MEETING SCHEDULE Page 1 of 1



MEETING SCHEDULE FOR AGM

* Asterisks denote mandatory information

Name of Announcer *	CHASEN HOLDINGS LIMITED
Company Registration No.	199906814G
Announcement submitted on behalf of	CHASEN HOLDINGS LIMITED
Announcement is submitted with respect to *	CHASEN HOLDINGS LIMITED
Announcement is submitted by *	CHEW KOK LIANG
Designation *	COMPANY SECRETARY
Date & Time of Broadcast	14-Jul-2010 17:10:21
Announcement No.	00048

>> Announcement Details

The details of the announcement start here ...

Date *	30 Jul 2010
Time *	11:00:AM
Company *	CHASEN HOLDINGS LIMITED
Venue *	RAFFLES LOUNGE (LEVEL 2), RAFFLES COUNTRY CLUB, 450 JALAN AHMAD IBRAHIM, SINGAPORE 639932.

Attachments



Close Window



CHASEN HOLDINGS LIMITED

Notice of Annual General Meeting

NOTICE IS HEREBY GIVEN that the Annual General Meeting of CHASEN HOLDINGS LIMITED ("the Company") will be held at the Raffles Lounge (Level 2), Raffles Country Club, 450 Jalan Ahmad librahim, Singapore 639932 on the 30th day of July 2010 at 11.00 a.m. for the purposes of considering and if thought fit, passing the following resolutions as Ordinary Resolutions, with or without any

To receive and adopt the Directors' Report and the Audited Accounts of the Company and the Group for the year ended 31 March 2010 together with the Auditors' Report thereon.
To declare a one-fier tax exempt final dividend of \$0.000 per share for the year ended 31 March 2010 (2009 \$0.0052 per share).
To re-led Shall Book HOHA, a Director of the Company refiring pursuant to Article 120 of the Articles of Association of the Company.
To re-led Shall Book a Director of the Company refiring pursuant to Article 120 of the Articles of Association of the Company.

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The residence of the Company setting pursuant to Article 20 of the Articles of Association of the Company setting under Section 150(6) of the Company of the Company of the Company to the Company to the Permuneration.

To response the pumpined of Directors' fees of \$400,000 for the year ended 31 March 2010 (2009; \$300,000).

(Resolution 7)

To transpoint Messay LTC LLP as the Auditors of the Company and to authorise the Directors of the Fernancian of the Articles of Association 150 of the Company to the Permuneration.

To transpoint Messay LTC LLP as the Auditors of the Company and to authorise of the Articles of Association 150 of the Company pursuant to Section 161 of the Companies Act, Cap, 50 and Rule 806 of the SGX-ST Listing Manual – Section 8: Rules of Catalist.

That pursuant to Section 161 of the Companies Act, Cap, 50 and Rule 806 of the SGX-ST Listing Manual – Section 161 of the Company pursuant to Section 161 of the Companies Act, Cap, 50 and Rule 806 of the SGX-ST Listing Manual – Section 161 of the Company be authorised and empowerse for the Company to the Company to

The plateaux to Section 1 of the Company ("Shahers) whether by way of rights, bonus or otherwise; and/or

(a) (i) issue shahes in the Company ("Shahers) whether by way of rights, bonus or otherwise; and/or

(a) make or great offers, agreements or opions (collectively, "Instruments) that might or would require shares to be issued, including but not limited to the creation and issue of (as well as adsultaments) (opions, warmint, debetturins or other instruments) overeither into shares, at any time and upon such terms and conditions and for such purposes and to such persons as the Directors of the Company may in their absolute discretion deem fit; and

(b) (note/withstanting the authority conterned by this Resolution may have ceased to be in force) issue shares pursuant to any Instrument made or granted by the Directors of the Company while this Resolution was in torce.

The Start Issue Mandaler)

(1) The aggregate number of shares (including shares to be issued in pursuance of the Instruments, made or granted pursuant to this Recolution) and Instruments to the issued pursuant to the Recolution shall not exceed 10% of the bital number of issued shares (excluding treasury shares) in the capital of the Company (as calculated an accordance with sub-paragraph (2) below), of which the aggregate number of shares and instruments to be issued other han on a pro rate basis to existing sharesholders of the Company shall not exceed 50% of the total number of issued shares (excluding treasury shares) in the capital of the Company (as calculated in accordance with shares) (as calculated in the capital of the Company shall not exceed 50% of the total number of issued shares (excluding theseiny shares) in the capital of the Company shall not exceed 50% of the total number of shares and instruments that company shall not exceed 50% of the total number of shares and instruments to the shares (excluding the shares) of the number of shares and instruments that the company is the medium the share is based on the number of shares of themselves that the company is the instruments that the share of the passage of the shares (excluding the shares) in the capital of the Company shares of the shares of the shares (excluding the shares) in the capital of the Company shares of the shares of the shares (excluding the shares) in the capital of the Company shares of the shares (excluding the shares) in the capital of the Company shares of the shares (excluding the shares) in the capital of the Company shares of the shares (excluding the shares) in the capital of the Company shares of the shares (excluding the shares) in the capital of the Company shares of the shares (excluding the shares) in the capital of the Company shares of the shares (excluding the shares) in the capital of the Company is regarded to the company is regarde

To the purposes of Sections 76C and 76E of the Company is Act. Cap. 50, the exercise by the Directors of the Company of all the powers of the Company to purchase or otherwise acquire issued shares in the capital of the Company (Shares) from time to time not exceeding in aggregate the Prescribed Limit (as hereinather defined), at such price(s) as may be determined by the Directors from time to fine up to the Maximum Price (as hereinather defined), whether by way of:

(i) on-market purchases, transacted on the SGX-ST brough the SGX-ST central Limit Order Book (CLOBP) sharing system or through one or more duly increased stocktrolers appointed by the Company for the purpose; (Market Purchase); and/order (or of the purpose) (Market Purchase); and/order (or of the purpose); and order (o

(a) The date on which the authority commands is we use a support that the date of the date of peaking of this Resolution.

Prescribed Limit review 10% of the date in uniform of ordinary shares in the company (percluding any treasury shares) as at the date of peaking of this Resolution varies the Company has the company to the company of the shares of the South of the Company was the company of the date of the Company was the company of the company

so, new view and the measurement.

Similar profits on a Share to be purchased, means an amount (excluding brokenage, stamp duties, applicable goods and services tax and other related expenses) not exci in the case of a Market Purchase z 105% of the Avenage Closing Price; in the case of an OMAMARET Purchase z 105% of the Highest Last Deal Price:

Verying Clasted Price makes the swarp, of the vising management of a Share over the last the (8) mandet day, or which transactions in the Shares were recorded, preceding the day of the Market Price man, and deemed to be algorithm of the Shares were recorded, preceding the day of the Market Price man, and deemed to be algorithm of the Shares when the Price man share the Price man the Price price of the Shares when the Price man the Price man the Price price of the Shares when the Price man the Price price of the Shares when the Price man the Price price of the Shares when the Shares were recorded in the Shares were recorded in the Shares when the Shares were recorded in the Shares were recorded in the Shares when the Shares when the Shares were recorded in the Shares w

of the offer means the day on which the Company announces its intention to make an offer for the purchase of Shares from Shareholders of the Company stating the ch shall not be more than the Maximum Price calculated on the foregoing basis) for each Share and the relevant terms of the equal access scheme for effecting the Off-The Directors of the Company be and are hereby authorised to complete and do all such acts and things (including executing such documents as may be required) as they may corepedent or necessary to give effect to the transactions contemplated by this Resolution.

[see Explanatory Note (f)] (Resolution 11)
That the proposed grant to Yap Norn Bee © Louis Yap, a Nor-Executive Director and a Controlling Shareholder (as defined in the SDX ST Listing Manual – Section B: Rules of Catalist), of an award of 35,000 afters. In the share capital of the Company, in accordance with the Plan on the Plan on or before 31 March 2011, be and is hereby approved.

[Resolution 12]
That the proposed grant to Yap Being Geck Dorolly, an Associate of a Controlling Shareholder (as defined in the SDX-ST Listing Manual – Section B: Rules of Catalist), of an award of 35,000 ahares, in the share capital of the Company, in accordance with the Plan on or before 31 March 2011, be and is hereby approved.

By Order of the Board

CHEW KOK LIANG Company Secretary Singapore, 15 July 2010

13.

estable restricted to attend and vote at this meeting is writted to appoint once in two proxies to attend and vote in his stead. A proxy need not be a member of the Company, at 18 proxy is the adjusted of the order of the company at 18 proxy is to be appointed in the orman to the depothed at the order of the company, at 18 proxy is to be appointed in the orman to the depothed at the order of the company, at 18 proxy is to be appointed from the company and the significant of the company at 18 proxy is to the company at 18 proxy is the company at 18 proxy i

considered independent.

The effect of the Republishin above, is to re-appoint a director of the Company who is over 70 years of age. Mr Yap Koon Bee @ Louis Yap will, upon re-appointment as a Non-Executive Director of the Company, remain as a member of the Audit and Remunestion Committees and will be considered non-independent.

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association of strates.

Another instance implemented by the SQX-ST stated in the Priss Release empower disectors to issue shares other than on a priso per state determined in accordance with the requirements of the SQX-ST provided such issue is made on or before 31 December 2010, or such other date as may be determined by the SQX-ST.

the SGX-ST.

Resolution 10 above, if passed, will empower the Directors of the Company from the date of the above Meeting until the earliest of (i) the date on which the next AGM of the Company or the by which he next AGM of the Company is held or required by law to be hald; (ii) the date on which the share buydeads are carried out to the latent mandated, or (iii) the date on which the share buydeads are carried out to the latent mandated, or (iii) the date on which the share buydeads are carried out to the latent mandated, or (iii) the date on which the share buydeads are carried out to the share buydeads are carried out to the share buydeads are carried out to the share are carried out to the share of the company of the share buydead out to the buydead out

of the Company.

Mr. Low Wang Flat is the Managing Director of the Company and is responsible for the overall management and strategic growth direction of the Group.

Mr. Low took over the helm of the Company's subsidiary, Chasen Logistics Services Limited, in 2001. He has been with the Company since 1969 when it operated as a partnership and has played and a polical reliable strateging the growth of Company since the beams is Managing Director. He has ably led by Group with the contravie experience in the logistics industry by exploiting that fast mover administration in meeting the growth of Company since the beams is Managing Director. He has ably led by Group with the contravie experience in the logistics industry by exploiting its fast mover administration in meeting the growth growth growth and the strateging of the present of the company of the company of the strateging of the present of the company o

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Plan.

Resolution 12 above, if passed, will empower the Directors to grant to Mr Yap Koon Bee © Louis Yap, who is a Non-Executive Director and a Lorston-wy wasstate capital of the Company.

See Non-Executive Director and a Lorston-will provide the Company and the See Non-Executive Director and a Lorston-will provide the Company and the See Non-Executive Director of the See Non-Executive Director, Mr Yap possesses substance

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Non-Executive Director, Mr Yap possesses subst

performance.

The electrision of the Plan to Mr Yap is consistent with the Company's objectives to motivate its employees to achieve and maintain a high level of performance and contribution which is vital to the success of the Company, Although Mr Yap already has a shareholding interest in the Company, are bedeniced on the Plan to him will ensure that the is equally entitled, with the other employees who are contributionable in the Company is continued committeen to the Group.

The participation of and grant of already to 10 Mr Yap Koon Bee © Louis Yap under the Plan I has been approved in principle by shareholdess when they approved the Plan at the Estimatoriany General Plan at the Company and the Plan at the Estimatoriany General Plan at the Estimatoriany General Plan at the Company of the Plan at the Estimatoriany General Plan at the Estima

the Company.

May Barng Gesle Dorothy is the daughter of our Non-Executive Director and Controlling Shareholder of our Company, Mr ftp Koon Bee © Louis Yag, Ma Yap is the Group Administration Manager and is responsible for the day-locking administrative workflow at the Company, human resource policy and other general administrative matters of the Company as a public leted company.

Having been with the Group since 1995, Ma Yap has acquired in-depth knowledge of many aspects of the Group's business, including its operation and administration. The Directors are of the verb with the remuneration package of Mar Yap which includes awards under the Plan is fair given her contributions to the Group. The extension of the Plan to Ma Yap is consistent with the Company's objectives to motivate its employees to achieve and maintain a high level of performance and contribution which is valid to the success of the Company. As the Plan is served as a recognition of the peak contribution of the peak contribution of those estigated to participate in the Plan, as well as to secure that contributions for the Company composed to the Company and the Company contribution which is the success of the Company as the Plan is associated in a motivate that Mb Yap should not be excluded from the Plan or account of the being an associate of a substantial datempholer. The Directors consider is important that Mb Yap double of the Market Plan is associated and administration of the company compensates as a composition of the peak of the Company and the Company compensates as the Company compensates as the Company of the Company and the Company compensates as a company of the Company of the

This Notice has been reviewed by the Company's sponsor, KW Capital Pte. Ltd. ("Sponsor"), for compliance with the relevant rules of the Exchange. The Company's Sponsor has not independently verified the contents of this Notice.

This Notice has not been examined or approved by the Exchange and the Exchange assumes no responsibility for the contents of this Notice, including the correctness of any of the statements or opinions made or reports contained in this Notice.

The details of the contact person for the Sponsor is: -

Name: Ms Tan Siew Hong (Registered Professional, KW Capital Pte. Ltd.) Address: 80 Raffles Place, #25-01 UOB Plaza 1, Singapore 048624 Tel: 6238 3377