AZEUS SYSTEMS HOLDINGS LTD.

(Incorporated in Bermuda with limited liability)

ANNUAL GENERAL MEETING - DEPOSITOR PROXY FORM

We, The Central Depository (Pte) Limited, being a Member of Azeus Systems Holdings Ltd. (the "Company"), pursuant to a proxy form lodged or to be lodged by us with the Company (the "CDP Proxy Form"), have appointed, or will be appointing the person(s) whose name(s) and particulars are set out in Part I below (the "Depositor(s)"), in respect of such number of shares (the "Depositor(s) Shares") set out against his/her/its name in the Depository Register maintained by CDP as at Friday, 26 July 2024 (the "Cut Off Date"), as our proxy to vote for us on our behalf at the AGM of the Company to be convened and held at Hercules & Cygnus Room, Novotel Singapore On Stevens, 28 Stevens Road, Singapore 257878 and by electronic means on Tuesday, 30 July 2024 at 3:00 p.m. and at any adjournment thereof (the "Annual General Meeting").

I.							
	OR, in the event the Company receives this Depositor Proxy Form which is: (i) duly completed and signed/executed by the Depositor(s) (in Part V below); and (ii) submitted by the requisite time and date, and to the requisite office as indicated below, we hereby appoint the person(s) ("Appointee(s)") whose details are given in Part II(a) and (b), provided that such details have been verified in Part V by the affixing of the seal or signature of or on behalf of the persons named in Part I, and on the basis that such person or persons are authorised to vote in respect of the proportion of the shareholding referred to in Part II or if no proportions are so reflected, in						
	respect of the whole of the said share		of the shareholding referre	a to in r art ii or ii no pi		o so renected, in	
II.	Name	Address	E-mail Address	NRIC/		Proportion of	
(a)				Passport Number	Shar	eholdings %	
(b)	and/or (delete as appropriate)						
	or failing the above persons, we hereby appoint the Chairman of the meeting as my/our proxy to vote for me/us on my/our behalf at the Annual General Meeting.						
	We direct my/our Appointee(s) or proxy (as the case may be) to vote for or against or abstain from voting on the resolutions to be						
	proposed at the Annual General Meeting as indicated hereunder. If no specific direction as to voting is given, the Appointee(s) or the proxy (as the case may be) may vote or abstain from voting at his/her/their discretion. We further hereby authorise and direct the Company to						
	accept this Depositor Proxy Form(s) in			uniner hereby authorise	and direct ti	ie Company to	
	No. Resolutions relating to:						
ш.					For	Against	
111.	Ordinary Business	Audited Financial Sta	tements of the Company	for the financial year	For	Against	
111.	Ordinary Business 1. To receive and adopt the ended 31 March 2024, toget	her with the Directors	Statement and the Auditor	's Report thereon.	For	Against	
111.	To receive and adopt the ended 31 March 2024, toget To declare a final dividend of	her with the Directors f HK\$1.90 per share f	Statement and the Auditor or the financial year ended	's Report thereon. 31 March 2024.	For	Against	
III.	To receive and adopt the rended 31 March 2024, toget To declare a final dividend of 2024. To approve the payment of 2024.	ther with the Directors of HK\$1.90 per share for Directors' Fees of S	Statement and the Auditor or the financial year ended \$78,000 for the financial y	's Report thereon. 31 March 2024.	For	Against	
III.	To receive and adopt the another ended 31 March 2024, toget To declare a final dividend of 3. To approve the payment of 2024. To re-elect Mr Michael Yap 1.	ther with the Directors f HK\$1.90 per share f Directors' Fees of S	Statement and the Auditor or the financial year ended \$78,000 for the financial y	's Report thereon. 31 March 2024.	For	Against	
111.	Ordinary Business 1. To receive and adopt the mended 31 March 2024, toget 2. To declare a final dividend of 2024. 3. To approve the payment of 2024. 4. To re-elect Mr Michael Yap 15. To re-elect Mr Chee Yeow Mended of 15. To re-appoint Messrs Prices.	ther with the Directors f HK\$1.90 per share f Directors' Fees of S Kiam Siew as Director Meng as Director of the	Statement and the Auditor or the financial year ended \$78,000 for the financial yet of the Company. Cof the Company. Company.	's Report thereon. 31 March 2024. rear ended 31 March	For	Against	
	Ordinary Business 1. To receive and adopt the ended 31 March 2024, toget 2. To declare a final dividend of 2024. 3. To approve the payment of 2024. 4. To re-elect Mr Michael Yap of 5. To re-elect Mr Chee Yeow Mr. To re-appoint Messrs Prices fix their remuneration.	ther with the Directors f HK\$1.90 per share f Directors' Fees of S Kiam Siew as Director Meng as Director of the	Statement and the Auditor or the financial year ended \$78,000 for the financial yet of the Company. Cof the Company. Company.	's Report thereon. 31 March 2024. rear ended 31 March	For	Against	
1111-	Ordinary Business 1. To receive and adopt the ended 31 March 2024, toget 2. To declare a final dividend of 2024. 3. To approve the payment of 2024. 4. To re-elect Mr Michael Yap of 5. To re-elect Mr Chee Yeow Mr. 6. To re-appoint Messrs Prices fix their remuneration. Special Business 7 To grant the Directors the automatical adoption of the price of the second of the price of the pri	ther with the Directors of HK\$1.90 per share for Directors' Fees of Stam Siew as Director Meng as Director of the waterhouseCoopers Luthority to allot and iss	Statement and the Auditor or the financial year ended \$78,000 for the financial year for the Company. Cof the Company. C	's Report thereon. 31 March 2024. rear ended 31 March	For	Against	
illi.	Ordinary Business 1. To receive and adopt the mended 31 March 2024, toget 2. To declare a final dividend of 2024. 3. To approve the payment of 2024. 4. To re-elect Mr Michael Yap 1 5. To re-elect Mr Chee Yeow Mr. To re-appoint Messrs Prices fix their remuneration.	ther with the Directors of HK\$1.90 per share for Directors' Fees of Stam Siew as Director Meng as Director of the waterhouseCoopers Luthority to allot and iss	Statement and the Auditor or the financial year ended \$78,000 for the financial year for the Company. Cof the Company. C	's Report thereon. 31 March 2024. rear ended 31 March	For	Against	
	Ordinary Business 1. To receive and adopt the ended 31 March 2024, toget 2. To declare a final dividend of 2024. 3. To approve the payment of 2024. 4. To re-elect Mr Michael Yap of 5. To re-elect Mr Chee Yeow Mr. 6. To re-appoint Messrs Prices fix their remuneration. Special Business 7 To grant the Directors the automatical adoption of the price of the second of the price of the pri	ther with the Directors of HK\$1.90 per share for Directors' Fees of Stam Siew as Director Meng as Director of the waterhouseCoopers Luthority to allot and iss	Statement and the Auditor or the financial year ended \$78,000 for the financial year for the Company. Cof the Company. C	's Report thereon. 31 March 2024. rear ended 31 March	For	Against	
	Ordinary Business 1. To receive and adopt the ended 31 March 2024, toget 2. To declare a final dividend of 2024. 4. To re-elect Mr Michael Yap of 2024. 5. To re-elect Mr Chee Yeow Mr. Chee Yeow	ther with the Directors of HK\$1.90 per share of Directors' Fees of Stam Siew as Director of the waterhouseCoopers Luthority to allot and issue newal of share buy-bare.	Statement and the Auditor or the financial year ended \$78,000 for the financial year for the Company. Cof the Company. C	's Report thereon. 31 March 2024. rear ended 31 March	For	Against	
	Ordinary Business 1. To receive and adopt the ended 31 March 2024, toget 2. To declare a final dividend of 2024. 4. To re-elect Mr Michael Yap In the ended Mr Chee Yeow Mr. To re-appoint Messrs Prices fix their remuneration. Special Business 7 To grant the Directors the automatical Mr.	ther with the Directors of HK\$1.90 per share of Directors' Fees of Stam Siew as Director of the waterhouseCoopers Luthority to allot and issue newal of share buy-bare.	Statement and the Auditor or the financial year ended \$78,000 for the financial year for the Company. Cof the Company. C	's Report thereon. 31 March 2024. rear ended 31 March	For	Against	
IV.	Ordinary Business 1. To receive and adopt the ended 31 March 2024, toget 2. To declare a final dividend of 2024. 4. To re-elect Mr Michael Yap In the ended Mr Chee Yeow Mr. To re-appoint Messrs Prices fix their remuneration. Special Business 7 To grant the Directors the automatical Mr.	ther with the Directors of HK\$1.90 per share of Directors' Fees of Stam Siew as Director of the waterhouseCoopers Luthority to allot and issue newal of share buy-bare.	Statement and the Auditor or the financial year ended \$78,000 for the financial year for the Company. Cof the Company. C	's Report thereon. 31 March 2024. rear ended 31 March	For	Against	
IV.	Ordinary Business 1. To receive and adopt the ended 31 March 2024, toget 2. To declare a final dividend of 2024. 4. To re-elect Mr Michael Yap In the ended Mr Michael Yap In the Intervention Mr Michael Yap Intervention Mr Mi	ther with the Directors of HK\$1.90 per share for Directors' Fees of Stam Siew as Director Meng as Director of the waterhouseCoopers Luthority to allot and issuewal of share buy-bar 2024	Statement and the Auditor or the financial year ended \$78,000 for the financial year ended of the Company. Company. LP as Auditors and to authous shares. Leck mandate.	's Report thereon. 31 March 2024. rear ended 31 March rorize the Directors to		Against	
IV.	Ordinary Business 1. To receive and adopt the ended 31 March 2024, toget 2. To declare a final dividend of 2024. 4. To re-elect Mr Michael Yap of 5. To re-elect Mr Chee Yeow Model of 6. To re-appoint Messrs Prices fix their remuneration. Special Business 7 To grant the Directors the autory of 8 To approve the proposed results of 10 Dated this day of 10 Dated Mr. The Central Depository (Pte) Limited	ther with the Directors of HK\$1.90 per share for Directors' Fees of Stam Siew as Director Meng as Director of the waterhouseCoopers Luthority to allot and issuewal of share buy-bar 2024	Statement and the Auditor or the financial year ended \$78,000 for the financial year ended of the Company. Company. LP as Auditors and to authous shares. Leck mandate.	's Report thereon. 31 March 2024. rear ended 31 March rorize the Directors to		Against	
IV.	Ordinary Business 1. To receive and adopt the ended 31 March 2024, toget 2. To declare a final dividend of 2024. 4. To re-elect Mr Michael Yap of 5. To re-elect Mr Chee Yeow Models of 6. To re-appoint Messrs Prices of fix their remuneration. Special Business 7 To grant the Directors the at 8 To approve the proposed results of the Central Depository (Pte) Limited Signature of Director TO BE COMPLETED BY DEPOSIT	ther with the Directors of HK\$1.90 per share of the Directors' Fees of the Directors' Fees of the Directors' Fees of the Directors' Fees of the Director of th	Statement and the Auditor or the financial year ended \$78,000 for the financial year ended of the Company. Company. LP as Auditors and to authous shares. Leck mandate.	's Report thereon. 31 March 2024. rear ended 31 March rorize the Directors to		Against	
IV.	Ordinary Business 1. To receive and adopt the ended 31 March 2024, toget 2. To declare a final dividend of 2024. 4. To re-elect Mr Michael Yap of 5. To re-elect Mr Chee Yeow Models of 6. To re-appoint Messrs Prices of fix their remuneration. Special Business 7 To grant the Directors the at 8 To approve the proposed results of the Central Depository (Pte) Limited Signature of Director TO BE COMPLETED BY DEPOSIT	ther with the Directors of HK\$1.90 per share of the Directors' Fees of the Directors' Fees of the Directors' Fees of the Directors' Fees of the Director of th	Statement and the Auditor or the financial year ended \$78,000 for the financial year ended of the Company. Company. LP as Auditors and to authous shares. Leck mandate.	's Report thereon. 31 March 2024. rear ended 31 March rorize the Directors to		Against	

Signature of Director/Secretary

Common Seal

Signature of Director

Signature of Direct Account Holder

Notes:

Part II

A Depositor who is a natural person need not submit this Depositor Proxy Form if he is attending the Annual General Meeting in person. If a Depositor who is a natural person is unable to attend the Annual General Meeting in person, he may nominate not more than two Appointees, who shall be natural persons, to attend and vote in his/her/its place as proxy for CDP in respect of the number of the Depositor(s) Shares by completing Part II(a) and/or (b), failing which, the Chairman of the Annual General Meeting shall be appointed as proxy to vote on behalf of CDP in the manner indicated in Part III in respect of such number of the Depositor(s) Shares.

A Depositor who is a corporation may nominate not more than two Appointees, who shall be natural persons, to attend and vote in his/her/its place as proxy for CDP in respect of the number of the Depositor(s) Shares by completing Part II(a) and/or (b). Where a Depositor(s) is a corporation and wishes to be represented at the Annual General Meeting, it must nominate an Appointee/Appointees to attend and vote as proxy for CDP at the Annual General Meeting in respect of the number of the Depositor(s) Shares or, failing which, the Chairman of the Annual General Meeting shall be appointed as proxy to vote on behalf of CDP in the manner indicated in Part III in respect of such number of the Depositor(s) Shares.

A Depositor(s) who wishes to nominate more than one Appointee must specify the proportion of the number of the Depositor(s) Shares (expressed as a percentage of the whole) to be represented by each Appointee. If no proportion of the number of the Depositor(s) Shares is specified, the Appointee whose name appears first shall be deemed to carry 100 per cent of the number of the Depositor(s) Shares of his/her appointer and the Appointee whose name appears second shall be deemed to be nominated in the alternate.

Part III

Please indicate with an "X" in the appropriate box against each resolution as to how you wish the Appointee to vote. Depositors should specifically direct the Appointee on how they wish to vote for or vote against (or abstain from voting on) the resolutions in part III of this Depositor Proxy Form. If this Depositor Proxy Form is deposited without any indication as to how the Appointee shall vote, the Appointee may vote or abstain from voting at his/her discretion.

Part V

- 1) This Depositor Proxy Form, duly completed, must be submitted by the Depositor(s) in the following manner:
 - (i) Deposited at the office of the Company's Share Transfer Agent in Singapore, Boardroom Corporate & Advisory Services Pte. Ltd. at 1 Harbourfront Avenue, Keppel Bay Tower #14-07, Singapore 098632; or
 - (ii) Electronic mail attaching clear scanned and signed PDF copy of the Proxy Form to: srs.proxy@boardroomlimited.com or
 - (iii) Online process through the pre-registration website at the URL: https://conveneagm.sg/azeusagm2024 in electronic format

In either case, by **3.00 p.m. on 28 July 2024** (not less than 48 hours before the time appointed for holding the AGM).

2) If a Depositor(s) wishes to nominate an Appointee/Appointees, or the Chairman of the meeting as his/her/its proxy, this Depositor Proxy Form must be signed by the Depositor(s) or his/her/its attorney duly authorised in writing. In the case of Joint Depositor(s), all Joint Depositor(s) must sign this Depositor Proxy Form. If the Depositor(s) is a corporation, this Depositor(s) Proxy Form must be executed under its common seal or under the hand of its officer, attorney or other person authorised to sign the same. The power of attorney appointing the attorney or other authority, if any, under which this Depositor Proxy Form is signed, or a notarised/duly certified copy thereof, must be attached to this Depositor Proxy Form.

Members of the Company are strongly encouraged to submit completed proxy forms via electronic email.

GENERAL

The Company shall be entitled to reject any Depositor Proxy Form which is incomplete, improperly completed or illegible or where the true intentions of the Depositor(s) are not ascertainable from the instructions of the Depositor(s) specified on any Depositor Proxy Form. It is the Depositor(s)' responsibility to ensure that this Depositor Proxy Form is properly completed. Any decision to reject this Depositor Proxy Form on the grounds that it is incomplete, improperly completed or illegible will be final and binding and neither the Company, CDP nor Boardroom Corporate & Advisory Services Pte. Ltd. accepts any responsibility for the consequences of such a decision. Completion and return of this Depositor Proxy Form by a Depositor will not prevent him/her/it from attending and voting in person at the Meeting as proxy of CDP if he/she/it subsequently wishes to do so.

PERSONAL DATA PRIVACY

By submitting an instrument appointing a proxy(ies) and/or representative(s), the Direct Account Holder or Depository Agent accepts and a agrees to the personal data privacy terms set out in the Notice of Annual General Meeting dated 8 July 2024.