EDITION LTD.

(Company Registration No. 200411873E) (Incorporated in the Republic of Singapore)

PROXY FORM

IMPORTANT:

- Relevant intermediaries (as defined in Section 181 of the Companies Act 1967 of Singapore) may appoint more than 2 proxies to attend, speak and vote at the AGM. This Proxy Form is not valid for use and shall be ineffective for all intents and purposes if used or purported to be used by Central Provident Fund ("CPF") Investment Scheme ("CPFIS")/Supplementary Retirement Scheme ("SRS") investors who hold the Company's Shares through CPF Agent Banks/SRS Operators.
- CPFIS/SRS investors who wish to vote should approach their respective CPF Agent Banks/SRS Operators to submit their voting instructions at least seven (7) working days before the date of the AGM.

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

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			(Nan	ie)			IV	INIC/	rassport No	
	a member/member	s of Edition Ltd. (the	e "Company"), here	by appoint	t:					
Name		Address	NRIC/Pas	NRIC/Passport No. E				Proportion of		
							Share	hold	ings (%)	
and/or*	(delete as appropria	ate)								
Name		Address	NRIC/Pas	NRIC/Passport No. E		ail Address	Propo Share	Proportion of Shareholdings (%)		
other p of the (adjourr	ng *him/her/them, therson the Chairman Company, to be held thereof.	n may designate, as d at 78 Gilstead Ro	s *my/our *proxy/pro ad, Singapore 3091	oxies to vot 16 on Mon	e fo day,	r *me/us on 1 29 April 202	my/our 4 at 11.	beha 00 a.ı	If at the AGM m. and at any	
The Cl Chairm proxies	hairman intends to lan is appointed as seven if he has an ir	cast undirected p my/our proxy/prox nterest in the outco	proxy votes in favo xies, *I/we acknowl me of the resolution	ur of each edge that t	n of the (the propose Chairman ma	ed resol ay exerc	ution: ise *r	s. Where the my/our proxy	
the Me	direct *my/our *proxy eting as indicated hoting at *his/their dis	ereunder. If no spe	cific direction as to	votina is a	iven	. the *proxv/i	oroxies v	to be will vo	e proposed a ote or abstair	
No.	Ordinary Resoluti	ions				For [#]	Agains	t [#]	Abstain [#]	
	ary Business	land the Diverteral	Otatamant and Arra	ted Figure	:-1					
1.	Statements of the		Statement and Aud nancial year ended า.							
2.	To approve the Directors' fees of S\$56,000 for the financial year ending 31 December 2024, to be paid semi-annually in arrears (2023 S\$56,000).									
3.	 	re-elect Mr Ong Kai Hoe as a Director of the Company.								
4.	To re-appoint CLA Global TS Public Accounting Corporation, Public Accountants and Chartered Accountants, as Auditors of the Company and to authorise the Directors to fix their remuneration.									
Speci	al Business									
5.	+	tors to allot and issu			.					
6.	To authorise Directors to grant options and issue shares unde Edition Employee Share Option Scheme.									
7.	To authorise Directors to grant awards and issue shares under the Edition Performance Share Plan.									
8.		newal of general mandate for share buy back.								
9.	To approve the re Transactions.	renewal of a general mandate for Interested Person								
Notes:										
# If yo all yo of al vote "Abs you	u wish to exercise all yo oyou wish to exercise al I your votes, please indi s "For", "Against" or "A stain" in the boxes provi must abstain in respect	our votes "For" or "Agai Il your votes "For" or "A icate with an "X" or a ". bstain", please indicate ded for the resolutions. of all (and not some or	inst" the resolutions or gainst" the resolutions y" within the box provic the number of votes ' For the avoidance of d lly) of your votes.	if you wish to or if you wish ed. Alternativ For", the nur oubt, if you ar	abst to a vely, i nber re rec	ain from voting bstain from vot f you wish to e of votes "Again puired to abstain	on the re ing on the xercise so nst" and/o n from vot	solution re	ons in respect o utions in respect nd not all of you number of vote n the resolutions	
Dated	this da	y of	2024							
						hares in:		No.	of shares	
				(a) CDP F	Regis	ster				
				(b) Regist	ter o	of Members				



Important: Please read the notes below carefully before completing this Proxy Form

Notes:

- 1. A member who is unable to attend the AGM and wishes to appoint proxy(ies) to attend, speak and vote at the AGM on his/her/its behalf should complete, sign and return the instrument of proxy in accordance with the instructions printed thereon.
- 2. A proxy need not to be a member of the Company.
- 3. 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 Securities and Future Act 2001), 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 registered in your name in the Register of Members, you should insert the aggregate number of shares. If no number of shares is inserted, this proxy form will be deemed to relate to all the shares held by you.
- 4. In relation to the appointment of proxy(ies) to attend, speak and vote on his/her/its behalf at the AGM, a member (whether individual or corporate) appointing his/her/its proxy(ies) should give specific instructions as to his/her/its manner of voting, or abstentions from voting, in respect of a resolution in the instrument of proxy. If no specific instructions as to voting are given, or in the event of any other matter arising at the AGM and at any adjournment thereof, the proxy(ies) will vote or abstain from voting at his/her/their discretion.
- 5. The instrument appointing a proxy or proxies must be under the hand of the appointor or of his attorney duly authorised in writing. Where the instrument appointing a proxy or proxies is executed by a corporation, it must be executed either under its seal, executed as a deed in accordance with the Companies Act 1967 or under the hand of an attorney or an officer duly authorised, or in some other manner approved by the Directors. Where the instrument appointing a proxy or proxies is executed by an attorney on behalf of the appointor, the letter or power of attorney or a duly certified copy thereof must be lodged with the instrument of proxy.
- 6. The instrument appointing the proxy, together with the letter or power of attorney or other authority under which it is signed or a duly certified copy thereof (if applicable), must be submitted either:
 - (a) if sent personally or by post, the proxy form must be lodged at the Company's Share Registrar, Tricor Barbinder Share Registration Services at 9 Raffles Place, #26-01 Republic Plaza Tower 1, Singapore 048619; or
 - (b) if by email, the proxy form must be received at sg.is.proxy@sg.tricorglobal.com,

in either case, by 11.00 a.m. on 27 April 2024 (being not less than forty-eight (48) hours before the time set for the Meeting), and in default the instrument of proxy shall not be treated as valid.

A member can appoint the Chairman of the Meeting as his/her/its proxy, but this is not mandatory.

The proxy must bring along his/her NRIC/passport so as to enable the Company to verify his/her identity.

- 7. (a) A member who is not a relevant intermediary is entitled to appoint not more than two (2) proxies to attend, speak and vote at the AGM. Where such member appoints two (2) proxies, he/she should specify the proportion of his/her shareholding (expressed as a percentage of the whole) to be presented by each proxy in the instrument appointing a proxy or proxies.
 - (b) A member who is a relevant intermediary is entitled to appoint more than two (2) proxies to attend, speak and vote at the AGM, but each proxy must be appointed to exercise the rights attached to a different share or shares held by such member. Where such member appoints more than two (2) proxies, the number and class of shares in relation to which each proxy has been appointed shall be specified in the instrument appointing a proxy or proxies.

"Relevant intermediary" has the meaning ascribed to it in Section 181 of the Companies Act 1967.

- 8. For investors who hold shares through relevant intermediaries, including Central Provident Fund Investment Schemes ("CPF Investors") and/or Supplementary Retirement Scheme ("SRS Investors") should approach their respective CPF Agent Banks or SRS Operators to submit their votes at least 7 working days before the AGM. CPF/SRS Investors should contact their respective CPF Agent Banks or SRS Operators for any queries they may have with regard to the appointment of proxy for the AGM.
- 9. 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.
- 10. The Company shall be entitled: (a) to reject any instrument of proxy executed by a Depositor if the Depositor's name does not appear in the Depository register seventy-two (72) hours prior to the commencement of the relevant Meeting as certified by The Central Depository (Pte) Ltd ("CDP") to the Company; and (b) for the purpose of a poll, to treat an instrument of proxy executed by a Depositor as representing the number of shares equal to the number of shares appearing against his name in the Depository Register referred to in (a) above, notwithstanding the number of shares actually specified in the relevant instrument of proxy.
- 11. By submitting this proxy form, a member accepts and agrees to the personal data privacy terms set out in the Notice of AGM dated 12 April 2024.

AFFIX STAMP

The Share Registrar **EDITION LTD.**9 Raffles Place

#26-01 Republic Plaza Tower 1

Singapore 048619