

First Party Second Party

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Amount in Words

AGREEMENT OR MEMORANDUM OF AN AGREEMENT - 5(a)

: LSE Ventures Limited through CEO Aftab Ahmad Chaudhry [3520128318133]

: Mumtaz Hussain as Buyer and Buyers Agent [3520115260767]

: Rashid [35201-5886096-1]

: LSE Ventures Limited through CEO Aftab Ahmad Chaudhry [3520128318133]

: 12-Dec-2024, 11:18:47 AM : 202476E5A59CBCB4

: One Thousand Two Hundred Rupees Only

## MUTUAL BUYOUT AGREEMENT

by and among

### LSE VENTURES LIMITED

(as Seller) and

### MUMTAZ HUSSAIN

(As Buyer and Buyers Agent) and

### SARDAR ALI

(As Buyer, acting through Buyers Agent) and

### USMAN HAIDER

(As Buyer, acting through Buyers Agent) and

### ADNAN AFAQ

(As Buyer, acting through Buyers Agent) and

January, 2025





### MUTUAL BUYOUT AGREEMENT

This MUTUAL BUYOUT AGREEMENT (this "Agreement") is made at Islamabad / Lahore on, 12 January, 2025 by and among:

- (1) LSE Ventures Limited, a company organized under the Companies Act, 2017, through its Chief Executive Officer, Mr. Aftab Ahmad Chaudhry, holder of CNIC #35201-2831813-3, acting under authority of shareholder resolution dated November 27, 2024 (herein referred to as the "Seller", which expression shall, wherever the context so permits, include its executives, shareholders, administrators, permitted assigns and successors-in-interest) of the First part, and
- (2) Mumtaz Hussain, holder of CNIC # 35201-1526076-7, acting for himself and as agent (the "Buyers Agent") of the following individuals under authority of the special power of attorney dated 06 January 2025:
  - Sardar Ali, holder of CNIC # 35201-3479778-3;
  - b. Usman Haider, holder of CNIC # 35202-7444904-5;
  - Adnan Afaq, holder of CNIC # 35200-6715443-7;

All four (4) of whom are collectively referred to as the "Buyers Group", and individually as a "Buyer", each of which expressions shall, wherever the context so permits, include their respective heirs, assigns and successors-in-interest) of the Second part; and

(3) Pakistan Credit Rating Agency Limited, a company organized under the Companies Act, 2017, Pakistan having its registered office at FB-1, Awami Complex, Usman Block, New Garden Town, Lahore, through its Chief Executive Officer, Mr. Usman Haider, holder of CNIC # 35202-7444904-5, acting under authority of shareholder resolution dated December 09, 2024(hereinafter referred to as "PACRA" or the "Company", either of which expressions shall, wherever the context so permits, include its executives, shareholders, assigns and successors-in-interest) of the Third part,

(the Seller, the Buyers Group and PACRA are collectively referred to as the "Parties", and each in its separate capacity as a "Party").

### WHEREAS

- A. The Seller has agreed to sell to the Buyers Group all its unencumbered and exclusively owned shares in the Company, being 26,830,420 (twenty-six million eight hundred thirty thousand and four hundred and twenty) shares, which include the shares held in the name of the directors representing the Seller (the "Shares") described in <u>Schedule A</u> (Particulars of Shares), and each Buyer has agreed to purchase the corresponding number of Shares specified against his name in <u>Schedule B</u> (Schedule of Sale and Payment of Purchase Price and Dividend);
- This Agreement is executed to give effect to the Term Sheet whereby the Seller agreed to transfer the Shares to the Buyers Group against a total consideration of Rupees six hundred million (PKR 600,000,000/-), which is to be paid in ten (10) equal semi-annual installments of Rupees sixty million (PKR. 60,000,000) (the "Instalment") over a period of five (5) years by way of payment to the Seller of dividend from the Company (the "Dividend Payment"), as provided in this Agreement, provided, however, that, in the event dividend declared by the Company is less than the amount equal to an Instalment, such shortfall payment to the Seller shall be made by the Buyers Agent, acting as the guarantor (the "Guarantee Component") under this Agreement;
- C. All Shares shall be held in a blocked form in seller CDS's Account. Upon receipt of each Instalment (including the Guarantee Component, if any), the Escrow Agent shall transfer 2,683,042 shares to the Buyers, as per <u>Schedule B</u> without any recourse to the Seller.

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NOW, THEREFORE, in consideration of the mutual covenants and the respective representations, warranties and agreements set forth herein, the adequacy and sufficiency whereof is admitted by the Parties, the Parties agree as follows:

### Article I: DEFINITIONS.

In this Agreement, the following capitalized terms have the following meanings:

- 1.01 "Affiliate" means, with respect to any Party, a person that directly, or indirectly through one or more intermediaries, controls or is controlled by, or is under common control with, the person specified.
- 1.02 "Dividend Payment" bears the meaning ascribed in Recital B above.
- 1.03 "Escrow Agent" means the Central Depository Company of Pakistan Limited or its designated representative in terms of the Escrow Agreement.
- 1.04 "Escrow Agreement" means the escrow agreement entered in to by the Parties and the Escrow Agent dated 12 January 2025.
- 1.05 "Guarantee Component" bears the meaning ascribed in Recital B above. For avoidance of doubt, any shortfall due to payment of dividend to any new shareholder of the Company, if any (other than the Seller or the Buyers Group), during the course of this Agreement, will also be part of the Guarantee Component of an Instalment.
- 1.06 "Instalment" bears the meaning ascribed in Recital B above. For avoidance of doubt, it includes the Guarantee Component, if any.
- 1.07 "Law" means the constitution, any act, statute, law, ordinance, rule or regulation applicable to the transactions contemplated in this Agreement.
- "Loss" means any debts, obligations and other liabilities (whether known or unknown, absolute or contingent, liquidated or unliquidated, due or to become due, asserted or unasserted or otherwise), losses, claims, damages, taxes, interest obligations, deficiencies, judgments, assessments, fines, fees, penalties, expenses (including amounts paid in settlement, interest, court costs, costs of investigators, fees and expenses of attorneys, accountants, financial advisors, consultants and other experts, and other expenses of litigation), any incidental or consequential damages that are reasonably foreseeable and any punitive damages payable to third parties that may be imposed.
- "Material Adverse Event" means any change, circumstance, development, state of facts, event or effect (i) that has had or would reasonably be expected to have a material adverse change or effect (taken alone or in the aggregate with any other adverse change or effect) that would reasonably be expected to prevent or materially impede, interfere with, hinder or delay the consummation of the transactions contemplated in this Agreement.
- 1.10 "Person" means an individual, corporation, partnership, limited liability company, joint venture, association, trust, unincorporated organization or other entity or liable to pay tax under Law.
- 1.11 "Third-Party" means any Person other than the Parties and their Affiliates.
  - "Third-Party Claim" means any suit, proceeding, claim or demand by a Person other than a Person from which indemnification may be sought under this Agreement.
  - "Restrictions" means any transfer restrictions, proxies, voting agreements, voting trusts, agreements to sell or purchase, liens, rights of third parties generally or any encumbrances and similar restrictions whether arising by contract or operation of law.
- 1.14 "Shares" bears the meaning ascribed Recital A above.

"Term Sheet" means the Term Sheet dated January 2024, signed between the Parties, and a copy of which is attached herewith as <u>Schedule C</u>. For avoidance of doubt, this Agreement supersedes the Term Sheet.

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### Article II: APPROVALS

- 2.01 <u>Shareholder Approval</u>. Seller confirms that this Agreement is executed by it under authority of the Board resolution dated 04 November 2024 and shareholders resolution dated 27 November 2024, an attested copy of each of which has been provided to the Parties and the Escrow Agent.
- 2.02 <u>Buyers Agent's Authority</u>. Buyers Agent confirms that this Agreement is executed by him under authority of the Special Power of Attorney dated 06 January 2025, an attested copy whereof has been provided to the Parties and the Escrow Agent.
- 2.03 <u>Company Approval</u>. The Seller and Buyers Agent agree that terms of this Agreement shall be approved in general meeting of the Company with unanimous vote of the shareholders, for which all directors representing the Seller shall vote affirmatively along with the Seller and the Buyers Group.
- 2.04 No Change. Parties agree that it is a material condition of the transactions herein contemplated that (i) the terms of this Agreement, (ii) the manner in which the transactions herein contemplated are required to be accomplished; and (iii) the authority to execute and/or perform obligations hereunder shall not be rescinded, withdrawn, cancelled or otherwise revised, prevented or obstructed by any Party, except by express prior written approval of all the Parties, through their designated representatives. To this end, the Seller and the Company will share draft resolutions for comments of, and confirmation by, by all Seller and the Buyers Agent, before each proposes the same to its respective shareholders along with notice of such meetings. For avoidance of doubt, no party will be allowed to claim excuse from its obligations and responsibilities under this Agreement, including on account of the Seller undergoing any restructuring, reorganization or other change in its legal status or shareholding structure, as the same exists on the date of this Agreement. In the event, the Seller contemplates any of the foregoing or similar transformation, it will inform the Parties and the Escrow Agent in writing in advance. Any such circumstance shall not absolve the Parties of their respective obligations hereunder or of the Escrow Agent under the Escrow Agreement.

### Article III: PURCHASE AND SALE OF THE SHARES

3.01 Sale of Shares. The Seller shall, through the Escrow Agent, transfer to the Buyers Group, the Shares together with all of the Seller's rights, privileges, title and interest therein to each Buyer, in the proportion set forth opposite's each Buyer's name in Schedule B (Schedule of Sale and Payment of Purchase Price and Dividend). The Shares (and all rights attaching thereto) in the aggregate constitute all of the issued and outstanding 26,830,420 (twenty-six million eight hundred thirty thousand and four hundred and twenty) shares of the Company, representing the entire thirty six percent (36%) equity ownership of the Seller in the Company, as of the date of this Agreement. Subject to payment of the Instalment to Seller or to the order of the Seller under the authority of its shareholders resolution, the Escrow Agent shall transfer corresponding number of Shares as per Schedule B to each Buyer, free and clear of any and all Restrictions. It is of the essence of this Agreement that the sale of the Shares shall consummate upon Seller entrusting the Shares to the Escrow Agent, however, transfer of corresponding number of Shares shall be made by the Escrow Agent at the time of payment of each Instalment.

Payment of Consideration/Dividend Payment. On the terms and subject to the conditions hereof, in consideration of the sale and transfer of the Shares to each Buyer by the Seller through the Escrow Agent, the Seller shall receive full and final cumulative Dividend Payment in ten (10) Instalments, commencing after the close of financial year on 30 June 2024 and ending at the conclusion of financial year on 30 June 2029. The Parties agree that the Dividend Payment represents annualised payment of dividend by the Company, including dividend in respect of the Shares. In the event, dividend declared by the Company for purposes of this Agreement is less than the amount equal to an Instalment and/or where shortfall occurs because of payment of dividend to a new shareholder (as the case may be), such shortfall shall be met by the Guarantee Component, as provided in Section 8.02 below.

3.03 Renunciation of Rights of Dividends. The shareholders resolutions referred to in Article II above shall, among others, record that: (i) the Buyers Group has, for the term of this Agreement, renounced in favour of the Seller its respective claims, right or entitlement to receive dividend on the shares of the Company held by them up to PKR 60,000,000/- (Pakistan Rupees Sixty Million only); (ii) the Seller

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has renounced its respective claims, right or entitlement in respect of the Shares, including the right to receive any dividend declared by the Company for any year, over and above PKR 60,000,000/-(Pakistan Rupees Sixty Million Only) representing the Instalment of the Dividend Payment or any rights in respect thereof, all of which rights and entitlements stand renounced in favour of the Buyers Group as at the date of payment of the first Instalment. If any dividend over and above each Instalment for any year is declared by the Company, such additional dividend shall be distributed by the Company to each member of the Buyers Group (or a new shareholder, if any) in proportion to their respective shareholding in the Company. The Seller does not have nor any one claiming under it shall have any objection to the same. The Buyers Group's rights, interest and entitlement to receive and deal with dividend on shares held by them or any other shares of the Company, over and above the Instalment shall remain unaffected.

- 3.04 Block on Shares. Upon execution of the Escrow Agreement, the Escrow Agent shall block all the Shares of the Sellers in the Company with a notice that these Shares cannot be transferred to anyone except the Buyers Group in accordance with this Agreement. Written confirmation of the same shall be sent by the Escrow Agent to all Parties.
- 3.05 Transfer Date. The entrustment of the Shares to the Escrow Agent, payment of 1st Instalment and the transfer of the Shares proportionate to the first Instalment shall take place at the offices of the Company ("Closing"). The Company shall invite the Escrow Agent to attend such meeting. Thereafter, the Escrow Agent shall transfer the corresponding number of Shares to the Buyers Group upon receipt of each instalment as per Section 3.08 (each date on which an Instalment is paid under this Agreement is referred to as the "Transfer Date").
- 3.06 Venue of Closing. The Closing shall take place at the registered office of the Company except where the Escrow Agent may notify the Parties an alternate time or venue with prior mutual written agreement of the Parties. For avoidance of doubt, Closing refers to entrustment of all the Shares to the Escrow Agent for purposes of this Agreement and the payment of the first Instalment, which shall occur after the execution of this Agreement. Thereafter, each Instalment will be paid semi-annually as per Schedule B. For avoidance of doubt, the Buyers Group may arrange payment of any Instalment by way of payment of dividend (interim or otherwise) by the Company or through the Guarantee Component.
- 3.07 Agreement with Escrow Agent. As soon as practicable, the Parties will execute the Escrow Agreement, in substantially the form attached herewith as Schedule D (Form of Escrow Agreement). The terms agreed by the Parties shall be deemed incorporated in the Escrow Agreement to the extent the transactions contemplated herein and to be conducted by the Escrow Agent are concerned. For ease of reference, a summary of Escrow Agents responsibilities has been outlined in Section 7.06 below. Notwithstanding anything to the contrary contained in this Agreement or any matter or circumstance external to this Agreement, it is a material condition of this Agreement and an absolute and unexceptional obligation of the Escrow Agent that upon receipt of cheque(s) in the amount of an Instalment for delivery to the Seller and or to the order of the Seller under authority of Sellers' shareholders resolution, the Escrow Agent shall record transfer of the corresponding number of Shares from the Seller's name to that of each of the Buyers, as per Schedule B.

Delivery vs Payment Arrangement. For enabling the transactions herein contemplated, the following shall be achieved three (3) days prior to the Closing:

- (a) The Company shall announce dividend and communicate the same via Email to the Escrow Agent with all Parties to this Agreement in copy with the confirmation that a cheque in the amount of the first Instalment, minus the applicable withholding tax shall be ready for delivery to the Escrow Agent on the Closing (for avoidance of doubt, any shortfall in the Instalment supplemented by the Guarantee Component shall be specified). Thereafter, each dividend shall be announced and Instalment shall be paid according to the timelines specified in Schedule B;
- (b) The Buyer Agent shall, on behalf of himself and other members of the Buyers Group, confirm via Email to the Escrow Agent with all Parties to this Agreement in copy, the number of Shares to be transferred in the names of each of the members of the Buyers Group or their respective nominees;

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- (c) The Chief Executive Officer of the Seller shall issue standing irrevocable instructions to the Escrow Agent and through a letter in the form attached as Schedule F (copy through email), with copy to all Parties to this Agreement, that the Shares be blocked; that the Shares be transferred from the Central Depository System (CDS) account of the Seller to the designated account of the Buyers Group (or their nominees) upon receipt of the original cheque(s) and their realization in the amount of the Instalment at Closing and each Dividend Payment Date specified in Schedule B; and that duly executed proxies/authority letters in the form provided in Schedule E (as the case applies) referred to in Section 3.10 have been despatched by the Seller to the Company in the name and for the benefit of the Buyers Group;
- (d) The Escrow Agent, after debit and credit of the above Shares from and to the respective CDC accounts of the Parties shall deliver the cheque(s) of the Instalment to the Seller, and require the Company to hand over the proxies/authority letters (as the case applies) mentioned in Section 3.10 to the Buyers Agent;
- (e) The above process in (a), (b) and (d) shall be repeated for successive years up to the time Seller has received full and final Purchase Price of PKR 600,000,000/- (Pakistan Rupees Six Hundred Million) and all of the Shares in lieu thereof have been transferred in the name of the Buyers Group, as provided in this Agreement. For avoidance of doubt, a meeting need not be convened for purposes of payment of Instalment and the transfer of corresponding Shares thereagainst.
- 3.09 <u>Reserved Matters</u>. The Parties agree that the arrangement of payment of the Dividend Payment by way of assignment of dividend paid by the Company shall not be reversed except by unanimous resolution passed by the Company in general meeting, and the financial statements of the Company shall disclose the transactions contemplated in this Agreement.
- 3.10 Proxies/Authority Letters. At Closing, Seller shall execute and deliver to the Company any instrument of transfer of Shares required by the Escrow Agent to effect the transfer of Shares to the Buyers Group as per the terms of this Agreement, which, as provided in Section 3.08 above, shall be accompanied by a duly executed proxy/authority letters (as the case applies) executed by the Seller and each director shareholder representing the Seller in favour of the Buyers Agent in respect of all its Shares in the Company, which will be valid for the duration of the term of this Agreement, provided, that the Buyers Agent shall not vote on any matter in contravention of or contrary to the terms of this Agreement. Any vote cast by the Buyers Agent as proxy of the Seller in contravention of this Agreement shall not be counted. The Company shall not acknowledge receipt of any subsequent proxy from the Seller in favour any person other than the Buyers Agent or a nominee/successor of the Buyers Agent. It is of essence of this Agreement that the Buyer Group shall have and exercise complete and unencumbered rights, including voting rights, in respect of the Shares, effective from the date of this Agreement, and the Seller shall ensure that it or any one acting on its behalf, including directors representing the Seller, shall not act or omit to act or abstain from acting in contravention to the terms of this Agreement. For avoidance of doubt, proxy shall be in the form provided in the Articles of Association of the Company and the authority letters shall be in the form attached as Schedule E. In the event Buyers Agent is substituted, a similar Proxy/Authority Letters shall be executed by the Seller in the name of the Substituted Buyers Agent.

3.11 Regulatory Consents. The Parties agree that Closing shall occur according to the procedure set out in this Article II subject to written confirmation by the Parties to the Escrow Agent that regulatory approvals, if any, required have been procured. The Parties shall cooperate with each other fully in good faith to procure, jointly, any and all regulatory approvals, if required, for the transfer of Shares to the Buyers or their respective nominees.

### Article IV: REPRESENTATIONS AND WARRANTIES OF THE COMPANY

4.01 Organization and Standing. The Company represents and warrants for the benefit of the other Parties that it: (a) is a company duly organized and validly existing under the Companies Act, 2017; and (b) has all requisite corporate power and authority to consummate transactions contemplated in this Agreement.

- 4.02 Power and Authority -Binding Agreement. This Agreement has been duly executed and delivered by the Company and, assuming due execution by the other Parties, constitutes a valid and binding obligation of the Company, enforceable against the Company in accordance with its terms. This Agreement is executed under authority of unanimous resolution of the Board dated 29 November 2024 and the unanimous resolution of the shareholders in general meeting dated 09 December 2024. The Company further confirms that the duties entrusted to the Escrow Agent in respect of this Agreement are irrevocable.
- 4.03 <u>Limitation of Liability</u>. The Company has no notice of any contract between its members whereby any member has created, except as disclosed in this Agreement, any rights in favour of third-parties relating to the sale or transfer of, or of any past or subsisting Restriction on, the Shares (including agreements relating to rights of first refusal, co-sale rights or drag along rights or voting rights or otherwise). The Company shall not be liable for any claim of any member or third-party claiming any rights under authority of its member, which is contrary to the position herein recorded. The Company shall not be liable for tax liability of any Party, directly or indirectly. The Company shall withhold applicable taxes or other levy on dividend payable by the Company with respect to each Instalment.
- 4.04 <u>Financial Statements</u>. The Company shall ensure that its annual accounts are duly audited and finalized within the statutory timelines so that the transactions contemplated in this Agreement are consummated expeditiously, and such statements duly record the declaration and utilization of dividend for the purposes herein intended. The Company shall, without the consent of the Parties, not change, in any material respect, any of the accounting methods used by it, and the Company shall not change its fiscal year until the last of the Transfer Dates shall have occurred.
- 4.05 Notice of Material Adverse Event. The Company shall promptly inform the Parties of any event that materially affects the performance of its obligations under this Agreement, in which eventuality, the Seller and Buyer, being shareholders of the Company, shall cause said event to be mitigated expeditiously so that the transactions contemplated herein are consummated as intended.
- 4.06 <u>Validity</u>. The Company hereby represents and warrants to Seller and Buyer Group that each of the representations, warranties and statements in this Article shall be true and correct as at each Transfer Date.

### Article V: REPRESENTATIONS AND WARRANTIES OF THE SELLER

- 5.01 <u>Title to and Transfer of the Shares</u>. The Seller is the sole beneficial and record owner of the Shares, and owns such Shares free and clear of any Restrictions, purchase options, calls or similar Third-Party rights on sale or transfer, pre-emptive right, limitations on voting rights or options and has due authority to dispose of such Shares pursuant to this Agreement. The transfer of the Shares to each Buyer as contemplated by this Agreement shall transfer good title to such Shares free and clear of all Restrictions, purchase options, calls or similar Third-Party rights. Seller confirms that as of the date of this Agreement, all rights and interests in the Shares shall vest in the Buyers Group as contemplated in this Agreement, and complete control with respect to voting rights in respect of the Shares shall be exercised in the manner required by the Buyers Group in terms of this Agreement. Seller further confirms that the duties entrusted to the Escrow Agent in respect of this Agreement are irrevocable.
  - Binding Agreement. This Agreement has been duly executed and delivered by the Seller and, assuming due execution by the other Parties, constitutes a valid and binding obligation of the Seller, enforceable against the Seller in accordance with its terms. No legal or other proceedings or circumstances exist that could justify the avoidance of this Agreement or any action pursued pursuant thereto. This Agreement is executed under authority of unanimous resolution of the Board dated 04 November 2024 and the special resolution of the shareholders in general meeting dated 27 November 2024. The Seller further confirms that the duties entrusted to the Escrow Agent in respect of this Agreement are irrevocable.
- 5.03 Non-contravention. The execution and delivery by the Seller of this Agreement, the consummation of the transactions herein contemplated and the compliance of the Seller with the provisions of this agreement do not and will not conflict with, or result in any violation or breach of, or default (with or without notice or lapse of time or both) under any law applicable to the Seller.

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- 5.04 <u>Consents</u>. The Seller has procured all consents, approvals, orders or authorization of, registration, declaration or filing with, or notice to, any regulatory or governmental entity that is required by or with respect to the Seller in connection with the execution and delivery by the Seller of this Agreement, the consummation by the Seller of the transactions or the compliance of the Seller with the provisions of this Agreement.
- 5.05 <u>Validity</u>. The Seller hereby represents and warrants to Buyer that each of the representations, warranties and statements contained is true and correct as of each Transfer Date.

### Article VI: REPRESENTATIONS AND WARRANTIES OF BUYERS GROUP

- 6.01 <u>Binding Agreement</u>. This Agreement has been duly executed and delivered by each Buyer through the Buyers Agent and, assuming due execution by the other Parties, constitutes a valid and binding obligation of each Buyer, enforceable against each Buyer in accordance with its terms. No legal or other proceedings or circumstances exist that could justify the avoidance of this Agreement or any action pursued pursuant thereto. The Buyers Agent shall not be responsible or be held to account for any act or omission on part of the individual Buyers (except in his personal case as a Buyer) not specifically provided for in this Agreement. This Agreement is executed under authority of the special power of attorney dated 06 January 2025.
- 6.02 Non-contravention. The execution and delivery of this Agreement by each Buyer, the consummation of the transactions herein contemplated and the compliance of by each Buyer with the provisions of this Agreement do not and will not conflict with, or result in any violation or breach of, or default (with or without notice or lapse of time or both) under any law applicable to by each Buyer.
- 6.03 Consents. Each Buyer has procured all consents, approvals, orders or authorization of, registration, declaration or filing with, or notice to, any regulatory or governmental entity that is required by or with respect to each Buyer in connection with the execution and delivery by each Buyer of this Agreement, the consummation by each Buyer of the transactions or the compliance by each Buyer with the provisions of this Agreement.
- 6.04 <u>Validity</u>. The Buyers Group hereby represents and warrants to Buyer that each of the representations, warranties and statements contained is true and correct as of each Transfer Date.

### Article VII: COVENANTS

- 7.01 <u>Deduction of Tax</u>. The payment of each Instalment (including the Guarantee Component, if any) shall be paid subject to deduction of withholding tax or other levy at the rate applicable as on the Transfer Date.
- Confidentiality. From and after each Transfer Date, the Seller shall ensure that all information concerning the Company, which the Seller and any of its affiliates, any of its respective employees, attorneys, agents, bankers or accountants may now possess or may hereafter become aware of or create or obtain relating to the transactions herein contemplated or future prospects of the Company or relating to the assets of the Company or any customer or supplier of the Company, shall not be published, disclosed, or made accessible by any of them to any person not specifically authorized by the Buyers Agent or at any time be used by any of them without the prior written consent of Buyers Agent; provided, however, that such restriction shall not apply (a) as may otherwise be required by law, (b) as may be necessary or appropriate in connection with the enforcement of this Agreement, or (c) to the extent such information shall have otherwise become publicly available other than as the result of a breach by the Seller or any of its affiliates, any of its respective employees, attorneys, agents, bankers or accountants or others. This restriction is not bound by time limitation.
- 7.03 <u>Publicity</u>. No public announcement of this Agreement or the transactions contemplated herein, except as required under the law, shall be made without the express written consent of Buyers Agent.

Expenses. Whether or not the transactions herein contemplated are consummated, and except expressly set forth in this Agreement with respect to fee payable to the Escrow Agent, each of the

Parties shall bear its own fees and expenses (including legal and accounting fees and expenses) incurred or owed in connection with the transactions herein contemplated and this Agreement.

- 7.05 Further Assurances. From time to time, as and when requested by the Escrow Agent, the Parties shall execute and deliver, or cause to be executed and delivered, all such documents and instruments and shall take, or cause to be taken, all such further or other actions as the Escrow Agents deems necessary to secure due performance of obligations by each Party, and the Parties confirm their intent to accomplish the purposes of this Agreement and the consummation of the transactions contemplated hereby.
- 7.06 <u>Responsibilities of Escrow Agent</u>. The Parties agree that, in addition to any other responsibilities of the Escrow Agent specified in the Escrow Agreement, the Escrow Agent shall be responsible for the following under this Agreement:
  - (a) To enter in to and perform responsibilities under the Escrow Agreement in a manner consistent and conducive to the attainment of the objective of this Agreement (ref. Section 1.04).
  - (b) To acknowledge receipt of certified copies of the resolutions passed by Seller and intimate the same to the Buyers Agent (ref: Section 2.01).
  - (c) To acknowledge receipt of certified copies of the Special Power of Attorney from in favour of the Buyers Agent and intimate the same to the Seller (ref. Section 2.02).
  - (d) To block Seller's Shares in their CDS Account in accordance with their irrevocable written instruction provided in the form provided in Schedule F to this Agreement and give a notice that these Shares cannot be transferred to anyone except the Buyers Group in accordance with this Agreement and send written confirmation of the same to all Parties (ref:3.04).
  - (e) To hold all Shares in trust for the Buyers Group, and upon receipt of each Instalment (including the Guarantee Component, if any), without recourse to the Seller, transfer shares to the Buyers, as per <u>Schedule B</u>, and in this behalf specify any particular form or manner of transfer of Shares under this Agreement (ref. Recital C, 3.01, 3.05 and 3.06).
  - (f) To attend meeting of the Company for purpose of transfer of Shares, if required (ref. Section 3.05 and 3.06).
  - (g) To acknowledge receipt of information from Seller's in respect of restructuring, reorganization or other change in its legal status or shareholding structure, as the same exists on the date of this Agreement, and intimation of the same to the Buyers Agent (ref. Recital C and Section 2.04).
  - (h) To acknowledge receipt of information from the Company that it has announced dividend; receipt of irrevocable instructions from Sellers's CEO that Shares from Seller's CDS account be transferred to the account of the Buyers Group; confirm to the Seller that cheque in the amount of the Installment (less any applicable withholding tax) has been received, payment has been realized and that corresponding number of Shares as per intimation from Buyers Group have been transferred to the Buyers Group (ref. Section 3.07). ). In the event of any shortfall of payment of any Instalment, Escrow Agent will withhold transfer of proportionate number of Shares until the shortfall has been paid by the Guarantor.
  - To acknowledge receipt of any communication with respect to any requirements or receipt of any regulatory approval from any Party and communicating it to the other Parties (ref. Section 3.11).
  - (j) To acknowledge receipt of fee paid for services to act as Escrow Agent (ref. Section 7.04).
  - (k) To require the Parties to execute and deliver, or cause to be executed and delivered, all such documents and instruments and require the Parties to take, or cause to be taken, all such further or other actions it deems necessary to secure due performance of obligations to consummate the transactions contemplated under this Agreement (ref. Section 7.05).

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- To call upon Mumtaz Hussain (Guarantor on behalf of the Buyers) to make good this guarantee in the event the Company fails to provide confirmation delivery of any Instalment (ref. Section 8.02).
- (m) To acknowledge receipt of any Notice of Claim and intimate the same to all Parties, and based thereon, adjust the stated amount from the Installment (ref. Section 8.04).
- (n) To acknowledge the appointment of a substitute Buyers Agent in the event Mumtaz Hussain is unable to perform his duties, for reason of death or otherwise (ref. Section 9.05).
- (o) To acknowledge receipt of any instrument of amendment to this Agreement and intimate to all Parties (ref. Section 10.04).

### Article VIII: SURVIVAL; GUARANTEE OF PAYMENT; INDEMNITY

- 8.01 <u>Survival of Representations and Warranties</u>. The representations and warranties contained in this Agreement shall survive the Closing and each Transfer Date.
- 8.02 <u>Guarantee</u>. In the event the Company is unable to pay whole or part of the Instalment on each Transfer Date, Mumtaz Hussain shall, as guarantor, make good the difference without delay and within the timelines agreed in this Agreement. A cure period of not more than thirty (30) days may be availed by Mumtaz Hussain. The Escrow Agent shall call upon Mumtaz Hussain to make good this guarantee in the event the Company fails to provide confirmation to the Escrow Agent, as required under Section 3.08(a) above, and upon receipt of the relevant Instalment, including the Guarantee Component, transfer corresponding Shares to the Buyers Group.
- 8.03 Indemnity. The Seller does hereby indemnify, shall defend and hold harmless each Buyer and the Company (collectively, the "Indemnified Parties"), for any and all Loss to the extent such losses directly or indirectly arise out of or result from (each a "Buyer Claim"): (a) the breach of any representation or warranty made by the Seller; (b) any claim by any person arising out of or relating to ownership or sale or transfer of or an interest in or to the Shares; and (c) any Third-Party Claims that are not paid or satisfied in full at or prior to the Closing.
- 8.04 Notice of Indemnity Claim. The Buyers Agent may give written notice of a Buyer claim under this Agreement (a "Notice of Claim") to the Seller promptly after the Indemnified Party becomes aware of the existence of any potential claim by an Indemnified Party for indemnification under Section 8.03 above. Each Notice of Claim shall include the following information: (i) a statement that the Indemnified Party has directly or indirectly incurred or paid, or in good faith, believes that it shall have to directly or indirectly incur or pay, losses arising from such Buyer claim (which amount may be an estimated amount or may be the amount of damages claimed or estimated by a party, based on alleged facts, that, if true, would give rise to liability to such Indemnified Party; and (ii) a brief description, in reasonable detail (to the extent such information is available to the Indemnified Party) of the facts, circumstances or events giving rise to the alleged losses, based on the Indemnified Party's good faith belief thereof, including the identity and address of any third party claimant (to the extent available) and copies of any formal demand or complaint, the amount of losses (to the extent known), or the basis for such anticipated liability, and the specific nature of the breach to which such item is related. Within three (3) days of the Notice of Claim, the Seller shall, through its chief executive officer, engage with the Buyers Agent to conclusively settle the matter or issue notice to contest the said claim. The Buyers Agent shall serve a copy of the Notice of Claim to the Escrow Agent. An affidavit duly signed by the Buyers Agent attesting the fact that the Seller has refused to engage with the Buyers Agent and has not issued notice to contest the Buyers claim will be sufficient for the Escrow Agent to deem the Buyer claim a Third-Party Claim under Section 1.09 above, and adjust the said amount from the next due instalment of the Purchase Price.
- 8.05 Exclusive Remedy. Notwithstanding anything to the contrary contained in this Agreement or any prior understanding or arrangement between the Parties, it is agreed that invoking guarantee obligations under Section 8.02 above in the case of a Buyer's breach and invoking indemnity obligations under Section 8.03 in the case of Seller breach, constitute sole and exclusive remedy for the relevant Party under this Agreement. Notwithstanding the preceding sentence, each of the Parties acknowledges and agrees that the other Parties hereto would be damaged irreparably in the event that any of the

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provisions of this Agreement are not performed in accordance with its specific terms or otherwise as may be agreed in writing. Accordingly, each of the Parties hereto agrees that the other Parties hereto shall be entitled to an injunction to prevent breaches of the provisions of this Agreement, and to enforce specifically this Agreement and the terms and provisions hereof (including the guarantee and/or indemnification provisions hereof) in any competent court having jurisdiction over the Parties, in addition to any other remedy to which they may be entitled at law or in equity, without the necessity of posting bond. Further, the foregoing shall in no event limit remedies or recourse in the event of fraud or willful misconduct.

### Article IX: BUYERS AGENT

- 9.01 <u>Appointment</u>. Upon execution of this Agreement, the Buyers Agent is appointed to give and receive notices and communications under this Agreement, for and on behalf of the Buyers Group.
- 9.02 Powers. The Buyers Agent is empowered to authorize payment of the Dividend Payment to the Seller subject to agreed deductions, to agree to, negotiate, enter into settlements and compromises of, Buyer claims, to waive any breach or default of Buyers Group under this Agreement, to receive service of process on behalf of Buyers Group in connection with any claims under this Agreement, the Escrow Agreement or any related document or instrument, and to take all other actions that are either: (a) necessary or appropriate in the judgment of the Buyers Agent for the accomplishment of the foregoing; or (ii) specifically mandated by the terms of this Agreement. Notices or communications to or from the Buyers Agent shall constitute notice to or from each of the Buyers.
- 9.03 <u>Survival</u>. The grant of authority to the Buyers Agent is coupled with an interest and is being granted, in part, as an inducement to enter into this Agreement, and shall be irrevocable and survive the death, incompetency, bankruptcy or liquidation of any or all of the Buyers and shall be binding on any successor thereof.
- 9.04 <u>Binding Effect</u>. A decision, act, consent or instruction of the Buyers Agent, including an extension or waiver of this Agreement, as applicable, shall constitute a decision of each Buyer and shall be final, binding and conclusive upon each Buyer, and each Buyer and the Company, and the Seller may rely upon any such decision, act, consent or instruction of the Buyers Agent as being the decision, act, consent or instruction of each Buyer.
- 9.05 Successor. In the event of death or if the Buyer Agent is otherwise incapable of performing services or undertaking obligations under this Agreement, the majority of the remaining three individual comprising the Buyers shall appoint a new Buyers Agent ("Substitute Buyers Agent") for purposes of this Agreement. Should the Buyers Group be unable to agree to make such an appointment, each shall undertake the obligations under this Agreement individually and severally, to the extent that they directly pertain to them. In such eventuality, any question relating to the capacity or availability of Mumtaz Hussain to act as Buyers Agent shall be made by a majority vote of the Buyers Group.

### Article X: MISCELLANEOUS

- 10.01 Notices. All notices, requests, claims, demands, waivers and other communications under this Agreement shall be in writing sent to the addressee by Email followed by delivery of original communication through courier delivery or personal delivery providing evidence of delivery to the addresses of the Parties given in this Agreement, or to such other addresses as shall be designated from time to time by a Party. All notices and communications under this Agreement shall be deemed to have been duly given when delivered by hand, if personally delivered, or on the fifth (5th) calendar day after delivery by courier, if delivered by courier service, or if sent by facsimile, with an acknowledgment of sending being produced by the sending facsimile machine, or if sent by Email, with an acknowledgment of sending being produced by a return email or other reliable indication of receipt.
- 10.02 <u>Assignment</u>. Neither this Agreement nor any of the rights, interests or obligations hereunder shall be assigned, in whole or in part, by operation of law or otherwise by any of the Parties without the prior written consent of the other Parties, except that each Buyer may assign, in its sole discretion, any of or all its rights, interests and obligations under this Agreement to an Affiliate of Buyer, but no such assignment shall relieve Buyer of any of its obligations hereunder. Subject to the preceding sentence,

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yout Agreement related to the sale of LSE Ventures Limited's shareholding in PACRA



- this Agreement shall be binding upon, inure to the benefit of and be enforceable by, the Parties hereto and their respective successors and assigns.
- 10.03 Amendment and Waiver. No failure or delay on the part of any Party in exercising any right, power or remedy hereunder shall operate as a waiver thereof, nor shall any single or partial exercise of any such right, power or remedy preclude any other or further exercise thereof or the exercise of any other right, power or remedy. The remedies provided for herein are cumulative and are not exclusive of any remedies that may be available to any Party at law, in equity or otherwise.
- 10.04 <u>Amendment</u>. Except as otherwise specifically set forth in this Agreement, any amendment, supplement or modification of or to any provision of this Agreement and any waiver of any provision of this Agreement shall be effective (i) only if it is made or given in writing and signed by each of the Parties or, in the case of a waiver, by the Party granting the waiver, (ii) only in the specific instance and for the specific purpose for which made or given, and (iii) its receipt is acknowledged by the Escrow Agent.
- 10.05 Entire Agreement. This Agreement contains the entire agreement and understanding between the Parties with respect to the subject matter hereof and thereof and supersedes all prior or contemporaneous contracts or agreements or understandings, written and/or oral, relating to such subject matter.
- 10.06 No Third-Party Beneficiaries. Except as otherwise expressly provided in this Agreement, this Agreement is for the sole benefit of the Parties and their permitted successors and assigns and/or designated nominees and nothing herein expressed or implied shall give or be construed to give to any Person, other than the Parties and such successors and assigns and/or nominees, any legal or equitable rights hereunder.
- 10.07 <u>Counterparts</u>. This Agreement may be executed in any number of counterparts and by the Parties in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.
- 10.08 Governing Law. This Agreement shall be governed by, and construed in accordance with, the laws of Pakistan as applicable.
- 10.09 <u>Severability</u>. Any term or provision of this Agreement that is invalid or unenforceable in any situation shall not affect the validity or enforceability of the remaining terms and provisions hereof or the validity or enforceability of the offending term or provision in any other situation or in any other jurisdiction.
- 10.10 Section Headings; Interpretation. Reference in this Agreement to a Section, Article, or Schedule, unless otherwise indicated, shall constitute references to a Section or an Article of this Agreement or a Section of this Agreement, as the case may be. The table of contents, section headings and article titles contained in this Agreement are for convenience of reference only and do not form a part thereof and shall not affect in any way the meaning or the interpretation of this Agreement. Wherever the words "include," "includes" or "including" are used in this Agreement, they shall be deemed to be followed by the words "without limitation." The words "herein," "hereinafter," and "hereunder," and words of similar import used in this Agreement shall refer to this Agreement as a whole and not to any particular provision of this Agreement. The singular of a term shall also include the plural of that term and the plural shall also include the singular and the masculine shall include the feminine, unless the context clearly indicates otherwise.
- 10.11 Acknowledgment of Payment. Each Party agrees and acknowledges that an Instalment or any portion of the Dividend Payment, including the Guarantee Component, that would otherwise be payable to the Seller but is paid, or may be paid, to any third party nominated by the Seller under due and applicable authorization, shall be deemed payment to the Seller pursuant to this Agreement. Likewise, a payment by Mumtaz Hussain, as guarantor, under Section 8.02 shall be deemed payment by the Buyers Group.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be signed by their respective duly authorized Representatives as of the date first written above.

For and on behalf of the Seller: Aftab Ahmed Chaudhry Chief Executive Officer Witnesses: of the Buyers Group: ZeBKL MZKV 61101-0766814-3 Muntaz Hussain wuyers Agent) Witnesses: SHAHZAD SAEED 37405 4175806 7 For and on behalf of the Company: Usman Haider Chief Executive Officer Witnesses: SHAHIDIDREES 61101-4395208-5 Badan Multaza 37405 - 4386381-5 Mytual Buyout Agreement related to the sale of LSE Ventures Limited's shareholding in PACRA

### LIST OF SCHEDULES

Schedule A Schedule B Schedule C Schedule D Schedule E Schedule F Particulars of Shares
Schedule of Sale and Payment of Dividend Payment
Copy of Term sheet
Form of Escrow Agreement
Form of Authority Letter
Irrevocable instructions under Section 3.08 of the Mutual Buyout

Agreement

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### Schedule A Particulars of Shares

Name of Shareholders	Number of Shares held	Folio / CDC AC Number
LSE Ventures Limited		TOTAL THE PROPERTY OF THE PARTY
Ammar-ul-Haq (Nominee of Seller)	26,830,400	03525-125343
Muzoffer Abased Mark (No. 1914)	10	8
Muzaffar Ahmad Virk (Nominee of Seller)	10	
	26,830,420	

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# Schedule B Schedule of Sale and Payment Purchase Price and Dividend

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Details of CDS account	03525-98115	03525-62696	03525-98117	03525-97543	03525-98115	03525-62696	03525-98117	03525-97543	03525-98115	03525-62696	03525-98117	03525-97543	03525-98115	03525-62696	03525-98117	03525-97543	03525-98115	03525-62696	03525-98117	03525-97543	03525-98115	03525-62696	03525-98117	03525-97543	03525-98115	03525-62696	03525-98117	03525-97543	03525-98115	03525-62696	03525-98117	03525-97543
No. of Shares Transferred	1,131,908	565,954	565,954	419,226	1,131,908	565,954	565,954	419,226	1,131,908	565,954	565,954	419,226	1,131,908	565,954	565,954	419,226	1,131,908	565,954	565,954	419,226	1,131,908	565,954	565,954	419,226	1,131,908	565,954	565,954	419,226	1,131,908	565,954	565,954	419,226
Transferee/Buyer	Mumtaz Hussain	Sardar Ali	Usman Haider	Adnan Afaq	Mumtaz Hussain	Sardar Ali	Usman Haider	Adnan Afaq	Mumtaz Hussain	Sardar Ali	Usman Haider	Adnan Afaq	Mumtaz Hussain	Sardar Ali	Usman Haider	Adnan Afaq	Mumtaz Hussain	Sardar Ali	Usman Haider	Adnan Afaq	Mumtaz Hussain	Sardar Ali	Usman Haider	Adnan Afaq	Mumtaz Hussain	Sardar Ali	Usman Haider	Adnan Afaq	Mumtaz Hussain	Sardar Ali	Usman Haider	Adnan Afaq
Cumulative Shares		0 600 040	2,000,042			100 000	5,300,004			8 040 428	0,043,120			40 700 460	10,732,100			49 445 940	012,614,61			16,000,063	202,080,01			10 704 204	10,101,03			200 121 10	000,404,13	
Dividend* (PKR)		0000000	000,000,00			0000000	000,000,00			60,000,000	000,000,00			000 000 08	000,000,00			0000000	000,000,00			0000000	000'000'00			000 000 08	000,000,00			000 000 08	000'000'00	
No. of Shares to be transferred		2 693 042	2,000,042			0 603 042	2,000,042			2 683 042	4,000,042			2 603 042	2,000,042			0 603 043	240,000,2			2 683 043	4,000,014			2 682 043	2,000,000			2 682 042	21000,000,2	
Dividend Payment Due		No Doc 24	03-Dec-54			AC AND DE	CZ-INIAI-10			28 Con 26	27.000.00			04 Mar 26	07-IBIAL-10			30 Can 36	07-dac-07			70. Mar. 27	77-IBINL-10			28 Can 27	40-00p-21			20 Eak 28	07-00-1-67	
Days						03	20			00	8			60	3			00	2			60	3			00	8			60	3	
Instalment		•				c	7			C*	,			,	۲			u	0			ш	o			7				α	0	
Date		30. Jun-24	20-20II-24			24 Doc 24	31-Dec-24			30. Jun. 25	200000			31-Dac.25	01-000-10			30 mil 05	OZ-UNI-SO			31-Dac-26	07-00-10			30- Lun-27	20000			31-Dac-27	2000-10	
Years				,								c	7							c	,							- N				





# Schedule B (continued) Schedule of Sale and Payment of Dividend Payment

Years	s Date	Years Date Instalment Days	Days	Dividend Payment Due	No. of Shares to be transferred	Dividend* (PKR)	Cumulative Shares	Transferee/Buyer	No. of Shares Transferred	CDS Account
								Mumtaz Hussain	1,131,908	03525-98115
	30-Jun-28	đ	06	28-Sen-28	2 683 042	2 683 042 60 000 000	24 147 378	Sardar Ali	565,954	03525-62696
			3	2	100001	000000	0.00	Usman Haider	565,954	03525-98117
40								Adnan Afaq	419,226	03525-97543
ř.								Mumtaz Hussain	1,131,908	03525-98115
	31-Dec-28	10	9	01-Mar-29	2 683 042	2 683 042 60 000 000	26 830 430	Sardar Ali	565,954	03525-62696
					100001	000,000,00	20,000,120	Usman Haider	565,954	03525-98117
								Adnan Afaq	419,226	03525-97543
								Mumtaz Hussain	11,319,080	03525-98115
					26 830 420	900 000 000		Sardar Ali	5,659,540	03525-62696
					00000	200,000,000		Usman Haider	5,659,540	03525-98117
								Adnan Afag	4 192 260	03525-97543

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For clarity, the amount includes any dividend payable to the Seller for any shares held in the Seller's name as of that date.
 \*\* Any shortfall on account of payment to shares held by shareholders other than the Buyers or Seller shall be met through the Guarantee.

All payments shall be made less any applicable withholding tax.



Schedule C Copy of Term Sheet

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Mutual Buyout Agreement related to the sale of LSE Ventures Limited's shareholding in PACRA





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Schedule D Copy of Escrow Agreement



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Mutual Buyout Agreement related to the sale of LSE Ventures Limited's shareholding in PACRA





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### Schedule E

### Form of Authority Letters

[on Letterhead of LSE Ventures Limited]

[date]

The Company Secretary
The Pakistan Credit Rating Agency Limited
FB-1, Awami Complex
Usman Block
New Garden Town
Lahore

### **AUTHORITY LETTER**

The Board of Directors of LSE Ventures Limited ("Company"), pursuant to and in furtherance of the provisions of s.138 of the Companies Act, 2017, have authorized, designated, and appointed Mumtaz Hussain son of Ghulam Hussain (CNIC #35201-1526076-7), resident of 469-CC, Phase IV DHA, Lahore, or any nominee from the Buyers Group designated by Mumtaz Hussain to act as Company's representative in any and all statutory, annual, or extra ordinary meeting(s) of Pakistan Credit Rating Agency Limited (CUIN # 0033200) ("PACRA"), and to exercise all such rights or powers and exert all interest of the Company to which it is entitled in capacity of owner of all of its 26,830,420 (twenty-six million eight hundred thirty thousand and four hundred and twenty) shares of PACRA, as if the said representative were an individual shareholder of PACRA.

[Chairman / Chief Executive Officer / Secretary]

Mb



### [on Letterhead of LSE Ventures Limited]

# EXCERPT OF THE BOARD RESOLUTION PASSED BY THE BOARD OF DIRECTORS OF LSE VENTURES LIMITED ON [INSERT]

RESOLVED THAT, pursuant to and in furtherance of the provisions of s.138 of the Companies Act, 2017, LSE Ventures Limited ("Company"), in its capacity as the owner of all of its 26,830,420 (twenty-six million eight hundred thirty thousand and four hundred and twenty) shares in Pakistan Credit Rating Agency Limited (CUIN # '0033200) ("PACRA"), authorizes, designates, and appoints Mumtaz Hussain son of Ghulam Hussain (CNIC #35201-1526076-7), resident of 469-CC, Phase IV DHA, Lahore, to act as its representative in any and all statutory, annual, or extra ordinary meeting(s) of PACRA, in its place and on its behalf, and to exercise all such rights or powers and exert all interest of the Company, as if he were an individual shareholder of PACRA.

FURTHER RESOLVED THAT, Mumtaz Hussain son of Ghulam Hussain (CNIC #35201-1526076-7), resident of 469-CC, Phase IV DHA, Lahore, shall remain vested with the authority as above resolved until obligations of the Company are fully performed under the Mutual Buyout Agreement [dated], and this resolution shall not be recalled or superseded except with consent of Buyers Group or Mumtaz Hussain, acting as the Buyer's Agent under the said Agreement.

Certified that the above resolution was approved.

Certified further that the said resolution has not been rescinded and is in operation and that this is a true copy of the said resolution.

Dated:

[insert: Secretary/Director/CEO]

Seal

### [on Letterhead of LSE Ventures Limited]

### **INSTRUMENT OF PROXY**

This Proxy is issued in terms of Section 3.09 of the Mutual Buyout Agreement dated [insert] (the "Agreement")

LSE Ventures Limited (CUIN #[insert]), acting through its duly authorized Chief Executive Officer, Aftab Ahmad Chaudhary (CNIC #35201-2831813-3) ("Principal"), being a member of Pakistan Credit Rating Agency Limited (CUIN # 0033200) ("Company"), hereby appoints, designates, and authorizes Mumtaz Hussain Syed (CNIC #35201-1526076-7), resident of 469-CC, Phase IV DHA, Lahore, or nominee from the Buyers Group designated by Mumtaz Hussain ("Proxy"), as its Proxy for purposes of the Articles of Association of the Company with full and complete rights and entitlements to act as Company's proxy and to attend on its behalf any and/all statutory, annual, or extra-ordinary meeting(s) of the Company, or any adjournment(s) thereof, and to exercise voting rights to the extent of the entire shareholding of the Principal in the Company.

Provided, however, the Proxy shall not exercise any voting right or vote in any manner contrary to the terms of the Agreement.

The principal undertakes that this instrument is valid and subsisting, subject to the terms of Agreement and since it is coupled with interest, it cannot be revoked unilaterally by the Principal.

Any and all instrument(s) of proxy earlier issued by Principal in favor of any other person, if any, shall be deemed cancelled and superseded, no new proxy shall be entertained or accepted by the Company until it is confirmed by the Proxy above named.

This Proxy shall remain valid for so long as Principal remains shareholder of the Company.

Dated this [insert] day of [insert], 2024.

[signatures]

### Schedule F

# DRAFT INSTRUCTIONS UNDER SECTION 3.08 OF MBO

# [on Letterhead of LSE Ventures Limited]

To: Central Depository Company of Pakistan Limited (as "Escrow Agent")

From: LSE Ventures Limited

Copy: Pakistan Credit Rating Agency Limited ("PACRA"), Mumtaz Hussain, Sardar Ali, Usman Haider, Adnan Afaq (collectively the ""Buyers Group").

IRREVOCABLE INSTRUCTIONS UNDER SECTION 3.08 OF THE MUTUAL BUYOUT AGREEMENT DATED, 12

### Dear Sir,

We refer to Section 3.08 of the Mutual Buyout Agreement dated 12 January 2025 (the "Agreement"), and hereby issue these irrevocable instructions to secure obligations of LSE Ventures Limited, as Seller. These instructions are intended to and shall remain valid until the obligation to transfer all the Shares has been fully completed in favour of the Buyers Group.

Accordingly, by these instructions, the Seller hereby instructs the Central Depository Company of Pakistan Limited (the "Escrow Agent") to block LSE Ventures Limited entire shareholding in PACRA (26,830,420 shares held in CDS Account 03525-125343) and transfer Shares from the Central Depository System (CDS) account of the Seller to the designated account of the Buyers Group (or their nominees) through Escrow Agent's CDS Account. This shall occur upon receipt and realization of the original cheque(s) for the Instalment (less any applicable withholding tax) on each Dividend Payment Date specified in Schedule B to the Agreement.

Furthermore, we authorize you to send a written confirmation to all Parties that these Shares will not be transferred to anyone except the Buyers Group in accordance with the Escrow Agreement.

The process of transfer of Shares under the Agreement to the Buyers Group (or their nominees) shall be repeated for successive years up to the time Seller has received full and final Purchase Price of PKR 600,000,000/- (Pakistan Rupees Six Hundred Million) and all of the Shares in blocked status thereof have been transferred in the name of the Buyers Group, as provided in the Agreement for unencumbered and free utilization by the Buyers Group.

Furthermore, we hereby confirm that the proxy/authorizations as per Section 3.08 and 3.10 of the Agreement (Schedule E) as per the form specified therein have been provided to the Company.

For avoidance of doubt, there is no need for similar instructions for transfer of the Shares by the Escrow Agent on each Transfer Date. Sincerely,

Chief Executive Officer

LSE Ventures Limited