

Australian Agricultural Company Limited ABN 15 010 892 270

2019 AACo Notice of Annual General Meeting

25 June 2019

Manager ASX Market Announcements Australian Securities Exchange

A copy of the 2019 Notice of Annual General Meeting (AGM) of the Australian Agricultural Company Limited (AACo) and Proxy Form are attached.

Full details of the business of the AGM on 31 July 2019 including the resolutions to elect directors are set out in the Notice of Annual General Meeting and the Explanatory Statement which forms part of it.

Issued by: Bruce Bennett Company Secretary and General Counsel

Notice of Annual General Meeting



The Annual General Meeting of Shareholders of the Australian Agricultural Company Limited ("**AACo**") will be held on Wednesday, 31 July 2019 at 10.00 am (Brisbane time) at Plaza Rooms 6 & 7, Brisbane Convention and Exhibition Centre, Cnr Merivale St and Glenelg Street, South Brisbane, Queensland 4101.

If you are unable to attend the Annual General Meeting of Shareholders, please complete and return the enclosed proxy form in accordance with the specified directions in this Notice of Annual General Meeting and on the proxy form. This Notice of Annual General Meeting should be read in conjunction with the Explanatory Statement which is attached to this Notice of Annual General Meeting.

AGENDA

ORDINARY BUSINESS

Item 1: Financial Statements and Reports

> To receive and consider the Financial Report and the Reports of the Directors and the Auditor in respect of the 12 months ended 31 March 2019.

Note: There is no vote on this Item.

Item 2: Remuneration Report

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

"That the Remuneration Report of AACo for the financial year ended 31 March 2019 be adopted."

Note: In accordance with section 250R of the *Corporations Act 2001* (Cth), the vote on this resolution will be advisory only.

Item 3: Election of Director: Mr Neil Reisman

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

"That Mr Neil Reisman, a Director retiring in accordance with Article 9.3 of the Constitution of AACo, being eligible, is re-elected as a Director of AACo."

Item 4: Election of Director: Mr Stuart Black

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

"That Mr Stuart Black, a Director retiring in accordance with Article 9.3 of the Constitution of AACo, being eligible, is re-elected as a Director of AACo."

Item 5: Election of Director: Mr Anthony Abraham

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

"That Mr Anthony Abraham, a Director retiring in accordance with Article 9.3 of the Constitution of AACo, being eligible, is re-elected as a Director of AACo."

Item 6: Election of Director: Mr Marc Blazer

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

"That Mr Marc Blazer is elected as a Director of AACo."

SPECIAL BUSINESS

Item 7: Renewal of proportional takeover provisions

- > To consider and, if thought fit, to pass the following special resolution:
 - "That Articles 5.10 to 5.14 (inclusive) of the Constitution of AACo be renewed for a period of three years in accordance with Part 6.5 of the Corporations Act."

Voting exclusion statement

Voting exclusion on Item 2

Votes may not be cast, and AACo will disregard any votes cast, on Item 2:

- by or on behalf of any key management personnel ("KMP") member whose remuneration details are included in the Remuneration Report, or any of their closely related parties, regardless of the capacity in which the votes are cast; or
- by any person who is a KMP member as at the time Item 2 is voted on at the meeting, or any of their closely related parties, as a proxy,

unless the votes are cast as a proxy for a person who is entitled to vote on Item 2:

- in accordance with a direction in the proxy appointment; or
- by the Chairman of the meeting in accordance with an express authorisation in the proxy appointment to cast the votes even if the resolution is connected directly or indirectly with the remuneration of a KMP member.

Proxy voting by the Chairman of the meeting on Item 2

If you appoint the Chairman of the meeting as your proxy, and you do not direct your proxy how to vote on Item 2 on the proxy form, you will be expressly authorising the Chairman of the meeting to exercise your proxy even if Item 2 is connected directly or indirectly with the remuneration of a member of the KMP.

The Chairman of the meeting intends to vote undirected proxy votes in favour of all Items (subject to the voting exclusions above).

By Order of the Board

Bruce Bennett

General Counsel and Company Secretary 25 June 2019

NOTES

Voting by Proxy Information

If you are entitled to attend and vote at the meeting of members, you may appoint a proxy to attend and vote at the meeting on your behalf. A proxy does not need to be a member. If you are entitled to cast two or more votes at the meeting, you may appoint two persons as your proxy or proxies to attend and vote at the meeting. If you appoint two proxies and you do not specify the proportion or number of your votes, each proxy may exercise half of your votes on a poll.

Any undirected proxies on a given Item may be voted by the appointed proxies as they choose, subject to the restrictions set out in the voting exclusion statements in this Notice of Annual General Meeting. In particular:

- if an undirected proxy in relation to Item 2 is given to a Director (other than the Chairman) or other member of the KMP, details of whose remuneration are set out in the Remuneration Report (or any of their closely related parties), such a proxy will not vote on Item 2. To allow such a proxy to vote on Item 2, members must direct the proxy how to vote by ticking "For", "Against" or "Abstain" opposite Item 2 on the proxy form; and
- if a member appoints the Chairman as the member's proxy in relation to Item 2, but does not complete any of the boxes "For", "Against" or "Abstain" opposite Item 2 on the proxy form, the Chairman will exercise your proxy even if Item 2 is connected directly or indirectly with the remuneration of a member of the KMP. The Chairman intends to vote all available proxies in favour of Item 2. If a member wishes to appoint the Chairman as proxy with a direction to vote against, or to abstain from voting on Item 2, the member should specify this by completing the "Against" or "Abstain" box on the proxy form.

AACo must receive an Appointment of Proxy at least 48 hours before the meeting. Any proxy form received after this deadline (including at the Annual General Meeting) will be invalid. If an Appointment of Proxy is signed by the appointer's attorney, the authority under which the appointment was signed, or a certified copy of the authority, must accompany the Appointment of Proxy.

The proxy's appointment and, if applicable, the authority appointing an attorney, must be sent by post, fax, online or delivered by hand to:

By post

Australian Agricultural Company Limited c/- Link Market Services Limited Locked Bag A14 Sydney South NSW 1235

By fax

Link Market Services Limited Facsimile (02) 9287 0309

Online

www.linkmarketservices.com.au

By hand

Link Market Services Limited 1A Homebush Bay Drive Rhodes NSW 2138

by no later than 10.00am (Brisbane time) on Monday, 29 July 2019.

For your convenience, an Appointment of Proxy Form accompanies this Notice of Annual General Meeting. Please refer to the Appointment of Proxy Form for instructions on completing the form.

Entitlement to Vote Date

The Directors have determined that for the purposes of regulation 7.11.37 of the *Corporations Regulations 2001* (Cth) and ASX Settlement Operating Rule 5.6.1, the persons eligible to vote at the meeting will be those persons who are registered Shareholders at 7:00pm (Brisbane time) on Monday, 29 July 2019.

Accordingly, share transfers registered after that time will be disregarded in determining entitlements to attend and vote at the meeting.

Corporate Representatives

Any corporate Shareholder wishing to appoint a person to act as its representative at the meeting may do so by providing that person with:

- a letter or certificate, executed in accordance with the corporate Shareholder's Constitution, authorising that person as the corporate Shareholder's representative at the meeting; or
- a copy of the resolution appointing the person as the corporate Shareholder's representative at the meeting, certified by the company secretary or director of the corporate Shareholder.

Please bring this evidence of your appointment as corporate representative to the meeting.

EXPLANATORY STATEMENT

This Explanatory Statement is an explanation of, and contains information about, the resolutions to be considered at the Annual General Meeting, which are set out in the accompanying Notice of Annual General Meeting, to assist Shareholders to determine how they wish to vote on the resolutions. This Explanatory Statement forms part of the accompanying Notice of Annual General Meeting and should be read together with the Notice of Annual General Meeting.

Item 1: Financial Statements and Reports

The *Corporations Act 2001* (Cth) (the "**Corporations Act**") and the Constitution of AACo require the following reports in respect of the 12 months ended 31 March 2019 to be laid before the meeting:

- the Financial Report (which includes the financial statements and Directors' declaration);
- the Directors' Report; and
- the Auditor's Report.

In accordance with the Corporations Act, Shareholders will be given a reasonable opportunity, as a whole, at the meeting to ask questions and make comments on these reports, and on the business, operations and management of AACo.

There is no requirement, either in the Corporations Act or in the Constitution of AACo, for Shareholders to approve the Financial Report, the Directors' Report or the Auditor's Report.

Item 2: Remuneration Report

Section 250R(2) of the Corporations Act requires AACo to propose a resolution that the Remuneration Report of AACo for the year ended 31 March 2019 be adopted. The vote on this resolution is advisory only.

The Board unanimously recommends that Shareholders vote in favour of adopting the Remuneration Report.

Item 3: Election of Director: Mr Neil Reisman

As required by Article 9.3 of the Constitution of AACo, at each Annual General Meeting, one-third of the Directors for the time being (excluding casual appointees and the Managing Director), and any other Director who has held office for three years or more since last being elected, must retire from office.

As announced by AACo on 19 June 2019, Mr David Crombie has given AACo notice of his retirement as a Director with effect from the conclusion of the last Board meeting to be held before the 2019 Annual General Meeting which is scheduled to be held on 30 July 2019. Mr Crombie's retirement will leave a vacancy on the Board and as such, the Constitution of AACo requires that two Directors (being one third of the Board for the time being, excluding casual appointees and the Managing Director) retire under Article 9.3 at the 2019 Annual General Meeting.

Article 9.5 of the Constitution of AACo provides that the Directors to retire at any Annual General Meeting must be those who have been longest in office since their last election, but, as between persons who were last elected as Directors on the same day, those to retire must be determined by lot, unless they otherwise agree among themselves.

As at the date of the 2019 Annual General Meeting, Mr Neil Reisman will have held office for more than three years since having last been elected as a Director on 14 July 2016. In accordance with Article 9.3 of the Constitution of AACo, Mr Reisman will be retiring at the conclusion of the 2019 Annual General Meeting and offers himself for re-election as a Director of AACo.

Mr Stuart Black, Mr Anthony Abraham and Mr Shehan Dissanayake are the second-longest serving Directors (after Mr Reisman), having last been elected as directors on 23 August 2017. It has been agreed as between Mr Black, Mr Abraham and Mr Dissanyake that Mr Black and Mr Abraham will also retire in accordance with Article 9.3.

A profile for Mr Reisman is set out in the following section. The reelection of this Director will be by a separate ordinary resolution of the Shareholders. To be re-elected, the candidate must receive more votes in favour of his re-election than against his re-election.

The Board (with Mr Reisman abstaining) recommends that Shareholders vote in favour of Mr Reisman's re-election.

Profile: Mr Neil Reisman JD

Mr Reisman was appointed a Director on 10 May 2016. Mr Reisman is a member of the Audit and Risk Management Committee, the Nomination Committee and a Managing Director and member of the Board of Directors of the Tavistock Group. Since joining the firm in 2004, he has held multiple roles including chairing Tavistock Group's Investment Committee and having the General Counsel and Chief Financial Officer report into him.

Mr Reisman spends most of his time working with portfolio companies within the Tavistock Group. He has more than 30 years of business experience with emphasis on operations, legal, tax and finance. Previously, Mr Reisman worked at various multinational companies, including Arthur Andersen and Amoco Corporation. He received his juris doctor in 1986 from the University of Pennsylvania Law School and his bachelors of science in Accountancy in 1983 from the University of Illinois.

During the past three years, Mr Reisman has served as a Director of the following listed companies:

• Mirati Therapeutics – appointed June 2017.

* Denotes current Directorship

Item 4: Election of Director: Mr Stuart Black

As outlined in item 3 above, it has been determined that Mr Black will be retiring at the conclusion of the 2019 Annual General Meeting and offers himself for re-election as a Director of AACo.

A profile for Mr Black is set out in the following section. The re-election of this Director will be by a separate ordinary resolution of the Shareholders. To be re-elected, the candidate must receive more votes in favour of his re-election than against his re-election.

The Board (with Mr Black abstaining) recommends that Shareholders vote in favour of Mr Black's re-election.

Profile: Mr Stuart Black AM, FCA, FAICD, BA (Accounting)

Mr Black was appointed a Director on 5 October 2011. Mr Black is Chairman of the Audit and Risk Management Committee and a member of the Nomination Committee.

Mr Black has extensive experience in agribusiness. He is a current nonexecutive director of NetComm Wireless Limited and TPI Enterprises Ltd, a former director of Coffey International Limited, and a Past President of the Institute of Chartered Accountants of Australia. He was the inaugural Chair and is a past Board Member of the Australian Accounting Professional and Ethical Standards Board. Mr Black is Chairman of the Chartered Accountants Benevolent Fund Limited and a director of Country Education Foundation of Australia Limited.

In 2012 he was appointed a Member of the Order of Australia for services to the profession of accounting, to ethical standards, as a contributor to professional organisations and to the community.

During the past three years Mr Keene has served as a Director of the following listed companies:

- Coffey International Limited appointed November 2014;
- NetComm Wireless Limited* appointed March 2013; and
- TPI Enterprises Ltd* appointed June 2016.
- * Denotes current Directorship

Item 5: Election of Director: Mr Anthony Abraham

As outlined in item 3 above, it has been determined that Mr Anthony Abraham (along with Mr Stuart Black) will also retire in accordance with Article 9.3 of the Constitution of AACo. Mr Abraham will be retiring at the conclusion of the 2019 Annual General Meeting and offers himself for re-election as a Director of AACo.

A profile for Mr Abraham is set out in the following section. The reelection of this Director will be by a separate ordinary resolution of Shareholders. To be re-elected, the candidate must receive more votes in favour of his re-election than against his re-election.

The Board (with Mr Abraham abstaining) recommends that

Shareholders vote in favour of Mr Abraham's re-election.

Profile: Mr Anthony Abraham BEc LLB (Accountancy and Law)

Mr Abraham was appointed a Director on 7 September 2014. Mr Abraham is a member of the Nomination Committee. Mr Abraham holds a range of continuing non-executive directorships with companies within or associated with the Macquarie Group.

Mr Abraham enjoyed 21 years in investment banking with the Macquarie Group gaining extensive experience in the finance sector. In 2003 Mr Abraham established Macquarie's agricultural funds management business and led the business until he departed in 2011, at which time it had grown into a significant operation both in Australia and Brazil.

Mr Abraham holds a range of continuing non-executive directorships with companies within the Macquarie Group, acts as a consultant to the Clean Energy Finance Corporation and works with ROC Partners, a private equity fund manager where he focused on food and agricultural investments.

During the past three years Mr Abraham has not served as a Director of any other listed company.

Item 6: Election of Director: Mr Marc Blazer

As outlined in item 3 above, Mr Crombie's retirement as a Director will leave a vacancy on the Board of AACo. In accordance with the Constitution of AACo, the Company may, in general meeting, appoint eligible persons to the Board of AACo. AACo has received a nomination in relation to Mr Marc Blazer under Article 9.7 of the Constitution of AACo.

Mr Marc Blazer is eligible for election at the 2019 Annual General Meeting and offers himself for election. A profile for Mr Blazer is set out in the following section.

The election of this Director will be by a separate ordinary resolution of AACo. To be elected, the candidate must receive more votes in favour of his election than against his election.

The Board recommends that Shareholders vote in favour of Mr Blazer's election.

Profile: Mr Marc Blazer MSc (LSE), BA (UMD)

Mr Blazer is a leader in the international tourism and hospitality sector.

Marc is currently the Chairman and CEO of Overture Holdings, a consumer, hospitality and brand investment group. He is also Chairman of the Board of Noma Holdings, the parent company of world renowned restaurant noma based in Copenhagen; co-founder and Executive Chairman of New York based PRIOR, a global hospitality and travel company, Co-founder and Director of Ahimsa Partners, a venture that licenses, owns, and operates Le Pain Quotidien in India;

In addition to his consumer and hospitality business activities, Mr Blazer has also had an extensive career in capital markets.

Before becoming Chairman of Overture Holdings, he was a partner and the global head of investment banking at Cantor Fitzgerald. During his tenure, he was named one of Investment Dealer's Digests 40-under-40 in 2006. Prior to joining Cantor Fitzgerald, Mr. Blazer spent six years at ChaseMellon Financial Corp. (now Bank of New York Mellon), a jointventure between Chase Manhattan Corporation and Mellon Financial Group LLC.

Earlier in his career, Mr Blazer was an advisor to members of Congress in both the US House of Representatives and Senate on tax matters, banking and securities legislation, international trade policy, and foreign relations.

Mr Blazer earned a graduate degree from the London School of Economics in 1992, and a BA from the University of Maryland in 1990.

During the past three years Mr Blazer has not served as a Director of any other listed company.

Item 7: Renewal of proportional takeover provisions

It is proposed to renew, by special resolution of Shareholders, Articles 5.10 to 5.14 (inclusive) of the AACo Constitution for a three-year period in accordance with Part 6.5 of the Corporations Act ("*Proportional Takeover Provisions*").

Effect of renewing Proportional Takeover Provisions

The effect of renewing the Proportional Takeover Provisions will be:

- a) if a proportional takeover offer is received by AACo, the Directors are required to ensure that a resolution is voted on to approve the bid before the fourteenth day before the bid closes;
- a majority of shares voted at the meeting or by means of a postal ballot, excluding the shares of the offeror and its associates, is required for the resolution to be passed;
- c) if no resolution is voted on before the fourteenth day before the bid closes, such resolution is deemed to have been approved; and
- d) if the resolution is rejected, the registration of any transfer of shares resulting from the proportional offer will be prohibited.

The Proportional Takeover Provisions do not apply to full takeover bids.

Reasons for renewing the Proportional Takeover Provisions

The Board considers that Shareholders should have the opportunity to vote on a proposed proportional takeover offer. A proportional takeover bid may result in effective control of AACo changing hands without Shareholders having the opportunity to dispose of all of their Shares. Shareholders could be at risk of passing control to the bidder without payment of an adequate control premium for all their Shares whilst leaving themselves as part of a minority interest in AACo.

Present acquisition proposals

As at the date of this notice, no Director is aware of a proposal by any person to acquire, or increase the extent of, a substantial interest in AACo.

Review of the advantages and disadvantages of the Proportional Takeover Provisions during the period when they were previously in effect

The advantages and disadvantages of the Proportional Takeover Provisions for the Directors and Shareholders of AACo during the period when they were previously in effect, as well as the potential advantages and disadvantages of the Proportional Takeover Provisions proposed to be renewed, are set out below. There was not any proportional takeover bid during the period that the provisions were in effect previously.

Advantages when previously in effect and other potential advantages:

- a) the Board is able to formally ascertain the views of Shareholders in respect of a proportional takeover;
- b) Shareholders are given the right to determine whether a proportional takeover bid should proceed;
- c) Shareholders have greater ability to avoid being locked in as a minority;
- bidders may be more inclined to structure their offer in a way which is more attractive to a majority of Shareholders as a result of the Shareholders' greater bargaining power; and
- e) knowing the view of a majority of Shareholders may assist each individual Shareholder in assessing the likely outcome of the bid and whether to approve or reject the offer under the bid.

Disadvantages when previously in effect and other potential disadvantages:

- a) potential bidders may be discouraged from making a proportional takeover bid;
- b) the discouragement of potential bidders may lead to a depressed share price;
- c) an increased likelihood that a proportional takeover bid would not be successful; and
- d) the provisions may be considered by some Shareholders as an unreasonable restriction on their ability to freely deal with their Shares.

The Board unanimously recommends that Shareholders vote in favour of the renewal of the Proportional Takeover Provisions.



Australian Agricultural Company Limited ABN 15 010 892 270

LODGE YOUR PROXY FORM ONLINE www.linkmarketservices.com.au **BY MAIL** Australian Agricultural Company 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 **ALL ENQUIRIES TO** (\mathfrak{I}) Telephone: +61 1300 302 876



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PROXY FORM

I/We being a member(s) of Australian Agricultural Company Limited (Company) 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 on Wednesday 31 July 2019 at 10:00am (Brisbane time) at Plaza Rooms 6 & 7, Brisbane Convention and Exhibition Centre, Cnr Merivale St and Glenelg Street, South Brisbane, Queensland 4101 (the Meeting) and at any postponement or adjournment of the Meeting.

Important for Resolution 2: If the Chairman of the Meeting is your proxy, either by appointment or by default, you expressly authorise the Chairman of the Meeting to exercise the proxy in respect of Resolution 2, even though the Resolution is connected directly or indirectly with the remuneration of a member of the Company's Key Management Personnel (KMP).

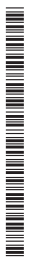
The Chairman of the Meeting intends to vote undirected proxies in favour of each item of business.

VOTING DIRECTIONS

STEP 3

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 🗵

Resolutions	For Against Abstain*	For Against Abstain*
2 Remuneration Report	6 Election of Director: Mr Marc Blazer	
3 Election of Director: Mr Neil Reisman	7 Renewal of proportional takeover provisions	
4 Election of Director: Mr Stuart Black		
5 Election of Director: Mr Anthony Abraham		
• 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)		nolder 3 (Individual)
Sole Director and Sole Company Secreta	ry Director/Company Secretary (Delete one) Director	
This form should be signed by the shareholder. If a joint holding, all shareholders must 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 <i>Corporations Act 2001</i> (Cth).		



AAC PRX1901C

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 proxies that are not voted on a poll at the Meeting will default to the Chairman of the Meeting. Any directed proxies that default to the Chairman of the Meeting must be voted 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 Resolutions are connected directly or indirectly with the remuneration of KMP.

However, if you wish to appoint as your proxy a Director or other member of KMP (<u>other than the Chair</u>) or a closely related party of a KMP member, you must specify how he or she should vote on Resolution 2 by placing a mark in one of the boxes opposite that item of business. If you do not do that, your proxy will not be able to vote on your behalf for those items of business.

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, all shareholders must 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 a corporation is to attend the Meeting the appropriate "Certificate of Appointment of Corporate Representative" must 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 **10.00am (Brisbane Time) on Monday, 29 July 2019,** 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:

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 proxy. 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 MAIL

Australian Agricultural Company 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

* During business hours (Monday to Friday, 9:00am–5:00pm)