BOCB BERHAD

(Please refer to Note C of this Agenda)

dution 1

olution 2

olution 5

NOTICE OF SIXTY-FIRST ANNUAL GENERAL MEETING

OTICE IS HEREBY GIVEN THAT the Sixty-First Annual General Meeting ("AGM") of OCB erhad will be conducted fully virtual and live-streamed from the broadcast venue at the onference Room, 28-5, Level 5, Jalan SS 6/6, Kelana Jaya, 47301 Petaling Jaya, Selangor and Ehsan, Madyasia ("Broadcast Venue") on Thursday, 25 June 2020 at 10.00 a.m. for te following purposes: Darul Ehsa AGENDA

AS ORDINARY BUSINESS

- To receive the Audited Financial Statements of the Group and of the Company for the financial year ended 31 December 2019 and the Reports of the Directors and Auditors thereon. 1.
- Reports of the Directors and Auditors thereon. To re-elect Director of the Company, Abd Aziz Bin Attan who retires pursuant to Clause 82 of the Company's Constitution. Director, Zakaria Merican Bin Osman Merican will retire at the close of the Skty-First AGM of the Company in accordance with Clause 82 of the Company's Constitution as he is not seeking re-election. To approve the payment of Directors' fees amounting to RM348,000 to the Non-Executive Directors of the Company and its subsidiaries for the financial year ended 31 December 2019.
- 3.
- To approve the payment of benefits of up to RM150,000 to the Non-Executive Directors of the Company and its subsidiaries for the financial year ending 31 December 2020. 4
- To re-appoint Grant Thornton Malaysia PLT as Auditors of the Company to hold office until the conclusion of the next AGM of the Company and to authorise the Directors to fix the remuneration of the Auditors. 5. SPECIAL BUSINESS
- AS S 6

7.

To consider and, if thought fit, to pass the following as an Ordinary Resolution:

Continuation of office of Tan Sri Dato' Nik Ibrahim Kamil Bin Tan Sri Dato' Nik Ahmad Kamil as an Independent Non-Executive Director THAT Tan Sri Dato' Nik Ibrahim Kamil Bin Tan Sri Dato' Nik Ahmad Kamil continues to serve as an Independent Non-Executive Director of the Company until the conclusion of the next Annual General Meeting of the Company."

To consider and, if thought fit, to pass the following resolution as an Ordinary Resolution:

Proposed authority to Directors to allot and issue shares purs to Sections 75 and 76 of the Companies Act, 2016

Proposed authority to Directors to allot and issue shares pursuant to Sections 75 and 76 of the Companies Act, 2016. "THAT 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 allot and issue shares in the Company at any time at such issue price which is at a not more than a ten per centum (10%) discount to the 5-day volume weighted average market price of the shares of the Company immediately before the relevant price thing date to such Qualified Placee(s) as the Board may in its absolute discretion deem fit or appropriate, provided that the aggregate number of shares issue of the pursuant to this resolution does not exceed twenty per centum (20%) of the total number of issued shares in the Company for the time being (excluding treasury shares), and upon such other additional terms and conditions (if any) to be determined by the Board. For Main Market Listing Requirements of Bursa Malaysia Securities Berhad) (a) a director, major shareholder or chief executive of the company or a holding company or the Company or the Johng were this such director, major shareholder or bief executives of the utimate beneficiaries are disclosed. Qualified Placees shall also be person(s) or partylies) who/which qualify under Scheules 6 and 7 of the Campany and Markets and Services Act 2007; THAT such authority lifwhen passed share baneficiaries are avere with or is observed to a shares with or a company of the Company

THAT such authority if/when passed shall constitute an authority for the issue of shares with prior shareholders' approval in a general meeting of the precise terms and conditions of the issue; THAT such authority shall continue to be in force until:

- (ī)
- ever occurs first;

AND THAT the Board be and is empowered to apply for and obtain the approval for the listing of and quotation for the additional shares so issued on Bursa Malaysia Securities Berhad."

- so issued on Bursa Malaysia Securities Berhad." To consider and, if thought fit, to pass the following resolution as an Ordinary Resolution:
- Proposed renewal of authority for the Company to p own shares

Own snares "THAT subject to compliance with the Companies Act, 2016, the Main Market Listing Requirements ("MMLR") of Bursa Malaysia Sourtimes Berhad ("Bursa Securities"), the Company's Constitution and all other applicable laws, guidelines, rules and regulations, the Company be and is hereby authorised to purchase such number of ordinary shares in 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: the anorealte number of shares the purchased nurrichased nurrichased the such as the subject of the Company convertiged nurrichased nurri (ī)

- In an expectation of the matrix of the company, period data 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 in the Company as at the date of the share buy-back; an aggregate amount of the funds not exceeding the retained profits 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)
- anu 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; (iii)

AND THAT the authority conferred by this resolution will commer immediately upon the passing of this resolution and will continue be in force until:

be in force until:
(i) 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
(ii) the expiration of the period within which the next AGM of the Company is required by law to be held; or
(iii) revoked or varied by ordinary resolution passed by the shareholders of the Company in a general meeting, whichever occurs first but not so as to prejudice the completion of purchase(s) by the Company performed acyrity date and, in any event, in accordance with the provisions of the MMLR of Bursa Securities or any other relevant authorities; AND FURTHER THAT the Board be and is hereby authorised to do

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, wordification, variation and/or amendment as may be required or imposed by the relevant authorities " and/or am authorities

To transact any other business of which due notice shall have been given in accordance with the Company's Constitution and/or the Companies Act, 2016.and/or the Companies Act, 2016.

By Order of the Board of Directors

TAN BEE KENG SSM PC No. 201908002597 (MAICSA 0856474) Company Secretary

Petaling Jaya Selangor Darul Ehsan Malaysia 21 May 2020

AL MEETING RECORD OF DEPOSITORS (A)

Only a depositor whose name appears on the General Meeting Record of Depositors as at 18 June 2020 shall be entitled to participate at the Skty-First AGM of the Company or appoint provinges to participate and vote in his/her stead. **MODE OF MEETING AND PROXY**

(B)

The venue of the Sixty-First AGM of the Company is strictly a Broadcast Venue as the conduct of the Sixty-First AGM of the Company will be fully virtual and live-streamed. The Broadcast Venue is also for the purpose of complying with Section 327(2) of the Companies Act, 2016 which requires the Chairman of the meeting to be present at the main venue of the meeting. (i)

Members will not be allowed to attend the Sixty-First AGM of the Company in person at the Broadcast Venue on the day of the Meeting.

- Members will not be allowed to attend the Sixty-First AGM of the Company in person at the Broadcast Venue on the day of the Meeting. Members are to attend, speak (including posing questions to the Board via real time submission of typed texts) and vote (collectively, 'participate' 1 remotely at the Sixty-First AGM of the Company via the Remote Tarticipation and Voting Tacilities ("RPV") provided by Ticor Investor & Issuing House Services San Bid ("Ticor" or 'Till") through its Till Holme website at th<u>Exty-First AGM</u>. A member of the Company entitled to participate at the Sixty-First AGM. A member of the Company entitled to participate at the Sixty-First AGM. A member of the Company milled to participate at the Sixty-First AGM. A member of the Company milled to participate at the Sixty-First AGM. Company Where a member appoints more than 1 prox, the member shall specify the proportion of his/her shareholding to be represented by each proxy, failing which, the appointment shall be invalid. Where a member of the Company is an Authorised Nominee as defined under the Securities Industry (Central Depositories)Act, 1991, it may appoint not more than 2 provises in respect of each Securities Account it holds with ordinary shares of the Company shanding to the credit of the said Securities Account to participate at the Sixty-First AGM of the Company. Where a member of the Company is a Exempl Authorised Nominee ("ENV") which holds odinions Account', Isoth EAN may appoint multiple proxies in respect of each Onnibus Account' is holds the Marga appoint multiple proxies in respect of each Onnibus Account', Isoth EAN may appoint multiple proxies in respect of each Onnibus Account', Isoth EAN may appoint multiple proxies in respect of each Onnibus Account', Thomibus Account', Thom

- The instrument appointed. The instrument appointed. The instrument appointed. The instrument appointed. Any alteration within a proxy shall be in writing under the hand of the appointor on bis/her attomey du/u authorised in writing or the appointor is a corporation, under its common seal or signed by its attorney du/y authorised in writing or by 2 officers, 1 of whom shall be a director, on behalf of the corporation. Any alteration to the instrument appointing a proxy must be initialled. A member who has appointed a proxy or attorney or authorised representative to attend, speak and vote at the Sxiv-First AMO of the Company via RPV must request his/her proxy to register himself/herself for RPV at Tilf Online website a <u>https://tii.n.online</u>. Please follow the Procedures for RPV in the Administrative Details for the Sxiv-First AGM. The appointment of a proxy may be made in hard copy form or by electronic form and must be deposited with/received by the Company's Share Registra, Tircor, not less than 48 hours before the time appointed for the taking of the point, and a point, point ses than 24 hours before the lime appointed for the taking of the point, of the proxy Form, together the reso, an appointment thread on y form, the Proxy Form, together
- person so named shall not be entitled to vote in respect thereof. In the case of an appointment imade in hard coyo from, the Proxy Form, together with the power of attorney (if any) under which it is signed or a notarially cartified copy of that power or authority, must be deposited with Tricor at Unit 32-01, Level 32, Tower A, Vertical Business Suite, Avenue 3, Bangsar South, No. 8, Jalan Kennchi, 59200 Kuala Lumpur, Wilayah Presekutuan, Malaysia or alternatively, the Customer Service Centre at Unit 6-3, Ground Florov, Vertical Podium, Avenue 3, Bangsar South, No. 8, Jalan Kennchi, 59200 Kuala Lumpur, Wilayah Persekutuan, Malaysia. (vii)
- In the case of appointment by electronic form, the Proxy Form must be electronically lodged with the Company's Share Registrar, Tricor via TilH Online at <u>https://lin.online</u> (applicable to individual members oni), Plaser lefer to the Administrative Details for the Skity-First AGM on the procedures for electronic lodgement of proxy form via TilH Online. (viii)

(C) AUDITED FINANCIAL STATEMENTS

This agenda item is meant for discussion only as under the provision of Section 340(1) of the Companies Act, 2016, the audited financial statements do not require a formal approval of the members. Hence, this item will not be put forward for voting. POLL VOTING (D)

Pursuant to Paragraph 8.294(1) of the Main Market Listing Requirements of B Malaysia Securities Berhad ("Bursa Securities"), all the resolutions set out in Notice will be put to the vote by way of poll. Independent Scrutineers will be appoil to verify the results of the poll.

(F) PERSONAL DATA PRIVACY

By submitting an instrument appointing a proxy(ies) and/or representative(s) attend, speak and vote at the forthcoming Sixty-First AGM of the Company and/or a adjournment thereof, a member of the Company:

- Irriment thereot, a member of the Company: consents to the collection, use and disclosure of the member's personal data by the Company (or its agents or service providers) for the purpose of the processing and administration by the Company (or its agents or service providers) of proxies and representatives appointed for the Sxty-First AGM of the Company (including any adjournment thereof) and the preparation and compilation of the attendance lists, minutes and other documents relating to the Sxty-First AGM of the Company (including any adjournment thereof), and in order for the Company (or its agents or service providers) to comply with any applicable laws, listing rules, regulations and/or guidelines (collectively, the "Purposes"); (i)
- and/or guidelines (collectively, the "rupposes ;; warrants that where the member discloses the personal data of the member's proxylies) and/or representative(s) to the Company (or its agents or service providers), the member has obtained the prior consent of such proxylies) and/or representative(s) for the collection, use and disclosure by the Company (or its agents or service providers) of the personal data of such proxylies) and/or representative(s) for the Purposes; and
- agrees that the member will indemnify the Company in respect of any penalty claim, demand, loss and damage as a result of the member's breach of warranty (iii) EXPLANATORY NOTES ON SPECIAL BUSINESS

EXPLANATORY NOTES ON SPECIAL BUSINESS
Resolution 5 - Continuation of office of Tan Sri Dato' Nik Ibrahim Kamil Bin Tan
Sri Dato' Nik Ahmad Kamil as Independent Non-Executive Director
Tan Sri Dato' Nik Ibrahim Kamil Bin Tan Sri Dato' Nik Ahmad Kamil, who was appointed as
an independent Non-Executive Director of the Company or 2 January 2007, has served
the Company for 13 years. The Board of Directors ("Board"), after having assessed the
independente of Tan Sri Dato' Nik Ibrahim Kamil, recommends that he continues to
serve as an independent Non-Executive Director based on the tolivoing reasons:
() he fulfils the criteria stated under the definition of "independent Director" as
defined in the Main Market Listing Requirements of Buras Securities and he is
able to provide proper check and balance thus bringing an element of objectivity
to the Board;
(ii) he actively participated in Board's and Board Committees' deliberations and
decision making in an objective and independent non-ref. ad
(ii) he has devoted sufficient time and attention to his professional obligations for
informed and balance decision making.
Resolution 6 - Proposed authority to Directors to allot and issue shares pursuant

- Resolution 6 Proposed authority to Directors to allot and iss to Sections 75 and 76 of Companies Act, 2016

Us sections 73 and 76 or Comparison Ref. 2016 As part of the initiatives by Bursa Securities to aid and facilitate listed issuers in sustaining their business or easing their compliance with Bursa Securities' rules, amid the unprecedented uncertainty surrounding the recovery of the COVID-19 outbreak and Movement Control Order imposed by the Government, Bursa Securities had vide its letter dated 16 April 2020 allowed, as an interim measure, a listed issuer to seek a higher general mandate under Paragraph 6.03 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 issue of new securities.

Bursa sectimites of not more than 20% of the total number of issued snares (exoluting treasury shares) for issue of new securities. Ordinary Presolution & proposed, if passed, will give a mandate to the Board, from the date of the forthcoming Sxty-First ABM of the Company, to allot and issue ordinary shares of the Company at any time at such issue price which is at a not more than a 10% discount to the 5-day volume weighted average market price of the shares of the Company immediately before the relevant price foring date, to such Qualified Placee(s) as the Board may in its absolute discretion, consider to be in the interest of the Company and upon such other additional terms and conditions (if any) to be determined by the Board, whitout having to convene a general meeting provided that the aggregate number of shares issues will be effective immediately upon passing of the Ordinary Resolution and shall continue to be in force until: () the expiration of the period within which the nextAGM of the Company or (ii) the expiration of the period within which the nextAGM of the Company is required by lew be held; or (iii) revoked or varied by ordinary resolution passed by the shareholders of the company is required by with the expiration of the period within which the nextAGM of the Company is required by lew be held; or (iii) revoked or varied by ordinary resolution passed by the shareholders of the Company is required by lew course first.

whichever occurs first.

The Mandate will provide flexibility to the Company to raise more capital expeditiously and efficiently during this challenging time, to meet its funding requirements including but not limited to working capital, operational expenditures, luture investment(s), and/or acquisition(s).

The Board, having considered the current and prospective financial position capacity of the Group, is of the opinion that the Mandate is in the best inte Company and its shareholders.

As at the date of this notice, no new ordinary shares in the Company were pursuant to the mandate granted to the Directors at the last AGM of the Compa on 27 May 2019. Hence, no proceeds were raised.

Resolution 7 - Proposed renewal of authority for the Company to p

own shares Ordinary Resolution 7 proposed, if passed, will renew the authority for the Company purchase through Bursa Securities such number of ordinary shares in the Company to an aggregate amount not exceeding 10% of the total number of issued shares in Company. The renewed authority from the shareholders will be effective immedia upon passing of the Ordinary Resolution and shall continue to be in force until:

- (i) (ii)
- the conclusion of the next AGM of the Company; or the expiration of the period within which the nextAGM of the Company is required by law to be held; or revoked or varied by ordinary resolution passed by the shareholders of the Company in a general meeting. (iii)

¹⁰⁷ Company in a general interung, whichever occurs first. For further information, please refer to the Share Buy-Back Statement dated 21 May 2020 which is made available together with the Company's Annual Report 2019 at <u>http://ocbb.com.mv/61st-annual-general-meeting/</u>.

such authority shall continue to be in norce unui: 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 expiration 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 in a general meeting, never occurs first: