To complete the Proxy Form, please see the instructions in the Notes attached to this form and refer to the accompanying documents for details of each Resolution to be proposed at the Meeting.

I. CHESS Depositary Nominees Pty Ltd ("CDN") of 20 Bridge Street, Sydney NSW 2000, Australia, a holder of shares in SINGAPORE TELECOMMUNICATIONS LIMITED (the "Company"), hereby appoints:

II. CHESS Units of Foreign Securities relating to shares in the Company in respect of which the proxy is appointed OR failing him/her, the person whose details are given in Part III below provided that such details have been verified in Part VI below by the affixing of the seal or the signature of or on behalf of the person named in this Part II and on the basis that such person is authorised to vote in respect of the proportion or number of the CUFS referred to in this Part II shown in Part III below or if no proportion or number is so shown, in respect of the whole of the said CUFS:

III. IF A CUFS HOLDER DOES NOT WISH TO DIRECT THE PROXY/PROXIES NOMINATED BY HIM/IT HOW TO VOTE, PLEASE MARK AN "X" IN THIS BOX.

IV. IF A CUFS HOLDER DOES NOT WISH TO DIRECT THE PROXY/PROXIES NOMINATED BY HIM/IT HOW TO VOTE, PLEASE MARK AN "X" IN THIS BOX.

The nomination of a second proxy must be effected in accordance with the instructions in Part III of the Notes attached. A CUFS Holder must only mark this box on the first Proxy Form and must leave this box blank on the second Proxy Form.

By marking this box, the CUFS Holder acknowledges that where the Chairman of the Meeting (whether nominated or by default) is proxy in respect of the CUFS Holder's CUFS, the Chairman of the Meeting may exercise this proxy even if he has an interest in the outcome of a Resolution which carries a voting exclusion and votes cast by him, other than as proxyholder, will be disregarded because of that interest. The Chairman of the Meeting intends to vote undirected proxies in favour of all the Resolutions.

If a CUFS Holder does NOT mark an "X" in this box and the Chairman of the Meeting (whether nominated or by default) is proxy in respect of the CUFS Holder's CUFS, the Chairman of the Meeting will not be able to exercise this proxy on a Resolution which carries a voting exclusion if he has an interest in the outcome of the Resolution, and votes cast by him as proxyholder in respect of this proxy on the Resolution will be disregarded unless the CUFS Holder has directed the Chairman of the Meeting as proxy how to vote below on the Resolution.
VOTING DIRECTIONS TO PROXY – A CUFS HOLDER SHOULD MARK AN 'X' IN THE APPROPRIATE BOX TO INDICATE HOW THE CUFS HOLDER WISHES THE PROXY/PROXIES TO VOTE ON EACH RESOLUTION (SEE ALSO THE INSTRUCTIONS IN PART IV OF THE NOTES ATTACHED)

**Ordinary Resolutions**

<table>
<thead>
<tr>
<th>Resolution</th>
<th>For</th>
<th>Against</th>
<th>Abstain*</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. To receive and adopt the Financial Statements, Directors’ Report and Auditors’ Report</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>2. To declare a final dividend of 6.5 cents per share and a special dividend of 9.5 cents per share</td>
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<tr>
<td>3. To re-elect Mr Heng Swee Keat as Director</td>
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<tr>
<td>4. To re-elect Mr Simon Israel as Director</td>
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<td>5. To re-elect Mr John Powell Morschel as Director</td>
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<td>6. To re-elect Mr Deepak S Parekh as Director</td>
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<tr>
<td>7. To re-elect Ms Chua Sock Koong as Director</td>
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</tbody>
</table>

**Ordinary Resolutions**

<table>
<thead>
<tr>
<th>Resolution</th>
<th>For</th>
<th>Against</th>
<th>Abstain*</th>
</tr>
</thead>
<tbody>
<tr>
<td>8. To re-elect Mr Kaikhushru Shiavax Nargolwala as Director</td>
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<tr>
<td>9. To approve Directors’ fees payable by the Company for the financial year ended 31 March 2007</td>
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<tr>
<td>10. To approve payment of Directors’ fees by the Company for the financial year ending 31 March 2008</td>
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<tr>
<td>11. To re-appoint Auditors and authorise the Directors to fix their remuneration</td>
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<tr>
<td>12. To approve the proposed share issue mandate</td>
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<tr>
<td>13. To authorise Directors to allot/issue shares pursuant to the exercise of options granted under the Singapore Telecom Share Option Scheme 1999</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>14. To authorise Directors to grant awards and allot/issue shares pursuant to the SingTel Performance Share Plan</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* If a CUFS Holder marks the Abstain box for a particular Resolution, the CUFS Holder is directing the proxy nominated by him/her **not** to vote on behalf of CDN on a show of hands or a poll.

**V. CHESS Depositary Nominees Pty Ltd**

Chan Su Shan (Ms)
Company Secretary
Singapore Telecommunications Limited
(Agent for CHESS Depositary Nominees Pty Ltd)

(Please see Part V of the Notes section attached)

**VI.** TO BE COMPLETED BY A CUFS HOLDER IF HE/IT WISHES TO PERSONALLY ATTEND, SPEAK AND VOTE AT THE MEETING, OR WISHES TO NOMINATE A PROXY/PROXIES TO DO SO ON HIS/ITS BEHALF UNDER PART III ABOVE. THIS PART MUST BE SIGNED IN ACCORDANCE WITH THE INSTRUCTIONS IN PART VI OF THE NOTES ATTACHED.

- **Individual 1**
  - Signature of CUFS Holder/sole Director and sole Secretary
  - Dated this _____ day of __________ 2007

- **Individual 2**
  - Signature of Director

- **Individual 3**
  - Signature of Director/Secretary
  - Daytime Telephone Number
NOTES – How to complete the proxy form

III. 1. A CUFS Holder may nominate not more than two natural persons (including the Chairman of the Meeting) to attend, speak and vote at the Meeting in his/its place as proxy for CDN in respect of his/its CUFS. A proxy need not be a member of the Company.

If a CUFS Holder leaves Part III of the Proxy Form blank or the proxy/proxies nominated by the CUFS Holder in Part III does/do not attend the Meeting, the Chairman of the Meeting will be the CUFS Holder's proxy by default and will vote as proxy for CDN in respect of the CUFS Holder's CUFS if the CUFS Holder does not attend the Meeting in person.

2. If a CUFS Holder wishes to nominate a second proxy, an additional Proxy Form may be obtained by telephoning the Company's Australian registry, Computershare Investor Services Pty Limited, at telephone number 1800 501 501, or the CUFS Holder may copy this form.

To nominate a second proxy a CUFS Holder must:

(a) indicate that he/it wishes to nominate a second proxy by marking an "X" in the box at the end of Part III on the first Proxy Form. A CUFS Holder must leave the box at the end of Part III blank on the second Proxy Form;

(b) on the first Proxy Form state the proportion or number of CUFS applicable to the first proxy;

(c) on the second Proxy Form state the proportion or number of CUFS applicable to the second proxy; and

(d) return both Proxy Forms together in the same envelope.

A CUFS Holder who wishes to nominate more than one proxy to attend the Meeting must specify the proportion or number of CUFS to be represented by each proxy. If no proportion or number of CUFS is specified, the proxy named in the first Proxy Form shall be deemed to be entitled to vote in respect of 100 per cent. of the CUFS of his nominator and the proxy named in the second Proxy Form shall be deemed to be appointed in the alternate.

IV. A CUFS Holder who wishes to nominate a proxy/proxies to attend, speak and vote at the Meeting should mark an "X" in the appropriate box to indicate how he/it wishes the proxy/proxies to vote on each Resolution. If the Proxy Form is returned without any indication as to how the proxy/proxies must vote, subject as otherwise provided in Part IV of the Proxy Form, the proxy/proxies may vote as he thinks/they think fit. If a CUFS Holder marks more than one box on a Resolution, his/its vote on that Resolution will be invalid.

V. The Proxy Form, duly executed, must be lodged by the CUFS Holder not less than 48 hours before the time appointed for the Meeting at the office of the Company's Australian registry, Computershare Investor Services Pty Limited, at Level 3, 60 Carrington Street, Sydney NSW 2000, Australia or GPO Box 242, Melbourne VIC 8060, Australia.

Any Proxy Form received after that time will not be valid for the scheduled Meeting.

CUFS HOLDERS DO NOT HAVE AN AUTOMATIC RIGHT TO ATTEND, SPEAK AND VOTE AT THE MEETING. A CUFS HOLDER WHO WISHES TO ATTEND, SPEAK AND VOTE AT THE MEETING IN PERSON OR BY PROXY MUST COMPLETE (WHERE RELEVANT), SIGN/EXECUTE, AND RETURN THE PROXY FORM IN ACCORDANCE WITH THE INSTRUCTIONS IN THESE NOTES.

VI. If a CUFS Holder wishes to attend, speak and vote at the Meeting, or wishes to nominate a proxy/proxies, this Proxy Form must be signed by the CUFS Holder or his attorney duly authorised in writing or, if the CUFS Holder is a corporation, executed under its common seal or by a duly authorised officer of the corporation or under the hand of its attorney duly authorised in writing. In the case of joint CUFS Holders, all joint CUFS Holders must sign the Proxy Form.

If the Proxy Form is being signed on behalf of a CUFS Holder by an attorney, then the CUFS Holder must have already lodged the power of attorney or a duly certified copy of the power of attorney with the Company or, alternatively, must attach the power of attorney or a certified copy of the power of attorney to the Proxy Form when it is lodged.

GENERAL

The Company shall be entitled to reject the Proxy Form if it is incomplete, improperly completed or illegible or where the true intentions of the CUFS Holder are not ascertainable from the CUFS Holder's instructions specified in the Proxy Form.

Documents may be lodged using the reply paid envelope or:
- by posting, delivery or facsimile to Computershare Investor Services Pty Limited

Singapore Telecommunications Limited Share Registry
Computershare Investor Services Pty Limited
GPO Box 242
Melbourne VIC 8060, Australia
Delivery: Level 3, 60 Carrington Street, Sydney
New South Wales 2000, Australia
Facsimile 613 9473 2118
Collection and Disclosure Statement

YOUR PERSONAL INFORMATION AND THE ROLE OF THE SECURITIES REGISTRAR

Computershare Investor Services Pty Limited (ABN 48 078 279 277) (“CIS”) understands that your privacy is important to you.

In its capacity as registrar for securities issuers (“our clients”), CIS collects personal information. Such information may include your name, address, securityholding balance, tax file number and bank account details. The primary purpose of collection of personal information is for the maintenance of our clients’ registers of securityholders, facilitating distribution payments and other corporate actions and communications. If you do not provide complete and accurate information, we may not be able to effectively maintain your securityholding.

The Corporations Act 2001, Privacy Act 1988 and rules such as the ASTC Settlement Rules govern the collection, use and disclosure of your personal information.

Your personal information may be disclosed to the securities issuer, persons inspecting securities registers, bidders for your securities in the context of take-overs, regulatory bodies, including the Australian Tax Office, and authorised securities brokers. Your personal information may also be disclosed to contracted external service providers for the purpose of paying distributions and mailing corporation communication such as notice of meetings, proxy forms, annual reports and other information that our clients may wish to communicate to their securityholders. These disclosures are either required or permitted by the Corporations Act 2001, the ASTC Settlement Rules or other legislation.

Under the National Privacy Principles, you can access personal information that we hold about you although there are some exceptions to this. You also have the right to request that we correct information about you which is inaccurate, incomplete or out of date. If you wish to do so, please contact the relevant CIS office at the address set out on the documentation sent to you in relation to your securityholding. If your securityholding is broker sponsored, you need to contact that broker to update your registered name or address.

To ensure the integrity and safety of securityholders’ personal information, CIS will only disclose to securityholders such information if our internal procedures are satisfied. In certain cases we may charge you a fee for access to information but we will inform you at the time.

In accordance with the Corporations Act 2001 and subject to compliance with the requirements of the Privacy Act 1988, you may be sent material (including marketing material) approved by the securities issuer in addition to general corporate communications. You may elect not to receive marketing material by contacting CIS on 1300 850 505 or 61 3 9415 4000 outside Australia.