

Our Ref: SR/TAC/LD13/13 [PDPA]

15 November 2013

The Company Secretary (Listed Corporations)

Via email

Dear Sir/Madam,

AMENDMENTS TO BURSA MALAYSIA SECURITIES BERHAD ACE MARKET LISTING REQUIREMENTS CONSEQUENTIAL TO THE PERSONAL DATA **PROTECTION ACT 2010**

Please note that pursuant to section 9 of the Capital Markets and Services Act 2007, amendments have been made to the ACE Market Listing Requirements ("ACE LR") consequential to the Personal Data Protection Act 2010 ("PDPA Amendments") coming into effect.

1. **BACKGROUND & RATIONALE**

- 1.1 The Personal Data Protection Act 2010 ("PDPA") which came into force on 15 November 2013 is an Act to regulate the processing of personal data in commercial transactions and to provide for matters incidental to such processing.
- 1.2 Section 7 of the PDPA requires a data user (a person who processes personal data) to provide the data subject (an individual who is the subject of the personal data) with a notice of the information set out in section 7(1) of the PDPA.
- 1.3 Therefore, in relation to persons who are bound by the ACE LR ("Regulated Person"), Bursa Malaysia Securities Berhad ("Bursa Securities") is giving the notice required under section 7(1) of the PDPA via the PDPA Amendments.



Our Ref: SR/TAC/LD13/13 [PDPA] AMENDMENTS TO BURSA MALAYSIA SECURITIES BERHAD ACE MARKET LISTING REQUIREMENTS CONSEQUENTIAL TO THE PERSONAL DATA PROTECTION ACT 2010

DETAILS OF THE PDPA AMENDMENTS 2.

- 2.1 A new Rule 2.14A is inserted to the ACE LR, which contains the following:
 - that a Regulated Person who provides or has provided personal data to (a) Bursa Securities or Bursa Malaysia Berhad (collectively "the Exchange") pursuant to or in connection with the ACE LR should read and be aware of the personal data notice available at Bursa Malaysia Berhad's website ("Personal Data Notice"); and
 - if a Regulated Person provides the Exchange with personal data of (b) another individual ("data subject"), that Regulated Person must notify the data subject of the Exchange's personal data notice before providing the personal data. This requirement is not necessary if section 41 of the PDPA relating to repeated collection of personal data in same circumstances applies or if Bursa Securities specifies that it is not necessary for the Regulated Person to give the data subject the notice.
- The PDPA Amendments are attached in **Annexure A** for your reference. Please 2.2 refer to Annexure B for the details of the Exchange's personal data notice which may be amended from time to time.
- DIRECTIVE ON PROVIDING NOTICE OF THE PERSONAL DATA NOTICE TO 3. **EXISTING OFFICERS AND AGENTS OF LISTED CORPORATIONS**

Pursuant to Rule 2.23 of the ACE LR, a listed corporation is directed to notify its existing employees and agents in writing, and as soon as reasonably practicable, of the Personal Data Notice if the listed corporation had, in the past, provided Bursa Securities with the personal data of such employees or agents (such as the company secretary).

4. **IMPLEMENTATION**

The PDPA Amendments and directive set out in paragraph 3 above take effect immediately.



Our Ref: SR/TAC/LD13/13 [PDPA]
AMENDMENTS TO BURSA MALAYSIA SECURITIES BERHAD ACE MARKET LISTING
REQUIREMENTS CONSEQUENTIAL TO THE PERSONAL DATA PROTECTION ACT 2010

5. ADDITIONAL INFORMATION

This letter and all the above mentioned documents are also available at Bursa Malaysia Berhad's website at www.bursamalaysia.com.

If you have any queries on the above, please do not hesitate to contact Chee Kai Mun (03-2034 7776) from Listing Advisory & Development, Listing Division.

Thank you.

Yours faithfully,

SELVARANY RASIAH
Chief Regulatory Officer

TAC encls. (2)