NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN THAT the Twenty-Eighth Annual General Meeting of Evergreen Fibreboard Berhad will be held at Forest City Phoenix International Golf Hotel, Jalan Persiaran Golf 5, Forest City Golf Resort, 81550 Gelang Patah, Johor Darul Takzim, Malaysia on Friday, 24 May 2019 at 9.00 a.m. for the following purposes: -AGENDA ORDINARY BUSINESS To receive the Audited Financial Statements for the financial year ended 31 December 2018 and the Reports of the Directors and Auditors thereon. ORDINARY RESOLUTION 1 ORDINARY RESOLUTION 2 To approve the payment of a final single tier dividend of 0.48 sen per ordinary share for the financial year ended 31 December 2018. 2 3 To re-appoint Messrs Baker Tilly Monterio Heng PLT. who retires as Auditor of the Company and authorise the Directors to fix their remuneration. 4. To re-elect the following Directors who retire during the year in accordance with Article 101 of the Company's Articles of Association: ORDINARY RESOLUTION 3 ORDINARY RESOLUTION 4 Mr. Jonathan Law Ngee Song а - Article 101 b. Mr. Henry S Kuo - Article 101 To approve the payment of Directors' fees and allowances amounting to RM390,660 to the Non-Executive Directors for the financial year ended 31 December 2018. 5 ORDINARY RESOLUTION 5 6 To approve the payment of Directors' fees and allowances to the Non-Executive Directors up to an amount of RM400,000 for the financial year ending 31 December 2019. ORDINARY RESOLUTION 6 SPECIAL BUSINESS To consider and, if thought fit, to pass the following resolutions: -AUTHORITY TO ALLOT SHARES - SECTIONS 75 & 76 ORDINARY RESOLUTION 7 7 AUTHORITY TO ALLOT SHARES - SECTIONS 75 & 76 "THAT pursuant to Sections 75 and 76 of the Companies Act 2016 and subject to the approval of the relevant authorities, the Directors be and are hereby empowered to issue shares in 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 issued pursuant to this resolution does not exceed 10% of the total number of issued shares of the Company (excluding treasury shares) for the time being and that the Directors be and also empowered to obtain approval for the listing of and quotation for the additional shares so issued on the Bursa Malaysia Securities Berhad AND THAT such authority conferred by this resolution shall commence upon passing of this resolution until: (a) the conclusion of the annual general meeting held next after the approval was given; or (b) the expiry of the period within which the next annual general meeting is required to be held after the approval was given, whichever occurs first. PROPOSED RENEWAL OF AUTHORITY FOR THE COMPANY TO PURCHASE ITS OWN SHARES OF UP TO TEN PERCENT (10%) OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY ("Proposed Renewal of Authority On Share Buy-Back") ORDINARY RESOLUTION 8 ("Proposed Renewal of Authority On Share Buy-Back")
"THAT subject to the provisions of the Companies Act 2016 ("the Act"), the Articles of Association of the Company, Listing Requirements of Bursa Malaysia Securities Berhad ("Bursa Securities") and other relevant authorities, the Company be and is hereby authorised to purchase such number of ordinary shares in the Company ("Proposed Share Buy-Back Authority") as may be determined by the Directors of the Company from time to time through Bursa Securities upon such terms and conditions as the Directors may deem fit and expedient in the interest of the Company from time to time through Bursa Securities upon such terms and conditions as the Directors may deem fit and expedient in the interest of the Company forvided that: (i) the maximum aggregate number of ordinary shares purchased and/or held by the Company as treasury shares shall not exceed ten percent (10%) of the total number of issued shares of the Company at any point in time;
(ii) the funds allocated by the Company for the purpose of purchasing its shares shall not exceed the total retained profits of the Company; and
(iii) the authority conferred by this resolution shall continue to be in force until: (a) the conclusion of the next Annual General Meeting, "AGM") of the Company is reguired to be held pursuant to Section 340 (2) of the Act (but must not extend to such extension as may be allowed pursuant to Section 340 (4) of the Act); or
(b) the expiration of the period within which the next AGM of the Company is reguired to be held pursuant to Section 340 (2) of the Act (but must 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 a general meeting.

whichever occurs first.

THAT the Directors of the Company be and are hereby authorised to deal with the shares purchased at their absolute discretion, either partially or fully, in (i) cancel all the shares so purchased;
(ii) retain all the shares so purchased;
(iii) retain all the shares so purchased;
(iv) retain all the shares so purchased as treasury shares;
(iv) part of the shares so purchased as treasury shares and cancel the remainder of shares; or
(iv) deal with the treasury shares in the manner as allowed by the Act from time to time.

AND THAT the Directors of the Company be and are hereby authorised to give effect to the Proposed Share Buy-Back Authority with full power to assent for any modifications, variations and/or amendments (if any) as may be required by the relevant authorities."

DESIGNATION AS INDEPENDENT DIRECTOR

"THAT authority be and is hereby given to continue to designate Mr. Jonathan Law Ngee Song as an Independent Director of the Company in accordance with the Malaysian Code on Corporate Governance."

10. PROPOSED ADOPTION OF THE NEW CONSTITUTION OF THE COMPANY

"THAT the existing Memorandum and Articles of Assoction of the Company be and is hereby replaced in its entirety and that the New Constitution of the Company as set out in Appendix I, accompanying the Annual Report for the financial year ended 31 December 2018 be and is hereby adopted as the New Constitution of the Company ab december the Board Directors of the Company be and is hereby authorised to assent to any conditions, modifications and/ or amendments as may be deemed fit or necessary or required by any relevant authorities, and to do all acts and things and take all such steps as may be considered necessary to give full effect to the foregoing.

To transact any other business appropriate to an Annual General Meeting, due notice of which shall have been previously given in accordance with the Companies Act 2016 and the Company's Articles of Association. 11.

NOTICE OF DIVIDEND ENTITLEMENT FINAL SINGLE TIER DIVIDEND OF 0.48 SEN PER ORDINARY SHARE

NOTICE IS HEREBY GIVEN THAT subject to the approval of the shareholders at the Twenty-Eighth Annual General Meeting, the final single tier dividend of 0.48 sen per ordinary share in respect of the financial year ended 31 December 2018 will be payable on 16 August 2019 to Depositors registered in the Record of Depositors at the close of business on 1 August 2019.

A Depositor shall qualify for entitlement only in respect of:
 a) Securities transferred into the Depositor's Securities Account before 4.00 p.m. on 1 August 2019 in respect of transfer; and
 b) Securities 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

LEONG SIEW FOONG, MAICSA NO. 7007572 SANTHI A/P SAMINATHAN, MAICSA NO. 7069709 Company Secretaries

Johor Bahru 26 April 2019

- NOTES: -
- 2. 4
- IES: -A member entitled to attend and vote at the Meeting is entitled to appoint a proxy or proxies to attend and vote in his/ her stead. The proxy need not be a Member of the Company. There shall be no restriction as to the qualification of the prox, A proxy appointed to attend and vote at a meeting of a company shall have the same rights as the member to speak at the meeting. A member shall be entitled to appoint more than one proxy (subject always to a maximum of two (2) proxies at each meeting) to attend and vote in the same meeting. Where a member appoints more than one proxy (subject always to a maximum of two (2) proxies at each meeting) to attend and vote at the same meeting. Where a member appoints more than one proxy (subject always to a maximum of two (2) proxies at each meeting) to attend and vote at the same meeting. Where a member of the Company is an exempt authorised nominee as defined under the Securities Industry (Central Depositories) Act 1991 ("SICDA") which holds ordinary shares in the Company for proxies which he exempt authorised nominee may appoint in respect of each omnibus account", there is no limit to the number of proxies which the exempt authorised nominee as defined under SICDA, it may appoint one (1) proxy in respect of each Securities Account it holds with ordinary shares of the Company standing to the reading the said Securities Account. The instrument appointing a proxy shall be in writing under the hand of the appointer or his attorney duly authorised in writing or f such appointer is a corporation under its common seal or the hand of the abardroom Star. Bhad, 12464, 47301 Petaling Jaya, Selangor, Malaysia not less than forty-eight (48) hours before the time appointed for holding the AGM or any adjournment thereof. 5 6
- The Instrument appointing a proxy mask or depondent with exceeding and the second a

- The satisfactory outcome or use assessment was reported to an operation on aparton between their own agenda in both the Nomination Committee meeting as well as use board to be determine the provide the approximation and participation of their own agenda in both the Nomination Committee meeting as well as use board to be determine the provide the approximation and participation of their own agenda in both the Nomination Committee meeting as well as use board to be determine the provide the approximation and participation of their own agenda in both the Nomination Committee meeting as well as use board to be determine the provide the approximation and participation of the provide the approximation and participation of the provide the agenda and the 28th Annual General Meeting (AGM²) on the Directors' fees and benefits in two (2) separate resolutions as below: Ordinary Resolution 5 as on payment of Directors' fees and allowance up to an amount of RM4300,660 to the Non-Executive Directors for financial year ended 31 December 2018; and 2019. The Directors' benefits derived from the company which is estimated not to exceed RM4400,000 to the Non-Executive Directors for financial year ended 31 December 2018; and 2019. The Directors' benefits derived from the company which is estimated not to exceed RM4400,000 to the Non-Executive Directors and and Board and Board Committee meetings and/or increase in Board size. Details of the Directors' fees and benefits particely and the event the amount approved is insufficient due to any increase in Board Size. Details of the Directors' fees and benefits pay and will seek shareholders' approval at the Non-Executive Directors are disclosed on page 32 in the Statement on Corporate Committee meetings and/or increase in Board size. Details of the Directors' fees and benefits paid to the Non-Executive Directors are disclosed on page 32 in the Statement on Corporate Committee meetings and/or increase in Board size. Details of the Directors' fees and benefits paid to the Non-Executive

- al Meeting. including but not limiting to further placing of shares, for the purpose of funding future
- ise the Company's shares of up to 10% of the total number of issued shares of the Company at any point in time, by t pany. The audited retained profits of the Company stood at RM333,206,913 as at 31 December 2018. This authority, usion of the 29th Annual General Meeting. sing
- Governance of this Annual Report. SPECIAL BUSINESS: -Authority to Aliot Shares Sections 75 & 76 Authority to Aliot Shares Sections 75 & 76 Authority to Aliot Shares Sections 75 & 76 Authority to Aliot Shares Sections 75 & 76 a general mandate where the Company did not utilise the mandate granted in the preceding year's Annual General Meeting. This authority, unless revoked or varied by the Company in a general meeting, will expire at the next Annual General Meeting. This authority, unless revoked or varied by the Company for allottment of shares for any possible fund-raising activities, including but not limiting to investment(s), acquisition(s) and/or working capital. Proposed Renewal of Share Buy-Back Authority Ordinary Resolution 6, if passed will empower the Board of Directors to purchase the Company's shares of up to 10% of the total number of iss the funds allocated which shall not exceed the total retained profits of the Company. The audited retained profits of the Company stod at RMC revoked or varied by the Company at a general meeting, will expire at the conclusion of the 29th Annual General Meeting. Please refer to Statement of Share Buy-Back addated 26 April 2019. Designation as independent Director Ordinary Resolution 9, Mr. Jonathan Law Ngee Song is an Independent Director of the Company who has served the Company for more tha Governance, the Nomination Committee has assessed his independent Darector of the Company who has served the Company for more tha Governance, the Nomination Committee manner, discharge his duties with reasonable care, skill and diligence at all times. He buylich has not by an independent and unfetteer manner, discharge his duties with reasonable care, skill and diligence at all times. He born has induced more than thore of more than the sector of the Company and the manner of more than the sector of the Company who has served the Company for more than Governance, the Nomination Committee manner, discharge his duties with reasonable care, skill an red the Company for more than nine years. In line with the Malaysian Code on Corporate equirements which has not been compromised. Mr Jonathan has exercised his judgment in ector of the Company who has served the Company for more than nin defined in Bursa Securities Listing Requirements which has not been co care, skill and diligence at all times. He brings independent thought an exect, the Board has recommended for Mr. Jonathan Law Ngee Song to ing and to be voted via the 2 tier voting in Compliance to the MCCG Id experience to the Board's deliberations and decision-o continue to be designated as an Independent Director
- Governance, the Nomination Committee has assessed his independence as a an independent and unfettered manner, discharge his duties with reasonable making process at all times and this is valuable to the Company. In that respu-according to the resolution put forth in this forthcoming Annual General Meetin Proposed adoption of the Constitution of the Company Shall have effer replace its existing Memorandum & Articles of Association (deemed as Cons Malaysia Berad Listing Requirement and to enhance administrative efficienci and/or amendment of the Constitution of the Company which is circulated to Special Resolution has been passed by a maiority of not less than seventv-fiv rsuant to Section 619(3) of the Companies Act Act 2016) in order to bring the Constitution in Constitution is attached hereto and identified a of the 28th Annual General Meeting (AGM) d posing a New Con t 2016 and Bursa nd Bursa Securiti Proposed alterati once the Propos reio ... ral Meet on ed alaysia Lc. id/or amend tution of sed by a ing (AGM)

ORDINARY RESOLUTION 9

SPECIAL RESOLUTION 1