

## NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the Fortieth Annual General Meeting of Hume Industries Berhad ("the Company") will be held at Wau Bulan Ballroom, Level 2, Sofitel Kuala Lumpur Damansara, No. 6, Jalan Damanlela, Bukit Damansara, 50490 Kuala Lumpur on Thursday, 5 November 2020 at 10.30 a.m. in order:

- To lay before the meeting the audited financial statements together with the reports of the Directors and Auditors the for the financial year ended 30 June 2020.

- To approve the payment of Director Fees of RM382,000/- (2019: RM462,000/-) for the financial year ended 30 June 2020 to be divided amongst the Directors in such manner as the Directors may determine and Directors' Other Benefits of up to an amount of RM41,000/- from the Fortieth Annual General Meeting ("AGM") to the Forty-first AGM of the Company.

Ordinary Resolution

-Proposed Renewal Of Shareholders' Mandate For Recurrent Related Party Transactions Of A Revenue Or Trading
Nature With Hong Leong Company (Malaysia) Berhad ("HLCM") And Persons Connected With HLCM

"THAT approval be and is hereby given for the Company and/or its subsidiaries to enter into recurrent related party
transactions of a revenue or trading nature as set out in Section 2.3(A) of the Circular to Shareholders dated 7 October
2020 with HLCM and persons connected with HLCM ("Hong Leong Group") provided that such transactions are undertaken
in the ordinary course of business, on commercial terms which are not more favourable to the Hong Leong Group than
those generally available to and/or from the public, where applicable, and are not, in the Company's opinion, detrimental
to the minority shareholders;

- To re-elect Mr Hugo Enrique Losada Barriola as a Director. 3
- To re-appoint KPMG PLT as Auditors of the Company and to authorise the Directors to fix their remuneration.
- SPECIAL BUSINESS

-Authority To Directors To Allot Shares
"THAT subject to the Companies Act 2016, the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, the Company's Constitution and approval of the relevant governmental regulatory authorities, if required, the Directors be and are hereby empowered pursuant to Sections 75 and 76 of the Companies Act 2016 to allot shares in the Company, cant rights to subscribe for shares in the Company, convert any security into shares in the Company, or allot shares under an agreement or option or offer at any time and from time to time, and 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 and allotted, to be subscribed under any rights granted, to be issued from conversion of any security, or to be issued and allotted under an agreement or option or offer, pursuant to this resolution does not exceed 10% of the total number of issued shares of the Company for the time being and that the Directors be and are also empowered to obtain approval for the listing of and quotation for the additional shares so allotted on Bursa Malaysia Securities Berhad and that such authority shall continue in force until the conclusion of the next Annual General Meeting of the Company."

Ortinary Resolution.

Ordinary Resolution
-Authority To Directors To Allot Shares

AND THAT such approval shall continue to be in force until:

Ordinary Resolution

whichever is the earlier:

Ordinary Resolution -Proposed Renewal

As special business, to consider and, if thought fit, pass the following motions:

(a) the conclusion of the next Annual General Meeting ("AGM") of the Company, at which time it will lapse, unless by a resolution passed at the meeting, the authority is renewed; or

the expiration of the period within which the next AGM of the Company after that date is required to be held pursuant to Section 340(2) of the Companies Act 2016 ("Act") (but shall not extend to such extension as may be allowed pursuant to Section 340(4) of the Act); or

actions Of A Revenue Or Tradir

ecurrent related party transactions 120: and (b) the Related Party is

Resolution 1

Resolution 2

Resolution 3

Resolution 6

Resolution 7

revoked or varied by resolution passed by the shareholders in general meeting,

AND THAT the Directors of the Company be and are hereby authorised to 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 transactions contemplated and/or authorised by this ordinary resolution."

THAT the name of the Company be changed from Hume Industries Berhad to Hume Cement Industries Berhad and that all references in the Constitution of the Company to the name of Hume Industries Berhad, wherever the same may appear, shall be deleted and substituted with Hume Cement Industries Berhad ("Proposed Change Of Name"); AND THAT the Directors of the Company be and are hereby authorised to 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 Change Of Name."

Ordinary Resolution
-Proposed Renewal Of Shareholders' Mandate For Recurrent Related Party Transa Nature With Hong Bee Hardware Company, Sdn Berhad ("Hong Bee Hardware")

Proposed ordinary motion is the same as Ordinary Resolution 5 above except that (a) the recurrent related are as disclosed in Section 2.3(B) of the Circular to Shareholders dated 7 October 2020; and (b) the "Hong Bee Hardware".

niary nesolution) posed Renewal Of Shareholders' Mandate For Recurrent Related Party Transactions Of A Revenu-ure With Hong Leong Investment Holdings Pte. Ltd. ("HLIH") And Persons Connected with HLIH

Proposed ordinary motion is the same as Ordinary Resolution 5 above except that (a) the recurrent related party transactions are as disclosed in Section 2.3(B) of the Circular to Shareholders dated 7 October 2020; and (b) the Related Party is "HLIH and persons connected with HLIH".

For the purpose of determining members' eligibility to attend this meeting, only members whose names appear in the Record of Depositors as at 28 October 2020 shall be entitled to attend this meeting or appoint proxy(ies) to attend and vote on their behalf. Save for a member who is an exempt authorised nominee, a member entitled to attend and vote at this meeting is entitled to appoint not more than two (2) proxies to attend, participate, speak and vote in his stead. A proxy may but need not be a member of the Company. A member who is an authorised nominee may appoint not more than two (2) proxies in respect of each securities account if holds. A member who is an exempt authorised nominee for multiple beneficial owners in one (1) securities account ("Omnibus Account") may

appoint any number of proxies in respect of the Umnibus Account.

Where two (2) or more proxies are appointed, the proportions of shareholdings to be represented by each proxy must be specified in the instrument appointing the proxies, failing which the appointments shall be invalid.

The Form of Proxy must be deposited at the Registered Office of the Company at Level 31, Menara Hong Leong, No. 6, Jalan Damaniela, Bukit Damansara, 50490 Kuala Lumpur or lodged electronically via email at <u>cosec-himg@hongleong.com.my</u>, not less than forty-eight (48) hours before the time appointed for holding of the meeting or adjourned meeting.

Pursuant to Paragraph 8.29A(1) of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, all resolutions set out in this Notice will be put to a vote by way of a poll.

Director Fees of RM382,000/- are inclusive of Board Committee Fees of RM142,000/-; and Directors' Other Benefits refer to Directors and Officers Liability Insurance coverage based on premium paid/payable and Directors' training benefits of up to an amount of RM41,000/-.

Resolution 4 - Authority To Directors To Allot Shares

The proposed ordinary resolution, if passed, will renew the general mandate given to the Directors of the Company to allot ordinary shares of the Company from time to time and expand the mandate to grant rights to subscribe for shares in the Company, convert any security into shares in the Company, or allot shares under an agreement or option or offer, provided that the aggregate number of shares issued and allotted, to be subscribed under any rights granted, to be issued from conversion of any security, or to be issued and allotted under an agreement or option or offer, pursuant to this resolution does not exceed 10% of the total number of issued shares of the Company for the time being ("Renewed General Mandate"). In computing the aforesaid 10% limit, shares issued or agreed to be issued or subscribed pursuant to the approvad of shareholders in a general meeting where precise terms and conditions are approved shall not be counted. The Renewed General Mandate, unless revoked or varied at a general meeting, will expire at the conclusion of the next Annual General Meeting ("AGM") of the Company.

As at the date of this Notice, no new shares in the Company were issued and allotted pursuant to the general mandate given to the Directors

Meeting ("AGM") of the Company.

As at the date of this Notice, no new shares in the Company were issued and allotted pursuant to the general mandate given to the Directors at the last AGM held on 7 November 2019 and which will lapse at the conclusion of the Fortieth AGM. The Renewed General Mandate will enable the Directors to take swift action in case of, inter alia, a need for corporate exercises or in the event business opportunities or other circumstances arise which involve the issuance and allotment of new shares, grant of rights to subscribe for shares, conversion of any security into shares, or allotment of shares under an agreement or option or offer, and to avoid delay and cost in convening general meetings to approve the same.

Resolutions 5 to 7 - Proposed Shareholders' Mandate For Recurrent Related Party Transactions Of A Revenue Or Trading Nature

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The proposed ordinary resolutions, if passed, will empower the Company and/or its subsidiaries to enter into recurrent related part
transactions of a revenue or trading nature which are necessary for the day-to-day operations of the Hume Industries Berhad Group
subject to the transactions being in the ordinary course of business and on terms which are not more favourable to the related partie
than those generally available to and/or from the public and are not, in the Company's opinion, detrimental to the minority shareholder
of the Company ("Proposed Shareholders' Mandate").

Special Resolution 8 - Proposed Change Of Name

Special Resolution 8 - Proposed Change of Natire
The proposed Special Resolution, if passed, will facilitate the proposed change of name of the Company from "Hume Industries Berhad"
to "Hume Cement Industries Berhad". The proposed change of name of the Company is to better reflect Hume Industries Berhad Group's
current principal activities which include manufacturing, marketing and sale of cement and related products. The proposed name, if
approved by shareholders, shall take effect upon the issuance of the Notice of Registration of New Name by the Companies of Commission
of Malaysia and all references to "Hume Industries Berhad" in the Constitution of the Company, wherever the same may appear, shall be
deleted and substituted with "Hume Cement Industries Berhad".

Detailed information on the Proposed Shareholders' Mandate is set out in the Circular to Shareholders dated 7 October 2020 which is availab on the Company's website at <a href="https://www.humeind.com/investorrelations/generalmeetings">www.humeind.com/investorrelations/generalmeetings</a>.

10. To consider any other business of which due notice shall have been give By Order of the Board

appoint any number of proxies in respect of the Omnibus Account.

Resolution 1 - Director Fees And Directors' Other Benefits

Resolution 4 - Authority To Directors To Allot Shares

Joanne Leong Wei Yin SSM PC No. 202008002079 MAICSA 0877466

Special Resolution -Proposed Change Of Name

Valerie Mak Mew Chan SSM PC No. 202008002623 SSM PC No. 2020 MAICSA 7017944

Company Secretaries

lanatory Notes:

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