

FORM OF PROXY

Thirtieth (30th) **Annual General Meeting**

CDS Account No.					No	o. of Shares	Held				
I*/We*											
,						(1	-ull name in E	Block Letter	s and NRIC /	Company No.)	
of					a	nd					
being a member*/	members *	of Lea	der Steel F	Holdinas Be	(Address) erhad herel	ov appoint				(Tel. No.)	
Full Name (in Block Letters)				NRIC/Passport No.			No. of Shares		% of Shareholding		
	•		•								
* and/or (*delete i	f not appl	icable)		,			,		,		
Full Name (in Block Letters)			N	NRIC/Passport No.			No. of Shares		% of Shareholding		
Professor Khoo Ka Voting ("RPEV") fac at 12:30 pm or at a	cilities thro	ough me	eeting plat	form at htt	ps://meeti	ng.boardro	omlimited.r	my on We	ednesday, 3	1 May 2023	
					Ordinary Resolutions						
			1	2	3	4	5	6	7	8	
FOR											
AGAINST											
(Please indicate wit direction as to votin Signed this	ng is giver	n, the pr	roxy will vo	ote or absta	ain at his d	ve on how iscretion)	you wish yo	our votes	to be cast. I	f no specific	
Jigited tills	ua	ıy Oı		2	023						
Signature of Shareholder						Common Seal to be affixed here if Shareholder is a Corporation					
								Sharehold			

- 1. The AGM would be held entirely via RPEV facilities through meeting platform at https://meeting.boardroomlimited.my. Kindly refer to the Administrative Guide for the AGM in order to register, participate and vote remotely via the RPEV facilities.
- 2. The online meeting platform is strictly for the purpose of complying with Section 327(2) of the Companies Act 2016 which requires the chairman of the meeting to be present at the main venue of the meeting. Shareholders / proxies from the public WILL NOT BE ALLOWED to be physically present. Shareholders who wish to participate in the AGM will have to register online and attend remotely. Kindly read and follow the procedures in the Administrative Guide for the AGM in order to participate remotely.
- 3. A member of the Company entitled to attend and vote at a meeting of the Company, or at a meeting of any class of members of the Company, shall be entitled to appoint not more than two (2) proxies to attend and vote in his stead at the meeting, and that a proxy may but need not be a member. A proxy must be of full age. There shall be no restriction as to the qualification of the proxy. Where a member appoints more than one (1) proxy, he shall specify the proportion of his holdings to be represented by each proxy, failing which the appointment shall be invalid. A proxy appointed to attend and vote at a meeting of the Company shall have the same rights as the member to speak at the meeting.

 4. Where a member of the Company is an authorised nominee as defined under the Securities Industry (Central Depositories) Act 1991 ("SICDA"),
- it may appoint not more than two (2) proxies in respect of each securities account it holds with ordinary shares of the Company standing to the credit of the said securities account. The appointment of two (2) proxies in respect of any particular securities account shall be invalid unless the
- authorised nominee specifies the proportion of its shareholding to be represented by each proxy.

 5. Where a member of the Company is an Exempt Authorised Nominee which holds ordinary shares in the Company for multiple beneficial owners in one (1) securities account ("Omnibus Account"), there is no limit to the number of proxies which the Exempt Authorised Nominee may appoint in respect of each Omnibus Account it holds. Where an Exempt Authorised Nominee appoints more than one (1) proxy in respect of each Omnibus Account, the appointment shall be invalid unless the Exempt Authorised Nominee specifies the proportion of its shareholding to be represented by each proxy. An Exempt Authorised Nominee refers to an authorised nominee defined under the SICDA which is exempted from compliance with the provisions of subsection 25A(1) of SICDA.
- 6. The instrument appointing a proxy shall be in writing under the hand of the appointer or of his attorney duly authorised in writing, or, if the appointer is a corporation, either under its Common Seal, or under the hand of an officer or attorney duly authorised. An instrument appointing a proxy to vote shall be deemed to include the power to demand or concur in demanding a poll on behalf of the appointer. Members not resident in Malaysia may appoint and revoke proxies by cable.
- 7. For the proxy to be valid, the Form of Proxy duly completed must be deposited / submitted via the following ways at least forty-eight (48) hours before the time appointed for holding the meeting or any adjournment thereof (i) By hardcopy form
 - The Form of Proxy must be deposited at the Registered Office at 170-09-01, Livingston Tower, Jalan Argyll, 10050 George Town, Pulau
 - Pinang, Malaysia (ii)By electronic form
 - The Form of Proxy can be electronically submitted through the Boardroom Smart Investor Portal at https://investor.boardroomlimited.com.
- Please refer to the Administrative Guide for the procedures on electronics lodgement of Form of Proxy.

 8. In respect of deposited securities, only a depositor whose name appears on the Record of Depositors on 22 May 2023 (General Meeting Record of Depositors) shall be eligible to attend the meeting or appoint proxy(ies) to attend and/or vote on his/her behalf.



Personal Data Privacy

By submitting the duly executed Form of Proxy, the member and his/her proxy consent to the Company and/or its agents/service providers to collect, use and disclose the personal data therein in accordance with the Personal Data Protection Act 2010, for the purpose of the 30th Annual General Meeting of the Company and any adjournment thereof.

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Affix Stamp

The Company Secretaries **LEADER STEEL HOLDINGS BERHAD**Registration No.: 199301012471 (267209-K)

170-09-01, Livingston Tower

Jalan Argyll, 10050 George Town

Pulau Pinang, Malaysia

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