CHINA XLX FERTILISER LTD.

中國心連心化肥有限公司*
(Incorporated in Singapore on 17 July 2006)
(Company Registration No. 200610384G)
(Hong Kong Stock Code: 1866)

ing a member/members of CHINA XLX FERTILISER LTD. (the "Company"), and the registered holder(s) of	We ¹ ,						(Nan
Pasport No./Identification Pasport No./Identification Proportion of shareholdings to be represented by proxy		nembers of CHINA	A XLX FERTILISER	LTD. (the "Company"), and the reg	gistered holder(s) o	f	(Addres
Name Address Passport No./Identification Card No. No. of Shares %	the capital of th	ne Company, here	by appoint THE CHA	IRMAN OF THE ANNUAL GENE	RAL MEETING,	or ^{3&4} :	share
Address Passport No./Identification Card No. No. of Shares % Address Passport No./Identification Card No. Passport No./Identification Card No. No. of Shares % No. of Shares and of the Company with a tick × within the box provided. No. or or "Against" with a tick × within the box provided. No. or or "Against" with a tick × within the box provided. No. or	Name		Address				
Passport No./Identification Passport No./Identification Card No. Passport No./Identification Proportion of shareholdings to be represented by proxy No. of Shares %				Card No.	No. of Shar	res	%
Passport No./Identification Card No. No. of Shares No.	d/or (delete as a	appropriate)					
my/our proxy/proxies to vote for me/us on my/our behalf at the Annual General Meeting of the Company to be held at 3rd Conference Room, 6th Fi &D Building, Gate No.7, Xinlianxin Avenue, Xinxiang Economic Development Zone, Xinxiang City, Henan Province, PRC on Friday, 17 May 2024 at m. and at any adjournment thereof. We direct my/our proxy/proxies to vote for or against the Ordinary Resolutions to be proposed at the Annual General Meeting as indicated hereunder. I ecific directions as to voting are given, the proxy/proxies (except for the Chairman of the Annual General Meeting as indicated hereunder. I ecific directions as to voting are given, the proxy/proxies (except for the Chairman of the Annual General Meeting will vote or abstain from voting at his eir discretion, as he/she/they will on any other matter arising at the Annual General Meeting and at any adjournment thereof. No.	Name		Address				
### SD Building, Gate No.7, Xiniianxin Avenue, Xinxiang Economic Development Zone, Xinxiang City, Henan Province, PRC on Friday, 17 May 2024 at m. and at any adjournment thereof. We direct my/our proxy/proxies to vote for or against the Ordinary Resolutions to be proposed at the Annual General Meeting as indicated hereunder. I ecific directions as to voting are given, the proxy/proxies (except for the Chairman of the Annual General Meeting) will vote or abstain from voting at his cir discretion, as he/she/they will on any other matter arising at the Annual General Meeting and at any adjournment thereof. #### Company of the Annual General Meeting and at any adjournment thereof. #### Company of the Annual General Meeting and at any adjournment thereof. #### Against**Mo **Ordinary Resolutions**	rvainc			Card No.	No. of Shar	res	%
### SD Building, Gate No.7, Xiniianxin Avenue, Xinxiang Economic Development Zone, Xinxiang City, Henan Province, PRC on Friday, 17 May 2024 at m. and at any adjournment thereof. We direct my/our proxy/proxies to vote for or against the Ordinary Resolutions to be proposed at the Annual General Meeting as indicated hereunder. I ecific directions as to voting are given, the proxy/proxies (except for the Chairman of the Annual General Meeting) will vote or abstain from voting at his cir discretion, as he/she/they will on any other matter arising at the Annual General Meeting and at any adjournment thereof. #### Company of the Annual General Meeting and at any adjournment thereof. #### Company of the Annual General Meeting and at any adjournment thereof. #### Against**Mo **Ordinary Resolutions**							
and auditor's report for the year ended 31 December 2023. To declare a final dividend of RMB24 cents per ordinary share of the Company for the year ended 31 December 2023. To approve directors' fees of \$\$370,000 for the year ended 31 December 2023 to be divisible among the directors of the Company as they may agree. 4. To re-elect Mr. Zhang Qingjin, a director retiring under Article 89 of the Constitution of the Company, as an executive Director of the Company. 5. To re-elect Mr. Ong Wei Jin, a director retiring under Article 89 of the Constitution of the Company, as an independent non-executive Director of the Company. 6. To re-elect Mr. Li Shengxiao, a director retiring under Article 89 of the Constitution of the Company, as an independent non-executive Director of the Company. 7. To re-appoint Ernst & Young LLP as auditor of the Company and to authorise the board of directors to fix the auditor's remuneration. 8. To grant the general mandate to the directors of the Company to repurchase the Company's shares pursuant to Section 76E of the Companies Act 1967 of Singapore and the Hong Kong Listing Rules, on the terms as set out in ordinary resolution no. 8 in the notice convening the Annual General Meeting (the "Buyback Mandate"). 9. To grant the general mandate to the directors of the Company to allot, issue and deal with the Company's shares pursuant to Section 161 of the Companies Act and the Hong Kong Listing Rules, and by the aggregate number of shares and on the terms as set out in ordinary resolution no. 9 in the notice convening the Annual General Meeting (the "Issue Mandate"). 10. Conditional upon the passing of ordinary resolutions nos. 8 and 9, to extend the Issue Mandate granted to the directors of the Company to allot, issue and deal with the Company's shares by the			, min	o conting			
3. To approve directors' fees of \$\$370,000 for the year ended 31 December 2023 to be divisible among the directors of the Company as they may agree. 4. To re-elect Mr. Zhang Qingjin, a director retiring under Article 89 of the Constitution of the Company, as an executive Director of the Company. 5. To re-elect Mr. Ong Wei Jin, a director retiring under Article 89 of the Constitution of the Company, as an independent non-executive Director of the Company. 6. To re-elect Mr. Li Shengxiao, a director retiring under Article 89 of the Constitution of the Company, as an independent non-executive Director of the Company. 7. To re-appoint Ernst & Young LLP as auditor of the Company and to authorise the board of directors to fix the auditor's remuneration. 8. To grant the general mandate to the directors of the Company to repurchase the Company's shares pursuant to Section 76E of the Companies Act 1967 of Singapore and the Hong Kong Listing Rules, on the terms as set out in ordinary resolution no. 8 in the notice convening the Annual General Meeting (the "Buyback Mandate"). 9. To grant the general mandate to the directors of the Company to allot, issue and deal with the Company's shares pursuant to Section 161 of the Companies Act and the Hong Kong Listing Rules, and by the aggregate number of shares and on the terms as set out in ordinary resolution no. 9 in the notice convening the Annual General Meeting (the "Issue Mandate"). 10. Conditional upon the passing of ordinary resolutions nos. 8 and 9, to extend the Issue Mandate granted to the directors of the Company to allot, issue and deal with the Company's shares by the		our vote "For" o					Against ^{5&6}
among the directors of the Company as they may agree. 4. To re-elect Mr. Zhang Qingjin, a director retiring under Article 89 of the Constitution of the Company, as an executive Director of the Company. 5. To re-elect Mr. Ong Wei Jin, a director retiring under Article 89 of the Constitution of the Company, as an independent non-executive Director of the Company. 6. To re-elect Mr. Li Shengxiao, a director retiring under Article 89 of the Constitution of the Company, as an independent non-executive Director of the Company. 7. To re-appoint Ernst & Young LLP as auditor of the Company and to authorise the board of directors to fix the auditor's remuneration. 8. To grant the general mandate to the directors of the Company to repurchase the Company's shares pursuant to Section 76E of the Companies Act 1967 of Singapore and the Hong Kong Listing Rules, on the terms as set out in ordinary resolution no. 8 in the notice convening the Annual General Meeting (the "Buyback Mandate"). 9. To grant the general mandate to the directors of the Company to allot, issue and deal with the Company's shares pursuant to Section 161 of the Companies Act and the Hong Kong Listing Rules, and by the aggregate number of shares and on the terms as set out in ordinary resolution no. 9 in the notice convening the Annual General Meeting (the "Issue Mandate"). 10. Conditional upon the passing of ordinary resolutions nos. 8 and 9, to extend the Issue Mandate granted to the directors of the Company to allot, issue and deal with the Company's shares by the	No.	ive and adopt the	Ordinary audited financial statem	Resolutions nents of the Company and the director			Against ^{5&6}
Company, as an executive Director of the Company. 5. To re-elect Mr. Ong Wei Jin, a director retiring under Article 89 of the Constitution of the Company, as an independent non-executive Director of the Company. 6. To re-elect Mr. Li Shengxiao, a director retiring under Article 89 of the Constitution of the Company, as an independent non-executive Director of the Company. 7. To re-appoint Ernst & Young LLP as auditor of the Company and to authorise the board of directors to fix the auditor's remuneration. 8. To grant the general mandate to the directors of the Company to repurchase the Company's shares pursuant to Section 76E of the Companies Act 1967 of Singapore and the Hong Kong Listing Rules, on the terms as set out in ordinary resolution no. 8 in the notice convening the Annual General Meeting (the "Buyback Mandate"). 9. To grant the general mandate to the directors of the Company to allot, issue and deal with the Company's shares pursuant to Section 161 of the Companies Act and the Hong Kong Listing Rules, and by the aggregate number of shares and on the terms as set out in ordinary resolution no. 9 in the notice convening the Annual General Meeting (the "Issue Mandate"). 10. Conditional upon the passing of ordinary resolutions nos. 8 and 9, to extend the Issue Mandate granted to the directors of the Company to allot, issue and deal with the Company's shares by the	No. 1. To recei and aud 2. To decla	ive and adopt the itor's report for the	Ordinary audited financial statem ne year ended 31 Decem	Resolutions nents of the Company and the director mber 2023.	s' statement		Against ^{5&6}
Company, as an independent non-executive Director of the Company. 6. To re-elect Mr. Li Shengxiao, a director retiring under Article 89 of the Constitution of the Company, as an independent non-executive Director of the Company. 7. To re-appoint Ernst & Young LLP as auditor of the Company and to authorise the board of directors to fix the auditor's remuneration. 8. To grant the general mandate to the directors of the Company to repurchase the Company's shares pursuant to Section 76E of the Companies Act 1967 of Singapore and the Hong Kong Listing Rules, on the terms as set out in ordinary resolution no. 8 in the notice convening the Annual General Meeting (the "Buyback Mandate"). 9. To grant the general mandate to the directors of the Company to allot, issue and deal with the Company's shares pursuant to Section 161 of the Companies Act and the Hong Kong Listing Rules, and by the aggregate number of shares and on the terms as set out in ordinary resolution no. 9 in the notice convening the Annual General Meeting (the "Issue Mandate"). 10. Conditional upon the passing of ordinary resolutions nos. 8 and 9, to extend the Issue Mandate granted to the directors of the Company to allot, issue and deal with the Company's shares by the	No. 1. To recei and aud 2. To decla 31 Dece 3. To appr	ive and adopt the itor's report for the are a final dividencember 2023.	Ordinary audited financial statement year ended 31 December of RMB24 cents per east of \$\$370,000 for the	Resolutions nents of the Company and the director mber 2023. ordinary share of the Company for the e year ended 31 December 2023 to	's' statement		Against ^{5&6}
Company, as an independent non-executive Director of the Company. 7. To re-appoint Ernst & Young LLP as auditor of the Company and to authorise the board of directors to fix the auditor's remuneration. 8. To grant the general mandate to the directors of the Company to repurchase the Company's shares pursuant to Section 76E of the Companies Act 1967 of Singapore and the Hong Kong Listing Rules, on the terms as set out in ordinary resolution no. 8 in the notice convening the Annual General Meeting (the "Buyback Mandate"). 9. To grant the general mandate to the directors of the Company to allot, issue and deal with the Company's shares pursuant to Section 161 of the Companies Act and the Hong Kong Listing Rules, and by the aggregate number of shares and on the terms as set out in ordinary resolution no. 9 in the notice convening the Annual General Meeting (the "Issue Mandate"). 10. Conditional upon the passing of ordinary resolutions nos. 8 and 9, to extend the Issue Mandate granted to the directors of the Company to allot, issue and deal with the Company's shares by the	No. 1. To recei and aud 2. To decla 31 Dece 3. To appramong t 4. To re-ei	ive and adopt the itor's report for the are a final dividencember 2023. Tove directors' feethe directors of the lect Mr. Zhang Q	Ordinary audited financial statement year ended 31 December of RMB24 cents per election of S\$370,000 for the Company as they ma Qingjin, a director retires.	Resolutions ments of the Company and the director mber 2023. ordinary share of the Company for the e year ended 31 December 2023 to try agree. ring under Article 89 of the Constit	's' statement year ended be divisible		Against ^{5&6}
directors to fix the auditor's remuneration. 8. To grant the general mandate to the directors of the Company to repurchase the Company's shares pursuant to Section 76E of the Companies Act 1967 of Singapore and the Hong Kong Listing Rules, on the terms as set out in ordinary resolution no. 8 in the notice convening the Annual General Meeting (the "Buyback Mandate"). 9. To grant the general mandate to the directors of the Company to allot, issue and deal with the Company's shares pursuant to Section 161 of the Companies Act and the Hong Kong Listing Rules, and by the aggregate number of shares and on the terms as set out in ordinary resolution no. 9 in the notice convening the Annual General Meeting (the "Issue Mandate"). 10. Conditional upon the passing of ordinary resolutions nos. 8 and 9, to extend the Issue Mandate granted to the directors of the Company to allot, issue and deal with the Company's shares by the	No. 1. To recei and aud 2. To decla 31 Dece 3. To appramong t 4. To re-ei Compan 5. To re-ei	ive and adopt the itor's report for the are a final dividencember 2023. Tove directors' feethe directors of the directors of the lect Mr. Zhang Qiy, as an executive lect Mr. Ong Wellect Mr.	Ordinary audited financial statement year ended 31 December of S\$370,000 for the Company as they may Dingjin, a director retire Director of the Company at director retired.	Resolutions ments of the Company and the director mber 2023. ordinary share of the Company for the eyear ended 31 December 2023 to by agree. ring under Article 89 of the Constitution.	s's statement e year ended be divisible ution of the		Against ^{5&6}
pursuant to Section 76E of the Companies Act 1967 of Singapore and the Hong Kong Listing Rules, on the terms as set out in ordinary resolution no. 8 in the notice convening the Annual General Meeting (the "Buyback Mandate"). 9. To grant the general mandate to the directors of the Company to allot, issue and deal with the Company's shares pursuant to Section 161 of the Companies Act and the Hong Kong Listing Rules, and by the aggregate number of shares and on the terms as set out in ordinary resolution no. 9 in the notice convening the Annual General Meeting (the "Issue Mandate"). 10. Conditional upon the passing of ordinary resolutions nos. 8 and 9, to extend the Issue Mandate granted to the directors of the Company to allot, issue and deal with the Company's shares by the	No. 1. To recei and aud 2. To decla 31 Dece 3. To appramong t 4. To re-ei Compan 5. To re-ei Compan 6. To re-ei	ive and adopt the itor's report for the are a final dividencember 2023. Tove directors' feethe directors of the directors of the lect Mr. Zhang Qiy, as an executive lect Mr. Ong Weiy, as an independent Mr. Li Shen	Ordinary audited financial stateme year ended 31 December of S\$370,000 for the Company as they made Director of the Company and director retire Director of the Company as director retire the Director of the Company as director retired part of the Company and director retired part of	Resolutions ments of the Company and the director mber 2023. ordinary share of the Company for the eyear ended 31 December 2023 to by agree. ring under Article 89 of the Constitution of the Company. ing under Article 89 of the Constitution of the Company.	s's statement e year ended be divisible ution of the		Against ^{5&6}
Company's shares pursuant to Section 161 of the Companies Act and the Hong Kong Listing Rules, and by the aggregate number of shares and on the terms as set out in ordinary resolution no. 9 in the notice convening the Annual General Meeting (the "Issue Mandate"). 10. Conditional upon the passing of ordinary resolutions nos. 8 and 9, to extend the Issue Mandate granted to the directors of the Company to allot, issue and deal with the Company's shares by the	No. 1. To recei and aud 2. To decli 31 Dece 3. To appr among t 4. To re-ei Compan 6. To re-ei Compan 7. To re-ai directors	ive and adopt the itor's report for the are a final dividence to the directors' feethe directors of the directors. The deet Mr. Zhang Quy, as an executive lect Mr. Ong Wey, as an independing the director of the directo	Ordinary audited financial statement year ended 31 December of S\$370,000 for the Company as they may be Director of the Competial Jin, a director retirilent non-executive Director, a director retirilent non-executive Director of the Competical Jin, a director retirilent non-executive Director of the Competical Jin, a director retirilent non-executive Director of the Competical Jin, a director retirilent non-executive Director of Jin	Resolutions ments of the Company and the director mber 2023. ordinary share of the Company for the e year ended 31 December 2023 to try agree. The property agree in the constitution of the Constitution of the Company. The company in the company in the company in the company. The company is the company of the Company in the compan	be divisible ution of the ution of the the board of		Against ^{5&6}
granted to the directors of the Company to allot, issue and deal with the Company's shares by the	No. 1. To recei and aud 2. To declt 31 Dece 3. To appr among t 4. To re-ei Compan 5. To re-ei Compan 6. To re-ei Compan 7. To re-ai directors 8. To gram pursuant Rules, o	ive and adopt the itor's report for the are a final dividence to the directors' feethe directors of the dire	Ordinary audited financial statement year ended 31 December of the Company as they may be preceded of RMB24 cents per estable of S\$370,000 for the Company as they may be preceded of the Company as they may be preceded of the Company as they may be preceded of the Company as they may be preceded on the Companies of the Companies Acted out in ordinary reso	Resolutions ments of the Company and the director mber 2023. ordinary share of the Company for the eyear ended 31 December 2023 to by agree. Ting under Article 89 of the Constitution. Ting under Article 89 of the Constitution of the Company. Ting under Article 89 of the Constitution of the Company. To the Company and to authorise to the Company to repurchase the Company 1967 of Singapore and the Hong K	s' statement e year ended be divisible ution of the ution of the ation of the any's shares tong Listing		Against ^{5&6}
	No. 1. To recei and aud 2. To decla 31 Dece 3. To appramong t 4. To re-ei Compan 5. To re-ei Compan 6. To re-ei Compan 7. To re-aj directors 8. To gram pursuant Rules, or General 9. To gran Compan and by to	ive and adopt the itor's report for the are a final dividencember 2023. Tove directors' feethe directors of the directors of the lect Mr. Zhang Qiy, as an executive lect Mr. Ong Weiy, as an independent lect Mr. Li Shen Li	Ordinary audited financial statemer year ended 31 December of S\$370,000 for the Company as they may be discovered by the Companies Act the Companies Act to the directors of the Companies Act to the directors of the Companies Act to the directors of the Companies Act the Comp	Resolutions ments of the Company and the director mber 2023. ordinary share of the Company for the eyear ended 31 December 2023 to by agree. ring under Article 89 of the Constitution. ing under Article 89 of the Constitution of the Company. of the Company and to authorise to the Company to repurchase the Company 1967 of Singapore and the Hong Kolution no. 8 in the notice convening of the Company to allot, issue and do Companies Act and the Hong Kong Lene terms as set out in ordinary resolution mediany resolution.	be divisible ution of the ution		Against ^{5&6}

Signature(s) of Member(s)/Common Seal⁷

Notes:

- 1. Full name(s) and address(es) are to be inserted in BLOCK CAPITALS.
- 2. Please insert the number of shares of the Company registered in your name(s) and to which the proxy relates. If no number is inserted, this form of proxy will be deemed to relate to all the shares of the Company registered in your name(s).
- 3. Any member of the Company entitled to attend and vote at the Annual General Meeting is entitled to appoint another person as his/her/its proxy to attend and vote instead of him/her/it. The proxy need not be a member of the Company.
- 4. If any proxy other than the Chairman of the Annual General Meeting is preferred, strike out the words "THE CHAIRMAN OF THE ANNUAL GENERAL MEETING" and insert the name and address of the proxy desired in the space provided. IF NO NAME IS INSERTED, THE CHAIRMAN OF THE ANNUAL GENERAL MEETING WILL ACT AS YOUR PROXY. A member of the Company who is the holder of two or more shares shall be entitled to appoint more than one proxy to attend and vote on his/her/its behalf at the Annual General Meeting. Where a member appoints more than one proxy, the member shall specify the proportion of his/her/its shares to be represented by each such proxy, failing which the nomination shall be deemed to be alternative. ANY ALTERATION MADE TO THIS FORM OF PROXY MUST BE INITIALLED BY THE PERSON WHO SIGNS IT
- 5. IMPORTANT: IF YOU WISH TO VOTE FOR ANY RESOLUTIONS, TICK THE APPROPRIATE BOXES MARKED "FOR". IF YOU WISH TO VOTE AGAINST ANY RESOLUTIONS, TICK THE APPROPRIATE BOXES MARKED "AGAINST". Failure to complete any or all the boxes will entitle your proxy to cast his/her votes at his/her discretion. Your proxy (except for the Chairman of the Annual General Meeting) will also be entitled to vote at his/her discretion on any resolution properly put to the Annual General Meeting other than those referred to in the notice convening the Annual General Meeting.
- 6. All resolutions will be put to vote by way of poll at the Annual General Meeting. Every member of the Company presents in person (in the case of a member being a corporation, by its duly authorised representative) or by proxy shall have one vote for every fully paid share of which he/she/it is the holder. A person entitled to more than one vote need not use all his/her votes or cast all the votes he/she uses in the same way and in such cases, please state the relevant number of shares in the appropriate box(es) above.
- 7. 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 either executed under its common seal or signed on its behalf by an attorney duly authorised in writing or a duly authorised officer of the corporation.
- 8. To be valid, this form of proxy, together with the letter or power of attorney under which it is signed or a certified copy of that letter or power of attorney, must be deposited at the Company's Hong Kong Share Transfer Agent and Branch Share Registrar, Tricor Investor Services Limited, at 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong not less than 48 hours before the time scheduled for the holding of the Annual General Meeting (i.e., not later than 2:30 p.m. on 15 May 2024) or any adjournment thereof.
- 9. In the case of joint holders, the vote of the senior who tenders a vote, whether in person or by proxy, will be accepted to the exclusion of votes of the other joint holder(s) and for this purpose seniority will be determined by the order in which the names of the joint holders stand in the Register of Members of the Company in respect of the joint holding.
- 10. Completion and delivery of this form of proxy will not preclude you from attending and voting at the Annual General Meeting and, in such event, the form of proxy shall be deemed to be revoked.
- 11. All times and dates referred to in this Proxy Form refer to Hong Kong times and dates.

PERSONAL INFORMATION COLLECTION STATEMENT

Your supply of your and your proxy's (or proxies') name(s) and address(es) is on a voluntary basis for the purpose of processing your request for the appointment of a proxy (or proxies) and your voting instructions for the Annual General Meeting of the Company (the "Purposes"). We may transfer your and your proxy's (or proxies') name(s) and address(es) to our agent, contractor, or third party service provider who provides administrative, computer and other services to us for use in connection with the Purposes and to such parties who are authorised by law to request the information or are otherwise relevant for the Purposes and need to receive the information. Your and your proxy's (or proxies') name(s) and address(es) will be retained for such period as may be necessary to fulfil the Purposes. Request for access to and/or correction of the relevant personal data can be made in accordance with the provisions of the Personal Data (Privacy) Ordinance and any such request should be in writing by mail to the Company's Hong Kong Share Transfer Agent and Branch Share Registrar, Tricor Investor Services Limited, at the above address.