

PROCLAMATION OF SALE

In The Matter of Property Purchase Agreement, Property Sale Agreement Both Dated the 20th Day Of November, 2009 (Collectively referred to as "Facility Agreement") Deed of Assignment and Power of Attorney All Dated The 20th day of November, 2009

CIMB Islamic Bank Berhad [200401032872]
(formerly known as Commerce Tijari Bank Berhad)

Between

Assignee/Financier

And

1) Nurfadelah Bt Basal (NRIC No. 790510-12-5508)
2) Azri Bin Othman (NRIC No. 791129-12-5765)

Assignors/Customers

In the exercise of the rights and powers conferred upon the Assignee/Financier under the **Facility Agreement, Deed of Assignment and Power of Attorney All Dated the 20th day of November, 2009** entered into between the Assignors/Customers and the Assignee/Financier, it is hereby proclaimed that the Assignee/Financier with the assistance of the undermentioned Auctioneer

Will Sell The Property Described Below By Public Auction

ON SATURDAY, THE 19TH DAY OF OCTOBER, 2024
AT 10.30 A.M AT MORNING

VIA OUR WEBSITE AT EBID.AUCTIONS.COM.MY (FOR ONLINE BIDDING)

(For online bidding, please register at least **one (1)** working day before the auction day for registration & verification purposes)
ONLINE BIDDERS ARE FURTHER SUBJECT TO THE TERMS AND CONDITIONS ON ebid.auctions.com.my

- Property:**
Description: 4th floor intermediate unit of a 5-storey walk-up apartment building identified as Developer Parcel No: Lot No. G15-4, Block G, 4th Floor, Taman Wangsa Fasa 1, Telipok, Kota Kinabalu, Sabah.
Postal Address: Lot No. G15-4, 4th Floor, Block G, Taman Wangsa Phase 1, Telipok, 89200 Kota Kinabalu, Sabah.
Area: Approximately 1,007 square feet (93.55 square metres), more or less
Developer: Bigraise Telipok Sdn Bhd
Landowner: Bigraise Sdn Bhd
Subsidiary Title: The subsidiary title yet to be issued
- Master Land:**
Title Particulars: Presently held under Master No. CL 015329423 & 015328711, District of Kota Kinabalu and State of Sabah
Tenure: Assumed leasehold 99 years upon issuance of subsidiary title
Restriction-In-Interest: Non Bumiputra

INTENDING BIDDERS ARE ADVISED TO INSPECT THE PROPERTY AND CONDUCT AND RELY ON THEIR OWN SEARCHES, ENQUIRIES, INVESTIGATIONS AND VERIFICATIONS ON THE ACCURACY AND CORRECTNESS OF THE PARTICULARS AND INFORMATION PROVIDED AND TO TAKE PROFESSIONAL ADVICE IN THAT REGARD PRIOR TO THE AUCTION.

The Property will be sold by way of auction through the Auctioneer. The rights, title and interests to the Property will be conveyed to the Successful Purchaser upon completion of the sale.

The Assignee/Financier gives no warranty as to the accuracy or correctness of the information and statements contained in this Proclamation of Sale and the Conditions of Sale or as to the state or condition of the Property other than that the Assignee/Financier is the lawful and beneficial assignee of the Property. Save as aforesaid, no representation/warranty is made by or implied against the Assignee/Financier.

The Assignee/Financier wherever mentioned in this Proclamation of Sale shall mean the Assignee/Financier and/or any financial institution's business, assets and liabilities which were transferred to and/or vested in and/or held by the Assignee/Financier and/or any financial institution which changed its name to the Assignee/Financier and that any existing agreement to which the financial institution was a party shall have effect as if the Assignee/Financier had been a party thereto. The full details of the above may be obtained from the Assignee/Financier upon request.



Reserve Price: RM133,800.00

Note: Prior to the auction sale, all intending bidders are advised to:-

- inspect the property;
- conduct land searches (official as well as private);
- make a relevant enquiry with the developer, landowner and/or appropriate authorities; and
- obtain from the Auctioneer a copy of the Conditions of Sale.

For further particulars, please contact M/S Wong & Shim, Solicitors for the Assignee/Financier, at 12th Floor, Wisma Merdeka Phase 1, Jalan Tun Razak, 88000 Kota Kinabalu, Sabah (Ref: WS/RW/C/C-180(161)/NL/lcw-ad, Tel.: 088-233171) or CIMB Islamic Bank Berhad
Hotline 1 300-88-0811 or
Log on to cimb.com.my/propauction

PROPERTY AUCTION HOUSE SDN BHD (187793X)
Unit A-3-6, 3rd Floor, Block A, Plaza Tanjung Aru,
Jalan Mat Salleh, 88150 Kota Kinabalu, Sabah
Tel no : 088-221266/088-221262 Fax: 088-210266
Website : www.auctions.com.my
Our Ref: PAHS/8226(3)/9/2024(LA)

TAY SU MEI
JANET MICHAEL
Licensed Auctioneer

Reserved Price:

The property will be sold on an "as is where is" basis and subject to the terms contained in the Proclamation and Conditions of Sale

Deposit :

All intending bidders are required to deposit with the Auctioneer, prior to the auction sale, **five per cent (5%)** of the reserve price together with taxes (whenever applicable) by **bank draft or cashier's order** only in favour of **CIMB Islamic Bank Berhad**. Online bidders are further subject to the Terms and Conditions on ebid.auctions.com.my
Registration Closing Time:
10.15 a.m

CONDITIONS OF SALE

1. This sale is made by **CIMB ISLAMIC BANK BERHAD** ("Assignee/Financier") in exercise of the rights and powers conferred upon the Assignee/Financier pursuant to a **Facility Agreement, Deed of Assignment and Power of Attorney All Dated the 20th day of November, 2009** executed by **Nurfadelah Bt Basal & Azri Bin Othman** ("Assignors/Customers") in favour of the Assignee/Financier and is made subject to all conditions and category of land use, express and/or implied and/or imposed upon and/or relating to and/or affecting the Property.
2. The Property is sold **on an "as is where is" basis** without vacant possession subject to:
 - (a) all express and/or implied conditions, restrictions-in-interest affecting the Master Land and that which may be imposed/endorsed on the issue document of individual or strata title to the Property upon the issuance thereof;
 - (b) all easements, covenants, charges, caveats, liabilities, (including but not limited to liabilities to the local authorities incurred but not ascertained and any rates made but not demanded) and any adverse claims in respect of the Property; and
 - (c) all tenancies, leases, occupiers and rights (if any) of any tenant or occupier, subsisting thereon or therefore without any obligations arising to define the same respectively.
3. If the property offered for auction comprises more than one (1) property, the Auctioneer shall have the right to regulate the sale including but not limited to the following:
 - (a) determine or vary the order of the sale;
 - (b) offer the properties for sale either individually or en bloc or in any combination/manner as determined by the Auctioneer; and/or
 - (c) withdraw any of the properties from the sale upon the Assignee/Financier's instructions.
4. The Auctioneer shall have the right upon the Assignee/Financier's instructions to withdraw the property for sale at any time before the sale has been knocked down and either after or without declaring the reserved price subject to the Assignee/Financier's instructions before such withdrawal.
5. Subject to the reserve price together with taxes [whenever applicable], the highest bidder being so allowed by the Auctioneer, shall be the successful purchaser ("**Successful Purchaser**") but the Auctioneer and/or the Assignee/Financier shall have the right to refuse any bid without having the necessity to give any reason for such refusal. If any dispute arises as to any bid or bids and/or the bidding process and/or the highest bid, the Auctioneer may, after having first obtained the Assignee/Financier's consent, at his own discretion determine the dispute or re-conduct the auction sale at the last undisputed bid or may withdraw the Property from the auction sale.
6. No bid shall be less than the previous bid and the reserve price for the Property and no bid shall be retracted. Should there be any retraction from a registered bidder(s) or the highest bidder after commencement of the auction (or after the fall of the hammer), the deposit of 5% of the reserve price placed by the said registered bidder(s) or highest bidder less actual costs and/or expenses incurred by the Bank, shall be refunded to the said registered bidder(s) or highest bidder and the Property shall at the absolute discretion of the Assignee/Financier be put up for sale again or the Assignee/Financier may decide to adjourn the auction sale to another date.
7. The Assignee/Financier is at liberty to bid for the property (without having to pay any deposit whatsoever). If the Assignee/Financier is the Successful Purchaser, the Assignee/Financier is at liberty to set off the purchase price against the amount due and owing under the Facility Agreement/Deed of Assignment on the date of sale, together with all costs and expenses of the sale and all other costs and expenses whatsoever in relation to this matter.
8. Any subsidiary, related or associated company of the Assignee/Financier ("**CIMB Related Company**") may bid at the auction sale and CIMB Related Company is exempted from complying with the provisions in Clause 9, 10 and 14(a) of this Conditions of Sale. If CIMB Related Company is the Successful Purchaser:
 - (a) a sum equivalent to **5%** of the reserve price together with taxes (whenever applicable), shall be paid by way of fund transfer; and
 - (b) the Balance Purchase Price together with taxes (whenever applicable) shall be paid by way of CIMB Related Company's fund transfer within 90 days from the date of the sale or any such extended period as permitted by the Assignee/Financier (if any).
9. All intending bidders (with the exception of the Assignee/Financier) are required to deposit with the Auctioneer or the Assignee/Financier's Solicitors a sum equivalent to 5% of the reserve price ("**Deposit**") for the Property together with taxes (whenever applicable) by bank draft or cashier's order only in favour of **CIMB ISLAMIC BANK BERHAD** prior to the auction sale. **Online Bidders are subject to the provisions of Clause(s) 3.4, 3.5 and 3.6 of the Terms and Conditions on ebid.auctions.com.my for the manner of payment of the deposit.** Any person who intends to bid on behalf of another, corporation or firm is required to deposit with the Auctioneer prior to the auction sale a letter or any other relevant documents acceptable to the Assignee/Financier to state that he is acting on behalf of another person, corporation or firm and he is authorised to sign all the necessary documents. All intending bidders are required to verify their identities by showing the Auctioneer their identity cards (or other document(s) of identification acceptable by the Auctioneer) prior to the commencement of the auction for the purpose of verification, failing which they shall not be entitled to bid. An undischarged bankrupt is not allowed to bid or to act as an agent. If the sale is restricted to bumiputra only, the intending bidders shall be bumiputra or bumiputra Company only.
10. Immediately after the fall of the hammer, the Successful Purchaser (other than the Assignee/Financier) shall sign the Memorandum of Contract and the Deposit shall be held by the Assignee/Financier subject to the provisions of Clause 12, 15 and 16 and **Online Bidders are subject to the provisions of Clause 5 of the Terms and Conditions on ebid.auctions.com.my.**
11. The price after the close of bidding shall be known as "the Purchase Price".
12. If the Successful Purchaser fails to sign the Memorandum of Contract, the Deposit paid pursuant to Clause 9 less actual costs and/or expenses incurred by the Bank, shall be refunded to the said Successful Purchaser and the Property at the absolute discretion of the Assignee/Financier shall be put up for sale again at a time to be fixed by the Assignee/Financier.
13. If the Successful Purchaser intends to:
 - (a) nominate a person or corporation to be the nominee or purchaser of the Property; or
 - (b) add another person or corporation to be the co-purchaser of the Property,the Successful Purchaser shall within 7 days from the date of the auction or any such time as the Assignee/Financier may allow, apply to the Assignee/Financier's Solicitors for such a nomination or addition with reasons acceptable to the Assignee/Financier. If the Assignee/Financier approves the said application, the Assignee/Financier shall reserve the rights to impose such other terms and conditions which the Assignee/Financier deems fit. All legal fees and other expenses including taxes (where applicable) incurred for the Deed of revocation and Nomination/Addition and/or any other relevant documents which may be required to effect such nomination/addition shall be fully borne by the Successful Purchaser or the nominee/additional co-purchaser.

14. The balance of the Purchase Price shall be paid in the following manner:
- (a) The Successful Purchaser shall make payment to the Assignee/ Financier via any mode of payment (except cash, cheque and credit card) for the sum equivalent to the balance of the Purchase Price (“**Balance Purchase Price**”) (together with all late payment charges or administrative charge, if any) and taxes (where applicable) made payable to “**CIMB ISLAMIC BANK BERHAD**” and shall be paid **ON OR BEFORE 16TH DAY OF JANUARY, 2025** (“**Completion Date**”) or any such extended period as may be permitted by the Assignee/Financier in accordance with sub clause (b) below ;
 - (b) The Successful Purchaser may request for an extension of the Completion Date from the Assignee/Financier provided that such request is made in writing and received by the Assignee/Financier or its solicitors within 14 days before the expiry of the Completion Date. Upon receipt of the Successful Purchaser’s written request for an extension of the Completion Date, the Assignee/Financier shall have the absolute right and discretion to: -
 - (i) allow such extension of time subject to any such terms and conditions as the Assignee/Financier deems fit and may impose, including but not limited to compensation (Ta’widh) for late payment at the rate of 1% per annum calculated on the unpaid Balance Purchase Price commencing from the Completion Date until full payment thereof is made; or
 - (ii) refuse such request for an extension of time without the necessity to render any reasons, whereupon the Deposit paid pursuant to Clause 9 above shall be forfeited.
15. If the Successful Purchaser fails to pay the Balance Purchase Price (together with any late payment charges or administrative charge, if any) and taxes (where applicable) in accordance with Clause 14 above and/or breaches any provisions in accordance with the Conditions of Sale herein, the Assignee/Financier shall be entitled to:-
- (a) terminate the auction sale whereupon the Deposit paid pursuant to Clause 9 above shall be forfeited by the Assignee/Financier and the Assignee/Financier shall have the right and liberty to put the Property up for sale at a time, place and reserve price to be fixed by the Assignee/Financier at its sole discretion; or
 - (b) alternatively, enforce specific performance against the Successful Purchaser to complete the sale whereupon the Successful Purchaser shall be liable to pay all cost and expenses incurred by the Assignee/Financier in commencing such action for specific performance.
16. If the Successful Purchaser becomes a bankrupt (or wound up if the Successful Purchaser is a Company) or dies on/before the Completion Date or any such extended period as may be permitted by the Assignee/Financier shall have the absolute right and discretion to do the following:
- (a) refund the Deposit less actual costs and/or expenses incurred by the Bank, thereon and this auction sale shall be deemed terminated and of no further effect; or
 - (b) after defraying the expenses in carrying out the auction sale, cancel the sale and to refund the balance of the Deposit to the estate of the deceased Successful Purchaser (subject to the production of relevant documents evidencing the death and the right of representation of the estate of the deceased) or the Official Assignee as the case may be if the Successful Purchaser is or becomes a bankrupt; and
 - (c) the Assignee/Financier may resolve the matter in any other manner that the Assignee/Financier deems fit and the Assignee/Financier’s decision shall be conclusive.
17. If there is any material discrepancy and/or disparity as to description of the parties and/or the property in this proclamation of sale and the security documents in the Assignee/Financier’s possession, the Assignee/Financier shall, except such material discrepancy and/or disparity is caused by the Assignee/Financier, subject to its ability, assist the Successful Purchaser to rectify the said discrepancy and/or disparity whereby all costs and/or expenses incurred shall be borne by the Successful Purchaser.
- (a) In the event such material discrepancy cannot be rectified by the Assignee/Successful Purchaser, the Successful Purchaser may, before the completion of the sale, terminate this purchase in which event, the Deposit paid pursuant to Clause 9 above, shall be refunded to the Successful Purchaser without any profit accrued thereon or compensation being paid. The Memorandum of Contract signed pursuant to this auction shall be terminated and cease to be of any further effect and either party shall have no further claim against the other party in respect to the discrepancies.
18. All service and maintenance charges, quit rent and assessments payable in respect of the Property shall be apportioned as at the date of auction. Subject to the Successful Purchaser complying with the stipulations in sub clause (a) and (b) below, the portion attributable for the period up to the date of auction shall be paid out from the Purchase Price. The portion attributable from the date of auction shall be solely borne by the Successful Purchaser. The Successful Purchaser shall:
- (a) pay all service and maintenance charges, quit rent and assessment in respect of the Property from the date of the auction; and
 - (b) submit evidence of the relevant payments in respect of service and maintenance charges, quit rent and assessment by way of the original receipt(s) and/or copy of the original receipt(s) duly certified by the issuer of the said receipt(s) and itemized billing of the respective charges to the Assignee/Financier together with the payment of the Balance of Purchase Price. For the avoidance of doubt, in the event such receipt(s) and itemized billing are not submitted, any subsequent claims made thereunder will not be entertained by the Assignee/Financier.
19. Unless otherwise agreed by the Assignee/Financier (subject to such terms and conditions as the Assignee/Financier may in its absolute discretion impose), all taxes, rates, levies, administrative charges, fees, sinking funds, fire ‘takaful’, utilities bills (including but not limited to water, electricity, gas or sewerage charges) and/or any other monies payable or owing to the Developer and/or Proprietor any other relevant authority in respect of the Property shall be borne solely by the Successful Purchaser. It shall be the responsibility of the Successful Purchaser to pay to the Developer any Balance of the Purchase Price which may still be due and owing to the Developer under the Original Sale and Purchase Agreement between the Developer and the First Purchaser in respect of the Property, if any.
20. The Successful Purchaser shall apply and obtain the consent of the relevant authority (if any) in respect of the purchase and assignment of the Property or any other consent from anybody or authority as may be required by the law from time to time. Additionally, the Successful Purchaser shall request and obtain all relevant Developer’s confirmation regarding the Property including but not limited to the status of the issuance of strata title, the master title particulars and the Property’s postal address. All fees, charges and expenses and taxes (where applicable) in connection with or incidental to the application to the relevant authority or the request for the Developer’s confirmation shall be borne by the Successful Purchaser.

21. The Successful Purchaser agrees and undertakes that:
- (a) the Successful Purchaser shall be wholly responsible for the payment of all relevant costs and expenses including taxes (where applicable) pertaining to the assignment and/or transfer of the Property favouring the Successful Purchaser, including but not limited to the payment of ad valorem stamp duty, solicitors' fees;
 - (b) the Successful Purchaser and his/her financier shall not lodge any private caveat on the Master Land;
 - (c) the Successful Purchaser shall comply with all the conditions as may be imposed by the relevant authorities (if any).
- If the sale is subject to consent of the relevant authority or such other requisite consent and such consent is not obtained for any reason attributable to the Successful Purchaser, the same shall not annul the sale nor discharge the Successful Purchaser from his/her obligation under this sale without prejudice to any of the Assignee/Financier's rights and remedies under this Agreement including the right to terminate in accordance with Clause 15.
22. The Successful Purchaser must comply with all the terms and conditions as imposed by the relevant authorities (if any) before the Completion Date or such period as may be extended by the Assignee/Financier.
23. The Successful Purchaser shall at his own costs and expense take possession of the Property after the payment of the Balance of Purchase Price. The Assignee/Financier or its agents have no obligation to deliver vacant possession of the Property and the Successful Purchaser is **PROHIBITED** from entering the Property before the payment of the Balance of Purchase Price and/or any late payment charges as described in Clause 14(b) (i) above or administrative charge (if any).
24. The Successful Purchaser agrees and undertakes to be bound by the terms, conditions, agreements, covenants and obligations of the original purchaser as contained in the documents evidencing title (including but not limited to the payment of maintenance/service charges for the maintenance and management of the common property of the scheme which the property is part thereof and such other charges, fees, costs and expenses which are more specifically set out in the original sale and purchase agreement and the deed of covenants (if any) made between the Developer, the proprietor (if applicable) and the original purchaser as though the Successful Purchaser were the original party thereto.
25. Upon the issuance of the individual/strata title to the Property, the Successful Purchaser agrees that if the transfer of the Property favouring the Successful Purchaser cannot be registered for any reason attributable to the Successful Purchaser, such non-registration shall not annul the sale or discharge the Successful Purchaser from his/her obligation under this sale without prejudice to any of the Assignee/Financier's rights and remedies under this Agreement including the right to terminate in accordance with Clause 15 .
26. Upon receipt of the full payment of the Balance Purchase Price in accordance with Clause 14 above, the Assignee/Financier shall execute or cause to be executed as soon as possible, an assignment of the beneficial interest in the Property in favour of the Successful Purchaser. The assignment shall be prepared by the solicitors for the Successful Purchaser at the Successful Purchaser's cost and expense (including legal fees, stamp duty and registration fees) and upon receipt of the Balance Purchase Price the Assignee/Financier shall (subject to the same is in the Assignee/Financier's possession) deliver to the Successful Purchaser and/or his solicitors as soon as possible all relevant security documents in relation to the Property subject to the rights of the Assignee/Financier to retain the facility agreement (if any) for enforcement of the Assignee/Financier's contractual rights.
27. The Property is believed to be and shall be taken to be correctly described and is sold subject to all express/implied conditions, restrictions-in-interest, caveats, tenancies, easements, leases, charges, previous sale and purchase, previous assignment, covenants, liabilities (including but not limited to liabilities to local authorities incurred but not ascertained any rates made but not demanded), encumbrances, rights and/or occupiers, (if any), subsisting thereon or there over without any obligation arising to define the same respectively. The Successful Purchaser is deemed to have full knowledge of the state and condition of the Property and no error, misstatement or misdescription in the Proclamation of Sale shall annul the sale nor is the Successful Purchaser allowed to claim for any compensation in respect of this error, misstatement or misdescription. In the event there is any restrictions-in-interest, caveats, tenancies, easements, leases, charges, previous sale and purchase, previous assignment, covenants, liabilities on the Property, it shall be the duty of the Successful Purchaser to comply with the restrictions-in-interest and/or remove and/or deal with the caveats, tenancies, easements, leases, charges, previous sale and purchase, previous assignment, covenants, liabilities at its own costs and expenses without any claim or compensation from the Assignee/Financier and ensure that the sale is completed within the time as stipulated herein (or extended time, if any).
28. The Successful Purchaser shall admit and accept the identity of the Property, the position, measurement, boundaries, and the area of the Property as given herein and are believed and taken to be correct. Any discrepancy in the measurements, boundaries and/or area of the Property upon the issuance of the individual/strata title to the Property shall NOT annul this sale and the Successful Purchaser shall be responsible to pay to the Developer/or received any compensation and/or adjustment to the reserve price (if any) corresponding to the variance and/or adjustment to the measurement boundaries and area.
29. The Successful Purchaser acknowledges, agrees and confirms that:
- (a) he has inspected the Property and tendered his bid with full knowledge/notice of the actual state and condition of the Property and takes the Property **on an "as is where is" basis**;
 - (b) he made/submitted the bid solely as a result of his own inspection/evaluation and depending on his/her own skill and judgment and not in reliance on any representation or warranty, whether written, oral or implied, by or from the Assignee/Financier, the Auctioneer and/or the Assignee/Financier's Solicitors;
 - (c) he has purchased and accepted the Property in the condition, state, nature and character in which the Property is in as at the date of the sale and shall not terminate his purchase or to make any claim for compensation or reduction of the purchase price or claim any damages in respect of any misdescription of the position, measurements, boundaries, area, condition, state, nature, character and other aspects of the property.
 - (d) from the time of the sale of the property to the Successful Purchaser, the property shall be at the sole risk of the Successful Purchaser with regards to any loss or damage of whatsoever nature or howsoever occurring.
 - (e) the Assignee/Financier does not undertake to deliver vacant possession of the Property to the Successful Purchaser. The Successful Purchaser after the payment of the balance purchase price in full together with taxes (whenever applicable) and/or profit accrued thereon (if any), shall at his/her own costs and expenses take possession of the Property without obligation on the part of the Assignee or its Agent to give vacant possession.
 - (e) the Assignee/Financier makes no representation as to the ownership of furniture, fittings and fixtures situated at the Property where such which items may be on hire purchase, lease or deferred sale from third parties. In such cases, the Assignee/Financier accepts no liability for any payment which may be outstanding in respect thereof and the Property is sold subject thereon.

30. The Assignee/Financier gives no warranty as to the accuracy or correctness of the information and statements contained in the Proclamation of Sale and this Conditions of Sale or as to the state or condition of the Property other than that the Assignee/Financier is the lawful and beneficial assignee of the Property. Save as aforesaid, no representation/warranty is made by or implied against the Assignee/Financier in respect of the Property and all matters in relation hereto.
31. The Assignee/Financier is under no obligation to answer any query or request by the Successful Purchaser and any refusal or failure by the Assignee/Financier to answer such request for any reason whatsoever shall not be a ground for non-completion or delay in completion of this sale.
32. The Assignee/Financier disclaims all liability in any informal communication between the Successful Purchaser and the Assignee/Financier before or after the sale and the Successful Purchaser shall have the duty to verify all communications in relation to the Property and the sale herein.
33. All necessary investigations required by intending bidders for their purpose and consideration shall be made by the intending bidders themselves at their own costs and expenses.
34. The Assignee/Financier does not warrant, undertake or guarantee that the individual title/strata title to the Property will carry the same conditions, restrictions-in-interest, tenure and endorsements as those currently endorsed on the issue document of title to the Master Land.
35. All risk, loss or damage, including but not limited to loss or damage by fire, storm, earthquake, malicious damage, any loss or damage of whatsoever nature or howsoever occurring to the Property shall pass to the Successful Purchaser on the date of auction sale.
36. In the event the sale is set aside or declared null and void at no fault of the Successful Purchaser, the Assignee/Financier shall, subject to the Successful Purchaser first:
- (a) returning to the Assignee/Financier intact the documents evidencing title and other documents which have been delivered to the Successful Purchaser (if any); and
 - (b) executing whatever documents that may be required by the Assignee/Financier for the cancellation of the assignment of the Property in favour of the Successful Purchaser or the reassignment of the Property in favour of the Assignee/Financier, as the case may be,
- refund (free of profit accrued thereon) to the Successful Purchaser, all moneys received towards payment of the purchase price and upon such refund, the Successful Purchaser shall have no claims whatsoever against the Assignee/Financier or any other person on any account thereof.
37. The Assignee/Financier has no notice or knowledge of any encroachment or that the Government or any other authority has any immediate intention of acquiring the whole or any part of the Property for roads or any improvement schemes and if such encroachment shall be found to exist or if the Government or any local authority has any such intention, the same shall not annul any sale nor shall any abatement or compensation be allowed in respect thereof.
38. The Assignee/Financier reserves the right to impose such additional terms and conditions in respect of the sale of the Property as the Assignee/Financier deems fit by giving prior notice of 14 calendars days from time to time.
39. Time shall be of the essence of this contract of sale.
40. Any notice, request or demand required to be served on the Successful Purchaser shall be in writing and shall be deemed to be sufficiently served:
- (a) if it is sent by prepaid registered post to:
 - (i) his address as furnished to the Auctioneer; or
 - (ii) his solicitors,
- and such notice, request or demand shall be deemed to have been received at the time when it would in the ordinary course of post be delivered; or
- (b) if it is given by hand to him or his solicitors.
- All notices to the Assignee/Financier shall be in writing and shall be served on the Assignee/Financier's Solicitors by A.R. registered post or by hand.
41. If there is any conflict or inconsistency between the English text and the text in any other languages of the Proclamation of Sale and/or the Conditions of Sale, the English text shall prevail.
42. Terms used in this Conditions of Sale and not otherwise defined shall have the meanings given to them in the Proclamation of Sale.
43. In these clauses as above stated, where the context so permits, the singular includes the plural and vice versa and the masculine includes the feminine and neuter genders.
44. Each of the clauses of this Conditions of Sale is severable and distinct from one another and if any one or more of the clauses or any part thereof is or becomes invalid, illegal or unenforceable, the validity, legality or enforceability of the remaining clauses of this Conditions of Sale shall not thereby be affected or impaired in any way.
45. Online bidders are also bound by online Terms and Conditions contained at ebid.auctions.com.my in addition to this Condition of Sale. If there are any conflicts or inconsistencies between the online Terms and Conditions and this Condition of Sale, the provisions in this Condition of Sale shall prevail.

PERISYTIHARAN JUALAN

Dalam Perkara Perjanjian Jual Beli, Perjanjian Jual Harta Yang Bertarikh 20 Haribulan November 2009 (Secara Kolektif Dirujuk sebagai "Perjanjian Kemudahan"), Suratikatan Penyerahhakan Dan Surat Kuasa Wakil Kesemuanya Yang Bertarikh 20 haribulan November, 2009

Antara

CIMB Islamic Bank Berhad [200401032872]
(dahulunya dikenali sebagai Commerce Tjari Bank Berhad)

Pihak Pemegang Serahhak/Pembiaya

Dan

1) Nurfadelah Bt Basal [No. K/P. 790510-12-5508]
2) Azri Bin Othman [No. K/P. 791129-12-5765]

Pihak Penyerahhak/Pelanggan

Menurut hak dan kuasa yang diberikan kepada Pihak Pemegang Serahhak/Pembiaya di bawah Perjanjian Kemudahan, Suratikatan Penyerahhakan Dan Surat Kuasa Wakil Kesemuanya Yang Bertarikh 20 haribulan November, 2009 di antara Pihak Penyerahhak/Pelanggan dan Pihak Pemegang Serahhak/Pembiaya adalah dengan ini diisytiharkan bahawa Pihak Pemegang Serahhak/Pembiaya dengan dibantu oleh Pelelong yang tersebut di bawah

Akan Menjual Hartanah Yang Diterangkan Di Bawah Secara

Lelongan Awam

PADA HARI SABTU, 19 HARIBULAN OCTOBER, 2024

PADA PUKUL 10.30 PAGI

MELALUI LAMAN WEB KAMI DI

EBID.AUCTIONS.COM.MY (BAGI TAWARAN SECARA TALIAN)

(Untuk bidaan dalam talian, sila daftar sekurang-kurangnya satu (1) hari bekerja sebelum hari lelongan untuk tujuan pendaftaran & pengesahan) **PENAWAR DALAM TALIAN ADALAH SELANJUTNYA TERTAKLUK KEPADA TERMA-TERMA DAN SYARAT-SYARAT DI ebid.auctions.com.my**

- Hartanah:**
Keterangan: (seperti di dalam Perjanjian Jual Beli yang asal)
Alamat Pos: Lot No. G15-4, Tingkat 4, Blok G, Taman Wangsa Fasa 1, Telipok, Kota Kinabalu, Sabah.
Keluasan: Lebih kurang 1,007 kaki persegi (93.55 meter persegi)
Pemaju: Bigraise Telipok Sdn Bhd
Tuan Tanah: Bigraise Sdn Bhd
Hakmilik Subsidiari: Hakmilik subsidiari masih belum dikeluarkan
- Hakmilik Induk:**
Butir-butir Hakmilik: Kini dipegang di bawah Hakmilik Induk CL 015329423 & 015328711, Daerah Kota Kinabalu dan Negeri Sabah
Pegangan: Diandaikan pegangan pajakan 99 tahun selepas pengeluaran hak milik subsidiari
Sekatan Kepentingan: Non Bumiputra

PENAWAR YANG BERMINAT DINASIHATKAN AGAR MEMERIKSA HARTANAH TERSEBUT DAN MEMBUAT CARIAN DAN BERGANTUNG KEPADA PENCARIAN, PERTANYAAN, PENYIASATAN DAN PENGESAHAN MASING-MASING BERKENAAN DENGAN KETEPATAN DAN KEBENARAN BUTIR-BUTIR DAN MAKLUMAT YANG DISEDIAKAN SERTA MENDAPATKAN NASIHAT PROFESIONAL BERKENAAN DENGAN SEGALA MAKLUMAT TERSEBUT SEBELUM JUALAN LELONG.

Hartanah tersebut akan dijual melalui lelongan melalui Pelelong. Hakmilik terhadap Hartanah akan diserahkan kepada Pembeli Berjaya melalui Penyerahhakan selepas penyempurnaan Penyerahhakan tersebut.

Pemegang Serahhak/Pembiaya tidak akan memberi jaminan terhadap ketepatan atau kebenaran maklumat dan kenyataan yang terkandung dalam Perisytiharan Jualan dan Syarat-syarat Jualan atau berkenaan dengan kedudukan atau keadaan Hartanah tersebut selain daripada Pemegang Serahhak/Pembiaya sebagai Pemegang Serahhak Benefisial yang sah ke atas Hartanah tersebut. Selain daripada yang dinyatakan sebelum ini, tiada perwakilan / pengesahan dibuat secara langsung atau tidak langsung oleh Pemegang Serahhak/Pembiaya.

Pemegang Serahhak/Pembiaya dimana yang disebut di dalam Perisytiharan Jualan ini adalah bermaksud Pihak Pemegang Serahhak/Pembiaya dan/atau segala perniagaan, aset dan liabiliti kepunyaan mana-mana institusi kewangan yang telah dipindahmilik kepada dan/atau diletakkan dan/atau dipegang oleh Pemegang Serahhak/Pembiaya dan/atau mana-mana institusi kewangan yang telah menukar namanya kepada Pemegang Serahhak/Pembiaya dan mana-mana perjanjian yang terwujud di mana institusi kewangan tersebut dahulunya adalah satu pihak dibawah perjanjian tersebut kini dianggap seolah-olah Pemegang Serahhak/Pembiaya telah menjadi satu pihak dibawahnya. Butir-butir penuh bagi perkara diatas boleh diperolehi daripada Pemegang Serahhak/Pembiaya atas permintaan.



Harga Rizab: RM133,800.00

Nota: Sebelum jualan lelong, kesemua penawar yang berminat dinasihatkan agar:-

- Memeriksa hartanah tersebut
- Membuat carian hakmilik (secara rasmi dan tidak rasmi);
- Membuat sebarang pertanyaan kepada Pemaju, Tuantanah dan / atau Pihak Berkuasa; dan
- Mendapatkan sesalinan Syarat-syarat Jualan daripada Pelelong.

Untuk maklumat lanjut, sila hubungi Tetuan Wong & Shim, Peguamcara bagi Pihak Pemegang Serahhak/Pembiaya di Tingkat 12, Wisma Merdeka Fasa 1, Jalan Tun Razak, 88000 Kota Kinabalu (No. Ruj: WS/RW/C/C-180(161)/NL/lcw-ad, Tel: 088-233171) atau CIMB Islamic Bank Berhad Hotline 1 300-88-0811 atau Laman Web: cimb.com.my/propauction

PROPERTY AUCTION HOUSE SDN BHD (187793X)
Unit A-3-6, Tingkat Tiga, Blok A, Plaza Tanjung Aru,
Jalan Mat Salleh, 88150 Kota Kinabalu, Sabah
Tel: 088-221266/088-221262 Fax: 088-210266
Laman web: www.auctions.com.my
Ruj Kami: PAHS/8226(3)/9/2024(LA)

TAY SU MEI
JANET MICHAEL
Pelelong Berlesen

Harga Rizab:
Hartanah tersebut akan dijual dalam "keadaan seperti sediakada" dan tertakluk kepada terma-terma yang terdapat di dalam Perisytiharan dan Syarat-syarat Jualan.

Deposit:
Kesemua penawar adalah dikehendaki mendeposit kepada Pelelong, sebelum jualan lelong, lima peratus (5%) daripada harga rizab bersama-sama dengan cukai (dimana berkenaan) melalui deraf Pelanggan atau pesanan juruwang sahaja di atas nama CIMB Islamic Bank Berhad. Penawar dalam talian adalah selanjutnya tertakluk kepada terma-terma dan syarat-syarat di ebid.auctions.com.my

SYARAT-SYARAT JUALAN

1. Jualan ini dibuat oleh **CIMB ISLAMIC BANK BERHAD ("Pemegang Serahhak/Pembiaya")** dalam melaksanakan hak-hak dan kuasa yang diberikan kepada Pihak Pemegang Serahhak/Pembiaya menurut **Perjanjian Kemudahan, Suratikatan Penyerahhakan dan Surat Kuasa Wakil Kesemuanya Yang Bertarikh 20 haribulan November, 2009** yang dilaksanakan oleh **Nurfadelah Bt Basal & Azri Bin Othman** ("Pihak Penyerahhak/Pelanggan") yang memihak kepada Pihak Pemegang Serahhak/Pembiaya dan dibuat tertakluk kepada semua syarat-syarat dan kategori kegunaan tanah, nyata dan/atau tersirat dan/atau dikenakan ke atasnya dan/atau yang berkaitan dengan dan/atau melibatkan Hartanah tersebut.
2. Hartanah tersebut dijual dalam keadaan "**sepertimana sedia ada**" tanpa milikan kosong tertakluk kepada:
 - (a) semua syarat-syarat nyata dan/atau tersirat, sekatan kepentingan yang melibatkan Tanah Induk dan yang mana boleh dikenakan/diendorskan pada pengeluaran dokumen hakmilik individu atau hakmilik strata kepada Hartanah tersebut terhadap pengeluaran tersebut;
 - (b) semua ismen, waad, gadaian, kaveat, liabiliti, (termasuk tetapi tidak terhad kepada liabiliti kepada pihak berkuasa tempatan yang ditanggung tetapi tidak dipastikan dan apa-apa kadar yang dibuat tetapi tidak dituntut) dan apa-apa tuntutan yang bertentangan berkenaan dengan Hartanah tersebut; dan
 - (c) semua tenansi, pajakan, penghuni dan hak (jika ada) daripada mana-mana penyewa atau penghuni, wujud atasnya atau oleh itu tanpa apa-apa obligasi yang timbul untuk mentakrifnya masing-masing.
3. Jika hartanah yang ditawarkan untuk lelongan terdiri daripada lebih daripada satu (1) Hartanah, Pelelong tersebut hendaklah mempunyai hak untuk mengawalselia jualan tersebut termasuk tetapi tidak terhad kepada yang berikut:
 - (a) menentukan atau mengubah perintah penjualan tersebut;
 - (b) menawarkan Hartanah-Hartanah tersebut untuk dijual sama ada secara individu atau beramai-ramai (*en bloc*) atau dalam mana-mana kombinasi/cara yang ditentukan oleh Pelelong tersebut; dan/atau
 - (c) menarik balik mana-mana Hartanah-Hartanah daripada jualan atas arahan Pemegang Serahhak/Pembiaya.
4. Pelelong tersebut hendaklah mempunyai hak atas arahan Pemegang Serahhak/Pembiaya untuk menarik balik hartanah untuk dijual pada bila-bila masa sebelum ia telah diketuk dan sama ada selepas atau tanpa mengisytiharkan harga rizab itu tertakluk kepada arahan Pemegang Serahhak/Pembiaya sebelum penarikan balik itu.
5. Tertakluk kepada harga rizab bersama-sama dengan Cukai [di mana berkenaan], penawar tertinggi yang dibenarkan oleh Pelelong, akan menjadi pembeli yang berjaya ("**Pembeli Berjaya**") tetapi Pelelong dan/atau Pihak Pemegang Serahhak/Pembiaya mempunyai hak untuk menolak sebarang bidaan tanpa perlu memberikan apa-apa sebab bagi penolakan itu. Jika apa-apa pertikaian yang timbul mengenai sebarang bidaan atau bidaan-bidaan dan/atau proses penawaran dan/atau bidaan tertinggi, Pelelong tersebut boleh, setelah terlebih dahulu mendapatkan persetujuan Pemegang Serahhak/Pembiaya, mengikut budi bicaranya sendiri memutuskan pertikaian itu atau menjalankan semula jualan lelongan pada tawaran terakhir yang dipertikaikan atau boleh menarik balik Hartanah tersebut dari jualan lelong.
6. Tiada bidaan akan menjadi kurang daripada bidaan yang sebelumnya dan harga rizab untuk Hartanah tersebut dan tidak ada sebarang bidaan boleh ditarik balik. Sekiranya terdapat mana-mana penarikan balik daripada penawar berdaftar atau penawar tertinggi selepas lelongan dijalankan (atau selepas ketukan tukul), deposit sebanyak 5% daripada harga rizab yang diletakkan oleh penawar berdaftar atau penawar tertinggi, setelah menolak kos-kos sebenar dan/atau perbelanjaan yang ditanggung oleh Bank, akan dipulangkan kepada penawar berdaftar atau penawar tertinggi tersebut dan Hartanah tersebut, mengikut budi bicara mutlak Pemegang Serahhak/Pembiaya akan dijual semula atau Pihak Pemegang Serahhak/Pembiaya boleh membuat keputusan untuk menangguhkan jualan lelong untuk tarikh yang lain.
7. Pemegang Serahhak/Pembiaya adalah bebas untuk membuat bidaan bagi hartanah tersebut (tanpa perlu membayar apa-apa deposit sekalipun). Jika Pemegang Serahhak/Pembiaya adalah Pembeli Berjaya, Pihak Pemegang Serahhak/Pembiaya adalah bebas untuk menolak harga belian terhadap amaun yang kena dibayar dan terhutang di bawah Perjanjian Kemudahan/Surat Ikatan Penyerahhakan pada tarikh jualan, bersama-sama dengan semua kos dan perbelanjaan jualan itu dan semua kos dan perbelanjaan lain apa pun berhubung dengan perkara ini.
8. Mana-mana anak syarikat, syarikat berkaitan atau bersekutu bagi Pemegang Serahhak/Pembiaya ("**Syarikat Berkaitan CIMB**") boleh membuat bidaan di lelongan awam dan Syarikat Berkaitan CIMB adalah dikecualikan daripada mematuhi peruntukan dalam Klausa 9, 10 dan 14 (a) bagi Syarat-syarat Jualan ini.
Jika Syarikat Berkaitan CIMB adalah Pembeli Berjaya:
 - (a) suatu jumlah yang bersama-sama dengan 5% daripada harga rizab bersama-sama dengan Cukai (di mana berkenaan), hendaklah dibayar dengan cara pemindahan dana; dan
 - (b) Baki Harga Belian bersama-sama dengan Cukai (di mana berkenaan) hendaklah dibayar dengan cara pemindahan dana Syarikat Berkaitan CIMB dalam tempoh 90 hari dari tarikh jualan atau apa-apa tempoh lanjutan sebagaimana yang dibenarkan oleh Pemegang Serahhak/Pembiaya (jika ada) .
9. Semua penawar yang berminat (kecuali Pemegang Serahhak/Pembiaya) dikehendaki menandatangani dengan Pelelong atau Peguamcara Pihak Pemegang Serahhak/ Pembiaya itu sejumlah wang yang sama 5% daripada harga rizab ("**Deposit**") untuk Hartanah tersebut bersama-sama dengan Cukai (di mana berkenaan) melalui bank draf atau *cashier's order* dibayar kepada **CIMB ISLAMIC BANK BERHAD** sahaja sebelum jualan lelongan. **Penawar dalam talian adalah tertakluk kepada peruntukan Klausa 3.4, 3.5 dan 3.6 Terma-terma & Syarat-syarat di ebid.auctions.com.my untuk cara pembayaran deposit.** Mana-mana orang yang berhasrat untuk membuat tawaran bagi pihak lain, perbadanan atau firma dikehendaki menandatangani dengan Pelelong sebelum jualan lelongan suatu surat atau apa-apa dokumen lain yang berkaitan yang boleh diterima oleh Pemegang Serahhak/Pembiaya menyatakan bahawa beliau bertindak bagi pihak lain, perbadanan atau firma dan dia diberi kuasa untuk menandatangani semua dokumen yang diperlukan. Semua penawar yang berminat adalah dikehendaki untuk mengesahkan identiti mereka dengan menunjukkan Pelelong kad pengenalan (atau lain-lain dokumen bagi pengenalan yang boleh diterima oleh Pelelong) sebelum bermulanya lelongan untuk tujuan pengesahan, sekiranya gagal berbuat demikian mereka tidak berhak untuk membuat tawaran. Seorang bankrap belum dilepaskan adalah tidak dibenarkan untuk membuat tawaran atau bertindak sebagai ejen. Jika jualan adalah terhad kepada bumiputera sahaja, Penawar yang berminat hendaklah terdiri daripada bumiputera atau Syarikat bumiputera sahaja.
10. Sejurus selepas ketukan tukul, Pembeli Berjaya (selain daripada Pemegang Serahhak/Pembiaya) hendaklah menandatangani Memorandum Kontrak dan Deposit tersebut hendaklah dipegang oleh Pemegang Serahhak/Pembiaya tertakluk kepada peruntukan bagi Klausa 12, 15 dan 16 dan **Penawar Online adalah tertakluk kepada peruntukan Klausa 5 Terma-terma dan Syarat-syarat di ebid.auctions.com.my**
11. Harga selepas penutupan bidaan hendaklah dikenali sebagai Harga Belian.

12. Jika Pembeli Berjaya gagal untuk menandatangani Memorandum Kontrak, Deposit dibayar menurut Klausa 9, setelah menolak kos-kos sebenar dan/atau perbelanjaan yang ditanggung oleh Bank, akan dipulangkan kepada Pembeli Berjaya tersebut dan Hartanah itu hendaklah dijual semula pada masa yang akan ditetapkan oleh Pemegang Serahhak/Pembiaya mengikut budi bicara mutlak Pemegang Serahhak/Pembiaya.
13. Jika Pembeli Berjaya berniat untuk:
- melantik seseorang atau syarikat yang menjadi penama atau pembeli Hartanah; atau
 - menambah orang lain atau syarikat untuk menjadi pembeli bersama Hartanah,
- Pembeli Berjaya hendaklah dalam masa 7 hari dari tarikh jualan atau apa-apa masa yang dibenarkan oleh Pemegang Serahhak/Pembiaya, memohon kepada Peguamcara Pihak Pemegang Serahhak/Pembiaya untuk apa-apa perlantikan atau tambahan dengan sebab-sebab yang boleh diterima oleh Pemegang Serahhak/Pembiaya. Jika Pemegang Serahhak/Pembiaya meluluskan permohonan tersebut, Pemegang Serahhak/Pembiaya hendaklah mempunyai hak untuk mengenakan apa-apa terma dan syarat lain yang dianggap patut oleh Pihak Pemegang Serahhak/Pembiaya. Semua yuran guaman dan perbelanjaan lain termasuk Cukai (di mana berkenaan) yang ditanggung untuk Surat Ikatan Pembatalan dan Perlantikan/Penambahan dan/atau apa-apa dokumen lain yang berkaitan yang mana mungkin diperlukan untuk melaksanakan perlantikan/penambahan itu hendaklah ditanggung oleh Pembeli Berjaya atau penama/pembeli bersama tambahan.
14. Baki Harga Belian hendaklah dibayar seperti berikut:
- Pembeli Berjaya hendaklah membuat bayaran kepada Pemegang Serahhak/Pembiaya melalui mana-mana cara pembayaran (kecuali tunai, cek dan kad kredit) bagi jumlah wang yang bersamaan dengan baki harga belian ("Baki Harga Belian") (berserta dengan semua caj pembayaran lewat atau caj pentadbiran, jika ada) dan Cukai (di mana berkenaan) dibayar atas nama "**CIMB ISLAMIC BANK BERHAD**" dan hendaklah dibayar **PADA ATAU SEBELUM 16 HARIBULAN JANUARI, 2025 ("Tarikh Siap")** atau apa-apa tempoh lanjutan yang dibenarkan oleh Pemegang Serahhak/Pembiaya menurut subfasal (b) di bawah;
 - Pembeli Berjaya boleh memohon untuk melanjutkan Tarikh Siap dari Pemegang Serahhak/Pembiaya dengan syarat bahawa permohonan itu dibuat secara bertulis dan diterima oleh Pemegang Serahhak/Pembiaya atau peguamcaranya dalam tempoh 14 hari sebelum tamat Tarikh Siap itu. Apabila menerima permintaan bertulis Pembeli Berjaya untuk melanjutkan Tarikh Siap, Pihak Pemegang Serahhak/Pembiaya mempunyai hak dan budi bicara mutlak untuk:-
 - membenarkan lanjutan masa tertakluk kepada apa-apa terma dan syarat yang dianggap patut oleh Pemegang Serahhak/Pembiaya dan boleh dikenakan, termasuk tetapi tidak terhad kepada pampasan (Ta'widh) untuk pembayaran lewat pada kadar 1% setahun dikira ke atas Baki Harga Belian yang belum dibayar dari Tarikh Siap sehingga pembayaran sepenuhnya dibuat; atau
 - menolak permohonan untuk lanjutan masa tanpa perlu memberi sebarang alasan, dengan itu Deposit dibayar menurut Klausa 9 di atas akan dirampas.
15. Jika Pembeli Berjaya gagal membayar Baki Harga Belian (bersama-sama dengan apa-apa caj pembayaran lewat atau caj pentadbiran, jika ada) dan Cukai (di mana berkenaan) menurut Klausa 14 di atas dan/atau melanggar mana-mana peruntukan mengikut syarat-syarat jualan ini, pihak Pemegang Serahhak/Pembiaya hendaklah berhak untuk:
- membatalkan jualan lelong tersebut dimana Deposit yang dibayar menurut Klausa 9 di atas akan dirampas oleh Pemegang Serahhak/Pembiaya dan Pemegang Serahhak/Pembiaya mempunyai hak dan kebebasan untuk meletakkan Hartanah tersebut untuk dijual pada satu masa, tempat dan harga rizab yang akan ditetapkan oleh Pemegang Serahhak/Pembiaya mengikut budi bicara mutlaknyanya; atau
 - secara alternatif, menguatkuasakan pelaksanaan spesifik terhadap Pembeli Berjaya dimana Pembeli Berjaya akan bertanggungjawab untuk membayar semua kos dan perbelanjaan yang ditanggung oleh Pemegang Serahhak/Pembiaya dalam memulakan tindakan bagi pelaksanaan spesifik.
16. Jika Pembeli Berjaya menjadi bankrap (atau digulung sekiranya Pembeli Berjaya adalah sebuah syarikat) atau meninggal dunia pada/sebelum Tarikh Siap atau apa-apa tempoh lanjutan sebagaimana yang dibenarkan oleh Pemegang Serahhak/Pembiaya, Pihak Pemegang Serahhak/Pembiaya mempunyai hak dan budi bicara mutlak untuk melakukan perkara yang berikut:
- memulangkan Deposit setelah menolak kos-kos sebenar dan/atau perbelanjaan yang ditanggung oleh Bank, dan jualan lelongan ini akan dianggap ditamatkan dan tidak berkuat kuasa lagi; atau
 - setelah menolak segala perbelanjaan dalam menjalankan jualan lelong, membatalkan jualan dan membayar balik baki Deposit kepada harta pusaka si mati Pembeli Berjaya (tertakluk kepada pengemukaan dokumen-dokumen berkaitan yang membuktikan kematian dan hak perwakilan harta pusaka si mati) atau Pegawai Pemegang Harta mengikut mana-mana yang berkenaan jika Pembeli yang berjaya ialah atau menjadi seorang bankrap; dan
 - Pemegang Serahhak/Pembiaya boleh menyelesaikan perkara itu dalam apa-apa cara lain yang Pihak Pemegang Serahhak/Pembiaya anggap patut dan keputusan Pihak Pemegang Serahhak/Pembiaya adalah muktamad.
17. Jika terdapat sebarang percanggahan dan/atau perbezaan material bagi keterangan pihak-pihak dan/atau Hartanah dalam perisytiharan jualan ini dan dokumen sekuriti di dalam pegangan Pemegang Serahhak/Pembiaya, Pihak Pemegang Serahhak/Pembiaya boleh, kecuali percanggahan dan/atau perbezaan material tersebut disebabkan oleh Pemegang Serahhak/Pembiaya, tertakluk kepada keupayaannya, membantu Pembeli Berjaya untuk membetulkan percanggahan dan/atau perbezaan tersebut di mana semua kos dan/atau perbelanjaan yang dilakukan hendaklah ditanggung oleh Pembeli Berjaya.
- Sekiranya percanggahan kejadian material itu tidak dapat dibetulkan oleh Pemegang Serahhak/Pembiaya, Pembeli Berjaya boleh, sebelum tamat jualan, menamatkan pembelian ini yang mana, Deposit dibayar menurut Klausa 9 di atas, hendaklah dibayar balik kepada Pembeli Berjaya tanpa apa-apa keuntungan atau pampasan yang dibayar. Memorandum Kontrak ditandatangani menurut lelongan ini akan ditamatkan dan tidak mempunyai apa-apa kesan lagi dan salah satu pihak tidak boleh membuat tuntutan tambahan terhadap pihak yang satu lagi berkenaan dengan percanggahan.
18. Semua bayaran perkhidmatan dan penyelenggaraan, cukai tanah dan taksiran yang kena dibayar berkenaan dengan Hartanah tersebut hendaklah diperuntukkan setakat tarikh jualan. Tertakluk kepada Pembeli Berjaya mematuhi ketentuan dalam sub klausa (a) dan (b) di bawah, bahagian yang diperuntukkan untuk tempoh sehingga tarikh lelong hendaklah dibayar daripada Harga Belian. Bahagian yang berkaitan dari tarikh lelong hendaklah ditanggung oleh Pembeli Berjaya. Pembeli Berjaya hendaklah:
- membayar semua bayaran perkhidmatan dan penyelenggaraan, cukai tanah dan taksiran berkenaan dengan Hartanah tersebut bermula dari tarikh lelong; dan

(b) mengemukakan bukti bayaran yang berkaitan berkenaan dengan perkhidmatan dan penyelenggaraan caj, cukai tanah dan taksiran dengan cara resit asal dan/atau salinan resit asal tersebut diperakui dengan sewajarnya oleh pengeluar resit tersebut dan bil terperinci bagi caj tersebut kepada Pemegang Serahhak/Pembiaya bersama-sama dengan pembayaran Baki Harga Belian. Bagi mengelakkan keraguan, apa-apa tuntutan berikut yang dibuat di bawahnya tidak akan dilayan oleh Pemegang Serahhak/ Pembiaya

19. Melainkan jika dipersetujui oleh Pemegang Serahhak/Pembiaya (tertakluk kepada apa-apa terma-terma dan syarat-syarat yang boleh dikenakan oleh Pemegang Serahhak/Pembiaya mengikut budi bicara mutlaknyanya), semua cukai, kadar, levi, caj pentadbiran, yuran, kumpulan wang penjelas, takaful kebakaran, bil utiliti (termasuk tetapi tidak terhad kepada caj-caj air, elektrik, gas atau pembedungan) dan/atau mana-mana wang lain yang kena dibayar atau terhutang kepada Pemaju dan/atau Pemilik mana-mana pihak berkuasa lain yang berkaitan berkenaan dengan Hartanah hendaklah ditanggung oleh Pembeli Berjaya berkenaan. Adalah menjadi tanggungjawab Pembeli Berjaya untuk membayar kepada Pemaju sebarang Baki Harga Belian yang mungkin masih kena dibayar dan terhutang kepada Pemaju di bawah Perjanjian Jual Beli Asal di antara Pemaju dan Pembeli Pertama berkenaan dengan Hartanah tersebut, jika ada.
20. Pembeli Berjaya hendaklah memohon dan mendapatkan kebenaran daripada pihak berkuasa yang berkenaan (jika ada) berkenaan dengan pembelian dan penyerahanhak Hartanah tersebut atau apa-apa persetujuan lain dari mana-mana badan atau pihak berkuasa sebagaimana yang dikehendaki oleh undang-undang dari semasa ke semasa. Selain itu, Pembeli Berjaya hendaklah meminta dan mendapatkan semua pengesahan Pemaju berkaitan berhubung Hartanah tersebut termasuk tetapi tidak terhad kepada status pengeluaran hakmilik strata, butir-butir hakmilik induk dan alamat pos Hartanah tersebut. Semua yuran, caj dan perbelanjaan dan Cukai (di mana berkenaan) yang berkaitan dengan atau bersampingan dengan permohonan itu kepada pihak berkuasa yang berkaitan atau permintaan untuk pengesahan Pemaju hendaklah ditanggung oleh Pembeli Berjaya.
21. Pembeli Berjaya bersetuju dan berakujanji bahawa:
- (a) Pembeli Berjaya hendaklah bertanggungjawab sepenuhnya bagi semua pembayaran kos dan perbelanjaan berkenaan termasuk Cukai (di mana berkenaan) yang berkaitan dengan serahhak dan/atau pemindahan Hartanah tersebut bagi pihak Pembeli Berjaya, termasuk tetapi tidak terhad kepada pembayaran duti setem ad valorem, yuran peguamcara;
 - (b) Pembeli Berjaya dan pembiaya beliau tidak boleh membuat apa-apa kaveat persendirian pada Tanah Induk;
 - (c) Pembeli Berjaya hendaklah mematuhi semua syarat-syarat yang dikenakan oleh pihak berkuasa yang berkaitan (sekiranya ada).

Jika jualan tertakluk kepada persetujuan pihak berkuasa yang berkenaan atau apa-apa kebenaran lain yang diperlukan dan kebenaran tersebut tidak diperolehi untuk apa-apa sebab yang boleh diagihkan kepada Pembeli Berjaya, ia tidak akan membatalkan jualan dan tiada melepaskan Pembeli Berjaya daripada kewajipan beliau di bawah jualan ini tanpa menjejaskan apa-apa hak dan remedi Pihak Pemegang Serahhak/Pembiaya di bawah Perjanjian ini termasuk hak untuk menamatkan mengikut Klausula 15.

22. Pembeli Berjaya hendaklah mematuhi semua terma-terma dan syarat-syarat yang dikenakan oleh pihak berkuasa yang berkaitan (jika ada) sebelum tarikh siap atau tempoh yang dilanjutkan oleh Pihak Pemegang Serahhak/Pembiaya.
23. Pembeli Berjaya hendaklah pada kos sendiri dan perbelanjaan mengambil milik Hartanah selepas pembayaran Baki Harga Belian. Pihak Pemegang Serahhak/Pembiaya atau ejennya tidak mempunyai kewajipan untuk menyerahkan milikan kosong Hartanah tersebut dan Pembeli yang berjaya adalah **DILARANG** daripada memasuki Hartanah tersebut sebelum pembayaran Baki Harga Belian dan/atau caj pembayaran lewat seperti yang tertera mengikut Klausula 14(b)(i) di atas atau caj pentadbiran (jika ada).
24. Pembeli Berjaya bersetuju dan beraku janji untuk terikat dengan terma-terma, syarat-syarat, perjanjian, waad dan kewajipan pembeli asal seperti yang terkandung dalam dokumen membuktikan hakmilik (termasuk tetapi tidak terhad kepada pembayaran caj-caj penyelenggaraan/servis untuk penyelenggaraan dan pengurusan harta bersama bagi skim di mana harta itu adalah sebahagian daripadanya dan apa-apa caj-caj, fi, kos dan perbelanjaan lain yang lebih khusus yang dinyatakan dalam perjanjian jual beli asal dan perjanjian (jika ada) yang dibuat antara Pemaju, pemilik (jika berkenaan) dan pembeli asal seolah-olah Pembeli Berjaya adalah parti asal dengannya.
25. Setelah pengeluaran hakmilik individu/strata bagi Hartanah, Pembeli Berjaya bersetuju bahawa jika pindahmilik Hartanah memihak Pembeli Berjaya tidak boleh didaftarkan untuk apa-apa sebab yang boleh diagihkan kepada Pembeli Berjaya, tiada pendaftaran itu tidak boleh membatalkan jualan atau melepaskan Pembeli Berjaya dari jualan tersebut tanpa menjejaskan apa-apa hak dan remedi Pihak Pemegang Serahhak/Pembiaya di bawah Perjanjian ini termasuk hak untuk menamatkan mengikut Klausula 15.
26. Setelah menerima bayaran penuh bagi Baki Harga Belian mengikut Klausula 14 di atas, Pemegang Serahhak/Pembiaya hendaklah melaksanakan atau menyebabkan pelaksanaan secepat mungkin, suatu penyerahanhak kepentingan benefisial dalam Hartanah tersebut memihak kepada Pembeli Berjaya. Penyerahanhak tersebut hendaklah disediakan oleh peguam bagi Pembeli Berjaya pada kos dan perbelanjaan Pembeli Berjaya (termasuk yuran guaman, duti setem dan fi pendaftaran) dan setelah menerima Baki Harga Belian Pihak Pemegang Serahhak/Pembiaya (tertakluk kepada yang berkaitan berada di dalam milikan Pemegang Serahhak/Pembiaya) hendaklah menyerahkan kepada Pembeli Berjaya dan/atau peguamcaranya dengan secepat yang mungkin semua dokumen sekuriti yang relevan berhubung dengan Hartanah tertakluk kepada hak Pemegang Serahhak/Pembiaya untuk mengekalkan perjanjian kemudahan (jika ada) bagi penguatkuasaan hak kontrak Pemegang Serahhak/ Pembiaya.
27. Hartanah dipercayai dan akan dianggap sebagai diperihalkan dengan betul dan dijual tertakluk kepada semua syarat-syarat nyata/tersirat, sekatan kepentingan, kaveat, tenansi, isemen, pajakan, gadaian, jual beli sebelum ini, serahhanhak sebelum ini, perjanjian, liabiliti (termasuk tetapi tidak terhad kepada liabiliti kepada pihak berkuasa tempatan yang ditanggung tetapi belum ditentukan apa-apa kadar yang dibuat tetapi tidak dituntut), bebanan, hak-hak dan/atau penghuni, (jika ada), wujud di atas atau terdapat tanpa apa-apa obligasi yang timbul untuk mentakrifnya masing-masing. Pembeli Berjaya dianggap mempunyai pengetahuan penuh bagi keadaan Hartanah dan tiada kesilapan, salah nyata atau salah perihalan di Perisytiharan Jualan akan membatalkan penjualan dan Pembeli Berjaya tidak dibenarkan untuk menuntut apa-apa pampasan berkenaan dengan kesalahan, kenyataan yang salah atau salah perihalan tersebut. Sekiranya terdapat apa-apa sekatan kepentingan, kaveat, tenansi, isemen, pajakan, gadaian, jual beli sebelum ini, serahhak sebelumnya, perjanjian-perjanjian, liabiliti atas Hartanah, adalah menjadi tanggungjawab Pembeli Berjaya untuk mematuhi sekatan kepentingan dan/atau mengeluarkan dan/atau berurusan dengan kaveat, tenansi, isemen, pajakan, gadaian, jual beli sebelum ini, serahhak sebelumnya, perjanjian-perjanjian, liabiliti pada kos dan perbelanjaannya sendiri tanpa apa-apa tuntutan atau pampasan daripada Pemegang Serahhak/Pembiaya dan memastikan bahawa jualan itu diselesaikan dalam masa yang dinyatakan di sini (atau lanjutan masa, jika ada).
28. Pembeli Berjaya hendaklah mengakui dan menerima identiti Hartanah tersebut, kedudukan, ukuran, sempadan, dan keluasan Hartanah seperti yang diberikan di dalam ini dan dipercayai dan dianggap sebagai betul. Sebarang percanggahan dari segi ukuran, sempadan dan/atau keluasan Hartanah selepas pengeluaran individu/hakmilik strata kepada Hartanah TIDAK akan membatalkan jualan ini dan Pembeli Berjaya hendaklah bertanggungjawab untuk membayar kepada Pemaju atau menerima apa-apa pampasan dan/atau pelarasan kepada harga rizab (jika ada) yang sepadan dengan varians dan/atau pelarasan kepada sempadan pengukuran dan kawasan.

29. Pembeli Berjaya mengakui, bersetuju dan mengesahkan bahawa:
- (a) beliau telah memeriksa Hartanah dan mengemukakan bidaan dengan pengetahuan penuh/notis bagi keadaan sebenar dan keadaan Hartanah tersebut dan mengambil Hartanah tersebut dalam keadaan "sepertimana sedia ada";
 - (b) beliau telah membuat/mengemukakan bidaan itu semata-mata hasil daripada pemeriksaan/penilaian sendiri dan bergantung kepada kemahiran dan pertimbangan beliau sendiri dan tidak bergantung kepada sebarang perwakilan atau jaminan, sama ada secara bertulis, lisan atau tersirat, oleh atau dari Pemegang Serahhak / Pembiaya, Pelelong dan/atau Peguamcara Pihak Pemegang Serahhak/Pembiaya itu;
 - (c) beliau telah membeli dan menerima Hartanah dalam kondisi, keadaan, sifat dan watak di mana Hartanah itu seperti pada tarikh jualan itu dan tidak boleh menamatkan pembelian atau membuat apa-apa tuntutan bagi pampasan atau pengurangan pembelian harga atau menuntut apa-apa ganti rugi berkenaan dengan sebarang salah keterangan mengenai kedudukan, ukuran, sempadan, kawasan, keadaan, keadaan, sifat, watak dan aspek-aspek lain hartanah tersebut;
 - (d) bermula dari masa jualan hartanah kepada Pembeli Berjaya, hartanah itu hendaklah berada di bawah risiko tunggal Pembeli Berjaya yang berkaitan dengan apa-apa kerugian atau kerosakan dalam bentuk apajua sekalipun yang berlaku;
 - (e) Pemegang Serahhak/Pembiaya tidak bertanggungjawab untuk menyerahkan milikan kosong Hartanah tersebut kepada Pembeli Berjaya. Pembeli Berjaya selepas pembayaran baki harga belian sepenuhnya bersama-sama dengan Cukai (di mana berkenaan) dan/atau keuntungan terakru, jika ada hendaklah pada kos dan perbelanjaan beliau sendiri mengambil milikan Hartanah tersebut tanpa kewajipan di pihak Pemegang Serahhak atau Ejennya untuk memberikan milikan kosong;
 - (f) Pemegang Serahhak/Pembiaya tidak membuat sebarang representasi berkenaan dengan pemilikan perabot, kelengkapan dan lekapan yang terletak pada Hartanah tersebut yang mana item tersebut mungkin berada di bawah sewa beli, pajakan atau jualan tertunda daripada pihak ketiga. Dalam kes sedemikian, Pemegang Serahhak/Pembiaya tidak bertanggungjawab atas apa-apa bayaran yang mungkin tertunggak berkenaan dengannya dan Hartanah dijual tertakluk dengannya.
30. Pemegang Serahhak/Pembiaya tidak memberi sebarang jaminan terhadap kejituan atau ketepatan maklumat dan kenyataan yang terkandung dalam Perisytiharan Jualan dan Syarat-Syarat Jualan ini atau tentang keadaan atau kondisi Hartanah selain daripada bahawa Pihak Pemegang Serahhak/Pembiaya adalah pemegang serahhak yang sah dan pemegang serahhak benefisial Hartanah tersebut. Selain daripada itu, tiada sebarang representasi/jaminan dibuat oleh atau dikenakan terhadap Pemegang Serahhak/ Pembiaya berkenaan dengan Hartanah dan semua perkara berhubung di sini.
31. Pemegang Serahhak/Pembiaya tidak mempunyai obligasi untuk menjawab apa-apa pertanyaan atau permintaan oleh Pembeli Berjaya dan apa-apa keengganan atau kegagalan oleh Pemegang Serahhak/Pembiaya untuk menjawab permintaan tersebut atas apa jua sebab sekalipun tidak boleh dijadikan alasan untuk tidak melengkapkan atau kelewatan dalam penyelesaian jualan ini.
32. Pemegang Serahhak/Pembiaya menafikan semua liabiliti dalam sebarang komunikasi tidak rasmi antara Pembeli Berjaya dan Pemegang Serahhak/Pembiaya sebelum atau selepas jualan dan Pembeli Berjaya hendaklah mempunyai kewajipan untuk mengesahkan semua komunikasi berhubung dengan Hartanah dan jualan di sini.
33. Semua siasatan yang diperlukan oleh penawar yang berminat untuk tujuan dan pertimbangan mereka hendaklah dibuat sendiri oleh penawar yang berminat pada kos dan perbelanjaan mereka sendiri.
34. Pemegang Serahhak/Pembiaya tidak menjustifikasikan, beraku janji atau menjamin bahawa hakmilik individu/hakmilik strata untuk Hartanah tersebut akan membawa kondisi, sekatan kepentingan, tempoh dan endosan yang sama seperti yang kini diendorskan pada dokumen hakmilik keluaran ke Tanah Induk.
35. Semua risiko, kerugian atau kerosakan, termasuk tetapi tidak terhad kepada kerugian atau kerosakan akibat kebakaran, ribut, gempa bumi, kerosakan dengan niat jahat, apa-apa kerugian atau kerosakan dalam apajua bentuk sekalipun berlaku terhadap Hartanah tersebut adalah diajukan kepada Pembeli Berjaya pada tarikh jualan lelong.
36. Sekiranya penjualan itu diketepikan atau diisytiharkan batal dan tidak sah tanpa sebarang kesalahan Pembeli Berjaya, Pemegang Serahhak/Pembiaya hendaklah, tertakluk kepada Pembeli Berjaya pada permulaannya:
- (a) memulangkan kepada Pemegang Serahhak/Pembiaya utuh dokumen yang membuktikan hakmilik dan lain-lain dokumen yang telah diserahkan kepada Pembeli Berjaya (jika ada); dan
 - (b) melaksanakan apa-apa dokumen yang dikehendaki oleh Pihak Pemegang Serahhak/Pembiaya bagi pembatalan serahhak Hartanah tersebut bagi pihak Pembeli Berjaya atau serahhak semula Hartanah bagi Pihak Pemegang Serahhak/ Pembiaya, mengikut mana-mana yang berkenaan,
- membayar balik (tanpa keuntungan) kepada Pembeli Berjaya, segala wang yang diterima ke atas pembayaran harga belian itu dan selepas pembayaran balik itu, Pembeli Berjaya tidak akan mempunyai tuntutan terhadap Pihak Pemegang Serahhak/Pembiaya atau mana-mana orang lain bagi mana-mana akaun tersebut.
37. Pemegang Serahhak/Pembiaya tidak mempunyai notis atau pengetahuan tentang apa-apa pencerobohan atau mengenai Kerajaan atau mana-mana pihak berkuasa lain yang mempunyai apa-apa niat segera untuk menakluki keseluruhan atau mana-mana bahagian Hartanah tersebut untuk jalan raya atau mana-mana skim peningkatan dan jika apa-apa pencerobohan adalah didapati wujud atau jika Kerajaan atau pihak berkuasa tempatan mempunyai hasrat tersebut, ianya tidak boleh membatalkan apa-apa jualan dan tiada apa-apa pengurangan atau pampasan akan dibenarkan berkenaan dengannya.
38. Pemegang Serahhak/Pembiaya mempunyai hak untuk mengenakan apa-apa terma-terma dan syarat-syarat tambahan berkenaan dengan jualan Hartanah tersebut yang mana dianggap wajar oleh Pemegang Serahhak/Pembiaya dengan memberi notis 14 hari kalendar terlebih dahulu yang mencukupi dari semasa ke semasa.
39. Masa hendaklah menjadi intipati kontrak jualan ini.

40. Apa-apa notis, permintaan atau tuntutan yang dikehendaki untuk disampaikan kepada Pembeli Berjaya hendaklah dibuat secara bertulis dan hendaklah disifatkan sebagai penyampaian yang sempurna:
- (a) jika ia disampaikan melalui pos berdaftar berbayar kepada:
 - (i) alamat beliau yang diberikan kepada Pelelong tersebut;
 - (ii) Peguamcaranya;
- dan apa-apa notis, permintaan atau tuntutan itu hendaklah disifatkan sebagai telah diterima pada masa ia disampaikan dalam perjalanan biasa pos atau
- (b) jika ia diserahkan secara serahan tangan kepadanya atau peguamcaranya.
- Semua notis kepada Pemegang Serahhak/Pembiaya hendaklah dibuat secara bertulis dan hendaklah disampaikan kepada Peguamcara Pihak Pemegang Serahhak/Pembiaya dengan AR pos berdaftar atau secara serahan tangan.
41. Jika terdapat apa-apa percanggahan atau ketidakselarasan antara versi Bahasa Inggeris dan teks dalam mana-mana bahasa lain Perisytiharan Jualan dan/atau Syarat-Syarat Jualan, versi Bahasa Inggeris akan diguna pakai.
42. Syarat-Syarat yang digunakan dalam Syarat-Syarat Jualan ini dan tidak ditakrifkan selainnya hendaklah mempunyai erti yang diberikan kepada mereka di Perisytiharan Jualan.
43. Dalam klausa-klausa ini yang dinyatakan di atas, di mana konteks membenarkan, perkataan tunggal tersebut termasuk jamak dan sebaliknya dan maskulin termasuk feminin dan tanpa jantina.
44. Setiap satu daripada klausa-klausa Syarat-Syarat Jualan ini adalah diasingkan dan berbeza dari yang lain dan jika mana-mana satu atau lebih daripada satu klausa atau mana-mana bahagiannya adalah atau menjadi tidak sah, menyalahi undang-undang atau tidak boleh dikuatkuasakan, kesahan, kesahan dari sisi undang-undang atau penguatkuasaan klausa-klausa yang lain bagi Syarat-Syarat Jualan ini tidak boleh dengan itu dipengaruhi atau terjejas dalam apa jua cara.
45. Penawar dalam talian juga adalah tertakluk kepada terma-terma dan syarat-syarat yang dinyatakan di laman web ebid.auctions.com.my selain daripada syarat-syarat yang terkandung di dalam Syarat-Syarat Jualan ini. Sekiranya terdapat sebarang percanggahan atau ketidakselarasan di antara terma-terma dan syarat-syarat di dalam talian dengan Syarat-Syarat Jualan ini, peruntukan di dalam Syarat - Syarat Jualan ini akan lebih terpakai.

ONLINE PUBLIC AUCTION TERMS AND CONDITIONS

The Terms and Conditions specified herein shall govern all users of ebid.auctions.com.my. (PAH Website)

IMPORTANT

These terms and conditions apply to all online bidding at auction sales conducted by or in conjunction with CIMB BANK BERHAD/CIMB ISLAMIC BANK BERHAD ("Online Public Auction"). By registering to participate, bidding or purchasing in a CIMB BANK BERHAD/CIMB ISLAMIC BANK BERHAD auction sale via Online Public Auction, you expressly agree to be bound by these terms and conditions in full.

1. REQUIREMENT ON ELIGIBILITY AND REGISTRATION OF E-BIDDERS

- 1.1. Any interested party who intend to participate in the online public auction ("E-Bidders") auction can register as a user by logging onto **PAH Website**
- 1.2. To participate in the online public auction, the party shall:
 - a) be an individual: 18 years and above, of sound mind and not a bankrupt;
 - b) be a corporate body: incorporated under the laws of Malaysia and must not be in liquidation and be able to take, fulfil and perform all necessary actions, conditions and matters (including obtaining any necessary consents) in terms of law to enable E-bidders to participate in the public auction and complete the purchase in the event of successful bid.
- 1.3. To register as a user, a party is required to submit/upload the following documents through **PAH Website**:
 - a) Individual: Photocopy of NRIC/Passport
 - b) Corporate:
 - i) Memorandum and Articles of Association/Constitution of company
 - ii) Board of Directors Resolution
 - iii) Form 24, Form 44, Form 49 or equivalent under companies Act 2016 or other applicable laws and a duly signed Board of Director's Resolution.
- 1.4. E-Bidders eligibility requirements are also subject to the existing Federal and State legal provisions. Foreign nationals or companies are also advised to take note of restrictions applicable on foreign purchase imposed by the relevant authorities.
- 1.5. E-Bidders only need to register once with true, current and accurate information provided and this registration can be applied for future auctions on **PAH Website**.
- 1.6. E-bidders are responsible to identify the property correctly and to ensure that all the details and description are correct and accurate before bidding.
- 1.7. It is the sole and absolute responsibility of all intending E-Bidders and at the E-Bidders' own costs and expenses, seek and obtain from the Developer and/or the relevant authorities or bodies, all confirmations and/or consents as may be required or as may be applicable in respect of the purchase of the Property and to satisfy themselves on the physical condition of the Property and all matters in connection with the Property prior to the bidding (including and not limited to verifying the identity, particulars, state and condition of the Property and the terms of the conditions and restrictions affecting the Property if any, whether or not the Property is reserved for Bumiputera or Malay Reserved only and/or is a low cost property, and matters relating to the ownership and transfer of the Property, the status of the separate document of title to the Property and its particulars, the liabilities including amounts of outstanding service or maintenance charges owing and other obligations pertaining to the Property and the E-bidders' eligibility and qualification to purchase the Property). E-Bidders shall be deemed to have full knowledge of all of the matters aforesaid. The Auctioneer, the Assignee/Bank, the Assignee/Bank's solicitors, **PAH website** and their respective agents or servants do not in any way make representation or warranty in respect of any of the aforesaid and shall not in any way be responsible or liable to the E-Bidders in respect of any of the aforesaid.
- 1.8. The registration of an individual or company as an E-Bidder on the **PAH website** shall not be construed as approval of eligibility of the intended bidder to conclude the auction sale.

2. ONLINE PUBLIC AUCTION PROCESS

- 2.1. E-Bidders may browse through the **PAH Website** and select the properties they wish to bid online.
- 2.2. By proceeding with the bid in the Auction, the E-Bidders are deemed to have agreed and accepted the **PAH Website** Terms and Conditions.
- 2.3. The Terms and Conditions shall be read together and formed part of the Conditions of Sale attached to the Proclamation of Sale which is uploaded on **PAH Website** and shall be deemed to have been read and agreed upon by the registered E-Bidders prior to bidding. In the event of any inconsistency between the Online Terms and Conditions stated herein and the Conditions of Sale attached to the Proclamation of Sale, the Conditions of Sale attached to the Proclamation of Sale shall prevail.
- 2.4. E-Bidders must make a necessary deposit payment as required under the Conditions of Sale attached to the Proclamation of Sale i.e. **5%** of the reserve price. Payment of the Required Deposit must be made via an local bank online transfer to **CIMB Bank Berhad** in favour of **PROPERTY AUCTION HOUSE SDN BHD (BIDDER DEPOSIT) Account No: 8009840982.** Evidence of the transfer must be uploaded and submitted at the time of registration.
- 2.5. E-bidders are required to complete the registration process by submitting the relevant details and uploading the relevant documents including evidence of payment of the Required Deposit onto **PAH website** latest by **12.00 noon**, at least **one (1) working day** before the auction date.
- 2.6. Registration of Bidders shall be subject to verification and approval of the **PAH Website** and subject further the Required Deposit payment being cleared by the bank. Approval may take at least **one (1) working day** and any improper, incomplete registration or late registration may be rejected at the sole discretion of the **PAH website**. Neither **PAH Website**, its agents and/or representatives bear any responsibilities or assumes any liability in the event that the registration of an E-bidders is rejected and/or delayed for any reasons whatsoever. In the event that the registration is rejected, the deposit paid (if cleared by the bank) shall be refunded to the same bank account from which the deposit transfer was made within **two (2) working days**.

- 2.7 E-Bidders wishing to authorise any person to execute the Memorandum of Sale upon successful bidding shall do so by furnishing a proper Letter of Authorisation and a copy of the person's NRIC.
- 2.8 Upon approval and verification by **PAH website** and subject to the Required Deposit being cleared by the bank, the registered E-Bidder will receive a notification via an e-mail on their successful registration and allowing the registered E-Bidders to bid for their intended property on the auction day.
- 2.9 E-bidding may be done via a computer, smart phone and any device with internet connection.

3. Bidding Process

- 3.1 Bidding shall generally commence based on the sequence of the lot being shown on the **PAH Website**. However the Auctioneer has the right to vary the sequence without having to give prior notice to the intended bidders.
- 3.2 It shall be the responsibilities of the E-bidders to login through **PAH website** to wait for the turn to bid for the property lot in which they intend to bid.
- 3.3 The Auctioneer has the discretion to set a new reserve price in the event that there is more than one (1) registered bidder.
- 3.4 The amount of incremental bid will appear on the website prior to the commencement of the auction.
- 3.5 Registered online Bidders shall start bidding online by pressing the **BID Button** using their own gadgets with internet connection. If your bid is the highest, it will be denoted by a **Green Coloured Box** otherwise it will be a **Red Coloured Box** The highest bid shall flash 10 seconds (subject to change) interval for four (4) times " **Calling Once, Calling Twice, Last Call and Sold**". E-bidders may submit their bid at any of these stages of biddings by pressing the **BID button**. The successful bidder's bid will be denoted by a green coloured screen. The highest bidder shall be declared as the successful purchaser upon the fall of the hammer.
- 3.6 In the event that there is no bid after forty(40) seconds from the time of commencement of the auction, the auction shall be aborted.
- 3.7 Any bid once entered by the registered online E-bidders shall be binding and the bid shall not be withdrawn or retracted in any manner whatsoever after the fall of the hammer.
- 3.8 Both the successful and unsuccessful bidders will be notified by the Auctioneer through the website and also via E-mail where further directions are given in order to conclude the sale of the auction property.
- 3.9 In the event of any dispute, the decision of the Auctioneer shall be final and binding on all bidders.
- 3.10 Unsuccessful E-bidders shall have the deposit refunded to the same bank account from which the deposit transfer was made within **two (2) working days** from the date of auction.
- 3.11 The information shown and/or prompted on the screen handled by the PAH website in regards to the auction in particular the increment of the bidding price during the bidding process and the declaration of the successful bidder shall be final and conclusive.

4. POST ONLINE PUBLIC AUCTION PROCEDURES

- 4.1 Successful E-bidders shall and undertake to sign the Memorandum of Sale at the office of the Auctioneer within 3 working days from the date of auction, failing which the deposit paid will be forfeited to the Assignee bank and the sale will be deemed cancelled/terminated and the property may be put up again for subsequent auction without further notice to the said E-Bidders. The Auctioneer shall send the Memorandum of Sale for stamping and thereafter forward the same together with the required deposit paid under Clause 2.4 above and the differential sum paid under this clause (if any) to the Assignee bank.
- 4.2 Any successful E-bidder who is unable to attend to sign the Memorandum of Sale at the Auctioneer's office may do so by authorising another person to sign the same of his/her behalf by inserting the particulars of the authorised person and furnishing a copy of his/her identity card and also a Letter of Authorisation for this purpose.
- 4.3 In the event that there is inconsistency between the personal details and the documents uploaded in the **PAH Website** and the actual documents produced by the successful bidder, the Auctioneer shall have the right to refuse the successful bidder from signing the Memorandum of Sale and may at its discretion cancel the sale and proceed to put up property up for a new auction and the deposit paid shall be forfeited.
- 4.4 The Memorandum of Sale upon being signed by the Auctioneer, Solicitor for the Assignee bank and the successful Bidder/Authorised agent shall be conclusive evidence of the sale of the property to the successful bidder.

5. OTHER APPLICABLE TERMS & CONDITIONS

- 5.1 All registered E-bidders at **PAH website** shall undertake to fully comply with the Terms and Conditions herein. In addition all successful E-Bidders shall also be bound by the terms and conditions as stipulated in the Proclamation of Sale.
- 5.2 The Auctioneer may from time to time vary, modify or delete any terms and conditions herein without having to give prior notice to the registered E-bidders.
- 5.3 E-bidders are responsible to ensure that their internet access is in good condition during the whole process of public auction until conclusion thereof. Unsatisfactory internet access may disrupt the bidding made by the E-Bidders.
- 5.4 The Auctioneer or the **PAH Website** shall not be held liable for any disruptions delays, failures, errors, omissions or loss of information due to the unsatisfactory internet access or any online interruption that may howsoever occur during the process of the online public auction at **PAH Website**.
- 5.5 **PAH Website** is owned and operated by **PROPERTY AUCTION HOUSE SDN BHD (PAH)**. The E-bidders agree and accept that **PAH** or the Assignee Bank in which **PAH** acts for or their solicitors or any of their respective servants or agents shall not be in any way liable for any claims or loss arising out of the use of the **PAH Website**.

6. GOVERNING LAW

- 6.1. The Terms and Conditions contained in the ebid.auctions.com.my shall be governed and construed in accordance with the laws of Malaysia and all parties hereby agree to submit to the exclusive jurisdiction of the courts of Malaysia.

7. PERSONAL DATA PROTECTION ACT

- 7.1. **PAH** is committed to protecting the privacy, confidentiality and security of all personal data to which it is entrusted.

It has been our policy to ensure your personal information are protected. With the introduction of the Malaysian Personal Data Protection Act 2010 ("PDPA"), we are even committed to ensure the privacy and confidentiality and security of all personal data are protected in line with the PDPA.

We process personal data which you have provided to us voluntarily through our website upon your registration and this includes personal data such as your name, address, NRIC and contact details. In this regards, you have expressly consent to our processing of your personal data.

If you give us personal data or information about another person, you must first confirm that he/she has appointed you to act for him/her, to consent to the processing of his/her personal data and to receive on his/her behalf any data protection notices. We may request your assistance to procure the consent of such persons whose personal data is provided by you to us and you agree to do so. You shall indemnify us in the event we suffer loss and damage as a result of your failure to comply with the same.

We will only retain your personal data for as long as necessary for the fulfilment of the specified purposes or as legislated

- 7.2. E-Bidders shall be responsible for the confidentiality and use of password and not to reveal the password to anyone at any time and under any circumstances whether intentionally or unintentionally.
- 7.3. E-Bidders agree to comply with all the security measures related to safety of the password or generally in respect of the use of the service. In the event that the password is compromised, the E-Bidders shall immediately notify **PAH**.

8. COPY RIGHT AND INTELLECTUAL PROPERTY

- 8.1. All information (inclusive of data, text, image) displayed in ebid.auctions.com.my shall not be used or published in other channels without the express written permission of **PAH**. **PAH** has the right to use any available legal remedies which may include the demand for factual or statutory damages, solicitor's fees and injunctive relief for any violation of **PAH**'s intellectual property rights.

9. MISCELLANEOUS

- 9.1. In the event that there is any inconsistency, discrepancy, errors or misstatement appearing in the translation of the particulars and the online terms and conditions to any other language (if any), the terms and conditions in the English version shall prevail.