		BPPLAS	BP PLASTICS HOLDING BHD. [Registration No. 200401006398 (644902-V)] (Incorporated in Malaysia)	
			CE OF EIGHTEENTH ANNUAL GENERAL MEETING	
(" C (part Sdn	ompany") will be ticipation and votir . Bhd. at Level 7	e conducte ng facilities , Menara N	IAT that the EIGHTEENTH ANNUAL GENERAL MEETING of BP d on a fully virtual basis vide the live streaming and online v hosted on Securities Services e-Portal at https://sshsb.net.my/ pro illenium, Jalan Damanlela, Pusat Bandar Damansara, Damansar n Monday, 23 May 2022 at 9:00 a.m. for the following purposes:-	oting using the remot ovided by SS E Solution
1. 2.	together with the To re-elect the	e Reports of following I	A G E N D A Incial Statements for the financial year ended 31 December 2021 of the Directors and the Auditors thereon. Directors who retire by rotation pursuant to Clause 122 of the d being eligible, offered themselves for re-election:	Please refer to Explanatory Note J
(i) (ii) 3.	Mr. Hey Shiow I Ms. Tan Ming-L To approve the the Company in	Hoe i payment o respect of	f the following Directors' fees to the Non-Executive Directors of the financial year ending 31 December 2022:- nan's fees of RM130,000 per annum; and	Ordinary Resolution Ordinary Resolution Ordinary Resolution
4.	(ii) Director's f To approve the p	fee for eacl bayment of ve Director	of the Non-Executive Directors of RM65,000 per annum. Directors' benefits up to an amount of RM30,000 in aggregate to s from 24 May 2022 until the next Annual General Meeting of the	Ordinary Resolution
	To re-appoint M and to authorise Special Busine	essrs. Crov the Direct ess	we Malaysia PLT as Auditors of the Company for the ensuing year ors to fix their remuneration.	Ordinary Resolution
moo	difications:-	-	to pass the following Ordinary Resolutions, with or without any	
6.	"THAT pursuan Market Listing approvals of th required, the D 2016, to issue such terms and discretion deem	ISSUE AND to the Co Requirement irectors be and allot s conditions fit, provide	ALLOT SHARES PURSUANT TO THE COMPANIES ACT 2016 ompanies Act 2016, the Constitution of the Company, the Main nts of Bursa Malaysia Securities Berhad and subject to the governmental/regulatory authorities, where such approval is and are hereby empowered, pursuant to the Companies Act hares in the Company at any time to such persons and upon and for such purposes as the Directors may, in their absolute ed that the aggregate number of shares to be issued pursuant to exceed ten percent (10%) of the total number of issued shares of	Ordinary Resolution (
	the Company for AND THAT the D and quotation for	r the time t Directors be or the addit THAT such	peing. and are also empowered to obtain the approval for the listing of ional shares so issued on the Bursa Malaysia Securities Berhad; authority shall continue in force until the conclusion of the next	
7. 8.	ORDINARY RES RETENTION OF "THAT Mr. Lim Company for a c Independent Noi on Corporate Go	OLUTION MR. LIM K Kim Hock cumulative n-Executive overnance	IM HOCK AS INDEPENDENT NON-EXECUTIVE DIRECTOR who has served as an Independent Non-Executive Director of the term of more than nine (9) years, be and is hereby retained as an Director of the Company in accordance with the Malaysian Code	Ordinary Resolution
	ORDER OF THE B		ary business for which due notice has been given.	
TAN Con Kua	I LEY THENG (MA npany Secretaries Ila Lumpur	ICSA 7030	777689) (SSM PC NO. 201908002648) 358) (SSM PC NO. 201908001685)	
EXP	April 2022 P lanatory note			
requ to ti	uire a formal appr he shareholders fo	oval of the or voting.	iscussion only, as the provision of Section 340(1)(a) of the Compa shareholders for the Audited Financial Statements. Hence, this ag INARY AND SPECIAL BUSINESS	anies Act 2016 does no enda is not put forwar
1.	Ordinary Resolu	utions 1 an	d 2 - Re-election of Directors	all retire from office
	every three (3) v	/ears but si	tion of the Company states that one-third (1/3) of the Directors sha election at each Annual General Meeting. All Directors shall retire f hall be eligible for re-election.	
	In determining t	he eligibilit	v of the Directors to stand for re-election at the forthcoming Eighte Nominating and Remuneration Committee ("NRC") has considered	eenth Annual General
	(i) Directors'	selt-assess	ment and peer-to-peer performance evaluation:	
	and their a	bility to act	ctiveness of the Board as a whole and the Committees of the Boar Executive Directors ("INEDs") only, the level of independence den in the best interest of the Company.	
2.	of the Company as decision on the Payment of Dire	. All the ret heir own el ectors' Fee	RC's recommendation for the retiring Directors pursuant to Clause tingn Directors have consented to their re-election and abstained fi igibility to stand for re-election at the relevant NRC and Board mee s and Benefits paniles Act 2016 ("Act") provides amongst others, that the fees of the standard standard and standard sta	rom deliberation as we tings, where applicable
	benefits payable The Board recor at the 18th AGM	to the Dire nmends th Lof the Cor	actors of a listed company and its subsidiaries shall be approved at at shareholders' approval shall be sought for the fees and benefits meany in Ordinary Resolutions 3 and 4.	t a general meeting. payable to the Director
	Directors'	fees propo	3 – payment of Directors' fees for the financial year ending 31 D facilitate payment of Directors' fees on current financial year sed is insufficient due to enlarged Board size, approval will be sou et the shortfall.	ight at the next AGM fo
	2.2 Ordinary R The propos amount of benefits pa	Resolution sed Resolut RM30,000 ayable for th	4 - payment of Directors' benefits to the Non-Executive Directors ion 4, if passed, will authorise the payment of benefits to the Non-Exe from 24 May 2022 until the next AGM of the Company in year 2023 (e Period comprises the meeting attendance allowance payable to the	ecutive Directors up to a "Period"). The Directors Non-Executive Director
3.	Ordinary Resolu The Audit Comm re-appointment December 2022	ution 5 - Re nittee had a of Messrs. . The Board	rd and/or Board Committee meetings, whenever meetings are called e-appointment of Auditors assessed the suitability and independence of the External Auditors Crowe Malaysia PLT as External Auditors of the Company for the has in turn reviewed the recommendation of the Audit Committee	s and recommended th financial year ending 3 e and recommended th
4.	Ordinary Resolut The proposed R	u tion 6 - A esolution 6	nareholders for approval at the forthcorning 18th AGM of the Comp thority to issue and allot shares pursuant to the Companies Act is is for the purpose of seeking a renewal of the general mandate of allot shares as approved by the shareholders at the Seventeenth any ("Previous Mandate").	2016 given to the Directors o
	As at the date of were raised ther	f this Notic efrom.	e, no new shares were issued pursuant to the Previous Mandate a	and hence, no proceed
	AGM of the Com without conveni percent (10%) of	pany, to is ng a gener of the total	III empower the Directors of the Company pursuant to the Act, fr sue and allot shares in the Company at any time to such persons in al meeting provided that the aggregate number of the shares issu number of issued shares of the Company for the time being. The g in meeting, will expire at the next AGM of the Company.	their absolute discretion led does not exceed te general mandate, unles
5.	Mr. Lim Kim Ho therefore, has se	ck was app erved the B	al meeting, will expire at the next AGM of the Company. vide flexibility to the Company for any possible fund raising activities, he purpose of funding future investment(s), project(s), working capit etention of Mr. Lim Kim Hock as Independent Non-Executive Dire ord in that capacity for a cumulative term of more than nine (9) y	ector on 22 February 2008 and rears.
	The Board via th Hock, regarded Lim Kim Hock b shareholders of Malaysian Code	e Nominat him to be i e retained a the Compa on Corpor	ing and Remuneration Committee after having assessed the indep ndependent, based amongst others, the following justifications an as an Independent Non-Executive Director of the Company subject any through a two-tier voting process as described in the Guidan ate Governance 2021-	endence of Mr. Lim Kin d recommends that Mi to the approval from th ce to Practice 5.3 of th
	 the aforemer pursuant to t the aforemen of the Compa 	ntioned Inc he Main M ntioned Ind any;	lependent Director has fulfilled the criteria under the definition or arket Listing Requirements of Bursa Malaysia Securities Berhad; ependent Director is able to exercise independent judgement and ependent Director has consistently demonstrated his independen	act in the best interest
	 and effectivel there are sig experience w to provide inv 	ly contribu nificant ad ith incumb	eperiodin Director as Considering demonstrated in a findependent ded and added value to the Company through the Board', and vantages to be gained from a long-serving independent Director ent knowledge of the Company and the Group's activities and corp ntributions with independence in his role as Independent Non-Exe	who has many years o porate history, he is abl
Note 1.	In respect of de	posited sec	curities, only members whose names appear in the Record of Dep	ositors on 17 May 202
2. 3.	A proxy appointe A member of th (1) proxy to atte the same Meetin	ed to attend he Compan end and vo ng, such a	I of Depositors") shall be eligible to participate, speak and vote at e a member of the Company. There shall be no restriction as to the d ind vote at the Meeting shall have the same rights as the member y who is entitled to attend and vote at the Meeting is entitled to te in his stead. Where a member appoints more than one (1) pro pointment shall be invalid unless he specifies the proportion of	to speak at the Meeting appoint more than on xy to attend and vote a
	represented by e As guided by the of General Meet includes other n	each proxy. e Securitie ings for Lis nodes of ex	s Commission Malaysia's Guidance Note and Frequently Asked Qu sted Issuers as revised, the right to speak is not limited to verbal	uestions on the Conduc communication only bu
	of typed texts th	rough a tex	t box within Securities Services e-Portal's platform during the live s mmunication. In the event of any technical glitch in this primary n	streaming of the Meetin

Therefore, all shareholders and proxies shall communicate with the main venue of the Meeting via real time submission of typed texts through a text box within Securities Services e-Portal's platform during the live streaming of the Meeting as the primary mode of communication. In the event of any technical glitch in this primary mode of communication, members, proxies or corporate representatives may email their questions to eservices@sshsb.com.my during the Meeting. The questions and/or remarks submitted by the members, proxies and/or corporate representatives will be

ted and responded by the Chairman, Board of Directors and/or Management during the Meeting, member of the Company is an authorised nominee as defined under the Securities Industry (y) Act, 1991, it may appoint at least one (1) proxy in respect of each securities account it holds with o the Company standing to the credit of the said securities account. member of the Company is an exempt authorised nominee as defined under the Securities Industry (y) Act, 1991 which holds ordinary shares in the Company for multiple beneficial owners in one se						
ry) Act, 1991, it may appoint at least one (1) proxy in respect of each securities account it holds with à the Company standing to the credit of the said securities account. member of the Company is an exempt authorised nominee as defined under the Securities Industry (y) Act, 1991 Which holds ordinary shares in the Company for multiple beneficial owners in one se						
'the Company standing to the credit of the said securities account. member of the Company is an exempt authorised nominee as defined under the Securities Industry (ry) ry) Act, 1991 which holds ordinary shares in the Company for multiple beneficial owners in one se						
member of the Company is an exempt authorised nominee as defined under the Securities Industry (ry) Act, 1991 which holds ordinary shares in the Company for multiple beneficial owners in one se	// annar y					
ry) Act, 1991 which holds ordinary shares in the Company for multiple beneficial owners in one se	(Central					
"omnibus account"), there is no limit to the number of proxies which the exempt authorised nomin						
respect of each omnibus account it holds.	ioo may					
iment appointing a proxy shall be in writing under the hand of the appointor or of his attorney duly autho	nricad in					
r if the appointor is a corporation, shall either be executed under its common seal or under the hand of an au	thorised					
its attorney duly authorised in writing. Any alteration to the instrument appointing a proxy must be initialed.						
nent of proxy and registration for remote participation and voting						
ument appointing a proxy and the power of attorney or other authority (if any), under which it is sig	aned or					
tarised certified copy of that power or authority, shall be made in hard copy form or by electronic m						
ving manner and must be received by the Company not less than forty-eight (48) hours before the t						
he Meeting or adjournment thereof, at which the person named in the appointment proposes to vote:						
d copy form						
se of an appointment made in hard copy form, the Form of Proxy must be deposited at the office o	of Share					
of the Company at Level 7. Menara Milenium, Jalan Damanlela, Pusat Bandar Damansara, Dan	nansara					
50490 Kuala Lumpur, Wilavah Persekutuan.						
ectronic means via email						
ise of an appointment made via email transmission, the Form of Proxy must be received via e	email at					
@sshsb.com.my.						
n (ii), the Company will require the member to deposit the original executive Form of Proxy as in (i) al	bove no					
Saturday, 21 May 2022 at 9:00 a.m. for verification purpose.						
e						
se of an appointment made via online lodgement facility, please submit the Form of Proxy electronic						
Services e-Portal at https://sshsb.net.my/. All resolutions set out in this notice of meeting are to be voted						
ou wish to personally participate at the Meeting remotely, please register electronically via Securities S						
t <u>https://sshsb.net.my/</u> by the registration cut-off date and time. Please follow the procedures provide	ed in the					
rative Guide for the Meeting in order to register, participate, speak and vote remotely.						
e submitted your proxy form(s) and subsequently decide to appoint another person or wish to partic						
onic Meeting by yourself, please write in to <u>eservices@sshsb.com.my</u> to revoke the earlier appointed	d proxy					
t (48) hours before this meeting.						
to Paragraph 8.29A(1) of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad	1, all the					
resolutions set out in the Notice of Meeting will be put to vote by way of poll.						
CCOMPANYING NOTICE OF ANNUAL GENERAL MEETING						
(pursuant to Paragraph 8.27(2) of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad) There were no Directors standing for election at the forthcoming Eighteenth Annual General Meeting of the Company.						
Directors standing for election at the forthcoming Eighteenth Annual General Meeting of the Company	iy.					



WHAT IS Securities Services e-Portal?

Securities Services e-Portal is an online platform that will allow both individual shareholders and body corporate shareholders through their appointed representatives, to -

- Submit proxy form electronically paperless submission
- Register for remote participation and voting at meetings
- Participate in meetings remotely via live streaming
- Vote online remotely on resolution(s) tabled at meetings

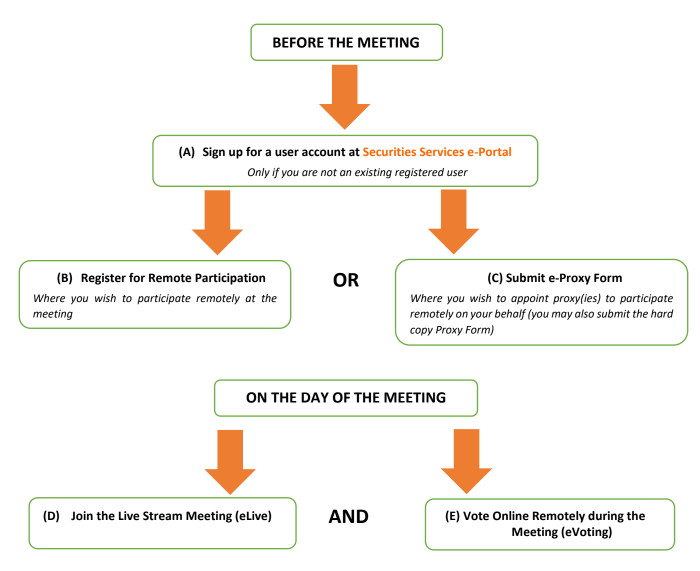
(referred to as "e-Services").

The usage of the e-Portal is dependent on the engagement of the relevant e-Services by BP Plastics Holding Bhd and is by no means a guarantee of availability of use, unless we are so engaged to provide. All users are to read, agree and abide to all the Terms and Conditions of Use and Privacy Policy as required throughout the e-Portal.

Please note that the e-Portal is best viewed on the latest versions of Chrome, Firefox, Edge and Safari.

REQUIRE ASSISTANCE?

Please contact Mr. Wong Piang Yoong (DID: +603 2084 9168) or Ms. Lee Pei Yeng (DID: +603 2084 9169) or Ms. Evangeline Yeoh (DID: +603 2084 9007) or our general line (DID: +603 2084 9000) to request for e-Services Assistance during our office hours on Monday to Friday from 8:30 a.m. to 12:15 p.m. and from 1:15 p.m. to 5:30 p.m. Alternatively, you may email us at eservices@sshsb.com.my.



BEFORE THE MEETING

(A) Sign up for a user account at Securities Services e-Portal							
Step 1Visit https://sshsb.net.my/ Step 2Sign up for a user accountStep 3Wait for our notification email that will be sent within one (1) working dayStep 4Verify your user account within seven (7) days of the notification email and log in	 We require 1 working day to process all user sign-ups. If you do not have a user account with the e-Portal, you will need to sign up for a user account by the deadlines stipulated below. Your registered email address is your User ID. 						
To register for the meeting under (B) or submit e-Proxy Form under (C) below, please sign up for a user							
account by <u>19 May 2022</u> , failing which you may only be able to submit the hard copy proxy form.							
This is a ONE-TIME sign up only. If you already have a user account, please proceed to either (B) or (C) below.							
(B) Register for Remote Participation at the Meeting							
 Log in to <u>https://sshsb.net.my/</u> with your registered email and password Look for <u>BP Plastics Holding Bhd</u> under Company Name and <u>18th AGM on 23 May 2022 at 9:00 a.m. – Registration for</u> <u>Remote Participation</u> under Corporate Exercise / Event and click ">" to register for remote participation at the meeting. 							
 Step 1 Check if you are attending as – Individual shareholder Corporate or authorised representative of a body corporate For body corporates, the appointed corporate / authorised representative has to upload the evidence of authority (e.g. Certificate of Appointment of Corporate Representative, Power of Attorney, letter of authority or other documents proving authority). All documents that are not in English or Bahasa Malaysia have to be accompanied by a certified translation in English in 1 file. The <u>original</u> evidence of authority and translation thereof, if required, have to be submitted at SS E Solutions Sdn. Bhd. at Level 7, Menara Milenium, Jalan Damanlela, Pusat Bandar Damansara, Damansara Heights, 50490 Kuala Lumpur, Wilayah Persekutuan for verification before the registration closing date and time above. Step 2 Submit your registration. 							
• All shareholders must register for remote participation at the meeting and are highly encouraged to register as early as possible and before the eLive access date and time [see (D) below] in order to ensure timely access to the meeting. Access shall be granted only to eligible shareholders in accordance with the General Meeting Record of Depositors as at 17 May							
 2022. A copy of your e-Registration for remote participation can be accessed via My Records (refer to the left navigation panel). Your registration will apply to all the CDS account(s) of each individual shareholder / body corporate shareholder that you represent. If you are both an individual shareholder and representative of body corporate(s), you need to register as an individual and also as a representative for each body corporate. As the meeting will be conducted on a fully virtual basis, we highly encourage all shareholders to remotely participate and vote at the meeting, failing which, please appoint the Chairman of the meeting as proxy or your own proxy(ies) to represent you. 							
(C) Submit e-Proxy Form							
Meeting Date and Time	Proxy Form Submission Closing Date and Time						
Monday, 23 May 2022 at 9:00 a.m.	Saturday, 21 May 2022 at 9:00 a.m.						
 Log in to <u>https://sshsb.net.my/</u> with your registered email and password Look for <u>BP Plastics Holding Bhd</u> under Company Name and <u>18th AGM on 23 May 2022 at 9:00 a.m. – Submission of Proxy Form</u> under Corporate Exercise / Event and click ">" to submit your proxy forms online for the meeting by the submission closing date and time above. 							

Step 1 Check if you are submitting the proxy form as -

- Individual shareholder
 - Corporate or authorised representative of a body corporate

For body corporates, the appointed corporate / authorised representative is to upload the evidence of authority (e.g. Certificate of Appointment of Corporate Representative, Power of Attorney, letter of authority or other documents proving authority). All documents that are not in English or Bahasa Malaysia have to be accompanied by a certified translation in English in 1 file. The <u>original</u> evidence of authority and translation thereof, if required, have to be submitted at SS E Solutions Sdn. Bhd. at Level 7, Menara Milenium, Jalan Damanlela, Pusat Bandar Damansara, Damansara Heights, 50490 Kuala Lumpur, Wilayah Persekutuan for verification before the proxy form submission closing date and time above.

Step 2 Enter your CDS account number or the body corporate's CDS account number. Then enter the information of your proxy(ies) and the proportion of your securities to be represented by your proxy(ies).

You may appoint the Chairman of the meeting as your proxy where you are not able to participate remotely.

Step 3 Proceed to indicate how your votes are to be casted against each resolution.

- Step 4 Review and confirm your proxy form details before submission.
- A copy of your submitted e-Proxy Form can be accessed via **My Records** (refer to the left navigation panel).
- You need to submit your e-Proxy Form for <u>every CDS account(s)</u> you have or represent.

PROXIES

All appointed proxies need not register for remote participation under (B) above but if they are not registered users of the e-Portal, they will need to sign up as users of the e-Portal under (A) above by <u>19 May 2022</u>. PLEASE NOTIFY YOUR PROXY(IES) ACCORDINGLY. Upon processing the proxy forms, we will grant the proxy access to remote participation at the meeting to which he/she is appointed for instead of the shareholder, <u>provided the proxy must be a registered user of the e-Portal</u>, failing which, the proxy will not be able to participate at the meeting as the meeting will be conducted on a fully virtual basis.

ON THE DAY OF THE MEETING

	Log in to https://sshsb.net.my/ with your registered email and password					
	(D) Join the Live Stream Meeting (eLive)					
	Meeting Date and Time	eLive Access Date and Time				
	Monday, 23 May 2022 at 9:00 a.m.	Monday, 23 May 2022 at 8:30 a.m.				
>	Look for <u>BP Plastics Holding Bhd</u> under Company Name and <u>18th AGM on 23 May 2022 at 9:00 a.m. – Live Stream Meeting</u> under Corporate Exercise / Event and click ">" to join the meeting.					
•	 The access to the live stream meeting will open on the abovementioned date and time. If you have any questions to raise, you may use the text box to transmit your question. The Chairman / Board / Management / relevant adviser(s) will endeavour to broadcast your question and their answer during the meeting. Do take note that the quality of the live streaming is dependent on the stability of the internet connection at the location of the user. 					
	(E) Vote Online Remotely during the Meeting (eVoting)					
	Meeting Date and Time	eVoting Access Date and Time				
	Monday, 23 May 2022 at 9:00 a.m.	Monday, 23 May 2022 at 9:00 a.m.				
>	If you are already accessing the Live Stream Meeting, click Proceed to Vote under the live stream player. OR					
	If you are not accessing from the Live Stream Meeting and have just logged in to the e-Portal, look for <u>BP Plastics Holding</u> <u>Bhd</u> under Company Name and <u>18th AGM on 23 May 2022 at 9:00 a.m. – Remote Voting</u> under Corporate Exercise / Event and click ">" to remotely cast and submit the votes online for the resolutions tabled at the meeting.					

Step 1 Cast your votes by clicking on the radio buttons against each resolution.

- Step 2 Review your casted votes and confirm and submit the votes.
- The access to eVoting will open on the abovementioned date and time.
- Your votes casted will apply throughout <u>all</u> the CDS accounts you represent as an individual shareholder, corporate / authorised representative and proxy. Where you are attending as a proxy, and the shareholder who appointed you has indicated how the votes are to be casted, we will take the shareholder's indicated votes in the proxy form.
- The access to eVoting will close as directed by the Chairman of the meeting.
- A copy of your submitted e-Voting can be accessed via **My Records** (refer to the left navigation panel).