### THIS DOCUMENT IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION.

If you are in any 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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### **KPJ HEALTHCARE BERHAD**

(Registration No. 199201015575 (247079-M))
(Incorporated in Malaysia under the Companies Act, 1965 and deemed registered under Companies Act, 2016)

### CIRCULAR TO SHAREHOLDERS IN RELATION TO

PART A

PROPOSED LEASE RENEWAL (AS DEFINED HEREIN)

PART B

### INDEPENDENT ADVICE LETTER FOR THE PROPOSED LEASE RENEWAL

**AND** 

### NOTICE OF EXTRAORDINARY GENERAL MEETING

Principal Adviser

Independent Adviser



AmInvestment Bank Berhad (Registration No. 197501002220 (23742-V)) (A Participating Organisation of Bursa Malaysia Securities Berhad)



Crowe Advisory Sdn Bhd (Registration No. 200801005892 (807176-D))

The Extraordinary General Meeting ("**EGM**") of KPJ will be conducted entirely through live streaming from the broadcast venue at Tricor Business Centre, Manuka 2 & 3, Unit 29.01, Level 29, Tower A, Vertical Business Suite, Avenue 3, Bangsar South, 8 Jalan Kerinchi, 59200 Kuala Lumpur on Tuesday, 22 June 2021 at 10.00 a.m. via Remote Participation and Voting ("**RPV**") Facilities, which are available at Tricor Investor & Issuing House Services Sdn. Bhd. ("**Tricor**") via its TIIH Online website at https://tiih.online.

This Circular is available at https://kpj.listedcompany.com/ar.html together with, amongst others, the Notice of EGM, Form of Proxy and Administrative Details for the EGM. Please follow the procedures in the Administrative Details for the EGM in order to submit the Form of Proxy, and to register and participate in the EGM remotely via RPV.

Last date and time for lodging the Form of Proxy : Monday, 21 June 2021 at 10.00 a.m.

Date and time of EGM : Tuesday, 22 June 2021 at 10.00 a.m.

### DEFINITIONS

For the purpose of this document, except where the context otherwise requires, the following definitions shall apply throughout this Circular:-

Act : The Companies Act, 2016, as amended from time to time and any re-

enactment thereof

Al-'Agar or REIT Al-'Agar Healthcare REIT, a real estate investment trust established

in Malaysia under the Deed

Aminvestment Bank or Principal Adviser : AmInvestment Bank Berhad

APSH : KPJ Ampang Puteri Specialist Hospital

ART or Trustee or Lessor : AmanahRaya Trustees Berhad, being the trustee of Al-'Agar

Base Rent : Rent payable for the first year of the First Rental Term

Board : The Board of Directors of KPJ

Bursa Securities : Bursa Malaysia Securities Berhad

Cheston or Independent

Valuer

Cheston International (KL) Sdn Bhd, being the independent valuer for

the Proposed Lease Renewal

Circular : This circular to shareholders of KPJ dated 21 May 2021 which sets

out the details of the Proposed Lease Renewal

COVID-19 : Coronavirus disease

Crowe or Independent

**Adviser** 

Crowe Advisory Sdn Bhd, being the independent adviser for the

Proposed Lease Renewal

Deed : The principal deed dated 27 June 2006 and as amended by the

supplementary deed dated 14 May 2009, 27 January 2011 and 9 November 2011, amended and restated by the Restated Deed dated 31 July 2013 and further amended and restated by the Second Restated Deed dated 25 November 2019, entered into between DRMSB and ART and the persons who are for the time being

registered as holders of the units in Al-'Agar

**Director** : Directors of KPJ

DRMSB or Manager : Damansara REIT Managers Sdn Berhad, being the manager of Al-

`Agar

DSH : KPJ Damansara Specialist Hospital

**EGM** : Extraordinary General Meeting

**EPS** : Earnings per Share

First Rental Term : Period between 30 June 2021 to 29 June 2024

**FY(s)** : Financial year(s) ended / ending, as the case may be

Interested Directors : The directors of KPJ who are deemed interested in the Proposed

Lease Renewal as disclosed in Section 8 of this Circular.

Interested Major Shareholders The major shareholders of KPJ who are deemed interested in the Proposed Lease Renewal as disclosed in Section 8 of this Circular.

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### DEFINITIONS (CONT'D)

ISH : KPJ Ipoh Specialist Hospital

JCorp : Johor Corporation, a body corporate established under the Johor

Corporation Enactment No. 4, 1968 (as amended by Enactment No. 5,

1995)

JSH : KPJ Johor Specialist Hospital

KPJ or the Company : KPJ Healthcare Berhad

KPJ Group or the Group : KPJ and its subsidiary companies

**KPJ Share(s)** or **Share(s)** : Ordinary share(s) in KPJ

Lease Agreements : Lease agreements executed in escrow between the Trustee (in its

capacity as the Lessor), the respective Subsidiaries (in their capacity as the Lessees) and the Manager to renew the leases of the

**Properties** 

Letters : Exchange of letters entered into by ART, the Subsidiaries and the

Manager

Listing Requirements : Main Market Listing Requirements of Bursa Securities

LPD : 30 April 2021, being the latest practicable date prior to the printing of

the Circular

Major Shareholder : (i) Any person who has an interest or interests in one or more

voting shares in a corporation and the nominal amount of the share, or the aggregate of the nominal amounts of those shares,

is:-

(a) 10% or more of the aggregate of the total number of voting

shares in the corporation; or

(b) 5% or more of the aggregate of the total number of voting shares in the corporation where such person is the largest

shareholder of the corporation,

For the purpose of this definition, "interests" shall have the meaning of "interest in shares" given in Section 8 of the Act; and

(ii) For the purposes of the Proposed Lease Renewal, a major shareholder includes any person who is or was within the

preceding 6 months of the date on which the terms of the transaction were agreed upon, a major shareholder of KPJ or

any other company which is its subsidiary

NA : Net assets

NPI : Net property income

Open Market Value : Reasonable and fair market value of the Properties as determined by

the independent valuer appointed by the parties based on valuation method without having regard to, the Rental Term(s) of the lease

provided in the Lease Agreements

**Properties** : Refers to the properties owned by the Lessor as described in Section

2.3 of this Circular in relation to APSH, DSH, ISH, JSH, PSH, and SSH and shall also include the Lessor's fixtures and fittings as

detailed in the Lease Agreements

"Property" shall refer to any one of them

### **DEFINITIONS (CONT'D)**

Proposed Lease Renewal : Proposed renewal of lease of the Properties entered into between the

Subsidiaries with the Trustee and the Manager for and on behalf of

Al-`Aqar

Principal Lease Agreements

The initial lease agreements to lease the Properties held by the Lessor dated 30 June 2006 (as amended from time to time by supplementary agreements) entered into between six subsidiaries of KPJ, with Amanah Raya Berhad as trustee of Al-'Aqar KPJ REIT) (now known as Al-'Aqar Healthcare REIT) and lessor of the

properties ("ARB") and the Manager.

PSH : KPJ Puteri Specialist Hospital

RM and sen : Ringgit Malaysia and sen respectively

SSH : KPJ Selangor Specialist Hospital

Subsidiaries or Lessee(s) Collectively, refers to the following subsidiaries of KPJ:-

(i) Ampang Puteri Specialist Hospital Sdn Bhd;

(ii) Rawang Specialist Hospital Sdn Bhd;

(iii) Ipoh Specialist Hospital Sdn Bhd;(iv) Johor Specialist Hospital Sdn Bhd;

(v) Pasir Gudang Specialist Hospital Sdn Bhd; and

(vi) Selangor Specialist Hospital Sdn Bhd

"Lessee" shall refer to any one of them

Succeeding Rental Term : Means the second rental term (Year 4 to Year 6), third rental term

(Year 7 to year 9), fourth rental term (Year 10 to Year 12) and fifth

rental term (Year 13 to Year 15)

Valuation Report(s) : Valuation reports of the Properties by Cheston

Words importing the singular shall, where applicable, include the plural and vice versa, and words importing the masculine gender shall, where applicable, include the feminine and/or neuter gender, and vice versa. References to persons shall include corporations, unless otherwise specified.

Any discrepancies in the tables included in this Circular between the amount listed, actual figures and the totals thereof are due to rounding.

Any reference in this Circular to any provision of a statute, rule, regulation, enactment, or rule of a stock exchange shall (where the context admits) be construed as a reference to the provision of such statute, rule, regulation, enactment or rule of a stock exchange (as the case may be) as modified by any written law, or, if applicable, any amendment of re-enactment to the statute, rule, regulation, enactment or rule of a stock exchange for the time being in force. Any reference to a time of day in this Circular shall be a reference to Malaysian time, unless otherwise stated.

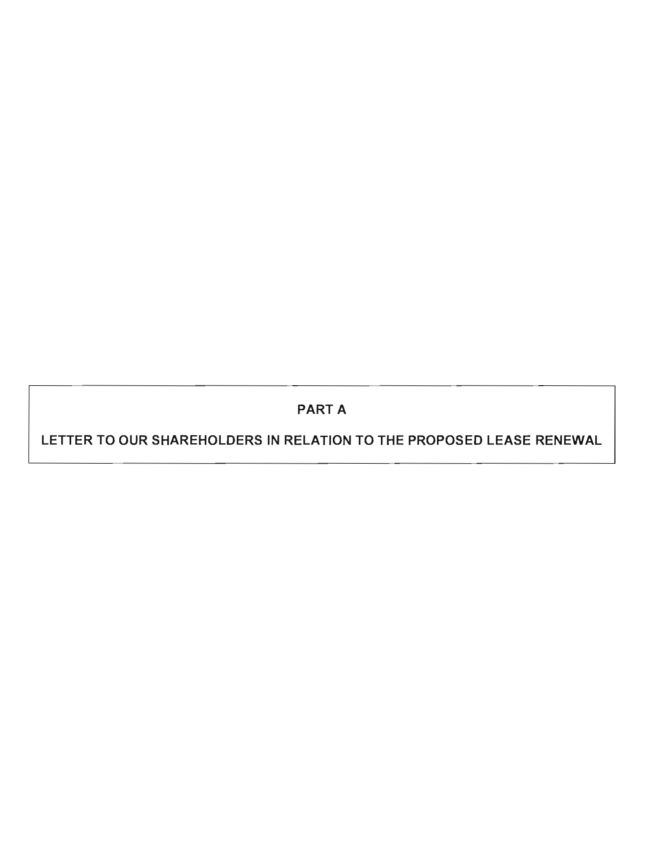
All references to "you" in this Circular are to the Shareholders of KPJ.

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### **KPJ HEALTHCARE BERHAD**

(Registration No. 199201015575 (247079-M))
(Incorporated in Malaysia under the Companies Act, 1965 and deemed registered under Companies Act, 2016)

### Registered Office:

Level 17 Menara KPJ 238, Jalan Tun Razak 50400 Kuala Lumpur Wilayah Persekutuan Malaysia

21 May 2021

### **Board of Directors:**

Dato' Yusli Mohamed Yusoff
Ahmad Shahizam Mohd Shariff
Christina Foo
Datuk Mohd Radzif Mohd Yunus
Mohamed Ridza Mohamed Abdulla
Dato' Mohd Redza Shah Abdul Wahid
Khairuddin Jaflus
Prof Dato' Dr Azizi bin Haji Omar
Dato' Dr Ngun Kok Weng
Dato' Dr Sivamohan a/I S.Namasivayam
Rozaini Mohd Sani
Shamsul Anuar Abdul Majid

(Managing Director)
(Independent Non-Executive Director)
(Non-Independent Non-Executive Director)

(Independent Non-Executive Chairman)

To: The Shareholders of KPJ

Dear Sir/Madam.

### PROPOSED LEASE RENEWAL

### 1. INTRODUCTION

On 6 April 2021, on behalf of the Board, AmInvestment Bank announced that the Subsidiaries of KPJ (as detailed in Section 2.1 of this Circular) proposes to enter into 6 separate lease agreements with ART, being the trustee for and on behalf of Al-`Aqar and DRMSB, being the manager of Al-`Aqar to renew the lease of the Properties.

The parties had on 6 April 2021 executed the Letters and the Lease Agreements in escrow, and agreed that the Lease Agreements are to be dated upon fulfilment of the conditions of the Lease Agreements as set out under Section 2.4.3 of this Circular.

The purpose of this circular is to provide you with details of the Proposed Lease Renewal and to seek your approval for the resolution pertaining to the Proposed Lease Renewal to be tabled at the forthcoming EGM.

You are advised to read and carefully consider the contents of this Circular including the independent advice letter (as set out in Part B of this Circular) together with the appendices contained herein before voting on the resolution pertaining to the Proposed Lease Renewal to be tabled at the forthcoming EGM.

### 2. PROPOSED LEASE RENEWAL

### 2.1 Details of the Proposed Lease Renewal

The Principal Lease Agreements to lease the Properties held by Al-`Aqar were originally entered into on 30 June 2006.

The initial 15-year contractual lease period under the Principal Lease Agreements will expire on 29 June 2021. As such, the respective Subsidiaries propose to enter into the Lease Agreements with ART as the trustee of Al-'Aqar to renew the lease of the Properties in relation to the following hospitals:-

	Subsidiaries	Hospital
(i)	Ampang Puteri Specialist Hospital Sdn Bhd	KPJ Ampang Puteri Specialist Hospital ("APSH")
(ii)	Rawang Specialist Hospital Sdn Bhd*	KPJ Damansara Specialist Hospital ("DSH")
(iii)	lpoh Specialist Hospital Sdn Bhd	KPJ Ipoh Specialist Hospital ("ISH")
(iv)	Johor Specialist Hospital Sdn Bhd	KPJ Johor Specialist Hospital ("JSH")
(v)	Pasir Gudang Specialist Hospital Sdn Bhd*	KPJ Puteri Specialist Hospital ("PSH")
(vi)	Selangor Specialist Hospital Sdn Bhd	KPJ Selangor Specialist Hospital ("SSH")

Note: \*: The lessee for the Properties in relation to DSH and PSH have changed from Damansara Specialist Hospital Sdn Bhd to Rawang Specialist Hospital Sdn Bhd and Puteri Specialist Hospital (Johor) Sdn Bhd to Pasir Gudang Specialist Hospital Sdn Bhd respectively as part of an internal reorganisation exercise by KPJ Group to better manage the operations and costs of operating the hospitals.

### 2.2 Information on Al-`Aqar

Al-'Aqar was established in Malaysia on 27 June 2006 under the Deed. Al-'Aqar was listed on the Main Market of Bursa Securities on 10 August 2006.

Al-`Aqar is a real estate investment trust with an existing fund size of 735,985,088 units. The investment objective of Al-`Aqar is to own and invest in Syariah-compliant healthcare related real estate and real estate-related assets whether directly or indirectly through the ownership of single-purposes companies whose principal assets comprise real estate.

The trustee for Al-'Aqar when the Principal Lease Agreements were first entered into was ARB and was subsequently replaced by ART, its wholly owned entity, which entered into the subsequent agreements relating to the Principal Lease Agreements.

For more information on Al-'Aqar, please refer to <a href="http://www.alaqar.com.my">http://www.alaqar.com.my</a>.

[The rest of this page is intentionally left blank]

# 2.3 Information on the Properties

The details of the Properties are as follows:-

	APSH	DSH	ISH	HSC	PSH	SSH
Description <sup>(i)</sup>	A 7-storey main medical centre building and an annexed 5-storey consultant building both are with a common lower ground floor and a lower ground floor car park	A 6-storey private specialist medical centre together with a basement floor; and basement floor and ground floor car park	A 3-storey main building (old wing) and a 5-storey building with a basement (new wing) and a basement and ground floor car parks (new wing)	A 7-storey main hospital building, a 4-storey physician consulting building, a 2-level basement car parks, a 7-storey annexed building (premier block), a 5-storey car park building together with a mezzanine and basement level	A 6-storey medical centre building (left wing) and a 6-storey medical centre building (right wing)	A 6-storey main building together with a basement and a 5-storey car park block together with a half basement level and an open roof level
Address	No. 1, Jalan Memanda 9, Taman Dato' Ahmad Razali, 68000 Ampang, Selangor Darul Ehsan	No. 119, Jalan SS 20/10, Damansara Utama, 47400 Petaling Jaya, Selangor Darul Ehsan	No. 26, Jalan Raja Dihilir, 30350 Ipoh Perak Darul Ridzuan	No. 39-B, Jalan Abdul Samad, 80100 Johor Bahru, Johor Darul Takzim	No. 33, Jalan Tun Abdul Razak (Susur 5), 80350 Johor Bahru, Johor Darul Takzim	Lot 1, Jalan Singa 20/1, Section 20, 40300 Shah Alam, Selangor Darul Ehsan
Tenure	99-year leasehold interest expiring on 17 April 2089	Interest in Perpetuity	Interest in Perpetuity	99-year leasehold interest expiring on 1 March 2079	99-year leasehold interest expiring on 31 December 2053	99-year leasehold interest expiring on 1 July 2096
Gross Floor Area (sq.ft.) <sup>(ii)</sup>	420,294	446,493	347,189	432,585	126,754	314,844
Age of the buildings	29 years	23 years	13-40 years	10-40 years	7-35 years	9-25 years
Fair value @ 31.12.2020 <sup>(iii)</sup>	137,000,000	135,000,000	77,000,000	122,000,000	42,000,000	82,000,000

# Notes:

- The Properties excludes buildings and structures that have yet to be acquired by and injected into Al-'Aqar. The Properties includes properties owned by the Lessor subsequent to the initial Principal Lease Agreements of which the expiry date of the lease is the same namely, PSH's vacant lands, JSH's 7-storey annexed building (premier block) and a 5-storey car park and SSH's carpark.  $\equiv$
- (ii) The gross floor area includes carparks and other ancillary buildings.
- Based on Al-Agar's audited financial statement for FY 31 December 2020. The fair values were determined based on the capitalisation of net income method (Investment method).  $\equiv$

For further details on the Properties, please refer to the valuation certificate as attached in Appendix II.

### 2.4 Salient terms of the Lease Agreements

The salient terms of the Lease Agreements are as follows:-

### 2.4.1 Lease of Properties

The lease of the Properties is for a period of fifteen (15) years commencing from 30 June 2021 to 29 June 2036 ("Contractual Term") upon the terms and conditions stipulated in the Lease Agreements with an option to renew for another fifteen (15) years.

### 2.4.2 Use of Properties

The Properties shall be used strictly for the purpose of operating a healthcare facility which operation and usage shall not be contrary to Shariah principles.

### 2.4.3 Conditions of the Lease Agreements

The Proposed Lease Renewal is conditional upon the fulfilment of the following conditions ("Conditions"):-

- (i) the approval of the shareholders of KPJ being obtained in respect of the Proposed Lease Renewal; and
- (ii) the approval of the unitholders of Al-`Aqar being obtained in respect of the Proposed Lease Renewal.

### 2.4.4 Rental formula for rental amount

### 2.4.4.1 Formula for the Proposed Lease Renewal

The rent shall be denominated in RM and the formula for determination of the rent in relation to the Proposed Lease Renewal are as follows:-

### (i) Rent formula

First Rental Term	Rent Formula
1 <sup>st</sup> year	5.75% per annum x the Open Market Value of the Properties ("Base Rent").
2 <sup>nd</sup> & 3 <sup>rd</sup> year	2% incremental increase x the rent for the preceding year.

### (ii) Rent review formula

The rent for every Succeeding Rental Term shall be calculated based on the following formula:-

<b>Succeeding Rental Terms</b>	Rent Review Formula
1 <sup>st</sup> year of every	(10-years Malaysian Government
Succeeding Rental Term	Securities yield ("MGS")) + 200 basis
(Years 4, 7, 10 and 13)	points ("BPS")) x Open Market Value
	(as determined by an independent
	valuer) of the Properties, at the point of
	review subject to:

(a) a minimum rent of 5.75% per annum x prevailing Open Market Value of the Properties or the rent payable for the 1st year of the First Rental Term of the Properties, whichever is higher; and

### Succeeding Rental Terms

### Rent Review Formula

(b) any adjustment to the rent shall not be more than 2% incremental increase over the rent for the preceding year which shall be in RM.

2<sup>nd</sup> & 3<sup>rd</sup> year of every Succeeding Rental Term (Years 5, 6, 8, 9, 11, 12, 14, 15) 2% incremental increase over the rent for the preceding year which shall be in RM.

The total first-year rental amount is RM40.94 million under the Lease Agreements based on the market value of the Properties of RM712 million (as detailed in Section 2.5 below). At each of the rent review year i.e. on year 4, 7, 10 and 13 of the Lease Agreements, the rent will be reviewed based on the formula above. If there is no change in the market value and the 10-years MGS + 200BPS is equivalent to 5.75%, the rental shall remain at RM40.94 million. For illustration, assuming the 10 year MGS at the point of review is the same as the MGS as at LPD of 3.11% and the Year 3 rental is RM42.59 million, the rental for Year 4 shall be as follows:-

	Assuming 20% downward revision to Open Market Value	Assuming 20% upward revision to Open Market Value
Market Value	RM569.6 m	RM854.4million
10-years MGS + 200 BPS x Open Market Value of the Properties	(3.11%+2%)*RM569.6m= RM29.11 m	(3.11%+2%)*RM854.4m= RM43.66m
Minimum 5.75% per annum x prevailing Open Market Value of the Properties or the rent payable for the 1 <sup>st</sup> year of the First Rental Term of the Properties, whichever is higher	Whichever higher:- (a)5.75%*RM569.6m =RM32.75m OR (b) RM40.94m	Whichever higher:- (a)5.75%*RM854.4m =RM49.13m OR (b) RM40.94m
Rental computed	Hence, RM40.94m RM40.94m	Hence, RM49.13m RM49.13m
Rental cap Any adjustment not more than 2% incremental increase over the rent for the preceding year which shall be in RM	RM42.59m*1.02= RM43.44m	RM42.59m*1.02= RM43.44m
Illustrative chargeable rental at Year 4	Since the rental computed is less than the rental cap, the rental for Year 4 shall be RM40.94m	Since the rental computed is more than the rental cap, the rental for Year 4 shall be capped at RM43.44m

The rental will thereon increase by 2% over the rent of the preceding year in the 2<sup>nd</sup> and 3<sup>rd</sup> year of every Succeeding Rental term. Based on the illustrative Year 4 rental above, the rental for Year 5 and 6 will be as follows:-

	Assuming 20% downward revision to Open Market Value	Assuming 20% upward revision to Open Market Value
Year 5	RM41.76m	RM44.31m
Year 6	RM42.59m	RM45.20m

For clarification, based on the rental review formula above, for each Succeeding Rental Term, the lowest rental amount that can be charged is RM40.94 million (being the Base Rent) and the maximum rental amount is 2% incremental increase over the RM value of the rent for the preceding year.

### 2.4.4.2 Rent Formula for 2006 - 2021 under the Principal Lease Agreements

### 2006- 2009 (1st rental term)

The total annual rental of the properties (as referred to in the Principal Lease Agreements) for the 1<sup>st</sup> rental term expiring December 2009 was as follows:-

	Annual Rental (RM'mil)
2006 (5 months)	14.78
2007	35.70
2008	36.43
2009	36.96

For information, the market value of the properties held by the lessor then as disclosed in the KPJ's circular dated 2 June 2006 was RM481 million. The above rental translated to yield of 2006: 7.38% (annualised), 2007: 7.42%, 2008: RM7.57% and 2009: RM7.68%.

The rental was to be reviewed on 1 January after every 3 full financial years throughout the 15 years' contractual terms.

### 2010-2012 (2<sup>nd</sup> rental term)

The rental review formula for the 1<sup>st</sup> year was (10year MGS +238 BPS) x market value of the properties at the point of review subject to:-

- (i) a minimum rental of RM33 million per annum; and
- (ii) any lease rental adjustment shall not be more than 2% incremental over the preceding year's rental amount

For the 2<sup>nd</sup> & 3<sup>rd</sup> year of the 2<sup>nd</sup> rental term thereon, the rental would be 2% incremental over the preceding year's rental.

### 2013-2021 (3rd to 5th rental term)

The rental review formula for the  $1^{st}$  year of the  $3^{rd}$ ,  $4^{th}$  and  $5^{th}$  rental term is as follows:-

10-years MGS + 238 BPS x market value of the properties at the point of review subject to:-

- (i) a minimum gross rental of 7.1% per annum x prevailing market value or purchase consideration of the properties whichever is higher\*; and
- (ii) any lease rental adjustment shall not be more than 2% incremental over preceding year's lease rental.

For the  $2^{nd}$  &  $3^{rd}$  year of the  $3^{rd}$ ,  $4^{th}$  and  $5^{th}$  rental term thereon, the rental would be a 2% incremental amount over the preceding year's rental amount.

Note \*: The clause stating "purchase consideration of the properties whichever is higher" was only included in the 4<sup>th</sup> and 5<sup>th</sup> rental term.

For information, the agreed yield of 5.75% and the 200 BPS in the rent formula for the next contractual term under the Proposed Lease Renewal differ from that included in the rent rental formula under the previous Principal Lease Agreements primarily due to, amongst others, the interest rate environment. The KLIBOR in June 2006 was 3.92% as compared to 1.94% as at LPD (Source: Bloomberg).

### 2.4.5 Lessor's and/or Manager's covenant

### (A) Lessor's covenant

The Lessor shall, amongst others, during the Contractual Term:-

- (i) pay for all rates, taxes, assessments, duties, charges, impositions, levies and outgoings which are now or during the Contractual Term shall be falling due in respect of or charged, assessed or imposed upon the Properties;
- (ii) pay for quit rent and assessment of the Properties;
- (iii) in the event the Lessor's fixtures and fittings are irreparable through or by means of normal and routine repairs, the Lessor shall replace such items within reasonable time, at the cost and expense of the Lessor;
- (iv) shall at its own cost and expense, carry out structural repairs and works necessary to maintain the external and internal structure of the Properties in good tenantable condition and such structural repairs and works as may be required by the local or relevant authorities or under relevant building regulations; and
- (v) shall at its own expense maintain takaful coverage for fire, loss of rent and public liability takaful in respect of the Properties.

### (B) Lessor's and/or Manager's covenant

In addition to the Lessor's covenant under Clause 2.4.5(A) above, the Lessor and/or the Manager shall, amongst others, during the Contractual Term:-

- (i) effect and maintain takaful coverage in respect of the Properties and the Lessor's fixtures and fittings, equipment and machinery in the Properties against fire and allied perils at the Lessor's cost and expense; and
- (ii) shall appoint and pay to the maintenance manager during the Contractual Term for the maintenance and management services rendered by the maintenance manager with respect to the Properties in accordance with the terms of the property management agreement or maintenance management agreement to entered into between the Lessor, the Manager and the maintenance manager.

### 2.4.6 Lessees' covenant in relation to repairs, cleaning, decoration & etc

The respective Lessees shall keep the Properties in good and tenantable repair and maintenance. The respective Lessees shall as and when necessary issue a notice to the maintenance manager to conduct any repairs on any part of the Properties and shall pay the maintenance manager for work done in connection thereto.

The Lessees shall during the Contractual Term, amongst others, bear and pay or otherwise be responsible for all costs of all services and maintenance charges (where applicable) including without limitation services charges, utility charges, statutory payments (save for quit rent and assessments), and/or any other payments/ costs related to the Properties that the Lessees are responsible for during the Contractual Term.

### 2.4.7 Expansion

In the event that the Lessees requests and the Lessor and/or the Manager agree to meet the expansion requirements of the Lessees through expansion, the Lessees may make the necessary arrangements, coordinate, manage, monitor and supervise any major structural alterations or additions to the Properties or work which may affect or may be likely to affect the:-

- (i) structure of the Properties (including but not limited to the roof and the foundation); or
- (ii) mechanical or electrical installations of the Properties; or
- (iii) provisions of any services in or to the Properties.

The Lessees shall bear the development costs and expenses for, and related to the expansion and shall be solely responsible to procure the financing for the expansion.

Upon completion of the expansion, the Lessees shall provide the Lessor with the breakdown of the final development costs of the expansion and the Lessor shall make full payment of the final development cost of the expansion subject to the cost to be agreed by the parties and verification by the Manager of the following items:-

- (i) the Certificate of Completion and Compliance for the expansion, issued by the appropriate authority, if any;
- (ii) the value of the expansion as recommended by an independent valuer (appointed by the Lessor at its own cost and expense) via the valuation report by the said independent valuer;
- (iii) the report prepared by the project consultant of the expansion as verified by an independent quantity surveyor (appointed by the Lessor at the Lessor's own cost and expense); and
- (iv) all supporting claims, invoices and documents verifying the final development costs of the expansion.

### 2.4.8 New development of the land

The Lessor grants the Lessees the right to undertake new development, including but not limited to, the planning, design, and construction of building(s), carpark and/or other structures on the Land (as defined in the Lease Agreements which refers to the respective plot of land that the Properties are situated on) or any part thereof complete with inter alia the interior design, the landscape and the infrastructures related thereto ("New Development") at the Lessees' own cost and expenses for the Lessees' business operations, subject to the following:-

- (i) the Lessees shall provide the details of the New Development for approval of the Lessor and the Manager; and
- (ii) the Lessees shall obtain the approval from the relevant appropriate authority or authority for the New Development;

prior to the commencement of the New Development.

The parties agree that the New Development may be acquired by the Lessor subject to fulfilment of the conditions in the Lease Agreements which include:-

(i) the Certificate of Completion and Compliance for the New Development has been duly issued and obtained by the Lessees;

- (ii) the Lessor and the Lessees have mutually agreed on the acquisition price for the New Development to be satisfied by the Lessor based on the following:-
  - (a) where required, the valuation report of the New Development issued by the independent valuer(s) (appointed jointly or severally by the Lessor and/or the Lessees) pursuant to a valuation exercise on the New Development and the valuation reports shows the true and fair value or open market value of the New Development and justifies the acquisition price; and/or
  - (b) the documentary evidence which verifies the final construction costs incurred by the Lessees for the New Development issued by an independent quantity surveyor appointed by the Lessees; and/or
  - (c) the building audit report following the conclusion of a building inspection and audit exercise conducted on the New Development by a building audit consultant appointed by the Lessor at its own cost and expense to verify the condition, state, nature and character of the New Development and the Lessor is satisfied with the outcome of the building audit and the contents of the aforesaid building audit report.
- (iii) approval of the board of directors of the Trustee, the Manager of the Lessor and where required, approval of the unitholders of the Lessor; and
- (iv) approval of the board of directors and shareholders of the Lessees.

### 2.4.9 Event of Default and Termination

- 2.4.9.1 The Lease Agreements provide for the following events of default:-
  - (i) a failure or refusal on the part of the respective Lessee:-
    - (a) to pay the monthly rent for 2 consecutive calendar months or any other sum due under the terms of the respective Lease Agreements on the day such payment is required to be made under the terms of the respective Lease Agreements (whether the same shall have been formally demanded or not); or
    - (b) to duly observe or perform any of the covenants and conditions and/or agreements of the Lessee contained in the respective Lease Agreements of which is not capable of being remedied or if capable of being remedied such breach is not remedied by the Lessee within a period of 30 calendar days from the date after receipt of written notice thereof from the Lessor to the Lessee requesting action to remedy the same; or
  - (ii) the Lessee is in breach of any agreement which has a Material Adverse Effect (defined in the Lease Agreements as an event or circumstance, the occurrence or effect of which (in the opinion of the Lessor and/or the Manager) is or might be likely to have a material effect on the constitution, the financial condition, business or operations of the Lessee or where applicable or the Lessee's ability to perform its obligations under any provision of the Lease Agreements) on the business and/or operations of the Lessee which affects its ability to fulfil its obligations under the Lease Agreements; or
  - (iii) the Lessee shall suffer or do any act or thing whereby the Lessor's and/or the Manager's rights shall or may be prejudiced; or

- a judgment is obtained by the Lessee for the purpose of Section 466 of the Companies Act 2016 and as such, the Lessee is deemed to be unable to pay its debts as they fall due or suspends or threatens to suspend it making payments (whether of principal or other payments) with respect to all or any class of its debts, or any other event set out in section 465 of the Companies Act 2016 occurs or the Lessee commences negotiations or takes or institutes proceedings whether under law or otherwise with a view to obtaining a restraining order against creditors under any law or for adjustment or deferment or compromise or rescheduling of its indebtedness or any part thereof or enters into or makes a general assignment or arrangement or composition with or for the benefit of its creditors or declares a moratorium on the repayment of its indebtedness or part thereof or any creditor of the Lessee assumes management of the Lessee and in the case of any of the events aforementioned, the financial condition of the Lessee or the ability of the Lessee to perform its obligation under the Lease Agreements is materially and adversely affected: or
- (v) a petition is presented or an order is made or a resolution is passed or any other action or step is taken by the Lessee for the winding up of the Lessee or a liquidator or trustee or receiver or receiver and manager is appointed over the whole or any part of the assets or rights or revenues or undertaking of the Lessee and the same is not discharged, withdrawn, set aside or discontinued within 30 calendar days; or
- (vi) the Lessee is unable to pay its debt within the meaning of the Companies Act 2016 which inability may in the opinion of the Lessor may have a Material Adverse Effect;
- 2.4.9.2 The occurrence and continuation of any of the above sub-paragraphs (i) to (vi) entitles the Lessor to take any one or more of the following remedies without being responsible or liable for any loss, damage or expense caused to the Lessee as a consequence of such action:-
  - (i) serve a forfeiture notice upon the Lessee pursuant to Section 235 of the National Land Code deemed that the period stipulated in the forfeiture notice shall be thirty (30) calendar days for the occurrence of the events under Section 2.4.9.1 above unless otherwise stated in the respective Lease Agreements as capable of being remedied, where the breach has not been remedied within the stipulated time of thirty (30) calendar days, to re-enter upon the Properties or any part thereof in the name of the whole, and thereupon the respective Lease Agreements shall absolutely terminate;
  - (ii) to claim for the monthly rent and all sums due and payable as stipulated in the respective Lease Agreements;
  - (iii) the Lessor shall be entitled to utilise the security deposits and utilities deposit as described in Section 2.4.11 below towards payment or reduction of all sums payable by the Lessee under the respective Lease Agreements without prejudice to the Lessee's liability for any shortfall;
  - (iv) the Lessee shall be liable to pay the Lessor a sum equivalent to the rent for the unexpired period of the Contractual Term as liquidated damages for the loss of rent suffered by the Lessor resulting from the Lessee's default or unilateral termination by the Lessee; or

(v) to sue and take any other action the Lessor deems fit (including remedy of specific performance against the Lessee) to recover all moneys due and owing to the Lessor and the costs and expenses incurred by the Lessor including legal fees (on a solicitor-client basis and on full indemnity basis) of all such actions taken shall be borne by the Lessee.

### **Exercise of remedies**

The Lessor shall be at liberty to exercise any one or more of the remedies mentioned above at its sole and absolute discretion in any manner it deems fit. Any action taken by the Lessor to exercise any one or more of the above remedies shall not prejudice or affect any other remedies, claims or rights which it may have under the terms hereof.

- **2.4.9.3** Unilateral termination and consequence of early termination of the expiry of the Contractual Term.
  - 2.4.9.3.1 In the event of early termination where if at any time during the Contractual Term the Lessee shall attempt to abandon or quit or redeliver possession of the Property, prior to the expiry of the Contractual Term, for any reason whatsoever, then it shall be lawful for the Lessor, immediately or at any time thereafter, to serve a forfeiture notice to the Lessee.
  - 2.4.9.3.2 Upon the issuance of the forfeiture notice, the Lessee is required to remedy the subject matter of the forfeiture notice within thirty (30) calendar days from the date of such forfeiture notice.
  - 2.4.9.3.3 On the expiration of the thirty (30) calendar day period and in the event that the Lessee fails to remedy such subject matter of the forfeiture notice, the Lessor is at liberty, within thirty (30) calendar days thereafter, to give to the Lessee a written notice of its intention to determine and terminate the respective Lease Agreements ("Termination Notice") and the Lessee shall within seven (7) calendar days from the date of the Termination Notice:-
    - (i) remove all of the Lessee's asset(s) (including the Lessee's fixtures and fittings) and other articles brought on to the respective Property by the Lessee and shall do so without damaging the said Property and shall immediately make good any damage which occurs thereby; and
    - (ii) surrender and peacefully yield up the Property.
- **2.4.9.4** In the event the Lessee fails or refuses to comply, the Lessor may in its absolute discretion:-
  - remove and dispose of the Lessee's asset(s) (including the Lessee's fixtures and fittings) and other articles in the Property and the Lessee shall indemnify the Lessor for any cost and expenses incurred by the Lessor for such removal or disposal; and/or;
  - (ii) commence, proceed with and undertake all action as may be necessary to enforce the Lessee's obligation to surrender and yield up the Property and to enforce the Lessor's rights to re-enter, repossess and enjoy the same.

- 2.4.9.5 The Lessor shall in addition be entitled to exercise all its rights, powers and remedies (conferred by law or otherwise) against the Lessee, including the right to recover from the Lessee the lost of rent suffered by the Lessor for the unexpired period of the Contractual Term (or any part thereof) as liquidated damages subject to the Lessor taking all reasonable efforts to lease or let the Property to any other lessees or tenants.
- 2.4.9.6 In the event that the Lessor is unable to lease or let the Property to any other lessees and tenants and/or as the case may be, the Lessee shall compensate the Lessor for the deficiency between the originally scheduled rent under the respective Lease Agreements and the rent received or to be received from the other lessees or tenants of the Property for the unexpired period of the Contractual Term.
- 2.4.9.7 In the event a Termination Notice is issued by the Lessor, the Lessee shall have an option to source, within six (6) calendar months of the Lessee's receipt of such Termination Notice, for a replacement lessee or tenant acceptable by the Lessor for the unexpired period of the Contractual Term (or any part thereof) at such rental and upon such terms and conditions acceptable to the Lessor failing which the security deposit and the utilities deposit paid by the Lessee in favour of the Lessor shall be forfeited. If the Property is leased or tenanted to a replacement lessee or tenant, the Lessee shall compensate the Lessor for any deficiency between the originally scheduled rent under the respective Lease Agreements and the rent received or to be received from the replacement lessee or tenant for the Property for the unexpired period of the Contractual Term.
- 2.4.9.8 At the end of the Contractual Term or upon the termination of the respective Lease Agreements for any reason whatsoever, the Lessor shall be entitled to deal with the Property in any manner whatsoever and howsoever including but not limited to leasing out the Property to any other person whomsoever.

Save as otherwise stipulated under Section 2.4.9.2 and 2,4.9.3.3 above, neither the Lessee nor the Lessor and/or the Manager shall be entitled to terminate the respective Lease Agreements without the written consent of the other party.

### 2.4.10 Late Payment Penalty

In the event that the respective Lessee fails to pay the monthly rent on the due date, the Lessor shall be entitled to charge and the Lessee shall pay the Lessor late payment penalty at the rate of five percent (5%) per annum on any sums of the monthly rent reserved by the respective Lease Agreements remaining unpaid from its due date until the date of actual payment.

If for any reason whatsoever, the respective Lessee fails to pay the monthly rent for two (2) consecutive calendar months or any part thereof on the due date, whether formally demanded or not, and if the respective Lessee fails to rectify such breach or default after the Lessor or its agent has given thirty (30) calendar days' notice in writing to the Lessee to rectify such breach or default, Section 2.4.9.1 above shall be invoked.

### 2.4.11 Deposits

### (i) Security Deposit

The Lessees shall on or before 30 June 2021, being the date of commencement of the lease, or such other date to be mutually agreed by the Parties, pay the security deposit to the Lessor for an aggregate sum equivalent to two (2) times of the prevailing monthly rent which shall be revised accordingly for every rental term, such deposit being security for the due observance and performance by the Lessee of any terms and conditions of the Lease Agreements.

### (ii) Utilities Deposit

The Lessees shall on or before 30 June 2021, being the date of commencement of the lease, or such other date to be mutually agreed by the Parties, pay to the Lessor a sum to be mutually agreed by the Parties, which shall be revised accordingly for every rental term, such sum being the deposit for electricity, water, solid waste and other utilities services provided by the relevant utilities service providers to the Properties.

### 2.4.12 Variation of rental

The Lessor shall have the right to vary the rent of the Properties occupied and used by the Lessees, at the recommendation of the Manager due to the following:-

### (i) Increase in gross floor area

If the gross floor area of the Properties increases pursuant to the expansion (as described under Section 2.4.7 of this Circular) undertaken by the Lessees in respect of the Properties, the rent shall be increased corresponding with the increase in gross floor area of the Properties but always subject to the reimbursement costs paid by the Lessor to the Lessees and the increase in the monthly rent shall be computed as follows:

### Formula: (5.75% per annum x reimbursement costs)/12 months

For avoidance of doubt, in the event the rent has been increased pursuant to the abovementioned clause, the Base Rent amount shall be revised accordingly to include the incremental amount and thereafter, the aforesaid Base Rent shall be applied in the rent review formula for determination of the rent for the relevant Succeeding Rental Terms.

In the event the increase in the rent was incurred during mid of the relevant year of the First Rental Term or Succeeding Rental Term(s) rental year, such rent shall be prorated to full financial year before applying it in the rent review formula.

### (ii) Installation of new Lessor's fixtures and fittings

The Lessor and/or the Manager incur costs and incidental costs for installation of new Lessor's fixtures and fittings at the Properties in which the increase in rent shall be mutually agreed between the parties prior to the installation of the said new Lessor's fixtures and fittings. The Lessee shall furnish copies of the relevant documentary evidence, including but not limited to quotations, tender documents, price list, invoices to and for the Lessor and/or the Manager's verification of the costs and incidental costs for installation of the new Lessor's fixtures and fittings.

### 2.4.13 First right of refusal to purchase the Properties

In the event that the Lessor during the Contractual Term intends to sell the Properties, the respective Lessees shall be given the first right of refusal to purchase the Properties by way of a written notice from the Lessor to the respective Lessees offering to sell the Properties to the respective Lessees on such terms and at the reasonable and fair prevailing/open market value in respect of the Properties and in accordance with the applicable laws and requirements including the Listed Real Estate Investment Trust Guidelines, the relevant guidelines issued by the Securities Commission Malaysia ("SC"), the Capital Markets and Services Act 2007 and the listing requirements of Bursa Securities, to which notice the respective Lessees shall reply within 60 calendar days thereof.

The first right of refusal granted shall be valid but shall not be applicable and shall not extend beyond the Contractual Term. For the avoidance of doubt, the right of first refusal granted shall not be enforceable and no longer applicable if the Lease Agreements are terminated pursuant to the terms and conditions under the lease Agreements.

### 2.4.14 Extended Contractual Term

If the respective Lessees wishes to take a further extension of the lease of the Properties for another fifteen (15) years from the expiry of the Contractual Term ("Extended Contractual Term"), the respective Lessees shall give a written notice to the Lessor of its intention to extend the lease of the Properties not less than twelve (12) calendar months prior to the expiry of the Contractual Term.

The Lessor may at its sole and absolute discretion grant to the Lessees a further lease of the Properties for the Extended Contractual Term at the rental terms and revised rental rate to be mutually agreed by the Lessor, the Manager and the Lessees but with otherwise upon the same terms and conditions of the Lease Agreements with the exception of this provision for renewal, the revised rental rate and the topping up of the security deposit and the utilities deposit to correspond with the revised rental rate, which shall be mutually agreed upon by both parties, variations to the terms and conditions of the Lease Agreements mutually agreed upon in writing by the parties during the Contractual Term and any changes in the applicable laws and requirements.

The parties will use their best endeavours to reach an agreement on the rent for the Extended Contractual Term by the date which is six (6) calendar months prior to the expiry of the Contractual Term.

### 2.5 Basis and justification in arriving at the rental rate

The rental was negotiated between the parties. The total gross rental for the first year of the renewed Contractual Term amounted to RM40.94 million based on 5.75% of the market value of the Properties. For information, the net rental yield of the Properties is approximately 5.4% after taking into consideration direct expenses to the Properties which include, amongst others, assessment, takaful, maintenance and guit rent.

KPJ and Al-`Aqar had jointly appointed Cheston as the independent valuer for the Proposed Lease Renewal. In arriving at the market value of the Properties, Cheston had adopted the Income Approach by Profits Method (Discounted Cash Flow) as the primary approach and the Cost Method as the secondary approach for cross checking. The market value of the Properties which are subject to the Proposed Lease Renewal are as follows:-

Properties	Market Value (RM'mil)	Date of Valuation	
APSH	157	22 January 2021	
DSH	135	27 January 2021	
ISH	122	29 January 2021	
JSH	147	25 January 2021	
PSH	51	25 January 2021	
SSH	100	26 January 2021	
Total	712		

The gross rental rate of the initial term of (5.75% x market value of the Properties) was arrived at after taking into consideration of the following:-

- (i) The NPI of commercial properties acquired by Malaysian real estate investment trusts in year 2020 up to 31 March 2021, being the latest practicable date prior to the date of the announcement which ranges from 4.96% and 6.28%;
- (ii) The performance of the Malaysian real estate investment trusts. The NPI for real estate investment trusts (excluding foreign properties) listed on Bursa Securities ranges from 1.79% to 7.00% in year 2020 and 3.16% to 8.04% in year 2019; and

(iii) The current state of the Malaysian economy and property market which have been impacted by the COVID-19 pandemic.

In addition, as stated in the valuation certificate as attached in Appendix II, the Independent Valuer observed that based on their analysis of the latest rental yield of the investment properties comprising UOA Corporate Tower, The Pinnacle Sunway and Menara Guoco, the rental yields range from 4.96% to 6.28%. The performance of various real estate investment trusts for the year ending 2019 and 2020 revealed that the current rental yield trends are within the range of 1.79% to 8.04% depending on the type of property, location, characteristics, tenure, nature and risk profile of the investment.

In light of the above, taking into consideration of the current state of the Malaysian economy and property market which have been impacted by the COVID-19 pandemic, the Independent Valuer is of the view that the fair rental yields of the Properties are within the abovementioned ranges.

For information, the total rental for the first year of the renewed Contractual Term amounted to RM40.94 million (existing 30 June 2020 – 29 June 2021: RM42.79 million). The renewed rental amount is a reduction of RM1.85 million or 4.3% as compared to existing rent.

### Rental rate for the subsequent terms

The basis for the rental rate for the subsequent terms ((10-years MGS + 200 BPS) of the market value of the Properties) was arrived at after taking into consideration, the difference between Al'Agar's cost of equity ("COE") and the 10-year MGS as shown below:-

As at	*31.3.2021	31.12.2020	31.12.2019	31.12.2018	31.12.2017
	(%)	(%)	(%)	(%)	(%)
Al`Aqar's COE	5.05	5.07	5.30	7.28	6.72
10-year MGS	3.15	2.65	3.30	4.07	3.91
Difference	1.90	2.42	2.00	3.21	2.81

**Note** \*: Being the latest practicable date prior to the announcement.

(Source: Bloomberg and BNM website)

The 2% incremental increase per annum for every Year 2 & Year 3 of the rental term was arrived at after taking into consideration, the average of the 10-year consumer price index year-on-year movement of approximately 2.2% (excluding year 2020 which is a negative). (Source: Bloomberg)

For clarification, the rent review formula of ((10-years MGS + 200 BPS) x Open Market Value of the Properties) is a basis for determining the rental amount. At each Succeeding Rental Term, the lowest rental amount that can be charged is RM40.94 million (being the Base Rent) and the maximum rental amount is 2% incremental increase over the RM value of the rent for the preceding year.

### 2.6 Transacted amount for the preceding 12 months

There were no transactions (excluding transactions in the ordinary course of business) entered into between KPJ and Al-`Aqar for the preceding 12 months from the date of this Circular.

### 3. IMPACT OF COVID-19 ON KPJ GROUP'S FINANCIALS AND OPERATIONS

The audited financial performance of the Group for the past 2 financial years are set out below:-

FY 31 December	2019	2020
	(RM'000)	(RM'000)
Revenue	2,737,919	2,397,443
Profit before tax ("PBT")	275,393	150,810
Profit for the financial year attributable to:-		
- Owners of the Company	211,368	110,443
- Non-controlling interest	15,329	369
Profit for the year	226,697	110,812

The Group's revenue, PBT and profit for the year has decreased by 12%, 45% and 51% respectively in FY 2020 as compared to FY 2019.

In view of the Covid-19 pandemic, the Malaysian Government has imposed a series of movement restriction through-out the year 2020 which has directly impacted the operations of KPJ Group. Patients has opted to postpone non-urgent and non-essential treatments and defer visits to hospitals and healthcare facilities. This has resulted in lower average bed occupancy rate ("BOR") in FY 2020 at 48% as compared to 66% in FY 2019 while the number of inpatients fell 26% to 246,529 patients.

In addition to the impact of the Covid-19 pandemic, the decrease in the profits for FY 2020 was also attributable to impairment loss primarily from the RM16.2 million loss from the revaluation of land at Jeta Gardens in Australia and an equity investment loss of RM3.6 million.

For the latest financial information of the Group, please refer to the financial results as announced by KPJ which is available on <a href="https://www.bursamalaysia.com">www.bursamalaysia.com</a>.

### 4. RATIONALE FOR THE PROPOSED LEASE RENEWAL

The Proposed Lease Renewal will ensure that KPJ Group's on-going operations are not disrupted and that the Properties shall continue its operations at the existing location.

### 5. RISKS OF THE PROPOSED LEASE RENEWAL

The Proposed Lease Renewal is subject to the approval of shareholders of KPJ and unitholders of Al-'Aqar.

The non-renewal of the Lease Agreements will result in the Subsidiaries not being able to continue its on-going operations at the Properties. In such event, KPJ Group would use its best endeavor to identify other properties to carry out its operations. However, as the properties must be purpose built as a hospital, there can be no assurance that KPJ Group would be able to identify suitable properties to continue its operations and that such relocation would not have a material adverse impact on the financial performance and position of KPJ Group.

### EFFECTS OF THE PROPOSED LEASE RENEWAL

### 6.1 Share capital and substantial shareholder's shareholdings

The Proposed Lease Renewal will not have any effect on the share capital as well as substantial shareholders' shareholdings in KPJ as the Proposed Lease Renewal does not involve issuance of shares in KPJ.

### 6.2 NA and gearing

Based on KPJ's consolidated audited statement of financial position as at 31 December 2020 and on the assumption that the Proposed Lease Renewal had been effected on that date, there will be no impact on the consolidated NA per share and gearing of KPJ.

### 6.3 Earnings and EPS

The proforma effects of the Proposed Lease Renewal on the earnings and EPS of KPJ assuming that the Proposed Lease Renewal had been effected at the beginning of FY 31 December 2020 are as follows:-

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	RM'000
Audited profit after tax attributable to owners of KPJ	110,443
Less: Additional depreciation and finance charge – MFRS 16 (lease	
impact)	(7,426)
Less: Estimated expenses (includes professional fees and stamp	
duties)	(1,200)
Proforma profit	101,817
Existing	
Basic EPS (sen)	2.58
Diluted EPS (sen)	2.48
\ /	
<u>Proforma</u>	
Basic EPS (sen)	2.38
Diluted EPS (sen)	2.28

### 7. PERCENTAGE RATIO

The highest percentage ratio applicable for the Proposed Lease Renewal pursuant to Paragraph 10.02(g) of the Listing Requirements is 35% based on total rental income for 15 years (assuming 2% increase per annum) compared with the net assets attributable to shareholders of KPJ Group.

### 8. APPROVALS REQUIRED

The Proposed Lease Renewal is subject to the following approvals:-

- (i) the approval of the shareholders of KPJ at an EGM to be convened for the Proposed Lease Renewal; and
- (ii) the approval of the unitholders of Al-`Aqar at its EGM to be convened for the Proposed Lease Renewal.

The Proposed Lease Renewal is not conditional upon any other corporate exercise which has been announced but not yet completed and/or any other corporate exercise by KPJ.

### INTERESTS OF DIRECTORS, MAJOR SHAREHOLDERS AND PERSONS CONNECTED WITH THEM

Save as disclosed below, none of the Directors, Major Shareholders of the Company and/or persons connected to them have any interest, either direct or indirect, in the Proposed Lease Renewal

### 9.1 Interested Directors' Interest

The following directors are deemed interested by virtue of the following:-

- (i) Dato' Mohd Redza Shah Abdul Wahid, is an Independent Non-Executive Director of KPJ and also an Independent Non-Executive Chairman of DRMSB, the manager of Al-`Agar:
- (ii) Rozaini Mohd Sani is a Non-Independent Non-Executive Director of KPJ and also a senior management of JCorp; and
- (iii) Shamsul Anuar Abdul Majid is a Non-Independent Non-Executive Director of KPJ, a Non-Independent Non-Executive Director of DRMSB and also a senior management of JCorp.

(collectively referred to as "Interested Directors")

The Interested Directors and persons connected to the Interested Directors do not have any direct and indirect shareholdings in KPJ as at LPD.

Accordingly, the Interested Directors have abstained and will continue to abstain from all deliberations, votings and decisions at the Board meetings relating to the Proposed Lease Renewal. The Interested Directors will also abstain from the voting in respect of their direct and indirect shareholdings in KPJ on any resolution in relation to the Proposed Lease Renewal at the forthcoming EGM of KPJ and shall undertake to ensure that persons connected to them shall abstain from voting in respect of their direct and/or indirect interests on the resolution pertaining to the Proposed Lease Renewal to be tabled at the forthcoming EGM of KPJ.

### 9.2 Interested Major Shareholders' Interest

The direct and indirect shareholdings of the Interested Major Shareholders in KPJ as at LPD are as follows:-

	Direct		Indirect	
	No. of Units	%	No. of Units	%
	,000		,000	
JCorp	1,545,916	36.07	109,404	(1)2.56

### Note:-

(i) Deemed interested by virtue of its interest in JCorp Capital Solutions Sdn. Bhd., Kulim (Malaysia) Berhad, Johor Ventures Sdn. Bhd. and Johor Land Berhad under Section 8 of the Companies Act 2016

The direct and indirect shareholdings of the persons connected to the Interested Major Shareholders in KPJ as at LPD are as follows:-

	Direct		Indirect	
	No. of Units	%	No. of Units	%
	,000		,000	
JCorp Capital Solutions Sdn. Bhd.	88,000	2.05	-	-
Kulim (Malaysia) Berhad	18,939	0.44	-	-
Johor Ventures Sdn Bhd	2,449	0.06	-	-
Johor Land Berhad	16	-	-	-

JCorp is a Major Shareholder of KPJ. JCorp is deemed interested in the Proposed Lease Renewal ("Interested Major Shareholder") in view of JCorp being a major shareholder of KPJ and also the holding company of DRMSB. DRMSB is a wholly-owned subsidiary of Damansara Assets Sdn Bhd, which in turn is a wholly-owned subsidiary of JCorp.

Accordingly, JCorp shall abstain from voting in respect of its direct and indirect shareholdings in KPJ on the resolution pertaining to the Proposed Lease Renewal to be tabled at the forthcoming EGM. In addition, JCorp will ensure that persons connected to JCorp, if any, abstain from voting in respect of their direct and indirect shareholdings in KPJ on the resolution pertaining to the Proposed Lease Renewal to be tabled at the forthcoming EGM.

The Interested Directors and Interested Major Shareholder are collectively referred to as "Interested Parties".

### 10. DIRECTORS' STATEMENT AND RECOMMENDATION

The Board, save for the Interested Directors, after having considered all aspects of the Proposed Lease Renewal, including the rationale and financial effects of the Proposed Lease Renewal, valuation of the Properties as ascribed by the Independent Valuer as well as the independent advice by the Independent Adviser for the Proposed Lease Renewal, is of the opinion that the Proposed Lease Renewal is fair, reasonable and on normal commercial terms and are in the best interests of the Company and not detrimental to the interest of the minority shareholders.

Accordingly, the Board (save for the Interested Directors) recommends that you vote **IN FAVOUR** of the resolution pertaining to the Proposed Lease Renewal to be tabled at the Company's forthcoming EGM.

### 11. AUDIT COMMITTEE'S STATEMENT

The Audit Committee (save for Dato' Mohd Redza Shah Abdul Wahid), after having considered all aspects of the Proposed Lease Renewal, including the rationale and financial effects of the Proposed Lease Renewal, valuation of the Properties as ascribed by the Independent Valuer as well as the independent advice by the Independent Adviser for the Proposed Lease Renewal), is of the opinion that the Proposed Lease Renewal is fair, reasonable and on normal commercial terms and are in the best interests of the Company and not detrimental to the interest of the minority shareholders.

### 12. INDEPENDENT ADVISER

The Proposed Lease Renewal is deemed as a related party transaction pursuant to the Listing Requirements. In view of the interest of the interested parties in the Proposed Lease Renewal, the Board had, on 15 February 2021, appointed the Independent Adviser to undertake the following:-

- (i) comment as to whether the Proposed Lease Renewal are:-
  - (a) fair and reasonable so far as the non-interested shareholders of KPJ are concerned; and
  - (b) to the detriment of the non-interested shareholders of KPJ, and set out the reasons for such opinion, the key assumptions made and the factors taken into consideration in forming that opinion;
- (ii) advise the non-interested directors of the Company and the non-interested shareholders of KPJ on the Proposed Lease Renewal, and whether the non-interested shareholders of KPJ should vote in favour of the Proposed Lease Renewal; and

(iii) take all reasonable steps to satisfy itself that it has a reasonable basis to make the comments and advice in relation to items (i) and (ii) above.

Please refer to the independent advice letter as set out in Part B of this Circular.

### 13. CORPORATE EXERCISES ANNOUNCED BUT PENDING COMPLETION

As at LPD, the Board is not aware of any outstanding corporate exercise which has been announced by the Company but pending completion prior to the printing of this Circular.

### 14. TENTATIVE TIMETABLE FOR COMPLETION

Barring any unforeseen circumstances, subject to the required shareholders' approvals being obtained, the Proposed Lease Renewal is expected to be completed by the end of the 2<sup>nd</sup> guarter of 2021 and the Lease Agreements shall commence on the 30 June 2021.

The estimated timeframe for the Proposed Lease Renewal is as follows:-

Date	Events
22 June 2021	- EGM to approve the Proposed Lease
	Renewal
30 June 2021	<ul> <li>Commencement of the Lease Agreements</li> </ul>
	<ul> <li>Completion of the Proposed Lease</li> </ul>
	Renewal

### 15. EGM

The EGM (the notice of which is enclosed in this Circular) will be conducted entirely through live streaming from the Broadcast Venue on Tuesday, 22 June 2021 at 10.00 a.m. for the purpose of considering, and if thought fit, passing the resolution to give effect to the Proposed Lease Renewal. If you are unable to attend and vote in person at the EGM, you may complete and return the Form of Proxy via TIIH Online website at https://tiih.online in accordance with the procedures as set out in in the Administrative Guide latest by Monday, 21 June 2021 at 10.00 a.m. The lodging of a Form of Proxy does not preclude you from attending and voting in person at the EGM should you subsequently wish to do so.

### 16. FURTHER INFORMATION

Shareholders are advised to refer to the attached Appendices for further information.

Yours faithfully, For and on behalf of the Board of Directors **KPJ HEALTHCARE BERHAD** 

### **CHRISTINA FOO**

Independent Non-Executive Director

### PART B

INDEPENDENT ADVICE LETTER BY CROWE TO THE NON-INTERESTED SHAREHOLDERS OF KPJ IN RELATION TO THE PROPOSED LEASE RENEWAL

### **EXECUTIVE SUMMARY**

All definitions used in this Executive Summary shall have the same meaning as the words and expressions provided in the "Definitions" section of Part A of the Circular and as defined in the IAL, except where the content otherwise requires or where defined herein.

The executive summary represents only a summary of the IAL and is not intended to substitute the full text of this IAL by Crowe as the Independent Adviser to provide the Board (save for the Interested Directors) and the non-interested shareholders of KPJ with an independent evaluation of the Proposed Lease Renewal and our recommendation thereon. The non-interested shareholders of KPJ are advised to read carefully and understand fully the contents of this IAL, which is to be read in conjunction with Part A of the Circular and the accompanying appendices, before voting on the resolution pertaining to the Proposed Lease Renewal at the forthcoming EGM.

### 1 INTRODUCTION

On 6 April 2021, AmInvestment Bank Berhad, on behalf of the Board, announced that the Subsidiaries of KPJ proposed to enter into six (6) separate lease agreements with ART, on behalf of Al-`Aqar and DRMSB, being the manager of Al-`Aqar to renew the lease of the Properties.

The Lease Agreements were executed in escrow on 6 April 2021 and are to be dated upon fulfilment of the Conditions. The Lease Agreements is for a period of fifteen (15) years commencing from 30 June 2021 to 29 June 2036 with an option to renew for another fifteen (15) years.

In view of the deemed interests of JCorp as the Major Shareholder of KPJ and also the holding company of DRMSB, as set out in Section 9 of Part A of this Circular, Crowe was appointed by KPJ on 15 February 2021 as the Independent Adviser in relation to the Proposed Lease Renewal.

### 2 EVALUATION OF THE PROPOSED LEASE RENEWAL

In evaluating the Proposed Lease Renewal, we have considered the following:-

### 2.1 Rationale for the Proposed Lease Renewal

The Proposed Lease Renewal would allow the KPJ Group to continue operating the Properties from the existing locations with minimal to no disruption, where they had over the years, built their brand and reputation as healthcare provider serving the surrounding communities.

These Properties are also located strategically in urban and suburban towns in Peninsular Malaysia and the locations are deliberate as being part of the KPJ Group's strategic investments to a diversified portfolio reach of a network of specialist hospitals. Hence, it is only practical and reasonable that the Properties continue to operate from their existing locations in strengthening the KPJ Group's position.

Therefore, we are of the opinion that the rationale for the Proposed Lease Renewal is reasonable.

### 2 EVALUATION OF THE PROPOSED LEASE RENEWAL (CONT'D)

### 2.2 Basis and Justification of the Rental Rate

### First Rental Term

Pursuant to the Lease Agreements, the rent together with the rental formula for the First Rental Term is as summarised below:

Period covered (Year)	Rent Formula
1	5.75% of the Open Market Value (as ascribed by Cheston in the
	Valuation Reports).
2 and 3	2% increase from preceding year's rental.

We are of the opinion that the considerations used to determine the rental rate are fair and reasonable due to our following observations below:-

- (i) The rental yield of 5.75% applied in the 1st year is fair it is within the range of gross yield derived from single-tenanted properties in Malaysia held by Malaysian REITs ranging from 5.71% to 8.73%;
- (ii) We have relied upon the Valuation Reports issued by Cheston in relation to the market value of the Properties and after due review and enquiries, we are satisfied that:
  - the valuation approach used by Cheston profit method (discounted cash flow) as the primary valuation methodology with cost approach as check to derive the market values for the Properties is fair and reasonable from the perspective of the single (sole) trading activity of the Properties as private medical hospitals; and
  - the parameters and key determinants applied by Cheston in valuing the Properties are fair and reasonable; and
- (iii) The 2% annual increase in rental amount in the 2<sup>nd</sup> and 3<sup>rd</sup> year is fair and reasonable from the perspective of the overall resultant effect as compared to rental yield derived by comparable properties in the Malaysian market.

### Succeeding Rental Term

Pursuant to the Lease Agreements, the rent together with the rental formula for the Succeeding Rental Term is as summarised below:

Rental Term	Period covered (Year)	Rent Review Formula
1 <sup>st</sup> year of every Succeeding Rental Term	4, 7, 10 and 13	<ul> <li>(a) Minimum lease rental determined at the higher of:</li> <li>(i) MGS add 200 BPS (or 5.75%; whichever higher) of the prevailing Open Market Value (as determined by an independent valuer) of the Properties; or</li> <li>(ii) Base Rent.</li> <li>(b) Adjustment to the lease rental shall not exceed 2%</li> </ul>
2 <sup>nd</sup> and 3 <sup>rd</sup> year of every Succeeding Rental Term	5, 6, 8, 9, 11, 12, 14 and 15	of the preceding year's lease rental in RM.  2% increase from preceding year's rental in RM.

### 2 EVALUATION OF THE PROPOSED LEASE RENEWAL (CONT'D)

### 2.2 Basis and Justification of the Rental Rate (Cont'd)

### Succeeding Rental Term (Cont'd)

We are of the opinion that the considerations used to determine the rent review formula are fair and reasonable due to our following observations below:-

- (i) For the rent review formula applied to every 1st year of the Succeeding Rental Term, we noted that the gross rental yield of 5.75% is within the 10-year historical range of aggregate MGS add 200 BPS for the period from year 2010 to LPD of 4.65% to 6.22%; and
- (ii) For the rent review formula applied to the subsequent 2<sup>nd</sup> and 3<sup>rd</sup> year of the Succeeding Rental Term, the maximum lease rental adjustment pegged at 2% of the precedent year's rental amount serves as a safeguard to KPJ against potential upward fluctuation exceeding the MGS determinant's threshold.

Accordingly, overall we are of the view that the basis and justification of the rental rate are fair and reasonable and not to the detriment to the KPJ Group and its shareholders.

### 2.3 Salient Terms of the Lease Agreements

Below are highlight points for your information pertaining to the Lease Agreements:-

### Conditions of the Lease Agreements

The Proposed Lease Renewal is conditional upon the fulfilment of the following conditions:-

- (i) the approval of the shareholders of KPJ being obtained in respect of the Proposed Lease Renewal; and
- (ii) the approval of the unitholders of Al-`Aqar being obtained in respect of the Proposed Lease Renewal.

The Conditions are ordinary terms that are typical to the transaction of such nature to ensure the necessary compliance with the requirements imposed by the relevant regulatory authorities to give effect to the Proposed Lease Renewal.

### Termination

Save as otherwise stipulated in the Lease Agreements, neither KPJ nor Al-'Aqar shall be entitled to terminate this Lease Agreements at its discretion without the written consent of the other party.

This is to safeguard the interest of both parties for the continuity of the lease terms as agreed upon by the Lessor and Lessee. It is the intention of both parties to continue the lessor-lessee relationships for the long-term.

Based on our review of the salient terms of the Lease Agreements, we are of the opinion that the overall terms of the Lease Agreements are fair, reasonable and not detrimental to the interest of the non-interested shareholders of KPJ.

### 2 EVALUATION OF THE PROPOSED LEASE RENEWAL (CONT'D)

### 2.4 Effects of the Proposed Lease Renewal

The Proposed Lease Renewal has no effects to the share capital and substantial shareholders' shareholdings; and the impact to NA per share, gearing, earnings and EPS are not expected to be material to KPJ Group for the FY 31 December 2020 on the assumption that the Proposed Lease Renewal had been effected on that date.

We are of the view that the overall financial effects of the Proposed Lease Renewal are not detrimental to the interests of the non-interested shareholders of KPJ.

### 2.5 Risk Factors in Relation to the Proposed Lease Renewal

The Proposed Lease Renewal is conditional upon obtaining approval of the shareholders of KPJ and the approval of the unitholders of Al-`Aqar as highlighted above in Section 2.3 of this executive summary of IAL. In the event that these Conditions are not met, the non-renewal of the leases will render the KPJ Group unable to continue with its on-going operations at the locations of the Properties and to surrender the Properties to ART which would adversely affect the financial performance of KPJ.

Nonetheless, it is the intentions of the Lessees and the Lessor to continue the lessee-lessor relationships for the Properties as the non-renewal of the Lease Agreements will both impact the financial performance of KPJ and Al-`Aqar in the immediate effect and hence, the parties will endeavour to ensure in facilitating the completion of the Proposed Lease Renewal.

However, the non-interested shareholders of KPJ should take note that no assurance can be given that the risk will not crystallise for measures beyond the control of the Board and may give rise to material and adverse impact on the financial position or the prospects of KPJ.

### 3 CONCLUSION AND RECOMMENDATION

We have assessed and evaluated the Proposed Lease Renewal and have set out our evaluation in **Section 5 of this IAL**. The non-interested shareholders should consider the merits and demerits of the Proposed Lease Renewal carefully based on all relevant and pertinent factors including those and other considerations as set out in this IAL, the Circular and other publicly available information prior to making a decision to vote on the resolution pertaining to the Proposed Lease Renewal.

Premised on our overall evaluation and assessment of the Proposed Lease Renewal based on the information available to us up to LPD, we are of the opinion that the Proposed Lease Renewal are **fair and reasonable** and **not detrimental** to the non-interested shareholders of KPJ.

Accordingly, we recommend that you **vote in favour** of the resolution pertaining to the Proposed Lease Renewal to be tabled at the forthcoming shareholder's EGM.

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Registered Office
KPJ Healthcare Berhad

Level 17, Menara KPJ 238, Jalan Tun Razak 50400 Kuala Lumpur Wilayah Persekutuan

21 May 2021

To: The non-interested shareholders of KPJ Healthcare Berhad

Dear Sir / Madam

KPJ HEALTHCARE BERHAD ("KPJ" OR "COMPANY")

INDEPENDENT ADVICE LETTER IN RELATION TO THE PROPOSED LEASE RENEWAL

This independent advice letter ("IAL") is prepared for inclusion in the circular to the shareholders of KPJ dated 21 May 2021 in relation to the Proposed Lease Renewal ("Circular") and should be read in conjunction with the same. All definitions used in this IAL shall have the same meaning as the words

and expressions provided in the "Definitions" section of the Circular, except where the content

1 INTRODUCTION

otherwise requires or where defined herein.

On 6 April 2021, AmInvestment Bank Berhad, on behalf of the board of directors of KPJ ("Board"), announced that KPJ's subsidiaries, namely Ampang Puteri Specialist Hospital Sdn Bhd, Selangor Specialist Hospital Sdn Bhd, Pasir Gudang Specialist Hospital Sdn Bhd, Ipoh Specialist Hospital Sdn Bhd, Johor Specialist Hospital Sdn Bhd and Rawang Specialist Hospital Sdn Bhd (collectively as "Subsidiaries" or "Lessees") propose to enter into six (6) separate lease agreements with ART, being the trustee for and on behalf of Al-'Aqar and DRMSB, being the manager of Al-'Aqar to renew the lease of the Properties (as defined in the Circular) ("Proposed Lease Renewal"). The Lease Agreements (as defined in the Circular) are executed in escrow on 6 April 2021 and are to be dated upon fulfilment of the conditions of the Lease Agreements as set out in Section 2.4.3 Part A of the Circular.

In view of the deemed interests of JCorp as the Major Shareholder of KPJ and also the holding company of DRMSB, as set out in Section 9 Part A of the Circular, the Board had on 15 February 2021 appointed Crowe Advisory Sdn Bhd ("**Crowe**") to act as the Independent Adviser in relation to the Proposed Lease Renewal.

The purpose of this IAL is to provide our comments to the non-interested shareholders of KPJ as to whether the Proposed Lease Renewal are fair and reasonable, and whether the Proposed Lease Renewal are to the detriment of the non-interested shareholders of KPJ, and to provide our recommendation on the resolution pertaining to the Proposed Lease Renewal to be tabled at the forthcoming shareholders' EGM, subject to the limitation of our role and evaluation as explained herein. You should nonetheless, rely on your own evaluation of the merits and demerits of the Proposed Lease Renewal before making a decision on the course of action to be taken.

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Crowe Advisory Sdn Bhd (Company No. 200801005892 (807176-D))

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Malaysia

Level 13A, Tower C, Megan Avenue 2



### 1 INTRODUCTION (CONT'D)

THIS IAL IS PREPARED SOLELY FOR THE USE OF THE NON-INTERESTED SHAREHOLDERS FOR THE PURPOSES OF CONSIDERING THE MERITS OF THE PROPOSED LEASE RENEWAL AND SHOULD NOT BE USED OR RELIED UPON BY ANY OTHER PARTY.

THE NON-INTERESTED SHAREHOLDERS ARE ADVISED TO READ BOTH THIS IAL AND PART A OF THE CIRCULAR TOGETHER WITH THE ENCLOSED APPENDICES THEREIN AND TO CONSIDER CAREFULLY OUR EVALUATION AND RECOMMENDATION CONTAINED HEREIN BEFORE VOTING ON THE RESOLUTION PERTAINING TO THE PROPOSED LEASE RENEWAL TO BE TABLED AT THE FORTHCOMING SHAREHOLDERS' MEETING.

IF THE NON-INTERESTED SHAREHOLDERS ARE IN DOUBT AS TO THE COURSE OF ACTION BE TAKEN, PLEASE CONSULT STOCKBROKER, BANK MANAGER, ACCOUNTANT, SOLICITOR OR OTHER PROFESSIONAL ADVISORS IMMEDIATELY.

### 1.1 Declaration of Conflict of Interest and Our Credentials, Experience and Expertise

Crowe has conducted its own conflict of interest check in accordance with the Code of Ethics for Professional Accountants of the International Federation of Accountants (IFAC) and By-Laws (On Professional Ethics, Conduct and Practice) of the Malaysian Institute of Accountants (MIA) and confirms that there are no existing or potential conflict of interest situations arising from Crowe carrying out its role as an Independent Adviser. Save for our role as the independent adviser for the Proposed Lease Renewal, there were no other professional relationship between us and KPJ in the past two (2) years prior to the date of this IAL.

Crowe is a licensed corporate finance adviser by the Securities Commission of Malaysia and provides a range of corporate finance services which include provision of independent advice, fairness opinions, advice on initial public offerings and debt restructuring exercises, valuation exercises and transaction services.

Crowe had in the past, provided and issued independent advice opinions and fairness opinion reports, amongst others, the following transactions:-

Report or Letter Issuance Date	Description of the Corporate Exercise
4 September 2020	Expert's report on the fairness of the purchase considerations for the proposed acquisition by a wholly-owned subsidiary of LYC Healthcare Berhad, of 51% equity interest each in T&T Medical Group Pte Ltd and HC Orthopaedic Surgery Pte Ltd for the purchase consideration of Singapore Dollar ("SGD") 7.3 million and SGD6.9 million, respectively.
28 November 2019	IAL pertaining to the proposed acquisition by ART, on behalf of Al-'Aqar, of a hospital together with land from Johor Land Berhad ("JLB") for a total consideration of RM78.0 million and the proposed novation of lease of the hospital from JLB to ART.
7 December 2018	Expert's report on the fairness of the purchase consideration for the proposed acquisition by Straits Inter Logistics Berhad ("Straits") of 1,444,000 ordinary shares in Banle Energy International Limited, Hong Kong ("Banle"), representing 38% equity interest in Banle from CBL (Asia) Limited, Hong Kong, for the purchase consideration of United States Dollar ("USD") 3,605,250 to be satisfied entirely via issuance of 63,820,595 ordinary shares in Straits at RM0.235 per ordinary shares.

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### 1 INTRODUCTION (CONT'D)

# 1.1 Declaration of Conflict of Interest and Our Credentials, Experience and Expertise (Cont'd)

Report or Letter Issuance Date	Description of the Corporate Exercise
3 July 2018	IAL pertaining to the proposed ratification of the acquisition by Advance Information Marketing Berhad of 6,132,000 ordinary shares in Jiakun International Berhad which were acquired in several tranches via the open market for a cash consideration of RM1,485,894.
30 November 2017	IAL pertaining to the proposed acquisition by Mieco Chipboard Berhad of the entire equity interest of Great Platform Sdn Bhd ("GPSB"), a wholly-owned subsidiary of SYF Resources Berhad ("SYF"), comprising 5,000,000 ordinary shares for a Purchase Consideration of RM7,063,341 and the proposed assumption of liabilities owing by GPSB to SYF of RM51,528,809 to be settled entirely via cash.
25 November 2016	Expert's report on the fairness of the purchase consideration for the proposed acquisition by N2N Connect Berhad of the entire equity interest in AFE Solutions Limited from Reuters International Holding S.A.R.L. and Systex Capital Group Inc for an initial purchase consideration of USD 20,597,300 to be fully satisfied in cash.
20 October 2016	Expert's report on the fairness of the purchase consideration for the proposed acquisition by OCK Vietnam Towers Pte Ltd, an indirect 60%-owned subsidiary of OCK Group Berhad, of 42,042,702 ordinary shares in Southeast Asia Telecommunication Holdings Pte Ltd ("SEATH"), representing the entire equity interest in SEATH from Vietnam Infrastructure Limited for the indicative Purchase Consideration of USD50,000,000 to be satisfied entirely via cash.

Premised on the foregoing, Crowe has the capability and competency to carry out its role as the Independent Adviser of KPJ to advise the non-interested shareholders of KPJ in relation to the Proposed Lease Renewal and is able to discharge its duties and responsibilities.

### 2 SCOPE. LIMITATIONS AND ASSUMPTIONS TO THE EVALUATION AND OPINION

Crowe was not involved in the formulation of, or any deliberation and negotiation on, the terms and conditions of the Proposed Lease Renewal. Our scope as the Independent Adviser is limited to expressing an independent opinion on the fairness and reasonableness of the Proposed Lease Renewal and whether the transaction is to the detriment of the non-interested shareholders of KPJ, subject to the limitations stated herein.

It is not within our terms of reference to express any opinion on the commercial merits of the Proposed Lease Renewal although we may draw upon its views to our overall evaluation in arriving at our opinion. Further, our terms of reference do not include us rendering an expert opinion on legal, accounting and taxation issues relating to the Proposed Lease Renewal.

In preparing this IAL, we had relied on the following sources of information:-

- (a) information contained in Part A of the Circular and the accompany appendices in the Circular;
- (b) the Lease Agreements,



### 2 SCOPE, LIMITATIONS ASSUMPTIONS TO THE EVALUATION AND OPINION (CONT'D)

- (c) the valuation reports dated 2 April 2021 in relation to the Properties pursuant to the Proposed Lease Renewal ("Valuation Reports") and the valuation certificate dated 2 April 2021 ("Valuation Certificate") prepared by Cheston International (KL) Sdn Bhd ("Cheston" or the "Valuer");
- (d) information contained in the annual report of KPJ for the financial year ended 31 December ("FY") 2019;
- (e) discussions and relevant information, documents and/or representations provided by the management of KPJ ("Management"); and
- (f) other publicly available information which we deemed relevant.

We have not independently verified such information, whether written or verbal, and shall not assume responsibility for the accuracy and/or completeness of such information. Nevertheless, we have performed reasonableness check and corroborated the information with independent sources, where possible. In addition, the Board has, collectively and individually, confirmed to us that all relevant material facts and information essential to the Proposed Lease Renewal have been disclosed to us.

The Board have also accepted full responsibility for the accuracy, completeness and validity of the information provided and given herein (except for our evaluation and opinion as contained herein), and confirmed that after making all reasonable enquiries and to the best of their knowledge and belief, there are no other information and/or facts, the omission of which would make any information supplied to us misleading, incomplete or inaccurate, or would materially affect our evaluation, views and recommendations in this IAL.

We are satisfied with the information provided by the Board and the Management, and based on all information made available for purposes of our evaluation of the Proposed Lease Renewal, after making all reasonable enquiries and to the best of our knowledge and belief, the information provided to us is reasonable, accurate, complete and free from material omission and this IAL constitutes a full and true disclosure of all material facts concerning the Proposed Lease Renewal and there are no false or misleading statements or other facts, the omission of which would make any statement herein false or misleading.

In our evaluation, we have only taken into consideration pertinent matters which we believe are of importance in enabling us to form an opinion as a whole to the fairness and reasonableness of the Proposed Lease Renewal in so far as the non-interested shareholders of KPJ are concerned and whether the Proposed Lease Renewal are to the detriment of the non-interested shareholders of KPJ. Hence:-

(a) the scope of our responsibilities with regard to our evaluation and opinion contained herein does not address the underlying commercial decision undertaken by KPJ, and as such, we shall not express any opinion on the commercial justification of the Proposed Lease Renewal. Any commercial justification with regard to the Proposed Lease Renewal shall be the sole responsibility of the Board. Our comments or considerations which may be commercially oriented are included to our overall evaluation as we deem it necessary as part of disclosure purposes to enable the noninterested shareholders of KPJ to consider and form their views in a more holistic manner;



### 2 SCOPE, LIMITATIONS ASSUMPTIONS TO THE EVALUATION AND OPINION (CONT'D)

- (b) our view and recommendation contained in this IAL are for the non-interested shareholders of KPJ at large and not to any shareholder individually. Crowe has not taken into consideration any specific investment objective(s), financial situation(s) and particular need(s) of any shareholder or any specific group of shareholders who are independent to the Proposed Lease Renewal. We therefore recommend that any individual shareholder or specific group of shareholders who may require advice in relation to the Proposed Lease Renewal within the context of their objective, financial situation and particular needs to consult their stockbroker, bank manager, solicitor, accountant and other professional advisers. We shall not be liable for any damage or loss of any kind sustained or suffered by any individual shareholder or any group of shareholders in reliance of the opinion and/or information stated in this IAL for any purpose which is particular to any individual shareholder or group of shareholders;
- (c) our evaluation and recommendation as set out in this IAL are based upon market, industry, economic, regulatory and other conditions (if applicable) prevailing on the information or documents made available to us at the LPD. Such conditions may change significantly over a short period of time. As such, our evaluation and recommendation in this IAL do not take into consideration the information, events and conditions arising after the LPD. In this regard, our advice should be considered in the context of the entirety of this IAL and the Circular.

After the despatch of this IAL, should we become aware of any significant change affecting the information contained in this IAL or have reasonable grounds to believe that any statement in this IAL is misleading or deceptive or have reasonable grounds to believe that there is material omission in this IAL, we will immediately notify the shareholders. If circumstances require, a supplementary IAL will be sent accordingly to the shareholders.

## 3 INTEREST OF DIRECTORS, MAJOR SHAREHOLDERS OF KPJ AND PERSONS CONNECTED

The interests of the Interested Directors and Interested Major Shareholder (as defined in Part A of the Circular) (collectively, referred to as "Interested Parties") are set out in Section 9 of Part A of the Circular.

The Interested Parties had abstained and will continue to abstain from all deliberations and voting at the relevant Board meetings of KPJ pertaining to the Proposed Lease Renewal. The Interested Parties will also abstain from voting in respect of their direct and/or indirect shareholdings in KPJ, if any, on the resolution pertaining to the Proposed Lease Renewal to be tabled at the forthcoming shareholders' EGM.

The Interested Parties have also undertaken to ensure that persons connected with them will abstain from voting in respect of their direct and/or indirect shareholdings in KPJ, if any, on the resolution pertaining to the Proposed Lease Renewal to be tabled at the forthcoming shareholders' EGM.

Save as disclosed in Section 9 of Part A of the Circular, none of the other directors of KPJ, major shareholders of KPJ and/or persons connected with them have any interest, direct or indirect, in the Proposed Lease Renewal.



#### 4 DETAILS OF THE PROPOSED LEASE RENEWAL

On 30 June 2006, the six (6) subsidiaries (as set out in Section 2.1 of Part A of the Circular) had originally entered into lease arrangements with Amanah Raya Berhad, on behalf of Al-Aqar (then known as Al'-Aqar KPJ REIT) as the trustee for the REIT, and DRMSB, as the manager of the REIT for six (6) properties ("**Principal Lease Agreements**"):

KPJ's Subsidiaries	Hospitals
Ampang Puteri Specialist Hospital Sdn Bhd	KPJ Ampang Puteri Specialist Hospital ("APSH")
Rawang Specialist Hospital Sdn Bhd *	KPJ Damansara Specialist Hospital ("DSH")
Ipoh Specialist Hospital Sdn Bhd	KPJ Ipoh Specialist Hospital ("ISH")
Johor Specialist Hospital Sdn Bhd	KPJ Johor Specialist Hospital ("JSH")
Pasir Gudang Specialist Hospital Sdn Bhd **	KPJ Puteri Specialist Hospital ("PSH")
Selangor Specialist Hospital Sdn Bhd	KPJ Selangor Specialist Hospital ("SSH")

<sup>\*</sup> Previously the Damansara Specialist Hospital Sdn Bhd under the Principal Lease Agreements

The Principal Lease Agreements had a contractual term of fifteen (15) years with an option to renew for another fifteen (15) years. The initial 15-year contractual term of the Properties will expire on 29 June 2021 ("Previous Contractual Term"). The parties agreed for further extension of the lease for a period of fifteen (15) years commencing from 30 June 2021 to 29 June 2036 ("Contractual Term") and therefore, the respective Subsidiaries proposes to enter into new lease agreements with ART and DRMSB to renew the lease of the Properties.

The respective Subsidiaries are referred to as "**Subsidiary**" or "**Lessee**" and the respective Properties are referred to as "**Property**".

The full details of the Proposed Lease Renewal are set out in Section 2 of Part A of the Circular and should be read in its entirety by the shareholders of KPJ.

#### 5 EVALUATION OF THE PROPOSED LEASE RENEWAL

In evaluating the Proposed Lease Renewal, we have taken into consideration the following aspects together with the details of our evaluation as set out in the ensuing sections:-

5.1 5.2
5.3
5.4
5.5

<sup>\*\*</sup> Previously the Puteri Specialist Hospital (Johor) Sdn Bhd under the Principal Lease Agreements



#### 5.1 Rationale for the Proposed Lease Renewal

We take cognisance of the rationale for the Proposed Lease Renewal as set out in Section 4 of Part A of the Circular.

The Lessees have been operating from the Properties since commencing operation which imprints KPJ and its group of companies ("KPJ Group") as the healthcare provider in their surrounding neighbourhood. The KPJ Group through the existence of the Properties in their respective localities, has built their brand and reputation, assimilating themselves as being part of the larger community for the past decades where the Properties are located.

This is also in cohort with the KPJ Group's intention in establishing themselves as Malaysia's preferred healthcare provider where one of their core value creation input is 'social and relationship' activities to cultivate long-term relationships with stakeholders - i.e. patients, community. KPJ Group had continuously invest in community development - for the FY 2019, KPJ had invested RM10.3 million for community outreach programmes (Source: KPJ's Annual Report 2019).

Further, these Properties are located strategically in urban and suburban towns in Peninsular Malaysia and these locations are deliberate as being part of the KPJ Group's strategic investments to a diversified portfolio reach of a network of specialist hospitals. Hence, it is only practical and reasonable that the Properties continue to operate from their existing locations with minimal to no disruption to their on-going operations in strengthening the KPJ Group's position.

#### **Our Opinion**

Premised on the above, we are of the opinion that the rationale of the Proposed Lease Renewal is reasonable and not detrimental to the non-interested shareholders of KPJ.

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#### 5.2 Basis and Justification of the Rental Rate

As mentioned in Section 2.4.4 and 2.5 of Part A of the Circular, the rental formula together with the rent under the Proposed Lease Renewal's 15-year term is determined as summarised below:-

Rental Term	Period covered (Year)	Rent and Rent Review Formula
First Rental Term	1	5.75% per annum of the Open Market Value (as ascribed by Cheston in the Valuation Reports).
	2 and 3	2% increase from preceding year's rental.
1 <sup>st</sup> year of every Succeeding Rental Term	4, 7, 10 and 13	(a) Minimum lease rental determined at the higher of:  (i) 10-years MGS add 200 basis points (or 5.75%;  whichever higher) of the prevailing Open Market Value  (as determined by an independent valuer) of the  Properties; or  (ii) Year 1's rent payable ("Base Rent").
		(b) Adjustment to the lease rental shall not exceed 2% of the preceding year's lease rental in RM.
2 <sup>nd</sup> and 3 <sup>rd</sup> year of every Succeeding Rental Term	5, 6, 8, 9, 11, 12, 14 and 15	2% increase from preceding year's rental in RM.

In evaluating the rent under the Proposed Lease Renewal under the First Rental Term and the Succeeding Rental Term, we applied the following as laid out in the ensuing sections:-

#### (A) For the First Rental Term:-

•	considered Cheston's valuation of the Properties;	Section 5.2.1
•	compared the rental yield of 5.75% against selected rental yield derived by Malaysian REITs from leases of single-tenanted properties in Malaysia; and	Section 5.2.2
•	evaluated effects from the 2% annual increment to rental amount after Year 1.	Section 5.2.3

#### (B) For the Succeeding Rental Term:-

•	considered the parameters applied to rent review	Section 5.2.4
	formula in the Succeeding Rental Term after the First	and
	Rental Term.	Section 5.2.5



### 5.2 Basis and Justification of the Rental Rate (Cont'd)

#### (A) First Rental Term

#### 5.2.1 Valuation of the Properties

The Properties were appraised by Cheston as follows:-

Properties	District, State	Tenure (unexpired term (1))	Gross floor area (sq. ft.) (2)	Market value (RM)
APSH	Hulu Langat, Selangor	Leasehold (68.28 years)	420,294	157,000,000
DSH	Petaling, Selangor	Interest in perpetuity	446,493	135,000,000
JSH	Johor Bahru, Johor	Leasehold (58.13 years)	432,585	147,000,000
PSH	Johor Bahru, Johor	Leasehold (32.95 years)	126,754	51,000,000
SSH	Petaling, Selangor	Leasehold (75.47 years)	314,844	100,000,000
ISH	Kinta, Perak	Interest in perpetuity	347,189	122,000,000
				712,000,000

(Source: Valuation Reports)

### 5.2.1.1 Valuation Approach

Cheston applied the profits method (discounted cash flow ("DCF")) under the income approach of valuation as the primary valuation methodology to value the Properties on the following bases:-

- (a) The Properties are valued on a going concern basis as a fully operational private specialist hospital; and
- (b) The Properties are open for business and trades to date of sale and has the benefit of, and conforms to, all necessary permits, licenses, certificates etc.

The market value of the Properties obtained from using the profits method (DCF) was cross-checked against the market value of the Properties using the cost approach. The cost approach adopted by Cheston involves:-

- (a) Deriving the market value of the land component using the comparison method based on transactions of similar type of commercial land in terms of localities to that of the Properties';
- (b) Calculating the market value of the building component based on the depreciated replacement cost ("**DRC**") of the building; and
- (c) A summation of the market value of the land and building components to derive the market value of the Properties.

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<sup>(1)</sup> Only applicable for leasehold properties.

<sup>(2)</sup> Includes carparks and other ancillary buildings as detailed in Section 2.3 of Part A of Circular.



- 5 EVALUATION OF THE PROPOSED LEASE RENEWAL (CONT'D)
- 5.2 Basis and Justification of the Rental Rate (Cont'd)
- (A) First Rental Term
- 5.2.1 Valuation of the Properties
- 5.2.1.1 Valuation Approach (Cont'd)

#### **Our Opinion**

We note from paragraph 60.2 of the International Valuation Standards 400 Real Property Interests which specified that the income to the owner of a building which is suitable for only a particular type of trading activity is often related to the actual or potential cash flows accrued to the owner from the trading activity – applying the property's trading potential as indication of its value is frequently referred to as the profits method.

Based on the foregoing, we view that the profits method (DCF) adopted by Cheston for the Properties' valuation is reasonable from the perspective of the existing single-use of the Properties as private medical hospitals and the cost approach as a guide for check to the market value of the Properties.

#### 5.2.1.2 DCF Parameters

We summarised below the following parameters under the profits method applied by Cheston:-

(a) 5-year profit forecast for the Properties calculated by Cheston based on the following key parameters:-

Area Parameters applied by Cheston	
Bed capacity and patients' turnover:	
(1) Available beds	<ul> <li>Based on the number of operational beds and 365 (366 for leap year) days per year.</li> </ul>
(2) Bed occupancy rate ("BOR")	<ul> <li>Based on the Properties' 4-year BOR from year 2017 to year 2020 – lowest BOR reported in year 2020 by the Properties due to movement restrictions imposed by the Malaysian Government pursuant to the COVID-19 pandemic.</li> <li>Applied lower BOR base in the first (1st) year of the profit forecast in year 2021 on the basis that effects from the ongoing COVID-19 pandemic on the Properties' operations will continue in year 2021.</li> <li>Estimated BOR growth by 3.5% to 5% annually after year 2021.</li> </ul>
<ul><li>(3) No. of inpatient days; and</li><li>(4) Outpatients/ Inpatient ratio</li></ul>	<ul> <li>Based on the Properties' 3-year average number of inpatient days and outpatients-to-inpatients ratio from year 2017 to year 2019.</li> <li>Exempted year 2020 as benchmark for calculation.</li> </ul>
Revenue	<ul> <li>Comprised consultant's and hospital's inpatient and outpatient revenue.</li> <li>Based on the Properties' 3-year average revenue per patient (inpatient or outpatient) from year 2017 to year 2019.</li> <li>Exempted year 2020 as benchmark for calculation.</li> </ul>

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- 5 EVALUATION OF THE PROPOSED LEASE RENEWAL (CONT'D)
- 5.2 Basis and Justification of the Rental Rate (Cont'd)
- (A) First Rental Term (Cont'd)
- 5.2.1 Valuation of the Properties (Cont'd)
- 5.2.1.2 DCF Parameters (Cont'd)
  - (a) (Cont'd)

Area	Parameters applied by Cheston	
Expenses:		
(1) Direct expenses	<ul> <li>For materials and staff costs — based on the Properties' 3-year average cost margins from year 2017 to year 2019.</li> <li>For operating overhead — based on 5% annual increase in overhead costs.</li> </ul>	
(2) Undistributed operating expenses	<ul> <li>For administrative and general; sales and marketing; and property operations maintenance and energy cost – based on the Properties' 3-year average cost margins from year 2017 to year 2019.</li> <li>For hospital management fee; and quit rent and assessment expenses – based on actual expenses.</li> <li>For insurance expenses – estimated based on required coverages.</li> <li>For incentive management fee – based on 40% of gross operating profit to reflect operator's risk, management advisory and skill to operate the various income generating resources of the medical centres.</li> <li>For capital reserve fund for asset replacement – based on the Properties' 5-year average capital expenditures on their properties, plant and equipment from year 2015 to year 2019.</li> </ul>	

(Source: Valuation Certificate in Appendix I of Circular)

- (b) Terminal capitalisation rate ranging from 8.00% to 11.25% based on the following parameters:-
  - Analysed yields generated by private medical centres, namely KPJ Batu Pahat Specialist Hospital (9.79% based on average net revenue over the contractual term) and Sunway Medical Centre (7.19% based on average net revenue over the contractual term), which were transacted in year 2019 and year 2012, respectively; and
  - Adjustments to account for the time, location, quality, characteristics and tenure of the Properties, and the risk involved to obtain the net revenue.
- (c) Discount rate based on an upward adjustment of 200 BPS on the capitalisation rate to reflect future business risk.

We explain our considerations to Cheston's applied key parameters in the subsequent subsections.

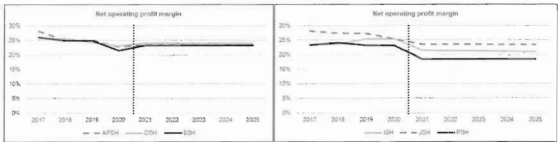


- 5 EVALUATION OF THE PROPOSED LEASE RENEWAL (CONT'D)
- 5.2 Basis and Justification of the Rental Rate (Cont'd)
- (A) First Rental Term (Cont'd)
- 5.2.1.2 DCF Parameters (Cont'd)

#### **Profit forecast parameters**

Based on Cheston's key parameters, we note the following:

(a) Overall, the parameters applied to the profit forecast implied net operating profit margins which approximate the lower range of the Properties' historical net operating profit margins as shown below:-



(Source: Valuation Reports; Crowe's analysis)

#### Note:

For margin comparisons' consistency, net operating profit margins shown exclude allocation for incentive management fee and capital reserve fund for asset replacement.

(b) The comparatively lower net operating profit margins derived for the Properties over the 5-year projected period from year 2021 to 2025 ("Projected Period") as compared to their historical net operating profit margins before year 2020 is due to lower revenue from inpatients expected over the Projected Period – where a lower base BOR was applied at the onset of the Projected Period in year 2021 compared to historical BOR prior to year 2020 as shown below:-

	BOR			Estimated BOF	
Properties	2017	2018	2019	2020	2021 to 2025
APSH	80%	73%	71%	45%	60% to 73%
DSH	57%	57%	62%	39%	51% to 62%
JSH	75%	70%	73%	49%	62% to 75%
PSH	72%	74%	82%	60%	59% to 72%
SSH	66%	64%	75%	46%	62% to 75%
ISH	91%	85%	79%	74%	67% to 77%
	H				

(Source: Valuation Reports - BOR rounded to nearest whole percentage)



#### 5.2 Basis and Justification of the Rental Rate (Cont'd)

#### (A) <u>First Rental Term (Cont'd)</u>

#### 5.2.1.2 DCF Parameters (Cont'd)

(c) The lower BOR base applied in year 2021 concurs with the Properties' inpatients' and outpatients' growth trend from year 2017 to 2020, where the Properties recorded marked decline in inpatients' traffic in year 2020 which may be due to effects from the movement restrictions imposed by the Malaysian Government to control the spread of COVID-19. We note further that whilst the Properties recorded an overall decline in patients' numbers in year 2020 as compared to the previous year, the decline in the number of inpatients is higher as compared to the decline in the number of outpatients across the Properties – hence resulting in higher outpatient-to-inpatient ratio in year 2020 as compared to the prior 3 years from year 2017 to 2019, as shown below:-

	2017	2018	2019	2020
<u>APSH</u>				
Y-o-y inpatients growth	-0.7%	0.3%	0.8%	-20.4%
Y-o-y outpatients growth	-2.9%	1.1%	0.4%	-0.3%¦
Outpatient : Inpatient	7.9	7.9	7.9 [_	9.9
DSH				
Y-o-y inpatients growth	-1.7%	-2.6%	3.8%	-26.3%
Y-o-y outpatients growth	-6.5%	-7.1%	-1.2%	-4.8%
Outpatient : Inpatient	11.2	10.7	10.2	13.1
Outpatient : inpatient	11.2	70.7	, O. Z L_	
<u>JSH</u>				
Y-o-y inpatients growth	-2.3%	3.4%	7.2%[-	-28.0%
Y-o-y outpatients growth	2.8%	2.1%	0.8%	-10.8%
Outpatient : Inpatient	8.0	7.9	7.4	9.2
			L_	
<u>PSH</u>				
Y-o-y inpatients growth	n/a	-1.5%	-2.3%[	-32.6%
Y-o-y outpatients growth	n/a	4.6%	0.0%	-23.2%
Outpatient : Inpatient	7.4	7.8	8.0	9.1
<u>SSH</u>				
Y-o-y inpatients growth	0.2%	-4.9%	12.3%¦	-31.3%
Y-o-y outpatients growth	1.1%	0.3%	-3.2%¦	-2.5%
Outpatient : Inpatient	9.6	10.2	8.8	12.4
<u>ISH</u>				
Y-o-y inpatients growth	n/a	-0.8%	-2.5%	-22.7%
Y-o-y outpatients growth	n/a	4.5%	-2.1%	-17.6%
Outpatient : Inpatient	9.5	10.1	10.1	10.8
(Source: Valuation Reports; Crov	ve's analysis)			

(Source: Valuation Reports; Crowe's analysis)

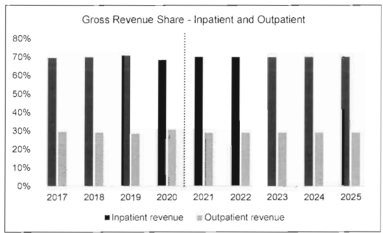
Legend: Y-o-y - Year-on-year



- 5 EVALUATION OF THE PROPOSED LEASE RENEWAL (CONT'D)
- 5.2 Basis and Justification of the Rental Rate (Cont'd)
- (A) First Rental Term (Cont'd)

#### 5.2.1.2 DCF Parameters (Cont'd)

(d) We note that inpatient revenue contributed approximately 70% of the aggregate annual gross revenue for the Properties historically from year 2017 to 2020 – this trend is expected to remain over the Projected Period as shown below:-



(Source: Valuation Reports; Crowe's analysis)

#### **Our Opinion**

We view the bases applied by Cheston to derive the Properties' 5-year profit forecast are reasonable from our following considerations:-

- (a) As at Cheston's valuation period in January 2021 on the Properties, movement restrictions were placed by the Malaysian Government to contain the spread of COVID-19. There is limitation as to the expected recovery in patients' patronage to the Properties in view of the prevailing COVID-19 pandemic. It would be reasonable to expect a gradual growth in the number of patients to the Properties after year 2020 as compared to patients' trend prior to year 2020.
- (b) Based on the foregoing, the parameters used in the 5-year profit forecast over the Projected Period are reasonable from the financial perspective of the Properties.

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- 5 EVALUATION OF THE PROPOSED LEASE RENEWAL (CONT'D)
- 5.2 Basis and Justification of the Rental Rate (Cont'd)
- (A) First Rental Term (Cont'd)
- 5.2.1.2 DCF Parameters (Cont'd)

#### Terminal capitalisation rate ranging from 8% to 11.25%

The longer the rights / lease to utilise a particular Property, the lower the discount rate applied to capitalise expected net income, as shown below:-

Properties	Tenure	Unexpired term (1) (years)	Terminal capitalisation rate
APSH	Leasehold	68.28	9.75%
DSH	Interest in perpetuity	n/a	8.00%
JSH	Leasehold	58.13	10.25%
PSH	Leasehold	32.95	11.25%
SSH	Leasehold	75.47	9.25%
ISH	Interest in perpetuity	n/a	8.00%

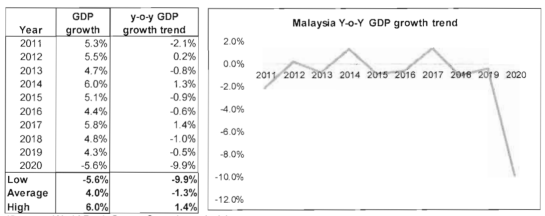
(Source: Valuation Reports)

(1) Only applicable for leasehold properties.

Legend: n/a - Not applicable

#### Discount rate

We note that the Malaysian annual gross domestic product ("GDP") growth over 10 years up to year 2020 implied an average contraction of 1.3% y-o-y, as shown below:-



(Source: World Bank Group; Crowe's analysis)

The upward adjustment of 200 BPS (or 2%) applied by Cheston to derive discount rates used in the Properties' valuation is higher as compared to the average y-o-y contraction of 1.3% implied from the 10-year Malaysian annual GDP growth up to year 2020. We view that the 2% upward adjustment reasonably resonates the additional risk assumed in terms of the achievability of the Properties' future profits in relation to macroeconomic conditions which are not within the Lessees' control – it is reasonable to reflect a higher risk factor to account for the additional risk to the business (specifically) on the back of existing macroeconomic conditions.

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- 5 EVALUATION OF THE PROPOSED LEASE RENEWAL (CONT'D)
- 5.2 Basis and Justification of the Rental Rate (Cont'd)
- (A) First Rental Term (Cont'd)
- 5.2.1.2 DCF Parameters (Cont'd)

#### **Our Opinion**

Based on the foregoing, we are of the view that the key determinants applied by Cheston in valuing the Properties are fair and reasonable.

#### 5.2.1.3 Cost method

The valuation results from using the profits method were cross-checked using the cost approach. The cost approach applied by Cheston involved comparing the market value of the Properties derived from the profits method against the summation of the Properties' market values derived from:-

- (a) the market value of the land component using the comparison method; and
- (b) the market value of the building component calculated based on the DRC of the building.

Cheston noted that whilst the cost approach is based on costs which do not reflect the investment characteristics of the Properties and often do not reflect the highest and best use value of the Properties, it can provide a guide on the market value of the Properties – there are comparable properties for the land component and accurate cost of development available for the specific design and construction of private specialist medical centre. We view that as differences between the Properties as compared to the benchmark parameters (i.e. comparable properties for the land components and reference costs for the building components) might be significant and any adjustments are difficult, it is reasonable that the cost approach serves as a guide to the market value of the Properties and not as the primary approach to the valuation of the Properties.

The table below summarises the comparison between the market values of the Properties derived using the profits method (DCF) with market values derived based on the cost approach:-

Properties	Based on the profits method (RM)	Based on the cost approach (RM)
APSH	157,000,000	160,000,000
DSH	135,000,000	140,000,000
JSH	147,000,000	121,000,000
PSH	51,000,000	41,000,000
SSH	100,000,000	98,000,000
ISH	122,000,000	80,000,000
Total	712,000,000	640,000,000

(Source: Valuation Reports)



- 5 EVALUATION OF THE PROPOSED LEASE RENEWAL (CONT'D)
- 5.2 Basis and Justification of the Rental Rate (Cont'd)
- (A) First Rental Term (Cont'd)
- 5.2.1.3 Cost method (Cont'd)

#### **APSH**

(a) Comparison method - Land component valuation

The transactions of commercial properties comparable to the Property is set out below:-

		<	Comparable pr	operties	·>
Description	APSH	11	2	3	4
Location	Jalan Mamanda 9, Taman Dato' Ahmad Razali, 68000 Ampang, Selangor.	Jalan Metropolitan, Off Middle Ring Road 2	_	Fronts onto SILK Highway, Balakong Business Centre	Fronts onto Jalan 2, Chan Sow Lin
Land tenure	Leasehold (unexpired term 68.28 years)	Leasehold (unexpired term 94.25 years)	Leasehold (unexpired term 66.76 years)	Interest in perpetuity	Leasehold (unexpired term 79.33 years)
Land area (sq. ft.)	233,189 (surveyed land area)	238,098	26,738	102,569	37,900
Date of transaction/ Valuation	22 January 2021	23 July 2019	3 June 2019	16 November 2018	3 April 2017
' ' ' ' '	A parcel of commercial land (Corner)	A parcel of commercial land (End)	A parcel of commercial land (Intermediate)	2 adjoining parcels of commercial land (Intermediate)	A parcel of development land potential for commercial use (Intermediate)
Base value (RM per sq. ft.)		398.00	488.10	414.35	480.00
Total adjustments (1)		20.3%	-1.8%	14.1%	-0.3%
Adjusted value (RM per sq. ft.)		478.85	479.29	472.87	478.37

(Source: Valuation Reports)

We note the lack of homogeneity from the comparable properties in terms of amongst others, location, land area and property type, as compared to the Property. Cheston selected Comparable 4 as benchmark to derive the market value of the land component for the Property on the basis that it has the least dissimilarities to the Property – we note that Comparable 4 has the lowest adjustment factor (i.e. least variance to the base value per sq. ft.) as compared to the other comparable properties. Based on the adjusted land value of RM478.37 per sq. ft., the market value for the land component for the Property is RM111,550,365.

<sup>(1)</sup> Adjustment factors include amongst others, market condition, location and accessibility, corner/end premium, category of land use/express condition, planning approval/development order, size, tenure, and restriction in interest.



- 5 EVALUATION OF THE PROPOSED LEASE RENEWAL (CONT'D)
- 5.2 Basis and Justification of the Rental Rate (Cont'd)
- (A) First Rental Term (Cont'd)
- 5.2.1.3 Cost method (Cont'd)

#### **APSH**

(b) Cost method - Building component valuation

Cheston calculated the DRC of the Property's **building** component at **RM48,177,230** based on the gross current reproduction / replacement cost new ("**GCRCN**") for the building component estimated at RM114,707,690, and depreciated at 2% per annum based on the estimated building life of 50 years. We note that the 2% depreciation rate applied to derive the DRC for the Property's building component approximates KPJ's depreciation policy (*Source: KPJ's Annual Report 2019*). The market value for the Property based on the cost approach is thereby RM159,727,595 (i.e. Land component (RM111,550,365) add Building component (RM48,177,230)), rounded up to **RM160,000,000**.

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- 5 EVALUATION OF THE PROPOSED LEASE RENEWAL (CONT'D)
- 5.2 Basis and Justification of the Rental Rate (Cont'd)
- (A) First Rental Term (Cont'd)
- 5.2.1.3 Cost method (Cont'd)

#### DSH

(a) Comparison method - Land component valuation

The transactions of commercial properties comparable to the Property is set out below:-

		<	Comparable pr	operties	>
Description	DSH	1	2	3	4
Location	Jalan SS 20/10, Damansara Utama, Petaling Jaya, Selangor	Jalan 21/21, Section 21, Petaling Jaya, Selangor	Jalan Bukit Mayang Emas, Dataran Prima, Petaling Jaya, Selangor	Jalan 51A/223, Section 51A, Petaling Jaya	Jalan SS 2/113, SS 2, Petaling Jaya, Selangor
Land tenure	Interest in perpetuity	Interest in perpetuity	Interest in perpetuity	Leasehold (unexpired term 82 years)	Interest in perpetuity
Land area (sq. ft.)	180,521.53	149,597	35,930	420,912	44,143
Date of transaction/ Valuation	27 January 2021	6 December 2018	30 November 2018	22 December 2017	7 November 2017
Property type	A parcel of commercial land (Corner)	3 contiguous parcels of commercial land (Corner)	A parcel of commercial land (Corner)	2 parcels of commercial land (Corner)	A parcel of commercial land (Corner)
Base value (RM per sq. ft.)		334.23	600.00	380.13	557.00
Total adjustments (1)		20.0%	-27.5%	21.1%	-25.0%
Adjusted value (RM per sq. ft.)		401.08	435.00	460.30	417.75

(Source: Valuation Reports)

We note the lack of homogeneity from the comparable properties in terms of amongst others, land area, as compared to the Property. Cheston selected Comparable 1 as benchmark to derive the market value of the land component for the Property on the basis that it has the least dissimilarities to the Property – we note that Comparable 1 has the lowest adjustment factor (i.e. least variance to the base value per sq. ft.) as compared to the other comparable properties. Based on the adjusted land value of RM401.08 per sq. ft., the market value for the land component for the Property is RM72,403,256.

<sup>(1)</sup> Adjustment factors include amongst others, market condition, location and accessibility, corner/end premium, category of land use/express condition, planning approval/development order, size, tenure and restriction in interest.



- 5 EVALUATION OF THE PROPOSED LEASE RENEWAL (CONT'D)
- 5.2 Basis and Justification of the Rental Rate (Cont'd)
- (A) First Rental Term (Cont'd)
- 5.2.1.3 Cost method (Cont'd)

#### DSH

(b) Cost method - Building component valuation

Cheston calculated the DRC of the Property's **building** component at **RM67,422,877** based on the GCRCN for the building component estimated at RM124,857,179, and depreciated at 2% per annum based on the estimated building life of 50 years – the depreciation parameter approximates KPJ's depreciation policy (*Source: KPJ's Annual Report 2019*). The market value for the Property based on the cost approach is thereby RM139,826,133 (i.e. Land component (RM72,403,256) add Building component (RM67,422,877)), rounded up to **RM140,000,000**.

#### **JSH**

(a) Comparison method - Land component valuation

Transactions of commercial properties comparable to the Property is set below:-

_		<	Comparable pr	operties	>
Description	JSH	1	2	3	4
Location	Jalan Abdul Samad, Johor Bahru, Johor	Off Jalan Tampoi, Damansara Aliff, Johor Bahru, Johor	Off Persisiran Perling, Taman Perling, Johor Bahru, Johor	Jalan Tampoi, Bandar Baru Uda, Johor Bahru, Johor	Jalan Ah Siang, Taman Stualang Laut, Johor Bahru, Johor
Land tenure	Leasehold (unexpired term 58.13 years)	Interest in perpetuity	Interest in perpetuity	Leasehold (unexpired term 84.32 years)	Interest in perpetuity
Land area (sq. ft.)	217,800	486,988	223,900	255,320	22,216
Date of transaction/ Valuation	25 January 2021	28 November 2018	16 October 2018	26 April 2018	14 February 2018
Property type	A parcel of commercial land (Intermediate)	A parcel of commercial land (Intermediate)	A parcel of commercial land (Corner)	2 adjoining parcels of commercial land (Corner)	A parcel of commercial land (Intermediate)
Base value (RM per sq. ft.)		133.47	133.99	149.99	250.00
Total adjustments (1)		14.9%	10.0%	8.5%	-38.2%
Adjusted value (RM per sq. ft.)		153.35	147.36	162.79	154.42

Source: Valuation Reports)

<sup>(1)</sup> Adjustment factors include amongst others, market condition, location and accessibility, corner/end premium, category of land use/express condition, planning approval/development order, size, tenure and restriction in interest.



- 5 EVALUATION OF THE PROPOSED LEASE RENEWAL (CONT'D)
- 5.2 Basis and Justification of the Rental Rate (Cont'd)
- (A) First Rental Term (Cont'd)
- 5.2.1.3 Cost method (Cont'd)

#### **JSH**

(a) Comparison method – Land component valuation (Cont'd)

We note the lack of homogeneity from the comparable properties in terms of amongst others, location, land tenure, land area and property type, as compared to the Property. Cheston selected Comparable 3 as benchmark to derive the market value of the land component for the Property on the basis that it has the least dissimilarities to the Property – we note that Comparable 3 has the lowest adjustment factor (i.e. least variance to the base value per sq. ft.) as compared to the other comparable properties. Based on the adjusted land value of RM162.79 per sq. ft., the market value for the land component for the Property is **RM35,455,941**.

(b) Cost method – Building component valuation

Cheston calculated the DRC of the Property's **building** component at RM85,233,916 based on the GCRCN for the building component estimated at RM116,542,366, and depreciated at 2% per annum based on the estimated building life of 50 years – the depreciation parameter approximates KPJ's depreciation policy (*Source: KPJ's Annual Report 2019*). The market value for the Property based on the cost approach is thereby RM120,689,857 (i.e. Land component (RM35,455,941) add Building component (RM85,233,916)), rounded up to **RM121,000,000**.

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- 5 EVALUATION OF THE PROPOSED LEASE RENEWAL (CONT'D)
- 5.2 Basis and Justification of the Rental Rate (Cont'd)
- (A) First Rental Term (Cont'd)
- 5.2.1.3 Cost method (Cont'd)

#### **PSH**

(a) Comparison method - Land component valuation

The transactions of commercial properties comparable to the Property is set out below:-

		<	Comparable pr	operties	····->
Description	PSH	1	2	3	4
Location	Jalan Tun Abdul Razak (Susur 5), Johor Bahru,	Off Jalan Tampoi, Taman	Off Persisiran Perling, Taman	Jalan Tampoi, Bandar Baru Uda.	Jalan Ah Siang, Taman Stualang
	Johor	Damansara Aliff, Johor Bahru, Johor	Perling, Johor Bahru, Johor	Johor Bahru, Johor	Laut, Johor Bahru, Johor
Land tenure	Leasehold (unexpired term 32.95 years)	Interest in perpetuity	Interest in perpetuity	Leasehold (unexpired term 84.32 years)	Interest in perpetuity
Land area (sq. ft.)	104,109.58	486,988	223,900	255,320	22,216
Date of transaction/ Valuation	25 January 2021	28 November 2018	16 October 2018	26 April 2018	14 February 2018
Property type	A parcel of commercial land (Comer)	A parcel of commercial land (Intermediate)	A parcel of commercial land (Corner)	2 adjoining parcels of commercial land (Corner)	A parcel of commercial land (Intermediate)
Base value (RM per sq. ft.)		133.47	133.99	149.99	250.00
Total adjustments (1)		25.0%	17.6%	20.0%	-17.4%
Adjusted value (RM per sq. ft.)		166.85	157.61	180.01	206.63

Source: Valuation Reports)

(1) Adjustment factors include amongst others, market condition, location and accessibility, corner/end premium, category of land use/express condition, planning approval/development order, size, tenure and restriction in interest.

We note the lack of homogeneity from the comparable properties in terms of amongst others, location, land tenure, land area and property type, as compared to the Property. Cheston selected Comparable 4 as benchmark to derive the market value of the land component for the Property on the basis that it has the least dissimilarities to the Property – we note that Comparable 4 has similar adjustment factor (i.e. in terms of variance to the base value per sq. ft.) as compared to the other comparable properties. Based on the adjusted land value of RM206.63 per sq. ft., the market value for the **land** component for the Property is **RM21,512,294**.



- 5 EVALUATION OF THE PROPOSED LEASE RENEWAL (CONT'D)
- 5.2 Basis and Justification of the Rental Rate (Cont'd)
- (A) First Rental Term (Cont'd)
- 5.2.1.3 Cost method (Cont'd)

#### **PSH**

(b) Cost method – Building component valuation

Cheston calculated the DRC of the Property's **building** component at **RM19,505,396** based on the GCRCN for the building component estimated at RM39,400,245, and depreciated at 2% per annum based on the estimated building life of 50 years – the depreciation parameter approximates KPJ's depreciation policy (*Source: KPJ's Annual Report 2019*). The market value for the Property based on the cost approach is thereby RM41,017,690 (i.e. Land component (RM21,512,294) add Building component (RM19,505,396)), rounded down to **RM41,000,000**.

#### SSH

(a) Comparison method - Land component valuation

The transactions of commercial properties comparable to the Property is set out below:-

		<	Comparable pro	operties	>
Description	SSH	. 18 M	2	3	4
Location	Jalan Singa 20/1, Section 20, Shah Alam, Selangor	Along Persiaran Perbandaran	Along Jalan Rugbi 13/30 at Persiaran Sukan	Along Jalan 14/3	Along Jalan 3/9A
Land tenure	Leasehold (unexpired term 75.47 years)	Leasehold (unexpired term 78.94 years)	Leasehold (unexpired term 81.04 years)	Leasehold (unexpired term 78.94 years)	Leasehold (unexpired term 64.16 years)
Land area (sq. ft.)	204,342	111,557	134,893	107,413	32,421
Date of transaction/ Valuation	26 January 2021	8 May 2020	28 May 2019	31 December 2018	28 February 2018
Property type	A parcel of commercial land (Corner lot) with single access	A parcel of commercial land (Intermediate lot) with dual access	A parcel of commercial land (Corner lot) with dual access	A parcel of commercial land (Corner lot) with triple access	A parcel of commercial land (Intermediate lot) with single access
Base value (RM per sq. ft.)		286.85	281.70	316.54	234.42
Total adjustments (1)		-5.9%	-9.0%	-20.8%	6.1%
Adjusted value (RM per sq. ft.)		269.91	256.41	250.64	248.77

Source: Valuation Reports)

<sup>(1)</sup> Adjustment factors include amongst others, market condition, location and accessibility, corner/end premium, category of land use/express condition, planning approval/development order, size, tenure and restriction in interest.



- 5 EVALUATION OF THE PROPOSED LEASE RENEWAL (CONT'D)
- 5.2 Basis and Justification of the Rental Rate (Cont'd)
- (A) First Rental Term (Cont'd)
- 5.2.1.3 Cost method (Cont'd)

#### SSH

(a) Comparison method – Land component valuation (Cont'd)

We note the lack of homogeneity from the comparable properties in terms of amongst others, land area and property type, as compared to the Property. Cheston selected Comparable 1 as benchmark to derive the market value of the land component for the Property on the basis that it has the least dissimilarities to the Property – we note that Comparable 1 has the lowest adjustment factor (i.e. least variance to the base value per sq. ft.) as compared to the other comparable properties. Based on the adjusted land value of RM269.91 per sq. ft., the market value for the land component for the Property is RM55,154,160.

(b) Cost method - Building component valuation

Cheston calculated the DRC of the Property's **building** component at **RM43,101,781** based on the GCRCN for the building component estimated at RM76,944,472, and depreciated at 2% per annum based on the estimated building life of 50 years – the depreciation parameter approximates KPJ's depreciation policy (*Source: KPJ's Annual Report 2019*). The market value for the Property based on the cost approach is thereby RM98,255,941 (i.e. Land component (RM55,154,160) add Building component (RM43,101,781)), rounded down to **RM98,000,000**.

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- 5 EVALUATION OF THE PROPOSED LEASE RENEWAL (CONT'D)
- 5.2 Basis and Justification of the Rental Rate (Cont'd)
- (A) First Rental Term (Cont'd)
- 5.2.1.3 Cost method (Cont'd)

#### ISH

(a) Comparison method - Land component valuation

The transactions of commercial properties comparable to the Property is set out below:-

		<>			
Description	ISH	1	2	3	4
Location	Jalan Raja Dihilir, Ipoh, Perak	Off Jalan Sultan Abdul Jalil	Along Jalan Sultan Nazrin Shah	Along Jalan Sultan Nazrin Shah	Along Jalan Raja Dihilir
Land tenure	Interest in perpetuity	Interest in perpetuity	Interest in perpetuity	Leasehold (unexpired term 85 years)	Interest in perpetuity
Land area (sq. ft.)	142,116	21,834	41,627	73,834	46,963
Date of transaction/ Valuation	25 January 2021	6 March 2019	8 August 2018	10 April 2018	10 July 2017
Property type	A parcel of commercial land (Intermediate)	A parcel of development land potential for commercial use (Intermediate)	A parcel of development land potential for commercial use currently being used as car park (Corner)	A parcel of commercial land (Corner)	A parcel of development land potential for commercial use (Intermediate)
Base value (RM per sq. ft.)		165.00	211.40	185.81	190.00
Total adjustments (1)		22.5%	-7.5%	6.0%	2.5%
Adjusted value (RM per sq. ft.)		202.12	195.55	196.91	194.75

Source: Valuation Reports)

We note the lack of homogeneity from the comparable properties in terms of amongst others, land area and property type, as compared to the Property. Cheston selected Comparable 4 as benchmark to derive the market value of the land component for the Property on the basis that it has the least dissimilarities to the Property – we note that Comparable 4 has the lowest adjustment factor (i.e. least variance to the base value per sq. ft.) as compared to the other comparable properties. Based on the adjusted land value of RM194.75 per sq. ft., the market value for the land component for the Property is RM27,677,119.

<sup>(1)</sup> Adjustment factors include amongst others, market condition, location and accessibility, corner/end premium, category of land use/express condition, planning approval/development order, size, tenure and restriction in interest.



- 5 EVALUATION OF THE PROPOSED LEASE RENEWAL (CONT'D)
- 5.2 Basis and Justification of the Rental Rate (Cont'd)
- (A) First Rental Term (Cont'd)
- 5.2.1.3 Cost method (Cont'd)

#### ISH

(b) Cost method – Building component valuation

Cheston calculated the DRC of the Property's **building** component at RM52,147,300 based on the GCRCN for the building component estimated at RM97,417,113, and depreciated at 2% per annum based on the estimated building life of 50 years – the depreciation parameter approximates KPJ's depreciation policy (*Source: KPJ's Annual Report 2019*). The market value for the Property based on the cost approach is thereby RM79,824,419 (i.e. Land component (RM27,677,119) add Building component (RM52,147,300)), rounded up to **RM80,000,000**.

We noted that the market value for the Property based on the cost approach at RM80,000,000 is considerably lower as compared to the market value for the Property derived from using the profits method of RM122,000,000. This reasonably resonates concerns in terms of the lack of homogenous assets to compare against the Property which in turn renders difficulty in adjusting base values of transacted properties used as a measure for comparison – the comparable properties used in the comparison method for the Property lacks similarity in terms of land size and property type.

#### **Our Opinion**

Based on the foregoing, we opine that:

- (a) the valuation approach used by Cheston profits method (DCF) as the primary valuation methodology with cost approach as check to derive the market values for the Properties is fair and reasonable from the perspective of the single tenancy and usage of Properties by the Lessee, where the expected income (returns) to the Lessor from owning the Properties are influenced by the expected profits (net cash flow) from the Properties' activity as private medical hospitals; and
- (b) the parameters and key determinants applied by Cheston in valuing the Properties are reasonable and as such, we are satisfied with market value appraisements of the Properties conducted by Cheston.

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#### 5.2 Basis and Justification of the Rental Rate (Cont'd)

#### (A) First Rental Term (Cont'd)

#### 5.2.2 Evaluation on Rental Yield of 5.75%

The minimum rental yield of 5.75% under the Proposed Lease Renewal represents the gross yield to Al-'Aqar – the net yield to Al-'Aqar is approximately 5.40% as laid out in Section 2.5 of Part A of Circular, after deducting expenses relating to the Properties such as quit rent and assessment, takaful and property management expenses. We compared the gross rental yield of 5.75% from the Proposed Lease Renewal against gross yields for REITs listed on Bursa Securities with the following key criteria:-

- (a) focus on REITs profile with single-tenanted properties in Malaysia on basis that the nature of these assets are applied towards a specific type of trading activity and of single use; and
- (b) that these properties are located in Malaysia.

Our observation is shown below:-

REITs	Year end	Portfolio description	Gross yield	Net yield
Proposed Lease Renewal	n/a	Portfolio of 6 Properties.	5.75%	5.40%
Al-'Aqar REIT	31 December 2020	Property portfolio comprised healthcare assets.	7.18%	6.77%
Axis REIT	31 December 2020	74% of property portfolio comprised single-tenanted properties, specifically logistics warehouse, manufacturing facility and hypermarket.	8.73%	7.97%
Atrium REIT	31 December 2020	Holds industrial properties where 6 out of 7 properties are singletenanted.	7.42%	6.95%
YTL Hospitality REIT	30 June 2020	Property portfolio mainly comprised hotels – 10 hotels out of 15 hotels held are located in Malaysia.	6.32%	5.99%
Sunway REIT	30 June 2020	53% of property portfolio comprised single-tenanted properties, specifically medical centres, hotels, education asset and industrial property.	5.71%	5.58%
		Minimum Average Maximum	5.71% 7.07% 8.73%	5.58% 6.65% 7.97%
		WidXiIIIuIII	0.7370	1.31 /0

(Source: Latest annual reports for the respective REITs; Crowe's analysis based on key criteria ascribed above)

The gross rental yield of 5.75% is within the range of gross yield of 5.71% to 8.73% registered for single-tenanted properties in Malaysia held by Malaysian REITs as derived from these portfolios.

Pursuant to the Lease Agreements, quit rent and assessments of the Properties are payable by Al-'Aqar, hence we view that the gross rental yield of 5.75% applied to the Proposed Lease Renewal is fair – it is within the range of gross yields generated from single-tenanted properties in Malaysia which are used for a specific type of trading activity.

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- 5 EVALUATION OF THE PROPOSED LEASE RENEWAL (CONT'D)
- 5.2 Basis and Justification of the Rental Rate (Cont'd)
- (A) First Rental Term (Cont'd)
- 5.2.3 Evaluation on 2% incremental of Rent amount for Year 2 and Year 3

The amount of rental to be paid in the second (2<sup>nd</sup>) year and third (3<sup>rd</sup>) year in the First Rental Term is 2% higher as compared to in the precedent year (in RM) where the basis of the 2% incremental was arrived at to consider for inflation (consumer price index used as indicator as laid out in Section 2.5 of Part A of Circular). Based on the aggregate market value of the Properties ascribed by Cheston using the profits method of RM712,000,000, the aggregate effects from this annual 2% increase in rental payment in Year 2 and Year 3 of the First Rental Term is shown below:-

First Rental Term	Rental payment (RM)	Yield (3)
Year 1	40,940,000 (1)	5.75%
Year 2	41,758,800 <sup>(2)</sup>	5.87%
Year 3	42,593,976 <sup>(2)</sup>	5.98%

(Source: Crowe's analysis)

- (1) Calculated at 5.75% of the Properties' aggregate market value of RM712,000,000.
- (2) Calculated at 2% increase of rental paid in the precedent year.
- (3) Gross yield based on the Properties' aggregate market value of RM712,000,000.

The gross yield of 5.87% and 5.98% implied from Year 2 and Year 3 respectively is within the range of gross yield of 5.71% to 8.73% registered by single-tenanted properties held by Malaysian REITs specified in Section 5.2.2 of the IAL and is below the average gross yield of 7.07% derived from these portfolios.

Based on our assessment above, we view that the 2% annual increase in rental amount after Year 1 of the First Rental Term is fair, reasonable and not detrimental to KPJ Group and its shareholders from the perspective of the rental yields generated by comparable assets in the Malaysian market.

#### Our Opinion - First Rental Term

We opine that the considerations used to determine the rental rate for the First Rental Term of the Proposed Lease Renewal are fair and reasonable from our following observations:-

- (a) The valuation approach used by Cheston to derive the market values for the Properties is fair and reasonable from the perspective of the single (sole) trading activity of the Properties as private medical hospitals;
- (b) The rental yield of 5.75% applied in the first year of the First Rental Term is fair it is within the range of gross yield derived from single-tenanted properties in Malaysia held by other Malaysian REITs; and
- (c) The 2% annual increase in rental amount in the 2<sup>nd</sup> and 3<sup>rd</sup> year of the First Rental Term is reasonable from the perspective of the overall resultant effect as compared to rental yield derived by comparable properties in the Malaysian market.



- 5 EVALUATION OF THE PROPOSED LEASE RENEWAL (CONT'D)
- 5.2 Basis and Justification of the Rental Rate (Cont'd)
- (B) Succeeding Rental Term
- 5.2.4 Comparing the minimum rental yield of 5.75% against the aggregate of MGS

The base rate applied towards the prevailing Open Market Value of the Properties at every 1st year of Succeeding Rental Term is based on the higher of either rate:-

- (i) MGS + 200 BPS; or
- (ii) 5.75%.

The minimum rental yield of 5.75% within the mid-range of the aggregate of 10-year MGS yield (last reported in each year) add 200 BPS over the last 10 years up to the LPD of 30 April 2021 as shown below:-

As at	MGS yield	MGS yield add 200 BPS
30 December 2010	4.00%	6.00%
30 December 2011	3.69%	5.69%
31 December 2012	3.48%	5.48%
31 December 2013	4.11%	6.11%
31 December 2014	4.08%	6.08%
31 December 2015	4.17%	6.17%
30 December 2016	4.22%	6.22%
29 December 2017	3.91%	5.91%
31 December 2018	4.07%	6.07%
31 December 2019	3.30%	5.30%
31 December 2020	2.65%	4.65%
30 April 2021	3.11%	5.11%
	Minimum	4.65%
	Average	5.73%
	Maximum	6.22%

(Source: Bloomberg; Crowe's analysis)

The gross rental yield of 5.75% is within the range of aggregate MGS add 200 BPS calculated over 10 years up to the LPD of 4.65% to 6.22%.

The prevailing Open Market Value of the Properties applied at the 1<sup>st</sup> year of every Succeeding Rental Term is fair and reasonable as it considers any changes in the condition of the Properties to reflect market conditions impacting the Properties' value at the point of review every three (3) years.

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#### 5.2 Basis and Justification of the Rental Rate (Cont'd)

#### (B) Succeeding Rental Term (Cont'd)

#### 5.2.5 Maximum lease rental adjustment of 2% increase

We observed also that excluding annual cut-off periods where the aggregate MGS add 200 BPS fell as compared to the precedent annual cut-off, any upward movement in this parameter over the last 10 years up to the LPD was between 0.81% to 11.50% as shown below:-

As at	MGS yield add 200 BPS	y-o-y fluctuation
30 December 2010	6.00%	n/a
30 December 2011	5.69%	-5.17%
31 December 2012	5.48%	-3.69%
31 December 2013	6.11%	11.50%
31 December 2014	6.08%	-0.49%
31 December 2015	6.17%	1.48%
30 December 2016	6.22%	0.81%
29 December 2017	5.91%	-4.98%
31 December 2018	6.07%	2.71%
31 December 2019	5.30%	-12.69%
31 December 2020	4.65%	-12.26%
30 April 2021	5.11%	9.89%
Excluding downward	d fluctuations:	
Minimum		0.81%
Average		5.28%
Maximum		11.50%

(Source: Crowe's analysis)

The maximum lease rental adjustment for each year rental amount pegged at 2% of the precedent year's rental amount serves as a safeguard to KPJ against potential upward fluctuation to the aggregate determinant of 10-year MGS yield add 200 BPS used in the Proposed Lease Renewal – it is lower as compared to the historical average increase registered by this parameter of 5.28%.

### Our Opinion - Succeeding Rental Term

Based on the foregoing, we opine that the parameters used to determine the rental rate for the Succeeding Rental Term of the Proposed Lease Renewal are fair, reasonable and not detrimental to KPJ Group and its shareholders.

#### 5.2.6 Conclusion

Based on our assessments in Section 5.2.1 to Section 5.2.5 of the IAL, we opine that the rental rate under the Proposed Lease Renewal is fair and reasonable from the financial perspective of the Properties and the determinants used are within the available market benchmarks.



### 5.3 Salient Terms of the Lease Agreements

The salient terms of the Lease Agreements are set out in Section 2.4 of this Circular. Our comments on the salient terms are as follows:-

Salient Terms	Crowe's Comments
Lease of Properties	
The Lessor agrees to lease the Properties to the Lessees and the Lessees agree to accept the lease of the Properties over the Contractual Term with an option to renew for another fifteen (15) years ("Extended Contractual Terms") on 'as is where is' basis together with the use and enjoyment of the assets listed in the Lease Agreements.	We noted that the tenure of the contractual period of fifteen (15) years with an option to renew for another fifteen (15) years are similar to the previous arrangement under the Principal Lease Agreements.  We are of the view that the long-term nature of the contractual period is reasonable and not detrimental to the KPJ Group with due consideration that:-  (i) it provides long-term commitment by Al- 'Aqar to make available the locations where the Properties are strategically in line with the KPJ Group's diversified portfolio reach as a healthcare provider (as detailed in Section 5.1 of this IAL) and this acts as a form of security to the benefit of the KPJ Group's operations that are already in existence and embedded into the surrounding communities where the Properties are located; and  (ii) over the years of occupying the premises, the KPJ Group had also invested in expansion and renovation costs on the Properties for the expansions of their businesses - of which the KPJ Group is still
	utilising in benefitting their operations.
Use of Properties	
The parties hereby agree that the Properties shall be used strictly for the purpose of operating a healthcare facility which operation and usage shall not be contrary to Shariah principles.	At present, the Properties are operating as hospitals and the Management has no intention for the Properties to be utilised as any other purpose other than as healthcare facilities hence it is fair and reasonable that the parties stipulated the permitted use as such in the Lease Agreements.



### 5.3 Salient Terms of the Lease Agreements (Cont'd)

Salient Terms

#### **Crowe's Comments**

#### **Conditions of the Lease Agreements**

The parties hereby acknowledge and agree that notwithstanding the date of execution of the Lease Agreements, the lease is conditional whereby the lease commencement date of 30 June 2021 shall be effective upon the occurrence of the following:-

- (a) the approval of the unitholders of Al-'Aqar being obtained in respect of the Proposed Lease Renewal;
- (b) the approval of the shareholders of the Lessee's ultimate holding company, KPJ, being obtained in respect of the Proposed Lease Renewal.

The Parties hereby agree that the Lease Agreements will be executed in escrow and will only be dated upon fulfilment of the conditions set out above.

The Parties hereby authorise the solicitors for the solicitors of the Lessor and the Manager to hold copies of the Lease Agreements duly executed by the parties in escrow in its custody until such time the conditions set out above are fulfilled, and thereafter, the Lessor's solicitors shall forward the copies of the agreements duly executed by the parties in escrow to the solicitors for the Lessees for them to arrange the adjudication and stamping of the same.

The Conditions are ordinary terms that are typical to the transaction of such nature to ensure the necessary compliance with the requirements imposed by the relevant regulatory authorities to give effect to the Proposed Lease Renewal.

Through an exchange of letter dated 6 April 2021 between KPJ, ART and DRMSB that constituted as binding obligations of the parties, it is agreed that the Lease Agreements are executed in escrow and for the Lease Agreements to take effect only upon such time that the conditions of the Lease Agreements ("Conditions") are fulfilled. The parties had on even date, executed the Lease Agreements in escrow. In the event that the Proposed Lease Renewal materialises, this is to facilitate KPJ's stamp duty arrangement to present the Lease Agreements for stamping within the required thirty (30) days as laid out in the Stamp Act. 1949 without needlessly incurring penalties due to timing technicalities. Due to the nature of due process required in compliance with regulatory requirements, there will be a time gap of exceeding the thirty (30) days stipulated under the Stamp Act, 1949.

Based on the above, we are of the opinion that the Conditions and the terms of which the Lease Agreements are executed in escrow were reasonable and not detrimental to the noninterested shareholders of KPJ.



### 5.3 Salient Terms of the Lease Agreements (Cont'd)

	Salient Terms	Crowe's Comments
Rental Form	nula for Rental Amount	
and the form	all be denominated in RM nula for determination of the on to the Proposed Lease as follow:-	The rent formula and the rent review formula throughout the Contractual Term were mutually agreed between the parties.
Rent formula	for First Rental Term	Rent formula for First Rental_Term
Succeeding I 1st year of every Succeeding Rental Term (Years 4, 7, 10 and 13)	5.75% per annum x Open Market Value of Properties  2% incremental increase x the rent for the preceding year  w formula for every Rental Terms  MGS + 200 BPS x Open Market Value of the Properties, at the point of review subject to:  (a) a minimum rent of five point seven five percent (5.75%) per annum x prevailing Open Market Value of the Properties or the rent payable for the 1st year of the first rental term of the Properties, whichever is higher; and  (b) any adjustment to the rent shall not be more than 2.0% incremental increase over the rent for the preceding year which shall be in RM	For the first year, the total rent amounted to RM40.94 million based on rent formula where:  (a) 5.75% per annum denotes the gross rental yield; and  (b) the Open Market Value being the market value of the Properties as ascribed by Cheston in the Valuation Reports.  The gross rental yield of 5.75% is within the range of 5.7% to 8.7% of selected singletenanted properties for a specific type of use in Malaysia as set out in further details in Section 5.2.2 of this IAL. The use of fair value of the Properties in the rent formula is reasonable to reflect the current market rental rate.  It is common market practice for transactions of such nature for increase in rental rates from the Base Rent. It is reasonable that the 2% incremental increase represents the maximum limit of percentage increase yearly to the Lessees as further set out in Section 5.2.3 of this IAL for details of our evaluation. We are of the view that the 2% annual increase from the preceding year's rent in the 2 <sup>nd</sup> and 3 <sup>rd</sup> year is fair, reasonable and not detrimental to KPJ Group and its shareholders.  Rent review formula for every Succeeding Rental Terms
2nd & 3rd year of every Succeeding Rental Term (Years 5, 6, 8, 9, 11, 12, 14, 15)	2% incremental increase over the rent for the preceding year which shall be in RM	Rental Terms  We noted that the formula for Succeeding Rental Terms is similar to the Principal Lease Agreements, save for:  (a) MGS + 200 BPS at the point of review instead of MGS + 238 BPS for the 1st year to reflect the current inflationary rate of change at present time; and

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### 5.3 Salient Terms of the Lease Agreements (Cont'd)

Salient Terms	Crowe's Comments
Rental Formula for Rental Amount (Cont'd)	Rent review formula for every Succeeding Rental Terms (Cont'd)
	(b) the minimum rental yield of 5.75% per annum to reflect the current market rental yield when the Lease Agreements are entered into as compared to 7.10% per annum.
	We are of the view that the rent review formula employed in the Lease Agreements is fair and reasonable with our evaluation on the basis and justification of the rent review formula as set out in Sections 5.2.4 to Section 5.2.5 of this IAL. We would also highlight that the base of which the rent review formula is used where the prevailing Open Market Value of the Properties are applied to at 1st year of every Succeeding Rental Term is fair and reasonable to reflect the market conditions of the Properties at the point of review (every three (3) years).
	Based on the above, we are of the opinion that the rent formula for First Rental Term and the rent review formula for every Succeeding Rental Terms are fair, reasonable and not detrimental to the KPJ Group and its shareholders.
Lessor's and/or Manager's Covenant	
(1) Lessor's Covenant  The Lessor shall, amongst others, during the Contractual Term:-	This term on the Lessor's covenant, and where relevant, the Manager's covenant, in relation to outgoing charges is fair and reasonable as the Lessor is the registered owner of the Properties and hence the responsibilities for the charges
(a) pay for all rates, taxes, assessments, duties, charges, impositions, levies and outgoings which are now or during the Contractual Term shall be falling due in respect of or charged, assessed or imposed upon the Properties;	pertaining to the land and building of the Properties lie with the Lessor.  For avoidance of doubt, the general upkeep and maintenance of the Properties such as, amongst others, interior flooring, walls and ceiling surface, light fittings and general cleaning are the responsibilities of the Lessees at their own cost and expense.
(b) pay for quit rent and assessment of the Properties;	



### 5.3 Salient Terms of the Lease Agreements (Cont'd)

	Salient Terms	Crowe's Comments
	sor's and/or Manager's Covenant nt'd)	
(c)	pay for all rates, taxes, assessments, duties, charges, impositions, levies and outgoings which are now or during the Contractual Term shall be falling due in respect of or charged, assessed or imposed upon the Properties;	
(d)	pay for quit rent and assessment of the Properties;	
(e)	upon receipt of the notice from the Lessees specifying the item(s) required for total replacement, be responsible to make good any major repair or total replacement of the Lessor's fixtures and fittings attached to the Properties;	
(f)	in the event the Lessor's fixtures and fittings are irreparable through or by means of normal and routine repairs, the Lessor shall replace such items within reasonable time, at the cost and expense of the Lessor; and	
(g)	shall at its own cost and expense, carry out structural repairs and works necessary to maintain the external and internal structure of the Properties in good tenantable condition and such structural repairs and works as may be required by the local or relevant authorities or under relevant building regulations; and	
(h)	shall at its own expense maintain takaful coverage for fire, loss of rent and public liability takaful in respect of the Properties.	



### 5.3 Salient Terms of the Lease Agreements (Cont'd)

Salient Terms	Crowe's Comments
Lessor's and/or Manager's Covenant (Cont'd)	
(2) Lessor's and/or Manager's Covenant	
In addition to the Lessor's covenant under above, the Lessor and/or the Manager shall, amongst others, during the Contractual Term:-	
(a) effect and maintain takaful coverage in respect of the Properties and the Lessor's fixtures and fittings, equipment and machinery in the Properties against fire and allied perils at the Lessor's cost and expense; and	
(b) shall appoint and pay to the maintenance manager during the Contractual Term for the maintenance and management services rendered by the maintenance manager with respect to the Properties in accordance with the terms of the property management agreement or maintenance management agreement to entered into between the Lessor, the Manager and the maintenance manager.	
Lessees' Covenant in relation to repairs, cleaning, decoration & etc	
The Lessees shall keep the Properties in	The terms of Lessees' covenants in relation to

The Lessees shall keep the Properties in good and tenantable repair and maintenance. The Lessees shall also be responsible for all costs of all services and maintenance charges (where applicable) related to the Properties that the Lessees are responsible for during the Contractual Term.

The terms of Lessees' covenants in relation to outgoing charges as detailed out in Section 2.4.6 of Part A of the Circular are typical and a norm in transactions of similar nature.

We would like to also highlight that the Lessees are liable to pay for the ad valorem stamp duty in relation to the Lease Agreements which is a common industry practice for transactions of such nature.



### 5.3 Salient Terms of the Lease Agreements (Cont'd)

Salient Terms

# Expansion

**Crowe's Comments** 

In the event that the Lessees requests and the Lessor and/or the Manager agree to meet the expansion requirements of the Lessees through expansion, the Lessees may make the necessary arrangements. coordinate. manage. supervise monitor and anv maior structural alterations or additions to the Properties or work which may affect or may be likely to affect the:-

- (a) structure of the Properties (including but not limited to the roof and the foundation); or
- (b) mechanical or electrical installations of the Properties; or
- (c) provisions of any services in or to the Properties.

The Lessees shall bear the development costs and expenses for, and related to the expansion and shall be solely responsible to procure the financing for the expansion.

Upon completion of the expansion, the Lessees shall provide the Lessor with the breakdown of the final development costs of the expansion and the Lessor shall make full payment of the final development cost of the expansion subject to the cost to be agreed by the parties and verification by the Manager of the following items:-

- (a) the Certificate of Completion and Compliance for the expansion issued by the appropriate authority, if any;
- (b) the value of the expansion as recommended by an independent valuer (appointed by the Lessor at its own cost and expense) via the valuation report by the said independent valuer;

The expansion term provides the Lessees an avenue for renovation and/or refurbishment works within the buildings and/or attached to the buildings of the Properties. This is to the benefit of the Lessees to cater for any possible future expansions to increase hospitals' capacities that may be required in supporting the Lessees' operations at the Properties.

The Lessees are entitled to be reimbursed on the final development costs by Al-'Aqar immediately after the completion of the expansion, subject to verification by DRMSB of the development costs and pertinent documentations as summarised below:

- (a) where applicable, the certificate of completion and compliance for the expansion;
- (b) the development costs of the expansion that shall be agreed by both parties as supported by:
  - the recommendation by an independent valuer appointed by the Lessor at Lessor's own costs on the value of the expansion;
  - the report by the project consultant of the details of the expansion together with the final development costs as verified by an independent quantity surveyor appointed by the Lessor at the Lessor's own costs; and any other supporting documentary evidence required in relation to the claims for the final development costs.

Upon reimbursement by Al-'Aqar to the Lessees, the development costs of the expansion will be taken in as variation of rental.



#### 5.3 Salient Terms of the Lease Agreements (Cont'd)

	Salient Terms	Crowe's Comments
Exp	pansion (Cont'd)	(Cont'd)
(c)	the report prepared by the project consultant of the expansion as verified by an independent quantity surveyor (appointed by the Lessor at the Lessor's own cost and expense); and	We are of the view that this term is fair and reasonable given that it is to the choice of the Lessees in the event they require the expansion and any development costs will be subsequently reimbursed and embedded in the rent payable by the Lessees which will be utilising the expansion.
(d)	all supporting claims, invoices and documents verifying the final development costs of the expansion.	
Nev	v Development of the Land	

The Lessor grants the Lessees the right to undertake new development, including but not limited to, the planning, design, and construction of building(s), carpark and/or other structures on the Land (as defined in the Lease Agreements) or any part thereof complete with inter alia the interior design, the landscape and the infrastructures related thereto ("New Development") at the Lessees' own cost and expenses for the Lessees' business operations, subject to the following:-

- (a) the Lessees shall provide the details of the New Development for approval of the Lessor and the Manager; and
- (b) the Lessees shall obtain the approval from the relevant appropriate authority or authority for the New Development;

prior to the commencement of the New Development.

Before commencing the New Development, it is deemed fair that the Lessees are to obtain approvals from Al-'Aqar and DRMSB, as the rightful owner and manager of the Properties as well as from the relevant authorities required.

In the event that the New Development is to be acquired by Al-'Aqar, subject to the fulfilment of the conditions as set out in the Lease Agreements, the acquisition price shall be mutually agreed by both the Lessor and Lessee, hence it is fair and reasonable for all parties involved.

Upon the completion of the acquisition of the New Development, a new lease agreement or supplemental lease agreement will be entered into with the Lessor and the Manager for the lease back of the New Development where the rent payable by the Lessees shall be revised to include the New Development. It is fair and reasonable to reflect the additional floor space arising from the New Development.



### 5.3 Salient Terms of the Lease Agreements (Cont'd)

	Salient Terms	Crowe's Comments
Nev	v Development of the Land (Cont'd)	(Cont'd)
Les	relopment may be acquired by the sor subject to fulfilment of the conditions ne Lease Agreements as set out in:-	In the event that the acquisition of the New Development does not materialise, the Lessees will continue to benefit from utilisation of the new development without a variation to the rent payable, until the completion of the acquisition of the New Development by Al-`Aqar.
	has been duly issued and obtained by the Lessees;	
(b)	the Lessor and the Lessees have mutually agreed on the acquisition price for the New Development to be satisfied by the Lessor based on the following:-	
(i)	where required, the valuation report of the New Development issued by the independent valuer(s) (appointed jointly or severally by the Lessor and/or the Lessees) pursuant to a valuation exercise on the New Development and the valuation reports shows the true and fair value or open market value of the New Development and justifies the acquisition price; and/or	
(ii)	the documentary evidence which verifies the final construction costs incurred by the Lessees for the New Development issued by an independent quantity surveyor appointed by the Lessees; and/or	
(iii)	building audit report following the conclusion of a building inspection and audit exercise conducted on the New Development by a building audit consultant appointed by the Lessor at its own cost and expense to verify the condition, state, nature and character of the New Development and the Lessor is satisfied with the outcome of the building audit and the contents of the aforesaid building audit report;	



### 5.3 Salient Terms of the Lease Agreements (Cont'd)

	Salient Terms	Crowe's Comments
Nev	v Development of the Land (Cont'd)	
(c)	approval of the board of directors of the Trustee, the Manager and where required, approval of the unitholders of the Lessor; and	
(d)	approval of the board of directors and shareholders of the Lessees.	
Eve	nt of Default and Termination	
<u>Eve</u>	nt of Default	Event of Default and Exercise of Remedies
out prov the	tion 2.4.9.1 of Part A of the Circular set the detailed list of the events of default yided under the Lease Agreements – pertinent information, as briefly immarised below:	These clauses laid out the events that would constitute as default by the Lessees' failure in observing its obligations under the terms and conditions of the Lease Agreements, of which the Lessor has the rights to exercise for remedies from the Lessees.
(a)	Lessees' failure or refusal:  to pay for 2 consecutive calendar months of the monthly rent; or  to remedy within 30 calendar days upon receipt of written notice of breach from the Lessor for action	The term is customary in transactions of similar nature for actionable avenues by the Lessor in the event of breach to the Lease Agreements and hence, it is reasonable.
(b)	to remedy; or  Lessees' ability to fulfill its obligations under the Lease Agreement from the breach of any agreement which has a Material Adverse Effect (as defined in the Lease Agreement and described in Section 2.4.9.1 (ii) of Part A of the Circular) to Lessees' operations/business; or	Other than the legal recourse, claims and forfeiture of deposits remedies available to the Lessor in such event of breach, we would like to highlight that one of the remedies exercisable by the Lessor is the rights of the Lessor to recover sum of rent for the remaining unexpired period of the Contractual Term as liquidated damages from the Lessees. We note that neither party is allowed to terminate the Lease Agreements at its discretion as this works in
(c)	Lessor's and/or Manager's rights are prejudiced due to Lessees' actions; or	the interest of both parties for the continuity of the lease terms as mutually negotiated and agreed upon, hence, we are of the
(d)	In general, Lessees' deemed inability to pay its debts with circumstances as laid out in detail in Section 2.4.9.1 (iv) of Part A of the Circular; or	opinion that the rights of the Lessor exercisable as liquidated damages to this term is fair and reasonable.

(e) Lessees' winding up notice; or



### 5.3 Salient Terms of the Lease Agreements (Cont'd)

	Salient Terms	Crowe's Comments
Eve	nt of Default and Termination (Cont'd)	
(f)	Lessees' inability to pay its debts within the meaning of the Companies Act 2016, rendering a Material Adverse Effect in the opinion of the Lessor.	
Exe	rcise of Remedies	
Les follo	of the above occurrence entitles the sor to take any one or more of the wing remedies as briefly summarised by (for full details, refer to Section 2.4.9.2 art A of the Circular):-	
(a)	Serve a forfeiture notice pursuant to Section 235 of the National Land Code and if not remedied as provided for under part (a) above, Lessor to retake possession of the Properties and the Lease Agreement shall absolutely terminate;	
(b)	Claim for the monthly rent and all sums due and payable by the Lessees;	
(c)	Shall be entitled to utilise the security and utilities deposits towards any shortfall to Lessees' payment or reduction of sum payable;	
(d)	Rights for loss of rent suffered from Lessees' default or unilateral termination by the Lessee where Lessee shall be liable to pay the sum of rent for the remaining unexpired period of the Contractual Term as liquidated damages;	
(e)	To sue or any other actions, including remedy of specific performance against Lessees to recover moneys due and owing by Lessees.	
any	to the liberty of the Lessor to exercise one or more of the above at its sole retion.	



# 5.3 Salient Terms of the Lease Agreements (Cont'd)

salient Terms of the Lease Agreements (Cont'd)				
Salient Terms	Crowe's Comments			
Event of Default and Termination (Cont'd)				
Unilateral Termination and Consequence of Early Termination/ Expiry of the Contractual Term	This term sets out to administer the order when termination event occurs.			
The key terms of this clause are set out in detail in Section 2.4.9.3 to Section 2.4.9.8 of Part A of the Circular. Below are only the extract of some of the pertinent points for highlight in our comments column on the right:-	We are of opinion that the terms are fair and reasonable with the details arrived at on a negotiated basis between both parties in providing the Lessees the necessary time periods for opportunities to remedy, alternative choice to source for replacement tenants and surrender the Properties in the event that the termination clause applies.			
<ul> <li>(a) In the event of early termination for any reasons prior to the expiry of the Contractual Term:         <ul> <li>Lessee shall be liable to pay Lessor the sum of rent for the remaining unexpired period of the Contractual Term; and</li> <li>The Lessor to serve a forfeiture notice to the Lessee immediately or anytime thereafter.</li> </ul> </li> </ul>	This termination term also works to safeguard the interest of both parties for the continuity of the lease terms as agreed upon by the Lessor and Lessee. It is the intention of both parties to continue the lessor-lessee relationships for the long-term where for the Lessees' purposes are as detailed in the rationale for the Proposed Lease Renewal in Section 5.1 of this IAL. As such, we are of the opinion that it is fair and reasonable.			
<ul> <li>(b) The Lessor is at liberty to give Termination Notice (as defined in Section 2.4.9.3.3 of Part A of the Circular) if Lessee fails to remedy matters raised in forfeiture notice within 30 calendar days. Within 7 calendar days from the Termination Notice, Lessee shall:         <ul> <li>remove all Lessees' assets from the Properties without damaging the Properties; and</li> <li>peacefully vacate the Properties.</li> </ul> </li> </ul>	the opinion that it is fall and reasonable.			
When a Termination Notice is issued by the Lessor as above, the Lessee have an option to source for a replacement tenant (acceptable by the Lessor) for the unexpired period of the Contractual Term within 6 months from the Termination Notice. Any shortfall in rent arising from the replacement tenant shall be compensated by the Lessee.				



# 5.3 Salient Terms of the Lease Agreements (Cont'd)

Salient Terms	Crowe's Comments
Event of Default and Termination (Cont'd)	
Unilateral Termination and Consequence of Early Termination/ Expiry of the Contractual Term (Cont'd)	
(b) (Cont'd)  If Lessee fails to source for a replacement tenant within the stipulated terms as above, the Lessor is entitled to forfeit the security and utilities deposits of the Lessees.	
Save as otherwise stated in the Lease Agreements, neither the Lessee nor the Lessor and/or the Manager shall be entitled to terminate the Lease Agreements without the written consent of the other party.	
Late Payment Penalty	
In the event that the Lessees fail to pay the monthly rent on the due date, the Lessor shall be entitled to charge late payment penalty at the rate of five percent (5%) per annum on any sums of the monthly rent remaining unpaid from its due date until the date of actual payment.	It is common practice by some Lessors to charge late payment for overdues and 5% per annum rate is within the norm in such a transaction. We are of the view that this is fair and reasonable.
<u>Deposits</u>	
(a) Security deposit - Amount equivalent to 2 months prevailing rent and shall be revised accordingly for every rental term	It is acceptable practice by the Lessor requiring 2 months security deposit and utilities deposit that will be mutually agreed upon by the parties prior to the
(b) Utilities deposit – Amount to be mutually agreed by the parties and shall be revised accordingly for every rental term.	commencement of the lease for the purpose of security of Lessees' performance to the terms and conditions of the Lease Agreements. The deposits
The Lessees shall pay the security and utilities deposits on or before 30 June 2021, being the date of commencement of the lease.	are refundable upon expiration of the Contractual Term, subject to no breach to the terms and conditions as laid out in the Lease Agreements. We are of the view that this clause is reasonable.



## 5.3 Salient Terms of the Lease Agreements (Cont'd)

# Variation of Rental

Crowe's Comments

The Lessor shall have the right to vary the rent of the Properties occupied and used by the Lessees, at the recommendation of the Manager due to the following:-

Salient Terms

#### (1) Increase in gross floor area

If the gross floor area of the Properties increases pursuant to the expansion (as described under Section 2.4.7 of Part A of Circular) undertaken by the Lessees in respect of the Properties, the rent shall be increased corresponding with the increase in gross floor area of the Properties but always subject to the reimbursement costs paid by the Lessor to the Lessees and the increase in the monthly rent be computed as follows:-

# Formula: (5.75% per annum Reimbursement Costs)/12 months

For avoidance of doubt, in the event the rent has been increased pursuant to the abovementioned clause, the Base Rent amount shall be revised accordingly to include the incremental amount and thereafter, the aforesaid Base Rent shall be applied in the rent review formula for determination of the rent for the relevant Succeeding Rental Terms.

In the event the increase in the rent was incurred during mid of the relevant year of the first rental term or Succeeding Rental Term(s) rental year, such rent shall be prorated to full financial year before applying it in the rent review formula.

## (1) Increase in gross floor area

The terms to adjust the rent in the event of increase in gross floor area in relation to Expansion is deemed fair and reasonable as the change to the Properties' element with additional features over the lease period should be reflected accordingly in the rent payable. Furthermore, the increase in gross floor area from the expansion will only materialise upon completion and full reimbursement of the costs by Al-'Aqar to effect the variation of rent as laid out above in the 'Expansion' section of this IAL, hence it is fair.

The manner as to which the variation is to be computed is fair and reasonable to reflect the actual costs incurred for the expansion (as indicative benchmark to market value) at 5.75% per annum, which is the base rental yield of the Lease Agreements.

# (2) Installation of new Al-'Agar's fixtures and fittings

We are of the opinion that this term to vary the rent is fair and reasonable in consideration that the costs of any installation of new fixtures and fittings:-

- (a) will need to be mutually agreed between the Lessees and Al-'Aqar/ DRMSB prior to the installation; and
- (b) the costs are borne by the Lessor as the rightful owner to the fixtures and fittings attached to the Properties.



## 5.3 Salient Terms of the Lease Agreements (Cont'd)

Salient Terms

Odilett Terris	OTOWC 3 COMMICTOR
Variation of Rental (Cont'd)  (2) Installation of new Al-`Agar's fixtures and fittings	
The Lessor and/or the Manager incur costs and incidental costs for installation of new Lessor's fixtures and fittings at the Properties in which the increase in rent shall be mutually agreed between the parties prior to the installation of the said new Lessor's fixtures and fittings. The Lessees shall furnish copies of the relevant documentary evidence, including but not limited to quotations, tender documents, price list, invoices to and for the Lessor and/or the Manager's verification of the costs and incidental costs for installation of the new Lessor's fixtures and fittings.	
I .	I .

# First Right of Refusal to Purchase the Properties

In the event that the Lessor during the Contractual Term intends to sell the Properties, the respective Lessees shall be given the first right of refusal to purchase the Properties by way of a written notice from the Lessor to the respective Lessees offering to sell the Properties to the respective Lessees on such terms and at the reasonable and fair prevailing/open market value in respect of the Properties and in accordance with the applicable laws and requirements including the Listed Real Estate Investment Trust Guidelines, the relevant guidelines issued by the SC, the Capital Markets and Services Act 2007 and the listing requirements of Bursa Securities, to which notice the respective Lessees shall reply within 60 calendar days thereof.

The first right of refusal hereby granted shall be valid but shall not be applicable and shall not extend beyond the Contractual Term. For the avoidance of doubt, the right of first refusal hereby granted shall not be enforceable and no longer applicable if the Lease Agreements are terminated pursuant to the terms and conditions as set out.

This term gives the Lessees the contractual right to be the first party to put an offer on the Properties to Al-'Aqar at market value, in the event Al-'Aqar intends to sell the Properties. The first right of refusal term only applies during the Contractual Term or as long as the Lease Agreements are still enforceable.

Crowe's Comments

During the Contractual Term, neither the Lessor nor the Lessee are given the liberty to terminate the Lease Agreements at its discretion (save for terms as provided for in the Lease Agreements). Hence, contractually, it is only fair and reasonable that the Lessees, as the sole parties occupying the Properties over the Contractual Term, be given the first right of refusal to purchase the Properties if Al-'Aqar intends to sell the Properties.



# 5.3 Salient Terms of the Lease Agreements (Cont'd)

Salient Terms	Crowe's Comments
Extended Contractual Term	
If the respective Lessees wishes to take a further extension of the lease of the Properties for Extended Contractual Term, the respective Lessees shall give a written notice to shall give a written notice to shall give a written notice to the Lessor of its intention to extend the lease of the Properties not less than twelve (12) calendar months prior to the expiry of the Contractual Term.	The Lessees are presented with the opportunity to renew the lease for another fifteen (15) years upon the expiry of the Contractual Term. If the Lessees wish for the Extended Contractual Term, a notice given by the Lessees to Al-'Aqar one (1) year before the expiry of the Contractual Term is sufficient timeframe for both parties to renegotiate the terms and strive to reach an agreement to the renegotiated terms of
The Lessor may at its sole and absolute discretion grant to the Lessees a further lease of the Properties for the Extended Contractual Term at the rental terms and revised rental rate to be mutually agreed by the Lessor, the Manager and the Lessees but with otherwise upon the same terms and conditions of the Lease Agreement with the exception of this provision for renewal, the revised rental rate and the topping up of the security deposit and the utilities deposit to correspond with the revised rental rate, which shall be mutually agreed upon by both parties, variations to the terms and conditions of the Lease Agreement mutually agreed upon in writing by the parties during the Contractual Term and any changes in the applicable laws and requirements.	new lease of the Properties within six (6) months before the Contractual Term expires.  The option to extend granted to the Lessee by the Lessor is common for transactions of such nature and therefore is deemed reasonable.
The parties will use their best endeavours to reach an agreement on the rent for the Extended Contractual Term by the date which is six (6) calendar months prior to the expiry of the Contractual Term.	

## **Our Opinion**

Premised on the above, we are of the opinion that the overall terms of the Lease Agreements are fair and reasonable and not detrimental to the non-interested shareholders of KPJ.

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## 5.4 Effects of the Proposed Lease Renewal

In our evaluation, we have considered the financial effects arising from the Proposed Lease Renewal as set out in Section 6 of Part A of the Circular as follows:

## 5.4.1 Share Capital and Substantial Shareholder's Shareholdings

The Proposed Lease Renewal does not involve any issuance of new ordinary shares of KPJ and hence, will not result in any change to KPJ's share capital and substantial shareholders' shareholdings.

## 5.4.2 Net Asset ("NA") and Gearing

On the assumption that the Proposed Lease renewal had been effected at the beginning of FY 31 December 2020, the Proposed Lease Renewal is not expected to have a material impact to the net assets of KPJ (other than the decrease in earnings per Section 5.4.3 of this IAL), NA per share and gearing ratio of the KPJ Group.

## 5.4.3 Earnings and Earnings Per Share ("EPS")

Earnings is expected to decrease mainly due to additional depreciation and finance charge to KPJ arising from Malaysian Financial Reporting Standards (MFRS) 16 as a result of the revised lease terms, in addition to the estimated expenses pertaining to the Proposed Lease Renewal of approximately RM1.2 million. Correspondingly, EPS is expected to decrease. However, the impacts to earnings and EPS of KPJ are not expected to be material for the financial year ending 31 December 2021.

## **Our Opinion**

Premised on the above, we are of the view that the financial effects of the Proposed Lease Renewal are not detrimental to the interests of the non-interested shareholders of KPJ.

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#### 5.5 Risk Factors in Relation to the Proposed Lease Renewal

In evaluating the Proposed Lease Renewal, you should carefully consider the potential risk factor(s) as highlighted under Section 5 of Part A of the Circular before voting on the resolution to the Proposed Lease Renewal at the forthcoming EGM.

We take cognisance of the risk of non-renewal of Lease Agreements and our comments as below:

## 5.5.1 Non-renewal of Lease Agreements

Pursuant to the Lease Agreements that were executed in escrow, the Proposed Lease Renewal is conditional upon obtaining approval of the shareholders of KPJ and the approval of the unitholders of Al-'Aqar. In the event that the said Conditions are not fulfilled, the Lease Agreements will not take effect and the Proposed Lease Renewal will not materialise - the Lessees are thereby required to vacate the Properties at the end of the Previous Contractual Term under the terms of the Principal Lease Agreements.

Below is a summary extract from the Principal Lease Agreements on the obligations of the Lessees at the end of the Previous Contractual Term:-

- (a) deliver vacant possession of and yield up the Properties to the Lessor and/or the Manager in repaired condition as to the state and condition the Properties were in when from the Properties were first occupied by the Lessees;
- (b) give up all keys of the Properties to the Lessor and/or the Manager;
- (c) remove fixtures and fittings belonging to the Lessee, unless otherwise required by the Lessor and/or the Manager; and
- (d) remove all signs erected in, upon or near the Properties and immediately make good any damage caused by such removal and during occupancy of the Lessees.

(Source: Management)

The non-renewal of the leases will render the KPJ Group unable to continue with their ongoing operations at the Properties' locations and to fulfil its obligations under the Principal Lease Agreements to surrender the Properties to the Lessor in the manner as stipulated. In that circumstance, if the KPJ Group is to resume with the operations of the six (6) hospitals, the Board will need to seek alternative avenues by other means of corporate implementation and/or to relocate to new locations which will be expected to disrupt the businesses considerably and in turn affect the financial performance of the KPJ Group. For information purposes, the Lessees collectively contributed approximately 39% of the total revenue generated by the KPJ Group in the audited FY 2020 (Source: Management).

Further, in vacating the Properties as compelled above under the terms of the Previous Lease Agreements, the Lessees shall make good the conditions at its own cost and expense. Considering that the Lessees have been occupying the Properties for their operations for more than a decade with several expansions and renovations to the Properties over the years, the costs to remove and to reinstate the Properties to their original state and condition would be expected to be material to the KPJ Group.



#### 5.5.1 Non-renewal of Lease Agreements (Cont'd)

Nonetheless, it is the intentions of the Lessees and the Lessor to continue the lessee-lessor relationships for the Properties as the non-renewal of the Lease Agreements will both impact the financial performance of KPJ and Al-`Aqar in the immediate effect and hence, the parties will endeavour to ensure in facilitating the completion of the Proposed Lease Renewal.

However, we wish to highlight to the non-interested shareholders of KPJ that although measures may be taken by the Board to attempt to limit the risk factor above (which are not meant to be exhaustive), no assurance can be given that the risk will not crystallise for measures beyond the control of the Board and give rise to material and adverse impact on the financial position or the prospects of KPJ.

## 6 FURTHER INFORMATION

We advise the non-interested shareholders of KPJ to refer to Part A of the Circular and the appendices contained in the Circular for further information on the Proposed Lease Renewal.

#### 7 CONCLUSION AND RECOMMENDATION

The non-interested shareholders of KPJ should consider carefully the terms and conditions of the Proposed Lease Renewal based on all relevant and pertinent factors including those which are in Part A of the Circular and the appendices, and this IAL and other publicly available information before making a decision to vote on the resolution pertaining to the Proposed Lease Renewal.

We have duly assessed and evaluated the Proposed Lease Renewal after taking into consideration the various factors discussed above, and have summarised the pertinent factors which you should consider carefully as follows:-

## (a) Rationale for the Proposed Lease Renewal (Section 5.1 of the IAL)

Over the decades, the KPJ Group through the existence of the Properties in their respective localities, has built their brand and reputation and the Proposed Lease Renewal would allow the KPJ Group to continue operating the Properties from the existing locations with minimal to no disruption. Hence, we are of the opinion that the rationale for the Proposed Lease Renewal is reasonable.

#### (b) Basis and Justification of the Rental Rate (Section 5.2 of the IAL)

On the First Rental Term, we are of the opinion that the considerations used to determine the rental rate are fair and reasonable due to our following observations below:-

- (i) The valuation approach used by Cheston profit method (DCF) as the primary valuation methodology with cost approach as check to derive the market values for the Properties is fair and reasonable from the perspective of the single (sole) trading activity of the Properties as private medical hospitals;
- (ii) the parameters and key determinants applied by Cheston in valuing the Properties are fair and reasonable;

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## 7 CONCLUSION AND RECOMMENDATION (CONT'D)

## (b) Basis and Justification of the Rental Rate (Section 5.2 of the IAL) (Cont'd)

- (iii) The rental yield of 5.75% applied in the first year is fair it is within the range of gross yield derived from single-tenanted properties in Malaysia held by other Malaysian REITs ranging from 5.71% to 8.73%; and
- (iv) The 2% annual increase in rental amount in the 2<sup>nd</sup> and 3<sup>rd</sup> year is reasonable from the perspective of the overall resultant effect as compared to rental yield derived by comparable properties in the Malaysian market.

On the Succeeding Rental Term, we are of the opinion that the considerations used to determine the rent review formula are fair and reasonable due to our following observations below:-

- (i) For the rent review formula applied to every 1st year of the Succeeding Rental Term, we noted that the gross rental yield of 5.75% is within the 10-year historical range of aggregate MGS add 200 BPS for the period from year 2010 to LPD of 4.65% to 6.22%; and
- (ii) For the rent review formula applied to the subsequent 2<sup>nd</sup> and 3<sup>rd</sup> year of the Succeeding Rental Term, the maximum lease rental adjustment pegged at 2% of the precedent year's rental amount serves as a safeguard to KPJ against potential upward fluctuation exceeding the MGS determinant's threshold.

Accordingly, we are of the view that the basis and justification of the rental rate are fair and reasonable and not to the detriment to the KPJ Group.

#### (c) Salient Terms of the Lease Agreements (Section 5.3 of the IAL)

Based on our review of the salient terms of the Lease Agreements, we are of the opinion that the overall terms of the Lease Agreements are fair, reasonable and not detrimental to the interest of the KPJ Group.

## (d) Effects of the Proposed Lease Renewal (Section 5.4 of the IAL)

The Proposed Lease Renewal has no effects to the share capital, substantial shareholders' shareholdings, NA per share and gearing; and the impact to earnings and EPS is not expected to be material to KPJ for FY 31 December 2020 on the assumption that the Proposed Lease Renewal had been effected on that date. We are of the view that the overall financial effects of the Proposed Lease Renewal are not detrimental to the interests of the non-interested shareholders of KPJ.

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# 7 CONCLUSION AND RECOMMENDATION (CONT'D)

# (e) Risk Factors in Relation to the Proposed Lease Renewal (Section 5.5 of the IAL)

The Proposed Lease Renewal is conditional upon obtaining approval of the shareholders of KPJ and the approval of the unitholders of Al-`Aqar and in the event that these Conditions are not met, the non-renewal of the leases will render the KPJ Group unable to continue with its on-going operations at the locations of the Properties and to surrender the Properties to ART which would adversely affect the financial performance of KPJ.

Nonetheless, it is the intentions of the Lessees and the Lessor to continue the lessee-lessor relationships for the Properties as the non-renewal of the Lease Agreements will both impact the financial performance of KPJ and Al-'Aqar in the immediate effect and hence, the parties will endeavour to ensure in facilitating the completion of the Proposed Lease Renewal. However, no assurance can be given that the risk will not crystallise for measures beyond the control of the Board and give rise to material and adverse impact on the financial position or the prospects of KPJ.

Based on the evaluation as set out in this IAL, and the information available to us up to the LPD, we are of the opinion that the terms of the Proposed Lease Renewal are **fair and reasonable** and **not detrimental** to the non-interested shareholders of KPJ.

In this regard, we recommend that you **vote in favour** of the resolutions pertaining to the Proposed Lease Renewal to be tabled at the forthcoming shareholders' EGM of KPJ.

Yours faithfully For and on behalf of **Crowe Advisory Sdn Bhd** 

Phoon Foong-Yi Director, Advisory Leow Sue Fern Associate Director, Advisory

## NO SALIENT TERMS OF THE PRINCIPAL LEASE AGREEMENTS

## 1. Principal Lease Agreements

The initial lease agreements to lease the properties held by Al-'Aqar, in relation to the hospitals below, were originally entered into on 30 June 2006 (as amended from time to time by supplementary agreements) between the following subsidiaries of KPJ with Amanah Raya Berhad as trustee of Al-'Aqar KPJ REIT) (now known as Al-'Aqar Healthcare REIT) and lessor of the Properties ("ARB") and the Manager ("Principal Lease Agreements"):

	Subsidiaries	Hospitals
(i)	Ampang Puteri Specialist Hospital Sdn. Bhd.	APSH
(ii)	Damansara Specialist Hospital Sdn. Bhd.	DSH
(iii)	Ipoh Specialist Hospital Sdn. Bhd.	ISH
(iv)	Johor Specialist Hospital Sdn. Bhd.	JSH
(v)	Selangor Specialist Hospital Sdn. Bhd.	SSH
(vi)	Puteri Specialist Hospital (Johor) Sdn. Bhd.	PSH
	(collectively known as the "Previous Lessees")	

The trustee for Al-`Aqar when the Principal Lease Agreements were first entered into was ARB and was subsequently replaced by ART, its wholly owned entity, which entered into the subsequent agreements relating to the Principal Lease Agreements.

For the purposes of the remaining sections under this Appendix II, the term "Previous Lessor" shall refer to ARB; and subsequently, ART as successor trustee of AI-'Aqar and as the lessor of the Properties during the Previous Contractual Term (as hereinafter defined).

#### 2. Information on the Properties

The properties are more particularly described in the respective Principal Lease Agreements, which are available for inspection at the registered office of KPJ. Although differently specified, the subject matter of the lease is the same hospitals as that in the Lease Agreements which are APSH, DSH, ISH, JSH, PSH and SSH respectively.

## 3. Lease Term

Fifteen (15) years expiring on 29 June 2021, with an option to renew for another fifteen (15) years subject to the terms and conditions to be agreed upon by the Parties ("Previous Contractual Term").

For clarity, the lease is renewable every three (3) years, up to the expiry of the Previous Contractual Term.

#### No SALIENT TERMS OF THE PRINCIPAL LEASE AGREEMENTS

#### Rent Formula for 2006 - 2021

#### 2006- 2009 (1st rental term)

The total annual rental for the first term ending December 2009 is as follows:-

	Annual Rental (RM'mil)
2006 (5 months)	14.78
2007	35.70
2008	36.43
2009	36.96

The rental was to be reviewed on 1 January after every 3 full financial years throughout the 15 years contractual terms.

## 2010-2012 (2<sup>nd</sup> rental term)

The rental review formula for the 1<sup>st</sup> year is (10year MGS +238 BPS) x market value of the properties at the point of review subject to:-

- (i) a minimum rental of RM33 million per annum; and
- (ii) any lease rental adjustment shall not be more than 2% incremental over the preceding year's rental amount

For the 2<sup>nd</sup> & 3<sup>rd</sup> year of the 2<sup>nd</sup> rental term thereon, the rental would be 2% incremental over the preceding year's rental.

## 2013-2021 (3<sup>rd</sup> to 5<sup>th</sup> rental term)

The rental review formula for the 1<sup>st</sup> year of the 3<sup>rd</sup>, 4<sup>th</sup> and 5<sup>th</sup> rental term is as follows:-

10-years MGS + 238 BPS x market value of the properties, at the point of review subject to:-

- (i) a minimum gross rental of 7.1% per annum x prevailing market value or purchase consideration of the properties whichever is higher\*; and
- (ii) any lease rental adjustment shall not be more than 2% incremental over preceding vear's lease rental.

For the  $2^{nd}$  &  $3^{rd}$  year of the  $3^{rd}$ ,  $4^{th}$  and  $5^{th}$  rental term thereon, the rental would be a 2% incremental amount over the preceding year's rental amount.

Note \*: The clause stating "purchase consideration of the properties whichever is higher" was only included in the 4<sup>th</sup> and 5<sup>th</sup> rental term.

## 5. Security Deposit and Utilities Deposit

## **Security Deposit**

Shall refer to such amount equivalent to one (1) month rent which had been mutually agreed by the parties and such amount shall be deposited with/retained by the Previous Lessor on trust for Al-`Aqar.

## **Utilities Deposit**

Shall refer to such amount which had been mutually agreed by the parties

## No SALIENT TERMS OF THE PRINCIPAL LEASE AGREEMENTS

#### 6. Previous Lessees' covenants

The Previous Lessees' covenants with the Previous Lessor and/or the Manager, includes amongst others:-

#### Rent

To pay the rent payable during the Previous Contractual Term without any deduction by monthly payments in advance on the first day of every month and proportionately for any period of less than a month.

To pay the rent on the days and in the manner set out in the Principal Lease Agreements and not to exercise or seek to exercise any right or claim to withhold the rent or any right or claim to legal or equitable set-off.

## Repair, cleaning, decoration etc

The Previous Lessees shall keep the properties in good and tenantable repair and maintenance. The Previous Lessees shall as and when necessary issue a notice to the maintenance manager to conduct any repairs on any part of the properties and shall pay the maintenance manager for work done in connection thereto.

The Previous Lessee shall bear and pay or otherwise be responsible for all costs of all services and maintenance charges (where applicable) including without limitation services charges, statutory payments (save for quit rent and assessment), insurance, capital expenditure and/or other payments/ costs related to the properties during the lease term.

#### 7. The Previous Lessor and/or the Manager covenants

The Previous Lessor and/or the Manager's covenants with the Previous Lessees, includes amongst others: -

#### **Taxes**

To pay for:-

- all rates, taxes, assessments, duties, charges, impositions, levies and outgoings during the Previous Contractual Term; and
- (ii) any service tax chargeable in respect of any payment made by the Previous Lessor and/or the Manager under any of the terms of or in connection with the Principal Lease Agreements or in respect of any payment made by the Previous Lessees where the Previous Lessor and/or Manager agreed in the Principal Lease Agreements to reimburse the Previous Lessees for such payment.

## Quit rent and assessment

To pay all quit rent and assessment which are now or during the Previous Contractual Term shall be falling due in respect of the land.

#### Takaful

To effect and maintain Takaful coverage in respect of the structure of the properties and the Previous Lessor's assets, equipment and machinery in the properties against fire and allied perils at the Previous Lessor's cost and expense.

## Services of Maintenance Manager

The Previous Lessor and/or the Manager shall appoint and pay to the maintenance manager during the Previous Contractual Term for the maintenance and management services rendered by the maintenance manager with respect to the properties in accordance with the maintenance management agreement.

#### No SALIENT TERMS OF THE PRINCIPAL LEASE AGREEMENTS

#### Repair and maintenance

The Previous Lessor and/or the Manager:-

- (i) appoint the maintenance manager and pay for the services rendered by the maintenance manager based on the recommendation of and subject to verification by the Manager of the services rendered as follows:
  - (a) To maintain in reasonably good and tenantable repair and maintenance (fair preventive and/or fair corrective maintenance excepted) the structure of the properties including the main walls structural slabs of the floor boundary, walls beams and columns (other than in respect of those parts of the properties for which the respective Previous Lessees or occupier is responsible); and
  - (b) To operate service and maintain in reasonably good and tenantable repair and maintenance (fair preventive and/or fair corrective maintenance excepted) the electrical, mechanical and other equipment and assets for common benefit including the lift and fire-fighting installations (other than in respect of those parts of the properties for which the respective Previous Lessees or occupier is responsible).
- (ii) carry out any work which may affect or may be likely to affect the structure of the properties (including but not limited to the roof and the foundation) or the mechanical or electrical installations of the properties or the provision of any services in or to the properties.

# Repair, cleaning, decoration etc

The Previous Lessor and/or the Manager, shall as and when required by the Previous Lessees based on the advice and recommendation of the maintenance manager, issue a notice to the maintenance manager to coordinate or arrange for any repairs on any part of the properties on any of the assets in the properties.

If so required by the Previous Lessees, based on the proposal and/or at the advise of the maintenance manager, to replace from time to time the properties the assets in the properties which may be or become beyond repair, at any time during or at the end of the Previous Contractual Term, in accordance with the planned budget prepared by the maintenance manager which shall be approved by the Previous Lessor and/or the Manager at any time during the Previous Contractual Term.

## 8. Expansion

In the event the Previous Lessees requests and the Previous Lessor and/or the Manager desire to meet the expansion requirements of the Previous Lessees through expansion, refurbishment and renovation of the properties, the Previous Lessor shall through the Manager, instruct the maintenance manager to make the necessary arrangements, coordinate, manage, monitor and supervise any major structural alterations or additions to the properties or work which may affect or may be likely to affect the structure of the properties (including but not limited to the roof and the foundation) or the mechanical or electrical installations of the properties or the provisions of any services in or to the properties. The Previous Lessor shall then reimburse the Previous Lessees based on the recommendation of the Manager according to the work done and subject to verification by the Manager of all costs incurred by the Previous Lessees as recommended by the auditors of Al-'Aqar for the expansion, refurbishment and renovation of the properties at such dates and/or amount to be agreed mutually by the Previous Lessor and/or the Manager and the Previous Lessees.

## No SALIENT TERMS OF THE PRINCIPAL LEASE AGREEMENTS

#### 9. Forfeiture and termination

The forfeiture and termination of the Principal Lease Agreements shall take place if and whenever during the Previous Contractual Term:-

- the rent or any other sum due under the Principal Lease Agreements shall be in arrear and shall remain unpaid for thirty (30) working days after becoming payable (whether formally demanded or not); or
- (ii) there shall be any breach non-performance or non-observance by the Previous Lessees of any of the covenants and conditions contained in the Principal Lease Agreements of which is not capable of being remedied or if capable of being remedied such breach is not remedied within a reasonable time stipulates by the Previous Lessor in its notices to the Previous Lessees requesting action to remedy the same; or
- (iii) the Previous Lessees are in breach of any agreement which has a material adverse effect on the business and/or operations of the Previous Lessees which affects its ability to fulfil its obligations under the Principal Lease Agreements; or
- (iv) any provision of the Principal Lease Agreements is, or becomes for any reason whatsoever, invalid or unenforceable; or
- (v) the Previous Lessees cease or threaten to cease to carry on its business; or
- (vi) the Previous Lessees are unable to pay its debts as they become due or commits an act of bankruptcy or insolvency, as the case may be, or any act analogous thereto; or
- (vii) a trustee or administrator or receiver or manager or liquidator or bailiff or similar officer is appointed in respect of the Previous Lessees or in respect of its assets; or
- (viii) the Previous Lessees enter into or proposes to enter into, or there is declared by any competent court or authority, a moratorium on the payment of indebtedness or other suspensions of payments generally; or
- (ix) any step is taken for the winding up or dissolution (whether compulsory or voluntary) or bankruptcy, as the case may be, of the Previous Lessees or a petition for winding up or bankruptcy, as the case may be, is presented against the Previous Lessees; or
- (x) a compromise or arrangement is proposed or is intended to be proposed between the Previous Lessees and its creditors; or
- (xi) the Previous Lessees enter into or proposes to enter into an arrangement or composition for the benefit of its creditors; or
- (xii) the Previous Lessees have or suffer any distress, execution, attachment or other legal process to be levied, enforced or sued out against its assets; or
- (xiii) the Previous Lessees shall suffer or do any act or thing whereby the Previous Lessor's and/or the Manager's rights shall or may be prejudiced; or

## No SALIENT TERMS OF THE PRINCIPAL LEASE AGREEMENTS

(xiv) in the event that the properties or any part thereof shall at any time during the Previous Contractual Term be damaged or destroyed by fire or by any event so as to become unfit for occupation or use then and provided always that such aforesaid fire or event shall not have been cause by the wilful and malicious acts of the Previous Lessees, its servants and agents, the rent reserved or a fair and just proportion thereof according to the nature and extent of the damage sustained shall be suspended and cease to be payable until the properties shall have been rendered fit for occupation and use provided always that in the event that the Previous Lessor shall be unable to restore or render the properties fit for occupation within three (3) months from the date of occurrence of the events stated under this clause, the Previous Lessees shall have an option either to terminate the Principal Lease Agreements or to continue suspending and ceasing payment of the rent reserved or proportionate part thereof according to the extent of damage or destruction until the date of the properties shall be rendered fit for occupation or used by the Previous Lessor. In the event the Previous Lessees decide to terminate the Principal Lease Agreements, the Previous Lessor shall within fourteen (14) days thereof, refund the security deposit to the Previous Lessees less all payment due and payable under the Principal Lease Agreements.

Any demand for or acceptance of any rent or any other payment by the Previous Lessor after the happening of any of the events specified above or the exercise by the Previous Lessor of any of its rights under the Principal Lease Agreements shall not prejudice the exercise by the Previous Lessor of any of its rights or, as the case may be, the further exercise of its rights under the Principal Lease Agreements nor shall it constitute an election by the Previous Lessor to exercise or to not exercise any of the rights, powers or privileges under the Principal Lease Agreements.

In addition to the Previous Lessor's and/or the Manager's right of specific performance and right of termination specified above, the Previous Lessees shall compensate the Previous Lessor for any breach by the Previous Lessees of any term of the Principal Lease Agreements and the Previous Lessor shall at all times be entitled to sue for and recover all losses, damages, costs and expenses of whatever nature from the Previous Lessees in respect of any and all such breaches.

Notwithstanding the termination of the Principal Lease Agreements by the Previous Lessor, the obligations and liabilities of the Previous Lessees and the rights of the Previous Lessor under the Principal Lease Agreements which are to apply upon the termination of the Principal Lease Agreements or at or after the end of the Previous Contractual Term shall survive such termination until the Previous Lessees shall have fully and finally satisfied all of such obligations and liabilities and the Previous Lessor shall have full and finally exercised all of such rights.

If the Previous Lessees vacate the properties during the Previous Contractual Term (whether or not the Previous Lessees cease to pay any rent or other moneys payable):-

- (i) acceptance of the keys or entry into the properties by the Previous Lessor or by any person on the Previous Lessor's and/or the Manager's behalf or the advertising of the properties for re-leting will not constitute a re-entry forfeiture or waiver of the Previous Lessor's and/or the Manager's rights to recover in full all rent and other moneys from time to time due or payable under the Principal Lease Agreements;
- (ii) in the absence of a written agreement by the Previous Lessor to accept the surrender of the Previous Lessees' interest under the Principal Lease Agreements or a formal notice of forfeiture or re-entry by the Previous Lessor, the Principal Lease Agreements shall be deemed to continue in full force and effect until the date from which a new Previous Lessee actually commences to occupy the whole of the properties or until the expiry of the Previous Contractual Term, whichever may be the earlier.

#### No SALIENT TERMS OF THE PRINCIPAL LEASE AGREEMENTS

Save as otherwise provided above or any other provision of the Principal Lease Agreements, neither party shall be entitled to terminate the Principal Lease Agreements during the Previous Contractual Term without the written consent of the other party. However, in the event of termination of the lease by the Previous Lessees, prior to the expiry of the Previous Contractual Term, the Previous Lessees shall be liable to pay to the Previous Lessor all rent due and payable for the remaining and unutilised/unexpired period of the Previous Contractual Term as liquidated damages without prejudice to the other rights to claim by the Previous lessor for any antecedent breach by the Previous Lessees.

At the end of the Previous Contractual Term or upon the termination of the Principal Lease Agreements for any reason whatsoever, the Previous Lessor shall be entitled to deal with the properties in any manner whatsoever and howsoever including but not limited to letting out the properties to any other person whomsoever.

#### 10. Variation of Rental

The Previous Lessor and/or the Manager shall have the right to vary the rent of the nett lettable area occupied and used by the Previous Lessees, at the recommendation of the Manager due to the occurrence of any of the following future events:-

- if the nett lettable area of the properties increases arising from the renovations or refurbishments undertaken by the Previous Lessor and/or the Manager, the rent shall be increased corresponding with the increase in the Previous Lessees' nett lettable area of the properties;
- (ii) The Previous Lessor and/or the Manager incurs maintenance costs as determined from time to time by the Previous Lessor and/or the Manager for the maintenance upkeep and management of the properties, the land and the common areas and includes the costs of electric power for and the costs of maintenance and upkeep of the lifts and main air-conditioning plant, payment for electricity and water supplied and used in the common areas of the properties the employment and other expenses incidental to the employment of personnel engaged in and about the provision of services and maintenance and upkeep of the common areas of the properties;
- (iii) The Previous Lessor and/or the Manager incurs costs for the refurbishment or renovation of the properties for the purposes of expansion and to increase the capacity of the properties;

for the purposes of increasing the capacity and future expansion of the properties.

#### 11. First Right of Refusal to Purchase

In the event the Previous Lessor and/or the Manager intends to sell or dispose the properties at any time during the Previous Contractual Term, the first right of refusal to purchase the properties shall be given to the Previous Lessees.

#### 12. Option to renew

If the respective Previous Lessees wish to take a further extension of the lease of the properties from the expiry of the Previous Contractual Term, the Previous Lessees shall give a written notice to the Previous Lessor not less than twelve (12) calendar months prior to the expiry of the Previous Contractual Term. However, the parties agreed that such extension may also be made by way of the parties executing a new lease agreement to effect the same.

If the Previous Lessees shall be desirous of renewing the lease of the properties for a further rental term as the Previous lessees may determine and require from the expiry of the rental term, the Previous Lessees shall give to the Lessor a notice in writing of its intention to renew the lease of the properties, of not less than three (3) calendar months prior to the expiry of the rental term.

#### No SALIENT TERMS OF THE PRINCIPAL LEASE AGREEMENTS

Subject to the Previous Lessees on the expiry of the rental term or the Previous Contractual Term (as the case may be) having paid the rent reserved by and performed and observed the covenants contained in the Principal Lease Agreements, the Previous Lessor shall grant to the Previous Lessees a further lease of the properties for the renewed contractual term commencing on the day immediately following the last day of the Previous Contractual Term but otherwise upon the same terms and conditions of the Principal Lease Agreements with the exception of this provision for renewal, the new rental rate which shall be mutually agreed upon by both parties and the topping up of the security deposit and the utilities deposit to correspond with the new rental rate. The stamp duty (if any) payable on the renewal notice and/or in respect of the renewed contractual term shall be borne and paid by the Previous Lessees.

#### 13. Future Development

The Previous Lessor hereby grants to the Previous Lessees the right to undertake future development on the land or any part thereof ("New Development") at the Previous Lessees' own cost and expenses for the expansion of the Previous Lessees' business operations, subject to the following:

- the Previous Lessees shall provide the details of the New Development for approval of the Previous Lessor and the Manager; and
- (ii) the Previous Lessees shall obtain the approval from the relevant governmental agency or authority for the New Development

prior to the commencement of the New Development.

The parties hereby further agree that subject to the issuance of the Certificate of Completion and Compliance for the New Development, the Previous Lessor shall acquire the New Development from the Previous Lessees at a price to be mutually agreed by the parties based on the valuation to be conducted by an independent valuer or an independent quantity surveyor appointed by the Previous Lessor, subject to the approval of relevant governmental agency or authorities', the approval of the unit holders of Al-'Aqar and/or shareholders of the Previous Lessees and/or its holding company, KPJ (if required) and the terms and conditions of the sale and purchase agreement, to be entered into between the Previous Lessor and the Previous Lessees in connection with the aforementioned acquisition of the New Development.

The parties hereby further agree that upon completion of the acquisition of the New Development stipulated in the clause above, the Previous Lessees shall enter into a lease agreement with the Previous Lessor and the Manager for the lease back of the New Development by the Previous Lessees and the rental for the properties shall be revised accordingly to include the New Development and subject to the terms and conditions of a new lease agreement to be entered upon by the Previous Lessor, the Previous Lessees and the Manager.

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02 April 2021

AMANAHRAYA TRUSTEES BERHAD Level 14, Wisma AmanahRaya, Jalan Ampang, 50508 KUALA LUMPUR

And

KPJ HEALTHCARE BERHAD Level 15, Menara KPJ, Jalan Tun Razak, 50400 KUALA LUMPUR

Dear Sirs.

#### CERTIFICATE OF VALUATION OF

- KPJ AMPANG PUTERI SPECIALIST HOSPITAL ("Property No. 1")
- KPJ DAMANSARA SPECIALIST HOSPITAL ("Property No. 2")
- KPJ JOHOR SPECIALIST HOSPITAL ("Property No. 3")
- d. KPJ PUTERI SPECIALIST HOSPITAL ("Property No. 4")
- e. KPJ SELANGOR SPECIALIST HOSPITAL ("Property No. 5")
- f. KPJ IPOH SPECIALIST HOSPITAL ("Property No. 6")

#### ("SUBJECT PROPERTIES")

We were jointly instructed by AmanahRaya Trustees Berhad ("ART") as trustee of Al-Aqar Healthcare REIT ("Al-Aqar REIT") and KPJ Healthcare Berhad ("KPJHB") to conduct valuation of the Subject Properties for the purposes of the proposed renewal of the leases and the details of the valuations are contained in our Valuation Reports bearing reference nos. V/AAQ6LR/RT/6415520/A to V/AAQ6LR/RT/6415520/F (inclusive), all dated 02 April 2021.

We have prepared this Certificate of Valuation for inclusion in the circulars to the shareholders of Al-Aqar REIT and KPJHB in conjunction with the proposed renewal of the leases.

The salient details of the Subject Properties are attached as Appendix 'A'.

The relevant dates of valuations are taken to be as at the dates of our inspections.

The Reports and Valuations and this Certificate of Valuation have been prepared in accordance with the Asset Valuation Guidelines issued by the Securities Commission Malaysia and the Malaysian Valuation Standards issued by the Board of Valuers, Appraisers, Estate Agents and Property Managers, Malaysia with the necessary professional responsibility and due diligence.

The basis of valuation adopted is the **Market Value** which is defined as "the estimated amount for which an asset or liability should exchange on the valuation date between a willing buyer and a willing seller in an arm's length transaction after proper marketing where the parties had each acted knowledgeably, prudently and without compulsion".

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#### 1.0 VALUATION METHODOLOGY

In arriving at our opinion of the Market Values of the abovementioned properties, we have adopted the Income Approach by Profits Method (Discounted Cash Flow / "DCF") as the primary valuation methodology and Cost Approach as check.

#### 1.1 Income Approach by Profits Method (DCF)

This method is adopted where trading is the essence to the value of the property (business based property) and capitalises future net trading profit as a basis for estimating the market value of the Subject Properties as a going concern inclusive of goodwill, hospital operating equipment, furniture, fittings, plant, machinery and equipments.

We have used a 5-year discounted cash flow and have forecasted the profit for a 5-year period, after which we have calculated the terminal value based on the fifth year's net profit for the remaining term of the tenure. We have obtained profit and loss statements of the Subject Properties from the Client. We were also made available with the future projections of the medical centres by the Client. We have forecasted the 5-year revenues and operating expenditures of the Subject Properties based on the analysis of thier past operating performances. We have taken into consideration of the projections of the Client, made necessary due diligence and have arrived at our independent projections as per the practice in the industry.

We note that the private specialist medical centre sector is not spared by the global economic crisis caused by the Covid-19 pandemic. The gross revenues of Subject Properties have declined due to the movement control order ("MCO"), conditional MCO (CMCO) and recovery MCO (RMCO) announced by the Malaysian government to control the spread of the virus. We have taken into consideration of the above factor in our projections of the 5-year DCF.

Generally, in arriving at the revenues of the various departments of the medical centres, we have made indebt analysis of thier historical performance.

In analysing the past years performance of the Subject Properties, we note that the revenue and expenses of year 2020 have been impacted by the coronavirus disease 2019 ("Covid-19") pandemic and as at date of valuation the profit and loss accounts of the medical centres have yet to be audited. In light of the above, we have analysed and taken cognizance of the performance of year 2020 which has been substantially hampered by the Covid-19 pandemic. However, the year 2020 performance has been excluded as it does not reflect the real performance of the medical centres. In lieu, adopted as the floor level benchmark performance of the medical centres in our 5-year cash flow. Our projections of the revenues and expenses for the 5-year cash flow have taken into consideration of the Covid-19 pandemic impact on the medical centres with recovery from the pandemic phase for the initial years and gradual increase to return to normalcy phase from the floor level benchmark. The parameters adopted are noted to be fair and reflective of the performance of the private specialist medical centres.

We have adopted the following parameters in arriving at the market value of the Subject Properties using the Income Approach by Profits Method (DCF).

## Summary of Parameters Adopted (Common)

Beds Available	The number of beds available in a year is derived by multiplying operational beds available for the ye with 365 days.		
Occupancy Rate of Beds  The occupancy rate is derived based on the historical occupancy rate achieved by the n since years 2017 to 2020 (inclusive). We foresee the impact of Covid-19 pandemic to fo year 2021. Thus, we have reflected a lower occupancy rate for year 2021. We have grade the occupancy rate for the average occupancy rate to return to normalcy in line with the Malaysian economy.			
No. of Inpatients  Admitted Days  The number of inpatients admitted days in a year is derived from the total beds occupied of number of inpatients admitted. We have adopted the past 3 years (excluding year 2020) a years 2017 to 2019 (inclusive) which is considered reasonable to project the number admitted days in our 5-year DCF projection.			
Ratio of No. of	We have adopted average ratio of no. of outpatients / inpatients of past 3 years (excluding year 2020)		
Outpatients /	from years 2017 to 2019 (inclusive) which is considered reasonable to project the number of outpatients		
Inpatients for the 5-year DCF projection.			
Revenue	The state of the s		
Consultant Inpatient Revenue Per Occupied Bed ("CRPOB")  The revenue is derived by multiplying the total beds occupied for the year with the esting per occupied bed. We have analysed CRPOB of past 5 years from years 2016 to 2020 (in have adopted the average of the past 3 years (excluding year 2020) from years 2017 to 2 as fair representation.			
Consultant Outpatient Revenue (COR)  The revenue is derived by multiplying the total outpatients visited for the year with revenue per patient per year. We have adopted the average of the past 3 years (exclusive) as fair representation.			



Hospital Inpatient	The revenue is derived by multiplying the total beds occupied for the year with the revenue per occupied bed. We have adopted the average of the past 3 years (excluding year 2020) from years 2017 to 2019
Revenue Per	
Occupied Bed Hospital	The revenue is derived by multiplying the total outpatients visited for the year with the outpatient
Outpatient	revenue per patient per year.
Revenue Expenses	
Cost Of Sale	We have analysed and adopted the past five years cost of sale i.e. material, direct staff cost, operating overhead and adopted its average of years 2017 to 2019 (inclusive) of the Subject Properties. From our analysis of the historical cost of sale, we note that the material cost moved in tandem with the hospital inpatient and outpatient revenues whilst the direct staff cost and operating overhead moved in tandem with the gross operating revenue. As the occupancy of the medical centre increases, so does the cost of sale, thus, both the revenue and cost of sale have a direct relationship.
Undistributed Operating Expenses	We have analysed the past five years expenses i.e. administrative & general, sales & marketing, property operations maintenance & energy cost ("POMEC") and adopted its average of years 2017 to 2019 (inclusive) of the Subject Properties. From our analysis of the historical expenses, we note that the undistributed operating expenses moves in tandem with the Total Operating Revenue. As the occupancy of the medical centre increases, so does the undistributed operating expenses, thus, both the revenue and undistributed operating expenses have a direct relationship.
Hospital Management Fee	We have adopted the actual rate being charged by KPJHB as hospital management fee which is in line with the management fees adopted for similar medical centres and other profit orientated real estate assets.
Quit Rent & Assessment	We have adopted the actual quit rent and assessment of the medical centres.
Insurance	To insure against total and partial damage / loss caused by fire ("F") and other insurable perils i.e. burglary ("B"), plate glass ("PG"), machinery breakdown ("MB"), public liability ("PL"), consequential loss ("CL"), all risk ("AR") and medical malpractice ("MM").
Incentive Management Fee	The incentive management fee to reflect operator's risk, management advisory and skill to operate the various income generating resources of the medical centres. It is also often referred as tenant's share in the profit based property assets and adopted based on the percentage of gross operating profit of the medical centres.
Capital Reserve Fund For The Replacement Of Furniture Fitting Equipment ("FFE"), Hospital Operating Equipment ("HOE") And Capital Expenditure ("CAPEX")	We have analysed historical expenditures incurred by the medical centres over the past 5 years. We have adopted the average of the past 5 years as fair expenditure for FFE, HOE and CAPEX in line with our 5-year DCF projection.
Terminal Capitalisation Rate / All Risk Yield	In arriving at the terminal value, the resultant net revenue (profit) of the fifth year projection is capitalised by an appropriate capitalisation rate / rate of return (an 'all risk yield') to arrive at the terminal value of the Subject Properties. The capitalisation rate adopted is the rate which reflects the investor's / entrepreneur's expected investment rate of return of the Subject Properties. We wish to inform that we have adopted a market corroborated capitalisation rate to arrive at the capital value of the Subject Properties. The market based rate is the most frequently adopted methodology by the property industry in Malaysia as it reflects the inherent risk associated with the investment. In arriving at our opinion of the appropriate capitalisation rate using the above methodology, thorough examination and analysis of several recent sales of private specialist medical centre buildings were carried out. We note that there is a dearth of transaction of private specialist medical centres in Malaysia except for KPJ Batu Pahat Specialist Hospital (transacted in year 2019) and Sunway Medical Centre (transacted in year 2012). Based on our yield analysis, we note that the yields of the abovementioned private specialist medical centres are 7.19% and 9.79%, respectively.
	Exercising judgment based on our experience in the industry, we have compared the relative investment characteristics of the Subject Properties and the sales. We have made necessary diligent adjustments to arrive at the capitalisation rate of the Subject Properties. We have given emphasis on the time, location, quality, characteristics and tenure of the Subject Properties. We have also taken into account the current economic condition as impacted by the Covid-19 pandemic, the existing and future demand and supply of the private specialist medical centre segment in arriving at the capitalisation rate. The Rate is adopted after taking into consideration of the risk involved to obtain the net revenue (profit). We have reflected the above factors accordingly and have adopted fair capitalisation rates to capitalise the net profit (profit) to arrive at the terminal value of Subject Properties which are also derived from comparison of yields of the abovementioned private specialist medical centres, various types of residential, commercial, industrial and agricultural properties.

## APPENDIX II - VALUATION CERTIFICATE (CONT'D)



#### Discount Rate

The discount rate is based on the perceived risk on the future projections and the return on the investment. We have made upward adjustment of 200 basis points (bps) on the capitalisation/all risk yield rate to reflect the higher risk on the future business, Malaysian economy and the future revenue. The discount rates adopted are within the range of the industry averages of medical centres in Malaysia and reflective of all the physical and investment characteristics of the Subject Properties.

#### 1.2 Cost Approach

In essence, this approach entails the summation of the market value of land and Depreciated Replacement Cost ("DRC") of the building. Cost Approach is the most common method as it can be applied to wide range of assets. The Cost Approach estimates value using the economic principle that a buyer will pay no more for an asset than the cost to obtain an asset of equal utility, whether by purchase or by construction. It is based on the principle of substitution, i.e. that unless undue time, inconvenience, risk or other factors are involved, the price that a buyer in the market would pay for the asset being valued would not be more than the cost to construct an equivalent asset. In assessing what he might be prepared to pay for a property, a potential purchaser may consider as an alternative to acquiring the Subject Properties by buying a similar type of land and constructing a similar building having the same utility and function. This represents the maximum that a potential purchaser would be prepared to pay for the property.

In arriving at the Market Value of the land, we have adopted the Market/Comparison Approach which is premised on the principle that comparison is made of the property under valuation with sales of other similar properties. Where dissimilarities exist, adjustments are made.

In determination of value of the commercial land by this method, a survey was made of property sales that have occurred in this or similar areas within the recent past. These comparable sale prices are then adjusted for comparability to reflect differences in time, location and accessibility, comer/end premium, size/quantum allowance, tenure and conversion premium from development land to commercial land to render the sold properties as similar as possible with the Subject Properties.

The building component is arrived at by the DRC Method which is derived from the Gross Current Reproduction / Replacement Cost New ("GCRCN") and deducting therefrom the accrued depreciation comprising physical, functional and economical obsolescences. We also made reference to various contracts awarded, made enquiries with the contractors and quantity surveyors and made reference to JUBM and Arcadis Construction Cost Handbook Malaysia 2020. We have adopted straightline depreciation at a rate of 2% per annum and the estimated life span of the buildings adopted is about 50 years as per the practise in the industry for similar type of properties after consultation with Contractors and Quantity Surveyors which is a fair representation.

#### 1.3 Reconciliation of Value

Private specialist medical centre is the centre of providing quality and skilled health services property with the various sources of revenues generated from operating the property as a business entity which trading is the essence to the value of the property. As such, we have given greater emphasis on the Income Approach by Profits Method (DCF) as a more reliable and appropriate method of valuation. The Income Approach by Profits Method (DCF) is able to capture the annual income and expenses over the investment horizon of the investor and thus appropriate to arrive at the fair and accurate market value of a private specialist medical centre.

The other suitable methodology which can be adopted as it takes into consideration of the nature of the Subject Properties which are designed and developed according to the specific use of a particular business requirement is the Cost Approach. It is the commonly adopted methodology in the industry for valuation of specialised assets like the Subject Properties. Based on our investigation and analysis, we note that there are adequate sale evidences of similar type of commercial land in the immediate vicinities and larger neighbourhood with similar locational benefit of the Subject Properties which can be relied upon to arrive at the accurate market value of the land component using the Market/Comparison Approach. The details of the sale evidences are easily available from the Valuation And Property Services Department, Ministry Of Finance. The building component is derived from the DRC where the development cost of medical centres are easily available. The summation of the land and building values is adopted as the market value.

The Market/Comparison Approach is an appropriate method to be adopted for homogeneous properties with minimal dissimilarities which require less complicated adjustments. However, for specialised profit orientated properties which are physically, functionally and economically complex where adjustments are numerous and more difficult to quantity, it will be difficult to make adjustments using the Market/Comparison Approach. The market value of a trading based property is a function of the future income stream.



The cash flows are subject to the specific nature of the particular business. It will be strenuous to make all the relevant qualitative and quantitative adjustments accurately for such properties using Market/Comparison Approach. Based on our research and investigation, we note that there are either infrequent or very limited sale evidences of private specialist medical centres in Malaysia as the medical centres are often constructed for owner operation and seldom held as an investment asset. Therefore, the Market/Comparison Approach may not be a suitable approach to determine the accurate market value of the private specialist medical centres.

In light of the above, we have considered the Income Approach by Profits Method (DCF) and Cost Approach as the suitable valuation methodologies to arrive at the market value of the Subject Properties. Nevertheless, the Cost Approach is derived from the market value of the land and DRC of the building. The Cost Approach is based on the cost which does not reflect the investment characteristics of the Subject Properties and often does not reflect the highest and best use value of the Subject Properties. However, the Cost Approach can provide a good guide on the market value of the Subject Properties due to easily available comparables for the land component and availability of accurate cost of development for the specific design and construction of the private specialist medical centre.

Hence, we have considered the market value derived from the Income Approach by Profits Method (DCF) as fair and accurate representation of the market value of the Subject Properties supported by the Cost Approach.

#### 2.0 THE IMPACT OF THE COVID-19 PANDEMIC ON THE VALUATION OF THE SUBJECT PROPERTIES

The unprecedented Covid-19 pandemic has had a negative impact on the Malaysian economy and the property market. The global and Malaysian economic crises caused by the pandemic have not spared the Malaysian private healthcare industry. The number of patients seeking treatment at private medical centres have declined in year 2020. The outbreak also has resulted in border closure that has restricted medical tourism. Nevertheless, the impact of the Covid-19 pandemic is expected to be mitigated by the pro-active fiscal and monetary measures, short-term economic recovery plan (STERP), prihatin rakyat economic stimulus package (PRIHATIN) and national economic recovery plan (pelan jana semula ekonomi negara (PENJANA)) introduced by the government to contain its impact on the Malaysian economy, property market and healthcare industry.

Malaysia, has immense potential as a preferred healthcare travel destination in the world. Prior to the Covid-19 pandemic, the Malaysian healthcare sector had robust growth and this sector has one of the highest multipliers in the Malaysian economy. Moving forward, post Covid-19 pandemic, the Malaysian healthcare sector is expected to remain resilient amid strong demand from the demographic shifts among which are the increase in aging Malaysian population, rising affluence, increasing life expectancy and growing healthcare insurance.

We observe that based on our analysis of the latest rental yields of the investment properties transacted in year 2020 comprising UOA Corporate Tower, The Pinnacle Sunway and Menara Guoco, the rental yields range from 4.96% to 6.28%. The performance of various real estate investment trusts (REITs) for year ending 2019 and 2020 revealed that the current rental yield trends are within the range of 1.79% to 8.04% depending on the type of the property, location, characteristics, tenure, nature and risk profile of the investment. In light of the above, taking into consideration of the current state of the Malaysian economy and property market which have been impacted by the Covid-19 pandemic, we are of the view that the fair rental yields of the Subject Properties are within the above range.

#### 3.0 OPINION OF VALUE

Having regard to the foregoing, taking into consideration of all pertinent factors and based upon our analysis of relevant market data, we are of the opinion that the market values of the Subject Properties, on a going concern basis as a fully operational private specialist medical centres and subject to the titles being free of all encumbrances, good, marketable and registrable are as follows: -

Property No.	Property Address	Market Value (RM)	
1	KPJ Ampang Puteri Specialist Hospital	157,000,000	
2	KPJ Damansara Specialist Hospital	135,000,000	
3	KPJ Johor Specialist Hospital	147,000,000	
4	KPJ Puteri Specialist Hospital	51,000,000	
5	KPJ Selangor Specialist Hospital 100,000		
6	KPJ Ipoh Specialist Hospital	122,000,000	
	TOTAL	712,000,000	

For And On Behalf Of

CHESTON INTERNATIONAL (KL) SDN BHD

G. PAREMES SIVAM, FRISM, MRICS, MIACVS, MPEPS, MMIPFM CHARTERED SURVEYOR

REGISTERED VALUER, V-480



#### APPENDIX 'A' - SALIENT DETAILS OF THE SUBJECT PROPERTIES

#### Property No. 1

Date of Inspection and Valuation:	22 January 2021	
Identification / Type of Property / Property Address:	A purpose built private specialist medical centre known as KPJ Ampang Puteri Specialist Hospital ("APSH") identified as PT No. 25119 (New Lot 35523), Mukim of Ampang (Empang), District of Hulu Langat, Selangor Darul Ehsan, held under Title No. HS(M) 26550, bearing postal address No. 1, Jalan Memanda 9, Taman Dato' Ahmad Razali, 68000 Ampang, Selangor Darul Ehsan.	
Title Particulars:	Tenure:	99-year leasehold interest expiring on 17 April 2089 (unexpired term of about 68.28 years)
	Provisional Title Land Area:	21,670 square metres ("sq. m.") / 233,254 square feet ("sq. ft.")
	Surveyed Land Area:	21,664 sq. m. / 233,189 sq. ft.
	Registered Proprietor:	AmanahRaya Trustees Berhad (as Trustee)
	Category of Land Use:	Building
	Encumbrance:	Charged by AmanahRaya Trustees Berhad to Maybank Trustees Berhad, registered on 5 November 2018
	Endorsements:	<ol> <li>Nombor Perserahan 66/1998 Jil 4 Fol. 167 Pegarnbilan Sebahagian Tanah-Borang K seluas lebih kurang 8.50 meter persegi, registered on 23 January 1998.</li> <li>Pajakan Seluruh Tanah to Ampang Puteri Specialist Hospital Sdn Bhd vide Suratkuasa Wakil: 14/2016, Surat Kebenaran: 1138/2018 &amp; 1138/2008 commencing from 1 January 2016 and expiring on 30 June 2021, registered on 28 March 2018.</li> </ol>

#### Location

APSH is located within the commercial centre of Taman Dato' Ahmad Razali famously known as Ampang Point at the periphery of Kuala Lumpur city centre. It is located about 6 kilometres (3.72 miles) to the east of the Kuala Lumpur city centre. APSH is located near the border of Kuala Lumpur city centre and Selangor, fronts onto Jalan Memanda 9 which is accessible from various parts of Kuala Lumpur and Selangor and the common accessibility from Kuala Lumpur city centre is via Jalan Ampang, Jalan Hulu Kelang/Middle Ring Road II ("MRR II").

Prominent developments located in the immediate vicinity are Ampang Point Shopping Complex, De Palma Hotel, M-City Development, Plaza Ampang City, Flamingo Hotel and Business Centre.

Prominent private medical centres and government hospitals located in the neighbourhood are as follows:

Name	Capacity	Location	Distance from APSH
Private Medical Centre			
Gleneagles Kuala Lumpur	365 beds	Jalan Ampang, 50450 Kuala Lumpur	1.5 kilometres
Pantai Hospital Ampang	117 beds	Jalan Perubatan 1, Pandan Indah, 55100 Kuala Lumpur	4.7 kilometres
Prince Court Medical Centre	227 beds	Jalan Kia Peng, 50450 Kuala Kumpur	5.5 kilometres
Pantai Hospital Cheras	127 beds	Jalan 1/96A, Taman Cheras Makmur, 56100 Kuala Lumpur	8.0 kilometres
Government Hospital			
Hospital Ampang	_	Jalan Mewah Utara, 68000 Ampang, Selangor Darul Ehsan	7.0 kilometres
Hospital Kuala Lumpur		Jalan Pahang, 50586 Kuala Lumpur	8.0 kilometres
UKM Specialist Centre (formerly Hospital Universiti Kebangsaan Malaysia / HUKM)	62 beds	Jalan Yaacob Latif, Bandar Tun Razak, 56000 Kuala Lumpur	9.3 kilometres
ource: Ministry of Health ("MOH")			

#### The Site

The subject site comprises a parcel of corner plot, regular in shape and has a frontage of about 227.036 metres (744 feet) onto Jalan Memanda 9, along its southern site boundary.

The Buildings

Brief details of the development, extension and renovation of APSH are as follows: -

Year of Construction / Approval Development / Extension / Renovation		Date / Reference No. of the Approved Plan / Certificate of Fitness for Occupation ("CF") / Certificate of Completion and Compliance ("CCC")	
1992 / 1993 / 1995	The original 7-storey main medical centre building and an annexed 5-storey Consultant building both are with a common lower ground floor	Approved by Majlis Perbandaran Ampang Jaya ("MPAJ") vide plan no. MPAJ 04/5/08/92 on 19 February 1993. CF bearing certificate no. A 0255 was issued by MPAJ on 26 October 1995.	
2002 / 2003	The 6th floor of the 7-storey main medical centre building was renovated and being used as Paediatric Ward	Approved by Majlis Perbandaran Ampang Jaya ("MPAJ") vide plan no. MPAJ 04/5/08/92-1 on 29 June 2002. CF bearing certificate no. A 1049 was issued by MPAJ on 06 March 2003.	

At the date of our inspection, we noted that a new 15-storey building identified as west wing has been constructed at the western portion of the site. This building has yet to be sold to ART (trustee for Al-Aqar REIT) for valid corporate reasons. Therefore, we have excluded the 15-storey building in the valuation.

All the above mentioned buildings are of similar construction and the details of the specification are as follows: -

Buildings:	Constructed of reinforced concrete frame, beam and column with brick infills plastered internally and rendered
	externally partly supporting steel roof trusses and purlins laid over with concrete roofing tiles and partly of reinforced
	concrete flat roof.



Ceilings:	Generally of plaster boards with cornices incorporating downlights, mineral fibre boards incorporating fluorescent lights and centralised air-conditioning ducts with the exception of the toilets which are of cement plaster.
Internal Walls:	Generally of gypsum boards and gypsum boards incorporating glass panels. The internal walls of the lift lobbies are generally lined with glazed wall tiles up to ceiling height whilst the waiting area on the ground floor is lined with glazed wall tiles up to a height of about 0.915 metre (3 feet) and up to the ceiling height. The male and female toilets are lined with glazed wall tiles up to the ceiling height.
Doors:	Generally, the main entrance to the reception area on the ground floor is fitted with an electronically operated double leaf frameless glass panelled door. Other doors are generally of fire rated timber door, timber flush door, timber panelled door incorporating glass panels, solid timber, an electronically operated double leaf frameless glass panelled door and PVC doors.
Windows:	Generally of aluminium casements incorporating tinted/clear glass panels and top hung units.
Floors:	Generally finished ceramic tiles, marble slabs, homogenous tiles, vinyl tiles and cement screed.

Generally, the buildings are equipped with centralised air-conditioning system, with some rooms fitted with additional split-unit air conditioners. Vertical access between floors is by means of eight units of passenger/service lifts (each with a capacity of 1,020 kilogrammes / 15 persons to 1,565 kilogrammes / 23 persons), a Bomba lift (with a capacity of 1,565 kilogrammes or 23 persons) and eight units of reinforced concrete staircases. The medical centre buildings are equipped with medical gas supply system, nurse call button / intercom system and private automatic branch exchange ("PABX") system. Generally, all the buildings are installed with fire fighting systems.

#### Car Park Bays

There are 242 car park bays provided within APSH comprising 127 covered car park bays located at lower ground floor and 115 surface car park bays (inclusive of valet parking) at the north portion of the site and along the circulation area of the site. All the car park areas are managed by Metro Parking Sdn Bhd except for the drop off and emergency car parks.

#### Gross Floor Area ("GFA")

The GFA of the buildings computed by Kumpulan Senireka Sdn Bhd and provided by Damansara REIT Managers Sdn Berhad ("DRMSB") are in line with our measurement in accordance with the Uniform Method of Measurement of Buildings, The Royal Institution of Surveyors, Malaysia ("RISM"). The GFA and age of each building are tabulated as follows: -

Building	GFA		Age
	sq. m.	sq. ft.	(Year)
<ul> <li>ia) A 7-storey main medical centre building and an annexed 5-storey consultant building both are with a common lower ground floor</li> </ul>	33,505	360,650	29
ib) A lower ground floor car park	5,541	59,644	1
Total	39,046	420,294	

## Beds

Vide a licence to operate bearing licence no. 1301008-0004-01/2020 (Borang 4 No. Siri: 005282) with 3 years validity from 2 November 2020 to 1 November 2022 as approved by MOH on 4 November 2020, we note that APSH has been permitted to operate 279 beds (inclusive of intensive care unit ("ICU"), coronary care unit ("CCU") and isolation room), 20 basinets, 17 cots, 28 dialysis chairs and 6 leaning chairs for both East Wing and the newly completed West Wing. From the prospectus of Al-Aqar REIT dated 24 July 2006, we note that originally there were 218 operational beds within the East Wing. The newly completed 15-slorey building, the West Wing accommodates 86 operational beds. Due to the construction of the West Wing with 86 beds, about 39 beds from East Wing were reconfigured and used for treatment of Covid-19 patients. Thus, currently the East Wing accommodates 179 operational beds. Thus, the current operational beds of APSH are 265 beds. For the purposes of this valuation, we have considered the number of beds owned by Al-Aqar REIT i.e. 218 beds. The beds are classified into very very important person ("VIP") suite, very important person ("VIP") executive suite, premier suite, executive deluxe, single deluxe, single bedded, two bedded, three bedded, four bedded and five bedded.

The configuration of hospital beds, number of rooms and rates are as follows: -

Bed	Rate Per Bed Per Night (RM)	No. of Room	No. of Bed
VVIP / VIP	580 - 980	4	4
Premier Suite	380 - 480	17	17
Executive Deluxe	280 - 480	5	5
Single Deluxe	160 - 430	21	21
Single Bedded	230 - 380	49	49
Two Bedded	160 - 250	20	40
Three Bedded	140 - 210	3	9
Four Bedded	90 -180	17	68
Five Bedded	100	1	5
Sub Total		137	218
Single Bedded	230 - 380	19	19
Two Bedded	160 - 250	14	28
Sub Total from the newly completed West Wing which have been excluded in the valuation		33	47
Total (Operational Beds)		170	265
ICU/CCU	380	10	10
Isolation Room (CCU)	450	4	4
Total		14	14
Grand Total (Licenced Beds)		134	279

Source: Ampang Puteri Specialist Hospital Sdn Bhd ("APSHSB")

Facilities Services:

Other medical facilities comprise as follows: -	
Other medical facilities	No. of Room / Bed
Operation Theatre (OT) Room	5
Labour Room	6
Central Sterile Supply Department ("CSSD")	1



	Neonatal ICU ("NICU")	1			
	Nursery	1			
	Source: APSHSB				
	APSH provides the following services: -				
	Clinical Disciplines	Facilities and Services			
Consultants /	General & Vascular Surgery     Obstetrics & gynaecology     General Medicine     Internal Medicine     Paediatrics & Paediatric surgery     Haematology     Anaesthestology     Radiology     Oncology     Cardiology     Cardiology     Cardiothoracic Surgery     Nephrology & Urology     Orthopaedics     Opthalmology     Endorinology     Neonatology     Gastroenterology     Otorhinolaryngology (Ear, Norse & Throat / ENT)     Nephrology & Urology     Neurology     Plastic & reconstructive surgery     Neurosurgery     Psychiatry     Respiratory Medicine     Dentistry     Dermatology  Source: APSHSB	a 24 Hours Accident and Emergency and Out-Patient Services with 24 hours Ambulance Services Operation Theatres Day Theatres Intensive Care / Coronary Care and Neonatal Intensive Care with Haemodynamic and Ventilatory Monitoring and High Dependency Unit ("HDU") Mother and Baby Centre with comfortable delivery suites and comprehensive nursery Haemodialysis Unit Diagnostic Imaging Centre complete with Heart Scan, Magnetic Resonance Imaging ("MRI"), Nuclear Medicine, computerized tomography ("CT") Scan, Ultrasound, Bone Densitometry as well as conventional radiology Premier Screening and Wellness Centre with treadmill, stress test system, Electrocardiogram ("EGG"), Echocardiography and Lung Function Test Laboratory for full medical investigations 24 hours a day Pharmacy is well stocked providing extensive range of pharmaceutical items Physiotherapy with a wide range of electrotherapy and exercise therapy for rehabilitation Lithotripsy Diet and Diabetic Counseling Day Surgery ECG & Doppler services Echocardiography ("Echo") Endoscopic, Colonoscopic & Proncoscopic Investigation E-Health Centre (Facility) Wellness Program (Health Screening) Audiology Clinical Pharmacy Consultation Home Nursing Pain Management Haematology Cafeteria, Florist and Convenience shops			
Clinics:	As at the date of valuation, as provided to us by the client, APSH is supported by 73 consultants / doctors.				
Planning Details:	APSH is located within an area designated	for commercial use.			
A STATE OF THE STA	All the buildings and renovation works are issued with CF as per the details in the description of the buildings.				
Occupancy: Status / Lease Details:					
	This valuation is carried out pursuant to the proposed renewal of the lease of APSH for a further term of fifteen (15) years.				

	ne Approach By Profits Meth	od (DCF)		The state of the s		
Parar a)	Occupancy Rate Adopte	3	· · · · · · · · · · · · · · · · · · ·			
	Year 1	Year 2	Year 3	Year 4	Year 5	
	2021	2022	2023	2:024	2025	
	60.00%	63.00%	66.15%	69.46%	72.93%	
b)	No. of Inpatient Admitted	Days		2.92		
c)	Ratio of No. of Outpatien	/ Inpatient		7.92		
Rever	nue					
a)	Consultant Inpatient Rev	RM 89	7			
b)	Consultant Outpatient Re	venue Per Person		RM 139		
c)	Hospital Inpatient Revenu			RM2,28	1	
d)	Hospital Outpatient Reve	nue Per Person		FRM 34	9	



a)	Cost of Sale				
,	i) Material	29.6%	of Hospital Inpatient and Outpatient Revenues		
	ii) Direct Staff Cost	13.3%	of Gross Operating Revenue		
	iii) Operating Overhead	We have add	opted 5% per annum escalation throughout our		
-0-	projection		as fair and reasonable representation		
b)	Undistributed Operating Expenses				
	i) Administrative & General	11.9%	of Total Operating Revenue		
	ii) Sales & Marketing	0.1%	THE RESIDENCE OF THE PROPERTY		
	iii) POMEC	4.8%			
c)	Quit Rent & Assessment Per Annum (Actual)		RM504,892		
d)	Insurance Premium to cover F, B, PG, MB, PL, CL, AR and MM Per Annum (Actual)		RM449,700		
e)	Capital Reserve Fund For The Replacement Of FFE, HO Adopted in Valuation Per Annum	E And CAPEX	RM7,800,000		
f)	Terminal Capitalisation Rate	9.75%	APSH has an unexpired leasehold interest of about 68.28 years		
g)	Discount Rate	11.75%			

## 2. Cost Approach

In arriving at the Market Value of the land component, we have adopted the Market/Comparison Approach. The following sale evidences, amongst others, are considered suitable comparables and adopted: -

Description	Comparable 1	Comparable 2	Comparable 3	Comparable 4
Lot No. / Town / Mukim	Lot 81095 (Formerly PT		Lots 33105 and 33106,	Lot 122, Section 92 /
/ District / State:	No. 26888) / Mukim of	of Setapak / District of	Section 1 / Both Within	Town and District of
	Batu / District of Kuala	Kuala Lumpur / Kuala	Town of Cheras / District	Kuala Lumpur / Kuala
	Lumpur / Kuala Lumpur	Lumpur	of Ulu Langat / Selangor	Lumpur
	4		Darul Ehsan	
Title No.:	Pajakan Negeri 53431	HS(D) 121142	Geran 80304 and Geran	Pajakan Negeri 35427
	1.6		Mukim 1820	
Property Type:	A parcel of commercial	A parcel of commercial	Two (2) adjoining	A parcel of development
	land (End)	land (Intermediate)	parcels of commercial	land potential for commercial use
			land (Intermediate)	(Intermediate)
Location:	Located along Jalan	Located along Jalan	Fronts onto SILK	Fronts onto Jalan 2.
Location.	Metropolitan, Off Middle	3/50C, Off Jalan Genting	Highway, Balakong	Chan Sow Lin
	Ring Road II	Kelang, Kuala Lumpur	Business Centre	211
Category Of Land Use:	Building	Building	Building	Building
Town Planning:	Commercial	Commercial	Commercial	Commercial
Tenure:	99-year leasehold	99-year leasehold	Interests in perpetuity, in	99-year leasehold
	interest expiring on 4	interest expiring on 13	respect of both titles	interest expiring on 9
	April 2115 (unexpired	October 2087		May 2100 (unexpired
	term of about 94.25	(unexpired term of about		term of about 79.33
	years}	66.76 years)		years)
Land Area (sq. ft.):	238,298	26,738	102,569	37,900
Consideration:	RM94,764,144	RM13,050,810	RM42,500,000	RM18,191,870
Date of Transaction:	23 July 2019	03 June 2019	16 November 2018	03 April 2017
Vendor:	JL 99 Holdings Sdn	Immitec Sdn Bhd (In	Empayar Mantap Sdn	Poon Siew Hong and
	Bhd	Liquidation)	Bhd	Poon Siew Kai
Purchaser.	Vienna Homes Sdn	Kit-M Corporation Sdn	Columbia Asia Sdn Bhd	Wan Hong Hardware
	Bhd	Bhd	Distance	Trading Sdn Bhd
Analysis (per square foot / "psf"):	RM398.00	RM488.10	RM414.35	RM480.00
Adjustment Factors			andemic (time), location an	
Considered:			on, planning approval/develo	opment order, restriction in
	interest, size/quantum allo		formation with	
Adjusted Value Of	RM478.85	RM479.29	RM472.87	RM478.37
Land (psf):	In antimo at the section	A seeker seeker the production	Companies A	La a contacional
Market Value of Land:			Comparison Approach, we	
			st the subject property. We	
		om the adjustments of Comp ercial land of <b>RM111,550,365</b>	parable 4 as fair representat	ion which translates into a
	mainet value of the comme	11.24 (14.10) DE 17.18 ETT, 000, 300		

Source: Valuation and Property Services Department, Ministry of Finance

The GCRCN of the buildings is RM114,707,690. Depreciation is adopted at a rate of 2% per annum. The DRC of the buildings is RM48,177,230. Thus, the Market Value derived from the Cost Approach is RM159,727,595 and we have rounded up to RM160,000,000.

#### 3. Reconciliation and Opinion of Values

Method of Valuation	Market Value Derived	Market Value Adopted	We have considered the market value derived from the Income Approach by Profits Method (DCF) as fair
Income Approach by Profits Method (DCF)	RM157,000,000	RM157,000,000	and accurate representation of the market value of APSH supported by the Cost Approach.
Cost Approach	RM160,000,000		



#### Property No. 2

Date of Inspection and Valuation:	27 January 2021				
Identification / Type of Property / Property Address:	identified as Lot 60950, Selangor Darul Ehsan, he	specialist medical centre known as KPJ Damansara Specialist Hospital ("DSH") Section 39 [Formerly PT No. 1856], Town of Petaling Jaya, District of Petaling eld under Title No. Geran 336358 [Formerly HS(D) 146423], bearing postal address Damansara Utama, 47400 Petaling Jaya, Selangor Darul Ehsan.			
Title Particulars:	Tenure:	Interest in perpetuity			
Title Farticulais.	( Wildio.				
Tille Famoulais.	Title Land Area:	16,771 sq. m. / 180,521.53 sq. ft.			
Title Famouldis.	10110101				
Time Famouals.	Title Land Area:	16,771 sq. m. / 180,521.53 sq. ft.			

#### Location

DSH is located within SS 20, Damansara Utama, Petaling Jaya and is sited off the south-western (left) side of the SPRINT Highway (part of Jalan Damansara), travelling from Section 16, Petaling Jaya towards Bandar Utama/MRR II and also sited off the eastern (right) side of Damansara - Puchong Highway ("LDP"), travelling from Kelana Jaya towards Damansara Perdana. It is located about 16 kilometres (10 miles) to the south-west of Kuala Lumpur city centre and about 6 kilometres (3.75 miles) to the north-east of Petaling Jaya City. DSH fronts onto Jalan SS 20/10 and is accessible from various parts of Kuala Lumpur and Selangor and the common accessibility from Kuala Lumpur city centre is via Jalan Semantan and SPRINT Highway (Jalan Damansara). Alternatively, it is accessible from the Federal Highway via Kennchi Link and SPRINT Highway. The newly completed nearest Taman Tun Dr. Ismail MRT Line 1 Station (along Jalan Damansara) is located about 550 metres to the south-east of DSH. The under construction nearest Bandar Utama LRT Line 3 Station is located about 2 kilometres (1.25 miles) to the north-west of DSH. Prominent developments located in the immediate vicinity are Plaza VADS, TTDI Plaza, The Starting Shopping Mall, Menara KEN TTDI, One Utama Shopping Complex, Plaza IBM, One World Hotel, Sri Pentas TV3 station and 3 Damansara Shopping Mall.

Prominent private medical centres and government hospitals located in the neighbourhood are as follows: -

Name	Capacity	Location	Distance from DSF
Private Medical Centre			,
Columbia Asia Hospital	57 beds	Jalan 13/6, 46200 Petaling Jaya, Selangor Darul Ehsan	3 kilometres
KPJ Damansara 2 Specialist Hospital (expected to be in operation in year 2022)	300 beds	Bukit Lanjan, 60000 Kuala Lumpur	5.5 kilometres
The Tun Hussein Onn National Eye Hospital	30 beds	Lorong Utara B, 46200 Petaling Jaya, Selangor Darul Ehsan	6 kilometres
Beacon Hospital	93 beds	Jalan 215, Section 51, Off Jalan Templer, 46050 Petaling Jaya, Selangor Darul Ehsan	6.5 kilometres
Pantai Hospital Kuala Lumpur	363 beds	Jalan Bukit Pentai, 59100 Kuala Kumpur	7.2 kilometres
Assunta Hospital	245 beds	Jalan Templer, 46050 Petaling Jaya, Selangor Darul Ehsan	7,5 kilometres
Thomson Hospital Kota   Damansara	205 beds	Jalan Teknologi, Taman Sains Selangor 1, Kota Damansara, 47810 Petaling Jaya, Selangor Darul Ehsan	10 kilometres
Parkcity Medical Centre	148 beds	Jalan Intisari Perdana, Desa Parkcity, 52200 Kuala Lumpur	10 kilometres
Taman Desa Medical Centre 39 bed		Jalan Desa, Taman Desa, Off Jalan Klang Lama, 58100 Kuala Lumpur	10.5 kilometres
Government Hospital			
University Malaya Medical 1,617 beds Centre (formerly University Hospital)		Jalan Professor Diraja Ungku Aziz, 59100 Kuala Lumpur	8 kilometres

## Source: MOH / KPJHB's Annual Report

#### The Site

The site is an irregular shaped parcel of comer plot. It has frontage onto Jalan SS 20/10 along it's north-eastern site boundary. The north-western and western site boundaries abut onto Jalan SS 20/21 and Jalan SS 20/18, respectively. Part of the southern site boundary abuts onto Jalan SS 20/19, Jalan SS 20/14 and Jalan SS 20/17.

## The Buildings

Brief details of the development, extension and renovation of DSH are as follows: -

Year of Construction / Approval	Development / Extension / Renovation	Date / Reference No. of the Approved Plan / CF / CCC
1994 / 1996 / 1997 / 1998	A 6-storey private specialist medical centre with basement floor A basement floor and ground floor car park A medical gas building A guard house A refuse chamber A Tenaga Nasional Berhad ("TNB") substation	Approved by Majlis Perbandaran Petaling Jaya ("MPPJ" vide plan no. BP519/82 kandungan (505-K) (112AF (211A-E) on 19 September 1994, 21 September 1996 and 16 December 1997, respectively. CF bearing certificate no 9042 was issued by MPPJ on 05 January 1998.
2003 / 2004 / 2005	Renovation works on part of the fourth floor	Approved by MPPJ vide plan no MPPJ/530/S/P10/762/2003 on 18 August 2003 and 24 April 2004, respectively. CF bearing certificate no. 05916 was issued by MPPJ on 05 May 2005.



Buildings:	Constructed of reinforced concrete frame with brick infills rendered externally and plastered internally, partly supporting steel roof trusses and purlins laid over with concrete roofing tiles and partly of reinforced concrete flat roof.
Ceilings:	Generally of plaster boards with cornices incorporating downlights, air-conditioning ducts and sprinkler system, mineral fibre boards incorporating fluorescent lights and cassette type air-conditioning with the exception of the toilets and car parking area which are of cement plaster.
Internal Walls:	Generally of gypsum boards and gypsum boards incorporating glass panels. The internal walls of the lift lobbies are generally lined with glazed wall tiles up to the ceiling height whilst the waiting area on the ground floor are lined with glazed wall tiles up to a height of about 0,915 metres (3 feet) and up to the ceiling height. The male and fernale toilets are lined with glazed wall tiles up to the ceiling height.
Doors:	Generally, the main entrance to the reception area on the ground floor is fitted with an electronically operated double leaf frameless glass panelled door. Other doors are generally of fire rated timber door, timber flush door, timber panelled door incorporating glass panels, electronically operated double leaf frameless glass panelled door and polyvinyl chloride ("PVC") door.
Windows:	Generally of aluminium casements incorporating glass panels and top hung units.
Floors:	Generally of vinyl tiles with the exception of the main lobby and waiting area of the ground floor which are generally finished with marble slabs. The management office and conference room are laid over with wall to wall carpet whilst the security room and toilets are finished with ceramic tiles.

Generally, the medical centre building is equipped with centralised air-conditioning system, with some rooms fitted with additional split-unit air conditioners. Vertical movement between floors is by means of three units of passenger lifts (each with a capacity of 750 kilogrammes / 11 persons), a Bomba lift (with a capacity of 1,360 kilogrammes / 15 persons), two units of service lifts (each with a capacity of 1,565 kilogrammes / 21 persons)and five units of reinforced concrete are staircases. It is also equipped with medical gas supply system, nurse call button / intercom system and PABX system. Generally, all the buildings are installed with a fire fighting system.

#### Car Park Bays

There are 177 car park bays within DSH. The basement and ground floors of the 6-storey building accommodate 60 and 54 car park bays, respectively. There are about 63 open car parking bays located at the north-eastern and eastern portion of the subject site.

All the car park areas are being managed by Metro Parking Sdn Bhd except for the drop off and emergency car parks.

#### **GFA**

The GFA computed by Perunding Alam Bina Sdn Bhd and provided to us by DSH are in line with our measurement in accordance with the Uniform Method of Measurement of Bulldings, RISM. The GFA and age of each building are tabulated as follows: -

Building	G	GFA	
	sq. m.	sq.ft.	(Year)
ia) A 6-storey private specialist medical centre together with a basement floor	37,551.91	404,205.38	23
ib) A basement floor and ground floor car park	3,802.14	40,925.89	
ii) A medical gas building	51.04	549.39	]
iii) A guard house	4.00	43.06	
iv) A refuse chamber	38.07	409.78	
v) A TNB substation	33.44	359.95	
Total	41,480.60	446,493.45	

#### Rede

Vide a licence to operate bearing licence no. 131005-00068-01/2019 (Borang 4 No. Siri: 004436) with 3 years validity from 25 March 2019 to 24 March 2021 as approved by MOH dated 11 April 2019, we note that DSH has been permitted to operate 232 beds (inclusive of ICU, daycare, cardiac HDU ("CHDU") and cardiac ICU ("CICU")), 11 cots, 10 bassinets, 15 dialysis chairs and 1 dental chair.

From the prospectus of Al-Aqar REIT dated 24 July 2006, we note that originally there were 208 operational beds. Subsequently, the beds were increased to 211 beds. However, in 2018 the number of beds were reduced from 211 beds to 194 beds as 17 beds were converted to additional ICU. We note from the average occupancy rate, number of inpatient and outpatient of the DSH over the past 5 years that the occupancy of DSH has been on the declining trend due to the existence of other hospitals in the neighbourhood which has heightened the competition. In light of the above, conversion of the 17 beds into additional ICU are regarded as business strategy to add revenue to DSH and we have adopted the existing 194 beds in our projections Instead of 211 beds.

The beds are classified into VVIP premier, VVIP suite, VIP suite, premier superior single, premier single, Permata suite, Mutiara suite, Kristal suite, Berlian suite, two bedded, four bedded, Qaseh VIP, Qaseh single, Qaseh two bedded, Qaseh four bedded, Mesra VIP and Mesra single.

The configuration of hospital beds, number of rooms and rates are as follows: -

Bed Land Land Land Land Land Land Land Lan	Rate Per Bed Per Night (RM)	No. of Room	No. of Bed
Single Bedded (including Isolation room)	280 - 580	102	102
Two Bedded	160 - 180	24	48.
Four Bedded	95 - 120	9	36
WIP / VIP Room	750 - 1,080	8	8
Total (Operational Beds)		143	194
ICU (including isolation room)	450		12
CHDU	280		4
CICU	380		5
Daycare & Daycare Endoscopy	90 - 135	***************************************	17
Total			38
Grand Total (Licenced Beds)		143	232



Facilities an	d Other medical facilities provided in DSH comprise as	follows: -
Services:	Other medical facilities	No. of Room/Cot/Chair
	Operate Theatre (OT) Room	4
	Labour Room	3
	NICU	1
	Nursery	1
	Dialysis Centre	15
	Source: DSHSB	
	DSH provides the following services: -	
	Clinical Disciplines	Facilities and Services
	<ul> <li>Anaesthesiology</li> </ul>	<ul> <li>24 Hours Accident &amp; Emergency ("A&amp;E") Services</li> </ul>
	Cardiology	In House 24 Hours Pharmacy
	Cardiothoracic Surgery	<ul> <li>24 Hours Laboratory Services</li> </ul>
	<ul> <li>Cardiac Surgeon</li> </ul>	Ambulance Services
	<ul> <li>Clinical Oncologist</li> </ul>	64 Slice CT Scan
	<ul> <li>Dental Surgery</li> </ul>	<ul> <li>Medical Check-up</li> </ul>
	<ul> <li>Dermatology &amp; Allergy</li> </ul>	Executive
	<ul> <li>Ear, Nose &amp; Throat / Otorhinolaryngology</li> </ul>	<ul> <li>Physiotherapy</li> </ul>
	■ Eye / Ophthalmology	• ECG
	General Surgery	<ul> <li>Haemodialysis</li> </ul>
	Haematologist	X-ray and Fluoroscopy
	Interventional Radiology	MRI
	Laparoscopic Surgery	Ultrasound
	Maternal-Fetal Medicine	Dietary Services
	Maxillofacial Surgeon	Mammography
	Neurology	
	Neurosurgery	
	Obstetric & Gynaecology	
	Orthopaedic Surgery	
	<ul> <li>Paediatric Cardiology &amp; Surgery</li> </ul>	
	Paediatrics	
	Physician	
	Plastic Surgeon	
	Psychiatrist	
	Urology	
	Vascular / Endovascular Surgery	
	Source: DSHSB	
Consultants Clinics:		client, DSH is supported by 84 consultants / doctors.
Planning Details:	DSH is located within an area designated for commen	cial use.
and the second of	<b>~</b>	CF as per the details in the description of the buildings.
Occupancy Status ease Details:	represented by its trustee, ART) as a Lessor, Dama Rawang Specialist Hospital Sdn Bhd) and DRMSB fifteen (15) years with an option to renew for a fi	between Al-Aqar REIT (formerly Al-Aqar KPJ REIT) (bei nsara Specialist Hospital Sdn Bhd (DSHSB or Lessee) (no (Manager), we note that DSH has been leased for a term urther term of fifteen (15) years, subject to the terms a primmenced on 30 June 2006 and expires on 29 June 2021
	This valuation is carried out pursuant to the propo- fifteen (15) years.	sed renewal of the lease of the DSH for a further term

## b. Valuation

1. Income Approach by Profits Method (DCF)

# Parameters Adopted

a)	Occupancy Rate of Beds	Adopted			
	Year 1	Year?	Year 3	Year 4	Year 5
	2021	2022	2023	2024	2025
	50.70%	53.24%	55.90%	58.70%	61.64%
b)	No. of Inpatient Admitted	Days		2.57	And the second s
c)	Ratio of No. of Outpatien	t / Inpatient		10.60	

#### Revenue

LICAL	3100	
a)	Consultant Inpatient Revenue Per Occupied Bed	RM1,116
b)	Consultant Outpatient Revenue Per Person	RM 135
c)	Hospital Inpatient Revenue Per Occupied Bed	RM2,763
d)	Hospital Outpatient Revenue Per Person	RM 264



a)	Cost of Sale				
	i) Material 30.3%		of Flospital Inpatient and Outpatient Revenues		
	ii) Direct Staff Cost	12.9%	of Gross Operating Revenue		
	iii) Operating Overhead We have ado		opted 5% per annum escalation throughout our air and reasonable representation		
b)	Undistributed Operating Expenses				
	i) Administrative & General	11.9%	of Total Operating Revenue		
	ii) Sales & Marketing	0.6%	1		
	iii) POMEC	5.4%			
c)	Quit Rent & Assessment Per Annum (Actual)		RM287,359.60		
d)	Insurance Premium to cover F, B, PG, MB, PL, CL, AR and MM Per Annum (Actual)		RM372,504.15		
e)	Capital Reserve Fund For The Replacement Of FFE, HOE And CAPEX Adopted in Valuation Per Annum		RM10,600,000		
f)	Terminal Capitalisation Rate	8.00%	DSH has an interest in perpetuity		
g)	Discount Rate	10.00%			

#### 2. Cost Approach

In arriving at the Market Value of the land component, we have adopted the Market/Comparison Approach. The following sale evidences, amongst others, are considered suitable comparables and adopted:

Description	Comparable 1	Comparable 2	Comparable 3	Comparable 4
Lot No. / Town / Mukim / District / State:	Lots 60858, 47009 and 50368 / All within Section 39 / Town of Petaling Jaya / District of Petaling / Selangor Darul Ehsan	Lot 42406 / Pekan Cempaka / District of Petaling / Selangor Darul Ehsan	Lots 2002 and 2003 / Both within Section 14 / Town of Petaling Jaya / District of Petaling / Selangor Darul Ehsan	Lot 45822, Section 39 / Town of Petaling Jaya / District of Petaling / Selangor Darul Ehsan
Title No.:	Geran 313564, Geran 336044 and Geran 336037, respectively	Geran 98935	Pajakan Negeri 91465 and Pajakan Negeri 91466	Geran 54432
Property Type:	Three contiguous parcels of commercial land (Corner)	A parcel of commercial land (Corner)	Two parcels of commercial land (Corner)	A parcel of commercial land (Corner)
Location:	Located along Jalan 21/21, Section 21, Petaling Jaya, Selangor Darul Ehsan	Located along Jalan Bukit Mayang Emas, Dataran Prima, Petaling Jaya, Selangor Darul Ehsan	Located along Jalan 51A/223, Section 51A, Petaling Jaya, Selangor Darul Ehsan	Located along Jalan SS 2/113, SS 2, Petaling Jaya, Selangor Daruf Ehsan
Category Of Land Use:	Building	Building	Building	Building
Town Planning:	Commercial	Commercial	Commercial	Commercial
Tenure:	Interests in perpetuity, in respect of all the titles	Interest in perpetuity	99-year leasehold interests expiring on 07 April 2103 (unexpired term of about 82 years)	Interest in perpetuity
Land Area (sq. ft.):	149,597	35,930	420,912	44,143
Consideration:	RM50,000,000	RM21,558,000	RM160,000,000	RM24,587,651
Date of Transaction:	06 December 2018	30 November 2018	22 December 2017	07 November 2017
Vendor:	S.E.A Housing Corporation Sdn Bhd	SYM World Ventures Sdn Bhd	Kumpulan Darul Ehsan Berhad	Tropicana City Sdn Bhd
Purchaser:	Midas De Sdn Bhd	SNS Network (M) Sdn Bhd	Aneka Sepakat Sdn Bhd	O&C Construction Sdn Bhd
Analysis (psf):	RM334.23	RM600.00	RM380.13	RM557.00
Adjustment Factors	Market condition due to the	impact of the Covid-19 pand	demic (time), location and	accessibility, corner/end
Considered:	premium, shape, category of interest, size/quantum allowa	fland use/express condition,	planning approval/developm	nent order, restriction in
Adjusted Value Of Land (psf):	RM401.08	RM435.00	RM460.30	RM417.75
Market Value Of Land:	upon Comparable 1 which has of the land, as per practice	e of the subject land using the s the least dissimilarities again in the industry. We have ado as fair representation which tra	st the DSH as fair representa pted the adjusted value of	ation of the market value RM401.08 psf from the

Source: Valuation and Property Services Department, Ministry of Finance

The GCRCN of the buildings is RM124,857,179. Depreciation is adopted at a rate of 2% per annum. The DRC of the buildings is RM67,422,877. Thus, the Market Value derived from the Cost Approach is RM139,826,133 and we have rounded up to RM140,000,000.

#### 3. Reconciliation and Opinion of Values

(Method of Valuation	Market Value Derived	Market Value Adopted	We have considered the market value derived from the Income Approach by Profits Method (DCF) as fair
Income Approach by Profits Method (DCF)	RM135,000,000	RM135,000,000	and accurate representation of the market value of the DSH supported by the Cost Approach.
Cost Approach	RM140,000,000		



#### Property No. 3

Date of Inspection and Valuation:	25 January 2021		
Identification / Type of Property / Property Address:	A purpose built private specialist medical centre known as KPJ Johor Specialist Hospital ("JSH"), identified as PTB 12319 (New Lot 19262), Town and District of Johor Bahru, Johor Darul Takzim, held under Title No. HSD 420217, bearing postal address No. 39-B, Jalan Abdul Samad, 80100 Johor Bahru, Johor Darul Takzim.		
Title Particulars:	Tenure:	99-year leasehold interest expiring on 1 March 2079 (unexpired term of about 58.13 years)	
	Provisional Title Land Area:	20,234.2824 sq. m. / 217,800 sq. ft.	
	Registered Proprietor:	AmanahRaya Trustees Berhad (as Trustee)	
	Category of Land Use:	Building	
	Encumbrance:	Charged by AmanahRaya Trustees Berhad to Maybank Trustee Berhad, registered on 21 November 2018.	
	Endorsement:	A private caveat has been entered by Maybank Trustees Berhad, registered on 24 April 2018.	

#### Location

JSH fronts onto Jalan Abdul Samad, a parallel road along the western (right) side of Tun Razak Highway, traveiling from Skudai towards Johor Bahru city centre. It is located about 5 kilometres to the north-west of Johor Bahru city centre. It is accessible from various parts of Johor Bahru and the common accessibility from Johor Bahru city centre is via Jalan Tun Abdul Razak, Jalan Datin Halimah and Jalan Tasek Utara. Johor Bahru Sentral ("JB Sentral"), an integrated transport hub in Bukit Chagar is located about 5.2 kilometres (3.25 miles) to the south-east of JSH. Prominent developments in the immediate vicinity include Sultan Ibrahim Military Camp (Johor Military Force), Johor Radio Televisyen Malaysia Department ("RTM Johor"), Johor Ministry of Communications and Multimedia Department, Johor Bahru District Health Department, Johor Immigration Department, Johor Bahru District Education Office, Johor Bahru District Fisheries Office, Johor Chemistry Department and Johor Agriculture Department.

Prominent private medical centres and government hospitals located in the neighbourhood are as follows: -

Name	Capacity	Location	Distance from JSH
Private Medical Centre			T. S. Lucia
KPJ Puteri Specialist Hospital	158 beds	Jalan Tun Abdul Razak (Susur 5), 80350 Johor Bahru	4.8 kilometres
Kempas Medical Centre	47 beds	Jalan Kempas Baru, 81200 Johor Bahru	7 kilometres
Columbia Asia Hospital	33 beds	Persiaran Southkey 5, Kota Southkey, 80150 Johor Bahru	7 kilometres
Government Hospital			130000000000000000000000000000000000000
Hospital Sultanah Aminah	8	Dataran Larkin 2, Larkin Jaya, 80350 Johor Bahru	3.5 kilometres
Hospital Permai Johor Bahru		Persiaran Kempas Baru, Kempas Banjaran, 81200 Johor Bahru	10,8 kilometres
Hospital Sultan Ismail		Jalan Mutiara Emas Utama, Taman Mount Austin, 81100 Johor Bahru	14,8 kilometres

#### The Site

The subject site is a parcel of intermediate plot and almost rectangular in shape. It has a frontage onto Jalan Abdul Samad along it's eastern site boundary.

## The Buildings

Brief details of the development, extension and renovation of JSH are as follows: -

Year of Construction / Approval	Development / Extension / Renovation	Date / Reference No. of the Approved Plan / CF / CCC
1981 / 1994	A 7-storey main hospital building (Inpatient Block).	Approved by Majlis Perbandaran Johor Bahru ("MPJB") vide plan nos. MPJB(P) 778/79 and MPJB (PB) 1356/84 on 17 July 1981 and 17 July 1981, respectively. CF bearing certificate no. 1711/81 were issued by MPJB in year 1981 and 17 October 1994, respectively.
1999 / 2003	A 4-storey physician consulting building (Outpatient Block) together with 2-level basement car park	Approved by Majlis Bandaraya Johor Bahru ("MBJB") (formerly MPJB) vide plan nos. 87/99 and 87/99(1) on 28 August 1999 and 1 October 2001. CF bearing certificate no. 131/2003 was issued by MBJB on 26 February 2003.
2004	Renovation of the entire floors of the 7-storey main hospital building (Inpatient Block)	Approved by MBJB vide plan no. PL/UT1203/2003 dated 9 July 2004.
2007 to 2010	A 5-storey annexed building (Premier Block) and a car park building	Approved by MBJB vide plan nos. PL/UT184/2007 to PL/UT184/2007(3) (inclusive) on 26 March
	An additional 2-storey and amendment on previous approved building plan of 5-storey annexed building (Premier Block)	2007, 14 May 2008, 10 June 2008 and 10 June 2010, respectively. Certification (Surat Petakuan Siap Bina Ubahan Tambahan) bearing reference
	A 7-storey annexed building (Premier Block)	no. MBJB/13/UT/952/2006(37) was issued by MBJB on 11 June 2010.
	A 5-storey car park building together with a mezzanine and basement level	Missis of 17 date note.
-31	A 3-level Tenaga Nasional Berhad ("TNB") substation	Con Control



2011	An extension and renovation of 4-storey physician consulting building (Outpatient Block) (new wing) together with 2-level basement car park.	Approved by MBJB vide plan nos. PL/UT175/2009 and PL/UT175/2009(1) on 01 April 2009 and 10 August 2011, respectively. Certification (Surat Perakuan Siap Bina Bangunan) bearing reference no. MBJB/U/2008/14/UBT/569(46) was issued by MBJB on 16 August 2011.
2016 / 2017	A renovation of part of basement 2, levels 3 and 4 of physician consulting building (Outpatient Block).	Approved by MBJB vide plan no. MBJB/U/2015/14/UBT/296 on 19 January 2016. Certification (Surat Perakuan Siap Bina Ubahan Tambahan (U/I)) bearing reference no. MBJB/U/2015/14/UBT/296 was issued by MBJB on 26 December 2017.
2015 / 2017 / 2018	A new 7-storey annexed building (known as New Tower Block).	Approved by MBJB vide plan nos. PL/PB112/2015 and PL/PB112/2015(1) on 07 October 2015 and 08 August 2017, respectively. CCC was issued by Design P.A.C Sdn Bhd beering certificate no. LAMJ 7622 on 02 May 2018.

At the date of our inspection, we noted that an extension of 4-storey physician consulting building (Outpatient Block) (new wing) together with 2-level basement car park and a new 7-storey annexed building (known as New Tower Block) were completed and fully operational. However, both the extension and the new building have yet to be sold to ART (trustee for Al-Aqar REIT) due to valid corporate reasons. Therefore, we have excluded the said extension and building in our valuation.

All the above mentioned buildings are of similar construction and the details of the specification are as follows: -

Buildings:	Constructed of reinforced concrete frame with brick infills rendered externally and plastered internally supporting a reinforced concrete flat roof concealed behind parapet walls.
Ceilings:	Generally of plaster boards with cornices incorporating downlights, mineral fibre boards incorporating fluorescent lights and air-conditioning ductings and cement plaster.
Internal Walls:	Generally gypsum boards and gypsum boards incorporating glass panels. The internal walls of the lift lobbies are generally lined with glazed wall tiles up to the height of about 2.13 metres (7 feet). The kitchen, male and female toilets are lined with glazed wall tiles up to the ceiling height whilst the cafetaria are lined with ceramic wall tiles up to a height of about 1.52 metres (5 feet).
Doors:	Generally, the main entrance to the main lobby area on the ground floor is fitted with an automatically operated sliding tinted glass panelled door. Other doors are generally of fire rated timber door, timber flush door, timber panelled door, solid timber door, automatically operated sliding door and PVC doors as well as metal roller shutters at loading area.
Windows:	Generally of aluminium casements incorporating glass panels and top hung units.
Floors:	Generally finished with ceramic tiles, marble slabs and heavy duty vinyl floor.

Generally, the buildings are equipped with centralised air-conditioning system, with some rooms fitted with additional split-unit air conditioners. Vertical movement between floors is by means of eight units of passenger lifts (each with a capacity of 1,560 kilogrammes / 22 persons to 1,635 kilogrammes / 23 persons), four units of Bomba lifts (each with a capacity of 1,560 kilogrammes / 22 persons to 1,635 kilogrammes / 23 persons) and twelve units of reinforced concrete staircases. The medical centre buildings are equipped with medical gas-supply system, nurse call button / intercom system and PABX system. Generally, all the buildings are installed with fire fighting systems.

#### Car Park Bays

There are 336 car park bays provided within JSH comprising 104 car park bays within physician consulting building (Outpatient Block),124 car park bays within car park building and 108 surface car park bays within the site. There are also two (2) additional open car park areas provided by JSH for their visitors. The first car park area is located at the northern side of the site boundary and the land belongs to RTM Johor and the other car park area is located at the southern side of the site boundary and the land belongs to State Government of Negeri Johor. Both the additional car park areas are rented by JSH from the respective land owners. All the car park areas are being managed by Metro Parking Sdn Bhd except for the drop off and emergency car parks.

#### **GFA**

The GFA of the buildings computed by M&R Architects Sdn Bhd and provided by DRMSB are in line with our measurement in accordance with the Uniform Method of Measurement of Buildings, RISM. The GFA and age of each building are tabulated as follows:

Ballding	GFA		Age	
	sq. m.	sq. ft.	(Year)	
i) A 7-storey main hospital building (Inpatient Block)	13,738.72	147,882.43	17*	
iia) A 4-storey physician consulting building (Outpatient Block)	7,500.68	80,736.63	10	
iib) A 2-level basement car park	5,258.50	56,602.00		
iii) A 7-storey annexed building (Premier Block)	6,771.00	72,882.43	11	
iv) A 5-storey car park building together with a mezzanine and basement level	6,508.97	70,062.00	11	
v) A sprinkler & pump house	90.12	970.00	40	
vi) A generator set room	76.18	820.00	40	
vii) A parking booth	5.95	64.00	40	
viii) A TNB substation (TNB Substation 1)	46.45	500,00	40	
x) A 3-level TNB substation (TNB Substation 2)	178.56	1,922.00	11	
xi) A scheduled waste storage	13.38	144.00	40	
Total	40,188.51	432,585.49		

\* The 7-storey main hospital building (Inpatient Block) was constructed in year 1981. However, the entire building had undergone major renovation and refurbished in year 2004.



#### Beds

Vide a licence to operate bearing licence no. 130102-00089-01/2019 (Borang 7 No. Siri: 001913) with 3 years validity from 21 February 2019 to 7 January 2021 as approved by MOH dated 11 March 2019 that JSH is permitted to operate 268 beds (inclusive of 8 ICU beds, 8 HDU beds, 3 CICU beds and 5 Endoscopy beds), 4 basinets, 3 cots, 36 dialysis chairs and 12 reclining chairs.

From the prospectus of Al-Agar REIT dated 24 July 2006, we note that originally there were 192 operational beds. Vide a Supplemental Lease Agreement, we note that a new building comprising a 7 storey annexed building and a 5 storey car park building were sold to Al-Agar REIT in year 2010. The additional operational beds were 50 beds. Thus, total operational beds of JSH in year 2010 were 242 beds.

From years 2011 to 2016 (inclusive), 109 beds from the 4th to 7th floors (inclusive) have been reconfigured to reduce the number of beds to 80 beds. Thus, the number of beds in the main hospital building (Inpatient Block) had been reduced about 29 beds. In light of the above, as at year 2017, the total operational beds were 213 beds. In year 2017, based on information from the client, the operational beds had been further reduced to 198 beds due to 10 operational beds in Surgical Ward were used for Oncology Daycare and Clinics whilst 5 operational beds were converted for labour room and nursery. In year 2018, the 10 operational beds in Surgical Ward were reverted as operational beds, thus, making total operational beds as 208 beds.

The new 7 storey annexed building (New Tower Block) with additional 31 beds have yet to be sold to Al-Agar REIT due to valid corporate reasons. In light of the above, we have excluded the 7 storey annexed building (New Tower Block). We have based our projections based on the operational beds of 208 beds.

The configuration of hospital beds, number of rooms and rates are as follows: -

Bed	Rate Per Bed Per Night (RM)	No. of Room	No. of Bed
Inpatient & Premier Blocks			
Premier VIP	850 / 600	9	9
Premier Single	250 - 390	40	40
Single Bedded	205	12	12
Two Bedded	120	54	108
Four Bedded	100	9	36
Isolation Room	165	3	3
Total Beds			208
New Tower Block			
Single Bedded	205	1	1
Two Bedded	120	15	30
Total (Operational Beds)			239
ICU/CCU	220 - 250		8
HDU	190 / 205		8
CICU	260		3
Endoscopy Daycare	120		5
Converted to Labour Room and Nursery			5
Total			29
Grand Total (Licenced Beds)		148	268

Source: Johor Specialist Hospital Sdn Bhd ("JSHSB")

Services:

Facilities and Other medical facilities provided in JSH comprise as follows: -

Other medical facilities	No. of Room / Chair
Operation Theatre (OT) Room	8
Labour Room	3
Chemotherapy Unit (Reclining Chair)	12

Source: JSHSB

JSH also provides the following services: -

Clinical Disciplines	Facilities and Services
<ul> <li>Anaesthesiology &amp; Critical Care</li> </ul>	<ul> <li>3D &amp; 4D Fetal Ultrasound</li> </ul>
<ul> <li>Cardiology</li> </ul>	<ul> <li>Ambulance Services</li> </ul>
<ul> <li>Physician</li> </ul>	A&E Services
<ul> <li>Nephrologist</li> </ul>	<ul> <li>Ear, Nose &amp; Throat Services</li> </ul>
<ul> <li>Ear, Nose &amp; Threat</li> </ul>	<ul> <li>General Blood / Health Screening Packages</li> </ul>
<ul> <li>Orthopaedic &amp; Trauma</li> </ul>	<ul> <li>Laparoscopic Surgery</li> </ul>
<ul> <li>Paediatrics</li> </ul>	<ul> <li>Neonatal and Paediatric Services</li> </ul>
<ul> <li>Radiology &amp; Imaging</li> </ul>	<ul> <li>Obstetric &amp; Gynaecological Services</li> </ul>
<ul> <li>Orthopeadics, Plastic &amp; Reconstructive</li> </ul>	<ul> <li>Orthopaedic and Traumatology Services</li> </ul>
<ul> <li>Radiotherapy &amp; Oncology</li> </ul>	<ul> <li>Physiotherapy Services</li> </ul>
<ul> <li>Clinical Oncology</li> </ul>	<ul> <li>Plastic &amp; Reconstructive Surgery</li> </ul>
<ul> <li>Gastroenterology</li> </ul>	<ul> <li>Treadmill Stress Test</li> </ul>
Obstetrician & Gynaecology	<ul> <li>Diagnostic Imaging - MRI, CT Scan, Mammography, 3</li> </ul>
<ul> <li>Ophthalmology</li> </ul>	Ray, Ultra-Sound, Fluoroscopy, Pet-Scan
<ul> <li>Neuro Surgery</li> </ul>	<ul> <li>Diagnostic Centre - Gastroscopy, Colonoscopy</li> </ul>
<ul> <li>Urology</li> </ul>	<ul> <li>Cardiothoracic Centre</li> </ul>
<ul> <li>Cardiothoracic Surgery</li> </ul>	IVF Centre
<ul> <li>Endocrinology</li> </ul>	<ul> <li>Audiology Services</li> </ul>
Nuclear Medicine	<ul> <li>Dietetic Services</li> </ul>



Consultants / Clinics:	As at the date of valuation, as provided to us by the client, JSH is supported by 77 consultants / doctors.
Planning Details:	JSH is located within an area designated for commercial use.  All the buildings and extension and renovation works are issued with CF and CCC as per the details in the description of the buildings.
Occupancy Status / Lease Details:	Vide a Lease Agreement dated 30 June 2006 made between Al-Aqar REIT (formerly Al-'Aqar KPJ REIT) (being represented by its trustee, ART) as a Lessor, Johor Specialist Hospital Sdn Bhd (JSHSB or Lessee) and DRMSB (Manager), we note that JSH has been leased for a term of fifteen (15) years with an option to renew for a further term of fifteen (15) years, subject to the terms and conditions to be agreed by the parties. The Lease commenced on 30 June 2006 and expires on 29 June 2021.
	This valuation is carried out pursuant to the proposed renewal of the lease of JSH for a further term of fifteen (15) years.

#### b. Valuation

## Income Approach By Profits Method (DCF)

## Parameters Adopted

b)	Year 1	Year 2	Year 3	Year 4	Year 5
	2021	2022	2023	2024	2025
	62.00%	65.10%	68.36%	71.77%	75.36%
	No. of Inpatient Admitted Days			2.65	
	Ratio of No. of Outpatient / Inpatient			7.76	

#### Revenue

a)	Consultant Inpatient Revenue Per Occupied Bed	RM1,010
b)	Consultant Outpatient Revenue Per Person	RM 128
C)	Hospital Inpatient Revenue Per Occupied Bed	RM2,479
d)	Hospital Outpatient Revenue Per Person	RM 442

#### Expenses

a)	Cost Of Sale				
	i) Material 26.9		of Hospital Inpatient and Outpatient Revenue		
	ii) Direct Staff Cost	12.7%	of Gross Operating Revenue		
			opted 5% per annum escalation throughout or fair and reasonable representation		
b)	Undistributed Operating Expenses		The second secon		
	i) Administrative & General	13.0%	of Total Operating Revenue		
	ii) Sales & Marketing	0.4%			
	iii) POMEC	4.5%			
C)	Quit Rent & Assessment Per Annum (Actual)		RM265,120.90		
d)	Insurance Premium to cover F, B, PG, MB, PL, CL, AR and MM Per Annum		RM479,721.72		
e)	Capital Reserve Fund For The Replacement Of FI Adopted in Valuation Per Annum	FE, HOE And CAPEX	RM11,700,000		
f)			JSH has an unexpired leasehold interest of about 58.13 years		
g)	Discount Rate	12.25%			

# Cost Approach

In arriving at the Market Value of the kind component, we have adopted the Market/Comparison Approach. The following sale evidences, amongst others, are considered suitable comparables and adopted: -

Description	Comparable 1	Comparable 2	Comparable 3	Comparable 4
Lot No. / Town / Mulkim / District / State:	PTB 24422 / Town and District of Johor Bakra / Johor Dardi Takzim	Lot 27577 / Mukim of Pulai / District of Johor Bahru / Johor Darul Takzim	PTD 175869 and 175870 / All within Mukim of Tebrau / District of Johor Bahru / Johor Darul Takzim	Lot 4205 / Town and District of Johor Bahru / Johor Darul Takzim
Title No.:	HS(D) 565071	Geran 38925	HS(D) 529771 and 529772, respectively	Geran 32033
Property Type:	A parcel of commercial land (Intermediate)	A parcel of commercial land (Corner)	Two (2) adjoining parcels of commercial land (Corner)	A parcel of commercial land (Intermediate)
Location:	Off Jalan Tampoi, Taman Damansara Aliff, Johor Bahru	Off Persisiran Perling, Taman Perling (next to Perling Mall), Johor Baluu	Jalan Tampoi, Bandar Baru Uda, Johor Bahru	Jalan Ah Siang, Taman Stualang Laut, Johor Bahru



Category Of Land Use:	Building	Building	Building	Nil	
Town Planning:	Commercial	Commercial	Commercial	Commercial	
Tenure:	Interest in perpetuity Interest in perpetuity		99-year leasehold interests expiring on 2 May 2105 (unexpired term of about 84.32 years)	Interest in perpetuity	
Land Area (sq. ft.):	486,988.00	223,900.00	255,320.00	22,216.00	
Consideration:	RM65,000,000.00	RM30,000,000.00	RM38,295,774.00	RM5,554,028.00	
Date of Transaction:	28 November 2018	16 October 2018	26 April 2018	14 February 2018	
Vendor:	Naga Berkat Sdn Bhd	Permodalan Nasional Berhad	Perbadanan Johor	Wong Khoong Chin	
Purchaser:	Tanahmas Kapital Sdn Bhd	PNB Commercial Sdn Berhad	Johor Land Berhad	Looi Teik Hin + 2	
Analysis (psf):	RM133.47	RM133.99	RM149.99	RM250.00	
Adjustment Factors Considered:	Market condition due to the impact of the Covid-19 pandemic (time), location and accessibility, corner/end premium, shape, category of land use/express condition, planning approval/development order, restriction in interest, size/quantum allowance and tenure.				
Adjusted Value Of Land (psf):	RM153.35	RM147.36	RM162.79	RM154.42	
Market Value Of Land:	In arriving at the market value using the Market/Comparison Approach, we have emphasized upon Comparable 3 which has the least dissimilarities against the subject property. We have adopted the adjusted value of RM162.79 psf from the adjustments of Comparable 3 as fair representation which translates into a market value of the commercial land of RM35,455,941.				

Source: Valuation and Properly Services Department, Ministry of Finance

The GCRCN of the buildings is RM116,542,366. Depreciation is adopted at a rate of 2% per annum. The DRC of the buildings is RM85,233,916. Thus, the Market Value derived from the Cost Approach is RM120,689,857 and we have rounded up to RM121,000,000.

## 3. Reconciliation and Opinion of Values

Method of Valuation	Market Value Derived	Market Value Adopted	We have considered the market value derived from the Income Approach by Profile Method (DCF) as fair	
Income Approach by Profits   Method (DCF)	RM147,000,000	RM147,000,000	and accurate representation of the market value of JSH supported by the Cost Approach.	
Cost Approach	RM121,000,000			



#### Property No. 4

Date of Inspection and Valuation:	25 January 2021		
Identification / Type of Property / Property Address:	A purpose built private specialist medical centre known as KPJ Puteri Specialist Hospital ("PSH") identified as PTB No. 24134, Town of Johor Bahru, District of Johor Bahru, Johor Darul Takzim, held under Title No. HSD 535599, bearing postal address No. 33, Jalan Tun Abdul Razak (Susur 5), 80350 Johor Bahru, Johor Darul Takzim.		
Title Particulars:	Tenure:	99-year leasehold interest expiring on 31 December 2053 (unexpired term of about 32,95 years)	
	Provisional Title Land Area:	9,672.097 sg. m. / 104,109.58 sq. ft.	
	The state of the s		
	Registered Proprietor:	AmanahRaya Trustees Berhad (as Trustee)	
	Registered Proprietor: Category of Land Use:	Amanankaya Trustees Bernad (as Trustee)  Building	
1			

#### Location

PSH is situated along Jalan Tun Abdul Razak (Susur 5), a parallel road with Tun Abdul Razak Highway, next to the Larkin flyover. Johor Bahru city centre is located about 4.8 kilometres (3 miles) to the south-east of PSH. PSH is accessible from several directions from Johor Bahru city centre and the neighbourhood with the main accessibility from Johor Bahru city centre via the Tun Abdul Razak Highway for about 5 kilometres (3.13 miles) until Larkin flyover and then a U turn towards Johor Bahru city for about 100 metres followed by a left turn onto an access filter road leading upto Jalan Tun Abdul Razak (Susur 5). JB Sentral, an integrated transport hub in Bukit Chagar is located about 6.6 kilometres (4.10 miles) to the south-east of PSH. Along the same road, a short distance are Perkeso Complex and Custom Johor Tower as well as several petrol filling and service staffons namely Petron, BHP, Caltex and Petronas, all located fronting onto the same serviced road.

Prominent private medical centres and government hospitals located in the neighbourhood are as follows: -

Name	Capacity	Location	Distance from PSH
Private Medical Centre			
KPJ Johor Specialist Hospital	268 beds	Jalan Abdul Samad, 80100 Johor Bahru	4.8 kilometres
Regency Specialist Hospital	188 beds	Jalan Suria, Bandar Seri Alam, 81750 Masai	21.3 kilometres
Gleneagles Medini	159 beds	Jalan Medini Utara 4, Medini Iskandar, 79250 Iskandar Puten	17.7 kilometres
Columbia Asia Hospital - Iskandar Puteri	135 beds	Persiaran Afiat, Taman Kesihatan Afiat, 79250 Iskandar Puteri	14.5 kilometres
KPJ Pasir Gudang Specialist Hospital	110 beds	Jalan Persiaran Dahlia 2, Taman Bukit Dahlia, 81700 Pasir Gudang	19.8 kilometres
Kempas Medical Centre	47 beds	Jalan Kempas Baru, 81200 Johor Bahru	5.7 kilometres
Kensington Green Specialist Centre Sdn Bhd	39 beds	Jalan Ceria 20, Taman Nusa Indah, 79100 Iskandar Puteri	16.3 kilometres
KPJ Bandar Dato' Onn Specialist Hospital	34 beds	Jalan Bukit Mutiara, Taman Bukit Mutiara, 81100 Johor Bahru	10.4 kilometres
Columbia Asia Hospital	33 beds	Persiaran Southkey 5, Kota Southkey, 80150 Johor Bahru	5.0 kilometres
Government Hospital			
Hospital Sultanah Aminah	~	Dataran Larkin 2, Larkin Jaya, 80350 Johor Bahru	500 metres
Hospital Permai Johor Bahru	-	Persiaran Kempas Baru, Kempas Banjaran, 81200 Johor Bahru	9.2 kilometres
Hospital Sultan Ismaíl	-	Jalan Mutiara Emas Utama, Taman Mount Austin, 81100 Johor Bahru	12.5 kilometres

#### The Site

The PSH was previously sited on Lots 46034, 5219 and 5221, which have been amalgamated into a single lot and issued under new Lot No. PTB 24134. The subject site is an irregular shaped parcel of corner plot. It lies in the north-western to south-eastern direction. It has a frontage onto Jalan Tun Abdul Razak (Susur 5) along its western site boundary, a splay corner and a return frontage onto Jalan Sentosa (Lorong 1) along its southern site boundary.

#### The Buildings

Brief details of the development, extension and renovation of PSH are as follows: -

Year of Construction / Approval	Development / Extension / Renovation	Date / Reference No. of the Approved Plant	Date / Reference No. of CF
1983 / 1986	A 6-storey hospital building (Left Wing), a pump house and a TNB substation.	Approved by MPJB vide plan no. 759/83 1559/85 on 30 August 1983.	CF bearing certificate no. 1674/80 was issued by MPJB on 30 October 1986.
- H	The extension of an adjoining 6- storey hospital building (Right Wing) into 2 stages.		



1997	1st extension Construction of the 3-level of the hospital building (Ground to 2nd floors) and other ancillary buildings i.e. a new TNB substation, a M&E plant building, a trash centre and a sewarage treatment plant.  The original TNB substation had been demolished.	Approved by MPJB vide plan no. 2031/96 on 29 December 1997.  The same plans bearing reference no. 2031/96 (29 December 1997) were resubmitted to MBJB (formerly MPJB) for continuation of 2nd extension and was certified by planning department of MBJB on 13 November 2013.	Certification (Su Pernatuhan Dan Peraku Siap Bina Ubah Tambahan / Borang UT bearing file r MBJB/12/PB/187/96 w issued by MBJB on 8 M 2006.
2004 / 2006	2nd extension Construction of the additional 3-level of the hospital building (3rd to 5th floors.	Approved by MBJB vide plan nos. (PL/PB) 2031/96(1) and PL/PB 2031/96(2) on 03 February 2004 and 08 March 2006, respectively.	
2004	Internal renovation of the 6-storey hospital building of levels 4 to 6 (inclusive) (Left Wing).	Approved by Jabatan Bomba & Penyelamat Malaysia ("Bomba") vide plan no. JPBM:JH/005/3/9/10/JBU on 10 January 2004.	*
2008	Renovation of of the original 6-storey hospital building (Left Wing) comprises of A&E (Level 1), CSSD (Level 2), Nursery & NICU (Level 3), Blood Donor Room (Level 5).	Approved by MBJB vide plan no. MBJB/UT: 651/2007(10) (Plan No. 76/2008) on 30 January 2008.  Approved by Bomba vide plan no. JBPM: JH/005/3/9/10-8 on 19 July 2008.	-
2011	Change of condition, amalgamation of land and add 6-storey hospital building on Lot PTB 21513, 5219 and 5221	Approved by MBJB vide plan no. MBJB/U/2011/12/PBN/KM/15 on 22 June 2011.	-
2014 / 2020	A new 9-storey hospital building at the eastern portion.	Originally approved by MBJB vide plan no. MBJB/U/2014/12/PBN/KM/40 on 2014.	Yet to issue with CCC still under construction.
		Final approval by MBJB vide plan no. MBJB/U/2019/12/PBN/KM/41 on 25 February 2020.	
		(Pindaan ke atas pelan lulus bil daftar BP6/KM/07/06/2014 melalui fail MBJB/U/2014/12/PBN/KM/40 pelan 34A-34X)	

At the date of our inspection, we noted that a new 9-storey building was currently under construction by KPJ Puteri Specialist Hospital (wholly owned by Pasir Gudang Specialist Hospital Sdn Bhd), at the eastern portion of the site. This building has yet to be sold to ART (trustee for Al-Aqar REIT). Therefore, excluded in the valuation.

All the above mentioned buildings are of similar construction and the details of the specification are as follows: -

	The morted buildings are of difficult dottated to the dottals of the specification are sections,
Buildings:	Constructed of reinforced concrete framework, columns and beams plastered brickwalls rendered externally and plastered internally parity supporting reinforced concrete flat roof and parity metal roof trusses and purities laid over with metal decking roffing sheets.
Ceilings:	Generally of suspended decorative plaster boards and gypsum boards incorporating built-in recessed lightings and built-in concealed air-conditioner ductings and cement plaster.
Internal Walls:	Generally of mixture of plastered brickwalls, gypsum boards and glass panels while the walls of the laboratory ("Lab")/maternity unit and VIP wards are further lined with decorative wallpapers finishing. The walls of the toilets, lift lobbies and several parts of the building are of ceramic wall tiles up to the ceiling height.
Doors:	Generally, the main entrances are fitted with an automatically operated sliding glass panelled doors whilst other doors are mixture of automatic sliding metal doors with smart-card access and press button controls, manual sliding metal/glass/gypsum/plywood doors (partly with electronic security pin-code system), solid timber, timber/plywood with glass panels, 1-hour fire-rated timber doors, stainless steel doors and metal roller shutters.
Windows:	Generally of sliding and top-hung aluminium casements incorporating tinted glass panels.
Floors:	Generally of ceramic tiles, marble slabs and heavy duty vinyl floors.

Generally, the buildings are equipped with centralised air-conditioning system, with some rooms fitted with additional split-unit air conditioners. Vertical access between floors is by means of four units of passenger lifts (each with a capacity of 1,295 kilogrammes / 19 persons to 1,500 kilogrammes / 22 persons), a Bomba/cargo lift (with a capacity of 1,295 kilogrammes / 19 persons) and two units of reinforced concrete staircases. The medical centre buildings are equipped with medical gas supply system, nurse call button / intercom system and PABX system. Generally, all the buildings are installed with fire fighting systems.

### Car Park Bars

There are 9 covered car park bays provided within PSH. There are also three (3) additional surface (covered and open space) car park areas provided by PSH for their visitors. The first car park area is located at the north-eastern side of the site boundary and the land belongs to PSHJSB and the other car park area is located at further north-eastern side of the site boundary and the land belongs to Kulim (Malaysia) Berhad. The third car park area is rented by PSH from respective land owners. All the car park areas are being managed by Metro Parking Sdn Bhd except for the drop off and emergency car parks.



#### GFA

The GFA of the buildings computed by M&R Architects Sdn Bhd (formerly Mokhtar Rahman Partners Consultant Architect) and provided to us by DRMSB are in line with our measurement in accordance with the Uniform Method of Measurement of Buildings, RISM. The GFA and age of each building are tabulated as follows: -

Building	GF	A	Age
	sq. m.	sq.ft.	(Year)
A 6-storey medical centre building (Left Wing)	5,320.37	57,268	35
A 6-storey medical centre building (Right Wing)	5,643.95	60,751	17
A mechanical & electrical ("M&E") plant building	38.93	419	17
A pump house	15.05	162	17
A TNB substation	125.42	1,350	7
A generator room	46.55	501	7
A sewerage treatment plant	502.42	5,408	17
A general waste bin centre	83.15	895	17
Total	11,775.83	126,754	

#### Beds

Vide a licence to operate bearing licence no. 130102-00077-01/2020 (Borang 4 No. Siri: 005333) with 3 years validity from 24 November 2020 to 23 November 2022 as approved by MOH on 07 December 2020, we note that PSH has been permitted 147 beds (inclusive of VVIP suites, ICU, CCU and isolation room), 10 cots and 13 dialysis chairs.

From the propectus of Al-Aqar REIT dated 24 July 2006, we note that originally there were 137 operational beds. Out of this, 3 beds were allocated to VVIP suites. Thus, the operational beds were 134. In year 2016, the number of beds had been increased to 144 beds. In year 2018, the beds were reduced from 144 beds to 140 beds as 4 beds were converted to Doctors' clinics. In year 2019, about 10 beds were reduced to make way for the connecting walk way to the currently under construction 9-storey building. After completion of the construction, about 4 beds have been added back for the operation. Thus, at present, the beds in operation are 134. Nothwithstanding, in arriving at our opinion of the market value of PSH, we have adopted our projections based on the 134 beds.

The beds are classified into VVIP suite, VIP/executive suite, premier suite, single bedded, two bedded, three bedded, four bedded and five bedded.

The configuration of hospital beds, number of rooms and rates are as follows: -

Bed	Rate Per Bed Per Night (RM)	No. of Room	No. of Bed
VIP/Executive Suite	280 - 380	8	8
Premier Suite			
Single Bedded	300	6	6
Two Bedded	190	2	4
Single Bedded	195	16	16
Two Bedded	130	9	18
Three Bedded	115	16	48
Four Bedded	95	6	24
Five Bedded	90	2	10
Total (Operational Beds)		65	134
VVIP Suite		3	3
ICU	180	1	4
CCU	180	3	3
Premier Suite	april 1940 and 1940 a		
Three Bedded (not part of the operational beds)	130	. 1	3
Total		8	13
Grand Total (Licenced Beds)		73	147

Source: Puteri Specialist Hospital (Johor) Sdn Bhd ("PSHJSB")

Facilities and Services:

and Other medical facilities provided in PSH comprise as follows: -

Other medical facilities	No. of Room / Bed
Operation Theatre (OT) Room	4
Labour Room	5
Source: PSHJSB	

PSH also provides the following services:

Clinical Disciplines	Facilities and Services
General surgeon Obstetrics & gynaecology Physician Neurologist Paediatriclan Paediatric surgeon Peadiatric neurology Hepatic pancreatic biliary surgery Anesthesiology Radiology Urology & transplant surgeon Cardiologist	3D & 4D fetal ultrasound     Ambulance services     A&E services     Ear, nose & throat services     General blood screening/health screening packages     Covid test     General medical/cardiology services     Laparoscopic surgery     General surgery     Neonatal & paedistric services     Obstetric & gynecological services



	Orthopaedic surgeon     Spinal surgeon     Trauma surgeon     Opthalmology     Internal medicine & nephrology     Neonatologist     Gastroenterologist     Otorhinolaryngology surgeon     Thoracic surgeon     Neurologist     Plastic & reconstructive surgeon     Neuro surgeon     Neuro surgeon     Psychlatrist     General vascular & endovascular surgeon     Laparoscopic surgeon     General internal medicine & respiratory physician     Specialist in rheumatology     Dermatologist  Source: PSHJSB	Orthopaedic & traumatology services Physiotheraphy services Haemodialysis services Diagnostic imaging services Neuro sergery Plastic & reconstructive surgery Treadmill stress test Pharmacy Endoscopy services Diagnostic gastointestinal (g.i) endoscopy - ercp, colonoscopy, ogds, broncho, protoscopy, signidoscopy Therapeutic (g.i) endos related procedure Diagnostic imaging services - MRI, CT scan, c-atm, mammography, x-ray, fluoroscopy & ultrasound	
Consultants:	As at the date of valuation, as provided to us by the clien	, , , , , , , , , , , , , , , , , , , ,	
Planning Details:	the buildings.	ssued with CF and CCC as per the details in the description of	
Occupancy Status / Lease Details:	Vide a Lease Agreement dated 30 June 2006 made between Al-Aqar REIT (formerly Al-'Aqar KPJ REIT) (being represented by its trustee, ART) as a Lessor, Puteri Specialist Hospital (Johor) Sdn Bhd (PSHJSB or Lessee) (now Pasir Gudang Specialist Hospital Sdn Bhd / formerly Medical Centre (Johore) Sdn Bhd) and DRMSB (Manager), we note that PSH has been leased for a term of fifteen (15) years with an option to renew for a further term of fifteen (15) years, subject to the terms and conditions to be agreed by the parties. The Lease commenced on 30 June 2006 and expires on 29 June 2021.		
	This valuation is carried out pursuant to the proposed re years.	newal of the lease of PSH for a further term of fifteen (15	

### b. Valuation

## 1. Income Approach by Profits Method (DCF)

### Parameters Adopted

Year 1	Year 2	Year 3	Year 4	Year 5
2021	2022	2023	2024	2025
59.00%	61.95%	65.05%	68.30%	71.72%
59.00%	57.95%	65.05%	68.30%	71.72
No. of Inpatient Adm	tted Days		2:08	
Ratio of No. of Outpa	tient / Inpatient		7.75	

### Revenue

a)	Consultant Inpatient Revenue Per Occupied Bed	RM1,072
(b)	Consultant Outpatient Revenue Per Person	RM 133
c)	Hospital Inpatient Revenue Per Occupied Bed	RM2,457
d)	Hospital Outpatient Revenue Per Person	RM 259

### Expenses

a)	Cost of Sale				
	i) Material 24.3%		of Hospital Inpatient and Outpatient Revenues		
	ii) Direct Staff Cost 12.5%		of Gross Operating Revenue		
			opted 5% per annum escalation throughout ou air and reasonable representation		
b)	Undistributed Operating Expenses				
	i) Administrative & General	18.0%	of Total Operating Revenue		
	ii) Sales & Marketing	0.2%			
	iii) POMEC	4.9%			
c)	Quit Rent & Assessment Per Annum (Actual)	RM106,499.20			
d)	Insurance Premium to cover F, B, PG, MB, PL, CL, AR and MM Per Annum (Actual)		RM335,726.60		
(%)	Capital Reserve Fund For The Replacement Of FFE, HOE And CAPEX Adopted in Valuation Per Annum		RM5,800,000		
f)	Terminal Capitalisation Rate	11.25%	PSH has an unexpired leasehold interest of about 32.95 years		
g)	Discount Rate	13.25%			



#### 2. Cost Approach

In arriving at the Market Value of the land, we have adopted the Market/Comparison Approach. The following sale evidences, amongst others, are considered suitable comparables and adopted: -

Description	Comparable 1	Comparable 2	Comparable 3	Comparable 4	
Lat No. / Town /	PTB 24422 / Town of		PTD 175869 and 175870		
Mukim / District /	Johor Bahru / District of		/ All within Mukim of		
State:	Johor Bahru / Johor	Bahru / Johor Darul	Tebrau / District of Johor		
	Darul Takzim	Takzim	Bahru / Johor Darul Takzim	Darul Takzim	
Title No.:	HS/D) 565071	Geran 38925	HS(D) 529771 and	Geran 32033	
			529772, respectively		
Property Type:	A parcel of commercial land (Intermediate)	A parcel of commercial land (Corner)	2 adjoining parcels of commercial land (Corner)	A parcel of commercial land (Intermediate)	
Location:	Off Jalan Tampoi,	Off Persisiran Perling.	Jalan Tampoi, Bandar		
	Taman Damansara	Taman Perling (next to	Baru Uda, Johor Bahru	Stualang Laut, Johor	
	Aliff, Johor Bahru	Perling Mall), Johor		Bahru	
		Bahru			
Category Of Land Use:	Building	Building	Building	Nil	
Town Planning:	Commercial	Commercial	Commercial	Commercial	
Tenure:	Interest in Perpetuity	Interest in Perpetuity	99-year leasehold	Interest in Perpetuity	
			interests expiring on 02		
			May 2105 (unexpired		
			term of about 84.32		
Land Area:	486,988.00	223,900.00	years) 255,320.00	22.216.00	
Consideration:	RM65,000,000,00	RM30,000,000.00	RM38,295,774.00	RM5,554,028.00	
Date of Transaction:	28 November 2018	16 October 2018	26 April 2018	14 February 2018	
Vendor:	Naga Berkat Sdn Bhd	Permodalan Nasional	Perbadanan Johor	Wong Khoong Chin	
· ondor:	raga Bornat San Ono	Berhad	1 Gradulari Goriot	Trong rationing crimi	
Purchaser:	Tanahmas Kapital Sdn	PNB Commercial Sdn	Johor Land Berhad	Looi Teik Hin + 2	
	Bhd	Berhad			
Analysis (psf)	RM133.47	RM133.99	RM149.99	RM250.00	
Adjustment Factors		the impact of the Covid-19			
Considered:		y of land use/express condit	ion, planning approval/devel	opment order, restriction in	
	interest, size/quantum allo				
Adjusted Value Of	RM166.85	RM157.61	RM180.01	RM206.63	
Land (psf):	la aminina a tribia annulust	4	des American	-kil	
Market Value Of Land		alue using the Market/Compa			
Component:	4 which has the least dissimilarities against the subject property. We have adopted the adjusted value of RM206.63 psf from the adjustments of Comparable 4 as fair representation which translates into a market value				
	of the commercial land of I		is lail representation which th	ansiates into a market value	

Source: Valuation and Property Services Department, Ministry of Finance, Malaysia

The GCRCN of the buildings is RM39,400,245. Depreciation is adopted at a rate of 2% per annum. The DRC of the buildings is RM19,505,396. Thus, the Market Value derived from the Cost Approach is RM41,017,690 and we have rounded down to RM41,000,000.

#### 3. Reconciliation and Opinion of Values

Method of Valuation	Market Value Derived	Market Value Adopted	We have considered the market value derived from Income Approach by Profits Method
Income Approach by Profits Method (DCF)	RM51,000,000	RM51,000,000	(DCF) as fair and accurate representation of the market value of PSH supported by the Cost
Cost Approach	RM41,000,000		Approach.



### Property No. 5

Date of Inspection and Valuation:	26 January 2021				
Identification / A purpose built private specialist medical centre known as KPJ Selangor Specialist Hospital ("SS PT No. 2, Section 20, Town of Shah Alam, District of Petaling, Selangor Darul Ehsan, held under Property Address: 112884, bearing postal address Lot 1, Jalan Singa 20/1, Section 20, 40300 Shah Alam, Selangor					
Title Particulars:	Tenure:	99-year leasehold interest expiring on 1 July 2096 (unexpired term of about 75.47 years)			
	Provisional Title Land Area:	a: 18,984 sq. m. / 204,342 sq. ft.			
	Registered Proprietor:	AmanahRaya Trustees Berhad (as Trustee)			
	Category of Land Use:	Building			
	Encumbrance:	Charged by AmanahRaya Trustees Berhad to Maybank Trustee Berhad, registered on 5 November 2018			
	Endorsements:	<ul> <li>i) A private caveat has been entered by Maybank Trustees Berhad, registered on 26 April 2018.</li> <li>ii) Pajakan Seturuh Tanah to Selangor Specialist Hospital Sdn Bhd vide Surat Kuasa Wakii : 21/2018 &amp; 70/2018, Surat Kebenaran: 4319/2018 &amp; 4320/2018 commencing from 1 January 2016 and expiring on 30 June 2021, registered on 8 February 2018.</li> </ul>			

#### Location

SSH is located within Section 20, Shah Alam and is sited off the southern (left) side of Federal Highway, travelling from Petaling Jaya city towards Shah Alam / Klang. If is located about 25.0 kilometres (15.63 miles) to the north-east of Kuala Lumpur city centre. Shah Alam city is located about 5.0 kilometres (3.13 miles) to the north-west of SSH. SSH fronts onto Jalan Singa 20/1 and is accessible from various parts of the Kuala Lumpur city centre or Shah Alam / Klang and the commonly used access is from the Federal Highway leading to Persiaran Tengku Ampuan. Alternatively, it is also accessible from Shah Alam Expressway (KESAS) via Persiaran Kuala Selangor. The nearest under construction LRT Line 3 station at Persiaran Hisamuddin, Section 13, Shah Alam is located about 5.0 kilometres (3.13 miles) to the north-east of SSH. The Keretapl Tanah Melayu (KTM) Commuter of Shah Alam and Padang Jawa Stations are located about 8.0 kilometres (4.97 miles) and about 2.0 kilometres (1.24 miles) to the north-west and west of SSH, respectively. Prominent developments in the immediate vicinity of SSH include Pos Malaysia National Mel Centre, Panasonic AVC Networks Kuala Lumpur Malaysia Sdn Bhd, TASCO Berhad, Shah Alam National Sports Complex Panasonic and 'Petronas' petrol filling and service station. Section 20, Shah Alam. station, Section 20, Shah Alam.

Name Capacity		Location	Distance from SSH	
Private Medical Centre				
Salam Shah Alam Specialist Hospital	82 beds	Jalan Nelayan 19/B, Section 19, 40300 Shah Alam, Selangor Darul Ehsan	1.6 kilometres	
MSU Medical Centre	30 beds	Persiaran Olahraga, 40100 Shah Alam, Selangor Darul Ehsan	4.9 kilometres	
Avisena Specialist Hospital	111 beds	Jalan Ikhtisas, Section 14, 40000 Shah Alam, Selangor Darul Ehsan	5.5 kilometres	
Hospital Umra	35 beds	Jalan Bola Tampar 13/14, Section 13, 40100 Shah Alam, Selangor Darul Ehsan	5.1 kilometres	
Columbia Asia Extended 66 beds Care Hospital		Jalan Baung 17/22, Section 17, 40200 Shah Alam, Selangor Darul Ehsan	6.4 kilometres	
Columbia Asia Hospital 77 beds		Persiaran Anggerik Eria, Bukit Rimau, Section 32, 40460 Shah Alam, Selangor Darut Ensan	9.4 kilometres	
Government Hospital				
Hospital Shah Alam -		Persiaran Kayangan, Section 7, 40000 Shah Alam, Sleangor 9.1 kilon Darul Ehsan		

### The Site

The subject site is a parcel of corner plot and rectangular in shape. It has a frontage of about 161.236 metres (529 feet) and 117.354 metres (385 feet) onto Jalan Singa 20/1 and Persiaran Tengku Ampuan along its southern and eastern site boundaries, respectively.

Brief details of the development, extension and renovation of SSH are as follows: -

Year of Construction / Approval	Development / Extension / Renovation	Date / Reference No. of the Approved Plan / CF / CCC
1995 / 1996	A 6-storey main building together with a basement	Approved by Bomba and Majlis Perbandaran Shah Alam ("MPSA") vide plan nos. JBM/PK 36517 and MPSA/B/PC/SEK.20/145-94 on 24 June 1995 and 30 August 1995, respective. CF bearing certificate no. 3661 was issued by MPSA on 30 October 1996.  CK Approved by Majlis Bandaraya Shah Alam ("MBSA") (formerly MPSA) vide plan no. MBSA/BGN/BB/600-2(PB)/SEK 20/00512012 on 28 May 2012. CCC bearing certificate no. LAM/S 7822 was issued by MBSA on 1 October 2012.  Approved by MBSA vide plan no. MBSA/BGN/BB/600-2(PB)/SEK 20/0267-2015
2012	A 5-storey car park block together with a half basement level and an open roof level	Approved by Majlis Bandaraya Shah Alam ("MBSA") (formerly MPSA) vide plan no. MBSA/BGN/BB/600-2(PB)/SEK 20/00512012 on 28 May 2012. CCC bearing certificate no. LAM/S 7822 was issued by MBSA on 1 October 2012.
2016	A 9-storey consultant block	Approved by MBSA vide plan no. MBSA/BGN/BB/600-2(PB)/SEK 20/0267-2015 on 30 June 2016. CCC bearing certificate no. 16677 was issued by MBSA in year 2016.

At the date of our inspection, we noted that a new 9-storey consultant block which was constructed in 2016 at the eastern portion of the site. However, this block has yet to be sold to ART (trustee for Al-Aqar REIT) due to valid corporate reasons. Notwithstanding, in arriving at our opinion of the market value of SSH, we have excluded the 9-storey consultant block and other related reconfiguration and renovation related to it resulting in higher number of operational beds.



Buildings:	Constructed of reinforced concrete frame with brick infills rendered externally and partly supporting steel roof trusses and purlins laid over with metal deck roofing sheets and partly of reinforced concrete flat roof.
Ceilings:	Generally of plaster boards with cornices incorporating downlights, mineral fibre boards incorporating fluorescent lights and cassette type air-conditioning system with the exception of the toilets which are of cement plaster.
Internal Walls:	Generally of gypsum boards and gypsum boards incorporating glass panels. The internal walls of the lift lobbies are generally lined with glazed wall tiles up to the ceiling height whilst the waiting area on the ground floor is partly lined with glazed wall tiles up to a height of about 0.915 metres (3 feet) and partly up to the ceiling height. The male and female toilets are lined with glazed wall tiles up to the ceiling height.
Doors:	Generally, the main entrance to the reception area on the ground floor is fitted with an automatically operated double leaf frameless glass panelled door. Other doors are generally of fire rated timber door, timber flush door, timber panelled door incorporating glass panels, automatically operated double leaf frameless glass panelled doors and PVC doors.
Windows:	Generally of aluminium casements incorporating glass panels and top hung units.
Floors:	Generally finished homogeneous tiles, ceramic tiles, marble slabs, heavy duty vinyl floor and cement screed.

Generally, the buildings are equipped with centralised alr-conditioning system, with some rooms fitted with additional split-unit air conditioners. Vertical movement between floors is by means of four units of passenger lifts (each with a capacity of 1,635 kilogrammes / 24 persons to 1,640 kilogrammes), a Bomba lift (with a capacity of 1,635 kilogrammes / 24 persons), a service lift (with a capacity of 1,640 kilogrammes / 23 persons) and ten units of reinforced concrete staircases for each building. The medical centre buildings are equipped with medical gas supply system, nurse call button. / intercom system and PABX system. Generally, all the buildings are installed with fire fighting systems.

#### Car Park Bays

There are 563 car park bays within SSH comprising 263 covered car park bays located within the car park block (north-western of the site) and 280 surface car park bays (inclusive of valet parking) provided at the north-eastern and south-eastern portions, respectively, of the site and along the circulation area of the site. All the car park areas are being managed by Infinite Parking Sdn Bhd except for the drop off and emergency car parks.

#### **GFA**

The GFA computed by Rekakonsult and provided to us by DRMSB are in line with our measurement in accordance with the Uniform Method of Measurement of Buildings, RISM. The GFA and age of each building are tabulated as follows: -

Building	GFA		Age
	sq.m.	sq. ft.	(Year)
A 6-storey main building together with a basement	19,290	207,636	25
A 5-storey car park block together with a half basement level and an open roof level	9,956	107,165	9
A quard house	4	43	25
Total	29,250	314,844	

#### Beds

Vide a licence to operate bearing licence no. 131005-00121-01/2019 (Borang 7 No. Siri: 002479) with 1 year 5 months validity from 26 June 2020 to 16 November 2021 as approved by MOH dated 3 August 2020, SSH is licenced to accommodate 184 beds (inclusive of ICU and isolation beds), 18 cots, 32 dialysis chairs, 4 dialysis beds and 1 dental chair.

From the prospectus of Al-Aqar REIT dated 24 July 2006 and prior to the construction of the 9-storey Consultant Block, we note that originally there were 165 operational beds. Originally, part of the ground floor of the 6-storey main building was occupied by the consultants' clinics. After the construction and completion of the 9-storey Consultant Block in December 2016, the consultants' clinics were moved to the Consultant Block. The original consultants' clinics in the 6-storey main building were converted to Haemodialysis and Rehabilitation units. We also note that the corporate office which was originally located within the 6-storey main building had been shifted to the 9-storey Consultant Block. The corporate office area had been converted into an additional 10 beds (Inpatient Unit). Thus, the existing total beds are 175 beds.

The 9-storey Consultant Block has yet to be sold to Al-Aqar REIT due to valid corporate reasons. Notwithstanding, in arriving at our opinion of the Market Value of the SSH, we have excluded the 9-storey Consultant Block and other related reconfiguration and renovation related to it resulting in higher number of operational beds and we have adopted our projections based on 165 beds.

The beds are classified into VIP suite, single bedded room, two bedded room, four bedded room, ICU room and isolation room.

The configuration of hospital beds, number of rooms and rates are as follows: Rate Per Bed Per Night (RM) No. of Bed No. of Room Hen VIP Suite 450 - 900 Single Bedded 195 - 380 62 62 Two Bedded 140 - 280 32 64 Four Bedded 95 - 180 8 32 109 165 10 additional bads resulting from the conversion of 195 - 380 10 10 corporate office which have been excluded in the valuation 119 175 Total (Operational Beds) 350 ICU 2 Isolation Room 450 / 550 2 19 9 Total Grand Total (Licenced Beds) 128 184 Source: Selangor Specialist Hospital Sdn Bhd ("SSHSB")



Facilities and	Other medical facilities provided in SSH comprise	as follows: -		
Services:	Other medical facilities	No. of Bed / Room		
	Operate Theatre (OT) Room	5		
	Labour room	4		
	Nursery	1		
	CSSD	1		
	Cardiac Catheterization Lab 1			
	Source: SSHSB			
	SSH also provides the following services: -	P. Just and C. Jan		
	Clinical Disciplines	Facilities and Services		
	Anaesthesiology & Critical Care	24 hours A&E services		
	Cardiology	Delivery Suites		
	Physician	<ul> <li>Diagnostic Imaging which includes 1.5 Tesla MRI,</li> </ul>		
	General Medicine	Mammography, X-Ray and Ultrasound		
	General Surgery     Nephrologist	Ultrasound Endoscopy & OGDS, Colonoscopy and ERCP procedure		
	<ul> <li>Ear, Nose &amp; Threat</li> </ul>	<ul> <li>Catheterization Laboratory equipped with Angiogram</li> </ul>		
	Orthopaedic	for Angioplasty and other Interventional Cardiology		
	Paediatric	such as Echocardiogram Test, Trans Oesophagus		
	Gastroenterology	Echo, ECG, Stress ECG & etc.		
	Radiology Services	Dietetic Counseling Service		
	Laboratory Services	3D Ultrasound		
	Obstetrician & Gynaecology	Heart Centre		
	Opthalmology	<ul> <li>Home Nursing; Physiotherapy &amp; Nursing Care</li> </ul>		
	Neuro Surgery	Intensive Care Unit / Cardiac Care Unit / High		
	Urology	Dependency Care Unit		
	Endocrinology	Immunization and Vaccination		
	Haemodialysis Services	In House 24 Hour Pharmacy		
	Special Diagnostic Services (SDU)	24 hours Laboratory Services		
	Dietetic Services	Neonate ICU / Neonate HDU		
	Diabetic Services	<ul> <li>Operation Theatres and Day Care Surgery</li> </ul>		
		Premier Screening & Wellness Centre		
	Physiotheraphy Services     Medical Record Services	Rehabilitation Medicine		
	Niedical Record Services	Renal & Dialysis Centre		
		Special Care Nursery		
		Special Diagnostic Centre		
	Source: SSHSB	- Opodal Diagnostic Contro		
Consultants /		the client, SSH is supported by 78 consultants / doctors.		
linics: lanning Details:	SSH is located within an area designated for com-	mercial use.		
	All the buildings and renovation works are issued with CF and CCC as per the details in the description of the buildings.  Vide a Lease Agreement dated 30 June 2006 made between Al-Aqar REIT (formerly Al-'Aqar KPJ REIT) (being represented by its trustee, ART) as a Lessor, Selangor Specialist Hospital Sdn Bhd (SSHSB or Lessee) and DRMSB (Manager). We note that SSH has been leased for a term of fifteen (15) years with an option to renew for a further term of fifteen (15) years, subject to the terms and conditions to be agreed by the parties. The Lease commenced on 30 June 2006 and expires on 29 June 2021.			
ccupancy Status / ease Details:				
	This valuation is carried out pursuant to the pro (15) years.	posed renewal of the lease of SSH for a further term of fiftee		

#### Valuation Income Approach by Profits Method (DCF) Parameters Adopted Occupancy Rate of Beds Adopted Year 1 Year 2 Year 3 Year 4 Year 5 2021 2022 2023 2024 2025 61.75% 64.84% 68.08% 71.48% 75.05% b) No. of Inpatient Admitted Days c) Ratio of No. of Outpatient / Inpatient 2.61 Revenue RM 863 RM 99 RM2,141 Consultant Inpatient Revenue Per Occupied Bed Consultant Outpatient Revenue Per Person Hospital Inpatient Revenue Per Occupied Bed d) Hospital Outpatient Revenue Per Person RM 249



a)	Cost Of Sale				
-	i) Material 25.8		of Hospital Inpatient and Outpatient Revenues		
	ii) Direct Staff Cost	15.8%	of Gross Operating Revenue		
	iii) Operating Overhead		dopted 5% per annum escalation throughout our s fair and reasonable representation		
b)	Undistributed Operating Expenses				
	i) Administrative & General	11.7%	of Total Operating Revenue		
	ii) Sales & Marketing				
	iii) POMEC	5.2%			
C)	Quit Rent & Assessment Per Annum (Actual)		RM412,588.90		
d)	Insurance Premium to cover F, B, PG, MB, PL, CL, AF Annum (Actual)	and MM Per	RM405,537.78		
e)	Capital Reserve Fund For The Replacement Of FFE, HO Adopted in Valuation Per Annum	E And CAPEX	RM7,000,000		
f)	Terminal Capitalisation Rate	9.25%	SSH has an unexpired leasehold interest of about 75.47 years		
g)	Discount Rate	11.25%			

### Cost Approach

In arriving at the Market Value of the land component, we have adopted the Market/Comparison Approach. The following sale evidences, amongst others, are considered suitable comparables and adopted: -

Description	Comparable 1	Comparable 2	Comparable 3	Comparable 4
Lot No. / Title No. /	PT No. 32, Section 14 /	Lot 91083, Section 13 /	PT No. 38, Section 14 /	PT No. 294, Section 3 /
Town / District /	HS(D) 142037 / Town	Pajakan Negeri 110614 /	HS(D) 142043 / Town of	HS(D) 266275 / Town of
State:	of Shah Alam / District	Town of Shah Alam,	Shah Alam / District of	Shah Alam / District of
	of Petaling / Selangor	District of Petating / Selangor Darul Ehsan	Petaling / Selangor	Petaling / Selangor Darul
	Darul Ehsan		Darul Ehsan	Ehsan
Property Type:	A parcel of commercial	A parcel of commercial	A parcel of commercial	A parcel of commercial
	land with dual access	land with dual access	land with triple access	land with single access
	(Intermediate)	(Corner)	(Corner)	(Intermediate)
Location:	Located along	Located along Jalan Rugbi	Located along Jalan	Located along Jalan 3/9A
	Persiaran Perbandaran	13/30 @ Persiaran Sukan	14/3	
Category of Land	Building	Building	Building	Building
Use:				
Town Planning:	Commercial	Commercial	Commercial	Commercial
Tenure:	99-year leasehold	99-year leasehold interest	99-year leasehold	99-year leasehold
Terrare.	interest expiring on 17	expiring on 22 January	interest expiring on 17	interest expiring on 11
	December 2099	2102 (unexpired term of	December 2099	March 2085 (unexpired
	(unexpired term of	about 81.04 years)	(unexpired term of about	term of about 64.16
	about 78.94 years)		78.94 years)	years)
Land Area (sq. ft.):	111,557	134,893	107,413	32,421
Consideration:	RM32,000,000	RM38,000,000	RM34,000,000	RM7,600,000
Date Of Transaction:	08 May 2020	28 May 2019	31 December 2018	28 February 2018
Vendor:	Majlis Bandaraya Shah	Equipark Sdn Bhd	Avisena Holdings Sdn	Kualiti Megamas Sdn
	Alam	110000	Bhd	Bhd
Purchaser:	Puncak Niaga Holdings	Ara Ville Sdn Bhd	Lembaga Zakat	Lovely Century Sdn Bhd
	Berhad		Selangor (MAIS)	
Analysis (psf):	RM286.85	RM281.70	RM316.54	RM234.42
Adjustment Factors		the impact of the Covid-19 p		
Considered:		y of land use/express condition	on, planning approval/develo	opment order, restriction in
	interest, síze/quantum allo			
Adjusted Value Of	RM269.91	RM256.41	RM250.63	RM248.77
Land (psf):				
Market Value Of		lue using the Market/Comparis		
Land:		nilarities against the subject pr		
		industry. We have adopted the		r psr as fair representation
which translates into a market value of the commercial land of RM55,154,160.				

Source: Valuation and Property Services Department, Ministry of Finance

The GCRCN of the buildings is RM76,944,472. Depreciation is adopted at a rate of 2% per annum. The DRC of the buildings is RM43,101,781. Thus, the Market Value derived from the Cost Approach is RM98,255,941 and we have rounded down to RM98,000,000.

### 3. Reconciliation and Opinion of Values

Rethod of Valuation	Market Value Derived	Market Value Adopted	We have considered the market value derived from the Income Approach by Profits Method
Income Approach by Profits Method (DCF)	RM100,000,000	RM100,000,000	(DCF) as fair and accurate representation of the market value of SSH supported by the Cost
Cost Approach	RM98,000,000		Approach.



#### Property No. 6

Date of Inspection and Valuation:	29 January 2021	
Identification / Type of Property / Property Address:  A purpose built private specialist medical centre known as KPJ Ipoh Specialist Hospital ("ISH"), identifies No. 254356, held under Title No. HS(D) 221754, (formerly Lot 9826N, Lot 10259, Lot 9306N and Lot 344 under Title No. Pajakan Negeri 257171, Pajakan Negeri 6451, Pajakan Negeri 346406 and Pajakan 154468, respectively), Town of Ipoh (U), District of Kinta, Perak Darul Ridzuan, bearing postal address Jalan Raja Dihilir, 30350 Ipoh, Perak Darul Ridzuan.		
Title Particulars:	Tenure:	Interest in perpetuity
Title Faiticulais.	Terraic.	
THE PARTICULATS.		13,203 sq. m. / 142,116 sq. ft.
TRIO FAILICUIAIS.	Provisional Title Land	
THE FAILCUIAIS.	Provisional Title Land Area:	13,203 sq. m. / 142,116 sq. ft.

#### Location

ISH is located along the northern (right) side of Jalan Raja Dihilir traveling from Tambun towards Ipoh Old Town. It is accessible from various parts of the Ipoh town with the common accessibility via Jalan Tambun and Jalan Raja Dihilir. Prominent landmarks in the vicinity include the Palace of Deputy Crown Prince (Raja Dihilir), the residence of Menterl Besar Perak and the Department of Culture and Arts, Perak. Ipoh Railway station is located about 3 kilometres (1.86 miles) to the west of ISH.

Prominent private medical centres and government hospitals located in the neighbourhood are as follows: -

Name Capacity		Location	Distance from ISH
Private Medical Centre			
Kinta Medical Centre 46 beds		No. 20A, Jalan Chung Thye Phin, 30250 Ipoh, Perak Darul Ridzuan	1.5 kilometres
Pantai Hospital Ipoh 224 beds		No. 126, Jalan Tambun, 31400 Ipoh, Perak Darul Ridzuan	3.0 kilometres
Hospital Fatimah	236 beds	No. 1, Jalan Chew Peng Loon, Off Jalan Dato Lau Pak Khuan, Ipoh Garden, 31400 Ipoh, Perak Darul Ridzuan	4.0 kilometres
Perak Community 69 beds Specialist Hospital		No. 277, Jalan Raja Permaisuri Bainun, 30250 Ipoh, Perak Darul Ridzuan	5.0 kilometres
Government Hospital			
Hospital Raja Permaisuri - Bainun		Jalan Raja Ashman Shah, 30450 Ipoh, Perak Darul Ridzuan	2.2 kilometres

#### The Site

The site comprises a parcel of intermediate plot, near trapezoidal in shape and has a frontage onto Jalan Raja Dihilir along it's southern site boundary.

#### The Buildings

Brief details of the development, extension and renovation of ISH are as follows: -

Year of Construction / Approval	Development / Extension / Renovation	Date / Reference No. of the Approved Plan / CF / CCC
1980 / 1981	A 3-storey main building (Old Wing)	CF bearing certificate no. A3009 was issued by Majlis Perbandaran Ipol ("MPI") on 19 June 1981.
1990 / 1992	Extension of the existing 3-storey building (Old Wing)	Approved by Majlis Bandaraya Ipoh ("MBI") (formerly MPI) vide plan nos F2/11/6/1805/90 and F2/11/9/3338/91 on 29 November 1990. CF bearing certificate no. B2918 was issued by MBI on 20 November 1992.
1999	Extension and renovation of the existing 3-storey building (Old Wing)	Approved by MBI vide plan no. MBI F2/9/13/421/98 dated 17 November 1999.
2004 / 2007 / 2008	A 5-storey building with a basement (New Wing)	Approved by MBI vide plan nos. MBI F2/11/5/161/03, MBI F2/11/14/1184/06 MBI F2/L/B/7/68/915/07 and MBI OSC(026-B)L/B/7/4/28/08 on 13 January 2004, 05 March 2007, 23 October 2007 and 18 April 2008, respectively CCC bearing certificate no. B8850 was issued by MBI on 05 June 2008.
2016	Renovations of kitchen area of the existing 3-storey building (Old Wing)	Approved by MBI vide plan no. OSC (118-B)L/B/7/43/123/16 on 14 September 2016.
2019	Renovations of HDU, Ward 3 and Ward 5 of the existing 3-storey private specialist medical centre building (Old Wing)	Approved by MBI vide plan no. OSC (351-B)L/B/7/92/399/18 on 14 March 2019.

All the above mentioned buildings are of similar construction and the details of the specification are as follows: -				
Buildings:	Buildings: Constructed of reinforced concrete frame with brick infills rendered externally and plastered internally supporting parti-			
	metal roof trusses and purlins laid over with metal deck roofing sheets and parity of concrete flat roof.			
Ceilings:	Generally of plaster boards with comices incorporating downlights, mineral fibre boards incorporating fluorescent lights			
	and air-conditioning ducting with the exception of the toilets which are of flat ceiling sheets.			



Internal	Generally of gypsum boards and gypsum boards incorporating glass panels. The male and female toilets are lined with			
Walls:	glazed wall tiles up to the ceiling height.			
Doors:	Generally, the main entrance to the reception area on the first floor is fitted with an automatically operated double leaf frameless glass panelled door. Other doors are generally of fire rated timber door, timber flush door, timber panelled door incorporating glass panels, an automatically operated double leaf frameless glass panelled door and PVC doors.			
Windows:	Generally of aluminium casements incorporating glass panels and top hung units.			
Floors:	Generally finished vinyl tiles, glazed marble slabs and ceramic tiles.			

Generally, the medical centre buildings are equipped with centralised air-conditioning system, with some rooms fitted with additional split-unit air conditioners. Vertical movement between floors is by means of four units of passenger lifts (each with a capacity of 1,560 kilogrammes / 23 persons), a service lift (with a capacity of 1,000 kilogrammes / 15 persons) and twelve units of reinforced concrete staircases. The medical centre buildings are equipped with medical gas supply system, nurse call button / intercom system and PABX system. Generally, all the buildings are installed with fire fighting systems.

#### Car Park Bays

There are 197 car park bays within ISH comprising 167 covered car park bays and 30 surface car park bays provided at the southern portion of the site and along the circulation area of the site.

#### **GFA**

The GFA computed by SN Low & Associates Sdn Bhd and provided to us by DRMSB are in line with our measurement in accordance with the Uniform Method of Measurement of Buildings, RISM. The GFA and age of each building are tabulated as follows: -

Building	G	FA	Age
	sq. m.	sq. ft.	(Year)
i) A 3-storey main building (Old Wing)	12,665.01	136,325	40
iia) A 5-storey building with a basement (New Wing)	14,384.56	154,834	13
iib) A basement and ground floor car parks (New Wing)	5,205.36	56,030	
Total	32,254.94	347,189	

#### Beds

Vide a licence to operate bearing licence no. 130803-00150-01/2020 (Borang 4 No. Siri: 005109) with 3 years validity from 25 May 2020 to 24 May 2022 as-approved by MOH dated 18 June 2020, we note that ISH is permitted to operate 264 beds ((inclusive of ICU, CICU and HDU)), 24 cots, 37 basinets and 41 dialysis chairs. From the prospectus of Al-Aqar REIT dated 24 July 2006, we note that originally there were 138 operational beds and about 66 additional beds (total 204 operational beds) proposed to be included which had been considered in the acquisition. Since, the beds were gradually increased to 225 beds. However, in year 2020 the operational beds have been reduced from 225 beds to 219 beds as 38 beds in Ward 3 were reconfigured to 35 beds and 27 beds in Ward 5 were reconfigured to 24 beds. Thus, total reductions in the operational beds were 65 whilst the total additions were 59. We note from the average occupancy rate, number of inpatients of the ISH over the past 5 years that the occupancy rate has been on the declining trend. In light of the above, the reconfiguration and reduction of the 6 beds are regarded as business strategy to add revenue to ISH and we have adopted existing 219 beds in our projections. The beds are classified into executive suite, single deluxe, single room, double room, three bedded room, four bedded room, eight bedded room, ICU, CICU and HDU.

The configuration of hospital beds, number of rooms and rates are as follows: -

Hospital Bedded	Rata Per Bed Per Night (RM)	No. of Room	No. of Bed
Executive Suite	1,338	1	1
Single Deluxe	250 - 338	13	13
Single Room	150 - 250	27	27
Double Room	80 - 170	44	88
Three Bedded	70 - 90	6	18
Four Bedded	65 - 90	10	40
Eight Bedded	70	4	32
Total (Operational Beds)		105	219
ICU	220	14	14
CICU	200	1	3
HDU	100		6
Provision for future expansion			22
Total		15	45
Grand Total (Licenced Beds)		1:20	264

Source: Ipoh Specialist Hospital Sdn Bhd ("ISHSB")

Facilities and Services: Other medical facilities provided in ISH comprise at follows:

clinies and services.	Other medical racintes provided in 1511 comprise as follow	
	Other medical facilities	No. of Bed / Room
	Operation Theatre (OT) Room	7
	Labour Room	3
	Nursery	2
	CSSD	1
	Catheterization Lab	1
	Lasik	1
	Source: ISHSB	



	Clinical Disciplines	Facilities and Services
	Anaesthesiology & Critical Care Cardiology Physician General Medicine General Surgery Nephrology Ear, Nose & Threat Orthopaedic Paediatric Gastroenterology Radiology Services Laboratory Services Laboratory Services Dostetrician & Gynaecology Opthalmology Neurology Urology Geriatric Services Haemodialysis Services Special Diagnostic Services (SDU) Dietetic Services Physiotheraphy Services Medical Record Services Haematology Haematology	24 hours A&E services     Diagnostic Imaging which includes General Diagnostic Radiology, CT Scan, MRI, Bone Densitometry, Digital Mammography with Tomosynthesis (3D) & Fluoroscopy     Dietetic Counseling Service     3D/4D Ultrasound     Heart Centre     Home Nursing; Physiotherapy & Nursing Care     Intensive Care Unit / Cardiac Care Unit / High Dependency Care Unit     Immunization and Vaccination     In House 24 Hour Pharmacy     24 hours Laboratory Services     Neonate ICU / Neonate HDU     Operation Theatres and Day Care Surgery     Premier Screening & Wellness Centre     Rehabilitation Medicine     Renal & Dialysis Centre     Special Care Nursery     Special Diagnostic Centre
0-1-1-1	Source: ISHSB	all and the state of the state
Consultants / Clinics:	As at the date of valuation, as provided to us by the	client, ISH is supported by 114 consultants / doctors.
Planning Details:	buildings.	ith CF and CCC as per the details in the description of the
Occupancy Status / Lease Details:	represented by its trustee, ART) as a Lessor, Ipol Medical Associates Sdn Bhd) and DRMSB (Manager	between Al-Aqar REIT (formerly Al-'Aqar KPJ REIT) (being Specialist Hospital Sdn Bhd (ISHSB or Lessee) (formerly), we note that ISH has been leased for a term of fifteen (15) fifteen (15) years, subject to the terms and conditions to be June 2006 and expires on 29 June 2021.
	This valuation is carried out pursuant to the propose (15) years.	ed renewal of the lease of ISH for a further term of fifteen

### b. Valuation

1. Income Approach by Profits Method (DCF)

### Parameters Adopted

Year 1	Year 2	Year 3	Year 4	Year 5
2021	2022	2023	2024	2025
67.00%	69.35%	71.78%	74.29%	76.89%
No. of Inpatient Ad	mitted Days		2.64	
Ratio of No. of Out	patient / Inpatient		9.90	

### Revenue

a)	Consultant Inpatient Revenue Per Occupied Bed	RM 908
b)	Consultant Outpatient Revenue Per Person	RM 89
c)	Hospital Inpatient Revenue Per Occupied Bed	RM2,024
d)	Hospital Outpatient Revenue Per Person	RM 167

### Expenses

a)	Cost of Sale					
	i) Material	33.9%	of Hospital Inpatient and Outpatient Revenues			
	ii) Direct Staff Cost	12.6%	of Gross Operating Revenue			
	iii) Operating Overhead		ted 5% per annum escalation throughout our			
		projection as fair	and reasonable representation			



·	Administrative & General	10.8%	of Total Operating Revenue
	ii) Sales & Marketing	0.1%	or rotal Operating Nevente
	iii) POMEC	4.3%	
c)	Quit Rent & Assessment Per Annum (Actual)		RM132,686,50
d)	Insurance Premium to cover F, B, PG, MB, PL, CL, AR and MM Per Annum (Actual)		RM379,648.92
e)	Capital Reserve Fund For The Replacement Of FFE, HOE And CAPEX Adopted in Valuation Per Annum		RM8,600,000
f)	Terminal Capitalisation Rate	8.00%	ISH has an interest in perpetuity
a)	Discount Rate	10.00%	

#### 2. Cost Approach

In arriving at the Market Value of the land component, we have adopted the Market/Comparison Approach. The following sale evidences, amongst others, are considered suitable comparables and adopted: -

Description	Comparable 1	Comparable 2	Comparable 3	Comparable 4
Lot No. / Town / Mukim / District / State:	Lot 3506N / Town of lpoh (N) / District of Kinta / Perak Darul Ridzuan	Kinta / Perak Darul Ridzuan	Lot 14741S / Town of Ipoh (S) / District of Kinta / Perak Darul Ridzuan	Lot 2598S / Town of Ipoh (S) / District of Kinta / Perak Darul Ridzuan
Title No.:	Geran 38323	Geran 60183	Pajakan Negeri 363294	Geran 55092
Location:	Located off Jalan Sultan Abdul Jalil	Located along Jalan Sultan Nazrin Shah	Located along Jalan Sultan Nazrin Shah	Located along Jalan Raja Dihilir
Property Type:	A parcel of development land potential for commercial use (Intermediate)	A parcel of development land potential for commercial use currently being used as car park (Corner)	A parcel of commercial land (Corner)	A parcel of development land potential for commercial use (Intermediate)
Location:	Located off Jalan Sultan Abdul Jalil	Located along Jalan Sultan Nazrin Shah	Located along Jalan Sultan Nazrin Shah	Located along Jalan Raja Dihilir
Category of Land Use:	Building	Building	Building	Building
Town Planning:	Residential	Commercial	Commercial	Residential
Tenure:	Interest in perpetuity	Interest in perpetuity	99-year leasehold interest expiring on 09 January 2106 (unexpired term of about 85 years)	Interest in perpetuity
Land Area (sq. ft.):	21,834	41,627	73,834	46,963
Consideration:	RM3,602,676	RM8,800,000	RM13,718,842	RM8,922,980
Date Of Transaction:	06 March 2019	08 August 2018	10 April 2018	10 July 2017
Vendor:	Liew Hoong Thoe	Aun Huat & Brothers Sdn Bhd	Perbadanan Pembangunan Negeri Perak	Lim Sai Tat, Lim Shyh Kuan and Wong Kam Poh
Purchaser:	One Roof Development Sdn Bhd	Capital Pi Sdn Bhd	Child's Partner (M) Sdn Bhd	Lee Seng Hee
Analysis (psf):	RM165.00	RM211.40	RM185.81	RM190.00
Adjustment Factors Considered:	Factors Market condition due to the impact of the Covid-19 pandemic (time), location and accessibility, corner/end premium, shape, category of land use/express condition, planning approval/development order, restriction in interest, size/quantum allowance and tenure.			
Adjusted Value Of Land (psf):	RM202.12	RM195.55	RM196.91	RM194.75
Market Value of Land:	In arriving at the market value using the Market/Comparison Approach, we have emphasized upon Comparable 4 which has the least dissimilarities against the subject property as fair representation of the market value of the land, as per practice in the industry. We have adopted the adjusted value of RM194.75 paf as fair representation which translates into a market value of the commercial land of RM27,677,119.			

Source: Valuation and Property Services Department, Ministry of Finance

The GCRCN of the buildings is RM97,417,113. Depreciation is adopted at a rate of 2% per annum. The DRC of the buildings is RM52,147,300. Thus, the Market Value derived from the Cost Approach is RM79,824,419 and we have rounded up to RM80,000,000.

### 3. Reconciliation and Opinion of Values

Method of Valuation	Market Value Derived	Market Value Adopted	We have considered the market value derived from the Income Approach by
Income Approach by Profits Method (DCF)	RM122,000,000	RM122,000,000 Profits Method (DCF) as fair is representation of the market with the second se	
Cost Approach	RM80,000,000		supported by the Cost Approach.

#### APPENDIX III - FURTHER INFORMATION

#### 1. RESPONSIBILITY STATEMENT

This Circular has been seen and approved by the Board which individually and collectively accept full responsibility for the accuracy of the information given and confirm that, after making all reasonable enquiries and, to the best of their knowledge and belief, there are no false or misleading statements or other facts, the omission of which would, make any statement in this Circular misleading.

#### 2. CONSENT

#### 2.1 AmInvestment Bank

AmInvestment Bank, being the Adviser for the Proposed Lease Renewal, has given and has not subsequently withdrawn their written consent for the inclusion in this Circular of their names, reports and/or letters (where applicable) and all references thereto in the form and context in which they appear in this Circular.

AmInvestment Bank has given its written confirmation that it is not aware of any conflict of interest which exists or is likely to exist in its capacity as the Adviser in respect of the Proposed Lease Renewal.

AmInvestment Bank, its related and associated companies, as well as its holding company, AMMB Holdings Berhad and the subsidiaries and associated companies of its holding company ("AmBank Group") form a diversified financial group and are engaged in a wide range of investment and commercial banking, brokerage, securities trading, asset and funds management and credit transaction service businesses.

In the ordinary course of their businesses, any member of AmBank Group may at any time extend services to any company as well as hold long or short positions, and trade or otherwise effect transactions, for its own account or the account of its other clients, in debt or equity securities or senior loans of any company. Accordingly, there may be situations where parts of the AmBank Group and/or its clients now have or in the future, may have interests or take actions that may conflict with the interests of KPJ.

As at LPD, the AmBank Group has extended credit facilities of which the amount outstanding is approximately RM61.89 million to KPJ Group.

AmInvestment Bank is the Principal Adviser to both Al-`Aqar and KPJ in relation to the Proposed Lease Renewal. Al-`Aqar and KPJ have respectively appointed independent advisers, to advise the non-interested unitholders of Al-`Aqar, the non-interested shareholders of KPJ and non-interested directors of the Manager and KPJ respectively, in relation to the Proposed Lease Renewal.

Save for the above, AmInvestment Bank is of the view that its role as the Adviser for the Proposed Lease Renewal is not likely to result in a conflict of interest or potential conflict of interest situation for the following reasons:-

- AmInvestment Bank's role in the Proposed Lease Renewal is undertaken in the ordinary course of business; and
- (ii) AmInvestment Bank undertakes each of its roles on an arm's length basis and its conduct is regulated by Bank Negara Malaysia and the SC and governed under, inter alia, the Financial Services Act 2013, the Capital Markets and Services 2007, and AmBank Group's Chinese Wall policy and internal controls and checks.

Premised on the above, AmInvestment Bank confirms that it is not aware of any conflict of interest which exists or is likely to exist in its capacity as the Adviser in respect of the Proposed Lease Renewal.

### 2.2 Crowe Advisory Sdn Bhd

Crowe Advisory Sdn Bhd, being the independent adviser for the Proposed Lease Renewal, has given and has not subsequently withdrawn their written consent for the inclusion in this Circular of their names, reports and/or letters (where applicable) and all references thereto in the form and context in which they appear in this Circular. Crowe has given a written

### APPENDIX III - FURTHER INFORMATION (CONT'D)

### 2.3 Cheston International (KL) Sdn Bhd

Cheston International (KL) Sdn Bhd, being the independent valuer for the Proposed Lease Renewal, has given and has not subsequently withdrawn its written consent to the inclusion in this Circular of its name, the valuation certificates in respect of the Properties as set out in Appendix I of this Circular and all references thereto in the form and context in which they so appear in this Circular.

Cheston has given its written confirmation that it is not aware of any conflict of interest which exists in its capacity as the independent valuer for the Proposed Lease Renewal.

#### 3. MATERIAL COMMITMENTS

Save as disclosed below, as at LPD, there are no other material commitments incurred or known to be incurred by KPJ Group, which upon becoming due or enforceable, may have a material impact on the financial position or business of KPJ Group:-

	Amount (RM'000)
Capital Expenditure	
<ul> <li>Approved by the Directors and contracted</li> <li>Approved by the Directors but not contracted</li> <li>Total</li> </ul>	158,877 177,349 336,226
Analysed as follows: Building - Medical equipment - Other property, plant and equiment Total	124,839 131,080 80,307 336,226

### 4. CONTINGENT LIABILITIES

There are no contingent liabilities incurred or known to be incurred by KPJ Group as at LPD, which upon becoming due or enforceable, may have a material impact on the financial position or business of KPJ Group.

### 5. DOCUMENTS AVAILABLE FOR INSPECTION

Copies of the following documents are available for inspection at the registered office of KPJ following the date of this Circular from Mondays to Fridays (except public holidays) during business hours up to the date of the EGM:-

- the Constitution of KPJ;
- (ii) the Principal Lease Agreements;
- (iii) the Lease Agreements;
- (iv) the Letters dated 6 April 2021;
- (v) the Valuation Reports of the Properties;
- (vi) the audited consolidated financial statements of the KPJ Group for FY 2019 and FY 2020; and
- (vii) the letter of consent referred to in Section 2 above.



### **KPJ HEALTHCARE BERHAD**

(Registration No. 199201015575 (247079-M))
(Incorporated in Malaysia under the Companies Act, 1965 and deemed registered under the Companies Act, 2016)

### NOTICE OF EXTRAORDINARY GENERAL MEETING

**NOTICE IS HEREBY GIVEN** that the Extraordinary General Meeting ("**EGM**") of KPJ Healthcare Berhad ("**KPJ**" or the "**Company**") will be held at at Tricor Business Centre, Manuka 2 & 3, Unit 29.01, Level 29, Tower A, Vertical Business Suite, Avenue 3, Bangsar South, 8 Jalan Kerinchi, 59200 Kuala Lumpur on Tuesday, 22 June 2021, at 10.00 a.m. for the purpose of considering and if thought fit, passing with or without modification, the following ordinary resolution:-

#### **ORDINARY RESOLUTION 1**

#### PROPOSED LEASE RENEWAL

"THAT approval be and is hereby given to the following subsidiaries of KPJ ("Subsidiaries") to enter into the renewal lease agreements with AmanahRaya Trustees Berhad, being the trustee for and on behalf of Al-'Aqar Healthcare REIT ("Al-'Aqar") ("Lessor") and Damansara REIT Managers Sdn Berhad, being the manager of Al-'Aqar to renew the lease of the properties held by the Lessor including the Lessor's fixtures and fittings (as described in the circular to shareholders dated 21 May 2021) in relation to the following hospitals:-

	Subsidiaries	Hospital
(i)	Ampang Puteri Specialist Hospital Sdn Bhd	KPJ Ampang Puteri Specialist Hospital
(ii)	Rawang Specialist Hospital Sdn Bhd	KPJ Damansara Specialist Hospital
(iii)	Ipoh Specialist Hospital Sdn Bhd	KPJ Ipoh Specialist Hospital
(iv)	Johor Specialist Hospital Sdn Bhd	KPJ Johor Specialist Hospital
(v)	Pasir Gudang Specialist Hospital Sdn Bhd	KPJ Puteri Specialist Hospital
(vi)	Selangor Specialist Hospital Sdn Bhd	KPJ Selangor Specialist Hospital

AND THAT the Directors of the Company be and are hereby authorised to do all such acts and things and enter into any arrangements, guarantees, agreements and/or undertakings and, sign, execute and deliver all documents as they deem necessary or expedient in order to implement, finalise and/or give full effect to and complete the Proposed Lease Renewal with full powers to assent to any terms, conditions, modifications, variations and/or amendments as the Directors of the Company may deem fit, necessary and/or expedient in the interest of KPJ or as may be imposed by any relevant authority or consequent upon the implementation of the said conditions, modifications, variations and/or amendments to implement, finalise and/or give full effect to and complete the Proposed Lease Renewal."

By Order of the Board, KPJ HEALTHCARE BERHAD

HANA BINTI AB RAHIM @ ALI, ACIS (MAICSA 7064336) Secretary

Kuala Lumpur Dated: 21 May 2021

#### Notes:-

#### IMPORTANT NOTICE

1. The Broadcast Venue is **strictly for the purpose of complying with Section 327(2) of the Companies Act 2016** which requires the Chairperson of the meeting to be present at the main venue of the meeting.

Shareholders WILL NOT BE ALLOWED to attend the EGM in person at the Broadcast Venue on the day of the meeting.

Shareholders are to attend, speak (including posing questions to the Board via real time submission of typed texts) and vote (collectively, "participate") remotely at the EGM via the Remote Participation and Voting facilities ("RPV") provided by Tricor Investor & Issuing House Services Sdn. Bhd. ("Tricor") via its TIIH Online website at <a href="https://tiih.online">https://tiih.online</a>. Please follow the Procedures for RPV in the Administrative Guide on EGM and take note of Notes (2) to (14) below in order to participate remotely via RPV.

- For the purpose of determining who shall be entitled to participate in this EGM via RPV, the Company shall be requesting Bursa Malaysia Depository Sdn. Bhd. to make available to the Company, the Record of Depositors as at 15 June 2021. Only a member whose name appears on this Record of Depositors shall be entitled to participate in this EGM via RPV.
- 3. A member who is entitled to participate in this EGM via RPV is entitled to appoint a proxy or attorney or in the case of a corporation, to appoint a duly authorised representative to participate in his/her place. A proxy may but need not be a member of the Company.
- 4. A member of the Company who is entitled to attend and vote at a general meeting of the Company may appoint not more than two (2) proxies to participate instead of the member at the EGM via RPV.
- 5. If two (2) proxies are appointed, the entitlement of those proxies to vote on a show of hands shall be in accordance with the listing requirements of the stock exchange.
- 6. Where a member of the Company is an authorised nominee as defined in the Securities Industry (Central Depositories)
  Act 1991 ("Central Depositories Act"), it may appoint not more than two (2) proxies in respect of each securities account it holds in ordinary shares of the Company standing to the credit of the said securities account.
- 7. Where a member of the Company is an exempt authorised nominee which holds ordinary shares in the Company for multiple beneficial owners in one securities account ("omnibus account"), there is no limit to the number of proxies which the exempt authorised nominee may appoint in respect of each omnibus account it holds. An exempt authorised nominee refers to an authorised nominee defined under the Central Depositories Act which is exempted from compliance with the provisions of Section 25A(1) of the Central Depositories Act.
- 8. Where a member appoints more than one (1) proxy, the proportion of shareholdings to be represented by each proxy must be specified in the instrument appointing the proxies.
- 9. A member who has appointed a proxy or attorney or authorised representative to attend, participate, speak and vote at this Annual General Meeting via RPV must request his/her proxy to register himself/herself for RPV at TIIH Online website at https://tiih.online. Please follow the Procedures for RPV in the Administrative Guide on EGM.
- 10. The appointment of a proxy may be made in a hard copy form or by electronic means in the following manner and must be received by the Company not less than twenty-four (24) hours before the time appointed for holding the EGM or adjourned general meeting at which the person named in the appointment proposes to vote:

### (i) In hard copy form

In the case of an appointment made in hard copy form, the proxy form must be deposited with the Poll Administrator of the Company at 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 or alternatively, the Customer Service Centre at Unit G-3, Ground Floor, Vertical Podium, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia.

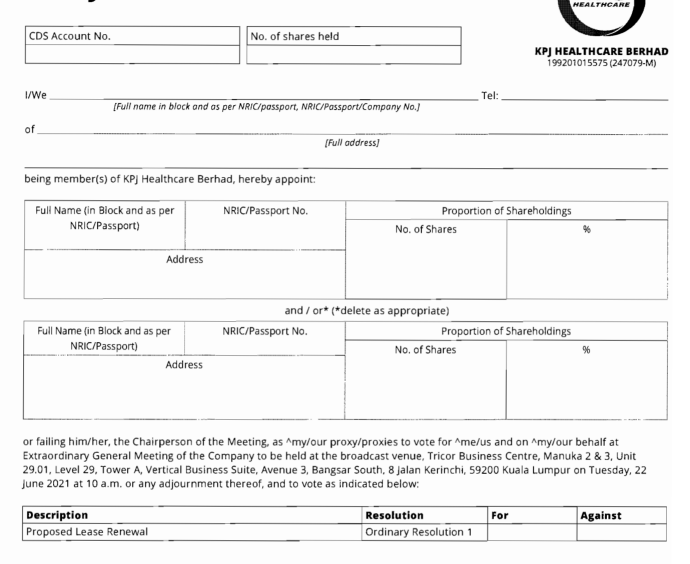
#### (ii) By electronic form

The proxy form can be electronically lodged with the Poll Administrator of the Company via TIIH Online at <a href="https://tiih.online">https://tiih.online</a> (applicable to individual shareholders only). Kindly refer to the Administrative Guide on the procedures for electronic lodgement of proxy form via TIIH Online.

- 11. Please ensure ALL the particulars as required in the proxy form are completed, signed and dated accordingly.
- 12. Last date and time for lodging the proxy form is Monday, 21 June 2021 at 10.00 a.m..

- 13. Any authority pursuant to which such an appointment is made by a power of attorney must be deposited with the Poll Administrator of the Company at 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 or alternatively, the Customer Service Centre at Unit G-3, Ground Floor, Vertical Podium, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia not less than twenty-four (24) hours before the time appointed for holding the EGM or adjourned general meeting at which the person named in the appointment proposes to vote. A copy of the power of attorney may be accepted provided that it is certified notarially and/or in accordance with the applicable legal requirements in the relevant jurisdiction in which it is executed.
- 14. For a corporate member who has appointed a representative, please deposit the ORIGINAL certificate of appointment with the Poll Administrator of the Company at 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 or alternatively, the Customer Service Centre at Unit G-3, Ground Floor, Vertical Podium, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia. The certificate of appointment should be executed in the following manner:
  - (i) If the corporate member has a common seal, the certificate of appointment should be executed under seal in accordance with the constitution of the corporate member; or
  - (ii) If the corporate member does not have a common seal, the certificate of appointment should be affixed with the rubber stamp of the corporate member (if any) and executed by:
    - (a) at least two (2) authorised officers, of whom one shall be a director; or
    - (b) any director and/or authorised officers in accordance with the laws of the country under which the corporate member is incorporated.

# **Proxy Form**



#### Notes:

#### 1. IMPORTANT NOTICE

The Broadcast Venue is **strictly for the purpose of complying with Section 327(2) of the Companies Act 2016** which requires the Chairperson of the meeting to be present at the main venue of the meeting.

Signed this \_\_\_\_\_ day of \_\_\_\_\_ 2021

Shareholders **WILL NOT BE ALLOWED** to attend the EGM in person at the Broadcast Venue on the day of the meeting.

Shareholders are to attend, speak (including posing questions to the Board via real time submission of typed texts) and vote (collectively, "participate") remotely at the EGM via the Remote Participation and Voting facilities ("RPV") provided by Tricor Investor & Issuing House Services Sofn, Bhd. ("Tricor") via its TIHI Offline website at <a href="https://tiih.online.">https://tiih.online.</a> Please follow the Procedures for RPV in the Administrative Guide on EGM and take note of Notes (2) to (14) below in order to participate remotely via RPV.

- For the purpose of determining who shall be entitled to participate in this EGM via RPV, the Company shall be requesting Bursa Malaysia Depository Sdn. Bhd. to make available to the Company, the Record of Depositors as at 15 June 2021 Only a member whose name appears on this Record of Depositors shall be entitled to participate in this EGM via RPV.
- A member who is entitled to participate in this EGM via RPV is entitled to appoint a proxy
  or attorney or in the case of a corporation, to appoint a duly authorised representative to
  participate in his/her place. A proxy may but need not be a member of the Company.

 A member of the Company who is entitled to attend and vote at a general meeting of the Company may appoint not more than two (2) proxies to participate instead of the member at the EGM via RPV.

Signature

- If two (2) proxies are appointed, the entitlement of those proxies to vote on a show of hands shall be in accordance with the listing requirements of the stock exchange.
- 6. Where a member of the Company is an authorised nominee as defined in the Securities Industry (Central Depositories) Act 1991 ("Central Depositories Act"), it may appoint not more than two (2) proxies in respect of each securities account it holds in ordinary shares of the Company standing to the credit of the said securities account.
- 7. Where a member of the Company is an exempt authorised nominee which holds ordinary shares in the Company for multiple beneficial owners in one securities account ("omnibus account"), there is no limit to the number of proxies which the exempt authorised nominee may appoint in respect of each omnibus account it holds. An exempt authorised nominee refers to an authorised nominee defined under the Central Depositories Act which is exempted from compliance with the provisions of Section 25A(1) of the Central Depositories Act.
- Where a member appoints more than one (1) proxy, the proportion of shareholdings to be represented by each proxy must be specified in the instrument appointing the proxies.



- A member who has appointed a proxy or attorney or authorised representative to attend, participate, speak and vote at this Annual General Meeting via RPV must request his/her proxy to register himself/herself for RPV at **TIIH Online** website at <a href="https://tiih.online">https://tiih.online</a>. Please follow the Procedures for RPV in the Administrative Guide on EGM.
- The appointment of a proxy may be made in a hard copy form or by electronic means in the following manner and must be received by the Company not less than twenty-four (24) hours before the time appointed for holding the EGM or adjourned general meeting at which the person named in the appointment proposes to vote:
  - In hard copy form

In the case of an appointment made in hard copy form, the proxy form must be deposited with the Poll Administrator of the Company at 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 or alternatively, the Customer Service Centre at Unit G-3, Ground Floor, Vertical Podlum, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia.

The proxy form can be electronically lodged with the Poll Administrator of the Company via TIIH Online at https://tiih.online (applicable to individual shareholders only). Kindly refer to the Administrative Guide on the procedures for electronic lodgement of proxy form via TIIH Online.

- 11. Please ensure ALL the particulars as required in the proxy form are completed, signed and dated accordingly.
- 12. Last date and time for lodging the proxy form is Monday, 21 June 2021 at 10.00 a.m..

Any authority pursuant to which such an appointment is made by a power of attorney must be deposited with the Poll Administrator of the Company at 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 or alternatively, the Customer Service Centre at Unit G-3, Ground Floor, Vertical Podium, Avenue 3. Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia not less Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia not less than twenty-four (24) hours before the time appointed for holding the EGM or adjourned general meeting at which the person named in the appointment proposes to vote. A copy of the power of attorney may be accepted provided that it is certified notarially and/or in accordance with the applicable legal requirements in the relevant jurisdiction in which it is executed.

13. Any authority pursuant to which such an appointment is made by a power of attorney

- For a corporate member who has appointed a representative, please deposit the **ORIGINAL** certificate of appointment with the Poll Administrator of the Company at Tricor Investor & Issuing House Services Sdn. Bhd., Unit 32-01, Level 32, Tower A, Vertical Business Sulte, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia or alternatively, the Customer Service Centre at Unit G-3, Ground Floor, Vertical Podium, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia. The certificate of appointment should be executed in the following manner:
  - If the corporate member has a common seal, the certificate of appointment should be executed under seal in accordance with the constitution of the corporate member: or
  - (ii) If the corporate member does not have a common seal, the certificate of appointment should be affixed with the rubber stamp of the corporate member (if any) and executed by:
    - (a) at least two (2) authorised officers, of whom one shall be a director; or
    - (b) any director and/or authorised officers in accordance with the laws of the country under which the corporate member is incorporated.

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**AFFIX** STAMP

The Company Secretary of **KPJ HEALTHCARE BERHAD (247079-M)** 

Level 17 Menara KPJ 238, Jalan Tun Razak 50400 Kuala Lumpur Wilayah Persekutuan Malaysia

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