DIGISTAR CORPORATION BERHAD Registration No. 200301001232 (603652-K) (Incorporated In Malaysia)

NOTICE OF TWENTY-SECOND ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the Twenty-Second Annual General Meeting of Digistar Corporation Berhad ("the Company") will be held at Level 1, Imperial Heritage Hotel Melaka, No. 1, Jalan Merdeka 1, Taman Melaka Raya, 75000 Melaka, Malaysia, on Friday, 21 March 2025 at 10.00 a.m. to transact the following purposes:

AGENDA AS ORDINARY BUSINESS:

- To receive the Audited Financial Statements for the financial year ended 30 September 2024 together (Refer to Explanatory with the Directors' and Auditors' Report thereon. Note 1) To approve the Directors' fees of RM150,000 payable for the period from 1 October 2024 until the **Ordinary Resolution 1** conclusion of the next annual general meeting of the Company.
- To approve the Directors' benefits of up to RM20,000 payable for the period from 1 October 2024 until Ordinary Resolution 2 the conclusion of the next annual general meeting of the Company. 3
- To re-elect the following Directors who retire in accordance with Clause 100 of the Constitution of the 4
 - a) Dato' Haji Ishak Bin Haji Mohamed b) Lee Mey Ling c) Lee Chun Szen

To re-appoint UHY as auditors of the Company and to authorise the Directors to fix their remuneration. 5 AS SPECIAL BUSINESS:

AUTHORITY TO ALLOT AND ISSUE SHARES PURSUANT TO SECTIONS 75 AND 76 OF THE COMPANIES ACT 2016

COMPANIES ACT 2016 "THAT subject to Sections 75 and 76 of the Companies Act 2016, the Main Market Listing Requirements of Bursa Malaysia Securities Berhad and approvals of the relevant governmental/ regulatory authorities, the Directors be and are hereby empowered to issue and allot shares in the Company, at any time to such persons and upon such terms and conditions and for such purposes as the Directors may, in their absolute discretion, deem fit, provided that the aggregate number of shares to be issued during the preceding twelve (12) months does not exceed ten per centum (10%) of the total number of the issued shares of the Company for the time being AND THAT the Directors be and are also empowered to obtain the approval for the listing of and quotation for the additional shares so issued on Bursa Malaysia Securities Berhad AND THAT such authority shall commence immediately upon the passing of this Resolution and continue to be in force until the conclusion of the next Annual General Meeting to be held after the approval was given, whichever is earlier, unless revoked or varied by an ordinary resolution of the Company at a general meeting."

- The name and any provide was given, whichever is earlier, unless revoked or varied by an ordinary resolution of the Company at a general meeting."
 PROPOSED RENEWAL OF AUTHORITY TO PURCHASE ITS OWN SHARES OF UP TO 10% OF THE TOTAL NUMBER OF ISSUED SHARES IN THE COMPANY
 "THAT, subject always to the Companies Act 2016 ("the Act"), the provisions of the Constitution of the Company, the Main Market Listing Requirements of Bursa Malaysia Securities Berhad ("Bursa Securities") ("Listing Requirements") and the approvals of all the relevant authorities (if any), the Company be and is hereby authorised, to purchase such number of issued shares in the Company such terms and conditions as the Directors of the Company from time to time through Bursa Securities upon such terms and conditions as the Directors may deem fit and expedient in the best interest of the Company provided that:
 The maximum aggregate number of shares which may be purchased and held by the Company any point in time ("Proposed Share Buy-Back");
 The maximum angure relation of fortis based on the latest audited financial statements and/ or the latest management accounts (where applicable) available at the time of the purchase; and time (and the company so purchased may be cancelled, retained as treasury shares, distributed as dividends or resold or transfer on Bursa Securities, or a combination of any of the above, or be dealt with in such manner allowed by the Act and Listing Requirements from time.

time.
AND THAT the authority conferred by this resolution will commence immediately upon the passing of this resolution and will continue to be in force until:
(a) The conclusion of the next Annual General Meeting ("AGM") of the Company following the general meeting at which such resolution is passed at which time the authority will lapse unless by ordinary resolution passed at that meeting, the authority is renewed either unconditionally or subject to conditions;
(b) The expiration of the period within which the next AGM of the Company is required by law to be held; or
(c) The authority is revoked or varied by an ordinary resolution passed by the shareholders of the Company in a general meeting.
whichever occurs first, but shall not prejudice the completion of the purchase by the Company before the aforesid expiry date and, in any event, in accordance with the provisions of the Act, the rules and regulations made pursuant thereto and the guidelines issued by Bursa Securities and/or any other relevant authority.

ANY OTHER BUSINESS:

To transact any other business for which due notice shall have been given in accordance with the Company's Constitution and the Companies Act, 2016. 8.

By Order of the Board

Wong Youn Kim (MAICSA 7018778) SSM Practising Certificate No. 201908000410 Company Secretary

Selangor Date: 24 January 2025

- Notes: 1 For th tes: For the purpose of determining a member who shall be entitled to attend and vote at the 22nd Annual General Meeting ("AGM"), the Company shall be requesting the Record of Depositors as at 13 March 2025. Only a depositor whose name appears on the Record of Depositors as 13 March 2025 shall be entitled to attend and vote at the said meeting as well as for appointment of proxy(ies) to attend and vote on his/her stead.
- We as to appoint to possible to be affect and vote of many stead of the point and stead of the point stead of the point of 2
- Where a member is an authorised nominee as defined under the Securities Industry (Central Depositories) Act 1991, it may appoint at least one proxy in respect of each securities account it holds with ordinary shares of the Company standing to the credit of the said securities account. 3.
- Where a member of the Company is an exempt authorised nominee which holds ordinary shares in the Company for the multiple beneficial owners in one securities account ("omitbus account"), there is no limit to the number of of proxies which the exempt authorised nominee may appoint in respect of each omnibus account it holds. 4
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- one securities account (Comnibus account?), there is no limit to the number of proxies which the exempt authorised nominee may appoint in respect of each omnibus account it holds. Where a member or the authorised nominee or an exempt authorised nominee appoints two (2) or more proxies, the proportion of the shareholdings to be represented by each proxy must be specified in the instrument appointing the proxies. The instrument appointing a proxy or the power of attorney or other authority, if any, under which it is signed or a notarially certified copy of that power or authority shall be deposited at the registered office of the Company at Unit 17.07, Amcorp Tower, Amcorp Trade Centre, 18, Persiaran Barat, 40650 Petaling Jaya, Selangor or alternatively, to submit the proxy form electronically via TiH Aonine at <u>https://lih.online</u> and thtps://lib.online and/ordy.br/lib.com/seland 6

Explanatory Notes

planatory Notes Explanatory Note 1 <u>To receive the Audited Financial Statements for the financial year</u> anded 30 September 2024 This agenda item is meant for discussion only as under the provision of Section 340(1)(a) of the Companies Act 2016 ("the Act"), the audited financial statements do not require a formal approval of the shareholders. Hence, this resolution will not be put forward for voting.

b)

Explanatory Note 2 Authority to Issue Shares pursuant to Sections 75 and 76 of the Companies Act 2016 The Ordinary Resolution 6 is proposed to seek a renewal of general mandate for authority to Issue shares pursuant to Sections 75 and 76 of the Act. If the resolution was passed, it will give the Directors of the Company function was passed, it will give the Directors of the Company of the Director authority will, unless revoked or varied by the Company in general meeting, expire at the next AGM. The Company did not issue any shares pursuant to Sections 75 and 76 of the Company and the next AGM. The Company did not issue any shares pursuant to Sections 75 and 76 of the Company did not issue any shares pursuant to Sections 75 and 76 of the Company did not issue any shares pursuant to Sections 75 and 76 of the Company did not issue any shares pursuant to Sections 75 and 76 of the Company did not issue any shares pursuant to Sections 75 and 76 of the Company did not issue any shares pursuant to Sections 75 and 76 of the Company will enable the Directors of the Company to issue and allot shares, including put not limited for further placing of shares of purpose of funding investment(s), working capital and/or acquisitions, at any time to such persons in their absolute discretion without convening a general meeting as it would be both costs and time consuming to organise a general meeting as including approvals obtained under Sections 75 and 76 of the Company's Constitution provides that, where the approval of Members is obtained in a general meeting for any issuance of shares or convertible securities, including approvals 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 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 th

respect of pre-emptive rights to new shares, shall not apply. Explanatory Note 3 Proposed Renewal of Authority to purchase its own shares of up to 10% of the total number of issued shares in the Company The proposed God Ordinary Resolution 7 is to empower the Directors to buy-back and/or hold up to a maximum of 10% of the total number of the Company's issued shares at any point of time, by utilizing the amount allocated which shall not exceed the total retained profits of the Company based on the latest audited financial statements and/or the latest management accounts (where applicable) available, subject to the Act, listing Requirements, any prevailing laws, orders, requirements, nules, regulations and guidelines issued by the relevant authorities at the time of purchase. This authority, unless revoked or varied by the Company in a general meeting, will expire at the conclusion of the next AGM of the Please refer to the Share Buy-back Statement as set out in the Annual Report of the Company for further information. "Besonkel NATE DU ICY" c)

Report of the Company for further information. **PERSONAL DATA POLICY** By submitting an instrument appointing a proxy(ies) and/or representative(s) to attend, speak and vote at the Annual General Meeting and/or any adjournment thereof, a member of the Company (i) consents to the collection, use and disclosure of the member's personal data by the Company (or its agents) of proxies and representatives appointed for the Annual General Meeting (including any adjournment thereof) and the preparation and compilation of the attendance lists, minutes and other documents relating to the Annual General Meeting (including any adjournment thereof) and in order for the company (or its agents) to comply with any applicable laws, listing rules, regulations and/or agents) to comply with any applicable laws, listing and/or representative(s) to the Company (or its agents), of member has obtained the prior const of such proxy(ies) and/or representative(s) of theshold at of such proxy(ies) and/or representative(s) for the prior and disclosure by the Company (or its agents) of theshold at of such proxy(ies) and/or representative(s) for the Purposes, milling agents), the member has obtained the prior const of such proxy(ies) and/or representative(s) for the proximities, demands, losses and damages as a result of the member's breach of warranty.

Ordinary Resolution 8 (Refer to Explanatory Note 3)

Ordinary Resolution 3 Ordinary Resolution 4 Ordinary Resolution 5

Ordinary Resolution 6

Ordinary Resolution 7 (Refer to Explanatory Note 2)