

Thal Limited

Registered Office: 4th Floor, House of Habib 3-Jinnah C. H. Society, Block-7/8, Sharea Faisal, Karachi-75350

Tel: (92-21) 3431-2030 Fax: (92-21) 3439-0868 E-mail: tl@hoh.net Website: www.thallimited.com

TL/2018/1164

February 26, 2018

The General Manager
Pakistan Stock Exchange Limited
Stock Exchange Building
Stock Exchange Road,
Karachi – 74000

Subject:

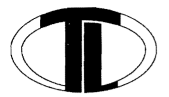
NOTICE OF EXTRAORDINARY GENERAL MEETING

Dear Sir,

Enclosed please find a copy of Notice of Extraordinary General Meeting to be held on March 22, 2018, at 9; 30am at Institute of Chartered Accountants of Pakistan, Auditorium, Clifton, Karachi for circulation amongst the TRE Members.

Yours faithfully, For **Thal Limited**

UMAIR RIAZ SIDDIQI COMPANY SECRETARY



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THAL LIMITED

Notice of Extraordinary General Meeting

Notice is hereby given that an Extraordinary General Meeting of THAL LIMITED ("Company") will be held on Thursday, March 22, 2018 at 9:30 a.m. at Auditorium of Institute of Chartered Accountants of Pakistan (ICAP), G-13, Block-8, Chartered Accountant Avenue, Near Three Swords, Clifton, Karachi to transact the following business:

SPECIAL BUSINESS

Background

ThalNova Power Thar (Pvt.) Limited ("ThalNova") a joint venture company established by Thal Limited (the "Company") and Novatex Limited ("Novatex") (each a "Sponsor") through their wholly owned subsidiaries Thal Power Private Limited ("Thal Power") and Nova Powergen Limited is in the process of designing, constructing, financing and developing a 330 MW coal fired power project (the "Project"). As a condition precedent to the financing of the Project, the lenders of ThalNova require certain support from inter alia the Company and Novatex, which support will be provided pursuant to a sponsor support agreement between inter alia the lenders of ThalNova, ThalNova and the Company. In connection with such support and if considered appropriate, to pass with or without modification the following resolutions as special resolutions:

SPONSOR SUPPORT TO LENDERS OF THALNOVA

RESOLVED that the approval of the members of the Company be and is hereby accorded in terms of Section 199 of the Companies Act, 2017 for the Company to invest an amount not exceeding the PKR equivalent of US Dollar 58.7 Million in ThalNova directly or through Thal Power (being a wholly owned subsidiary of the Company) (the "Equity Obligation") and to arrange a Standby Letter of Credit in an amount not exceeding US Dollar 41.1 Million in favour of the lenders of ThalNova and/or ThalNova, securing the Equity Obligation, as required by the sponsor support agreement to be executed between inter alia the Company and the lenders' of ThalNova (the "Sponsor Support Agreement"), and to create security on the assets of the Company as may be required by the relevant lenders that will issue the requisite Standby Letter of Credit.

RESOLVED that approval of the members of the Company be and is hereby accorded in terms of Section 199 of the Companies Act, 2017 for the Company to extend a loan in an amount not exceeding the PKR equivalent of US Dollar 23.2 Million to ThalNova or to invest such amount in ThalNova directly or through Thal Power, for the purposes of satisfying any funding shortfall/cost overrun to achieve the Project Completion Date (to be defined in the Sponsor Support Agreement), including but not limited to making payments of any amounts whatsoever to the lenders of Thalnova (the "Cost Overrun Obligation") and if required by the lenders of ThalNova, to arrange a Standby Letter of Credit in an amount not exceeding US Dollar 23.2 Million in favour of the lenders of ThalNova and/or ThalNova, securing the Cost Overrun Obligation, and to create security on the assets of the Company as may be required by the relevant lenders that will issue the requisite Standby Letter of Credit.

RESOLVED THAT the approval of the members of the Company be and is hereby accorded in thems of Section 199 of the Companies Act. 2017 to procure one or multiple in the companies and in the companies are considered in the companies and considered in the companies are considered in the companies. Section 199 of the Companies Act, 2017 to procure one or multiple letters of credit in factor of the

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lenders of ThalNova in an amount not exceeding PKR equivalent of US Dollar 12.4 Million for the purposes of providing debt service reserve support as required by the lenders of ThalNova pursuant to the Sponsor Support Agreement, and to create security on the assets of the Company as may be required by the relevant lenders that will issue the requisite letter(s) of credit.

RESOLVED THAT the approval of the members of the Company be and is hereby accorded in terms of Section 199 of the Companies Act, 2017 to contribute towards any payments required to be made to the foreign currency lenders of ThalNova, where the commercial risk guarantee to be issued by financial institutions (the "Commercial Risk Guarantee Issuing Banks") as may be approved by the Board in favour of such foreign currency lenders on behalf of ThalNova (the Commercial Risk Guarantee) is called by such foreign currency lenders (the "Commercial Risk Guarantee Payment Obligations"), which contributions shall not exceed the PKR equivalent of US Dollar 12.4 Million, and to create security on the assets of the Company in favour of the Commercial Risk Guarantee Issuing Banks to secure the Commercial Risk Guarantee Payment Obligations.

RESOLVED that the approval of the members of the Company be and is hereby accorded in terms of Section 199 of the Companies Act, 2017 to assign the Company's rights in respect of any investment made in ThalNova by way of loan (which loan is to be treated as subordinated to the debt of the lenders of ThalNova), in favour of the lenders of ThalNova.

RESOLVED that the approval of the members of the Company be and is hereby accorded in terms of Section 199 of the Companies Act, 2017, to make such other investments in ThalNova directly or through Thal Power of the nature, for the period, of the amount and on the terms and conditions specified in the Sponsors Support Agreement and any other related agreement or instrument as per the Term Sheets approved by the Board and jointly signed by the CEO and a director of the Company.

By Order of the Board

UMAIR RIAZ SIDDIQI Company Secretary

Karachi dated this February 26, 2018

A Statement under Section 134(3) of the Companies Act 2017 is being sent to the shareholders with the notice of meeting.

NOTES:

- (i) The Share Transfer Books of the Company will remain closed from March 16, 2018 to March 22, 2018 (both days inclusive). Members (Non-CDC) are requested to promptly notify the Company's Shares Registrar, M/S. FAMCO Associates (Private) Ltd., 8-F, Next to Hotel Faran, Nursery, Block-6, PECHS, Sharea Faisal Karachi. Tel:009-21-34380101-5,0092-21-34384621-3 (Ext-103) Fax: 0092-21-34380106. of any change in their addresses. All the Members holding the shares through the CDC are requested to please update their addresses with their Participants.
- (ii) A member entitled to attend and vote at this meeting may appoint another member as his/her proxy to attend and vote for him / her. Proxies in order to be effective must be received at the Registered Office of the Company not less than 48 hours before the time of holding the meeting. A proxy must be a member of the Company.
- (iii) Members can also avail video conference facility at Lahore and Islamabad. In this regard, please fill the following form and submit to registered address of the Company 10 days before holding of the Extra Ordinary General Meeting.

If the Company receives consent from members holding in aggregate 10% or more shareholding residing at a geographical location, to participate in the meeting through video conference at least 10 days prior to date of meeting, the Company will arrange video conference facility in the city subject to availability of such facility in that city.

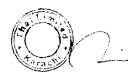
The Company will intimate members regarding venue of video conference facility at least 5 days before the date of the Extra Ordinary General Meeting along with complete information necessary to enable them to access the facility.

(I/We,	O ^F	being a member of Thal Limited,
	holder of	Ordinary	Shares as per Register Folio No.
	hereby opt for vid	eo conference facility of	at
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i			
			Signature of Members
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(iV) CDC Accounts Holders will further have to follow the guidelines as laid down in Circular 1 dated the January 26, 2000 issued by the Securities & Exchange Commission of Pakistan.

A. For Attending the Meeting

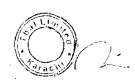
(a) In case of individuals, the account holder or sub-account holder and / or the person whose securities are in group account and their registration detail is uploaded as per the Regulations, shall authenticate their identity by showing his/ her original National Identity Card ("CNIC") or original passport at the time of attending the meeting.



(b) In case of corporate entity, Board of Directors' resolution/power of attorney with specimen signature of the nominee shall be produced (unless provided earlier) at the time of the meeting.

B. For Appointing Proxies

- (a) In case of individuals, the account holder or sub-account holder is and / or the person whose securities are in group account and their registration detail is uploaded as per the CDC Regulations, shall submit the proxy form as per the above requirement.
- (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 valid CNIC or passport of the beneficial owners and the proxy shall be furnished with the proxy form.
- (d) The proxy shall produce his/her valid original CNIC or original passport at the time of the meeting.
- (e) In case of corporate entities, board of directors' resolution/power of attorney with specimen signature of the nominee shall be submitted (unless provided earlier) along with the proxy form to Company.



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STATEMENT PURSUANT TO SECTION 134 OF THE COMPANIES ACT, 2017

Pursuant to Section 134 of the Companies Act, 2017 (the "Act"), this Statement sets forth the material facts concerning the special business listed hereinabove, to be transacted at the Extraordinary Genéral Meeting of Thal Limited to be held on March 22, 2018 at 9.30 am at the Institute of Chartered Accountants of Pakistan Auditorium, Clifton, Karachi.

INTRODUCTION

SPECIAL BUSINESS

Investment in ThalNova Power Thar (Private) Limited

Thal Limited ("Thal" or the "Company") and Novatex Limited ("Novatex") (each a "Sponsor") entered into a Joint Venture Agreement on 7th April 2016 to develop 330 MW lignite fired mine mouth power plant at Thar (the "Project") through their respective subsidiaries — Thal Power (Private) Limited ("Thal Power") and Nova Powergen Limited. Thal Power (Private) Limited and Nova Powergen Limited entered into a Shareholders Agreement on 15th April 2016 to develop 330 MW lignite fired power plant at Thar. The Project Company — ThalNova Power Thar (Private) Limited ("TN" or the "Project Company") was incorporated in 2016, with Thal Power (Private) Limited and Nova Powergen Limited as its shareholders. Descon Engineering Limited was allotted 10 shares in the Project Company in 2016.

The Project Company was awarded the Letter of Intent (LOI) for a 330 MW lignite fired power plant from the Private Power Infrastructure Board (PPIB) in August 2016. The Project Company was awarded the Upfront Tariff for Thar Coal based projects as announced by the National Electric Power Regulatory Authority ("NEPRA") in its determination of upfront tariff dated October 18, 2016 for Thar based coal power projects (330 MW) of US Cents 8.5015 USc/kwh (100% foreign financing) and 9.5643 USc/kwh (100% local financing). Subsequently the Project Company was awarded the Letter of Support (LOS) by PPIB in December 2016 which was later amended in August 2017. TN also entered into Implementations Agreement with PPIB in November 2017 and the Power Purchase Agreement with Central Power Purchase Agreement (Guarantee) Limited in July 2017.

The total cost of the Project is estimated to be USs 527.1 million, which will be funded in a debt to equity ratio of 75:25. Accordingly, the total equity requirement of the Project amounts to approximately US\$ 132 million and approximately Debt of USs 395.1 million.

The Project Company has signed term sheets for arrangement of local currency loans with HBL on 23rd April 2017 and signed the term sheet for arrangement of foreign currency loans with China Development Bank on 3rd November 2017. As a condition precedent to availing the facilities thereunder, the Sponsors are obligated to offer certain support for the benefit of the Project Company pursuant to a sponsor support agreement (the "Sponsor Support Agreement"), which support includes:

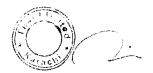
- (a) investment by Thal (either directly in the Project Company or through Thal Power (Private) Limited) PKR equivalent of USD 58.7 million (including subscription of Pak Rupee 587.5 million already invested by the Company through its wholly owned subsidiary) at or soon after Financial Close or at such later time or times as required by the financing documents to be entered in to between TN and the project lenders.
- (b) In the event of any cost overrun in the development of the Project after financial close with the lenders of ThalNova, the Sponsors pursuant to the term sheet and a subsequent Sponsor Support Agreement to be entered into agree to provide funding for purposes of cost overrun to TN as requested by TN or the lenders of ThalNova if at any time prior to Project Completion Date (to be defined in the Sponsor Support Agreement) there is funding shortfall. Each Sponsor is obligated to pay the cost overrun amount in cash, by way of subscription of TN shares or at the option of Sponsors collectively, by way of subordinated debt to TN. Thal Limited's share of cost overrun support is estimated to not exceed PKR equivalent of USD 23.2 million (in equivalent Pak Rupees) to be converted at the date of subscription.



(c) As for Debt Service Reserve Account ("DSRA"), if there is an Initial DSRA Shortfall (to be defined in the Sponsor Support Agreement), each Sponsor shall procure and issue a DSRA Letter of Credit (LC) in proportion to its shareholding of ordinary shares in TN. The DSRA shortfall is the amount of one repayment installment less the amount available in the DSRA, and can therefore, be up to the amount of one repayment installment of the finance obtained by TN. That amount can also vary depending on the then prevailing LIBOR/KIBOR rate so the estimation is that Thal's share will not exceed PKR equivalent of \$ 12.4 million. Upon a demand being made for payment under the DSRA LC and receiving such payment, the said amount may be treated as equity or at the option of the Sponsors collectively, subordinated debt advanced in favor of TN in an amount equal to such portion of DSRA LC that is called upon.

In addition to the support mentioned above, to mitigate commercial default by the Project Company, the Project Company shall procure a Commercial Risk Letter of Credit (LC) in favour of foreign currency lenders pursuant to a commercial risk guarantee agreement (or similar agreement) between inter alia, the Company, the Project Company and the lenders of the Project Company (the "Commercial Risk Guarantee Agreement"), for which each Sponsor shall provide collateral security of value in proportion of their shareholding of ordinary shares in TN. In the event of commercial default by the Project Company, the Commercial Risk LC may be called by the foreign currency lenders. The Company's share of payment towards the foreign currency lenders in this case will not exceed PKR equivalent of \$ 12.4 million, though it may vary depending on the then prevailing LIBOR/KIBOR rate.

The expected starting date of construction the Project is July 2018. The Power Project is anticipated to reach completion and achieve commercial operations by the second quarter of 2021. The expected return is 20% in IRR terms. The Project is expected to generate returns one year after successful commencement of commercial operations.



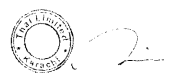
Information pursuant to Section 3 - Companies (Investment in Associated Companies or Associated Undertakings) Regulations, 2017 (the "Regulations")

Equity Investment

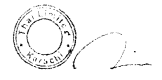
	restment	
	mation Required	Information Provided
Name undert	of associated company or associated taking	ThalNova Power Thar (Private) Limited ("TN")
Basis	of relationship with associated undertaking	Thal Power (Private) Limited, a wholly owned subsidiary of the Company own 49.9% shares in ThalNova Power Thar (Private) Limited. Mr. Ali Suleman Habib, Director of the Company, Mr. Muhammad Salman Burney, Director of the Company and Mr. Mazhar Valjee, CEO of the Company are also directors on the board of TN.
	gs per share for the last three years of sociated undertaking	Year Earnings / (Loss) per share 2017 Rs. (0.80) 2016 Rs. (0.16)
	up value per share, based on latest d financial statements of the associated aking	Rs. 9.62
staterr	ial position, including main items of nent of financial position and profit and ccount on the basis of its latest financial nents	As At June 30, 2017: Total Assets Rs 702,369,311 Total Equity Rs 601,089,914 Total Liabilities Rs 101,279,397 Loss after Taxation Rs 23,328,355
of a		
ii.	Starting date and expected date of completion of work;	Please see introduction above.
iii.	Time by which such project shall become commercially operational;	
iv.	Expected time by which the project shall start paying return on investment; and	
٧.	Funds invested or to be invested by the promoters, sponsors, associated company or associated undertaking distinguishing between cash and non-	



cash amounts.	
Maximum amount of investment to be made	PKR equivalent of US\$ 58.7 million.
Purpose, benefits likely to accrue to the investing company and its members from such investment and period of investment	own, and operate 330 MW coal based facility ('Project'). As a condition precedent to making finance facilities available to TN for the purposes of the Project, the Company is required to provide to the lenders certain forms of security and sponsor support, including equity support (as discussed in the introduction) Investment in TN is anticipated to generate a return of 20% in IRR terms.
Sources of funds to be utilized for investment and where the investment is intended to be made using borrowed funds: i. Justification for investment through borrowings;	Self-generated funds and borrowings in respect of any funding shortfall (if required): i. Investment via borrowing shall enhance the return of investor due to lower cost of debt versus cost of equity.
ii. Detail of collateral, guarantees provided and assets pledged for obtaining such funds; and	Borrowing shall also be used where there is funding shortfall from self- generated cash
iii. Cost benefit analysis.	ii. Mortgage over land and building and hypothecation over plant and machinery of the Company. iii. Investment in TN is anticipated to
Salient features of the agreement(s), if any, with associated company or associated undertaking with regards to the proposed investment.	generate a return of 20% in IRR terms The investment is proposed to be made pursuant to a sponsor support agreement, to be executed between inter alia TN, the Company and the lenders of TN. Please see introduction above for salient features of agreement.
in the associated company or associated undertaking or the transaction under consideration	owned subsidiary of the Company own



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.	Thal Limited has not injected any equity in nor extended any loan to TN.
Any other important details necessary for members to understand the transaction	NIL
Maximum price at which securities will be acquired	Rs. 10 per share
In case the purchase price is higher than market value in case of listed securities and fair value in case of unlisted securities, justification thereof	Rs. 10 per share being latest offer price.
Maximum number of securities to be acquired	Number of securities would be determined by converting the value of cost overrun support requested into PKR on the date of subscription and dividing the same by Rs. 10.
Number of securities and percentage thereof held before and after the proposed investment	The Company has undertaken to invest PKR equivalent of USD 58.7 million directly or through its wholly owned subsidiary Thal Power (Private) Limited. The number of securities would be determined based on the conversion on the date of subscription.
	The Company's wholly owned subsidiary's percentage ownership of TN's ordinary shares is to be approximately 44.5%
Current and preceding twelve weeks weighted average market price where investment is proposed to be made in listed securities	N/A
And fair value determined in terms of sub- regulation (1) of regulation 5 for investments in unlisted securities.	



Cost overrun support – in the form of equity

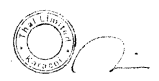
Infor	mation Required	Information Provided
	of associated company or associated taking	ThalNova Power Thar (Private) Limited ("TN")
Basis	of relationship with associated undertaking	Thal Power (Private) Limited, a wholly owned subsidiary of the Company own 49.9% shares in ThalNova Power Thar (Private) Limited. Mr. Ali Suleman Habib, Director of the Company, Mr. Muhammad Salman Burney, Director of the Company and Mr. Mazhar Valjee, CEO of the Company are also directors on the board of TN.
	ngs per share for the last three years of sociated undertaking	Year Earnings / (Loss) per share 2017 Rs. (0.80) 2016 Rs. (0.16)
	-up value per share, based on latest d financial statements of the associated taking	Rs. 9.62
Financial position, including main items of statement of financial position and profit and loss account on the basis of its latest financial statements		As At June 30, 2017: Total Assets Rs 702,369,311 Total Equity Rs 601,089,914 Total Liabilities Rs 101,279,397 Loss after Taxation Rs 23,328,355
of a	case of investment in relation to a project associated company or associated taking that has not commenced tions, following further information y: Description of the project and its history since conceptualization;	- -
vii.	Starting date and expected date of completion of work;	
viii.	Time by which such project shall become commercially operational;	Please see introduction above.
ix.	Expected time by which the project shall start paying return on investment; and	
×.	Funds invested or to be invested by the promoters, sponsors, associated company or associated undertaking distinguishing between cash and non-cash amounts.	
Maxim	num amount of investment to be made	PKR equivalent of US\$ 23.2 million.
	se, benefits likely to accrue to the ing company and its members from such ment and period of investment	TN has been incorporated to construct, own, and operate 330 MW coal based facility ('Project'). As a condition precedent to making finance facilities available to TN for the purposes of the



Project, the Company is required to provide to the lenders certain forms of security and sponsor support, including cost-overrun support (as discussed in the introduction) Investment in TN is anticipated to generate a return of 20% in IRR terms. Sources of funds to be utilized for investment Self-generated funds and borrowings (if and where the investment is intended to be required): made using borrowed funds: Investment via borrowing shall Justification for investment through enhance the return of investor due to lower cost of debt versus cost of equity. borrowings; Borrowing shall also be used where Detail of collateral, guarantees provided there is funding shortfall from selfand assets pledged for obtaining such generated cash. funds; and ii. Mortgage over land and building and hypothecation over plant and machinery Cost benefit analysis. vì. of the Company. iii. Investment in TN is anticipated to generate a return of 20% in IRR terms Salient features of the agreement(s), if any, The investment is proposed to be made: with associated company or associated: pursuant to a sponsor support undertaking with regards to the proposed agreement, to be executed between investment. inter alia TN, the Company and the lenders of TN. Please see introduction above for salient features of agreement. Thal Power (Private) Limited, a wholly Direct or indirect interest of directors, sponsors, owned subsidiary of the Company own majority shareholders and their relatives, if any, 49.9% shares in ThalNova Power Than in the associated company or associated undertaking the transaction under (Private) Limited or consideration Mr. Ali Suleman Habib, Mr. Muhammad Salman Burney and Mr. Mazhar Valjon are nominee directors of Thal Power (Private) Limited in ThalNova Power Thar (Private) Limited and each of them hold 1 qualifying share. Interest of the shareholders is restricted to the extent of their shareholding In case any investment in associated company! That Limited has not injected any equity or associated undertaking has already been in nor extended any loan to TN made, the performance review of such investment including complete information/justification for any impairment or write offs. Any other important details necessary for NIL members to understand the transaction



Maximum price at which securities will be acquired	Rs. 10 per share
In case the purchase price is higher than market value in case of listed securities and fair value in case of unlisted securities, justification thereof	Rs. 10 per share being latest offer price.
Maximum number of securities to be acquired	Number of securities would be determined by converting the value of cost overrun support requested into PKR on the date of subscription and dividing the same by Rs. 10.
Number of securities and percentage thereof held before and after the proposed investment	In terms of cost overrun, the number of securities will depend on the cost overrun support required by TN if it is decided that the investment shall be made by way subscription in shares and will be subject to conversion as stated above. The Company's wholly owned subsidiary's percentage ownership of TN's ordinary shares is to be approximately 44.5%
Current and preceding twelve weeks weighted average market price where investment is proposed to be made in listed securities	N/A
And fair value determined in terms of sub- regulation (1) of regulation 5 for investments in unlisted securities.	Rs. 10 per share being latest offer price.



$\label{lem:cost} \textbf{Cost overrun support-in the form of subordinated debt}$

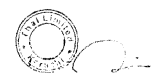
Information Required	Information Provided
Name of associated company or associated undertaking	ThalNova Power Thar (Private) Limited ("TN")
Basis of relationship with associated undertaking	Thal Power (Private) Limited, a wholly owned subsidiary of the Company own 49.9% shares in ThalNova Power Thar (Private) Limited Mr. Ali Suleman Habib, Director of the Company, Mr. Muhammad Salman Burney, Director of the Company and Mr. Mazhar Valjee, CEO of the Company are also directors on the board of TN
Earnings per share for the last three years of associated undertaking	Year Earnings / (Loss) per share 2017 Rs. (0.80) 2016 Rs. (0.16)
Break-up value per share, based on latest audited financial statements of the associated undertaking	Rs. 9.62
Financial position, including main items of statement of financial position and profit and loss account on the basis of its latest financial statements	As At June 30, 2017: Total Assets Rs 702,369,311 Total Equity Rs 601,089,914 Total Liabilities Rs 101,279,397 Loss after Taxation Rs 23,328,355
In the case of investment in relation to a project of associated company or associated undertaking that has not commenced operations, following further information namely: i. Description of the project and its history since conceptualization; ii. Starting date and expected date of completion of work; iii. Time by which such project shall become commercially operational; iv. Expected time by which the project shall start paying return on investment; and v. Funds invested or to be invested by the promoters, sponsors, associated company or associated undertaking distinguishing between cash and non-cash amounts.	Please see introduction above.
Maximum amount of investment to be made	PKR equivalent of USs 23.2 million.
Purpose, benefits likely to accrue to the investing company and its members from such investment and period of investment	TN has been incorporated to construct, own, and operate 330 MW coal based facility ('Project'). As a condition precedent to making finance facilities available to TN for the purposes of the Project, the Company is



Sources of funds to be utilized for investment and where the investment is intended to be made using borrowed funds: (i) Justification for investment through borrowings; (ii) Detail of collateral, guarantees provided and assets pledged for obtaining such funds; and (iii) Cost benefit analysis.	required to provide to the lenders certain forms of security and sponsor support, including cost-overrun support (as discussed in the introduction). Investment in TN is anticipated to generate a return of 20% in IRR terms Self-generated funds and borrowings in respect of any funding shortfall (i) Investment via borrowing shall enhance the return of investor due to lower cost of debt versus cost of equity. Borrowing shall also be used where there is funding shortfall from self-generated cash. (ii) Mortgage over land and building and hypothecation over plant and machinery of the Company (iii) Investment in TN is anticipated to generate a return of 20% in IRR terms
Salient features of the agreement(s), if any, with associated company or associated undertaking with regards to the proposed investment	The investment is proposed to be made pursuant to a sponsor support agreement, to be executed between <i>inter alia</i> TN, the Company and the lenders of TN. Please see introduction above for salient features of agreement.
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	Thal Power (Private) Limited, a wholly owned subsidiary of the Company own 49.9% shares in ThalNova Power Thar (Private) Limited Mr. Ali Suleman Habib, Mr. Muhammad Salman Burney and Mr. Mazhar Valjee are nominee directors of Thal Power (Private) Limited in ThalNova Power Thar (Private) Limited and each of them hold 1 qualifying share. Interest of the shareholders is restricted to the extent of their shareholding
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	Thal Limited has not injected any equity in nor extended any loan to TN
Any other important details necessary for members to understand the transaction	NIL
Category-wise amount of investment	PKR equivalent of US\$ 23.2 million to be extended as a loan.
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	3 month KIBOR plus 0.75%

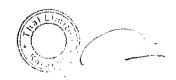


return for unfunded facilities, as the case maybe, for the relevant period.	
Rate of interest, mark up, profit, fees or commission etc. to be charged by investing company	Higher than the mark-up payable by the Company on its borrowing of like or similar maturities at the time of disbursement.
Particulars of collateral or security to be obtained in relation to the proposed investment	None. The loan will be treated as debt subordinated to that of the lenders of TN.
If the investment carried conversion feature i.e. it is convertible into securities, this fact along with terms and conditions including conversion formula, circumstances in which the conversion may take place and the time when the conversion may be exercisable	NIL
Repayment schedule and terms conditions of loans or advances to be given to the associated company or associated undertaking.	To be finalized with lenders of TN at the time when (and if) a loan is required to be extended. However it is expected that the term will be at least as long as the loans/finances to be provided by the lenders which is 14 years from the date of effectiveness of their loan agreements. Repayment of both the principal and markup nayable by TN will be subordinated to the principle/interest/mark-up and other payments due to the lenders of TN under the terms of their financing documents.



DSRA LC – if demand for payment under DSRA LC is deemed subordinated debt

	mation Required	Information Provided
Name under	of associated company or associated taking	ThalNova Power Thar (Private) Limited ("TN")
Basis under		Thal Power (Private) Limited, a wholly owned subsidiary of the Company own 49.9% shares in ThalNova Power Thar (Private) Limited Mr. Ali Suleman Habib, Director of the Company, Mr. Muhammad Salman Burney, Director of the Company and Mr. Mazhar Valjee, CEO of the Company are also directors on the board of TN
	ngs per share for the last three years of ated undertaking	Year Earnings / (Loss) per share 2017 Rs. (0.80) 2016 Rs. (0.16)
	up value per share, based on latest difficulties difficul	Rs. 9.62
Financ	cial position, including main items of ment of financial position and profit and ccount on the basis of its latest financial	As At June 30, 2017: Total Assets Rs 702,369,311 Total Equity Rs 601,089,914 Total Liabilities Rs 101,279,397 Loss after Taxation Rs 23,328,355
	tions, following further information	
ii.	Starting date and expected date of completion of work;	
iii.	Time by which such project shall become commercially operational;	Please see introduction above.
iv.	Expected time by which the project shall start paying return on investment; and	
٧.	Funds invested or to be invested by the promoters, sponsors, associated company or associated undertaking distinguishing between cash and non- cash amounts.	
Maximum amount of investment to be made		PKR equivalent of USs 12.4 million.
Purpose, benefits likely to accrue to the investing company and its members from such investment and period of investment		TN has been incorporated to construct, own, and operate 330 MW coal based facility ('Project'). As a condition precedent to making finance facilities available to TN for the purposes of the Project, the Company is



Sources of funds to be utilized for investment and where the investment is intended to be made using borrowed funds: (i) Justification for investment through borrowings; (ii) Detail of collateral, guarantees provided and assets pledged for obtaining such funds; and (iii) Cost benefit analysis.	required to provide to the lenders certain forms of security and sponsor support, including debt service reserve support (as discussed in the introduction). Investment in TN is anticipated to generate a return of 20% in IRR terms Self-generated funds and borrowings (if required): (i) Investment via borrowing shall enhance the return of investor due to lower cost of debt versus cost of equity. Borrowing shall also be used where there is funding shortfall from self-generated cash. (ii) Mortgage over land and building and hypothecation over plant and machinery of the Company (iii) Investment in TN is anticipated to generate a return of 20% in IRR terms
Salient features of the agreement(s), if any, with associated company or associated undertaking with regards to the proposed investment	The investment is proposed to be made pursuant to a sponsor support agreement, to be executed between <i>inter alia</i> TN, the Company and the lenders of TN. Please see introduction above
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	Thal Power (Private) Limited, a wholly owned subsidiary of the Company own 49.9% shares in ThalNova Power Thar (Private) Limited Mr. Ali Suleman Habib, Mr. Muhammad Salman Burney and Mr. Mazhar Valjee are nominee directors of Thal Power (Private) Limited in ThalNova Power Thar (Private) Limited and each of them hold 1 qualifying share. Interest of the shareholders is restricted to the extent of their shareholding
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	Thal Limited has not injected any equity in nor extended any loan to TN
Any other important details necessary for members to understand the transaction	NIL
Category-wise amount of investment	The full amount will be extended by way of a loan to TN.
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	3 month KIBOR plus 0.75%



return for unfunded facilities, as the case maybe, for the relevant period.	
Rate of interest, mark up, profit, fees or commission etc. to be charged by investing company	Higher than the markup payable by the Company on its borrowing of like or similar maturities at the time of disbursement.
Particulars of collateral or security to be obtained in relation to the proposed investment	None. The loan will be subordinated to the debt of the lenders of TN.
If the investment carried conversion feature i.e. it is convertible into securities, this fact along with terms and conditions including conversion formula, circumstances in which the conversion may take place and the time when the conversion may be exercisable	NIL
And repayment schedule and terms conditions of loans or advances to be given to the associated company or associated undertaking.	To be finalized with lenders of TN at the time when (and if) a loan is required to be extended. However it is expected that the term will be at least as long as the loans/finances to be provided by the lenders which is 14 years from the date of effectiveness of their loan agreements. Repayment of both the principal and markup payable by TN will be subordinated to the principle/interest/mark-up and other payments due to the lenders under the terms of their financing documents.



$\begin{tabular}{ll} \textbf{Commercial Risk LC - if demand for payment under Commercial Risk LC is deemed subordinated debt} \end{tabular}$

Information Required	Information Provided
Name of associated company or associated	ThalNova Power Thar (Private) Limited ("TN")
undertaking Basis of relationship with associated undertaking	Thal Power (Private) Limited, a wholly owned subsidiary of the Company own 49.9% shares in ThalNova Power Thar (Private) Limited Mr. Ali Suleman Habib, Director of the Company, Mr. Muhammad Salman Burney, Director of the Company and Mr. Mazhar Valjee, CEO of the Company are also directors on the board of TN
Earnings per share for the last three years o associated undertaking	F Year Earnings / (Loss) per share 2017 Rs. (0.80) 2016 Rs. (0.16)
Break-up value per share, based on lates audited financial statements of the associated undertaking	
Financial position, including main items o statement of financial position and profit and loss account on the basis of its latest financia statements	Total Assets Rs 702,369,311
In the case of investment in relation to a project of associated company or associated undertaking that has not commenced operations, following further information namely: i. Description of the project and its history since conceptualization;	
ii. Starting date and expected date or completion of work;	:
iii. Time by which such project shal become commercially operational;	Please see introduction above
iv. Expected time by which the project shall start paying return or investment; and	
v. Funds invested or to be invested by the promoters, sponsors, associated company or associated undertaking distinguishing between cash and non- cash amounts.	:
Maximum amount of investment to be made	PKR equivalent of USs 12.4 million.
Purpose, benefits likely to accrue to the investing company and its members from such investment and period of investment	



	purposes of the Project, the Company is required to provide to the lenders certain forms of security and sponsor support, including cost-overrun support (as discussed in the introduction). Investment in TN is anticipated to generate a return of 20% in IRR terms
Sources of funds to be utilized for investment and where the investment is intended to be made using borrowed funds: (i) Justification for investment through borrowings; (ii) Detail of collateral, guarantees provided and assets pledged for obtaining such funds; and (iii) Cost benefit analysis.	Self-generated funds and borrowings (if required): (i) Investment via borrowing shall enhance the return of investor due to lower cost of debt versus cost of equity. Borrowing shall also be used where there is funding shortfall from self-generated cash. (ii) Mortgage over land and building and hypothecation over plant and machinery of the Company (iii) Investment in TN is anticipated to generate a return of 20% in IRR terms
Salient features of the agreement(s), if any, with associated company or associated undertaking with regards to the proposed investment	The Company will be obligated to make this investment pursuant to the Commercial Risk Guarantee Agreement. Please see introduction above for further details.
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	Thal Power (Private) Limited, a wholly owned subsidiary of the Company own 49.9% shares in ThalNova Power Thar (Private) Limited Mr. Ali Suleman Habib, Mr. Muhammad Salman Burney and Mr. Mazhar Valjee are nominee directors of Thal Power (Private) Limited in ThalNova Power Thar (Private) Limited and each of them hold 1 qualifying share. Interest of the shareholders is restricted to the extent of their shareholding
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	Thal Limited has not injected any equity in nor extended any loan to TN
Any other important details necessary for members to understand the transaction	NIL
Category-wise amount of investment	PKR equivalent of USs 12.4 million to be extended as a loan.
Average borrowing cost of the investing company, the Karachi Inter Bank Offered Rate (KIBOR) for the relevant period, rate of return	3 month KIBOR plus 0.75%



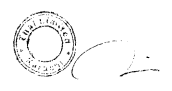
for Shariah compliant products and rate of return for unfunded facilities, as the case maybe, for the relevant period. Rate of interest, mark up, profit, fees or commission etc. to be charged by investing company	Higher than the markup payable by the Company on its borrowing of like or similar maturities at the time of disbursement.
Particulars of collateral or security to be obtained in relation to the proposed investment	None. The loan will be treated as debt subordinated to that of the lenders of TN.
If the investment carried conversion feature i.e. it is convertible into securities, this fact along with terms and conditions including conversion formula, circumstances in which the conversion may take place and the time when the conversion may be exercisable	NIL
And repayment schedule and terms conditions of loans or advances to be given to the associated company or associated undertaking.	To be finalized with lenders of TN at the time when (and if) a loan is required to be extended. However it is expected that the term will be at least as long as the loans/finances to be provided by the lenders which is 14 years from the date of effectiveness of their loan agreements. Repayment of both the principal and markup payable by TN will be subordinated to the principle/interest/mark-up and other payments due to the lenders under the terms of their financing documents.

Each of the term-sheets executed with local and foreign lenders are available for inspection at the registered office of the Company during office hours.

The aforementioned notice and the statements of material facts have been dispatched to the head office of the Securities and Exchange Commision of Pakistan, through fax or e-mail and courier service on the same day it was dispatched to the members.

The Directors of the Company have carried out the necessary due diligence for the purposes of this investment in ThalNova and is available with the Company for review.

The duly signed recommendations of the due diligence report will be made available for members inspection in the general meeting called for approval of the special resolution for investment in ThalNova pursuant to section 199 of the Act.



اطلاع برائے غیر معمولی اجلاس عام

بذر بعد ہذا اطلاع دی جاتی ہے کہ تھل کمیٹٹر ('' کمپنی'') کا ایک غیر معمولی اجلاس عام بروز جمعرات ۲۲ مارچ ۲۰۱۸ وج ۹:۳۰ بج بمقام دی انسٹی ٹیوٹ آف چارٹرڈ اکا وَنٹینٹس آف پاکستان (آئی تی اے پی) آڈیٹوریم، جی ساا، بلاک ۸۰۰ چارٹرڈ اکا وَنٹینٹ ایونیو، نزدتین تلوار کلفٹن ، کراچی میں مندرجہ ذیل امور کی انجام دہی کے لئے منعقد کیا جائے گا:

خصوصی کارروائی پس منظر

تقل نو وا پاور تھر (پرائیویٹ) کمیٹڈ (''تقل نو وا'') تھل کمیٹڈ (دی'' نمپنی'') اور نو واٹیکس کمیٹڈ (''نو واٹیکس کمیٹڈ (''نو واٹیکس کمیٹٹڈ کے ذریعے قائم کی گئی اور ۱۳۳۰ ایک جوائٹ و پنجر نمپنی ہے جوان کے ممل ملکیتی ذیلی اداروں تھل پاور پرائیویٹ لمیٹٹڈ (''تھل پاور'') اور نو وا پاور جن لمیٹٹڈ کے ذریعے قائم کی گئی اور ۱۳۳۰ میگا واٹ کول فائرڈ پاور پر وجیکٹ (دی''پر وجیکٹ'') کی ڈیز اکننگ تھیر ،سر ماید کاری اور اسے ترقی دینے میں مصروف عمل ہے۔ بیر پر وجیکٹ کی فنانسگ کے میگا وار کھٹی اثر طرکے طور پر تھل نو واکے قرض دہندگان تھل نو والور کمپنی اور نو واٹیکس کے مابین کچھ معاونت در کار ہوتی ہے جوتھل نو واکے قرض دہندگان تھل نو والور کمپنی اور نو واٹیکس کے مابین کچھ معاونت در کار ہوتی ہے جوتھل نو واکے قرض دہندگان تھل نو والور کمپنی اور اور کول کی جائے گی۔ اس معاونت کے سلسلے میں اور اگر اس کو درست تصور کیا گیا تو درج ذیل قر ار دا دوں کو بطور خصوصی قر ار دا در ترمیم می بابلاتر میم منظور کیا جائے گا۔

تقل نو وا کے قرض دہندگان کیلئے اسیا نسر سپورٹ

قرار پایا کہ کمپنی کے ممبران کی منظوری حاصل کی جائے او کہ پینڑا کیٹے ۲۰۱۷ کے سیشن ۱۹۹ کے تحت ذریعہ بذاحاصل کی جاتی ہے جس کے ذریعے کمپنی تقل نووا میں براہ راست یا بذریع تقل پاور (بطور کمپنی کا ایک کمل ملکیتی ذیلی ادارہ) کے ۵۸ملین امریکی ڈالر کے مساوی پاک روپے میں سرمایہ کاری کرے گی (''ایکویٹی کی مالی ذمہ داری کو تحفظ دینے کے لئے اءا ۴ ملین امریکی ڈالر کے مساوی رقم مالی ذمہ داری کو تحفظ دینے کے لئے اءا ۴ ملین امریکی ڈالر کے مساوی رقم میں اسٹینڈ بائی لیٹر آف کریڈٹ کا انتظام کرے گی ، جیسیا کہ کمپنی اور تقل نووا کے قرض دہندگان کی جانب سے درکار کمپنی کے اثاثہ جات کے تحفظ کا بھی بندوبست کرے گی جو کہ مطلوبہ اسٹینڈ بائی لیٹر آف کریڈٹ جاری کریں گے۔

قرار پایا کہ کمپنی کے ممبران کی منظوری حاصل کی جائے اور ذریعہ بنرا حاصل کی جاتی ہے کہ کمپنی کے لئے کمپنیز ایکٹ کا ۱۹۹ کے مطابق تقل نو واکیلئے ۲۰۱۲ کے مطابق تقل نو واکیلئے ۲۰۱۲ کے ۲۰۱۲ میں کھار پر وجیکٹ ۲۰۱۲ میں کھار کے مساوی پاک روپے کے قرضے کی توسیع دی جائے پااس قم کوتھل نو وامیں براہ راست یا بذریعے تقل پاور کی فنڈنگ میں کھی / پر وجیکٹ کی تنجیل کی تاریخ کو حاصل کرنے کے لئے کاسٹ او وران کو پورا کرنے کے مقاصد کیلئے سر ما میکاری میں لگایا جائے (اسپانسر سپورٹ ایگر بینٹ میں واضح کیا جائے گا) بشمول تا جم صرف اس تک محدود نہیں بھل نو وا کے قرض دہندگان کو کسی رقومات کی ادائیگی کے شمن میں (دی'' کاسٹ او وران مالی ذمہ داری کی صوف کیا جائے اور اگر تھل نو وا کے قرض دہندگان کی جانب سے درکار بھوٹی انتظام کیا جائے جوتھل نو وا کے قرض دہندگان کی جانب سے درکار کمپنی کے اثاثہ جات کے تحفظ کا بھی بند و بست کرے گی جو کہ مطلوبہ اسٹینڈ بائی لیٹر آف کریڈٹ جات کے تحفظ کا بھی بند و بست کرے گی جو کہ مطلوبہ اسٹینڈ بائی لیٹر آف کریڈٹ کا بیٹر قباری کریں گے۔

قرار پایا کہ کمپنی کے ممبران کی اجازت حاصل کی جائے اور کمپنیز ایکٹ ۲۰۱۷ کے سیشن ۱۹۹ کے مطابق حاصل کی جاتی ہے کہ ڈیبٹ سروس ریز روسپورٹ فراہم کرنے کیلئے ۴ ء ۱ املین امریکی ڈالر کے مساوی پاک روپے میں تھل نو وائے قرض دہندگان کے حق میں ایک یا زائد لیٹرز آف کریڈٹ حاصل کئے جائیں جیسا کہ اسپانسر سپورٹ ایگر بینٹ کے مطابق تھل نوائے قرض دہندگان کی جانب سے درکار ہیں اور کمپنی کے اٹا شہات پر سیکیورٹی کا بندوبست کیا جائے جو متعلقہ قرض دہندگان کی جانب سے ضروری ہیں جو مطلوبہ لیٹرز آف کریڈٹ جاری کریں گے۔ قرار پایا کہ کمپنی کے مبران کی اجازت حاصل کی جائے اور کمپنیز ایکٹے ۲۰۱۷ کے سیشن ۱۹۹ کے تحت حاصل کی جاتی ہے کہ تھل نو وا کے غیر ملکی کرنبی قرض دہندگان کو کی جانے والی ادائیگیوں کے خمن میں شراکت کی جائے جہاں مالیاتی اداروں کی جانب سے تجارتی خطرات کی گارٹی جاری کی جائے ('' کمرشل رسک گارٹی جاری کرنے والے بینک')، جبیبا کہ بورڈ کی جانب سے غیر ملکی کرنسی قرض دہندگان کے حق میں منجانب تھل نو وامنظوری کی گئی ہے (تجارتی خطرات کے حق میں منجانب تھل نو وامنظوری کی گئی ہے (تجارتی خطرات کے حق کارٹی شدہ ادائیگی کی ذمہ داری') اور جس کی شراکت کا جانب سے طلب کی گئی تھی ('' تجارتی خطرات کے تحت گارٹی شدہ ادائیگی کی ذمہ داری کرنے والے بینکوں کے حق میں کمپنی کے اثاثہ جات کو سیکیورٹی کے بندو بست کے لئے ہوگی تا کہ تجارتی خطرات کے تحت گارٹی میاری کرنے والے بینکوں کے حق میں کمپنی کے اثاثہ جات کو سیکیورٹی کے بندو بست کے لئے ہوگی تا کہ تجارتی خطرات کے تحت گارٹی شدہ ادائیگی کی ذمہ داری پوری کی جائے۔

قرار پایا کہ مپنی ئے ممبران کی منظوری حاصل کی جائے اور کمپنیزا کیٹے ۲۰۱۷ کے سیکشن ۱۹۹ کے تحت حاصل کی جاتی ہے کقرض کے ذریعے تھل نو والی وامیں کی جانے والی سی بھی سر ماید کاری کے سلسلے میں کمپنی کے حقوق تفویض تھل نو واکے قرض دہندگان کے حق میں تفویض کئے جائیں (جس قرضے کو تھل نو واکے قرض دہندگان کے ڈیبٹ کے ماتحت تصور کیا جائے گا)۔

قرار پایا کہ کمپنی کے ممبران کی منظوری حاصل کی جائے اور بذر بعہ ہاذ آئینیزا یکٹے ۲۰۱۷ کے سیکشن ۱۹۹ کے تحت حاصل کی جاتی ہے کہ تھل نو وامیں کوئی بھی ایسی دیگر سرما میکاری براہِ راست یا بذر بعی تھل پاور ذاتی طور پراس مدت کے لئے اسپانسر سپورٹ ایگر سینٹ اور کسی دیگر متعلقہ ماہدے یا بورڈ کی جانب سے منظور شدہ ٹرم شیٹس جن بریسی ای اواور کمپنی کے کسی ڈائر کیٹر کے مشتر کہ دستخط ہوں ، کے مطابق کی جائے۔

حسب الحكم بورد

عميررياض *صديقي* سمپني سيريڙي

۲۶ فروری۲۰۱۸ء

کراچی:

کمپنیزا یکٹے ۲۰۱۷ کے سیکش ۱۳۴(۳) کے تحت ایک اشیٹمنٹ اس نوٹس کی کا پی کے ہمراہ ممبران کوارسال کیا جار ہاہے۔

نوك:

- ۔ کمپنی کی شیئرٹرانسفربگس ۱۷مارچ ۲۰۱۸ء ۲۲۱ء ۲۲۱ مارچ ۲۰۱۸ء (بشمول دونوں یوم) بندر ہیں گی ممبران (نان سی ڈی می) سے درخواست ہے کہ اپنے پنوں میں کسی بھی تبدیلی سے فوری طور پر کمپنی کے شیئر رجسٹر ارمیسرز فیمکو ایسوسی ایٹس (پرائیویٹ) کمیٹڈ، ۸۔ایف،متصل ہوٹل فاران، زبری، بلاک۔۲، پی ای سی ای ایس، شاہراہ فیصل، کراچی ۔فون: 5-24380101-0090، 3-34384621-0090 (ایسٹینشن بلاک۔۲، پی ای سی ای ایس، شاہراہ فیصل، کراچی ۔فون: 5-25000 درخواست ہے کہ برائے مہران سے درخواست ہے کہ برائے مہر بانی اپنے ایڈریس اپنے پارٹیسپیٹ کے پاس اپ ڈیٹ کرائیس۔
- ۲۔ اجلاس ہذامیں شرکت کرنے اور ووٹ دینے کا استحقاق رکھنے والاکوئی بھی ممبر کسی دوسرے ممبر کواپنی جگہ شرکت کرنے اور ووٹ دینے کیلئے بطور پراکسی مقرر کرسکتا /سکتی ہے۔ پراکسیز کے موثر العمل ہونے کیلئے ضروری ہے کہ وہ اجلاس کے انعقاد سے کم از کم ۴۸ گھنٹے قبل کمپنی کے رجسڑ ڈ آفس میں موصول ہوجا ئیں۔ پراکسی کو کمپنی کاممبر ہونالازمی ہے۔
- س۔ ممبران لا ہوراوراسلام آباد میں وڈیوکانفرنس کی سہولت حاصل کر سکتے ہیں۔اس سلسلے میں برائے مہربانی درج ذیل فارم کوبھریں اوراسے کمپنی کے رجسڑر ڈ یتے پرغیر معمولی اجلاسِ عام کے انعقاد سے • اروزقبل جمع کرائیں۔
- اگر کمپنی کوکسی ایک جغرافیائی مقام پر مقیم مجموعی طور پر افیصد یا زائد شیئر ہولڈنگ کے حامل ممبران کی جانب سے اجلاس میں بذریعہ وڈیو کا نفرنس شرکت کے ارادے کی اطلاع اجلاس کی تاریخ سے کم از کم ادن قبل موصول ہوگی تو سمپنی اس شہر میں وڈیو کا نفرنس کی سہولت کا بندوبست کرے گی جواس شہر میں ایسی سہولت کی دستیانی ہے مشروط ہوگا۔

کمپنی غیر معمولی اجلاسِ عام کی تاریخ سے کم از کم ۵ دن قبل ممبران کووڈ یو کا نفرنس کی سہولت بشمول اس سہولت تک ان کی رسائی کے بارے میں مکمل ضروری معلومات کے ساتھ اطلاع کردے گی۔

میں/ ہم۔۔۔۔۔۔۔۔۔اکن۔۔۔۔۔عمومی شیئر ز بمطابق رجٹر ڈفولیونمبر۔۔بذریعہ بلذاوڈ لوکا نفرنس کی سہولت حاصل کرنے کا / کےخواہشمند ہوں/ ہیں۔ (ممبران کے دستخط)

۳۔ سی ڈی سی اکاؤنٹ ہولڈرزکوسیکیورٹیز اینڈ ایجینج کمیشن آف پاکستان کے جاری کردہ سرکلر 1 مورخہ ۲۶ جنوری ۲۰۰۰ میں دی گئی رہنما ہدایات پر بھی عمل کرنا ہوگا۔

الف) اجلاس میں شرکت کیلئے

- اے۔ افراد کی صورت میں، اکا وَنٹ ہولڈریاضمٰی اکا وَنٹ ہولڈراور/یاوہ افراد جن کی سیکیو رٹیز گروپ اکا وَنٹ کی صورت میں ہیں اوران کی رجھڑیٹن تفصیلات ریگولیشنز کے مطابق اپ لوڈ کر دی گئی ہیں انہیں اجلاس میں شرکت کے وقت اپنی شناخت ثابت کرنے کے لئے اپنا اصل قومی شناختی کارڈ (''می این آئی ہی'') یااصل یا سپورٹ پیش کرنا ہوگا۔
- بی۔ کارپوریٹ ادارے کی صورت میں بورڈ آف ڈائر کیٹرز کی قرار داد/ پاور آف اٹارنی مع نامزد کے نمونہ دستخط (اگر پہلے فراہم نہ کئے گئے ہوں)اجلاس میں شرکت کے وقت پیش کرناہوں گے۔

ب) پراکسیز کے تقرر کیلئے

- اے۔ افراد کی صورت میں، اکاؤنٹ ہولڈر یاضمنی اکاؤنٹ ہولڈر اور/یا وہ افراد جن کی سیکیو رٹیز گروپ اکاؤنٹ کی صورت میں ہیں اور ان کی رجٹریشن تفصیلات می ڈی میں ریگولیشنز کےمطابق اپ اپ اوڈ کردی گئی ہیں آئہیں پراکسی کافارم درج بالاشرائط کےمطابق جمع کرانا ہوگا۔
 - بی ۔ پراکسی فارم پردوگواہوں کے دستخط ہوں جن کے نام، بیتے اور سی این آئی سی نمبرز فارم پردرج ہوں۔
 - ی ۔ پراکسی فارم کے ساتھ بنی فیشل اونرز اور پراکسی کے ہی این آئی ہی یا پاسپورٹ کی تصدیق شدہ نقول فراہم کرنا ہوں گی۔
 - ڈی۔ پراکسی کو بوقت شرکت اجلاس اپنااصل ہی این آئی ہی یااصل یا سپورٹ پیش کرنا ہوگا۔
- ای۔ کارپوریٹ ادارے کی صورت میں بورڈ آف ڈائر یکٹرز کی قرار داد/ پاور آف اٹارنی مع نمونہ دستخط (بشرطیکہ یہ پہلے فراہم نہ کئے گئے ہوں) پراکسی فارم کے ساتھ کمپنی کو پیش کرنا ہوں گے۔