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Notice of 2018 Annual General Meeting of Shareholders

NOTICE IS GIVEN that the Annual General Meeting of Bravura Solutions Limited ABN 54 164 391 128 (the Company) will be held at the Flex by ISPT at Level 2, 345 George Street, Sydney NSW 2000 on Tuesday, 27 November 2018 at 3:00 pm.

THE BUSINESS OF THE AGM IS AS FOLLOWS:

ORDINARY BUSINESS

CONSIDERATION OF FINANCIAL STATEMENTS

To consider the Financial Statements and the reports of the Directors and Auditors for the year ended 30 June 2018.

Neither the Corporations Act 2001 (Cth) nor the Company's Constitution requires a vote of shareholders on the reports or statements. However, shareholders will be given the opportunity to ask questions or make comments on the reports and statements at the meeting.

REMUNERATION REPORT

RESOLUTION 1 - ADOPTION OF THE REMUNERATION REPORT

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

"That the Remuneration Report required by section 300A of the Corporations Act, as contained in the Directors' Report of the Company, for the year ended 30 June 2018 be adopted, details of which are set out in the explanatory statement to Resolution 1 in the Notice of Meeting."

ELECTION OF DIRECTORS

RESOLUTION 2 - RE-ELECTION OF MR MARTIN DEDA AS A DIRECTOR

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

"That Martin Deda, being a Director of the Company, retires by rotation in accordance with the Constitution and being eligible, offers himself for re-election, be re-elected as a Director of the Company, details of which are set out in the explanatory statement to Resolution 2 in the Notice of Meeting."

A summary of Martin Deda's background and experience is set out in the explanatory statement to Resolution 2.

OTHER BUSINESS

RESOLUTION 3 - APPROVAL FOR THE GRANTING OF PERFORMANCE RIGHTS TO A DIRECTOR - MR TONY KLIM (CEO)

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

"That approval is given for the issue of 191,301 Performance Rights to the CEO Tony Klim, under the Bravura Solutions Limited Employee Incentive Plan (BSLEIP) on the terms and conditions described in the explanatory statement to this Notice of Meeting, for all purposes including ASX Listing Rule 10.14."

RESOLUTION 4 - APPROVAL FOR THE GRANTING OF PERFORMANCE RIGHTS TO A DIRECTOR - MR MARTIN DEDA (CFO)

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

"That approval is given for the issue of 73,965 Performance Rights to the CFO, Martin Deda, under the Bravura Solutions Limited Employee Incentive Plan (BSLEIP) on the terms and conditions described in the explanatory statement to this Notice of Meeting, for all purposes including ASX Listing Rule 10.14."

RESOLUTION 5 - APPROVAL OF PROPOSED AMENDMENTS TO CONDITIONS OF EXISTING PERFORMANCE RIGHTS ISSUED TO MR TONY KLIM (CEO) PURSUANT TO THE BRAVURA SOLUTIONS LIMITED EMPLOYEE INCENTIVE PLAN

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

"That approval be given for the conditions of Performance Rights, which were issued to the CEO Tony Klim, under the Bravura Solutions Limited Employee Incentive Plan (BSLEIP) following the 2017 Annual General Meeting, to be amended as described in the explanatory statement to this Notice of Meeting, for all purposes including ASX Listing Rules 6.23.4 and 10.14."

RESOLUTION 6 - APPROVAL OF PROPOSED AMENDMENTS TO CONDITIONS OF EXISTING PERFORMANCE RIGHTS ISSUED TO MR MARTIN DEDA (CFO) PURSUANT TO THE BRAVURA SOLUTIONS LIMITED EMPLOYEE INCENTIVE PLAN

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

"That approval be given for the conditions of Performance Rights, which were issued to the CFO Martin Deda, under the Bravura Solutions Limited Employee Incentive Plan (BSLEIP) following the 2017 Annual General Meeting, to be amended as described in the explanatory statement to this Notice of Meeting, for all purposes including ASX Listing Rules 6.23.4 and 10.14."

Notice of 2018 Annual General Meeting of Shareholders (continued)

VOTING EXCLUSIONS

RESOLUTION 1

In accordance with section 250BD of the Corporations Act, the Company makes the following statement:

The Company will disregard any votes cast on:

Resolution 1 by:

- (a) a member of the key management personnel, details of whose remuneration are included in the Remuneration Report; or
- (b) a closely related party of such a member.

However, a person described above may cast a vote on the resolution if:

- (a) the person does so as a proxy appointed by writing that specifies how the proxy is to vote on the proposed resolution; and
- (b) the vote is not cast on behalf of a person described in subparagraphs (a) or (b) above.

RESOLUTION 3 AND RESOLUTION 4

Resolution 3 and Resolution 4 are resolutions connected directly with the remuneration of members of the key management personnel (KMP) of the Company (including directors who are employees of the Company and eligible to participate in the BSLEIP).

For the purpose of ASX Listing Rules 10.15.5 and 14.11, the Company will disregard any votes cast in favour of:

- (a) Resolution 3 by Tony Klim and an associate of him; and
- (b) Resolution 4 by Martin Deda and an associate of him.

In accordance with the Corporations Act, a vote cast as proxy on Resolution 3 or Resolution 4 by any other members of the KMP and closely related parties of members of the KMP will be disregarded.

However, the Company need not disregard the vote as a result of these restrictions if it is cast:

- (a) as a proxy for a person entitled to vote, in accordance with a direction on the proxy form; or
- (b) by the Chairman of the meeting as proxy for a person who is entitled to vote and the Chairman has received express authority to vote undirected proxies as the Chairman sees fit.

RESOLUTION 5 AND RESOLUTION 6

For the purpose of ASX Listing Rules 6.23.4 and 14.11, the Company will disregard any votes cast in favour of:

- (a) Resolution 5 by Tony Klim and an associate of him; and
- (b) Resolution 6 by Martin Deda and an associate of him.

In accordance with the Corporations Act, a vote cast as proxy on Resolution 5 and Resolution 6 by any other members of the KMP and closely related parties of members of the KMP will be disregarded.

However, the Company need not disregard the vote as a result of these restrictions if it is cast:

- (a) as a proxy for a person entitled to vote, in accordance with a direction on the proxy form; or
- (b) by the Chairman of the meeting as proxy for a person who is entitled to vote and the Chairman has received express authority to vote undirected proxies as the Chairman sees fit.

By Order of the Board

MARTIN DEDA

COMPANY SECRETARY

NIGEL LIDDELL

COMPANY SECRETARY

24 OCTOBER 2018

Explanatory Statement

FLIGIBILITY TO VOTE

The Company has determined, in accordance with regulation 7.11.37 of the Corporations Regulations 2001 (Cth), that the Company's Shares quoted on the ASX at 3:00 pm (Sydney time) on Sunday, 25 November 2018 will be taken, for the purposes of the Annual General Meeting, to be held by the persons who held them at that time. Accordingly, those persons are entitled to attend and vote (if not excluded) at the meeting, either in person, by proxy or attorney or, in the case of a corporate Shareholder, by a personal representative.

PROXIES

If you are unable to attend and vote at the Annual General Meeting, in accordance with section 249L of the Corporations Act, you may appoint a person (including a body corporate) to attend as your proxy. If you would like to appoint a proxy, please complete the enclosed Proxy Form.

To be effective, the Proxy Form must be received by the Company at its registered office or the Company's share registrar, Link Market Services Limited, by Sunday, 25 November 2018, and in any case no later than 48 hours prior to the commencement of the Annual General Meeting. Any proxy form received after this time will not be valid for the scheduled Annual General Meeting.

If a Shareholder is entitled to cast two or more votes at the Annual General Meeting, the Shareholder may appoint one or two proxies. If the Shareholder appoints two proxies and the appointment does not specify the proportion or number of the Shareholder's votes to be exercised by each proxy, each proxy may exercise half the votes. Fractions of votes will be disregarded. Where two proxies are appointed, neither proxy shall have the right to vote on a show of hands (but each may vote on a poll).

A proxy need not be a Shareholder of the Company.

A Proxy Form may be completed online at www. linkmarketservices.com.au. Otherwise, completed Proxy Forms may be returned as follows:

BY MAIL

Bravura Solutions Limited C/- Link Market Services Limited Locked Bag A14 Sydney South NSW 1235 Australia

- BY FAX
 - +61 2 9287 0309
- BY HAND

Link Market Services Limited 1A Homebush Bay Drive, Rhodes NSW 2138; or Level 12, 680 George Street, Sydney NSW 2000

If the Shareholder is an individual, the Proxy Form must be signed by the Shareholder or their attorney.

If the Shareholder is a corporation, the Proxy Form must be executed in accordance with section 127 of the Corporations Act or executed by its attorney or a validly appointed corporate representative. Furthermore, if a corporation elects to appoint an individual to act as its representative in accordance with section 250D of the Corporations Act, the Company will require a Certificate of Appointment of Corporate Representative executed in accordance with sections 250D and 253B of the Corporations Act. The Certificate must be lodged with the Company before the AGM or at the registrations desk on the day of the AGM. The Company will retain the certificate.

If the Proxy Form is signed by a person who is not the Shareholder, then the relevant authority must either have been exhibited previously to the Company or be enclosed with the Proxy Form.

If a Shareholder has not directed the proxy on how to vote, the proxy may vote as the proxy deems fit, and similarly if the Shareholder appoints the Chairman of the AGM as proxy but does not direct the Chairman on how to vote on an item, the Chairman will vote in accordance with his voting intention as stated, namely in favour of each of the proposed resolutions set out in the Notice of Meeting.

How will the Chairman vote as proxy if the Shareholder has not directed the Chairman to vote?

If a Shareholder appoints the Chairman of the Annual General Meeting as proxy and does not direct the Chairman on how to vote on a proposed Resolution then, if that Shareholder is entitled to vote on that Resolution, the Chairman intends to vote in favour of that proposed Resolution.

POLL

On a poll each Shareholder present in person or by proxy, attorney or representative has one vote for each share held. A proxy may demand or join in demanding a poll.

EXPLANATORY STATEMENT

This Explanatory Statement is included in and forms part of the Notice of Meeting and should be read with the Notice of Meeting.

This Explanatory Statement contains an explanation of, and information about, the Resolutions to be considered at the Annual General Meeting of the Company on Tuesday, 27 November 2018. It is given to Shareholders to help them determine how to vote on the Resolutions set out in the accompanying Notice of Meeting.

Shareholders should read this Explanatory Statement in full because individual sections do not give a comprehensive review of the Resolutions contemplated in this Explanatory Statement.

If you are in doubt about what to do in relation to a Resolution, you should consult your financial or other professional advisor.

FINANCIAL STATEMENTS AND REPORTS

Section 250R of the Corporations Act requires the Financial Report, Directors' Report and the Auditor's Report (collectively referred to as Reports) to be laid before the Annual General Meeting.

Neither the Corporations Act nor the Constitution require Shareholders to vote on such Reports.

However, Shareholders will be given an opportunity to raise questions on the Reports at the Annual General Meeting.

In addition, as the Company's auditor or their representative will be present at the Annual General Meeting, the Chairman will allow a reasonable opportunity for the Shareholders, as a whole, to ask the auditor or the auditor's representative questions relevant to:

- the conduct of the audit;
- the preparation and content of the Auditor's Report;
- the accounting policies adopted by the Company in relation to the preparation of the financial statements; and
- the independence of the auditor in relation to the conduct of the audit.

Any Shareholder entitled to cast a vote at the Annual General Meeting may submit a written question to the auditor if the question is relevant to:

- (a) the content of the Auditor's Report to be considered at the Annual General Meeting; or
- (b) the conduct of the audit of the annual Financial Report to be considered at the Annual General Meeting.

If the Shareholders intend to submit a written question, the question must be given to the Company no later than Sunday, 25 November 2018. The Chairman will allow a reasonable opportunity for the auditor or their representative to answer written questions so submitted and that the auditor considers relevant to (a) or (b) above. If the auditor or their representative has prepared written answers to a written question, the written answers may be tabled at the Annual General Meeting, and in any case as required by section 250T(4) of the Corporations Act, will be made reasonably available to members as soon as practicable after the Annual General Meeting.

RESOLUTION 1 - ADOPTION OF THE REMUNERATION REPORT

Consistent with section 250R of the Corporations Act, the Company submits to Shareholders for consideration and adoption, by way of an ordinary resolution, its Remuneration Report for the year ended 30 June 2018. As per section 250R, the vote on this resolution will be advisory only and will not bind the Directors of the Company. A voting exclusion statement applies to this resolution.

The Remuneration Report is a distinct section of the annual Director's Report which deals with the remuneration of Directors and Executives (which includes senior management) of the Company. The Remuneration Report can be located in the Company's Annual Report on pages 28 to 48. This is available online at www.bravurasolutions.com under the Investors section.

There will be a reasonable opportunity for Shareholders to ask questions about, or make comments on the Remuneration Report, as per section 250SA of the Corporations Act.

RECOMMENDATION

THE DIRECTORS RECOMMEND THAT SHAREHOLDERS VOTE IN FAVOUR OF RESOLUTION 1.

A voting exclusion statement applies to Resolution 1. The Chairman will vote undirected proxies FOR this resolution.

RESOLUTION 2 - RE-ELECTION OF MR MARTIN DEDA AS A DIRECTOR

Clause 59.1 of the Constitution and ASX Listing Rule 14.5 require that an election of Directors must occur at every Annual General Meeting. In accordance with this, Martin Deda will retire by rotation and seeks re-election.

Martin Deda has over 30 years of experience in senior finance and operational roles, predominantly within the IT and professional services industry sectors.

Throughout his career, Martin has added significant value to the private and public companies he has worked for across Australia, Asia, UK, Continental Europe and the US, improving business profitability and deriving value from M&A transactions. He has extensive experience in C level operational and financial management as well as Board roles.

Prior to joining Bravura Solutions in September 2014, Martin was the Chief Operating Officer/Chief Financial Officer for top tier law firm Minter Ellison. He previously held C-level positions at ASX200 listed global healthcare IT provider, iSOFT Ltd and CSC for Central and Eastern Europe. He has also held senior finance and operations roles at TNT and Storage Tek in EMEA. He is currently a Non-Executive Director of PageUp People Limited (formerly PageUp People Pty Ltd) (since 12 December 2012).

Martin holds a MBA from the University of Sydney and a BSc. (Mathematics, Nuclear & Radiation Chemistry) from the University of New South Wales.

RECOMMENDATION

THE DIRECTORS (OTHER THAN MARTIN DEDA) RECOMMEND THAT SHAREHOLDERS VOTE IN FAVOUR OF RESOLUTION 2.

RESOLUTION 3 - APPROVAL FOR THE GRANTING OF PERFORMANCE RIGHTS TO A DIRECTOR - MR TONY KLIM, CEO.

ASX Listing Rule 10.14 requires Bravura Solutions Limited (BVS, the Company) to obtain from shareholders of BVS (Shareholders) approval for the issue of securities to a director under an employee incentive scheme. The Company is seeking Shareholder approval for the proposed grant of Performance Rights to Tony Klim (CEO), as set out below.

The Bravura Solutions Limited Employee Incentive Plan (BSLEIP) has been designed to facilitate the Company moving towards best practice remuneration structures for executives. A key component of effective remuneration for executives is a long term incentive to drive shared performance objectives and link remuneration to company performance.

The features of the proposed 2019 financial year offer of Performance Rights to the CEO are summarised below:

Aspect	Details	
Incentive type	BVS is seeking Shareholder approval for a grant of Performance Rights to Tony Klim (CEO). Performance Rights may vest if Vesting Conditions are satisfied.	
Terms & Conditions	The Board of BVS has the discretion to set the terms and conditions on which it will offer Performance Rights under the BSLEIP, including the Vesting Conditions and modification of the terms and conditions as appropriate to ensuring the plan operates as intended. In the case of Performance Rights the Vesting Conditions are intended to be challenging and linked to growth in shareholder value.	
Number of Performance Rights	A total of 191,301 Performance Rights will be offered to the CEO in the 2019 financial year. The number of Performance Rights when added to the other remuneration elements will produce a total remuneration package that is market competitive and reasonable given the Company's circumstances.	
	The number of Perform	nance Rights was calculated by applying the following formula:
	Number of Performance Rights	= Stretch LTI Value ÷ Right Value = \$725,393 ÷ \$3.7919 = 191,301
	Where Stretch LTI Value	= Fixed Remuneration x Target LTI % ÷ Target Vesting% = \$725,393(GBP414,510 × 1.75) × 50% ÷ 50% = \$725.393
	Right Value	= Share Price – (Annual Dividend × Measurement Period in Years) = \$4.0619 – (\$0.09 × 3) = \$3.7919
	Share Price	Is the volume weighted average share price over the 10 trading days following the announcement of FY18 results for BVS.
		nce Rights to be granted will only vest when stretch performance goals are achieved it is percentage will actually vest unless exceptional performance is achieved.
Amount payable for Performance Rights	No amount will be payable by the CEO for the Performance Rights as they are part of the intended total remuneration package for the 2019 financial year.	
Vesting of Performance Rights	Upon the satisfaction of the Vesting Conditions, the value of Performance Rights that vest will be evaluated and will be paid in Shares, cash or a combination of cash and Shares based on the then Share price, at the Board's discretion.	
Measurement Period	The Measurement Period will be the three financial years from 1 July 2018 to 30 June 2021.	

Aspect

Details

Vesting Conditions

In order for Performance Rights to vest, the performance conditions (Vesting Conditions) must be satisfied.

The proposed grant will be divided into two tranches being:

- Tranche 1 (50% of the Performance Rights) which will be subject to an indexed total shareholder return (iTSR) vesting condition, and
- Tranche 2 (50% of the Performance Rights) which will be subject to an Earnings Per Share Growth (EPSG) vesting condition.

The vesting of Tranche 1 iTSR Performance Rights will be determined by comparing the Company's TSR over the Measurement Period with the movement in the ASX300 Total Return Index over the Measurement Period.

If the Company's TSR is negative then nil vesting will apply to this Tranche.

Otherwise the following vesting scale will be applied, subject to an overriding discretion held by the Board:

Performance Level	Company's TSR Compared to the ASX300 Total Return Index	Vesting % of Tranche
Stretch	≥100% of Index Plus 10% CAGR	100%
Between Target & Stretch	>100% Plus 5% CAGR & < 100% of Index Plus 10% CAGR	Pro-rata
Target	100% of Index Plus 5% CAGR	50%
Between Threshold & Target	>100% of Index & <100% of Index Plus 5% CAGR	Pro-rata
Threshold	100% of Index	25%
Below Threshold	<100% of Index	0%

Total Shareholder Return (TSR) is the sum of share price appreciation and dividends (assumed to be reinvested in shares) during the Measurement Period expressed as a growth percentage.

The vesting of Tranche 2 EPSG Performance Rights will be determined by reference to the following scale:

Performance Level	Total Growth Over 3 Years	Vesting
Stretch	≥56%	100%
Between Target & Stretch	>33% & <56%	>50% & <100%
Target	33%	50%
Between Threshold & Target	>22% & <33%	>25% & < 50%
Threshold	22%	25%
Below Threshold	<22%	0%

Earnings Per Share (EPS) will be as per the Company's statutory accounts. EPSG will be calculated as the growth required to increase the EPS of the Company from the result in the financial year prior to the beginning of the Measurement Period to the EPS achieved in the final year of the Measurement Period.

The Board retains the discretion to modify vesting in the case that the circumstances that prevailed over the Measurement Period materially differed from those expected at the time the vesting scale was determined, which is intended to be used when the application of the vesting scale would lead to an outcome that may be viewed as inappropriate.

Retesting	Retesting will not apply to either Tranche 1 iTSR Performance Rights or Tranche 2 EPSG Performance Rights.
Exercise Price	No amount will be payable by the CEO to exercise a Performance Right that has vested.

Aspect **Details** Disposal Restrictions **Performance Rights** Performance Rights may not be disposed of or otherwise dealt with except by force of law and then only when permitted under the Company's Securities Trading Policy (Rule 14.1). **Shares - Default Disposal Restrictions** All Shares acquired by Participants on exercise of vested Performance Rights, shall be subject to a disposal restriction, being that such Shares may not be disposed of or otherwise dealt with until such disposals and dealings are no longer prohibited under: (a) the Company's Securities Trading Policy, and (b) the Corporations Act having regard to Division 3 of Part 7.10 (which prohibits insider trading). Release of Disposal Restriction Disposal restrictions may be released early if a taxing point arises in relation to Shares then disposal restrictions, other than those that arise under the Corporations Act having regard to Division 3 of Part 7.10 (which prohibits insider trading), will be automatically lifted to the extent required to ensure that 50% of the shares that become taxable are no longer so restricted. Cessation of Pursuant to Rule 15, the Board has determined that Performance Rights granted to the CEO in the financial year **Employment** of the cessation of employment and remaining unvested at the date of cessation of employment will be forfeited in the proportion that the remainder of the financial year following the cessation of employment bears to the full financial year, unless otherwise determined by the Board. Pursuant to Rule 15, the Board has determined that unvested Performance Rights held at the date of termination and that have not been forfeited under the previous paragraph will be treated as follows in the event of the CEO ceasing to be an employee of the Company: (a) If the circumstances of the cessation of employment is classified as a Bad Leaver as defined below then all unvested Performance Rights held by the CEO at the date of cessation of employment will be forfeited unless otherwise determined by the Board, or (b) If the circumstances of the cessation of employment is classified as a Good Leaver as defined below then all unvested Performance Rights held by the CEO at the date of cessation of employment will be retained by the CEO for testing for vesting at the end of the Measurement Period unless otherwise determined by the Board. In relation to the Invitation, Bad Leaver means when the cessation of employment is due to dismissal for gross misconduct or other situations so classified by the Board in its discretion. In relation to the Invitation, Good Leaver means a situation not classified as a Bad Leaver. If at the time of vesting subsequent to cessation of employment of the CEO the share price is lower than at the date of cessation of employment the value of the Performance Rights that vest will be paid in cash only, not Shares. Change of Control of Where a Change of Control Event occurs (such as a takeover bid or a scheme of arrangement), the Board may in its discretion, determine that all or a specified number of the CEO's Performance Rights are deemed to have vested. the Company Major Return of Capital Pursuant to Rule 2.2 (b) (iv), the Board has determined that unless otherwise determined by the Board, in the event of a major return of capital (as determined by the Board), the Vesting Conditions attached to the particular Tranche will cease to apply and: (a) unvested Performance Rights granted in the financial year of the Return of Capital will lapse in the proportion that the remainder of the financial year bears to the full financial year, (b) all remaining unvested Performance Rights will vest in accordance with the application of the following formula (noting that negative results will be taken to be nil): Number of Performance = Unvested Performance Rights x (Share Price immediately Rights to Vest prior to calculation of entitlement to the Return of Capital – Share Price at Measurement Period commencement) ÷ Share Price at Measurement Period commencement Any unvested Performance Rights that do not vest in relation to (b) will lapse. Voting and Dividends: Performance Rights do not carry voting or dividend entitlements. Shares issued when Performance Rights vest Performance Rights carry all entitlements of Shares, including voting and dividend entitlements.

Aspect	Details
Lapse and Forfeiture of Performance Rights	Performance Rights will lapse if the prescribed Vesting Conditions are not satisfied within the prescribed Measurement Period.
Fraud, Gross Misconduct etc.	In the event that the Board forms the opinion that the CEO has committed an act of fraud, dishonesty or has breached his duties or obligations in relation to the Company, all unvested Performance Rights held by the CEO will lapse and be forfeited.
Competition and Other Actions that May Harm the Company	If the CEO engages in any activities or communications that, in the opinion of the Board, may cause harm to the operations or reputation of the Company or the Board all unvested Performance Rights held by the CEO will lapse and be forfeited, unless otherwise determined by the Board.
	If the CEO either directly or indirectly competes with the Company including becoming an employee of a competitor, supplier or customer, without the prior written consent of the Company, all unvested Performance Rights held by the CEO will lapse and be forfeited, unless otherwise determined by the Board.
Issue or Acquisition of Shares	Shares allocated to the CEO when Performance Rights vest under the BSLEIP may be issued by the Company or acquired on or off market by the Company or its nominee. The nominee may be a trust, the purpose of which is to facilitate the operation of the BSLEIP.
Cost and Administration	The Company will pay all costs of issuing and acquiring Shares for the purposes of satisfying vested Performance Rights, as well as any brokerage on acquisitions of Shares for this purpose and all costs of administering the BSLEIP.
Other Terms of the BSLEIP	The BSLEIP also contains customary and usual terms having regard to Australian law for dealing with administration, variation, suspension and termination of the BSLEIP.
Hedging	The Company prohibits the hedging of Performance Rights by participants in the BSLEIP.

OTHER INFORMATION

In accordance with the Listing Rules, the Company discloses:

- (a) the only persons referred to in ASX Listing Rule 10.14 who have received securities under the BSLEIP since the approvals obtained at the 2017 AGM are Tony Klim, who received 522,204 Performance Rights at an acquisition price of nil, and Martin Deda, who received 210,039 Performance Rights at an acquisition price of nil, in accordance with those approvals;
- (b) the following directors are entitled to participate in the BSLEIP: Tony Klim and Martin Deda;
- (c) the maximum number of Performance Rights that may be acquired by all persons for whom approval is required under ASX Listing Rule 10.14 is 265,266 Performance Rights (which are the subject of Resolutions 3 and 4);
- (d) no loan is provided in regards to the acquisition of Performance Rights under the BSLEIP;
- (e) the Performance Rights will be issued to the CEO following the annual general meeting of the Company, and in any event, no later than 12 months after the meeting.

Executive remuneration is determined by the non-executive members of the Board, having consideration of relevant market practices and the circumstances of the Company on an annual basis. It is the view of non-executive members of the Board that it is in the interests of Shareholders for selected executives (the Participants) to receive part of their total remuneration package (TRP) in the form of at-risk equity that will vest based on performance against indicators that are linked to Shareholder benefit (Vesting Conditions) during a defined Measurement Period. This is also considered best practice with regards to evident market practices. It should therefore be considered appropriate to provide some equity-based remuneration to executive directors of the Company instead of cash only.

RECOMMENDATION

THE DIRECTORS (OTHER THAN TONY KLIM) RECOMMEND THAT SHAREHOLDERS VOTE IN FAVOUR OF RESOLUTION 3.

A voting exclusion statement applies to Resolution 3. The Chairman will vote undirected proxies FOR this resolution.

RESOLUTION 4 - APPROVAL FOR THE GRANTING OF PERFORMANCE RIGHTS TO A DIRECTOR - MR MARTIN DEDA, CFO.

ASX Listing Rule 10.14 requires Bravura Solutions Limited (BVS, the Company) to obtain from shareholders of BVS (Shareholders) approval for the issue of securities to a director under an employee incentive scheme. The Company is seeking Shareholder approval for the proposed grant of Performance Rights to Martin Deda (CFO), as set out below.

The Bravura Solutions Limited Employee Incentive Plan (BSLEIP) has been designed to facilitate the Company moving towards best practice remuneration structures for executives. A key component of effective remuneration for executives is a long term incentive to drive shared performance objectives and link remuneration to company performance.

The features of the proposed 2019 financial year offer of Performance Rights to the CFO are summarised below:

Aspect	Details	
Incentive type	BVS is seeking Shareholder approval for a grant of Performance Rights to Martin Deda (CFO). Performance Rights may vest if Vesting Conditions are satisfied.	
Terms & Conditions	The Board of BVS has the discretion to set the terms and conditions on which it will offer Performance Rights under the BSLEIP, including the Vesting Conditions and modification of the terms and conditions as appropriate to ensuring the plan operates as intended. In the case of Performance Rights the Vesting Conditions are intended to be challenging and linked to growth in shareholder value.	
Number of Performance Rights	A total of 73,965 Performance Rights will be offered to the CFO in the 2019 financial year. The number of Performance Rights when added to the other remuneration elements will produce a total remuneration pact that is market competitive and reasonable given the Company's circumstances.	
	The number of Perform	mance Rights was calculated by applying the following formula:
	Number of Performance Rights	= Stretch LTI Value ÷ Right Value = \$280,467.60 ÷ \$3.7919 = 73,965
	Where Stretch LTI Value	 Fixed Remuneration x Target LTI % ÷ Target Vesting% \$467,446 × 30% ÷ 50% \$280,467.60
	Right Value	 Share Price – (Annual Dividend × Measurement Period in Years) \$4.0619 – (\$0.09 × 3) \$3.7919
	Share Price	Is the volume weighted average share price over the 10 trading days following the announcement of FY18 results for BVS.
	As 100% of Performance Rights to be granted will only vest when stretch performance goals are achieved it is expected that a lesser percentage will actually vest unless exceptional performance is achieved.	
Amount payable for Performance Rights	No amount will be payable by the CFO for the Performance Rights as they are part of the intended total remuneration package for the 2018 financial year.	
Vesting of Performance Rights	Upon the satisfaction of the Vesting Conditions, the value of Performance Rights that vest will be evaluated and will be paid in Shares, cash or a combination of cash and Shares based on the then Share price, at the Board's discretion.	
Measurement Period	The Measurement Period will be the three financial years from 1 July 2018 to 30 June 2021.	

Aspect

Vesting Conditions

Details

In order for Performance Rights to vest, the performance conditions (Vesting Conditions) must be satisfied.

The proposed grant will be divided into two tranches being:

- Tranche 1 (50% of the Performance Rights) which will be subject to an indexed total shareholder return (iTSR) vesting condition, and
- Tranche 2 (50% of the Performance Rights) which will be subject to an Earnings Per Share Growth (EPSG) vesting condition.

The vesting of Tranche 1 iTSR Performance Rights will be determined by comparing the Company's TSR over the Measurement Period with the movement in the ASX300 Total Return Index over the Measurement Period.

If the Company's TSR is negative then nil vesting will apply to this Tranche.

Otherwise the following vesting scale will be applied, subject to an overriding discretion held by the Board:

Performance Level	Company's TSR Compared to the ASX300 Total Return Index	Vesting % of Tranche
Stretch	≥100% of Index Plus 10% CAGR	100%
Between Target & Stretch	>100% Plus 5% CAGR & < 100% of Index Plus 10% CAGR	Pro-rata
Target	100% of Index Plus 5% CAGR	50%
Between Threshold & Target	>100% of Index & <100% of Index Plus 5% CAGR	Pro-rata
Threshold	100% of Index	25%
Below Threshold	<100% of Index	0%

Total Shareholder Return (TSR) is the sum of share price appreciation and dividends (assumed to be reinvested in shares) during the Measurement Period expressed as a growth percentage.

The vesting of Tranche 2 EPSG Performance Rights will be determined by reference to the following scale:

Performance Level	Total Growth Over 3 Years	Vesting
Stretch	≥56%	100%
Between Target & Stretch	>33% & <56%	>50% & <100%
Target	33%	50%
Between Threshold & Target	>22% & <33%	>25% & < 50%
Threshold	22%	25%
Below Threshold	<22%	0%

Earnings Per Share (EPS) will be as per the Company's statutory accounts. EPSG will be calculated as the growth required to increase the EPS of the Company from the result in the financial year prior to the beginning of the Measurement Period to the EPS achieved in the final year of the Measurement Period.

The Board retains the discretion to modify vesting in the case that the circumstances that prevailed over the Measurement Period materially differed from those expected at the time the vesting scale was determined, which is intended to be used when the application of the vesting scale would lead to an outcome that may be viewed as inappropriate.

Retesting	Retesting will not apply to either Tranche 1 iTSR Performance Rights or Tranche 2 EPSG Performance Rights.
Exercise Price	No amount will be payable by the CFO to exercise a Performance Right that has vested.

Aspect **Details** Disposal Restrictions **Performance Rights** Performance Rights may not be disposed of or otherwise dealt with except by force of law and then only when permitted under the Company's Securities Trading Policy (Rule 14.1). **Shares - Default Disposal Restrictions** All Shares acquired by Participants on exercise of vested Performance Rights, shall be subject to a disposal restriction being that such Shares may not be disposed of or otherwise dealt with until such disposals and dealings are no longer prohibited under: (a) the Company's Securities Trading Policy, and (b) the Corporations Act having regard to Division 3 of Part 7.10 (which prohibits insider trading). Release of Disposal Restriction Disposal restrictions may be released early if a taxing point arises in relation to Shares then disposal restrictions, other than those that arise under the Corporations Act having regard to Division 3 of Part 7.10 (which prohibits insider trading), will be automatically lifted to the extent required to ensure that 50% of the shares that become taxable are no longer so restricted. Cessation of Pursuant to Rule 15, the Board has determined that Performance Rights granted to the CFO in the financial year **Employment** of the cessation of employment and remaining unvested at the date of cessation of employment will be forfeited in the proportion that the remainder of the financial year following the cessation of employment bears to the full financial year, unless otherwise determined by the Board. Pursuant to Rule 15, the Board has determined that unvested Performance Rights of the CFO held at the date of termination and that have not been forfeited under the previous paragraph will be treated as follows in the event of the CFO ceasing to be an employee of the Company: (a) If the circumstances of the cessation of employment is classified as a Bad Leaver as defined below then all unvested Performance Rights held by the CFO at the date of cessation of employment will be forfeited unless otherwise determined by the Board, or (b) If the circumstances of the cessation of employment is classified as a Good Leaver as defined below then all unvested Performance Rights held by the CFO at the date of cessation of employment will be retained by the CFO for testing for vesting at the end of the Measurement Period unless otherwise determined by the Board. In relation to the Invitation, Bad Leaver means when the cessation of employment is due to dismissal for gross misconduct or other situations so classified by the Board in its discretion. In relation to the Invitation, Good Leaver means a situation not classified as a Bad Leaver. If at the time of vesting subsequent to cessation of employment of the CFO the share price is lower than at the date of cessation of employment the value of the Performance Rights that vest will be paid in cash only, not Shares. Change of Control of Where a Change of Control Event occurs (such as a takeover bid or a scheme of arrangement), the Board may in its discretion, determine that all or a specified number of the CFO's Performance Rights are deemed to have vested. the Company Major Return of Capital Pursuant to Rule 2.2 (b) (iv), the Board has determined that unless otherwise determined by the Board, in the event of a major return of capital (as determined by the Board), the Vesting Conditions attached to the particular Tranche will cease to apply and: (a) unvested Performance Rights granted in the financial year of the Return of Capital will lapse in the proportion that the remainder of the financial year bears to the full financial year, (b) all remaining unvested Performance Rights will vest in accordance with the application of the following formula (noting that negative results will be taken to be nil): Number of Performance = Unvested Performance Rights x (Share Price immediately Rights to Vest prior to calculation of entitlement to the Return of Capital – Share Price at Measurement Period commencement) ÷ Share Price at Measurement Period commencement Any unvested Performance Rights that do not vest in relation to (b) will lapse. Voting and Dividends: Performance Rights do not carry voting or dividend entitlements. Shares issued when Performance Rights vest Performance Rights carry all entitlements of Shares, including voting and dividend entitlements.

Aspect	Details
Lapse and Forfeiture of Performance Rights	Performance Rights will lapse if the prescribed Vesting Conditions are not satisfied within the prescribed Measurement Period.
Fraud, Gross Misconduct etc.	In the event that the Board forms the opinion that the CFO has committed an act of fraud, dishonesty or has breached his duties or obligations in relation to the Company, all unvested Performance Rights held by the CFO will lapse and be forfeited.
Competition and Other Actions that May Harm the Company	If the CFO engages in any activities or communications that, in the opinion of the Board, may cause harm to the operations or reputation of the Company or the Board all unvested Performance Rights held by the CFO will lapse and be forfeited, unless otherwise determined by the Board.
	If the CFO either directly or indirectly competes with the Company including becoming an employee of a competitor, supplier or customer, without the prior written consent of the Company, all unvested Performance Rights held by the CFO will lapse and be forfeited, unless otherwise determined by the Board.
Issue or Acquisition of Shares	Shares allocated to the CFO when Performance Rights vest under the BSLEIP may be issued by the Company or acquired on or off market by the Company or its nominee. The nominee may be a trust, the purpose of which is to facilitate the operation of the BSLEIP.
Cost and Administration	The Company will pay all costs of issuing and acquiring Shares for the purposes of satisfying vested Performance Rights, as well as any brokerage on acquisitions of Shares for this purpose and all costs of administering the BSLEIP.
Other Terms of the BSLEIP	The BSLEIP also contains customary and usual terms having regard to Australian law for dealing with administration, variation, suspension and termination of the BSLEIP.
Hedging	The Company prohibits the hedging of Performance Rights by participants in the BSLEIP.

OTHER INFORMATION

In accordance with the Listing Rules, the Company discloses:

- (a) the only persons referred to in ASX Listing Rule 10.14 who have received securities under the BSLEIP since the approvals obtained at the 2017 AGM are Martin Deda, who received 210,039 Performance Rights at an acquisition price of nil, and Tony Klim, who received 522,204 Performance Rights at an acquisition price of nil, in accordance with those approvals;
- (b) the following directors are entitled to participate in the BSLEIP: Martin Deda and Tony Klim;
- (c) the maximum number of Performance Rights that may be acquired by all persons for whom approval is required under ASX Listing Rule 10.14 is 265,266 Performance Rights (which are the subject of Resolutions 3 and 4);
- (d) no loan is provided in regards to the acquisition of Performance Rights under the BSLEIP;
- (e) the Performance Rights will be issued to Martin Deda following the annual general meeting of the Company, and in any event, no later than 12 months after the meeting.

Executive remuneration is determined by the non-executive members of the Board, having consideration of relevant market practices and the circumstances of the Company on an annual basis. It is the view of non-executive members of the Board that it is in the interests of Shareholders for selected executives (the Participants) to receive part of their total remuneration package (TRP) in the form of at-risk equity that will vest based on performance against indicators that are linked to Shareholder benefit (Vesting Conditions) during a defined Measurement Period. This is also considered best practice with regards to evident market practices. It should therefore be considered appropriate to provide some equity-based remuneration to executive directors of the Company instead of cash only.

RECOMMENDATION

THE DIRECTORS (OTHER THAN MARTIN DEDA) RECOMMEND THAT SHAREHOLDERS VOTE IN FAVOUR OF RESOLUTION 4.

A voting exclusion statement applies to Resolution 4. The Chairman will vote undirected proxies FOR this resolution.

RESOLUTION 5 AND RESOLUTION 6 - APPROVAL OF PROPOSED AMENDMENTS TO CONDITIONS OF EXISTING PERFORMANCE RIGHTS ISSUED TO MR TONY KLIM (CEO) AND MR MARTIN DEDA (CFO) PURSUANT TO THE BRAVURA SOLUTIONS LIMITED EMPLOYEE INCENTIVE PLAN

OVERVIEW OF THE BSLEIP

The Bravura Solutions Limited Employee Incentive Plan (BSLEIP) is part of the overall remuneration strategy of Bravura Solutions Limited (BVS, the Company), which is designed to drive share performance objectives and link remuneration to company performance of the executives participating in the BSLEIP.

The BSLEIP operates by giving participants in the BSLEIP the opportunity to acquire Shares if applicable performance conditions are met, and any other relevant conditions are satisfied. The performance conditions are set by the Board for each participant.

Bravura Solutions

BACKGROUND TO EXISTING PERFORMANCE RIGHTS

The following Performance Rights were issued under the BSLEIP after approval at the BVS 2017 Annual General Meeting, which was held on 28 November 2017 (2017 AGM):

BSLEIP Participant	Number of Performance Rights
Mr Tony Klim (CEO)	522,204
Mr Martin Deda (CFO)	210,039

The Measurement Period for the testing of the vesting conditions of those Performance Rights is the three financial years from 1 July 2017 to 30 June 2020.

Restrictions on the sale or other disposal of Shares acquired on exercise of the vested Performance Rights (Specified Disposal Restrictions) apply to:

- (a) 50% of the Performance Rights of the CEO; and
- (b) 50% of the Performance Rights of the CFO.

The Specified Disposal Restrictions apply for a period ending on the earlier of:

- (a) the 3rd anniversary of the end of the Measurement Period; and
- (b) the date of cessation of employment.

ASX LISTING RULE REQUIREMENTS

Performance rights, including Performance Rights issued pursuant to the BSLEIP, are a type of option for the purposes of the ASX Listing Rules.

ASX Listing Rule 6.23.3 provides that a change to the terms of an option which has the effect of reducing the exercise price, increasing the period for exercise or increasing the number of securities received on exercise cannot be made.

ASX Listing Rule 6.23.4 provides that so long as the relevant change is not prohibited by ASX Listing Rule 6.23.3, a listed company may amend the terms of an option if those amendments have been approved by an ordinary resolution of shareholders.

ASX Listing Rule 10.14 requires that a director of a listed company must not acquire securities under an employee incentive scheme without the approval by ordinary resolution of shareholders.

The approval of shareholders is sought to permit the Company to amend (as described below) the conditions of the existing Performance Rights issued pursuant to the BSLEIP to the CEO and CFO following approval at the 2017 AGM.

PROPOSED AMENDMENTS

It is proposed that the Specified Disposal Restrictions would not apply to the Shares acquired on exercise of the vested Performance Rights issued to the CEO or CFO (Revised Conditions).

The other terms and conditions of Performance Rights summarised in the notice of 2017 AGM (including the Default Disposal Restrictions under the Company's Securities Trading Policy and the Corporations Act) would remain unchanged.

The effect of the Revised Conditions would be that, subject to Default Disposal Restrictions, the CEO and CFO may dispose of Shares acquired on exercise of any vested Performance Rights.

None of the Revised Conditions are prohibited amendments for the purposes of ASX Listing Rule 6.23.3.

BACKGROUND TO THE PROPOSED AMENDMENTS

Inherent to the design of the BSLEIP, the Board had a desire to subject 50% of Performance Rights to long-term holding requirements, which continued tax deferral for Australian participants, allowing them to make an individual choice whether to hold or realise the net of tax value of half the Performance Right around the time of vesting.

Following the making of the Invitation, it became apparent that tax would not be deferred by the disposal restrictions in the UK, effectively forcing UK participants to sell the released portion of the Performance Rights, to pay down tax on the whole of the vested Performance Rights (including the portion subject to ongoing deferral), leaving UK participants with no realised benefit prior to the elapsing of further time-based disposal restrictions.

To address this inequality of outcomes in relation to future Performance Rights, the Board has reconsidered the requirement for extended disposal restrictions to apply to vested Performance Rights, and future Invitations will not include any specified disposal restriction beyond the usual restrictions related to the Company's share trading policy etc.

The Board considers that the implementation of these proposed amendments will better align the existing Performance Rights to the Company's remuneration strategy and the ongoing generation of shareholder value, and will act as an appropriate incentive for future strong performance.

RECOMMENDATION

The Board notes that it is a competitive market for executives and other employees and that it is important to ensure that BVS' remuneration arrangements are competitive with the remuneration arrangements offered by its Australian and international competitors.

THE DIRECTORS RECOMMEND THAT SHAREHOLDERS VOTE IN FAVOUR OF RESOLUTIONS 5 AND 6 on the basis that the proposed amendments to the conditions of the existing Performance Rights on the terms described in this Explanatory Statement:

- are in the best interests of the Company as a whole;
- are consistent with the Company's remuneration policy, in particular the Company's policy of linking remuneration to achievement, and the objective of attracting and retaining highly skilled executives and other employees; and
- will therefore have a positive impact on the Company's prospects.

Corporate Directory

CORPORATE INFORMATION

ABN 54 164 391 128

Corporate and Registered Office

Level 6, 345 George Street

Sydney NSW 2000

Phone: +61 2 9018 7800 Fax: +61 2 9018 7811

WEBSITE ADDRESS

www.bravurasolutions.com

BOARD OF DIRECTORS

Brian Mitchell

Chairman and Independent Non-executive Director

Peter Mann

Independent Non-executive Director

Alexa Henderson

Independent Non-executive Director

Neil Broekhuizen

Non-executive Director

Tony Klim

CEO and Managing Director

Martin Deda

CFO and Executive Director

COMPANY SECRETARY

Martin Deda and Nigel Liddell

AUDITORS

Ernst & Young 200 George Street

Sydney NSW 2000

Phone: 61 2 9248 5555

SHARE REGISTRY

Link Market Services Limited Level 12, 680 George Street Sydney NSW 2000





LODGE YOUR VOTE

ONLINE
www.linkmarketservices.com.au

BY MAIL
Bravura Solutions Limited
C/- Link Market Services Limited
Locked Bag A14
Sydney South NSW 1235 Australia

BY FAX +61 2 9287 0309

BY HAND
Link Market Services Limited
1A Homebush Bay Drive, Rhodes NSW 2138; or
Level 12, 680 George Street, Sydney NSW 2000

ALL ENQUIRIES TO Telephone: +61 1300 554 474

PROXY FORM

I/We being a member(s) of Bravura Solutions Limited and entitled to attend and vote hereby appoint:

APPOINT A PROXY

the Chairman of the Meeting (mark box) **OR** if you are **NOT** appointing the Chairman of the Meeting as your proxy, please write the name of the person or body corporate you are appointing as your proxy

or failing the person or body corporate named, or if no person or body corporate is named, the Chairman of the Meeting, as my/our proxy to act on my/our behalf (including to vote in accordance with the following directions or, if no directions have been given and to the extent permitted by the law, as the proxy sees fit) at the Annual General Meeting of the Company to be held at 3:00pm Tuesday, 27 November 2018 at Flex by ISPT, Level 2, 345 George St, Sydney, NSW, 2000 (the Meeting) and at any postponement or adjournment of the Meeting.

Important for Resolutions 1, 3, 4, 5 and 6: If the Chairman of the Meeting is your proxy, either by appointment or by default, and you have not indicated your voting intention below, you expressly authorise the Chairman of the Meeting to exercise the proxy in respect of Resolution 1, 3, 4, 5 and 6 even though the Resolution is connected directly or indirectly with the remuneration of a member of the Company's Key Management Personnel (**KMP**).

The Chairman of the Meeting intends to vote undirected proxies in favour of each item of business.

VOTING DIRECTIONS

Proxies will only be valid and accepted by the Company if they are signed and received no later than 48 hours before the Meeting. Please read the voting instructions overleaf before marking any boxes with an \boxtimes

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R	esolutions	For	Against Abstain*		For	Against Abstain*
1	Adoption of the Remuneration Report			5 Approval of Proposed Amendments to Conditions of Existing Performance Rights Issued to Mr Tony Klim (CEO) pursuant to the Bravura Solutions Limited Employee Incentive Plan		
2	Re-election of Mr Martin Deda as a Director of the Company					
3	Approval for the Granting of Performance Rights to a Director - Mr Tony Klim (CEO)			6 Approval of Proposed Amendments to Conditions of Existing Performance Rights Issued to Mr		
4	Approval for the Granting of Performance Rights to a Director - Mr Martin Deda (CFO)			Martin Deda (CFO) pursuant to the Bravura Solutions Limited Employee Incentive Plan		
* If you mark the Abstain box for a particular Item, you are directing your proxy not to vote on your behalf on a show of hands or on a poll and your votes will not be counted in computing the required majority on a poll.						

SIGNATURE OF SHAREHOLDERS – THIS MUST BE COMPLETED

Shareholder 1 (Individual) Joint Shareholder 2 (Individual) Joint Shareholder 3 (Individual)

Sole Director and Sole Company Secretary Director/Company Secretary (Delete one) Director

This form should be signed by the shareholder. If a joint holding, either shareholder may sign. If signed by the shareholder's attorney, the power of attorney must have been previously noted by the registry or a certified copy attached to this form. If executed by a company, the form must be executed in accordance with the company's constitution and the *Corporations Act 2001* (Cth).

HOW TO COMPLETE THIS SHAREHOLDER PROXY FORM

YOUR NAME AND ADDRESS

This is your name and address as it appears on the Company's share register. If this information is incorrect, please make the correction on the form. Shareholders sponsored by a broker should advise their broker of any changes. Please note: you cannot change ownership of your shares using this form.

APPOINTMENT OF PROXY

If you wish to appoint the Chairman of the Meeting as your proxy, mark the box in Step 1. If you wish to appoint someone other than the Chairman of the Meeting as your proxy, please write the name of that individual or body corporate in Step 1. A proxy need not be a shareholder of the Company.

DEFAULT TO CHAIRMAN OF THE MEETING

Any directed proxies that are not voted on a poll at the Meeting will default to the Chairman of the Meeting, who is required to vote those proxies as directed. Any undirected proxies that default to the Chairman of the Meeting will be voted according to the instructions set out in this Proxy Form, including where the Resolution is connected directly or indirectly with the remuneration of KMP.

VOTES ON ITEMS OF BUSINESS - PROXY APPOINTMENT

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

APPOINTMENT OF A SECOND PROXY

You are entitled to appoint up to two persons as proxies to attend the Meeting and vote on a poll. If you wish to appoint a second proxy, an additional Proxy Form may be obtained by telephoning the Company's share registry or you may copy this form and return them both together.

To appoint a second proxy you must:

- (a) on each of the first Proxy Form and the second Proxy Form state the percentage of your voting rights or number of shares 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; and
- (b) return both forms together.

SIGNING INSTRUCTIONS

You must sign this form as follows in the spaces provided:

Individual: where the holding is in one name, the holder must sign.

Joint Holding: where the holding is in more than one name, either shareholder may sign.

Power of Attorney: to sign under Power of Attorney, you must lodge the Power of Attorney with the registry. If you have not previously lodged this document for notation, please attach a certified photocopy of the Power of Attorney to this form when you return it.

Companies: where the company has a Sole Director who is also the Sole Company Secretary, this form must be signed by that person. If the company (pursuant to section 204A of the *Corporations Act 2001*) does not have a Company Secretary, a Sole Director can also sign alone. Otherwise this form must be signed by a Director jointly with either another Director or a Company Secretary. Please indicate the office held by signing in the appropriate place.

CORPORATE REPRESENTATIVES

If a representative of the corporation is to attend the Meeting the appropriate "Certificate of Appointment of Corporate Representative" should be produced prior to admission in accordance with the Notice of Meeting. A form of the certificate may be obtained from the Company's share registry or online at www.linkmarketservices.com.au.

LODGEMENT OF A PROXY FORM

This Proxy Form (and any Power of Attorney under which it is signed) must be received at an address given below by **3:00pm on Sunday, 25 November 2018,** being not later than 48 hours before the commencement of the Meeting. Any Proxy Form received after that time will not be valid for the scheduled Meeting.

Proxy Forms may be lodged using the reply paid envelope or:



ONLINE

www.linkmarketservices.com.au

Login to the Link website using the holding details as shown on the Proxy Form. Select 'Voting' and follow the prompts to lodge your vote. To use the online lodgement facility, shareholders will need their "Holder Identifier" (Securityholder Reference Number (SRN) or Holder Identification Number (HIN) as shown on the front of the Proxy Form).



BY MOBILE DEVICE

Our voting website is designed specifically for voting online. You can now lodge your proxy by scanning the QR code adjacent or enter the voting link www.linkmarketservices.com.au into your mobile device. Log in using the Holder Identifier and postcode for your shareholding.



To scan the code you will need a QR code reader application which can be downloaded for free on your mobile device.



RY ΜΔΙΙ

Bravura Solutions Limited C/- Link Market Services Limited Locked Bag A14 Sydney South NSW 1235 Australia



BY FAX

+61 2 9287 0309



BY HAND

delivering it to Link Market Services Limited*
1A Homebush Bay Drive
Rhodes NSW 2138

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Level 12 680 George Street Sydney NSW 2000

* in business hours (Monday to Friday, 9:00am-5:00pm)