PROXY FORM

PROXY FORM BENG KUANG MARINE LIMITED

(Company Registration No.:199400196M)

EXTRAORDINARY GENERAL MEETING PROXY FORM

IMPORTANT:

- 1. The Extraordinary General Meeting ("**EGM**") of **Beng Kuang Marine Limited** will be held, in a wholly physical format, at 2 Venture Drive #09-22, Vision Exchange Singapore 608526 on 26 April 2024 at 4.00 p.m. There will be no option for Shareholders to participate virtually. Printed copies of the Notice of EGM and this form of proxy ("**Proxy Form**") will NOT be sent to Shareholders. Instead, the Notice of EGM and Proxy Form will be made available to Shareholders by electronic means via publication on the Company's website at the URL: http://www.bkmgroup.com.sg and the SGX website at the URL: https://www.sgx.com/securities/company-announcements.
- 2. The Circular to Shareholders dated 4 April 2024 ("Circular") may be accessed at the Company's website at the URL: http://www.bkmgroup.com.sg, and the SGX website at the URL: https://www.sgx.com/securities/company-announcements. Unless otherwise defined, all capitalised terms used herein shall have the same meanings as the Circular.
- 3. Pursuant to Section 181 of the Companies Act 1967 of Singapore, Relevant Intermediaries may appoint more than two (2) proxies to attend, speak and vote at the EGM.
- 4. For Central Provident Fund ("CPF")/Supplementary Retirement Scheme ("SRS") investors who have used their CPF/SRS monies to buy Shares in **Beng Kuang Marine Limited**, 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 them. CPF/SRS investors should contact their respective agent banks if they have any queries regarding their appointment as proxies.
- 5. By submitting an instrument appointing a proxy(ies) and/or representative(s), a member accepts and agrees to the personal date privacy terms set out in the Notice of EGM dated 4 April 2024.

I/We ______ (Name), NRIC/Passport No. _____ of

Name	Address	NRIC/ Passport No.	Proportion	on of Shareholding	
			No. of Shares	i	(%)
nd/or (delete as appro	' '			12:	
Name	Address	NRIC/ Passport No.	Proportion of Shareholding		
		-	No. of Shares		(%)
•	•	/our proxy/proxies to attend, s	•	,	
April 2024 at 4.00 p. Ve direct my/our prox ection as to voting i	.m., and at any adjournm y/proxies to vote for or ag	vsical format, at 2 Venture Drivent thereof in the following ma ainst the Resolutions propose of any other matter arising a his/her/their discretion.	inner. d at the EGM as inc	licated hereunde	er. If no spe
April 2024 at 4.00 p. We direct my/our prox rection as to voting i oxy/proxies will vote on the control of the	.m., and at any adjournm y/proxies to vote for or ag is given or in the event or abstain from voting at Special Re	ent thereof in the following ma ainst the Resolutions propose of any other matter arising a nis/her/their discretion.	inner. d at the EGM as inc	licated hereunde	er. If no spe
Ve direct my/our prox rection as to voting it oxy/proxies will vote of No.	y/proxies to vote for or ag is given or in the event or abstain from voting at Special Re tion of the New Constit	ent thereof in the following ma ainst the Resolutions propose of any other matter arising a nis/her/their discretion. solution ution of the Company	d at the EGM as inc t the EGM and at	dicated hereunde any adjournme	er. If no spe ent thereof,
Ve direct my/our prox rection as to voting in pay/proxies will vote on the Proposed Adop THAT approv	y/proxies to vote for or ag is given or in the event or abstain from voting at Special Re tion of the New Constit	ainst the Resolutions propose of any other matter arising anis/her/their discretion. solution ution of the Company ven, for the adoption of the	d at the EGM as inc t the EGM and at	dicated hereunde any adjournme	er. If no spe ent thereof,
No. The Proposed Adop THAT approv Constitution defined the number of	y/proxies to vote for or ag s given or in the event or abstain from voting at Special Retion of the New Constitation of which are set ou	ainst the Resolutions propose of any other matter arising a nis/her/their discretion. solution ution of the Company ven, for the adoption of the tin the Circular. gainst' or 'Abstain', please tic 2024	onner. d at the EGM as included the EGM and at the EGM at t	Against provided. Altern	Abstai
Ve direct my/our proxection as to voting in pay/proxies will vote of the Proposed Adop THAT approve Constitution defined by the number of the Proposed State of the No.	y/proxies to vote for or ag s given or in the event or abstain from voting at Special Retion of the New Constitual be and is hereby gietails of which are set outer all your votes 'For' or 'Avotes as appropriate.	ainst the Resolutions propose of any other matter arising a nis/her/their discretion. solution ution of the Company ven, for the adoption of the tin the Circular. gainst' or 'Abstain', please tic 2024 Total Nur	d at the EGM as inc that the EGM and at For	dicated hereunde any adjournme Against	Abstai
Ve direct my/our proxection as to voting in pay/proxies will vote of the Proposed Adop THAT approve Constitution defined by the number of the Proposed State of the No.	y/proxies to vote for or ag s given or in the event or abstain from voting at Special Retion of the New Constitual be and is hereby gietails of which are set outer all your votes 'For' or 'Avotes as appropriate.	ent thereof in the following material ainst the Resolutions propose of any other matter arising anis/her/their discretion. solution ution of the Company ven, for the adoption of the tin the Circular. gainst' or 'Abstain', please tic 2024 Total Nur in	onner. d at the EGM as included the EGM and at the EGM at t	Against provided. Altern	Abstai

PROXY FORM

Notes:

- 1. Please insert the total number of ordinary shares in the issued share capital of the Company ("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 Futures Act 2001 of Singapore), you should insert that number of Shares. If you have Shares registered in your name in the register of members kept by the Share Registrar ("Register of Members"), 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, 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. If no number is inserted, the instrument appointing a proxy or proxies shall be deemed to relate to all the Shares held by you.
- 2. Shareholders who wish to exercise their voting rights at the EGM may:
 - (a) (where the Shareholder is an individual) attend and vote at the EGM; or
 - (b) (where the Shareholder is an individual or a corporate) appoint a proxy to vote on their behalf.

Each of the resolutions to be put to the vote of members at the EGM (and at any adjournment thereof) will be voted on by way of a poll.

Shareholders (including Relevant Intermediaries) who wish to vote on any or all of the resolutions at the EGM via proxy must submit a Proxy Form to appoint the proxy. The Proxy Form must be submitted to the Company in the following manner:

- (a) if submitted by post, be lodged at the office of the Company's registered office at 2 Venture Drive #14-15, Vision Exchange Singapore 608526; or
- (b) if submitted electronically, be submitted via email to william@bkmgroup.com.sg,

in either case by no later than 4.00 p.m. on 24 April 2024, being 48 hours before the time appointed for the EGM.

 $Share holders \ are \ strongly \ encouraged \ to \ submit \ completed \ Proxy \ Forms \ electronically \ via \ email.$

- 3. A member can appoint the Chairman of the EGM as his/her/its proxy, but this is not mandatory. A proxy need not be a member of the Company.
- 4. In the case of submission of this Proxy Form appointing the Chairman of the EGM as proxy, it must be under the hand of the appointor or of his attorney duly authorised in writing. Where the instrument appointing the Chairman of the EGM as proxy is executed by a corporation, it must be executed either under its seal or signed on its behalf by an attorney duly authorised in writing or by an authorised officer of the corporation. Where the instrument appointing the Chairman of the EGM as proxy is executed by an attorney on behalf of the appointor, the letter or power of attorney or a duly certified copy thereof must be lodged with the instrument, failing which the instrument may be treated as invalid.
- 5. A corporation which is a Shareholder may authorise by resolution of its directors or other governing body such person as it thinks fit to act as its representative at the EGM, in accordance with Section 179 of the Companies Act 1967 of Singapore, and the person so authorised shall upon production of a copy of such resolution certified by a director of the corporation to be a true copy, be entitled to exercise the powers on behalf of the corporation so represented as the corporation could exercise in person if it were an individual.
- 6. An investor who holds shares through CPF or SRS and wishes to vote, should approach their respective CPF Agent Banks (i.e. the agent banks approved by CPF) or SRS Operators (i.e. the agent banks included in the SRS) to submit their votes to appoint the Chairman of the EGM as their proxy, at least 7 working days before the EGM (i.e. 17 April 2024).
- 7. The name of a Depositor (as defined under Section 81SF of the Securities and Futures Act 2001 of Singapore) must appear on the Depository Register maintained by the The Central Depository (Pte) Limited ("CDP") as at 72 hours before the time fixed for holding the EGM in order for the Depositor to be entitled to vote at the EGM.

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

General:

The Company shall be entitled to reject the instrument appointing the Chairman of the EGM as proxy if it is incomplete, improperly completed or illegible, or where the true intentions of the appointor are not ascertainable from the instructions of the appointor specified in the instrument appointing the Chairman of the EGM as proxy. In addition, in the case of Shares entered in the

PROXY FORM

Depository Register, the Company may reject any instrument appointing the Chairman of the EGM as proxy lodged if the Shareholder, being the appointor, is not shown to have Shares entered against his name in the Depository Register as at 72 hours before the time appointed for holding the EGM, as certified by CDP to the Company.

Personal Data Privacy:

By submitting an instrument appointing a proxy(ies) and/or representative(s), the Shareholder accepts and agrees to the personal data privacy terms set out in the Notice of EGM dated 4 April 2024.