COURAGE INVESTMENT GROUP LIMITED

(Incorporated in Bermuda with limited liability)

ANNUAL GENERAL MEETING - DEPOSITOR PROXY FORM

We, The Central Depository (Pte) Limited ("CDP"), being a Member of COURAGE INVESTMENT GROUP LIMITED, (the "Company"), pursuant to a proxy form lodged or to be lodged by us with the Company (the "CDP Proxy Form"), have appointed, or will be appointing the person whose name and particulars are set out in Part I below (the "Depositor(s)"), in respect of such number of shares (the "Depositor(s) Shares") set out against his/her/its name in the Depository Register maintained by CDP as at 27 June 2022 (the "Cut Off Date"), as our proxy to vote for us on our behalf at the Annual General Meeting (the "AGM") of the Company to be held in the form of an online virtual meeting via electronic facilities at 11:00 a.m. on Wednesday, 29 June 2022 and at any adjournment thereof.

i) dı	the event the Company receivally completed and signed/execushmitted by the requisite time ar	ted by the said Depositor(s);	and		
e her een v	reby appoint the person or perserified in Part V by affixing of the cons are authorised to vote in re-	ions (" Appointee(s) ") whose e seal or signature of or on b	details are given in Part II(a) ehalf of the persons named in	Part I, and on the b	asis that such pe
espec	t of the whole of the said shareh	olding:			
	Name	Email Address	NRIC/ Passport Number	Proportion of Shareholding(s) to be represented	
			Passport Number	to be i	represented
nd/or	(delete as appropriate)				
r faili	ng *him/her, the Chairman of th	ie AGM as my/our *proxy/pro	oxies to vote for me/us on my/o	our behalf at the AC	SM. The Appoint
/are h	nereby directed to vote for or ag	ainst the resolution(s) to be p	roposed at the AGM as indicat	ed hereunder. If no	direction as to v
giver	n, the Appointee(s) may vote or	abstain at his/her/their discre	tion, as he/she/they will on any	other matter arising	gat the AGM.
eposi	ther hereby authorise and direct itor(s) Shares and the CDP Pro- positor(s) Shares, shall be of no	ky Form, to the extent it relate	es to the appointment of the sai	d Depositor(s) as o	ur proxy in respon
No.	Ordinary Resolutions			Number of Votes For	Number of Vo
	To receive, consider and ad				
1.	Company and the report of December 2021.	the directors and of the aud	ditor for the year ended 31		
2.	(i) To re-elect Mr. Sue Ka Lo	ok as Executive Director of the			
	(ii) To authorise the Board of	f Directors to fix the remune	ration of the directors of the		
	Company. To re-appoint Deloitte Touch	e Tohmatsu as auditor of the	Company and to authorise		
3.	the Board of Directors to fix its	s remuneration.			
4.	(A) To grant a general mand deal with the Company's the notice of the AGM.	date to the directors of the C shares, in terms as set out in			
4.	(B) To grant a general mand				
4.		n terms as set out in ordinary	resolution I(R) in the notice		
4.	Company's own shares, i	in torrilo do dot out in ordinary	resolution 4(b) in the notice		
4.	of the AGM.	-			
4.	of the AGM. (C) To approve the extension Company to allot, issue a	n of the general mandate grand deal with the Company's s	anted to the directors of the		
	of the AGM. (C) To approve the extension Company to allot, issue a ordinary resolution 4(C) in	n of the general mandate grand deal with the Company's son the notice of the AGM.	anted to the directors of the		
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Dated to the Co	of the AGM. (C) To approve the extension Company to allot, issue a ordinary resolution 4(C) in this day of entral Depository (Pte) Limited cure of Director	n of the general mandate grand deal with the Company's so the notice of the AGM. 2022	anted to the directors of the shares, in terms as set out in	XIES UNDER PART	T II
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Dated to the Co	of the AGM. (C) To approve the extension Company to allot, issue a ordinary resolution 4(C) in this day of entral Depository (Pte) Limited cure of Director BE COMPLETED BY DEPOSITOR	n of the general mandate grand deal with the Company's so the notice of the AGM. 2022	anted to the directors of the shares, in terms as set out in		Common Seal

IMPORTANT: PLEASE READ NOTES OVERLEAF

IMPORTANT: PLEASE READ NOTES BELOW

Notes:

Part II

A Depositor who is a natural person need not submit this Depositor Proxy Form if he/she is attending the meeting in person.

A Depositor(s) may appoint not more than two Appointees, who shall be natural persons, to attend and vote in his/her/its place as proxy for CDP in respect of his/her/its shareholding by completing Part II(a) and/or (b).

Where a Depositor(s) is a corporation and wishes to be represented at the meeting, it must appoint an Appointee/Appointees to attend and vote as proxy for CDP at the meeting in respect of its shareholdings.

A Depositor(s) who wishes to appoint more than one Appointee must specify the proportion of shareholdings (expressed as a percentage of the whole) to be represented by each Appointee. If no proportion of shareholdings is specified, the nomination shall be deemed to be invalid.

Part III

Please indicate with an " \checkmark " in the appropriate box against each resolution how you wish the Appointee to vote. If this proxy form is deposited without any indication as to how the Appointee shall vote, the Appointee may vote or abstain from voting at his/her discretion.

Part V

This Depositor Proxy Form, duly completed, must be deposited by the Depositor(s) via the following delivery options:

- (a) Deposited at the office of the Company's Singapore share transfer agent, Boardroom Corporate & Advisory Services Pte. Ltd. at 1 Harbourfront Avenue, #14-07 Keppel Bay Tower, Singapore 098632; or
- (b) Emailed to the Company's share transfer agent at RSVP@boardroomlimited.com

in each case, not less than forty-eight (48) hours before the time appointed for holding of the AGM, i.e. by 11:00 a.m. on Monday, 27 June 2022 or any adjournment thereof.

If a Depositor(s) wishes to appoint an Appointee/Appointees, this Depositor Proxy Form must be signed by the Depositor(s) or his/her/its attorney duly authorised in writing. In the case of Joint Depositor(s), all Joint Depositor(s) must sign this Depositor Proxy Form. If the Depositor(s) is a corporation, this Depositor Proxy Form must be executed under its common seal or under the hand of an officer or its attorney duly authorised. The power of attorney or other authority appointing the attorney or a notarially/duly certified copy thereof must be attached to this Depositor Proxy Form if it is signed by an attorney.

GENERAL

The Company shall be entitled to reject any Depositor Proxy Form which is incomplete, improperly completed or illegible or where the true intentions of the Depositor(s) are not ascertainable from the instructions of the Depositor(s) specified on any Depositor Proxy Form. It is the Depositors' responsibility to ensure that this Depositor Proxy Form is properly completed. Any decision to reject this Depositor Proxy Form on the grounds that it is incomplete, improperly completed or illegible will be final and binding and neither the Company, CDP nor Boardroom Corporate & Advisory Services Pte. Ltd. accepts any responsibility for the consequences of such a decision. Completion and return of this Depositor Proxy Form by a Depositor will not prevent him/her/it from attending and voting at the meeting as proxy of CDP if he/she/it subsequently wishes to do so.

PERSONAL DATA PRIVACY

By submitting an instrument appointing a proxy/proxies and/or representative(s) to attend, speak and vote for the meeting and/or any adjournment thereof, a Depositor of the Company (i) consents to the collection, use and disclosure of the Depositor's personal data by the Company (or its agents) for the purpose of the processing and administration by the Company (or its agents) of proxies and representatives appointed for the meeting (including any adjournment thereof) and the preparation and compilation of the attendance lists, minutes and other documents relating to the meeting (including any adjournment thereof), and in order for the Company (or its agents) to comply with any applicable laws, listing rules, regulations and/or guidelines (collectively, the "Purposes"), (ii) warrants that where the Depositor discloses the personal data of the Depositor's proxy/proxies and/or representative(s) to the Company (or its agents), the Depositor has obtained the prior consent of such proxy/proxies and/or representative(s) for the collection, use and disclosure by the Company (or its agents) of the personal data of such proxy/proxies and/or representative(s) for the Purposes, and (iii) agrees that the Depositor will indemnify the Company in respect of any penalties, liabilities, claims, demands, losses and damages as a result of the Depositor's breach of warranty.