PROXY FORM

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EXTRAORDINARY GENERAL MEETING BEVERLY JCG LTD.

(Company Registration Number: 200505118M) (Incorporated in the Republic of Singapore)

IMPORTANT:

- PORTANT:

 For investors who have used their Central Provident Fund or Supplementary Retirement Scheme monies to buy Shares in the Company (the "CPF Investors" or "SRS Investors"), 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 or SRS Investors may:

 (a) vote at the EGM if they are appointed as proxies by their respective CPF Agent Banks or SRS Operators, and should contact their respective CPF Agent Banks or SRS Operators if they have any queries regarding their appointment as proxies; or (b) appoint the Chairman of the EGM as proxy to vote on their behalf at the EGM, in which case they should contact and instruct their respective CPF Agent Banks or SRS Operators at least seven (7) working days before the EGM, i.e. by 5.00 p.m. on 12 March 2025, to allow sufficient time for their respective Relevant Intermediaries to submit a proxy form(s) to appoint the Chairman of the EGM to vote on their behalf.

				ъирини а рюху ю	orm(s) to appoint the C	maiiman of t	IIC EGIVI (U VULE O	n ulen bellan.
I/We _								(Name)
of								_(Address)
being	a *member/me	mbers of Be	erly JCG Ltd. (the	"Company") hereby	appoint:			
(a)								
Name		Address		NRIC/Passport No.		Proportion of Shareholdings (%)		
							Ondi Cholan	193 (70)
	(delete as app	oropriate)	T		I			
Name		Address		NRIC/Passport No.		Proportion of Shareholdings (%)		
OR								
(b) the	e Chairman of the	e Extraordina	ry General Meeting (" EGM "), as my/our pro: ly at Connection 4, L	xy to attend and	to vote for	r me/us on m	y/our behalf
Si	ngapore 088539	9 on Monday	, 24 March 2025 a	at 3.00 p.m. and at a	ny adjournment	thereof.	o ranjong r	agai rtoau,
* I/We	direct *my/our	proxy/proxies	to vote for or aga	inst the resolutions or	abstain from th	ne resolut	tions to be p	roposed at
			f no specific directi t *his/her/their discr	on as to voting is given retion	en, in respect o	f a resolu	ution, the *pr	oxy/proxies
	oto or abotair i	rom voung u	Thomas aloo	ouon.				
No.	Resolutions					For	Against	Abstain
1.	Ordinary Res		otment and issuance	e of the Debt Conversi	on Shares to			
	Dato' Ng Tian	Sang @ Ng l		t to the Proposed Debt				
Ordinary Resolution 2 To approve the proposed allotment and issuance of the Debt Conversion Shares								
	to Mr. Howar	d Ng How E		Proposed Debt Capita				
3.	Ordinary Resolution 3 To approve the proposed allotment and issuance of the Debt Conversion Shares							
	to Mr. Yap Siean Sin pursuant to the Proposed Debt Capitalisation							
4.	Ordinary Res		allotment and issua	ance of the Debt Con	version Shares			
				int to the Proposed Del				
(T)	1					D.6		
wheth	er vou wish vou	ir vote to be	cast for or against	cided by poll. Please the resolutions or to a	abstain from vot	ing on a	resolution as	s set out in
the No	otice of EGM. A	Iternatively, if	you wish to exercis	se some and not all of the relevant resolution	your votes both	า "For" ar	ıd "Against" t	he relevant
boxes	provided. In the	ne absence	of specific direction	ons in respect of a	resolution, the	appoint	ment of the	Chairman
	•		that resolution wil	I be treated as inva	iia.)			
* Plea	ase delete acco	rdingly						
Dated	this	dav of 2025.						
	er of Shares hel	,						
Nullib	el ol ollares lier	u III						
	Register							
	ber's Register							
TOTA	AL							

Important: Please read notes overleaf

Signature of Shareholder(s) or Common Seal



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Notes:

- For this EGM, members of the Company (including relevant intermediaries) may vote by way of this Proxy Form appointing
 the Chairman of the Meeting to vote in accordance with the Proxy Form or by their duly appointed proxies as set out in
 the Notice of EGM.
- 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 Securities and Futures Act 2001), you should insert that number of Shares. If you have Shares registered in your name in the Register of Members, you should insert that number of Shares. If you have Shares registered in 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.
- 3. A member who is not a relevant intermediary is entitled to appoint not more than two proxies. Where such a member appoints more than one proxy, the proportion of the shareholding to be represented by each proxy must be specified in the relevant proxy form.
- 4. A "relevant intermediary" has the meaning ascribed to it in Section 181 of the Companies Act 1967 of Singapore.
- 5. A member who is a relevant intermediary is entitled to appoint more than two proxies, but each proxy must be appointed to exercise the rights attached to a different share or shares held by such member. Where such a member appoints more than two proxies, the number and class of shares in relation to which each proxy has been appointed shall be specified in the instrument.
- 6. A proxy need not be a member of the Company.
- 7. The proxy form appointing a proxy must be signed under the hand of the appointor or by his attorney duly authorised in writing. Where the proxy form appointing a proxy 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. Where a proxy form(s) is signed on behalf of the appointor by an attorney, the letter or power of attorney or a duly certified copy thereof (failing previous registration with the Company) must be sent with the executed proxy form either by post or by email, failing which the proxy form may be treated as invalid.
- 8. The duly executed instrument appointing a proxy or proxies must be sent by post to the office of our Share Registrar, Boardroom Corporate & Advisory Services Pte. Ltd., at 1 Harbourfront Avenue, Keppel Bay Tower, #14-07, Singapore 098632 or submitted via email to our Share Registrar, at srs.proxy@boardroomlimited.com, not less than forty-eight (48) hours before the time set for the EGM.
- 9. The Company shall be entitled to reject a proxy form which is incomplete, improperly completed, illegible or where the true intentions of the appointor are not ascertainable from the instructions of the appointor specified on the proxy form (including any related attachment) (such as in the case where the appointor submits more than one proxy form appointing the Chairman of the EGM as proxy). In addition, in the case of shares entered in the Depository Register, the Company may reject a proxy form appointing the Chairman of the EGM as proxy if the member, being the appointor, is not shown to have shares entered against his/her/its 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 a proxy(ies) and/or representative(s), the member accepts and agrees to the personal data privacy terms set out in the Notice of EGM dated 7 March 2025.