



PARTICIPANT'S MEMBERSHIP DOCUMENT (PMD)

Personal Accident Takaful



Issued by:

Personal Accident Takaful



This document may be called a **Participant's Membership Document** (hereinafter referred to interchangeably as "contract" or "Policy") as defined in the Takaful Rules, 2012.

Preamble:

This is to acknowledge that the applicant (hereinafter called the 'Participant'), as more fully described in the schedule hereto:

- i Is accepted as a member of the Participants' Takaful Fund (hereinafter called the 'Fund') operated by Pak Qatar General Takaful Limited (hereinafter called the 'Company').
- ii Being a member of the Fund, he/she is acknowledged as a beneficiary under the attached Indemnity Policy of the Fund, and of the benefits declared by the Fund from time to time under this policy, in accordance with the Waqf rules governing the Fund.
- iii Subject to the participant continuing as a member of the Fund and complying with his/her undertaking under his/her declaration made in the proposal form, he/she is indemnified by the Fund as one of its beneficiaries against the perils/events described , in the manner and to the extent as stated hereunder.

Conditions Precedent:

- i. No payment in respect of any Contribution shall be deemed to be payment to the Company unless a printed form of receipt for the same, signed by an authorized official of the Company, shall have been given to the Participant.
- ii. Notwithstanding anything above, cover under this policy shall not commence until the Contribution, as stated in the schedule hereof, has been paid or guaranteed to be paid in the manner as stated in the schedule or as expressly agreed and stated therein.

Whereas the Participant named in the schedule hereto, has applied for participation in the Fund and has made a written proposal by completing a questionnaire, which together with any other statements made in writing by the Participant for the purpose of this Policy, is deemed to be incorporated herein and has paid or undertaken to make payment as Contribution to the Fund, as stated in the aforesaid Schedule, for the purpose of coverages contained herein.

Now This Policy Witnessed that if any time during the period of this Policy, the Participant sustains any bodily injury caused by accidental, violent, external and visible means which injury shall solely and independently of any other cause result in death or disablement as defined in the Schedule of Compensation, then subject to the terms, provisions, exceptions and conditions contained herein or endorsed hereon, the Participant shall be indemnified for injury or in the event of his death, compensation shall be made to his legal personal heirs or representatives in accordance with the Schedule of Compensation attached herewith.

Provided always that:

 Death, loss or permanent disablement takes place within twelve calendar months from the occurrence of the injury:

- a) Compensation shall not be payable under more than one of the items of the Schedule of Compensation, due to consequences of the same accident (except for any compensation payable hereunder in respect of Temporary Partial Disablement preceding or following Temporary Total Disablement)
- b) No weekly compensation shall become payable until the total amount thereof has been ascertained and agreed. If, nevertheless, payment be made for weekly compensation, the amount so paid shall be deducted from any lump sum amount becoming claimable in respect of the same accident or illness.
- The total sum payable under this Policy in respect of anyone or more claims shall not exceed in all anyone period of Policy, the largest sum covered under anyone of the items contained in the Schedule of Compensation or added to this Policy by endorsement.

Definitions

In this Policy:

- I. "BODILY INJURY" means bodily injury which:
 - a) is sustained by the Participant during the period of this Policy.
 - b) is caused by an accident; and
 - c) solely and independently of any other cause, except illness directly resulting from, or medical or surgical treatment rendered necessary by such injury, occasions the death or disablement of the Participant within twelve calendar months from the date of the accident by which such injury is caused.
- "ACCIDENT" includes exposure resulting from a mishap to an aircraft or vessel in which the Participant is traveling.
- "ILLNESS" means illness of the Participant which declares itself during the period of this Policy and occasions the Total Disablement of the Participant within twelve calendar months after declaring itself.
- 4. "TOTAL DISABLEMENT" means disablement which entirely prevents the Participant from attending to his business or occupation (of any and every kind) or if he has no business or occupation, from attending to his usual duties.
- "PARTIAL DISABLEMENT" means disablement which
 prevents the Participant from attending to a substantial
 part of his business or occupation, or if he has no
 business or occupation, from attending to a substantial
 part of his usual duties.
- "PERMANENT DISABLEMENT" means disablement lasting for twelve calendar months and at the expiry of that period, being beyond hope of improvement.

Personal Accident Takaful



- "LOSS OF LIMB" means loss of physical separation of a hand at or above the wrist or a foot at or above the ankle.
- 8. "AIR TRAVEL" means being in or on board a conventional aircraft of a regular airline as fare -paying passenger over established routes for the purpose of flying therein or alighting there from following a flight.
- 9. "MEDICAL EXPENSES COVERAGE" (if availed) means reimbursement of medical expenses (treatment and medicine) necessarily incurred and expended by the Participant on account of accidental injury for which a valid claim is made under this Policy up to the limit stated in the Schedule.

Exceptions

This Policy does not cover death, loss or disablement directly or indirectly caused by arising or resulting from or traceable to:

- a) bodily injury willfully incurred,
- b) death, bodily injury due to or resulting from intentional self injury, suicide or attempted suicide (whether felonious or not) or from deliberate exposure to exceptional danger (except in an attempt to save human life).
- c) death, bodily injury due to or resulting from or happening during intoxication, insanity, fighting or unlawful act on part of the Participant or surgical or medical treatment, except in case where such treatment is made necessary by the particular injury for which the claim is made,
- d) death or bodily injury sustained by the Participant whilst flying other than as a fare-paying passenger in an aircraft operated by a licensed and regular airline over an established route with published schedules,
- e) death or bodily injury directly or indirectly due to or resulting from war, invasion, act of foreign enemy, hostilities, warlike operations (whether war be declared or not), civil war, rebellion, revolution, terrorism, insurrection, military or usurped power, riot or civil commotion,
- f) death or bodily injury resulting from service on duty with armed forces,
- g) "Big-games", polo, motorcycling, hunting, steeple chasing, mountaineering (involving the use of ropes or guides), racing of any kind, winter sports and hang-gliding, bungee jumps, the use of circular saw or wood working machinery,
- h) childbirth or pregnancy in case of women,
- i) AIDS of AIDS related complexity.

Compensation Schedule

	Control of the contro	
Sr. No.	Contingencies	Compensation
- 1	Death	100%
2	Permanent Disablement	1000/
	Capital Sums in accordance with the	100%
	following scale of percentages based on (1)	
	Permanent total loss of sight of both	100%
	eyes.	
	Total loss or permanent total loss of	75%
	use of the limbs	400/
	Total loss or permanent total loss of	60%
	use of the right arm Total loss or permanent total loss of	65%
	use of the left arm	3375
	Total loss or permanent total loss of	55%
	use of the right forearm	
	Total loss or permanent total loss of	60%
	use of the left forearm Total loss or permanent total loss of	60%
	use of the right hand	0070
	Total loss or permanent total loss of	50%
	use of the left hand	
	Total loss or permanent total loss of	50%
	use of thigh Total loss or permanent total loss of	50%
	use of leg at or below the knee	3070
	Total loss or permanent total loss of	40%
	use of foot	500/
	Permanent total loss of sight of one	50%
	eye Permanent total deafness in two ears	50%
	Permanent total deafness in one ear	15%
	Total loss or permanent total loss of	25%
	use of thumb on right hand	200/
	Total loss or permanent total loss of use of thumb on left hand	20%
	Total loss or permanent total loss of	20%
	use of index finger on right hand	
	Total loss or permanent total loss of	15%
	use of Index finger on left hand	120/
	Total loss or permanent total loss of use of middle finger on right hand	12%
	Total loss or permanent total loss of	10%
	use of middle finger on left hand	
	Total loss or permanent total loss of	10%
	use of third (ring) finger on right hand	00/
	Total loss or permanent total loss of use of third (ring) finger on left hand	8%
	Total loss or permanent total loss of	8%
	use of little finger on right hand	
	Total loss or permanent total loss of	6%
	use of little finger on left hand Total loss or permanent total loss of	5%
	use of big toe	3/0
	Total loss or permanent total loss of	3%
	use of any other toe*	0.534
3	Temporary Total Disablement	0.5%
	(Compensation payable up to 52 weeks)	Per week
4	Temporary Partial Disablement	0.2%
	(Compensation payable up to 52	Per week
	weeks)	

Personal Accident Takaful



*Any permanent disability not enumerated above will be paid for in proportion of the degree of permanent disability as compared to the cases enumerated above without taking into account the occupation of the Participant.

Conditions

- This Policy and the Schedule shall be read together as one Policy and any word or expression to which a specific meaning has been attached in any part of this Policy or of the Schedule shall bear such specific meaning wherever it may appear.
- 2. The coverage under this Policy shall be granted to Participants aged between 18 to 60 years.
- 3. In the event of any accident or disablement by disease hereby covered against happening to the person covered, notice thereof in writing is required to be given to the Company within fourteen days of the occurrence of the accident or the commencement of the disease. The Participant or his legal personal representatives shall at his or their own expense, forward to the Company, within the space of seven days after demand, a written report from a medical attendant, who shall be a duly qualified and registered medical practitioner approved by the Company, of the facts of the case and the nature and extent of the injuries received or of the disease, and generally all such information in support of the claim as the Company shall reasonably require, and in case of loss of sight or amputation occurring more than fourteen days after the accident, notice as aforesaid must be given within one calendar month of such loss of sight or amputation. In the case of a claim for death or permanent disablement unless otherwise stated all sums payable hereunder shall be payable within one calendar month after such personal injury and the cause and result thereof shall have been proved to the satisfaction of the Company and such information as is required by the Conditions of the Policy shall have been furnished, and in the case of a claim for temporary disablement, only upon the termination of such disablement, unless claimed within one year after it has become due.
- 4. If required by the Company, the Medical, Surgical, or other Official/Agent of the Company shall, in case of any accident to any Person covered or any disease, be admitted at all reasonable time is allowed to see and examine the nature of the injury sustained by the Person covered or of the disease whilst the Person covered is suffering from the effects of the same, and in the event of death to make a post -mortem examination of the body of the Person covered . .
- 5. The Participant, on tendering any contribution for the renewal of this Policy, give notice in writing to the Company for any disease, physical defect or infirmity with which the Person covered has become affected since the payment of the next preceding contribution.
- 6. If the Person covered shall change his occupation or engage in more hazardous work than as stated in the Schedule, the Participant shall give immediate notice to

- the Company and pay such extra contribution as may be required in respect of such increased risk if the Company shall elect to accept the same , which they shall be under no obligation to do so.
- 7. The Company may at any time, notwithstanding the provision of Cumulative Bonus, cancel this Policy by serving seven days' notice by registered letter to the Participant at his last known address and in such event shall be given an amount equivalent to the Contribution paid less pro-rata portion thereof for the period this Policy has been in force; or this Policy may be cancelled at any time by the Participant on giving seven days' notice in writing and the Participant shall be given an amount equivalent to Contribution less Contribution at the Company's short period rates, as given below, for the period this Policy has been in force:

Period not exceeding	Short period rates as Proportion of Annual Contribution
I week	1/8 or 12.5%
I month	2/8 or 25%
2 months	3/8 or 37.5%
3 months	4/8 or 50%
4 months	5/8 or 62.5%
6 months	6/8 or 75%
8 months	7/8 or 87.5%
Over 8 months	Full annual contribution.

However, no refund shall be allowed if any claim has arisen during the period this Policy has been in force.

- 8. The Company shall not be bound to notice or be affected any notice of any trust, charge, or alteration relating to the Policy, but the receipt of the Participant, or his legal personal representative shall in any case effectually discharge the Company.
- All notices required to be given by the Participant must be given to the Company at the Head Office or at one of its Branch Offices, or at the Offices of its Authorized Agents.
- 10. If any difference arises as to the amount to be paid under this Policy (liability being otherwise admitted) shall be referred to the decision of an Arbitrator to be appointed in writing by the parties in differences or if they cannot agree upon a single Arbitrator to the decision of two Arbitrators, one to be appointed in writing by each of the parties within one calendar month after having been required in writing to do so by either of the parties or in case the Arbitrators do not agrees to an Umpire appointed in writing by the Arbitrators before entering upon the reference. The Umpire shall sit with the Arbitrators and preside at their meetings and the making of an award shall be a condition precedent to any right of action against the Company. If the Company shall disclaim to indemnify the Participant for any claim hereunder and such claim shall not within, twelve calendar months from the date of such disclaimer have been referred to arbitration under the provisions herein contained then the

Personal Accident Takaful



claim shall for all purposes be deemed to have been abandoned and shall not thereafter be recoverable hereunder.

- 11. The due observance and fulfillment of the terms, provisions, conditions and endorsements of this Policy is so far as they relate to do anything to be done or complied with by the Participant and the truth of the statements and answers in the said proposal shall be conditions precedent to any coverage under this Policy.
- 12. This Policy is subject to the laws of the Islamic Republic of Pakistan and the exclusive jurisdiction of the courts at Karachi.

Takaful Operator Fees

The Company shall deduct Operator's fee @ ____ % out of the Contribution received under this policy. Such fee shall be based on the Wakala principle since the Company hereby acts as a Wakeel of the Fund.

Investment Management Share

The Company shall act as a Mudarib for the purpose of managing the investment of the participant 's Contribution. As such, the Company stands entitled to a share of ____ % in the investment income thereof as Mudarib.

Surplus Distribution

Operator may hold a portion of the surplus

- As a contingency reserve (over and above the technical provisions)
- For charity
- The rest of the surplus may be distributed to participants in proportion to the contributions to the PTF net of any risk related claims, which they may have received during the undervaluation period.

IMPORTANT:

The Participants should, for his own protection, examine this policy to ascertain whether it is in accordance with his intentions and correctly described, if any error or misdescription is found the same should immediately be intimated to the company for correction.

Disclaimer: This PMD serves as a standard document; the primary coverage details can be found within the PMD schedule. Please refer to the PMD schedule for comprehensive information regarding the coverage provided.

Version: PQGTL-PAT-PMD-220524

Complaints in Respect of Takaful Membership

تکافل ممبرشپ کے متعلق شکایات



If you have any complaint or grievance against the Takaful Company, agent, or bank representative in respect of your Takaful Membership, you may file your complaint directly with the Takaful Company at the following address:

آگر آپ کو اپن تکافل ممبر شپ کے حوالے سے تکافل کمپنی ،ایجنٹ یا بینک نمائندے سے کوئی شکایت ہو تو سب سے پہلے متعلقہ تکافل کمپنی کو براہِ راست اپنی شکایت دریج ذیال پتہ پر مجھوائیں

Pak-Qatar General Takaful Limited

پاک قطر جزل تکافل کمیٹڈ

Mr. Kashif Rasheed

Incharge Complaint Cell

402-404, Business Arcade, Plot # 27-A, Block 6, P.E.C.H.S., Sharea Faisal, Karachi. 75400. **Phone:** 021-38798550

Email: kashif.rasheed@pakqatar.com.pk, complaints@pakqatar.com.pk

However, in case if the insurance company fails to address your grievance, you may file your complaint with other external independent forums at the following addresses:

جناب کاشف رشید صاحب

ليگل ايند كمپيا ئنس ۋپار مُمنٹ<mark>404-402</mark> بزنس آركيڈ ، پياٹ نبر 27-A ، بلاک 6، P.E.C.H.S شاہراو فيصل کراچی 75400 وفون -38798550 -201

ای میل : kashif.rasheed@pakqatar.com.pk, complaints@pakqatar.com.pk

اگر انشور نس کمپنی آپ کی شکلیت کا ازالہ کرنے میں ناکام رہے یا آپ کمپنی کے جواب سے مطمئن نہ ہوں تو آپ مندرجہ ذیل ایکشرنل انڈینیڈنٹ فورم کے ساتھ این شکلیت کا اندراج کرواستے ہیں

Federal Insurance Ombudsman

2nd Floor, Pakistan Red Crescent Society, Annexe Building, Plot # 197/5, Dr. Doud Pota Road, Karachi.

Phone: 021-99207761-62 | **Website:** www.fio.gov.pk/

Note: Policyholders from any part of Pakistan, AJK/Gilgit Baltistan may approach FIO

وفاقى انشورنس محتسب سِینڈ فلور، ریڈ کریسنٹ سوسائٹی

اسَكُنَى بَلَدُ نَكُ، بَلِاتُ مُبِر197/5وُأَكُرُو واؤد لِيهَا رودُهُ كَرا بِيَ _ فون: 62-99207761 و21 ويب سائك: /www.fio.gov.pk

نوٹ: پاکستان کے کئی بھی علاقے تعلق رکھنے والے پالیسی ہولڈرز ، آزاد جموں کشیر/گلگت بلتستان وفاقی انشورنس مختب(ایف آئی او) سے رجوع کر سکتے ہیں ۔

Official Coordinator, Small Disputes Resolution Committee - Karachi

The Deputy Director, Specialized Companies Division, 5th Floor, State Life Building No. 2, Wallace Road, Off. I. I. Chundrigar Road, Karachi.

Direct No.: 021-99002021, 021-32414204

Email: sdrc.khi@secp.gov.pk, complaints@secp.gov.pk

Note: Policyholders belonging to provinces of Sindh and Balochistan may approach this Committee.

دفتری رابطه کار- سال ڈسپیوٹس ریزولوشن سمیٹی، کراجی

. دُينًا وْارْ يَكْمُ اسپيشلارُووْ كَمْدِينز وْوريْن 5th فلور،اسٹيٺ لائف بلدُنگ نمبر 02. ولاس رووْ،آف آئی آئی چندريگر

ۋائرىك ئىبر 021-32414204 , 021-99002021 ۋائرىك

ای میل : complaints@secp.gov.pk, sdrc.khi@secp.gov.pk

نوٹ:صوبہ سندھ اور بلوچیتان سے تعلق رکھنے والے پالیسی ہولڈرز کراچی میں قائم کمیٹی سے رجوع کریں۔

Official Coordinator, Small Disputes Resolution **Committee - Lahore**

The Deputy Registrar of Companies, Company Registration Office -Lahore, Associate House, 3rd & 4th Floor, 7-Egerton Road, Lahore.

Direct No.: 042-99014050, 042-99204962-66 Ext: 28

Email: sdrc.lhr@secp.gov.pk, complaints@secp.gov.pk

Note: Policyholders from all districts of Punjab except Bhakkar, Khushab, Mianwali, Jhelum, Chakwal, Rawalpindi and Attock may approach this Committee.

دفترى رابطه كار- سال دُسپيوڻس ريزولوش سميني، لاهور

کپنیوں کے ڈپٹی رجسٹرار، کمپنی رجسٹریش آفس،الاہور، ایسوسی ایٹ ہاؤس، 3اینڈ 4 فلور7 ایج ٹن روڈ ،الاہور۔ : ڈائر یکٹ نمبر : Ext: 28 | 042-99014050, 042-99204962-66 ای میل: sdrc.lhr@secp.gov.pk, complaints@secp.gov.pk

نوٹ: بھکر، خوشب، میانوالی، جہلم، چکوال، راولپنڈی اور انگ کے سوا پنجاب کے تمام اضلاع کے پالیسی ہولڈرز لاہور میں قائم کمیٹنی سے رجوع کر سکتے ہیں ۔

Official Coordinator, Small Disputes Resolution Committee - Islamabad

The Management Executive, Insurance Division, 3rd Floor, NIC Building, 63-Jinnah Avenue, Blue Area, Islamabad.

Direct No.: 051-9195391, 051-9207091-4 | Ext 439

Email: sdrc.isb@secp.gov.pk, complaints@secp.gov.pk

Note: Policyholders belonging to Islamabad Capital Territory, Khyber Pakhtunkhwa, Gilgit Baltistan, Azad Jammu & Kashmir and the western side of Punjab (i.e. Bhakkar, Khushab, Miawali, Jhelum, Chakwal, Rawalpindi and Attock districts) may approach this Committee. Complaint against Takaful Company may also be filed with Securities and Exchange Commission of Pakistan (insurance regulator in Pakistan) at the following address:

دفترى رابطه كار- سال وسيبوش ريزولوش سميني، اسلام آباد

مينجمين ايگريكشيو،انثورنس دُويژن 3rd فلور،اين آئي سي بلذنگ 63 جنال ايونيو،بليو ايريا،اسلام آباد-ڈائریکٹ نمبر: 4-1907091-4 Ext 439 | 051-9195391, 051-9207091 ای میل : sdrc.isb@secp.gov.pk, complaints@secp.gov.pk

نوٹ: اسلام آباد کیبیٹل ٹیرٹری، خیبر پختونخواہ، گلّت بلتستان، آزاد جمول کشیر، اور صوبہ پنجاب کے مغربی ھے(یعنی بھبر، خوشاب، میانوالی، جہلم، چکوال، راولپنڈی اور انک اضلاع) سے تعلق رکھنے والے پاکسی ہولڈرز اسلام آباد میں قائم کمیٹی سے رجوع کر سکتے ہیں ۔

انشور اُس سمینی کے خلاف شکلیت سیکیور بیٹر ایکی نیٹ کمٹن آف پاکستان (جو کہ پاکستان میں انشور نس سیکٹر کا ریگولیٹر ہے) کے پاس بھی درجی ذیل ایڈریس پر دائر کی جاستی ہے۔

Securities and Exchange Commission of Pakistan (SECP)

NIC Building, 63-Jinnah Avenue, Blue Area, Islamabad - 4400, Pakistan.

Phone: Toll free 080088008

Email: complaints@secp.gov.pk

Website: https://sdms.secp.gov.pk/ (for online filing of complaints)

Note: Policyholders from any part of Pakistan, AJK/Gilgit Baltistan may approach SECP.

سيكيور ثيز ايندُ اليهيينج تميش آف پاكستان

این آئی سی بلڈنگ 63جناح ایونیو، بلیو ایریا،اسلام آباد - 4400 ، پاکستان۔ فون: ٹول فری 800880080

complaints@secp.gov.pk

/https://sdms.secp.gov.pk (شَكَايات كَى آثَارَ أَنْ فَا كُلُنُكُ كَ لِيَّ)

نوٹ: پاکستان کے کسی بھی علاقے سے تعلق رکھنے والے پالیسی ہولڈرز، آزاد جموں کشمیر/ گلگت بلتستان ایس ای می پی سے رجوع کر سکتے ہیں ۔

ڈسٹرکٹ اینڈسیشن جج (تمام اصلاع)

Insurance Tribunal					انشورنس ٹریبول	
SR#	COMPLAINT PROVINCE	jurisdiction	دائره کار	شكايت كاصوبه	نبرشار مبرشار	
- 1	Sindh	District & Session Judge Karachi (Central)	ڈسٹر کٹ اینڈ سیشن جج کراچی (وسطی)	سندھ	- 1	
2	KPK	District & Session Judge Peshawar	ڈسٹر کٹ اینڈ سینٹن جج بیثا ور	خيبر پختونخواه	۲	

Issued by: Pak-Qatar General Takaful Limited (PQGTL)

District & Session Judge (All Districts)



A Brief Introduction of Pak-Qatar Group

Pak-Qatar Group stands as Pakistan's premier and pioneer Islamic financial services group, offering a comprehensive range of savings and protection solutions that adhere to the principles of Sharia'h-compliant finance. With a steadfast commitment to excellence and a strong emphasis on Islamic values, the group encompasses esteemed companies such as **Pak-Qatar Family Takaful Limited**, **Pak-Qatar General Takaful Limited**, **Pak-Qatar Investment** (**Private**) **Limited** and **Pak-Qatar Asset Management Company Limited**.

Pak-Qatar Family Takaful (Rated **A++** with **Stable Outlook** by VIS and PACRA) and **Pak-Qatar General Takaful** (Rated **A+** with **Stable Outlook** by VIS and PACRA) embody the essence of solidarity and shared responsibility, delivering comprehensive Takaful (Islamic insurance) coverage that adheres to the principles of cooperation and mutual support. Through innovative and Sharia'h-compliant savings & protection solutions, these entities provide individuals, families, and businesses with reliable protection against unforeseen risks, ensuring peace of mind, supplemented by market competitive returns on their investments under Unit-linked (Investment-linked) life Takaful policies.

At the heart of its operations, Pak-Qatar Investments excels in providing independent assessments and exclusive investment recommendations to its esteemed clientele, besides acting as a holding company of the group. Backed by a team of seasoned experts and a deep understanding of the financial landscape, Pak-Qatar Investments guides individuals and organizations towards prudent investment decisions that align with their unique goals and Islamic finance principles.

Pak-Qatar Asset Management Company (Rated **AM2** with **Stable Outlook** by PACRA) plays a pivotal role within the group, offering expert guidance and proficiently managing investments' funds in strict adherence to Islamic finance principles. With a focus on thorough research, market analysis, and prudent risk management practices, Pak-Qatar Asset Management Company (PQAMC) strives to maximize returns while maintaining ethical investment standards. PQAMC has all the Funds in its bouquet, including Money Market Funds, Income Funds, Equity Funds, Asset Allocation Fund and Fixed Income Funds.

With an unwavering commitment to excellence, integrity, customer satisfaction and Sharia'h compliance, Pak-Qatar Group has established a remarkable track record in Pakistan's financial industry. By combining cutting-edge financial solutions with the guiding principles of Islamic finance, the group continues to set new industry benchmarks. As a trusted partner, Pak-Qatar Group empowers individuals and organizations to navigate the financial landscape with confidence and integrity, fostering their prosperity and financial well-being.







