VENTURE CORPORATION LIMITED

(Incorporated in Singapore) (Company Registration Number: 198402886H)

PROXY FORM

(Please see notes overleaf before completing this Form)

IMPORTANT:

- The Annual General Meeting ("AGM") of Venture Corporation Limited (the "Company") will be held at 5006 Ang Mo Kio Avenue 5, #05-01 TECHplace II, Singapore 569873 on Thursday, 24 April 2025 at 10.30 a.m. (Singapore time). There will be no option for shareholders to participate virtually. Printed copies of the Notice of AGM dated 2 April 2025 and this proxy form will be sent by post to members. These documents are also available on the Company's website at https://yenture.listedcompany.com/ar.html and the Singapore Exchange Securities Trading Limited's website at https://sgx.com/securities/company-announcements. Please read the notes overleaf which contain instructions on, inter alia, the appointment of a proxy(ies).
- This proxy form is not valid for use and shall be ineffective for all intents and purposes if used or purported to be used by CPFIS/SRS investors who hold Shares through CPF Agent Banks/SRS Operators. CPFIS/SRS investors:
 - (a) may vote at the AGM if they are appointed as proxies by their CPF Agent Banks/SRS Operators, and should contact their respective CPF Agent Banks/SRS Operators if they have any queries reparaling their appointment as proxies; or

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		(Name)			(*NRIC/Passport/Co. Reg No		
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/members of the Compa	any, hereby appoint:					(/\ddics	
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		Time, assperance	-	No. of Shares		%	
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NRIC/Passport No.			0.	Proportion of Shareholdings			
Name				•		%	
			from voting on the resolutions to				
<u> </u>				For	Against	Abstain	
•	ent and Audited Financial	Statements for the fina	ncial year				
			incial year				
Payment of proposed final one-tier tax-exempt dividend							
Re-election of Mr Wong Ngit Liong as a Director							
tion of Ms Tan Seok Hoo	ng @Mrs Audrey Liow as a	Director					
	ouche LLP as Auditor and	d authorisation for Direc	tors to fix				
Business							
y to allot and issue Shar	es						
Authority to offer and grant options and/or share awards and to allot and issue Shares pursuant to the Venture Corporation Executives' Share Option Scheme 2025 and the Venture Corporation Restricted Share Plan 2021, respectively, not exceeding 0.5% of the total number of issued Shares							
	Mandate						
	6 Ang Mo Kio Avenue 5, nment thereof. *I/We dir AGM as indicated below. ions relating to: y Business n of Directors' Stateme 1 December 2024 and t t of proposed final one-tion of Mr Wong Ngit Liotion of Mr Tan Seok Hootion of Mr Chua Kee Locktion of Mr Chua Kee Locktion of Ms Chong Siak Chal of Directors' fees amountment of Deloitte & Touneration Business ty to allot and issue Share ty to offer and grant of t to the Venture Corporation Restricted Share Platents.	16 Ang Mo Kio Avenue 5, #05-01 TECHplace II, Sing nament thereof. *I/We direct *my/our *proxy/proxie AGM as indicated below. 16 Ang Mo Kio Avenue 5, #05-01 TECHplace II, Sing nament thereof. *I/We direct *my/our *proxy/proxie AGM as indicated below. 16 Ang Mo Kio Avenue 5. 17 Business 18 In of Directors' Statement and Audited Financial 1. December 2024 and the Auditor's Report thereof to for proposed final one-tier tax-exempt dividend tion of Mr Wong Ngit Liong as a Director tion of Ms Tan Seok Hoong @Mrs Audrey Liow as a tion of Mr Chua Kee Lock as a Director tion of Ms Chong Siak Ching as a Director all of Directors' fees amounting to \$\$754,372 to fintment of Deloitte & Touche LLP as Auditor and the following state of the Venture Corporation Executives' Share Option Restricted Share Plan 2021, respectively, not see the support of the Venture Corporation Executives' Share Option Restricted Share Plan 2021, respectively, not see the support of the Venture Corporation Executives' Share Option Restricted Share Plan 2021, respectively, not see the support of the Venture Corporation Executives' Share Option Restricted Share Plan 2021, respectively, not see the support of the Venture Corporation Executives' Share Option Restricted Share Plan 2021, respectively, not see the support of the Venture Corporation Executives' Share Option Restricted Share Plan 2021, respectively, not see the support of the Venture Corporation Executives' Share Option Restricted Share Plan 2021, respectively, not see the support of the Share Plan 2021, respectively.	em, the Chairman of the Meeting as *my/our proxy to attend, speak and vote 6 Ang Mo Kio Avenue 5, #05-01 TECHplace II, Singapore 569873 on Thurso nment thereof. *I/We direct *my/our *proxy/proxies to vote for or against o AGM as indicated below. ions relating to: y Business n of Directors' Statement and Audited Financial Statements for the fina 1 December 2024 and the Auditor's Report thereon t of proposed final one-tier tax-exempt dividend tion of Mr Wong Ngit Liong as a Director tion of Ms Tan Seok Hoong @Mrs Audrey Liow as a Director tion of Mr Chua Kee Lock as a Director tion of Ms Chong Siak Ching as a Director al of Directors' fees amounting to \$\$754,372 bintment of Deloitte & Touche LLP as Auditor and authorisation for Director muneration Business ty to allot and issue Shares ty to offer and grant options and/or share awards and to allot and issit to the Venture Corporation Executives' Share Option Scheme 2025 and the tion Restricted Share Plan 2021, respectively, not exceeding 0.5% of the tot	16 Ang Mo Kio Avenue 5, #05-01 TECHplace II, Singapore 569873 on Thursday, 24 April nment thereof. *I/We direct *my/our *proxy/proxies to vote for or against or to abstain AGM as indicated below. 16 Ang Mo Kio Avenue 5, #05-01 TECHplace II, Singapore 569873 on Thursday, 24 April nment thereof. *I/We direct *my/our *proxy/proxies to vote for or against or to abstain AGM as indicated below. 16 Ang Mo Kio Avenue 5, #05-01 TECHplace II, Singapore 569873 on Thursday, 24 April nment to below. 17 Again and III and II	INRIC/Passport No. Proport No. of S Proposed Proposed final one-tier tax-exempt dividend tion of Mr Chua Kee Lock as a Director tion of Mr Chua Kee Lock as a Director tion of Mr Chua Kee Lock as a Director all of Directors' fees amounting to S\$754,372 Proposed final one-tier tax-exempt dividend tion of Mr Chua Kee Lock as a Director tion of Mr Chua Kee Lock as a Director tion of Mr Chua Kee Lock as a Director Proposed final one-tier tax-exempt dividend tion of Mr Chua Kee Lock as a Director tion of Mr Chua Kee Lock as	em, the Chairman of the Meeting as *my/our proxy to attend, speak and vote on *my/our behalf at the AGM of 6 Ang Mo Kio Avenue 5, #05-01 TECHplace II, Singapore 569873 on Thursday, 24 April 2025 at 10.30 a.m. (Sinment thereof. *I/We direct *my/our *proxy/proxies to vote for or against or to abstain from voting on the research as indicated below. No. of Vot For Against	

(b) Register of Members

Signature/Common Seal of Shareholder(s)

NOTES:

- 1. A member of the Company should insert the total number of Shares held. If such member has Shares entered against his name in the Depository Register (maintained by The Central Depository (Pte) Limited ("CDP")), he should insert that number of Shares. If such member has Shares registered in his name in the Register of Members (maintained by or on behalf of the Company), he should insert that number of Shares. If such member has Shares entered against his name in the Depository Register and Shares registered in his name in the Register of Members, he should insert the aggregate number of Shares entered against his name in the Depository Register and registered in his name in the Register of Members. If no number is inserted, this form of proxy shall be deemed to relate to all the Shares held by such member.
- (a) A member who is not a relevant intermediary is entitled to appoint not more than two proxies to attend, speak and vote at the AGM. Where such
 member's form of proxy appoints more than one proxy, the proportion of the shareholding concerned to be represented by each proxy shall be specified
 in the form of proxy.
 - (b) A member who is a relevant intermediary is entitled to appoint more than two proxies to attend, speak and vote at the AGM, but each proxy must be appointed to exercise the rights attached to a different Share or Shares held by such member. Where such member's form of proxy appoints more than two proxies, the number and class of Shares in relation to which each proxy has been appointed shall be specified in the form of proxy.

"Relevant intermediary" has the meaning ascribed to it in Section 181 of the Companies Act 1967.

- 3. A proxy need not be a member of the Company. A member may choose to appoint the Chairman of the Meeting as his/her/its proxy.
- 4. The instrument appointing a proxy(ies) must be submitted to the Company in the following manner:
 - (a) if submitted by post, be lodged with the Company's Share Registrar, Boardroom Corporate & Advisory Services Pte. Ltd., at 1 Harbourfront Avenue, #14-07 Keppel Bay Tower, Singapore 098632; or
 - (b) if submitted electronically, be submitted via email to the Company's Share Registrar, Boardroom Corporate & Advisory Services Pte. Ltd., at srs.proxy@boardroomlimited.com,

in either case, not less than 72 hours before the time appointed for holding the AGM.

A member who wishes to submit an instrument appointing a proxy(ies) by post or via email can either use the printed copy of the proxy form which is sent to him/her/it by post or download, complete and sign the proxy form, before submitting it by post to the address provided above, or before scanning and sending it by email to the email address provided above.

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Postage will be paid by addressee. For posting in Singapore only.

BUSINESS REPLY SERVICE PERMIT NO. 09452

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VENTURE CORPORATION LIMITED

c/o Boardroom Corporate & Advisory Services Pte. Ltd. 1 Harbourfront Avenue #14-07 Keppel Bay Tower Singapore 098632

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- 5. Completion and submission of the instrument appointing a proxy(ies) by a shareholder will not prevent him/her from attending, speaking and voting at the AGM if he/she so wishes. The appointment of the proxy(ies) for the AGM will be deemed to be revoked if the shareholder attends the AGM in person and in such event, the Company reserves the right to refuse to admit any person or persons appointed under the relevant instrument appointing a proxy(ies) to the AGM.
- 6. The instrument appointing a proxy(ies) must be signed under the hand of the appointor or of his/her attorney duly authorised in writing. Where the instrument appointing a proxy(ies) is executed by a corporation, it must be executed either in accordance with its Constitution or under the hand of an attorney or a duly authorised officer.
- 7. Where an instrument appointing a proxy(ies) is signed on behalf of the appointor by an attorney, the letter or power of attorney or a duly certified copy thereof must (failing previous registration with the Company) be lodged with the instrument, failing which the instrument may be treated as invalid.
- 8. A corporation which is a member may authorise by resolution of its directors or other governing body such person as it thinks fit to act as its representative at the AGM, in accordance with its Constitution and Section 179 of the Companies Act 1967.
- 9. The Company shall be entitled to reject an instrument appointing a proxy(ies) which is incomplete, improperly completed, illegible or where the true intentions of the appointor are not ascertainable from the instructions of the appointor specified in the instrument appointing a proxy(ies) (including any related attachment). In addition, in the case of a member whose Shares are entered in the Depository Register, the Company shall be entitled to reject an instrument appointing a proxy(ies) if the member, being the appointor, is not shown to have Shares entered against his/her/its name in the Depository Register as at 72 hours before the time appointed for holding the AGM, as certified by CDP to the Company.
- 10. For the purposes of the appointment of a proxy(ies) and/or representative(s), the member(s)' full name and CDP account number (if applicable) and the proxy(ies)' or representative(s)' full name and full NRIC/passport number will be required for verification purposes, and the proxy(ies)' or representative(s)' NRIC/passport will need to be produced for sighting upon registration at the AGM. This is so as to ensure that only duly appointed proxy(ies)/representative(s) attend, speak and vote at the AGM. The Company reserves the right to refuse admittance to the AGM if the proxy(ies)' or representative(s)' identity cannot be verified accurately.

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