PROXY

		Number of Shares Represented
hereby constitute and appoint the meeting, as my true and lawful attorn me and in my name and stead, to attend to or any adjournment or postponement the shares registered in the books of the Corp forth in the agenda, as well as any or all the state of the corp for the co	ney and proxite October 2 ereof, to vot poration in a matters that as may be no	cy, with power of substitution and revocation, for 20, 2023 stockholders meeting of the Corporation, e at said meeting the above indicated number of my name on all actionable matters specifically set may be taken up at said meeting, and to do and ecessary or appropriate in the premises, as though
1. Approval of the Minutes of the	he Stockhold	der's Meeting held on November 14, 2022
Yes	No	Abstain
2. Approval of the Management as of December 31, 2022 Yes	t Report and	Audited Financial Statements of the Corporation Abstain
3. Ratification of all Acts of the during their respective terms		Directors, Board Committees and Management
Yes	No	Abstain
4. Election of Directors Vote for all nominees listed	d below	
 Michael C. Cosiquer Jesus G. Chua Jr. Yerik C. Cosiquen Irving C. Cosiquen Michelle Joan G. Tar 	7. 8.	(Independent Director) Atty. Alfred S. Jacinto (Independent
Withhold authority for all	nominees lis	
Withhold authority to vote		es listed below
5. Appointment of External Au	ditor	
Reyes Tacandong & Co. Withhold authority for nor	mines lists 1	abayo
withhold authority for nor	nunee listed	above

Any and all proxies signed by me before this date are hereby expressly revoked and canceled.

THIS PROXY SHOULD BE RECEIVED BY THE CORPORATE SECRETARY ON OR BEFORE OCTOBER 6, 2023 (5:00 P.M.) via asm2022@ferronouxholdings.com/ / https://www.ferronouxholdings.com/asm2022.

THIS PROXY IS NOT REQUIRED TO BE NOTARIZED, AND 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 ELECTION OF ALL THE NOMINEES AND 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 AND/OR AS RECOMMENDED BY MANAGEMENT OR THE BOARD OF DIRECTORS.

VALIDATION OF PROXIES SHALL BE MADE ON NOVEMBER 7, 2022 AT THE PRINCIPAL OFFICE OF THE CORPORATION AT THE 6^{TH} FLOOR HANSTON BUILDING, F. ORTIGAS, JR. ROAD, ORTIGAS CENTER, PASIG CITY. ANY QUESTIONS AND ISSUES RELATING TO THE VALIDITY AND SUFFICIENCY, BOTH AS TO FORM AND SUBSTANCE OF PROXIES SHALL ONLY BE RAISED THEREON AND RESOLVED BY THE CORPORATE SECRETARY.

A STOCKHOLDER GIVING A PROXY HAS THE POWER TO REVOKE IT AT ANY TIME BEFORE THE RIGHT GRANTED IS EXERCISED.

NOTARIZATION OF THIS PROXY IS NOT REQUIRED.	
IN WITNESS WHEREOF, I have hereunto set my hand this	
Printed Name of Stockholder	
Signature of Stockholder/Authorized Signatory	——————————————————————————————————————