

SECURITIES AND EXCHANGE COMMISSION OF PAKISTAN SPECIALIZED COMPANIES DIVISION FUND MANAGEMENT DEPARTMENT

No. SCD/AMCW/LIFIF/2025/143

November 19, 2025

The Chief Executive Officer,

Lucky Investments Limited, 205, 2nd Floor, The Forum Clifton, Block-9, Khayaban-e-Roomi, Karachi.

Subject: Approval for 3rd Supplemental Offering Document of Lucky Islamic Fixed Term

Fund

Dear Sir,

Please refer to letter dated October 31, 2025 from your office i.e. M/s Lucky Investments Limited (the 'Management Company' or the "LIL") and subsequent correspondence on the subject noted above.

- 2. In this context I am directed to convey approval of the Securities and Exchange Commission of Pakistan (SECP) for the third (3rd) Supplemental Offering Document of Lucky Islamic Fixed Term Fund (the "Fund") enclosed with aforementioned letter in terms of Regulation 44(8) read with Regulation 54(1) of Non-Banking Finance Companies and Notified Entities Regulations 2008 (the 'Regulations') on the following conditions:
 - I. The approval granted for third (3rd) supplemental offering document of the fund is valid for implementation within a period of one hundred and twenty (120) days from the date of issuance of approval letter within which the approved changes shall be implemented unless otherwise there is any change in the approved documents or the approval has not been extended. In case of failure to implement the respective changes within the aforesaid timeline, the supplemental offering document shall be resubmitted for review and approval;
 - II. The LIL shall implement the changes subject to provision of seven days' notice to the unit holders in terms of Regulation 44(6) of the NBFC Regulations, 2008;
- III. The LIL will not invest assets of the investment plans abroad unless it has obtained prior written approval of State Bank of Pakistan (SBP) and the Commission in this regard; where such investment shall be in line with the overall framework of authorized investment as prescribed for this category of collective investment scheme;
- IV. Contents of Supplemental Offering Document will not be altered/amended/deleted without prior written approval of the Commission except for adding reference of date(s) and No. of letter(s) approving the Document; wherever relevant;
- V. Approval of the Supplemental Offering Document will, in no way, absolve the LIL of its obligations about contents of, or statements made in the Document;
- VI. The LIL shall include approval of Board of Directors along with date in the Supplemental Offering Document;
- VII. LIL shall ensure compliance with the prevailing requirements of law including NBFC Regulations and its constitutive document; and
- VIII. The LIL shall place the updated and consolidated constitutive document (with notes referring to the supplemental constitutive document highlighting the change made in the original document/

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clauses), along with the original and supplemental constitutive documents separately on its website. The updated constitutive documents shall be placed immediately or after completion of the duration of the notice period, as the case may be. Furthermore, the updated constitutive documents shall clearly specify the last date of updation i.e. "XYZ fund updated up to DD/MM/YY.

3. This office is available for any further clarity as may be required on the subject.

Sincerely,

Raja Ateeq Ahmed Deputy Director

Cc: The Chief Executive Officer,

Central Depository Company of Pakistan Limited, CDC House, 99-B, Block 'B', S.M.C.H.S, Main Shahrah-e-Faisal, Karachi.