

NOTICE IS HEREBY GIVEN THAT the Thirty-First Annual General Meeting of Bonia Corporation 5.

Notice is headed without man use immy-risk annual deleteral weeling in Sound corporation in Berhad will be held on Wednesday, 30 November 2022 at 9, 30 am as a fully virtual meeting via the online platform at https://www.poll.com.my (Domain Registation No. with MyNIC Berhad: DTA457149) provided by Al Smartual Learning Sdn. Bhd. in Malaysia, for the following purposes:

ORDINARY BUSINESS

To lay the Audited Financial Statements for the financial year ended 30 June 2022 together with the reports of the Directors and Auditors thereon. Please refer to Explanatory Note 2

To re-elect the following Directors who retire pursuant to the Constitution of the Company and being eligible, have offered themselves for re-election:
2.1 Chiang Sang Sem - Clause 86.1

AGENDA.

Ordinary Resolution 1 Clause 86.1 Ordinary Resolution 2

Chong Chin Look Dato' Sri Chiang Fong Seng Clause 86 1 Ordinary Resolution 3 Law Wei Liang - Clause 85.3 Ordinary Resolution 4

To re-appoint Messrs BDO PLT as Auditors of the Company for the financial year ending 30 June 2023 and to authorise the Board of Directors to fix their remuneration. *Ordinary Resolution 5*

To approve the Directors' fees of Bonia Corporation Berhad and its subsidiaries not exceeding RM1,700,000 for the financial year ending 30 June 2023 to be divided amongst the Directors in such manner as they may determine, with payment of the fees to be made semiannually in arrears at the end of each half-year.

Ordinary Resolution 6

To approve the Directors' benefits of Bonia Corporation Berhad up to an amount of RM110,000 for the period from 01 December 2022 until the next Annual General Meeting. Ordinary Resolution 7

To consider and if thought fit, to pass the following resolutions, with or without modifications

thereto:

6. Ex-gratia Payment for former Director - Chong Sai Sin

"THAT an ex-gratia payment of RM120,000 be made to Chong Sai Sin in recognition and

appreciation of his past service and contribution to the Company and/or its sub an Independent Non-Executive Director." Ordinary F

Approval for Allotment of shares or Grant of rights

THAT contingent upon the passing of the Special Resolution-Waiver of pre-emptive rights under Section 85 of the Companies Act 2016 by the shareholders of the Companie Act 2016 by the shareholders of the Companie Act 2016 in the Special Requirements of Section 87 and 76 of the Companies Act 2016, Main Market Listing Requirements of Bursa Malaysia Securities Berhad, and the approval(s) of the relevant regulatory authorities, where such approval(s) is required, the Directors of the Company

be and are hereby empowered to allot and issue shares in the Company, grant rights to subscribe for shares in the Company, convert any security into shares in the Company, or allot and issue shares in pursuance of offers, agreements or options to be made or granted

by the Directors while this approval is in force, and to make or grant offers, agreements or options which would or might require shares to be allotted and issued, after the expiration of the approval hereof, at such price, to such persons and for such purposes and upon such

terms and conditions as the Directors may in their absolute discretion deem fit, provided terms and continuous as the Directions inlay in their absolute viliaction feet in protection the process that the aggregate number of such additional shares to be allotted and issued pursuant to this resolution, when aggregated with the total number of any such shares issued during the preceding 12 months does not exceed 10% of the total number of issued shares (excluding ry shares) of the Company for the time being.

THAT the Directors be and are hereby also empowered to obtain the approval for the listing of and quotation for the additional shares so allotted and issued on the Bursa Malaysia Securities Berhad.

AND THAT the Directors be and are hereby authorised to do all such acts and things

(including executing such documents as may be required) in the said connection and to delegate all or any of the powers herein vested in them to any Director(s) or any officer(s) of the Company to give effect to the transactions contemplated and/or authorised by this resolution. Ordinary Resolution 9 Proposed renewal of shareholders' mandate to enable Bonia Corporation Berhad to

purchase up to 10% of its total number of issued shares ("Proposed Share Buy-Back")

"THAT subject to all the applicable laws and regulations, the Directors be and are hereby authorised to purchase the ordinary shares of the Company through the stock exchange of Bursa Malaysia Securities Berhad at any time upon such terms and conditions as the

of bursal watarysta securities berhal at any uniter upon such terms and conductors as the Directors in their absolute discretion deem fit and in the interests of the Company provided that the aggregate number of shares purchased (which are to be treated as treasury shares) does not exceed 10% of the total number of issued shares of the Company; and the funds allocated for the purchase of shares shall not exceed its retained profits for the time being.

THAT the Directors be and are hereby further authorised to deal with the treasury shares in their absolute discretion pursuant to Section 127(7) of the Companies Act 2016.

THAT such authority shall continue to be in force until the conclusion of the next annual general meeting of the Company following the general meeting at which the Proposed Share Buy-Back was passed at which time it will lapse, unless by an ordinary resolution passed

buy-bask was passed at which time it will raise, timess by an ordinary resolution passing at that meeting, the authority is renewed either unconditionally or subject to conditions; or the expiration of the period within which the next annual general meeting after that date is required by law to be held; or the revocation or variation by ordinary resolution passed by the shareholders of the Company in a general meeting, whichever occurs first. AND THAT the Directors be and are hereby authorised to do all such acts and things (including executing such documents as may be required) in the said connection and to delegate all or any of the powers herein vested in them to any Director(s) or any officer(s) of the Company to

give effect to the aforesaid share buy-back in the best interest of the Company Ordinary Resolution 10 Waiver of pre-emptive rights under Section 85 of the Companies Act 2016 ("Waiver of pre-emptive rights")

"THAT the shareholders of the Company do hereby waive their statutory pre-emptive rights to be offered new shares ranking equally to the existing issued shares of the Company under Section 85 of the Companies Act 2016, read together with Clause 10 of the Constitution of the

THAT subject to the passing of the Ordinary Resolution 9-Approval for Allotment of shares or Grant of rights by the Company's shareholders, the Directors of the Company be and are hereby authorised to issue any new shares (including rights or options over subscription of such shares) whether to be ranked equally to the existing issued shares of the Company OR with such preferred, deferred, or other special rights or such restrictions, whether with regard to dividend, voting, return of capital, or otherwise, for such consideration and to any person(s)

as the Directors may determine. AND THAT the Directors be and are hereby authorised to do all such acts and things (including

executing such documents as may be required) in the said connection and to delegate all or any of the powers herein vested in them to any Director(s) or any officer(s) of the Company to give effect to the transactions contemplated and/or authorised by this resolution Special Resolution

10. To transact any other business of which due notice shall have been given. By Order of the Board DATO' SRI CHIANG FONG SENG Group Executive Director

28 October 2022

Only a depositor whose name appears on the Record of Depositors as at 18 November 2022 shall be entitled to attend, participate, speak and vote at this Meeting as well as for appointment of any persons as his proxy(ies) to exercise all or any of his rights to attend, participate, speak and vote at the Meeting on his stead. Where a member appoints more than 1 proxy, the appointments shall be invalid unless he where a member appointed into either in Proxy, in each politicities and be invated mines the specifies the proportions of his shareholdings to be represented by each proxy. However, a member shall not, subject to Paragraphs (3) and (4) below, be entitled to appoint more than 2 proxies to attend and vote at the Meeting.

Kuala Lumpur Notes:

demand or join in demanding a poll.

The instrument appointing a proxy of Proxy Form and the power of attorney or other authority, if any, under which it is signed or a copy of that power or authority, certified by an advocate and solicitor or where the member is a body corporate, the copy of the power or authority may also be certified by an authorised officer of that member, shall be deposited at the office of the Poll Administrator, Al Smartual Learning Son. Bhd. at 23-5. Memara Bangkok Bank, Berjaya Central Park, Jalan Ampang, 50450 Kuala Lumpur, Malaysia, alternatively to be submitted electronically through proxy@asmatuallearning.com, not less than 48 hours before the time appointed for holding the Meeting or adjourned Meeting at which the person named in the instrument proposes to vote or in the case of a oll, not less than 24 hours before the time appointed for the taking of the poll as may be provided or permitted under the applicable lases and in default the restriment of norw, or Prox Form Shall not be treated as valid Easerd. appointed on the taking of the foreign point as may be provided by permitted under the applications laws, and in default the instrument of proxy or Proxy Form shall not be treated as valid. Faxed and photocopied opies of the duly executed Proxy Form are not acceptable. Explanatory Notes: Pursuant to Paragraph 8.29A of the Main Market Listing Requirements, all the resolutions set out in this Notice will be put to vote by poll. Item 1 of the Agenda - This item is meant for discussion only as the provision of Section 340

Where a member is an exempt authorised nominee (EAN) as defined under the Securities where a hierarchie an exempt administer informed Edwig as executives included to the true securities industry (Central Depositories) Act 1991 which holds ordinary shares in the Company for multiple beneficial owners in 1 securities account (omnibus account), there is no limit to the number of proxies which the EAN may appoint in respect of each omnibus account it holds. Where a member is an authorised nominee as defined under the Securities Industry (Central where a memore is all admonsed nonlinee as been under our executives muscusty central popositories) Act 1991; if may appoint at least 1 proxy but not more than 2 proxies in respect of each securities account it holds which is credited with ordinary shares of the Company, The appointment of 2 proxies in respect of any particular securities account shall be invalid

unless the authorised nominee specifies the proportion of its shareholding to be represented Where a member entitled to vote on a resolution has appointed more than 1 proxy, the proxies

shall only be entitled to vote on any question at the Meeting on poll provided that the member specifies the proportion of his holdings to be represented by each proxy. Where a member is a corporation, it may also by resolution of its directors or other governing body authorising a person or persons to act as its representative or representatives to exercise all or any of its rights to attend, participate, speak and vote at the Meeting on its

Steau.

The instrument appointing a proxy shall be in writing under the hand of the appointor or of his attorney duly authorised in writing or, if the appointor is a corporation, either under the corporation's common seal or under the hand of an officer or attorney duly authorised. The

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

helm: on management - instruction is meaning of the companies of the provision of section seek. of the Companies Act 2016 does not require a formal approval of shareholders for the Audited Financial Statements, Henceforth, this Item is not put forward for voting. Hem 2 of the Agenda - The resolutions, if approved, will authorise the continuity in office of The Directors, an annual assessment on the performance and effectiveness of the Directors (including the independence of Independent Non-Executive Directors) for the financial year ended 30 June 2022 has been undertaken, and the result was satisfactory to the Board. Item 3 of the Agenda – BDO PLT (201906000013 (LLP0018825-LCA & AF0206), being the Auditors of the Company for the financial year ended 30 June 2022, have expressed their willingness to continue in office.

willinginess to Collitious in Orice.

Hems 4 and 5 of the Agenda — Pursuant to Section 230(1) of the Companies Act 2016, the fees of the directors, and any benefits payable to the directors including compensation for loss of employment of a director or former director of a listed company and its subsidiaries, shall be approved at a general meeting.

The resolutions, if approved, will authorise:

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(i) the payment of the Directors' fees to the Directors of Bonia Corporation Berhad by the the payment of the Directors' rees to the Directors of bonal Corporation bernad by the Company and several of its local and foreign subsidiaries; and the payment of the Directors' benefits to the Non-Executive Directors of Bonia Corporation Bertand by the Company for the period from 01 December 2022 until the next AGM in year 2023 that are derived from: the fixed allowance for membership of the Audit & Risk Management Committee and

the Nomination & Remuneration Committee of RM20,000 per person per financial the estimated meeting allowance based on the number of scheduled and

year; and
(b) the estimated meeting allowance based on the number of scheduled and
unscheduled meetings (where necessary) of the Board and Board committees of
RM500 per day of meeting.

Item 6 of the Agenda — The proposed ex-gratia payment to the former Independent NonExecutive Director of the Company namely Chong Sai Sin (resigned with effect from 0.1 July
2022), is a token of appreciation and recognition of his past service rendered to the Company
and/or its subsidiaries as independent Non-Executive Director.

Item 7 of the Agenda — Subject to the passing of the Special Resolution-Waiver of pre-emptive
rights under Section 85 of the Companies Act 2016 by the shareholders of the Company, to
the Company at the preceding annual general meeting held on 30 November 2021 to allot
and issue ordinary shares of the Company from time to time, and expand the mandate to
grant rights to subscribe for shares in the Company, convert any security into shares in the
Company of shares allotted and issued, to be subscribed under any rights granted, to be issued or
from conversion of any security, or to be issued and allotted under an agreement or option or
offer, pursuant to this resolution does not exceed 10% of the total number of issued shares
(excluding treasury shares; if any) of the Company for the time being ("Renewed General
Mandate"). In computing the aforesaid 10% limit, shares issued or agreed to be issued or
subscibed pursuant to the approval of shareholders in a general meeting where precise
terms and conditions are approved shall not be counted. The Renewed General Mandate,
the control of the control

source process in a general ineeding with the process and a general integral with the process terms and conditions are approved shall not be counted. The Renewed General Mandate, unless revoked or varied by a resolution of the Company, will expire at the conclusion of the annual general meeting held next after the approval was given; or at the expiry of the period within which the next annual general meeting is required by law to be held after the approval was given, whichever is the earlier. The Renewed General Mandate is to enable the Directors to take swift action in case of, inter alia, a need for corporate exercises or in the event business opportunities or other circumstances arise which involve the issuance and allotment of new shares, grant of rights to subscribe for shares, conversion of any security into shares, or allotment of shares under an agreement or option or offer, and to avoid delay and cost in convening general meetings to approve the same. As at the date of this Notice, no new shares in the Company were issued pursuant to the existing mandate which will lapse at the conclusion of the forthcoming annual general

Item 9 of the Agenda - The Special Resolution is pertaining to the waiver of pre-emptive rights granted to the shareholders under Section 85 of the Companies Act 2016 ("CA2016"). Pursuant to Section 85(1) of CA2016 read together with Clause 10 of the Company's Constitution as reproduced below, shareholders of the Company have pre-emptive rights to be offered any new shares in the Company which rank equally to the existing issued shares Section 85(1) of CA2016 - Subject to the constitution, where a company issues shares which rank equally to existing shares as to voting or distribution rights, those shares shall share the hadden of existing shares in a manner which would, if the offer

meeting.

Item 8 of the Agenda - The details of the proposal are set out in the Circular to Shareholders dated 28 October 2022 and is published at the Company's website.

first be offered to the holders of existing shares in a manner which would, if the offer were accepted, maintain the relative voting and distribution rights of those shareholders. Clause 10 of the Company's Constitution - Subject to any direction to the contrary that

Clause 10 of the Company's Constitution - Subject to any direction to the contrary that may be given by the Company in general meeting, all new shares or other convertible securities shall, before issue, be offered to such persons as at the date of the offer are entitled to receive notices from the Company of general meetings in proportion as nearly as the circumstances admit, to the amount of the existing shares or securities to which they are entitled. The offer shall be made by notice specifying the number of shares or securities offered, and illniting at time within which the offer, if not accepted, will be deemed to be declined, and, after the expiration of that time, or not her except of an intimation from the person to whom the offer is made that he declines to accept the shares or securities offered, the directors may dispose of those shares or securities that such manner as they think most beneficial to the company. The Directors may likewise also dispose of any new share or securities the company the princetors may likewise also dispose of any new share or securities had to shares or securities had to share or securities under this Constitution. new shares or securities) cannot, in the opinion of the Directors, be conveniently offered under this Constitution. By voting in favour of the Special Resolution, the shareholders of the Company having agreed to irrevocably waive their statutory pre-emptive rights pursuant to Section 85(1) of CA2016 read together with Clause 10 of the Company's Constitution. The Special Resolution, if passed, will also allow the Directors to issue new shares of the Company to any person without having to offer such new shares to be issued equally to the existing shareholders of the Company prior to issuance which will result in a dilution to their shareholding percentage in the Company.

in the Company.