This announcement is not for publication or distribution, directly or indirectly, in or into the United States (including its territories and possessions, any state of the United States and the District of Columbia). This announcement is not an offer for sale of securities in the United States. The Warrants and Warrants Shares are not being registered under the United States Securities Act of 1933, as amended (the "Securities Act"), and may not be offered or sold in the United States unless registered under the Securities Act or pursuant to an exemption from registration under the Securities Act. There will be no public offering of securities in the United States.



EZION HOLDINGS LIMITED

(Incorporated in the Republic of Singapore) (Company Registration No 199904364E)

- (A) BONUS ISSUE OF 1,244,306,043 WARRANTS (THE "WARRANTS (2018-SHAREHOLDERS)"), WITH EACH WARRANT (2018-SHAREHOLDERS) CARRYING THE RIGHT TO SUBSCRIBE FOR ONE (1) NEW ORDINARY SHARE IN THE CAPITAL OF THE COMPANY (THE "WARRANT (2018-SHAREHOLDERS) SHARE") AT THE WARRANTS (2018-SHAREHOLDERS) EXERCISE PRICE PER WARRANT (2018-SHAREHOLDERS) SHARE, ON THE BASIS OF THREE (3) WARRANTS (2018-SHAREHOLDERS) FOR EVERY FIVE (5) EXISTING ORDINARY SHARES IN THE CAPITAL OF THE COMPANY ("SHARES") HELD BY SHAREHOLDERS OF THE COMPANY (THE "BONUS ISSUE");
- (B) PLACEMENT OF UP TO 452,500,000 WARRANTS TO SERIES B BONDHOLDERS OR AMENDED SERIES 008 SECURITYHOLDERS WHO EXERCISE THEIR CONVERSION RIGHTS DURING THE EARLY CONVERSION PERIOD, WITH EACH WARRANT (2018-SECURITYHOLDERS) CARRYING THE RIGHT TO SUBSCRIBE FOR ONE (1) NEW SHARE AT THE EXERCISE PRICE OF \$\$0.2763 PER WARRANT (2018-SECURITYHOLDERS) SHARE;
- (C) PLACEMENT OF UP TO 171,000,000 WARRANTS TO THE SECURED LENDERS, WITH EACH WARRANT (2018-SECURED LENDERS) CARRYING THE RIGHT TO SUBSCRIBE FOR ONE (1) NEW SHARE AT THE WARRANTS (2018-SECURED LENDERS) EXERCISE PRICE PER WARRANT (2018-SECURED LENDERS) SHARE; AND
- (D) PLACEMENT OF UP TO 94,221,498 WARRANTS TO THE UNSECURED LENDERS, WITH EACH WARRANT (2018-UNSECURED LENDERS) CARRYING THE RIGHT TO SUBSCRIBE FOR ONE (1) NEW SHARE AT THE WARRANTS (2018-UNSECURED LENDERS) EXERCISE PRICE PER WARRANT (2018-UNSECURED LENDERS) SHARE,

LODGEMENT OF THE OFFER INFORMATION STATEMENT, DESPATCH OF THE ADDENDUM (13 APRIL 2018) (AS DEFINED HEREIN) TO THE OFFER INFORMATION STATEMENT, AND INDICATIVE TIMETABLE OF KEY EVENTS

1. INTRODUCTION

The Board of Directors of Ezion Holdings Limited ("**Ezion**" or the "**Company**" and together with its subsidiaries, the "**Group**") refers to the announcements on 7 February 2018 and 6 April 2018 in relation to the Bonus Issue, the Warrants (2018-Securityholders) Issue, the Warrants (2018-Secured Lenders) Issue, and the Warrants (2018-Unsecured Lenders) Issue (collectively, the "**Warrants Issue**").

Unless otherwise defined, all capitalised terms and references used herein shall bear the same meaning ascribed to them in the Offer Information Statement (as defined below).

2. LODGEMENT OF THE OFFER INFORMATION STATEMENT

The Company wishes to announce that the amended offer information statement dated 13 April 2018 (the "OIS") in relation to the Warrants Issue has been lodged with the Monetary Authority of Singapore ("Authority") on the same date. It can be accessed at the following webpage: https://eservices.mas.gov.sg/opera/Public/SD/SearchOffers.aspx?idx=SHR

3. AMENDMENTS TO THE OIS

The Company had decided, for practical and logistical reasons, to have the Central Depository (Pte) Limited ("CDP") custodise the Warrants (2018-Shareholders) to be issued to Shareholders pursuant to the Bonus Issue. Hence, the Company had to update the terms and conditions contained in Appendix F of the OIS to include 2 standard paragraphs to cater for this arrangement.

The date of lodgement of the OIS with the Authority will also be amended (collectively, including the amendment to Appendix F, the "Amendments") from 6 April 2018 to 13 April 2018. The Amendments will be made in the form of an addendum to the OIS (the "Addendum (13 April 2018)"). Copies of the Addendum (13 April 2018) will be despatched by the Company to Shareholders on or around 16 April 2018. The Addendum (13 April 2018) will not be despatched to Foreign Shareholders.

Save for the above, there are no other changes to the OIS.

4. COLLECTION OF THE ADDENDUM (13 April 2018)

Entitled Shareholders who do not receive the Addendum (13 April 2018) may during the period up to 5.00 p.m. on 20 April 2018 obtain copies of the document from CDP at 9 North Buona Vista Drive, #01-19/20 The Metropolis, Singapore 138588.

5. EXPECTED TIMETABLE OF KEY EVENTS

Entitled Shareholders should take note of the following extended dates and times in respect of the Warrants Issue:

Despatch of OIS : 6 April 2018

Warrants (2018-Shareholders) Book Closure Date : 10 April 2018

Despatch of Addendum (6 April 2018) : 11 April 2018

Lodgement of OIS with the Authority : 13 April 2018

Despatch of Addendum (13 April 2018) : 16 April 2018

Expected date for issue and crediting of the : 17 April 2018

Warrants (2018-Shareholders)

Deadline to convert Series B Convertible Bonds or Amended Series 008 Securities to obtain 50,000 Warrants (2018-Securityholders) for every S\$50,000 in principal amount of Series B Convertible Bonds or Amended Series 008 Securities so converted

Period to convert Series B Convertible Bonds or Amended Series 008 Securities to obtain 25,000 Warrants (2018-Securityholders) for every S\$50,000 in principal amount of Series B Convertible Bonds or Amended Series 008 Securities so converted

Date for issuance of the Warrants (2018-Secured Lenders)

Date for issuance of the Warrants (2018-Unsecured Lenders)

Date of resumption of trading of the Company's Shares

: On or prior to the date that is 60 days after the issue date of the Series B Convertible Bonds or Amended Series 008 Securities

: After 60 days but on or prior to the date that is six (6) months after the issue date of the Series B Convertible Bonds or Amended Series 008 Securities

: Within a reasonable period of time (to be agreed upon between the Company and the Secured Lenders) after the execution of the facility agreements with the Secured Lenders

: Within a reasonable period of time (to be agreed upon between the Company and the Unsecured Lenders) after the execution of the facility agreements with the Unsecured Lenders

The above timetable is indicative only and is subject to change. As at the date of this OIS, the Company does not expect the timetable to be modified. However, the Company may, with the approval of the SGX-ST and/or CDP (if necessary), modify the timetable subject to any limitation under any applicable law. In that event, the Company will publicly announce any change to the above timetable through an

SGXNET announcement to be posted on the internet at the SGX-ST's website http://www.sgx.com.

By Order of the Board

Goon Fook Wye Paul Company Secretary 13 April 2018

IMPORTANT NOTICE

This announcement is for information only and does not constitute or form part of any offer or invitation to sell or issue, or any solicitation of any offer to acquire, any Warrants, Warrants Shares, or Shares or any securities of the Company in any jurisdiction in which such an offer or solicitation is unlawful. No person should acquire any Warrants or Warrants Shares except on the basis of the information contained in the OIS.

The information contained in this announcement is not for release, publication or distribution to persons in the United States and should not be distributed, forwarded to or transmitted in or into any jurisdiction where to do so might constitute a violation of applicable securities laws or regulations. The issue, exercise or sale of Warrants and the acquisition or purchase of the Warrants Shares are subject to specific legal or regulatory restrictions in certain jurisdictions. The Company assumes no responsibility in the event there is a violation by any person of such restrictions.

: 17 April 2018

The distribution of this announcement, the OIS and/or the application forms for Warrants Shares into jurisdictions other than Singapore may be restricted by law. Persons into whose possession this announcement and such other documents come should inform themselves about and observe any such restrictions. Any failure to comply with these restrictions may constitute a violation of the securities laws of any such jurisdiction. Neither the content of the Company's website nor any website accessible by hyperlinks on the Company's website is incorporated in, or forms part of, this announcement.

This announcement is not an offer for sale of securities in the United States or elsewhere. Warrants and Warrants Shares are not being registered under the Securities Act, and may not be offered or sold in the United States or to or for the account or benefit of U.S. persons (as defined in Regulation S under the Securities Act) unless registered under the Securities Act or pursuant to an exemption from registration under the Securities Act. There will be no public offering of securities in the United States.