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**Company number 451931**

**Kibo Energy Public Limited  
Company**

**(“Kibo” or “the Company”)**

**NOTICE OF ANNUAL  
GENERALMEETING  
(the “Meeting”)**

NOTICE is hereby given that the Annual General Meeting of the Company will be held at 12 noon, on 16 September 2022, at the Grand Canal Hotel, Grand Canal Street Upper, D04 X5X7 Dublin 4, Ireland for the purpose of considering, and if thought fit, passing the following resolutions of which resolutions numbered 1, 2, 3, 4 & 5 will be proposed as ordinary resolutions and resolution number 6,7 & 8 will be proposed as special resolutions:

**Ordinary Business**

- 1 To receive, consider and adopt the financial statements for the year ended 31 December 2021 together with the Directors and Auditors Reports thereon.
- 2 To authorise the Directors to fix the remuneration of the Auditors.
- 3 Mr Christian Schaffalitzky retires as a Director of the Company in accordance with Regulation 89 of the Articles of Association of the Company. Mr Schaffalitzky is not seeking re-election to the board of directors of the Company.

**Special Business**

Ordinary Resolution

- 4 The Directors be and are hereby generally and unconditionally authorised pursuant to Section 1021 of the Companies Act 2014 (“**2014 Act**”), in substitution for all existing such authorities, to exercise all powers of the Company to allot relevant securities (within the meaning of Section 1021 of the 2014 Act) provided that such power shall be limited to the allotment of relevant securities up to a maximum aggregate nominal value equal to the nominal value of the authorised but unissued ordinary share capital of the Company from time to time. The authority hereby conferred shall expire on the date of the next annual general meeting of the Company held after the date of passing of this resolution, unless previously revoked, renewed or varied by the Company in General Meeting, save that the Company may before such expiry date make an offer or agreement which would or might require relevant securities to be allotted after such authority has expired and the Directors may allot

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relevant securities in pursuance of such offer or agreement as if the authority hereby conferred had not expired.

#### Ordinary Resolution

- 5 The authorised share capital of the Company be and is hereby increased from €46,000,000 divided into 5,000,000,000 Ordinary Shares of €0.001 each, 3,000,000,000 Existing Deferred Shares of €0.009 each and 1,000,000,000 2019 Deferred Shares of €0.014 each to €48,000,000 by the creation of 2,000,000,000 New Ordinary Shares of €0.001 each ranking equally in all respects with the existing issued and unissued Ordinary Shares of €0.001 each.

#### Special Resolution

- 6 Subject to the passing of Resolution 4 above that the Directors be and are hereby empowered pursuant to Section 1023 of the Companies Act 2014 (“**2014 Act**”), in substitution for all existing such authorities, to allot equity securities (within the meaning of Section 1023 of the 2014 Act) for cash pursuant to the authority conferred by resolution number 4 above as if Section 1022(1) of the 2014 Act, did not apply to any such allotment provided that this power shall be limited to the allotment of equity securities including, without limitation, any shares purchased by the Company pursuant to the provisions of the 2014 Act and held as treasury shares, up to a maximum aggregate nominal value equal to the nominal value of the authorised but unissued ordinary share capital of the Company from time to time. The authority hereby conferred shall expire at the conclusion of the next annual general meeting of the Company held after the date of passing of this resolution, save that the Company may before such expiry, make an offer or agreement which would or might require relevant securities to be allotted after such authority has expired and the Directors may allot relevant securities in pursuance of such offer or agreement notwithstanding that the power hereby conferred had not expired. The authority hereby conferred may be renewed, revoked or varied by special resolution of the Company.

#### Special Resolution

- 7 That, subject to the passing of Resolutions 5 above, the existing clause 5 of the Memorandum of Association of the Company be deleted in its entirety and replaced with the following new clause 5:

“The share capital of the Company is €48,000,000 divided into 7,000,000,000 Ordinary Shares of €0.001 each, 3,000,000,000 Existing Deferred Shares of €0.009 each and 1,000,000,000 2019 Deferred Shares of €0.014 each.”

#### Special Resolution

- 8 That, subject to the passing of Resolution 5 & 7 above, the Articles of Association of the Company be and are hereby amended by the deletion of Article 4 (a) in its entirety, and by the insertion of the following Article 4 (a) in substitution for and the exclusion of the existing Article 4(a):

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“The share capital of the Company is €48,000,000 divided into 7,000,000,000 Ordinary Shares of €0.001 each (“the Ordinary Shares”) and 3,000,000,000 Existing Deferred Shares of €0.009 each (the “Existing Deferred Shares”), and 1,000,000,000 2019 Deferred Shares of €0.014 each (the “2019 Deferred Shares”).”

By Order of the Board

**Noel O’Keeffe**  
**Director and Company Secretary**

**Dated: 24 August 2022**

**Registered Office:**  
**17 Pembroke Street Upper**  
**Dublin 2**  
**Ireland**

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## Notes

### 1. PROXY VOTING

- a. Any member entitled to attend, speak, ask questions and vote at the AGM may exercise his or her right to vote by appointing one or more proxies.
- b. Only those members registered in the register of members of the Company at 7.00 pm on Monday 12 September 2022, if the Meeting is adjourned, at 7.00 pm on the day immediately preceding the date that falls 72 hours before the time appointed for the adjourned meeting, shall be entitled to attend and vote at the Meeting, or if relevant, any adjournment thereof.
- c. All proxy voting instructions (whether submitted directly or through the Euroclear Bank system or the CREST system (for those holding Crest Depository Interests) must be received by the Company's Registrar not less than 48 hours before the time appointed for the AGM or any adjournment of the AGM. However, persons holding through the Euroclear Bank system or the CREST system will also need to comply with any additional voting deadlines imposed by the respective service offerings. All persons affected are recommended to consult with their stockbroker or other intermediary at the earliest opportunity.

**Following the migration of the Company's ordinary shares ("Ordinary Shares") from the CREST system ("CREST") to the securities settlement system operated by Euroclear Bank SA/NV ("Euroclear Bank") (the "EB System") on 15 March 2021, the process for appointing a proxy and/or voting at the meeting will depend on the manner in which you hold your Ordinary Shares and is set out in further detail below.**

- d. **Certificated (paper) shareholders:** For shareholders whose name appears on the register of members of the Company (usually shareholders who hold their shares in certificated (paper) form i.e. not those shareholders holding interests in ordinary shares via the Euroclear Bank system or as CREST Depository Interests through the CREST system), subject to the constitution of the Company and provided it is received not less than 48 hours before the time appointed for the holding of the AGM or adjourned AGM or (in the case of a poll taken otherwise than at or on the same day as the AGM or adjourned AGM) at least 48 hours before the taking of the poll at which it is to be used, the appointment of a proxy may:
  - (i) be submitted by fax to +353 (1) 2240700, provided it is received in legible form.
  - (ii) be submitted electronically by visiting the website of the Company's Registrars at [www.signalshares.com](http://www.signalshares.com) and entering the Company name, Kibo Energy PLC. Shareholders will need to register for the Share Portal by clicking on "Register" (if they have not registered previously) and following the instructions. Shareholders will need their Investor Code (IVC) which can be found on the accompanying address carrier at the top of the Proxy Form that they will receive in the post.; or
  - (iii) by post to Link Registrars Limited, P.O. Box 1110, Maynooth, Kildare
- e. In the case of a corporation, the Form of Proxy must be either executed under its common seal, signed on its behalf by a duly authorised officer or attorney, or submitted electronically in accordance with note 5. Any original power of attorney or authority under which the corporation executed the Form of Proxy must be submitted with the Form of Proxy in accordance with note d.
- f. 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 the votes of the other registered holder(s) and, for this purpose, seniority will be determined by the order in which the names stand in the register of members.
- g. Please indicate how you wish your proxy to vote by marking the appropriate box. You may direct your proxy to vote "For", "Against", to "Withhold" your vote or give him/her "Discretion" to vote as he/she wishes by marking as appropriate. If no such specific instructions are given, or in respect of any other business or matters which may properly come before the Meeting or any adjourned Meeting and whether procedural, administrative and/or substantive in nature (including, without limitation, any motion to amend a resolution or adjourn the Meeting) not specified in the Notice of the Meeting or this Form of Proxy, the proxy will act at his/her discretion. A vote withheld is not a vote in law and will not be counted in the calculation of the proportion of votes "For" and "Against" the resolutions.
- h. **Uncertificated (electronic) shareholders:** Persons who hold their interests in ordinary shares as Belgian law rights through the Euroclear Bank System or as CDIs should consult with their stockbroker or other intermediary at the earliest opportunity for further information on the processes and timelines for submitting proxy votes for the AGM via the respective systems. For information for Euroclear Bank Participants and CREST members holding Crest Depository Interests is set out below. For voting services offered by custodians holding Irish corporate securities directly with Euroclear Bank, please contact your custodian directly.

**Further information for Euroclear Bank Participants:**

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- i. Participants in the Euroclear Bank system (**EB Participants**) can submit proxy appointments (including voting instructions) electronically in the manner described in the document issued by Euroclear Bank SA/NV (**Euroclear Bank**) in February 2021 and entitled "Euroclear Bank as issuer CSD for Irish corporate securities" (the **EB Services Description**). In accordance therewith, EB Participants can either send:
- (a) electronic voting instructions to Euroclear Nominees Limited (as sole registered shareholder of all ordinary shares held through the Euroclear Bank system) ("**Euroclear Nominees**") to either itself, or by appointing the chairman of the AGM as proxy:
    - (i) vote in favour of all or a specific resolution(s);
    - (ii) vote against all or a specific resolution(s);
    - (iii) abstain from all or a specific resolution(s); or
    - (iv) give a discretionary vote to the chairman of the AGM in respect of one or more resolution(s) being put to a vote of the shareholders; or
  - (b) a proxy voting instruction to appoint a third party (other than Euroclear Nominees / the chairman of the AGM) to attend the meeting and vote for the number of ordinary shares specified in the proxy voting instruction.
- (j) Euroclear Bank will, wherever practical, seek a voting instruction deadline of one hour prior to the Company's proxy appointment deadline. Please see the EB Services Description for further information in this respect.
- (k) Voting instructions cannot be changed or cancelled after Euroclear Bank's voting instruction deadline. Neither is there a facility to offer a letter of representation or appoint a corporate representative other than via the process of appointing a third-party proxy described above.
- (l) EB Participants are strongly encouraged to familiarise themselves with the new arrangements with Euroclear Bank, including voting deadlines and procedures.

#### **Further information for CREST members holding CDIs**

- (m) Euroclear UK & Ireland ("EUI"), the operator of the CREST system has arranged for voting instructions relating to CDIs held in CREST to be received via a third-party service provider, Broadridge Financial Solutions Limited ("Broadridge"). Further details on this service are set out in the "All you need know about SRD II in Euroclear UK & Ireland" which can be found at webpage <https://my.euroclear.com>, see in particular the section entitled "CREST International Service – Proxy voting". CREST members can complete and submit proxy appointments (including voting instructions) electronically through Broadridge.
- (n) To facilitate client set up, if you hold CDIs and wish to participate in the proxy voting service, you will need to complete the following documentation which can be found at the following web address: webpage <https://my.euroclear.com>.
- (o) Completed application forms should be returned to EUI by an authorised signatory with another relevant authorised signatory copied in for verification purposes using the following email address: [eui.srd2@euroclear.com](mailto:eui.srd2@euroclear.com)
- (p) Fully completed and returned applications forms will be shared with Broadridge by EUI. Voting instructions cannot be changed or cancelled after Broadridge's voting deadline. Neither is there a facility to offer a letter of representation or appoint a corporate representative other than through the submission of third-party proxy appointment instructions.
- (q) CREST members with holdings of CDIs are strongly encouraged to familiarise themselves with the new arrangements with Broadridge, including the new voting deadlines and procedures and to take, as soon as possible, any further actions require by Broadridge before they can avail of this voting service.

#### **Action required (South African shareholders)**

1. If you have disposed of all your ordinary shares in the Company, this document and all annexures hereto, together with the attached Form of Proxy should be handed to the purchaser of such ordinary shares or to the stockbroker, CSDP, banker or other agent through whom the disposal was effected.

Shareholders holding certificated shares and shareholders holding dematerialised shares, registered in their own name, should complete the attached Form of Proxy in accordance with the instructions contained

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therein and lodge it with the transfer secretaries, Link Market Services South Africa (Pty) Ltd, 13th Floor, 19 Ameshoff Street, Braamfontein (PO Box 4844, Johannesburg, 2000) or via email to [meetfax@jseinvestorservices.co.za](mailto:meetfax@jseinvestorservices.co.za) as soon as possible, but in any event to arrive not less than 13h:00 (South African time) on the 14 September 2022.

2. Shareholders holding dematerialised shares, other than shareholders with dematerialised shares registered in their own name, who wish to attend the Annual General Meeting by way of proxy, must contact their CSDP or stockbroker who will furnish them with the requisite authority to be represented thereat. This must be done in terms of the custody agreement between the member and his CSDP or stockbroker.

## **DOCUMENTATION**

Copies of all documentation tabled before the AGM are available on the Company's website [www.kibo.energy](http://www.kibo.energy). Should you not receive a Form of Proxy, or should you wish to be sent copies of these documents, you may request this by telephoning the Company's registrar or by writing to the Company Secretary at the address set out above.

# KIBO Energy PLC Annual General Meeting Form of Proxy

**Note:** Please indicate with an 'x' in the boxes below how you wish your votes to be cast in respect of each of the resolutions detailed in the notice convening the Meeting. If no specific direction as to voting is given, the proxy will vote or abstain from voting at his/her discretion.

Resolutions to be voted on are set out in detail in the Notice of Annual General Meeting.

<b>Ordinary Business</b>	For	Against	Vote Withheld
1. To receive, consider and adopt the accounts for the year ended 31 December 2021 and the Directors' and Auditor's Reports thereon.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
2. To authorize the Directors to fix the remuneration of the Auditors.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
3. To note the resignation of Mr. Christian Schaffalitzky as a Director.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
<b>Special Business</b>			
4. That the Directors be and are hereby generally and unconditionally authorized to execute all powers of the Company to allot relevant securities.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
5. That the authorized share capital of the Company be increased	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
6. That the Directors be and are hereby empowered pursuant to Section 1023(3) of the Companies Act, 2014 to allot equity securities.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
7. That the Memorandum of Association of Company be updated	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
8. That the Articles of Association of Company be updated	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

I/We (see Note (A) below) the undersigned being a member/members of the Company HEREBY APPOINT (See Note B below)

(a) the duly appointed Chairman of the Meeting; or

(b) \_\_\_\_\_  
of \_\_\_\_\_

as my/our proxy to vote for me/us on my/our behalf at the Annual General Meeting of the Company to be held on Friday, 16 September 2022, at 12.00 noon at the Grand Canal Hotel, Grand Canal Street Upper, D04 X5X7, Dublin 4, Ireland and at any adjournment thereof.

Signed (See Note (B) below):

\_\_\_\_\_  
Date: \_\_\_\_\_

Name	Telephone Number	Email Address

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**NOTES:**

- (A) A shareholder must insert his, her or its full name and registered address in type or block letters. In the case of joint accounts, the names of all holders must be stated.
- (B) If you desire to appoint a proxy other than the Chairman of the Meeting, please insert his or her name and address in the space provided and delete the words “the Chairman of the Meeting or”
- (C) The Form of Proxy must:
- (i) in the case of an individual shareholder be signed by the shareholder or his or her attorney; and
  - (ii) in the case of a corporate shareholder be given either under its common seal or signed on its behalf by an attorney or by a duly authorized officer of the corporate shareholder.
- (D) In the case of joint holders, the vote of the senior holder who tenders a vote shall be accepted to the exclusion of the votes of the other joint holders and for this purpose seniority shall be determined by the order in which the names stand in the register of members of the Company in respect of the joint holding.
- (E) To be valid, the Form of Proxy and, if relevant, the power of attorney under which it is signed, or a certified copy of that power of attorney, must be received by the Company’s share registrar, Link Registrars Ltd, by post to PO. Box 1110, Maynooth, Co Kildare, Ireland or by hand to Link Registrars Limited, Level 2, Block C, Maynooth Business Campus, Maynooth, Co Kildare, W23 F854, Ireland at not less than 48 hours prior to the time appointed for the meeting. The appointment of a proxy may also:

(a). be submitted by fax to +353 1 2240700, provided it is received in legible form; or

(b). be submitted electronically, via the internet by accessing the Company’s Registrar’s website [www.signalshares.com](http://www.signalshares.com), entering the company name, Kibo Energy p.l.c. You will need to register for the share portal by clicking on ‘registration section’ (if you have not registered previously) and then follow the instructions thereon. Shareholders will require their Shareholder Investor Code (IVC) as printed on the accompanying address carrier at the top of the Proxy Form that they will receive in the post. A Shareholder wishing to appoint a proxy by electronic means may do so any time up to 12.00 noon on 14 September 2022; or

(c). Euroclear Bank participants and those who hold their interests in the ordinary shares in the Company as CREST Depository Interests should consult with their stockbroker or other intermediary, as applicable, for further information on the processes and timelines for submitting proxy votes for the AGM through the respective systems. Please refer to Notes after the Notice of AGM.

**South African shareholders must send their proxies to the Transfer Secretaries, Link Market Services South Africa (Pty) Ltd, 13th Floor, 19 Ameshoff Street, Braamfontein (PO Box 4844, Johannesburg, 2000) or via email to [meetfax@linkmarketservices.co.za](mailto:meetfax@linkmarketservices.co.za) not later than 13h:00 (South African time) on 14 September 2022 (refer to notes to the Form of Proxy for South African Shareholder’s below). The record date for shareholders to be recorded in the securities register of the Company in order to be able to have their proxy vote recorded at the Annual General Meeting is Friday, 9 September 2022. The last date to trade to enable a proxy vote to be submitted for the Annual General Meeting is Tuesday, 6 September 2022.**

- (F) The “Vote Withheld” option is provided to enable you to abstain on any particular resolution. It should be noted that a “Vote Withheld” is not a vote in law and will not be counted in the calculation of the proportion of the votes ‘For’ and ‘Against’ a resolution.
- (G) Only those members registered in the Register of Members of the Company at 7:00pm on 12 September 2022 or if the AGM is adjourned, at the close of business 4 days before the time appointed for the adjourned meeting shall be entitled to attend, speak, ask questions and in respect of the number of shares registered in their name, vote at the meeting, or if relevant, any adjournment thereof. Changes in the register after that time and date will be disregarded in determining the right of any person to attend and/or vote at the meeting or any adjournment thereof.
- (H) The Chairperson of the Annual General Meeting may accept or reject any Form of Proxy, in his absolute discretion, which is completed other than in accordance with these notes.

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## **SOUTH AFRICAN SHAREHOLDERS**

### **Notes to the Form of Proxy**

1. A KIBO shareholder may insert the name of a proxy or the names of two alternative proxies of the Kibo shareholder's choice in the space/s provided with or without deleting "the Chairperson of the General Meeting" but any such deletion must be initialled by the KIBO shareholder concerned. The person whose name appears first on the Form of Proxy and who is present at the Annual General Meeting will be entitled to act as proxy to the exclusion of those whose name follow.
2. Please insert an "X" in the relevant spaces according to how you wish your votes to be cast. However, if you wish to cast your votes in respect of a lesser number of shares than you own in the Company, insert the number of ordinary shares held in respect of which you desire to vote. Failure to comply with the above will be deemed to authorise the Chairman to vote or to abstain from voting at the Annual General Meeting as he/she deems fit in respect of all the shareholder's votes exercisable thereat. A shareholder through the appointment of the Chairman as is/her proxy ( is not obliged to use all the votes exercisable by the shareholder or by his/her proxy, but the total of the votes cast and in respect whereof abstentions recorded may not exceed the total of the votes exercisable by the shareholder or by his/her proxy.
3. The date must be filled in on this Form of Proxy when it is signed.
4. Where there are joint holders of shares, the vote of the senior joint holder who tenders a vote, as determined by the order in which the names stand in the register of members, will be accepted.
5. Documentary evidence establishing the authority of a person signing this Form of Proxy in a representative capacity must be attached to this Form of Proxy unless previously recorded by the Transfer Secretaries of the Company or waived by the Chairperson of the Annual General Meeting.
6. Any alterations or corrections made to this Form of Proxy must be initialled by the signatory/ies.
7. A minor must be assisted by his/her parent or guardian unless the relevant documents establishing his/her legal capacity are produced or have been registered by the Transfer Secretaries of the Company.
8. Forms of Proxy must be received by the Transfer Secretaries, Link Market Services South Africa (Pty) Ltd, 13th Floor, 19 Ameshoff Street, Braamfontein (PO Box 4844, Johannesburg, 2000) or via email to [meetfax@jseinvestorservices.co.za](mailto:meetfax@jseinvestorservices.co.za) by not later than 13h:00 on 14 September 2022. The record date for shareholders to be recorded in the securities register of the Company in order to be able to have their proxy vote recorded at the Annual General Meeting is Friday, 9 September 2022. The last date to trade to enable a proxy vote to be submitted for the Annual General Meeting is Tuesday, 6 September 2022.
9. The Chairperson of the Annual General Meeting may accept or reject any Form of Proxy, in his absolute discretion, which is completed other than in accordance with these notes.
10. If required, additional Forms of Proxy are available from the Transfer Secretaries of the Company.
11. Dematerialised shareholders, other than by own name registration, must NOT complete this Form of Proxy and must provide their CSDP or broker of their voting instructions in terms of the custody.

To be completed and mailed to:

JSE Investor Services (Pty) Ltd PO Box 4844, Johannesburg 2000

OR

To be completed and hand delivered to: JSE Investor Services (Pty) Ltd,

13th Floor, 19 Ameshoff Street, Braamfontein OR

E-mail:[meetfax@jseinvestorservices.co.za](mailto:meetfax@jseinvestorservices.co.za)

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## **EXPLANATION OF RESOLUTIONS TO BE PROPOSED AT THE ANNUAL GENERAL MEETING**

### **Resolution 1: Financial statements**

The Directors will present the financial statements of the Company for the year ended 31 December 2021. A full copy of the Annual Report is available on the Kibo website [www.kibo.energy](http://www.kibo.energy).

### **Resolution 2: Auditors' remuneration**

The Directors are seeking to renew their authority to fix the remuneration of the Auditors for the year ending 31 December 2022.

### **Resolutions 3: Re-election of Directors**

Kibo Energy PLC is led by a strong and effective Board of Directors. The performance of the Board is reviewed annually, and each of the Directors has made a substantial contribution to the leadership and governance of the Company during the year and continues to contribute effectively and to demonstrate commitment to their respective roles.

Mr Christian Schaffalitzky is retiring as a director of the Company in accordance with Regulation 89 of the Articles of Association of the Company and is not seeking re-election to the board of directors of the Company.

### **Resolution 4: Allotment of shares**

At the Annual General Meeting of the Company held in 2021, shareholders gave the Directors a general authority under Section 1021 of the Companies Act, 2014 to allot shares. That authority will expire at the conclusion of the forthcoming Annual General Meeting. Shareholders are therefore being asked to renew the Directors' authority to allot shares in the Company.

By Resolution 4, the Directors will, at the forthcoming Annual General Meeting, seek authority to issue shares up to a maximum aggregate nominal value equal to the nominal value of the authorised but unissued ordinary share capital of the Company from time to time. The authority will, if renewed, expire at the conclusion of the annual general meeting to be held in 2023. The Directors will exercise this authority only if they consider this to be in the best interests of shareholders generally at that time.

### **Resolution 5: Increase authorised Share capital**

Shareholders are being asked to approve an increase in the authorised share capital of the Company so as to facilitate the issue of additional shares.

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**Resolution 6: Dis-application of pre-emption rights**

The power given to the Directors at the 2021 Annual General Meeting to allot shares for cash otherwise than in accordance with statutory pre-emption rights also expires at the conclusion of the forthcoming Annual General Meeting.

Shareholders are therefore also being asked to renew, until the Annual General Meeting to be held in 2023, the Directors' authority to allot shares for cash otherwise than in accordance with statutory pre-emption provisions in the event of a rights issue or in respect of any other issue of equity securities for cash up to a maximum aggregate nominal value equal to the nominal value of the authorised but unissued ordinary share capital of the Company from time to time. The Directors will exercise this authority only if they consider this to be in the best interests of shareholders generally at that time.

**Resolution 7: Amendments to the Share Capital Clause of the Memorandum of Association**

Subject to passing of Resolution 5, the Directors are seeking approval to change the relevant provisions of the Memorandum of Association of the Company to reflect the proposed increase in the authorised share capital.

**Resolution 8: Amendments to the Share Capital Clause of the Articles of Association**

Subject to passing of Resolution 5 and 7, the Directors are seeking approval to change the relevant provisions of the Articles of Association of the Company to reflect the proposed increase in the authorised share capital.