THIS NOTICE IS IMPORTANT AND REQUIRES THE IMMEDIATE ATTENTION OF NOTEHOLDERS. If Noteholders (as defined below) and/or the action they should take, they should seek their own financial advice immediately from their stockbrok

Vibrant Group Limited (UEN/Company Registration No. 198600061G) (Incorporated in the Republic of Singapore) Notice of Meeting of Holders of the

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Series 003 \$\$66,000,000 7.5 per cent. notes due 2020 (ISIN: SG7HH5000008) (the "Notes")
issued under the \$\$500,000,000 Multicurrency Debt Issuance Programme
established by Vibrant Group Limited (the "Issuer")

NOTICE IS HEREBY GIVEN that, pursuant to the provisions of Schedule 11 of the trust deed dated 8 May 2013 made between (1) the Issuer, as issuer, and (2) DBS Trustee Limited (the "Trustee"), as trustee for the holders of the Notes (collectively, the "Noteholders"), as amended and restated by the amendment and restatement trust deed dated 25 March 2014 and as supplemented by a supplemented by a supplemental trust deed dated 8 August 2017, in each case, made between the same parties (the "Trust Deed"), a meeting of the Noteholders convened by the Issuer will be held for the purpose of considering and, if thought fit, passing the following resolutions which will be proposed as an Extraordinary Resolution of the Noteholders in accordance with the provisions of the Trust Deed. The Meeting for holders of the Notes will be held at 10 Collyer Quay, #27-00 Ocean Financial Centre, Singapore 049315 on Friday, 26 October 2018 at 10:00 a.m. (Singapore time) (the "Meeting").

Capitalised or other terms used but not defined in this Notice shall, unless the context otherwise requires, have the meanings set out in the consent solicitation statement dated 4 October 2018 (the "Consent Solicitation Statement") issued by the Issuer.

EXTRAORDINARY RESOLUTION

the Noteholders waive any non-compliance or potential non-compliance with Clause 7.2.3 of the Trust Deed and Condition 4(b)(iii) of the Notes for the Test Periods ending on 31 October 2017, 30 April 2018, 31 October 2018 and 30 April 2019;
the Noteholders waive the occurrence of any Event of Default (as defined in the Trust Deed) or, as the case may be, Potential Event of Default (as defined in the Trust Deed) under Conditions 10(b) and 10(c) of the Notes as a result of any non-compliance with Clause 7.2.3 of the Trust Deed and Condition 4(b)(iii) of the Notes, and the waiver of any requirement, covenant and term in the Trust Deed and the Notes as a result of any non-compliance with Clause 7.2.3 of the Trust Deed and Condition 4(b)(iii) of the Notes, in each case for the Test Periods ending on 31 October 2017, 30 April 2018, 31 October 2018 and 30 April 2019;
the Noteholders approve amendments to Clause 7.2.3 of the Trust Deed and Condition 4(b)(iii) of the Notes (and the applicable definitions) such that the ratio of its Consolidated EBITDA to its Consolidated Interest Expense shall not at any time be less than 2.5:1, provided that it shall not be a breach of such covenant if such ratio is less than 2.5:1 in respect of the Test Periods ending on 31 October 2018, 30 April 2019, 31 October 2019 and on 30 April 2020;
the Noteholders waive any requirement, covenant and term in the Trust Deed and the Notes (and the applicable definitions) such that the ratio of its Consolidated EBITDA to its Consolidated Interest Expense shall not at any time be less than 2.5:1, provided that it shall not be a breach of such covenant if such ratio is less than 2.5:1 in respect of the Test Periods ending on 31 October 2018, 30 April 2019, 31 October 2019 and on 30 April 2020;
the Noteholders waive any requirement, covenant and term in the Trust Deed and the Notes that would be breached as a result of or arising in connection with the Blackgold Events, including Condition 10(b), Condition 10(c), Condition 10(d), Condition 10(d), Cond

16.24 and Clause 16.44; and the waiver of the occurrence of any Event of Default or, as the case may be, Potential Event of Default that may have occurred or may occur as a result of or arising in connection with the Blackgold Events, including Condition 10(b), Condition 10(c), Condition 10(d), Condition 10(f), Condition 20(f), Condition 10(f), Condition 10(f),

(1) Background

- Logistics Services Business, comprising the provision of integrated logistics solutions for customers worldwide, including freight forwarding, chemical industry, warehousing property management and logistics services and document storage and management
- Financial Services Business, comprising the business of fund management, financial leasing services and asset and trust management services; and

• Real Estate Business, comprising the business of property management, property development and property investment.

On 13 July 2017, the Issuer acquired the entire issued and paid-up ordinary shares in the capital of BIH. BIH is a Chongqing, China-based producer of thermal coal predominantly sold for industrial power generation to power plant customers in Shanghai. BIH owns four underground thermal coal mines, strategically located near the Yangtze River, and operates through its controlled entities wholly-owned by Blackgold Holdings Hong Kong Limited, an investment holding company. BIH is also engaged in the commodity logistics and coal trading business. In respect of the commodity logistics business, the Blackgold Group operates its barges along the Yangtze River and generates revenue from the transport of material such as stones, ore, cement, coal and other minerals. The coal trading business specialises in the purchase and resale of coal, where coal is primarily purchased from third party suppliers.

Blackgold Group operates its barges along the Yangtze River and generates revenue from the transport of material such as stones, ore, cement, coal and other minerals. The coal trading business's specialises in the purchase and resale of coal, where coal is primarily purchased from third party suppliers. The Inregularities on the Group's acquisition of the Blackgold Group, the auditors of BIH were changed to KPMG Huazhen (Chengdu) on 11 May 2018, in order to streamline the audit procedures on the consolidated financial statements of BIH would be satisfactorily completed and the relevant disclosures would be in compliance with Singapore Financial Reporting Standards, resulting in the audit of such the audit of the Blackgold Group and to properly account for the fair values of the net audit of the decidence of the such that the audit of the complete the purchase of the such that the audit of the Croup's financial statements for FY2018, principally because, during the audit of certain PRG subsidiaries of BIH, namely Chongqing Helipin Industrial Co., Ltd ("Chongqing Guoping Helipin"), Chongqing Guoping Helipin Resources Development on Co., Ltd ("Chongqing Guoping Helipin"), Chongqing Guoping Helipin Resources Development on the Subsidiaries of the Issuer auditors are such as a such as

See the section "The Proposal — Background to the Proposal — Ine Irregularities contained in the Proposal — Ine Irregularities contained in the Proposal — Ine Irregularities and the PRC Litigation on 6 August 2018, 10 September 2018 and 14 September 2018, the Issuer was notified various litigation in the PRC. See "The Proposal — Background to the Proposal — The PRC Litigation" contained in the Consent Solicitation Statement for a summary of such litigation. In light of the Irregularities and the PRC Litigation described above and their potential consequences, the Issuer is proposing to obtain a waiver for any non-compliance or potential non-compliance with various provisions of the Trust Deed and the Notes, and obtain approval of Noteholders to make certain amendments to the Trust Deed and the Notes (including, but not limited to, the amendments to the financial covenants). See "Terms of the Proposal" for further details of the proposal. For the avoidance of doubt, the Issuer is not proposing any change to the outstanding principal amount of the Notes, the Interest Rate and the Maturity Date.

All references to "Meeting" shall, unless the context otherwise requires, also mean any adjourned Meeting. In addition, any reference to the Issuer, the Trustee, the Issuing and Paying Agent or the Meeting Agent in this Notice, where appropriate, also includes their respective directors, officers, employees

All references to "Meeting" shall, unless the context otherwise requires, also mean any adjourned Meeting. In addition, any reference to the Issuer, the Trustee, the Issuing and Paying Agent or the Meeting Agent in this Notice, where appropriate, also includes their respective directors, officers, employees, agents or affiliates.

The Consent Solicitation Statement relating to the Extraordinary Resolution and the Proposal, a copy of which will be mailed to Noteholders with an address in Singapore and will be made available for collection by Noteholders as indicated below, explains the background to and reasons for, gives details of, and invites Noteholders to approve (at the Meeting), the proposal make the amendments and provide the waivers as described in the text of the Extraordinary Resolution is below (the "Proposal").

If the Extraordinary Resolution is duly passed at the Meeting, the waivers contained therein will become immediately binding on all Noteholders. While the Second Supplemental Trust Deed (as defined herein) for the Notes is expected to be executed if and promptly after the applicable Extraordinary Resolution is duly passed on or after the date of payment of the relevant Consent Fee, the proposed amendments to the terms of the Trust Deed and the Conditions as described in such Extraordinary Resolution will not become effective until the conditions precedent contained in the Second Supplemental Trust Deed have been satisfied.

Noteholders who submit to reliver (or who arrange to have submitted or delivered on their behalf) Voting Instructions (as defined in the Consent Solicitation Statement) voting in favour of the Extraordinary Resolution (i) on or prior to 15:00 p.m. (Singapore time) on Wednesday, 17 October 2018 (the "Early Consent Deadline") to the Meeting Agent (as defined herein), and do not subsequently revoke or amend such instructions, shall be eligible to receive an amount equal to 0.35 per cent. of the principal amount of the Notes which are the subject of the Voting Instruction (in

periods will not be effective. All of the dates and times herein are subject to earlier deadlines or other timings that may be set by The Central Depository (Pte) Limited ("CDP") or any intermediary Noteholders are advised to check with the bank, securities broker, CDP or other intermediary through which they hold their Notes whether such intermediary applies different deadlines for any of the events specified herein, and then to adhere to such deadlines if such deadlines are prior to the deadlines set

THE CONSENT SOLICITATION STATEMENT IS IMPORTANT AND REQUIRES NOTEHOLDERS' IMMEDIATE ATTENTION. If Noteholders are in doubt about any aspect of the Proposal and/or the action Noteholders should take, Noteholders should consult immediately their respective stockbroker, bank manager, solicitor, accountant or other independent financial adviser

Inspection
Noteholders may, from Thursday, 4 October 2018, between 9.00 a.m. to 5.00 p.m. (Singapore time) from Mondays to Fridays (excluding public holidays), up to 9.00 a.m. (Singapore time) on Wednesday, 24 October 2018, inspect copies of the following documents at the office of Tricor Singapore Pte. Ltd. (trading as Tricor Barbinder Share Registration Services), in its capacity as the meeting agent (the "Meeting Agent"), at 80 Robinson Road, #11-02, Singapore 068898 (the "Meeting Agent's Office"), and, from the time 15 minutes prior to and during the relevant Meeting, at 10 Collyer Quay, #27-00 Ocean Financial Centre, Singapore 049315:

a copy of the Trust Deed as amended and restated by an amendment and restatement trust deed dated 25 March 2014 (including the Conditions); a copy of the supplemental trust deed dated 8 August 2017 entered into between the Issuer and Trustee; copies of the Pricing Supplements dated 2 October 2017 and 9 October 2017 relating to the Notes; and a draft of the Second Supplemental Trust Deed.

3.2

Collection
Collection
Collection
Collection
Copies of the Consent Solicitation Statement will be mailed to the Noteholders with an address in Singapore. The forms of the Voting Instruction Form as well as the Tax Residency Declaration Form (both as referred to below) are appended to the Consent Solicitation Statement. In addition, Noteholders may collect copies of the Consent Solicitation Statement, the Voting Certificate, the Voting Instruction Form at the Meeting Agent's Office from Thursday, 4 October 2018, between 9.00 a.m. to 5.00 p.m. (Singapore time) from Mondays to Fridays (excluding public holidays), up to 10:00 a.m. (Singapore time) on Wednesday, 24 October 2018. General

In accordance with market practice, none of the Trustee, the Issuing and Paying Agent or the Meeting Agent:

expresses any opinion on the merits of this Consent Solicitation, the Extraordinary Resolution or the Proposal;

has been involved in the formulation or negotiation of this Consent Solicitation, the Extraordinary Resolution or the Proposal;

makes any recommendation on whether Noteholders should participate in this Consent Solicitation;

Procedure for Inspection and Collection of Documents

subsequently revoked or amended such instructions).

makes any recommendation on whether Noteholders should participate in this Consent Solicitation;
 shall have any duty or responsibility towards any Noteholder in the case of any default by the Issuer in the performance of its obligations under or in connection with this Consent Solicitation, the Extraordinary Resolution or the Proposal; or accepts or assumes any responsibility for the accuracy or completeness of this Consent Solicitation Statement, any information concerning the Issuer or any of their respective subsidiaries or any other document prepared in connection with this Consent Solicitation, the Extraordinary Resolution or the Proposal, or for any failure by the Issuer to disclose events that may have occurred and may affect the significance or accuracy of such information.
 Noteholders should also note that the Issuer, the Trustee, the Issuing and Paying Agent cannot and do not offer any advice on investment risks, if any, faced by Noteholders. Noteholders who are unsure of the consequences of this Consent Solicitation, including, inter alia, the Extraordinary Resolution or the Proposal should seek their own independent financial, tax and legal advice.
 The attention of Noteholders is particularly drawn to the quorum required for a Meeting and for an adjourned Meeting which is set out in the sections hereof entitled "Voting Procedures" and "Quorum and Adjournment" respectively.
 The Consent Solicitation Statement does not constitute or form part of, and should not be construed as, an offer for sale or subscription of, or a solicitation of any offer to buy or subscrible for, any securities of the Issuer or any other entity. The distribution of the Consent Solicitation Statement may nonetheless be restricted by law in certain jurisdictions. Persons into whose possession this document omes are required to inform themselves about, and to observe, any such restrictions. In order to avoid any violation of laws applicable in writing an address in S

with the provisions of any such restrictions.

Voting Procedures The relevant provisions governing the convening and holding of a Meeting are set out in Schedule 11 of the Trust Deed, copies of which are available for inspection as referred to above To be eligible to attend or vote at a Meeting either in person or by proxy, Noteholders should complete and sign a Voting Instruction Form to instruct the Meeting Agent to either issue a Voting Certificate or comply with a Voting Instruction. Such Voting Instruction Form must be submitted to the Meeting Agent at the Meeting Agent's Office by the Expiration Time. In the case of Noteholders who are individuals, copies of such Noteholder's passport or identity card will have to be submitted to the Meeting Agent together with the Voting Instruction Form.

Noteholders should note that the latest time and date for obtaining a Voting Certificate and for issuing, amending or revoking a Voting Instruction (the "Expiration Time") is 10:00 a.m. (Singapore time) on Wednesday, 24 October 2018. Noteholders who take the action described below and in the Consent Solicitation Statement prior to the Expiration Time need take no further action in relation to voting at the relevant Meeting in respect of the Extraordinary Resolution. sholders who take the action described below and in the Consent Solicitation Statement prior to the Expiration I Ime need take no further action in relevant Meeting in respect of the Extraordinary Resolution.

If a Noteholder wishes to obtain a Voting Certificate in respect of the Notes for the purposes of attending the Meeting, such Noteholder must deposit a validly completed Voting Instruction Form for that purpose at least 48 hours before the time fixed for the Meeting with the Meeting Agent. The Meeting Agent shall then issue a Voting Certificate in respect of it. Noteholders without a Voting Certificate will not be allowed to attend and vote at the Meeting.

If any Noteholder (including a Beneficial Owner) does not wish to attend the Meeting personally, such Noteholder may instruct the Meeting Agent to appoint any employee, officer or agent of the Meeting Agent so designated by the Meeting Agent to attend the Meeting as proxy and to vote on the Extraordinary Resolution through a Voting Instruction, in which such Noteholder or its duly authorised representatives shall direct the Meeting according to the wishes of such Noteholder and in respect of the aggregate principal amount of the Notes held by such Noteholder.

If a Noteholder wishes the votes attributable to it to be included in a block voting instruction for the Meeting, then, at least 48 hours before the time fixed for the Meeting, (a) such Noteholder must deposit a validly completed Voting Instruction Form for that purpose with the Meeting Agent and (b) such Noteholder or a duly authorised person on its behalf must direct the Meeting Agent on how those votes are to be cast at the Meeting.

Each Noteholder is to note that, upon the delivery of the validly completed Voting Instruction Form to the Meeting Agent, the Meeting Agent will proceed to request CDP to earmark the direct securities account in which the Noteholder's Notes are credited and Notes so earmarked will not be represented until the Noteholder's Notes are credited and Notes so earmarked will not be represented until the Noteholder's Notes are credited and Notes so earmarked will not be represented until the Noteholder's Notes are credited and Notes so earmarked will not be represented until the Noteholder's Notes are credited and Notes so earmarked will not be represented until the Noteholder's Notes are credited and Notes so earmarked will not be represented until the Noteholder's Notes are credited and Notes so earmarked will not be represented until the Noteholder's Notes are credited and Notes so earmarked will not be represented until the Noteholder's Notes are credited and Notes so earmarked will not be represented until the Noteholder's Notes are credited and Notes so earmarked will not be represented until the Noteholder's Notes are credited and Notes so earmarked will not be represented until the Noteholder's Notes are credited and Notes so earmarked will not be represented until the Noteholder's Notes are credited and Notes so earmarked will not be represented until the Noteholder's Notes are credited and Notes so earmarked will not be represented until the Noteholder's Notes are credited and Notes so earmarked will not be represented as a supplication of the Noteholder's Notes are credited a

will not be released until: (i) in the case where: (A) in respect of a Voting Certificate, not less than 48 hours before the time for which the Meeting agent and the Meeting Agent and the Meeting Agent notifies CDP of such surrender or of the compliance in such other manner with the rules of CDP;

(B) in respect of instructions for votes to be included in a block voting instruction by way of a Voting Instruction Form, not less than 48 hours before the time for which the Meeting Agent receives a notification in writing of any revocation of a Noteholder's previous

instructions to the Meeting Agent and the same is notified in writing at least 24 hours before the time appointed for holding the Meeting Agent to the Issuer at its specified office or to the chairman of the Extraordinary Resolution and such votes have not been validly revoked and the Extraordinary Resolution has been duly passed) the time of the payment of the relevant Consent Fee to such Noteholders; (in all other cases, including in the case where the Notes are held by the Noteholders who have voted against the Extraordinary Resolution and such votes have not been validly revoked) the conclusion of the Meeting (or, if applicable, any adjournment of the Meeting); and (in the case where the Consent Solicitation is terminated) the date of termination of the Consent Solicitation

and in each case such Notes ceasing in accordance with the procedures of CDP and with the agreement of the Meeting Agent to be held to its order

and in each case such Notes ceasing in accordance with the procedures of CDP and with the agreement of the Neeting Agent to be need to its order (the "Earmarking Period").

Uring the Earmarking Period, the Notes which are the subject of a Voting Instruction Form may not be traded or transferred. Notwithstanding anything contained herein, Noteholders should note that the Notes will be earmarked by CDP in accordance with its procedures and subject to its timings. Similarly, Notes so earmarked will also be released by CDP in accordance with its procedures and subject to its timings.

Noteholders may not revoke or amend Voting Instructions at any time at or prior to the Adjournment Instruction Deadline, after which time Noteholders may not revoke or amend Voting Instructions. Any notice of revocation or amendment received after such relevant time will not be effective. Consent Fee

If the Settlement Conditions are fulfilled, the Issuer shall, no later than five Business Days after the Meeting, pay the Early Consent Fee to those Noteholders who have delivered Voting Instructions voting in favour of the Extraordinary Resolution on or prior to the Early Consent Deadline (and have not

To receive the Early Consent Fee, Noteholders must submit or deliver (or arrange to have submitted or delivered on their behalf) Voting Instructions voting in favour of the Extraordinary Resolution on or prior to the Early Consent Deadline to the Meeting Agent and must not subsequently revoke or amend such instructions. To receive the Normal Consent Fee, Noteholders must submit or deliver (or arrange to have submitted or delivered on their behalf) Voting Instructions voting in favour of the Extraordinary Resolution on or prior to the Expiration Time to the Meeting Agent and must not subsequently revoke or amend such instructions.

Subsequently revoked or a mended such instructions,.

If the Settlement Conditions are fulfilled, the Issuer shall, no later than five Business Days after the Meeting, pay the Normal Consent Fee to those Noteholders who have delivered Voting Instructions voting in favour of the Extraordinary Resolution after the Early Consent Deadline but on or prior to the Expiration Time (and have not subsequently revoked or amended such instructions). For the avoidance of doubt, Noteholders who are eligible to receive the Early Consent Fee will not additionally receive the Normal Consent Fee.

Payment of the relevant Consent Fee is subject to the Settlement Conditions being fulfilled. Noteholders who deliver Voting Instructions voting against the Extraordinary Resolution and/or after the relevant Consent Fee Deadline and/or who attend and vote at the Meeting will not be eligible to receive the relevant Consent Fee.

Noteholders should note that Voting Instructions given in respect of the Meeting shall remain valid for any adjourned Meeting for want of a quorum (unless revoked or amended on or prior to the Adjournment Instruction Deadline). The payment of the relevant Consent Fee to each eligible Noteholder is conditional upon the following:

Noteholders duly passing the Extraordinary Resolution; and

such Noteholder duly completing and delivering to the Meeting Agent the duly complete details (as specified such Noteholder duly completing and delivering to the Meeting Agent the duly complete details (as specified such Noteholder duly completing and delivering to the Meeting Agent the duly complete details (as specified such Noteholder duly completing and delivering to the Meeting Agent the duly complete details (as specified such Noteholder duly completing and delivering to the Meeting Agent the duly complete details (as specified such Noteholder duly completing and delivering to the Meeting Agent the duly complete details (as specified such Noteholder duly completing and delivering to the Meeting Agent the duly complete details (as specified such Noteholder duly completing and delivering to the Meeting Agent the duly complete details (as specified such Noteholder duly completing and delivering to the Meeting Agent the duly complete details (as specified such Noteholder duly completing and delivering to the Meeting Agent the duly complete details (as specified such Noteholder duly completing and delivering to the Meeting Agent the duly completed very such Noteholder v

in the Voting Instruction Form) of a valid bank account with a bank in Singapore into which the relevant Consent Fee should be credited, (collectively, the "Settlement Conditions").

Those Noteholders who submit or deliver Voting Instructions voting in favour of the Extraordinary Resolution on or prior to the Early Consent Deadline and who wish to receive the Early Consent Fee must not subsequently revoke or amend such instructions. Noteholders will not be able to revoke or amend their Voting Instructions at any time after the Expiration Time or, if the Meeting is adjourned for want of a quorum, the Adjournment Instruction Deadline. During the period commencing on the Expiration Time and ending at the conclusion of the Meeting, Noteholders will not be able to submit or deliver Voting Instructions. Any Voting Instructions received during such period will not be effective.

Instructions. Any voting instructions received during such period will not be effective. If the Meeting is adjourned, then during the period commencing on the Adjournment Instruction Deadline and ending at the conclusion of the adjourned Meeting, Noteholders will not be able to submit or deliver Voting Instructions. Any Voting Instructions received during such period will not be effective. Noteholders who have not already submitted or delivered Voting Instructions on or prior to the Expiration Time may submit or deliver Voting Instructions, during the period commencing at the conclusion of the original Meeting and ending on the Adjournment Instruction Deadline (but will not, for the avoidance of doubt, be entitled to the Early Consent Fee). Provided that the Settlement Conditions are fulfilled, the Consent Fee will be credited to the account of a Noteholder eligible to receive such Consent Fee on or avoidance of doubt, 29 October 2018 and in any event, by not later than five Business Days after the passing of the Extraordinary Resolution. The Issuer may elect to waive any Settlement Condition at its sole and absolute discretion. In any event, none of the Issuer, the Trustee, the Issuing and Paying Agent or the Meeting Agent shall be responsible for ensuring that the relevant Consent Fee is actually received by the relevant Noteholder. Under no circumstances shall the Trustee or the Issuing and Paying Agent or one-payment) of any Consent Fee, nor shall any of such entities or persons incur any liability in connection with the payment (or non-payment) of any Consent Fee, nor shall any of such entities or persons incur any liability in connection with the payment (or non-payment) of any Consent Fee, nor shall any of such entities or persons incur any liability in connection with the payment (or non-payment) of any Consent Fee, nor shall any of such entities or persons incur any liability in connection with the payment (or non-payment) of any Consent Fee. Fee or the failure to give such notification.

Quorum and Adjournment The meeting provisions in the Trust Deed require the proposals tabled in the Extraordinary Resolution to be subject to the quorum provisions in paragraph 19 of Schedule 11 to the Trust Deed. Therefore, the quorum required at the Meeting for the passing of the Extraordinary Resolution shall be two or more persons present holding Voting Certificates or being proxies and holding or representing in the aggregate not less than a clear majority of the principal amount of the Notes for the time being outstanding.

No business (other than the choosing of a Chairman) shall be transacted unless the requisite quorum is present at the commencement of business.

If a quorum is not present within 15 minutes from the time appointed for the Meeting, the Meeting, the Meeting shall stand adjourned for such period, being not less than 14 days nor more than 42 days, and to such time and place as the Chairman may decide. At least 10 days' notice of such adjourned Meeting (exclusive of the day on which the notice is given and the day on which the Meeting is to be held) shall be given in the same manner as for the original Meeting and such notice shall state the required quorum at such adjourned Meeting. The quorum required at any adjourned Meeting for the passing of the Extraordinary Resolution is two or more Noteholders or agents present in person holding or representing any proportion of Notes for the time being outstanding.

Voting Instructions given in respect of the Meeting shall remain valid for any adjourned Meeting for want of a quorum (unless revoked or amended on or prior to the Adjournment Instruction Deadline).

Voting Each question submitted to the Meeting will be decided on a show of hands unless a poll is (before, or on the declaration of the result of, the show of hands) demanded by the chairman of the Meeting, the Issuer, the Trustee or one or more persons representing two per cent. in principal amount of the Notes

for the time being outstanding.
Unless a poll is demanded, a declaration by the chairman of the Meeting that a resolution has or has not been passed shall be conclusive evidence of the fact without proof of the number or proportion of the votes cast in favour of or against it.
If a poll is demanded, it shall be taken in such manner and (subject as provided in Schedule 4 to the Trust Deed) either at once or after such adjournment as the chairman of the Meeting directs. The result of the poll shall be deemed to be the resolution of the meeting at which it was demanded as at the date it was taken. A demand for a poll shall not prevent the Meeting continuing for the transaction of business other than the question on which it has been demanded.

A poll demanded on the election of the chairman of the Meeting or on a question of adjournment shall be taken at once.

On a show of hands every person who is present in person and produces a Voting Certificate or is a proxy or representative shall have one vote. On a poll every such person has one vote in respect of each \$\$250,000 Denomination Amount of the Notes (which is the relevant minimum denomination of the Notes) so produced or represented by the Voting Certificate so produced or for which it is a proxy. Without prejudice to the obligations of proxies, a person entitled to more than one vote need not use them all in the same way.

In case of equality of votes, the chairman of the Meeting shall both on a show of hands and on a poll have a casting vote in addition to any other votes which he may have.

Extraordinary Resolution he Extraordinary Resolution would need to be passed by at least 75 per cent. of the votes cast at the Meeting. The Extraordinary Resolution passed at such Meeting duly convened shall be binding upon all Noteholders, whether or not present at the Meeting, and on all the Couponholders (as defined in the

(10) Notice of Results The Issuer must give notice of the passing of the Extraordinary Resolution within 14 days but failure to do so shall not invalidate the resolution. (11) Tax Note

Trust Deed) and each of them shall be bound to give effect to it accordingly and the passing of such resolution shall be conclusive evidence that the circumstances justify its being passed

Certain tax-related disclosures are set out in the Consent Solicitation Statement. (12) Governing Law

This notice is governed by, and shall be construed in accordance with, Singapore law

The Meeting Agent for the Meeting is: TRICOR SINGAPORE PTE. LTD. (TRADING AS TRICOR BARBINDER SHARE REGISTRATION SERVICES) on Road, #11-02, Sing Tel: (65) 6236 3550/35

E-mail: IS.Corporateactions@sg.tricorglobal.com

VIBRANT GROUP LIMITED Eric Khua Executive Director & CEO