CIRCULAR DATED 23 MARCH 2022

THIS CIRCULAR IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION.

This Circular is circulated to the Shareholders (as defined in this Circular) of Best World International Limited (the "Company"). Its purpose is to explain to the Shareholders the rationale and provide information to the Shareholders for the proposed renewal of the Share Buyback Mandate (as defined in this Circular) as set out in this Circular to be tabled at the extraordinary general meeting of the Company to be held via Live Webcast on 7 April 2022 at 10.00 a.m. (the "2022 EGM").

The Notice of EGM (as defined in this Circular) and a proxy form are enclosed with this Circular.

If you have sold all your Shares (as defined in this Circular), you should immediately forward this Circular and proxy form to the purchaser or to the bank, stockbroker or agent through whom the sale was effected for onward transmission to the purchaser.

The legal adviser appointed by the Company for the purpose of the corporate action set out in this Circular is AEI Legal LLC.

The Singapore Exchange Securities Trading Limited ("SGX-ST") assumes no responsibility for the correctness of any of the statements made, reports contained or opinions expressed in this Circular.

If you are in any doubt as to the contents herein or as to any action you should take, you should consult your stockbroker, bank manager, solicitor, accountant or any other professional adviser immediately.



BEST WORLD INTERNATIONAL LIMITED

(Incorporated in the Republic of Singapore on 11 December 1990) (Company Registration No. 199006030Z)

CIRCULAR TO SHAREHOLDERS

IN RELATION TO

THE PROPOSED RENEWAL OF THE SHARE BUYBACK MANDATE

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DEFINITIONS

For the purpose of this Circular, the following definitions have, where appropriate, been used:

"2021 Mandate" : Has the meaning ascribed to it in Section 1.1 of this Circular

"2021 Share Buyback Exercise" : Has the meaning ascribed to it in Section 1.12 of this

Circular

"2022 AGM" : The AGM to be held for the financial year ended 31

December 2021

"2022 EGM" : The EGM to be held on 7 April 2022 at 10.00 a.m., notice

of which is enclosed with this Circular

"AGM" : The annual general meeting of the Company

"Approval Date": Has the meaning ascribed to it in Section 1.3.1 of this

Circular

"Average Closing Price": Has the meaning ascribed to it in Section 1.3.4 of this

Circular

"Board" : The board of the Directors of the Company for the time

being

"CDP" : The Central Depository (Pte) Limited

"Collective Voting Rights": Has the meaning ascribed to it in Section 1.9.4.1 of this

Circular

"Companies Act" : The Companies Act 1967 (Singapore), as amended,

modified or supplemented from time to time

"Company" : Best World International Limited

"Concert Parties Arrangement" : Has the meaning ascribed to it in Section 1.9.4.1 of this

Circular

"Controlling Shareholder" : A person who:

(a) holds directly or indirectly 15% or more of the total number of issued Shares excluding treasury shares and subsidiary holdings in the Company. The SGX-ST may determine that a person who satisfies this paragraph is not a Controlling

Shareholder; or

(b) in fact exercises control over a company

"D2" : Has the meaning ascribed to it in Section 1.9.4.1 of this

Circular

"D2 Shareholders' Agreement": Has the meaning ascribed to it in Section 1.9.4.1 of this

Circular

"Directors" : Directors of the Company for the time being

"EGM" : The extraordinary general meeting of the Company

"EPS" : Earnings per Share

"Full Share Purchase": Has the meaning ascribed to it in Section 1.9.4.2 of this

Circular

"Group" : The Company and its subsidiaries

"Latest Practicable Date" : 16 March 2022, being the latest practicable date prior to the

printing of this Circular

"Listing Manual" : The Listing Manual of the SGX-ST, as amended, modified

or supplemented from time to time

"Market Day" : A day on which the SGX-ST is open for trading in securities

"Market Purchase" : Has the meaning ascribed to it in Section 1.3.3(a) of this

Circular

"Maximum Price": Has the meaning ascribed to it in Section 1.3.4 of this

Circular

"Notice of EGM" : The notice of the 2022 EGM which is enclosed with this

Circular

"NTA" : Net tangible assets

"Off-Market Purchase" : Has the meaning ascribed to it in Section 1.3.3(b) of this

Circular

"Ordinary Resolution" : The ordinary resolution relating to the proposed renewal of

the Share Buyback Mandate, set out in the Notice of EGM

"Parties" : Has the meaning ascribed to it in Section 1.9.4.1(h) of this

Circular

"Registrar" : Has the meaning ascribed to it in Section 1.5.1 of this

Circular

"Registration Deadline": Has the meaning ascribed to it in Section 3(b) of this

Circular

"Registration Link": Has the meaning ascribed to it in Section 3(b) of this

Circular

"Relevant Period" : The period commencing from the date on which the

ordinary resolution in relation to the renewal of the Share Buyback Mandate is passed at the 2022 EGM, and expiring on the date the next AGM is or is required by law to be held,

whichever is the earlier

"Securities Account" : Securities accounts maintained by a Depositor with CDP

but not including securities sub-accounts maintained with a

Depository Agent

"Securities and Futures Act": The Securities and Futures Act 2001 (Singapore), as

amended, modified or supplemented from time to time

"SGX-ST" : Singapore Exchange Securities Trading Limited

"Share Buyback" : The buyback of Shares by the Company pursuant to the

terms of the Share Buyback Mandate

"Share Buyback Mandate" : The proposed mandate to enable the Company to purchase

or otherwise acquire its Shares, the terms of which are set

out in Section 1 of this Circular

"Shareholders" : Persons who are registered as holders of the Shares except

where the registered holder is CDP, in which case the term "Shareholders" shall in relation to such Shares mean the Depositors whose Securities Accounts with CDP are

credited with the Shares

"Shares" : Ordinary shares in the capital of the Company

"SIC" : The Securities Industry Council

"subsidiaries" : The subsidiaries of a company (as defined in Section 5 of

the Companies Act) and "subsidiary" shall be construed

accordingly

"Substantial Shareholder" : A person who holds directly or indirectly 5% or more of the

issued voting shares in capital of the Company

"Take-over Code" : The Singapore Code on Take-overs and Mergers, as

amended, modified or supplemented from time to time

"S\$", "\$" and "cents" : Singapore dollars and cents respectively

"%" or "per cent" : Per centum or percentage

The terms "Depositor", "Depository Register" and "Depository Agent" shall have the meanings ascribed to them respectively in Section 81SF of the Securities and Futures Act. The term "treasury share" shall have the meaning ascribed to it in Section 4 of the Companies Act.

Any reference in this Circular to any enactment is a reference to that enactment as for the time being amended or re-enacted. Any term defined under the Companies Act or the Listing Manual or any modification thereof and used in this Circular shall, where applicable, have the same meaning assigned to it under the Companies Act or the Listing Manual or any modification thereof, unless otherwise provided.

Words importing the singular shall, where applicable, include the plural and *vice versa* and words importing the masculine gender shall, where applicable, include the feminine and neuter genders and *vice versa*. References to persons, where applicable, shall include corporations.

All discrepancies in the figures included herein between the listed amounts and totals thereof are due to rounding. Accordingly, figures shown as totals in this Circular may not be an arithmetic aggregation of the figures that precede them.

Any reference to a time of a day and date in this Circular is a reference to Singapore time and date unless otherwise stated.

BEST WORLD INTERNATIONAL LIMITED

(Incorporated in the Republic of Singapore on 11 December 1990) (Company Registration No. 199006030Z)

LETTER TO SHAREHOLDERS

Directors: Registered Office:

Dora Hoan Beng Mui (Co-Chairman, Group CEO/ Managing Director)
Doreen Tan Nee Moi (Co-Chairman, President)
Huang Ban Chin (Chief Operating Officer and Executive Director)
Lee Sen Choon (Lead Independent Director)
Chan Pengee, Adrian (Non-Executive and Independent Director)
Chester Fong Po Wai (Non-Executive and Independent Director)
Li Lihui (Alternate Director to Dora Hoan Beng Mui)

26 Tai Seng Street #05-01, J'Forte, Singapore 534057

23 March 2022

To: The Shareholders of Best World International Limited

Pek Wei Liang (Alternate Director to Doreen Tan Nee Moi)

THE PROPOSED RENEWAL OF THE SHARE BUYBACK MANDATE

Dear Shareholder,

1. THE PROPOSED RENEWAL OF THE SHARE BUYBACK MANDATE

1.1 Introduction

The purpose of this Circular is to provide Shareholders with the relevant information pertaining to, and to seek Shareholders' approval at the 2022 EGM to be held on 7 April 2022 at 10.00 a.m. for, *inter alia*, the proposed renewal of the Share Buyback Mandate.

Any purchase or acquisition of Shares by the Company must be made in accordance with, and in the manner prescribed by the Companies Act, the Listing Manual, the Constitution of the Company and such other laws and regulations as may for the time being be applicable.

The Shareholders had approved the adoption of the Share Buyback Mandate to enable the Company to purchase or otherwise acquire its issued Shares at the AGM of the Company held on 30 September 2021 (the "2021 Mandate"). The 2021 Mandate will expire by 30 April 2022, being the date the subsequent AGM is required by law to be held, in accordance with Rule 707(1) of the Listing Manual.

If approved, the Share Buyback Mandate will take effect from the date of the 2022 EGM and continue in force until the date of the 2022 AGM or such date as the next AGM is required by law to be held, whichever is the earlier, unless prior thereto, Share Buybacks are carried out to the full extent mandated or the Share Buyback Mandate is revoked or varied by the Company in a general meeting.

The SGX-ST assumes no responsibility for the correctness of any of the statements made, opinions expressed or reports contained in this Circular.

1.2 Rationale

The Directors constantly seek to increase Shareholders' value and to improve, *inter alia*, the return on equity of the Group. A Share Buyback at the appropriate price level is one of the ways through which the return on equity of the Group may be enhanced.

Share Buybacks provide the Company with a mechanism to facilitate the return of surplus cash over and above its ordinary capital requirements in an expedient, effective and cost-efficient manner. It will also provide the Directors with greater flexibility over the Company's share capital structure with a view to enhancing the earnings and/or NTA value per Share.

The Directors further believe that Share Buybacks by the Company will help mitigate short-term market volatility, offset the effects of short-term speculation and bolster the confidence of Shareholders.

If and when circumstances permit, the Directors will decide whether to effect the Share Buybacks via Market Purchases or Off-Market Purchases, after taking into account the amount of surplus cash available, the prevailing market conditions and the most cost-effective and efficient approach. The Directors do not propose to carry out Share Buybacks to an extent that would, or in circumstances that might, result in a material adverse effect on the liquidity and/or the orderly trading of the Shares and/or the financial position of the Group, taking into account the working capital requirements of the Company or the gearing levels, which in the opinion of the Directors, are from time to time appropriate for the Company.

1.3 Terms of the Share Buyback Mandate

The authority and limitations placed on purchases or acquisitions of Shares by the Company under the Share Buyback Mandate are summarised below:

1.3.1 Maximum number of Shares

Only Shares which are issued and fully paid-up may be purchased or acquired by the Company.

The total number of Shares that may be purchased or acquired by the Company is limited to that number of Shares representing not more than 10% of the total number of issued Shares of the Company (excluding treasury shares and subsidiary holdings) as at the date of the 2022 EGM at which the renewal of the Share Buyback Mandate is approved (the "Approval Date") (unless the Company has effected a reduction of its share capital in accordance with the applicable provisions of the Companies Act, at any time during the Relevant Period, in which event the total number of issued Shares of the Company shall be taken to be the total number of issued Shares of the Company as altered, excluding any treasury shares and subsidiary holdings, that may be held by the Company from time to time). Shares which are held as treasury shares or subsidiary holdings will be disregarded for the purposes of computing the 10% limit. The Company holds 10,291,900 treasury shares and does not have any subsidiary holdings as at the Latest Practicable Date.

For illustrative purposes only, based on the Company's 489,690,103 issued Shares (excluding treasury shares and subsidiary holdings) as at the Latest Practicable Date and assuming that no further Shares are issued or repurchased and held as treasury shares or cancelled on or prior to the 2022 EGM, not more than 48,969,010 Shares (representing approximately 10% of the total number of issued Shares of the

Company, as at the date of the 2022 EGM (excluding treasury shares and subsidiary holdings)) may be purchased or acquired by the Company pursuant to the Share Buyback Mandate.

1.3.2 Duration of authority

Purchases or acquisitions of Shares may be made, at any time and from time to time, on and from the Approval Date, up to the earliest of:

- (a) the date on which the next AGM of the Company is held or is required by law to be held;
- (b) the date on which the Share Buybacks are carried out to the full extent mandated; or
- (c) the date on which the authority contained in the Share Buyback Mandate is varied or revoked by the Shareholders in a general meeting.

1.3.3 Manner of purchase of Shares

Purchases of Shares may be made by way of, inter alia:

- (a) on-market purchases ("Market Purchase"), transacted on the SGX-ST through the SGX-ST's trading system or, as the case may be, any other securities exchange on which the Shares may for the time being be listed and quoted, through one or more duly licensed stockbrokers appointed by the Company for the purpose; and/or
- (b) off-market purchases ("Off-Market Purchase") (if effected otherwise than on the SGX-ST) in accordance with an equal access scheme(s) and as may be determined or formulated by the Directors as they may consider fit, which scheme(s) shall satisfy all the conditions prescribed by the Companies Act and the Listing Manual.

Under the Companies Act, an equal access scheme must satisfy all of the following conditions:

- (a) offers for the purchase or acquisition of Shares are to be made to every person who holds Shares to purchase or acquire the same percentage of their Shares;
- (b) all of those persons shall be given a reasonable opportunity to accept the offers made to them; and
- (c) the terms of all the offers are the same except that there shall be disregarded:
 - (i) differences in consideration attributable to the fact that the offers relate to Shares with different accrued dividend entitlements:
 - (ii) differences in consideration attributable to the fact that the offers relate to Shares with different amounts remaining unpaid; and

(iii) differences in the offers introduced solely to ensure that each person is left with a whole number of Shares.

In addition, Rule 885 of the Listing Manual provides that, in making an Off-Market Purchase in accordance with an equal access scheme, the Company must issue an offer document to all Shareholders which must contain at least the following information:

- (i) the terms and conditions of the offer, and the period and procedures for acceptances;
- (ii) the reasons for the proposed Share Buyback;
- (iii) the consequences, if any, of Share Buybacks by the Company that will arise under the Take-over Code or other applicable take-over rules;
- (iv) whether the Share Buyback, if made, could affect the listing of the Shares on the SGX-ST;
- (v) details of any Share Buyback made by the Company in the previous 12 months (whether Market Purchases or Off-Market Purchases in accordance with an equal access scheme), giving the total number of Shares purchased, the purchase price per Share or the highest and lowest prices paid for the purchases, where relevant, and the total consideration paid for the purchases; and
- (vi) whether the Shares purchased by the Company will be cancelled or kept as treasury shares.

1.3.4 Maximum Purchase Price

The purchase price (excluding brokerage, stamp duties, applicable goods and services tax and other related expenses) to be paid for the Shares will be determined by the Directors. However, the purchase price to be paid for a Share as determined by the Directors must not exceed:

- (a) in the case of a Market Purchase, 105% of the Average Closing Price (as defined hereinafter); and
- (b) in the case of an Off-Market Purchase pursuant to an equal access scheme,120% of the Average Closing Price (as defined hereinafter),

(the "Maximum Price") in either case, excluding related expenses of the purchase.

For the above purposes "Average Closing Price" means the average of the closing market prices of a Share over the last five (5) Market Days, on which transactions in the Shares were recorded, in the case of a Market Purchase, preceding the day of the Market Purchase, and deemed to be adjusted for any corporate action that occurs during the relevant 5-day period and the date of the Market Purchase, or in the case of an Off-Market Purchase, preceding the date on which the Company makes an offer for the purchase or acquisition of Shares from Shareholders, stating therein the relevant terms of the equal access scheme for effecting the Off-Market Purchase.

1.4 Status of purchased Shares under the Share Buyback Mandate

A Share purchased or acquired by the Company is deemed cancelled immediately on purchase or acquisition (and all rights and privileges attached to the Share will expire on such cancellation) unless such Share is held by the Company as a treasury share. Accordingly, the total number of issued Shares will be diminished by the number of Shares purchased or acquired by the Company and which are not held as treasury shares.

1.5 Treasury shares

Under the Companies Act, Shares purchased or acquired by the Company may be held or dealt with as treasury shares. Some of the provisions on treasury shares under the Companies Act are summarised below:

1.5.1 Maximum holdings

The aggregate number of Shares held as treasury shares cannot at any time exceed 10% of the total number of Shares.

In the event that the number of treasury shares held by the Company exceeds 10% of the total number of Shares, the Company shall dispose of or cancel the excess Shares within six (6) months of the day on which such contravention occurs, or such further period as the Registrar of Companies (the "**Registrar**") may allow.

1.5.2 Voting and other rights

The Company cannot exercise any right in respect of treasury shares. In particular, the Company cannot exercise any right to attend or vote at meetings and for the purposes of the Companies Act, the Company shall be treated as having no right to vote and the treasury shares shall be treated as having no voting rights.

In addition, no dividend may be paid, and no other distribution of the Company's assets may be made, to the Company in respect of treasury shares. However, the allotment of Shares as fully paid bonus shares in respect of treasury shares is allowed. Furthermore, a subdivision or consolidation of any treasury share into treasury shares of a greater or smaller number is allowed, if the total value of the treasury shares after the subdivision or consolidation is the same as the total value of the treasury share before the subdivision or consolidation, as the case may be.

1.5.3 <u>Disposal and cancellation</u>

Where Shares are held as treasury shares, the Company may at any time:

- (a) sell the treasury shares for cash;
- (b) transfer the treasury shares for the purposes of or pursuant to any share scheme, whether for its employees, directors, or other persons;
- (c) transfer the treasury shares as consideration for the acquisition of shares in or assets of another company or assets of a person;
- (d) cancel the treasury shares; or

(e) sell, transfer or otherwise use the treasury shares for such other purposes as the Minister for Finance may by order prescribe.

Pursuant to Rule 704(28) of the Listing Manual, the Company will immediately announce any sale, transfer, cancellation and/or use of treasury shares, stating the following:

- (i) date of the sale, transfer, cancellation and/or use;
- (ii) purpose of such sale, transfer, cancellation and/or use;
- (iii) number of treasury shares sold, transferred, cancelled and/or used;
- (iv) number of treasury shares before and after such sale, transfer, cancellation and/or use;
- (v) percentage of the number of treasury shares against the total number of shares outstanding in a class that is listed before and after such sale, transfer, cancellation and/or use; and
- (vi) value of the treasury shares if they are used for a sale or transfer, or cancelled.

1.6 Sources of funds for Share Buyback

The Companies Act permits the Company to make payment, pursuant to the purchase or acquisition of its own Shares, out of capital as well as from its distributable profits, so long as the Company is solvent. The Companies Act provides that a Company is solvent if at the date of the relevant payment, the following conditions are satisfied:

- (a) there is no ground on which the Company could be found to be unable to pay its debts:
- (b) if -
 - (i) it is intended to commence winding up of the Company within the period of 12 months immediately after the date of the payment, the Company will be able to pay its debts in full within the period of 12 months after the date of commencement of the winding up; or
 - (ii) it is not intended so to commence winding up, the Company will be able to pay its debts as they fall due during the period of 12 months immediately after the date of the payment; and
- (c) the value of the Company's assets is not less than the value of its liabilities (including contingent liabilities) and will not, after the proposed purchase or acquisition of Shares, become less than the value of its liabilities (including contingent liabilities).

The Company intends to use internal resources, external borrowings and/or a combination of both to finance purchases or acquisitions of Shares pursuant to the Share Buyback Mandate.

1.7 Financial effects of the Share Buyback Mandate

The financial effects on the Company and the Group arising from purchases or acquisitions of Shares which may be made pursuant to the Share Buyback Mandate will depend on, *inter alia*, how the Shares are purchased or acquired, the price paid for such Shares and whether the Shares purchased or acquired are held as treasury shares or cancelled. The financial effects on the Company and the Group, based on the audited financial statements of the Company and the Group for the financial year ended 31 December 2020, adjusted to take into account the financial effects of the 2021 Share Buyback Exercise, are based on the following principal assumptions:

- (a) the purchase or acquisition of Shares pursuant to the Share Buyback Mandate had taken place on 1 January 2021 for the purpose of computing the financial effects on the EPS of the Group and the Company;
- (b) the purchase or acquisition of Shares pursuant to the Share Buyback Mandate had taken place on 1 January 2021 for the purpose of computing the financial effects on the Shareholders' equity, NTA per Share and gearing of the Group and the Company; and
- (c) transaction costs incurred for the purchase or acquisition of Shares pursuant to the Share Buyback Mandate are assumed to be insignificant and have been ignored for the purpose of computing the financial effects.

1.7.1 Purchase or acquisition out of capital or profits

Under the Companies Act, purchases or acquisitions of Shares by the Company may be made out of the Company's capital or profits so long as the Company is solvent.

Where the amounts paid by the Company for the purchase or acquisition of Shares are made out of capital, the amount available for the distribution of cash dividends by the Company will not be reduced but the issued share capital of the Company will be reduced by such amounts. Where the amounts paid by the Company for the purchase or acquisition of the Shares are made out of profits, such amounts will correspondingly reduce the amount available for the distribution of cash dividends by the Company.

1.7.2 <u>Number of Shares acquired or purchased</u>

For illustrative purposes only, on the basis of 489,690,103 Shares (excluding treasury shares and subsidiary holdings) in issue as at the Latest Practicable Date, and assuming no change in the number of Shares on or prior to the date of the 2022 EGM, the purchase by the Company of 10% of its issued Shares (excluding treasury shares and subsidiary holdings) will result in the purchase or acquisition of 48,969,010 Shares.

1.7.3 Maximum price paid for Shares acquired or purchased

In the case of Market Purchases by the Company:

Assuming the Company purchases or acquires 48,969,010 Shares at the maximum price of S\$1.8018 for one (1) Share (being the price equivalent to 5% above the average of the closing market prices of the Shares over the five (5) Market Days on which transactions in the Shares were recorded immediately preceding the Latest Practicable Date), the maximum amount of funds required for the purchase or

acquisition of 48,969,010 Shares (representing approximately 10% of the issued ordinary share capital of the Company (excluding treasury shares and subsidiary holdings) as at the Latest Practicable Date, which is the maximum number of Shares the Company is allowed to purchase) under and during the duration of the Share Buyback Mandate, is approximately \$\$88,232,000.

In the case of Off-Market Purchases by the Company:

Assuming the Company purchases or acquires 48,969,010 Shares at the maximum price of S\$2.0592 for one (1) Share (being the price equivalent to 20% above the average of the closing market prices of the Shares over the five (5) Market Days on which transactions in the Shares were recorded immediately preceding the Latest Practicable Date), the maximum amount of funds required for the purchase or acquisition of 48,969,010 Shares (representing approximately 10% of the issued ordinary share capital of the Company (excluding treasury shares and subsidiary holdings) as at the Latest Practicable Date, which is the maximum number of Shares the Company is allowed to purchase) under and during the duration of the Share Buyback Mandate, is approximately S\$100,837,000.

1.7.4 <u>Illustrative financial effects</u>

For illustrative purposes only, and on the basis of the assumptions set out above, the financial effects of the:

- (a) acquisition of Shares by the Company pursuant to the Share Buyback Mandate by way of purchases made out of capital and held as treasury shares; and
- (b) acquisition of Shares by the Company pursuant to the Share Buyback Mandate by way of purchases made out of capital and cancelled,

based on the audited financial statements of the Company and the Group for the financial year ended 31 December 2020, adjusted to take into account the financial effects of the 2021 Share Buyback Exercise, are set out in the sections below.

The financial effects of the acquisition of Shares by the Company pursuant to the Share Buyback Mandate by way of purchases made out of profits are similar to that of purchases made out of capital. Therefore, only the financial effects of the acquisition of the Shares pursuant to the Share Buyback Mandate by way of purchases made out of capital are set out in this Circular.

Scenario 1(A)

Market Purchases of 48,969,010 Shares out of capital, and the maximum number of Shares permitted under the Companies Act to be held in treasury are held in treasury and the balance are cancelled.

	<u>Company</u>		Gr	<u>oup</u>
As at 31 December 2020 ⁽¹⁾	Before the Share Buyback	After the Share Buyback	Before the Share Buyback	After the Share Buyback
Shareholders' equity (S\$'000)	330,964	168,734	344,187	181,957
NTA (S\$'000)	330,925	168,695	335,267	173,037
Current Assets (S\$'000)	351,035	188,805	471,447	309,217
Current Liabilities (S\$'000)	94,431	94,431	195,617	195,617
Working Capital (S\$'000)	256,604	94,374	275,830	113,600
Total Borrowings (S\$'000)	-	-	-	-
Cash & Cash Equivalents/ (Overdrafts)(S\$'000)	175,104	12,874	334,032	171,802
Net Profit/ (Loss) (S\$'000)	156,298	156,298	135,205	135,205
Number of Shares, excluding treasury shares	489,690,103	440,721,093 ⁽²⁾	489,690,103	440,721,093 ⁽²⁾
Financial Ratios				
NTA per Share (cents)	67.58	38.28	68.47	39.26
Basic EPS (cents)	31.92	35.46	27.61	30.68
Gearing Ratio	-	-	-	-
Current Ratio (times)	3.70	2.00	2.40	1.60

Note:

- (1) Figures have taken into account the financial effects of the 2021 Share Buyback Exercise.
- (2) Number of Shares excludes Shares that are held as treasury shares and assumes no change in the number of Shares on or prior to the date of the 2022 EGM.

Scenario 1(B)

Off-Market Purchases of 48,969,010 Shares out of capital, and the maximum number of Shares permitted under the Companies Act to be held in treasury are held in treasury and the balance are cancelled.

	Comp	ompany <u>o</u>		<u>oup</u>
As at 31 December 2020 ⁽¹⁾	Before the Share Buyback	After the Share Buyback	Before the Share Buyback	After the Share Buyback
Shareholders' equity (S\$'000)	330,964	156,129	344,187	169,352
NTA (S\$'000)	330,925	156,090	335,267	160,432
Current Assets (S\$'000)	351,035	176,200	471,447	296,612
Current Liabilities (S\$'000)	94,431	94,431	195,617	195,617
Working Capital (S\$'000)	256,604	81,769	275,830	100,995
Total Borrowings (S\$'000)	-	-	-	-
Cash & Cash Equivalents/ (Overdrafts) (S\$'000)	175,104	269	334,032	159,197
Net Profit/(Loss) (S\$'000)	156,298	156,298	135,205	135,205
Number of Shares, excluding treasury shares	489,690,103	440,721,093 ⁽²⁾	489,690,103	440,721,093 (2)
Financial Ratios				
NTA per Share (cents)	67.58	35.42	68.47	36.40
Basic EPS (cents)	31.92	35.46	27.61	30.68
Gearing Ratio	-	-	-	-
Current Ratio (times)	3.70	1.90	2.40	1.50

Notes:

- (1) Figures have taken into account the financial effects of the 2021 Share Buyback Exercise.
- (2) Number of Shares excludes Shares that are held as treasury shares and assumes no change in the number of Shares on or prior to the date of the 2022 EGM.

Market Purchases of 48,969,010 Shares out of capital and cancelled.

Scenario 2(A)

	Comp	<u>any</u>	<u> </u>	<u>Group</u>	
As at 31 December 2020 ⁽¹⁾	Before the Share Buyback	After the Share Buyback	Before the Share Buyback	After the Share Buyback	
Shareholders' equity (S\$'000)	330,964	168,734	344,187	181,957	
NTA (S\$'000)	330,925	168,695	335,267	173,037	
Current Assets (S\$'000)	351,035	188,805	471,447	309,217	
Current Liabilities (S\$'000)	94,431	94,431	195,617	195,617	
Working Capital (S\$'000)	256,604	94,374	275,830	113,600	
Total Borrowings (S\$'000)	-	-	-	-	
Cash & Cash Equivalents/ (Overdrafts) (S\$'000)	175,104	12,874	334,032	171,802	
Net Profit/(Loss) (S\$'000)	156,298	156,298	135,205	135,205	
Number of Shares, excluding treasury shares	489,690,103	440,721,093 ⁽²⁾	489,690,103	440,721,093 ⁽²⁾	
Financial Ratios					
NTA per Share (cents)	67.58	38.28	68.47	39.26	
Basic EPS (cents)	31.92	35.46	27.61	30.68	
Gearing Ratio	-	-	-	-	
Current Ratio (times)	3.70	2.00	2.40	1.60	

Note:

⁽¹⁾ Figures have taken into account the financial effects of the 2021 Share Buyback Exercise.

⁽²⁾ Number of Shares excludes Shares that are cancelled and assumes no change in the number of Shares on or prior to the date of the 2022 EGM.

Off-Market Purchases of 48,969,010 Shares out of capital and cancelled.

Scenario 2(B)

Comp	<u>any</u>	Gre	<u>oup</u>	
Before the Share Buyback	After the Share Buyback	Before the Share Buyback	After the Share Buyback	
330,964	156,129	344,187	169,352	
330,925	156,090	335,267	160,432	
351,035	176,200	471,447	296,612	
94,431	94,431	195,617	195,617	
256,604	81,769	275,830	100,995	
-	-	-	-	
175,104	269	334,032	159,197	
156,298	156,298	135,205	135,205	
489,690,103	440,721,093 ⁽²⁾	489,690,103	440,721,093 (2)	
67.58	35.42	68.47	36.40	
31.92	35.46	27.61	30.68	
-	-	-	-	
3.70	1.90	2.40	1.50	
	Before the Share Buyback 330,964 330,925 351,035 94,431 256,604 - 175,104 156,298 489,690,103 67.58 31.92 -	Buyback Share Buyback 330,964 156,129 330,925 156,090 351,035 176,200 94,431 94,431 256,604 81,769 - - 175,104 269 156,298 156,298 489,690,103 440,721,093(2) 67.58 35.42 31.92 35.46 - -	Before the Share Buyback After the Share Buyback Before the Share Buyback 330,964 156,129 344,187 330,925 156,090 335,267 351,035 176,200 471,447 94,431 195,617 256,604 81,769 275,830 175,104 269 334,032 156,298 135,205 489,690,103 440,721,093(2) 489,690,103 67.58 35.42 68.47 31.92 35.46 27.61 - - -	

Notes:

⁽¹⁾ Figures have taken into account the financial effects of the 2021 Share Buyback Exercise.

⁽²⁾ Number of Shares excludes Shares that are cancelled and assumes no change in the number of Shares on or prior to the date of the 2022 EGM.

Shareholders should note that the financial effects set out above are for illustrative purposes only. In particular, it is important to note that the above analysis is based on historical audited financial statements for the financial year ended 31 December 2020, adjusted to take into account the financial effects of the 2021 Share Buyback Exercise, and is not necessarily representative of future financial performance.

Although the Share Buyback Mandate would authorise the Company to purchase or acquire up to 10% of the issued Shares (excluding treasury shares and subsidiary holdings), the Company may not necessarily purchase or acquire or be able to purchase or acquire the entire 10% of the issued Shares (excluding treasury shares and subsidiary holdings). In addition, the Company may cancel all or part of the Shares repurchased or hold all or part of the Shares repurchased as treasury shares.

1.8 Listing status of the Shares

Rule 723 of the Listing Manual requires a listed company to ensure that at least 10% of its total number of issued shares (excluding treasury shares) are held by public Shareholders. As at the Latest Practicable Date, approximately 42.72% of the issued Shares (excluding treasury shares) are held by public Shareholders. As at the Latest Practicable Date and assuming the Company undertakes purchases or acquisitions of its Shares up to the full 10% limit pursuant to the Share Buyback Mandate, approximately 36.35% of the issued Shares (excluding treasury shares) will be held by public Shareholders. Accordingly, the Company is of the view that there is a sufficient number of Shares in issue held by public Shareholders which would permit the Company to undertake purchases or acquisitions of its Shares up to the full 10% limit pursuant to the Share Buyback Mandate without affecting the listing status of the Shares on the SGX-ST, and that the number of Shares remaining in the hands of the public will not fall to such a level as to cause market illiquidity or to affect orderly trading.

1.9 Take-over implications

Appendix 2 of the Take-over Code contains the Share Buyback Guidance Note applicable as at the Latest Practicable Date. The take-over implications arising from any purchase or acquisition by the Company of its Shares are set out below:

1.9.1 Obligation to make a take-over offer

If, as a result of any purchase or acquisition by the Company of its Shares, a Shareholder's proportionate interest in the voting capital of the Company increases, such increase will be treated as an acquisition for the purposes of Rule 14 of the Take-over Code. If such increase results in a change of effective control, or, as a result of such increase, a Shareholder or group of Shareholders acting in concert obtains or consolidates effective control of the Company, such Shareholder or group of Shareholders acting in concert could become obliged to make a general take-over offer for the Company under Rule 14 of the Take-over Code.

1.9.2 Persons acting in concert

Under the Take-over Code, persons acting in concert comprise individuals or companies who, pursuant to an agreement or understanding (whether formal or informal), cooperate, through the acquisition by any of them of shares in a company,

to obtain or consolidate effective control of that company.

Unless the contrary is established, the following persons will, *inter alia*, be presumed to be acting in concert:

- (a) a company with its parent company, subsidiaries, its fellow subsidiaries, any associated companies of the foregoing companies, any company whose associated companies include any of the foregoing companies, and any person who has provided financial assistance (other than a bank in the ordinary course of business) to any of the foregoing companies for the purchase of voting rights;
- a company with any of its directors, together with their close relatives, related trusts as well as companies controlled by any of the directors, their close relatives and related trusts;
- (c) a company with any of its pension funds and employee share schemes;
- a person with any investment company, unit trust or other fund whose investment such person manages on a discretionary basis, but only in respect of the investment account which such person manages;
- (e) a financial or other professional adviser, including a stockbroker, with its client in respect of the shareholdings of the adviser and persons controlling, controlled by or under the same control as the adviser, and all the funds which the adviser manages on a discretionary basis, where the shareholdings of the adviser and any of those funds in the client total 10% or more of the client's equity share capital;
- (f) directors of a company (together with their close relatives, related trusts and companies controlled by any of such directors, their close relatives and related trusts) which is subject to an offer or where the directors have reason to believe a bona fide offer for their company may be imminent;
- (g) partners; and
- (h) an individual, his close relatives, his related trusts, any person who is accustomed to act according to the instructions of that individual, companies controlled by any of the above, and any person who has provided financial assistance (other than a bank in the ordinary course of business) to any of the above for the purchase of voting rights.

For this purpose, a company is an "associated company" of another company if the second company owns or controls at least 20% but not more than 50% of the voting rights of the first-mentioned company.

1.9.3 Effect of Rule 14 and Appendix 2 of the Take-over Code

In general terms, the effect of Rule 14 and Appendix 2 of the Take-over Code is that, unless exempted, Directors of the Company and persons acting in concert with them will incur an obligation to make a take-over offer for the Company under Rule 14 of the Takeover Code if, as a result of the Company purchasing or acquiring its Shares, the voting rights of such Directors and their concert parties would increase to 30% or

more, or if the voting rights of such Directors and their concert parties fall between 30% and 50% of the Company's voting rights, the voting rights of such Directors and their concert parties would increase by more than 1% in any period of six (6) months. The Directors and their concert parties will be exempted from the requirement to make a take-over offer subject to certain conditions, including, *inter alia*, the submission by each of the Directors of an executed form prescribed by the SIC within seven (7) days of the passing of the resolution to authorise the renewal of the Share Buyback Mandate.

Under Appendix 2 of the Take-over Code, a Shareholder not acting in concert with the Directors of the Company will not be required to make a take-over offer under Rule 14 of the Take-over Code if, as a result of the Company purchasing or acquiring its Shares, the voting rights of such Shareholder in the Company would increase to 30% or more, or, if such Shareholder holds between 30% and 50% of the Company's voting rights, the voting rights of such Shareholder would increase by more than 1% in any period of six (6) months. Such Shareholder need not abstain from voting in respect of the resolution authorising the renewal of the Share Buyback Mandate.

Shareholders are advised to consult their professional advisers and/or the SIC and/or the relevant authorities at the earliest opportunity as to whether an obligation to make a take-over offer would arise by reason of any Share purchases or acquisitions by the Company pursuant to the Share Buyback Mandate.

1.9.4 Application of the Take-over Code

1.9.4.1 Dr. Doreen Tan, Dr. Dora Hoan and parties acting in concert with them

At the Latest Practicable Date, Dr. Doreen Tan Nee Moi ("Dr. Doreen Tan"), Dr. Dora Hoan Beng Mui ("Dr. Dora Hoan") and D2 Investment Pte. Ltd. ("D2") are concert parties (the "Concert Parties Arrangement") pursuant to a shareholders' agreement dated 23 September 2005 ("D2 Shareholders' Agreement").

Pursuant to the D2 Shareholders' Agreement, both Dr. Doreen Tan and Dr. Dora Hoan, each holding 50% of the total voting rights in D2, agreed, *inter alia*, that their voting rights in the Company, consisting of:

- (1) the Shares held directly by D2; and
- (2) the Shares held directly by each of Dr. Doreen Tan and Dr. Dora Hoan,
- ((1) and (2) collectively, the "Collective Voting Rights"),

will at all times be exercised unanimously. In the event Dr. Doreen Tan and Dr. Dora Hoan are not able to exercise the Collective Voting Rights unanimously, Dr. Doreen Tan and Dr. Dora Hoan will take steps to terminate the Concert Parties Arrangement, subject to any directions advised by the SIC and prior clearance with the SIC. Pursuant to the D2 Shareholders' Agreement, Dr. Doreen Tan and Dr. Dora Hoan also agreed that each of them

shall at all times act in concert in respect of all their deemed and direct shareholding interests in the Company.

As at the Latest Practicable Date:

- (a) Dr. Doreen Tan and Dr. Dora Hoan are shareholders of D2 each holding 50% of the issued and paid-up capital of D2;
- (b) D2 directly holds approximately 39.3693% of the voting rights in the Company;
- (c) Dr. Dora Hoan directly holds approximately 6.6021% of the voting rights in the Company;
- (d) Dr. Doreen Tan directly holds approximately 6.4081% of the voting rights in the Company;
- (e) Dr. Dora Hoan and Dr. Doreen Tan are also deemed to be interested in the Shares held by D2 by virtue of each of their 50% shareholding interest in D2;
- (f) Ms. Li Lihui ("Li Lihui"), Dr. Dora Hoan's daughter, directly holds approximately 0.0511% of the voting rights in the Company. Dr. Dora Hoan is deemed interested in approximately 100% of the voting rights in the Company directly held by Li Lihui;
- (g) Ms. Pek Jia Rong ("**Pek Jia Rong**"), Dr. Doreen Tan's daughter, directly holds approximately 0.0511% of the voting rights in the Company. Dr. Doreen Tan is deemed interested in approximately 100% of the voting rights in the Company directly held by Pek Jia Rong; and
- (h) Li Lihui is presumed to be Dr. Dora Hoan's concert party and Pek Jia Rong is presumed to be Dr. Doreen Tan's concert party. Dr. Dora Hoan, Dr. Doreen Tan, Li Lihui, Pek Jia Rong and D2 (collectively referred to as the "Parties") are parties acting in concert.

The following table sets out the interests of the Parties in the Shares as at the Latest Practicable Date:

Shareholder	Direct Interest Number of Shares	%	Deemed Intere Number of Shares	st %
D2	192,787,500	39.3693	-	-
Dr. Dora Hoan	32,330,000	6.6021	193,037,500 ⁽¹⁾	39.4204
Dr. Doreen Tan	31,380,000	6.4081	193,037,500(2)	39.4204
Li Lihui	250,000	0.0511	-	-

Pek Jia Rong 250,000 0.0511 - -

Notes:

- (1) Dr. Dora Hoan is deemed interested in the 192,787,500 Shares held by D2 and 250,000 Shares held by her daughter, Li Lihui.
- (2) Dr. Doreen Tan is deemed interested in the 192,787,500 Shares held by D2 and 250,000 Shares held by her daughter, Pek Jia Rong.

As at the Latest Practicable Date, the Parties hold an aggregate of 256,997,500 Shares, constituting an aggregate of approximately 52.4817% of the voting rights in the Company.

1.9.4.2 Consequences of share buybacks

Based on 489,690,103 issued Shares of the Company (excluding treasury shares and subsidiary holdings) as at the Latest Practicable Date, the exercise in full of the Share Buyback Mandate by the Company would result in the purchase of 48,969,010 Shares. If the exercise in full of the Share Buyback Mandate by the Company ("Full Share Purchase") causes the aggregate voting rights of the Parties to increase by more than 1% (assuming such increases occur within six (6) months), the Parties would thereby incur an obligation to make a mandatory offer under Rule 14 of the Take-over Code.

Based on the direct holding of Shares of the Parties as at the Latest Practicable Date and assuming that:

- (a) the Company undertakes Share Buybacks under the Share Buyback Mandate up to the maximum of 10% of the issued ordinary share capital of the Company (excluding treasury shares and subsidiary holdings) as permitted by the Share Buyback Mandate;
- (b) there is no change in the Parties' direct holding of Shares between the Latest Practicable Date and the date of the 2022 EGM; and
- (c) there is no change to the Parties' direct holding of Shares between the date of the 2022 EGM and the date of the Full Share Purchase,

the Parties' aggregate voting rights in the Company will increase from approximately 52.4817% to approximately 58.3130%, thereby resulting in the Parties incurring an obligation to make a general offer under Rule 14 of the Take-over Code. An illustration of this increase in voting rights held by each of the Parties is shown below:

	Voting rights in th		
Shareholder	Before Share Buyback	After Share Buyback	
Dr. Dora Hoan (1)(2)	6.6021%	7.3357%	
Dr. Doreen Tan (1)(3)	6.4081%	7.1201%	

	Voting rights in the Company		
Shareholder	Before Share Buyback	After Share Buyback	
D2 ⁽¹⁾	39.3693%	43.7437%	
Li Lihui ⁽²⁾	0.0511%	0.0567%	
Pek Jia Rong (3)	0.0511%	0.0567%	
Total voting rights	52.4817%	58.3130%	

Notes:

- (1) Dr. Dora Hoan and Dr. Doreen Tan are shareholders of D2 each holding 50% of the issued and paid-up capital of D2, and they are deemed interested in the Shares held by D2
- (2) Dr. Dora Hoan is deemed interested in the Shares held by her daughter, Li Lihui.
- (3) Dr. Doreen Tan is deemed interested in the Shares held by her daughter, Pek Jia Rong.

1.9.4.3 Exemption under section 3(a) of Appendix 2 of the Take-over Code

Pursuant to Section 3(a) of Appendix 2 of the Take-over Code, Dr. Dora Hoan, Dr. Doreen Tan and parties acting in concert with them would be eligible to be exempted from the requirement to make a general offer for the Company under Rule 14 of the Take-over Code as a result of the Company buying back its Shares pursuant to the renewed Share Buyback Mandate, subject to the following conditions:

- (a) the Letter to Shareholders on the resolution to approve the renewal of the Share Buyback Mandate to contain advice to the effect that by voting to approve the renewal of the Share Buyback Mandate, Shareholders are waiving their rights to a general offer at the required price from Dr. Dora Hoan, Dr. Doreen Tan and parties acting in concert with them who, as a result of the Share Buybacks, would increase their voting rights by more than 1% in any period of six (6) months;
- (b) the Letter to Shareholders discloses the names of Dr. Dora Hoan, Dr. Doreen Tan and parties acting in concert with them, and their voting rights at the time of the 2022 EGM and after the Company exercises the renewed Share Buyback Mandate in full;
- (c) the Ordinary Resolution to authorise the renewal of the Share Buyback Mandate is approved by a majority of those Shareholders present and voting at the 2022 EGM on a poll who could not become obliged to make an offer for the Company as a result of the Company purchasing Shares under the Share Buyback Mandate;

- (d) Dr. Dora Hoan, Dr. Doreen Tan and parties acting in concert with them will abstain from voting on the Ordinary Resolution in respect of all their Shares as of the date of the 2022 EGM and/or abstain from making a recommendation to Shareholders to vote in favour of the Ordinary Resolution;
- (e) within seven (7) days after the passing of the Ordinary Resolution, each of Dr. Dora Hoan and Dr. Doreen Tan to submit to the SIC a duly signed form as prescribed by the SIC; and
- (f) Dr. Dora Hoan, Dr. Doreen Tan and parties acting in concert with them have not acquired and will not acquire any Shares between the date on which they know that the announcement of the renewal of the Share Buyback Mandate is imminent and the earlier of:
 - (i) the date on which the authority of the renewed Share Buyback Mandate expires; and
 - (ii) the date on which the Company announces it has: (A) bought back such number of Shares as authorised by Shareholders at the 2022 EGM; or (B) decided to cease buying back its Shares,

as the case may be, if such acquisitions, taken together with the Share Buyback(s) under the renewed Share Buyback Mandate, would cause the aggregate voting rights held by the Parties and the parties acting in concert with them in the Company to increase by more than 1% in the preceding six (6) months.

If the aggregate voting rights held by Dr. Dora Hoan, Dr. Doreen Tan and parties acting in concert with them increase by more than 1% solely as a result of the Company buying back Shares as authorised by the Share Buyback Mandate, and none of them has acquired any shares during the period as defined in Section 1.9.4.3(f) above, then Dr. Dora Hoan, Dr. Doreen Tan and parties acting in concert with them would be eligible for the SIC's exemption from the requirement to make a general offer under Rule 14 of the Take-over Code, or where such exemption had been granted, would continue to enjoy the exemption.

Shareholders should note that by voting for the Ordinary Resolution relating to the renewal of the Share Buyback Mandate to be proposed at the 2022 EGM, they are waiving their rights to a general offer at the required price from Dr. Dora Hoan, Dr. Doreen Tan and the parties acting in concert with them.

Save as disclosed above, the Directors are not aware of any fact(s) or factor(s) which suggest or imply that any particular person(s) and/or Shareholder(s) are, or may be regarded as, parties acting in concert such that their respective interests in voting Shares should or ought to be consolidated, and consequences under the Take-over Code would ensue as a result of a purchase of Shares by the Company pursuant to the Share Buyback Mandate.

Appendix 2 of the Take-over Code requires that the resolution to authorise the renewal of the Share Buyback Mandate be approved by a majority of those Shareholders present and voting

at the meeting on a poll who could not become obliged to make an offer under the Take-over Code as a result of the Share Buyback. Accordingly, the Ordinary Resolution is proposed to be taken on a poll, and each of Dr. Doreen Tan and Dr. Dora Hoan will abstain, and will procure their respective concert parties to abstain, from voting on the Ordinary Resolution.

Shareholders who are in any doubt as to whether they would incur any obligations to make a take-over offer as a result of any Share Buyback pursuant to the Share Buyback Mandate are advised to consult their professional advisers and/or the SIC and/or the relevant authorities at the earliest opportunity before they acquire any Shares during the period when the Share Buyback Mandate is in force.

1.10 Reporting requirements

Within 30 days of the passing of a Shareholders' resolution to approve the proposed Share Buyback Mandate, the Directors shall lodge a copy of the relevant Shareholders' resolution with the Registrar.

The Directors shall lodge with the Registrar a notice of share purchase or acquisition within 30 days of a share purchase or acquisition. Such notification shall include the date of the purchase or acquisition, the number of Shares purchased or acquired by the Company, the number of Shares cancelled, the number of Shares held as treasury shares, the Company's issued ordinary share capital before and after the purchase or acquisition, the amount of consideration paid by the Company for the purchase or acquisition, whether the Shares were purchased or acquired out of the profits or the capital of the Company, and such other particulars as may be required in the prescribed form.

Within 30 days of the cancellation or disposal of treasury shares in accordance with the provisions of the Companies Act, the Directors shall lodge with the Registrar the notice of cancellation or disposal of treasury shares in the prescribed form.

Rule 886 of the Listing Manual specifies that a listed company shall report all purchases or acquisitions of its shares to the SGX-ST not later than 9.00 a.m. (a) in the case of a Market Purchase, on the Market Day following the day of purchase or acquisition of any of its shares; and (b) in the case of an Off-Market Purchase under an equal access scheme, on the second Market Day after the close of acceptances of the offer. Such announcement currently requires the inclusion of details of, *inter alia*, the total number of shares purchased or acquired, the purchase price per share or the highest and lowest prices paid for such shares, as applicable. Such announcement will be made in the form prescribed by the Listing Manual.

1.11 No purchases during price-sensitive developments

While the Listing Manual does not expressly prohibit any purchase of shares by a listed company during any particular time or times, because the listed company would be regarded as an "insider" in relation to any proposed purchase or acquisition of its issued shares, the Company will not undertake any purchase or acquisition of Shares pursuant to the proposed Share Buyback Mandate at any time after a price sensitive development has occurred or has been the subject of a decision until the price sensitive information has been publicly announced. In particular, in line with the best practices on dealings in securities under Rule 1207(19) of the Listing Manual, the Company would not purchase or acquire any Shares through Market Purchases during the period commencing: (i) two (2) weeks before the announcement of the Company's financial statements for each of the first three (3) quarters of its financial year; and (ii) one (1) month before the announcement of the Company's full year financial statements.

1.12 Shares purchased by the Company in the 12 months preceding the Latest Practicable Date

In the 12 months preceding the Latest Practicable Date, the Company had purchased an aggregate of 54,410,011 Shares by way of Off-Market Purchases pursuant to the 2021 Mandate (the "2021 Share Buyback Exercise"). The purchase price per Share was S\$1.36. The total consideration paid for all the purchases was approximately S\$73,997,615.

2. DIRECTORS' AND SUBSTANTIAL SHAREHOLDERS' INTERESTS

As at the Latest Practicable Date, the interests of the Directors in the Shares (as extracted from the Register of Directors' shareholdings), and the interests of the Substantial Shareholders in the Shares (as extracted from the Register of Substantial Shareholders), are as follows:

Name	Number of Share Direct Interest	s %	Deemed Interest	%
Directors				
Dr. Dora Hoan ⁽¹⁾⁽²⁾	32,330,000	6.6021	193,037,500	39.4204
Dr. Doreen Tan ⁽¹⁾⁽³⁾	31,380,000	6.4081	193,037,500	39.4204
Huang Ban Chin	21,732,400	4.4380	1,567,600	0.3201
Lee Sen Choon	207,500	0.0424	-	-
Li Lihui	250,000	0.0511	-	-
Chan Pengee, Adrian	-	-	-	-
Chester Fong Po Wai	-	-	-	-
Pek Wei Liang	-	-	-	-
Other substantial Shareholders				
D2 ⁽¹⁾	192,787,500	39.3693	-	-

Notes:

- (1) Dr. Dora Hoan and Dr. Doreen Tan are shareholders of D2 each holding 50% of the issued and paid-up capital of D2, and they are deemed interested in the Shares held by D2.
- (2) Dr. Dora Hoan is deemed interested in the Shares held by her daughter, Li Lihui.
- (3) Dr. Doreen Tan is deemed interested in the Shares held by her daughter, Pek Jia Rong.

Save as disclosed above, none of the Directors and Substantial Shareholders has any interest, direct or indirect, in the Share Buyback Mandate.

3. ACTION TO BE TAKEN BY SHAREHOLDERS

- (a) The 2022 EGM is being convened, and will be 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 2020.
- (b) To minimise physical interactions and COVID-19 transmission risks, Shareholders will not be able to attend the 2022 EGM in person. Shareholders are entitled to watch the EGM proceedings via their mobile phones, tablets or computers. In order to do so, Shareholders will need to pre-register at https://online.meetings.vision/bwil-egm-registration (the "Registration Link") starting from 10.00 a.m. on Thursday, 24 March 2022 for the Company to verify their status prior to the 2022 EGM. Shareholders must pre-register via the Registration Link by no later than 10.00 a.m. on Monday, 4 April 2022 (the "Registration Deadline"). Following authentication of their status as Shareholders, authenticated Shareholders will receive an email by 12.00 p.m. on Wednesday, 6 April 2022 which contains a unique link which they can click on to access the webcast and audio feed of the EGM proceedings (the "Live Webcast"). Shareholders who have registered by the Registration Deadline but do not receive the email response by 12.00 p.m. on Wednesday, 6 April 2022, may contact the Company for assistance by email at IR@bestworld.com.sg.
- (c) Shareholders may submit questions, if any, relating to the Ordinary Resolution to be tabled for approval at the 2022 EGM. To do so, all questions must be submitted by 6.00 p.m. on Wednesday, 30 March 2022:
 - (i) via the pre-registration link at https://online.meetings.vision/bwil-egm-registration; or
 - (ii) by email to IR@bestworld.com.sg.

Please note that Shareholders will not be able to ask questions at the 2022 EGM "live" during the "live" webcast or "live" audio feed.

The Company will endeavour to address the substantial and relevant questions received prior to the 2022 EGM via SGXNet and the Company's website. The Company will publish the minutes of the 2022 EGM on SGXNet and on the Company's website within one (1) month from the date of the 2022 EGM, and the minutes will include the responses to substantial and relevant questions from Shareholders which are addressed during the 2022 EGM.

- (d) A Shareholder (whether individual or corporate) who wishes to exercise his/her/its voting rights at the 2022 EGM must appoint the Chairman of the Meeting as his/her/its proxy to attend, speak and vote on his/her/its behalf at the 2022 EGM. In appointing the Chairman of the Meeting as proxy, Shareholders (whether individual or corporate) must give specific instructions as to voting, or abstentions from voting, in respect of the Ordinary Resolution in the instrument of proxy, failing which the appointment will be treated as invalid.
- (e) The Chairman of the Meeting, as proxy, need not be a shareholder of the Company.

- (f) The instrument appointing the Chairman of the Meeting as proxy must be submitted in the following manner:
 - (i) if submitted by post, be deposited at the Headquarters office of the Company, Best World International Limited, 15A Changi Business Park Central 1, Eightrium #07-02, Singapore 486035; or
 - (ii) if submitted electronically, be submitted via email to IR@bestworld.com.sg,

no later than 72 hours before the time appointed for holding the 2022 EGM, and in default the instrument of proxy shall not be treated as valid.

A Shareholder who wishes to submit his/her/its 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.

In view of the current COVID-19 situation in Singapore, Shareholders are strongly encouraged to submit completed proxy forms via email.

- (g) A Depositor shall not be regarded as a member of the Company entitled to attend the EGM and to vote thereat unless his name appears on the Depository Register maintained by CDP pursuant to Part IIIAA of the Securities and Futures Act at least 72 hours before the 2022 EGM.
- (h) This Circular may be accessed at:

https://bestworld.listedcompany.com/newsroom.html

This Circular will also be made available on SGXNet.

As the COVID-19 situation continues to evolve, we seek Shareholders' understanding that further measures and/or changes to the 2022 EGM arrangements may be made in the ensuing days up to the day of the 2022 EGM. Shareholders are advised to check the SGXNet and the Company's website at https://bestworld.listedcompany.com/newsroom.html regularly for updates on the 2022 EGM.

4. DIRECTORS' RECOMMENDATIONS

Save for Dr. Doreen Tan and Dr. Dora Hoan who have abstained from making any recommendations in respect of the proposed renewal of the Share Buyback Mandate, the Directors are of the opinion that the proposed renewal of the Share Buyback Mandate is in the best interests of the Company. Accordingly, they recommend that the Shareholders vote in favour of the Ordinary Resolution relating to the proposed renewal of the Share Buyback Mandate to be proposed at the 2022 EGM.

5. ABSTENTION FROM VOTING

Each of Dr. Doreen Tan and Dr. Dora Hoan will abstain, and will procure their respective concert parties to abstain, from voting in respect of their holdings of Shares on the Ordinary Resolution, and will not accept any appointment as proxies or otherwise for voting on the Ordinary Resolution unless specific instructions have been given in the proxy form(s) on how the votes are to be cast in respect of the Ordinary Resolution.

6. DIRECTORS' RESPONSIBILITY STATEMENT

The Directors collectively and individually accept full responsibility for the accuracy of the information given in this Circular and confirm after making all reasonable enquiries, that to the best of their knowledge and belief, this Circular constitutes full and true disclosure of all material facts about the proposed renewal of the Share Buyback Mandate, the Company and its subsidiaries, and the Directors are not aware of any facts the omission of which would make any statement in this Circular misleading. Where information in the Circular has been extracted from published or otherwise publicly available sources or obtained from a named source, the sole responsibility of the Directors has been to ensure that such information has been accurately and correctly extracted from those sources and/or reproduced in the Circular in its proper form and context.

7. CONSENT

The legal adviser to the Company in respect of the proposed renewal of the Share Buyback Mandate, AEI Legal LLC, has given and has not withdrawn its written consent to the issue of this Circular with the inclusion of its name herein and all references thereto in the form and context in which it appears in this Circular and to act in such capacity in relation to this Circular.

8. DOCUMENTS FOR INSPECTION

A copy of the Constitution of the Company may be inspected at the registered office of the Company at 26 Tai Seng Street #05-01, J'Forte, Singapore 534057, during normal business hours from the date of this Circular up to and including the date of the 2022 EGM.

Yours faithfully
For and on behalf of the Board of Directors of
Best World International Limited

Huang Ban Chin
Chief Operating Officer and Executive Director



Notice of Extraordinary General Meeting

BEST WORLD INTERNATIONAL LIMITED

(Company Registration No. 199006030Z) (Incorporated in the Republic of Singapore on 11 December 1990)

This Notice has been made available on SGXNet and the Company's website at: https://bestworld.listedcompany.com/newsroom.html. Physical copies of this Notice will NOT be despatched to shareholders.

NOTICE IS HEREBY GIVEN that an Extraordinary General Meeting of Best World International Limited (the "**Company**") will be held by way of electronic means on Thursday, 7 April 2022 at 10.00 a.m. (the "**EGM**") for the purpose of considering and, if thought fit, passing with or without amendment, the resolution as set out below.

All capitalised terms used in this Notice of EGM which are not defined herein shall unless the context otherwise requires have the same meanings ascribed to them in the Company's Circular to Shareholders dated 23 March 2022 (including supplements and modifications thereto).

AS AN ORDINARY RESOLUTION:

1. The Proposed Renewal of the Share Buyback Mandate

"That:-

- (a) for the purposes of the Companies Act 1967 (Singapore) (the "Companies Act"), the exercise by the directors of the Company ("Directors") of all the powers of the Company to purchase or otherwise acquire the issued ordinary shares in the capital of the Company ("Shares") not exceeding in aggregate the Prescribed Limit (as herein defined), at such price(s) as may be determined by the Directors from time to time up to the Maximum Price (as herein defined) whether by way of:
 - (i) market purchases (each a "Market Purchase") on the Singapore Exchange Securities Trading Limited ("SGX-ST"); and/or

(ii) off-market purchases (each an "Off-Market Purchase") effected otherwise than on the SGX-ST in accordance with an equal access scheme(s) as may be determined or formulated by the Directors as they consider fit, which scheme(s) shall satisfy all the conditions prescribed by the Companies Act,

and otherwise in accordance with all laws, regulations and the Listing Manual of the SGX-ST as may for the time being be applicable, be and is hereby authorised and approved generally and unconditionally (the "Share Buyback Mandate");

- (b) the authority conferred on the Directors pursuant to the Share Buyback Mandate may be exercised by the Directors of the Company at any time and from time to time during the period commencing from the date of passing of this Resolution and expiring on the earlier of:
 - (i) the date on which the next annual general meeting of the Company ("AGM") is held or is required by law to be held;
 - (ii) the date on which the Share buybacks pursuant to the Share Buyback Mandate are carried out to the full extent mandated; or
 - (iii) the date on which the authority contained in the Share Buyback Mandate is varied or revoked;
- (c) in this Resolution:
 - (i) "Prescribed Limit" means 10% of the total number of issued Shares (excluding treasury shares and subsidiary holdings) as at the date of passing of this Resolution, unless the Company has effected a reduction of the share capital of the Company in accordance with the applicable provisions of the Companies Act at any time during the Relevant Period, in which event the total number of issued Shares shall be taken to be the total number of issued Shares as altered, excluding any subsidiary holdings and treasury shares, that may be held by the Company from time to time;

- (ii) "Relevant Period" means the period commencing from the date of passing of this Resolution and expiring on the date the next AGM is held or is required by law to be held, whichever is the earlier;
- (iii) "Maximum Price" in relation to a Share to be purchased, means an amount (excluding brokerage, stamp duties, applicable goods and services tax and other related expenses) not exceeding:
 - (1) in the case of a Market Purchase: 105% of the Average Closing Price; and
 - (2) in the case of an Off-Market Purchase: 120% of the Average Closing Price, where:
 - "Average Closing Price" means the average of the closing market prices of a Share over the last five (5) Market Days, on which transactions in the Shares were recorded, in the case of a Market Purchase, preceding the day of the Market Purchase, and deemed to be adjusted for any corporate action that occurs during the relevant 5-day period and the date of the Market Purchase, or in the case of an Off-Market Purchase, preceding the date on which the Company makes an offer for the purchase or acquisition of Shares from Shareholders, stating therein the relevant terms of the equal access scheme for effecting the Off-Market Purchase; and
- (d) the Directors be and are hereby authorised to complete and do all such acts and things (including executing such documents as may be required) as they may consider expedient or necessary to give effect to the transactions contemplated by this Resolution."

(See Explanatory Note)

By Order of the Board of Directors of the Company

Huang Ban Chin
Executive Director and Chief Operating Officer

Dated: 23 March 2022

Explanatory Note to the Ordinary Resolution:

The Ordinary Resolution proposed above will empower the Directors from the date of the above Meeting to purchase or otherwise acquire Shares by way of Market Purchases or Off-Market Purchases, provided that the aggregate number of Shares to be purchased or acquired under the Share Buyback Mandate does not exceed the Prescribed Limit, and at such price(s) as may be determined by the Directors of the Company from time to time up to but not exceeding the Maximum Price. The information relating to this proposed Ordinary Resolution is set out in the Circular.

Notes:

- 1. A Shareholder will not be able to attend the EGM in person. If a Shareholder (whether individual or corporate) wishes to exercise his/her/its voting rights at the EGM, he/she/it must appoint the Chairman of the Meeting as his/her/its proxy to attend, speak and vote on his/her/its behalf at the EGM. In appointing the Chairman of the Meeting as proxy, a Shareholder (whether individual or corporate) must give specific instructions as to voting, or abstentions from voting, in the form of proxy, failing which the appointment will be treated as invalid.
- 2. A proxy need not be a shareholder of the Company.
- 3. The instrument appointing a proxy must be executed under the hand of the appointor or of his attorney duly authorised in writing. Where the instrument appointing a proxy is executed by a corporation, it must be executed under its common seal or under the hand of its attorney or duly authorised officer.
- 4. The instrument appointing a proxy must be deposited at the Headquarters office of the Company, Best World International Limited, 15A Changi Business Park Central 1, Eightrium #07-02, Singapore 486035; or electronically via email to the Company at IR@bestworld.com.sg not later than 72 hours before the time appointed for the holding of the EGM.

Personal Data Privacy:

By submitting an instrument appointing a proxy(ies) and/ or representative(s) to attend, speak and vote at the EGM and/or any adjournment thereof, a shareholder of the Company (i) consents to the collection, use and disclosure of the shareholder's and its proxy(ies)'s or representative(s)'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 EGM (including any adjournment thereof) and the preparation and compilation of the attendance lists, minutes and other documents relating to the EGM (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"), and (ii) warrants that where the shareholder discloses the personal data of the shareholder's proxy(ies) and/or representative(s) to the Company (or its agents), the shareholder has obtained the prior express consent of such proxy(ies) and/or representative(s) for the collection, use and disclosure by the Company (or its agents) of the personal data of such proxy(ies) and/or representative(s) for the Purposes, and (iii) agrees that the shareholder will indemnify the Company in respect of any penalties, liabilities, claims, demands, losses and damages as a result of the shareholder's breach of warranty. The shareholder's personal data and its proxy(ies)'s and/or representative(s)'s personal data may be disclosed or transferred by the Company to its subsidiaries, its share registrar and/or other agents or bodies for any of the Purposes, and retained for such period as may be necessary for the Company's verification and record purposes. Photographic, sound and/or video recordings of the EGM may be made by the Company for record keeping and to ensure the accuracy of the minutes prepared of the EGM. Accordingly, the personal data of a shareholder of the Company and/or its proxy(ies) or representative(s) (such as his/her name, his/her presence at the EGM and any questions he/she may raise or motions he/she proposes/seconds) may be recorded by the Company for such purpose.

IMPORTANT INFORMATION

Measures to Minimise Risk of Community Spread of COVID-19:

In view of the evolving COVID-19 situation, the Company is arranging for a live webcast and audio feed of the EGM proceedings (the "Live Webcast") which will take place on Thursday, 7 April 2022 at 10.00 a.m. Shareholders will be able to watch the EGM proceedings through the Live Webcast, and the Company will not accept any physical attendance by Shareholders. Any Shareholder seeking to attend the EGM physically in person will be turned away.

Shareholders will be able to attend the EGM in the following manner set out in the paragraphs below:

Live Webcast:

- Shareholders are entitled to watch the EGM proceedings via their mobile phones, tablets or computers. Shareholders will need to pre-register at https://online.meetings.vision/bwil-egm-registration (the "Registration Link") starting from 10.00 a.m. on Thursday, 24 March 2022 for the Company to verify their status prior to the EGM. Shareholders must pre-register via the Registration Link by no later than 10.00 a.m. on Monday, 4 April 2022 (the "Registration Deadline").
- Following authentication of their status as Shareholders, authenticated Shareholders will receive an email by 12.00 p.m. on Wednesday, 6 April 2022 which contains a unique link which they can click on to access the Live Webcast of the EGM proceedings.
- Shareholders must not forward the login credentials to other persons who are not Shareholders and who are not entitled to attend the EGM. This is also to avoid any technical disruptions or overload to the Live Webcast of the EGM proceedings.
- 4. Shareholders who have registered by the Registration Deadline but do not receive an email response by 12.00 p.m. on Wednesday, 6 April 2022, may contact the Company for assistance by email at IR@bestworld.com.sq.

Submission of Proxy Forms to Vote:

- A Shareholder (whether individual or corporate) who wishes to exercise his/her/its voting rights at the EGM must appoint the Chairman of the Meeting as his/her/ its proxy to attend, speak and vote on his/her/its behalf at the EGM.
- 2. The instrument appointing the Chairman of the Meeting as proxy ("**Proxy Form**") must be submitted in the following manner:
 - (i) if submitted by post, be deposited at the Headquarters office of the Company, Best World International Limited, 15A Changi Business Park Central 1, Eightrium #07-02, Singapore 486035; or
 - (ii) if submitted electronically, be submitted via email to IR@bestworld.com.sg,
 - no later than 72 hours before the time appointed for holding the EGM, and in default the instrument of proxy shall not be treated as valid.
- 3. CPF Investors or SRS Investors who wish to vote should approach their CPF Agent Banks or SRS Operators to submit their votes at least seven (7) working days before the EGM (i.e. by Monday, 28 March 2022 at 10.00 a.m.) in order to allow sufficient time for their respective relevant intermediaries to in turn submit a Proxy Form to appoint the Chairman of the Meeting to vote on their behalf by the cut-off date.

Please note that Shareholders will <u>not</u> be able to vote through the Live Webcast and <u>can only vote with their Proxy Forms</u> which are required to be submitted in accordance with the foregoing paragraphs.

In view of the current COVID-19 measures which may make it difficult for Shareholders to submit completed Proxy Forms by post, Shareholders are strongly encouraged to submit completed Proxy Forms electronically via email.

Submission of Questions:

- Shareholders will not be able to ask questions during the Live Webcast of the EGM proceedings. Therefore, it is important for Shareholders to pre-register and submit their questions in advance of the EGM.
- 2. To do so, all questions must be submitted by 6.00p.m. on Wednesday, 30 March 2022:
 - (i) via the pre-registration link at https://online.meetings.vision/bwil-egm-registration; or
 - (ii) by email to IR@bestworld.com.sg.
- The Company will endeavour to address the substantial and relevant questions received prior to the EGM via SGXNet and the Company's website.
- 4. The Company will publish the minutes of the EGM on SGXNet and on the Company's website within one (1) month from the date of the EGM, and the minutes will include the responses to substantial and relevant questions from Shareholders which are addressed during the EGM.

As the COVID-19 situation continues to evolve, further measures and/or changes to the EGM arrangements may be made on short notice in the ensuing days, even up to the day of the EGM. Shareholders are advised to check the SGXNet and the Company's website at https://bestworld.listedcompany.com/newsroom.html regularly for updates on the EGM.

The Company would like to thank all Shareholders for their patience and co-operation in enabling it to hold the EGM with the optimum safe distancing measures amidst the current COVID-19 situation. The Company also seeks the understanding and cooperation of all Shareholders to minimise the risk of community spread of COVID-19.

BEST WORLD INTERNATIONAL LIMITED

(Company Registration No. 199006030Z) (Incorporated in the Republic of Singapore)

PROXY FORM

Extraordinary General Meeting

(Places see notes everled before completing this Provy Form)

Important:

- Important:

 1. The Extraordinary General Meeting ("EGM") is being convened, and will be held, by electronic means pursuant to the COVID-19 (Temporary Measures) (Alternative Arrangements for Meetings for Companies, Variable Capital Companies, Business Trust, Unit Trusts and Debenture Holders) Order 2020. The Notice of EGM and proxy form will be made available to Shareholders by electronic means via publication on the SGX website at the URL https://www.sgx.com/securities/company-announcements.
- To minimise physical interactions and COVID-19 transmission risks, a Shareholder will not be able to attend the EGM in
 person. A Shareholder (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 EGM if such Shareholder wishes to exercise his/her/its voting
 rights at the EGM.
- 3. Where a Shareholder (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.
- CPF or 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 by Monday, 28 March 2022 at 10.00 a.m.
- 5. By submitting this proxy form, the Shareholder accepts and agrees to the personal data privacy terms set out in the Notice of EGM dated 23 March 2022.

(Ple	ase see notes overlear before completing this Proxy Form)			
*I / W	/e, (Name)		(NRIC/Passpo	ort/Co Reg No.)
of				(Address)
Gene	g a member/ members* of BEST WORLD INTERNATIONAL LIMITED (the " Company "), hereby eral Meeting (the " EGM ") as *my/ our proxy to vote for *me/ us on *my/ our behalf at the EGM to hursday, 7 April 2022 at 10.00 a.m. and at any adjournment thereof.			
I/ W	e direct *my/ our* proxy to vote for, vote against or abstain from voting on the resolution to be p	roposed at th	e EGM as indica	ated hereunde
	e absence of specific directions in respect of a resolution, the appointment of the Chairn lution will be treated as invalid.	nan of the Me	eting as your	proxy for tha
No	Ordinary Resolution relating to:	For ⁽¹⁾	Against ⁽¹⁾	Abstain ⁽²⁾
1	The Proposed Renewal of the Share Buyback Mandate			
(2) Ii	oting will be conducted by poll. If you wish the Chairman of the Meeting as your proxy to cast all your v \$\sqrt{\gamma}\$ within the "For" or "Against" box provided in respect of that resolution. Alternatively, please indicated For" or "Against" box provided in respect of that resolution. Tyou wish the Chairman of the Meeting as your proxy to abstain from voting a resolution, please tick (\$\sqrt{\gamma}\$) hat resolution. Alternatively, please indicate the number of votes that the Chairman of the Meeting as the "Abstain" box provided in respect of that resolution.	e the number of within the "Ab	of votes "For" of stain" box provi	r "Against" in th ded in respect c
Date	d this day of 2022			

IMPORTANT: PLEASE READ NOTES OVERLEAF

Signature(s) of Shareholder(s) or Common Seal of Corporate Shareholder

* Delete where inapplicable

Total number of Shares in No. of Shares

a CDP Register

b Register of Members

NOTES:-

- 1. In light of the current COVID-19 measures in Singapore, Shareholders of the Company will not be able to attend the EGM in person. A Shareholder (whether individual or corporate) must appoint the Chairman of the Meeting as his/her/its proxy to attend and vote on his/her/its behalf at the EGM if such Shareholder wishes to exercise his/her/its voting rights at the EGM. This proxy form may be accessed and downloaded from SGXNet at the following link: https://www.sgx.com/securities/company-announcements. A printed copy of this proxy form will NOT be mailed to Shareholders. In appointing the Chairman of the Meeting as proxy, Shareholders must give specific instructions as to voting, or abstention from voting, in respect of a resolution in the proxy form, failing which the appointment will be treated as invalid. A proxy need not be a Shareholder of the Company.
- 2. Please insert the total number of shares held by you. If you have shares entered against your name in the Depository Register (as defined in Section 81SF of the SFA), you should insert that number of shares. If you have shares registered in your name in the Register of Members of the Company, you should insert that number of shares. If you have shares entered against your name in the Depository Register and shares registered in your name in the Register of Members of the Company, you should insert the aggregate number of shares entered against your name in the Depository Register and registered in your name in the Register of Members of the Company. If no number is inserted, this proxy form will be deemed to relate to all the shares held by you.
- 3. This proxy form must be under the hand of the appointor or of his/her attorney duly authorised in writing. Where this proxy form is executed by a corporation, it must be executed either under its common seal or under the hand of its attorney or a duly authorised officer.

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- 4. The duly executed proxy form must be submitted to the Company in the following manner:
 - (a) if submitted by post, be deposited at the Headquarters office of the Company, Best World International Limited, 15A Changi Business Park Central 1, Eightrium #07-02, Singapore 486035; or
 - (b) if submitted electronically, be submitted via email to IR@bestworld.com.sg,
 - no later than 72 hours before the time appointed for holding the EGM, and in default the instrument of proxy shall not be treated as valid.

GENERAL:

The Company shall be entitled to reject the proxy form which 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 proxy form. In addition, in the case of shares entered in the Depository Register, the Company may reject a proxy form if the Shareholder, 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 EGM, as certified by The Central Depository (Pte) Limited to the Company.

PERSONAL DATA PRIVACY:

By submitting an instrument appointing the Chairman of the Meeting as proxy to vote at the EGM and/or any adjournment thereof, the Shareholder accepts and agrees to the personal data privacy terms set out in the Notice of EGM dated 23 March 2022.

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AFFIX STAMP P-2

INVESTOR RELATIONS BEST WORLD INTERNATIONAL LIMITED

15A Changi Business Park Central 1 Eightrium #07-02 Singapore 486035

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