

## MUGHAL IRON & STEEL INDUSTRIES LIMITED

Ref: MISIL/AGM/2024 October 03, 2024

The General Manager

Pakistan Stock Exchange Limited Stock Exchange Building Stock Exchange Road Karachi. By PUCARS & Courier

SUBJECT: MUGHAL IRON & STEEL INDUSTRIES LIMITED - NOTICE OF ANNUAL GENERAL MEETING

Dear Sir,

Please find attached copy of the **Notice of the Annual General Meeting** (the Notice) of **Mughal Iron & Steel Industries Limited** ("Company") to be held on Saturday October 26, 2024 at 11:45 am at Avari Hotel, Shahrah-e-Quaid-e-Azam, Lahore, prior to its dispatch to the shareholders, for circulation amongst the TRE Certificate Holders of the Exchange, along with copy of the Notice to be published in Business Recorder (English) and Nawai-Waqt (Urdu) on Friday, October 04, 2024.

Yours Sincerely,

For MUGHAL IRON & STEEL INDUSTRIES LIMITED

MUHAMMAD FAHAD HAFEEZ

(Company Secretary)

CC: The Director / HOD

(Surveillance, Supervision and Enforcement Department), Securities & Exchange Commission of Pakistan, Islamabad.

Shadman-



REGISTERED OFFICE:

31-A, Shadman -1, Lahore. Office: +92-42-35960841-3 Fax: +92-42-35960846

E-mail: fahadhafeez@mughalsteel.com Website: www.mughalsteel.com NTN #: 3533975-6 STRN #: 03-06-7326-012-82 WORKS:

17- K.M, Sheikhupura Road, Sheikhupura. Tel: +92-42-37970226-7

Fax: +92-42-37970326

# NOTICE OF ANNUAL GENERAL MEETING

Notice is hereby given that the 15th Annual General Meeting (the Meeting) of the members of **MUGHAL IRON & STEEL INDUSTRIES LIMITED** (the Company) will be held on Saturday, October 26, 2024 at 11:45 a.m. at Avari Hotel, Shahrah-e-Quaid-e-Azam, Lahore to transact the following business:

#### **ORDINARY BUSINESS**

- 1. To receive, consider and adopt the separate and consolidated audited financial statements of the Company together with the Chairman's Review Report, the Directors' Report and the Auditors' Reports thereon for the year ended June 30, 2024.
- 2. To appoint auditors and fix their remuneration for the year ending June 30, 2025.

A notice referred to in sub-section (2) of section 246 of the Companies Act, 2017 is hereby given to the members that, the Board of Directors upon recommendation of the Audit Committee has recommended the names of M/s. Fazal Mahmood & Company, Chartered Accountants and M/s. Muniff Ziauddin & Company, Chartered Accountants the retiring auditors, for re-appointment as joint external auditors of the Company after obtaining their consent.

### **SPECIAL BUSINESS**

3. To consider and, if deemed fit, approve and ratify the transactions already executed and to be executed with related parties, by passing of ordinary resolutions as proposed in the statement under section 134(3) of the Companies Act 2017 annexed to the notice of the Meeting.

Statement of material facts as required under section 134(3) of the Companies Act, 2017 is annexed.

By Order of the Board -sd-

**Muhammad Fahad Hafeez** 

Company Secretary

Lahore: October 03, 2024

#### **NOTES:**

#### 1. Closure of share transfer books:

The share transfer books of the Company will remain closed from October 17, 2024 to October 26, 2024 (both days inclusive). Physical transfers / Central Depository System (CDS) Transaction IDs received in order by the Company's share registrar, M/s. THK Associates (Private) Limited, 32-C, Jami Commercial Street 2, D.H.A Phase-VII, Karachi, up to the close of business on October 16, 2024, will be considered in time for the entitlement of the members to participate and vote at the Meeting.

### 2. Participation / proxies:

A member of the Company entitled to participate and vote at this Meeting may appoint any other member of the Company as his/her proxy to participate, speak and vote on his/her behalf at the Meeting. A member shall not be entitled to appoint more than one proxy. The instrument appointing a proxy must be properly filled-in/ executed and in order to be valid, must be received at the share registrar office of the Company, not later than forty-eight (48) hours before the time scheduled for the Meeting. Attested copy of Computerized National Identity Card (CNIC)/ Smart National Identity Card (SNIC) of the member appointing the proxy shall be attached with the instrument. An instrument of proxy applicable for the Meeting is being provided with the notice being sent to members. Further, copies of the instrument of proxy may also be obtained from the registered office of the Company during normal office hours or downloaded from the Company's website: www. mughalsteel.com. A company or a corporation being a member of the Company may appoint a

representative through a resolution of its board of directors for attending and voting at the Meeting. Members, who have deposited their shares into Central Depositary Company of Pakistan Limited, are further advised to follow the guidelines as laid down by the SECP vide Circular No. 1 of 2000.

Pursuant to section 132(2) of the Companies Act, 2017, if the Company receives a request from members holding an aggregate 10% or more shareholding residing in a city, such members may request a video conferencing facility for the purposes of participating in the Meeting at such a location by sending a request to the Company at least seven (07) days prior to the date of the Meeting, the Company will arrange video conference facility in that city subject to the availability of such facility in that city.

Members are also being provided with the facility to participate in the meeting through electronic means via Zoom video-link. Accordingly, interested members are requested to get themselves registered by sending their particulars at the designated e-mail address fahadhafeez@ mughalsteel.com, giving particulars as per below table latest by the close of business hours (5:00 PM) on October 23, 2024

| Name of<br>Member | CNIC No./<br>NTN No. | CDC<br>Participant<br>ID/Folio No. | Cell No | Registered<br>email<br>address |
|-------------------|----------------------|------------------------------------|---------|--------------------------------|
|                   |                      |                                    |         |                                |

Members, who are registered, after the necessary verification, will be provided a Zoom video-link by the Company on the same e-mail address that they e-mail the Company with. The login facility will be provided on the day of the Meeting and will remain open from 11:45AM till the end of the

MUGHAL IRON & STEEL INDUSTRIES LIMITED 233

Meeting. Only those members whose names appear in the register of members as of October 16, 2024 will be entitled to participate and vote at the Meeting via Zoom-video link.

### 4. Postal ballot facility:

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

#### 5. General:

Members holding shares in physical form are requested to promptly notify Company's share registrar, M/s. THK Associates (Private) Limited of any change in their postal/email addresses. Members maintaining their shares in CDS should have their address/ email addresses updated with their relevant Participant/CDC account services.

Members who by any reason, could not claim their dividend/shares are advised to contact our shares registrar M/s. THK Associates (Private) Limited to collect / enquire about their unclaimed dividends/shares, if any.

Section 72 of the Companies Act, 2017 requires every company to replace its physical shares with book-entry form within the period to be notified by the SECP. The members having physical shareholding are accordingly encouraged

to open their account with investors account services of CDC or sub account with any of the brokers and convert their physical shares in script less form. This will facilitate the shareholders in many ways, including safe custody and sale of shares, any time they want, as the trading of physical shares is not permitted as per existing regulations of the Pakistan Stock Exchange Limited.

The Company has placed the Audited Annual Financial Statements for the year ended June 30, 2024 along with the Reports thereon on its website: www.mughalsteel.com and the same are also electronically available on PUCARS system of the Pakistan Stock Exchange Limited and can also be downloaded/viewed from the following QR code and weblink:



https://mughalsteel.com.pk/annual-reports-for-the-last-three-financial-years/?v=null

Any member requiring printed copy of Annual Report 2024 may send a request using a Standard Request Form placed on Company's website which shall be provided free of cost within seven (07) days

For any query/problem/information, the investors may contact Mr. Zeeshan Ejaz at +92-42-35960841 and e-mail address fahadhafeez@mughalsteel. com and/or THK Associates (Private) Limited at +92-21-35310191-6 and e-mail address sfc@thk. com.pk.

STATEMENT OF MATERIAL FACTS AS REQUIRED UNDER SECTION 134(3) OF THE COMPANIES ACT, 2017 IN RESPECT OF SPECIAL BUSINESS TO BE TRANSACTED AT THE FORTHCOMING ANNUAL GENERAL MEETING IS APPENDED BELOW:

This statement sets out the material facts concerning the special business listed at agenda item 3 to be transacted at the forthcoming Annual General Meeting of the Company to be held on Saturday, October 26, 2024 at 11:45 a.m. at Avari Hotel, Shahrah-e-Quaid-e-Azam, Lahore.

#### **AGENDA ITEM NO. 3.**

#### **APPROVAL OF RELATED PARTY TRANSACTIONS**

During the year, the Company carried out transactions, with Al-bashir (Private) Limited (related party) representing, rent expense paid amounting to Rs. 2.112 million, in respect of land taken on lease for administrative purposes with agreement for one year; and Mughal Energy Limited (related party), representing sales of goods amounting to Rs. 79.005 million. The transactions were carried out in the ordinary course of the business at arm's length in accordance with Company policy and were reviewed periodically by the Audit Committee which is chaired by an independent director. Following, review by the Audit Committee, the said transactions were placed before the Board of Directors for approval. However, since, majority of the Company's directors were directly or indirectly interested due to their common directorship and/or holding of shares at the time of entering into the said transactions, the quorum of directors could not be formed for approval of these transactions. Accordingly, these transactions are being placed before the members for their approval/ratification by passing the following draft / proposed ordinary resolution with or without modifications in accordance with the requirements of Section 207(2) of the Companies Act, 2017.

**"RESOLVED** that the transactions entered into by the Company in the ordinary course of the business with related parties during the year ended June 30, 2024 as disclosed in relevant notes to the financial statements in which some or majority of the directors are interested are hereby ratified and confirmed."

It is expected that the Company may be conducting related party transactions in the upcoming financial year as well, wherein, some or majority of directors are expected to be interested in due to their relationships, common directorship and shareholding in these related parties. The members are informed that it is not possible to make estimate of the quantum of related party transactions to be undertaken in the period ending June 30, 2025, which depends on case–to–case basis, however, the Company will present the actual figures for subsequent ratification and confirmation by the members, at the next annual general meeting.

Based on the above, approval of the members is also sought to authorize the Company to enter into such transactions with related parties during the ensuing year ending June 30, 2025 and further grant power to the Board to periodically review and approve such transactions based on the recommendation of the Board Audit Committee by passing the below mentioned draft ordinary resolutions.

"FURTHER RESOLVED that the Company be and is hereby authorized to enter into and carry out transactions in the ordinary course of the business from time to time with related parties during the ensuing year ending

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June 30, 2025. The members have noted that for the aforesaid transactions some or a majority of the directors may be interested. Notwithstanding the interest of the directors, the members hereby grant an advance authorization to the Board Audit Committee and the Board of Directors of the Company to review and approve all related party transactions based on the recommendation of the Board Audit Committee."

**"FURTHER RESOLVED** that the related party transactions as aforesaid for the period ended June 30, 2025 would subsequently be presented to the members at the next Annual General Meeting for ratification and confirmation."

The directors who are/may be interested in the above subject matters are as follows:

Mr. Mirza Javed Iqbal
Mr. Khurram Javaid
Mr. Muhammad Mubeen Tariq Mughal
Mr. Fazeel Bin Tariq
Mr. Muhammad Mateen Jamshed
Mr. Jamshed Iqbal

The directors are/may be interested in this business to the extent of their relationships, common directorships and their respective shareholding in the related parties.

# STEEL

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Special Business: To consider and, if deemed fit, approve and ratify the transactions already executed and to be executed

with related parties, by passing of ordinary resolutions as proposed in the statement under section 134(3) of the Companies Act 2017 annexed to the notice of the Meeting. Statement of material facts as required under section 134(3) of the Companies Act, 2017 relating to the

above mentioned special business, has been sent to the Members along with Notice. By Order of the Board

-Sd-**Muhammad Fahad Hafeez** Company Secretary

Cell No. Registered Email

address

Closure of share transfer books:

Lahore: October 03, 2024

NOTES:

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Folio No.

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Postal ballot facility:

conditions contained in the Regulations.

Participant/CDC account services.

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office of the Company, not later than forty-eight (48) hours before the time scheduled for the Meeting. Attested copy of Computerized National Identity Card (CNIC)/ Smart National Identity Card (SNIC) of

the member appointing the proxy shall be attached with the instrument. An instrument of proxy

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- Name of member | CNIC No./NTN No. | CDC Participant ID/

General:

shares, if any

Exchange Limited.

- along with the Reports thereon on its website: www.mughalsteel. com and the same are also electronically available on PUCARS system of the Pakistan Stock Exchange Limited and can also be downloaded/viewed from the following QR code and weblink:
  - https://mughalsteel.com.pk/annual-reports-for-the-last-three-financial-years/?v=null
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    - +92-21-35310191-6 and e-mail address sfc@thk.com.pk.
      - 34cm x 3col
  - and e-mail address fahadhafeez@mughalsteel.com and/or THK Associates (Private) Limited at



لا ہور:3ا کتو پر 2024

**نوٹنس:** 1- شیئرزمنتلی کی تنابوں کی بندش: شیئر منتلک برتا ہیں 7

2- اجلاس میں شرکت/ پرائسی:

بوشل بیلٹ کی سہولت:

سروسز میں اپ ڈیٹ کروائیں۔

کے بارے میں معلو مات حاصل کرسکیں۔

نىچەدىئے گئے QR كوۋى قاۇن لوۋى يا/ دىكھاجاسكتا ہے:

درخواست بھیج سکتا ہے۔ کا پی سات (07) دنوں کے اندر مفت فراہم کی جائے گی۔

92-21-35310191-6+ يا اى ميل ايْدريس sfc@thk.com.pk پر دابطه کرسکتے ہيں۔

حوالے سے ان کے حقوق کے نعین کرنے کے لئے بروفت اور قابل قبول تصور ہوں گی۔

سہولت کا بندوبست کرے گی بشرطیہ کہاس شہر میں بیسہولت میسر ہو۔

fahadhafeez@mughalsteel.com پڑھیج کراپنی رجٹریش کروائیں۔

شاختی کارڈنمبر/این ٹی این یں ڈی سی پارٹی سی پینٹ آئی ڈی/

ممبران کے رجسٹر میں طاہر ہوتے ہیں وہ زوم ویڈ یولنگ کے ذریعے اجلاس میں شرکت اورووٹ ڈالنے کے حقدار ہوں گے۔

مطابق،الیکٹرانک ووٹنگ اورڈاک کے ذریعے ووٹنگ کے حق کااستعال کرنے کی سہولت فراہم کی جائے گی۔

# مغلآئرناينداستيلاندستريز

## نوئس دیا جاتا ہے کہ مقل آئرن اینڈ اسٹیل انڈسٹر پزلمیٹی( ممپنی) کے ممبران کا پندر ہواں سالا ندا جلاسِ عام (اجلاس) بروز ہفتہ مورخہ 26 اکتوبر 2024 یوقت

مومی امور: 1- 30 جون 2024 کوختم ہونے والے سال کیلیے تمپینی کے آ ڈٹ شدہ مالیاتی گوشوارہ جات انفرادی اوراجتا کی بمعید چیئر مین کی جائزہ رپورٹ، ڈائز یکٹرز اور

آ ڈیٹرزر پورٹس کی وصولی غور وخوض اور منظوری کرنا۔

کمپینرا مکٹ، 2017 کی دفعہ 246 کی ذیلی دفعہ(2) کے تحت ممبران کو مطلع کیا جاتا ہے کہآ ڈٹ سمیٹی کی سفارش پر پورڈ آف ڈائز مکٹرزنے ریٹائز ہونے

والے آڈیٹرزمیسرزفضل محموداینڈ سمپنی، چارٹرڈا کاؤٹیٹش اورمیسرز نمنیف ضیاءالدین اینڈ ممپنی، چارٹرڈا کاؤٹٹیٹش کوان کی رضامندی حاصل کرنے کے بعد

بطورمشتر کہ بیرونی آڈیٹرزان کی دوبارہ تقرری کی سفارش کی ہے۔

سوصی امور:

3- اگرمناس سیجھا جائے تو،الیالین دین جومتعلقہ پارٹیز کے ساتھ پہلے ہی ہو چکاہے یا ابھی ہونا ہے، اُسے زیرِغور لانا اوراس کی منظوری،نوٹس کے ساتھ

بھجوائے گئے، کمپنیزا یکٹ، 2017 کی دفعہ (3)134 کے تحت درکار بیان میں تبجویز کردہ عمومی قرار داوکومنظور کرے دینا۔

کمپنیزا مکٹ، 2017 کی دفعہ (3)134 کے تحت درکاراو پر دیئے گئے خصوصی اُمورے نسلک مٹیر لیفنکٹس کا بیان ممبران کونوٹس کے ساتھ ججوادیا گیا ہے۔

لمپنی کی شیئر زمنتقل کی کتابیں 17 اکتوبر 2024 سے 26 اکتوبر 2024 تک (بشمول دونوں ایام ) بندر ہیں گی۔ دہ مادی منتقلیاں/ سینرل ڈیپازٹری سٹم (ی ڈی ایس)ٹرانزیکشن آئی ڈیز، جو کہ کپنی کے شیئر رجٹرار، میسرز THKایوی ایٹس(پرائیویٹ) کمیٹٹر، بلاٹ نمبر 2-32 جامی کمرشل سٹریٹ-2، ڈی انچ اے فیز-VII، کرا چی کو 16 اکتو پر 2024 کو کاروبار کے اختتام تک موصول ہوں گی ، وہمبران کے اجلاس میں شرکت اوراس میں ووٹ ڈالنے کے

إس اجلاس ميں حصہ لينے اورووٹ ڈالنے کا حقدار تمينی کاممبراس اجلاس ميں شرکت کرنے ، بولنے اور رائے دہندگی کيليے تمينی کے کسی دوسرے ممبر کواپنا پراکسی مقرر کرسکتا ہے۔ایک ممبرایک سے زیادہ پراکسی مقرر کرنے کا حقدار نہیں ہوگا۔ پراکسی کا تقر رکرنے والے فارم کومناسب طریقے سے مکمل ہونا چاہیے اور درست ہونے کیلئے، کمپنی کے شیئر رجٹر ارکوا جلاس کے مقررہ وقت سے 48 گھٹے قبل موصول ہونالا زمی ہے۔ پراکسی تقرری کرنے والے ممبر کی کمپیوٹرائز ڈ تو می شاختی کارو (CNIC)/سارٹ تو می شاختی کارو(SNIC) کی تصدیق شدہ کا بی پرائسی فارمِ کے ساتھ منسلک کرنالازمی ہے۔اجلاس کیلئے لاگوہونے والے پراکسی فارم کی ایک کا پیممبران کونورٹس بھینجے کے ساتھ فراہم کی جارہی ہے۔ مزید ہیکہ پراکسی فارم کی کاپیاں عام وفتر کی اوقایت میں مکپنی کے رجسٹر ڈ آفس ہے بھی حاصل کی جاسکتی ہیں یا کمپنی کی ویب سائٹ www.mughalsteel.com ہے ڈاؤن لوڈ کی جاسکتی ہیں۔ایک کمپنی یاایک کارپوریشن جو کمپنی کیممبرے، إجلاس میں شرکت اور ووٹ کیلئے اپنے بورڈ آف ڈائر کیٹر کی قراداد کے ذریعے نمائندہ مقرر کرسکتی ہے۔الیے ممبران کو،جنہوں نے اپنے نینز رسنفرل ڈیپا زٹری مینی آف پاکستان کمیٹڈ میں جع کرائے ہیں، مزید مشورہ دیا جا تا ہے کہ وہ ایس ای بی کے سر گلرنمبر (1) آف 2000 کی ہدایات

بینیزا یک ، 2017 کی دفعہ (2)132 کے تحت ، اگر کمپنی کسی شہر میں رہائش پذیر مجموعی طور پر 10 فیصدیا اس سے زیادہ شیئرِ ہولڈیگ رکھنے والے ممبران ب اجلاس کی تاریخ ہے کم از کم سات (07) دن پہلے ویڈ ایو کا نفرنسگ کی سہولت فراہم کرنے کی درخواست وصول کرتی ہے تو کمپنی اس شہر میں ویڈ یو کا نفرنس کی

ممبران کوا جلاس میں الیکٹرا نک طریقے ہے شرکت کی سہولت فراہم کرنے کیلئے زوم ویڈییولنک کی سہولت بھی فراہم کی جارہی ہے۔اس مناسبت ے دلچین رکھنے والے ممبران سے درخواست ہے کہ وہ درج ذیل درکا رتفصیلات 23 اکتو پر 2024 کوکار وباری دن کے اختیام (شام 5 بجے ) تک

ضروری تصدیق کے بعدر جشرشدہ ممبران کو کمپنی کی جانب سے ان کی اس ایٹ میل ایڈریس پرجس سے انہوں نے کمپنی کوائ میل کی ہوگی ایک زوم ویڈیولنک فراہم کردیا جائے گا۔ لاگ اِن کی مہولت سنج 11:45 ہج سے اجلاس کے اختتام تک کھلی رہے گی ۔صرف وہ ممبران جن کے نام 16 اکتوبر 2024 تک

کینی کے ممبران کو،ان تمام امور کے سلسلے میں جو کھینیز ایکٹ، 2017 کے تحت خصوصی اُمور ثاریے جاتے ہیں، کمپینز (پوشل بیلٹ)ریگولیشنز ، 2018 کے

ممبران جن کے پاس فزیکل شیئرزموجود ہیں ان سے درخواست کی جاتی ہے کہاہنے چوں میں کسی فتم کی تبدیلی کو فوری طور پرشیئر رجٹرار،میسرز THK ابیوی ایٹس(پرائیویٹ)لمیٹڈ کومطلع کریں ممبران جن کےصفس کا ڈی ایس میں ہیںان کو جاہئے کداپنے بیٹے متعلقہ پائٹسپیٹس اوری ڈی کی ا کاونٹس

ا پیے ممبرن جو کمی بھی دجہ سے اپنے ڈیوڈ نڈ (ٹیئیرز کا دعویٰ نہیں کر سکے، انہیں آگاہ کیا جاتا ہے کہ وہ جارے ٹیئر رجٹرار میسرز THK ایسوی ایٹس (پرائیویٹ) لمینلهٔ بلاث نمبر C-32، جا بی نمرِشل سٹریٹ 2 ، ڈی ان کا اے فیز-VII ، کرا ہی سے رابطہ کریں تا کہوہ اپنے غیر دعویٰ شدہ ڈیوڈ نڈاشیئرز (اگر کوئی ہوں )

کمپنزا یک ،2017 کی دفعہ 72 کے تحت تمام کمپنزالیں ای بی کی جانب سے نوٹیفائی کردہ عرصے میں اپنے فریکل شیئر زکو بگ انٹری میں تبدیل کرنے کی مجاز ہیں۔فزیکل شیئر زرکھنے والے ممبران کومطلع کیا جا تا ہے کہ وہ می ڈی ہی کے ساتھ انویسٹرا کاؤنٹ یاکسی بھی بروکر کے ساتھ ذیلی اکاؤنٹ کھلوا کرا پنے فزيكل شيئر زكوى ڈى ي ميں بك امفرى فارم ميں جمع كروائميں۔اس مےمبران كوئئ طرح كى سوليات مليں گی جيسا كيشيئرز كى هفاظت اور كسى جمي وقت شيئرز ک فروخت ـ پاکستان اسٹاک بیچنچ کمیٹر کے موجودہ قواعد کے مطابق فزیکل شیئر زکی تجارت ممنوع ہے۔ کمپنی کے 30 جون2024 کوختم ہونے والے سال کیلئے سالانہ آؤٹ شدہ الیاتی گوشوارہ جات بمعدر پورٹس بمپنی کی ویب سائٹ مسینی کے 300 جون2014 کوختم ہونے والے سال کیلئے سالانہ آؤٹ شدہ الیاتی گوشوارہ جات بمعدر پورٹس بمپنی کی ویب سائٹ پرفراہم کردئے گئے ہیںاور بیدی سب پاکستان اسٹاک بچیخ کمیٹڑ کے PUCARS سسٹم پرالیکٹرا تک طریقے ہے بھی فراہم کردئے گئے ہیںاورانہیں

بحكم بورڈ محرفهد حفيظ

تمپنی سیکرٹری

رجىٹر ڈای میل ایڈریس

2- 30 جون 2025 كونتم ہونے والے سال كيليئ آؤيٹرز كالقر راوران كےمعاوضے كانعين كرنا۔

11:45 بج، بمقام آوارى بولل، شا براوقائد اعظم، لا بوريين مندرجه ذيل اموركي انجام دبي كيليم منعقد كياجائكا:

https://mughalsteel.com.pk/annual-reports-for-the-last-three-financial-years/?v=null کوئی بھی ممبر جےسالاندر پورٹ 2024 کی پرنٹ شدہ کا لي درکار ہووہ معیاری درخواست فارم، جو کہ مکپنی کی ویب سائٹ پرفراہم شدہ ہے،استعال کرکے

کسی بھی قتم کی معلومات ،مشکل یا سوالات کی صورت میں سر مایی کار حضرات محترم ذیثان ا گاز سے رابطه نمبر 35960841-92+1ور/ یاا کی ممیل ایڈرلیر fahadhafeez@mughalsteel.comیا کیکپنی کے شیئررجٹرار،THKالیوی ایٹس(پرائیویٹ) کمیٹٹڈسے رابطہ نمبر