► HS Optimus HS OPTIMUS HOLDINGS LIMITED

(Incorporated in Singapore) (Registration No. 199504141D)

NOTICE IS HEREBY GIVEN that the Annual General Meeting of HS OPTIMUS HOLDINGS LIMITED will be held at HomeTeamNS-JOM Balestier, Seminar Room, Level 3, 31 Ah Hood Road, Singapore 329979 on Wednesday, 31 July 2024 at 1000 a.m., for the following purposes:

AS ORDINARY BUSINESS:

To receive and adopt the Directors' Statement and Audited Financial Statements of the Company and its subsidiaries for the financial year ended 31 March ("FY") 2024 and the Auditors' Report thereon.

To approve the payment of Directors' fees of S\$203,000 for the financial year ending 31 March 205 (FY2024: S\$243,000) (Resolution 2)

(FY2024: \$5843.000)
To re-elect the following Directors retiring under Article 109 of the Company's Constitution:
a. Mr. Mark Leong Kei Wei
[See Explanatory Note (a)]
b. Mr. Chia Fook Sam

[See Explanatory Note (b)]

To re-appoint Messrs Ernst & Fragman (Passage 1)

To re-appoint Messrs Ernst & Management (Passage 1)

To re-appoint Messrs Ernst & Management (Passage 1)

To transact any other ordinary business that may properly be transacted at an Annual General Meeting.

AS SPECIAL BUSINESS:

To consider and, if thought fit, to pass the following resolutions as Ordinary Resolutions, with or without

"SHARE ISSUE MANDATE

STARKE ISSUE MANUALE
That pursuant to Section 16 of the Companies Act 1967 of Singapore and the Singapore Exchange
Securities Trading Limited ("SGX-ST") Listing Manual Section B: Rules of Catalist (the "Catalist Rules"),
authority be and is hereby given to the procedors of the Company to:

a. (i) issue shares in the capital of the Company ("Shares") (whether by way of rights, bonus or optionally in the capital of the Company ("Shares") (whether by way of rights, bonus or optionalistic profession sections.)

make or grant offers, agreements or options (collectively, "instruments") that may or would require Shares to be issued, including but not limited to the creation and issue of (as well as adjustments to) options, warrants, debentures or other instruments convertible into Shares, at mental managements and upwares, warrants, operatures or other instruments conventible into Shares, at any time and upon such teams and conditions and for such purposes and to such persons as the Directors may in their absolute discretion deem fit; and/or whitestanding that the authority conferred by the Resolution may have osseed to be in force) issue see in pursuance of any instrument made or granted by the Directors while this Resolution was in force, vided that:

note or tast:

the aggregate number of Shares to be issued pursuant to this Resolution (including Shares to be issued in pursuance of instruments made or granted pursuant to this Resolution) does not exceed one hundred per cent (10%) of the total number of issued Shares excluding Incasury shares and subsidiary hodings (as calculated in accordance with sub-paragraph (ii) below), of which the aggregate number of Shares to be issued other than on a por-rata basis to shareholders of the Company (Shareholders) (including shares to be issued in pursuant share) and included in accordance with sub-paragraph (ii) below; (iii) (iii) and including shares to be issued in pursuant (iii) (

new Shares arising from exercising share options or vesting of share awards provide share options or share awards (as the case may be) were granted in compliance will Catalist Rules; and

any subsequent bonus issue, consolidation or subdivision of Share

(s) any subsequent borns is such consolination is subconstin to strates, virtually subsequent borns are consolinated and (2) above are only to be made in respect of new shares arising from convertible securifies, share options or share awards which were issued and outstanding or subsisting at the time of the passing of this Resolution;

what were asset and obtaining of subsisting at the time of in the passing of this resolution, in covercising the authority conferency by this Resolution, the Company shall comply with the provisions of the Calabist Rulais for the time bong in force (unless such compliance) has been waived by the SOXS-73 and the Contestitution for the time being of the Company; and unless provided or varied by the Company in general meeting, the authority contended by the Resolution shall contribute in force with the controlled of the text annual general meeting of the supplied by all the contestion of the text annual general meeting of the Company is equilicated to the bright with the contestion of the text annual general meeting of the Company is equilicated to the bright with the contestion of the contestion of the Company is equilicated to the contestion of the contestion

PROPOSED RENEWAL OF SHARE PURCHASE MANDATE

Itfor the purposes of Sections 76C and 76E of the Companies Act 1967 of Singapore ("Companies Act"), the exercise by the Directors of the Company of all the powers of the Company to purchase or otherwise acquire Shares not exceeding in aggregate the Maximum Percentage (as hereafter didined), at such price or prices as may be determined by the Directors from time to time up to but not exceeding the Maximum Price (as hereafter defined), whether by way of:
on-market purchasely) ("On-Market Share Purchaseley)" tenseated on the SGX-ST through the SGX-STs ready market trading system or, as the case may be, any other schools exchange on which the Shares may for the increase (six of the school of th

by the Companies Auct, and otherwise in accordance with all other laws and regulations and rules of the SGX-ST or, as the case may be, the Other Exchange, as may for the time being be applicable, be and is hereby authorised and approved generally and unconditionally (the "Share Purchase Mandate");

unless revoked or varied by the Company in general meeting, the authority conferred on the Directors pursuant to the Share Purchase Mandate my the submitty conferred on the Directors pursuant to the Share Purchase Mandate may be exercised by the Directors at any time and from time to time during the period commencing from the date of the passing of this Resolution and expring on the earthest of the passing of the strength of the date of the passing of the strength of the date of the passing of the strength of the date of the passing of the strength of the date of the passing of the strength of the date of the passing of the strength of the date of the passing of the strength of the date of the passing of the strength of the date of the passing of the strength of the date of the passing of the date of the date of the passing of the date of the date of the passing of the date of the dat

expiring on the earliest of:

In the date on which the next annual general meeting of the Company is held or required by law to
be held (whoreupon it will lapse, unless renewed at such meeting);

In the date on which the purchases and/or acquisitions of Shares pursuant to the Share Purchase
Mandate are carried out to the full extent mandated; or

(ii) the date on which the authority conferred by the Share Purchase Mandate is revoked or varied by
the Company at general meeting (if so varied or revoked prior to the next annual general meeting);
in this Resolution:

in this Resolution?

"Average Closing Price" means the average of the closing market prices or has Share over the last Mre (3) Market Days, on which transactions in the Shares were recorded on the SGX-ST, immediately preceding the date of making the Ort-Market Share Purchase by the Company or, as the case may be, the day of the making of the offer pursuant in the ORIMINAR Share Purchase, and detered to be adjusted in accordance with the Catalist Rules or any corporate action that occurs during the relevant free (5) Market Days period and the days on within such purchases were made.

thre (5) Market Day' period and the day on which such purchases were made; "Closing market price" means the last deal price for a Share transaced through the SGX-ST's trading system as shown in any publication of the SGX-ST or other sources; "day of the marking of the offer" means the day on which he Company amounces its intention to make an offer for the purchase or acquisition of Shares from Shareholders, stating the purchase price (which shall not be more than the Maximum Price for an Ord-Market Share Purchase calculated on the Off-Market Share Purchase; Market Day' means a day on which the SGX-ST is open for trading in securities. "Market Day' means a day on which the SGX-ST is open for trading in securities."

mement usery means a cay on when the SUAX-b1 is open for frading in securities; "Maximum Percentage" means that number of issued Shares representing (15% of the issue Shares (excluding subsidiary holdings and treasury shares) as at the date of the passing of Resolution unless the Company has deflected a reduction of its issued share capital in accordant with the applicable provisions of the Company shall be taken to be the issued share capital of the company as altered (excluding subsidiary holdings and any treasury shares that may be held by Company as altered (excluding subsidiary holdings and any treasury shares that may be held by Company as altered (excluding subsidiary holdings and any treasury shares that may be held by Company as altered (excluding subsidiary holdings and any treasury shares that may be held by Company as altered (excluding subsidiary holdings).

Company as at that date);

**Maximum Price, in relation to a Share to be purchased, means an amount per Share (excluding brokerage, stamp duties, applicable goods and services tax and other related expenses) not exceeding.

(i) in the case of an Ort-Market Share Purchase, 105% of the Average Closing Price, and

(ii) in the case of an Oft-Market Share Purchase, 105% of the Average Closing Price, and

(iii) in other case, excluding related expenses of the purchase or acquisition of Shares by the Company pursuant to the Share Purchase Market Share Sha

user to une charter cludese members, evant Period's means the period commencing from the date of the general meeting at which the wall of the Share Purchase Mandate is approved and exprining on the earliest of: the date on which the next annual general meeting of the Company is held or required by law to be held (whoroupen it will lapse, unless ronewed at such meeting);

be held (whereupon it will lapse, unless renewed at such meeting);
if he date on which the purchases and/or acquisitions of Shares prusuant to the Share Purchase Mandate are carried out to the full extent mandate; or of the state of which the authority conferred by the Share Purchase Mandate is revoked or varied by the Company at general meeting (if so varied or revoked prior to the next annual general meeting); the Directors of the Company be and are hereby suthorised to deal with the Shares purchased; or acquired by the Company be pursuant to the Shares Purchase Mandate, in any manner as they think fit, which is permitted under the Companies Act, and

the Directors and/or any of them be and are and/or is hereby authorised and empowered to complete and do all such acts and things (including executing such documents as may be required) as they and/or he may consider expedient or necessary to give effect to the transactions contemplated and/or ne may conside sed by this Res ISee Explan tory Note (d)1

By Order of the Board Abdul Jabbar Bin Karam Di

Company Secretary Singapore, 16 July 2024

EXPLANATORY NOTES:

IPLANATORY NOTES:

Resolution 3 is to re-elect Mr. Mark Leong Kei Wei ("Mr. Leong") as a Director of the Company.

Mr. Leong will, upon re-election, remain as an Independent Director and the Chairman of the Audit
Committee and a member of the Remuneration Committee and Nominating Committee the Company.
Certain key information on Mr. Leong can be found in the sections entitled "Board of Directors" and "Report
On Corporate Governance" of the annual report of the Company for FV224 ("Annual Report 2024"). The
Board considers Mr. Leong to be independent for the purposes of Rule 704(7) of the Catalist Rules.

Resolution 4 is to re-leed Mr. Dire Fook Sam ("Mr. Knia") as a Director of the Company, Cortain key
information on Mr. Chia can be Count in the sections and Chief Operating Officer of the Company, Cortain key
information on Mr. Chia can be Count in the sections entitled "Board of Directors" and "Report on Corporate
Governance" of the Annual Report 2024.

NOTICE OF ANNUAL GENERAL MEETING

(c) Resolution 6, if passed, will empower the Directors (from the date of this Annual General Meeting until (i) the conclusion of the next annual general meeting of the Company, or (ii) the date by which the next annual general meeting of the Company is required by the to be held, whichever is earlierly to last and issue Shares in the control of the

of Resolution 7. Researd, will empower the Directors of the Company from the date of the Annual General Meeting until the date of the next Annual General Meeting is to be held or is required by law to be held, whichever is the centiler, to make purchases (whether by way Of Or-Market Share Purchases or Off-Market Share Purchases on an equal access scheme) from time to time of up to ten per cent (10%) of the that Share Purchases on an equal access scheme) from time to time of up to ten per cent (10%) of the that of the purchase or acquillation in the purchase or acquiliation in the control of the authority and irritation on, the source of funds to be used for the purchase or acquiliation in the Company purchase or acquiliation in the Share Purchase Markets Markets are set out in greater detail in the Appendix accompanying this Notice of Annual General Meeting.

The Annual General Meeting of the Company (the "AGM" or the "Meeting") will be held on Wednesday, 31 July 2002 at 1000 a.m., in a wholly physical format, at HomeTeamNS-JOM Balestier, Seminer Room, Level 3, 31 Art Hood Fload, Singapove 025979. There will be no option for members to participate virtually.

3, 31 Art Hood Fload, Singapove 025979. There will be no option for members to participate virtually. For the seminary of th but this is not mandalory.

A proxy need not be a mamber of the Company.

The instrument appointing a proxy(ies), together with the power of attorney or other authority under which it is signed (if applicable) or a notarial certified copy thereof, mast:

If sent personally or by post, be lodged at the office of the Company's Share Registrar, Boardroor Corporate & Advisory Services Pie. Ltd., at 1 Harbourfront Avenue, Keppel Bay Tower, #14-07. Singapore 098632; or

(b) If submitted by email, be received by the Company's Share Registrar, Boardroom Corporate & Advisory Services Piet. List at <u>str.group's boardroomirmted.com</u>
Advisory Services Piet. List at <u>str.group's boardroomirmted.com</u>
in either case, by 1000 a.m. on 29 July 2024 (being not less than forty-eight (48) hours before the time appointed for holding the Meeting or at any adjournment thereof) and in default the instrument of proxy shall not be treated as vaid.

shall not be freated as valid. Central Provident Fund (CPPF) or Supplementary Retirement Scheme ("SRS") investors who wish to vote should approach their respective CPF Agent Banks or SRS Operators to submit their votes at least seven (") working days before the AGM (i.e. pp. 100.02.m. on 19 July 19202) in ordinor to allow sufficient time for their respective relevant intermediaties to in turn submit a proxy form to appoint a proxy(iss) to vote on their healthy the cut-off date.

their behalf by the cut-off date.

Completion and submission of the instrument appointing a proxylies) shall not preclude a Sharoholder from attending speaking and voting at the AGM. Any appointment of a proxy or proxise (including the Chairman of the AGM) and is such event, the Company reserves the right to refuse to admit any person or persons appointed under the instrument appointing a proxylies) to the AGM. And in such event, the Company reserves the right to refuse to admit any person or persons appointed under the instrument appointing a proxylies) to the AGM. In the case of members of the Company whose Shares are entered against their names in the Depository Register ("Depository", the Company way reject any Proxy Form lodged if the Depositor, being the appointor, is not shown to have Shares entered against his/herifs name in the Depository Register appoint of the Company. Shous before the time appointed for holding the AGM (or at any adjournment thereof), as certified by The Central Depository (Pte) Limited to the Company.

Members may suprint questions relating to the business of this AGM in advance no later than 10:00 a.m. on 23 July 2024 ("Deadline"):

a. by email to Company's Share Recistar at suprower & Deadroomiminied.com.

by email to Company's Share Registrar at srs.proxy@boardroomlimited.com

by email to agm2024@hso.com.sg: or

by email to agmo2046 has compage or

It summed by post a deposited at the Company's Share Register, Beardroom Corporate & Advisory
Services Phe. Ltd., at 1 Harbourbrind Avenue, Reprel Bay Tower, #14-07, Singapore 198652.

The Company will address all substantial and relevant queries received by the Deadrine from nembers, by 1000 am. on 27 July 2024, Any addresseption distinctions output, or substantial or relevant questions responses to the substantial and relevant questions redeferesed during the AGM on its corporate website responses to the substantial and relevant questions addressed during the AGM on the Company's website and on SGNNET and in the Company's website at yours, bis.company's company will consolidate such the Company's website at yours, bis.company sometimes of the AGM within one (1) month after the AGM on the Company's website at yours, bis.company sometimes of the AGM within one (1) month after the AGM on the Substantial and relevant questions received from Street day and the minutes will include the responses to the substantial and relevant questions received from Street days within an expense of the AGM. Add to any the AGM and the Appendix) or Add counterns (including the Annual Report 1204, Proyr Orn, this Notice of AGM and the Appendix) or

socialisms and inflicted ingland the American Scale and SRS investors are deviced to a facility and the Appendix) or information relating to the business of the AGM have been, or will be, published on SQSANE and of the AGM and a way have been as the special section of the AGM and t

The instrument appointing a proxyleign must be under the hand of the appointor or on his/her attorney duly authorised in writing. Where the instrument appointing a proxyleign is executed by a corporation, it must be executed either under its common seal or under the hand of its attorney or duly authorised officer, failing which the instrument of proxy may be treated as invalid.

A corporation which is a member may authorise by resolution of its director or other governing body such

which the instrument of proxy may be treated as invalid.

A corporation which is a member may authorise by resolution of its director or other governing body such person as it thinks fit to act as its representative at the Meeting, in accordance with Section 179 of the Companies Act 1970 of Singapore.

Relevant Intermediatry

(a) a banking corporation licensed under the Banking Act 1970 of Singapore or a wholly-owned subsidiary of such a banking corporation, whose business includes the provision of nominee services and who holds shares in that capacity, or (b) a person holding a capital markets services licence to provide custodial services for securities under the Securities and Futures Act 2001 of Singapore and who holds shares in that capacity, or (b). The Central Equidated Future Act 2001 of Singapore and who holds shares in that capacity, or (b). The Central Equidated Future Act 2001 of Singapore and who holds shares in that capacity, or

The Central Provident Fund Board established by the Central Provident Fund Act 1953 of Singapore, in respect of shares purchased under the subsidiary legislation made under that Act 1953 of Singapore, in respect of shares purchased under the subsidiary legislation made under that Act providing for the making of investments from the contributions and interest standing to the credit of members of the Central Provident Fund, if the Board holds those shares in the capacity of an intermediary pursuant to or in accordance with that subsidiary legislation.

Personal Data Privacy:

By attending the AGM, submitting questions in advance of the Meeting and/or submitting an instrument appointing a prosyles) and/or representative(s) to attend, speak and vote at the Meeting and/or any adjustment thereof. a Depositor or an emertee of the Company;

1. consents to the collection, use and disclosure of the Depositor's or the member's personal data, as contained in any communication from or on behalf of the depositor or member in relation to the Meeting (including but not limited to questions sent in advance of the Meeting and proxy forms, by the Company (or la agents or service providers) for the following purposes (collectively, the *Purposes*):

(i) processing, administration and analysis by the Company (or its agents or service providers) or proxy forms approprinting a proxy(sie) and/or representatively) for the Meeting (including any adjournment theored) and the preparation and compilation of the attendance lists, proxy lists, minutes and other documents relating to the Meeting (including any adjournment members of the Company (including their proxise ander representatives) recollected free the Meeting and if necessary, following up with the questions; and

quesions; and enabling the Company (or its agents or service providers) to comply with any applicable la listing rules including the code of corporate governance, regulations and/or guidelines by relevant authorities;

relevant authorities;

warrants that all information submitted is true and accurate, and where the Depositor or the member discloses the personal data of the Depositor's or the member's proxy(ies) and/or representative(s) and/or any other party to the Company (or its agents or service providers), the Depositor or member has obtained the prior consent of such proxy(ies) and/or prepresentative(s) of the collection, use and disclosure by the Company (or its agents or service providers) of the personal data of such proxy(ies) and/or representative(s) for the Purposes; and or service providers) of the personal data of such proxy(ies) and/or representative(s) for the Purposes; and indemnity the Company in respect of any penalties, isabilities, claims, demands, losses and diamages as a result of the Depositor's or the member's breach of warranty. Photographic, sound and/or video recordings of the Meeting may be made by the Company for record keeping and to ensure the accuracy of the minutes prepared of the Meeting, Accordingly, the personal data of a member of the Company and proxy/representative of a member of the Company (such as his/her name, his/her presence at the Meeting and any questions helshe may raise or motions helshe propose/second) may be recorded by the Company for such purpose.

This notice has been prepared by the Company and its contents have been reviewed by the Company: sponsor, R & T Corporate Services Pte. Ltd. ("Sponsor"), for compliance with the relevant rules of the SGX-ST. This notice has not been examined or approved by the SGX-ST and the SGX-ST assumes no for the contents of this notice, including the correctness of any of the statements or opinions ma

The contact person for the Sponsor is Mr Howard Cheam Heng Haw (Telephone: +65 6232 0685) at R & T Corporate Services Pte. Ltd., 9 Straits View, Marina One West Tower, #06-07, Singapore 018937.