THIS CIRCULAR IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION.

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

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PUBLIC PACKAGES HOLDINGS BERHAD

(Company No. 162413-K) (Incorporated in Malaysia under the Companies Act, 1965)

PART A

INFORMATION ON

- ANNUAL GENERAL MEETING
- FORMS

PART B

CIRCULAR TO SHAREHOLDERS

IN RELATION TO

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

The Notice convening the 25th Annual General Meeting ("AGM") of Public Packages Holdings Berhad which will be held at 3rd Floor, Meeting Room of Plot 468 & 482, Jalan Perusahaan Baru, Prai Industrial Estate, 13600 Prai, Penang on Monday, 28 May 2012 at 10.00 a.m. together with the Proxy Form are enclosed herein.

Shareholders are advised to complete and deposit the Proxy Form at the registered office of the Company at Wisma Public Packages, Plot 67 Lintang Kampong Jawa, Bayan Lepas Industrial Estate, 11900 Bayan Lepas, Penang not less than forty-eight (48) hours before the time stipulated for holding the meeting. The lodging of the Proxy Form will not preclude you from attending and voting in person at the meeting should you subsequently wish to do so.

Last day and time for lodging the Form of Proxy:	Saturday	26 May 2012	10.00 a.m.
Date and time of the AGM:	Monday	28 May 2012	10.00 a.m.

DEFINITIONS

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

Act The Companies Act, 1965, as amended from time to time, and any re-

enactment thereof

AGM Annual General Meeting

Board The Board of Directors of PPHB and/or its subsidiaries

Bursa Securities Bursa Malaysia Securities Berhad (635998-W)

CMSA The Capital Markets and Services Act 2007

As defined in section 2(1) of the CMSA and for the purpose of the Director

> Proposed Shareholders' Mandate, this includes any person who is or was within the preceding six (6) months of the date on which the terms of the transaction were agreed upon, a director of PPHB or any other company which is a subsidiary of PPHB or a holding company of PPHB or a Chief Executive of PPHB, its subsidiary or holding

company

EGM Extraordinary General Meeting

The shareholders' mandate obtained on 20 May 2011 for PPHB Existing Shareholders' Mandate

Group to enter into Recurrent Related Party Transactions

Main Market Listing Requirements of Bursa Securities including any Listing Requirements

amendments thereto that may be made from time to time

Major Shareholders A person who has an interest or interests in one (1) or more voting

shares in PPHB and the nominal amount of that share, or the

aggregate of the nominal amounts of those shares, is:

equal to or more than 10% of the aggregate of the nominal

amounts of all the voting shares in PPHB; or

(b) equal to or more than 5% of the aggregate of the nominal amounts of all the voting shares in the company where such

person is the largest shareholder of PPHB.

For the purpose of the Proposed Shareholders' Mandate, this includes any person who is or was within the preceding six (6) months of the date on which the terms of the transaction were agreed upon, a major

shareholder of PPHB as defined above or any other company which is a subsidiary of PPHB or a holding company of PPHB

PPHB or the Company Public Packages Holdings Berhad (162413-K)

PPHB and its subsidiaries PPHB Group or the Group

Proposed renewal of shareholders' mandate for Recurrent Related Proposed Shareholders' Mandate

Party Transactions

Recurrent Related Party

Transactions

Recurrent related party 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 and are on terms not more favourable to the Related Party(ies) than those generally available to the public and are not to the detriment of the minority shareholders.

A director, major shareholder or person(s) connected with such director or major shareholder of $\mbox{\sc PPHB}$ Related Party(ies)

RM and sen Ringgit Malaysia and sen respectively

Shares Ordinary shares of RM0.50 each

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PART A

INFORMATION ON:

- * ANNUAL GENERAL MEETING
- **❖** FORM REQUEST FOR YEAR 2011 ANNUAL REPORT IN HARD COPY
- **❖ FORM PROXY**



PUBLIC PACKAGES HOLDINGS BERHAD

(Company No. 162413-K) (Incorporated in Malaysia under the Companies Act, 1965)

NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN THAT the 25th Annual General Meeting of Public Packages Holdings Berhad will be held at 3rd Floor, Meeting Room of Plot 468 & 482, Jalan Perusahaan Baru, Prai Industrial Estate, 13600 Prai, Penang on Monday, 28 May 2012 at 10.00 a.m. for the following purposes: -

AGENDA:

As Ordinary Business

1. To receive the Audited Financial Statements for the financial year ended 31 December 2011 together with the Reports of the Directors' and Auditors' thereon.

Please refer to Explanatory Note 1

- 2. To re-elect the following Directors who retire by rotation in accordance with Article 80 of the Company's Articles of Association and who, being eligible, offer themselves for re-election:
 - i) Mr. Koay Chiew Pohii) Mr. Koay Teng Liang

Resolution 1 Resolution 2

3. To re-elect Mr. Koay Chiew Kang, a Director who retires pursuant to Article 87 of the Company's Article of Association and who, being eligible, offers himself for re-election.

Resolution 3

4. To approve the payment of Directors' fees of not exceeding RM250,000 for the financial year ending 31 December 2012.

Resolution 4

5. To re-appoint Messrs. Grant Thornton (AF:0042) as auditors of the Company for the ensuing year and to authorise the Directors to fix their remuneration.

Resolution 5

As Special Business

To consider and if thought fit, to pass with or without any modifications the following resolutions: -

ORDINARY RESOLUTIONS

 Authority under Section 132D of the Companies Act, 1965 for the Directors to issue shares

"THAT subject always to the Companies Act, 1965, the Articles of Association of the Company and the approvals of the relevant government/regulatory authorities, the Directors be and are hereby authorised, pursuant to Section 132D of the Companies Act, 1965 to allot and issue shares in the Company at any time until the conclusion of the next Annual General Meeting and upon such terms and conditions and for such purposes as the Directors may, in their absolute discretion deemed fit, provided that the aggregate number of shares to be issued does not exceed 10% of the issued share capital of the Company for the time being and that the Directors are also empowered to obtain the approval from the Bursa Malaysia Securities Berhad for listing of and quotation for the additional shares to be issued."

Resolution 6

7. Proposed Renewal Of Shareholders' Mandate For Recurrent Related Party Transactions Of A Revenue Or Trading Nature

"That, subject always to the provisions of the Companies Act, 1965 ("the Act"), the Memorandum & Articles of Association of the Company, the requirements of Bursa Malaysia Securities Berhad and/or any other regulatory authorities, approval be and is hereby given for the Company and/or its subsidiaries to enter into recurrent related party transactions of a revenue or trading nature in the ordinary course of business which are necessary for the day-to-day operations of the Company and its subsidiaries as specified in Section 2.2 of the Company's Circular to Shareholders dated 25 April 2012 ("Circular") on terms not more favourable to the related parties than those generally available to the public and are not to the detriment of the minority shareholders and that authority conferred by this resolution shall take effect immediately upon the passing of this resolution and the shareholders' mandate shall continue to be in full force until:

- (a) the conclusion of the next annual general meeting ("AGM") of the Company following the AGM at which the ordinary resolution for the Proposed Renewal of Shareholders' Mandate was passed, at which time it will lapse unless by a resolution passed at the meeting, the authority is renewed;
- (b) the expiration of the period within which the next AGM after that date is required to be held pursuant to Section 143(1) of the Act (but shall not extend to such extension as may be allowed pursuant to Section 143(2) of the Act), or
- (c) revoked or varied by resolution passed by the shareholders at a general meeting,

whichever is the earlier:

And that, authority be and is hereby given to the Directors of the Company and its subsidiaries to complete and do all such acts and things (including executing such documents as may be required) to give effect to such transactions as authorised by this Ordinary Resolution.

Resolution 7

8. To transact any other business of which due notice shall have been given in accordance with the Company's Articles of Association and the Companies Act, 1965.

By Order of the Board

LEE PENG LOON (MACS 01258)
P'NG CHIEW KEEM (MAICSA 7026443)
Joint Company Secretaries

Penang

Dated: 25 April 2012

NOTES ON APPOINTMENT OF PROXY:

- 1. A proxy may but need not be a member of the Company and the provisions of Section 149(1)(b) of the Companies' Act 1965 shall not apply to the Company.
- 2. To be valid the Proxy Form duly completed must be deposited at the registered office of the Company not less than forty-eight (48) hours before the time for holding the meeting.
- 3. A holder may appoint up to two proxies to attend at the same meeting.
- 4. Where a holder appoints more than one proxy, he shall specify the proportion of his shareholdings to be represented by each proxy.
- 5. If the appointor is a corporation, the Proxy Form must be executed under its Common Seal or under the hand of its attorney.
- 6. Where a member is an exempt authorised nominee which holds ordinary shares of the Company for multiple beneficial owners in one securities account ("omnibus account") there is no limit to the number of proxies it may appoint in respect of each omnibus account it holds.

EXPLANATORY NOTES

On Ordinary Business

1. Agenda 1 is meant for discussion only, as the provision of Section 169(1) of the Companies Act, 1965 does not require a formal approval of the shareholders of the Company and hence, Agenda 1 is not put forward for voting.

On Special Business

2. The Resolution 6, if passed, will give the Directors of the Company authority to issue shares in the Company up to an aggregate amount not exceeding 10% of the total issued capital of the Company for the time being for such purposes as the Directors consider will be in the best interest of the Company. This authority, unless revoked or varied by the shareholders of the Company in general meeting, will expire at the conclusion of the next Annual General Meeting.

The general mandate for issue of shares is a renewal and will provide flexibility to the Company for any possible fund raising activities, including but not limited to placing of shares for the purpose of funding future investment, working capital and/or acquisition. As at the date of notice of meeting, no share has been issued pursuant to the general mandate granted at the last Annual General Meeting of the Company.

3. The Resolution 7, if passed, will enable the Company and/or its subsidiaries to enter into recurrent transactions involving the interests of related parties, which are of a revenue or trading nature and necessary for the Group's day-to-day operations, subject to the transactions being carried out in the ordinary course of business and on terms not to the detriment of the minority shareholders of the Company, particulars of which have been disclosed in the Circular to Shareholders dated 25 April 2012 which have been dispatched together with the Company's 2011 Annual Report.

Request for Year 2011 Annual Report in Hard Copy

Public Packages Holdings Berhad (Company No. 162413-K)

Wisma Public Packages Plot 67 Lintang Kampong Jawa Bayan Lepas Industrial Estate 11900 Bayan Lepas Penang

Tel: 604-6444888; Web page: www.pph.com.my

Fax: 604-6436699; E-mail: b_m@ppn.com.r Attention: Mr. Wong Soo Fook	ny	
Please send me/us a printed copy of the Year 20	11 Annual 1	Report.
Particulars of Shareholder: -		
Name of Shareholder(s)	:	
I.C. No. / Passport No. / Company No.	:	
CDS Account No.	:	
Total No. of Shares held by Shareholder(s)	:	
I/We, being a member/members of Public Packa Report to be forwarded to the following address	•	gs Berhad hereby request for a copy of the Year 2011 Annual
Signature of Shareholder (*)	:	
Telephone No.	:	
Date	:	
		e signed by a director or secretary of the body corporate.
Minimum System Requirements: PC Window 98 TM or later Pentium II Processor recommended 32MB RAM or more	Notes:	PUBLIC PACKAGES HOLDINGS BERHAD shall forward hard copy of the Year 2011 Annual Report (2011AR-PPH to the shareholder(s) within 4 market days from the date receipt of the written request from the shareholder(s). A co

Application Requirements: Adobe Acrobat ReaderTM 4.0 or later

32MB RAM or more

For PC user: Double click on "My Computer" Double click on "CD-ROM drive"

Double click on icon marked "2011AR-PPHB"

Power Macintosh and above

For MAC user:

MAC

Double click on "2011AR-PPHB"

- rd a HB) receipt of the written request from the shareholder(s). A copy of the Annual Report can also be downloaded at www.pph.com.my.
- 2. All correspondence and/or request shall be forwarded to:

PUBLIC PACKAGES HOLDINGS BERHAD

Wisma Public Packages, Plot 67 Lintang Kampong Jawa, Bayan Lepas Industrial Estate, 11900 Bayan Lepas, Penang.

Tel: 604-6444888; Web page: www.pph.com.my Fax: 604-6436699; E-mail: b_m@pph.com.my

Attention: Mr. Wong Soo Fook

3. While every effort has been taken to test this CD-ROM and its contents on PCs with different software & hardware configurations, we cannot guarantee that there will not be any software & hardware conflicts. Therefore, you are advised to back up your files from your PC before using this CD-ROM. Public Packages Holdings Berhad and its associates are not liable for any incident, special, indirect or consequential damages caused by the use of this CD-ROM.

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AFFIX STAMP



PUBLIC PACKAGES HOLDINGS BERHAD (Company No. 162413-K)

Wisma Public Packages, Plot 67 Lintang Kampong Jawa, Bayan Lepas Industrial Estate, 11900 Bayan Lepas, Penang.

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PUBLIC PACKAGES HOLDINGS BERHAD

(Company No. 162413-K)

PROXY FORM

* I/We			ame in Bloc		•••••			
of			(Address)					
being * a member/members of Pu	blic Packa	ges Holdir	` ′		oint			
			ame in Bloc					
of		• • • • • • • • • • • • • • • • • • • •	(Address)		• • • • • • • • • • • • • • • • • • • •			
or failing him, the Chairman of t General Meeting of the Company Industrial Estate, 13600 Prai, Pena	, to be hel	d at 3 rd Fl	our proxy toor, Meetin	o vote for g Room of	Plot 468 &	& 482, Jalar	n Perusahaa	25 th Annua ın Baru, Pra
ORDINARY RESOLUTION	1	2	3	4	5	6	7	
FOR								
AGAINST								
Please indicate with an "X" in the as to voting is given, the proxy ma				w you wisl	1 your vote	to be cast.	If no speci	ific directior
The proportion of my holding to b	e represen	ted by my	proxies are	as follows:-				
First proxy Second proxy		"A" "B"	10	% % 00 %				
In case of vote taken by a show of	hand *firs	t proxy "A	" / second p	oroxy "B" s	hall vote or	n my behalf.		
No. of Shares Held:				-	Signature c	of Member(s	<u>.</u>	
Signed this day of		2	012					
Notes:-								
 A proxy may but need not Act, 1965 shall not apply to To be valid this form duly eight (48) hours before the t 	the Comp completed time for ho	any. must be olding the r	leposited at neeting.	the register				-
3. A holder may appoint up to	two proxic	es to attend	d at the same	e meeting.				

appoint in respect of each omnibus account it holds.* Strike out whichever not desired

by each proxy.

3. 4.

Where a holder appoints more than one proxy, he shall specify the proportion of his shareholdings to be represented

If the appointor is a corporation, this form must be executed under its Common Seal or under the hand of its attorney. Where a member is an exempt authorised nominee which holds ordinary shares of the Company for multiple beneficial owners in one securities account ("omnibus account") there is no limit to the number of proxies it may

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AFFIX STAMP



PUBLIC PACKAGES HOLDINGS BERHAD (Company No. 162413-K)

Wisma Public Packages, Plot 67 Lintang Kampong Jawa, Bayan Lepas Industrial Estate, 11900 Bayan Lepas, Penang.

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PART B

CIRCULAR TO SHAREHOLDERS IN RELATION TO THE PROPOSED RENEWAL OF SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE



PUBLIC PACKAGES HOLDINGS BERHAD

(Company No. 162413-K) (Incorporated in Malaysia under the Companies Act, 1965)

Registered Office

Wisma Public Packages Plot 67 Lintang Kampong Jawa Bayan Lepas Industrial Estate 11900 Bayan Lepas, Penang

Date: 25 April 2012

Board of Directors

Koay Chiew Poh (Executive Chairman)
Nurjannah Binti Ali
Ng Thim Fook
Koay Teng Liang
Ong Eng Choon
Koay Teng Kheong
Koay Chiew Kang
Koay Chue Beng (Alternate to Koay Chiew Poh)

To: The Shareholders of Public Packages Holdings Berhad

Dear Sir/Madam

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

1. INTRODUCTION

At the 24th AGM of the Company held on 20 May 2011, the Board had obtained a shareholders' mandate for recurrent related party transactions of revenue or trading nature. The authority conferred by the shareholders at the 24th AGM will expire at the conclusion or adjournment of the forthcoming 25th AGM to be held on 28 May 2012 unless the authority is renewed.

In view of the above, the Board had on 3 April 2012 announced to Bursa Securities that the Board proposes to seek a renewal of shareholders' mandate to allow the PPHB Group, in the normal course of business, to enter into recurrent related party transactions of a revenue or trading nature provided that such transactions are made at arm's length, on the Group's normal commercial terms which are not more favourable to the related parties than those generally available to the public and are not to the detriment of the minority shareholders.

The purpose of this Circular is to provide you with details of the Proposed Shareholders' Mandate and to seek your approval for the Ordinary Resolution on the Proposed Shareholders' Mandate to be tabled at the forthcoming AGM.

2. DETAILS OF THE PROPOSED SHAREHOLDERS' MANDATE

Pursuant to Paragraph 10.09(2) of the Listing Requirements, the Board may seek a shareholders' mandate in respect of Recurrent Related Party Transactions subject to the following;

(a) the transactions are in the ordinary course of business and are on terms not more favourable to the related parties than those generally available to the public;

- (b) 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:
 - (i) the consideration, value of the assets, capital outlay or costs of the aggregated transactions is equal to or exceeds Ringgit Malaysia One Million (RM 1,000,000); or
 - (ii) any one of the percentage ratios of such aggregated transactions is equal to or exceeds one percent (1%);

whichever is the lower;

- (c) the issuance of circular to shareholders for the shareholders' mandate shall include 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;
- (d) in a meeting to obtain shareholders' mandate, the interested director, interested major shareholder or interested person connected with a director or major shareholder; and where it involves the interest of an interested person connected with a director or major shareholder, such director or major shareholder, must not vote on the resolution approving the transactions. An interested director or interested major shareholder must ensure that persons connected with him abstain from voting on the resolution approving the transactions; and
- (e) immediately announce to Bursa Securities when the actual value of a Recurrent Related Party Transactions entered into exceeds the estimated value of the Recurrent Related Party Transactions disclosed in the circular by 10% or more and to include the information as may be prescribed by the Bursa Securities in its announcement.

The shareholders' mandate on the Recurrent Related Party Transactions is subject to annual renewal. In this respect, any authority conferred by the shareholders' mandate on the Recurrent Related Party Transactions will only continue to be in full force until: -

- (a) the conclusion of the next AGM of the Company following the forthcoming AGM, at which time it will lapse, unless by a resolution passed at the meeting, the authority is renewed; or
- (b) the expiration of the period within which the next AGM of PPHB after the date it is required to be held pursuant to Section 143(1) of the Act (but shall not extend to such extension as may be allowed pursuant to section 143(2) of Act); or
- (c) revoked or varied by resolution passed by the shareholders in an AGM or EGM,

whichever is the earlier.

2.1 PRINCIPAL BUSINESS ACTIVITIES OF THE GROUP

The principal activities of PPHB are investment holding and the provision of financial, administrative and advisory services.

The particulars of its subsidiary companies and their principal activities are as follows:

Name of Company	Effective Equity Interest (%)	Principal Activities
Public Packages Sdn. Bhd.	100.00	Manufacturing and retailing of corrugated cartons and packing materials
PPH Printing & Packaging (Penang) Sdn. Bhd.	100.00	Manufacturing of offset printed display boxes
PPH Printing & Packaging (Kulim) Sdn. Bhd.	100.00	Manufacturing of gift and display boxes
Public Packages Properties Sdn. Bhd.	100.00	Property investment

Name of Company	Effective Equity Interest (%)	Principal Activities
PPAsia Media Packaging Sdn. Bhd. (formerly known as PPH Paper Products Sdn. Bhd.)	100.00	Design and sale of paper products
PPH Plaza Sdn. Bhd.	100.00	Property Development
Public Packages Asia Sdn. Bhd.	100.00	Retailing of paper products and packing materials
Public Packages (NT) Sdn. Bhd.	100.00	Manufacturing of corrugated cartons
Public Packages (Kelantan) Sdn. Bhd.	100.00	Dormant
NT Industrial Park (M) Sdn. Bhd.	100.00	Property development and civil construction work
Public Packages (Shah Alam) Sdn. Bhd.	100.00	Manufacturing and sales of corrugated cartons and packing materials
PPH Resources Sdn. Bhd.	100.00	Investment holding
Public Packages (Prai) Sdn. Bhd.	100.00	Manufacturing and retailing of corrugated cartons and packing materials
Tharco Container (Malaysia) Sdn. Bhd.	100.00	Retailing of corrugated cartons, display boxes and packing materials
PPH Displays Design Sdn. Bhd.	100.00	Trading of paper products
PPH Management (M) Sdn. Bhd.	100.00	Provision of management services
Public Packages Asia (S) Pte. Ltd.	100.00	Total packaging solutions provider
Public Packages Asia (Thailand) Company Limited	100.00	Manufacturing of paper boxes and packing materials
Top Matrix Portfolio Sdn. Bhd.	70.00	Dormant

2.2 CLASS OF RELATED PARTIES AND THE NATURE OF RECURRENT RELATED PARTY TRANSACTIONS CONTEMPLATED UNDER THE MANDATE

The Proposed Shareholders' Mandate shall apply to the PPHB Group for the following transactions with the following class of related parties:

PPHB/ subsidiaries involved	Name of Related Party	Relationship	Nature of Transaction	Estimated value from 28 May 2012 to the next AGM expected to be held in May 2013
Public Packages	City Packaging Industry Sdn.	N2		RM'000
(Prai) Sdn. Bhd.	Bhd. - Seller		Purchase of carton boxes to supplement company's own production whenever it reaches its full capacity	50
	- Buyer		Sale of carton boxes	50
	Tompac Industrial Sdn. Bhd.	N1		100
	- Buyer		Sale of paper boards	100
	PPH Multimedia Network Sdn. Bhd. - Seller	N4	Purchase of computers and its	50
	Seller		related parts	30
Public Packages (NT) Sdn.	City Packaging Industry Sdn. Bhd.	N2		
Bhd.	- Seller		Purchase of carton boxes to supplement company's own production whenever it reaches its full capacity	100
	- Buyer		Sale of carton boxes	500
	Tompac Industrial Sdn. Bhd.	N1		
	- Buyer		Sale of paper boards and carton boxes	100
	- Seller		Purchase of carton boxes to supplement company's own production whenever it reaches its full capacity	50
	PPH Multimedia Network Sdn. Bhd.	N4		
	- Seller		Purchase of computers and its related parts	100

PPHB/ subsidiaries involved	Name of Related Party	Relationship	Nature of Transaction	Estimated value from 28 May 2012 to the next AGM expected to be held in May 2013
PPH Printing & Packaging	Teckwah Paper Products Sdn. Bhd.	N1		RM'000
(Penang) Sdn. Bhd.	- Buyer		Sale of retail boxes	500
Dia.	- Seller		Sub-contract of printing work by Teckwah Paper Products Sdn. Bhd.	500
	- Buyer		Sub-contract of printing work to Teckwah Paper Products Sdn. Bhd.	500
	- Seller		Purchase of raw materials ie Duplex to produce offset printed display boxes	300
	PPH Multimedia Network Sdn. Bhd. - Seller	N4	Purchase of computers and its	50
			related parts	
PPH Displays Design Sdn. Bhd.	Fame Pack Holdings Sdn. Bhd.	N3		
	- Landlord		Rent of property for staff accommodation (^)	100
PPH Printing & Packaging (Kulim) Sdn.	Teckwah Paper Products Sdn. Bhd.	N1		
Bhd.	- Seller		Sub-contract of printing work by Teckwah Paper Products Sdn Bhd	200
	- Buyer		Sale of retail boxes	100
	PPH Multimedia Network Sdn. Bhd.	N4		
	- Seller		Purchase of computers and its related parts	50
	City Packaging Industry Sdn. Bhd.	N2		
	- Buyer		Sale of retail boxes	500

^(*) The tenancy is for a period of two (2) years and the rental is payable on a monthly basis.

PPHB/ subsidiaries involved	Name of Related Party	Relationship	Nature of Transaction	Estimated value from 28 May 2012 to the next AGM expected to be held in May 2013
Public Packages	Tompac Industrial Sdn.	N1		RM'000
(Shah Alam) Sdn. Bhd.	Bhd. - Seller		Purchase of carton boxes to Supplement company's own Production whenever it reaches its full capacity	200
	- Buyer		Sale of carton boxes	200
Public Packages Asia (S) Pte. Ltd.	Fame Pack Holdings Sdn. Bhd. - Landlord	N3	Rent of office lot (*)	200
Public Packages Sdn. Bhd.	PPH Multimedia Network Sdn. Bhd.	N4		
	- Seller		Purchase of computers and its related parts	100
PPH Management (M) Sdn. Bhd.	PPH Multimedia Network Sdn. Bhd. - Seller	N4	Purchase of computers and its	50
			related parts	
Public Packages Asia Sdn.	PPH Multimedia Network Sdn. Bhd.	N4		
Bhd.	- Seller		Purchase of computers and its related parts	50
	Fame Pack Holdings Sdn. Bhd	N3		
	-Landlord		Rent of property for staff accommodation and office lot (*)	300

^(*) The tenancy is for a period of two (2) years and the rental is payable on a monthly basis.

Mr. Koay Chiew Poh ("KCP") is a director and major shareholder of PPHB. Madam Ooi Siew Hong ("OSH") is the spouse of KCP and a major shareholder of PPHB. Mr. Koay Teng Liang ("KTL"), Mr. Koay Teng Kheong ("KTK"), and Mr. Koay Chiew Kang ("KCK") are directors of PPHB, whilst Mr. Koay Chue Beng ("KCB") is the alternate director to KCP.

The family relationship between the directors, major shareholders and persons connected to directors and/or major shareholders of PPHB are as follows: -

- (a) OSH is the spouse of KCP
- (b) KTL and KTK are the sons of KCP and OSH
- (c) KCP, KCK and KCB are brothers.

They are interested in the transactions due to the following: -

- N1 Teckwah Paper Products Sdn. Bhd. and Tompac Industrial Sdn. Bhd. are the wholly-owned subsidiaries of PPH Teckwah Value Chain Sdn. Bhd. ("PTVC").
 - PTVC is a 50% joint-venture company between PPHB and third parties. KCP who is a major shareholder of PPHB being the common director of PPHB and PTVC, is deemed to have interest in these companies. KCK who is the brother of KCP, a common director of PPHB and PTVS, is deemed to have interest in these companies.
- N2 Mr. Ooi Teong Huat is the substantial shareholder of City Packaging Industry Sdn. Bhd. and he holds 99% of the total and issued paid-up capital of City Packaging Industry Sdn. Bhd. Mr. Ooi Teong Huat is the brother of OSH, the brother-in-law of KCP, KCK and KCB, and the uncle of KTL and KTK.
 - Both City Packaging Industry Sdn. Bhd. and Mr. Ooi Teong Huat do not hold shares in PPHB.
- N3 Fame Pack Holdings Sdn. Bhd. is a major shareholder of PPHB of which both KCP and OSH who are directors and major shareholders of PPHB have interest.
- N4 KTL is a director and major shareholder of PPH Multimedia Network Sdn. Bhd. KTL holds 40% of the total paid up capital of PPH Multimedia Network Sdn. Bhd.
 - Whilst, Koay Boon Pee Holding Sdn. Bhd. ("KBPH") is a major shareholder of PPH Multimedia Network Sdn. Bhd. of which KCP, KCB and KCK are directors and shareholders of KBPH.

2.3 RATIONALE OF THE PROPOSED SHAREHOLDERS' MANDATE

The Related Parties are both, good customers as well as reliable suppliers of goods and services required by the Company. The goods and services are priced competitively and all transactions are based on normal commercial terms not more favourable to the related parties than those generally available to the public and not detrimental to minority shareholders. Due to the Related Parties' in depth understanding of the PPHB Group and the packaging industry, prompt and better services in terms of delivery and reliability are guaranteed. Quality of goods delivered also ensured.

The Recurrent Related Party Transactions are intended to meet the business needs of the Group at the best possible terms as well as to explore beneficial business opportunities.

By obtaining the shareholders' mandate and the renewal of the same on an annual basis would eliminate the need to announce and convene separate general meetings from time to time to seek shareholders' approval as and when potential Recurrent Related Party Transactions arises. This will reduce substantially administrative time and cost in convening such meetings without compromising the Group's corporate objectives and business opportunities.

2.4 METHODS AND PROCEDURES ESTABLISHED TO MONITOR RECURRENT RELATED PARTY TRANSACTIONS

2.4.1 Review Procedures

The Group had established and implemented the following guidelines and review procedures to ensure that Recurrent Related Party Transactions are not to the detriment of minority shareholders and are undertaken on arm's length and are on normal commercial terms which are on terms not more favourable to the Related Parties than those extended to third parties/public: -

- i) All directors and major shareholders have to declare their interests in any transaction between them or the persons connected to them with the PPHB Group.
- ii) A register is maintained on Recurrent Related Party Transactions.
- iii) Before the transactions are entered into, the internal auditors are to review the terms of Recurrent Related Party Transactions to ensure that they are conducted at arm's length and based on normal commercial terms not more favourable to the Related Parties than those generally available to the public, consistent with the Group's usual business practices and policies and will not be detrimental to minority shareholders.
- iv) Before the transactions are entered into, the Audit Committee is to review the terms of the Recurrent Related Party Transactions and to provide a statement that it has reviewed and is satisfied with the review procedures to the extent that the procedures are relevant and sufficient to ensure that such Recurrent Related Party Transactions will be carried out on normal commercial terms not more favourable to the Related Parties than those generally available to the public and which are not detrimental to the interests of minority shareholders.
- v) Where a transaction is with a value of more than RM 300,000, it will be reviewed and approved by the Board. And whereas, if a transaction value is RM 300,000 or less, it will be reviewed and approved by one senior management who has no interest in the transaction.
- vi) The transactions prices, terms and conditions are determined by market forces of supply and demand under similar, commercial terms for transactions with third parties. In addition, at least two (2) other contemporaneous transactions with unrelated third parties will be obtained by the Company's purchasing department for the similar products/services and/or quantities to be transacted for comparison purposes. Ceteris peribus, the Company will buy from the supplier with the lowest price and comply with the quality and prompt delivery as requested by the Company. In the event that quotation or comparative pricing from unrelated third parties cannot be obtained, the Company will ensure that the terms and conditions quoted by the related parties are fair and justify to the best interest of the Company, in particular not to the detrimental of the Company , its group of companies and minority shareholders of the Company.

2.4.2 Abstention From Voting

- i) Where any of the directors has an interest (direct or indirect) in any Recurrent Related Party Transactions, such director shall abstain from voting and deliberating at Board Meetings in respect of the Recurrent Related Party Transactions in which he is interested.
- ii) Where any member of the Audit Committee is interested in any transaction, such member shall abstain from voting on any matter relating to any decisions to be taken by the Audit Committee in respect of the Recurrent Related Party Transactions in which he/she is interested.
- iii) Any interested director and/or interested major shareholder must ensure that persons connected with them abstain from voting on the resolution approving the Recurrent Related Party Transactions at general meetings.

2.4.3 Disclosure

Disclosure has been made in the 2011 Annual Report of PPHB based on the following: -

- i) the aggregate value of Recurrent Related Party Transactions contemplated pursuant to the 2011 shareholders' mandate during the financial year ended 31 December 2011 where: -
 - (a) the consideration, value of the assets, capital outlay or costs of the aggregated transactions is equal to or exceeds Ringgit Malaysia One Million (RM 1,000,000); or
 - (b) any one of the percentage ratios of such aggregated transactions is equal to or exceeds one percent (1%);

whichever is the lower,

- ii) the type of Recurrent Related Party Transactions made; and
- iii) the names of the Related Parties involved in each type of the Recurrent Related Party Transactions made and their relationship with PPHB; and

Similar disclosure will be made in the Annual Reports for the subsequent financial years during which the shareholders' mandate is still valid and continue to be in full force.

2.5 STATEMENT BY AUDIT COMMITTEE

The Audit Committee have seen, reviewed and is satisfied with the review procedures mentioned in subsection 2.4.1 above and is of the opinion that the procedures, processes and the yearly review procedures including the monitoring, tracking and identifying processes are sufficient and in a timely and orderly manner to ensure that the Recurrent Related Party Transactions are carried out 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.

3. DIRECTORS' AND MAJOR SHAREHOLDERS' INTEREST IN PPHB GROUP

Interested Directors' Shareholdings

The details of interested directors' shareholdings in PPHB as at 30 March 2012 are as follows: -

Interested Directors	Direct No. of Shares	%	Indirect No. of Shares		%
Koay Chiew Poh	4,226,480	3.85	49,167,670	a	44.74
Koay Chue Beng	358,692	0.33	3,935,000	b	3.58
Koay Teng Liang	46,664	0.04	-		-
Koay Teng Kheong	-	-	-		-
Koay Chiew Kang	1,069,896	0.97	4,038,664	c	3.67

The interested directors, namely Messrs. Koay Chiew Poh, Koay Chue Beng, Koay Teng Liang, Koay Teng Kheong and Koay Chiew Kang have and will continue to abstain from Board deliberations and voting in relation to the Proposed Shareholders' Mandate and accordingly they will also abstain from voting in respect of their direct and indirect shareholdings in PPHB on Ordinary Resolution 7 at the forthcoming AGM.

Interested Major Shareholders' Shareholdings

The details of interested major shareholders' shareholdings in PPHB as at 30 March 2012 are as follows:

Interested Major Shareholders	Direct No. of Shares	%	Indirect No. of Shares		%
Koay Chiew Poh	4,226,480	3.85	49,167,670	a	44.74
Ooi Siew Hong	=	-	49,167,670	a	44.74
Fame Pack Holdings Sdn. Bhd.	45,232,670	41.16	-		-

As interested major shareholders, namely Mr. Koay Chiew Poh, Madam Ooi Siew Hong and Fame Pack Holdings Sdn. Bhd. will abstain from voting in respect of their direct/indirect shareholdings in PPHB on Ordinary Resolution 7 at the forthcoming AGM.

Mr. Koay Chiew Poh and Madam Ooi Siew Hong are deemed to have interests in the subsidiary companies by virtue of their interests in PPHB.

Notes

- Deemed interested by virtue of Section 6A of the Companies Act, 1965 held through Fame Pack Holdings Sdn. Bhd. and Koay Boon Pee Holding Sdn. Bhd.
- b. Deemed interested by virtue of Section 6A of the Companies Act, 1965 held through Koay Boon Pee Holding Sdn. Bhd.
- c. Deemed interested by virtue of Sections 6A & 134(12)(C) of the Companies Act, 1965 held through Koay Boon Pee Holding Sdn. Bhd.and his spouse respectively.

Save as disclosed above, none of the other directors, major shareholders and/or persons connected with the directors and/or major shareholders as defined in the Listing Requirements have any interest, direct or indirect, in the Proposed Shareholders' Mandate.

The interested directors and interested major shareholders have undertaken that they shall ensure that persons connected to them will abstain from voting on the respective resolution, deliberating or approving the transactions at the forthcoming AGM.

4. EFFECTS OF THE PROPOSED SHAREHOLDERS' MANDATE

The Proposed Shareholders' Mandate will not have any impact on the share capital and major shareholders' shareholdings of PPHB and it will not have any significant impact on the net assets and earnings of the PPHB Group.

5. APPROVAL REQUIRED

The Proposed Shareholders' Mandate is subject to approval being obtained from the shareholders of PPHB at the forthcoming AGM.

6. DIRECTORS' RECOMMENDATION

Your Directors, save for Messrs. Koay Chiew Poh or his alternate Koay Chue Beng, Koay Teng Liang, Koay Teng Kheong and Koay Chiew Kang who have been refrained from giving an opinion in respect of Ordinary Resolution 7 are of the opinion that the Proposed Shareholders' Mandate is in the best interest of the Company.

Your Directors, with the exception of Messrs. Koay Chiew Poh or his alternate Koay Chue Beng, Koay Teng Liang, Koay Teng Kheong and Koay Chiew Kang as mentioned above, recommend that you vote in favour of the Ordinary Resolution 7 on the Proposed Shareholders' Mandate to be tabled at the forthcoming 25th AGM.

7. EXISTING SHAREHOLDERS' MANDATE

There were no outstanding sum owing and due to PPHB and its subsidiaries from the Related Parties as at 31 December 2011. The actual value transacted of each Recurrent Related Party Transaction from the date on which the existing shareholders' mandate which was obtained on 20 May 2011 up to 30 March 2012 being the latest practicable date before printing of this Circular, together with the estimated value of each Recurrent Related Party Transactions as disclosed in the Circular to Shareholders dated 20 April 2011 are as follows:

PPHB/ subsidiaries involved	Name of Related Party	Relation -ship	Nature of Transaction	Estimated value as disclosed in the Circular to Shareholders dated 20 April 2011	Actual value transacted from 20 May 2011 up to 30 March 2012
Public Packages (Prai)	City Packaging Industry Sdn.	N2		RM'000	RM'000
Sdn. Bhd.	Bhd. - Seller		Purchase of carton boxes to supplement company's own production whenever it reaches its full capacity	50	0
	- Buyer		Sale of carton boxes	50	0
	Tompac Industrial Sdn. Bhd. - Buyer	N1	Sale of paper boards	100	0
	PPH Multimedia Network Sdn. Bhd.	N4	sale of paper boards	100	Ū
	- Seller		Purchase of computers and its related parts	50	0
Public Packages (NT) Sdn.	City Packaging Industry Sdn. Bhd.	N2			
Bhd	- Seller		Purchase of carton boxes to supplement company's own production whenever it reaches its full capacity	100	0
	- Buyer		Sale of carton boxes	500	4
	Tompac Industrial Sdn. Bhd.	N1			
	- Buyer		Sale of paper boards and carton boxes	100	0
	- Seller		Purchase of carton boxes to supplement company's own production whenever it reaches its full capacity	50	0
	PPH Multimedia Network Sdn. Bhd.	N4			
	- Seller		Purchase of computers and its related parts	100	0

PPHB/ subsidiaries involved	Name of Related Party	Relatio n-ship	Nature of Transaction	Estimated value as disclosed in the Circular to Shareholders dated 20 April 2011	Actual value transacted from 20 May 2011 up to 30 March 2012
PPH Printing & Packaging (Penang) Sdn. Bhd.	Teckwah Paper	N1		RM'000	RM'000
	Products Sdn. Bhd. - Buyer		Sale of retail boxes	500	0
	- Seller		Sub-contract of printing work by Teckwah Paper Products Sdn. Bhd.	500	0
	- Buyer		Sub-contract of printing work to Teckwah Paper Products Sdn. Bhd.	500	0
	- Seller		Purchase of raw materials ie Duplex to produce offset printed display boxes	300	O
	PPH Multimedia Network Sdn. Bhd. - Seller	N4	Purchase of computers and its related parts	50	O
PPH Displays Design Sdn. Bhd.	Fame Pack Holdings Sdn. Bhd. - Landlord	N3	Rent of property for staff	100	20
PPH Printing & Packaging (Kulim) Sdn. Bhd.	Teckwah Paper Products Sdn.	N1	accommodation (*)		
	Bhd. - Seller		Sub-contract of printing work by Teckwah Paper Products Sdn Bhd	200	0
	- Buyer		Sale of retail boxes	100	C
	PPH Multimedia Network Sdn. Bhd.	N4			
	- Seller		Purchase of computers and its related parts	50	(
	City Packaging Industry Sdn. Bhd.	N2			
	- Buyer		Sale of retail boxes	500	26

PPHB/ subsidiaries involved	Name of Related Party	Relatio n-ship	Nature of Transaction	Estimated value as disclosed in the Circular to Shareholders dated 20 April 2011	Actual value transacted from 20 May 2011 up to 30 March 2012
Public Packages (Shah Alam) Sdn. Bhd.	Tompac Industrial Sdn.	N1		RM'000	RM'000
	Bhd. - Seller		Purchase of carton boxes to Supplement company's own Production whenever it Reaches its full capacity	200	0
	- Buyer		Sale of carton boxes	200	0
Public Packages Asia (S) Pte. Ltd.	Fame Pack Holdings Sdn. Bhd. - Landlord	N3	Rent of office lot (*)	200	59
Public Packages Sdn. Bhd.	PPH Multimedia Network Sdn. Bhd. - Seller	N4	Purchase of computers	100	6
РРН	PPH Multimedia	N4	and its related parts		
Management (M) Sdn. Bhd.	Network Sdn. Bhd Seller	114	Purchase of computers and its related parts	50	1
Public Packages Asia Sdn. Bhd.	PPH Multimedia Network Sdn. Bhd.	N4			
	- Seller		Purchase of computers and its related parts	50	1
	Fame Pack Holdings Sdn. Bhd	N3			05
	-Landlord		Rent of property for staff accommodation (*)	300	95

^(*) The tenancy is for a period of two (2) years and the rental is payable on a monthly basis.

Mr. Koay Chiew Poh ("KCP") is a director and major shareholder of PPHB. Madam Ooi Siew Hong ("OSH") is the spouse of KCP and a major shareholder of PPHB. Mr. Koay Teng Liang ("KTL") and Mr. Koay Teng Kheong ("KTK") are directors of PPHB, whilst Mr Koay Chue Beng ("KCB") is the alternate director of KCP.

The family relationship between the directors, major shareholders and persons connected to directors and/or major shareholders of PPHB are as follows: -

- (d) OSH is the spouse of KCP
- (e) KTL and KTK are the sons of KCP and OSH
- (f) KCP and KCB are brothers.

They are interested in the transactions due to the following: -

N1 Teckwah Paper Products Sdn. Bhd., Tompac Industrial Sdn. Bhd. and Teckwah Value Chain Sdn. Bhd. are the wholly-owned subsidiaries of PPH Teckwah Value Chain Sdn. Bhd. ("PTVC").

PTVC is a 50% joint-venture company between PPHB and third parties. KCP who is a major shareholder of PPHB being the common director of PPHB and PTVC, is deemed to have interest in these companies.

N2 Mr. Ooi Teong Huat is the substantial shareholder of City Packaging Industry Sdn. Bhd. and he holds 99% of the total and issued paid-up capital of City Packaging Industry Sdn. Bhd. Mr. Ooi Teong Huat is the brother of OSH, the brother-in-law of KCP and KCB, and the uncle of KTL and KTK.

Both City Packaging Industry Sdn. Bhd. and Mr. Ooi Teong Huat do not hold shares in PPHB.

- N3 Fame Pack Holdings Sdn. Bhd. is a major shareholder of PPHB of which both KCP and OSH who are directors and major shareholders of PPHB have interest.
- N4 KTL is a director and major shareholder of PPH Multimedia Network Sdn. Bhd. KTL holds 40% of the total paid up capital of PPH Multimedia Network Sdn. Bhd.

Whilst, Koay Boon Pee Holding Sdn. Bhd. ("KBPH") is a major shareholder of PPH Multimedia Network Sdn. Bhd. of which KCP and KCB are directors and shareholders of KBPH.

8. 25th AGM

The 25th AGM of the Company will be held at 3rd Floor, Meeting Room of Plot 468 & 482, Jalan Perusahaan Baru, Prai Industrial Estate, 13600 Prai, Penang on Monday, 28 May 2012 at 10.00 a.m., for the purpose of considering and, if thought fit, passing, inter alia, the Ordinary Resolution pertaining to the Proposed Shareholders' Mandate in the 25th AGM thereof.

If you are unable to attend and vote in person at the 25th AGM, you may complete and return the Proxy Form enclosed in this Circular in accordance with the instructions printed therein as soon as possible in any event, so as to arrive at the registered office of PPHB not less than forty-eight (48) hours before the time fixed for holding the 25th AGM. The lodging of the Proxy Form does not preclude you from attending and voting in person should you subsequently decide to do so.

9. FURTHER INFORMATION

Shareholders are requested to refer to the appendix for further information.

Yours faithfully, For and on behalf of the Board of Directors of Public Packages Holdings Berhad

NURJANNAH BINTI ALI Independent Non-Executive Director

1. DIRECTORS' RESPONSIBILITY STATEMENT

This Circular has been seen and approved by the Board and they individually and collectively accept full responsibility for the accuracy of the information as contained in this Circular and confirm that after having made all reasonable enquires, and to the best of their knowledge and belief, there are no other facts, the omission of which would make any statement herein misleading.

2. MATERIAL CONTRACTS

As at the date of this Circular, neither the PPHB nor any of its subsidiary companies have entered into any contracts which are or may be material (not being contracts entered into in the ordinary course of business of the PPHB) during the two (2) years immediately preceding the date of this Circular.

3. MATERIAL LITIGATION

Save as disclosed below and as at the date of this Circular, neither PPHB nor any of its subsidiary companies are engaged in any material litigation, claims or arbitration either as plaintiff or defendant and the directors of PPHB are not aware of any proceedings pending or threatened against the Company and its subsidiary companies or of any facts likely to give rise to any proceedings which might materially or adversely affect the position or business of the PPHB Group.

Public Packages Sdn. Bhd ("PPSB") as the Plaintiff, the wholly owned subsidiary of PPHB had set down for Trial against Flextronics Technology (Penang) Sdn. Bhd. for an outstanding amount of RM1,815,527, after the Court has dismissed the summary judgement application of PPSB due to triable issues which merits for full hearing. The case is now fixed for Trial on 29 March 2012.

The Directors are of the opinion that they have good grounds based on their solicitor's opinion to pursue the above case.

4. DOCUMENTS FOR INSPECTION

Copies of the following documents will be made available for inspection during normal office hours (except public holidays) at the registered office of PPHB at Wisma Public Packages, Plot 67 Lintang Kampong Jawa, Bayan Lepas Industrial Estate, 11900 Bayan Lepas, Penang for the period from the date of this Circular up to and including the date of the 25th AGM: -

- a) The Memorandum and Articles of Association of PPHB;
- b) The audited financial statements of the past two (2) financial years ended 31 December 2010 and 2011; and
- c) The relevant cause papers in respect of the material litigation referred to in section 3 above.

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