

(FORMERLY KNO APITAL BERHAD)

MERLY KNOWN AS GUNUNG CAPITAL [Registration No. 199501000977 (33017

NOTICE OF EXTRAORDINARY GENERAL MEETING

NOTICE IS HEREBY GIVEN THAT an Extraordinary General Meeting of G Capital Berhad (formerly known as Gunung Capital Berhad) ("GCAP" or the "Company") ("EGM") will be conducted on a fully virtual basis through live streaming and Remote Participation Voting Facilities provided by Agmo Digital Solutions Sdn Bhd via its Vote2U Online website at https://web.vote2u.my on Wednesday, 30 June 2021 at 10.30 a.m. or at any adjournment thereof, for the purpose of considering and if thought fit, passing with or without modification, to give effect to the following resolutions:-

ORDINARY RESOLUTION 1

PROPOSED DIVERSIFICATION OF THE EXISTING CORE BUSINESS OF GCAP AND ITS SUBSIDIARIES (COLLECTIVELY, "GCAP GROUP" OR THE "GROUP") TO INCLUDE THE PROVISION OF ENERGY SOLUTION ("PROPOSED DIVERSIFICATION")

"THAT, subject to the approvals of the relevant authorities and/or parties being obtained, where required, approval be and is hereb to the GCAP Group to diversify its existing principal activities to include renewable energy business and related activities as describe Circular to the shareholders dated 15 June 2021 ("Circular");

AND THAT Board of Directors ("Board") be and is hereby authorised to sign and execute all documents, do all things and acts as may be required to give effect to the Proposed Diversification with full power to assent to any conditions, variations, modifications, and/or amendments in any manner as may be required or permitted by any relevant authorities and to deal with all matter relating thereto and to take all such steps to do all acts and things in any manner as they may deem fit or expedient to implement, finalise and give full effect to the Proposed Diversification."

ORDINARY RESOLUTION 2

PROPOSED ESTABLISHMENT OF A LONG TERM INCENTIVE PLAN OF UP TO 15.0% OF THE ISSUED SHARE CAPITAL OF GCAP (EXCLUDING TREASURY SHARES, IF ANY) AT ANY POINT IN TIME DURING THE DURATION OF THE LONG TERM INCENTIVE PLAN, FOR THE ELIGIBLE EMPLOYEES AND DIRECTORS OF GCAP GROUP (EXCLUDING ITS DORMANT SUBSIDIARIES) WHO FULFIL THE ELIGIBILITY CRITERIA AS SET OUT IN THE BY-LAWS OF THE LONG TERM INCENTIVE PLAN ("ELIGIBLE PERSONS") ("LTIP BY-LAWS") ("PROPOSED LTIP") WHICH COMPRISES THE FOLLOWING:-

- PROPOSED ISSUANCE OF EMPLOYEES' SHARES OPTION TO THE ELIGIBLE PERSONS TO SUBSCRIE ORDINARY SHARES IN GCAP ("GCAP SHARES OR SHARE(S)") AT A PRE-DETERMINED SUBSCRIP ("PROPOSED NEW ESOS"); AND
- PROPOSED EXECUTIVE SHARE GRANT WHICH WOULD ENABLE GCAP TO AWARD GCAP SHARES TO THE ELIGIBLE PERSONS WITHOUT CASH CONSIDERATION PAYABLE ("PROPOSED ESGS") (B)

"THAT, subject to the approvals of all relevant regulatory authorities being obtained (where applicable), and to the extent permitted by law and the Constitution of the Company, the Board, be and is hereby authorised and empowered to:-

- establish, implement and administer the Proposed LTIP of up to 15.0% of the total number of issued ordinary shares (excluding treasury shares, if any) of the Company ("GCAP Share(s) or Share(s)") at any point of time during the duration of the Proposed LTIP for the Eligible Persons in accordance with the provisions of LTIP By-Laws, a draft of which is set out in Appendix I of the Circular, and to give full effect to the Proposed LTIP to assent to any conditions, variations, modifications and/or amendments as may be required by the relevant authorities: (i) ne relevant authorities; (ii)
- allot and issue and/or transfer such number of Shares from time to time to the Eligible Persons upon the award of the Shares in writing to the ESGS Grantees ("ESGS Award(s)") and/or exercise of the options awarded in writing to the ESOS Grantees to subscribe for new Shares and/or acquire the existing Shares of the Company at the prescribed exercise price ("ESOS Award(s)"), subject to the terms and conditions of the LTIP By-Laws, provided that the total number of such Shares to be issued under the Proposed LTIP shall not in aggregate exceed 15.0% of the total number of issued Shares (excluding treasury shares, if any) of the Company at any point of time during the duration of the Proposed LTIP. (collectively, the ESGS Award(s) and ESOS Award(s) are referred to as "LTIP Award(s)");
- any new Shares to be issued under the Proposed LTIP, shall upon allotment and issuance, rank equally in all respects with the then existing Shares, save and except that the new Shares will not be entitled to any dividends, rights, allotments and/or any other forms of distribution, the entitlement date of which precedes the relevant date of allotment and issuance of the new Shares. The new Shares will be subject to all provisions of the Constitution of the Company and such amendments thereafter, if any; and
- add, amend, modify and/or delete all or any part of the terms and conditions as set out in the LTIP By-Laws governing the Proposed LTIP from time to time provided that such addition, amendment, modification and/or deletion are effected in accordance with the provisions of the LTIP By-Laws, and to do all such acts and to enter into all such transactions, arrangements and agreements as may be necessary or expedient in order to give full effect to the Proposed LTIP.

THAT the Board be and is hereby authorised to give effect to the Proposed LTIP with full power to assent to any conditions, modifications, variations and/or amendments in any manner as may be required by the relevant authorities and to deal with all matters relating thereto and to take all such steps and do all acts, deeds and things as they may consider necessary and/or expedient to implement, finalise and give full effect to the Proposed LTIP.

AND THAT the draft LTIP By-Laws as set out in Appendix I of the Circular and which is in compliance with the Main Market Listing Requirements of Bursa Malaysia Securities Berhad ("Listing Requirements"), be and is hereby approved and adopted."

ORDINARY RESOLUTIONS 3 TO 7

PROPOSED ALLOCATION OF LTIP AWARDS TO THE DIRECTORS OF GCAP

"THAT, subject to the passing of the Ordinary Resolution 2 and the approvals of the relevant authorities for the Proposed LTIP being obtained, approval be and is hereby given to the Board to authorise the LTIP committee of the Proposed LTIP ("LTIP Committee"), at any time and from time to time throughout the duration of the Proposed LTIP, to offer and grant to the following Directors of GCAP, LTIP Awards under the Proposed LTIP:-

- Tan Sri Dr. Ali bin Hamsa Datuk Yap Yee Ping Loi Jin Choo Dato' Rosli bin Sharif Dato' Haji Roshidi bin Haji Hashim

Ordinary Resolution 3 Ordinary Resolution 3 Ordinary Resolution 4 Ordinary Resolution 5 Ordinary Resolution 6 Ordinary Resolution 7

PROVIDED ALWAYS THAT:-

- (a) he/she must not participate in the deliberation or discussion of his/her own allocation to be issued under the Proposed LTIP; (b)
- not more than 10% of the total number of GCAP Shares to be issued under the Proposed LTIP shall be allocated to him/her, if he/she, either singly or collectively through persons connected to him/her, holds 20% or more of the total number of issued GCAP Shares (excluding treasury shares, if any); and
- it is in accordance with the Listing Requirements or any prevailing guidelines issued by Bursa Securities or any other relevant authorities, as amended from time to time and subject always to such terms and conditions and/or adjustments which may be made in accordance with the LTIP By-Laws.

AND THAT the Board is also authorised to issue and/ or transfer via treasury shares the corresponding number of the Shares arising from the exercise of the LTIP Award(s) that may be awarded to him under the Proposed LTIP.

ORDINARY RESOLUTION 8

PROPOSED SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE AND/OR TRADING NATURE ("PROPOSED SHAREHOLDERS' MANDATE")

"THAT subject to the provisions of the Listing Requirements, approval be and is hereby given to GCAP Group to enter into and give effect to the recurrent related party transactions of a revenue and/or trading nature with the related parties as set out in the Circular which are necessary for the day-to-day operations of GCAP Group within the ordinary course of business, at arm's length basis, and on normal commercial terms, which are not more favourable to the related parties than those generally available to the public and are not detrimental of the minority shareholders of the Company.

THAT the authority for the Proposed Shareholders' Mandate shall continue to be in full force until:-

- the conclusion of the next AGM of the Company, at which time it will lapse, unless by a resolution passed at the meeting, the authority (i)
- the expiration of the period within which the next AGM after the date is required to be held pursuant to Section 340(2) of the Companies Act 2016 ("Act") (but must not extend to such extension as may be allowed pursuant to Section 340(4) of the Act); or
- revoked or varied by resolution passed by the shareholders of the Company in a general meeting,

whichever is the earlier

AND THAT the Board be and is hereby authorised to sign and execute all documents, do all things and acts as may be required to give effect to the Proposed Shareholders' Mandate with full power to assent to any conditions, variations, modifications and/or amendments in any manner as may be required or permitted by any relevant authorities."

BY ORDER OF THE BOARD G CAPITAL BERHAD (FORMERLY KNOWN AS GUNUNG CAPITAL BERHAD) ERIC TOH CHEE SEONG (SSM PC No. 202008002884) (MAICSA 7016178) JESSLYN ONG BEE FANG (SSM PC No. 202008002969) (MAICSA 7020672) Company Secretaries

Perak Darul Ridzuan 15 June 2021

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- ate and vote remotely at this virtual EGM using RPV Facilities provided by Agmo
- ase refer to the Administrative Guide for the procedures to register, participate and vote remotely at this virtual EGM using RPV Facilities provided by, ital Solutions Sdn Bhd via its Vote2U Online website at https://web.vote2u.my. rember of the Company entitled to participate, speak and vote at the meeting is entitled to appoint not more than two (2) proxies to participate, spea and ein his/ her stead. A proxy need not be a member of the Company. There shall be no restriction as to the qualification of the proxy. ere a member of the Company is an exempt authorised nominee which holds ordinary shares in the Company for multiple beneficial owners in one secount ("Omnibus Account"), there is no limit to the number of proxies which the exempt authorised nominee may appoint in respect of each Omnibus Acolds. 3. is.

 e a member or authorised nominee appoints two (2) proxies, or when an exempt authorised nominee appoints two (2) or more proxies, the appointments be invalid unless the appoints the proportions of his holdings to be represented by each proxy. 4.
- It is a mention of authorised nominee appoints two (2) proxies, or when an exempt authorised nominee appoints two (2) or more proxies, the appointments ill be invalid unless he specifies the proportions of his holdings to be represented by each proxy. Instrument appointing a proxy shall be in writing under the hand of the appointor or his/her attorney duly authorised in writing or, if the appoint is a poration, either under its common seal or the hand of an office or attorney duly authorised. Form of proxy must be deposited at the Company's Share Registrar Office at Level 5, Block B, Dataran PHB, Saujana Resort, Section U2, 40150 Shah, n, Selangor not less than 48 hours before the time appointed for the holding of the meeting or any adjournment thereof. It were the respect of Depositors as at 17 June 2021 shall be eligible to participate, speak and vote at the meeting or appoint a proxy to icipate, speak and/ or vote on his/her behalf.



G CAPITAL BERHAD

(Formerly known as Gunung Capital Berhad) (Registration No. 199501000977 (330171-P)) (Incorporated in Malaysia)

Date: 15 June 2021

ADMINISTRATIVE GUIDE FOR SHAREHOLDERS

General Meeting : Extraordinary General Meeting ("EGM")

Day, Date, and Time of Meeting : Wednesday, 30 June 2021 at 10.30 a.m.

Remote Participation and Voting Facilities : https://web.vote2u.my

Meeting Venue : Online Meeting Platform of Vote2U at

https://web.vote2u.my

Domain Registration Numbers with MYNIC : D6A471702

We continue to exercise prudence in this situation where COVID-19 outbreak is still ongoing and strictly complying to the decree of the Government of Malaysia ("Government") and the Guidance and Frequently Asked Questions of the Conduct of General Meetings for Listed Issuers issued by the Securities Commission Malaysia ("SC") ("Guidance Note and FAQs").

Pursuant to the implementation of total lockdown announced by the Government and in accordance with the revised SC Guidance Note and FAQs, during the total lockdown period beginning 1 June 2021 ("FMCO"), all general meetings shall be conducted online and all meeting participants including the Chairperson of the meeting, board members, senior management and shareholders shall participate in the meeting via the online platform. Hence, **G Capital Berhad** (formerly known as Gunung Capital Berhad) ("**G Capital"** or the "**Company**") meeting will be held as fully virtual meeting via live streaming and online remote voting using Remote Participation and Voting ("RPV") facilities provided by Vote2U at https://web.vote2u.my

Kindly note that the quality of the live streaming is highly dependent on the bandwidth and stability of the internet connection of shareholders and proxies. Hence, you are to ensure that internet connectivity throughout the duration of the meeting is maintained.

Entitlement to Participate and Vote Remotely

Shareholders whose names appear on the Record of Depositors ("ROD") as at 17 June 2021 shall be eligible to attend, participate and vote remotely in the meeting, or appoint proxy(ies)/ the Chairman of the general meeting to attend, participate and/or vote on his/her behalf.

PROCEDURES TO PARTICIPATE IN RPV FACILITIES

Please follow the procedures to participate in RPV facilities as summarised below:

№ BEFORE EGM DAY

A:	REGISTRATION	
	Description	Procedure
i.	Shareholders to Register	a. Access website at https://web.vote2u.my
	with Vote2U	b. Select " Sign Up " to sign up as user.
		c. Read and indicate your acceptance of the 'Privacy Policy' and
	Individual	'Terms & Conditions' by clicking on a small box . Then select
	Shareholders	"Next".
		d. Fill-in your details - (i) ensure your email address is valid & (ii)
		create your own password. Then select "Continue".

 e. Upload a clear copy of your MyKAD for Malaysian (front only) or passport for non-Malaysian (page with photo). f. Registration as user completed. g. An email notification will be sent to you.
Note: If you have already signed up/registered as a user with Vote2U previously, you are not required to register again.

B:	REGISTRATION OF PROXY	
	Description	Procedure
i.	Submit Form of Proxy (hard copy)	The closing time to submit your hard copy Form of Proxy is at 10.30 a.m., Monday, 28 June 2021.
	 Individual Shareholders Corporate Shareholders Authorised Nominee Exempt Authorised Nominee 	 a. Fill-in the details on the hard copy Form of Proxy by providing the following information: Proxy(ies) & Corporate Representative
		 Name Number of MyKAD for Malaysian or passport for non-Malaysian Address and email address – ensure email address is valid
		 b. Corporate Representative only – deposit the hard copy of Form of Proxy together with the following document to the address as stated on the Form of Proxy:
		A copy of Certificate of Appointment as corporate representative
		c. Individual shareholders, authorised nominee and exempt authorised nominee - deposit the hard copy Form of Proxy to the address as stated on the Form of Proxy.
		d. Submitted Form of Proxy will be verified.
		e. After verification, proxy(ies) and corporate representative will receive email notification with temporary credentials, i.e. email address & password, to log in to Vote2U.

	Description	Procedure
i.	Pescription Revoke a Proxy Individual Shareholders Corporate Shareholders Authorised Nominee Exempt Authorised	To contact our Company's Share Registrar, Boardroom.com Sdn Bhd at +603-7890 0638 or email to admin.registrar@boardroom.com.my to revoke the appointment of your proxy(ies) no later than 10.30 a.m. on 28 June 2021. Note: Applicable to individual shareholders/ corporate shareholders/
	Nominee	authorised nominee/ exempt authorised nominee who have appointed proxy(ies)/ corporate representative using hard copy Form of Proxy.

3 ON EGM DAY 3

1.	Log in to https://web.vote2u.my with your registered email address and password.	
	For proxy(ies) and corporate representative, log in with the temporary credentials in the email which you have received from Vote2U.	
2.	Vote2U will be opened for log in one (1) hour before the commencement of the general meeting you are attending.	
3.	When you are logged in, select the general meeting event you are attending. On the main page, you are able to access the following:	

	Description	Procedures
i.	Live Streaming	a. Select "Watch Live" button to view the live streaming.
ii.	Ask Question (real-time)	a. Select "Ask Question" button to pose a question. b. Type in your question and select "Submit". Note: The Chairman of the general meeting/ Board of Directors will endeavour to respond to questions submitted by remote shareholders and proxies and corporate representatives during the meeting.
iii.	Remote Voting	 a. On the main page, scroll down and select "Confirm Details & Start Voting". b. To vote, select your voting choice from the options provided. A confirmation screen will appear to show your selected vote. Select "Next" to continue voting for all resolutions. c. After you have completed voting, a Voting Summary page appears to show all the resolutions with you voting choices. Select "Confirm" to submit your vote. Note: Once you have confirmed and submitted your votes, you are not able to change your voting choices.
iv.	View Voting Results	a. On the main page, scroll down and select "View Voting Results".
V.	End of RPV	a. Upon the announcement by the Chairman of the general meeting on the closure of the said meeting, the live streaming will end.b. You may log out from Vote2U.

ADDITIONAL INFORMATION

Voting Procedure

Pursuant to paragraph 8.29A of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, voting at a general meeting will be conducted by poll. The Company has appointed Agmo Digital Solutions Sdn. Bhd. as the poll administrator to conduct the polling process and Aegis Communication Sdn Bhd as the independent scrutineers to verify the results of the poll.

Meeting Venue

As a result of the implementation of the FMCO by the Government on 28 May 2021 as well as the revised SC Guidance Note and FAQs, when a listed issuer conducts its general meeting during FMCO, the listed issuer is only allowed to conduct a fully virtual general meeting where all meeting participants including the Chairperson of the meeting, board members, senior management and shareholders are required to participate in the meeting online. Physical gatherings no matter how small are prohibited. Therefore, there shall be no broadcast venue to air the general meeting.

According to the revised SC Guidance Note and FAQs, an online meeting platform can be recognised as the meeting venue or place under Section 327(2) of Companies Act 2016 provided that the online platform is located in Malaysia.

No e-Voucher, Gift, and Food Voucher

There will be no e-Voucher, gift, and food voucher for shareholders, proxies and corporate representatives who participate in the meeting.

Enquiry

a. For enquiries relating to the general meeting, please contact our Share Registrar during office hours (9:00 a.m. to 5:00 p.m.) on Mondays to Fridays (except public holidays) as follows:

Telephone No. : 03-7890 0638

Email : admin.registrar@boardroom.com.my

b. For enquiries relating to RPV facilities or issues encountered during registration, log in, connecting to the live streaming and online voting facilities, please contact Vote2U helpdesk during office hours (9:00 a.m. to 5:00 p.m.) on Mondays to Fridays (except public holidays) as follows:

Telephone No. : 03-7664 8520 / 03-7664 8521 Email : jason@aegiscomm.com.my