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PROPOSED NEW CONSTITUTION OF THE COMPANY
(Full text of the new Constitution marked up to show changes from the existing Constitution)

THE COMPANIES ACT, 20161965
<u>MALAYSIA</u>
PUBLIC COMPANY LIMITED BY SHARES
MALAYSIA

MEMORANDUM
AND
ARTICLES OF ASSOCIATION
CONSTITUTION
OF
WARISAN TC HOLDINGS BERHAD
(Company No. 424834-W)

Incorporated on the 26th day of March, 1997

THE COMPANIES ACT, 1965

COMPANY LIMITED BY SHARES

MEMORANDUM OF ASSOCIATION

OF

WARISAN TC HOLDINGS BERHAD

- 1. The name of the Company is Warisan TC Holdings Berhad. [Move to Article 1]
- 2. The Registered Office of the Company will be situated in Malaysia.[Move to Article 2]
- 3. The objects for which the Company is established are: [Move to Article 3]
 - (1) To carry on the business of an investment holding company, and in particular to invest the moneys of the Company in or otherwise to acquire and hold shares, stocks debentures, debenture stocks, scrips, loans, bonds, obligations, notes, securities and investments issued or guaranteed by any company, corporation, association, body or trust constituted or carrying on business in any part of the world, and in the funds or loans or other securities and investments of or issued or guaranteed by any government, state, or dominion, public body or authority, supreme, municipal, local or otherwise, whether at home or abroad.
 - (2) To acquire any such shares, stocks, debentures, debenture stocks, scrips, loans, bonds, obligations, notes, securities and investments by original subscription, tender, purchase, particular in syndicates, exchange or otherwise, and whether or not fully paid up, and to make payments thereon as called up or in advance of calls or otherwise, and to subscribe for the same either conditionally or otherwise, and to guarantee the subscription thereof, and to exercise and enforce all rights and powers conferred by or incident to the ownership thereof, and to vary and transpose from time to time as may be considered expedient, any of the company's investments for the time being.
 - (3) To purchase or otherwise acquire for investment, lands, houses, buildings, plantations and immovable property of any tenure or any interest therein, and any movable property of any description or any interest therein, and to create or sell freehold and leasehold ground rents, generally to acquire, deal in, by way of sale, lease, exchange or otherwise with property of every description, whether immovable or movable, real or personal and whether for valuable consideration or not.
 - (4) To carry on the business as civil, mechanical, electrical, structural, consulting and general engineers.

- (5) To purchase or otherwise acquire houses, offices, workshops, buildings and premises, and any fixed and movable machinery, tools, engines, boilers, plant, implements, patterns, stock in trade, patents and patent rights, convenient to be used in or about the trade or business of engineers, founders, smiths or machinists.
- (6) To alter, construct, equip, operate and own buildings and erections, mills, offices, vehicles and any other property of all and every description and type, and for all purposes.
- (7) To hold shares or invest in, and to acquire, lease, promote or sell, and to manage, conduct or undertake the business of management or otherwise howsoever direct the operations of any business, company, corporations, firm of any other whatsoever enterprise, undertaking or venture, and generally to undertake any of the business of a holding or management company.
- (8) To carry on the business of garage keepers and suppliers of and dealers in plant, electricity and other motive power to motor and other things.
- (9) To enter into any contracts in relation to and to erect, construct, maintain, make, operate, own, alter, repair, pull down and restore either alone or jointly with any other companies or persons, works of all descriptions including wharves, docks, piers, railways, tramway, waterways, roads, bridges, warehouses, factories, mills, engines, machines, railway carriages and wagons, gas works, electric works, water works, drainage and sewerage works and buildings of every description.
- (10) To carry or conduct all or any of the business of builders, carpenters, carriers, contractors, decorators, dredgers, prospectors, job-masters, quarrymen, quarry proprietors, refiners and smelters, victuallers, agents, dealers, exporters and importers, merchants, makers or manufacturers for or in all goods, lines, matters and things including bricks, furniture, hardware, lime, metals, sands, stone, tiles, timber, terra cotta and all other building requisites, estate house or land agents.
- (11) To carry on business as exporters, importers, cultivators, winners, sawmillers, and manufacturers of and dealers and traders in every description of timber, wood and cane, raw, manufactured or partly manufactured goods and articles of any description made entirely or partly of wood, timber or cane or any combination thereof, products and by-products of any descriptions obtained from wood, timber, cane or other forest or plant matter or thing of any whatsoever description, or resulting from the handling, manufacture, or processing of wood, timber, cane, or other forest produce, plant matter or thing including coal, charcoal, paper plastics and other synthetic materials.
- (12) To carry on the business of manufacturers of and dealers in paper of all kinds, and articles made from paper or pulp, and materials used in the

manufacture or treatment of paper, including cardboards, railway and other tickets, mill boards, and wall and ceiling papers and to carry on the business of stationers, lithographers and publishers.

- (13) To carry on any whatsoever form of business, trade or undertaking whether as principals, agents, sub-agents or consignee, and to deal in any form of produce, matter or thing.
- (14) To manage, operate and maintain fuel, oil and petrol pumps, stations and retail and wholesale agencies, and garages, service stations, workshops and repair shops.
- (15) To obtain, procure, purchase, take on lease or sublease, exchange or otherwise acquire in any part of the world any concessions, grants, claims, licenses, leases, options, rights or privileges for any mining objects or purposes or any mines, mining rights or concessions or any metalliferous lands, gravels or rivers, or any lands of whatsoever tenure or title containing or supposed to contain tin, precious stones, gold, silver, lead, wolfram, copper, iron, oil, coal, or other valuable products and to explore, work, exercise, develop or otherwise turn to account, deal with or dispose of any such concesions, grants, claims, licences, leases, mines, lands, options, rights or privileges and produce thereof.
- (16) To search for , win, get, work, raise, smelt, calcine, refine, dress, amalgamate, quarry, reduce, wash, crush and prepare for market, manipulate and make merchantable, buy, sell and deal in tin, iron and other metals, minerals and other mineral substances, precious stones and any other produce of any mines or properties, vegetable and other produce and material and substances or all kinds, and generally to carry on any metallurgical operations which may seem conducive to any of the Company's objects.
- (17) To construct, maintain, improve, develop, work, control, operate and manage any waterworks, garages, and petrol, oil, fuel and service stations, gasworks, reservoirs, roads, tramways, electric power, heat and light supply works, telephone works, motels, guest house, rest houses, clubs, restaurants, baths, places of worship, places of amusement, pleasure grounds, parks, gardens, reading rooms, stores, shops, dairies, and other works and conveniences which the Company may think directly or indirectly conducive to these objects, and to contribute or otherwise assist or take part in the construction, maintenance, development, working, control and management thereof.
- (18) To carry on business as tourist and travel agents and contractors, and to facilitate tourism and travelling, and to provide for tourists, travellers, holiday-makers and vacationers, and to promote the provision of all whatsoever amenities, conveniences and facilities including pasages, tickets, through tickets, circular tickets, sleeping cars and berths, reserved places, and carriage and transport of all kinds, including the hire of any form or system of transport.

(19) To provide hotel and lodging facilities and all other kinds of accommodation, guides, safe deposits, inquiry bureaus, libraries, baggage transport and otherwise generally to provide all whatsoever amenities requirements and services convenient, expedient and necessary for persons touring, travelling, holding, develop, promote, operate, manage, work and control holiday resorts and camps, vacation centres and to arrange, organise and manage tours of all kinds; to arrange, organize and manage cruises, journeys, tours, travels, trips, voyages and expeditions of all kinds, and to promote, organise and manage amusements, carnivals, cinemas, circuses, entertainments, exhibitions, expositions, fairs, festivals, play ground, theatres, shows, plays, game competitions, contests, races, sports and recreation of all kinds and to provide and manage all whatsoever arenas, courses, courts, fields, gymnasiums, halls, pitches, pools, rings, rinks, stadium, tracks, and places thereof.

(20) To carry on business as dealers and general merchants, exporters, and importers, general agents, and brokers, and to buy, sell manipulate and deal (both wholesale and retail) in commodities of all kinds which can be conveniently dealt with by the Company in connection with any of its objects and to buy, hire, manufacture, sell, deal and trade in all kinds of merchandise, produce, goods, stores and to transact any or every description of agency, commission, commercial developments, manufacturing, mercantile and financial business.

(21) To purchase, take on lease, hire or otherwise acquire, build, construct, erect, equip, maintain, repair, adapt, pull down, demolish, reconstruct, make and manufacture factories, buildings, offices, mills, machinery engines, plant, tools, implements, carts, vehicles, rolling-stock, live and dead stocks, stores, appliances, effects and other works, things and property of any kind.

(22) To purchase, hire, sell, deal in, construct, equip, maintain, improve, repair, and use motor-cars, motor-lorries, motor-cycles, steam cars, steam waggons, tractors, aeroplanes, bicycles, carts, carriages, ropeways, cableways, high lead lines, cranes and all other forms of craft, machine of vehicle, animals or material, either terrestrially, sub-terraneously, or aerially and all tools and parts thereof and all other things proper to be used in connection therewith.

(23) To carry on all or any of the business of managers of shipping property, freight contractors, earriers by land, and air, barge owners, lightermen, stevedores, forwarding agents, and any other form of transport business, ice merchants, refrigenerating-storekeeper, warehousemen, wharfingers and general traders.

(24) To carry on the business of chemists, druggists, drysalters, oil and colourmen and importers, exporters and manufacturers of and dealers in all pharmaceutical, medicinal, chemical, industrial, and other preparations, articles and compounds, cements, oils, paints, pigments and varnishes, drug, dye-ware paint and colour grinders, makers of and dealers in proprietary articles of all kinds

and of electrical, chemical, photographical, surgical and scientific apparatus and materials and to buy, sell, manufacture, refine, manipulate, and deal in all substances, apparatus, and things capable of being used in any such business as aforesaid or in any way in connection therewith.

(25) To apply for purchase or otherwise acquire, use, assign, sell and generally deal in patents, patent-rights, trademarks, designs, or other exclusive or non-exclusive or limited rights or privileges and to use, develop, grant licences, and otherwise turn to account the same or any interests thereunder and at pleasure to dispose of the same in any way.

(26) To purchase, hire or otherwise acquire any photographic and other apparatus in connection with cinematograph shows, amusement parks, exhibition and all kinds of entertainment business.

(27) To aid, finance, subsidise or assist any company, corporation, association, firm or individual with capital, credit, means and resources of engaging in or carrying on any business or transaction which this Company is authorised to carry on or be engaged in or any business or transaction capable of being conducted so as directly or indirectly to benefit this Company and in particular for the import, export, purchase, sales, lease, letting, dealing in, hiring and letting on hire, under hire-purchase agreements or otherwise of any motor cars or vehicles or any of other articles, goods, wares, merchandises, or things and for the acquisition of taking on leases or hiring of land, buildings, offices, or premises or the prosecution of any works, undertakings, projects or enterprises connected with any of the said businesses or capable of being taken or carried on so as directly or indirectly to benefit this Company.

(28) To invest the capital of the Company and make advances on all description of motor vehicles and other goods, wares and merchandise whether on mortgage or bill of sale or assignment and whether subject to hire-purchase agreements or otherwise and to seize, retake, sell, dispose of or repurchase the same and generally to finance the carrying on of the hire-purchase business in all its branches.

(29) To receive money on deposit or to borrow or raise money with or without security, or to secure the payment or repayment of money or the satisfaction, observance or performance of any obligation or liability undertaken or incurred by the Company in such manner as the Company thinks fit and in particular by mortgage or charge upon the undertaking or any part of the undertaking of the Company or upon all or any assets of the Company or by the creation and issues of debentures or debenture stock (perpetual or terminable) charged as aforesaid or constituting or supported by a floating charge upon present and future property including uncalled and called unpaid capital.

(30) To lend and advance money or give credit to such person or companies and on such terms as may seem expedient, and in particular to customers, companies, corporation, firms and others having dealings with the Company, and to give guarantees or become surety and give security for any such persons or companies.

(31) Subject to the provisions of any laws in force to buy and sell foreign currency and exchange and to accept money for remittance to all countries and accept deposit of money on loan at interest or without interest.

(32) To carry on business as capitalists, financiers, concessionnaires, miners and merchants and to guarantee or become liable for the payment of money or for the performance of any obligation and to undertake and carry on and execute all kinds of financial, mining, commercial, trading and other operations and to carry on any other business which may seem to be capable of being carried on in connection with any of these objects or be calculated directly or indirectly to enhance the value of or facilitate the realisation of or render profitable any of the Company's property or rights.

(33) To advance, deposit or lend money, securities and property, to or with such persons and on such terms as may seem expedient and to discount, buy, sell bills, notes, warrants, coupons and other negotiable or transferable documents.

(34) To transact and carry on all kinds of agency business and in particular to collect rents and debts and to negotiate loans to find investment and to issue, place shares, stocks, debenture stocks or securities.

(35) To administer trust estate, and the estates of deceased, bankrupt or insolvent persons or the property of companies in liquidation or any other estates liquidation and to undertake the office of trustee, executor, administrator, assignee, inspector, liquidator, custodian, guardian, treasurer, or any similar office, and to perform and discharge the duties of any such office for commission, or other remuneration, or otherwise.

(36) To appoint any persons (whether incorporated or not) to accept and hold in trust for the Company any property belonging to the Company, or in which it is interested and for any other purposes and to execute and do all such deeds and things as may be requisite in relation to any such trustee or trustees.

(37)To promote or assist in the promotion of any company for the purpose of acquiring or undertaking all or any of the property and undertaking any of the liabilities of this Company, or of undertaking any business or operations which may seem directly or indirectly likely to assist or benefit this Company, or to enhance the value of any property or business of this Company, or for any other purpose which may seem directly or indirectly calculated to benefit this Company, and to place or guarantee the placing of, underwrite, subscribe, for, or otherwise

acquire all or any part of the shares, debentures or debenture stock or securities of any such company and to subsidise or otherwise assist any such company.

(38) To purchase or otherwise acquire and undertake the whole or any part of the business, goodwill, assets and liabilities of any person, firm, or company carrying on or proposing to carry on any business which the Company is authorised to carry on or engage in or possessed of property suitable for the purpose of or that may be conducive to the interest of this Company and in particular so that the consideration may be wholly or partly satisfied by the allotment of shares, debentures, debenture stock or securities of the Company.

(39) To amalgamate, enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession, mutual assistance or otherwise with any person, firm or company, carrying on or engaged in or about to carry on or engage in any business or transaction which this Company is authorised to carry on or be engaged in or any business or transaction capable of being conducted so as directly or indirectly to benefit this Company and to acquire in any manner whatsoever shares and securities of any such company.

(40) To subscribe for, take, underwrite, purchase, or otherwise acquire and hold shares, debentures, debenture stock or other interest in or securities of any other company having objects altogether or in part similar to those of this Company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this Company.

(41) To purchase, acquire, hold, sell shares, stocks, debentures, debenture stocks, bonds, obligations and securities issued or guaranteed by any company constituted or carrying on business in any part of the world, and debentures, debenture stocks, bonds, obligations and securities issued or guaranteed by any government, sovereign ruler, commissioners, public body of authority supreme, municipal, local or otherwise, whether at home or abroad.

(42) To invest with the moneys of the Company not immediately required upon such securities and in such manner as may from time to time be determined.

(43) To sell, improve, manage, develop, lease, mortgage, dispose of, exchange, turn to account or otherwise deal with all or any part of the property and rights of the Company.

(44) To sell or dispose of all or any of the undertaking and assets of the Company for such consideration as the Company may think fit, and in particular for shares, debentures, debenture stock or securities of any company having objects altogether or in part similar to those of this Company.

(45) To distribute any property of the Company whether upon a division of profits or a distribution of assets, among the members in specie or otherwise.

(46) To enter into any arrangement with any government or authorities, municipal, local or otherwise, that may seem conducive to the Company's objects, or any of them, and to obtain from such governments or authority any rights, privileges and concessions which the Company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions.

(47) To borrow or raise money and to ensure the repayment of any money borrowed, raised or owing in such manner as the Company shall think fit, and in particular by the issue of debenture or debenture stock, perpetual or otherwise, charged upon, and by mortgage, charge, lien, debentures or debenture stock of and on the whole or any part of the Company's property or assets (both present or future), including its uncalled capital, and also by a similar mortgage, charge or lien to secure and guarantee the performance by the Company of any obligation or liability it may undertake.

(48) To remunerate any person or company for services or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares in or debentures, debenture stock or other securities of the Company or in or about the promotion, formation, or business of the Company, or of any other company promoted wholly or in part by this Company.

(49) To establish or aid in the establishment to contribute to and to support or guarantee funds, trusts, insurance or pension schemes and to make payment of gratuities and to make or enter into any other whatsoever arrangement calculated or likely to benefit any person or persons who are or have any time been employed by the Company or its predecessors in business and the dependants or relatives of such person or persons.

(50) To establish and or support or to aid in the establishment and or support of and to make donations or subscription to or to subsidise any whatsoever association, fund, institution, place of worship, school, society or any other body or partly having or for any objects or purposes whatsoever.

(51) To carry on any other business whether similar to the foregoing or not which may seem to the Company capable of being conveniently carried on in connection with any of the objects of the Company or calculated directly or indirectly to enhance the value of or render profitable any of the Company's property or rights.

And it is hereby declared that the word 'company' in this clause, except where used in reference to this Company, shall be deemed to include any partnership or other body of persons whether incorporated or not incorporated and whether domiciled in

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Malaysia or elsewhere, and further that the objects specified in each paragraph of this clause shall be regarded as independent objects and accordingly shall, except where otherwise expressed in any paragraph, be in no wise limited or restricted by reference to, or inference from the terms of any other paragraph or the name of the Company but may be carried out in as full and ample a manner and construed just as wide a sense as if the said paragraph defined the objects of a separate distinct and independent company.

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We, the several persons whose not desirous of being formed into a command we respectively agree to take to opposite our respective names.	pany in pursuance of this M	lemorand	um of Association
Names, Addresses and Description	of Subscribers		hares taken subscriber
Date' Tan Heng Chew I/C No. 460531-10-5141 Indah Damansara Condominium 21-08-03 Jalan Damansara Endah Damansara Heights 50490 Kuala Lumpur	Company Director		— One (1) —
Ooi Chee Seng I/C No. 441216-08-5327 8C-3-2 Sri Murni Condominium No. 8 Lorong Kota 4, Bukit Ledang Off Jalan Duta 50480 Kuala Lumpur	Company Director		One (1)
	-	Fotal:	Two (2)
Dated Witness to the above signatures	: 24 MAR 1997 :		
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COMPANIES ACT, <u>20161965</u> MALAYSIA

PUBLIC COMPANY LIMITED BY SHARES

ARTICLES OF ASSOCIATION CONSTITUTION

OF

WARISAN TC HOLDINGS BERHAD

(Adopted by Special Resolution passed on the 23___ day of May _____, 20018)

PRELIMINARY

1. Name [previously paragraph 1 of Memorandum]

The name of the Company is **WARISAN TC HOLDINGS BERHAD**.

2. Registered office [previously paragraph 2 of Memorandum]

The Registered Office of the Company will be situated in Malaysia.

Table A excluded

The Regulations contained in Table "A" in the Fourth Schedule to the Companies Act, 1965 shall not apply to the Company except in so far as the same are repeated or contained in these Articles.

3. Company has unlimited capacity [previously paragraph 3 of Memorandum with modifications]

The Company shall be capable of exercising all the functions of a body corporate and have the full capacity to carry on or undertake any business or activity and the Company shall have the full rights, powers and privileges for the purposes aforementioned.

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4. <u>Definitions and linterpretation</u>

- 4.1 In these Articles this Constitution if not inconsistent with the subject or context:-
 - 4.1.1. 2.1 "the Act" means the Companies Act, 20161965 and any statutory modification, amendment or re-enactment thereof and any and every other legislation made thereunder for the time being in force.
 - 4.1.2. "Alternate Director" means any person who has been appointed and for the time being holds office as an alternate director of the Company in accordance with the provisions of this Constitution.
 - 4.1.3. 2.2-"Article" means an Article of this Constitution. "these Articles" means these Articles of Association as originally framed or as from time to time altered by special resolution and "Article" means one of these Articles.
 - 4.1.4. "Auditor" means a person who has been approved as an auditor under the Act and whose approval has not been revoked.
 - 4.1.5. 2.3 "Authorised Nominee" shall have the meaning ascribed thereto in the Central Depositories Act.
 - 4.1.6. 2.4 "beneficial owner" has the meaning ascribed thereto in the Central Depositories Act.
 - 4.1.7. 2.5 "Board" means the board of directors of the Company who number not less than the required quorum acting as a board of directors.¹
 - 4.1.8. 2.6—"Central Depositories Act" means the Securities Industry (Central Depositories) Act 1991 and any statutory modification, amendment or re-enactment thereof and any and every other legislation made thereunder for the time being in force.
 - 4.1.9. 2.8 "the-Company" means WARISAN TC HOLDINGS BERHAD (Company No. 424834-W).
 - 4.1.10. "Constitution" means this Constitution as originally framed or as from time to time altered by special resolution.

¹ S 2 Interpretation & definition of "Board" CA 2016

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4.1.11. 2.9 "Depositor" means a holder of securities account established by the Central Depository.²

<u>4.1.12.</u> <u>2.7</u> "Central Depository" means Bursa Malaysia Depository Sdn. Bhd. or such other name by which it may be known from time to time. 3

<u>4.1.13.</u> <u>2.10</u> "Deposited Security" means a security standing to the credit of a securities account and includes a security in a securities account that is in suspense.

<u>4.1.14.</u> <u>2.11</u> "the Directors" means the directors of the Company a person who has been appointed and for the time being holds office as a director of the Company in accordance with the provisions of the Act and this Constitution and, unless the context otherwise provides or requires, includes an Alternate Director.

4.1.15. 2.11A "Exempt Authorised Nominee" means an Authorised Nominee which is exempted from compliance with the provisions of subsection 25A(1) of Central Depositories Act.⁴

4.1.16. "financial statements" shall have the meaning ascribed to it in Section 2 of the Act.

<u>4.1.17.</u> <u>2.12</u> "Listing Requirements" means the Listing Requirements of the Stock Exchange including any amendment to the Listing Requirements that may be made from time to time.

4.1.18. 2.13 "market day" means a day on which the stock market of the Stock Exchange is open for trading in securities.

4.1.19. 2.14 "member" or "shareholder" or "holder of shares" or any like expression means a person who is registered as the holder of shares in the share capital of the Company including a Depositor who may be an Authorised Nominee whose name appears in the Record of Depositors and who has a credit balance of shares in the Company in his securities account (except the Central Depository or its nominee Company).

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² Amendment to be consistent with definition used in LR 2018.

³ Amendment to be consistent with definition used in LR 2018.

⁴ LR 2018 Para 7.21(2)

- 4.1.20. 2.15 "the office" means the Registered Office for the time being of the Company.
- 4.1.21. "ordinary resolution" shall have the meaning ascribed to it in Section 291 of the Act.
- 4.1.22. 2.16 "Record of Depositors" means a record provided by the Central Depository to the Company under Chapter 24.0 of the Rules.
- 4.1.23. 2.17 "the register" means the register of members to be kept pursuant to the Act.
- <u>4.1.24.</u> <u>2.18</u> "Rules" means the rules of the Central Depository as defined under the Central Depositories Act for the time being in force.
- 4.1.25. 2.19 "the seal" means the common seal of the Company, any official seal of the Company for use in a place specified on the face of such seal outside Malaysia or the official seal to seal the securities issued by the Company or documents creating or evidencing securities so issued which shall have the word "securities" specified on the face of such seal, as the case may be, as referred to in the Act.
- <u>4.1.26.</u> <u>2.20</u> "Secretary" means any person or persons appointed to perform the duties of a secretary of the Company and shall include an assistant or deputy secretary.
- 4.1.27. 2.21 "securities" shall have the meaning given in Section 2 of the Capital Markets and Services Act 2007.
- 4.1.28. 2.22 "securities account" means an account established by the Central Depository for a Depositor for the recording of deposit of securities and for dealings in such securities by the Depositor as permitted under the Central Depositories Act and/or the Rules.
- 4.1.29. "special resolution" shall have the meaning ascribed to it in Section 292 of the Act.
- <u>4.1.30.</u> <u>2.23</u> "Statutes" means the Act, the Central Depositories Act and every other Act for the time being in force concerning companies and affecting the Company.
- <u>4.1.31.</u> <u>2.24</u> "Stock Exchange" means Bursa Malaysia Securities Berhad and/or where the context permits, any other stock exchange on which the shares of the Company are listed.
- 4.2. 2.25 Expressions referring to "writing" or "written" shall, unless the contrary intention appears, be construed as including references to type-

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writing, printing, lithography, photography, electronic storage or transmission and other modes of representing or reproducing words in a visible form and/or method of recording information or fixing information in a form capable of being preserved.

- 4.3. 2.26 Headings and notes are included only for convenience and shall not affect meaning.
- 4.4. 2.27 Words importing the singular only shall include the plural and the masculine gender shall include the feminine and neuter genders and the word "person" shall include a corporation.
- 4.5. 2.28-Save as aforesaid, any \(\psi_w\) or expressions contained in these Articles this Constitution shall where the context so admits be interpreted in accordance with the provisions of the Interpretation Acts 1948 and 1967, the Act, the Central Depositories Act, and the Rules and the Listing Requirements.

Share Capital

The share capital of the Company is RM100,000,000.00/- divided into 100,000,000 shares of RM1/- each.

BUSINESS [move to Article 95 under "Director"]

Directors may carry on business

Any branch or kind of business which the Company is either expressly or by implication authorised to undertake may be undertaken by the Directors at such time or times as they may think fit and further may be suffered by them to be in abeyance whether such branch or kind of business may have been actually commenced or not so long as the Directors may deem it expedient not to commence or proceed with the same.

5. Restriction of use of Company Funds [move to Article 11]

None of the funds of the Company shall be applied in the purchase of or lent on the security of shares of the Company; nor shall the Company give, whether directly or indirectly, and whether by means of a loan, guarantee, the provision of security or otherwise, any financial assistance for the purpose of or in connection with a purchase made or to be made by any person of any shares in the Company, but nothing in this Article shall prohibit transactions permitted under Section 67(2) of the Act or the purchase by the Company of its own shares pursuant to Article 6 and Section 67A of the Act.

5. Limited liability [previously paragraph 4 of Memorandum with modifications]

The <u>Company is a company limited by shares and the liability of the members of the Company is limited to the amount, if any, unpaid on shares held by the members.⁵</u>

Purchase of Own Shares [move to Article 12]

Subject to the provisions of the Act and any regulations made thereunder and to any rights previously conferred on the holders of any class of shares and to any requirements imposed by the Stock Exchange in respect of securities admitted to listing, and any rules or guidelines ("Rules and Guidelines") of any relevant authorities (whether having the force of law or not) issued from time to time whether by way of amendment, modification or variation or in replacement thereof (other than any such of the Rules and Guidelines compliance with which the Company is waived by the relevant authority), the Company may purchase or may enter into a contract under which it will or may purchase any of its shares of any class, including any redeemable shares.

Neither the Company nor the Directors shall be required to select the shares to be purchased rateably or in any other particular manner as between the holders of shares of the same class or as between them and the holders of shares of any other class or in accordance with the rights as to dividends or capital conferred by any class of shares.

SHARE CAPITAL

6. Share capital [previously paragraphs 5 & 6 of Memorandum with modifications]

- 6.1. The shares issued by the Company shall constitute the share capital of the Company ⁶ is Ringgit Malaysia One Hundred Million (RM100,000,000/-) divided into 100,000,000 shares of Ringgit Malaysia One (RM1.00) each. The shares in the original or any increased capital may be divided into several classes and there may be attached thereto respectively any preferential, deferred or other special rights, privileges, conditions or restrictions as to dividends, capital, voting or otherwise.
- 6.2. Subject always to the respective rights, terms and conditions mentioned in Clause 5 hereof, tThe Company shall have power to increase or reduce the capital, to consolidate or sub-divide the shares into shares of larger or smaller amounts and to issue all or part of the original or any additional capital as fully paid, or partly paid shares, and with any special or preferential rights or privileges, or subject to any special terms or conditions and either with or without any special designation, and also from time to time to alter, modify, commute, abrogate or deal with any such rights, privileges, terms, conditions or designations in accordance with the provisions of this Constitution. regulations for the time being of the Company.

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⁵ S 10(2) CA 2016

⁶ Definition of "shares" in S 2 CA 2016

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MODIFICATION OF RIGHTS [move to Article 10]

Class rights may be modified

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 be varied, modified, abrogated or dealt with and preference capital may be repaid (other than redeemable preference capital) if agreed to by the holders of threefourths of the preference shares at a general meeting called for the purpose either while the Company is a going concern or during or in contemplation of a winding-up 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 persons at least holding or representing by proxy one third of the issued shares of the class. Provided that where the necessary majority for such a special resolution is not obtained at the meeting, consent in writing if obtained from the holders of three-fourths of the preference shares concerned within two months of the meeting, shall be as valid and effectual as a special resolution carried at the meeting. To every special resolution the provisions of Section 152 of the Act shall with such adaptations as are necessary apply.

7. Types of shares⁷

- 7.1. Shares in the Company may
 - 7.1.1. be issued in different classes with the voting shares attached to share in each class as stated in this Constitution;⁸
 - 7.1.2. be preference shares which are redeemable in accordance with this Constitution;⁹
 - 7.1.3. confer preferential rights to distributions of capital or income;
 - 7.1.4. confer special, limited or conditional voting rights; or
 - 7.1.5. not confer voting rights.
- 7.2. The rights attaching to shares of a class other than ordinary shares shall be expressed. 10

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⁷ S <u>69 CA 2016</u>

⁸ S 90(1)CA 2016

⁹ S 72(2) CA 2016

¹⁰ Previously second sentence of Article 13(2)

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8. Rights and powers attached to shares¹¹

- 8.1. A share in a Company, other than preference shares or shares which are non-voting shares, confers on the holder¹²
 - 8.1.1. the right to attend, participate and speak at a meeting;
 - 8.1.2. the right to vote on a show of hands on any resolution of the Company;
 - 8.1.3. the right to one vote for each share on a poll on any resolution of the Company;
 - 8.1.4. the right to an equal share in the distribution of the surplus assets of the Company; or
 - 8.1.5. the right to an equal share in dividends authorised by the Board.
- 8.2 Notwithstanding Article 8.1.5, the right to dividends may be negated, altered or added to by this Constitution or in accordance with the terms on which the share is issued.

9. Issue of Securities [move to Article 16]

The Company must ensure that all new issues of shares for which listing is sought on the Stock Exchange are made by way of crediting the securities accounts of the allottees with such shares save and except where it is specifically exempted from compliance with Section 38 of the Central Depositories Act, in which event it shall so similarly be exempted from compliance with this Article. For this purpose, the Company must notify the Central Depository of the names of the allottees and all such particulars required by the Central Depository, to enable the Central Depository to make the appropriate entries in the securities accounts of such allottees. The Company shall obtain an auditors' certificate that the issue of new shares is in accordance with this Article.

9. 13. Preference shares¹³

9.1. Subject to the Act, any preference shares may, with the sanction of an ordinary resolution, be issued on the terms that they are, or at the option of the Company are liable, to be redeemed in accordance with this Constitution¹⁴ and the Company shall not issue preference shares ranking in

¹² S 90(2), (3) CA 2016

¹³ LR 2007 Paras 7.06 and 7.08

¹¹ S 7<u>1 CA 2016</u>

¹⁴ S 72 CA 2016

- priority above preference shares already issued, but may issue preference shares ranking equally therewith.
- 9.2. The redemption of the preference shares shall not be taken as reducing the amount of share capital of the Company. ¹⁵
- 9.3. The preference shares shall be redeemable only if the preference shares are fully paid-up and the redemption shall be out of $-^{16}$
 - 9.3.1. profits;
 - 9.3.2. a fresh issue of shares; or
 - 9.3.3. capital of the Company.
- 9.4. Where any such shares are redeemed otherwise than out of the proceeds of a fresh issue, there shall, out of profits which would otherwise have been available for dividend, be transferred into the share capital accounts of the Company, a sum equal to the amount of the shares redeemed. The rights attaching to shares of a class other than ordinary shares shall be expressed.
- 9.5. Preference shareholders shall have the same rights as ordinary shareholders as regards receiving notices, reports and audited <u>financial</u> <u>statements</u> accounts, and attending general meetings of the Company. 18
- <u>9.6.</u> Preference shareholders shall also have the right to vote in each of the following circumstances: ¹⁹
 - 9.6.1. 13.1 on a proposal to reduce the capital; or when the dividend or part of the dividend on the preference shares is in arrears for more than six months; or
 - 9.6.2. 13.2 on a proposal to wind up the Company; or on a proposal to reduce the capital; or
 - 9.6.3. 13.3 on a proposal for the disposal of the whole of the Company"s property, business and undertaking; or

¹⁶ S 72(4) CA 2016

¹⁷ S 72(5) CA 2016

¹⁵ S 72(3) CA 2016

¹⁸ Previously 3rd sentence of Article 13

¹⁹ Previously LR 2007 Para 7.08(1) and LR 2015 Para 7.06(1).

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- <u>9.6.4.</u> 13.4 on a proposal that affects rights and privileges attached to the share; or
- 9.6.5. 13.5 when the dividend or part of the dividend on the preference shares is in arrears for more than six months; or on a proposal to wind up the Company; andor
- 9.6.6. 13.6 during the winding up of the Company.

MODIFICATION VARIATION OF CLASS RIGHTS

7.10. Class rights may be modified varied 20

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 be dealt with, varied, modified or, abrogated or dealt with and preference capital may be repaid (other than redeemable preference capital) if agreed to by the holders of three-fourths of the preference shares at a general meeting called for the purpose either while the Company is a going concern or during or in contemplation of a winding-up-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 this Constitution relating to general meetings shall mutatis mutandis apply but so that the necessary quorum shall be two-three persons at least holding or representing by proxy one-third of the issued shares of the class excluding any shares of that class held as treasury shares²¹. Provided that where the necessary majority for such a special resolution is not obtained at the meeting, consent in writing if obtained from the holders of threefourths of the preference shares concerned within two months of the meeting, shall be as valid and effectual as a special resolution carried at the meeting. To every special resolution the provisions of Section 152 of the Act shall with such adaptations as are necessary apply.

RESTRICTIONS ON DEALINGS IN SHARES IN THE COMPANY

11. 5. Restriction of use of Company Ffunds

None of the funds of the Company shall be applied in the purchase of or lent on the security of shares of the Company; nor shall the Company give, whether directly or

²⁰ S <u>91, 292, 339 CA 2016</u>

²¹ S 339(3)(a) CA 2016

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indirectly, and whether by means of a loan, guarantee, the provision of security or otherwise, any financial assistance for the purpose of or in connection with a purchase made or to be made by any person of any shares in the Company, but nothing in this Article shall prohibit transactions permitted under Section $\underline{12567(2)}$ of the Act or the purchase by the Company of its own shares pursuant to Article $\underline{12.6^{22}}$ and Section $\underline{12767A}$ of the Act.

12. 6. Purchase of Oown Shares²³

- 12.1. Subject to the provisions of the Act and any regulations made thereunder and to any rights previously conferred on the holders of any class of shares and to any requirements imposed by the Stock Exchange in respect of securities admitted to listing, and any rules or guidelines ("Rules and Guidelines") of any relevant authorities (whether having the force of law or not) issued from time to time whether by way of amendment, modification or variation or in replacement thereof (other than any such of the Rules and Guidelines compliance with which by the Company is waived by the relevant authority), the Company may purchase or may enter into a contract under which it will or may purchase any of its shares of any class, including any redeemable shares.
- 12.2. Neither the Company nor the Directors shall be required to select the shares to be purchased rateably or in any other particular manner as between the holders of shares of the same class or as between them and the holders of shares of any other class or in accordance with the rights as to dividends or capital conferred by any class of shares.
- 12.3. Where the Company has purchased its own shares, the Directors may resolve to cancel the shares purchased or retain the shares purchased in treasury as "treasury shares" or to retain in part the shares purchased as treasury shares and cancel the remaining part of the shares purchased in accordance with the Act, the Listing Requirements and any applicable Rules and Guidelines.
- 12.4. The Directors may distribute, resell, transfer, cancel or otherwise deal in the treasury shares in accordance with the Act, the Listing Requirements and any applicable Rules and Guidelines.
- 13. 14. Commission and interest on capital²⁴

²² S 112, 113, 127(7) CA 2016

²³ S 67A CA 65 cf S 112, 113, 127(4) and (7) CA 2016

²⁴ S 58 CA 65, A6 Table A cf S 80 CA 2016

- 13.1. 14.1—The Company may exercise the powers of paying commissions conferred by the Act, provided that the rate per cent or the amount of the commission paid or agreed to be paid shall be disclosed in the manner required by the Act and the commission shall not exceed the rate of 10 per cent of the price at which the shares in respect whereof the same is paid are issued or an amount equal to 10 per cent of that price (as the case may be). Such commission may be satisfied by the payment of cash or the allotment of fully or partly paid shares or partly in one way and partly in the other. The Company may also on any issue of shares pay such brokerage as may be lawful.
- 13.2. 14.2 Subject always to Section 69–130 of the Act where any shares of the Company are issued for the purpose of raising money to defray the expenses of the construction of any works or buildings or the provision of any plant which cannot be made profitable for a long period, the Company may pay interest or returns on so much the amount of such share capital as is for the time being paid-up and charge the interest or returns so paid to share capital as part of the cost of the construction or provision.²⁵

14. 15. Trust not to be recognized

Except as permitted, provided or required by law or as provided by this Constitution, these Articles the Central Depositories Act or the Rules, 26 no person shall be recognized by the Company as holding any share upon any trust, and the Company shall not be bound by or be compelled in any way to recognize (even when having notice thereof) any equitable, contingent, future, or partial interest in any shares or unit of a share or (except only as by these Articles this Constitution or by law or by the Central Depositories Act or by the Rules otherwise provided) any other rights in respect of any share except an absolute right to the entirety thereof in the registered holder.

ISSUE AND ALLOTMENT OF SHARES AND GRANT OF RIGHTS

15. 8. Issue of shares and grant of rights

15.1. Without prejudice to any special rights previously conferred on the holders of any existing shares or class of shares, and subject to the provisions of these Articles and to this Constitution, the Act, the Listing Requirements and to the provisions of any resolution of the Company, shares or convertible securities in the Company may pursuant to the direction to the contrary given by the

²⁵ S 69 CA 65 cf S 130 CA 2016

²⁶ S 163(4) CA 65 & A7 Table A cf S 110(4) CA 2016

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Company in general meeting under Article 46²⁷ be issued by the Directors, who may allot, or otherwise dispose of such shares <u>or convertible securities</u> to such persons, on such terms and conditions, with such preferred, deferred or other special rights, and subject to such restrictions and at such times as the Directors may determine; but the Directors in making any issue of shares <u>or convertible securities</u> shall comply with the following conditions:-

- 15.1.1. 8.1 the pricing, issuance and/or placement of shares or convertible securities shall be no shares shall be issued at a discount except in compliance with and not in contravention of the provisions of the Listing Requirements-Section 59 of the Act²⁸;
 - 8.2 in the case of shares offered to the public for subscription the amount payable on application on each share shall not be less than five per centum (5%) of the nominal amount of the share;²⁹
- 15.1.2. 8.3 in the case of shares, other than ordinary shares, no special rights shall be attached until the same have been expressed in these Articles this Constitution or in the terms of issue of such shares including such of those shares arising from convertible securities;
- 15.1.3. 8.4 no issue of shares including any issue arising from convertible securities shall be made which will have the effect of transferring a controlling interest in the Company to any person or corporation without the prior approval of the members of the Company in general meeting-; and
- 15.1.4. 8.5 subject to Article 1912 and notwithstanding the existence of a resolution pursuant to Sections 75(1) and 76(1) 132D of the Act, no sharesequity securities or convertible other—securities with rights of conversion to equity may be issued if the total number nominal value of those shares or convertible these securities, when aggregated with the total number nominal value of the shares or convertible any other securities of the same class which the Company has issued during the previous preceding 12 months, exceeds 10 per cent % of the total number of issued shares (excluding treasury shares) of the Company nominal value of that same class of securities on issue at the commencement of that period of 12 months except where the shares or the convertible securities are issued with the prior approval of the

²⁷ S 85 <u>CA 2016</u>

²⁸ LR 2018 Chapter 6

²⁹ Deleted as shares no longer have nominal value under S 74 CA 2016

e $\underline{\mathbf{C}}$ ompany in general meeting of the precise terms and conditions of the issue. 30

- 15.2. Subject to the obtaining of the prior approval by way of ordinary resolution by the Company, the Act, this Constitution and the Listing Requirements, the Directors may exercise any power –³¹
 - 15.2.1. to allot shares in the Company;
 - 15.2.2. to grant rights to subscribe for shares in the Company;
 - 15.2.3. to convert any security into shares in the Company; or
 - 15.2.4. to allot shares under an agreement or option or offer.

16. 9.—Issue of Securities

The Company must ensure that all new issues of shares-securities for which listing is sought on the Stock Exchange are made by way of crediting the securities accounts of the allottees with such shares securities 32 save and except where it is specifically exempted from compliance with Section 38 of the Central Depositories Act, in which event it shall so similarly be exempted from compliance with this Article33. For this purpose, the Company must notify the Central Depository of the names of the allottees and all such particulars required by the Central Depository, to enable the Central Depository to make the appropriate entries in the securities accounts of such allottees34. The Company shall obtain an auditors' certificate that the issue of new shares securities is in accordance with the Listing Requirementsthis Article35.

17. 10.—Allotment and Despatch of Anotices of Aallotment

Subject to the Act and Article 1118, the Company must allot shares securities for which listing is sought on the Stock Exchange and despatch notices of allotment to the allottees, within 15 market days of the final application date for an issue of shares or such other period as may be prescribed by the Stock Exchange. 36

³¹ S 75(1) CA 2016

32 LR 2018 Para 11.1 of PN 28

33 LR 2018 Para 11.3 of PN 28

34 LR 2018 Para 11.2 of PN 28

35 LR 2018 Para 8.06

³⁶ LR 2018 Paras 5.38, 6.09, 6.28, 6.45, 6.58, 8.15, 13.23

³⁰ LR 2018 Para 6.03(1)

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18. 11. Allotment or lissue of Securities

The Company must not allot or issue securities or cause or authorise its registrars to cause the securities accounts of the allottees to be credited with <u>such securitiesthe</u> additional shares until after it has filed with the Stock Exchange an application for listing of such additional new issue of securities and been notified by the Stock Exchange that such new issue of securities has been approved or approved in principle for listing, as the case may be. 37

19. 12. Restrictions on issue of shares to Directors etc. 38

19.1. 12.1 Except in the case of an issue of securities on a pro rata basis to members, pursuant to a scheme which enables shareholders to reinvest cash dividend into new shares or otherwise as permitted under the Listing Requirements and subject to Article 19.212.2, no Director, or major shareholder or chief executive of the Company or person connected with any Director, or major shareholder or chief executive of the Company shall participate directly or indirectly in an issue of equity securities or other securities with rights to conversion to equity of the Company unless the members in general meeting have approved of the specific allotment to be made to such Director, major shareholder, chief executive of the Company or person connected with any such Director, or major shareholder or chief executive of the Company. In a meeting to obtain the approval of the members as aforesaid, whether the allotment is in favour of a Director, er-a major shareholder, or chief executive of the Company or a person connected with a Director, or major shareholder or chief executive of the Company, such Director, er-major shareholder or chief executive of the Company as well as such person who is so connected shall abstain from exercising any voting rights on the matter. The notice of meeting shall state: 39

19.1.1. 12.1.1 the number of securities to be allotted;

19.1.2. the purpose of the allotment;

19.1.3. 12.1.2 the precise terms and conditions of the issue and allotment; and

12.1.3 the purpose of the allotment; and

³⁷ LR 2018 Para 12.1 PN 28

³⁸ LR 2018 Para 6.06(4)

³⁹ LR 2018 Para 6.06(3)

- 19.1.4. 12.1.4 the identity and relationship of the connected persons connected with the Director, or major shareholder or a chief executive of the Company, where applicable.
- 19.2. 12.2-No Director shall participate in a scheme involving a new issuance an issue-of shares to employees of the Company unless the members in general meeting have approved of such schemethe specific allotment to be made to such Director and unless he holds office in an executive capacity. 40
- 19.3. 12.3 In this Article "chief executive", "major shareholder" and "person connected" with any Director or major shareholder" shall have the meaning ascribed thereto in the Listing Requirements of the Stock Exchange.

13. Preference shares [move to Article 9]⁴¹

Subject to the Act, any preference shares may, with the sanction of an ordinary resolution, be issued on the terms that they are, or at the option of the Company are liable, to be redeemed and the Company shall not issue preference shares ranking in priority above preference shares already issued, but may issue preference shares ranking equally therewith. The rights attaching to shares of a class other than ordinary shares shall be expressed. Preference shareholders shall have the same rights as ordinary shareholders as regards receiving notices, reports and audited accounts, and attending general meetings of the Company. Preference shareholders shall also have the right to vote in each of the following circumstances:

- 13.1 on a proposal to reduce the capital; or
- 13.2 on a proposal to wind up the Company; or
- 13.3 on a proposal for the disposal of the whole of the Company's property, business and undertaking; or
- 13.4 on a proposal that affects rights and privileges attached to the share; or
- 13.5 when the dividend or part of the dividend on the preference shares is in arrears for more than six months; or
- 13.6 during the winding up of the Company.

Commission and interest on capital [move to Article 13]

14.1 The Company may exercise the powers of paying commissions conferred by the Act, provided that the rate per cent or the amount of the commission paid

⁴⁰ LR 2007 Para 7.03

⁴¹ Previously LR 2007 Paras 7.05 and 7.08 & now LR 2018 Paras 7.05 and 7.06

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or agreed to be paid shall be disclosed in the manner required by the Act and the commission shall not exceed the rate of 10 per cent of the price at which the shares in respect whereof the same is paid are issued or an amount equal to 10 per cent of that price (as the case may be). Such commission may be satisfied by the payment of cash or the allotment of fully or partly paid shares or partly in one way and partly in the other. The Company may also on any issue of shares pay such brokerage as may be lawful.

14.2 Subject always to Section 69 of the Act where any shares of the Company are issued for the purpose of raising money to defray the expenses of the construction of any works or buildings or the provision of any plant which cannot be made profitable for a long period, the Company may pay interest on so much of such share capital as is for the time being paid up and charge the interest so paid to capital as part of the cost of the construction or provision.

15. Trust not to be recognized [move to Article 14]

Except as permitted by law or as provided by these Articles, the Central Depositories Act or the Rules, no person shall be recognized by the Company as holding any share upon any trust, and the Company shall not be bound by or be compelled in any way to recognize (even when having notice thereof) any equitable, contingent, future, or partial interest in any shares or unit of a share or (except only as by these Articles or by law or by the Central Depositories Act or by the Rules otherwise provided) any other rights in respect of any share except an absolute right to the entirety thereof in the registered holder.

CALLS ON SHARES

20. 16. Directors may make calls 42

The Directors may from time to time make calls upon the members in respect of any money unpaid on their shares (whether on account of the nominal value of the shares or by way of premium) and not by the conditions of allotment thereof made payable at fixed datestimes, provided that no call shall exceed one-fourth of the issued price of the shares or be payable at less than one month 30 days following after the date fixed for the payment of the last preceding call and each member shall (subject to receiving at least fourteen-14 days' notice specifying the time or times and place of payment) pay to the Company at the time or times and place so specified the amount called on his shares. A call may be revoked or postponed as the Directors may determine.

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⁴² A13 Table A cf S 82(1), (3), (9) CA 2016

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21. 17. When call made⁴³

A call shall be deemed to have been made at the time when the resolution of the Directors <u>authorizing authorising</u> the call was passed and <u>may be required such resolution may authorise the call to be paid by instalments.</u>

22. 18. Interest on calls in arrears 44

If a sum called in respect of a share is not paid before or on the day appointed for payment thereof, the person from whom the sum is due shall pay interest on the sum from the day appointed for payment thereof to the time-date of actual payment at such rate not exceeding 10% 8 per cent per annum as the Directors may determine, but the Directors shall be at liberty to waive payment of that interest wholly or in part.

23. 19. Terms of issue may be treated as call 45

Any sum which, by the terms of issue of a share, becomes payable on allotment or at any fixed date, whether on account of the nominal value of the share or by way of premium, shall for the purposes of these Articles be deemed to be a call duly made and payable on the date on which by the terms of issue the same share becomes payable, and in case of non-payment all the relevant provisions of these Articles this Constitution and the Act as to payment of interest and expenses, forfeiture or otherwise shall apply as if the sum had become payable by virtue of a call duly made and notified.

24. 20. Directors may differentiate between holders⁴⁶

The Directors may, on the issue of shares, differentiate between the holders as to the amount of calls to be paid and the times of payment.

25. 21. Payment of calls in advance⁴⁷

The Directors may, if they think fit, receive from any member willing to advance the same all or any part of the money uncalled and unpaid upon any shares held by the member him, and upon all or any part of the money so advanced may (until the same would, but for the advance, become payable) pay interest at such rate not exceeding (unless the Company in general meeting shall otherwise direct) 8 per cent per annum

⁴³ A14 Table A cf S 82(4) CA 2016

⁴⁴ A16 Table A S 82(6), (7), (8) CA 2016

⁴⁵ A<u>17 Table A cf S</u> <u>82(2) CA 2016</u>

⁴⁶ A18 Table A & S 56(1)(a) CA 65 cf S 81(1)(a) CA 2016

⁴⁷ A19 Table A & S 56(1)(b) CA 65 cf S 81(1)((b), (2) CA 2016

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as may be agreed upon between the Directors and the member paying the sum in advance but no money so advanced shall, whilst carrying interest, confer any right to participate in profits. 48

LIEN

26. 22 Company's lien on shares⁴⁹

The Company shall have a first and paramount lien in priority to any other claim (i) over all on everypartly paid issued share (not being a fully paid share) registered in the name of a member (whether solely or jointly with others) for all unpaid calls and instalments due and unpaid in respect of such shares and (ii) over all moneys including dividends (whether presently payable or not) that the Company may be called upon by law to pay and has paid in respect of such the shares of a member whether before or after the member's death and for all moneys presently payable by him or his estate to the Company all unpaid calls and instalments due and unpaid in respect of such shares. The Directors may at any time declare any share to be wholly or in part exempted from the provisions of this Article. The Company's lien, if any, on a share shall be extended to all dividends payable thereon.

27. 23. Power to enforce lien by sale⁵⁰

The Company may sell, in such manner as the Directors think fit, any shares on which the Company has a lien, but no sale shall be made unless a sum in respect of which the lien exists is presently payable, nor until the expiration of fourteen—14 days after a notice in writing, stating and demanding payment of such part of the amount in respect of which the lien exists as is presently payable, has been given to the holder of the share for the time being, or the person entitled thereto by reason of the holder of the share.

28. 24. Power to transfer shares⁵¹

To give effect to any such sale the Directors may authoriseze some a person to transfer the shares sold to the purchaser thereof including where appropriate, by giving and signing such instructions and documents as required under the Central Depositories Act or the Rules (in the name of the member whose shares are being or

⁴⁸ LR 2018 Para 7.07

⁴⁹ A9 Table A, LR 2018 Para 7.09

⁵⁰ A10 Table A cf S 111(2),(3) CA 2016

⁵¹ A11 Table A cf S 111(3), (4), (5) CA 2016

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have been sold) to the Central-Depository for the purposes of authorizing authorising and effecting the book-entry of the shares sold as Deposited Securities to the purchaser and/or doing all such acts deeds and things as may be necessary to give full effect to the sale. The Ppurchaser shall be registered as the holder of the shares comprised in any such transfer, and he-the Directors shall not be bound to see to the application of the purchase money, nor shall his-the purchaser's title to the shares be affected by any irregularity or invalidity in the proceedings in reference to the sale.

29. 25 Application of proceeds of sale⁵²

The proceeds of the sale shall be received by the Company and applied in payment of (i) such part of the amount in respect of which the lien exists as is presently payable, and (ii) accrued interest and expenses, and the residue, if any, shall (subject to a like lien for sums not presently payable as existed upon the shares before the sale) be paid to the person whose shares have been forfeited, or his executors, administrators or assignees or as he directs.

FORFEITURE OF SHARES

30. 26. Notice for Ccall unpaid, notice must be given⁵³

If a member fails to pay any call or instalment of a call on the <u>date stipulated day appointed</u> for payment thereof, the Directors may, at any time thereafter during such time as any part of the call or instalment remains unpaid, serve a notice on him requiring payment of so much of the call or instalment as is unpaid, together with any interest which may have accrued.

31. 27. Form of notice⁵⁴

The notice shall name a further <u>date-day</u> (not earlier than the expiration of fourteen days from the date of service of the notice) on or before which the payment required by the notice is to be made, and shall state that in the event of non-payment <u>aton</u> or before the <u>time appointed specified date</u> the shares in respect of which the call was made will be liable to be forfeited.

⁵² A12 Table A cf S 111(6) CA 2016, LR 2018 Para 7.09

⁵³ A28 Table A cf S 83(1) CA 2016

⁵⁴ A29 Table A cf S 83(2) CA 2016

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32. 28. Forfeiture for non-payment⁵⁵

If the requirements of any such notice as aforesaid are not complied with by the date specified therein, any share in respect of which the notice has been given may at any time thereafter shall be forfeited by a resolution of the Directors to that effect unless the payments as required by such notice has been made before the resolution. Such forfeiture shall include all dividends declared in respect of the forfeited shares and not actually paid before the forfeiture.

33. 29 Forfeited share 56

A forfeited share may be sold or otherwise disposed of on such terms and in such manner as the Directors think fit, and at any time before a sale or disposition the forfeiture may be cancelled on such terms as the Directors think fit.

34. 30. Liability on forfeiture⁵⁷

A person whose shares have been forfeited shall cease to be a member in respect of the forfeited shares, but shall, notwithstanding, remain liable to pay to the Company all money which, at the date of forfeiture, was payable by him to the Company in respect of the shares (together with interest <u>or compensation</u> at the rate of <u>810</u> per cent per annum from the date of forfeiture on the money for the time being unpaid if the Directors think fit to enforce payment of such interest <u>or compensation</u>), but his liability shall cease if and when the Company receives payment in full of all such money in respect of the shares.

35. 31. Statutory declaration as conclusive evidence⁵⁸

A statutory declaration in writing that the declarant is a Director or Secretary of the Company, and that a share in the Company has been duly forfeited on a date stated in the declaration, shall be conclusive evidence of the facts therein stated as against all persons claiming to be entitled to the share.

36. 32. Title of purchaser of forfeited shares⁵⁹

⁵⁵ A30 Table A cf S 83(3), (4) CA 2016

⁵⁶ A31 Table A cf S 83(8), (10) CA 2016, LR 2018 Para 7.10

⁵⁷ A32 Table A of S 83(5), (6) CA 2016

⁵⁸ A33 Table A cf S 83(7) CA 2016

⁵⁹ A34 Table A cf S 83(9) CA 2016 modified due to Central Depositories Act and Rules, LR 2018 Para 7.10

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The Company may receive the consideration, if any, given for a forfeited share on any sale or disposition thereof and may execute a transfer of the share in favour of the person to whom the share is sold or disposed of (including where appropriate, by giving and signing such instructions and documents as required under the Central Depositories Act or the Rules (in the name of the member whose shares are being or have been sold) to the Central Depository for the purposes of authorizing authorising and effecting the book-entry of the shares sold as Deposited Securities to the purchaser and/or doing all such acts deeds and things as may be necessary to give full effect to the sale) and he shall thereupon be registered as the holder of the share, and he shall not be bound to see to the application of the purchase money, if any, nor shall his title to the share be affected by any irregularity or invalidity in the proceedings in reference to the forfeiture, sale, or disposal of the share. Subject to any lien for sums not presently payable, if any, any residue of the proceeds of sale of shares which are forfeited and sold or disposed of, after the satisfaction of the unpaid calls or instalments payable at fixed times and accrued interest and expenses, shall be paid to the person entitled to the shares immediately before the forfeiture thereof or his executors, administrators, or assigns or as he directs.

37. 33. Application of forfeiture provisions⁶⁰

The provisions of these Articles this Constitution as to forfeiture shall apply in the case of non-payment of any sum which, by the terms of issue of a share, becomes payable at a fixed datetime, whether on account of the nominal value of the share or by way of premium, as if the same had been payable by virtue of a call duly made and notified.

TRANSFER OF SHARES

38. 34. Transfer of shares Deposited Security by book entry⁶¹

The transfer of any Deposited Security shall be by way of book entry by the Central Depository in accordance with the Rules and, notwithstanding Sections 105, 106 or 110-103 and 104 of the Act, but subject to subsection 107C148(2) of the Act, and any exemption that may be made from compliance with subsection 107148C(1) of the Act, the Company shall be precluded from registering and effecting any transfer of such Deposited Security.

39. 35 Obligation to keep register not affected⁶²

⁶⁰ A35 Table A cf S 83(11) CA 2016

⁶¹ S 107C CA 65 cf S 148 CA 2016, LR 2018 Para 7.11

⁶² S 107B(2) CA 65 cf S 47, 48, 147(3) CA 2016

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Nothing in these Articles this Constitution shall be construed as affecting the obligation of the Company to keep a register of its members under Sections 50 and 52-158 of the Act and a register of option holders under Section 12968A of the Act and to open them for inspection in accordance with the provisions of the Act except that the Company shall not be obliged to enter in such registers the names and particulars of Depositors who are deemed to be members or option holders.

40. 36 Closing of register⁶³

- 40.1. 36.1 The registration of transfers may be suspended at such times and for such periods as the Directors may from time to time determine not exceeding in the whole thirty (30) days in any year provided that at least twelve (12) clear market days or such other period specified by the Stock Exchange notice of such closure in compliance with the requisite notice period as may be prescribed by the Stock Exchange shall be given to the Stock Exchange stating the period and the purpose or purposes of such closure. The same shall also be advertised in a major daily newspaper circulating generally throughout Malaysia.
- 40.2. 36.2 Subject to Article 54.2 52.2 below, the Company may pursuant to Section 34 of the Central Depositories Act and the Rules request for the Record of Depositors and in this connection, may request for the Record of Depositors as at a specified date. At least three and a half (3½) clear market days or such other period specified by the Act, the Central Depositories Act, the Rules and/or the Central Depository prior notice shall be given to the Central Depository to enable the Central Depository to prepare the appropriate Record of Depositors.
- 40.3. 36.3 A Record of Depositors requested by the Company as at any specified date and/or for any specified purpose when made available to the Company may be treated as the final Record of Depositors as at the specified date and/or for the specified purpose. If there shall be more than one Record of Depositors made available to the Company as at the specified date and/or for the specified purpose then the later or last of the Record of Depositors prepared by the Central Depository and confirmed by the Depository as a correct Record of Depositors shall be the final Record of Depositors as at the specified date and/or for the specified purpose.

63 S 160 CA 65 cf S 55(5) CA 65, LR Definition of "books closing date" & related LR 2018 provisions

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TRANSMISSION OF SHARES

41. 37 Death of holder⁶⁴

In case of the death of a member, the legal personal representatives of the deceased shall be the only persons recognized by the Company as having any title to his interest in the shares shall be:-

41.1. where the deceased was a sole holder, the legal personal representatives of the deceased; and

41.2. where the deceased was a joint holder, the survivor

but nothing in this Article shall release the estate of a deceased joint holder from any liability in respect of any share which had been jointly held by him with other persons and provided always that where the share is a Deposited Security, subject to the Rules, a transfer of the share may be carried out by the person becoming so entitled.

42. 38 Rights on death or bankruptcy⁶⁵

Any person becoming entitled to a share in consequence of the death or bankruptcy of a member may, upon such evidence being produced as may from time to time properly be required by the Directors and the Central—Depository and subject as hereinafter provided and subject to compliance with this Constitution these Articles, the Statutes and the Rules, elect either to be registered himself as holder of the share or to have some person nominated by him registered as the transferee thereof, but the Directors shall, in either case, have the same right to decline or suspend registration as they would have had in the case of a transfer of the share by that member before his death or bankruptcy.

43. 39 Election with regard to rRegistration of transmission 66

43.1. Subject to the Act, the Central Depositories Act and the Rules, if the person so becoming entitled elects to be registered himself, he shall deliver or send to the Company and the Central Depository a notice in writing signed by him stating that he so elects.

⁶⁴ A24 Table A cf S 109(7) CA 2016

⁶⁵ A25 Table A cf S109 CA 2016

⁶⁶ A26 Table A cf S 109(2), (3) CA 2016

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- 43.2. If he elects 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 Central Depository may require in favour of that person.
- 43.3. All the limitations, restrictions, and provisions of this Constitution these Articles, the Act, the Central Depositories Act and the Rules relating to the right to transfer and the registration of transfers of shares shall be applicable to any such notice or transfer or such other instrument as the Central Depository may require as aforesaid as if the death or bankruptcy of the member had not occurred and the notice or transfer or such other instrument as the Central Depository may require were a transfer signed by that member.

44. 40 Dividends and voting powers 67

Where the registered holder of any share dies or becomes bankrupt his personal representative or the assignee of his estate, as the case may be, shall, upon the production of such evidence as may from time to time be properly required by the Directors and the Central Depository in that behalf, and sSubject to this Constitution, the Statutes and the Rules, the registration of transmission of shares shall entitle the registered holder be entitled to the same dividends and other advantages, and to the same rights (whether in relation to meetings of the Company, or to voting, or otherwise), as the registered holder would have been entitled to if he had not died or become bankrupt.

INCREASE OF CAPITAL

45. 41 Increase of share capital⁶⁸

The Company may from time to time, 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, by ordinary resolution increase its share capital by the creation and issue of new shares, such new capital to be of such amount and to be divided into shares of such respective amounts and to carry such rights or to be subject to such conditions or restrictions in regard to dividend, return of capital, or otherwise as the Company by the resolution authorising such increase directs.

46. 42. When shares offered to existing members⁶⁹

⁶⁷ A27 Table A cf S 109(6) CA 2016

⁶⁸ A40 Table A cf S 75(1) read with S 290(3) CA 2016

⁶⁹ LR 2018 Para 7.08, S 85 CA 2016

Subject to any direction to the contrary that may be given by the Company in general meeting, any original shares for the time being unissued and not allotted and any new shares or other convertible securities from time to time to be created shall, before they are issued, 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 convertible 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 convertible securities offered, the Directors may dispose of those shares or convertible securities in such manner as they think most beneficial to the Company. The Directors may likewise so dispose of any new shares or convertible securities which (by reason of the ratio which the new shares or convertible securities bear to shares or convertible securities held by persons entitled to an offer of new shares or convertible securities) cannot, in the opinion of the Directors, be conveniently offered under this Article.

47. 43. New capital to be considered as part of the present share capital

Except so far as otherwise provided by the conditions of issue, any capital raised by the creation of new shares shall be considered as part of the original share capital of the Company after such creation, and such new shares shall rank pari passu with shares issued prior to such creation. be subject to the same provisions with reference to the payment of calls, lien, transfer, transmission, forfeiture and otherwise as the original share capital.

ALTERATION OF CAPITAL

48. 44—Consolidation, sub-division, and cancellation⁷⁰

The Company may by ordinaryspecial resolution:-

- 48.1. 44.1 consolidate and divide all or any of its share capital, the proportion between the amount paid and the amount, if any, unpaid on each subdivided share shall be the same as it was in the case of the share from which the subdivided share is derived into shares of larger amount than its existing shares;
- 48.2. convert all or any of its paid-up shares into stock and may reconvert that stock into paid-up shares; or

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⁷⁰ S 62 CA <u>65</u>, A40 Table A cf S 84 CA 2016

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48.3. 44.2 subdivide its shares or any of them, whatever is into shares of smaller amount than is fixed by the Memorandum, so however that in the sub-division, the proportion between the amount paid and the amount (if any) unpaid on each reduced subdivided share shall be the same as it was in the case of the share from which the reduced subdivided share is derived.;

44.3 cancel shares which at the date of the passing of the resolution in that behalf 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.

49. 45. Reduction of capital⁷¹

The Company may by special resolution reduce its share capital, any capital redemption reserve fund or any share premium account in any manner authorised by the Act and with, and subject to, any incident authorisedzed, and consent required by law.

CONVERSION OF SHARES INTO STOCK

50. 46. Conversion of shares into stock⁷²

- 50.1. The Company by ordinary special resolution may convert any paid-up shares into stock, and may reconvert any stock into paid-up shares of any number denomination.
- 50.2. When any shares have been converted into stock, the several-holders of such stock may, thenceforth, transfer their respective interest therein or any part of such interest, in the same manner and subject to the same regulations as and subject to which fully paid-up shares in the Company's capital may be transferred, or as near thereto as circumstances will admit. But the Directors may from time to time, if they think fit, fix the minimum amount of stock transferable and may restrict or forbid the transfer of fractions of that minimum, and direct that fractions of a Ringgit Malaysia shall not be dealt with, but with power, nevertheless, at their discretion to waive such rules in any particular case provided the minimum so fixed shall not be greater than the nominal amount of the share from which the stock arose.

⁷¹ S 64 CA 65, A42 Table A cf S 115 CA 2016

⁷² S 62(1)(c) CA 65, A36, A37 & A39 Table A cf S 84(1)(b), S 86 CA 2016

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50.3. The provisions of this Constitution as are applicable to paid-up shares shall apply to "stock" and the word "share" and "member", "shareholder" or "holder of shares" shall include "stock" and "stockholder" or "holder of stock".

51. 47. Participation in dividends and profits⁷³

The stock shall confer on the holders thereof respectively the same <u>rights</u>, privileges and advantages, as regards participation in profits and voting at meetings of the Company, and for other <u>matters purposes</u>, as would have been conferred by shares of equal amount in the capital of the Company of the same class as the shares from which such stock was converted, but so that none of such privileges or advantages, except the participation in <u>the dividends and</u> profits of the Company, <u>or and in the assets of the Company on a winding-up</u>, shall be conferred by any such aliquot part of stock as would not, if existing in shares, have conferred such privileges or advantages. Save as aforesaid, all the provisions herein contained shall, as far as circumstances will admit, apply to stock as well as to shares.

BORROWING POWERS [move to Article 93 and 94]

48. Directors' borrowing powers

The Directors may exercise all the powers of the Company to borrow money, and to mortgage or charge its undertaking, property and uncalled capital, or any part thereof, and to issue debentures, debenture stock and other securities whether outright or as security for any debt, liability or obligation of the Company, or its subsidiaries, but not for those of any unrelated third party.

49. Debentures etc. may be issued at a discount or with special privileges etc.

Any bonds, notes, debentures, debenture stock 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.

GENERAL MEETINGS

52. 50. Annual general meeting and extraordinary general meetings⁷⁴

An annual general meeting of the Company shall be held in accordance with the provisions of the Act. on such day and such place as shall be fixed by the Directors.

⁷³ A38 Table A cf S 87 CA 2016

⁷⁴ S 143 CA 65, A43 Table A cf S 340 CA 2016, S 327 CA 2016

All general meetings other than the annual general meeting shall be called extraordinary general meetings. A general meeting convened by the Company may be held in accordance with the provisions of the Act using any technology or method that enables the members to participate and to exercise the members' rights to speak and vote on such day and at such venue or venues as shall be fixed by the Directors.

53. 51 Convening of extraordinary general meeting on requisition 75

The Directors may whenever they so decide by resolution convene an extraordinary general meeting of the Company. In addition, an extraordinary general meeting shall be convened on such requisition as is referred to in Sections 310 and 311144 of the Act or, if the Company makes default in convening a meeting in compliance with a requisition received pursuant to Section 311144, a meeting may be convened by the requisitionists themselves in the manner provided in Section 313144 of the Act.

54. 52. Notice of meetings⁷⁶

- 54.1. Subject to the provisions of the Act relating to special resolutions and agreements for shorter notice, the notice convening a meeting shall be given at least fourteen (14) days' before the meeting or at least twenty one (21) days before the notice of meeting at the least and, in case of a meeting convened to pass a special resolution or where it is an annual general meeting, twenty one (21) days' notice of meeting at least (exclusive of the day on which the notice is served or deemed to be served, but inclusive of the day for which notice is given) specifying the place, the day and the hour of meeting and in case of special business, the general nature of that business shall be given to such persons as are entitled to receive such notices from the Company. Any notice of a meeting called to consider special business shall be accompanied by a statement regarding the purpose and effect of any proposed resolution in respect of such special business. At least fourteen (14) days' notice or twenty one (21) days' notice in the case where any special resolution is proposed or where it is the annual general meeting, of every such meeting shall be given by advertisement in at least one (1) nationally circulated Bahasa Malaysia or English daily newspaper and in writing to the Stock Exchange.
- 54.2. 52.2 (i) The Company shall request the Central Depository, in accordance with the Rules, to prepare the issue a Record of Depositors to whom notices of general meetings or adjourned general meetings shall be given by the Company. 77

⁷⁵ S 144, 145 CA 65 cf (by members) S 310(1)(a), 310(1)(b), (by members) S 311, 313 CA 2016

⁷⁶ S 145(2), 152(1) CA 65, A45 Table A cf S 316(1), (2) CA 2016, LR 2018 Para 7.15

⁷⁷ LR 2018 Para 7.16(1), (2)

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- 54.3. (ii) The Company shall request the Central—Depository in accordance with the Rules, to prepare-issue a Record of Depositors as at the latest date which is reasonably practicable which shall in any event be not less than 3 market days (or such other period specified by the Act, the Central Depositories Act, the Rules and/or the Central Depository) before the date of the general meeting or adjourned general meeting. ⁷⁸
- 54.4. <u>52.3</u> Subject to Article <u>36.340.3</u>, the Record of Depositors requested under this Article when made available to the Company shall be treated as the final record of all Depositors who shall be deemed to be entitled to receive notice of general meeting or adjourned general meeting.
- 54.5. 52.4 Subject to Article 40.336.3 and the Securities Industry (Central Depositories) (Foreign Ownership) Regulations, 1996 (where applicable), a Depositor shall not be regarded as a member entitled to attend any general meeting or adjourned general meeting and to speak and vote thereat unless his name appears in the Record of Depositors requested for the purposes of such general meeting or adjourned general meeting. 79

55. 53. Business at annual general meeting and extraordinary general meeting 80

Subject always to the provisions of Section 317451 of the Act no business shall be transacted at an extraordinary general meeting except business of which notice has been given in the notice convening the meeting and no business shall be transacted at an annual general meeting, other than business of which notice has been given as aforesaid, with the exception of the laying of audited⁸¹ financial statements, declaring a dividend, the consideration of the accounts, balance-sheets, and the reports of the Directors and Auditors, the election of Directors in place of those retiring, and the appointment and fixing of the fee of Directors, and the appointment of the Auditorsremuneration of the Auditors.

56. 54. Omission to give notice⁸²

The accidental omission to give notice of a meeting to or the non-receipt of notice of a meeting by any member shall not invalidate the proceedings at any meeting.

⁷⁹ LR 2018 Para 7.16(3)

⁷⁸ LR 2018 Para 7.16(2)

⁸⁰ S 143(3), 145(2), 151, 152 CA 65 cf S 317, 340(1) CA 2016.

⁸¹ Please note that S 244(2)(a) CA 2016 requires a holding company to lay its audited consolidated financial statements before its annual general meeting.

⁸² S 145(5), 151(6) CA 2016 cf S 316(6) CA 2016

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57. 55. Quorum to consist of Tthree83

<u>57.1.</u> Three <u>(3)</u> members personally present <u>or by proxy</u> shall be a quorum for a general meeting and no business shall be transacted at any general meeting unless the requisite quorum be present at the commencement of the business.

57.2. For the purpose of constituting a quorum -

- 57.2.1. one or more representatives appointed by a corporation shall be counted as one member; or
- <u>57.2.2.</u> one or more proxies appointed by a person shall be counted as one member.

56. Chairman of General Meeting [Move to Article 60]

The Chairman of the Board or in his absence the Deputy Chairman (if any) shall be entitled to take the chair at every general meeting. If there be no Chairman or Deputy Chairman or if at any meeting he shall not be present within fifteen minutes after the time appointed for holding such meeting or is unwilling to act the Directors present may choose a Chairman and in default of their so doing the members present shall choose one of the Directors to be Chairman and if no Director present be willing to take the chair shall choose one of their number to be Chairman.

58. 57. Adjournment for want of quorum⁸⁴

If within half an hour from the time appointed for the meeting a quorum is not present, the meeting, if convened upon the requisition of members, shall be dissolved; in any other case it shall stand adjourned to the same day in the next week at the same time and place, or to such other day and at such other time and place as the Directors may determine.

59. 58. Adjournment generally⁸⁵

The Chairman may, with the consent of any meeting at which a quorum is present (and shall if so directed by the meeting), adjourn the meeting from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place. When a meeting is adjourned for <u>30thirty</u> days or more, notice of the adjourned meeting shall be given as in the case of an original meeting. Save as

⁸³ S 147(1)(a) CA 65, A47 Table A cf S 328(2), (3) & (4) CA 2016

⁸⁴ A48 Table A cf S 328(5) CA 2016

⁸⁵ A50 Table A cf S 318 CA 2016

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aforesaid it shall not be necessary to give any notice of an adjournment or of the business to be transacted at an adjourned meeting.

60. 56. Chairman of general meeting86

The Chairman of the Board or in his absence the Deputy Chairman (if any) shall be entitled to take the chair at every general meeting. If there be no Chairman or Deputy Chairman or if at any meeting he shall not be present within fifteen minutes after the time appointed for holding such meeting or is unwilling to act, the Directors present may choose a Chairman and in default of their so doing the members present shall choose one of the Directors to be Chairman and if no Director present be willing to take the chair, shall choose one of their number to be Chairman provided that no proxy may be elected to be the Chairman.

61. 59. Voting on resolutions87

At any general meeting a resolution put to the vote of the meeting shall be decided on a show of hands unless a poll is demanded, whether before the resolution is put to the vote of the meeting or before or on the declaration of the result of the show of hands:-

- 61.1. 59.1 by the Chairman; or
- 61.2. 59.2 by at least three (3) five members present in person or by proxy; or 88
- <u>61.3.</u> <u>59.3</u> by any member or members present in person or by proxy and representing not less than <u>one-tenth_10 per cent_of</u> the total voting rights of all the members having the right to vote at the meeting⁸⁹; or
- 61.4. 59.4 by a member or members holding shares in the Company conferring a right to vote at the meeting being shares on which an aggregate sum has been paid-up equal to not less than one-tenth-10 per cent of the total sum paid-up on all the shares conferring that right. 90

Unless a poll is so demanded a declaration by the Chairman that a resolution has on a show of hands been carried or carried unanimously, or by a particular majority, or lost, and an entry to that effect in the book containing the minutes of the proceedings

⁸⁶ S 147(1)(b) CA 65 cf S 329, 336 CA 2016

⁸⁷ A51 Table A cf S 330(1) CA 2016

⁸⁸ S 330(1)(b), S 337(1) CA 2016

⁸⁹ S 330(1)(c) CA 2016

⁹⁰ S 330(1)(d) CA 2016

of the Company in the record of proceedings of the meeting signed by the Chairman of the meeting or the Chairman of the next meeting shall be conclusive evidence of the fact without proof of the number or proportion of the votes recorded in favour of or against the resolution. ⁹¹ The demand for a poll may be withdrawn.

62. 60. Taking of poll

- 62.1. If a poll is duly demanded it shall be taken in such manner and either at once forthwith or after an interval or adjournment or otherwise as the Chairman directs, and the result of the poll shall be the resolution of the meeting at which the poll was demanded, but a poll demanded on the election of a Chairman or on a question of adjournment shall be taken forthwith. 92
- 62.2. The demand for a poll shall not prevent the continuance of a meeting for the transaction of any business other than the question on which the poll has been demanded. The Chairman of the meeting may (and if so directed by the meeting shall) appoint scrutineers and may, in addition to the powers of adjourning meetings contained in Article 5958, adjourn the meeting to some place and time fixed by him for the purpose of declaring the result of the poll.

63. 61. Chairman's casting vote93

In the case of an equality of votes, whether on a show of hands or on a poll, the Chairman of the meeting at which the show of hands takes place or at which the poll is demanded shall be entitled to a second or casting vote.

64. 62. Number of votes Voting right of members 94

- 64.1. Subject to this Constitution these Articles, in particular Articles—13. 9.6, 52.2—54.2, 54.3, 54.5,52.3, 52.4, 62.264.2 and 62.3—64.3 and 66, a member shall be entitled to be present and to vote at any general meeting in respect of any share or shares upon which all calls due to the Company have been paid.
- 64.2. 62.2 No person shall exercise any rights of a member until his name shall have been entered in the register or the Record of Depositors and he shall have paid all calls and other moneys for the time being due and payable on any share held by him PROVIDED THAT the Central Depository or its nominee company in whose name the Deposited Securities are registered

⁹¹ S 156 CA 65, S 330(2), S 343(3) CA 2016

⁹² A52 Table A cf S 332 CA 2016

^{93 &}lt;u>A53 Table A</u>

⁹⁴ A57 Table A, LR 2018 Para 7.17

shall not be entitled to any such rights unless required by virtue of the Central Depositories Act or the Rules or the context of these Articles. 95

64.3. 62.3 Subject to any rights or restrictions for the time being attached to any class or classes of shares, at meetings of members or classes of members each member entitled to vote may vote in person or by representative or by proxy or attorney and on a show of hands every member present in person or by representative or by proxy (provided only one (1) proxy has been appointed) or by attorney shall have one vote, and on a poll every member present in person or by representative or by proxy or by attorney shall have one vote for each share he holds. By way of clarification and for the avoidance of doubt, notwithstanding that the shares in the Company of a member are held in more than one securities account in the name of the member and/or Authorised Nominees, such member if present in person and/or by representative and/or by proxy and/or by attorney shall have one vote only on a show of hands provided that if more than one (1) proxy has been appointed by a member, all proxies appointed by such member shall not vote on a show of hands and shall only be entitled to vote on poll. In this Constitutionthese Articles, the shares held or represented by a member present in person or by representative or by proxy or by attorney shall, in relation to shares of a Depositor, be the number of shares entered against the name of such Depositor in the latest Record of Depositors made available to the Company pursuant to Article 54.3.52.2(ii). 96

65. 63. Corporateion members 97

Any corporation which is a member of the Company may by resolution of its directors or other governing body authorise <u>one a person or persons</u>, <u>or failing him another person as alternate</u>, <u>whether a member of the Company or not</u> as it thinks fit to act as its representative <u>or representatives</u> at any meeting of the Company or of any class of members of the Company and the person <u>or persons</u> so authorised shall be entitled to exercise the same powers on behalf of the corporation which he represents <u>or they represent</u> as that corporation could exercise <u>as</u> if <u>every one of the representative wasit were</u> an individual member of the Company.

66. 64. Rights of persons entitled under transmission Articles 98

⁹⁵ S 107B CA 65 cf S 147, S 101 CA 2016

⁹⁶ LR 2008 Paras 7.18, 7.19, S 294(1), S 334(1) CA 2016

⁹⁷ S 147(3)(a) CA 65 cf S 333(1), (3) CA 2016

⁹⁸ S 109(6) CA 2016

Any person entitled under a transmission Article, namely, Article <u>41</u>37 or Article <u>42</u>38, shall upon the registration of transmission of shares entitle the registered holder to the same dividends and other advantages and to the same rights in relation to meetings of the Company or to voting or otherwise to transfer any shares may vote at any general meeting in respect thereof in the same manner as if he was the registered holder of such shares provided that forty-eight hours at least before the time of holding the meeting or adjourned meeting as the case may be at which he proposes to vote he shall satisfy the Directors of his right to transfer such shares unless the Directors have previously admitted his right to vote at such meeting in respect thereof.

67. 65. Member of unsound mind99

A member who is of unsound mind or whose person or estate is liable to be dealt with in any way under the law relating to mental disorder may vote, whether on a show of hands or on a poll, by <u>proxy or attorney appointed by</u> his committee or by such other person as properly has the management of his estate, <u>provided that such evidence as the Directors may require of such committee or person claiming the right to appoint the proxy shall be deposited together with the instrument appointing the proxy as required under Article 71 and any such committee or other person may vote by proxy or attorney.</u>

66. Member in default This is a repetition of Article 64.1., although differently worded

No member shall be entitled to be present, or to vote at any general meeting in respect of shares in the Company on which calls payable by him have not been paid.

68. 67. Time for objection 100

No objection shall be raised to the qualification of any voter except at the meeting or adjourned meeting at which the vote objected to is given or tendered, and every vote not disallowed at such meeting shall be valid for all purposes. Any such objection made in due time shall be referred to the Chairman of the meeting, whose decision shall be final and conclusive.

69. 68. Form and appointment of proxy 101

The instrument appointing a proxy shall be in writing in such form as the Directors may from time to time prescribe under the hand of the appointer or of his attorney

100 A58 Table A cf S 296 CA 2016

¹⁰¹ A59 Table A cf S 334(3) CA 2016

⁹⁹ A56 Table A

duly authorised in writing or, if the appointer is a corporation, either under seal or under the hand of an officer or attorney duly authorisedzed.

70. 69. Poll demanded by proxy¹⁰²

The instrument appointing a proxy shall be deemed to confer authority to demand or join in demanding a poll.

71. 70. Proxy need not be a member 103

- 71.1. 70.1 A proxy may but need not be a member of the Company and a member shall be entitled to may appoint any another person to be his proxy to exercise all or any of his rights to attend, participate, speak without limitation and the provisions of Section 149(1)(a) and (b) of the Act shall not apply to the Company. A proxy appointed to attend and vote at a meeting of the Company shall have the same rights as the member to speak at the meeting.
- 71.2. 70.2 Subject to Article 70.3, 70.4, 70.5 and 70.6, a A member may shall be entitled to appoint not more than two (2) one (1) proxy but not more than two (2) proxies in relation to proxies to attend and vote at a meeting of the Company provided that the member specifies the proportion of the member's shareholdings to be represented by each proxy.
- 71.3. 70.3—Subject to Articles 70.5—71.5 and 71.670.6, where a member is a Depositor who is also an Authorised Nominee, the Authorised Nominee may appoint net—more than one (1) proxy but not more than two (2) proxies in respect of each securities account the Authorised Nominee holds with ordinary—shares in the Company standing to the credit of such securities account as reflected in the Record of Depositors requested by the Company pursuant to Article 52.2(ii)54.3- for the purposes of the meeting for which the Authorised Nominee is appointing proxies.
- 71.4. 70.4—Subject to Articles 71.570.5—and 71.670.6, where a member is a Depositor who is also an Exempt Authorised Nominee which holds ordinary shares in the Company for multiple beneficial owners in one securities account ("omnibus account") as reflected in the Record of Depositors requested by the Company pursuant to Article 54.3-52.2(ii)—for the purposes of the meeting for which the Exempt Authorised Nominee is appointing proxies, there is no limit to the number of proxies which the Exempt

¹⁰² A59 Table A cf S 337(1) CA 2016

¹⁰³ S 149 CA 65 cf S 334(1), (2) CA 2016

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Authorised Nominee may appoint in respect of each omnibus account it holds.

- <u>71.5.</u> <u>70.5</u> Each appointment of proxy by a member including an Authorised Nominee or an Exempt Authorised Nominee pursuant to this Article shall be by a separate instrument of proxy which shall specify:
 - 71.5.1.(i) the securities account number;
 - 71.5.2.(ii) the name of beneficial owner for whom the Authorised Nominee or Exempt Authorised Nominee is acting; and
 - 71.5.3.(iii) where two (2) proxies are appointed, the proportion of erdinary shareholdings or the number of erdinary shares to be represented by each proxy.
- 71.6. 70.6 Subject to Article 71.5, Aany beneficial owner who holds ordinary shares in the Company through more than one (1) securities account and/or through more than one (1) omnibus account, shall be entitled to instruct the Authorised Nominee and/or Exempt Authorised Nominee for such securities accounts and/or omnibus accounts to appoint not more than one (1) proxy but not more than two (2) persons to act as proxies for the beneficial owner. If there shall be three (3) or more persons appointed to act as proxies for the same beneficial owner of ordinary shares in the Company held through more than one (1) securities account and/or through more than one (1) omnibus account, all the instruments of proxy shall be deemed invalid and shall be rejected.

72. 71 Deposit of pProxy¹⁰⁵

The instrument appointing a proxy and the power of attorney or other authority, if any, under which it is signed or a notarially certified copy of that power or authority shall be deposited at the office, or at such other place within Malaysia as is specified for that purpose in the notice convening the meeting, not less than 48 hours before the time for holding the meeting or adjourned meeting at which the person named in the instrument proposes to vote, or, in the case of a poll, not less than twenty-four 24 hours before the time appointed for the taking of the poll, and in default the instrument of proxy shall not be treated as valid.

73. 72 Votes of pProxy¹⁰⁶

¹⁰⁵ A61 Table A cf S 334(3) CA 2016

¹⁰⁴ LR 2018 Para 7.21(1)

¹⁰⁶ S A62 Table A cf S 338(1) CA 2016

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- 73.1. 72.1—A vote given in accordance with the terms of an instrument of proxy or attorney shall be valid notwithstanding the previous death or unsoundness of mind of the principal or revocation of the instrument or of the authority under which the instrument was executed, or the transfer of the share (including any transfer pursuant to the Rules) in respect of which the instrument is given, if no intimation in writing of such death, unsoundness of mind or revocation, or transfer as aforesaid has been received by the Company at the office or recorded in the Record of Depositors made available to the Company before the commencement of the meeting or adjourned meeting at which the instrument is used.
- 73.2. The Company shall be entitled and bound to reject any instrument of proxy lodged if the member is not shown to have any shares entered against his name in the register and/or the latest Record of Depositors made available to the Company.
- 73.3. 72.3 The Company shall be entitled and bound to accept as the maximum number of votes which in aggregate the proxy appointed by the member is able to cast on a poll, the aggregate number of shares which is entered (i) against the name of that member in the register and/or the latest Record of Depositors made available to the Company (ii) or in the case of a member who is a Depositor and an Authorised Nominee, against the securities account number and name of the beneficial owner for whom the Authorised Nominee is acting where that number is smaller than the aggregate number specified in the instrument or instruments of proxy executed by or on behalf of that member. If a member other than an Authorised Nominee has appointed executed two (2) proxies instruments of proxy and one of the proxies on a poll cast votes in favour of a resolution while the other proxy, appointed by the same member, on a poll cast votes against a resolution and the aggregate number of votes specified in the instrument or instruments of proxy is greater than the aggregate number of votes entered against the name of that member in the register and/or the Record of Depositors made available to the Company, then the total number of votes deemed to be cast shall be the votes entered against the name of the member in the register and/or the Records of Depositors and such total shall be pro rated for the purposes of determining the number of votes cast in favour of and against the resolution, in the same proportion as the number of votes cast in favour of and against the resolution, as specified in the instrument or instruments of proxy.

DIRECTORS

74. 73. Names of Directors to be natural person 107

The first Directors of the Company are Dato' Tan Heng Chew and Ooi Chee Seng.

A Director of the Company shall be a natural person of at least eighteen (18) years of age.

75. 74. Eligibility to become a dDirector 108

<u>Unless</u> with the leave of the Official Receiver or the court obtained pursuant to the <u>Act, Nno</u> person shall <u>hold office</u> without the leave of the Court be eligible to be appointed as a Director <u>nor whether directly or indirectly be concerned with or take</u> part in the management of the Company if the person:-

- 75.1.1. who is an undischarged bankrupt; or has been convicted within or without Malaysia:-
- 75.1.2.74.1 has been convicted within or without Malaysia of any offence in connection with the promotion, formation or management of a corporation; or
- 75.1.3.74.2 has been convicted within or without Malaysia of any offence involving fraud, bribery, or dishonesty punishable on conviction with imprisonment for three months or more; or
- 75.1.4.74.3 has been convicted within or without Malaysia of any offence under the provisions of Sections 213, 217, 218, 228 and 539 of the Act; or
- 75.1.5.has been disqualified by the court under Section 199 of the Act.

76. 75. Number of Directors 109

The Company may from time to time in general meeting increase or reduce the number of Directors. Until otherwise determined by general meeting the number of Directors including a-the Managing Director(s) and Executive Director(s) shall not be less than three nor more than twelve but in the event of any casual vacancy occurring and reducing the number of Directors below the aforesaid minimum the remaining-entinuing Directors or Director may, except in an emergency, act only for

¹⁰⁷ S 16(7), S 122(2), (3) CA 65 cf S 196(2) CA 2016

¹⁰⁸ S 125, 130 CA 65 cf S 198 CA 2016

¹⁰⁹ S 122(1) CA 65 cf S 196(1)(b) CA 2016

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the purpose of filling up such vacancy or vacancies to such minimum number or of summoning a general meeting of the Company but for no other purpose.

77. 76. Appointment by Board 110

The Directors shall have power at any time and from time to time to appoint any other qualified person as Director, either to fill a casual vacancy or as an addition to the Board, but so that the total number of Directors shall not at any time exceed the maximum number fixed by or pursuant to Article <u>7675</u> and any Director so appointed shall hold office only until the next following annual general meeting of the Company, and shall then be eligible for re-election but shall not be taken into account in determining the Directors who are to retire by rotation at that meeting.

77. Qualification of Director 111

The shareholding qualification for Directors may be fixed by the Company in general meeting and until so fixed no shareholding qualification for Directors shall be required.

78. Remuneration of Director

The Directors shall be paid for their services as follows:-

- 78.1. Directors who hold no executive office in the Company shall be paid fees by a fixed sum and not by a commission on or percentage of profits or turnover. 112
- 78.2. Fees <u>and benefits</u> payable to <u>all</u>—Directors shall be <u>subject to annual shareholders' approval at a determined by the Company in general meeting ¹¹³ and 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. Such fees may be divided among the Directors in such proportions and manner as the Directors shall determine.</u>
- 78.3. Any fee paid to an <u>aA</u>lternate Director shall be agreed between himself and the Director nominating him and shall be paid out of the remuneration paid to the latter. 114

112 LR 20<u>18 Para 7.23</u>

¹¹⁰ A68 <u>Table A cf S 202(3), 208(4) CA 2016, LR 2018 Para 7.22</u>

¹¹¹ A 71 Table A

¹¹³ LR 2018 Para 7.24, S 230(1) CA 2016

¹¹⁴ LR 2018 Para 7.31(d)

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78.4 If any Director who holds no executive office shall be required to perform extra services or to go or reside abroad or shall otherwise be specially occupied about the Company's business he shall be entitled to receive a salary to be fixed by the Board or at the option of such Director by the Company in general meeting. Such salary may be either in addition to or substitution for any fees payable pursuant to Article 78.1 of this Article.

78.4. Salaries payable to Directors who do-hold an executive office in the Company may not include a commission on or percentage of turnover but may include a commission on or percentage of profits. 115

79. As to the duty and liability of Directors

A Director shall at all times act honestly and use reasonable diligence in the discharge of the duties of his office and shall not make use of any information acquired by virtue of his position to gain directly or indirectly an improper advantage for himself or for any other person or to cause detriment to the Company.

80. General duty to make disclosure¹¹⁶

Every Director shall give notice to the Company of such events and matters relating to himself as may be necessary or expedient to enable the Company and its officers to comply with the requirements of the Act.

81. Right to hold other office under the Company

81.1. Subject to compliance with Section 131 of the Act and the Listing Requirements:-

<u>81.1.1.</u> a Director may hold any other office or place of profit under the Company (other than the office of Auditor)¹¹⁷ in conjunction with his office of Director for such period and on such terms (as to remuneration and otherwise) as the Directors may determine; and

81.1.2. no Director or intending Director shall be disqualified by his office from contracting with the Company either with regard to his tenure of any such other office or place of profit or as vendor, purchaser or otherwise and any such contract, or any contract or arrangement entered into by or on behalf of the Company in which any Director is in any way interested, shall not be liable to be avoided, and any Director so contracting or being so interested shall not be liable

¹¹⁵ LR 2018 Para 7.23

¹¹⁶ S 219 CA 2016

¹¹⁷ S 264(1)(c)(iii)(A) CA 2016

to account to the Company for any profit realised by any such contract or arrangement by reason of such Director holding that office or of the fiduciary relationship thereby established.

but the nature and extent of his interest must be declared by him at the meeting of the Directors at which the question of entering into the contract or arrangement is first taken into consideration or, if the Director was not at the date of that meeting interested in the proposed contract or arrangement, then at the next meeting of the Directors held after he became so interested or, in a case where the Director becomes interested in a contract or arrangement after it is made, at the first meeting of the Directors held after he becomes so interested; provided that a Director shall not as a Director vote nor participate in any discussion in respect of any contract, proposed contract or arrangement in which he has, directly or indirectly, an interest and if he shall do so his vote shall not be counted, although he may be counted to make the quorum present at such meeting to consider a motion concerning any such contract or arrangement. 118

- 81.2. A general notice in writing, which complies with Section 221(4) and (5) of the Act, given to the Directors by any Director shall be deemed to be sufficient declaration of interest in relation to the subject matter of the notice.
- 82. Effect on quorum of interested Director 119

Subject to compliance with Section 131 of the Act and without prejudice to Article 83, a Director, notwithstanding his interest may, be counted in the quorum present at any meeting whereat he or any other Director is appointed to hold any office or place of profit under the Company or whereat the Directors resolve to exercise any of the rights of the Company, (whether by the exercise of voting rights or otherwise) to appoint or concur in the appointment of a Director to hold any office or place of profit under any other company, or whereat the terms of any such appointment as hereinbefore mentioned are considered or whereat any decision is taken upon any contract or arrangement in which he is in any way interested.

82. 83 Director not to participate or vote in contracts where he has an interest but shall be counted to make quorum¹²⁰

No Director shall participate in any discussion nor vote in respect of any contract or arrangement or proposed contract or arrangement in which he is directly or indirectly interested (unless the interest is one that need not be disclosed under Section 221131 of the Act), and if he should do so his vote shall not be counted although

¹¹⁸ S 222(1) CA 2016

¹¹⁹ Deleted due to Articles 81 and 82 as amended

¹²⁰ S 131A CA 65 cf S 222(1) CA 2016, LR 2018 Para 7.25

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notwithstanding his interest, he shall be counted only to make the quorum at the meeting of the Board.

83. 84. Director also officer of associated company

Subject to compliance with the Act, a Director of the Company may be or become a director or other officer of or otherwise interested in any corporation promoted by the Company or in which the Company may be interested as shareholder or otherwise and no such Director shall be accountable to the Company for any remuneration or other benefits received by him as a director or officer of, or from his interest in, such corporation unless the Company otherwise directs at the time of his appointment. The Directors may exercise the voting power conferred by the shares or other interest in any such other corporation held or owned by the Company, or exercisable by them as directors of such other corporation in such manner and in all respects as they think fit (including the exercise thereof in favour of any resolution appointing any of them directors or other officers of such corporation) and any Director may vote in favour of the exercise of such voting rights in manner aforesaid, notwithstanding that he may be, or is about to be, appointed a director or other officer of such corporation and as such is or may become interested in the exercise of such voting rights in manner aforesaid.

84. 85-Right to payment for professional services

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, provided that nothing herein contained shall authorise a Director or his firm to act as Auditor of the Company.

85. 86. Expenses

The Directors shall be paid all their travelling and other expenses properly and necessarily expended by them in and about the business of the Company including their travelling and other expenses incurred in attending Board meetings of the Company.

86. 87. Register of Directors' Shareholdings 121

The <u>Directors shall cause the Company shall-to</u> keep a register showing with respect to each Director of the Company the particulars <u>and changes thereto</u> of any shares in or debentures <u>or participatory interests</u> of the Company or a <u>related corporation that</u> is deemed to be related toof the Company <u>within the meaning of the Act including rights, options or contracts relating thereto as required by the Act which are held by or in trust for him or of which he has any right to become the holder (whether on payment or not) or in which he has, directly or indirectly, any beneficial-interest but</u>

¹²¹ S 134CA 65 cf S 59 CA 2016

the register need not include particulars of shares in <u>a any related corporation which</u> is the wholly-owned subsidiary of the Company <u>which</u> is deemed to be a related <u>corporation under the Actor of another corporation</u>.

ALTERNATE DIRECTOR

87. 88. Alternate Director 122

- 87.1. 88.1 Each Director shall have power from time to time to nominate any person, not being a Director or acting as an alterate of another Director 123, who has been approved for the purpose by a majority of the other Directors 124 to act as his a Alternate Director and at his discretion to remove his a Alternate Director.
- 87.2. 88.2—An aAlternate Director shall (except as regards power to appoint an alternate Director and remuneration which shall be subject to Article 78.3.)¹²⁵ be subject in all respects to the terms and conditions existing with reference to the other Directors, and shall be entitled to receive notices of all meetings of the Directors and to attend speak and vote at any such meeting at which his appointor is not present.
- 87.3. Subject to Article 88.1–87.1 any appointment or removal of an aAlternate Director shall be effected in writing under the hand of the Director making the same and sent to the Company by hand, post, facsimile or electronic mail or in any other manner approved by the Directors. Any facsimile or electronic mail sent shall be confirmed as soon as possible by the physical delivery to the Company of a letter signed by such Director, but may be acted upon by the Company meanwhile.
- 87.4. 88.4-If a Director making any such appointment as aforesaid shall cease to be a Director (otherwise than by reason of vacating his office at a meeting of the Company at which he is re-elected), the person appointed by him shall thereupon cease to be an aAlternate Director and therefore cease to have any power or authority to act as such.

¹²² S 138(2) CA 65, A82 Table A cf S 202(3) CA 2016, LR 2018 Para 7.31(a)

¹²³ LR 2018 Para 7.31(a) and (b)

¹²⁴ LR 2018 Para 7.31(c)

¹²⁵ LR 2018 Para 7.31(d)

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- <u>87.5.</u> <u>88.5-</u>A Director shall not be liable for the acts and defaults of any <u>aA</u>lternate Director appointed by him.
- 87.6. 88.6-An aAlternate Director shall not be taken into account in reckoning the minimum or maximum number of Directors allowed for the time being but he shall be counted for the purpose of reckoning whether a quorum is present at any meeting of the Directors attended by him at which he is entitled to vote.

MANAGING AND EXECUTIVE DIRECTORS 127

88. 89. Appointment

- 88.1. 89.1—The Directors may from time to time appoint any one or more of their body to be-the office of or to perform the functions of a Managing Director by whatever name called or to the function of an Executive Director by whatever name called or Managing Directors for such period not exceeding three (3) years and upon such terms as they think fit 128, and may vest in each such Managing Director or Managing Directors—Executive Director, as may be appointed by them such of the powers hereby vested in the Directors generally as they may think fit, but provided always that such Managing Director or Managing Executive Directors shall be subject to the control of the Board. 129
- 88.2. 89.2—Any appointment of a Managing Director or Executive Director shall provide that notwithstanding the term of his appointment, the Managing Director shall retire from office at any annual general meeting where he shall not be re-elected; accordingly, his appointment shall terminate:-
 - 88.2.1. as of the date <u>and the conclusion</u> of <u>the</u>such annual general meeting at which he retires by rotation if he shall not be re-elected; or
 - 88.2.2. as of the date he ceases from any cause to be a Director; or
 - 88.2.3. as of the date the Board resolves that his appointment as Managing

 Director or Executive Director shall be terminated and such termination shall not be regarded as breach of the terms of the

¹²⁶ S 122(1) & (1A) CA 65 cf S 196(4)(b) CA 2016

¹²⁷ A91 to A93 Table A cf Para 22 to 25 3rd Schedule CA 2016

¹²⁸ LR 2018 Para 7.26(2) cf para 22 3rd Schedule CA 2016

¹²⁹ LR <u>2018 Para 7.29</u>

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appointment or dismissal of the Managing Director<u>or the Executive</u> Director<u>as the case may be, or</u>

88.2.4. subject to the terms of any contract between him and the Company, and unless the Board shall otherwise determine, the employment of a Managing Director or an Executive Director as an employee of the Company shall not be determined by reason only of his ceasing to be a Director because of his retirement by rotation or his being not reelected as a Director.

89. 90. Remuneration of Managing Director and Executive Director 130

The remuneration of a Managing Director or an Executive Managing-Directors_shall be fixed by the Directors 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 include a commission on or percentage of turnover. 131

90. 91-Retirement and removal of Managing Director and Executive Director 132

A Managing <u>Director or an Executive</u> <u>Director shall</u> be subject to retirement by rotation, and he shall be reckoned as a Director for the purpose of determining the rotation or retirement of Directors or in fixing the number of Directors to retire 133, and he shall be subject to the same provisions as to removal as the other Directors of the Company and if he ceases to hold the office of Director from any cause shall ipso facto and immediately cease to be a Managing Director or an Executive Director, as the case may be.

DISQUALIFICATION OF DIRECTORS

91. 92. Office of Directors how vacated 134

Subject as otherwise provided, tThe office of a Director shall become vacant if the Director:-

¹³⁰ LR 2018 Para 7.23

¹³¹ Para 24 3rd Schedule CA 2016

¹³² LR 2018 Para 7.26 cf Para 23 3rd Schedule CA 2016

¹³³ S 205(4) CA 2016, LR 2018 Para 7.26(2)

¹³⁴ A72 Table A cf S 208 CA 2016

- 91.1. 92.1 being not the last three (3) remaining Directors, resigns his office by notice in writing to the Companyceases to be a Director by virtue of the Act; 135
- 91.2. 92.2during his term of office becomes bankrupt or makes any arrangement or composition with his creditors generally has retired in accordance with the Act or the Constitution of the Company but is not reelected;
- 91.3. 92.3 is removed from office in accordance with the Act or the Constitution of the Company becomes prohibited from being a Director by reason of any order made under the Act or contravenes Section 130 of the Act;
- 91.4. is or becomes disqualified from being a Director under the Listing Requirements or falls under the circumstances set out in Section 208 of the Act including becoming a disqualified Director by virtue of any of the provisions of Sections 198 and 199 of the Act;
- 91.5. 92.4during his term of office becomes of unsound mind or a person whose person or estate is liable to be dealt with in any way under the law relating to mental disorder; 136
- 91.6. 92.5 dies; resigns his office by notice in writing to the Company;
 - 92.6for more than six months is absent, without permission of the Directors, from meetings of the Directors held during that period;
- 91.7. 92.7is absent from more than 50 per cent % of the total meetings of the Directors held during any financial year of the Company or such shorter period during which the Director was appointed to his office except when an exemption or waiver has been obtained from the Stock Exchange; or-
- 91.8. is convicted by a court of law, whether within Malaysia or elsewhere, in relation to the offences set out in the Listing Requirements by which he shall be disgualified to be appointed or to act as a Director.¹³⁸

¹³⁵ S 196(3), 208(a), 209(1) CA 2016

¹³⁶ LR 20<u>16 Para 7.27</u>

¹³⁷ LR 2018 Para 15.05(3)(c)

¹³⁸ LR 2018 Para 15.05(3)(d) read with Para 15.05(1)

POWERS AND DUTIES OF DIRECTORS

92. 93. Powers and duties 139

The business and affairs of the Company shall be managed by or under the direction of the Directors who may pay all expenses incurred in promoting and registering the Company, and exercise all such powers of the Company as are not, by the Act, the Listing Requirements or by this Constitution these Articles, required to be exercised by the Company in general meeting, provided that if for any reason whatsoever the Board is unable to exercise any of its powers hereunder, in particular for the reason that all the Directors are to be regarded as interested in a particular matter, such powers may be exercised by the Company in general meeting.

BORROWING POWERS

93. 48. <u>Directors' borrowing powers to borrow and provide financial assistance</u> 140 [previously Article 48 with modifications]

The Directors may exercise all the powers of the Company to borrow money, and to mortgage or charge its undertaking, property and uncalled capital, or any part thereof, and to issue debentures, debenture stock and other securities whether outright or as security for any debt, liability or obligation of the Company, or its subsidiaries, but not for those of any unrelated third party.

Subject to the Act, the Listing Requirements and the provisions of this Constitution, the Directors may exercise all powers of the Company to borrow or otherwise raise money, to lend or advance any money, to guarantee the payment, performance or discharge of any debt, liability or obligation of any third party, to indemnify or provide collateral for a debt and to mortgage, charge or hypothecate all or any of the property or business of the Company including any uncalled or called but unpaid capital and to issue debentures and other securities, whether outright or as collateral security for any debt, liability or obligation of the Company or of any third party.

94. <u>Issue of debenture [previously Article 49 with modifications]</u>

- 94.1 Subject to the Act, the Listing Requirements and the provisions of this Constitution, the Directors may issue debentures or paid-up shares to any person or persons as consideration for the purchase of any goodwill, business or property purchased by the Company.
- 49. Debentures etc. may be issued at a discount or with special privileges etc.

¹³⁹ S 131B CA 65 cf S 211 CA 2016

¹⁴⁰ LR 2018 Para 7.14 & Para 8.23

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<u>94.2.</u> Any bonds, notes, debentures, debenture stock 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.

BUSINESS [previously Article 4]

95. 4. Directors may carry on business

Any branch or kind of business which the Company is either expressly or by implication authorised to undertake may be undertaken by the Directors at such time or times as they may think fit and further may be suffered by them to be in abeyance whether such branch or kind of business may have been actually commenced or not so long as the Directors may deem it expedient not to commence or proceed with the same.

96. 94. Cheques, bills etc.

All cheques, promissory notes, drafts, bills of exchange, and other negotiable instruments, and all receipts for money paid to the Company shall be signed, drawn, accepted, endorsed, or otherwise executed, as the case may be, in such manner as the Directors from time to time determine.

97. 95. Use of seal abroad 141

The Directors may exercise all the powers of the Company in relation to any official seal for use outside Malaysia and in relation to branch registers.

RETIREMENT, ROTATION AND REMOVAL OF DIRECTORS

98. 96-Rotation and retirement of Directors 142

At every annual general meeting one-third of the Directors (including a Managing Director or an Executive Director) or if their number is not a multiple of three then the number nearest to one-third shall retire from office and be eligible for re-election provided that all Directors including the Managing Director or an Executive Director shall retire from office once at least in each three years, but shall be eligible for re-election.

¹⁴¹ S 35(8) CA 65 cf S 62(1) CA 2016

¹⁴² A63 Table A LR 2018 Para 7.26(1) and (2) & S 205(3)(b) CA 2016

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99. 97. Which Directors to retire 143

The Directors to retire in every year shall, subject nevertheless as hereinafter provided, be the Directors who have been longest in office since their last election, but as between persons who became Directors on the same day, the Director to retire shall, unless they otherwise agree among themselves, be determined by lot.

100. 98. Eligibility for election¹⁴⁴

Only the following persons shall be eligible for election to the office of Director at any general meeting namely:-

- 100.1. 98.1 a Director retiring at the meeting;
- 100.2. a person who is not disqualified under the Act or the Listing Requirements and the circumstances set out in Article 91 are not applicable to him;
- 100.3. 98.2 a person recommended by the Directors and in respect of whom, not less than 9nine clear days before the day appointed for the meeting, there shall have been left at the office a consent to act as a Director duly signed by such person together with a declaration that he is not disqualified from being appointed or holding office as a director of the Company under the Act and the Listing Requirements; or
- 100.4. 98.3 a person in respect of whom not less than 11 eleven nor more than twenty-one-clear days before the date appointed for the meeting there shall have been left at the office a notice in writing, signed by a member duly qualified to attend and vote at the meeting for which such notice is given, of his intention to propose such person for election together with a, or notice in writing signed by that person giving his consent to the nomination and declaring he is not disqualified from being appointed or holding office as a director of the Company under the Act and the Listing Requirements and signifying his candidature for the office. 145

101. 99. No appointment of Directors by single resolution 146

¹⁴³ A65 Table A cf S 205(4) CA 2016

¹⁴⁴ LR 20<u>18 Para 7.28, S 201 CA 2016</u>

¹⁴⁵ S 205(6) CA 2016

¹⁴⁶ S 126 CA 65, cf S 203 CA 2016

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At a general meeting a motion for the appointment of two or more persons as Directors of the Company by a single resolution shall not be made unless a resolution that it shall be so made has been first agreed to by the meeting without any vote being given against it.

102. 100. Seven-days' notice required 147

Not less than seven 7 days notice shall be given to every member of the name of each person who is eligible for election as a Director at a general meeting.

103. 101. Removal of Director 148

Subject to Section <u>128206(4)</u> of the Act, the Company may by ordinary resolution of which special notice is given remove any Director before the expiration of his period of office, and may, if thought fit, by ordinary resolution of which special notice is given appoint another Director in his stead. The person so appointed shall hold office so long as the Director in whose place he is appointed would have held the same if he had not been removed.

PROCEEDINGS OF DIRECTORS

104. Third Schedule to the Act excluded

The provisions in the Third Schedule to the Act shall not apply to the Company except in so far as the same are repeated or contained in this Constitution.

105. Chairman

- 105.1. The Directors may elect one of their numbers as Chairman of the Board and determine the period for which he is to hold office.
- 105.2. If no Chairman is elected, or if at any meeting of the Board the Chairman is not present within fifteen minutes after the time appointed for the commencement of the meeting, the Directors present may choose one of their numbers to be Chairman of the meeting.

106. Notice and methods of holding meetings

106.1. A Director or, if requested by a Director to do so, a Secretary, may convene a meeting of the Board at any time by giving notice in accordance with the Article below.

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¹⁴⁷ LR 2018 Para 7.28

¹⁴⁸ S 128 CA 65 cf S 206 CA 2016

- 106.2. A notice of a meeting of the Board shall be sent to every Director either in hard copy including by facsimile, or in electronic form, and the notice shall include the date, time and place of the meeting and the matters to be discussed.
- 106.3. An irregularity in the notice of a meeting is waived if all Directors entitled to receive notice of the meeting either attend the meeting without objection to the irregularity or expressly confirm to the Company that he has no objection to the irregularity.
- 106.4. A meeting of the Board may be held either:-
 - 106.4.1. by a number of the Directors who constitute a quorum, being assembled together at the place, date and time appointed for the meeting; or
 - 106.4.2. by means of audio, or audio and visual, communication by which all Directors participating and constituting a quorum can simultaneously hear each other throughout the meeting.

The meeting shall be deemed to take place where the largest group of those participating is assembled or, if there is no such group, where the Chairman of the meeting then is.

107. Quorum

- 107.1. The quorum necessary for the transaction of the business of the Directors (including any adjourned meeting) may be fixed by the Board and unless so fixed shall be three (3) Directors (or their alternates).
- 107.2. The remaining Directors may act notwithstanding any vacancy in their body, but if and so long as their number is reduced below the minimum number fixed by or pursuant to this Constitution, the remaining Directors may, except in an emergency, act only for the purpose of increasing the number of Directors to such minimum, or to summon a general meeting of members of the Company. 149
- 107.3. If a quorum is not present within half an hour from the time appointed for the holding of a meeting of the Board when it is first convened, the meeting may be adjourned to the same day in the week next following at the same time and place. If at such adjourned meeting a quorum is not present within half an hour from the time appointed for holding the adjourned meeting, the Director(s) present shall not proceed with the meeting.

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149 LR 2018, Para 7.30

- 108.1. Every Director (or in his absence, his alternate present at the meeting) shall have one vote. Any questions arising at any meeting of the Board shall be decided by a majority of votes and a determination by a majority of Directors shall for all purposes be deemed a determination of the Board. In the event of an equality of votes, the Chairman shall have a casting vote except where only two (2) Directors are competent to vote on a question at issue, then the Chairman shall not have a casting vote. 150
- 108.2. A resolution of the Board is passed if it is agreed to by all Directors present without dissent or if a majority of the votes cast on it are in favour of it.
- 108.3. A Director present at a meeting of the Board is presumed to have agreed to, and to have voted in favour of, a resolution of the Board unless he expressly abstains, dissents from or votes to object against the resolution at the meeting.

109. Resolution in writing

A resolution in writing by the majority of all Directors (but not by their alternates)—shall be as valid and effectual as if it had been passed at a meeting of the Directors duly convened and held. Any such resolution may be executed in any number of counterparts, each signed by one or more Directors, all of which taken together and when delivered to the Secretary, whether by hand, post, facsimile, electronic or other similar means of communication, shall constitute one and the same resolution.

110. Other proceedings

Except as provided herein, the Board may regulate its own proceedings.

111. Committees of the Board

- 111.1. The Board may delegate any of its power to Committees consisting of such member or members of its body as the Board thinks fit and any Committee so formed shall in the exercise of the powers so delegated conform to any terms or conditions that may be imposed on it by the Board.
- 111.2. A Committee may elect a chairman of its meetings and may determine its own proceedings.

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¹⁵⁰ LR 2018, Para 7.32

102. Meetings

The Directors may meet together for the despatch of business, adjourn and otherwise regulate their meetings and in particular the method of giving notice of meetings of Directors as they think fit. Any one Director may at any time and the Secretary shall on the requisition of any one Director summon a meeting of the Directors. Unless otherwise determined by the Directors from time to time notice of all Directors' meetings shall be given to all Directors and their alternates. Except in the case of an emergency, seven days' notice of every Directors' meeting shall be given in writing and the notice of each Directors' meeting shall be served in the manner referred to in Article 138 and the said Article 138 shall apply mutatis mutandis to the service of notices of Directors' meetings on Directors as it applies to the service of notices on members of the Company. In addition to a notice of any Directors' meeting sent by post, such notice may be sent by facsimile, electronic mail or by any means of telecommunication in permanent written form, and service of the notice shall be deemed to be effected at the expiration of 12 hours after the same was despatched by facsimile, electronic mail or such other means of telecommunication, and in proving such service it shall be sufficient to prove that the facsimile or electronic mail or other such transmission was properly addressed and despatched. The facsimile transmission report or the electronic mail transmission report, as the case may be, shall be prima facie evidence of the act, date and time of despatch of such notice.

103. Meeting by conference telephone

Members of the Board or of any committee thereof may participate in a meeting of the Directors or of such committee by means of conference telephone or similar communications equipment by means of which all persons participating in the meeting can hear and speak with each other. A participant shall be deemed to be present in person at the meeting and shall be entitled to vote or be counted in a quorum accordingly. The meeting shall be deemed to take place where the largest group of those participating is assembled or, if there is no such group, where the chairman of the meeting then is. Resolutions passed at such meeting shall be subsequently confirmed by such resolutions being signed by all the Directors who participated at such meeting and such resolutions shall be as valid and effectual as if the resolutions had been passed at a meeting of the Directors or committee as the case may be duly convened and held where all participants were present in the same location.

104. Chairman's casting vote and quorum

104.1 Questions arising at any meeting shall be decided by a majority of votes. In case of an equality of votes, the Chairman shall have a second or casting vote except where only two Directors are competent to vote on the question at issue or are the quorum present at the meeting.

104.2 The quorum necessary for the transaction of the business of the Directors may be fixed by the Directors, and unless so fixed, shall be three.

105. Chairman and Deputy Chairman of meetings of Directors

The Directors may elect a Chairman and a Deputy Chairman of their meetings and determine the period for which they are to hold office and unless otherwise determined the Chairman and Deputy Chairman shall be elected annually. The Chairman or in his absence the Deputy Chairman shall preside at all meetings of Directors. If neither a Chairman nor a Deputy Chairman is elected, or if at any meeting the Chairman or the Deputy Chairman is not present within half an hour of the time appointed for holding the same, the Directors present shall choose one of their number to be Chairman of such meeting.

106. Directors may delegate powers to Committee

The Directors may delegate any of their powers to Committees consisting of such member or 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 Directors.

107. Chairman of Committee

A Committee may elect a Chairman of its meetings. If no such Chairman is elected or if at any meeting the Chairman is not present within half an hour after the time appointed for holding the same, the members present may choose one of their number to be Chairman of the meeting.

112. 108. Casting Vote of Chairman Proceedings of Committee 151

Subject to any terms or conditions imposed by the Board:-

- <u>112.1.</u> A <u>a Committee may meet and adjourn its meetings and determine its own proceedings</u> as its members think proper.
- 112.2. Questions arising at any meeting shall be determined by a majority of votes of the members present, and in case of an equality of votes the Cohairman shall have a second or casting vote except where only two members of the Committee are competent to vote on the question at issue or are the quorum at the meeting.
- 112.3. The quorum at meetings of Committees of Directors shall be two unless some larger number has been fixed by the Director's resolution creating the Committee.

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¹⁵¹ Para 21 of 3rd Schedule CA 2016

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113. Validity of acts of Directors and Committee 152

All acts done bona fide at any meeting of the Directors, or of a e<u>C</u>ommittee 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 to be a Director, be as valid as if every such person had been duly appointed and qualified to be a Director.

110. Directors' circular resolutions 153

A resolution in writing signed or approved by letter or telefax by all the Directors who may at the time be present in Malaysia or the Republic of Singapore and who are sufficient to form a quorum, shall be as valid and effectual as if it had been passed at a meeting of the Directors duly called and constituted; provided that where a Director is not so present but has an alternate who is so present, then such resolution must also be signed by such alternate. All such resolutions shall be described as "Directors' Circular Resolutions" and shall be forwarded or otherwise delivered to the Secretary without delay, and shall be recorded by him in the Company's Minute Book and submitted for confirmation at a meeting of the Board next following the receipt thereof by him. Any such resolution may be executed in any number of counterparts, each signed by one or more Directors or their alternates, all of which taken together and when delivered to the Secretary shall constitute one and the same resolution.

MINUTES

114. 111. Minutes 154

The Directors shall cause minutes to be duly entered in books provided for the purpose:-

114.1. 111.10of all appointments of officers.

<u>114.2.</u> <u>111.2Oof</u> all the names of the Directors present at each meeting of the Directors and of any Committee of Directors.

¹⁵² A89 Table A cf S 204 CA 2016

¹⁵³ A90 Table A cf Paras 15, 16 & 17 of 3rd Schedule CA 2016

¹⁵⁴ Paras 13, 17 3rd Schedule CA 2016

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114.3. 111.3Oof all resolutions including resolutions in writing and proceedings of general meetings and of meetings of the Directors and Committees of Directors.

114.4. 111.4Oof all orders made by the Directors and any Committee of Directors.

115. <u>112. Minute book in the office 155</u>

The books containing the minutes of proceedings of any general meeting shall be kept by the Company at the office or the principal place of business in Malaysia of the Company or any other place which a notice has been given to the Registrar of Companies, and shall be open to the inspection of any member without charge.

REGISTER OF DIRECTORS, MANAGERS AND SECRETARIES

116. 113. To keep a register of Directors, Managers and Secretaries 156

The Directors shall cause to be kept at the office a register of Directors, Managers and Secretaries of the Company as required under the Act.

SECRETARY

117. 114. Appointment 157

The Secretary or Secretaries shall, in accordance with the Act, be appointed by the Directors for such term, at such remuneration, and upon such conditions as the Directors think fit and without prejudice to his or their contracts of employment with the Company, any Secretary or Secretaries so appointed may be removed by them at any time. The Directors may from time to time by resolution appoint a temporary substitute for the Secretary or Secretaries who shall be deemed to be the Secretary during the term of his appointment. The first Secretary of the Company is Ooi Chee Seng (MIA No. 604).

¹⁵⁵ S 341, 342 CA 2016

¹⁵⁶ S 141 CA 65 cf S 57 CA 2016

¹⁵⁷ S 139 to S139C CA 65, A95 Table A cf S 235 to S 242 CA 2016

¹⁵⁸ S 237(3) & S 241(5), (6) CA 2016

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SEAL

118. 115. Affixing seal 159

The Directors shall provide for the safe custody of the each seal at such place and with such person as they deem fit and each seal, which shall only be used by the authority of the Directors or of a Committee of the Directors authorised by the Directors in that behalf, and every instrument to which the seal is affixed shall be signed by a Director and shall be countersigned by the Secretary or by a second Director or by some other person appointed by the Directors for the purpose unless in the case of an official seal for use outside Malaysia, the Director or a Committee of the Directors authorised by the Directors in that behalf shall resolve that the official seal may be affixed by any person appointed for the purpose to affix the official seal to any deed or other document to which the Company is a party in which case the instrument to which such official seal is affixed shall be signed by the person so appointed.

AUTHENTICATION OF DOCUMENTS

119. 116. Appointed persons 160

Any Director or the Secretary or any person appointed by the Directors for the purpose shall have power to authenticate any documents affecting the eConstitution of the Company and any resolutions passed by the Company or the Directors and any books, records, documents, financial statements, accounting and other records and accounts relating to the business of the Company, and to certify copies thereof or extracts therefrom as true copies or extracts.; and where any books, records, documents or accounts are elsewhere than in the office the Local Manager or other officer of the Company having the custody thereof shall be deemed to be a person appointed by the Directors as aforesaid.

120. 117.—Authenticated document to be conclusive evidence

A document purporting to be a copy of a resolution of the Directors or an extract from the minutes of a meeting of the Directors which is certified as such in accordance with the provisions of Article 119116 shall be conclusive evidence in favour of all persons dealing with the Company upon the faith thereof that such resolution has been duly passed or, as the case may be, that such extract is a true and accurate record of a duly constituted meeting of the Directors.

¹⁵⁹ A96 Table A cf S 61-63 CA 2016

¹⁶⁰ S 35(5) CA 65 cf S 66(4) & (5) CA 2016

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POWER OF ATTORNEY

121. Appointment of attorney¹⁶¹

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 this Constitutionthese Articles) 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 authoriseze any such attorney to delegate all or any of the powers, authorities, and discretions vested in him.

DIVIDENDS

122. 119. Payment of dividends

The profits of the Company which it shall from time to time decide to distribute by way of dividend subject to any special conditions on which any shares shall have been issued, shall be divisible amongst the members in proportion to the amount of capital paid_up or credited as paid_up on the shares held by them respectively.

123. 120. Amount of dividend

The Company in general meeting may declare a dividend to be paid to the members according to their rights and interests in the profits and may fix the time for payment. No larger dividend shall be declared than is recommended by the Directors but the Company in general meeting may declare a smaller dividend.

124. 121. No dividends except out of profits

Save as hereinbefore provided no dividend shall be payable except out of the profits of the Company and if the Company is solvent¹⁶² and no dividend shall carry interest as against the Company. The declaration of the Directors as to the amount of the profits of the Company shall be conclusive.

¹⁶¹ A76 Table A cf S 216(1) CA 2016 (delegation)

¹⁶² S 13<u>1(1) CA 2016</u>

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125. <u>122.</u> Interim dividends

The Directors may from time to time pay to the members on account of the next forthcoming dividend such interim dividends as in their judgement the position of the Company justifies.

126. 123. Power to retain dividends on which Company has a lien 163

The Directors may retain any dividends on which the Company has a lien and may apply the same in or towards satisfaction of the debts, liabilities or engagements in respect of which the lien exists.

127. Power to retain dividends in respect of transmission shares 164

The Directors may retain the dividends payable upon shares in respect of which any person is under a transmission Article, namely, Article 3741 or Article 3842, entitled to become a member or which any person under that Article is entitled to transfer until such person shall become a member in respect of such shares or shall duly transfer the same. 165

128. Transfer not to affect right to dividend declared before registration

Subject to the provisions of the Central Depositories Act and the Rules, a transfer of shares shall not pass the right to any dividend declared thereon after such transfer and before the registration of the transfer.

129. Notice of declaration of dividend

Notice of the declaration of any dividend, whether interim or otherwise, shall be given to the holders of shares in the manner provided in Article 36.1.

130. 127. Dividend, interest or other money payable 166

Unless otherwise directed, aAny dividend, interest or other money payable in cash in respect of shares may be paid by cheque or warrant sent through the post to the registered address of the member or person entitled as it appears in the register and/or the Record of Depositors must be or paid by way of electronic transfer or other methods of remittance by directly crediting the payment into the bank account

¹⁶³ S 111(1)(b) CA 2016

¹⁶⁴ S 109(6) CA 2016

¹⁶⁵ Please note that entitlement to dividend is only after registration of the transmission under S 109(6) CA 2016. See amended Article 44.

¹⁶⁶ A105 Table A LR 2018 Para 8.26A

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or other account of the members based on the account information provided by such member or the person entitled or provided in the Record of Depositors or any other record provided by the Central—Depository containing such information. If for any reason such payment fails to be directly credited as aforesaid, then such payment may be paid by cheque or warrant sent through the post to the registered address of the member or person entitled as it appears in the register and/or the Record of Depositors. Every such cheque or warrant or electronic transfer or other methods of remittance shall be made payable to such member or person entitled and shall be sent, transferred, paid or remitted at the risk of such member—or person entitled. Payment of the cheque or warrant by the bank on which it is drawn or payment into the bank account or other account based on the account information provided by such member or the person entitled or provided in the Record of Depositors or any other record provided by the Central—Depository containing such information shall constitute a good discharge to the Company.

DIVIDEND IN SPECIE

131. 128. Power to distribute dividends in specie¹⁶⁷

Any general meeting declaring a dividend or bonus may direct payment of such dividend or bonus wholly or partly by the distribution of specific assets and in particular of paid_up shares, debentures or debenture stock of any other company or in any one or more of such ways, and the Directors shall give effect to such resolution, and where any difficulty arises in regard to such distribution, the Directors may settle the same as they think expedient, and in particular may issue fractional certificates and fix the value for distribution of such specific assets or any part thereof and may determine that cash payments shall be made to any members upon the footing of the value so fixed in order to adjust the rights of all parties, and may vest any such specific assets in trustees as may seem expedient to the Directors.

CAPITALIZATION OF PROFITS

132. <u>129.</u> <u>Capitalization at on recommendation of Directors 168</u>

The Company in general meeting may upon the recommendation of the Directors resolve that it is desirable to capitalize any part of the amount for the time being standing to the credit of any of the Company's reserve accounts or to the credit of the profit and loss account or otherwise available for distribution, and accordingly that

¹⁶⁸ A10<u>6 Table A</u>

¹⁶⁷ A104 Table A

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such sum be set free for distribution amongst the members who would have been entitled thereto if distributed by way of dividend and in the same proportions on condition that the same be not paid in cash but be applied either in or towards paying up any amounts for the time being unpaid on any shares held by such members respectively or paying up in full unissued shares or debentures of the Company to be allotted and distributed credited as fully paid_up to and amongst such members in the proportion aforesaid, or partly in the one way and partly in the other, and the Directors shall give effect to such resolution. A share premium account and a capital redemption reserve may, for the purposes of this Article, be applied only in the paying up of unissued shares to be issued to members of the Company as fully paid bonus shares.

133. Appropriations and allotments 169

Whenever such a resolution as aforesaid shall have been passed the Directors shall make appropriations and applications of the undivided profits resolved to be capitalized thereby, and all allotments and issues of fully paid shares or debentures, if any, and generally shall do all acts and things required to give effect thereto, with full power to the Directors to make such provision by the issue of fractional certificates or by payment in cash or otherwise as they think fit for the case of shares or debentures becoming distributable in fractions, and also to authoriseze any person to enter on behalf of all the members entitled thereto into an agreement with the Company providing for the allotment to them respectively, credited as fully paid-up, of any further shares or debentures to which they may be entitled upon such capitalization, or (as the case may require) for the payment up by the Company on their behalf, by the application thereto of their respective proportions of the profits resolved to be capitalized, of the amounts or any part of the amounts remaining unpaid on their existing shares, and any agreement made under such authority shall be effective and binding on all such members.

ACCOUNTS

134. 131. Accounts to be kept 170

The Directors shall cause to be kept proper <u>accounting and other records</u> books of account with respect to all sums received and expended by the Company and the matters in respect of which such receipt and expenditure takes place and of the assets, credits and liabilities of the Company.

¹⁶⁹ A107 Table A

¹⁷⁰ S 167(1) CA 65 cf S 245(1) CA 2016

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135. 132. Custody of records 171 books

The <u>accounting and other records</u> books of account shall be kept at the office or at such other place as the Directors think fit and shall always be open to inspection by the Directors.

136. Accountings and other records books may be inspected by members 172

The Directors shall from time to time determine whether, in any particular case or class of cases, or generally, and to what extent, and at what times and places and under what conditions or regulations, the accountings and other recordsbooks of the Company, or any of them, shall be open to the inspection of members and no member (not being a Director) shall have any right of inspecting any accounting and other records or book or document of the Company, except as conferred by eStatute or authorised by the Directors or by a resolution of the Company in general meeting.

137. Profit and loss accounts Financial statements to be made up and laid before Company and Balance Sheet to be made out yearly 173

Once at least in every year tThe Directors shall circulate to members and lay before the Company at its annual in-general meeting to be held in every calendar year its audited financial statements a profit and loss account for the period since the preceding audited financial statements account, or (in the case of the first account) since the incorporation of the Company, made up to a date not more than six months before such meeting and the interval between the close of a financial year of the Company and the issue of its audited financial statements accounts relating to it shall not exceed four months¹⁷⁴. A balance-sheet shall also be made out in every year as at the date to which the profit and loss account is made up, and shall be laid before the Company in general meeting. The audited financial statements said account and balance sheet shall be accompanied by such reports and documents and shall contain such particulars as are prescribed by the Act, the Listing Requirements or any other law, and the Directors shall in their report state the amount which they recommend to be paid by way of dividend, and the amount (if any) which they propose to carry to any reserve fund. The Auditor's report shall be attached to the audited financial statements balance sheet and shall, if any member so requires be read before the Company in general meeting and shall be open to inspection by any member at a reasonable time. A copy of each such document in printed form or in electronic CD ROM form or in such other form of electronic media or any combination

¹⁷¹ S 167(3) CA 65 cf S 245(4) CA 2016

¹⁷² A97 Table A

¹⁷³ S 169(1) CA 65 cf S 244(2)(a), S 248(2) CA 2016 and S 266(1), (6) CA 2016

¹⁷⁴ LR 2018 Para 9.23(1)

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thereof shall not less than twenty one—21_days before the date of the meeting (or such shorter period as may be agreed in any year for the receipt of notice of the meeting pursuant to Article 5452 of these presents this Constitution or such other period as may be permissible by law and the Listing Requirements) be sent to every member of, and to every holder of debentures of the Company and to every other person who is entitled to receive notices from the Company under the provisions of the Act, the Listing Requirements or this Constitution of these presents. The requisite number of copies of each such document as may be required by the Stock Exchange from time to time shall at the same time be likewise sent to each Stock Exchange upon which the Company's shares are listed. Provided that this Article shall not require a copy of these documents to be sent to any person of whose address the Company is not aware or to more than one of joint holders but any member to whom a copy of these documents has not been sent shall be entitled to receive a copy free of charge on application at the office.

LANGUAGE

138. Accounting records to be kept in English or Malay Llanguage

Where any accounting records, minute books or other records required to be kept by the Act are not kept in the Malay or English language, the Directors shall cause a true translation of such accounting records, minute books and other records to be made from time to time at intervals of not more than <u>7seven</u> days and shall cause such translation to be kept with the original accounting records, minute books and other records for so long as the original accounting records, minute books and other records are required by the Act to be kept.

AUDIT

139. 136. Audit 175

Once at least in every year tThe accounts financial statements of the Company shall be duly audited examined and the correctness of the profit and loss account and balance sheet ascertained by one or more Auditor or Auditors before sending them to members and laying them before the Company in annual general meeting as required under the Act.

140. 137. Appointment, Rremoval and Rresignation of Auditors 176

¹⁷⁵ S 169(5) CA 65 cf S 248(2) CA 2016

¹⁷⁶ S 172(2), 172A, 17<u>3, 174A and 175 CA 65 cf S 266, 271, 273, 274, 276 to 287 CA 2016</u>

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The Company at each annual general meeting shall appoint an Auditor or Auditors to hold office until the conclusion of the next annual general meeting and their appointment, remuneration, rights and duties, removal and resignation shall be regulated by Sections 8, 9, 172, 172A, 173, 174, 174A and 175 of the Act.

NOTICES AND DOCUMENTS

141. Service of notices and documents 177

- A notice and any document to be sent whether pursuant to the Listing Requirements or otherwise may be sent given by the Company to any member in hard copy either personally or by sending it by post to him at his registered postal address or in electronic form to the electronic address provided by him for such purpose as appearing in the register or Record of Depositors, or by publishing in the website of the Company together with notification of such publication in accordance with the provisions of the Act and the Listing Requirements. (if he has no registered address within Malaysia or the Republic of Singapore) to the address, if any, within Malaysia or the Republic of Singapore supplied by him to the Company for the giving of notices to him.
- 141.2. Where a notice is sent by post, sService of the notice or document shall be deemed to be effected by properly addressing, prepaying and posting a letter containing the notice or document or properly addressing and attaching the notice or document and sending the electronic mail containing the notice or document. and Service of the notice or document shall be deemed to have been effected in the case of a notice of a meeting, on the day after the date of its posting or of its sending by electronic mail or of its publication in the website of the Company, and in any other case at the time at which the letter would be delivered in the ordinary course of post.
- 141.3. The service of a notice or document shall be published whether in one widely circulated newspaper in Malaysia or in two widely circulated newspapers, one in the national language and the other English language, as may be required by the Act and the Listing Requirements.
- 142. Notice after death or bankruptcy¹⁷⁸

A notice may be given by the Company to the persons entitled to a share in consequence of the death or bankruptcy of a member by sending it through the post

¹⁷⁷ A1<u>08 Table A cf S 319 CA 2016, LR 2018 Paras 2.19B and 7.15</u>

¹⁷⁸ A<u>110 Table A</u>

in a prepaid letter addressed to them by name, or by the title of representatives of the deceased, or assignee of the bankrupt, or by any like description, at the address, if any, within Malaysia or the Republic of Singapore supplied for the purpose by the persons claiming to be so entitled, or (until such an address has been so supplied) by giving the notice in any manner in which the same might have been given if the death or bankruptcy had not occurred.

- 143. 140. Notice of general meeting 179
 - <u>143.1.</u> 140.1 Notice of every general meeting shall be given in any manner hereinbefore authorisedzed-to:-
 - 143.1.1. 140.1.1 every member with a registered address as appearing in the register or the Record of Depositorsin Malaysia or the Republic of Singapore or an address for service of notices in Malaysia or Republic of Singapore or such other place approved by the Directors;
 - 143.1.2. every Director for the time being of the Company;
 - 143.1.3. 140.1.2 every person entitled to a share in consequence of the death or bankruptcy of a member who, but for his death or bankruptcy, would be entitled to receive notice of the meeting and the Company has been notified of the person's entitlement in writing; 180
 - 143.1.4. 140.1.3 the Auditor for the time being of the Company; and
 - 143.1.5. 140.1.4 every Stock Exchange in which the Company is listed. 181
 - 143.2. 140.2 No other person shall be entitled to receive notices of general meetings.
 - 143.3. 140.3 Whenever any notice is required to be given under the provisions of the law of Malaysia or of this Constitution-these Articles, a waiver thereof or the shortening of the period of such notice, may be effectively executed in writing by the person or persons entitled to such notice.
 - 143.4. 140.4 At least fourteen days' notice of eEvery general meeting shall be given by advertisement in newspaper as provided in Article 141.3.in at least one (1) nationally circulated Bahasa Malaysia or English daily newspaper circulating in Malaysia.

¹⁷⁹ A111 Table A cf S 321 CA 2016

¹⁸⁰ S 321(2) CA 2016

¹⁸¹ LR 2018 Para 7.15

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WINDING UP

144. <u>141.</u> <u>Distribution in specie¹⁸²</u>

If the Company is wound up the Liquidator may, with the sanction of a special resolution of the Company, divide amongst the members in kind the whole or any part of the assets of the Company (whether they consist of property of the same kind or not) and may for that purpose set such value as he deems fair upon any property to be divided as aforesaid and may determine how the division shall be carried out as between the members or different classes of members. The Liquidator may, with the like sanction, vest the whole or any part of any such assets in trustees upon such trusts for the benefit of the contributories as the Liquidator, with the like sanction, thinks fit, but so that no member shall be compelled to accept any shares or other securities whereon there is any liability.

145. 142. Distribution of assets 183

Save that this Article shall be without prejudice to the rights of holders of shares issued upon special terms and conditions, the following provisions shall apply.

- 145.1. 142.1—If the Company shall be wound up and the assets available for distribution among the members as such shall be insufficient to repay the whole of the paid-up capital such assets shall be distributed so that as nearly as may be the losses shall be borne by the members in proportion to the capital paid-up, or which ought to have been paid-up, at the commencement of the winding-up on the shares held by them respectively; and
- 145.2. 1f in a winding-up the assets available for distribution among the members shall be more than sufficient to repay the whole of the capital paid-up at the commencement of the winding up, the excess shall be distributed among the members in proportion to the capital paid-up, or which ought to have been paid-up at the commencement of the winding-up, on the shares held by them respectively.

146. Liquidator's remuneration subject to approval by members 184

On the voluntary liquidation of the Company, no commission or fee shall be paid to a Liquidator unless it shall have been approved by members. The amount of such payment shall be notified to all members at least seven-7 days prior to the meeting at which it is to be considered.

¹⁸³ LR 2018 Para 7.34, S 452 CA 2016

¹⁸⁴ S 232 CA <u>65 cf S 454 CA 2016</u>

¹⁸² <u>A112 Table A</u>

INDEMNITY

- 147. 144. Indemnity to officers and Auditors of the Company 185
 - 147.1. For the purposes of this Article:-

"officer" includes:-

- 147.1.1. any Director, manager, Secretary or employee of the Company;
- 147.1.2. a former officer;
- 147.1.3. a receiver or receiver and manager of any part of the undertaking of the Company appointed under a power contained in any instrument; and
- 147.1.4. any liquidator of the Company appointed in a voluntary winding up, but does not include
 - (i) any receiver who is not also a manager;
 - (ii) any receiver and manager appointed by the court; or
 - (iii) any liquidator appointed by the court or by the creditors of the Company.
 - <u>"effect insurance" includes pay, whether directly or indirectly, the costs of the insurance; and</u>
 - <u>"indemnify" includes relief or excuse from liability, whether before or after the liability arises, and "indemnity" has a corresponding meaning.</u>
- 147.2. Subject to the provisions of the Act, the Company may indemnify an officer or Auditor of the Company for any costs incurred by him or the Company in respect of any proceedings-
 - 147.2.1. that relate to the liability for any act or omission in his capacity as an officer or Auditor; and
 - in which judgment is given in favour of the officer or Auditor or in which the officer or Auditor is acquitted or is granted relief under the Act, or where proceedings are discontinued or not pursued.
- 147.3. Subject to the provisions of the Act, the Company may indemnify an officer or Auditor of the Company in respect of:-

¹⁸⁵ S 140 CA 65, A1<u>13 Table A cf S 288, 289 CA 2016</u>

- 147.3.1. any liability to any person, other than the Company, for any act or omission in his capacity as an officer or Auditor of the Company;
- 147.3.2. any costs incurred by that Director or officer or Auditor in defending or settling any claim or proceedings relating to such liability except:-
 - (i) any liability of the Director to pay:-
 - (aa) a fine imposed in criminal proceedings; or
 - (bb) a sum payable to a regulatory authority by way of a penalty in respect of non-compliance with any requirement of a regulatory nature, howsoever arising; or
 - (ii) any liability incurred by the Director:-
 - (aa) in defending any criminal proceedings in which he is convicted; or
 - (bb) in defending any civil proceedings brought by the Company, or an associated company, in which judgment is given against him; or
 - (iii) any costs incurred in connection with an application for relief under the Act.
- 147.4. The Company may, with the prior approval of the Board, effect insurance for an officer or Auditor of the Company in respect of:-
 - 147.4.1. civil liability, for any act or omission in his capacity as a <u>Director or officer or Auditor; and</u>
 - 147.4.2. costs incurred by that officer or Auditor in defending or settling any claim or proceeding relating to any such liability; or
 - 147.4.3. costs incurred by that officer or Auditor in defending or settling any proceedings that have been brought against that person in relation to any act or omission in that person's capacity as an officer or Auditor:-
 - (i) in which that person is acquitted;
 - (ii) in which that person is granted relief under the Act; or
 - (iii) where proceedings are discontinued or not pursued.

147.5. The provisions of this Article shall not apply to any civil or criminal liability in respect of a breach of duty or breach of trust or as provided under Section 288 of the Act.

147.6. The Directors shall:-

- 147.6.1. record or cause to be recorded in the minutes of the Board; and
- 147.6.2. <u>disclose or cause to be disclosed in the Directors' report</u> referred to in Section 253 of the Act,

the particulars of any indemnity given, or insurance effected for any officer or Auditor of the Company.

144. Every Director, Managing Director, agent, Auditor, Secretary, and other officer for the time being of the Company shall be indemnified out of the assets of the Company against any liability incurred by him in defending any proceedings, whether civil or criminal, in which judgement is given in his favour or in which he is acquitted or in connexion with any application under the Act in which relief is granted to him by the Court in respect of any negligence, default, breach of duty or breach of trust applicable to his duty to the Company.

SHARES SECURITIES FROM FOREIGN REGISTER 186

148. 145. Transmission of securities shares

Where -

- 148.1. 145.1.1 the <u>securities</u> of the Company are listed on another stock exchange; and
- 148.2. 145.1.2 the Company is exempted from compliance with Section 14 of the Central Depositories Act or Section 29 of the Securities Industry (Central Depositories) (Amendment) Act, 1998, as the case may be, under the Rules in respect of such shares securities,

subject to compliance with and there being no contravention of any applicable laws, regulations and/or directives, the Company shall, upon request by a member permit a transmission of shares securities held by such member from the register of members maintained by the registrar of the Company in the

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¹⁸⁶ LR 2018 Para 7.12

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jurisdiction of the other stock exchange, to the register of members maintained by the registrar of the Company in Malaysia and vice versa provided that there shall be no change in the ownership of such securitiesshares.

SHARES OF DIFFERENT MONETARY DENOMINATIONS

149. 146. Voting rights of shares of different monetary denominations

Where the capital of the Company consists of shares of different monetary denominations, voting rights shall be prescribed in such a manner that a unit of capital in each class, when reduced to a common denominator, shall carry the same voting power when such right is exercisable.

COMPLIANCE

150. 147. Compliance with Statutes, Regulations and Rules

The Company shall comply with provisions of the relevant governing statutes, regulations and rules as may be amended, modified or varied from time to time, or any other directive or requirement imposed by the Stock Exchange, the Central Depository and other appropriate authorities to the extent required by law notwithstanding any provisions in this Constitutionthese Articles to the contrary.

151. 148. Effect of the Listing Requirements 187

- <u>151.1.</u> <u>148.1</u> Notwithstanding anything contained in <u>this Constitution</u> these Articles, if the Listing Requirements prohibit an act being done, the act shall not be done.
- <u>151.2.</u> 148.2 Nothing contained in <u>this Constitution</u>these Articles prevents an act being done that the Listing Requirements require to be done.
- <u>151.3.</u> <u>148.3</u>-If the Listing Requirements require an act to be done or not to be done, authority is deemed to be given under <u>this Constitution</u>these Articles for that act to be done or not to be done (as the case may be).
- <u>151.4.</u> <u>148.4</u> If the Listing Requirements require <u>this Constitution these Articles</u> to contain a provision and <u>its does they do not contain such a provision</u>, <u>this Constitution these Articles are is</u> deemed to contain that provision.

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¹⁸⁷ LR 2018 Para 7.36

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- <u>151.5.</u> <u>148.5</u>-If the Listing Requirements require <u>this Constitution</u>these Articles not to contain a provision and <u>they</u> <u>it</u> <u>contains</u> such a provision, <u>this</u> <u>Constitution</u>these Articles are <u>is</u> deemed not to contain that provision.
- <u>151.6.</u> <u>148.6</u> If any provision of <u>this Constitution</u> these <u>Articles</u> is or becomes inconsistent with the Listing Requirements, <u>this Constitution is these Articles are</u> deemed not to contain that provision to the extent of the inconsistency.

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We, the several persons whose names and addresses are subscribed hereunder, being subscribers hereby agree to the foregoing Articles of Association.

Name, addresses and Occupation of Subscribers	Signatures of
	subscribers
Dato' Tan Heng Chew	Company Director
I/C No. 460531-10-5141	
Indah Damansara Condominium	
21-08-03 Jalan Damansara Endah	
Damansara Heights	
50490 Kuala Lumpur	
Ooi Chee Seng	Company Director
I/C No. 441216-08-5327	
8C-3-2 Sri Murni Condominium	
No. 8 Lorong Kota 4, Bukit Ledang	
Off Jalan Duta	
50480 Kuala Lumpur	

Dated	:	24 March 2017
Witness to the above signatures	·:	_
· ·		——————————————————————————————————————
		— Chartered Secretary (MAICSA No. 0864602)
		62-68 Jalan Ipoh — 51200 Kuala Lumpur