



# TRITECH GROUP LIMITED

31 Changi South Avenue 2 Trittech Building Singapore 486478

(Company Registration No.: 200809330R)

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## AWARD OF S\$23.0 MILLION CONSULTANCY CONTRACT BY THE LAND TRANSPORT AUTHORITY

The Board of Directors (“**Directors**”) of Trittech Group Limited (the “**Company**” and together with its subsidiaries, the “**Group**”) wishes to announce that its wholly-owned subsidiary, Trittech Consultants Pte Ltd (“**Trittech Consultants**”), had on 10 June 2020, been awarded a S\$23.0 million contract, titled “Contract J1011B Qualified Person (Supervision) (“**QPS**”) Services for Jurong Region Line (Phase 1) (Package B – Contracts J103, J105 & J106)” (the “**Contract**”) by the Land Transport Authority (“**LTA**”).

Contract J103 is for the design and construction of elevated Hong Kah Station (JS4) and Corporation Station (JS5) and approximately 3km of elevated MRT Viaduct. Contract J105 is for the design and construction of elevated Jurong West Station (JS6), elevated Bahar Junction Station (JS7) and MRT Viaduct route length of approximately 1.15km. Contract J106 is for the design and construction of Boon Lay Station (JS8), elevated MRT Viaduct and a new linkway structure. Contract J1011B is for the appointment of Consultant(s) for the provision of QPS, including Specialist Supervision Team for construction, supervision and review services for Contract J103, J105 and J106.

The Contract is expected to commence on 13 July 2020 and the QPS services are expected to be completed on 30 March 2026 for Contract J103, J105 and J106 (“**Estimated Completion Date**”). The defects liability period for Contract J103, J105 and J106 is 18 months from the Estimated Completion Date. In relation to the acceptance of this Contract, Trittech Consultants will provide to LTA the required security deposit and performance guarantee by the Company within the stipulated timeline by LTA.

None of the Directors (other than in their respective capacities as a director and/or shareholder of the Company) or substantial shareholders of the Company (in so far as the Directors of the Company are aware) or their respective associates, have any interest, direct or indirect, in the Contract.

The Contract is not expected to have a material impact on the consolidated earnings per share and net tangible assets per share of the Group for the current financial year ending 31 March 2021.

### BY ORDER OF THE BOARD

Dr Wang Xiaoning  
Managing Director

11 June 2020

*This announcement has been prepared by the Company and its contents have been reviewed by the Company’s sponsor, PrimePartners Corporate Finance Pte. Ltd. (the “Sponsor”) in accordance with Rules 226(2)(b) and 753(2) of the Singapore Exchange Securities Trading Limited (the “SGX-ST”) Listing Manual Section B: Rules of Catalyst.*

*This announcement has not been examined or approved by the SGX-ST. The SGX-ST assumes no responsibility for the contents of this announcement, including the correctness of any of the statements or opinions made or reports contained in this announcement.*

*The contact person for the Sponsor is Ms Gillian Goh, Director, Head of Continuing Sponsorship (Mailing Address: 16 Collyer Quay, #10-00 Income at Raffles, Singapore 049318 and E-mail: sponsorship@ppcf.com.sg).*