

NOTICE OF 2023 ANNUAL SHAREHOLDERS' MEETING

Notice is hereby given that the Annual Meeting of Shareholders of Scott Technology Limited will be held at Scott Technology, 630 Kaikorai Valley Rd, Dunedin and online virtually via the Company's share registrar, Link Market Services at

www.virtualmeeting.co.nz/sct23 on

Wednesday, 22 November 2023 commencing at 3:00pm.

We kindly request that meeting attendees arrive no later than 2:45pm to allow time to register for voting and attendance purposes.

Scott Technology may hold the Annual Meeting as an online-only meeting if the company considers it necessary, or desirable to do so, to comply with any applicable legal restrictions, or for health and safety reasons. If Scott Technology exercises its discretion to hold an online-only meeting, Scott Technology will provide shareholders with as much notice as is reasonably practicable by way of an announcement to the NZX and on Scott Technology's website.

Dear Shareholder,

We are pleased to invite you to attend our Annual Shareholders' Meeting.

This is a chance for you to hear from myself and our Chief Executive Officer, John Kippenberger, on our performance in FY23 and the progress made in the third year of 'Scott 2025' strategy, including the second full year of our ESG strategy.

You will also have the opportunity to discuss any questions you may have about our Company and its performance and vote on resolutions.

Included with this Notice of Meeting are details on how to attend the Annual Meeting online.

If you are unable to attend the Annual Meeting, we encourage you to complete and lodge a proxy vote, either online or by returning your proxy form in accordance with the instructions on that form.

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Stuart McLauchlan

Chairman

Notice of Annual Meeting 2023 Page 1



AGENDA

1. CHAIRMAN AND MANAGEMENT PRESENTATIONS

2. SHAREHOLDER DISCUSSION

3. RESOLUTIONS

To consider and if thought fit, pass the following ordinary resolutions:

Resolution 1: Re-Election of Director – Stuart McLauchlan

That Stuart McLauchlan, who retires as a Director and, being eligible, offers himself for re-election by shareholders, be re-elected as a Director.

Resolution 2: Re-Election of Director – John Kippenberger

That John Kippenberger, who retires as a Director and, being eligible, offers himself for re-election by shareholders, be re-elected as a Director.

Resolution 3: Re-Election of Director – Alan Byers

That Alan Byers, who retires as a Director and, being eligible, offers himself for re-election by shareholders, be re-elected as a Director.

Resolution 4: Auditor

To record the reappointment of Deloitte as auditor of the Company and to authorise the Directors to fix the auditor's remuneration.

Further information relating to the resolutions is set out in the Explanatory Notes to this Notice of Meeting.

4. OTHER BUSINESS

To consider such other business as may be properly submitted to the meeting.

By Order of the Board

J Kippenberger

Chief Executive Officer

EXPLANATORY NOTES

ROTATION OF DIRECTORS

The NZX Listing Rules require that no Director may hold office (without-re-election) past the third annual meeting following that Director's appointment, or three years, whichever is the longer. However, any such Directors may offer themselves for re-election by shareholder approval in accordance with Rule 2.3.

Scott Technology's Board regularly reviews Board membership, and succession planning takes into account the skills, capabilities, experience and knowledge required to provide effective oversight of Scott Technology's strategy and growth.

RESOLUTION 1: RE-ELECTION OF STUART MCLAUCHLAN

Stuart McLauchlan was re-elected as a Director by the shareholders of Scott Technology on 3 December 2020. In accordance with applicable NZX Listing Rules, Stuart retires as a Director at the Annual Meeting and, being eligible, offers himself for re-election by shareholders.

The Board unanimously supports his re-election and has determined that Stuart is an Independent Director (within the meaning of the NZX Listing Rules).

STUART MCLAUCHLAN, BCom, FCA, A.F.Inst.D

Term of office: First appointed in 2007

Board Responsibilities: Chairman, Independent Director,

Member of the Audit & Financial Risk Committee, and chair of
the Health & Safety Committee, the Governance, Remuneration
& Nominations Committee and the Treasury Committee.

Stuart is a Senior Partner of GS McLauchlan & Co Business
Advisors and Accountants, a prominent businessman and
company director. He is a director of EBOS Group Limited and
Argosy Property Limited and holds governance roles with a
number of private companies. He is also a past President of the
New Zealand Institute of Directors.

RESOLUTION 2: ELECTION OF JOHN KIPPENBERGER

John Kippenberger was elected as a Director by the shareholders of Scott Technology on 3 December 2020. In accordance with applicable NZX Listing Rules, John retires as a Director at the Annual Meeting and, being eligible, offers himself for re-election by shareholders.

The Board unanimously supports his re-election and has determined that John is not an Independent Director (within the meaning of the NZX Listing Rules) as he is Chief Executive Officer of Scott Technology.

JOHN KIPPENBERGER, BBS, MBA

Term of office: First appointed in 2020.

Board Responsibilities: Executive Director, Member of the Treasury Committee and the Health & Safety Committee.

John is an experienced business leader who has a successful career as CEO of a number of international business-to-business and consumer branded companies. This has included time in Australia as CEO of several industrial companies of George Weston Foods Limited before leading their large meat & dairy organisation which included 1,200 people operating across seven factories. After returning to New Zealand in 2006, John was a part-owner and the Chief Executive of Premier Beehive NZ Limited. More recently, John led the exponential growth and development of Manuka Health NZ Limited. This included expansion of the company's agricultural and factory operations, along with an acquisition in Germany and the opening of company operations in Australia, the United States, the United Kingdom and parts of South East Asia and China.

RESOLUTION 3: ELECTION OF ALAN BYERS

Alan Byers was elected as a Director by the shareholders of Scott Technology on 3 December 2020. In accordance with applicable NZX Listing Rules, Alan retires as a Director at the Annual Meeting and, being eligible, offers himself for reelection by shareholders.

The Board unanimously supports his re-election and has determined that Alan is not an Independent Director (within the meaning of the NZX Listing Rules) due to his role with Scott Technology's largest shareholder, JBS Australia Pty Limited.

ALAN BYERS, BCom, MBA

Term of office: First appointed in 2020.

Board Responsibilities: Non-executive Director, Member of the Health & Safety Committee.

Alan was previously the President of US Regional Beef, retiring from that position after 43 years in the industry. Alan is Senior Advisor to Wesley Batista and the collective JBS US business. Prior to joining JBS USA, Alan held a number of senior executive roles, including CEO / President of Meyer Natural Foods, President of ConAgra Signature Meats, and 18 years with Hormel culminating in an assignment as President of Dubuque Foods.

RESOLUTION 3: FIX THE REMUNERATION OF THE AUDITOR

Pursuant to section 207T of the Companies Act 1993, Deloitte is automatically reappointed at the Annual Meeting as auditor of the Company. The resolution authorises the Board to fix the remuneration of Deloitte as the Company's auditor.

IMPORTANT INFORMATION

HYBRID ANNUAL MEETING

Shareholders will be able to attend, and participate in, the Annual Meeting, either in person, or virtually, via an online platform provided by Scott Technology's share registrar, Link Market Services at www.virtualmeeting.co.nz/sct23

If you will be attending online, you will require your Holder Number for verification purposes.

Shareholders attending and participating in the Annual Meeting virtually via the online platform will be able to vote and ask questions during the meeting. More information regarding virtual attendance at the Annual Meeting (including how to vote and ask questions virtually during the meeting) is available in the Virtual Annual Meeting Online Portal Guide, which is available at

https://bcast.linkinvestorservices.co.nz/generic/docs/ OnlinePortalGuide.pdf

VOTING

The only persons entitled to vote at the Annual Meeting are registered shareholders of Scott Technology (or their proxies or representatives) as at 3:00pm on Monday 20 November 2023, being not later than 48 hours prior to the start of the Annual Meeting. Only the shares registered in those shareholders' names at that time may be voted at the Annual Meeting.

Voting can be done by appointing a proxy to vote on your behalf at the Annual Meeting, or by participating in the Annual Meeting and voting.

No voting restrictions apply to the resolutions being considered at the Annual Meeting.

RESOLUTIONS

Resolutions 1, 2, 3 and 4 are ordinary resolutions and are therefore required to be passed by a simple majority of the votes of those shareholders entitled to vote and voting on the resolutions.

PROXIES, CORPORATE REPRESENTATIVES AND POWER OF ATTORNEY

Any shareholder may appoint another person or persons as proxy to attend, and vote on his or her behalf at the Annual Meeting.

If a shareholder wishes to appoint a proxy to attend and vote in their place, that shareholder should complete the Proxy Form which is enclosed with this Notice of Meeting or follow the instructions on the Proxy Form to lodge a proxy online.

A proxy does not have to be a shareholder in the Company.

The Chairman, the Directors and Chief Executive Officer offer themselves as proxy to shareholders and, if given discretion, will vote in favour of Resolutions 1, 2, 3 and 4.

A corporation that is a shareholder may appoint a representative to attend the Annual Meeting on its behalf in the same manner as that which it could appoint a proxy. Corporate representatives should bring along to the Annual Meeting evidence of their authority to act for the relevant corporation. Any person representing a shareholder(s) by virtue of a power of attorney must bring evidence of their authority to vote on behalf of the shareholder(s) and power of attorney.

If, in appointing a proxy, you do not name a person as your proxy, but otherwise complete the proxy form in full, or your named proxy does not attend the Annual Meeting, the Chair of the Annual Meeting will be appointed your proxy and may only vote in accordance with your express direction.

Proxy Forms must be received by Link Market Services no later 3:00pm on Monday, 20 November 2023.

Proxy Forms can be lodged by:

- Post to PO Box 91976, Auckland 1142
- Email to meetings@linkmarketservices.com
- Lodged online at https://investorcentre.linkgroup.nz/voting/SCT

 You will be required to enter your CSN/Holder number and FIN and follow the instructions from there.

SHAREHOLDER QUESTIONS

Scott Technology offers the facility for shareholders to submit questions to the Board in advance of the Annual Meeting. Questions should be relevant to matters at the Annual Meeting, including matters arising from the financial statements, general questions regarding the performance of Scott Technology, and questions with regard to the resolutions. There will also be the opportunity for shareholders to ask questions during the Annual Meeting.

Please submit questions by completing the section on the Proxy Form and submitting to Link Market Services by 3:00pm on Monday, 20 November 2023.

PRESENTATIONS AND SCOTT TECHNOLOGY FY23 ANNUAL REPORT

The Annual Meeting presentations and voting results will be released to the NZX and published on the Company website at https://scottautomation.com/en/investor-centre/announcements

A copy of Scott Technology's latest Annual Report is publicly available, and copies of future Shareholder Reports will be available on the company website at

 $\underline{https://scottautomation.com/en/investor-centre/reports-results}$