#### **Government of Pakistan**

#### Securities and Exchange Commission of Pakistan

#### NOTIFICATION

Islamabad, the 22<sup>nd</sup> February 2018

#### **NOTIFICATION**

**S.R.O. 254** (I)/**2018**. <sup>1</sup> — In exercise of powers conferred by section 512 read with section 134 of the Companies Act, 2017 (XIX of 2017), the Securities and Exchange Commission of Pakistan hereby makes the following Regulations, the same having been previously published vide S.R.O. 3(I)/2018 dated 1<sup>st</sup> January 2018 as required by section 512 of the said Act, namely: -

## CHAPTER I Preliminary

- **1. Short title and commencement.** (1) These regulations shall be called Companies (Postal Ballot) Regulations, 2018.
  - (2) They shall come into force at once.
- **2. Definitions**. (1) In these regulations, unless there is anything repugnant in the subject or context, -
  - (a) "Act" means the Companies Act, 2017 (XIX of 2017);
  - (b) "authentication" means authentication through email and SMS codes for ensuring communication with legitimate member;
  - (c) "Commission" means the Securities and Exchange Commission of Pakistan established under section 3 of the Securities and Exchange Commission of Pakistan Act, 1997 (XLII of 1997):
  - (d) "cyber security" includes protecting information, equipment, devices, computer, computer resource, communication device and information stored therein, from unauthorized access, use, disclosures, disruption, modification or destruction;
  - (e) "electronic signature" shall be the same as defined under clause (n) of section 2 of the Electronic Transactions Ordinance, 2002 (LI of 2002); <sup>2</sup>[]
  - (f) "electronic voting or (e-voting)" means voting through electronic mode; <sup>3</sup>[and
  - (g) "scrutinizer" means scrutinizer appointed under regulation 11 of this regulation.]
- (2) All words and expressions used but not defined in these Regulations shall have the same meanings as in the Act and the Electronic Transactions Ordinance, 2002 (LI of 2002).
- **3. Applicability.** The right of vote through postal ballot shall be provided to members of-

<sup>&</sup>lt;sup>1</sup> SRO 254 (I)/2018 dated February 22, 2018 is further amended vide SRO 2192/(I)/2022 dated December 5, 2022.

<sup>&</sup>lt;sup>2</sup> Omitted the word "and" vide SRO 2192/(I)/2022 dated December 5, 2022

<sup>&</sup>lt;sup>3</sup> Inserted vide SRO 2192/(I)/2022 dated December 5, 2022

- (a) every company, subject to the requirements of sections 143 and 144 of the Act; and
- (b) a listed company <sup>4</sup>[for all businesses classified as special business under the Act and in case of election of directors, if the number of persons who offer themselves to be elected is more than the number of directors fixed under sub-section (1) of section 159 of the Act].

## CHAPTER II ELECTRONIC VOTING

- 4. Responsibility of company. -<sup>5</sup>[(1) The right of vote through postal ballot shall be provided to members of every company, subject to the requirements of sections 143 and 144 of the Act.
- (1A) The right to vote through electronic voting facility and voting by post shall be provided to members of every listed company for all businesses classified as special business under the Act and in case of election of directors, if the number of persons who offer themselves to be elected is more than the number of directors fixed under sub-section (1) of section 159 of the Act.]
- <sup>6</sup>[(1B)] For the purposes of e-voting and related matters a company shall maintain record of email and mobile number of members and the board of the company shall approve: -
  - (a) procedure for appointment of e-voting service provider in accordance with these regulations and the articles of association of the company;
  - (b) mode of provision of information to foreign shareholders to enable them to cast vote through e-voting.
- (2) Subject to the requirements of sections 143 and 144 of the Act, where poll is demanded in the general meeting, a company shall within seven days from the day on which it is demanded send to all members complete information, including but not limited to the following, for casting vote in a secured manner as well as enable them to cast vote through e-voting: -
  - (a) web address, login details, password, date of casting e-vote and other necessary details through email; and
  - (b) security codes through SMS from web portal of e-voting service provider; or electronic signature.
- (3) Company shall ensure that agenda items for which poll was demanded are correctly uploaded in the web portal of e-voting service provider and shall resolve any grievances of members to enable them to cast vote through e-voting.
- <sup>7</sup>[(4) In case of election of directors and transactions specified as special business under the Act, a listed company shall send information to members as provided in sub-regulations (2) and (3) along with the information about scrutinizer, where required under Regulation 11, including but not limited to, -
  - (a) his /her name,
  - (b) qualification and experience; and
  - (c) purpose of his/her appointment,

<sup>&</sup>lt;sup>4</sup> Substituted for the words "in case of election of directors" vide SRO 2192/(I)/2022 dated December 5, 2022

<sup>&</sup>lt;sup>5</sup> Inserted Clause 1 and IA vide SRO 2192/(I)/2022 dated December 5, 2022

<sup>&</sup>lt;sup>6</sup> Clause renumbered vide SRO 2192/(I)/2022 dated December 5, 2022

<sup>&</sup>lt;sup>7</sup> Inserted vide SRO 2192/(I)/2022 dated December 5, 2022

not later than seven days before the date of general meeting and the provisions of regulation 7 shall apply.]

- **5. E-voting service provider. -** For the purposes of e-voting and related matters, company shall appoint e-voting service provider subject to the fulfillment of eligibility and other requirements specified under these regulations.
- **6. Eligibility of e-voting Service Provider. -** Following persons shall be eligible for appointment as e-voting service provider: -
  - (a) central depository licensed under Securities Act, 2015 (III of 2015); or
- (b) a share registrar and ballotter as registered under the Share Registrars and Ballotters Regulations, 2017, subject to the following minimum requirements that
  - (i) it owns a web portal and secured system based on process of display of electronic ballots, recording of votes of the members and the number of votes polled in favour or against along with text of the resolutions, in such a manner that the entire voting exercised by way of electronic means accurately gets registered and counted in electronic registry in a centralized server with adequate cyber security;
  - (ii) its entire system is certified by independent external auditors or expert regarding information security standards (e.g. ISO Certification), penetration testing, cyber security protection, business continuity and disaster recovery arrangements;
  - (iii) its web portal and secured system shall use following security features:
    - (I) electronic signature or authentication for communication with members;
    - (II) maintenance of passwords in the encrypted mode in the database;
    - (III) completely automated public turning test to tell computers and humans apart (CAPTCHA) mechanism upon login of e-voting portal;
    - (IV) secure communication by use of hypertext transfer protocol secure (HTTPs) protocol and secure sockets layer (SSL) certificate;
    - (V) significant activity by web portal users shall be logged;
    - (VI) backup of database for data loss prevention;
  - (iv) it is not an associated company or associated undertaking or related party of the company appointing it as an e-voting provider.
- **7. Procedure for e-voting. -** (1) The facility for e-voting shall remain open for not less than three days and shall close at 1700 hours (Pakistan Standard Time) on the date preceding the date of the poll.
- (2) Identity of the members intending to cast vote through e-voting shall be authenticated through electronic signature or authentication for login.
- (3) Members shall cast vote online during the time specified in sub-regulation (1), provided that once the vote on a resolution is casted by a member, he shall not be allowed to change it subsequently.
- (4) The e-voting service provider shall be required to keep the result of e-voting confidential and provide access to the chairman of the general meeting in which poll was demanded to unblock result of e-voting on the day of poll.

## CHAPTER III VOTING THROUGH BALLOT PAPER

- **8. Responsibility of Company. -** (1) Subject to sections 143 and 144 of the Act, a company shall, within three working days from the day of general meeting, in which poll is demanded, <sup>8</sup>[upload the ballot paper on its website and publish the same] in English and Urdu languages at least in one issue each of a daily newspaper of respective language having nationwide circulation substantially on the format as provided in **Annexure I** containing the draft resolution and following information:
  - (a) business address and contact details of chairman of the general meeting in which poll was demanded, where duly filled ballot paper has to be sent by members;
  - (b) detailed procedure for submission of ballot papers.
- <sup>9</sup>[(2) Where, in addition to e-voting, the option of voting through ballot paper is provided by the Company in case of election of directors or transactions specified as special business under the Act, the Company shall publish the ballot paper and information as provided in sub-regulation (1) in newspapers and also upload the ballot paper on its website not later than seven days before the general meeting and the provisions of regulation 9 shall apply].
- 9. **Procedure for voting through ballot paper. -** (1) The members shall ensure that duly filled and signed ballot paper along with copy of Computerized National Identity Card (CNIC) should reach the chairman of the meeting through post or email one day before the day of poll, during working hours. The signature on the ballot paper shall match with the signature on CNIC.
- (2) In case of foreign members and representatives of a body corporate, corporation and Federal Government, acceptability of other identification documents in lieu of CNIC shall be approved by the board of the company.

## CHAPTER IV RESULT OF POLL

- 10. Responsibility of Chairman of meeting. (1) The chairman of the general meeting shall record the time and date of receipt of ballot papers, keep them in safe custody and ensure confidentiality of the result till it is formally announced after the conclusion of the voting in the meeting.
  - (2) The decision of chairman of the meeting regarding validity of the vote shall be final.
- (3) The chairman of the meeting shall immediately after the conclusion of poll, count votes cast during time of poll in person, through proxy, video-link and post and in case of e-voting unblock result of e-voting in the presence of a representative of the members demanding the poll <sup>10</sup>[ and two witnesses

<sup>&</sup>lt;sup>8</sup> Substituted for the words "publish ballot paper" vide SRO 2192/(I)/2022 dated December 5, 2022

<sup>&</sup>lt;sup>9</sup> Substituted vide SRO 2192/(I)/2022 dated December 5, 2022. The Substituted text is reproduced below, "The Company shall also upload the ballot paper and information given in subsection (1) on its website."

<sup>&</sup>lt;sup>10</sup> Inserted vide SRO 2192/(I)/2022 dated December 5, 2022

not in employment of the Company. The Chairman of the meeting shall ensure completeness and accuracy of the results of the voting].

- (4) Result of poll shall be announced in the meeting by the chairman of the meeting and it shall also be published on the company's website at the earliest but not later than twenty-four hours from the conclusion of the general meeting.
- (5) The chairman, after announcement of result of poll shall send execution report of poll, substantially on the format as provided in **Annexure II**, to the company who shall preserve it safely in accordance with the provisions of section 151 of the Act.
- <sup>11</sup>[(6) Where a scrutinizer has been appointed under Regulation 11 by the Board, the Chairman shall also, -
  - (a) ensure that the scrutinizer(s) is provided, prior to members meeting, with the register of members, specimen signature of the members, relevant details pertaining to members and any other document related to the voting process including an independent certification report and flow chart of the e-voting system;
  - (b) ensure presence of scrutinizer while unblocking the results of e-voting;
  - (c) record the time and date of receipt of the report submitted by the scrutinizer under Regulation 11 A (3);
  - (d) immediately after the receipt of the scrutinizer's report as per Regulation 11A (3), announce the result in the meeting and place the same along with the scrutinizer's report, on the website of the Company.; and
  - (e) ensure that the company maintains record of shareholders, either manually or electronically, of the assent and dissent received including the votes that are considered invalid, along with the particulars of name, folio number and total number of shares held, as mentioned but not limited to the format provided in Annexure II.]

## CHAPTER V 12[APPOINTMENT AND RESPONSIBILITIES OF SCRUTINIZER]

- 11. <sup>13</sup>[Appointment of Scrutinizer. (1) The Board of a listed company shall appoint a scrutinizer for the purpose of voting in the meeting where following businesses are to be transacted, -
  - (a) businesses mentioned in section 183 (3) (a) and (b) of the Act;

<sup>&</sup>lt;sup>11</sup> Inserted vide SRO 2192/(I)/2022 dated December 5, 2022

<sup>&</sup>lt;sup>12</sup> Substituted for the words "election of directors" vide SRO 2192/(I)/2022 dated December 5, 2022

<sup>&</sup>lt;sup>13</sup> Substituted vide SRO 2192/(I)/2022 dated December 5, 2022. The substituted regulation is reproduced below,

**<sup>11.</sup> Election of directors.** (1) In case of election of directors, if the number of persons who offer themselves to be elected is more than the number of directors fixed under sub-section (1) of section 159 of the Act, a listed company shall:

<sup>(</sup>a) in case of e-voting, send information to members as provided in sub regulation 2 and 3 of regulation 4, not later than seven days before the date of general meeting and the provisions of regulation 7 shall apply.

<sup>(</sup>b) in case of voting through ballot paper, publish the ballot paper and information as provided in regulation 8 in newspapers, shall also upload the ballot paper on its website not later than seven days before the general meeting and the provisions of regulation 9 shall apply.

<sup>(2)</sup> The chairman of the meeting shall immediately after the conclusion of voting for election of directors, count votes casted during the meeting in person, through proxy, video-link and post and in case of e-voting unblock result of e-voting and announce result in accordance with sub-regulation 4 and 5 of regulation 10.

- (b) investment in associated companies as mentioned in section 199 of the Act except where investment is made in wholly owned subsidiary; and
- (c) election of directors:

Provided that listed companies are required to appoint scrutinizer under this regulation after three months from date of publication of this amending notification.

- (2) The scrutinizer appointed under sub-regulation (1) shall, -
- (a) be the statutory auditor of the company or any other auditor fulfilling requirements stated in section 247 of the Act and having satisfactory QCR Rating from the Institute of Chartered Accountants of Pakistan (ICAP); and
- (b) shall in the opinion of the Board has necessary knowledge and experience to independently scrutinize the voting process.
- (3) The scrutinizer appointed under sub-regulation (1), may take assistance of any person who is not in employment of the company for the purpose of fulfilling his/her responsibilities.]
  - <sup>14</sup>[11A. Responsibility of Scrutinizer. (1) The scrutinizer appointed under Regulation 11 shall,
    - (a) observe that satisfactory procedures of the voting process including adequate precautionary measures to comply with the requirements of these regulations are in place;
    - (b) validate the voting results compiled by the Company which includes votes cast in person, through proxy, video-link and postal ballot immediately after the conclusion of the voting;
    - in case of e-voting, ensure presence at the time of unblocking the votes by the chairman to observe and oversee the process;
    - (d) be available in the general meeting and observe the count of the votes cast, either manually or electronically;
    - (e) observe that there is no duplication of votes cast, either manually or electronically;
    - (f) maintain a record of shareholders, either manually or electronically, to record the assent and dissent received along with the particulars of name, folio number and number of shares held:
    - (g) maintain record of the votes that are considered invalid; and
    - (h) perform any other role and responsibility as may be directed or specified by the Commission from time to time.
- (2) The scrutinizer shall submit to the Chairman a duly signed consolidated report on voting process and votes casted as soon as possible on the same day of general meeting on the format as provided in Annexure III.]

## <sup>15</sup>[CHAPTER VI MISCELLANEOUS

11B. Penalty for contravention of these regulations. — (1) Whoever fails or refuses to comply with, or contravenes any provision of these regulations, or authorizes or permits such failure, refusal or contravention shall be punishable with penalty as provided in sub-section (2) of section 512 of the Act.

<sup>&</sup>lt;sup>14</sup> Inserted vide SRO 2192/(I)/2022 dated December 5, 2022

<sup>&</sup>lt;sup>15</sup> Inserted vide SRO 2192/(I)/2022 dated December 5, 2022

- (2) The penalty to be imposed under this regulation shall be in addition to any other actions that may be taken by the Commission.]
- **12. Repeal. -** Companies (E-Voting) Regulations, 2016 issued vide S.R.O 43 (I)/2016 dated January 22, 2016 is hereby repealed.

#### **Annexure I**

[Regulation 8]

# Ballot paper for voting through post for poll to be held on (time, date and place of poll) (Name of Company and Logo)

## **Complete contact details (including website address)**

Desi	ignated email address	of the	e Chairman at which	the duly filled in	ballot pape	er may be sent:
Name of sha	reholder/joint shareho	lders	3			
Registered A	Address					
Number of s	hares held and folio nu	ımbe	er			
CNIC Numb	per (copy to be attached	(h				
	nformation and enclose ye of body corporate, c ernment.)					
conveying m	hereby exercise my/o ny/our assent or dissent delete as appropriate);					
Sr. No.	Nature and Description of resolutions		o. of ordinary shares or which votes cast	•		I/We dissent to the Resolutions (AGAINST)
In case of ele	ection of directors					
S.No.	Name of director	S	No. of ordinary sl voting in favor of th		Number of votes (number of voting shares X number of directors to be elected)	
Signature of shareholder( Place: Date:						
NO	TES:					

1. Dully filled postal ballot should be sent to chairman -----(Name, business address, email of chairman).

- 2. Copy of CNIC should be enclosed with the postal ballot form.
- 3. Postal ballot forms should reach chairman of the meeting on or before-----(last date of receiving postal ballot). Any postal ballot received after this date, will not be considered for voting.
  - 4. Signature on postal ballot should match with signature on CNIC.
- 5. Incomplete, unsigned, incorrect, defaced, torn, mutilated, over written ballot paper will be rejected.

## <sup>16</sup>[Annexure II

<sup>16</sup> Substituted vide SRO 2192/(I)/2022 dated December 5, 2022. The substituted Annexure is reproduced below; **Annexure II** 

[Regulation 10]
Execution Report

#### **Details**

Name of the Company	
Date of the general meeting in which poll was demanded	
Date of poll	
Dates for casting e-voting	
Last date of receiving postal ballot	
Any other related information	
Resolutions	
Resolution 1	Details
Resolution 2	Details
Resolution 3	Details

#### **Result of e-voting**

Name of member/Folio No.	Shares held or no. of votes	Result of resolutions (In case of election of directors amend accordingly)						
		Resolution No. 1	Resolution No. 2	Resolution No. 3				
		No. of votes in favor or against	No. of votes in favor or against	No. of votes in favor or against				
Total		Xxxxxx		XXXXXXX				

#### **Result of voting through post**

Name of member/Folio No.	Shares held or no. of votes	Result of resolutions (In case of election of directors accordingly)					
		Resolution No. 1	Resolution No. 2	Resolution No. 3			
		No. of votes in favor or against	No. of votes in favor or against	No. of votes in favor or against			
Total		Xxxxxxx		xxxxxxx			

## Vote cast on the day of poll

Name of member/Folio No./name of proxy holder	Shares held or no. of votes	Result of resolutions (In case of election of directors amend accordingly)					
	_	Resolution No. 1	Resolution No. 2	Resolution No. 3			

# Regulation 10 and 11A

Results of Voting on Resolutions/Execution Report						
Name of the Company						
Date of the general meeting						
Date of poll						
Dates for casting e-voting						
Last date of receiving postal ballot						
Any other related information						
Resolutions						
Resolution 1	Details					
Resolution 2	Details					
Resolution 3	Details					

	No. of votes in favor or against	No. of votes in favor or against	No. of votes in favor or against
Total	Xxxxxxx		xxxxxxx

## **Consolidated result of voting**

Sr. No.	Resolutions (In case of election of directors amend accordingly)	No of votes in favor of resolution	No. of votes against resolution	Remarks
	Resolution 1			
	Resolution 2			
	Resolution 3			

Signature of Chairman Place;	
Date:	

## Vote casted in person or through proxy:

Particulars			Result of resolutions (In case of election of directors amend accordingly)							
Name of member*/Fol io No.	Present in person or through proxy	No. of Shares held or no. of votes	No. of votes casted	No. of invalid votes	Resolution No. 1		Resolution No. 2		Resolution No. 3	
					Favor	Against	Favor	Against	Favor	Against
Total										

<sup>\*</sup>In case of votes casted through proxy, mention the name of the proxy holder besides names of the member.

## **Vote casted through e-voting:**

Particulars Result of resolut				ons (In case of election of directors amend accordingly)					
Name of member*/F olio No.	Shares held or no. of votes	No. of votes casted	No. of invalid votes	Resolution No. 1		Resolution No. 2		Resolution No. 3	
				Favor	Against	Favor	Against	Favor	Against
Total									

## **Vote casted through post:**

Particu	ılars	Result of resolutions (In case of election of directors amend accordingly)								
Name of member*/Folio	Shares held or no. of votes	No. of votes casted	- 1   - 1						Resoluti No. 3	ion
				Favor	Against	Favor	Against	Favor	Against	
Total										

## **Consolidated result of voting**

Sr. No.	Resolutions (In case of election of directors amend accordingly)	Total No. of Shares/V otes held	Total Number of votes Casted	Total Number of Invalid Votes	Number of Votes Casted in Favor	Number of Votes Casted Against	Percentage of Votes Castes in Favor	Resolution Passed/Not Passed	Remarks
1.	Resolution 1								
2.	Resolution 2				_				
3.	Resolution 3								

Signature of Chairman Place:

Date:]

## <sup>17</sup>[Annexure III Report of Scrutinizer

[Regulation 11(A)]

То,											
Chairman											
	Annua	1 / Extraord	linary Gen	eral Meeti	ng of		Limited				
Held on		_ at									
Dear Sir,											
the voting	under the Poundertaken meeting	ostal Ballot on the b	Regulation men	ns, 2018 ('ntioned re	the Reguesolution(	ılations"), s), as pei	for the po	arpose of nuirements	nonitoring a	("the and validating egulations, at equired under	
<u>Vo</u>	Details of vo			oroxy:				of director	rs amend ac	cordingly)	
No. of Members present in Person	No. of Members present through Proxy	Total No. of Shares held or no. of votes	Total No. of Votes Casted	Total No. of Invalid Votes	Resolution No. 1		ution No. 1 Resolution No. 2		Resolution No. 3		
		, , , ,			Favor	Against	Favor	Against	Favor	Against	
Total											
<u>Vot</u>	e casted thr	ough e-vot	ing:								
Particulars							ection of directors amend accordingly)				
No. of Members	Total No. of Shares held		tes No	otal 1	Resolution	n No. 1	Resolut	ion No. 2	Resolution No. 3		

<sup>&</sup>lt;sup>17</sup> Inserted vide SRO 2192/(I)/2022 dated December 5, 2022

the Vo	or no. of			Invalid										
	te votes		Votes		IF	A			A	T			A = 4	
					Fa	vor A	gainst	Favo	or A	gainst	Fa	vor	Against	
Total	I													
	Vote casted thr	ough p	oost:											
	Particular	S		Result	of reso	lutions (Ir	case of e	lectio	on of di	rectors	ame	nd acco	rdingly)	
No. of Total No		No. of Total No.		of T	otal Resolution No. 1			F	Resolut	ion No.	. 2	Resolution No. 3		
Membe			Votes Casted		o. of									
Castin	_	tes			valid									
the Vo	te			·	otes	Favor	Against	t <b>F</b>	avor	Agair	nst	Favor	Against	
Total	l													
	l			l l								<u> </u>		
	Consolidated R	_				T				1			1	
S.No.	Resolutions Tota				otal mber	Number of Votes				_	Resolution Passed/No		Remarks	
	(In case of election of	No. o Shar			mber of	Casted	Cast		e of V Caste			assed		
	directors,	Vote		ted In	valid	in	Agair		Favo					
	amend	Hele	d	V	otes	Favour								
1.	accordingly) Resolution 1													
2.	Resolution 2													
3.	Resolution 3													
3.	Resolution 3													
2. That t	the voting proces	ss was o	conducted	by the Co	mpany	as per th	e require	ments	s of the	Posta	l Bal	lot Regi	ılations 20	
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		sciosed	i below (11	anvı.										
except fo	of the matters th			arry).										
	of the matters di													

Chairman.

Last date and time of receiving postal ballot by the Company.	
Resolutions:	
Resolution 1	Details
Resolution 2	Details
Resolution 3	Details
	Name & Signature of Scrutinizer: Place:
	Date:]