Proxy Form

Keppe DC REIT

(Constituted in the Republic of Singapore pursuant to a trust deed dated 17 March 2011 (as amended))

IMPORTANT

- This AGM (as defined below) will be held, in a wholly physical format, at Suntec Singapore Convention and Exhibition Centre, Nicoll 2-3, Level 3, 1 Raffles Boulevard Suntec City, Singapore 039593 on Wednesday, 17 April 2024 at 10.30 a.m. There will be no option for unitholders of Keppel DC REIT ("Unitholders") to participate virtually. In addition to printed copies of the Notice of AGM and this Proxy Form that will be sent to Unitholders, Unitholders can also access the Notice of AGM and this Proxy Form on Keppel DC REIT's website at https://www.keppeldcreit.com/en/investor-relations/agmegm-information/ and SGXNet.
- agmegm-information/ and SGXNet.

 Arrangements relating to attendance at the AGM by Unitholders (including investors holding Units through Central Provident Fund ("CPF") or Supplementary Retirement Scheme ("SRS") ("CPF/SRS investors")), submission of questions to the Manager prior to the AGM or at the AGM, addressing of substantial and relevant questions prior to the AGM or at the AGM and voting at the AGM by Unitholders (including CPF or SRS investors) or, where applicable, by appointing a proxy to vote on his/her/its behalf at the AGM, are set out in the Notice of AGM and the accompanying announcement dated 26 March 2024. This announcement may be accessed at Keppel DC REIT's website at https://www.keppeldcreit.com/en/investor-relations/agmegm-information/ and SGXNet.
 This Proxy Form is not valid for use by investors holding units in Keppel DC REIT ("Units") through relevant intermediaries ("Investors") (including CPF/SRS investors) as hall be ineffective for all intents and purposes if used or purported to be used by them. Such Investors (including CPF/SRS investors) should refer instead to the instructions set out in the Notice of AGM and the accompanying announcement dated 26 March 2024. An Investor (other than a CPF/SRS investor) who wishes to vote should instead approach his/her relevant intermediary as soon as possible, and no later than
- 5.00 p.m. on 4 April 2024 to make the necessary arrangements.

 Personal Data Privacy: By submitting this Proxy Form, a Unitholder accepts and agrees to the personal data terms set out in the Notice of AGM dated 26 March 2024.

 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.

ANNU	JAL GENERAL MEETING				
/We					(Name(s
		(NF	RIC/Passport/Con	npany Registrati	on Number(s
					(Address
peing	a Unitholder/Unitholders of I	Keppel DC REIT, hereby appoint:			、
Name		Address	NRIC/	Proportion of Unitholdings	
		1150000	Passport Number	No. of Units	%
and/o	or (delete as appropriate)				
		A11	NRIC/	Proportion of	Unitholdings
	Name	Address	Passport Number	No. of Units	%
		the Chairman) will vote or abstain from voting a			
deter	mine on any other matter aris	ng at the AGM. In the absence of specific directies old will be treated as invalid. Resolution			
deter of the	mine on any other matter aris	ng at the AGM. In the absence of specific directi solution will be treated as invalid.	ons in respect of	a resolution, an	y appointmer
deter of the	ordinary Business To receive and adopt the Truthe Audited Financial Statem	ng at the AGM. In the absence of specific directi solution will be treated as invalid.	ons in respect of	a resolution, an	y appointmer
deter of the No.	Ordinary Business To receive and adopt the Truthe Audited Financial Statemended 31 December 2023 and To re-appoint Messrs Pricew	ng at the AGM. In the absence of specific directic esolution will be treated as invalid. Resolution stee's Report, the Manager's Statement, the sents of Keppel DC REIT for the financial year of the Auditor's Report thereon. aterhouseCoopers LLP as the Auditor of	ons in respect of For*	a resolution, an	y appointmer
No. 1.	ordinary Business To receive and adopt the Truthe Audited Financial Statem ended 31 December 2023 and To re-appoint Messrs Pricew Keppel DC REIT and authoris	ng at the AGM. In the absence of specific directive solution will be treated as invalid. Resolution stee's Report, the Manager's Statement, tents of Keppel DC REIT for the financial year of the Auditor's Report thereon. aterhouseCoopers LLP as the Auditor of the Manager to fix the Auditor's remuneration	ons in respect of For*	a resolution, an	y appointmer
No. 1. 2.	Ordinary Business To receive and adopt the Truthe Audited Financial Statemended 31 December 2023 and To re-appoint Messrs Pricew Keppel DC REIT and authoris To re-endorse the appointm	ng at the AGM. In the absence of specific directics solution will be treated as invalid. Resolution stee's Report, the Manager's Statement, lents of Keppel DC REIT for the financial year of the Auditor's Report thereon. aterhouseCoopers LLP as the Auditor of the Manager to fix the Auditor's remuneration and of Mr Thomas Pang as Director.	ons in respect of For*	a resolution, an	y appointmer
No. 1.	Ordinary Business To receive and adopt the Truthe Audited Financial Statemended 31 December 2023 and To re-appoint Messrs Pricew Keppel DC REIT and authoris To re-endorse the appointment	ng at the AGM. In the absence of specific directive solution will be treated as invalid. Resolution stee's Report, the Manager's Statement, tents of Keppel DC REIT for the financial year of the Auditor's Report thereon. aterhouseCoopers LLP as the Auditor of the Manager to fix the Auditor's remuneration	ons in respect of For*	a resolution, an	y appointmer
No. 1. 2. 3. 4.	Ordinary Business To receive and adopt the Truthe Audited Financial Statemended 31 December 2023 and To re-appoint Messrs Pricew Keppel DC REIT and authoris To re-endorse the appointment	Resolution Resolution Stee's Report, the Manager's Statement, lents of Keppel DC REIT for the financial year of the Auditor's Report thereon. SteehouseCoopers LLP as the Auditor of the Manager to fix the Auditor's remuneration lent of Mr Thomas Pang as Director. of Mr Chua Soon Ghee as Director.	ons in respect of For*	a resolution, an	y appointmer
No. 1. 2. 3. 4.	Ordinary Business To receive and adopt the Truthe Audited Financial Statemended 31 December 2023 and To re-appoint Messrs Pricew Keppel DC REIT and authoris To re-endorse the appointment To endorse the appointment Special Business	Resolution Resolution Stee's Report, the Manager's Statement, lents of Keppel DC REIT for the financial year of the Auditor's Report thereon. SteehouseCoopers LLP as the Auditor of the Manager to fix the Auditor's remuneration lent of Mr Thomas Pang as Director. of Mr Chua Soon Ghee as Director.	ons in respect of For*	a resolution, an	y appointmer
No. 1. 2. 3. 4. 5. 6.	Ordinary Business To receive and adopt the Truthe Audited Financial Statem ended 31 December 2023 and To re-appoint Messrs Pricew Keppel DC REIT and authoris To re-endorse the appointment To endorse the appointment To endorse the Manager to convertible instruments. u wish to exercise all your votes "For" cise your votes for both "For" and "Aga	Resolution Resolution Resolution Stee's Report, the Manager's Statement, tents of Keppel DC REIT for the financial year of the Auditor's Report thereon. SterhouseCoopers LLP as the Auditor of the Manager to fix the Auditor's remuneration ent of Mr Thomas Pang as Director. Of Mr Chua Soon Ghee as Director. Of Mr Andrew Tan as Director. Sissue Units and to make or grant or "Against" the relevant Resolution, please mark with an "X" inst" the relevant Resolution, please indicate the number of Uthin the relevant box provided. Alternatively, please indicate the solution of the solution of the relevant box provided. Alternatively, please indicate the number of Uthin the relevant box provided. Alternatively, please indicate the solution of the relevant box provided.	ons in respect of For* Within the relevant bo inits in the boxes prov	a resolution, an Against* Against*	y appointmer Abstain* wely, if you wish tabstain from votir

Fold and glue all sides firmly

Signature(s) of Unitholder(s)/Common Seal of Corporate Unitholder

IMPORTANT: Please read the notes overleaf before completing this Proxy Form

Notes to the Proxy Form:

- 1. A Unitholder should insert the total number of Units held in the Proxy Form. If the Unitholder has Units entered against his or her name in the Depository Register (as defined in Section 81SF of the Securities and Futures Act 2001 and maintained by The Central Depository (Pte) Limited ("CDP")), he/she should insert that number of Units. If the Unitholder has Units registered in his/her name in the Register of Unitholders of Keppel DC REIT, he/she should insert that number of Unitholder has Units entered against his/her name in the said Depository Register and registered in his/her name in the Register of Unitholders, he/she should insert the aggregate number of Units. If no number is inserted, this Proxy Form will be deemed to relate to all the Units held by the Unitholder.
- 2. A proxy need not be a Unitholder. A Unitholder can appoint the Chairman as his/her/its proxy. Where a Unitholder (whether individual or corporate) appoints the Chairman as his/her/its proxy, he/she/it must give specific instructions as to voting, or abstentions from voting, in respect of a resolution in the Proxy Form, failing which the appointment of the Chairman as proxy for that resolution will be treated as invalid.
- 3. The Proxy Form is not valid for use by Investors (including CPF/SRS investors) and shall be ineffective for all intents and purposes if used or purported to be used by them. CPF/SRS investors may appoint the Chairman may as proxy to vote on his/her behalf at the AGM, in which case he/she should approach his/her respective CPF bank or SRS operator to specify his/her voting instructions by 5.00 p.m. on 4 April 2024, being 7 working days before the date of the AGM. An Investor (other than CPF/SRS investors) who wishes to vote should instead approach his/her/its relevant intermediary as soon as possible, and by no later than 5.00 p.m. on 4 April 2024 to specify his/her/its voting instructions, including but not limited to, whether he/she/it wishes to vote at the AGM.
- 4. The Proxy Form must be submitted in the following manner:
 - a if submitted by post, be lodged with the Unit Registrar, Boardroom Corporate & Advisory Services Pte. Ltd., at 1 Harbourfront Avenue, #14-07 Keppel Bay Tower, Singapore 098632; or
 - b. if submitted electronically, be submitted via email to keppel@boardroomlimited.com,

in either case, by 10.30 a.m. on 14 April 2024, being 72 hours before the time appointed for holding this AGM.

Fold along this line (1)



BUSINESS REPLY SERVICE PERMIT No. 09289

հովիլեվոլեկիկեկիկ**կ**

Keppel DC REIT Management Pte. Ltd.

(as manager of Keppel DC REIT)
c/o Boardroom Corporate & Advisory Services Pte. Ltd.
1 Harbourfront Avenue
#14-07 Keppel Bay Tower
Singapore 098632

Postage will be paid by addressee. For posting in Singapore only.

5. A Unitholder who wishes to submit the Proxy Form must 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.

Fold along this line (2)

- 6. Completion and return of the Proxy Form shall not preclude a Unitholder from attending and voting at the AGM. Any appointment of a proxy shall be deemed to be revoked if a Unitholder attends the AGM.
- 7. The Proxy Form shall be in writing, under the hand of the appointor or of his/her attorney duly authorised in writing or if the appointor is a corporation either under the common seal or under the hand of an officer or attorney so authorised. The Manager and the Trustee shall have the right to reject a Proxy Form which has not been properly completed. In determining the rights to vote and other matters in respect of a completed Proxy Form submitted to it, the Manager and the Trustee shall have regard to any instructions and/or notes set out in the Proxy Form.
- 8. Where the Proxy Form is signed on behalf of the appointor by an attorney or a duly authorised officer, the power of attorney or other authority (if any) under which it is signed, or a notarially certified copy of such power of attorney, must (failing previous registration with the Manager) be lodged with the Proxy Form, failing which the Proxy Form may be treated as invalid.
- 9. The Proxy Form and the power of attorney or other authority (if any) under which it is signed or a notarially certified copy of such power or authority shall be deposited at such place as the Manager may in the notice convening the meeting direct, or if no such place is appointed, then at the registered office of the Manager not less than 72 hours before the time appointed for holding the meeting or adjourned meeting (or in the case of a poll before the time appointed for the taking of the poll) at which the person named in the Proxy Form proposes to vote and in default the Proxy Form shall not be treated as valid. No Proxy Form shall be valid after the expiration of 12 months from the date named in it as the date of its execution.
- 10. Any reference to a time of day is made by reference to Singapore time.

General

The Manager and the Trustee 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 Units entered in the Depository Register, the Manager may reject any Proxy Form if the Unitholder, being the appointor, is not shown to have Units entered against his/her name in the Depository Register as at 72 hours before the time appointed for holding the AGM, as certified by the CDP to the Manager.