PROXY FORM

TIANJIN PHARMACEUTICAL DA REN TANG GROUP CORPORATION LIMITED

(Formerly known as Tianjin Zhong Xin Pharmaceutical Group Corporation Limited)
(Company Registration No.: 91120000103100784F)
(Incorporated in the People's Republic of China)
(the "Company")

EXTRAORDINARY GENERAL MEETING PROXY FORM

(You are advised to read the notes below before completing this form)

3. \(\)(\)(\)(\)(\)(\)(\)(\)(\)(\)(\)(\)(\)	a) in respect of Hesolutions 1, 2 and 3, he/she/it must gives the appointment of the Chairman of the EGM as his/h b) in respect of Resolutions 4 and 5, for which cumulative v and 5, respectively, in the Proxy Form. If no specific dir resolution will be treated as invalid. Where a S-Share Shareholder (whether individual or corporate a) in respect of Resolutions 1, 2 and 3, he/she/it must give s the proxy(les) may vote or abstain from voting on the bin respect of Resolutions 4 and 5, for which cumulative v and 5, respectively, in the Proxy Form. If no specific direction. An investor who holds shares under the Central Provident Fupplicable) and wishes to vote should inform their respectively. It, by 5:00 p.m. on Wednesday; 18 December 2024). The large-process if used or purported to be used by them.	ission, No. 17 Baidi Road, Nankai District, Tianjin, the PRC 3001 19537 for S-Share Shareholders in Singapore) on Monday, 30 Diso choose to appoint the Chairman of the EGM as his/her/fits pia a S-Share Shareholder (whether individual or corporate) appoint profits provided in the result of the re	ne Proxy Form id ow many vote the Chairman of the EGM) a ne Proxy Form ow many vote or abstain from the antary Retirem least seven (* Investors an vacy terms set	In the absence of sp is he/she/it wishes to vot of the EGM as his/he is his/her/its proxy(ies): In the absence of sp is he/she/it wishes to vot on voting on those retent Scheme ("SRS Im 2) working days before dishall be ineffective out in the Company's N	ecific instruct on Resolution r/its proxy for ecific instruct of on Resolution solutions at his restor") (as ma the date of the for all intents Notice of EGM of	tions, ions 4 r that tions, ions 4 is/her ay be EGM s and dated
I/We,					()	Name
with N	RIC/Passport/Company Registration Number					
of	a member/members of Tianiin Pharmaceutical Da F	Ren Tang Group Corporation Limited (the "Company") hereby ar	point:	(Add	dress
), Hereby ap	<u> </u>		
Name		NRIC/Passport Number		Proportion of S No. of Shares		_
Add	ress			No. of onares	76	
and/or	(delete as appropriate)					
Name		NRIC/Passport Number		Proportion of Shareholdings		
				No. of Shares	%	6
Add	ress					
or faili behalf Tianjin Singar	ng whom, or if no persons are named above, the Cha at the Extraordinary General Meeting of the Compar , the People's Republic of China (the "PRC") 300193 jore 069537 for S-Share Shareholders in Singapore	irman of the Extraordinary General Meeting as my/our ny ("EGM") to be held at the meeting room of Da Ren to concurrently, a video conferencing at RNN Conferen o) on Monday, 30 December 2024 at 2:00 p.m. and a	proxy/proxion Tang Mansion Ce Centre, 1 t any adjou	es to attend, speak a on, No. 17 Baidi Roa 37 Cecil Street, #04 nment thereof.	and vote on n ad, Nankai D -01 Cecil Bu	ny/ou istrict iilding
I/We d the pr arising specifi instruc	irect my/our proxy/proxies to vote on the Resolution oxy/proxies (except where the Chairman of the E at the meeting and at any adjournment thereof. W c instructions as to voting, or abstentions from votin tions as to how many votes are to be cast, the app	n(s) to be proposed at the EGM as indicated hereunder GM is appointed as proxy) will vote or abstain fron there the Chairman of the EGM is appointed as proxy are given, or (ii) in respect of Resolutions 4 and 5, pointment of the Chairman of the EGM as proxy f	er. If no spe n voting at h y, and (i) in for which co or that reso	cific direction as to his/her/their discretespect of Resolution from the community of the color	o voting is of tion on any rons 1, 2 and apply, no speed as inval	given matter 13, no pecific lid.
		Resolution(s) (poll voting)				
No.	Resolution(s) relating to:		For ^{Note 2}	Against ^{Note 2}	Abstain ^{No}	ote 2
1	To consider and approve the proposed amendmen the application for changes in the industrial and c	ts to the Articles of Association of the Company and commercial registration				
2	To consider and approve the proposed amendments to the undertaking made by Tianjin Pharmaceutical Holdings Co., Ltd. (天津市医药集团有限公司)					
3	To consider and approve the proposed re-appointment of CAC Certified Public Accountants LLP (中审 华会计师事务所) as the People's Republic of China auditors of the Company for the financial year ending 31 December 2024 ("FY02/4") to hold office until the conclusion of the next annual general meeting, and the proposed re-appointment of Foo Kon Tan LLP as the international auditors of the Company for FY2024 to hold office until the conclusion of the next annual general meeting, and to propose for the shareholders of the Company at the Extraordinary General Meeting to authorise the Board to determine their respective remuneration					
7-	anaiday and annuary the grant of anaiday and	Resolution(s) (cumulative voting)				
To consider and approve the proposed appointment of one (1) non-independent director of the Company No. Resolution(s) relating to:			No. of votes ^{Note 3}			
4	· · · · · ·	ent of Mr. Xing Jianhua (幸建华) as a Non-Executive	110. 01 10165			

No. of votes^{Note 3}

Total number of Shares in:

(a) Depository Register

(b) Register of Members

No. of Shares^{Note 1}

No. Resolution(s) relating to:

Dated this _____ day of ___

IMPORTANT

5 To consider and approve the proposed appointment of Ms. Xie Xi (谢希) as a Supervisor of the Company

To consider and approve the proposed appointment of one (1) supervisor of the Company

PROXY FORM

Notes

- Please insert the total number of Shares held by you. If you have Shares entered against your name in the Depository Register (as defined in Section 81SF of the Securitie and Futures Act 2001 of Singapore), you should insert that number of Shares. If you have Shares registered in your name in the Register of Members of the Company, you should insert that number of Shares. If you have Shares entered against your name in the Depository Register and Shares registered in your name in the Register of Members of the Company, you should insert the aggregate number of Shares entered against your name in the Depository Register and registered in your name in the Register of Members of If no number is inserted, this instrument of proxy will be deemed to relate to all the Shares held by you.
- Resolutions 1, 2 and 3 will be voted on BY WAY OF POLL, and every Shareholder shall be entitled to one (1) vote for every Share such Shareholder holds or such proxy represents. If you wish your proxy/proxies to exercise all your votes "For", "Against" or to "Abstain" from voting, please indicate with a tick () or a cross (x) within the box provided in respect of Resolutions 1, 2 and 3. Alternatively, please indicate the number of votes as appropriate. If you mark the abstain box for a particular resolution, you are directing your proxy/proxies not to vote on that resolution on a poll and your votes will not be counted in computing the required majority on a poll.
- IMPORTANT Cumulative Voting for Election of Director(s) or Supervisor(s)
 - (a) Resolutions 4 and 5 will be voted on BY WAY OF CUMULATIVE VOTING in two (2) proposal groups, and every Shareholder (including S-Share Shareholder) shall, in respect of the resolution(s) under each proposal group, be entitled to a number of votes equivalent to the number of Shares such Shareholder (including S-Share Shareholder) holds or such proxy represents multiplied by the number of the candidate(s) standing for election as director or supervisor under that proposal group. Please DO NOT indicate with a tick ("") or a cross (x) within the box provided in respect of Resolutions 4 and 5 in this Proxy Form. Instead, you should indicate the number of votes as appropriate. Please see the detailed illustration as set out below.
 - The cumulative voting will be conducted separately into two (2) proposal groups, categorised into (i) resolution(s) for the election of non-independent director(s), and (ii) resolution(s) for the election of supervisor(s). This means that:
 - (i) for the election of the one (1) non-independent director, the total number of votes you are entitled to cast in aggregate for Resolution 4 shall equal to the number of Shares held by you multiplied by the number of the candidate(s) standing for election as non-independent director(s) under such proposal group in relation to the proposed appointment of non-independent director(s) of the Company (i.e., 1), and this particular allocation of votes may only be cast on the candidate(s) standing for election as non-independent director(s) under such proposal group; and
 - (ii) for the election of one (1) supervisor, the total number of votes you are entitled to cast in aggregate for Resolution 5 shall equal to the number of Shares held by you multiplied by the number of the candidate(s) standing for election as supervisor(s) under such proposal group in relation to the proposed appointment of supervisor(s) of the Company (i.e., 1), and this particular allocation of votes may only be cast on the candidate(s) standing for election as supervisor(s) under such proposal group.

As to the allocation of votes within each relevant proposal group, you may either cast all your relevant number of votes for that proposal group to one (1) of the candidates in that proposal group, or where applicable, cast them equally or diversely to more than one (1) of the candidates (as the case may be) in that proposal group.

PLEASE NOTE WITH PARTICULAR ATTENTION THAT, IF THE TOTAL NUMBER OF VOTES YOU HAVE CAST IS LESS THAN OR EQUAL TO THE MAXIMUM NUMBER OF VOTES YOU ARE ENTITLED TO CAST IN RESPECT OF THAT PARTICULAR PROPOSAL GROUP. YOUR VOTES SHALL BE VALID AND THE VOTES NOT CAST SHALL BE DEEMED TO HAVE BEEN WAIVED BY YOU; IF THE TOTAL NUMBER OF VOTES YOU HAVE CAST EXCEEDS THE MAXIMUM VOTES YOU ARE ENTITLED TO CAST IN RESPECT OF THAT PARTICULAR PROPOSAL GROUP, ALL THE VOTES CAST BY YOU SHALL BE INVALID AND YOU SHALL BE DEEMED AS HAVING WAIVED YOUR RIGHT TO VOTE.

Solely for illustrative purposes only:

If you hold 100 Shares:

- as there is one (1) candidate standing for election as non-independent director under the proposal group in relation to the proposed appointment of non-independent director(s) of the Company (i.e., Resolution 4), the total number of votes you are entitled to cast under this proposal group will be 100 votes, and this 100 votes may only be cast on the sole proposed candidate standing for election as non-independent director under the proposal group in relation to the proposed appointment of non-independent director(s) of the Company, You may cast all the 100 votes or only part of them that you are entitled to cast under the proposal group in relation to the proposed appointment of non-independent director(s) of the Company; and
- as there is one (1) candidate standing for election as supervisor under the proposal group in relation to the proposed appointment of supervisor(s) of the Company (i.e., Resolution 5), the total number of votes you are entitled to cast under this proposal group will be 100 votes, and this 100 votes may only be cast on the sole proposed candidate standing for election as supervisor under the proposal group in relation to the proposed appointment of supervisor(s) of the Company. You may cast all the 100 votes or only part of them that you are entitled to cast under the proposal group in relation to the proposed appointment of supervisor(s) of the Company.
- (c) A candidate standing for election as director or supervisor shall be determined as elected according to the number of votes received by each candidate in descending order; provided, however, that for a candidate to be elected, the minimum number of votes that such candidate received shall be more than half (1/2) of the total number of Shares held by those Shareholders attending the general meeting. If none of the candidates received votes that are more than half (1/2) of the total number of Shares held by those Shareholders attending the general meeting, none of the candidates will be elected at the general meeting and another election shall be conducted at the next general meeting to fill the vacancy.

If the number of director(s) or supervisor(s) successfully elected is less than the number of director(s) or supervisor(s) to be elected at the general meeting, another election shall be conducted at the next general meeting to fill the vacancy.

If the number of the candidates standing for election as director(s) or supervisor(s) who have received more than half (1/2) of the total number of Shares held by those Shareholders attending the general meeting is more than the number of director(s) or supervisor(s) to be elected at the general meeting, the candidates standing for election as director(s) or supervisor(s) shall be determined as elected according to the number of votes received by each candidate in descending order.

In the event of failure to determine the elected candidate due to a tie vote between two (2) or more candidates standing for election as director(s) or supervisor(s) (such that, if all of them are elected, the number of elected candidates would exceed the number of vacancies), none of these candidates will be elected at the general meeting and another election shall be conducted at the next general meeting to fill the vacancy.

A Shareholder (whether individual or corporate, including Relevant Intermediaries) entitled to attend and vote at the EGM is entitled to appoint one (1) or more persons (who need not also be Shareholder(s)) to act as his/her/its proxy(ies) to attend and vote on his/her/its behalf at the EGM. Where a Shareholder appoints more than one (1) proxy, the appointment shall be deemed to be alternative unless he/she/it specifies the proportion of his/her/its shareholding (expressed as a percentage of the whole) to be represented by each proxy.

If the appointor is a corporation, the instrument of proxy must be executed under seal or the hand of its duly authorised officer or attorney.

A S-Share Shareholder (whether individual or corporate) can also choose to appoint the Chairman of the EGM as his/her/its proxy, but this is not mandatory. The Chairman of the EGM, as proxy, need not be a Shareholder of the Company. Where a S-Share Shareholder (whether individual or corporate) appoints the Chairman of the EGM as his/her/its proxy

- (a) in respect of Resolutions 1, 2 and 3, he/she/it must give specific instructions as to voting, or abstentions from voting, in this Proxy Form. In the absence of specific instructions, the appointment of the Chairman of the EGM as his/her/its proxy for that resolution will be treated as invalid; and
- in respect of Resolutions 4 and 5, for which cumulative voting will apply, he/she/it must give specific instructions as to how many votes he/she/it wishes to vote on Resolutions 4 and 5, respectively, in this Proxy Form. If no specific direction as to how many votes is given, the appointment of the Chairman of the EGM as his/her/its proxy for that resolution will be treated as invalid.

Where a S-Share Shareholder (whether individual or corporate) appoints one (1) or more persons (other than the Chairman of the EGM) as his/her/its proxy(ies):

- (a) in respect of Resolutions 1, 2 and 3, he/she/it must give specific instructions as to voting, or abstentions from voting, in this Proxy Form. In the absence of specific instructions, the proxy(ies) may vote or abstain from voting on those resolutions at his/her discretion; and
- in respect of Resolutions 4 and 5, for which cumulative voting will apply, he/she/it must give specific instructions as to how many votes he/she/it wishes to vote on Resolutions 4 and 5, respectively, in this Proxy Form. If no specific direction as to how many votes is given, the proxy(ies) may vote or abstain from voting on those resolutions at his/her discretion.
- An investor who holds shares under the Central Provident Fund Investment Scheme ("CPF Investor") and/or the Supplementary Retirement Scheme ("SRS Investor") (as may be applicable) and wishes to vote should inform their respective CPF Agent Banks and/or SRS Operators to submit their votes at least seven(T") working days before the date of the EGM (i.e., by 5:00 p.m. on Wednesday, 18 December 2024). This Proxy Form is not valid for use by CPF Investors and SRS Investors and shall be ineffective for all intents and purposes if used or purported to be used by them.
- The duly completed Proxy Form must be submitted by S-Share Shareholders to the Company in the following manner:
 - (a) if submitted by post, be lodged with the Company's S-Shares Registrar and Singapore Transfer Office, Boardroom Corporate & Advisory Services Pte. Ltd., at 1 Harbourfront Avenue, Keppel Bay Tower #14-07, Singapore 098632; or
 - (b) if submitted electronically, via email to the Company's S-Shares Registrar at srs.proxy@boardroomlimited.com in either case, by no later than 2:00 p.m. on Saturday, 28 December 2024.

S-Share Shareholders are strongly encouraged to submit completed Proxy Forms electronically via email.

A S-Share Shareholder who wishes to submit an instrument of proxy must first complete and sign the Proxy Form, before submitting it by post to the address provided above, or before scanning and sending it by email to the email address provided above. If the S-Share Shareholder is a corporation, the instrument of proxy must be executed under seal or the hand of its duly authorised officer or attorney. Where an instrument appointing a proxy(ies) and/or representative(s) is signed on behalf of the appointor by an attorney, the letter or power of attorney or a duly certified copy thereof must (failing previous registration with the Company) be lodged with the instrument of proxy, failing which the instrument may be treated as invalid.

The completion and return of the instrument appointing a proxy(ies) by a Shareholder do not preclude such Shareholder from attending, speaking, and voting in person at the EGM if such Shareholder subsequently decides to do so. The appointment of the proxy(ies) for the EGM will be deemed to be revoked if the Shareholder attends the EGM in person and in such event, the Company reserves the right to refuse to admit any person or persons appointed under the relevant instrument appointing a proxy(ies) to the EGM.

The Company shall be entitled to reject the instrument appointing a proxy or proxies if it is incomplete, improperly completed or illegible or where the true intentions of the appointor are not ascertainable from the instructions of the appointor specified in the instrument appointing a proxy or proxies. In addition, in the case of S-Share Shareholders whose Shares are deposited with The Central Depository (Pte) Limited ("CDP"), the Company shall be entitled to reject any instrument appointing a proxy(ies) lodged if such S-Share Shareholder, being the appointor, is not shown to have Shares entered against his/her/its name in the Depository Register as at forty-eight (48) hours before the time appointed for holding the EGM, as certified by the CDP to the Company.

By submitting an instrument appointing a proxy(ies) and/or representative(s), the S-Share Shareholder accepts and agrees to the personal data privacy terms set out in the Notice of EGM dated 13 December 2024.