

## YIHAI INTERNATIONAL HOLDING LTD.

## 頤海國際控股有限公司

(Incorporated in the Cayman Islands with limited liability)

(Stock Code: 1579)

## FORM OF PROXY FOR THE EXTRAORDINARY GENERAL MEETING

\_ (Block capitals, please) of (Address)

						being the holder(s) of
Interna	ational Holding Ltd.	(the "Company") hereby appoint th	ne chairman of the extr	e 1) shares of aordinary gene	US\$0.00001 each	n in the capital of Yiha Chairman") (see Note 2
(Name	)		of (Address	s)		
Songle at 2:00	ei Office Building, H p.m., and at any ad	ne extraordinary general meeting of leng Song Yuan, Middle Road of So journment thereof or on any resolution tote 3) in respect of the undermenti	uth 3rd Ring Road, Fer on or motion which is p	ngtai District, H	Beijing, PRC on M	onday, 6 November 201
		Ordinary Resolutions (see Note	3)		For	Against
1.	"Hotpot Soup Fla entered into betwee (Shanghai) Food Co flavouring products self-serving small h Agreement") dated Yihai Shanghai in re Hotpot Products") Hotpot Soup Flavou Agreement are col Agreements") and	nd confirm the hotpot soup flavourin vouring Products Sales Agreemen in Yihai (Shanghai) Food Co., Ltd., o., Ltd. (the "Joint Venture") in relaby Yihai Shanghai and its subsidiari otpot products sales agreement (the 18 September 2017 entered into telation to the sales of self-serving sm by the Joint Venture to Yihai Sharing Products Sales Agreement and telectively referred to as the "Fraito approve the relevant annual ander (Ordinary resolution 1 as set	t") dated 18 September ("Yihai Shanghai") and tition to the sale of hother to the Joint Venture, "Small Hotpot Produce tween the Joint Venture, all hotpot products (the nghai and its subsidiar he Small Hotpot Produce mework Sales and Ptl caps and the transparence of the sales are sales and the transparence of the sales are sales a	er 2017 d Fuhai boot soup and the ts Sales ure and "Small ies (the ts Sales urchase sactions		
2.	"Supplemental Mabetween Sichuan H LAO HOLDINGS Haidilao and their to regulate the sale	and confirm the supplemental aster Sales Agreement") dated 18 aidilao Catering Corporation Ltd. (PTE. LTD. ("Singapore Haidilao espective subsidiaries, the "Haidilao fo Small Hotpot Products by Yihai S and the transactions contemplated totice of EGM)	September 2017 enter "Sichuan Haidilao"), and, together with Group") and Yihai Shanghai and its subsidi	red into HAI DI Sichuan hanghai aries to		
3.	To approve, ratify and confirm the proposed annual caps for the sale of the Small Hotpot Products to the Haidilao Group and the proposed revised annual caps for the sale of hotpot soup flavouring and Chinese-style compound condiment products manufactured using formulas owned by the Haidilao Group for use in its hot pot restaurants (the "Haidilao Customized Products"), and the proposed revised annual caps (the "Revised Annual Caps") for the transactions contemplated under the master sales agreement dated 24 June 2016 entered into between Sichuan Haidilao, Singapore Haidilao and Yihai Shanghai (as supplemented by the Supplemental Master Sales Agreement) (Ordinary resolution 3 as set out in the notice of EGM).					
Dated	this	day of	, 2017	Signature(s)		(see Note 5)
Notes:		er of shares registered in your name(s); if		form of proxy wil	l be deemed to relate	to all the shares in the capit

I/We (Name)

- of the Company registered in your name(s).

  A proxy need not be a member of the Company. A member may appoint more than one proxy of his/her own choice. If you wish to appoint some person other than the Chairman as your proxy, strike out the words "the chairman of the meeting", and insert the name(s) of the person(s) appointed as proxy in space provided. IF NO NAME IS INSERTED, THE CHAIRMAN WILL ACT AS YOUR PROXY. Any alteration made to this form of proxy must be initialled by the person who signs it.

  IMPORTANT: IF YOU WISH TO VOTE FOR ANY RESOLUTION, PLEASE TICK THE BOX MARKED "For". IF YOU WISH TO VOTE AGAINST ANY RESOLUTION, PLEASE TICK THE BOX MARKED "For" the your proxy to cast your vote or abstain at his/her discretion. Your proxy will also be entitled to vote at his/her discretion on any resolution properly put to the meeting other than those referred to in the notice convening the meeting. 3
- The instrument appointing a proxy shall be in writing under the hand of the appointor or of his attorney authorised in writing, or if the appointor is a corporation, either under its seal or under the hand of an officer, attorney or other person duly authorised to sign the same.

  In the case of joint holders, the signature of any one holder will be sufficient but the names of all the joint holders should be stated.

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  Where there are joint holders of any share of the Company, any one of such joint holders may vote at the meeting, either in person or by proxy, in respect of such share as if he/she were solely entitled thereto, but if more than one of such joint holders be present at the meeting, 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 joint holders, and for this purpose seniority shall be determined as that one of the said persons so present whose name stands first on the register in respect of such share shall alone be entitled to vote in respect thereof.

  To be valid, this form of proxy must be completed, signed and deposited at the Company's Share Registrar in Hong Kong, Computershare Hong Kong Investor Services Limited, at 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong, together with (if required by the Board) the power of attorney or other authority, not less than 48 hours before the time for holding the meeting. The completion and return of the form of proxy shall not preclude shareholders of the Company from attending and voting in person at the above meeting (or any adjourned meeting thereof) if they so wish.