VIZIONE HOLDINGS BERHAD (Registration No. 199701026873 (442371-A)) (Incorporated in Malaysia)

NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the Twenty-Fifth ("25th") Annual General Meeting ("AGM") of Vizione Holdings Berhad ("the Company") will be held on a virtual basis through live streaming and online remote participation and voting from a broadcast venue, at Boardroom, Level 22, PIX-HM Shah Tower, No. 16A Persiaran Batat, 44609 Fetaing Jaya, Selangor Zund Hosan on Tuesday, PJ November 2024 at 2.3 op.m. or at any adjournment thereof for the purpose ol considering and, if thought fit, passing the following resolutions with or without any modifications: AGENDA AS ORDINARY BUSINESS (See Explanatory Note 10)

- ORDINARY BUSINESS To receive the Audited Financial Statements for the financial year ended 31 May 2024 ("FYE 31 May 2024") together with the Reports of the Directors and Auditors thereon. To approve the payment of Directors' Benefits comprised of meeting allowance to the Non-Executive Directors of the Company of up to RMA4000.00 for the FYE 31 May 2024. To re-elect the following Directors who retire under Clause 134 of the Company's Constitution: (i) Mr. Leow Wey Seng. and (ii) Mr. Ling (in Hoong. 4

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To re-elect Dato' Jasmy bin Ismail who retires pursuant to Clause 119 of the Company's Constitution. 6.

- To re-appoint Messrs. UHY as Auditors of the Company for the ensuing year and to authorise the Directors to fix their remuneration

To re-appoint Messrs. UHY as Auditors of the Company for the ensuing year and to authorise the Directors to fix their remuneration.
 CS SPECIAL BUSINESS To consider and if thought fit, to pass the following Ordinary Resolutions:
 Authority to Allot and sizes Shares pursuant to Sections 75 and 76 of the Companies Act 2016 ("CA 2016") "**THAT** subject always to Sections 75 and 76 of the CA 2016, the Company's Constitution, the Main Market Listing Requirements ("MMLR") of Bursa Malaysia Securities Berhad ("Bursa Securities") and the approval of any governmental and/or regulatory authorities, the Directors are and are hereby authorized to Jallot and Susse stares in the Company target the total the aggregate unmber of shares to be issued pursuant to this resolution does not exceed 0% of the total number of issued shares (excluding treasury shares) of the Company at the time of issued shares (excluding treasury shares) of the Company at the time of issued shares (excluding treasury shares) of the company at the time of issued shares (excluding treasury shares) of the Company the time of issued and with authority who be held, whichever is carlier, AND THAT the Directors be and are empowered to obtain the approval for the listing of and quotation for the additional shares in the Company pursuant to Sciton 85 of the CA 2016.
 THAT the Directors of the Company heeby waive their pre-emptire rights to be offered new shares ranking equally to the edisting and shares in the Company pursuant to Sciton 85 of the CA 2016.
 AUD THAT the Directors of the Company heeby waive their pre-emptire rights to be offered new shares ranking regulary to the edistional shares in the Company pursuant to Sciton 85 of the CA 2016.
 AUD THAT the Directors of the Company heep and are hereby authorised to implement, finalise, complete and take all ancessary is posed formead Janee Scitsting Shareholdeer' Mandate".
 THAT authority be

(iii) revoked or varied by an ordinary resolution passed by the shareholders of the Company at a general meeting, whichever is sarlier.
AND FURTHER THAT the Directors of the Company be and are hereby authorised to do all acts, deeds and things as they may be deemed fit, necessary, expedient and/or appropriate in order to implement the Proposed Renewal Shareholders' Mandate with full power to assent to all or any conditions, variations, modifications and/or amendments in any manner as may be required by any relevant authorities or otherwise and to deal with all matters relating thereto and to take all such steps and to execute, sign and deliver for and on behalf of the Company all such documents, agreements, finalise and complete, and give full effect to the Proposed Renewal Shareholders' Mandate in the best interest of the Company."
Proposed New Shareholders' Mandate for Recurrent Related Party Transactions of a Revenue and/or Trading Nature ("Proposed New Shareholders' Mandate")
"THAT, authority be and is hereby given in line with Paragraph 10.90 of the MMLR of Bursa Securities, for the Company and/or is subidiaries to enter into any on the recurrent related party transactions with the related party as set out in Section 3.3 of the Circular to Shareholders' dual to the Proposed New Shareholders' Mandate of 2024 which are received to shareholders' dual on the Proposed New Shareholders' Mandate of Societaries of the Company and/or its subidiaries to enter in the dual of any of the courter related party transactions with the related party as set out in Section 3.3 of the Circular to Shareholders' dual due to the public and are not aerims what are those generally available to the public and are not detrimental to the minority shareholders of the Company.

- Company: AMD THAT such authority shall commence immediately upon the passing of this resolution until: (i) the conclusion of the next AGM of the Company following the general meeting at which the ordinary resolution for the Proposed New Shareholders' Mondate was passed, at which time it shall lapse, unless the authority is renewed by a resolution passed at the next AGM act was passed, at which time it shall lapse, unless the authority is renewed by a resolution of the pend within which the next AGM after that date it is required by law to be held pursuant to Section 340(2) of the (A 2016) four shall not extend to such extension as may be allowed pursuant to Section 340(4) of the (A 2016) or which wer is called an ordinary resolution passed by the shareholders of the Company at a general meeting, which wer is called in the resolution passed by the shareholders of the Company at a general meeting, which wer is called in the called in the state of the company at a general meeting.

whichever is earlier. AND FURTHER That The Directors of the Company be and are hereby authorised to do all acts, deeds, and things as they may be deemed fit, necessary, expedient and/or appropriate in order to implement the Proposed New Shareholders' Mandate with full power to assert to all or any conditions, variations, modifications and/or amendments in any manier as may be required by any relevant authorities or otherwise and to deal with all matters relating thereto and to take such steps and to orescute, sign and deliver for and on behalf of the Company all such documents, agreements; arrangements and/or undertakings, with any party or parties and to carry out any other matters as may be required to implement, finalise and complete, and give full effect to the Proposed New Shareholders' Mandate in the best interest of the Company: To transact any then business for which due notice shall have been given in accordance with the Companys Constitution and the CA 2016.

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BY ORDER OF THE BOARD VIZIONE HOLDINGS BERHAD

WONG YUET CHYN (MAICSA 7047163) (SSM PC No. 202008002451) Company Secretary

Kuala Lumpur 30 September 2024

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- ala Lumpur September 2024 ES: A member of the Company entitled to attend and wete is entitled to appoint another person as his provid or exercise all or any of his rights to attend, participate, speak and wete in his stad. A member of the Company may appoint on more than two (1) provides to attend the nember of the Company may appoint on more than two (1) provides to attend the provides of the company may appoint on more than two (1) provides to attend the provides of the company may appoint on the more than two (1) provides to attend the particular definition of the prov. Which are beneficiated in the a member and there shall be no restrictions as to the qualification of the prov. Which are beneficiated with the company transition of the provides of Securities Account it holds with ordinary shares of the Company standing to the credit of Securities Account it holds with ordinary shares in the Company transition of the provides the stad Securities Account. Where a member of the Company standing to the credit of Securities Account it holds with ordinary shares in the Company transition of the prove the stad Securities Common the stand of a contrained on the stade of a contrained on the which it is sponting and the power of attemp of the table the time appointed for an astatially certified cony thereore, must be shared the time appointed for an astatially certified cony thereore, must be for the time appointed on the transformation of the stade of a contrained on the transformation of the stade of the stade of the stade of a polarity of the polarity of the stade of a spont of the stade of a spont of the stade of a spont of t 6
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- set out above The members for the meeti anatory Notes Audited Fina 9

Hintorsan Notes on Orlang Pusiness **Financial Statement** dited financial statements are laid in accordance with Section 340(1) (a) of the CA or Accession only under Agenda 1. They do not require shareholders' approval and Audited Fin The auditer 2016 for di 11.

- The Builden final cal statements are used in accounter, the statement of t ine pricectors' Benefits irector, where applical ne FYE 31 May 2024. e-election of Director 12 nrs

Re-election d'Directors MicLeow Wey Seng ("Mc Leow"), Mc Ling Chi Hoong ("Mc, Ling") and Dato' Jamy bin Ismail ("Dato' Jamy") being eligible, Jawe elfered themselves for re-election as Directors at this Add pursuant to the Company's Constitution, who abstained ups for there asticles based on the WML and themain therin independence in exercising their judgement and carry out their roles as independent Directors. The Board vine Augustion of the retiring Directors who abstained recommend the entire out their roles as independent Directors. The Board vine Augustion of the retiring Directors who abstained recommends the retiring directors be extended to the Company as they have characte operaters, integrity.

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Planatory Notes on Special Business Atthirty to Allica and Suse Share pursuant to Sections 75 and 76 of the CA2D16. The proposed Ordinary Resolution 7 is proposed for the purpose of renewing the general montate for source of abure by the Company under Sections 75 and 76 of the CA2D16. A submit of the Submit of the Submit of the Submit of Submit

(Ordinary Resolution 1) (Ordinary Resolution 2) (See Explanatory Note 11)

(Ordinary Resolution 3)

(Ordinary Resolution 3) (Ordinary Resolution 4) (See Explanatory Note 12) (Ordinary Resolution 5)

(See Explanatory Note 12) (Ordinary Resolution 6)

(Ordinary Resolution 7) (See Explanatory Note 13)

(Ordinary Reso e Explanatory Resolution 8) tory Note 14 (54

(Ordinary Resolution 9) are Explanatory Note 15)

VIZIONE HOLDINGS BERHAD Registration No. 199701026873 (442371-A) (Incorporated in Malaysia)

(Incorporated in Malaysia)

25TH ANNUAL GENERAL MEETING ("25TH AGM")

ADMINISTRATIVE GUIDE

Date	<u>Time</u>	Broadcast Venue
Tuesday, 19 November 2024	2.30 p.m.	Boardroom, Level 22, PJX-HM Shah Tower No. 16A, Persiaran Barat 46050 Petaling Jaya Selangor Darul Ehsan

MODE OF MEETING

The 25th AGM will be conducted on a virtual basis through live streaming from the Broadcast Venue.

Shareholders of the Company ("Members") are **NOT REQUIRED** to be physically present **NOR ADMITTED** at the Broadcast Venue on the day of the 25th AGM. Members will have to register to attend the 25th AGM remotely by using the Remote Participation and Voting ("RPV") facilities, the details as set out below.

<u>RPV</u>

The 25th AGM will be conducted entirely through live streaming and online remote voting. Members are encouraged to participate the 25th AGM by using the RPV Facilities. With the RPV Facilities, Members may exercise their rights to participate (including to pose any questions to the Board of Directors ("Board") and the Management of the Company) and vote at the 25th AGM.

Individual Member(s) are strongly encouraged to take advantage of RPV Facilities to participate and vote remotely at the 25th AGM.

If an Individual Member is unable to participate the 25th AGM, he/she is encouraged to appoint proxy(ies) or the Chairman of the Meeting to participate on his/her behalf and indicate the voting instructions in the Form of Proxy in accordance with the notes and instructions printed therein.

Corporate Members (through Corporate Representative(s) or appointed proxy(ies)) are also strongly advised to participate and vote remotely at the 25th AGM by using the RPV Facilities. Corporate Members who wish to participate and vote remotely at the 25th AGM will be required to provide the following documents to the registered office at A3-3-8, Solaris Dutamas, No. 1, Jalan Dutamas 1, 50480 Kuala Lumpur, W.P. Kuala Lumpur no later than **Sunday**, **17 November 2024** at **2.30 p.m.**:

- i. Certificate of Appointment of its Corporate Representative or Form of Proxy under the seal of the Corporation;
- ii. Copy of the Corporate Representative's or proxy's MyKad (front and back)/Passport; and
- iii. Corporate Representative's or proxy's email address and mobile phone number.

If a Corporate Member (through Corporate Representative(s) or appointed proxy(ies)) is unable to participate in the 25th AGM, the Corporate Member is encouraged to appoint the Chairman of the meeting as its proxy and indicate the voting instructions in the Form of Proxy in accordance with the notes and instructions printed therein.

In respect of Authorised Nominee Company Members, the beneficiaries of the shares under an Authorised Nominee Company's CDS account are also strongly advised to participate and vote remotely at the 25th AGM using RPV Facilities. Authorised Nominee Company Members who wish to participate and vote remotely at the 25th AGM can request its Authorised Nominee Company to appoint him/her as a proxy to participate and vote remotely at the 25th AGM. Authorised Nominee Company will be required to provide the following documents to the registered office at A3-3-8, Solaris Dutamas, No. 1, Jalan Dutamas 1, 50480 Kuala Lumpur, W.P. Kuala Lumpur no later than **Sunday**, **17 November 2024 at 2.30 p.m.:**

- i. Form of Proxy under the seal of the Nominee Company;
- ii. Copy of the proxy's MyKad (front and back)/Passport; and
- iii. Proxy's email address and mobile phone number.

If an Authorised Nominee Company Member is unable to participate in the 25th AGM, it is encouraged to request its Authorised Nominee Company to appoint the Chairman of the meeting as its proxy and indicate the voting instructions in the Form of Proxy in accordance with the notes and instructions printed therein.

The procedures for the RPV in respect of the live streaming and remote voting at the 25th AGM is or are as follows:

Procedures		Action			
Before the 25th AGM					
1.	Register as participant for the 25th AGM	 Using your computer, access the registration website at <u>https://rebrand.ly/VizioneAGM</u> If you are using mobile devices, you can also scan the QR provided on the left to access the registration page. Click Register and enter your email followed by Next to fill in your details to register for the 25th AGM session. Upon submission of your registration, you will receive an email notifying you that your registration has been received and is pending verification. The event is powered by Cisco Webex. You are recommended to download and install Cisco Webex Meetings (available for PC, Mac, Android and iOS). Refer to the tutorial guide posted on the same page for assistance. 			
2.	Submit your online registration	 Members, who wish to participate and vote remotely at the 25th AGM via RPV Facilities, are required to register prior to the meeting. The registration will open from 5.00 p.m. on Monday, 30 September 2024 until the day of the 25th AGM on Tuesday, 19 November 2024. Clicking on the link mentioned in item 1 will redirect you to the 25th AGM event page. Click on the Register link for the online registration form. Complete your particulars in the registration page. Your name MUST match your CDS account name (not applicable for proxy). Insert your CDS account number(s) and indicate the number of shares you hold. 			

Procedures		Action		
Before the 25th AGM				
		 Read and agree to the Terms & Conditions and confirm the Declaration. Please ensure all information given is accurate before you click Submit to register your remote participation. Failure to do so will result in your registration being rejected. System will send an email to notify that your registration for remote participation is received and will be verified. After verification of your registration against the General Meeting Record of Depositors of the Company as at Monday, 11 November 2024, the system will send you an email to notify you if your registration is approved or rejected after Tuesday, 12 November 2024. If your registration is rejected, you can contact the Company's Poll Administrator for clarifications or to appeal. 		
On	the day of 25th AGM			
3.	Attending 25th AGM	 Two reminder emails will be sent to your inbox. First email is one day before the 25th AGM day, while the second email will be sent 1 hour before the 25th AGM session. Click Join Webinar in the reminder email to participate the RPV. 		
4.	Participate with live video	 You will be given a short brief about the system. Your microphone is muted throughout the whole session. If you have any questions for the Chairman/Board, you may use the Q&A panel to send your questions. The Chairman/Board will try to respond to the relevant questions if time permits. All relevant questions will be collected throughout the session and replied later through your registered email. The session will be recorded. Take note that the quality of the live streaming is dependent on the bandwidth and stability of the internet connection at your location. 		
5.	Online Remote Voting	 The Chairman will announce the commencement of the voting session and the duration allowed at the 25th AGM. The list of resolutions for voting will appear at the right-hand side of your computer screen under the "Slido" panel. You are required to indicate your votes for the resolutions within the given stipulated time frame. Click on the Submit button when you have completed. Votes cannot be changed once it is submitted. 		
6.	End of RPV Facility	Upon the announcement by the Chairman on the closure of the 25th AGM, the live session will end.		

APPOINTMENT OF PROXY

Members who appoint proxy(ies) to participate via RPV Facilities in the 25th AGM must ensure that the duly executed Form of Proxy are deposited in a hard copy form at registered office of the Company at A3-3-8, Solaris Dutamas, No. 1, Jalan Dutamas 1, 50480 Kuala Lumpur, W.P. Kuala Lumpur or fax to 03-6413 3270 or email to infosr@wscs.com.my, no later than **Sunday**, **17 November 2024** at **2.30 p.m.**

Please note that if an Individual Member who has submitted his/her Form of Proxy prior to the 25th AGM and subsequently decides to personally participate in the 25th AGM via RPV Facilities, the Individual Member shall proceed to contact the Company's Poll Administrator at 03-6413 3271/012-595 5253 to revoke the appointment of his/her proxy(ies) no later than **Sunday**, **17 November 2024** at **2.30 p.m.**

POLL VOTING

The voting at the 25th AGM will be conducted by poll in accordance with Paragraph 8.29A of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad. The Company has appointed Workshire Share Registration Sdn. Bhd. as Poll Administrator to conduct the poll by way of electronic means and Symphony Corporate Services Sdn. Bhd. as Scrutineers to verify the poll results.

The Scrutineers will verify the poll results and the Chairman will declare whether the resolutions are duly passed or otherwise.

NO RECORDING OR PHOTOGRAPHY

Strictly NO recording or photography of the proceedings of the 25th AGM is allowed.

NO BREAKFAST/LUNCH PACKS, DOOR GIFTS OR FOOD VOUCHERS

There will be **NO** distribution of breakfast/lunch packs, door gifts or food vouchers to the Members or Proxy(ies) who participate in the 25th AGM.

ENQUIRY

If you have any enquiry prior to the meeting, please contact the following officers during the office hours from 9.00 a.m. to 5.30 p.m. on Mondays to Fridays (except public holidays) at:

For registration, logging in and system related:

InsHub Sdn. H	3hd.
Name:	Ms. Eris/Mr. Calvin
Telephone:	03-7688 1013
Email:	vgm@mlabs.com

For Proxy and other matters:

Workshire Share Registration Sdn. Bhd.Name:Mr. Vemalan/Mr. Tee Yee LoonTelephone:03-6413 3271/012-595 5253Email:infosr@wscs.com.my

PRE-MEETING SUBMISSION OF QUESTION TO THE BOARD

To administrate the proceedings of the 25th AGM in orderly manner, the Shareholders of the Company may before the 25th AGM, submit questions to the Board at <u>agm@vizione.com.my</u> no later than **Sunday, 17 November 2024** at **2.30 p.m.** The Board will endeavour to address the questions received at the 25th AGM.