

TROPICANA CORPORATION BERHAD Igentation No Nationocated (4906-ko) UNIT 1301, LEVEL 13 TROPICANA GARDENS OFFICE TOWER NO. 2A, PERSIARAN SURIAN TROPICANA INDAH 47810 PETALING JAYA SELANGOR DARUL EHSAN, MALAYSIA

T +603 7663 6888 F +603 7663 6688 E enquiry@tropicanacorp.com.my

WWW.TROPICANACORP.COM.MY

30 April 2024

To: The Shareholders of Tropicana Corporation Berhad ("TCB" or the "Company")

ADDENDUM TO THE NOTICE OF FORTY-FIFTH (45TH) ANNUAL GENERAL MEETING

Reference is made to the Company's announcement released with Bursa Malaysia Securities Berhad ("Bursa Securities") on 29 April 2024 pertaining to the Notice of Forty-Fifth (45th) Annual General Meeting dated 29 April 2024 ("Notice of 45th AGM").

We wish to inform that the following amendments were made to the Notice of AGM which shall by this Addendum, be amended and taken as read instead of as announced to Bursa Securities on 29 April 2024.

1. The Explanatory Notes To Ordinary Business No. 2 (Ordinary Resolutions 1 - Approval for Directors' fees from this Annual General Meeting until the conclusion of the next Annual General Meeting of the Company to be held in year 2024) be hereby amended as follows:-

"Section 230(1) of the Act requires the fees of the directors and any benefits payable to the directors of a public company shall be approved at a general meeting. Pursuant thereto, the Company is seeking the shareholders' approval for the payment of Directors' fees to the Non-Executive Directors from this Annual General Meeting until the conclusion of the next Annual General Meeting of the Company to be held in year 2025 in accordance with the Directors' fees structure as set out below:

	Fees (RM/year)						
Board /Board Committees	Chairman	Deputy Chairman	Senior Independent Director	Members			
Board	240,000	180,000	165,000	150,000			
Audit Committee	28,000	-	-	20,000			
Risk Management & Sustainability Committee	19,000	-	-	13,000			
Other Committees	10,000	-	-	6,000			

The proposed Ordinary Resolution 1, if passed, will give approval to the Company to pay the Directors' fees to the Non-Executive Directors on the basis as determined by the Board for their services as members of the Board and Board Committees."

2. The Explanatory Notes To Ordinary Business No. 3 (Ordinary Resolutions 3-7 - Re-election of Directors who retire in accordance with Clauses 112 and 113 of the Company's Constitution) be hereby amended/deleted and replaced as follows:-

"In accordance to Clause 112 of the Company's Constitution, any Director appointed shall hold office until the next following Annual General Meeting of the Company and shall be eligible for re-election at such Meeting. A Director retiring under this Clause shall not be taken into account in determining the Directors or the number of Directors to retire by rotation in Clause 113 of the Company's Constitution.

Mr Din Tan Yong Chia and Madam Koh Huey Min who retire in accordance with Clause 112 of the Company's Constitution and who being eligible offer themselves for re-election.



TROPICANA CORPORATION BERHAD Ignitution in Submotocette (4700-8-0) UNIT 1301, LEVEL 13 TROPICANA GARDENS OFFICE TOWER NO. 2A, PERSIARAN SURIAN TROPICANA INDAH 47810 PETALING JAYA SELANGOR DARUL EHSAN, MALAYSIA

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Clause 113 of the Company's Constitution provides that one-third (1/3) of the Directors (with the exception of Alternate Director) for the time being, or, if their number is not three (3) or a multiple of three (3), then the number nearest to one-third (1/3) shall retire from office and be eligible for re-election. Out of the current Board size of eleven (11), two (2) are to retire in accordance with Clause 112 of the Company's Constitution, thus three (3) out of nine (9) Directors are to retire by rotation in accordance with Clause 113 of the Company's Constitution.

In line with Practice 6.1 of the Malaysian Code on Corporate Governance ("**MCCG**") issued by the Securities Commission Malaysia on 28 April 2021, the Board of Directors ("**Board**") has via its Nomination Committee undertakes a formal evaluation to determine each individual Director eligibility to stand for re-election at the 45th AGM of the Company which include the following:

- i) Self and peer performance evaluation such as priorities context of issues in line with corporate objective, provide realism and practical advice, and add value to Board meetings;
- ii) Independent Non-Executive Director self-evaluation such as length of service, independent of management and judgement and fulfill the criteria of independences; and
- iii) Level of independence demonstrated by the Independent Non-Executive Director, and his/her ability to act in the best interest of the Company in decision-making by providing annual declaration of independence.

Based on the evaluation results above, all individual Directors (including the retiring Directors) have fulfilled the performance evaluation required. In addition, all Independent Non-Executive Directors have also provided their annual declaration of independence. Hence, the Board approved the Nomination and Remuneration Committee's recommendation that Mr Din Tan Yong Chia and Madam Koh Huey Min who retire in accordance with Clause 112 of the Company's Constitution and Tan Sri Dato' Tan Chee Sing, Datuk Wira Lye Ek Seang and Dato' Sri Badrul Hisham Bin Abdul Aziz who retire by rotation in accordance with Clause 113 of the Company's Constitution are eligible to stand for re-election. They had abstained from deliberations and decisions on their own eligibility to stand for re-election at the relevant Board meeting.

In line with Bursa Securities announcement on 19 January 2022, Paragraph 15.01A of Bursa Securities Main Market Listing Requirements, and Fit and Proper Policy adopted by the Board of Directors of the Company during the year 2022, the Directors who are eligible for re-election have completed their respective Fit & Proper Policy Compliance Checklist to declare that they are a fit and proper person to act as a Director of the Company."

Save for the abovementioned, all other information in the Notice of 45th AGM remains valid and unchanged. A copy of the revised Notice of 45th AGM is enclosed for your reference.

We regret for any inconvenience caused.

Thank you.

Yours faithfully, For and on behalf of the Board of Directors **TROPICANA CORPORATION BERHAD**

DR CHAN TZE LEONG (SSM PC No. 202208000306) (MAICSA 7012224) CHUA SIEW CHUAN (SSM PC No. 201908002648) (MAICSA 0777689) CHIN MUN YEE (SSM PC No. 201908002785) (MAICSA 7019243) Company Secretaries

			PICANA		
		CORPORATIO			
		[Registration No.1979010 (Incorporated in I			
		NOTICE OF FORTY-FIFTH ANNU	JAL GENERAL MEETING		
NOTICE IS HEREBY GIVEN THAT the Forty-Fifth Annual General Mer https://sshsh.net.my/ provided by SS E Solutions Sdn Bhd, at Level 7, h purpose of considering and if thought fit, passing with or without modifi	/lenara Milenium, Jalan Damanlela				
AS ORDINARY BUSINESS					
1. To receive the Audited Financial Statements for the financial year	ar ended 31 December 2023 toget	ther with the Reports of the Directors	and the Auditors thereon.		Please refer to item 1 of Explanatory Notes to Ordinary Business
2. To approve the payment of Directors' fees to the Non-Executive		ture as disclosed in item 3 of the Exp	lanatory Notes to Ordinary Business from	n this Annual General Meeting until the conclusio	
the next Annual General Meeting of the Company to be held in 3. To approve the payment of meeting attendance allowance of RM	•	Non-Executive Director from this An	nual General Meeting until the conclusion	of the next Annual General Meeting of the Comp	any Ordinary Resolution 2
to be held in year 2025.To re-elect the following Directors who retire in accordance with	Clause 112 of the Company's Co	nstitution and being aliaible bave off	and themselves for re-alection:		
4.1 Mr Din Tan Yong Chia	Clause 112 of the Company's Co	nsulution and, being eligible, have on			Ordinary Resolution 3
4.2 Madam Koh Huey Min					Ordinary Resolution 4
 To re-elect the following Directors who retire by rotation in accor 5.1 Tan Sri Dato' Tan Chee Sing 	rdance with Clause 113 of the Con	npany's Constitution and, being eligib	le, have offered themselves for re-electio	in:	Ordinary Resolution 5
5.2 Datuk Wira Lye Ek Seang					
5.3 Dato' Sri Badrul Hisham Bin Abdul Aziz					
 To re-appoint Ernst & Young PLT as Auditors of the Company un AS SPECIAL BUSINESS 	ntil the conclusion of the next Annu	Jai General Meeting of the Company	and to authorise the Directors to fix their	remuneration.	Ordinary Resolution 8
To consider and if thought fit, pass the following Ordinary Resolutions: 7. PROPOSED AUTHORITY FOR DIRECTORS TO ALLOT AND					Ordinary Resolution 9
7. PROPOSED AUTHORITY FOR DIRECTORS TO ALLOT AND "THAT pursuant to Sections 75 and 76 of the Companyeines Act 20 or regulatory authorities, the Directors of the Company be and a Directors of the Company may in their absolute discretion deen shares (excluding treasury shares) of the Company for the time empowered to obtain the approval for the listing of and quotatio in force until the conclusion of the next Annual General Meeting	116 ("the Act"), the Company's Course hereby authorised to allot and is n fit PROVIDED THAT the aggregate being as stipulated under Paragrapen for the additional shares so issued.	nstitution and the approvals from Burs ssue shares in the Company from tim ate number of shares to be issued pu ph 6.03(1) of Bursa Securities Main M	sa Malaysia Securities Berhad (" Bursa Se e to time to such person(s) and upon suc irsuant to this resolution does not exceed flarket Listing Requirements; AND THAT t	h terms and conditions and for such purposes as d ten per centum (10%) of the total number of iss the Directors of the Company be and are hereby	and/ the ued also
AND THAT pursuant to Section 85 of the Act to be read togethe be offered new shares ranking pari passu in all respects with the	r with Clause 68 of the Constitution	n of the Company, approval be and is from the allotment and issuance of th	hereby given to waive the statutory pre- e shares pursuant to Sections 75 and 76	emptive rights of the shareholders of the Compar of the Act."	iy to
B. PROPOSED RENEWAL OF AUTHORITY FOR THE COMPAN "THAT subject to Section 127 of the Act, the Company's Const			event authorities the Directors of the Cor	mnany he and are hereby authorised to nurchas	Ordinary Resolution 10
own shares through Bursa Securities as may be determined by of the Company PROVIDED THAT :					
 (a) the aggregate number of shares, which may be purchas PROVIDED THAT the Company continues to maintain a (b) the maximum funds to be allocated by the Company for t (c) upon the completion of the purchase of the shares so purchased, or (i) cancel the shares so purchased; 	public shareholding spread that is the purpose of purchasing its own Company, the Directors of the Co	in compliance with the Listing Requires shall not exceed the total retained	rements of Bursa Securities after the sha ined profits of the Company at the time o	res are purchased;	IER
 (ii) retain the shares so purchased as treasury shares (iii) retain part of the shares so purchased as treasury (iv) distribute the treasury shares as dividends to the s (v) an any other manner as prescribed by the Act, rule AND THAT the authority conferred by this resolution will comme 	shares and cancel the remainder shareholders and/or resell on Burs s, regulations and orders made pu	a Securities and/or transfer the share irsuant to the Act and the Listing Rec	uirements of Bursa Securities and any of		
 the conclusion of the next Annual General Meeting of the unconditionally or subject to conditions; or the expiration of the period within which the next Annual revoked or varied by an ordinary resolution passed by the 	Company, at which time the said a General Meeting of the Company i	authority will lapse unless by an ordin is required by law to be held; or		ating of the Company, the authority is renewed, ei	ther
whichever is the earlier; AND THAT the Directors of the Company be authorised to take modifications, variations and/or amendments (if any) as may be					DNS,
"THAT pursuant to the DRS as approved by the shareholders of the Company, approval be and is hereby given to the Compute the conclusion of the next Annual General Meeting of the Compony PROVIDED THAT the issue price of the said new Trop market price (VWAMP) of Tropicana Shares immediately prior AND THAT the Directors of the Company be and are hereby a to give full effect to the DRS with full power to assert to any of the implementation of the said conditions, modifications, variati Company." 10. To transact any other business of which due notice shall have b	any to allot and issue such number pary upon such terms and conditio icana Shares shall be fixed by the to the price-fixing date, of which th uthorised to do all such acts and onditions, modifications, variations ons and/or amendments by the D	ar of new Tropicana Shares for the D ins and to such persons as the Direc Directors of the Company at a discouble VWAMP shall be adjusted ex-divid enter into all such transactions, arras and/or amendments to the terms of irectors of the Company as they may a such a the company as the may and the company as the terms of the terms of the terms of the terms of the company as the may as the terms of the company as the terms of the terms of the company as the terms of the company as the terms of the terms of the terms of the company as the terms of terms of the terms of the terms of terms of the terms of the terms of the terms of terms of the terms of terms of the terms of	RS from time to time as may be required tors of the Company, may in their absolu nt of not more than ten per centum (10%) lend before applying the aforementioned ngements, deeds, undertakings and doc ng the DRS as may be imposed or agree	It to be allotted and issued pursuant to the DRS te discretion, deem fit and in the best interests of to the five (5) market days volume weighted aver discount in fixing the issue price; cuments as may be necessary or expedient in o d to by any relevant authorities or consequent u	until the age rder pon
By Order of the Board		to and the company's constantion.			
ROPICANA CORPORATION BERHAD IR CHAN TZE LEONG (SSM PC No. 202208000306) (MAICSA 7012)	224)				
HUA SIEW CHUAN (SSM PC No. 202206000266) (MAICSA 7712 HINA SIEW CHUAN (SSM PC No. 201908002648) (MAICSA 77124 HIN MUN YEE (SSM PC No. 201908002785) (MAICSA 7019243) iompany Secretaries	9)				
etaling Jaya, elangor Darul Ehsan D April 2024					
Notes: 1. For the purpose of determining a member who shall be entitled to the Company's Constitution and Section 34(1) of the Securities Ind participate and/or vote on his/her behalf. 2. A member of the Company shall be entitled to appoint a proxy or p no restriction as to the qualification of proxy. As guided by the Sec is not limited to verbal communication only but includes other mod Securities Services ePortal's platform during the live streaming of th to eservices @snbb.com.my during the Meeting. The questions an 3. Where a member is an authorised nominee as defined under the S standing to the credit of the said securities account. 4. Where a member of the Company is an exempt authorised nomine there is no limit to the number of proxies which the exempt authoris. 5. Where more than one (1) proxy is appointed to participate and vote.	Justry (Central Depositories) Act 19 proxies (subject always to a maxim urities Commission Malaysia's Gu es of expression. Therefore, all sh ne Meeting as the primary mode of d/or remarks submitted by the sha Securities Industry (Central Deposi te (as defined under the Securities ed nominee may appoint in respe- at the Meeting, the proportion of :	991. Only a depositor whose name a num of two (2) proxies) to participate, idance Note and FAGs on the Cond reholders, corporate representatives (communication. In the event of any reholders, corporate representatives tories) Act 1991, it may appoint at le s Industry (Central Depositories) Act t of each Omnibus Account It holds.	ppears in the Record of Depositors as at speak and vote in his/her stead at the 4 uct of General Meetings for Listed Issue and proxies shall communicate with the echnical glitch in this primary mode of cc and/or proxies will be broadcasted and r ast one (1) proxy but not more than two (1991) which holds ordinary shares in the	14 June 2024 shall be entitled to participate and 5th AGM of the Company. A proxy may but need rs that was first issued on 18 April 2020 and its a main venue of the Meeting via real time submit mmunication, shareholders, corporate represent esponded to by the Chairman/Directors/relevant 2) proxies in respect of each securities account i Company for multiple beneficial owners in one (d vote at the Meeting or appoint proxy(ies) to i not be a member of the Company. There is subsequent amendments, the right to speak ssion of typed texts through a text box within atives and proxies may email their questions advisers during the Meeting. I holds with ordinary shares of the Company 1) securities account ("Omnibus Account"),
The instrument appointing a proxy must be in writing under the han To be valid, the instrument appointing a proxy and the power of attu- Services (Holdings) Sdn Bha Ltevel 7, Menara Milenium, Jalan D thereot. The proxy appointment may also be lodged electronically subsequently wishes to do so, provided a Notice of Terrination of Bandar Damansara, Damansara Heights, 50490 Kuala Lumpur, Wi	nds of the appointer or of his/her at prney or other authority, if any, under amanlela, Pusat Bandar Damans: via Securities Services ePortal at uthority to act as Proxy is given to ilayah Persekutuan not less than tw	er which it is signed or a notarially ce ara, Damansara Heights, 50490 Kua t https://sshsb.net.my/. The lodging of the Company and deposited at the o wenty-four (24) hours before the time	rtified copy of that power or authority mus la Lumpur, Wilayah Persekutuan not less of the Proxy Form does not preclude any fifce of Share Registrar of the Company, stipulated for holding the Meeting or any	st be completed and deposited at the office of the sthan forty-eight (48) hours before the time set for y shareholder from participating and voting remo Securities Services (Holdings) Sdn Bhd at Level adjournment thereof. All resolutions set out in the	Share Registrar of the Company, Securities r holding the Meeting or at any adjournment totely at the Meeting should any shareholder 7, Menara Milenium, Jalan Damanlela, Pusat e Notice of 45th AGM are to be voted by poll.
Should you wish to personally participate at the Meeting remotely, p Meeting ("Administrative Guide") for further details. The Administrative Guide is available for download at <u>https://www.tu</u>	о́,		shsb.net.my/ by the registration cut-off dat	te and time. Please refer to the Administrative Gu	ide on the Conduct of a Fully Virtual General
XPLANATORY NOTES TO ORDINARY BUSINESS Laying of Audited Financial Statements and Reports of the Dir					
In accordance with Section 340(1)(a) of the Companies Act 2016 (not a business which requires a resolution to be put to vote by the 5 Ordinary Resolution 1 - Approval for Directors' fees from this. Section 230(1) of the Act requires the fees of the directors and an Non-Executive Directors from this Annual General Meeting until it	"the Act"), the Company is require shareholders. This Agenda item is Annual General Meeting until th y benefits payable to the directors	ed to lay the Audited Financial Statem for discussion and receipt only. e conclusion of the next Annual G of a public company shall be approv	eneral Meeting of the Company to be ed at a general meeting. Pursuant thereto	held in year 2025 b, the Company is seeking the shareholders' app	
		Fees	(RM/year)		
Board /Board Committees Board Audit Committee	Chairman 240,000	Deputy Chairman 180,000	Senior Independent Director 165,000	Members 150,000	
Audit Committee Risk Management & Sustainability Committee	28,000 19,000			20,000 13,000	
Other Committees The proposed Ordinary Resolution 1, if passed, will give approval to	10,000 o the Company to pay the Director	s' fees to the Non-Executive Director	s on the basis as determined by the Boar	6,000 rd for their services as members of the Board and	d Board Committees.
 Ordinary Resolutions 3 – 7 – Re-election of Directors who retin In accordance to Clause 112 of the Company's Constitution, any D into account in determining the Directors or the number of Directors Mr Din Tan Yong Chia and Madam Koh Huey Min who retire in accord Clause 113 of the Company's Constitution provides that one-third (and be eligible for re-election. Out of the current Board size of elev 	re in accordance with Clauses 1 irector appointed shall hold office of s to retire by rotation in Clause 113 ordance with Clause 112 of the Co (1/3) of the Directors (with the exce	12 and 113 of the Company's Consumitive until the next following Annual General 3 of the Company's Constitution. Impany's Constitution and who being aption of Alternate Director) for the tir	stitution al Meeting of the Company and shall be of eligible offer themselves for re-election. ne being, or, if their number is not three (eligible for re-election at such Meeting. A Director	retiring under this Clause shall not be taken arest to one-third (1/3) shall retire from office
Constitution. In line with Practice 6.1 of the Malaysian Code on Corporate Gove					

Constitution. In line with Practice 6.1 of the Malaysian Code on Corporate Governance ("MCCG") issued by the Securities Commission Malaysia on 28 April 2021, the Board of Directors ("Board") has via its Nomination Committee undertakes a formal evaluation to determine each individual Director eligibility to stand for re-election at the 45th AGM of the Company which include the following: i) Self and peer performance evaluation such as priorities context of issues in line with corporate objective, provide realism and practical advice, and add value to Board meetings; ii) Independent Non-Executive Directors ("evaluation such as priorities context of issues in line with corporate objective, provide realism and practical advice, and add value to Board meetings; iii) Independent Non-Executive Directors, and beinght of service, independent of management and fulfill the criteria of independences; and iii) Level of independence demonstrated by the Independent Non-Executive Director, and his/her ability to act in the best interest of the Company in decision-making by providing annual declaration of independence. Based on the evaluation results above, all individual Directors (including the retiring Directors) have fulfilled the performance evaluation required. In addition, all Independent Non-Executive Directors have also provide their annual declaration of independence. Hence, the Board approved the Nomination and Remuneration Committee's recommendation that Mr Dira Yong Chia and Madam Koh Huey Min who retire in accordance with Clause 112 of the Company's Constitution and Tan Sri Dato Tan Chee Sing, Datu Wira Lye Ex Seang and Dato Sri Badrul Hisham Bin Abdul Aziz who retire by rotation in accordance with Clause 113 of the Company's Constitution are eligible to stand for re-election. They had abstained from deliberations and decisions on their own eligibility to stand for re-election at the relevant Board meeting.

Board meeting. Board meeting. In line with Bursa Securities announcement on 19 January 2022, Paragraph 15.01A of Bursa Securities Main Market Listing Requirements, and Fit and Proper Policy adopted by the Board of Directors of the Company during the year 2022, the Directors who are eligible for re-election have completed their respective Fit & Proper Policy Compliance Checklist to declare that they are a fit and proper person to act as a Director of the Company.

EXPLANATORY NOTES TO SPECIAL BUSINESS

Charlengt in the local control of a conclusion of the company under the proposed authority for Directors to allot and issue shares pursuant to Sections 75 and 76 of the Act The general mandate sought by the Company under the proposed Ordinary Resolution 9 is to renew the previous general mandate granted to the Directors of the Company at the Forty-Fourth Annual General Meeting of the Company held on 23 June 2023 to allot and issue shares pursuant to Sections 75 and 76 of the Act. As at the date of this Notice of Meeting, no new shares in the Company were issued under the previous general mandate, which will lapse at the conclusion of the 45th Annual General Meeting of the Company and hence, no new shares form no proceeds raised therefrom

In the build of the Point Poi