

NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN THAT the Twenty-Sith Annual General Meeting ("26" AGM") of will be held at Tricor Business Centre, Manuka 2 & 3 Meeting Room, Unit 29-01, Level 29, To Business Suite, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malays Venue") on 18 May 2022 (Wednesday) at 10.00 a.m. and conducted entirely through live strea Broadcast Venue for the following purposes:

- To approve the payment of Non-Executive Directors' Fees of up to RI annum from May 2022 until the next AGM. To approve the payment of meeting allowance of RM500.00 per meeti of each Non-Executive Director from May 2022 until the next AGM.

To re-elect the following Directors who are retiring pursuant to the fo Company's Constitution:

6.1 Authority to Allot Shares Pursuant to Sections 75 and 76 of th Act 2016

Act 2016
"THAT pursuant to Sections 75 and 76 of the Companies Act 2016 ("the Act") and subject always to the approval of the relevant authorities, the Directors be and are hereby empowered to issue shares in the Company from time to time and upon such terms and conditions and for such purposes as the Directors may deem fit provided that the aggregate number of shares issued pursuant to this resolution does not exceed 20% 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 the approval for the listing of and quotation for the additional shares so issued on the Bursa Malaysia Securities Berhad and that such authority shall continue in force until the conclusion of the next AGM of the Company."

Proposed Renewal of Existing Shareholders' Mandate For Recurrent Related.

Proposed Renewal of Existing Shareholders' Mandate For Recurrent Re Party Transactions of a Revenue or Trading Nature

Party Transactions of a Revenue or Trading Nature

"THAT approval be and is hereby given to the Company and/or its subsidiaries

("PPB Group" or "the Group") to enter into and to give effect to renew the existing
shareholders' mandate for recurrent related party transactions of a revenue or
trading nature as specified in Section 2.3.2 of the Circular to Shareholders dated
18 April 2022 ("the Circular"), provided that such arrangements and/or transactions
which are necessary for the Group's day-to-day operations are undertaken in the
ordinary course of business, at arm's length basis, on normal commercial terms
which are not more favourable to the Related Parties than those generally available
to the public and not detrimental to the minority shareholders of the Company
(hereinafter referred to as the "Proposed Shareholders' Mandate");

THAT the Proposed Shareholders' Mandate shall only continue to be in force until:

(i) the conclusion of the next AGM of the Company at which time it will lanse.

the conclusion of the next AGM of the Company at which time it will lapse, unless by a resolution passed at the said AGM, the authority is renewed;

the expiration of the period within which the next AGM after the date it is required to be held pursuant to Section 340 of the Act (but shall not extend to such extension as may be allowed pursuant to Section 340 of the Act); or revoked or varied by resolution passed by the shareholders in general meeting;

whichever is earlier.

THAT, the estimates given on the recurrent related party transactions specified in Section 2.3.2 of the Circular being provisional in nature, the Directors and/or any of them be and are hereby authorised to agree to the actual amount or amounts thereof provided always that such amount or amounts comply with the review procedures set out in Section 2.4 of the Circular and the aggregate value of the Recurrent Related Party Transactions be disclosed in the Annual Report of the Company.

AND THAT the Directors of the Company be and are hereby authorised to complete

AND THAT the Directors of the Company be and are hereby authorised to complete and do all such acts and things as they may consider expedient or necessary or in the best interest of the Company to give effect to the Proposed Shareholders' Mandate."

Chairman of the Meeting to be at the main venue. No Members/rroxy(tes) win to entower to the physical present Broadcast Venue as the Company has to comply with the MCO social distancing requirements.

Shareholders/proxy(tes) who wish to attend, speak (including posing questions to the Board via real time subnived texts) and vote (collectively, "participate") may do so remotely via the RPV facilities. Please follow the provided in the Administrative Details for the 26th AGM in order to register, participate and vote remotely. XY NOTES

A Member who is entitled to participate in this AGM via RPV is entitled to appoint a proxy or attorney or in the corporation, to appoint a duity authorised representative to participate in their place. A proxy may but need not be a of the Company.

A Member of the Company who is entitled to attend and vote at a general meeting of the Company may appoint than two (2) proxies to participate instead of the Member at the AGM via RPV.

Where a Member of the Company is an Authorised Nominee as defined under the Securities Industry (Central Dep Act 1991 ("SICDO"), it may appoint not more than two (2) proxies in respect of each securities account it holds in shares of the Company is an Exempt Authorised Nominee as defined under SICDA which holds ordina in the Company for multiple beneficial owners in one (1) Securities Account (Omnibus Account), there is no lin umber of proxies which the Exempt Authorised Nominee may appoint in respect of each compliany, there is no lin umber of proxies which the Exempt Authorised may appoint in respect of each of Omnibus Account it has the specified in the instrument appointing more than one (1) proxy, the proportion of shareholdings to be represented by each pre specified in the instrument appointing the proxies.

The instrument appointing a proxy shall be in writing signed by the appointor or his/her attorney duly authorised of its entire the AGM of the QC) authorised office whom shall be a Director, or of its attorney duly authorised. Any alteration t

The appointment of proxy may be made in a hardcopy form or by electronic means as follows:

In Hardcopx Form
The proxy form or the Power of Attorney or other authority, if any, under which it is signed or a notarially certified copy of that power or authority, must be deposited at the office of the Share Registrar of the Company, Tricor Investor & Issuer House Services Sofi Bhd at Unit 32-01, Level 32, Tower A, Vertical Business Suite, Avenue 3, Bangsar South, No. 8, Jalian Kerinchi, 59200 Kalla Lumpur, Malaysia, not less than 48 hours before the time for holding this AGM or no later than 16 May 2022 at 10.00 a.m.

By Electronic Form
The proxy form can be electronically submitted to the Share Registrar of the Company via TilH Online at https://hith.online.
Kindly refer to the Administrative Details on the procedure of electronic submission proxy form via TilH Online. Any authority pursuant to which such an appointment is made by a power of attorney must be deposited with the Share Registrar of the Company at Tricor Investor & Issuing House Services Sdn. Bhd., Unit 32-01, Level 32, Tower A, Vertical Business Suite, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia or alternatively, the Customer Service Centre at Unit G-3, Ground Floor, Vertical Podium, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia or less than forty-eight (48) hours before the time appointed for holding the AGM or adjourned general meeting at which the person named in the appointment proposes to vote. A copy of the power datorney may be accepted provided that it is certified notarially and/or in accordance with the applicable legial requirements in the relevant jurisdiction in which it is executed.

ORTANT NOTICE ON REMOTE PARTICIPATION AND VOTING:
In view of the social distancing requirements under the Movement Control Or
Covid-19 outbreak, the 26° AGM will be conducted through live streaming an
and Voting ("RPV") facilities which are available on Trico's TIHI Online we
Administrative Details for the 26° AGM in order to register, participate and vote
The venue of the 26° AGM is strictly for the purpose of complying with See
Chairman of the Meeting to be at the main venue. No Members/Proxy(les) will
Broadcast Venue as the Company has to comply with the MCO social distancii

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attorney may be accepted provided that it is derined notarially almor' in accci in the relevant jurisdiction in which it is executed.

5. For the purpose of determining a member who shall be entitled to attend this shall request Bursa Malaysia Depository Sdn Bhd in accordance with Arti Section 34(1) of the Securities industry (Central Depositories) Act, 1991 to is as at 11 May 2022. Only a depositor whose name appears therein shall be ento a tend and/or vote on his stead.

XPLANATORY NOTES

Indinary Resolutions 3 to 7

or the purpose of determining the eligibility of the Directors to stand for re-eleomination Committee had assessed Datuk Hasmi Bin Hasnan, Cik Ruziah Bin attuk Selva Kumar A/L Mookiah and Encik Jamailludin Bin Oberg (collectively "Te era eassessed on their performance and understanding of the Group's business. To loved that there were prepared and were effective the discharge of his responsative and the state of the Retrief of Cik Ruziah, Tuan Haji Zakaria Bin matters brought for Board discussion and they have always acted in the best in matters brought for Board discussion and they have always acted in the best in matters brought for Board discussion and they have always acted in the best in the attheir re-election would bring benefits to the Company.

supports the re-election of the

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National and the 25th AGM in 2021 for authority to allot shares of the Company was not utilized. and of Directors take cognizance that the 20% General Man and of Directors take cognizance that the 20% General Man and the Agment of Directors take and a constance that the 20% General Man and the Agment of Directors take cognizance that the 20% General Man and the Agment of the 20% General Man and the 20% General

20% waysia Secure and another securities. Board of Director is of the view he Company may need to under the any potential bearish market tabling of the 20% General Man need to convene separate gentime. The purpose of this generates for purpose of funding of word facilities or as consideration abtained at the 25° A company was a consideration and the 25° A company

Company's Constitution.
4.1 Datuk Hasmi Bin Hasnan
4.2 Ruziah Binti Mohd Amin
4.3 Zakaria Bin Kasah
4.4 Datuk Selva Kumar A/L Mookiah
4.5 Jamalludin Bin Obeng

To re-appoint KPMG PLT as Auditors ar remuneration. SPECIAL BUSINESS
To consider and if thought fit, pass the

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hichever is earlier.

er of the Boa

LEONG OI WAH MAICSA 7023802 SSM Practicing C Company Secreta 20 April 2022

- To receive the Audited Financial Statements for the financial year en 2021 and the Reports of the Directors and Auditors thereon.

(Article 110) (Article 116) (Article 116) (Article 116) (Article 116)

Resolution 3 Resolution 4 Resolution 5 Resolution 6 Resolution 7

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with Section 327 yith Section 327 yies) will be allowed distancing require

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signed by the appointor or his/her attorney duly authorised in writing common seal or under the hand of two (2) authorised officers, one of horised. Any alteration to the instrument appointing a proxy must be

re-election at the 26th AGM, the Board throug ah Binti Mohd Amin, Tuan Haji Zakaria Bin Ke vely "the Retiring Directors". The Retiring Direc less. Their active participation at the Board meet responsibilities. No circumstances have arisen in aria Bin Kasah and Datuk Selva Kumar A'L Moc best interest of the Company as a whole.