GENERAL MEETINGS: Notice of Meeting

Amended Announcements

Please refer to the earlier announcement reference number: GMA-02042020-00001

TENAGA NASIONAL BHD

Type of Meeting	General
Indicator	Notice of Meeting
Description	Due to the uncertainty of Coronavirus Disease (Covid-19) situation in Malaysia, the 30th Annual General Meeting shall be held fully virtual via Remote Participation & Voting at the Broadcast Venue. The date & time remain unchanged.
Date of Meeting	30 Jun 2020
Time	10:00 AM
Venue(s)	The Broadcast Venue: Dewan Seminar, Kompleks Balai Islam An-Nur Ibu Pejabat Tenaga Nasional Berhad No. 129, Jalan Bangsar, 59200 Kuala Lumpur Malaysia
Date of General Meeting Record of Depositors	23 Jun 2020

Resolutions

1. For Information

Description	To receive the Audited Financial Statements for the Financial Year ended 31 December 2019 together with the Reports of the Directors and Auditors thereon.
Shareholder's Action	For Information Only

2. Ordinary Resolution 1

Description	To re-elect Amran Hafiz bin Affifudin who retires by rotation in accordance with Clause 64(1) of the Company's Constitution and being eligible offers himself for re-election.
Shareholder's Action	For Voting

3. Ordinary Resolution 2

Description	To re-elect Noraini binti Che Dan who retires by rotation in accordance with Clause 64(1) of the Company's Constitution and being eligible offers herself for re-election.
Shareholder's Action	For Voting

4. For Information

Description	Gee Siew Yoong, who holds office until the conclusion of the 30th AGM, has expressed her intention of not to seek for re-election and shall retain office until the conclusion of the 30th AGM.
Shareholder's Action	For Information Only

Description	To re-elect Dato' Cheok Lay Leng who was appointed to the Board and retires in accordance with Clause 63(2) of the Company's Constitution and being
	eligible offers himself for re-election.
Shareholder's Action	For Voting
6. Ordinary Resolution 4	
Description	To re-elect Datin Rashidah binti Mohd Sies who was

Description	To re-elect Datin Rashidan binti Mond Sies who was
	appointed to the Board and retires in accordance
	with Clause 63(2) of the Company's Constitution and
	being eligible offers herself for re-election.
Shareholder's Action	For Voting

7. Ordinary Resolution 5

Description	To re-elect Dato' Seri Mahdzir bin Khalid who was appointed to the Board and retires in accordance with Clause 63(2) of the Company's Constitution and being eligible offers himself for re-election.
Shareholder's Action	For Voting

8. Ordinary Resolution 6

Description	To approve the payment of the following Non- Executive Directors' fees from the 30th AGM until the next Annual General Meeting (AGM) of the Company: (i) Director's fee of RM30,000.00 per month for the Non-Executive Chairman (ii) Director's fee of RM20,000.00 per month for each Non-Executive Director (iii) Director's fee of RM7,000.00 and RM5,000.00 per month for TNB Subsidiaries Category I and II respectively to Non-Executive Chairman.
Shareholder's Action	For Voting

9. Ordinary Resolution 7

Description	To approve the payment of benefits payable to the Non-Executive Directors (excluding Non-Executive Directors' fees) amounting to RM1,885,100.00 from the 30th AGM until the next AGM of the Company.
Shareholder's Action	For Voting

10. Ordinary Resolution 8

Description	To re-appoint Messrs PricewaterhouseCoopers PLT, having consented to act, as Auditors of the Company, to hold office until the conclusion of the next AGM and to authorise the Directors to fix their remuneration.
Shareholder's Action	For Voting

11. Ordinary Resolution 9

Proposed Grant and Allotment of Shares to Datuk
Seri Amir Hamzah bin Azizan.
"THAT the Board (save for Datuk Seri Amir Hamzah
bin Azizan) be and is hereby authorised at any time
and from time to time, to cause or procure the
offering and the allocation to Datuk Seri Amir
Hamzah bin Azizan, the President/Chief Executive

	Officer of the Company, of up to 900,000 ordinary shares in TNB (TNB Shares) under the Long Term Incentive Plan for the Eligible Employees of TNB and Its Subsidiaries and Executive Directors of TNB (LTIP) as they shall deem fit, which will be vested to him at a future date, subject always to such terms and conditions of the By-Laws of LTIP." "AND THAT the Board be and is hereby authorised to allot and issue new TNB shares pursuant to the LTIP to him from time to time pursuant to the vesting of his Grant."
Shareholder's Action	For Voting

12. For Information

Description	Due to the uncertainty of Coronavirus Disease (Covid-19) situation in Malaysia, the Government of Malaysia's directive on social distancing and restriction on mass gathering as well as in ensuring your well-being and safety remains the Company's priority, the Board of TNB on 28 April 2020 resolved that the Company's 30th AGM shall be held fully virtual via Remote Participation and Voting (RPV) on 30 June 2020, as per schedule. Further to that, we also wish to inform that subsequent to the appointments of Datin Rashidah binti Mohd Sies as Non-Independent Non-Executive Director and Dato' Seri Mahdzir bin Khalid as Chairman/Non- Independent Non-Executive Director with effect from 1 May 2020 and 12 May 2020 respectively, Agenda 3 of the Notice of 30th AGM shall be amended, with inclusion of additional two (2) ordinary resolutions.
Shareholder's Action	For Information Only

Please refer attachment below.



(i) Announcement Info	
Company Name	TENAGA NASIONAL BHD
Stock Name	TENAGA
Date Announced	28 May 2020
Category	General Meeting
Reference Number	GMA-21052020-00009
Corporate Action ID	MY200402MEET0001



NOTICE OF THE 30TH ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN THAT the Thirtieth Annual General Meeting (30th AGM) of Tenaga Nasional Berhad (TNB or the Company) will be held on Tuesday, 30 June 2020 at 10.00 a.m., fully virtual via Remote Participation and Voting (RPV) at Dewan Seminar, Kompleks Balai Islam An-Nur, Ibu Peiabat Tenaga Nasional Berhad, No. 129, Jalan Bangsar, 59200 Kuala Lumpur, Malaysia (the Broadcast Venue) to transact the following businesses

Ordinary Resolution 1

Ordinary Resolution 2

Ordinary Resolution 3

Ordinary Resolution 4

Ordinary Resolution 5

AGENDA

AS ORDINARY BUSINESS:

To receive the Audited Financial Statements for the Financial Year ended 1. 31 December 2019 together with the Reports of the Directors and Auditors thereon

Please refer to Explanatory Note (a)

- To re-elect the following Directors who retire by rotation in accordance with Clause 64(1) of the Company's Constitution and being eligible offer themselves for re-election:
- Amran Hafiz bin Affifudin (i)
- (ii) Noraini binti Che Dan

Gee Siew Yoong, who holds office until the conclusion of the 30th AGM, has expressed her intention of not to seek for re-election and shall retain office until the conclusion of the 30th AGM.

Please refer to Explanatory Note (b)

3 To re-elect the following Directors who were appointed to the Board and retire in accordance with Clause 63(2) of the Company's Constitution and being eligible offer themselves for re-election:

Dato' Cheok Lay Leng (i)

- Datin Rashidah binti Mohd Sies (ii)
- (iii) Dato' Seri Mahdzir bin Khalid
- Please refer to Explanatory Note (b)
- To approve the payment of the following Non-Executive Directors' fees from the 30^{th} AGM until the next Annual General Meeting (AGM) of the Company: 4
 - Director's fee of RM30.000.00 per month for the Non-Executive Chairman (i)
 - Director's fee of RM20,000.00 per month for each Non-Executive Director (ii)
 - (iii) Director's fee of RM7,000.00 and RM5,000.00 per month for TNB Subsidiaries Category I and II respectively to Non-Executive Chairman. **Ordinary Resolution 6** Please refer to Explanatory Note (c)
- To approve the payment of benefits payable to the Non-Executive Directors 5 (excluding Non-Executive Directors' fees) amounting to RM1,885,100.00 from the 30th AGM until the next AGM of the Company. **Ordinary Resolution 7** Please refer to Explanatory Note (c)
- 6 To re-appoint Messrs PricewaterhouseCoopers PLT, having consented to act, as Auditors of the Company, to hold office until the conclusion of the next AGM and to authorise the Directors to fix their remuneration. Ordinary Resolution 8 Please refer to Explanatory Note (d)

EXPLANATORY NOTES ON ORDINARY BUSINESSES:

- Agenda No. 1 is meant for discussion only as the provision of Section 340(1)(a) of the Act does not require shareholders' approval for the Audited Financial Statements. As such, it is not put forward for voting. (a)
- Ordinary Resolutions 1 to 5 Proposed Re-election of Directors in accordance with Clauses 64(1) and 63(2) of the Company's Constitution (b)
- Clause 64(1) of the Company's Constitution provides among others, that one-third (1/3) of the Directors at the time being of whom have been longest in office shall retire by rotation at the AGM of the Company and shall be eligible for re-election. Clause 63(2) of the Company's Constitution provides among others, that the Directors shall have power at any time and from time to time to appoint any other
- person to be a Director of the Company either to fill a casual vacancy or as an addition to the existing Directors. Any Director so appointed shall hold office only until the next following AGM of the Company and shall then be eligible for re-election.
- unit the next tolowing ALM of the Company and shall then be eligible for re-election. The Board Monitosian and Renumeration Committee (BMCR) and Board have conducted an assessment on the independence of all independent Directors including Noraini binit Che Dan and are satisfied that she had compiled with the independence criteria as required by the Main Marchel Lsting Requirements of Bursar Malaysia's exclusives Reard (MMR) and continues to bring independent and objective judgment to the Board deherations. The RNRC and Board have also considered the Board Sevaluation including the Self and Peer Assessment results of Noraini binit Che Dan and Amran Hafiz bin Affidian and agrees that they have me the Board's expectation in terms of experience, expertise, integrity, competency, commitment and individual contribution by continuously performing their duites diligently as Directors of the Company.
- Amran Hafiz bin Affifudin, Appointed Director by Khazanah Nasional Berhad, the major shareholder of TNB, is also standing for re-election
- The Board on 28 February 2020, had approved on the appointment of Dato' Cheok Lay Leng, as Independent Non-Executive Director with effect from 2 March 2020.

2 mean to zozo. Subsequently, the Board on 28 April 2020 and 8 May 2020 has approved, with the concurrence of TNB Special Shareholder for the appointments of Datim Rashidab bintl Mohd Sies as Non-Independent Non-Executive Director and Dato' Seri Mahdzir bin Khalid as Chairman/Non-Independent Non-Executive Director with effect from T May 2020 and 12 May 2020 respectively.

Pursuant to Clause 63(2) of the Company's Constitution, Dato' Cheok Lay Leng, Datin Rashidah binti Mohd Sies and Dato' Seri Mahdzir bin Khalid are standing for re-election. With their expertise/experience that they bring to the Board, shall further strengthen the Board composition and dynamics.

Gee Siew Yoong has expressed her intention of not to seek for re-election and shall retain office until the conclusion of the Company's 30th AGM

The BNRC and Board hereby recommend for the re-election of each Director who is retiring at the 30th AGM.

Ordinary Resolutions 6 to 7 – Non-Executive Directors' Remuneration (C)

- Section 230(1) of the Act stipulates among others that the fees and any benefits payable to the Directors of a listed company and its subsidiaries shall be approved at a general meeting. As agreed by the Board, the shareholders' approval shall be sought at the 307 AGM on the Non-Executive Directors' remuneration of the Company and TMS buildelines' Category I and I through two (2) separative resolutions as tollows:
- Ordinary Resolution 6 on the payment of Non-Executive Directors' fees for the Non-Executive Chairman and each Non-Executive Director from the 30th AGM until the next AGM of the Company. (i)
- sur AGM until the next AGM of the Company. Ordinary Resolution 7 on the payment of benefits (excluding Non-Executive Directors' fees) to the Non-Executive Directors from the 30th AGM until the next AGM of the Company. (ii)

The last increment of the Non-Executive Directors remuneration/benefits was made in 2013. The Board on 11 April 2018, engaged Willis Towers Watson (WTW) meast nut a hink to nut whore secure one of the hone-fraction of the secure of the sec

recommended that the existing remains also poor y relations and the trendered at one (1) or vor (2) peaks mere using remains also poor y relations and the trendered at one (1) or vor (2) peaks mere using resolution for the payment of fees to the Non-Executive Directors of the Company and the subsidiaries from the 30^{or} AGM until the conclusion of the next AGM is tabled herewith in line with the provision of the Act and best practices of comparise governance to ensure full disclosure. The existing remainstration policy of Non-Executive Directors of in TMB and its subsidiaries is as follows:

Description	TNB Board		TNB Subsidiaries	
	Chairman	Non-Executive Directors	Chairman	Non-Executive Directors
Monthly fixed fees	RM30,000 per month	RM20,000 per month	Category I – RM7,000 Category II – RM5,000	Category I – RM5,000 Category II – RM3,000
*Meeting Allowance (per meeting): (i) Board (ii) Board Committees	RM2,500 RM2,000	RM2,000 RM1,500	RM1,500 RM1,000	RM1,000 RM800
Benefits		eripherals, Electricity lecommunication and		

www.tnb.com.my

AS SPECIAL BUSINESS:

7. Proposed Grant and Allotment of Shares to Datuk Seri Amir Hamzah bin Azizan.

"THAT the Board (save for Datuk Seri Amir Hamzah bin Azizan) be and is hereby authorised at any time and from time to time, to cause or procure the offering and the allocation to Datuk Seri Amir Hamzah bin Azizan, the President/Chief Executive Officer of the Company, of up to 900,000 ordinary shares in TNB (TNB Shares) under the Long Term Incentive Plan for the Eligible Employees of TNB and Its Subsidiaries and Executive Directors of TNB (LTIP) as they shall deem fit, which will be vested to him at a future date, subject always to such terms and conditions of the By-Laws of LTIP."

"AND THAT the Board be and is hereby authorised to allot and issue new TNB shares pursuant to the LTIP to him from time to time pursuant to the vesting of his Grant."

Please refer to Explanatory Note (e)

Ordinary Resolution 9

AMENDED

To transact any other business of which due notice shall have been given in accordance with the Companies Act 2016 (Act).

FURTHER NOTICE IS HEREBY GIVEN THAT for the purpose of determining a member who shall be entitled to attend this 30th AGM, the Company shall be requesting Bursa Malaysia Depository Sdn. Bhd. (Bursa Depository) in accordance with Clause 45(2) of the Company's Constitution and Section 34(1) of the Securities Industry (Central Depositories) Act 1991 (SICDA) to issue a General Meeting Record of Depositors (ROD) as at 23 June 2020. Only a depositor whose name appears on the ROD as at 23 June 2020 shall be entitled to attend the said Meeting or appoint proxy/proxies to attend and/or vote on his/her behalf

BY ORDER OF THE BOARD

NORAZNI BINTI MOHD ISA (LS 0009635) (SSM Practicing Certificate No. 201908000492) Company Secretary

Kuala Lumpui 29 May 2020

(d)

In determining the estimated total amount of benefits payable, the Board has considered various factors including the number of scheduled and special meetings for the Board, Board Committees and boards of subsidiaries along with the number of Non-Executive Directors involved. Payment of Non-Executive Director's henefits will be made by the Company and its subsidiaries on a monthy basis and/or as and when incurred, provided that the proposed Ordinary Resolution 7 be passed at the 30th AGM. The Board is of the view that it is fair and justifiable for the payment of benefits to be particular to the solution of the passed at the 30th AGM. The Board is of the view that it is fair and justifiable for the payment of benefits to be an official benefits to be passed at the 30th AGM. The Board is of the view that it is fair and justifiable for the payment of benefits to be an official benefits to benefits to

mat the proposed urdinary Resolution 7 be passed at the 30th AGM. The Board is of the view that it is fair and justifiable for the payment of benefits to the Non-Executive Directors be made as and when incurred, after the Non-Executive Directors have discharged their responsibilities and rendered their services to the Company.

Details of the Directors' Remuneration for the Einancial Year ended 31 December 2019 are enumerated on page 41 of the Corporate Governance Overview ent of the Corporate Governance & Financial Statements 2019

Ordinary Resolution 8 - Re-appointment of Auditors

Based on the External Auditors Assessment Result for the Financial Year under review, the Board Audit Committee and Board are satisfied with the quality of service, adequacy of resources provided, communication, independence, objectivity and professionalism demonstrated by the External Auditors in carrying out their functions. Being satisfied with the External Auditors' performance, the Board recommends their re-appointment for shareholders' approval at the forthcoming AGM.

EXPLANATORY NOTES ON SPECIAL BUSINESS:

Ordinary Resolution 9 – Proposed Grant and Allotment of Shares to Datuk Seri Amir Hamzah bin Azizan

The proposed Ordinary Resolution, if passed, is to empower the Directors at any time and from time to time to cause or procure the offering and the allocation to Datuk Seri Amir Hamzah bin Azizan, the President/Chief Executive Officer of the Company, of up to 900,000 TNB Shares as they shall deem fit, which will be vested to thin a ta future date, subject always to such terms and conditions of the By-Laws of LTIP, which was approved at the Extraordinary General Meeting of the Company held on 18 December 2014.

weening on the company neuron to because 2014. The Proposed Grant is the maximum number of TNB Shares that may be vested to Datuk Seri Amir Hanzah bin Azizan subject to the stretched individual and Company performance targets set by the Board Long Term Incentive Plan Committee (BLTP) and Board, upon the vesting exercise. The BLTP and Board (save for Datuk Seri Amir Hamzah bin Azizan) have deliberated on the proposal and concurred that the proposed maximum allowable number of TNB Shares allocation is fair and reasonable, to limit the interest of the Executive Director with the long term stretchedies "value enhancement and long term success of the Company

ADDITIONAL INFORMATION ON:

Ordinary Resolutions 1 to 3

Additional information on the particulars of the retiring Directors, as required under Appendix 8A of the MMLR is detailed out in the Statement Accompanying Notice of 30th AGM of TNB Integrated Annual Report 2019 issued to shareholders on 10 April 2020. Ordinary Resolutions 4 to 5

nent Accompanying Notice of 30th AGM of this Amended Notice of 30th AGM. fer to the Stat

NOTES

- ES: A member of a Company shall be entitled to appoint another person as his/her proxy to exercise all or any of his/her rights to attend, participate, speak and vote at a meeting of members of the Company, in accordance with bection 334(1) of the Act. Where a member is an authorised momines as defined in accordance with the provisions of the SICDA, it may appoint up to two (2) provises in respect of each Securities Account it holds with ordinary shares in the Company standing to the ordit of the said Securities Account. A member entitle to attend and vote at the Meeting is certified to appoint not more than two (2) provises, the appointments shall be implied unless the propertion of the shareholdings to be represented by each proxy is specified. The back moments that (2) provies, the appointments shall be implied unless the propertion of the shareholdings to be represented by each proxy is specified.
- 4
- The instrument appointing a proxy/Amended Proxy Form shall be in writing under the hand of the appointer or of his attorney duly appointed under a power of attorney. Where the instrument appointing a proxy/Amended Proxy Form is executed by a corporation, it shall be executed either under its common seal or under the hand or any officer or attorney duiy appointed under a power of attorney. 5 A corporation which is a member may by resolution of its Directors or other governing body authorise such person as it thinks fit to act as its representative at the Meeting in accordance with Clause 51 of the Company's Constitution.
- 6
- at the Meeting in accordance with Clause 51 of the Company's Constitution. Duby completed Amended Praxy Form must be deposited to the Boardroom Share Registrars Sdn. Bhd., 11th Floor, Menara Symphony, No. 5, Jalan Prof. Khoo Kay Kim, Seksyen 13, 46200 Petaling Jaya, Selangor Daru I Ehsan, Malaysia not less than 24 hours before the time appointed for the taking of the poil or no later than 29 June 2020 of 12.00 p.m. Alternatively, you may lodge the Amended Praxy Form via the Boardroom Smart Portal at <u>www.boardroomlimited.mw</u> before the abovementioned cut-off time. For further details on proxy lodgement, kindly refer to the Administrative Details of 30th AGM. Pursuant to Paragraph 8:28.4 of the MMLR, writing at the 30th AGM of the Company will be conducted by poll. The Amended Praxy Form is attached heavelify for the Advender surface and settled to 16 and out what at the 30th AGM of the Company witho wish the appoint 7
- The Amended Proxy Form is attached herewith for the shareholders who are entitled to attend and vote at the 30th AGM of the Company who wish to appoint 9. a proxy to attend and vote in his place.
- The A 10 nded Proxy Form does not invalidate the Proxy Form which was circulated together with the Notice of the 30th AGM dated 10 April 2020 (Original Proxy Form)
- In the event that the Company does not receive the duly executed Amended Proxy Form, the Shareholder is deemed to have appointed and authorised his proxy under the Original Proxy Form to vote at the proxy's discretion. 11.