# **CSE GLOBAL LIMITED**

CSE GLOBAL LIMITED (Company Registration No. 198703851D) (Incorporated in the Republic of Singapore)  PROXY FORM		General Meeting and vote (please see note 4 for the definition of "relevant intermediary").  2. For investors who have used their CPF monies to buy CSE Global Limited's shares, this Report is forwarded to them at the request of the CPF Approved Nominees and is sent solely FOR INFORMATION ONLY.  3. This Proxy Form is not valid for use by CPF investors and shall be ineffective for all intents and purposes if used or purported to be used by them.				
	e see notes overleaf before completing this I	Form)				
I/We,			IRIC/Passport No. or company Registration	No		
of						
being a	a member/members of CSE Global Limited (	the "Company"), hereby	appoint:			
Name		NRIC/Passport No.	Pro No. of SI	portion of Shareho hares	noldings %	
Addre	ss					
and/or	(delete as appropriate)					
Name NRIC/Pass		NRIC/Passport No.	Proportion of Shar			
			No. of SI	nares	%	
Addre	SS					
Room adjourn indicate	on my/our behalf at the Annual General Me No. 303 & 304 (Level 3), 1 Raffles Bou nment thereof. I/We direct my/our proxy/pr ed hereunder. If no specific direction as to nment thereof, the proxy/proxies will vote or a	levard, Singapore 0395 oxies to abstain, vote for voting is given or in the	93 on Thursday, 16 or or against the Res event of any other ma	April 2020 at 2.30 solutions proposed	p.m. and at any at the Meeting as	
No.	Resolutions relating to:		Number of Votes FOR <sup>(1)</sup>	Number of Votes AGAINST <sup>(1)</sup>	s Abstain <sup>(1)</sup>	
<b>No.</b>	Resolutions relating to:  Directors' Statement and Audited Financi year ended 31 December 2019	al Statements for the			s Abstain <sup>(1)</sup>	
	Directors' Statement and Audited Financi				s Abstain <sup>(1)</sup>	
1	Directors' Statement and Audited Financi year ended 31 December 2019	kempt dividend			s Abstain <sup>(1)</sup>	
1 2	Directors' Statement and Audited Financi year ended 31 December 2019  Payment of a proposed final one-tier tax ex	cempt dividend			s Abstain <sup>(1)</sup>	
1 2 3	Directors' Statement and Audited Financi year ended 31 December 2019  Payment of a proposed final one-tier tax ex Re-election of Dr Lee Kong Ting as Direct	cempt dividend or tor			s Abstain <sup>(1)</sup>	
1 2 3 4	Directors' Statement and Audited Financiper year ended 31 December 2019  Payment of a proposed final one-tier tax expressions of Dr Lee Kong Ting as Direct Re-election of Mr Tan Hien Meng as Direct	cempt dividend or tor \$492,810			s Abstain <sup>(1)</sup>	
1 2 3 4 5	Directors' Statement and Audited Financiper (1997) Payment of a proposed final one-tier tax expressed for the English of the E	cempt dividend or tor \$492,810			s Abstain <sup>(1)</sup>	
1 2 3 4 5	Directors' Statement and Audited Financi year ended 31 December 2019  Payment of a proposed final one-tier tax exists a proposed final one-tier tax exists. Re-election of Dr Lee Kong Ting as Direct Re-election of Mr Tan Hien Meng as Direct Approval of Directors' fees amounting to Sistematical Re-appointment of Ernst & Young LLP as Approval of Directors' fees amounting to Sistematical Re-appointment of Ernst & Young LLP as Approval of Directors' fees amounting to Sistematical Re-appointment of Ernst & Young LLP as Approval of Directors' Statement and Audited Financi year ended 31 December 2019  Re-election of Dr Lee Kong Ting as Direct Re-election of Mr Tan Hien Meng as Direct Re-election of Directors' fees amounting to Sistematical Re-election of Directors' fees amounting to Sistem	cempt dividend or tor \$492,810			s Abstain <sup>(1)</sup>	
1 2 3 4 5 6 7	Directors' Statement and Audited Financiper year ended 31 December 2019  Payment of a proposed final one-tier tax expressions of Dr Lee Kong Ting as Direct Re-election of Mr Tan Hien Meng as Direct Approval of Directors' fees amounting to Significant Re-appointment of Ernst & Young LLP as Authority to issue new shares	xempt dividend or tor \$492,810 Auditors			s Abstain <sup>(1)</sup>	
1 2 3 4 5 6 7 8 9	Directors' Statement and Audited Financi year ended 31 December 2019  Payment of a proposed final one-tier tax expended and a proposed final one-tier tax expended for the End of the End o	kempt dividend or tor \$492,810 Auditors  Mandate  S "For" or "Against", please	FOR <sup>(1)</sup>	AGAINST <sup>(1)</sup>		
1 2 3 4 5 6 7 8 9	Directors' Statement and Audited Financi year ended 31 December 2019  Payment of a proposed final one-tier tax expression of Dr Lee Kong Ting as Direct Re-election of Mr Tan Hien Meng as Direct Approval of Directors' fees amounting to Significant Re-appointment of Ernst & Young LLP as a Authority to issue new shares  Proposed renewal of the IPT Mandate  Proposed renewal of the Share Purchase In Your wish to abstain or exercise all your votes an appropriate.	kempt dividend or tor \$492,810 Auditors  Mandate  S "For" or "Against", please	FOR <sup>(1)</sup>	AGAINST <sup>(1)</sup>		
1 2 3 4 5 6 7 8 9	Directors' Statement and Audited Financi year ended 31 December 2019  Payment of a proposed final one-tier tax expression of Dr Lee Kong Ting as Direct Re-election of Mr Tan Hien Meng as Direct Approval of Directors' fees amounting to Significant Re-appointment of Ernst & Young LLP as a Authority to issue new shares  Proposed renewal of the IPT Mandate  Proposed renewal of the Share Purchase In Your wish to abstain or exercise all your votes an appropriate.	kempt dividend or tor \$492,810 Auditors  Mandate  S "For" or "Against", please	FOR <sup>(1)</sup>	AGAINST <sup>(1)</sup>		
1 2 3 4 5 6 7 8 9 (1) If y the	Directors' Statement and Audited Financi year ended 31 December 2019  Payment of a proposed final one-tier tax expression of Dr Lee Kong Ting as Direct Re-election of Mr Tan Hien Meng as Direct Approval of Directors' fees amounting to Significant Re-appointment of Ernst & Young LLP as a Authority to issue new shares  Proposed renewal of the IPT Mandate  Proposed renewal of the Share Purchase In Your wish to abstain or exercise all your votes an appropriate.	kempt dividend or tor \$492,810 Auditors  Mandate  S "For" or "Against", please	FOR <sup>(1)</sup>	AGAINST <sup>(1)</sup> provided. Alternative	ely, please indicate	

IMPORTANT:

A relevant intermediary may appoint more than two proxies to attend the Annual General Meeting and vote (please see note 4 for the definition of "relevant

\*Delete where inapplicable

### Notes:

- 1. Please insert the total number of 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, Chapter 289), you should insert that number of Shares. If you have Shares registered in your name in the Register of Members, 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 or proxies shall be deemed to relate to all the Shares held by you.
- A member of the Company entitled to attend and vote at a meeting of the Company is entitled to appoint one
  or two proxies to attend and vote in his/her stead. A proxy need not be a member of the Company.
- Where a member appoints two proxies, he/she shall specify the proportion of his/her shareholding (expressed as a percentage of the whole) to be represented by each proxy. If no such proportion is specified, the first named proxy shall be treated as representing 100% of the shareholding and any second named proxy as an alternate to the first named proxy
- 4. A member who is a relevant intermediary entitled to attend the meeting and vote is entitled to appoint more than two proxies 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 two proxies, the appointments shall be invalid unless the member specifies the number of Shares in relation to which each proxy has been appointed.

"Relevant intermediary" means:

- a banking corporation licensed under the Banking Act (Cap. 19) or a wholly-owned subsidiary of such
  a banking corporation, whose business includes the provision of nominee services and who holds
  shares in that capacity;
- (b) a person holding a capital markets services licence to provide custodial services for securities under the Securities and Futures Act (Cap. 289) and who holds shares in that capacity; or
- (c) the Central Provident Fund Board established by the Central Provident Fund Act (Cap. 36), in respect of shares purchased under the subsidiary legislation made under that Act providing for the making of investments from the contributions and interest standing to the credit of members of the Central Provident Fund, if the Board holds those shares in the capacity of an intermediary pursuant to or in accordance with that subsidiary legislation.
- 5. Completion and return of this instrument appointing a proxy shall not preclude a member from attending and voting at the Meeting. Any appointment of a proxy or proxies shall be deemed to 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 instrument of proxy to the Meeting.
- 5. The instrument appointing a proxy or proxies must be deposited at the registered office of the Company at 50 Raffles Place #32-01, Singapore Land Tower, Singapore 048623 (the "Registered Office") not less than 48 hours before the time appointed for the Meeting.
- 6. The instrument appointing a proxy or proxies must be under the hand of the appointor or of his attorney duly authorised in writing. Where the instrument appointing a proxy or proxies is executed by a corporation, it must be executed either under its seal or under the hand of an officer or attorney duly authorised. Where the instrument appointing a proxy or proxies is executed by an attorney on behalf of the appointor, the letter or power of attorney or a duly certified copy thereof must be lodged with the instrument at the Registered Office not less than 48 hours before the time appointed for the Meeting.
- A corporation which is a member may authorise by resolution of its directors or other governing body such
  person as it thinks fit to act as its representative at the Meeting, in accordance with Section 179 of the
  Companies Act, Chapter 50 of Singapore.

## General:

The Company shall be entitled to reject the instrument appointing a proxy or proxies 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 instrument appointing a proxy or proxies. In addition, in the case of Shares entered in the Depository Register, the Company may reject any instrument appointing a proxy or proxies lodged if the member, being the appointor, is not shown to have Shares entered against his name in the Depository Register as at 72 hours before the time appointed for holding the Meeting, as certified by The Central Depository (Pte) Limited to the Company.

## PERSONAL DATA PRIVACY:

By submitting an instrument appointing a proxy(ies) and/or representative(s), the member accepts and agrees to the personal data privacy terms set out in the Notice of Annual General Meeting dated 24 March 2020.