# **VCPLUS LIMITED**

(formerly known as Anchor Resources Limited) (Incorporated in Singapore) (Registration No. 201531549N)

### **PROXY FORM - ANNUAL GENERAL MEETING**

(Please see notes overleaf before completing this Form)

This form of proxy has been made available on SGXNet. A printed copy of this form of proxy will NOT be despatched to members.

#### IMPORTANT:

- . Alternative arrangements relating to, among others, attendance, submission of questions and/or voting at the Annual General Meeting are set out in the Company's announcement dated 14 April 2022 entitled "Important Notice to Shareholders Regarding the Company's Annual General Meeting on 29 April 2022 at 10.00 a.m" which has been uploaded together with the Notice of Annual General Meeting dated 14 April 2022 on SGXNet on the same day. The Announcement, the Notice of AGM and this proxy form may also be accessed at the URLs https://www.sgx.com/securities/company-announcements and https://www.vcplus.sg/investor-relations/. For the avoidance of doubt, the Announcement is circulated together with and forms part of the Notice of AGM dated 14 April 2022 in property of the Notice of No
- 2. As the AGM is held by way of electronic means, a member will not be able to attend the Annual General Meeting in person.
- This Proxy Form is not valid for use by CPF/SRS investors and shall be ineffective for all intents and purposes if used or purported to be used by them.
- CPF/SRS investors who wish to vote should contact their respective CPF Agent Banks or SRS Operators to submit their votes by 10.00 a.m. on 20 April 2022.

	NAME ADDRESS NRIC or Email Adv		Email Address	r*	Proportion of Shareholdings		
	NAME	ADDRESS	Passport No.	Email Address		of Shares	%
nd/c	or	I					
NAME			NRIC or	F		Proportion of Shareholdings	
	NAME	ADDRESS	Passport No.	Email Address'		No. of Shares	
solu her i scret	tions to be proposed matter arising at the tion.	d at the AGM as indicated here AGM and at any adjournment t	under. If no specific dir hereof, the proxy/proxi		is given	or in the ev	vent of a
solutions screttly screen scree	tions to be proposed matter arising at the tion. olutions put to the vi wish to exercise all led. Alternatively, pla	d at the AGM as indicated here	under. If no specific dir thereof, the proxy/proxi by way of poll. or "Abstain" the Resolutes "For" or "Against" o	ection as to voting es will vote or abst ution, please mark r "Abstain" each re	is given ain from an "X" i	or in the evoting at h  n the approinthe boxe	vent of a is/her/th opriate
esolut ther r iscret Il reso you rovid s app	tions to be proposed matter arising at the tion. olutions put to the volutions put to the volutions all wish to exercise all led. Alternatively, play propriate. If you marl	d at the AGM as indicated here AGM and at any adjournment to ote at the AGM shall be decided your votes "For" or "Against", ease indicate the number of vo	under. If no specific dir thereof, the proxy/proxi by way of poll. or "Abstain" the Resolutes "For" or "Against" o	ection as to voting es will vote or abst ution, please mark r "Abstain" each re	is given ain from an "X" i	or in the evoting at h  n the approinthe boxe	vent of a is/her/th opriate
soluther rescret l rescret you Tovid app at re	tions to be proposed matter arising at the tion. colutions put to the view wish to exercise all led. Alternatively, pleoropriate. If you markesolution.  Resolutions  ORDINARY BUSIN	d at the AGM as indicated here AGM and at any adjournment to ote at the AGM shall be decided your votes "For" or "Against", ease indicate the number of vor k an "X" in the abstain box for a	under. If no specific dir thereof, the proxy/proxi by way of poll. or "Abstain" the Resolutes "For" or "Against" of particular resolution, y	ection as to voting es will vote or abst ution, please mark r "Abstain" each re ou are directing yo	ain from ain from an "X" i solution ur proxy	or in the evoting at h  n the approin the boxe/proxies not	vent of is/her/tl opriate es provie t to vote
soluther in screttless	tions to be proposed matter arising at the tion. olutions put to the volutions put to the volutions put to the volutions put to the volutions put to the volutions.  Resolutions  ORDINARY BUSIN  Adoption of the Diof the Company at the Statement of	d at the AGM as indicated here AGM and at any adjournment to ote at the AGM shall be decided your votes "For" or "Against", ease indicate the number of vook an "X" in the abstain box for a	under. If no specific direction of the proxy/proxicular of poll.  or "Abstain" the Resolutes "For" or "Against" of particular resolution, yellited Consolidated Financial year ended 31 Dec	ection as to voting es will vote or abst ution, please mark r "Abstain" each re ou are directing you are directly you are dir	ain from ain from an "X" i solution ur proxy	or in the evoting at h  n the approin the boxe/proxies not	vent of is/her/t opriate es provi t to vote
soluther in the rescret less rescret les rescret l	tions to be proposed matter arising at the tion. colutions put to the view wish to exercise all led. Alternatively, pleoropriate. If you mark escolution.  Resolutions  ORDINARY BUSIN  Adoption of the Diof the Company a the Statement of with the Independe	d at the AGM as indicated here AGM and at any adjournment to ote at the AGM shall be decided your votes "For" or "Against", ease indicate the number of vook an "X" in the abstain box for a  EESS irectors' Statement and the Aucund its subsidiaries for the finar Financial Position of the Com	by way of poll. or "Abstain" the Resolutes "For" or "Against" of particular resolution, y	ection as to voting es will vote or abst ution, please mark r "Abstain" each re ou are directing you are directly you are dir	ain from ain from an "X" i solution ur proxy	or in the evoting at h  n the approin the boxe/proxies not	vent of is/her/t opriate es provi t to vote
soluther rescret l rescret you tovid app at re	tions to be proposed matter arising at the tion. colutions put to the view wish to exercise all led. Alternatively, ple propriate. If you mark esolution.  Resolutions  ORDINARY BUSIN  Adoption of the Did of the Company at the Statement of with the Independent Re-election of Mr.  Re-election of Ms.	d at the AGM as indicated here AGM and at any adjournment to the AGM and at any adjournment to the AGM shall be decided your votes "For" or "Against", ease indicate the number of vook an "X" in the abstain box for a  EESS irectors' Statement and the Aucund its subsidiaries for the finar Financial Position of the Complent Auditors' Report thereon. Chua Ser Miang as a Director of Lee Kim Lian, Juliana as a Director	by way of poll. or "Abstain" the Resolutes "For" or "Against" of particular resolution, y lited Consolidated Financial year ended 31 December the Company tor of the Company	ection as to voting es will vote or abstution, please mark r "Abstain" each reou are directing you are directly you are direc	ain from ain from an "X" i solution ur proxy	or in the evoting at h  n the approin the boxe/proxies not	vent of is/her/t opriate es provi t to vote
solution sol	tions to be proposed matter arising at the tion. colutions put to the view wish to exercise all led. Alternatively, ple propriate. If you mark esolution.  Resolutions  ORDINARY BUSIN  Adoption of the Did of the Company at the Statement of with the Independent Re-election of Mr.  Re-election of Ms.	d at the AGM as indicated here AGM and at any adjournment to the AGM and at any adjournment to the AGM shall be decided your votes "For" or "Against", ease indicate the number of vook an "X" in the abstain box for a  EESS irectors' Statement and the Aucund its subsidiaries for the finar Financial Position of the Complent Auditors' Report thereon. Chua Ser Miang as a Director of Lee Kim Lian, Juliana as a Directors' Fees of \$\$105,000 for the financial position of the financial position of the Ser Miang as a Director of the Kim Lian, Juliana as a Director of the Ser Miang as a Directo	by way of poll. or "Abstain" the Resolutes "For" or "Against" of particular resolution, y lited Consolidated Financial year ended 31 December the Company tor of the Company	ection as to voting es will vote or abstution, please mark r "Abstain" each reou are directing you are directly you are direc	ain from ain from an "X" i solution ur proxy	or in the evoting at h  n the approin the boxe/proxies not	vent of is/her/t opriate es provi t to vote
her in he	tions to be proposed matter arising at the tion. olutions put to the view wish to exercise all led. Alternatively, pleoropriate. If you mark esolution.  Resolutions  ORDINARY BUSIN  Adoption of the Direct of the Company at the Statement of with the Independent Re-election of Mr.  Resolution of Mr.  Re-election of Ms.  Payment of Direct to be paid quarter	d at the AGM as indicated here AGM and at any adjournment to the AGM and at any adjournment to the AGM shall be decided your votes "For" or "Against", ease indicate the number of vook an "X" in the abstain box for a  EESS irectors' Statement and the Aucund its subsidiaries for the finar Financial Position of the Complent Auditors' Report thereon. Chua Ser Miang as a Director of Lee Kim Lian, Juliana as a Directors' Fees of \$\$105,000 for the financial position of the financial position of the Ser Miang as a Director of the Kim Lian, Juliana as a Director of the Ser Miang as a Directo	by way of poll. or "Abstain" the Resolutes "For" or "Against" of particular resolution, yes at 31 December the Company tor of the Company nancial year ending 31	ection as to voting es will vote or abstution, please mark r "Abstain" each reou are directing you are directly you are direc	ain from ain from an "X" i solution ur proxy	or in the evoting at h  n the approin the boxe/proxies not	vent of is/her/t opriate es provi t to vot
solumer i rescreta re	tions to be proposed matter arising at the tion. olutions put to the view wish to exercise all led. Alternatively, pleoropriate. If you mark esolution.  Resolutions  ORDINARY BUSIN  Adoption of the Direct of the Company at the Statement of with the Independent Re-election of Mr.  Resolution of Mr.  Re-election of Ms.  Payment of Direct to be paid quarter	d at the AGM as indicated here AGM and at any adjournment to the AGM and at any adjournment to the AGM shall be decided your votes "For" or "Against", ease indicate the number of vor k an "X" in the abstain box for a  EESS  irectors' Statement and the Auc and its subsidiaries for the finan Financial Position of the Complent Auditors' Report thereon. Chua Ser Miang as a Director of Lee Kim Lian, Juliana as a Directors' Fees of \$\$105,000 for the filly in arrears  of Messrs BDO LLP as Auditors of	by way of poll. or "Abstain" the Resolutes "For" or "Against" of particular resolution, yes at 31 December the Company tor of the Company nancial year ending 31	ection as to voting es will vote or abstution, please mark r "Abstain" each reou are directing you are directly you are direc	ain from ain from an "X" i solution ur proxy	or in the evoting at h  n the approin the boxe/proxies not	vent of is/her/t opriate es provi t to vot
her in her in her in her in her in rescrete rescrete you ovid apprait re	tions to be proposed matter arising at the tion.  olutions put to the volutions put to the volutions put to the volutions put to the volutions put to the volutions.  Resolutions  ORDINARY BUSIN  Adoption of the Doof the Company a the Statement of with the Independ Re-election of Mr.  Re-election of Ms.  Payment of Direct to be paid quarter  Re-appointment of SPECIAL BUSINES  Authority for Direct	d at the AGM as indicated here AGM and at any adjournment to the AGM and at any adjournment to the AGM shall be decided your votes "For" or "Against", ease indicate the number of vor k an "X" in the abstain box for a  EESS  irectors' Statement and the Auc and its subsidiaries for the finan Financial Position of the Complent Auditors' Report thereon. Chua Ser Miang as a Director of Lee Kim Lian, Juliana as a Directors' Fees of \$\$105,000 for the filly in arrears  of Messrs BDO LLP as Auditors of	by way of poll. or "Abstain" the Resolutes "For" or "Against" of particular resolution, yes at 31 December the Company tor of the Company	ection as to voting es will vote or abstruction, please mark r "Abstain" each reou are directing you are directing you are 2021 and er 2021 together  December 2022,	ain from ain from an "X" i solution ur proxy	or in the evoting at h  n the approin the boxe/proxies not	vent of is/her/t opriate es provi t to vot



Signature(s) of member(s)

or Common Seal of Corporate Shareholder

\*Delete as appropriate

\*\*Required for registration purposes. The Confirmation Email will be sent to the email addresses disclosed herein.

#### NOTES TO PROXY FORM:

- 1. Please insert the total number of shares in the 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), 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 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/proxies shall be deemed to relate to all the Shares held by you.
- As part of the Company's efforts to minimise the risk of community spread of COVID-19, a member of the Company will not be able to attend the Meeting in person. If a member of the Company (whether individual or corporate) wishes to exercise his/her/its voting rights at the Meeting, he/she/it may cast his/her/its votes remotely in real time via the Live Webcast. He/she/it may appoint a proxy/proxies to vote on his/her/its behalf at the AGM in real time via the Live Webcast. A member may appoint the Chairman of the AGM as to vote on his/her/its behalf at the AGM. In appointing the Chairman of the AGM as proxy, a member of the Company (whether individual or corporate) must give specific instructions as to voting, or abstentions from voting, in the form of proxy, failing which the appointment will be treated as invalid.
- 3. A member entitled to attend and vote at the AGM, who is not a relevant intermediary (as defined in Section 181 of the Companies Act 1967), is entitled to appoint one or two proxies to attend and vote in his/her stead. Where a member appoints more than one proxy, the appointments shall be invalid unless he/she/it specifies the proportion of his/her/its shareholding (expressed as a percentage of the whole) to be represented by each proxy.
- 4. A member who is a relevant intermediary entitled to attend and vote at the AGM is entitled to appoint more than one proxy to attend and vote instead of the member, 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 one proxy, it should annex to the instrument appointing a proxy or proxies (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 and percentage) in relation to which each proxy has been appointed. For the avoidance of doubt, a CPF Agent Bank/SRS Operator who intends to appoint CPF/SRS investors as its proxies shall comply with this Note. The appointments shall be invalid unless the member specifies the number of Shares in relation to which each proxy has been appointed in the Proxy Form.
- 5. A proxy need not be a member of the Company. The Chairman of the AGM, as a proxy, need not be a member of the Company.
- 6. This instrument appointing the Chairman of the AGM as proxy must:
  - (a) if sent by post, be lodged at the office of the Company's Share Registrar, B.A.C.S. Private Limited, at 77 Robinson Road, #06-03 Robinson 77, Singapore 068896, attention to VCPlus AGM; or
  - (b) if submitted by email, be received by the Company's Share Registrar, B.A.C.S. Private Limited at main@zicoholdings.com,

in either case, by 10.00 a.m. on 27 April 2022 (being not less than forty-eight (48) hours before the time appointed for holding the AGM) (or at any adjournment thereof) and in default the instrument of proxy shall not be treated as valid.

In view of the current COVID-19 situation and the related safe distancing measures which may make it difficult for members of the Company to submit completed proxy forms by post, members of the Company are strongly encouraged to submit completed proxy forms electronically via email.

- 7. This proxy form must be under the hand of the appointor or of his/her/its attorney duly authorised in writing.
  - (i) Where this proxy form is executed by a corporation, it must be executed either under its common seal (or otherwise in accordance with its constitution) or under the hand of an officer or attorney duly authorised.
  - (ii) Where this proxy form is executed by an attorney on behalf of the appointor, the letter or the power of attorney or a duly certified true copy thereof must be lodged with this proxy form, failing which the instrument of proxy may be treated as invalid.
- 8. CPF Investors and/or SRS investors: (a) may vote live via electronic means at the AGM, or pre-cast their votes via the URL in the Confirmation Email if they are appointed as proxies by their respective CPF Agent Banks and/or SRS Operators, and should contact their respective CPF Agent Banks and/or SRS Operators if they have any queries regarding their appointment as proxies; or (b) may appoint the Chairman of the AGM as proxy to vote on their behalf at the AGM, in which case they should approach their respective CPF Agent Banks and/or SRS Operators to submit their voting instructions by 10.00 a.m. on 20 April 2022, being seven (7) working days before the AGM.
- 9. Completion and return of the Proxy Form shall not preclude a member from attending, speaking and voting at the AGM. Any appointment of a proxy or proxies shall be deemed to be revoked if a member attends the live AGM, and in such event, the Company reserves the right to refuse to admit any person or persons appointed under the Proxy Form, to the live AGM.

## **General:**

The Company shall be entitled to reject this proxy form if it is incomplete, improperly completed, illegible or where the true intentions of the appointor are not ascertainable from the instructions of the appointor specified in this proxy form. In addition, in the case of Shares entered in the Depository Register, the Company may reject any proxy form lodged if the member, being the appointor, is not shown to have Shares entered against his/her/its name in the Depository Register as at seventy-two (72) hours before the time appointed for holding the AGM (or at any adjournment thereof), as certified by The Central Depository (Pte) Limited to the Company.

## Personal data privacy

By submitting an instrument appointing a proxy, the member accepts and agrees to the personal data privacy terms set out in the Notice of AGM dated 14 April 2022.