THIS CIRCULAR IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION.

If you are in any doubt as to the action you should take, you should consult your stockbroker or other professional adviser immediately.

If you have sold all your shares in the capital of Metro Holdings Limited, you should immediately hand this Circular and the enclosed Proxy Form to the stockbroker or agent through whom you effected the sale for onward transmission to the purchaser.

The Singapore Exchange Securities Trading Limited assumes no responsibility for the correctness of any of the statements made or opinions expressed in this Circular.



Company Registration No: 197301792W (Incorporated in the Republic of Singapore)

CIRCULAR TO SHAREHOLDERS

IN RELATION TO

THE RENEWAL OF THE SHARE PURCHASE MANDATE

IMPORTANT DATES AND TIMES:

Last date and time for lodgement of Proxy Form : 26 July 2011 at 11.45 a.m.

Date and time of Extraordinary General Meeting : 28 July 2011 at 11.45 a.m. (or as soon thereafter

as the Thirty-Eighth Annual General Meeting of the Company to be held at 11.30 a.m. on the same day and at the same place is concluded or

adjourned)

Place of Extraordinary General Meeting : Mandarin Ballroom

6th Floor Main Tower

Mandarin Orchard Singapore

333 Orchard Road Singapore 238867

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DEFINITIONS

In this Circular, the following definitions apply throughout unless otherwise stated:

"Articles" The Articles of Association of the Company

"Board" The Board of Directors of the Company

"CDP" The Central Depository (Pte) Limited

"Company" or "MHL" Metro Holdings Limited

"Companies Act" The Companies Act, Chapter 50 of Singapore

"Directors" The Directors of the Company

"EGM" The Extraordinary General Meeting of the Company, notice of

which is set out on pages 21 to 22 of this Circular

"EPS" Earnings per Share

"Group" The Company and its subsidiaries

"Latest Practicable Date" 21 June 2011, being the latest practicable date prior to the

printing of this Circular

"Listing Manual" The Listing Manual of the SGX-ST

"Market Day" A day on which the SGX-ST is open for trading in securities

"NTA" Net tangible assets

"SIC" Securities Industry Council

"SGX-ST" Singapore Exchange Securities Trading Limited

"Shareholders" Registered holders of Shares except that where the registered

holder is CDP, the term "Shareholders" shall, in relation to such Shares, mean the persons to whose securities accounts

maintained with CDP are credited with the Shares

"Share Purchase Mandate" A mandate to enable the Company to purchase or otherwise

acquire its issued Shares

"Shares" Ordinary shares in the capital of the Company

"Substantial Shareholder" In relation to the Company, a person who has an interest in not

less than 5% of the total number of issued Shares

"Take-over Code" The Singapore Code on Takeovers and Mergers

"Warrants" Warrants of the Company expiring on 22 September 2011, each

of which carries the right to subscribe for one new Share at the

prevailing exercise price

"\$" Singapore dollars and cents

"%" or "per cent." Percentage or per centum

"2010 Circular" The Company's Circular to Shareholders dated 7 July 2010

"2010 EGM" The Extraordinary General Meeting of the Company held on

22 July 2010

The terms "**Depositor**" and "**Depository Register**" shall have the meanings ascribed to them respectively in Section 130A of the Companies Act.

Words importing the singular shall, where applicable, include the plural and *vice versa*. Words importing the masculine gender shall, where applicable, include the feminine and neuter genders. References to persons shall include corporations.

Any reference in this Circular to any enactment is a reference to that enactment as for the time being amended or re-enacted. Any word defined in the Companies Act or any statutory modification thereof and not otherwise defined in this Circular shall have the same meaning assigned to it in the Companies Act or any statutory modification thereof, as the case may be.

Any reference to a time of day in this Circular is made by reference to Singapore time unless otherwise stated.

Any discrepancies in the tables in this Circular between the listed amounts and the totals thereof are due to rounding.

METRO HOLDINGS LIMITED

Company Registration No: 197301792W (Incorporated in the Republic of Singapore)

Directors: Registered Office:

Lt Gen (Retd) Winston Choo Wee Leong (Independent, Non-Executive Chairman)
Mr Jopie Ong Hie Koan (Group Managing Director)
Mr Phua Bah Lee (Independent, Non-Executive)
Mr Gerald Ong Chong Keng (Non-Executive)
Mrs Fang Ai Lian (Independent, Non-Executive)

391A Orchard Road #19-00 Tower A Ngee Ann City Singapore 238873

12 July 2011

To the Shareholders of METRO HOLDINGS LIMITED

Dear Sir/Madam

1. INTRODUCTION

- **1.1 Summary.** The Directors have convened the EGM to be held on 28 July 2011 to seek the approval of Shareholders for the renewal of the Share Purchase Mandate.
- **1.2 This Circular.** The purpose of this Circular is to provide Shareholders with information relating to the proposal for the renewal of the Share Purchase Mandate, to be tabled at the EGM.

2. THE RENEWAL OF THE SHARE PURCHASE MANDATE

- 2.1 Background. Shareholders had approved, inter alia, a Share Purchase Mandate at the 2010 EGM. The authority and limitations of the Share Purchase Mandate were set out in the 2010 Circular and the ordinary resolution in the notice of the 2010 EGM. The Share Purchase Mandate approved at the 2010 EGM was expressed to continue in force until the next Annual General Meeting of the Company and, as such, will be expiring on 28 July 2011, being the date of the forthcoming Thirty-Eighth Annual General Meeting of the Company ("38th AGM"). It is proposed that the Share Purchase Mandate be renewed at the EGM to be held immediately following the conclusion of the 38th AGM. This proposal will be tabled as an Ordinary Resolution for Shareholders' approval at the EGM.
- 2.2 Rationale. The Share Purchase Mandate will give the Company the flexibility to undertake purchases or acquisitions of its Shares at any time, subject to market conditions, during the period that the Share Purchase Mandate is in force. Share purchases or acquisitions allow the Company greater flexibility over its share capital structure with a view to improving, inter alia, its return on equity. The Shares which are purchased or acquired may be held as treasury shares which may be used for prescribed purposes such as selling treasury shares for cash, transferring them as consideration for the acquisition of assets or transferring them pursuant to an employees' share scheme. The use of treasury shares in lieu of issuing new Shares would also mitigate the dilution impact on existing Shareholders.

It should be noted that the purchase or acquisition of Shares pursuant to the Share Purchase Mandate will only be undertaken if it can benefit the Company and Shareholders. No purchase or acquisition of Shares will be made in circumstances which would have or may have a material adverse effect on the financial position of the Company and the Group and/or affect the listing status of the Company on the SGX-ST. In addition, any purchase or acquisition of its Shares has to be made in accordance with, and in the manner prescribed by, the Companies Act, the Listing Manual and such other laws and regulations as may for the time being be applicable.

2.3 Authority and limitations. The authority and limitations on the purchase or acquisition of Shares by the Company under the Share Purchase Mandate are summarised below.

(a) Maximum number of Shares

The total number of Shares which may be purchased or acquired by the Company pursuant to the Share Purchase Mandate is limited to that number of Shares representing not more than 10% of the total number of issued Shares (excluding treasury shares) as at the date of the EGM. Under the Companies Act, any Shares which are held as treasury shares shall be disregarded for the purposes of computing the 10% limit.

As at the Latest Practicable Date, there were 656,152,532 issued Shares (excluding 2,469,000 treasury shares) in the capital of the Company, and 35,232,811 outstanding Warrants exercisable into a corresponding number of new Shares. As at that date, the Company had announced a proposed bonus issue (to be effected without capitalisation of the Company's reserves) (the "Bonus Issue") of one new Share for every five existing Shares held by Shareholders as at 5.00 p.m. on 1 July 2011, the books closure date for determining Shareholders' entitlements to the Bonus Issue.

Had the Bonus Issue been completed on the Latest Practicable Date, assuming (a) none of the then outstanding Warrants were exercised, and (b) all of the then outstanding Warrants were exercised in full, the enlarged number of Shares¹ in the Company's issued share capital immediately after the Bonus Issue would be 787,383,038 Shares (excluding treasury shares) and 829,662,411 Shares (excluding treasury shares) respectively.

Purely for illustrative purposes, if the number of issued Shares were to be 787,383,038 Shares (excluding treasury shares) as at the Latest Practicable Date and assuming that between the Latest Practicable Date and the date of the EGM (i) no new Shares are issued, whether pursuant to the exercise of Warrants or otherwise, (ii) no Shares are repurchased by the Company and cancelled or held in treasury, and (iii) no treasury shares are cancelled or used by the Company for any of the prescribed purposes, then not more than 78,738,303 Shares (representing 10% of the total number of issued Shares as at that date, excluding treasury shares) may be purchased or acquired by the Company pursuant to the Share Purchase Mandate.

(b) Duration of authority

Purchases or acquisitions of Shares may be made, at any time and from time to time, on and from the date of the EGM, at which the Share Purchase Mandate is approved, up to:

- (i) the date (being a date after the EGM) on which the next Annual General Meeting of the Company is held or required by law to be held; or
- (ii) the date (being a date after the EGM) on which the authority conferred by the Share Purchase Mandate is revoked or varied.

whichever is the earlier.

(c) Manner of purchase or acquisition of Shares

Purchases or acquisitions of Shares may be made by way of:

- (i) market purchases ("Market Purchases"); and/or
- (ii) off-market purchases ("Off-Market Purchases").

Based on 656,152,532 issued Shares (excluding treasury shares) assuming no exercise of the outstanding Warrants, 691,385,343 issued Shares (excluding treasury shares) assuming full exercise of the outstanding Warrants, and disregarding fractional entitlements to new Shares under the Bonus Issue.

Market Purchases refer to purchases or acquisitions of Shares by the Company effected on the SGX-ST or, as the case may be, other stock exchange for the time being on which the Shares may be listed and quoted, through one or more duly licensed stockbrokers appointed by the Company for the purpose.

Off-Market Purchases refer to purchases or acquisitions of Shares by the Company made under an equal access scheme or schemes for the purchase or acquisition of Shares from Shareholders. The Directors may impose such terms and conditions which are not inconsistent with the Share Purchase Mandate, the Listing Manual and the Companies Act as they consider fit in the interests of the Company in connection with or in relation to any equal access scheme or schemes. Under the Companies Act, an Off-Market Purchase must, however, satisfy all the following conditions:

- (1) offers for the purchase or acquisition of Shares shall be made to every person who holds Shares to purchase or acquire the same percentage of their Shares;
- (2) all of those persons shall be given a reasonable opportunity to accept the offers made; and
- (3) the terms of all the offers shall be the same, except that there shall be disregarded:
 - (aa) differences in consideration attributable to the fact that offers may relate to Shares with different accrued dividend entitlements; and
 - (bb) differences in the offers introduced solely to ensure that each person is left with a whole number of Shares.

Additionally, the Listing Manual provides that, in making an Off-Market Purchase, the Company must issue an offer document to all Shareholders which must contain, *inter alia*:

- (A) the terms and conditions of the offer;
- (B) the period and procedures for acceptances;
- (C) the reasons for the proposed Share purchases;
- (D) the consequences, if any, of Share purchases by the Company that will arise under the Take-over Code or other applicable takeover rules;
- (E) whether the Share purchases, if made, would have any effect on the listing of the Shares on the SGX-ST; and
- (F) details of any Share purchases made by the Company in the previous 12 months (whether Market Purchases or Off-Market Purchases), giving the total number of Shares purchased, the purchase price per Share or the highest and lowest prices paid for the purchases, where relevant, and the total consideration paid for the purchases.

(d) Purchase price

The purchase price (excluding brokerage, commission, applicable goods and services tax and other related expenses) to be paid for a Share will be determined by the Directors. However, the maximum purchase price (the "**Maximum Price**") to be paid for the Shares as determined by the Directors must not exceed:

- (i) in the case of a Market Purchase, 5% above the Average Closing Price; and
- (ii) in the case of an Off-Market Purchase, the NTAV of a Share,

in either case, excluding related expenses of the purchase or acquisition. For the above purposes:

"Average Closing Price" means the average of the closing market prices of the Shares over the last five Market Days on which the Shares were transacted on the SGX-ST or, as the case may be, such other stock exchange on which the Shares are listed or quoted, before the date of the Market Purchase by the Company, and deemed to be adjusted in accordance with the listing rules of the SGX-ST for any corporate action which occurs after the relevant five-day period;

"NTAV of a Share" means the net tangible asset value of a Share taken from the latest announced consolidated financial statements of the Company preceding the date of the making of the offer pursuant to the Off-Market Purchase; and

"date of the making of the offer" means the date on which the Company makes an offer for an Off-Market Purchase, stating therein the purchase price (which shall not be more than the Maximum Price for an Off-Market Purchase calculated on the foregoing basis) for each Share and the relevant terms of the equal access scheme for effecting the Off-Market Purchase.

- 2.4 Status of purchased or acquired Shares. Under current law, the Shares purchased or acquired by the Company shall be deemed cancelled immediately on purchase or acquisition, and all rights and privileges attached to those Shares will expire on cancellation, unless such Shares are held by the Company as treasury shares. The total number of issued Shares will be diminished by the number of Shares purchased or acquired by the Company which are cancelled and are not held as treasury shares.
- **2.5** Treasury shares. Under the Companies Act, the Shares purchased or acquired by the Company may be held or dealt with as treasury shares. Some of the provisions on treasury shares under the Companies Act are summarised below.

(a) Maximum holdings

The number of Shares held as treasury shares cannot at any time exceed 10% of the total number of issued Shares.

(b) Voting and other rights

The Company cannot exercise any right in respect of treasury shares. In particular, the Company cannot exercise any right to attend or vote at meetings and for the purposes of the Companies Act, the Company shall be treated as having no right to vote and the treasury shares shall be treated as having no voting rights.

In addition, no dividend may be paid, and no other distribution of the Company's assets may be made, to the Company in respect of treasury shares. However, the allotment of shares as fully paid bonus shares in respect of treasury shares is allowed. A subdivision or consolidation of any treasury share into treasury shares of a smaller amount is also allowed so long as the total value of the treasury shares after the subdivision or consolidation is the same as before.

(c) Disposal and cancellation

Where Shares are held as treasury shares, the Company may at any time but subject always to the Take-over Code:

- (i) sell the treasury shares for cash;
- (ii) transfer the treasury shares for the purposes of or pursuant to an employees' share scheme;
- (iii) transfer the treasury shares as consideration for the acquisition of shares in or assets of another company or assets of a person;
- (iv) cancel the treasury shares; or

 sell, transfer or otherwise use the treasury shares for such other purposes as may be prescribed by the Minister for Finance.

Under the Listing Manual, immediate announcement must be made of any sale, transfer, cancellation and/or use of treasury shares (in each case, the "usage"). Such announcement must include details such as the date of the usage, the purpose of the usage, the number of treasury shares of the usage, the number of treasury shares before and after the usage, and the percentage of the number of treasury shares of the usage against the total number of issued shares (of the same class as the treasury shares) which are listed on the SGX-ST before and after the usage.

- 2.6 Source of funds. In purchasing or acquiring Shares pursuant to the Share Purchase Mandate, the Company may only apply funds legally available for such purchase or acquisition in accordance with the Articles and applicable laws. Under the Companies Act, any payment made by the Company in consideration of the purchase or acquisition of its Shares may be made out of the Company's capital and/or profits. The Company intends to use internal sources of funds, external borrowings, or a combination of internal resources and external borrowings, to finance purchases or acquisitions of its Shares. The Directors do not propose to exercise the Share Purchase Mandate to such extent that it would materially affect the working capital requirements, financial flexibility or investment ability of the Group.
- 2.7 Financial effects. The financial effects on the Group and the Company arising from purchases or acquisitions of Shares which may be made pursuant to the Share Purchase Mandate will depend on, inter alia, whether the Shares are purchased or acquired out of capital and/or profits of the Company, the aggregate number of Shares purchased or acquired, and the consideration paid at the relevant time. The financial effects on the Group and the Company based on the audited financial statements of the Group and the Company for the financial year ended 31 March 2011 are based on the assumptions set out below.

(a) Purchase or acquisition out of capital and/or profits

Under the Companies Act, purchases or acquisitions of Shares by the Company may be made out of the Company's capital and/or profits so long as the Company is solvent.

Where the consideration paid by the Company for the purchase or acquisition of Shares is made out of profits, such consideration (excluding brokerage, commission, applicable goods and services tax and other related expenses) will correspondingly reduce the amount available for the distribution of cash dividends by the Company.

Where the consideration paid by the Company for the purchase or acquisition of Shares is made out of capital, the amount available for the distribution of cash dividends by the Company will not be reduced.

(b) Maximum Price paid for Shares acquired or purchased

If, as at the Latest Practicable Date, the Bonus Issue had been completed and the number of Shares in the Company's issued share capital as at that date were to be 787,383,038 Shares (excluding treasury shares)², the purchase by the Company of 10% of such issued Shares will result in the purchase or acquisition of 78,738,303 Shares.

Assuming that the Company purchases or acquires the 78,738,303 Shares at the Maximum Price on the Latest Practicable Date, the maximum amount of funds required is approximately:

(i) in the case of Market Purchases of Shares, \$62,970,958 based on \$0.79975 for each Share (being the price equivalent to 5% above the Average Closing Price of the Shares traded on the SGX-ST over the last five Market Days preceding the Latest Practicable Date, after the theoretical ex-bonus price adjustment); and

² Please refer to Paragraph 2.3(a) for the basis and assumptions.

(ii) in the case of Off-Market Purchases of Shares, \$101,257,457 based on \$1.286 for each Share (being the price equivalent to the NTAV of a Share³ taken from the unaudited financial results of the Company and Group for the financial year ended 31 March 2011 released by the Company on 26 May 2011⁴, after adjusting for an increase of 131,230,506 Shares after the Bonus Issue).

For illustrative purposes only, on the basis of the assumptions set out above as well as the following:

- (1) the Share Purchase Mandate had been effective on 1 April 2010;
- (2) the purchase of Shares took place at the beginning of the financial year on 1 April 2010;
- (3) the Bonus Issue had been completed on 1 April 2010, and except for the latter there was no issuance of Shares, whether pursuant to the exercise of Warrants or otherwise, after the Latest Practicable Date; and
- (4) the Share purchases were funded entirely by internal resources,

the financial effects on the audited financial statements of the Group and the Company for the financial year ended 31 March 2011 would have been as follows:

MARKET PURCHASE (1)

	GRO	DUP	COME	PANY
	Before Share Purchase	After Share Purchase	Before Share Purchase	After Share Purchase
	\$'000	\$'000	\$'000	\$'000
As at 31 March 2011				
Share Capital	142,432	142,432	142,432	142,432
Treasury Shares	(1,397)	(64,368)	(1,397)	(64,368)
Warrant Reserve	2,688	2,688	2,688	2,688
Fair Value and Revaluation Reserves	26,880	26,880	9,119	9,119
Foreign Currency Translation	(38,770)	(38,770)	_	_
Revenue Reserve	880,657	880,657	152,434	152,434
Equity Attributable to Equity Holders of the Company	1,012,490	949,519	305,276	242,305
Non-Controlling Interests	4,063	4,063		
Total Equity	1,016,553	953,582	305,276	242,305
Current Assets	532,113	469,142	30,799	198
Current Liabilities	140,449	140,449	11,349	43,719
Borrowings	251,638	251,638	_	_
Cash and Cash Equivalents	407,786	344,815	30,601	_
NTA (2)	1,012,490	949,519	305,276	242,305
Net Profit After Tax	82,157	82,157	79,268	79,268
Profit Attributable to Equity Holders of the Company	81,896	81,896	79,268	79,268
Number of Shares ('000)	787,383	708,645 ⁽³⁾	787,383	708,645 ⁽³⁾
Financial Ratios				
NTA per Share (cents)	128.6	134.0	38.8	34.2
Gearing (times) (4) (Net D/E)	Net Cash	Net Cash	Net Cash	Nil
Current Ratio (times) (5)	3.79	3.34	2.71	0.00
EPS (cents) (6)	10.40	11.56	10.07	11.19

Based on 656,152,532 Shares before adjusting for the Bonus Issue, the NTAV of a Share was \$1.543.

⁴ Being the latest announced consolidated financial statements of the Company preceding the Latest Practicable Date.

OFF- MARKET PURCHASE (1)

	GR	OUP	COM	PANY
	Before Share Purchase \$'000	After Share Purchase \$'000	Before Share Purchase \$'000	After Share Purchase \$'000
As at 31 March 2011	\$ 000	Ψ 000	\$ 000	\$ 000
Share Capital	142,432	142,432	142,432	142,432
Treasury Shares	(1,397)	(102,654)	(1,397)	(102,654)
Warrant Reserve	2,688	2,688	2,688	2,688
Fair Value and Revaluation Reserves	26,880	26,880	9,119	9,119
Foreign Currency Translation	(38,770)	(38,770)	_	_
Revenue Reserve	880,657	880,657	152,434	152,434
Equity Attributable to Equity Holders of the Company	1,012,490	911,233	305,276	204,019
Non-Controlling Interests	4,063	4,063		
Total Equity	1,016,553	915,296	305,276	204,019
Current Assets	532,113	430,856	30,799	198
Current Liabilities	140,449	140,449	11,349	82,006
Borrowings	251,638	251,638	_	_
Cash and Cash Equivalents	407,786	306,529	30,601	_
NTA (2)	1,012,490	911,233	305,276	204,019
Net Profit After Tax	82,157	82,157	79,268	79,268
Profit Attributable to Equity Holders of the Company	81,896	81,896	79,268	79,268
Number of Shares ('000)	787,383	708,645 ⁽³⁾	787,383	708,645 ⁽³⁾
Financial Ratios				
NTA per Share (cents)	128.6	128.6	38.8	28.8
Gearing (times) (4) (Net D/E)	Net Cash	Net Cash	Net Cash	Nil
Current Ratio (times) (5)	3.79	3.07	2.71	0.00
EPS (cents) (6)	10.40	11.56	10.07	11.19

Notes to the above tables:

- (1) The disclosed financial effects remain the same irrespective of whether:
 - (a) the purchase of the Shares is effected out of capital or profits; or
 - (b) the purchased Shares are held in treasury or are cancelled.
- (2) NTA equals to Total Equity less Non-Controlling Interest.
- (3) Exclude 78,738,303 Shares that are held as treasury shares.
- (4) Gearing is defined as Borrowings (net of cash) divided by Equity Attributable to Equity Holders of the Company.
- (5) Current Ratio equals Current Assets divided by Current Liabilities.
- (6) EPS is based on 787,383,038 Shares and 708,644,730 Shares respectively.

SHAREHOLDERS SHOULD NOTE THAT THE FOREGOING FINANCIAL EFFECTS ARE BASED ON THE AUDITED FINANCIAL STATEMENTS OF THE GROUP AND THE COMPANY FOR THE FINANCIAL YEAR ENDED 31 MARCH 2011 AND ARE FOR ILLUSTRATION ONLY. THE RESULTS OF THE GROUP AND THE COMPANY FOR THE FINANCIAL YEAR ENDED 31 MARCH 2011 MAY NOT BE REPRESENTATIVE OF FUTURE PERFORMANCE.

It should be noted that although the Share Purchase Mandate would authorise the Company to purchase or acquire up to 10% of the total number of issued Shares (excluding treasury shares), the Company may not necessarily purchase or acquire or be able to purchase or acquire the entire 10%. In addition, the Company may cancel or hold in treasury all or part of the Shares purchased

or acquired. The Company will take into account both financial and non-financial factors (for example, stock market conditions and the performance of the Shares) in assessing the relative impact of a share purchase before execution.

- **2.8 Taxation.** Shareholders who are in doubt as to their respective tax positions or any tax implications, or who may be subject to tax in a jurisdiction outside Singapore, should consult their own professional advisers.
- **2.9 Listing status of the Shares.** The Listing Manual requires a listed company to ensure that at least 10% of the total number of its issued shares (excluding treasury shares, preference shares and convertible equity securities) in a class that is listed is held by public shareholders at all times.

As at the Latest Practicable Date, approximately 49.43% of the total number of issued Shares are held by public shareholders. Accordingly, the Company is of the view that there is a sufficient number of the Shares in issue held by public shareholders which would permit the Company to undertake purchases or acquisitions of its Shares through Market Purchases up to the full 10% limit pursuant to the Share Purchase Mandate without affecting the listing status of the Shares on the SGX-ST. The Company will consider investor interests when maintaining a liquid market in its securities, and will ensure that there is a sufficient float for an orderly market in its securities when purchasing its Shares.

2.10 Listing rules. The Listing Manual restricts a listed company from purchasing shares by way of market purchases at a price per share which is more than 5% above the "average closing price", being the average of the closing market prices of the shares over the last five Market Days on which transactions in the shares were recorded, before the day on which the purchases were made, as deemed to be adjusted for any corporate action that occurs after the relevant five-day period. The Maximum Price for a Share in relation to Market Purchases referred to in Paragraph 2.3 above complies with this requirement. Although the Listing Manual does not prescribe a maximum price in relation to purchases of shares by way of off-market purchases, the Company has set a cap of the consolidated net asset value of a Share as the Maximum Price for a Share to be purchased or acquired by way of an Off-Market Purchase.

While the Listing Manual does not expressly prohibit any purchase or acquisition of shares by a listed company during any particular time or times, because the listed company would be regarded as an "insider" in relation to any proposed purchase or acquisition of its issued shares, the Company will not undertake any purchase or acquisition of Shares pursuant to the Share Purchase Mandate at any time after any matter or development of a price sensitive nature has occurred or has been the subject of consideration and/or a decision of the Board until such price sensitive information has been publicly announced. In particular, in line with the Company's internal guide on securities dealings, the Company will not purchase or acquire any Shares through Market Purchases during the two weeks immediately preceding, and up to the time of the announcement of, the Company's results for each of the first three quarters of its financial year and during the one month preceding, and up to the time of announcement of, the Company's results for the full financial year.

2.11 Reporting requirements. The Listing Manual specifies that a listed company shall report all purchases or acquisitions of its shares to the SGX-ST not later than 9.00 a.m. (a) in the case of a market purchase, on the Market Day following the day of purchase or acquisition of any of its shares, and (b) in the case of an off-market purchase under an equal access scheme, on the second Market Day after the close of acceptances of the offer. Such announcement (which must be in the form prescribed by the Listing Manual) must include details of the date of the purchase, the total number of shares purchased, the purchase price per share or the highest and lowest prices paid for such shares, as applicable, and the total consideration (including stamp duties and clearing charges) paid or payable for the shares.

2.12 Take-over implications. Appendix 2 of the Take-over Code contains the Share Buy-Back Guidance Note. The take-over implications arising from any purchase or acquisition by the Company of its Shares are set out below.

(a) Obligation to make a take-over offer

If, as a result of any purchase or acquisition by the Company of its Shares, the proportionate interest in the voting capital of the Company of a Shareholder and persons acting in concert with him increases, such increase will be treated as an acquisition for the purposes of Rule 14 of the Take-over Code. Consequently, a Shareholder or a group of Shareholders acting in concert with a Director could obtain or consolidate effective control of the Company and become obliged to make an offer under Rule 14 of the Take-over Code.

(b) Persons acting in concert

Under the Take-over Code, persons acting in concert comprise individuals or companies who, pursuant to an agreement or understanding (whether formal or informal), co-operate, through the acquisition by any of them of shares in a company to obtain or consolidate effective control of that company. Unless the contrary is established, the Take-over Code presumes, *inter alia*, the following individuals and companies to be persons acting in concert with each other:

- (i) the following companies:
 - (a) a company;
 - (b) the parent company of (a);
 - (c) the subsidiaries of (a);
 - (d) the fellow subsidiaries of (a);
 - (e) the associated companies of any of (a), (b), (c) or (d);
 - (f) companies whose associated companies include any of (a), (b), (c), (d) or (e); and
 - (g) any person who has provided financial assistance (other than a bank in the ordinary course of business) to any of the foregoing companies for the purchase of voting rights; and
- (ii) a company with any of its directors (together with their close relatives, related trusts as well as companies controlled by any of the directors, their close relatives and related trusts).

The circumstances under which Shareholders, including Directors and persons acting in concert with them respectively, will incur an obligation to make a take-over offer under Rule 14 of the Take-over Code after a purchase or acquisition of Shares by the Company are set out in Appendix 2 of the Take-over Code.

(c) Effect of Rule 14 and Appendix 2

In general terms, the effect of Rule 14 and Appendix 2 of the Take-over Code is that, unless exempted, Directors and persons acting in concert with them will incur an obligation to make a take-over offer under Rule 14 if, as a result of the Company purchasing or acquiring Shares, the voting rights of such Directors and their concert parties would increase to 30% or more, or in the event that such Directors and their concert parties hold between 30% and 50% of the Company's voting rights, if the voting rights of such Directors and their concert parties would increase by more than 1% in any period of six months. In calculating the percentages of voting rights of such Directors and their concert parties, treasury shares shall be excluded.

Under Appendix 2 of the Take-over Code, a Shareholder not acting in concert with the Directors will not be required to make a take-over offer under Rule 14 if, as a result of the Company purchasing or acquiring its Shares, the voting rights of such Shareholder would increase to 30% or more, or, if such Shareholder holds between 30% and 50% of the Company's voting rights, the voting rights of such Shareholder would increase by more than 1% in any period of six months. Such Shareholder need not abstain from voting in respect of the resolution authorising the Share Purchase Mandate.

SHAREHOLDERS WHO ARE IN DOUBT AS TO THEIR OBLIGATIONS, IF ANY, TO MAKE A MANDATORY TAKE-OVER OFFER UNDER THE TAKE-OVER CODE AS A RESULT OF ANY PURCHASE OR ACQUISITION OF SHARES BY THE COMPANY SHOULD CONSULT THE SIC AND/OR THEIR PROFESSIONAL ADVISERS AT THE EARLIEST OPPORTUNITY.

(d) SIC rulings applicable to the Company

As at the Latest Practicable Date, Mr Jopie Ong Hie Koan, the Group Managing Director of the Company ("Mr Jopie Ong") and his close relatives (the "Ong Family"), including companies that he and/or they control (the "Ong Companies"), have an aggregate interest (direct and deemed) in 274,436,814 Shares, representing approximately 41.825% of the total number of issued Shares (excluding treasury shares) in the capital of MHL. The shareholding interests of Mr Jopie Ong and the Ong Family in the issued Shares are set out in the Appendix to this Circular.

The Ong Companies comprise Eng Kuan Company Private Limited ("Eng Kuan"), Dynamic Holdings Pte Ltd ("Dynamic") and Leroy Singapore Pte Ltd ("Leroy"). As at the Latest Practicable Date (i) Mr Jopie Ong and Mr Ong Jen Yaw (brother of Mr Jopie Ong) are the only directors and shareholders of Eng Kuan, (ii) Mr Jopie Ong is one of two directors of Dynamic (the other director being a senior executive of MHL who does not have any interest in Shares), and the shareholders of Dynamic are Mr Jopie Ong and his four children, namely, Ms Ong Ling Ling, Mr Jenn Ong, Ms Ong Ching Ping and Mr Ong Sek Hian (Wang ShiXian), and (iii) Mr Jopie Ong is the sole director and sole shareholder of Leroy. The shareholding interests of the Ong Companies in the issued Shares are set out in the Appendix to this Circular.

Under the Take-over Code, the Ong Family and the Ong Companies are presumed to be acting in concert with Mr Jopie Ong. In the event that the Company should, pursuant to the Share Purchase Mandate, purchase or acquire up to 10% of its issued Shares ("Full Buyback"), the aggregate shareholding interest of MHL of approximately 41.825% held by Mr Jopie Ong and parties acting in concert with him could increase by more than 1% in any period of six months. Under the Take-over Code, Mr Jopie Ong and parties acting in concert with him would incur a mandatory take-over obligation for the issued Shares.

Mr Jopie Ong has obtained the following rulings from the SIC:

- (i) Mr Jopie Ong and parties acting in concert with him are exempted from the requirement to make a general offer for MHL following an increase in the aggregate percentage of total voting rights in the Company held by Mr Jopie Ong and parties acting in concert with him by more than 1% in any period of six months as a result of the Company purchasing its Shares under the Share Purchase Mandate, subject to the following conditions:
 - (a) the circular to Shareholders seeking their approval for the Share Purchase Mandate will contain advice to the effect that by voting in favour of the resolution to approve the renewal of the Share Purchase Mandate (the "Buy-back Resolution"), Shareholders are waiving their right to a general offer at the required price from Mr Jopie Ong and parties acting in concert with him;
 - (b) the aforesaid circular discloses the names and voting rights of Mr Jopie Ong and parties acting in concert with him (i) as of the time of the Buy-back Resolution, and (ii) after a Full Buy-back;

- (c) the Buy-back Resolution is approved by a majority of the Shareholders who are present and voting at the EGM on a poll who could not become obliged to make a general offer for MHL as a result of the buy-back of Shares by MHL pursuant to the Share Purchase Mandate;
- (d) Mr Jopie Ong and parties acting in concert with him will abstain from (i) voting on the Buy-back Resolution, and (ii) recommending Shareholders to vote in favour of the Buy-back Resolution; and
- (e) Mr Jopie Ong and parties acting in concert with him have not acquired and will not acquire any Shares between the date on which they know that the announcement of the proposal for the Share Purchase Mandate is imminent and the earlier of:
 - (i) the date on which the authority for the renewed Share Purchase Mandate expires; and
 - (ii) the date on which MHL announces that it has (aa) bought back such number of Shares as authorised by the renewed Share Purchase Mandate, or (bb) decided to cease buying back the Shares, as the case may be,

if any such acquisitions, taken together with the Share buy-back, would cause the aggregate voting rights in the Company of Mr Jopie Ong and parties acting in concert with him to increase by more than 1% in the preceding six months.

(ii) If the Company ceases to buy-back Shares pursuant to the Share Purchase Mandate and the increase in the aggregate voting rights held by Mr Jopie Ong and parties acting in concert with him is less than 1%, Mr Jopie Ong and parties acting in concert with him may acquire further voting rights in the Company. However, any increase in their percentage voting rights as a result of the buy-back of Shares pursuant to the Share Purchase Mandate will be taken into account together with any voting rights acquired by Mr Jopie Ong and parties acting in concert with him (by whatever means) in determining whether they have increased their voting rights by more than 1% in any six-month period.

(e) Advice to Shareholders

Shareholders are advised that by voting in favour of the Ordinary Resolution relating to the renewal of the Share Purchase Mandate, they will be waiving their rights to a take-over offer at the required price from Mr Jopie Ong and parties acting in concert with him who, as a result of the purchase or acquisition of Shares by the Company pursuant to the Share Purchase Mandate, would increase their collective interest in the Shares by more than 1% in any period of six months.

(f) Voting rights of Mr Jopie Ong and parties acting in concert with him before and after share purchase

Based on the direct holdings of Shares of Mr Jopie Ong and parties acting in concert with him as at the Latest Practicable Date, and assuming that:

- (i) save for their *pro-rata* entitlement to new Shares under the Bonus Issue⁵, there is no change in their direct holdings of Shares between the Latest Practicable Date and the date of the EGM;
- (ii) no new Shares are issued to Mr Jopie Ong and/or parties acting in concert with him by the Company following the approval being received from Shareholders at the EGM for the renewal of the Share Purchase Mandate; and

As announced by the Company on 16 June 2011, the new Shares to be allotted pursuant to the Bonus Issue are expected to be issued on or about 6 July 2011, that is, after the Latest Practicable Date for this Circular and before the date of the EGM.

(iii) Mr Jopie Ong and parties acting in concert with him do not sell or otherwise dispose of their holding of Shares,

the aggregate interest (direct and deemed) of Mr Jopie Ong and parties acting in concert with him in the issued Shares as at the date of the EGM and after the purchase by the Company of 10% of its issued Shares (excluding treasury shares) pursuant to the Share Purchase Mandate are as follows:

	Before Share	Purchase		
	(as at date of	of EGM) (1)	After Share P	urchase (1)
	No. of		No. of	
	Shares	% ⁽²⁾	Shares	% ⁽²⁾
Mr Jopie Ong (3)	229,328,372	34.950	229,328,372	38.834
Ong Family (4)				
Yoong Sek Har	2,161,772	0.329	2,161,772	0.366
Ong Sioe Hong	17,469,078	2.662	17,469,078	2.958
Ong Jen Yaw	173,424,874	26.431	173,424,874	29.367
Ong Hiang Gin	2,127,120	0.324	2,127,120	0.360
Ong Huan Gie	206,160	0.031	206,160	0.035
Ong Ling Ling	38,807,137	5.914	38,807,137	6.571
Ong Jenn	38,797,137	5.913	38,797,137	6.570
Ong Ching Ping	38,797,137	5.913	38,797,137	6.570
Ong Sek Hian (Wang ShiXian)	38,797,137	5.913	38,797,137	6.570
Ong Xiang Min	48,000	0.007	48,000	0.008
Dana Wong Han Loong	272,800	0.042	272,800	0.046
Sean Wong Kalani Sien Long	272,800	0.042	272,800	0.046
Tan Zhong Hao	48,000	0.007	48,000	0.008
Tan Zhong Yi	48,000	0.007	48,000	0.008
Lau Guan Wen	48,000	0.007	48,000	0.008
Tan Kai Er	48,000	0.007	48,000	0.008
Lau Yi-Xuan	48,000	0.007	48,000	0.008
Ong Companies				
Eng Kuan	151,335,362	23.064	151,335,362	25.627
Dynamic	38,744,337	5.905	38,744,337	6.561
Leroy	39,248,673	5.982	39,248,673	6.646

Notes:

- (1) "%" Before Share Purchase and "%" After Share Purchase remain as stated above irrespective of whether the Bonus Issue had been completed as at the Latest Practicable Date or as at the date of the EGM. Hence, pro-rata entitlements to new Shares under the Bonus Issue have not been included in "No. of Shares" Before Share Purchase and "No. of Shares" After Share Purchase.
- (2) "%" Before Share Purchase is based on 656,152,532 issued Shares (excluding treasury shares) as at the Latest Practicable Date, and "%" After Share Purchase is based on 590,537,279 issued Shares (excluding treasury shares).
- (3) Mr Jopie Ong's direct and deemed interests in issued Shares as at the Latest Practicable Date are set out in paragraph 1 of the Appendix to this Circular.
- (4) The individuals comprising the Ong Family and the companies comprising the Ong Companies and their respective direct and deemed interests in issued Shares as at the Latest Practicable Date are set out in paragraphs 1 and 2 of the Appendix to this Circular.
- 2.13 Particulars of Shares purchased in the past year. As at the Latest Practicable Date, the Company had not made any purchases of its Shares pursuant to the Share Purchase Mandate approved at the 2010 EGM.

3. DIRECTORS' RECOMMENDATION

The Directors (other than Mr Jopie Ong) are of the opinion, for the reasons set out in Paragraph 2.2 above, that the Share Purchase Mandate is in the interests of the Company. They accordingly recommend that Shareholders vote in favour of the Ordinary Resolution relating to the renewal of the Share Purchase Mandate at the EGM. Mr Jopie Ong (in accordance with the SIC rulings referred to in Paragraph 2.12(d) above), has abstained from making any recommendation to Shareholders on the Ordinary Resolution relating to the renewal of the Share Purchase Mandate.

4. DIRECTORS' AND SUBSTANTIAL SHAREHOLDERS' INTERESTS

4.1 Interests of Directors. The interests of the Directors in Shares and Warrants, based on the Company's Register of Directors' Shareholdings, as at the Latest Practicable Date, are as follows:

	No. of Shar	es	No. of Sha	res
Directors	Direct Interest	%	Deemed Interest	% ⁽²⁾
Mr Jopie Ong	_	_	229,328,372 (1)	34.950
Mr Phua Bah Lee	_	_	60,480	0.009

Notes:

^{(2) &}quot;%" is based on 656,152,532 issued Shares (excluding treasury shares) as at the Latest Practicable Date.

	No. of Warra	nts	No. of Warra	ants
Director	Direct Interest	%	Deemed Interest	% ⁽²⁾
Mr Jopie Ong	_	_	8,211,417 (1)	23.306

Notes:

4.2 Interests of Substantial Shareholders. The interests of Substantial Shareholders in the issued Shares, based on the Company's Register of Substantial Shareholders, as at the Latest Practicable Date, are as follows:

	No. of Sha	res	No. of Shar	es
Substantial Shareholders	Direct Interest	% ⁽⁷⁾	Deemed Interest	% ⁽⁷⁾
Mr Jopie Ong	_	_	229,328,372 (1)	34.950
Eng Kuan	109,335,362	16.663	42,000,000 (2)	6.401
Dynamic	23,744,337	3.619	15,000,000 ⁽²⁾	2.286
Leroy	39,248,673	5.982	_	_
Ong Jen Yaw	_	_	173,424,874 ⁽³⁾	26.431
Ong Ling Ling	62,800	0.010	38,744,337 (4)	5.905
Ong Jenn	52,800	0.008	38,744,337 (4)	5.905
Ong Ching Ping	52,800	0.008	38,744,337 (4)	5.905
Ong Sek Hian (Wang ShiXian)	52,800	0.008	38,744,337 (4)	5.905
Ngee Ann Development Pte Ltd	57,300,800	8.733	_	_
Ngee Ann Kongsi	_	_	57,300,800 ⁽⁵⁾	8.733
Takashimaya Company Limited	_	-	57,300,800 ⁽⁶⁾	8.733

Notes:

⁽¹⁾ Mr Jopie Ong is deemed to be interested in the Shares through his interests in Eng Kuan, Dynamic and Leroy by virtue of section 7 of the Companies Act.

⁽¹⁾ Mr Jopie Ong is deemed to be interested in the Warrants through his interests in Eng Kuan, Dynamic and Leroy by virtue of section 7 of the Companies Act.

^{(2) &}quot;%" is based on 35,232,811 outstanding Warrants as at the Latest Practicable Date.

⁽¹⁾ Mr Jopie Ong is deemed to be interested in the Shares through his interests in Eng Kuan, Dynamic and Leroy by virtue of section 7 of the Companies Act.

- (2) Eng Kuan's deemed interest is held through Mayban Nominees (Singapore) Pte Ltd and Dynamic's deemed interest is held through DBS Nominees Pte Ltd.
- (3) Mr Ong Jen Yaw's deemed interest is held though Eng Kuan (151,335,362 Shares) and Citibank Nominees (22,089,512 Shares). Mr Ong Jen Yaw is deemed to be interested in the Shares through his interests in Eng Kuan by virtue of section 7 of the Companies Act.
- (4) Ms Ong Ling Ling, Mr Ong Jenn, Ms Ong Ching Ping and Mr Ong Sek Hian (Wang ShiXian) are deemed to be interested in the Shares through their respective interests in Dynamic by virtue of section 7 of the Companies Act.
- (5) Ngee Ann Kongsi is deemed to be interested in the Shares through its interest in Ngee Ann Development Pte Ltd by virtue of section 7 of the Companies Act.
- (6) Takashimaya Company Limited is deemed to be interested in the Shares through its interest in Ngee Ann Development Pte Ltd by virtue of section 7 of the Companies Act.
- (7) "%" is based on 656,152,532 issued Shares (excluding treasury shares) as at the Latest Practicable Date.

5. EXTRAORDINARY GENERAL MEETING

The EGM, notice of which is set out on pages 21 to 22 of this Circular, will be held at Mandarin Ballroom, 6th Floor Main Tower, Mandarin Orchard Singapore, 333 Orchard Road, Singapore 238867 on 28 July 2011 at 11.45 a.m. (or as soon thereafter as the Thirty-Eighth Annual General Meeting of the Company to be held at 11.30 a.m. on the same day and at the same place is concluded or adjourned), for the purpose of considering and, if thought fit, passing the Ordinary Resolution set out in the Notice of EGM.

6. ACTION TO BE TAKEN BY SHAREHOLDERS

6.1 Lodgement of proxies. If a Shareholder is unable to attend the EGM and wishes to appoint a proxy to attend and vote on his behalf, he should complete, sign and return the enclosed Proxy Form in accordance with the instructions printed thereon as soon as possible and, in any event, so as to reach the registered office of the Company at 391A Orchard Road #19-00 Tower A, Ngee Ann City Singapore 238873 not later than 11.45 a.m. on 26 July 2011.

Completion and return of the Proxy Form by a Shareholder will not prevent him from attending and voting at the EGM if he so wishes. However, any appointment of a proxy or proxies by such Shareholder shall be deemed to be revoked if the Shareholder attends the EGM in person, and in such event, the Company reserves the right to refuse to admit any person or persons appointed under the instrument of proxy, to the EGM.

- **6.2 Depositors.** A Depositor shall not be regarded as a member of the Company entitled to attend the EGM and to speak and vote thereat unless his name appears on the Depository Register at least 48 hours before the EGM.
- 6.3 Voting at the EGM. Shareholders' attention is drawn to Paragraph 7 below concerning certain voting restrictions. Shareholders may wish to note that voting on the Ordinary Resolution for the renewal of the Share Purchase Mandate will be conducted by way of poll at the EGM.

7. VOTING RESTRICTIONS

In accordance with the SIC rulings referred to in Paragraph 2.12(d) above, Mr Jopie Ong will abstain from voting on the Ordinary Resolution relating to the renewal of the Share Purchase Mandate in respect of his holding of Shares (if any) at the EGM, and the parties acting in concert with Mr Jopie Ong, namely (a) the individuals comprising the Ong Family, and (b) the companies comprising the Ong Companies, will abstain from voting at the EGM in respect of their holdings of Shares (if any) on the Ordinary Resolution relating to the renewal of the Share Purchase Mandate.

Mr Jopie Ong and each of the Ong Family members will also not accept any appointment as proxy or otherwise for voting at the EGM.

8. RESPONSIBILITY STATEMENT

The Directors collectively and individually accept responsibility for the accuracy of the information given in this Circular and confirm, having made all reasonable enquiries, that to the best of their knowledge and belief, the facts stated and opinions expressed in this Circular are fair and accurate and that there are no material facts the omission of which would make any statement in this Circular misleading. Where information has been extracted and/or reproduced from published and publicly available sources, the sole responsibility of the Directors has been to ensure that such information is accurately reproduced in this Circular.

9. DOCUMENTS FOR INSPECTION

Copies of the following documents may be inspected at the registered office of the Company during normal office hours from the date of this Circular up to, and including, the date of the EGM:

- (a) the Company's Annual Report for the financial year ended 31 March 2011; and
- (b) the Company's Memorandum and Articles of Association.

Yours faithfully METRO HOLDINGS LIMITED

Lt Gen (Retd) Winston Choo Wee Leong Chairman

FURTHER INFORMATION ON INTERESTS IN SHARES

1. MR JOPIE ONG AND ONG FAMILY

The Share holdings of Mr Jopie Ong and his close relatives comprising the Ong Family, as at the Latest Practicable Date, are set out below.

		No. of Sh	ares	No. of Sha	ares
	Relationship to	Direct		Deemed	
Name	Mr Jopie Ong	Interest	% ⁽⁴⁾	Interest	% ⁽⁴⁾
Mr Jopie Ong	_	_	_	229,328,372 (1)	34.950
Yoong Sek Har	Step Mother	2,161,772	0.329	_	_
Ong Sioe Hong	Sister	17,469,078	2.662	_	_
Ong Jen Yaw	Brother	_	-	173,424,874 (2)	26.431
Ong Hiang Gin	Sister	2,127,120	0.324	_	_
Ong Huan Gie	Sister	206,160	0.031	_	_
Ong Ling Ling	Daughter	62,800	0.010	38,744,337 (3)	5.905
Ong Jenn	Son	52,800	0.008	38,744,337 (3)	5.905
Ong Ching Ping	Daughter	52,800	0.008	38,744,337 (3)	5.905
Ong Sek Hian (Wang ShiXian)	Son	52,800	0.008	38,744,337 (3)	5.905
Ong Xiang Min	Nephew	48,000	0.007	_	_
Dana Wong Han Loong	Nephew	272,800	0.042	_	_
Sean Wong Kalani Sien Long	Nephew	272,800	0.042	_	-
Tan Zhong Hao	Nephew	48,000	0.007	_	_
Tan Zhong Yi	Nephew	48,000	0.007	_	_
Lau Guan Wen	Nephew	48,000	0.007	_	_
Tan Kai Er	Niece	48,000	0.007	_	_
Lau Yi-Xuan	Niece	48,000	0.007	_	_

Notes:

- (1) Mr Jopie Ong is deemed to be interested in the Shares through his interests in Eng Kuan, Dynamic and Leroy by virtue of section 7 of the Companies Act.
- (2) Mr Ong Jen Yaw's deemed interest is held though Eng Kuan (151,335,362 Shares) and Citibank Nominees (22,089,512 Shares). Mr Ong Jen Yaw is deemed to be interested in the Shares through his interests in Eng Kuan by virtue of section 7 of the Companies Act.
- (3) Ms Ong Ling Ling, Mr Ong Jenn, Ms Ong Ching Ping and Mr Ong Sek Hian (Wang ShiXian) are deemed to be interested in the Shares through their respective interests in Dynamic by virtue of section 7 of the Companies Act.
- (4) "%" is based on 656,152,532 issued Shares (excluding treasury shares) as at the Latest Practicable Date.

2. ONG COMPANIES

The Share holdings of the Ong Companies, as at the Latest Practicable Date, are set out below.

	No. of Sh	ares	No. of Sha	res
	Direct		Deemed	
Ong Company	Interest	% ⁽²⁾	Interest	% ⁽²⁾
	·			
Eng Kuan	109,335,362	16.663	42,000,000 (1)	6.401
Dynamic	23,744,337	3.619	15,000,000 (1)	2.286
Leroy	39,248,673	5.982	_	_

Notes:

- (1) Eng Kuan's deemed interest is held through Mayban Nominees (Singapore) Pte Ltd and Dynamic's deemed interest is held through DBS Nominees Pte Ltd.
- (2) "%" is based on 656,152,532 issued Shares (excluding treasury shares) as at the Latest Practicable Date.

METRO HOLDINGS LIMITED

Company Registration No: 197301792W (Incorporated in the Republic of Singapore)

NOTICE OF EXTRAORDINARY GENERAL MEETING

NOTICE IS HEREBY GIVEN that an EXTRAORDINARY GENERAL MEETING of the Company will be held at Mandarin Ballroom, 6th Floor Main Tower, Mandarin Orchard Singapore, 333 Orchard Road, Singapore 238867 on 28 July 2011 at 11.45 a.m. (or as soon thereafter as the Thirty-Eighth Annual General Meeting of the Company to be held at 11.30 a.m. on the same day and at the same place is concluded or adjourned), for the purpose of considering and, if thought fit, passing the following Ordinary Resolution:

ORDINARY RESOLUTION

Renewal of Share Purchase Mandate

That:

- (a) for the purposes of Sections 76C and 76E of the Companies Act, Chapter 50 (the "Companies Act"), the exercise by the Directors of the Company of all the powers of the Company to purchase or otherwise acquire ordinary shares in the capital of the Company ("Shares") not exceeding in aggregate the Maximum Limit (as hereafter defined), at such price or prices as may be determined by the Directors from time to time up to the Maximum Price (as hereafter defined), whether by way of:
 - (i) market purchase(s) on the Singapore Exchange Securities Trading Limited ("SGX-ST") and/or any other stock exchange on which the Shares may for the time being be listed and quoted ("Other Exchange"); and/or
 - (ii) off-market purchase(s) (if effected otherwise than on the SGX-ST or, as the case may be, Other Exchange) in accordance with any equal access scheme(s) as may be determined or formulated by the Directors as they consider fit, which scheme(s) shall satisfy all the conditions prescribed by the Companies Act,

and otherwise in accordance with all other laws and regulations and rules of the SGX-ST or, as the case may be, Other Exchange as may for the time being be applicable, be and is hereby authorised and approved generally and unconditionally (the "Share Purchase Mandate");

- (b) unless varied or revoked by the Company in General Meeting, the authority conferred on the Directors of the Company pursuant to the Share Purchase Mandate may be exercised by the Directors at any time and from time to time during the period commencing from the date of the passing of this Resolution and expiring on the earlier of:
 - (i) the date on which the next Annual General Meeting of the Company is held; and
 - (ii) the date by which the next Annual General Meeting of the Company is required by law to be held:
- (c) in this Resolution:

"Average Closing Price" means the average of the last dealt prices of a Share for the five consecutive Market Days on which the Shares are transacted on the SGX-ST or, as the case may be, Other Exchange immediately preceding the date of market purchase by the Company, and deemed to be adjusted in accordance with the listing rules of the SGX-ST for any corporate action which occurs after the relevant five-day period;

"date of the making of the offer" means the date on which the Company makes an offer for the purchase or acquisition of Shares from shareholders, stating therein the purchase price (which shall not be more than the Maximum Price) for each Share and the relevant terms of the equal access scheme for effecting the off-market purchase;

"Market Day" means a day on which the SGX-ST is open for trading in securities;

"Maximum Limit" means that number of Shares representing 10% of the total number of issued Shares as at the date of the passing of this Resolution (excluding any Shares which are held as treasury shares);

"Maximum Price" in relation to a Share to be purchased or acquired, means the purchase price (excluding brokerage, commission, applicable goods and services tax and other related expenses) which shall not exceed:

- (i) in the case of a market purchase of a Share, 5% above the Average Closing Price; and
- (ii) in the case of an off-market purchase of a Share pursuant to an equal access scheme, the NTAV of a Share; and

"NTAV of a Share" means the net tangible asset value of a Share taken from the latest announced consolidated financial statements of the Company preceding the date of the making of the offer pursuant to the off-market purchase; and

(d) the Directors of the Company and/or any of them be and are hereby authorised to complete and do all such acts and things (including executing such documents as may be required) as they and/or he may consider expedient or necessary to give effect to the transactions contemplated and/or authorised by this Resolution.

By Order of the Board

Tan Ching Chek and Lee Chin Yin Joint Company Secretaries

Singapore 12 July 2011

Notes:

- 1. A member entitled to attend and vote at the Extraordinary General Meeting is entitled to appoint not more than two proxies to attend and vote in his stead. A proxy need not be a member of the Company.
- 2. If a proxy is to be appointed, the form of proxy must be deposited at the registered office of the Company, 391A Orchard Road #19-00 Tower A, Ngee Ann City Singapore 238873 not less than 48 hours before the Extraordinary General Meeting. The form of proxy must be signed by the appointor or his attorney duly authorised in writing. In the case of joint shareholders, all holders must sign the form of proxy.
- 3. The Company intends to use internal sources of funds, external borrowings, or a combination of internal resources and external borrowings, to finance purchases or acquisitions of its Shares. The amount of financing required for the Company to purchase or acquire its Shares, and the impact on the Company's financial position, cannot be ascertained as at the date of this Notice as these will depend on, *inter alia*, whether the Shares are purchased or acquired out of capital and/or profits of the Company, the aggregate number of Shares purchased or acquired, and the consideration paid at the relevant time. For illustrative purposes only, the financial effects of an assumed purchase or acquisition by the Company of 10% of its issued Shares (excluding treasury shares) as at 21 June 2011, at a purchase price equivalent to the Maximum Price per Share, in the case of a market purchase and an off-market purchase respectively, based on the audited financial statements of the Group and the Company for the financial year ended 31 March 2011 and certain assumptions, are set out in Paragraph 2.7 of the Company's Circular to Shareholders dated 12 July 2011.

METRO HOLDINGS LIMITED

Company Registration No: 197301792W (Incorporated in the Republic of Singapore)

PROXY FORM EXTRAORDINARY GENERAL MEETING

IMPORTANT:

- For investors who have used their CPF monies to buy METRO HOLDINGS LIMITED shares, the Circular to Shareholders is sent to them at the request of their CPF Agent Banks and is sent solely FOR INFORMATION ONLY.
- This Proxy Form is not valid for use by CPF investors, and shall be ineffective for all intents and purposes if used or purported to be used by them.
- CPF investors who wish to attend the Meeting as OBSERVERS must submit their requests through their respective CPF Agent Banks so that their Agent Banks may register, in the required format with the Company Secretary, by the time frame specified. (Agent Banks: Please see Note 9 on required format.) Any voting instructions must also be submitted to their Agent Banks within the time frame specified to enable them to vote on the CPF investor's behalf.

f			(Address
eing a member/members of METF	RO HOLDINGS LIMITED (the "	Company") hereb	by appoint:
Name	NRIC/Passport No.	Proportion	of Shareholdings
		No. of Sh	ares (%)
Address			
nd/or (delete as appropriate)			I
Name	NRIC/Passport No.	Proportion	of Shareholdings
		No. of Sh	ares (%)
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Notes for Proxy Form

- A member entitled to attend and vote at the Meeting is entitled to appoint one or two proxies to attend and vote in his stead.
 A proxy need not be a member of the Company.
- 2. Where a member appoints more than one proxy, the appointments shall be invalid unless he specifies the proportion of his holding (expressed as a percentage of the whole) to be represented by each proxy.
- 3. Completion and return of this instrument appointing a proxy shall not preclude a member from attending and voting at the Meeting. Any appointment of a proxy or proxies shall be deemed to be revoked if a member attends the Meeting in person, and in such event, the Company reserves the right to refuse to admit any person or persons appointed under the instrument of proxy, to the Meeting.
- 4. A member should insert the total number of Shares held. If the member has Shares entered against his name in the Depository Register (as defined in section 130A of the Companies Act, Cap. 50 of Singapore), he should insert that number of Shares. If the member has Shares registered in his name in the Register of Members of the Company, he should insert that number of Shares. If the member has Shares entered against his name in the Depository Register and registered in his name in the Register of Members, he should insert the aggregate number of Shares. If no number is inserted, this form of proxy will be deemed to relate to all the Shares held by the member.
- 5. The instrument appointing a proxy or proxies must be deposited at the Company's registered office at 391A Orchard Road #19-00 Tower A, Ngee Ann City Singapore 238873 not less than 48 hours before the time set for the Meeting.
- 6. The instrument appointing a proxy or proxies must be under the hand of the appointor or of his attorney duly authorised in writing. Where the instrument appointing a proxy or proxies is executed by a corporation, it must be executed either under its common seal or under the hand of its attorney or duly authorised officer.
- 7. Where an instrument appointing a proxy is signed on behalf of the appointor by an attorney, the letter or power of attorney or a duly certified copy thereof must (failing previous registration with the Company) be lodged with the instrument of proxy, failing which the instrument may be treated as invalid.
- 8. A corporation which is a member may authorise by resolution of its directors or other governing body such person as it thinks fit to act as its representative at the Meeting, in accordance with section 179 of the Companies Act, Cap. 50 of Singapore.
- 9. Agent Banks acting on the request of CPF Investors who wish to attend the Meeting as observers are requested to submit in writing, a list of details of the Investors' names, NRIC/Passport numbers, addresses and numbers of Shares held. The list, signed by an authorised signatory of the Agent Bank, should reach the Company Secretary, at the registered office of the Company not later than 48 hours before the time appointed for the Meeting.

GENERAL

The Company shall be entitled to reject an instrument of proxy which is incomplete, improperly completed, illegible or where the true intentions of the appointor are not ascertainable from the instructions of the appointor specified on the instrument of proxy. In addition, in the case of Shares entered in the Depository Register, the Company may reject an instrument of proxy if the member, being the appointor, is not shown to have Shares entered against his name in the Depository Register as at 48 hours before the time appointed for holding the Meeting, as certified by The Central Depository (Pte) Limited to the Company.