NOTICE OF EXTRAORDINARY GENERAL MEETING

Notice is hereby given that the Extra Ordinary General Meeting (EOGM) of Shareholders of Saif Power Limited ("the Company") will be held on Tuesday, April 15, 2025, at 11:00 am at Kehakshan Hall 2 ground floor at the Islamabad Hotel, G-6 Civic Centre, Melody Chowk, Islamabad.

ORDINARY BUSINESS:

 To confirm the minutes of Extra Ordinary General Meeting held on April 15, 2024 and Annual General Meeting held on April 29, 2024.

SPECIAL BUSINESS:

 To consider and approve renewal of running finance facility limit extended to associated Company namely Saif Textile Mills Limited for a further period of one year and to pass the following Special Resolution(s) with or without modification(s):

"RESOLVED, THAT the consent and approval be and is hereby accorded under Section 199 of the Companies Act, 2017 and Companies (Investment in Associated Companies or Associated Undertakings) Regulations, 2017 to Saif Power Limited ("the Company") to renew the unsecured Running Finance Facility limit extended to its associated Company, Saif Textile Mills Limited, as approved by the shareholders in Extra Ordinary General Meeting of the Company held on April 15, 2024 an aggregate amount of Rs. 1.5 Billion, for a period of further one year on terms as are noted in the statement of material facts under Section 134(3) annexed herewith and subject to the condition that the limit in the nature of Running Finance Facility shall be renewable by the members of the Company for a further period(s) of one year."

"FURTHER RESOLVED that the Chief Executive Officer or any director of the Company be and is hereby singly authorized to take and /or all actions to implement and give effect to the above resolution and complete any or all necessary required corporate and legal formalities including signing and execution of Agreement(s)/documents for the purpose of the implementation of above resolution."

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

A Statement of Material Facts as required by the Section 134(3) of the Companies Act, 2017 in respect of above said special businesses to be considered at the Extraordinary General Meeting, is annexed with the Notice of the Meeting.

BY ORDER OF THE BOARD

Islamabad March 25, 2025 S/d Waseemullah Company Secretary

Notes:

- Share Transfer Books of the Company shall remain closed from April 09, 2025 to April 15, 2025 (both days inclusive). Transfers received at M/s. THK Associates (Pvt.) Limited, Plot No. 32-C, Jami Commercial Street 2, D.H.A., Phase VII, Karachi-75500. Pakistan, the Registrar and Share Transfer Agent of the Company, by the close of the business on April 08, 2025 will be treated in time for the purpose of the above entitlement.
- ii. A shareholder entitled to attend and vote at this EOGM is entitled to appoint a person as a proxy to attend and vote for and on his/her behalf. The instrument appointing a proxy and the power of attorney/Board Resolution or other authority (if any) under which it is signed or a notarized certified copy of the power or authority shall be deposited at the office be received at the Company's Registered Office not later than 48 hours before the time of holding of the meeting.
- iii. CDC individual Account holders or Sub-account holders are required to bring with them their original CNIC / Original Passport along with participant's ID number and their Account number in order to facilitate identification. In case of Corporate entity, resolution of the Board of Directors/Power of attorney with specimen signature of nominees shall be required to be produced (unless provided earlier) at the time of meeting.
- iv. Shareholders are requested to immediately notify their change in address, if any to share registrar.

SPECIAL NOTES TO SHAREHOLDERS:

1. Consent for video conference facility:

Shareholders can also avail video conference facility under the provision of Section 134 of the Companies Act, 2017 to participate in the EOGM. Shareholders must hold in aggregate 10% or more shareholding



residing in that city and consent of shareholders must reach at the registered address of the Company at least 07 days prior to the EOGM in order to participate in the meeting through video conference facility.

2. Participation of Shareholders through Online Facility:

The Company will also be providing the online platform / facility to participate in the EOGM in the shape of webinar/webex/zoom after completing all the formalities required for the verification and identification of the shareholders. The login facility will be opened at 10:50 a.m. on April 15, 2025 enabling the participants to join the proceedings which will start at 11:00 a.m. sharp. For this purpose, the shareholders are requested to register themselves by providing the following information through email at info.spl@saifgroup.com at least 48 hours before the time of EOGM: Name of member/proxy holders, CNIC, Folio Number/CDC account no, Cell no/WhatsApp no , and Email address.

Contact information

For any query/problem/information, the investors may contact the Company/or share registrar at the following:

Waseemullah Company Secretary 051-2271378-83 Share Registrar, THK Associates (Pvt) Ltd Plot No. 32-C, Jami Commercial Street 2, Plot No. 32-C Jami Commercial Street 2, D.H.A Phase VII, Karachi Tel: 021 111 000 322 Email: sfc@thk.com.pk

This Statement set out the material facts concerning the special business to be transacted at the Extraordinary General Meeting

Investment (Loan) in Saif Textile Mills Limited, a listed Company, an associated Company.

Saif Textile Mills Limited (STM) is a Public Limited Company incorporated in Pakistan on December 24, 1989 under the Companies Ordinance, 1984 (now the Companies Act, 2017) and its shares are quoted on Pakistan Stock Exchange. STM has made a formal request to Saif Power Limited ("the Company"), for renewal of Running finance facility up to PKR. 1.5 billion for a period of one year. This initiative aims to fulfill STM's financial requirements for liquidity need, ensuring sufficient cash flows as necessary.

In compliance of Regulation 3(3) of Companies (Investment in Associated Companies or Associated Undertakings) Regulations, 2017 issued by SECP, the Directors of the Company have certified that they have carried out necessary due diligence for the investment and has kept along with audited/unaudited accounts of STM as required under Regulations.

The information about the Material Facts covering the above-mentioned special business, incompliance with the relevant provisions of the Companies Act, 2017 and Companies (Investment in Associated Companies or Associated Undertakings) Regulations 2017, as per SRO 1240 (1)/2017 dated 06 December, 2017 is as under:

S.no	Requirements	Information		
	(a) Disclosure for all types of Investments			
	(A) DISCLOSURE REGARDING ASSOC	HATED COMPANY		
(i)	Name of associated Company or associated undertaking	Saif Textile Mills Limited ("STM")		
(ii)	Basis of relationship	Due to common directorship and shared management role by the following: 1. Mr. Javed Saifullah Khan, Director 2. Mr. Osman Saifullah Khan, Director 3. Mr. Assad Saifullah Khan, Director 4. Mr. Asif Saifullah Khan, Director 5. Mr. Rashid Ibrahim, Director 6. Mr. Sohail H. Hydari, OEO		
(iii)	Earnings/(loss) per share for the last three years	Year ended June 30,		
(iv)	Break-up value per share, based on latest audited financial statements	Rupees 157.06 for audited financial statements for the year ended June 30, 2024		



(v)	Financial position, including main items of statement of financial position and profit and loss account on the basis of its latest financial statements.	Mai	n Items of Balance Sheet:	Un-Audited Dec 31, 2024 Half Yearly
				Amount (Rs.)
			Paid up Capital	264,128,800
			Unappropriated Profits & Reserves	1,302,698,000
			Surplus on revaluation of property, plant and equipment	2,424,774,000
			Current Liabilities	8,283,217,000
			Current Assets	6,516,645,000
			Non-Current Liabilities	2,071,891,000
			Non-Current Assets	7,830,064,000
		Mai	n Items of Profit & Loss:	Un-Audited Dec 31, 2024 Half Yearly
				Amount (Rs.)
			Sales-net	6,136,408,000
			Gross Profit	805,590,000
			Loss before tax	(109,661,000)
			Loss after tax	(156,949,000)
(vi)	In case of investment in relation to a project of associated Company or associated undertaking that has not commenced operations.	Not	Applicable	
	(B) GENERAL DISCLOSURE			
(i)	Maximum amount of investment to be made.	Run	ning finance facility of PKR. de).	1.5 billion (Already
(ii)	Purpose, benefits likely to accrue to the investing Company and its members from such investment and period of investment.			
	investment and period of investment.	at C	ough an agreement has le 0.1% above the average bo npany or Karachi Inter Bank C he relevant period which ever	rrowing cost of the Offered Rate (KIBOR)
(iii)	Sources of funds to be utilized for investment	Alre	ady given.	
	and where the investment is intended to be made using borrowed funds:		its funds available in the Cor utilized financing funds / lines	
	(I) Justification for investment through borrowings; (II) Detail of collateral, guarantees provided and assets pledged for obtaining such funds and;	cha	ks facilities are secured by rge on the fuel stocks inv ments receivables.	
	(III) Cost benefit analysis	the outs	Company will charge 0.1 average borrowing cost o standing balances or Karach e (KIBOR) for the relevant perio	f the Company on i Inter Bank Offered

(iv)	Salient features of the agreement(s), if any,	1. The parties agree to exter		
	with associated Company or associated undertaking with regards to the proposed	running Finance Facility fo	r a turther period	ot one year.
	investment.	Markup will be charged 0. average borrowing cost or balances or Karachi Inter I the relevant period which	f the Company or Bank Offered Rat	n outstanding e (KIBOR) for
		on a quarterly basis.	Ü	1 1 7
(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.	The directors, Chief Executive no interest directly or indirect consideration except in their of Executive and shareholder of STM holds 100 shares (0.009 Following are the present strongen):	ly, in STM or trar capacity as being STM. 6) in the Compan	nsaction under director, Chief y
		Name of Director	Shareholding	Percentage
		Mr. Humayun Saifullah Khan	21,672,210	5.61
		Mr. Javed Saifullah Khan	21,678,207	5.61
		Mr. Osman Saifullah Khan	11,408,182	2.95
		Mr. Assad Saifullah Khan	11,333,520	2.93
		Mr. Asif Saifullah Khan	7,000,313	1.81
		Mr. Rashid Ibrahim	1	0.00
		Miss. Saima Akbar Khattak	50	0.00
		Mr. Sohail H. Hydari is commo and STM. He is also a directo	on CEO in both th	ne Company
		Mr. Sohail H. Hydari is commo and STM. He is also a directo Shareholding of the directors of is as follows	on CEO in both the r in STM. & CEO of the Cor	ne Company mpany in STM
		Mr. Sohail H. Hydari is commo and STM. He is also a directo Shareholding of the directors is as follows Name of Director & CEO	on CEO in both the rin STM. & CEO of the Cor	ne Company mpany in STM Percentage
		Mr. Sohail H. Hydari is common and STM. He is also a director Shareholding of the directors is as follows Name of Director & CEO Mr. Javed Saifullah Khan	on CEO in both the rin STM. & CEO of the Cor Shareholding	ne Company mpany in STM Percentage 0.0038%
		Mr. Sohail H. Hydari is commo and STM. He is also a directo Shareholding of the directors is as follows Name of Director & CEO Mr. Javed Saifullah Khan Mr. Osman Saifullah Khan	on CEO in both the rin STM. & CEO of the Cor Shareholding 1000 3,500	ne Company mpany in STM Percentage 0.0038% 0.0133%
		Mr. Sohail H. Hydari is commo and STM. He is also a directo Shareholding of the directors of is as follows Name of Director & CEO Mr. Javed Saifullah Khan Mr. Osman Saifullah Khan Mr. Assad Saifullah Khan	on CEO in both the rin STM. & CEO of the Cor Shareholding 1000 3,500 500	Percentage 0.0038% 0.0133% 0.0019%
		Mr. Sohail H. Hydari is commo and STM. He is also a directo Shareholding of the directors is as follows Name of Director & CEO Mr. Javed Saifullah Khan Mr. Osman Saifullah Khan Mr. Assad Saifullah Khan Mr. Rashid Ibrahim	on CEO in both the rin STM. & CEO of the Cor Shareholding 1000 3,500 500	Percentage 0.0038% 0.0133% 0.0019%
		Mr. Sohail H. Hydari is commo and STM. He is also a directo Shareholding of the directors of is as follows Name of Director & CEO Mr. Javed Saifullah Khan Mr. Osman Saifullah Khan Mr. Assad Saifullah Khan	on CEO in both the rin STM. & CEO of the Cor Shareholding 1000 3,500 500	Percentage 0.0038% 0.0133% 0.0019%
(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.	Mr. Sohail H. Hydari is common and STM. He is also a director Shareholding of the directors is as follows Name of Director & CEO Mr. Javed Saifullah Khan Mr. Osman Saifullah Khan Mr. Assad Saifullah Khan Mr. Rashid Ibrahim Mr. Asif Saifullah Khan	on CEO in both the rin STM. & CEO of the Cor Shareholding 1000 3,500 500 500 500 gate amount of uable running finar 2024 against whiring as outstandir long term loan was gainst which an outstanding balar	per Company mpany in STM Percentage 0.0038% 0.0133% 0.0019% 0.0019% 0.0019% 0.0019% up to PKR 1.5 noce facility was ich an amount ng balance. vas granted to amount PKR



	(c) ADDITIONAL DISCLOSURE REGARD	SURE REGARDING LOAN			
(i)	Category-wise amount of investment.	Loan Investment in the nature of running finance facility up to PKR 1.5 billion and long term loan PKR 1 billion (Already made).			
(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 the Company ranges for 1Month KIBOR plus spread ranges from 0.6% to 1.0% and 3 Month KIBOR plus spread ranges from 0.6% to 2.0%			
(iii)	Rate of interest, mark up, profit, fees or commission etc. to be charged by investing Company;	The Company will charge 0.1% over and above the average borrowing cost of the Company on outstanding balances or Karachi Inter Bank Offered Rate (KIBOR) for the relevant period, whichever is higher.			
(iv)	Particulars of collateral or security to be obtained in relation to the propose investment	No collateral is considered necessary since STM is an associated Company of the Company.			
(\(\)	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.	Not applicable .			
(vi)	Repayment schedule and terms and conditions of loans or advances to be given to the associated Company or associated undertaking.	The loan is unsecured and will be renewed every year by the mutual consent of the parties, provided shareholders of Saif Power Limited approve any renewal.			

Due Diligence Undertaking of Directors:

The Directors of the Company hereby certify to the Members that the Directors have carried out the requisite due diligence of associated Companies/Subsidiaries for the investment mentioned in table. The recommendations of the said due diligence report are duly signed under the authority of the Directors will be made available for inspection by the members at the meeting.

Extraordinary General Meeting

I/We					
					g a member of SAIF POWER LIMITED
and holder of			(Number of	(Shame)	
			(Number o	Snares)	
Ordinary shares as per	share Register	r Folio No			and/or CDC
Participant I.D.No.			and Sub Account No		, hereby appoint
			of		or failing him
					of
as my proxy to vote fo at 11:00 pm or any adj			xtraordinary General M	leeting of the Compa	ny to be held on April 15, 2025 Tuesday
Signed this		day of	2025.		
Witnesses					
1) Signature	:				
Name					
Address					
CNIC/Passport No	.:				Signature on
0)					Rs. 50/-Revenue Stamp
2) Signature					
Name					e must agree with the specimen e registered with the company)
Address					
CNIC/Passport No	.:				

NOTES:

- No Proxy shall be valid unless duly signed along with revenue stamp and in case of a company should be executed under its common seal under signed by its authorized person.
- This instrument appointing a proxy, duly completed, must be received at the registered Office of the Company at first Floor, Kashmir Commercial Complex, Block E, Fazal-ul-Haq Road, Blue Area, not later than 48 hours before the time of holding the Extraordinary General Meeting.
- 3. Attested copies of the CNIC or the passport of beneficial owners shall be furnished with the proxy form.
- 4. The proxy shall produce his original CNIC or original passport at the time of the Meeting.
- In case of corporate entity, the Board's resolution / power of attorney with specimen signature of the nominee shall be furnished along with proxy form to the Company.



غير معمولي اجلاس

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ئیری سرف سے نیز عدارا ہیں سینیت ہے 11اپر یں 2015 نو برور حس پوٹ 1:00 اے جن سے میں سول اجلال میں نیری سرف سے نیر جو جانے کی صورت میں بھی۔	ه دا مسطحا ما احبلا ل منهو ی
، بو بات سال مار	
2023	
گوابان	
، 'اوخت <u>ط</u>	
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;	
شاختی کارڈا پا سپورٹ نمبر۔۔۔۔۔۔۔ مالیت کا کٹ لگا کیں	
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·/t	
شاختی کارڈا پاسپورٹ نمبر ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔	
لوگن: محکو کر بر التا فرد کرد موجود می کرد بر بر برای با در این از این این برای برای برای برای برای برای برای برای	
ا) کوئی پرائسی فارم درست شلیم نیم کیا جائے گاختی کہ 5 روپے کا نکٹ دستھ کا سے جہاں نہ ہواوراس پرعاز فر دا اتفار ٹی کی مہراور دستھ انہ ہوں۔ ۲) یہ پرائس کے قین کا معاون ہے، اے درستہ طریقے سے کمس کریں۔ کمپنی کے دجرڑ قافس کو جو کہ کینی کے قس پہلی منزل شیم کر شل کم کیلیس، بلاک-ای فضل اکتی رو	ر السامية المسا
۴) میر پرا کی لئے میں کا معاون ہے اے درست کر کیا ہے۔ میں کریں۔ میں کے درجشرؤ آسی وجولہ میں کے اس بی منزل میں م واقعہ ہے۔اور بیغیر معمولی اجلاس ہے اثرتالیس (48) گھنے قبل موصول ہونے جاہیں۔	بوائر يا اسلام آبادين
واقعہ ہے۔ اور بیدیر مسموق اطلاس سے ارتاء سل 489 مستقبہ ان موسول ہونے جا ہیں۔ ۳)شاختی کا رڈیا سپدرٹ کی کا پیال افا کدہ حاصل کرنے والے ما لک کے پرائسی فارم کے ساتھ ویش کی جا کمیں۔	
۱) منا می درد یا چیورٹ کی میں اور مدوق کی رکزے والے مالک کیا رہی ہے ساتھ میں کی ہا۔ ۳) اجلاس کے وقت اپنے اصل شاختی کار ذیایا سپورٹ کے ساتھ میژن کریں۔	
• •	
۱۰) بیان اے دے۔ ۵) کارپورے ادارے کی صورت میں بورڈ کی آراد او کی اعتار نامد اور نامز وکر دو آ دی کے دستھط کے ساتھ مسلک کر کے میٹی کوئیش کریں۔	