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RT CONVENED MEETING THE REPUBLIC OF SINGAPORE MON NO.: HC/OS 1267/2020 IN THE **HIGH COURT**

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the matter of the Scheme Agreement ted 30 June 2020 between K-STAR PORTS LIMITED (Singapore Company gistration No. 200820976H; Malaysian anch Registration No. 200802000042 5214-D)) and SIMA2010 Decision In SPORTS LIMITED (On-generation No. 200820976H Branch Registration No. 20 (995214-0)) and SINARAN GROUP BERHAD [Registr 202001007513 (1363833-T)]. ADVANCE [Registra 3-T)]. tion And

In the matter of the Deed Poll dated 23 March 2018 by K-STAR SPORTS LIMITED (Singapore Company Registration No. 200820976H; Malaysian Branch Registration No. 200902000042 (995214-D)).

2 (995214-D) APF

NOTICE OF MEETI ant Holde of the Fi

t by order of ti ted 22 Janua ned in respect (Singapore Renistration the High Court of t ary 2021, the High ct of the Warrants Company Regis No. 20090200004 he Her Court has 2018/2021 tration No. 42 (995214-Apolicant TICE IS HEREBY GIVEN that by order of the High Court of the Republi Singapore ("High Court") dated 22 January 2021, the High Court ha seted a meeting to be convened in respect of the Warrants 2018/202 K-STAR SPORTS LIMITED (Singapore Company Registration Nv 2020/36H; Malaysian Branch Registration No. 200902000042 (99521 ("K-Star" or "Company") ("K-Star Warrants"), the First Applican ein (this meeting to be hereinafter referred to as the "Court Convene eting") for the purpose of considering and if thought fit, approving (wit without modification), a scheme of arrangement proposed to be mad ween K-Star and SINARAN ADVANCE GROUP BERHAD (Registratio : 20201007513 (1363833-T)) ("SAG") (hereinafter referred to as th heme"). f Singapore irected a me K-STAR S 00820976H; d me"). s cl

"Scheme"). The following resolution is proposed to be voted upon and approved in the Court Convened Meeting for K-Star Warrant holders ("Warrant Holders"): "THAT subject to the sanction of the High Court, the approval of K-Star's shareholders and Warrant Holders, the approval of Bursa Malaysia Securities Berhad ("Bursa Securities") and approval of all other relevant authorities (if any) being obtained, approval be and is hereby given to the Board of Directors of K-Star ("Board") to implement the internal reorganisation by way of a members' scheme of arrangement under Section 210 of the Companies Act (Chapter 50) of Singapore ("CA") between K-Star with its Shareholders and Holders of K-Star Warrants, details of which are set out in Section 2 of the Explanatory Statement/Circular to Shareholders and Holders of K-Star Warrants dated 5 February 2021, which entails the following proposals: (0) Proposed exchance of: Proposed exchange of: (i)

- (a) all existi ordinary ordinary sha ares in SAG (ting y sh res in K-'SAG Sh all K-Star Warrants with new warrants to be issued by SAG (" Warrants") on a one-for-one basis; (b) SAG
- at an entitlement date proposed Securities E to be as ("**P**
- (ii)
- ("Proposed Securities Exchange"); Proposed transfer of K-Star's listing status to SAG, followed by admission of SAG to and withdrawal of K-Star from the Official of Bursa Securities, and the listing of and quotation for the new S Shares and SAG Warrants on the Main Market of Bursa Securi ("Proposed Transfer of Listing"); and Proposed Transfer of Listing"); and Proposed Securities Exchange, all of K-Star's shareholdings in its wholly-ow subsidiary, Sinaran Trilion SAG Bhd ("STSB") to SAG. Following Proposed Securities Exchange, all of K-Star's shareholdings in S' will be transferred to SAG. The transfer will be done in the form of distribution of assets in specie or in any manner the parties de necessary or expedient ("Proposed Transfer of Subsidiary"); between the security in Compared Internal Reservation.

ctively referred to as the "Prop ed Inte I Reo rg

D THAT the Board be and is hereby authorised to complete and ct to the Proposed Internal Reorganisation and to do all acts and t and on behalf of the Company as the directors of the Company sider necessary or expedient with full power to: eff for со

- as u... full power u... relation to the Pr er agreements, dee nd/or arrangements ¬*s and documer -*s to the F execute any Reorganisation undertakings, supplementary agreements in and such othe declarations an (i) Ir s, instrur including ther a and/or ed accurations a entary or variation agre and to give full effect sation; and Int to and roposed
- Reorganisation; and assent to any condition, modification, variation and/or amendme may be imposed or permitted by Bursa Securities and any other relevant authorities or as may be deemed necessary by the directors o Company in the best interest of the Company and to take all steps do all acts and things in any manner as they may deem necessary or expedient to finalise, implement, to give full effect to and complet Proposed Internal Reorganisation, ND THAT all previous actions taken by the directors of the Company and retrieval of or in connection with the Proposed Internal Reorganisation dire are hereby adopted, approved and ratified. (ii) of

The Court Convened Meeting for Warmt Holders will be conducted on fully virtual basis and entirely via remote participation and voting from the Broadcast Venue at Level 4, Menara Lien Hoe, No. 8 Persiaran Tropican Tropicana Golf & Country Resort, 47410 Petaling Jaya, Selangor Dar Ensan on Monday, 1 March 2021, at 12.00 p.m., or immediately followin the conclusion of the Court Convened Meeting of the shareholders of th Company, which will be held at the same venue and on the same day. 10 0 a.m. which here or at any adminument thereof (as the case part of the conclusion). Company, 1.00 a.m. at ter, or at a (as the са be), at whi to attend.

he Warrant Holders may vote at su hey are entitled to attend or they may ler of K-Star Warrants or not as their vote in their stead. The resolution to it Convened Meeting for Warrant Hol me appendix All the Wa p nay y appoint another person whi r proxy to attend, participate, be voted upon and approved ders shall be decided by way ak he oll spe in t nd oui n tl ay С Forms appointing proxies must be lodged at the Malaysian Share Registrar of the Company situated at ShareWorks Sdn. Bhd., No. 2-1, Jalan Sri Hartamas situated at Shareworks S as, 50480 Kuala Lumpur, less than 48 hours befo uan Kuala Lumpur, inted for the Court Wilayah re the t Sri Hartan Persel s th ng. alaysia, app

Yere Yit Yang, the Scheme Manager appoint lementation of and compliance of the Scheme. Bv

e Scheme will be subject to th T٢

BEHALE OF THE BOARD

Koo Kien Yoon Executive Director

5 February 2021

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- pointed to ant Holder
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- Depo