#### No. 67

(Rule 112)

#### NOTICE OF MEETING (GENERAL FORM)

# IN THE HIGH COURT OF MALAYA AT KUALA LUMPUR (COMMERCIAL DIVISION) COMPANIES (WINDING-UP) NO. PETITION: WA-28NCC-346-04/2022

# IN THE MATTER OF SERBA DINAMIK SDN. BHD. (IN LIQUIDATION) (COMPANY REGISTRATION NO. 199301011986 (266724-K))

TAKE notice that a meeting of creditors in the above matter will be held at Auditorium, Ground Floor, Menara BAC, No 52, Jalan Utara, Section 14, 46200, Petaling Jaya, Selangor the 12<sup>th</sup> day of October, 2023, at 10:00 a.m..

#### Agenda

- a. To provide status updates on the Liquidation of Serba Dinamik Sdn. Bhd. (In Liquidation).
- b. Whether to appoint a Committee of Inspection as provided under the 10<sup>th</sup> Schedule of the Companies Act 2016, and if so, elect members of the Committee of Inspection.

Dated this 3rd day of August, 2023.

Victor Saw Seng Kee Liquidator

#### Notes:

- 1. The creditors may, if the creditors think fit, appoint a Committee of Inspection consisting of not more than five persons (solely comprising of not more than 5 creditors).
- 2. The Committee of Inspection shall consist of creditors of the company or persons holding
  - a) general powers of attorney from creditors; or
  - b) special authority from creditors, to act on such a committee,

appointed in a meeting of creditors in such proportions as are agreed or in case of difference as are determined by the Court.

- 3. A creditor may vote either in person or by proxy.
- 4. A creditor may give a general proxy to his manager or clerk or any other person in his regular employment.

- 5. A creditor may give a special proxy to any person to vote at any specified meeting or adjournment thereof
  - a) for or against the appointment of the Committee of Inspection;
  - b) for or against the appointment in office of any specified person as member of the Committee of Inspection;
  - c) on all questions relating to any matter other than those referred to above and arising at the meeting or an adjournment thereof.
- 6. In the case of a corporation, the instrument appointing a proxy or proxies must be under seal or given under the hand of an officer or attorney duly authorised.
- Any person who wishes to attend the meeting as a creditor may be required to produce documentary evidence to proof his / her identity as the owner / partner of the creditor firm.
- 8. Forms of general and special proxies are enclosed herewith. Proxies to be used at the meeting must be lodged not later than **5:00 p.m. on the 6 October 2023** to the following address:
  - a) Tricor Investor & Issuing House Services Sdn Bhd
     Unit 32-01, Level 32, Tower A, Vertical Business Suite
     Avenue 3, Bangsar South
     No. 8, Jalan Kerinchi
     59200 Kuala Lumpur, Malaysia

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or

b) Tricor Customer Service Centre
 Unit G-3, Ground Floor, Vertical Podium
 Avenue 3, Bangsar South
 No. 8, Jalan Kerinchi
 59200 Kuala Lumpur, Malaysia

Subject: Serba Dinamik Sdn. Bhd. (In Liquidation)

9. For a creditor to vote at the meeting, Form 55 Proof of Debt General Form must be lodged with the Liquidator no later than **5:00 p.m. on 23 August 2023**. We advise all creditors to microsite link below to adhere to the proof of debt guidelines.

https://www.e-serbadk.com/creditor-engagement-overview/

**No. 73** (Rule 132)

### **GENERAL PROXY**

Serba Dinamik Sdn. Bhd. (In Liquidation) (Company no. 199301011986 (266724-K)) Creditors' Meeting on 12<sup>th</sup> day of October, 2023

Compa	I / We, <i>(a)</i> Company No.) of hereby appoint <i>(b)</i>				(Address), a creditor	
Ground					e above at Auditorium, 12 <sup>th</sup> day of October, 2023	
Dated t	his	day of	, 2023			
	re of Witness (e)			Signed (d)		
	S: 			Name NRIC No. Designation Contact No. Email Company Chop / Common Seal	: : : : :	
			NOTES			
1.	For theCompany.					
2.	<ul><li>F.S. (duly authorized under the seal of the Company).</li><li>The person appointed general proxy must be either the Official Receiver or a person in the regular employ of the creditor.</li><li>Certificate to be signed by person other than creditor filling up the above Proxy.</li></ul>					
	I, (f) hand-writing, and	have been made by me a	of,	, t insertions in the above p ove-named	roxy are in my own	
Dated t	his	day of	, 2023			
					 Signature	

The proxy must be lodged with the Liquidator not later that the time named for that purpose in the notice convening the meeting at which it is to be used.

#### NOTE-

- (a) If a firm write "We" instead of "I" and set out the full name of the firm.
- Here insert either (but not both) "[name of proxy] of a clerk, manager, etc., in my regular employ", in which case the (b) standing of the person appointed must be clearly set out, or "the Liquidator in the above matter".
- "my" or "our" (c)
- (d) If a firm sign the firm's trading title, and add "by A.B., a partner in the said firm".
- (e) (f) The signature of the creditor appointing a proxy must not be attested as witness by the person nominated as proxy.
- Here state whether clerk or manager in the regular employment of the creditor or a Commissioner to administer oaths.

No. 74 (Rule 132)

### **SPECIAL PROXY**

Serba Dinamik Sdn. Bhd. (In Liquidation) (Registration No. 199301011986 (266724-K)) Creditors' Meeting on 12<sup>th</sup> day of October, 2023

I / We, (a)			
ID No. / Company No.) of(Address), a creditor hereby appoint (b)			
 Audito	orium, Ground Floor, Menara BAC, No 52, coper, 2023 at 10:00 a.m., or at any adjournment	proxy to vote at the meeting of cre Jalan Utara, Section 14, 46200, Petaling Ja	editors to be held physically, at
Signa	ture of Witness	Signature (e,	)
	ess:	Name NRIC No. Designation Contact No. Email Company Ch Common Se	: : nop / :
		NOTES	
1.	A creditor may give a special proxy to an matters:	y specified meeting or adjournment thereo	f, on all or any of the following
	(a) For or against the appointment or co the Committee of Inspection.	ntinuance in office of any specified person	as Liquidator or as member of
	(b) On all questions relating to any matter adjournment thereof.	er, other than those above referred to, risin	ng at a specified meeting or
2.	The authorised agents of a corporation	may fill up blanks and sign for the corporat	ion thus:
	<i>"For the</i> Com F.S. (duly authorized under the		
	Certificate to be signed by person other	than creditor filling up the above proxy.	
in the	above proxy are in my own hand-writing, a	nd have been made by me at the request of	of the above-named
Dated	I this, 2023		
			Signature
	proxy must be lodged with the Liquidator not	later than the time named for that purpose	e in the notice convening the
meeti	ng at which it is to be used.	NOTE	

- (a) If a firm write "We" instead of "I", and set out the full name of the firm.
- (b) Here insert either "[name of proxy] of" or "the Liquidator in the above matter."
- "my" or "our". (c)
- (d)
- (e)
- Here insert the word "for" or the word "against" as the case may require, and specify the particular voting. If a firm, sign the firm's trading title and add "by" A.B., partner in the said firm".

  Here state whether clerk or manager in the regular employment of the creditor or a Commissioner to administer oaths.

following (h):

### (Rule 81) PROOF OF DEBT GENERAL FORM

# IN THE HIGH COURT OF MALAYA AT KUALA LUMPUR (COMMERCIAL DIVISION) COMPANIES (WINDING-UP) NO. PETITION: WA-28NCC-346-04/2022

# IN THE MATTER OF SERBA DINAMIK SDN. BHD. (IN LIQUIDATION) (COMPANY REGISTRATION NO. 199301011986 (266724-K))

I,	(a)	I/C No				
		nake oath (solemnly, sincerely and truly affirm) and say:				
	(b)	That I am in the employ of the under-mentioned creditor, and that I am duly authorized by				
		my own knowledge that the debt hereinafter deposed to was incurred and for the consideration stated, and that such debt, to the best of my knowledge and belief, still remains unpaid and unsatisfied.				
	(c)	That I am duly authorized, under the seal of the company hereinafter named, to make the proof of debts on its behalf.				
		1. That the above-named company was, at the date of the order for winding-up the same, viz., the 10 <sup>th</sup> day of January, 2023, and still is justly and truly indebted to (d) in the sum of RM for (e) as shown by the account endorsed hereon, or by the following account, viz.: for which sum or any part thereof I say that I have not nor hath (f) or any person by (g) order to my knowledge or belief for (g) use had or received any manner of satisfaction or security whatsoever, save and except the				

### **SCHEDULE**

	Date	Drawer	Acceptor	Amount		Due Date
Admitted to vote for RM				RM	Sen	
Admitted to rank for dividend for RMthisday of20						
Official Receiver or Liquidator						

Sworn or affirmed at	in the State of	this	day of	.,20
Before me			(Signature of D	eponent)

### NOTE -

The proof cannot be admitted for voting at the first meeting unless it is properly completed and lodged with the Liquidator before the time named in the notice convening the meeting.

### You should attend carefully to these directions.

- (a) Fill in full name, address and occupation of deponent. If proof made by creditor strike out clauses (b) and (c). If made by clerk of creditor strike out (c). If by clerk or agent of the company strike out (b).
- (d) Insert "me and to C.D. and E.F., my co-partners in trade (if any)" or, if by clerk or agent insert name, address and description of principal.
- (e) State consideration (as goods sold and delivered by me (and my said partner) to the company between the dates of (or moneys advance by me in respect of the undermentioned bill of exchange) or as the case may be).
- (f) "my said partners or any of them 'or' the above-named creditor" (as the case may be).
- (g) "my" or "our" or "their" or "this" (as the case may be).
- (h) [Here state to the particulars of all securities held, and where the securities are on the property of the company assess the value of the same, and if any bills or other negotiable securities be held, specify them in the schedule.]