POH KONG[®]

POH KONG HOLDINGS BERHAD

Notice of Annual General Meeting

NOTICE IS HEREBY GIVEN THAT the Fourteenth Annual General Meeting of POH KONG HOLDINGS BERHAD will be held at Dewan Berjaya, Bukit Kiara Equestrian & Country Resort, Jalan Bukit Kiara, Off Jalan Damansara, 60000 Kuala Lumpur on Monday, 9 January 2017 at 10.00 a.m. for the following purposes:-

ORDINARY BUSINESS

To receive the Audited Financial Statements for the year ended 31 July 2016 together with the Reports of the Directors and Auditors Please refer to Note 1. thereon B on the Agenda Resolution 1 2. To declare a First and Final Single Tier Dividend of 1.00 sen per Ordinary Share of RM0.50 each in respect of the financial year ended 31 July 2016

Resolution 2

Resolution 3

Resolution 4

Resolution 5

Resolution 6

Resolution 7

Resolution 8

Resolution 9

Resolution 10

Resolution 11

- 3. To approve the payment of the Directors' Fees for the year ended 31 July 2016.
- 4. To re-elect the following Directors retiring under Article 80 of the Articles of Association of the Company:
- a) Madam Choon Nee Siew
 - b) Encik Fazrin Azwar Bin Md. Nor
 - c) Mr. Choon Yee Bin
- 5. To re-elect the following Directors retiring under Article 85 of the Articles of Association of the Company:
 - a) Dato' Choon Yoke Ying
 - b) Madam Choon Wan Joo
- To re-appoint Dato' Dr Choong Tuck Yew who retires in accordance with Section 129(6) of the Companies Act, 1965.
- 7. To re-appoint Messrs, Baker Tilly Monteiro Heng as the Company's Auditors for the ensuing year and to authorise the Directors to fix their remuneration.

SPECIAL BUSINESS

- 8. To consider and, if thought fit, pass with or without modifications, the following Resolutions:-
 - 8.1 Authority for Dato' Dr Choong Tuck Yew to Continue In Office as Independent Non-Executive Director
 - 'THAT authority be and is hereby given to Dato' Dr Choong Tuck Yew who has served as an Independent Non-Executive Director of the Company for a cumulative term of more than nine (9) years, to continue to act as an Independent Non-Executive Director of the Company until the conclusion of the next Annual General Meeting in accordance with the Malaysian Code on Corporate Governance 2012.
 - 8.2 Authority for Encik Fazrin Azwar Bin Md Nor to Continue In Office as Independent Non-Executive Director
 - "THAT subject to the approval of Resolution 4 above, authority be and is hereby given to Encik Fazrin Azwar Bin Md Nor who has served as an Independent Non-Executive Director of the Company for a cumulative term of more than nine (9) years, to continue to act as Independent Non-Executive Director of the Company until the conclusion of the next Annual General Meeting in accordance with the Malavsia Code on Corporate Governance 2012.'

ANY OTHER BUSINESS

9 To transact any other business of the Company for which due notice shall have been given in accordance with the Company's Article of Association and the Companies Act, 1965.

NOTICE OF DIVIDEND ENTITI EMENT

NOTICE IS HEREBY GIVEN THAT a First and Final Single Tier Dividend of 1.00 sen per Ordinary Share of RM0.50 each in respect of the financial year ended 31 July 2016 will be payable on 9 March 2017 to Depositors registered in the Record of Depositors at the close of business on 16 February 2017

A depositor shall qualify for entitlement only in respect of:

- a. Shares transferred to the Depositor's Securities Account before 4:00 pm on 16 February 2017 in respect of ordinary transfers; and
- b. Shares bought on the Bursa Malaysia Securities Berhad on a cum entitlement basis according to the Rules of the Bursa Malaysia Securities Berhad

BY ORDER OF THE BOARD POH KONG HOLDINGS BERHAD

NG YIM KONG (LS0009297) Company Secretary Petaling Java

21 November 2016

Notes: A. APPOINTMENT OF PROXY

- A member of the Company en member of the Company. titled to attend and vote at the Meeting may appoint a proxy or proxies (or being a corporate member, a corporate representative) to attend and vote in his stead. A proxy may but need not be a
- 2 A proxy appointed to attend and yote at a meeting of a company shall have the same rights as the member to speak at the meeting.
- 3 Where a member appoints two (2) or more proxies, the appointments shall be invalid unless he specifies the proportion of his shareholdings to be represented by each proxy.
- 4 The instrument appointing a proxy in the case of an individual shall be signed by the appointer or his attorney or in the case of a corporation executed under its common seal or signed on behalf of the corporation by its attorney or by an officer duly authorised.
- 5. Where a member of the Company is an exempt authorised nominee which holds ordinary stares in the Company for multiple beneficial owners in one securities account ("omnibus account"), there is no limit to the numb of provies which the everyal authorised nominee may appoint in respect of each omnibus account it holds.
- 6. The instrument appointing a pravy and the power of altomey or other authority (if any) under which it is signified or executed must be devoluted at the Company Secretary's Office at Strategy Corporate Secretarial Soft Brd, Unit 07-02, Levit 7, Pessot Tower, 6B Pessian Trapicana, 47410 Pealing, Jay, Selargor Dard Disson takes than 4B hours before the time appointed for thording the meeting or any adjournment thereof. The completed instrument of provide on devoluted with and precision the provide the stand and the company Secretary's Office at Strategy Company Secretarian Soft 7. The completed instrument of provide on devoluted with any precision from attemption and using in person at the General Meeting Should the member subsequently wish to do so.

B. AUDITED FINANCIAL STATEMENTS

This agenda item is meant for discussion this Agenda item is not forward for voting only as the provision of Section 169(1) of the Companies Act. 1965 does not require a formal approval of the members/shareholders for the Audited Financial Statements. Hence.

Explanatory Note on Ordinary Business of the Age

(a) Re-appointment of Director over 70 years of age

The proposed Onlinny Resolution No. 8 under tem 5 of the Agenda is in accordance with Section 123(6 of the Companies Act, 1956 within equives that a separate resolution be passed to e-appoint Date'. Dr Choong Tack few who is over 70 years of age as Director of the Company and to hald office until the conclusion of the near Annual General Meeting of the Company. This resolution must be passed by a majority of not less than there-found in scient Members of the Company as being emitting to vice in present on the provide are allowed. By provid the Annual General Meeting of the Company.

Explanatory Notes on Special Business of the Agenda

Authority to continue to act as an Independent Non-Executive Directors of the Company pursuant to the Malaysian Code on Corporate Governance 2012

- a) Dato' Dr Choong Tuck Yew (Resolution 10)
- And Dear Dr. Choong Tuck Hew has served as an independent Non-Executive Director of the Company for a cumulative term of more than nine (9) years and has met the definition of "independent director" as set out in Chapter 1 of the Buss Melaysia Securities Berhad Main Makrel Listing Requirements. The Beard Deasd on that review and recommendation made by the Nomination Committee, therefore, considers him to be independent and recommends that the stolud continue to act as an independent Non-Executive Director of the Company.

b) Fazrin Azwar Bin Md Nor (Resolution 11)

Latence and instruction of constraints of the second of the company for a cumulative term of more than nine (9) years and has met the definition of "independent director" as set out in Chapter 1 of the Bruss Melagisa Securities Bernal Main Market Listing Fraguements. The Board based on the review and recommendation market by the Monitation Committee, therefore, considers him to be independent and recommends that he should continue to acts an independent Non-Security Detector of the Company subject to the approacie of Resolution 4 above.

GENERAL MEETING RECORD OF DEPOSITORS

For the purpose of determining a member who shall be entitled to attend this meeting, the Company shall be requesting the Bursa Malaysia Depository Sdn Bhd in accordance with Article 55(3) of the Company's Articles of Association and Section 34(1) of the Securities Industry (Central Depositories) Act 1991, to issue a General Meeting Record of Depositors as 130 December 2016. Only a depositor whose name appears on the Record of Depositors as 130 December 2016 shall be entitled to attend this meeting rappoint provprivores to a tarted and/or vote in its isstead.