BESHOM HOLDINGS BERHAD

Registration No.: 202101001114 (1401412-A) (Incorporated in Malaysia)

NOTICE IS HEREBY GIVEN that the 2nd Annual General Meeting of the Company will be held at the Ballroom I, Level 2, The Federal Hotel Kuala Lumpur, No. 35, Jalan Bukit Bintang, 55100 Kuala Lumpur, Malaysia on Tuesday, 27 September 2022 at 11.30 a.m. to transact the following business:-

AGENDA

- 1. To lay before the Meeting the Audited Financial Statements for the financial year ended 30 April 2022 and the Reports of the Directors and Auditors thereon. Refer to Explanatory Note
- 2. To re-elect the following Directors who are retiring pursuant to Clause 97 of the Company's Constitution:

i.	Mr. Ng Chek Yong		Resolution 1
ii	i. Mr. Tan Keng Kang		Resolution 2
ii	ii. Mr. Hew Von Kin		Resolution 3
i	v. Ms. Tan Beng Ling		Resolution 4
\ \	Mr. Soon Eng Sing		Resolution 5
\ \	vi. Professor Hajjah Ru	Ihanas Binti Harun	Resolution 6
\ \	rii. Mr. Chia Kuo Wui		Resolution 7
\ \	viii. Mr. Tan Kim Siong		Resolution 8

- i. To approve the payment of Directors' fees amounting to RM76,664 for the financial year ended 30 April 2022.
- ii. To approve the payment of Directors' remuneration and benefits (excluding Directors' fees) to the Non-Executive Directors up to an amount of RM1,100,000 from 1 December 2021 until the next Annual General Meeting of the Company. Resolution 10
- 4. To declare a final single tier dividend of 5 sen per ordinary share for the financial year ended 30 April 2022.

Resolution 11

 To re-appoint Messrs. KPMG PLT as Auditors of the Company and to authorise the Directors to fix their remuneration. Resolution 12

As Special Business: -

5. To consider and if thought fit, to pass the following ordinary resolutions: -

ORDINARY RESOLUTION I

To authorise the allotment and issuance of shares pursuant to Sections 75 and 76 of the Companies Act, 2016:- Resolution 13

"THAT pursuant to Sections 75 and 76 of the Companies Act, 2016 and subject always to the approval of the relevant authorities, the Directors be and are hereby empowered to issue shares in the Company at any time and upon such terms and conditions and for such purpose as the Directors may, in their absolute discretion deem fit and in the interest of the Company, provided that the aggregate number of the shares issued pursuant to this resolution does not exceed 10% of the total number of issued shares of the Company for the time being and that the Directors be and are also empowered to obtain the approval for the listing of and quotation for the additional shares so issued on Bursa Malaysia Securities Berhad and that such authority shall continue to be in force until the conclusion of the next Annual General Meeting of the Company."

ORDINARY RESOLUTION II

Proposed Share Buy-Back by the Company Resolution 14 "THAT subject to the rules, regulations and orders made pursuant to the Companies Act, 2016 ("the Act"), provisions of the Company's Constitution and the Listing Requirements of Bursa Malaysia Securities" and any other relevant authorities the Brard be and is barehy authorised the purchase the

provisions of the Company's Constitution and the Listing Requirements of Bursa Malaysia Securities Berhad ("Bursa Securities") and any other relevant authorities, the Board be and is hereby authorised to purchase the Company's shares ("BESHOM Shares") through Bursa Securities ("Proposed Share Buy-Back") subject to the following:-

- a. the maximum number of BESHOM Shares which may be purchased and/or held as treasury shares by the Company at any point in time pursuant to the Proposed Share Buy-Back shall not exceed ten percent (10%) of the total number of issued shares of the Company;
- b. the maximum fund to be allocated by the Company for the purpose of purchasing the BESHOM Shares shall not exceed the aggregate of the retained profits of the Company;
- c. the authority conferred by this resolution will be effective immediately upon the passing of this Resolution and will expire at the conclusion of the next Annual General Meeting of the Company, unless earlier revoked or varied by an ordinary resolution of the shareholders of the Company at a general meeting or the expiration of the period within which the next Annual General Meeting is required by law to be held, whichever is the earlier, but not so as to prejudice the completion of purchase(s) by the Company before the aforesaid expiry date and, in any event, in accordance with the provisions of the Listing Requirements of Bursa Securities or any other relevant authorities; and
- d. upon completion of the purchase(s) of the BESHOM Shares by the Company, the Board be and is hereby authorised to retain the BESHOM Shares so purchased as treasury shares, of which may be distributed as dividends to shareholders and/or resold on Bursa Securities and/or subsequently cancelled and in other manner as prescribed by the Act, rules, regulations and orders made pursuant to the Act and the requirements of Bursa Securities and any other relevant authorities for the time being in force.

AND that the Board be and is hereby authorised to take all such steps as are necessary or expedient to implement or to effect the purchase(s) of the BESHOM Shares with full power to assent to any condition, modification, variation and/or amendment as may be imposed by the relevant authorities and to take all such steps as they may deem necessary or expedient in order to implement, finalise and give full effect in relation thereto."

 To transact any other business for which due notice shall have been given in accordance with the Company's Constitution and the Companies Act, 2016.

NOTICE OF DIVIDEND ENTITLEMENT AND PAYMENT

NOTICE IS ALSO HEREBY GIVEN that subject to the approval of the shareholders at the 2nd Annual General Meeting to be held on 27 September 2022, a final single tier dividend of 5 sen per ordinary share in respect of the financial year ended 30 April 2022 will be paid on 30 November 2022. The entitlement date for the dividend payment is on 22 November 2022.

A Depositor shall qualify for the entitlement to the dividend only in respect of: -

- (a) Securities transferred into the Depositor's Securities Account before 4.30 p.m. on 22 November 2022 in respect of transfers; and
- (b) Securities bought on Bursa Malaysia Securities Berhad on a cum entitlement basis according to the rules of Bursa Malaysia Securities Berhad.

By Order of the Board

Cynthia Gloria Louis (SSM PC No. 201908003061)(MAICSA 7008306) Chew Mei Ling (SSM PC No. 201908003178)(MAICSA 7019175) Company Secretaries

Selangor Darul Ehsan 29 August 2022

Notes.

- In respect of deposited securities, only Members whose names appear in the Record of Depositors on 19 September 2022 (General Meeting Record of Depositors) shall be entitled to attend, speak and vote at this 2rd AGM
- 2. A member entitled to attend and vote at the above meeting is entitled to appoint not more than two (2) proxies to attend and vote instead of him save for a member who is an exempt authorised nominee defined under the Securities Industry (Central Depositories) Act 1991 and holds ordinary shares in the Company for multiple

beneficial owners in one (1) securities account ("omnibus account"), there is no limit to the number of proxies which such member may appoint in respect of each omnibus account it holds. There shall be no restriction as to the qualification of the proxy and a proxy duly appointed to attend and vote at a meeting of the Company shall have the same rights as the member to speak at the meeting.

- Where a member appoints two (2) proxies, the appointment shall be invalid unless he specifies the proportion of his shareholding to be represented by each proxy.
- 4. The instrument appointing a proxy shall be in writing under the hand of the appointer or his attorney duly authorised in writing or if the appointer is a corporation, either under its Common Seal or under the hand of an officer or attorney duly authorised in writing.
- 5. The appointment of proxy may be made in a hard copy form or by electronic means, not less than forty-eight (48) hours before the time for holding the 2rd AGM or at any adjournment thereof, as follows:
 - (i) In hard copy form The original instrument appointing a proxy ("Form of Proxy") must be deposited with KPMG Management & Risk Consulting Sdn. Bhd. at the Concourse, KPMG Tower, No.8, First Avenue, Bandar Utama, 47800 Petaling Jaya, Selangor, Malaysia.
 - (ii) By electronic means The Form of Proxy can also be lodged electronically through email to support_conveneagm@kpmg.com.my or at https://conveneagm.my/beshomagm2022. Please follow the procedures provided in the Administrative Guide of the 2nd AGM for submission of the Form of Proxy electronically.
- 6. If you have submitted your Form(s) of Proxy and subsequently decide to appoint another person or wish to participate in our 2nd AGM by yourself, please write in to support_conveneagm@kpmg.com.my to revoke the earlier appointed proxy not less than forty-eight (48) hours before the meeting.
- earlier appointed proxy not less than forty-eight (48) hours before the meeting.
 Pursuant to Paragraph 8.29A(1) of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, all the resolutions set out in the Notice of AGM will be put to vote by way of poll.

Explanatory Notes to Ordinary and Special Business

Item 1 of the Agenda

The Agenda No. 1 is meant for discussion only as Section 340(1)(a) of the Companies Act 2016 does not require a formal approval of the shareholders for the audited financial statements. Hence, this item 1 of the Agenda is not put forward for voting.

Ordinary Resolutions 1 to 8

Pursuant to the Clause 97 of the Company's Constitution, the following Directors of the Company who were appointed during the year shall retire and shall be eligible for re-election subject to the approval of the shareholders at the forthcoming 2nd AGM of the Company:-

- 1) Mr. Ng Chek Yong
- 2) Mr. Tan Keng Kang 3) Mr. Hew Von Kin
- Mr. Hew Von Kin
 Ms. Tan Beng Ling
- 5) Mr. Soon Eng Sing
- 6) Professor Hajjah Ruhanas Binti Harun
- 7) Mr. Chia Kuo Wui
- 8) Mr. Tan Kim Siong

In determining the eligibility of the Directors standing for re-election at the forthcoming 2nd AGM, the Nominating Committee (NC) had reviewed the following assessments of each of the retiring Directors:

- Assessment on the performance of directors and effectiveness of the Board as a whole
- ii) Assessment on the performance of the members of the Board Committees
- iii) Assessment on the independence of the Independent Directors

The NC was satisfied with the performance of the retiring Directors in discharging their duties and responsibilities professionally and objectively in the best interest of the Company and shareholders. The retiring Directors have met the criteria of character, integrity, experience, competence and time commitment in discharging their roles in line with the Directors' Fit and Proper Policy of the Company. All the Independent Directors have complied with the independence criteria as set by the Bursa Malaysia and confirmed that they are able to exercise independent judgement under all circumstances.

Based on the above, the Board endorsed the re-election of the retiring directors.

Ordinary Resolution 9

Payment of the Directors' fees for the financial year ended 30 April 2022 amounting to RM76,664 will be made by the Company if the proposed Ordinary Resolution 9 is passed at the forthcoming Annual General Meeting.

Ordinary Resolution 10

The Directors' remuneration and benefits (excluding Directors' fees) comprises emoluments and other benefits payable to the Non-Executive Directors from 1 December 2021 until the next Annual General Meeting of the Company. The remuneration and benefits are recommended to commensurate with the Directors' commitment, experiences and expertise for discharging their duties.

Description	Emoluments and other benefits	
Fixed Allowance	Approximately RM50,000 per month in total	
Meeting attendance allowance	RM1,000 to RM2,000 depends on the number of meeting(s) held on the same day	
<u>Board Committee</u> Chairman / Member	RM12,000 to RM24,000 per annum	
Other benefits	Group Medical & Personal Accident and Corporate Liability Insurance, training benefits, Employer's Statutory Contribution, ESOS and other benefits	
Payment of the Directors' remuneration and benefits will be made by the Company as and when incurred if the		

Payment of the Directors' remuneration and benefits will be made by the Company as and when incurred if the proposed Ordinary Resolution 10 is passed.

Ordinary Resolution 12

The Board, through the Audit Committee (AC) had conducted assessment on the external auditors' performance and competency taken into consideration of the audit quality, resource capacity, independence and the 2021 Annual Transparency Report presented by the external auditors. Having satisfied with the assessment of competency in its work and independence when carrying out its duties and responsibilities, the Board recommends the re-appointment of Messrs KPMG PLT as Auditors of the Company and seek members' approval at the 2nd AGM of the Company.

Ordinary Resolution 13 – Mandate to issue shares pursuant to Sections 75 and 76 of the Companies Act, 2016 The proposed resolution is to seek members' approval to issue new shares pursuant to Sections 75 and 76 of the Companies Act 2016. This authority, unless revoked or varied at a general meeting, will expire at the next Annual General Meeting of the Company. The authority will provide flexibility to the Company for any possible fund-raising activities, including but not limited to placement of shares, funding for future investment project(s) and/or business expansion and/or working capital and/or acquisitions or the issuance of shares as a consideration for the acquisition of assets.

Ordinary Resolution 14 - Proposed Share Buy-Back by the Company

The Ordinary Resolution, if passed, will empower the Company to purchase and/or hold up to ten percent (10%) of the total number of issued shares of the Company. This authority will, unless revoked or varied by the Company at a general meeting, expire at the next Annual General Meeting. For further information on the Proposed Share Buy-Back, please refer to the Share Buy-Back Statement dated 29 August 2022 accompanying the Annual Report 2022.

BESHOM

BESHOM HOLDINGS BERHAD

Registration No.: 202101001114 (1401412-A) (Incorporated in Malaysia)

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CDS Account No.	
No. of ordinary shares held	

I/We		
NRIC No. (New)	_(Old)	/ Company No

of _____

email address ______ contact number ______

being a member / members of BESHOM HOLDINGS BERHAD hereby appoint the following person(s):-

Name	Address	NRIC/ Passport No.	Proportion of Shareholdings (%)	
*And/ or failing him/ her (delete as appropriate)				

For a member who is an exempt authorised nominee with omnibus account, please state the details of the proxies as above if more than two (2) on your letterhead and to attach the same to this Form of Proxy.

or failing him/her/them, THE CHAIRMAN OF THE MEETING, as my/our proxy/proxies, to vote for me/us on my/our behalf at the 2nd Annual General Meeting of the Company will be held at Ballroom I, Level 2, The Federal Hotel Kuala Lumpur, No. 35, Jalan Bukit Bintang, 55100 Kuala Lumpur, Malaysia on Tuesday, 27 September 2022 at 11.30 a.m. and at any adjournment thereof in the manner as indicated below in respect of the following Resolutions:-

RESOLUTIONS			AGAINST
Resolution 1	Re-election of Mr. Ng Chek Yong as a Director.		
Resolution 2	Re-election of Mr. Tan Keng Kang as a Director.		
Resolution 3	Re-election of Mr. Hew Von Kin as a Director.		
Resolution 4	Re-election of Ms. Tan Beng Ling as a Director.		
Resolution 5	Re-election of Mr. Soon Eng Sing as a Director.		
Resolution 6	Re-election of Professor Hajjah Ruhanas Binti Harun as a Director.		
Resolution 7	Re-election of Mr. Chia Kuo Wui as a Director.		
Resolution 8	Re-election of Mr. Tan Kim Siong as a Director.		
Resolution 9	Approval for the payment of Directors' fees for the financial year ended 30 April 2022.		
Resolution 10	Approval for the payment of Directors' remuneration and benefits (excluding Directors' fees) to the Non-Executive Directors from 1 December 2021 until the next Annual General Meeting of the Company.		
Resolution 11	Declaration of a final single tier dividend of 5 sen per ordinary share.		
Resolution 12	Re-appointment of Messrs. KPMG PLT as Auditors of the Company and to authorise the Directors to fix their remuneration.		
Resolution 13	Authority to allot and issue shares pursuant to Sections 75 and 76 of the Companies Act 2016.		
Resolution 14	Proposed Share Buy-Back by the Company.		

Please indicate with an "X" in the appropriate space how you wish your votes to be cast. If you do not indicate how you wish your proxy to vote on any Resolution, the proxy may vote or abstain from voting at his/her/their discretion.

Date: _____

Notes:

- In respect of deposited securities, only Members whose names appear in the Record of Depositors on 19 September 2022 (General Meeting Record of Depositors) shall be entitled to attend, speak and vote at this 2nd AGM.
- 2. A member entitled to attend and vote at the above meeting is entitled to appoint not more than two (2) proxies to attend and vote instead of him save for a member who is an exempt authorised nominee defined under the Securities Industry (Central Depositories) Act 1991 and holds ordinary shares in the Company for multiple beneficial owners in one (1) securities account ("omnibus account"), there is no limit to the number of proxies which such member may appoint in respect of each omnibus account it holds. There shall be no restriction as to the qualification of the proxy and a proxy duly appointed to attend and vote at a meeting of the Company shall have the same rights as the member to speak at the meeting.
- 3. Where a member appoints two (2) proxies, the appointment shall be invalid unless he specifies the proportion of his shareholding to be represented by each proxy.
- 4. The instrument appointing a proxy shall be in writing under the hand of the appointer or his attorney duly authorised in writing or if the appointer is a corporation, either under its Common Seal or under the hand of an officer or attorney duly authorised in writing.
- 5. The appointment of proxy may be made in a hard copy form or by electronic means, not less than forty-eight (48) hours before the time for holding the 2nd AGM or at any adjournment thereof, as follows:
 - (i) In hard copy form The original instrument appointing a proxy ("Form of Proxy") must be deposited with KPMG Management & Risk Consulting Sdn. Bhd. at the Concourse, KPMG Tower, No.8, First Avenue, Bandar Utama, 47800 Petaling Jaya, Selangor, Malaysia.
 - (ii) By electronic means The Form of Proxy can also be lodged electronically through email to support_conveneagm@kpmg.com.my or at https://conveneagm.my/beshomagm2022. Please follow the procedures provided in the Administrative Guide of the 2nd AGM for submission of the Form of Proxy electronically.
- 6. If you have submitted your Form(s) of Proxy and subsequently decide to appoint another person or wish to participate in our 2nd AGM by yourself, please write in to support_conveneagm@kpmg.com.my to revoke the earlier appointed proxy not less than forty-eight (48) hours before the meeting.
- 7. Pursuant to Paragraph 8.29A(1) of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, all the resolutions set out in the Notice of AGM will be put to vote by way of poll.

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AFFIX STAMP



BESHOM HOLDINGS BERHAD

Registration No.: 202101001114 (1401412-A)

KPMG Management & Risk Consulting Sdn. Bhd.

Registration no. 198601000916 (150059-H) Concourse, KPMG Tower, No.8, First Avenue, Bandar Utama, 47800 Petaling Jaya, Selangor, Malaysia



Beshom Holdings Berhad

Registration No. 202101001114 (1401412-A) (Incorporated in Malaysia)

ADMINISTRATIVE GUIDE FOR 2nd ANNUAL GENERAL MEETING ("2nd AGM")

Date and Day	:	27 September 2022 (Tuesday)
Time	:	11:30 a.m.
Venue	:	Ballroom I, Level 2, The Federal Hotel Kuala Lumpur, No. 35, Jalan Bukit Bintang,55100 Kuala Lumpur

Dear Shareholders of Beshom Holdings Berhad ("Beshom" or "the Company")

Further to the "Guidance and FAQs on the Conduct of General Meetings for Listed Issuers" issued by the Securities Commission Malaysia, please find the guidance note below on the requirements and methods of participating in the 2nd AGM of the Company.

Record of Depositors

For deposited securities, the Company will be requesting Bursa Malaysia Depository Sdn Bhd to issue 2nd AGM Record of Depositors ("ROD") as at 19 September 2022. Only members whose names appear in the ROD on 19 September 2022 shall be eligible to attend, vote and speak at the meeting or appoint proxy to attend and/or vote and/or speak on his/her behalf.

Registration

A. Pre - Registration to attend the AGM

Shareholders are strongly encouraged to pre-register ahead of 2nd AGM at https://conveneagm.my/beshomagm2022 to indicate attendance at the 2nd AGM.

Pre-Registration allows the Company to make the necessary arrangements and planning in relation to the meeting venue, infrastructure and logistics to accommodate meeting participants.

Deviator es				
Register as	Go to https://conveneagm.my/beshomagm2022.			
Shareholder	• Select "Register Now" and choose "Register as Shareholder".			
	 Fill out the form with the required information and select "Submit Registration". 			
	 A confirmation will be displayed after a successful registration. Check your email for the next step. 			
	 Open the email from AGM@Convene. 			
	Select "Verify Your Email".			
	• After the email verification, you will be redirected to create your own personalised password.			
	Upon system verification against the General Meeting Record of			
	Depositories as at 19 September 2022, you will receive an email from			
	AGM@Convene <agmaccounts@conveneagm.com> approving or rejecting your pre-registration.</agmaccounts@conveneagm.com>			
	• Please note that you are still required to produce your original MyKad/ Passport (for foreigners) for verification by registration staff on the day of			
	AGM.			

B. Registration on the day of AGM (27 September 2022)

- (i) Registration will commence at 8.30 a.m. at the entrance of Ballroom I, Level 2, The Federal Hotel Kuala Lumpur and will remain open until the start of the AGM.
- (ii) In view of the COVID-19, your safety remains our utmost priority. The precautionary and safety measures applicable to all attendees on the 2nd AGM day are as follows:
 - (a) all attendees are required to download MySejahtera app to show their fully vaccinated status
 - (b) to practice safe distancing
 - (c) to sanitize hands
 - (d) to wear mask at all times

Any attendee who is experiencing any symptoms of COVID-19 or not fully vaccinated, will be denied entry into the venue of the 2nd AGM.

- (iii) Kindly present your original MyKad/Passport (for foreigners) at the registration counter for verification. Upon verification, you are required to sign on the Attendance list prepared by the registration staff.
- (iv) No person will be allowed to register on behalf of another person, even with the original MyKad/Passport of that person.
- (v) You will also be given a coloured wristband. No person will be allowed to enter the meeting room without wearing the coloured wristband. There will be no replacement in the event that you lose or misplace the wristband.
- (vi) For precautionary and safety measures, the door to the Meeting Venue will be closed sharp at 11.30 a.m. and all attendees are encouraged to be punctual.
- (vii)As a precautionary measure, the Company reserves the right to change the Meeting arrangements in accordance to the latest directives to be issued related to the COVID-19 including to impose limitation to the number of attendees as set by the authorities, if any, to be physically present at the Meeting Venue. The Company also reserves the right to reject entrance of any attendee who does not meet the health standard operating procedures as mentioned above.

Form(s) of Proxy

If you are unable to attend the meeting and wish to appoint a proxy to attend and vote on your behalf, please submit the Form of Proxy in accordance with the notes and instructions printed herein.

The instrument appointing a proxy/proxies may be made via hardcopy or by electronic means in the following manner and must be received by the Company **not less than forty-eight (48) hours before the time appointed for holding the 2nd AGM or adjourned** AGM at which the person named in the appointment proposes to vote:

- (i) In hardcopy Duly completed proxy form must be deposited at KPMG Management & Risk Consulting Sdn. Bhd. at Concourse, KPMG Tower, No.8, First Avenue, Bandar Utama, 47800 Petaling Jaya, Selangor, Malaysia; or
- (ii) In electronic means lodge via Convene@AGM portal at https://conveneagm.my/beshomagm2022 or email to support_conveneagm@kpmg.com.my.

Form(s) of Proxy (continued)

If you have submitted your Form(s) of Proxy and subsequently decide to appoint another person or wish to attend the 2nd AGM in person, please write in to support_conveneagm@kpmg.com.my to revoke the earlier appointed proxy forty-eight (48) hours before the AGM.

Alternatively, kindly follow the steps listed above under "**Pre - Registration to attend the AGM**" to attend in person. In such an event, your appointment of proxy(ies) shall be revoked upon approval of your Pre-Registration.

Poll Voting

- 1. All the resolutions as set out in the Notice of 2nd AGM will be conducted by way of ePolling. Every member present in person or proxy or by attorney or other duly authorised representative shall have one (1) vote for every share by him /her.
- 2. The Company has appointed KPMG Management & Risk Consulting Sdn. Bhd. as the Poll Administrator to conduct the poll by way of ePolling. Polling will be opened for all resolutions at the start of the 2nd AGM at 11:30 a.m. and will remain open until after the announcement of poll closure by the Chairman.
- 3. Please cast your vote for the relevant resolutions at Convene@AGM portal through your smart phone. For attendees without a smartphone, please approach the Poll Administrators present inside the Meeting Venue to vote.
- 4. The poll results will be announced after the scrutineers have verified the poll results.

No Recording or Photography

Strictly No recording or photography of the 2nd AGM proceedings are allowed.

Door Gifts

As a token of appreciation, each attendee will be given one (1) door gift upon registration as shareholder and one (1) door gift only for person who attends the meeting as a proxy or a proxy for multiple members. In the case of the attendee being a shareholder and also representing a proxy for member(s), the attendee will be given two (2) door gifts in total.

<u>Parking</u>

Parking is free at Plaza Low Yat car park – No 7, Off Jalan Bukit Bintang, Bukit Bintang Central, 55100 Kuala Lumpur for entrance <u>from car park ENTRY 1 and ENTRY 2</u> only. You are required to validate your parking ticket with the Company's stamp at the entrance of the Ballroom I.

Pre-Meeting Submission Of Questions To The Board Of Directors

The shareholders may submit questions to the Company in advance via e-mail to ir@beshom.com prior to the AGM to transmit questions to Board of Directors no later than **11:30 a.m. on Friday, 23 September 2022**. The Chairman and the Board of Directors will endeavour their best to respond to the questions submitted by the shareholders which are related to the resolutions to be tabled at the AGM.

<u>Enquiry</u>

If you have any enquiries prior to the 2nd AGM please contact the following:

i)	Beshom Holdings Berhad				
	General Line	: 603-3342 3322			
	Fax No.	: 603-3342 8285			
	Email	: ir@beshom.com			

Or

ii) KPMG Management & Risk Consulting Sdn. Bhd.

Email : support_conveneagm@kpmg.com.my Tel : 603-7721 7954 603-7721 7329 603-7721 7780

Or

iii) ConveneAGM Technical Support (Available 24/7)

Tol Free No	: 1 800 817 240
Email	: support@conveneagm.com
Live Chat	: https://conveneagm.my/beshomagm2022
	(Click on the chat icon at the bottom right side of URL)

Personal Data Privacy

By registering for the participation and electronic voting meeting and/or submitting the instrument appointing a proxy(ies) and/or representative(s), the member of the Company has consented to the use of such data for purposes of processing and administration by the Company (or its agents); and to comply with any laws, listing rules, regulations and/or guidelines. The member agrees that he/she will indemnify the Company in respect of any penalties, liabilities, claims, demands, losses and damages as a result of the shareholder's breach of warranty.