

Sirnaomics Ltd.

(Incorporated in the Cayman Islands with limited liability)

(Stock Code: 2257)

PROXY FORM

I/We, being the registered holder(s) in the capital of Sirnaomics Ltd. (the "Company"), hereby appoint the Chairman of the meeting (None 2 and 3) or the proxy as specified below to act as my/our proxy to attend and vote for me/ us and on my/our behalf at the annual general meeting (the "AGM") of the Company to be held at held at Meeting Room 06-07, INNO2, 2/F, Building 17W, 17 Science Park West Avenue, Hong Kong Science Park, Shatin, New Territories, Hong Kong on Thursday, June 20, 2024 at 10:30 a.m. at any adjournment thereof and to exercise all rights conferred on proxies under law, regulation and the Articles of Association of the Company. I/We wish my/our proxy to vote as indicated below in respect of the resolution/resolutions to be proposed at the AGM (and at any adjournment thereof). Please indicate how you wish your vote(s) to be cast by putting a "V" in the appropriate box next to the following resolution. Registered Holder(s) (Complete in ENGLISH BLOCK CAPITALS. The names of all joint holders should be stated.)

	AL. D		$\overline{}$																																		-
Registered Name ^(Note 1)			1	ı	ı	ı	ı	ı	ı	1	ı	1	1	1	1	- 1	- 1	1	- 1	- 1	1	1	ı	ı	1	1	ī	ı	ı	1	1	1	1	1	ı	ı	
Olate St.			_	\perp							\perp										\perp		\perp								丄	丄	丄	丄	丄		Щ
Registered Address ^(Note 5)				ı	ı	1	I	l	ı	ı	1	1	1	1	ı	- 1	- 1	- 1	1		- 1	1	Τ	1	ı	1	ı	ı	ı	ı		1	1	1	1	1	1
																																					_
																															丄	丄					
				1	1		I						1		-			- 1	1			-	Τ				1					1			1	1	
					1	1			1																	1		1		1						1	
Registered Shareholding							C	rtifi	cate	No.					╁	\vdash			 D:	ate_					╁	Sion	natur	·e ^{(Note}	6)								Щ
Register to martinoiding			ı.	Certificate No. Date _(DD-MM-YYYY)														Jigi	iatui																		
				ı	1	ı	1	ı	ı	1	1		l	ı		ı	ı	Ι_	ı	ı	I _	I															
Pro	xy (Complete in ENGLISH BLO	!										1		_						I																	
Full Name			Π							_	_	_	_										_		_						_						
																															丄	丄	\perp	\perp	丄		\perp
					1	L	I			I	I		1		1	1	- 1	- 1	1		- 1	1	Τ	1	I	1		1	ı		Τ	1	1	1	1	1	
Full Address											,					ì			ì						,	,		,									
																															丄	丄	丄				
																															丄	\perp	\perp	\perp	丄		
					1	1	ı	ı	1	ı	1	1	1	1	1	1	1	1	1	1	1			1	1	1	ı	ı	1	1	_	1		1	1	ı	ı
																																					Ь
									1																						丄	丄	\perp	\perp	丄		
No. of Shares ^(Note 7)		ı	ı	1	1	1	ī	E	mai	il Ad	ldre	SS		ı	11	ı	1.1		П	1.1	1.1	ī	П	11	ı	1.1			11	ī	1.1	1	1 1	1.1	1 1		
			_			_			_								_														_	_	_				_
\vdash	RDINARY RESOLUTIONS																FC)R			╄		AGA	INS	ST												
1.	To receive and adopt the au auditor for the year ended			nanc	cial s	tatei	ment	s an	d th	e re	eport	ts of	f the	dire	ecto	rs o	f the	Co ₁	mpai	ny (1	the "	Dire	ctor	s'') a	nd												
2.	-																\dashv							T													
	(ii) To re-elect Dr. Edward Yongxiang Wang as an executive Director.														\neg							T															
	(iii) To re-elect Mr. Jiankang Zhang as a non-executive Director.																					\top															
	(iv) To re-elect Mr. Fengmao Hua as an independent non-executive Director.																																				
	(v) To authorize the board of Directors to fix the remuneration of the Directors.																																				
3.	To re-appoint Deloitte Touche Tohmatsu as auditor and to authorize the board of Directors to fix its remuneration.																																				
4.	To grant a general mandate of treasury shares held und treasury shares) (the "Issu	ler the name of the																																			
5.	To grant a general mandat treasury) not exceeding 10																			such	pur	chase	d sh	ares	in												
6.	To extend the Issue Manda	ate by adding the	nun	nber	of s	hare	s pu	rcha	sed.																												
SPI	ECIAL RESOLUTION																																				
7.	To approve the proposed a Company and the adoption																																				

The full text of the Resolutions is set out in the notice of the AGM which is included in the circular despatched to the shareholders of the Company on May 30, 2024.

- Please insert full name(s) in **BLOCK CAPITALS** as shown in the register of members of the Company.

 If you are a shareholder who is entitled to attend and vote at the AGM, you are entitled to appoint one or more proxies to attend instead of you and to vote on your behalf provided that each proxy is appointed to represent the respective number of shares held by you as specified in the relevant proxy form. A proxy need not be a shareholder of the Company, but must attend the AGM in person in order to represent you.

 If a proxy other than the Chairman of the meeting is preferred, cross out the words "the Chairman of the meeting" and insert the full name(s) and address(es) of the proxy (or proxies) desired in the space provided. If no name is inserted, the Chairman of the meeting will act as your proxy. Any changes should be initialed.

 If you return this proxy form without indicating as to how your proxy is to vote on any particular matter, the person appointed as your proxy will exercise his/her discretion as to whether he/she votes and, if so, how and, unless instructed otherwise, he/she may also vote or abstain from voting as he/she thinks fit on any other business (including amendments to resolutions) which may properly come before the AGM.

 Please insert full address(es) in **BLOCK CAPITALS** as shown in the register of members of the Company.

 This proxy form must be signed and dated by the shareholder row is higher attorney duly authorised to sign on its behalf. In case of joint shareholding, any one shareholder may sign this proxy form. The vote of the senior joint shareholder who tenders a vote, whether in person or by proxy, shall be accepted to the exclusion of the vote(s) of the other joint shareholding, any one shareholder may sign this proxy form. The vote of the senior joint shareholder who tenders a vote, whether in person or by proxy, shall be accepted to the exclusion of the vote(s) of the other joint shareholding. Share registered in your name(s); if no number is inserted, this proxy form in the r

PERSONAL INFORMATION COLLECTION STATEMENT

"Personal Data" in this statement has the same meaning as "personal data" in the Personal Data (Privacy) Ordinance, Cap 486 (PDPO), which will include your and your appointed proxy's name and mailing address and any another personal Data required to be provided. By providing your appointed proxy's Personal Data, you hereby confirm that you have obtained the consent of your appointed proxy to provide their Personal Data to the Company and Its Registrars. The Personal Data provided in this form may be used in connection with processing your appointment of proxy at the Company's AGM and instructions. Your supply of the Personal Data to the Company and/or its Registrars is on a voluntary basis. However, we may not be able to effect the appointment of your proxy and instructions unless you provide us with the Personal Data. The Personal Data to the Registrars' agents, contractors or third-party service providers who/which offer administrative, telecommunications, computer, payment or other data processing services to the Registrars in connection with the operation of their business for the above purposes. The Company and its Registrar supers and its directly related purposes such as for the Company's and its Registrar's record, verification and notification purposes. You have the right to request so and/or correction. You and your appointed proxy have the right to request for access to, correction and/or erasure of the Personal Data, as well as withdrawal of consent, where applicable, should be made in writing by either one of the following means: By mail to: Privacy Officer Computershare Hong Kong Investor Services Limited 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong By email to: PrivacyOfficer@computershare.com.hk.