I. INCREASE OF SHAREHOLDING IN TASEK CORPORATION BERHAD ("TASEK")

II. UNCONDITIONAL VOLUNTARY TAKE-OVER OFFER ("OFFER") FOR ALL THE REMAINING ORDINARY SHARES (EXCLUDING TREASURY SHARES) ("OFFER ORDINARY SHARES") AND ALL THE REMAINING PREFERENCE SHARES ("OFFER PREFERENCE SHARES") IN THE CAPITAL OF TASEK BY HL CEMENT (MALAYSIA) SDN BHD AND RIDGE STAR LIMITED (WHOLLY-OWNED SUBSIDIARIES OF HONG LEONG ASIA LTD.) FOR A REVISED CASH CONSIDERATION OF RM5.80 PER OFFER ORDINARY SHARE AND RM5.80 PER OFFER PREFERENCE SHARE ("REVISED OFFER")

The Board of Directors of Hong Leong Asia Ltd. (the "**Company**" or "**HLA**", and together with its subsidiaries, the "**HLA Group**") refers to the announcement by the Company dated 28 May 2019 on the Offer ("**Announcement**") and the subsequent announcements by the Company dated 18 June 2019, 20 June 2019, 25 June 2019, 5 July 2019, 12 July 2019, 19 July 2019, 2 August 2019, 8 August 2019, 9 August 2019, 13 August 2019, 14 August 2019, 15 August 2019 and 16 August 2019. Capitalised terms used but not otherwise defined herein shall have the same meanings given to them in the Announcement.

The Board of Directors of the Company wishes to announce that:

- (I) Ridge Star Limited ("RSL") has today acquired an aggregate of 19,300 Tasek Ordinary Shares (the "Sale Shares"), for an aggregate cash consideration of RM111,940.00 (or approximately \$\$37,152.89¹). The Sale Shares were acquired at RM5.80 per Sale Share, which is the same as the revised price of RM5.80 per Tasek Ordinary Share offered pursuant to the Revised Offer undertaken by the Joint Offerors. A copy of the press release relating to the acquisition of the Sale Shares by RSL, issued by CIMB Investment Bank Berhad ("CIMB") on behalf of the Joint Offerors is attached as Annexure I to this announcement for information.
- (II) CIMB has today, for and on behalf of the Joint Offerors, notified Holder(s) that the Revised Offer has closed at 5.00 p.m. (Malaysian time) on 19 August 2019 (the "Final Closing Date").

In accordance with Paragraph 13.01 of the Rules, CIMB has today, for and on behalf of the Joint Offerors, issued a press notice and notified Bursa Securities (the "**Press Release**") of the level of acceptances of the Offer as at 5.00 p.m. (Malaysian time) on the Final Closing Date, as set out below. A copy of the Press Release is attached as Annexure II to this announcement for information.

¹ In this Announcement, unless otherwise stated, translations of amounts from RM to Singapore dollars have been made on the basis of RM1 : S\$0.3319 as at 19 August 2019.

(i) Tasek Ordinary Shares

	No. of Tasek Ordinary Shares	%²
Tasek Ordinary Shares held by the Joint Offerors as at 18 June 2019 (being the date of despatch of the Offer Document (" Posting Date "))	97,887,043	80.80
Tasek Ordinary Shares for which acceptances under the Offer (which are complete and valid in all respects) have been received by the Joint Offerors after the Posting Date and up to 5.00 p.m. (Malaysian time) on the Final Closing Date	6,775,999	5.60
Tasek Ordinary Shares acquired or agreed to be acquired (other than the Tasek Ordinary Shares for which acceptances under the Offer have been received) by the Joint Offerors after the Posting Date and up to 5.00 p.m. (Malaysian time) on the Final Closing Date	2,097,200	1.73
(A) Total Tasek Ordinary Shares held by the Joint Offerors as at 5.00 p.m. (Malaysian time) on the Final Closing Date	106,760,242	88.13
(B) Tasek Ordinary Shares for which acceptances under the Offer (which are subject to verification) have been received by the Joint Offerors after the Posting Date and up to 5.00 p.m. (Malaysian time) on the Final Closing Date	43,259	0.03
(A) + (B)	106,803,501	88.16

(ii) Tasek Preference Shares

	No. of Preference Shares	% ³
Tasek Preference Shares held by the Joint Offerors as at 18 June 2019 (being the Posting Date)	211,050	63.00
Tasek Preference Shares for which acceptances under the Offer (which are complete and valid in all respects) have been received by the Joint Offerors after the Posting Date and up to 5.00 p.m. (Malaysian time) on the Final Closing Date	6,400	1.91
Tasek Preference Shares acquired or agreed to be acquired (other than the Tasek Preference Shares for which acceptances under the Offer have been received) by the Joint Offerors after the Posting Date and up to 5.00 p.m. (Malaysian time) on the Final Closing Date	-	-
(A) Total Tasek Preference Shares held by the Joint Offerors as at 5.00 p.m. (Malaysian time) on the Final Closing Date	217,450	64.91
(B) Tasek Preference Shares for which acceptances under the Offer (which are subject to verification) have been received by the Joint Offerors after the Posting Date and up to 5.00 p.m. (Malaysian time) on the Final Closing Date	-	-
(A) + (B)	217,450	64.91

Following the acquisition of the Sale Shares and the close of the Revised Offer on 19 August 2019, the HLA Group's ordinary shareholding interest in Tasek has increased to approximately

(i) 88.13%² (including valid acceptances after verification) or (ii) 88.16% (including acceptances which are pending verification) of the total issued and paid-up Tasek Ordinary Shares, and its preference shareholding interest in Tasek has increased to approximately 64.91%³ (including valid acceptances after verification) of the total issued and paid-up Tasek Preference Shares.

Based on the unaudited consolidated financial statements of Tasek and its subsidiaries (collectively, the "**Tasek Group**") for the half year ended 30 June 2019, the book value and net tangible asset value of the Tasek Group are approximately RM523.8 million (or approximately S\$174.1 million based on the exchange rate of RM1 : S\$0.3323 as at 30 June 2019) and RM521.9 million (or approximately S\$173.4 million based on the exchange rate of RM1 : S\$0.3323 as at 30 June 2019), respectively. The closing price of the Tasek Ordinary Shares on the last trading date prior to the date of this Announcement was RM5.80 (or approximately S\$1.93).

By Order of the Board HONG LEONG ASIA LTD.

Ng Siew Ping, Jaslin Yeo Swee Gim, Joanne Company Secretaries

19 August 2019

² Calculated based on the total issued and paid-up 121,142,931 Tasek Ordinary Shares (excluding treasury shares) as at the Final Closing Date.

³ Calculated based on the total issued and paid-up 335,000 Tasek Preference Shares as at the Final Closing Date.



FOR IMMEDIATE RELEASE

Date: 19 August 2019

To:

Securities Commission Malaysia Bursa Malaysia Securities Berhad Tasek Corporation Berhad Berita Harian Utusan Malaysia Bernama Business Times (New Straits Times) The Star The Edge Financial Daily The Malaysian Reserve Nanyang Siang Pau Sin Chew Jit Poh (Malaysia) The Sun

Attention:

Pn Zulaiha Subohi Mr Tan Gim Guan Mr Chow Poh Jin En Mutazar Ghani En Johardy Ibrahim Pn Siti Hawa Othman En Zuraimi Abdullah Mr Shanmugam Ms Kang Siew Li Ishun Ahmad Mr Ha Kok Mun Ms Low Sow Wan Ms Presenna Nambiar

HL CEMENT (MALAYSIA) SDN BHD AND RIDGE STAR LIMITED (COLLECTIVELY, THE "JOINT OFFERORS")

UNCONDITIONAL VOLUNTARY TAKE-OVER OFFER BY THE JOINT OFFERORS THROUGH CIMB INVESTMENT BANK BERHAD ("CIMB") TO ACQUIRE ALL THE REMAINING ORDINARY SHARES (EXCLUDING TREASURY SHARES) ("OFFER ORDINARY SHARES") AND ALL THE REMAINING PREFERENCE SHARES ("OFFER PREFERENCE SHARES") IN TASEK CORPORATION BERHAD ("TASEK") NOT ALREADY HELD BY THE JOINT OFFERORS FOR A REVISED CASH CONSIDERATION OF RM5.80 PER OFFER ORDINARY SHARE AND RM5.80 PER OFFER PREFERENCE SHARE ("OFFER PRICE") ("REVISED OFFER")

DISCLOSURE OF DEALINGS IN ACCORDANCE WITH RULE 19 OF THE RULES ON TAKE-OVERS, MERGERS AND COMPULSORY ACQUISITIONS 2016 ("RULES")

We refer to the announcement dated 28 May 2019 by Tasek on the unconditional voluntary take-over offer by the Joint Offerors.

Pursuant to Rule 19.04(1) of the Rules, we wish to inform that HL Cement (Malaysia) Sdn Bhd and/or Ridge Star Limited and its persons acting in concert as well as other parties associated to the Joint Offerors has dealt in the securities of Tasek, details of which are as follows:

Date	Name	Description of transaction	Description of security	Quantity	Price (RM)
19 August 2019	Ridge Star Limited	Buy	Ordinary Shares	19,300	5.80



Should you require further information and/or clarification, please do not hesitate to contact any of the following:

<u>Name</u>
Debbie Leong
Lim Yang Hoon
Audrey Wong
Jonathan Lee

Designation Managing Director Director Associate Director Associate

<u>Telephone no.</u>		
03-2261 0998		
03-2261 0292		
03-2261 0284		
03-2261 0368		

E-mail address debbie.leong@cimb.com yanghoon.lim@cimb.com audrey.wong@cimb.com jonathanjr.lee@cimb.com

Facsimile number: 03-2261 0353

Yours faithfully for and on behalf of CIMB Investment Bank Berhad

Debbie Leong

Managing Director (Corporate Finance Investment Banking Malaysia

cc Joint Offerors

yhh

Lim Yang Hoon Director Corporate Finance Investment Banking Malaysia



FOR IMMEDIATE RELEASE

Date: 19 August 2019

To:

Securities Commission Malaysia Bursa Malaysia Securities Berhad Tasek Corporation Berhad Berita Harian Utusan Malaysia Bernama Business Times (New Straits Times) The Star The Edge Financial Daily The Malaysian Reserve Nanyang Siang Pau Sin Chew Jit Poh (Malaysia) The Sun CIMB Group Corporate Communications Attention: Pn Zulaiha Subohi Mr Tan Gim Guan Mr Chow Poh Jin En Mutazar Ghani En Johardy Ibrahim Pn Siti Hawa Othman En Zuraimi Abdullah Mr Shanmugam Ms Kang Siew Li Ishun Ahmad Mr Ha Kok Mun Ms Low Sow Wan Ms Presenna Nambiar Pn Suriawati Zainal

HL CEMENT (MALAYSIA) SDN BHD AND RIDGE STAR LIMITED (COLLECTIVELY, THE "JOINT OFFERORS")

UNCONDITIONAL VOLUNTARY TAKE-OVER OFFER BY THE JOINT OFFERORS THROUGH CIMB INVESTMENT BANK BERHAD ("CIMB") TO ACQUIRE ALL THE REMAINING ORDINARY SHARES (EXCLUDING TREASURY SHARES) ("OFFER ORDINARY SHARES") AND ALL THE REMAINING PREFERENCE SHARES ("OFFER PREFERENCE SHARES") IN TASEK CORPORATION BERHAD ("TASEK") NOT ALREADY HELD BY THE JOINT OFFERORS FOR A REVISED CASH CONSIDERATION OF RM5.80 PER OFFER ORDINARY SHARE AND RM5.80 PER OFFER PREFERENCE SHARE ("REVISED OFFER")

- CLOSING OF REVISED OFFER

(Unless otherwise stated, the words and abbreviations used herein shall have the same meaning as defined in the offer document relating to the Offer dated 18 June 2019 ("**Offer Document**"))

We refer to the announcements in relation to the notice of unconditional voluntary take-over offer by the Joint Offerors dated 28 May 2019 ("Offer"), the offer document which sets out the details and the terms and conditions of the Offer ("Offer Document") and the notice of Revised Offer by the Joint Offerors dated 2 August 2019.

On behalf of the Joint Offerors, we wish to inform the Holders of Tasek that the Revised Offer has closed at 5.00 p.m. (Malaysian time) on 19 August 2019 ("Final Closing Date").

In accordance with Paragraph 13.01 of the Rules, the detailed disclosure on the level of acceptances of the Offer as at 5.00 p.m. (Malaysian time) on the Final Closing Date is set out in the Appendix of this press notice.



Should you have any queries, please do not hesitate to contact any of the following.

Name	Designation	Telephone no.	E-mail address
Debbie Leong	Managing Director	03-2261 0998	debbie.leong@cimb.com
Lim Yang Hoon	Director	03-2261 0292	yanghoon.lim@cimb.com
Audrey Wong	Associate Director	03-2261 0284	audrey.wong@cimb.com
Jonathan Lee	Associate	03-2261 0368	jonathanjr.lee@cimb.com

Thank you.

Yours faithfully, for and on behalf of CIMB Investment Bank Berhad

Debbie Leong

Managing Director Corporate Finance Investment Banking Malaysia

yhli

Lim Yang Hoon Director Corporate Finance Investment Banking Malaysia

ACCEPTANCE LEVEL

(i) Ordinary Shares

		No. of Ordinary Shares	%(1)
Ordinar (being t Date "))	y Shares held by the Joint Offerors as at 18 June 2019 the date of despatch of the Offer Document (" Posting	97,887,043	80.80
are com Joint C	y Shares for which acceptances under the Offer (which pplete and valid in all respects) have been received by the Offerors after the Posting Date and up to 5.00 p.m. sian time) on the Final Closing Date	6,775,999	5.60
the Ord been re	y Shares acquired or agreed to be acquired (other than inary Shares for which acceptances under the Offer have aceived) by the Joint Offerors after the Posting Date and 00 p.m. (Malaysian time) on the Final Closing Date	2,097,200	1.73
(A) T 5.	otal Ordinary Shares held by the Joint Offerors as at .00 p.m. (Malaysian time) on the Final Closing Date	106,760,242	88.13
(v tr	Ordinary Shares for which acceptances under the Offer which are subject to verification) have been received by ne Joint Offerors after the Posting Date and up to 5.00 p.m. Malaysian time) on the Final Closing Date	43,259	0.03
(A) + (B	3)	106,803,501	88.16

Note:

(1) Calculated based on the total issued and paid-up 121,142,931 Ordinary Shares (excluding treasury shares) as at the Final Closing Date.

(ii) **Preference Shares**

		No. of Preference Shares	% ⁽¹⁾
	erence Shares held by the Joint Offerors as at 18 June 2019 ng the Posting Date)	211,050	63.00
are o Joint	erence Shares for which acceptances under the Offer (which complete and valid in all respects) have been received by the t Offerors after the Posting Date and up to 5.00 p.m. aysian time) on the Final Closing Date	6,400	1.91
the have	erence Shares acquired or agreed to be acquired (other than Preference Shares for which acceptances under the Offer been received) by the Joint Offerors after the Posting Date up to 5.00 p.m. (Malaysian time) on the Final Closing Date	-	-
(A)	Total Preference Shares held by the Joint Offerors as at 5.00 p.m. (Malaysian time) on the Final Closing Date	217,450	64.91
(B)	Preference Shares for which acceptances under the Offer (which are subject to verification) have been received by the Joint Offerors after the Posting Date and up to 5.00 p.m. (Malaysian time) on the Final Closing Date	-	-
(^)	+ (B)	217,450	64.91

Note:

(1) Calculated based on the total issued and paid-up 335,000 Preference Shares as at the Final Closing Date.