## PROXY FORM

44th ANNUAL GENERAL	ORDINARY BUSINESS			FOR AGA	INST	ABSTAIN
MEETING TO BE HELD		· · · · · · · · · · · · · · · · · · ·	ar ended 31st March 2022 together with			
ON THURSDAY 29TH		ernal Auditors and Audit Committee the	ereon; Company in respect of the financial year			
SEPTEMBER, 2022 AT	ended 31st March, 2022;	nded by the board of Directors of the e	company in respect of the infancial year			
UNIVERSITY PRESS PLC		tors, who, being eligible, offer themselv	ves for re-election:			
HEAD OFFICE, THREE		Ir. Yomi Adewusi c. Mr. Olayinka La				
CROWNS BUILDING,		f the Managers of the Company in line	with the provisions of Section 257 of			
JERICHO, IBADAN BY	the Companies & Allied Matters	a Act 2020 Fors to fix the remuneration of the Exter	rnal Auditors			
11:00 AM.		tives of the Statutory Audit Committee				
I/WE	SPECIAL BUSINESS	7				
being a member/	7. To approve Directors' remunerat	tion.				
members of UNIVERSITY	8. To consider and if thought fit, pa	ass the following resolutions as ordinary	y resolutions:			
PRESS PLC. hereby appoint**			essary to comply with the requirements			
of			egulations 2021, as it relates to unissued			
			96 (one billion, five hundred and sixty- nety-six) unissued ordinary shares of the			
or failing him/her, the	Company; and	innery thousand, four numbered and finn	icty-six) unissued ordinary shares of the			
Chairman of the meeting as		eby authorized to enter into and execute	e agreements, deeds, notices or any other			
my/our proxy to act and vote			cessary for or incidental to giving effect			
for me/us and on my/our behalf			ch professional parties, consultants and			
at the Annual General Meeting		directives of the regulatory authorities				
of the Company to be held on		ss the following resolutions as special re				
29th September, 2022 and at	a. That pursuant to resolutions 8 a Memorandum of Association of		y authorized to amend Clause 3 of the			
any adjournment thereof:			31,409,504 ordinary shares of 50k (fifty			
Dated thisday of	kobo) each'					
2022			e agreements, deeds notices or any other			
Shareholder's Signature			cessary for or incidental to giving effect			
		directives of the regulatory authorities	ch professional parties, consultants and			
			ection with the above, be and are hereby			
	ratified.		·			
IF YOU ARE UNABLE TO	10.To consider and if thought fit, pa	ass the following resolutions as special r	resolutions:			
ATTEND THE MEETING A Member (Shareholder) who			g every document required by law to be			
is unable to attend the Annual			ral meeting, together with a copy of the			
General Meeting is allowed by			the meeting be sent to every member of, stered under Article 32 and two copies of			
law to vote on a poll by proxy.	and every holder of debentures of, the Company and every person registered under Article 32 and two copies of each of these documents shall be sent to the Secretary of the Stock Exchange. Provided that this Article shall not					
The above proxy form has	require a copy of these documents to be sent to any person of whose address the Company is not aware of, or to					
been prepared to enable you	more than one of the joint holde					
to exercise your right to vote,	· · · · · · · · · · · · · · · · · · ·		er reports, documents and information			
in case you cannot personally			of the Company may be distributed or m and have provided the Company with			
attend the Meeting. Following the normal practice,	an electronic mail address".	r r				
the Chairman of the Company		ndum and Articles of Association be	renumbered accordingly following the			
has been entered on the Form	amendments proposed therein".	1 (1)				
to ensure that someone will	c. That Article 49 be reworded to re "The Company shall in each cale		Annual General Meeting in addition to			
be at the Meeting to act as	"The Company shall in each calendar year, hold a general meeting as its Annual General Meeting in addition to any other meetings in that year, and shall specify the meeting as such in the notice calling it: and not more than					
your proxy but if you wish			Aeeting of the Company and that of the			
you may insert in the blank	next.					
space on the form (marked**) the name of any person listed	The Annual General Meeting shall be held at such place and time as the Directors shall appoint. The Company may hold a virtual, hybrid (combination of virtual and limited physical presence) or a proxy general meeting,					
below as proxy, who will attend	where it will be impossible to hold a normal general meeting due to government laws, policies, regulations,					
the Meeting and vote on your	pandemics, or other related reasons".					
behalf instead.	d. Article 54 should also be reword					
Please sign the proxy form and	'All business transacted at Annual General Meetings are deemed special business, except declaring a dividend, presentation of the financial statements and the reports of the directors and auditors, the election of the directors in the place of those retiring the appointment fixing of the remuneration of the auditors appointment of					
send it, to the address shown						
overleaf or email address	in the place of those retiring, the appointment, fixing of the remuneration of the auditors, appointment of members of the audit committee and disclosure of remuneration of managers of a company, which are ordinary					
proxy@gtlregistrars.com not	business.					
later than 10.00 a.m. on 26th September, 2022. If executed						otherwis
by a Corporation, the Proxy	instructed, the proxy will vote or ab					
Form should be sealed with the	List of Proxies:					
Common Seal.	a) Mr. Obafunso Ogunkeye	- Chairman	b) Mr. Samuel Kolawole - Managing			
	<ul><li>c) Mrs. Folakemi O. Bademosi</li><li>e) Dr. Anthony Omojola</li></ul>	- Executive Director (Publishing) - Shareholder	<ul> <li>d) Mr. Eric Akinduro - Shareholde</li> <li>f) Mr. Segun Owolabi - Shareholde</li> </ul>			
	g) Mrs. Bisi Bakare	- Shareholder - Shareholder	h) Mr. Tunde Badmus - Sharehold			

For Company's use only

No. of Shares

- NOTES: THIS PROXY FORM SHOULD NOT BE COMPLETED AND RETURNED IF THE MEMBER WILL BE ATTENDING THE MEETING. (i)
- A member (shareholder) entitled to attend and vote at the Annual General Meeting is entitled to appoint a proxy in his stead. All proxies should be deposited with the Registrar of the (ii)
- Company not less than 48 hours before the time of holding the meeting. A proxy need not be a member of the Company. In case of joint shareholders, any of such may complete the form but the names of all joint shareholders must be stated. (iii)
- If the shareholder is a corporation, this form must be under its common seal or under the hand of some officers or attorneys duly authorised on his/its behalf. (iv)
- (v)
- Provision has been made on this form for the Chairman of the meeting to act as your proxy, but if you wish, you may insert in the blank space on the term (not marked) the name of any person, listed above, who will attend the meeting and vote on your behalf instead of the Chairman of the meeting. It is a requirement of the law under Stamp Duties Act 1990, Laws of the Federal Republic of Nigeria, that any instrument of proxy, to be used for the purpose of voting by any person entitled to vote at any meeting of shareholders must bear a stamp duty not adhesive postage stamps. Shareholders or their proxies are requested to sign the Admission Card before attending the meeting. (vi)
- (vii)