Proxy Form

Keppel Corporation

Keppel Corporation Limited

Company Registration No. 196800351N (Incorporated in the Republic of Singapore)

IMPORTANT

- The AGM (as defined below) will be held, in a wholly physical format, at Suntec Singapore Convention and Exhibition Centre, Summit 1-2, Level 3, 1 Raffles Boulevard Suntec City, Singapore 039593 on Friday, 21 April 2023 at 3.00 p.m. 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. There will be no option for Shareholders to participate virtually. Printed copies of the Notice of AGM and this Proxy Form will be sent by post to shareholders of ("Shareholders") of the Company (as defined below). These documents will also be published on the Company's website at https://www.keprogr.com/en/jivestors/agm-egm and the SGXNet
- Company (as defined below). These documents will also be published on the Company's website at https://www.kepcorp.com/en/investors/agm-egm and the SGXNet.

 Arrangements relating to attendance at the AGM by Shareholders, including investors who hold shares of the Company ("Shares") through the Central Provident Fund ("CPF") or the Supplementary Retirement Scheme ("SRS" and such investors, "CPF/SRS Investors, submission of questions to the Chairman of the Meeting by Shareholders, including CPF/SRS Investors, in advance of, or at, the AGM, and addressing of substantial and relevant questions in advance of, or at, the AGM, and voting at the AGM by Shareholders, including CPF/SRS Investors, or (where applicable) their duly appointed proxy(jes), are set out in the accompanying announcement dated 30 March 2023. This announcement may be accessed at the Company's website at https://www.kepcorp.com/en/investors/agm-egm and the SGXNet
- This Proxy Form is not valid for use by investors holding Shares through relevant interestances (as defined in Section 181 of the Companies Act 1967) (including CPF/SRS investors) and shall be ineffective for all intents and purposes if used or purported to be used by them. An Investor (other than a CPF/SRS Investor) who wishes to vote should refer to the instructions set out in the Notice of AGM and the announcement by the Company dated 30 March 2023.
- Personal Data Privacy: By submitting this proxy form, a member of the Company accepts and agrees to the personal data privacy terms set out in the Notice of AGM.

 Please read the notes overleaf which contain instructions on, inter alia, the appointment of proxies to vote on his/her/its behalf at the AGM.

ANNUAL GENERAL MEETING

Signature(s) or Common Seal of Member(s)

Important: Please read the notes overleaf before completing this Proxy Form.

Glue all sides firmly. Stapling and spot sealing are disallowed.

rig a member of members of Ki	EPPEL CORPORATION LIMITED (the "Com		OIIIL	Droportion of C	horoboldin	
Name	Address	NRIC/Pa	NRIC/Passport Number		Proportion of Shareholding (Ordinary Shares)	
Name	Address	Nitio/1 a			%	
d/or (delete as appropriate)						
				Proportion of S	Shareholdin	
Name	Address	NRIC/Pa	ssport Number	(Ordinary Shares)		
				No. of Shares	%	
ny adjournment thereof. I/We o	nvention and Exhibition Centre, Summit 1 direct my/our proxy/proxies to vote for or a as to voting is given, the proxy/proxies	against the resolu	tions to be prop	osed at the meet	ing as indica	
e or abstain from voting at his/	her/their discretion on any matter arising resolution, the appointment of the Chair	at the meeting ar	nd at any adjouri	nment thereof. In	the absenc	
e or abstain from voting at his/ ecific directions in respect of a	her/their discretion on any matter arising	at the meeting ar	nd at any adjourn oxy for that reso	nment thereof. In olution will be tre	the absenc ated as inva	
e or abstain from voting at his/ cific directions in respect of a rdinary Business	her/their discretion on any matter arising resolution, the appointment of the Chair Resolutions	at the meeting ar	nd at any adjouri	nment thereof. In	the absenc	
e or abstain from voting at his/ cific directions in respect of a rdinary Business Adoption of Directors' Staten	her/their discretion on any matter arising resolution, the appointment of the Chair	at the meeting ar	nd at any adjourn oxy for that reso	nment thereof. In olution will be tre	the absenc ated as inva	
e or abstain from voting at his/ cific directions in respect of a dinary Business Adoption of Directors' Staten Declaration of Dividend	her/their discretion on any matter arising resolution, the appointment of the Chair Resolutions nent and Audited Financial Statements	at the meeting ar	nd at any adjourn oxy for that reso	nment thereof. In olution will be tre	the absenc ated as inva	
dinary Business Adoption of Directors' Staten Declaration of Danny Teoh as	her/their discretion on any matter arising resolution, the appointment of the Chair Resolutions nent and Audited Financial Statements s Director	at the meeting ar	nd at any adjourn oxy for that reso	nment thereof. In olution will be tre	the absenc ated as inva	
dinary Business Adoption of Directors' Staten Declaration of Danny Teoh as Re-election of Till Vestring as	her/their discretion on any matter arising resolution, the appointment of the Chair Resolutions ment and Audited Financial Statements s Director s Director	at the meeting ar	nd at any adjourn oxy for that reso	nment thereof. In olution will be tre	the absenc ated as inva	
cor abstain from voting at his/cific directions in respect of a dinary Business Adoption of Directors' Staten Declaration of Dividend Re-election of Danny Teoh as Re-election of Till Vestring as Re-election of Veronica Engla	her/their discretion on any matter arising resolution, the appointment of the Chair Resolutions ment and Audited Financial Statements s Director s Director as Director	at the meeting ar	nd at any adjourn oxy for that reso	nment thereof. In olution will be tre	the absenc ated as inva	
e or abstain from voting at his/cific directions in respect of a directions in respect of a directions in respect of a direction of Directors' Staten Declaration of Dividend Re-election of Danny Teoh as Re-election of Till Vestring as Re-election of Veronica Eng and Re-election of Olivier Blum as	her/their discretion on any matter arising resolution, the appointment of the Chair Resolutions ment and Audited Financial Statements s Director s Director as Director s Director	at the meeting ar	nd at any adjourn oxy for that reso	nment thereof. In olution will be tre	the absenc ated as inva	
e or abstain from voting at his/cific directions in respect of a redinary Business Adoption of Directors' Statem Declaration of Dividend Re-election of Danny Teoh as Re-election of Veronica Eng a Re-election of Olivier Blum as Re-election of Jimmy Ng as I	her/their discretion on any matter arising resolution, the appointment of the Chair Resolutions ment and Audited Financial Statements s Director s Director as Director Director	at the meeting ar	nd at any adjourn oxy for that reso	nment thereof. In olution will be tre	the absenc ated as inva	
dinary Business Adoption of Directors' Staten Declaration of Danny Teoh as Re-election of Till Vestring as Re-election of Olivier Blum as Re-election of Jimmy Ng as I Approval of fees to non-exec	her/their discretion on any matter arising resolution, the appointment of the Chair Resolutions ment and Audited Financial Statements s Director s Director as Director Director	at the meeting ar	nd at any adjourn oxy for that reso	nment thereof. In olution will be tre	the absenc ated as inva	
e or abstain from voting at his/cific directions in respect of a redinary Business Adoption of Directors' Staten Declaration of Dividend Re-election of Danny Teoh as Re-election of Till Vestring as Re-election of Olivier Blum as Re-election of Jimmy Ng as I Approval of fees to non-exec Re-appointment of Auditors	her/their discretion on any matter arising resolution, the appointment of the Chair Resolutions ment and Audited Financial Statements s Director s Director as Director Director	at the meeting ar	nd at any adjourn oxy for that reso	nment thereof. In olution will be tre	the absenc ated as inva	
e or abstain from voting at his/cific directions in respect of a rdinary Business Adoption of Directors' Staten Declaration of Dividend Re-election of Danny Teoh as Re-election of Till Vestring as Re-election of Veronica Eng a Re-election of Olivier Blum as Re-election of Jimmy Ng as I Approval of fees to non-exec Re-appointment of Auditors pecial Business	her/their discretion on any matter arising resolution, the appointment of the Chair Resolutions ment and Audited Financial Statements s Director s Director s Director utive Directors for FY2023	at the meeting ar	nd at any adjourn oxy for that reso	nment thereof. In olution will be tre	the absenc ated as inva	
e or abstain from voting at his/cific directions in respect of a rdinary Business Adoption of Directors' Staten Declaration of Dividend Re-election of Danny Teoh as Re-election of Veronica Eng a Re-election of Olivier Blum as Re-election of Jimmy Ng as I	her/their discretion on any matter arising resolution, the appointment of the Chair Resolutions ment and Audited Financial Statements s Director s Director s Director Director utive Directors for FY2023	at the meeting ar	nd at any adjourn oxy for that reso	nment thereof. In olution will be tre	the absenc ated as inva	
e or abstain from voting at his/cific directions in respect of a redinary Business Adoption of Directors' Staten Declaration of Dividend Re-election of Danny Teoh as Re-election of Till Vestring as Re-election of Veronica Eng a Re-election of Olivier Blum as Re-election of Jimmy Ng as Repelection of Jimmy Ng as Repersional of fees to non-exect Repointment of Auditors Decial Business July 18 J	her/their discretion on any matter arising resolution, the appointment of the Chair Resolutions ment and Audited Financial Statements s Director s Director s Director Director utive Directors for FY2023	g at the meeting ar man as my/our pr	nd at any adjourn oxy for that reso	nment thereof. In olution will be tre	the absenc ated as inva	

Notes:

- 1. A member of the Company should insert the total number of Shares held in the proxy form. If a member only has Shares entered against his/her/its name in the Depository Register (as defined in Part 3AA of the Securities and Futures Act 2001), he/she/it should insert that number of Shares. If he/she/it only has Shares registered in his/her/its name in the Register of Members, he/she/it should insert that number of Shares. However, if he/she/it has Shares entered against his/her/its name in the Depository Register and Shares registered in his/her/its name in the Register of Members, he/she/it should insert the aggregate number of Shares entered against his/her/its name in the Depository Register and registered in his/her/its name in the Register of Members. If no number is inserted, the proxy form shall be deemed to relate to all the Shares held by the member (in both the Register of Members and the Depository Register).
- 2. (a) A member entitled to attend, speak and vote at a meeting of the Company, and who is not a Relevant Intermediary, is entitled to appoint one or two proxies to attend, speak and vote instead of him/her/it. Where a member appoints two proxies, the proportion of the shareholding concerned to be represented by each proxy shall be specified in the proxy form. If no percentage is specified, the first named proxy shall be deemed to represent 100 per cent of the shareholding and the second named proxy shall be deemed to be an alternate to the first named proxy.
 - (b) A member who is a Relevant Intermediary is entitled to appoint more than two proxies to attend and vote at a meeting of the Company, but each proxy must be appointed to exercise the rights attached to a different Share or Shares held by such member. Where more than one proxy is appointed, the number and class of Shares in relation to which each proxy has been appointed shall be specified in the proxy form. In relation to a Relevant Intermediary who wishes to appoint more than two proxies, it should annex to the proxy form the list of proxies, setting out, in respect of each proxy, the name, address, email address, NRIC/Passport Number and proportion of shareholding (number of Shares, class of Shares and percentage) in relation to which the proxy has been appointed. For the avoidance of doubt, Agent Bank/SRS Operator who intends to appoint CPF/SRS investors as its proxies shall comply with this Note.
 - (c) "Relevant Intermediary" has the meaning ascribed to it in Section 181 of the Companies Act 1967 ("Companies Act")

Fold	along	this	line	(1)

Affix Postage Stamp

Keppel Corporation Limited c/o Boardroom Corporate & Advisory Services Pte Ltd

1 Harbourfront Avenue Keppel Bay Tower #14-07 Singapore 098632

Fold	along	this	line	(2)

- 3. Completion and return of the proxy form shall not preclude a member from attending and voting in person at the meeting. Any appointment of a proxy or proxies will be revoked if a member attends the meeting in person, and in such event, the Company reserves the right to refuse to admit any person or persons appointed under the proxy form, to the meeting.
- 4. The proxy form must be submitted to the Company in the following manner:
 - (a) if submitted by post, be lodged with the Company's Share Registrar, Boardroom Corporate & Advisory Services Pte Ltd, at 1 HarbourFront Avenue, Keppel Bay Tower #14-07, Singapore 098632; or
 - (b) if submitted electronically, be submitted via email to keppel@boardroomlimited.com,

in either case to be received no later than 3.00 p.m. on 18 April 2023, being 72 hours before the time appointed for the holding of the AGM.

A Shareholder who wishes to submit the proxy form must first 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.

- 5. The proxy form must be under the hand of the appointor or of his/her attorney duly authorised in writing. Where the proxy form is executed by a corporation, it must be executed either under its seal or under the hand of an officer or attorney duly authorised in writing. Where a proxy form is signed on behalf of the appointor by an attorney, the power of attorney or other authority or a duly certified copy thereof must (failing previous registration with the Company) be lodged with the proxy form, failing which the proxy form may be treated as invalid.
- 6. A corporation which is a member of the Company may authorise, by resolution of its directors or other governing body, such person as it thinks fit to act as its representative at the AGM, in accordance with Section 179 of the Companies Act.
- 7. The Company shall be entitled to reject the proxy form 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 proxy form. In addition, in the case of members whose Shares are entered against their names in the Depository Register, the Company shall be entitled to reject any proxy form lodged if such members are not shown to have Shares entered against their names in the Depository Register as at 72 hours before the time appointed for holding the AGM as certified by The Central Depository (Pte) Limited to the Company.
- 8. Any reference to a time of day is made by reference to Singapore time.