## 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 advisers immediately.

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# **ASTRO MALAYSIA HOLDINGS BERHAD**

(Company No. 201101004392 (932533-V)) (Incorporated in Malaysia)

# CIRCULAR TO SHAREHOLDERS IN RELATION TO THE:

- (I) PROPOSED RENEWAL OF EXISTING SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE ("PROPOSED RENEWAL OF MANDATE"); AND
- (II) PROPOSED NEW SHAREHOLDERS' MANDATE FOR ADDITIONAL RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE ("PROPOSED NEW MANDATE")

(COLLECTIVELY REFERRED TO AS THE "PROPOSED MANDATE")

The resolutions in respect of the Proposed Mandate will be tabled at the Twelfth Annual General Meeting ("AGM") of Astro Malaysia Holdings Berhad ("AMH") which will be conducted virtually on Wednesday, 26 June 2024 at 2.00 p.m. from the broadcast venue at All Asia Broadcast Centre, Technology Park Malaysia, Lebuhraya Puchong-Sungai Besi, 57000 Kuala Lumpur and via the online meeting platform at <a href="https://investor.boardroomlimited.com">https://investor.boardroomlimited.com</a>

You are advised to refer to the Notice of the Twelfth AGM and Proxy Form for details of the resolutions in respect of the Proposed Mandate and the Administrative Guide on how to register to participate and vote remotely at our virtual AGM. These documents can be downloaded from <a href="mailto:corporate.astro.com.my/ar2024">corporate.astro.com.my/ar2024</a>

If you wish to appoint a proxy or proxies (where permitted under our Constitution), the Proxy Form must be deposited with our share registrar, Boardroom Share Registrars Sdn Bhd ("Boardroom"), either by electronic means through the Boardroom Smart Investor Portal at <a href="https://investor.boardroomlimited.com">https://investor.boardroomlimited.com</a> by logging in and selecting 'Submit e-Proxy Form', or sending the Proxy Form by email to <a href="https://investor.boardroomlimited.com">bsr.helpdesk@boardroomlimited.com</a> or sending the original Proxy Form by hand or post to Boardroom at 11th Floor, Menara Symphony, No. 5, Jalan Prof. Khoo Kay Kim, Seksyen 13, 46200 Petaling Jaya, Selangor on or before the last date and time for Proxy Form lodgement as indicated below.

## Important dates to note:

Date and time of the virtual AGM : Wednesday, 26 June 2024 at 2.00 p.m.

Last date and time for shareholders' registration : Wednesday, 26 June 2024 until such time before the voting session ends at the

Twelfth AGM

Last date and time for Proxy Form lodgement : Tuesday, 25 June 2024 at 2.00 p.m.

# **DEFINITIONS**

Except where the content otherwise requires, the following definitions shall apply throughout this Circular:

AAME : All Asia Media Equities Ltd (34068), our Major Shareholder and a

company incorporated in Bermuda

Act : Companies Act 2016, as amended, supplemented or modified from

time to time

AEF : Akmal Eirfan bin Mohamed Fauzi, an alternate Director to FBH, a

Director of NISB, our 51%-owned subsidiary

AGM : Annual General Meeting

AHSB : Astro Holdings Sdn Bhd (201001008721 (893349-M)), a Person

Connected with our Major Shareholders and a company incorporated

in Malaysia

AHSB Group : AHSB and bodies corporate where AHSB has equity interests of ten

percent (10%) or more

AMH or Company : Astro Malaysia Holdings Berhad (201101004392 (932533-V)),

a company incorporated in Malaysia and listed on the Main Market of

**Bursa Securities** 

AMH Share(s) or

Share(s)

Ordinary share(s) in our Company

AOL : ASTRO Overseas Limited (27692), a wholly-owned subsidiary of

AHSB (a Person Connected with our Major Shareholders). AOL is a company incorporated in Bermuda and registered as a foreign

company in Malaysia (200002000038 (994016-A))

Astro Digital 5 : Astro Digital 5 Sdn Bhd (199901013431 (488331-D)), our wholly-

owned subsidiary and a company incorporated in Malaysia

Astro Productions : Astro Productions Sdn Bhd (199601028426 (400778-V)), our wholly-

owned subsidiary and a company incorporated in Malaysia

Astro Radio : Astro Radio Sdn Bhd (199601031120 (403472-D)), our wholly-owned

subsidiary and a company incorporated in Malaysia

Astro Shaw : Astro Shaw Sdn Bhd (199601036476 (408829-U)), our wholly-owned

subsidiary and a company incorporated in Malaysia

Astro Studios : Astro Studios Sdn Bhd (formerly known as Astro Interactive Sdn Bhd)

(201401005001 (1081077-X)), our wholly-owned subsidiary and a

company incorporated in Malaysia

Audit and Risk

Committee

Our audit and risk committee comprising RCV, NMB and MM

Board : Board of Directors of AMH

Bursa Depository : Bursa Malaysia Depository Sdn Bhd (198701006854 (165570-W))

Bursa Securities : Bursa Malaysia Securities Berhad (200301033577 (635998-W))

CEO : Chief Executive Officer

Circular : This circular to our shareholders in relation to the Proposed Mandate

dated 20 May 2024

CFO : Chief Financial Officer

CMCL : Celestial Movie Channel Limited (537213), a wholly-owned subsidiary

of CTE (a Person Connected with our Major Shareholders). CMCL is

a company incorporated in Hong Kong

CPL : Celestial Pictures Limited (542517), a wholly-owned subsidiary of

AOL (a Person Connected with our Major Shareholders). CPL is a

company incorporated in Hong Kong

CTE : Celestial Tiger Entertainment Limited (1679534), a Person Connected

with our Major Shareholders and a company incorporated in Hong

Kong

DHY : Dato' Hussamuddin bin Haji Yaacub, a Major Shareholder of NISB,

our 51%-owned subsidiary

Director : Our director(s) and shall have the same meaning as given in Section

2(1) of the Capital Markets and Services Act 2007 and for the purpose of the Proposed Mandate, includes any person who is or was within the preceding 6 months of the date on which the terms of the transaction were agreed upon, a director or a chief executive officer of our Company (or any other company which is our subsidiary or holding company), in accordance with the definition set out in Chapter

10 of the Listing Requirements

Excorp : Excorp Holdings N.V. (76431), our Major Shareholder and a company

incorporated in Curacao

FBH : Firdaus binti Hussamuddin, a Director of NISB, our 51%-owned

subsidiary

GBK : Grup Buku Karangkraf Sdn Bhd (199301021681 (276419-M)), a

Person Connected with the Major Shareholders of NISB, our 51%-owned subsidiary and a company incorporated in Malaysia

GMK : Grup Majalah Karangkraf Sdn Bhd (198001000396 (54179-V)), a

Major Shareholder of NISB, our 51%-owned subsidiary and a

company incorporated in Malaysia

Group or AMH Group : Collectively, AMH and its subsidiaries

IPTV : Internet Protocol Television, generally referring to multichannel digital

television distributed over a managed intellectual property network

with a managed quality of service and dedicated bandwidth

Khazanah Nasional Berhad (199301020767 (275505-K)), our Major

Shareholder and a company incorporated in Malaysia

KHSB: Kotamar Holdings Sdn Bhd (198301003478 (98662-X)), a Major

Shareholder of NISB, our 51%-owned subsidiary and a company

incorporated in Malaysia

KMSB : Karangkraf Mall Sdn Bhd (197701004121 (34682-M)), a subsidiary of

GMK (a Major Shareholder of NISB, our 51%-owned subsidiary).

KMSB is a company incorporated in Malaysia

KS : Kenneth Shen, our non-independent non-executive Director

LGK : Lim Ghee Keong, our non-independent non-executive Director

LHY : Legasi Hussamuddin Yaacub Sdn Bhd (formerly known as Ultimate

Capital Sdn Bhd) (199301021674 (276412-W)), a Major Shareholder of NISB, our 51%-owned subsidiary. LHY is a company incorporated

in Malaysia

Limits of Authority : The decision-making authority delegated by our Board to our Group's

management

Listing Requirements : Main Market Listing Requirements of Bursa Securities

LPD : 23 April 2024, being the latest practicable date prior to the printing of

this Circular

MAIH : MAI Holdings Sdn Bhd (198801004022 (171379-T)), a Person

Connected with our Major Shareholder and a company incorporated

in Malaysia

Major Shareholder : A person who has an interest or interests in one (1) or more voting

shares in our Company or any other company which is our subsidiary or holding company, and the number or aggregate number of those

shares, is:

(i) ten percent (10%) or more of the total number of voting shares

in our Company, subsidiary or holding company; or

(ii) five percent (5%) or more of the total number of voting shares in our Company, subsidiary or holding company where such

person is the largest shareholder of our Company

For the purpose of this definition, "interests" shall have the meaning

of "interests in shares" given in Section 8 of the Act

For the purpose of the Proposed Mandate, Major Shareholder 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 person as defined above

Maxis : Maxis Berhad (200901024473 (867573-A)), a Person Connected with

our Major Shareholders and a company incorporated in Malaysia

which is listed on the Main Market of Bursa Securities

Maxis Broadband : Maxis Broadband Sdn Bhd (199201002549 (234053-D)), a wholly-

owned subsidiary of Maxis (a Person Connected with our Major Shareholders). Maxis Broadband is a company incorporated in

Malaysia

Maxis Group : Maxis and bodies corporate where Maxis has equity interests of ten

percent (10%) or more

MBNS : MEASAT Broadcast Network Systems Sdn Bhd (199201008561

(240064-A)), our wholly-owned subsidiary and a company

incorporated in Malaysia

MGB : MEASAT Global Berhad (195601000151 (2866-T)), a Person

Connected with our Major Shareholder and a company incorporated

in Malaysia

MGB Group : MGB and bodies corporate where MGB has equity interests of ten

percent (10%) or more

MGNS : MEASAT Global Network Systems Sdn Bhd (199201008565

(240068-T)), a Person Connected with our Major Shareholder and

a company incorporated in Malaysia

MJT : Matthew James Turner, alternate Director to LGK (our non-

independent non-executive Director)

MM : Mazita binti Mokty, our non-independent non-executive Director

MSS : MEASAT Satellite Systems Sdn Bhd (199201016342 (247846-X)),

a wholly-owned subsidiary of MGB (a Person Connected with our Major Shareholder). MSS is a company incorporated in Malaysia

NA : Net assets

NISB : Nu Ideaktiv Sdn Bhd (201701033404 (1247575-P)), a company in

which our subsidiary has fifty one percent (51%) voting rights over its

issued shares. NISB is a company incorporated in Malaysia

NISB Major Shareholders

Group

Major Shareholders of NISB (excluding Astro Digital Sdn Bhd)

comprising GMK, DHY, LHY, UTech and KHSB and/or their

respective affiliates and Persons Connected

NMB : Nicola Mary Bamford, our independent non-executive Director

PanOcean : PanOcean Management Limited (70421), our Major Shareholder and

a company incorporated in Jersey, Channel Islands

PCBV : Pantai Cahaya Bulan Ventures Sdn Bhd (200801013943

(815232-A)), our Major Shareholder and a company incorporated in

Malaysia which is a wholly-owned subsidiary of Khazanah

Person Connected : This shall have the same meaning as set out in Paragraph 1.01 of the

Listing Requirements

Proposed Mandate : Collectively, the Proposed Renewal of Mandate and the Proposed

**New Mandate** 

Proposed New Mandate : Proposed new shareholders' mandate to be obtained for additional

RRPTs which may or will be entered into, as set out in Part B of

Appendix I of this Circular

Proposed Renewal of

Mandate

Proposed renewal of the existing shareholders' mandate for RRPTs

obtained on 21 June 2023, as set out in Part A of Appendix I of this

Circular

PSIL : Pacific States Investment Limited (39120), our Major Shareholder and

a company incorporated in Jersey, Channel Islands

RCV : Renzo Christopher Viegas, our senior independent non-executive

Director

Related Party(ies) : Our Directors. Major Shareholders and/or Persons Connected who

have an interest, direct or indirect, in the RRPTs as set out in

Appendices I and II of this Circular

"interest" shall have the meaning given in Paragraph 10.02(k) of the Listing Requirements and Section 10.5 of the Questions and Answers

relating to the Listing Requirements issued by Bursa Securities

RRPTs : Recurrent related party transactions of a revenue or trading nature

which are necessary for day-to-day operations and entered or proposed to be entered into by our Group with our Related Parties in

the ordinary course of business

SC : Simon Cathcart, our non-independent non-executive Director

Sinar : Sinar Karangkraf Sdn Bhd (200401012066 (650569-D)), a subsidiary

of GMK (a Major Shareholder of NISB, our 51%-owned subsidiary).

Sinar is a company incorporated in Malaysia

SLTV : SLT VisionCom (Private) Limited (PV 63007), a Person Connected

with our Major Shareholder and a company incorporated in Sri Lanka

SRGAP : SRG Asia Pacific Sdn Bhd (199601013501 (385851-P)), a Person

Connected with our Major Shareholder and a company incorporated

in Malaysia

SRGAP Group : SRGAP and bodies corporate where SRGAP has equity interest of

ten percent (10%) or more

Sun TV : Sun TV Network Limited (L22110TN1985PLC012491), a Person

Connected with our Major Shareholder and a company incorporated

in India

Sun TV Group : Sun TV and bodies corporate where Sun TV has equity interest of ten

percent (10%) or more

TAK : Ananda Krishnan Tatparanandam, our Major Shareholder

Tanjong Group : Tanjong plc and bodies corporate where Tanjong plc has equity

interest of ten percent (10%) or more

Tanjong plc : Tanjong Public Limited Company, a Person Connected with our Major

Shareholders. Tanjong plc is a company incorporated in England (210874) and registered as a foreign company in Malaysia

(194602000013 (990903-V))

Tayangan Unggul Sdn Bhd (199501036747 (365949-V)), our wholly-

owned subsidiary and a company incorporated in Malaysia

TGV : TGV Cinemas Sdn Bhd (199401019919 (305598-W)), a wholly-

owned subsidiary of Tanjong plc (a Person Connected with our Major

Shareholders). TGV is a company incorporated in Malaysia

TGVP : TGV Pictures Sdn Bhd (201301031308 (1061137-W)), a wholly-

owned subsidiary of TGV (a Person Connected with our Major

Shareholders). TGVP is a company incorporated in Malaysia

TIME dotCom : TIME dotCom Berhad (199601040939 (413292-P)) a Person

Connected with our Major Shareholder and a company incorporated in Malaysia which is listed on the Main Market of Bursa Securities

TIME dotCom Group : TIME dotCom and bodies corporate where TIME dotCom has equity

interest of ten percent (10%) or more

TM : Telekom Malaysia Berhad (198401016183 (128740-P)), a Person

Connected with our Major Shareholder and a company incorporated in Malaysia which is listed on the Main Market of Bursa Securities

TM Group : TM and bodies corporate where TM has equity interest of ten percent

(10%) or more

TMK : Maya Krishnan Tatparanandam, a major shareholder of SRGAP and

a Person Connected with our Major Shareholder

Transacting Party : A party with which our Company or any of our subsidiaries has

entered, or may enter, into a RRPT under the Proposed Mandate

UPSB : Ultimate Print Sdn Bhd (198001008424 (62208-H)), a Person

Connected with the Major Shareholders of NISB, our 51%-owned

subsidiary. UPSB is a company incorporated in Malaysia

UTech : Ultimate Technologies Sdn Bhd (198401016244 (128801-V)), a Major

Shareholder of NISB, our 51%-owned subsidiary. UTech is a

company incorporated in Malaysia

UTES : Usaha Tegas Entertainment Systems Sdn Bhd (199201021251

(252755-X)), our Major Shareholder and a company incorporated in

Malaysia

UTP : UT Projects Sdn Bhd (199701002387 (417883-W)), a wholly-owned

subsidiary of UTSB (a Person Connected with our Major

Shareholders). UTP is a company incorporated in Malaysia

UTSB : Usaha Tegas Sdn Bhd (198401008544 (121062-M)), our Major

Shareholder and a company incorporated in Malaysia

UTSB Group : UTSB and bodies corporate where UTSB has equity interest of ten

percent (10%) or more

UTSBM : UTSB Management Sdn Bhd (199001000798 (192357-M)), a wholly-

owned subsidiary of UTSB, our Major Shareholder. UTSBM is a

company incorporated in Malaysia

WUmmah : Warisan Ummah Ikhlas Sdn Bhd (201201021609 (1006101-P)), a

Person Connected with the Major Shareholders of NISB, our 51%-owned subsidiary. WUmmah is a company incorporated in

Malaysia

**CURRENCIES** 

B\$ : Brunei Dollar, the lawful currency of Brunei Darussalam

RM and sen : Ringgit Malaysia and sen, the lawful currency of Malaysia

USD : United States Dollar, the lawful currency of the United States of

America

Unless otherwise stated, the information set out in this Circular in relation to our Major Shareholder(s), Director(s) and Person(s) Connected is as at the LPD.

All references to "our Company" in this Circular mean AMH, references to "our Group" and "AMH Group" mean our Company and our subsidiaries. References to "we", "us", "our" and "ourselves" mean our Company, or where the context otherwise requires, our Group. All references to "you" in this Circular mean the shareholders of our Company, unless the context otherwise requires.

All references in this Circular to an "affiliate" of any entity within our Group mean, in relation to such entity, any other person which is a related corporation (as defined in the Act) of the said entity, whereas, references to an "affiliate" of any entity outside our Group mean, in relation to such entity, any other person which is a related corporation (as defined in the Act) of the said entity or any other person in which such entity has equity interest of 10% or more or is a member (if that person does not have any share capital).

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

Any reference to any law, act, enactment, code, rule or regulations in this Circular is a reference to that law, act, enactment, code, rule or regulations as amended or re-enacted from time to time.

Any reference to a time of day in this Circular is a reference to Malaysian time, unless otherwise stated.

Any discrepancy in the tables and statements included in this Circular between the amounts stated and the totals thereof are due to rounding.

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# **ASTRO MALAYSIA HOLDINGS BERHAD**

(Company No. 201101004392 (932533-V)) (Incorporated in Malaysia)

# Registered Office:

All Asia Broadcast Centre Technology Park Malaysia Lebuhraya Puchong-Sungai Besi Bukit Jalil 57000 Kuala Lumpur Malaysia

20 May 2024

# **Board of Directors:**

Tunku Ali Redhauddin Ibni Tuanku Muhriz (Independent Non-Executive Chairman)
Renzo Christopher Viegas (Senior Independent Non-Executive Director)
Nicola Mary Bamford (Independent Non-Executive Director)
Lim Ghee Keong (Non-Independent Non-Executive Director)
Simon Cathcart (Non-Independent Non-Executive Director)
Mazita binti Mokty (Non-Independent Non-Executive Director)
Kenneth Shen (Non-Independent Non-Executive Director)
Matthew James Turner (Alternate Director to Lim Ghee Keong)

## To: Our shareholders

Dear Sir/Madam,

- (I) PROPOSED RENEWAL OF MANDATE; AND
- (II) PROPOSED NEW MANDATE

# (COLLECTIVELY, THE "PROPOSED MANDATE")

# 1. INTRODUCTION

At our AGM on 21 June 2023, our Company obtained a mandate to enter into RRPTs as set out in Appendix I of this Circular.

In accordance with the Listing Requirements, the mandate referred to above shall lapse at the conclusion of our forthcoming Twelfth AGM in 2024, unless authority for its renewal is obtained at the said AGM. In addition to the Proposed Renewal of Mandate, our Company will also be seeking your mandate to our Group to enter into additional RRPT's for the purposes of our Group's business and operations.

On 21 March 2024, our Company announced that we are proposing to seek your approval for the Proposed Mandate at our forthcoming Twelfth AGM.

THE PURPOSE OF THIS CIRCULAR IS TO PROVIDE YOU WITH DETAILS OF THE PROPOSED MANDATE AND TO SEEK YOUR APPROVAL FOR THE ORDINARY RESOLUTIONS IN RELATION TO THE PROPOSED MANDATE TO BE TABLED AT OUR FORTHCOMING TWELFTH AGM. SHAREHOLDERS ARE ADVISED TO REFER TO THE NOTICE OF THE TWELFTH AGM AND THE PROXY FORM ENCLOSED IN OUR COMPANY'S ANNUAL REPORT FOR THE FINANCIAL YEAR ENDED 31 JANUARY 2024 WHICH CAN BE DOWNLOADED FROM corporate.astro.com.my/ar2024

YOU ARE ADVISED TO READ AND CONSIDER CAREFULLY THE CONTENTS OF THIS CIRCULAR TOGETHER WITH THE RELEVANT APPENDICES BEFORE VOTING ON THE ORDINARY RESOLUTIONS IN RELATION TO THE PROPOSED MANDATE TO BE TABLED AT OUR FORTHCOMING TWELFTH AGM.

## 2. BACKGROUND INFORMATION

Paragraph 10.09(2) of the Listing Requirements provides that a listed issuer may seek its shareholders' mandate for RRPTs, subject to the following:

- (i) the transactions are in the ordinary course of business and are on terms not more favourable to the related party than those generally available to the public;
- (ii) the shareholders' mandate is subject to annual renewal and disclosure is made in the annual report of the aggregate value of transactions conducted pursuant to the shareholders' mandate during the financial year where the aggregate value, in relation to a listed issuer with an issued and paid-up share capital of RM60 million and above, is equal to or more than the following:
  - (a) the consideration, value of the assets, capital outlay or costs of the aggregated transactions is RM1 million or more; or
  - (b) the percentage ratio of such aggregated transactions is one percent (1%) or more,

whichever is the higher;

- (iii) the circular to shareholders contains such information as may be prescribed by Bursa Securities;
- (iv) in a meeting to obtain shareholders' mandate, the relevant related party must comply with the following requirements:
  - (a) a related party with any interest, direct or indirect ("Interested Related Party"), must not vote on the resolution in respect of the related party transaction;
  - (b) an Interested Related Party who is a director or major shareholder, must ensure that Persons Connected with it abstain from voting on the resolution in respect of the related party transaction; and
  - (c) where the Interested Related Party is a Person Connected with a director or major shareholder, such director or major shareholder must not vote on the resolution in respect of the related party transaction; and
- (v) the listed issuer immediately announces to Bursa Securities when the actual value of a RRPT entered into by the listed issuer, exceeds the estimated value of such RRPT disclosed in the circular by ten percent (10%) or more and must include the information as may be prescribed by Bursa Securities in its announcement.

Where the listed issuer has procured a shareholders' mandate pursuant to Paragraph 10.09(2) of the Listing Requirements, the provisions of Paragraph 10.08 of the Listing Requirements shall not apply.

The nature of the RRPTs with Related Parties, for which shareholders' approval is being sought under the Proposed Renewal of Mandate and the Proposed New Mandate, are set out in Part A and B of Appendix I of this Circular, respectively. RRPTs that do not fall within the ambit of the Proposed Mandate will be subject to other applicable provisions under the Listing Requirements, the Act and/or any applicable law.

## 3. DETAILS OF THE PROPOSED MANDATE

## 3.1 Terms of RRPTs

The RRPTs under the Proposed Mandate will be conducted or entered into (as the case may be) on normal commercial terms, at arm's length in the best interests of our Group, on terms that are not more favourable to our Related Parties than those generally available to the public and will not be detrimental to our non-interested shareholders.

# 3.2 The Related Parties to which the Proposed Mandate are applicable

The Proposed Mandate will be applicable to those Related Parties comprising our Directors, Major Shareholders and Persons Connected with them, who are more particularly described in Section 7 of this Circular and Appendices I and II of this Circular.

# 3.3 Categories of RRPTs

Our principal activity is that of investment holding, whilst the principal activities of our subsidiaries include the provision of television services, radio services, film library licensing, content creation, aggregation and distribution, talent management, multimedia interactive services and digital media.

The categories of RRPTs which are or may be entered into by our Group principally relate or are ancillary to, or facilitate our Group's principal activities, which include, without limitation, the following:

# (i) Purchase of goods and services

- (a) project and construction management, and consultancy services:
- (b) services for telecommunications, managed communications, IPTV, content, broadband, digital media, information technology, multimedia and broadcasting;
- (c) acquisition of rights and licences for programmes, content and films;
- (d) development and production of films and/or content;
- (e) support and expertise in merchandising and retail operations;
- (f) resource augmentation for software development and related services; and
- (g) customer services and related services.

# (ii) Supply of goods and services

- (a) sale of airtime, advertising and online web branding;
- (b) supply of consultancy, and support services;

- (c) sub-lease of excess transponder capacity and related services;
- (d) provision of talent services for promotional activities;
- (e) provision of programmes, content, films and channels rights;
- (f) provision of office/storage/land space and related facilities;
- (g) provision of marketing services and distribution of films; and
- (h) provision of printing, sales and distribution services for magazines.

# (iii) Promotional and marketing activities

- (a) marketing, partnership and/or promotional activities such as sponsorships; and
- (b) marketing and event management services and related activities (including rental of cinema halls, other premises and facilities).

# (iv) Rental or lease of assets and premises

- (a) lease of transponder capacity and broadcast, transponder and uplink services;
- (b) rental of equipment; and
- (c) rental of resource centres, data centres and other premises.

# (v) Collaboration in respect of IPTV, content, broadband, voice and ancillary services

# 3.4 Nature of the RRPTs

Details of the RRPTs for which the Proposed Mandate is being sought, which include the information on the transacting parties, the Interested Related Parties and the nature of their relationships with our Group are set out in Appendix I of this Circular.

# 3.5 Amounts due and owing to our Group by Related Parties pursuant to the RRPTs ("Outstanding RRPT Receivables")

The Outstanding RRPT Receivables from our Related Parties which have exceeded the normal credit term as at 31 January 2024 are as follows:

Company Within Our	Transacting Party	Nature Of Transaction	Outstanding RRPT			eivables As At Normal Credit I	
Group Involved			Receivables As At 31 January 2024 (RM)	1 Year Or Less (RM)	More Than 1 To 3 Years (RM)	More Than 3 To 5 Years (RM)	More Than 5 Years (RM)
NISB and/or its affiliates	KMSB and/or its affiliates	Provision of sales and distribution of magazine services and/or other publications to/by NISB and/or its affiliates	87	87	-	-	-

Company Within Our	Transacting Party	Nature Of Transaction	Outstanding RRPT		ing RRPT Rece /hich Exceed N		_
Group Involved			Receivables As At 31 January 2024 (RM)	1 Year Or Less (RM)	More Than 1 To 3 Years (RM)	More Than 3 To 5 Years (RM)	More Than 5 Years (RM)
Astro Shaw and/or its affiliates	TGV and/or its affiliates	Share of ticket collections proceeds from movies screened at TGV cinemas and any costs relating thereto	4,852,342	4,852,342	-	-	-

In relation to the Outstanding RRPT Receivables, no late payment charges are imposed. This is due to, amongst others, our Group's industry practice whereby no late payment charges are imposed. The same basis is applied towards our related and non-related parties.

As at the LPD, all the Outstanding RRPT Receivables have been fully settled.

## 3.6 Basis of estimated value of the RRPTs

The estimated transaction values of the RRPTs under the Proposed Mandate as set out in Appendix I of this Circular are based on the estimated prevailing prices or rates, which are or will be formalised in agreements, contracts and/or other documentation to be entered into by our Group with the named transacting parties based on our Group's usual levels of transaction and on the projected business volume from the date of our forthcoming Twelfth AGM to our next AGM in 2025. The actual value of the transactions may, however, vary from the estimated values disclosed in Appendix I of this Circular if there should occur, amongst others, any changes in the business, economic and/or competitive environment as well as through active negotiations between our Group and the said transacting parties.

# 3.7 Review procedures for the RRPTs

Our Group has established the following policies and procedures to ensure that all RRPTs will be entered into based on normal commercial terms at arm's length basis, on terms which will not be more favourable to our Related Parties than those generally available to the public and will not be detrimental to our non-interested shareholders:

- (i) to strengthen oversight and internal control, our Group has and will continue to adopt the following additional review and approval procedures for RRPTs which are within the Proposed Mandate:
  - (a) individual RRPTs falling below RM30.0 million in value will be reviewed and approved in accordance with our policy on Limits of Authority;
  - (b) individual RRPTs exceeding RM30.0 million in value will be reviewed and considered by our Audit and Risk Committee and thereafter, if deemed fit, will be recommended to our Board for approval; and
  - (c) a quarterly report on all RRPTs transacted in that quarter will be produced to our Audit and Risk Committee for its reference;
- (ii) information on our Related Parties and review procedures applicable to all RRPTs are made available on our Group's internal portal which is accessible by our employees. Awareness sessions on RRPTs are conducted from time to time;
- (iii) RRPTs will be undertaken by our Group after an assessment of the transaction prices, terms and conditions, level of service and expertise required, and quality of products/services to ensure that such terms are comparable with those prevailing in the market and reasonable by industry standards, unless otherwise justified.

At least two (2) other contemporaneous transactions with unrelated third parties for similar product/services and/or quantities will be used as comparison, wherever possible, to determine whether the price and terms offered to/by our Related Parties are fair, reasonable and comparable to those offered to/by other unrelated third parties for the same or substantially similar type of product/services and/or quantities.

In the event that quotations or comparative pricing from unrelated third parties cannot be obtained for the proposed transactions, the transaction price will be based on the prevailing market norms and practices taking into account the efficiency, quality and type of services to be provided to ensure that the RRPTs are not detrimental to our Group.

The transaction prices may however allow for the usual margin given to or given by any unrelated third parties or will otherwise accord with the normal commercial terms and applicable industry norms;

- (iv) in the event that a member of our Audit and Risk Committee or Board has an interest and/or deemed interest in any particular RRPT, he/she shall declare his/her interest in the RRPT. He/she will also refrain from any deliberation and abstain from voting on the matter at our Audit and Risk Committee meeting or Board meeting in respect of such RRPT;
- (v) proper records will be maintained to record the RRPTs which are entered into pursuant to the Proposed Mandate to ensure accurate disclosure thereof;
- (vi) RRPTs entered into pursuant to the Proposed Mandate shall be reviewed under our annual internal audit plan to ensure that all requisite approvals have been obtained and our review procedures in respect of such RRPTs have been complied with;
- (vii) our Audit and Risk Committee shall review our internal audit reports on the review of RRPTs in order to ascertain that the RRPTs are entered into on normal commercial terms and on terms that are consistent with our usual business practices as well as in compliance with our policies and procedures established to monitor RRPTs;
- (viii) our Audit and Risk Committee monitors the actual transacted values of RRPTs under the Proposed Mandate to ensure that our Company makes an announcement to Bursa Securities if the actual value exceeds ten percent (10%) or more of the estimated value disclosed in this Circular for a particular group of Related Parties; and
- (ix) our Audit and Risk Committee has the discretion to request for additional procedures to be imposed on all RRPTs including appointing an independent adviser/expert.

# 3.8 Audit and Risk Committee Statement

Our Audit and Risk Committee is of the view that our procedures and processes for the RRPTs as set out in Section 3.7 of this Circular are:

- (i) sufficient to ensure that the RRPTs will be entered into on normal commercial terms at arm's length basis, on terms which will not be more favourable to the Related Parties than those generally available to the public and which are not detrimental to our Group's non-interested shareholders; and
- (ii) adequate and sufficient to monitor, track and identify RRPTs in a timely and orderly manner and, if necessary, may request internal audit to review the systems and procedures.

# 3.9 Disclosure of the RRPTs

If the Proposed Mandate is approved, disclosure will be made in the annual report of our Company of, amongst others, the aggregate value of RRPTs conducted pursuant to the Proposed Mandate during the financial year, where:

- (i) the consideration, value of the assets, capital outlay or costs of the aggregated transactions is equal to RM1.0 million or more; or
- (ii) the percentage ratio of such aggregated transactions is one percent (1%) or more,

whichever is the higher.

In making the aforementioned disclosure in the annual report of our Company, a breakdown of the aggregate value of such RRPTs based on the type of transactions, the names of Related Parties involved and their relationships with our Group will be included.

Disclosure will be made in our annual report for each of the subsequent financial years during which the Proposed Mandate remains in force. If the actual value of the RRPT exceeds the estimated value of the RRPT disclosed in this Circular by ten percent (10%) or more for a particular group of Related Parties, our Company will make an immediate announcement, which will include the information as may be prescribed, to Bursa Securities.

# 3.10 Validity Period of the Proposed Mandate

The Proposed Mandate, if approved at our forthcoming Twelfth AGM, shall take effect from the date of the passing of the ordinary resolutions proposed at our AGM to approve the Proposed Mandate and is subject to annual renewal. In this respect, the authority conferred by the Proposed Mandate shall only continue to be in force until:

- (i) the conclusion of our next AGM in 2025 following our forthcoming Twelfth AGM at which the Proposed Mandate is approved, at which time it will lapse, unless by a resolution passed at such general meeting the authority is renewed; or
- (ii) the expiration of the period within which our next AGM is required to be held pursuant to Section 340(2) of the Act (excluding however such extension as may be allowed pursuant to Section 340(4) of the Act); or
- (iii) the Proposed Mandate is revoked or varied by resolution passed by you in a general meeting,

whichever is the earliest.

Thereafter, your approval will be sought for the renewal of the Proposed Mandate at each subsequent AGM, subject to a satisfactory review by our Audit and Risk Committee.

# 4. RATIONALE FOR THE PROPOSED MANDATE

The Proposed Mandate will enable our Group to carry out RRPTs which are necessary for our day-to-day operations more efficiently and on a timely basis, and eliminates the need to make frequent announcements to Bursa Securities or convene separate general meetings to seek your approval as and when the aforesaid RRPTs are entered into. The Proposed Mandate will therefore enable our Group to save administrative time and expenses which could be better utilised towards pursuing our corporate objectives.

# 5. EFFECTS OF THE PROPOSED MANDATE

The Proposed Mandate will not have any effect on our issued share capital and our substantial shareholders' shareholdings in our Company. In addition, the Proposed Mandate will not have any material effect on our Group's earnings, NA and gearing. The Proposed Mandate is in relation to transactions which are of a revenue or trading nature, which form an integral part of our Group's day-to-day operations and hence, contribute to our financial performance.

# 6. APPROVAL REQUIRED

The Proposed Mandate is subject to your approval being obtained at our forthcoming Twelfth AGM to be convened.

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

Details of the direct and indirect shareholdings of our interested Directors, interested Major Shareholders and interested Persons Connected with them are set out in Appendix II of this Circular.

Our interested Directors in relation to the Proposed Mandate, as set out in Appendix II of this Circular, have abstained and will continue to abstain from deliberating and voting in respect of the relevant RRPTs under the Proposed Mandate involving their interests and/or interests of Persons Connected with them, at our Audit and Risk Committee meetings and Board meetings. In addition, our interested Directors will abstain from voting in respect of their direct and indirect shareholdings in our Company at our forthcoming Twelfth AGM on the relevant resolutions to approve the said RRPTs.

LGK, MM and SC are nominee Directors of UTSB, MJT is the alternate Director to LGK and KS is a nominee Director of Khazanah on our Board. Notwithstanding that they may not have any interest in RRPTs involving the interests of their nominators under the Proposed Mandate and are therefore not 'interested' Directors within the meaning of Paragraph 10.02(k) of the Listing Requirements, they have abstained and will continue to abstain from voting on the relevant resolutions to approve such RRPTs under the Proposed Mandate in accordance with the Company's Policy on Deliberating and Voting on Related Party Transactions by Nominee Directors. They have been disclosed as interested Related Parties or interested Directors in this Circular solely for purposes of expediency.

Our interested Major Shareholders in relation to the Proposed Mandate, as set out in Appendix II of this Circular, will abstain from voting in respect of their direct and indirect shareholdings in our Company at our forthcoming Twelfth AGM on the relevant resolutions to approve RRPTs involving their interests and/or interests of Persons Connected with them.

Further, our interested Directors and interested Major Shareholders have undertaken to ensure that Persons Connected with them will abstain from voting, deliberating and approving the relevant resolutions in respect of the Proposed Mandate at our forthcoming Twelfth AGM, in which they and/or Persons Connected with them have interests.

Save for the abovementioned interested Directors, interested Major Shareholders and interested Persons Connected with them as set out in Appendix II of this Circular, none of our other Directors and Major Shareholders or Persons Connected with them have any interests, direct or indirect, in the Proposed Mandate.

# 8. DIRECTORS' RECOMMENDATION

Having considered all aspects of the Proposed Mandate, our Board (save for the interested Directors in respect of each of the resolutions set out in Section 7 of this Circular who have expressed no opinion thereon), is of the opinion that the Proposed Mandate is in the best interest of our Company.

Accordingly, our Board (save for the interested Directors in respect of the relevant resolutions) recommends that you vote in favour of the ordinary resolutions in respect of the Proposed Mandate to be tabled at our forthcoming Twelfth AGM.

# 9. AGM

Our forthcoming Twelfth AGM will be conducted virtually on **Wednesday**, **26 June 2024 at 2.00 p.m.** from the broadcast venue at All Asia Broadcast Centre, Technology Park Malaysia, Lebuhraya Puchong-Sungai Besi, 57000 Kuala Lumpur and via the online meeting platform at <a href="https://investor.boardroomlimited.com">https://investor.boardroomlimited.com</a>

Kindly register to participate and vote at the virtual AGM by following the steps set out in the Administrative Guide, which can be downloaded from <a href="mailto:corporate.astro.com.my/ar2024">corporate.astro.com.my/ar2024</a>. If you wish to appoint a proxy or proxies, the Proxy Form may be deposited with our share registrar, Boardroom, in the following manner:

# (i) By electronic means

- Through the Boardroom Smart Investor Portal at <a href="https://investor.boardroomlimited.com">https://investor.boardroomlimited.com</a> by logging in and selecting "Submit e-Proxy Form".
- By sending the Proxy Form via email to <u>bsr.helpdesk@boardroomlimited.com</u>

# (ii) In hardcopy form

By sending the ORIGINAL Proxy Form by hand or post to 11<sup>th</sup> Floor, Menara Symphony, No. 5, Jalan Prof. Khoo Kay Kim, Seksyen 13, 46200 Petaling Jaya, Selangor.

The Proxy Form must be received by Boardroom, no later than Tuesday, 25 June 2024 at 2.00 p.m. Our Company reserves the right to reject incomplete or erroneous forms.

# 10. FURTHER INFORMATION

You are requested to refer to the attached appendices for further information.

Yours faithfully
For and on behalf of the Board of
ASTRO MALAYSIA HOLDINGS BERHAD

Tunku Ali Redhauddin Ibni Tuanku Muhriz Independent Non-Executive Chairman

# NATURE OF THE RRPTS

# (A) THE CATEGORIES OF RRPTS WHICH MAY OR WILL BE ENTERED INTO UNDER THE PROPOSED RENEWAL OF MANDATE

Interested Related Party	Nature of	relationship			
Interested F	Name				
Estimated value	from 26 June 2024	in 2025			(RM'000)
	transacted from	to LPD			(RM'000)
Estimated	transaction value	Circular to	shareholders	dated 20 May 2023	(RM'000)
Nature of transaction					
Transacting	party				
Vo. Company	within our	involved			
Š.					

(a)

UTSB Group

The estimated aggregate value of transactions from the date of our forthcoming AGM to the date of our next AGM in 2025 amounts to RM22.99 million, consisting of the following transactions:

←	AMH and/or its subsidiaries	UTP and/or its affiliates	Provision of project and construction management and consultancy services to AMH and/or its subsidiaries	265	1	265	Major Shareholders UTSB, PSIL, Excorp, PanOcean and TAK Directors LGK, MM, SC and MJT	Please refer to Note 1 of this appendix
νi	Tayangan Unggul and/or its affiliates	TGV and/or its affiliates	Rental of cinema hall by Tayangan Unggul and/or its affiliates	359	90	340	Major Shareholders UTSB, PSIL, Excorp, PanOcean and TAK Directors LGK, MM, SC and MJT	Please refer to Note 1 of this appendix
ന്	Astro Radio and/or its affiliates	TGV and/or its affiliates	Airtime, sponsorship and online web branding  Receivable by Astro Radio and/or its affiliates  Payable by Astro Radio and/or its affiliates	2.456	91 431	1,806	Major Shareholders UTSB, PSIL, Excorp, PanOcean and TAK Directors LGK, MM, SC and MJT	Please refer to Note 1 of this appendix

elated Party	Nature of relationship		Please refer to Note 1 of this appendix		Please refer to Note 1 of this appendix				Please refer to Note 1 of this appendix		
Interested Related Party	Name		Major Shareholders UTSB, PSIL, Excorp, PanOcean and TAK <u>Directors</u>	LGK, MM, SC and MJT	Major Shareholders UTSB, PSIL, Excorp, PanOcean and TAK	<u>Directors</u> LGK, MM, SC and	MJT		Major Shareholders UTSB, PSIL, Excorp, PanOcean and TAK <u>Directors</u> LGK, MM, SC and MJT		
Estimated value	from 26 June 2024 to the next AGM in 2025	(RM'000)	08		8,070		7,010	1,060	1,418	106	1,312
Actual value	transacted from 21 June 2023 up to LPD	(RM'000)	1		2		2	•	32	1	32
Estimated	transaction value as disclosed in the Circular to shareholders dated 20 May 2023	(RM'000)	80		8,660				1,608		
Nature of transaction			Provision of rights and licence for films and content to MBNS and/or its affiliates		Distribution, development, production, commissioning, licensing and/or marketing of films and/or content	rights	Receivable by Astro Shaw and/or its affiliates	Payable by Astro Shaw and/or its affiliates	Provision of sponsorship, marketing, professional event management services and related activities (including the making available of premises and facilities)	Receivable by MBNS and/or its affiliates	Payable by MBNS and/or its affiliates
Transacting	party		TGVP and/or its affiliates		TGV and/or its affiliates				TGV and/or its affiliates		
Company	within our Group involved		MBNS and/or its affiliates		Astro Shaw and/or its affiliates				MBNS and/or its affiliates		
No.			4.		5.				9		

No.	Company	Transacting	Nature of transaction	Estimated	Actual value	Estimated value	Interested R	Interested Related Party
	within our Group involved	party		transaction value as disclosed in the Circular to shareholders dated 20 May 2023	transacted from 21 June 2023 up to LPD	from 26 June 2024 to the next AGM in 2025	Name	Nature of relationship
				(RM'000)	(RM'000)	(RM'000)		
7.	MBNS and/or its affiliates	SLTV and/or its affiliates	Distribution, licensing and provision of channel rights and content by MBNS and/or its affiliates	USD100,000 (approximately RM444,950) <sup>(i)(ii)</sup>	1	USD100,000 (approximately RM477,680) <sup>(i)(ii)</sup>	Major Shareholders UTSB, PSIL, Excorp, PanOcean and TAK	Please refer to Note 1 of this appendix
							<u>Directors</u> LGK, MM, SC and MJT	
<u></u>	Astro Shaw and/or its affiliates	TGV and/or its affiliates	~ ~	10,500	6,568	10,500	Major Shareholders UTSB, PSIL, Excorp, PanOcean and TAK	Please refer to Note 1 of this appendix
			and any costs retaining thereto				<u>Directors</u> LGK, MM, SC and MJT	
တ်	MBNS and/or its affiliates	TGV and/or its affiliates	Rental of cinema hall and purchase of concessions or in-season passes and	30	1	30	Major Shareholders UTSB, PSIL, Excorp, PanOcean and TAK	Please refer to Note 1 of this appendix
			anciliary services at 16v Cinemas by MBNS and/or its affiliates				<u>Directors</u> LGK, MM, SC and MJT	
(q)	Maxis Group The estimated aggrega following transactions:	gregate value of tr tions:	Maxis Group The estimated aggregate value of transactions from the date of of ollowing transactions:	our forthcoming AGM	to the date of our r	next AGM in 2025 am	our forthcoming AGM to the date of our next AGM in 2025 amounts to RM122.12 million, consisting of the	lion, consisting of the
	0.4							

Please refer to Note 2 of this appendix	
4,340 Major Shareholders UTSB, PSIL, Excorp, PanOcean and TAK	<u>Directors</u> LGK, MM, SC and MJT
4,340	
2,973	
5,900	
Provision of managed communications services to its MBNS and/or its affiliates	
its	
Maxis Broadband and/or affiliates	
0. MBNS and/or Maxis its affiliates and/or and/or affiliate	
10.	

transaction value
as disclosed in the Circular to shareholders dated 20 May 2023
(RM'000)
30,000
100
138,057
1,822

NATURE OF THE RRPTS (Cont'd)

Interested Related Party	Nature of relationship	Please refer to Note 2 of this appendix	lion, consisting of the	Please refer to Note 3 of this appendix	Please refer to Note 3 of this appendix	Please refer to Note 3 of this appendix
Interested R	Name	Major Shareholders UTSB, PSIL, Excorp, PanOcean and TAK Directors LGK, MM, SC and MJT	our forthcoming AGM to the date of our next AGM in 2025 amounts to RM16.71 million, consisting of the	Major Shareholder TAK <u>Directors</u> LGK, MM, SC and MJT	Major Shareholder TAK <u>Directors</u> LGK, MM, SC and MJT	Major Shareholder TAK <u>Directors</u> LGK, MM, SC and MJT
Estimated value	from 26 June 2024 to the next AGM in 2025 (RM'000)	6,200	next AGM in 2025 a	1,789	742	2,975 275 2,700
Actual value	transacted from 21 June 2023 up to LPD (RM'000)	•	M to the date of our	920	134	180
Estimated	transaction value as disclosed in the Circular to shareholders dated 20 May 2023 (RM'000)	6,200	our forthcoming AGI	2,218	742	266
Nature of transaction		Collaboration in respect of building/managing core network, broadband, content and ancillary services	MGB Group The estimated aggregate value of transactions from the date of following transactions:	Provision of broadcast, transponder capacity, uplink services and ancillary services to MBNS and/or its affiliates	Sale of airtime, sponsorship and online web branding by MBNS and/or its affiliates	Provision of office, storage and/or land space  • Receivable by MBNS and/or its affiliates  • Payable by MBNS and/or its affiliates
Transacting	party	Maxis Broadband and/or affiliates	igregate value of tr	MSS and/or its affiliates	MGB and/or its affiliates	MSS and/or its affiliates
Company	within our Group involved	MBNS and/or its affiliates	MGB Group The estimated aggrega following transactions:	MBNS and/or its affiliates	MBNS and/or its affiliates	MBNS and/or its affiliates
No.		15.	) (c)	16.	17.	18.

elated Party	Nature of relationship			Please refer to Note 3	of this appendix										
Interested Related Party	Name			Major Shareholder	TAK		<u>Directors</u>	LGK, MM, SC and							
Estimated value	from 26 June 2024 to the next AGM in 2025		(RM'000)	11,200								•	77	002,11	
Actual value	transacted from 21 June 2023 up to LPD		(RM'000)	1,408								1,282	200	071	
Estimated	transaction value as disclosed in the Circular to	shareholders dated 20 May 2023	(RM'000)	9,300											
Nature of transaction				Provision of services in	relation to the sourcing and	managing of customers for	the rental of unutilised	transponder capacity and	the leasing of unutilised	transponder capacity and	ancillary activities by MBNS	<ul> <li>Receivable by MBNS and/or its affiliates</li> </ul>		<ul> <li>Payable by MBNS and/or its affiliates</li> </ul>	
Transacting	party			MBNS and/or MSS and/or its	affiliates										
Company	within our Group involved			MBNS and/or	its affiliates										
No.				19.											

Interested Related Party Nature of relationship	on and RM1.50 million,	Please refer to Note 4 of this appendix	Please refer to Note 4 of this appendix
Interested R	our forthcoming AGM to the date of our next AGM in 2025 amounts to USD2.60 million and RM1.50 million,	Major Shareholders PCBV, Khazanah, AAME, UTES, UTSB, PSIL, Excorp, PanOcean and TAK  Directors LGK, MM, SC, KS and MJT	Major Shareholders PCBV, Khazanah, AAME, UTES, UTSB, PSIL, Excorp, PanOcean and TAK Directors LGK, MM, SC, KS and MJT
Estimated value from 26 June 2024 to the next AGM in 2025 (RM'000)	next AGM in 2025 am	USD2,595,014 (approximately RM12,395,863) <sup>(i)(ii)</sup> and RM1,050,000 (approximately RM764,288) <sup>(i)(ii)</sup> and RM250,000 USD2,435,014 (approximately RM250,000 RM11,631,575) <sup>(i)(ii)</sup> and RM800,000	300
Actual value transacted from 21 June 2023 up to LPD (RM'000)	to the date of our r	10,695	
Estimated transaction value as disclosed in the Circular to shareholders dated 20 May 2023 (RM'000)	our forthcoming AGIV	USD3,178,700 (approximately RM14,143,626) <sup>((ii)</sup> and RM800,000	300
Nature of transaction	ctions from the date of	Distribution, licensing activities and/or provision of rights for channel carriage, film and or content arrange (including advertising)  Receivable by MBNS and/or its affiliates  Payable by MBNS and/or its affiliates	Sale of airtime, sponsorship and online web branding by Astro Radio and/or its affiliates
Transacting party	AHSB Group The estimated aggregate value of transa consisting of the following transactions:	CTE and/or its affiliates	CPL and/or its affiliates
Company within our Group involved	AHSB Group The estimated ag consisting of the	MBNS and/or its affiliates	Astro Radio and/or its affiliates
O	(p)	50.	21.

elated Party	Nature of relationship	Please refer to Note 4 of this appendix	ion, consisting of the	Please refer to Note 5 of this appendix	ion, consisting of the	Please refer to Note 6 of this appendix
Interested Related Party	Name	Major Shareholders PCBV, Khazanah, AAME, UTES, UTSB, PSIL, Excorp, PanOcean and TAK Directors LGK, MM, SC, KS and MJT	nounts to RM26.00 mill	Major Shareholders PCBV, Khazanah, AAME, UTES, UTSB, PSIL, Excorp, PanOcean and TAK  Directors LGK, MM, SC, KS and MJT	nounts to RM21.02 mill	Major Shareholder TAK Directors LGK, MM, SC and MJT
Estimated value	from 26 June 2024 to the next AGM in 2025 (RM'000)	156	next AGM in 2025 an	26,000	next AGM in 2025 an	21,018
Actual value	transacted from 21 June 2023 up to LPD (RM'000)	112	A to the date of our	18,014	// to the date of our	12,313
Estimated	transaction value as disclosed in the Circular to shareholders dated 20 May 2023 (RM'000)	156	our forthcoming AGN	26,000	our forthcoming AGN	22,990
Nature of transaction		Provision of consultancy and support services by AMH and/or its subsidiaries	Sun TV Group The estimated aggregate value of transactions from the date of our forthcoming AGM to the date of our next AGM in 2025 amounts to RM26.00 million, consisting of the following transactions:	Distribution, licensing and provision of channel and content rights to AMH and/or its subsidiaries	SRGAP Group The estimated aggregate value of transactions from the date of our forthcoming AGM to the date of our next AGM in 2025 amounts to RM21.02 million, consisting of the following transactions:	Provision of customer service personnel and related services to MBNS and/or its affiliates
Transacting	party	AHSB and/or its subsidiaries	igregate value of tr	Sun TV and/or its affiliates	igregate value of tr	SRGAP and/or its affiliates
Company	within our Group involved	AMH and/or its subsidiaries	Sun TV Group The estimated aggrega following transactions:	AMH and/or its subsidiaries	SRGAP Group The estimated aggrega following transactions:	MBNS and/or its affiliates
Š		22.	(e)	23.	€	24.

NATURE OF THE RRPTS (Cont'd)

elated Party	Nature of relationship	isting of the following	Please refer to Note 7 of this appendix		Please refer to Note 7 of this appendix		Please refer to Note 7 of this appendix		Please refer to Note 7 of this appendix	
Interested Related Party	Name	to RM1.97 million, cons	Major Shareholders GMK, DHY, LHY, UTech and KHSB	<u>Directors</u> FBH and AEF	Major Shareholders GMK, DHY, LHY, UTech and KHSB	<u>Directors</u> FBH and AEF	Major Shareholders GMK, DHY, LHY, UTech and KHSB	<u>Directors</u> FBH and AEF	Major Shareholders GMK, DHY, LHY, UTech and KHSB	<u>Directors</u> FBH and AEF
Estimated value	from 26 June 2024 to the next AGM in 2025 (RM'000)	AGM in 2025 amounts	100		10		40		200	
Actual value	transacted from 21 June 2023 up to LPD (RM'000)	the date of our next.			0		1		105	
Estimated	transaction value as disclosed in the Circular to shareholders dated 20 May 2023 (RM'000)	r forthcoming AGM to	100		10		10		200	
Nature of transaction		NISB Major Shareholders Group The estimated aggregate value of transactions from the date of our forthcoming AGM to the date of our next AGM in 2025 amounts to RM1.97 million, consisting of the following transactions:	Provision of services relating to the sale of airtime and advertising inventory by NISB and/or its affiliates		Provision of sales and distribution of magazine services and/or other	publications by mob and/or	Provision of building space and related facilities to NISB and/or its affiliates		Services and hardware, software leasing and	affiliates
Transacting	party	sholders Group gregate value of trar	Sinar and/or its affiliates		KMSB and/or its affiliates		GMK and/or its subsidiaries		GMK and/or its subsidiaries	
Company	within our Group involved	NISB Major Shareholders Group The estimated aggregate value o transactions:	NISB and/or its affiliates		NISB and/or its affiliates		NISB and/or its affiliates		NISB and/or its affiliates	
No.		(g)	25.		26.		27.		28.	

Interested Related Party Nature of relationship	Please refer to Note 7 of this appendix	Please refer to Note 7 of this appendix	Please refer to Note 7 of this appendix
Name	Major Shareholders GMK, DHY, LHY, UTech and KHSB <u>Directors</u> FBH and AEF	Major Shareholders DHY, LHY, UTech and KHSB Directors FBH and AEF	Major Shareholders DHY, LHY, UTech and KHSB  Directors FBH and AEF
Estimated value from 26 June 2024 to the next AGM in 2025	100	35	750
Actual value transacted from 21 June 2023 up to LPD (RM'000)	4 . 4	26	485
Estimated transaction value as disclosed in the Circular to shareholders dated 20 May 2023 (RM'000)	300	20	750
Nature of transaction	Provision of advertising, sponsorship, marketing, event management services and related activities  • Receivable by NISB and/or its affiliates  • Payable by NISB and/or its affiliates	Provision of magazine or materials printing or merchandises and delivery services to NISB and/or its affiliates	Provision of office/studio space and related facilities to NISB and/or its affiliates
Transacting party	Sinar and/or its affiliates	UPSB and/or its affiliates	UPSB and/or its affiliates
Company within our Group involved	NISB and/or its affiliates	NISB and/or its affiliates	NISB and/or its affiliates
Š	29.	30.	31.

Interested Related Party	Nature of relationship	Please refer to Note 7 of this appendix	Please refer to Note 7 of this appendix	Please refer to Note 7 of this appendix
Interested R	Name	Major Shareholders DHY, LHY, UTech and KHSB Directors FBH and AEF	Major Shareholders DHY, LHY, UTech and KHSB  Directors FBH and AEF	Major Shareholders DHY, LHY, UTech and KHSB Directors FBH and AEF
Estimated value	from 26 June 2024 to the next AGM in 2025 (RM'000)	200	350	08
Actual value	transacted from 21 June 2023 up to LPD (RM'000)	-	1	47
Estimated	transaction value as disclosed in the Circular to shareholders dated 20 May 2023 (RM'000)	200	009	100
Nature of transaction		Collaboration in respect of development, production, marketing, distribution, commissioning and/or commercialisation of intellectual properties and ancillary services  Receivable by MBNS and/or its affiliates	Provision of production services, including equipment/venue rentals by NISB and/or its affiliates	Provision of consultancy and support services on content to NISB and/or its affiliates
Transacting	party	GBK and/or its affiliates	GMK and/or its affiliates	WUmmah and/or its affiliates
Company	within our Group involved	MBNS and/or its affiliates	NISB and/or its affiliates	NISB and/or its affiliates
No.		32.	33.	34.

Interested Related Party	Nature of relationship	lion, consisting of the	Please refer to Note 8 of this appendix		
Interested F	Name	our forthcoming AGM to the date of our next AGM in 2025 amounts to RM210.81 million, consisting of the	Major Shareholders PCBV and Khazanah Director KS		
Estimated value	from 26 June 2024 to the next AGM in 2025 (RM'000)	next AGM in 2025 an	210,810	1,566	209,244
Actual value	transacted from 21 June 2023 up to LPD (RM'000)	I to the date of our I	74,781	402	74,379
Estimated	transaction value as disclosed in the Circular to shareholders dated 20 May 2023 (RM'000)	our forthcoming AGN	210,135		
Nature of transaction		TM Group The estimated aggregate value of transactions from the date of following transactions:	Provision of broadband network services, including fiber link network, content distribution network, communication links and ancillary services	Receivable by MBNS and/or its affiliates	<ul> <li>Payable by MBNS and/or its affiliates</li> </ul>
Transacting	party	gregate value of tr tions:	TM and/or its subsidiaries		
Company	within our Group involved	TM Group The estimated aggrega following transactions:	MBNS and/or its affiliates		
Š.		Ē	35.		

# (B) ADDITIONAL CATEGORIES OF RRPTS WHICH MAY OR WILL BE ENTERED INTO UNDER THE PROPOSED NEW MANDATE

Š.	Company	Transacting	Nature of transaction	Estimated value from	Interested Related Party	ted Party
		party		26 June 2024 to the next AGM in 2025 (RM'000)	Name	Nature of relationship
(a)	MGB Group The estimated agg transactions:	iregate value of tran	MGB Group The estimated aggregate value of transactions from the date of our forthcc transactions:	oming AGM to the date of o	our forthcoming AGM to the date of our next AGM in 2025 amounts to RM0.5 million, consisting of the following	nillion, consisting of the following
<del>-</del>	MBNS and/or its affiliates	MSS and/or its affiliates	Provision of Broadband and/or communication services by MBNS and/or its affiliates	200	Major Shareholders UTSB, PSIL, Excorp, PanOcean and TAK	Please refer to Note 2 of this appendix
					<u>Directors</u> LGK, MM, SC and MJT	
(Q)	TIME dotCom Group The estimated aggre transactions:	up iregate value of tran	TIME dotCom Group The estimated aggregate value of transactions from the date of our forthcc transactions:	oming AGM to the date of o	our forthcoming AGM to the date of our next AGM in 2025 amounts to RM9.1 million, consisting of the following	nillion, consisting of the following
6.	MBNS and/or its affiliates	TT Dotcom and/or its affiliates	Provision of broadband network services, communication links and ancillary services to MBNS and/or its affiliates	9,100	Major Shareholders PCBV and Khazanah Directors KS	Please refer to Note 8 of this appendix

# Notes:

- (i) Figures shown are in exact terms.
- The estimated USD values from the date of the forthcoming Twelfth AGM on 26 June 2024 to the next AGM in 2025 is converted based on the exchange rate of USD1.00: RM4.7768, being the middle rate prevailing at 5.00 p.m. as at the LPD as published by Bank Negara Malaysia. (i)
- All information in relation to equity interests and directorships as set out in this appendix are as at the LPD. (III)
- The transacting parties within the AMH Group as set out in the tables above may vary upon conclusion of these transactions. Ŝ

# 1. UTSB Group

MBNS, Tayangan Unggul, Astro Shaw and Astro Radio are wholly-owned subsidiaries of AMH.

UTP and UTSBM are wholly-owned subsidiaries of UTSB while Tanjong plc, TGV and TGVP are wholly-owned subsidiaries of Tanjong Capital Sdn Bhd ("TCSB"). SLTV is a wholly-owned subsidiary of Sri Lanka Telecom Plc which in turn is 44.98%-owned by UTSB. UTP, UTSBM, Tanjong plc, TGV, TGVP and SLTV are Persons Connected with UTSB, PSIL, Excorp, PanOcean and TAK. Each of UTSB, PSIL, Excorp and PanOcean is a Major Shareholder, with a deemed interest over 1,249,075,472 AMH Shares representing 23.94% equity interest in AMH through the wholly-owned subsidiaries of UTSB namely, UTES and AAME with each holding 235,778,182 AMH Shares and 1,013,297,290 AMH Shares directly, representing 4,52% and 19.42% equity interest

TAK has a deemed interest in the AMH Shares in which UTSB has an interest by virtue of the deemed interest of PanOcean in the AMH Shares. PanOcean is the trustee of a discretionary trust, the beneficiaries of which are members of the family of TAK and foundations, including those for charitable purposes. PanOcean holds 100% equity interest in Excorp which in turn holds 100% equity interest in PSIL. PSIL holds 99.999% equity interest in UTSB. TAK is also a director of PanOcean, Excorp, PSIL and UTSB. Although TAK and PanOcean are deemed to have an interest in the AMH Shares as described in the foregoing, they do not have any economic or beneficial interest over such shares as such interest is held subject to the terms of such discretionary trust referred to in the paragraph above. TAK is also deemed to have an interest in the AMH Shares by virtue of the interests of East Asia Broadcast Network Systems N.V. ("EABNS"), Pacific Broadcast Systems N.V. ("PBS"), Home View Limited N.V. ("**HVL**"), Southpac Investments Limited N.V. ("**SIL**"), Ujud Cergas Sdn Bhd ("**UCSB**"), Metro Ujud Sdn Bhd ("**MUSB**"), Mujur Sanjung Sdn Bhd ("**UNSB**"), Prisma Gergasi Sdn Bhd ("**PGSB**") and Ujud Murni Sdn Bhd ("**UNSB**") which collectively hold directly 903,792,754 AMH Shares representing 17.32% equity interest in AMH. TAK is deemed to have an interest in the 903,792,754 AMH Shares collectively held by EABNS, PBS, HVL, SIL, UCSB, MUSB, MSSB, PGSB and UMSB by virtue of him holding 100% equity interest in their respective ultimate holding companies viz. Tucson N.V. ("Tucson"), Orient Systems Limited N.V. ("OSL"), Home View Holdings N.V. ("HVH"), Southpac Holdings N.V. ("SHNV"), All Asia Radio Broadcast N.V. ("AARB"), Global Radio Systems N.V. ("GRS"), Maestra International Broadcast N.V. ("MIB"), Maestra Global Radio Systems N.V.

UTSB holds an aggregate of 124,688,000 TCSB Shares representing 65.84% equity interest in TCSB, of which 71,000,000 TCSB Shares representing 37.49% equity interest in TCSB is held indirectly via its wholly-owned subsidiary, Usaha Tegas Resources Sdn Bhd. Each of PSIL, Excorp, PanOcean and TAK has a deemed interest over 124, 688,000 ordinary shares in TCSB ("TCSB Shares") representing 65,84% equity interest in TCSB through UTSB.

Although TAK and PanOcean are deemed to have an interest in the TCSB Shares as described in the foregoing, they do not have any economic or beneficial interest over such TCSB Shares, as such interest is held subject to the terms of such discretionary trust referred to above.

In addition, TAK is deemed to have an interest over 47,792,803 TCSB Shares representing 25.23% equity interest in TCSB through the wholly-owned subsidiaries of MAI Sdn Berhad ("MAI"), by virtue of his 100% direct equity interest in MAI.

LGK, MM and SC are nominee Directors of UTSB on the Board.

LGK, who is a Director of AMH and MBNS, is also a director of UTSB, PSIL, Excorp, PanOcean, UTSBM and TCSB. He has a direct equity interest over 1,000,000 AMH Shares representing 0.02% equity interest in AMH. He does not have any equity interest in Tanjong plc, TGV, TGVP, UTSB Group and AMH subsidiaries. MJT, who is an alternate Director to LGK on the Board, is also the CFO of UTSB and a director of TGV. MJT does not have any equity interest in the AMH Group, UTSB Group and TCSB Group.

MM, who is a Director of AMH, is also a director of TCSB, AI and Tanjong plc and an alternate director on the board of UTSB. She does not have any equity interest in the AMH Group,

SC, who is a Director of AMH, does not have any equity interest in the AMH Group, UTSB Group and TCSB Group.

# 2. Maxis Group

Astro Digital 5 is a wholly-owned subsidiary of AMH. Maxis Broadband is a wholly-owned subsidiary of Maxis, which is in turn a 62.24%-owned by an indirect subsidiary of Binariang GSM Sdn Bhd ("BGSM").

Each of UTSB, PSIL, Excorp, PanOcean and TAK is a Major Shareholder, is also a major shareholder of Maxis with a deemed interest over 4,875,000,000 ordinary shares in Maxis ("Maxis Shares") representing 62.24% equity interest in Maxis, by virtue of its/his deemed interest in BGSM which holds 100% equity interest in BGSM Management Sdn Bhd ("BGSM Management"). BGSM Management holds 100% equity interest in BGSM Equity Holdings Sdn Bhd ("BGSM Equity") which in turn holds 62.24% equity interest in Maxis. UTSB's deemed interest in the Maxis Shares arises through its wholly-owned subsidiaries, namely, Wilayah Resources Sdn Bhd, Tegas Puri Sdn Bhd, Besitang Barat Sdn Bhd and Besitang Selatan Sdn interest in the Maxis Shares arises through its wholly-owned subsidiaries, namely, Wilayah Resources Sdn Bhd, Tegas Puri Sdn Bhd, Besitang Barat Sdn Bhd and Besitang Selatan Sdn Bhd, which hold in aggregate 37% equity interest in BGSM.

trust, the beneficiaries of which are members of the family of TAK and foundations including those for charitable purposes. Although TAK and PanOcean are deemed to have an interest in the foregoing, they do not have any economic or beneficial interest over such Maxis Shares as such interest is held subject to the terms of the discretionary trust. Please refer to Note 1 above for interests of UTSB, PSIL, Excorp, PanOcean and TAK in AMH. PanOcean holds 100% equity interest in Excorp which in turn holds 100% equity interest in PSIL. PSIL holds 99.999% equity interest in UTSB. PanOcean is the trustee of a discretionary

LGK, MM and SC are nominee Directors of UTSB on the Board.

LGK, who is a Director of AMH and MBNS, is also a director of UTSB, PSIL, Excorp, PanOcean, Maxis and several subsidiaries of Maxis (including Maxis Broadband). LGK does not have any equity interest in the Maxis Group. Please refer to Note 1 for LGK's interest in AMH. MJT, who is an alternate Director to LGK on the Board, as well as the CFO of UTSB. MJT does not have any equity interest in the AMH Group and Maxis Group.

WM and SC, who are Directors of AMH, do not have any equity interest in the AMH Group and Maxis Group.

# MGB Group

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Astro Productions is a wholly-owned subsidiary of AMH. MSS is a wholly-owned subsidiary of MGB.

TAK is a major shareholder of MGB with a deemed interest over 272,953,208 ordinary shares ("**MGB Shares**") representing 70% equity interest in MGB held via MGNS, a wholly-owned subsidiary of MAIH in which he has 100% direct equity interest. Hence, TAK has a deemed interest over MSS. Please refer to Note 1 for TAK's deemed interests in AMH.

LGK, MM and SC are nominee Directors of UTSB on the Board.

LGK, who is a Director of AMH and MBNS, is also a director of MGNS. He does not have any equity interest in the shares of the MGB Group. Please refer to Note 1 for LGK's interests in AMH. MJT, who is an alternate Director to LGK on the Board, is also the CFO of UTSB. MJT does not have any equity interest in the AMH Group and MGB Group.

SC, who is a Director of AMH, is also a director of MGB and MSS. He is also the acting CEO of MSS. He does not have any equity interest in the AMH Group and MGB Group.

in which Harapan Kota Sdn Bhd ("**HKSB**") has an interest, by virtue of her 50% direct equity interest in HKSB, the holding company of Tujuan Bidari Sdn Bhd ("**TWSSB**"). Which in turn holds shares in Tujuan Wira Suria Sdn Bhd ("**TWSSB**"). TBSB holds such MGB Shares through TWSSB, under a discretionary trust for Bumiputera objects. As such, MM does not have any economic interest in such MGB Shares as such interest is held subject to the terms of such discretionary trust. She does not have any equity interest in the AMH Group. MM, who is a Director of AMH, is also a director of MAIH and a major shareholder of MGB with a deemed interest over 116,979,947 MGB Shares representing 30% equity interest in MGB

# 4. AHSB Group

CPL is a wholly-owned indirect subsidiary of AOL which in turn is wholly-owned by AHSB. CTE and its subsidiary, CMCL are associate companies of AOL, in which AOL has a 33.35% indirect equity interest Khazanah is a Major Shareholder with a deemed interest over 1,077,735,927 AMH Shares representing 20.65% equity interest in AMH through its wholly-owned subsidiary, PCBV. PCBV and Khazanah are also major shareholders of AHSB by virtue of PCBV's 29.34% direct equity interest in AHSB.

Each of UTSB, PSIL, Excorp and PanOcean is a major shareholder of AHSB, with a deemed interest over 479,619,973 ordinary shares") representing 34.01% equity interest in AHSB held through the wholly-owned subsidiaries of UTSB, namely, UTES and AAME. Please refer to Note 1 for the interests of AAME, UTSB, UTSB, PSIL, Excorp and PanOcean in

TAK who is a Major Shareholder, is also a major shareholder of AHSB with a deemed interest over 819,082,908 AHSB Shares representing 58.08% equity interest in AHSB. Please refer to Note 1 above for TAK's deemed interest in AMH.

LGK, MM and SC are nominee Directors of UTSB on the Board.

LGK, who is a Director of AMH and MBNS, is also a director of AHSB and AOL. He does not have any equity interest in the AHSB Group. Please refer to Note 1 for LGK's interests in AMH. MOT, who is an alternate Director to LGK on the Board, is also a director of AHSB, AOL, CPL and CTE, as well as the CFO of UTSB. He does not have any equity interest in the AMH Group

SC is a Director of AMH. He does not have any equity interest in the AMH Group and AHSB Group.

MM, who is a Director of AMH, is also a director of AHSB. She does not have any equity interest in the AMH Group and AHSB Group.

KS, who is a nominee Director of Khazanah on the Board, is also the chairman of AHSB. He does not have any equity interest in the AMH Group and AHSB Group.

# 5. Sun TV Group

Sun TV is regarded as a Person Connected with AOL through a joint venture arrangement between a wholly-owned subsidiary of AOL and Sun TV. AOL is in turn a wholly-owned subsidiary of AHSB. Each of PCBV, Khazanah, AAME, UTES, UTSB, PSIL, Excorp, PanOcean and TAK is a Major Shareholder, is also a major shareholder of AHSB. Please refer to Notes 1 and 4 for the interests of PCBV, Khazanah, AAME, UTES, UTSB, PSIL, Excorp, PanOcean and TAK in AMH. They do not have any equity interest in Sun TV.

LGK, MM and SC are nominee Directors of UTSB on the Board.

LGK, who is a Director of AMH and MBNS, is also a director of AHSB and AOL. He does not have any equity interest in the AHSB Group and Sun TV Group. Please refer to Note 1 for LGK's interest in AMH. MJT, who is an alternate Director to LGK on the Board, is also a director of AHSB and AOL as well as the CFO of UTSB. MJT does not have any equity interest in the AMH Group, AHSB Group and Sun TV Group.

MM, who is a Director of AMH, is also a director of AHSB. She does not have any equity interest in the AMH Group, AHSB Group and Sun TV Group.

SC, who is a Director of AMH, does not have any equity interest in the AMH Group and Sun TV Group.

KS, who is a Director of AMH, is also the chairman of AHSB. He does not have any equity interest in the AMH Group, AHSB Group and Sun TV Group.

# 6. SRGAP Group

TMK, who is a major shareholder of SRGAP, is a Person Connected with TAK. TMK is not a director of SRGAP.

TAK is a Major Shareholder of AMH. Please refer to Note 1 for TAK's deemed interests in AMH.

LGK, MM and SC are nominee Directors of UTSB on the Board. MJT is an alternate Director to LGK on the Board. They do not have any equity interest in the SRGAP Group.

# 7. NISB Major Shareholders Group

Sinar and KMSB are subsidiaries of GMK. GBK is a wholly-owned subsidiary of Karya Bestari Sdn Bhd ("KBSB"). Wummah is a Person Connected with DHY.

GMK is a Major Shareholder of NISB with voting rights of 49% in the share capital of NISB. The remaining 51% voting rights in NISB are held by a wholly-owned subsidiary of AMH.
LHY is a Major Shareholder of NISB by virtue of its direct equity interest over 1,050,000 ordinary shares in GMK representing 35% equity interest in GMK each.
Shareholders of NISB by virtue of their respective direct equity interest over 675,000 ordinary shares in GMK representing 22.5% equity interest in GMK each.

LHY, UTech and KHSB are also major shareholders of UPSB and KBSB with a direct equity interest of 35%, 22.5% and 22.5% respectively in UPSB and KBSB. UPSB and KBSB are regarded as Persons Connected with LHY, UTech and KHSB.

DHY is a Major Shareholder of NISB by virtue of his direct equity interest over 600,000 ordinary shares in GMK representing 20% direct equity interest in GMK. He has a direct equity interest in AMH. Interest of 11.86% and 99.99% in UPSB and Wummah respectively. He is also a director of LHY and its Persons Connected. He does not have any equity interest in AMH.

FBH, who is a Director of NISB, is also a director of LHY, Sinar, KMSB and Wummah. She is a Person Connected with DHY. She has a direct equity interest of 12.5% in LHY but does not have any equity interest in AMH.

AEF, who is an alternate Director to FBH, is also a group executive director of UPSB and a director of Sinar and KMSB. He does not have any equity interest in AMH.

# 8. TM Group

Khazanah, which is a Major Shareholder of AMH with a deemed interest over 1,077,735,927 AMH Shares representing 20.65% equity interest in AMH through its wholly-owned subsidiary, PCBV. Khazanah is also a major shareholder of TM with 20.10% direct equity interest in the TM Group.

KS is a nominee Director of Khazanah on the Board. He does not have any equity interest in the AMH Group and TM Group.

# 9. TIME dotCom Group

Khazanah, which is a Major Shareholder of AMH with a deemed interest over 1,077,735,927 AMH Shares representing 20.65% equity interest in AMH through its wholly-owned subsidiary, PCBV. Khazanah is also a major shareholder of TIME dotCom with a direct equity interest of 8.43% and indirect equity interest of 25.10% held via Pulau Kapas Ventures Sdn Bhd.

KS is a nominee Director of Khazanah on the Board. He does not have any equity interest in the AMH Group and TIME dotCom Group.

DETAILS OF THE SHAREHOLDINGS OF OUR DIRECTORS AND MAJOR SHAREHOLDERS IN OUR COMPANY AND PERSONS CONNECTED WITH THEM WHO ARE INTERESTED IN THE PROPOSED MANDATE

# (a) Information on the interested Directors of AMH

Our Directors who are interested in certain RRPTs under the Proposed Mandate and their respective shareholdings in our Company as at the LPD are as follows:

Interested Directors	Direct		Indirect	
	No. of AMH	% <sup>(1)</sup>	No. of AMH	%
	Shares		Shares	
LGK <sup>(2)</sup>	1,000,000	0.02	-	-
SC <sup>(2)</sup>	-	-	-	-
MM <sup>(2)</sup>	-	-	-	-
KS <sup>(2)</sup>	-	-	-	-
MJT <sup>(2)</sup>	-	-	-	-

## Notes:

- (1) Computed based on the number of AMH Shares outstanding as at the LPD.
- (2) Notwithstanding that LGK, SC, MM, KS and MJT may not have any interest in some of the RRPTs under the Proposed Mandate, they have been disclosed as interested Directors in this Circular for purposes of expediency. They have abstained and will continue to abstain from voting on the resolutions to approve the RRPTs involving the interests of their respective nominators.

# (b) Information on the interested Directors of AMH's subsidiaries

Refer to the above table for LGK's interests in AMH. As at the LPD, none of the other Directors of AMH's subsidiaries who are deemed interested in certain RRPTs under the Proposed Mandate (namely FBH and AEF) has any direct or indirect shareholdings in our Company.

# (c) Information on the interested Major Shareholders of AMH

Our Major Shareholders who are deemed interested in certain RRPTs under the Proposed Mandate and their respective shareholdings in our Company as at the LPD are as follows:

Interested Major	Note	Direct		Indirect	
Shareholders		No. of AMH Shares	%	No. of AMH Shares	%
PCBV		1,077,735,927	20.65	-	-
Khazanah	1	-	-	1,077,735,927	20.65
AAME		1,013,297,290	19.42	-	-
UTES	2	235,778,182	4.52	1,013,297,290	19.42
UTSB	3	-	-	1,249,075,472	23.94
PSIL	4	-		1,249,075,472	23.94
Excorp	5	-	-	1,249,075,472	23.94
PanOcean	5	-	-	1,249,075,472	23.94
TAK	6	-	-	2,152,868,226	41.25

# Notes:

- (1) Khazanah is deemed to have an interest in the AMH Shares by virtue of PCBV being a whollyowned subsidiary of Khazanah.
- (2) UTES is deemed to have an interest in all of the AMH Shares in which AAME has an interest, by virtue of UTES holding 100% equity interest in AAME. In addition to the deemed interest held via AAME in AMH, UTES holds directly 235,778,182 AMH Shares representing 4.52% equity interest in AMH.
- (3) UTSB is deemed to have an interest in the AMH Shares by virtue of UTSB holding 100% equity interest in UTES. Please refer to Note (2) above for UTES' direct and deemed interests in the AMH Shares.

# DETAILS OF THE SHAREHOLDINGS OF OUR DIRECTORS AND MAJOR SHAREHOLDERS IN OUR COMPANY AND PERSONS CONNECTED WITH THEM WHO ARE INTERESTED IN THE PROPOSED MANDATE

- (4) PSIL is deemed to have an interest in the AMH Shares by virtue of PSIL holding 99.999% equity interest in UTSB. Please refer to Note (3) above for UTSB's deemed interest in the AMH Shares.
- (5) PanOcean holds 100% equity interest in Excorp which in turn holds 100% equity interest in PSIL. Please refer to Note (4) above for PSIL's deemed interest in the AMH Shares. PanOcean is the trustee of a discretionary trust, the beneficiaries of which are members of the family of TAK and foundations including those for charitable purposes. Although PanOcean is deemed to have an interest in the AMH Shares, it does not have any economic or beneficial interest in such AMH Shares, as such interest is held subject to the terms of such discretionary trust.
- (6) TAK is deemed to have an interest in the AMH Shares by virtue of the following:
  - (i) PanOcean's deemed interest in 1,249,075,472 AMH Shares representing 23.94% equity interest in AMH are held directly by UTES and AAME.
    - Although TAK is deemed to have an interest in the AMH Shares, he does not have any economic or beneficial interest in such AMH Shares, as such interest is held subject to the terms of a discretionary trust referred to in Note (5) above; and
  - (ii) the interests of EABNS, PBS, HVL, SIL, UCSB, MUSB, MSSB, PGSB and UMSB which collectively hold directly 903,792,754 AMH Shares representing 17.32% equity interest in AMH. TAK is deemed to have an interest in the 903,792,754 AMH Shares collectively held by EABNS, PBS, HVL, SIL, UCSB, MUSB, MSSB, PGSB and UMSB by virtue of him holding 100% equity interest in their respective ultimate holding companies viz. Tucson, OSL, HVH, SHNV, AARB, GRS, MIB, MGR and GBS.

# (d) Information on Persons Connected with the interested Major Shareholders

The Persons Connected with our interested Major Shareholders who have interests in AMH Shares and their respective shareholdings in our Company as at the LPD are as follows:

Persons Connected with the	Notes	Direct		Indirec	
interested Major Shareholders		No. of AMH	%	No. of AMH	%
		Shares		Shares	
UCSB	1	13,394,899	0.26	-	-
AARB	1 & 2	-	-	13,394,899	0.26
MUSB	1	6,697,448	0.13	-	-
GRS	1 & 3	-	-	6,697,448	0.13
MSSB	1	26,426,048	0.51	=	-
MIB	1 & 4	-	-	26,426,048	0.51
PGSB	1	6,697,448	0.13	-	-
MGR	1 & 5	-	-	6,697,448	0.13
UMSB	1	6,697,448	0.13	-	-
GBS	1 & 6	-	-	6,697,448	0.13
PBS	1	140,646,620	2.69	-	-
Pacific Broadcast Holdings N.V.					
("PBH")	1 & 7	-	-	140,646,620	2.70
OSL	1 & 8	-	-	140,646,620	2.70
HVL	1	140,646,568	2.69	-	-
Home View Systems N.V.					
("HVS")	1 & 9	-	-	140,646,568	2.70
HVH	1 & 10	-	-	140,646,568	2.70
SIL	1	140,646,568	2.69	-	-
Southpac Systems N.V.					
("SSNV")	1 & 11	-	-	140,646,568	2.69
SHNV	1 & 12	-	-	140,646,568	2.69
EABNS	1	421,939,707	8.08	-	-
East Asia Broadcast Systems					
Holdings N.V. ("EABSH")	1 & 13	-	-	421,939,707	8.08
Tucson	1 & 14	-	-	421,939,707	8.08

# DETAILS OF THE SHAREHOLDINGS OF OUR DIRECTORS AND MAJOR SHAREHOLDERS IN OUR COMPANY AND PERSONS CONNECTED WITH THEM WHO ARE INTERESTED IN THE PROPOSED MANDATE

# Notes:

- (1) The company is a Person Connected with TAK by virtue of his interests as set out in Section (c) Note (6) of this appendix.
- (2) Deemed interested by virtue of its direct equity interest in UCSB.
- (3) Deemed interested by virtue of its direct equity interest in MUSB.
- (4) Deemed interested by virtue of its direct equity interest in MSSB.
- (5) Deemed interested by virtue of its direct equity interest in PGSB.
- (6) Deemed interested by virtue of its direct equity interest in UMSB.
- (7) Deemed interested by virtue of its direct equity interest in PBS.
- (8) Deemed interested by virtue of its interest in PBH, the immediate holding company of PBS.
- (9) Deemed interested by virtue of its direct equity interest in HVL.
- (10) Deemed interested by virtue of its interest in HVS, the immediate holding company of HVL.
- (11) Deemed interested by virtue of its direct equity interest in SIL.
- (12) Deemed interested by virtue of its interest in SSNV, the immediate holding company of SIL.
- (13) Deemed interested by virtue of its direct equity interest in EABNS.
- (14) Deemed interested by virtue of its interest in EABSH, the immediate holding company of EABNS.

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# **ABSTENTION FROM VOTING**

Each of the interested Directors in the table below has abstained and will continue to abstain from deliberations and voting in relation to the relevant RRPTs within the Proposed Mandate. The interested Directors, interested Major Shareholders and Persons Connected with them, will abstain from voting in respect of their direct and/or indirect shareholdings, where applicable, on the relevant ordinary resolutions comprised in the Proposed Mandate in respect of the RRPTs with the transacting parties set out in the table below:

No.	Transacting Parties	Interested Directors	Interested Major Shareholders	Persons Connected#
1.	UTSB Group including but without limitation to:  (i) UTSBM  (ii) UTP  (iii) SLTV  (iv) Tanjong Group including but without limitation to:  • Tanjong plc • TGV • TGVP	• LGK • MM • SC(c) • MJT	<ul> <li>UTSB</li> <li>PSIL</li> <li>Excorp</li> <li>PanOcean</li> <li>TAK</li> </ul>	<ul> <li>UTES(a)&amp;(b)</li> <li>AAME(a)&amp;(b)</li> <li>UCSB(a)</li> <li>MUSB(a)</li> <li>MSSB(a)</li> <li>PGSB(a)</li> <li>UMSB(a)</li> <li>AARB(a)</li> <li>GRS(a)</li> <li>MIB(a)</li> <li>MGR(a)</li> <li>GBS(a)</li> <li>EABNS(a)</li> <li>EABSH(a)</li> <li>Tucson(a)</li> <li>PBS(a)</li> <li>PBH(a)</li> <li>OSL(a)</li> <li>HVL(a)</li> <li>HVS(a)</li> <li>SIL(a)</li> <li>SSNV(a)</li> <li>SHNV(a)</li> </ul>

# ABSTENTION FROM VOTING (Cont'd)

No.	Transacting Parties	Interested Directors	Interested Major Shareholders	Persons Connected#
2.	Maxis Group including but without limitation to:  (i) Maxis  (ii) Maxis Broadband	• LGK • MM(c) • SC(c) • MJT	<ul> <li>UTSB</li> <li>PSIL</li> <li>Excorp</li> <li>PanOcean</li> <li>TAK</li> </ul>	<ul> <li>UTES<sup>(a)&amp;(b)</sup></li> <li>AAME<sup>(a)&amp;(b)</sup></li> <li>UCSB<sup>(a)</sup></li> <li>MUSB<sup>(a)</sup></li> <li>MSSB<sup>(a)</sup></li> <li>PGSB<sup>(a)</sup></li> <li>UMSB<sup>(a)</sup></li> <li>AARB<sup>(a)</sup></li> <li>GRS<sup>(a)</sup></li> <li>MIB<sup>(a)</sup></li> <li>MGR<sup>(a)</sup></li> <li>GBS<sup>(a)</sup></li> <li>EABNS<sup>(a)</sup></li> <li>EABSH<sup>(a)</sup></li> <li>Tucson<sup>(a)</sup></li> <li>PBS<sup>(a)</sup></li> <li>PBH<sup>(a)</sup></li> <li>OSL<sup>(a)</sup></li> <li>HVL<sup>(a)</sup></li> <li>HVH<sup>(a)</sup></li> <li>SIL<sup>(a)</sup></li> <li>SSNV<sup>(a)</sup></li> <li>SHNV<sup>(a)</sup></li> </ul>
3.	MGB Group including but without limitation to:  (i) MGB  (ii) MSS	• LGK • MM • SC • MJT	• TAK	<ul> <li>UTES(a)</li> <li>AAME(a)</li> <li>UTSB(a)</li> <li>PSIL(a)</li> <li>Excorp(a)</li> <li>PanOcean(a)</li> <li>UCSB(a)</li> <li>MUSB(a)</li> <li>MSSB(a)</li> <li>PGSB(a)</li> <li>UMSB(a)</li> <li>AARB(a)</li> <li>GRS(a)</li> <li>MIB(a)</li> <li>MGR(a)</li> <li>GBS(a)</li> <li>EABNS(a)</li> <li>EABSH(a)</li> <li>Tucson(a)</li> <li>PBS(a)</li> <li>PBH(a)</li> <li>OSL(a)</li> <li>HVL(a)</li> <li>HVS(a)</li> <li>HVH(a)</li> <li>SIL(a)</li> <li>SSNV(a)</li> <li>SHNV(a)</li> </ul>

# **ABSTENTION FROM VOTING** (Cont'd)

No.	Transacting Parties	Interested Directors	Interested Major Shareholders	Persons Connected#
4.	AHSB Group including but without limitation to:  (i) CPL  (ii) CMCL  (iii) CTE	• LGK • MM • SC(c) • KS • MJT	<ul> <li>PCBV</li> <li>Khazanah</li> <li>AAME</li> <li>UTES</li> <li>UTSB</li> <li>PSIL</li> <li>Excorp</li> <li>PanOcean</li> <li>TAK</li> </ul>	<ul> <li>UCSB<sup>(a)</sup></li> <li>MUSB<sup>(a)</sup></li> <li>MSSB<sup>(a)</sup></li> <li>PGSB<sup>(a)</sup></li> <li>UMSB<sup>(a)</sup></li> <li>AARB<sup>(a)</sup></li> <li>GRS<sup>(a)</sup></li> <li>MIB<sup>(a)</sup></li> <li>MGR<sup>(a)</sup></li> <li>EABNS<sup>(a)</sup></li> <li>EABSH<sup>(a)</sup></li> <li>Tucson<sup>(a)</sup></li> <li>PBS<sup>(a)</sup></li> <li>PBH<sup>(a)</sup></li> <li>OSL<sup>(a)</sup></li> <li>HVL<sup>(a)</sup></li> <li>HVS<sup>(a)</sup></li> <li>SIL<sup>(a)</sup></li> <li>SSNV<sup>(a)</sup></li> <li>SHNV<sup>(a)</sup></li> </ul>
5.	Sun TV Group including but without limitation to Sun TV	• LGK • MM • SC(c) • KS • MJT	<ul> <li>PCBV</li> <li>Khazanah</li> <li>AAME</li> <li>UTES</li> <li>UTSB</li> <li>PSIL</li> <li>Excorp</li> <li>PanOcean</li> <li>TAK</li> </ul>	<ul> <li>UCSB<sup>(a)</sup></li> <li>MUSB<sup>(a)</sup></li> <li>MSSB<sup>(a)</sup></li> <li>PGSB<sup>(a)</sup></li> <li>UMSB<sup>(a)</sup></li> <li>AARB<sup>(a)</sup></li> <li>GRS<sup>(a)</sup></li> <li>MIB<sup>(a)</sup></li> <li>MGR<sup>(a)</sup></li> <li>EABNS<sup>(a)</sup></li> <li>EABSH<sup>(a)</sup></li> <li>Tucson<sup>(a)</sup></li> <li>PBS<sup>(a)</sup></li> <li>PBH<sup>(a)</sup></li> <li>OSL<sup>(a)</sup></li> <li>HVL<sup>(a)</sup></li> <li>HVS<sup>(a)</sup></li> <li>HVH<sup>(a)</sup></li> <li>SIL<sup>(a)</sup></li> <li>SSNV<sup>(a)</sup></li> <li>SHNV<sup>(a)</sup></li> </ul>

No.	Transacting Parties	Interested Directors	Interested Major Shareholders	Persons Connected#
6.	SRGAP Group including but without limitation to SRGAP	LGK <sup>(d)</sup> MM <sup>(d)</sup> SC <sup>(d)</sup> MJT <sup>(d)</sup>	• TAK	<ul> <li>UTES(a)</li> <li>AAME(a)</li> <li>UTSB(a)</li> <li>PSIL(a)</li> <li>Excorp(a)</li> <li>PanOcean(a)</li> <li>UCSB(a)</li> <li>MUSB(a)</li> <li>MSSB(a)</li> <li>PGSB(a)</li> <li>UMSB(a)</li> <li>AARB(a)</li> <li>GRS(a)</li> <li>MIB(a)</li> <li>MGR(a)</li> <li>GBS(a)</li> <li>EABNS(a)</li> <li>EABSH(a)</li> <li>Tucson(a)</li> <li>PBS(a)</li> <li>PBH(a)</li> <li>OSL(a)</li> <li>HVL(a)</li> <li>HVS(a)</li> <li>HVH(a)</li> <li>SIL(a)</li> <li>SSNV(a)</li> <li>SHNV(a)</li> <li>TMK (a)</li> </ul>
7.	NISB Major Group including but limitation to:  (i) GMK  (ii) Sinar  (iii) KMSB  (iv) UPSB  (v) GBK  (vi) WUmmah	• FBH • AEF	GMK DHY LHY UTech KHSB	-
8.	TM Group including but without limitation to TM	• KS <sup>(e)</sup>	PCBV     Khazanah	-
9.	TIME dotCom Group including but without limitation to TIME dotCom	• KS <sup>(e)</sup>	PCBV Khazanah	-

# **ABSTENTION FROM VOTING** (Cont'd)

## Notes:

- (a) A Person Connected with TAK.
- (b) A Person Connected with UTSB, PSIL, Excorp and PanOcean.
- (c) MM and SC are not deemed interested in the relevant RRPTs under the Proposed Mandate. However, as MM and SC are nominee Directors of UTSB on the Board, they have abstained and will continue to abstain from voting on the relevant resolutions to approve the RRPTs involving the interests of UTSB.
- (d) LGK, MM, SC and MJT are not deemed interested in the relevant RRPTs under the Proposed Mandate. However, as LGK, MM, SC and MJT are nominee Directors of UTSB on the Board, which in turn is a person connected with TAK, they have abstained and will continue to abstain from voting on the relevant resolutions to approve the RRPTs involving the interests of TAK.
- (e) KS is not deemed interested in the relevant RRPTs under the Proposed Mandate. However, as KS is a nominee Director of Khazanah on the Board, he has abstained and will continue to abstain from voting on the relevant resolutions to approve the RRPTs involving the interests of Khazanah.
- # The list may not be exhaustive.

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# 1. RESPONSIBILITY STATEMENT

Our Board has seen and approved this Circular and they collectively and individually accept full responsibility for the accuracy of the information contained in this Circular and confirms that, after making all reasonable enquiries and 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

Save as disclosed below, neither our Company nor our subsidiaries have entered into any material contracts (not being contracts entered into the ordinary course of business) within the two years preceding the LPD:

Settlement Agreement dated 17 December 2022 entered into between Astro (Brunei) Sdn Bhd ("ABSB"), a wholly-owned subsidiary of AMH, MBNS, Kristal Sdn Bhd ("KSB"), Datastream Technology Sdn Bhd ("DST"), DST Communications Sdn Bhd and Kristal-Astro Sdn Bhd ("Kristal-Astro"), an associate company of ABSB, in relation to restructuring of Kristal-Astro's debts arising from the cessation of the television business in the territory of Brunei Darussalam by ABSB and KSB. Pursuant to the Settlement Agreement, the parties have agreed that: (a) MBNS and DST will each assign part of its debts with Kristal-Astro amounting to RM1,075,800 and RM1,124,200 to ABSB and KSB respectively; (b) ABSB and KSB will undertake a debtequity conversion exercise, proportionate to their respective shareholdings in Kristal-Astro, which will result in the subscription of 1,075,800 and 1,124,200 of new ordinary shares in Kristal-Astro by ABSB and KSB respectively; (c) MBNS will write-off the remainder debt owed by Kristal-Astro to it amounting to B\$19.9 million (equivalent to approximately RM66.0 million based on the exchange rate of B\$1.00: RM3.3163, being the middle rate prevailing at 5.00 p.m. on the Completion Date (as defined below) as published by Bank Negara Malaysia ("Conversion Rate")); (d) ABSB will dispose to KSB 1,320,300 ordinary shares held in Kristal-Astro representing 48.9% of the total share capital of Kristal-Astro for a consideration of B\$1.00 (equivalent to approximately RM3.30 based on the Conversion Rate); and (e) ABSB and KSB will terminate the existing Joint Venture Agreement dated 29 October 1999. The transactions contemplated in the Settlement Agreement were completed on 17 December 2022 ("Completion Date"). Kristal-Astro will be proceeding with member's voluntary liquidation.

# 3. MATERIAL LITIGATION

As at the LPD, our Group is not engaged in any material litigation, claims or arbitration, either as plaintiff or defendant, and there are no proceedings, pending or threatened, against our Group or of any fact likely to give rise to any proceedings which may materially affect the financial position or business of our Group.

# 4. DOCUMENTS AVAILABLE FOR INSPECTION

Copies of the following documents are available for inspection at the registered office of our Company at All Asia Broadcast Centre, Technology Park Malaysia, Lebuhraya Puchong-Sungai Besi, Bukit Jalil, 57000 Kuala Lumpur, Malaysia between 9.00 a.m. to 5.30 p.m. on Monday to Friday (except public holidays) from the date of this Circular up to and including the date of our Twelfth AGM:

- (i) our Constitution;
- (ii) audited consolidated financial statements of our Company for the past two financial years ended 31 January 2023 and 2024; and
- (iii) material contracts as referred to in Section 2 of this Appendix IV.