

銀建國際控股集團有限公司 (Incorporated in Hong Kong with limited liability)

I/V	Ve (Note I)					
of						
bei	ing the registered holde e " ") failing him (Notes 3&4)	er(s) of ^(Note 2)		shares of Sil-	ver Grant International Hold	ings Group Limited
or	failing him (Notes 3&4)					
or 1,	failing him, the Chairn 26/F, Guangzhou Jiay	nan of the extraordinary u Center, 769 Huacher	ng Avenue, Tianhe Dist	ny adjournment thereof) (the trict, Guangzhou, Guangdon ne/us at the Meeting and to v	g Province, the People's Re	public of China or
					(Note 5)	(Note 5)
			ent Deeds (as defined in e transactions contempl	n the circular (" ") ated thereunder (including		
tl	he Company of the specircular)) and to authori	ecific mandate to allot a ise any one or more dire	and issue the Conversion ectors of the Company to	ne grant to the directors of on Shares (as defined in the o do all such acts and things desirable and expedient for		
С	ontemplated thereunde	r.				
Dated this day of		day of	2022	Signature(s) (Note6):		
No	tes:					
1.	Full name(s) and address	ss(es) to be inserted in	•			
2.	Please insert the number of shares of the Company registered in your name(s). 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.	A member of the Company entitled to attend and vote at the Meeting is entitled to appoint one or more proxies to attend, speak and vote instead of him. The prox need not be a member of the Company but must attend the Meeting in person to represent you. Any alteration made in this form of proxy must be initialled by the person who signs it.					
4.	Please insert the name and address of the proxy desired and strike out the words "or failing him, the Chairman of the Meeting".					
5.			,	✓	Frilms to a	
	Failure to complete the boxes we entitle your proxy to cast his vote at his discretion. Your proxy will also be entitled to vote at his discretion on any resolution properly put to the Meeting other that those referred to in the notice convening the Meeting.					
6.	This form of proxy mus	st be signed by you or you	r attorney duly authorised i	n writing or, in the case of a corp	oration, must be either under its	common seal or unde
	members of the Compa	ny in respect of the relevan	at shares shall also be entitle	ed to vote in respect thereof.		