

D	D	△	V	V	F	\cap	D	N.	A
	П	u	$\mathbf{\Lambda}$	T	Г	U	п	IV	1

CDS Account No.

			No. of sh	ares held		
We			Tel			
[Full name in block, I	MyKad/Passport/Company No.]					
ing a Member of the abovenamed Company, hereby a	[Full address] appoint the following person(s):					
ull Name (in Block Letters)	rt No.	Proportio	on of Shareho	areholdings		
		No. of Shar	es	%		
ddress:						
d						
ull Name (in Block Letters)	MyKad/Passpo	rt No.	Proportio	portion of Shareholdings		
			No. of Shares		%	
ddress:						
mote Participation and Voting ("RPV") facilities at <u>ht</u> te as indicated below:		-			•	
escription of Resolution		Re	solution	FOR	AGAINST	
rescription of Resolution o approve the payment of Directors' fees up to an agor the financial year ending 31 December 2024, to be p			esolution y Resolution 1	FOR	AGAINST	
or the financial year ending 31 December 2024, to be poor the financial year ending 31 December 2024, to be poor approve the payment of Directors' benefits up M188,000 for the period from 1 June 2024 until the	oaid quarterly in arrears. to an aggregate amount of	Ordinary		FOR	AGAINST	
o approve the payment of Directors' fees up to an ago or the financial year ending 31 December 2024, to be possible of approve the payment of Directors' benefits up M188,000 for the period from 1 June 2024 until the fithe Company.	oaid quarterly in arrears. to an aggregate amount of	Ordinary Ordinary	y Resolution 1	FOR	AGAINST	
o approve the payment of Directors' fees up to an ago or the financial year ending 31 December 2024, to be possible to approve the payment of Directors' benefits up M188,000 for the period from 1 June 2024 until the or the Company.	oaid quarterly in arrears. to an aggregate amount of	Ordinary Ordinary Ordinary	y Resolution 1 y Resolution 2	FOR	AGAINST	
o approve the payment of Directors' fees up to an ago or the financial year ending 31 December 2024, to be possible of approve the payment of Directors' benefits up M188,000 for the period from 1 June 2024 until the of the Company.	aid quarterly in arrears. to an aggregate amount of next Annual General Meeting	Ordinary Ordinary Ordinary	y Resolution 1 y Resolution 2 y Resolution 3	FOR	AGAINST	
o approve the payment of Directors' fees up to an agor the financial year ending 31 December 2024, to be possible of the payment of Directors' benefits up M188,000 for the period from 1 June 2024 until the fithe Company. o re-elect Mr Lau Chia Nguang as Director. o re-elect Mr Lau Joo Han as Director. o re-elect Datin Paduka Rashidah Binti Ramli as Director.	aid quarterly in arrears. to an aggregate amount of next Annual General Meeting	Ordinary Ordinary Ordinary Ordinary	y Resolution 2 y Resolution 2 y Resolution 3 y Resolution 4	FOR	AGAINST	
o approve the payment of Directors' fees up to an agor the financial year ending 31 December 2024, to be possible or the financial year ending 31 December 2024, to be possible of the payment of Directors' benefits up M188,000 for the period from 1 June 2024 until the financial the	to an aggregate amount of enext Annual General Meeting ctor.	Ordinary Ordinary Ordinary Ordinary Ordinary	y Resolution 1 y Resolution 2 y Resolution 3 y Resolution 4 y Resolution 5	FOR	AGAINST	
o approve the payment of Directors' fees up to an ag	to an aggregate amount of enext Annual General Meeting ctor.	Ordinary Ordinary Ordinary Ordinary Ordinary Ordinary	y Resolution 1 y Resolution 2 y Resolution 3 y Resolution 4 y Resolution 5 y Resolution 6	FOR	AGAINST	
o approve the payment of Directors' fees up to an agor the financial year ending 31 December 2024, to be provided in the payment of Directors' benefits up M188,000 for the period from 1 June 2024 until the financial year. On the period from 1 June 2024 until the fine Company. The ore-elect Mr Lau Chia Nguang as Director. The ore-elect Mr Lau Joo Han as Director. The ore-elect Datin Paduka Rashidah Binti Ramli as Director. The ore-elect Mr Low Han Kee as Director. The ore-elect Mr Low Han	to an aggregate amount of enext Annual General Meeting ctor. It is of the Company for the remuneration. It is 75 and 76 of the Companies are deed New Shareholders' Mandate	Ordinary Ordinary Ordinary Ordinary Ordinary Ordinary Ordinary	y Resolution 1 y Resolution 2 y Resolution 3 y Resolution 4 y Resolution 5 y Resolution 6 y Resolution 7	FOR	AGAINST	
o approve the payment of Directors' fees up to an agor the financial year ending 31 December 2024, to be provided in the payment of Directors' benefits up M188,000 for the period from 1 June 2024 until the financial year. On the period from 1 June 2024 until the fine Company. Or e-elect Mr Lau Chia Nguang as Director. Or e-elect Mr Lau Joo Han as Director. Or e-elect Datin Paduka Rashidah Binti Ramli as Director or e-elect Mr Low Han Kee as Director. Or e-appoint PricewaterhouseCoopers PLT as Audinsuing year and to authorise the Directors to fix their uthority to Issue and Allot Shares pursuant to Section	to an aggregate amount of enext Annual General Meeting ctor. It is of the Company for the remuneration. It is 75 and 76 of the Companies are deed New Shareholders' Mandate	Ordinary Ordinary Ordinary Ordinary Ordinary Ordinary Ordinary Ordinary	y Resolution 1 y Resolution 2 y Resolution 3 y Resolution 4 y Resolution 5 y Resolution 6 y Resolution 7 y Resolution 8	FOR	AGAINST	
o approve the payment of Directors' fees up to an agor the financial year ending 31 December 2024, to be proposed the payment of Directors' benefits up M188,000 for the period from 1 June 2024 until the fithe Company. The re-elect Mr Lau Chia Nguang as Director. The re-elect Mr Lau Joo Han as Director. The re-elect Mr Lau Joo Han as Director. The re-elect Mr Lau Han Kee as Director. The re-elect Mr Low Han Kee as Director. The re-elect Mr L	to an aggregate amount of enext Annual General Meeting ctor. Itors of the Company for the remuneration. Ins 75 and 76 of the Companies and New Shareholders' Mandate or Trading Nature.	Ordinary Ordinary Ordinary Ordinary Ordinary Ordinary Ordinary Ordinary Ordinary	y Resolution 1 y Resolution 2 y Resolution 3 y Resolution 4 y Resolution 5 y Resolution 6 y Resolution 7 y Resolution 8 y Resolution 9 Resolution 10			
o approve the payment of Directors' fees up to an agor the financial year ending 31 December 2024, to be proposed Renewal of Share Buy-Back Authority. Do approve the payment of Directors' benefits up M188,000 for the period from 1 June 2024 until the financial year the period from 1 June 2024 until the financial year. Do re-elect Mr Lau Chia Nguang as Director. Do re-elect Mr Lau Joo Han as Director. Do re-elect Datin Paduka Rashidah Binti Ramli as Director ere-elect Mr Low Han Kee as Director. Do re-elect Mr Low Han Kee as Director. Do re-appoint PricewaterhouseCoopers PLT as Audinsuing year and to authorise the Directors to fix their uthority to Issue and Allot Shares pursuant to Section ct 2016. Toposed Renewal of Shareholders' Mandate and Proposor Recurrent Related Party Transactions of a Revenue or proposed Renewal of Share Buy-Back Authority.	to an aggregate amount of enext Annual General Meeting ctor. Itors of the Company for the remuneration. Ins 75 and 76 of the Companies and New Shareholders' Mandate or Trading Nature.	Ordinary Ordinary Ordinary Ordinary Ordinary Ordinary Ordinary Ordinary Ordinary	y Resolution 1 y Resolution 2 y Resolution 3 y Resolution 4 y Resolution 5 y Resolution 6 y Resolution 7 y Resolution 8 y Resolution 9 Resolution 10			

- If you are an individual member, please sign where indicated. (a) (b)
- If you are a corporate member which has a common seal, this proxy form should be executed under seal in accordance with the constitution of your corporation.
- If you are a corporate member which does not have a common seal, this proxy form should be affixed with the rubber stamp of your company (if any) (c) and executed by:

 - at least two (2) authorised officers, one of whom shall be a director; or any director and/or authorised officers in accordance with the laws of the country under which your corporation is incorporated.

NOTES:

- The 10th Annual General Meeting will be conducted fully virtual through live streaming from the online meeting platform at https://tiih.online. Shareholders are to attend, speak (including posing question to the Board via real time submission of typed texts) and vote remotely at the 10th Annual General Meeting via the RPV facilities provided by Tricor Investor & Issuing House Services Sdn Bhd via its TIIH Online website at https://tiih.online. For further information, kindly refer to the Administrative Guide for the 10th Annual General Meeting.
- For the purpose of determining who shall be entitled to attend this meeting, the Company shall be requesting Bursa Malaysia Depository Sdn Bhd to make available to the Company, a Record of Depositors as at 24 May 2024. Only a member whose name appears on this Record of Depositors shall be entitled to attend this meeting or appoint a proxy to attend, participate, speak and vote on his/her/its behalf.
- A member of the Company who is entitled to attend and vote at a general meeting may appoint a proxy or attorney or in the case of a corporation, to appoint a duly authorised representative to attend, participate, speak and vote in his place. A proxy may but need not be a member of the Company.
- A member of the Company who is entitled to attend and vote at a general meeting of the Company may appoint not more than 2 proxies to attend, participate, speak and vote instead of the member at the general meeting.
- Where a member of the Company is an authorised nominee as defined in the Securities Industry (Central Depositories) Act 1991 ("Central Depositories Act"), it may appoint not more than 2 proxies in respect of each securities account it holds in ordinary shares of the Company standing to the credit of the said securities account. 5

- 6. Where a member of the Company is an exempt authorised nominee which holds ordinary shares in the Company for multiple beneficial owners in one securities account ("omnibus account"), there is no limit to the number of proxies which the exempt authorised nominee may appoint in respect of each omnibus account it holds. An exempt authorised nominee refers to an authorised nominee defined under the Central Depositories Act which is exempted from compliance with the provisions of Section 25A(1) of the Central Depositories Act.
- 7. Where a member, an authorised nominee or an exempt authorised nominee appoints more than 1 proxy, the proportion of shareholdings to be represented by each proxy must be specified in the instrument appointing the proxies. The appointment shall not be valid unless he/she/it specifies the proportion of his/her/its shareholdings to be represented by each proxy.
- 8. The appointment of a proxy may be made in a hard copy form or by electronic means in the following manner and must be received by the Company not less than 48 hours before the time appointed for holding the 10th Annual General Meeting or adjourned general meeting at which the person named in the appointment proposes to vote:
 - (i) In hard copy form Tricor Investor & Issuing House Services Sdn Bhd at Unit 32-01, Level 32, Tower A, Vertical Business Suite, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia or alternatively, the Customer Service Centre at Unit G-3, Ground Floor, Vertical Podium, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia.
 - (ii) By electronic means via Tricor TIIH Online website at https://tiih.online Please refer to the Administrative Guide of the 10th Annual General Meeting for further information on electronic submission of proxy form via TIIH Online.
- 9. Any authority pursuant to which such an appointment is made by a power of attorney must be deposited with the Company's Share Registrar at Unit 32-01, Level 32, Tower A, Vertical Business Suite, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia or alternatively, the Customer Service Centre at Unit G-3. Ground Floor, Vertical Podium, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia not less than 48 hours before the time appointed for holding the general meeting or adjourned general meeting at which the person named in the appointment proposes to vote. A copy of the power of attorney may be accepted provided that it is certified notarially and/or in accordance with the applicable legal requirements in the relevant jurisdiction in which it is executed.
- 10. Please ensure ALL the particulars as required in the proxy form are completed, signed and dated accordingly.
- 11. Last day, date and time for lodging the proxy form is Wednesday, 29 May 2024 at 11.00 a.m.
- For a corporate member who has appointed a representative instead of a proxy to attend this meeting, please deposit the ORIGINAL certificate of appointment executed in the manner as stated in the proxy form with the Share Registrar of the Company at Unit 32-01, Level 32, Tower A, Vertical Business Suite, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia or alternatively, the Customer Service Centre at Unit G-3, Ground Floor, Vertical Podium, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia if this has not been lodged with the Company's Share Registrar earlier.
- Pursuant to Paragraph 8.29A(1) of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, all resolutions set out in the Notice of the 10th Annual General Meeting will be put to vote by way of poll.

1st Fold Here

AFFIX STAMP

THE SHARE REGISTRAR
LEONG HUP INTERNATIONAL BERHAD
Registration No. 201401022577 (1098663-D)

Unit 32-01, Level 32, Tower A Vertical Business Suite, Avenue 3 Bangsar South, No. 8, Jalan Kerinchi 59200 Kuala Lumpur

2nd Fold Here