## **JAPFA LTD**

(Incorporated in the Republic of Singapore) (Company Registration No. 200819599W)

https://japfa.com/investors/general-report/agm-egm.

# PROXY FORM

### IMPORTANT:

- 1. Relevant intermediaries (as defined in Section 181 of the Companies Act 1967 of Singapore) may appoint more than two (2) proxies to attend, speak and vote at the AGM.
- Investors who hold Shares through relevant intermediaries (including SRS Investors)
  who wish to vote should approach their relevant intermediaries (including their
  respective SRS Approved Banks) to submit their voting instructions at least seven (7)
  working days before the date of the AGM).
- 3. This Proxy Form is not valid for use by SRS Investors and shall be ineffective for all intents and purposes if used or purported to be used by them.

#### Personal Data Privacy

This Form has been made available on SGXNET and the Company's website and may be accessed at the URL

\_(Name) \_\_\_

By submitting an instrument appointing a proxy(ies) and/or representative(s), the member accepts and agrees to the personal data privacy terms set out in the Notice of Annual General Meeting dated 1 April 2024

\_\_\_\_\_ (NRIC/Passport Number)

Name	Address	NRIC/Passport Number	Proportion of Shareholdings			
-			No. of	Shares	%	
*and/or (delete as appropriat	te)					
Name	Address	NRIC/Passport Number			hareholdings	
			No. of	Shares	%	
or failing him/them, the Chai	rman of the Annual General M	Neeting (" <b>AGM</b> "), as my/our prox	v/proxies	to attend and	vote for m	
us on my/our behalf and if ne	ecessary at the AGM to be hel	d at York Hotel Singapore, Carlt	on Hall, Le			
Singapore 228516 on Thursd	lay, 18 April 2024 at 2.00 p.m.	and at any adjournment thereo	of.			
/We direct my/our proxy/pre	oxies to vote for or against th	e Resolution to be proposed a	t the AGM	as indicated	hereunder	
		es may vote or abstain from vot				
will on any other matter arisi		es may vote of abstair from vot	ing acms/	tricii discretto	11, 03 110, (1	
via off arry other friatter arisi	rig at the Mari.					
		ght under Regulation 86(2)(a) o				
		ote at the AGM and at any adj	ournmen	t thereof. Acc	ordingly,	
Resolutions at the AGM will	be voted on by way of a poll					
			For *	Against *	Abstain	
Routine Business						
Ordinary Resolution 1						
	Statement, the Audited Fir	nancial Statements and the				
Auditor's Report	,					
Ordinary Resolution 2						
	ua @ Lim Hwee Hua as a Direc	ctor				
Ordinary Resolution 3						
Re-election of Tan Yong Nar						
Ordinary Resolution 4	ng as a Director					
	ng as a Director					
Re-election of Kevin John M						
Re-election of Kevin John M Ordinary Resolution 5 Re-election of Renaldo Sant	Monteiro as a Director					
Ordinary Resolution 5 Re-election of Renaldo Sant	Monteiro as a Director					
Ordinary Resolution 5 Re-election of Renaldo Sant Ordinary Resolution 6	Monteiro as a Director					
Ordinary Resolution 5 Re-election of Renaldo Sant Ordinary Resolution 6 Re-election of Hendrick Kol	Monteiro as a Director					
Ordinary Resolution 5 Re-election of Renaldo Sant Ordinary Resolution 6 Re-election of Hendrick Kol Ordinary Resolution 7	Monteiro as a Director tosa as a Director onas as a Director					
Ordinary Resolution 5 Re-election of Renaldo Sant Ordinary Resolution 6 Re-election of Hendrick Kol Ordinary Resolution 7 Re-election of Manu Bhaska	Monteiro as a Director tosa as a Director onas as a Director					
Ordinary Resolution 5 Re-election of Renaldo Sant Ordinary Resolution 6 Re-election of Hendrick Kol Ordinary Resolution 7 Re-election of Manu Bhaska Ordinary Resolution 8	Monteiro as a Director tosa as a Director onas as a Director aran as a Director					
Ordinary Resolution 5 Re-election of Renaldo Sant Ordinary Resolution 6 Re-election of Hendrick Kol Ordinary Resolution 7 Re-election of Manu Bhaska Ordinary Resolution 8 Re-election of Tan Kian Che	Monteiro as a Director tosa as a Director onas as a Director aran as a Director					
Ordinary Resolution 5 Re-election of Renaldo Sant Ordinary Resolution 6 Re-election of Hendrick Kol Ordinary Resolution 7 Re-election of Manu Bhaska Ordinary Resolution 8 Re-election of Tan Kian Che Ordinary Resolution 9	Monteiro as a Director  tosa as a Director  onas as a Director  aran as a Director  ew as a Director					
Ordinary Resolution 5 Re-election of Renaldo Sant Ordinary Resolution 6 Re-election of Hendrick Kol Ordinary Resolution 7 Re-election of Manu Bhaska Ordinary Resolution 8 Re-election of Tan Kian Che Ordinary Resolution 9 Re-election of Chia Wee Bo	Monteiro as a Director  tosa as a Director  onas as a Director  aran as a Director  ew as a Director					
Ordinary Resolution 5 Re-election of Renaldo Sant Ordinary Resolution 6 Re-election of Hendrick Kol Ordinary Resolution 7 Re-election of Manu Bhaska Ordinary Resolution 8 Re-election of Tan Kian Che Ordinary Resolution 9 Re-election of Chia Wee Bo Ordinary Resolution 10	Monteiro as a Director  tosa as a Director  onas as a Director  aran as a Director  ew as a Director	5 based on existing Directors'				
Ordinary Resolution 5 Re-election of Renaldo Sant Ordinary Resolution 6 Re-election of Hendrick Kol Ordinary Resolution 7 Re-election of Manu Bhaska Ordinary Resolution 8 Re-election of Tan Kian Che Ordinary Resolution 9 Re-election of Chia Wee Bo Ordinary Resolution 10	Monteiro as a Director  tosa as a Director  onas as a Director  aran as a Director  ew as a Director  on as a Director	5 based on existing Directors'				
Ordinary Resolution 5 Re-election of Renaldo Sant Ordinary Resolution 6 Re-election of Hendrick Kol Ordinary Resolution 7 Re-election of Manu Bhaska Ordinary Resolution 8 Re-election of Tan Kian Che Ordinary Resolution 9 Re-election of Chia Wee Bo Ordinary Resolution 10 To approve payment of Dire	Monteiro as a Director  tosa as a Director  onas as a Director  aran as a Director  ew as a Director  on as a Director	5 based on existing Directors'				
Ordinary Resolution 5 Re-election of Renaldo Sant Ordinary Resolution 6 Re-election of Hendrick Kol Ordinary Resolution 7 Re-election of Manu Bhaska Ordinary Resolution 8 Re-election of Tan Kian Che Ordinary Resolution 9 Re-election of Chia Wee Bo Ordinary Resolution 10 To approve payment of Direfee structure. Ordinary Resolution 11	Monteiro as a Director  tosa as a Director  onas as a Director  aran as a Director  ew as a Director  on as a Director  ctors fee up to 31 March 2029	5 based on existing Directors'				

	For *	Against *	Abstain*
Special Business			
Ordinary Resolution 12			
Authority for Directors to issue additional shares and convertible instruments pursuant			
to Section 161 of the Companies Act 1967			
Ordinary Resolution 13			
To approve the proposed renewal of the Share Purchase Mandate			

\* If you wish to exercise all your votes "For", "Against" or "Abstain" the Ordinary Resolutions, please indicate with a "✓" within the box provided. Otherwise, please indicate the number of votes as appropriate.

Dated this	day of	2024	Total Number of Shares Held
Signature of member	r(s) or Common Seal		

## IMPORTANT: PLEASE READ NOTES OVERLEAF

#### NOTES:-

- 1. If the member has Shares entered against his/her/their name in the Depository Register (as defined in Section 81SF of the Securities and Futures Act, Chapter 289 of Singapore), he/she/they should insert that number of Shares. If the member has Shares registered in his/her/their name in the Register of Members, he/she/they should insert that number of Shares. If the member has Shares entered against his/her/their name in the Depository Register and Shares registered in his/her/their name in the Register of Members, he/she/they should insert the number of Shares entered against his/her/their name in the Depository Register and registered in his/her/their 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
- 2. In relation to the appointment of proxy(ies) to attend, speak and vote on his/her/their behalf at the AGM, a member (whether individual or corporate) appointing his/her/their proxy(ies) should give specific instructions as to his/her/their manner of voting, or abstentions from voting, in respect of a resolution in the instrument of proxy. If no specific instructions as to voting are given, or in the event of any other matter arising at the AGM and at any adjournment thereof, the proxy(ies) will vote or abstain from voting at his/her/their discretion.
- 3. A proxy need not be a member of the Company.
- 4. The instrument of proxy, together with the letter or power of attorney or other authority under which it is signed (if applicable) or a duly certified copy thereof must:
  - (a) if sent personally or by post, be lodged at 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 by email, be received by the Company's Share Registrar at <u>JapfaAEGM2024@boardroomlimited.com</u>,
  - in either case, by 2.00 p.m. on 15 April 2024 (being 72 hours before the time fixed for the AGM), in default the instrument of proxy shall not be treated as valid.
- 5. The instrument appointing the proxy must be under the hand of the appointor or of his 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 its attorney duly authorised.
- 6. The instrument appointing proxy(ies) or 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 proxy(ies) or the Chairman of the AGM as proxy is executed by a corporation, it must be executed either under its seal, executed as a deed in accordance with the Companies Act 1967 of Singapore or under the hand of an attorney or officer duly authorised, or in some other manner approved by the Directors.
- 7. A corporation which is a member may, in accordance with Section 179 of the Companies Act 1967 of Singapore, authorise by resolution of its directors or other governing body such person as it thinks fit to act as its representative at the AGM
- 8. Completion and return of this instrument appointing a proxy or proxies shall not preclude a member from attending and voting at the AGM. Any appointment of a proxy or proxies shall be deemed to be revoked if a member attends the AGM in person and, in such event, the Company reserves the right to refuse to admit any person or persons appointed under this instrument of proxy to the AGM.
- 9. Where the instrument appointing proxy(ies) or the Chairman of the AGM as proxy 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.
- 10. A member of the Company who is not a relevant intermediary is entitled to appoint not more than two (2) proxies to attend, speak and vote at the AGM. Where such member's proxy form appoints more than one (1) proxy, the proportion of the shareholding concerned to be represented by each proxy (expressed as a percentage as a whole) shall be specified in the instrument of proxy.
- 11. A member who is a relevant intermediary is entitled to appoint more than two (2) 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 instrument of proxy appoints more than two (2) proxies, the number of Shares in relation to which each proxy has been appointed shall be specified in the instrument of proxy.
  - "Relevant intermediary" has the meaning ascribed to it in Section 181 of the Companies Act 1967 of Singapore.
- 12. The Company shall be entitled to reject an instrument of proxy which is incomplete, improperly completed, illegible or where the true intentions of the appointor are not ascertainable from the instructions of the appointor specified on and/or attached to the instrument of proxy. In addition, in the case of a member whose Shares are entered in the Depository Register, the Company may reject an instrument of proxy if the member, being the appointor, is not shown to have Shares entered against his/her name in the Depository Register as at 72 hours before the time appointed for holding the AGM, as certified by The Central Depository (Pte) Limited to the Company.