VICOM LTD

(Incorporated in the Republic of Singapore) (Co. Reg. No.: 198100320K)

PROXY FORM ANNUAL GENERAL MEETING

IMPORTANT:

- The deferred Thirty-Ninth Annual General Meeting (the "AGM") is being convened and held, by electronic means pursuant to the COVID-19 (Temporary Measures) (Alternative Arrangements for Meetings for Companies, Variable Capital Companies, Business Trusts, Unit Trusts and Debenture Holders) Order
- Due to the Government's prevailing regulations to prevent the spread of Covid-19, a member is to attend the AGM via webcast only. A member (whether individual or corporate) must appoint the Chairman of the Meeting as his/her/its proxy to attend, speak and vote on his/her/its behalf at 2. the AGM if such member wishes to exercise his/her/its voting rights at the AGM.
- CPF or SRS investors who wish to exercise the voting rights attached to their shares held in the Company purchased using their CPF or SRS monies are requested to contact their respective CPF or SRS approved nominees.

 By submitting this proxy form, the member accepts and agrees to the personal data privacy terms set out in the Notice of Deferred AGM dated 28 April 2020.

 Please read the protes overleaf which contain instructions on interval is the appointment of the Chairman of the Meeting as a member's proxy to 3.
- 4.

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eing a	a member/members of VICOM Ltd (the and vote for "me/us and on "my/our behavelectronic means on Wednesday, 20 N	Company") here	eby appoint the Chairma ed 39 th Annual General	Meeting of the	e Company to b	e convened a
Delet	te where inapplicable					
elevar Chairm	the box provided. If you wish the Chairmant Resolution, please indicate the number of the Meeting as your proxy to abstet the number of shares in the relevant be	per of shares in ain from voting	the relevant boxes pro	ovided below	. Alternatively,	if you wish t ithin the box
No.	Resolutions			Votes For	Against	Abstained
Ordina	ary Business					
١.	Adoption of Directors' Statement and Aurended 31 December 2019	dited Financial S	tatements for the year			
		ration of Final Dividend for the year ended 31 December 2019				
2.						
	Approval of Directors' Fees amounting to \$ 2019					
3. 4.	Approval of Directors' Fees amounting to 2019 Re-election of Mr Yang Ban Seng as Directors and Directors are supported by the support of the	S\$479,552 for yea ector				
3. 4. 5.	Approval of Directors' Fees amounting to 2019 Re-election of Mr Yang Ban Seng as Directors Re-election of Ms June Seah Lee Kiang	S\$479,552 for yea ector as Director	ar ended 31 December			
3. 4. 5.	Approval of Directors' Fees amounting to 2019 Re-election of Mr Yang Ban Seng as Director Re-election of Ms June Seah Lee Kiang Re-election of Professor Shim Phyau Wu	ector as Director i Victor as Direct	ar ended 31 December			
3. 4. 5. 6.	Approval of Directors' Fees amounting to 2019 Re-election of Mr Yang Ban Seng as Director of Ms June Seah Lee Kiang Re-election of Professor Shim Phyau Wu Re-election of Ms Tan Poh Hong as Director of Ms Tan Poh Hong	ector as Director i Victor as Direct	ar ended 31 December			
3. 4. 5. 6. 7.	Approval of Directors' Fees amounting to 2019 Re-election of Mr Yang Ban Seng as Director Re-election of Ms June Seah Lee Kiang Re-election of Professor Shim Phyau Wu Re-election of Ms Tan Poh Hong as Director Re-appointment of Auditors and authoris	ector as Director i Victor as Direct	ar ended 31 December			
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3. 4. 5. 6. 7. 3. Specia	Approval of Directors' Fees amounting to 2019 Re-election of Mr Yang Ban Seng as Directors Re-election of Ms June Seah Lee Kiang Re-election of Professor Shim Phyau Wurke-election of Ms Tan Poh Hong as Director Re-appointment of Auditors and authorisal Business Approval of Share Split	ector as Director i Victor as Director ctor ng Directors to fi	or x their remuneration Total Number of Sh		(Note 1) : N	o. of Shares
4. 5. 6. 7. 3. Specia	Approval of Directors' Fees amounting to 2019 Re-election of Mr Yang Ban Seng as Directors Re-election of Ms June Seah Lee Kiang Re-election of Professor Shim Phyau Wurke-election of Ms Tan Poh Hong as Director Re-appointment of Auditors and authorisal Business Approval of Share Split	ector as Director i Victor as Director ctor ng Directors to fi	or x their remuneration	r	(Note 1) : N	o. of Shares

Signature(s) of Member(s)/Common Seal

IMPORTANT: PLEASE READ NOTES OVERLEAF

NOTES:

- (1) A member should insert the total number of shares held. If the member has shares entered against his/her name in the Depository Register (maintained by The Central Depository (Pte) Limited), he/she should insert that number of shares. If the member has shares registered in his/her name in the Register of Members of the Company, he/she should insert that number of shares. If the member has shares entered against his/her name in the Depository Register and registered in his/her name in the Register of Members, he/she should insert the aggregate number of shares. If no number is inserted, this form of proxy will be deemed to relate to all the shares held by the member.
- (2) Due to the Government's prevailing regulations to prevent the spread of COVID-9, a member will not be able attend the AGM in person. A member (whether individual or corporate) must appoint the Chairman of the Meeting as his/her/its proxy to attend, speak and vote on his/her/its behalf at the AGM if such member wishes to exercise his/her/its voting rights at the AGM.
- (3) Where a member (whether individual or corporate) appoints the Chairman of the Meeting 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 Meeting as proxy for that resolution will be treated as invalid.
- (4) CPF or SRS investors who wish to appoint the Chairman of the Meeting as proxy should approach their respective CPF or SRS approved nominees to submit their votes not less than 72 hours before the time set for the AGM.
- (5) The Chairman of the Meeting as proxy, need not be a member of the Company.
- (6) The instrument appointing the Chairman of the Meeting as proxy must be under the hand of the appointer or of his attorney duly authorised in writing or, where it is executed by a corporation, be executed either under its seal or under the hand of an officer or attorney duly authorised.
- (7) Proxy forms previously submitted pursuant to the Original AGM Notice dated 23 March 2020 for the AGM originally scheduled on 22 April 2020 will not be valid for the deferred AGM. Members are requested to submit a fresh proxy form in the manner set out above.
- (8) Submission by a member of a valid instrument appointing the Chairman of the Meeting as proxy must be done not less than 72 hours before the time set for the AGM.
- (9) The proxy form must be submitted in the following manner: (a) if submitted by post, be deposited at the Company's registered office at 205 Braddell Road, Singapore 579701; or (b) if submitted electronically, be submitted by email to the following email address: agm2020@vicom.com.sg.
- (10) The Company shall be entitled to reject the instrument appointing or treated as appointing the Chairman of Meeting as proxy if it is incomplete, improperly completed or illegible or where the true intentions of the appointer are not ascertainable from the instructions of the appointer specified in the instrument appointing or treated as appointing the Chairman of the Meeting as proxy (including any related attachment). In addition, in the case of members whose Ordinary Shares are entered against their names in the Depository Register, the Company may reject any instrument appointing or treated as appointing the Chairman of the Meeting as proxy lodged if such members are not shown to have Ordinary Shares entered against under their names in the Depository Register 72 hours before the time appointed for holding the AGM as certified by The Central Depository (Pte) Limited to the Company.

Fold along this line

Affix postage stamp

THE COMPANY SECRETARY
VICOM Ltd

205 Braddell Road Singapore 579701 Glue all sides firmly. Stapling and spot sealing are disallowed