NOTICE OF TENTH ANNUAL GENERAL MEETING EXPLANATORY STATEMENT AND PROXY FORM



ARRIS HOLDINGS BERHAD

(REGISTRATION NO. 201501013383 (1138715-H))

REGISTERED OFFICE: SUITE 39.1.6, FIRST FLOOR, JALAN KENARI 17C, BANDAR PUCHONG JAYA, 47100 PUCHONG, SELANGOR.

DATE & TIME: THURSDAY, 16 OCTOBER 2025 AT 11.00 A.M. (GMT+8)

VENUE:

NO. 39C, 3RD FLOOR, JALAN KENARI 17C, BANDAR PUCHONG JAYA, 47100 PUCHONG, SELANGOR, MALAYSIA

TEL: +603 - 8076 3063

THIS NOTICE OF MEETING SHOULD BE READ IN ITS ENTIRETY.

If Shareholders are in doubt as to how they should vote, they should seek advice from their professional advisers prior to voting. If you wish to discuss the matters in this Notice of Meeting, please do not hesitate to contact the Company Secretary on farah@arris-group.com

Please email your proxy filled in if you do not wish to attend to the Company's Share Registry Computershare as detailed in the Proxy.

The instrument appointing the proxy must be received by the Company by email to farah@arris-group.com or by registered mail to Suite 39.1.6, First Floor, Jalan Kenari 17C, Bandar Puchong Jaya, 47100 Puchong, Selangor, Malaysia by Tuesday, 14 October 2025, 11.00 AM (GMT + 8) (at least forty eight (48) hours before the time notified for the meeting). Any proxy form received after that time will not be valid for the scheduled meeting.

ARRIS HOLDINGS BERHAD

(Registration No. 201501013383 (1138715-H)) (Incorporated in Malaysia)

NOTICE IS HEREBY GIVEN that the Tenth Annual General Meeting of Arris Holdings Berhad ("the Company") will be convened and held at No. 39C, 3rd Floor, Jalan Kenari 17C, Bandar Puchong Jaya, 47100 Puchong, Selangor, Malaysia (*The meeting may be held via teleconferencing and or video conferencing and such other technology driven methods using any type of instantaneous telecommunication devices, pursuant to Article 79 of the Constitution of the Company)* on Thursday, 16 October 2025 at 11.00 a.m. for the following purposes: -

AGENDA

As Ordinary Businesses: -

- 1. **To receive** the Audited Financial Statements for the financial year ended 30 For discussion June 2025 together with the Reports of the Directors and Auditors thereon. (This agenda item is meant for discussion only. In accordance with Section 340(1)(a) of the Companies Act 2016, no resolution is required.)
- 2. **To re-elect** Ms. Chew Por Yan, who retires in accordance with the (Resolution 1) Company's Constitution, and being eligible, has offered herself for re-election.
- 3. **To re-appoint Auditors** and to authorize the Directors to fix their (Resolution 2) remuneration.

"THAT Messrs. A. D. Chun & Co. be and are hereby re-appointed as Auditors of the Company to hold office until the conclusion of the next Annual General Meeting and to be remunerated as determined by the Directors."

BY ORDER OF THE BOARD

FARHANA BINTI FAUZI (MIA 37115)

Secretary

Selangor

Date: 22 September 2025

NOTES:

- 1. With regards to deposited securities, only members whose names appear in the Record of Depositors as at 16 October 2025 shall be eligible to attend and vote at the Meeting.
- 2. A member entitled to attend and vote at the above meeting is entitled to appoint a proxy to attend and vote in his/her stead.
- 3. The instrument appointing a proxy must be in writing and signed by the appointor or the appointor's attorney duly authorized in writing, or, if the appointor is a body corporate, by its corporate representative or at least 2 of its officers.
- 4. The instrument appointing a proxy and the original power of attorney (if any) under which it is signed or a certified copy of the power of attorney must be received by the Company at least 48 hours before the meeting by delivery to the Company's office, by facsimile received at the Company's office or at any other place, fax number or electronic address specified for the purpose in the notice of meeting.
- 5. Every instrument of proxy must specify the Member's name and address, the Company's name, the proxy's name or the name of the office held by the proxy and the meetings at which the proxy may be used.
- 6. The instrument of proxy may be worded so that a proxy is directed to vote either for or against each of the resolutions to be proposed. Any instrument of proxy deposited in which the name of the appointee is not filled will be deemed to be given in favour of the chairman of the meeting to which it relates. The instrument of proxy may specify the proportion or number of votes that the proxy may exercise.
- 7. The meeting may be held via teleconferencing and or video conferencing and such other technology driven methods using any type of instantaneous telecommunications devices, pursuant to Article 79 of the Constitution (Articles of Association) of the Company.

Individual and Corporate Shareholders are strongly advised to participate and vote remotely at the 10th Annual General Meeting via videoconferencing. Individual and Corporate Shareholders who wish to participate and vote remotely at the 10th Annual General Meeting must contact the Company Secretary Representatives at farah@arris-group.com Shareholders will be required to provide the following documents to the Company Secretary Representatives no later than 11 a.m. on 14 October 2025:

Individual Shareholders

- a) Copy of Passport; and
- b) Hand-phone number.

Corporate Shareholders

- a) Original certificate of appointment of its Corporate Representative under the seal of the corporation.
- b) Copy of the Corporate Representative's Passport and National Registration Identity Card of Malaysia (front and back) (for Malaysian only); and
- c) Corporate Representative's e-mail address and hand-phone number.

Upon receipt of such documents, the Company Secretary Representatives will respond to your remote participation request.

Explanatory Note on Resolutions

Item 1

To receive the Audited Financial Statements for the financial year ended 30 June 2025 together with the Reports of the Directors and Auditors thereon.

There is no requirement for Shareholders to approve the Financial Statements for the year ended 30 June 2025 together with the Directors' and Auditors' Report. However, the Chair will allow a reasonable opportunity for Shareholders to ask questions or to make comments on it.

Item 2

To re-elect Ms. Chew Por Yan, who retires in accordance with the Company's Constitution, and being eligible, has offered herself for re-election.

Brief background information of Ms. Chew Por Yan is shown below:

Chew Por Yan is Co-Founder, Executive Director and Chief Financial Officer of Arris Holdings Berhad (www.arris.com.my), a company listed on the National Stock Exchange of Australia, NSX: AR2. Chew holds directorship in companies within Arris Holdings Berhad, including Arris Venture Sdn Bhd, a registered venture capital corporation with Securities Commission of Malaysia. ACTP Sdn Bhd is a Nominated Adviser for the NSX.

Ms. Chew is the Managing Partner of ACT Partners, a member firm of the Malaysian Institute of Accountants and an exclusive independent member of The International Accounting Group (www.tagalliances.com) for Malaysia.

With more than 30 years of experience in building and directing high-performing teams and advising some of the leading companies, Chew is highly respected for her view on business and financial issues. She has a deep understanding of the challenges faced by companies competing locally or on the international stage and of the prospects presented to them by ever changing business environment. When GST was implemented in Malaysia, Chew has conducted numerous seminars on GST with MIA nationwide. She is sought-after speaker and have been engaged by business associations and organizations to conduct seminars. Her expertise include audit, taxation, liquidation, venture capital, corporate finance, and GST.

Prior to establishing Chew & Co., ACT Partners and Arris Group of Companies, Chew was with Arthur Andersen & Co., where she gained experience in performing audit, taxation and consulting assignments to public listed companies and multi-national companies in a wide range of industries including the banking and financial sectors. She then joined the capital market to research and analyse the financial performance of public listed companies. Her employment at a rating agency and a foreign stock broking house have enriched her knowledge in accounting, finance and of the business environment.

Item 3

To re-appoint Auditors and to authorize the Directors to fix their remuneration.

"THAT Messrs. A. D. Chun & Co. be and are hereby re-appointed as Auditors of the Company to hold office until the conclusion of the next Annual General Meeting and to be remunerated as determined by the Directors."

That the Shareholders of the Company should appoint the Auditor of the Company, and the Auditor will
only hold office until the conclusion of the next Annual General Meeting.