# NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the Twenty-Sixth (26th) Annual General Meeting ("AGM") of sharehold of ASIA FILE CORPORATION BHD ("AFC" or "the Company") will be held at Ballroom 1, Hotel Equatorial, N Jalan Bukit Jambul, 11900 Penang on Monday, 28 September 2020 at 10.00 a.m. for the following purposes: reholde ial, No. Agenda

### As Ordin ary B

- To receive the Audited Financial Statements for the year ended 31 March 2020 and the Reports of Directors and Auditors thereon. To re-elect the following Directors who retire pursuant to Clause 88 of the Company's Constitution and who, being eligible offer themselves for re-election:
- (a) Mr. Lim Soon Wah (b) Mr. Ng Chin Nam
- for mining orming orming orming of Directors' fee and benefits payable up to RM600,000 for the period commencing this AGM through to the next AGM of the Company in year 2021. 3
- To re-appoint KPMG PLT as Auditors of the Company and to authorise the Directors to fix their remuneration.

## s Special Business:

5. AUTHORITY TO ISSUE SHARES PURSUANT TO SECTIONS 75 AND 76 OF THE COMPANIES ACT 2016

COMPANIES ACT 2016 "THAT pursuant to Sections 75 and 76 of the Companies Act 2016 ("the Act") and subject always to the approval of all the relevant regulatory authorities, the Board of Directors of the Company be and is hereby authorised to issue and alloi from time to time such number of ordinary shares of the Company upon such terms and conditions and for such purposes as the Directors may, in their absolute discretion, deem fit, PROVIDED ALWAYS THAT the aggregate number of ordinary shares to be issued pursuant to this resolution does not exceed 10% of the total number of issued shares (excluding treasury shares) of the Company for the listing of and quotation for the adtinority shall continue to be in force until the conclusion of the next Annual General Meeting ("AGM") of the Company or the expiration of the period within which the next AGM is required by law to be held or revoked/varied by resolution passed by the shareholders in general meeting whichever is the earlier." **PROPOSED RENEWAL OF AUTHORITY TO BUY BACK ITS OWN SHARES BY THE COMPANY** "THAT subject to the compliance with all applicable rules, regulations and orders made

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"THAT subject to the compliance with all applicable rules, regulations and orders made pursuant to the Act, provisions of the Constitution of the Company and the requirements of the Bursa Malaysia Securities Berthad ("Bursa Securities") and any other approvals from all relevant governmental and/or regulatory authorities, the Directors of the Company be and are hereby authorised to purchase its own Shares through Bursa Securities, subject to the following:
The maximum number of ordinary shares which may be purchased and/or held by the Company be and are hereby authorised to purchase its own Shares through Bursa Securities, subject to the following:
The maximum number of ordinary shares which may be purchased and/or held by the Company for the time being ("Asia File Shares");
The maximum fund to be allocated by the Company for the purpose of purchasing Asia File Shares shall not exceed the retained profits of the Company which stood at RM11.16 million as at 31 March 2020 based on the audited accounts.
The authority conferred by this Resolution will be effective immediately upon the passing of this Resolution and will continue be in force until:

(a) the conclusion of the next Annual General Meeting ("AGM") of the Company, unless by ordinary resolution passed at the meeting, the authority is renewed, either unconditionally or subject to conditions;
(b) the expiration of the period within which the next AGM is required by law to be held unless earlier revoked or varied by ordinary resolution of the shareholders of the Company made before the aforesaid expiry date and, in any event, in accordance with the Listing Requirements of the Bursa Securities or any other relevant authorities;

- relevant authorities; Upon completion of the purchase(s) of the Asia File Shares by the Company, the Asia File Shares shall be dealt with in the following manner.-(0) to cancel the Asia File Shares so purchased; or (b) to retain the Asia File Shares so purchased in treasury for distribution as dividend to the shareholders and/or resell on the market of the Bursa Securities; or (c) to retain part of the Asia File Shares so purchased as treasury shares and cancel the remainder: (iv)

  - cancel the remainder
  - authorities may allow from time to time. (d)
- AND THAT the Directors of the Company be and are hereby authorised to take all such steps as are necessary or expedient to implement or to effect the purchase of Asia File Shares." RETENTION AS INDEPENDENT DIRECTOR
- 7. THAT Puan Nurjannah Binti Ali be retained as Independent Director of the Company, in accordance with the Malaysian Code on Corporate Governance until the conclusion of the next Annual General Meeting."
- RETENTION AS INDEPENDENT DIRECTOR 8
- "THAT contingent upon the passing of Ordinary Resolution 2, Mr. Ng Chin Nam be retained as Independent Director of the Company, in accordance with the Malaysian Code on Corporate Coverance until the conclusion of the next Annual General Meeting." **RETENTION AS INDEPENDENT DIRECTOR**
- "THAT, Ms. Lam Voon Kean be retained as Independent Director of the Company, in accordance with the Malaysian Code on Corporate Governance until the conclusion of the next Annual General Meeting."

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

### BY ORDER OF THE BOARD

TAI YIT CHAN (MAICSA 7009143) (SSM PC No. 202008001023) ONG TZE-EN (MAICSA 7026537) (SSM PC No. 202008003397) Joint Company Secretaries Penang, 28 August 2020

- Ap
- intment of proxy A Member may oppoint up to 2 proxies to attend on the same occasion. A proxy need not be a member of the Company but must be of full age of eigh years and above. If a Member appoints 2 proxies, the appointments shall be invalid unless he specifies the proportions of his holdings to be repre-(b)
  - r prox. re a Member of the Company is an everyal authorised nominee which holds ordinary shares in the Company for multiple beneficial owners in ane (1) writes account ("amnibus account"), there is no limit to the number of proxies which the everyal authorised nominee may appoint in respect of each amnibus account it ho

  - account it holds. The instrument appointing a praxy shall be in writing under the hand of the appointor or his attorney duly authorised in writing, or if the appointor is a corporation, either under Seal or under the hand of an officer or attorney duly authorised. For paray to be under the from of Prowy duy completed must be deposited in 1700-PA1, bringstan Tower, John Apyll, 10050 George Town, Penang, Malaysia not less frain ofh-eight (4b) hous before the time appointed for holding the meeting or at any adjournment thereot. In respect of deposite securities, only a Depositiv whose name appears on the Record of Depositors on 18 September 2020 (General Meeting Record of Depositors) shall be eligible to attend the meeting or appoint pravy to attend and/or vote in his/her behalt. (d) (e) ry N

Ordir rv Resolut

on 3: Payment of Directors' fee and benefits nary Resolution 3, if passed, will facilitate the paym ext AGM of the Company in 2021. Details of the Di Ider the Corporate Governance Overview Statemen enefits the poyment of the Directors' fee and benefits poyable to the Directors for the period commencing this is of the Directors 'ise and henefits poyable to the Directors for the financial year ended 31 March 2020 W Softement in the Annual Report 2020. W Softement in the Annual Report 2020. I and the Annual Report 2020. A CAM are scatching based on the number of scheduled Bood's ground from the directorides at the read AAM in the event the Directors' fee and benefits progressit and a more and an and an and an and an and an and a set of the Director's fee and benefits progressit is this and Board Committee' meetings and/or increase in the Board size and/or revision to the existing the Co

- (h)
- are enumeries under the copponer coverances coveraive statement in the Annual report JUJU. The Director's fee and benefits proposed for the period commercing the XAM through the next AXM are calculated based or and Board Committee's meetings. The Board will seek oppoval from the standardises at the next AXM in the event the Direc instruction of the top increase in the number of the Board's and Board's and Board Committee's meetings and/or increase in the Board's Director's fee and benefits structure. **Ordiance Seaudiance S-Lathority to Boare Shares Pursuant to Sections 75 and 75 of the Componies Act 2016** The proposed Ordinary Resultation 5 is for the purpose of granting or enseed general monotale ("General Monde") and it pos-shares issued pursuant to becelows 75 and 76 of the Act, to sue and oil nove shores in the Compony throat to Sections 75 and 76 of the topin sue and oil nove shores issued pursuant to Sections 75 and 76 of the Act, to sue and oil nove shores in the Compony the next AMS in the enset AMS of the Compony instrument of the Board's or which which the next AMS the Toping in the Sections 75 and the ording on the soft merely the submethodes in general in within which the next AMS in Sections 75 and the ording on the soft merely the submethodes in general in which which the next AMS in Sections 75 and the ording on the soft merely the soft whetholds in general in the Compony in general meters within which the next AMS in the company in the soft meter topic of the soft meters and the soft of the soft topic on the soft of the Act is and the director of the and the soft of the Act is and the Act assed, will empower the Directors ovided that the aggregate number y shares) of the Company for the tii mpany or the expiration of the peri I meeting whichever is the earlier. As at the date of this Notice, no new shares in the Company were issued pursuant to the 2019 and which will lopse at the conclusion of this Twenty-Suth AGM. This General Mandtew will provide the tability to the Company for any possible fund raisin of funding further investment project(s), working capital and/or acquisitions. tors at the last AGM held on 27 Septemb is mandate granted to the D
  - he Company for any possible fund raising activities, including b a capital and/or acquisitions. ot limited to further placina of share
- in relating and a meaning property, more graphical and a capacitation. **Contains Resolution 6. Fropseck Reveal of Authority To By Bock Its Own Shares By The Company** The Odinary Resolution 6. J. proseck, will allow the Company to purchase its own shares. The fold number of shares purchased shall not exceed 10% of the it: number of issued strates of the Company. This authority will unlises revised or vince by the Company in general meeting expires at the next AGM of the Company (c) (d)
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## STATEMENT ACCOMPANYING NOTICE OF ANNUAL GENERAL MEETING

usuant to Paragraph 8.27(2) of Main Market Listing Requirements of the Bursa Malaysia Securities Berhad) o individual is standing for election as a Director of the forthcoming Twenty-Sixth Annual General Meeting of the Company

Ordinary Resolution 1 Ordinary Resolution 2 Ordinary Resolution 3

Ordinary Resolution 4

Ordinary Resolution 5

Ordinary Resolution 6

Ordinary Resolution 7

**Ordinary Resolution 8** 

Ordinary Resolution 9



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