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No. 2923
2016

ISSUED BY :

THE MICROFILMING UNIT (URGENT)
REGISTRATION DEPARTMENT



GOVERNMENT OF SINDH
MICROFILMING UNIT (URGENT)
BLOCK-79 BOARD OF REVENUE
SINDH (SADDER) KARACHI

FIVE HUNDRED RUPEES

GLOBAL STAMP VENDOR
Opp. 72, New Ruby Centre,
Julian Market, Karachi.

22 FEB 2008

DATE

ADDRESS

ATTACHED

S SIGNATURE

SECOND SUPPLEMENTAL TRUST DEED
OF UNITED GROWTH & INCOME FUND

The Second Supplemental Trust Deed is made at Karachi, on the 29th day of February, 2008 and between:

THE FUND MANAGERS LIMITED (formerly United Asset Management Company Limited), a public limited company incorporated under the Companies Ordinance, 1984, having its Registered Office at 8th Floor, State Life Building, I.I. Chundrigar Road, Karachi, Corporate Office at 11th Floor, Executive Tower, Mehmood ul Haq Block 4, Clifton, Karachi and Operations Office at 5th Floor, Office Tower, Techwood city, Thatta Mohatta Road, I.I. Chundrigar Road, Karachi (hereinafter called "UBI FUNDS") which expression where the context so permits, shall include its successors in interest and assigns) of the one part, and

CENTRAL DEPOSITORY COMPANY OF PAKISTAN LIMITED, a company registered to act as a central depository company under Rule 1(3) of the Central Depository Companies Establishment & Regulation Rules, 1996 and incorporated as a public limited company under Section 52 of the Companies Ordinance, 1984 having its Registered Office at CDP House, 95/IV Block "IV", N.A.C.H.S., Main Shahrah-e-Faisal, Karachi (hereinafter called the "Trustee" which expression where the context so permits, shall include its successors in interest and assigns) of the other part.

Whereas:

1. UBI FUNDS, as the management company and the Trustee as the trustee, executed a Trust Deed dated December 21, 2004, to constitute a unit trust then known as "United Regular Income Fund" (defined as the "Unit Trust", "URIF" or "Scheme" under the said Trust Deed), which Trust Deed was registered with the Sub-Registrar T Division, I-B Karachi, under Registered No.528 of Book No.IV, and M.L. Roll No.U-112627/3052 of the Photo Registrar, Karachi.
2. Vide a Supplemental Trust Deed dated November 29, 2005, executed between UBI FUNDS and the Trustee, registered with Sub-Registrar T Division, I-B Karachi under Registered No.528 of Book No.IV dated 15.12.2005 and M.L. Roll No.U-112627/3052 dated 17.12.2005 of the Photo Registrar, Karachi, UBI FUNDS and the Trustee amended the Trust Deed in certain respects with the permission of the Securities & Exchange Commission of Pakistan ("the Commission").
3. The Management Company and the Trustee have agreed to further amend the Trust Deed as authorized under clause 12.2 of the Trust Deed so as to record the change of address of the Management Company, to introduce the option of cash dividend for the units and to make some corresponding formal amendments.

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The Commission vide its letter No. _____ dated February 22, 2008, appended hereto as Annexure "A" has approved the amendments to the Trust Deed.

and Supplemental Trust Deed witnesseth as under:

Amendment to the Trust Deed

(i) This Deed hereto stands amended in the following respects:

Change of the address of the Management Company

Change of the Management Company stands amended as follows:-

“MANAGEMENT COMPANY LIMITED” (formerly United Asset Management Company Limited), a limited company, incorporated under the Companies Ordinance, 1981, having its Registered Office at State Life Building, I.I. Chundrigar Road, Karachi, Corporate Office at 11th Floor Executive Gulmen City, Block 4, Clifton, Karachi and Operations Office at 5th Floor, Office Tower, Haji Hasrat Mohani Road off I.I. Chundrigar Road, Karachi (hereinafter called “UBL FUNDS”) (which expression where the context so permits, shall include its successors in interest and assigns) of the

Definition of the terminology

Management Company by “UBL FUNDS”

In this Trust Deed, the term “Management Company” wherever appearing be and is hereby replaced by “UBL FUNDS”.

(ii) Amendments in Clause 1 “Definitions”

(i) After the existing Sub-Clause 1.2, the following new Sub-Clause 1.3 be and is hereby incorporated as follows:

“Administrative Plans” means, investment plans offered by UBL Funds, where such plans allow investors a focused investment strategy in any one or a combination of Unit Trust Schemes managed by UBL Funds and for which a common Trustee is appointed.”

The existing Sub-Clauses 1.3 to 1.56 be and are hereby renumbered as Sub-Clauses 1.4 to 1.57 respectively.

(iii) The text of Sub-Clause 1.7 now renumbered as Sub-Clause 1.8 of the Trust Deed be and is hereby substituted with the following text:

“1.8 Bank” means any Scheduled Bank, as defined under the State Bank of Pakistan Act, 1956 and licensed to carry on banking business and shall include a bank incorporated outside Pakistan and carrying on banking business in Pakistan as a Scheduled Bank.

(iv) The definition of the term “Relevant Period” under Sub-Clause 1.36, now renumbered as Sub-Clause 1.37, be and is hereby amended as follows:-

“Relevant Period” means the period in respect of which distribution of bonus Units or payment of cash dividend, as the case may be, are proposed to be made by UBL FUNDS under Clause 9.”

v) The text of Sub Clause 1.43 now renumbered as Clause 1.44 be and is hereby substituted as follows:

“1.46 “Sales Load” means the sales charge or commission (excluding Duties and Charge) being such percentage in respect of different classes of Units as specified in Schedule D hereto (other than Restricted Units), which will be deducted from the Net Asset Value in order to determine the Redemption Price of certain classes of Units pursuant to clause 5 of this Deed. Allocation of Front-End and Back-End loads shall be made in accordance with Clause 5.2A and 7.1A. UBL FUNDS may, at its discretion, charge different levels of the load to different Investors from time to time and may also apply different levels of Sales load for different Plans under the Scheme.”

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(vi) The text of Sub Clause 1.47 now renumbered as Sub-Clause 1.48 be and is hereby substituted with the following text:

"1.48: "Stock Exchange" means any stock exchange on which securities are generally traded and quoted and shall include stock exchanges registered and operating outside Pakistan."

4) Amendment in Clause 3: ROLE, DUTIES AND RESPONSIBILITIES OF MANAGEMENT COMPANY

(i) The text of Clause 3.5 of the Trust Deed be and is hereby substituted with the following text:

"3.5 UBL Funds shall prepare and transmit (physically or through electronic means or on the web subject to the Commission's approval) the annual report, together with a copy of the balance sheet, income and expenditure account and the auditor's report of the Scheme within three months of closing of the Accounting Period (or such extended period permissible under the NBFC & Notified Fmilies Regulations 2007 ("Regulations"), to the Holders, and the balance sheet and income and expenditure account shall comply with requirements set out in the Regulations."

(ii) The text of Clause 3.6 of the Trust Deed be and is hereby substituted with the following text:

"3.6 UBL FUNDS shall within one month of the close of first, second and third quarter of year of account of the Scheme or such extended period permissible under the Regulations, prepare and transmit (physically or through electronic means or on the web subject to the Commission's approval) to the Holders and the Commission, balance sheet as at the end of that quarter, profit and loss account, cash flow statement and a statement of changes in equity for that quarter, whether audited or otherwise.

(iii) After the existing Clause 3.16, new Clauses 3.17 and 3.18 be and are hereby incorporated as follows:

3.18. Distributors: UBL FUNDS may itself act as a Distribution Company or appoint others as Distribution Company (ies) from time to time on such terms and conditions as UBL FUNDS may specify.

5) Amendment in Clause 5: VALUATION OF TRUST PROPERTY AND PRICING

(i) The text of Sub Clause 5.2.2 of the Trust deed be and is hereby substituted with the following text:

"5.2.2 The Offer Price shall be equal to the sum of:

a. The Net Asset Value as of the close of the immediately preceding Business Day;

b. Any Front-end Load in case of Income Units;

c. Such amount as UBL FUNDS may consider being an appropriate provision for Duties and Charges;

d. Such amount as UBL FUNDS may consider an appropriate provision for Transaction Costs;

Such sum to be adjusted upwards upto nearest four decimal places.

The Offer Price so determined shall apply to purchase requests, complete in all respects, received by the Distributor within business hours as announced by UBL FUNDS from time to time. UBL FUNDS may announce different plans under different administrative arrangements with differing levels of Front-end Load, which may also vary according to other criteria in UBL FUNDS' sole discretion. Consequently, the Offer Price may differ for Units issued under differing administrative arrangements and for different investors."

(ii) The text of Sub Clause 5.4.1 of the Trust deed be and is hereby substituted with the following text:

"5.4.1 After the Initial Period the Redemption Price shall be equal to the Net Asset Value as of the close of the Business Day immediately preceding the day of determination of the Redemption Price less:

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- a. Back-end Load in the case of Growth Units; and
- b. Any taxes imposed by the Government; and
- c. Such amount as UBL FUNDS may consider an appropriate provision for Dimes and Charges;
- d. Such amount as UBL FUNDS may consider an appropriate provision for Transaction Costs;

such amount to be adjusted downwards up to the nearest four decimal places.

The Redemption Price so determined shall apply to redemption requests, complete in all respects, received by the Distribution Company within the business hours as announced by UBL FUNDS from time to time. UBL FUNDS may announce different plans under different administrative arrangements, with differing levels of Back-end Load. Consequently, the Redemption Price may differ for Units issued under differing administrative arrangements and different investors."

(c) Amendment of Clause 9 titled "DISTRIBUTION POLICY AND DATE".

(i) The heading of Sub-Clause 9.1 be and is hereby replaced by the following:-

"Determination of Distributable Income"

(ii) Sub-Clause 9.1.1 be and is hereby amended as follows:-

"UBL FUNDS shall decide from time to time the Relevant Period and whether to distribute among Holders additional Units (if any) and/or cash dividend as opted by the Unit Holders as defined in Clause 20. UBL FUNDS shall provide an option to its Unit Holders to opt for either additional units only or cash dividend only. In case the Investor does not exercise such option at the time of purchase, Management Company on its discretion will decide whether to give bonus units or cash dividend to that particular Investor. The Holders shall have an option to redeem the additional Units as contemplated under Sub-Clause 9.2.3 below."

(iii) Sub-Clause 9.1.2 be and is hereby amended as follows:-

"The number of Units available for distribution or cash dividend, as the case may be in respect of any Relevant Period shall be determined by UBL FUNDS but shall not exceed the portion of net assets on the Relevant Date that is attributable to the sum total of:-

a. the total mark up, profit, dividend, interest and fee and any other income earned during the Relevant Period on the Trust Property;

b. net appreciation as set out in sub-clause 9.1.3;

from which shall be deducted expenses as set out in sub-clause 9.1.4, adjustment as set out in sub-clause 9.1.5 and such other deductions and adjustments as the Management Company may determine in consultation with the Auditor."

(iv) Sub-Clause 9.1.3 be and is hereby amended as follows:-

Receipts deemed by the Management Company to be in the nature of capital (principal investment amount) accruing from the Investments shall not be regarded as available for determining additional Units and/or cash dividend as the case may be in terms of this clause 9 but shall be retained as part of the Trust Property; provided that such amounts out of the sale proceeds of the Investments and all other receipts as deemed by the Management Company after consulting the Auditor to be in the nature of the net realized and unrealized appreciation may be included in determining additional Units and/or cash dividend as the case may be to the Holders by the Trustee.

(v) Sub-Clause 9.2.2 be and is hereby amended as follows:-

"Within five (5) calendar days, UBL FUNDS advising the Trustee in respect of issuance of additional Units or cash dividend, as the case may be, in terms of clause 9.1, the Trustee shall advise the Transfer Agent to issue an Account Statement that will constitute evidence of the number of Additional Units registered in the name of the Holder. Subject to the foregoing, all provisions of Clause 26 in this

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notwithstanding to issuance of additional Units. Unit Holders who opt for the cash dividend option shall be paid cash dividend in accordance with Clause 20.3 hereafter.

Sub-Clause 9.2.3 stands deleted and is replaced by the following Clause under the same number:

9.2.3 A Distribution Company located outside Pakistan may if so authorized by UBI FUNDS and the Trustee retains such portion of the front-end Load as is otherwise retained by UBI FUNDS and transfer the net amount to the "Trustee, subject to the law in force at the time being in force."

(7) Amendment in Clause 13: TERMINATION AND LIQUIDATION OF TRUST

After the existing Clause 13.2, a new Clause numbered as 13.3 be and is hereby incorporated as follows:-

This Deed may be terminated in accordance with the conditions specified in the Rules and Regulations respectively if there is a material breach on part of the Trustee or other agreement or arrangement entered into between the Trustee and the Management Company regarding the Unit Trust. However, it is recognized that if the Trustee is acting as a Trustee of two or more Unit Trusts managed by the Management Company and Administrative Plans thereof, the termination of the Trust Deed or change of the Trustee or the Management Company for any one Unit Trust is likely to require the termination of the Administrative Plan. In such case, both parties shall act in a manner that causes the least degree of inconvenience to the investors and is the most cost efficient for the Unit Trusts, the Management Company and the Trustee."

(8) Amendment in Clause 17: Duties & Powers of Trustee

(i) The text of Clause 17.4 of the Trust Deed be and is hereby substituted with the following text:

"17.4 UBI FUNDS after indicating the Trustee shall from time to time appoint, remove or replace one or more Distribution Company(s) for carrying the Distribution Function at one or more locations on terms and conditions to be incorporated in the Distribution Agreement(s) to be entered into between the Distribution Company(s) and UBI FUNDS. Further, in respect of any matter connected with such Distribution Company or Distribution Function, UBI FUNDS may take such action and execute such deeds as it may deem fit from time to time. The Distribution Company(s) shall receive applications for issue and redemption of investments in the various Unit Trusts and Administrative Plans offered by UBI FUNDS in addition to its normal Distribution Function."

X (ii) After the existing Clause 17.16, the following new Clauses numbered as 17.17 and 17.18 be and are hereby incorporated as follows:

17.17 Administrative Arrangements: The Trustee shall have all the obligations entrusted to it under the Rules and Regulations respectively, the Trusts Act 1984 [H.L.C. 1984] the relevant Prospectus and Offering Documents setting up the Unit Trusts and the Administrative Plans thereof. However, the Trustee shall, in addition to the aforementioned, further, the Management Company's business in the following manner:

"(a) Enter into and maintain a close liaison with the Management Company for the purpose of assisting the Management Company in performing the Trustee's functions and in interacting with the Management Company.

(9) Amendment of Clause 20 titled "UNITS"

(i) After the existing Sub-Clause 20.2, the following new Sub-Clause numbered as Sub-Clause 20.3 be and is hereby incorporated:-

"Those unit holders who opt for cash dividend option will not be eligible for bonus Units but shall be paid cash dividend only."

(ii) The existing Sub-Clauses 20.3 and 20.4 be and are hereby renumbered as Sub-Clauses 20.4 and 20.5 respectively.

(iii) After the existing Sub-Clause 20.4 (now renumbered as Clause 20.5), the following new Sub-Clause 20.6 be and is hereby incorporated:-

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"Regardless of various Classes of Units, all Units and fractions thereof represent an undivided share in the Unit Trust ranking pari passu, including as to the rights of the Holders in the Net Assets, earnings and distributions and each Holder has a beneficial interest in the Unit Trust proportionate to the Units held by him."

Amendment in Clause 21: ISSUE OF UNITS:

(i) Clause 21.3 be and is hereby replaced by the following text:

"Application for Purchase of Units of UGIF shall be made by completing the prescribed purchase of Units application form and submitting it to the authorized Branches of the Distributor or to the Management Company together with the payment by cheque, bank draft, pay order as the case may be in favor of the CDC Trustee United Growth and Income Fund and crossed "Account Payee only". However, in case an applicant desires to split his investment in units of different unit trusts managed by the Management Company, the cheque, bank draft or pay order, as the case may be, shall be made in favour of CDC - Trustee UBL Funds and crossed "Account Payee only". The pertinent forms have to be submitted within the announced business hours on the Business Days. Payment through credit cards, debit cards, auto debit instructions, IVR (Interactive Voice Response), ATM facility or in such form (other than through cash or any bearer instruments) is subject to finalization of arrangement by the Management Company (subject to mutually agreeing with the Trustee and approval of SECPI) which will be announced either in the Offering Document or the supplementary Offering Document or by announcements in at least one newspaper having wide circulation in Pakistan. In certain Administrative Plans or Investment allocations across funds, provisions for insurance coverage may also be provided.

The application for issuance of Units and the specimen signature of each Holder shall be retained by the relevant Distribution Company with copies supplied to the Transfer Agent, if so required by UBL Funds. The Distribution Company shall verify the particulars given in the application for issuance of Units and the documents submitted therewith and ensure that the signature of any Holder or joint Holder to any document required to be signed by him under or in connection with the application for issue of Units is verified by a banker or Broker or other responsible person or otherwise as best and to their reasonable satisfaction.

(ii) After the existing Clause 21.5, new Clause 21.7 be and is hereby incorporated as follows:

Suspension of fresh issue of Units

"UBL FUNDS may at any time, subject to the Rules & Regulations respectively, as may be modified from time to time, suspend issue of fresh Units. Such suspension may however not affect existing subscribers to any plans that may be offered by UBL FUNDS under different administrative arrangements, the issue of bonus Units as a result of profit distribution or the option to receive dividends in the form of additional Units. UBL FUNDS shall announce the details of exceptions at the time a suspension of fresh issue is announced. UBL FUNDS shall immediately notify the Commission and the Trustee if fresh issue of Units is suspended and shall also have the fact published, immediately following such decision, in the newspapers in which the Fund's prices are normally published.

(i) Amendment of Clause 23 under the heading of "REDEMPTION OF UNITS"

At the end of Clause 23.2 the following be and is hereby added:

"The Management Company may make arrangements to accept redemption requests through electronic IVR (Interactive Voice Response) or other means."

(ii) Amendment in Clause 24: ISSUE OF UNITS OUTSIDE PAKISTAN

After the existing Clause 24.2, the following new Clauses to be numbered as 24.3, 24.4, 24.5, 24.6, 24.7, 24.8 and 24.9 be and are hereby incorporated as follows:-

"24.3 The currency of transaction of the Trust is the Pakistan Rupee and UBL FUNDS, Trustee or any Distributor are not obliged to transact the Purchase or Redemption of the Units in any other currency and shall not be held liable, save as may be specifically undertaken by UBL FUNDS, for receipt or payment in any other currency or for any obligations arising there from."

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Unit Town Kartar

"24.1 UBL FUNDS shall appoint one or more scheduled bank(s) as the Authorized Dealer(s) as defined in the Foreign Exchange Regulations, to manage the Offer and Redemption of Units from outside Pakistan in foreign currency under the provisions of the Foreign Exchange Law and the Regulations of the State Bank of Pakistan."

"24.5 Payments made in foreign currency for purchase of Units shall be converted into Pakistani Rupees through the Authorized Dealer using his quoted rates prevailing on the Business Day of the receipt of the funds from abroad through banking channels or from foreign currency account maintained locally in accordance with the Foreign Exchange law and any conversion cost shall be deducted from the payment before the actual number of Units are calculated such amount and issued to the applicant."

"24.6 At the option of UBL FUNDS, subject to the approval of the State Bank of Pakistan and the Commission, payments made in foreign currency for Units purchased may directly be made part of Trust Property without conversion into Pakistani Rupees (for bank accounts of the Scheme outside Pakistan) after deduction of the relevant duties, charges, transaction costs and applicable Sales Load. The Units issued will be denominated in Pakistani Rupees using a conversion rate quoted by the Authorized Dealer at the issue date of the Units."

"24.7 Payments to be made in foreign currency on redemption of Units shall be converted from Pakistani Rupees on the Business Day of payment through the Authorized Dealer using his quoted rates and any conversion cost shall be deducted from the payment to be made. Payment will be made in the local foreign currency account of such Holder, if any. In case such Holder does not hold the foreign currency account in Pakistan, the Holder shall be liable to arrange for remittances through his own local bank or Authorized Dealer and neither UBL FUNDS, nor the Trustee or the Registrar or the Distribution Company shall be responsible for arranging the remittances of encashment proceeds of Units."

"24.8 At the option of UBL FUNDS, subject to the approval of the State Bank of Pakistan and the Commission, payments to be made in foreign currency for Unit redemptions may directly be paid from foreign currency dominated bank accounts that are part of Trust Property after deduction of the relevant duties, charges, transaction costs and applicable sales load. As the Units redeemed will be denominated in Pakistani Rupees, the conversion rate will be the rate quoted by the Authorized Dealer at the redemption date of the Units."

"24.9 UBL FUNDS will make arrangements from time to time for receiving account opening forms, investment request forms and payments from outside Pakistan and will disclose these arrangements through its website, Distribution Company(ies) and investment facilitators outside Pakistan."

- (II) All other contents of the Trust Deed remain unchanged and the Trust Deed shall continue to operate in full force and effect, amended as above;
- (III) UBL FUNDS, as the management company and the Trustee hereby certify that in their opinion, the above alterations to the Trust Deed are required to record the change of name of UBL FUNDS, as the management company, change of address of UBL FUNDS, to introduce and to modify the features of Income Units and to carry out some further formal amendments and that the above alterations do not alter the fundamental object of the Unit Trust and that the same shall not prejudice the interests of the Holders or any of them or operate to release the Trustee or UBL FUNDS from any responsibility to the Holders.

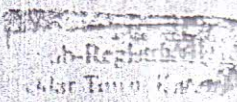
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IN WITNESS WHEREOF, this Second Supplemental Deed has been executed on the day and year first written.

Common Seal of UBL Fund Managers Limited has hereunto been fixed in the presence of:

(1) Name: Mr. Asad Sabir
Designation: Director
NIC# 42201-4912056-1



(2) Name: Mr. Akbar Faraj
Designation: Director Company Secretary
NIC# 42301-93099100-5

Common Seal of Central Depository Company of Pakistan Limited has hereunto been fixed in the presence of:

(1) Name: Mr. Waheedul Haq
Designation: Director C.D.C.
NIC# 42201-05122054-5



(2) Name: Mr. Khawaja Humayun Raiz
Designation: Director
NIC#

Witnesses:

Signature:

Name: Jawed Arbind

Address: 868-C, C.G.Aren, P.E.G.I.S,
Block II, Karachi.

NIC: 45402-0958643-1

Name: Khawaja Humayun Raiz

Address: 868-C, C.G.Aren, P.E.G.I.S,
Block II, Karachi.

NIC: 42301-6310817-1

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S. No. _____
 Presented in the office of
 Sub Registrar Office.
 Sudder Town
 Between Reg. No. _____
 To _____

D.F.

29 FEB 2008

Sub-Registrar-II
 Sudder Town, Karachi

G.H. Kazmi

Urgent Microfilming Fee

Rs. 40/- Receipt No. 54

Date: 25.2.2008

Sub-Registrar-II
 Sudder Town, Karachi

Received Registration Fees as follows:

For _____	50/-
For _____	45/-
For _____	50/-
Search Fee	50/-
Petition No. 2534	50/-
Postage Charges	150/-

Sub-Registrar-II
 Sudder Town, Karachi

G.H. Kazmi

Saeed Albadal
 Zafar Albadal

Executing Party Occupation Doctor M.

Muslim Adult, Age 39 Years

R/o 43/F-6 BLOCK 6 PECHS
 Karachi. In the capacity of this deed.

NOC No. 42301-9309900-5.

in the Capacity as shown in the deed

Mrs. Farhat Aliya
 S/o. Haji Idris

Obbad Fazal
 Fazal Mulkamand

Executing Party Occupation Company Secy.

Muslim Adult, Age 32 Years

R/o DHA 14 Karachi

In the capacity of this deed.

NOC No. 42301-9309900-5.

in the Capacity as shown in the deed

Mrs. Rizwana
 S/o. Haji Idris

Kawran Ahmed Qazi

S/o. Haji Idris Halima Ahmed

Executing Party Occupation CFO

Muslim Adult, Age 40 Years

R/o PECHS Karachi

In the capacity of this deed.

NOC No. 42201-0522030-5

in the Capacity as shown in the deed

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Saeed Albadal

60/-

Mr. Khanjjo Aliwazhi Rose
Liaqat
Cnic: 6568/H/6
Kawali

Should be personally
known to above constable
and identifies

Date 28 FEB 2008

Sohail Khanji
Saddar Town, Karachi

G.H. Kasmi

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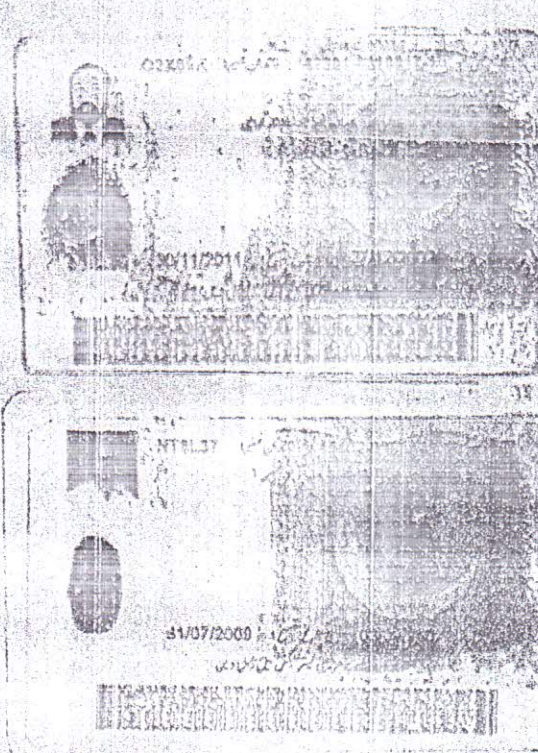
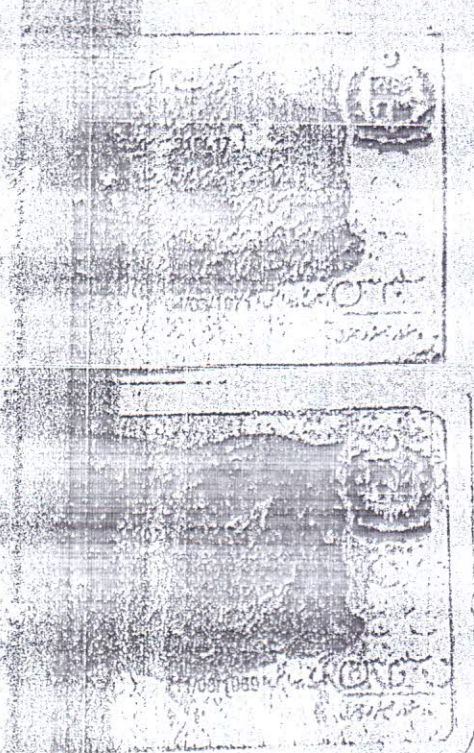
Received
Date 24-02-2008
Sohail Khanji
Saddar Town, Karachi

M.E Roll No: U 13883
4883
Photo-Registrar, Karachi
Date: 05-03-2008

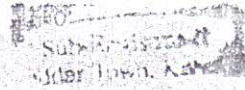
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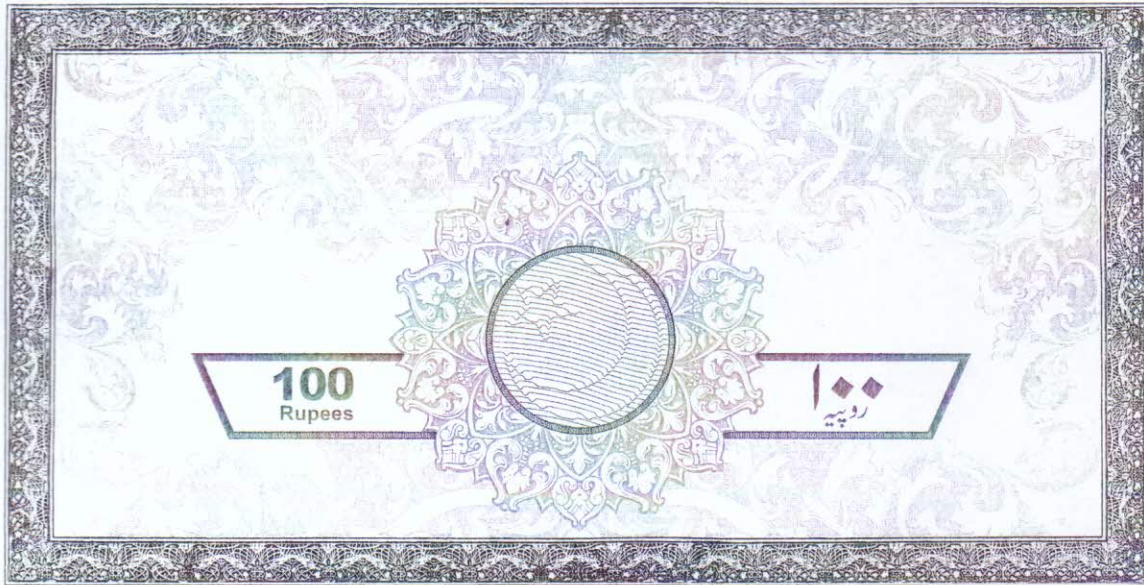




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MUHAMMAD SHOAIB ARSHAD STAMP
021164
Name.....Muhammad Shoaib Arshad
Firm Name.....Muhammad Shoaib Arshad
Address.....Advocate, Sector No. 33B KBA
City.....Karachi
Date.....26 AUG 2016
RUPEES ONE HUNDRED ONLY



CERTIFIED TRUE COPY (Enclosed Photographs of the original)

Registered No. 142

Book No. 144

T. Div./ Town Name Sadr Saddar

Date of Registration 29-02-2008

Urg. M.F. Roll No. J-13883-4883

M.F. Date 05-03-2008

This Certified copy has been granted to Saeed Arshad Advocate

Mr. / Mrs. Miss Saeed Arshad Advocate

for verification purpose only.

Vide application No. 2923 Dated 30-8-2016

Micro Filming Officer
and Photo Registrar
★ Karachi ★
REGISTRATION DEPARTMENT
GOVERNMENT OF SINDH