Control Number:

Number of Shares:

Registered Shareholder:

WEBUY GLOBAL LTD 35 Tampines Street 92 Singapore 528880

PROXY FOR 2024 ANNUAL MEETING OF SHAREHOLDERS

Solicited on Behalf of the Board of Directors for the Annual General Meeting of Shareholders on December 18, 2024 at 11:00 a.m. Singapore Time (December 18, 2024 at 0:00 a.m. Eastern Time)

The undersigned hereby appoints Bin Xue as proxy with full power of substitution, to represent and to vote as set forth herein all the ordinary shares of **WEBUY GLOBAL LTD** which the undersigned is entitled to vote at the Annual General Meeting of Shareholders and any adjournments or postponements thereof, as designated below. **If no designation is made, the proxy, when properly executed, will be voted "FOR" in Items 1, 2, 3 and 4.**

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Item 1	By an ordinary resolution, to re-appoint five directors, Bin Xue, Michelle Ting Ting Tan, William Tat-Nin Chang, Fangqin Lin, and Lizhi Qiao, to serve on the Company's board of directors (the "Board") until the next annual general meeting of shareholders or until their office is otherwise vacated or they are removed by an ordinary resolution of the shareholders or by a resolution of the remaining directors.						
Bin Xue	na Tina Tan	□ For	☐ Against		□ Abstain		
Michelle Ting Ting Tan William Tet Nin Chang		□ For	☐ Against		☐ Abstain		
William Tat-Nin Chang Fangqin Lin Lizhi Qiao		□ For □ For	☐ Against ☐ Against		☐ Abstain		
		□ For	☐ Against		☐ Abstain ☐ Abstain		
Item 2			ting firm for the fisc		urance PAC as the Company's on December 31, 2024.		
Item 3	By an ordinary resolution, (A) to approve a share consolidation of the Company's issued and unisclass A ordinary shares of par value US\$0.00000385 each in the Company (the "Class A Ord Shares") and the Company's issued and unissued class B ordinary shares of par value US\$0.00000 each in the Company (the "Class B Ordinary Shares", and together with the Class A Ordinary Sh the "Ordinary Shares") be approved at a ratio of not less than one (1)-for-ten (10) and not more than (1)-for-forty (40) (the "Range"), with the exact ratio to be set at a whole number within the Range the exact date to be determined by the Board in its sole discretion within one year after the date of part of these resolutions (the "Share Consolidation"), and (B) in respect of any and all fractional entitler to the issued consolidated shares resulting from the Share Consolidation, if so determined by the E in its sole discretion, the directors be and are hereby authorized to settle as they consider expedient difficulty which arises in relation to the Share Consolidation, including but without prejudice t generality of the foregoing capitalizing all or any part of any amount for the time being standing to credit of any reserve or fund of the Company (including its share premium account and profit and account) whether or not the same is available for distribution and applying such sum in payir unissued Ordinary Shares to be issued to shareholders of the Company to round up any fraction Ordinary Shares issued to or registered in the name of such shareholders of the Company following as a result of the Share Consolidation, and to authorize the Board to do all other acts and things a Board considers necessary or desirable for the purposes of the transactions contemplated by or geffect to and implementing the Share Consolidation, including determining the exact ratio withit Range and the exact date of the Share Consolidation and instructing the registered office provid transfer agent of the Company to complete the necessary corporate record(s) and f						
L	l For	☐ Agains	t L	⊔ Abstain			

Item 4	By an ordinary resolution, to adjourn the Meeting to a later date or dates, if necessary, to pe solicitation and vote of proxies in the event that there are insufficient votes for, or o connection with, the approval of Proposal One, Proposal Two and/or Proposal Three.							
[□ For	☐ Against	☐ Abstain					
		thorized to vote upon any or nment or postponement there	ther matters which may properly coeof.	ome before the Annual				
will be vote		cted herein by the undersign	UY GLOBAL LTD. This Proxy, we ed shareholder. If no direction is m	1 1 2				
	THIS PRO	XY CARD IS VALID ONI	LY WHEN SIGNED AND DATE	ED.				
Dated:	, 2024							
Signature								
Signature (Joint Owners)							

Please date and sign name exactly as it appears hereon. Executors, administrators, trustees, etc. should so indicate when signing. If the shareholder is a corporation, the full corporate name should be inserted and the proxy signed by an officer of the corporation indicating his/her title

SEE VOTING INSTRUCTIONS ON REVERSE SIDE

VOTING INSTRUCTIONS

TO VOTE ONLINE: www.Transhare.com click on Vote Your Proxy Enter Your Control Number:

TO VOTE BY EMAIL: Please email your signed proxy card to Proxy@Transhare.com

TO VOTE BY FAX: Please fax this proxy card to 1.727.269.5616

TO VOTE BY MAIL: Please sign, date and mail to

Proxy Team Transhare Corporation 17755 US Highway 19 N Suite 140 Clearwater FL 33764

IMPORTANT: Please date this Proxy and sign exactly as your name or names appear hereon. If shares are held jointly, both owners must sign. Executors, administrators, trustees, guardians and others signing in a representative capacity should give their full titles.