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NOTICE OF ANNUAL GENERAL MEETING

OTICE IS HEREBY GIVEN that the 23rd Annual General Meeting of the Company w romenade Hotel, Eastern Plaza, Mile 1, Jalan Kuhara, 91000 Tawau, Sabah, on Tue ansact the following business: rill be held at Belian Room, 7th Floor, sday, 23 May 2017 at 11:30 am to

- GENDA RDINARY BUSINESS To receive the Audited Financial Statements for the financial year ended 31 December 2016 and the Reports of the Directors and Auditors thereon. Please refer to Explanatory Notes (a) Resolution 1 To declare a first and final single tier dividend of 2 sen per ordinary share in respect of the financial yea ended 31 December 2016. To approve the payment of Directors' fees of RM120,000 for the financial year ended 31 December 2016. To re-elect the following directors, retiring pursuant to Article No. 90 of the Company's Constitution: (a) Datuk Hj. Majin Hj. Ajing(b) Datuk Sam Mannan @ Sham Mannan Resolution 3 Resolution 4 To re-appoint Datuk Jaswant Singh Kler as a director of the Comp 5 olution 5 Resolution 6 6 To re-appoint Messrs Ernst & Young as Auditors of the Company and to authorise the Directors to fix their remuneration. ECIAL BUSINESS To consider and if thought fit, to pass the following resolution: ORDINARY RESOLUTION Proposed Retention of Datuk Hj. Majin Hj. Ajing as an Indeper "THAT subject to the passing of Resolution 3, Datuk Hj, Majin Hj, Ajing who had served as an Independent Non-Executive Director of the Company for a cumulative term of more than 9 years to continue to act as an Independent Non-Executive Director of the Company until the next Annual General Meeting." To consider and if thought fit, to pass the following resolution: ORDINARY RESOLUTION Proposed Retention of Datuk Jaswant Singh Kler as an Independent Non-Executive Dire "THAT subject to the passing of Resolution 5, Datuk Jaswant Singh Kler who had served as an Independent Non-Executive Director of the Company for a cumulative term of more than 9 years to continue to act as an Independent Non-Executive Director of the Company until the next Annual General Meeting." To consider and if thought fit, to pass the following resolution: ORDINARY RESOLUTION Authority to Issue Shares Pursuant to Section 76 of the Companies Act 2016 Authority to Issue Shares Pursuant to Section 76 of the Companies Act 2016 "THAT subject always to the Companies Act 2016, Constitution of the Company and approvals from the relevant statutory and regulatory authorities, where such approvals are necessary, full authority be and is hereby given to the Directors pursuant to Section 76 of the Companies Act 2016, to issue shares in the Company from time to time at such price 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 be issued pursuant to this Resolution does not exceed 10% of the total number of issued shares in the Ordinary Share Capital of the Company for the time being and that the Directors be and are empowered to obtain the approvals from Bursa Malaysia Securities Berhad for the listing and quotation of the additional new ordinary shares to be issued and that such authority shall continue in force until the conclusion of the next Annual General Meeting of the Company." 10. To consider and if thought fit, to pass the following resolution: ORDINARY RESOLUTION Proposed Renewal of the Existing Shareholders' Mandate for Recurrent Related Party Transactions of a Revenue or Trading Nature Irransactions of a Hevenue or Trading Nature "THAT approval be and is hereby given, for the Renewal of the Existing Shareholders' Mandate for the Company and/or its subsidiaries to enter into recurrent related party transactions of a revenue or trading nature as set out in Section 2.4.2 of the Circular to Shareholders' dated 26 April 2017 with the related parties described therein provided such transactions are necessary for the day to day operations carried out in the normal course of business, at am's length, on normal commercial terms, not more favourable to the related parties than those generally available to the public and are not to the detriment of the minority shareholders; AND THAT such approval shall continue to be in force
 - (a) the conclusion of the next annual general meeting of the Company, at which time it will lapse, unless by a resolution passed at the meeting, the authority is renewed; or
 (b) the expiration of the period within which the next annual general meeting of the Company after that date is required to be held pursuant to Section 340(2) of the Companies Act 2016 ("the Act") (but shall not extend to such extension as may be allowed pursuant to Section 340(4) of the Act; or
 (c) revoked or varied by a resolution passed by the shareholders in general meeting, whichever is the earlier.
 - AND THAT the Directors be and are hereby authorised to complete and do such acts and things as may be required by the relevant authorities (including executing such documents as may be required) to give effect to the transactions contemplated and/or authorised by this Ordinary Resolution."

11. To transact any other business of the Company of which due notice shall have been given to the Company in accordance with the Company's Constitution and the Act.

GENERAL MEETING RECORD OF DEPOSITORS

FURTHER NOTICE IS HEREBY GIVEN THAT for the purpose of determining a member who shall be entitled to attend this 23rd Annual General Meeting, the Company shall be requesting Bursa Malaysia Depository Sdn. Bhd., in accordance with Article 62(3) of the Company's Constitution and Section 34(1) of the Securities Industry (Central Depositories) Act 1991, to issue a General Meeting Record of Depositors as at 16 May 2017. Only a depositor whose name appears on the Record of Depositors as at 16 May 2017 shall be entitled to attend the said meeting or appoint proxies to attend and/or vote on his behalf.

NOTICE OF DIVIDEND ENTITLEMENT AND PAYMENT

- NOTICE IS ALSO HEREBY GIVEN THAT the first and final single tier dividend of 2 sen per ordinary shares for the financial year ended 31 December 2016, if approved by the shareholders at the forthcorning Annual General Meeting will be paid on 16 June 2017 to depositors registered in the Record of Depositors at the close of business on 25 May 2017.
- A depositor shall qualify for entitlement only in respect of:-
- (a) Shares transferred into the depositor's securities account before 4.00 pm on 25 May 2017 in respect of transfers; and
- (b) Shares bought on the Bursa Securities on a cum entitlement ba ng to the Rules of the Bursa Secu

By Order of the Board

Dorothy Luk Wei Kam (MAICSA 7000414) Chan Ai Hoon (LS 0000393) Company Secretaries

Kota Kinabalu, Sabah Dated: 26 April 2017

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- A member entitled to attend and vote at the meeting is entitled to appoint a proxy to attend and vote instead of him. A proxy may but need not be a member of the Company and there shall be no restriction as to the qualification of the proxy. A member shall be entitled to appoint on (1) but not more than two 2) provides to attend and vote instead of him. A proxy may but need not be a horizon to a method by appoint on (1) but not more than two 2) provides to attend and vote at the same meeting and where a member appoints horizon to be represented by each proxy. Where a member of the Company is an Exempt Authorised Naminee which holds ordinary atress in the Company for multiple beneficial owners in one securities account (formibus account), there is no limit to the number of proxies which the Exempt Authorised Nominee may appoint in respect of each proxible account the Nami. oresented b of the Con count ("omn account") omnii nt it ho ous a nt ap
- or search virtuate account in 1008. The instrument appointing a proxy shall be in writing under the hand of the appointer or of his attorney duly authorised in writing or, if the appointer is a corporation, either under seal or under the hand of an officer or attorney duly authorised. The instrument appointing a proxy shall be deposited at the Registered Office of the Company at 6th Roor, Menara Tun Mustaphe, Likas Bay, 88400 Kaa Khabadu, Sabah, not less than forty-eight (48) hours before the time for holding the meeting or any adjournment thereof.

ANATORY NOTES

- ed Financial S al Year End ed 31 De r Fina oer 2016
- Agenda 1 is meant for discussion only as the provision of Section 340(1)(a) of the Companies Act 2016 does not require a formal approval of the shareholders for the Audited Financial Statements. Hence, it will not be put forward for voting. Re-appointment of Director

With the coming into force the Companies Act 2016 on 31 Jan

- uary 2017, there is no age limit for dir
- with the conting into late the contractions and control on or held and all control and age in in to declards. If the 22nd Annual General Meeting of the Company in I don 24 May 2017, unlet is in dage in into declards. Using in to Section 129(6) of the Company is Ad, 1985 to hold office until the conclusion of the 23rd Annual General Meeting, where he will be subject to re-appointment by the members. purs subje
- The proposed Resolution 5, if passed, will enable Datuk Jaswant Singh Kler to continue to act as Director of the Company and he shall subject to retirement at a later date. etention of In

In relation to the proposed Resolution 7 and 8, the Nomination Committee has assessed the independence of Datuk Hi, Majin Hi, Ajing and Datuk Jaswant Singh Kier who had served as an independent Non-Exocutive Director of the Company for a cumulative term of more than nine (9) years and recommended that they continue to act as independent Non-Executive Directors of the Company based on the following usifications: (1) nts of Bursa Mala

- recommended that they continue to act as independent, incre-rescuive particulars on use compary based on the source according to the source and the source committee: they have actively participated in Bance in the proceedings of the Band and the Band committee: they have actively participated in Band distortions, provided objectivity in decision making and an independent voice to the Band distortions they have actively participated in Band distortions, provided objectivity in decision making and an independent voice to the Band distortions they have actively according and attention to their responsibility as independent Non-Becurvic they have according utility and attention to their responsibility as the actively the rescurve Distortion of the Company; and there have exercised due care in the interest of the Company and shareholders during that results and begindent Non-Executive Distortions.

e Sha ursuant to Section 76 of the Com ity to I s Act 2016

The proposed Resolution 9, if passed, shall give power to the Directors to issue ordinary shares in the capital of the Company up to an aggreg amount not exceeding 10% of the total number of issued share in the Share Capital of the Company for the time being. This authority unless revole or varied at a general meeting will expire at the next Annual General Meeting.

The general mandate sought for issue of shares is a renewal of the mandate that was approved by the shareholders on 24 May 2016. The Company of not utilise the mandate that was approved last year. The renewal of the general mandate is to provide fieldball the Company to subserine where whole the medio coveries esparate general meeting to chain is shareholders approval so as to avoid incurring additional cost and time. The purpose of this general mandate to chain is shareholders approval so as to avoid incurring additional cost and time. The purpose of this general mandate to knowling capital and/or cocquisitions.

ed Renewal of Existing Shareholders' Mandate for Recurrent Related Party Transactions of a Re Propos nue or Trading N

The proposed Resolution 10, if passed, will allow the Company and/or its subsidiaries to enter into recurrent related party transactors o or trading nature with the mandated related parties provided that such transactors are necessary for the Group's day to day operations, in the normal course of business, at mis length, on commercial terms which are not more favourable to the related parties than those available to the public and not detrimental to the minority shareholders. Shareholders are directed to refer the Circular to Shareholders dat 2017 for more information. of a re e gener od 26 A