PART II

Statutory Notifications (S.R.O.)

GOVERNMENT OF PAKISTAN

Securities and Exchange Commission of Pakistan

NOTIFICATION

Islamabad, October 19, 2015,

S. R. O. 1032 (1)/2015;- In exercise of powers conferred by sub-section (I) of section 169 read with Sections 101, 102. 103, 104 and 107 of the Securities Act, 2015 (Act No.III of 2015), Securities and Exchange Commission of Pakistan hereby makes the following Regulations, the same being previously published in Official Gazette vide S.R.O. 887/2015 dated September 1, 2015 and also placed on its website as required under sub-section (4) of section 169 of said Act, namely:-

CHAPTER 1 PRELIMINARY

- 1. Short title and commencement:- (l) These Regulations shall be called the Reporting and Disclosure (of Shareholding by Directors, Executive Officers and Substantial Shareholders in Listed Companies) Regulations, 2015.
 - (2) They shall come into force at once.
- 2. Definitions:- (l) In these Regulations, unless there is anything repugnant in the subject or context:-
 - (a) "Act" means the Securities Act, 2015 (III of 2015);
 - (b) "equity securities" shall have the same meaning given in sub-section (3) of section 103 of the Act:
 - (c) "executive officer" shall have the same meaning as provided under sub-section (4) Of section 101 of the Act'

- (d) "Substantial Shareholder" shall have the same meaning provided in Section 2 of the Act.
- (2) Words and expressions used but not defined in these Regulations shall have the same meaning as assigned to them in the Securities Act, 2015 (III of 2015), the Companies Ordinance, 1984(XLVII of 1 984), or the Securities and Exchange Commission of Pakistan Act, 1997 (XLII of 1997).

CHAPTER II

Substantial Shareholding Disclosure

- 3. Reporting of beneficial ownership in the listed equity securities under section 101 to section 103 of the Act:- (l) Any person Who becomes a director, executive officer, or substantial shareholder of a listed company shall give notice in writing to the company in Form I of his beneficial ownership in the equity securities Of the company and in Form 2 for any subsequent change therein or any gain therefrom.
- (2) Every listed company shall, in accordance with Section 102 of the Act, keep and maintain a register of its directors interest notified under Section 101 of the Act in Form 3.
- [(2a) The register maintained under sub-regulation (2) shall be kept at the registered office of the Company and shall be open to inspection by any member of the company during the office business hours;

Provided that the register may be maintained on paper or in any electronic form under these regulations and shall remain easily accessible all the times during the office business hours.

Provided further that the register shall remain close during the period of book closure as announced by the company;

- (2b) It shall be duty of every listed company to produce the register maintained under sub-regulation (2) at the commencement of every annual general meeting of the company and remain open and accessible during the continuation of the said meeting for the inspection of any person attending the meeting";]1
- (3) The listed company shall notify the Commission in Form 4 whenever such company receives Form-I from director, executive officer, or substantial shareholder pursuant to the requirement of section 101(1) of the Act.
- (4) The directors, executive officer and substantial shareholder of equity securities in a listed company shall, in accordance with section 103 of the Act submit statement of beneficial ownership in Form 5 and report any subsequent change therein or position to the Commission in Form 6.

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¹ SRO 245(I)/2017 dated April 7, 2017

- (5) [The directors, executive officer and substantial shareholder of a listed company may apply to the Commission to obtain certified copy of their returns and forms filed with the commission under these regulations; and]2
- 4. **Computation of Gain under section 104 of the Act:-** (I) Any gain made from the purchase and sale, or sale and purchase, of any beneficially owned listed equity securities within a period of less than six months shall be reported to the Commission in Form 7 within seven day of accrual and shall be tendered to the Commission for onward credit to the Federal Consolidated Fund.
- (2) The gain referred to under sub regulation (1) shall be computed in the following manner, namely:-
 - (a) by matching the transactions in chronological order and the recoverable amount shall be calculated with respect to every individual transaction by reference to the difference between the sale price and the purchase price, made within the period of less than six months;
 - Explanation:- For the purposes of this clause the term "gain" includes profit made by purchase and sale or sale and purchase of same class of securities, within the period of six months.
 - (b) the purchases and sales shall be matched as aforesaid so long as the securities involved in the purchase and sale are of the same class and of the same listed company and for this purpose the shares shall be deemed as fungibles;
 - (c) any loss arising out of any involved transaction in a listed security, shall be setoff against the gain arising out of such security computed in the manner aforesaid;
 - (d) the amount of brokerage, stamp duty and other expenditure actually paid or incurred in making the gain may be deducted by the person by whom it is to be reported or tendered subject to production of such documentary evidence in support of the payment having been made or expenditure having been incurred as may be acceptable to the Commission; and
 - (e) matching of cum-bonus/cum-right shares sold after announcement of said pay-out, duly approved by Board of Directors, with purchase of ex-bonus/exright shares, sale price may be adjusted to the extent of pay out, subject to production of such documentary evidences.
 - (3) For the purpose of sub-regulation (1) the following shall not constitute a purchase:-
 - (a) a security acquired in good faith in satisfaction of debt previous y contracted;
 - (b) (b) distribution of bonus shares;

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² SRO 245(I)/2017 dated April 7, 2017

- (c) allotment of right shares by a listed company to an existing shareholder either Otl the basis of his entitlement or on account of purchase of right allotment letters from market; and
- (d) allotment of shares under employees stock option scheme.
- 5. Annual Return to be filed with the Commission.- (I) Every listed company shall once in each year in accordance with section 107 of the Act:-
 - (a) prepare and file online the following information as per detail given in eServices Process of the Commission titled as Annual Return by listed companies SMD-BO-107,-
 - (i) Issuer company information;
 - (ii) Particulars of each director, executive officer and substantial shareholder of the issuer company and their beneficial ownership;
 - (iii) Particulars of dependents i.e. spouse, minor children and other dependent relatives of each director, executive officer and substantial shareholder and their beneficial ownership.
 - (iv) Particulars of private companies where each directors executive officer and substantial shareholder is shareholder, but the private company holds less than ten percent shareholding in the issuer company;
 - (V) Particulars of associated companies [and substantial shareholders;]3
 - (vi) Detail of trade carried out by each director, executive officer and substantial shareholder during the period from previous annual general meeting to present annual general meeting; and
 - (vii) Summary of shareholding;
 - (b) Prepare and file a soft copy of list of members (Physical Shareholders and Central depository Accountholders) in MS Excel in accordance with the format and instructions given at the bottom of the aforesaid e-Services Process.
- (2) Every listed company is required to file the information prescribed in sub-regulation (l) with the Commission within forty five days from the date of the annual general meeting held in the year or. where no such meeting is held or if held is not concluded, from the last day of the calendar year to which it relates.
- (3) The Commission may provide e-service for the electronic filing or lodging of any Form, document and return required to be filed or lodged with the Commission:
 - Provided that the Commission upon an application received along with non-refundable processing fee prescribed by the Commission and justification for filing of the information in physical form instead of online, may allow the applicant to do so, subject to such conditions as deemed fit.
- Filing Fee: (I) Any Form, document and return required to be filed with the Commission under these Regulations shall be accompanied by fee, notified by the Commission from time to time.
- (2) The fee iör the filing of any Form. document and return may be paid through any of the acceptable methods of payment notified by the Commission from time to time.

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³ SRO 245(I)/2017 dated April 7, 2017

FORM 1

The information given in the Form is not intended to be exhaustive. The Company may seek any other information

The Chief Executive Officer,					Date/				
••••									
••••									
Cubi	act. Nation of home	ficial over	wahin to the	annan	v undan saatia	n 101(1) of the Sea	u viti as		
Subje					y under section I Substantial S	n 101(1) of the Secu	<u>uriues</u>		
	ACL, 2013 by	Director, E	Executive Off	icei and	i Substantiai S	onar enoluer			
Dear	Sir,								
It is	notified nursuant to	Section 10)1(1) of the So	ecurities	Act 2015 that	I (insert name)			
	-					nsert name of compa			
		_	,		,)	• /		
	y beneficially own		_						
1	2	3	4		5	6	7		
Sr No	. Securities	Name	CNIC/Passi	nort/	Class of	No. of	Cost (Rs.)		
51.110	beneficially	Manic	Registration	L	securities	securities held	Cost (IXs.)		
	owned, held,		(as the case		3000110103				
	or controlled		be)	•					
	by								
1	Self								
2	Spouse								
3	Other								
	dependent(s)								
	along with nature of								
	relationship								
4	*Private								
	company, where								
	returnee is a								
	shareholder								
					Total=				
						No. of shares of the p			
					the private com	pany multiplied by	No. of		
snar	es of the listed com	pany neid t	by private con	ipany.					
	Signature								
	Name								
	Designation								
	UIN No. CDC Investor Acco	aunt No							
	CDC Investor Acco CDC Sub-Account(
	Date	a) 110.							

Note:

- (1) For the purposes of sections 101 to 107 of the Securities Act, 2015, the term "executive officer" includes but not limited to the chief executive, chairman, chief financial officer, secretary, auditor or any other officer of the company as may be prescribed by the Commission.
- (2) For the purposes of sections 101 to 107 of the Securities Act, 2015 beneficial ownership of securities of any director, executive officer or substantial shareholder (in case of natural person) shall be deemed to include the securities beneficially owned, held or controlled by;
 - a) him/her;
 - b) the wife or husband of a director of a company (not being herself or himself a director of the company);
 - c) the minor son or daughter of a director where "son" includes step-son and "daughter" includes step-daughter; and "minor" means a person under the age of 18 years;
 - d) a private company, where such director, executive officer or substantial shareholder is a shareholder, but to the extent of his proportionate shareholding in the private company:

Provided that "control" in relation to securities means the power to exercise a controlling influence over the voting power attached thereto.

Provided further that in case the substantial shareholder is a non-natural person, only those securities will be treated beneficially owned by it, which are held in its name.

- (3) Every Director, executive officer and substantial shareholder of a listed Company who is or has been the beneficial owner of any equity securities is required to submit this return to the Company within the period specified under section 101 of the Securities Act, 2015.
- (4) The statement must be signed by the director, executive officer or substantial shareholder, and in the case of a Company, by its Chief Executive, Director or Secretary.
- (5) Please furnish separate statement for each class of equity security beneficially owned.

FORM 2 The information given in the Form is not intended to be exhaustive. The Company may seek any other information

The Chief Executive Officer,	Date/

Subject:	Notice of change in beneficial ownership/gain made to the company under section
	101(2) of the Securities Act, 2015 by Director, Executive Officer and Substantial
	Shareholder of M/s

Dear Sir,

It is notified pursuant to Section 101(2) of the Securities Act, 2015 that the following change(s) has/have taken place in my beneficial ownership in above named company:-

Sr. No.	Change in Securities beneficially owned, held, or controlled by	Name	Nature of Change	No. of Securities (Shares)	Price per share, if any
1	Self				
2	Spouse				
3	Other dependent(s) along with nature of relationship				
4	Private company, where returnee is shareholder				

2. Subsequent to aforesaid change(s), my total beneficial ownership in the company is as under:-

Sr.	Securities beneficially owned,	Name	No. of Securities (Shares)
No.	held, or controlled by		held
1	Self		
2	Spouse		
3	Other dependent(s) along with		
	nature of relationship		
4	*Private company, where returnee		
	is shareholder		
Total			

^{*}Give your proportionate shareholding in column 3 of the Table. i.e. No. of shares of the private company held by you divided by total issued shares of the private company multiplied by No. of shares of the listed company held by private company

snai	res of the listed company held by private co	ompany.
	•	101(2)(b) of Act that gain of Rs le and purchase of securities within the period of to
4	Signature	
5	Name	
6	Designation	
7	CNIC/Passport/Registration/UIN No.	
		Page 7 of 18

8	CDC Investor Account No.	
9	CDC Sub-Account(s) No.	
10	Date	

Note:

- (1) For the purposes of sections 101 to 107 of the Securities Act, 2015, the term "executive officer" includes but not limited to the chief executive, chairman, chief financial officer, secretary, auditor or any other officer of the company as may be prescribed by the Commission.
- (2) For the purposes of sections 101 to 107 of the Securities Act, 2015 beneficial ownership of securities of any director, executive officer or substantial shareholder (in case of natural person) shall be deemed to include the securities beneficially owned, held or controlled by;
 - a) him/her;
 - b) the wife or husband of a director of a company (not being herself or himself a director of the company);
 - c) the minor son or daughter of a director where "son" includes step-son and "daughter" includes step-daughter; and "minor" means a person under the age of 18 years;
 - d) a private company, where such director, executive officer or substantial shareholder is a shareholder, but to the extent of his proportionate shareholding in the private company:

Provided that "control" in relation to securities means the power to exercise a controlling influence over the voting power attached thereto.

Provided further that in case the substantial shareholder is a non-natural person, only those securities will be treated beneficially owned by it, which are held in its name.

- (3) Every Director, executive officer and substantial shareholder of a listed Company who is or has been the beneficial owner of any equity securities is required to submit this return to the Company within the period specified under section 101 of the Securities Act, 2015.
- (4) The statement must be signed by the director, executive officer or substantial shareholder, and in the case of a Company, by its Chief Executive, Director, Secretary or authorized representative.
- (5) Please furnish separate statement for each class of equity security beneficially owned.

Form 3

The information given in the Form is not intended to be exhaustive. The Company may add/insert any other necessary information

Register of Directors' interest to be maintained by company under section 102 of the Securities Act, 2015

Part-A (personal particulars of Director/Executive Officer/Substantial Shareholder)

Folio No	Date
Name	Designation
CNIC/Passport/Registration No	Date of becoming Director/Executive Officer/Substantial Shareholder
CDC Investor account	Folio No. (in case of physical shares)
CDC sub account	UIN

Part-B (Detail of Beneficial Ownership)

Sr. No.	Securities beneficially owned, held, or controlled	Name	No. of Securities (Shares) held	Cost (Rs.)
(1)	by	(3)	(4)	(5)
	(2)			
1	Self			
2	Spouse			
3	Other Dependent(s)			
4	*Private company, where			
	director/executive officer			
	/substantial shareholder is			
	shareholder			
Total				

^{*}Give proportionate shareholding in column 4 of the Table. i.e. No. of shares of the private company held by director/executive officer/substantial shareholder divided by total issued shares of the private company multiplied by No. of shares of the listed company held by private company.

Part-C Detail of Change(s) in Beneficial Ownership:-

Dat	e Nature	Rate	Cha	nge in Se	Total	Signature		
	of	per	benefic	cially owr	ied, held or cont	Closing	of	
	Change	Share,	Self	spouse	Dependent(s)	Shareholdi	authorized	
		if any				Company	ng/	officer of
							beneficial	the
							ownership	Company
							_	with date

		on to the Comm	rm 4 nission by listed comp the Securities Act, 20	•				
Reference		()		nte/				
	es and Exchange Commission of es Market Division,	of Pakistan,						
								
Subject	Notification to the Commiss	ion under Sect	tion 102(3) of the Secu	rities Act, 2015				
Dear Sir	,							
Securitie become	Name of the Company)es Act, 2015 on(insert designation/status)ion provided in Form 1, detail	, which state	es that (insert name)ne Company on		has			
Sr.	Securities beneficially	Name	CNIC/Passport/	No. of Securities				
No.	owned, held, or controlled by	(3)	Registration No. (4)	(Shares) held (5)				
(1) 1	Self							
2	Spouse							
3	Dependents							
4	Private Company (ies)							
2. Fe	ee Paid (Rs.)	Na	ame & Branch of the Bank					
3. R	eceipt No.	Date	Day	Month	Year			
	(Bank challan to be attached in original)							
			Signature					
			Designation					
			Date					
			Website address	s of the company				

THE SECURITIES ACT, 2015 SECTION 103(1)(a)

RETURN CONTAINING PARTICULARS OF BENEFICIAL OWNER SHIP OF LISTED SECURITIES

		AS A1				
Pleas	e complete in typescript or in	bold block cap	oitals.			
1.	CUIN (Incorporation Number	er)				
2.	Name of the Company whose are held	securities				
2.1	Name of Director, Executive Substantial Shareholder	Officer, or				
2.2	Insert designation or status					
2.3	Particulars of nominee Director, if any (nominated by Substantial Shareholder)	Name:		CNIC No.		
3.	Fee Paid (Rs.)		Name & Br the Ban			
4.	Receipt No.		Date	Day	Month	Year

5. In pursuance of Section 103(1)(a) of the Securities Act, 2015, I hereby submit statement of securities beneficially owned, held or controlled by me, my spouse/dependents and private company(ies) having less than ten per cent shares of the issuer company, where I am a shareholder:-

(Bank challan to be attached in original)

<u>Part-A:</u> Detail of Securities beneficial owned, held or controlled by Self, spouse/dependents, by private company (which is not substantial shareholder of the above named company)

(i) By self

1	2	3	4	5	6	7	8	9
Name	Father's/ husband' s name		CNIC/ Passport/ Registrati on No.	Nationalit y	Class of Securitie s	Number of securities (Shares) held	Beneficial ownership in % of the issued shares of Company	Cost (Rs.)

(ii) by spouse/dependents

1	2	3	4	5	6	7	8
Name	Relationship	CNIC No.	Nationality	Class of Securities	Number of (shares) securities	Beneficial ownership in % of the issued shares of Company	Cost (Rs.)

by private company (which is not substantial shareholder of the above named company) (iii)

1	2	3	4	5	6	7	8
Name(s) of Private Company (ies)	Incorporation No.	Address	Class of Securities	Number of securities held	holding of the private company in % of the issued shares of Company the listed company	*My interest in % in the private company	**Beneficially owned No. of securities by me through the private company

^{*} No. of shares of the private company held /total issued shares of the Pvt. company multiplied by 100 ** Column No. 5 multiplied by Column No. 7

Part-B

6. Thus my total beneficial ownership in the company as of the aforesaid date is as under:-

Description	No. of Securities (shares) beneficially owned	Beneficial ownership in % of the issued shares of listed company
Shares shown in column 7 of Part-A(i)		
Shares shown in column 6 of Part-A(ii)		
Shares shown in column 8 of Part-A(iii)		
Total Beneficial ownership		

7. I hereby declare that the information given in respect of my ownership and of the persons mentioned above is correct and compete to the best of my knowledge and belief.

Signature	•••••	• • • • •		 • • • • • •	•••••	
Name				 		
Designation				 		
CDC Investor Ac	count			 		••
CDC sub-accoun	t			 		
UIN	•••			 		• •
Date		/	·	 ./		

Note:

- (6) For the purposes of sections 101 to 107 of the Securities Act, 2015, the term "executive officer" includes but not limited to the chief executive, chairman, chief financial officer, secretary, auditor or any other officer of the company as may be prescribed by the Commission.
- (7) For the purposes of sections 101 to 107 of the Securities Act, 2015 beneficial ownership of securities of any director, executive officer or substantial shareholder (in case of natural person) shall be deemed to include the securities beneficially owned, held or controlled by;
 - e) him/her;
 - f) the wife or husband of a director of a company (not being herself or himself a director of the company);
 - g) the minor son or daughter of a director where "son" includes step-son and "daughter" includes step-daughter; and "minor" means a person under the age of 18 years;
 - h) a private company, where such director, executive officer or substantial shareholder is a shareholder, but to the extent of his proportionate shareholding in the private company:

Provided that "control" in relation to securities means the power to exercise a controlling influence over the voting power attached thereto.

Provided further that in case the substantial shareholder is a non-natural person, only those securities will be treated beneficially owned by it, which are held in its name.

- (8) Every Director, executive officer and substantial shareholder of a listed Company who is or has been the beneficial owner of any equity securities is required to submit this return to the Commission within the period specified under section 103 of the Securities Act, 2015.
- (9) The statement must be signed by the director, executive officer or substantial shareholder, and in the case of a Company, by its Chief Executive, Director or Secretary.

Please furnish separate statement for each class of equity security beneficially owned.

FORM 6

THE SECURITIES ACT, 2015 SECTION 103(1)(b)/(c)

RETURN CONTAINING PARTICULARS OF CHANGE IN BENEFICIAL OWNER SHIP OF LISTED SECURITIES

		AS A I				
Pleas	e complete in typescript or i	n bold block	capitals.			
1.	CUIN/passport No./Incorpo	oration				
2.	Name of the Company whose securities are held					
2.1	Name of the director / executive officer / substantial shareholder					
2.2	Particulars of nominee director, if any (nominated by substantial shareholder)	Name:		CNIC No.		
3.	Fee Paid (Rs.)		Name & I the Ba			
4.	Receipt No.		Date	Day	Month	Year

(Bank challan to be attached in original)

5. In pursuance of Section 103 of the Securities Act, 2015, I hereby report that the following changes have taken place in my beneficial ownership in the above named company

PART-A Details of Change(s) in securities beneficially owned, held or controlled by Self, Spouse/dependents and by Private company,

(i) by Self:

1	2	3	4	5	6	7	8	9
Name	CNIC/ passport No.	Date of change	Nature of change (Including sale/purchase/ bonus/right/gi ft, etc.)	No. of shares	Rate per share (Rs.)	To whom shares acquired/gi ven	Holding before this change	Present sharehold ing (after adjustme nt)

(ii) by Spouse/dependents:

1	2	3	4	5	6	7	8	9	10
Name	Relat ion	CNIC No., if any	Date of chan ge	change	No. of shares	Rate per share	From/to whom shares acquired/gi ven	Holding before this change	Present shareholdin g (after adjustment)

(iii) by Private company:

Name of private oration of change change (sale/purchase/b onus/right/gift, etc.) No. of Rate per whom shareh interest owned No. of Share shares acquired given whom shareh olding in % in securities by me through the private adjust private the private company	1	2	3	4	5	6	7	8	9	10	11
	Private	orati on	hange	change (sale/purchase/b onus/right/gift,	_	per Share	whom shares acquired/	before this	shareh olding (after adjust	interest in % in the	owned No. of securities by me through

^{*} No. of shares of the private company held by you divided by total issued shares of the private company multiplied by 100

PART-B

2. My total beneficial ownership in the company as on the aforesaid date is as under:-

^{**} Column No. 9 multiplied by Column No. 10

Description	No. of Securities beneficially owned	Beneficial ownership in % of the issued shares of listed company
Shares shown in column 9 of		Company
Part-A(i)		
Shares shown in column 10		
of Part-A(ii)		
Shares shown in column 11		
of Part-A(iii)		
Total Beneficial ownership		

6. I hereby declare that the information given in respect of my ownership and of the persons mentioned above is correct and compete to the best of my knowledge and belief.

Signature							
Name							
Designation							
Investor account							
CDC sub-acco	ount						
Date/.		/					

Note:

- (10) For the purposes of sections 101 to 107 of the Securities Act, 2015, the term "executive officer" includes but not limited to the chief executive, chairman, chief financial officer, secretary, auditor or any other officer of the company as may be prescribed by the Commission.
- (11) For the purposes of sections 101 to 107 of the Securities Act, 2015 beneficial ownership of securities of any director, executive officer or substantial shareholder (in case of natural person) shall be deemed to include the securities beneficially owned, held or controlled by;
 - i) him/her;
 - j) the wife or husband of a director of a company (not being herself or himself a director of the company);
 - k) the minor son or daughter of a director where "son" includes step-son and "daughter" includes step-daughter; and "minor" means a person under the age of 18 years;
 - a private company, where such director, executive officer or substantial shareholder is a shareholder, but to the extent of his proportionate shareholding in the private company:
 Provided that "control" in relation to securities means the power to exercise a controlling influence over

the voting power attached thereto.

Provided further that in case the substantial shareholder is a non-natural person, only those securities will be treated beneficially owned by it, which are held in its name.

- (12) Every Director, executive officer and substantial shareholder of a listed Company who is or has been the beneficial owner of any equity securities is required to submit this return to the Commission within the period specified under section 103 of the Securities Act, 2015.
- (13) The statement must be signed by the director, executive officer or substantial shareholder, and in the case of a Company, by its Chief Executive, Director or Secretary.

Please furnish separate statement for each class of equity security beneficially owned.

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FORM -7

THE SECURITIES ACT, 2015 SECTION 104

REPORTING OF GAIN MADE BY THE BENEFICIAL OWNER

		AS A1					
Please complete in typescript or in bold block capitals.							
1.	CUIN (Incorporation Number)						
2.	Name of the Company whose securities are held						
3.	Name of Director, Executive Officer, or Substantial Shareholder						
4.	Fee Paid (Rs.)	Name & Branch of the Bank					
5.	Receipt No.	Day Month Year					

(Bank challan to be attached in original)

6. In pursuance of Section 104 of the Securities Act, 2015, I hereby report that the following gain has accrued to me on account of purchase and sale or sale and purchase of securities beneficially owned, held or controlled by me, my spouse, dependents and private company (where I am shareholder) which has been calculated in accordance with the manner provided in Regulation 4 of the Public Offer of Securities and Substantial Shareholding Disclosure Regulations, 2015:-

Purchase during six			Sales during six months		Calculation			
months						(difference in price x no. of shares)		
Date	No. of shares	Rate Per share (Rs.)	Date	No. of Shares	Rate per share (Rs.)	Difference in price (Rs.)	No. of shares involved	Amount of Gain/loss (Rs.)
						Tot	al Gain Rs.	

- A. Whether such gain has been tendered to the Commission for onward credit to Federal Consolidated Fund. If so, please furnish evidence.
- B. Particulars of such gain accrued earlier but not tendered to the Commission within six months of its accrual, if any:

6. I hereby declare t	hat the information	given in respect of	of my ownership	and of the pers	sons mentioned
above is correct a	nd complete to the be	est of my knowled;	ge and belief.		

Signature	
Name	
Designation	
CAILCLAI	
Date	