17. ADDITIONAL INFORMATION

17.1 SHARE CAPITAL

- (i) No shares will be allotted on the basis of this Prospectus later than twelve (12) months after the date of issue of this Prospectus.
- (ii) There are no founder, management or deferred shares in the Company.
- (iii) A Director is not required to hold any qualification share in the Company.
- (iv) There is only one class of shares in the Company, namely ordinary shares of RM0.10 each, all of which rank *pari passu* with one another.
- (v) Save as disclosed in Section 6.2, 6.3 and 6.5 of this Prospectus, no shares or debentures of the Company or its subsidiaries have been issued or been agreed to be issued, or is proposed to be issued as fully or partly paid-up, in cash or otherwise, within the two (2) years immediately preceding the date of this Prospectus.
- (vi) Other than the 3,000,000 Public Issue Shares offered to the eligible employees of the FTSHB Group, ESOS and Employee Reward Scheme as disclosed in Section 3.5(ii), Section 6.3.4, and Section 6.3.5 respectively in this Prospectus:
 - no person or employee of the Group has been offered or is entitled to be given an option to purchase or subscribe for any shares or debenture of the Company or its subsidiary; and
 - (b) there is no other scheme involving the employees of the Group in the shares of the Company or its subsidiary.

17.2 ARTICLES OF ASSOCIATION

The provision in the Articles of Association of the Company (The words and expressions appearing in the following provisions shall bear the same meanings used in the Company's Articles of Association), the Bursa Securities LR, the Act and the Rules of Bursa Depository in respect of the arrangements for transfer of securities and restrictions on their free transferability are as follows: -

17.2.1 Transfer of Securities and Transmission of Securities

The provisions in the Company's Articles of Association in respect of the arrangements for transfer of the securities and restrictions on their free transferability are as follows: -

(i) Articles of Association of the Company

Articles 29 - Transfer of securities

The transfer of any Listed Securities or class of Listed Securities of the Company shall be by way of book entry by the Bursa Depository in accordance with the rules and notwithstanding sections 103 and 104 of the Act, but subject to section 107C(2) of the Act and any exemption that may be made from compliance with section 107C(1) of the Act, the Company shall be precluded from registering and effecting any transfer of such Listed Securities.

Articles 30 - No restriction on transfer of fully paid shares

Subject to the provisions of the Central Depositories, Act and the Rules, there shall be no restriction on the transfer of fully paid shares except where required by law.

Articles 31 (1) - Bursa Depository's discretion to refuse to effect transfer

The Bursa Depository may, in its absolute discretion, refuse to effect any transfer of a share that is a deposited security which does not comply with the Central Depositories Act, the Listing Requirements and the Rules.

Articles 31 (2) - No transfer to minor etc

Shares may be registered in the name of an incorporated company or other corporate body but not in the name of a minor or a person unsound mind or who is insolvent or in the name of any firm or partnership.

Articles 32 - Non-liability of Company Directors and Officers in respect of transfer

Subject to the provisions of the Act, the Central Depositories Act and the Rules, neither the Company nor its Directors nor any of its officers shall incur any liability for registering or acting upon a transfer of shares registered by the Bursa Depository, although the same may, by reason of any fraud or other cause not known to the Company or its Directors or other officers be legally in-operative or insufficient to pass the property in the shares proposed or professed to be transferred, and although the transfer may, as between the transferor and transferee, be liable to be set aside, and notwithstanding that the Company may have notice that such instrument of transfer was signed or executed and delivered by the transferor in blank as to the name of the transferee or the particulars of the shares transferred, or otherwise in defective manner.

Articles 33 - Suspension of registration

The registration of transfer may be suspended at such times and such period as the Director may from time to time determine not exceeding in the whole thirty (30) days in any year. The Company shall give the Bursa Securities prior written notice and publication in a daily newspaper circulating in Malaysia of the period of the intended suspension or closure and the purposes thereof, which notice shall be for such number of days as may be prescribed by the Bursa Securities. In relation to such closure the Company shall give notice, in accordance with the Rules, to the Bursa Depository to prepare the appropriate Record of Depositors.

Articles 34 - Renunciation

Nothing in these Articles contained shall preclude the Board from recognising the renunciation of any share by the allottee thereof in favour of some other person.

Articles 35 - Disclosure of nature of interest

The Company is empowered to require any member or transferee prior to registration of transfer, to furnish the nature of his shareholding and may also require a trustee or nominee to provide such particulars to enable the Company to identify the beneficial owners and the nature of their interest.

Transmission Of Shares

Articles 36 - Persons recognised on death of shareholders

Subject to the provisions of the Act, the Central Depositories Act and the Rules, in the case of the death of a member, the legal personal representatives of the deceased shall be the only persons recognised by the Company as having any title to his interest in the shares.

Articles 37 - Right to be registered as member or to make transfer

Any person becoming entitled to a share in consequence to the death or bankruptcy of any Member may, upon such evidence of his title being produced as may from time to time be required by the Board (but subject to the provisions hereinafter contained) elect either to be registered himself as a Member in respect of the share or to have some person nominated by him registered as transferee thereof PROVIDED ALWAYS that where the share is a Deposited Security, subject to the Rules, a transfer or withdrawal of the share may be carried out by the person so becoming entitled.

Articles 38 - Right to be registered as member how effected

If a person so becoming entitled shall elect to be registered himself, he shall deliver or send to the Company a notice in writing signed by him stating that he so elects, PROVIDED that where the share is a Deposited Security and the person becoming so entitled elects to have the share transferred to him, the aforesaid notice must be served by him on the Bursa Depository. If he shall elect to have another person registered he shall testify his election by executing to that person a transfer of the share or such other instrument as the Bursa Depository may require. All the limitations, restrictions and provisions of these Articles relating to the rights to transfer and the registration of transfers of shares, the Central Depositories Act and the Rules shall be applicable to any such notice or transfer as aforesaid as if the death or bankruptcy of the Member had not occurred and the notice or transfer were a transfer signed by that Member.

Articles 39 - Person entitled may receive dividends without being registered as member but may not vote

Subject to the provisions of the Act, the Central Depositories Act and the Rules, a person entitled to a prescribed security in consequence of the death or bankruptcy of a Member shall upon the production of such evidence as may from time to time be properly required by the Directors in that behalf be entitled to receive and may give a discharge for all dividends and other moneys payable in respect of the prescribed security, but he shall not be entitled to receive notice of or to attend or vote at any meeting, or, save as aforesaid, to exercise any of the rights and privileges of a Member, unless and until he shall have become a Member in respect of the prescribed security. Provided that the Board may at any time give notice requiring any such person to elect either to be registered himself or to transfer the prescribed security, and if the notice is not complied with within ninety (90) days the Board may thereafter withhold payment of all dividends, or other moneys payable in respect of the prescribed security until the requirements of the notice have been complied with.

Articles 40 - Transmission of securities from Foreign Register

- (1) Where:-
 - the securities of the Company are listed on an Approved Market Place; and
 - (b) the Company is exempted from compliance with Section 14 of the Central Depositories Act under the Rules in respect of such securities.

the Company shall, upon request of a securities holder, permit a transmission of securities held by such securities holder from the register of holders maintained by the Registrar of the Company in the jurisdiction of the Approved Market Place (hereinafter referred to as "the Foreign Register") to the register of holders maintained by the Registrar of the Company in Malaysia (hereinafter referred to as "the Malaysian Register") provided that there shall be no change in the ownership of such securities.

(2) For the avoidance of doubt, notwithstanding that the Company fulfils the requirements of subparagraphs (1)(a) and (b) above, the Company shall not allow any transmission of securities from the Malaysian Register into the Foreign Register.

(ii) Companies Act, 1965

The provisions within the Companies Act, 1965 on the transferability of securities are as follows: -

Section 103 - Instrument of Transfer

- (1) Notwithstanding anything in its articles a company shall not register a transfer of shares or debentures unless a proper instrument of transfer in the prescribed form has been delivered to the company, but this subsection shall not prejudice any power to register as a shareholder or debenture holder any person to whom the right to any shares in or debentures of the company has been transmitted by operation of law.
- (1A) Nothing in this section shall be construed as affecting the validity of any instrument which would be effective to transfer shares or debentures apart from this section; and any instrument purporting to be made in any form which was common or usual in use, or in any other form authorised or required for that purpose apart from this section before the commencement of this Act, shall be sufficient, whether or not it is completed in accordance with the prescribed form, if it complies with the requirements as to execution and contents which apply to a transfer.

Provided that a company shall be precluded from registering a transfer of shares or debentures, the title of which is evidenced by a certificate that is issued on or after the date of coming into operation of this subsection unless a proper instrument of transfer in the prescribed form has been delivered to the company.

Section 107C - Transfer of Securities is by way of book entry

- (1) On or after the coming into operation of this section, the transfer of any securities or class of securities of a company whose securities or any class of whose securities have been deposited with a Bursa Depository shall be by way of book entry by the Bursa Depository in accordance with the rules of the Bursa Depository and, notwithstanding Sections 103 and 104, such company shall be precluded from registering and effecting any transfer of securities.
- (2) Subsection (1) shall not apply to a transfer of securities to a Bursa Depository or its nominees company.

(iii) Rules of the Bursa Depository

The rules within Bursa Depository on the transferability of securities are as follows:-

Rule 8.01 (2) - Rejection of transfer

The Bursa Depository may, in its absolute discretion, reject a transfer request made by a depositor thereunder, where the reason for the said transfer does not fall within any of the approved reasons stipulated under Rule 8.03(1)(c).

Rule 8.05A - Transfer from the principal or nominee account

Transfers made by the authorised depository agent from the agent's principal or nominee account shall be subject to the Rules in this Chapter.

Rule 9.03(2) - Documents to lodge

It shall be the responsibility of the authorised depository agent, in processing the transfer between two securities accounts belonging to different depositors (hereinafter the transfer is referred to as "the interaccount transfer"), to check and ensure the completeness, accuracy and/or genuineness of the documents lodged as follows: -

- the prescribed Form FTF010 (request for ordinary transfer of securities form) or Form FTF015 (request for express transfer of securities form) fully and properly completed in triplicate;
- (b) the Transferring Depositor has executed the Transferor portion on the said form duly witnessed by another person (other than the depositor's spouse);
- (c) the Transferring Depositor has stated his reason for the transfer and that the reason is or are amongst any of the approved reasons as stated herein below:-
 - transmission and transfer of securities arising from the provisions of any written law or an order of court of competent jurisdiction;
 - (ii) rectification of errors;
 - (iii) pledge, charge or mortgage;
 - (iv) mandatory offer pursuant to the provisions of the Malaysian Code On Takeover and Mergers 1987;
 - (v) any other circumstances as deemed fit by the Bursa Depository after consultation with the Securities Commission;
- (d) documents to support the reason for the transfer; and
- (e) such other accompanying documents duly processed in such manner as the Bursa Depository may from time to time determine in its Procedures Manual.

(iv) Listing Requirements

The provisions of the Listing Requirements on the transferability of securities are as follows: -

Clause 7.13 - Transfers of securities

The transfer of any securities or class of securities of the company, shall be by way of book entry by the Bursa Depository in accordance with the Rules of the Bursa Depository and, notwithstanding Sections 103 and 104 of the Companies Act, 1965, but subject to subsection 107C(2) of the Companies Act, 1965 and any exemption that may be made from compliance with subsection 107C(1) of the Companies Act, 1965, the company shall be precluded from registering and effecting any transfer of securities.

Clause 7.14—Transmission of securities from Foreign Register

- Where: -
 - (a) the securities of a company are listed on an Approved Market Place; and
 - (b) such company is exempted from compliance with Section 14 of the Securities Industry (Central Depositories) Act, 1991 or Section 29 of the Securities Industry (Central Depositories) (Amendment) Act, 1998, as the case may be, under the Rules of the Bursa Depository in respect of such securities,

such company shall, upon request of a securities holder, permit a transmission of securities held by such securities holder from the register of holders maintained by the registrar of the company in the jurisdiction of the Approved Market Place (hereinafter referred to as "the Foreign Register"), to the register of holders maintained by the registrar of the company in Malaysia (hereinafter referred to as "the Malaysian Register") provided that there shall be no change in the ownership of such securities.

(2) For the avoidance of doubt, no company which fulfils the requirements of subparagraphs (1)(a) and (b) above shall allow any transmission of securities from the Malaysian Register into the Foreign Register.

17.2.2 Remuneration of Directors

The provisions of the Company's Articles of Association dealing with the remuneration of the Directors are as follows:

Articles 90 - Remuneration of Directors

The remuneration of the Directors shall be a fixed sum which shall from time to time be determined by the Company in General Meeting and such remuneration shall be divided amongst the Directors as they shall determine or failing agreement equally. The Directors shall also be paid such travelling, hotel or other expenses as may reasonably be incurred by them in the execution of their duties including such expenses incurred in connection with their attendance at meetings of Directors. If by arrangement with the other Directors any Director shall perform or render any duties or services outside his ordinary duties as a Director, the Directors may pay him special remuneration in a lump sum in addition to his ordinary remuneration. Fees payable to Directors shall not be increased except pursuant to a resolution passed at a General Meeting, where notice of the proposed increase has been given in the notice convening the meeting. The remuneration to executive Directors, may however, include such percentage of profits as the Directors may determine but shall not in any circumstances include a commission on or percentage of turnover. Non-executive Directors shall be paid by way of a fixed sum and shall not, in any event be remunerated by a commission on or percentage of profits or turnover.

Articles 92 - Alternate Director

(1)Any Director may from time to time appoint any person who is approved by the majority of the Directors at a Board's meeting to be an alternate or substitute Director. The appointee while he holds office as an alternate or substitute Director, shall be entitled to notice of meetings of the Directors and to attend and vote thereat as a Director and generally in the absence of his appointor to perform all the functions of his appointor as a Director. An alternate Director shall be an officer of the Company and shall be responsible to the Company for his own acts and defaults. An alternate Director shall receive his remuneration from the Director appointing him and not from the Company unless the Company be instructed in writing by the Director to pay any portion of his remuneration to such alternate. Any appointment so made may be revoked at any time by the appointer or by the majority of the other Directors at a Board's meeting. Any appointment or revocation under this Articles shall be effected by notice in writing to be delivered at the Office of the Company. An alternate or substitute Director shall ipso facto and immediately vacate his office if the Director who appointed him ceases to be a Director.

Articles 94 - Director may act himself or by his firm in professional capacity

Any Director may act by himself or his firm in a professional capacity for the Company, and he or his firm shall be entitled to remuneration for professional services as if he were not a Director, providing that nothing herein contained shall authorise a Director or his firm to act as auditor of the Company.

Articles 97 - Remuneration of Managing Director

The remuneration of a Managing Director and Deputy Managing Director, if any, shall from time to time be fixed by the Board and may be by way of salary or commission or participation in profits or otherwise or by any or all of these modes, but shall not be by commission on or percentage of turnover.

17.2.3 Voting and Borrowing Powers of Directors

The provisions in the Company's Articles of Association ("Articles") dealing with voting powers of the Directors in relation to proposals, arrangements or contracts in which they are interested in and their borrowing powers exercisable by them and how such borrowing powers can be varied are as follows: -

Articles 93 - Director contract with other companies

No Director shall be disqualified by his office from holding any office or place of profit under the Company or under any company in which the Company shall be a shareholder or otherwise interested or from contracting with the Company either as vendor, purchaser, or otherwise, nor shall any such contract or any contract or arrangement entered into by or on behalf of the Company in which any Director shall be in any way interested be avoided, nor shall any Director be liable to account to the Company for any profit arising from any such office or place of profits or realised by any such contract or arrangement by reason only of such Director holding that office or of the fiduciary relations thereby established but it is declared that the nature of his interests must be disclosed by him at the meeting of the Directors at which the contract or arrangement is first taken into consideration if his interest then exists, or in any other case at the first meeting of the Directors after the acquisition of his interests. If a Director becomes interested in a contract or arrangement after it is made or entered into the disclosure of his interest shall be made at the first meeting of the Directors held after he becomes so interested. No Director shall vote on any contract or proposed contract or arrangement in which he has directly or indirectly a personal interest or on any matter arising thereon and if he votes, his vote shall not be counted. Provided always that a Director may vote on any loan of money he may make to the Company and on any security to be given by the Company to him for any such loan and on any contract or indemnity to himself against any loss he may suffer by reason of becoming or being a surety for the Company and on any contract in which he is only interested by reason of being a member of any Company which is a party to or interested in such contract. Provided further that this prohibition may be suspended or relaxed to any extent by an Ordinary Resolution in a General Meeting,

Articles 94 - Director may act himself or by his firm in professional capacity

Any Director may act by himself or his firm in a professional capacity for the Company, and he or his firm shall be entitled to remuneration for professional services as if he were not a Director, providing that nothing herein contained shall authorise a Director or his firm to act as auditor of the Company.

Articles 95 - General notice satisfied

A general notice that a Director is a member or a director of any specified firm or company, and is to be regarded as interested in all transactions with that firm or company, shall be a sufficient disclosure under this Articles as regards such Director and the said transactions, and after such general notice it shall not be necessary for such Director to give a special notice relating to any particular transaction with that firm or company provided such notice is given at a meeting of the Directors or brought up and read at the next meeting of Directors after it is given.

Articles 99 - Business of Company to be managed by Directors

The business of the Company shall be managed by the Directors who may pay all such expenses of and preliminary and incidental to the promotion, formation, establishment and registration of the Company as they think fit, and may exercise all such powers of the Company and do on behalf of the Company all such acts as may be exercised and done by the Company, and as are not by law or by these Articles required to be exercised or done by the Company in General Meeting, but the exercise of all such powers shall be subject to and in accordance with the provisions of any law in that behalf and of these Articles and shall also be subject to and in accordance with any regulations or provisions made by the Company in General Meeting. Provided that no regulation so passed shall invalidate any prior act of the Director which would have been valid if such regulation had not been made.

Articles 100 - Power to appoint attorneys

The Directors may from time to time by power of attorney appoint any corporation, firm, or person or body of persons, whether nominated directly or indirectly by the Directors, to be the attorney or attorneys of the Company for such purposes and with such powers, authorities, and discretions (not exceeding those vested in or exercisable by the Directors under these regulations) and for such period and subject to such conditions as they may think fit, and any such powers of attorney may contain such provisions for the protection and convenience of persons dealing with any such attorney as the Directors may think fit and may also authorise any such attorney to delegate all or any of the powers, authorities, and discretions vested in him.

Articles 101 - Disposal of undertaking

The Directors shall not carry into effect any proposal or execute any transaction for:-

- (a) the acquisition of an undertaking or property of a substantial value; or
- the disposal of a substantial portion of the Company's undertaking or property,

unless the proposal or transaction has been approved by the Company in General Meeting.

Articles 102 - Power to have a seal for use abroad

The company may exercise the powers conferred by the Act with regard to having an official seal for use abroad, and such powers shall be vested in the Directors.

Articles 111 - Directors' meetings and quorum

The Directors may meet together for the despatch of business, adjourn and otherwise regulate the meeting as they think fit and determine the quorum necessary for the transaction of business. Questions arising at any meeting shall be decided by a majority of votes. In case of an equality of votes, the Chairman of the General Meeting shall have a second or casting vote PROVIDED always that where two (2) directors form a quorum, the Chairman of a General Meeting at which only such a quorum is present, or at which only two (2) Directors are competent to vote on the question at issue shall not have a casting vote. Two (2) Directors acting jointly may and the Secretary on the requisition of a Director shall at any time summon a meeting of Directors. It shall not be necessary to give notice of a meeting of Directors to any Director for the time being absent from Malaysia and Singapore.

Articles 113 - Authority of one Director to vote for absent Director

A Director who has not appointed an alternate Director may authorise any other Director to vote for him at any meeting or meetings at which he is not present and in that event the Directors so authorised shall have a vote for each Director by whom he is so authorised in addition to his own vote. Every such consent and authority shall be in writing or by cable, radiogram, or telegram which shall be produced at the meeting or meetings at which the same is to be used and be left with the Secretary for filing.

Articles 117 - Directors may delegate powers to committee

The Directors may delegate any of their powers to a Committee/(s) consisting of such members of their body as they may think fit. Any committee so formed shall in the exercise of the powers so delegated conform to any regulations that may be imposed on it by the Board.

Articles 119 - Validity of acts of Directors and committee

All acts bona fide done at any meeting of the Directors, or of a Committee of Directors, or by any person acting as a Director, shall notwithstanding that it shall afterwards be discovered that there was some defect in the appointment of such Directors or person acting as aforesaid, or that they or any of them were disqualified, be as valid as if every such person had been duly appointed and was qualified to be a Director.

Articles 120 - Power to borrow

The Directors may exercise all the powers of the Company to borrow money, and to mortgage or charge the Company or its subsidiaries' undertaking, property and uncalled capital, or any part thereto, and to issue debentures, debenture stock and other securities whether outright or as security for any debt liability or obligation of the Company or of its related corporations only.

Articles 121 - Conditions on which money may be borrowed

The Directors shall not borrow any money or mortgage or charge any of the Company's or the subsidiaries' undertaking, property, or any uncalled capital, or to issue debentures and other securities whether outright or as security for any debt, liability or obligation of an unrelated third party.

Articles 122 - Securities may be assignable free from equities

Debentures, debenture stock or other securities may be made assignable free from any equities between the Company and the person to whom the same may be issued.

Articles 123 - Issue at discount etc or with special privileges

Subject to the provisions of the Act, any debentures, debenture stock, bonds or other securities may be issued at a discount, premium or otherwise and with any special privileges as to redemption, surrender, drawings, allotment of shares, attending and voting at General Meetings of the Company, appointment of Directors and otherwise.

Articles 125 - Power of Directors to indemnify out of Company assets

If the Directors or any of them, or any other persons shall become personally liable for the payment of any sum primarily due from the Company, the Directors may execute or cause to be executed any mortgage, charge or security over or affecting the whole or any part of the assets of the Company by way of indemnify to secure the Directors or persons so becoming liable as aforesaid from any loss in respect of such liability.

17.2.4 Changes in Share Capital and Variation of Class Rights

The provisions in the Articles of Association of the Company as to changes in share capital and variation of class rights, which are no less stringent than those required by law, are as follows: -

Articles 45 - Company may increase its capital

The Company may from time to time by Ordinary Resolution passed at a General Meeting of the Company, whether all the shares for the time being authorised shall have been issued or all the shares for the time being issued shall have been fully called up or not, increase its capital by the creation and issue of new shares, such aggregate increase to be of such amount and to be divided into shares of such respective amounts as the Company in such General Meeting directs and the Company may in such General Meeting direct that new shares or any of them may have such preference or priority over the then existing shares of the Company and that such right privileges be different from those of such existing shares as they may think fit, PROVIDED ALWAYS that the total nominal value of the issued preference shares, if any, shall not exceed the total nominal value of the issued ordinary shares at any time.

Articles 46 (1) - Offer of new securities to existing members

Subject to any direction to the contrary that may be given by the Company in general meeting, all new shares or other convertible securities shall, before issue, be offered to such persons as at the date of the offer are entitled to receive notices from the Company of general meetings in proportion as nearly as the circumstances admit, to the amount of the existing shares or securities to which they are entitled. The offer shall be made by notice specifying the number of shares or securities offered, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and, after the expiration of that time, or on the receipt of an intimation from the person to whom the offer is made that he declines to accept the shares or securities offered, the Directors may dispose of those shares or securities in such manner as they think most beneficial to the Company. The Directors may likewise also dispose of any new share or security which (by reason of the ratio which the new shares or securities bear to shares or securities held by persons entitled to an offer of new shares or securities) cannot, in the opinion of the Directors, be conveniently offered under this Article.

Articles 46 (2) - Approval of shareholders in General Meeting

Subject to the provisions of the Act, the Central Depositories Act, the Listing Requirements and the Rules and notwithstanding the existence of a resolution pursuant to section 132D of the Act, the Company must ensure that it shall not issue any ordinary shares or securities with rights of conversion to ordinary shares if the nominal value of those shares or securities, when aggregated with the nominal value of any such shares or securities issued during the preceding twelve (12) months, exceeds ten per cent (10%) of the nominal value of the issued ordinary shares at the commencement of the said period of twelve (12) months, except where the shares or securities are issued with the prior approval of the ordinary shareholders in General Meeting of the precise terms and conditions of the issue.

Articles 47 - New shares subject to same provisions as original shares

Subject to any directions that may be given in accordance with the power contained in the Memorandum of Association or these Articles any capital raised by the creation of new shares shall be considered as part of the original and as consisting of ordinary shares, and shall be subject to the same provisions with reference to the payment of calls, transfer, transmission, forfeiture, lien and otherwise as if it has been part of the original capital.

Articles 48 - New issue of securities

All new issue of securities (which are prescribed securities) shall be made by way of crediting the securities account of the allottees with such securities save and except where it is specifically exempted from compliance with Section 38 of the Central Depositories Act. The Company shall notify the Bursa Depository of the names of the allottees together with all such particulars as may be required by the Bursa Depository to enable the Bursa Depository to make the appropriate entries in the securities accounts of such allotees.

Articles 49 - Compliance with regulations for allotment of prescribed securities

The Company shall duly observe and comply with the provisions of the Act, the Central Depositories Act, the Listing Requirements and the Rules from time to time prescribed by the Exchange, applicable to any allotment of prescribed securities. Subject to the provisions as aforesaid, the Company must allot and/or issue prescribed securities and despatch notices of allotment to the allottees subject to the respective new issue of prescribed securities of the final applications closing date for an issue of prescribed securities, or such other period as may be prescribed by the Bursa Securities.

Articles 50 - Modification of class rights

- (1) If at any time the share capital is divided into different classes of shares, the rights—attached to any class (unless otherwise provided by the terms of issue of the shares of that class) may whether or not the Company is being wound up, be varied or abrogated with the sanction of a Special Resolution passed at a separate General Meeting of the holders of the shares of the class. To every such separate General Meeting the provisions of these Articles relating to General Meetings shall mutatis mutandis apply, but so that the necessary quorum shall be two (2) persons at least holding or representing by proxy one-third (1/3) of the issued shares of the class and that any holder of shares of the class present in person or by proxy may demand a poll. To every such Special Resolution the provisions of Section 152 of the Act shall with such adaptation as are necessary apply.
- (2) Provided always that the repayment of preference capital other than redeemable preference capital or any other alteration of preference shareholders' rights may only be made pursuant to a special resolution of the preference shareholders concerned PROVIDED ALWAYS that, where the necessary majority for such a Special Resolution is not obtained at the General Meeting, consent in writing if obtained from the holders of three-fourths (3/4) of the preference capital concerned within two (2) months of the General Meeting, shall be as valid and effectual as a special Resolution carried at the General Meeting.
- (3) The rights conferred upon the holders of the shares of any class issued with preferred or other rights shall not, unless otherwise expressly provided by the terms of issue of the shares of that class, be deemed to be varied by the creation or issue of further shares ranking as regards to participation in the profits or assets of the Company in some or in all respect pari passu therewith.

Articles 51- Issue of shares

Without prejudice to any rights or privileges for the time being conferred on the holders of any existing shares or class of shares, any shares in the present capital of the Company and any new shares may be issued with such preferred, deferred or other rights or such restrictions, whether in regard to dividend, return of capital, voting or otherwise as the Company may from time to time by Special Resolution determine. Any share may be issued on the terms that it is, or at the option of the Company or the holder of the share is to be liable, to deemed on such terms and in such manner as the Company may in accordance with the provisions of the Act prescribe.

Articles 52 - Company may alter its capital in certain ways

Subject to the Provisions of the Act, the Company may by Ordinary Resolution:-

- (a) cancel any shares which, at the date of the passing of the resolution have not been taken or agreed to be taken by any person and diminish the amount of its share capital by the amount of the shares so cancelled; or
- (b) consolidate and divide any of its existing shares into shares of larger amount; upon any consolidation of fully paid-up shares into shares of larger amount, the Board may as between the holders of shares to be consolidated determine which particular shares are to be consolidated into each consolidated share, and if it shall happen that any member shall become entitled to fractions of a consolidated share or shares, such fractions may be sold by some person appointed by the Board for that purpose and the person so appointed shall stand authorised to transfer the shares so sold to the purchaser thereof and the validity of such transfer shall not be questioned. The net proceeds of such sale shall be distributed among the members who would otherwise be entitled to a fraction or fractions of a consolidated share or shares rateably in accordance with their rights and interests; or
- (c) sub-divide any of its existing shares into shares of smaller amount and so that the resolution whereby any share is sub-divided may determine that, as between the holders of the shares resulting from such sub-division, one or more of such shares may have such preferred, deferred or other special rights or be subject to any such restrictions, compared with the other share or shares, as the Company has power to attach to new shares;

and may by Special Resolution:-

(d) reduce its share capital and any capital redemption reserve fund and any share premium account in any manner authorised by the Act.

17.3 DIRECTORS AND SUBSTANTIAL SHAREHOLDERS

- The names, addresses and occupations of the Directors are set out in Section 1 of this Prospectus.
- (ii) A Director is not required to hold any qualification share in the Company unless otherwise so fixed by the Company at general meeting.
- (iii) Details on the direct and indirect interest of substantial shareholders (holding 5% or more of the issued and paid-up share capital) of FTSHB before and after the Public Issue and assuming full exercise of ESOS Options are set out in Section 9.1 of this Prospectus.
- (iv) Details on the direct and indirect interests of the Directors in the shares of the FTSHB Group before and after the Public Issue and assuming full exercise of ESOS Options are set out in Section 9.1 of this Prospectus.
- (v) None of the Directors or substantial shareholders of the company has any interest, direct or indirect, in any business carrying on a similar trade as the Company and its subsidiary company.
- (vi) Save as disclosed in Sections 10.1 and 17.5 of this Prospectus, none of the Directors have any interest in any contract or arrangement, which is significant in relation to the business of the Company and its subsidiary company taken as a whole subsisting at the date of this Prospectus.

17.4 GENERAL

- (i) The names of the FTSHB Group's business and the names of all corporations, which are deemed to be related to the FTSHB Group by virtue of Section 6 of the Act are set out in Section 6 of this Prospectus.
- (ii) The name and address of the Auditors and Reporting Accountants of the Company are set out in Section 1 of this Prospectus.
- (iii) None of the Promoters, substantial shareholders or Directors of the FTSHB Group has received any amounts or benefits paid or given by the Company other than by virtue of their directorship as disclosed in Section 9.4.3 of this Prospectus within the two (2) years preceding the date of this Prospectus, nor is it intended to be paid or given.
- (iv) The Company and its subsidiary company have not established a place of business outside Malaysia.
- (v) The manner in which copies of this Prospectus together with the Application Forms and envelopes may be obtained is set out in Section 18 of this Prospectus.
- (vi) The date and time of the opening of the Application of the Public Issue is set out in Section 18 of this Prospectus.
- (vii) The amount payable in full on application is RM0.28 per Share.
- (viii) Save as disclosed in Section 9 of this Prospectus, the Directors of FTSHB are not aware of any persons who directly or indirectly, jointly or severally, exercise control over the Company and its subsidiary company.
- (ix) As at 31 October 2004, being the latest practicable date prior to the printing of this Prospectus, the Company and its subsidiary do not have any outstanding convertible debt securities.

17.5 MATERIAL CONTRACTS

Save as disclosed below, there are no contracts which are or may be material, not being contracts entered into in the ordinary course of business, which have been entered into by the Company and its subsidiary company during the two (2) years preceding the date of this Prospectus.

- (i) Conditional Share Sale Agreement dated 15 December 2003 between FTSHB, the Purchaser, and Tee Gee Kheng, Phan Sin Tian and Luisito Santos Encarnacion, the Vendors, for the acquisition of 40,000 ordinary shares of RM1.00 each representing 100% of the issued and paid-up capital of FTSB for a total purchase consideration of RM5,999,998 only to be satisfied wholly by the issuance of 59,999,980 ordinary shares in FTSHB at an issue price of RM0.10 per ordinary share. The acquisition was completed on 27 September 2004.
- (ii) License Agreement dated 14 August 2004 between FTSB and Petroliam Nasional Berhad (Petronas) for the tenancy of area measuring approximately 1,354 square feet located at Level 45, Tower 2, Petronas Twin Towers, KL City Centre 50088 Kuala Lumpur for a period of two years commencing 15 April 2004.

- (iii) Placement Agreement dated 15 October 2004 between FTSHB and PMBB for the placement of 26,000,000 Shares. The placement fee is payable by FTSHB at the rate of two percent (2.0%) on the value of the Placement Shares for Places identified and secured by PMBB.
- (iv) Underwriting Agreement dated 26 October 2004 between FTSHB and PMBB for the underwriting of 6,000,000 Shares. Underwriting commission is payable by the Company at the rate of two percent (2%) of the Issue Price of RM0.28 per Share.

17.6 MATERIAL AGREEMENTS

Save as disclosed below, there are no other subsisting material agreements which have been entered into by the Company and its subsidiary company preceding the date of this Prospectus.

- (i) On 1st November, 2002, FTSB received letter of confirmation on Software Licensing from Powernet Industries Sdn Bhd for Textile Operations Management System with the following modules:- (a)Customer Order Processing; (b)Planning; (c)Inventory Control; (d)Supplier Purchases; (e)Sub-Contractor Processing; (f)Costing for systems installed and delivered on 1st November, 2002.
- (ii) On 15th December 2003, FTSB and Panda Knitting Industries (M) Sdn. Bhd entered into a software license agreement for Textile Management System with the following modules:-(a)Manufacturing Management; (b)Financial Management; (c)Plant Maintenance; and (d)Management Information System for systems installed and delivered on 30th October, 2003 for a contract sum of RM400,000;
- (iii) On 15th December 2003 FTSB and Panda Knitting Industries (M) Sdn. Bhd entered into a software license agreement for Textile Management System with the following modules:- (a)Client Management System; (b)Inventory Management System; (c) Supply Management System for systems installed and delivered on 1st August, 2003 for a contract sum of RM200,000;
- (iv) On 15th December 2003, FTSB and Syarikat Sin Kwang Plastic Industries Sdn. Bhd. entered into a software license agreement for Plastic Management System with the following modules:- (a)Advanced Planning System for the Injection Molding Department for systems installed and delivered on 1st April, 2003 for a contract sum of RM118,531;
- (v) On 15th December 2003, FTSB and Syarikat Sin Kwang Plastic Industries Sdn. Bhd. entered into a software license agreement for Plastic Management System with the following modules:- (a)Daily Finished Goods Planning;(b) Daily Raw Parts Planning System; (c)Weekly Resin Planning System for systems installed and delivered on 1st December, 2002 for a contract sum of RM451,000;
- (vi) On 15th December 2003, FTSB and Syarikat Sin Kwang Plastic Industries Sdn. Bhd. entered into a software license agreement for Plastic Management System with the following modules:- (a)Manufacturing-Workflow; (b)Manufacturing- Distribution for systems installed and delivered on 1st December, 1998 for a contract sum of RM460,000;
- (vii) On 15th December 2003, FTSB and SPI Plastic Industries (M) Sdn Bhd entered into a software license agreement for Plastic Management System with the following modules:-(a)Advanced Planning System for systems installed and delivered on 1st December, 2002 for a contract sum of RM200,000;
- (viii) On 15th December 2003, FTSB and SPI Plastic Industries (M) Sdn Bhd entered into a software license agreement for Plastic Management System with the following modules:- (a)Accounting; (b)Customer Relation Management; (c)Maintenance (d)Manufacturing-Workflow; (e)Manufacturing-Distribution for systems installed and delivered on 1st December, 2000 for a contract sum of RM600,000;

- (ix) On 15th December 2003, FTSB and Nice Quality Producer Sdn Bhd entered into a software license agreement for Plastic Management System with the following modules:- (a)Client Management; (b)Inventory Management; (c)Supply Management; (d)Manufacturing Management; (e)Financial Management; (f)Plant Maintenance; (g)Management Information System for systems installed and delivered on 1st July, 2003 for a contract sum of RM500,000;
- (x) On 15th December 2003, FTSB and Goodhart Industries Sdn Bhd entered into a software license agreement for Plastic Management System with the following modules:-(a)Client Management; (b)Manufacturing Management; (c)Supply Management; (d)Inventory Management; (e)Plant Maintenance (f)Management Information for systems installed and delivered on 2nd May, 2002 for a contract sum of RM700,000;
- (xi) On 15th December 2003, FTSB and K.N. Lee Knitting Industries Sdn Bhd entered into a software license agreement for Garment Management System with the following modules:- (a) System Setup; (b)Garment Booking; (c)Purchasing; (d)Delivery Order; (e)Internal Cutting; (f)Sub-contractor Cutting; (g)Internal Sewing; (h)Sub-contractor Sewing; (i)Internal Packaging; (j)Sub-contractor Packaging; (k) Inventory; (l)World Wide Web for systems installed and delivered on 1st October, 2001 for a contract sum of RM125,000;
- (xii) On 15th December 2003, FTSB and K.N. Lee Knitting Industries Sdn Bhd entered into a software license agreement for Textile Management System with the following modules:- (a)System Setup; (b)Fabric Booking; (c)Purchasing; (d)Delivery Order; (e)Internal Knitting; (f)Sub-contractor Knitting; (g)Sub-contractor Fabric Processing; (h)Reject Fabric; (i)Inventory; (j)World Wide Web for systems installed and delivered on 1st March, 2001 for a contract sum of RM125,000;
- (xiii) On 14th June 2004, FTSB and Local Basic Sdn Bhd entered into a software license agreement for Assembly Management System with the following modules:- (a)Client Management; (b)Manufacturing Management; (c)Supply Management; (d)Inventory Management; (e)Sub-Contractor Management; (f)Accounting & Financial Management for systems installed and delivered on 29th March, 2004 for a contract sum of RM230,000;
- (xiv) On 30th June 2004, FTSB and Precision Plastic Industries Sdn Bhd entered into a software license agreement for Plastic Management System with the following modules:- (a)Client Management; (b)Inventory Management; (c)Supply Management; (d)Manufacturing Management; (e)Management Information System for systems installed and delivered on 4th January, 2004 for a contract sum of RM350,000;
- (xv) On 5th July 2004, FTSB and QE Manufacturing (M) Sdn Bhd entered into a software license agreement for Plastic Management System with the following modules:-(a)Client Management; (b)Inventory Management; (c)Supply Management; (d)Manufacturing Management; (e)Management Information System for systems installed and delivered on 28th January, 2004 for a contract sum of RM200,000; and
- (xvi) On 26th July 2004, FTSB and Mayduct Technology Sdn Bhd entered into a software license agreement for Project Management System with the following modules:-(a)Distribution Management; (b)Manufacturing Management; (c)Project Management Cost Control; (d)Project Management Progress Completion Control; (e)Financial Management for systems installed and delivered on 28th April, 2004 for a contract sum of RM150,000.

17.7 PUBLIC TAKE-OVERS

During the last financial year and the current financial year, there was no:

- (i) public take-over offer by third parties in respect of the Company's shares; or
- (ii) public take-over offer by the Company in respect of other Company's shares.

17.8 CONSENTS

- (i) The written consents of the Adviser, Sponsor, Underwriter, Placement Agent, Solicitor, Principal Banker, Share Registrar, Company Secretary, Issuing House and Independent Market Researcher to the inclusion in this Prospectus of their names in the manner and form in which such names appear have been given before the issue of this Prospectus and have not subsequently been withdrawn.
- (ii) The written consent of the Auditors and Reporting Accountants to the inclusion in this Prospectus of its name, Accountants' Report and letters relating to the proforma consolidated balance sheets as at 31 May 2004 in the manner and form in which they are contained in this Prospectus have been given before the issue of this Prospectus and have not subsequently been withdrawn.
- (iii) The written consent of the Independent Valuer to the inclusion in this Prospectus of its name and Summary Valuation Report on FTSB letter dated 19 November 2004 in the manner and form in which they are contained in this Prospectus have been given before the issue of this Prospectus and have not subsequently been withdrawn.

17.9 DOCUMENTS AVAILABLE FOR INSPECTION

Copies of the following documents may be inspected at the registered office of FTSHB during office hours for a period of twelve (12) months from the date of this Prospectus:-

- Memorandum and Articles of Association of FTSHB;
- (ii) The audited financial statements of FTSHB for the three (3) financial years ended 31 December 2003 and period ended 31 May 2004;
- (iii) The Reporting Accountants' letters relating to the proforma consolidated balance sheets as at 31 May 2004 as set out in Section 14 of this Prospectus;
- (iv) The Accountants' Report and Directors' Report as included in Sections 13 and 15 respectively of this Prospectus;
- The material contracts and material agreements referred to in Sections 17.5 and 17.6 respectively of this Prospectus;
- (vi) The letters of consent referred to in Section 17.8 of this Prospectus;
- (vii) The Summary Valuation Report on FTSB as set out in Section 12 of this Prospectus and the full Valuation Report on FTSB dated 15 December 2003; and
- (viii) The independent market research report prepared by IDC titled "Market Research Report for Submission to the Securities Commission in Conjunction With Fast Track Solution Holdings Berhad Initial Public Offering (IPO) on Bursa Securities" referred to in Sections 5.2, 5.4, 5.6, 5.7 and 6.14.

Company No.: 631995 T

17. ADDITIONAL INFORMATION (Cont'd)

17.10 RESPONSIBILITY STATEMENTS

- (i) PMBB acknowledges that, based on all available information, and to the best of its knowledge and belief, this Prospectus constitutes a full and true disclosure of all material facts about the Public Issue.
- (ii) This Prospectus has been seen and approved by the Directors and Promoters of FTSHB, and they collectively and individually accept full responsibility for the accuracy of the information given and confirm, having made all reasonable enquiries, that to the best of their knowledge and belief, there are no false or misleading statements or other facts the omission of which would make any statement herein false or misleading.

18.1 OPENING AND CLOSING OF APPLICATION

Applications for the Public Issue Shares will be accepted from 10.00 a.m., 30 November 2004 to 5.00 p.m. on 7 December 2004 or for such further period or periods as the Directors of FTSHB together with the Underwriter in their absolute discretion may mutually decide. Late applications will not be accepted.

18.2 METHODS OF APPLICATION

Applications for the Public Issue Shares may be made using either of the following:-

- (i) Application Forms; or
- (ii) Electronic Share Application.

18.3 GENERAL CONDITIONS FOR APPLICATION

The Applications shall be made in relation with and subject to the terms of this Prospectus and the Memorandum and Articles of Association of FTSHB.

Application by the public

Applications for the 3,000,000 Public Issue Shares made available for Application by the Public must be made only on the WHITE Application Forms provided or by way of Electronic Share Application.

Application by the eligible Directors, employees and other persons who have contributed to the success of FTSHB and its subsidiary company

Applications for the 3,000,000 Public Issue Shares reserved for the eligible Directors, employees and other persons who have contributed to the success of FTSHB and its subsidiary company must be made only on the PINK Application Forms provided and not on any other Application Forms or not by way of Electronic Share Application.

Application by Private Placement

Application for the 26,000,000 Public Issue Shares reserved for placement to selected investors must be made only on the BLUE Application Forms provided and not on any other Application Forms and not by way of Electronic Share Application.

Corporation or institution cannot apply for the Public Issue Shares by way of Electronic Share Application.

Only one Application Form from each applicant will be considered and Applications must be for 100 ordinary shares of RM0.10 each or multiples thereof. Multiple applications will not be accepted. A person who submits multiple applications using the name of others, with or without their consents, commits an offence under Section 87A of the Securities Industry Act, 1983 and if convicted, may be punished with a minimum fine of RM1,000,000 and to a jail term of up to 10 years under Section 88B of the Securities Industry Act, 1983. The amount payable in full on application is RM0.28 per Public Issue Share.

Persons submitting applications by way of Application Forms may not submit applications by way of Electronic Share Applications and vice versa.

Persons submitting applications by way of Application Forms or by way of Electronic Share Applications must have a CDS Account.

IN THE CASE OF AN INDIVIDUAL APPLICANT OTHER THAN A MEMBER OF THE ARMED FORCES OR POLICE, THE NAME AND THE NATIONAL REGISTRATION IDENTITY CARD NUMBER OF THE APPLICANT MUST BE EXACTLY THE SAME AS STATED IN:

- (i) (a) THE APPLICANT'S NATIONAL REGISTRATION IDENTITY CARD;
 - (b) THE APPLICANT'S RESIT PENGENALAN SEMENTARA ("JPN 1/9") ISSUED PURSUANT TO PERATURAN 5(5), PERATURAN-PERATURAN PENDAFTARAN NEGARA 1990; OR
 - (c) ANY VALID TEMPORARY IDENTITY DOCUMENT AS ISSUED BY THE NATIONAL REGISTRATION DEPARTMENT FROM TIME TO TIME; AND
- (ii) THE RECORDS OF BURSA DEPOSITORY.

WHERE THE APPLICANT IS A MEMBER OF ARMED FORCES OR POLICE, THE NAME AND THE ARMED FORCES OR POLICE PERSONNEL NUMBER, AS THE CASE MAY BE MUST BE EXACTLY THE SAME AS THAT STATED IN HIS AUTHORITY CARD.

IN THE CASE OF A CORPORATE/INSTITUTIONAL APPLICANT, THE NAME AND CERTIFICATE OF INCORPORATION NUMBER OF THE APPLICANT MUST BE EXACTLY THE SAME AS THAT STATED IN THE APPLICANT'S CERTIFICATE OF INCORPORATION.

No acknowledgement of the receipt of Applications or Application monies will be made by FTSHB and/or MIDFCCS.

18.4 APPLICATIONS USING APPLICATION FORMS

(i) Types of Application Forms

The following Application Forms are issued with the notes and instructions printed therein are accompanied by this Prospectus:

- (a) WHITE Application Forms for application by the Public;
- (b) PINK Application Forms for application by the eligible Directors, employees and *other persons who have contributed to the success* of FTSHB and its subsidiary company; and
- (c) BLUE Application Forms for application by placement to selected investors.

WHITE Application Forms together with copies of this Prospectus may be obtained, subject to availability from PMBB, member companies of Bursa Securities, members of the Association of Banks in Malaysia, members of the Association of Merchant Banks in Malaysia and MIDFCCS.

(ii) Terms and Conditions of Applications Using Application Forms

Application by way of Application Forms shall be made on, and subject to, the terms and conditions appearing below:

- (a) Applicant who is an individual must be a Malaysian Citizen residing in Malaysia, with Malaysian address and with a CDS Account;
- (b) Applicant who is a corporation/institution incorporated in Malaysia must have a CDS Account and subject to the following:
 - (i) If the corporation/institution has a share capital, more than half of the issued share capital (excluding preference share capital) is held by Malaysian citizens; and
 - There is a majority of Malaysian citizens on the board of Directors/trustee.
- (c) Applicant who is superannuation, provident and pension funds must be established or operating in Malaysia and with a CDS Account.
- (d) Applications will not be accepted from trustees, any person under 18 years of age, sole proprietorships, partnership or other incorporated bodies or associations, other than corporations/institutions referred to in Section 18.4(ii)(b) and (c) or the trustees thereof.
- (e) The Application Form must be completed in accordance with the Notes and Instructions printed on the reverse side of the Application Forms. In accordance with Section 41(2) of the SC Act, 1993, the Application Form together with the Notes and Instructions printed thereon are accompanied by this Prospectus. Applications which do not strictly conform to the terms of this Prospectus or Application Form or Notes and Instructions printed thereon or which are illegible may not be accepted.
- (f) EACH COMPLETED APPLICATION FORM MUST BE ACCOMPANIED BY REMITTANCES IN RINGGIT MALAYSIA FOR THE FULL AMOUNT PAYABLE EITHER BY:
 - BANKER'S DRAFT OR CASHIER'S ORDER purchased within Malaysia only and drawn on a bank in Kuala Lumpur (differentiated by a special red band for Bumiputera applicants); OR
 - CHEQUES ISSUED BY PARTICIPATING LICENSED FINANCE COMPANIES IN MALAYSIA AND DRAWN ON A BANK IN KUALA LUMPUR (differentiated by a special red band for Burniputera applicants); OR
 - MONEY ORDER OR POSTAL ORDER (for applicants from Sabah and Sarawak only); OR
 - GUARANTEED GIRO ORDER ("GGO") FROM Bank Simpanan Nasional (differentiated by a special red band for Bumiputera applicants); OR

- ATM STATEMENT OBTAINED FROM ANY OF THE FOLLOWING FINANCIAL INSTITUTIONS:
 - Alliance Bank Berhad (88103-W);
 - AmBank Berhad (formerly known as Arab-Malaysian Bank Berhad) (295576-U);
 - AmFinance Berhad (formerly known as Arab-Malaysian Finance Berhad) (5493-X);
 - Affin-ACF Finance (M) Berhad (6521-U);
 - Bumiputra-Commerce Bank Berhad (13491-P);
 - EON Bank Berhad (92351-V);
 - EON Finance Berhad (9692-K);
 - Hong Leong Bank Berhad (97141-X);
 - Hong Leong Finance Berhad (7797-V);
 - Malayan Banking Berhad (3813-K);
 - Mayban Finance Berhad (3905-T);
 - Public Bank Berhad (6463-H);
 - Public Finance Berhad (6471-U);
 - RHB Bank Berhad (6171-M);
 - Southern Bank Berhad (5303-W); and
 - Southern Finance Berhad (3838-T).

MADE OUT IN FAVOUR OF

MIDF SHARE ISSUE ACCOUNT NO. 580

AND CROSSED "A/C PAYEE ONLY" (EXCLUDING ATM STATEMENTS) AND ENDORSED ON THE REVERSE SIDE WITH THE NAME AND ADDRESS OF APPLICANT (AS PER THE NATIONAL REGISTRATION IDENTITY CARD OR "RESIT PENGENALAN SEMENTARA (JPN 1/9)" OR ANY VALID TEMPORARY IDENTITY DOCUMENT AS ISSUED BY THE NATIONAL REGISTRATION DEPARTMENT FROM TIME TO TIME, WHERE APPLICABLE IN THE CASE OF INDIVIDUAL APPLICANTS EXCEPT FOR ARMED FORCES/POLICE PERSONNEL AND THE REGISTERED ADDRESS IN THE CASE OF CORPORATE/INSTITUTIONAL APPLICANTS. ARMED FORCES/POLICE PERSONNEL MUST USE THE ADDRESS OF THE RESPECTIVE CAMP/BASE/STATION).

APPLICATIONS ACCOMPANIED BY ANY MODE OF PAYMENT OTHER THAN IN THE MANNER STATED ABOVE OR WITH EXCESS OR INSUFFICIENT REMITTANCE OR INAPPROPRIATE BANKER'S DRAFT/CASHIER'S ORDER/MONEY ORDER/GGO WILL NOT BE ACCEPTED. DETAILS OF THE IN REMITTANCE MUST BE FILLED THE APPROPRIATE BOXES **PROVIDED** IN THE APPLICATION FORMS.

(g) AN APPLICANT MUST STATE HIS/HER CDS ACCOUNT NUMBER IN THE SPACE PROVIDED IN THE APPLICATION FORM.

- (h) THE NAME AND ADDRESS OF THE APPLICANT (AS PER THE NATIONAL REGISTRATION IDENTITY CARD OR "RESIT PENGENALAN SEMENTARA (JPN 1/9)" OR ANY VALID TEMPORARY IDENTITY DOCUMENT AS ISSUED BY THE NATIONAL REGISTRATION DEPARTMENT FROM TIME TO TIME. WHERE APPLICABLE IN THE CASE OF INDIVIDUAL APPLICANTS EXCEPT FOR ARMED FORCES/POLICE PERSONNEL AND THE CASE REGISTERED ADDRESS IN THE OF CORPORATE/INSTITUTIONAL APPLICANTS, WHERE ARMED FORCES/POLICE PERSONNEL MUST USE THE ADDRESS OF THE RESPECTIVE CAMP/BASE/STATION), MUST BE WRITTEN ON THE REVERSE SIDE OF THE BANKER'S DRAFT, CASHIER'S ORDER, ATM STATEMENT, MONEY ORDER, POSTAL ORDER, CHEQUES ISSUED BY PARTICIPATING LICENSED FINANCE COMPANIES OR GGO FROM BANK SIMPANAN NASIONAL.
- (i) The Directors of the Company reserve the right to require any successful applicant to appear in person at the registered office of MIDFCCS at anytime prior to the listing of and quotation for FTSHB Shares on the MESDAQ Market to ascertain the regularity or propriety of the application. The Directors of the Company shall not be responsible for any loss or non-receipt of the said notice nor shall they be accountable for any expenses incurred or to be incurred by the successful applicant for the purpose of complying with this provision.
- (j) The Directors of the Company reserve the right to reject Applications which do not conform to these instructions or which are illegible or which are accompanied by remittances improperly drawn.
- (k) Where an Application is not accepted, the full amount of the Application monies, without interest, will be returned and despatched to the applicant within ten (10) market days from the date of the final ballot of the Applications by ordinary post at the applicant's address (as per the National Registration Identity Card or "Resit Pengenalan Sementara (JPN 1/9)" or any valid temporary identity document as issued by the National Registration Department from time to time, where applicable in the case of individual applicants (except for armed forces/police personnel) and the registered address in the case of corporate/institutional applicants. Armed forces/police personnel must use the address of the respective camp/base/station at the applicant's own risk.
- (1) The applicant shall ensure that his personal particulars as stated in the Application Form are identical with the records maintained by Bursa Depository. The applicant must inform Bursa Depository promptly of any change in address failing which the notification letter of successful allocation will be sent to the registered or correspondence address last maintained with Bursa Depository.

- (m) MIDFCCS reserves the right to bank in all Application monies from unsuccessful Burniputera applicants and partially-successful applicants, which would subsequently be refunded without interest by registered post.
- (n) Each completed Application Form accompanied by the appropriate remittance and legible photocopy of the relevant documents must be despatched by ORDINARY POST in the official envelopes provided, to the following address:-

MIDF Consultancy and Corporate Services Sendirian
Berhad
12th Floor, Bangunan MIDF
195A, Jalan Tun Razak
50400 Kuala Lumpur
P.O.Box 11122
50736 Kuala Lumpur

or **DELIVERED BY HAND AND DEPOSITED** in the Drop-in Boxes provided at the Ground Floor, Bangunan MIDF, 195A, Jalan Tun Razak, 50400 Kuala Lumpur so as to arrive not later than 5.00 p.m. on 7 December 2004, or such further period or periods as the Directors of FTSHB and the Underwriters in their absolute discretion may decide. Late applications will not be accepted.

- (o) Directors and employees of MIDFCCS and their immediate families are strictly prohibited from applying for the Public Issue Shares.
- (p) PLEASE DIRECT ALL ENQUIRIES IN RESPECT OF THE WHITE APPLICATION FORM TO MIDFCCS.

18.5 APPLICATIONS USING ELECTRONIC SHARE APPLICATION

- (i) Steps for Electronic Share Application through a Participating Financial Institution's ATM
 - (a) Applicant must have an account with a Participating Financial Institution and an ATM card issued by that Participating Financial Institution to access the account;
 - (b) Applicant must have a CDS account; and
 - (c) Applicant is to apply for the Shares via the ATM of the Participating Financial Institution by choosing the Electronic Share Application option. Mandatory statements required in the Application is set out in Section 18.5(iii) in respect of the terms and conditions for Electronic Share Applications. Applicant is to enter at least the following information through the ATM where the instructions on the ATM screen at which he enters his Electronics Share Application requires him to do so:
 - Personal Identification Number ("PIN");
 - MIDF Share Issue Account Number 580;
 - CDS Account Number;
 - Number of the Public Issue Shares applied for and/or the RM amount to be debited from the account; and
 - Confirmation of several mandatory statements.

(ii) Participating Financial Institutions

Electronic Share Applications may be made through an ATM of the following Participating Financial Institutions and their branches:

- AmBank Berhad (formerly known as Arab-Malaysian Bank Berhad); or
- AmFinance Berhad (formerly known as Arab-Malaysian Finance Berhad); or
- Bumiputra Commerce Bank Berhad; or
- HSBC Bank Malaysia Berhad; or
- Malayan Banking Berhad; or
- Mayban Finance Berhad; or
- OCBC Bank (Malaysia) Berhad; or
- Standard Chartered Bank Malaysia Berhad (at selected branches only).

(iii) Terms and Conditions for Electronic Share Applications

The procedures for Electronic Share Applications at ATMs of the Participating Financial Institutions are set out on the ATM screens of the relevant Participating Financial Institutions ("Steps"). For illustration purposes, the procedures for Electronic Share Applications at ATMs are set out in "Steps for Electronic Share Application through a Participating Financial Institution's ATM" in Section 18.5 (i) of this Prospectus. The Steps set out the actions that the applicant must take at the ATM to complete an Electronic Share Application.

Please read carefully the terms of this Prospectus, the Steps and the terms and conditions for Electronic Share Applications set out below before making an Electronic Share Application. Any reference to the "applicant" in the terms and conditions for Electronic Share Applications and the Steps shall mean the applicant who applies for shares through an ATM of any of the Participating Financial Institutions.

Only an applicant who is an individual with a CDS account is eligible to utilise the facility.

The applicant must have an existing bank account with, and be an ATM cardholder of, one of the participating Financial Institutions before he/she can make an Electronic Share Application at an ATM of the Participating Financial Institution. An ATM card issued by one (1) of the Participating Financial Institutions cannot be used to apply for shares at an ATM belonging to other Participating Financial Institutions. Upon the completion of his/her Electronic Share Application transaction, the applicant will receive a computergenerated transaction slip ("Transaction Record"), confirming the details of his Electronic Share Application. The Transaction Record is only a record of the completed transaction at the ATM and not a record of the receipt of the Electronic Share Application or any data relating to such an Electronic Share Application by the Company or MIDFCCS. The Transaction Record is for retention by the applicant and should not be submitted with any Application Form.

Upon the closing of the Public Issue for the application for the Public Issue Shares on 7 **December 2004 at 5.00 p.m.** ("Closing Date and Time"), the Participating Financial Institution shall submit a magnetic tape containing its respective customers' Applications for the Public Issue Shares to MIDFCCS as soon as practicable but not later than 12.00 p.m. of the 2nd business day after the Closing Date and Time.

An applicant will be allowed to make an Electronic Share Application for the Public Issue Shares via an ATM that accepts the ATM cards of the Participating Financial Institution with which he/she has an account and its branches, subject to the applicant making only one (1) Application.

AN APPLICANT MUST ENSURE THAT HE/SHE USES HIS/HER OWN CDS ACCOUNT NUMBER WHEN MAKING AN ELECTRONIC SHARE APPLICATION. AN APPLICANT OPERATING A JOINT ACCOUNT WITH ANY PARTICIPATING FINANCIAL INSTITUTION MUST ENSURE THAT HE/SHE ENTERS HIS/HER OWN CDS ACCOUNT NUMBER WHEN USING AN ATM CARD ISSUED TO HIM IN HIS/HER OWN NAME. HIS/HER APPLICATION WILL BE REJECTED IF HE/SHE FAILS TO COMPLY WITH THE FOREGOING.

The Electronic Share Application shall be made on, and subject to, the above terms and conditions as well as the terms and conditions appearing below:-

- (a) The Electronic Share Application shall be made in relation with and subject to the terms of this Prospectus and the Memorandum and Articles of Association of the Company.
- (b) The applicant is required to confirm the following statements (by depressing predesignated keys (or buttons) on the ATM keyboard) and undertake that the following information given is true and correct:-
 - He/She has attained 18 years of age as at the closing date of the share application;
 - He/She is a Malaysian citizen residing in Malaysia;
 - He/She has read the Prospectus and understood and agreed with the terms and conditions of the Application; and
 - He/She thereby gives consent to the Participating Financial Institution and Bursa Depository to disclose information pertaining to him/herself and his/her account with the Participating Financial Institution and Bursa Depository to MIDFCCS and other relevant authorities.

The application will not be successfully completed and cannot be recorded as a completed transaction at the ATM unless the applicant completes all the steps required by the Participating Financial Institution. By doing so, the applicant shall be treated as signifying his/her confirmation of each of the above statements as well as giving consent in accordance with the relevant laws of Malaysia including Section 97 of the Banking and Financial Institutions Act, 1989 and Section 45 of the Securities Industry (Central Depositories) Act, 1991 to the disclosure by the relevant Participating Financial Institution or Bursa Depository, as the case may be, of any of the applicant's particulars to MIDFCCS, or any relevant regulatory bodies.

- (c) THE APPLICANT CONFIRMS THAT HE/SHE IS NOT APPLYING FOR SHARES AS NOMINEE OF ANY OTHER PERSON AND THAT ANY ELECTRONIC SHARE APPLICATION THAT HE/SHE MAKES IS MADE BY HIM/HER AS BENEFICIAL OWNER. THE APPLICANT SHALL ONLY MAKE ONE (1) ELECTRONIC SHARE APPLICATION AND SHALL NOT MAKE ANY OTHER APPLICATION FOR THE PUBLIC ISSUE SHARES, WHETHER AT THE ATMS ANY OF **PARTICIPATING FINANCIAL** INSTITUTION OR. ON THE PRESCRIBED APPLICATION FORMS.
- (d) The applicant must have sufficient funds in his/her account with the relevant Participating Financial Institution at the time he/she makes his/her Electronic Share Application, failing which his/her Electronic Share Application will not be completed. Any Electronic Share Application which does not strictly conform to the instructions set out on the screens of the ATM through which the Electronic Share Application is being made will be rejected.
- (e) The applicant agrees and undertakes to subscribe for or purchase and to accept the number of Shares applied for as stated on the Transaction Record or any lesser number of Shares that may be allotted or allocated to him/her in respect of his/her Electronic Share Application. In the event that the Company decides to allot or allocate any lesser number of such shares or not to allot or allocate any shares to the applicant, the applicant agrees to accept any such decision as final. If the applicant's Electronic Share Application is successful, his/her confirmation (by his/her action of pressing the designated key on the ATM) of the number of shares applied for shall signify, and shall be treated as, his/her acceptance of the number of shares that may be allotted or allocated to him/her and to be bound by the Memorandum and Articles of the Company.

- (f) The Company reserves the right to reject any Electronic Share Application or accept any Electronic Share Application in part only without assigning any reason therefor. Due consideration will be given to the desirability of allotting or allocating the shares to a reasonable number of applicants with a view to establishing an adequate market for the FTSHB Shares.
- or successful in part only, the relevant Participating Financial Institution will be informed of the non-successful or partially successful applications. Where the Electronic Share Application is not successful, the relevant Participating Financial Institution will credit the full amount of the application monies without interest into the applicant's account with that Participating Financial Institution within two (2) market days after the receipt of confirmation from MIDFCCS. MIDFCCS shall inform the Participating Financial Institutions of the non-successful or partially successful applications within two (2) market days after the balloting date. The applicants may check their accounts on the listing day of FTSHB.

Where an Electronic Share Application is accepted in part only, the relevant Participating Financial Institution will credit the balance of the application monies without interest into the applicant's account with the Participating Financial Institution within two (2) market days after the receipt of confirmation from MIDFCCS. A number of applications will, however, be held in reserve to replace any successfully balloted applications which are subsequently rejected. For such applications which are subsequently rejected, the application monies without interest will be refunded to applicants by MIDFCCS by way of cheques issued by MIDFCCS. The cheques will be issued to the applicants not later than ten market (10) days from the day of the final ballot of the applications. Should applicants encounter any problems in their applications, they may refer to the Participating Financial Institutions.

- (h) The applicant requests and authorises the Company to credit the Public Issue Shares allotted or allocated to the applicant into the CDS account of the applicant.
- (i) The applicant, acknowledging that his/her Electronic Share Application is subject to the risks of electrical, electronic, technical and computer-related faults and breakdowns, fires and other events beyond the control of the Company, MIDFCCS or the Participating Financial Institution, irrevocably agrees that if:
 - The Company or MIDFCCS does not receive the applicant's Electronic Share Application; and

(ii) Data relating to the applicant's Electronic Share Application is wholly or partially lost, corrupted or not otherwise accessible, or not transmitted or communicated to the Company or MIDFCCS,

the applicant shall be deemed not to have made an Electronic Share Application and the applicant shall have no claim whatsoever against the Company, MIDFCCS and the Participating Financial Institution for the Public Issue Shares applied for or for any compensation, loss or damage.

- (j) All particulars of the applicant in the records of the relevant Participating Financial Institution at the time he/she makes his/her Public Issue Shares Application should be deemed to be true and correct and the Company, MIDFCCS and the Participating Financial Institution shall be entitled to rely on the accuracy thereof.
- (k) The applicant shall ensure that his personal particulars as recorded by both Bursa Depository and the relevant Participating Financial Institution are correct and identical. Otherwise, his Electronic Share Application is liable to be rejected. The applicant must inform Bursa Depository promptly of any change in address failing which the notification letter of successful allotment or allocation will be sent to his registered address last maintained with Bursa Depository.
- (l) By making and completing an Electronic Share Application, the applicant agrees that:-
 - (i) in consideration of the Company agreeing to allow and accept the making of any Application for the shares via the Electronic Share Application facility established by the Participating Financial Institutions at their respective ATMs, his Electronic Share Application is irrevocable;
 - (ii) the Company, the Participating Financial Institutions, Bursa Depository and MIDFCCS shall not be liable for any delays, failures or inaccuracies in the processing of data relating to the applicant's Electronic Share Application to the Company due to a breakdown or failure of transmission or communication facilities or to any cause beyond their control;
 - (iii) notwithstanding the receipt of any payment by or on behalf of the Company, the acceptance of the offer made by the applicant to subscribe for and such the Public Issue Shares for which the applicant's Electronic Share Application has been successfully completed shall be constituted by the issue of notices of successful allocation for prescribed securities, in respect of the said shares;
 - (iv) the applicant irrevocably authorises Bursa Depository to complete and sign on his behalf as transferee or renouncee of any instrument of transfer and/or other documents required for the issue or transfer of the shares allocated to the applicant; and

- (v) the Company agrees that, in relation to any legal action or proceedings arising out of or in connection with the contract between the parties and/or the Electronic Share Application Scheme and/or any terms herein, all rights, obligations and liabilities shall be construed and determined in accordance with the laws of Malaysia and with all directives, rules, regulations and notices from regulatory bodies and that the Company irrevocably submits to the jurisdiction of the Courts of Malaysia.
- (m) The Directors of the Company reserve the right to require any successful applicant to appear in person at the registered office of MIDFCCS at anytime prior to the listing of and quotation for the FTSHB Shares on the MESDAQ Market to ascertain the regularity or propriety of the Application. The Directors of the Company shall not be responsible for any loss or non-receipt of the said notice nor shall they be accountable for any expenses incurred or to be incurred by the successful applicant for the purpose of complying with this provision.
- (n) The Directors of the Company reserve the right to reject Applications which do not conform to these instructions.
- (o) A surcharge of RM2.50 per Electronic Share Application will be charged by the respective Participating Financial Institutions.

18.6 APPLICATIONS AND ACCEPTANCES

The Directors of the Company reserve the right not to accept any Application, which does not strictly comply with the instructions, or to accept any Application in part only without assigning any reason therefor.

THE SUBMISSION OF AN APPLICATION FORM DOES NOT NECESSARILY MEAN THAT THE APPLICATION WILL BE SUCCESSFUL.

In the event of an over-subscription, acceptance of Applications by the public shall be subject to ballot to be conducted in a manner as approved by the Directors of the Company. Due consideration will be given to the desirability of distributing the Public Issue Shares to a reasonable number of applicants with a view of broadening the shareholding base and establishing an adequate market in the shares of the Company.

Pursuant to the Bursa Securities LR, at least 25% but not more than 49% of the total number of shares of the Company for which listing is sought must be held in the hands of the public at the time of its admission to the MESDAQ Market. The Company is expected to achieve this at the point of listing. However, in the event that the above requirement is not met pursuant to this Public Issue, the Company may not be allowed to proceed with its listing plan. In the event thereof, monies paid in respect of all Applications will be returned in full. The successful applicants will be selected in a manner to be determined by the Directors of the Company.

If there are any undersubscription by the public and the eligible Directors, employees and other persons who have contributed to the success of FTSHB and its subsidiary company, the undersubscribed Public Issue Shares will be made available for subscription by the selected investors identified under the private placement. Thereafter, any Public Issue Shares not subscribed for by the public and the eligible Directors, employees and *other persons who have contributed to the success* of FTSHB and its subsidiary company, will be made available for subscription by the Underwriter as specified in the Underwriting Agreement dated 26 October 2004.

Directors and employees of MIDFCCS and their immediate family are strictly prohibited from applying for the Public Issue Shares.

WHERE A SUCCESSFUL BALLOTED APPLICATION IS SUBSEQUENTLY NOT ACCEPTED, THE FULL AMOUNT OR THE BALANCE OF THE APPLICATION MONIES, AS THE CASE MAY BE, WILL BE REFUNDED WITHOUT INTEREST TO THE APPLICANT WITHIN TEN (10) MARKET DAYS FROM THE DATE OF THE FINAL BALLOT OF THE APPLICATION LISTS BY ORDINARY POST OR REGISTERED POST RESPECTIVELY, TO THE APPLICANT'S ADDRESS REGISTERED WITH THE BURSA DEPOSITORY. MIDFCCS RESERVES THE RIGHT TO BANK IN ALL APPLICATION MONIES FROM UNSUCCESSFUL BUMIPUTERA APPLICANTS AND PARTIALLY SUCCESSFUL APPLICANTS WHICH WOULD SUBSEQUENTLY BE REFUNDED WITHOUT INTEREST TO THE APPLICANT WITHIN TEN (10) MARKET DAYS FROM THE DATE OF THE FINAL BALLOT OF THE APPLICATION LISTS BY REGISTERED POST TO THE APPLICANT'S ADDRESS REGISTERED WITH THE BURSA DEPOSITORY AT THE APPLICANT'S OWN RISK.

NO APPLICATION SHALL BE DEEMED TO HAVE BEEN ACCEPTED BY REASON OF THE REMITTANCE HAVING BEEN PRESENTED FOR PAYMENT.

18.7 CDS ACCOUNTS

Pursuant to Section 14(1) of the Securities Industry (Central Depositories) Act, 1991, Bursa Securities has prescribed the securities of FTSHB as prescribed securities. In consequence thereof, the Public Issue Shares offered through this Prospectus will be deposited directly with the Bursa Depository and any dealings in these shares will be carried out in accordance with the aforesaid Act and Rules of Bursa Depository.

Following the above, in accordance with Section 29 of the Securities Industry (Central Depositories) Act, 1991, all dealings in the securities of FTSHB including the Public Issue Shares will be by book entries through CDS Accounts. No share certificates will be issued to successful applicants.

Only an applicant who has a CDS account can make an Application by way of Application Form. The applicant shall furnish his/her CDS account number in the space provided in the Application Form and he/she shall be deemed to have authorised Bursa Depository to disclose information pertaining to the CDS account to MIDFCCS or the Company. Where an applicant does not presently have a CDS account, he/she should open a CDS Account at an ADA prior to making an Application for the Public Issue Shares. Failure to comply with these specific instructions as the Application Form requires or inaccuracy in the CDS account number may result in the Application being rejected. If a successful applicant fails to state his/her CDS account number, MIDFCCS under the instruction of the Company, will reject the application.

Only an applicant who has a CDS account can make an Electronic Share Application. The applicant shall furnish his/her CDS account number to the Participating Financial Institution by way of keying in his/her CDS account number if the instruction on the ATM screen at which he/she enters his/her Electronic Share Application requires him/her to do so. Failure to comply with these specific instructions as the Electronic Share Application requires or inaccuracy in the CDS account number may result in the Application being rejected.

The Directors of the Company reserve the right to reject any incomplete and inaccurate Application. Applications may also be rejected if the applicants' particulars provided in the Application Forms, or in the case of Electronic Share Application, if the records of the Participating Financial Institutions at the time of making the Electronic Share Applications differ from those in Bursa Depository's records, such as the National Registration Identity Card number, names and nationalities.

Company No.: 631995 T

18. PROCEDURE FOR APPLICATION AND ACCEPTANCE (Cont'd)

18.8 Notice of Allotment

Public Issue Shares allotted to all successful or partially successful applicants will be credited to their respective CDS Account. A notice of allotment will be despatched to the successful or partially successful applicant at his/her address last maintained with the Bursa Depository at the applicant's own risk within five (5) market days after the ballot of the Applications. For Electronic Share Application, the notice of allotment will be despatched to the successful or partially successful applicant at his/her address last maintained with the Bursa Depository at the applicant's own risk within five (5) market days after the ballot of the Applications. This is the only acknowledgement of acceptance of the Application.

If the applicant's address as stated in the Application Form or, in the case of an Electronic Share Application in the records of the Participating Financial Institution, as the case may be, is different from the address registered with Bursa Depository, the Applicant must inform Bursa Depository of his/her updated address promptly by adhering to the certain rules and regulations of the Bursa Depository, failing which the notification letter on successful allotment shall be sent to the applicant's address last registered with Bursa Depository.

Applicants may also check the status of their application by calling their respective ADAs at the telephone number as stated in Section 18.9 hereof or at the telephone numbers stated below within five (5) market days (during office hours only) after the balloting date:

MIDFCCS Enquiry Services

1. (603) 2161 3355

Telephone Hotline

2. (603) 2160 2727 3. (603) 2160 2728

MIDFCCS website

www.midfccs.com

18.9 LIST OF ADAs

The list of ADAs and their respective Broker codes are as follows: -

| Name | Address and telephone number | Broker code | Name | Address and telephone number | Broker code |
|--|---|----------------|--|---|----------------|
| Wilayah Perse | kutuan | | | | |
| AFFIN-UOB Securities Sdn Bhd | Level 3, Menara Keck Seng 203, Jalan Bukit Bintang 55100 Kuala Lumpur Tel No.: 03-21438668 | 028-001 | AmSecurities Sdn Bhd | 15th Floor, Bangunan AmBank Group 55, Jalan Raja Chulan 50200 Kuala Lumpur Tel No.: 03-20782788 | 086-001 |
| Avenue Securities Sdn Bhd | Ground Floor & Level 1 THB Satu Jalan Damansara Endah Damansara Heights 50490 Kuala Lumpur Tel No.: 03-20951111 | 052-001 | ECM Libra Securities Sdn Bhd (formerly known as BBMB Securities Sdn Bhd) | Level 2, 3, 4 & 15 Menara Olympia No. 8, Jalan Raja Chulan 50200 Kuala Lumpur Tel No.: 03-20319900 | 099-001 |
| BIMB Securities Sdn Bhd | 1st & 2nd Floor Block Podium, Bangunan AMDB No. 1, Jalan Lumut 50400 Kuala Lumpur Tel No.: 03-40433533 | 024-001 | CIMB Securities Sdn Bhd | 9th Floor, Commerce Square Jalan Semantan Damansara Heights 50490 Kuala Lumpur Tel No.: 03-20849999 | 065-001 |
| HLG Securities Sdn Bhd | Level 8, Menara HLA No. 3, Jalan Kia Peng 50450 Kuala Lumpur Tel No.: 03-21681168 | 066-001 | Hwang-DBS Securities Berhad | 2nd Floor, Bangunan AHP 2, Jalan Tun Mohd Fuad 3 Taman Tun Dr Ismail 50250 Kuala Lumpur Tel No.: 03-77106688 | 068-009 |
| Hwang-DBS Securities Berhad | 34-5, 36-5, 38-5, 40-5, 42-5 & 44-5 5th Floor, Cheras Commercial Centre, Jalan 5/101C Off Jalan Kaskas, 5th Mile Cheras 56100 Kuala Lumpur Tel No.: 03-91303399 | 068-012 | Hwang-DBS Securities Berhad | Bilik 7-03, Tingkat 7 Bilik 12-02 & Bilik 12-01 (Sebahagian) Tingkat 12 Menara Keck Seng 203, Jalan Bukit Bintang 55100 Kuala Lumpur Tel No.: 03-27116888 | 068-14 |
| Inter-Pacific Securities Sdn Bhd | West Wing, Level 13 Berjaya Times Square No.1 Jalan Imbi 55100 Kuala Lumpur Tel No.:03-21171888 | 054-001 | Jupiter Securities Sdn Bhd | 7th, 8th & 9th Floor Menara Olympia 8, Jalan Raja Chulan 50200 Kuala Lumpur Tel No.: 03-20341888 | 055-001 |
| K & N Kenanga Bhd | 801, 8th Floor Kenanga International Jalan Sultan Ismail 50250 Kuala Lumpur Tel No.: 03-21649080 | 073-001 | KAF- Seagroatt & Campbell Securities Sdn Bhd | 30th Floor Menara Weld 76, Jalan Raja Chulan 50200 Kuala Lumpur Tel No.: 03-20201600 | 053-001 |

| Name | Address and telephone number | Broker code | Name | Address and telephone number | Broker code |
|---|--|----------------|--|--|----------------|
| Kuala Lumpur City Securities Sdn Bhd | No. 8, Jalan Binjai Off Jalan Ampang 50450 Kuala Lumpur Tel No.: 03-21667922 | 076-001 | Kuala Lumpur City Securities Sdn Bhd | Ground, 1st & 2nd Floor No.33, Plaza Crystaville Jalan 23/70A Desa Sri Hartamas 50480 Kuala Lumpur Tel No.: 03-62033366 | 076-010 |
| Leong & Company Sdn Bhd | Level 18 & 19 Wisma Cyclecarri 288, Jalan Raja Laut 50350 Kuala Lumpur Tel No.: 03-26928899 | 061-001 | M & A Securities Sdn Bhd | Level G-2, No. 45 & 47 The Boulevard Mid Valley City Lingkaran Syed Putra 59200 Kuala Lumpur Tel No.: 03-22821820 | 057-002 |
| Mayban Securities Sdn Bhd | Level 5-13, MaybanLife Tower Dataran Maybank 1, Jalan Maarof 59000 Kuala Lumpur Tel No.: 03-22978888 | 098-001 | MIDF Sisma Securities Sdn Bhd | 17th & 18th Floor Empire Tower 182, Jalan Tun Razak 50400 Kuala Lumpur Tel No.: 03-21668888 | 026-001 |
| Mercury Securities Sdn Bhd | Lot 6-05, Aras 6 Tower Block Menara Millenium 8, Jalan Damanlela Bukit Damansara 50490 Kuala Lumpur Tel No: 20942828 | 093-002 | OSK Securities Berhad | 10th Floor, Plaza OSK Jalan Ampang 50450 Kuala Lumpur Tel No.: 03-21624388 | 056-001 |
| OSK Securities Berhad | Ground Floor 15, Block A Jalan Prima 1 Pusat Niaga Metro Prima, Kepong 52100 Kuala Lumpur Tel No.: 03-62575869 | 056-028 | PB Securities Sdn Bhd | 27th Floor Bangunan Public Bank 6, Jalan Sultan Sulaiman 50000 Kuala Lumpur Tel No.: 03-20313011 | 051-001 |
| PM Securities Sdn Bhd | Ground Floor & 1st Floor MUI Plaza Jalan P. Ramlee 50250 Kuala Lumpur Tel No.: 03-21463000 | 064-001 | RHB Securities Sdn Bhd | Level 9, Tower One RHB Centre Jalan Tun Razak 50400 Kuala Lumpur Tei No.: 03-92852233 | 087-001 |
| Sime Securities Sdn Bhd | 21st Floor, Bangunan Sime Bank 4, Jalan Sultan Sulaiman 50000 Kuala Lumpur Tel No.: 03- 22749288 | 097-001 | TA Securities Holdings Berhad (formerly known as Botly Securities Sdn Bhd) | Menara TA One 22, Jalan P.Ramlee 50250 Kuala Lumpur Tel No.: 03-20721277 | 058-003 |

| Name | Address and telephone number | Broker code | Name | Address and telephone number | Broker code |
|------------------------------------|---|----------------|-----------------------------------|--|----------------|
| Selangor Daru | l Ehsan | | | | |
| Affin-UOB Securities Sdn Bhd | 3rd & 4th Floor Wisma Meru 1, Lintang Pekan Baru Off Jalan Meru 41050 Klang Selangor Darul Ehsan Tel No.: 03-33439999 | 028-002 | Hwang-DBS Securities Berhad | 16th, 18th-20th Floor Plaza Masalam 2, Jalan Tengku Ampuan Zabedah E9/E, Section 9 40100 Shah Alam Selangor Darul Ehsan Tel No.: 03-55133288 | 068-002 |
| Hwang-DBS Securities Berhad | East Wing & Centre Link Floor 3A, Wisma Consplant 2 7, Jalan SS16/1 47500 Subang Jaya Selangor Darul Ehsan Tel No.: 03-56356688 | 068-010 | JF Apex Securities Berhad | 6th Floor Menara Apex Off Jalan Semenyih Bukit Merah 43000 Kajang Tel No: 03-87361118 | 079-001 |
| JF Apex Securities Berhad | Level 15th & 16th Menara Choy Fook On 1B, Jalan Yong Shook Lin 46050 Petaling Jaya Selangor Darui Ehsan Tel No.: 03-76201118 | 079-002 | K & N Kenanga Bhd | 13th Floor Menara Yayasan Selangor 18A, Jalan Persiaran Barat Off Jalan Timur 46100 Petaling Jaya Selangor Darul Ehsan Tel No.: 03-79561707 | 073-005 |
| K & N Kenanga Bhd | 1st Floor, Wisma UEP Pusat Perniagaan USJ 10 Jalan USJ 10/1A 47620 Subang Jaya Selangor Darul Ehsan Tel No.: 03-80241682 | 073-006 | K & N Kenanga Bhd | Suite 7.02 Level 7, Menara ING Intan Millenium Square 68, Jalan Batai Laut 4 Taman Intan 41300 Klang Selangor Darul Ehsan Tel No.: 03-30057550 | 073-007 |
| Mohaiyani Securities Sdn Bhd | 1st, 2nd & 3rd Floor Plaza Damansara Utama 2, Jalan SS21/60 Damansara Utama 47400 Petaling Jaya Selangor Darul Ehsan Tel No.: 03-77297345 | 095-001 | OSK Securities Berhad | 24, 24M, 26M, 28M & 28A Jalan SS2/63 47300 Petaling Jaya Selangor Darul Ehsan Tel No.: 03-78736366 | 056-011 |
| OSK Securities Berhad | No.37, Jalan Semenyih 43000 Kajang Selangor Darul Ehsan Tel No.: 03-87363378 | 056-045 | PM Securities Sdn Bhd | No. 157 & 159 Jalan Kenari 23A Bandar Puchong Jaya 47100 Puchong Selangor Darul Ehsan Tel No.: 03-80700773 | 064-003 |
| PM Securities Sdn Bhd | No. 18 & 20 Jalan Tiara 2 Bandar Baru Klang 41150 Klang Selangor Darul Ehsan Tel No.: 03-33415300 | 064-007 | SJ Securities Sdn Bhd | Level 3, Holiday Villa No. 9, Jalan SS 12/1 Subang Jaya 47500 Petaling Jaya Selangor Darul Ehsan Tel No.: 03-56340202 | 096-001 |

| Name | Address and telephone number | Broker code | Name | Address and telephone number | Broker code |
|-----------------------------------|---|----------------|--|--|----------------|
| Melaka | | | | | |
| Malacca Securities Sdn Bhd | 1, 3 & 5, Jalan PPM 9 Plaza Pandan Malim (Business Park) Balai Panjang P.O.Box 248 75250 Melaka Tel No.: 06-3371533 | 012-00I | OSK Securities Berhad | 579, 580-581 A & B Taman Melaka Raya 75000 Melaka Tel No.: 06-2825211 | 056-003 |
| PM Securities Sdn Bhd | No. 11 & 13, Jaian PM2 Plaza Mahkota 75000 Melaka Tel No.: 06-2866008 | 064-006 | RHB Securities Sdn Bhd | Lot 9 & 10, 1st Floor Bangunan Tabung Haji Jalan Bandar Kaba 75000 Melaka Tel No.: 06-2823363 | 087-002 |
| Perak Darul R | lidzuan | | | | |
| Avenue Securities Sdn Bhd | No.63 Persiaran Greenhill 30450 Ipoh Perak Darul Ridzuan Tel No.: 05-2422828 | 052-002 | TA Securities Holdings Berhad (Formerly known as Botly Securities Sdn Bhd) | 1st Floor Plaza Teh Teng Seng 227, Jalan Kampar 30250 Ipoh Perak Darul Ridzuan Tel No.: 05-2531313 | 058-001 |
| Hwang-DBS Securities Berhad | Ground Floor, Aras 1, 2 and 3 21, Jalan Stesen 34000 Taiping Perak Darul Ridzuan Tel No.: 05-8066688 | 068-003 | Kuala Lumpur City Securities Sdn Bhd | 43 & 44 Ground Floor Taman Sentosa Jalan Lumut 32000 Sitiawan Perak Darul Ridzuan Tel No: 05-6910910 | 076-008 |
| M & A Securities Sdn Bhd | M & A Building 52A, Jalan Sultan Idris Shah 30000 Ipoh Perak Darul Ridzuan Tel No.: 05-2419800 | 057-001 | Mayban Securities Sdn Bhd | 55, 57 & 63 Persiaran Greenhill 30450 Ipoh Perak Darul Ridzuan Tel No.: 05-2558233 | 098-002 |
| OSK Securities Berhad | 21-25, Jalan Seenivasagam 30450 Ipoh Perak Darul Ridzuan Tel No.: 05-2415100 | 056-002 | OSK Securities Berhad | Ground and 1st Floor 17, Jalan Intan 2 Bandar Baru 36000 Teluk Intan Perak Darul Ridzuan Tel No.: 05-6236498 | 056-014 |
| OSK Securities Berhad | 1st Floor No. 23 & 25, Jalan Lumut 32000 Sitiawan Perak Darul Ridzuan Tel No.: 05-6921228 | 056-016 | OSK Securities Berhad | Ground Floor 28, Jalan Maharaja Taman Bagan Serai Baru 34300 Bagan Serai Perak Darul Ridzuan Tel No.: 05-7214298 | 056-018 |
| OSK Securities Berhad | Ground Floor 40,42, & 44 Jalan Berek 34000 Taiping Perak Darul Ridzuan Tel No.: 05-8088229 | 056-034 | SBB Securities Sdn Bhd | 51-53 Persiaran Greenhill 30450 Ipoh Perak Darul Ridzuan Tel No.: 05-2530888 | 090-001 |

| Name | Address and telephone number | Broker code | Name | Address and telephone number | Broker code |
|---|--|----------------|--|--|----------------|
| Pulau Pinang | | | | | |
| A.A. Anthony Securities Sdn Bhd | No.41-1-1 & 41-2-1 Jalan Cantonment 10250 Pulau Pinang Tel No.: 04-2299318 | 078-002 | Avenue Securities Sdn Bhd | No.111, Jalan Macalister 10400 Pulau Pinang Tel No.: 04-2281868 | 052-003 |
| ECM Libra Securities Sdn Bhd (formerly known as BBMB Securities Sdn Bhd) | 7 & 8th Floor, Menara PSC1 39 Jalan Sultan Ahmad Shah 10050 Pulau Pinang Tel No: 04-2283355 | 099-002 | Hwang-DBS Securities Berhad | Level 2, 3, 4, 7 & 8 Wisma Sri Pinang 60, Green Hall 10200 Pulau Pinang Tel No.: 04-2636996 | 068-001 |
| Hwang-DBS Securities Berhad | Ground Floor 1st & 2nd Floor 1620 & 1621 Jalan Permatang Batu Taman Industri Permatang Batu 14000 Bukit Mertajam Pulau Pinang Te No.: 04-5372882 | 068-006 | K&N Kenanga Berhad | Lot 1.02, Aras Satu Menara KWSP 38, Jalan Sultan Ahmad Shah 10050 Pulau Pinang Tel No.: 04-2106666 | 073-013 |
| Mercury Securities Sdn Bhd | Ground 1st, 2nd & 3rd Floor Wisma UMNO Lorong Bagan Luar Dua 12000 Butterworth Seberang Prai Pulau Pinang Tel No.: 04-3322123 | 093-001 | OSK Securities Berhad | 64, Bishop Street 20F & 20G, Penang Street 10200 Pulau Pinang Tel No.: 04-2634222 | 056-004 |
| OSK Securities Berhad | Level 19, NB Tower 5050 Jalan Bagan Luar 12000 Butterworth Pulau Pinang Tel No.: 04-3322299 | 056-004 | OSK Securities Berhad | 11A, Jalan Keranji Off Jalan Padang Lallang 14000 Bukit Mertajam Pulau Pinang Tel No.: 04-5402888 | 056-015 |
| OSK Securities Berhad | 834, Jaian Besar Sungai Bakap 14200 Sungai Jawi Seberang Perai Selatan Pulau Pinang Tel No: 04-5831888 | 056-032 | OSK Securities Berhad | Ground & 1st Floor Nos. 15-G-5, 15-G- 6,15-1-5,15-1-6 Medan Kampung Relau (Bayan Point) 11950 Pulau Pinang Tel No.: 04-6404888 | 056-042 |
| PM Securities Sdn Bhd | Level 25, Menara BHL 51, Jalan Sultan Ahmad 10050 Pulau Pinang Tel No.: 04-2273000 | 064-004 | Thong & Kay Hian Securities Sdn Bhd | Level 5 & 6 Wisma Sri Pinang 60, Green Hall 10200 Pulau Pinang Tel No.: 04-2635481 | 070-001 |
| UT Securities Sdn Bhd | 6th, 10th & 12th Floor Bangunan Mayban Trust 3, Penang Street 10200 Pulau Pinang Tel No.: 04-2626644 | 059-001 | | | |

| Name | Address and telephone number | Broker code | Name | Address and telephone number | Broker code |
|---|---|----------------|--|---|----------------|
| Kedah Darul A | Aman | | | | |
| Hwang-DBS Securities Berhad | No. 70 A, B, C, Jaian Mawar I Taman Pekan Baru 08000 Sungai Petani Kedah Darul Aman Tel No.: 04-4256666 | 068-011 | Kuala Lumpur City Securities Sdn Bhd | 2nd Floor Wisma PKNK Jalan Sultan Badlishah 05000 Alor Setar Kedah Darul Aman Tel No.: 04-7317088 | 076-004 |
| OSK Securities Berhad | Ground Floor, Swiss Inn Hotel I, Jalan Pahlawan 08000 Sungai Petani Kedah Darul Aman Tel No.: 04-4235122 | 056-017 | OSK Securities Berhad | No. 35 Ground Floor Jalan Suria 1, Jalan Bayu 09000 Kulim Kedah Darul Aman Tel No.: 04-4955351 | 056-019 |
| OSK Securities Berhad | Ground & 1st Floor 215-A & 215-B Medan Putra, Jalan Putra 05150 Alor Setar Kedah Darul Aman Tel No.: 04-7209888 | 056-021 | | | |
| Perlis Indra K | ayangan | | | | |
| Kuala Lumpur City Securities Sdn Bhd | 2nd Floor, Podium Block Bangunan KWSP 01000 Kangar Perlis Indra Kayangan Tel No.: 04-9765200 | 076-003 | | | |
| Negeri Sembila | an Darul Khusus | | | | |
| Hwang-DBS Securities Berhad | Ground & 1st Floor 105, 107 & 109 Jaian Yam Tuan 70000 Seremban Negeri Sembilan Darul Khusus Tel No.: 06-7612288 | 068-007 | Hwang-DBS Securities Berhad | No. 6, Upper Level Jalan Mahligai 72100 Bahau Negeri Sembilan Darul Khusus Tel No.: 06-4553188 | 068-013 |
| OSK Securities Berhad | Ground, 1st & 2nd Floor No. 33, Jalan Dato` Bandar Tunggal 70000 Seremban Negeri Sembilan Darul Khusus Tel No.: 06-7641541 | 056-024 | OSK Securities Berhad | 1st Floor, 3601, Jalan Besar 73000 Tampin Negeri Sembilan Darul Khusus Tel No.: 06-4421000 | 056-037 |
| OSK Securities Berhad | 1st & 2nd Floor No. 168, Jalan Mewah (Pusat Perniagaan UMNO Bahagian Jempol) 71200 Bahau Negeri Sembilan Darul Khusus Tel No.: 06-4553011 | 056-040 | PM Securities Sdn Bhd | lst, 2nd & 3rd Floor 19-21, Jalan Kong Sang 70000 Seremban Negeri Sembilan Darul Khusus Tel No.: 06-7623131 | 064-002 |

| Name | Address and telephone number | Broker code | Name | Address and telephone number | Broker code |
|-------------------------------------|---|----------------|--|---|----------------|
| Johor Darul T | akzim | | | | |
| AA Anthony Securities Sdn Bhd | Suite 8.2 Level 8 Menara Sarawak Enterprise 5 Jalan Bukit Meldrum 80300 Johor Bahru Johor Darul Takzim Tei No: 07-3332000 | 078-001 | AmSecurities Sdn Bhd | 2nd, 3rd & 4th Floor Penggaram Complex I, Jalan Abdul Rahman 83000 Batu Pahat Johor Darul Takzim Tel No.: 07-4342282 | 086-002 |
| Avenue Securities Sdn Bhd | 57, 59 & 61 Jalan Ali 84000 Muar Johor Darul Takzim Tel No.: 06-9531222 | 052-004 | Eng Securities Sdn Bhd | 95, Jalan Tun Abdul Razak 80000 Johor Bahru Johor Darul Takzim Tel No.: 07-2231211 | 081-001 |
| Avenue Securities Sdn Bhd | Tingkat Bawah 234, Jalan Besar Taman Semberong Baru 83700 Yong Peng Johor Darul Takzim Rel No.: 07-4678885 | 052-005 | Hwang-DBS Securities Berhad | Level 7, Johor Bahru City Square (Office Tower) 106-108, Jalan Wong Ah Fook 80000 Johor Bahru Johor Darul Takzim Tel No.: 07-2222692 | 068-004 |
| K & N Kenanga Bhd | Level 2, Menara Pelangi Jalan Kuning Taman Pelangi 80400 Johor Bahru Johor Darul Takzim Tel No.: 07-3333600 | 073-004 | K & N Kenanga Bhd | 33 & 35 Ground & Ist Floor A & B Jalan Syed Abdul Hamid Sagaff, 86000 Kluang Johor Darul Takzim Tel No: 07-7771161 | 073-010 |
| K & N Kenanga Bhd | No 31, Lorong Dato' Ahmad Jalan Khalidi 84000 Muar Johor Darul Takzim Tel No.: 06-9542711 | 073-008 | K & N Kenanga Bhd | Tingkat Bawah & Tingkat Mezzanine No. 34, Jalan Genuang 85000 Segamat Johor Darul Takzim Tel No.: 07-9333515 | 073-009 |
| K&N Kenanga Bhd | Tingkat Bawah 4, Jalan Dataran 1 Taman Bandar Tangkak 84900 Tangkak Tel No.: 06-7782292 | 073-008 | Kuala Lumpur City Securities Sdn Bhd | No. 46 & 48 Jalan Dato' Kapten Ahmad 86000 Kluang Johor Darul Takzim Tel No.: 07-7717922 | 076-006 |
| OSK Securities Bhd | Tingkat Bawah & Tingkat I 1 & 1-01 Taman Rosmerah 2/11 Taman Johor Jaya 81100 Johor Bahru Johor Darul Takzim Tel No.: 07-3577290 | 056-006 | OSK Securities Berhad | Units 27-01 to 27-08 Level 27, Menara Landmark No. 12, Jalan Ngee Heng 80000 Johor Bahru Johor Darul Takzim Tel No.: 07-2212233 | 056-006 |
| OSK Securities Berhad | 53- 53-A & 53-B Jalan Sultanah 83000 Batu Pahat Johor Darul Takzim Tel No.: 07-4380288 | 056-009 | OSK Securities Berhad | Ground Floor 17, Jalan Delima Pusat Perdagangan Pontian 82000 Pontian Johor Darul Takzim Tel No.: 07-6868018 | 056-023 |

| Name | Address and telephone number | Broker code | Name | Address and telephone number | Broker code |
|---|---|----------------|--|--|----------------|
| OSK Securities Berhad | Ground & 1st Floor No. 19, Jalan Pesta 1-1 Taman Tun Dr. Ismail 1 Jalan Bakri 84000 Muar Johor Darul Takzim Tel No.: 07-9538262 | 056-025 | OSK Securities Berhad | Ground, 1st and 2nd Floor 10, Jalan Bendahara 12 Taman Ungku Tun Aminah 81300 Skudai Johor Darul Takzim Tel No.: 07-5577628 | 056-029 |
| OSK Securities Berhad | Ground & 1st Floor 28, Jalan Tengku Ahmad 85000 Segamat Johor Darul Takzim Tel No.: 07-9321543 | 056-030 | OSK Securities Berhad | Ground & 1st Floor No. 17, Jalan Manggis 86000 Kluang Johor Darul Takzim Tel No.: 07-7769655 | 056-031 |
| OSK Securities Berhad | 240 & 240A, Jalan Besar 83700 Yong Peng Johor Darul Takzim Tel No.: 07-4675388 | 056-033 | OSK Securities Berhad | Ground Floor 1st & 2nd Floor 10, Jalan Anggerik 1 Taman Kulai Utama 81000 Kulai Johor Darul Takzim Tel No.: 07-6626288 | 056-035 |
| OSK Securities Berhad | Ground Floor No. 7, Jalan Jaya 81900 Kota Tinggi Johor Darul Takzim Tel No.: 07-88222018 | 056-036 | OSK Securities Berhad | Ground, 1st & 2nd Floor 343, Jalan Muar 84900 Tangkak Johor Darul Takzim Tel N.: 06-9787180 | 056-038 |
| OSK Securities Berhad | 1st Floor No. 2 & 4 Jalan Makmur Taman Sri Aman 85300 Labis Johor Darul Takzim Tel No.: 07-9256881 | 056-039 | PM Securities Sdn Bhd | Suite 5.1, Level 5, Menara Pelangi Jalan Kuning Taman Pelangi 80400 Johor Bahru Johor Darul Takzim Tel No.: 07-2781813 | 064-005 |
| PM Securities Sdn Bhd | Tingkat Bawah & Tingkat I, 43 & 43A, Jalan Penjaja 3, Taman Kim's Park Business Center 83000 Batu Pahat Johor Darul Takzim Tei No.: 07-4322316 | 064-005 | PM Securities Sdn Bhd | Ground Floor 118 Jalan Genuang 85000 Segamat Johor Darul Takzim Tel No.: 07-933418 | 064-009 |
| Kelantan Darı | ıl Naim | | | | |
| TA Securities Holdings Berhad (formerly known as Kota Bharu Securities Sdn Bhd) | 298, Jalan Tok Hakim 15000 Kota Bharu Kelantan Darul Naim Tel No.: 09-7432288 | 058-004 | Kuala Lumpur City Securities Sdn Bhd | Lot 6 & 7, Section 25 Jalan Sultan Yahya Petra Bandar Kota Bharu 15200 Kota Bharu Kelantan Darul Naim Tel No.: 09-7432588 | 076-007 |
| OSK Securities Berhad | No.3953-H (Ground & 1st Floor) Jalan Kebun Sultan 15350 Kota Bharu Kelantan Darul Naim Tel No.: 09-7430077 | 056-020 | | | |

| Name | Address and telephone number | Broker code | Name | Address and telephone number | Broker code |
|---|--|----------------|--|--|----------------|
| Pahang Darul | Makmur | | | | |
| Kuala Lumpur City Securities Sdn Bhd | A-397, A-399 & A-401 Taman Sri Kuantan III Jalan Beserah 25300 Kuantan Pahang Darul Makmur Tel No.: 09-5660800 | 076-002 | OSK Securities Berhad | A-27 & A-29 Lorong Tun Ismail 9 Sri Dagangan Kuantan Business Centre 25000 Kuantan Pahang Darul Makmur Tel No.: 09-5163811 | 056-007 |
| OSK Securities Berhad | Ground Floor 98 Jalan Pasdec 28700 Bentong Pahang Darul Makmur Tel No.: 09-2234943 | 056-022 | OSK Securities Berhad | Ground Floor, 76-A, Persiaran Camelia 4, Tanah Rata 39000 Cameron Highlands Pahang Darul Makmur Tel No.: 05-4914913 | 056-041 |
| OSK Securities Berhad | Ground Floor 43, Jalan Bunga Tanjung 28400 Mentakab Pahang Darul Makmur Tel No.: 09-2771541 | 056-026 | | | |
| Terengganu Da | arul Iman | | | | |
| FA Securities Sdn Bhd | No. 51 & 51A Ground, Mezzanine & 1st Floor Jalan Tok Lam 20100 Kuala Terengganu Terenganu Darul Iman Tel No.: 09-6238128 | 021-001 | Kuala Lumpur City Securities Sdn Bhd | No. 1D Ground & Mezzanine No. 1E, Ground & Mezzanine 1st & 2nd Floor Jalan Air Jernih 20300 Kuala Terengganu Terengganu Darul Iman Tel No.: 09-6317922 | 076-009 |
| OSK Securities Berhad | Ground Floor, 9651, Cukai Utama Jalan Kubang Kurus 24000 Kemaman Terengganu Darul Iman Tel No.: 09-8583109 | 056-027 | | | |
| Sabah | | | | | |
| Hwang-DBS Securities Berhad | Room Nos. 106-109 Mezzanine Floor Room Nos. 207-212 2nd Floor, Gaya Centre Jalan Tun Fuad Stephens 88400 Kota Kinabalu Sabah Tel No.: 088-311688 | 068-008 | Innosabah Securities Berhad | 11, Equity House, Block K Sadong Jaya, Karamunsing 88100 Kota Kinabalu Sabah Tel No.: 088-234090 | 020-001 |

| Name | Address and telephone number | Broker code | Name | Address and telephone number | Broker code |
|--|--|----------------|------------------------------------|--|----------------|
| Kuala Lumpur City Securities Sdn Bhd | Suite 1-9-E1, 9th Floor, CPS Tower 1 Jalan Centre Point 88000 Kota Kinabalu Sabah Tel No.: 088-253922 | 076-005 | OSK Securities Sdn Bhd | 5th Floor Wisma BSN Sabah Jalan Kemajuan Karamunsing 88000 Kota Kinabalu Sabah Tel No.: 088-269788 | 056-010 |
| Sarawak | | | | | |
| TA Securities Holdings Berhad (Formerly known as Botly Securities Sdn Bhd) | 12G, H&I Jalan Kampung Datu 96000 Sibu Sarawak Tel No.: 084-319998 | 058-002 | Hwang-DBS Securities Sdn Bhd | Ground Floor 1, 2 & 3 Lot 328, Jalan Abell 93100 Kuching Sarawak Tel No.: 082-236999 | 068-005 |
| K & N Kenanga Bhd | Wisma Mahmud Jalan Sungai Sarawak 93100 Kuching Sarawak Tel No.: 082-338000 | 073-003 | K & N Kenanga Bhd | Lot 2465 Jalan Boulevard Utama Boulevard Commercial Centre 98000 Miri Sarawak Tel No.: 085-435577 | 073-002 |
| OSK Securities Berhad | Ground & 1st Floor Wisma Chinese Chambers Lot 357, Section 47, K.T.L.D. Jalan Bukit Mata Kuching 93100 Kuching Sarawak Tel No.: 082-422252 | 056-008 | K&N Kenanga Bhd | Tingkat Bawah & Tingkat 1 11-12, Lorong Kampung Datu 3 96000 Sibu Sarawak Tel No.: 084-338901 | 073-012 |
| OSK Securities Berhad | 101 & 102, Pusat Pedada Jalan Pedada 96000 Sibu Sarawak Tel No.: 084-329100 | 056-013 | OSK Securities Berhad | Lot 1168, Ground Floor Wisma Interhill Miri Waterfront Commercial Centre 98008 Miri Sarawak Tel No.: 085-422788 | 056-012 |
| Wilayah Persekutuan Labuan | | | | | |
| CIMB Securities Sdn Bhd | Unit 7 (A), Level 7 Main Office Tower Financial Park Labuan Jalan Merdeka 87000 Wilayah Persekutuan Labuan Tel No.: 087-451666 | 065-002 | | | |