

OCBC Malaysia 5.00% OCBC Malaysia 6.75% Additional Tier 1 Capital Securities Innovative Tier 1 Capital Securities OCBC Bank (Malaysia) Berhad 1. OCBC Bank (Malaysia) Berhad Issuer 2. Unique identifier (ISIN) N/A MYBPZ0900079 3 Governing law(s) of instrument Malaysia Malaysia Regulatory treatment Transitional Basel III rules Additional Tier 1 Additional Tier 1 Post-transitional Basel III rules Additional Tier 1 Ineligible Eligible at Solo / Group / Solo and Group Solo and Group Solo and Group Instrument type Capital securities Capital securities Amount recognised in regulatory capital (As of the most recent reporting date) MYR472 million MYR400 million 8. 9. Par value of instrument USD110 million MYR400 million 10. Accounting classification Liabilities - amortised cost Liabilities - amortised cost 11. Original date of issuance 18 Sep 2015 17 Apr 2009 12. Perpetual or dated Perpetual Perpetual¹ 13. Original maturity date No maturity No maturity 14. Issuer call subject to prior Yes Yes Optional call date, contingent call dates and redemption amount First call date: 18 Mar 2021 (at par) First call date: 17 Apr 2019 (at par) Tax call (at par) Tax call (at par) Regulatory call (at par) Regulatory call (at par) 18 Sep and 18 Mar of each year after the first call date 17 Apr and 17 Oct of each year after the first call date 16 Subsequent call dates, if applicable Coupons / dividends Fixed or floating dividend / coupon 5.00% p.a. 6.75% p.a. up to 17 Apr 2019, and 6M KLIBOR plus 3.32% p.a. thereafter 18. Coupon rate and any related index Existence of a dividend stopper Yes 19. Yes 20. Fully discretionary, partially discretionary or mandatory Fully discretionary Fully discretionary Existence of step up or other incentive to redeem 21. 22. Noncumulative or cumulative Noncumulative Cumulative 23. Convertible or non-convertible Nonconvertible Nonconvertible 24 If convertible, conversion triager(s) NA NA 25. If convertible, fully or partially ΝΔ ΝΔ 26 If convertible, conversion rate NA NA 27. If convertible, mandatory or optional conversion NA NA If convertible, specify instrument type convertible into NA NA 28. 29. If convertible, specify issuer of instrument it converts into NA NA (I) <u>Loss absorption at point of breach of CET1 Capital Ratio</u> NA If the CET1 Capital Ratio of the Issuer falls below 5.125%, the securities will be written-off at amount required to restore the CET1 Capital Ratio to 5.75%. If write-down, write-down trigger(s) (II) Loss absorption at point of non-viability event Non-viability event is the earlier of: Non-viability event is the earlier of: (i) BNM, jointly with PIDM, notifying the Issuer in writing that BNM, jointly with PIDM, notifying the Issuer in writin-off is necessary, without which the Issuer would cease to be viable; or (ii) BNM, jointly with PIDM, publicly announcing that a decision has been made by BNM, PIDM or any other federal or state government in Malaysia, to provide a capital injection or equivalent sunnort to the Issuer, without which injection or equivalent support to the Issuer, without which the Issuer would cease to be viable. 32 If write-down, full or partial May be written down fully or partially NA If write-down, permanent or temporary 33. NA Permanent NA NA 34. If temporary write-down, description of write-up mechanism Position in subordination hierarchy in liquidation (specify instrument type immediately senior to instrument) Subordinated to Senior Creditors, which are depositors and Tier 2 capital instruments of general creditors of the Issuer including holders of securities OCBC Malaysia which qualify as Tier 2 Capital. 35. 36. Non-compliant transitioned features Nο 37. If yes, specify non-compliant features NA Has no loss absorbency when CET1 CAR falls to 5.125% or below, and at the point of non-viability Has a step-up

Notes

- Redemption of the capital securities after 30 years from the issue date, if still outstanding then, is subject to regulatory approval being obtained and may only be made from the proceeds of a fresh issuance of preference
- 2 Payment of any deferred coupon amount is subject to regulatory approval being obtained and may only be made from the proceeds of a fresh issuance of preference shares. In addition, payment of any deferred coupon amount in excess of the specified limit is subject to regulatory approval.