

NOTICE OF ANNUAL GENERAL MEETING NOTICE IS HEREBY GIVEN that the Tenth (10th) Annual General Meeting of Complete Logistic Services Berhad will be held at Nilai Inland Port, 1st Floor, PT 3907, Nilai industrial Estate, 71800 Nilai, Negeri Sembilan on Tuesday, 22 September 2015 at 11.00 a.m. for the following purposes:-ORDINARY BUSINESS 

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 To receive the audited financial statements for the financial year ended 31 March 2015 and the Reports of the Directors and Auditors thereon;

 To approve the payment of Directors' fees of RM59,667 for the financial year ended 31 March 2015 (2014-RM67,344) and the payment of Directors' fees of not exceeding RM72,000 for the financial year ending 31 March 2016.

 To re-elect the following Directors retiring pursuant to Article 95 of the Articles of Association of the Company:

 (i)
 Chi acha Ying;

 (ii)
 Ng Yoon Kin;

 To re-elect Datuk Iskandar Bin Sarudin retiring pursuant to Article 101 of the Articles of Association of the Company:

(Ordinary Resolution 1) 2. 3. (Ordinary Resolution 2) (Ordinary Resolution 3) (Ordinary Resolution 4) 4. Company; To re-appoint Tan Sri Dato' Seri Law Hieng Ding to hold office until the conclusion of the next Annual General Meeting of the Company pursuant to Section 129(6) of the Companies Act, 1965; To re-appoint Crowe Horwath as Auditors of the Company and to authorise the Directors to fix their remuneration: 5. (Ordinary Resolution 5) Tore-copy-oint Tan Sh Dato' Seri Law Hieng Ding to hold office until the conclusion of the next Annual General Meeting of the Company In Coven Horwards as Audiors of the Company and to suthorise the Directors to fix their remuneration:
 STECAL BUSINES
 To copy and the Company pursuant to Section 132D of the Companies Act, 1965 ("Act")-General Aloiment
 "That pursuant to Section 132D of the Act, full authority be and is hereby given to the Directors to issue shares of the Company from time to time upon such terms and conditions and for such purposes as the Directors may in their absolute discretion deem fit provided that the aggregate number of shares to the biscetors may in their absolute discretion deem fit provided that the aggregate number of shares to be issued pursuant to Section 132D of the Act, full authority be and is hereby given to the Directors to issue the approval of Burso Madayia Securities Behad for the Issued auto-authority biol confinue in force until the conclusion of the next Annual of the company and that such authority biol confinue in force until the conclusion of the next Annual for such purposes. Securities Behad for the listing of and autofation for the new shares so issued. (See Exploratory Note 4 (i) on Special Bursons below)
 Authority to Allot and Issue Shares Pursuant to Section 132D of the Companies Act. 1965 ("Act") - SIS Allotment
 That pursuant to Section 132D of the Act, full authority be and is hereby given to the Directors to issue shares in the Company from time to time under the existing share Issuence Scheme ("SIS") of the Company provided that the aggregate number of shares to be sued under this resolution does not according on the aggregate number of shares to be sued under that the Directors be and and conclusion of the company issue Stelew)
 (C) Proposed Renewal of Shareholders' Manda' Beeting Shareholders' Manda' Beeting Shareholders' Manda' Beeting Shareholders' Manda' Beeting Share (Ordinary Resolution 6) 6. neration; IAL BUSINESS 7 (Ordinary Resolution 7) (Ordinary Resolution 8) (Ordinary Resolution 9) nary Resolution 10) (Ordi 8 By Order of the Board Complete Logistic Services Berhad Chia Ong Leong (MIA 4797) Company Secretary Klang, Selangor Darul Ehsan Dated: 25 August 2015 NOTES Receiving of the Audited Financial Statements Item 1 of the Agenda is intended for discussion only as the provision of Section 169(1) of the Companies Act, 1965 does not require a formal approval of the shareholders of the Audited Financial Statements. As such this item is not put forward for voling. Proposed Payment of Directors' fees Ordinary Resolution 1 proposed the payment of Directors fees of not exceeding RM72,000 for the financial year ending 31 March 2016. The proposed Ordinary Resolution 1 is to seek shareholders' approval to facilitate the payment of Directors' fees on current year basis. In the event the Directors' fees proposed is insufficient, the Board will seek the approval of shareholders at the next Annual General Meeting to meet the shortfall. Form of Prov 2 any Resolution 1 proposed the payment of Directors fees of not exceeding RM/22000 for the tinancial year ending 31 March 2016. Ine proposed proved to facilitate the payment of Directors' fees on current year basis. In the event the Directors' for a member and Meeting to meet the shortfall. of Proxy A member of the Company. Where a member of paper company. Where a member of paper company. Where a member of paper company. A member of the company. Member of the company. A member who is an authorised nominee a defined under the Securities Industry (Central Depositories) Act 1991, may appoint one(1) proxy in respect 16 each socurities account : Mere a member is an exempt authorised nominee which holds shares in the Company for multiple beneficial owners in one securities account ("omitous account") as defined under the Securities Industry (Central Depositories) Act 1991, there is no limit to the number of proxies which the exempt authorised nominee may appoint respect of each annibus account if houses in the instrument appointing a proxy must be under seci or under the hound of an officer or attorney duly authorised in writing and in the case of a corparitor, the instrument appointing a proxy must be under seci or under the head of an officer or attorney duly authorised at the Meeting or appoint a proxy to attend bepositor at 14 September 2015 will be entitied to attend, speak and vote at his meeting and any acjoint and appointing a proxy must be deposited of the Registered for the issuance of shares by the Company and section 1320 of the Act. Ordinary Resolution 7 is proposed for the purpose of granting a renewal of the general mandate for the issuance of shares by the Company. Tordinary Resolution 7 is proposed for the purpose of granting a renewal of the general mandate for the situand at the 3 (ii) (iii) (i∨) (∨)

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