

### JAHANGIR SIDDIQUI & CO. LTD.

6th Floor, Faysal House Shahrah-e-Faisal Karachi PAKISTAN Tel:111-574-111, 32799005 Fax:32800167 - 32800090 Email:company.secretary@js.com Website:js.com

Post-ID: 056787 August 29, 2014, 10: 45:17

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

Subject: Notice of Extraordinary General Meeting

Dear Sir,

Karachi

Enclosed please find a copy of the Notice of Extraordinary General Meeting to be held on 19/09/2014 for circulation amongst your members.

Yours Sincerely,

Encl: As above.

Email:company.secretary@js.com Website:js.com



Ref: CL - 147/14 Dated: August 29, 2014

The General Manager Karachi Stock Exchange Limited Stock Exchange Building Stock Exchange Road Karachi-74000 Jahangir Siddiqui & Co. Ltd. 6th Floor, Faysal House Shahra-e-Faisal Karachi-75530, Pakistan www.js.com

UAN: +92 21 111 574 111 Dir: +92 21 3280 0130 Fax: +92 21 3280 0090

Subject: Notice of Extraordinary General Meeting

Dear Sir,

Enclosed please find a copy of the Notice of the Extraordinary General Meeting of Jahangir Siddiqui & Co. Ltd. to be held on September 19, 2014 for circulation amongst your members.

The enclosed notice is published in "THE NEWS" and "JANG" dated August 29, 2014.

Yours truly,

Hasan Shahid

CFO & Company Secretary

Encl:



## JAHANGIR SIDDIQUI & CO. LTD.

Notice of Extraordinary General Meeting to be held on September 19, 2014

#### NOTICE OF EXTRAORDINARY GENERAL MEETING

Notice is hereby given that an Extraordinary General Meeting of Jahangir Siddiqui & Co. Ltd. (the "Company") will be held at Defence Authority Creek Club, Zulfiqar Street No. 1, Phase VIII, Defence Housing Authority, Karachi on Friday, September 19, 2014 at 9:30 a.m., to transact the following special business:

#### **SPECIAL BUSINESS**

To consider, and if thought fit to pass the following resolutions as Special Resolutions with or without any modifications, additions or deletions:

"RESOLVED that subject to compliance with all applicable laws and approval of Securities and Exchange Commission of Pakistan (the "Commission") under Section 90 of the Companies Ordinance, 1984 read with Rule 5 of the Companies' Share Capital (Variation in Rights and Privileges) Rules, 2000, Jahangir Siddiqui & Co. Ltd. (the "Company") be and is hereby authorized and empowered to issue 114,492,798 (One Hundred Fourteen Million Four Hundred Ninety Two Thousand Seven Hundred and Ninety Eight) listed, cumulative, redeemable, non-voting, non-participatory and convertible Class "A" Preference Shares having face value of PKR 10/- each ("A Class PS") of the aggregate subscription amount of PKR 1,144,927,980 (Rupees One Billion One Hundred Forty Four Million Nine Hundred Twenty Seven Thousand Nine Hundred Eighty only) to be offered for subscription to the existing Shareholders of the Company in proportion to their respective shareholdings i.e. 15 (fifteen) A Class PS be offered against 100 (one hundred) Ordinary Shares held by each Shareholder, in accordance with the provisions of Section 86 of the Companies Ordinance, 1984, with the following rights, privileges and conditions attached thereto:

#### I. Rights, privileges and conditions attached to Class "A" Preference Shares

- of the normal profits of the Company @ 12% (twelve percent) per annum. Class "A" Preference Shares shall not carry any entitlement to the ordinary dividends, right shares or bonus shares, as may be announced by the Company from time to time on the Ordinary Shares of the Company, or to any right to participate in the profits of the Company in any manner or any other rights whatsoever that are available to the Ordinary Shareholders.
- b) Class "A" Preference Shares shall be transferable, but shall be redeemable or convertible into Ordinary Shares only at the option of the Company on the terms mentioned hereafter on June 30 or December 31 of any calendar year prior to December 31, 2019.

- c) Class "A" Preference Shareholders shall not have any voting power and shall not be entitled to receive notices of or right to attend general meetings of the Company and/or to vote at such meetings except on matters affecting their substantive rights as provided under the law.
- d) Class "A" Preference Shares shall be non-participatory.

#### II. Offer of Class "A" Preference Shares and Payment of Subscription Money

a) For subscription of Class "A" Preference Shares, the existing Shareholders be issued a Circular under Section 86 of the Companies Ordinance, 1984 with dates by which such offer may be accepted and date for payment of the subscription money for which purpose, the Chief Executive Officer and Company Secretary and/or the Chief Financial Officer of the Company be and are hereby authorized severally to fulfill all requisite legal and corporate formalities.

#### III. Unsubscribed Class "A" Preference Shares and Fractions Shares

- a) In case all or any of Class "A" Preference Shares offered pursuant to this Resolution are not subscribed by any existing Shareholder(s), the Directors may at their discretion offer such unsubscribed Class "A" Preference Shares on the same terms and conditions as specified above, to such persons or entities and in such manner as the Directors may deem appropriate in exercise of powers under Section 86 (7) of the Companies Ordinance, 1984.
- b) Fractions Class "A" Preference Shares shall not be offered and all fractions less than a share shall be consolidated and disposed of by the Directors as and how they may deem appropriate and the proceeds from such disposition shall be paid to such of the entitled shareholders as may have accepted this offer.

#### IV. Redemption of Class "A" Preference Shares

- a) Class "A" Preference Shares may be redeemed at the option of the Company on June 30 or December
   31 of any calendar year prior to December 31, 2019 at par (the Redemption Option).
- b) Upon the exercise of its Redemption Option, the Company shall issue a Redemption Notice to each Class "A" Preference Shareholder of at least thirty (30) days, calling upon the Class "A" Preference Shareholders to surrender Class "A" Preference Shares and notify any change in his/her/its address. Against such surrender, the Company shall pay the Redemption Price of PKR 10/- per share in such manner as the Board of Directors may specify at the appropriate time following the procedure as specified in sub-para (c) below. The Redemption Notice shall also be issued in two newspapers circulating in Karachi.

- Upon issuance of such Redemption Notice, as mentioned in para (b) above, the Company shall pay the Redemption Price of PKR 10/ per share to each Class "A" Preference Shareholder in respect of Class "A" Preference Shares held by him/her/it by a crossed payees account cheque or a bank draft or a pay order within a further period of thirty (30) days from the date of the completion of the book closure period to be announced by the Company after the issuance of the Redemption Notice. Upon such payment, Class "A" Preference Shares shall stand fully redeemed.
- d) In case any Preference Shareholder fails to surrender his Class "A" Preference Shares pursuant to the Redemption Notice mentioned in Para (b) above, the Company shall dispatch the cheque/bank drafts/pay order at his/her/its last known address recorded with the Company at his/her/its risk without any further obligation on part of the Company.
- e) On commencement of book closure period for redemption, the Class "A" Preference Shares shall cease to be transferable.

#### V. Conversion of Preference Shares

- Notwithstanding the Company's right to redeem Class "A" Preference Shares, as mentioned in Para IV above, the Company shall also have a firm option to convert Class "A" Preference Shares into ordinary shares of PKR 10/- each of the Company on June 30 or December 31 of any calendar year prior to December 31, 2019 (the Conversion Option). The Conversion shall take place in proportion of one Ordinary Share of PKR 10/- each for every one Class "A" Preference Share. All outstanding preference shares not redeemed by December 31, 2019 shall be converted into ordinary shares.
- b) Upon the exercise of its Conversion Option, the Company shall issue a Conversion Notice to each Class "A" Preference Shareholder with a book closure for such conversion. The Conversion Notice shall also be issued in two newspapers circulating in Karachi.
- c) Each holder of Class "A" Preference Shares whose name is registered in the books of the Company as Class "A" Preference Shareholder shall be issued 1 (one) fully paid up Ordinary Share of the Company for every 1 (one) Class "A" Preference Shares held by him/her/it i.e. in the ratio of 1:1. Such Ordinary shares shall be allotted and issued within a further period of thirty (30) days from the date of the completion of the book closure to be mentioned in the Conversion Notice. Such Ordinary Shares shall rank paripassu in all respects with the other Ordinary Shares of the Company then already issued by the Company.
- d) On commencement of book closure period for conversion, the Class "A" Preference Shares shall cease to be transferable.

**RESOLVED FURTHER** that subject to compliance with the provisions of all applicable laws and approval of the Commission under Section 86 (1) of the Companies Ordinance, 1984, and confirmation of the Commission that the provisions of Rule 8 of the Companies (Issue of Capital) Rules, 1996 is not applicable, the issuance of up to 114,492,798 ordinary shares of the face value of PKR 10/- each to the holders of A Class PS upon the conversion during and / or at the end of the five (5) years tenor, at PAR value of PKR 10/- each and otherwise than by way of a right issue under proviso of Section 86(1) of the Companies Ordinance, 1984, be and is hereby approved.

**RESOLVED FURTHER** that the Company's Chief Executive Officer, the Company Secretary and/or the Chief Financial Officer ("Authorized Persons") be and are hereby jointly and severally authorised to take all such action, deeds and things including but not limited to filing of application(s) to the Commission for seeking approvals as may be required for issuance of A Class PS on the terms enunciated herein this Special Resolution, for which purpose, they are hereby further jointly and severally authorized to make written and personal representations / through consultant(s)/advisor(s) before the Commission and to submit any other documents or information as may be required by the commission for obtaining the requisite approvals and effectuating this Special Resolution in its true letter and spirit with any amendments or modifications as may be directed by the Commission.

**RESOLVED FURTHER** that pending the Commission's approval, arrangements be made with Stock Exchange(s) for the listing of the A Class PS for which the Authorized Persons be and are hereby authorized jointly or severally to fulfill all requisite formalities of the Exchange.

**RESOLVED FURTHER** that the Authorized Persons be and are hereby jointly and severally authorized to enter into and execute such documents and agreements as may be required in relation to the issue of A Class PS.

**RESOLVED FURTHER** that the Authorized Persons, be and are hereby authorized, jointly or severally, to take all steps necessary, ancillary and incidental for the issuance of the A Class PS, the issuance of the ordinary shares upon conversion of A Class PS, redemption of A Class PS including but not limited to obtaining all requisite regulatory approvals, engaging legal counsel and consultants for the purposes of the above; filing of all the requisite statutory forms and all other documents as may be required to be filed with the commission, the Registrar and any other regulatory authority, submitting all such documents as may be required, executing all such certificates, applications, notices, reports, letters and any other documents or instrument including any amendments or substitutions to any of the foregoing as may be required in respect of the A Class PS issue and all other matters incidental or ancillary thereto.

**RESOLVED FURTHER** that all acts, deeds, and actions taken by the Authorized Persons pursuant to the above resolution for and on behalf of and in the name of the Company shall be binding acts, deeds and things done by the Company.

**RESOLVED FURTHER** that the aforesaid resolutions and terms and conditions shall be subject to any amendment modification, addition or deletion as may be deemed appropriate by the Authorized Person or as may be suggested, directed and advised by the Commission which suggestion, direction and advise shall be deemed to be have been approved as part of these Special Resolutions without the need of the shareholders to pass a fresh Special Resolution.

By Order of the Board

Hasan Shahid

CFO & Company Secretary

Karachi: August 29, 2014

#### **NOTES**

- (i) The Share Transfer Books of the Company shall remain closed from September 13, 2014 to September 19, 2014 (both days inclusive) for determining the entitlement of shareholders for attending the Extraordinary General Meeting.
- (ii) Physical transfers and deposit requests under Central Depository System received at the close of business on September 12, 2014 by the Company's Registrar i.e. Technology Trade (Pvt.) Ltd., Dagia House, 241 C, Block-2, P.E.C.H.S., Karachi will be treated as being in time for the purpose of attending the meeting.
- (iii) A member of the Company entitled to attend and vote may appoint another member as his/her proxy to attend and vote instead of him/her. A proxy must be a member of the Company.
- (iv) Proxies must be received at the Registered Office of the Company not less than 48 hours before the time of the meeting.
- (v) Beneficial owners of the shares registered in the name of Central Depository Company of Pakistan Limited (CDC) and/or their proxies will have to follow the following guidelines as laid down by the Securities and Exchange Commission of Pakistan:

#### A. For Attending the Meeting

a. In case of Individuals, the account holder and/or sub-account holder whose registration details are uploaded as per the CDC Regulations, shall authenticate his/her identity by showing his/her original CNIC or original Passport along with Participant ID number and the account number at the time of attending the Meeting. b. In case of corporate entity, the Board's resolution / power of attorney with specimen signature of the nominee shall be produced (unless it has been provided earlier) at the time of the Meeting.

#### **B.** For Appointing Proxies

- a. In case of individuals, the account holder and/or sub-account holder whose registration details are uploaded as per the CDC Regulations, shall submit the proxy form as per above requirements.
- b. The proxy form shall be witnessed by two persons, whose names, addresses and CNIC numbers shall be mentioned on the form.
- c. Attested copies of the CNIC or the passport of beneficial owners and the proxy shall be furnished\ with the proxy form.
- d. The proxy shall produce his original CNIC or original passport as may be applicable at the time of the meeting.
- e. In case of corporate entity, the Board's resolution / power of attorney with specimen signature shall be furnished (unless it has been provided earlier) along with proxy form to the Company.
- (vi) Shareholders are requested to notify immediately of any change in their address to the Company's Registrar.

#### COMPUTERIZED NATIONAL IDENTITY CARD (CNIC) OF SHAREHOLDERS

Shareholders are requested to provide immediately copy of their valid CNIC to the Company's Registrar. A legible scanned copy of the same can also be forwarded at cnic@js.com along with folio number and updated address for correspondence.

#### MANDATE FOR E-DIVIDEND

In order to make process of payment of cash dividend more efficient, e-dividend mechanism has been envisaged when shareholders can get amount of the dividend credited into their respective bank accounts electronically without any delay. In this way, dividends may be instantly credited to respective bank accounts and there are no chances of dividend warrants getting lost in the post, undelivered or delivered to the wrong address, etc. The Securities and Exchange Commission of Pakistan (SECP) through Notice No. 8(4) SM/CDC 2008 dated April 05, 2013 has advised all listed Companies to adopt e-dividend mechanism due to the benefits it entails for shareholders. You are encouraged to provide a dividend mandate in favor of e-dividend by providing dividend mandate form duly filled in and signed.

## STATEMENT UNDER SECTION 160(1)(B) OF THE COMPANIES ORDINANCE, 1984

This statement sets out the material facts pertaining to the special business to be transacted at the Extraordinary General Meeting of the Company to be held on September 19, 2014.

#### ISSUANCE OF PREFERENCE SHARES

Jahangir Siddiqui & Co. Ltd. has a tremendous track record, being one of the most prestigious companies having investments in the financial services sector that also makes long term investments in rapidly growing companies identified with growth potential in Pakistan.

At present, the Company visualizes investment opportunities in its investee companies particularly in future right issue calls by BankIslami Pakistan Limited, to meet its State Bank of Pakistan's minimum capital requirements, and other investee companies. Further, the Company requires funding for debt retirement and for strengthening of working capital.

Hence, approval is sought from the shareholders for raising capital through the issuance of 114,492,798 Class "A" Preference Shares of PKR 10/- each of the aggregate subscription amount of PKR 1,144,927,980/- which will be offered to the existing shareholders as Right Shares in proportion to their respective shareholdings in accordance with the provisions of the Companies' Share Capital (Variation in Rights and Privileges) Rules, 2000.

No prejudice shall be caused to any Shareholder or Creditor, but on the contrary the issuance of Preference Shares will be in the best interest of the Shareholders as the capital raised will provide the Company with opportunities for future expansion and diversification as well as give the ability to make further strategic investments in lucrative projects. Further, the Preference Shares will carry a dividend of 12% per annum on cumulative basis.

The Directors, including the Chief Executive Officer of the Company have no personal interest in the issue of Preference Shares whether directly or indirectly except to the extent of their and their spouse shareholdings held by them in the Company and entitlement to Preference Shares.

In this regard, the Company provides the following information:

#### **Nature of Preference Shares:**

Listed, redeemable, non-voting, cumulative, non-participatory and convertible.

### Justification for Issue of Preference Shares and not Ordinary Shares:

The Preference Shares will be issued at PAR value of PKR 10/- per share and will carry a fixed dividend @ 12% per annum, which will be an incentive to the Shareholders. This will ensure maximum subscirption of right issue.

### Justification for Issue of Ordinary shares on conversion without Right Offering:

It is one of the features of Preference Shares that the preference shares could by converted into ordinary shares, therefore, the ordinary shares will be issued to the holders of preference shareholders.

#### Price at which Preference Shares will be issued:

The Preference Shares will be issued at PAR value of PKR 10/- per share. Earlier Class "A" Preference Shares were issued at PAR value of PKR 10/-. At present there are no outstanding issued preference shares.

#### **Redemption of Preference Shares:**

Class "A" Preference Shares may be redeemed at the option of the Company on June 30 or December 31 of any calendar year prior to December 31, 2019 at par (the Redemption Option).

#### **Conversion:**

The conversion of the Preference Shares shall take place in proportion of one (1) Ordinary shares of the face value of PKR 10/- each will be issued for every one (1) A Class PS of the face value of PKR 10/-.

Only the Company shall have an option to convert 100% Preference Shares into Ordinary Shares on June 30 or December 31 of any calendar year prior to 31 December 2019.

100% A Class PS i.e., 114,492,798 will be converted into ordinary shares if not redeemed. The conversion option can be exercised by the Company prior to December 31, 2019.

#### Paid up capital:

Paid up capital of the Company after the proposed issue of Preference Shares will be as under:

	No. of Shares	Amount in PKR
Paid up Share Capital - Current		
Ordinary Shares	763,285,323	7,632,853,230
Preference Right Issue	114,492,798	1,144,927,980
Paid up Share Capital After proposed Preference Right Issue	877,778,121	8,777,781,210

#### **Listing of Preference Shares:**

The Preference Shares will be listed on the Karachi Stock Exchange.

#### Purpose, Utilization and benefits:

Purpose and Utilization: The purpose of the right issue is to generate funds for making strategic investments as well as to meet redemption of term finance certificates issued by the Company.

Benefits: The proceeds of the issue will improve the liquidity of the Company, contribute to reducing its gearing, assist in improving its credit rating that will hereby reduce its future borrowing costs.

#### **Dividend on Preference Shares:**

A Class PS shall carry a fixed cash dividend 12% p.a. No other compensation will be payable to the Preference Shareholders other than the fix dividend of 12% p.a.

If cash dividend is not paid in any year, due to loss or inadequate profits, then such unpaid cash dividend will accumulate and will be paid in the subsequent year(s) subject to the approval of the Board of Directors of the Company.

There will be no change/revision in the rate of preference dividend in case of accumulation. Further, at the time of conversion/redemption accumulated dividend will be also be redeemed.

#### Other Rights and Privileges and Conditions attached to the Preference Shares:

- Class "A" Preference Shareholders shall be entitled to cash dividends in priority over any dividends declared by the Company on ordinary shares.
- Class "A" Preference Shareholders shall not be entitled to received notices, attend General Meetings of the Company and vote at meeting of the Shareholders of the Company, except on matters affecting their substantive rights as provided under the Companies Ordinance, 1984 and Share Capital Rules.
- Class "A" Preference Shareholders shall not carry entitlement of ordinary dividend, right shares or bonus shares or have any further right to participate in the profits of the Company.
- Class "A" Preference Shareholders shall, on winding up, have the first right, before the ordinary shareholders, over the assets of the Company, limited to nominal value of the shares held by the Preference Shareholders plus dividend unpaid till the commencement of the winding up proceedings

#### Others:

The Board of Directors of the Company has recommended that the special resolutions as set out in the notice be passed at the Extraordinary General Meeting. It is clarified that the issue of preference shares and the subsequent issuance of the ordinary shares shall be subject to the approval of the Commission under Section 90 of the Companies Ordinance read with Rule 5 of the Variation Rules, the proviso of Section 86(1) of the Companies Ordinance, 1984 and such other regulatory and other approvals as may be required.

### **Inspection of Documents:**

The latest published annual and quarterly reports, Financial projections and all other related information is available for review at the Registered Office of the Company and may inspected during the business hours on any working day and the Registered Office of the Company from the date of publication of this notice till the conclusion of the Extraordinary General Meeting.

#### **Directors and Relatives Interests:**

The Directors of the Company have no personal interest in the issue of preference shares whether directly or indirectly except to the extent of their shareholdings held by them in the Company and entitlement to preference shares.

## FORM OF PROXY Extraordinary General Meeting

The Company Secretary Jahangir Siddiqui & Co. Ltd. 6th Floor, Faysal House, Shahra-e-Faisal Karachi- 75530

I/We		of				
being member(s) of Jahangir Siddiqui & Co. Ltd. holding						
Folio No /CDC A/c. No. (for members who have shares in CDS			hereby appoint			
Mr. / Mrs. / Ms of		of	(Folio. No. CDC A/c No.)		o	
failing him/her Mr. / Mrs. / Ms.			_ of	(Folio. No. CDC	A/c No.	
	being	member of the Company, as	s my / our proxy t	o attend, act and vote for me /us an	d on my	
/our	behalf at the Extraordinary Gene	ral Meeting of the Company	to be held on Se	ptember 19, 2014 and /or any adjou	ırnmen	
there	eof.					
As wi	itness my / our hand / seal this	day of :	September, 2014.	Signed by		
In the	e presence of					
Witn	0551					
1.	Name					
••	Signature					
	Address					
	CNIC or					
	Passport No					
				Signature on Rs.5/-		
				Revenue Stamp		
2.	Name					
	Signature					
	Address			The Signature should		
				agree with the specimen		
	CNIC or			registered with Company.		
	Passport No.					

#### Important:

- A member of the Company entitled to attend and vote may appoint another member as his/her proxy to attend and vote
  instead of him/her.
- 2. This proxy form, duly completed and signed, must be received at the Office of the Company situated at 6th Floor, Faysal House, Shahrah-e-Faisal, Karachi, not less than 48 hours before the time of holding meeting.
- 3. No Person shall act as proxy unless he / she himself / herself is a member of the Company, except that a corporation may appoint a person who is not a member.
- 4. If member appoints more than one proxy and more than one instruments of proxy are deposited by a member with the Company, all such instruments of proxy shall be rendered invalid.
- 5. Beneficial Owner of physical shares and the shares registered in the name of Central Depository Company of Pakistan Limited (CDC) and/or their proxy are required to produce their original Computerized National Identity Card or passport for identification purpose at the time of attending the meeting. The form of proxy must be submitted with the Company within the stipulated time, duly witnessed by two persons whose names, addresses and CNIC numbers must be mentioned on the form, along with attested copies of CNIC or the passport of the beneficial owner and the proxy. In case of corporate entity, the Board of Directors' Resolution / power of attorney with specimen signature shall be submitted along with proxy form.

The Company Secretary

Jahangir Siddiqui & Co. Ltd.
6th Floor, Faysal House, Shahra-e-Faisal
Karachi- 75530

# REGISTERED POST

If undelivered please return to:

## Registrar

## Technology Trade (Private) Ltd.

Dagia House, 241-C Bock-2

P.E.C.H.S., Off: Shahrah-e-Quaideen, Karachi.

Tel: (92-21) 34391316-17 & 19, 34387960-61 Fax: (92-21) 34391318



## Jahangir Siddiqui & Co. Ltd

Notice is hereby given that an Extraordinary General Meeting of Jahangir Siddiqui & Co. Ltd. (the "Company") will be held at Defence Authority Creek Club, Zulfiqar Street, No.1, Phase VIII, Defence Housing Authority, Karachi on Friday, September 19, 2014 at 9:30 a.m., to transact the following special business:

SPECIAL BUSINESS

SPECIAL BUSINESS
To consider, and if thought fit to pass the following resolutions as Special Resolutions with or without any modifications, additions or deletions:
"RESOLVED that subject to compliance with all applicable laws and approval of Securities and Exchange Commission of Pakistan (the "Commission") under Section 90 of the Companies Ordinance, 1984 read with Rule 5 of the Companies' Share Capital (Variation in Rights and Privileges) Rules, 2000, Jahangir Siddiqui & Co. Ltd. (the "Company") be and is hereby authorized and empowered to issue 114,492,798 (One Hundred Fourteen Million Four Hundred Ninety Two Thousand Seven Hundred and Ninety Eight) listed, cumulative, redeemable, non-voting, non-participatory and convertible Class "A" Preference Shares having face value of PKR 10/- each ("A Class PS") of the aggregate officed for subscription to the existing Shareholders of the Company in proportion to their respective shareholdings i.e. 15 (fifteen) A Class PS be offered against 100 (one-hundred) Ordinary Shares held by each Shareholder, in accordance with the provisions of Section 86 of the Companies Ordinance, 1984, with the following rights, privileges, and conditions attached thereto:

Rights, privileges and conditions attached to Class "A" Preference Shares

Rights, privileges and conditions attached to Class "A" Preference Shares (Class "A" Preference Shares shall carry an entitlement to a fixed cumulative preferential dividend out of the normal profits of the Company @ 12% (twelve percent) per annum. Class "A" Preference Shares shall not carry any entitlement to the ordinary dividends, right shares or bonus shares, as may be announced by the Company from time to time on the Ordinary Shares of the Company, or to any right to participate in the profits of the Company in any manner or any other rights whatsoever that are available to the Ordinary Shareholders.

Class "A" Preference Shares shall be transferable, but shall be redeemable or convertible into Ordinary Shares only at the option of the Company on the terms mentioned hereafter on June 30 or December 31 of any calendar year prior to December 31, 2019.

Class "A" Preference Shareholders shall not have any voting power and shall not be entitled to receive notices of or right to attend general meetings of the Company and/off-to vote at such meetings except on matters affecting their substantive rights as provided under the law.

Offer of Class "A" Preference Shares and Payment of Subscription Money

For subscription of Class "A" Preference Shares, the existing Shareholders be issued a Circular under Section 86 of the Companies Ordinance, 1984 with dates by which such offer may be accepted and date for payment of the subscription money for which purpose, the Chief Executive Officer and Company Secretary and/or the Chief Financial Officer of the Company be and are hereby authorized severally to fulfill all requisite legal and corporate formalities. a)

III. Unsubscribed Class "A" Preference Shares and Fractions Shares

a) In case all or any of Class "A" Preference Shares offered pursuant to this Resolution are not subscribed by any existing Shareholder(s), the Directors may at their discretion offer such unsubscribed Class "A" Preference Shares on the same terms and conditions as specified above, to such persons or entities and in such manner as the Directors may deem appropriate in exercise of powers under Section 86 (7) of the Companies Ordinance, 1984.

b) Fractions Class "A" Preference Shares shall not be offered and all fractions less than a share shall be consolidated and disposed off by the Directors as and how they may, a deem appropriate and the proceeds, from such disposition shall be paid to such of the entitled shareholders as may have accepted this offer.

IV. Redemption of Class "A" Preference Shares

a) Class "A" Preference Shares may be redeemed at the option of the Company on June 30 or December 31 of any calendar year prior to December 31, 2019 at par (the Redemption Option).

Redemption Option).

Upon the exercise of its Redemption Option, the Company shall issue a Redemption Notice to each Class "A" Preference Shareholder of at least thirty (30) days, callings upon the Class "A" Preference Shareholders to surrender Class "A" Preference Shares and notify any change in his/her/its address. Against such surrender, the Company shall pay the Redemption Price of PKR 10/- per share in such manner as the Board of Directors may specify at the appropriate time following the procedure as specified in sub-para (c) below. The Redemption Notice shall also be issued in two newspapers circulating in Karachi.

Upon issuance of such Redemption Notice, as mentioned in para (b) above, the Company shall pay the Redemption Price of PKR 10/- per share to each Class "A" Preference Shareholder in respect of Class "A" Preference Shares held by him/her/it by a crossed payees account cheque or a bank draft or a pay order within a further period of thirty (30) days from the date of the completion of the book closure period to be announced by the Company after the issuance of the Redemption Notice. Upon such payment, Class "A" Preference Shares shall stand fully redeemed.

In case any Preference Shareholder fails to surrender his Class "A" Preference Shares pursuant to the Redemption Notice mentioned in Para (b) above, the Company shall dispatch the cheque/bank drafts/pay order at his/her/its last known address recorded with the Company at his/her/its risk without any further obligation on part of the size of the size of the cheque/bank drafts/pay order at his/her/its last known address recorded with the Company at his/her/its risk without any further obligation on part of the size of the company.

On commencement of book closure period for redemption, the Class "A" Preference Shares shall cease to be transferable.

V. Conversion of Preference Shares
a) Notwithstanding the Company's right to redeem Class "A" Preference Shares, as mentioned in Para IV above, the Company shall also have a firm option to convert Class "A" Preference Shares into ordinary shares of PKR 10/- each of the Company on June 30 or December 31 of any calendar year prior to December 31, 2019 (the Conversion). Option). The Conversion shall take place in proportion of one Ordinary Shares of PKR 10/- each for every one Class "A" Preference Share. All outstanding preference shares not redeemed by December 31, 2019 shall be converted into ordinary shares.
b) Upon the exercise of its Conversion Option, the Company shall issue a Conversion Notice to each Class "A" Preference Shareholder with a book closure for such conversion. The Conversion Notice shall also be issued in two newspapers circulating in Karachi.
c) Each holder of Class "A" Preference Shares whose name is registered in the books of the Company as Class "A" Preference Shareholder shall be issued I (one) fully paid up Ordinary Share of the Company for every I (one) Class "A" Preference Shares held by him/her/it i.e. in the ratio of 1:1. Such Ordinary shares shall be allotted and issued withling further period of thirty (30) days from the date of the Company then already issued by the Company.
d) On commencement of book closure period for conversion, the Class "A" Preference Shares shall cease to be transferable.

RESOLVED FURTHER that subject to compliance with the provisions of all applicable laws and approval of the Commission under Section 86 (1) of the Companies Ordinance, 1984, and confirmation of the Commission that the provisions of Rule 8 of the Companies (Issue of Capital) Rules, 1996 is not applicable, the issuance of up to 114,492,798 ordinary shares of the face value of PKR 10/- each to the holders of A Class PS upon the conversion during and/or at the end of the five (5) years tenor, at PAR value of PKR 10/- each and otherwise than by way of a right issue under proviso of Section 86(1) of the Companies Ordinance, 1984, be and is hereby approved.

RESOLVED FURTHER that the Company's Chief Executive Officer, the Company Secretary and/or the Chief Financial Officer ("Authorized Persons") be and are hereby jointly and severally authorised to take all such action, deeds and things including but not limited to filing of application(s) to the Commission for seeking approvals as may be required for issuance of A Class PS on the terms enunciated herein this Special Resolution, for which purpose, they are hereby further jointly and severally authorized to make written and personal representations / through consultant(s)/advisor(s) before the Commission and to submit any other documents or information as may be required by the Commission for obtaining the requisite approvals and effectuating this Special Resolution in its true letter and spirit with any amendments or modifications as may be directed by the Commission.

RESOLVED FURTHER that pending the Commission's approval, arrangements be made with Stock Exchange(s) for the listing of the A Class PS for which the Authorized Persons be and are hereby authorized jointly or severally to fulfill all requisite formalities of the Exchange.

RESOLVED FURTHER that the Authorized Persons be and are hereby jointly and severally authorized to enter into and execute such documents and agreements as may be required in relation to the issue of A Class PS.

RESOLVED FURTHER that the Authorized Persons, be and are hereby authorized, jointly or severally, to take all steps necessary, ancillary and incidental for the issuance of the A Class PS, the issuance of the ordinary shares upon conversion of A Class PS, redemption of A Class PS including but not limited to obtaining all requisite regulatory approvals, engaging legal counsel and consultants for the purposes of the above; filing of all the requisite statutory forms and all other documents as may be required to be notices, reports, letters and any other documents or instrument including any amendments or substitutions to any of the foregoing as may be required in respect of the A Class PS issue and all other matters incidental or ancillary thereto.

RESOLVED FURTHER that all acts, deeds, and actions taken by the Authorized Persons pursuant to the above resolution for and on behalf of and in the name of the Company shall be binding acts, deeds and things done by the Company.

RESOLVED FURTHER that the aforesaid resolutions and terms and conditions shall be subject to any amendment modification, addition or deletion as may be deemed appropriate by the Authorized Person or as may be suggested, directed and advised by the Commission which suggestion, direction and advise shall be deemed to be have been approved as part of these Special Resolutions without the need of the shareholders to pass a fresh Special Resolution.

By Order of the Board Hasan Shahid CFO & Company Secretary.

Karachi: August 29, 2014

(f) The Share Transfer Books of the Company shall remain closed from September 13, 2014 to September 19, 2014 (both days inclusive) for determining the entitlement of

shareholders for attending the Extraordinary General Meeting.

(ii) Physical transfers and deposit requests under Central Depository System received at the close of business on September 12, 2014 by the Company's Registrar i.e. Technology Trade (Pvt.) Ltd., Dagia House, 241-C, Block-2, P.E.C.H.S., Karachi will be treated as being in time for the purpose of attending the meeting.

(iii) A member of the Company entitled to attend and vote may appoint another member as his/her proxy to attend and vote instead of him/her. A proxy must be a member of

(iv) Proxies must be received at the Registered Office of the Company not less than 48 hours before the time of the meeting.
(v) Beneficial owners of the shares registered in the name of Central Depository Company of Pakistan Limited (CDC) and/or their proxies will have to follow the following guidelines as laid down by the Securities and Exchange Commission of Pakistan:

In case of Individuals, the account holder and/or sub-account holder whose registration details are uploaded as per the CDC Regulations, shall authenticate his/her identity by showing his/her original CNIC or original Passport along with Participant ID number and the account number at the time of attending the Meeting. In case of corporate entity, the Board's resolution / power of attorney with specimen signature of the nominee shall be produced (unless it has been provided earlier) at the

For Appointing Proxies

In case of individuals, the account holder and/or sub-account holder whose registration details are uploaded as per the CDC Regulations, shall submit the proxy form as per above requirements.

The proxy form shall be witnessed by two persons, whose names, addresses and CNIC numbers shall be mentioned on the form. Attested copies of the CNIC or the passport of beneficial owners and the proxy shall be furnished with the proxy form.

The proxy shall produce his original CNIC or original passport as may be applicable at the time of the meeting.

In case of corporate entity, the Board's resolution / power of attorney with specimen signature shall be furnished (unless it has been provided earlier) along with proxy form to the Company.
 (vi) Shareholders are requested to notify immediately of any change in their address to the Company's Registrar.
 (vii) The Statement under Section 160(1)(b) of the Companies Ordinance, 1984 containing material facts concerning the special business to be transacted as special resolution at the Extraordinary General Meeting is being sent along with copy of this notice.

Computerized National Identity Card (CNIC) of Shareholders

Shareholders are requested to provide immediately copy of their valid CNIC to the Company's Registrar. A legible scanned copy of the same can also be forwarded at cnic@js.com along with folio number and updated address for correspondence.

Mandate for E-Dividend

Mandate for the Dividend
In order to make process of payment of cash dividend more efficient, e-dividend mechanism has been envisaged when shareholders can get amount of the dividend credited into their respective bank accounts electronically without any delay. In this way, dividends may be instantly credited to respective bank accounts and there are no chances of dividend warrants getting lost in the post, undelivered or delivered to the wrong address, etc. The Securities and Exchange Commission of Pakistan (SECP) through Notice.

No. 8(4) SM/CDC 2008 dated April 05, 2013 has advised all listed Companies to adopt e-dividend mechanism due to the benefits it entails for shareholders. You are encouraged to provide a dividend mandate in favor of e-dividend by providing dividend mandate form duly filled in and signed.

## جهانگيرصديقي ايند مميني لمييند

فصوصى اموركى انجام دعى كيليمنه تذروكا

فوركر نااورا كرموزون بإيا حبائة ورنة في استراروادول كوكرتريم واضافي ياحيذ ف يحب الحديا الحكي بفي وعظوركنا: عقورى سروط، جائيرمدين اينا يظر كين لجد (دي " كين البد (دي " كين البد (دي " كين البد وياجا على الدوريد فد الختيار وياجا عبك وو كين كشير مولارز كا في ريد وأشس الشورى رجة في الشوري و المسال الكوري و ال ا الناف سے العاد كر موليف قال الفالات ، نان دونك ، نا قال شرك اور كور كل القال " " المريخ في شير زيجي فيس و فيون ل 10/ يا كتانى دو بي في شير زيجي فيس و فيون ل 10/ يا كتانى دو بي في شير زيجي فيس المقال المريك اور كور المريك ال تا کس برارنوسوائی و پر ایسی می موجود و میشتر مولارز کوان کی متعلق شیئر مولاگر مینی ما می دروسی کی معاجت سے 100 (ایک من ارازی کی مقابقت سے مقاور می ذيل عقوق بري إلجوادر شراقلا يرفر وقت كياء والى كيم بالحي

ر کلاس ۸ پر بادر بینی شیئر سے منسلک حقوق مراعات اور شرانط

ا) كال ٨ ير الفرض شيئز و كين ركوري مناضون على معتصيد كيموليور يحي مناف منتصر بشرق 12% (باروفيمد) سالان يحق كي مال موقع كال ٨ ير الفرض شيئز و كون مناف شيئز و يا يول شيئز و بيا كو منخال من المراح والمافق من المراح والمنافق من المراح والمراح والمنافق من المراح والمراح والمراح والمراح والمراح والمنافق من المراح والمراح و ر كالمال كى حرك كى كال تين موقى إلى كى كالدوك كالدو پ) کان ۸ پر برافتل شیر اولارز کودور و یک ساس این او گااورو و کین کے اجلال عام یی شرکت کے قرآن وسول کے یا جان عام یی شرکت کرتے اورا یا الن اجلاس میں دوے دینے کے مقد ارفیل اور الن اور کے بوان کے الن مور کے جوان کے قبل حق قرب

على من المرين ا

ار۔ کلاس ∧پریفریسی شینرز کی پیشکش اور سیسکر پشن کی رقم کی ادانیگی ا) کال ۸ پر نار شن شیرز کی صفر بھن کیلے درجہ وہ شیر موالد در کیکیٹر آرا میٹس کیرے 1984 می والد کے گئے ہے کرس ایس تا میں جاری کیا جائے میں ایس میسکر بھن کی والد کی کھیٹر آرا میٹس کیرے 1984 می والد کا کھیٹر آرا میٹس کیرے 1984 می والد کا کھیٹر آرا میٹس کیرے کا میان کی جائے تھی جاری کیا جائے تھی میں کی کھیٹر آرا میٹس کیرے کا میان کی جائے تھی میں کھیٹر کا کھیٹر آرا میٹس کیرے کا میان کی جائے تھی میں کھیٹر آرا میٹس کی کھیٹر آرا میٹس کی کھیٹر آرا میٹس کیرے 1984 میں والد 1980 میں والد کا کھیٹر آرا میٹس کی کھیٹر آرا میٹس کی کھیٹر آرا میٹس کیرے کا میان کی جائے تھی میٹس کیرے کھیٹر آرائی کھیٹر آرائی

ك جيف الحريجة فيراور كنان بكر يزي اورا ياجيف فالله فيركون مودكارة في اوركار بريث أواحد و خواجا بوراكر في كافروا اختيار وياجا الم 111 غير سيسكر انب شده كاذب مهرية ريسي شيئرز اور فريكشنز شيئرز

الدارون كادران طور ي المين ومورون فيال كي كينز آرويش كريه 1984 كادف (7) 86 شروع كان القارات كاستواستوال كارت كال كان والمراد كادف (7) 

١٧ كلاس مهريفرينس شيئرزكي انفكاك

) كارىم يريغ فين شيخ را كان كار قاب ي 31 و در 2019 م ي الك درسال عن 30 جوانا يا 31 و مبركوساوي قيت (وي ديد يمين آبيش) يرجع عن ما يكون كار مال ب البيد المناح المناع المناه والمناه كالرامة والمناه كالمناه ك 

الوتوا لدواعيارات شراكى وارى كياما عاكا - عاد المارات المارات المراف لخ الله عالى كالمن ارمال كرو عالى

ع) ريا ميك كالإن كاري من كا خاذ ركان A رياز خارج ( اللي اللي الله على الله على الله الله الله الله الله الله ا

٧ پريغرينس شيئرز کي تبديلي

ا) باد جود يا كَتِنْ كِقَالَ ٨٧ رِينْ فِينَ شِيرٌ كِ اللَّ كَ عَامَلَ بِ مِيمَا كِرَادِ بِي 10/ شِي مِيانِ كِيا كِي بِينَ 16/ 57 ير 2019ء في كيلارسال شي 30 جن يا 31 وتيمر كو (د) تورون آبين ) كاس ٨٧ ريفر في شير كوشل 10/ دو بي في شير كوشل عدال آراز ال المراز على المراز التعلي على ما المراز على المراز على المراز المراز على المراز المراز على المراز المراز على المراز على المراز ال

ر) ان القاب تبدل ( كنورون اليش ) بركل رك مدين يتى بركان هرين في ترييز في شيئر مولا دكوت في كيان كان كي بدون في كاطلاع كما تورون وأن ماري كردون اليش كان من التي المورون اليش كان من التي المورون اليش كان من التي المورون التي المراقب المعالم المورون التي المراقب المعالم المورون التي المراقب المعالم المورون التي المراقب المورون التي المراقب المورون المورون التي المراقب المورون التي المراقب المورون المورون التي المراقب المورون التي المراقب المورون المورون المراقب المورون المراقب المراقب المراقب المورون المور المارية في المارية ع) تد في كيا كابول بدال يمان كان ركال مريز في تيز والل كان من ال

مرية قرار يا يا كركينز آراينن جريه 1984 مك دف (1) 86 كرة من الماطلاق قوا ي كري ربات كالتيل الوكيش كا جانب سال بات كاتعد ين كرم الم يركينز (اينويس آف كسيول ) رباز 1996 م كرول 8 كرمندر بات أوليل او كيون كا جانب سال بات كاتعد ين كرم الم يركينز (اينويس آف كسيول ) رباز 1996 م كرول 8 كرمندر بات أوليل او كرون كرون كالمواحد و المواحد و الموا PS كى مالين كريار كان المال مدت كوروان المريان إلى التورون الرياد في التي المريان الم

ساوی فیس و بلو پراور طواظ و مگر بطر این رائلس الیکواجرا می منظوری وی جائے اور وی جاتی ہے۔ زید قرار بایا کر نبی کا چیف اکبر کار اور ایا چیف کا نیل آفیر (" با متنیار افراد") کوجشول کر محدود نیل ۱۷ منصوص قرارداد" شی میان کرده شراتنا پر A Class PS کنابر ایک کینیشول کی متحدی مامل کر کے کوفن سے ارتوات (رجوائن ) تع کرانے کے لئے تنام اقدالت انجام دینے کے اختیادات مشتر کہ طور پر اور فروا فروا فروا فروا فروا کے این اس مقصد کے لئے انگیل مشتر کہ طور پر اور فروا فروا فروا فروا فروا کو این کے سامنے تحریری اور فرا فروا کو اور اور فروا فروا کو اور کرا ہوسکا للنشس )/ایڈوائز (ایڈوائز (ز) آناکد کی کرنے اور منظوری کے صول کے اور کاروستاویزات یا معلومات کیشن جی کا کے اوراس تصویحی قرارواد کو انکی اس موری کے ساتھ کی میں جو کاروستاویزات یا معلومات کیشن بھایت وے موکر بنانے کافران

ر يدر ار إلى كور كالار من كالتوري المران A Class PS المارية والمورية المران المورية المران الم سر بدترار ایا کر A Class PS کراتراء کے من من مرود کا تمام ستاویرات کا محل اور حلام کرنے اور ان کا تعلی کا فرض سے بااختیار افر اور کور پر اور فرا و تعلید و باجا کے اور دیاجاتا ہے۔ تر در الما إلى التعادا فراوك من المراج A Class PS من كور الن يراد و فري المراج الناس كا خدمات كا مول، تمام دركارة أوني قارح اورد كروستاويزات كيش ورجستواراور وكرريج ليزى اخار في كي إس قائل كرن وتنام دركاروستاه يزات عن كروائي وتنام مراكاروستاه والمدورة والمروستان والمورد كروستاه والمدورة والمروسية والمراجع المورد كالمورد كالم

A Class PS مادر المداري المادري المادر التي إلى الم التي الم التي التي المرات الم المرات المرات المرات المرات الم ر يوترور با ياكر حذكر وبالاتران ا دكافيل عن من كام بيدان كي جانب بالتقيار افراد كي جانب كالتقيار افراد كي جانب على التقيار ر یقرار پایا کر پہلے بیان کرد مراروں یں اورشرا اکا وشواہلہا انتیار افراد کی جانب کی جانبوالی انگی تر سمات، تبدیلیوں واضول میں تاقوی بیٹر میں استانوں یا تو طیعت سے شروط موں سمیر جنوبیں بااختیارا فراد موروں خیال کریں یا جو کیشن کی خانب سے تھاویز میشوروں اور جدایات پر بھی موں اور يتوادين شور عادم المات يتم والدور كأصوى أدرادك علورى كاخرورت كالتحرقر ارداد تصوسى لااك ص كالوريوم علور كا مل ك

حب الكم بورد حنشابد

ى اللها واور كين يكريش

2014 = 129: ([1)

JANG

(i) کئی کی ٹیٹر زائر آئر کا 10 دے 19 رتبر 2014ء کے (داؤں دائٹ ال ایل) ٹیر عمول اجلال عام شیں حاضرہ و نے کے لیٹیٹر ہولڈرز کے استحقاق کا تیمین کرنے کی ٹوٹن سے بندرال گی۔ (ii) سٹول داپارٹری سٹم کے تھے نویکل ڈائٹرز اورڈیا اے دیکیکس جو مجن کے دیسٹر ارائٹی تکینالوی ٹریڈ ( پرائیو سے ) کھیٹر واقع ایک ایک بارک کی کی کارچینز رائٹوں کی اوقات کے انتظام پرموصول ہوں گی المين اجلال عن الرك ك فرض عالم أوج جائ ك لي بروق تصور كا جاسة كا (iii) من کا کرائ کی کرے اہلاں می شرک کے اوروٹ مے کا تھارے وواری علی عرک کے اوروٹ مے کے لئے کی دوم مے کہ کوارٹال کی کر در کی کا کی ہے کہ وہ محق کا کا موروث وے کے لئے کی دوم مے کہ کو کا کی اور وٹ کے کا تھارے وواری عمل کے اور وٹ کا کی اور وٹ در سے کے لئے کی دوم مے کہ وہ کو کا کھی ہے کہ وہ محق کا کا موروث کی اور وٹ کے اور وٹ کی کی کے دور کی کی کے اور وٹ کی کی کر دور کے لئے کا کا موروث کی کر دور کے لئے کا کا کروٹ کی کر دور کے لئے کا کر دور کی کر دور کی کر دور کے لئے کر دور کے لئے کر دور کی کر دور کی کر دور کی کی کر دور کر کا کر دور کر کا کر دور کے دور کر کا کر دور کر کے لئے کر دور کر کی کر دور کر کی کر دور کر کے کر دور کر کی کر دور کر دور کر کے لئے دور کر کی کر دور کر کی کر دور کر کی کر دور کر کی کر دور کر کر کر کر دور کر کر کر دور کر دور کر دور کر دور کر دور کر کر کر کر دور کر کر دور کر دور کر دور کر کر کر دور دور کر دو (iv) يراكسان كلى كروشى المرائيل المال كروت كالوكر 48 محفظ وحول ووالى ما الكرى-الم المنظر المن لرايي (مرط خاتون) كاشاخت كاتعد ان كاني وك--UNE DOLLA SE SE CONIC SE A CE CO CHE LA SESTE SE SES SE CONIC SE Exclosing party of conversion in the my CONIC in the ای اجلال کے وقت پراک اینا اصل CNIC کی اس با سورے وقت کر ای کار پورٹ ادار دی صورت شن بورڈ کار ارداد کیا ورآ ف اٹارٹی عظمون و تھا کہنے کو پراکی قادم کے ساتھ ویش کیا جائے ( ٹاوٹنٹیک پیٹل ازیں ویش کے کے ہول )۔ (vi) شَرِّ وَالْمَدَة عِالْمَان بِكِوالْبِينِ عِنْ كَا كَا تُعَمِّلُ مِنْ مِنْ كَانْ عِنْ كَانْ مِنْ اللهِ وَا (vii) كينيز آردى نس 1984 كاروند (b)(1)(b) كانت تسوى كاروائى يحتلق مطلويه علومات كميز زكوان أولى كا كالي كساته ارسال كاجارى ب شير عولارد كالمريد الأوقوى شناخي كارة (CNIC) مر مالدر سالتان ميكورون و CNIC كالال كالل كالمراح و المراد و المر نقد منافع مقعمہ کی ادائی کے لئی کوزیادہ موڑ بنانے کی فرش سے ای ڈیویڈ یڈ میکنوم کا آغاز کیا گیا ہے جس کے ذریعے شیختر ہولارز بااکی تا تجر کے اپنے متعلقہ دیکہ اکا ڈیٹس میں منافع مقعمہ کی آم الیکٹر پر کئی کریڈ ہے کہا تھیں گے۔ اس طرح منافع مقعمہ جات اختیاربرانے ای ڈیویڈنڈ متعاقد ویک اکاونش پی فورا کریا ب کرورین جا میں کے اور منافع منقدے وارش کی ڈاک بی گشترگا، با تقسیم اپنے یا ظالم پنچ پر ڈلیور وغیرہ او نے کے امکانات تین او تلے۔ بیکور ٹیز اینڈ آپیٹی کییشن آف پاکستان (SECP) نے بذریعہ وقس تھر 8(4)SM/CDC 2008، قام ليد كينزكوبدايت كام كوده الحافظ في المنظر ما فقياركري ال بناه يك شير والدرز ك ليد يدومندر بكاسة كور في الحراب كام بال بكام بوالدين عام جوا قاهده يشر しているととなるとというできるというといるといろしていることのできる