<text> Particle Processes Proce</text>							
Control Contreand Contro Contro							
 A Construction of A construction of							
<text></text>	NOTICE	OF NINTH ANN	UAL GENERAL MEETING				
 Hard Control (1999) Con	"the Company") will be held at Ballroom B, Level 2, Aloft Kuala Lumpur Sentral, No. 5 Jalan Štesen Sentral, 50470 Ku July 2023 at 3.30 p.m. or at any adjournment thereof, to transact the following businesses:-	"the Company") will be held at Ballroom B, Level 2, Aloft Kuala Lumpur Sentral, No. 5 Jalan Stesen Sentral, 50470 Kuala Lumpur on Monday, 10 July 2023 at 3.30 p.m. or at any adjournment thereof, to transact the following businesses:-					
 I. Support of the set of the se			proposed amendments for and on behalf of the Company."				
a) Substrate and substrate a							
 a) I or in starts data is not a data is not n	2. To approve the payment of Directors' fees and benefits of up to RM600,000 for the period commencing from the		• • • • • • • • • • • • • • • • • • • •				
 A. B. A. Schwartzer (Marken (Mark							
No.All balanceAll balanceAll balanceAll balanceAll balance <td< td=""><td></td><td></td><td></td></td<>							
 A contract of the state of the	4. To re-elect Ms. Lai Ching Thing who retires pursuant to Clause 91 of the Company's Constitution.	-	-				
 in the stand of t		Ordinary Resolution 5					
 A. Bordsmark B. Bo							
<text></text>	6. RETENTION OF SENIOR INDEPENDENT NON-EXECUTIVE DIRECTOR	Ordinary Resolution 6					
<text></text>	Company for a cumulative term of more than nine (9) years, be and is hereby retained as the Senior Independent		d) Where a member of the Company is an authorised nominee as defined under the Securities Industry (Central Depositories) Act 1991, it may				
	7. GENERAL AUTHORITY FOR THE DIRECTORS TO ISSUE AND ALLOT SHARES PURSUANT TO SECTIONS	Ordinary Resolution 7	securities account.				
	"THAT subject always to the Constitution of the Company, the Act, the ACE Market Listing Requirements ("AMLR")		in one (1) securities account ("omnibus account"), there is no limit to the number of proxies which the exempt authorised nominee may appoint				
	authorities, where required, the Directors of the Company, be and are hereby authorised and empowered pursuant		represented by each proxy is specified.				
	persons, at any time, and upon such terms and conditions and for such purposes as the Directors may, in their		received by the Company not less than forty-eight (48) hours before the time for holding the Meeting or adjourned meeting:-				
<text></text>	centum (10%) of the total number of issued shares of the Company (excluding treasury shares, if any) at any point in time ("the Mandate") AND THAT the Directors be and also empowered to obtain the approval for the listing of		In the case of an appointment made in hard copy form, the proxy form must be deposited at the Share Registrar of the Company situated				
	force until the conclusion of the next AGM of the Company held next after the approval was given or at the expiry		Customer Service Centre at Unit G-3, Ground Floor, Vertical Podium, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala				
	THAT pursuant to Section 85 of the Act read together with the Company's Constitution, approval be given to						
<text></text>	of Directors is exempted from the obligation to offer such new Shares first to the existing shareholders of the		procedure for electronic lodgement of proxy form via TIIH Online.				
<text></text>	AND FURTHER THAT the new Shares to be issued pursuant to the Mandate, shall, upon issuance and allotment,		Depository Sdn. Bhd. in accordance with Clause 63(b) of the Company's Constitution to issue a General Meeting Record of Depositors as at 3				
 We for the price of the price o	entitled to any dividends, rights, allotments and/or any other forms of distribution that which may be declared,						
OP 4000 00 00 00 00 00 00 00 00 00 00 00 0		Ordinary Resolution 8					
 A. In all of the space of the s			Kindly check Bursa Securities' and Company's website at <u>www.kronologi.asia</u> for the latest updates on the status of the Meeting.				
 The statistic sta	Securities and all prevailing laws, rules, regulations, orders, guidelines and requirements for the time being in force, approval and authority be and are hereby given to the Directors of the Company ("Directors"), to the extent		1. Item 1 of the Agenda – Audited Financial Statements for the financial year ended 31 January 2023				
 Promoting particular bits and par	may be determined by the Directors from time to time through Bursa Securities upon such terms and conditions		for the Audited Financial Statements. Hence, this Agenda is not put forward for voting.				
 mathematical production of the Approximation of the Approxi	(i) the maximum aggregate number of Kronologi Shares which may be purchased and/or held as treasury		Pursuant to Section 230(1) of the Act, the directors' fees and any benefits payable to the directors of a listed company and its subsidiaries shall				
 i. The mathem manual of the final decade of the mathem decade decade of the mathem manual of the mathem manual of the mathem manual of the mathem decade deca	point in time subject to compliance with the provisions of the Act, the AMLR of Bursa Securities and/or any		commencing from the date immediately after this 9th AGM until the date of the next AGM of the Company.				
 A. B. A. B. B. A. B. A. B. B.			such shortfall.				
 In the conclusion of the mask AAA of Viccoustic back and the meeting at which this meeting is which the is meeting at which this meeting is which the is meeting at which this meeting is which the is meeting at which this meeting is which the is meeting at which this meeting is which the is meeting at which this meeting is which the is is	(iii) the authority conferred by this resolution shall be effective immediately after the passing of this resolution		Clause 85 of the Company's Constitution provides that one-third (1/3) of the Directors of the Company for the time being or if their number is				
 b) the expration of the parced within the serval AAAA are equided to use to be lack of the server base appointed on the parce and the parce and	passed, at which time it shall lapse, unless the authority is renewed by a resolution passed at the next		ALWAYS that all Directors shall retire from office at least once every three (3) years but shall be eligible for re-election. Hence, two (2) out of five (5) Directors of the Company are to retire in accordance with Clause 85 of the Company's Constitution.				
 In ending. In the long of th			Directors shall hold office only until the next AGM, and shall then be eligible for re-election but shall not be taken into account in determining				
 Not the particular barber barber barber and approximation provide stands in any model, in according which the provide stands in a method provide barber barber and b	meeting,		Mr. Tan Jeck Min and Mr. Kok Cheang-hung who were appointed to the Board on 19 October 2015 and 2 November 2017 respectively, will				
 Indefinition is aused provide released government and/or ingle provide released provide provide rele	Kronologi Shares before the aforesaid expiry date and made in any event, in accordance with the provisions		in accordance with Clause 91 of the Company's Constitution. All the retiring Directors being eligible, have offered themselves for re-election at				
 Reveal of Sames Company Sames representation of the prochased Knowledg Sames or Same Source Sames or Handback Sa	requirements issued by any other relevant government and/or regulatory authorities.						
 Instant to puchase divorting Shares as these shares of the instant to a share divorting to the shareholder in the puchase divorting and the instant instant divorting to the shareholder instant divorting to the shareho	Renewal of Share Buy-Back Authority, at their discretion, in the following manners:-						
 an employee's have scheme and/or transfer as purchase consideration, or (ii) retain partial the purchase consideration, or compare the partial stress and cancel the remainder. AbD THAT the Director the Company have and are hereby authorised to take all such ates as an an eccessary or expedient in the hospite of Henches Authority within the contrast stress of the Company have and things as they may deem fit and expedient in the best inference of the Company have and things as they may deem fit and expedient in the best inference of the Company have and things as they may deem fit and expedient in the best inference of the Company have and things as they may deem fit and expedient in the contrast stress of the Company and the schele the contrast inter the definition of the Company have and the contrast inter the definition of the Company and atternet the definition of the Company and the schele the contrast inter the definition of the Company and the schele the contrast inter the definition of the Company and the schele the contrast inter the definition of the Company and the contrast inter the definition of the Company and tartic definition of the Com	(ii) retain the purchased Kronologi Shares as treasury shares for distribution as share dividends to the shareholders		4. Item 6 of the Agenda - Retention of Independent Non-Executive Director				
 AD Trivit to Directors of the Company is and as heatby address of the Addles of the Addle of the	an employees' share scheme and/or transfer as purchase consideration; or		the Company for a cumulative term of more than nine (9) years. The Directors is satisfied that he had met the independence and recommended				
 b) the has state specified in any construction, including the approval to the focus and advances of the Company to give effect to and to complete the purchase of the Konolog Shares. c) The has state specified in the set interest of the Company to give effect to and to complete the purchase of the Konolog Shares. c) The has state specified in the set interest of the Company to give effect to and to complete the purchase of the Konolog Shares. c) The has state specified in the set interest of the Company to give effect to and to complete the purchase of the Konolog Shares. c) The has state specified in the set interest of the Company to give effect to and the company of advances of the Konolog Shares. c) The has state specified in the set interest of the Company and shares/offer offer of	AND THAT the Directors of the Company be and are hereby authorised to take all such steps as are necessary or		(a) he has declared and confirmed that he fulfilled the criteria under the definition of Independent Director as set out in Rule 1 of the AMLR of				
 the best interest of the Company to give effect to and to complete the jurchase of the Konolog Shares." PPOPOSED BONUS SEXE PC IP TO 140,668,88 NEW CONLAINERY SHARES IN KENOLOGIC (SMARES 1) Orlinary Resolution 3 SHARES 1 (ThE BASIS OF 1 DONUS SHARE FOR EVERY S EXISTING KENOLOGIC (SMARES HELD ON AL ENTILEMENT DATE (PPOPOSED BONUS ISSUE OF 1 BONUS SHARE FOR EVERY S EXISTING KENOLOGIC (SMARES HELD ON AL ENTILEMENT DATE (PPOPOSED BONUS ISSUE OF 1 BONUS SHARE FOR EVERY S EXISTING KENOLOGIC (SMARES HELD ON AL ENTILEMENT DATE (PPOPOSED BONUS ISSUE OF 1 BONUS SHARE FOR EVERY S EXISTING KENOLOGIC (SMARES HELD ON AL ENTILEMENT DATE (PPOPOSED BONUS ISSUE OF 1 BONUS SHARE FOR EVERY S EXISTING KENOLOGIC (SMARES HELD ON AL ENTILEMENT DATE (SMARES MELD ON AL ENTILEMENT DATE (SMARES MELD ON AL ENTILEMENT DATE (SMARES MELD ON AL ENTILEMENT DATE) (SMARES MELD ON AL ENTIL ON AL ENTIL ON ALL ENTIL	full powers to assent to any conditions, modifications, resolutions, variations and/or amendments (if any) as may		(b) he has vast experience in his industry which could provide the Board with a diverse set of experience, expertise and independent judgement;				
SHARES ¹ ("BONUS SHARES ¹ ON THE BASIS OF I BONUS SHARE FOR EVERY 5 EXISTING KRONOLOGI SHARES HELD ON AN ENTITLEMENT DATE. TO BE DETERMINED LATER ("PROPOSED BONUS ISSUE OF SHARES ¹). That below the provade of all relevant authorities and/or parties (where applicable) including the approvade for for the Company where the Based of Derivers of the Company ("Relation of the Company the Company of the Company the	the best interest of the Company to give effect to and to complete the purchase of the Kronologi Shares."		(d) he has devoted sufficient time and attention to his professional obligations for informed and balanced decision making; and				
 U > StrAKES*) THAT subject to the approvals of all relevant authorities and/or parties (where applicable) including the approval from Bursa Securities for the listing of quotation of the Borus Shares on the ACE Market of Bursa Securities, and more the action of Disectors of the Company (state of Bursa Securities and to Disectors of the Company (state of Bursa Securities and to Disectors of the Company (state of Bursa Securities and to Disectors of the Company (state of Bursa Securities and to Disectors of the Company (state of Bursa Securities and to Disectors of the Company (state of Bursa Securities and to Disectors of the Company (state of Bursa Securities and to Disectors of the Company (state of Bursa Securities and to Sections 75 and 76 of the ACT form Its assert on the Section State and all of the Section State and section to Section State and all of the Section State and all of the Section State and section to Section State and Section State Section State and Section State Section	SHARES") ("BONUS SHARES") ON THE BASIS OF 1 BONUS SHARE FOR EVERY 5 EXISTING KRONOLOGI	ordinary nesolution s	the best interest of the Company and shareholders of the Company.				
The Distance service of the listing and quotation of the Borlius States of the Company (FBardT) is surface of business at the close of business at at the close of business	"THAT subject to the approvals of all relevant authorities and/or parties (where applicable) including the approval		Non-Executive Director of the Company are subject to the shareholders' approval through a two-tier voting process.				
 of the Company whose names appear in the Record of Depositors of the Company as at the close of business at 500 p.m. on the date to be determined and announced later by the Board Date 7); THAT the Bonus Shares in respect of the Proposed Bonus Issue of Shares shall be issued as fully paid, at nil consideration and without capitalisation of the Company's reserves; THAT the Bonus Shares shall, upo allotment and issuance, rank equally in all respects with the then existing fromologi Shares, save and except that the Bonus Shares will not be entitled to any dividends, rights, allotments and issuance, rank equally in all respects with the then existing fromologi Shares, save and except that the Bonus Shares will not be entitled to any dividends, rights, allotments and uscance of the Bonus Shares; THAT the Board be and is hereby authorised to algo the shareholders, the entitlements (and any deav right and in the best interests of the Company; hindling disregarding any fractional entitlements (and any deav right on tails) is auth only deav rand by reposed Bonus Issue of Shares, in such manner at its absolute discretion as the Board may deem finances for the Proposed Bonus Issue of Shares, in such manner at the additions, modifications and/or amendments in any manner as the Board may deem interests of the Company; buy relevant authorities and to take all such acts and thing way relevant and take all such acts and thing power the Directors to issue and allot the shareholders, he entitiements, while mater shares and agric the addition of the Board base of Shares. Proposed Bonus Issue of Shares in the Company; the company is a different on the next AGM or the expiration of the Board base in the Company. This drinners of the Company is a different on the shareholders, he entitiement of the shares how the shareholders in any manner as the Board may deem interests of the Company; the start is absoluted and power the Directors to issue of shares. Prop	authority be and is hereby given to the Board of Directors of the Company ("Board") to issue up to 148,068,883		The Company had at its Eighth AGM held on 22 June 2022 ("8th AGM"), obtained a general mandate pursuant to Sections 75 and 76 of the Act				
 THAT the Bonus Shares in respect of the Proposed Bonus Issue of Shares shall be issued as fully paid, at nil consideration and without capitalisation of the Company's reserves; THAT the Bonus Shares shall, upon allotment and issuance, rank equally in all respects with the then existing knowledges and over any other forms of distribution that may be defaued, made or paid to the shareholders, the entitlement to any dividends, rights, allotments and/or any other forms of distribution that may be defaued, made or paid to the shareholders, the entitlement to any dividends, rights, allotments and/or any other forms of distribution that may be defaued, made or the company. This would avoid any deay and the construint of the exected in any deam find expedient, and in the best interests of the Company. This would avoid any deay that and issuance of the Bonus Shares. AND THAT the Board be and is hereby authorised to deal with fractional entitlements (if any), including disregarding any fractional entitlements, and in the best interests of the Company; the Board be and is hereby authorised to lesi with all matters relating there to assent to assent to assent to assent to assent to assent to any continons, modifications and/or arenetiments in any manner as may be required or permitted by any relevant authorities and to reassent on to take all such espas and to all such acts and things and give that all matters relating there to the Company. This working capital and/or acquisition(s), warrations, modifications and/or arenetiments in any manner as may be required or permitted by any relevant as the Board Bonus Issue of Shares. PROPOSED BONUS ISSUE OF UP TO 148,068,883 NEW WARRANTS IN KRONOLOGI ("WARRANTS") ON THAT subject to the approval of all relevant authorities and/or parties (where applicable) including the approval for the scares and bother with all matters process of the Bonus Shares buy-back at the conclusion of the Warants to the CKINIS CONLOGI ON THE ENTITLEMENT T	of the Company whose names appear in the Record of Depositors of the Company as at the close of business at		and conditions and for such purposes as the Directors may, in their absolute discretion, deem fit, provided that the aggregate number of shares				
 THAT the Bonus Shares shal, upon allotment and issuance, rank equally in all respects with the then existing frontoig! Shares save and except that the Bonus Shares, we allot except that the Bonus Shares of the Company. This would avoid any delay and avoid any delay and avoid any delay entities the Bonus Shares. This authority, unless revoked or varied by the Company the Board be and is hereby authorised to deal with fractional entitlements, under the Proposed Bonus Issue of Shares, in such manner at its absolute discretion as the Directors of the Acoustion of the exist and its besident and issuence, and in the best interests of the Company regions and/or acquisition(s). AND THAT the Board be and is hereby authorised to sign and execute all documents and to take all such necessary steps to give effect to the Proposed Bonus Issue of Shares with full power to assent to any conditions, modifications and/or anedments in any manner as the Board may deem necessary or expedient to implement, finalise and give full effect to the Proposed Bonus Issue of Shares. Proposed Bonus Issue of the expension of the period perimited by any relevant authorities and/or particles and y effect to the Proposed Bonus Issue of Shares. Proposed Bonus Issue of Shares. Pr	THAT the Bonus Shares in respect of the Proposed Bonus Issue of Shares shall be issued as fully paid, at nil		the Company pursuant to Sections 75 and 76 of the Act. This Ordinary Resolution, if passed, will empower the Directors to issue and allot new				
nd/or any other forms of distribution that may be declared, made or paid to the shareholders, the entitlement date of which precedes the date of allotment and issuance of the Bonus Shares; THAT the Board be and is hereby authorised to deal with fractional entitlements (if any), including disregarding any fractional entitlements, under the Proposed Bonus Issue of Shares, in such manner at its absolute discretion as the Board may deem the Proposed Bonus Issue of Shares will inpower to assent to any conditions, variations, modifications and/or amendments in any manner as may be required on parmitted by any relevant authorities and to deal with all matters relating thereto and to take all such reprosed Bonus Issue of Shares will inpower to assent to any conditions, wariations, modifications and/or amendments in any manner as may be required on parmitted by any relevant authorities and to deal with all matters relating thereto and to take all such steps and do all such acts and things and give full effect to the Proposed Bonus Issue of Shares. "In Kannon Logi ("WARRANTS") ON THE BASIS OF 1 WARRANT FOR EVERY 5 EXISTING KRONOLOGI ("WARRANTS") ON SHAREHOLDERS OF KRONOLOGI on THE ENTITLEMENT THE ENTITLEMENT THE ENTITLEMENT THAT subject to the approval of all relevant authorities and/or parties (where applicable) including the approval for the warrants to the Company that and the existing and even excessed or varied by the Company. This authority unless revoked or varied by the company. The said proposed difference was hares in the Company were issued and all to the size of the Shares will all set the same sing the Board may deem necessary or expedient to implement. This all set on the Directors to buy-back by the Directors to buy-back and/or hold up to a maintime of SHAREHOLDERS of KRONOLOGI on THE ENTITLEMENT THE ENTITLEMENT THE ENTITLEMENT THE BASIS OF 1 WARRANT FOR EVERY 5 EXISTING KRONOLOGI SHARES HELD BY THE ENTITLEMENT THE ENTI	THAT the Bonus Shares shall, upon allotment and issuance, rank equally in all respects with the then existing		(10% General Mandate) for such purposes as the Directors consider would be in the interest of the Company. This would avoid any delay and				
 THAT the Board be and is hereby authorised to deal with fractional entitlements (if any), including disregarding any fractional entitlements, under the Proposed Bonus Issue of Shares, in such manner at its absolute discretion as the Board may deem fit and expedient, and in the best interests of the Company; AND THAT the Board be and is hereby authorised to sign and execute all documents and to take all such necessary steps to give effect to the Proposed Bonus Issue of Shares 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 take all such steps and do all such acts and things in any manner as the Board may deem necessary or expedient to implement, finalise and give full effect to the Proposed Bonus Issue of Shares." PROPOSED BONUS ISSUE OF UP TO 148,068,883 NEW WARRANTS IN KRONOLOGI ("WARRANTS") ON THE BASIS OF 1 WARRANT FOR EVERY 5 EXISTING KRONOLOGI SHARES HELD BY THE ENTITLED SHARES MELD BY THE ENTITLED ("PROPOSED BONUS ISSUE OF UP TO 148,068,883 NEW WARRANTS IN KRONOLOGI SHARES HELD BY THE ENTITLED ("PROPOSED BONUS ISSUE OF UP TO 148,068,883 NEW WARRANTS IN KRONOLOGI SHARES HELD BY THE ENTITLED ("PROPOSED BONUS ISSUE OF UP TO 148,068,883 NEW WARRANTS IN KRONOLOGI SHARES HELD BY THE ENTITLED ("PROPOSED BONUS ISSUE OF UP TO 148,068,883 NEW WARRANTS IN KRONOLOGI SHARES HELD BY THE ENTITLED ("PROPOSED BONUS ISSUE OF UP TO 148,068,883 NEW WARRANTS IN KRONOLOGI SHARES HELD BY THE ENTITLED ("PROPOSED BONUS ISSUE OF UP TO 148,068,883 NEW warrants to the Official List of Bursa Securities and the isting and y or a maximum of the Agenda is to renew the Shareholders' mandate for the share buy-back by the Company. This addition as any point of the warrants as well as the new Kronologi Shares to be allotted and issued arising from the exprise at the otal index of all relevant authorities and/or parties (where applicable) including the approval of the Warrants to the Official Li	and/or any other forms of distribution that may be declared, made or paid to the shareholders, the entitlement		at a general meeting, will expire at the conclusion of the next AGM or the expiration of the period within which the next AGM is required by law				
 AND THAT the Board be and is hereby authorised to sign and execute all documents and to take all such necessary steps to give effect to the Proposed Bonus Issue of Shares with full power to assent to any conditions, workit and expedient, and in the best interests of the Company. This Ordinary Resolution 6, if passed, will exclude the shareholders' variations, modifications and/or amendments in any manner as may be required or permitted by any relevant authorities and to deal with all matters relating therets and to take all such steps and do all such acts and things in any manner as the Board may deem necessary or expedient to implement, finalise and give full effect to the Proposed Bonus ISSUE OF UP TO 148,068,883 NEW WARRANTS IN KRONOLOGI ("WARRANTS") ON THE BASIS OF 1 WARRANT FOR EVERY 5 EXISTING KRONOLOGI ("WARRANTS") ON SHARES HELD BY THE ENTITLED SHARES OF to the approval of all relevant authorities and/or parties (where applicable) including the approval from the exercise of the Warrants to the Official List of Bursa Securities for the admission of the Warrants to the Official List of Bursa Securities for the admission of the Warrants to the Official List of Bursa Securities for the admission of the Warrants to the Official List of Bursa Securities and the isting and quotation of the Warrants as well as the new Kronologi Shares to be allotted and issued and issued and issued and issued and issued and issued and issue of shares bey beak down to be exercise of the Warrants as well as the new Kronologi Shares to be allotted and issue and ising from the exercise of the Company "Schware Burse Back Back Back Back Back Back Back Back	fractional entitlements, under the Proposed Bonus Issue of Shares, in such manner at its absolute discretion as		This general mandate will provide flexibility to the Company for issuance and allotment of shares for any possible fund raising activities, including				
 hecessary steps to give enect to the Proposed bolus issue of shares with number of assent to any continuous, variations, modifications, and/factions and/or amendments in any manner as may be required or parmitted by any relevant authorities and to deal with all matters relating thereto and to take all such steps and do all such acts and things in any manner as the Board may deem necessary or expedient to implement, finalise and give full effect to the Proposed Bonus Issue of Shares." PROPOSED BONUS ISSUE OF UP TO 148,068,883 NEW WARRANTS IN KRONOLOGI ("WARRANTS") ON THE BASIS OF 1 WARRANT FOR EVERY 5 EXISTING KRONOLOGI SHARES HELD BY THE ENTITLED BY THE ENTITLED AT I ("PROPOSED BONUS ISSUE OF "THAT subject to the approval of all relevant authorities and/or parties (where applicable) including the approval from the exercise of the Warrants to the Official List of Bursa Securities for the admission of the Warrants to the Official List of Bursa Securities and the listing and quotation of the Warrants as well as the new Kronologi Shares to be allotted and issue arising from the exercise of the Warrants as well as the new Kronologi Shares to be allotted and issue arising from the exercise of the Warrants as well as the new Kronologi Shares to be allotted and issue arising from the exercise of the Warrants as well as the new Kronologi Shares to be allotted and issue arising from the exercise of the Warrants as well as the new Kronologi Shares to be allotted and issue arising from the exercise of the Warrants and the ACE Market of Bursa Securities for the admission of the Warrants to the Official List of Bursa Securities and the listing and quotation of the Warrants as well as the new Kronologi Shares to be allotted and issue arising from the exercise of the Warrants and the ACE Market of Bursa Securities for the admission of the Warrants to the ACE Market of Bursa Securities and the listing and quotation of the Warrants as well as the new Kronologi Shares to be allotted and issue arising from the e	AND THAT the Board be and is hereby authorised to sign and execute all documents and to take all such		Pursuant to Section 85 of the Act and the Company's Constitution, shareholders have pre-emptive rights to be offered any new shares in the				
 in any manner as the Board may deem necessary or expedient to implement, finalise and give full effect to the Proposed Bonus Issue of Shares." at the 8th AGM which will lapse at the conclusion of the 9th AGM. PROPOSED BONUS ISSUE OF UP TO 148,068,833 NEW WARRANTS IN KRONOLOGI (*WARRANTS") ON THE BASIS OF 1 WARRANT FOR EVERY 5 EXISTING KRONOLOGI SHARES HELD BY THE ENTITLED SHAREHOLDERS OF KRONOLOGI ON THE ENTITLEMENT DATE (*PROPOSED BONUS ISSUE OF WARRANTS") "THAT subject to the approval of all relevant authorities and/or parties (where applicable) including the approval of the Warrants to the Official List of Bursa Securities and the listing and quotation of the Warrants as well as the new Kronologi Shares to be allotted and issued arising from the exercise of the Warrants as well as the new Kronologi Shares to be allotted and issued arising from the exercise of the Warrants to the AGE Market of Bursa Securities, the Board of Directors of the Company. "Board" is hereby The Agenda – Proposed Benewal of Share Buy-Back Authority Contary Resolution 0 Contary Resolution	variations, modifications and/or amendments in any manner as may be required or permitted by any relevant		pre-emptive right to be offered new shares to be issued by the Company.				
 PROPOSED BONUS ISSUE OF UP TO 148,068,883 NEW WARRANTS IN KRONOLOGI ("WARRANTS") ON THE BASIS OF 1 WARRANT FOR EVERY 5 EXISTING KRONOLOGI SHARES HELD BY THE ENTITLED SHAREHOLDERS OF KRONOLOGI ON THE ENTITLEMENT DATE ("PROPOSED BONUS ISSUE OF WARRANTS") That subject to the approval of all relevant authorities and/or parties (where applicable) including the approval from Bursa Securities for the admission of the Warrants to the Official List of Bursa Securities and the listing and quotation of the Warrants as well as the new Kronologi Shares to be allotted and issued arising from the exercise of the Warrants on the ACE Market of Bursa Securities to the AGE many were applicable including the approval for Bursa Securities for the admission of the Warrants to the Official List of Bursa Securities and the listing and quotation of the Warrants as well as the new Kronologi Shares to be allotted and issued arising from the exercise of the Warrants on the ACE Market of Bursa Securities and the losting and quotation of the Warrants to the AGE market of Bursa Securities and the listing and quotation of the Warrants to the AGE market of Bursa Securities and the listing and quotation of the Warrants to the AGE market of Bursa Securities and the listing and quotation of the Warrants to the AGE market of Bursa Securities and the listing and quotation of the Warrants to the AGE market of Bursa Securities and the listing and quotation of the Warrants to the AGE market of Bursa Securities and the listing and quotation of the Warrants on the ACE Market of Bursa Securities and the listing and quotation of the Warrants on the ACE Market of Bursa Securities and the listing and quotation of the Warrants on the ACE Market of Bursa Securities and the listing and quotation of the Warrants on the ACE Market of Bursa Securities and the listing and quotation of the Warrants on the ACE Market of Bursa Securities and the listing and quotation of the Warrants on the ACE Market of Bursa Securities and the listing and q	in any manner as the Board may deem necessary or expedient to implement, finalise and give full effect to the		at the 8th AGM which will lapse at the conclusion of the 9th AGM.				
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from Bursa Securities for the admission of the Warrants to the Official List of Bursa Securities and the listing and quotation of the Warrants as well as the new Kronologi Shares to be allotted and issued arising from the exercise of the Warrants on the ACE Market of Bursa Securities, the Board of Directors of the Company ("Board") is hereby	SHAREHOLDERS OF KRONOLOGI ON THE ENTITLEMENT DATE ("PROPOSED BONUS ISSUE OF WARRANTS")		ten per centum (10%) of the Company's total number of issued shares at any point of time, by utilising the amount allocated which shall not exceed the total retained profits of the Company. This authority unless revoked or varied by the Company at a general meeting, will expire at				
of the Warrants on the ACE Market of Bursa Securities, the Board of Directors of the Company ("Board") is hereby	from Bursa Securities for the admission of the Warrants to the Official List of Bursa Securities and the listing and		Please refer to the Share Buy-Back Statement dated 31 May 2023 contained in the Company's Annual Report 2023 for further details.				
authorised to issue up to 148,068,883 Warrants, on the basis of 1 Warrant for every 5 Kronologi Shares held by the Entitlence Shares held by the Shareholders of the Company.	of the Warrants on the ACE Market of Bursa Securities, the Board of Directors of the Company ("Board") is hereby authorised to issue up to 148,068,883 Warrants, on the basis of 1 Warrant for every 5 Kronologi Shares held by		The Proposed Bonus Issue of Shares, if passed, will allow the Board of Directors to issue an amount up to 148,068,883 Bonus Shares on the				

basis of 1 Bonus Share for every 5 existing Kronologi Shares held by the shareholders of the Company.

The Proposed Amendments shall take effect once the special resolution has been passed by a majority of not less than seventy-five per centum (75%) of such members who are entitled to vote and do vote in person or by proxy at the Meeting.

authorised to issue up to 148,068,883 Warrants, on the basis of 1 Warrant for every 5 Kronologi Shares held by the Entitled Shareholders on the Entitlement Date;

THAT the Board be and is hereby authorised to fix the exercise price of the Warrants on the basis and manner set out in the circular to shareholders of the Company dated 31 May 2023 ("Circular");

THAT any one of the Directors be and is hereby authorised to enter into and execute a deed poll constituting the Warrants ("Deed Poll") and to do all acts, deeds and things as he may deem fit or expedient, in order to implement, finalise and give full effect to the Deed Poll;

THAT fractional entitlements of the Warrants that may arise from the Proposed Bonus Issue of Warrants, if any, shall be disregarded and dealt with in such manner as the Board shall in its absolute discretion deem fit and expedient, and in the best interest of the Company;

THAT approval be and is hereby given to the Board to allot and issue such appropriate number of new Kronologi Shares, credited as fully paid-up, to the holder(s) of the Warrants arising from the exercise of the Warrants, if any, by the warrant holders and where required, to adjust the exercise price and/ or the number of Warrants to be issued (including, without limitation, any additional Warrants as may be required or permitted to be issued) in consequence of the adjustments in accordance with the provisions of the Deed Poll;

consequence of the adjustments in accordance with the provisions of the Deed Poll; THAT the new Kronologi Shares to be issued arising from the exercise of the Warrants will, upon allotment and issuance, rank equally in all respects with the existing Kronologi Shares, save and except that the new Kronologi Shares will not be entitled to any dividends, rights, allotments and/or other forms of distributions that may be declared, made or paid where the entitlement date precedes the date of allotment of the new Kronologi Shares; THAT the proceeds raised from the exercise of Warrants, if any, be utilised for the purposes set out in the Circular and the Board be authorised with full power to vary the manner and/or purpose of utilisation of such proceeds in such manner as the Board may deem fit, necessary and/or expedient, subject to the approval of the relevant authorities (where required); AND THAT the Board be and is hereby authorised to take all necessary steps to give effect to the Proposed Bonus lasy manner as may be required by the relevant tubrities of deal with all matters relating thereto and to take all such steps and do all acts and things in any manner as they may deem necessary or expedient to implement, finalise and give full effect to Proposed Bonus Issue of Warrants.

- basis of 1 Bonus Share for every 5 existing Kronologi Shares held by the shareholders of the Company.
 The Proposed Bonus Issue of Shares is for the following purposes:
 (a) will enable the shareholders of Kronologi to have greater participation in the equity of the Company in the terms of number of Kronologi Shares held, whilst maintaining their percentage of equity interest;
 (b) is expected to enhance the marketability and trading liquidity of Kronologi Shares on the ACE Market of Bursa Securities, thereby providing an opportunity for greater participation from a broader range of investors; and
 (c) will maintain the Company's reserves and total net assets of the Company as the Proposed Bonus Issue of Shares will be implemented without capitalization of the Company's reserves.

 Please refer to the Circular to Shareholders dated 31 May 2023 for further information.
 Item 10 of the Agenda Proposed Bonus Issue of Warrants
 The Proposed Bonus Issue of Warrants, if passed, will allow the Board of Directors to issue up to 148,068,883 Warrants, on the basis of 1 Warrant for every 5 Kronologi Shares held by the Shareholders.
 The Proposed Bonus Issue of Warrants is for the following purposes:
 (a) will enable the shareholders of Kronologi to own convertible securities in the Company, which are tradable on Bursa Securities, without
- 8.

- The Proposed Bonus Issue of Warrants is for the following purposes:(a) will enable the shareholders of Kronologi to own convertible securities in the Company, which are tradable on Bursa Securities, without incurring any cost;
 (b) will provide the shareholders of Kronologi with an opportunity to further increase their equity participation in the Company at a predetermined exercise price over the tenure of the Warrants;
 (c) will allow the shareholders of Kronologi to benefit from any potential capital appreciation of the Warrants; and
 (d) will provide the Company with additional working capital as and when the Warrants are exercised without incurring interest costs as compared to conventional bank borrowings.
 Please refer to the Circular to Shareholders dated 31 May 2023 for further information.
 Item 11 of the Agenda Proposed Amendments to the Constitution of the Company ("Proposed Amendments")
 The Proposed Amendments are mainly to streamline the Constitution with the relevant regulatory requirements as well as to enhance administrative efficiency.
 The Proposed Amendments shall take effect once the special resolution has been passed by a majority of not less than seventy-five per centum

APPENDIX A

PROPOSED AMENDMENTS TO THE CONSTITUTION OF KRONOLOGI ASIA BERHAD ("THE COMPANY")

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:

This is Appendix A referred to in Agenda 11 of the Notice of Ninth Annual General Meeting ("9th AGM") of the Company dated 31 May 2023.

Day, Date and	l time	of tl	he 9th	AGM
Venue				

Monday, 10 July 2023 at 3.30 p.m. Ballroom B, Level 2, Aloft Kuala Lumpur Sentral, No. 5 Jalan Stesen Sentral, 50470 Kuala Lumpur

Appendix A (cont'd)

Clause No.	Existing Clause	Proposed Clause
		For the avoidance of doubt, where the approval of Members is obtained in a general meeting for any issuance of shares or convertible securities, including approvals obtained for implementation of a scheme that involves a new issuance of shares or other convertible securities to employees of the Company and its subsidiaries and approval obtained under Sections 75 and 76 of the Act, such approval shall be deemed to be a direction to the contrary given in general meeting which will render the pre- emptive rights above inapplicable. In any case and in respect of any issuance of shares or convertible securities, the pre-emptive rights of Members are strictly as contained in the Constitution and accordingly, the provisions of Section 85 of the Act in respect of pre-emptive rights to new shares, shall not apply and the Company is not required to offer new shares or convertible securities in proportion to the shareholdings of the existing Members.
125A Validity of Electronic / Digital Signature	New provision	For the avoidance of doubt, any document or instrument transmitted by any technology purporting to include a signature and/or electronic or digital signature of any of the following persons:-
		 (a) a holder of Shares; (b) a Director (including Alternate Director); (c) a committee member; (d) in the case of a corporation, which is a holder of shares, its director or secretary or a duly appointed attorney or duly authorised representative,
		shall in the absence of express evidence to the contrary available to the person relying on such document or instrument at the relevant time, be deemed to be a document or instrument signed by such person in the terms in which it is received.

ADMINISTRATIVE NOTES

FOR THE NINTH ANNUAL GENERAL MEETING OF KRONOLOGI ASIA BERHAD ("KRONOLOGI" OR "THE COMPANY") ("9TH AGM")

Day and Date	:	Monday, 10 July 2023
Time	:	3.30 p.m. or at any adjournment thereof
Venue	:	Ballroom B, Level 2, Aloft Kuala Lumpur, No. 5 Jalan Stesen Sentral, 50470 Kuala Lumpur

In transition to the endemic phase of Covid-19 and to safeguard the health and safety of shareholders, proxies and invited guests who may be attending the 9th AGM in person, please find the below requirements and method of participating in the 9th AGM of the Company:-

- If you are unwell with sore throat, flu, fever, cough, aches and pains, nasal congestion, diarrhoea or shortness of breath, you are required to comply with the directives issued by Ministry of Health to self-quarantine or seek medical advice and will not be allowed to attend the 9th AGM. You are hereby strongly advised and encouraged to submit your Proxy Form prior to the 9th AGM.
- To safeguard the health and safety of shareholders, proxies and invited guests who may be attending the 9th AGM in person, the Company will also implement the following precautionary measures for the 9th AGM:-
 - Shareholders present in person or by proxy or attorney or authorised representative are required to pre-register themselves with the Company to allow the Company to make the necessary arrangement in relation to the meeting i.e. infrastructure, logistic and meeting venue.
 - All attendees are advised to sanitise their hands and wear face mask before entering the venue. Wearing a face mask throughout the 9th AGM proceedings is highly encouraged.

REGISTRATION ON THE DAY OF 9th AGM

- 1. Registration will commence at 2.30 p.m.
- 2. Please present your original National Registration Identity Card (NRIC) or Passport to the registration staff for verification.
- 3. A voting slip and an identification wristband will be given to you thereafter. No one will be allowed to enter the meeting room without an identification wristband.
- 4. Registration must be done in person. No person is allowed to register on behalf of another.
- 5. The registration counter will handle verification of identity, registration and revocation of proxy/proxies.

APPOINTMENT OF PROXY OR ATTORNEY OR CORPORATE REPRESENTATIVE

Shareholders who appoint proxy(ies) to participate at the 9th AGM must ensure that the duly executed proxy forms are deposited in a hard copy form or by electronic means to Tricor not later than **Saturday, 8 July 2023 at 3.30 p.m**.

The appointment of a proxy may be made in a hard copy form or by electronic means in the following manner:-

(i) In hard copy form

In the case of an appointment made in hard copy form, the proxy form 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 not later than **Saturday, 8 July 2023 at 3.30 p.m**.

(ii) By electronic form

The proxy form can be electronically lodged with the Share Registrar of the Company via TIIH Online at <u>https://tiih.</u> <u>online</u>. Kindly refer to the Procedures for Electronic Submission of Proxy Form.

Administrative Notes (cont'd)

Please ensure ALL the particulars as required in the proxy form are completed, signed and dated accordingly.

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 not later than **Saturday, 8 July 2023 at 3.30 p.m.** to participate in the 9th AGM. A copy of the power of attorney may be accepted provided that it is certified notarially and/or in accordance with the applicable legal requirements in the relevant jurisdiction in which it is executed.

For a corporate member who has appointed a representative, please deposit the **ORIGINAL** certificate of appointment 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 on/or before the 9th AGM. The certificate of appointment should be executed in the following manner:-

- (i) If the corporate member has a common seal, the certificate of appointment should be executed under seal in accordance with the constitution of the corporate member.
- (ii) If the corporate member does not have a common seal, the certificate of appointment should be affixed with the rubber stamp of the corporate member (if any) and executed by:-
 - (a) at least two (2) authorised officers, of whom one shall be a director; or
 - (b) any director and/or authorised officers in accordance with the laws of the country under which the corporate member is incorporated.

PROCEDURES FOR ELECTRONIC SUBMISSION OF PROXY FORM

The procedures to submit your proxy form electronically via Tricor's TIIH Online website are summarised below:-

Procedure		Action		
i.	Steps for Individual Shareholders			
(a)	Register as a User with TIIH Online	 Using your computer, please access the website at https://tiih.online. Register as a user under the "e-Services" by selecting "Create Account by Individual Holder". Please do refer to the tutorial guide posted on the homepage for assistance. If you are already a user with TIIH Online, you are not required to register again. 		
(b)	Proceed with submission of Proxy Form	 After the release of the Notice of Meeting by the Company, login with your user name (i.e. email address) and password. Select the corporate event: "KRONOLOGI ASIA BERHAD 9TH AGM - SUBMISSION OF PROXY FORM". Read and agree to the Terms & Conditions and confirm the Declaration. Insert your CDS account number and indicate the number of shares for your proxy(ies) to vote on your behalf. Appoint your proxy(ies) and insert the required details of your proxy(ies) or appoint Chairman as your proxy. Indicate your voting instructions – FOR or AGAINST, otherwise your proxy(ies) will decide your vote. Review and confirm your proxy(ies) appointment. Print proxy form for your record. 		

Administrative Notes (cont'd)

Procedure		Action		
ii.	Steps for Corporation or Insti	tutional Shareholders		
(a)	Register as a User with TIIH Online	 Access TIIH Online at <u>https://tiih.online</u>. Under e-Services, the authorised or nominated representative of the corporation or institutional shareholder selects "Create Account by Representative of Corporate Holder". Complete the registration form and upload the required documents. Registration will be verified, and you will be notified by email within one (1) to two (2) working days. Proceed to activate your account with the temporary password given in the email and re-set your own password. Note: The representative of a corporation or institutional shareholder must register as a user in accordance with the above steps before he/she can subscribe to this corporate holder electronic proxy submission. Please contact the persons stated under "ENQUIRY" section below if you need clarifications on the user registration. 		
(b)	Proceed with submission of Proxy Form	 Login to TIIH Online at <u>https://tiih.online</u>. Select the corporate event: "KRONOLOGI ASIA BERHAD 9TH AGM - SUBMISSION OF PROXY FORM" Read and agree to the Terms & Conditions and confirm the Declaration. Proceed to download the file format for "SUBMISSION OF PROXY FORM" in accordance with the Guidance Note set therein. Prepare the file for the appointment of proxy(ies) by inserting the required data. Submit the proxy appointment file. Login to TIIH Online, select corporate event: "KRONOLOGI ASIA BERHAD 9TH AGM - SUBMISSION OF PROXY FORM". Proceed to upload the duly completed proxy appointment file. Select "Submit" to complete your submission. Print the confirmation report of your submission for your record. 		

NO RECORDING OR PHOTOGRAPHY

Unauthorised recording or photography of the proceedings of the 9th AGM is **strictly not allowed**. The Company reserves the rights to take appropriate legal actions against anyone who violates this rule.

ENQUIRY

If you have any enquiries on the above, please contact our Share Registrar during office hours on Mondays to Fridays from 9.00 a.m. to 5.30 p.m. (except on public holidays):-

Tricor Investor & Issuing House Services Sdn. Bhd.

:	+603-2783 9299		
:	+603-2783 9222		
:	is.enquiry@my.tricorglobal.com		
:	Hifzul Azad +6	603-27839284 (Mohamad.Hifzul@my.tricorglobal.com)	
	Lim Lay Kiow +6	603-27839232 (lay.Kiow.Lim@my.tricorglobal.com)	
	Siti Zalina +6	603-27839247 (Siti.Zalina@my.tricorglobal.com)	
	:	+603-2783 9222 is.enquiry@my.tri Hifzul Azad + Lim Lay Kiow +	