

NOTICE OF SIXTY-FIRST ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN THAT the Sixty-First Annual General Meeting of Kian Joo Can Factory Berhad will be held at Greens 2, Main Wing, Tropicana Golf & Country Resort Club, Jalan Kelab Tropicana, 47410 Petaling Jaya Selamor Land Hsvan Malavia on Fridar. 24 May 2019 at 10:00 am for the following numses: AS ORDINARY BUSINESS DINARP BUSINESS
To receive the Audited Financial Statements of the Group and of the Company for the financial year ended 31 December 2018 and the Reports of the Directors and
(Please refer to Note C of
this Agenda)
To anomume the namment of Directors' Frees amounting to RM808.000 to Directors of the Company in respect of the financial year ended 31 December 2018.
Resolution 1 To papprove the payment of benefits of up to RMS00,000 to the Non-Executive Directors of the Company for the Financial year ending 31 December 2019. To re-elect as Director, Rajaretnam Soloman Daniel who retires pursuant to Articles 104 and 104A of the Company's Articles of Association. To re-elect as Director, Kee E-Lene who retires pursuant to Articles 104 and 104A of the Company's Articles of Association. Resolution 2 3 Resolution 3 Resolution 4 4 **Resolution 5** To re-appoint BDO PLT, Chartered Accountants, as Auditors of the Company and to authorise the Directors to fix their remuneration. Resolution 6 AS SPECIAL BUSINESS To consider and, if thought fit, to pass the following resolution as an Ordinary Resolution Io consider and, it thought it, to pass the tollowing resolution as an Unitiary Hesolution: **Proposed Authority to Directors to allot and issue shares pursuant to Sections 75 and 76 of the Companies Act 2016** "HAI subject to the Companies Act 2016, the Constitution of the Company and the approvals of the relevant governmental and/or regulatory authorities, if applicable, the Board of Directors of the Company ("Board") be and is hereby empowered pursuant to Sections 75 and 76 of the Companies Act 2016, to Haid and issue shares in the Company at any time a such price, upon such thems and continitions, for such purposes and to such preson or persons whomosever as the Board may in its absolute discioned dem fut, provided that the aggregate number of shares issued pursuant to this resolution shall not exceed ten per centum (10%) of the total number of issued shares of the Company for the time being; **Resolution 7** Jale number of shares issued pursuant to this resolution shall not exceed ten per centum (10%) of the total number of issued shares of the Company for the time being; HAT such authority shall continue to be in force until: the conclusion of the next Annual General Meeting ("AGM") of the Company, at which time it shall lapse, unless by ordinary resolution passed at that meeting, the authority is renewed, either unconditionally or subject to conditions; or the explantion of the period within which the next AGM of the Company is required by law to be held; or revoked or varied by ordinary resolution passed by the shareholders of the Company is a general meeting; AND THAT such authority shall cont (ĭ) (iii) whichever occurs first;
AND THAT the Board be and is also empowered to obtain the approval for the listing of and quotation for the additional shares so issued on Bursa Malaysia Securities Berhad."
To consider and, if thought fit, to pass the following resolution as an Ordinary Resolution: **Proposed enceward a databority for the Company to purchase its own shares**"THAT, subject to compliance with the Companies Act 2016, the Main Market Listing Requirements ("MMLR") of Bursa Malaysia Securities Berhad ("Bursa Securities"), the Constitution of the Company and all other applicable laws, guidelines, rules and regulations, the Company be and is hereby authorised to purchase such number of ordinary shares
"THAT, subject to compliance with the Companies Act 2016, the Main Market Listing Requirements ("MMLR") of Bursa Malaysia Securities Berhad ("Bursa Securities"), the Constitution of the Company and all other applicable laws, guidelines, rules and regulations, the Company as may be determined by the Board of Directors of the Company ("Board") from time to time through Bursa Securities upon such terms and conditions as the Board may deem fit and expedient in the interest of the Company, provided that:
(i) the aggregate number of shares to be purchased pursuant to this resolution shall not exceed ten per centum (10%) of the total number of issued shares of the Company as at the date of the share buy-back, be utilised by the Company for the purchase of its own shares; and
(ii) the shares of the Company to be purchased may be carcelled, retained as the saury shares, distributed as dividends or resold on Bursa Securities, or a combination of any of whichever occurs first the shares of the Company to be purchased may be cancelled, retained as treasury shares, distributed as dividends or resold on Bursa Securities, or a combination of any of the above, at the absolute discretion of the Board; HAT the authority conferred by this resolution will commence immediately upon the passing of this resolution and will continue to be in force until: the conclusion of the next Annual Ceneral Meeting (YGAM) of the Company, at which time it shall lapse, unless by ordinary resolution passed at that meeting, the authority is renewed, either unconditionally or subject to conditions; or the expiration of the period withis because for the second of the second of the period withis which there is the authority of the period within which here and for the second of the period within which here and for the second of the period within the second of the second of the period within the second of the second o AND THAT the authority conferred by this resolution will com (ĭ) the expiration of the period within which the next AGM of the Company is required by law to be held; or (ii) (ii) the explanation of the period within which the next Awa of the company is required by law to be next, or (iiii) revolved or varied by ordinary resolution passed by the shareholders of the Company in a general meeting. whichever occurs first but not so as to perjudice the completion of purchase(s) by the Company before the aforesaid expiry date and, in any event, in accordance with the provisions of the MMLR of Bura's Securities or any other relevant authorities; AND FURTHER THAT the Board be and is hereby authorised to do all such acts and things and to take all such steps as it deems fit, necessary, expedient and/or appropriate in order to complete and give full effect to the purchase by the Company of its own shares with full powers to assent to any condition, modification, variation and/or amendment as may be required or imposed by the relevant authorities. may be required or imposed by the relevant authorities."
To consider and, if thought fit, to pass the following resolution as an Ordinary Resolution: **Proposed enceward or mandate** for the **Company and its subsidiaries to enter into recurrent related party transactions of a revenue or trading nature**"THAT, subject always to the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, approval be and is hereby given for the March **Company and its subsidiaries to enter into recurrent related party transactions of a revenue or trading nature**"THAT, subject always to the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, approval be and is hereby given for the March **Company and its subsidiaries to enter into**(i) such transactions are necessary for the day-to day operations of the Company and its subsidiaries and are not to the derivent of the minionly shareholders of the Company, and or its subsidiaries and are not to the derivent or the minionly shareholders of the Company, and or its under the minionly shareholders of the Company, and or its audiate to the derivent of the minionly shareholders of the Company, and or its audiate confirmed by this resolution shall continue to be in force until:
(i) the conclusion of the next Annual General Meeting ("AGM") of the Company at which time it will lapse, unless by ordinary resolution passed at that meeting, the authority is rereverd, or
(ii) the equivalent of the period within which the next AGM of the Company and which time it is required to be held pursuant to Section 340(2) of the Company is address and the company and the subsidiaries of the Company and the company and the subsidiaries of the Company and the company. The appreciation of the period within which the next AGM of the Company at the the appreciation of the period within which the next AGM of the Company after the date it is required to be held pursuant to Section 340(2) of the Company is address of the Company and the company and the company and the company and the comp 10 is diverved, we the expiration of the period within which the next AGM of the Company after the date it is required to be held pursuant to Section 340(2) of the Compani ("the ACT") (but shall not extend to such extension as may be allowed pursuant to Section 340(4) of the ACt); or revoked or varied by ordinary resolution passed by the shareholders of the Company in a general meeting; (ii) whichever is earlier; whichever is earlier; AND THAT the Board of Directors of the Company be and is hereby authorised to complete and to do all such acts and things (including executing all such documents as may be required) as it may consider expedient or necessary to give effect to the transactions contemplated and/or authorised by this resolution." **Proposed Adoption of New Constitution of the Company** THAT the New Constitution of the Company is as special Resolution: **Proposed Adoption of New Constitution of the Company** THAT the New Constitution of the Company is substitution for, and to the exclusion, of the existing Memorandum and Articles of Association of the Company, AND THAT the New Constitution of the Company is is hereby authorised to do all such acts and things as it may consider necessary and/or expedient in order to give full effect to the adoption of the Word Directors of the Company." To transact any other business of which due notice shall have been given in accordance with the Company's Articles of Association and/or the Companies Act 2016. (a) of the Document of the Company is also the company of the existing of the Company's Articles of Association and/or the Companies Act 2016. (c) of the Document of the Company is also the company of the Company's Articles of Association and/or the Companies Act 2016. (c) of the Document of the Company is also the open of the Company is a constance with the Company's Articles of Association and/or the Companies Act 2016. (c) of the Document of the Company is a state of the Company is a constance with the Company's Articles of Association and/or the Companies Act 2016. (c) of the Document of the Company is a state of the Company is a constance with the Company's Articles of Association and/or the Companies Act 2016. (c) of the Document of the Company is a state of the Company is a constance with the Company is a constance with the Company is a constance with the Company is a state of the Company is a constance with the Company is a state of the Company is a con 11. ocial Recoluti By Order of the Board Tan Bee Keng (MAICSA 0856474) Kwong Shuk Fong (MAICSA 7032330) Batu Caves, Selangor Darul Ehsan Malaysia 25 April 2019

(A) GENERAL MEETING RECORD OF DEPOSITORS

Only members whose name appears in the General Meeting Record of Depos entitled to attend this Meeting or appoint praxy to attend and vote in his stead. sitors as at 16 May 2019 shall be

(B) PROXY

- A A member of the Company entitled to attend and vote at this Meeting is entitled to appoint not more than 2 provises to attend and vote in his stead. A proxy may but need not be a member of the Company. Where a member appoints 2 provises to attend and vote at the same meeting, the appointment shall be invalid unless the proportion of the shareholdings to be represented by each proxy is specified in the instrument appointing the provise. (i)
- Nationary appendix of the an authorised nominee, as defined under the Securities Industry Depositories) Act 1991 ("SICDA"), it may appoint at least 1 pray but not more than 2 proxies in of each securities account it holds which is credited with animary shares of the Company.
- Where a member is an exempt authorised nominee ("EAN") as defined under the SICDA which holds ordinary shares in the Company for multiple beneficial owners in 1 securities account ("omnibus (iii) account"), there is no limit to the number of proxies which the EAN may appoint in respect of each omnibus account it holds.
- named account in course. The instrument exponinting a pracy shall be in writing under the hand of the appointer or his attorney duly authorised in writing or, in the case of a corporation, under its common seal or in some other manner approved by the Directors. Any alteration to the instrument appointing a pracy must be invited attorney duly au other manner a be initialled.
- ce intaliant. To be valid, the completed form of praxy must be deposited at the affice of the Company's Shn Registran, Boardoom Share Registrans Sán. Bhd. (formerly known as Symphony Share Registra Sán. Bhd, at Level 6, Symphony Houze, Pusat Dagongan Dana 1, Jalan PU 114/64, 47:301 Petal Jaga, Selongar Danul Ersan, Malaysia, not less than 48 hours before the time appointed for hold it the Meeting or any adjournment thereas in races da a poll, not less than 24 hours before time appointed for the taking of the poll. (v)

AUDITED FINANCIAL STATEMENTS (C)

s agenda item is meant for discussion only as under the provision of Section 340(1) of the Compan 16, the audited financial statements do not require a formal approval of the members. Hence, this ite be put forward for voting.

POLL VOTING (D)

Pursuant to Paragraph 8.29A(1) of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, all the Resolutions will be put to vote by way of poll. Independent Scrutineers will be appointed to verify Its of the noll

PERSONAL DATA PRIVACY

By submitting an instrument appointing a proxylies) and/or representative(s) to attend, speak and vote at the forthcoming Sacy-First Annual General Meeting ("AGM") of the Campany and/or any adjournment thereof, a member of the Campany:

- ber of the Company: consents to the collection, use and disclosure of the member's personal data by the Company (or its agents) for the purpose of the processing and administration by the Company (or its agents) of provies and representatives appointed for the AGM (including any adjournment thereof) and the preparation and compatibien of the attendance lists, minutes and ther documents bedding to the AGM (including any adjournment thereof), and in order the Company (or its cagents) to camply with any applicable laws, listing rules, regulations and/or guidelines (allectively, the "Purposes"); warrants that where the member discloses the personal data of the member's pravy(ies) and/or prepareitative(s) for the collection, use and disclosure by the Company (or its agents) of the personal data of such pravy(ies) and/or representative(s) for the Purposes, and answers that the member will indemnify the Company in respect of any pennilis, claims, demands, of the personal data of such pravy(ies) and/or representative(s) for the Purposes, and answers that member will indemnify the Company in respect of any pennilis, claims, demands,
- (ii)
- agrees that the member will indemnify the Company in respect of any penalties, claims, demands, losses and damages as a result of the member's breach of warranty. (iii)

(F) **EXPLANATORY NOTES ON SPECIAL BUSINESS**

Resolution 7 - Proposed Authority to Directors to allot a pursuant to Sections 75 and 76 of the Companies Act 2016

pursuant to Sections 75 and 76 of the Companies Act 2016 The Company had at the Satisth AGM of the Company held on 35 April 2018, obtained general mandate for Sasame of Janes by the Board of Directors of the Company ("Board") pursuant to Section 75 and 76 of the Companies Act 2016. As at the doile of this Notice, no new shares in the Company new essued pursuant to the general mandiate granitation the Saciath AGM of the Company and the section 75 and 76 of the Sagerda mandre granitation the Board of Most the Saciath AGM of the Company in the same of pursuant to the general mandre granitation the Board and Sace advany shows at any time to show persons for such purposes as the Board may in its absolute discretions, consider to be in the interest of the Company, without having to comere a general meeting provided that the aggregate number of the shares and not exceed 10% of the total number of issued shares of the Company. The time being, The authority from the shareholders will be effective immediately upon possing of the Company is required by law to be held; or (i) the condusion of the next AGM of the Company is required by law to be held; or (ii) revoked or worde for variance versition possed by the shareholders of the Company is a agreeding when the head the Company is required by law to be held; or (iii) revoked or worde for variance versition possed by the shareholders by the Company is a gained by law to be held; or (iii) revoked or worde for variance versition possed by the shareholders of the Company is a gained by law to be held; or (iii) revoked or worde for variance versition possed by the shareholders of the Company is a gained by law to be held; or (iii) revoked or worder bor company to realize the possition possition possition by the same bolders of the Company is a gained by law to be held; or (iii) revoked or worder bor company are position possition possition by the same bolders of the Company is a gained by law to be held; or (iii) revoked or worder bor company is required by la

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whichever occurs first.

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Its own shares
The Ordinary Resolution 8 proposed, if passed, will renew the authority for the Company to purchase through
David Securities such number of ordinary shares in the Company up to an aggregate amount not exceeding
Di% of the total number of issued shares of the Company. The neneved authority from the shareholders wite
beeffective immediately upon passing of the Company. The answer and shall continue to be in force until:
(i) the conduction of the next AGM of the Company, and shall continue to be in force until:
(ii) the expiration of the period within which the next AGM of the Company is required by law to be held; or ot exceeding eholders will

revoked or varied by ordinary resolution passed by the shareholders of the Company in a g meeting, (iii)

ver occurs first

wintikely duais naw. for further information, please refer to Share Buy-Back Statement dated 25 April 2019 which is despatched together with the Company's Annual Report 2018. Resolution 9 - Proposed renewal of mandate for the Company and its subsidiaries to enter into recurrent related party transactions of a revenue or trading nature

or trading nature The Ordinary Resolution 9 proposed, if possed, will renew the mandate for the Company and its subsidiary companies to enter into the RRPTs with Box-Pak (Malaysia) Bhd. and/or its subsidiary companies, Can-One Berhad and/or its subsidiary companies and also with Alcon Group Berhad and/or its subsidiary companies as set out in Section 2.4 of Part B of the Circular to Shareholders dated 25 April 2019. The droesaid mandate from shareholders is on an annual basis and subject to renewal at the next AGM of the Company.

To company for further information, please refer to the Graular to Shareholders dated 25 April 2019 which is despe together with the Company's Annual Report 2018. Special Resolution 1 - Proposed Adoption of New Constitution of the Comp

ny The Special Resolution 1 proposed, if possed, will (i) align the Company's Constitution with the Companies Act 2016 which came into force on 31 January 2017, the Main Market Listing Requirements of Bursa Malajosa Securities Benhad and prevailing statutory and regulatory requirements applicable to the Company; and (ii) provide Conity to certain provisions therein, where relevant, as well as to render consistency throughout in ander to facilitate and to enhance administrative efficiency.

For further details, please refer to Part C of the Circular to Sh despatched together with the Company's Annual Report 2018. olders dated 25 April 2019 i

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