(Incorporated in the Republic of Singapore)

Registration No.:197401556E

(the "**Company**")

MINUTES OF THE ANNUAL GENERAL MEETING OF THE COMPANY HELD BY ELECTRONIC MEANS VIA LIVE WEBCAST ON THURSDAY, 29 APRIL 2021 AT 9:30 A.M.

| Chairman of the Meeting | : | Mr Charles Wang Chong Guang (Chairman of the Board) |
|-------------------------|---|--|
| Directors | : | Mr Tan Soo Kiat Mr Goh Kian Chee Mr Chua Keng Woon Mr Leong Yew Meng |
| In Attendance | : | Ms Foo Soon Soo (Company Secretary) Ms Joelle Lee (Alternate Non-Executive Director to Mr Charles Wang) Dr Wong Kae Thong (Chief Operating Officer) Mr Stanley Woo (Group Financial Controller) Mr Ng Boon Heng (Audit Partner, Ernst & Young LLP) Mr Loo Chin Keong (Continuing Sponsor) Ms Pauline Sim (Continuing Sponsor) |
| Shareholders | : | As per attendance list of the Meeting. Due to the restriction on the use of personal data pursuant to the provisions of the Personal Data Protection Act 2012, the names of the shareholders and proxies present at the Meeting will not be published in these minutes. |

| 1. | <u>WELCOME NOTE</u> |
|----|--|
| | |
| | Mr Charles Wang Chong Guang, the Chairman of the Board welcomed the shareholders to |
| | the Annual General Meeting (" AGM "). |
| | |
| 2. | QUORUM |
| | |
| | Shareholders accessing the Meeting by electronic means were treated as present. A quorum |
| | was present. The Chairman called the Meeting to order. |
| | |
| 3. | VOTING |
| | |
| | The Chairman informed the Meeting that as set out in the Notice of the AGM, shareholders |
| | would not be able to vote through the live webcast and could only vote by submitting proxy |
| | forms to appoint the Chairman of the Meeting as their proxy to vote on their behalf. |
| | |

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| | The Chairman informed th as the polling agent and Jareceived proxy forms from how the shareholders wis Meeting that he would shareholders. The number the number of shares in re each Resolution had been w Voting will be conducted by each resolution. | anusys Consultants P shareholders appoin th to vote on specifi be voting or abstain of votes that he had espect of which he h verified by the Scrutin | te Ltd as the ting Chairma c Resolution ning accordi l been direct ad been direct eer. | e Scrutineer. The Co n of the Meeting and is. The Chairman inf ng to the instruction ted to cast for and a ected to abstain from | mpany had d indicating formed the ons of the gainst, and n voting on |
|----|--|---|--|---|---|
| 4. | NOTICE OF MEETING | | | | |
| | As the Notice of AGM date on SGXNet and the Compar | • | - | I had been issued and | d published |
| 5. | AUDITED FINANCIAL STAT | | | | EPORT FOR |
| | The Chairman addressed t financial statements for t Directors' Statement and A | he financial year en | - | | |
| | The Chairman proposed: | | | | |
| | "That the Audited Financi together with the Directo received and adopted." The result of the poll was a | rs' Statement and A | | | |
| | Total number of shares | 5 | | A sector at | |
| | represented by votes for | For | | Against | |
| | and against Resolution | Number of shares | % | Number of shares | % |
| | 550,758,062 | 550,738,062 | 100.00% | 20,000 | N.M. |
| | N.M. means Not Meaningfor The Chairman declared the | | | | |
| 6. | RE-ELECTION OF DIRECTOR | <u>R – MR LEONG YEW N</u> | IENG (ORDIN | ARY RESOLUTION 2 | |
| | The Chairman informed the Director of the Company Nominating Committee. | - | - | | |
| | The Chairman proposed: | | | | |
| | "That Mr Leong Yew Meng | be and is hereby re-e | lected as a D | irector of the Compa | ny." |

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| | Total number of shares | For | | Against | |
|----|---|--|--|---|-------------------------|
| | represented by votes for and against Resolution | Number of shares | % | Number of shares | % |
| | 550,758,062 | 550,438,062 | 99.94% | 320,000 | 0.06% |
| | The Chairman declared the | Resolution carried. | | | |
| 7. | NOTE OF APPRECIATION TO | O RETIRING DIRECTO | <u>RS</u> | | |
| | Before the Chairman move Kiat and Mr Goh Kian Che Board, he expressed the B Directors. | e would retire at the | e conclusior | n of the AGM. On be | ehalf of th |
| 3. | DIRECTORS' FEE (ORDINAR | Y RESOLUTION 3) | | | |
| | The Chairman proposed: | | | | |
| | "That Directors' fee of S\$1 | 67,247 for the financ | ial year end | ed 31 December 202 | 0 be and |
| | "That Directors' fee of S\$1 hereby approved." The result of the poll was a | s follows: | ial year end | | 20 be and |
| | "That Directors' fee of S\$1 hereby approved." | | ial year end | ed 31 December 202 Against Number of shares | 20 be and |
| | "That Directors' fee of S\$1 hereby approved." The result of the poll was a Total number of shares represented by votes for | s follows: For | | Against | |
| | "That Directors' fee of S\$1 hereby approved." The result of the poll was a Total number of shares represented by votes for and against Resolution | s follows: For Number of shares 550,738,062 | % | Against Number of shares | % |
| | "That Directors' fee of S\$1 hereby approved." The result of the poll was a Total number of shares represented by votes for and against Resolution 550,758,062 | s follows: For Number of shares 550,738,062 Resolution carried. | % 100.00% | Against Number of shares 20,000 | % |
| | "That Directors' fee of S\$1 hereby approved." The result of the poll was a Total number of shares represented by votes for and against Resolution 550,758,062 The Chairman declared the | s follows: For Number of shares 550,738,062 Resolution carried. ITORS (ORDINARY RE e Meeting that the A | % 100.00% SOLUTION | Against Number of shares 20,000 4) | % N.M. |
|). | "That Directors' fee of \$\$1 hereby approved." The result of the poll was a Total number of shares represented by votes for and against Resolution 550,758,062 The Chairman declared the RE-APPOINTMENT OF AUD The Chairman informed th | s follows: For Number of shares 550,738,062 Resolution carried. ITORS (ORDINARY RE e Meeting that the A | % 100.00% SOLUTION | Against Number of shares 20,000 4) | % N.M. |
|). | "That Directors' fee of \$\$1 hereby approved." The result of the poll was a Total number of shares represented by votes for and against Resolution 550,758,062 The Chairman declared the RE-APPOINTMENT OF AUD The Chairman informed th recommended the re-appo | s follows: For Number of shares 550,738,062 Resolution carried. ITORS (ORDINARY RE e Meeting that the A intment of Ernst & Yo | % 100.00% SOLUTION Audit and Ris ung LLP as A ppointed Au | Against Number of shares 20,000 4) Sk Management Company Auditors of the Company | % N.M. nmittee ha |

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| | | nber of shares | For | | Against | |
|---------|---|---|--|--|---|---|
| | | ed by votes for nst Resolution | Number of shares | % | Number of shares | % |
| | 550,758,062 | | 550,438,062 | 99.94% | 320,000 | 0.06% |
| т | he Chairn | nan declared th | e Resolution carried. | | | |
| | UTHORIT RESOLUTI | | SHARES AND IN | STRUMENTS | CONVERTIBLE INT | <u>O SHARES</u> |
| Т | he Chairn | nan proposed: | | | | |
| tl E | he Listing xchange | g Manual (Sect | ion B: Rules of Cata ing Limited ("SGX-S | alist) (the "C | Act, Chapter 50 (the atalist Rules") of the be and is hereby g | e Singapore |
| (6 | a) (i) | | y shares in the capit us or otherwise; and | | ipany ("Shares") whe | ther by wa |
| | (ii) make or grant offers, agreements or options (collectively, "Instruments") t might or would require Shares to be issued including but not limited to creation and issue of (as well as adjustments to) warrants, debentures or ot instruments convertible into Shares, at any time and upon such terms conditions and for such purposes and to such persons as the Directors in th absolute discretion deem fit; | | | | | |
| (t | the au | uthority was in | - | ing the autho | r granted by the Diro rity conferred by this | |
| | (i) | (including Sh pursuant to issued Share aggregate nu on a pro rata 50% of the subsidiary ho issued Share Company's t | ares to be issued in this Resolution) doe s, excluding treasury imber of Shares and a basis to existing sh total number of is oldings, and for the p s excluding treasury total number of is | n pursuance of es not excee y shares and s convertible s hareholders of ssued Shares purpose of thi y shares and sued Shares | ed pursuant to this of Instruments made d 100% of the total subsidiary holdings, c ecurities to be issued f the Company does excluding treasury s Resolution, the tota subsidiary holdings excluding treasury is passed, after adjust | e or granted number o of which the d other that not exceed shares and al number o shall be the shares and |
| | | (a) new Sh securitie | - | the convers | ion or exercise of | convertible |
| | | (b) new Sh | ares arising from e | exercising sha | ire options or vesti | ng of shar |

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| | | | Part VI | II of Chapter 8 of the | Catalist Rule | s; and | | | |
|-----|------|------------------|---|---|-------------------------------|--|---------------------------|--|--|
| | | | (c) any sub | osequent bonus issue | e, consolidatio | on or subdivision of Sh | ares; | | |
| | | | respect of share award | new shares arising | from conver d and outsta | a) or (b) are only to tible securities, share nding or subsisting at | options or | | |
| | | (ii) | comply with (unless such Authority of | n exercising the authority conferred by this Resolution, the Company shall comply with the provisions of the Catalist Rules for the time being in force unless such compliance has been waived by the SGX-ST, the Monetary Authority of Singapore or the Sponsor of the Company) and the Constitution for he time being of the Company; | | | | | |
| | | (iii) | in this Resol the Catalist | | ldings" shall | have the meaning asc | ribed to it in | | |
| | | (iv) | meeting, co meeting or t | ntinue in force unt | il the conclu e next annua | ed by the Company a ision of the next and general meeting of the earlier; | nual general | | |
| | | necess | | dient in connection | | ny and all acts which aphs (a) and (b) abov | - | | |
| | То | tal num | per of shares | For | | Against | | | |
| | - | | d by votes for t Resolution | Number of shares | % | Number of shares | % | | |
| | | | 58,062 | 550,438,062 | 99.94% | 320,000 | 0.06% | | |
| | The | Chairma | an declared th | ne Resolution carried | | | | | |
| 11. | REN | EWAL C | OF THE SHARE | PURCHASE MANDA | TE (ORDINA | RY RESOLUTION 6) | | | |
| | pres | umed t | to be acting | - | m will absta | Group Pte. Ltd., he in from voting on th rom voting. | | | |
| | The | Chairma | an proposed: | | | | | | |
| | "тн | AT: | | | | | | | |
| | (1) | Singap of the | oore, (the "Ac Company to | t"), the exercise by t purchase or acquire | he Directors issued ordin | e Companies Act, Ch of the Company of all ary shares fully paid in ate the Maximum Pe | the powers the capital | | |

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| | defined below), at such price or prices as may be determined by the Directors from time to time up to the Maximum Price (as defined below), whether by way of: |
|-----|---|
| | (a) on market purchases on the Singapore Exchange Securities Trading Limited ("SGX-ST") ("On-Market Purchase"); and/or |
| | (b) off-market purchases (if effected otherwise than on the SGX-ST) in accordance with any equal access scheme(s) as may be determined or formulated by the Directors as they consider fit, which scheme(s) shall satisfy all the conditions prescribed by the Act ("Off-Market Purchase"), |
| | and otherwise in accordance with all other laws regulations and rules of the SGX-ST as may for the time being be applicable, be and is hereby authorised and approved generally and unconditionally (the "Share Purchase Mandate"); |
| (2) | unless varied or revoked by the Company in general meeting, the authority conferred on the Directors of the Company pursuant to the Share Purchase Mandate may be exercised by the Directors at any time and from time to time during the period commencing from the date of the passing of this Ordinary Resolution and expiring on the earliest of: |
| | (a) the date on which the next annual general meeting of the Company is held; |
| | (b) the date by which the next annual general meeting of the Company is required by law to be held; |
| | (c) the date when such mandate is revoked or varied by the Shareholders of the Company in general meeting; or |
| | (d) the date on which the share buy-back is carried out to the full extent mandated, |
| | (the "Relevant Period"). |
| (3) | in this Ordinary Resolution: |
| | "Maximum Percentage" means that number of issued Shares representing 10.0% of the total number of issued Shares as at the date of the passing of this Ordinary Resolution (excluding any Shares which are held as treasury shares or subsidiary holdings as at that date); and |
| | "Maximum Price" in relation to a Share to be purchased or otherwise acquired, means the purchase price as determined by the Directors (excluding brokerage, commission, applicable goods and services tax, stamp duties, clearance fees and other related expenses) and not exceeding: |
| (a) | in the case of an On-Market Purchase, 105.0% of the average closing market price. For this purpose, the average closing market price is: |
| | (i) the average of the closing market prices of the Shares over the last five (5) Market Days (on which transactions in the Shares were recorded) immediately before the |

| _ | date of the Mar | ket Purchase by the Co | mpany: and | | | | |
|-----|--|--|------------------------------|--|---------------------------|--|--|
| | | adjusted for any corpo | | that occurs during t | he relevant | | |
| | | Day period and the day | | - | | | |
| | (b) in the case of an Off-Market Purchase, 105.0% of the highest price at which a Share is transacted on the SGX-ST on the Market Day (when transactions in the Shares are recorded) immediately preceding the date on which the Company announces an Off- Market Purchase offer stating the purchase price and the relevant terms of the equal access scheme, | | | | | | |
| | (the "Maximum Pr Purchase. | ice") in either case, | excluding re | elated expenses of | the Share | | |
| | complete and do al may be required) a | Company and/or any such acts and things they and/or he may mpany to give effect dinary Resolution." | (including ex consider ex | xecuting all such do pedient or necessar | cuments as y or in the | | |
| | The result of the poll was | as follows: | | | | | |
| | Total number of shares represented by votes for | For | | Against | | | |
| | and against Resolution | Number of shares | % | Number of shares | % | | |
| | 38,660,000 | 38,640,000 | 99.95% | 20,000 | 0.05% | | |
| | The Chairman declared th | e Resolution carried. | | | | | |
| 12. | AUTHORITY TO GRANT | | | UE SHARES UNDER | ASIAMEDIC | | |
| | SHARE AWARD SCHEME | | <u>//////</u> | | | | |
| | Abstention from voting of | on Resolutions 7 and 8 | | | | | |
| | Resolution 7 is to authori the AsiaMedic Share Awa and to allot and issue sha | ard Scheme. Resolution | 8 is to auth | orize Directors to gr | ant options | | |
| | The Chairman informed and consultant radiologis Scheme, and (ii) the Em Resolution 7 and Resoluti | ts of the Group eligible ployee Share Option Section S | to participa | te in (i) AsiaMedic S | hare Award | | |
| | The Chairman proposed: | | | | | | |
| | "That the Directors of the in accordance with the pr Scheme") and to allot an be required to be issued | rovisions of the AsiaMe d issue from time to tir | dic Share Av ne such nun | vard Scheme (the "Sl nber of fully-paid sha | hare Award ares as may | | |

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Scheme provided always that the aggregate number of shares which may be issued or transferred pursuant to awards granted under the Share Award Scheme, when added to (i) the number of shares issued and issuable and/or transferred and transferable in respect of all awards granted thereunder; and (ii) all shares issued and issuable and/or transferred and transferable in respect of all options granted or awards granted under the AsiaMedic Employee Share Option Scheme 2016 or any other share incentive schemes or share plans adopted by the Company and for the time being in force shall not exceed 25% of the issued share capital (excluding treasury shares and subsidiary holdings) of the Company on the day preceding the relevant date of award, and subject to such adjustments as may be made to the Share Award Scheme as a result of any variation in the capital structure of the Company."

The result of the poll was as follows:

| Total number of shares | For | | Against | |
|--|------------------|--------|------------------|-------|
| represented by votes for and against Resolution | Number of shares | % | Number of shares | % |
| 550,758,062 | 550,438,062 | 99.94% | 320,000 | 0.06% |

The Chairman declared the Resolution carried.

13. AUTHORITY TO GRANT OPTIONS AND TO ALLOT AND ISSUE SHARES UNDER ASIAMEDIC EMPLOYEE SHARE OPTION SCHEME 2016 (ORDINARY RESOLUTION 8)

The Chairman proposed:

"That the Directors of the Company be and are hereby authorised to offer and grant options in accordance with the provisions of the AsiaMedic Share Option Scheme 2016 (the "AsiaMedic ESOS") and to allot and issue from time to time such number of shares as may be required to be issued pursuant to the exercise of the options under the AsiaMedic ESOS provided always that the aggregate number of shares in respect of which options may be granted under the AsiaMedic ESOS shall not exceed 15% of the total issued capital (excluding treasury shares and subsidiary holdings) of the Company on the day preceding the relevant date of grant of option, and when added to the number of shares issued and issuable and/or transferred and transferable in respect of (a) all shares available under the AsiaMedic ESOS and (b) all shares, options or awards granted under the AsiaMedic Share Award Scheme or any other share option scheme, share award scheme or share incentive scheme of the Company then in force, shall not exceed 25% of the issued share capital (excluding treasury shares and subsidiary holdings) of the Company on the day preceding the relevant date of grant of option, and subject to such adjustments as may be made to the AsiaMedic ESOS as result of any variation in the capital structure of the Company."

The result of the poll was as follows:

| Total number of shares | For | | Against | |
|--|------------------|--------|------------------|-------|
| represented by votes for and against Resolution | Number of shares | % | Number of shares | % |
| 550,758,062 | 550,438,062 | 99.94% | 320,000 | 0.06% |

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| RE | NEWAL OF THE INTERES | TED PERSON TRANS | ACTIONS GE | NERAL MANDATE (F | RESOLUTION | | | |
|-----------|--|---|--|--|--|--|--|--|
| <u>9)</u> | | | | | | | | |
| | e Chairman informed the and their respective ass | | | • | | | | |
| The | e Chairman proposed: | | | | | | | |
| "T⊦ | IAT: | | | | | | | |
| (a) | for the renewal extraordinary gene Company and/or it the types of Interes of Annual General persons as describe normal commercia | hereby given, for the of the IPT Genera eral meeting of the s Subsidiaries, to en sted Person Transact Meeting with any pa ed in the Appendix, p I terms and in acco Transactions as se | Al Mandate Company h ter into any d ions describe orty who falls provided that rdance with | (which was obtained on 24 April 20 of the transactions feed in the Appendix to within the classes of t such transactions a the review proced | ned at the 017) for the alling within o this Notice of interested are made on ures for the | | | |
| (b) | meeting, continue | andate shall, unless r in force until the nex by law to be held; an | kt annual ger | | | | | |
| (c) | and enter into all s such documents ar giving effect to the | nd are hereby author such transactions, ar nd notices as may be IPT General Mandate to give effect to this (| rangements e necessary c e as such Dire | and agreements and or expedient for the ectors or any of ther | d execute all purposes of | | | |
| The | e result of the poll was a | s follows: | | | | | | |
| | Total number of shares | For | | Against | | | | |
| | epresented by votes for and against Resolution | Number of shares | % | Number of shares | % | | | |
| | 38,660,000 | 38,340,000 | 99.17% | 320,000 | 0.83% | | | |
| The | e Chairman declared the | Resolution carried. | | | | | | |
| | NCLUSION | | | | | | | |
| | | | | | | | | |

Confirmed by

Charles Wang Chong Guang Chairman of the Meeting

This announcement has been reviewed by the Company's Sponsor, Xandar Capital Pte Ltd, in compliance with Rule 226 of the Rules of Catalist. It has not been examined or approved by the Singapore Exchange Securities Trading Limited (the "SGX-ST") and the SGX-ST assumes no responsibility for the contents of this announcement, including the correctness of any of the statements or opinions made or reports contained in this announcement.

The contact person for the Sponsor is Ms Pauline Sim (Registered Professional, Xandar Capital Pte Ltd) at 3 Shenton Way, #24-02 Shenton House, Singapore 068805. Telephone number: (65) 63194954.