W A M Capital

Notice of 2020 Annual General Meeting



Notice of 2020 Annual General Meeting

Notice is given that the 2020 Annual General Meeting (AGM) of members of WAM Capital Limited (the Company) will be hosted online as follows:

Date Thursday, 26 November 2020

Time 12:00pm (AEDT)

Access https://web.lumiagm.com/357599588

Information on how to participate in the virtual meeting is outlined in the AGM Online User Guide on pages 6 to 9 of this Notice of Meeting.

Business

Financial statements and Reports

To receive and consider the financial statements, Directors' Report and Auditor's Report of the Company for the financial year ended 30 June 2020.

Note: There is no requirement for shareholders to approve these reports.

Resolution 1: Adoption of Remuneration Report

To consider, and if thought fit, to pass the following resolution as an **ordinary resolution**:

"That in accordance with Section 250R of the Corporations Act 2001 (Cth), the Remuneration Report, as set out in the Directors' Report, be adopted."

Notes:

- a) the vote on this resolution is advisory only and does not bind the Directors or the Company.
 - the Company's key management personnel (whose remuneration details are included in the Remuneration Report) and their closely related parties must not cast a vote on the Remuneration Report unless they are appointed in writing as a proxy for a member eligible to vote on the resolution and that proxy specifies how to vote on the resolution or the vote is cast by the Chairman as proxy for a member eligible to vote on the resolution, the proxy does not specify how to vote on the resolution and the proxy expressly authorises the Chairman to vote even if it is connected with the remuneration of a member of the key management personnel.
- c) the Chairman will vote all undirected proxies in favour of this resolution. If you wish to vote 'against'

or 'abstain' you should mark the relevant box in the attached proxy and question form.

Resolution 2: Re-election of Director – James Chirnside

To consider, and if thought fit, to pass the following resolution as an **ordinary resolution**:

"That Mr James Chirnside, who retires by rotation in accordance with the Rule 6.7 of the Company's Constitution and Listing Rule 14.4 and, being eligible, offers himself for re-election, be re-elected as a Director of the Company."

Information about Mr Chirnside appears in the Explanatory Memorandum attached to this Notice of Meeting.

Resolution 3: Re-election of Director - Philippa Ryan

To consider, and if thought fit, to pass the following resolution as an **ordinary resolution**:

"That Dr Philippa Ryan, who retires by rotation in accordance with the Rule 6.7 of the Company's Constitution and Listing Rule 14.4 and, being eligible, offers herself for re-election, be re-elected as a Director of the Company."

Information about Dr Ryan appears in the Explanatory Memorandum attached to this Notice of Meeting.

Resolution 4: Election of Director - Matthew Pancino

To consider, and if thought fit, to pass the following resolution as an **ordinary resolution**:

"That Mr Matthew Pancino, having been appointed as a Director of the Company on 1 September 2020, be elected in accordance with Rule 6.2 of the Company's Constitution."



Directors appointed under Rule 6.2 of the Company's Constitution must retire at the first AGM after their appointment, where they are eligible to be elected by shareholders. Mr Pancino is retiring under this rule.

Information about Mr Pancino appears in the Explanatory Memorandum attached to this Notice of Meeting.

Proxies

A member entitled to attend and vote at this AGM is entitled to appoint not more than two proxies to attend and vote in his/her place. A proxy does not need to be a member of the Company.

If a member appoints two proxies, the member may specify the proportion or number of votes each proxy is entitled to exercise. If no proportion or number of votes is specified, each proxy may exercise half of the member's votes. If the specified proportion or number of votes exceeds that which the member is entitled to, each proxy may exercise half of the member's votes. Any fractions of votes brought about by the apportionment of votes to a proxy will be disregarded.

Proxies can be appointed in one of three ways:

- a) online through the share registry's website at <u>www.votingonline.com.au/wamcapitalagm2020</u>;
- b) by posting or delivering the proxy and question form by hand to the share registry (addresses below); or
- by faxing the proxy and question form to the share registry (fax number below).

Proxies must be appointed no later than 48 hours before the AGM i.e. 12:00pm (AEDT) on 24 November 2020.

Hand deliveries to our share registry:

Boardroom Pty Limited Level 12, 225 George Street Sydney NSW 2000

Postal address:

Boardroom Pty Limited GPO Box 3993 Sydney NSW 2001

Fax number:

+61 2 9290 9655

A proxy and question form is provided with this Notice of Meeting.

Online voting procedures during the AGM

To participate in the AGM online, shareholders may do so:

- a) From their computer, by entering the URL into their browser: https://web.lumiagm.com/357599588
- b) From their mobile device by either entering the URL in their browser: https://web.lumiagm.com/357599588 or by using the Lumi AGM app, which is available by downloading the app from the Apple App Store or Google Play Store.

To participate in the AGM online or through the app, you can log in to the meeting by entering:

- 1. The meeting ID, which is 357-599-588.
- Your username, which is your Voter Access Code (located either on your proxy and question form or by logging onto <u>www.investorserve.com.au</u>).
- Your password, which is the postcode registered to your holding if you are an Australian shareholder.
 Overseas shareholders should refer to the AGM Online User Guide for their password details.
- 4. If you have been nominated as a third party proxy, please contact Boardroom on 1300 420 372.

Attending the meeting online enables shareholders to view the AGM live and to also ask questions and cast direct votes at the appropriate times whilst the meeting is in progress. More information regarding participating in the AGM online can be found by visiting www.wilsonassetmanagement.com.au or at the end of this Notice of Meeting.

In accordance with the Company's Constitution, the Chairman intends to demand a poll on each resolution proposed at the AGM. Voting on each resolution considered at the AGM will be conducted by a poll rather than a show of hands.

The Chairman considers voting by poll to be in the interests of Shareholders as a whole particularly as the AGM is being conducted as a virtual meeting and is a way to ensure the views of as many Shareholders as possible are represented and offered an opportunity to participate at the AGM.

Optional question for the Chairman or Auditor

We aim to provide shareholders with the best opportunity to ask questions about the Company and its external audit at the AGM. If you would like to ask a question ahead of the meeting, please log onto www.votingonline.com.au/wamcapitalagm2020. Alternatively, shareholders can complete the optional question for the Chairman or Auditor on the proxy and



question form and return it to Boardroom Pty Limited. Shareholders participating in the meeting online may also ask questions during the course of the AGM.

Entitlement to Vote

In accordance with section 1074E(2)(g)(i) of the *Corporations Act 2001*(Cth) and regulation 7.11.37 of the Corporations Regulations, the Company has determined that for the purposes of the Meeting all shares in the capital of the Company will be taken to be held by the persons who held them as registered holders at 7:00pm (AEDT) on 24 November 2020. Accordingly, share transfers registered after that time will be disregarded in determining entitlements to attend and vote at the AGM.

By order of the Board:

Linda Kiriczenko Company Secretary 16 October 2020





Explanatory Memorandum

This Explanatory Memorandum sets out further information regarding the proposed resolutions to be considered by shareholders of WAM Capital Limited (the Company) at the 2020 Annual General Meeting (AGM) to be hosted online commencing at 12:00pm (AEDT) on Thursday, 26 November 2020 via

https://web.lumiagm.com/357599588

The Directors recommend that shareholders read this Explanatory Memorandum before determining whether or not to support the resolutions.

Resolution 1: Adoption of Remuneration Report

The Company's Remuneration Report sets out the remuneration arrangements for the Directors and key management personnel of the Company. The Remuneration Report is part of the Directors' Report contained in the Annual Report of the Company for the financial year ended 30 June 2020.

The Corporations Act requires that at a listed company's AGM, a resolution that the remuneration report be adopted must be put to the shareholders. However, such a resolution is advisory only and does not bind the Directors or the Company. The Board will take the outcome of the vote into account when considering the future remuneration arrangements of the Company.

Shareholders will be given reasonable opportunity at the AGM to ask questions about, and make comments on, the Remuneration Report.

The Directors unanimously recommend that shareholders **VOTE IN FAVOUR** of Resolution 1.

Resolution 2: Re-election of Director – James Chirnside

James Chirnside has been a Director of the Company since February 2003. James has been involved in financial markets for over 30 years mainly as an equities fund manager across a broad range of sectors. James is currently Chairman and Managing Director of Dart Mining NL, Director of Cadence Capital Limited, Ask Funding Limited and IPE Limited. Prior to this, James worked as a fund manager and proprietary metals trader in Sydney, Hong Kong, London, and Melbourne.

The Directors (excluding Mr Chirnside) strongly support the re-election of Mr Chirnside and unanimously recommend that shareholders **VOTE IN FAVOUR** of Resolution 2.

Resolution 3: Re-election of Director – Philippa Ryan LLB (Hons) BA MEd PhD (Law)

Dr Philippa Ryan has been a Director of the Company since April 2018. Dr Ryan is a highly experienced legal academic with expertise in commercial law, corporate governance, finance and technology. Dr Ryan is a senior lecturer in the College of Law at the Australian National University, where she is also the program director of the ANU Master of Laws. She is Chair of the Standards Australia Blockchain Technical Committee's smart contracts working group and lead author of the international technical specification for legally-binding smart contracts. Dr Ryan is a Non-Executive Director of Lander & Rogers, a member of ASIC's FinTech Advisory Panel, and sits on the Federal Government's Treasury Audit Committee.

The Directors (excluding Dr Ryan) strongly support the re-election of Dr Ryan and unanimously recommend that shareholders **VOTE IN FAVOUR** of Resolution 3.

Resolution 4: Election of Director – Matthew PancinoBSC GAICD

Matthew Pancino was appointed a Director of the Company on 1 September 2020. Matthew is a noted technology, operations and transformation expert with 30 years' experience gained in leading organisations within the communications, banking and funds management sectors. Matthew is currently a Director, Industry Solutions Practice Lead, Asia Pacific at Google LLC. Matthew has previously served as Chief Technology Officer for the Commonwealth Bank of Australia Group, Chief Executive Officer for Suncorp Business Services, Group Executive - Operations and Chief Information Officer for Perpetual Limited and Head of Transformation at Telstra Corporation Limited. He holds a Bachelor of Science (Computer Science), is a member of the Australian Institute of Company Directors and has completed executive education at INSEAD and Stanford University School of Business.

The Directors (excluding Mr Pancino) strongly support the election of Mr Pancino and unanimously recommend that shareholders **VOTE IN FAVOUR** of Resolution 4.



AGM Online User Guide

Getting started

In order to participate in the meeting, you will need to download the App onto your smartphone device. This can be downloaded from the Google Play Store $^{\text{\tiny M}}$ or the Apple $^{\text{\tiny M}}$ App Store by searching by app name "Lumi AGM".

Alternatively, **Lumi AGM** can be accessed using any web browser on a PC, tablet or smartphone device. To use this method, please go to https://web.lumiagm.com.

To log in to the portal, you will need the following information:

Meeting	ID: 357-599-	588
---------	--------------	-----

Australian residents

Username – Voting Access Code (VAC*) and **Password** (postcode of your registered address). *Voting Access Code (VAC) can be located on the first page of your proxy and question form or on your notice of meeting email)

Overseas residents

Username – Voting Access Code (VAC*) and Password (three-character country code e.g. New Zealand – NZL. A full list of country codes can be found at the end of this guide).

*Voting Access Code (VAC) can be located on the first page of your proxy and guestion form or

*Voting Access Code (VAC) can be located on the first page of your proxy and question form or on your notice of meeting email)

Appointed proxy

To receive your Username and Password, please contact our share registry, Boardroom Pty Limited on 1300 420 372 or +61 2 8023 5472 between 8:30am to 5:30pm (Sydney time) Monday to Friday.

To join the meeting, you will be required to enter the above unique 9-digit meeting ID above and select '**Join**'. To proceed to registration, you will be asked to read and accept the terms and conditions.







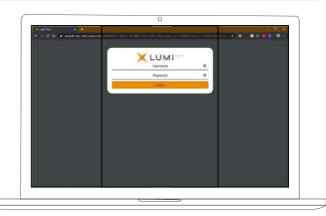




If you are a Shareholder, select 'I have a login' and enter your Username VAC (Voting Access Code) and Password (postcode or country code). If you are a Proxy holder you will need to enter the unique Username and Password provided by Boardroom and select 'Login'.

If you are not a
Shareholder, select 'I
am a guest'. You will
be asked to enter
your name and email
details, then select
'Enter'. Please note,
guests are not able to
ask questions at the
meeting.





Navigating

Once you have registered, you will be taken to the homepage which displays your name and meeting information.





To activate the webcast, please click on the Broadcast bar at the bottom of the screen. If prompted, you may have to click the play button in the window to initiate the broadcast.

Once you select to view the webcast from a smartphone it can take up to approximately 30 seconds for the live feed to appear on some devices. If you attempt to log into the app before the meeting commences, a dialog box will appear.

NOTE: We recommend once you have logged in, you keep your browser open for the duration of the meeting. If you close your browser you will be asked to repeat the log in process.



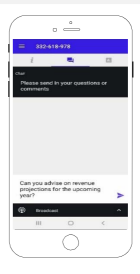


To ask a question

If you would like to ask a question:

- 1. Select the question icon
- 2. Compose your question.
- 3. Select the send icon
- 4. You will receive confirmation that your question has been received.

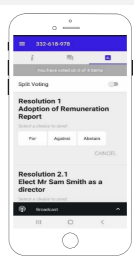
The Chair will give all Shareholders a reasonable opportunity to ask questions and will endeavor to answer all questions at the meeting.



To vote

If you would like to cast a vote:

- 1. When the Chair declares the polls open, the resolutions and voting choices will appear.
- 2. Press the option corresponding with the way in which you wish to vote.
- 3. Once the option has been selected, the vote will appear in
- 4. If you change your mind and wish to change your vote, you can simply press the new vote or cancel your vote at any time before the Chair closes the polls.
- 5. Upon conclusion of the meeting the home screen will be updated to state that the meeting is now closed.





Need help? If you require any help using this system prior to or during the meeting, please call 1300 420 372 or +61 2 8023 5472 so we can assist you.



Country codes

For overseas shareholders, select your country code from the list below and enter it into the password field.

AFG Afghanistan AGO Angola AIA Anguilla ALA Aland Islands ALB Albania **AND** Andorra **ANT** Netherlands Antilles

ARE United Arab Emirates

ARG Argentina

ARM Armenia

ATA Antarctica ATF French Southern ATG Antigua & Barbuda AUS Australia **AUT** Austria

ASM American Samoa

AZE Azerbaijan BDI Burundi **BEL** Belgium **BEN** Benin **BFA** Burkina Faso **BGD** Bangladesh **BGR** Bulgaria BHR Bahrain **BHS** Bahamas

BIH Bosnia & Herzegovina **BLM** St Barthelemy **BLR** Belarus **BLZ** Belize **BMU** Bermuda

BOL Bolivia **BRA** Brazil **BRB** Barbados **BRN** Brunei Darussalam

BTN Bhutan

BUR Burma **BVT** Bouvet Island **BWA** Botswana

CAF Central African Republic

CAN Canada

CCK Cocos (Keeling) Islands CHE Switzerland

CHL Chile CHN China CIV Cote D'ivoire CMR Cameroon

COD Democratic Republic of Congo

COK Cook Islands **COL** Colombia **COM** Comoros CPV Cape Verde CRI Costa Rica CUB Cuba CXR Christmas Island

CYM Cayman Islands CYP Cyprus CZE Czech Republic **DEU** Germany **DJI** Djibouti

DMA Dominica **DNK** Denmark

DOM Dominican Republic

DZA Algeria **ECU** Ecuador EGY Egypt **ERI** Eritrea ESH Western Sahara

ESP Spain **FST** Estonia ETH Ethiopia FIN Finland

FJI Fiii

FRA France

FLK Falkland Islands (Malvinas)

FRO Faroe Islands FSM Micronesia **GAB** Gabon GBR United Kingdom GEO Georgia **GGY** Guernsey **GHA** Ghana **GIR** Gibraltar **GIN** Guinea **GLP** Guadeloupe **GMB** Gambia GNB Guinea-Bissau **GNQ** Equatorial Guinea

GRC Greece **GRD** Grenada **GRL** Greenland **GTM** Guatemala **GUF** French Guiana **GUM** Guam **GUY** Guyana **HKG** Hong Kong

HMD Heard & Mcdonald Islands

HND Honduras **HRV** Croatia HTI Haiti **HUN** Hungary IDN Indonesia IMN Isle Of Man IND India

IOT British Indian Ocean Territory

IRI Ireland

IRN Iran Islamic Republic of

IRQ Iraq ISL Iceland ISM Isle of Man ISR Israel ITA Italy JAM Jamaica **JEY** Jersey

JOR Jordan JPN Japan KAZ Kazakhstan KEN Kenya KGZ Kyrgyzstan KHM Cambodia

KNA St Kitts And Nevis KOR Korea Republic of

KWT Kuwait

KIR Kiribati

LAO Laos LBN Lebanon LBR Liberia

LBY Libyan Arab Jamahiriya

LCA St Lucia LIE Liechtenstein LKA Sri Lanka LSO Lesotho LTU Lithuania **LUX** Luxembourg

LVA Latvia MAC Macao MAF St Martin MAR Morocco

MCO Monaco MDA Republic Of Moldova MDG Madagascar **MDV** Maldives MFX Mexico

MHL Marshall Islands

MKD Macedonia Former Yugoslav Rep

MI T Mauritania MMR Myanmar MNE Montenegro MNG Mongolia

MNP Northern Mariana Islands

MOZ Mozambique MRT Mauritania MSR Montserrat MTO Martinique MUS Mauritius MWI Malawi MYS Malavsia MYT Mayotte NAM Namibia NCL New Caledonia **NFR** Niger NFK Norfolk Island NGA Nigeria NIC Nicaragua **NIU** Niue

NOR Norway Montenegro **NPL** Nepal NRU Nauru NZL New Zealand OMN Oman PAK Pakistan PAN Panama PCN Pitcairn Islands PER Peru PHI Philippines PLW Palau

NI D Netherlands

PNG Papua New Guinea POL Poland

PRI Puerto Rico PRK Korea Dem Peoples Republic

PRT Portugal **PRY** Paraguay **PSE** Palestinian Territory Occupied

PYF French Polynesia

QAT Oatar **REU** Reunion **ROU** Romania

RUS Russian Federation RWA Rwanda

SAU Saudi Arabia Kingdom Of SCG Serbia & Outlying

SDN Sudan SEN Senegal **SGP** Singapore

SGS Sth Georgia & Sth Sandwich

Islands

SHN St Helena

SJM Svalbard & Jan Mayen SLB Solomon Islands SLE Sierra Leone SLV El Salvador SMR San Marino **SOM** Somalia

SPM St Pierre And Miguelon

SRB Serbia

STP Sao Tome And Principe

SUR Suriname SVK Slovakia SVN Slovenia SWE Sweden SWZ Swaziland **SYC** Seychelles

SYR Syrian Arab Republic

TCA Turks & Caicos Islands

TCD Chad TGO Togo THA Thailand TJK Tajikistan TKL Tokelau TKM Turkmenistan TLS Timor-Leste TMP East Timor TON Tonga

TTO Trinidad & Tobago

TUN Tunisia **TUR** Turkey TUV Tuvalu TWN Taiwan

TZA Tanzania United Republic of

UGA Uganda **UKR** Ukraine

UMI United States Minor

URY Uruguay

USA United States of America

UZB Uzbekistan VNM Vietnam **VUT** Vanuatu WLF Wallis & Futuna WSM Samoa YEM Yemen

YMD Yemen Democratic YUG Yugoslavia Socialist Fed Rep

ZAF South Africa ZAR Zaire ZMB Zambia **ZWE** 7 imbabwe

W | A | M Capital

All correspondence to:

☑ By Mail Boardroom Pty Limited

GPO Box 3993

Sydney NSW 2001 Australia

By Fax +61 2 9290 9655

■ Online www.boardroomlimited.com.au

By Phone (within Australia) 1300 420 372 (outside Australia) +61 2 8023 5472

For your vote to be effective it must be recorded before 12:00pm (AEDT) on Tuesday, 24 November 2020

Step 1: Visit http://www.votingonline.com.au/wamcapitalagm2020

Step 2: Enter your Postcode OR Country of Residence (if outside Australia)

Step 3: Enter your Voting Access Code (VAC):

By smartphone

Scan QR Code using smartphone QR Reader App

To vote by completing the proxy and question form

\$tep 1 Appointment of proxy

Your vote is important

To vote online

Indicate who you want to appoint as your proxy.

If you wish to appoint the Chair of the Meeting as your proxy, mark the box. If you wish to appoint someone other than the Chair of the Meeting as your proxy please write the full name of that individual or body corporate. If you leave this section blank, or your named proxy does not attend the meeting, the Chair of the Meeting will be your proxy. A proxy need not be a securityholder of the Company. Do not write the name of the issuer Company or the registered securityholder in the space.

Appointment of a second proxy

You are entitled to appoint up to two proxies to attend the meeting and vote. If you wish to appoint a second proxy, an additional proxy and question form may be obtained by contacting the Company's share registry or you may copy this form.

To appoint a second proxy you must:

(a) complete two proxy and question forms. On each proxy and question form state the percentage of your voting rights or the number of securities applicable to that form. If the appointments do not specify the percentage or number of votes that each proxy may exercise, each proxy may exercise half your votes. Fractions of votes will be disregarded.

(b) return both forms together in the same envelope.

Step 2 Voting directions to your proxy

To direct your proxy how to vote, mark one of the boxes opposite each item of business. All your securities will be voted in accordance with such a direction unless you indicate only a portion of securities are to be voted on any item by inserting the percentage or number that you wish to vote in the appropriate box or boxes. If you do not mark any of the boxes on a given item, your proxy may vote as he or she chooses. If you mark more than one box on an item for all your securities your vote on that item will be invalid.

Proxy which is a Body Corporate

Where a body corporate is appointed as your proxy, the representative of that body corporate attending the meeting must have provided an "Appointment of Corporate Representative" prior to admission. An Appointment of Corporate Representative form can be obtained from the Company's share registry.

Step 3 Sign the form

The form **must** be signed as follows:

Individual: this form is to be signed by the securityholder.

Joint holding: where the holding is in more than one name, all the securityholders should sign.

Power of Attorney: to sign under a Power of Attorney, you must have already lodged it with the share registry. Alternatively, attach a certified photocopy of the Power of Attorney to this form when you return it.

Companies: this form must be signed by a Director jointly with either another Director or a Company Secretary. Where the company has a Sole Director who is also the Sole Company Secretary, this form should be signed by that person. Please indicate the office held by signing in the appropriate place.

Step 4 Lodgement

Proxy and question forms (and any Power of Attorney under which it is signed) must be received no later than 48 hours before the commencement of the meeting, therefore by **12:00pm (AEDT) on Tuesday, 24 November 2020.** Any proxy and question form received after that time will not be valid for the scheduled meeting.

Proxy and question forms may be lodged using the enclosed reply paid envelope or:

■ **Online** www.votingonline.com.au/wamcapitalagm2020

By Fax + 61 2 9290 9655

□ By Mail Boardroom Pty Limited

GPO Box 3993

Sydney NSW 2001 Australia

In Person Level 12, 225 George Street Sydney NSW 2000 Australia

Attending the meeting

Due to coronavirus restrictions, attendance in person will not be permitted at the meeting. To participate virtually, please refer to the AGM Online User Guide appended to the Notice of Meeting.



Please no				ould advise their broker of any changes. Ote, you cannot change ownership of your securities s form.			
>Proxy a	nd questi	on form					
Step 1 Appoint	-						
I/We being a member	r/s of WAM Capital Limite	d (Company) and entitled to attend	d and vote hereby a	ppoint:			
the Chair	of the Meeting (mark box)					
	ppointing the Chair of the I appointing as your proxy	Meeting as your proxy, please write below	the name of the pe	rson or body corporate	e (excluding th	ne registered	
General Meeting of the to act on my/our beh	ne Company to be hosted alf and to vote in accordar	d, or if no individual or body corpor online on Thursday, 26 Novembe nce with the following directions or i	r 2020 at 12:00pm f no directions have	(AEDT) and at any ace been given, as the pro	journment of oxy sees fit.	that meeting,	
Meeting as my/our proof Resolution 1, I/we	roxy or the Chair of the Me expressly authorise the Ch	undirected proxies on remunera eeting becomes my/our proxy by de air of the Meeting to exercise my/ou of the key management personnel	fault and I/we have ur proxy in respect	not directed my/our p of Resolution 1 even th	roxy how to v	ote in respect	
Chair of the Meeting		ected proxies in favour of all Item tion to vote against, or to abstain from in.					
step 2 Voting of	lirections						
	ain box for a particular iter n calculating the required r	n, you are directing your proxy not najority if a poll is called.	to vote on your beh	alf on a show of hands			
Resolution 1	To adopt the Remu	neration Report		For	Against	Abstain*	
Resolution 2	To re-elect Mr Jam	es Chirnside					
Resolution 3	To re-elect Dr Phili	opa Ryan					
Resolution 4	To elect Mr Matthe	w Pancino					
Step 3 Signatur	re of Shareholders						
This form must be sig	gned to enable your direct	ions to be implemented.					
Individual or Securit	yholder 1	Securityholder 2		Securityholder 3			
Sole Director and Sol	e Company Secretary	Director		Director/Company Se	ecretary		
		Contact Daytime Telephone		Date	/	/ 2020	
Optional questi	ion for the Chairma	III OF AUGITOF					

Your address

This is your address as it appears on the Company's share register. If this is incorrect, please mark the box with an "X" and make the correction in the space to the left. Securityholders sponsored by a

We aim to provide shareholders with the best opportunity to ask questions about the Company and its external audit at the Annual General Meeting. We will seek to respond to as many of the frequently asked questions as possible.