

BEFORE THE COMPETITION COMMISSION OF PAKISTAN

FIRST PHASE REVIEW

IN THE MATTER OF ACQUISITION OF ___% SHAREHOLDING BY M/S. PCF COMMUNICATION INVESTMENTS (PRIVATE) LIMITED AND ___% SHAREHOLDING BY M/S. JS BANK LIMITED IN M/S. AIR LINK COMMUNICATION LIMITED

CASE: 1084/Merger-CCP/20

Commission

Ms. Shaista Bano Gilani *Acting Chairperson*



ORDER

- 1. On 6th March 2020 the Competition Commission of Pakistan ("Commission") received a pre-merger application ("Application") of a proposed acquisition pursuant to Section 11 of the Competition Act, 2010 ("Act") read with Regulation 6 of the Competition (Merger Control) Regulations, 2016 ("Merger Regulations") from M/s. Air Link Communication Limited ("Target" or "Applicant") for the intended acquisition of _...% shareholding by M/s. PCF Communication Investments (Private) Limited ("Acquirer 1") and 5 % shareholding by M/s. JS Bank Limited ("Acquirer 2") in the Target.
- 2. The Commission has examined the Application as well as all the documents attached therewith, the market scenario, and its observations on the basis of independent research/investigation in the relevant market. The Phase I competition assessment of the intended transaction has resulted in the following findings:
 - i. The business activities of the undertakings concerned are:
 - a. For the Acquirer 1: Invests in communication and related sectors in Pakistan.
 - b. For the Acquirer 2: Scheduled commercial bank
 - c. For the Target: Imports, distributes, and wholesale of cellular mobile/smart phones, tablets, laptops, accessories and allied products.
 - ii. The proposed transaction involves the Acquirer 1 proposing to buy % and Acquirer 2 proposing to buy % of ordinary share capital of the Target. The transaction consideration is PKR { 1.
 - iii. The Target belongs to the relevant product market of "Distribution and Retail segment within the Telecommunication Industry" having a geographic market identified as of "Pakistan". Based on the information provided by the Applicant, the Target currently has a market share of "% in the relevant market.
 - iv. Post-transaction, there will be no impact in the relevant market as there are no overlaps in the relevant market between the merger parties.
 - v. The transaction is not likely to result in the creation or strengthening of a dominant position in the relevant market. The intended merger does not meet the presumption of dominance as determined under Section (2) (1) (e) read with Section 3 of the Competition Act 2010 ("Act").
- 3. In conclusion, the proposed transaction is not likely to substantially lessen competition through the creation or strengthening of a dominant position in the relevant market. The proposed transaction is hereby authorized under Section 31 (1) (d) (i) of the Act.

4. It is so ordered.

(Ms. Shaista Bano Gilani)

the

Acting Chairperson

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TOLAMASAD

(Ms. Bushra Naz Malik)

Member