

CYPARK RESOURCES BERHAD

(Incorporated in Malaysia)

The Company had earlier issued its Notice of the Fifteenth Annual General Meeting, which was scheduled to be held at Ballnoom 2, Level LG, Eastin Hotel, 13, Jalan 16/11, Pusst Dagang Selsyen 16, 46350 Petaling Jaya, Selangor Danul Elsan on Thursday, 9 April 2020 at 10:00 a.m. However, due to the Coronavirus Disease (Covid-19) pandemic and the extension of the Movement Control Order ("MCO") period in Malaysia, the Fifteenth Annual General Meeting could not be held as scheduled.

Except for the amendments made to item 9 of the Agenda under Special Business on the authority to issue shares pursuant to the Companies Act 2016, all the agenda items as stated in the Notice of the Fifteenth Annual General Meeting dated 28 February 2020 remain unchanged.

NOTICE OF POSTPONED FIFTEENTH ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the Postponed Fifteenth Annual General Meeting ("15" AGM") of the Company will be held on a fully virtual basis and this of his company will be held on a fully virtual basis are droral at https://www.scheln.et.my to be broadcasted from the main venue at Meeting Room, Securities Services (Holdings) Sdn. Bhd., Level Jalan Damanlela, Pusat Bandar Damansara, Damansara Heights, 50490 Kusala Lumpur, Wilayah Persekutuan on Thursday, 18 June 2020 at 10:00 a.

- To receive the Audited Financial Statements for the financial year ended 31 October 2019 together with the Reports of the Directors and (Please refer to Note 7)
- To approve the payment of Directors' fees for the financial year ending 31 October 2020 and thereafter.
- To re-elect the following Directors who are due to retire in accordance with Clause 119 of the Company's Constitution and being eligible have offered themselves for re-election:
- Dato' Daud Bin Ahmad; and
- (b) Encik Headir Bin Mahfidz.
- To re-appoint Messrs, Mazars PLT as Auditors of the Company until the conclusion of the next Annual General Meeting and to authorise the Directors to fix their remun

As Special Business To consider and if the

ight fit, with or without any modification, to pass the following Ordinary Res

ORDINARY RESOLUTION NO. 1

RETENTION OF DATO' DR. FREFZAII AH RIN CHE YEOM AS AN INDEPENDENT DIRECTOR

T Dato' Dr. Freezailah Bin Che Yeom who has served as an Independent Director of the Company for a cumulative term of n ears since 8 June 2010, be and is hereby retained as an Independent Director of the Company."

RETENTION OF ENCIK HEADIR BIN MAHFIDZ AS AN INDEPENDENT DIRECTOR

"THAT subject to the passing of Resolution 3, Encik Headir Bin Mahfidz who has served as an Independent Director of the Company for a cumulative term of more than nine years since 7 September 2010, be and is hereby retained as an Independent Director of the Company."

ORDINARY RESOLUTION NO. 3

PROPOSED RENEWAL OF EXISTING SHAREHOLDER MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE

REVENUE OR TRADING NATURE:

THAT subject to the provisions of the Bursa Malaysia Securities Berhad Main Market Listing Requirements, approval be and is herel given for the Proposed Renewal of Existing Shareholder Mandate for Recurrent Related Party Transactions of a Revenue or Trading Natur for the Company and/or its subsidiaries to enter into and to give effect to the category of the recurrent related party transactions of revenue or trading nature from time to time with the Related Party as specified in Section 1.4 of the Circular/Statement to Shareholde dated 28 February 2020 provided that such transactions are:

(i) recurrent transactions of a revenue or trading nature;

- (ii) necessary for the Company's day-to-day operations:
- (iv) not to the detriment of minority shareholders (the "Proposed Shareholder Mandate"); ess on normal commercial terms which are not more favourable to the Related Parties than

- (iii) Erropused snarrealized manuface),

 HAIT the authority for the Proposed Shareholder Mandate shall continue to be in force until the earlier of(i) the conclusion of the next Annual General Meeting ("AGM") of the Company at which time it will lapse unless the authority is renewed by a resolution passed at the next AGM; (ii) the expiration of the period within which the next AGM is to be held pursuant to Section 340(2) of the Companies Act 2016 ("the Act") but must not extend to such extension as may be allowed pursuant to Section 340(4) of the Act, or
 (iii) Is revoked or varied by resolution passed by the shareholders in a general meeting before the next AGM;

AND THAT the Directors of the Company be authorised to complete and do all such acts and things (including executing all such documents as may be required), as they may consider expedient or necessary to give effect to the Proposed Shareholder Mandate." ORDINARY RESOLUTION NO. 4

PROPOSED RENEWAL OF AUTHORITY FOR SHARE BUY-BACK

TROUVED MEREMAL UP AUTHORITY FOR STARE BUYEAGK.

THAT subject to the Companies Act 2016, Bursa Malaysia Securities Perhad ("Bursa Securities") Main Market Listing Requirement, the Constitution of the Company, and all other applicable laws, rules and regulations, be and is hereby given to the Company to purchase such number of ordinary shares 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, necessary and expedient in the interest of the Company ("Proposed Share Buy-Back"), provided that:

- -Back), provined that:-the aggregate number of ordinary shares to be purchased by the Company shall not exceed 10% of the total nu of the Company at any point in time; and
- to the company at any joint in time; also

 (b) the maximum fund to be allocated by the Company for the purpose of purchasing its ordinary shares shall not exceed the total
 retained profits of the Company based on the latest audited financial statements and/or the latest unaudited financial statements
 (where applicable) available at the time of the purchase.

THAT the authority conferred by this resolution shall continue to be in force until:

- the conclusion of the next Annual General Meeting ("AGM") of the Company following this AGM at which this resolution was pas at which time the said authority shall lapse unless by an ordinary resolution passed at that next AGM, the authority is renew either unconditionally or subject to conditions
- enter discontinuously or subject to continuous;

 the expiration of the period within which the next AGM of the Company is required by law to be held; or
 the authority is revoked or varied by ordinary resolution passed by the shareholders in a general meeting, whichever,
 but not so as to prejudice the completion of the purchase(s) by the Company before the aforesaid expiry date and in
 in accordance with the provisions of the guidelines issued by Bursa Securities and/or any other relevant governmen
 regulatory authorities (if any).

regulatory authorities (in any). If upon completion of the purchase by the Company of its own ordinary shares, the Directors be and are hereby authorised to deal the ordinary shares purchased in their absolute discretion in the following manners:cancel all the ordinary shares so purchased; and/or THAT

- retain the ordinary shares so purchased as treasury shares for distribution as dividend to the shareholders and/or resell on the market of Bursa Securities and/or transfer under an employees' share scheme and/or transfer as purchase consideration; and/or
- retain part thereof as treasury shares and cancel the remainder.

(a) retain part thereof as treasury snares and cancet the remainder.

AND THAT the Directors be and are hereby authorised to take all such steps as necessary (including the opening and maintaining of depository account(s) under the Securities industry (Central Depositories) Act, 1991) and enter into any agreements, arrangements and guarantees with any party or parties to implement, finalise and give full effect to the Proposed Share Buy-Back with full powers to assent to any conditions, modifications, revaluations, variations and/or amendments (if any) as may be imposed by the relevant authorities from time to time or as the Board may in their discretion deem necessary and to do all such acts and things the Directors may deem fit and expecient in the best interest of the Company."

ORDINARY RESOLUTION NO. 5

AUTHORITY TO ISSUE SHARES PURSUANT TO THE COMPANIES ACT 2016

- AUTHORITY TO ISSUE SHARES PURSUANT TO THE COMPANIES ACT 2016
"THAT subject abuyes to the Companies Act 2016 ("the Act"), the Constitution of the Company and the approvals from Bursa Malaysia Securities Berhad ("Bursa Securities") and any other relevant governmental and/or regulatory authorities, the Directors be and are hereby empowered pursuant to the Act, to issue and allot shares in the capital of the Company from time to time at such price and upon such terms and conditions, for such purposes and to such person or persons whomsoever the Directors may in their absolute discretion deem fit provided always that the aggregate number of shares issued pursuant to this resolution does not exceed twenty percent (20%) of the total number of issued shares of the Company for the time being (hereinafter referred to as the "20% General Mandate") as empowered by Bursa Securities pursuant to Bursa Malaysia Berhad's letter dated 16 April 2020 to grant additional temporary relief measures to littled rissuers:

AND THAT the Directors be and are also empowered to obtain the approval for the listing of and quotation for the additional shares so be issued pursuant to the 20% General Mandate on Bursa Securities;

AND FURTHER THAT such authority shall commence immediately upon the passing of this Resolution and continue to be in force until the conclusion of the next Annual General Meeting of the Company."

ORDINARY RESOLUTION NO. 6

DEFOREMENTAL OF THE AUTHORITY TO AUTOT AND ISSUE NEW ORDINARY SHARES IN CYPARK RESOURCES RERHAD ("CRB" OR "THE COM COMPANY") ("CRB SHARES"), FOR THE PURPOSE OF THE DIVIDEND RE HICH WILL PROVIDE THE SHAREHOLDERS OF CRB WITH THE OPTION TO MENT SCHEM THE DIVIDEND REINVESTMENT SCHEME ("DRS") TH THE OPTION TO ELECT TO REINVEST THEIR CA DIVIDEND IN CRB SHARES ("PROPOSED RENEWAL OF DRS AUTHORITY"

DIVIDEND IN CRB SHARSE ("PROPOSED RENEWAL OF DRS AUTHORITY")
"THAT pursuant to the DRS as approved by the Shareholders at the Tenth Annual General Meeting of the Company held on 21 April 2015 and subject to the approval of the relevant regulatory authorities (if any), approval to and is hereby given to the Directors to allot 2015 and subject to the approval of the relevant regulatory authorities (if any), approval to and is hereby given to the Directors to allot on conclusion of the next Annual General Meeting upon such terms and conditions as stated in Circular to Shareholders dated 30 March 2015, PROVIDED THAT the issue price of the said new CRB Shares shall be fixed by the Board of Directors at not more than ten percent (10%) Rickount to the time (5)-market day owner weighted average market price ("WAPP") of CRB Shares immediately preceding the price-fixing date, of which the VWAP shall be adjusted ex-dividend before applying the said discount in fixing the issue price;

AND THAT the Directors of the Commany he and are hereby authorised in docal Surch acts and enter into all such transactions.

AND THAT the Directors of the Company be and are heely authorised to do all such as San denter into all such transactions, arrangements and documents as may be necessary or expedient in order to give full effect to the DRS with full power to assent to any conditions, modifications, variations and/or amendments (if any) as may be imposed or agreed to by any relevant authorities or consequent upon the implementation of the said conditions, modifications, variations and/or amendments or at the discretion of the Directors in the best interest of the Company."

To transact any other ordinary business of which due notice shall have been given.

By Order of the Board

CHUA SIEW CHUAN (MAICSA 0777689) / SSM PC NO.: 201908002648 YEOW SZE MIN (MAICSA 7065735) / SSM PC NO.: 201908003120 Company Secreta Kuala Lumpur

Dated: 20 May 2020

NOTES

- pect of deposited securities, only members/shareholders whose names appear in the Record of Depositors on 10 June 2020 shall be eligible to participate the
- Meeting.

 A shareholder of the Company entitled to participate and vote at the Meeting is entitled to appoint one (1) or more proxies to particip

 A member may appoint more than one (1) proxy in relation to a meeting, provided that the member specifies the proportion of the represented by each proxy.

- 3. A proxy may but need not be a shareholder of the Company and a shareholder may appoint any person to be his proxy without limitation. There shall be no restriction as A proxy may but need not be a Shareholder of the Company and a Shareholder may appoint any person to be his proxy without limitation. Here shall be no restriction as to the qualification of the proxy. A proxy appointed to partidipate, speak and vote at the Meeting, shall have the same rights at the sharehold person, As guided by the Securities Commission's Guidane and FAGs on the Conduct of General Meetings for Listed Issuers that was issued on 18 April 2020 and subsequently revised on 14 May 2020, the right to speak is not limited to verbal communication only but includes other modes of expression. Therefore, all shareholders and proxies shall communicate with the main venue of the Meeting via real time submission of typed texts through a text bow within Securities Services – Fortal's platform during the live streaming of the Meeting as the primary mode of communication. In the event of any technical glitch in this primary mode of communication, shareholders and proxies may email their questions to segrifices/ses/schozumy during the Meeting. The questions and/or remarks submitted by the shareholders and/or proxies will be broadcasted and responded by the Chairman/Board/relevant adviser during the Meeting.
- broadcasted and responded by the Chairman/Board/relevant adviser during the Meeting. The questions and/or remarks submitted by the shareholders and/or proxies will be broadcasted and responded by the Chairman/Board/relevant adviser during the Meeting. The instrument appointing a proxy shall be in winting under the hand of the shareholder/appointer or of his attorney duly authorised in writing or, if the appointer is a corporation, either under Common Seal or under the hand of an officer or attorney duly authorised.

 Where a shareholder 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 multiple beneficial owners in one securities account ("Omnibus account"), there is no limit to the number of proxies which the exempt authorised nominee may appoint in respect of each omnibus account it holds.

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- Appointment of proxy and registration for remote participation and voting

Appointment of proxy and registration for remote participation and votino .

The instrument appointing a proxy and the power of attorney or other authority (if any), under which it is signed or a duly notarised certified copy of that power or authority, shall be deposited at the Registered Office of the Company at Level 7, Menara Milenium, Jalan Damaniela, Pusat Bandar Damansara, Damansara Heights, 50490 Kulala Lumpur, Wilayah Persekutuan or submitted via Fax at 03-2094 9940 and/or 03-2095 0292 or enailed to info@ssbb.com.my, not less than forty-eight (48) hours before the time for holding the meeting or adjournment thereof. The proxy appointment may also be lodged electronically via Securities Services e-Portal at https://www.ssbb.net.my/. All resolutions set out in this notice of meeting are to be voted by poll.

They was be submitted the Form of Proxy of cuitated on 28 February 2020, you will still need to submit the Form of Proxy for the Postponed 15th AGM to appoint your proxy(ies) or you may lodge your proxy appointment electronically via Securities Services e-Portal at https://www.sshsb.net.my/ for the Postponed 15th AGM. Should you wish to personally participate at the Postponed 15th AGM remotely, please register electronically wis Securities Services e-Portal at https://www.sshsb.net.my/ by the registation cut of date and time.

Please refer to the Administrative Guide on the Conduct of a Fully Virtual General Meeting available for download at http://ir.chartnexus.com/cypark/docs/agms, Administrative%20Guide1.pdf for further details.

- This Agendal time is meant for discussion only, as the provision of Section 340(1)(a) of the Act does not require a formal approval of the shareholders for the Audited Financial Statements. Hence, this Agenda item is not put forward for voting.
- Explanatory Note to Special Business

(Resolution 3)

(Resolution 4)

(Resolution 5)

(Please refer to

(Please refer to

Mote & (ii))

(Please refer to Note 8 (iii))

Note 8 (iv))

(Please refer to

(Resolution 10)

Note 8 (vi))

Resolution 5 – Retention of Dato' Dr. Freezailah Bin Che Yeom as an Independent Director

Dato Dr. Freezialish lin Che Youn ("Doto Dr. Freezialish") was appointed as an Independent Director of the Company on 8 June 2010 and has served the Board for a cumulative term of more than nine years since 8 June 2010. The Board of Directors of the Company through its Monination Committee, after having assessed the independence of Dato Dr. Freezialish, still regards him to be independent based amongst others, the following justifications, and recommends that Dato Dr. Freezialish be retained as an Independent Director of the Company subject to the approal from the shareholders of the Company pursuant to Practice 4.2 of the Malaysian Code on Comorate Governance:

- Date Or Freezailah has fulfilled the definition of an independent director as set out under Paragraph 1 01 of the Russa Malaysia Securities Renhad Main Market List

 - is not an executive director of the Company or any related corporation (each corporation is referred to as "said Corporation");
 has not been within the last 2 years and is not an officer (except as a non-executive director) of the said Corporation. ["officer" has the meaning given in section 2 of the Companies Act 2016];
 - is not a major shareholder of the said Corporation
 - is not a family member of any executive director, officer or major shareholder of the said Corporation
 - is not acting as a nominee or representative of any executive director or major shareholder of the said Corporation
 - Is not deem engaged as an adviser by the said Corporation under such circumstances as prescribed by Bars Malaysia Securities Berhad ("the Exchange") or is not presently a partner, director (except as an independent director) or major shareholder, as the case may be, of a firm or corporation which provides professional advisory services to the said Corporation under such circumstances as prescribed by the Exchange; or has not engaged in any transaction with the said Corporation under such circumstances as prescribed by the Exchange; or has not engaged in any transaction with the said Corporation (other than subsidiaries of the applicant or listed issuer) which has engaged in any transaction with the said Corporation under such circumstances as prescribed by the Exchange;
 - is not a director who is accepting compensation from the said Corporation, other than compensation for board service for the current or immediate financial
 - is not having a relationship which would interfere with the exercise of independent judgement in carrying out the functions as a director or a member of the Audit Committee. Nomination Committee and Remuneration Committee.
- (b) Dato Dr. Freezailah has not been involved in any business or other relationship which could hinder the exercise of independent judgement, objectivity or his ability to act in the best interests of the Company;
- Dato Dr. Freezalah has no potential omflict of interest, whether business or non-business related with the Company;

 Dato Dr. Freezalah has no testablished or maintained any significant personal or social relationship, whether direct or indirect, with the Executive Chairman, Group
 Chief Executive Office, major shareholders or management of the Company (including their family members) other than normal engagements and interactions on
 a professional level consistent with his duties and expected of finit to carry out his duties as an independent director, and
- (e) Dato' Dr. Freezailah does not derive any remuneration and other benefits apart from Directors' fees that are approved by shareholders

Resolution 6 - Retention of Encil Keadi Bin Mahfidz as an Independent Director

Encil Headir Bin Mahfidz ("Encil Headir") was appointed as an Independent Director of the Company on 7 September 2010 and has served the Board for a cumulative term of more than nine years since 7 September 2010. The Board of Directors of the Company through its Nomination Committee, after having assessed the independence for finick Headir sill responsible to the Company through its Nomination Committee, after having assessed the independence finick Headir sill relations and recommends that Headir be relationed as an Independent Director of the Company subject to the approval from the shareholders of the Company pursuant to Practice 4.2 of the Malaysian Code on Corporate Company September 2010.

- Encik Headir has fulfilled the definition of an independent director as set out under Paragraph 1.01 of the Bursa Malaysia Securities Berhad Main Market
 - is not an executive director of the Company or any related corporation (each corporation is referred to as "said Corporation"),
 - has not been within the last 2 years and is not an officer (except as a non-executive director) of the said Corporation. ["officer" has the meaning given in section 2 of the Companies Act 2016];
 - is not a major shareholder of the said Corporation
 - is not a family member of any executive director, officer or major shareholder of the said Corporation;
 - is not acting as a nominee or representative of any executive director or major shareholder of the said Corporation
 - is not acting as a nominee or representative of any executive director or major shareholder of the said corporation; has not been engaged as an adviser by the said Corporation under such circumstances as prescribed by Bursa Malaysia Securities Berhad ("the Exchange") or is not presently a partner, director (except as an independent director) or major shareholder, as the case may be, of a firm or corporation which provides professional advisory services to the said Corporation under such circumstances as prescribed by the Exchange; or has not engaged in any transaction with the said Corporation under such circumstances as prescribed by the Exchange; or has not engaged in any transaction with the said Corporation (other than subsidiaries of the applicant or listed issuer) which has engaged in any transaction with the said Corporation under such circumstances as prescribed by the Exchange; is not a director who is accepting compensation from the said Corporation, other than compensation for board service for the current or immediate financial
- is not having a relationship which would interfere with the exercise of independent judgement in carrying out the functions as a director or a member of the Audit Committee, Nomination Committee and Risk Management Committee.

 Encik Headin has no been involved in any business or other relationship which could hinder the exercise of independent judgement, objectivity or his ability to act in the best interests of the Company;
- Encik Headir has no potential conflict of interest, whether business or non-business related with the Company,
- Encik Headin has not established or maintained any significant personal or social relationship, whether direct or indirect, with the Executive Chairman, Group Chief Executive Officer, major shareholders or management of the Company (including their family members) other than normal engagements and interactions on a professional level consistent with his duties and expected of him to carry out his duties as an independent director; and риотельным rever сыпьюшени with in strautes and expected of nim to carry out his duties as an independent director; a Encik Headir does not derive any remuneration and other benefits apart from Directors' fees that are approved by sh olution 7 — Proposed Shareholder Mandate

The proposed Resolution 7 is intended to enable the Company and/or its subsidiaries ("the Group") to enter into recurrent related party transactions or a revenue or trading nature which are necessary for the Group's day-to-day operations to facilitate transactions in the normal course of business of the Group with the specified dasses of related parties provided that they are carried out on an arms' length basis and no normal course and are not prejudicial to the shareholders on 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 of the Company. Please refer to the Circular/Statement to Shareholders dated 28 February 2020 for further information.

Resolution 8 — Proposed Authority for the Company to Purchase Its Own Shares

The proposed Resolution 8 is intended to allow the Company to purchase its own shares up to 10% of the total number of issued shares in the ordinary share capital of the Company at any time within the time period stipulated in the Bursa Malaysia Securities Berhad Main Market Listing Requirements. Please refer to the Circular/Statement to Shareholders dated 28 February 2020 for further information.

Resolution 9 – Authority to Issue Shares

The proposed Resolution 9 is intended to renew the authority granted to the Directors of the Company at the Fourteenth Annual General Meeting of the Company held on 9 April 2019 ("Previous Mandate") to issue and allot shares at any time to such persons in their absolute discretion without convening a general meeting provided that the aggregate number of the shares issued does not exceed 20% of the total number of issued shares of the Company for the time being (hereinafter referred to as the "20% General Mandate").

the 2019 selected instances of the Sapard of the initiative from Bursa Malaysia Securities Berhad ("Bursa Securities") to aid and facilitate listed issuers in sustaining their business or easing the compliance with Bursa Securities rules, amid the unprecedented uncertainty surrounding the recovery of the COVID-19 outbreak and Movement Control Order impose by the Government, Bursa Securities divide Bursa Malaysia Berhad's letter dated is 16,prd 2020 allows a lated issuers to seek a higher general neutral under Paragrag 6.033 of the Main Market Listing Requirements of Bursa Securities of not more than 20% of the total number of issued shares (excluding treasury shares) for the gene

The said 20% General Mandate will provide flexibility to the Company to raise additional funds expeditiously and efficiently during this challenging time, to m funding requirements including but not limited to working capital, operational expenditures, investment project(s), and/or acquisition(s). The Board, having considered the current and prospective financial position, needs and capacity of the Group, is of the opinion that the General Mandate is in the best interests of the Company and its shareholders.

Pursuant to the Previous Mandate, the Company has undertaken a private placement exercise in three (3) tranches where 28,737,000 new ordinary shares have been issued as at the date of this Notice, with a total proceeds of RM63,468,060/-.

The details of the utilisation of proceeds from the abovementioned cornorate exercise are as follows:

Purpose	Proposed Utilisation RM	Actual Utilisation RM	Intended Timeframe for Utilisation	Balance		Explanations
				RM	%	
Working capital requirements	62,993,197	62,993,197	18 months	NIL	NIL	Fully utilised.
Expenses	474,863	474,863	-	-	-	Fully utilised.
	63.468.060	63.468.060				

The new General Mandate will enable the Directors to take swift action for allotment of shares for any possible fund raising activities, including but not limited to further placing of shares, for the purpose of funding future investment project(s), working capital and/or acquisition(s) and to avoid delay and cost in convening general

(vi) Resolution 10 - Proposed Renewal of DRS Authority

The proposed Resolution 10, if approved, will give authority to the Directors to allot and issue new CRB Shares under the DRS, until the conclusion of the next Annual General Meeting. A renewal of this authority will be sought at subsequent Annual General Meetings.

nal Data Privacy:

By submitting an instrument appointing a proxy(ies) and/or representative(s) to participate, speak and vote at the postponed 15th AGM and/or any adjournment By submitting an instrument appointing a proxyles) and/or representative(s) to participate, speak and vote at the postponed 15th AdM and/or any adjournment thereof, a member of the Company (or its agents) for its agents) of proxies and representatives appointed for the AGM (including any adjournment thereof) and the prograntion and compilation of the attendance lists, minutes and other documents relating to the AGM (including any adjournment thereof) and the preparation and compilation of the attendance lists, minutes and other documents relating to the AGM (including any adjournment thereof), and the preparation and compilation of the states agent and other documents relating to the AGM (including any adjournment thereof), and in order for the Company (or its agents) to comply with any applicable laws, listing rules, regulations and/or significance (i), (ii) warrants that where the member discloses the personal data of the member's proxylies) and/or representative(s) to the Company (or its agents), the member has obtained the prior consent of such proxylies) and/or representative(s) for the Purpose, and (iii) agents that the member will indemnify the Company (or its agents) of the personal data of such proxylies) and/or representative(s) for the Purpose, and (iii) agents that the member will indemnify the Company in respect of any penalties, liabilities, claims, demands, losses and damages as a result of the member's breach of warranty.