THIS NOTICE IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION.

You should consult your stockbroker, bank manager, solicitor, accountant or other professional advisers immediately if you have any doubt as to the course of action to be taken.

If you have sold or transferred all your PLS Shares and/or PLS Warrants (as defined below), you should hand this Notice immediately to the person through whom you effected the sale or transfer for transmission to the purchaser or transferee.

Neither the Securities Commission Malaysia ("SC") nor Bursa Malaysia Securities Berhad ("Bursa Securities") has perused the contents of this Notice prior to its issuance and as such, the SC and Bursa Securities take no responsibility for the contents of this Notice, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this Notice.

NOTICE TO THE SHAREHOLDERS AND WARRANT HOLDERS OF

PLS PLANTATIONS BERHAD

PURSUANT TO

SUBSECTION 223(2) OF THE CAPITAL MARKETS AND SERVICES ACT 2007

IN RESPECT OF THE

UNCONDITIONAL MANDATORY TAKE-OVER OFFER

ΒY



EKOVEST BERHAD (Registration No. 198501000052 (132493-D))

(Incorporated in Malaysia)

("OFFEROR")

THROUGH

Principal Adviser



RHB Investment Bank Berhad (Registration No. 197401002639 (19663-P)) Participating Organisation of Bursa Malaysia Securi

(A Participating Organisation of Bursa Malaysia Securities Berhad) Financial Adviser



Astramina Advisory Sdn Bhd (Registration No. 200801009417 (810705-K)) (A licensed corporate finance advisory firm)

TO ACQUIRE

- (I) ALL THE REMAINING ORDINARY SHARES IN PLS PLANTATIONS BERHAD ("PLS") ("PLS SHARES") NOT ALREADY HELD BY THE OFFEROR INCLUDING ANY NEW PLS SHARE THAT MAY BE ISSUED AND ALLOTTED PRIOR TO THE CLOSING DATE OF THE OFFER ARISING FROM THE EXERCISE OF ANY OF THE 10-YEAR WARRANTS 2020/2030 ISSUED BY PLS ("PLS WARRANTS") ("OFFER SHARES"); AND
- (II) ALL THE REMAINING PLS WARRANTS NOT ALREADY HELD BY THE OFFEROR ("OFFER WARRANTS")

FOR A CASH OFFER PRICE OF RM0.95 PER OFFER SHARE AND RM0.15 PER OFFER WARRANT RESPECTIVELY ("OFFER")



11 January 2021

Registered office of **EKOVEST BERHAD** Ground Floor Wisma Ekovest No. 118 Jalan Gombak 53000 Kuala Lumpur, Malaysia

To: The shareholders and warrant holders of PLS Plantations Berhad ("PLS") ("Holders") who have not accepted the Offer (as defined below)

Dear Sir/Madam,

NOTICE PURSUANT TO SUBSECTION 223(2) OF THE CAPITAL MARKETS AND SERVICES ACT 2007 ("CMSA") IN RESPECT OF THE UNCONDITIONAL MANDATORY TAKE-OVER OFFER BY EKOVEST BERHAD ("OFFEROR"), THROUGH RHB INVESTMENT BANK BERHAD AS PRINCIPAL ADVISER AND ASTRAMINA ADVISORY SDN BHD AS FINANCIAL ADVISER TO ACQUIRE:

- (I) ALL THE REMAINING ORDINARY SHARES IN PLS ("PLS SHARES") NOT ALREADY HELD BY THE OFFEROR INCLUDING ANY NEW PLS SHARE THAT MAY BE ISSUED AND ALLOTTED PRIOR TO THE CLOSING DATE OF THE OFFER ARISING FROM THE EXERCISE OF ANY OF THE 10-YEAR WARRANT 2020/2030 ISSUED BY PLS ("PLS WARRANTS") ("OFFER SHARES"); AND
- (II) ALL THE REMAINING PLS WARRANTS NOT ALREADY HELD BY THE OFFEROR ("OFFER WARRANTS")

FOR A CASH OFFER PRICE OF RM0.95 PER OFFER SHARE AND RM0.15 PER OFFER WARRANT RESPECTIVELY ("OFFER")

We refer to the following:

- (i) the offer document dated 20 November 2020 which sets out the details as well as terms and conditions of the Offer ("**Offer Document**");
- (ii) the press notice dated 11 December 2020 on the closing of the Offer at 5:00 p.m. (Malaysian time) on Friday, 11 December 2020 ("**Closing Date**"); and
- (iii) the attached notice to the Holders who have not accepted the Offer dated 11 January 2021 issued by the Offeror pursuant to Subsection 223(2) of the CMSA ("**Offeror's Notice**").

We wish to inform you that as set out in the Offeror's Notice, you may elect to exercise your rights under Section 223 of the CMSA by serving a notice to require us to acquire your PLS Shares and/or PLS Warrants, on the same terms of the Offer as set out in the Offer Document or such other terms as may be agreed or as the High Court, on application made to it by you or by us, thinks fit to order.

construction • property • highway concession

– www.ekovest.com.my —

In this regard and in accordance with Subsection 223(1) of the CMSA, if you wish to give us notice to acquire your PLS Shares and/or PLS Warrants on the same terms of the Offer as set out in the Offer Document, please complete, sign and return the form of notice enclosed with this letter ("**Holders' Notice**") and despatch by post (either via ordinary mail or courier) or deliver by hand or via e-mail, at your own risk, to the registrar, Sectrars Management Sdn Bhd ("**Registrar**") so as to arrive no later than **5:00 p.m. (Malaysian time) on Thursday, 11 March 2021**, being a date not less than three (3) months from the Closing Date. Information on the relevant procedures for transfer of the PLS Shares and/or PLS Warrants as well as method of settlement is enclosed herewith. You may also refer to the Offer Document for further details of the Offer.

You do not need to take any action should you wish to retain your PLS Shares and/or PLS Warrants. You should only give us notice if you require us to acquire your PLS Shares and/or PLS Warrants in accordance with the terms above.

The information above is not intended to be comprehensive with respect to your rights and options under Section 223 of the CMSA and/or any other related provisions of the CMSA. If you are not certain of any matter arising from this letter or the Offeror's Notice, or of your rights or options arising from Section 223 of the CMSA and/or any other related provisions of the CMSA, or otherwise in relation to any legal, regulatory or other matters which may affect you, please consult your stockbroker, bank manager, solicitor, accountant or other professional advisers immediately.

Should you have any question on the above, please do not hesitate to contact the Registrar, whose normal business hours are from 9:00 a.m. to 5:00 p.m. (Malaysian time) on Mondays to Fridays (excluding public holidays), at the following address:

Sectrars Management Sdn Bhd

Lot 9-7, Menara Sentral Vista No. 150, Jalan Sultan Abdul Samad, Brickfields 50470 Kuala Lumpur, Malaysia

Telephone no.	:	(603) 2276 6138/6139/6130
Facsimile no.	:	(603) 2276 6131
E-mail	:	sectrarsmg@gmail.com

Yours faithfully For and on behalf of **EKOVEST BERHAD**

LEE WAI KUEN Independent and Non-Executive Director

NOTICE TO SHAREHOLDERS AND WARRANT HOLDERS ("HOLDERS") WHO HAVE NOT ACCEPTED THE OFFER ("OFFEROR'S NOTICE")

(Subsection 223(2) of the Capital Markets and Services Act 2007)

In this notice:

PLS Plantations Berhad (Registration No. 198701001365 (160032-K)) is referred to as the "**Offeree**" and Ekovest Berhad (Registration No. 198501000052 (132493-D)) is referred to as the "**Offeror**".

An unconditional mandatory take-over offer was extended by the Offeror through RHB Investment Bank Berhad as the Principal Adviser and Astramina Advisory Sdn Bhd as the Financial Adviser on 30 October 2020 to acquire the following:

- all the remaining ordinary shares in the Offeree ("PLS Shares") not already held by the Offeror including any new PLS Share that may be issued and allotted prior to the closing date of the Offer (as defined below) arising from the exercise of any of the 10-year warrants 2020/2030 issued by the Offeree ("PLS Warrants") ("Offer Shares"); and
- (ii) all the remaining PLS Warrants not already held by the Offeror ("Offer Warrants"),

for a cash offer price of RM0.95 per Offer Share and RM0.15 per Offer Warrant respectively ("Offer").

In pursuance of the Offer, the Offeror:

- (a) has acquired a total of 3,300,000 Offer Shares from the open market on 30 November 2020 and 1 December 2020; and
- (b) has, by virtue of the valid acceptances of the Offer, acquired a total of 79,008,600 Offer Shares and 469,000 Offer Warrants (including 32,867,900 Offer Shares and 422,250 Offer Warrants from persons acting in concert with the Offeror ("PACs")) as at 11 December 2020 to which the Offer relates.

The Offeror hereby gives you notice, in pursuance of the provisions of Subsection 223(1) of the Capital Markets and Services Act 2007 ("**CMSA**"), that those shares together with such other shares in the Offeree as were held by the Offeror and PACs, at the period mentioned in Subsection 223(1) of the CMSA comprise or include not less than nine-tenths (9/10) in nominal value of the shares in the Offeree.

In pursuance of those provisions you may, by **5.00 p.m. (Malaysian time) on Thursday, 11 March 2021**, which shall not be less than three (3) months from the close of the Offer, give notice that you require the Offeror to acquire your holding of PLS Shares and/or PLS Warrants, and if you give that notice, the Offeror will be entitled and bound to acquire those PLS Shares and/or PLS Warrants on the terms of the Offer as set out in the offer document in relation to the Offer dated 20 November 2020 ("**Offer Document**") or such other terms as may be agreed or as the High Court, on application made to it by you or by the Offeror, thinks fit to order.

Dated this 11 January 2021.

Yours faithfully For and on behalf of **EKOVEST BERHAD**

LEE WAI KUEN Independent and Non-Executive Director

PROCEDURES FOR TRANSFER AND METHOD OF SETTLEMENT

If you are an individual, you must, except as mentioned below, personally sign the Holders' Notice. If you are a corporation, you must execute the Holders' Notice under your common seal. The common seal must be affixed and witnessed in accordance with your Constitution or other applicable regulation and signed on your behalf by an authorised officer or attorney in accordance with your Constitution or other applicable regulation.

Please refer to the following procedures to facilitate your completion of the Holders' Notice:

1. TRANSFER OF PLS SHARES AND/OR PLS WARRANTS

(A) If your PLS Shares and/or PLS Warrants are already credited into your Central Depository System ("CDS") account

To require the Offeror to acquire your PLS Shares and/or PLS Warrants on the same terms of the Offer as set out in the Offer Document, you are required to:

- (i) complete and sign the Holders' Notice;
- (ii) complete and sign the Bursa Malaysia Depository Sdn Bhd ("Bursa Depository") Transfer of Securities Request Form (FTF010) ("Bursa Depository Transfer Form"), which can be obtained from your Authorised Depository Agent ("ADA")/Authorised Direct Member ("ADM") or downloaded at https://www.bursamalaysia.com/sites/5bb54be15f36ca0af339077a/assets/5bb57d465f36ca0c3028dc96/Transfer_of_Securities_Request-1.pdf, according to the instructions printed on the reverse side of the Bursa Depository Transfer Form*;

Note:

- You are advised to consult your ADA/ADM or stockbroker before completing and signing the Bursa Depository Transfer Form to ensure completeness of information required as well as to ensure that your transfer request can be properly facilitated.
- (iii) complete in full the following particulars as contained in the Bursa Depository Transfer Form:
 - (a) particulars of the securities;
 - (b) particulars of the depositor;
 - (c) particulars of the witness;
 - (d) particulars of the transferee as shown below; and
 - (e) category and approved reason for transfer as shown below.

In respect of (d) and (e) above, you are requested to complete the particulars of the transferee as follows:

CDS account no.	:	087-001-064119167
Name of transferee	:	Ekovest Berhad
Category of transfer	:	To cross (X) on category B only (change in beneficial ownership)
Reason for transfer	:	To cross (X) on category B1 only (take-over offer)

(iv) proceed to lodge the completed and signed Bursa Depository Transfer Form with your ADA/ADM for the transfer of the PLS Shares and/or PLS Warrants under the CDS on any market day prior to 5:00 p.m. (Malaysian time) on Thursday, 11 March 2021.

PROCEDURES FOR TRANSFER AND METHOD OF SETTLEMENT (Cont'd)

The transfer request must be submitted by 3:30 p.m. (Malaysian time) to effect the transfer on the same market day provided that the request for the transfer is in compliance with the directions and rules of Bursa Depository as issued under the Securities Industry (Central Depositories) Act 1991 ("**Rules of Bursa Depository**"); and

- (v) enclose the following:
 - (a) the depositor's copy of your Bursa Depository Transfer Form (with the details of the reference number to be issued by Bursa Depository for the transfer, as evidence that the transfer has been effected) duly verified and acknowledged by your ADA/ADM;
 - (b) the completed and signed Holders' Notice; and
 - (c) an acknowledgment of transfer issued by your ADA/ADM and where applicable, the relevant contract note and/or other document(s) of title,

and despatch the said documents by post (either via ordinary mail or courier) or deliver by hand or via e-mail, at your own risk, to the Registrar, so as to arrive **not later than 5:00 p.m. (Malaysian time) on Thursday, 11 March 2021** ("**Expiry Date**"), being a date not less than three (3) months from the close of the Offer, at the following address:

Sectrars Management Sdn Bhd

Lot 9-7, Menara Sentral Vista No. 150, Jalan Sultan Abdul Samad, Brickfields 50470 Kuala Lumpur, Malaysia

 Telephone
 :
 (603) 2276 6138/6139/6130

 Facsimile
 :
 (603) 2276 6131

 E-mail
 :
 sectrarsmg@gmail.com

The Registrar will not issue any acknowledgment of the receipt of the Holders' Notice and the accompanying documents in respect of the PLS Shares and/or PLS Warrants. Proof of time of postage shall not constitute proof of time of receipt by the Registrar.

(B) If the Holder is away from his/her/its registered address in Malaysia and the Holders' Notice is received by an agent of such Holder

The agent of the Holder should send the Holders' Notice by the quickest means (e.g. courier, express post or e-mail) to the Holder for execution or, if he/she/it has executed a Power of Attorney, have the Holders' Notice signed by the attorney and accompanied by a statement reading "signed under Power of Attorney which is still in force, no notice of revocation having been received". In the latter case, a copy of the Power of Attorney which should be valid in accordance with the laws of the jurisdiction in which it was created and is exercised and recognised as valid in Malaysia, should be enclosed with the Holders' Notice for noting and lodged with the Registrar at the address stated in Note 1(A)(v) above.

The Holder should then proceed to perform the procedures set out in Note 1(A) above. No other signature is acceptable.

In the event that the Offeror's Notice or the Holders' Notice are sent or transmitted to a Holder in any other jurisdiction other than Malaysia, reference should be made to Note 1(E) below which shall apply equally to such Holder.

PROCEDURES FOR TRANSFER AND METHOD OF SETTLEMENT (Cont'd)

(C) If the Holder is deceased

In order to transfer the PLS Shares and/or PLS Warrants, the duly completed Form of Notification of Death of Depositor ("Form of Notification") as prescribed by the Rules of Bursa Depository must be submitted to Bursa Depository and the transfer of the PLS Shares and/or PLS Warrants from the CDS account of the deceased to the CDS account of the executor or administrator of the deceased's estate must be effected by Bursa Depository. The Holders' Notice must be signed by the executor or administrator of the deceased's estate named in the Form of Notification to whom the PLS Shares and/or PLS Warrants have been effectively transferred by Bursa Depository and who is registered as the Holder, and the procedures set out in Note 1(A) above will then be applicable.

(D) If you have purchased the PLS Shares and/or PLS Warrants but the PLS Shares and/or PLS Warrants have not been credited into your CDS account

If you have purchased the PLS Shares and/or PLS Warrants before the Expiry Date but the PLS Shares and/or PLS Warrants have not been credited into your CDS account, you should lodge the completed and signed Holders' Notice together with the relevant contract note for the PLS Shares and/or PLS Warrants as evidence of your beneficial ownership of the PLS Shares and/or PLS Warrants with the Registrar at the address stated in Note 1(A)(v) above, so as to arrive not later than 5:00 p.m. (Malaysian time) on the Expiry Date.

You must then perform the procedures as set out in Notes 1(A)(ii) and (iii) above.

Once the PLS Shares and/or PLS Warrants have been credited into your CDS account, you must perform the procedure as set out in Note 1(A)(iv) above and then send the depositor's copy of your Bursa Depository Transfer Form duly verified and acknowledged by your ADA/ADM to the Registrar by post, by hand or via e-mail at the address stated in Note 1(A)(v) above so as to arrive within seven (7) days from the Expiry Date.

(E) If you are a Holder (including without limitation, any custodian, agent, representative, nominee and trustee) who is a citizen or national of, or resident in, or has registered address in a jurisdiction outside Malaysia, or is incorporated or registered with, or approved by any authority outside Malaysia, or is a nonresident within the definition prescribed under the Financial Services Act 2013 ("Non-Resident Holder")

To require the Offeror to acquire your PLS Shares and/or PLS Warrants on the terms of the Offer as set out in the Offer Document, the procedures set out below and in Note 1(A) above are applicable to you.

If you wish to sell your PLS Shares and/or PLS Warrants to the Offeror, you are solely responsible to satisfy yourself as to the full compliance with and full observance of the laws of the relevant jurisdiction where you reside and in Malaysia in connection with the Offer, including without limitation the following:

- (i) receipt of cash payment in Ringgit Malaysia (RM) by you;
- (ii) repatriation of any monies by you out of Malaysia;
- (iii) obtaining any governmental, exchange control or other consents which may be required;
- (iv) compliance with the necessary formalities, including legal and regulatory requirements to be observed; and

PROCEDURES FOR TRANSFER AND METHOD OF SETTLEMENT (Cont'd)

(v) payment of any cost relating to the transfer or tax or duty due in such jurisdiction.

You will be solely responsible for the payment of any transfer fee, tax, duty or other requisite payment due in such jurisdiction. The Offeror, the PACs, RHB Investment Bank Berhad, Astramina Advisory Sdn Bhd and the Registrar shall be fully indemnified and held harmless by you for any transfer fee, tax, duty or other requisite payment which you may be required to pay.

If you receive a copy of the Offeror's Notice or the Holders' Notice in any jurisdiction other than Malaysia, you may not:

- (a) treat the same as constituting an invitation to sell or offer to purchase your PLS Shares and/or PLS Warrants;
- (b) use the Holders' Notice if, in the relevant jurisdiction, such an invitation or offer cannot lawfully be made to you; or
- (c) use the Holders' Notice unlawfully by contravening any relevant registration or other legal requirements.

In such circumstances, the Offeror's Notice and Holders' Notice are sent **for information only** and any use of these notices may be invalid and disregarded.

You must complete the Holders' Notice in English or Bahasa Malaysia. The completed Holders' Notice should be submitted to the Registrar by post, by hand or via e-mail at the address stated in Note 1(A)(v) above in its entirety.

Please type or write clearly in ink using **BLOCK LETTERS**. Holders' Notices defaced by erasures or any kind of correcting fluid may be rejected at the absolute discretion of the Offeror. Amendments must be clearly legible and should be countersigned by you.

You may obtain additional copies of the Holders' Notice from the Registrar's office at the address stated in Note 1(A)(v) above during normal business hours, i.e. from 9:00 a.m. to 5:00 p.m. (Malaysian time) on Mondays to Fridays (excluding public holidays), from the date of the Offeror's Notice up to the Expiry Date. You may also download the Holders' Notice from the website of Bursa Malaysia Berhad at <u>www.bursamalaysia.com</u>.

2. METHOD OF SETTLEMENT

The settlement of the consideration will be effected through:

- (i) remittance into the Holder's bank account which the Holder has registered with Bursa Depository for the purposes of cash dividend/distribution ("**Bank Account**"); or
- (ii) if the Holder has not registered any Bank Account with Bursa Depository, remittance in the form of cheque, banker's draft or cashier's order which will be despatched by ordinary mail to you (or your designated agent(s), as you may direct) at your registered Malaysian address last maintained with Bursa Depository at your own risk,

within 10 days from the date of receipt of the Holders' Notice and requisite supporting documents.

Settlement of the consideration cannot be made until all relevant documents have been properly completed and lodged with the Registrar by the stipulated time and date.

No acknowledgement of receipt of the Holder's Notice will be issued. All documents sent to the Registrar will be at your own risk.

HOLDERS' NOTICE

TO: EKOVEST BERHAD ("OFFEROR")

Dear Sirs,

In pursuance of Section 223 of the Capital Markets and Services Act 2007 ("**CMSA**"), I/we hereby give notice that I/we require the Offeror to acquire my/our holding of _______(number of units) ordinary shares in PLS Plantations Berhad ("**PLS**") ("**PLS Shares**") and/or ______(number of units) warrants issued by PLS ("**PLS Warrants**") on the terms of the Offer (as defined in the Offeror's Notice dated 11 January 2021) as set out in the Offer Document dated 20 November 2020, and by giving this notice, the Offeror will be entitled and bound to acquire my/our PLS Shares and/or PLS Warrants for a cash offer price of RM0.95 per PLS Share and/or RM0.15 per PLS Warrant respectively.

I/We enclose herewith the depositor's copy of the Bursa Malaysia Depository Sdn Bhd ("**Bursa Depository**") Transfer of Securities Request Form (FTF010) ("**Bursa Depository Transfer Form**"):

Transfer reference no.



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duly verified and acknowledged by my/our Authorised Depository Agent ("**ADA**")/Authorised Direct Member ("**ADM**") together with the Power of Attorney/transfer notice issued by Bursa Depository evidencing the transfer of the PLS Shares and/or PLS Warrants from the deceased's Central Depository System ("**CDS**") account to my/our CDS account, as the executor or administrator/contract note(s) no.(s) _______ and/or other relevant document(s) which is/are required to effect the transfer of the PLS Shares and/or PLS Warrants.

I/We confirm that (a) I am/we are not non-resident holder(s) of the PLS Shares and/or PLS Warrants ("**Holders**"); or (b) I am/we are non-resident Holder(s) who is/are able to give the representations and warranties set out in the Procedures for Transfer and Method of Settlement.

I/We acknowledge and agree that the settlement of the consideration for the PLS Shares and/or PLS Warrants will be effected by the Offeror through remittance into my/our bank account which I/we have registered with Bursa Depository for the purposes of cash dividend/distribution or, if I/we have not registered my/our bank account with Bursa Depository prior to the date of completing and delivering this Holders' Notice and requisite supporting documents to the Registrar, the settlement of the consideration for the PLS Shares and/or PLS Warrants will be in the form of cheque, banker's draft or cashier's order which will be despatched by ordinary mail to me/us (or my/our designated agents, as I/we may direct) at my/our registered Malaysian address last maintained with Bursa Depository at my/our own risk, within 10 days from the date of completing and delivering this Holders' Notice and requisite supporting documents.

By completing and delivering this Holders' Notice:

- I/We consent to the collection, use and disclosure of my/our personal data by the Offeror, the Registrar and Bursa Depository (the "Authorised Persons") for purposes of facilitating this Holders' Notice and in order for the Authorised Persons to comply with any applicable law, regulation and/or guideline;
- (ii) where I/we have provided my/our bank account details to Bursa Depository for purposes of cash dividend/distribution, I/we consent in accordance with the relevant laws of Malaysia including Section 134 of the Financial Services Act 2013 and Section 45(1)(a) of the Securities Industry (Central Depositories) Act 1991, to the disclosure by the Offeror, PLS, the Registrar, Bursa Depository, the relevant financial institutions, their respective agents and any third party who may be involved in facilitating the settlement of the consideration for the PLS Shares and/or PLS Warrants to me/us, as the case may be, of the information pertaining to myself/ourselves and my/our account with the relevant financial institution and Bursa Depository, to the Authorised Persons, relevant authorities and any person as may be necessary or expedient to facilitate the making of such settlement or for any other purpose in connection with such settlement;

- (iii) I/We warrant that where I/we disclose the personal data of another person, such disclosure is in compliance with applicable law; and
- (iv) I/We agree that I/we will indemnify the Authorised Persons in respect of any penalty, liability, claim, demand, loss and damage as a result of your breach of such warranty.

PLEASE ENSURE THAT THE INFORMATION GIVEN BELOW IS THE SAME AS THAT STATED IN THE BURSA DEPOSITORY TRANSFER FORM AND THE RECORDS OF BURSA DEPOSITORY

Name of depositor (Holder)	
CDS account no.	
NRIC no.	: Old : New :
Passport/Company registration no.	:
Correspondence address	:
Telephone/contact no.	: Office : House : Mobile :
Facsimile no.	:
Email address	•
Date	•
lf Holder is an ind	dividual If Holder is a corporation ⁽¹⁾
Signature of He	older Director Director/Secretary
Note:	

(1) A corporation must affix its common seal which must be witnessed and signed on its behalf by an authorised officer or attorney in accordance with its Constitution or other applicable regulation.

This completed and signed Holders' Notice together with the depositor's copy of the Bursa Depository Transfer Form duly verified and acknowledged by your ADA/ADM and where applicable, the relevant contract note for the PLS Shares and/or PLS Warrants and/or other document(s) of title must be submitted to the Registrar by post, by hand or via e-mail at the following address no later than 5:00 p.m. (Malaysian time) on Thursday, 11 March 2021:

Sectrars Management Sdn Bhd

Lot 9-7, Menara Sentral Vista No. 150, Jalan Sultan Abdul Samad, Brickfields 50470 Kuala Lumpur, Malaysia

 Telephone
 :
 (603) 2276 6138/6139/6130

 Facsimile
 :
 (603) 2276 6131

 E-mail
 :
 sectrarsmg@gmail.com

You should take note that in the event of any restriction to movement due to the implementation of Movement Control Order by the Government of Malaysia or any other emergency, electronic documentation and service may be the only mode that can be employed. As such, it is important for you to register your e-mail address with Bursa Depository via:

- (i) <u>https://www.bursamalaysia.com/trade/our_products_services/central_depository_syst</u> <u>em/request_for_estatement;</u> or
- (ii) Bursa Anywhere mobile application which can be downloaded from Google Play Store or Apple App Store (please refer to <u>https://www.bursamarketplace.com/anywhere/</u> for instructions to download the mobile application).