FUBON BANK（HONG KONG）LIMITED
（Incorporated in Hong Kong under the Companies Ordinance）
（Stock Code：636）
PROXY FORM
（ANNUAL GENERAL MEETING－Friday， 30 April 2010）

I／We ${ }^{1}$
of
being the registered holder（s）of ${ }^{2}$ shares of HK $\$ 1.00$ each in Fubon Bank （Hong Kong）Limited（富邦銀行（香港）有限公司）（the＂Bank＂）hereby appoint the Chairman of the Meeting ${ }^{3}$ or failing him of $\qquad$ as my／our
proxy to attend and vote ${ }^{4}$ for me／us and on my／our behalf at the Annual General Meeting of the Bank and at any adjournment thereof to be held at the 12th Floor，Central Tower， 28 Queen＇s Road Central，Hong Kong on Friday， 30 April 2010 at 9：30 a．m．and to vote for me／us in respect of the resolution（s）as set out in the notice convening the said meeting as indicated below：

| RESOLUTIONS |  | FOR | AGAINST |
| :--- | :--- | :--- | :--- |
| 1. | To receive and consider the Audited Accounts and the Reports of the Directors <br> and Auditors for the year ended 31 December 2009 |  |  |
|  | To declare a final dividend |  |  |
| 3. | （a）To re－elect Mr．Victor Kung as Director |  |  |
|  | （b）To re－elect Mr．Hung Shih as Director |  |  |
|  | （c）To re－elect Mr．James Yip as Director |  |  |
| （d）To re－elect Mr．Pei－Hwa Thomas Liang as Director | To re－appoint KPMG as Auditors of the Bank |  |  |
| 5. | Ordinary Resolution No．5 of the Notice of Annual General Meeting（To give <br> the Directors a general mandate to allot and issue any unissued shares） |  |  |
| 6. | Ordinary Resolution No．6 of the Notice of Annual General Meeting（To extend <br> the general mandate granted to the Directors pursuant to Resolution 5） |  |  |
| 7. | Ordinary Resolution No．7 of the Notice of Annual General Meeting（To give <br> the Directors a general mandate to repurchase shares of the Bank） |  |  |

Signature of shareholder（s）： $\qquad$ Dated this $\qquad$ day of $\qquad$ 2010

Full Name（s）

Notes： registered in your name（s）．
3 If you wish to appoint a proxy other than the Chairman of the Meeting，please strike out＂the Chairman of the Meeting＂and insert the name and address of the person you wish to appoint in the space provided．The number of proxies so appointed shall not exceed two．A proxy need not be a member of the Bank． ANY ALTERATION MADE TO THIS FORM OF PROXY MUST BE INITIALED BY THE PERSON（S）WHO SIGNS IT．
IMPORTANT：Please indicate with an＂$X$＂in the appropriate space beside each of the resolutions how you wish the proxy to vote on your behalf．In the absence of any such indication，the proxy will vote for or against the resolution or will abstain at his discretion．
In case of joint registered holders of any share，any one of such joint holders may vote，either in person or by proxy，in respect of such share as if he／she was solely entitled thereto，but if more than one of such joint holders are present at the meeting，whether in person or by proxy，the joint registered holder present whose name stands first on the register of members in respect of the shares shall be accepted to the exclusion of the votes of the other registered holders．
The form of proxy must be signed by you or your attorney duly authorised in writing．In the case of a corporation，this form must be executed under seal or under the hand of an officer or attorney duly authorised．
7 To be valid，the form of proxy，together with the power of attorney or other authority（if any）under which it is signed，or a notarised copy of such power of attorney or authority，must be lodged at the office of the Bank＇s Share Registrar，Computershare Hong Kong Investor Services Limited，Rooms 1806－7，18th Floor，Hopewell Centre， 183 Queen＇s Road East，Wanchai，Hong Kong，not less than 48 hours before the time appointed for holding the meeting or any adjourned meeting thereof（as the case may be）．
8 Completion and return of this form of proxy will not preclude members from attending and voting in person at the meeting or at any adjourned meeting thereof（as the case may be）should they so wish and，in such event，the form of proxy shall be deemed to be revoked．

