Extraordinary/ Special General Meeting::Voluntary

**Issuer & Securities** 

Issuer/ Manager	CHASEN HOLDINGS LIMITED
Security	CHASEN HOLDINGS LIMITED - SG1X55941717 - 5NV

**Announcement Details** 

Announcement Title	Extraordinary/ Special General Meeting
Date & Time of Broadcast	05-Jul-2016 18:09:51
Status	New
Announcement Reference	SG160705XMET9YEY
Submitted By (Co./ Ind. Name)	Low Weng Fatt
Designation	Managing Director and CEO

**Event Narrative** 

Narrative Type	Narrative Text
Additional Text	Please refer to the attachment.

**Event Dates** 

Meeting Date and Time	29/07/2016 10:30:00
Response Deadline Date	27/07/2016 10:30:00

Event Venue(s)

Place	
Venue(s)	Venue details
Meeting Venue	Violet Room, Level 3, The Chevrons, 48 Boon Lay Way, Singapore 609961
Attachments	Chasen Notices of AGM - EGM.pdf Total size =49K
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## **CHASEN™**

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 Violet Room, Level 3, The C1 the purpose of considering and if thought fit, passing the following resolutions as Ordinary Resolutions, with or without any modifications: as 48 Boon Lay Way Singapore 609961, on the 29th day of July 2016 at 10.00 a.m. for AS ORDINARY BUSINESS To review and adopt the Statement by Directors and the Audited Financial Statements of the Company and of the Group for the financial year ended To declare a first and final tax exempt (one-lief) dividend of \$0.0005 per share for the financial year ended 31 March 2016, (2015: \$0.001 per share), To re-lied MT<sup>\*</sup> and Sin Huat, Dennis, a Director of the Company reliforing pursuant to Regulation 110 of the Company. ancial year ended 31 March 2016 together with the Auditors' Report thereon (Resolution 1) (Resolution 2) To re-elect Mr Ian Sim Hulat, Dennis, a Director of the Company retiring pursuant to Hegulation 110 of the Constitution of t [See Explanatory Note (ii)] To note the retirement of Mr Yap Koon Bee @ Louis Yap as a Non-Executive Director of the Company. To approve the payment of Directors' less of 400,000 for the financial year end of 31 March 2016, 2015; 4400,000). To approve the payment of Directors' less of 400,000 for the financial year ending 31 March 2017, with payment to ro approve the payment of Directors' less of 400,000 for the financial year ending 31 March 2017, with payment to ro to reappoint Messis Mazzia LLP as the Auditors of the Company and to authorize the Directors of the Company to fus the To To transact any other ordinary business which may properly be transacted at an Annual General Meeting. As SPECIAL BUSINESS (Resolution 3) (Resolution 4) (Resolution 5) (Resolution 6) . Int to be made in arrear at fit to pass the follo to pass the following resolutions as Ordinary Resolutions, with or without any modifications: res in the capital of the Company pursuant to Section 161 of the Companies Act, Chapter 50 and Rule 806 of the Listing Manual of the Singapore Exchange Securities Trading Limited ("SGX-ST") onsider and if thought fit, to Authority to issue shar That pursuant to Section 161 of the Companies Act, Chapter 50 and Rule 806 of the Listing Manual of the SGX-ST, the Directors of the Company be authorised and empowered to: (a) (i) issue shares in the Company ("shares") whether by way of rights, bonus or otherwise; and/or (ii) make or grant offers, agreements or options (collectively, "Instruments") that might or would require shares to be issued, including but not limited to the creation and issue of (as well as adjustments to) options, warrants, debit other instruments convertible 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 (notwithstanding the authority conferred by this Resolution may have ceased to be in force) issue shares in pursuance of any Instrument made or granted by the Directors of the Company while this Resolution was in force (the "Share Issue Mandate") Provided that: (1) the aggregate number of shares (including shares to be issued in pursuance of the Instruments, made or granted pursuant to this Resolution) and Instruments to be issued pursuant to this Resolution shall not exceed 50% of the total number of issued shares (accluding treasury shares) in the capital of the Company (as calculated in accordance with sub-paragraph (2) below); (2) (subject to such adcluation as may be prescribed by the SGX-ST) for the purpose of determining the aggregate number of shares and Instruments to be issued advarse (accluding treasury shares) in the capital of the Company (as calculated in accordance with sub-paragraph (2) below); (2) (subject to such adcluation as may be prescribed by the SGX-ST) for the purpose of determining the aggregate number of shares and Instruments that may be issued under sub-paragraph (2) below); (3) new shares arising from the conversion or exercise of the Instruments or any convertible securities; (b) new shares arising from the conversion or exercise of the Instruments or any convertible securities; (c) or existing shares base, consolitation or subdivision of shares; (d) new shares arising from the conversion are availed outling or subsisting at the time of the passing of this Resolution, and (e) any subsequent borus issue, consolitation or subdivision of shares; (d) new shares diverted borus the Company and (e) unless revided or valied by the Company and (f) unless revided or valied by the Company or the date by which the next AGM of the Company of the Instruments, made or granted pursuant of the Instruments, made or stand values of the Instruments, made or stand shares (accluding the Instruments) and the Company or the date by which the next AGM of the Company is required by law to be hidd, whichever is earlier or (ii) in the case of shares to be issued on the Instruments, made or granted pursuant on this Resolution, until the issue or such shares and information and the Instruments and the Company ore the absended by the Resolu (Resolution 7) [See Explanatory Note (ii)] Renewal of Share Buyback Ma 10. to for the purposes of the Companies Act, Chapter 50, the exercise by the Directors of the Company of all the powers of the Company to purchase or otherwise acquire the Shares not exceeding in aggregate the Prescribed Lin breenatter defined), at such price(s) as may be determined by the Directors from time to time up to the Maximum Price (as hereinatter defined), whether by way of: (i) or-market purchases, transaction of the SCX-ST) in accordance with an equal access scheme(s) as may be determined or the purce ("Market Purchase"; and/or (ii) off-market purchases (if effocted otherwise than on the SGX-ST) in accordance with an equal access scheme(s) as may be determined or formulated by the Directors as they may consider fit, which scheme(s) shall satisfy all the conditions prescribed by the Company in energies ("Off-Market Purchase"). (the Share Buyback Mandate) underside and or unweaked to the Company in energies the activity confered on the Directors at any time and from time to time dur underside scheme (market fit in the Company in energies the Directors at any time and from time to time dur (the **Share Buyback Mandate**) unless varied or revoked by the Company in general meeting, the authority conferred on the Directo period commencing from the passing of this Resolution and expiring on the earlier of: (i) the date on which the next AGM is held or required by law to be held; (ii) the date on which the share buybacks are carried out to the full extent mandated; or (iii) the date on which the authority contained in the Share Buyback Mandate is varied or revoked; this he backetiness. y conferred on the Directors of the Company pursuant to the Share Buyback Mandate may be exercised by the Directors at any time and from time to time (c) In this Re In the Hesolution: Preservibed Limit (means 10% of the total number of ordinary shares in the Company (excluding any treasury shares) as at the date of passing of this Resolution unless the Company has effected a reduction of the share capital of the Company in accordance with the applicable provisions of the Companies Act, at any time during the Relevant Period, in which event the issued ordinary share capital of the Company is able taken to be the amount of the issued ordinary share capital of the Company as able (excluding any treasury shares have bad by the Company from time to time). Relevant Period (means the period commanding from the date on which the tast AGM was had and expiring on the date the or is required by law to be held, whichever is the earlier, after the date of this Resolution; **Hakimum Priod**: In relation to a Share to be purchased, means an amount (excluding brokenge, stamp dules, applicable goods and services tax and other related expense) not exceeding: in the case of a Market Purchase : 10% of the Average Closing Process, and y unders, approache global and an encode a set of a view reases of a barket Purchase : 10% of the Highest Last Dealt Price, where: Average Closing Proce means the average of the closing market prices of a Share over the last the market days, on which transactions in the Shares were recorded, preceding the day of the Market Purchase, and deemed to be adjusted for any corporate action that incluse after the relevant 5-day period; Highest Last Dealt Pricer means the highest price transaction or Share as recorded on the market days on which there were trades in the Shares immediately preceding the day of the making of the offer pursuant to the Off-Market Purchase; and "day of the making 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 stalling the purchase price (which 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 OH-Market Purchase; and (d) The Directors of the Company basis of the effect within the access scheme for effecting the OH-Market Purchase; and (d) The Directors of the Company basis of the effect within the access scheme for effecting the OH-Market Purchase; and (d) The Directors of the Company basis of the effect within the access scheme for effecting the OH-Market Purchase; and (g) The Directors of the Company the and are hereby authorized to complete and do all such acts and things (including executing such documents as may be required) as they may consider expedient or necessary to give effect to the (g) Executions (the fore) the fore) the fore) the fore) the fore of the offer the fore) t By Order of the Board CHEW KOK LIANG ompany Secretary ngapore, 7 July 2016 es: A member (other than a Relevant Intermediary') entitled to attend and vote at the AGM is entitled to appoint not more than two (2) provises to attend and vote in his/her stead. A proxy need not be a member of the Company: A Relevant Intermediary may appoint more than two (2) provises, but each proxy must be appointed to appoint not more than two (2) provises to attend and vote in his/her stead. A proxy need not be a member of the Company: A Relevant Intermediary may appoint more than two (2) provises, but each proxy must be appointed to exercise the rights attanced to a different share or shares held by him (which number and class of shares shall be specified.) The proxy form must be signed by the appointer or his attorney uply authorized in writing. An investor with those shares using Central Provident Fund Investment Scheme ("CPF Investor") and/or Supplementary Relimenst Scheme ("SRS Investor") (as may be applicable) may attend and cast his vote(s) at the Meeting in person and SRS Investor who are unable to attend the Meeting but would like to vote, may inform their CPF and/or SRS Approved Nominees to appoint the Chairman of the Meeting to act as their proxy, in which case, the CPF and SRS Investor be produced from attending the Meeting. \* Δ F elevant Intermediary is: a banking corporation licensed under the Banking Act (Cap. 19) or a wholly-owned subsidiary of such a banking corporation, whose business includes the provision of no minee services and who holds shares in that capacity; or a particular display compared in the set of an and the set of an a (b) (c) Search of the company is to re-elect MT ans Sin Huat, Dennis as a Director of the Company. MT ans Sin Huat, Dennis will, upon re-election as a Director of the Company, remain as Chairman of the Remuneration Committee, a member of the Audit and Nornitating Committees, and will be considered independent for the purpose of Rule 704(8) of the Listing Manual of the ResOLUTION 71 passed. Will empower the Directors of the Company is required by law to be held or such authority is varied or revoked by the Company in a general meeting, whichever is the earlier, to issue shares made or grant histruments and to a minimating Committees, and will be considered independent for the purpose of Rule 704(8) of the Listing Manual of the SGX-ST. The state of the Issue shares make or grant instruments convertible into shares and to issue shares pursuant to such instruments, up to a number not exceeding, in total, 50% of the total number of issued shares (excluding reasury shares) in the capital of the Company is may be issued of the rest on a provide basies to existing shareholders of the Company. The Company will be acclutated based on the total number of issued shares (excluding treasury shares) in the capital of the Company is required by law to be held or such authority or subisting at the time this Resolution is passed atter adjusting for new shares arising from the correstion or exercise of the Instruments exclude social escultant the subscitual to a sub-stream or any overtible into shares active of the Company will be acclutated based on the total number of issued shares (excluding treasury shares) in the capital of the Company is represented by the Company is represented by the Company is represented to the advise of the Advise of the Advise active or any convertible into shares. Resolution is passed atter active advises or of the advised of the Advise of the Advised atter stream or any other stream or any convertible seculated based on the total number of issued shares (excluding treasury shares) in the capital of the Comp Explanatory Notes: (iii) PERSONAL DATA PRIVACY ENSUMUL UNIA FRIVALU synchriting an instrument appointing a proxylies) and/or representative(s) to attend, speak and vote at the AGM and/or any adjournment thereof, a member of the Company (i) consents to the collection, use and disclosure of ata by the Company (or its agents or service providers) for the purpose of the processing and administration by the Company (or its agents or service providers) of provides and representative(s) to the AGM (indice reor/on and the programation and compatibility of the service service providers) of providers and representative(s) to the AGM (indice reor/on and the programation and comparison of the attending is the AGM (indice and the AGM (indice and the accurate) (indice and the company (indice agents) or service providers) of the progresentative(s) to the Company (in the AGM (indice and the companies relating to the AGM (indice and the accurate) (indice and the company (indice agents) or service providers) and the providers) of the member's proxyles) and/or representative(s) to the Company (in use and disclosure by the Company (in agents) or service providers) of the presental date of such proxyles) and/or representative(s) to the Company (in the Company (in agents) or service providers) of the presental date of such proxyles) and/or representative(s) to the Company (in the Comp sluding any adjournmen roviders) to comply with (or its agents or service NOTICE OF EXTRAORDINARY GENERAL MEETING NOTICE IS HEREBY GIVEN that an Extraordinary General Meeting (the "EGM") of Chasen Holdings Limited (the "Company") will be held at Violet Room, Level 3, The Chevrons, 48 Boon Lay Way, Singapore 609961 on 29 July 2016 at 10.30 a.m. (or as soon as practicable immediately blokwing the conclusion or adjournment of the Annual General Meeting of the Company to be convened on the same day and at the same venue) for the purpose of considering and, if thought fit, passing with or without modifications, the following resolution within the proposed as a special resolution: SPECIAL RESOLUTION 1 THE PROPOSED ADOPTION OF THE NEW CONSTITUTION OF THE COMPANY (a) the proposed adoption of the new Constitution of the Company in the manner and to the extent set out in the circular to the shareholders of the Company dated 7 July 2016 be and is hereby approved; and (b) the directors of the Company and/or any of them be and are/is hereby authorised to complete and do all such acts and things (including executing such documents as may be required) as they and/or he may consider expedient or neces give effect to this resolution. By Order of the Board Chew Kok Liang Company Secreta Date: 7 July 2016 we>-A member (other than a Relevant Intermediary') entitled to attend and vote at the EGM is entitled to appoint not more than two (2) proxies to attend and vote in his/her stead. A proxy need not be a member of the Company. Where a member (other than a Relevant Intermediary') appoints two (2) proxies, he/she shall specify the proportion of his/her shareholding to be represented by each proxy in the instrument appointing the proxies. A Relevant Intermediary may appoint more than two (2) proxies, but each proxy must be appointed to exercise the rights attached to a different share or shares held by him/her (which number and class of shares shall be specified). A member of the Company which is a corporation is entitled to appoint its authorised representative or proxy to vote on its behall. The appointment of proxy must be executed under seal or the hand of its duly authorised officer or att writing. (b) (d) (e) If the appointor is a corporation, the proxy form must be executed under seal or its attorney duly authorised in writing In the appoind is a coloniant, the ploxy ominate be executed under seal or is autoring dup autoring out autoring out autoring dup autoring autoring

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elevant Intermediary is

Herevant intermediary is: a banking corporation licensed under the Banking Act (Chapter 19) or a wholly-owned subsidiary of such a banking corporation, whose business includes the provision of nominee services and who holds shares in that capacity; or a person holding a capital markets services licence to provide custodial services for securities under the Securities and Futures Act (Chapter 289) and who holds shares in that capacity; or the Central Provident Fund Board established by the Central Provident Fund Act (Chapter 380), in respect of shares purchased under the subsidiary legislation made under that Act providing for the making of investments from the contributions and interest standing pursuant to or in accordance with that subsidiary legislation. b) c)

## PERSONAL DATA PRIVACY

PERSONAL DATA PRIVACY By submitting an instrument appointing a proxy(ies) and/or representative(s) to attend, speak and vote at the EGM and/or any adjournment thereol, an member of the Company (i) consents to the collection, use and disclosure of the memi personal data by the Company (or its agents or service providers) for the purpose of the processing, administration and analysis by the Company (or its agents or service providers) of provises and representatives appointed for the EGM (including any adjournment thereol), and in order for the Company (or its agents or service providers) of provises and representatives appointed for the EGM (including any adjournment thereol), and in order for the Company (or its agents or service providers) of provises and representatives appointed for the EGM (including any adjournment thereol), and in order for the Company (or its agents or service providers) of provises and representatives appointed for the EGM (including any adjournment thereol), and in order for the Company (or its agents or service) provides) or bar (bar Company (or its agents or service) providers) the member's proving and/or representative(s) to the Company (or its agents or service) providers) the member's providers) and/or representative(s) to the Company (or its agents or service) providers) and/or representative(s) to the Company (or its agents or service) providers) the member's providers) and/or representative(s) to the Company (or its agents or service) providers) and/or representative(s) to the Company (or its agents or service) providers) the mersonal data of such prov(jes) and/or representative(s) to the Company (or its agents or service) providers) and/or representative(s) to the providers) and/or representative(s) to the company (or its agents or service) providers) and the present addition of such prov(jes) and/or representative(s) to the company (or its agents or service) providers) and the present addition of addition addition addition addition addition addition addition addition addition