CORDLIFE GROUP LIMITED

(Company Registration No.: 200102883E) (Incorporated in the Republic of Singapore)

TAKE-OVER OFFER TO ACQUIRE ALL THE REMAINING ORDINARY SHARES IN STEMLIFE BERHAD NOT ALREADY OWNED BY CORDLIFE GROUP LIMITED

- EXTENSION OF OFFER

The Board of Directors ("**Board**") of Cordlife Group Limited (the "**Company**"), refers to the Company's announcement on 12 November 2015 (the "**Initial Announcement**") that the Company had, through Maybank Investment Bank Berhad, served a notice of conditional mandatory take-over offer (the "**Offer**") on the board of directors of StemLife Berhad ("**StemLife**") to acquire all the remaining ordinary shares of RM0.10 each in the capital of StemLife not already owned by the Company (the "**Offer**").

Further to the Initial Announcement, the Board wishes to announce that as at 5.00 p.m. today, the Company has received valid acceptances in respect of 1,637,550 Offer Shares. In addition, the Company holds and has previously acquired an aggregate of 190,288,005 shares in the share capital of StemLife. Accordingly, as at the date of this announcement, the Company owns or has agreed to acquire an aggregate of 191,925,555 StemLife shares representing approximately 77.54% of the total number of issued StemLife shares.

As announced to Bursa Malaysia Securities Berhad ("**Bursa Securities**") today, the closing date and time for acceptance of the Offer has been extended from 5.00 p.m. (Malaysian time) on Monday, 28 December 2015 to **5.00 p.m. (Malaysian time) on Monday, 11 January 2016** ("**Extended Closing Date**"), unless otherwise further revised or extended in accordance with the Malaysian Code on Take-Overs and Mergers, 2010. Save for the Extended Closing Date, all other details, terms and conditions of the Offer remain unchanged.

A copy of the press notice dated 23 December 2015 issued by Maybank Investment Bank Berhad on behalf of the Company in relation to the Extended Closing Date is annexed to this announcement.

The Company will make further announcements as and when appropriate.

By Order of the Board **CORDLIFE GROUP LIMITED**

Mr. Yee Pinh Jeremy Director 23 December 2015 ANNEX



Maybank Investment Bank Berhad (15938-H) (A Participating Organisation of Bursa Malaysia Securities Berhad)

FOR IMMEDIATE RELEASE

Date: 23 December 2015

| То: | Attention: | Fax No.: |
|------------------------------------|----------------------------------|---------------------------|
| Securities Commission | YBhg. Datuk Ranjit Ajit Singh | 03- 6201 5158 |
| Bursa Malaysia Securities Berhad | Mr. Inderjit Singh | 03- 2732 5258 |
| StemLife Berhad | Mr. Sophian Bin Abdul Rahman | 03-2164 9808 |
| Berita Harian | En. Saidon Idris | 03-2056 7081 / 2056 7082 |
| Utusan Malaysia & Utusan Melayu | En. Mowardi Mahmud | 03- 9223 0957 / 9223 6031 |
| The Star | Mr Risen Jaya Seelan Dennis | 03-7957 0694 |
| Bernama | YBhg. Datuk Zakaria Abd Wahab | 03-2694 9636 |
| The New Straits Time Press (M) Bhd | En. Mohammad Khaidir Abdul Majid | 03-2056 7148 |
| The Edge Financial Daily | En. Azam Aris | 03- 7721 8038 / 7721 8018 |
| The Malaysian Reserve | En. Halim Wahab | 03-6211 1852 |
| The Sun | Ms Kang Siew Li | 03- 7785 2624 / 7785 2625 |
| Nanyang Siang Pau Sdn Bhd | Ms. Tong Siok Ching | 03- 7872 6993 |
| Sin Chew Jit Poh (Malaysia) | Ms. Low Sow Wan | 03- 7955 8379 / 7955 6881 |
| China Press | Ms. Loh Yee Wei | 03-2282 7125 |
| | | |

CORDLIFE GROUP LIMITED ("OFFEROR")

UNCONDITIONAL TAKE-OVER OFFER BY THE OFFEROR THROUGH MAYBANK INVESTMENT BANK BERHAD ("MAYBANK IB") TO ACQUIRE ALL THE REMAINING ORDINARY SHARES OF RM0.10 EACH IN STEMLIFE BERHAD ("STEMLIFE") NOT ALREADY OWNED BY THE OFFEROR ("OFFER SHARES") FOR A CASH OFFER PRICE OF RM0.45 PER OFFER SHARE ("OFFER")

(Unless otherwise stated, the words and abbreviations used herein shall have the same meaning as defined in the offer document in relation to the Offer dated 3 December 2015 which sets out the details, terms and condition of the Offer together with the Form of Acceptance and Transfer ("**Offer Document**")).

We refer to the Offer Document and the press notice dated 7 December 2015 in relation to the Offer.

On behalf of the Offeror, Maybank IB wishes to announce that the closing date and time for acceptance of the Offer has been extended from 5.00 p.m. (Malaysian time) on Monday, 28 December 2015 to **5.00** p.m. (Malaysian time) on Monday, 11 January 2016 ("Extended Closing Date"). Notice of the said extension will be posted to the Holders accordingly.

Save for the Extended Closing Date, all other details, terms and condition of the Offer remain unchanged.

In compliance with Section 26(1) of the Code, on behalf of the Offeror, Maybank IB wishes to announce that the level of acceptances of the Offer as at 5.00 p.m. (Malaysian time) on 23 December 2015 is as follows:

| No. of StemLife Shares | % of total issued and paid-up share capital of StemLife |
|---------------------------|--|
| 81,742,880 | 33.03 |
| 68,094,075 | 27.51 |
| - | - |
| 42,088,600 | 17.00 |
| 191,925,555 | 77.54 |
| 4,213,600 | 1.70 |
| 196,139,155 | 79.24 |
| - | StemLife Shares 81,742,880 68,094,075 - 42,088,600 191,925,555 4,213,600 |

Paragraph 8.02(1) of the Listing Requirements states that a listed issuer must ensure that at least 25% of its total listed shares (excluding treasury shares) are in the hands of public shareholders ("**Public Spread Requirement**").

As stated in Section 5 of the Offer Document, in the event the Offeror receives acceptances under the Offer resulting in the Offeror holding 75% or more of the listed shares of StemLife, the Offeror does not intend to maintain the listing status of StemLife and does not intend to address any shortfall to meet the Public Spread Requirement. Under such circumstances, the Offeror will procure StemLife to take the necessary procedures to withdraw its listing status from the Official List of Bursa Securities in accordance with Chapter 16 of the Listing Requirements.

The Offer will remain open for acceptances until 5.00 p.m. (Malaysian time) on the Extended Closing Date, unless extended in accordance with the Code or as the Offeror may decide and announced by Maybank IB, on behalf of the Offeror, at least two (2) days before the Extended Closing Date. Holders who have yet to accept the Offer are advised to refer to the Offer Document for the details, terms and condition of the Offer and the procedures for acceptance of the Offer as well as the independent advice ______ circular in relation to the Offer dated 14 December 2015.

Yours faithfully For and on behalf of MAYBANK INVESTMENT BANK BERHAD

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Hidayah Hassan Director Co-Head, Corporate Finance

Suren Raj Nadarajah Director Corporate Finance

c.c. Cordlife Group Limited