OFFER LETTER DATED 20 JUNE 2024

THIS DOCUMENT IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION. PLEASE READ IT CAREFULLY.

IF YOU ARE IN ANY DOUBT ABOUT THE EQUAL ACCESS OFFER (AS DEFINED HEREIN) AS TO THE ACTION YOU SHOULD TAKE, YOU SHOULD CONSULT YOUR STOCKBROKER, BANK MANAGER, SOLICITOR, ACCOUNTANT, TAX ADVISER OR OTHER PROFESSIONAL ADVISER IMMEDIATELY.

Shareholders should note that they will receive this Offer Letter together with the Form of Acceptance and Authorisation for Shares ("FAA") or the Form of Acceptance and Transfer for Shares ("FAT"), as the case may be, in respect of the Equal Access Offer.

If you have sold or transferred all your ordinary shares in the capital of Datapulse Technology Limited (the "Company") which are held with The Central Depository (Pte) Limited (the "CDP"), you need not forward this Offer Letter and the accompanying FAA to the purchaser or transferee, as CDP will arrange for a separate Offer Letter and FAA to be sent to the purchaser or transferee. If you have sold or transferred all your Shares which are not held through CDP, you should immediately hand this Offer Letter and the accompanying FAT to the purchaser or transferee or to the bank, stockbroker, or agent through whom you effected the sale or transfer for onward transmission to the purchaser or transferee.

This Offer Letter has not been examined or approved by the Singapore Exchange Securities Trading Limited ("SGX-ST"). The SGX-ST assumes no responsibility for the contents of this Offer Letter, including the correctness of any of the statements or opinions made, or reports contained in this Offer Letter.



DATAPULSE TECHNOLOGY LIMITED

(Company Registration No. 198002677D) (Incorporated in the Republic of Singapore)

OFFER LETTER IN RELATION TO THE EQUAL ACCESS OFFER

ACCEPTANCES SHOULD BE RECEIVED BY THE CLOSE OF THE EQUAL ACCESS OFFER AT 5.30 P.M. ON THE CLOSING DATE (AS DEFINED HEREIN).

The procedures for acceptance of the Equal Access Offer are set out in the Appendix to this Offer Letter and in the Acceptance Forms (as defined herein).



CONTENTS

SEC	TION	PAGE
DEFI	NITIONS	2
INDI	CATIVE TIMELINE	6
LETT	TER TO SHAREHOLDERS	7
1.	INTRODUCTION	7
2.	TERMS AND CONDITIONS OF THE EQUAL ACCESS OFFER	7
3.	PROCEDURES FOR ACCEPTANCE	9
4.	EXERCISE OF WARRANTS	9
5.	OPTIONS AVAILABLE TO SHAREHOLDERS	10
6.	STATUS OF PURCHASED SHARES UNDER THE EQUAL ACCESS OFFER	11
7.	RATIONALE FOR THE EQUAL ACCESS OFFER	12
8.	OFFER PRICE TO TRADING PRICES OF THE SHARES	12
9.	SHARE BUYBACKS BY THE COMPANY	12
10.	PAYMENT OF THE OFFER PRICE	12
11.	OVERSEAS SHAREHOLDERS	13
12.	APPLICATION OF THE TAKE-OVER CODE	14
13.	LISTING STATUS	14
14.	GENERAL	15
15.	DIRECTORS' RESPONSIBILITY STATEMENT	15
APPI	ENDIX – ADMINISTRATIVE PROCEDURES FOR ACCEPTANCE	16

In this Offer Letter, the following definitions apply throughout unless the context otherwise requires:

"Acceptance Forms" : The FAA and the FAT collectively or any one of them, as the case

may be

"Accepting Shareholders" : Shareholders who tender Shares in acceptance of the Equal Access

Offer

"Announcement" : The announcement of the Company dated 15 May 2024 in relation

to the Equal Access Offer

"Board" : The board of Directors of the Company as at the date of this Offer

Letter

"CDP" : The Central Depository (Pte) Limited

"Closing Date" : 18 July 2024, the date on which the Equal Access Offer closes, or

such other date as announced by the Company

"Company" : Datapulse Technology Limited

"Companies Act" : The Companies Act 1967 of Singapore, as amended, supplemented

or modified from time to time

"CPF" : The Central Provident Fund

"CPFIS" : Central Provident Fund Investment Scheme

"CPF Agent Banks" : Agent banks included under the CPF

"CPFIS Investors" : Investors who have purchased Shares pursuant to their CPF

Accounts

"Date of Receipt" : Date of receipt of the FAA by CDP

"Deed Poll" : Deed poll of the Company, that is issued in registered form and

constituted which sets out the terms and conditions of the Warrants

"Directors" : The directors of the Company as at the date of this Offer Letter

"Entitled Shares" : In respect of each Shareholder, the total number of Shares that the

Shareholder is entitled to tender for acceptance by the Company under the Equal Access Offer, consisting of the aggregate of 10.0% of that Shareholder's Shares as at the Record Date, fractional

entitlements to be disregarded

"Entitlement Notification

Letter"

The letter to be despatched to Shareholders after the Record

Date to notify them, inter alia, of their Entitled Shares

"Equal Access Offer" : The off-market equal access offer to be made by the Company for

(i) up to 23,962,791 Shares, representing 10.0% of the total number of 239,627,912 Shares in issue (excluding 829,600 treasury shares) assuming none of the outstanding Warrants were exercised, or (ii) up to 32,861,226 Shares representing approximately 10.0% of the total number of 328,612,266 Shares in issue (excluding 829,600 treasury shares) assuming all the outstanding Warrants were exercised, as the case may be, as at the Latest Practicable Date, on the terms and subject to the conditions set out in this formal Offer

Letter and the Acceptance Forms

"Excess Allocation Ratio": Has the formula given to it in Section 2.3 of this Offer Letter

"Exercise Notice": Prescribed form of a notice relating to the Warrants in which a

Warrantholder must complete and sign to exercise their subscription

rights

"Excess Shares": Means Shares which a Shareholder may intend to tender pursuant

to the Equal Access Offer in excess of the Entitled Shares

"FAA" : Form of Acceptance and Authorisation for Shares

"FAT" : Form of Acceptance and Transfer for Shares

"Group" : The Company, its Subsidiaries, and subsidiary entities

"Latest Practicable Date" : 13 June 2024, being the latest practicable date prior to the printing

of this Offer Letter

"Mainboard Rules" : Rules of the Listing Manual of the SGX-ST applicable to issuers

listed on the SGX-ST Mainboard

"Maximum Buyback Amount": The maximum number of Shares the Company may buy back

under the Equal Access Offer, being (i) up to 23,962,791 Shares representing approximately 10.0% of the total number of 239,627,912 Shares in issue (excluding 829,600 treasury shares) assuming none of the outstanding Warrants were exercised, or (ii) up to 32,861,226 Shares representing approximately 10.0% of the total number of 328,612,266 Shares in issue as at the Latest Practicable Date (excluding 829,600 treasury shares) assuming all the outstanding Warrants were exercised, as the case may be, as at

the Latest Practicable Date

"Off-Market Purchase" : Purchases or acquisitions of Shares made by way of off-market

purchases effected pursuant to an equal access scheme as defined

in Section 76C of the Companies Act

"Offer Letter" : This formal offer letter dated 20 June 2024 in relation to the Equal

Access Offer

"Offer Price" : S\$0.10 for each Share

"Overseas Shareholders" : Shareholders whose addresses are outside Singapore as shown in

the Register of Members or, as the case may be, in the records of

CDP

"Record Date" : 5.30 p.m. on 18 July 2024, on which the transfer books of the

Company and the Register of Members will be closed in order to determine the entitlements of the Shareholders to the Equal Access

Offer

"Register of Members" : The register of holders of the Shares, as maintained by the

Company's share registrar

"Securities Account" : A securities account maintained by a Depositor with CDP but does

not include a securities sub-account

"SFA" : The Securities and Futures Act 2001 of Singapore, as amended,

supplemented or modified from time to time

"SGX-ST" : Singapore Exchange Securities Trading Limited

"Shares" : Ordinary shares in the capital of the Company

"Shareholders": Persons who are registered as holders of Shares in the Register

of Members and Depositors, who have Shares entered against their names in the Depository Register, except that where the registered holder is CDP, the term "Shareholders" shall, where the context admits, means the Depositors whose Securities Accounts are

credited with Shares

"Share Purchase Mandate": The renewal of the share purchase mandate approved by

Shareholders at the annual general meeting of the Company held on

22 November 2023

"SRS" : Supplementary Retirement Scheme

"SRS Agent Banks" : Agent banks included under the SRS

"SRS Investors" : Investors who have purchased Shares pursuant to the SRS

"Subsidiary" : A subsidiary of a company (as defined in Section 5 of the

Companies Act) and "subsidiaries" shall be construed accordingly

"Substantial Shareholder" : Has the meaning ascribed to it in Section 81 of the Companies Act

"Take-over Code" : The Singapore Code on Take-overs and Mergers, as amended,

supplemented or modified from time to time

"Total Tendered Shares": The total number of Shares validly tendered by the Accepting

Shareholder in acceptance of the Equal Access Offer (in accordance with and subject to the terms and conditions set out in the

Acceptance Forms)

"Warrants" : Warrants in the Company

"Warrantholders" : Persons who are registered as holders of Warrants in the Register

of Warrants, except that where the registered holder is CDP, the term "Warrantholders" shall, where the context admits, means the Depositors whose Securities Accounts are credited with Warrants

"Warrant Agent" : B.A.C.S. Private Limited

"treasury shares" : Shares which were (or treated as if having been) purchased and

held by the Company and have been held continuously by the Company since they were so acquired and have not been cancelled

in accordance with Section 76H of the Companies Act

Currencies, Units and Others

"S\$" : Singapore dollar and cents respectively

"%" : Per centum or percentage

The terms "Depositor", "Depository Agent" and "Depository Register" shall have the same meanings ascribed to them, respectively, in Section 81SF of the SFA.

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

Any reference in this Offer Letter to any enactment is a reference to that enactment for the time being amended or re-enacted. Any word defined in the Companies Act, the SFA or any statutory modification thereof and used in this Offer Letter shall, where applicable, have the meaning ascribed to it under the Companies Act, the SFA or any statutory modification thereof (as the case may be) unless otherwise provided.

Any reference to a time of day in this Offer Letter shall be a reference to Singapore time unless otherwise stated.

The total of figures listed in certain tables included in this Offer Letter may not be the same as the arithmetic sum of the figures. Any such discrepancies are due to rounding. Accordingly, figures shown as totals in this Offer Letter may not be an arithmetic aggregation of the figures that precede them.

INDICATIVE TIMELINE

Event	Date and Time
Announcement of the Equal Access Offer	15 May 2024
Despatch of Offer Letter and Acceptance Forms	20 June 2024
Record Date and Closing Date	18 July 2024
Final time and date for receipt of the Acceptance Forms	5.30 p.m. on the Closing Date
Announcement of acceptances in respect of the Equal Access Offer	Before 9.00 am on 22 July 2024
Despatch of Entitlement Notification Letter to Shareholders notifying, <i>inter alia</i> , (i) the number of Shares reflected in the Register of Members or standing credit to their Securities Account as at 5.30 p.m. on the Record Date in respect of which they were entitled to accept the Equal Access Offer; and (ii) the number of Entitled Shares and Excess Shares tendered by such Shareholders as at the Record Date	23 July 2024
Payment to Shareholders for Shares tendered pursuant to the Equal Access Offer	26 July 2024

Shareholders should note that the timetable above is indicative only and may be subject to change. The Company will announce any changes to the timetable above on SGXNET.

DATAPULSE TECHNOLOGY LIMITED

(Company Registration No. 198002677D) (Incorporated in the Republic of Singapore)

Board of Directors: Registered Office

Mr. Ang Kong Meng (Executive Chairman and Chief Executive Officer)
Mr. Hor Siew Fu (Lead Independent Director)

Ms. Yap Ming Choo (Independent Director)
Mr. Yuen Pei Lur, Perry (Independent Director)

190 Middle Road #14-01 Fortune Centre Singapore 188979

20 June 2024

To: The Shareholders of **DATAPULSE TECHNOLOGY LIMITED**

Dear Sir/Madam,

THE EQUAL ACCESS OFFER

1. INTRODUCTION

At the annual general meeting of the Company held on 22 November 2023, Shareholders approved, *inter alia*, the Share Purchase Mandate which authorises the Directors to exercise all powers of the Company to purchase or otherwise acquire its issued Shares in accordance with the terms set out in the Share Purchase Mandate as well as the rules and regulations set forth in the Companies Act and the Mainboard Rules.

As announced by the Company on 15 May 2024, the Directors proposed to undertake the Equal Access Offer, subject to the terms and conditions as set out in this Offer Letter and the Acceptance Forms.

As at the Latest Practicable Date, the total number of Shares in issue is 239,627,912 Shares (excluding treasury shares) and the total number of outstanding warrants in the Company is 88,984,354 warrants. Each warrant entitles the Warrantholder to subscribe for one new Share at the exercise price of \$0.09 for each new Share. The expiry date of the Warrants is 28 November 2027.

Under the Equal Access Offer, the Company will buy back (i) up to 23,962,791 Shares, representing 10.0% of the total number of 239,627,912 Shares in issue as at the Latest Practicable Date (excluding 829,600 treasury shares) assuming none of the outstanding Warrants were exercised, or (ii) up to 32,861,226 Shares, representing 10.0% of the total number of 328,612,266 Shares in issue (excluding 829,600 treasury shares) assuming all the outstanding Warrants were exercised, from Shareholders at the Offer Price.

2. TERMS AND CONDITIONS OF THE EQUAL ACCESS OFFER

The Company hereby makes the Equal Access Offer to Shareholders on the terms and conditions set out in this Offer Letter and the relevant Acceptance Forms, on the following basis:

2.1 Offer Price

The Offer Price for each Share will be S\$0.10 in cash, representing a premium of approximately 10.9% to the average of the closing market prices of the Shares over the last five (5) market days prior to and including 14 May 2024, being the last full market day on which the Shares were transacted on the Mainboard of the SGX-ST immediately preceding the Announcement.

2.2 Maximum Buyback Amount

The Company will offer to buy back (i) up to 23,962,791 Shares, representing 10.0% of the total number of 239,627,912 Shares in issue (excluding 829,600 treasury shares) assuming none of the outstanding Warrants were exercised, or (ii) up to 32,861,226 Shares, representing 10.0% of the total number of 328,612,266 Shares in issue (excluding 829,600 treasury shares) assuming all the outstanding Warrants were exercised, as at the Latest Practicable Date.

2.3 Determination of actual number of Shares to be acquired from each Shareholder

- (i) Under the Equal Access Offer, each Shareholder will be entitled to accept in full or partially the Equal Access Offer in respect of his/her/its Entitled Shares, fractional entitlements to be disregarded. Shareholders may also elect not to accept the Equal Access Offer.
- (ii) In addition to the entitlement to accept the Equal Access Offer in respect of the Entitled Shares, a Shareholder may tender Excess Shares for acceptance under the Equal Access Offer, subject to the total of his/her/its Entitled Shares and application for Excess Shares being not more than his/her/its number of Shares as reflected in the Register of Members or standing to the credit of the "Free Balance" of his/her/its Securities Account maintained with CDP at 5.30 p.m. on the Record Date.
- (iii) If the Total Tendered Shares exceed the Maximum Buyback Amount, any Entitled Shares tendered will be accepted but the Excess Shares tendered by each Accepting Shareholder will be scaled down proportionately in accordance to an excess allotment ratio ("Excess Allocation Ratio") based on the following formula ("Formula") to ensure that the Company buys back no more than the Maximum Buyback Amount:

(iv) At the close of the Equal Access Offer, the Company will purchase the Shares validly tendered by the Accepting Shareholders, based on the number of Shares indicated in the Acceptance Form and in accordance with and subject to the terms and conditions set out in this Offer Letter and the Acceptance Forms.

The two possible scenarios at the close of the Equal Access Offer are set out below:

- (A) Total Tendered Shares is equal to or less than the Maximum Buyback Amount
 - If, at the close of the Equal Access Offer, the Total Tendered Shares, is equal to or less than the Maximum Buyback Amount, the Company will buy back the Shares tendered by the Accepting Shareholders in the amounts indicated in their respective Acceptance Forms.
- (B) <u>Total Tendered Shares is more than the Maximum Buyback Amount</u>
 - If, at the close of the Equal Access Offer, the Total Tendered Shares exceeds the Maximum Buyback Amount, the number of Excess Shares tendered by each Accepting Shareholder will be reduced proportionately in accordance to the Excess Allocation Ratio to ensure that the Company buys back no more than the Maximum Buyback Amount. In scaling down the number of Excess Shares tendered by the Accepting Shareholders, the Company will endeavour to round down odd lots to the closest 100 Shares (a full board lot of the Shares) to reduce the number of Shareholders with odd lots to the extent possible.

2.4 Offer Period

The Equal Access Offer will be open for acceptance by eligible Shareholders for a period of 28 calendar days from the date of this Offer Letter, or such other period as announced by the Company.

Accordingly, the Equal Access Offer will close at 5.30 p.m. (Singapore time) on the Closing Date.

2.5 Eligibility

The Equal Access Offer will be open to all Shareholders as reflected in the Register of Members, or standing to the credit of the "Free Balance" of such Shareholder's Securities Account maintained with CDP, as the case may be, at 5.30 p.m. on the Record Date.

Participation in the Equal Access Offer is voluntary. An eligible Shareholder may elect not to participate in the Equal Access Offer.

2.6 Rights attaching to Shares acquired pursuant to the Equal Access Offer

The Shares which are acquired pursuant to the Equal Access Offer will be acquired fully paid and free from all liens, equities, charges, encumbrances, rights of pre-emption and any other third party rights or interests of any nature whatsoever, and together with all rights, benefits and entitlements attached thereto, including the right to receive all dividends, rights and other distributions (if any) which may be declared, paid or made thereon, on or after the date of the Announcement. As such, the Offer Price may be adjusted to take into account dividends, rights and other distributions (if any) which may be declared, paid or made thereon, on or after the Announcement. Any such adjustments will be notified to Shareholders via SGXNET announcement(s).

3. PROCEDURES FOR ACCEPTANCE

Please refer to the Acceptance Form despatched together with this Offer Letter.

If you are a Depositor, you should receive a FAA with this Offer Letter. If you have Shares which are not deposited with CDP, you should receive a FAT with this Offer Letter.

Please read the Appendix to this Offer Letter for further details on the procedures for acceptance of the Equal Access Offer and other relevant information.

4. EXERCISE OF WARRANTS

In order for Warrantholders to accept the Equal Access Offer, they must exercise their outstanding Warrants into Shares.

If a Warrantholder wishes to exercise his outstanding Warrants, in whole or in part, in order to accept the Equal Access Offer, he should:

- (a) exercise his outstanding Warrants in accordance with the terms and conditions of the Warrants set out in the Deed Poll; and
- (b) complete, sign and deliver the FAA in respect of the Shares pursuant to the valid exercise of his outstanding Warrants, in accordance with the provisions of the Offer Letter as well as the provisions and instructions printed on the FAA.

A Warrantholder must complete and sign the exercise notice relating to the Warrants in the prescribed form. Copies of the Exercise Notice can be obtained from the Warrant Agent, being B.A.C.S. Private Limited. The address, email and business hours of the Warrant Agent are as follows:-

B.A.C.S. Private Limited

77 Robinson Road, #06-03 Robinson 77, Singapore 068896 Email: main@zicoholdings.com Business Hours: 9.00 a.m. to 5.00 p.m. from Mondays to Fridays (closed on Saturdays, Sundays and Public Holidays)

The completed Exercise Notice must be delivered to the Warrant Agent with accompanying documents. The crediting of the Shares by CDP into the Securities Accounts of the Warrantholders upon exercise of the Warrants, is expected to take at least 5 market days (on which the SGX-ST is open for trading of securities) from the date of receipt of the Exercise Notice by the Warrant Agent. Warrantholders can consult the Warrant Agent on matters relating to the exercise of Warrants for purposes of participating in the Equal Access Offer.

Warrantholders should note that CDP will only issue the FAA in respect of these Shares to Warrantholders upon the "Free Balance" of his Securities Account being credited with the Shares.

Warrantholders should further note that if the "Free Balance" of their Securities Accounts is not credited with the relevant number of Shares by 5.00 p.m. on the date of receipt of the FAA by CDP (if the FAA is received by CDP prior to the Closing Date) or 5.30 p.m. (Singapore time) on the Closing Date (if the FAA is received by CDP on the Closing Date), the acceptance of the Equal Access Offer by the Warrantholders in respect of such Shares will be rejected, and none of the Company, the Share Registrar or CDP accepts any responsibility or liability in relation to such rejection, including the consequences thereof.

Accordingly, if a Warrantholder wishes to exercise his Warrants in order to accept the Equal Access Offer in respect of the Shares issued and/or transferred (as the case may be) pursuant to such exercise, he should ensure that the "Free Balance" of his Securities Account will be credited with the relevant number of Shares in time for him to accept the Equal Access Offer.

5. OPTIONS AVAILABLE TO SHAREHOLDERS

YOU MAY CHOOSE FROM THE FOLLOWING TWO OPTIONS:

OPTION 1: Accept the Equal Access Offer in accordance with its terms

If you choose to accept the Equal Access Offer, you should complete, sign and return the Acceptance Form which is despatched together with this Offer Letter. Please follow the relevant provisions and instructions stated in this Offer Letter and the Acceptance Form.

OPTION 2: Take no action

If you choose not to accept the Equal Access Offer, you do not have to take any action.

ILLUSTRATIONS

The following examples illustrate the various alternatives and positions of a Shareholder who chooses to accept the Equal Access Offer:

Scenario 1 – Total Tendered Shares is equal to or less than the Maximum Buyback Amount

If the Total Tendered Shares by the Accepting Shareholders is equal to or less than the Maximum Buyback Amount, the Company will buy back all of the Entitled Shares and the Excess Shares tendered.

Scenario 2 – Total Tendered Shares is more than the Maximum Buyback Amount

The Company is not permitted to buy back more than the Maximum Buyback Amount under the Equal Access Offer. The Company is required to accept all Entitled Shares tendered under the Equal Access Offer and it may buy back Excess Shares tendered up to the Maximum Buyback Amount. Where the Total Tendered Shares exceeds the Maximum Buyback Amount, the Company will scale down the number of Excess Shares to be bought back accordingly.

In this scenario illustrated below, the Total Tendered Shares is 50,000,000 of which 20,000,000 are Entitled Shares. The Total Tendered Shares exceeds the Maximum Buyback Amount of 23,962,791 Shares (assuming none of the outstanding Warrants were exercised). Shareholder A holds 20,000 Shares as at the Record Date and tenders all his/her/its Shares. Shareholder A will be deemed to have tendered 2,000 Entitled Shares and 18,000 Excess Shares.

Sample Scenario at Close of Equal Access Offer	Number of Shares
Total Tendered Shares	50,000,000
Total Entitled Shares tendered	20,000,000
Total Excess Shares tendered	30,000,000
Excess Shares available for purchase under the Equal Access Offer (being the Maximum Buyback Amount (assuming none of the outstanding Warrants were exercised) less the total number of Entitled Shares tendered)	3,962,791
Excess Allocation Ratio, based on the Formula:	13.2%
Maximum Buyback Amount (23,962,791) – Total Entitled Shares tendered (20,000,000) Total Excess Shares tendered (30,000,000)	

Sample Scenario for Shareholder A	Number of Shares
Total Tendered Shares by Shareholder A	20,000
Total Entitled Shares tendered (10.0% of the Shares held by Shareholder A) ("A")	2,000
Total Excess Shares tendered by Shareholder A	18,000
Shareholder A's Excess Shares to be bought by the Company ("B") (being 13.2% of 18,000)	2,376
Total number of Shares bought by the Company from Shareholder A (being A + B after rounding)	4,300

In the illustration above, the Excess Allocation Ratio is 13.2%. As such, Shareholder A's initial allocation of Excess Shares to be bought by the Company will be 13.2% of the Excess Shares that he/she/it tendered, being 2,376 Excess Shares. Together with his/her/its Entitled Shares, the number of Shares to be bought by the Company from Shareholder A is 4,300 Shares, after rounding.

The remaining Shares tendered by Shareholder A will be returned in accordance with the procedures set out in the Appendix to this Offer Letter.

The Excess Shares tendered will be subject to the Company's procedures to minimise the number of odd lot shareholdings, and any fraction of a Share will be disregarded.

For the avoidance of doubt, a Shareholder may elect to tender up to 100.0% of his/her/its Shares. In determining the number of Excess Shares to be purchased from each Shareholder, the Company will scale down the acceptances of the Excess Shares based on the Excess Allocation Ratio.

6. STATUS OF PURCHASED SHARES UNDER THE EQUAL ACCESS OFFER

Section 76H of the Companies Act provides that Shares purchased or acquired by the Company may be held or dealt with as treasury shares. Under Section 76I of the Companies Act, the aggregate number of Shares held as treasury shares must not at any time exceed 10% of the total number of Shares at that time.

All of the Shares bought back pursuant to the Equal Access Offer will be cancelled.

7. RATIONALE FOR THE EQUAL ACCESS OFFER

The purchases or acquisitions of Shares under the Equal Access Offer will provide the Company with a mechanism to facilitate the return of surplus cash over and above its ordinary capital requirements. It will also allow the Directors greater flexibility over the Company's share capital structure with a view to enhance the net tangible assets and/or earnings per Share.

The trading volume of the Shares has been low, with an average daily trading volume¹ of approximately 5,067, 23,347, 20,782 and 62,050 Shares during the one-month, three-month, six-month and twelve-month periods prior to and including 14 May 2024, being the last full market day on which the Shares were traded on the SGX-ST prior to the Announcement respectively. The Equal Access Offer provides Shareholders who find it difficult to sell down a substantial portion of their shareholdings in the Company as a result of the low trading volume in the Shares with an opportunity to liquidate and realise their investment in the Shares. This is an option which may not otherwise be readily available due to the low trading liquidity of the Shares.

The Board had taken the view that the Equal Access Offer promotes fairness and inclusivity amongst all Shareholders by ensuring that all Shareholders have an equal opportunity to participate in the Equal Access Offer, irrespective of their shareholding size.

After careful consideration of the above and taking into account the surplus cash available, the prevailing market conditions and the circumstances surrounding the Company, the Board is of the view that undertaking the Equal Access Offer would be an appropriate measure for the benefit of Shareholders, especially Shareholders who are in need of short-term liquidity. The Equal Access Offer provides Shareholders with the opportunity to dispose of their Shares for cash without any transaction costs and/or realise their investment in the Company concurrently.

The Board does not propose to carry out the Equal Access Offer to an extent that would, or in circumstances that might, result in a material adverse effect on the liquidity and/or the financial position of the Group, the orderly trading of the Shares and/or the working capital requirements of the Company and the Group.

8. OFFER PRICE TO TRADING PRICES OF THE SHARES

The Offer Price represents a premium of S\$0.0098 or approximately 10.9% to the average of the closing market prices of the Shares over the last five (5) market days prior to and including 14 May 2024, being the last full market day on which the Shares were transacted on the Mainboard of the SGX-ST immediately preceding the Announcement.

9. SHARE BUYBACKS BY THE COMPANY

The Company did not make any share buybacks in the twelve (12) months preceding the Latest Practicable Date.

As at the Latest Practicable Date, the Company has not purchased or acquired any Shares by way of Off-Market Purchase.

10. PAYMENT OF THE OFFER PRICE

Assuming the Maximum Buyback Amount, the Company will commit approximately S\$2.4 million (assuming none of the outstanding Warrants were exercised) or approximately S\$3.3 million (assuming all the outstanding Warrants were exercised) towards the purchase of Shares under the Equal Access Offer. The Company will use internal resources to finance the Equal Access Offer.

¹ The average daily trading volume of the Shares was computed based on the total volume of the Shares traded on SGX-ST (excluding off-market transactions) during the relevant periods, divided by the number of days when the SGX-ST was open for trading during the relevant periods.

The Directors are of the view that the Equal Access Offer will not result in a material adverse effect on the working capital requirements or the gearing levels of the Company and the Group, or result in the Company being delisted from the SGX-ST.

11. OVERSEAS SHAREHOLDERS

11.1 Overseas Shareholders

The availability of the Equal Access Offer to Overseas Shareholders may be affected by the laws of the relevant overseas jurisdictions.

Accordingly, Overseas Shareholders should inform themselves about and observe any applicable legal requirements. For the avoidance of doubt, the Equal Access Offer will be made to all Shareholders, including those to whom this Offer Letter and the Acceptance Forms may not be sent. This Offer Letter does not constitute an offer or a solicitation to any person in any jurisdiction in which such offer or solicitation is unlawful and the Equal Access Offer is not being made into any jurisdiction in which the making or acceptance of the Equal Access Offer would not be in compliance with the laws of such jurisdiction. However, the Company may, in its sole discretion, take such action as it may deem necessary to extend the Equal Access Offer to Shareholders in any such jurisdiction.

It is the responsibility of Overseas Shareholders who wish to accept the Equal Access Offer to satisfy themselves as to the full observance of the laws of the relevant jurisdiction, including the obtaining of any governmental or other consent which may be required, or compliance with other necessary formalities or legal requirements and the payment of any taxes, imposts, duties or other requisite payments due in such jurisdiction. Such Overseas Shareholders shall be liable for any such taxes, imposts, duties or other requisite payments payable and the Company and any person acting on the Company's behalf shall be fully indemnified and held harmless by such Overseas Shareholders for any such taxes, imposts, duties or other requisite payments as the Company and/or any person acting on the Company's behalf may be required to pay. In accepting the Equal Access Offer, each Overseas Shareholder represents and warrants to the Company that he/she/it is in full observance of the laws of the relevant jurisdiction in that connection and that he/she/it is in full compliance with all necessary formalities or legal requirements.

If you are in doubt about your position, you should consult your professional adviser in the relevant jurisdiction.

11.2 Copies of this Offer Letter and the Acceptance Forms

Where there are potential restrictions on sending this Offer Letter and the Acceptance Form to any overseas jurisdictions, the Company reserves the right not to send this Offer Letter and the Acceptance Form to Overseas Shareholders in such overseas jurisdictions. Subject to compliance with applicable laws, any affected Overseas Shareholder may nonetheless attend in person and obtain a copy of this Offer Letter and the Acceptance Forms during normal business hours from the office of the Company's share registrar, B.A.C.S. Private Limited at 77 Robinson Road #06-03 Robinson 77, Singapore 068896.

Alternatively, an affected Overseas Shareholder may, subject to compliance with applicable laws, write to the Company's share registrar at the above-stated address to request this Offer Letter and the relevant Acceptance Forms to be sent to an address in Singapore by ordinary post at his/her/its own risk.

Any enquiries relating to this Offer Letter or the Equal Access Offer should be directed during office hours to the Company's share registrar (by contacting B.A.C.S. Private Limited at +65 6593 4848 or emailing them at main@zicoholdings.com) and CDP (by contacting CDP at +65 6535 7511 or emailing CDP at asksgx@sgx.com).

11.3 Notice

The Company reserves the right to notify any matter, including the fact that the Equal Access Offer has been made, to any or all Shareholders (including Overseas Shareholders) by announcement on SGXNET, in which case such notice shall be deemed to have been sufficiently given notwithstanding any failure by any Shareholder to receive or see such announcement.

12. APPLICATION OF THE TAKEOVER-CODE

Mr. Ang Kong Meng is a director and Substantial Shareholder of the Company. Mr. Ang Kong Meng holds an aggregate of 183,009,816 Shares, representing approximately 76.4% of the voting rights in the Company as at the Latest Practicable Date. Mr. Ang Kong Meng also holds 46,000,069 warrants of the Company, with each warrant carrying the right to subscribe for one new Share. As Mr. Ang Kong Meng holds more than 50.0% of the Company's voting rights, he would not be obliged to make a take-over offer under Rule 14 of the Take-over Code notwithstanding any increase in his shareholding interests in the Company as a result of any purchase or acquisition of Shares by the Company pursuant to the Share Purchase Mandate.

Further, pursuant to the exemption under Section 3(a) of Appendix 2 of the Take-over Code and subject to the conditions in, *inter alia*, Sections 3(a)(i), (ii) and (iii) of Appendix 2 of the Take-over Code required for the exemption, Mr. Ang Kong Meng would be exempted from the requirement to make a mandatory offer under Rule 14 of the Take-over Code as a result of the Company buying back its Shares pursuant to the Share Purchase Mandate.

Based on the interests of the Directors and the Substantial Shareholders as at the Latest Practicable Date, the Directors are not aware of any persons who would become obliged to make a mandatory general offer under the Code.

As at the Latest Practicable Date, save as set out above, the Directors are not aware of any facts or factors which suggest or imply that any particular person(s) and/or Shareholder(s) are, or may be regarded as, parties acting in concert such that their respective interests in voting shares in the capital of the Company should or ought to be consolidated, and consequences under the Take-over Code would ensue as a result of the Equal Access Offer.

13. LISTING STATUS

Rule 723 of the Mainboard Rules requires a listed company to ensure that at least 10% of its total number of issued shares (excluding preference shares, convertible equity securities and treasury shares) are held by the public. The "public" are persons other than the directors, chief executive officer, substantial shareholders or controlling shareholders of the company and its subsidiaries, as well as associates of such persons.

Based on the information available to the Company as at the Latest Practicable Date, approximately 23.6% of the issued Shares (excluding treasury shares) are held in the hands of the public. Assuming all Shareholders tender their Entitled Shares to the Company and the Company repurchases the Maximum Buyback Amount pursuant to the Equal Access Offer, the percentage of Shares held by the public would remain the same at approximately 23.6%. Assuming only the public Shareholders tender their Entitled Shares and Excess Shares to the Company and the Company repurchases the Maximum Buyback Amount pursuant to the Equal Access Offer, the percentage of Shares held by the public would be approximately 15.1% (assuming none of the outstanding Warrants were exercised) or 22.6% (assuming all the outstanding Warrants were exercised).

Accordingly, the Company is of the view that there is a sufficient number of Shares in issue held by public Shareholders which would permit the Company to repurchase the Maximum Buyback Amount without affecting the listing status of the Shares on the SGX-ST, and that the number of Shares remaining in the hands of the public will not fall to such a level as to cause market illiquidity or to affect orderly trading.

14. GENERAL

14.1 Governing law and jurisdiction

This Offer Letter and the Acceptance Forms, all acceptances of the Equal Access Offer, all contracts made pursuant thereto and all action taken or deemed to be taken or made in connection with any of the foregoing shall be governed by, and construed in accordance with, the laws of Singapore and all Accepting Shareholders agree by accepting the Equal Access Offer to submit to the non-exclusive jurisdiction of the courts of Singapore.

14.2 No third-party rights

A person who is not a party to any contracts made pursuant to the Equal Access Offer, this Offer Letter and the Acceptance Forms has no rights under the Contracts (Rights of Third Parties) Act 2001 of Singapore to enforce any term of such contracts.

14.3 Accidental omission

Accidental omission to despatch this Offer Letter, the Acceptance Forms and/or any notice or announcement required to be given under the terms of the Equal Access Offer to, or any failure to receive the same by, any person to whom the Equal Access Offer is made or should be made, shall not invalidate the Equal Access Offer in any way.

14.4 Information pertaining to CPFIS Investors and SRS Investors

Investors who have purchased Shares using their funds under the CPFIS or SRS will receive further information on how to accept the Equal Access Offer from their respective CPF Agent Banks or SRS Agent Banks directly, as the case may be. CPFIS Investor and SRS Investors are advised to consult their respective CPF Agent Banks or SRS Agent Banks, as the case may be, should they require further information, and if they are in any doubt as to the action they should take, CPFIS Investors and SRS Investors should seek independent professional advice.

CPFIS Investors or SRS Investors who wish to accept the Equal Access Offer are to reply to their respective CPF Agent Banks or SRS Agent Banks, by the deadline stated in the letter from their respective CPF Agent Banks or SRS Agent Banks, as the case may be. CPFIS Investors or SRS Investors who accept the Equal Access Offer will receive payment for their Shares in their respective CPFIS or SRS investment accounts.

15. DIRECTORS' RESPONSIBILITY STATEMENT

The Directors (including those who have delegated detailed supervision of the preparation of this Offer Letter) collectively and individually accept full responsibility for the accuracy of the information given in this Offer Letter and confirm after making all reasonable enquiries, that to the best of their knowledge and belief, this Offer Letter constitutes full and true disclosures of all material facts about the Equal Access Offer, the Company and its Subsidiaries, and the Directors are not aware of any facts the omission of which would make any statement in this Offer Letter misleading. Where information in this Offer Letter has been extracted from published or otherwise publicly available sources or obtained from a named source, the sole responsibility of the Directors has been to ensure that such information has been accurately and correctly extracted from those sources and/ or reproduced in this Offer Letter in its proper form and context.

Yours faithfully for and on behalf of the Board of Directors **DATAPULSE TECHNOLOGY LIMITED**

ANG KONG MENG EXECUTIVE CHAIRMAN

1. INTRODUCTION

1.1 Entitlement Notification Letter

A letter (the "Entitlement Notification Letter") will be despatched to Shareholders (who are Depositors) after the Record Date to notify them, *inter alia*, of (i) the number of Shares held in their Securities Account as at Record Date in respect of which they were entitled to accept the Equal Access Offer; and (ii) the number of Entitled Shares and Excess Shares tendered by such Shareholders as at the Record Date. An Entitlement Notification Letter will be despatched to Shareholders (who are not Depositors) after the Record Date to notify them, *inter alia*, of (i) the number of Shares reflected in the Register of Members as at the Record Date in respect of which they were entitled to accept the Equal Access Offer; and (ii) the number of Entitled Shares and Excess Shares tendered by such Shareholders as at the Record Date.

1.2 Acceptance by Shareholders

- (a) A Shareholder who is a Depositor and wishes to accept the Equal Access Offer must ensure that there are Shares held in his/her/its Securities Account as at the Record Date. A Shareholder who is not a Depositor and wishes to accept the Equal Access Offer must ensure that there are Shares registered in his own name and on the Register of Members as at the Record Date.
- (b) A Shareholder is entitled to accept (in full or in part) or not accept the Equal Access Offer in respect of his/her/its Shares. A Shareholder is entitled to (i) accept the Equal Access Offer for up to the number of Entitled Shares; and (ii) may tender his/her/its Excess Shares for acceptance under the Equal Access Offer. Where the Total Tendered Shares by the Accepting Shareholders is more than the Maximum Buyback Amount, acceptances in excess of the Entitled Shares will be scaled down proportionately in accordance to the Excess Allocation Ratio as set out in paragraph 2.3 of this Offer Letter, but in a manner which minimises the number of new odd lot shareholdings as the Directors may in their absolute discretion deem fit in the interests of the Company.
- (c) A Shareholder who has submitted a FAA or FAT (as the case may be) in respect of Shares accepted and tendered for acceptance under the Equal Access Offer, and who wishes to tender additional Shares for acceptance thereafter may obtain and submit another FAA or FAT (as the case may be) in respect of such additional Shares to be tendered and the procedures below on acceptances shall apply mutatis mutandis to such further acceptances.
- (d) In all instances, the aggregate number of Shares accepted and tendered for acceptance under the Equal Access Offer shall not be more than the lower of:
 - (i) the number of Shares (in the case of Depositors) standing to the credit of the "Free Balance" of a Shareholder's Securities Account as at 5.00 p.m. (Singapore time) on the Date of Receipt or 5.30 p.m. (Singapore time) if the Date of Receipt is the Closing Date and/or (in the case of Shareholders whose Shares are registered in their own names in the Register of Members) represented by the attached share certificate(s); or
 - (ii) the number of Shares held in a Shareholder's Securities Account as at the Record Date and/or (in the case of Shareholders whose Shares are registered in their own names on the Register of Members) which are registered in their own name in the Register of Members as at the Record Date.

2. PROCEDURES FOR ACCEPTANCE OF THE EQUAL ACCESS OFFER BY DEPOSITORS WHOSE SECURITIES ACCOUNTS ARE CREDITED WITH SHARES

2.1 **FAA**

If you have Shares held in your Securities Account, you should receive this Offer Letter together with the FAA. You will also receive the Entitlement Notification Letter (for your information only) after the Record Date, notifying you of the number of Shares held as at the Record Date including your Entitled Shares. If you are a Depositor whose Securities Account is or will be credited with Shares but you do not receive the FAA, you may obtain a copy of such FAA, upon production of satisfactory evidence that you are a Shareholder, from CDP by submitting a request to CDP via phone (+65 6535 7511) during their operating hours or email services (asksgx@sgx.com).

2.2 Acceptance

If you wish to accept the Equal Access Offer, you should:

- (a) complete **Section C** of the FAA in accordance with this Offer Letter and the instructions printed on the FAA. In particular,
 - if you insert a number of Shares in **Section C** of the FAA (not exceeding the number of your Entitled Shares), you will be deemed to have accepted the Equal Access Offer in respect of such number of Shares so inserted in **Section C** of the FAA;
 - (ii) if the number of Shares inserted in **Section C** of the FAA exceeds the number of the Entitled Shares, you will be deemed to have accepted the Equal Access Offer in respect of all your Entitled Shares and (if applicable) subject to sub-paragraph (3) below, tendered your Excess Shares (up to such number of Shares so inserted in **Section C** of the FAA) for acceptance under the Equal Access Offer;
 - (iii) if you want to accept the Equal Access Offer only in respect of part or all of your Entitled Shares under **Section C** of the FAA and do not want to tender any Excess Shares for acceptance, please ensure that you insert such number of Shares up to the Entitled Shares in **Section C** of the FAA;
 - (iv) if you insert an indication (as defined below) in **Section C** of the FAA, you will be deemed to have (A) accepted the Equal Access Offer in respect of all your Entitled Shares; and (B) (if applicable) subject to sub-paragraph (3) below, tendered your Excess Shares for acceptance under the Equal Access Offer. For the purposes of the FAA, an indication is defined as a tick, cross or such other forms of annotation to be determined by CDP and/or the Company in their absolute discretion for the purpose of ascertaining your acceptance intention; and
 - (v) if **Section C** of the FAA has been left blank, you will be deemed NOT to have accepted the Equal Access Offer and your acceptance will be rejected.

Provided always that:

(1) in all instances, the number of Shares you will be deemed to have tendered for acceptance under the Equal Access Offer shall not be more than the lower of (A) the number of Shares standing to the credit of the "Free Balance" of your Securities Account as at 5.00 p.m. (Singapore time) on the Date of Receipt or as at 5.30 p.m. (Singapore time) if the Date of Receipt is the Closing Date; or (B) the number of Shares held in your Securities Account as at the Record Date;

- (2) you must ensure that you do not have less than the relevant number of Shares (in respect of which you have tendered for acceptance under the Equal Access Offer) standing to the credit of the "Free Balance" of your Securities Account on the Date of Receipt, failing which you will be deemed to have accepted the Equal Access Offer in respect of all the Shares (if any) which are standing to the credit of the "Free Balance" of your Securities Account on the Date of Receipt, provided always that the Date of Receipt is on or before the Closing Date; and
- (3) acceptances will be met by the Company in full to the extent necessary to enable the Company to acquire the Entitled Shares. Acceptances in excess of Entitled Shares will be scaled down proportionately in accordance to the Excess Allocation Ratio as set out in paragraph 2.3 of this Offer Letter, but in a manner which minimises the number of new odd lot shareholdings as the Directors may, in their absolute discretion, deem fit in the interests of the Company. CDP does not take responsibility for any decisions that the Company may have made;
- (b) sign the FAA in accordance with the provisions of this Offer Letter and the instructions printed on the FAA; and
- (c) deliver the duly completed and signed original FAA either:
 - (A) by post, in the enclosed pre-addressed envelope at your own risk, to Datapulse Technology Limited c/o The Central Depository (Pte) Limited, Robinson Road Post Office, P.O. Box 1984, Singapore 903934; or
 - (B) **in electronic form**, via SGX's Investor Portal at investors.sgx.com (applicable to individual and joint alternate account holders only),

in each case so as to arrive **not later than 5.30 p.m.** (Singapore time) on the Closing **Date**. Proof of posting is not proof of receipt by the Company at the above address.

2.3 General

No acknowledgement will be given for submissions of the FAA. All communications, notices, documents and payments will be sent by ordinary post at your risk to your mailing address maintained in the records of CDP. For reasons of confidentiality, CDP will not entertain telephone enquiries relating to the number of Shares in your Securities Account. You can verify such number in your Securities Account: (i) through CDP Online if you have registered for the CDP Internet Access Service; or (ii) through the CDP Phone Service using SMS OTP, under the option "To check your securities balance".

2.4 Blocked Balance

Upon receipt by CDP, for and on behalf of the Company, of the duly completed and signed original of the FAA, CDP will take such measures as it may consider necessary or expedient to prevent any trading of the Shares in respect of which you have accepted the Equal Access Offer during the period commencing on the Date of Receipt and ending on the date of settlement of the consideration for the Shares, (including, without limitation, earmarking, blocking, and/or transferring the relevant number of such Shares from the "Free Balance" of your Securities Account into a "Blocked Balance").

2.5 No Securities Account

If you do not have any existing Securities Account in your own name at the time of acceptance of the Equal Access Offer, your acceptance as contained in the FAA will be rejected.

2.6 FAAs received on Saturday, Sunday and public holidays

For the avoidance of doubt, FAAs received by CDP on a Saturday, Sunday or public holiday in Singapore will only be processed and validated on the next business day.

3. PROCEDURES FOR ACCEPTANCE OF THE EQUAL ACCESS OFFER BY SHAREHOLDERS WHO ARE NOT DEPOSITORS

3.1 **FAT**

If you hold Shares in scrip form, you should receive this Offer Letter together with the FAT. You will also receive the Entitlement Notification Letter (for your information only) after the Record Date, notifying you of the number of Shares held as at the Record Date including your Entitled Shares. If you hold Shares which are not deposited with CDP but you did not receive the FAT, you may obtain such FAT, upon production of satisfactory evidence that you are a Shareholder, from **Datapulse Technology Limited c/o B.A.C.S. Private Limited, 77 Robinson Road, #06-03 Robinson 77, Singapore 068896**.

3.2 Acceptance

If you wish to accept the Equal Access Offer, you should:

- (a) complete page 1 of the FAT in accordance with this Offer Letter and the instructions printed on the FAT. In particular,
 - (i) if you insert the number of Shares in **Section (I)** on page 1 of the FAT (not exceeding the number of your Entitled Shares), you will be deemed to have accepted the Equal Access Offer in respect of such number of Shares so inserted in **Section (I)** on page 1 of the FAT;
 - (ii) if the number of Shares inserted in **Section (I)** on page 1 of the FAT exceeds the number of your Entitled Shares, you will be deemed to have (a) accepted the Equal Access Offer in respect of all your Entitled Shares; and (b) (if applicable) subject to sub-paragraph (3) below, tendered your Excess Shares (up to the lower of (A) the difference between the total number of Shares inserted in **Section (I)** on page 1 of the FAT and all your Entitled Shares; and (B) the difference between the Shares represented by the attached share certificate(s) and all your Entitled Shares) as Excess Shares, for acceptance under the Equal Access Offer;
 - (iii) if you wish to accept the Equal Access Offer only in respect of part or all of your Entitled Shares and do not want to tender any Excess Shares for acceptance, please ensure that you insert such number of Shares up to the Entitled Shares in Section (I) on page 1 of the FAT;
 - (iv) if you have inserted an indication (as defined below) in Section (I) on page 1 of the FAT, or if insertions in Section (I) on page 1 of this FAT are not in terms of the number of Shares held by you, you will be deemed to have (A) accepted the Equal Access Offer in respect of all your Entitled Shares; and (B) (if applicable) subject to sub-paragraph (3) below, tendered the number of Shares in excess of your Entitled Shares (up to the difference between the Shares represented by the attached share certificate(s) and all your Entitled Shares) as Excess Shares, for acceptance under the Equal Access Offer. For the purposes of the FAT, an indication is defined as a tick, cross or such other forms of annotation to be determined by B.A.C.S. Private Limited and/or the Company in their absolute discretion for the purpose of ascertaining your acceptance intention; and
 - (v) if **Section (I)** on page 1 of the FAT has been left blank, you will be deemed NOT to have accepted the Equal Access Offer and your acceptance will be rejected.

Provided always that:

- (1) in all instances, the number of Shares you will be deemed to have tendered for acceptance under the Equal Access Offer shall not be more than the lower of (A) the number of Shares represented by the attached share certificate(s) save where such share certificate(s) is/are not readily available or is/are lost; and (B) the number of Shares which are registered in your own name on the Register of Members as at the Record Date;
- (2) you must ensure that you have attached the share certificate(s) for not less than the relevant number of Shares which you have tendered for acceptance under the Equal Access Offer, failing which you will be deemed to have accepted the Equal Access Offer in respect of such number of Shares (if any) which are represented by the attached share certificate(s) (provided that such number of Shares is equal to or lower than the number of Shares which you hold as at the Record Date); and
- (3) acceptances will be met by the Company in full to the extent necessary to enable the Company to acquire the Entitled Shares. Acceptances in excess of the Entitled Shares will be scaled down proportionately in accordance to the Excess Allocation Ratio as set out in paragraph 2.3 of this Offer Letter, but in a manner which minimises the number of new odd lot shareholdings as the Directors may, in their absolute discretion, deem fit in the interests of the Company. B.A.C.S. Private Limited takes no responsibility for any decisions that the Company may have made;
- (b) sign the FAT in accordance with the provisions of this Offer Letter and the instructions printed in the FAT; and
- (c) deliver:
 - the duly completed and signed original of the FAT in its entirety (no part may be detached or otherwise mutilated);
 - (ii) the share certificate(s), other document(s) of title and/or relevant document(s) required by the Company and/or B.A.C.S. Private Limited relating to the Shares in respect of which you wish to accept the Equal Access Offer. If you are recorded in the Register of Members as holding Shares but you do not have the relevant share certificate(s) relating to such Shares, you, at your own risk, are required to procure the Company to issue such share certificate(s) in accordance with the constitution of the Company and then deliver such share certificate(s) in accordance with the procedures set out in this Offer Letter and the FAT. If your share certificate(s) and/or other document(s) of title and/or other relevant document(s) required by the Company is/are not readily available or is/are lost, the FAT should nevertheless be completed and returned by the aforesaid time and the share certificate(s) and/or other document(s) of title and/ or other relevant document(s) required by the Company should be forwarded to Datapulse Technology Limited c/o B.A.C.S. Private Limited, 77 Robinson Road, #06-03 Robinson 77, Singapore 068896, as soon as possible thereafter but in any event before 5.30 p.m. (Singapore time) on the Closing Date;
 - (iii) where such Shares are not registered in your name, a transfer form, duly completed and executed by the person in whose name such share certificate(s) is/are registered and stamped, with the particulars of the transferee left blank (to be completed by the Company or a person authorised by it); and
 - (iv) any other relevant document(s),

by post, in the enclosed pre-addressed envelope at your own risk, to Datapulse Technology Limited c/o B.A.C.S. Private Limited, 77 Robinson Road, #06-03 Robinson 77, Singapore 068896, so as to arrive not later than 5.30 p.m. (Singapore time) on the Closing Date.

No acknowledgement of receipt of any FAT, share certificate, other document of title, transfer form and/or any other relevant document will be given by the Company or B.A.C.S. Private Limited.

4. GENERAL

The Company and CDP will be entitled, in their absolute discretion, to reject any acceptance which does not comply with the terms of this Offer Letter and the relevant Acceptance Forms or which is otherwise incomplete, incorrect, unsigned or invalid in any respect. If you wish to accept the Equal Access Offer, it is your responsibility to ensure that the FAA and/or the FAT, as the case may be, is properly completed in all respects and all required documents are provided. Any decision to reject any acceptance will be final and binding and none of the Company or CDP accepts any responsibility or liability for the consequences of such a decision.

The Company reserves the right to treat acceptances of the Equal Access Offer as valid if received by or on behalf of either of them at any place or places determined by them otherwise than as stated in this Offer Letter or in the FAA and/or the FAT, as the case may be, or if made otherwise than in accordance with the provisions of this Offer Letter and in the FAA and/or the FAT, as the case may be.

If you hold some Shares in scrip form and others with CDP, you should complete a FAT for the former and a FAA for the latter in accordance with the respective procedures set out in this Offer Letter if you wish to accept the Equal Access Offer in respect of such Shares.

If you hold Shares in scrip form, the Shares may not be credited into your Securities Account with CDP in time for you to accept the Equal Access Offer if you were to deposit your share certificate with CDP after the date of this Offer Letter. If you wish to accept the Equal Access Offer in respect of such Shares, you should complete the FAT and follow the procedures set out in paragraph 3 of this Appendix.

All communications, certificates, notices, documents and remittances to be delivered or sent to you (or your designated agent or, in the case of joint Accepting Shareholders who have not designated any agent, to the one first named in the Register of Members) will be sent by ordinary post to your respective addresses as they appear in the records of CDP or the Register of Members, as the case may be, at the risk of the person entitled thereto (or for the purposes of remittances only, to such different name and addresses as may be specified by you in the FAA or the FAT, as the case may be, at your own risk).

5. SETTLEMENT

Subject to the receipt by the Company from successful Accepting Shareholders of relevant Acceptance Forms which are complete in all respects and in accordance with the instructions given in this Offer Letter and the relevant Acceptance Forms, the Company will arrange for settlement of the appropriate amounts with CDP and the Company's share registrar, B.A.C.S. Private Limited, as the case may be.

5.1 Depositors

If you hold Shares in scripless form and have accepted the Equal Access Offer in accordance with the provisions contained in this Appendix and the FAA, CDP will send you a notification letter stating the number of Shares debited from your Securities Account together with payment of the Offer Price which will be credited directly into your designated bank account for Singapore Dollars via CDP's Direct Crediting Service ("**DCS**") on the payment date as soon as practicable.

In the event you are not subscribed to CDP's DCS, any monies to be paid shall be credited to your Cash Ledger and subject to the same terms and conditions as Cash Distributions under the CDP Operation of Securities Account with the Depository Terms and Conditions (Cash Ledger and Cash Distribution are as defined therein).

5.2 Shareholders who are not Depositors

If you hold Shares in scrip form and have accepted the Equal Access Offer in accordance with the provisions contained in this Appendix and the FAT, remittances in the form of Singapore Dollar cheques for the appropriate amounts will be despatched to the Accepting Shareholders holding share certificate(s) by ordinary post at the risk of the Accepting Shareholders.