

GHANI GLOBAL GLASS LIMITED

Manufacturers of World Class Tubing & Glassware

GGGL/Corp/PSX/EOGM

April 03, 2025

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

POSTAL BALLOT PAPER AND PROVISION OF ELECTRONIC VOTING

Dear Sir,

This is in continuation to our notice of Extraordinary General Meeting (EOGM) of Ghani Global Glass Limited ("the Company) published on March 13, 2025 and Addendum/Rescheduling Notice, published on March 20, 2025 for the meeting to be held on April 12, 2025, in compliance with the requirement of Companies (Postal Ballot) Regulations, 2018, we are pleased to enclose Ballot Paper and information for the provision of E-voting facility to the shareholders of the Company. The same has been uploaded on Company's website as required under regulation 8 of the Companies (Postal Ballot) Regulations, 2018 and also being published in newspapers.

You may please inform the TRE Certificate Holders of the Exchange accordingly.

For and on behalf of GHANI GLOBAL GLASS LIMITED FARZAND ALI Company Secretary

Encl: - As stated above

CC: Executive Director / HOD, Offsite-II Department, SECP, Islamabad.

Corporate Office:

10-N, Model Town Ext. Lahore - 54700, Pakistan. UAN: 111-Ghani1, Ph: +92-42-35161424-5 Fax: (092) 42-35160393 E-mail: info@ghaniglobalglass.com Web: www.ghaniglobalglass.com

Regional Marketing Office:

7-A, Block F, Gulshan-e-Jamal Rashid Minhas Road Karachi - 75260 Ph: (021) 34572150 E-mail: glassmkt@ghaniglobal.com

Glass Plant:

22-Km, Multan Road Phool Nagar Bypass, Distt. Kasur - 55260 Ph: (049) 4510349-549 E-mail: glassplant@ghaniglobalglass.com

ISO 9001-2015 & ISO 14001-2015 Certified



GHANI GLOBAL GLASS LIMITED

PROCEDURE FOR E-VOTING AND VOTING THGROUGH POSTAL BALLOT

In continuation to the notice of Extraordinary General Meeting of Ghani Global Glass Limited ("the Company) published on March 13, 2025 and Addendum/Rescheduling Notice, published on March 20, 2025 (for meeting to be held on April 12, 2025), in accordance with the Companies (Postal Ballot) Regulations, 2018, the right to vote through electronic voting facility (e-voting) and voting by post (Postal Ballot) shall be provided to the members of the Company for special business agenda items No. 1 & 2, in the manner and subject to the conditions contained in the said regulations.

The Board of Directors of the Company has appointed M/s. <u>Digital Custodian Company Limited</u>, as Service Provider for e-voting and M/s. <u>Nasir Jamil & Co. Chartered Accountants</u>, as Scrutinizer for voting process under the Companies (Postal Ballot) Regulations, 2018. Both the above (Service Provider & Scrutinizer) fulfill all the eligibility criteria as laid down by the Regulations and have the necessary knowledge and experience.

PROCEDURE FOR E-VOTING

Details of the e-voting facility will be shared through an e-mail with those members of the Company who have their valid CNIC numbers, cell numbers, and e-mail addresses available in the register of members of the Company by the close of business on April 05, 2025.

E-voting will start on April 09, 2025, at 9:00 a.m. and close on April 11, 2025, at 5:00 p.m. Members can cast their votes at any time during this period. Once members vote on a resolution, they shall not be allowed to change it.

PROCEDURE FOR VOTING THROUGH POSTAL BALLOT

The members shall ensure that duly filled and signed ballot paper along with a copy of the Computerized National Identity Card (CNIC) should reach the Chairman through post on the Company's registered address, 10-N, Model Town Extension, Lahore or email at <u>postalballotgggl25@ghaniglobal.com</u> by April 11, 2025 one day before the Extraordinary General Meeting. The signature on the ballot paper shall match the signature on CNIC.

For the convenience of the Members, the ballot paper is annexed to this notice and the same is also available on the Company's website at <u>www.ghaniglobal.com</u> for download.



GHANI GLOBAL GLASS LIMITED

POSTAL BALLOT PAPER

Ballot Paper for voting through post for the Special Businesses at the Extraordinary General Meeting to be held on Saturday, April 12, 2025, at 11:00 a.m. at registered office 10-N, Model Town Extension, Lahore and through video conferencing.

Contact Details of the Chairman at which the duly filled in ballot paper may be sent:

Business Address: The Chairman, Ghani Global Glass Limited, 10-N, Model Town Extension, Lahore. Attention of Company Secretary E-mail address: <u>postalballotgggl25@ghaniglobal.com</u> Phone: +92-42-35161424-5, website: <u>www.ghaniglobal.com</u>

Name of shareholder/joint shareholders	
Registered Address of shareholder(s)	
Number of shares held	
Folio number	
CNIC Number (copy to be attached)	
Additional Information and enclosures (In case of representative of body corporate, corporation and Federal Government.)	

I/we hereby exercise my/our vote in respect of the following Special Resolutions through postal ballot by conveying my/our assent or dissent to the following agenda by placing tick ($\sqrt{}$) mark in the appropriate box below:

(In case if both the boxes are marked as ($\sqrt{}$), your poll shall be treated as "Rejected")

Nature and Description of Special Resolution	No. of Ordinary shares for which votes cast	I/We assent to the Resolution s (FOR)	I/We dissent to the Resolution s (AGAINST)
 BUY-BACK OF SHARES BY THE COMPANY: "RESOLVED THAT subject to compliance with the provisions 			
of all applicable laws, regulations and permission required, if any, the approval of the members of Ghani Global Glass Limited (hereinafter the "Company") be and is hereby			

accorded under Section 88 of the Companies Act, 2017 read with the Listed Companies (Buy-Back of Shares) Regulations, 2019, to purchase / buy back up to 24,000,000 (Twenty Four Million) ordinary shares of the face value of Rs. 10/- (Rupees Ten) each of the Company at spot share price (not exceeding Rs. 12.00 per share) during the purchase period through Pakistan Stock Exchange (PSX)."	
"FURTHER RESOLVED THAT the ordinary shares purchased pursuant to this special resolution be held as treasury shares."	
"FURTHER RESOLVED THAT the Purchase/buy-back shall be made through the securities exchange (i.e. Pakistan Stock Exchange), and the purchase period shall be from April 17, 2025 to October 05, 2025 (both days inclusive) or till such date on which Buy-Back is completed, whichever is earlier."	
"FURTHER RESOLVED THAT Chief Executive Officer of the Company, or any person authorized by him, be and is hereby authorized and empowered to determine and approve the quantum of shares that may be purchased by the Company (as may be deemed fit) on a day to-day basis during the purchase period."	
"FURTHER RESOLVED THAT Chief Executive Officer and the Company Secretary (hereinafter referred as the "Authorized Persons") be and are hereby jointly or severally authorized and empowered to take all such necessary, ancillary, and incidental steps and to do or cause to be done all such acts, deeds, and things that may be required for the purpose of giving effect to aforesaid resolution(s) and to do all acts, matter, deeds and things which are necessarily incidental and /or consequential to the principal or any ancillary matters thereto."	
"FURTHER RESOLVED THAT the Authorized Persons be and are hereby further jointly or severally authorized and empowered, to take or cause to be taken all actions including but not limited to obtaining any requisite regulatory permission(s), if required, preparation of any requisite documents, engaging legal counsel and consultants for the purposes of the purchase/buy-back of shares, filing of all requisite statutory forms, returns and all other documents as may be required to be filed with the regulator(s), submitting all such documents as may be required, executing all such documents or instrument including any amendments or substitutions to any of the foregoing as may be required or necessary in respect of completing the purchase/buy-back by the Company of its issued ordinary shares and all other matters incidental or ancillary thereto."	

"FURTHER RESOLVED THAT all acts, deeds, and actions taken by the Authorized Persons pursuant to these special resolutions of the shareholders for and on behalf of and in the name of the Company shall be binding acts, deeds and things done by the Company."	
"FURTHER RESOLVED THAT the aforesaid resolution(s) shall be subject to any amendment(s), modification(s), addition(s), or deletion(s) that may be suggested, directed, and advised by the regulator(s) and accepted by the Company, which shall, if deemed to be prudent or necessary by the Authorized Persons, be deemed to be as part of these special resolution(s) without the need of passing a fresh special resolution(s)."	
2. ISSUANCE OF CONVERTIBLE DEBT-SECURITIES:	
 "RESOLVED THAT the approval of the shareholders, be and is hereby granted to issue "Ghani Global Glass Limited – Convertible Sukuk ('the Sukuk')" on the terms and conditions as set out in the Annexure-A, which includes, inter-alia, the following: The Issue can be made to the existing shareholders of the Company (including shareholders of holding company i.e. Ghani Global Holdings Limited, if decided by the Board of Directors of the Company). 	
2. Amount and timings of the Issue to be decided by the	
 Board of Directors of the Company; 3. The amount of the Issue shall not exceed Rs. 1,200,000,000 and it can be issued in tranches or in full; 	
4. These resolutions are effective till the full amount and	
number of Sukuk are exhausted; 5. Sukuk are perpetual unless Sukuk are converted into	
 ordinary shares of the Company on triggering events; 6. Board of Directors of the Company are authorized to amend, alter, add or delete the terms and conditions of the Issue including but not limited to profit on debt, 	
security, mode of issuance, Shari'ah structure etc. at the time of issuance and no further approval shall be required from the shareholders of the Company;	
7. Conversion of the Sukuk into Ordinary shares shall be 02 Sukuk into 1.00 Ordinary Shares of the Company as per terms and conditions set-out in Annexure-A;	
Ghani Global	
Issuer Glass Limited	
Issue Size –	
Maximum Rs. 1,200,000,000	

Issue Size –				
Maximum	Nos.	120,000,000		
Par/Nominal Value	Rs./Sukuk	10.00		
Issue Price	Rs./Sukuk	10.00		
Conversion ratio	Nos.	0.50		
Shares Outstanding	Nos.	240,000,000		
Right Issue	0/	50.000/		
(Maximum)	%	50.00%		
Shares on Conversion	NT			
(Maximum)*	Nos.	60,000,000		
Conversion Price	Rs./Share	20.00		
*this maximum conver				
Sukuk (to the existing s		ii decided by the		
Board of Directors of the	Company.			
8. The conversion ratio	will not he	abanged unloss		
directed by the Secur				
of Pakistan (and ac		0		
Board of the Director				
power to accept the	-			
further approval s	0,			
shareholders of the C	-	uncu nom the		
shareholders of the e	ompany,			
"RESOLVED FURTHER TH	IAT the app	roval be and is		
accorded in terms of Section				
2017 for the conversion of				
Sukuk into 60,000,000 (maxi	mum no.) ordi	nary shares of the		
Company."	·	-		
"RESOLVED FURTHER THA	T the Sukuk s	shall be under the		
control of the Board of Direct				
surrender, rectify or otherwis				
persons, firms, corporation	-			
and conditions and at any su	-			
subject to and in accordan				
Companies Act, 2017."		-		
"RESOLVED FURTHER THA	T the approva	l be and is hereby		
accorded to authorize the				
Secretary of the Company (
Investment Agent, Shari'ah				
Credit Rating Agency(ies), S				
advisors and officers necessa				
the Sukuk."	- 1			

"DESOLVED EUDRUPD	TUAT anoth of the Object Description	Т	
	THAT each of the Chief Executive		
	e and are hereby singly authorized		
-	resolutions and take all necessary		
	w or otherwise and to amend, alter		
	utions as expedient and required		
-	ny applications, documents, letters		
	on behalf of the Company in relation		
00	rther sub-delegate any or all of his		
±	appoint agents and attorneys of the		
1 5 1	eof, and without prejudice to the		
	g, to approach as he may deem fit		
-	ECP, CDC, and/or other concerned		
-	officers and to take such action as		
-	ary or expedient with a view to		
8	r the issuance of the Sukuk and for		
8	sue of all sanctions, approvals, and		
	e required in connection with the		
	tion to do all such acts, deeds and		
	em necessary, including without		
limitation the following:			
(a) negotiate the terms of	of, execute and deliver applications,		
petitions, agreement	s, contracts, undertakings or other		
documents and do a	ll acts, things and deeds as may be		
required or expedie	nt for the proposed issue of the		
Sukuk.			
(b)sign, verify and pr	esent, and appoint advocates in		
connection with the a	applications and petitions aforesaid		
and all other ap	oplications, petitions, affidavits,		
statements and othe	r papers and documents relating to		
obtaining approval o	f the SECP, or any other authority		
to the aforesaid a	oproval of the Sukuk, including		
without limitation, re	eview applications and appeals."		
Ammo			
Annexure-A: 1 - Name of Security	Chani Clobal Class Limited		
1 - Name of Security	Ghani Global Glass Limited – Convertible Sukuk		
2 - Security Type and			
relevant			
Regularity			
Provisions	Companies Act, 2017		
FIOVISIONS	2. the Issuance of Convertible		
	Debt Securities through		
	Right Offer Regulations,		
	2022		
	3. the Structuring of Debt		
	Securities Regulations, 2020		
	4. Section $87(4)(d)(i)$ of the		
	Securities Act, 2015		
	5. Section $83(1)(b)$ of the		
	5. Section $83(1)(b)$ of the		

		6. All other enabling
		provisions under the
		Securities Act, 2015, the
		Companies Act, 2017 and
		other laws, rules and
		regulations
3 -	Participation in	No participation unless
-	-	converted into ordinary shares
	-	on occurrence of triggering
	Liquidation	event. On conversion, new
	Inquitation	
		e v
		conversion as per conversion
		ratio) shall rank pari-passu to
		the existing ordinary shares.
4 -	Pricing (Profit on	Minimum 5% per annum.
	Debt) and Coupon	Payment of profit shall be made
	Type & Frequency	latest by October 31 of each year
		subject to adjustment of interim
		profit (on debt) paid, if any.
		Board of Directors may
		determine the rate of profit on
		debt per Sukuk over and above
		minimum rate.
		Interim profit can also be paid, if
		decided and declared by the
		Board of Directors of the
		Company. Entitlement date and
		book closures shall be
		determined by the Board of
		-
	Tonon	Directors accordingly.
5 -	Tenor	Perpetual unless converted into
		Ordinary Shares on triggering
		event.
6 -	Redemption	Not Applicable – Sukuk are
		perpetual unless converted into
		shares on triggering event
7 -	Conversion into	Conversion into Ordinary Shares
	Ordinary Shares	of the Company on occurrence of
	of the Company	triggering events. Conversion
	ĽJ	Price is Rs. 20.00 per Share.
8 -	Conversion Rate	02 Convertible Sukuk into 1.00
	and Price	Ordinary Share i.e. Conversion
		price shall be Rs.20.00 per
		share.
9 -	Call Option / Dist	
9-	Call Option / Put	not Applicable
	Option	
10 -	Par/ Nominal	Rs. 10.00 per Sukuk
	Value	

11 -	Issue Price	Rs. 10.00 (or as decided by the		
	(Rs./Certificate)	Board of Directors of the		
		Company but it shall not be less		
		than the par/nominal value)		
12 -	Issuance by way	Right Issue to the Existing		
	of	Shareholders including		
		shareholders of holding		
		Company, if decided by the		
		Board of Directors of the		
		Company. Letter of offer shall be		
		tradeable in line with mechanics		
		specified by the PSX.		
13 -	Instrument Rating	Instrument Rating		
		Long Term:		
		Short Term:		
		Credit Rating Firm: To be		
		Decided by the Board of		
		Directors		
14 -	Security / Charge	Floating charge on current		
	57 8-	(present and future assets) or		
		any other security as required by		
		the Investment Agent.		
15 -	Voting Rights	Voting rights of One Convertible		
	0 0	Sukuk is equivalent to 1.00		
		ordinary share. Rights, privileges		
		and obligations is as applicable		
		to the Ordinary Shareholders of		
		the Company.		
16 -	Shari'ah	Shirkat-Ul-Aqd or any other		
	Structure and	appropriate structure (as		
	Transferability	advised by the Shari'ah Advisor).		
	0	Transfer of Sukuk certificates		
		shall be in accordance with the		
		Central Depositories Act, 1997		
		and other applicable CDC		
		regulations. The Issue will be		
		inducted into the Central		
		Depository System ("CDS") of the		
		Central Depository Company of		
		Pakistan Limited ("CDC").		
17 -	Right to Bonus	Not Applicable		
	J	No Bonus entitlement (in the		
		form of Sukuk or Shares) to the		
		Convertible Sukuk holders.		
18 -	Any Other Right(s)	1. No right to the Right Issue (in		
		the form of Shares or Sukuk)		
		2. No Right to Specie Dividend		
		(in any form)		

-				
		 3. No Right to Dividend (declared and paid to the Ordinary Shareholders) 4. Right to the further Right Issue of Convertible Sukuk 		
19 -	Listing	Because of hybrid nature of the instrument, Sukuk will listed on NTS board of PSX under Chapter 5 of PSX regulations or as to be decided by the Board of Directors of the Company.		
20 -	Shari'ah Advisor	To be Appointed		
21 -	Issue Size in Rs.	Up to 1,200,000,000 (it can be issued in tranches or in full)		
22 -	Issue Size (Nos.)	Up to 120,000,000 (it can be issued in tranches or in full)		
23 -	Ranking/Priority	Priority over any other form of shares but subordinate to any other secured loan (including loans secured by way of floating charge)		
	Triggering Event	 if the winding up (either compulsory or voluntary) of the Issuer has occurred; if a receiver or administrator (or equivalent person in any other jurisdiction) is appointed over any of the assets of any of the Issuer or part thereof; if the Issuer is unable to pay its indebtedness as it falls due; Conversion Option is given to the Sukuk-holder any time after 12 months the Issue Date to convert the outstanding face value of Sukuk (of any number of Sukuk they hold) into Ordinary share at Conversion Price. 		
	Investment Agent or Trustee	To be Appointed (depending on the structure)		
26 -	Meeting and Resolutions	Since voting rights are vested to the Convertible Sukuk holders, no separate meeting or resolution(s) are required. Convertible Sukuk holders can convene the general meeting and pass the resolutions as the shareholders under the relevant		

		provisions of the Companies Act, 2017;
		However, separate meeting of Convertible Sukuk holders can
		be called on matters related to
		the Sukuk only as per the
		Issuance Agreement;
27 -	Other Issuance	Convertible Sukuk can also be
41 -	Other issuance	issued to the Ordinary
		Shareholders by way of Bonus if
		declared by the Board of
		Directors of the Company;
28 -	Utilization of	The purpose is to raise capital
10	Proceeds	through issuance of convertible
		debt securities through right
		offer in order to pay off the debt
		amount including amount of
		loan due to Ghani Chemical
		Industries Limited (an
		associated company).
29 -	Other Terms and	Mechanism of distribution of
	Conditions	profit on debt repayment to the
		Sukuk holders shall be as
		described in the Issuance
		Agreement as per the
		Structuring of Debt Securities
		Regulations, 2020.
30 -	Profit	Board of Directors of the
	Reinvestment	Company may determine the
	Plan	profit reinvestment (up to 75% of
		the profit on debt to be paid to
		the Sukukholders) into
		Convertible Sukuk (additional
		issue) on the same terms and conditions.
		conditions.

NOTES:

- 1. Dully filled-in and signed original postal ballot should be sent to the Chairman at above mentioned postal or email address.
- 2. Copy of CNIC/Passport (in case of foreigner) should be enclosed with the postal ballot form.
- 3. Postal ballot forms should reach the Chairman of the meeting on or before Friday, April 11, 2025, during working hours. Any postal ballot received after this date, will not be considered for voting.
- 4. Signature on postal ballot should match with signature on CNIC/Passport (in case of foreigner).

- 5. Incomplete, unsigned, incorrect, defaced, torn, mutilated, over written ballot paper will be rejected.
- 6. This postal Poll paper is also available for download from the website of the Company https://www.ghaniglobal.com and member may download accordingly.

Signature of shareholder(s)/ Proxy Holder(s)/Authorized Signatory

(In case of corporate entity, please affix company stamp)

Place: _____

Date: _____

Note:

Postal Ballot Paper with detailed resolutions have disseminated through PUCARS to PSX and also available on the website of the Company for download at following web link/ QR Code link:



https://www.ghaniglobal.com/ghaniglobalglass/agm-eogm/