

This statement is being presented to comply with the Listed Companies (Code of Corporate Governance)Regulations 2019 and Public Sector Companies (Corporate Governance) Rules 2013 (the Rules) for the purpose of establishing a framework of good governance, whereby a public sector company is managed in compliance with the best practices of corporate governance for the year ended June 30, 2022.

The Board of Directors of Sindh Modaraba Management Limited – the Modaraba Management Company (the Management Company) is responsible for management of affairs of Sindh Modaraba (the Modaraba). The Management Company has complied with the provisions of the Rules in the following manner:

	Provision of the Rules				Y	N
2016	CARD SECTION	ectors meet the criteria of indep	2(d)	✓ T	ick the relevant box	
1.	the Rules.		3(2)	ν		
2.	The Board has at least one-third of its total members as independent directors. At present the Board includes:					~
	Category	Names	Date of appointment			
	Independent Directors	Mr. Waseem Mehdi Syed	26 November 2020			
	Acting Chief Executive Officer	Mr. Kamal Ahmed	12 October 2021			
	Non-Executive Directors	Mr. Kamal Ahmed Ms. Rukhsana Narejo Mr. Rehan Anjum Mr. Sajid Jamal Abro Mr. Sami ul Haq Khilji	15 August 2017 02 February 2021 02 February 2021 07 March 2022 30 May 2022			
3	The directors have confirmed that none of them is serving as adirector on more than five public sector companies and listedcompanies simultaneously, except their subsidiaries. The appointing authorities have applied the fit and proper criteria given in the Annexure to the Rules in making nominations of the persons for election as Board members under the provisions of the				✓	
						l
4.	given in the Annexur	e to the Rules in making nomina	ations of the	3(7)	✓	
 4. 5. 	given in the Annexur persons for election a Act.	e to the Rules in making nomina	ations of the risions of the	3(7)	✓ ✓	
5.004	given in the Annexur persons for election a Act. The chairman of the Company.	re to the Rules in making nomina as Board members under the prov	ations of the isions of the n the chief executive of the		✓ ✓	
5.	given in the Annexur persons for election a Act. The chairman of the Company. The chairman has be	re to the Rules in making nomina as Board members under the prov Board is working separately fror	ations of the disions of the chief executive of the distors.	4(1)	11.5%	



S. No.	Provision of the Rules	Rule no.	Y	N
5.4334074	The content of the co	100000000000000000000000000000000000000	1	ick the relevant box
	(b) The Board has ensured that appropriate steps have been taken to disseminate it throughout the company along with its supporting policies and procedures, including posting the same on the company's website. (www.sindhmodarabaltd.com) (c) The Board has set in place adequate systems and controls for the identification and redressal of grievances arising from unethical practices.			
9.	The Board has established a system of sound internal control, toensure compliance with the fundamental principles of probity andpropriety; objectivity, integrity and honesty; and relationship with thestakeholders, in the manner prescribed in the Rules.	5(5)	✓	
10.	The Board has developed and enforced an appropriate conflict ofinterest policy to lay down circumstances or considerations when aperson may be deemed to have actual or potential conflict ofinterests, and the procedure for disclosing such interest.	5(5)(b) (ii)	✓	
11.	The Board has developed and implemented a policy on anti-corruption to minimize actual or perceived corruption in thecompany.	5(5)(b) (vi)	✓	
12.	The Board has ensured equality of opportunity by establishing openand fair procedures for making appointments and for determining terms and conditions of service.	5(5)(c) (ii)	✓	
13.	The Board has ensured compliance with the law as well as thecompany's internal rules and procedures relating to publicprocurement, tender regulations, and purchasing and technical standards, when dealing with suppliers of goods and services.	5(5)(c) (iii)	✓	
14,	The Board has developed a vision or mission statement and corporatestrategy of the company.	5(6)	✓	
15.	The Board has developed significant policies of the company. A complete record of particulars of significant policies along with thedates on which they were approved or amended, has beenmaintained.	5(7)	✓	
16.	The Board has quantified the outlay of any action in respect of anyservice delivered or goods sold by the Company as a public service obligation, and has submitted its request for appropriate compensation to the Government for consideration.	5(8)		N/A
17.	The Board has ensured compliance with policy directions requirements received from the Government.	5(11)		N/A



S. No.	Provision of the Rules			Rule no.	Y	N lick the relevant box
18.	a) The Board has m	et at least four t	imes during the year.	6(1)	~	the relevant box
	b) Written notices of papers, were circu	6(2)	✓			
	c) The minutes of the circulated.	e meetings were	e appropriately recorded and	6(3)	~	
19,	The Board has monitored and assessed the performance of seniormanagemen on annual basisand held them accountable for accomplishing objectives, goals and key performance indicators set for this purpose.				~	
20.	The Board has reviewed and approved the related party transactionsplaced before it after recommendations of the audit committee. Aparty wise record of transactions entered into with the related partiesduring the year has been maintained.				~	
21.	The Board has approached sheet as at the end of well as the financial.	10	✓			
	In case of listed PSC undertaken limited s		as prepared half yearly accountsand		✓	
			nancial statements on thecompany's		✓	
22.			entation course arranged by the developments andinformation as	11	~	
23.	a) The Board has formed the requisite committees, as specified inthe Rules. b) The committees were provided with written term of reference defining their duties, authority and composition.				√ √	
	c) The minutes of the meetings of the committees were circulated toall the Board members.					
	d) The committees were		V			
	Committee	Number of Members	Name of Chair			
	Audit Committee	2	Rehan Anjum			
	Risk Management Committee	3	Waseem Mehdi Syed			
	Human Resources Committee	3	Waseem Mehdi Syed			
	Procurement Committee	2	Rehan Anjum			
	Nomination Committee	3	Waseem Mehdi Syed	1		
24.			Chief Financial Officer,Company natever namecalled, with their	13	~	



	Provision of the Rules			Rule no.	Y	N
25.	The Chief Financial Officer and the Company Secretary have					ick the relevant box
25.	requisitequalification pres			14	1	
26.	The company has adopted by the Commission in term	16	√			
27.	The directors' report for the requirements of the Act ar required to be disclosed.	17	✓			
28.	The directors, CEO and executives, or their relatives, are not, directlyor indirectly, concerned or interested in any contract or arrangemententered into by or on behalf of the company except those disclosed tothe company.				✓	
29.	A formal and transparent procedure for fixing the remunerationpackages of individual directors has been set in place and no directoris involved in deciding his own remuneration.					1990°
	b) The annual report of ofremuneration of ea		ains criteria and details		N/A	
30.	executive and chief finance	ial officer before co	e duly endorsed by thechief onsideration andapproval of the	20	1	
	audit committee and the B	oard.				
31.	The Board has formed an terms of reference, and has	audit committee, w		21 (1) and	✓	
31.	The Board has formed an	audit committee, w			✓	
31.	The Board has formed an terms of reference, and ha	audit committee, waving the following	members:	and	✓	
31.	The Board has formed an terms of reference, and han Name of member	audit committee, waving the following of Category	Professional background Professional Banker	and	✓	
31.	The Board has formed an terms of reference, and ha	audit committee, waving the following to Category Non-executive Non-executive	Professional background Professional Banker Professional Banker	and	✓	
31.	The Board has formed an terms of reference, and has Name of member Mr. Rehan Anjum Ms. Rukhsana Narejo The chief executive and cithe audit committee.	audit committee, waving the following to Category Non-executive Non-executive hairman of the Boat	Professional background Professional Banker Professional Banker rd are not members of ernal auditor, and arepresentative of lings of theaudit committee at which	and 21(2) 21(3)	✓	
31.	The Board has formed an terms of reference, and has Name of member Mr. Rehan Anjum Ms. Rukhsana Narejo The chief executive and of the audit committee. a) The chief financial of the external auditors issues relating to act	audit committee, waving the following of Category Non-executive Non-executive nairman of the Boardifficer, the chief interest attended all meetic counts and audit was met the external as of the chief finance.	Professional background Professional Banker Professional Banker rd are not members of ernal auditor, and arepresentative of lings of theaudit committee at which	and 21(2) 21(3)		
	The Board has formed an terms of reference, and has name of member Mr. Rehan Anjum Ms. Rukhsana Narejo The chief executive and of the audit committee. a) The chief financial of the external auditors issues relating to act	audit committee, waving the following of the following of the Soar Non-executive Non-executive nairman of the Boar of the chief interest attended all meetic counts and audit was met the external are of the chief finances.	Professional background Professional Banker Professional Banker rd are not members of ernal auditor, and arepresentative of ings of theaudit committee at which erediscussed.	and 21(2) 21(3)	✓	



S. No.	Provision of the Rules	Rule no.	Y	N
			Т	ick the relevant box
33.	 The Board has set up an effective internal audit function, whichhas an audit charter, duly approved by the audit committee. 	22	1	
	The chief internal auditor has requisite qualification and experience prescribed in the Rules.		✓	
	 The internal audit reports have been provided to the external auditors for their review. 		1	
34.	The external auditors of the company have confirmed that the firm and all its partners are in compliance with International Federation of Accountants (IFAC) guidelines on Code of Ethics as applicable in Pakistan.		1	
35.	The auditors have confirmed that they have observed applicable guidelines issued by IFAC with regard to provision of non-audit Services.	23(5)	√	

CERTAIN ADDITIONAL DISCLOSURES REQUIRED UNDER CCG

- All the directors of the Company are registered as taxpayers and none of them has defaulted in payment of any loan to a banking company, a DFI or an NBFI or, being a member of a stock exchange, has been declared as a defaulter by that stock exchange.
- All the powers of the Board have been duly exercised and decisions on material transactions, including appointment and determination of remuneration and terms and conditions of employment of the CEO, other executive and nonexecutive directors, have been taken by the Board.
- The 'closed period', prior to the announcement of interim/final results, and business decisions, which may materially
 affect the market price of Modaraba's certificates, was determined and intimated to directors, employees and stock
 exchange.
- Material/price sensitive information has been disseminated among all market participants at once through stock exchange.
- The statutory auditors of the company have confirmed that they have been given a satisfactory rating under the Quality Control Review program of the ICAP, that they or any of the partners of the firm, their spouses and minor children do not hold shares of the company
- The Company has complied with the requirements relating to maintenance of register of persons having inside
 information by designated senior management officer in a timely manner and maintained proper record including basis
 for inclusion or exclusion of names of persons from the said list.

(On behalf of the Board)

Kamal Ahmed

Acting CEO/Non-Executive Director

Waseem Mehdi Syed

Chairman/Independent Director

Wasen wend

Karachi.

September 07, 2022



Auditors' Review Report To The Members On The Statement Of Compliance With The Listed Companies (Code Of Corporate Governance) Regulations, 2019 And Public Sector Companies (Corporate Governance) Rules, 2013

We have reviewed the enclosed Statement of Compliance with the best practices contained in the Listed Companies(Code of Corporate Governance) Regulations, 2019 and Public Sector Companies (Corporate Governance) Rules, 2013 (both hereinafter referred to as 'Codes') prepared by the Board of Directors of Sindh Modaraba Management Limited(the Management Company) for the year ended June 30, 2022 to comply with the requirements of regulation 36of Listed Companies (Code of Corporate Governance) Regulations, 2019 and the provisions of Public Sector Companies (Corporate Governance) Rules, 2013.

The responsibility for compliance with the Code and the Rules is that of the Board of the Management Company. Our responsibility is to review, to the extent where such compliance can be objectively verified, whether the Statement of Compliance reflects the status of the Company's compliance with the provisions of the Rules and report if it does not and to highlight any non-compliance with the requirements of the Code or the Rules. A review is limited primarily to inquiries of the Management Company's personnel and review of various documents prepared by the Management Company to comply with the Code and the Rules.

As a part of our audit of the financial statements, we are required to obtain an understanding of the accounting and internal control systems sufficient to plan the audit and develop an effective audit approach. We are not required to consider whether the Board's statement on internal control covers all risks and controls or to form an opinion on the effectiveness of such internal controls, the Modaraba's corporate governance procedures and risks.

Further, the Code and the Rules requires the Company to place before the Audit Committee, and upon recommendation of the Audit Committee, place before the Board of Directors for their review and approval its related party transactions distinguishing between transactions carried out on terms equivalent to those that prevail in arm's length transactions and transactions which are not executed at arm's length price and recording proper justification for using such alternate pricing mechanism. Further, all such transactions are also required to be separately placed before the audit committee. We are only required and have ensured compliance of this requirement to the extent of the approval of the related party transactions by the Board of Directors upon recommendation of the Audit Committee. We have not carried out any procedures to determine whether the related party transactions were undertaken at arm's length price or not.

Based on our review, nothing has come to our attention which causes us to believe that the Statement of Compliance does not appropriately reflect the Modaraba's compliance, in all material respects, with the best practices contained in the Code and the Rules as applicable to the Modaraba for the year ended June 30, 2022.

Further, we highlight instance of non-compliance with the requirements of the Rules as reflected in Schedule II to the annexed Statement of Compliance.

Baker Tilly Mehmood Idrees Qamar

Chartered Accountants

Place : Karachi.

Date : September 22, 2022

UDIN: CR202210151rMHXEPITF

Mehmood A. Razzak Engagement Partner