IOI CORPORATION BERHAD

of _____

First Proxy "A"

Company Registration No. 196901000607 (9027-W) (Incorporated in Malaysia)

No. of Shares Held	
CDS Account No.	

Mobile Phone No. _

(full name of shareholder as per NRIC/Passport/Certificate of Incorporation in capital letters)

(full address/email address)

NRIC/Passport:



Proportion of Shareholdings

PROXY FORM

NRIC/Passport/Company Registration No. _

being shareholder(s) of IOI Corporation Berhad, hereby appoint:

Full Name (full name of proxy as per NRIC/Passport in capital letters):

			No. of	Silaies		%
Full Address:		Email Address:				
		Mobile Phone No.:				
ND/O	R (delete as appropriate)	,				
Secon	nd Proxy "B"					
Full Name (full name of proxy as per NRIC/Passport in capital letters):		NRIC/Passport:	Proportion of Shareholdings		ldings	
			No. of	Shares		%
-ull A	ddress:	Email Address:				
		Mobile Phone No.:				
y/our	proxy/proxies shall vote as follows:	you wish your votes to be cast. If you do not do	so the n	roxy/provie	ae will vo	te or ahet
Please om vo	indicate with an "X" or "\" in the space provided as to how oting on the resolutions at his/her/their discretion.)			roxy/proxie		te or abst
y/our lease	indicate with an "X" or "√" in the space provided as to how					Proxy "B
y/our lease om vo	indicate with an "X" or "\" in the space provided as to how oting on the resolutions at his/her/their discretion.)		First P	roxy "A"	Second	Proxy "B
y/our lease om vo	indicate with an "X" or "\" in the space provided as to how piting on the resolutions at his/her/their discretion.) Ordinary Resolut		First P	roxy "A"	Second	
y/our lease om vo	indicate with an "X" or "\j" in the space provided as to how bring on the resolutions at his/her/their discretion.) Ordinary Resolut To re-elect Dato' Kong Sooi Lin as a Director.	Committees' fees) of RM1,675,000 for the financial	First P	roxy "A"	Second	Proxy "B
y/our lease om vo	To re-elect Tan Sri Abdul Wahid bin Omar as a Director. To approve the payment of Directors' fees (inclusive of Board Cyear ending 30 June 2026 payable quarterly in arrears after each of the payment of Directors' fees (inclusive of Board Cyear ending 30 June 2026 payable quarterly in arrears after each of the payment of Directors' fees (inclusive of Board Cyear ending 30 June 2026 payable quarterly in arrears after each of the payment of Directors' fees (inclusive of Board Cyear ending 30 June 2026 payable quarterly in arrears after each of the payment of Directors' fees (inclusive of Board Cyear ending 30 June 2026 payable quarterly in arrears after each of the payment of Directors' fees (inclusive of Board Cyear ending 30 June 2026 payable quarterly in arrears after each of the payment of Directors' fees (inclusive of Board Cyear ending 30 June 2026 payable quarterly in arrears after each of the payment of Directors' fees (inclusive of Board Cyear ending 30 June 2026 payable quarterly in arrears after each of the payment of Directors' fees (inclusive of Board Cyear ending 30 June 2026 payable quarterly in arrears after each of the payment of Directors' fees (inclusive of Board Cyear ending 30 June 2026 payable quarterly in arrears after each of the payment of Directors' fees (inclusive of Board Cyear ending 40 June 2026 payable quarterly in arrears after each of the payment of Directors' fees (inclusive of Board Cyear ending 40 June 2026 payable quarterly in arrears after each of the payment of Directors' fees (inclusive of Board Cyear ending 40 June 2026 payable quarterly in arrears after each of the payment of Directors' fees (inclusive of Board Cyear ending 40 June 2026 payable quarterly in arrears after each of the payment of Directors' fees (inclusive of Board Cyear ending 40 June 2026 payable quarterly in arrears after each of the payment of Directors' fees (inclusive of Board Cyear ending 40 June 2026 payable quarterly in arrears after each of the payment of Directors' fees (inclusive of Board Cyear e	Committees' fees) of RM1,675,000 for the financial each month of completed service of the Directors	First P	roxy "A"	Second	Proxy "B
lease	To re-elect Dato' Kong Sooi Lin as a Director. To approve the payment of Directors' fees (inclusive of Board Cyear ending 30 June 2026 payable quarterly in arrears after eduring the financial year. To approve the payment of Directors' benefits (other than Directors') benefits (other than Directors')	Committees' fees) of RM1,675,000 for the financial each month of completed service of the Directors ctors' fees) of up to RM350,000 for the period from	First P	roxy "A"	Second	Proxy "B
//our lease m vo	To re-elect Dato' Kong Sooi Lin as a Director. To approve the payment of Directors' fees (inclusive of Board Cyear ending 30 June 2026 payable quarterly in arrears after eduring the financial year. To approve the payment of Directors' benefits (other than Directors November 2025 until the next Annual General Meeting. To re-appoint BDO PLT, the retiring Auditors for the financial	Committees' fees) of RM1,675,000 for the financial each month of completed service of the Directors ctors' fees) of up to RM350,000 for the period from I year ending 30 June 2026 and to authorise the	First P	roxy "A"	Second	Proxy "B
y/our lease mm vo	To re-elect Tan Sri Abdul Wahid bin Omar as a Director. To approve the payment of Directors' fees (inclusive of Board Cyear ending 30 June 2026 payable quarterly in arrears after eduring the financial year. To approve the payment of Directors' benefits (other than Directors November 2025 until the next Annual General Meeting. To re-appoint BDO PLT, the retiring Auditors for the financial Directors to fix their remuneration.	Committees' fees) of RM1,675,000 for the financial each month of completed service of the Directors ctors' fees) of up to RM350,000 for the period from I year ending 30 June 2026 and to authorise the 66 of the total issued shares.	First P	roxy "A"	Second	Proxy "B

Notes:

- Only shareholders whose names appear in the Record of Depositors and Register of Members as at 17 October 2025 shall be eligible to participate and vote at the 56th AGM or appoint proxy to participate and vote on his or her behalf.
- A shareholder may appoint any person to be his or her proxy and there shall be no restriction as to the qualification of the proxy.
- If an instrument appointing a proxy is submitted in hard copy, it must be in writing under the hand of
 the appointor or of his or her attorney duly authorised in writing or, if the appointor is a corporation,
 either under seal or under the hand of two (2) authorised officers, one (1) of whom shall be a
 director, or of its attorney duly authorised in writing.
- director, or of its attorney duly authorised in writing.

 4. A shareholder of the Company [including an authorised nominee as defined under the Securities Industry (Central Depositories) Act 1991 and Exempt Authorised Nominee who holds ordinary shares in the Company for multiple beneficial owners in one (1) securities account (Omnibus Account)] may appoint more than one (1) proxy, provided that the shareholder specifies the proportion of his or her shareholdings to be represented by each proxy. When two (2) or more valid but differing appointments of proxy are delivered or received for the same share for use at the same meeting, the one which is last validly delivered or received (regardless of its date or the date of its execution) shall be treated as replacing and revoking the other or others in respect of that share. If the Company is unable to determine which appointment was last validly delivered or received, none of them shall be treated as valid in respect of that share.
- An instrument appointing a proxy may specify the manner in which the proxy is to vote in respect of a particular resolution and, where an instrument of proxy so provides, the proxy is not entitled to vote on the resolution except as specified in the instrument.
- vote on the resolution except as specified in the instrument.

 6. The proxy form may be submitted in hard copy or by electronic means, **not less than forty-eight**(48) hours before the time for holding the 56th AGM or any adjournment thereof, as follows:
 - (i) In hard copy form

The proxy form must be deposited at the office of our Administration and Polling Agent, **Boardroom Share Registrars Sdn Bhd** at 11th Floor, Menara Symphony, No. 5, Jalan Professor Khoo Kay Kim, Seksyen 13, 46200 Petaling Jaya, Selangor Darul Ehsan, Malaysia.

(ii) By electronic means

The proxy form can also be lodged electronically via **Boardroom Smart Investor Portal** at https://investor.boardroomlimited.com. Please follow the procedures provided in the Administrative Guide for the 56th AGM on how to deposit the proxy form electronically.

Any corporation which is a shareholder can appoint one (1) or more corporate representatives who may exercise on its behalf all of its power as a shareholder in accordance with the Companies Act 2016.

Personal Data Privacy

By (i) submitting an instrument appointing proxy(ies) and/or representative(s) to participate and vote at the 56th AGM and/or any adjournment thereof, (ii) completing the pre-registration to attend the Physical Meeting or Virtual Meeting in accordance to this Form, and/or (iii) submitting questions relating to resolutions to be tabled at the 56th AGM, a shareholder of the Company (i) consents to the collection, use and disclosure of the shareholder's personal data by the Company (or its agents) for the purpose of the processing and administration by the Company (or its agents) of proxy(ies) and representative(s) appointed for the 56th AGM (including any adjournment thereof), the preparation and compilation of the attendance lists and other documents relating to the 56th AGM (including any adjournment thereof), and in order for the Company (or its agents) to comply with any applicable laws, listing requirements, regulations and/or guidelines (collectively, the "Purposes"), (ii) warrants that where the shareholder discloses the personal data of the shareholder's proxy(ies) and/or representative(s) to the Company (or its agents), the shareholder has obtained the prior consent of such proxy(ies) and/or representative(s) for the collection, use and disclosure by the Company (or its agents) of the personal data of such proxy(ies) and/or representative(s) for the collection, use and disclosure by the Company (or the Purposes, and (iii) agrees that the shareholder will indemnify the Company in respect of any penalties, liabilities, claims, demands, losses and damages as a result of the shareholder's breach of warranty.

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The Administration and Polling Agent of IOI CORPORATION BERHAD

Company Registration No. 196901000607 (9027-W)

Boardroom Share Registrars Sdn Bhd 11th Floor, Menara Symphony No. 5, Jalan Professor Khoo Kay Kim Seksyen 13 46200 Petaling Jaya Selangor Darul Ehsan Malaysia STAMP