

GHANI GLOBAL GLASS LII

Manufacturers of World Class Tubing & Glassware

No. GGGL/Corp/PSX

March 19, 2025

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

Subject: RESCHEDULING OF EOGM AND ADDITION IN AGENDA ITEM

Dear Sir,

This refers to the Notice of EOGM of the Company (GGGL) circulated through PSX vide our letter dated 12-03-2025, we are pleased to convey the following information:

The Board of Directors of the Company vide its Circular Resolution dated 18-03-2025

has approved as under:

- Rescheduled the Extra-Ordinary General Meeting (EOGM) of shareholders of the Company (GGGL) for Saturday, April 12, 2025 at 11:00 A.M. instead of Tuesday, April 08, 2025 at 11:00 A.M. However, there would be no change in Book Closure Dates already announced/circulated through PSX.
- ii. Approved the further Special Business as Agenda Item No.2, as proposed by Ghani Global Holdings Limited (substantial shareholder) through Notice of Resolution dated March 18, 2025, Under Section 140 of the Companies Act, 2017 (copy enclosed as Annexure-A), in addition to the Special Business already circulated through notice of EOGM dated March 12, 2025.
- iii. Addendum to the Notice of EOGM being dispatched to shareholders of the Company is enclosed as Annexure-B.

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

Thanking you

For GHANI GLOBAL GLASS LIMITED

FARZAND ALI

Company Secretary

Encls: As stated above

CC: - The Executive Director, Supervision Department, SECP, Islamabad.

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Glass Plant:

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



GHANI GLOBAL HOLDINGS LIMITED

Dated March 18, 2025

The Company Secretary Ghani Global Glass Limited 10-N, Model Town Ext. Lahore.

SUBJECT:

NOTICE OF RESOLUTION UNDER SECTION 140 OF THE COMPANIES ACT, 2017

Dear Sir,

This is with reference to your company's (GGGL) Notice of EOGM dated March 12, 2025 (uploaded at PSX) and published in newspapers on March 13, 2025.

In accordance with Section 140 of the Companies Act, 2017, the Board of Directors of our Company (Ghani Global Holdings Limited/GGL) in its meeting held on March 18, 2025 has decided to propose the undermentioned agenda item (along with special resolutions together with the supporting statement) for consideration of the shareholders of Ghani Global Glass Limited in the noticed extraordinary general meeting being held on 08-04-2025, as under:

- To consider and, if deemed fit, to approve issue of convertible debt-securities through right offer, by passing of special resolutions as proposed in the statement under section 134(3) of the Companies Act, 2017 annexed to the notice of the Meeting.

You are requested to circulate the above agenda item (as well) to the shareholders of Ghani Global Glass Limited for their consideration and approval.

By Order of the Board

For Ghani Global Holdings Limited

Farzand Ali

Company Secretary

Enls: As sated above (5 pages)

STATEMENT OF MATERIAL FACTS AS REQUIRED UNDER SECTION 134(3) OF THE COMPANIES ACT, 2017 IN RESPECT OF BUSINESSES TO BE TRANSACTED AT THE FORTH COMING EXTRA ORDINARY GENERAL MEETING IS APPENDED BELOW:

Agenda Item 2:

To consider and, if deemed fit, to approve issue of convertible debt-securities through right offer, by passing of special resolutions as proposed in the statement under section 134(3) of the Companies Act, 2017 annexed to the notice of the Meeting.

The purpose is to raise capital through issuance of convertible debt securities through right offer in order to pay off the debt amount including the amount of loan due to Ghani Chemical Industries Limited (an associated company), under the provisions of law as under:-

- 1 Section 83(1)(b) of Companies Act, 2017 Further issue of capital
- 2 Section 85 of the Companies Act, 2017 Power of company to alter its share capital
- 3 The Companies (Further Issue of Shares) Regulations, 2020
- 4 The Issuance of Convertible Debt Securities through Right Offer Regulations, 2022

Accordingly, prior requisite approval of the members is sought in terms of section 83(1)(b) of the Companies Act, 2017 for further issue of share capital in relation to conversion of convertible debt securities to share capital as required under the Issuance of Convertible Debt Securities through Right Offer Regulations, 2022 by passing of following draft / proposed special resolutions:

"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;
- 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;
- 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:
- 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;

8. The conversion ratio will not be changed unless directed by the Securities and Exchange Commission of Pakistan (and accepted by the Company). The Board of the Directors of the Company will have the power to accept the changes/alterations and no further approval shall be required from the shareholders of the Company;

RESOLVED FURTHER THAT the approval be and is accorded in terms of Section 83(1)(b) of the Companies Act, 2017 for the conversion of 120,000,000 (maximum no.) Sukuk into 60,000,000 (maximum no.) ordinary shares of the Company.

RESOLVED FURTHER THAT the Sukuk shall be under the control of the Board of Directors who may allot, issue, forfeit, surrender, rectify or otherwise dispose of the same to such persons, firms, corporation or corporations on such terms and conditions and at any such time as may be thought fit, subject to and in accordance with the provisions of the Companies Act, 2017.

RESOLVED FURTHER THAT the approval be and is hereby accorded to authorize the Chief Executive and Company Secretary of the Company (singly) to appoint the Trustee, Investment Agent, Shari'ah Advisors, Shari'ah Auditors, Credit Rating Agency(ies), Share Registrar, and any other advisors and officers necessary and expedient to the Issue of the Sukuk.

RESOLVED FURTHER THAT each of the Chief Executive and Company Secretary be and are hereby singly authorized to give effect to the above resolutions and take all necessary steps as required under law or otherwise and to amend, alter the aforementioned resolutions as expedient and required and to sign and execute any applications, documents, letters of authorities etc. for and on behalf of the Company in relation to the foregoing and to further sub-delegate any or all of his powers hereunder and to appoint agents and attorneys of the Company in respect hereof, and without prejudice to the generality of the foregoing, to approach as he may deem fit government authorities, SECP, CDC, and/or other concerned persons, authorities and officers and to take such action as he may consider necessary or expedient with a view to obtaining their consent for the issuance of the Sukuk and for facilitating the eventual issue of all sanctions, approvals, and permissions that may be required in connection with the Sukuk and in that connection to do all such acts, deeds and things as they may deem necessary, including without limitation the following:

^{*}this maximum conversion can be utilized for bonus Sukuk (to the existing shareholders) if decided by the Board of Directors of the Company.

- (a) negotiate the terms of, execute and deliver applications, petitions, agreements, contracts, undertakings or other documents and do all acts, things and deeds as may be required or expedient for the proposed issue of the Sukuk.
- (b) sign, verify and present, and appoint advocates in connection with the applications and petitions aforesaid and all other applications, petitions, affidavits, statements and other papers and documents relating to obtaining approval of the SECP, or any other authority to the aforesaid approval of the Sukuk, including without limitation, review applications and appeals."

Annexure-A:

1 -	Name of Security	Ghani Global Glass Limited – Convertible Sukuk		
2 -	Security Type and	Convertible Sukuk		
	relevant Regularity Provisions	1. Section 66 of the Companies Act, 2017		
		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 Companies Act, 2017		
		 All other enabling provisions under the Securities Act, 2015, the Companies Act, 2017 and other laws, rules and regulations 		
3 -	Participation in Surplus Assets in case of Liquidation	No participation unless converted into ordinary shares on occurrence of triggering event. On conversion, new ordinary shares issued (on 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 Type & Frequency	Payment of profit shall be made 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 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 Ordinary Shares of the Company	Conversion into Ordinary Shares of the Company on occurrence of triggering events. Conversion Price is Rs. 20.00 per Share.		
8 -	Conversion Rate and Price	02 Convertible Sukuk into 1.00 Ordinary Share i.e. Conversion price shall be Rs.20.00 per share.		
9 -	Call Option / Put Option	Not Applicable		

10 -	Par/ Nominal Value	Rs. 10.00 per Sukuk	
11 -	Issue Price (Rs./Certificate)	Rs. 10.00 (or as decided by the Board of Directors of the Company but it shall not be less than the par/nominal value)	
12 -	Issuance by way of	Right Issue to the Existing 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 (present and future assets) or any other security as required by the Investment Agent.	
15 -	Voting Rights	Voting rights of One Convertible 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 Structure and Transferability	Shirkat-Ul-Aqd or any other appropriate structure (as advised by the Shari'ah Advisor). 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	
		No Bonus entitlement (in the form of Sukuk or Shares) to the Convertible Sukuk holders.	
18 -	Any Other Right(s)	No right to the Right Issue (in the form of Shares or Sukuk) No Right to Specie Dividend (in any form) No Right to Dividend (declared and paid to the Ordinary Shareholders) 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)	
24 -	Triggering Event	1- if the winding up (either compulsory or voluntary) of the Issuer has occurred;	
		2 – 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;	
		3 – if the Issuer is unable to pay its indebtedness as it falls due;	

		4 - 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.
25 -	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 issued to the Ordinary Shareholders by way of Bonus if declared by the Board of Directors of the Company;
28 -	- Utilization of Proceeds The purpose is to raise capital through issuance of condebt securities through right offer in order to pay off the amount including amount of loan due to Ghani Claustries Limited (an associated company).	
29 -	Other Terms and Conditions	Mechanism of distribution of 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 Reinvestment Plan	Board of Directors of the Company may determine the 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.

Interest of Directors:

The directors of the Company have no direct or indirect interest in the above-mentioned Special Businesses under Agenda Item (as given above) except to the extent that they are the members of the Company.



ADDENDUM TO THE NOTICE OF EXTRA ORDINARY GENERAL MEETING

(Rescheduled for Saturday, April 12, 2025)



GHANI GLOBAL GLASS LIMITED ADDENDUM TO THE NOTICE OF EXTRA ORDINARY GENERAL MEETING

This refer to Notice of Extra Ordinary General Meeting of the Company dated 12 March 2025 and it is intimated to shareholders of the Company as under:

- 1. Extra-Ordinary General Meeting (EOGM) of shareholders of the Company (GGGL) has been rescheduled for Saturday, April 12, 2025 at 11:00 A.M. instead of Tuesday, April 08, 2025 at 11:00 A.M. However, there would be no change in Book Closure Dates already announced/circulated through PSX.
- 2. The following Special Business as Agenda Item No.2, as proposed by a substantial shareholder, Under Section 140 of the Companies Act, 2017 through Notice of Resolution dated March 18, 2025 will also consider for approval with or without modification, addition/deletion by shareholders of the Company;

"To consider and, if deemed fit, to approve issue of convertible debt-securities through right offer, by passing of special resolutions as proposed in the statement under section 134(3) of the Companies Act, 2017 annexed to the notice of the Meeting."

By Order of the Board

Place: Lahore

Dated: March 19, 2025

Farzand Ali Company Secretary

Statement of Material Facts as required Under Section 134(3) of the Companies Act, 2017 in respect of Agenda Item No.2 to be transacted at the forth coming Extra Ordinary General Meeting is appended below:

The purpose is to raise capital through issuance of convertible debt securities through right offer in order to pay off the debt amount including the amount of loan due to Ghani Chemical Industries Limited (an associated company), under the provisions of law as under:-

1 - Section 83(1)(b) of Companies Act, 2017

2 - Section 85 of the Companies Act, 2017

Further issue of capital

Power of company to alter its share capital

- 3 The Companies (Further Issue of Shares) Regulations, 2020
- 4 The Issuance of Convertible Debt Securities through Right Offer Regulations, 2022

Accordingly, prior requisite approval of the members is sought in terms of section 83(1)(b) of the Companies Act, 2017 for further issue of share capital in relation to conversion of convertible debt securities to share capital as required under the Issuance of Convertible Debt Securities through Right Offer Regulations, 2022 by passing of following draft / proposed special resolutions:

"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:

- 1. 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;

Issuer	Ghani Global 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 (Maximum)	%	50.00%	
Shares on Conversion (Maximum)*	Nos.	60,000,000	
Conversion Price	Rs./Share	20.00	
*this maximum conversion can be utilized for home Culcule (to the exist			

^{*}this maximum conversion can be utilized for bonus Sukuk (to the existing shareholders) if decided by the Board of Directors of the Company.

8. The conversion ratio will not be changed unless directed by the Securities and Exchange Commission of Pakistan (and accepted by the Company). The Board of the Directors of the Company will have the power to accept the changes/alterations and no further approval shall be required from the shareholders of the Company;

"RESOLVED FURTHER THAT the approval be and is accorded in terms of Section 83(1)(b) of the Companies Act, 2017 for the conversion of 120,000,000 (maximum no.) Sukuk into 60,000,000 (maximum no.) ordinary shares of the Company."

"RESOLVED FURTHER THAT the Sukuk shall be under the control of the Board of Directors who may allot, issue, forfeit, surrender, rectify or otherwise dispose of the same to such persons, firms, corporation or corporations on such terms and conditions and at any such time as may be thought fit, subject to and in accordance with the provisions of the Companies Act, 2017."

"RESOLVED FURTHER THAT the approval be and is hereby accorded to authorize the Chief Executive and Company Secretary of the Company (singly) to appoint the Trustee, Investment Agent, Shari'ah Advisors, Shari'ah Auditors, Credit Rating Agency(ies), Share Registrar, and any other advisors and officers necessary and expedient to the Issue of the Sukuk."

"RESOLVED FURTHER THAT each of the Chief Executive and Company Secretary be and are hereby singly authorized to give effect to the above resolutions and take all necessary steps as required under law or otherwise and to amend, alter the aforementioned resolutions as expedient and required and to sign and execute any applications, documents, letters of authorities etc. for and on behalf of the Company in relation to the foregoing and to further sub-delegate any or all of his powers hereunder and to appoint agents and attorneys of the Company in respect hereof, and without prejudice to the generality of the foregoing, to approach as he may deem fit government authorities, SECP, CDC, and/or other concerned persons, authorities and officers and to take such action as he may consider necessary or expedient with a view to obtaining their consent for the issuance of the Sukuk and for facilitating the eventual issue of all sanctions, approvals, and permissions that may be required in connection with the Sukuk and in that connection to do all such acts, deeds and things as they may deem necessary, including without limitation the following:

- (a)negotiate the terms of, execute and deliver applications, petitions, agreements, contracts, undertakings or other documents and do all acts, things and deeds as may be required or expedient for the proposed issue of the Sukuk.
- (b) sign, verify and present, and appoint advocates in connection with the applications and petitions aforesaid and all other applications, petitions, affidavits, statements and other papers and documents relating to obtaining

approval of the SECP, or any other authority to the aforesaid approval of the Sukuk, including without limitation, review applications and appeals."

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Anne	xure-A:	
1 -	Name of Security	Ghani Global Glass Limited - Convertible Sukuk
2 -	Security Type and	Convertible Sukuk
	relevant	1. Section 66 of the Companies Act, 2017
	Regularity	2. the Issuance of Convertible Debt Securities
	Provisions	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 Companies Act, 2017
		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
	Surplus Assets in	shares on occurrence of triggering event. On
	case of Liquidation	conversion, new ordinary shares issued (on
		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 latest by October 31
	Type & Frequency	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 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 of the Company on
	Ordinary Shares of	occurrence of triggering events. Conversion Price is
	the Company	Rs. 20.00 per Share.
8 -	Conversion Rate	02 Convertible Sukuk into 1.00 Ordinary Share i.e.
	and Price	Conversion price shall be Rs.20.00 per share.
9 -	Call Option / Put	Not Applicable
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Option

10 -	Par/	Nominal	Rs. 10.00 per Sukuk
10 -	Value	Nomman	NS. 10.00 PCI SURUK
11 -	Issue Pric	ce	Rs. 10.00 (or as decided by the Board of Directors of
	(Rs./Cert	tificate)	the Company but it shall not be less than the
	_		par/nominal value)
12 -	Issuance	by way of	Right Issue to the Existing 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 -	Instrume	nt Rating	Instrument Rating
		O	Long Term:
			Short Term:
			Credit Rating Firm: To be Decided by the Board of
			Directors
14 -	Security ,	/ Charge	Floating charge on current (present and future assets)
			or any other security as required by the Investment
15	Voting R	iahta	Agent. Voting rights of One Convertible Sukuk is equivalent
15 -	votnig K	igitis	to 1.00 ordinary share. Rights, privileges and
			obligations is as applicable to the Ordinary
			Shareholders of the Company.
16 -	Shari'ah	Structure	Shirkat-Ul-Aqd or any other appropriate structure
	and		(as advised by the Shari'ah Advisor). Transfer of
	Transfera	ability	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 1	Bonus	Not Applicable
	0		No Bonus entitlement (in the form of Sukuk or
			Shares) to the Convertible Sukuk holders.
18 -	Any Othe	er 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
			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.

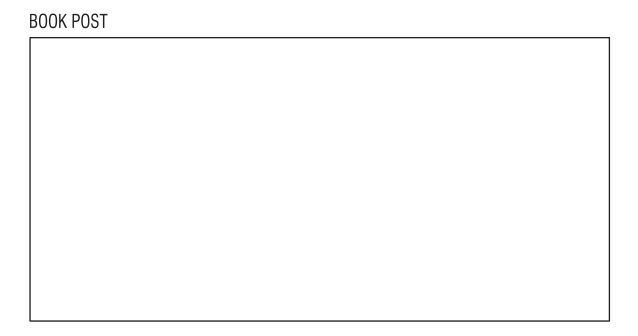
	Shari'ah Advisor	To be Appointed
21 -	Issue Size in Rs.	Up to 1,200,000,000 (it can be issued in tranches or in full)
22 -	Issue Size (Nos.)	Up to 120,000,000 (it can be issued in tranches or in full)
23 -	Ranking/Priority	Priority over any other form of shares but subordinate to any other secured loan (including loans secured by way of floating charge)
24 -	Triggering Event	 1 - if the winding up (either compulsory or voluntary) of the Issuer has occurred; 2 - 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; 3 - if the Issuer is unable to pay its indebtedness as it falls due; 4 - 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.
25 -	Investment Agent or Trustee	To be Appointed (depending on the structure)
26 -		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
27 -	Other Issuance	only as per the Issuance Agreement; Convertible Sukuk can also be issued to the Ordinary Shareholders by way of Bonus if declared by the Board of Directors of the Company;
28 -	Utilization of Proceeds	
29 -	Other Terms and Conditions	Mechanism of distribution of 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 Company may determine
	Reinvestment Plan	the 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.

Interest of Directors:

The directors of the Company have no direct or indirect interest in the abovementioned Special Businesses under Agenda Item No. 2 except to the extent that they are the members of the Company.

Note: Proxy Form already circulated to the shareholders along with notice dated March 12, 2025 shall remain valid for attendance of the rescheduled meeting.



If undelivered please return to:



GHANI GLOBAL GLASS LIMITED

Corporate Office:

10-N, Model Town Ext., Lahore 54000, Pakistan. UAN: 111 GHANI 1 (442-641) Tel: 042 34161424-5, Fax: +92 42 35160393

www.ghaniglobalglass.com