THIS CIRCULAR IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION.

If you are in any doubt as to the course of action to be taken, you should consult your stockbroker, bank manager, solicitor, accountant or other independent adviser immediately.

Bursa Malaysia Securities Berhad ("**Bursa Securities**") has not perused the contents of this Circular prior to its issuance as it is prescribed as an exempt circular pursuant to Practice Note 18 of the Main Market Listing Requirements of Bursa Securities.

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CELCOMDIGI BERHAD

(Registration No. 199701009694 (425190-X)) (Incorporated in Malaysia)

CIRCULAR TO SHAREHOLDERS

IN RELATION TO

PROPOSED RENEWAL OF EXISTING SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE FOR CELCOMDIGI BERHAD AND ITS SUBSIDIARIES

Notice of the 28th Annual General Meeting ("AGM") which will be held on Thursday, 22 May 2025 at 9.00 a.m. at Nexus, Connexion Conference & Event Centre, Grand Nexus Ballroom (Level 3A), Bangsar South City, No. 7, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia and virtually by way of electronic means via https://investor.boardroomlimited.com provided by Boardroom Share Registrars Sdn Bhd in Malaysia ("Poll Administrator") using Remote Participation and Electronic Voting facilities, together with the Form of Proxy are available at the Company's website at https://corporate.celcomdigi.com/annualreport. The hardcopy of Form of Proxy must be deposited at Poll Administrator's office, Boardroom Share Registrars Sdn Bhd at 11th Floor, Menara Symphony, No. 5, Jalan Prof. Khoo Kay Kim, Seksyen 13, 46200 Petaling Jaya, Selangor Darul Ehsan, Malaysia at least forty-eight (48) hours before the time appointed for holding the AGM. Alternatively, the Form of Proxy can be submitted electronically via https://investor.boardroomlimited.com before the Form of Proxy submission cut-off time as mentioned above. Submitting the Form of Proxy does not preclude you from attending and voting at the AGM later.

Date of Record of Depositors for the purpose of : determining shareholders' entitlement to

Thursday, 15 May 2025

participate, vote, and speak at the AGM

Last day and time to submit the Form of Proxy : Tuesday, 20 May 2025 at 9.00 a.m.

Date and time of the AGM : Thursday, 22 May 2025 at 9.00 a.m.

DEFINITIONS

Except where the context otherwise requires, the following definitions shall apply throughout this Circular:-

Act The Companies Act 2016 as amended from time to time and any re-

enactment thereof

AGM Annual general meeting of our Company

Axiata Axiata Group Berhad (Registration No. 199201010685 (242188-H))

Axiata and its subsidiaries as defined in section 4 of the Act Axiata Group

Board Board of Directors of CelcomDigi

Board Audit :

Committee

Our Board Audit Committee, comprising Tan Sri Abdul Farid Alias, Ms

Vimala V.R. Menon, and Puan Khatijah Shah Mohamed

Bursa Securities Bursa Malaysia Securities Berhad (Registration No. 200301033577

(635998-W))

Celcom Celcom Berhad (Registration No. 198801000113 (167469-A))

CelcomDigi Group:

or the Group

CelcomDigi and its subsidiaries as defined in section 4 of the Act

Company

CelcomDigi or the : CelcomDigi Berhad (Registration No. 199701009694 (425190-X))

CelcomDigi Mobile CelcomDigi Mobile (Formerly known as Celcom Mobile Sdn Bhd)

(Registration No. 197601002188 (27910-A))

Celcom Resources Celcom Resources Berhad (Registration No. 196601000446 (6899-X))

Circular This circular to shareholders of CelcomDigi dated 16 April 2025 in relation

to the approval of shareholders on the Proposed Renewal of Shareholders'

Mandate

CMSA Capital Markets and Services Act 2007

CelcomDigi Telecommunications Sdn Bhd (Formerly known as Digi CelcomDigi Tel

Telecommunications Sdn Bhd) (Registration No. 199001009711 (201283-

M)

Director(s) Shall have the same meaning under subsection 2(1) of the CMSA and

includes any person who is or was within the preceding six (6) months of the date on which terms of the RRPTs were agreed upon, a director of CelcomDigi, its subsidiary or holding company or Chief Executive Officer of

CelcomDigi, its subsidiary or holding company

DNB Digital Nasional Berhad (Registration No. 201701005338 (1219503-P))

DNB Shares Ordinary shares in DNB

edotco edotco Malaysia Sdn Bhd (Registration No. 198501016343 (148800-H))

edotco Group edotco Group Sdn Bhd (Registration No. 201201038361 (1022843-U)) and

its subsidiaries, which includes edotco

Khazanah Khazanah Nasional Berhad (Registration No. 199301020767 (275505-K)),

a Major Shareholder of Axiata and indirect Major Shareholder of CelcomDigi

DEFINITIONS (cont'd)

Khazanah Group

Khazanah, its subsidiaries as defined in section 4 of the Act and other related entities, of which Khazanah is the major shareholder of these companies

LPD

21 March 2025, being the latest practicable date for ascertaining certain information contained in this Circular prior to its printing

Major Shareholder

A person who is or was within the preceding six (6) months of the date on which the terms of the RRPT were agreed upon, has an interest or interests in one or more voting shares in the Company (or any other corporation which is its subsidiary or holding company) and the number or aggregate number of those shares, is:-

- (a) 10% or more of the total number of voting shares in the Company;or
- (b) 5% or more of the total number of voting shares in the Company where such person is the largest shareholder of the Company.

For the purpose of this definition, "interest in shares" has the meaning given in section 8 of the Act

MMLR

Main Market Listing Requirements of Bursa Securities including amendments thereto that may be made from time to time

NA : Net Asset

Person(s) Connected

In relation to a Director or Major Shareholder, means such person who falls under any one of the following categories:

- (a) a family member of the Director or Major Shareholder;
- (b) a trustee of a trust (other than a trustee for an employees share scheme or pension scheme) under which the Director, Major Shareholders or a family member of the Director or Major Shareholder, is the sole beneficiary;
- (c) a partner of the Director or Major Shareholder;
- (d) a person, or where the person is a body corporate, the body corporate or its directors, who is/are accustomed or under an obligation, whether formal or informal, to act in accordance with the directions, instructions or wishes of the Director or Major Shareholder:
- its directors, in accordance with whose directions, instructions or wishes the Director or Major Shareholder is accustomed or is under an obligation, whether formal or informal, to act;
- (f) a body corporate in which the Director or Major Shareholder and/or Person Connected with him are entitled to exercise, or control the exercise of, not less than 20% of the votes attached to voting shares in the body corporate; or
- (g) a body corporate which is related corporation of the Director or Major Shareholder.

Proposed Renewal : of Shareholders' Mandate

Proposed renewal of existing shareholders' mandate for CelcomDigi Group to enter into Recurrent Related Party Transactions

DEFINITIONS (cont'd)

Public : Shall have the meaning given in Chapter 1 of the MMLR

Recurrent Related Party Transaction or

RRPT(s)

Transactions with Related Parties involving recurrent transactions of a revenue or trading nature which are necessary for the day-to-day operations of the Group and are in the ordinary course of business of CelcomDigi

Group, as further described in Appendix I of this Circular

Related Parties : Director, Major Shareholder or Person Connected with such Director or

Major Shareholder who are interested in the RRPT as further described in

Appendix I of this Circular

RM and sen : Ringgit Malaysia and sen respectively

Telenor : Telenor ASA (Registration No. 982 463 718)

Telenor Malaysia : Telenor Malaysia Investments Pte Ltd (Registration No. 202107994R)

Telenor Group : Telenor and its subsidiaries as defined in section 4 of the Act

TM : Telekom Malaysia Berhad (Registration no. 198401016183 (128740-P))

TM Group : TM and its subsidiaries as defined in section 4 of the Act

All references to "we", "us", "our", and "ourselves" in this Circular are to CelcomDigi and references to "Our Group" mean CelcomDigi Group. All references to "you" in this Circular are to the shareholders of our Company.

Words importing the singular shall, where applicable, include the plural and vice versa, and words referring to masculine gender shall, where applicable, include the feminine and/or neuter gender, and vice versa. References to persons shall include corporations, unless otherwise specified.

Any reference in this Circular to any enactment, rules or legislation is a reference to that enactment, rules or legislation currently enforced including any amendment or re-enactment. Any reference to time or day in this Circular shall be a reference to Malaysian time, unless otherwise specified.

Any discrepancy in the tables and statements included in this Circular between the amounts stated and the totals thereof are due to rounding.

TABLE OF CONTENTS

CIRCULAR TO SHAREHOLDERS OF CELCOMDIGI BERHAD IN RELATION TO THE PROPOSED RENEWAL OF SHAREHOLDERS' MANDATE

| | | | PAGE |
|------|-------------------|--|------|
| 1. | INTRODU | JCTION | 1 |
| 2. | DETAILS | OF THE PROPOSED RENEWAL OF SHAREHOLDERS' MANDATE | 2 |
| 3. | _ | ALE AND BENEFITS OF THE PROPOSED RENEWAL OF OLDERS' MANDATE | 6 |
| 4. | CONDITI MANDAT | ON FOR THE PROPOSED RENEWAL OF SHAREHOLDERS' | 7 |
| 5. | EFFECT | OF THE PROPOSED RENEWAL OF SHAREHOLDERS' MANDATE | 7 |
| 6. | | DRS, MAJOR SHAREHOLDERS' INTEREST AND/OR PERSONS CTED TO THEM | 7 |
| 7. | DIRECTO | DRS' STATEMENT AND RECOMMENDATION | 8 |
| 8. | AGM | | 9 |
| 9. | FURTHE | R INFORMATION | 9 |
| APPE | NDICES | | |
| APPE | NDIX I | RECURRENT RELATED PARTY TRANSACTIONS | 10 |
| APPE | NDIX II | FURTHER INFORMATION | 17 |
| APPE | NDIX III | EXTRACT OF THE NOTICE OF THE 28TH AGM | 19 |



CELCOMDIGI BERHAD

(Registration No. 199701009694 (425190-X)) (Incorporated in Malaysia)

Registered Office

Level 30, Menara CelcomDigi No. 6, Persiaran Barat Seksyen 52, 46200 Petaling Jaya Selangor Darul Ehsan Malaysia

16 April 2025

Board of Directors:

Tengku Dato' Sri Azmil Zahruddin Raja Abdul Aziz (Chair/Non-Independent Non-Executive Director)
Mr Jon Omund Revhaug (Deputy Chair/Non-Independent Non-Executive Director)
Mr Vivek Sood (Non-Independent Non-Executive Director)
Ms Rita Skjaervik (Non-Independent Non-Executive Director)
Mr Nik Rizal Kamil bin Nik Ibrahim Kamil (Non-Independent Non-Executive Director)
Mr Kasper Wold Kaarboe (Non-Independent Non-Executive Director)
Tan Sri Abdul Farid Alias (Independent Non-Executive Director)
Ms Vimala V.R. Menon (Independent Non-Executive Director)
Datuk lain John Lo (Independent Non-Executive Director)
Puan Khatijah Shah Mohamed (Independent Non-Executive Director)

To: The Shareholders of CelcomDigi Berhad

Dear Sir/ Madam,

PROPOSED RENEWAL OF EXISTING SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE

1. INTRODUCTION

The Company had, on 27 May 2024, obtained shareholders' mandate under Paragraph 10.09 of the MMLR from its shareholders for the Company and/or its subsidiaries to enter into RRPTs which are necessary for the Group's day-to-day operations and are in ordinary course of business and on terms that are not more favourable to the Related Parties than those generally available to the public. The approval shall, in accordance with the MMLR, lapse at the conclusion of the forthcoming 28th AGM scheduled on 22 May 2025 unless approval for its renewal is obtained from the shareholders of the Company at the same AGM.

On 21 March 2025, the Board had announced to Bursa Securities its intention to seek shareholders' approval at the forthcoming 28th AGM for the Proposed Renewal of Shareholders' Mandate in respect of the RRPTs set out in Section 2.4 of this Circular, in accordance with Paragraph 10.09 of the MMLR.

THE PURPOSE OF THIS CIRCULAR IS TO PROVIDE YOU WITH THE DETAILS OF THE PROPOSED RENEWAL OF SHAREHOLDERS' MANDATE TOGETHER WITH THE RECOMMENDATION OF OUR BOARD AND TO SEEK YOUR APPROVAL FOR THE ORDINARY RESOLUTIONS PERTAINING TO THE PROPOSED RENEWAL OF SHAREHOLDERS' MANDATE TO BE TABLED AT THE FORTHCOMING AGM. THE EXTRACT OF THE NOTICE OF FORTHCOMING AGM IS ENCLOSED IN THIS CIRCULAR FOR YOUR REFERENCE AND PERUSAL.

YOU ARE ADVISED TO READ AND CAREFULLY CONSIDER THE CONTENTS OF THIS CIRCULAR BEFORE VOTING ON THE ORDINARY RESOLUTIONS TO BE TABLED AT THE FORTHCOMING AGM.

2. DETAILS OF THE PROPOSED RENEWAL OF SHAREHOLDERS' MANDATE

2.1 Provision under MMLR

- (a) Paragraph 10.09(1) of the MMLR provides, among others, that a listed issuer must immediately announce a RRPT in relation to a listed issuer with an issued and paid-up capital of RM60.0 million and above:
 - (i) the consideration, value of the assets, capital outlay or cost of the RRPT is RM1.0 million or more; or
 - (ii) the percentage ratio of such RRPT is one percent or more,

whichever is the higher.

- (b) Paragraph 10.09(2) of the MMLR provides that a listed issuer may seek a shareholder's mandate in respect of RRPTs subject to the following:
 - (i) the transactions are in the ordinary course of business and are on terms not more favourable to the related party than those generally available to the public;
 - (ii) the shareholders' mandate is subject to annual renewal and disclosure is made in the annual report of the aggregate value of transactions conducted pursuant to the shareholders' mandate during the financial year where the aggregate value is equal to or more than the threshold prescribed under Paragraph 10.09(1) of the MMLR;
 - (iii) the listed issuer's circular to shareholders for the shareholders' mandate includes the information as may be prescribed by Bursa Securities. The draft circular must be submitted to Bursa Securities together with a checklist showing compliance with such information;
 - (iv) in a meeting to obtain shareholders' mandate, relevant related party must comply with the following requirements:
 - (a) a related party with any interest, direct or indirect, must not vote on the resolution in respect of the related party transaction;
 - (b) an interested related party who is a Director or Major Shareholder, must ensure that Persons Connected with it abstain from voting on the resolution in respect of the related party transaction; and
 - (c) where the interested related party is a Person Connected with a Director or Major Shareholder, such Director or Major Shareholder must not vote on the resolution in respect of the related party transaction.

(v) the listed issuer immediately announces to Bursa Securities when the actual value of a RRPTs entered into by the listed issuer, exceeds the estimated value of the RRPTs disclosed in the circular by 10% or more and must include the information as may be prescribed by Bursa Securities in its announcement.

Where a listed issuer has procured a shareholders' mandate pursuant to Paragraph 10.09(2) of the MMLR, the provisions of Paragraph 10.08 of the MMLR will not apply.

The Proposed Renewal of Shareholders' Mandate, if approved, shall take effect from the date of the passing of the ordinary resolutions proposed at the forthcoming 28th AGM and shall continue to be in force and effect until:-

- (a) the conclusion of the next AGM following the forthcoming 28th AGM, at which time the Proposed Renewal of Shareholders' Mandate will lapse, unless by a resolution passed at the next AGM, whereby the authority is renewed; or
- (b) the expiration of the period within which the next AGM is required to be held, pursuant to section 340(2) of the Act, (but shall not extend to such extension as may be allowed pursuant to section 340(4) of the Act); or
- revoked or varied by resolution passed by the shareholders of the Company in a general meeting,

whichever is the earlier.

2.2 Principal Activities

The principal activity of the Company is investment holding whilst its subsidiary companies are principally engaged in the:

- (a) establishment, maintenance and provision of telecommunications, infrastructure, and services:
- (b) provision of e-commerce, digital services, and solutions;
- (c) provision of management services to its subsidiaries; and
- (d) provision of mobile communications services and network transmission related services.

2.3 Related Parties

The Proposed Shareholders' Mandate will apply to the following classes of Related Parties:

- (a) Major Shareholders;
- (b) Directors; and
- (c) Persons Connected to such Major Shareholders and/or Directors.

2.4 RRPTs

The details of the RRPTs under the Proposed Renewal of Shareholders' Mandate are described in Appendix I of this Circular.

2.5 Details of Overdue Trade Receivables

The details of our Group's trade receivables pursuant to the RRPTs which exceeded the credit term for the following periods as at the LPD are as follows:

| | | | Aging | Aging | Aging | Aging |
|----------------|--|---------------------|------------------------|-------------------------|-------------------------|-------------------------|
| Related party | Overdue RRPT receivables | Total RM million | < 1 year RM million | 1-3 years RM million | 3-5 years RM million | > 5 years RM million |
| Axiata Group | Managed Services including marketing and collection related services | 0.5 | 0.5 | 1 | 1 | 1 |
| | Provision of telecommunication services | 1.3 | 1.3 | ı | - | 1 |
| | Site infrastructure lease income | 2.9 | 2.9 | 1 | 1 | 1 |
| | Subtotal | 4.7 | 4.7 | 1 | - | - |
| DNB | Site infrastructure lease income | 4.3 | 4.3 | ı | - | |
| | Subtotal | 4.3 | 4.3 | 1 | - | 1 |
| Khazanah Group | Leaseline / Bandwidth leasing revenue | 2.0 | 2.0 | 1 | 1 | 1 |
| | Provision of telecommunication services | 0.7 | 2.0 | 1 | ı | 1 |
| | Subtotal | 4.1 | 4.1 | 1 | 1 | |
| Telenor Group | International interconnect and roaming revenue | 0.3 | 0.3 | 1 | 1 | |
| | International SMS revenue | 4.0 | 4.0 | 1 | ı | 1 |
| | Subtotal | 0.7 | 2.0 | 1 | ı | |
| TM Group | Leaseline / Bandwidth leasing revenue | 6.0 | 6.0 | 1 | 1 | |
| | Provision of telecommunication services | 0.3 | 0.3 | 1 | 1 | 1 |
| | Site infrastructure lease income | 0.5 | 0.5 | 1 | ı | 1 |
| | Domestic interconnect and roaming revenue | 2.0 | 2.0 | 1 | 1 | 1 |
| | Subtotal | 2.4 | 2.4 | 1 | 1 | |
| | Total | 13.5 | 13.5 | | | |

There are no late payment charges on the overdue trade receivables as our Group does not impose late payment charges. The management of our Company has and will continue to meet and discuss with the relevant Related Parties to pursue for early settlement of the outstanding amounts due. Our Board Audit Committee and Board have reviewed the outstanding amounts and are of the opinion that the outstanding amounts were part of normal business operations of our Group and are recoverable. In addition, our management is of the view that the Related Parties are long term business counter-parties and have sound credit standing.

2.6 Review Procedures for RRPTs

To ensure that the RRPTs are entered into on an arm's length basis, are on terms not more favourable to the Related Parties than those generally available to the Public and are not detrimental to the minority shareholders, our Board Audit Committee has been tasked with the review and approval of such transactions.

We have established the following procedures and guidelines for the review and approval of the RRPTs.

- (i) A list of Related Parties is established and made available to the Related Party Review Committee chaired by the head of financial control of CelcomDigi Group, who shall monitor and ensure that all RRPTs to be entered into by us or our subsidiaries are required to be undertaken on an arm's length basis, on terms which are not more favourable to the Related Parties than those generally available to the Public, and which are not to the detriment of our minority shareholders.
- (ii) The processes and procedures are in place to ensure RRPTs are entered into after taking into account the pricing and contract rates, terms and conditions, level of service and expertise required, and the quality of products and services provided, are comparable to the prevailing market prices and rates, industry norms and standards, as well as general practices, adopted by the service providers of similar capacities and capabilities generally available in the open market.
- (iii) Process and systems are put in place to ensure proper records and supporting documents of the RRPTs are maintained so that all RRPTs entered into pursuant to the shareholders' mandate for submission to the auditors, Board Audit Committee and relevant authorities, where required, for review.
- (iv) Disclosures will be made in the annual report of the breakdown of the aggregate value of RRPTs pursuant to the shareholders' mandate during the financial year, amongst others, based on the following information:
 - (a) the type of the RRPTs made; and
 - (b) the names of the Related Parties involved in each type of the RRPTs made and their relationship with the Company.
- (v) All RRPTs are presented at our Board Audit Committee meetings. Our Board Audit Committee has the right to access information concerning our Related Parties and is entitled to the services of any independent adviser, if required, for the discharge of its duties.
- (vi) Our Board and Board Audit Committee have overall responsibility for determining whether the guidelines and procedures on the RRPTs are appropriate and sufficient. Arising from business needs, a review of the RRPTs processes and procedures will be carried out by our Board through our Board Audit Committee. If, during the review, our Board and Board Audit Committee are of the view that the RRPTs processes and procedures are:

- (a) no longer valid; or
- (b) insufficient to ensure that the RRPTs are made on arm's length basis or on terms not more favourable to the Related Parties than those generally available to the public and not to the detriment of our minority shareholders,

then, they shall have the discretion to change, vary, modify existing guidelines and procedures, or implement new or additional guidelines and procedures, provided that such amended, varied, modified, new or additional guidelines and procedures are no less stringent than the existing guidelines and procedures.

- (vii) At least two (2) other contemporaneous transactions with unrelated third parties for similar or substantially similar services will be used as comparison, whenever practical or possible, to determine whether the price and terms offered to or by the Related Parties are fair and reasonable and comparable to those offered to or by other unrelated third parties for the similar or substantially similar type of services. Where quotation or comparative pricing from unrelated third parties cannot be obtained, prices are determined based on market knowledge and on normal commercial terms in accordance with our Group's policies (which require amongst others) that transactions with Related Parties are undertaken on an arm's length basis and are not detrimental to CelcomDigi Group.
- (viii) Where any of our Board or Board Audit Committee members has an interest (direct or indirect) in the RRPTs, he must declare his interest in the RRPTs and abstain from participating and deliberating in the decision of our Board or Board Audit Committee on the said RRPTs.
- (ix) There is no deviation of 10% or more between the aggregated actual value transacted of the RRPTs and the aggregated estimated value pursuant to Paragraph 10.12 of the MMLR.

Subject to our Group's related party transaction manual and limits of authority, RRPTs are reviewed and considered by our Board Audit Committee and are recommended to our Board for approval.

2.7 Statement by the Board Audit Committee

Our Board Audit Committee has reviewed the procedures stipulated under Section 2.6 of this Circular and is satisfied that these review procedures for the RRPTs are sufficient to ensure that the RRPTs will be carried out on normal commercial terms, which are not detrimental or prejudicial to the interest of minority shareholders. Additionally, the terms of the RRPTs are not more favourable to the Related Parties than those generally available to the public.

Our Board Audit Committee are of the opinion that the CelcomDigi Group has implemented adequate procedures and processes to monitor, track and identify RRPTs in a timely and orderly manner. The Board Audit Committee will annually review the RRPTs and the aforementioned procedures to ensure compliance by the Company.

3. RATIONALE AND BENEFITS OF THE PROPOSED RENEWAL OF SHAREHOLDERS' MANDATE

The rationale for and benefits of the Proposed Renewal of Shareholders' Mandate to the Group are as follows:

(a) The Proposed Renewal of Shareholders' Mandate will enhance the Group's ability to facilitate transactions that have been and will be entered into with the Related Parties, which are carried out in the ordinary course of business of the Group and are mainly for the support of the Group in its day-to-day operations. These transactions are made on an arm's length basis, on normal commercial terms and on terms which are not more favourable to the Related Parties than those generally available to the public and are not detrimental to the interests of the minority shareholders.

- (b) The Proposed Renewal of Shareholders' Mandate will enhance the Group's ability to pursue business opportunities, which may be time-sensitive and frequent in nature, and it may be impracticable to seek shareholders' approval on a case-to-case basis before entering into such RRPTs.
- (c) The Proposed Renewal of Shareholders' Mandate will eliminate the need to make regular announcements or convene separate general meetings from time to time to seek shareholders' approval as and when the potential RRPTs arise, thereby substantially reducing the administrative time and cost associated with convening such meetings without compromising the corporate objectives of the Group or adversely affecting the business opportunities available to the Group.

4. CONDITION FOR THE PROPOSED RENEWAL OF SHAREHOLDERS' MANDATE

The Proposed Renewal of Shareholders' Mandate is subject to the approval being obtained from the shareholders of the Company at the forthcoming 28th AGM.

5. EFFECT OF THE PROPOSED RENEWAL OF SHAREHOLDERS' MANDATE

The Proposed Renewal of Shareholders' Mandate is in relation to transactions which are of a revenue or trading nature and which form an integral part of our Group's day-to-day operations and hence, they contribute to our financial performance. The Proposed Renewal of Shareholders' Mandate will not have any effect on our issued share capital and our substantial shareholders' shareholdings in our Company. In addition, the Proposed Renewal of Shareholders' Mandate is not expected to have any material effect on our consolidated NA and consolidated earnings for the financial year ending 31 December 2025.

6. DIRECTORS, MAJOR SHAREHOLDERS' INTEREST AND/OR PERSONS CONNECTED TO THEM

Save as disclosed below and in Appendix I, none of the other Directors and/or Major Shareholders and Person Connected to them, has any direct or indirect interest as at the LPD, in the Proposed Renewal of Shareholders' Mandate:

| | Direct | | Indire | ct |
|--------------------------------------|---------------|-------|------------------------------|-------|
| | No. of shares | % | No. of shares | % |
| Interested Directors | | | | |
| Tengku Dato' Sri Azmil | - | - | - | - |
| Zahruddin Raja Abdul | | | | |
| Aziz ("Tengku Azmil") ⁽¹⁾ | | | | |
| Jon Omund Revhaug ⁽²⁾ | - | - | - | 1 |
| Vivek Sood ⁽³⁾ | - | - | - | ı |
| Rita Skjaervik ⁽⁴⁾ | = | - | - | - |
| Nik Rizal Kamil bin Nik | - | - | - | - |
| Ibrahim Kamil ("Nik | | | | |
| Rizal") ⁽⁵⁾ | | | | |
| Kasper Wold Kaarboe ⁽⁶⁾ | = | - | - | - |
| Interested Major Shareh | olders | | | |
| Axiata Group Berhad | 3,883,129,144 | 33.10 | - | - |
| Telenor Malaysia | 3,883,129,144 | 33.10 | - | 1 |
| Investments Pte Ltd | | | | |
| Telenor South East Asia | - | _ | 3,883,129,144 ⁽⁷⁾ | 33.10 |
| Investment Pte Ltd | | | | |
| Telenor Asia Holding AS | - | _ | 3,883,129,144(8) | 33.10 |

| | Direct | | Indired | t |
|-----------------------------|---------------|---|-------------------------------|-------|
| | No. of shares | % | No. of shares | % |
| Interested Directors | | | | |
| Telenor Mobile Holding AS | - | - | 3,883,129,144 ⁽⁹⁾ | 33.10 |
| Telenor ASA | - | - | 3,883,129,144 ⁽¹⁰⁾ | 33.10 |
| Khazanah Nasional Berhad | - | - | 3,883,129,144(11) | 33.10 |

Notes:

- (1) Tengku Azmil is a nominee Director of Axiata.
- Jon Omund Revhaug is a representative of Telenor Malaysia and part of the Telenor Group Executive Management as the company's Executive Vice President. He also serves on the board of directors of several Telenor Group companies and True Corporation Public Company Limited.
- (3) Vivek Sood is a representative of Axiata. He is the Group Chief Executive Officer and Managing Director of Axiata.
- (4) Rita Skjaervik is a representative of Telenor Malaysia and is also part of the Telenor Group Executive Management as the company's Executive Vice President.
- (5) Nik Rizal is a representative of Axiata. He is the Group Chief Financial Officer of Axiata.
- (6) Kasper Wold Kaarboe is a representative of Telenor Malaysia and is also part of the Telenor Group Executive Management as the company's Senior Vice President.
- (7) Deemed interested by virtue of its 100% interest in Telenor Malaysia Investments Pte Ltd pursuant to subsection 8(4) of the Act.
- (8) Deemed interested by virtue of its 100% interest in Telenor South East Asia Investment Pte Ltd which has 100% interest in Telenor Malaysia Investments Pte Ltd pursuant to subsection 8(4) of the Act.
- (9) Deemed interested by virtue of its 100% interest in Telenor Asia Holding AS which has 100% interest in Telenor South East Asia Investment Pte Ltd, which in turn has 100% interest in Telenor Malaysia Investments Pte Ltd pursuant to subsection 8(4) of the Act.
- Deemed interested by virtue of its 100% interest in Telenor Mobile Holding AS which has 100% interest in Telenor Asia Holding AS which has 100% interest in Telenor South East Asia Investment Pte Ltd, which in turn has 100% interest in Telenor Malaysia Investments Pte Ltd pursuant to subsection 8(4) of the Act.
- (11) Deemed interested pursuant to subsection 8(4) of the Act through its associate, Axiata.

The interested Directors have abstained and will continue to abstain from deliberating and voting on the Proposed Renewal of Shareholders' Mandate at our relevant Board Meetings in respect of the RRPT in which they are interested. In addition, the interested Directors and interested Major Shareholders will abstain from voting in respect of their direct and indirect shareholdings in the Company at the forthcoming 28th AGM on the relevant ordinary resolutions to approve RRPTs involving their interests and/or interests of Persons Connected with them.

The interested Directors and interested Major Shareholders have also undertaken to ensure that Persons Connected with them will abstain from voting, deliberating on, and approving on the relevant ordinary resolutions in respect of the RRPT in which they are interested in at the forthcoming 28th AGM.

7. DIRECTORS' STATEMENT AND RECOMMENDATION

The Board, with the exception of the interested Directors listed in Section 6 above after having considered all aspects of the Proposed Renewal of Shareholders' Mandate, is of the opinion

that the Proposed Renewal of Shareholders' Mandate is in the best interest of CelcomDigi Group, fair, reasonable and on normal commercial terms, and not detrimental to the interest of the minority shareholders and recommends that you VOTE IN FAVOUR of the ordinary resolutions pertaining to the Proposed Renewal of Shareholders' Mandate to be tabled at the forthcoming 28th AGM.

8. AGM

The ordinary resolutions regarding the Proposed Renewal of Shareholders' Mandate have been included in the Notice of the AGM. The AGM, the extract of the notice of which is enclosed in this Circular, will be held on Thursday, 22 May 2025 at 9.00 a.m. at Nexus, Connexion Conference & Event Centre, Grand Nexus Ballroom (Level 3A), Bangsar South City, No. 7, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia and virtually by way of electronic means via https://investor.boardroomlimited.com provided by the Poll Administrator using Remote Participation and Electronic Voting ("RPEV") facilities.

The Notice of AGM, along with the Form of Proxy and Administrative Guides, can be downloaded from our Company's website at https://corporate.celcomdigi.com/annualreport. Please read carefully and follow the procedures outlined in the Administrative Guides to register, participate, and vote remotely via the RPEV facilities.

If you are unable to attend and vote in person at the AGM, please complete, sign and forward the Form of Proxy to the Poll Administrator's office, Boardroom Share Registrars Sdn. Bhd at 11th Floor, Menara Symphony, No. 5, Jalan Prof. Khoo Kay Kim, Seksyen 13, 46200 Petaling Jaya, Selangor Darul Ehsan, Malaysia, ensuring it arrives at least forty-eight (48) hours before the scheduled start of the AGM or any adjournment thereof. Alternatively, the Form of Proxy can be submitted electronically via https://investor.boardroomlimited.com before the submission cut-off time as mentioned above. The Form of Proxy must be completed in strict accordance with the instructions contained therein. Submitting the Form of Proxy does not preclude you from attending and voting in person at the AGM should you later decide to do so. The last day and time to lodge the Form of Proxy is on Tuesday, 20 May 2025 at 9.00 a.m.

9. FURTHER INFORMATION

Please refer the attached Appendix II of this Circular, for further information.

Yours faithfully
For and on behalf of the Board
CELCOMDIGI BERHAD

Tan Sri Abdul Farid Alias Chair of the Board Audit Committee

PARTICULARS OF THE RRPTS FOR SHAREHOLDERS' APPROVAL IN THE FORTHCOMING AGM

| Transacting Companies in CelcomDigi Group | Transacting Related Parties | Interested Directors / Major Shareholders | Nature of Relationship | Nature of RRPT | 2024 Shareholders' Mandate (AGM) Estimated Actual Value Value ⁽¹ (RM'000) (RM'000 | eholders' e (AGM) Actual Value ⁽¹⁾ (RM'000) | Estimated Value of the Proposed Renewal of Shareholders' Mandate ⁽²⁾ (RM'000) |
|---|-----------------------------------|--|---|---|--|--|--|
| CelcomDigi Group | Telenor Group | Major Shareholder | Telenor through its indirect wholly owned subsidiary, Telenor Malaysia, | Revenue: International interconnect and roaming revenue Bandwidth leasing revenue | 23,521 | 1,487 | 1,129 |
| | | Malaysia | Major Shareholder of CelcomDigi. | Total Revenue | 36,940 | 5,343 | 1,129 |
| | | Interested | The interested | International interconnect and roaming cost IP Transit (Internet Upstream) expense | 22,122 | 6,193 | 27,347 |
| | | Directors United Several Properties | Directors are representatives of Telenor Malaysia | Global Connectivity common services cost Services rendered on | 7,106 | 955 | 3,960 |
| | | Rita Skjaervik Kasper Wold | on the Board of CelcomDigi and they hold directorships | Enterprise Resource Planning and enterprise applications Business Security Bandwidth leasing expense | 6,739 11,082 5,720 | 2,941 4,691 3,042 | 12,076 7,700 2,200 |
| | | Kaarboe | and/or other executive position(s) in Telenor Group. | Licenses and trademarks Managed services Cloud based software infrastructure services IT related services | 9,900 89,627 24,175 395 | 51,872 5,206 167 | 92,870 22,110 2,375 |
| | | | | Total Expenses | 177,017 | 75,272 | 170,638 |
| | | | | Total Revenue and Expenses | 213,957 | 80,615 | 171,767 |

| Estimated Value of the Proposed Renewal of Shareholders' Mandate ⁽²⁾ (RM'000) | 44 | 348 | 1,650 6,050 | 840 | 534 | 10,016 | 554,427 125,532 | 8,317 | 9,104 | 1,501 |
|--|--|--|---|---|--|-----------------------------|---|--|--|--|
| 2024 Shareholders' Mandate (AGM) imated Actual /alue Value ⁽¹⁾ M'000) | ' : | 536 | 1,327 4,081 | 337 | 643 | 7,337 | 459,907 | 10,592 | 2,563 | 799 |
| 2024 Sha Mandat Estimated Value (RM'000) | 11,407 | 1,372 | 5,986 | 1,332 | 304 | 28,223 | 764,069 84,893 | 22,248 | 7,287 9,900 2,778 | 2,629 |
| Nature of RRPT | Revenue: Commission fees on content related services | International SMS revenue International interconnect and roaming revenue | IT related services Site infrastructure lease income Provision of telecommunication | services Cloud based software infrastructure | services Commission fees on financial related | Total Revenue | Expenses: Infrastructure leasing and related services IT related services | International interconnect and roaming cost Managed services including | marketing and collection related cost Licenses and trademarks Content related expenses | Leased line / Bandwidth leasing expenses |
| Nature of Relationship | Axiata is the Major Shareholder of CelcomDigi. | Axiata is a person connected to Khazanah, an | indirect Major Shareholder of CelcomDigi. In | addition, Khazanah | through its wholly owned subsidiary, Mount Bintand | Sdn. Bhd. is also the Major | shareholder or edotco Group. | The interested Directors are representatives of | Axiata on the Board of CelcomDigi. Vivek Sood and Nik | Rizal hold |
| Interested Directors / Major Shareholders | Interested Major Shareholders Axiata | Khazanah | | | | | | Interested Directors Tengku | Azmil Vivek Sood Nik Rizal | |
| Transacting Related Parties | Axiata Group (including edotco Group) | | | | | | | | | |
| Transacting Companies in CelcomDigi Group | CelcomDigi Group | | | | | | | | | |

| d he | of ers' 2) | 32,890 | 731,771 | 741,787 | 60,313 27,773 770 - 88,856 511 4,097 |
|-------------------------------------|---|--------------------------------------|---|----------------------------|--|
| Estimated Value of the | Proposed Renewal of Shareholders' Mandate ⁽²⁾ (RM'000) | e - | 73 | 74 | , , , , , , , , , , , , , , , , , , , |
| 2024 Shareholders' Mandate (AGM) | Actual Value ⁽¹⁾ (RM'000) | 1,242 | 510,218 | 517,555 | 19,144 20,404 912 1,696 42,156 887 817 6,343 |
| 2024 Shareholder Mandate (AGM) | Estimated Value (RM'000) | 23,407 | 917,211 | 945,434 | 72,423 27,750 1,649 428 102,250 1,740 1,488 12,694 15,922 |
| Nature of RRPT | | Universal Service Provision Projects | Total Expenses | Total Revenue and Expenses | Revenue: Provision of telecommunication services Cloud based software infrastructure Leased line / Bandwidth leasing Disposal of scrap Total Revenue Expenses: Site operating charges Leased line / Bandwidth leasing expenses Infrastructure leasing and related services |
| Nature of Relationship | | directorships in Axiata Group. | The interested past Director was representative of Axiata on the Board of CelcomDigi. | | Khazanah is an indirect Major Shareholder of CelcomDigi. Axiata is a person connected to Khazanah. The interested Directors are representatives of Axiata on the Board of CelcomDigi. Vivek Sood and Nik Rizal hold directorships in Axiata Group. |
| Interested Directors / | Major Shareholders | | Interested past Director Director Dr. Shridhir Sariputta Hansa Wijayasuriya | | Interested Shareholder • Khazanah • Axiata Interested Directors • Tengku Azmil • Vivek Sood • Nik Rizal |
| Transacting Related | Parties | | | | Khazanah Group |
| Transacting Companies | in CelcomDigi Group | | | | CelcomDigi Group |

| Estimated Value of the Proposed Renewal of Shareholders' Mandate ⁽²⁾ (RM'000) | | 93,464 | 9,966 | 15,686 | 359,293 | 359,293 | | |
|--|---|----------------------------|---|----------------------------|--|--|---|-----------|
| 2024 Shareholders' Mandate (AGM) Iimated Actual /alue Value ⁽¹⁾ M'000) (RM'000) | | 50,203 | 5,417 | 5,417 | 196,471 | 196,471 | | |
| 2024 Shar Mandat Estimated Value (RM'000) | | 118,172 | 668'6 | 668'6 | 317,350 | 317,350 | | |
| Nature of RRPT | | Total Revenue and Expenses | Revenue: Site infrastructure lease income Leased line / Bandwidth leasing | Total Revenue | Expenses: Provision of 5G services | Total Expenses | | |
| Nature of Relationship | The interested past Director was representative of Axiata on the Board of CelcomDigi. | | Khazanah is an indirect major shareholder of CelcomDioi In | addition, Khazanah is a | person connected to DNB as Ministry of Finance | (Incorporated), a body corporate established under | the Minister of Finance (Incorporation) Act, 1957, is the holding company of DNB and | Knazanan. |
| Interested Directors / Major Shareholders | Interested past Director • Dr. Shridhir Sariputta Hansa Wijayasuriya | | Interested Major Shareholder Khazanah | Axiata | | | | |
| Transacting Related Parties | | | DNB | | | | | |
| Transacting Companies in CelcomDigi Group | | | CelcomDigi Group | | | | | |

| Estimated Value of the Proposed Renewal of Shareholders' Mandate ⁽²⁾ (RM'000) | | 374,979 | 17,620 2,789 864 |
|--|---|----------------------------|--|
| 2024 Shareholders' Mandate (AGM) iimated Actual /alue Value ⁽¹⁾ M'000) (RM'000) | | 201,888 | 7,364 2,280 855 |
| 2024 Sha Mandat Estimated Value (RM'000) | | 327,249 | 12,724 5,356 2,322 |
| Nature of RRPT | | Total Revenue and Expenses | Revenue: Provision of telecommunication services Domestic interconnect and roaming revenue Leased line / Bandwidth leasing |
| Nature of Relationship | Axiata is a person connected to Khazanah. The interested Directors are representatives of Axiata on the Board of CelcomDigi. Vivek Sood and Nik Rizal hold directorships in Axiata Group. The interested past Director was representative of Axiata on the Board of CelcomDigi. | | Khazanah is an indirect major shareholder of CelcomDigi and a major shareholder of TM Group |
| Interested Directors / Major Shareholders | Directors Tengku Azmil Vivek Sood Vivek Sood Nik Rizal Interested past Director Director Mijayasuriya | | Interested Major Shareholder Khazanah Axiata |
| Transacting Related Parties | | | TM Group |
| Transacting Companies in CelcomDigi Group | | | CelcomDigi Group |

| Estimated Value of the | Proposed Renewal of Shareholders' Mandate ⁽²⁾ (RM'000) | 8,520 | 393,600 | 8,316 | 1 | 60,734 | 220 463,266 | | 493,059 | 1,875,056 |
|-------------------------------------|---|---|--|--|--|--|-------------------------------------|---|----------------------------|-----------|
| 2024 Shareholders' Mandate (AGM) | Actual Value ⁽¹⁾ (RM'000) | 4,796 | 124,083 | 2,607 | ı | 5,739 | 132,429 | | 147,724 | 997,985 |
| 2024 Sha Mandat | Estimated Value (RM'000) | 7,951 | 400,263 | 7,994 | 1,091 | 56,884 | 466,232 | | 494,585 | 2,099,397 |
| Nature of RRPT | | Site infrastructure lease income Total Revenue | Expenses: Leased line / Bandwidth leasing | Domestic interconnect and roaming cost | International interconnect and roanning cost | services IP Transit (Internet Upstream) cost | II related services Total Expenses | | Total Revenue and Expenses | Total |
| Nature of Relationship | | Axiata is a person connected to Khazanah. | The interested current Directors | representatives of | Board of | Sood and Nik Rizal hold | directorships in Axiata Group. | The interested past Director was representative of Axiata on the Board of CelcomDigi. | | |
| Interested Directors / | Major Shareholders | | Interested Directors | lengku Azmil Xiiii | Vivek Sood Nik Rizal | | | Interested past Director Director Director Sariputta Hansa Wijayasuriya | | |
| Transacting Related | Parties | | | | | | | | | |
| Transacting Companies | in CelcomDigi Group | | | | | | | | | |

Notes:

- The actual values above are for the period from the date of last AGM held on 27 May 2024 to the LPD. (a)
- The estimated values above are for the period from 22 May 2025 (date of the forthcoming 28th AGM) to the next AGM and are based on best estimates by our management taking into consideration of the historical trends of those transactions and projected business transaction growth. The actual value may vary, exceed or be lower than, the estimates shown above. **(***Q*)

There is no deviation of 10% or more between the aggregated actual value and the aggregated estimated value pursuant to Paragraph 10.12 of the MMLR.

1. DIRECTOR'S RESPONSIBILITY STATEMENT

This Circular has been reviewed and approved by the Directors of the Company who individually and collectively accept full responsibility for the accuracy of the information provided in this Circular and confirm that after making all reasonable enquiries and to the best of their knowledge and belief, there are no other facts the omission of which would make any statement herein misleading or incorrect.

2. MATERIAL CONTRACTS

Save as disclosed below, neither the Company nor its subsidiaries have entered any contracts (not being contracts entered into in the ordinary course of business) within the two (2) years immediately preceding the date of this Circular:

(a) Conditional Share Subscription Agreement with DNB dated 1 December 2023

On 1 December 2023, Infranation Sdn Bhd, a wholly owned subsidiary of CelcomDigi, had entered into a conditional share subscription agreement ("SSA") with DNB and Ministry of Finance (Incorporated) ("MOF Inc.") for the proposed transaction ("Proposed Transaction") involving:-

- (i) CelcomDigi subscribing 100,000 new ordinary shares in DNB at an issue price of RM1.00 for each DNB share; and
- (ii) CelcomDigi Tel, making a cash payment of RM233,233,333 to DNB as a prepayment for the 5G products and services to be delivered by DNB to CelcomDigi Tel which shall be regarded and treated as a shareholder advance by CelcomDigi to DNB upon the completion of the Proposed Transaction.

On 20 June 2024, all the conditions precedent under the SSA have been fulfilled and CelcomDigi proceeded to complete the Proposed Transaction in accordance with the terms and conditions of the SSA including the signing of the shareholders agreement between MoF Inc., DNB, YTL Power International Berhad, Maxis Broadband Sdn Bhd and U Mobile Sdn Bhd on 28 June 2024.

(b) Share Sale and Purchase Agreement with State Financial Secretary, Sarawak dated 22 August 2024

On 22 August 2024, Celcom and the State Financial Secretary, Sarawak ("SFSS") had entered into a Share Sale and Purchase Agreement ("SSPA") for the sale of shares held by Celcom in Sacofa Sdn Bhd ("SACOFA") with a total purchase price of RM200,000,000.00 ("Purchase Price"). Celcom had agreed to sell to SFSS: -

- (i) all the ordinary shares held by Celcom in SACOFA being 12,834,327 ordinary shares representing 15.12% of the issued and paid-up ordinary share capital of SACOFA ("Sale Shares") for the purchase price of RM137,496,827.51 at the approximate price of RM10.714 for each share; and
- (ii) all the share warrants held by Celcom in SACOFA being 12,834,327 warrants ("Sale Warrants") for the price of RM62,503,172.49 at the price of RM4.87 for each warrant.

On 11 October 2024, the terms under the SSPA were fulfilled and the sale of the Sale Shares and Sale Warrants were completed by SFSS having made the payment of the Purchase Price to Celcom.

3. MATERIAL LITIGATION

As of the LPD, the CelcomDigi Group is not engaged in any material litigation, claims or arbitration, either as plaintiff or defendant. The Board confirms that to the best of its knowledge, there are no proceedings pending or threatened against the CelcomDigi Group, nor are there any facts likely to give rise to any proceedings, which might materially or adversely affect the financial position or business of the CelcomDigi Group.

4. DOCUMENTS AVAILABLE FOR INSPECTION

Copies of the following documents are available for inspection at the registered office of CelcomDigi at Level 30, Menara CelcomDigi, No. 6, Persiaran Barat, Seksyen 52, 46200 Petaling Jaya, Selangor Darul Ehsan, Malaysia during the normal office hours from Mondays to Fridays (except public holidays) from the date of this Circular up to the time set for convening the AGM:-

- (a) the Constitution of CelcomDigi;
- (b) the audited financial statements of CelcomDigi Group for the past 2 financial years and the latest unaudited results since the last audited financial statements; and
- (c) the material contracts referred to in Section 2 of Appendix II.

Ordinary Resolution 8

Proposed Renewal of Existing Shareholders' Mandate for Recurrent Related Party Transactions of a Revenue or Trading Nature between CelcomDigi Berhad and its subsidiaries ("CelcomDigi Group") and Telenor ASA and its subsidiaries ("Telenor Group") ("Proposed Renewal of Shareholders' Mandate 1")

"THAT, subject to the provisions of the Main Market Listing Requirements ("MMLR") of Bursa Malaysia Securities Berhad ("Bursa Securities"), approval be and is hereby given to the Company and its subsidiaries to enter into recurrent related party transactions of a revenue or trading nature with Telenor Group as set out in Appendix I of the Circular to Shareholders dated 16 April 2025 ("Circular"), which are necessary for the day-to-day operations and/or in the ordinary course of business of the Company and its subsidiaries on terms not more favourable to the related parties than those generally available to the public and are not detrimental to the minority shareholders of the Company and that such approval shall continue to be in force until:

- (i) the conclusion of the next AGM of the Company following the forthcoming AGM at which the Proposed Renewal of Shareholders' Mandate 1 shall be passed, at which time it will lapse, unless by a resolution passed at the next AGM, the authority conferred by this resolution is renewed;
- (ii) the expiration of the period within which the next AGM of the Company is required to be held pursuant to subsection 340(2) of the Companies Act 2016 (but shall not extend to such extension as may be allowed pursuant to subsection 340(4) of the Companies Act 2016); or
- (iii) revoked or varied by resolution passed by the shareholders at a general meeting,

whichever is the earlier.

AND THAT the Directors of the Company be and are hereby authorised and empowered to complete and do all such acts and things (including executing all such documents as may be required) as they may consider expedient or necessary to give effect to the Proposed Renewal of Shareholders' Mandate 1."

Ordinary Resolution 9

Proposed Renewal of Existing Shareholders' Mandate for Recurrent Related Party Transactions of a Revenue or Trading Nature between CelcomDigi Group and Axiata Group Berhad and its subsidiaries ("Axiata Group") ("Proposed Renewal of Shareholders' Mandate 2")

"THAT, subject to the provisions of the MMLR of Bursa Securities, approval be and is hereby given to the Company and its subsidiaries to enter into recurrent related party transactions of a revenue or trading nature with Axiata Group as set out in Appendix I of the Circular, which are necessary for the day-to-day operations and/or in the ordinary course of business of the Company and its subsidiaries on terms not more favourable to the related parties than those generally available to the public and are not detrimental to the minority shareholders of the Company and that such approval shall continue to be in force until:

- (i) the conclusion of the next AGM of the Company following the forthcoming AGM at which the Proposed Renewal of Shareholders' Mandate 2 shall be passed, at which time it will lapse, unless by a resolution passed at the next AGM, the authority conferred by this resolution is renewed;
- (ii) the expiration of the period within which the next AGM of the Company is required to be held pursuant to subsection 340(2) of the Companies Act 2016 (but shall not extend to such extension as may be allowed pursuant to subsection 340(4) of the Companies Act 2016); or
- (iii) revoked or varied by resolution passed by the shareholders at a general meeting,

whichever is the earlier

AND THAT the Directors of the Company be and are hereby authorised and empowered to complete and do all such acts and things (including executing all such documents as may be required) as they may consider expedient or necessary to give effect to the Proposed Renewal of Shareholders' Mandate 2."

Ordinary Resolution 10

Proposed Renewal of Existing Shareholders' Mandate for Recurrent Related Party Transactions of a Revenue or Trading Nature between CelcomDigi Group and Khazanah Nasional Berhad and its related entities ("Khazanah Group") ("Proposed Renewal of Shareholders' Mandate 3")

"THAT, subject to the provisions of the MMLR of Bursa Securities, approval be and is hereby given to the Company and its subsidiaries to enter into recurrent related party transactions of a revenue or trading nature with Khazanah Group as set out in Appendix I of the Circular, which are necessary for the day-to-day operations and/or in the ordinary course of business of the Company and its subsidiaries on terms not more favourable to the related parties than those generally available to the public and are not detrimental to the minority shareholders of the Company and that such approval shall continue to be in force until:

- (i) the conclusion of the next AGM of the Company following the forthcoming AGM at which the Proposed Renewal of Shareholders' Mandate 3 shall be passed, at which time it will lapse, unless by a resolution passed at the next AGM, the authority conferred by this resolution is renewed;
- (ii) the expiration of the period within which the next AGM of the Company is required to be held pursuant to subsection 340(2) of the Companies Act 2016 (but shall not extend to such extension as may be allowed pursuant to subsection 340(4) of the Companies Act 2016); or
- (iii) revoked or varied by resolution passed by the shareholders at a general meeting,

whichever is the earlier.

AND THAT the Directors of the Company be and are hereby authorised and empowered to complete and do all such acts and things (including executing all such documents as may be required) as they may consider expedient or necessary to give effect to the Proposed Renewal of Shareholders' Mandate 3."

Ordinary Resolution 11

Proposed Renewal of Existing Shareholders' Mandate for Recurrent Related Party Transactions of a Revenue or Trading Nature between CelcomDigi Group and Digital Nasional Berhad ("DNB") ("Proposed Renewal of Shareholders' Mandate 4")

"THAT, subject to the provisions of the MMLR of Bursa Securities, approval be and is hereby given to the Company and its subsidiaries to enter into recurrent related party transactions of a revenue or trading nature with DNB as set out in Appendix I of the Circular, which are necessary for the day-to-day operations and/or in the ordinary course of business of the Company and its subsidiaries on terms not more favourable to the related parties than those generally available to the public and are not detrimental to the minority shareholders of the Company and that such approval shall continue to be in force until:

- (i) the conclusion of the next AGM of the Company following the forthcoming AGM at which the Proposed Renewal of Shareholders' Mandate 4 shall be passed, at which time it will lapse, unless by a resolution passed at the next AGM, the authority conferred by this resolution is renewed;
- (ii) the expiration of the period within which the next AGM of the Company is required to be held pursuant to subsection 340(2) of the Companies Act 2016 (but shall not extend to such extension as may be allowed pursuant to subsection 340(4) of the Companies Act 2016); or
- (iii) revoked or varied by resolution passed by the shareholders at a general meeting,

whichever is the earlier.

AND THAT the Directors of the Company be and are hereby authorised and empowered to complete and do all such acts and things (including executing all such documents as may be required) as they may consider expedient or necessary to give effect to the Proposed Renewal of Shareholders' Mandate 4."

Ordinary Resolution 12

Proposed Renewal of Existing Shareholders' Mandate for Recurrent Related Party Transactions of a Revenue or Trading Nature between CelcomDigi Group and Telekom Malaysia Berhad and its subsidiaries ("TM Group") ("Proposed Renewal of Shareholders' Mandate 5")

"THAT, subject to the provisions of the MMLR of Bursa Securities, approval be and is hereby given to the Company and its subsidiaries to enter into recurrent related party transactions of a revenue or trading nature with TM Group as set out in Appendix I of the Circular, which are necessary for the day-to-day operations and/or in the ordinary course of business of the Company and its subsidiaries on terms not more favourable to the related parties than those generally available to the public and are not detrimental to the minority shareholders of the Company and that such approval shall continue to be in force until:

- (i) the conclusion of the next AGM of the Company following the forthcoming AGM at which the Proposed Renewal of Shareholders' Mandate 5 shall be passed, at which time it will lapse, unless by a resolution passed at the next AGM, the authority conferred by this resolution is renewed;
- (ii) the expiration of the period within which the next AGM of the Company is required to be held pursuant to subsection 340(2) of the Companies Act 2016 (but shall not extend to such extension as may be allowed pursuant to subsection 340(4) of the Companies Act 2016); or
- (iii) revoked or varied by resolution passed by the shareholders at a general meeting,

whichever is the earlier.

AND THAT the Directors of the Company be and are hereby authorised and empowered to complete and do all such acts and things (including executing all such documents as may be required) as they may consider expedient or necessary to give effect to the Proposed Renewal of Shareholders' Mandate 5."

