 0.8673 AHCL Shares for every 1 (one) AHL Share held by each AHL Shareholder (on the Record Date) (the "Swap Ratio") (i.e. 86.73 AHCL Shares for every 100 (one hundred) AHL Shares held by each AHL Shareholder (on the Record Date). All entitlements of the AHL Shareholders shall be determined in the proportion aforesaid. All fractions less than an AHCL Share shall be consolidated into whole AHCL Shares which shall be disposed of by AHCL in a manner determined by the Board of Directors of AHCL. All entitlements of the AHL Shareholders shall be determined in the proportion aforesaid.
- 9.2. The Swap Ratio has been determined and approved by the Board of Directors of AHCL and AHL from the range of values and calculations as stated in the Swap Letter, which has in-turn taken into account fair values of AHCL, AHL and the Demerged Undertaking under the income based and asset based approaches, as detailed under the valuation reports dated November 15, 2023. The Swap Letter has been approved by the respective Board of Directors of each of AHCL and AHL.
- 9.3. Subsequent to the date of sanction of this Scheme, at least 7 (seven) days' notice shall be given to the members of AHL, by AHL, specifying the Record Date (being the book closure date) in order to determine the identities of the AHL Shareholders and their entitlements. AHL

- shall, within 7 (seven) days of the Record Date, provide AHCL with the list of the AHL Shareholders along with details of their respective entitlements (based on the Swap Ratio).
- 9.4. Based on the details provided by AHL, the AHL Shareholders shall be entitled to share certificates / CDC book-entries representing the number of fully paid up AHCL Shares to which the respective AHL Shareholder is entitled to in accordance with the provisions of this Scheme.
- 9.5. The allotment of the AHCL Shares (in accordance with the provisions of this Article 9) shall be made by AHCL within 30 (thirty) days from the date notified above. The share certificates for such AHCL Shares shall be made ready for delivery as soon as practicable thereafter and notices of their readiness for their delivery shall be given to the AHL Shareholders in the manner provided in the Articles of Association of AHCL. Share certificates not collected within the time specified in any such notice shall be sent by post in prepaid envelopes addressed to the persons entitled thereto at their respective registered addresses. In the case of joint shareholders, share certificates may be delivered to or may be sent to the address of that one of the joint holders whose name appears first in respect of such joint holding. AHCL shall not be responsible for loss of the share certificates in such transmission. The AHL Shareholders holding physical share certificates representing their AHL Shares shall have the option of receiving the AHCL Shares in book entry form through the CDS, which they shall intimate to AHL in advance (which in turn will intimate AHCL of the same at the time of sharing details pertaining to the AHCL Shareholders in accordance with Article 9.3).
- 9.6. With respect to the AHL Shareholders holding AHL Shares in book entry form through the CDS, such persons (along with other AHL Shareholders who have requested to receive AHCL Shares in book entry form), AHCL shall credit the respective CDC accounts / sub-accounts of the relevant AHL Shareholders with book entries relating to the corresponding number of AHCL Shares which the relevant AHL Shareholder is entitled to in accordance with this Article 9. Such allotment shall be carried out in accordance with the rules and regulations of the CDC.
- 9.7. The AHCL Shares, issued and allotted to the AHL Shareholders in accordance with the provisions of this Scheme shall, in all respects, rank pari passu with the ordinary shares of AHCL and shall be entitled to all dividends declared by AHCL after the date of sanction of this Scheme.
- 9.8. It is clarified that any AHCL Shares to be allotted and issued as a consequence of the Amalgamation, in accordance with the provisions of this Article 9, in favour of foreign / non-resident AHL Shareholders, against the AHL Shares held by each of them (that have been registered and / or are held and / or are in the process of being registered with the State Bank of Pakistan, on repatriable basis), shall be deemed to be issued and held on repatriable basis, and shall be registered by AHCL with the State Bank of Pakistan upon issuance thereof.
- 9.9. It is clarified that since the quantum of the aggregate number of AHL Shares that will be held by the AHL Shareholders at the Record Date is not determinable at this point of time, the aggregate number of AHCL Shares to be allotted and issued as consideration for the Amalgamation is variable. Consequently, the AHCL Shares, to be issued by AHCL in accordance with this Article 9, shall be recorded in the books of account of AHCL at par value. Any differential amount vis-à-vis the par value of the share capital being issued by AHCL, including to balance and adjust the books of AHCL as of the Effective Date, shall be credited / recorded as reserves, as per the legal and accounting applicable framework, taking into account the

carrying values of the net assets comprising the Demerged Undertaking which shall stand vested in AHCL pursuant to this Scheme.

9.10. Furthermore, as part of the arrangement under this Scheme, the Demerged Undertaking also comprises reserves, representing a part of the unappropriated profits of AHL, in the aggregate amount of PKR 4,169,667,286/- (Pak Rupees Four Billion One Hundred Sixty Nine Million Six Hundred Sixty Seven Thousand Two Hundred Eighty Six) (as illustrated in Annexure A attached hereto), which shall stand transferred to and vested in AHCL, and shall be reduced from AHL.

ARTICLE 10

DETERMINATION OF THE UNDERTAKINGS

- 10.1. The Assets, Liabilities, and Obligations comprising the Demerged Undertaking and Retained Undertaking have been determined by the Board of Directors of AHL and are based on the audited financial statements of AHL for the financial year ended June 30, 2023.
- 10.2. A split balance sheet as at the Effective Date has been prepared by AHL, attached hereto as Annexure A, detailing the break-ups of the Demerged Undertaking and the Retained Undertaking, inclusive of certain notes, based on the audited financial statements of AHL for the financial year ended June 30, 2023.

ARTICLE 11

BOOKS OF ACCOUNT

- 11.1. On and from the Effective Date, AHL shall maintain separate books and accounts with respect to the Demerged Undertaking and Retained Undertaking (along with the books of accounts pertaining to AHL as a whole). The same shall be based on the separation of Assets, Liabilities and Obligations determined in accordance with this Scheme.
- 11.2. It is clarified that any Assets acquired / disposed subsequent to the Effective Date, including by way of trading, which are for the purposes of, or attributable to, the Demerged Undertaking, and are recorded in such manner in the separate books and accounts being maintained, shall form part of the Demerged Undertaking irrespective of the fact that the same are routed through AHL.

ARTICLE 12

GENERAL

12.1. Modifications by the Court

This Scheme shall be subject to such modification of conditions, as the Court may deem expedient to impose. The Board of Directors of AHCL and AHL respectively may consent to any modifications or additions to this Scheme or to any conditions which the Court may think fit. In case of any difficulty in implementation of any aspect of this Scheme, clarifications, directions and / or approvals may be obtained from the Court. Notwithstanding the above, in

the event that the terms of this Scheme are not approved by the members and / or creditors of AHCL and / or AHL (as the case may be) in its entirety and / or the Scheme, as approved by the respective companies, is modified by the Court, the Board of Directors of AHCL and / or AHL shall be entitled to withdraw this Scheme (whether or not approval from the members and creditors of the respective companies has been obtained).

12.2. Severability

If any provision of this Scheme is found to be unlawful and unenforceable by a competent court of law, then to the fullest extent possible, all of the remaining provisions of the Scheme shall remain in full force and effect.

12.3. Costs and expenses

All costs, charges and expenses in respect of the preparation of this Scheme and carrying the same into effect, till the sanction thereof, shall be borne by AHCL and AHL on equal basis. Subsequent to the sanction of this Scheme, costs, charges and expenses shall be borne by the respective companies in accordance with the applicable laws.

Karachi.

Dated: 17th November 2023

merimann

For and on behalf of ARIF HABIB CORPORATION LIMITED

Name:

Muhammad Arif Habib

Designation: Chief Executive

For and on behalf of ARIF HABIB LIMITED

Name:

Muhammad Shahid Ali

Designation:

Chief Executive

LIST OF ANNEXURES

- "Annexure A" Split balance sheet of AHL, as at the Effective Date, detailing the break-ups of the Demerged Undertaking and the Retained Undertaking, inclusive of certain notes.
- "Annexure B" List of members of Board of Directors of AHCL.
- "Annexure C" List of members of Board of Directors of AHL.
- "Annexure D" Swap Letter dated November 15, 2023, issued by Yousaf Adil, Chartered Accountants.

ANNEXURE A

SPLIT BALANCE SHEET OF ARIF HABIB LIMITED AS AT THE EFFECTIVE DATE

Based on audited financial statements for the year ended June 30, 2023

| | | Before Demerger 30 June 2023 | Demerged Undertaking | Retained Undertaking |
|--|------|---------------------------------|-------------------------|-------------------------|
| ASSETS | Note | | Rupees | _ |
| Non-current assets | | | | |
| Property and equipment | | 67,118,424 | | 67,118,424 |
| Right-of-use assets | | 2,279,667 | 1.7 | 2,279,667 |
| Intangible assets | | 5,715,626 | | 5,715,626 |
| Long term investment | 1 | 1,123,254,068 | 1,054,065,880 | 69,188,188 |
| Investment property | 2 | 450,749,014 | 404,249,014 | 46,500,000 |
| Long-term advances and deposits | 3 | 500,184,567 | 458,298,960 | 41,885,607 |
| | | 2,149,301,366 | 1,916,613,854 | 232,687,512 |
| Current assets | | | | |
| Short term investments | 4 | 2,849,795,546 | 2,727,024,239 | 122,771,307 |
| Trade debts | 11. | 259,690,968 | × | 259,690,968 |
| Receivable against margin financing | | 113,367,759 | | 113,367,759 |
| Advances, deposits and prepayments | | 38,549,929 | | 38,549,929 |
| Accrued markup on margin financing | | 21,527,045 | Di se | 21,527,045 |
| Receivable against trading of securities - net | | 77,192,508 | 9,668,343 | 67,524,165 |
| Other receivables | 5 | 1,273,270,139 | 1,158,146,785 | 115,123,354 |
| Income tax refundable | | 15,457,413 | - | 15,457,413 |
| Cash and bank balances | 1 | 987,078,274 | | 987,078,274 |
| | | 5,635,929,581 | 3,894,839,367 | 1,741,090,214 |
| Total assets | | 7,785,230,947 | 5,811,453,221 | 1,973,777,726 |

EQUITY AND LIABILITIES

Share capital and reserves

| Authorized capital | | 750,000,000 | 750,000,000 | 750,000,000 |
|---|---|---------------|---------------|---------------|
| Issued, subscribed and paid-up capital | | 653,400,000 | | 653,400,000 |
| Capital reserves | | | | |
| Surplus on revaluation of property | | 7,835,000 | - | 7,835,000 |
| | | 7,835,000 | - | 7,835,000 |
| Revenue reserves | | | | |
| Unappropriated profits | | 4,333,017,286 | 4,169,667,286 | 163,350,000 |
| Total equity | | 4,994,252,286 | 4,169,667,286 | 824,585,000 |
| Non-current liabilities | | | | |
| Lease liability | | 918,357 | | 918,357 |
| Deferred tax – net | | 69,149,530 | 72,113,469 | (2,963,939) |
| | | 70,067,887 | 72,113,469 | (2,045,582) |
| Current liabilities | | | | |
| Short term borrowings - secured | 6 | 1,617,785,680 | 1,509,805,290 | 107,980,390 |
| Current portion of lease liability | | 2,108,980 | | 2,108,980 |
| Trade and other payables | 7 | 995,737,794 | 9,000,000 | 986,737,794 |
| Unclaimed dividend | | 21,425,487 | | 21,425,487 |
| Accrued markup on short term borrowings | | 83,852,834 | 50,867,176 | 32,985,658 |
| | | 2,720,910,774 | 1,569,672,466 | 1,151,238,308 |
| Total equity and liabilities | - | 7,785,230,947 | 5,811,453,221 | 1,973,777,726 |

The annexed notes from 1 to 7 form an integral part of this split balance sheet, which shall be subject to the provisions of Article 11.2 of the Scheme (to the extent applicable).

Notes to the Split balance sheet

Based on audited financial statements for the year ended June 30, 2023

| | | Note | Before Demerger 30 June 2023 | Demerged Undertaking | Retained Undertaking |
|----|--|------|------------------------------------|----------------------|-------------------------|
| 1. | LONG TERM INVESTMENTS | | | | |
| | Investment in subsidiaries- at cost Investment in other entities- at | 1.1 | 38,000,000 | | 38,000,000 |
| | fair value | 1.2 | 1,085,254,068 | 1,054,065,880 | 31,188,188 |
| | | | 1,123,254,068 | 1,054,065,880 | 69,188,188 |

1.1 This represents investment in its wholly owned subsidiary, namely Rayaan Commodities (Private) Limited (formerly Arif Habib Commodities (Private) Limited).

| | Note | Before Demerger 30 June 2023 | Demerged Undertaking | Retained Undertaking |
|--|---|---|--|--|
| Investment in other entities - at fair value through profit or loss | | _ | Rupees | |
| Unquoted - Equity Instruments ISE Towers REIT Management Company Limited | 1.2.1 | 22,181,370 | | 22,181,370 |
| | | 22,181,370 | 18 | 22,181,370 |
| Quoted - Equity Instruments | | | | |
| LSE Proptech Limited | 1.2.2 | 1,421,528 | - | 1,421,528 |
| LSE Ventures Limited | 1.2.2 | 7,585,290 | | 7,585,290 |
| | | 9,006,818 | | 9,006,818 |
| Unquoted - Debt Instrument | | | | |
| Naya Nazimabad Apartment REIT (NRR) | 1.2.3 | 426,440,880 | 426,440,880 | - |
| Rahat Residency REIT (RRR) | 1.2.4 | 627,625,000 | 627,625,000 | - |
| | | 1,054,065,880 | 1,054,065,880 | |
| | | 1,085,254,068 | 1,054,065,880 | 31,188,188 |
| | Value through profit or loss Unquoted - Equity Instruments ISE Towers REIT Management Company Limited Quoted - Equity Instruments LSE Proptech Limited LSE Ventures Limited Unquoted - Debt Instrument Naya Nazimabad Apartment REIT (NRR) | value through profit or loss Unquoted - Equity Instruments ISE Towers REIT Management Company Limited 1.2.1 Quoted - Equity Instruments LSE Proptech Limited LSE Ventures Limited Unquoted - Debt Instrument Naya Nazimabad Apartment REIT (NRR) 1.2.3 | Investment in other entities - at fair value through profit or loss Unquoted - Equity Instruments ISE Towers REIT Management Company Limited 22,181,370 Quoted - Equity Instruments LSE Proptech Limited LSE Ventures Limited 1.2.2 1,421,528 1,2.2 7,585,290 9,006,818 Unquoted - Debt Instrument Naya Nazimabad Apartment REIT (NRR) Rahat Residency REIT (RRR) 1.2.4 426,440,880 1,054,065,880 | Number N |

1.2.1 Investment in ISE Towers REIT Management Company Limited

This represents the investment in 3,034,604 unquoted ordinary shares of ISE Towers REIT Management Company Limited.

1.2.2 During the year ended June 30, 2023, LSE Financial Services Limited demerged into two companies LSE Proptech Limited and LSE Ventures Limited (formerly LSE Financial Services Limited). AHL received 295,536 shares of LSE Proptech Limited and 842,810 shares of LSE Ventures Limited as per the demerger scheme against 843,975 unquoted ordinary shares of LSE Financial Services Limited.

1.2.3 Investment in Naya Nazimabad Apartment REIT

This represents 27.80 million units held in a privately placed, closed-end, limited life, shariah compliant, developmental REIT scheme which constitutes 9.46% of the total 293.75 million units issued.

1.2.4 Investment in Rahat Residency REIT

This represents 50 million units held in a privately placed, closed-end, limited life, shariah compliant, developmental REIT scheme which constitutes 100% units issued (the Investment).

| | | | Before Demerger 30 June 2023 | Demerged Undertaking | Retained Undertaking |
|----|---|------|------------------------------------|-------------------------|-------------------------|
| 2. | INVESTMENT PROPERTY | Note | _ | Rupees | - |
| | Open plots of land / offices - at fair value | 2.1 | 202,000,000 | 155,500,000 | 46,500,000 |
| | Residential flats under construction - at cost | 2.2 | 248,749,014 | 248,749,014 | |
| | | | 450,749,014 | 404,249,014 | 46,500,000 |

2.1 As of June 30, 2023, the open plots of land / offices comprised of the following:

Open plots of land: (Demerged Undertaking) 8 residential plots situated at Naya Nazimabad, Deh Manghopir, Gadap

Town, Karachi

Offices: (Retained Undertaking)

3.

Offices bearing no. 60, 61, 62, 63 and 64 situated at first floor of the building complex of PSX, office bearing no. 220 situated at Lahore Stock Exchange Plaza and offices bearing no. 106, 203, 409 situated in the Lahore Stock Exchange - South Tower.

2.2 Residential flats under construction - at cost

This represents advance made against 20 residential flats in Globe Residency REIT.

| | | Before Demerger 30 June 2023 | Demerged Undertaking | Retained Undertaking |
|---|------|------------------------------------|-------------------------|-------------------------|
| Trans a province a Nip | Note | | Rupees | |
| LONG TERM ADVANCES AND | | | | |
| DEPOSITS | | | | |
| Advance against equity | | | | |
| - Rayaan Commodities (Private) | | | | |
| Limited | | 2,000,000 | - | 2,000,000 |
| - Rahat Residency REIT | | 325,000,000 | 325,000,000 | |
| - Signature Residency REIT | 3.1 | 133,298,960 | 133,298,960 | 11 4 12 |
| Neem Exponential Technology Pte. Limited | 3.2 | 37,000,000 | | 37,000,000 |
| | | | | |

| 497,298,960 | 458,298,960 | 39,000,000 |
|-------------|--|---|
| | | |
| 700,461 | - | 700,461 |
| | 1 | |
| 1,250,000 | | 1,250,000 |
| 1,950,461 | - | 1,950,461 |
| 935,146 | - | 935,146 |
| 500,184,567 | 458,298,960 | 41,885,607 |
| | 700,461 1,250,000 1,950,461 935,146 | 700,461 - 1,250,000 - 1,950,461 - 935,146 |

- This represents an advance against issuance of 13,329,896 units in Signature Residency REIT. As per the 3.1 unit purchase agreement, 3,332,474 units shall be blocked in line with requirements of REIT Regulations being the strategic investor (which shall be AHCL as a consequence of the Amalgamation). Subsequent to the year end, units have been issued.
- This represents an advance against purchase of preference shares of Neem Exponential Technology Pte. 3.2 Limited, Singapore under the SAFE (Simple agreement for future equity).

Before

| | | Before Demerger 30 June 2023 | Demerged Undertaking | Retained Undertaking |
|----|---|------------------------------------|-------------------------|-------------------------|
| 4. | SHORT TERM INVESTMENTS - At fair value through profit or loss | | Rupees | - |
| | Equity securities: | | | |
| | - quoted | 2,761,251,468 | 2,727,024,239 | 34,227,229 |
| | Debt securities: | | | |
| | - quoted | 88,544,078 | - | 88,544,078 |
| | - unquoted | - | - | 00 544 070 |
| | | 88,544,078 | | 88,544,078 |
| | | 2,849,795,546 | 2,727,024,239 | 122,771,307 |
| | | Before Demerger 30 June 2023 | Demerged Undertaking | Retained Undertaking |
| 5. | OTHER RECEIVABLES | | Rupees | _ |
| | Receivable from Javedan Corporation Limited - a related party: - Proceeds from sale of investment | | | |
| | property | 5,126,734 | W | 5,126,734 |
| | - Outstanding loan | 352,000,000 | 352,000,000 | |
| | - Mark-up on loan | 2,071,785 | 2,071,785 | - |
| | | 359,198,519 | 354,071,785 | 5,126,734 |
| | Receivable from Rahat Residency REIT | | | |
| | Amount Receivable as proceeds from sale of investment property to | | | |
| | REIT Scheme | 804,075,000 | 804,075,000 | |
| | | | | |

| | Receivable against reverse repo arrangements Others | | 108,796,620 1,200,000 1,273,270,139 | 1,158,146,785 | 108,796,620 1,200,000 115,123,354 |
|----|---|------|---|--------------------------------------|---|
| 6. | SHORT TERM BORROWINGS | Note | Before Demerger 30 June 2023 | Demerged Undertaking —— Rupees | Retained Undertaking |
| | From banking companies - Running finance | 6.1 | 1,617,785,680 1,617,785,680 | _1,509,805,290 _1,509,805,290 | 107,980,390 |

6.1 Running finance arrangements from banking companies - secured against pledge of shares

6.1.1 Short term running finance facilities are available from various commercial banks, under mark-up arrangements, amounting to Rs. 6,250 million. These facilities will be retained by AHL and will not be transferred to AHCL as a consequence of the Amalgamation. The amounts forming part of the Demerged Undertaking shall be payable by AHCL to AHL, which shall be the primary obligor (i.e. the Liabilities and Obligations of AHL towards the banks shall continue to vest with AHL).

| | | Before Demerger 30 June 2023 | Demerged Undertaking | Retained Undertaking |
|----|---|------------------------------------|-------------------------|-------------------------|
| 7. | TRADE AND OTHER PAYABLES | - | Rupees | |
| | Creditors | 877,099,730 | | 877,099,730 |
| | Commission payable | 22,477,749 | | 22,477,749 |
| | Future profit withheld | 6,566,721 | | 6,566,721 |
| | Accrued expenses | 16,460,698 | | 16,460,698 |
| | Withholding tax payable | 24,101,999 | | 24,101,999 |
| | Sindh sales tax and federal excise duty payable Advance against committed sale of | 934,324 | | 934,324 |
| | investment property | 26,510,555 | 9,000,000 | 17,510,555 |
| | Payable against reverse repo transaction | 17,629,267 | | 17,629,267 |
| | Other liabilities | 3,956,751 | | 3,956,751 |
| | | 995,737,794 | 9,000,000 | 986,737,794 |

ANNEXURE B

LIST OF MEMBERS OF THE BOARD OF DIRECTORS OF ARIF HABIB CORPORATION LIMITED

Mr. Muhammad Arif Habib

Mr. Nasim Beg

Ms. Zeba Bakhtiar

Mr. Abdus Samad

Mr. Asadullah Khawaja

Mr. Muhammad Ejaz

Mr. Kashif. A. Habib

Mr. Khawaja Najam Ud Din Roomi

ANNEXURE C

LIST OF MEMBERS OF THE BOARD OF DIRECTORS OF ARIF HABIB LIMITED

Mr. Zafar Alam

Mr. Muhammad Shahid Ali

Dr. Muhammad Sohail Salat

Mr. Mohsin Madni

Mr. Muhammad Haroon

Ms. Sharmin Shahid

Ms. Nida Ahsan

ANNEXURE D

YOUSUF ADIL

Yousuf Adil Chartered Accountants

Cavish Court, A-35, Block 7 & 8 KCHSU, Shahrah-e-Faisal Karachi-75350 Pakistan

Tel: +92 (0) 21 3454 6494-7 Fax: +92 (0) 21-3454 1314 www.yousufadil.com

AHCL/0696 November 15, 2023

Board of Directors Arif Habib Corporation Limited 23, M.T. Khan Road, Karachi.

Board of Directors Arif Habib Limited 23. M.T. Khan Road, Karachi.

Dear Sir(s).

Subject: SWAP COMPUTATION LETTER

1. Our understanding of the Proposed Transaction

Yousuf Adil, Chartered Accountants (hereinafter referred to as "we" or "our" or "us" or "YA") has provided the services as agreed with reference to our engagement letter ref. no. AHCL/0635 to assist the Arif Habib Corporation Limited (hereinafter referred to as "AHCL" or "Client") to perform Valuations of Arif Habib Corporation Limited and Arif Habib Limited (hereinafter referred to as "AHL") as at the cutoff date of June 30, 2023, along with the determination of Share-Swap Ratio for the proposed carve out / demerger of the demerged undertaking of AHL, primarily comprising its investment portfolio (INVP), and merger of the same with and into AHCL with effect from the start of business on July 1, 2023, against the issuance of ordinary shares of AHCL to the shareholders of AHL (other than AHCL) (the "Proposed Transaction").

The Proposed Transaction is intended to be effectuated pursuant to a Scheme of Arrangement (the "Scheme") under Sections 279 to 283 and 285 of the Companies Act, 2017, which shall require the sanction of the High Court of Sindh at Karachi, the draft of which has been shared with us.

AHCL is the parent company of the AHL, which currently owns 72.92% shareholding of the AHL. AHL's Demerged Undertaking (as detained in the Scheme) will be carved out and merged with and into AHCL, and AHL shareholders other than AHCL, will be allotted and issued shares of AHCL according to the swap ratio.

2. About the Companies

2.1 Brief Overview

A. Arif Habib Corporation Limited

AHCL was incorporated in Pakistan on November 14, 1994 as a public limited company under the repealed Companies Ordinance, 1984. Client is listed on the Pakistan Stock Exchange Limited (PSX). The principal activity of the AHCL is to make strategic investments in subsidiary companies and associates engaged in diversified sectors and investment in other securities. Client also extends loans, advances and guarantees to its associated company/ undertaking as allowed under the Companies Act 2017.

AHCL has long term investments in subsidiaries and associates. Investment in subsidiaries includes Arif Habib Limited (72.92%) and Sachal Energy Development (Private) Limited (85.83%).

1



B. Arif Habib Limited

AHL is a public listed company incorporated in Pakistan under the repealed Companies Ordinance, 1984 which has now been replaced by Companies Act, 2017. The shares of the AHL are listed on PSX. The Company was initially incorporated as an unquoted public limited company wholly owned by AHCL.

The principal activities of AHL are broadly bifurcated into two segments which are titled as 'Investments Portfolio' and 'Core Operations'. Core Operations include share brokerage, Initial Public Offering (IPO) related activities, underwriting, advisory and consultancy services. As of June 30, 2023, AHCL (being the Parent Company) held 72.92% shares of the Target. AHL has only one subsidiary, Rayaan Commodities (Private) Limited (Rayaan Commodities), having 100% holding in subsidiary.

2.2 Share Capital

| Companies | Number of Shares Issued as at the June 30, 2023 | Par Value (PKR) | Issued Share Capital (PKR) |
|-----------|--|-----------------|----------------------------|
| AHCL | 408,375,000 | 10 | 4,083,750,000 |
| AHL | 65,340,000 | 10 | 653,400,000 |

3. Valuation

The range of values and share Swap Ratio has been computed considering the (i) Fair Value including REIT's (NNR and RRR - as per income based approach) [Case I] and (ii) Fair Value including REIT's (NNR and RRR - as per asset based approach) [Case II].

All book values (BV) are derived from the audited accounts as at June 30, 2023 and asset valuer report - 2023, prepared by MYK Associates, where applicable.

Valuation as per Case I:

Value of AHCL

| Fair Value of Arif Hab | Fair Value of Arif Habib Corporation Limited | | |
|---|--|-----------------|--|
| Description | LOM | Values (PKR) | |
| NAV as per audited accounts As at June 30, 2023 | | 20,469,173,995 | |
| Adjustment: (As at June 30, 2023) | | | |
| .ess -Values of: | | | |
| AHI. | At Cost. | (2,191,134,893) | |
| Sachal Energy | At Cost | (2,746,465,060) | |
| SIDR | 20% | (941,400,000) | |
| NRR | 16.54% | (746,112,000) | |
| Add - Fair Values of: | | | |
| AHL | 72,92% | 4,687,602,757 | |
| Sachal Energy | 85.83% | 9,768,728,028 | |
| SIDR | 20% | 957,270,000 | |
| NRR | 16.54% | 546,434,748 | |
| Fair Value after adjustment | | 29,804,097,575 | |
| Fotal Outstanding Shares | | 408,375,000 | |
| Per Share Value | | 72.98 | |



Value of AHL

| Fair Value of Arif Habib Limited | | | | |
|--|---------|----------------------|-----------------|------------------|
| Description - | LOM | Divestment Pertfelia | Corr Operations | Total |
| A SHOULD BE A SHOU | CHAIR I | | PKR — | |
| NAV as per audited accounts As at June 30, 2023 | | 4,169,667,286 | 824,585,000 | 4,994,252,286 |
| Adjustment: (As at June 30, 2023) | | | | |
| Less -Values of: | | | | |
| Rayaan Commodities | At Cost | *1 | (40,000,000) | (40,000,000) |
| AHL Brokerage | | | (526,869,521) | (526,869,521) |
| NRR | 9.46% | (426,440,880) | | (426,440,880) |
| RRR | 100% | (627,625,000) | | (627,625,000) |
| ISE | | 20 | (22,181,370) | (22,181,370) |
| Add - Fair Values of: | | | | Septiment of the |
| Rayaan Commodities | 100% | 2.5 | 40,766,086 | 40,766,086 |
| AHL Brokerage | | | 2,030,221,391 | 2,030,221,391 |
| NRR | 9.46% | 312,730,540 | A45415 (11.516) | 312,730,540 |
| RRR | 100% | 677,565,000 | - | 677,565,000 |
| ISE | | | 15,999,950 | 15,999,950 |
| Fair Value after adjustment | | 4,105,896,946 | 2,322,521,536 | 6,428,418,482 |
| Total Outstanding Shares | | 65,340,000 | 65,340,000 | 65,340,000 |
| Per Share Value | | 62.84 | 35,55 | 98.38 |

(For Case II details refer Annexure B), (For details of AHL brokerage valuation refer Annexure D) and (For NAV as per audited accounts refer Annexure A)

The value of AHCL, as at June 30 2023, has been worked out to be between PKR 29,804 Mn to PKR 30,050 Mn (i.e. PKR 72.98 to PKR 73.59 per Share), and the value of AHL, as at June 30 2023, has been worked out to be between PKR 4,106 Mn to PKR 4,170Mn (i.e. PKR 62.84 to PKR 63.82 per Share) under the agreed valuation approach.

| Validation Summary | DOM _ | Value Ca | se I | Value Case | 11 |
|-------------------------|-------|----------------|---------------|----------------|---------------|
| Manager Statements. | UUM | AHCL | AHLJINYP | AHCL | AHL-INVP |
| Net Asset Value | PKR | 29,804,097,575 | 4,105,896,946 | 30,050,689,703 | 4,170,234,406 |
| Total Number Of Shares | No | 408,375,000 | 65,340,000 | 408.375,000 | 65,340,000 |
| Net Asset Value / Share | PKR | 72.98 | 62.84 | 73.59 | 63.82 |

Share Swap Range Computation

The range of the Share-Swap Ratio for the Proposed Transaction has been computed as at the cut-off date of June 30, 2023, based on the agreed valuation approach, for the consideration of the respective Board of Directors of AHCL and AHL.

Share Swap Ratio has been computed considering the (i) Fair Value including REIT's (NNR and RRR - as per income based approach) [Case I] and (ii) Fair Value including REIT's (NNR and RRR - as per asset based approach) [Case II].

| Sirap Ratio Calculation | Value Case I | Value Case II |
|--|--------------|---------------|
| Swap Ratio | 0.8610 | 0.8673 |
| AHL Shareholder other than AHCL (as at June 30, 2023) (Ref. America C) | 17,691,478 | 17.691.478 |
| Shares to be issued to AHL Shareholders (based on the shareholding pattern on June 30, 2023)* | 15,232,363 | 15,343,819 |

*Note: The actual number of shares of AHCL to be issued to the shareholders of AHL (other than AHL), based on the Swap Ratio, will vary based on the actual shareholding pattern of AHL existing on the Record Date (as detailed in the Scheme) i.e. the shares of AHL held by its shareholders other than AHCL. The Swap Ratio approved by the Board of Directors and shareholders of the respective companies shall be applicable in the same manner.

The Scheme shall be subject to the approval of the Board of Directors and shareholders of the respective companies and thereafter sanction of the same by the High Court of Sindh at Karachi.

3



4. Caveats

- This swap computation letter is subject to the limitations detailed herein. This letter is to be read in totality, and not in parts, in conjunction with all the relevant documents referred to herein.
- This letter has been prepared solely for the transaction referred above in relation to the Scheme and accordingly, it is not to be used by any other person or for any other purpose.
- Valuation is not a precise science; it is subjective and requires the application of experience and judgment to
 given facts to arrive at a conclusion. There is no single "right" answer; there are reasoned and reasonable
 values.
- The procedures performed for issuing this letter, do not constitute either an audit or a review made in accordance with international standards on auditing or international standards on review engagements, therefore, we do not, hereby, express an opinion or other form of assurance.
- We have no responsibility to update this letter for events and circumstances occurring after the date of our letter.
- We have not reviewed, audited or performed procedures on the financial accounts of AHCL and AHL.
- We have not reviewed, audited or performed additional procedures on the management provided asset valuer reports of both the entities.
- Based on discussion with the management of AHCL, and as agreed by them for valuation of fair market
 valuation of both the entities, Market Multiple approach has not been considered due to the various
 factors especially due to the nature of the transaction that is carving out of the segment and merging into
 the other company and various fair value adjustment under the long term investment and other various
 categories in both the entities accounts.
- This letter and the information contained herein are intended for providing selected information and only in connection with the purpose mentioned above or for sharing with shareholders of the Companies, management of the Companies, creditors of the Companies, the High Court of Sindh at Karachi and the office of other regulatory or statutory authorities. It should not be copied, disclosed, circulated, quoted or referred to, either in whole or in part, in correspondence or in discussion with any other person except to whom it is issued without our written consent. In the event, the Companies or their management or their representatives intend to extend the use of this letter beyond the purpose mentioned earlier in this letter, with or without our consent, we will not accept any responsibility to any other party to whom this letter may be shown or who may acquire a copy of this letter.
- We have not performed audit, due diligence and verification of financial statements and third party asset valuation report provided by the companies (AHCL and AHL).
- A draft of this letter was shared with the management of AHCL, prior to its finalization of report, as part
 of our standard practice to make sure that factual inaccuracy/omission are avoided in the report.
- We have not reviewed, audited or performed additional procedures on the basis of management provided carved out accounts of AHL.
- In rendering this letter, we have not provided legal, regulatory, tax or accounting advice and accordingly
 we do not assume any responsibility or liability in respect thereof.
- In addition, we do not take any responsibility for any changes in the information used by us to arrive at our conclusion as set out here in which may occur subsequent to the date of this letter or by virtue of fact that the details provided to us are incorrect or inaccurate.
- This engagement does not look into the business/commercial reasons behind the Proposed Transaction nor the likely benefits arising out of the same. Similarly, it does not address the relative merits of the Proposed Transaction as compared with any other alternative business transaction or any other alternatives, whether or not such alternatives could be achieved or are available.



Further this letter does not in any manner address the prices at which the equity shares of the Companies
will exchange following the announcement of the Scheme and we express no opinion or recommendation
as to how the shareholders of the Companies should vote at any shareholders' meeting to be held in
connection with the Proposed Transaction.

Yours truly,

Yever Adi



Annexure

Glossary

| Acronym | Explication | | |
|--------------------|--|--|--|
| AHCL | Arif Habib Corporation Limited | | |
| AHL | Arif Habib Limited | | |
| YA | Yousuf Adil Yousuf Adil, Chartered Accountants | | |
| REIT | Real Estate Investment Trust | | |
| GRR | Globe Residency REIT | | |
| NRR | Naya Nazimahad apartment REIT | | |
| RRR | Rahat Residency REIT | | |
| SIDR | Silk Islamic Development REIT | | |
| Rayaan Commodities | Rayuan Commedities (Private) Limited | | |
| Sachal Energy | Sachal Energy Development (Private) Limited | | |
| INVP | Investment Portfolio | | |
| NAV | Net Asset Value | | |
| FCFE | Free Cash flow to equity | | |
| FY | Financial Year | | |
| GoP | Government of Pakistan | | |
| BV | Book Value | | |
| UOM | Unit of Measurement | | |
| PSX | Pakistan Stock Exchange | | |
| IPO | Initial Public Offering | | |
| PKR | Pakistani Rupee | | |
| Bn | Billion | | |
| Mn | Million | | |



Annexure A: AHL NAV extracts based on audited accounts with bifurcation into core operations / Retained Undertaking and investment portfolio / Demerged Undertaking as at June 30, 2023.

| Descriptions | Total | Investment Partfolis / Demorged Undertaking | Core Operations / Retained Undertaking |
|--|---------------|--|---|
| | | PKR | |
| Net Assets Value | 4,994,252,286 | 4,169,667,286 | 824,585,000 |
| ASSETS | | | |
| Non-current assets | | | |
| roporty and equipment | 67,118,424 | | 67,118,424 |
| Eight-of-use assets | 2,279,667 | | 2,279,667 |
| ntangible assets | 5,715,626 | | 5,715,626 |
| ong term investment | 1,123,254,068 | 1,054,065,880 | 69,188,188 |
| nvestment property | 450,749,014 | 404,249,014 | 46,500,000 |
| .ong-term advances and deposits | 500,184,567 | 458,298,960 | 41,885,607 |
| | 2,149,301,366 | 1,916,613,854 | 232,687,512 |
| urrent assets | | - Indian at an analysis and a | 140000000000000000000000000000000000000 |
| Short term investments | 2,849,795,546 | 2,727,024,239 | 122,771,307 |
| Frade debts | 259,690,968 | 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - | 259,690,968 |
| teceivable against margin financing | 113,367,759 | | 113,367,759 |
| dvances, deposits and prepayments | 38,549,929 | | 38,549,929 |
| ocrued markup on margin financing | 21,527,045 | | 21,527,045 |
| leceivable against trading of securities - net | 77,192,508 | 9.668,343 | 67,524,165 |
| Other receivables | 1,273,270,139 | 1,158,146,785 | 115,123,354 |
| ncome tax refundable | 15,457,413 | | 15,457,413 |
| ash and bank balances | 987,078,274 | | 987,078,274 |
| | 5,635,929,581 | 3,894,839,367 | 1,741,090,214 |
| otal assets | 7,785,230,947 | 5,811,453,221 | 1,973,777,726 |
| ion-current liabilities | | | - International Control Control |
| ease liability | 918,357 | 3.0 | 918.357 |
| Deferred tax - net | 69,149,530 | 72,113,469 | (2,963,939) |
| | 70,067,887 | 72,113,469 | (2.045,582) |
| orrent liabilities | | 244000 | 4000000 |
| hort term borrowings - secured | 1,617,785,680 | 1,509,805,290 | 107.980.390 |
| urrent portion of lease liability | 2,108,980 | | 2.108.980 |
| rade and other payables. | 995,737,794 | 9,000,000 | 986,737,794 |
| inclaimed dividend | 21,425,487 | 0.00 | 21,425,487 |
| Accrued markup on short term borrowings | 83,852,834 | 50,867,176 | 32,985,658 |
| | 2,720,910,774 | 1,569,672,466 | 1,151,238,308 |
| Total Liabilities | 2,790,978,661 | 1,641,785,935 | 1,149,192,726 |

Color Maracell (KARACEL)

Chief Financial Officer (CFO) Arif Habib Limited



Annexure A (I): AHCL NAV extracts based on audited accounts as at June 30, 2023.

| Descriptions | Total |
|--|--|
| | —————————————————————————————————————— |
| Net Assets Value | 20,469,173,995 |
| ASSETS | |
| Non-current assets | |
| Property, Plant and Equipment | 25,912,136 |
| Intangible Assets | 296,615 |
| Long Term Investment | 17,881,945,203 |
| Long term loan to related Party | 78,103,657 |
| Long term deposits and Other Receivables | 5,880,378 |
| | 17,992,137,989 |
| Current Assets | |
| Loans and Advances | 1,781,863,523 |
| Markup Receivable | 186,088,244 |
| Prepayments and Other Receivables | 10,497,248 |
| Short term Investment | 3,803,122,330 |
| Cash and Bank Balances | 40,348,417 |
| | 5,821,919,762 |
| Total Assets | 23,814,057,751 |
| Non-Current Liabilities | |
| Deferred Taxation - net | 531,156,028 |
| | 531,156,028 |
| Current Liabilities | |
| Other Payable | 204,693,870 |
| Short term borrowings | 2,314,280,474 |
| faxation - net | 272,552,007 |
| Unclaimed Dividends | 22,201,377 |
| | 2,813,727,728 |
| Total Liabilities | 3,344,883,756 |





Chief Financial Officer (CFO) Arif Habib Corporation Limited

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Annexure B: Valuation as per Case II: Value of AHCL

| Description | UOM | Values (PKR) |
|--|---------|-----------------|
| AV as per audited accounts As at June 30, 2023 | | 20,469,173,995 |
| Adjustment: (As at June 30, 2023) | | |
| Less -Values of: | | |
| AHL. | At Cost | (2,191,134,893) |
| Sachal Energy | At Cost | (2,746,465,060) |
| SIDR | 20% | (941,400,000) |
| NRR | 16.54% | (746,112,000) |
| Add - Fair Values of: | | |
| AHL | 72.92% | 4,734,517,633 |
| Sachal Energy | 85.83% | 9,768,728,028 |
| SIDR | 20% | 957,270,000 |
| NRR | 16.54% | 746,112,000 |
| Fair Value after adjustment | | 30,050,689,703 |
| Total Outstanding Shares | 1 | 408,375,000 |
| Per Share Value | 17 | 73.59 |

Chief Financial Officer (CFO) Arif Habib Corporation Limited

Value of AHL

| Description | UOM | Investment Portfolio / Demerged Undertaking | Core Operations / Retained Farming | Total |
|---|---------|--|---------------------------------------|---------------|
| | | | — PKR — — | |
| Value as per audited accounts As at June 30, 2023 | | 4,169,667,286 | 824,585,000 | 4,994,252,286 |
| Adjustment: (As at June 30, 2023) | | | | |
| Less -Values of: | | | | |
| Rayaan Commodities | At Cost | | (40,000,000) | (40,000,000) |
| AHL Brokerage | | | (526,869,521) | (526,869,521) |
| NRR | 9.46% | (426,440,880) | | (426,440,880 |
| RRR | 100% | (627,625,000) | | (627,625,000 |
| ISE | | Committee of the control of | (22,181,370) | (22,181,370) |
| Add - Fair Values of: | | | | |
| Rayaan Commodities | 100% | 96 | 40,766,086 | 40,766,086 |
| AHL Brokerage | | | 2,030,221,391 | 2,030,221,39 |
| NRR | 9.46% | 427,008,000 | | 427,008,000 |
| RRR. | 100% | 627,625,000 | | 627,625,000 |
| ISE | | | 15,999,950 | 15,999,950 |
| Fair Value after adjustment | | 4,170,234,406 | 2,322,521,536 | 6,492,755,942 |
| Total Outstanding Shares . 018 1 | | 65,340,000 | 65,340,000 | 65,340,000 |
| Per Share Value | \ | 63.82 | 35.55 | 99.37 |

Chief Financial Officer (CFO) Arif Habib Limited



Annexure C (I): Shareholding pattern of AHL as at June 30, 2023

| Arif Hab | ib Limited |
|-----------------|------------------|
| Pattern of Shar | reholding Report |
| Acres to | - 10 3033 |

| As of June 30, 2023 | | | |
|--|--------------|-------------|-----------|
| Categories of Shareholders | Shareholders | Shares Held | Percentag |
| Directors, Chief Executive Director and their spouse(s) and minor children | | | |
| MUHAMMAD HAROON | 1 | 1,712 | 0.00 |
| NIDA AHSAN | 1 | 1,208 | 0.00 |
| SHARMIN SHAHID | 1 | 1,208 | 0.00 |
| MOHSIN MADNI | 1 | 550 | 0.00 |
| MUHAMMAD SHAHID ALI | 1 | 965 | 0.00 |
| ZAFAR ALAM | 1 | 75,110 | 0.11% |
| MUHAMMAD SOHAIL SALAT | t | 660 | 0.00 |
| Associated Companies, undertakings and related parties | i. | 47,648,522 | 72.92% |
| Banks Development Financial Institutions | | | |
| Non-Banking Financial Institutions. | 1 | 59 | 0.00 |
| Insurance Companies | 1 | 23,916 | 0.04% |
| Modarabas and Mutual Funds | 1 | 3,850 | 0.01% |
| General Public | | | |
| (a) Local | 3,449 | 15,659,403 | 23.97% |
| (b) Foreign | 53 | 164,916 | 0.25% |
| Others | 47 | 1,757,921 | 2.69% |
| Totals | 3,560 | 65,340,000 | 100% |

Take Basis



Chief Financial Officer (CFO) Arif Habib Limited



Annexure C (II): Shareholding pattern of AHCL as at June 30, 2023

| Arif Habil | Corporation | Limited |
|------------|--------------|---------|
| Pattern of | Shareholding | Report |

As of June 30, 2023 Categories of Shareholders Directors, Chief Executive Officer and their spouse(s) and minor children Arif Habib 2 328,920,967 80.54% Khawaja Jalaluddin 3 3,187,000 0.78% Asadullah Khawaja 2 0.02% 81,006 Mohammad Kashif 35,290 0.01% 1 Nasim Beg. 2 2.078 0.00% Abdus Samud 1,006 0.00% Muhammad Ejaz 121 0.00% Zeba Bakhtiar 100 0.00% Luhru Khawaja 5,000 0.00% Associated Companies, undertakings and related parties Masood Fabrics Limited 9,422,156 2.31% Sharmin Shahid 8,673,000 2.12% Roomi Holdings (Pvt.) Limited 3 5,462,000 1.34% Nida Ahsan 1 5,406,074 1.32% Roomi Fabries Limited 3 4,394,585 1.08% Masood Holdings (Private) Limited 3 615,500 0.15% Tasnim Beg 105,000 0.03% Abdul Rahim Khawaja 4,500 0.00% Muhammad Shahzad 60 0.00% NIT & ICP 724,292 0.18% **Banks Development Financial Institutions** Non-Banking Financial Institutions. 307,606 0.08% Insurance Companies 3 3,575,889 0.88% General Public (a) Local 3,050 27,953,968 6.85% (b) Foreign 8 0.05% 186,285 Others 48 9.311.517 2.28% Total 3,148 408,375,000 100%

Chief Financial Officer (CFO) Arif Habib Corporation Limited



Annexure D: AHL Income Based Valuation - Brokerage/Core Operations

| Description | Mun-24 | Jan-25 | Jun-26 | Jun-23 | Jun-28 | Terminal Value |
|-----------------------------------|---------------|-------------|-------------|-------------|-------------|----------------|
| Profit Available for Distribution | (52,315,235) | 540,695,998 | 544,317,395 | 591,752,389 | 655,931,587 | 3,049,541,456 |
| Values | | | | | | |
| FCFE. | 2,030,221,391 | | | | | |
| Number of shares | 65,340,000 | | | | | |
| Value per share | 31.07 | | | | | |

Rayaan Commodities Income Based Valuation

| Description | Jun-24 | Jun-25 | Jun-26 | Jun-27 | Terminal Value |
|-----------------------------------|------------|-----------|-----------|-----------|----------------|
| Profit Available for Distribution | 2,150,585 | 7,995,676 | 9,159,353 | 9,193,505 | 48,997,715 |
| Values | | | | | |
| FCFE | 40,766,086 | | | | |
| Number of shares | 3,800,000 | | | | |
| Value per share | 10.73 | | | | |

REIT's Income based valuation

| REITS | No. of Units held by AHL | Fair Value (PKR) |
|-------|--------------------------|------------------|
| NNAR | 27,800,000 | 312,730,540 |
| RRR | 50,000,000 | 677,565,000 |
| ISE | 3,034,604 | 15,999,950 |



Chief Financial Officer (CFO) Arif Habib Limited



Annexure D (I): Sachal Energy Development (Pvt.) Ltd. - Income Based Valuation

| Description | Jun-24 | Jun-25 | Jun-26 | Jun-27 | Jun-28 | Jun-29 | Jun-30 |
|--------------------------------------|---------------|---------------|---------------|---------------|---------------|---------------|---------------|
| Profit Available for Distribution | 2,473,742,941 | 1,907,426,002 | 2,498,737,364 | 1,894,134,510 | 4,821,592,541 | 2,226,158,626 | 2,116,992,758 |
| Description | Jun-31 | Jun-32 | Jun-33 | Jun-34 | Jun-35 | Jun-36 | Jun-37 |
| Profit Available for Distribution | 2,256,218,067 | 2,434,402,400 | 2,625,064,331 | 2,829,457,368 | 3,046,908,536 | 3,278,980,041 | 3,526,333,192 |

| FCFE | 11,381,484,362 |
|------------------|----------------|
| Number of shares | 320,000,000 |
| Value per share | 35.57 |
| | |

REIT's Income Based Valuation

| REITS | No. of Units held by AHCL | Fair Value (PKR) |
|-------|---------------------------|------------------|
| NNAR. | 48,575,000 | 546,434,748 |
| SIDR | 60,000,000 | 957,270,000 |

Chief Financial Officer (CFO) Arif Habib Corporation Limited



YOUSUF ADIL



Yousuf Adil, Chartered Accountants provides Audit & Assurance, Consulting, Risk and Financial Advisory and Tax services, through nearly 600 professionals in four cities across Pakistan. For more information, please visit our website at www.yousufadil.com.

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ARIF HABIB CORPORATION LIMITED BALLOT PAPER FOR VOTING THROUGH POST

For the Special Business at the Extraordinary General Meeting of Arif Habib Corporation Limited (the "Company") to be held on Tuesday, December 26, 2023 at 12:00 noon at PSX Auditorium, Stock Exchange Building, Stock Exchange Road, Karachi as well as through electronic means.

Designated email address of the Chairman at which the duly filled in ballot paper may be sent:

chairman.generalmeeting@arifhabibcorp.com

| Name of shareholder / Joint shareholder(s) / Proxy Holder(s) | |
|--|---|
| Registered Address: | |
| Folio /CDC Participant / Investor ID with sub-account No. | |
| Number of shares held | |
| CNIC / Passport No. (in case of foreigner) | |
| (copy to be attached) | |
| Additional Information and enclosures (In case of representative | re of body corporate, corporation and Federal Government) |
| Name of Authorized Signatory: | |
| CNIC / Passport No. (in case of foreigner) of Authorized | |
| Signatory – (copy to be attached) | |

I/we hereby exercise my/our vote in respect of the following resolution through postal ballot by conveying my/our assent or dissent to the following resolution by placing tick () mark in the appropriate box below:

| Sr. No. | Nature and Description of resolution | No. of ordinary shares for which votes cast | I/We assent to the Resolution (FOR) | I/We dissent to the Resolution (AGAINST) |
|------------|---|---|---|--|
| 1. | Agenda item - A (Special Business) | | | |
| | Pursuant to the Order of the High Court of Sindh at Karachi dated November 23, 2023, passed in Civil Miscellaneous Application No. 2559 of 2023, in Petition bearing J. C. M. No. 31 of 2023, to consider and, if thought fit, to pass, with or without modification, the following resolution for, <i>inter alia</i> , a corporate restructuring / reorganization of the Company and its subsidiary, Arif Habib Limited ("AHL"), involving the bifurcation / separation of AHL into two segments / undertakings, i.e. the Demerged Undertaking and the Retained Undertaking, and merger, by way of amalgamation, of the Demerged Undertaking with and into the Company, along with ancillary matters thereto, in accordance with the Scheme of Arrangement dated November 17, 2023, as approved by the Board of Directors of the Company on November 17, 2023: | | | |
| | RESOLVED THAT the Scheme of Arrangement dated November 17, 2023, prepared under the provisions of Sections 279 to 283 and 285 of the Companies Act, 2017, for, inter alia, the bifurcation / separation of Arif Habib Limited into two segments / undertakings i.e. the Demerged Undertaking and the Retained Undertaking, and merger, by way of amalgamation, of the Demerged Undertaking with and into Arif Habib Corporation Limited, along with all ancillary and incidental matters thereto, placed before the meeting for consideration and approval, be and is hereby approved and adopted, along with any modifications / amendments required or conditions imposed by the High Court of Sindh at Karachi, subject to sanction by the Honorable High Court of Sindh at Karachi, in terms of the provisions of the Companies Act, 2017. | | | |

NOTES:

- Dully filled postal ballot should be sent to the Chairman of Arif Habib Corporation Limited through post at Arif Habib Centre, 23, M.T. Khan Road, Karachi, Pakistan (Attention of the Company Secretary) OR through the registered email address of shareholder at chairman.generalmeeting@arifhabibcorp.com
- 2. Copy of CNIC / Passport No. (in case of foreigner) should be enclosed with the postal ballot form.
- Postal ballot forms through post or email should reach the Chairman by Monday, December 25, 2023 before 5:00 p.m. Any postal ballot received after this date and time, will not be considered for voting.
- 4. Signature on postal ballot should match with signature on CNIC / Passport No. (in case of foreigner).
- 5. Incomplete, unsigned, incorrect, defaced, torn, mutilated, over written ballot paper will be rejected.
- 6. This postal Poll paper is also available for download from the website of Arif Habib Corporation Limited at https://www.arifhabibcorp.com/downloads/BallotPaper-EOGM-2023-AHCL.pdf Shareholders may download the ballot paper from website or use the same ballot paper as published in newspapers.

| Signature of shareholder(s)/ Proxy Holder(s)/Authorized Signatory (In case of corporate entity, please affix company stamp) | | | |
|--|--|--|--|
| Place: | | | |
| Date: | | | |

Form of Proxy

Extra Ordinary General Meeting

The Company Secretary Arif Habib Corporation Limited Arif Habib Centre 23, M.T. Khan Road, Karachi.

| I/we | | of | being a member(s) of | | |
|--|-----------|----------------------------------|---|--|--|
| Arif Habib Corporation Limited holding | | | ordinary shares as per CDC A/c. No | | |
| | hereby ap | point Mr./Mrs./Miss. | of (ful | | |
| address) | | | | | |
| Mr./Mrs./M | | | or failing him/her of (full address) | | |
| General Me | 1 27 | to be held on Tuesday 26th Decen | for me/us and on my/ our behalf at the Extra Ordinary nber 2023 and/or any adjournment thereof. | | |
| Witnesses: | | | | | |
| | | | Signature | | |
| | | | Revenue Stamp | | |
| CNIC 1 | No. : | | | | |
| Signatu | ire : | | | | |
| 2. Name | : | | | | |
| Addres | s : | | | | |
| CNIC 1 | No. : | | | | |
| Signatu | ıre : | | | | |
| | | | | | |

NOTES:

- A member entitled to attend and vote at the meeing may appoint another meber as his / her proxy who shall have such rights as respects attending, speaking and voting at the meeting as are available to a memerb.
- Proxy shall authenticate his/her identity by showing his/her original CNIC / Passport and bring folio number at the time of attending the meeting.
- 3. In order to be effective, the proxy Form must be received at the office of our Registrar M/s. CDC Share Registrar Services Limited, CDC House, 99-B, S.M.C.H.S, Main Shahra-e-Faisal, Karachi, not later than 48 hours before the meeting duly signed and stamped and witnessed by two persons with their signature, name. address and CNIC number given on the form.
- 4. In the case of individuals attested copies of CNIC or passport of the beneficial owners and the proxy shall be furnished with the proxy form.
- In the case of proxy by a corporate entity, Board of Directors resolution/power of attorney and attested copy of the CNIC or passport of the proxy shall be submitted alongwith proxy form.

پ غیر معمولی اجلاس عام عمینی سکرییژی عارف حبیب کار پوریش کمییٹر عارف حبیب سینشر 23 ، ایم ٹی خان روڈ کر آجی۔

يرائسي فارم

| گواہان: 1 | گواہان: 2 | |
|-----------------|------------------------|------------------------|
| نام: | نام:نام | دستخط ر بوینیواسٹیپ |
| :;;;; | :;;; | ر لو ينيوا مليمپ |
| شاختی کاردنمبر: | شناختی کارڈنمبر:۔۔۔۔۔۔ | |
| وستخط : | بستخوا : | |

نوك: ـ

- وہ رُکن جے بیا جلاس بیا اجلاس میں ووٹ کا حق حاصل ہے وہ کسی ناگزیر صورتحال میں اپنی جگہ کسی دوسرے (مخصوص) رُکن کو بیر تق دے سکتا ہے کہ وہ رُکن اُس کی پراکسی استعمال کرتے ہوئے ،اُس کے بجائے اجلاس میں شریک ہوسکتا ہے ،خطاب کرسکتا ہے یاووٹ کا اندارج کرسکتا ہے۔
 - پراکسی ثابت کرنے کے لئے اُسے اپنااصل پاسپورٹ اورفو لیونمبر دکھنالاز می ہے تا کہ اجلاس میں شرکت کی اجازت ہے قبل اُس کی شاخت کی جاسکے۔
- مؤثر بنانے کے لئے، پراکسی فارم ہمارے رجسٹرار کے دفتر (ایم/ایس) ی ڈی ئی شیئر رجسٹرار سروسڑ لمیٹڈ ہی ڈی ہی ہاؤس، B-99، ایس، ایم ہی مانی ہائیں،
 شاہراہ فیصل ، کراچی، پاکستان، میں اجلاس سے کم از کم 48 گھنے قبل وصول ہونالازی ہے۔ فارم میں تمام مطلوبہ معلومات ، رُکن کے دستخط اور میر، نیز دو گواہان کی بنیادی معلومات یعنی مام ہے ، دستخط اور شاختی کار دفتم کا اندارج ضروری ہے۔
 - انفرادی رئن صورت میں اصل او زاور پراکسی کے شاختی کارڈیایا سپورٹ کی نضدیتی شدہ نقول مسلک کرنالازی ہے۔
- پراکسی کے کارپوریٹ ہونے کی صورت میں بورڈ آف ڈائیریکٹر کی قرار داد، پاورآف اٹارنی، شاختی کارڈ اور پاسپورٹ کی تصدیقی شدہ نقول، پراکسی فارم کے ساتھ منسلک کرناضروری ہے۔





Arif Habib Corporation Limited

Arif Habib Centre 23, M.T. Khan Road Karachi-74000 Tel: (021) 32460717-19 Fax: (021) 32429653, 32468117

E-mail: info@arifhabibcorp.com Website: www.arifhabibcorp.com



ARIF HABIB CORPORATION L

NOTICE OF EXTRA ORDINARY GENERAL MEETING

This is to inform you that pursuant to the Order of the High Court of Sindh at Karachi dated November 23, 2023, passed in Civil Miscellaneous Application No. 2559 of 2023, in Petition bearing J. C. M. No. 31 of 2023 (the "Order"), an Extraordinary General Meeting ("EOGM") of Arif Habib Corporation Limited (the "Company") will be held on Tuesday, December 26, 2023 at 12:00 noon at PSX Auditorium, Stock Exchange Building, Stock Exchange Road, Karachi, including through video link facility, to transact the following business:

Special Business

Pursuant to the Order, to consider and, if thought fit, to pass, with or without modification, the following resolution for, interalia, a corporate restructuring / reorganization of the Company and its subsidiary, Arif Habib Limited ("AHL"), involving the bifurcation / separation of AHL into two segments / undertakings, i.e. the Demerged Undertaking and the Retained Undertaking, and merger, by way of amalgamation, of the Demerged Undertaking with and into the Company, along with ancillary matters thereto, in accordance with the Scheme of Arrangement dated November 17, 2023, as approved by the Board of Directors of the Company on November 17, 2023.

The resolution to be passed by the requisite majority of members of the Company under Sections 279 and 282 of the

The resolution to be passed by the requisite majority of members of the Company under Sections 279 and 282 of the Companies Act, 2017 is as under:

"RESOLVED THAT the Scheme of Arrangement dated November 17, 2023, prepared under the provisions of Sections 279 to 283 and 285 of the Companies Act, 2017, for, inter alia, the bifurcation / separation of Arif Habib Limited into two segments / undertakings i.e. the Demerged Undertaking and the Retained Undertaking, and merger, by way of amalgamation, of the Demerged Undertaking with and into Arif Habib Corporation Limited, along with all ancillary and incidental matters thereto, placed before the meeting for consideration and approval, be and is hereby approved and adopted, along with any modifications / amendments required or conditions imposed by the High Court of Sindh at Karachi, subject to sanction by the Honourable High Court of Sindh at Karachi, in terms of the provisions of the Companies Act, 2017."

The Scheme of Arrangement will be subject to the subsequent sanction of the High Court of Sindh at Karachi.

Any Other Business

To consider any other business with the permission of the Chair.

Karachi: December 5, 2023

3.

6.

By order of the Board Manzoor Raza Company Secretary

The share transfer books of the Company will remain closed from December 18, 2023 to December 26, 2023 (both days inclusive). Transfers received in order at the office of the Company's share registrar: CDC Share Registrar Services Limited, CDC House, 99-B, Block-B, S.M.C.H.S, Main Shahrah-e-Faisal, Karachi [the Company's Share Registrar (CDCSRSL)], by the close of business on Friday, December 15, 2023 will be treated in time for the determination of entitlement of shareholders to attend and vote at the EOGM. 1.

A member of the Company entitled to attend and vote at the EOGM may appoint another member as his / her proxy who shall have such rights as respects attending, speaking and voting at the EOGM as are available to a member.

Procedure including the guidelines as laid down in Circular No. I- Reference No. 3(5-A) Misc/ARO/LES/96 dated January 26, 2000 issued by Securities & Exchange Commission of Pakistan:

Members, proxies or nominees shall authenticate their identity by showing their original national identity card or original passport and bring their folio numbers at the time of attending the EOGM.

In the case of a corporate entity, the Board of Directors' resolution / power of attorney and attested copy of the CNIC or passport of the nominee shall also be produced (unless provided earlier) at the time of meeting.

In order to be effective, the proxy forms must be received at the office of the Company's Share Registrar (CDCSRSL) not later than 48 hours before the meeting, duly signed and stamped and witnessed by two persons with their names, address, CNIC numbers and signatures.

In the case of individuals, attested copies of CNIC or passport of the beneficial owners and the proxy shall be furnished with the proxy form.

In the case of proxy by a corporate entity, the Board of Directors resolution/power of attorney and attested copy of the CNIC or passport of the proxy shall be submitted along with proxy form.

Online Participation in the Extraordinary General Meeting
In order to maximize the member's participation, the Company is convening this EOGM via video link in addition to holding physical meeting with the members. Accordingly, those members and permitted participants who desire online

participation in the EOGM are requested to register themselves by sending an email along with following particulars and valid copy of both sides of their CNIC at corporate.affairs@arifhablbcorp.com with subject of 'Registration for AHCL EOGM 2023' not less than 48 hours before the time of the meeting: Cell No. **Email Address** Name of Member CNIC No. Folio No. / CDC Account No.

Video Link to join the EOGM will be shared with only those members whose email, containing all the required and correct particulars, are timely received at corporate.affairs@arifhabibcorp.com. The members can also provide their comments and questions for the agenda items of the EOGM on this email address and WhatsApp Number 0311-2706624.

Provision of Video Link Facility:

Provision of Video Link Facility:

If the Company receives a demand (at least 7 days before the date of meeting) from shareholder(s) holding an aggregate 10% or more shareholding residing in any other city, to participate in the EOGM through video link, the Company will arrange video link facility in that city (subject to availability thereof in such city).

Members, who wish to participate through video-link facility, are requested to fill in Video Link Facility Form available at Company's website and send a duly signed copy to the Registered Address of the Company. It may be noted that no person other than the member or proxy holder can attend the meeting through video link facility.

Vote Casting In-Person or Through Proxy

Polling booth will be established at the place of physical gathering of the EOGM for voting.

F-Voting / Postal Ballot

E-Voting / Postal Ballot

Members are hereby notified that pursuant to the Companies (Postal Ballot) Regulations, 2018, read with Sections 143-144 of the Companies Act, 2017, and SRO 2192(1)/2022 dated December 5, 2022, members will be allowed to exercise their right to vote for the special business in accordance with the conditions mentioned therein. The following options are being provided to members for voting:
i. E-Voting Procedure (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 December 15, 2023. The web address, login details and password will be communicated to members via email. The security codes (b)

will be communicated to members through SMS and email from web portal of the e-voting service provider. Identity of the members intending to cast vote through E-Voting shall be authenticated through electronic (c) signature or authentication for login

E-Voting lines will start from December 20, 2023, 9:00 a.m. and shall close on December 25, 2023 at 5:00 p.m. Members can cast their votes any time during this period. Once the vote on a resolution is cast by a member, he / she shall not be allowed to change it subsequently.

Postal Ballot

Members may alternatively opt for voting through postal ballot. Ballot Paper shall also be available for download from the website of the Company at www.arifhabibcorp.com or use the same as annexed to this Notice and published in newspapers.

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 at Arif Habib Centre, 23 M. T. Khan Road, Karachi (Attention of the Company Secretary) OR through the registered email address of the member at chairman.generalmeeting@arifhabibcorp.com with subject of 'Postal Ballot for AHCL EOGM 2023 by Monday, December 25, 2023 before 5:00 p.m. The signature on the ballot paper shall match with the signature on CNIC. A postal ballot received after this time / date shall not be considered for voting. (b) (c)

Please note that in case of any dispute in voting including the casting of more than one vote, the Chairman of the meeting shall be the deciding authority.

Provision of Information by Members:

To comply with various statutory requirements, and to avoid any non-compliance of law or any inconvenience in future, all members are hereby advised to coordinate / update their records with their respective Participant / CDC Investor Account Services / the Company's Share Registrar (CDCSRSL) in connection with following:

- Submission of copies of their valid / updated CNIC / NTN Certificate / Zakat Declaration (Exemption) Form / Tax

xemption Certificate

Provision of relevant details including valid bank account details / IBAN in order to enable the Company to pay any

unclaimed / future cash dividends, if any
In case of a Joint account, provision of shareholding proportions between Principal shareholder and Joint Holder(s)
Convert their physical shares into scrip less form, which will also facilitate the members having physical shares in

many ways, including safe custody, efficient trading and convenience in other corporate actions.

Provision of mandatory registration details in terms of Section 119 of the Companies Act, 2017 and Regulation 19 of the Companies (General Provisions and Forms) Regulations, 2018, including mobile number / landline number and email address (if available).

Promptly notify any change in mailing address, email address and mobile number by writing to the office of the

Company's Share Registrar (CDCSRSL).

Copies of the Memorandum and Articles of Association of the Company; Statement under Section 134(3) of the Act in respect of the material facts of the special business; Statement under Section 281 of the Act; Scheme of Arrangement dated November 17, 2023; Swap Computation Letter dated November 15, 2023 issued by Yousuf Adil, Chartered Accountants; and any other information relevant to the special business in respect of the Company shall be available upon request, and for inspection, by any person entitled to attend the EOGM from the registered office of the Company, located at Arif Habib Centre, 23 M. T. Khan Road, Karachi, free of cost during normal office hours, from the date of this notice till the conclusion of the EOGM. The said information shall also be placed for inspection of members of the

The notice of the EOGM along with the statements, the Scheme of Arrangement and the latest annual Audited Financial Statements have also been placed on the Website of the Company.

Statement under section 134(3) of the Companies Act, 2017 concerning the Special Business

The statement pertaining to the material facts of the special business to be transacted at the EOGM, including the nature and interests of the directors of the Company with respect to the Scheme of Arrangement, along with any ancillary information, may be obtained upon request by any person entitled to attend the Extraordinary General Meeting from the registered office of the Company situated at Arif Habib Centre, 23 M. T. Khan Road, Karachi, free of cost during normal office

The aforesaid statement has been sent along with the notice of EOGM to the members.

Statement under section 281 of the Companies Act, 2017 concerning the Special Business
The statement under section 281(1)(a) of the Companies Act, 2017 setting forth the terms of Scheme of Arrangement and explanation of its effects, including the interests of the directors of the Company, and the effect of those interests along with other ancillary information, may be obtained upon request by any person entitled to attend the Extraordinary General Meeting from the registered office of the Company situated at Arif Habib Centre, 23 M. T. Khan Road, Karachi, free of cost during correct office beauty. during normal office hours.

The aforesaid statement has been sent along with the notice of EOGM to the members.



ARIF HABIB CORPORATION LIMITED

BALLOT PAPER FOR VOTING THROUGH POST

For the Special Business at the Extraordinary General Meeting of Arif Habib Corporation Limited (the "Company") to be held on Tuesday, December 26, 2023 at 12:00 noon at PSX Auditorium, Stock Exchange Building, Stock Exchange Road, Karachi as well as through electronic means.

Designated email address of the Chairman at which the duly in ballot paper may chairman.generalmeeting@arifhabibcorp.com

| Name of shareholder / Joint shareholder(s) / Proxy Holder(s) | |
|--|--|
| Registered Address: | |
| Folio /CDC Participant / Investor ID with sub-account No. | |
| Number of shares held | |
| CNIC / Passport No. (in case of foreigner) (copy to be attached) | |
| Additional Information and enclosures (In case of body corporate, corporation and Federal Government | |
| Name of Authorized Signatory: | |
| CNIC / Passport No. (in case of foreigner) of Authorized Signatory – (copy to be attached) | |

I/we hereby exercise my/our vote in respect of the following resolution through postal ballot by conveying my/our assent or dissent to the following resolution by placing tick () mark in the appropriate box below:

| Sr. No. | Nature and Description of resolution | No. of ordinary shares for which votes cast | I/We assent to the Resolution (FOR) | I/We disser to the Resolution (AGAINST |
|------------|---|---|---|---|
| 1. | AGENDA ITEM - A (SPECIAL BUSINESS) Pursuant to the Order of the High Court of Sindh at Karachi dated November 23, 2023, passed in Civil Miscellaneous Application No. 2559 of 2023, in Petition bearing J. C. M. No. 31 of 2023, to consider and, if thought fit, to pass, with or without modification, the following resolution for, inter alia, a corporate restructuring / reorganization of the Company and its subsidiary, Arif Habib Limited ("AHL"), involving the bifurcation / separation of AHL into two segments / undertakings, i.e. the Demerged Undertaking and the Retained Undertaking, and merger, by way of amalgamation, of the Demerged Undertaking with and into the Company, along with ancillary matters thereto, in accordance with the Scheme of Arrangement dated November 17, 2023, as approved by the Board of Directors of the Company on November 17, 2023; prepared under the provisions of Sections 279 to 283 and 285 of the Companies Act, 2017, for, inter alia, the bifurcation / separation of Arif Habib Limited into two segments / undertaking and the Retained Undertaking and the Retained Undertaking, and merger, by way of amalgamation, of the Demerged Undertaking with and into Arif Habib Corporation Limited, along with all ancillary and incidental matters thereto, placed before the meeting for consideration and approval, be and is hereby approved and adopted, along with any modifications / amendments required or conditions imposed by the High Court of Sindh at Karachi, in terms of the provisions of the | | | |

1. Dully filled postal ballot should be sent to the Chairman of Arif Habib Corporation Limited through post at Arif Habib Centre, 23, M.T. Khan Road, Karachi, Pakistan (Attention of the Company Secretary) OR through the registered email address of

shareholder at chairman.generalmeeting@arifhabibcorp.com

2. Copy of CNIC / Passport No. (in case of foreigner) should be

enclosed with the postal ballot form.

3. Postal ballot forms through post or email should reach the Chairman by Monday, December 25, 2023 before 5:00 p.m. Any postal ballot received after this date and time, will not be considered for voting.

4. Signature on postal ballot should match with signature on CNIC / Passport No. (in case of foreigner).

5. Incomplete, unsigned, incorrect, defaced, torn, mutilated, over written ballot paper will be rejected.

 This postal Poll paper is also available for download from the website of Arif Habib Corporation Limited at website of Arif Habib Corporation Limited https://www.arifhabibcorp.com/downloads/BallotPaper-EOGM-2023-AHCL.pdf Shareholders may download the ballot paper from website or use the same ballot paper as published in

| Signature of sharehol | der(s)/ Proxy Holder(s)/Authorized Signatory |
|-----------------------|--|
| (In case of corpo | rate entity, please affix company stamp) |
| Diagram | Deter |

Registered and Corporate Office:



بذرید. بذاطع کیاجا تاہے کہ مندھ اِنی کورٹ بمقام کراہی میں ساعت کردہ پلیش بایتہ 1.C.M نمبر31/2023 سول منفرق درخواست نمبر259/2023 میں منظور کردہ مگم بتاریخ 23 نومبر 2023 (سیم ۳ کے مطابق، عارف حبیب کار پوریش کمینٹر (" کمپنی ") کا غیر معولی اجلاس عام ("EGGM") بروزمنگل مورد 26 دسمبر 2023 دو پیر 20:00 و جھر 12:00 آڈیٹوریم، اسٹاک پھیچنے بلزنگ،اسٹاک پھینچ روز اگر کئی بشھول ویڈیولنگ کی ہولت کے ذریعے مندرجہ ذیل امر کی انتجام وی کیلیے منعقد کیاجا تیگا۔

رٹ سے حکم کے مطابق کمینی اوراس کے ذیلی ادارے مارف عبیب لمیٹار ("AHL")، کی مجملہ متاملات کے سابھ، کار پوریٹ تشکیل فوائنظیم نوہ بشول AHL کی دوصوں میں تشیم/ عليحدگي، يعني ؤُريم جله انڈرنميکنگ اورر پيجينڈ انڈرنميکنگ اورشموليت ،اورڈ بمرجلهٔ انڈرئيکنگ کو کمپنی مثل انسام اورشموليت کيلئے ، اس کے ذکیل معاملات کے ساتھ ،مندرجہ فریل قرار داد پرغور دنوش کرنااور ،اگرمناسب ہوتو ہتریم پایلاترمیم ،اسکیم آف ار جمنٹ بتاریخ 17 نومبر 2023 کے مطابق جسکی کینی کے بورڈ آف ڈائر مکٹرزنے 17 نومبر 2023 کومنظور کی

کمپنیزا کیٹ 2017 کی دفعہ 279اور 282 کے تھے کمپن کے مبران کی مطلوبہا کشریت ہے منظوری کیلئے پیش کی جانے والی قرار وادحسب ذیل ہے: ' قرار پایا کہ عارف حبیب کمپیٹر کی مجملہ معاملات کے ساجنہ و دوصوں میں تقتیم اعلیت کی باہدی ڈیم میٹر انڈر انکیانگ اور رجینڈ انڈر انکیانگ ، اس کے ذیلی معاملات کے ساتھ ، فزیم جنڈ ایڈر کیکنگ کو کپٹی میں افغام اور شمولیت کی اسکیم آف ار پنجنٹ بتاریخ ۔ 17 نومبر 2023 ، جو کمپٹیز ایکٹ 2017 کی دفعات 279 سے 1283اور 285 کے خمت مرتب کی گئی ہے، اور اجلاس میں فور دخوش اور منظوری کیلئے چیش کی تئے ، بشمول کمپٹیز ایکٹ 2017 کی دفعات کے مطابق سندھ انگ کورٹ ، کرا پھی کی جانب سے عائد کردو مس بھی زمیم انہو کی كِ مطلوبة شرا نظ وضوابط اورتقاضول مے مشروط ، بذرایعه بذامنظورا درا ختیار کی جاتی ہے ۔ "

اسكيم آف ار جيمنت سنده إلى كورث، كرا في كامنظوري مع مشروط عول -

چینز بین کی اجازت ہے دیگرامور کی انجام وہی۔

كرايى: 5 دىمبر2023

منتقلیال EOGM بین شرکت اوررائے دی کی اہلیت کے تعین کیلئے بروقت جھی جائیں گ 2. اجلاس بذائل شركت اوررائ دى كيليكن كالكي ابل ممرائي جانب يشركت اوررائ دى كيليون مركوا پناپروسى مقرر كرسكتا / كرسكت بيدممرك طرح شام حقوق

سيكيورشيزايند الميجيج كميش آف ياكستان كےجارى كرو بر كارفير 1ريفرنس فعبر 3 (5اے) متفرق اے آراد ايل اي ايس/ 96مورند 26 جنوري 2000 ويش ورج بدايات مميت

۔ ا-مبران براکسیوں بانامزدافراد کواپٹی شاخت کے لیے EOGM میں شرکت کے موقع پراصل تو می شافتی کارڈ پااسل یا سپورٹ بیش کرنا ہوگا اوراپنافو لیونمبر ہمراہ لانا ہوگا۔ ۱۱-کارپوریٹ ادارے کی صورت میں پورڈ آف ڈائر بیکٹرز کی قرار دادگر پاورآ ف انارٹی اورنامزو فرو کے قومی شافتی کارڈ پاپاسپورٹ کی تصدیل شدہ کاپی (آگر پہلے فراہم یہ کی گئی ہو) اجلاس کے موقع پر پیش کرنے ہوں گے۔

الله-مؤثر العمل ہونے کے لیے، پروکسی فارم دستھا اورمبرشدہ اور دو گواہوں کے نام، پید ہقوی شاختی کارؤنمبراورد ستھط کے ساتھ اجلاس کے افعقاد سے کم از کم 48 گھٹے قبل کمپنی کے شیئر رجسٹرار (CDCSRSL) کے وفتر پر موصول ہوجائے جا ہمکیں۔

۱۷-انشرادی صورت بٹن مینیفیشل آنراور پرائسی کے تو می شاختی کارڈیا پاپیورٹ کی تصدیق شدہ کا بیاں پر وکسی فارم کے بعراہ منسلک کرنی بوں گی۔ ۷-کار پوریٹ ادارے کے پروکسی ہونے کی صورت میں بورڈ آف ڈائریکٹرز کی قرار داد کہ پاورآف انارنی اور پروکسی کے تو می شافتی کارڈیا پاپیپورٹ کی تصدیق شدہ کالی پروکسی فارم 1

4. غير معمولي احلاس عام بين آن لائن شركت

کمپنی اس EOGM بیں ممبران کی زیادہ سے زیادہ شرکت کوچینی بنانے کے لیے انگی ہذات خودموجود گی کے ساتھ ساتھ داؤیولٹنگ کے ذریعی شرات کی سولت فراہم کررہی ہے۔ لبندا آن لائن شرکت کے متعنی تمام اہل شرکاء اورمبران سے ورفواست ہے کہ مندرجہ ذیل کوائف اور ی این آئی تی کی (دونوں اطراف) کالی کے ہمراہ corporate.affairs@arifhabibcorp.com پر بذریعه ای میل برائے "Registration for AHCL EOGM 2023" کے عنوان سے اجلاس بذاکے انعقاد سے کم از کم اڑ تالیس (48) گھنے قبل رجسٹریش کرالیں

ای میل ایڈریس فوليونمبر*اى ڈىي/ا*اكاؤنٹ نمبر EOGM بین شرکت کیلنے وڈ یولٹک صرف ان ممبران کیلئے کھولا جائیگا جن کے شام مطلابہ ورست کواتف پر مشتل ای میل corporate.affairs@arifhabibcorp.com پر موصول چوگی ممبران بذکوره ای آمیل ایڈ ریس اوروانس ایپ نمبر 270662-21110 پر EOGM کے ایکینڈ واقعیلی کیلئے رائے اور سوالات بھی ارسال کرسکتے ہیں۔

5- وڈیولنک کی سہولت کی فراہمی کپنی کوا جاس کے انعقادے کم از کم سات (7) روز قبل کی دوسرے شہر میں مقیم دیں فیصدیا زائد شمینز جولڈ رز کی عانب ہے بڈریعہ دؤ پولنگ EOGM میں شرکت کی دوخواست موصول ہوئے کی صورت میں ممینی متعلقہ مقام پروٹر یولنک سبولت کااہتمام کر یکی (ایسے شہر میں اس کی دستیابی ہے مشروط)۔

بذر يعدود يالنك اجلاس نين شركت ك صفى ممران ب درخواست ب كركيني كي ويب سائت پروستياب وؤيونك فيسيلى فارم "بدكر كيكيني كر رحسترة بية برارسال كروي، واضح جو كرمبريا پروٹسی کےعلاوہ کوئی فروویڈ یولنگ کا نفرس ٹیل شرکت کا اہل جہیں ہوگا۔

6- ذاتی طور پر یا پراکسی کے ذریعے رائے دی

EOGM میں رائے وی یعنی ووٹنگ کے لیے میٹنگ کے لیے محقق مقام پر پولنگ بوجھ قائم کیا جائے گا۔

7-اى-ووشك/ يوسل بيك

مبران کو بذریعه بذا مطلع کیا جاتا ہے کمپنیز ایک، 2017 کی وفعہ 144-143 اور 2022 (SRO،2192 مور ند 5 دسمبر 2022 اور کمپنیز (پوسل بیلٹ) ریگولیشز 2018 کے مطابق ممبران کواس ٹیں بیان کی گئی شرائط کے مطابق خصوصی امور کے لیے اپنا حق رائے وی استعمال کرنے کی اجازت موقی۔ رائے دی بیغنی ووننگ کے لیےممبران کو درج فریل متباول اختیارات

i- ای-ووشک کاطریقه، کار

(1) ای-ووشک سپولت کی تفصیلات کمیٹی کے ان میران کوائی میل کی جائیں گی جن کے درست کمپیوٹرائز ڈ تو می شافتی کارڈنمبر موبائل نمبر اورائی میل ایڈریس 15 رسمبر 2023 کواخشام کار تک کمینی کے دجسٹر میں وستیاب ہوں گے۔ (ب) ویب ایڈرلس الگ ان کی تفصیلات اور پاس ورڈ ای میل کے ذریعے مبران کو بتائے جائیں گے ۔ سیکورٹی کوڈ ز،ای دوننگ سروس فراہم کرنے والے کے ویب پورٹل سے ایس ایم ایس (SMS)اورای میل کے ذریعے مبران کو بتائے جائیں گے۔

(ج) ای ۔ وونگ کے ذریعے ووٹ ڈالنے کاارادہ رکھنے والے اراکین کی شاخت الیکٹرونک وسخط پلاگ اِن کرنے کے لیے فراہم کر دونصد پین کے ذریعے کی جائے گی۔ (د) ایں۔ وونگ کی آئیش 20 رسمبر 2023 کوسخ 99:00 بجے کے کھیس گیا ور 25 رسمبر 2023 کوشام 05:00 بجے بند ہول گی میمران اس مدت کے دوران کی بھی وقت اپناووٹ ڈال

سکتے ہیں۔ایک بارکسی ممبر کی طرف ہے قر ارداد پرووٹ ڈالنے کے بعدا سے تبدیل کرنے کی اعازت نہیں ہوگی۔

ممبران متبادل طور پر پوشل بیلٹ کے ذریعے ووٹنگ کا انتخاب کرسکتے ہیں۔ بیلٹ بیسے کمپنی کی ویب سائٹ www.arifhabibcorp.com نے اون اوڈ کے لیے دستیاب ہے۔

اس نوٹس کے ساتھ مشکک اورانسیارات میں شائع ہونے والا بیلٹ پیم بھی رائے دی کے لیے استعمال کیا جا سکتا ہے۔ (ب) ممبران اس بات کوفیٹنی بنائیں گے کہ اجلاس کے چیئر ٹین تک سیح طریقے ہے کہ شدہ اور دستیلے شدہ بیلٹ پیم بمپیوٹرائز ڈو می شنافتی کارڈ (CNIC) کے ساتھ مارف حدیب سینٹر، 23، ایم نے نے شان روڈ وکر اپنی ٹیں ڈاک کے ذریعے (کمپین بکر بیڑی کومتو پہرکے کیا تصف یافتہ کے دہشرڈ ای مثل سے Chariman general meeting @arifhabibcorp.com پر بذر بعدای میل "Postal Ballot for AHCL EOGM 2023" کے عنوان سے 25 دسمبر 2023 بروز پیرشام 05:00 بجے سے پہلے بی جا تیں۔ بیلٹ بیپر پر دسخط کمپیوٹر اکر ڈ قو می شاختی کارڈ کے دستھا ہے مماثل ہونے جاہیں مقررہ وقت اور تاریخ کے بعد موصول ہونے والا پوشل بیلٹ و دشک میں شامل خہیں ہوگا۔

(ج) براہ کرم فوٹ کریں کدوولنگ بین کسی تنازع بشمول ایک سے زیادوووٹ ڈالنے کی صورت میں میڈنگ کے چیئز میں فیصلہ کرنے کے مجاز ہوتھ۔ 8-ممبران کی جانب معلومات کی فراہمی

> میں اپنے متعلقہ شریک ای ڈی می انویسٹر اکاؤنٹ سروسز المینی کے شیئر رجسٹر ار (CDCSRSL) کوفر اہم کرویں اے رابط کریں: درست ی این آئی می/ این ٹی این مرٹیگلیٹ/ز کواۃ استثنی مرٹیگلیٹ/قیکس استثنی سرٹیگلیٹ کی فراہمی۔

درست مينك اكاؤنث كي تفصيلات اورايا BAN كى فراجى تا كهين كرشته يامستقبل بين فقد منافع منظمه كى ادانيكى كريك.

جوائت آکاؤٹ ہولڈرز کی صورت میں برنسپل شیئر ہولڈراور جوائٹ شیئر ہولڈر کے شیئر نے درمیان تناسب۔ فزیکل شیئر زکی اسکریپ کیس صورت میں منتقلی جس مے مبران کوئی انداز میں مہولات کے گئیس میں محفوظ تھویل ،ستعدخرید وفرونت اور دیگر کار پوریٹ کارروائیوں میں آسانی ہے۔ كمپنيزا يك 2017 كى دفعه 119 اوركمپنيز (جزل پرويشن ايند فارمز) ريگوليشن 2018 كى شق مبر 19 ئے شاند لازى رہسٹريشن كى معلومات بشمول مو بائل نمبر/ ليند لائن نمبر اوراني ميل

بخلف قوانین کا قبیل ،اور کسی بھی قانون کی عدم قبیل یا مستقبل میں کسی بھی قسم کی تکلیف ہے جیئے کے لیے تمام ممبران کومشورہ دیاجا تاہے کہ وہ مندرجہ ذیل معلومات/وستاویزات/امور کے ملیلے

ا ہے ہے ،ای میل ایڈریس اورمو بائل نمبر ٹال می شم کی تبدیلی کی تحریری طور پر کہنی کے شیئر رجسٹر ار (CDCSRSL) کے دفتر کوفوری اطلاع۔

9 کین کے میموریڈ م اینڈ آر شیکٹر آف الیوی ایش ؛ ایکٹ کی دفعہ (3) 134 کے تحت ضعوسی امورے متعلق کھوس مقائق کا بیانیہ: ایکٹ کی دفعہ 281 کے تحت بیانیہ: اسکیم آف اریخف بیاریخ 17 نومبر 2023؛ پوسٹ مادل، چارٹرڈ اکاؤنٹٹس کی جانب سے جاری کردہ مویپ کمپیوٹسن لیئر بتاریخ 15 نومبر 2023، اور کیٹن کے حوالے سے صحیحت کا می بیٹ دیگرمعلومات، ان تمام وستاویزات کی کابیال کمین کے رجسٹرڈ آفس بمقام عارف حبیب سینٹر، 23، ایم کی خان روؤ، کرائی میں توٹس بذاکی تاریخ ہے EOGM کے اختتام تک، عموی دفتری اوقات کے دوران EOGM بی شرکت کیلئے الی فرد کوبعوش درخواست، معاشنے کے لئے بلا معاوضہ دستیاب ہول گی۔ یذکورومعلومات EOGM کے دوران کمپنی کے ممبران کےمعاشنے کیلئے

EOGM-10 کانوٹس بشمول بیانات ،اسکیم آف ارینجمنٹ اور تا زوترین سالانہ آڈٹ شدہ مالیاتی گوشوارے بھی کمپنی کی ویب سائٹ پر آویزال کردیئے گئے ہیں۔

خصوصی امورے متعلق کمپنیزا یکٹ 2017 کی وفعہ (3)134 کے تحت بیائیے EOGM میں میں انجام دے جانے والے خصوص امور کے طبوی مقائق سے متعلق بیائیہ، بشول اسکیم آف اریخ منٹ کے حوالے سے کمپنی کے ڈائز یکٹرز کے مفادات اورنوعیت ، بمع کسی بھی ذیلی معلومات کے ممینی کے ربسٹرڈو آخس واقع مارف حبیب سینٹر، 23 میم کی خان روڈ ، کراچی سے غیر معمولی احیلاس عام میل شرکت کااہل کوئی بھی فرد بعوض در نواست عمومی دفتری اوقات میں بلا معاوضه حاصل كرسكتا ہے۔

ند کورہ بیانیمبران EOGM کے قاس کے ہمراہ ارسال کیا گیا ہے۔

فصوصی امورے متعلق کمپنیزا یک 2017 کی دفعہ 281 کے تحت بیانیہ تھینیز ایک 2017 کے دفعہ (a)(1)(2) کے تحت بیادیوس میں اسکیم آف ار پنجنٹ کی شرائط اور اس کے اثرات کی وضاحت ،بشمول کمپنی کے ڈائزیکٹرز کے مفادات ،اور ان مفادات کے

اٹرات بحع دیگر ذیل معلومات بھپن کے رجسٹرڈ آفس واقع عارف حبیب سینٹر، 22ایم ٹی خان روڈ ، کرایگ ے EOGM میں شرکت کااٹل کوئی بھی فردیعوض ورخواست عمومی وفتری اوقات میں بلا معاوضه حاصل كرسكتاب

مذ کوروبیانی معبران کو EOGM کے تولس کے ہمراوارسال کیا گیا ہے۔

عارف حبيب كار يوريش كميثله نونس برائے غیر معمولی اجلاس عام

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کمپنی سیرییزی

بیلٹ پیپر برائے ووٹنگ بذریعہ پوسٹ

عارف حبيب كار پوريش كميشر

بروز مثل مورند 26 وسمبر 2023 دو پير 12:00 ينج PSX آڏيٺوريم، اسٹاک آپيج بلانگ، اسٹاک آپيج روؤ، کراچی ٹیں منعقد ہونے والے غیر معولی اجلاس عام ("EoGM") میں اور البکٹر الک ذرائع سے زیرغور آنے والخصوصي اموركي دوننك كيلئه

چيتر بين كالمختص كرده اي ميل ايدُريس <u>chariman.generalmeeting@arifhabibcorp.com</u> پر

مكمل پرشده بيلٹ پير بھیج جاسکتے ہیں۔ شير مولدر / جوائيك شيئر مولار (ز) / پراسي مولدر (ز) رجسترؤيت فوليو / ي دى ي شركت كننده / انويسلر ID بمعد ذيلي حصص كى تعداد

> شاختی کارڈ / پاسپورٹ نمبر (غیرملی ہونے کی صورت بیں) (كالى سلك كى جائے)

اضافی معلومات اورمنسلکات (باڈی کار پوریٹ ،کار پوریشن اوروفاقی حکومت کے نمائندے کی صورت میں) مجازد ستخط كننده كانام شنافتی کارڈ / پاسپورٹ نمبر(غیرملکی ہونے کی صورت میں) مجاز وتخط كننده - (كاني سلك كى جائے)

ہم/ میں درج ذیل قرارد کے بارے میں اپنی رضامندی/ا فتتلاف ظاہر کرنے کیلئے قرار داد کے سامنے خانے میں لك (٧٠) كانشان لكا كراپنا ووث بدريعه پوشل بيلث استعمال كرر بين.

ين/بم مم ين قرارداد شيئزز كى تعداد قراردا دكى نوعيت ادرتفصيل يهمتفق جن كيلتة ووث قراردادے متفق تبيي والأكيا 156/15 1. ايجندا-الف (خصوصام) سندھ ہائی کورٹ بمقام کرا چی کے حکم کے مطابق کمپنی اوراس کے ذیلی اوارے مارف حبیب لمیٹلڈ ("AHL")، کی منجلہ معاملات کے ساتھ، کار پوریٹ تشکیل نو/تنظیم نو، بشمول AHL کی وو حصوں میں تقتیم/علیحدگی، یعنی ڈیمرجڈ انڈر میکنگ اور رينيند اندر ليكنك، اور شموليت، اوردُ يمرجدُ انذر عيكنك كومين مين انضام ادر شموليت كيليخ واس کے ذیلی معاملات کے ساتھ ، مندرجہ ذیل قرارداد پرخوروخوش کرنا اور، اگر مناسب بوتو، ترميم يا بلاترميم، اسكيم أف ارتجنك بتاريخ 17 نومبر 2023 کے مطابق جسکی کمپنی کے بورڈ آف وائز یکٹرز نے 17 نومبر 2023 کومنظوری دی "قرار پایا که عارف حبیب کمینڈ کی مجمله معاملات کے ساتھ دوحصول میں تقشیم/علیحدگی، یعنی فریمرجڈ انڈ رئیکنگ اورر پنینڈ انڈ رئیکنگ ،اس کے ذیلی معاملات كيبا تذ، لو يمرجدُ اندُر مُيكنَّك كوكميني مين انضام اور شمولیت کی اسکیم آف ار نجمنٹ بناریخ 17 نومبر 2023، جو نمپنیز ایک 2017 کی رفعات 279 ہے 285 اور 285 کے تحت مرتب کی گئی ہے، اور اجلاس میں غور و خوض اور منظوری كيلئے پيش كى گئ ہے، بشمول كمپنيز ايك 2017 کی دفعات کے مطابق شدھ ہائی کورٹ ، کراچی کی جانب سے عائد کردہ کسی بھی ترمیم/تیدیلی كے مطلوبہ شرائط وضوابط اور تقاضوں سے مشروط،

1 مجيح طريقے سے پُرشدہ بيلٹ بيپر مارف حبيب سينشر، 23 ، ايم - ئي - خان روؤ ، کرا پي بين ۋاک كے ذريع

3 _ پوشل بیلٹ فارم بذریعہ ڈاک یاای میل چیئر بین تک بروز پیر 25 دمبر 2023 شام 5:00 بنجے سے پہلے بھی جانے جاہیں مقررہ تاریخ کے بعد موصول ہونے والے ہیلٹ فارم ووٹنگ میں شار مہیں کیے جائیں گے۔ 4۔ پوشل بیلٹ فارم پرموجود وسخط شافتی کارڈ/ پاسپورٹ (غیرمللی ہونے کی صورت بیں) ہے مماثل

5۔ نامکمل ،غیر د شخط شدہ ،غلط ، کھٹے ہوئے ، بوسیدہ یا کاٹ چھانٹ والے بیلٹ پیپیرمستر دکردیئے جا کیں گے۔ 6- يە يوشل بول بىيرمارف ھىبىب كار پورىش كىيند كى ويب سائث

(https://www.arifhabibcorp.com/downloads/BallotPaper-EOGM-2023-AHCL.pdf) ے ڈاؤن اوڈ کے لیے بھی دستیاب ہے شیئر ہولڈرزویب سائٹ سے بیلٹ ہیر ڈاؤن اوڈ کرسکتے ہیں یااخبارات میں شائع ہونے والے ای بیلٹ پیپر کواستعمال کرسکتے ہیں۔

> وستخطشيئر مولڈر(ز)/پراکسي مولڈر(ز)/مجاز دستخط کننده (کاروباری ادارہ ہونے کی صورت میں کیپنی کی مہر لگا ئیں) مقام ز_____ تاریخ :____

(کمپنی سکر میزی کومتوجه کرکے) یا قصص یافتہ کے رجسٹرڈ ای میل ہے chariman.generalmeeting@arifhabibcorp.com پرارسال کئے جا کیں۔

2۔ پوشل بیلٹ فارم کے ساتھ شنافتی کارڈ/ یاسپورٹ (غیرمللی ہونے کی صورت ٹیں) کی کانی جمع کرانالازی ہے۔

پذر يعه بذامنظوراوراختيار كي جاتي ہے۔"

ہونے جامیل ۔

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