

IQ GROUP HOLDINGS BERHAD

(200301034523) (636944-U)

(Incorporated in Malaysia)

Minutes of the Twentieth Annual General Meeting of the Company conducted on a fully virtual basis through live streaming and online remote voting via Remote Participation and Voting Facilities available on Tricor Investor & Issuing House Services Sdn Bhd's TIIH Online website at <https://tiih.online> (Domain registration number with MYNIC: D1A282781) on Tuesday, 29 August 2023 at 2.30 p.m.

Attendance

As per Attendance List

The Meeting commenced at 2.30 p.m. with the requisite quorum being present.

Notice

The Notice convening the Meeting was taken as read.

1. CHAIRMAN'S ADDRESS

Chairman of the Board, Mr Chen, Wen-Chin also known as Kent Chen ("Mr Kent Chen"), called the Meeting to order at 2.30 p.m. and welcomed all members for their attendance at the Company's Twentieth Annual General Meeting ("20th AGM") which was conducted on a fully virtual basis through live streaming and online remote voting via Remote Participation and Voting ("RPV") Facilities which were available on Tricor Investor & Issuing House Services Sdn Bhd's TIIH Online website at <https://tiih.online> (Domain registration number with MYNIC: D1A282781).

The Chairman informed that as a contingency should his internet connection became unstable, Mr Tan Boon Hoe, the Independent Non-Executive Director would represent him to continue the agenda of the Meeting to ensure that the 20th AGM was conducted smoothly.

The Chairman notified the members that the attendance of the 20th AGM was restricted to shareholders/proxyholders and authorised representatives of corporate shareholders who had registered to join the Meeting remotely. Any visual recording or audio recording was strictly prohibited at the Meeting unless prior written consent of the Company was obtained.

The Chairman briefed that the Notice of the Meeting had been sent to all members within the prescribed period and it was unanimously agreed that the Notice of the Meeting be taken as read. The Chairman continued to introduce the Board of Directors who joined the Meeting remotely via video conferencing to the members. He informed that the Company Secretary and representative from the auditors, Messrs Deloitte PLT were also present at the Meeting. After confirming with the Secretary of the Company that a quorum was present, the Chairman, called the Meeting to order.

1. CHAIRMAN'S ADDRESS (CONTINUED...)

The Chairman then invited the Managing Director and Chief Executive Director, Mr Daniel Beasley ("Mr Daniel") to give a presentation on IQ Group's business updates.

The Chairman continued to invite the members to pose their questions, if any, in the query box on the top right of their screen. He explained that the questions received would be moderated to avoid repetition and would be answered during the Question and Answer ("Q&A") session. Questions that were not addressed at the Meeting due to lack of time would be answered by email at the earliest possible after the Meeting.

The Chairman informed that all the ten (10) ordinary resolutions set out in the Notice of AGM would be voted by way of poll in line with Paragraph 8.29A the Main Listing Requirements of Bursa Malaysia Securities Berhad. The poll would be conducted via RPV facilities provided by Tricor Investor & Issuing House Services Sdn Bhd, the Poll Administrator and the results of the poll would be verified by Asia Securities Sdn Berhad as Independent Scrutineers.

He also informed that only members and proxies appointed for the Meeting who were virtually participating in the Meeting were allowed to vote, raise questions or seek clarifications which were relevant to the proposed motions in the Agenda. To facilitate the online voting process, the members/proxies were to submit their votes any time from the commencement of the Meeting until the end of the voting session to be announced later.

The Chairman continued to inform that Ms Oon Ai Ping and Puan Asrina Binti Nayan, both shareholders, had offered to be the proposer and the seconder respectively for all the ten (10) resolutions.

The representative of TIIH was then invited to brief shareholders/proxies on the process on how voting could be done using through the RPV application.

2. AUDITED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 MARCH 2023 TOGETHER WITH THE REPORTS OF THE DIRECTORS AND AUDITORS THEREON

The Audited Financial Statements for the year ended 31 March 2023 together with the Reports of the Directors and of the Auditors thereon, copies of which had been circulated, were tabled before the Meeting.

The Chairman highlighted to all present that the receipt of the Audited Financial Statements was meant for discussion only as the provision of Section 248(2) and Section 340(1)(a) of the Companies Act 2016 did not require a formal approval of the shareholders and hence, no resolution was put forward for voting.

The Chairman informed that the Board and the Management shall attend to the questions during the Q&A session.

3. RE-ELECTION OF MR CHEN, WEN-CHIN WHO RETIRES BY ROTATION PURSUANT TO CLAUSE 76(3) OF THE COMPANY'S CONSTITUTION

As the proposed Ordinary Resolution 1 was to approve his own re-election, Mr Kent Chen passed the Chair to Mr Daniel.

Mr Daniel informed the members that the proposed Ordinary Resolution 1 was for the re-election of Mr Kent Chen who retired under Clause 76(3) of the Constitution of the Company.

Mr Daniel informed that as mentioned earlier, they already had the proposer and seconder for the resolution.

Mr Daniel then passed the Chair back to the Chairman of the Meeting.

4. RE-ELECTION OF MR CHEN, YI-CHUNG WHO RETIRES PURSUANT TO CLAUSE 78 OF THE COMPANY'S CONSTITUTION

Members were informed that the next agenda was to re-elect Mr Chen, Yi-Chung who retired as a Director of the Company in accordance with Clause 78 of the Company's Constitution.

5. RE-ELECTION OF MADAM TERESA TAN SIEW KUAN WHO RETIRES PURSUANT TO CLAUSE 78 OF THE COMPANY'S CONSTITUTION

Members were informed that the next agenda was to re-elect Madam Teresa Tan Siew Kuan who retired as a Director of the Company in accordance with Clause 78 of the Company's Constitution.

6. PAYMENT OF DIRECTORS' FEES OF RM10,300.00 FOR THE FINANCIAL YEAR ENDED 31 MARCH 2023

Members were informed that the proposed Ordinary Resolution 4 was to approve the Directors' fees amounting to Ringgit Malaysia Ten Thousand Three Hundred (RM10,300.00) only for the financial year ended 31 March 2023.

7. PAYMENT OF DIRECTORS' FEES OF RM477,446.20 FOR THE FINANCIAL YEAR ENDING 31 MARCH 2024

Members were informed that the proposed Ordinary Resolution 5 was to approve the Directors' fees amounting to Ringgit Malaysia Four Hundred Seventy Seven Thousand Four Hundred Forty Six and Sen Twenty (RM477,446.20) only for the financial year ending 31 March 2024.

8. PAYMENT OF DIRECTORS' BENEFIT IN ACCORDANCE WITH SECTION 230(1) OF THE COMPANIES ACT 2016 UP TO AN AMOUNT OF RM296,009.34 FROM 29 AUGUST 2023 UNTIL THE NEXT AGM OF THE COMPANY

Members were informed that the next agenda was to approve the Directors' benefit in accordance with Section 230(1) of the Companies Act 2016 of up to an amount of Ringgit Malaysia Two Hundred Ninety Six Thousand Nine and Sen Thirty Four (RM296,009.34) only from 29 August 2023 until the next Annual General Meeting of the Company.

9. RE-APPOINTMENT OF DELOITTE PLT AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION

Members were informed that the proposed Ordinary Resolution 7 was for the re-appointment of Deloitte PLT as Auditors of the Company and to authorise the Board of Directors to fix their remuneration.

10. CONTINUING IN OFFICE AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR - DATO' YOON CHON LEONG

The Chairman informed the members that the proposed Ordinary Resolution 8 was to seek approval from the shareholders for Dato' Yoon Chon Leong ("Dato' Yoon"), who had served as an Independent Non-Executive Director of the Company for a cumulative term of more than nine (9) years, to continue to act as an Independent Non-Executive Director of the Company for the period from 29 August 2023 to 16 July 2024.

As the Board intended to retain Dato' Yoon as an Independent Director, the Board sought for shareholders' approval through a two-tier voting process.

11. PROPOSED RENEWAL OF SHARE BUY-BACK AUTHORITY

The Chairman informed that the proposed Ordinary Resolution 9 was to seek the approval of the members for the renewal of share buy-back authority for the Company to purchase its own shares up to 10% of the total number of issued shares of the Company. Members were informed of the following proposed Ordinary Resolution 9:-

"THAT subject to the provisions under the Companies Act, 2016 ("the Act"), rules and regulation and orders made pursuant to the Act, the Constitution of the Company, Bursa Malaysia Securities Berhad ("Bursa Securities") Main Market Listing Requirements and the approvals of all relevant authorities (if any), the Company be and is hereby authorised to purchase such number of ordinary shares in the Company ("IQGHB Shares") as may be determined by the Directors of the Company from time to time through Bursa Securities upon such terms and conditions as the Directors may deem fit and expedient in the interest of the Company provided that the aggregate number of shares purchased pursuant to this resolution shall not exceed ten per centum (10%) of the total number of issued shares of the Company as at the point of purchase ("Proposed Renewal of Share Buy-Back Authority").

THAT the maximum amount of funds to be utilised for the purpose of the Proposed Renewal of Share Buy-Back Authority shall not exceed the Company's retained profits.

11. PROPOSED RENEWAL OF SHARE BUY-BACK AUTHORITY (CONTINUED...)

THAT authority be and is hereby given to the Directors of the Company to decide at their discretion as may be permitted and prescribed by the Act and/or any prevailing laws, rules, regulations, orders, guidelines and requirements issued by the relevant authorities for the time being in force to deal with any IQGHB Shares so purchased by the Company in the following manner:-

- (i) the IQGHB Shares so purchased could be cancelled; or
- (ii) the IQGHB Shares so purchased could be retained as treasury shares for distribution as share dividends to the shareholders of the Company and/or resold through Bursa Securities in accordance with the relevant rules of Bursa Securities and/or be cancelled subsequently; or
- (iii) combination of (i) and (ii) above; or
- (iv) in accordance with the relevant prevailing statutory provisions and guidelines.

THAT the authority conferred by this resolution will be effective immediately from the passing of this ordinary resolution until:-

- (i) the conclusion of the next annual general meeting of the Company following the general meeting at which such resolution was passed, at which time the authority would lapse unless renewed by ordinary resolution, either unconditionally or conditionally; or
- (ii) the passing of the date on which the next annual general meeting of the Company is required by law to be held; or
- (iii) the authority is revoked or varied by ordinary resolution passed by the shareholders of the Company in general meeting;

whichever occurs first.

And THAT the Directors of the Company be and are authorised to take such steps to give full effect to the Proposed Renewal of Share Buy-Back Authority with full power to assent to any conditions, modifications, variations and/or amendments as may be imposed by the relevant authorities and/or to do all such acts and things as the Directors may deem fit and expedient in the best interest of the Company.”

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

The Chairman briefed the members that the proposed Ordinary Resolution 10 was to seek the approval of the shareholders of the Company and/or its subsidiaries to enter into recurrent related party transactions of a revenue or trading nature. As disclosed in circular, he regarded as interested in this resolution and therefore, he will abstain from voting in this resolution in respect of his direct and indirect shareholdings. He had also ensured that persons connected with him abstain from voting in respect of this resolution. Thereafter, he passed the Chair to Mr Daniel.

Mr Daniel informed the members that this ordinary resolution, if approved by the shareholders, will allow the Company and/or its subsidiaries to enter into recurrent related party transactions as set out in Section 2.4 of the Circular. This authority, unless revoked or varied at a general meeting, will expire at the conclusion of the next Annual General Meeting of the Company.

He further informed the members that the interested directors, major shareholders and persons connected with them as listed in Section 6 on pages 16 and 17 of the Circular to Shareholders were deemed interested in the proposed shareholders' mandates and would accordingly abstain from voting.

Members were informed of the following proposed Ordinary Resolution 10:-

"THAT subject always to the provisions of the Companies Act 2016 ("the Act"), the Constitution of the Company, Bursa Malaysia Securities Berhad Main Market Listing Requirements or other regulatory authorities, approval be and is hereby given to the Company and/or its subsidiaries to enter into recurrent related party transactions with the following corporations as set out in Section 2.4 of the Circular to Shareholders dated 28 July 2023 ("the Circular"), which are necessary for the day to day operations and are carried out in the ordinary course of business and are on normal commercial terms which are not more favourable to the related parties than those generally available to the public and not detrimental to the minority shareholders as set out in the Circular ("Mandate"):-

- (a) Sensorlite Inc. (formerly known as Interquartz Taiwan Ltd.)
- (b) IQ (America) Inc.

THAT the Directors be empowered to do all such acts and things considered necessary or expedient to give full effect to the Mandate with full powers to assent to any conditions, modifications, revaluations, variations and/or amendments as may be imposed by the relevant authorities.

12. PROPOSED RENEWAL OF SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE (CONTINUED...)

THAT such Mandate shall commence upon passing this ordinary resolution and to be in force until:-

- (a) the conclusion of the next Annual General Meeting ("AGM") of the Company at which time the authority shall lapse unless the authority is renewed by a resolution passed at the meeting;
- (b) the expiration of the period within which the next AGM after that date it is required to be held pursuant to Section 340(2) of the Act (but shall not extend to such extension as may be allowed pursuant to Section 340(4) of the Act); or
- (c) revoked or varied by ordinary resolution of the shareholders of the Company at a general meeting;

whichever is earlier.

And THAT the Directors of the Company be and are hereby authorised to complete and to do all such acts and things (including executing all such documents as may be required) as they may consider expedient or necessary to give effect to the transactions contemplated and/or authorised by this ordinary resolution."

Mr Daniel then passed the Chair back to the Chairman of the Meeting.

13. QUESTIONS & ANSWERS SESSION

The Chairman invited Mr Daniel to address the questions received by the Company pre-AGM and via the query box as per Appendix I attached hereto.

The Chairman informed that the management would respond to questions which they had not been able to address during the Meeting via emails after the Meeting.

14. VOTING SESSION

The Chairman called upon the members to proceed to cast their votes and further announced that the voting session would be open for another 5 minutes. The voting instructions were re-played on the screen to facilitate the online voting process.

At 3.30 p.m., the Chairman informed the closure of the online voting session and adjourned the Meeting to facilitate the counting of the votes.

15. DECLARATION OF POLL RESULTS

The Meeting resumed at 3.50 p.m. with the requisite quorum being present.

The Chairman then called the Meeting to order for the declaration of poll results. He informed that the poll voting results had been duly validated by the Independent Scrutineers.

IQ GROUP HOLDINGS BERHAD (200301034523) (636944-U)
TWENTIETH ANNUAL GENERAL MEETING HELD ON 29 AUGUST 2023

15. **DECLARATION OF POLL RESULTS (CONTINUED...)**

The poll voting results were shared to the Meeting on the screen:-

Resolution(s)	Vote For		Vote Against		Total Votes	
	No. of Units	%	No. of Units	%	No. of Units	%
Ordinary Resolution 1	640,266	99.8603	896	0.1397	641,162	100.0000
Ordinary Resolution 2	58,707,417	99.9985	897	0.0015	58,708,314	100.0000
Ordinary Resolution 3	58,707,418	99.9985	896	0.0015	58,708,314	100.0000
Ordinary Resolution 4	629,763	98.2375	11,299	1.7625	641,062	100.0000
Ordinary Resolution 5	586,764	97.6214	14,297	2.3786	601,061	100.0000
Ordinary Resolution 6	586,662	97.6044	14,399	2.3956	601,061	100.0000
Ordinary Resolution 7	58,707,717	99.9992	497	0.008	58,708,214	100.0000
Ordinary Resolution 9	58,707,318	99.9985	894	0.0015	58,708,212	100.0000
Ordinary Resolution 10	640,166	99.8602	896	0.1398	641,062	100.0000
<u>Tier 1- Large Holders</u> Ordinary Resolution 8	56,534,568	100.0000	0	0.0000	56,534,568	100.0000
<u>Tier 2- Other Holders</u> Ordinary Resolution 8	2,172,746	99.9586	900	0.0414	2,173,646	100.0000

Based on the results, the Chairman declared that all the resolutions were carried.

15. **CLOSURE**

Before he closed the Meeting, the Chairman informed that the management would address those questions which they did not manage to answer during the Meeting via emails. He also thanked all shareholders for their support and participation at the Meeting.

There being no other business to discuss, the Meeting ended at 3.53 p.m. with a vote of thanks to the Chairman.

Signed as a correct record,

CHAIRMAN

Date:

All Questions and Answers addressed to the Company in relation to the 20th AGM are enclosed as Appendix I attached hereto.

Appendix I

IQ Group Holdings Berhad 20th Annual General Meeting (Questions & Answers)

Pre-submitted Question

No.	Question	Answer
1.	<p>1) AR2023 Page 6 – What product categories will be on shelves American Big Box Stores? Own brand or ODM?</p> <p>2) AR2023 Page 53 – What is the reason of decreased in scheduled waste especially electronic waste and solder dross (dropped from 8-10 tonnes in year 2016/17 down to less than 1 tonne in 2022/23)?</p> <p>General Questions: The total profit & loss generated from 4Q14 to 3Q23 is approximately RM50+M. However, the total product development written off is RM10+M. Please comment.</p>	<p>1) The products we are currently selling through to The Home Depot (THD) are battery operated motion sensor lights, sold under THD's store brand 'Defiant'. Going forward we also anticipate the possibility of supplying mains power and solar solutions to HD...and in parallel we are advancing initiatives to sell through alternate channels under our own brand</p> <p>2) The waste reduction referred to only covers our Malaysian facility and having shifted the majority of our manufacturing from Malaysia to our plant in China, the local wastage in Malaysia has significantly reduced.</p> <p>General: Our desire and objective are to generate considerably higher profit during equivalent periods going forward. To this end we remain committed to R&D activity which we believe will ultimately accomplish such growth. Naturally some activities result in write-offs, however they would not ordinarily be this high...as these numbers coincided with the period when there was an obvious slowdown in the lighting industry initially triggered by the US/China trade war...with scenarios made even more challenging as a result of Covid related implications.</p>

Live Questions

No.	Question	Answer
1.	Will 2023 be a better year than 2022 or worse due to new challenges?	There is no doubt we will continue to face new challenges just like any other businesses, but we remain fully committed to achieving good performance.
2.	Will appreciate your kindness in keeping to last year's practise of distribution of TnG Rm35 eWallet. TQ	We are happy to accord a similar arrangement to last year i.e. via e-wallet.
3.	What additional areas of technology is IQ exploring?	Machine learning, AI, connectivity, advanced optics and miniaturisation of light sources are areas of our interest.
4.	Would IQ be willing to consider business spaces outside of sensor products?	We are always open to new business spaces but it will be natural to build on our prior establishment/capabilities/credibility, most likely layering new levels of machine learning/AI/connectivity etc..
5.	Hope the BOD consider a token or appreciation to attending shareholders in this AGM. TQVM	We are happy to accord a similar arrangement to last year i.e. via e-wallet.
6.	Do you see the sensor industry as growing or shrinking as time moves forward?	It is definitely growing!! In this fast-evolving world, sensors are everywhere. It is more of a question about application and the technology to integrate.
7.	Will appreciate your kindness in keeping to last year's practise of distribution of TnG Rm35 eWallet. TQ	We are happy to accord a similar arrangement to last year i.e. via e-wallet.
8.	Can I buy IQ's products in Malaysia?	Unfortunately, not. IQ-group's products are available in Japan, Australasia, Europe and USA.
9.	Will IQ be recruiting more female director(s)?	As needs arise and if suitable candidates are identified....we are keeping an open mind.

10.	Kindly give refreshments in the form of eVoucher/eWallet to attendees as a token of appreciation for this annual event	We are happy to accord a similar arrangement to last year i.e. via e-wallet.
11.	Are there any issues with “made in China” these days?	There are some developing political concerns but “made in China” is still manageable for now. We are fortunate that we have Malaysia as the current fall-back plan.
12.	E door gift?	We are happy to accord a similar arrangement to last year i.e. via e-wallet.
13.	Business outlook in the next 6 months?	We remain fully committed to achieving good performance, barring external elements beyond our control e.g. inflation, political issues, foreign exchange fluctuation etc.
14.	Is “made in Malaysia” an advantage for the company?	Yes, particularly for USA due to both tariff and political reasons.
15.	IQ-GROUP currently has a significant amount of cash, does the company have any plan to utilize the cash, like expansion or giving out dividends to reward shareholders?	Cash management is key in ensuring adequate support for onward investment and potential expansion activity, whilst also balancing shareholder dividend considerations. All these subjects remain active and under continual review/planning.
16.	Good afternoon Mr. Chairman and board of directors. Kindly give us rm35 Touch-n-Go e-wallet like last year for being loyal shareholders and attending this Agm. Times are bad now. Please be considered to us during this difficult times. Thankyou.	We are happy to accord a similar arrangement to last year i.e. via e-wallet.
17.	According to yesterday Q1 result, in the prospects statement: we are seeking to coordinate our approaches group-wide to maximise opportunities for growth in all key business areas as we move forward. Question: Could you pls provide more details on how to maximise the growth going forward? What are those plans and new products?	We are aiming for growth in our own brand establishment (in addition to our ODM and commercial lighting ‘Lumiqs’ business areas). This initiative is occupying increasing focus and onward investment. We will update as we progress forward so ‘stay tuned’!
18.	Are you all prepared for the new ESG reporting?	We are indeed making good progress. The scope of coverage has expanded now (very broad) but we are confident in our preparations to date. It is certainly a continuous learning/development for both IQ and Bursa.
19.	Is the Q1's business core profit (excluding forex impact) sustainable going forward? Or it will still going to swing in between profit/loss in each quarter like past few years?	Lighting can be seasonal, especially in territories with four seasons. The market momentum (influenced by inflation, the local economy etc.) also plays a key factor, but we will continue to strive for good performance.
20.	Hello everyone, Is there any door gift for today AGM?	We are happy to accord a similar arrangement to last year i.e. via e-wallet.

21.	Would like to know the company export business segment in details	As presented in the business updates during the AGM: Continental Europe = 49%, Japan = 28%, USA & Canada = 11%, UK = 9% and Rest of the World = 3% (financial year ended 31 Mar 2023).
22.	Pls provide door gift	We are happy to accord a similar arrangement to last year i.e. via e-wallet.
23.	What is the company main focus segment?	As presented in the business updates during the AGM: Standalone Sensor = 58%, Sensor Lighting = 32% and Door Entry = 10% (financial year ended 31 Mar 2023).
24.	Dear Mr chairman, kindly provide e-voucher to those who attend this virtual AGM.	We are happy to accord a similar arrangement to last year i.e. via e-wallet.
25.	The BOD, as today AGM is the Grand 20th anniversary of IQ Berhad hereby it will be most appropriate to celebrate with the shareholders. As shareholders cannot physically attend the AGM and partake in the food & festivities, it will be good if the company can reward us with a RM 20 TnG E-Wallet credit so that we can also celebrate by having a good meal. Thank you.	We are happy to accord a similar arrangement to last year i.e. via e-wallet.
26.	Since FY2019 which recorded turnover of RM141m, we have not seen turnover of this amount. What are the problems in growing the turnover and when can we see it going back to about RM200m a year?	Various external factors have influenced performance since FY2019, namely the Covid-19 pandemic, political and economic situations plus a prior slow-down in the lighting industry. We are however working relentlessly and with much ambition to surpass the prior performance.
27.	How much does Company spend to hold this virtual AGM plus remote participation & voting? Will the Board consider giving door gift such e-voucher or e-wallets for those participating in this Agm as a token of appreciation?	The spending is in the region of RM10K. We are happy to accord a similar arrangement to last year i.e. via e-wallet.
28.	How are you currently assessing pricing or reporting your sustainability risks? Will the Board consider giving door gift such e-voucher or e-wallets for those participating in this Agm as a token of appreciation?	We are progressing based upon the published guidelines by Bursa. We are happy to accord a similar arrangement to last year i.e. via e-wallet.
29.	AR2023 PAGE 53 : What is the reason of decreased in scheduled waste especially electronic waste & solder dross (drop from 8-10 tonnes in year 2016/7 down to less than 1 tonne in 2022/3?)	Duplicate posting....please refer to the answer provided to the pre-submitted question.

30.	What is the ration of the annual total compensation of the CEO to the median of annual total compensation of all employees, except the CEO? Any door gift for shareholders who attend the meeting?	Compensation of the CEO is defined, reviewed and approved by the Board, based upon acquired experience and responsibility. We are happy to accord a similar arrangement to last year i.e. via e-wallet.
31.	Is there an online store where shareholders can buy our company's products?	The online stores that carry our products are The Home Depot (USA & Canada) and Amazon (USA, UK and Germany).
32.	Will the shareholder get some doorgift?	We are happy to accord a similar arrangement to last year i.e. via e-wallet.
33.	Since we are unable to buy IQ's products in Malaysia, I would like to request the Board to consider giving a sample to attending shareholders to test out the quality of IQ's products so that we can decide whether to invest more into IQGROUP'S shares.	We welcome your idea and are open minded with regard to your proposal in the future.
34.	I can't vote	It could be due to the voting session has been closed or some technical errors.
35.	I have ticked all the resolutions and summited the vote but there is error	It could be due to the voting session has been closed or some technical errors.
36.	Hi, is there AGM doorgift this year?	We are happy to accord a similar arrangement to last year i.e. via e-wallet.