THIS CIRCULAR IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION.

If you are in any doubt as to the course of action you should take, you should consult your stockbroker, bank manager, solicitor, accountant or other professional advisers immediately.

Bursa Malaysia Securities Berhad ("Bursa Securities") has only perused the contents of this Circular on a limited review basis pursuant to the provisions of the Practice Note 18 of the Main Market Listing Requirements of Bursa Securities.

Bursa Securities takes no responsibility for the contents of this Circular, makes no representation as to its accuracy or completeness and expressly disclaims any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this Circular.

CIRCULAR TO SHAREHOLDERS IN RELATION TO

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

The resolution in respect of the above proposal will be tabled at the 14th Annual General Meeting ("14th AGM") of Malakoff Corporation Berhad ("MCB" or "Company") to be held at Mahkota Ballroom, Hotel Istana, 73 Jalan Raja Chulan, 50200 Kuala Lumpur, Malaysia on 23 April 2020 at 10.00 a.m. or any adjournment thereof. The Notice of the 14th AGM together with the proxy form are set out in the Company’s Annual Report 2019 sent to you together with this Circular.

You are entitled to attend and vote at our 14th AGM or to appoint a proxy or proxies to attend and vote on your behalf should you be unable to attend our 14th AGM. In such event, the proxy form must be completed and deposited at the office of Boardroom Share Registrars Sdn Bhd, 11th Floor, Menara Symphony, No. 5, Jalan Prof. Khoo Kay Kim, Seksyen 13, 46200 Petaling Jaya, Selangor, Malaysia not less than forty-eight (48) hours before the time set for the 14th AGM indicated below or any adjournment thereof. The lodgment of the proxy form will not preclude you from attending and voting in person at the 14th AGM should you subsequently wish to do so.

Last day and time for lodging the proxy form : Tuesday, 21 April 2020 at 10.00 a.m.

Date and time of our 14th AGM : Thursday, 23 April 2020 at 10.00 a.m.

This Circular is dated 24 March 2020
DEFINITIONS

Except where the context otherwise requires or where otherwise defined herein, the following definitions shall apply throughout this Circular:

“Act” : Companies Act 2016, as amended from time to time and any re-enactment thereof

“AGM” : Annual General Meeting

“AFSB” : Alam Flora Sdn Bhd, a 97.37%-owned subsidiary of Tunas Pancar Sdn Bhd which in turn is a wholly-owned subsidiary of MCB

“AFSB Group” : Alam Flora Sdn Bhd and its group of companies


“AOA” : Anglo-Oriental (Annuities) Sdn Bhd, a wholly-owned subsidiary of MMC

“Board” or “Directors” : Board of Directors of MCB and Director shall have the meaning given in Section 2(1) of the Capital Markets and Services Act 2007 and includes any person who is or was within the preceding six months of the date on which terms of the transaction were agreed upon, a Director of the Company or any other company which is its subsidiary or holding company, or a chief executive officer of the Company, its subsidiary or holding company

“Bursa Securities” : Bursa Malaysia Securities Berhad

“Circular” : This Circular dated 24 March 2020

“DRB” : DRB-HICOM Berhad

“DRB Group” : DRB-HICOM Berhad and its group of companies

“GIA” : Group Internal Audit of MCB

“Indra Cita” : Indra Cita Sdn. Bhd., the ultimate holding company of MMC

“Listing Requirements” or “MMLR” : Main Market Listing Requirements of Bursa Securities and any amendments made thereto from time to time and any practice notes issued in relation thereto

“LPD” : 2 March 2020, being the latest practicable date prior to the printing of this Circular

“Major Shareholder(s)” : A person, who includes any person who is or was within the preceding six (6) months of the date on which the terms of the transaction were agreed upon, a major shareholder of the listed issuer or any other corporation which is its subsidiary or holding company, has an interest or interests in one (1) or more voting shares in the Company and the total number of voting shares, or the aggregate of the total number of those voting shares, are:-

(a) 10% or more of the total number of voting shares in the Company; or

(b) 5% or more of the total number of voting shares in the Company where such person is the largest shareholder of the Company.

For the purpose of this definition “interest in shares” shall have the meaning given in Section 8 of the Act

“MCB” or the “Company” : Malakoff Corporation Berhad [Registration No. 200601011818 (731568-V)]

“MCB Group” or the “Group” : MCB and its group of companies

“MMC” : MMC Corporation Berhad, a major shareholder of MCB via its direct shareholding in MCB and indirect shareholding through AOA pursuant to Section 8(4) of the Act

“MMC Group” : MMC and its group of companies
“Padiberas” : Padiberas Nasional Berhad

“Padiberas Group” : Padiberas Nasional Berhad and its group of companies

“Person(s) connected” : In relation to any person (referred to as “said Person”) means such person who falls under any one of the following categories:-
(a) a family member of the said Person which family shall have the meaning given in Section 197 of the Act;
(b) a trustee of a trust (other than a trustee for a share scheme for employees or pension scheme) under which the said Person, or a family member of the said Person, is the sole beneficiary;
(c) a partner of the said Person;
(d) a person, or where the person is a body corporate, the body corporate or its directors, who is/are accustomed or under an obligation, whether formal or informal, to act in accordance with the directions, instructions or wishes of the said Person;
(e) a person, or where the person is a body corporate, the body corporate or its directors, in accordance with whose directions, instructions or wishes that the said Person is accustomed or is under an obligation, whether formal or informal, to act;
(f) a body corporate in which the said Person, or persons connected with the said Person are entitled to exercise, or control the exercise of, not less than 20% of the votes attached to voting shares in the body corporate; or
(g) a body corporate which is a related corporation of the said Person.

“Proposed Shareholders’ Mandate” : Proposed Shareholders’ Mandate for MCB Group to enter into Recurrent Related Party Transactions

“Recurrent Transaction(s)” or “RRPT” : Recurrent related party transactions of a revenue or trading nature which are necessary for the day-to-day operations and are in the ordinary course of business of MCB Group as specified in Section 2.4 of this Circular

“Related Party(ies)” : A “director”, “major shareholder” or “person connected” with such director or major shareholder who are interested in the RRPT as set out in Section 2.3 of the Circular

“Seaport” : Seaport Terminal (Johore) Sdn Bhd, a major shareholder of MMC

“Shareholders’ Mandate” : Shareholders’ Mandate pursuant to Paragraph 10.09 of the Listing Requirements for MCB and its subsidiary companies to enter into RRPT

“TUSB” : Tuah Utama Sdn Bhd, a wholly-owned subsidiary of MCB

“TUSB Group” : Tuah Utama Sdn Bhd and its group of companies

Currency

“RM” and “sen” : Ringgit Malaysia and sen respectively
DEFINITIONS (CONT’D)

All references to “our Company” or “MCB” in this Circular are to Malakoff Corporation Berhad. The reference to “our Group” is to our Company and our subsidiaries, and all references to “we”, “us”, “our” and “ourselves” are to our Company, and where the context requires otherwise, shall include our subsidiaries. All references to “you” or “your” in this Circular are to our shareholders.

All references to dates and times are references to dates and times in Malaysia, unless otherwise stated. Words denoting the singular shall, where applicable, include the plural and vice versa, and words denoting the masculine gender shall, where applicable, include the feminine and/or neuter genders and vice versa. Reference to persons shall include companies and corporations.

Any reference to any provisions of the statutes, rules, regulations, enactments or rules of stock exchange shall (where the context admits), be construed as a reference to provisions of such statutes, rules, regulations, enactments or rules of stock exchange (as the case may be) as modified by any written law or (if applicable) amendments or re-enactment to the statutes, rules, regulations, enactments or rules of stock exchange for the time being in force.
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<td>15 to 17</td>
</tr>
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<td><strong>APPENDIX II – EXTRACT OF THE NOTICE OF THE 14TH AGM</strong></td>
<td>18</td>
</tr>
</tbody>
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To: Our Shareholders

Dear Sir/Madam,

PROPOSED SHAREHOLDERS’ MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE (“PROPOSED SHAREHOLDERS’ MANDATE”)

1. INTRODUCTION

Our Board proposes to seek your mandate for our Company and/or subsidiaries to enter into RRPT(s) with Related Parties in the ordinary course of business based on commercial terms which are not more favourable to the Related Parties than those generally available to the public which are necessary for our Group’s day-to-day operations.

In connection thereto, our Company had on 19 February 2020 announced its intention to seek your approval for the Proposed Shareholders’ Mandate at the forthcoming 14th AGM.

The purpose of this Circular is to provide you with details of the Proposed Shareholders’ Mandate and to seek your approval for the Proposed Shareholders’ Mandate which is to be tabled at the forthcoming 14th AGM. The Notice of the 14th AGM together with the proxy form are set out in the Annual Report 2019, which is dispatched together with this Circular.

THE REST OF THIS PAGE HAS BEEN INTENTIONALLY LEFT BLANK

YOU ARE ADVISED TO READ AND CONSIDER CAREFULLY THE CONTENTS OF THIS CIRCULAR BEFORE VOTING ON THE ORDINARY RESOLUTION TO GIVE EFFECT TO THE PROPOSED SHAREHOLDERS’ MANDATE AT THE FORTHCOMING 14TH AGM.

2. DETAILS OF THE PROPOSED SHAREHOLDERS’ MANDATE

2.1 Background Information

Pursuant to Paragraph 10.09(2), Part E of Chapter 10 of the Listing Requirements, a listed issuer may seek shareholders’ mandate for the RRPT which are necessary for its day-to-day operations subject to the following:-

(i) the transactions are in the ordinary course of business and are on terms not more favourable to the related party than those generally available to the public;

(ii) the shareholders’ mandate is subject to annual renewal and disclosure is made in the annual report of the aggregate value of transactions conducted pursuant to the shareholders’ mandate during the financial year where the aggregate value is equal to or more than the threshold prescribed under Paragraph 10.09(1)(a) of the Listing Requirements;

(iii) a circular for the shareholders’ mandate shall include the information as may be prescribed by Bursa Securities. The draft circular must be submitted to Bursa Securities together with a checklist showing compliance with such information;

(iv) in a meeting to obtain the shareholders’ mandate, the interested director, interested major shareholder or interested person connected with a director or major shareholder; and where it involves the interest of an interested person connected with a director or major shareholder, such director or major shareholder, must not vote on the resolution to approve the transactions. An interested director or interested major shareholder must ensure that persons connected with him abstain from voting on the resolution approving the transactions; and

(v) the listed issuer immediately announces to Bursa Securities when the actual value of a RRPT entered into by the listed issuer, exceeds the estimated value of the RRPT disclosed in the circular by 10% or more and the announcement must include the information as may be prescribed by Bursa Securities.

Where a listed issuer has procured a shareholders’ mandate in respect of RRPT pursuant to Paragraph 10.09(2) of the Listing Requirements, the provisions under Paragraph 10.08 of the Listing Requirements shall not apply to the RRPT which are comprised in the said mandate during the validity period of the mandate.

The shareholders’ mandate for the RRPT is also subject to the following:

(a) the transactions are conducted on normal commercial terms;

(b) the transactions are not detrimental to the minority shareholders;

(c) the transactions are conducted on arm’s length basis; and

(d) details of the transactions containing the information as set out in Annexure PN12-A of the Listing Requirements are set out in the circular.
It is anticipated that MCB Group would, in the ordinary course of their business, enter into the RRPT which are necessary for their day-to-day operations with the classes of Related Parties which are disclosed in Section 2.4 of this Circular. It is likely that such transactions will occur with some degree of frequency and could arise at any time.

Our Board is seeking your mandate which would allow our Group to enter into the RRPT with the Related Parties as specified in Section 2.4 of this Circular provided such transactions are necessary for their day-to-day operations, in the ordinary course of their business and are carried out on normal commercial terms and are on terms not more favourable to the Related Parties than those generally available to the public and are not to the detriment of its minority shareholders.

The Proposed Shareholders’ Mandate, if approved by you at the forthcoming 14th AGM, applies in respect of the RRPT to be entered into as set out in Section 2.4 of this Circular and shall take effect from and including 23 April 2020, being the date of the forthcoming 14th AGM, and shall continue to be in force until:-

i. the conclusion of the next AGM of our Company following the forthcoming 14th AGM at which the Proposed Shareholders’ Mandate is passed, at which time it will lapse, unless by a resolution passed at the meeting, the authority is renewed;

ii. the expiration of the period within which the next AGM after the date 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

iii. revoked or varied by resolutions passed by our shareholders in a general meeting, whichever is the earlier.

Thereafter, approval from the shareholders for annual renewal of the mandate will be sought at each subsequent AGM of our Company.

Our Company will disclose the aggregate value of the RRPT conducted during a financial year in the annual report for the said financial year.

2.2 Principal Activities of MCB Group

Our Company is principally engaged in investment holding activities. Our subsidiary companies provide wide range of businesses comprising independent power generation business in Malaysia, independent water production and power generation business outside Malaysia, development of renewable energy projects, operation and maintenance business for power plants and water plants, electricity and chilled water distribution business and project management business, primarily plant design review and construction monitoring for our own power plant projects. Our Group has also expanded its principal activities to include the provision of integrated solid waste collection and management and public cleansing management service businesses through the acquisition of AFSB Group.

The principal activities of the companies in our Group as described in Note 8 to the financial statements are available in the Company’s Annual Report 2019.
2.3 Classes of Related Parties

The Proposed Shareholders’ Mandate will apply to transactions to be entered into by MCB Group which involves the interest, direct or indirect, of Related Parties. Details of the Related Parties are as follows:-

<table>
<thead>
<tr>
<th>No.</th>
<th>Related Parties</th>
<th>Principal Activities</th>
<th>Interested Directors, Major Shareholders and/or Persons Connected to Them</th>
</tr>
</thead>
</table>
| 1   | MMC             | Investment holding, construction, mining and mineral exploration | Interested Directors  
|     |                 |                      | a)  Dato’ Sri Che Khalib Mohamad Noh  
|     |                 |                      | b)  Datuk Ooi Teik Huat  
|     |                 |                      | c)  Sharifah Sofia Syed Mokhtar Shah  
|     |                 |                      | Interested Major Shareholders  
|     |                 |                      | a)  Seaport  
|     |                 |                      | b)  AOA  
|     |                 |                      | Person connected to Major Shareholders  
|     |                 |                      | a)  TSSM  
|     |                 |                      | b)  Indra Cita  |
| 2   | DRB             | Investment holding company with investments in the automotive (including defence and composite manufacturing), services (including integrated logistics, banking and postal businesses) and properties segments. | Interested Directors  
|     |                 |                      | a)  Datuk Ooi Teik Huat  
|     |                 |                      | b)  Datuk Idris Abdullah  
|     |                 |                      | c)  Sharifah Sofia Syed Mokhtar Shah  
|     |                 |                      | Person connected to Major Shareholders  
|     |                 |                      | a)  TSSM  |
| 3   | Tradewinds      | Investment holding, provision of management services, commercial property investment and property development | Persons connected to Major Shareholders  
|     |                 |                      | a)  TSSM  
|     |                 |                      | b)  Sharifah Sofia Syed Mokhtar Shah  |
| 4   | Padiberas       | Procuring, collecting, processing, importing, exporting, purchasing, storing, packaging, distribution of rice, paddy and other grains which include activities such as seed production, paddy farming, paddy procurement, paddy processing, rice processing and rice storage, distribution and marketing of rice research & development on paddy seeds, rice and related products and investment holding | Person connected to Major Shareholders  
|     |                 |                      | a)  TSSM  
|     |                 |                      | b)  Sharifah Sofia Syed Mokhtar Shah  |
Details of the Related Parties

The interests of the Related Parties in the RRPTs as set out in Section 2.4 are as follows:

a) MMC is a Major Shareholder of our Company by virtue of its direct shareholding of 18.37% and indirect shareholding of 20.08% through its wholly-owned subsidiary, AOA;

b) DRB is a 55.92%-owned subsidiary of Etika Strategi Sdn Bhd, a company in which TSSM is a Major Shareholder;

c) Tradewinds is a wholly-owned subsidiary of Perspective Lane (M) Sdn Bhd, a company in which TSSM is an indirect Major Shareholder;

d) Padiberas is a wholly-owned subsidiary of Perspective Lane (M) Sdn Bhd, a company in which TSSM is an indirect Major Shareholder.

e) Seaport, being the Major Shareholder of MMC with a direct shareholding of 51.76%, is a person connected to TSSM;

f) AOA, being a direct Major Shareholder of the Company, is also a wholly-owned subsidiary of MMC;

g) Indra Cita, being the Major Shareholder of Seaport, is a person connected to TSSM;

h) Dato’ Sri Che Khalib Mohamad Noh, being a representative of MMC on our Board, is also the Group Managing Director of MMC;

i) Datuk Ooi Teik Huat, being a representative of MMC on our Board, is the Senior Independent Non-Executive Director of MMC and DRB;

j) Sharifah Sofia Syed Mokhtar Shah, being our former Non-Independent Non-Executive Director, (resigned on 30 November 2019) is also the Non-Independent Non-Executive Director of MMC and DRB. She is the daughter of TSSM;

k) TSSM is a Major Shareholder of Etika Strategi Sdn Bhd and an indirect Major Shareholder of Seaport and Perspective Lane (M) Sdn Bhd; and

l) Datuk Idris Abdullah, being our Independent Non-Executive Director, is also the Independent Non-Executive Director of DRB and the Director of AFSB.

The details of the direct and indirect interests of the Directors and Major Shareholder and Persons Connected with them in MCB are indicated in Section 7 below.

2.4 Nature of RRPTs and Estimated Values

The details of the RRPTs and their estimated values as set out below, are transactions to be entered into by MCB Group with the Related Parties in the ordinary course of business under the Proposed Shareholders’ Mandate:-

<table>
<thead>
<tr>
<th>No.</th>
<th>MCB and/or Its Subsidiary Companies</th>
<th>Transacting Related Party</th>
<th>Nature of Transaction</th>
<th>Estimated aggregate value from the forthcoming AGM to the next AGM* RM’000</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>TUSB Group</td>
<td>MMC Group</td>
<td>Technical, engineering, consultancy, construction &amp; procurement services in relation to power supply infrastructure project(s) by MMC Group</td>
<td>120,000</td>
</tr>
<tr>
<td>No.</td>
<td>MCB and/or Its Subsidiary Companies</td>
<td>Transacting Related Party</td>
<td>Nature of Transaction</td>
<td>Estimated aggregate value from the forthcoming AGM to the next AGM* RM’000</td>
</tr>
<tr>
<td>-----</td>
<td>------------------------------------</td>
<td>---------------------------</td>
<td>---------------------------------------------------------------------------------------</td>
<td>--------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>2.</td>
<td>AFSB Group</td>
<td>DRB Group</td>
<td>Supply of maintenance of motor vehicle services by DRB Group</td>
<td>1,359</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Supply of scrap materials/any assets (i.e. bins, automotive scrap loose ferrous, etc) by DRB Group</td>
<td>11,886</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Payment of event, utilities and logistics cost and/or miscellaneous expenses to DRB Group</td>
<td>560</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Provision of rental services (i.e. buildings(1), building service charges, motor vehicle, etc) by DRB Group</td>
<td>2,863</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Purchase of machineries, motor vehicles and bins</td>
<td>104,244</td>
</tr>
<tr>
<td>3.</td>
<td>AFSB Group</td>
<td>MMC Group</td>
<td>Payment of utilities cost and/or miscellaneous expenses to MMC Group</td>
<td>1,512</td>
</tr>
<tr>
<td>4.</td>
<td>AFSB Group</td>
<td>Tradewinds Group</td>
<td>Provision of insurance broker for direct insurance and reinsurance business by Tradewinds Group</td>
<td>3,011</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Provision of travel related services by Tradewinds Group</td>
<td>310</td>
</tr>
<tr>
<td>5.</td>
<td>TUSB Group</td>
<td>MMC Group</td>
<td>Proposed development of rooftop solar photovoltaic project at customers’ premises to MMC Group</td>
<td>1,244</td>
</tr>
<tr>
<td>6.</td>
<td>TUSB Group</td>
<td>DRB Group</td>
<td>Proposed development of rooftop solar photovoltaic project at customers’ premises to DRB Group</td>
<td>1,257</td>
</tr>
<tr>
<td>No.</td>
<td>MCB and/or Its Subsidiary Companies</td>
<td>Transacting Related Party</td>
<td>Nature of Transaction</td>
<td>Estimated aggregate value from the forthcoming AGM to the next AGM+ RM’000</td>
</tr>
<tr>
<td>-----</td>
<td>-------------------------------------</td>
<td>---------------------------</td>
<td>----------------------</td>
<td>-------------------------------------------------</td>
</tr>
<tr>
<td>7.</td>
<td>TUSB Group</td>
<td>Padiberas Group</td>
<td>Proposed development of rooftop solar photovoltaic project at customers' premises to Padiberas Group</td>
<td>227</td>
</tr>
<tr>
<td>8.</td>
<td>AFSB Group</td>
<td>DRB Group</td>
<td>Supply of maintenance of building services to DRB Group</td>
<td>3,959</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Provision of all kinds of services related to cleaning, collection and cleansing to DRB Group</td>
<td>5,320</td>
</tr>
<tr>
<td>9.</td>
<td>AFSB Group</td>
<td>MMC Group</td>
<td>Supply of equipment, machinery, transport and labour for cleansing services to MMC Group</td>
<td>64</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Provision of all kinds of services related to cleaning, collection, cleansing and landscaping to MMC Group</td>
<td>2,744</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td><strong>Total</strong></td>
<td><strong>260,560</strong></td>
</tr>
</tbody>
</table>

**Revenue to MCB Group – Cont’d**

**Note:-**

* The estimated value in respect of the transactions above is based on prevailing prices of which competitive market prices are obtained from the Related Parties and management estimates. The estimated amount is further based on the assumptions that current level of the Group’s operations will continue and all external conditions remain constant. Due to the nature of the transactions, the actual value of the transactions may vary from the estimated value disclosed above.

(1) The tenancies of the buildings are for a period of less than three (3) years and subject to renewal. The details of rental payable are as follows:

<table>
<thead>
<tr>
<th>No.</th>
<th>Address/Location</th>
<th>Description</th>
<th>Area (square feet)</th>
<th>Rental rate/ basis</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Suite 4.1, Level 4, Wisma DRB-Hicom, No. 2, Jalan Usahawan U1/8, Seksyen U1, 40150 Shah Alam, Selangor</td>
<td>Rental of office space</td>
<td>13,100</td>
<td>RM45,850.00 payable on monthly basis</td>
</tr>
<tr>
<td>2.</td>
<td>Suite 4.2, Level 4, Wisma DRB-Hicom, No. 2, Jalan Usahawan U1/8, Seksyen U1, 40150 Shah Alam, Selangor</td>
<td>Rental of office space</td>
<td>3,800</td>
<td>RM13,300.00 payable on monthly basis</td>
</tr>
<tr>
<td>3.</td>
<td>Suite 4.6D, Level 4, Wisma DRB-Hicom, No. 2, Jalan Usahawan U1/8, Seksyen U1, 40150 Shah Alam, Selangor</td>
<td>Rental of office space</td>
<td>427</td>
<td>RM1,494.50 payable on monthly basis</td>
</tr>
<tr>
<td>4.</td>
<td>Suite 2.4, Level 2, Wisma DRB-Hicom, No. 2, Jalan Usahawan U1/8, Seksyen U1, 40150 Shah Alam, Selangor</td>
<td>Rental of office space</td>
<td>1,376</td>
<td>RM4,816.00 payable on monthly basis</td>
</tr>
<tr>
<td>5.</td>
<td>Suite 4.4B, Level 4, Wisma DRB-Hicom, No. 2, Jalan Usahawan U1/8, Seksyen U1, 40150 Shah Alam, Selangor</td>
<td>Rental of office space</td>
<td>3,331</td>
<td>RM11,658.80 payable on monthly basis</td>
</tr>
<tr>
<td>No.</td>
<td>Address/Location</td>
<td>Description</td>
<td>Area (square feet)</td>
<td>Rental rate/ basis</td>
</tr>
<tr>
<td>-----</td>
<td>-----------------</td>
<td>-------------</td>
<td>-------------------</td>
<td>-------------------</td>
</tr>
<tr>
<td>6.</td>
<td>Suite 4.6B, 4.6C, Level 4, Wisma DRB-Hicom, No. 2, Jalan Usahawan U1/8, Seksyen U1, 40150 Shah Alam, Selangor</td>
<td>Rental of office space</td>
<td>3,117</td>
<td>RM10,909.50 payable on monthly basis</td>
</tr>
<tr>
<td>7.</td>
<td>Suite 2.2, Level 2, Wisma DRB-Hicom, No. 2, Jalan Usahawan U1/8, Seksyen U1, 40150 Shah Alam, Selangor</td>
<td>Rental of office space</td>
<td>5,734</td>
<td>RM20,069.00 payable on monthly basis</td>
</tr>
<tr>
<td>8.</td>
<td>Suite 2-2, Level 2, EON Head Office Complex, No. 2, Persiaran Kerjaya, Taman Perindustrian Glennmarie, Seksyen U1, 40150 Shah Alam, Selangor</td>
<td>Rental of office space</td>
<td>5,600</td>
<td>RM19,600.00 payable on monthly basis</td>
</tr>
<tr>
<td>9.</td>
<td>Suite 2-4, Level 2, EON Head Office Complex, No. 2, Persiaran Kerjaya, Taman Perindustrian Glennmarie, Seksyen U1, 40150 Shah Alam, Selangor</td>
<td>Rental of office space</td>
<td>6,200</td>
<td>RM21,700.00 payable on monthly basis</td>
</tr>
</tbody>
</table>

2.5 Amount Due and Owing under RRPTs

As at LPD, the amount due and owing to MCB Group by its Related Parties pursuant to the RRPT for the financial year ended 31 December 2019 which have exceeded the normal credit terms of the MCB Group are as follows:-

<table>
<thead>
<tr>
<th>MCB and/or Its Subsidiaries</th>
<th>Transacting Related Party</th>
<th>Nature of RRPT Receivables</th>
<th>Outstanding RRPT Receivables as at 2 March 2020</th>
<th>Outstanding RRPT Receivables as at 2 March 2020 which exceeded the credit term for the following periods:</th>
</tr>
</thead>
<tbody>
<tr>
<td>AFSB Group</td>
<td>DRB Group</td>
<td>Provision of all kinds of services related to cleaning, collection and cleansing to DRB Group</td>
<td>10,945</td>
<td>One year or less: RM’000 5,284</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Supply of maintenance of building services to DRB Group</td>
<td>10,352</td>
<td>One year or less: RM’000 7,946</td>
</tr>
<tr>
<td>AFSB Group</td>
<td>MMC Group</td>
<td>Provision of all kinds of services related to cleaning, collection, cleansing and landscaping to MMC Group</td>
<td>2,727</td>
<td>One year or less: RM’000 2,695</td>
</tr>
</tbody>
</table>

Total: 24,024 RM’000 15,925 RM’000 5,683 RM’000 1,859 RM’000 557

AFSB Group has no policy on charging late payment interest. AFSB Group is in the midst of integrating MCB’s policy and procedure into AFSB and its subsidiary after the recent acquisition of AFSB Group by MCB on 5 December 2019. Following the completion of the acquisition, MCB having assessed all transactions of AFSB Group with related parties, recognised that the transactions have been entered into in the normal course of business on negotiated terms. Given this consideration, late payment charges are not applicable, in line with MCB’s prevailing policy and procedure. MCB will review, where appropriate and if deemed necessary, and may impose late payment charges on outstanding balances, subject to the terms of the transactions and the applicable rules and regulations, if any.
The management of AFSB conducts monthly reviews for settlement of the aforesaid outstanding amounts including continuously following-up with reminders. Our Board is confident that the outstanding amounts are recoverable as the Related Parties are long term business partners and have sound credit standing.

2.6 Review Procedures for the RRPTs

MCB Group has established the following procedures and guidelines to ensure that the RRPTs are undertaken on an arm’s length basis on transaction prices and on normal commercial terms consistent with the MCB Group’s usual business practices and policies, which are not more favourable to the Related Parties than those generally available to third parties/public and are not to the detriment of the minority shareholders:-

(i) The sale or purchase of goods and services shall be determined on the basis of the prevailing rates/prices of the goods and services (including preferential rates/prices/discounts accorded to a class or classes of customers of bulk purchases) according to their usual commercial terms and business practices or otherwise in accordance with other applicable industry norms/considerations.

(ii) A list of the identities of the Related Parties will be circulated within our Group. Prior to entering into any of the RRPT(s), MCB Group must ensure that all such transactions are consistent with our Group’s normal business practices and policies, which are not more favourable to the Related Parties than those generally available to the public and are not to the detriment of MCB Group’s minority shareholders.

(iii) Transactions are verified by our Company’s Legal Department and/or Corporate Secretarial Department and reviewed by GIA if any transaction has triggered the threshold for announcement to Bursa Securities and for shareholders’ approval. All RRPT(s) are reviewed by the GIA subject to approval from appropriate level of authority as defined in MCB Related Party Transaction Policy and Procedures (“RPT Policy”).

(iv) GIA will report the RRPT updates to the Board Audit Committee for review on yearly basis or when required. GIA is to review and report to the Board Audit Committee on whether the RRPTs entered into by the MCB Group were entered into at arm’s length, fair and not detrimental to the minority shareholders of our Company.

(v) Records shall be maintained to capture all RRPT which are entered into pursuant to the Proposed Shareholders’ Mandate. Details of the RRPT made during the financial year shall be submitted to the GIA annually, for disclosure in the Annual Report and where necessary, reports shall also be generated for review by the Board Audit Committee on a yearly basis or when required.

(vi) Any Director who has an interest in any transaction shall abstain from board deliberation and voting on the relevant resolution(s) in respect of the RRPT.

(vii) The Board Audit Committee shall review management’s system and procedures to compile information pertaining to the RRPT and, if necessary, may request the GIA to review management’s procedures.

(viii) Any member of the Board Audit Committee may, as he deemed fit, request for additional information pertaining to the RRPT from independent sources or advisers.

(ix) Wherever applicable and/or feasible, at least two other contemporaneous transactions with unrelated third parties for similar products/services and/or quantities have been used as comparison, wherever possible, to determine whether the price and terms offered to/by the related parties are fair and reasonable and comparable to those offered to/by other unrelated third parties for the same or substantially similar type of products/services and/or quantities. In the event that quotation or comparative pricing from unrelated third parties cannot be obtained as the products or services are proprietary in nature or where the end customer has specified the requirements for the
Company/Group to source from related parties or if there are no unrelated third party vendors/customers of similar products or services, then the Company/Group will determine the price and terms based on market knowledge of prevailing industry norm and on normal commercial terms in accordance with the Group’s relevant procurement processes, normal business practices, policies and commercial terms in line with the industry practices for the same or substantially similar type of transactions made by the Group with unrelated third parties to ensure that the RRPTs are not detrimental to the Company/Group.

(x) The rates of rental of properties shall be based on the prevailing market rates for the same or substantially similar properties and shall be on normal commercial terms at the point of entering into the tenancy agreement(s) or upon renewal to ensure that the RRPT rental rates are not detrimental to the Company/Group.

(xi) All procurements to be undertaken by MCB Group are subject to the relevant procurement processes under the Group Procurement Policy.

(xii) All divisions and subsidiaries within MCB Group are required to comply with the RPT Policy, which applies to both related party transactions and RRPTs. Under the RPT Policy, the level of approval required for RRPTs is also prescribed under MCB Group’s Limits of Authority as follows:

<table>
<thead>
<tr>
<th>No.</th>
<th>Threshold for RRPT for each single project or transaction with a Related Party</th>
<th>Approval Level</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Any amount below 1% of the Audited Net Assets (&quot;NA&quot;)</td>
<td>To be recommended by the Chief Operating Officer (&quot;COO&quot;) or Chief Financial Officer (&quot;CFO&quot;) and approved by the Chief Executive Officer (&quot;CEO&quot;), subject to the review/recommendation by the Board Audit Committee</td>
</tr>
<tr>
<td>2.</td>
<td>Any amount equal to or more than 1% but less than 5% of the NA</td>
<td>To be recommended by the CEO, reviewed by the Board Audit Committee and approved by the Board</td>
</tr>
<tr>
<td>3.</td>
<td>Any amount equal to or more than 5% of the NA</td>
<td>To be recommended by the CEO and approved by the Board Audit Committee, Board and the Shareholders of the Company</td>
</tr>
</tbody>
</table>

Any transaction where the limit authority holder has an interest, the holder does not have the authority to approve or enter into such transactions.

(xiii) Policies on conflict of interests which require Directors and employees to act in good faith at all times in the best interest of the companies within MCB Group.

(xiv) The requirement for the Business Process Improvements team to review the internal control systems of MCB Group so as to reasonably provide assurance to the Board, the GIA and Management of the proper conduct and adherence to controls and procedures.

(xv) A register will be maintained by the Corporate Secretarial Department to record all the RRPT(s) which are entered into pursuant to the Proposed Shareholders’ Mandate.
3. STATEMENT BY THE BOARD AUDIT COMMITTEE

The Board Audit Committee of our Company has seen and reviewed the procedures mentioned in Section 2.6 above and is of the view that:-

(i) the said procedures for the RRPTs as well as the periodic review to be made by the Board Audit Committee in relation thereto are sufficient to ensure that the RRPTs will be made at arm’s length and in accordance with our Company’s normal commercial terms and are not more favourable to the Related Parties than those generally available to the public and are not to the detriment of the minority shareholders;

(ii) our Group has in place adequate procedures and processes to monitor, track and identify RRPTs in a timely and orderly manner; and

(iii) the Board Audit Committee will review these procedures and processes whenever the need arises.

4. DISCLOSURE IN ANNUAL REPORT

Disclosure will be made in accordance with Section 3.1.5 of Practice Note 12 of the Listing Requirements, which requires a breakdown of the aggregate value of the RRPTs entered into during the financial year, amongst others, based on the following information:-

(i) the type of the RRPTs made; and

(ii) the names of the Related Parties involved in each type of the RRPTs made and their relationships with our Company.

The above disclosure will be made in our Company’s annual report for each subsequent financial year after the Proposed Shareholders’ Mandate has been approved and renewed.

In addition, if the actual value of the RRPTs entered into by our Group exceeds the estimated value of the RRPTs disclosed in the circular to shareholders on the Proposed Shareholders’ Mandate by 10% or more, our Company will make an immediate announcement to Bursa Securities.

5. RATIONALE AND BENEFITS FOR THE PROPOSED SHAREHOLDERS’ MANDATE

The RRPTs to be entered into by MCB Group with the Related Parties are all conducted in the ordinary course of business. They are recurring transactions of revenue or trading nature which are likely to occur with some degree of frequency and could arise at any time and from time to time. These transactions may be constrained by the time-sensitive nature and confidentiality of such transactions, and as such, it may be impractical to seek shareholders’ approval on a case-to-case basis before entering into such related party transactions.

The RRPTs are considered by our Board to be beneficial to MCB Group as they constitute transactions which are necessary for the day-to-day operations of the MCB Group, which contribute to the generation of its turnover and profit. The close commercial relationships that had been established with the Related Parties have created an effective network that the MCB Group can draw upon to support its operational needs, deriving synergistic and operational benefits to support its business functions.

The Proposed Shareholders’ Mandate, if approved by the shareholders, will eliminate the need to make regular announcements to Bursa Securities or to issue separate circulars to shareholders and to convene separate general meetings on each occasion to seek shareholders’ prior approval for the entry by our Group into such transactions. This would
substantially reduce administrative time, inconvenience and expenses associated with the making of such announcements and the convening of such meetings, without compromising the corporate objectives and adversely affecting the business opportunities available to the MCB Group.

Hence, the Directors are seeking approval from the shareholders on the RRPTs as described under Section 2.4 of this Circular.

6. FINANCIAL EFFECTS OF THE PROPOSED SHAREHOLDERS’ MANDATE

The Proposed Shareholders’ Mandate is not expected to have any material effect on the issued share capital of MCB, as well as the consolidated earnings and net assets of MCB Group for the financial year ending 31 December 2020.

7. INTERESTS OF DIRECTORS, MAJOR SHAREHOLDERS AND/OR PERSONS CONNECTED TO THEM

As at LPD, the direct and indirect shareholdings of the Interested Directors and Major Shareholders in MCB Group in respect of the Proposed Shareholders’ Mandate are as follows:-

<table>
<thead>
<tr>
<th>Directors / Major Shareholders / Persons Connected</th>
<th>Direct</th>
<th>Indirect</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>No. of MCB shares</td>
<td>%*</td>
</tr>
<tr>
<td>Interested directors</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dato’ Sri Che Khalib Mohamad Noh</td>
<td>420,000</td>
<td>0.01</td>
</tr>
<tr>
<td>Datuk Ooi Teik Huat</td>
<td>420,000</td>
<td>0.01</td>
</tr>
<tr>
<td>Datuk Idris Abdullah</td>
<td>172,100</td>
<td>0.004</td>
</tr>
<tr>
<td>Sharifah Sofia Syed Mokhtar Shah(a)</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Interested major shareholders</td>
<td></td>
<td></td>
</tr>
<tr>
<td>AOA</td>
<td>981,341,460</td>
<td>20.08</td>
</tr>
<tr>
<td>MMC</td>
<td>897,695,630</td>
<td>18.37</td>
</tr>
<tr>
<td>Seaport</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Indra Cita</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>TSSM</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>

Notes:-

* Based on the issued share capital of 4,886,961,300 ordinary shares (after excluding 113,038,700 treasury shares) in the Company as at LPD.

(a) A former Non-Independent Non-Executive Director of MCB, resigned on 30 November 2019. She is the director of MMC and DRB and also the daughter of TSSM.

(b) Deemed interested in 981,341,460 shares held by AOA in MCB by virtue of its 100% direct shareholding in AOA pursuant to Section 8(4) of the Act.

(c) Deemed interested by virtue of its direct major shareholdings in MMC pursuant to Section 8(4) of the Act.

(d) Deemed interested by virtue of its shareholdings in MMC via its wholly-owned subsidiary, Seaport pursuant to Section 8(4) of the Act.

(e) Deemed interested by virtue of his shareholdings in Indra Cita pursuant to Section 8(4) of the Act.
The abovenamed Directors, being the Directors who are interested in the Proposed Shareholders’ Mandate, have abstained and will continue to abstain from all deliberations and voting on the RRPT involving them, as comprised in the Proposed Shareholders’ Mandate at the relevant Board meetings. They will also abstain from voting in respect of their direct and indirect shareholding at the forthcoming 14th AGM, on the Ordinary Resolutions approving the RRPT involving them. The abovenamed Major Shareholders will also abstain from voting in respect of their direct and indirect shareholdings in MCB at the forthcoming 14th AGM, on the Ordinary Resolution approving the RRPT involving their interests, which are comprised in the Proposed Shareholders’ Mandate.

The abovenamed Interested Directors and Major Shareholders have also undertaken to ensure that, where applicable, the persons connected to them will abstain from voting in respect of their direct and indirect shareholdings (if any), deliberating or approving the Ordinary Resolution pertaining to the Proposed Shareholders’ Mandate at the 14th AGM to be convened.

Save as disclosed above, none of the other Directors and/or Major Shareholders or any persons connected with the Directors and/or Major Shareholders has any interest, direct or indirect, in the Proposed Shareholders’ Mandate.

8. APPROVALS REQUIRED

The Proposed Shareholders’ Mandate is subject to the approval of the shareholders of our Company at the forthcoming 14th AGM.

9. DIRECTORS’ RECOMMENDATION

Having considered all aspects of the Proposed Shareholders’ Mandate, our Board (save for the three (3) existing Interested Directors, who have abstained from giving an opinion in respect of the Proposed Shareholders’ Mandate) is of the opinion that the Proposed Shareholders’ Mandate is in the best interest of our Company.

Accordingly, our Board (save for the three (3) existing Interested Directors, who have abstained from recommending in respect of the Proposed Shareholders’ Mandate) recommends that you vote in favour of the Ordinary Resolution pertaining to the Proposed Shareholders’ Mandate to be tabled at the forthcoming 14th AGM.

10. AGM

The 14th AGM of our Company, the Notice of which is enclosed in the Annual Report 2019 which is circulated to you together with this Circular, will be held at Mahkota Ballroom, Hotel Istana, 73 Jalan Raja Chulan, 50200 Kuala Lumpur, Malaysia on Thursday, 23 April 2020 at 10.00 a.m. for the purpose of considering and, if thought fit, passing the Ordinary Resolution to give effect to the Proposed Shareholders’ Mandate as set out in the said Notice of the 14th AGM.

If you are unable to attend and vote in person at the 14th AGM, you are requested to complete and return the Form of Proxy enclosed in the Annual Report 2019, in accordance with the instructions therein as soon as possible and in any event so as to arrive at the office of our Share Registrar, Boardroom Share Registrars Sdn Bhd, 11th Floor, Menara Symphony, No. 5, Jalan Prof. Khoo Kay Kim, Seksyen 13, 46200 Petaling Jaya, Selangor, Malaysia not less than forty-eight (48) hours before the time set for holding the 14th AGM or any adjournment thereof. The lodging of the Form of Proxy does not preclude you from attending and voting in person if you subsequently wish to do so.
11. FURTHER INFORMATION

Shareholders are requested to refer to the attached Appendix I for further information.

Yours faithfully
For and on behalf of the Board
MALAKOFF CORPORATION BERHAD

Datuk Haji Hasni Harun
Independent Non-Executive Chairman
APPENDIX I

FURTHER INFORMATION

1. DIRECTORS’ RESPONSIBILITY STATEMENT

This Circular has been seen and approved by our Board and they collectively and individually accept full responsibility for the accuracy of the information given in this Circular and confirm that after making all reasonable enquiries and to the best of its knowledge and belief, there are no other facts, the omission of which would make any statement herein false or misleading.

2. MATERIAL CONTRACTS

Save as disclosed below, our Group has not entered into any material contracts (not being contracts entered into in the ordinary course of business of our Group) during the 2 years immediately preceding the date of this Circular:

a) Acquisition of 97.37% Equity Interest in Alam Flora Sdn Bhd from HICOM Holdings Berhad by Tunas Pancar Sdn Bhd

On 1 August 2018, Tunas Pancar Sdn Bhd (“TPSB” or “Purchaser”), a wholly-owned subsidiary of our Company, entered into a Share Sale Agreement (“SSA”) with HICOM Holdings Berhad (“HICOM Holdings” or “Vendor”), a wholly-owned subsidiary of DRB in respect of the acquisition of 74,000,000 ordinary shares in AFSB, representing 97.37% equity interest in AFSB, for a cash consideration of RM944.61 million (“Purchase Consideration”), upon the terms and conditions of the SSA.

The acquisition was completed in accordance with the terms and conditions of the SSA on 5 December 2019. Pursuant to Clause 6.1.5 of the SSA, HICOM Holdings and TPSB had mutually agreed to revise the Purchase Consideration to RM869.0 million, representing a discount of 8% from RM944.61 million, after taking into consideration the revised independent discounted cashflow valuation range by Deloitte Corporate Advisory Services Sdn Bhd, as provided in the SSA, of between RM796.0 million and RM893.0 million (on a 100% basis) after incorporating the assumptions for delay in tariff revision and commencement of the business operations in Kelantan and Terengganu.

b) Acquisition of the Entire Equity Interest in Desaru Investment (Cayman Isl.) Limited from Khazanah Nasional Berhad by Malakoff Gulf Limited

On 11 July 2019, Malakoff Gulf Limited, an indirect wholly-owned subsidiary of our Company, entered into a Share Sale Agreement (“SSA”) with Khazanah Nasional Berhad in respect of the acquisition of the entire equity interest in Desaru Investment (Cayman Isl.) Limited for a cash consideration of USD70 million upon the terms and conditions of the SSA. The acquisition was completed in accordance with the terms and conditions of the SSA on 12 September 2019.

c) Sale of the Entire 50% Participating Interest in the Unincorporated Joint Venture of Macarthur Wind Farm in Australia by Skyfirst Power Sdn Bhd to Megawatt Financing Pty Ltd and AMPCI Macarthur Wind (T) Pty Ltd as Trustee of AMPCI Macarthur Wind Trust

On 29 October 2019, Skyfirst Power Sdn Bhd, an indirect wholly-owned subsidiary of our Company, and MCB (as Vendor Guarantor) had entered into a Share and Unit Purchase Agreement (“SPA”) with Megawatt Financing Pty Ltd and AMPCI Macarthur Wind (T) Pty Ltd as Trustee of AMPCI Macarthur Wind Trust (collectively referred to as "Purchaser") to dispose of its entire 50% participating interest in the unincorporated joint venture of Macarthur Wind Farm in Australia held by Malakoff Wind Macarthur Pty Limited for a cash consideration of AUD356,850,340.00 (“Purchase Price”), upon the terms and conditions of the SPA.
The disposal was completed in accordance with the terms and conditions of the SPA on 18 December 2019 (“Completion Date”). Pursuant to Clause 6.3 (Interest Rate Adjustment) of the SPA, the Purchase Price was adjusted from AUD356.85 million to AUD344.67 million, mainly due to the steepening of the 3-month Bank Bill Swap Rate curve which resulted in higher long-term fixed rate in Australia as at the Completion Date.

3. MATERIAL LITIGATION, CLAIMS AND ARBITRATION

Save as disclosed below, our Group is not involved in any material litigation, claims or arbitration, whether as plaintiff or defendant, and our Board is not aware of any proceedings, pending or threatened, against our Group or of any fact likely to give rise to any proceedings which may materially and adversely affect the financial or business position of MCB Group:

Arbitration under International Chamber of Commerce International Court of Arbitration (“ICC”) filed by Algerian Energy Company SPA against (1) Tlemcen Desalination Investment Company SAS, (2) Hyflux Limited and (3) Malakoff Corporation Berhad in relation to the Souk Tleta Seawater Desalination Plant in the District of Tlemcen, Algeria


In the Request, the Claimant has alleged, amongst others, that the Respondents:

a) are liable for breaches and negligence in the design, operation and maintenance of the plant; and
b) wrongly objected to the termination of the WPA, transfer of shares to AEC and carrying out of technical audit under the FA.

In this regard, the reliefs sought by the Claimant from the arbitral tribunal include, inter alia:

i. a declaration that the Respondents have breached their contractual obligations under the contracts between the parties, in particular the Contract Documents;
ii. an order that the WPA was validly terminated for events of default;
iii. an order for TDIC to transfer its shares in Almiyah Attilemcania SpA (“AAS”), the project company, to AEC at the price of 1 Algerian Dinar;
iv. an order for the Respondents to indemnify AEC for damages incurred as a result of their breaches, estimated on an interim basis at 80 Million Euro;
v. an order for the Respondents to pay all the costs for the plant rehabilitation to be completed by a third party to be selected by AEC; and
vi. an order for the Respondents to guarantee the payment or reimburse the fine of 3,929 million Algerian Dinar (imposed on AAS by Algerian courts and currently pending outcome of AAS’ appeal at Algerian Supreme Court).

Our Company has appointed international arbitration lawyers in Paris and Kuala Lumpur to advise on the Request and take the necessary steps to defend its position and vigorously challenge AEC’s claims in the ICC arbitration, and possibly counterclaim against AEC.

The Respondents filed their respective Answers to the Request at the ICC in May 2019 raising, amongst others, various preliminary/jurisdictional objections. In January 2020, the Respondents filed their respective submissions on jurisdictional objections at the ICC. The Claimant has filed its reply on 28 February 2020 and the Respondents may provide its final reply on 15 April 2020. Hearing on the jurisdictional objections will be held on 15 to 16 June 2020, with the award on the issue of jurisdiction to be rendered on 30 September 2020.
4. DOCUMENTS AVAILABLE FOR INSPECTION

Copies of the following documents are available for inspection at the registered office of our Company at Level 12, Block 4, Plaza Sentral, Jalan Stesen Sentral 5, 50470 Kuala Lumpur, Malaysia between 8.30 a.m. and 5.30 p.m. from Mondays to Fridays (except public holidays) from the date of this Circular up to and including the date of the 14th AGM:

(i) Constitution of MCB;

(ii) Audited consolidated financial statements of MCB Group for the past two (2) financial years ended 31 December 2018 and 2019 (the latest unaudited quarterly results for the financial period ending 31 March 2020 is not available yet as at 24 March 2020);

(iii) Material contracts referred to in Section 2 above; and

(iv) Relevant cause papers in respect of material litigation, claims and arbitration referred to in Section 3 above.
To consider and if thought fit, to pass the following ordinary resolutions, with or without any modifications:

**PROPOSED SHAREHOLDERS’ MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE ("PROPOSED SHAREHOLDERS’ MANDATE")**

(Resolution 8)

“THAT subject to Paragraph 10.09 of the MMLR of Bursa Securities, the Company and its subsidiaries ("Group") be and are hereby authorised to enter into recurrent related party transactions of a revenue or trading nature with the Related Parties as set out in Section 2.4 of the Circular to Shareholders dated 24 March 2020, PROVIDED THAT such transactions are necessary for the Group’s day-to-day operations and/or in the ordinary course of business of the Group and 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 to the detriment of the minority shareholders of the Company and THAT such approval shall continue to be in force until: -

(i) the conclusion of the next AGM of the Company following the general meeting at which this Ordinary Resolution shall be passed, at which time it will lapse, unless by a resolution passed at the general meeting, the authority conferred by this resolution is renewed;

(ii) the expiration of the period within which the next AGM of the Company after the date it 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

(iii) revoked or varied by resolution passed by the shareholders of the Company at a general meeting,

whichever is earlier;

AND THAT the Directors of the Company and its subsidiaries be and are hereby authorised to complete and do all such acts and things as they may consider expedient or necessary to give effect to the transactions as authorised by this Ordinary Resolution.”