# GOVERNMENT OF PAKISTAN SECURITIES AND EXCHANGE COMMISSION OF PAKISTAN

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Islamabad, the 7<sup>th</sup> February, 2020

#### **NOTIFICATION**

**SRO 82 (I)2020.**- The following draft amendments to Companies (General Provisions and Forms) Regulations, 2018 proposed to be made by the Securities and Exchange Commission of Pakistan in exercise of the powers conferred under section 512 of the Companies Act, 2017 (XIX of 2017), are hereby published, as required by proviso to the said section 512, for information of all the persons likely to be effected thereby and notice is hereby given that suggestions or objections, if any, received within a period of fourteen days from the date of its publication in the official Gazette, shall be taken into consideration by the Securities and Exchange Commission of Pakistan, namely:-

#### **DRAFT AMENDMENTS**

In the aforesaid Regulations,-

1. In regulation 4, after serial no. 45, the following shall be added, namely:-

46	Form 40	Notice to holders of bearer securities issued by a company	SECTION 60A AND REGULATION 16A(1)
47	Form 41	Register containing particulars of holders of bearer securities	SECTION 60A AND REGULATION 16A(6)
48	Form 42	Notice to members having ultimate beneficial owners	SECTION 123A(1) AND REGULATION 19A(1)
49	Form 43	Declaration by member about ultimate beneficial owner(s)	SECTION 123A(2) AND REGULATION 19A(2)
50	Form 44	Declaration by member about change of ultimate beneficial owner(s)	SECTION 123A(3) AND REGULATION 19A(3)
51	Form 45	Return containing particulars of ultimate beneficial owners	SECTION 123A(5) AND REGULATIONS 19A(5)

2. After regulation 16, the following new regulation shall be added, namely:-

### "16A. Procedure for registration or cancellation of securities of a bearer nature

(1) Where a company has issued any equity or debt security of a bearer nature, by whatever name called, it shall, within six months of the coming into force of section 60A of the Act, issue a notice specified as Form 40 requiring the holder to bring such instrument issued by it for registration.

- (2) Where the holder of any bearer security mentioned in sub-regulation (1) of this regulation receives a notice, he shall within two months of receipt of such notice surrender it to the company for registration.
- (3) Where any bearer security is surrendered for registration, the company after making such enquiry as deemed appropriate, shall enter the name of the holder in the register of members as the shareholder in respect of the securities represented by the instrument in accordance with the terms of issue thereof.
- (4) Where the holder of any bearer security fails to surrender such instrument to the company within the period specified hereinabove, the company shall apply to the court for an order for cancellation of the security with effect from the date of the order, and shall also issue a notice to the bearer, within fourteen days of such application, of the fact that an application has been made to the court under this provision.
- (5) Any bearer security, which has been surrendered pursuant to subregulation (3) and registered by the company, shall be duly accounted for in the next annual return to be filed by the company.
- (6) A company which issued any bearer security prior to the coming into force of this provision shall prepare and maintain a register of the number of such instruments, specified as Form 41, that were issued and the date these were surrendered under sub-regulation (3).
- 3. In regulation 19, in clause (a), after sub-clause (xiii), the following new sub-clauses shall be added, namely:-
  - (xiv) Name of the member, not being a natural person, on whose behalf shares have been held
  - (xv) Number of shares or percentage of voting rights or controlling interest in the company held on behalf of a member not being a natural person
- 4. after regulation 19, the following new regulation shall be added, namely:-
  - "19A. Additional particulars of Ultimate Beneficial Owners.- (1) A company shall, within six months of coming into force of section 123A of the Act, ascertain and obtain information, in the form specified as Form 42, as to all the ultimate beneficial owners, by issuing a notice to every member, not being a natural person, who hold not less than twenty five percent of shares, voting rights or controlling interest in the company.
  - (2) In reply to the notice issued by the company, every member to whom the notice has been issued under sub-regulation (1), shall submit a declaration in the form specified as Form 43 to the company, within thirty days of the notice, indicating the name, address and other particulars as specified therein, as are necessary to properly identify the ultimate beneficial owner.

- (3) Where any change occurs in the beneficial ownership or controlling interest of a company, the member referred to in sub-regulation (2) shall, within a period of thirty days from the date of any change, submit a declaration to the company in the form specified as Form 44, stating the nature of change and other particulars as mentioned therein.
- (4) Where a declaration is made to a company under sub-regulation (2) or sub-regulation (3), the company shall make a note of such declaration in a register of ultimate beneficial owners containing the following particulars:-
  - (i) Name
  - (ii) Father's Name
  - (iii) CNIC/NICOP/Passport no.
  - (iv) Nationality
  - (v) Country of origin (in case of foreign national or dual national)
  - (vi) Usual residential address
  - (vii) Email address
  - (viii) Date on which shareholding, control or interest acquired in the company
  - (ix) Date on which shareholding, control or interest acquired in the company from former ultimate beneficial owner
  - (x) Direct shareholding, control or interest, if ultimate beneficial owner himself has shares, control or interest in the member of the company (Y/N)
  - (xi) Indirect shareholding, control or interest, through legal persons or legal arrangements in the chain of ownership, whether in Pakistan or abroad (Y/N)
  - (xii) In case of indirect shareholding or control, names and particulars of all the legal persons or legal arrangements through whom shareholding or control exercised, whether in Pakistan or abroad, as follows:

- (xiii) Any other information incidental to or relevant to enable the company to evaluate this matter.
- (5) Every company required to maintain a register of ultimate beneficial owners shall, within thirty days from the receipt of declaration received under sub-regulation (2) or (3), submit to the registrar concerned a return in the form specified as Form 45.
- (6) Without prejudice to the provisions of regulation 44, a company shall, to whom necessary information has not been provided by a member in reply to

the notice issued under sub-regulation (1), make an application to the Commission, in the form and manner specified in regulation 5 of the Companies (Distribution of Dividends) Regulations, 2017.

**Explanation:** For the purposes of this regulation the expression "ultimate beneficial owner" means a natural person who ultimately owns or controls a company and includes the person who exercise ultimate effective control through a chain of ownership or by means of control other than direct control of not less than twenty five percent of shares, voting rights or controlling interest in that company.";

- 5. after regulation 34, the following new regulation shall be added, namely:-
  - **34A.** Disposal of books and papers of company which has been wound up.— For the purpose of sub-section (3) of section 413 of the Act, the books and papers of a company which has been wound up shall not be destroyed for a period of not less than five years.
- 6. In Form 29, in Part II, in clause 2, in column (j), the following footnote shall be added, namely:-
  - \*\*\*\*\* In case of a nominee director of a member or creditor who is not a natural person, the name of such member or creditor shall be mentioned, and a copy of resolution from the appointing body be attached
- 7. In Form A, in Part II, in section B, in clause 2.16, after the last column in the table, a column containing the words "Name of member or creditor nominating the director" shall be added.
- 8. In Form A, in Part II, in section B, in clause 2.17, in the column containing the words "Name", the following footnote (\*) shall be added, namely:-
  - \* In case the member is holding shares on behalf of a person, not being a natural person, the name of such a person shall be mentioned alongwith the name of the member.
- 9. In Form B, Part II, in section A, in clause 2.14, after the last column in the table, a column containing the words "Name of member or creditor nominating the director" shall be added.
- 10. In Form B, in Part II-B, in clause 2.15, in the column containing the words "Name", the following footnote (\*) shall be added, namely:-
  - \* In case the member is holding shares on behalf of a person, not being a natural person, the name of such a person shall be mentioned alongwith the name of the member.
- 11. after Form 39, the following new Forms shall be inserted, namely:-

# THE COMPANIES ACT, 2017 THE COMPANIES (GENERAL PROVISIONS AND FORMS) REGULATIONS, 2018 [Section 60A and Regulation 16A(1)]

### NOTICE TO HOLDERS OF BEARER SECURITIES ISSUED BY A COMPANY

(Name of Company)

<<Insert Date>>
[By post/email]
To: Name and address of holder

Take Notice that by virtue of section 60A of the Companies Act 2017, no company may allot, issue, sell, transfer, assign or otherwise dispose off a bearer share, bearer share warrant or any equity or debt security of a bearer nature, by whatever name called.

Regulation 16A of the Companies (General Provisions and Forms) Regulations 2018 (the "Regulations") requires every holder of any bearer security issued by (state the company name) to surrender it to the company for registration.
Accordingly, you are advised to surrender the bearer security issued by (state the company name) to (state the registered office address of the company), for registration, before the expiration of two months of the receipt of this notice.
It is also informed that in terms of sub-section (3) of section 60A of the Companies Act 2017, any violation of the aforesaid provision shall be subject to a penalty of level 3 on the standard scale.
Name & signature

(Person authorized to issue notice) \*Delete whichever is not applicable

# THE COMPANIES ACT, 2017 THE COMPANIES (GENERAL PROVISIONS AND FORMS) REGULATIONS, 2018 [Section 60A and Regulation 16A(6)]

#### REGISTER CONTAINING PARTICULARS OF HOLDERS OF BEARER SECURITIES

### (Name of Company)

Names, addresses and Status of holder of bearer securities				s of shares and ate of surrend		r held	
Given Name and Surname/Co mpany Name	Address/regi stered office address	Occupa tion	Nationality/C ountry of incorporatio n/ formation	Da te of Iss ue	Class of Shares/sec urities	Numb er of securi ties	Date of surren der

Note: Please give particulars depending upon whether the holder is an individual or body corporate

**FORM 42** 

# THE COMPANIES ACT, 2017 THE COMPANIES (GENERAL PROVISIONS AND FORMS) REGULATIONS, 2018 [Section 123A(1) and Regulation 19A(1)]

#### **NOTICE TO MEMBERS HAVING ULTIMATE BENEFICIAL OWNERS**

<<Insert Date>>
[By post/email]
To: Name and address of member
Date:

Subject: Notice under regulation 19A of the Companies (General Provisions and Forms) Regulations, 2018 ("the Regulations")

Take Notice that sub-regulation (2) of Regulation 19A of the Companies (General Provisions and Forms) Regulations 2018 (the "Regulations") requires every member of the company to whom a notice has been served under sub-regulation (1) to submit a declaration to the company providing information and particulars of the ultimate beneficial owner(s), as defined in Regulations.

Sub-section (4) of section 123A of the Companies Act, 2017 (the "Act") specifies that if any person, without any reasonable cause, fails to comply with the requirements of this section or the Regulations, the registrar or the Commission may make an order directing the company or any of its officer or persons to make good the default or undo the irregularity or otherwise make amends, as the circumstances may require, within such time as may be specified in the order.

The said provision also stipulates that where such person fails to make good the default within the specified time period, he shall without prejudice to any other liabilities be liable to a penalty of level 3 on the standard scale.

You are accordingly advised to submit the following information about your ultimate beneficial owner(s) in the company within 30 days of the date of this notice in accordance with regulation 19A(2) of the Regulations failing which the company will proceed in the matter without further notice as per the provisions of the Act and the Regulations.

- 1. Name
- 2. Father's Name
- 3. CNIC/NICOP/Passport no.
- 4. Nationality
- 5. Country of origin (in case of foreign national or dual national)
- 6. Usual residential address
- 7. Email address
- 8. Date on which shareholding, control or interest acquired in the company
- 9. Direct\* shareholding, control or interest, if ultimate beneficial owner himself has shares, control or interest in the member of the company) (Y/N)
- 10. Indirect\*\* shareholding or control (through legal persons or legal arrangements in the chain of ownership, whether in Pakistan or abroad) (Y/N)
- 11. In case of indirect shareholding or control, particulars of all the legal persons or legal arrangements through whom shareholding or control exercised, whether in Pakistan or abroad, as follows:

Name	Legal form (Company/LLP/Partnership Firm/Trust/Any other body corporate (to be specified))	Date of incorporation/ registration	Name of registration authority	Business Address	Country	Email address

12. Any other information incidental to or relevant to enable the company to evaluate this matter.

Name & signature

(Person authorized to issue notice on behalf of the company)

- \* Direct shareholding or control refers to an ultimate beneficial owner who himself has shares, control or interest in the member of the company (in case of a company being a member), a partner in case of an LLP/partnership firm, or a trustee or beneficiary in case of a trust)
- \*\* Indirect shareholding or control refers to control exercised through intermediate holding companies in the chain of ownership

**FORM 43** 

# THE COMPANIES ACT, 2017 THE COMPANIES (GENERAL PROVISIONS AND FORMS) REGULATIONS, 2018 [Section 123A(2) and Regulation 19A(2)]

### **DECLARATION BY MEMBER ABOUT ULTIMATE BENEFICIAL OWNER(S)**

(To be submitted to the company by every member as notified under regulation 19A(1))

Name of Company CUIN Presented by			
1. This is to		having is entered in the register o	
(state the number are interest)* in the compact.  It is further de	nd classes of shares/extent pany. eclared that I became the (ho	or percentage of beneficial older of the shares/control/in be at the date of this declar	or controlling terest)* in the
	of shares/interest in the		

- 3. I do not hold (the beneficial ownership in the said share(s)/any interest in terms of section 74(3) of the Companies Act, 2017)\* in the company.
- 4. The particulars of the ultimate beneficial owner(s), as defined in the Companies (General Provisions & Forms) Regulations 2018, in respect of the aforesaid number of shares/control/ interests, is/are:

1.	Name	
2.	Father's Name	
3.	CNIC/NICOP/Passport no.	

	4. Nationality							
	5.	Cour	ntry of origin (in case of fo	oreign national	or dual nati	onal)		
	6.	Usua	I residential address					
	7.	Ema	il address					
	8.	Date	on which shareholding,	control or inter	est acquired	d in the		
-		com						
	9.		on which shareholding,			d in the		
-			pany from former ultima					
	10.		ct** shareholding, contro					
			elf has shares, control or	interest in the	member of	the		
=			pany) (Y/N)					
	11.		ect*** shareholding con				S	
			gal arrangements in the o	chain of owner	snip, whethe	er in		
E			stan or abroad) (Y/N)		C - II I	111-		
	12.		se of indirect shareholdir	_				_
			ngement through whom	snarenolding o	r control exe	ercisea, wi	netner in	Pakistan
		or at	proad, as follows:					
-								
			Legal form	5	Name of			
	_	lame	(Company/LLP/Partnership	Date of incorporation/	registration	Business	Country	Email
	'	idilic	Firm/Trust/Any other body	registration	authority	Address	Country	address
			corporate (to be specified))					
=								
	13.	-	other information incider	ntal to or releva	ant to enable	e the com	pany to e	valuate
		this r	matter					
_								
_			this solemn declaration c	onscientiously	believing th	e same to	be true.	
Sw	orn	at						
			do., of	20				
ını	S		_ day of,	20				
Dof	oro	me:						
Dei	ore	me.						
	-h Λ	omm	 issioner					
			ichever is inapplicable					
			nareholding or control re	efers to an ulti	mate henef	icial owne	er who h	imself has
			rol or interest in the m					
			partner in case of an LLD				-	

member), a partner in case of an LLP/partnership firm, or a trustee or beneficiary in case of a trust)

\*\*\* Indirect shareholding or control refers to control exercised through intermediate holding companies in the chain of ownership

Note: The form of declaration may be modified or adapted to the circumstances in which the non-beneficial owner is a body corporate or in which there is more than one non-beneficial owner in respect of a particular share.

**FORM 44** 

# THE COMPANIES ACT, 2017 THE COMPANIES (GENERAL PROVISIONS AND FORMS) REGULATIONS, 2018 [Section 123A(3) and Regulation 19A(3)]

### **DECLARATION BY MEMBER ABOUT CHANGE OF ULTIMATE BENEFICIAL OWNER(S)**

CUI	N	f Compar ed by			<del>-</del> - -				
1. am			declare that I se name is entered in the		name of me		ock lette	rs)	
			npany) as the holder of extent of voting rights/co				er and		
2. the		•	ral person(s)/particulars on nership/controlling rights	•			•		
	1.	Name o	f former ultimate benefic	ial owner					
	2.	Number	and class of shares or vot	ing rights held					
	3.	Name of	the new ultimate benefic	cial owner					
	4.	Father's							
	5.	CNIC/NIC	COP/Passport no.						
	6.	National	-						
	7.	Country	of origin (in case of foreig	gn national or o	dual nationa	l)			
	8.	Usual res	sidential address						
	9.	Email ad	dress						
	10.	Date on	which shareholding, inter	est or control	acquired in t	the			
		•	y from former ultimate be						
	11.		shareholding, control or i						
			imself has shares, control	or interest in t	the member	of the			
		company							
	12.		*** shareholding, control						
		_	arrangements in the chair	n of ownership	, whether in				
			or abroad (Y/N)						
	13		of indirect shareholding o whom shareholding or c		• .		_	_	
		Name	Legal form (Company/LLP/Partnership	Date of incorporation/ registration	Name of registration authority	Business Address	Country	Email address	

	Firm/Trust/Any other body corporate (to be specified))					
14.	Any other information incidental to	o or relevant to enab	le the company	to evalu	ate this	

matter.

This day of, 20
Before me:
Oath Commissioner
The form of declaration may be modified or adapted to the circumstances in which the non-beneficial owner is a body corporate or in which there is more than one non-beneficial owner in respect of a particular share.
* Delete whichever is inapplicable
** Direct shareholding or control refers to an ultimate beneficial owner who himself has shares, control or interest in the member of the company (in case of a company being a member), a partner in case of an LLP/partnership firm, or a trustee or beneficiary in case of a trust)
*** Indirect shareholding or control refers to control exercised through intermediate holding companies in the chain of ownership
FORM 45

THE COMPANIES ACT, 2017 THE COMPANIES (GENERAL PROVISIONS AND FORMS) REGULATIONS, 2018 [Section 123A(5) and Regulations 19A(5)]

# RETURN CONTAINING PARTICULARS OF ULTIMATE BENEFICIAL OWNERS

## <u>PART I</u>

1.1	CUIN (Registration No.)
1.2	Name of the Company
1 2	Fac Daymant Dataila

1.3 Fee Payment Details

1.4	Partic	ulars of chief exe	ecutive officer, director, compan	y secretary or chief financial
officer	of the	Company author	rized under sub-section (6) of se	ction 123A of the Companies
Act, 20	017:			
	1.4.1	Name		
	1.4.2	Father's Name		
	1.4.3	Designation		
	1.4.4	NIC No.		
	1.4.5	Cell No.		
	1.4.4	Email address		

# <u>PART II</u>

# 2.1 Particulars of Ultimate Beneficial Owners

1.3.1 Challan No.

1.3.2 Amount

		Member 1	Member 2	Member 3	Member 4
1.	Name of member(s), not				
	being a natural person,				
	holding not less than 25% of				
	shares, voting rights or				
	controlling interest				
2.	Percentage of shares, voting				
	rights or controlling interest				
	of member in the company				
	. ,				
3.	Name(s) of individual(s)				
	who is/are the ultimate				
	beneficial owner(s)				
4.	Father's Name				
5.	CNIC/NICOP/Passport no.				
6.	Nationality				
7.	Country of origin (in case of				
	foreign national or dual				
	national)				
8.	Usual residential address				
9.	Email address				
10.	Date on which shareholding,				
	control or interest acquired				
	in the company				
11.	Date on which shareholding,				
	control or interest acquired				
	in the company from former				
	ultimate beneficial owner				

12. Direc	ct* shareholding,						
cont	rol or interest (if						
ultim	nate beneficial owner						
hims	self has shares, control						
or in	terest in the member of						
the c	company) (Y/N)						
13. Indir	ect** shareholding,						
cont	rol or interest, through						
legal	persons or legal						
arrar	ngements in the chain of						
own	ership, whether in						
Pakis	stan or abroad (Y/N)						
14. In ca	se of indirect						
share	eholding or control,						
nam	es of legal persons or						
legal	arrangement through						
who	m shareholding or						
cont	rol exercised, whether						
in Pa	ıkistan or abroad						
Name	Legal form (Company/LLP/Partnership	Date of incorporation/	Name of registration	Business	Coun	trv	Email
Name	Firm/Trust/Any other body corporate (to be specified))	registration	authority	Address	Coun	LI y	address
15 Any	other information						
1	lental to or relevant to						
	ole the company to						
	uate this matter.						
		1					

<sup>\*</sup> Direct shareholding or control refers to an ultimate beneficial owner who himself has shares, controls or interest in the member of the company (in case of a company), a partner in case of an LLP/partnership firm, or a trustee or beneficiary in case of a trust

### PART-III

### 3.1 Declaration:

I do hereby solemnly and sincerely declare that the information provided in the form is:

 true and correct to the best of my knowledge, in consonance with the record as maintained by the Company and nothing has been concealed; and

<sup>\*\*</sup> Indirect shareholding or control refers to control exercised through intermediate holding companies in the chain of ownership

		•	visions of law, rulichever is applica	. •	ons, directives, circula	rs and	
	_						
3.2	Name of Authorized Officer with designation/ Authorized Intermediary						
3.3	Signature	S					
3.4	Registration No of Authorized Intermediary, if applicable						
3.5	Date		Day	Month	Year		
(File	No.SY/SEC	P/8/13)			1		

(ii)

hereby reported after complying with and fulfilling all requirements under