





### TARIQ GLASS INDUSTRIES LTD.

### **HEAD OFFICE & MARKETING OFFICE**

128-J,Model Town, Lahore, Pakistan
Tel: (042) 111 343434 Fax: (042) 3585 7692, 3585 7693
Email: info@tarigglass.com Web Site: www.tarigglass.com

Ref.:TGL/Shares/2.5-I

January 17, 2024

The General Manager
Pakistan Stock Exchange Ltd.
Stock Exchange Building
Stock Exchange Road
Karachi.

Subject: NOTICE OF EXTRAORDINARY GENERAL MEETING

Dear Sir,

Please find enclosed herewith notice of Extraordinary General Meeting (EOGM) of the members of the Company scheduled to be held at 11:00 AM on Thursday the February 15, 2024 at the Registered Office of the Company situated at 128-J, Model Town, Lahore. This notice will be released in the press on January 20, 2024.

Pursuant to Regulation 5.5.11 of the Rule Book of PSX, please note that the share transfer books of the Company will remain closed from February 9, 2024 to February 15, 2024 (both days inclusive). Transfers received in order at the office of Share Registrar of the Company namely M/s Shemas International (Private) Limited, 533 - Main Boulevard, Imperial Garden Block, Paragon City, Barki Road, Lahore (Phone: 0092-42-37191262; Email: info@shemasinternational.com) at the close of business hours on February 8, 2024 will be treated in time for the purpose of attending, transfer of shares and voting and the EOGM.

This is for your information and distribution amongst the TRE Certificate Holders of the Exchange.

Thanking you.

Yours truly,

For Tariq Glass Industries Limited

(Mohsin Ali)

Company Secretary

Encl: As Above

Cc:

1. The Executive Director/HOD, Offsite-II Department, Supervision Division, SECP, Islamabad

2. The Executive Director/HOD - Securities Market Division, SECP, Islamabad

WORKS: 33 K.M Lahore - Sheikhupura Road. Phones: (056) 350 0635-37 Fax: (056) 350 0633



## NOTICE OF EXTRAORDINARY GENERAL MEETING



### TARIQ GLASS INDUSTRIES LIMITED

128-J, MODEL TOWN, LAHORE

PH: 042-111-343-434; FAX: 042-35857692-93

Email Address: info@tariqglass.com; Website: www.tariqglass.com

### Notice of Extraordinary General Meeting

NOTICE is hereby given that an Extraordinary General Meeting (the "**EOGM**") of Tariq Glass Industries Limited (the "**Company**", "**TGL**") will be held on Thursday the February 15, 2024 at 11:00 AM at the registered office of the Company situated at 128-J, Model Town, Lahore and through video link to transact the following business:

#### **Special Business:**

To consider, and if deemed fit to pass a following resolution as special resolution, with or without
modification, addition(s) and deletion(s) as proposed in the statement of material facts annexed to this
notice circulated to the entitled persons for balance payment of PKR 350,000,000/- for shares acquired
as long-term equity investment in M/s MMM Holding (Private) Limited, an associated company, to be
paid in 12 equal quarterly instalments.

"Resolved that approval of the members of Tariq Glass Industries Limited (the "Company") be and is hereby accorded in terms of Section 199 of the Companies Act, 2017 read with the Companies (Investment in Associated Companies or Associated Undertakings) Regulations, 2017 and the Company be and is hereby authorized to make the balance payment of PKR 350,000,000/- in 12 equal quarterly instalments to Mr. Muhammad Tousif Peracha out of the total long-term equity investment of PKR 970,000,000/- for acquiring 57,555,625 fully paid-up ordinary shares of PKR 10/- each of MMM Holding (Private) Limited (MMM) in terms of the Share Purchase Agreement dated May 26, 2023, whereas the funds amounting to PKR 620,000,000/- have already been paid by the Company to Mr. Muhammad Tousif Peracha when MMM was not an associated company.

**Further Resolved that** the aforesaid special resolution shall be valid for a period of five (05) years from the date of approval by the members of the Company.

**Further Resolved that** the Managing Director / CEO and / or any Director of the Company and / or Company Secretary be and are hereby singly empowered and authorized to do all acts, matters, deeds and things, take any or all necessary actions and to complete all legal formalities as may be necessary or incidental expedient for the purpose of implementing the aforesaid resolutions."

- To consider, and if deemed fit to pass a following resolution as special resolution, with or without
  modification, addition(s) and deletion(s) as proposed in the statement of material facts annexed to this
  notice circulated to the entitled persons for further long-term equity investment of PKR 583,387,560/- in
  M/s MMM Holding (Private) Limited, an associated company.
  - "Resolved that approval of the members of Tariq Glass Industries Limited (the "Company") be and is hereby accorded in terms of Section 199 of the Companies Act, 2017 read with the Companies (Investment in Associated Companies or Associated Undertakings) Regulations, 2017 and the Company be and is hereby authorized to make the long-term equity investment of PKR 583,387,560/- for further

acquiring upto 58,338,756 ordinary right shares of PKR 10/- each of MMM Holding (Private) Limited, an associated company, when offered to the Company.

**Further Resolved that** the aforesaid special resolution shall be valid for a period of five (05) years from the date of approval by the members of the Company.

**Further Resolved that** the Managing Director / CEO and / or any Director of the Company and / or Company Secretary be and are hereby singly empowered and authorized to undertake the decision of said investment and to do all acts, matters, deeds and things, take any or all necessary actions and to complete all legal formalities as may be necessary or incidental expedient for the purpose of implementing the aforesaid resolutions."

3. To consider, and if deemed fit to pass a following resolution as special resolution, with or without modification, addition(s) and deletion(s) as proposed in the statement of material facts annexed to this notice circulated to the entitled persons for extending term loan convertible into equity amounting to PKR 350,000,000/- to M/s MMM Holding (Private) Limited, an associated company.

"Resolved that approval of the members of Tariq Glass Industries Limited (the "Company") be and is hereby accorded in terms of Section 199 of the Companies Act, 2017 read with the Companies (Investment in Associated Companies or Associated Undertakings) Regulations, 2017, for investment in the form of long term loan of upto PKR 350,000,000/- (Rupees Three Hundred Fifty Million Only) to MMM Holding (Private) Limited (MMM) convertible into long term equity investment comprising upto 35,000,000 shares of MMM at not more than par value, provided that the return on any outstanding amount of loan shall be Average Borrowing Cost of TGL + 1% OR 3MK + 1.50%, whichever is higher as per other terms and conditions disclosed to the members.

**Further Resolved that** the aforesaid special resolution shall be valid for a period of five (05) years from the date of approval by the members of the Company.

**Further Resolved that** the Managing Director / CEO and / or any Director of the Company and / or Company Secretary be and are hereby singly empowered and authorized to undertake the decision of said investment and to do all acts, matters, deeds and things, take any or all necessary actions and to complete all legal formalities as may be necessary or incidental expedient for the purpose of implementing the aforesaid resolutions."

4. To consider, and if deemed fit to pass a following resolution as special resolution, with or without modification, addition(s) and deletion(s) as proposed in the statement of material facts annexed to this notice circulated to the entitled persons for extending short-term loan / running finance / short term advance of upto PKR 1,000,000,000/- to M/s Balochistan Glass Limited, an associated company for a period of one (1) year.

"Resolved that approval of the members of Tariq Glass Industries Limited (the "Company") be and is hereby accorded in terms of Section 199 of the Companies Act, 2017 read with the Companies (Investment

in Associated Companies or Associated Undertakings) Regulations, 2017, for investment of up to PKR 1,000,000,000/- (Rupees One Billion Only) in Balochistan Glass Limited, an associated company, in the form of Short-Term Loan / Short Term Advance / Running Finance as and when needed by Balochistan Glass Limited for a period of one year on rollover / renewable basis, provided that the return on any outstanding amount of loan shall be Average Borrowing Cost of TGL + 1% OR 3MK + 1.50%, whichever is higher and as per other terms and conditions disclosed to the members.

Further Resolved that the aforesaid special resolution shall be valid for a period of one (01) year from the date of approval by the members of the Company.

**Further Resolved that** the Managing Director / CEO and / or any Director of the Company and / or Company Secretary be and are hereby singly empowered and authorized to undertake the decision of said investment and to do all acts, matters, deeds and things, take any or all necessary actions and to complete all legal formalities as may be necessary or incidental expedient for the purpose of implementing the aforesaid resolutions."

- 5. To consider, and if deemed fit to pass a following resolution as special resolution, with or without modification, addition(s) and deletion(s) as proposed in the statement of material facts annexed to this notice circulated to the entitled persons for issue of corporate guarantees of up to PKR 3,000,000,000/- in favour of financial institutions / banks on behalf of M/s Balochistan Glass Limited, an associated company.
  - "Resolved that the approval of the members of Tariq Glass Industries Limited (the 'Company') be and is hereby accorded in terms of Section 199 of the Companies Act, 2017 read with the Companies (Investment in Associated Companies or Associated Undertakings) Regulations, 2017 that the Company be and is hereby authorized to issue Corporate Guarantees up to PKR 3,000,000,000/- (Rupees Three Billion only), on a joint and several basis, in favour of financial institutions / banks on behalf of Balochistan Glass Limited with the following features and as per the terms and conditions disclosed to the shareholders:

#### Salient Features of the corporate guarantees:

- In case BGL fails to meet its payment obligations, the Company shall guarantee to pay the amount as
  principal obligor demanded by the Beneficiaries. In the event, if any amount is demanded and paid to the
  Beneficiaries by TGL, a loan receivable from BGL equivalent to the amount paid to the Beneficiaries will be
  booked. This loan will also carry markup of Average Borrowing Cost of TGL +1% OR 3MK+1.50% whichever
  is higher.
- The corporate guarantees shall be of a continuing nature and shall remain in force till all obligations of the BGL are satisfied.
- The other member of the joint venture (namely Mr. Muhammad Tousif Peracha) shall also be issuing guarantees to the Beneficiaries, separately, on a joint and several basis, with the same features mentioned above
- The corporate guarantees / standby letter of credit shall not exceed a period up to 10 years starting from the date of issue.

 A commission equivalent to Average Borrowing Commission Rate for Guarantees of TGL + 0.05% per quarter OR 0.25% per quarter whichever is higher of the outstanding amount shall be charged by TGL from Balochistan Glass Limited.

**Further Resolved that** the aforesaid special resolution shall be valid for a period of ten (10) years from the date of approval by the members of the Company.

**Further Resolved that** the Managing Director / CEO and / or any Director of the Company and / or Company Secretary be and are hereby singly empowered and authorized to undertake the decision of said investment and to do all acts, matters, deeds and things, take any or all necessary actions and to complete all legal formalities as may be necessary or incidental expedient for the purpose of implementing the aforesaid resolutions."

Attached to this Notice circulated to the entitled persons, is a statement of material facts under Section 134 (3) of the Companies Act, 2017 along with proposed special resolutions pertaining to the special business to be transacted at the EOGM and the statement as required by Regulation 4 (2) of the Companies (Investment in Associated Companies or Associated Undertakings) Regulations, 2017.

By Order of the Board

Lahore, Date: January 17, 2024 (Mohsin Ali) Company Secretary

#### NOTES:

- 1. Declaration of Interest & Due Diligence: Tariq Glass Industries Limited (TGL) owns 50% equity stake in MMM Holding (Private) Limited (MMM) which is a holding company of Balochistan Glass Limited (BGL) with 84.34% shareholding. The Directors and their relatives of TGL have no interest other than disclosed in MMM and BGL / investments in MMM and BGL except that Mr. Mohammad Baig (director of TGL) and Mr. Mustafa Baig (executive of TGL) are nominee directors on the Boards of MMM and BGL. MMM and BGL are not the shareholders of TGL, however, their directors namely Mr. Mohammad Baig and Mr. Mustafa Baig are also the major shareholders of TGL, holding 11.49% and 11.54% shareholding respectively in TGL. Further, the Directors of TGL certify that they have carried out necessary due diligence for the proposed investments before recommending it for members' approval.
- 2. Book Closure: The Register of Members and Share Transfer Books of the Company will remain closed from February 9, 2024 to February 15, 2024 (both days inclusive) and no transfer of shares will be accepted for registration during this period. Transfers received in order at the office of our Share Registrar M/s Shemas International (Pvt) Limited, 533-Main Boulevard, Imperial Garden Block, Paragon City, Barki Road, Lahore (Phone: +92-42-37191262; Email Address: info@shemasinternational.com) at the close of business hours on February 8, 2024 will be treated in time for the purpose of attending and voting at the EOGM.
- 3. All members are entitled to attend and vote at the meeting. A member entitled to attend and vote at the meeting is also entitled to appoint another member of the Company as his / her proxy to attend, speak and vote for him / her. In case of corporate entity, the Board of Directors' resolution / power of attorney with specimen signature shall be submitted to the Company. A proxy must be a member of the Company. A member shall not be entitled to appoint more than one proxy to attend any one meeting. The instrument of proxy duly executed should be lodged at the Registered Office of the Company not later than 48 hours before the time of the meeting. The form of proxy must be witnessed with the addresses and CNIC numbers of witnesses, certified copies of CNIC of member and the proxy member must be attached and the revenue stamp should be affixed and defaced on the form of proxy. Proxy Form in English and Urdu languages is attached with the notice circulated to the members.
- 4. The members are advised to bring their ORIGINAL Computerized National Identity Card (CNIC) and those members who have deposited their shares in Central Depository System should also be cognizant of their CDC Participant ID and Account Number at the meeting venue. In case of corporate entity, the Board of Directors' resolution / power of attorney with specimen signature of the nominee shall be produced at the time of the meeting.
- 5. The Company has arranged for participation of members in general meeting through electronic means (i.e., video-link / webinar / zooming etc.). In this regard, the interested shareholders can request by providing the relevant information (i.e., Name of the Shareholder, CNIC Number, Folio / CDC Account Number, Cell Number, Email Address etc.) to the Company Secretary by February 13, 2024 at Email Address: corporateaction@tariqqlass.com.

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

#### a. Procedure for E-Voting:

- I. Detail of E-voting facility will be shared through e-mail with those members of the company who have valid cell numbers / E-mail addresses (Registered E-mail ID) available in the Register of Members of the Company by the end of business on February 8, 2024. Members who intend to exercise their right of vote through E-voting shall provide their valid cell numbers and email addresses on or before at 05:00 PM on February 8, 2024.
- II. Identity of the Members intending to cast vote through E-voting shall be authenticated through electronic signature or authentication for login.
- III. Members shall cast vote for agenda item Nos. 1, 2,3, 4 and 5 online from February 12, 2024 at 09:00 AM till February 14, 2024 at 5:00 p.m. Voting shall close on February 14, 2024, at 5:00 p.m. A vote once cast by a Member, shall not be allowed to be changed.
- IV. The Company has appointed M/s Digital Custodian Services Company Limited as E-voting Service Provider in terms of Regulation 5 of the Companies (Postal Ballot) Regulations, 2018.
- V. The Board of Directors of the Company has designated M/s Crowe Hussain Chaudhury & Co., Chartered Accountants, as the Scrutinizer for the purpose of voting, bringing with them the relevant experience, in accordance with Regulation 11 of the Companies (Postal Ballot) Regulations, 2018.

#### b. Procedure for Voting Through Postal Ballot:

- Members may alternatively opt for voting through postal ballot. For convenience of the members, Ballot Paper is annexed to this notice and the same is also available on the Company's website www.tariqqlass.com to download.
- II. The members must ensure that the duly filled and signed ballot paper, along with a copy of Computerized National Identity Card (CNIC) should reach the Chairman of the meeting through post at the Company's registered address, 128-J, Model Town, Lahore, or through email at corporateaction@tariqglass.com one day before the EOGM, i.e., on February 14, 2024 before 5:00 p.m. A postal ballot received after this time / date shall not be considered for voting. The signature on the Ballot Paper shall match with signature on the CNIC / Company's record.

- 7. As per section 72 of Companies Act 2017, every listed company shall be required to replace its physical certificates with book entry form in a manner as may be specified and from the date notified by the commission, within a period not exceeding four years from the commencement of this Act. In compliance with the SECP's directive, the Company has already dispatched the follow-up letter to all physical shareholders on April 20, 2021. The shareholders having physical shares are once again requested to open the CDC subaccount with any of the broker or investor account directly with the CDC to place their physical certificates into scripless form.
- Shareholders who could not collect their dividend / physical shares are advised to contact the Company Secretary at the registered office of the Company to collect / enquire about their unclaimed dividend or shares, if any.
- 9. The members are requested to notify the Company / Share Registrar of any change in their address.
- 10. For any query / information, the investors may contact the Company Secretary: Mr. Mohsin Ali, Phone No.: 042-111-343434; Email Address: corporateaction@tariqglass.com OR the Share Registrar: Mr. Imran Saeed, Phone No. +92-42-37191262; Email Address: info@shemasinternational.com.

# STATEMENT UNDER SECTION 134(3) OF THE COMPANIES ACT, 2017

This statement sets out the material facts concerning the Special Business to be transacted at the Extraordinary General Meeting of the Company to be held on February 15, 2024.

Agenda Item No. 1 – Payment of balance amount of Equity Investments in M/s MMM Holding (Private) Limited.

Agenda Item No. 2 - Further Equity Investment in M/s MMM Holding (Private) Limited.

Agenda Item No. 3 -Long-Term Loan to M/s MMM Holding (Private) Limited

Tariq Glass Industries Limited (the "Company" or "TGL") has acquired 50% shares (i.e., 57,555,625 shares) of MMM Holding (Private) Limited ("MMM"), a holding company of Balochistan Glass Limited, a listed company ("BGL") (MMM owns 220,644,430 ordinary shares i.e., 84.34% of the issued and outstanding ordinary shares of BGL) from Muhammad Tousif Peracha ("MTP") by virtue of Share Purchase Agreement (SPA) dated May 26, 2023 between TGL and MTP and pursuant to the completion of process of public offer under the Securities Act, 2015. These shares have been transferred in the name of TGL. Consequently, TGL has successfully acquired joint management control of MMM and BGL on December 7, 2023.

After having joint control and common directorship both MMM and BGL are associated companies of TGL. Out of the total consideration of PKR 970,000,000/- under the Share Purchase Agreement, the funds

amounting to PKR 620,000,000/- were paid by TGL when MMM was not an associated company. The balance amount of PKR 350,000,000/- is to be paid in 12 equal guarterly instalments to MTP by TGL.

TGL will also make further equity investment of PKR 583,387,560/- to acquire upto 58,338,756 ordinary right shares of PKR 10/- each when offered to TGL. The proceeds of right issue will be utilized by MMM by making payment of PKR 83,387,560/- to settle MTP's outstanding loan and balance PKR 500,000,000/- shall be extended to BGL as a loan convertible into equity of BGL for the capital expenditure of BGL.

Furthermore, TGL will also grant term loan convertible into equity amounting to PKR 350,000,000/- to be paid in 12 equal quarterly instalments to MMM for the purpose of onward provision of loan to BGL for settlement of the loan of Gharibwal Cement Limited (GCL) standing in the books of BGL. This loan will carry markup of Average Borrowing Cost of TGL + 1% OR 3MK+1.50% whichever is higher. The disbursement schedule in 12 quarterly instalments mentioned above is as under:

Sr.	Date	Pak Rupees
1	29-Feb-24	29,166,666
2	31-May-24	29,166,666
3	31-Aug-24	29,166,666
4	30-Nov-24	29,166,666
5	28-Feb-25	29,166,666
6	31-May-25	29,166,666
7	31-Aug-25	29,166,666
8	30-Nov-25	29,166,666
9	28-Feb-26	29,166,666
10	31-May-26	29,166,666
11	31-Aug-26	29,166,666
12	30-Nov-26	29,166,674
	Total	350,000,000

In reciprocity, MTP shall also make an equity investment of PKR 933,387,560/- in M/s MMM Holding (Private) Limited (MMM) for the same purposes as mentioned above for Tariq Glass Industries Limited (TGL).

BGL was one of the major manufacturers of Pharma Glass Packaging in Pakistan while TGL has been a producer of different variations of glass for more than 40 years except the Pharma Glass Packaging. The acquisition will ultimately benefit the end-customer, both locally and internationally through the production and introduction of new, value-added and superior quality Pharma Glass Packaging for the local market as well as for the export markets.

The Board of Directors of the Company have recommended to the members for approval to provide the following to MTP and MMM:

- For the balance payment of PKR 350,000,000/- for shares acquired as long-term equity investment in M/s MMM Holding (Private) Limited, an associated company, to be paid in 12 equal quarterly instalments to MTP.
- 2. For further long-term equity investment of PKR 583,387,560/- in M/s MMM Holding (Private) Limited, an associated company.
- 3. For extending term loan convertible into equity amounting to PKR 350,000,000/- to M/s MMM Holding (Private) Limited, an associated company.

Note: Average borrowing cost of TGL will be derived as under:

Average of "KIBOR for the relevant period" + "the Bank Spread"

Where the existing KIBOR for various facilities of TGL is on 1 Month, 3 Month and 6 Month basis and the bank spread is ranging from 0.05% to 0.50%).

The Company's Average Borrowing Cost as on December 31, 2023 from banks / financial institutions for commercial short-term and long-term loans / financing stands at 22.11% and 6.24%, respectively.

In pursuance of Regulation 3(3) of the Companies (Investment in Associated Companies or Associated Undertakings) Regulations 2017 under S.R.O No. 1240(1)/2017 dated 06 December 2017, the directors certified that they have carried out necessary due diligence for this investment before recommending it for approval of the members and duly signed recommendation of the due diligence report shall be made available to the members for inspection in the meeting.

In pursuance of Regulation 3(1) of the Companies (Investment in Associated Companies or Associated Undertakings) Regulations 2017 under S.R.O No. 1240(1)/2017 dated 06 December 2017, the information required to be disclosed to the members is as follows:

Ref. No.	Requirement	Information	
(a)	Disclosure for all types of investments:		
	(A) Disclosure regarding associated company		
(i)	Name of associated company or associated undertaking  MMM Holding (Private) Limited		
(ii)	Basis of relationship	By virtue of common directorship and joint control	

(iii)	Earnings per share for the last three			
(,	years	Year	MMM	
		2023	(0.07)	
		2022	N/A	
		2021	N/A	
		*MMM is a newly incorpora 8, 2022.	ted compan	y on September
(iv)	Break-up value per share, based on	Year	МММ	
	latest audited financial statements	2023	37.10	
		*MMM is a newly incorpora 8, 2022.	ted compan	y on September
(v)	items of statement of financial	Description		FY2023 (Rupees)
	position and profit and loss account on the basis of its latest financial statements	Paid up Capital (115,111,250 s 10/- each)	hares of Rs.	1,151,112,500
		Share Premium		3,127,569,940
		Accumulated Loss		(8,286,326)
		Total Equity		4,270,396,114
		Long Term Investment		1,668,288,730
		Loan to Subsidiary Company		2,769,120,569
		Loss Per Share		(0.07)
		Break up Value Per Share		37.10
		*MMM is a newly incorpora 8, 2022.	ted compan	y on September
(vi)	In case of investment in relation to a that has not commenced operation			
(1)	Description of the project and its history since conceptualization	Tariq Glass Industries Limited (the "Company" or "TGL") has acquired 50% shares (i.e., 57,555,625 shares) of MMM Holding (Private) Limited ("MMM"), a holding company of Balochistan Glass Limited, a listed company ("BGL") (MMM owns 220,644,430 ordinary shares i.e., 84.34% of the issued and outstanding ordinary shares of BGL) from Muhammad Tousif Peracha ("MTP") by virtue of Share Purchase Agreement (SPA) dated May 26, 2023 between TGL and MTP and pursuant to the completion of process of public offer under the Securities Act, 2015.		

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(11)	Starting date and expected date of completion of work	MMM will invest proceeds for funding requirements of its subsidiary BGL. BGL's BMR activities will commence immediately upon members' approval and are expected to be completed before the end of the first quarter of the calendar year 2024.
(111)	Time by which such project shall become commercially operational	MMM is an investment holding company and operational since its incorporation whereas BGL's production will be revived, hopefully, before the end of the first quarter of the calendar year 2024 (Insha Allah).
(IV)	Expected time by which the project shall start paying return on investment	BGL and MMM are expected to start paying dividends / return on investment by the end of financial year 2026-2027.
(V)	Funds invested or to be invested by the promoters, sponsors, associated company or associated undertaking distinguishing between cash and non-cash amounts	Out of the total consideration of PKR 970,000,000/- under the Share Purchase Agreement, the funds amounting to PKR 620,000,000/- has already been paid by TGL and the balance amounting to PKR 350,000,000/- is to be paid in 12 equal quarterly instalments to MTP by TGL.
		TGL will make further equity investment in the securities of M/s MMM Holding (Private) Limited (MMM) amounting to PKR 583,387,560/- to further acquire upto 58,338,756 ordinary shares of face value of PKR 10/- each. Out of the total of PKR 583,387,560/- MMM will allocate PKR 83,387,560/- to settle Mr. Muhammad Tousif Peracha's (MTP) outstanding loan. Simultaneously, a loan convertible into equity of PKR 500 million, earmarked for the Capital Expenditure of BGL, will be extended by MMM to BGL.
		Furthermore, TGL will also grant long term loan convertible into equity amounting to PKR 350,000,000/- to be paid in 12 equal quarterly instalments to MMM. This loan will carry markup of Average Borrowing Cost of TGL + 1% OR 3MK + 1.50% whichever is higher. MMM will further grant as loan the each receipted installment to BGL for the purpose of repayment of the loan of Gharibwal Cement Limited (GCL) standing in the books of BGL.
		Moreover, TGL will grant short term loan / running finance / short term advance amounting to PKR 1,000,000,000/directly to M/s Balochistan Glass Limited (BGL) to meet their working capital requirements on rollover / renewable basis.
		In addition, TGL will issue corporate guarantees to secure the financing requirements of BGL from time to time up to PKR 3,000/- million.
		All the transactions mentioned above are cash or fund- based, except for the corporate guarantees, which are non-fund based.

(B)	General Disclosures		
(i)	Maximum amount of investment to be made	<ol> <li>PKR 350,000,000/- (Rupees Three Hundred Fifty Million) as equity investment in MMM under the Share Purchase Agreement dated May 26, 2023.</li> <li>PKR 583,387,560/- to further acquire upto 58,338,756 ordinary right shares of PKR 10/- each of MMM.</li> <li>Grant long term loan convertible into equity amounting to PKR 350,000,000/- to be paid in 12 equal quarterly instalments to MMM.</li> </ol>	
(ii)	Purpose, benefits likely to accrue to the investing company and its members from such investment and period of investment	Purpose: to acquire equity interest in MMM and financial support.  Benefits: Dividend income which will enhance the profitability of the Company and add to the shareholders value of the members of the Company. Mark up on loan will also enhance income of the Company and add value to members of the company.	
		Period of Investment: The investment will be for long term.	
(iii)	Sources of funds to be utilized for investment and where the investment is intended to be made using borrowed funds	A combination of internally generated funds and the debt will be utilized for the proposed investment in the MMM.	
(1)	justification for investment through borrowings	It is expected that investment will generate higher returns in the long term and favourable gearing ratios justify the investment through debt.	
(11)	detail of collateral, guarantees provided and assets pledged for obtaining such funds	The Company's assets will be mortgaged to raise the debt.	
(III)	cost benefit analysis	The returns from the investment are expected to be higher than the cost of debt.	
(iv)	Salient features of the agreement(s), if any, with associated company or associated undertaking with regards to the proposed investment	There is no agreement with the associated company as shares of the associated company will be acquired from existing member and as right shares. However, there will be formal agreement while granting loan to MMM. Balance payment is to be made under Share Purchase Agreement the salient features of which have been mentioned elsewhere in this statement.	

(v)	Direct or indirect interest of directors, sponsors, majority shareholders and their relatives, if any, in the associated company or associated undertaking or the transaction under consideration	TGL owns 50% equity stake in MMM. The Directors, and their relatives have no interest other than disclosed in MMM / investment in MMM except that Mr. Mohammad Baig (director of TGL) and Mr. Mustafa Baig (executive of TGL) are nominee directors on the Board of MMM. MMM is not a shareholder of TGL, however, its two directors namely Mr. Mohammad Baig and Mr. Mustafa Baig are also the major shareholders of TGL, holding 11.49% and 11.54% shareholding respectively in TGL.	
(vi)	In case any investment in associated company or associated undertaking has already been made, the performance review of such investment including complete information/justification for any impairment or write offs	Out of the total consideration of PKR 970,000,000/- under the Share Purchase Agreement between TGL and MTP, the funds amounting to PKR 620,000,000/- has already been paid by TGL and the balance amounting to PKR 350,000,000/- is to be paid in 12 equal quarterly instalments to MTP by TGL under the Share Purchase Agreement (SPA) dated May 26, 2023. MMM is a newly incorporated holding company.	
(vii)	Any other important details necessary for the members to understand the transaction	None	
(b)	Additional disclosure regarding Eq	quity Investment	
(i)	Maximum price at which securities will be acquired	<ol> <li>PKR 16.853/- per share under the SPA dated May 26, 2023.</li> <li>PKR 10.00/- (Face Value) against further equity investment of PKR 583,387,560/- through right shares.</li> </ol>	
(ii)	In case the purchase price is higher than market value in case of listed securities and fair value in case of unlisted securities, justification thereof	The fair value per share of MMM is PKR14.19/- per share which is higher than the purchase price.	
(iii)	Maximum number of securities to be acquired	<ol> <li>57,555,625 ordinary shares under the SPA dated May 26, 2023. (already acquired). Only balance payment is to be made.</li> <li>Upto 58,338,756 ordinary right shares against further equity investment of PKR 583,387,560/</li> <li>Upto 35,000,000 ordinary shares against grant of long-term loan convertible into equity amounting to PKR 350,000,000/</li> </ol>	

(iv)	Number of securities and percentage thereof held before and after the proposed investment	Before - 57,555,625 ordinary shares After -  1. Upto 58,338,756 ordinary shares against further equity investment of PKR 583,387,560/  2. Upto 35,000,000 ordinary shares against grant of long term loan convertible into equity amounting to PKR 350,000,000/  The percentage of shareholding of TGL in MMM is 50% and 50% is of MTP. MTP will contribute in the equity of MMM on equal basis as well.
(v)	Current and preceding twelve weeks' weighted average market price where investment is proposed to be made in listed securities;	MMM, being unlisted company, this is not applicable.
(vi)	Fair value determined in terms of sub-regulation (1) of regulation 5 for investments in unlisted securities	The fair value per share of MMM is PKR 14.19/- per share.
(c)	In case investments in the form of	loans, advances and guarantees
i.	category-wise amount of investment	Funded Facility (in shape of long-term loan) of upto PKR 350,000,000/
ii.	average borrowing cost of the investing company, the Karachi Inter Bank Offered Rate (KIBOR) for the relevant period, rate of return for Shariah compliant products and rate of return for unfunded facilities, as the case may be, for the relevant period	Average borrowing cost of TGL will be derived as under:  Average of "KIBOR for the relevant period" + "the Bank Spread"  Where the existing KIBOR for various facilities of TGL is on 1 Month, 3 Month and 6 Month basis and the bank spread is ranging from 0.05% to 0.50%).  The Company's average borrowing cost as on December 31, 2023 from banks / financial institutions for commercial short-term and long-term loans / financing stands at 22.11% and 6.24%, respectively.
iii.	rate of interest, mark up, profit, fees or commission etc. to be charged by investing company	This loan will carry markup of Average Borrowing Cost of TGL + 1% OR 3MK+1.50% whichever is higher.
iv.	particulars of collateral or security to be obtained in relation to the proposed investment	NIL

V.	if the investment carries conversion feature i.e. it is convertible into securities, this fact along with terms and conditions including conversion formula, circumstances in which the conversion may take place and the time when the conversion may be exercisable	The long-term loan amounting to PKR 350,000,000/- will be converted into equity by issuance of shares up to 35,000,000 ordinary shares of face value of PKR 10/- each either as right shares or other than right shares by MMM subject to requisite regulatory approvals, required if any.
vi.	repayment schedule and terms and conditions of loans or advances to be given to the associated company or associated undertaking	The long-term loan of PKR 350,000,000/- will be converted into equity upon its accumulation in the books of MMM.

#### **Special Resolutions:**

#### Agenda Item No. 1 - Equity Investments in M/s MMM Holding (Private) Limited

The following resolution is proposed to be passed as a special resolution:

"Resolved that approval of the members of Tariq Glass Industries Limited (the "Company") be and is hereby accorded in terms of Section 199 of the Companies Act, 2017 read with the Companies (Investment in Associated Companies or Associated Undertakings) Regulations, 2017 and the Company be and is hereby authorized to make the balance payment of PKR 350,000,000/- in 12 equal quarterly instalments to Mr. Muhammad Tousif Peracha out of the total long-term equity investment of PKR 970,000,000/- for acquiring 57,555,625 fully paid-up ordinary shares of PKR 10/- each of MMM Holding (Private) Limited (MMM) in terms of the Share Purchase Agreement dated May 26, 2023, whereas the funds amounting to PKR 620,000,000/- have already been paid by the Company to Mr. Muhammad Tousif Peracha when MMM was not an associated company.

Further Resolved that the aforesaid special resolution shall be valid for a period of five (05) years from the date of approval by the members of the Company.

**Further Resolved that** the Managing Director / CEO and / or any Director of the Company and / or Company Secretary be and are hereby singly empowered and authorized to do all acts, matters, deeds and things, take any or all necessary actions and to complete all legal formalities as may be necessary or incidental expedient for the purpose of implementing the aforesaid resolutions.

#### Agenda Item No. 2 - Further Investment in Shares of M/s MMM Holding (Private) Limited

The following resolution is proposed to be passed as a special resolution:

"Resolved that approval of the members of Tariq Glass Industries Limited (the "Company") be and is hereby accorded in terms of Section 199 of the Companies Act, 2017 read with the Companies (Investment in Associated

Companies or Associated Undertakings) Regulations, 2017 and the Company be and is hereby authorized to make the long term equity investment of PKR 583,387,560/- for further acquiring upto 58,338,756 ordinary right shares of PKR10/- each of MMM Holding (Private) Limited, an associated company, when offered to the Company.

**Further Resolved that** the aforesaid special resolution shall be valid for a period of five (05) years from the date of approval by the members of the Company.

**Further Resolved that** the Managing Director / CEO and / or any Director of the Company and / or Company Secretary be and are hereby singly empowered and authorized to undertake the decision of said investment and to do all acts, matters, deeds and things, take any or all necessary actions and to complete all legal formalities as may be necessary or incidental expedient for the purpose of implementing the aforesaid resolutions."

#### Agenda Item No. 3 - Grant of Long Term Loan to M/s MMM Holding (Private) Limited

The following resolution is proposed to be passed as a special resolution:

"Resolved that approval of the members of Tariq Glass Industries Limited (the "Company") be and is hereby accorded in terms of Section 199 of the Companies Act, 2017 read with the Companies (Investment in Associated Companies or Associated Undertakings) Regulations, 2017, for investment in the form of long term loan of up to PKR 350,000,000/- (Rupees Three Hundred Fifty Million Only) to MMM Holding (Private) Limited (MMM) convertible into long term equity investment comprising upto 35,000,000 shares of MMM at not more than par value, provided that the return on any outstanding amount of loan shall be Average Borrowing Cost of TGL + 1% OR 3MK + 1.50%, whichever is higher as per other terms and conditions disclosed to the members.

**Further Resolved that** the aforesaid special resolution shall be valid for a period of five (05) years from the date of approval by the members of the Company.

**Further Resolved that** the Managing Director / CEO and / or any Director of the Company and / or Company Secretary be and are hereby singly empowered and authorized to undertake the decision of said investment and to do all acts, matters, deeds and things, take any or all necessary actions and to complete all legal formalities as may be necessary or incidental expedient for the purpose of implementing the aforesaid resolutions."

#### Disclosure of Interest:

Tariq Glass Industries Limited (TGL) owns 50% equity stake in MMM. The Directors and their relatives of TGL have no interest other than disclosed in MMM Holding (Private) Limited (MMM) / investment in MMM except that Mr. Mohammad Baig (director of TGL) and Mr. Mustafa Baig (executive of TGL) are nominee directors on the Board of MMM. MMM is not a shareholder of TGL, however, its two directors namely Mr. Mohammad Baig and Mr. Mustafa Baig are also the major shareholders of TGL, holding 11.49% and 11.54% shareholding respectively in TGL.

#### Inspection:

The documents relating to special business can be inspected by the shareholders from the date of issue of this notice till the date of meeting at the registered office of the Company during usual business hours from Monday to Friday (9am-5pm).

## Agenda Item No. 4 – Grant of Short-Term Loan / Short Term Advance / Running Finance to Balochistan Glass Limited

#### Agenda Item No. 5 - Issuance of Cross Corporate Guarantees on Behalf of Balochistan Glass Limited

Tariq Glass Industries Limited (the "Company" or "TGL") has acquired 50% shares (i.e., 57,555,625 shares) of MMM Holding (Private) Limited ("MMM"), [a holding company of Balochistan Glass Limited, a listed company ("BGL") (MMM owns 220,644,430 ordinary shares i.e., 84.34% of the issued and outstanding ordinary shares of BGL)] from Muhammad Tousif Peracha ("MTP") by virtue of Share Purchase Agreement dated May 26, 2023 between TGL and MTP and pursuant to the completion of process of public offer under the Securities Act, 2015. These shares have been transferred in the name of TGL. Consequently, TGL successfully acquired joint management control of MMM and BGL on December 7, 2023. Half of the boards of MMM and BGL are comprised on the basis of nominee directors of TGL and half of the board members are the nominees of MTP.

Balochistan Glass Limited (BGL) was incorporated in Pakistan as a public limited company in 1980 under the repealed Companies Act, 1913 (now the Companies Act, 2017). Its shares are listed on the Pakistan Stock Exchange. The Company is engaged in manufacturing and sale of glass containers, glass tableware, pharmaceutical glass bottles and plastic shells.

Following are the business units of BGL, along with their respective geographical locations:

Sr.	Unit Name	Location	
1.	BGL Unit - I	Plot no. 8, Block M, Hub Industrial Trading Estate, Lasbella, Hub, Balochistan.	
2.	BGL Unit – II	29 - Km Lahore to Sheikhupura Road, Sheikhupura.	
3.	BGL Unit – III	12-Km Lahore, Sheikhupura Road, Kot Abdul Malik, Sheikhupura.	

Balochistan Glass Limited (PSX: BGL) started its commercial operations in May 1983 as a public limited company. It was acquired by the Gharibwal Group in 1999 and has been operating under the group since then. BGL's manufacturing facility is located at Hub in Balochistan while it acquired further 02 units in 2002, located in Sheikhupura, previously operated under the name of Ravi Glass Limited & Rachna Glass Limited. BGL was engaged in the production of beverage bottles such as those of (Coke, Pepsi, 7-up etc); Empty glass pharmaceutical bottles, and tableware. BGL was also involved in the plastic products manufacturing, producing crates used to hold bottles. Although BGL was commercially operational, however its production was completely closed since May-2022. Balochistan Glass Limited (BGL) was acquired by the Gharibwal Group in 1999, it has

been under the same management till December 6, 2023. However, new board members and CEO as nominee of TGL has been appointed since December 7, 2023.

BGL was one of the major manufacturers of Pharma Glass Packaging in Pakistan, it specializes in the manufacturing of various types of narrow and wide-neck glass containers for soft drinks, juices, food, and pharmaceuticals in Flint, Green & Amber glass.

While TGL has been a producer of different variations of glass for more than 40 years except the Pharma Glass Packaging. The revival of BGL will ultimately benefit the end-customer, both locally and internationally through the production and introduction of new, value-added and superior quality Pharma Glass Packaging for the local market as well as for the export markets.

The Management of Tariq Glass Industries Limited (TGL) is revitalizing BGL's operations. In the first phase the BGL's plant (Unit-1) situated at Hub, Balochistan will be rebuilt by increasing its production capacity from 60 tons per day to 110 tons per day. This move brings about several summarized financial benefits:

#### Manufacturing / Fuel Cost Advantage:

Fuel cost is a critical component in glass manufacturing (approximately 45% - 50% of the total cost of goods). BGL benefits from the availability of Sui Gas at comparatively lower rates in Balochistan compared to the high-priced RLNG tariff in Punjab. The fuel cost advantage translates to a drop of 25% - 28% when comparing gas rates between TGL in Sheikhupura (Punjab) and BGL in Hub (Balochistan).

#### 2. New Segment for TGL – Pharma Glass Packaging & Glass Containers:

- Under new management, BGL plans to produce pharma glass packaging for the pharmaceutical industry, glass containers for the food & beverage industry..
- Infrastructure and operational facilities (e.g., Gas connection, electricity, molds, machinery, refractory, compressors, generators, etc.) for this purpose are already available on-site.

#### 3. Freight Cost Advantages:

- Due to the location of the Hub (Balochistan) Plant, significant freight costs would be saved for the Southern Region.
- Export costs would be reduced due to easier transportation to Karachi Ports.
- Less travel also results in less breakage of glass, considering its fragile nature.

#### 4. Various Other Benefits:

- Potential acquisition by competitors in case TGL doesn't acquire BGL
- Taxation benefits against the available depreciation losses of preceding years.
- Taxation benefits against the available operation losses of preceding years.

The Board of Directors of the Company has recommended to the members for approval to provide the following to BGL:

- A. In order to support BGL's working capital requirements TGL will grant short term loan / short term advance / running finance upto PKR 1,000,000,000/- on rollover / renewable basis every year. This loan will carry markup of Average Borrowing Cost of TGL + 1% OR 3MK + 1.50% whichever is higher.
- B. Moreover, BGL may require bank financing to meet its working capital requirements and long term project financing or BMR financing. Keeping in view BGL's funding requirements, TGL may issue cross corporate guarantees upto PKR 3,000,000,000/- in favour of the banks on behalf of BGL for a maximum period of 10 years and will charge guarantee commission at the rate of Average Borrowing Commission Rate for Guarantees of TGL + 0.05% OR 0.25% per quarter whichever is higher.

#### Salient Features of the corporate guarantees:

- In case BGL fails to meet its payment obligations, the Company shall guarantee to pay the amount as
  principal obligor demanded by the Beneficiaries. In the event, if any amount is demanded and paid to the
  Beneficiaries by TGL, a loan receivable from BGL equivalent to the amount paid to the Beneficiaries will be
  booked. This loan will also carry markup of Average Borrowing Cost of TGL + 1% OR 3MK+1.50% whichever
  is higher.
- The corporate guarantees shall be of a continuing nature and shall remain in force till all obligations of the BGL are satisfied.
- The other member of the joint venture (namely Mr. Muhammad Tousif Peracha) shall also be issuing
  guarantees to the Beneficiaries, separately, on a joint and several basis, with the same features mentioned
  above.
- The corporate guarantees / standby letter of credit shall not exceed a period up to 10 years starting from the date of issue.
- A commission equivalent to Average Borrowing Commission Rate for Guarantees of TGL + 0.05% per quarter OR 0.25% per quarter whichever is higher of the outstanding amount shall be charged by TGL from Balochistan Glass Limited.

BGL will pay commission to the Company on the outstanding amount of security at the rate of of Average Borrowing Commission Rate for Guarantees of TGL + 0.05% OR 0.25% per quarter whichever is higher.

In pursuance of Regulation 3(3) of the Companies (Investment in Associated Companies or Associated Undertakings) Regulations 2017 under S.R.O No. 1240(1)/2017 dated 06 December 2017, the directors have certified that they have carried out their necessary due diligence for the proposed investments (i.e., the equity, loans and the corporate guarantee) before recommending it to members for approval and it is projected that the financial health of Balochistan Glass Limited is such that it shall be able to honor its commitments with the Banks, Financial Institutions and others as well as the commission to be paid to the Company. The signed recommendations of the due diligence report shall be made available to the members at the general meeting.

#### Note:

#### 1. Average Borrowing Cost of TGL will be derived as under:

Average of "KIBOR for the relevant period" + "the Bank Spread". Where the existing KIBOR for various facilities of TGL is on 1 Month, 3 Month and 6 Month basis and the bank spread is ranging from 0.05% to 0.50%).

The Company's average borrowing cost as on December 31, 2023 from banks / financial institutions for commercial short-term and long-term loans / financing stands at 22.11% and 6.24%, respectively.

#### 2. Average Borrowing Commission Rate for Guarantees of TGL will be derived as under:

The average of all the Borrowing Commission Rates for Guarantees of TGL from different banks will be calculated. However, the Company's Average Borrowing Commission Rate for Guarantees on December 31, 2023 is 0.21% per quarter.

In pursuance of Regulation 3(1) of the Companies (Investment in Associated Companies or Associated Undertakings) Regulations 2017 under S.R.O No. 1240(1)/2017 dated 06 December 2017, the information required to be disclosed to the members is as follows:

Ref. No.	Requirement	Informa	ation
(a)	Disclosure for all types of investments:		
	(A) Disclosure regarding associate	ed company	
(i)	Name of associated company or associated undertaking  M/s Balochistan Glass Limited ("BGL")		ed ("BGL")
(ii)	Basis of relationship	Associated company by virtue	e of common directorship
, ,	Earnings per share for the last three	Year	BGL
	years	2023	-0.52
		2022	-1.03
		2021	0.10
		2020	-1.77
			<u> </u>
(iv) Break-up value per shall latest audited financial	Break-up value per share, based on	Year	BGL
	latest addited illiancial statements	2023	3.29
		2022	4.25

(v) Financial position, including main items of statement of financial position and profit and loss account on the basis of its latest financial statements

(Rupees in "000")			
Description	2023	2022	
Operating Results:			
Net Sales	186,006	1,346,050	
Gross (loss) / profit	(193,690)	(170,579)	
(Loss) / profit before Tax	(142,143)	(261,742)	
(Loss) / profit after Tax	(135,055)	(269,442)	
Dividend / bonus	-	-	
Financial Position:			
Property, plant and equipment	2,357,172	2,488,135	
Current Assets	178,560	433,540	
Current Liabilities	1,614,913	1,802,394	
Current portion of Long Term Liabilities	-	7,746	
Long Term Loans	-	-	
Director's loan - unsecured	-	313,235	
Subordinated Loan-Unsecured	3,830,740	3,635,082	
Share Capital	2,616,000	2,616,000	
Financial Ratios:			
Gross (Loss) / Profit ratio	-104.13%	-12.67%	
(Loss) / Profit before tax ratio	-76.42%	-19.45%	
(Loss) / Profit after tax ratio	-72.61%	-20.02%	
(Loss) / Earnings Per Share	-0.52	-1.03	
Current ratio	0.111	0.32	
Working Capital	(1,436,353)	(1,229,440)	

(vi)		project of associated company or associated undertaking as, following further information, namely
(1)	Description of the project and its history since conceptualization	Tariq Glass Industries Limited (the "Company" or "TGL") has acquired 50% shares (i.e., 57,555,625 shares) of MMM Holding (Private) Limited ("MMM"), a holding company of Balochistan Glass Limited, a listed company ("BGL") (MMM owns 220,644,430 ordinary shares i.e., 84.34% of the issued and outstanding ordinary shares of BGL) from Muhammad Tousif Peracha ("MTP") by virtue of Share Purchase Agreement (SPA) dated May 26, 2023 between TGL and MTP and pursuant to the completion of process of public offer under the Securities Act, 2015.  Tariq Glass Industries Limited (TGL) will revive BGL's operations. In the first phase the BGL's plant (Unit-1) situated at Hub, Balochistan will be made operational with increased production capacity of 110 tons per day.
(II)	Starting date and expected date of completion of work	BGL's BMR activities will commence immediately upon members' approval and are expected to be completed before the end of the first quarter of the calendar year 2024.
(III)	Time by which such project shall become commercially operational	BGL was commercially operational, however its production is closed since May-2022 which will be revived and commercialized before the end of the first quarter of the calendar year 2024.
(IV)	Expected time by which the project shall start paying return on investment	The Project is expected to start paying dividends / return on investment by the end of financial year 2026-2027.
(V)	Funds invested or to be invested by the promoters, sponsors, associated company or associated undertaking distinguishing between cash and non-cash amounts	No fund has so far been invested in BGL. TGL will extend short term loan / short term advance / running finance to BGL upto PKR 1,000,000,000/-on rollover / renewable basis every year. This loan will carry markup of Average Borrowing Rate of TGL +1% OR 3MK+1.50% whichever is higher.  Moreover, BGL may require bank financing to meet its working capital requirements and long term project financing or BMR financing. Keeping in view BGL's weak financial health TGL may issue cross corporate guarantees upto PKR 3,000,000,000/- in favour of the banks on behalf of BGL for a maximum period of 10 years and will charge guarantee commission at the rate of Average Borrowing Commission Rate for Guarantees of TGL + 0.05% OR 0.25% per quarter whichever is higher.

(B)	General Disclosures	
(i)	Maximum amount of investment to be made	<ol> <li>Funded Facility (in shape of short term loan / short term advance / running finance) upto PKR 1,000,000,000/</li> <li>Non-Funded Facility (in shape of Cross Corporate Guarantee) upto PKR 3,000,000,000/</li> </ol>
(ii)	Purpose, benefits likely to accrue to the investing company and its members from such investment and period of investment	Purpose: to provide financial support to BGL which is a subsidiary of MMM.  Benefits: Guarantee commission will enhance the profitability of the Company, BGL being subsidiary of MMM with improved results will add to the value of the members of the Company.  Period of Investment: Funded facility – one year. Non-funded facility – 10 years.
(iii)	Sources of funds to be utilized for investment and where the investment is intended to be made using borrowed funds	A combination of internally generated funds and the debt will be utilized for the proposed investment in the BGL.
(1)	It is expected that investment generates higher returns and favourable gearing ratios justify the investment through debt.	It is expected that investment will generate higher returns in the long term and favourable gearing ratios justify the investment through debt.
(11)	The Company's assets will be mortgaged to raise the debt.	The Company's assets will be mortgaged to raise the debt.
(111)	The returns from the investment are expected to be higher than the cost of debt.	The returns from the investment are expected to be higher than the cost of debt.
(iv)	Salient features of the agreement(s), if any, with associated company or associated undertaking with regards to the proposed investment	Formal agreements will be executed between TGL and BGL upon approval by the members of the Company of the proposed special resolutions.
(v)	Direct or indirect interest of directors, sponsors, majority shareholders and their relatives, if any, in the associated company or associated undertaking or the transaction under consideration	TGL owns 50% equity stake in MMM which is holding company of BGL. The Directors, and their relatives have no interest other than disclosed in BGL / investment in BGL except that Mr. Mohammad Baig (director of TGL) and Mr. Mustafa Baig (executive of TGL) are nominee directors on the Board of BGL. BGL is not a shareholder of TGL, however, its two directors namely Mr. Mohammad Baig and Mr. Mustafa Baig are also the major shareholders of TGL, holding 11.49% and 11.54% shareholding respectively in TGL.

(vi)	In case any investment in associated company or associated undertaking has already been made, the performance review of such investment including complete information/justification for any impairment or write offs	No direct investment has yet been made in BGL.	
(vii)	Any other important details necessary for the members to understand the transaction	None	
(c)	In case investments in the form of loans, advances and guarantees		
(i)	category-wise amount of investment	<ol> <li>Funded Facility (in shape of short term loan / short term advance / running finance) upto PKR 1,000,000,000/-</li> <li>Non-Funded Facility (in shape of Cross Corporate Guarantee) upto PKR 3,000,000,000/- in favour of the banks on behalf of BGL for a maximum period of 10 years.</li> </ol>	
(ii)	average borrowing cost of the investing company, the Karachi Inter Bank Offered Rate (KIBOR) for the relevant period, rate of return for Shariah compliant products and rate of return for unfunded facilities, as the case may be, for the relevant period	1. Average Borrowing Cost of TGL will be derived as under:  Average of "KIBOR for the relevant period" + "the Bank Spread". Where the existing KIBOR for various facilities of TGL is on 1 Month, 3 Month and 6 Month basis and the bank spread is ranging from 0.05% to 0.50%.  The Company's Average Borrowing Cost as on December 31, 2023 from banks / financial institutions for commercial short-term and long-term loans / financing stands at 22.11% and 6.24%, respectively.  2. Average Borrowing Commission Rate for Guarantees of TGL will be derived as under:  The average of all the Borrowing Commission Rates for Guarantees of TGL from different banks will be calculated. However, the Company's Average Borrowing Commission Rate for Guarantees on December 31, 2023 is 0.21% per quarter.	

(iii)	rate of interest, mark up, profit, fees or commission etc. to be charged by investing company	2.	Funded Facility (in shape of short-term loan / short term advance / running finance) upto PKR 1,000,000,000/ This loan will carry markup of Average Borrowing Cost of TGL + 1% OR 3MK+1.50% whichever is higher. Non-Funded Facility (in shape of Cross Corporate Guarantee) upto PKR 3,000,000,000/- in favour of the banks on behalf of BGL for a maximum period of 10 years) and will charge guarantee commission at the rate of Average Borrowing Commission Rate for Guarantees of TGL + 0.05% per quarter OR 0.25% per
(iv)	particulars of collateral or security to be obtained in relation to the proposed investment		quarter whichever is higher.  NIL
(v)	if the investment carries conversion feature i.e. it is convertible into securities, this fact along with terms and conditions including conversion formula, circumstances in which the conversion may take place and the time when the conversion may be exercisable		NIL
(vi)	repayment schedule and terms and conditions of loans or advances to be given to the associated company or associated undertaking	1.	Short Term Loan: Total Tenor 1 Year (on Rollover / Renewable basis) Corporate Guarantees: for a maximum period of 10 years.

#### Special Resolutions:

## Agenda Item No. 4 – Grant of Short-Term Loan / Short Term Advance / Running Finance to Balochistan Glass Limited

The following resolution is proposed to be passed as a special resolution:

"Resolved that approval of the members of Tariq Glass Industries Limited (the "Company") be and is hereby accorded in terms of Section 199 of the Companies Act, 2017 read with the Companies (Investment in Associated Companies or Associated Undertakings) Regulations, 2017, for investment of upto PKR 1,000,000,000/- (Rupees One Billion Only) in Balochistan Glass Limited, an associated company, in the form of Short-Term Loan / Short Term Advance / Running Finance as and when needed by Balochistan Glass Limited for a period of one year on rollover / renewable basis, provided that the return on any outstanding amount of loan shall be Average Borrowing Cost of TGL + 1% OR 3MK + 1.50%, whichever is higher and as per other terms and conditions disclosed to the members.

Further Resolved that the aforesaid special resolution shall be valid for a period of one (01) year from the date of approval by the members of the Company.

Further Resolved that the Managing Director / CEO and / or any Director of the Company and / or Company Secretary be and are hereby singly empowered and authorized to undertake the decision of said investment and to do all acts, matters, deeds and things, take any or all necessary actions and to complete all legal formalities as may be necessary or incidental expedient for the purpose of implementing the aforesaid resolutions."

#### Agenda Item No. 5 - Issuance of Cross Corporate Guarantees on Behalf of Balochistan Glass Limited

The following resolution is proposed to be passed as a special resolution:

"Resolved that the approval of the members of Tariq Glass Industries Limited (the 'Company') be and is hereby accorded in terms of Section 199 of the Companies Act, 2017 read with the Companies (Investment in Associated Companies or Associated Undertakings) Regulations, 2017 that the Company be and is hereby authorized to issue Corporate Guarantees up to PKR 3,000,000,000/- (Rupees Three Billion only), on a joint and several basis, in favour of financial institutions / banks on behalf of Balochistan Glass Limited with the following features and as per the terms and conditions disclosed to the shareholders:

#### Salient Features of the corporate guarantees:

- In case BGL fails to meet its payment obligations, the Company shall guarantee to pay the amount as principal obligor demanded by the Beneficiaries. In the event, if any amount is demanded and paid to the Beneficiaries by TGL, a loan receivable from BGL equivalent to the amount paid to the Beneficiaries will be booked. This loan will also carry markup of Average Borrowing Cost of TGL +1% OR 3MK+1.50% whichever is higher.
- The corporate guarantees shall be of a continuing nature and shall remain in force till all obligations of the BGL are satisfied.
- The other member of the joint venture (namely Mr. Muhammad Tousif Peracha) shall also be issuing guarantees to the Beneficiaries, separately, on a joint and several basis, with the same features mentioned above
- The corporate guarantees / standby letter of credit shall not exceed a period up to 10 years starting from the date of issue.
- A commission equivalent to Average Borrowing Commission Rate for Guarantees of TGL + 0.05% per quarter OR 0.25% per quarter whichever is higher of the outstanding amount shall be charged by TGL from Balochistan Glass Limited.

Further Resolved that the aforesaid special resolution shall be valid for a period of ten (10) years from the date of approval by the members of the Company.

**Further Resolved that** the Managing Director / CEO and / or any Director of the Company and / or Company Secretary be and are hereby singly empowered and authorized to undertake the decision of said investment and to do all acts, matters, deeds and things, take any or all necessary actions and to complete all legal formalities as may be necessary or incidental expedient for the purpose of implementing the aforesaid resolutions."

#### Disclosure of Interest:

Tariq Glass Industries Limited (TGL) owns 50% equity stake in MMM Holding (Private) Limited (MMM) which is a holding company of Balochistan Glass Limited (BGL) with 84.34% shareholding. The Directors and their relatives of TGL have no interest other than disclosed in BGL / investment in BGL except that Mr. Mohammad Baig (director of TGL) and Mr. Mustafa Baig (executive of TGL) are nominee directors on the Board of BGL. BGL is not a shareholder of TGL, however, its two directors namely Mr. Mohammad Baig and Mr. Mustafa Baig are also the major shareholders of TGL, holding 11.49% and 11.54% shareholding respectively in TGL.

#### Inspection:

The documents relating to special business can be inspected by the shareholders from the date of issue of this notice till the date of meeting at the registered office of the Company during usual business hours from Monday to Friday (9am-5pm). The latest annual audited financial statements of BGL along with latest interim financial statements shall also be made available for inspection of the members.

## Statement under Rule 4 (2) of the Companies (Investment in Associated Companies or Associated Undertakings) Regulations, 2017

This statement sets out the material facts concerning the special resolution already passed for making investment in associated company(s).

Sr.	Description	Details	
(a)	Name of the Investee Company	M/s Lucky TG (Private) Limited	
(b)	Total investment approved	PKR 4,414,900,000/-	
(c)	Amount of investment made to date	PKR 269,500,000/- (on June 05, 2023)	
(d)	Reasons for deviations from the approved timeline of investment, where investment decision was to be implemented in specified time; and	The members passed special resolutions during an extraordinary general meeting held on March 21, 2022, to authorize investment in the proposed Lucky TG (Private) Limited. The said company was subsequently incorporated on October 25, 2022. The resolutions remain valid for a period of five years from its passing thereof. Therefore, there has been no deviation from the specified timeline for its implementation up to the present date.	
(e)	Material change in financial statements of associated company or associated undertaking since date of the resolution passed for approval of investment in such company	No material change in financial statements.	



بوردُ آ ف دُائرَ يكثرز نے متعلقہ تج بے كى حامل آ دُٹ فرم ميسرز كروع حسين چوبدرى اينڈ كمپنى حارثر دُ ا کاؤشیٹس کو بطورسکروٹنا ئزرنامز دکیاہے۔

### بذربعه بوشل بيك دونتك كاطريقة كار:

- ارا کین متباول کےطور پر یوشل ہیلٹ کے ذریعے حق رائے وہی کا انتخاب کریکتے ہیں۔ارا کین کی سہولت کیلئے بیٹ پیر نوش بدا کے ساتھ شلک ہے جبکہ یہ سمپنی کی ویب سائٹ: www.tarigglass.com ہے بھی ڈاؤن لوڈ کیا جاسکتا ہے۔
- اراکین بیٹنی بنائیں گے کہ با قاعدہ دستھ ویر شدہ بیاٹ پیر بمعدقل شاختی کارڈ کمپنی کے چیئر میں کو کمپنی كرجشر فية J - B 2 B، ما ول الون المورير بذريع واك يا بذريع اي ميل ایڈرلیں :corporateaction@tarigglass.com سالانہ اجلاس عام کے انعقاد ہے قبل لین 14 فروری 2024ء کوشام 05:00 کے تک کام کے اوقات کار ش کانی جا کیں۔ جموز و تاریخ / وقت کے بعد وصول بوشل بیلٹ کو گنتی کے لئے شار نہیں کیا جائے گا۔ بیلٹ پیمر کے دستخط شاختی کارڈ برموجود دستخط کے عین مطابق ہونے حاہمیں۔
- کمپنیزا کیٹ2017ء کے سیکٹن 72 کے تحت ہرا کے اسٹر کمپنی کیلئے لازم ہے کہ وہ کمپیش کی جانب سے اعلان کر دہ تاریخ ہے اوراوراس کے -7 م وجه طریقہ کار کے تحت اپنے فزیکل شیئر زکو بگ اینٹری کی صورت ہیں اس ایکٹ کے آغاز سے لے کر زیادہ سے زیادہ جارسال کی بدت کے اندر تبدیل کر لے۔ایس ای پی کی ہدایت کی قبیل میں کمپنی 20 اپریل 202 ءکو پہلے ہی تمام فزیکل شیئر ز ہولڈرز کو فالو اپ لیٹرارسال کر چکی ہے۔فزیکل شیئرز کے حال شیئر ہولڈرز ہے اس سلسلے میں ایک بار پھر درخواست کی جاتی ہے کہ وہ اپنے فزیکل سر فیلیش کوسکرپلیس صورت میں تبدیل کرانے کی غرض ہے کہ بھی بروکر کے پاس ی ڈی ک شخی اکاؤنٹ یا ی ڈی ی کے پاس براہ راست انويشرا كاؤنث كحول لين اورايين فزيكل شيئر زأس مين ويازث كروائيس...
- سمینی کے وہ پیٹر ہولڈرز جو کسی بھی وجہ ہے مامنی میں اپنے بیٹر زسرٹیفیک اورڈ ایوڈ ٹائر کمپنی ہے حاصل نہیں کر سکے آنہیں جا ہے کہ وہ ان کے -8 حصول کیلئے ممینی سیکرٹری ہے ممینی کے رجنٹر ڈایڈریس بررابط کری۔
  - ممبرز ہالتاس ہے کہا ہے ایڈریس میں کسی تبدیلی کے متعلق فوری طور پر کمپنی کے شیئر رجمٹر ارکوآ گاہ کریں۔ -9
- سمى بھى تتم كے سوالات/معلومات كے ليئے سرماييكاركيني شرم تي من كار كي سيني كير فرى ميون فمبر: 111343434 -042; اى ميل -10 ایڈریس: corporate action @tariqglass.com یا تمپنی کے شیئر رجٹرارمحتر م عمران سعید، فون نمبر :info@shemasinternational.com : اي ميل المركب : info@shemasinternational.com = دابط كرسكة بير -

- ہونی چاہیے۔ کارپوریٹ انٹنی کی صورت میں اجلاس کے وقت کمپنی کے بورڈ آف ڈائز بکٹرز کی مصدقہ بورڈ ریز ولوثن پاپاورآف اٹارٹی محمد نامز وقتص کے نموند دینظ فراہم کریں (گرچہ کریہ پہلے فراہم کی جانٹیکی ہوں) تا کہ اجلاسِ بذا میں شرکت اور ووٹ کے لیے نامز وقتص کے اختیار کی اقعد تق ہو سکے۔
- 5۔ کمپنی نے شیئر ہولڈرز کو بذر بعدالیگرا تک ذرائع ( یعنی ویڈ بولنک اروم میٹنگ وغیرہ ) غیر معمولی جلائی عام میں شرکت کے لیئے

  اِس سہولت کا انتظام کیا ہے۔ اس سلسلے میں ولچھی رکھنے والے شیئر ہولڈرز سالانہ اجلائی عام ہے کم از کم 48 گھنٹے پہلے

  موری د13 فروری 2024ء تک کمپنی سیکرٹری کو اس ای میل ایڈریس: corporate action@tariqglass.com

  مرحطوبہ معلومات ( یعنی شیئر ہولڈرکا نام ، کا این آئی کی ٹمبر ، فولیواری ڈی کی اکا وُزٹ ٹمبر ، سیل ٹمبر ، ای میل ایڈریس وغیرہ ) فراہم

  کر کے اجلال میں شرکت کی ورخواست کر سکتے ہیں۔
- کمپنیز (پوشل بیلٹ) ریگولیشنز 2018ء (''ضوابط'') کے قواعد کے تحت تمام لسنڈ کمپنیوں کو ہدایت جاری کی گئی ہے کہ وکمپینیز ایکٹ 2017ء کے تحت خصوصی امور کی بابت بذریعہ الیکٹرونک ووٹنگ اور ڈاک کے رائے شاری (Poll) کرنے کا اختیار دیں۔ بیٹمل ضوابط میں درج شرائط وضوابط اور طریقہ کار کے بین مطابق ہونا جائے:

### ا - ای-دونککاطریتهکار:

- ای-وونگ سہولت کی تفصیلات کمپنی کے ان اراکین کے ساتھ بذراجہای میل فراہم کی جا ئیس گی جن کے
  کارآ میسل نمبر/ای میل ایڈرلیس (رجٹر ڈای میل آئی ڈی) 80 فروری 2024ء کوکاروبار ہندہوئے تک
  کمپنی کے ممبرر جشر میں دستیاب ہوں۔ جوارا کمین بذراجہا کی-وفنگ اپنا تق رائے وہی استعمال کرنا چاہیے
  ہیں آئیس 80 فروری 2024ء کوشام 05:00 بجے سے پہلے اپنا کارآ میسل نمبراورای میل ایڈرلیس فراہم
  کرنا ہوگا۔
- اا. بذریدای-وونگ حق رائے دہی استعمال کرنے کے خواہش مندارا کین کی شناخت بذرید الیکٹرونک دستی ط
  یالاگ ان کی نصدیق کے ذریعے کی جائے گی۔
- الا. اراكين 12 فروري 2024ء كوفي 09:00 بيج سے 14 فروري 2024ء كوشام 05:00 بيج تك ايجندُ الآسم نبر 1، 2، 3، 4 اور 5 كے لئے اپنا ووٹ دے سكتے ہیں۔ ايك مرتبه كاسٹ كيا گيا ووٹ بعد ازاں تد مل نہیں ہوگا۔
- ای کمپنیز (پیشل بیك) ریگولیشنز 2018ء كے قواعد 5 کے تحت كمپنی نے ميسرز ؤیجیشل سشوڈین كمپنی لمیشڈ كو ابلو ر
   ای- دونتگ سروس برودائڈرنامز دكيا ہے۔
- کپنیز (یوشل بیلٹ) ریگولیشز 2018ء کے قواعد 11 کے تحت دونگ کے قمل کوسکروٹنا ئز کرنے کیلئے کمپنی کے

-3

ڈائز کیٹرز کی دلچیں کا اظہار اور جانچ پڑتال کی تصدیق : طارق گاس انڈسٹر پر کمیٹٹر (TGL)ایم ایم ایم ہولڈنگ (برائیویٹ) لمینٹر (MMM) میں 50 نیمیز صصص کی ہا لک ہے جو بلوچیتان گلاس لمینٹر (BGL) کی ہولڈیگ کمپنی ہے اور BG میں 84.34 می فیصد تصعب کی ملکت رکھتی ہے ہیا TG کے ڈائز بکٹر زاوراُن کے رشتہ داروں کی خلامر کی ٹی دلچین کے علاوہ MMMاور BGL م / BGHاور BGH میں طاہر کی گئی سر مایہ کاری میں کوئی ولچین نہیں ہے۔ مزید یہ کرمتے م محمد بیک TGL کے ڈائز بکٹر ) اور محتر م مصطفیٰ یکTGLکے انگیز کیٹو)MMMاور BGL کے بورڈ زیٹی TGL کی طرف سے نام وڈائر کیٹر زین \_MMMاور TGL BGL كِشِيرٌ مولڈرزنين مِن، تابم، أن كے ڈائر كيٹرزمختر معجد بگ اورمحتر مصطفىٰ بگ TGL كے قابل ذكرشيئر ہولڈرزنجی ہیں، جو TGL میں ہالتر تب 11.49 فیعداور 11.54 فیعد حصص رکھتے ہیں۔ مزید برآن، TGL کے ڈائریکٹرزاس بات کی تصد اق کرتے ہیں کہ انہوں نے ممبروں کی منظوری کے لئے سفارش کرنے ہے پہلے مجوز وسرمایہ کاری کے لئے ضروری جانچ

کے کلوژر: کمپنی کی شیئر زٹرانسفربکس مورجہ 90فر ورک 2024ء تا 15 فر ورک 2024ء تک ( دونوں دن شامل ہیں ) بندر ہیں گی اور -2 اس عرصہ کے دوران شیئر زی کمی بھی منتقل کور چیئریشن کے لئے قبول نہیں کیا جائے گا جوشیئرز منتقلیاں 08 فروری 2024 وکوکار وباری اوقات کے اختیام تک کمپنی کے شیئر زرجشر ارمیسرزشاں انٹرمیشنل برائیویٹ کمیٹیٹر 533, بین بلیوارڈ ،امیر مل گارڈن بااک ، پیراگون شى، بركى روۋ، لا بور ( فون نمبر : +092-42-37191262 : اكديس (info@shemasinternational.com میں باضابط وصول ہوں گی۔انہیں ثیئر زمتنظی، اجلاس میں شرکت اور ووٹ ڈالنے کے لئے اہل سمجاجائے گا۔

کوئی بھی ممبر جواجلاں بندا میں شرکت کرنے اور ووٹ دینے کا حقدارے ووشرکت کرنے اور ووٹ دینے کے لئے مذر بعد براکسی فارم تمپنی کے کسی دوسر مےمبر کولیطور براکسی مقرر کرنے کا بھی حقدار ہے۔اگر براکسی کوئی کارپوریٹ انٹیٹی مقرر کر رہی ہے تو وہ اپنی کمپنی کے پورڈ آف ڈائز یکٹرز کی مصدقہ پورڈ ریز دلوثن یا یاورآ ف اٹارنی بمعہ نامز دخص کے نمونہ دستخط کمپنی کوفراہم کریں۔ برانسی کیلئے نمپنی کاممبر اشیئر ہولڈر ہونالازمی ہے میمرکسی ایک اجلاس عام میں شرکت کے لئے ایک ہے زیاد ممبرز کو برائسی نامز ذہبیں کرسکتا۔ برائسی فارم کے مؤثر ہونے کے لئے ضروری ہے کہ وہ دستخفاشدہ ہو، ریو نیوسٹمپ جسیاں ہواور دوگواہوں سے تقید بق شدہ ہواور سکینی کے رجشر ڈ الدريس (طارق گاس الدر مر الميند، 128- ياك، ماؤل ناؤن، لا مور) يراجلاس بدا عـ 48 سيختيل بإضابط جمع كرواديا جائے۔ پراکسی فارم پر کواہوں کے بینے اور کمپیوٹرائز ڈ شناختی کارڈ نمبرورٹے ہوں، ممبراور پراکسی ممبر کے مئوثر کمپیوٹرائز ڈ شناختی کارڈ ز ک کا پیاں لف ہوں میمبران کوارسال کئے گئے نوٹس کے ساتھ انگریزی اورار دوزیانوں میں برائسی فارم فسلک کیا گیا ہے۔

کوئی بھی ممبر جواجلاں بندا میں شرکت کرنے اور ووٹ دینے کا حقدارے اجلاں بندا میں شرکت کرنے کے لیے اینااصل تو می شناخی کارڈ با پاسپورٹ ہمراہ ضرورلا کمیں اوری ڈی پی حصص یافتیگان کوانے پارٹیسپدٹ آئی ڈی اوری ڈی پی انویشرا کاؤنٹ نمبر ہے کمل آگا ہی

### كاربوريث كارنيون كى نمايان خصوصيات:

- کمپنی اس بات کی صانت دے گی کداگر BGL متعلقہ بنکوں کوا ہے قرض/ بقایا جات کی ادائیگی میں ناکام ہوتی ہے تو
   کمپنی وہ رقم الیاتی اداروں/ بنکوں کومطالبے پرادا کرے گی ادر اس ادا کی گئی رقم کے عوض BGL پر واجب الوصول قرض
   عائد کیا جائے گا۔ اس قرض پر ریٹرن/ منافع کمپنی کے قرضوں پر اوسلا لاگٹ+ 1 یا %3MK + 1.50 جو بھی زیادہ
   ہوءاس کے مساوی مارک اب عائد ہوگا۔
  - کارپوریٹ گارنٹیاں جاری نوعیت کی ہوتی اور BGL کی تمام اوا ٹیگی کمل ہونے تک نافذ احمل ہوتی۔
- جوائث و پنجر کے مسادی حصد دارمحتر م محمد توصیف پراچہ بھی متعلقہ بنکوں کو انفرادی یا مشتر کہ جیثیت میں گار نئیاں جاری
   کریں گے جو ندکورہ بالانصوصیات کی حال ہوں گی۔
  - کاربوریثگار نثیاں/اسٹیڈ بائی لیٹرآ ف کریڈٹ تاریخ اجراء ہے10 برس کی مت ہے وزئیں کریں گے۔
- کمپنی کی گارنٹیوں کے لئے قرضوں پر اوسط کمیشن کی شرح کے مسادی کمیشن + %0.05 فی سہائی یا %0.25 فی سہائی (جو بھی زائد ہو) واجب الا دار قم پر عائد ہوگا۔

عزید قرار پایا کدند کورہ بالاضوصی قرارد کینی اداکین کی منظوری کی تاریخ سے عرصہ دس (10) برس کے لئے کارآ مدہوگی۔ عزید قرار پایا کہ مینٹنگ ڈائر کیشراس ای اواور ایا سمپنی کا کوئی بھی ڈائر کیشراور ایا کمپنی سیکرٹری کوانفرادی حیثیت میں تمام امور سرانجام ویے: معاملات طے کرنے، معاہدے اور کام کرنے، تمام ضروری اقد امات کرنے اور تمام قانونی تقاضے پورے کرنے کا مجاز تصرایا جاتا ہے جوند کورہ بالاقر ارداووں برقمل درآ مدکرنے کے لئے ضروری ہیں۔"

نہ کورہ بالاخصوصی اُمور کے حوالے سے کمپنیز ایکٹ 2017ء کی دفعہ (3) 134کے تحت بیان بمدیثی زخصوصی قراردادوں کے اور کمپنیز (ایسوی الملا کمپنیز یا ایسوی الملا الله رنگنگویش سرمایہ کاری) ریگولیشنز ، 2017 کے کرول (2) 4کے تحت بیانات غیر معمولی اجلابِ عام کے نوش کے ساتھ اہل افراد کوارسال کیے جارہے ہیں۔

بحكم بورؤآ ف دُائر يكثرز

(محن علی) سمپنی تیریزی

تارخُ:17 جُوري 2024، لا بور

مزید قراریایا کیمپنتگ ڈائز بکٹر/ی ای ادادر/ یا تمپنی کا کوئی بھی ڈائز بکٹرادر/ یا تمپنی سکریٹری کوانفرادی حیثیت میں تمام امور سرانجام وینے، معاملات طے کرنے،معاہدے اور کام کرنے، تمام ضروری اقدامات کرنے اور تمام قانونی تفاضے بورے کرنے کام پاز تھمبرایا جا تاہے جو نہ کورہ بالاقرار دا دوں بڑھل درآ مدکرنے کے لئے ضروری ہیں۔''

اييوي ايلاً تميني ميسرز بلوچستان گاس لمينند (BGL) كو -1,000,000,000 روييتك قليل مد تي قرض/رنگ فائنس/شارث ٹرم ایڈوانس کے لئے اہل افراد کو جاری نوٹس بذا کے ساتھ منسلک بادی حقائق کے اعلامیہ میں تجویز کردہ مندرجہ ذیل قرار داد کو بمعہ علاوہ ترميم، اضافياورحذف بطورخصوصي قرار داوز برغور لا نااورمناسب يجحف برمنظور كرنا:

"قرار بالا كدكينيز ايك 2017 وقد 199 بمدكينيز (ايسوى الله كهنيول باايسوى الله المرفيكتكر مين مرمايه كارى) ضوابط، 2017ء کے تحت حسب ضرورت ایسوی ایوز تمینی بلوچتان گلاس لمیٹڈ (BGL) میں قلیل مدتی قرینے/شارٹ ٹرم ایڈوانس/رنگ فائنکس کی صورت میں عرصه ایک برس کے لئے -/1,000,000,000,000 رویے تک کی سر مایہ کاری جو کہ تجدیدی/رول اوور بنیاووں برہو گ کے لئے طارق گاس انڈسٹر پر لمیٹڈ ('' تمینی'') کو مجاز طہرایا جاتا ہے کہ بشرطیکہ قرض کی تسی بھی واجب الاوارقم پرریٹرن/منافع تمینی کے قرضوں براوسلالاگت+% 1 یا%3.1 + 3MK جو بھی زیادہ ہواورارا کین کوظاہر گٹی دیگرشرانط وضوابط کے مطابق ہو۔ مزید قرار پایا کہ ندکورہ بالاخصوصی قرار دھمپنی ارا کین کی منظوری کی تاریخ سے عرصہ ایک (1 0 ) برس کے لئے کارآیہ ہوگی۔ مزید قرار بایا که مینتگ ڈائز بکٹر/ی ای اواور/ باتمینی کاکوئی بھی ڈائز بکٹر اور/ پاتمپنی سکریٹری کوانفرادی حیثیت میں تمام امور سرانحام دیے، معاملات طے کرنے، معاہدے اور کام کرنے، تمام ضروری اقد امات کرنے اور تمام قانونی تفایضے پورے کرنے کامحاز مخبرایا

طارق گلاس انڈسٹر یزلمیٹڈ کی جانب ہےابیوی اینڈ تمپنی میسرز بلوچتان گلاس ایٹٹر (BGL) کی خاطر مالیاتی اداروں/ مینکوں کے قت میں -/3,000,000,000 روپے تک کی کارپوریٹ گار نثیاں جاری کرنے کے لئے اہل افراد کو جاری ٹوٹس بندا کے ساتھ نسلک مادی حقائق کے اعلامیہ میں تجویز کردہ مندرجہ ذیل قرار داد کو بمع*دا ع*لاوہ ترمیم ،اضافہ اور حذف بطورخصوصی قرار دادز برغور لا نااورمناسب سجحنے برمنظور کرنا:

جاتا ہے جو مذکورہ بالاقر اردادوں بڑھل درآ مدکرنے کے لئے ضروری ہیں۔''

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"قرار پایا که کمپنیز ایکن2017ء کی دفعہ 199 بمدیمپنیز (ایسوی ایلا کمپنیوں باایسوی ایلا انڈرلیکٹر میں سر ہایہ کاری) ضوابط، 2017ء کے تحت طارق گلاس انڈسٹر پزلمینٹڈ (''تمپنی'') کے اراکین کی منظوری دی حاتی ہے کہ مندرجہ ذیل خصوصات اورشیئر ہولڈرز کوپٹن کے گئے شرائط وضوابط کے تحت بلوچشان گلاس کمیٹٹر (BGL) کی خاطر مالیاتی اداروں/ بینکوں کے حق میں مشتر کہ ماانفرادی حیثیت میں -/3,000,000,000,000 رویے تک کی کاربوریٹ گار نیماں جاری کرنے کے لئے مینی کو بواز تھیرایا جاتا ہے جن کی نمایاں

حزید قرار پایا که مینتگ دائر بیشرای ای اواور/یا کمپنی کاکوئی بھی دائر بیشراور/یا کمپنی سیرینری کوانفرادی حیثیت میں تمام امور سرانجام دینے، معاملات طے کرنے، معاہد اور کام کرنے، تمام ضروری اقدامات کرنے اور تمام قانونی تقاضے پورے کرنے کا مجاز شہرایا جاتا ہے جو ندکورہ بالاقرار دادوں بڑمل درآ مدکرنے کے لئے ضروری ہیں۔''

ایسوی اینڈ کمپنی میسرز ایم ایم ایم بولڈنگ (پرائیویٹ) لمیٹٹر (MMM) میں -/583,387,560 روپے کی مزید طویل مدتی ایکویٹی انویسٹنٹ کے لئے اہل افراد کو جاری نوٹس بذا کے ساتھ منسلک مادی حقائق کے اعلامیہ میں تجویز کردہ مندرجہ ذیل قرار داد کو بمعار علاوہ ترمیم، اضافہ اور حذف ابطور خصوصی قرار داد زیم نور لانا اور مناسب بجھنے پر منظور کرنا:

مزید قرار پایا کمتیجنگ ڈائزینٹر آئی اواورایا جی کا لوئی بھی ڈائزیکٹر اورایا جی سیلریٹری کوانفرادی حقیقت میں تمام امور سراتھام دینے، معاملات طے کرنے، معاہدے اور کام کرنے، تمام ضروری اقد امات کرنے اور تمام قانونی نقاضے پورے کرنے کا مجاز تھمرایا جاتا ہے جو ندکورہ بالاقر اردادوں پڑمل درآید کرنے کے لئے ضروری ہیں۔"

ایسوی این کیمینی میسرزایم ایم ایم بولڈنگ (پرائیویٹ) کمیٹٹر (MMM) کو -/350,000,000 روپے کا طویل مدتی قرض دینے ،
جو کہ ایکویٹی انویسٹنٹ میں تبدیلی کا حامل ہوگا ، کے لئے ائل افراد کو جاری ٹوٹس بڈا کے ساتھ نسلک بادی حقائق کے اعلامیہ میں تجویز
کردہ مند دجہ فیل قرار داد کو بمدار علاوہ ترمیم ، اضافہ اور حذف بطور خصوصی قرار داد ذیر ٹیورلا نا اور مناسب بجھنے پر منظور کرنا:
"قرار پایا کہ کمپنیزا کیٹ 2017 ء کی دفعہ 199 بمعہ کمپنیز (ایسوی اینڈ کمپنیوں یا ایسوی اینڈ انڈر ٹیکٹٹر میں سرمایہ کاری) ضوابط ،
2017 ء کے تحت ایسوی لینڈ کمپنی میسرزا کم ایم ایم ایم ہولڈنگ (پرائیویٹ) کمپیٹر (MMM) کوطویل مدتی قرضے کی صورت میں اسلامی میں بھی تبدیل ہو سکتی ہے میں سرمایہ کاری کے لئے طار ق میں اسلامی کاری کے لئے طار ق میں اندر سرائی کاری کے لئے طار ق میں اندر سرائی کاری کے ایم کاری کی سرمایئ کاری کے لئے طار ق میں اوسط لاگ ہو سے اندر اندر کی کو بھی تارہ کی کو بھی واجب الا دار قم پر دیئر ان امنافع کھنی کے قرضوں پر اوسط لاگ ہو ۔ 18 ایم کی کار گئی دیکر شرائط وضوابط کے مطابق ہو ۔
قرضوں پر اوسط لاگ ہو ۔ 18 ایم کی منظوری کی تاری کی تاری کے در میوں کی ایم کی کی دیکر شرائط وضوابط کے مطابق ہو ۔
قرضوں پر اوسط لاگ ہو ۔ 18 ایم کی کارا کین کی منظوری کی تاری کی تاری کے ماری کی دیکر شرائط وضوابط کے مطابق ہو ۔
قرار پایا کہ نہ کور و بالاخصوسی قرار در کہنی ادا کی کی کاری کی تاری کی سے عوصہ یا کی دیکر میں کہ کار کیسے کے کارا کہ دوگی۔

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# طارق گلاس انڈسٹر بزلمیٹٹر

128-J ما ول ثاون، لا بور فون نمبر: 042-35857692-93 فيكس: 93-95857692 ای میل ایڈریس: info@tariqglass.com ویب سائٹ: www.tariqglass.com

## اطلاع برائے غیرمعمولی اجلاس عام

ق گلال انڈسٹر سزلمیٹڈ کے تمام حصص مافتگان کومطلع کیا جاتا ہے کہ ممپنی کاغیر معمولی اجلاس عام بروز جعرات مؤرخہ 15 فروری 2024ء کو وِن 1:1C کے ممینی کے رجٹر ڈاٹیرریس، ل-128، ماڈل ٹاؤن، لاہور میں مندرجہ ذیل اُمور کی انجام دہی کے لئے منعقد کیا جائے گا۔جبکہ جسمس یا گان بذر بعہ وڈیولنک بھی اجلاس میں شرکت فر ماسکتے ہیں۔

## سوصى امور

ایسوی اینڈ تمپنی میسرز ایم ایم ایم ایم ہولڈنگ (پرائیویٹ) لمیٹڈ (MMM) میں کی گئی طویل مدتی ایکویٹی انویسٹمنٹ کے عوض حاصل ہونے والے جھھ کے بقایا جات جن کی مالیت -/ 350,000,000 روپے ہے، کو 12 مساوی سبہ ماہی قسطوں میں ادا کرنے کے لئے اہل افراد کو حاری نوٹس بذا کے ساتھ منسلک مادی حقائق کے اعلامیہ میں تجویز کردہ مندرجہ ذیل قرار داد کو بمعہ/علاوہ ترمیم، اضافہ اور حذف بطورخصوصي قرار دا دز رغورلا نااورمناسب سجحفے برمنظور كرنا:

"قرار ماما که کمپنیز ایک 2017ء کی دفعه 199 بمعه کمپنیز (اپیوی ایط کمپنیوں بااپیوی ایط انڈرٹیکنگر میں سر مایہ کاری) ضوالط، 2017ء کے تحت طارق گلاس انڈسٹریز لمیٹڈ (''کمپنی'') کے اراکین کی منظوری دی جاتی ہے کہ میسرزایم ایم ایم ہولڈنگ (یرائیویٹ) لمیٹڈ (MMM) کے 55,625, 55 کمل اداشدہ عموی صص بحساب -/10 روپے فی صص کے لئے -/970,000,000رویے کی کل طویل مدتی سر ماید کاری ہے -/350,000,000 رویے کی بقیدادا کیگی کرنے کے لئے ممپنی کومجاز تھبرایا جاتا ہے جبکہ کمپنی -/ 620,000,000رویے کی رقم پہلے ہی ادا کر ٹیکی ہے تب MMM ایسوس ایط کمپنی نہیں تھی۔مزید برآ ں -/350,000,000روپے کی بیربقایار قم 26 مئی 2023ء کے شیئر پر چیز معاہدہ کے مطابق محتر محمر توصیف پراچہ کو 12 مساوی سہہ ماہی اقساط میں ادا کی جائے گی۔

مزید قرار پایا کہ ندکورہ بالاخصوصی قرار دنمپنی اراکین کی منظوری کی تاریخ ہے عرصہ بانچ (5 0 ) برس کے لئے کارآ مدہوگی۔



## TARIQ GLASS INDUSTRIES LIMITED

PH: 042-111-343-434; FAX: 042-35857692-93 Email Address: info@tariqglass.com; Website: www.tariqglass.com

## **BALLOT PAPER FOR VOTING THROUGH POST**

Ballot paper for voting through post for poll to be held at the Extraordinary General Meeting of Tariq Glass Industries Limited scheduled on Thursday, the February 15, 2024 at 11:00 AM at the registered office of the Company situated at 128-J, Model Town, Lahore and through video conferencing.

#### Contact Details of the Chairman at which the duly filled in ballot paper may be sent:

Address: The Chairman, Tariq Glass Industries Ltd, 128-J, Model Town, Lahore, Email Address: corporateaction@tariqglass.com.

Name of shareholder / joint shareholders	
Registered Address	
Number of shares held and folio number / CDC Account No.	
CNIC Number (copy to be attached)	
Additional Information and enclosures (In case of representative of body corporate, corporation and Federal Government.)	

The draft of resolutions in respect of the Special Business to be conducted during the general meeting is as under:

### **DRAFT OF RESOLUTIONS**

AGENDA No. 1: To make balance payment of PKR 350,000,000/- for shares acquired as long-term equity investment in M/s MMM Holding (Private) Limited, an associated company, to be paid in 12 equal quarterly instalments:

To pass the following special resolution with or without modification, addition(s) or deletion(s):

"Resolved that approval of the members of Tariq Glass Industries Limited (the "Company") be and is hereby accorded in terms of Section 199 of the Companies Act, 2017 read with the Companies (Investment in Associated Companies or Associated Undertakings) Regulations, 2017 and the Company be and is hereby authorized to make the balance payment of PKR 350,000,000/- in 12 equal quarterly instalments to Mr. Muhammad Tousif Peracha out of the total long-term equity investment of PKR 970,000,000/- for acquiring 57,555,625 fully paid-up ordinary shares of PKR 10/- each of MMM Holding (Private) Limited (MMM) in terms of the Share Purchase Agreement dated May 26, 2023, whereas the funds amounting to PKR 620,000,000/- have already been paid by the Company to Mr. Muhammad Tousif Peracha when MMM was not an associated company.

**Further Resolved that** the aforesaid special resolution shall be valid for a period of five (05) years from the date of approval by the members of the Company.

**Further Resolved that** the Managing Director / CEO and / or any Director of the Company and / or Company Secretary be and are hereby singly empowered and authorized to do all acts, matters, deeds and things, take any or all necessary actions and to complete all legal formalities as may be necessary or incidental expedient for the purpose of implementing the aforesaid resolutions."

# AGENDA No. 2: To make further long-term equity investment of PKR 583,387,560/- in M/s MMM Holding (Private) Limited, an associated company:

To pass the following special resolution with or without modification, addition(s) or deletion(s):

"Resolved that approval of the members of Tariq Glass Industries Limited (the "Company") be and is hereby accorded in terms of Section 199 of the Companies Act, 2017 read with the Companies (Investment in Associated Companies or Associated Undertakings) Regulations, 2017 and the Company be and is hereby authorized to make the long term equity investment of PKR 583,387,560/- for further acquiring upto 58,338,756 ordinary right shares of PKR 10/- each of MMM Holding (Private) Limited, an associated company, when offered to the Company.

**Further Resolved that** the aforesaid special resolution shall be valid for a period of five (05) years from the date of approval by the members of the Company.

**Further Resolved that** the Managing Director / CEO and / or any Director of the Company and / or Company Secretary be and are hereby singly empowered and authorized to undertake the decision of said investment and to do all acts, matters, deeds and things, take any or all necessary actions and to complete all legal formalities as may be necessary or incidental expedient for the purpose of implementing the aforesaid resolutions."

# AGENDA No. 3: To extend term loan convertible into equity amounting to PKR 350,000,000/- to M/s MMM Holding (Private) Limited, an associated company:

To pass the following special resolution with or without modification, addition(s) or deletion(s):

**"Resolved that** approval of the members of Tariq Glass Industries Limited (the "Company") be and is hereby accorded in terms of Section 199 of the Companies Act, 2017 read with the Companies (Investment in Associated Companies or Associated Undertakings) Regulations, 2017, for investment in the form of long term loan of upto PKR 350,000,000/- (Rupees Three Hundred Fifty Million Only) to MMM Holding (Private) Limited (MMM) convertible into long term equity investment comprising upto 35,000,000 shares of MMM at not more than par value, provided that the return on any outstanding amount of loan shall be Average Borrowing Cost of TGL + 1% OR 3MK + 1.50%, whichever is higher as per other terms and conditions disclosed to the members.

**Further Resolved that** the aforesaid special resolution shall be valid for a period of five (05) years from the date of approval by the members of the Company.

**Further Resolved that** the Managing Director / CEO and / or any Director of the Company and / or Company Secretary be and are hereby singly empowered and authorized to undertake the decision of said investment and to do all acts, matters, deeds and things, take any or all necessary actions and to complete all legal formalities as may be necessary or incidental expedient for the purpose of implementing the aforesaid resolutions."

# AGENDA No. 4: To extend short-term loan / running finance / short term advance of upto PKR 1,000,000,000/- to M/s Balochistan Glass Limited, an associated company for a period of one (1) year:

To pass the following special resolution with or without modification, addition(s) or deletion(s):

"Resolved that approval of the members of Tariq Glass Industries Limited (the "Company") be and is hereby accorded in terms of Section 199 of the Companies Act, 2017 read with the Companies (Investment in Associated Companies or Associated Undertakings) Regulations, 2017, for investment of up to PKR 1,000,000,000/-(Rupees One Billion Only) in Balochistan Glass Limited, an associated company, in the form of Short-Term Loan / Short Term Advance / Running Finance as and when needed by Balochistan Glass Limited for a period of one year on rollover / renewable basis, provided that the return on any outstanding amount of loan shall be Average Borrowing Cost of TGL + 1% OR 3MK + 1.50%, whichever is higher and as per other terms and conditions disclosed to the members.

**Further Resolved that** the aforesaid special resolution shall be valid for a period of one (01) year from the date of approval by the members of the Company.

**Further Resolved that** the Managing Director / CEO and / or any Director of the Company and / or Company Secretary be and are hereby singly empowered and authorized to undertake the decision of said investment and to do all acts, matters, deeds and things, take any or all necessary actions and to complete all legal formalities as may be necessary or incidental expedient for the purpose of implementing the aforesaid resolutions."

# AGENDA No. 5: To issue corporate guarantees of up to PKR 3,000,000,000/- in favour of financial institutions / banks on behalf of M/s Balochistan Glass Limited, an associated company:

To pass the following special resolution with or without modification, addition(s) or deletion(s):

"Resolved that the approval of the members of Tariq Glass Industries Limited (the 'Company') be and is hereby accorded in terms of Section 199 of the Companies Act, 2017 read with the Companies (Investment in Associated Companies or Associated Undertakings) Regulations, 2017 that the Company be and is hereby authorized to issue Corporate Guarantees up to PKR 3,000,000,000/- (Rupees Three Billion only), on a joint and several basis, in favour of financial institutions / banks on behalf of Balochistan Glass Limited with the following features and as per the terms and conditions disclosed to the shareholders:

#### Salient Features of the corporate quarantees:

- In case BGL fails to meet its payment obligations, the Company shall guarantee to pay the amount as
  principal obligor demanded by the Beneficiaries. In the event, if any amount is demanded and paid to the
  Beneficiaries by TGL, a loan receivable from BGL equivalent to the amount paid to the Beneficiaries will be
  booked. This loan will also carry markup of Average Borrowing Cost of TGL +1% OR 3MK+1.50% whichever
  is higher.
- The corporate guarantees shall be of a continuing nature and shall remain in force till all obligations of the BGL are satisfied.
- The other member of the joint venture (namely Mr. Muhammad Tousif Peracha) shall also be issuing guarantees to the Beneficiaries, separately, on a joint and several basis, with the same features mentioned above
- The corporate guarantees / standby letter of credit shall not exceed a period up to 10 years starting from the date of issue.
- A commission equivalent to Average Borrowing Commission Rate for Guarantees of TGL + 0.05% per

quarter OR 0.25% per quarter whichever is higher of the outstanding amount shall be charged by TGL from Balochistan Glass Limited.

Further Resolved that the aforesaid special resolution shall be valid for a period of ten (10) years from the date of approval by the members of the Company.

Further Resolved that the Managing Director / CEO and / or any Director of the Company and / or Company Secretary be and are hereby singly empowered and authorized to undertake the decision of said investment and to do all acts, matters, deeds and things, take any or all necessary actions and to complete all legal formalities as may be necessary or incidental expedient for the purpose of implementing the aforesaid resolutions."

I/we hereby exercise my/our vote in respect of the above mentioned Special Businesses through postal ballot by conveying my / our assent or dissent to the said resolutions by placing tick (\( \) mark in the appropriate box below:

Sr.	Nature and description of resolutions	No. of ordinary shares for which votes to be casted	I / We assent to the resolutions (FOR)	I / We dissent to the resolutions (AGAINST)
1.	Special Resolution as per Agenda No. 1 (as given above)			
2.	Special Resolution as per Agenda No. 2 (as given above)			
3.	Special Resolution as per Agenda No. 3 (as given above)			
4.	Special Resolution as per Agenda No. 4 (as given above)			
5.	Special Resolution as per Agenda No. 5 (as given above)			

Signature of shareholder(s):	
Place:	Date:

#### NOTES:

- 1. Dully filled postal ballot should be sent to The Chairman, Tariq Glass Industries Limited, 128-J, Model Town, Lahore or through email at: corporateaction@tarigglass.com.
- 2. Copy of CNIC should be enclosed with the postal ballot form.
- 3. Postal ballot forms should reach Chairman of the meeting on or before February 14, 2024 up till 05:00 PM. Any postal ballot received after this date / time, will not be considered for voting.
- 4. Signature on postal ballot should match with signature on CNIC / Company record.
- 5. Incomplete, unsigned, incorrect, defaced, torn, mutilated, over written ballot paper will be rejected.
- 6. The ballot paper has also been placed on website of the Company (i.e., www.tariqglass.com).
- 7. Alternatively, the details of E-Voting facility will be communicated via e-mail to the email addresses available in the Register of Members of the Company by the Company appointed E-Voting Service Provider namely M/s Digital Custodian Services Company Limited.
- 8. Members may cast E-Vote online from February 12, 2024 at 09:00 AM till February 14, 2024 at 5:00 p.m.
- 9. The Board of Directors of the Company has designated M/s Crowe Hussain Chaudhury & Co., Chartered Accountants, as the Scrutinizer for the purpose of voting, bringing with them the relevant experience, in accordance with Regulation 11 of the Companies (Postal Ballot) Regulations, 2018.



زدس:

- 1- بإضابط طور پر يُرشده اورو يخط شده اصل يوشل بيك، چيتر مين ، طارق گاس الڈسٹر بزلمينٹر، ل-128 ، باذل اؤن، لا ہور برارسال كرسياامل یوشل بیلٹ کی سکین شدہ نقل ای میل ایڈریس :corporateaction@tariqglass.com پرارسال کریں۔
  - 2- كاين آئى ى كى فو تو كانى يوشل بيك فارم كے ساتھ منسلك ہونى جا بيئے ۔
- 3- یوشل بیلٹ فارم مورند 14 فروری 2024 م کو یااس تے بل دوران اوقات کا راجلاس کے چیئر مین کے پاس کافی جانا جاہئے ۔ تاریخ بدا کے بعد موصول کردہ کوئی بھی پوشل بیلن، ووٹنگ کے لیے قبول نہیں کیا جائے گا۔
  - 4- بوشل بیلٹ پر دستخطاکا سیاین آئی می برآنمینی ریکارؤیش موجود دستخط می مماثل ہونا جاہے۔
  - 5- ناکمل، غیر دستخاشدہ، فاید منخ شدہ، پیشا ہوا، کثیر تھی اور دوہری لکھائی کے حال بیلٹ پیرزمستر دکردیئے حاسم گے۔
    - 6- يبك پيركمپني كي ويب سائث: www.tariqglass.com يرجمي اب او دُكر ديا گيا ہے۔
- 7- دوسری حانب،ممبران کوای دوننگ کی سولت کی تفصیلات کمپنی کے رجشر میں موجودای میل مرکمپنی کے مقرر کر دوای دوننگ سروں فراہم کنندہ میسرز و یجیٹل کسٹوؤین کمپنی لمیٹٹر کے ذریعے ارسال کی جائیں گی۔
- 8- ممبران كومورى 12 فرورى 2024 وك 09:00 ك يست مورى 14 فرورى 2024 وكي شام 05:00 بيج تك اي وونك كانتقام تک دوٹ ڈالنے کی سمولت میسر ہوگئی۔
- 9- کمپنیز (پوشل بیلٹ)ر پگولیشنز 2018ء کے توامد 11 کے تحت دونگ کے ممل کوسکروٹنا نز کرنے کیلئے کمپنی کے بورڈ آ ف ڈائر کیٹر مزنے متعاقبہ تجريه كى حال آۋٹ فرم ميسرز كروع حسين چوبدرى ايند كمينى جارثر ۋا كاؤتنينس كوبطور سكرونيا ئزرنامز دكيا ہے۔

## كاربوريث كارنيول كى نمايال خصوصيات:

- کمپنی اس بات کی صانت دے گی کداگرےBG متعلقہ بنکوں کواپنے قرض/ بقایاجات کی ادائیگی میں ناکام ہوتی ہے تو کمپنی وہ رقم مالیاتی اداروں کی بنگی میں ناکام ہوتی ہے تو کمپنی وہ رقم مالیات کا داس قرض پر اداروں کے مطالب پرادا کرے گی ادر اس اداکی گئی رقم کے مؤسل BGL پر داجب الوصول قرض عائد کیا جائے گا۔ اس قرض پر در بارک ایس عائد ہوگا۔
   ریٹرن / منافع کمپنی کے قرضوں پر ادسلالاگت+ 18 یا 13% میں 3MK جو بھی زیادہ ہوداس کے مسادی مارک اپ عائد ہوگا۔
  - کار اوریث گارنثیال جاری نوعیت کی ہوگی اور BGL کی تمام اوائیگی کمل ہونے تک نافذ العمل ہوگی۔
- جوائحت و پنج کے مساوی حصہ دارمحتر م محمد توصیف پراچہ بھی متعلقہ بنکوں کوانفرادی یا مشتر کہ حیثیت میں گار نتیاں جاری کریں گے
   جو ندکورہ بالاخصوصیات کی حال ہوں گی۔
  - کار پوریٹگارٹیاں/اسٹیٹڈ بائی لیٹرآ ف کریڈٹ تاریخ اجراء ے 10 برس کی مدت ہے تجاوز نبیس کریں گے۔
- کمینی کی گارنٹیوں کے لئے قرضوں پراوسط کمیشن کی شرح کے مساوی کمیشن + 0.05% فی سد ماہی یا %0.25 فی سد ماہی (جو بھی زائد ہو) واجب الا دار قم بر عائد ہوگا۔

مزید قرار پایا کہ ندکور وبالاخصوصی قرار دکھنی اراکین کی منظوری کی تاریخ ہے عرصہ دس (10) برس کے لئے کارآ یہ ہوگی۔

مزید قرار پایا کمیٹنگ ڈائر بکٹر/ی ای اواور/ یا سمپنی کا کوئی بھی ڈائر بکٹراور/ یا سمپنی سکریٹری کوانفراوی حیثیت بیس تمام امورسرانجام دینے ،معاملات طے کرنے ،معاہدےاور کام کرنے ،تمام ضروری اقدامات کرنے اور تمام قانونی تقاضے پورے کرنے کا مجاز تھبرایا جاتا ہے جو ذکورہ بالاقر اروادوں پر عمل درآ ید کرنے کے لئے ضروری ہیں۔''

ھی/ ہم مندرجہ ذیل قرار دادوں کے حوالے ہے بذراجہ بنزاا پی رضامندی پڑئی رائے کا اظہار نیچے دیئے گے موز دل بکس کی نشان دی (۷) کر کے پوشل بیلٹ کے ذریعے ایٹا دوٹ ڈال رہا ہوں ارہے ہیں۔

یں اہم قرار دادھ غیر متنق موں ایس (خالف)	یس اہم قرارداد پر رضامند موں ایس (عمایت)	عموی حصص کی تعداد جس سے عوض دوٹ ڈالا جارہا ہے	قراردادول كانام اورمراحت	نمبرثار
			ایجنڈانمبر 1 کے تحت خصوصی قرار داد (مزکورہ بالا)	-1
			ایجنڈ انمبر 2 کے تحت خصوصی قرار داد (مزکورہ بالا )	-r
			ایجنڈ انمبر 3 کے تحت خصوصی قرار داد (مزکورہ ہالا)	-۳
			ایجنڈ انمبر 4 کے تحت عمومی قرار داد (مزکور وہالا)	-1~
			ایجند انمبر 5 کے تحت خصوصی قرار داد (مزکور ہالا)	-0

 	یافته <i>امشتر که ه</i> ص یافتگان کے دستخط:	خصص
 تاريخ	:	مقام

کی منظوری دی جاتی ہے کہ بشرطیکے قرض کی کسی بھی واجب الا دارقم برریٹرن/منافع کمپنی کے قرضوں پراوسط لاگت+ 1,50 یا #3MK+1.50 جو بھی زیادہ ہواورارا کین کوظاہر کی گئی دیگرشرا نط وضوابط کے مطابق ہو۔

مزید قرار پایا کہ ذکورہ ہالاخصوصی قرار دکمپنی ارا کین کی منظوری کی تاریخ ہے عرصہ یانچ (05) برس کے لئے کارآ مدہوگ ۔

مزید قراریایا کیمیننگ ڈائزیکٹر/ی ای ادادر/یا نمینی کا کوئی بھی ڈائزیکٹر ادر/یا نمینی سیریٹری کوانفرادی حیثیت میں تمام امورسرانجام دینے ،معاملات طے کرنے ،معاہدے اور کام کرنے ،تمام ضروری اقدامات کرنے اور تمام قانونی تقاضے یورے کرنے کا مجاز شہرایا جاتا ہے جو ندکورہ بالاقر اردادوں پر عمل درآ مدکرنے کے لئے ضروری ہیں۔"

ایجندا نمبر 4 :ایسوی لیند نمینی میسرز بلوچستان گلاس لمیننه ( B G L ) کو-/ 000 ,000 ,000 رویه تک قلیل مدتی قرض/رنگ فائتس/شارٹ ٹرم ایڈ دانس کے لئے مندرجہ ذیل قرار داد کو بمعہ طادہ ترمیم ،اضا فیہ ادر حذف بطورخصوصی قرار داوز برغور لا نااور مناسب بچھنے پر منظور

"قرار مایا که کمپنیزا یک 2017ء کی دفعہ 199 بمعہ کمپنیز (ایسوی ایفڈ کمپنیوں یاایسوی ایفڈ انڈرٹیکنگر میں سرمایہ کاری) نسواہط، 2017ء کے تحت حسب ضرورت ايسوي ايند كمپني بلوچتان گلاس ليينله (BGL) مين قليل مدتى قريض/شارث ثرم ايْدوانس/رنگ فائنس كي صورت مين عرصه ا یک برس کے لئے -/ 1,000,000,000,000 روپے تک کی سر مایہ کاری جو کہ تجدیدی کی رول اوور بنیا دوں پر ہوگی کے لئے طارق گلاس انڈسٹر پر لمیٹنڈ (" كمپنى") كومجاز تضبرايا جاتا ہے كه بشرطيكه قرض كى كسى بھى واجب الاوا رقم ير رينرن/ منافع كمپنى كے قرضوں ير اوسط لاگت +%1 با%3.50+3MK جومجى زياده بواوراراكين كوظام كَ ثَنَّى ديكَرشرا لطا وضوابط كےمطابق ہو۔

حزید قرار پایا کہ ندکورہ بالاخصوصی قرار دکھنی اراکین کی منظوری کی تاریخ ہے عرصہ ایک (0 1) ہرس کے لئے کا رآ یہ ہوگی۔ مزیدقرار <u>با با</u> که مینتگ دُّاتر کینژ/ی ای ادادر/ یا تمپنی کا کوئی بھی دُائر کینرادر/ یا تمپنی *سیریزی کوانفرادی حیثیت بیس تمام امورسران*جام دینے ،معاملات طے کرنے ،معاہدےاور کام کرنے ،تمام ضروری اقدامات کرنے اورتمام قانونی نقاضے یورے کرنے کا مجاز تھبرایا جاتا ہے جو ندکورہ بالاقرار دادوں پر عمل درآ مدکرنے کے لئے ضروری ہیں۔"

ا پیندانمبر5: طارق گلاس اندسر برلمینٹری جانب سے ایسوی اروز کمپنی میسرز بلوچتان گلاس امینٹر (BGL) کی خاطر مالیاتی اداروں/ پیکوں کے حق یں-/3,000,000,000,000 رویے تک کی کاربوریٹ گارٹیمال جاری کرنے کیلئے مندرجہ ذیل قرار داد کو بمعراً علاوہ ترمیم ، اضافہ اور حذف بطور خصوصى قرار دا دز برغور لا ناا درمناسب يجحنه برمنظور كرنا:

"قرار پایا که کمپنیزا یک 2017ء کی دفعہ 199 بمعہ کمپنیز (ایسوی ایٹڈ کمپنیوں پاایسوی ایٹڈ انڈرٹیکنگر میں سر مایہ کاری) ضوابط ، 2017ء کے تحت طارق گلاس انڈسٹریزلمینڈ (''تمپنی'') کے اراکین کی منظوری دی جاتی ہے کہ مندرجہ ذیل خصوصیات اورشیئر ہولڈرز کوپیش کیے گئے شرائط و ضوابط کے تحت بلوچتان گلاس کمینٹر (BGL) کی خاطر مالیاتی اداروں/مینکوں کے نق میں مشتر کہ یاانفرادی حیثیت میں -/BGL) 3,000,000 رویے تک کی کار پوریٹ گار نثیاں جاری کرنے کے لئے کمپنی کوجاز تھرایا جا تا ہے دہن کی نمایاں خصوصیات ورجہ ذیل ہیں: 57,555,625 کمل اداشدہ عوی صف بحساب -/ 10 روپ فی صف کے لئے -/ 970,000,000روپ کی کل طویل بدتی سرماییکاری ہے۔ -/350,000,000روپ کی بقیدادا میگل کرنے کے لئے کمپنی کوجاز طبر ایا جا تا ہے جبکہ کپنی -/620,000,000روپ کی رقم پہلے ہی ادا کر چکی ہے ہوں اسلاما ایسوی اروز کمپنی جی سزید برآ س-/350,000,000روپ کی بدیقایار قم 26 می 2023ء سے شیئر پر چیز معاہدہ سے مطابق محتر معاہدہ کے مطابق محتر معاہدہ کے مطابق محتر معاہدہ کے مطابق محتر معاہدہ کے مطابق میں دور کی ہے۔ میں میں میں میں میں اور کی جائے گی۔

حزید قرار پایا کہ فدکورہ بالاخصوصی قرار دیمپنی اراکین کی منظوری کی تاریخ ہے عرصہ پانچ (05) برس کے لئے کارآ مدہوگی۔

مزید قرار پایا کمٹیٹنگ ڈائر کیٹراس ای اواور/ پاکمپنی کاکوئی بھی ڈائر کیٹراور/ پاکمپنی سیکریٹری کوانفرادی حیثیت میں تمام امور مرانجام دینے ،معاملات مطرکرنے ،معاہدےاور کام کرنے ، تمام ضروری اقدامات کرنے اور تمام قانونی نقاضے پورے کرنے کا مجاز مشہرایا جاتا ہے جو ندکورہ بالاقرار داووں پر عمل درآ مدکرنے کے لئے ضروری ہیں۔''

ا بجنڈا نبر2: ایسوی ایفڈ کمپنی میسرز ایم ایم ایم ہولڈنگ (پرائیویٹ) کمیٹٹ (MMM)ش-560/, 583,387 روپے کی مزید طویل مدتی ایکو پٹی انویسٹنٹ کرنے کے لئے متدرجہ ذیل قرار واو کو بھی طاوہ ترمیم ، اضافہ اورحذف بطورخصوصی قرار داوز برخور لا نا اور متاسب بچھنے پر منظور کرنا:

" قرار پایا کہ کمپنز ایک 2017 و کی وفد 1999 بمعہ کمپنز (ایسوی الفڈ کمپنیوں یا ایسوی الفڈ انڈرٹیکٹکو میں سرما بیکاری) ضوابط ، 2017 ء کے تحت طارق گائی انڈ منٹر پر کمپنٹر (" کمپنی'') کے اراکین کی منظوری وی جاتی ہے کہ کمپنی ایسوی الفڈ کمپنی میسرز ایم ایم ہولڈنگ (پرائیویٹ) کمپنٹر (MMM) کے 58,338,756 موٹی رائٹ حصص بحساب -101 روپے فی حصص تک ، جب بھی کمپنی کو آفر کیئے جائیں ، کے مزید حصول کے لئے کا دوسلی میں میں میں میں کہ اور کھی جائیں ہے۔

مزيد قرار پايا كد خور و الاخصوصي قرار ديميني اراكين كي منظوري كي تاريخ عرصد يا ي (05) برس كے لئے كارآ مد ہوگ -

حزید قرار پایا که پیچنگ ڈائر بکٹر/ی ای اداد/ یا کمپنی کا کوئی بھی ڈائر بکٹر اور/ یا کمپنی سکریٹری کوانفر ادی حیثیت میں تمام امور سرانجام دینے ،معاملات ملے کرنے ،معاہدے اور کام کرنے ، تمام ضروری اقد امات کرنے اور تمام قانونی تقاضے پورے کرنے کا مجاز تھر ایا جاتا ہے جو ذکورہ بالاقر اردادوں پڑھل درآ مدکرنے کے لئے ضروری ہیں۔''

ایجنڈ انمبر 3: ایسوی لیڈ کمپنی میسرزایم ایم ایم ہولڈنگ (پرائیویٹ) کمیٹڈ (MMM) کو -/350,000,000 روپے کا طویل مدتی قرض دینے ، جو کہا یکویٹی انویسٹنٹ میں تیدیلی کا حامِل ہوگا کی منظوری کے لئے مندرجہ ذیل قرار داد کو بمعرکے علاوہ ترمیم ،اضافہ اور حذف بطور خصوصی قرار داد زیر غور لا نااور مناسب بچھنے پرمنظور کرنا:

" قرار پایا کہ کمپنیزا یک 2017 می دفعہ 199 بمعہ کمپنیز (ایسوی ایفڈ کمپنیوں یاایسوی ایفڈ انڈرٹیکنگو میں سرماییکاری) ضوابط 2017 ء کے تحت ایسوی ایفڈ کمپنی میسرزایم ایم ایم ایم ایک بولڈنگ (پرائیویٹ) کمپیٹر (MMM) کوطویل مدتی قرضے کی صورت میں -/350,000,000 روپ تک کی سرمایےکاری جو کہ MMM کے صفح میں مجمی تبدیل ہو تکتی ہے میں سرمایےکاری کے لئے طارق گلاس انڈسٹریز کمپنیڈ (''کمپنی'') کے اراکیوں

# طارق گلاس انڈسٹر بزلمیٹٹر

128-J ما دُل ثاوَن، لا بور فون نمبر: 042-35857692-93 فيكس: 042-35857692-93 ای میل ایڈریس: info@tariqglass.com ویب سائٹ:

# بیٹ پیربرائے ووٹنگ بذریعہڈاک

سمپنی کے غیرمعمولی اجلاس عام میں انتخاب کے لیے بیلٹ پیپر برائے دوئنگ بذر لیے ڈاک جو کہ بروز جعرات مور نہ 15 فروری 2024ء کو وان 11:00 بِجَمَعِني كِرجِسْرِ وُالِيُرلِس، ل-128، ماوُل ثاوَن، لا مورير منعقد كيا جائے گا۔ جس ميں حصص يافت گان بذريعيه ووُيوننگ بھي شركت فرما سکتے ہیں۔

کمپنی کے چیئر مین سے رابطہ کرنے کے لیے تفصیلات، جس پریا ضابطہ طور پر پُر شدہ پیک پیرارسال کیا جاسکتا ہے: چيئر مين، طارق گلاس اندُسٹر برلمينڈ، ل-128 ماڈل ٹاؤن، لا ہور۔اي ميل ايڈريس: corporateaction@tariqglass.com

حصص یافته امشتر که صف یافتگان کا این نام
رجنر ڈایڈریس
موجوده خصص کی تعداداور فولیونمبر CDC ا اکاؤنٹ نمبر
ى اين آئى يى نمبر (سى اين آئى يى كەنو ئو كايى نسلك كريں )
اضافي معلومات اورمنسلك دستاويزات
( کارپوریث ادارے کارپوریش اوروفاقی حکومت کا نمائندہ ہونے کی صورت میں )

کمپنی کے اجلاس عام میں خصوصی اُمور کی انجام دہی کے لئے قرار دادوں کامسودہ مندرجہ ذیل ہے:

## قراردا دول كامسوده

ایجنڈ انمبر 1: ایسوی ایٹڈ تمینی میسرزایم ایم ایم ہولڈنگ (پرائیویٹ) لیٹڈ (MMM) میں کی گئی طویل مدتی ایکویٹی انویسٹمنٹ کے موش حاصل ہونے والے تھم سے بقایاجات جن کی مالیت -/350,000,000رویے ہے ،کو 12 مساوی سبد ماہی قسطوں میں اوا کرنے کے لئے مندرجدؤیل قرار داد كوبمعه/ علاوه ترميم، اضافيه اورحذ ف بطورخصوصي قرار دا دز برغور لا نااورمناسب سجھنے برمنظور كرنا:

''قرار مایا که کمپنیزا یکن2017ء کی دفعه 199 بمعه کمپنیز (ایسوی این کمپنیوں باایسوی اینلا انڈرٹیکنگر میں سر مایہ کاری) ضوابط،2017ء کے تحت طارق گلاں انڈسٹریزلمیٹڈ (''نمپنی'') کےارا کین کی منظوری دی جاتی ہے کہ میسرزایم ایم ایم ہولڈنگ (یرائیویٹ)لمیٹڈ (MMM) کے

# الطارق گلاس اندستریز لمیشد

ل-128، ماذل ثاؤن، لا بور فون نمبر: 042-35857692-93 فيكس: 93-35857692 ای میل ایڈرلیں: info@tarigglass.com ویب سائٹ: www.tarigglass.com

بكسر ور د

رپرا ی قارم	
شيئرزى تعداد: ـــــــــــــــــــــــــــــــــــ	ليونمبر/CDCاكاؤنث نمبر:.
ساکن	ں مسمی امسا ۃ ۔۔۔۔۔۔
ز لمینژ، مسمی امساة کوبطور مختار کار	نيثيت ممبرطارق گلاس انڈسڑ ي
( پراکسی ممبر کا فالیونمبر / CDC اکاؤنٹ نمبر: ۔۔۔۔۔ ہے) تاکدہ میری جگداور میری طرف سے	پراکسی)مقرر کرتا/ کرتی ہول
جوكه دِن گياره بج بروز جعرات بتاريخ 15 فروري 2024ء، كمپنى كرجسر ۋايدريس، J-128، ماۋل	ئمپنی کے غیر معمولی اجلاسِ عام
المستعقد ہور ہاہے یااس کے کسی ملتق می شدہ اجلاس میں شرکت کرے اور ووٹ ڈالے۔	وَن ، لا ہور پراور بذر بعیہوڈ یولئَ
ر بدینیشیپ بالیت ۵۰	سخط بحثیت ممبر ۔۔۔۔۔
روپے چہاں کر یں اور اپنے	ام:نام
و تشخط کیساتھ منسوخ کریں.	::::;;;;
	ثناختی کارڈ/پاسپورٹ نمبر:۔۔
گواه نمبرا:	گواه نمبرا:
:::b;5°)	ستخط:
	ام:ام: بة:
پیة: ۔۔۔۔۔۔۔۔ شاختی کارڈ/پاسپورٹ نمبر:۔۔۔۔۔۔۔۔۔	بعة :
	ېم نكات:
جلاب عام کے توش میں درج ہدایات پر مل درآ مدکریں۔ بکا بل ہے درک کواجلاں میں دورے کے اندراری کیلئے تاریل (مراکس) مقر رکرنے کا بھی ادارے کا کار مراکس) کیلئے کوئی کامسر اثثیثر جوالذر ہونالازی	۔ ممبران سے لزاری ہے کہ غیر سعولی ا۔ ہمبرغرمعمولی اطلاب عام میں اثر کہت

- ے۔ غیر معمولی اجلاس عام میں شرکت کیلئے ممبر کی ایک سے زیاد واضاع کو مینارکار (یراکسی) مقررتین کرسکا۔ بے ۔ غیر معمولی اجلاس عام میں شرکت کیلئے ممبر کی ایک سے زیاد واضاع کو مینارکار (یراکسی) مقررتین کرسکا۔

  - ۵۰ رویے کاریو نیواسٹیمپ مندرجہ بالاباکس میں چیال کریں۔
  - ریونیواسٹیپ براسطرح و تخط کریں جس طرز میں کمپنی کے باس رجشر و ہوں۔
    - فوليونمبر اي ڈي اکاؤنٹ نمبردرج كريں۔ (ひ)
      - قومی شناختی کارڈ کی کا بی مسلک کریں۔ (,)
  - کمل پرائسی فارم بمدد متخطا اور ریو نیواسٹیپ غیرمعولی اجلاس کے طےشدہ وقت ہے کم از کم ۴۸ گھنے ٹیل کمپنی کے رجنر ڈیڈ پر موصول ہوجائے۔



## TARIQ GLASS INDUSTRIES LIMITED

128-J, MODEL TOWN, LAHORE PH: 042-111-343-434; FAX: 042-35857692-93 Email: info@tariqglass.com; Website: www.tariqglass.com

### FORM OF PROXY

Folio Number / CDC Account Number:						Nur	mber of Share	s:	
I/We									
of									
being a	member	of	M/s	Tariq	Glass	Industries	Limited	hereby	appoint
Mr./Ms								~	
of									
(the Folio / C	DC Accoun	nt Nu	nber o	f the per	son appo	ointed as pro	xy is:	);	as my / ou
proxy to atte	nd, speak ar	nd vot	e for m	e/us on	my/ou	r behalf at th	e Extraordin	ary General Med	eting of the
members of	the Compar	ny to l	be held	at 11:00	AM or	Thursday th	ne February	15, 2024 at the C	Company's
Registered C	Office, 128-J	I, Mod	iel Tov	vn, Laho	re and th	hrough video	link and at a	iny adjourment	thereof.
						Month Spirit Black			
Member's S	Signature								
Signature:								Please affix	
Name:								of Rs. 50/- and	
Address:								deface it with your signature	
CNIC No.:				- 3				your signature	
Witness - 1					Witne	ss - 2			
Signature: _					Signat	ure:			
Name:					Name				
Address:									
CNIC No.:									
Mater									

#### Note:

- 1. Members are requested to strictly follow the guidelines mentioned in the Notice of extraordinary general meeting.
- 2. A Member entitled to attend an extraordinary general meeting is entitled to appoint a proxy to attend and vote instead of him / her. A proxy must be a member / shareholder of the Company. A member shall not be entitled to appoint more than one proxy to attend any one meeting.
- 3. Members are requested:
  - a) To affix Revenue Stamp of Rs. 50/- at the place indicated above.
  - b) To sign across the Revenue Stamp in the same style of signature as is registered with the Company.
  - c) To write down their Folio Numbers / CDC Account Numbers.
  - d) To attach the copy of CNIC.
- 4. This form of proxy, duly completed and signed across a Rs. 50/- Revenue Stamp, must be deposited at the Company's Registered Office not less than 48 hours before the time of holding the extraordinary general meeting.