LANDMARKS LANDMARKS BERHAD

NOTICE OF 35TH ANNUAL GENERAL MEETING NOTICE IS HEREBY GIVEN THAT the Thirty-fifth Annual General Meeting ("35th AGM") of Landmarks Berhad ("Landmarks" or "Company") will be conduct

virt	tually for the purpose of	f co	insidering and if thought fit, passing with or without modifications the resolutions setting out in this r	iotice.	
Meeting Platform : <u>https://tiih.online</u>					
Me	eting Title	:	(LIVE STREAMING MEETING) LANDMARKS BERHAD 35 [™] AGM		
	y, Date and Time	:	Wednesday, 29 May 2024 at 10.00 a.m.		
Broadcast Venue		:	Tricor Leadership Room,		
			Level 32-01, Level 32, Tower A, Vertical Business Suite,		
			Avenue 3, Bangsar South, No. 8, Jalan Kerinchi,		
			59200 Kuala Lumpur, Malaysia.		
Mode of Communication		:	 Submit questions via query box facility via Tricor's TIIH Online website at <u>https://tiih.online</u> during the Meeting. Submit questions via Tricor's TIIH Online website at <u>https://tiih.online</u> prior to the Meeting. 		
As	Ordinary Business				
1.	To receive the audited and Auditors thereon.	receive the audited financial statements for the year ended 31 December 2023 together with the Reports of the Directors Please refer to Note 1 ad Auditors thereon.			
2.	To approve the payment of Directors' fees for Landmarks and its subsidiaries amounting to RM419,223.30 for the financial Ordinary Resolution 1 year ended 31 December 2023.				
3.	To approve the payment of Benefits Payable to Non-Executive Directors up to an aggregate amount of RM350,000.00 for the period from 29 May 2024 until the next Annual General Meeting ("AGM") of the Company pursuant to Section 230(1)(b) of the Companies Act 2016 ("the Act").				
4.	To re-elect the following	ng D	Directors who retire in accordance with Clause 18.3 of the Constitution of the Company:		
	(a) Tan Sri Zakaria bin Abdul Hamid Ordinary Resolution 3 b) John Ko Wai Seng Ordinary Resolution 4 c) Chin Mui Khiong Ordinary Resolution 5				
5.	To re-elect the following Directors who retire in accordance with Clause 18.10 of the Constitution of the Company:				
	(a) Dr. H.R. Agung Lal (b) Ng Keok Chai	(a) Dr. H.R. Agung Laksono Soemono Ordinary Resolution 6 (b) Ng Keok Chai Ordinary Resolution 7			
6.	To re-appoint Messrs. KPMG PLT as auditors of the Company and to authorise the Directors to fix their remuneration. Ordinary Resolution 8				
7.	Authority to Issue and Allot Shares				

THAT subject to Sections 75 and 76 of the Companies Act 2016 and the approval of the relevant governm ¹ HAI subject to Sections /5 and /6 of the Companies Act 2016 and the approval of the relevant governmental/regulatory authorities, the Directors be and are hereby authorised to issue and allot shares in the Company, at any time to such persons and upon such terms and conditions and for such purposes as the Directors may, in their absolute discretion, deem fit, provided that the aggregate number of shares to be alloted pursuant to this resolution during the preceding 12 months does not exceed 10% of the total number of issued shares of the Company for the time being AND THAT the Directors be and are also authorised to obtain approval for the listing of and quotation for the additional shares to be alloted on Bursa Malaysia Securities Berhad, AND THAT such authority shall continue to be in force commence immediately upon the passing of this resolution and until the conclusion of the next Annual General Meeting of the Company.

passing of this resolution and until the conclusion of the next Annual General Meeting of the Company. THAT in connection with the above, pursuant to Section 85 of the Companies Act 2016 and Clause 4.3 of the Constitution the Company, the shareholders do hereby waive the statutory pre-emptive rights of the offered shares in proportion of the holdings at such price and at such terms to be offered arising from any issuance of new shares above by the Company. AND THAT the new shares to be issued shall, upon allotment and issuance, rank equally in all respects with the exist shares of the Company, save and except that they shall not be entitled to any dividends, rights, allotments and/or any ot forms of distribution that which may be declared, made or paid before the date of allotment of such new shares." rtion of the Any Other Busines

To transact any other business that may be transacted at the 35th AGM of which due notice shall have been given in accordance with the Act and the Constitution of the Company.

BY ORDER OF THE BOARD

TAN AI NING (MAICSA7015852) (SSM PC No.: 202008000067) NELSON FOO CHEAN EE (MAICSA7070316) (SSM PC No.: 202008003986) COMPANY SECRETARIES

SELANGOR DARUL EHSAN 30 April 2024

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Explanatory Note

- Agenda 1 is meant for discussion only, as the provision of Section 340(1)(a) of the Act does not require a shareholder Statements. Hence, this agenda item will not be put forward for voting. 1. rs' approval of the Audited Financ 2.
 - Ordinary Resolutions 1 and 2 Approval of the payment of Directors' fees and Payment of Benefits Payable to Non-Executive Directors ("NEDs") Section 230(1) of the Act provides that the fees of the Directors and any benefits payable to the Directors including any compensation for loss employment of a Director or former Director of a public company or a listed company and its subsidiaries, shall be approved at a general meeting. TI Company had, at its Thirty-fourth AGM ("34" AGM") held on 6 June 2023, obtained approval from the shareholders in respect of: -
 - the payment of Directors' fees to the NEDs for Landmarks and its subsidiaries of RM360,193.15 for the financial year ended 31 December 2022; and (a)

(b) the payment of the Directors' benefits payable (excluding Directors' fees) an amount up to RM350,000.00 to NEDs for the period from 6 June 2023 until the next AGM of the Company.

(b) the payment of the Directors behaviors behaviors benefits payable (excluding Directors tees) and anothing to hinksobyood to the Des for the period norm of during 2023 until the next AGM of the Company. The proposed Directors' Benefits payable to the NEDs of the Company. The benefits payable to the NEDs will only be made by the Company as and when incurred if the resolution is passed. The benefits payable have been reviewed by the Remuneration Committee and Board of Directors of the Company, which recognise that the benefits payable are in the best interest of the Company for the applicable period from 29 May 2024 until the next AGM of the Company. The benefits payable have been reviewed by the Remuneration Committee and Board of Directors of the Company, which recognise that the banefits payable are in the best interest of the Company for the applicable period from 29 May 2024 until the next AGM of the Company. The benefits payable are in the best interest of the Company for the applicable period from 29 May 2024 until the next AGM of the Company. The benefits comprise allowances for attendance at the Board and Board Committee meetings, subscription to club membership, outpatient medical expenses, hospitalisation and surgical insurance, handphone allowances, travelling allowances and such other benefits which have been/may be approved by the Board of Directors' Remuneration for the financial year ended 31 December 2023 are enumerated on pages 50 and 51 of the Corporate Governance Overview Statement of the Company's annual report.
Ordinary Resolutions 3, 4, 5, 6 and 7 – Re-election of Directors
The Nominating Committee ("NC") has assessed the performance, contribution, effectiveness, and independence of the Retiring Directors, and has conducted a fit and proper assessment of Tan Sri Zakaria bin Abdul Hamid, Mr. John Ko Wai Seng, Mr. Chin Mui Khiong, Dr. H.R. Agung Laksono Soemono and Mr. Ng Keok Chai (collectively referred to as "Retiring Directors").
Based on the justification and re

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Δ Ordinary Resolution 9 – Authority to Issue and Allot Shares

The Company wishes to renew the mandate on the authority to issue shares pursuant to the Act at the 35th AGM of the Company ("General Mandate"). The Company had been granted a General Mandate by its shareholders at the 34th AGM of the Company held on 6 June 2023 ("Previous Mandate"). The purpose of this general mandate, if passed, will enable the Directors to take swift action in case of a need to issue and allot new shares in the Company fund raising activities, including but not limited to placement of shares for the purpose of funding the Company's current and/or future investiment projects, working capital, acquisitions and/or for issuance of shares as settlement of purchase consideration, or such other purposes as the Directors may deem fit in the best interest of the Company.

The waiver of pre-emptive rights pursuant to Section 85 of the Act and Clause 4.3 will allow the Directors of the Company to issue new shares of the Company which rank equally to existing issued shares of the Company, to any person without having to offer the new shares to all existing shareholders of the Company prior to issuance of new shares in the Company under the General Mandate.

As at the date of this notice, the Previous Mandate granted by the shareholders has not been utilised and hence, no proceeds were raised therefrom. If there should be a decision to issue new shares after the general mandate is obtained, the Company will make an announcement in respect thereof.

The 35th AGM will be conducted on a virtual basis through live streaming and online remote voting via Remote Participation and Voting ("RPV") f which are available on Tricor Investor & Issuing House Services Sdn Bhd's TIIH Online website at <u>https://tiih.online</u>. To participate members are re to register via Tricor's TIIH Online. For more details, please refer to the Procedures for RPV of the Administrative Notes.

The Broadcast Venue is third Guine, For the purpose of complying with Section 327(2) of the Act and Clause 15.4 of the Company's Constitution which stipulated that a general meeting may be held at more than one venue, using any technology or method that enables the shareholders of the Company to participate and to exercise the shareholders' right to speak and vote at the general meeting and the Chairperson shall be present at the main venue of the AGM. Shareholders should not be physically present and WILL NOT BE ALLOWED entry to the Broadcast Venue during the AGM. Any Shareholders who turn up at the Broadcast Venue would be requested to leave the venue politely.

In respect of deposited securities, only sharehold participate, speak and vote at the Meeting. 2

3. Each shareholder may vote in person or by proxy or by attorney or, being a corporation, by a duly authorised representative

4 If there is no indication as to how you wish your vote(s) to be cast, the proxy will vote or abstain from voting at his/her discretion

A shareholder shall not be entitled to appoint more than two (2) proxies to attend and vote at the Meeting. A proxy needs not be a shareholder of the Company. 5.

ositories) Act, 1991, it may ap standing to the credit of the Where a shareholder of the Company is an authorised nominee as defined under the Securities Industry (Central Depositories) not more than two (2) proxies in respect of each securities account it holds with ordinary shares of the Company standing securities account.

Where a shareholder of the Company is an exempt authorised nominee which holds ordinary shares in the Company for multiple beneficial ov one (1) securities account ("omnibus account"), there is no limit to the number of proxies which the exempt authorised nominee may appoint in of each omnibus account it holds.

Where a shareholder or an authorised nominee appoints two (2) proxies, or where an exempt authorised nominee appoints two (2) or more proxies, the appointments shall be invalid unless the shareholder, authorised nominee or exempt authorised nominee specifies the proportions of the shareholder authorised nominee's or exempt authorised nominee's holdings, as the case may be, to be represented by each proxy in the instrument appointing the 6

- The instrument appoint a corporation, either be authorised in writing. 7. ing a proxy shall be in writing under the hand of the appointor or of his attorney duly authorised in writing or, if the appo executed under the seal or under the hand of two (2) authorised officers, one of whom shall be a director, or of its attorr
- 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 must be deposited at the Share Registrar's office at Unit 32-01, Level 32, Tower A, Vertical Business Suite, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur or alternatively, the Customer Services Centre at Unit G-3, Ground Floor, Vertical Podium, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, not less than forty-eight (48) hours before the time for holding the Meeting or adjourned meeting, otherwise the instrument of proxy should not be treated as valid. Alternatively, you may also submit the form of proxy electronically via TIH Online at website: <u>https://tih.online</u> before the proxy appointment cut off time as mentioned above. For further information on the electronic lodgement of form of proxy, please refer to the Administrative Guide for the 35th AGM of the Company for the procedures on RPV via TIH Online at website: <u>https://tww.landmarks.com.mv/agm</u>. 8
- Any Notice of Termination of Authority to act as Proxy must be received by the Company before the commencement of the meeting or adjournment thereof, failing which, the termination of the authority of a person to act as proxy will not affect the following in accordance with S 338 of the Act: -9.
- the constitution of the quorum at such meeting; the validity of anything he did as chairman of such meeting; the validity of a poll demanded by him at such meeting; the validity of the vote exercised by him at such meeting. (a) (b)
 - (c) (d)
- 10.
- (b) The values of the vole exercised by min a such means. Pursuant to Paragraph 8.29A of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, all resolutions set out in the notice 35th AGM will be put to vote by way of poll. Poll Administrator and Independent Scrutineers will be appointed by the Company to conduct th process and verify the results of the poll respectively.