FAVELLE FAVCO BERHAD

FNELLE

By electronic means

under exempt aduntised nominee may appoint in respect or account it holds.

Where a Member of the Company is an authorised nominee as the Securities Industry (Central Depositories) Act 1991, it may apput than two (2) proxies in respect of each securities account it holds shares of the Company standing to the credit of the said securities. The appointment of proxy may be made in a hard copy form or means in the following manner and must reach the Company's Sat least forty-eight (48) hours before the time appointed for holdin i. Inhardcopy form

The Proxy Form may be deposited at the Company's Shoffice at Tricor Investor & Issuing House Services Sdn Bhd Level 32, Tower A, Vertical Business Suite, Avenue 3, Bangs 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia or alter Customer Service Centre, Unit G-3, Ground Floor, Vertical Pc 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpu ii. By electronic means

By electronic means

The Proxy Form can be electronically lodged with the Company's Registrar via the TIIH Online website at https://tilih.online. Please the Administrative Notes for the AGM on the appointment and regis of proxy for the AGM.

ny authority pursuant to which such an appointment is made by a pot torney must be deposited at the Share Registrar of the Company a vestor & Issuing House Services Soft Bid, Unit 32-01, Level 32, Tortical Business Suite, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, Jual Lumpur, Malaysia or alternatively, at its Customer Service Centre 3-3, Ground Floor, Vertical Podium, Avenue 3, Bangsar South, No. 8 einchi, 59200 Kuala Lumpur, Malaysia not lotes than fort-eight (48) effore the time appointed for holding the AGM at which the person the appointment proposes to vote. A copy of the power of attorney in cepted provided that it is certified notarially and/or in accordance w oplicable legal requirements in the relevant jurisdiction in which it is exert a corporated member who has appointed an authorised represe.

accepted provided that it is certified notarially and/or in accordance with it applicable legal requirements in the relevant fursidiction in which it is execute. For a corporate member who has appointed an authorised representative please deposit the ORIGINAL certificate of appointment of authorise representative with the Share Registrar of the Company at Tricor Invest & Issuing House Services Sdn Bhd, Unit 32-01, Level 32, Tower A, Vertic Business Sulte, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kua Lumpur, Malaysia or alternatively, at its Customer Service Centre at Unit 65200 Kuala Lumpur, Malaysia. The certificate of appointment of authorise representative should be executed in the following manner:

i. If the corporate member has a common seal, the certificate of appointmen of authorised representative should be executed under seal in accordance with the constitution of the corporate member.

ii. If the corporate member does not have a common seal, the certificate appointment of authorised representative should be affixed with the rubb stamp of the corporate member (if any) and executed by; (a) at least the (2) authorised officers in accordance with the laws of the country und which the corporate member is incorporated.

Pursuant to Paragraph 8.29A(1) of the Main Market Listing Requirements

31 December 2023
The Audited Financial Statements in Agenda 1 is intended for discussion only as the provision of the Section 340(1)(a) of the Act does not require a forma approval of the shareholders and hence, is not put forward for voting.

Ordinary Resolutions 2 and 3: Re-election of Directors
The profiles of the Directors who are standing for re-election under item 3 of this Agenda are set out in the Board of Directors' profile of the Annual Report 2023

Agenua are set out in the board of Directors profile of the Annual Report 2 Based on the recommendation of the Nominating Committee, the Board Directors ("the Board") is satisfied with the performance and contribut of the following Directors and supports the re-election based on the follow full the following Directors and supports the re-election based on the following the following Directors (a) Re-election of Mr. Mac Ngan Boon @ Mac Yin Boon as Director

Re-election of Mr. Mac Ngan Boon @ Mac Yin Boon as Director in accordance with Article 85 of the Company's Constitution, a Dii appointed by the Board shall hold office until the conclusion of the AGM of the Company and shall then be eligible for re-election. Mr Ngan Boon @ Mac Yin Boon, who was appointed as a Director Company on 23 March 1993, retires by rotation pursuant to Article the Company's Constitution and being eligible, has offered himself felection at the Thirty-Second AGM.

election at the Thirty-Second AGM.

Shareholders' approval is sought for the re-election of Mr. Mac Ngan Bc
@ Mac Yin Boon, Ordinary Resolution 2. The profile of Mr. Mac Ngan Bc
@ Mac Yin Boon is listed in the Profile of Directors section.

Re-election of Ms. Lee Poh Kwee as Director
In accordance with Article 85 of the Company's Constitution, a Direc
appointed by the Board shall hold office until the conclusion of the in
AGM of the Company and shall then be eligible for re-election. Ms. L
Poh Kwee, who was appointed as a Director of the Company on
January 2003, retires by rotation pursuant to Article 85 of the Compan
Constitution and being eligible, has offered herself for re-election at Initry-Second AGM.

Shareholders' approval is sought for the re-election at Initry-Second AGM.

Profile of Directors section.

Ordinary Resolution 4: Approval for payment of Directors' fees and bene Section 230(1) of the Act provides amongst others, that "the fees" of Directors and "any benefits" payable to the Directors of a listed compand its subsidiaries shall be approved at a general meeting. In this responsaries of approval shall be sought at the forthcoming Thirty-Second A on the Directors' fees and benefits under Ordinary Resolution 4. The Direct benefits comprise meeting allowances, travelling allowances and other bene such as directors' and officers' liability insurance.

such as directors' and officers' liability insurance.

Ordinary Resolution 6: Authority for Encik Sobri Bi
office as Independent Director of the Company
Encik Sobri Bin Abu ("Encik Sobri") was appointed as
Executive Director of the Company on 15 May 2014
cumulative term of more than nine (9) years. In accordan
Nominating Committee and the Board, after having asse
of Encik Sobri, consider him to be independent base
the following justifications and recommend that Encik S
Independent Director of the Company:-

following justifications and recomment that Elizabendent Director of the Company:

He has met the independence criteria set out in Market Listing Requirements of Bursa Securities to able to give independent opinion to the Board; Being director for more than nine (9) years has positively during deliberations/discussions at me with the operations of the Company and possess knowledge of the Company's operations; He has contributed sufficient time and exercised duas Independent Director;
He has discharged his professional duty in good finterest of the Company and shareholders; He has the Company;
He has the calibre, qualifications, experiences and challenge management in an effective and construit He has never compromised on his independent jur He has provided objective views on the perform prirectors and Management in meeting the agree and

Board meetings.

Pursuant to the MCCG, the Company would adopt a to in seeking the annual shareholders' approval to retain an beyond nine (9) years for best practice of corporate gove Ordinary Resolution 7: Proposed Renewal of Authority For Ordinary Resolution 7, the detailed information on the Authority for Share Buy-Back Authority is set out in the Ci dated 26 April 2024.

Personal data privacy:

By submitting an instrument appointing a proxylies) and/or repress attend, speak and vote at the AGM and/or any adjournment thereof of the Company () consents to the collection, use and disclosure of the personal data by the Company (or its agents) for the purpose of the and administration by the Company (or its agents) of proxies and repapointed for the AGM (including any adjournment thereof) and the and compilation of the attendance lists, minutes and other docume to the AGM (including any adjournment thereof), and in order for it to the AGM (including any adjournment thereof), and in order for it (or its agents) to comply with any applicable laws, listing rules, regulated to guidelines (collectively, the "Purposes"), (ii) warrants that where discloses the personal data of the member's proxylies) and/or repr

NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN THAT the Thirty-Second Annual General Meeting "AGM") of Favelle Favco Berhad ("FFB" or the "Company") will be conducted on a ully virtual meeting entirely through live streaming and online remote participation and ofting from an online meeting platform on Wednesday, 12 June 2024 at 11.00 a.m. sing the Remote Participation and Voting ("RPV") facilities provided by Tricor Investor is usuing House Services Soft afted via the Thirty Members of the Services Soft and the Thirty Confine for the purpose of considering and if thought fit, passing the following resolutions:

Please refer to (Explanatory Note 1)

Ordinary Resolution 2 Ordinary Resolution 3 (Explanatory Note 2) Ordinary Resolution 4
(Explanatory Note 3)

Ordinary Resolution 6 (Explanatory Note 4)

Ordinary Resolution 8 (Explanatory Note 6)

To receive the Audited Financial Statements for the financial year ended 31 December 2023 and the Reports of the Directors and Auditors thereon.

To approve the declaration of a first and final tax-exempt dividend of 9.0 sen per ordinary share in respect of the financial year ended 31 December 2023. To re-elect the following Directors who retire by rotation pursuant to Article 85 of the Constitution of the Company:-(i) Mr. Mac Ngan Boon @ Mac Yin Boon; and (ii) Ms. Lee Poh Kwee.

re-appoint Messrs Crowe Malaysia PLT as the mpany's Auditors for the ensuing year and to horise the Directors to fix their remuneration.

As special business
To consider and, if thought fit, with or without modification to pass, the following resolutions:

6. AUTHORITY FOR ENCIK SOBRI BIN ABU TO CONTINUE IN OFFICE AS AN INDEPENDENT DIRECTOR OF THE COMPANY

IJHECTOR OF THE COMPANY
"THAT authority be and is hereby given for Encik
Sobri Bin Abu, who has served as an Independent
Director of the Company for a cumulative term
of more than nine (9) years, to continue act as an
Independent Director of the Company until the
conclusion of the next AGM, in accordance with
the Malaysian Code on Corporate Governance
("MCCG").

PROPOSED RENEWAL OF AUTHORITY FOR SHARE BUY-BACK
"THAT subject to the requirements of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad ("Bursa Securities)". Companies Act 2016 ("the Act"), and the Constitution of the Company, the Company are and is hereby authorised to purchase such number of ordinary shares in the Company through Bursa Securities ("Proposed Share Buy-Back"), as may be determined by the Directors of the Company from time to time upon such terms and conditions as the Directors may deem fit and expedient in the interest of the Company provided that:

ictors on the company.

In terms and conditions as the Directors may mit and expedient in the interest of the Company dided that:

the aggregate number of ordinary shares burchased and/or held by the Company as treasury shares shall not exceed ten percent (10%) of the total number of issued share capital of the Company at any point in time; and the funds allocated by the Company for the Proposed Share Buy-Back shall not exceed the aggregate retained profits of the Company; and the authority conferred by this resolution shall continue to be in force until:

(a) the conclusion of the next AGM of the Company; following the general meeting at which this resolution was passed, at which time it shall alpase, unless by ordinary resolution passed at that meeting, the authority is renewed, whether unconditionally or subject to conditions; or

(b) the expiration of the period within which the next AGM of the Company is required to be held pursuant to Section 340(2) of the Act (but shall not extend to such extensions as may be allowed pursuant to Section 340(4) of the Act; or company considered by the shareholders of the Company

revoked or varied by an ordinary resolution passed by the shareholders of the Company at a general meeting,

cancel all the shares so purchased; and/or retain the shares so purchased as treasury shares, for distribution as share dividends to the shareholders and/or resell on the market of Bursa Securities; and/or retain part thereof as treasury shares and cancel the remainder.

D THAT the Directors of the Company be and hereby authorised to give effect to the Proposed are Buy-Back with full power to assent to any diffications and/or amendments as may be uired by the relevant authorities."

modifications and/or amendments as may be required by the relevant authorities."

PROPOSED RENEWAL OF THE EXISTING SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE

"THAT subject to the Main Market Listing Requirements of Bursa Securities, approval be and is hereby given for the Renewal of the Existing Shareholders' Mandate for the Company and/or its subsidiaries to enter into recurrent related party transactions of a revenue or trading nature with the related parties as set out in Section 2.1.2 of the Statement/Circular to Shareholders ("Circular") dated 26 April 2024 provided that such transactions are undertaken in the ordinary course of business, at arm's length basis and on normal commercial terms which are not more favourable to the related parties than those generally available to the public and are not detrimental to the interests of the minority shareholders of the Company ("Proposed Shareholders' Mandate").

THAT the Proposed Shareholders' Mandate conferred by this resolution shall continue to be in force until:-

se until:the conclusion of the next AGM of the Company
at which time it will lapse, unless by ordinary
resolution passed at the next AGM, the Proposed
Shareholders' Mandate is renewed; or
the expiration of the period within which the
next AGM of the Company is required to be held
pursuant to Section 340(2) of the Act (but shall
not extend to such extension as may be allowed
pursuant to Section 340(4) of the Act); or

revoked or varied by an ordinary resolution passed by the Company's shareholders in a general meeting,

general meeting, whichever is the earliest.

AND THAT the Directors of the Company be and are hereby authorised to take all steps and to do all such acts and deeds as they may consider expedient or necessary to give effect to the Proposed Shareholders' Mandate."

To transact any other business of which due notic shall have been given.

TEW SIEW CHONG (SSM PC No. 202008003861) (MIA 20729) IRENE CHOE MEE KAM @ IRENE CHOW MEE KAM (SSM PC No. (MIA 16775) TIA HWEI PING (SSM PC No. 202008001687) (MAICSA 7057636)

26 April 2024

FURTHER NOTICE IS HEREBY GIVEN THAT for the purpose of dete shall be entitled to attend this meeting, the Company shall be reque Malaysia Depository Sdn Bhd to make available to the Company Article 60(d) or (e) of the Constitution of the Company and Paragrag the Main Market Listing Requirements of Bursa Securities, a Record o as at 4 June 2024 and only a Depositor whose name appears on suc Depositors shall be entitled to attend this meeting or appoint proxies to or vote on his/her behalf.

A member entitled to attend, participate, speak ar is entitled to appoint not more than two (2) proxi-and vote remotely in his/her stead. Each pro-

BY ORDER OF THE BOARD

er occurs first. THAT the Directors of the Company be and are hereby authorised to deal with the shares purchased in the following manner:cancel all the shares so purchased; and/or