NOTICE OF PROVISIONAL ALLOTMENT OF RIGHTS SHARES WITH WARRANTS C

Terms defined in the Abridged Prospectus dated 30 March 2021 ("AP") shall have the same meanings when used in this Notice of Provisional Allotment ("NPA"), unless otherwise stated. The provisional allotment of Rights Shares with Warrants C (both as defined herein) are prescribed securities pursuant to Section 14(5) of the Securities Industry (Central Depositories) Act, 1991 and therefore, the Securities Industry (Central Depositories) Act, 1991, the Securities Industry (Central Depositories) Amendment Act, 1998 and the Rules of Bursa Malaysia Depository Sdn Bhd ("Bursa Depository") shall apply in respect of dealings in the provisional allotment of Rights Shares with Warrants C.



RENOUNCEABLE RIGHTS ISSUE OF UP TO 364,478,577 NEW ORDINARY SHARES IN VORTEX CONSOLIDATED BERHAD ("VORTEX" OR "COMPANY") ("VORTEX SHARE(S)" OR "SHARE(S)" ("RIGHTS SHARE(S)") ON THE BASIS OF 1 RIGHTS SHARE FOR EVERY 1 EXISTING SHARE HELD AS AT 5.00 P.M. ON 30 MARCH 2021 AT AN ISSUE PRICE OF RM0.17 PER RIGHTS SHARE, TOGETHER WITH UP TO 291,582,861 FREE DETACHABLE WARRANTS C ("WARRANTS C") ON THE BASIS OF 4 WARRANTS C FOR EVERY 5 RIGHTS SHARES SUBSCRIBED FOR ("RIGHTS ISSUE")

Adviser and Sole Underwriter



TA SECURITIES HOLDINGS BERHAD (14948-M) (A Participating Organisation of Bursa Malaysia Securities Berhad)

To: Shareholders of Vortex

Dear Sir/ Madam

The Board of Directors of Vortex ("Board") has provisionally allotted to you, in accordance with the approval of Bursa Malaysia Securities Berhad ("Bursa Securities") dated 8 December 2020 and the Ordinary Resolution 2 passed by shareholders of the Company at the Extraordinary General Meeting convened on 15 January 2021, the number of Rights Shares with Warrants C as indicated below ("Provisional Allotments").

We wish to advise you that the following Rights Shares with Warrants C provisionally allotted to you in respect of the Rights Issue have been confirmed by Bursa Depository and upon acceptance will be credited into your Central Depository System ("CDS") account(s) stated below subject to the terms and conditions stated in the AP and the Rights Subscription Form dated 30 March 2021 issued by the Company.

The Provisional Allotments are made subject to the provisions in the AP issued by the Company. Bursa Securities has already prescribed the securities of Vortex listed on the ACE Market of Bursa Securities to be deposited with Bursa Depository. Accordingly, the Provisional Allotments are prescribed securities and as such, all dealings in the Provisional Allotments will be by way of book entry through CDS accounts and will be governed by the Securities Industry (Central Depositories) Act, 1991, the Securities Industry (Central Depositories) Amendment Act, 1998 and the Rules of Bursa Depository.

ALL RIGHTS SHARES WITH WARRANTS C TO BE ISSUED PURSUANT TO THE RIGHTS ISSUE WILL BE ALLOTTED BY WAY OF CREDITING THE RIGHTS SHARES WITH WARRANTS C INTO THE CDS ACCOUNTS OF THE ENTITLED SHAREHOLDERS AND/OR THEIR RENOUNCEE(S)/TRANSFEREES(S) (IF APPLICABLE). NO PHYSICAL SHARE CERTIFICATE OR WARRANT CERTIFICATE WILL BE ISSUED.

It is the intention of the Board to allot the excess Rights Shares with Warrants C on a fair and equitable basis and in the following priority:

- firstly, to minimise the incidence of odd lots;
- secondly, for allocation to the entitled shareholders who have applied for excess Rights Shares with Warrants C, on a pro-rata basis and in board lots, calculated based on their respective (ii)
- shareholdings in Vortex as at the entitlement date; thirdly, for allocation to the entitled shareholders who have applied for excess Rights Shares with Warrants C, on a pro-rata basis and in board lots, calculated based on the quantum of their respective applications for excess Rights Shares with Warrants C; and
- lastly, for allocation to renouncee(s)/transferee(s) (if applicable) who has/have applied for the excess Rights Shares with Warrants C, on a pro-rata basis and in board lots, calculated based on the quantum of their respective applications for excess Rights Shares with Warrants C.

If there is any remaining excess Rights Shares with Warrants C after steps (i) to (iv) have been carried out, steps (ii) to (iv) will be repeated until all remaining excess Rights Shares with Warrants C have been allocated

Nevertheless, the Board reserves the right to allot any excess Rights Shares with Warrants C applied for in such manner as it deems fit and expedient and in the best interest of the Company, subject always to such allocation being made on a fair and equitable basis and that the intention of the Board as sets out in (i), (ii), (iii) and (iv) above are achieved. The Board also reserves the

right to accept any excess Rights Shares with Warrants C application, in tull or in part, without assigning any reason.						
NAME, ADDRESS AND CDS ACCOUNT NU	MBER OF ENTITLED SHAREHOLDER					
NUMBER OF VORTEX SHARES HELD AS AT 5.00 P.M. ON 30 MARCH 2021	NUMBER OF RIGHTS SHARES PROVISIONALLY ALLOTTED TO YOU	NUMBER OF WARRANTS C ATTACHED TO THE RIGHTS SHARES PROVISIONALLY ALLOTTED TO YOU	AMOUNT PAYABLE IN FULL UPON ACCEPTANCE AT RM0.17 PER RIGHTS SHARE			

IMPORTANT RELEVANT DATES AND TIME:					
Entitlement date			:	Tuesday, 30 March 2021 at 5.00 p.m.	
	ment of rights		:	Tuesday, 6 April 2021 at 5.00 p.m.	
Last date and time for transfer of provisional a	llotment of rights		:	Thursday, 8 April 2021 at 4.30 p.m.	
Last date and time for acceptance and payme	nt		:	Wednesday, 14 April 2021 at 5.00 p.m.	
Last date and time for excess application and	payment		:	Wednesday, 14 April 2021 at 5.00 p.m.	

LEONG SUE CHING (MAICSA 7040814) (SSM PC NO. 201908001823) Company Secretary

Tricor Investor & Issuing House Services Sdn Bhd (Registration no.: 197101000970 (11324-H)) Unit 32-01, Level 32, Tower A Vertical Business Suite Avenue 3, Bangsar South No. 8, Jalan Kerinchi 59200 Kuala Lumpur Tel. no.: 03-2783 9299 Fax. no.: 03-2783 9222

RIGHTS SUBSCRIPTION FORM

TERMS DEFINED IN THE ABRIDGED PROSPECTUS DATED 30 MARCH 2021 ("AP") SHALL HAVE THE SAME MEANINGS WHEN USED IN THIS RIGHTS SUBSCRIPTION FORM ("RSF") AND THE NOTES AND INSTRUCTIONS FOR COMPLETING THIS RSF, UNLESS OTHERWISE STATED. THIS RSF IS ISSUED FOR THE PURPOSE OF ACCEPTING THE PROVISIONALLY ALLOTTED RIGHTS SHARES WITH WARRANTS C ("PROVISIONAL ALLOTMENTS") AND APPLIYING FOR EXCESS RIGHTS SHARES WITH WARRANTS C PURSUANT TO THE RIGHTS ISSUE (AS DEFINED HEREIN) OF VORTEX CONSOLIDATED BERHAD ("VORTEX" OR "COMPANY"). THE LAST TIME AND DATE FOR ACCEPTANCE AND PAYMENT FOR POVISIONAL ALLOTMENTS AS WELL AS EXCESS RIGHTS SHARES WITH WARRANTS C IS AT 5.00 P.M. ON WEDNESDAY, 14 APRIL 2021. THIS RSF IS ONLY APPLICABLE TO PERSONS WHO HAVE PROVISIONAL ALLOTMENTS STANDING TO THE CREDIT OF HIS/HER CENTRAL DEPOSITORY SYSTEM ("CDS") ACCOUNT.



(Registration No.: 199601010679 (383028-D)) (Incorporated in Malaysia)

RENOUNCEABLE RIGHTS ISSUE OF UP TO 364,478,577 NEW ORDINARY SHARES IN VORTEX ("VORTEX SHARE(S)" OR "SHARE(S)") ("RIGHTS SHARE(S)") ON THE BASIS OF 1 RIGHTS SHARE FOR EVERY 1 EXISTING SHARE HELD AS AT 5.00 P.M. ON 30 MARCH 2021 AT AN ISSUE PRICE OF RM0.17 PER RIGHTS SHARE, TOGETHER WITH UP TO 291,582,861 FREE DETACHABLE WARRANTS C ("WARRANTS C") ON THE BASIS OF 4 WARRANTS C FOR EVERY 5 RIGHTS SHARES SUBSCRIBED FOR ("RIGHTS ISSUE")

NAME AND ADDRESS OF APPLICANT (in block letters as per Bursa Depository's record)						
NRIC NO./ PASSPORT NO. (STATE COUNTRY)/ COMPANY NO.						
CDS ACCOUNT NO.						
NUMBER OF VORTE: HELD AT 5.00 P.I 30 MARCH 20	M. ON	NUMBER OF RIGHTS SHARES PROVISIONALLY ALLOTTED TO		AMOUNT PAYABLE IN FULL UPON ACCEPTANCE AT RM0.17 PER RIGHTS SHARE (RM)		
to the credit in your CL To: The Board of Director PART I – ACCEPTANCE OF In accordance with the terms (i) *accept the number of F (ii) *apply for the number of in accordance with and subje *1/ *We enclose herewith the	OS account under a rs of Vortex ("Boar PROVISIONAL AL of this RSF and th dights Shares with f excess Rights Sh ct to the Constituti appropriate remit s said number of R	Part I(A). "d") LLOTMENTS AND APPLICATION FOR the AP, "1 / "we hereby irrevocably: Warrants C as stated below, which were the warrants C as stated below irrevocated by the warrants C as the below in the Company. Itance(s) for the payment stated below, lights Shares with Warrants C accepted.	en market, you should indicate your acceptance of the EXCESS RIGHTS SHARES WITH WARRANTS C e provisionally allotted / transferred / renounced to *r addition to the above; in favour of the respective account stated below an / applied for, and hereby request for the said Right	me / *us; d crossed " A/C PAYEE ONLY ", being the full and		
NUMBER OF RIGHTS WARRANTS C ACCEPTE SHARES WITH WARR	D / EXCESS RIGH			PAYABLE TO		
(A) ACCEPTANCE				VCB RIGHTS ISSUE ACCOUNT		
(B) EXCESS				VCB EXCESS RIGHTS ISSUE ACCOUNT		
Rights Shares with Warrants Depositors maintained with B PART II - DECLARATION 1/ "We hereby confirm and d (i) All information provided All information is identic as mentioned earlier, the (iii) 1/ "We consent to Vort person for the purposes and I am 18 years of age or 1 am / "We are resident 1 am / "We are resident 1 am / "We are nominee	C if such applications a Malaysia Depelare that: by "me / "us is truel with the informate exercise of "my / ex and the Share I of implementing the over and am not at (s) of Malaysia. (s) of sperson who in the sperson who	on is not successful at all or late or only obsitory Sdn Bhd ("Bursa Depository") are and correct; tion in the records of Bursa Depository at 'our rights may be rejected; Registrar of Vortex collecting the informate Rights Issue and storing such Data in an undischarged bankrupt.	case may be) amount of *my / *our application mone partially successful (as the case may be) at *my / *oy ORDINARY POST to *me / *us at *MY / *OUR OW and further agree and confirm that in the event the said attion and personal data (collectively "Data") requires any servers located in Malaysia or outside Malaysia in citizenship. *Non-Citizen resident in	our address in Malaysia as shown in the Record of N RISK. d information differs from Bursa Depository's record d herein, to process and disclose such Data to any accordance with the relevant laws and regulations;		
	ure / Authorised sig odies must affix the		Contact telephone no. during office hours	HERE		

Wednesday, 14 April 2021 at 5.00 p.m.

Wednesday, 14 April 2021 at 5.00 p.m.

* Please delete whichever is not applicable.

Excess application and payment

Acceptance and payment ...

NOTES AND INSTRUCTIONS FOR COMPLETION OF THIS RSF

THIS RSF IS NOT A TRANSFERABLE OR NEGOTIABLE INSTRUMENT. IN ACCORDANCE WITH THE REQUIREMENTS OF THE CAPITAL MARKETS AND SERVICES ACT 2007, THIS RSF MUST NOT BE CIRCULATED UNLESS ACCOMPANIED BY THE ABRIDGED PROSPECTUS OF VORTEX CONSOLIDATED BERHAD ("VORTEX" OR "COMPANY") DATED 30 MARCH 2021 ("AP").

IF YOU ARE IN DOUBT AS TO THE ACTION YOU SHOULD TAKE, YOU SHOULD CONSULT A PROFESSIONAL ADVISER IMMEDIATELY. ALL ENQUIRIES CONCERNING THE RIGHTS ISSUE SHOULD BE ADDRESSED TO THE SHARE REGISTRAR OF VORTEX, TRICOR INVESTOR & ISSUING HOUSE SERVICES SDN BHD, AT UNIT 32-01, LEVEL 32, TOWER A, VERTICAL BUSINESS SUITE, AVENUE 3, BANGSAR SOUTH, NO. 8, JALAN KERINCHI, 59200 KUALA LUMPUS (TEL NO.: 03-2783 9299) ("SHARE REGISTRAR"). YOU SHOULD READ AND UNDERSTAND THE CONTENTS OF THE AP TO WHICH THIS RSF RELATES BEFORE COMPLETING AND SIGNING THIS RSF.

This RSF, together with the AP and Notice of Provisional Allotment ("NPA") for the Rights Issue (collectively referred to as "Documents"), are not intended to be (and will not be) issued, circulated or distributed in any countries or jurisdictions other than Malaysia. No action has been or will be taken to ensure that the Rights Issue or the Documents complies with the laws of any countries or jurisdictions other than Malaysia. No action has been or will be taken to ensure that the Rights Issue or the Documents complies with the laws of any countries or jurisdictions other than Malaysia should therefore immediately consult their the laws on watarysta. Entitied shareholders and/or their renouncee(syrransteree(s) (if applicable) who are residents in countries or jurisdictions other than Malaysta should therefore immediately consult their legial and/or other professional adviser as to whether their acceptance or renunciation (as the case may be) of their entitlements to the Rights Issue, application for excess Rights Shares with Warrants C, or the subscription, offer, sale, resale, pledge or other transfer of new securities arising from the Rights Issue would result in the contravention of any laws of such countries or jurisdictions. Neither the Company, TA Securities Holdings Berhad (the Sole Underwriter) nor any other professional advisers to the Rights Issue shall accept any responsibility or liability whatsoever to any party in the event that any acceptance or sale/renunciation made by the entitled shareholders and/or their renouncee(s)/transferee(s) (if applicable) is or shall become illegal, unenforceable, voidable or void in any countries or jurisdictions in which the entitled shareholders and/or their renouncee(s)/transferee(s) (if applicable) are residents.

The AP has been registered by the Securities Commission Malaysia ("SC"). The registration of the AP should not be taken to indicate that the SC recommends the Rights Issue or assumes responsibility for the correctness of any statement made, opinion expressed or report contained in the AP. The SC has not, in any way, considered the merits of the Rights Issue. The Documents have also been lodged with the Registrar of Companies which takes no responsibility for the contents of the Documents.

The shareholders of Vortex have approved, amongst others, the Rights Issue at the Extraordinary General Meeting held on 15 January 2021. Approval has also been obtained from Bursa Malaysia Securities Berhad ("Bursa Securities") vide its letter dated 8 December 2020, for the admission of Warrants C to the Official List of the ACE Market of Bursa Securities and the listing of and quotation for the Rights Issue and shall not to be taken as an indication of the merits of the Rights Issue and shall not to be taken as an indication of the merits of the Rights Issue and Securities also an indication for the Rights Issue and Stares and Warrants C will commence after, among others, receipt of confirmation from Bursa Malaysia Depository Sdn Bhd ("Bursa Depository") that all the Central Depository System ("CDS") accounts of the successful entitled shareholders and/or their renouncee(s)/(transferee(s)) (if applicable) have been duly credited with the relevant Rights Shares with Warrants C allotted to them and notices of allotment or electronic notices of allotment have been despatched or sent to them.

This Documents have been seen and approved by the Board of Directors of Vortex ("Board") and they collectively and individually accept full responsibility for the accuracy of the information given and confirm that, having made all reasonable enquiries and to the best of their knowledge and belief, there are no false or misleading statements or other facts which, if omitted, would make any statements in the Documents false or misleading.

The provisionally allotted Rights Shares with Warrants C ("Provisional Allotments") are prescribed securities pursuant to Section 14(5) of the Securities Industry (Central Depositories) Act, 1991 and therefore, the Securities Industry (Central Depositories) Act, 1991, Securities Industry (Central Depositories) (Amendment) Act, 1998 and the Rules of Bursa Depository shall apply in respect of dealings of the provisionally allotted Rights Shares with Warrants C.

Unless otherwise stated, the unit of currency used in this RSF is Ringgit Malaysia (or "RM" in abbreviation) and sen. Terms defined in the AP shall have the same meanings when used in this RSF, unless they are otherwise defined here or other context otherwise requires.

INSTRUCTIONS

LAST TIME AND DATE FOR ACCEPTANCE AND PAYMENT

This RSF is valid for acceptance until 5.00 p.m. on Wednesday, 14 April 2021.

If acceptance of and payment for the Provisional Allotments is not received by the Share Registrar by 5.00 p.m. on Wednesday, 14 April 2021, such Provisional Allotments to you will be deemed to have been declined and will be cancelled. Proof of time of postage will not constitute proof of time of receipt by the Share Registrar. The Board will then have the right to allot such Rights Shares with Warrants C not taken up to applicants who have applied for excess Rights Shares with Warrants C in the manners set out in note (IV) below.

FULL ACCEPTANCE OF THE RIGHTS SHARES WITH WARRANTS C

If you and/or your renouncee(s)/transferee(s) (if applicable) wish to accept your entitlement to the Provisional Allotments, please complete Part I(A) and Part II of this RSF in accordance with the notes and instruction provided herein and return this RSF, together with the appropriate remittance made in RM for the full amount in the form of Banker's Draft(s), Cashier's Order(s), Money Order(s) or Postal Order(s) drawn on a bank or post office in Malaysia and must be made out in favour of "VCB RIGHTS ISSUE ACCOUNT" and crossed "A/C PAYEE ONLY" and endorsed on the reverse side with your name in block letters and CDS account number, for the full amount payable for the Rights Shares with Warrants C accepted, so as to be received by the Share Registrar by ORDINARY POST, DELIVERY BY HAND and/or COURIER as detailed below, by 5.00 p.m. on Wednesday, 14 April 2021. Cheques or any other mode of payments are not acceptable.

Tricor Investor & Issuing House Services Sdn Bhd Unit 32-01, Level 32, Tower A Vertical Business Suite

59200 Kuala Lumpur Telephone No.: 03-2783 9299 Facsimile No.: 03-2783 9222

Tricor Customer Service CentreUnit G-3, Ground Floor
Vertical Podium, Avenue 3, Bangsar South No. 8, Jalan Kerinchi 59200 Kuala Lumpur Avenue 3, Bangsar South No. 8, Jalan Kerinchi

or alternatively at

The remittance must be made in the exact amount payable for the Rights Shares with Warrants C accepted. Application accompanied by payments other than in the manners stated above or with excess or insufficient remittances may or may not be accepted at the absolute discretion of the Board. No acknowledgement of receipt of this RSF or application monies will be issued. However, if your application is successful, a notice of allotment or electronic notice of allotment will be despatched or sent to you and/or your renouncee(s)/transferee(s) (if applicable) by ordinary post to the postal address or by electronic mail to the email address stated in the Record of Depositors provided by Bursa Depository within 8 market days from the last date for acceptance and payment for the Rights Shares with Warrants C or such other period as may be prescribed by Bursa Securities.

In respect of unsuccessful or partially accepted applications, the full amount or the balance of application monies, as the case may be, will be refunded without interest. The refund will be credited directly into your bank account if you have provided such bank account information to Bursa Depository for the purposes of cash dividend/distribution. If you have not provided such bank account information to Bursa Depository, the refund will be by issuance of cheque and shall be despatched to you by ordinary post to the address as shown on the Record of Depositors at your own risk within 15 market days from the last day of acceptance and payment.

PART ACCEPTANCE OF THE RIGHTS SHARES WITH WARRANTS C

If you and/or your renouncee(s)/transferee(s) (if applicable) wish to accept part of your Provisional Allotments, please complete both Part I(A) and Part II of this RSF by specifying the number of Rights Shares with Warrants C which you are accepting and deliver the completed and signed RSF together with the relevant payment to the Share Registrar by 5.00 p.m. on Wednesday, 14 April 2021, being the last time and date for acceptance and payment.

APPLICATION FOR EXCESS RIGHTS SHARES WITH WARRANTS C

APPLICATION FOR EXCESS RIGHTS SHARES WITH WARRANTS C

If you and/or your renouncee(s)/transferee(s) (if applicable) wish to apply for excess Rights Shares with Warrants C in addition to those provisionally allotted to you, please complete Part ((B)) of this RSF (in addition to Part I(A) and Part II) and forward it (together with a separate remittance made in RM for the full amount payable in respect of the excess Rights Shares with Warrants C applied for) to the Share Registrar. Payment for the excess Rights Shares with Warrants C applied for should be made in the same manners described in note (II) above, with remittance in the form of Banker's Draft(s), Cashier's Order(s), Money Order(s) or Postal Order(s) drawn on a bank or post office in Malaysia and made payable to "VCB EXCESS RIGHTS ISSUE ACCOUNT" and crossed "A/C PAYEE ONLY" and endorsed on the reverse side with your name in block letters and CDS account number to be received by the Share Registrar not later than 5.00 p.m. on Wednesday, 14 April 2021, being the last time and date for application and payment for excess Rights Shares with Warrants C. No acknowledgement of receipt of this RSF or excess application monies will be issued. However, if your excess application is successful, a notice of allotment or notice of allotment or orient to you and/or your renouncee(s)/fransferee(s) (if applicable) by ordinary post to the postal address or by electronic mail to the email address stated in the Record of Depositors provided by Bursa Depository within 8 market days from the last date for acceptance and payment for the excess Rights Shares with Warrants C or such other period as may be prescribed by Bursa Securities.

In respect of unsuccessful or partially successful excess Rights Shares with Warrants C applications, the full amount or the balance of application monies (as the case may be) will be refunded without interest. The refund will be credited directly into your bank account information to Bursa Depository for the purposes of cash dividend/distribution. If you have provided such bank account information to Bursa Depository for the purposes of cash dividend/distribution. If you have not provided such bank account information to Bursa Depository, the refund will be by issuance of cheque and shall be despatched to you by ordinary post to the address as shown on the Record of Depositors at your own risk within 15 market days from the last day of acceptance and payment. It is the intention of the Board to allot the excess Rights Shares with Warrants C on a fair and equitable basis and in the following priority:

- firstly, to minimise the incidence of odd lots:
- insty, to minimise the incidence of odd lots; secondly, for allocation to the entitled shareholders who have applied for excess Rights Shares with Warrants C, on a pro-rata basis and in board lots, calculated based on their respective shareholdings in Vortex as at the entitlement date; thirdly, for allocation to the entitled shareholders who have applied for excess Rights Shares with Warrants C, on a pro-rata basis and in board lots, calculated based on the quantum of their respective applications for excess Rights Shares with Warrants C; and lastly, for allocation to renounce(s)/transfere(s) (if applicable) who has/have applied for the excess Rights Shares with Warrants C, on a pro-rata basis and in board lots, calculated based on the quantum of their respective applications for excess Rights Shares with Warrants C.
- (iii)

If there is any remaining excess Rights Shares with Warrants C after steps (i) to (iv) have been carried out, steps (ii) to (iv) will be repeated until all remaining excess Rights Shares with Warrants C have been allocated.

Nevertheless, the Board reserves the right to allot any excess Rights Shares with Warrants C applied for under Part I(B) of this RSF in such manner as it deems fit and expedient and in the best interest of the Company, subject always to such allocation being made on a fair and equitable basis and that the intention of the Board as sets out in (i), (ii), (iii) and (iv) above are achieved. The Board also reserves the right to accept any excess Rights Shares with Warrants C application, in full or in part, without assigning any reason.

SALE/TRANSFER OF THE PROVISIONAL ALLOTMENTS

If you wish to sell/transfer all or part of your entitlement to the Provisional Allotments to 1 or more person(s), you may do so immediately through your stockbroker without first having to request the Company for a split of the Provisional Allotments standing to the credit of your CDS account. To sell/transfer all or part of your entitlement to the Provisional Allotments, you may sell such entitlement to Provisional Allotments in the open market of Bursa Securities or transfer such entitlement to the Provisional Allotments to such person(s) as may be allowed pursuant to the Rules of Bursa Depository.

In selling/transferring all or part of your entitlement to the Provisional Allotments, you and/or your renouncee(s)/transferee(s) (if applicable) need not deliver any document, including this RSF, to any stockbroker. However, you must ensure that you have sufficient Provisional Allotments standing to the credit of your CDS account that are available for settlement of the sale/transfer.

The purchaser(s)/renouncee(s)/transferee(s) can obtain a copy of this RSF for the acceptance of his/her/their rights from his/her/their stockbroker, at the Registered Office of the Company, the Share Registrar's office or Bursa Securities' website at http://www.bursamalaysia.com.

If you have sold or transferred only part of your entitlement to the Provisional Allotments, you may still accept the balance of your Provisional Allotments by completing Part I(A) and Part II of this RSF.

GENERAL INSTRUCTIONS

- All applicants must sign on the front page of this RSF. All corporate bodies must affix their Common Seals.
 Rights Shares with Warrants C subscribed by the shareholders and/or their renouncee(s)/transferee(s) (if applicable) will be credited into their respective CDS accounts as stated on the NPA as shown in Bursa Depository's Record of Depositors.

 Any interest or other benefit accruing on or arising from or in connection with any application monies shall be for the benefit of the Company and the Company shall not be under any obligation to account for such interest or other benefit to you.

 The contract arising from the acceptance of the Provisional Allotments by you shall be governed by and construed in accordance with the laws of Malaysia, and you shall be deemed to have irrevocably and unconditionally submitted to the exclusive jurisdiction of the courts of Malaysia in respect of any matter in connection with this RSF and the contract.

 The Company reserves the right to accept or reject any acceptance and/or application if the instructions hereinabove stated are not strictly adhered to.

 Malaysian Revenue Stamp (NOT POSTAGE STAMP) of Ringgit Malaysia Ten (RM10.00) must be affixed on this RSF.

 Entitled shareholders and/or their renouncee(s)/transferee(s) (if applicable) should note that this RSF and remittances so lodged with the Share Registrar for the Rights Issue will be irrevocable and cannot be subsequently withdrawn.
- (c)

E-SUBSCRIPTION VIA TIIH ONLINE

e-Subscription is available to the entitled shareholders who are registered users of TIIH Online. You are no longer required to complete and lodge the physical RSF to the Share Registrar's office for the Rights Issue, if you have successfully lodged the electronic RSF on the acceptance for the Rights Shares with Warrants C provisionally allotted and the application for excess Rights Shares with Warrants C by way of e-Subscription. Please refer to Section 9 of the AP for further details on instruction on acceptance, payment, sale/transfer and excess application for the Rights Issue by way of RSF and