CHELSEA LOGISTICS AND INFRASTRUCTURE HOLDINGS CORP. ANNUAL STOCKHOLDERS' MEETING 20 September 2024 at 11 a.m.

Via Remote Communication

PROXY / BALLOT

I/We,	P. (the "Con e Secretary on the Annual Sta.m., and an or could if pren on matter	mpany"), here _ or in his/her of the Meeting cockholders' Me ny adjournmer resent and voting s which may pr	by appoints, absence, the , as my/ our eeting of the ot(s) thereof, ng in person, roperly come
Thomas	Action		
Items	For	Action	Abstain
1. Approval of the 2023 Audited Financial Statements	FOI	Against	ADStaili
and the Annual Report			
2. Approval of the Minutes of the Annual Stockholders' Meeting held on May 9, 2023			
3. Ratification and confirmation of all acts and			
resolutions of the Board and Management executed in the normal course of business covering the period			
February 21, 2023 until July 15, 2024			
4. Election of the following to the Board of Directors:			
a. Dennis A. Uy b. Cherylyn C. Uy			
c. Chryss Alfonsus V. Damuy			
d. Eduardo A. Bangayan			
e. Arthur Kenneth L. Sy			
f. Efren E. Uy			
g. Miguel Rene A. Dominguez – Independent Director			
h. Jesus S. Guevara II – Independent Director			
i. Gilbert F. Santa Maria – Independent Director			
5. Appointment of Isla Lipana & Co. as External Auditor			
for 2024			
PRINTED NAME OF STO	CKHOLDER	<u> </u>	

SIGNATURE OF STOCKHOLDER

Number of Shares: Contact Number: Email Address:

THIS BALLOT SHOULD BE RECEIVED BY THE CORPORATE SECRETARY ON OR BEFORE 5 p.m. of **September 16, 2024** (Philippine Time) through email at ASM@chelsealogistics.ph or delivery to the Office of the Corporate Secretary at the 18th Floor, Udenna Tower, Rizal Drive corner 4th Avenue, Bonifacio Global City, Taguig City.

Date:

THIS PROXY, WHEN PROPERLY EXECUTED, WILL BE VOTED IN THE MANNER AS DIRECTED HEREIN BY THE STOCKHOLDER(S). IF NO DIRECTION IS MADE, THIS PROXY WILL BE VOTED FOR THE APPROVAL OF THE MATTERS STATED ABOVE AND FOR SUCH OTHER MATTERS AS MAY PROPERLY COME BEFORE THE MEETING IN THE MANNER DESCRIBED IN THE INFORMATION STATEMENT.

A STOCKHOLDER GIVING A PROXY HAS THE POWER TO REVOKE IT AT ANY TIME BEFORE THE RIGHT GRANTED IS EXERCISED. A PROXY IS ALSO CONSIDERED REVOKED IF THE STOCKHOLDER ATTENDS THE MEETING IN PERSON AND EXPRESSED HIS INTENTION TO VOTE IN PERSON. THIS PROXY DOES NOT NEED TO BE NOTARIZED. (Partnerships, Corporations and Associations must attach certified Resolutions designating their proxies / representatives and authorized signatories.)

THIS PROXY NEED NOT BE NOTARIZED.