# **HOTUNG INVESTMENT HOLDINGS LIMITED**

(Incorporated in Bermuda)

## **PROXY FORM**

/We_							
of							
peing	a member/members of Hotung Investment Holdings L	imited (the "C	Company") her	eby appoir	nt:		
	Name Address			RIC/	Proportion of Shareh No. of Shares		noldings %
			Passport No.				
and /	or (delete as appropriate)						
ariu /	or (delete as appropriate)						
	I						
CHEV	r/our proxy/proxies to attend, speak and vote on my/our / /RONS, Hibiscus Room, Level 1, 48 Boon Lay Way, Si	ngapore 6099	61, on 28 Apr	il 2025 (Mo	onday) at 2:00 p	.m. (the "	AGM") and a
	djournment thereof. I/We direct my/our proxy/proxies to GM (the "Resolutions") as hereunder indicated. If no pro						
oroxy	proxies under this Proxy Form. If no direction as to voting	ng is given by	me/us, my/ou	r proxy/pro	xies may vote o	r abstain	from voting a
iis/rie	r/their discretion:					_	
No.	Ordinary Resolutions	ما داء م	For		Against	A	bstain
1.	To receive and adopt the Directors' Statement at audited Financial Statements of the Company for	or the					
	financial year ended 31 December 2024, together w Independent Auditors' Report thereon.	ith the					
2.	To approve the declaration of a first and final dividend						
	financial year ended 31 December 2024 of NT\$2.5 share.	os per					
3.	To re-elect Mr. Kung-Wha Ding, retiring pursuant to laws 94 and 95 of the Bye-laws of the Company (the	Bye- "Bye-					
	laws") and Rule 720(5) of the listing manual of the Sing	gapore					
	Exchange Securities Trading Limited (the "SGX-ST "Listing Manual").	) (the					
4.	To re-elect Ms. Shih-Ping Chen, retiring pursuant to laws 94 and 95 of the Bye-laws and Rule 720(5)						
	Listing Manual.	or the					
5.	To re-elect Ms. Tsui-Hui Huang, retiring pursuant to laws 94 and 95 of the Bye-laws and Rule 720(5)						
	Listing Manual.						
6.	To re-elect Ms. Lan Yuan, retiring pursuant to Bye-la and 95 of the Bye-laws and Rule 720(5) of the						
	Manual.						
7.	To approve Directors' Fees of NT\$9.9 million for the fir year ended 31 December 2024 to the Directors						
8.	Company.  To re-appoint KPMG LLP as auditors of the Company	and to					
0.	authorize the Directors of the Company to fix						
9.	remuneration.  To approve the Proposed Share Issue Mandate.						
10.	To approve the Proposed Renewal of Share Bu	y-back					
/DI-	Mandate.	than war wist.		ho ocat fa	or ordinat and	a abatata f	rom vetime
(Ple	ease indicate with a cross [X] in the space provided whe Resolutions as set out in the Notice of AGM dated 11 Ap	ril 2025.)	your votes to	be cast for	or against or to	abstain ti	rom voting oi
S-4- 1	this day of April 2025.						

Important: Please read notes overleaf

#### Notes:

- 1. A member of the Company (other than The Central Depository (Pte) Limited) entitled to attend and vote at the AGM is entitled to appoint not more than two proxies to attend and vote instead of him/her/it at the said meeting.
- 2. Where a member appoints two proxies, the member shall specify the proportion of his/her/its shareholdings (expressed as a percentage of the whole) to be represented by each proxy, failing which the appointment shall pursuant to Bye-law 72(B) of the Bye-laws, be deemed to be alternative, whereby the proxy whose name first appears shall be deemed to carry 100 per cent of the shareholding of such member and the proxy whose name appears second shall be deemed to be appointed in the alternate.
- 3. The instrument appointing a proxy or proxies duly completed must be submitted to the Company <u>BY POST</u>, and be lodged with the Company's Singapore Share Transfer Agent, Boardroom Corporate & Advisory Services Pte. Ltd., at 1 Harbourfront Avenue, Keppel Bay Tower #14-07 Singapore 098632, not less than 48 hours before the time appointed for the holding of the AGM.
  - A member who wishes to submit an instrument of proxy must first complete and sign this Proxy Form, before submitting it **BY POST** to the address provided above.
- 4. The instrument appointing a proxy or proxies must be under the hand of the appointor or of his/her/its attorney duly authorized in writing. Where the instrument appointing a proxy or proxies is executed by a corporation, it must be executed under its seal or under the hand of an officer of the corporation or attorney duly authorized in writing. The power of attorney or other authority appointing the attorney or a duly certified copy thereof must (failing previous registration with the Company) be attached to this Proxy Form if it is signed by an attorney.
- 5. A corporation which is a member may authorize 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 Bye-law 78 of the Bye-laws.

### Personal Data Privacy:

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 AGM dated 11 April 2025 and at the Company's website at the URL <a href="https://www.hihl.com.sg">https://www.hihl.com.sg</a>.

#### General:

The Company shall be entitled to reject the instrument appointing a proxy or proxies 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 a proxy or proxies. Any decision to reject this proxy form on any of the aforesaid grounds will be final and binding and neither the Company nor Boardroom Corporate & Advisory Services Pte. Ltd. accepts any responsibility for the consequences of such a decision.