## **ASPIAL CORPORATION LIMITED**

**PROXY FORM** 

(Incorporated in the Republic of Singapore) (Company Registration No.: 197001030G)

INADODTANT	NOTICE FOR	ATTEDMATIVE	ARRANGEMENT	EOD ANNITAL	CENEDAL	MEETING
IIVIPURIANI	NOTICE FOR	ALIERNATIVE	AKKANGEIVIEN	FUR ANNUAL	GENERAL	MEETING

- A relevant intermediary may appoint more than two (2) proxies to attend the Annual General Meeting and vote (please see Note 3 for the definition of "Relevant Intermediary").

  For investors who have used their Central Provident Fund ("CPF") monies ("CPF Investors") or monies in the Supplementary Retirement Scheme ("SRS") accounts ("SRS Investors") who wish to appoint the Chairman of the Meeting as proxy should approach their respective CPF Agent Banks or SRS Operators to submit their votes, at least seven (7) working days before the time appointed for the holding of the AGM (i.e. by 5.00 p.m. on 18 April (2014)

  By submitting this proxy form appointing the Chairman of the Meeting as proxy, the member accepts and agrees to the personal data privacy terms set out in the Notice of AGM dated

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and/or (d  Name  or failing the Compat any act any act any act any act and act any act and act and act and act any act and act act and		Aspial Corporation Limit	ed (the " <b>Company</b> "), hereb	y appoint:					
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1 D	pany to be held at As djournment thereof. where inapplicable	pial One, 55 Ubi Avenue	our* proxy/ proxies* to vote 3, Level 1, Singapore 40886	ifor me/us^ or is4 on Monday,	29 April	2024, at 3.	30 p.m. and		
1 D	Paralisticus valetius to		-	Number of Votes For Against Abstain					
1 C	Resolutions relating  ORDINARY BUSINESS				FOI	Against	Abstain		
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2 I			·	'					
$\overline{}$	Re-election of Mr Koh Wee Seng as a Director of the Company  Re-election of Ms Koh Lee Hwee as a Director of the Company								
		Bee Leong as a Director							
	Approval of the Dir 31 December 2023	ectors' fees of S\$266	,413 for the financial ye	ear ended					
7 R	Re-appointment of Messrs Ernst & Young LLP as Auditors								
S	SPECIAL BUSINESS								
8 A	Authority to allot and i	ssue new shares							
	Renewal of Share Purchase Mandate								
	Authority to issue shares under the Aspial Performance Share Plan								
2	Authority to offer and grant awards under the Aspial Subsidiary Performance Share Plan 2022								
12 A	Authority to issue shares under the Aspial Corporation Limited Scrip Dividend Scheme								
proxy to respect of of that re with an ' Chairmar absence for that	cast all your votes For that resolution. Alte resolution. If you wish "X" in the Abstain both of the AGM as you are for specific direction will be to resolution will be to the AGM as you have the colution will be to the AGM.	r or Against a resolution ernatively, please indicate the Chairman of the AC ox provided in respect of r proxy is directed to Ab ns in respect of a resol	onducted by way of poll. It is, please indicate with an "X the number of votes For or GM as your proxy to Abstathat resolution. Alternatively istain from voting in the Abstation, the appointment of the Abstation of the Abstatio	" within in the Against in th in from voting please indica estain box in re	e <b>For</b> or <b>A</b> ne <b>For</b> or g on a res te the nu espect of	Against box Against be solution, ple mber of sha that resolu	k provided ir ox in respectese indicate ares that the ution. <b>In the</b>		
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## Notes:

- 1. A member of the Company should insert the total number of shares held. If the member has shares entered against his/her/its name in the Depository Register (as defined in Section 815F of the Singapore Securities and Futures Act 2001), he/she/it should insert that number of shares. If the member has shares registered in his/her/its name in the Register of Members (maintained by or on behalf of the Company), he/she/it should insert that number of shares. If the member has shares entered against his/her/its name in the Depository Register and shares registered in his/her/its name in the Register of Members, he/she/it should insert the aggregate number of shares entered against his/her/its name in the Depository Register and registered in his/her/its name in the Register of Members. If no number is inserted, this form of proxy will be deemed to relate to all the shares held by the member of the Company.
- 2. This proxy form may be accessed at the Company's corporate website at the URL <a href="https://www.aspial.com/investor-relations/">https://www.aspial.com/investor-relations/</a>, and will also be made available on the SGX's website at the URL <a href="https://www.sgx.com/securities/company-announcements">https://www.sgx.com/securities/company-announcements</a>.

Where a member (whether individual or corporate) appoints the Chairman of the AGM as his/her/its proxy, he/she/it must give specific instructions as to voting, or abstentions from voting, in respect of a resolution in the form of proxy, failing which, the appointment of the Chairman of the AGM as proxy for that resolution will be treated as invalid.

CPF Investors or SRS Investors who wish to appoint the Chairman of the AGM as proxy should approach their respective CPF Agent Banks or SRS Operators to submit their votes, at least seven (7) working days before the time appointed for the holding of the AGM (i.e. by 5.00 p.m. on 18 April 2024).

- 3. The Chairman of the AGM, as proxy, need not be a member of the Company.
- 4. The instrument appointing the Chairman of the AGM as proxy must be submitted to the Company in the following manner:
  - (a) if submitted by post, be deposited with the Company's Share Registrar, B.A.C.S. Private Limited, at 77 Robinson Road, #06-03 Robinson 77, Singapore 068896; or
  - (b) if submitted electronically, be submitted via email to the Company at the email: AspialAGM@aspial.com,
  - (c) in either case, by 3.30 p.m. on 26 April 2024 (being not less than seventy-two (72) hours before the time for holding the AGM).

A member who wishes to submit an instrument of proxy must first 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.

- 5. The instrument appointing the Chairman of the AGM as proxy must be under the hand of the appointor or of his/her attorney duly authorised in writing. Where the instrument appointing the Chairman of the AGM as proxy is executed by a corporation, it must be executed either under its common seal or under the hand of an officer or attorney duly authorised. Where the instrument appointing the Chairman of the AGM is executed by an attorney on behalf of the appointor, the letter or power of attorney or a duly certified copy thereof must be lodged with the instrument of proxy, failing which; the instrument may be treated as invalid.
- 6. The Company shall be entitled to reject the instrument appointing the Chairman of the AGM as proxy if it is incomplete, improperly completed or illegible, or where the true intentions of the appointor are not ascertainable from the instructions of the appointor specified in the instrument appointing the Chairman of the AGM as proxy. In addition, in the case of Shares entered in the Depository Register, the Company may reject any instrument appointing the Chairman of the AGM as proxy lodged if the member, being the appointor, is not shown to have shares entered against his/her name in the Depository Register as at seventy-two (72) hours before the time appointed for holding the AGM, as certified by The Central Depository (Pte) Limited to the Company.

## PERSONAL DATA PRIVACY:

By submitting this Proxy Form appointing the Chairman of the AGM as proxy to attend, speak and vote at the AGM of the Company and/or any adjournment thereof, the member of the Company accepts and agrees to the personal data privacy terms set out in the Notice of AGM dated 12 April 2024.