Musawamah Agreement

This M betwe		ammah Agreement is made on this	day of	, 2025,	
Golf H	lousing	Financial Services Pvt Ltd, having its r g, Phase 6, DHA, Lahore, hereinafter r hall, where the context so permits, in ed assigns.	eferred to as "Shaa	amilkar" which	
		AND			
residir	ng at		, CNIC No:,, hereinafter referred to as the context so permits, include his/her heirs,		
legal r	eprese	entatives, and permitted assigns.			
Shaan	nilkar h	Customer has requested Shaamilka has purchased the Goods/article from hd has made the payment to the Supp	n the Supplier for or	_	
		RECITALS:			
princi	ples ar	ar is engaged in providing microfinance nd desires to facilitate the Customer w urchase of a product (as mentioned i	with a Musawamah	-based loan to	
		mer desires to purchase a product th	_	_	
1.	FINAN	NCING FOR THE PURCHASE OF THE C The customer hereby purchases the this agreement through financing fro mode of financing for a contract price	e goods/article as p om Shaamilkar und	der the Musawamah	
	1.2	The Customer pays an Advance/Do the prescribed bank account of Sha		in	
	1.3	The customer undertakes to pay the installments, as per the	·		
	1.4	Shaamilkar hereby sells - the goods to the customer at the contract pric an advance of Rs and installments as nor the selections.	e of Rs balance amount ir	and pays n	
2.	MUSA	installments, as per the schedule gi AWAMAH SALE:	ven in uns agreeme	ent.	
	2.1	Under the Musawamah agreement,	9	•	

- section 1.1 above without any set off, rollover or counterclaim whatsoever on the due date and during business hours of business day, free and clear of any deductions or without withholdings to the bank account of Shaamilkar.
- 2.2 Ownership of the product shall be transferred to the customer upon signing of this agreement and the Customer shall immediately be liable towards monthly payments of instalments to Shaamilkar for the amount in Section 1.1

3. LATE PAYMENT PENALTIES:

3.1 The Customer, hereby acknowledges and agrees that, in the event of any delay in fulfilling monthly instalment under the terms of my agreement with Shaamilkar, the Customer undertakes to contribute a specified charity amount. This charity contribution is not a penalty, fee, or profit for Shaamilkar; rather, it is intended solely for charitable purposes, in strict accordance with Shariah principles.

4. EVENT OF DEFAULT:

- 4.1 There shall be an Event of Default if in the opinion of Shaamilkar, any representation or warranty made or deemed to be made or repeated by the customer in or pursuant to any document delivered under this agreement (a) is found to be incorrect (b) any indebtedness of the customer when due or becomes due or capable of being declared due prior to its stated maturity;
- 4.2 Notwithstanding anything contained herein, Shaamilkar may without prejudice to its other rights, at any time after the happening of an Event of Default by notice to the Customer declare that entire amount by which the Customer is indebted to Shaamilkar shall forthwith become due and payable.
- 4.3 Shaamilkar reserves its rights to recover the outstanding balance from the Customer; and can seek to and approach any legal/official forum in this regard. In addition to making recovery calls, Shaamilkar with its internationally acclaimed and acknowledged smart device locking solution, can and will apply smart locking of device in the Event of Default. There will not be any application on device to obtain/retrieve any unconsented customer data. Smart locking is only with the intent of keeping the customer in financial discipline. The smart locking will be removed once the Customer clears the outstanding amount

5. WARRANTY AND LIABILITY:

- 5.1 Shaamilkar makes no representation or warranty regarding the functionality or performance of the product. The customer acknowledges that any claims regarding product defects, warranties, or repairs will be pursued with the product's manufacturer or authorized dealers
- 5.2 Shaamilkar shall not be held liable for any defect, malfunction, or performance issues with the product after the sale is concluded.

6. TERMINATION:

- 6.1 In case of Event of Default by the customer, including failure to make 2 consecutive installment payments Shaamilkar reserves the right to terminate this agreement by providing written notice to the customer. In such an event, Shaamilkar may repossess the product
- 6.2 Upon termination the customer agrees to return the product to
 Shaamilkar or pay the remaining balance of the loan within 15 days of the termination notice

7. EARLY REPAYMENT:

7.1 The customer may opt for early repayment of the loan. In such a case, no Discount will apply, and the borrower will be required to pay only the outstanding principal amount

8. DISPUTE RESOLUTION:

- 8.1 Any disputes arising out of or in connection with this agreement shall be resolved amicably
- 8.2 If the dispute remains unresolved it shall be referred to arbitration under the Arbitration Act, 1940, or any statutory modification or reenactment thereof for the time being in force
- 8.3 The venue for arbitration shall be in the city of Lahore, and the arbitration proceeding shall be conducted in English

9. GOVERNING LAW:

8.1 This agreement shall be governed by and construed in accordance with the laws of Pakistan, including Islamic principles of financing and Shariah compliant practices

10. INDEMNITIES:

- 10.1 The Customer hereby indemnifies Shaamilkar against any expense which Shaamilkar shall prove as rightly incurred by it because of:
 - (i) the occurrence of any event of default
 - (ii) the purchase and sale of goods or any part thereof by the Customer or the ownership get off, and
 - (iii) any misrepresentation

11. ASSIGNMENT:

11.1 This contract shall be binding upon and inure to the benefit of and be enforceable by Shaamilkar, against the Customer, and respective successors permitted and are parties here too, and the Customer will not assign or transfer any of its rights or obligations under this agreement, without the written consent of Shaamilkar.

12. GENERAL:

12.1 Shaamilkar is not accountable to the customer for any loss, damages, claim, demand, liability, cost or expense of any kind sustained by the customer directly or indirectly resulting from/or an inadequacy for any

- purpose, or any defect therein, in the article/product selected by him, or sustained by the customer due to his negligence directly or indirectly.
- 12.2 Shaamilkar shall have the right to cancel and to terminate this agreement in case of customer's default to make any installment after due date.

 Customer must understand all the terms and conditions stated above as the same have been briefly explained to him and further state that all the particulars/details provided by customer are true and correct to the best of his knowledge and Shaamilkar is free to verify the details/particulars given by him and his references through their own sources at any time.
- 12.3 The Customer hereby declare/undertake/certify that:
 - -he is free from all encumbrances of

FATCA/CRS/NACTA/PEP/UNSC/OFAC

- -he presents all rights to Shaamilkar to obtain, verify and store his information through Verisys/biometrics or any other mode for any present or future transaction
- -in case of his death, his legal heirs, shall be liable to pay the balance amount or return the product to Shaamilkar, in good condition
- 12.4 Shaamilkar has the right to retain the data of the customer for future use without any permission from the customer

In witness whereof this agreement is duly executed on the date and year first aforementioned.

SCHEDULE

Article	Make	Model No.	Serial No.	
Total Amount (Rs)	Down Payment (Rs)	Balance Payment	Monthly Instalment	
		(Rs)	(Rs)	
Total Instalments		Instalment Due Date		
Shaamilkar Signature		_ Customer Signature		
	ACKNOWL	EDGEMENT		
I,S/o. D/o. W/o				
R/oholding CNIC No				
in presence of the witr	ness, acknowledge tha	at I have taken/receive	d on this	
day of 2025, the delive	ery of	, Make	,	
Model				
representative of Shaa				
same has been shown	•	0		
223 200 3110W1				
Customer Signature _		Witness Signature		