THIS CIRCULAR IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION.

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

Bursa Malaysia Securities Berhad ("Bursa Securities") has not perused this Circular except in respect of the new shareholders' mandate for Recurrent Related Party Transaction of this Circular on a limited review basis pursuant to the provision of Practice Note 18 of the Main Market Listing Requirements of Bursa Securities, prior to the issuance of this Circular. Bursa Securities takes no responsibility for the contents of this Circular and 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.



MYCRON STEEL BERHAD (Reg. No. 200301020399 (622819-D)) (Incorporated In Malaysia)

CIRCULAR TO SHAREHOLDERS

In relation to the :

PART A

- PROPOSED RENEWAL OF EXISTING SHAREHOLDERS' MANDATE FOR THE COMPANY AND/OR ITS SUBSIDIARIES TO ENTER INTO RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE WITH RELATED PARTIES AND PROVISION OF FINANCIAL ASSISTANCE; AND
- PROPOSED NEW SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE.

PART B

PROPOSED AMENDMENTS TO THE CONSTITUTION OF THE COMPANY

The above Proposals will be tabled as Special Business at the Company's 17th Annual General Meeting ("AGM").

The Notice of the 17th AGM of the Company together with a Form of Proxy are enclosed together with the Annual Report for the financial year ended 30 June 2020. The 17th AGM of the Company will be held at the Crystal Function Room, 4th Floor, Mutiara Complex, 3¹/₂ Miles, Jalan Ipoh, 51200 Kuala Lumpur on Monday, 30 November 2020 at 10.00 a.m.

Your Form of Proxy should reach the Registered Office of the Company at Trace Management Services Sdn Bhd at Suite 11.05, 11th Floor, No. 566, Jalan Ipoh, 51200 Kuala Lumpur on or before the date and time indicated below should you be unable to attend the 17th AGM. The lodging of the Form of Proxy will not preclude you from attending and voting in person at the meeting should you subsequently wish to do so.

Last date and time for lodgment of Form of Proxy : Saturday, 28 November 2020 at 10.00 a.m.

:

Date and time of Annual General Meeting

Monday, 30 November 2020 at 10.00 a.m.

This Circular is dated 30 October 2020

DEFINITIONS

For the purpose of this Circular, except where the context otherwise requires, the following terms and expression shall apply throughout this Circular :-

"Act" or "Companies Act"	:	The Companies Act 2016, as amended from time to time and any re-enactment thereof.	
"AGM"	:	Annual General Meeting.	
"Articles"		The Articles of the Constitution of Mycron, as amended from time to time.	
"Associated Company(ies)"	:	An associated company as defined by International Financial Reporting Standards as approved by the Malaysian Accounting Standards Board's Approved Accounting Standards.	
"AQAS"	:	Ausgard Quick Assembly Systems Sdn Bhd (Reg. No. 201001016184 (1000862-D)).	
"Board" or "Directors"	:	The Board of Directors of Mycron for the time being, and shall have the same meaning given in Section 2 of the Act and Section 2(1 of the Capital Market and Services Act, 2007. It includes any person who is or was within the preceding six (6) months of the date on which the terms of the RRPT(s) were agreed upon, a Director or a Chief Executive Officer of Mycron, its subsidiary of holding company.	
"Bursa Depository"	:	Bursa Malaysia Depository Sdn Bhd (Reg. No. 198701006854 (165570-W)).	
"Bursa Securities"	:	Bursa Malaysia Securities Berhad (Reg. No. 200301033577 (635998-W)).	
"CCM"		Companies Commission of Malaysia.	
"Constitution"	:	The Constitution of Mycron including any amendments thereto that may be made.	
"Code"	:	Malaysian Code on Take Overs, Mergers and Compulsory Acquisitions as amended from time to time.	
"EPS"	:	Earnings Per Share.	
"FYE"		Financial Year Ended / Ending.	
"Issued Share Capital"	:	RM219,417,313.60 consisting of 327,057,599 issued shares in Mycron.	
"JNL"		Jack Nathan Limited (Reg. No. 9043607).	
"KLB"	:	Khyra Legacy Berhad (Reg. No. 200601021613 (741366-W)).	
"Listing Requirements"	:	Main Market Listing Requirements of Bursa Securities including any amendments to the Listing Requirements that may be made from time to time.	
"LPD"		1st October 2020 being the latest practicable date prior to the printing of this Circular.	

"MAACA Legal Advisory"	:	MAACA Legal Advisory Sdn Bhd (Reg. No. 200101001509 (537265-U)).	
"MAAG"	:	MAA Group Berhad (Reg. No. 199801015274 (471403-A)).	
"MAAG Group"	:	MAAG and its subsidiaries and associated companies, collectively.	
"Major Shareholders"	:	For the purpose of the Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate, the definition of major shareholder includes any person who is or was within the preceding six (6) months of the date on which the terms of the RRPT(s) were agreed upon, a major shareholder of the listed issuer as defined under Paragraph 1.01 of the Listing Requirements ("Paragraph 1.01") or any other corporation which is its subsidiary or holding company. Paragraph 1.01 defines a major shareholder as a person who has an interest or interests in one or more voting shares in a corporation and the nominal amount of that share, or the aggregate of the nominal amounts of those shares, is:	
		(i) 10% or more of the total number of voting shares in the corporation; or	
		(ii) 5% or more of the total number of voting shares in the corporation where such person is the largest shareholder of the corporation.	
		For the purpose of this definition, "interest in shares" shall have the meaning given in Section 8 of the Act.	
"Market Day"	:	Any day between Monday and Friday (inclusive) which is not a public holiday and when Bursa Securities is opened for trading of securities.	
"MEBVI"	:	Melewar Equities (BVI) Ltd (Reg. No. 95686).	
"Melewar Group of Companies"	:	Melewar Group and its subsidiaries, collectively.	
"MIE"	:	Melewar Integrated Engineering Sdn Bhd (Reg. No. 200301004641 (607061-A)).	
"MIG"	:	Melewar Industrial Group Berhad (Reg. No. 196901000102 (8444-W)).	
"MIG Group"	:	MIG and its subsidiaries and associated companies, collectively.	
"MIL"	:	Melewar Imperial Limited (Reg. No. LL07624).	
"MSUK"	:	Melewar Steel UK Ltd (Reg. No. 10799548).	
"MKSB"	:	Melewar Khyra Sdn Bhd (Reg. No. 197901005557 (49841-V)).	
"MCRC"	:	Mycron Steel CRC Sdn Bhd (Reg. No. 198901000186 (177492-W)).	
"MSS"		Melewar Steel Services Sdn Bhd (Reg. No. 197501000185 (21834-P)).	

DEFINITIONS (Continuation)

"MSM"	:	Melewar Steel Mills Sdn Bhd (Reg. No. 198301002668 (97904-K)).			
"MST"	:	Melewar Steel Tube Sdn Bhd (Reg. No. 198301015667 (111059-D)).			
"Mycron" or "the Company"	:	Mycron Steel Berhad (Reg. No. 200301020399 (622819-D)).			
"Mycron Group" or "Group"	:	Mycron and its subsidiaries, collectively.			
"Mycron Share(s)" or "Shares"	:	Ordinary share(s) in Mycron.			
"NA"	:	Net Assets.			
"Person(s) Connected"	:	Shall have the same meaning given in Paragraph 1.01, Chapter 1 of the Listing Requirements.			
"Proposals"	:	Collectively, Proposed Renewal of Shareholders' Mandate, Proposed New Shareholders' Mandate and Proposed Amendments to the Constitution.			
"Proposed Renewal of Shareholders' Mandate"	:	Proposed renewal of existing shareholders' mandate for the Mycron Group to enter into existing RRPT(s) with Related Parties and/or shareholders' mandate for recurrent transactions in relation to provision of financial assistance approved at the AGM held on 29 November 2019.			
"Proposed New Shareholders' Mandate"	:	Proposed new shareholders' mandate for Mycron Group to enter into new RRPT(s) with Related Parties.			
"Proposed Amendments to the Constitution"	:	Proposed new Articles 72(5) and 72(6) of the Constitution of the Company.			
"Record of Depositors"	:	A record of securities holders established by the Bursa Depository under the Rules of Bursa Depository.			
"Related Party(ies)"	:	A director, major shareholder or person connected with such director or major shareholder of Mycron and 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 Director or Major Shareholder of Mycron or any other company which is its subsidiary or holding company or a Chief Executive Officer of the Company, its subsidiary or holding company.			
"RM" and "Sen"	:	Ringgit Malaysia and Sen respectively.			
"RRPT(s)"	:	Related party transaction(s) involving recurrent transactions of a revenue or trading nature which are necessary for the Group's day- to-day operations and are in the ordinary course of business of the Mycron Group.			
"Rules of Bursa Depository"	:	Rules of Bursa Depository as issued pursuant to the Securities Industry (Central Depositories) Act 1991 and any amendments thereto.			

DEFINITIONS (Continuation)

"SC"	:	Securities Commission Malaysia.	
"Substantial Shareholder"	:	A person who has an interest or interests in one or more voting shares in the Company and the nominal amount of that share, or aggregate of the nominal amount of those shares, is not less than 5% of the aggregate of the nominal amount of all the voting shares in the Company.	
"Trace"	:	Trace Management Services Sdn Bhd (Reg. No. 197901004366 (48646-M)).	
"ТК"		Tunku Dato' Kamil Ikram bin Tunku Tan Sri Abdullah.	
"ТҮ"	:	Tunku Dato' Yaacob Khyra.	

All references to "you" in this Circular is to the shareholders of the Company. All references to "we", "us", "our" and "our Company" in this Circular is to the Company.

Words incorporating the singular shall, where applicable, include the plural and vice versa and words incorporating the masculine gender shall, where applicable, include the feminine and neuter genders and vice versa. Reference to persons shall include corporations, unless otherwise specified.

Any reference in this Circular to any enactment is a reference to that enactment as for the time being amended or re-enacted. Any reference to a time of day in this Circular shall be a reference to Malaysian time, unless otherwise specified.

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MYCRON STEEL BERHAD (Reg. No. 200301020399 (622819-D)) (Incorporated in Malaysia)

Registered Office:

Suite 11.05, 11th Floor No. 566, Jalan Ipoh 51200 Kuala Lumpur

Date : 30 October 2020

BOARD OF DIRECTORS:

Tunku Dato' Yaacob Khyra (Executive Chairman)

Roshan Mahendran bin Abdullah (Group Chief Executive Officer)

Azlan bin Abdullah (Non-Independent Non-Executive Director)

Tan Sri Datuk Seri Razman Md Hashim bin Che Din Md Hashim (Independent Non-Executive Director)

Tengku Datuk Seri Ahmad Shah ibni Almarhum Sultan Salahuddin Abdul Aziz Shah (Independent Non-Executive Director)

Shazal Yusuf bin Mohamed Zain (Senior Independent Non-Executive Director)

Datin Seri Raihanah Begum binti Abdul Rahman (Independent Non-Executive Director)

Kwo Shih Kang (Independent Non-Executive Director)

To: The Shareholders of Mycron Steel Berhad

Dear Sir/Madam,

PART A

- PROPOSED RENEWAL OF EXISTING SHAREHOLDERS' MANDATE FOR THE COMPANY AND/OR ITS SUBSIDIARIES TO ENTER INTO RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE WITH RELATED PARTIES AND PROVISION OF FINANCIAL ASSISTANCE; AND
- PROPOSED NEW SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE

PART B

PROPOSED AMENDMENTS TO THE CONSTITUTION OF THE COMPANY

I INTRODUCTION

At the 16th AGM held on 29 November 2019, the Company obtained a mandate from its Shareholders to enter into Recurrent Related Parties Transactions ("RRPTs") with Related Parties which are necessary for its day to day operations and are in the ordinary course of business based on the normal commercial terms which are not more favorable to the Related Parties than those generally available to the public and not to the detriment of Minority Shareholders ("Existing Mandate").

The Existing Mandate shall lapse at the conclusion of the forthcoming AGM of the Company unless a new mandate for RRPTs is obtained from the shareholders at the AGM.

The Company had on 28 August 2020 announced to Bursa Securities its intention to seek the shareholders' approval on the following Proposals at the forthcoming AGM to be held on 30 November 2020 :

- (i) Proposed Renewal of Shareholders' Mandate;
- (ii) Proposed New Shareholders' Mandate; and
- (iii) Proposed Amendments to the Constitution of the Company.

The purpose of this Circular is to provide you with details on the Proposals and to seek your approval for the resolutions to be tabled at the forthcoming 17th AGM of the Company to be convened at the Crystal Function Room, 4th Floor, Mutiara Complex, 3 ½ Miles, Jalan Ipoh, 51200 Kuala Lumpur on Monday, 30 November 2020 at 10.00 a.m. The notice convening the 17th AGM together with the Form of Proxy have been set out in the Annual Report 2020.

SHAREHOLDERS ARE ADVISED TO READ THE CONTENTS OF THIS CIRCULAR CAREFULLY BEFORE VOTING ON THE RESOLUTIONS PERTAINING TO THE PROPOSALS AT THE FORTHCOMING AGM. THE PROPOSALS ARE NOT INTERCONDITIONAL UPON ONE ANOTHER.

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PART A

- PROPOSED RENEWAL OF EXISTING SHAREHOLDERS' MANDATE FOR THE COMPANY AND/OR ITS SUBSIDIARIES TO ENTER INTO RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE WITH RELATED PARTIES AND PROVISION OF FINANCIAL ASSISTANCE; AND
- PROPOSED NEW SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE

1.0 DETAILS OF THE PROPOSED RENEWAL OF SHAREHOLDERS' MANDATE AND PROPOSED NEW SHAREHOLDERS' MANDATE

Under Paragraph 10.09(2) of the Listing Requirements, Mycron may seek a shareholders' mandate in respect of RRPT(s) 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(ies) 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) of the Listing Requirements;
- (iii) the Company to issue a Circular to Shareholder in relation to the Shareholders' mandate which shall include all information as may be prescribed by Bursa Securities, together with a checklist showing compliance with such information when submitting to Bursa Securities.
- (iv) in a meeting to obtain the shareholders' mandate, the interested Director, interested Major Shareholder(s) and/or interested persons 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 approving the transactions. An interested Director or interested Major Shareholder must ensure that persons connected with him/her/it abstain from voting on the resolution approving the transactions; and
- (v) Mycron immediately announces to Bursa Securities when the actual value of a RRPT(s) entered into by Mycron exceeds the estimated value of the RRPT(s) disclosed in the Circular to Shareholders by ten percent (10%) or more and must include the information as may be prescribed by Bursa Securities in its announcement.

Where a listed issuer has procured a shareholders' mandate pursuant to the above, the provisions of Paragraph 10.08 of the Listing Requirements will not apply with regard to transactions as detailed in Sections 3.3(A), 3.3(B) and 3.3(C) of Part A of this Circular.

Transactions entered between a listed issuer (or any of its wholly owned subsidiaries) and its wholly owned subsidiaries are excluded from the requirements of Chapter 10.09(2) of the Listing Requirements.

Mycron Group has entered into certain RRPT(s) in the ordinary course of business and it is anticipated that the Mycron Group would, in the ordinary course of business continue to enter into such RRPT(s) referred to in Sections 3.3(A), 3.3(B) and 3.3(C) of Part A of this Circular. It is likely that such transactions will occur with some degree of frequency and could arise at any time.

In view of the time-sensitive, confidentiality and frequent nature of such RRPT(s), the Board of Directors is seeking the shareholders' approval for the Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate for the Mycron Group to enter into the categories of RRPT(s) referred to in Sections 3.3(A), 3.3(B) and 3.3(C) of Part A of this Circular with the Related Parties, provided that such transactions are entered into at arm's length and on terms which are not more favourable to the Related Parties than those generally available to the public and which are not detriment to the minority shareholders of Mycron. The RRPT(s) will also be subject to the review procedures as set out in Section 5.0 of Part A of this Circular.

In compliance with Chapter 10 of the Listing Requirements, Practice Notes No. 12 and No. 14, Mycron now proposes to seek shareholders' approval on the Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate to allow the Company to enter into RRPT(s) from time to time with the Related Parties. Such mandate will enable the Group to enter into the RRPT(s) without the necessity, in most instances, to make the otherwise required announcement or to convene meetings in order to procure specific prior approval of its shareholders. The Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate will take effect from the date the Ordinary Resolution is passed by the shareholders at the forthcoming 17th AGM of the Company or at any adjournment thereof and will remain in effect until:

- the conclusion of the next AGM of the Company following the AGM at which such Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate was passed, at which time it will lapse, unless by a resolution passed at the AGM, the authority is renewed; or
- (ii) the expiration of the period within which the next AGM of the Company after the forthcoming AGM 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
- (iii) revoked or varied by resolution passed by the shareholders in general meeting;

whichever is the earlier.

Disclosure will be made in accordance with Section 3.1.5 of Practice Note No. 12 issued by Bursa Securities, which requires the breakdown of the aggregate value of the RRPT(s) entered into during the financial year based on, amongst others, the following information:

- (i) types of RRPT(s); and
- (ii) names of Related Parties involved in each type of RRPT(s) entered into and their relationship with the Company,

pursuant to the Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate in the Company's Annual Report, and in the annual report for subsequent years that the Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate continues to be in force.

The principal activities of the Company consist of investment holding and the provision of management services to its subsidiaries. The principal activities of its subsidiaries are as follows:

Name of Company	% Held	Principal Activities
Mycron Steel CRC Sdn Bhd	100.0	Manufacturing and trading of steel cold rolled coiled sheets.
Melewar Steel Tube Sdn Bhd	100.0	Manufacturing, distribution and trading of steel pipes and tubes.

Subsidiaries Companies of Mycron

Subsidiary of MCRC

Name of Company	% Held	Principal Activities
Silver Victory Sdn Bhd	100.0	Trading of steel related products.

2.0 CLASSES OF RELATED PARTY(IES) WITH WHOM TRANSACTIONS WERE AND WILL BE CARRIED OUT

The Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate would apply to transactions with the Related Parties as described below:

(i) Major Shareholder

Name of Company / Person	Principal Activities	Relationship				
MIG	Property investment and investment holdings	TY is deemed interested in MIG by virtue of him being a beneficiary of a trust known as KLB, being the holding company of MEBVI and MKSB who are the Major Shareholders of MIG, a Major Shareholder of Mycron.				

(ii) Persons Connected to Interested Directors of the Company and/or the Interested Major Shareholders of the Company

KLB	To provide for the educational needs and for the enhancement of the standards of living of all descendants of Tunku Dato' Yaacob Khyra	KLB is the holding company of MEBVI and MKSB who are the Major Shareholders of MIG, a Major Shareholder of Mycron.TY is a beneficiary of a trust known as KLB.
MEBVI	Investment holding	MEBVI is a Major Shareholder of MIG who is a Major Shareholder of Mycron. MEBVI is also a Substantial Shareholder of MAAG. MEBVI is a subsidiary of KLB.
MKSB	Investment holding	MKSB is a Major Shareholder of MIG who is a Major Shareholder of Mycron. MKSB is a subsidiary of KLB.
MAAG	Investment holding and providing management services	KLB is deemed interested in MAAG by virtue of it being the holding company of MEBVI. TY is a director of MAAG.
MAACA Legal Advisory	Providing advisory and consultancy services	MAACA Legal Advisory is a wholly owned subsidiary of MAA Corporation Sdn Bhd ("MAA Corp") who in turn is a wholly owned subsidiary of MAAG.

Name of Related Parties	Principal Activities	Relationship
* MIE	In the Business of Engineering Consultancy and Advisory	MIE is a wholly owned subsidiary of MIG. MIG is a Major Shareholder of Mycron.
MSM	Providing scrap metals handling services	MSM is a wholly owned subsidiary of MIG. MIG is a Major Shareholder of Mycron.
AQAS	Supply and construct of quick assembly homes	AQAS is a wholly owned subsidiary of MIG. MIG is a Major Shareholder of Mycron.
MSS	Investment holding and Property investment	MSS is a wholly owned subsidiary of MIG. MIG is a Major Shareholder of Mycron.
JNL	Wholesale and distribution of steel tubes in United Kingdom	JNL is a wholly owned subsidiary of MIL, which in turn is a wholly owned subsidiary of MIG. MIG is the Major Shareholder of Mycron.
MSUK	Distribution of steel tube in United Kingdom	MSUK is a wholly owned subsidiary of MIL, which in turn is a wholly owned subsidiary of MIG. MIG is the Major Shareholder of Mycron.
Trace	Providing corporate secretarial services	A company in which TY and TK have deemed interest by virtue of their major interests in Melewar Group Berhad ("MGB"), who in turn is the holding company of Trace; MGB is the family owned investment holding company.

* MIE was disposed by MIG to Datuk Uwe Ahrens on 14 August 2020.

The direct and indirect interest of interested Directors and interested Major Shareholders in Mycron as at 1 October 2020 is as follows:

<u>Name</u>	Direct Interest	<u>%^(a)</u>	Indirect Interest	<u>%(a)</u>
Interested Director:				
ТҮ	Nil	Nil	242,523,025	74.15 ⁽¹⁾

<u>Name</u>	Direct Interest	<u>%(a)</u>	Indirect Interest	<u>%(a)</u>
Interested Major <u>Shareholders:</u>				
MIG	242,460,265	74.13	Nil	Nil
MEBVI	Nil	Nil	242,460,265	74.13 ⁽²⁾
MKSB	Nil	Nil	242,460,265	74.13 ⁽²⁾
KLB	Nil	Nil	242,460,265	74.13 ⁽³⁾

Notes:

- (a) The percentages of shareholdings of the Director(s) and Major Shareholders are calculated by dividing the shares held by the respective Director(s) and Major Shareholders with the total number of issued shares.
- (1) Deemed indirect interest by virtue of TY being a beneficiary of a trust known as KLB, being the holding company of MEBVI and MKSB, who are the Major Shareholders of MIG, a Major Shareholder of Mycron.
- (2) Deemed indirect interest by virtue of it being the Major Shareholder of MIG who is a Major Shareholder of Mycron.
- (3) Deemed indirect interest by virtue of it being the holding company of MEBVI and MKSB, who are the Major Shareholders of MIG, a Major Shareholder of Mycron.

3.0 NATURE OF RRPT(S)

3.1 GENERAL DETAILS OF RRPT(S)

The types of RRPT(s) to be covered by the Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate relate principally to transactions for the provision of product and services to/from the Related Parties which are necessary for the Group's day-to-day operations and in the ordinary course of the Mycron Group's business.

The details of the Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate to be sought are set out in Sections 3.3(A), 3.3(B) and 3.3(C) of Part A of this Circular. The estimated aggregate value of the transactions may vary from time to time subject to changes.

The actual value of transactions reflected in the 8th column of Sections 3.3(A) and 3.3(B) of Part A of this Circular is the aggregate amount of the transactions calculated from the date of the AGM held in 2019 which was 29 November 2019 up to the latest practicable date prior to the printing of this Circular which did not exceed by 10% or more of the estimated value as approved under the previous shareholders' mandate granted to the Company at the 16th AGM held on 29 November 2019.

3.2 AMOUNT DUE AND OWING TO THE COMPANY BY RELATED PARTIES

As at the financial year ended 30 June 2020, there were no amounts due and owing to Mycron Group by its Related Parties, which exceeded the credit term given arising from the RRPT(s) as per Sections 3.3(A) and 3.3(B) of part A of this Circular.

3.3(A) CLASS AND NATURE OF RRPT(S)

Ξ

Proposed Renewal of Shareholders' Mandate for RRPT with Trace Management Services Sdn Bhd

	ted	
((1) Estimated value of transactions (from 30.11.2020 till next AGM) ("Current Estimated Value") 	500,000
ion (RM	-	
Value of Transaction (RM)	Actual value of transactions (from the date of AGM held on 29.11.2019 up to LPD)	156,183
вЛ	Estimated aggregate value as disclosed in the Circular to Shareholders dated 31.10.2019 ("Estimated Value")	500,000
the Related Party	Major Shareholder	īŻ
Manner of relationship with the Related Party	Director	TY and *TK are deemed interested in Trace by virtue of their major interests in **MGB, who in turn is the holding company of Trace; MGB is the family owned investment holding company.
Interested Related	Parties	Interested Directors ТҮ & ТК *
Nature of	Transaction	Provision of corporate secretarial services by the Related Party to Mycron Group
Related	Party	Trace
No.		

Note : * TK vacated his office as a director of the Company on 29 May 2020.

** Trace was previously a 100% subsidiary of The Melewar Corporation Berhad ("TMC"). TMC had transferred its equity in Trace to MGB, which is also a family owned investment holding company w.e.f. 30 September 2020.

(RM)	(1) Estimated value of transactions (from 30.11.2020 till next AGM) ("Current Estimated Value")	Ē
Value of Transaction (RM)	Actual value of transactions (from the date of AGM held on 29.11.2019 up to LPD)	Ż
Va	Estimated aggregate value as disclosed in the Circular to Shareholders dated 31.10.2019 ("Estimated Value")	800,000
the Related Party	Major Shareholder	MAACA Legal Advisory is a wholly owned subsidiary of MAA Corporation Sdn Bhd who in turn is a wholly owned subsidiary of MAAG whose ultimate Major Shareholder is KLB.
Manner of relationship with the Related Party	Director	TY is deemed interested in MAACA Legal A Advisory. TY is a beneficiary of a trust known as KLB, being the holding company of MEBVI and MKSB.
Interested Related	Parties	Interested Director TY Interested Major Shareholders MEBVI, MKSB and KLB
Nature of	Transaction	Provision of advisory and consultancy services by the Related Party to Mycron Group
Related	Party	MAACA Legal Advisory
No.		,

Proposed Renewal of Shareholders' Mandate for RRPT(s) with MAAG Group

(ii)

Mycron Steel Berhad

No. Related Nature of nesterior Monet of relationship with the Related Party Value of Transaction (RM) No. Party Transaction Parties Director Major Shareholder Stateholder Actual value of value of solgregate value Actual value of value of solgregate value (1) Estimated value of value of va				
Related Nature of Interested Related Manner of relationship with the Related Party Party Transaction Party Transaction Estimated Party Transaction Party Major Shareholder aggregate values aggregated values services by the resaury Estimated MIG Provision of treasury TY is deemed interested in MIG MCRC is a wholly 240,000 MIG Provision of treasury TY is deemed interested in MIG MCRC is a wholly 240,000 MIG Provision of treasury Interested MS is tube Value*) MIG Provision of treasury TY is deemed interested in MIG MCRC is a wholly 240,000 MIG Provision of treasury TY is deemed interested in MIG MCRC is a wholly 240,000 MIG Present TY is deemed interested in MIG MCRC is a wholly 240,000 MIG Present of interested in MIG MCRC is a wholly 240,000 Present of interested in MIC MIG Present of interested in MIG MCRC is a wholly Value*) Value*) MIG Stareholders of MIC	RM)	 (1) Estimated value of transactions (from 30.11.2020 till next AGM) ("Current Estimated Value") 	240,000	ĨŽ
Related Nature of Interested Related Manner of relationship with the Related Party Party Transaction Party Transaction Estimated Party Transaction Party Major Shareholder aggregate values aggregated values services by the resaury Estimated MIG Provision of treasury TY is deemed interested in MIG MCRC is a wholly 240,000 MIG Provision of treasury TY is deemed interested in MIG MCRC is a wholly 240,000 MIG Provision of treasury Interested MS is tube Value*) MIG Provision of treasury TY is deemed interested in MIG MCRC is a wholly 240,000 MIG Provision of treasury TY is deemed interested in MIG MCRC is a wholly 240,000 MIG Present TY is deemed interested in MIG MCRC is a wholly 240,000 MIG Present of interested in MIG MCRC is a wholly 240,000 Present of interested in MIC MIG Present of interested in MIG MCRC is a wholly Value*) Value*) MIG Stareholders of MIC	ue of Transaction (I	Actual value of transactions (from the date of AGM held on 29.11.2019 up to LPD)	Ē	īz
Related Nature of Interested Related Manner of relationship with the Related Party Major Shareho Party Transaction Parties Director Major Shareho Party Transaction Parties Director Major Shareho MIG Provision of treasury Try is deemed interested in MIG MCRC is a and MCRC by virtue of him owned subsidia streasury MIG MCRC is a and MCRC by virtue of him owned subsidia streasury and MCRC by virtue of him owned subsidia streasury MIG Provision of treasury Interested MIG MCRC by virtue of him owned subsidia streasury MCRC is a and MCRC by virtue of him owned subsidia streasury MIG Related Party to MIG MEBVI, MIG MCRC by virtue of him owned subsidia streasury MIG is the being a trust whow are the Major Shareholders of MIG MIG Sale of pipes by tree Interested Major NIG Provine of him owned subsidia shareholders of MIG MIG Sale of pipes by tree Interested Major NIG Shareholders of MIG MIG Sale of pipes by MIG Interested Major NIG MCRC by virtue of him owned subsidia shareholders of MIG	Val	Estimated aggregate value as disclosed in the Circular to Shareholders dated 31.10.2019 ("Estimated Value")	240,000	400,000
Related Nature of Interested Related Party Transaction Parties Party Transaction Parties MIG Provision of treasury Interested Related MIG Provision of treasury Interested Major MIG Provision of treasury Interested Major MIG Related Party to MIG, MEBVI, MIG, MEBVI,	the Related Party	Major Shareholder	is a subsidia is the older of N olding in M	MCRC is a wholly owned subsidiary of Mycron. MIG is the Major Shareholder of Mycron by virtue of its 74.13% shareholding in Mycron.
Related Nature of Party Transaction MIG Provision of treasury services by the Related Party to MCRC MIG Sale of pipes by the Party to MCRC	Manner of relationship with	Director	TY is deemed interested in MIG and MCRC by virtue of him being a beneficiary of a trust known as KLB, being the holding company of MEBVI and MKSB who are the Major Shareholders of MIG.	TY is deemed interested in MIG and MCRC by virtue of him being a beneficiary of a trust known as KLB, being the holding company of MEBVI and MKSB who are the Major Shareholders of MIG
Related Nature Party Transe MIG Provision MIG Provision MIG Sale of p MIG Sale of p the Party to I	Interested Related	Parties	Interested Director TY Interested Major Shareholders MIG, MEBVI, MKSB and KLB	Interested Director TY Interested Major Shareholders MIG, MEBVI, MKSB and KLB
	Nature of	Transaction	Provision of treasury services by the Related Party to MCRC	1 to 1
oʻz zʻ	Related	Party	Ð	ÐW
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Proposed Renewal of Shareholders' Mandate for RRPT(s) with MIG Group

(III)

Mycron Steel Berhad

(11)

RM)	 (1) Estimated value of transactions (from 30.11.2020 till next AGM) ("Current Estimated Value") 	īŻ	A/A
Value of Transaction (RM)	Actual value of transactions (from the date of AGM held on 29.11.2019 up to LPD)	N	N
Val	Estimated aggregate value as disclosed in the Circular to Shareholders dated 31.10.2019 ("Estimated Value")	15,000,000	1,200,000
the Related Party	Major Shareholder	MSM is a wholly owned subsidiary of MIG. MCRC is a wholly owned subsidiary of Mycron. MIG is the Major Shareholder of Mycron by virtue of its 74.13% shareholding in Mycron.	MIE is a wholly owned subsidiary of MIG. MCRC is a wholly owned subsidiary of Mycron. MIG is the Major Shareholder of Mycron by virtue of its 74.13% shareholding in Mycron.
Manner of relationship with the Related Party	Director	TY is deemed interested in MSM and MCRC by virtue of him being a beneficiary of a trust known as KLB, being the holding company of MEBVI and MKSB who are the Major Shareholders of MIG.	TY is deemed interested in MIE and MCRC by virtue of him being a beneficiary of a trust known as KLB, being the holding company of MEBVI and MKSB who are the Major Shareholders of MIG
Interested Related	Parties	Interested Director TY Interested Major Shareholders MIG, MEBVI, MKSB and KLB	Interested Director TY Interested Major Shareholders MIG, MEBVI, MKSB and KLB
Nature of	Transaction	Sale of scrap by MCRC to the Related Party	Provision of technical and consultancy services by the Related Party to MCRC for expansion projects in cold roll mill
Related	Party	WSM	* MIE
o d N Z	5	'n	4.

(12)

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RM)	 (1) Estimated value of transactions (from 30.11.2020 till next AGM) ("Current Estimated Value") 	2,000,000	AN
Value of Transaction (RM)	Actual value of transactions (from the date of AGM held on 29.11.2019 up to LPD)	1,350,000	ĪŽ
Val	Estimated aggregate value as disclosed in the Circular to Shareholders dated 31.10.2019 ("Estimated Value")	2,000,000	150,000
the Related Party	Major Shareholder	MCRC is a wholly owned subsidiary of Mycron. MIG is the Major Shareholder of Mycron by virtue of its 74.13% shareholding in Mycron.	MST is a wholly owned subsidiary of Mycron. MIE is a wholly owned subsidiary of MIG. MIG is the Major Shareholder of Mycron by virtue of its 74.13% shareholding in Mycron.
Manner of relationship with the Related Party	Director	TY is deemed interested in MIG and MCRC by virtue of him being a beneficiary of a trust known as KLB, being the holding company of MEBVI and MKSB who are the Major Shareholders of MIG	TY is deemed interested in MIE and MST by virtue of him being a beneficiary of a trust known as KLB, being the holding company of MEBVI and MKSB who are the Major Shareholders of MIG.
Interested Related	Parties	Interested Director TY Interested Major Shareholders MIG, MEBVI, MKSB and KLB	Interested Director TY Interested Major Shareholders MIG, MEBVI, MKSB and KLB
Nature of	Transaction	Management fees for the provision of management services/advice charged by the Related Party to MCRC	Technical Advisory fees charged by the Related Party to MST
Related	Party	MIG	* MIE
No.		ດ	ڽ

(13)

(MS	 (1) Estimated value of transactions (from 30.11.2020 till next AGM) ("Current Estimated Value") 	5,000,000	600,000
Value of Transaction (RM)	Actual value of transactions (from the date of AGM held on 29.11.2019 up to LPD)	2,871,550	Ē
Val	Estimated aggregate value as disclosed in the Circular to Shareholders dated 31.10.2019 ("Estimated Value")	5,000,000	600,000
the Related Party	Major Shareholder	MST is a wholly owned subsidiary of Mycron. MIG is the Major Shareholder of Mycron by virtue of its 74.13% shareholding in Mycron.	MST is a wholly owned subsidiary of Mycron. MSS is a wholly owned subsidiary of MIG. MIG is the Major Shareholder of Mycron by virtue of its 74.13% shareholding in Mycron.
Manner of relationship with the Related Party	Director	TY is deemed interested in MIG and MST by virtue of him being a beneficiary of a trust known as KLB, being the holding company of MEBVI and MKSB who are the Major Shareholders of MIG.	TY is deemed interested in MST and MSS by virtue of him being a beneficiary of a trust known as KLB, being the holding company of MEBVI and MKSB who are the Major Shareholders of MIG
Interested Related	Parties	Interested Director TY Interested Major Shareholders MIG, MEBVI, MKSB and KLB	Interested Director TY Interested Major Shareholders MIG, MEBVI, MKSB and KLB
Nature of	Transaction	Rental charged by the Related Party to MST for the use of the factory belonging to MIG. (Lot 10 and Lot 49) Lot 49) Lot 49) Lot 49) Note 2(a) of Page 19 of this Circular).	Rental charged by the Related Party to MST for the use of the factory belonging to MSS.
Related	Party	MIG	MSS
N N	2	.7	σ

(14)

RM)	 (1) Estimated value of transactions (from 30.11.2020 till next AGM) ("Current Estimated Value") 	Ż	2,000,000
Value of Transaction (RM)	Actual value of transactions (from the date of AGM held on 29.11.2019 up to LPD)	Zi	1,350,000
Valu	Estimated aggregate value as disclosed in the Circular to Shareholders dated 31.10.2019 ("Estimated Value")	3,000,000	2,000,000
the Related Party	Major Shareholder	MST is a wholly owned subsidiary of Mycron. MSM is a wholly owned subsidiary of MIG. MIG is the Major Shareholder of its 74.13% shareholding in Mycron.	MST is a wholly owned subsidiary of Mycron. MIG is the Major Shareholder of its 74.13% shareholding in Mycron
Manner of relationship with the Related Party	Director	TY is deemed interested in MST and MSM by virtue of him being a beneficiary of a trust known as KLB, being the holding company of MEBVI and MKSB who are the Major Shareholders of MIG	TY is deemed interested in MST and MIG by virtue of him being a beneficiary of a trust known as KLB, being the holding company of MEBVI and MKSB who are the Major Shareholders of MIG
Interested Related	Parties	Interested Director TY Interested Major Shareholders MIG, MEBVI, MKSB and KLB	Interested Director TY Interested Major Shareholders MIG, MEBVI, MKSB and KLB
Nature of	Transaction	Sale of scrap by MST to the Related Party	Provision of management fees charged by the Related Party to MST
Related	Party	WSW	MIG
o No.		ை	-0 -

(15)

RM)	 (1) Estimated value of transactions (from 30.11.2020 till next AGM) ("Current Estimated Value") 	2,000,000	N/A
Value of Transaction (RM)	Actual value of transactions (from the date of AGM held on 29.11.2019 up to LPD)	Ē	Ē
Val	Estimated aggregate value as disclosed in the Circular to Shareholders dated 31.10.2019 ("Estimated Value")	2,000,000	300,000
the Related Party	Major Shareholder	MST is a wholly owned subsidiary of Mycron. AQAS is a wholly owned subsidiary of MIG is the Major Shareholder of Mycron by virtue of its 74.13% shareholding in Mycron.	MCRC is a wholly owned subsidiary of Mycron. MIE is a wholly owned subsidiary of MIG. MIG is the Major Shareholder of Mycron by virtue of its 74.13% shareholding in Mycron.
Manner of relationship with the Related Party	Director	TY is deemed interested in MST and AQAS by virtue of him being a beneficiary of a trust known as KLB, being the holding company of MEBVI and MKSB who are the Major Shareholders of MIG	TY is deemed interested in MIE and MCRC by virtue of him being a beneficiary of a trust known as KLB, being the holding company of MEBVI and MKSB who are the Major Shareholders of MIG
Interested Related	Parties	Interested Director TY Interested Major Shareholders MIG, MEBVI, MKSB and KLB	Interested Director TY Interested Major Shareholders MIG, MEBVI, MKSB and KLB
Nature of	Transaction	Sale of pipes by MST to the Related Party	Technical advisory fees charged by the Related Party to MCRC
Related	Party	AQAS	Ш ₩ *
No	o Z	.	6

(16)

RM)	 (1) Estimated value of transactions (from 30.11.2020 till next AGM) ("Current Estimated Value") 	5,000,000	1,000,000
Value of Transaction (RM)	Actual value of transactions (from the date of AGM held on 29.11.2019 up to LPD)	633,157	129,675
Valu	Estimated aggregate value as disclosed in the Circular to Shareholders dated 31.10.2019 ("Estimated Value")	3,000,000	1,000,000
the Related Party	Major Shareholder	MCRC is a wholly owned subsidiary of Mycron. MSM is a wholly owned subsidiary of MIG. MIG is the Major Shareholder of Mycron by virtue of its 74.13% shareholding in Mycron.	MST is a wholly owned subsidiary of Mycron. MSM is a wholly owned subsidiary of MIG. MIG is the Major Shareholder of Mycron by virtue of its 74.13% shareholding in Mycron.
Manner of relationship with the Related Party	Director	TY is deemed interested in MSM and MCRC by virtue of him being a beneficiary of a trust known as KLB, being the holding company of MEBVI and MKSB who are the Major Shareholders of MIG	TY is deemed interested in MSM and MST by virtue of him being a beneficiary of a trust known as KLB, being the holding company of MEBVI and MKSB who are the Major Shareholders of MIG
Interested Related	Parties	Interested Director TY Interested Major Shareholders MIG, MEBVI, MKSB and KLB	Interested Director TY Interested Major Shareholders MIG, MEBVI, MKSB and KLB
Nature of	Transaction	Scrap handling commission fee charged by the Related Party to MCRC	Scrap handling commission fee charged by the Related Party to MST.
Related	Party	MSM	WSW
No.	ÖN	<u></u>	1 4

(17)

RM)	 (1) Estimated value of transactions (from 30.11.2020 till next AGM) ("Current Estimated Value") 	10,000,000	10,000,000
Value of Transaction (RM)	Actual value of transactions (from the date of AGM held on 29.11.2019 up to LPD)	Ē	34,139
Valu	Estimated aggregate value as disclosed in the Circular to Shareholders dated 31.10.2019 ("Estimated Value")	10,000,000	10,000,000
the Related Party	Major Shareholder	MST is a wholly owned subsidiary of Mycron. MSUK is a wholly owned subsidiary of Melewar Imperial Limited ("MIL"), which in turn is a wholly owned subsidiary of MIG. MIG is the Major Shareholder of Mycron. by virtue of its 74.13% shareholding in Mycron.	MST is a wholly owned subsidiary of Mycron. JNL is a wholly owned subsidiary of MIL, which in turn is a wholly owned subsidiary of MIG. MIG is the Major Shareholder of Mycron by virtue of its 74.13% shareholding in Mycron.
Manner of relationship with the Related Party	Director	TY is deemed interested in MST and MSUK by virtue of him being a beneficiary of a trust known as KLB, being the holding company of MEBVI and MKSB who are the Major Shareholders of MIG.	TY is deemed interested in MST and JNL by virtue of him being a beneficiary of a trust known as KLB, being the holding company of MEBVI and MKSB who are the Major Shareholders of MIG
Interested Related	Parties	Interested Director TY Interested Major Shareholders MIG, MEBVI, MKSB and KLB	Interested Director TY Interested Major Shareholders MIG, MEBVI, MKSB and KLB
Nature of	Transaction	Purchase of steel pipes and tubes by Related Party from MST	Purchase of steel pipes and tubes by the Related Party from MST
Related	Party	Melewar Steel UK Ltd ("MSUK")	Jack Nathan Limited ("JNL")
No.	N	. 5.	<u>16</u> .

(18)

Note :

- The Current Estimated Value of the RRPT(s) are based on the Actual Value transacted and/or management's estimate of the value to be transacted during the validity period of the Proposed Renewal of Shareholders' Mandate. The Current Estimated Value of these transactions may be subject to changes. None of the Actual Value of the RRPT(s) disclosed above has exceeded the Estimated Value by 10% or more. Ē
- (2) The particulars of rental charged are as follows :-

(0		
Purpose of Business Transaction	Factory Rental	Factory Rental
Tenancy Period (years)	1 Perpetual Auto 3 years Renewal	1 Perpetual Auto 3 years Renewal
Rental Rate per month (RM p.s.f.)	0.904	0.809
Sq. Ft.	209,935	120,446
Location	Lot 49, Jalan Utas, 40200 Shah Alam, Selangor	Lot 10, Persiaran Selangor, 40200 Shah Alam,Selangor
Tenant	MST	
	(a)	

(3) $\,$ * As MIE was disposed to Datuk Uwe Ahrens by MIG on 14 August 2020, MIG will cease to be a related party to Mycron.

3.3(B) NATURE OF RRPT(s) FOR THE PROVISION OF FINANCIAL ASSISTANCE

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RM) (1) Estimated value of transactions (from 30.11.2020 till next AGM) ("Current Estimated Value")	NA	Not exceeding RM5.0 million
Value of Transaction (<u>RM</u> Actual value of (transactions (from the date tran of AGM held up to LPD) Est	Ē	ĪŽ
Vall Estimated aggregate value as disclosed in the Circular to Shareholders dated 31.10.2019 ("Estimated Value")	Not exceeding RM5.0 million	Not exceeding RM5.0 million
Major Shareholder	MIE is a wholly owned subsidiary of MIG. MIG is the Major Shareholder of Mycron by virtue of its 74.13% shareholding in Mycron.	MIG is the Major Shareholder of Mycron by virtue of its 74.13% shareholding in Mycron.
Manner of relationship with the Related Party Director Major Shareho	TY is deemed interested in MIE by virtue of him being a beneficiary of a trust known as KLB, being the holding company of MEBVI and MKSB who are the Major Shareholders of MIG.	TY is deemed interested in MIG by virtue of him being a beneficiary of a trust known as KLB, being the holding company of MEBVI and MKSB who are the Major Shareholders of MIG.
Interested Related Parties	Interested Director TY Interested Major Shareholders MIG, MEBVI, MKSB and KLB	Interested Director TY Interested Major Shareholders MIG, MEBVI, MKSB and KLB
Related Party	* MIE	MIG
Type of Financial Assistance	Provision of guarantees, indemnity or such other collateral to or in favour of another person which is necessary in order for MIE to procure a contract or secure work from the other person or to enable the other person to commence and/or complete a contract or work for Mycron Group.	Provision of financial assistance to MIG by the pooling of funds via a centralized treasury management function within Mycron Group on a short or medium term basis i.e. for a duration not exceeding three (3) years.
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Note :

The Current Estimated Value of the RRPT(s) are based on the Actual Value transacted and/or management's estimate of the value to be transacted during the validity period of the Proposed Renewal of Shareholders' Mandate. The Current Estimated Value of these transactions may be subject to changes. None of the Actual Value of the RRPT(s) disclosed above has exceeded the Estimated Value by 10% or more.

(20)

Value of Transaction (RM)	 (1) Estimated value of transactions (from 30.11.2020 till next AGM) ("Current Estimated Value") 	20,000,000
	Total value from 18.03.2019 up to LPD	4,442,085
the Related Party	Major Shareholder	Maax Factor is a wholly owned subsidiary of MAA Corporation Sdn Bhd who in turn is a wholly owned subsidiary of MAAG whose ultimate Major Shareholder is KLB.
Manner of relationship with the Related Party	Director	TY is deemed interested in Maax Factor is a MAAG. MAAG. wholly owned subsidiary of MAA TY is a beneficiary of a trust corporation Sdn known as KLB, being the holding wholly owned wholly owned subsidiary of MAAG subsidiary of MAAG is KLB.
Interested Related	Parties	Interested Director TY Interested Major Shareholders MEBVI, MKSB and KLB
Nature of Transaction		Factoring Facility and ancillary fees chargeable by Related Party to MCRC
Related Party		Maax Factor Sdn Bhd ("Maax Factor")
No.		

3.3(C) PROPOSED NEW SHAREHOLDERS' MANDATE FOR RRPT WITH MAAG GROUP

Note:

An announcement was made to Bursa Securities on 18 March 2020 by Mycron on MCRC accepting a factoring facility of up to RM8.0 million granted to MCRC, a wholly owned subsidiary of the Company by Maax Factor, a wholly owned subsidiary of MAAG.

Mycron Steel Berhad

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4.0 BASIS OF ESTIMATES

The pricing method for the estimated values was based on:

- (i) arm's length basis and on normal commercial terms and on terms not more favorable to the related party(ies) than those generally available to the public and are not detrimental to the minority shareholders of the Company. Due consideration based on prevailing market rates under usual commercial terms, business practices and policies or otherwise in accordance with other applicable industry norms was given to price, payment, quality, delivery and service in order to maximise benefits for any purchase under the transactions.
- (ii) competitive commercial terms based on quotations from other sources of supply of the products/services required by the Group. Reference shall also be made to published market reports, if available, pertaining to transactions of similar products concluded in other markets.

The estimated value in respect of each transaction referred to above is based on accounting records which in turn are based on prevailing prices obtained from the related parties which are reasonably market-competitive prices and based on the expected level of transactions to be entered into by the Group. The estimated amounts are further based on the assumptions that current level of operations will continue and all external conditions remain constant.

At least two (2) other contemporaneous transactions with unrelated third parties for similar products/services and/or quantities will be 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 produces/services and/or quantities.

In the event that quotation or comparative pricing from unrelated third parties cannot be obtained (for instance, if there are no unrelated third party vendors/customers of similar products or services, or if the product/service is a proprietary item), management will ensure the RRPT(s) will only be entered with the Related Parties after taking into account the pricing, level of services, quality of products and other related factors to ensure that the RRPT is not detrimental to Mycron Group.

5.0 REVIEW PROCEDURES FOR THE RRPT(S)

Mycron has established the following procedures and guidelines to ensure that the RRPT(s) are undertaken on an arm's length basis and on normal commercial terms, consistent with Mycron's usual business practices and policies, which are not more favourable to the Related Parties than those normally available to the public and are not to the detriment of the minority shareholders:

- A list of Related Party(ies) will be circulated to the Audit and Governance Committee to notify that all RRPT(s) are required to be undertaken on an arm's length basis and on normal commercial terms and on terms 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) Records of RRPT(s) will be retained and compiled for review by the Audit and Governance Committee;
- (iii) The Audit and Governance Committee shall review all aspects of the RRPT(s) where the consideration, value of the assets, capital outlay or costs thereof, equal or exceed RM1,000,000 and ensure that they are conducted at arm's length basis. Any member of the Audit and Governance Committee may, as he/she deems fit, request for additional information pertaining to the RRPT(s) including appointing an independent adviser/expert as they deem appropriate;
- (iv) Disclosure on all material RRPT(s) will be made in the Annual Report of the Company;

- (v) The RRPT(s) will be conducted at arm's length and based on normal commercial terms consistent with the Group's usual business policies and practices (subject to applicable rules and regulations) and will not be prejudicial to the minority shareholders;
- (vi) The interested directors who are members of the Board and Audit and Governance Committee will abstain from deliberating and voting on all matters pertaining to the Recurrent Related Party Transactions at the relevant meetings of the Board or Audit and Governance Committee;
- (vii) The transactions with a related party will only be entered into after taking into account the pricing, quality, delivery schedules, level of service and other related factors which are determined in accordance to the Group's business practices and policies, such as calling for tenders, quotations, so as to ensure that the prices and terms and conditions are based on competitive prices of similar products and services in line with industry norms; and
- (viii) The Audit and Governance Committee monitors on quarterly basis actual transacted values of RRPT(s) under the Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate to ensure that the Company makes an announcement to Bursa Securities if the actual value exceeds 10% or more of the estimated value disclosed in the Circular for a particular group of Related Parties.

The following are commercial considerations which the Mycron Group takes into account before entering into transactions for the sale/supply of goods and provision of services to a purchaser, in the ordinary course of business:-

- The ability and track record of the purchaser to pay for the goods supplied or services provided; and
- Whether past experience and working relationship with the purchaser has been satisfactory.

The following are commercial considerations which Mycron Group takes into account before entering into transactions for the receipt of goods or services from a vendor/service provider, in the ordinary course of business:-

- Mycron Group's pricing for the goods to be provided or supplied and/or received or purchased is negotiated between the Mycron Group and Related Party based on the prevailing market prices as agreed with unrelated third parties;
- The terms are not more favourable to the Related Party than those extended to unrelated third
 parties and available to the public and the Recurrent Related Party Transactions are not
 detrimental to minority shareholders;
- The transactions are entered into after taking into account factors such as pricing, quality, delivery schedules and, where applicable, preferential rates, rebates or discount accorded for bulk purchases, the terms offered are fair and reasonable and in Mycron Group's commercial interests;
- The competitiveness in pricing;
- The standard and quality of the goods/services and whether it meets the requirements of Mycron Group;
- The responsiveness and level of service provided by the goods or service providers and whether past experience and working relationship has been satisfactory; and
- The track record and competence of the goods or service provider and whether the goods or service provider has sufficient resources to perform its obligations.

Mycron Group would only enter into transactions with the relevant parties based on the above criteria, regardless of whether or not the party is related.

6.0 THRESHOLD OF AUTHORITY

There are no specific threshold for approval of RRPT(s) within Mycron Group. However, all RRPT(s) are subject to the approval of the Board. Where any Director has an interest (direct or indirect) in any RRPT(s), such Director shall abstain from deliberation and voting on the matter. If it is determined that the guidelines and/or procedures stated in Section 5.0 of this Circular, are inadequate to ensure that :

- (i) RRPT(s) will be conducted at arms' length and on normal commercial terms which are not more favorable to the Related Party(ies) than those generally available to the public; and
- (ii) such transactions are not to the detriment of the minority shareholders of the Company or prejudicial to the interests of the shareholders,

the Company will obtain a fresh shareholders' mandate.

7.0 STATEMENT BY THE AUDIT AND GOVERNANCE COMMITTEE

The Audit and Governance Committee has seen and reviewed the procedures. The Audit and Governance Committee is of the view that the procedures mentioned in Section 5.0 of this Circular are sufficient to ensure that RRPT(s) of a revenue or trading nature as set out in Sections 3.3(A), 3.3(B) and 3.3(C) of Part A of this Circular are not more favorable to related parties than those generally available to the public and are not to the detriment of the minority shareholders.

The Audit and Governance Committee is also of the view that the Mycron Group has in place adequate procedures and processes to monitor, track and identify RRPT(s) in a timely and orderly manner which procedures and processes are reviewed on a quarterly basis by the Audit and Governance Committee, and if necessary, the Audit and Governance Committee may request internal audit to review the systems and procedures.

8.0 RATIONALE FOR AND BENEFITS TO THE GROUP

The rationale for and benefits of the Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate to Mycron Group are as follows:

- (a) the Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate will empower the Group to enter into transactions with related parties which are necessary in day-to-day operations of the Group, undertaken at arm's length, normal commercial terms, on terms not more favorable to the related party than those generally made available to the public and are not detrimental to the minority shareholders;
- (b) the Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate will substantially reduce the expenses associated with convening of general meetings on an ad hoc basis and hence will reduce the expenses associated therewith;
- (c) the RRPT(s) entered into by the Group are intended to meet business needs at the best possible terms and it also enhances the ability to explore beneficial business opportunities and to promote cross-selling within the Mycron Group which will be of benefit to all the companies within the Mycron Group; and
- (d) In addition to the above benefits, the Related Parties had also proven to be reliable in its delivery of services and products as well as fulfilling the quality expectations of the Mycron Group. Due to previous business dealings with the Related Parties, the Related Parties are familiar with the Group's operations and are able to meet the Group's business requirements even when short notice is given. This has allowed the Group to benefit from sudden business opportunities that had arisen.

9.0 EFFECTS OF THE PROPOSED RENEWAL OF SHAREHOLDERS' MANDATE AND PROPOSED NEW SHAREHOLDERS' MANDATE

9.1 Share Capital

The Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate will not have any effect on the issued share capital and shareholding structure of Mycron.

9.2 NA and Working Capital

The Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate will not have any effect on the NA and working capital of Mycron.

9.3 Earnings

The Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate will not have any effect on the earnings of Mycron.

10.0 DIRECTORS' AND MAJOR SHAREHOLDERS' INTEREST

Save and except for the following, none of the Directors, Major Shareholders and/or persons connected to them as defined in the Listing Requirements has any interest either directly or indirectly in the Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate :-

- (a) TY is a beneficiary of a trust known as KLB, being the holding company of MEBVI and MKSB who are the Major Shareholders of MIG, a Major Shareholder of Mycron.
- (b) MIG, MEBVI, MKSB and KLB collectively are the Major Shareholders of Mycron.
- (c) TY and TK are deemed interested in Trace by virtue of their major interests in MGB, who in turn is the holding company of Trace; MGB is the family owned investment holding company.

The details of the direct and indirect shareholdings of the interested Director and Major Shareholders are reflected in the tables on Pages 7 to 8 of this Circular.

Accordingly, TY is deemed interested in the RRPT(s) entered into and to be entered into between Mycron Group with the Related Parties by virtue of his interest in these companies as disclosed in Sections 3.3(A), 3.3(B) and 3.3(C) of Part A of this Circular.

TY has abstained and will continue to abstain from voting and deliberating at Board meetings of Mycron on the Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate.

TY, MIG, MEBVI, MKSB and KLB are Related Parties in respect of the RRPT(s) with the Related Parties referred to under Section 3.3(A)(ii) and (iii) and 3.3(B) of Part A of this Circular, whereas TY is deemed related in respect of the RRPT(s) with Trace under Section 3.3(A)(i) of Part A of this Circular and will abstain from voting at the forthcoming AGM in respect of their direct and/or indirect shareholdings on the Ordinary Resolutions 7 and 8 under Special Business as given in the Notice of 17th AGM enclosed in the Annual Report 2020 of the Company for the financial year ended 30 June 2020.

Further, TY, MIG, MEBVI, MKSB and KLB have undertaken that they will ensure that the persons connected to them will abstain from voting on the same at the forthcoming AGM.

Save as disclosed herein, none of the other Directors, Major Shareholders and/or person connected to them as defined in the Listing Requirements have any interest, direct or indirect in the Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate.

<u>PART B</u>

PROPOSED AMENDMENTS TO THE CONSTITUTION OF THE COMPANY

1.0 INTRODUCTION

On 28 August 2020, the Board announced to Bursa Securities that the Company proposed to seek shareholders' approval for the amendments to the Constitution at the forthcoming AGM.

The purpose of Part B of this Circular is to provide you with the information on the Proposed Amendments and to seek your approval for the special resolution pertaining to the Proposed Amendments to be tabled at the forthcoming AGM.

2.0 DETAILS OF THE PROPOSED AMENDMENTS TO THE CONSTITUTION

2.1 THAT the following new Articles be inserted to the Company's Constitution after the existing Article 72(4)(a)(b)(c) as Article 72(5) and 72(6) which reads as follows:

New provision	Proposed New Articles
Article 72(5)	The meeting of Members may be held at more than one (1) venue using any technology or method that allows the Members to participate and to exercise the Members' rights to speak and vote at the meeting, and using any available technology to provide notice, conduct and record or facilitate voting at that meeting or any adjournment of that meeting of Members subject to rules, regulations and laws prevailing and such participation shall constitute presence in person and Members (or their proxy or in the case of a corporation their representative) so participating shall be counted in the quorum for the meeting.
Article 72(6)	The main venue of the meeting however shall be in Malaysia and where the Chairman of the meeting shall be present.

3.0 RATIONALE FOR THE PROPOSED AMENDMENTS TO THE CONSTITUTION

The Proposed Amendments to the Company's Constitution are made mainly to have expressed constitutional provisions to allow remote participation at general meetings and to further enhance administrative efficiency of the Company.

4.0 EFFECTS OF THE PROPOSED AMENDMENTS

The Proposed Amendments to the Constitution will not have any effect on the issued share capital and major shareholders' shareholdings of Mycron and would not have any material effect on the net assets and earnings of MSB Group.

5.0 DIRECTORS' AND MAJOR SHAREHOLDERS' INTEREST

None of the Directors and/or Major Shareholders of the Company and/or persons connected to them have any interest, direct or indirect, in the Proposed Amendments to the Constitution.

(II) DIRECTORS' RECOMMENDATION

(a) On Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate

The Board (save and except for TY who is deemed to be interested in the Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate), having considered all aspects of the Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate, are of the opinion that the Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate is in the best interest of the Company and its shareholders. Accordingly, the Board (save and except for TY who is deemed to be interested in the Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate and Proposed New Shareholders' Mandate is in the best interest of the Company and its shareholders. Accordingly, the Board (save and except for TY who is deemed to be interested in the Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate) recommend that you vote in favour of the resolutions pertaining to the Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate and Proposed New Shareholders' Mandate and Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate) recommend that you vote in favour of the resolutions pertaining to the Proposed Renewal of Shareholders' Mandate and Proposed New Shareholders' Mandate contained herein to be tabled at the forthcoming AGM.

(b) On Proposed Amendments to the Constitution of the Company

Similarly, the Board, having considered all aspects of the Proposed Amendments to the Constitution is of the opinion that the Proposed Amendments is in the best interest of the Company. Accordingly, the Directors recommend that you vote in favour of the resolution pertaining to the Proposed Amendments to the Constitution of the Company to be tabled at the forthcoming AGM.

(III) APPROVAL REQUIRED

The said Proposals are subject to the approval of the shareholders at the forthcoming 17th AGM to be convened on 30 November 2020.

(IV) ANNUAL GENERAL MEETING

The 17th AGM, the notice of which is enclosed together with the Annual Report for the financial year ended 30 June 2020 will be held at the Crystal Function Room, 4th Floor, Mutiara Complex, 3¹/₂ Miles, Jalan Ipoh, 51200 Kuala Lumpur on Monday, 30 November 2020 at 10.00 a.m. for the purpose of considering and, if thought fit, passing the Ordinary/Special Resolutions as set out in the notice.

If you are unable to attend and vote in person at the 17th AGM, you are requested to complete and return the Form of Proxy enclosed together with the said Annual Report in accordance with the instructions therein as soon as possible so as to arrive not less than 48 hours before the time set for the 17th AGM or any adjournment thereof. The completion and the return of the Form of Proxy does not preclude you from attending and voting in person at the 17th AGM should you subsequently wish to do so, but if you do, your proxy shall be precluded from attending the 17th AGM.

Please be informed that where all the shares have been sold or transferred by the addressee, the Circular and any other relevant document should be passed to the person through whom the sale or transfer was effected, for transmission to the purchaser or transferee.

Should there be any doubt as to what action to take, kindly consult appropriate independent professional advisers.

(V) FURTHER INFORMATION

Shareholders are advised to refer to Appendix 1 attached for further information.

Yours faithfully, For and on behalf of the Board of **MYCRON STEEL BERHAD**

SHAZAL YUSUF BIN MOHAMED ZAIN

Senior Independent Non-Executive Director

ADDITIONAL INFORMATION

1. DIRECTORS' RESPONSIBILITY STATEMENT

This Circular has been reviewed and approved by the Directors and they collectively and individually accept full responsibility for the accuracy of the information contained herein and confirm that after making all reasonable enquiries to the best of their knowledge and belief there are no other facts the omission of which would make any statement in this Circular misleading.

2. MATERIAL CONTRACTS

There were no material contracts (not being contracts entered into in the ordinary course of business) which have been entered into by Mycron and/or its subsidiaries within the two (2) years immediately preceding the date of this Circular.

3. MATERIAL LITIGATION

Mycron Group is not engaged in any material litigation, either as plaintiff or defendant, claims or arbitration which have a material effect on the financial position of Mycron and the Board is not aware of any proceedings pending or threatened against the Mycron Group or of any other facts likely to give rise to any proceedings which may materially and/or adversely affect the financial position and business of the Mycron Group.

4. DOCUMENTS FOR INSPECTION

The following documents are available for inspection at the registered office of the Company during the normal business hours for the period from the date hereof up to and including the date of the 17th AGM of the Company:

- (i) the Constitution of Mycron;
- (ii) the Statutory Financial Statements of Mycron for the two (2) financial years ended 30 June 2019 and 30 June 2020; and
- (iii) the material contract referred to under Item 2 above.



NOTICE IS HEREBY GIVEN that the 17TH ANNUAL GENERAL MEETING ("AGM") of the Company will be held at the Crystal Function Room, 4th Floor, Mutiara Complex, 3½ Miles, Jalan Ipoh, 51200 Kuala Lumpur on Monday, 30 November 2020 at 10.00 a.m. for the following purposes:

AGENDA

AS ORDINARY BUSINESS

- To receive the Audited Financial Statements for the year ended 30 June 2020 together with the Reports of the Directors and the Auditors thereon. [Please refer to Explanatory Note A]
- To approve the payment of Directors' fees amounting to RM390,000.00 for the period from 1 January 2021 to 31 December 2021 to be payable quarterly in arrears to the Non-Executive Directors of the Company.
- To approve an amount of up to RM100,000.00 as benefits payable to the Non-Executive Directors of the Company for the period from 1 December 2020 to 31 December 2021.
 [Please refer to Explanatory Note B]
- 4. To re-elect the following Directors who are retiring in accordance with Article 96(1) of the Company's Constitution and who, being eligible, offer themselves for re-election:
 - (i)En Roshan Mahendran bin Abdullah3(ii)Tengku Datuk Seri Ahmad Shah ibni Almarhum Sultan4Salahuddin Abdul Aziz Shah4
- 5. To re-appoint Messrs PricewaterhouseCoopers PLT as Auditors of the Company **5** and to authorise the Directors to fix their remuneration.

AS SPECIAL BUSINESS

- 6. To consider and, if thought fit, to pass the following resolutions as Ordinary Resolutions :-
- (a) Proposed Continuation in Office as an Independent Non-Executive Director in accordance with Practice 4.2 of the Malaysian Code on Corporate Governance 2017 ("MCCG 2017")

"THAT approval be and is hereby given for Tan Sri Datuk Seri Razman Md Hashim bin Che Din Md Hashim, who will have served as an Independent Non-Executive Director of the Company for a cumulative term of nine (9) years on 30 September 2021, to continue to act as an Independent Non-Executive Director of the Company until the conclusion of the next AGM of the Company." [Please refer to Explanatory Note C] 6

Resolution

1

2

(b) Proposed Renewal of Shareholders' Mandate for Recurrent Related Party Transactions of a Revenue or Trading Nature with Trace Management Services Sdn Bhd

"THAT approval be hereby given for the renewal of the mandate granted by the shareholders of the Company on 29 November 2019 pursuant to Paragraph 10.09 of the Main Market Listing Requirements ("Listing Requirements") of Bursa Malaysia Securities Berhad ("Bursa Securities"), authorising the Company and/or its subsidiaries to enter into the recurrent related party transactions ("RRPTs") of a revenue or trading nature as set out in Section 3.3(A)(i) of Part A of the Circular to Shareholders dated 30 October 2020 ("the Circular"), with Trace Management Services Sdn Bhd ("the Related Party") mentioned therein which are necessary, for the Company and/or its subsidiaries' for day-to-day operations which are carried out in the ordinary course of business on terms which are not more favourable to the related party than those generally available to the public and are not to the detriment of minority shareholders.

THAT the authority conferred by such mandate shall commence upon the passing of this resolution and continue to be in force until:-

- (a) the conclusion of the next AGM of the Company following the forthcoming AGM at which time it will lapse, unless by a resolution passed at that meeting or Extraordinary General Meeting whereby the authority is renewed; 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 Companies Act 2016 ("the Act") but shall not extend to such extension as may be allowed pursuant to Section 340(4) of the Act; or
- (c) revoked or varied by a resolution passed by the shareholders in a general meeting of the Company;

whichever is the earlier.

THAT the Directors be and are hereby authorised to complete and do all such acts and things (including executing such documents as may be required) to give effect to the transactions contemplated and/or authorised by this Ordinary Resolution."

(c) Proposed Renewal and New Shareholders' Mandate for Recurrent Related Party Transactions of a Revenue or Trading Nature

"THAT the mandate granted by the shareholders of the Company on 29 November 2019 pursuant to Paragraph 10.09 of the Listing Requirements of Bursa Securities, authorising the Company and its subsidiaries ("the Mycron Group") to enter into the RRPTs which are necessary for the Mycron Group's day-to-day operations as set out in Sections 3.3(A)(ii) and (iii) and 3.3(B) of Part A of the Circular to Shareholders dated 30 October 2020 with the related parties mentioned therein, be and is hereby renewed, AND THAT mandate be and is hereby granted by the shareholders of the Company to apply to the new RRPTs as set out in Section 3.3(C) of Part A of the Circular with the related party mentioned therein, provided that:-

- (a) the transactions are in the ordinary course of business and are on terms which are not more favourable to the related parties than those generally available to the public and on terms not to the detriment of the minority shareholders of the Company; and
- (b) the transactions are made at arm's length and on normal commercial terms.

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AND THAT, authority conferred by such renewed and granted mandate shall continue to be in force (unless revoked or varied by the Company in general meeting), until:

- (a) the conclusion of the next AGM of the Company following the forthcoming AGM at which time it will lapse, unless by a resolution passed at that meeting or Extraordinary General Meeting whereby the authority is renewed; or
- (b) the expiration of the period within which the next AGM after the date it 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
- (c) revoked or varied by resolution passed by the shareholders in general meeting;

whichever is the earliest.

AND THAT the Directors of the Company be authorised to complete and do all such acts and things (including executing such documents as may be required) as they may consider expedient or necessary to give effect to the transactions contemplated and/or authorised by this Ordinary Resolution."

(d) Authority to Issue and Allot Shares Pursuant to Sections 75 and 76 of the Act

9

"THAT, subject always to the Act, the Constitution of the Company and the approvals of the relevant governmental/regulatory authorities, where such approval is necessary, the Directors be and are hereby authorised pursuant to Sections 75 and 76 of the Act, to issue and allot shares in the Company at any time until the conclusion of the next AGM, 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 issued does not exceed ten percent (10%) of the total number of issued shares of the Company for the time being and that the Directors be and are also empowered to obtain the approval from Bursa Securities for the listing of and quotation for the additional shares so issued."

7. To consider and, if thought fit, to pass the following resolution as Special Resolution:-

(a) Proposed Amendments to the Constitution of the Company ("Proposed Special Amendments") Resolution 1

"THAT the Proposed Amendments to the Company's Constitution as set out in Part B of the Circular to Shareholders dated 30 October 2020 be and are hereby approved AND THAT the Directors be and are hereby authorised to do all such acts and things and to take such steps that are necessary to give effect to the Proposed Amendments to the Constitution of the Company."

By Order of the Board

LILY YIN KAM MAY (MAICSA 0878038) Company Secretary

Kuala Lumpur 30 October 2020

NOTES:-

- 1. Applicable to shares held through a nominee account.
- 2. A member entitled to attend, speak and vote at a meeting of the Company is entitled to appoint more than one (1) proxy to attend, speak and vote in his/her stead. A proxy may but need not be a member of the Company.
- 3. Where a member appoints more than one (1) proxy, the appointment shall be invalid unless he/she specifies the proportion of his/her shareholdings to be presented by each proxy.
- 4. Where a member is an Exempt Authorised Nominee which holds shares in the Company for multiple beneficial owners in one securities account ("omnibus account") as defined under the Securities Industry (Central Depositories) Act, 1991, there is no limit to the number of proxies which the Exempt Authorised Nominee may appoint in respect of each omnibus account it holds.
- 5. The instrument appointing a proxy, shall be in writing under the hand of the appointer or his attorney duly authorised in writing, and in the case of a corporation, either under seal or under the hand of an officer or attorney duly authorised.
- 6. The instrument appointing a proxy must be deposited at the Company's Registered Office, Suite 11.05, 11th Floor, No. 566, Jalan Ipoh, 51200 Kuala Lumpur, not less than forty-eight (48) hours before the time appointed for holding the meeting or any adjournment thereof.
- 7. Any alteration in the form of proxy must be initialled.
- 8. Form of proxy sent through facsimile transmission shall not be accepted.
- 9. For the purpose of determining a member who shall be entitled to attend this 17th AGM, the Company shall be requesting Bursa Malaysia Depository Sdn Bhd in accordance with Articles 72(4)(a), 72(4)(b) and 72(4)(c) of the Company's Constitution and Section 34(1) of the Securities Industry (Central Depositories) Act, 1991 to issue a General Meeting Record of Depositors as at 20 November 2020. Only a depositor whose name appears on the Record of Depositors as at 20 November 2020 shall be entitled to attend, speak and vote at the said meeting or appoint proxy(ies) to attend, speak and/or vote on his/her behalf.
- 10. Explanatory Notes to Ordinary Business:

(A) Audited Financial Statements

This Agenda item is meant for discussion only as the provision of Section 340(1)(a) of the Act does not require a formal approval of the shareholders and hence, is not put forward for voting.

(B) Benefits Payable to Non-Executive Directors (Ordinary Resolution 2)

Section 230(1) of the Act provides amongst others that the fees of the Directors and any benefits payable to the Directors of a listed company and its subsidiaries shall be approved at a general meeting.

The proposed Ordinary Resolution 2 is to seek shareholders' approval for payment of Directors' Benefits (excluding Directors' fees) to the Non-Executive Directors for the period from 1 December 2020 to 31 December 2021.

The benefits comprises the meeting allowances, benefits-in-kind and other emoluments payable to the Non-Executive Directors of the Company.

In determining the estimated total amount of remuneration (excluding Directors' fees) for the Non-Executive Directors of the Company, the Board considered various factors including the number of scheduled meetings for the Board and Board Committees as well as the number of Non-Executive Directors involved in these meetings.

The Board is of the view that it is just and equitable for the Non-Executive Directors to be paid the directors' remuneration (excluding Directors' fees) as and when incurred, particularly after they have discharged their responsibilities and rendered their services to the Company and its subsidiaries throughout the relevant period.

- 11. Explanatory Notes to Special Business:
 - (C) Proposed Continuation in Office as an Independent Non-Executive Director in accordance with Practice 4.2 of the MCCG 2017 (Ordinary Resolution 6)

In line with the Practice 4.2 of the MCCG 2017, the Proposed Ordinary Resolution 6, if passed, will enable Tan Sri Datuk Seri Razman Md Hashim, who will have served as an Independent Non-Executive Director of the Company for a cumulative term of nine (9) years on 30 September 2021, to continue to act as an Independent Non-Executive Director of the Company.

Both the Nomination and Remuneration Committee and the Board have assessed the independence of Tan Sri Datuk Seri Razman Md Hashim and recommended him to continue to act as an Independent Non-Executive Director of the Company until the conclusion of the next AGM based on the following justifications:

- (i) The Group has benefited from the long serving Independent Non-Executive Director, who possessed detailed knowledge of the Group's business, standard operating procedures, internal controls and risks profile and has proven commitment, experience, competence and wisdom to effectively advise the Management from time to time.
- (ii) He is independent in character and judgement, independent of management and free from any relationship or circumstances which are likely to affect or could affect his judgement or making of decisions in the best interest of the Company.
- (iii) He had fulfilled the criteria under the definition of Independent Director as stated in the Listing Requirement of Bursa Securities, and thus he would be able to function as check and balance and bring an element of objectivity to the Board.
- (iv) He has vast experience in banking and finance industry enabling him to provide the Board with a diverse set of experience, expertise and independent judgement.
- (v) He had devoted sufficient time and attention to his professional obligations for an informed and balanced decision making.
- (vi) He had consistently challenged management in an effective and constructive manner and provided an independent voice on the Board.
- (vii) He had also exercised his due care and diligence during his tenure as an Independent Non-Executive Director of the Company and had carried out his professional duties in the best interest of the Company and shareholders.

The profile of Tan Sri Datuk Seri Razman Md Hashim is set out in the Directors' Profile on page 34 of the Annual Report.

(D) Proposed Renewal and New Shareholders' Mandate for Recurrent Related Party Transactions of a Revenue or Trading Nature (Ordinary Resolutions 7 and 8)

The Proposed Ordinary Resolutions 7 and 8, if passed, will empower the Company to conduct recurrent related party transactions of a revenue or trading nature which are necessary for the Group's day-to-day operations, and will eliminate the need to convene separate general meetings from time to time to seek shareholders' approval. This will substantially reduce administrative time, inconvenience and expenses associated with the convening of such meetings, without compromising the corporate objectives of the Group or adversely affecting the business opportunities available to the Group.

(E) Authority to Issue and Allot Shares Pursuant to Sections 75 and 76 of the Act (Ordinary Resolution 9)

The Ordinary Resolution proposed under Resolution 9 of the Agenda is a renewal of the General Mandate for the Directors to issue and allot shares pursuant to Sections 75 and 76 of the Act. This mandate will provide flexibility for the Company to undertake future possible fund raising activities, including but not limited to placement of shares for purpose of funding the Company's future investment projects, working capital and/or acquisition(s) without having to convene another general meeting.

The Proposed Resolution 9, if passed, will give authority to the Directors of the Company, from the date of the above AGM, to issue and allot shares in the Company up to an amount not exceeding in total ten percent (10%) of the total number of issued shares of the Company for the time being, for such purposes as they consider would be in the interest of the Company. This authority, unless revoked or varied by the Company at a general meeting, will expire at the conclusion of the next AGM of the Company.

As at the date of this Notice, no new shares in the Company were issued pursuant to the mandate granted to the Directors at the 16th AGM held on 29 November 2019 and which will lapse at the conclusion of the 17th AGM to be held on 30 November 2020.

(F) Proposed Amendments to the Constitution of the Company (Special Resolution 1)

The proposed amendments to the Company's Constitution under Special Resolution 1 are made mainly to have expressed constitutional provisions to allow remote participation at general meetings and to further enhance administrative efficiency of the Company.

12. Poll Voting

All the Resolutions mentioned above will be put to vote by Poll.

The detailed information on Special Business of Agenda 6 except for Ordinary Resolutions 6 and 9 as mentioned above is set out in the Circular to Shareholders of the Company dated 30 October 2020 which is despatched together with the Company's 2020 Annual Report.

Measures to Minimise Risk of COVID-19

In order to minimise the risk of community spread of COVID-19, the Company will be taking the following precautionary measures at the 17th AGM:

- 1. Members or proxies are encouraged to abide by the most current regulations in place and enforced by the Ministry of Health and Government of Malaysia at the time deciding on whether or not to attend the 17th AGM in person.
- Members are encouraged to appoint the Chairman of the Meeting to act as proxy to attend and vote at the 17th AGM on their behalf by submitting the proxy form with predetermined voting instruction. The proxy form is attached to the Notice of AGM. If you have any questions in relation to any item of the Agenda of the 17th AGM, you may send them in advance via email at <u>lily@crestcorp.com.my</u> or <u>roshan@mycronsteel.com</u> or <u>shazal@mycronsteel.com</u>.
- 3. Members or proxies who are feeling unwell or have been placed on quarantine orders or stay-at-home notices, you are advised to refrain from attending the 17th AGM in person.
- 4. A health screening counter will be set up for the purpose of health screening and body temperature will be taken for all persons before entering the venue. A member or proxy who has temperature of 37.5°C or higher or exhibits flulike symptoms will not be permitted to attend the Meeting.
- 5. In the interest of the public health including the well-being of our members, members must cooperate with the precautionary measures put in place by the Company should members (or your proxies) wish to attend the 17th AGM in person.
- 6. Members/proxies must sanitise their hands and are strongly advised to wear a face mask if they are attending the Meeting in person. Please note that no face mask will be provided at the Meeting venue.
- 7. Members or proxies are advised to observe/maintain social distancing of at least 1 meter from each other throughout the Meeting.
- 8. Members or proxies are advised to arrive early at the Meeting venue given that the above-mentioned precautionary measures may cause delay in the registration process.
- 9. NO door gift nor meal vouchers will be provided to the Members/proxies.
- 10.NO refreshment will be served at the Meeting venue.

In view of the constant evolving COVID-19 situation in Malaysia, we may be required to change the arrangements of our 17th AGM at short notice. Kindly check Bursa Securities website at <u>www.bursamalaysia.com</u>, Share Registrar's website at <u>www.tracemanagement.com.my</u> and the Company's website at <u>www.mycronsteel.com</u> for the latest updates on the status of the said Meeting.

PERSONAL DATA POLICY

By submitting an instrument appointing a proxy(ies) and/or representative(s) to attend, speak and vote at the AGM and/or any adjournment thereof, a member of the Company (i) consents to the collection, use and disclosure of the member's personal data by the Company (or its agents) for the purpose of the processing and administration by the Company (or its agents) of proxies and representatives appointed for the AGM (including any adjournment thereof) and the preparation and compilation of the attendance lists, minutes and other documents relating to the AGM (including any adjournment thereof) and in order for the Company (or its agents) to comply with any applicable laws, listing rules, regulations and/or guidelines (collectively, the "Purposes"), (ii) warrants that where the member discloses the personal data of the member's proxy(ies) and/or representative(s) to the Company (or its agents), the member has obtained the prior consent of such proxy(ies) and/or representative(s) for the Purposes, and (iii) agrees that the member will indemnify the Company in respect of any penalties, liabilities, claims, demands, losses and damages as a result of the member's breach of warranty.