

Renhe Commercial Holdings Company Limited

人和商業控股有限公司*

(Incorporated in the Cayman Islands with limited liability)

(Stock Code: 1387)

FORM OF PROXY FOR USE AT THE EXTRAORDINARY GENERAL MEETING

der(s) of ²				share(s)
hares") in the share capi	tal of Renhe Commercial	Holdings Company	Limited (the '	"Company") HEREBY
urnment thereof) of the Co Company convened on the or the purpose of consider	mpany to be held at 3:00 p.se same day) at Pheasant & ring and, if thought fit, pa	n. on Friday, 24 Ma Jasmine Room, 1/F, ssing the resolution	y 2019 (or imm Mandarin Oriens set out in the	nediately after the annua ental, 5 Connaught Road ne notice convening the
Ordinary Res	olution [#]		FOR ⁴	AGAINST ⁴
Special Resolution#			FOR ⁴	AGAINST ⁴
			_	
	der(s) of ² hares") in the share capi man of the extraordinary gurnment thereof) of the Co Company convened on the purpose of considerating (with or without midicated. Ordinary Reserved Share consolidation and ske all such steps and executed seed share consolidation and ske all such steps and executed seed change of company many to take all such steps and solutions are set out in the not	rman of the extraordinary general meeting as my/our prurnment thereof) of the Company to be held at 3:00 p.r. Company convened on the same day) at Pheasant & or the purpose of considering and, if thought fit, paneeting (with or without modifications) and at the extradicated. Ordinary Resolution# Seed share consolidation and to authorise any one or moske all such steps and execute all such documents in a seed change of company name and to authorise any or any to take all such steps and execute all such docume	der(s) of hares") in the share capital of Renhe Commercial Holdings Company rman of the extraordinary general meeting as my/our proxy to attend on my urnment thereof) of the Company to be held at 3:00 p.m. on Friday, 24 Ma Company convened on the same day) at Pheasant & Jasmine Room, 1/F, or the purpose of considering and, if thought fit, passing the resolution neeting (with or without modifications) and at the extraordinary general medicated. Ordinary Resolution# Seed share consolidation and to authorise any one or more of directors ke all such steps and execute all such documents in relation to the seed change of company name and to authorise any one or more of any to take all such steps and execute all such documents in relation	trman of the extraordinary general meeting as my/our proxy to attend on my/our behalf at the trumment thereof) of the Company to be held at 3:00 p.m. on Friday, 24 May 2019 (or imm Company convened on the same day) at Pheasant & Jasmine Room, 1/F, Mandarin Ories or the purpose of considering and, if thought fit, passing the resolutions set out in the neeting (with or without modifications) and at the extraordinary general meeting to vote indicated. Ordinary Resolution* FOR* Special Resolution* FOR* Special Resolution* FOR* FOR* Special Resolution* FOR*

- 1. Full name(s) and address(es) to be inserted in **BLOCK CAPITALS**.
- 2. Please insert the number of Shares registered in your name(s). If no number is inserted, this form of proxy will be deemed to relate to all the Shares registered in your name(s).
- 3. Full name and address of the proxy desired to be inserted in BLOCK CAPITALS. IF NOT COMPLETED, THE CHAIRMAN OF THE MEETING WILL ACT AS YOUR PROXY.
- 4. IMPORTANT: IF YOU WISH TO VOTE FOR THE RESOLUTION, TICK IN THE BOX MARKED "FOR". IF YOU WISH TO VOTE AGAINST THE RESOLUTION, TICK IN THE BOX MARKED "AGAINST". Failure to complete the box will entitle your proxy to cast his vote or abstain at his discretion. Your proxy will be entitled to vote or abstain at his discretion on any resolution properly put to the extraordinary general meeting other than those referred to in the notice convening the extraordinary general meeting.
- 5. This form of proxy must be signed by you or your attorney duly authorised in writing or, in the case of a corporation, must be executed either under its common seal or under the hand of an officer or attorney duly authorised.
- 6. In the case of joint holders of a Share, the vote of the person, whether attending in person or by proxy, whose name stands first on the register of members of the Company in respect of such Share shall be accepted to the exclusion of the vote(s) of the other joint holder(s).
- 7. To be valid, this form of proxy, together with the power of attorney or other authority, if any, under which it is signed or a notarially certified true copy thereof, must be deposited at the Company's branch share registrar in Hong Kong, Computershare Hong Kong Investor Services Limited, 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong, not less than 48 hours before the time appointed for holding of the extraordinary general meeting or any adjournment thereof.
- 3. The proxy need not be a shareholder of the Company but must attend the extraordinary general meeting in person to represent you at the extraordinary general meeting or any adjournment thereof.
- 9. Completion and delivery of this form of proxy shall not preclude you from attending and voting in person if you so wish.
- 10. Any alteration made to this form of proxy must be initialled by the person who signs it.
- * For identification purpose only