

Notice of 2020 Annual General Meeting

11 May 2020, Fremont, California - Pivotal Systems Corporation (ASX: PVS, "Pivotal" or the "Company") advises the dispatch of the attached Notice of Annual General Meeting of Shareholders and Proxy Statement ("Notice of Annual Meeting") to security holders of the Company (both holders of fully paid shares of common stock ("Shareholders") and Chess Depositary Interests ("CDIs" and holders thereof, "CDI Holders")) (together "Security Holders") for its meeting to be held at 9:00 am on Friday, 22 May 2020 (Sydney time) (4:00 pm, Thursday, 21 May 2020 PDT).

Due to current circumstances relating to COVID-19 and associated government imposed restrictions and recommendations, the Meeting is being held by way of a virtual meeting which will be held electronically via webcast and an online voting platform. Security Holders are urged to attend and vote at the meeting electronically or vote by lodging the proxy form or Chess Depositary Interest ("CDI") Voting Form ahead of the meeting.

A sample CDI Voting Form is attached with this Notice of Annual Meeting.

THIS RELEASE DATED 11 MAY 2020 (PDT) HAS BEEN AUTHORISED FOR LODGEMENT TO ASX BY THE BOARD OF DIRECTORS OF PIVOTAL SYSTEMS.

- ENDS -

For further information, interview and photos:

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If investors wish to subscribe to Pivotal Systems' email alert service for ASX Announcements, please follow this link.

About Pivotal Systems Corporation (ASX: PVS)

Pivotal Systems Corporation (ARBN 626 346 325), is a company incorporated in Delaware, USA, whose stockholders have limited liability. Pivotal Systems provides the best-in-class gas flow monitoring and control technology platform for the global semiconductor industry. The Company's proprietary hardware and software utilizes advanced machine learning to enable preventative diagnostic capability resulting in



an order of magnitude increase in fab productivity and capital efficiency for existing and future technology nodes. For more information on Pivotal Systems Corporation, visit https://www.pivotalsys.com/.

Dear Fellow Security Holder,

On behalf of the Board of Pivotal, I am pleased to invite you to attend the 2020 Annual General Meeting ("AGM" or "Annual Meeting") of the Company. Enclosed is the Notice of Annual Meeting setting out the business of the AGM.

Pivotal's 2020 AGM will be held on Friday, 22 May 2020 commencing at 9.00 am (Sydney time) (being 4:00 pm, Thursday, 21 May 2020 PDT)).

The health, safety and wellbeing of our staff and Security Holders is paramount. Due to the current COVID-19 global pandemic, this is the first time that Pivotal will hold a virtual AGM meaning that it will be webcasted live using an online facility enabling Security Holders to attend and participate in the AGM using a smartphone, tablet or computer. Please note that Shareholders will be able to vote online during the AGM and ask questions of Directors, Management and the Company's auditor. Holders of CDIs will <u>not</u> be able to vote online during the AGM but will be able to ask questions. CDI Holders must submit their properly completed CDI Voting Form and lodge it with the Company by the due date and in a manner as set out in this Notice of Annual Meeting, as detailed further below.

Whether or not you expect to virtually attend the AGM, please submit your Proxy Card or CDI Voting Form as soon as possible so that your applicable fully paid shares of common stock ("Shares") and / or CDIs can be voted at the AGM. For specific instructions on voting, please refer to the instructions in the Notice of Annual Meeting and the Proxy Card or CDI Voting Form, as applicable. If you hold your Shares or CDIs through an account with a brokerage firm, bank, or other nominee, please follow the instructions you receive from them to vote your Shares or CDIs.

The Board encourages all Security Holders to participate in the virtual AGM using the online facility. The Online Facility Guide providing step-by-step instructions on how Security Holders may use the online facility is enclosed with this Notice of Annual Meeting.

The matters to be considered and voted on at the AGM are described in the Notice of Annual Meeting, Proxy Statement and CDI Voting Form.

If you are unable to attend the Annual Meeting via the virtual online facility and have a specific question that you would like to submit to the Chairman of the meeting, please send your question to the Company by email at info@pivotalsys.com or by post to 48389 Fremont Blvd. Suite 100



Fremont, CA, 94538, USA, Attention: Tim Welch, to be received no later than 9.00 am on Friday, 15 May 2020 (Sydney time) being (4.00 pm Thursday, 14 May 2020 (PDT)).

Thank you for your continued support of Pivotal.

Yours faithfully,

John Hoffman

Executive Chairman and Chief Executive Officer

All capitalised terms used in the Notice of Annual Meeting, Proxy Statement or CDI Voting Form and not otherwise defined shall have the meaning ascribed in the Company's Annual Report, dated 27 February 2020 (Fremont PST), 28 February 2020 (Sydney time) (the "2019 Annual Report").



NOTICE OF 2020 ANNUAL GENERAL MEETING OF SHAREHOLDERS

To be held on 22 May 2020 (Australia) 21 May 2020 (U.S.)

The 2020 Annual Meeting (the "AGM" or the "Annual Meeting") of Shareholders of Pivotal Systems Corporation ("Pivotal" or the "Company") will be held on Friday, 22 May 2020 at 9.00 am (Sydney time) being (4.00 pm Thursday, 21 May 2020 (PST time)) for the following purposes:

1. Re-Election of Ryan Benton as a Director

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

"That Ryan Benton who retires in accordance with Article VIII of the Company's Amended and Restated Certificate of Incorporation and clause 2.2 of the Company's Amended and Restated Bylaws and, being eligible for re-election, is re-elected as a Director of the Company."

The Board, with Ryan Benton abstaining, unanimously recommends Security Holders vote "FOR" this Item 1.

2. Issue of Options to Director, John Hoffman

To consider and, if thought fit, to pass the following resolution as an ordinary resolution of the Company, subject to and conditional on the passing of the resolution in Item 7:

"That, for the purposes of ASX Listing Rule 10.14 and for all other purposes, the issue of 1,200,000 unquoted options to acquire fully paid ordinary shares of common stock in the Company to John Hoffman under the 2012 Equity Incentive Plan on the terms described in the Proxy Statement which forms part of the Notice of Annual Meeting, is approved."

The Board, with John Hoffman abstaining, unanimously recommends Security Holders vote "FOR" this Item 2.



Voting Exclusion Statement

In accordance with ASX Listing Rule 14.11, the Company will disregard any votes cast in favour of Item 2 by or on behalf of:

- a. a person referred to in ASX Listing Rule 10.14.1, 10.14.2 or 10.14.3 who is eligible to participate in the Company's 2012 Equity Incentive Plan; or
- b. an associate of those Directors.

However, this does not apply to a vote cast in favour of Item 2 by:

- a. a person as proxy or attorney for a person who is entitled to vote on Item 2, in accordance with the directions given to the proxy or attorney to vote on Item 2 in that way; or
- b. the Chairman of the Annual Meeting as proxy or attorney for a person who is entitled to vote on Item 2, in accordance with a direction given to the Chairman to vote on the Item as the Chairman of the Annual Meeting decides; or
- c. a holder acting solely in a nominee, trustee, custodial or other fiduciary capacity on behalf of a beneficiary provided the following conditions are met:
 - the beneficiary provides written confirmation to the holder that the beneficiary is not excluded from voting, and is not an associate of a person excluded from voting, on Item 2; and
 - ii. the holder votes on Item 2 in accordance with directions given by the beneficiary to the holder to vote in that way.

3. Issue of Options to Director, Joseph Monkowski

To consider and, if thought fit, to pass the following resolution as an ordinary resolution of the Company, subject to and conditional on the passing of the resolution in Item 7:

"That, for the purposes of ASX Listing Rule 10.14 and for all other purposes, the issue of 1,200,000 unquoted options to acquire fully paid ordinary shares of common stock in the Company to Joseph Monkowski under the 2012 Equity Incentive Plan on the terms described in the Proxy Statement which forms part of the Notice of Annual Meeting, is approved."

The Board, with Joseph Monkowski abstaining, unanimously recommends Security Holders vote "FOR" this Item 3.



Voting Exclusion Statement

In accordance with ASX Listing Rule 14.11, the Company will disregard any votes cast in favour of Item 3 by or on behalf of:

- a. a person referred to in ASX Listing Rule 10.14.1, 10.14.2 or 10.14.3 who is eligible to participate in the Company's 2012 Equity Incentive Plan; or
- b. an associate of those Directors.

However, this does not apply to a vote cast in favour of Item 3 by:

- a. a person as proxy or attorney for a person who is entitled to vote on Item 3, in accordance with the directions given to the proxy or attorney to vote on Item 3 in that way; or
- b. the Chairman of the Annual Meeting as proxy or attorney for a person who is entitled to vote on Item 3, in accordance with a direction given to the Chairman to vote on the Item as the Chairman of the Annual Meeting decides; or
- c. a holder acting solely in a nominee, trustee, custodial or other fiduciary capacity on behalf of a beneficiary provided the following conditions are met:
 - the beneficiary provides written confirmation to the holder that the beneficiary is not excluded from voting, and is not an associate of a person excluded from voting, on Item 3; and
 - ii. the holder votes on Item 3 in accordance with directions given by the beneficiary to the holder to vote in that way.

4. Approval of 10% Placement Facility

To consider and, if thought fit, to pass the following resolution as a special resolution:

"That, pursuant to and in accordance with ASX Listing Rule 7.1A and for all other purposes, the Shareholders of the Company approve the issue of equity securities of up to 10% of the issued capital of Pivotal Systems Corporation (at the time of the issue) calculated in accordance with the formula prescribed in ASX Listing Rule 7.1A.2 and on the terms and conditions described in the Proxy Statement which forms part of the Notice of Annual Meeting."

At the time of dispatching this Notice, the Company is not proposing to make an issue of equity securities under ASX Listing Rule 7.1A.2.

The Board unanimously recommends Security Holders vote "FOR" this Item 4.

Voting Exclusion Statement



In accordance with ASX Listing Rule 14.11, the Company will disregard any votes cast in favour of Item 4 by or on behalf of:

- a. a person who is expected to participate in, or who will obtain a material benefit as a result of, the proposed issue of any Shares or CDIs under the additional 10% Placement Facility (except a benefit solely by reason of being a holder of common stock or CDIs in the Company); or
- b. an associate of those persons.

However, this does not apply to a vote cast in favour of Item 4 by:

- a. a person as proxy or attorney for a person who is entitled to vote on Item 4, in accordance with the directions given to the proxy or attorney to vote on Item 4 in that way; or
- b. the Chairman of the Annual Meeting as proxy or attorney for a person who is entitled to vote on Item 4, in accordance with a direction given to the Chairman to vote on the Item as the Chairman of the Annual Meeting decides; or
- c. a holder acting solely in a nominee, trustee, custodial or other fiduciary capacity on behalf of a beneficiary provided the following conditions are met:
 - the beneficiary provides written confirmation to the holder that the beneficiary is not excluded from voting, and is not an associate of a person excluded from voting, on Item 4; and
 - ii. the holder votes on Item 4 in accordance with directions given by the beneficiary to the holder to vote in that way.

5. Approval to Issue Tranche 2 RBI Preferred Stock to Anzu RBI USA LLC

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

"That for the purposes of ASX Listing Rule 10.11 and for all other purposes, Shareholders approve the issue of up to 3,000 Tranche 2 RBI Preferred Stock to Anzu RBI USA LLC under the RBI Preferred Stock Purchase Agreement, on the terms and conditions described in the Proxy Statement which forms part of the Notice of Annual Meeting."

The Board, with David Michael abstaining given he is also a Managing Director of Anzu Partners LLC, unanimously recommends Security Holders vote "FOR" this Item 5.



Voting Exclusion Statement

In accordance with ASX Listing Rule 14.11, the Company will disregard any votes cast in favour of Item 5 by or on behalf of:

- a. the person who is to receive the Tranche 2 RBI Preferred Stock and any other person who will obtain a material benefit as a result of the issue of the RBI Preferred Stock (except a benefit solely by reason of being a holder of common stock or CDIs in the Company); or
- b. an associate of any of those persons.

However, the Company need not disregard a vote cast on Item 5 if:

- a. it is cast by a person as proxy or attorney for a person who is entitled to vote on Item 5 in accordance with the directions given to the proxy or attorney on Item 5 in that way;
- b. it is cast by the person chairing the Annual Meeting as proxy or attorney for a person who is entitled to vote on Item 5, in accordance with a direction given to the chair to vote on Item 5 as the chair decides; or
- c. it is cast by a holder acting solely in a nominee, trustee, custodial or other fiduciary capacity on behalf of a beneficiary provided the following conditions are met:
 - the beneficiary provides written confirmation to the holder that the beneficiary is not excluded from voting, and is not an associate of a person excluded from voting on Item 5; and
 - ii. the holder votes on Item 5 in accordance with directions given by the beneficiary to the holder to vote in that way.

6. Appointment of BDO Audit Pty Ltd as Auditor

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

"That, BDO Audit Pty Ltd having consented in writing to act in the capacity of Auditor, be appointed as the Auditor of Pivotal Systems Corporation for the fiscal year ending 31 December 2020."

The Board, unanimously recommends Security Holders vote "FOR" this Item 6.

7. Approval of 2012 Equity Incentive Plan

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

"That, for the purposes of ASX Listing Rule 7.2, exception 13 and all other purposes, the Pivotal Systems Corporation 2012 Equity Incentive Plan, as amended and described in the Proxy Statement



accompanying and forming part of this Notice of Annual Meeting and the issue of securities under the Pivotal Systems Corporation 2012 Equity Incentive Plan (as amended) be approved."

Voting Exclusion Statement

In accordance with ASX Listing Rule 14.11, the Company will disregard any votes cast in favour of Item 7 by any person who is eligible to participate in the Pivotal Systems Corporation 2012 Equity Incentive Plan (as amended) and any of their associates.

Both Non-Executive and Executive Directors are eligible to participate in the Pivotal Systems Corporation 2012 Equity Incentive Plan (as amended) and accordingly, Directors and their associates will be excluded from voting on Item 7 together with all other eligible participants and their associates.

However, this does not apply to a vote cast in favour of Item 7 by:

- a. a person as proxy or attorney for a person who is entitled to vote on Item 7, in accordance with the directions given to the proxy or attorney to vote on Item 7 in that way; or
- b. the Chairman of the Annual Meeting as proxy or attorney for a person who is entitled to vote on Item 7, in accordance with a direction given to the Chairman to vote on Item 7 as the Chairman of the Annual Meeting decides; or
- c. a holder acting solely in a nominee, trustee, custodial or other fiduciary capacity on behalf of a beneficiary provided the following conditions are met:
 - the beneficiary provides written confirmation to the holder that the beneficiary is not excluded from voting, and is not an associate of a person excluded from voting, on Item 7; and
 - ii. the holder votes on Item 7 in accordance with directions given by the beneficiary to the holder to vote in that way.

Record Date and Voting Rights

Shareholders may lodge a vote at the Annual Meeting if they are a Shareholder of record or are a beneficial owner of Shares held in Street Name (as defined below) on Sunday 10 May 2020 at 4:00 pm PDT being Monday 11 May 2020 at 9:00 am Sydney time (the "Record Date"). This record date has been set in accordance with applicable law and Section 1.8 of the Company's Bylaws, which provides that the Board may, subject to the ASX Listing Rules, fix, in advance, a record date, which shall not precede the date upon which the Item fixing the record date is adopted by the Board and which shall not be more than sixty (60) nor less than ten (10) days before the date of such meeting, nor more than sixty (60) days prior to any other action and that if no record date is fixed by the Board, then the record date shall be as provided by applicable law.



Holders of CDIs at the close of business on the Record Date are entitled to receive the Notice of Annual Meeting and to attend the Annual Meeting or any adjournment or postponement of the Annual Meeting. Holders of CDIs may also instruct our CDI depositary, CHESS Depositary Nominees Pty Ltd ("CDN"), to vote the Shares underlying their CDIs by following the instructions on the CDI Voting Form or by voting online at www.linkmarketservices.com.au. CDN will vote the applicable Shares on behalf of each applicable CDI holder at the Annual Meeting in accordance with the instructions received via the CDI Voting Form or online from each of the applicable CDI holders.

Any Shareholder may request access to the list of Shareholders of record entitled to vote at the Annual Meeting upon request to the Company's ASX Representative.

The Proxy Statement that accompanies and forms part of this Notice of Annual Meeting provides information in relation to each of the matters to be considered. This Notice of Annual Meeting and the Proxy Statement should be read in their entirety. If Security Holders are in doubt as to how they should vote, they should seek advice from their legal counsel, accountant, solicitor, or other professional advisor prior to voting.

Dated this 11 May 2020 (PDT)

By Order of the Board

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John Hoffman

Executive Chairman and Chief Executive Officer



IMPORTANT NOTICE REGARDING THE AVAILABILITY OF PROXY MATERIALS FOR THE 2020 ANNUAL MEETING OF SHAREHOLDERS:

This Notice of Annual Meeting and Proxy Statement and the 31 December 2019 Financial Statements are available at https://www.pivotalsys.com/.

Proxy Statement

2020 ANNUAL MEETING OF SHAREHOLDERS TO BE HELD ON 22 MAY 2020 (Australia) and 21 MAY 2020 (U.S.)

The Board of Pivotal Systems Corporation ("Pivotal" or the "Company") is soliciting proxies for use at the 2020 Annual General Meeting of Shareholders (the "Annual Meeting") to be held Friday, 22 May 2020 at 9.00 am (Sydney time) being (4.00 pm Thursday, 21 May 2020 (PDT)) via a virtual online facility and at any adjournment or postponement of the meeting. We expect to mail this proxy statement (this "Proxy Statement") and the accompanying Notice of the 2020 Annual Meeting (the "Notice of Annual Meeting") to Security Holders on or about 11 May 2020 (PDT).

QUESTIONS AND ANSWERS

What is the purpose of the Annual Meeting?

At the Annual Meeting, Security Holders are invited to act upon the items and proposals outlined in the Notice of Annual Meeting. At the Annual Meeting, the CEO will report on matters of current interest to Security Holders and respond to any questions. The matters outlined in the Notice of Annual Meeting include:

- the re-election of Ryan Benton as a Director of the Company ("Item 1")
- the issue of options to Director, John Hoffman ("Item 2")
- the issue of options to Director, Joseph Monkowski ("Item 3")
- the approval of a 10% Placement Facility ("Item 4")
- the approval to issue Tranche 2 RBI Preferred Stock to Anzu RBI USA LLC ("Item 5")
- the appointment of BDO Audit Pty Ltd as Auditor ("Item 6")
- the approval of the 2012 Equity Incentive Plan (as amended) ("Item 7")

Who is entitled to vote at the Annual Meeting?

Only those Shareholders of record, or beneficial owners of Shares held in Street Name (as defined below), on Sunday 10 May 2020 at 4:00 pm PDT being Monday 11 May 2020 at 9:00 am Sydney time (the "Record Date") will be entitled to vote at the meeting and any adjournment or postponement thereof.



As at the Record Date there are 113,594,313 Shares of common stock outstanding (equivalent to 113,594,313 CDIs), all of which are entitled to vote with respect to the items to be acted upon at the Annual Meeting, subject to applicable voting exclusions. Therefore, there is currently a total of 113,594,313 votes entitled to be cast at the Annual Meeting.

Each Share of common stock is entitled to one vote per Share. Each CDI represents 1 Share of common stock.

Votes for or against and abstentions will all be counted as present and entitled to vote for purposes of determining whether a quorum is present.

Will any Shareholders be excluded from voting on any of the items?

In accordance with ASX Listing Rule 14.11.1, the Company will disregard any votes cast on certain Items by certain persons.

"No" votes will be excluded for Items 1 and 6.

Votes will be excluded for Items 2, 3, 4, 5 and 7 as set out in the Notice of Annual Meeting.

How many Shares must be present for voting to hold the Annual Meeting?

Pursuant to Section 1.5 of the Company's Bylaws, at each meeting of stockholders, the holders of one-third of the shares of stock entitled to vote at the meeting, present in person or represented by proxy, shall constitute a quorum for the transaction of business, except if otherwise required by applicable law. Shares are counted as present at the Annual Meeting if:

- The Shareholder of record on the Record Date is present virtually at the Annual Meeting by registering their attendance via the virtual online facility;
- The Shareholder of record on the Record Date, or the applicable beneficial owner, has properly submitted a proxy in a timely fashion as described in the Notice of Annual Meeting.

Abstentions and shares represented by "broker non-votes" are counted for the purpose of determining the presence of a quorum.

What is a proxy?

If you designate another person or entity to vote Shares that you own, such other person or entity is referred to as your proxy. If you designate someone as your proxy in a written document, that document is also called a proxy or a proxy card. When you designate a proxy, you may also direct the proxy how to vote your Shares. This is referred to as your "proxy vote".

What is the difference between a Shareholder of record and a "Street Name" holder?



If you own Shares registered directly in your name with the Company's U.S. share registrar, American Stock Transfer & Trust Company, LLC, you are considered the Shareholder of record with respect to those Shares. As a Shareholder of record, you have the right to grant your voting proxy directly to the Company or to vote in person at the Annual Meeting.

If your Shares are held in a stock brokerage account or by a bank, trust or other nominee, then the broker, bank, trust or other nominee is considered to be the Shareholder of record with respect to those Shares, while you are considered the beneficial owner of those Shares and your Shares are held in street name ("Street Name"). Street Name holders generally cannot vote their Shares directly and must instead instruct the broker, bank, trust or other nominee how to vote their Shares using the method described in the notice that such broker, bank, trust or other nominee sends to the Street Name holders. Since a Street Name holder is not the Shareholder of record, the Street Name holder may not vote their Shares in person at the Annual Meeting unless such holder obtains a "legal proxy" from their applicable broker, bank, trustee, or nominee giving such holder the right to vote the Shares at the meeting.

CDN is the Shareholder of record for all Shares beneficially owned by holders of CDIs. Holders of CDIs are entitled to receive the Notice of the Annual Meeting and attend and ask questions at the Annual Meeting and may direct CDN to vote at the Annual Meeting by using the method described in the CDI Voting Form or online.

What does it mean if I receive more than one printed set of proxy materials?

If you receive more than one printed set of proxy materials, it means that you hold Shares or CDIs registered in more than one account. To ensure that all of your Shares are voted, please submit proxies or voting instructions for all of your Shares or CDIs.

Can I vote my Shares or CDIs in person at the Annual Meeting?

<u>Please Note:</u> You may only vote your Shares at the Annual Meeting by registering and participating in the virtual online facility if you own shares of common stock and are a Shareholder of record on the Record Date. CDI Holders can participate in the AGM by registering and participating in the virtual online facility, however are <u>unable</u> to vote during the meeting. For votes to be counted, CDI Holders must submit their properly completed CDI Voting Form and lodge it with the Company by the due date and in a manner as set out in this Notice of Annual Meeting.

Even if you currently plan to participate in the virtual online facility and vote your Shares at the Annual Meeting (if you are a Shareholder), we recommend that you submit a proxy so that your vote will be counted if you later decide not to participate at the virtual AGM. If you submit your vote by proxy and later decide to vote online during the Annual Meeting, the vote you submit via the virtual online facility will override your proxy vote.



If you are a Street Name holder of shares of common stock, you may vote your Shares via the virtual online facility only if you obtain and provide to the Company's Share Registry a signed letter or other form of proxy from your broker, bank, trust or other nominee giving you the right to vote the Shares at the meeting.

How do I vote my Shares of common stock?

Shareholders are entitled to vote if they are a Shareholder on the Record Date regardless of whether they attend the Annual Meeting via the online virtual AGM facility.

At the Annual Meeting, every holder of common stock present virtually (upon registering their attendance via the virtual online facility) or by proxy, is entitled to one vote for each Share of common stock held on the Record Date on all matters submitted to a vote of the Shareholders.

If you are a Shareholder of record, you can vote in any of the following ways:

Proxy Forms (US Common Stock – no online voting available)				
By email	proxy@astfinancial.com			
By mail	6201 15 th Avenue, Brooklyn, New York 11219 United States			
In person at	t the Annual Meeting (using the virtual online voting facility)			

How do I vote if I hold CDIs?

<u>Important:</u> If you are a CDI Holder, you must instruct CHESS Depositary Nominees Pty Ltd. ("**CDN**"), as the Shareholder of record, to vote the Shares underlying your CDIs pursuant to your instructions in the CDI Voting Form provided to Link Market Services Limited or via the Internet option set forth below.

Each CDI represents 1 Share. Therefore, each CDI Holder will be entitled to one vote for every 1 CDI that they hold.

CDI Voting Forms (Australian Register)				
Online	www.linkmarketservices.com.au			
By post	Pivotal Systems Corporation C/ - Link Market Services Limited, Locked Bag A14, Sydney South, NSW 1235			
By facsimile	02 9287 0309 (within Australia) +61 2 9287 0309			



By hand

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

How do I vote if I am a Street Name holder?

If you hold your Shares or CDIs in Street Name (as defined in the Proxy Statement), you must vote your Shares or CDIs in the manner set forth by your broker, bank, trust or other nominee, which is similar to the voting procedures for Shareholders of record or CDI holders. You will receive a voting instruction form (not a proxy card) to use in directing your applicable broker, bank, trust or other nominee how to vote your Shares or CDIs at the Annual Meeting.

Voting Mechanics

Proxy cards

Valid, signed and dated proxy cards must be received by American Stock Transfer & Trust Company, LLC no later than Tuesday, 19 May 2020 at 4.00pm PDT (being Wednesday, 20 May 2020 at 9.00 am Sydney time).

CDI Voting Forms

Completed CDI Voting Forms must be provided to Link Market Services Limited no later than Monday, 18 May 2020 at 4.00 pm PDT (being Tuesday, 19 May 2020 at 9.00 am Sydney time), in accordance with the instructions on that form. The CDI voting deadline is one business day prior to the date that Proxy Cards are due so that CDN may vote the Shares underlying the applicable CDIs.

In person (virtual attendance)

Physical attendance to the AGM is not available due to health and safety concerns related to the COVID-19 global pandemic. Shareholders may attend the AGM using the virtual online facility and vote online using the facility during the meeting. CDI Holders may attend the virtual AGM but will not be able to lodge a vote using the virtual online facility and are therefore urged to complete and submit their CDI Voting Forms as described above, for their vote to be counted.

What is the voting requirement to approve each of the items set forth in the Notice of Annual Meeting?

Section 1.7 of the Company's Bylaws sets out that voting at meetings of stockholders need not be by written ballot unless such is demanded at the meeting before voting begins by a stockholder or stockholders holding shares representing at least one percent (1%) of the votes entitled to vote at such meeting, or by such stockholder's or stockholders' proxy; provided, however, that an election



of directors shall be by written ballot if demand is so made by any stockholder at the meeting before voting begins.

Further to this, Recommendation 6.4 of the ASX Corporate Governance Council's Corporate Governance Principles and Recommendations (4th edition) and ASX guidance provide that a listed entity should ensure that all substantive resolutions at a meeting of security holders are decided by a poll rather than by a show of hands. In accordance with these recommendations, the resolutions under Items 1 to 7 will be decided by poll rather than by a show of hands.

A Director shall be re-elected under Item 1 in the Notice of Annual Meeting by a plurality of the votes of the shares present in person or represented by proxy at the meeting and entitled to vote on the election of Directors. Unless otherwise provided by applicable law, the Company's Amended and Restated Certificate of Incorporation or the Amended and Restated Bylaws, every matter (including the matters under Items 2-7 in the Notice of Annual Meeting) other than the reelection of Directors shall be decided by the affirmative vote of the holders of a majority of the shares of stock entitled to vote thereon that are present virtually or represented by proxy at the meeting and are voted for or against the matter.

Subject to voting exclusion statements for a proposal, the vote required to approve Items 1, 2, 3, 4, 5, 6 and 7 is set forth above. Information on voting exclusions in respect of each of the items are set forth in the Notice of Annual Meeting.

Item 1 – Re-election of Ryan Benton as a Director of the Company

You may vote "FOR" or "ABSTAIN" on the re-election of Ryan Benton.

Abstentions are considered Shares present and entitled to vote for the purposes of determining a quorum, but will have no effect on the re-election of director under Item 1 in the Notice of Annual Meeting.

Item 2 – Issue of Options to John Hoffman

You may vote "FOR", "AGAINST" or "ABSTAIN" on the issue of options to John Hoffman.

Abstentions are considered Shares present and entitled to vote for the purposes of determining a quorum, and will have no effect on the resolution to approve the issue of options under Item 2 in the Notice of Annual Meeting.

Item 3 – Issue of Options to Joseph Monkowski

You may vote "FOR", "AGAINST" or "ABSTAIN" on the issue of options to Joseph Monkowski.



Abstentions are considered Shares present and entitled to vote for the purposes of determining a quorum, and will have no effect on the resolution to approve the issue of options under Item 3 in the Notice of Annual Meeting.

Item 4 – Approval of 10% Placement Facility

Pursuant to Listing Rule 7.1A, the proposal to approve the 10% Placement Facility requires the affirmative vote of the holders of 75% or more of votes cast on this proposal by Shareholders entitled to vote on the resolution in Item 4.

You may vote "FOR, "AGAINST" or "ABSTAIN" on the Item to approve a 10% Placement Facility.

Abstentions are considered Shares present and entitled to vote for the purposes of determining a quorum, and will have no effect on the resolution to approve the 10% Placement Facility under Item 4 in the Notice of Annual Meeting.

Item 5 – Approval to Issue Tranche 2 RBI Preferred Stock to Anzu RBI USA LLC

You may vote "FOR", "AGAINST" or "ABSTAIN" on the approval to Issue Tranche 2 RBI Preferred Stock to Anzu RBI USA LLC.

Abstentions are considered Shares present and entitled to vote for the purposes of determining a quorum, but will have no effect on the resolution to approve the issue of Tranche 2 RBI Preferred Stock under Item 5 in the Notice of Annual Meeting.

Item 6 – Appointment of BDO Audit Pty Ltd as Auditor

You may vote "FOR", "AGAINST" or "ABSTAIN" on the appointment of BDO Audit Pty Ltd as the Company's auditor.

Abstentions are considered Shares present and entitled to vote for the purposes of determining a quorum, and will have the same effect as votes "AGAINST" the appointment of BDO Audit Pty Ltd as the Company's auditor.

Item 7 – Approval of 2012 Equity Incentive Plan

You may vote "FOR", "AGAINST" or "ABSTAIN" on the approval of 2012 Equity Incentive Plan (as amended).

Abstentions are considered Shares present and entitled to vote for the purposes of determining a quorum, but will have no effect on the resolution to approve the 2012 Equity Incentive Plan (as amended) under Item 7 in the Notice of Annual Meeting.



<u>Please Note:</u> If you are not entitled to vote at the Annual Meeting and you do not submit your proxy or voting instructions to your broker, a "non-vote" occurs and your Shares will be counted for the purpose of establishing a quorum but will have no effect on the outcome of any of the seven items.

How do I change my vote or revoke my proxy?

If you are a Shareholder of record, you may change your vote or revoke your proxy by:

- filing a written statement to that effect at or before the taking of the vote at the Annual Meeting in the manner specified below;
- submitting a properly signed proxy card with a later date that is received prior to the close of voting; or
- attending the Annual Meeting using the virtual online facility, revoking your proxy, and voting via the online facility.

If the written statement is not filed at the AGM, the written statement to the ASX Representative should be delivered by not later than 9:00 am on Wednesday, 20 May 2020 (Sydney time) being (4:00 pm on Tuesday, 19 May 2020 (PDT)). The written statement can be delivered to Company Matters Pty Ltd, Level 12, 680 George Street, Sydney NSW 2000 (PO Box 20547, World Square NSW 2002) Attention: Naomi Dolmatoff, or hand delivered to such address.

If you are a beneficial owner and hold Shares through a broker, bank, or other nominee, you may submit new voting instructions by contacting your broker, bank, or other nominee. You may also change your vote or revoke your voting instructions in person at the Annual Meeting if you obtain a signed proxy from the record holder (broker, bank, or other nominee) giving you the right to vote the Shares.

If you are a holder of CDIs and you direct CDN to vote by completing the CDI Voting Form, you may revoke those directions by delivering to Link Market Services, no later than Monday, 18 May 2020 at 4.00 pm PDT (being Tuesday, 19 May 2020 at 9.00 am Sydney time) a written notice of revocation bearing a later date than the CDI Voting Form previously sent.

If you are a CDI Holder and have lodged your vote via the online CDI Voting Form with Link Market Services, you may change your vote online by not later than 9:00 am on Wednesday, 20 May 2020 (Sydney time) being (4:00 pm on Tuesday, 19 May 2020 (PDT)) by accessing your holding online and change your vote by following the prompts.

Who pays for the cost of proxy preparation and solicitation?

The Company pays for the cost of proxy preparation and solicitation, including the reasonable charges and expenses of brokerage firms, banks, trusts or other nominees for forwarding proxy materials to Street Name holders and CDI holders. The Company is soliciting proxies by mail. In addition, the Directors, officers and regular employees of the Company may solicit proxies personally, telephonically, electronically or by other means of communication. The Company's



Directors, officers and regular employees will receive no additional compensation for their services other than their regular compensation.

How can I ask questions if I cannot attend the Annual Meeting via the virtual online facility?

Only Shareholders and CDI Holders that attend the AGM via the virtual online facility will be able to ask questions at the Annual Meeting. If you have a specific question that you would like to submit to the Chairman of the meeting prior to the meeting, please send your question to the Company by email at info@pivotalsys.com or by post to 48389 Fremont Blvd. Suite 100 Fremont, CA, 94538, USA, Attention: Tim Welch no later than 9.00 am on Friday, 15 May 2020 (Sydney time) (being 4.00 pm Thursday, 14 May 2020 (PDT)).

Items of Business at the Annual Meeting

ITEM 1 – RE-ELECTION OF RYAN BENTON AS A DIRECTOR OF THE COMPANY

Article VIII of the Company's Amended and Restated Certificate of Incorporation provides for a classified Board with the Class II Directors' initial terms expiring at this second annual meeting after the Company's ASX listing. The Director elected to fill the spot of the director whose term so expires shall be elected for a term of office to expire at the third succeeding annual meeting after their election.

Section 1.12(a)(i) of the Company's Bylaws provides that nominations of persons for election to the Board and the proposal of business to be considered by the stockholders shall be made at an annual meeting (A) pursuant to the Company's notice of such meeting, (B) by or at the direction of the Board or (C) if applicable, by any stockholder of the Company in accordance with the Company's Bylaws.

ASX Listing Rule 14.4 provides that a director of an ASX listed entity must not hold office (without re-election) past the third annual general meeting following the director's appointment or 3 years, whichever is longer. Even if no director is required to stand for election by rotation under ASX Listing Rule 14.4, the Company is still required to hold an election of directors at each annual general meeting under ASX Listing Rule 14.5.

The Board appointed Ryan Benton as a Non-Executive Director of the Company on 24 September 2015. In accordance with Listing Rule 14.5, Ryan Benton will retire at the Annual Meeting and being eligible for re-election, submits himself for re-election as a director by Shareholders of the Company. If Shareholders do not approve the election of Ryan Benton then Ryan Benton will cease to be a Director at the conclusion of the Annual Meeting.

The Board considered whether Ryan Benton had any interest, position or relationship that may interfere with his independence as a Director, having regard to the relevant factors as set out in the ASX Corporate Governance Council Principles & Recommendations (4th edition) (ASX Principles). The Board considers that Ryan Benton (if re-elected), will continue to be an independent Director.



Ryan A. Benton has been the chief financial officer of BrainChip (ASX: BRN) since August 2017. Prior to joining BrainChip, Mr. Benton served as Chief Executive Officer and Board Member at Exar Corporation (NYSE: EXAR), which was acquired by MaxLinear Corporation (NASDAQ: MXL) in May 2017. Mr. Benton joined Exar as Chief Financial Officer at Exar in 2012. Prior to joining Exar, Mr. Benton was chief financial officer of SynapSense Corporation, a private venture-backed company. Prior to SynapSense, from February 2007 to May 2012, Mr. Benton was chief financial officer of SoloPower, Inc., a manufacturer of thin-film solar cells and flexible solar modules. From November 2004 to February 2007, Mr. Benton served as a financial consultant for the United States subsidiary of ASM International NV in Phoenix, Arizona, a semiconductor capital equipment company. He also served as chief financial officer for PB Unlimited, an advertising specialty manufacturer from April 2002 through November 2004. Mr. Benton served as corporate controller for eFunds, which was a public company that provides information technology solutions for the financial service industry, where he was employed from September 2000 to March 2002.

Mr. Benton began his career in 1991 at Arthur Anderson after receiving a B.A. from the University of Texas at Austin. Mr. Benton is a licensed Certified Public Accountant.

Current directorships of listed companies: Revasum, Inc. (ASX: RVS)
Former directorships of listed companies in last three years: Exar Corporation (NYSE: EXAR)

Mr. Benton is the Chair of the Audit & Risk Management Committee and a member of the Remuneration & Nomination Committee.

Board Recommendation and Chairman's voting intention for Item 1:

The Board supports the re-election of Ryan Benton as he contributes to the Board's significant experience in the areas of accounting, finance and risk management.

For the reasons stated above, the Board (other than Ryan Benton) recommends that Shareholders vote in favor of this item of business. The Chairman intends to vote undirected proxies in favor of this item.

ITEMS 2 AND 3 – ISSUE OF OPTIONS TO DIRECTORS

The purpose of the 2012 Equity Incentive Plan is to provide incentives to attract, retain and motivate eligible persons whose present and potential contributions are important to the success of the Company and its subsidiaries by offering eligible persons an opportunity to participate in the Company's future performance through the grant of awards covering Shares. Capitalized terms used but not defined in this section are defined within the 2012 Equity Incentive Plan which has been lodged with the ASX on 2 July 2018. Eligible persons include directors, employees and officers of the Company or its subsidiaries. A summary of the 2012 Equity Incentive Plan is attached as Attachment B which includes the amendment to the Plan as described in Item 7 (assuming that resolution is approved).



The 2012 Equity Incentive Plan has been established to:

- link the reward of eligible participants to performance and the creation of Shareholder value;
- align the interests of eligible participants more closely with the interests of Shareholders by providing an opportunity for eligible participants to receive shares;
- provide eligible participants with the opportunity to share in any future growth in value of the Company; and
- provide greater incentive for eligible participants to focus on the Company's longer term goals.

The Directors recognise the importance that Directors and management have "skin in the game" and to align their interests with that of Pivotal's Shareholders.

The 2012 Equity Incentive Plan is a framework for the award of incentives. Any issue of securities under the 2012 Equity Incentive Plan must be made in accordance with the requirements of the Listing Rules, Delaware and other applicable laws.

ASX Listing Rule 10.14 requires Shareholder approval by ordinary resolution before any of the following persons can be issued securities under a listed entity's employee incentive scheme:

- a director;
- an associate of a director; or
- a person whose relationship with the listed entity, or the entity's directors or their associates is such that in the ASX's opinion, the acquisition of securities should be approved by Shareholders.

Items 2 and 3 are conditional on the approval of Item 7 such that Item 7 must be passed in order for the Company to be able to proceed with the issue of options to John Hoffman pursuant to Item 2 and Joseph Monkowski pursuant to Item 3. Therefore, if Item 7 is not passed, then no options will be issued to either John Hoffman pursuant to Item 2 or Joseph Monkwoski pursuant to Item 3 as part of the Company's employee retention strategies.

If Item 7 is passed, then provided Item 2 is passed, John Hoffman will be issued options in accordance with Item 2, and provided Item 3 is passed, Joseph Monkowski will be issued options in accordance with Item 3.

ITEM 2 – ISSUE OF OPTIONS TO DIRECTOR, JOHN HOFFMAN



It is proposed that the Company issue options under the 2012 Equity Incentive Plan to John Hoffman, the Chairman and CEO of the Company providing him with the opportunity to exercise those options on payment of the exercise price, into fully paid Shares in the Company.

Pivotal is proposing to issue 1,200,000 unquoted options (**Options**) to acquire fully paid ordinary shares of common stock to John Hoffman under its 2012 Equity Incentive Plan (**Issue**).

As John Hoffman is a Director of Pivotal Systems Corporation, the Issue falls within Listing Rule 10.14.1 and therefore requires approval of the Company's Shareholders under Listing Rule 10.14. As such, Item 2 seeks Shareholder approval for the issue of 1,200,000 Options to John Hoffman under the 2012 Equity Incentive Plan for the purpose of ASX Listing Rule 10.14. Specific details of the proposed issue are set out below.

If Shareholders approve Item 2 and subject to the passing of Item 7 (Approval of 2012 Equity Incentive Plan), the Company will be able to proceed with the issue of Options to John Hoffman on the terms and conditions as set out in this Notice.

If Shareholders do not approve each of Item 2 and Item 7, the proposed issue of Options to John Hoffman will not proceed. However, the Board considers it is important for Pivotal to offer incentives to its directors and executives that are in line with market practice. As such, the Board would need to consider alternative remuneration arrangements.

Additional Information

For the purposes of ASX Listing Rule 10.15, the following additional information is provided for Shareholders.

- John Hoffman is a Director of the Company and falls under the category of person in ASX Listing Rule 10.14.1 and accordingly, Shareholder approval for the issue of options to John Hoffman under the 2012 Equity Incentive Plan is required.
- The proposed number of Options (and subsequently, the number of Shares) that may be acquired by John Hoffman under the *Pivotal 2012 Equity Incentive Plan* and for which Shareholder approval is sought under this Item 2 is 1,200,000 Options.
- John Hoffman's current total remuneration package for 2020 comprises:
 - a fixed base salary of US\$375,000:
 - a variable short term incentive (bonus) of up to \$US187,500 (50% of base salary) subject to achievement of performance hurdles determined by the Board; and
 - a long term incentive of 1,200,000 options to acquire shares at a strike price of A\$1.50 per option with an aggregate value of \$US291,828 (based on a Black Scholes calculation as at the date of 1 May 2020), the subject of this Item.



John Hoffman is also entitled to participate in the Company's long term incentive plan which provides for cash bonuses for certain senior executives subject to the satisfaction of various performance hurdles based on the Company achieving certain EBITDA targets for FY2020 to FY2022; the Company achieving a market capitalization and share price target at the end of 2022 or the Company closing a change of control transaction at or above the target share price. Testing against the performance hurdles will occur and payment of the long term incentive will take place in Q1 2023 unless a change of control transaction occurs which would trigger early payment if the applicable performance hurdle is reached.

Further information regarding the remuneration of John Hoffman is set out in the Company's Remuneration Report which forms part of the 2019 Annual Report.

• The following options have been previously issued to John Hoffman under Pivotal's 2012 Equity Incentive Plan:

2012 Equity Ir	centive Plan-	Options
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Number of Options	Exercise Price	Number exercised	Number cancelled	Number outstanding
1,100,000	\$0.10	1,100,000		0
200,000	\$0.10	200,000		0
1,613,728	\$0.23			1,613,728
1,120,355	\$0.21			1,120,355
300,000	\$0.37			300,000
300,000	\$0.37		75,000	225,000
4,634,083		1,300,000	75,000	3,259,083

- The Options are considered by the Board to be an appropriate incentive for executives in line with market practice in the US, where the management team are based. The Options will be granted under the 2012 Equity Incentive Plan on the following key terms:
 - Each Option will entitle the holder to subscribe for one share of common stock
 - The Options are not quoted on the ASX and carry no voting or dividend rights.
 - Shares issued on vesting and exercise of the Options will rank equally with common stock on issue.
 - The Options will vest and become exercisable 400,000 options on 31 December 2020, 400,000 options on 31 December 2021 and 400,000 options vesting on 31 December 2022 subject only to John Hoffman's continued employment with the Company as at the applicable vesting date.
 - The issue price for the Options is nil and an exercise price of A\$1.50, being the market value of a Share (based on the previous day's closing price on ASX) on the date that the Board approved the grant of Options.
 - o The Options will expire on the tenth anniversary of the date of grant (Expiry Date).
 - o The Options are exercisable from the date of vesting to the Expiry Date.



- If a change of control event occurs to the Company (referred to in the 2012 Equity Incentive Plan as an "Acquisition" or "Other Combination"), any unvested Options will automatically vest.
- The Options will be issued to John Hoffman on or about the date of the AGM (subject to Shareholders approving this Item 2 and Item 7), but in any event no later than 3 years after the date of the meeting.
- A summary of Pivotal's 2012 Equity Incentive Plan is attached as Attachment B (including the amendment described in Item 7, assuming resolution 7 is approved).
- No loans will be made in relation to the acquisition of the Options or Shares by John Hoffman.
- Details of any securities issued under Pivotal's 2012 Equity Incentive Plan will be published in Pivotal's annual report relating to the period in which they were issued, along with a statement that approval for the issue was obtained under ASX Listing Rule 10.14. Any additional persons covered by ASX Listing Rule 10.14 who become entitled to participate in an issue of securities under Pivotal's 2012 Equity Incentive Plan after this Item 2 is approved and who are not named in this Notice will not participate until approval is obtained under that rule.
- A voting exclusion statement is set out in the Notice.

ASX Listing Rule 7.1 imposes a 15% cap on the number of equity securities that can be issued by Pivotal without approval of Shareholders in any rolling twelve-month period. However, Pivotal is permitted to issue shares (or other securities) in excess of the 15% limit if those shares or securities are issued in reliance on an exception to ASX Listing Rule 7.1 or the issue is approved by Shareholders.

If Item 2 and Item 7 are passed, the issue of Options pursuant to this Item 2 and the issue of any Shares on vesting and exercise of those Options, will fall within an exception to the requirement to obtain Shareholder approval for the purpose of ASX Listing Rule 7.1 (ie. ASX Listing Rule 7.2, exception 14). As such, if approval is given under Listing Rule 10.14, approval is not required under ASX Listing Rule 7.1, in accordance with Exception 14 in ASX Listing Rule 7.2.

Board Recommendation and Chairman's voting intention for Item 2:

The Directors consider that the award of securities to John Hoffman is an appropriate incentive in the best interests of Pivotal and therefore recommends (with John Hoffman abstaining from making a recommendation) that Shareholders vote in favour of Item 2. The Chairman intends to vote undirected proxies in favor of this item.

ITEM 3 – ISSUE OF OPTIONS TO DIRECTOR, JOSEPH MONKOWSKI



It is proposed that the Company issue options under the 2012 Equity Incentive Plan to Joseph Monkowski, an Executive Director and Chief Technical Officer of the Company providing him with the opportunity to exercise those options on payment of the exercise price, into fully paid Shares in the Company.

Pivotal is proposing to issue 1,200,000 unquoted options (**Options**) to acquire fully paid ordinary shares of common stock to Joseph Monkowski under its 2012 Equity Incentive Plan (**Issue**).

As Joseph Monkowski is a Director of Pivotal Systems Corporation, the Issue falls within Listing Rule 10.14.1 and therefore requires approval of the Company's Shareholders under Listing Rule 10.14. As such, Item 3 seeks Shareholder approval for the issue of 1,200,000 Options to Joseph Monkowski under the 2012 Equity Incentive Plan for the purpose of ASX Listing Rule 10.14. Specific details of the proposed issue are set out below.

If Shareholders approve Item 3 and subject to the passing of Item 7 (Approval of 2012 Equity Incentive Plan, the Company will be able to proceed with the issue of Options to Joseph Monkowski on the terms and conditions as set out in this Notice.

If Shareholders do not approve each of Item 3 and Item 7, the proposed issue of Options to Joseph Monkowski will not proceed. However, the Board considers it is important for Pivotal to offer incentives to its directors and executives that are in line with market practice. As such, the Board would need to consider alternative remuneration arrangements.

Additional Information

For the purposes of ASX Listing Rule 10.15, the following additional information is provided for Shareholders.

- Joseph Monkowski is a Director of the Company and falls under the category of person in ASX Listing Rule 10.14.1 and accordingly, Shareholder approval for the issue of options to Joseph Monkowski under the 2012 Equity Incentive Plan is required.
- The proposed number of Options (and subsequently, the number of Shares) that may be acquired by Joseph Monkowski under the *Pivotal 2012 Equity Incentive Plan* and for which Shareholder approval is sought under this Item 3 is 1,200,000 Options.
- Joseph Monkowski's total remuneration package for 2020 comprises:
 - a fixed base salary of US\$325,000:
 - a variable short term incentive (bonus) of up to US\$162,500 (50% of base salary) subject to achievement of performance hurdles determined by the Board; and
 - a variable long term incentive of 1,200,000 options to acquire shares at a strike price of A\$1.50 per option with an aggregate value of \$291,828 (based on a Black Scholes calculation as at the date of 1 May 2020), the subject of this Item.



Joseph Monkowski is also entitled to participate in the Company's long term incentive plan which provides for cash bonuses for certain senior executives subject to the satisfaction of various performance hurdles based on the Company achieving certain EBITDA targets for FY2020 to FY2022; the Company achieving a market capitalization and share price target at the end of 2022 or the Company closing a change of control transaction at or above the target share price. Testing against the performance hurdles will occur and payment of the long term incentive will take place in Q1 2023 unless a change of control transaction occurs which would trigger early payment if the applicable performance hurdle is reached.

Further information regarding the remuneration of Joseph Monkowski is set out in the Company's Remuneration Report which forms part of the 2019 Annual Report.

• The following options have been previously issued to Joseph Monkowski under Pivotal's 2012 Equity Incentive Plan:

2012 Equity	Incentive	Plan- (Options
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Number of Options	Exercise Price	Number exercised	Number cancelled	Number outstanding
1,100,000	1			0
200,000	\$0.10	200,000		0
1,613,728	\$0.23			1,613,728
1,118,762	\$0.21			1,118,762
300,000	\$0.37			300,000
300,000	\$0.37		75,000	225,000
4,632,490		1,300,000	75,000	3,257,490

- The Options are considered by the Board to be an appropriate incentive for executives in line with market practice in the US, where the management team are based. The Options will be granted under the 2012 Equity Incentive Plan on the following key terms:
 - o Each Option will entitle the holder to subscribe for one share of common stock
 - The Options are not quoted on the ASX and carry no voting or dividend rights.
 - Shares issued on vesting and exercise of the Options will rank equally with common stock on issue.
 - The Options will vest and become exercisable 400,000 options vesting on 31 December 2020, 400,000 options vesting on 31 December, 2021 and 400,000 options vesting on 31 December 2022 subject only to Joseph Monkowski's continued employment with the Company as at the applicable vesting date.
 - The issue price for the Options is nil and an exercise price of A\$1.50, being the market value of a Share (based on the previous day's closing price on ASX) on the date that the Board approved the grant of Options.
 - o The Options will expire on the tenth anniversary of the date of grant (Expiry Date).



- The Options are exercisable from the date of vesting to the Expiry Date.
- If a change of control event occurs to the Company (referred to in the 2012 Equity Incentive Plan as an "Acquisition" or "Other Combination"), any unvested Options will automatically vest.
- The Options will be issued to Joseph Monkowski on or about the date of the AGM (subject to Shareholders approving this Item 3 and Item 7), but in any event no later than 3 years after the date of the meeting.
- A summary of Pivotal's 2012 Equity Incentive Plan is attached as Attachment B which includes the amendment to the Plan as described in Item 7 (assuming that resolution is approved).
- No loans will be made in relation to the acquisition of the Options or Shares by Joseph Monkowski.
- Details of any securities issued under Pivotal's 2012 Equity Incentive Plan will be published in Pivotal's annual report relating to the period in which they were issued, along with a statement that approval for the issue was obtained under ASX Listing Rule 10.14. Any additional persons covered by ASX Listing Rule 10.14 who become entitled to participate in an issue of securities under Pivotal's 2012 Equity Incentive Plan after this Item 3 is approved and who are not named in this Notice will not participate until approval is obtained under that rule.
- A voting exclusion statement is set out in the Notice.

ASX Listing Rule 7.1 imposes a 15% cap on the number of equity securities that can be issued by Pivotal without approval of Shareholders in any rolling twelve month period. However, Pivotal is permitted to issue shares (or other securities) in excess of the 15% limit if those shares or securities are issued in reliance on an exception to ASX Listing Rule 7.1 or the issue is approved by Shareholders.

If Item 3 and Item 7 are passed, the issue of Options pursuant to this Item 3 and the issue of any Shares on vesting and exercise of those Options, will fall within an exception to the requirement to obtain Shareholder approval for the purpose of ASX Listing Rule 7.1 (ie. ASX Listing Rule 7.2, exception 14). As such, if approval is given under Listing Rule 10.14, approval is not required under ASX Listing Rule 7.1, in accordance with Exception 14 in ASX Listing Rule 7.2.

Board Recommendation and Chairman's voting intention for Item 3:

The Directors consider that the award of securities to Joseph Monkowski is an appropriate incentive in the best interests of Pivotal and therefore recommends (with Joseph Monkowski abstaining from making a recommendation) that Shareholders vote in favour of Item 3. The Chairman intends to vote undirected proxies in favor of this item.



ITEM 4 – APPROVAL OF 10% PLACEMENT FACILITY

ASX Listing Rule 7.1 generally limits the amount of equity securities that a listed entity can issue without the approval of its Shareholders over any 12 month period to 15% of the fully paid ordinary securities it had on issue at the start of that period.

However, under ASX Listing Rule 7.1A, mid to small cap listed companies may seek Shareholder approval by special resolution to issue equity securities equivalent to an additional 10% of the number of ordinary securities on issue by way of placement over the earlier of a 12 month period since last approval under ASX Listing Rule 7.1A, the date and time of the next annual general meeting, or approval by Shareholders of a transaction under ASX Listing Rule 11.1.2 or rule 11.2 (10% Placement Facility). This is in addition to the existing 15% placement capacity permitted by ASX Listing Rule 7.1 bringing the total combined potential placement capacity for the entity to 25%.

A company is eligible to seek Shareholder approval for this additional placement capacity under ASX Listing Rule 7.1A if it satisfies both of the following criteria at the date of the AGM:

- a. it has a market capitalisation of \$300 million or less; and
- b. it is not included in the S&P/ASX 300 Index.

The Company currently satisfies both the above criteria, and it is anticipated that it will satisfy both these criteria at the date of the AGM. If on the date of the AGM Pivotal no longer meets this eligibility criteria, this Item 4 will be withdrawn.

Accordingly, Item 4 is seeking approval of Shareholders by special resolution for the issue of up to the number of equity securities as calculated in accordance with the formula in ASX Listing Rule 7.1A.2, at an issue price permitted by ASX Listing Rule 7.1A.3 to such persons as the Board may determine, on the terms described in this Proxy Statement.

Approval of Item 4 does not oblige the Company to conduct a placement or use the additional 10% capacity. The approval would provide the Company with additional flexibility and an ability to move quickly in the event an opportunity arose which required additional capital. In this context, it is noted that in response to the COVID-19 pandemic, ASX has recently released a Temporary Extra Placement Capacity Class Waiver under Listing Rule 7.1 which permits companies to issue over any 12 month period up to 25% of the fully paid ordinary securities it had on issue at the start of that period rather than 15% subject to certain conditions being satisfied. To the extent that the Company utilises this additional placement capacity under Listing Rule 7.1, it will not also be able to use the placement capacity under Listing Rule 7.1A (if this Item is approved).

At the date of this Notice, the Company has on issue 113,594,313 fully paid shares of common stock and a capacity to issue:

- a. 17,039,146 equity securities under ASX Listing Rule 7.1; and
- b. 11,359,431 equity securities under ASX Listing Rule 7.1A.



The actual number of equity securities that the Company will have capacity to issue under ASX Listing Rule 7.1A will be calculated at the date of issue of the equity securities in accordance with the formula prescribed in ASX Listing Rule 7.1A.2.

If Shareholders approve Item 4 the effect will be to allow Pivotal to issue equity securities under ASX Listing Rule 7.1A up to the combined 25% capacity in ASX Listing Rules 7.1 and 7.1A without further Shareholder approval.

If Shareholders do not approve Item 4, Pivotal will not be able to access the additional 10% capacity to issue equity securities without Shareholder approval under ASX Listing Rule 7.1A and will remain subject to the 15% capacity limit on issuing equity securities without Shareholder approval under ASX Listing Rule 7.1.

Information required by ASX Listing Rule 7.3A

For the purposes of ASX Listing Rule 7.3A, the following information is provided:

- If any of the securities being approved by this Item 4 are issued, they will be issued during the 10% Placement Period, being the period from the date of the AGM to the earlier of the following events occurring:
 - the date that is 12 months after the date of the AGM (ie. by 22 May 2021 (Sydney time) being 21 May 2021 (PDT time);
 - the time and date of the Company's next AGM if it is held prior to 22 May 2021 (Sydney time) being 21 May 2021 (PDT time); or
 - if ordinary Shareholders approve a transaction under ASX Listing Rules 11.1.2 (a significant change to the nature or scale of activities) or 11.2 (disposal of main undertaking) prior to 22 May 2021 (Sydney time) being 21 May 2021 (PDT time).
- The minimum price at which the equity securities will be issued for cash consideration per security which will be not less than 75% of the volume weighted average market price for CDIs calculated over the 15 trading days on which trades are recorded immediately before:
 - a. the date on which the price at which the securities are to be issued is agreed by the Company and the recipient of the securities; or
 - b. if the securities are not issued within 10 trading days of the date in paragraph a, the date on which the securities are issued.
- The Company may seek to issue the equity securities under the 10% Placement Facility to raise cash to be used to facilitate continued development of the Company's current assets and/or general working capital.
- If Item 4 is approved by Shareholders and the Company issues equity securities under the 10% Placement Facility, the existing Shareholders face the risk of economic and voting



dilution as a result of the issue of equity securities which are the subject of this Item, to the extent that such equity securities are issued, including the risk that:

- a. the market price of equity securities may be significantly lower on the issue date than on the date on which this approval is being sought; and
- b. the equity securities may be issued at a price that is at a discount to the market price for those equity securities on the issue date,

which may have an effect on the amount of funds raised by the issue of the equity securities.

• The following table gives examples of the potential dilution of existing Shareholders calculated as at the date of this Notice using the current market price of CDIs and the current number of Shares for variable "A" in the formula in ASX Listing Rule 7.1A.2.

The table also shows:

- a. two examples where variable "A" has increased by 50% and 100%. Variable "A" is based on the number of fully paid Shares the Company has on issue. The number of fully paid Shares on issue may increase as a result of issues of fully paid Shares that do not require Shareholder approval (for example, a pro rata entitlements issue or scrip issued under a takeover offer) or future specific placements under ASX Listing Rule 7.1 that are approved at a future Shareholders' meeting; and
- b. two examples of where the issue price of Shares/CDIs has decreased by 50% and increased by 100% as against the current market price.

No. of Shares ¹ on	Dilution				
lssue ²	Issue price (per Share)	\$0.50 50% decrease in Issue Price	\$1.00 Issue Price	\$2.00 100% increase in Issue Price	
113,594,313	Shares issued	11,359,431	11,359,431	11,359,431	
(Current)	Funds raised	\$5,679,716	\$11,359,431	\$22,718,863	
170,391,470	Shares issued	17,039,147	17,039,147	17,039,147	
(50% increase)	Funds raised	\$8,519,573	\$17,039,147	\$34,078,294	

¹ 1 Share is represented by 1 CDI

² Variable "A" in ASX Listing Rule 7.1A.2

30



227,188,626	Shares issued	22,718,863	22,718,863	22,718,863
(100% increase)	Funds raised	\$11,359,431	\$22,718,863	\$45,437,725

- The table has been prepared on the following assumptions:
 - a. the Company issues the maximum number of equity securities available under the 10% Placement Facility in ASX Listing Rule 7.1A;
 - b. no unlisted Options over Shares are exercised before the date of issue of Shares/CDIs under ASX Listing Rule 7.1A;
 - the 10% voting dilution reflects the aggregate percentage dilution against the issued share capital at the time of issue. This is why the voting dilution is shown in each example as 10%;
 - d. the table does not show an example of dilution that may be caused to a particular Shareholder by reason of placements under the 10% Placement Facility, based on that Shareholder's holding at the date of the AGM;
 - e. the table shows only the effect of issues of equity securities under ASX Listing Rule 7.1A, not under the 15% placement capacity under ASX Listing Rule 7.1;
 - f. the issue of equity securities under the 10% Placement Facility consists only of Shares or CDIs; and
 - g. the issue price is A\$1.00 per CDI³, being the closing price of the CDIs (representing Shares) on ASX on 16 April 2020.
- The Company will comply with the disclosure obligations under ASX Listing Rule 7.1A.4 upon issue of any equity securities.
- The Company's allocation policy will be dependent on the prevailing market conditions at the time of any proposed issue pursuant to the 10% Placement Facility. The identity of allottees of any equity securities that may be issued (subject to Shareholder approval of Item 4) have not been determined as at the date of this Notice, but may include existing Shareholders and/or parties who are not currently Shareholders and are not related parties or associates of the Company. Any potential allottees will be determined on a case-by-case basis having regard to factors including, but not limited to, the following:
 - a. the methods of raising funds available to the Company (including but not limited to, rights issue or other issues in which existing Security Holders can participate), while balancing interest from potential allottees with the interests of existing Shareholders;
 - b. the effect of the issue of equity securities on the control of the Company and balancing the interests of existing Shareholders;

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³ Closing price on 16 April 2020 was A\$1.00 per CDI.



- c. the financial situation and solvency of the Company and its need for working capital at any given time; and
- d. advice from corporate, financial and broking advisors (if applicable).
- Whilst the Company has previously obtained Shareholder approval under ASX Listing Rule 7.1A at its 2019 Annual Meeting held on 23 May 2019 (Sydney time) being 22 May 2019 (PDT time), it has not previously issued or agreed to issue equity securities under ASX Listing Rule 7.1A.2 in the 12 months preceding the date of this AGM (i.e. 22 May 2020 (Sydney time) being 21 May 2020 (PDT time).
- A Voting Exclusion Statement is set out under the Item 4 in the Notice of Meeting. Potential
 allottees under the 10% Placement Facility (should it be approved) have not been identified
 as at the date of the Notice of Annual Meeting, but may include existing Shareholders and/or
 parties who are not currently Shareholders and are not related parties or associates of the
 Company.

Item 4 is a special resolution. For a special resolution to be passed, at least 75% of the votes cast by Shareholders present and entitled to vote on the Item must be in favour of the Item.

Board Recommendation and Chairman's voting intention for Item 4:

The Board unanimously recommends Shareholders vote in favour of Item 4. The Chairman intends to vote undirected proxies in favour of this item.

ITEM 5 - APPROVAL TO ISSUE TRANCHE 2 RBI PREFERRED STOCK TO ANZU RBI USA LLC

Reason for approval

On 30 January 2020 (PST), the Company and Anzu RBI USA LLC entered into an RBI Preferred Stock Investment Agreement ("Preferred Stock Purchase Agreement") whereby the Company agreed to issue up to 13,000 Revenue Based Preferred Stock ("RBI Preferred Stock") to Anzu RBI USA LLC ("Anzu" or "Anzu RBI USA") in consideration for up to US \$13 million in two tranches of US\$10 million and US\$3 million respectively, subject to the Company obtaining the required Shareholder approvals which were sought at the Company's Special Meeting held on 12 February 2020 (PDST) (being 13 February 2020 (Sydney time)). The key terms of the RBI Preferred Stock are set out in Attachment A to this Notice of Meeting.

Following Shareholder approval being obtained at the Special Meeting, Anzu RBI USA made its initial investment of US\$10 million in the Company for 10,000 shares of RBI Preferred Stock (\$1000 per share) which were issued by the Company to Anzu RBI USA on 24 February 2020 (PDST) (being 25 February 2020 (Sydney time)).

Under the terms of the Preferred Stock Purchase Agreement, the Company may elect to receive a further investment of US \$3 million in a later tranche of up to 3,000 RBI Preferred Stock ("Tranche



2 RBI Preferred Stock") if the Company extinguishes its existing debt facility with Bridge Bank and maintains more than US \$15 million revenue in the trailing twelve (12) months. The Company has not yet elected to receive the further investment of US \$3 million in a later tranche of RBI Preferred Stock but may elect to do so in the future.

The Shareholder approval under ASX Listing Rule 10.11 that was obtained for the issue of RBI Preferred Stock at the Special Meeting, required under Listing Rule 10.13, that the RBI Preferred Stock be issued to Anzu RBI USA no later than 1 month after the date of the Special Meeting.

As the Tranche 2 RBI Preferred Stock will be issued later than 1 month after the date of the Special Meeting, a fresh Shareholder approval is now being sought to approve the issue of the Tranche 2 RBI Stock ("Tranche 2 RBI Issue") on the same terms as the previous approval other than the Tranche 2 RBI Shares will be issued within 1 month of this Annual Meeting or a later date approved by the ASX.

Listing Rule 10.11

Listing Rule 10.11 provides, that unless one of the exceptions in Listing Rule 10.12 applies, the Company must not issue or agree to issue securities to any of the following persons unless it obtains Shareholder approval:

- a related party of the Company;
- a person who is, or was at any time in the 6 months before the issue or agreement, a substantial (30%+) holder in the Company;
- a person who is, or was at any time in the 6 months before the issue or agreement, a substantial (10%+) holder in the Company and who has nominated a director to the Board of the Company;
- an associate of a person referred to above; or
- a person whose relationship with the Company or a person referred to above is such that, in ASX's opinion, the issue or agreement should be approved by Shareholders.

ASX has advised that, in its opinion, Anzu is a person that falls within the category of persons in Listing Rule 10.11.3, on the basis that Anzu is a substantial holder (10%+) holder and had nominated a director (David Michael) to the board of the Company pursuant to a relevant agreement which gave Anzu the right to do so. ASX is of the view that notwithstanding the relevant agreement having been terminated, David Michael remains a director of the Company and this categorisation still applies such that the Tranche 2 RBI Issue should be approved by Shareholders. As the Tranche 2 RBI Issue falls within Listing Rule 10.11.3 and does not fall within any of the exceptions in Listing Rule 10.12, it therefore requires the approval of the Company's Shareholders under Listing Rule 10.11.

Item 5 seeks the required Shareholder approval to the Tranche 2 RBI Issue under and for purposes of Listing Rule 10.11.



If the resolution under Item 5 is passed, then the Company will be able to proceed with the Tranche 2 RBI Issue and will be entitled to further funding of up to USD \$3 million to be used by the Company to grow and expand its business.

If the resolution under Item 5 is not passed, the Company will not be able to proceed with the issue of Tranche 2 RBI Preferred Stock to Anzu and as a result the Company will not receive this additional funding from Anzu which may impact the Company's cash flow and future plans to grow and expand its business if it is required to repay its Bridge Bank funding. This may also result in the Company being required to seek alternative sources of funding which may result in further expenses and / or dilution for Shareholders.

Specific information required by Listing Rule 10.13

In accordance with Listing Rule 10.13, information is provided to Shareholders for the purposes of obtaining Shareholder approval under Item 5 as follows:

- (a) the Tranche 2 RBI Preferred Stock will be issued to Anzu RBI USA LLC;
- (b) Anzu falls within the category of persons referred to in Listing Rule 10.11.3 on the basis that Anzu is a substantial holder (10%+) holder and had nominated a director to the board of the Company pursuant to a relevant agreement which gave Anzu the right to do so. ASX is of the view that notwithstanding the relevant agreement having been terminated, David Michael remains a director of the Company and this categorisation still applies;
- (c) the number of Tranche 2 RBI Preferred Stock to be issued to Anzu is up to 3,000 shares of RBI Preferred Stock to be issued in a second tranche of RBI Preferred Stock at an issue price of US \$1,000 per RBI Preferred Stock;
- (d) a summary of the terms of the RBI Preferred Stock are set out in Attachment A to this Proxy Statement;
- (e) the Tranche 2 RBI Preferred Stock in relation to the additional US \$ 3 million funding (if elected to be drawn by the Company) will be issued no later than 1 month after the date of the Annual Meeting or such later date as approved by ASX;
- the Company will (subject to the terms of the Tranche 2 RBI Preferred Stock) receive an aggregate of US\$3 million for the issue of 3,000 Tranche 2 RBI Preferred Stock to Anzu based on an issue price of US\$1,000 per RBI Preferred Stock. The Company has already received an amount of US \$10 million for the issue of 10,000 tranche 1 RBI Preferred Stock issued to Anzu;
- (g) the Tranche 2 RBI Preferred Stock are being issued under the terms of a Preferred Stock Purchase Agreement entered into between the Company and Anzu Partners LLC, the material terms of which are set out in Part A of Attachment A; and



(h) a voting exclusion statement for Item 5 is set out in the Notice of Meeting.

Board Recommendation and Chairman's voting intention for Item 5:

The Board, with David Michael abstaining given he is also the Managing Director of Anzu Partners LLC, unanimously recommends that Shareholders vote in favour of the resolution in Item 5. The Chairman intends to vote all undirected proxies in favour of this resolution. This recommendation is on the basis that the Tranche 2 RBI Issue will provide the Company with additional cash flow required to meet future growth and expansion plans for the business and is determined to be in the Company's best interests. The Board, having considered a range of financing alternatives including debt and equity offerings, concluded that the financing provided by the RBI Preferred Stock is the best option for the Company in its current circumstances particularly as repayment / redemption obligations are linked to the revenue generated by the Company and that the Company has flexibility to redeem all RBI Preferred Stock at any time.

ITEM 6 – APPOINTMENT OF BDO AUDIT PTY LTD AS AUDITOR

BDO East Coast Partnership has held the office of auditor since February 27, 2018. BDO is undertaking a national integration of its business which includes the transitioning of audit engagements from BDO East Coast Partnership to BDO Audit Pty Ltd. Accordingly, BDO East Coast Partnership has resigned as auditor of the Company effective March 12, 2020.

BDO Audit Pty Ltd has consented and the Board has appointed BDO Audit Pty Ltd to act as external auditor of the Company for the fiscal year ending 31 December 2020.

Accordingly, the Company is seeking ratification by the Shareholders of the approval of the appointment of BDO Audit Pty Ltd for the fiscal year ending 31 December 2020.

Board Recommendation and Chairman's voting intention for Item 6:

The Board unanimously recommend Shareholders vote "FOR" this Item 6. The Chairman intends to vote undirected proxies in favour of this item.

ITEM 7 – APPROVAL OF 2012 EQUITY INCENTIVE PLAN

ASX Listing Rule 7.1 provides that a listed company must not, without prior approval of its shareholders, issue or agree to issue securities if the number of securities issued or agreed to be issued, or when aggregated with the number of shares issued by the company during the 12 months immediately preceding the date of issue or agreement, exceeds 15% of the number of shares on issue at the start of that 12 month period.



Listing Rule 7.2, exception 13 provides an exception to ASX Listing Rule 7.1 such that an issue under an employee incentive scheme is not calculated as part of the 15% limitation if, within three years before the issue date one of the following occurred:

- (a) in the case of a scheme established before the entity was listed, a summary of the terms of the scheme and the maximum number of equity securities proposed to be issued under the scheme were set out in the Prospectus; or
- (b) ordinary shareholders approved the issue of equity securities under the scheme as an exception to Listing Rule 7.1 in accordance with the Listing Rules.

A copy of Pivotal's 2012 Equity Incentive Plan (**Plan**) Rules was released to ASX on 2 July 2018 being the date that the Company listed on the ASX, and this is the first time since the Company's listing on ASX that Shareholders are being asked to approve the Plan.

The Plan was established before Pivotal was listed on the ASX and a summary of the terms of the Plan and the maximum number of equity securities proposed to be issued under the Plan were set out in the Replacement Prospectus dated 22 June 2018 which was lodged with Australian Securities and Investment Commission and released on the ASX (**Prospectus**) (refer to the summary of the Plan at section 5.7.3 of the Replacement Prospectus). As such from listing on the ASX, the exception to ASX Listing Rule 7.1 in limb (a) above has applied to issues of equity securities under the Plan whereby such issues have not been calculated as part of the 15% limitation.

This exception is only available to the extent that:

- any issue of equity securities under the Plan does not exceed the maximum number of securities proposed to be issued as set out in the Prospectus; and
- there is no material change to the terms of the Plan.

The Prospectus stated that the total number of Shares reserved pursuant to the Plan is 20,220,222 Shares which can be issued on exercise or vesting of awards under the Plan (**Share Cap**). As at the date of this Notice of Meeting, 349,998 Shares remain reserved and available. As a result of the proposed issue of 1,200,000 Options to each of John Hoffman and Joseph Monkowski under Items 2 and 3 and to provide Pivotal with flexibility to issue options to existing and new employees in the future, it is required to increase the Share Cap under the Plan.

Further to this, pursuant to Section 422(b)(1) of the U.S. Internal Revenue Code, shareholder approval is required to increase the number of shares reserved for issuance under stock option plans.

In accordance with the terms of the Plan, the Board has approved (subject to Shareholder approval under this Item being obtained) an increase to the Share Cap by 3,400,000 so that the Share Cap is



increased from 20,220,222 Shares to 23,620,222 Shares. Given the proposed increase in the Share Cap, the Company is now seeking Shareholder approval for the purpose of Section 422(b)(1) of the U.S. Internal Revenue Code and Listing Rule 7.1, exception 13 to ensure this exception continues to apply to the 2012 Equity Incentive Plan as amended and as per the summary attached as Attachment B to this Notice of Meeting (Amended Plan).

If Shareholders approve Item 7, any issue of securities under the Amended Plan during the 3 year period after the AGM will not use up any of Pivotal's 15% capacity on issuing equity securities without shareholder approval. However, exception 13 does not apply to Directors and their associates, who are deemed related parties of the Company, and issues to such persons will require separate approval under Listing Rule 10.14.

If shareholders do not approve Item 7, the issue of securities under the Plan will be included in calculating Pivotal's 15% capacity in ASX Listing Rule 7.1, effectively decreasing the number of equity securities it can issue without shareholder approval over the 12 month period following the issue of the securities. Further to this, as the Share Cap has been reached, the Company will not be able to issue the Options contemplated under Item 2 to John Hoffman and Item 3 to Joseph Monkowski or equity securities to any other eligible participants by way of employee incentives as part of the Company's employee retention strategies.

An approval under this Item 7 is only available to the extent that:

- any issue of equity securities under the Amended Plan does not exceed the maximum number of securities proposed to be issued as set out in this Notice under Item 7; and
- there is no material change to the terms of the Amended Plan.

For the purposes of ASX Listing Rule 7.2 exception 13 the following information is provided

- a summary of the Amended Plan is attached as Attachment B.
- a total of 19,870,224 equity securities have been issued under the Plan since the Company listed on the ASX.
- subject to shareholder approval, the maximum number of equity securities proposed to be issued under the Amended Plan is 23,620,222 of equity securities.
- a voting exclusion statement is included in the Notice of Annual Meeting.

Board Recommendation and Chairman's voting intention for Item 7:



In the interests of good governance, the Directors (who are all eligible to participate in the Plan) abstain from making a recommendation on this Item 7. The Chairman intends to vote undirected proxies in favour of this item.

OTHER BUSINESS

The Company, being a company incorporated in the state of Delaware, United States, is not required to meet the *Corporations Act 2001 (Cth)* (**Corporations Act**) requirements to lay before the meeting the annual financial report and other related reports.

The Board of the Company has however decided to lay before the meeting the Company's audited financial statements and the reports for the year ended 31 December 2019.

The Corporations Act does not require a vote of Shareholders on the reports or statements. However, the Shareholders will be given ample opportunity to raise questions or comments in relation to the management of the Company.

Copies of the full financial report for consideration at the meeting can be accessed on the company's website: https://www.pivotalsys.com/.

If a Shareholder would like to receive a hard copy 2019 Annual Report, please contact the Company's share registry, American Stock Transfer & Trust Company, LLC.

If a CDI Holder would like to receive a hard copy 2019 Annual Report, please contact the Company's CDI Registry, Link Market Services Limited.



Attachment A – Key terms of the RBI Preferred Stock

Part A - Key terms of the RBI Preferred Stock set out in the Preferred Stock Purchase			
Agreement			
Issue price per RBI Preferred Stock	US \$1,000 per RBI Preferred Stock		
Payment of funding in tranches	US \$13 million which can be drawn down in tranches by the Company as follows:		
	 Tranche 1: US \$10 million - to be disbursed within ten (10) business days of Closing or at a later date as requested by the Company. 		
	 Tranche 2: US \$3 million – available to be disbursed in conjunction with the replacement of the Bridge Bank senior term loan currently held by the Company, with such issue being subject to any necessary ASX waiver or ASX required Shareholder approval. 		
Anticipated Redemptions	The Company is anticipated to redeem RBI Preferred Stock in an amount equal to a fixed percentage of net revenues paid:		
	 on 1 March 2021 with respect to revenues attributable to the last 10 calendar months of 2020; and thereafter within two months after the end of each financial quarter (ie. paid quarterly on the basis of the prior quarter), 		
	this being referred to as the "Anticipated Redemption Schedule".		
	The redemption amount is 4% of revenue for the initial \$10 million. This amount would increase to 6% of revenue, if the Company exercises its option to receive the additional funding of \$3 million.		
Failure to make Anticipated Redemptions	If the Company does not meet the Anticipated Redemption Schedule and such failure is not rectified within 30 days of the Company receiving a rectification notice, then, while it remains in default, the Redemption Price per share of RBI Preferred Stock increases to the greater of US \$3,000 per share or the then current RBI Redemption Price plus US \$1,000 per share, but only applicable to the past due redemption payments.		
Redemption prior to the first anniversary	If the Company elects to redeem any RBI Preferred Stock prior to the first anniversary of Closing, then the Company must pay the Investor the		



of Closing	Redemption Price of \$1,200 per share plus any accrued redemption amounts at the time of early redemption.
Protective covenants	The Preferred Stock Purchase Agreement contains typical covenants to prevent the liquidation of the Company or distribution of proceeds without first redeeming the RBI Preferred Stock including that the Company will not, without the prior written consent of the investors who subscribed for RBI Preferred Stock under the Preferred Stock Purchase Agreement, do certain things including liquidate the Company, make any amendments to the constitutional documents of the Company in a manner adverse to the holders of the RBI Preferred Stock or incur any debt that is senior to the RBI Preferred Stock. There are no Financial Covenants associated with the RBI Preferred Stock.
Non-transferable	The shares of RBI Preferred Stock are not transferable other than with the consent of the Company.

Part B – Key terms of R	BI Preferred Stock set out in the Amended Certificate		
Par value	Each share of RBI Preferred Stock will have par value of \$0.00001		
Dividend	Holders of RBI Preferred Stock will be entitled to a non-cumulative preference dividend of 2% of the original issue price (of US\$1,000 per share), in priority to the rights of holders of Common Stock. Any dividend payment requires Board approval.		
No Voting Rights	RBI Preferred Stockholders will not be entitled to vote at any general		
other than in limited	meeting of the Company except in the following circumstances:		
circumstances:	• On a proposal:		
	 On a proposal: that affects rights attached to RBI Preferred Stock; 		
	 to wind up the Company; or 		
	 for the disposal of the whole of the property, business and undertaking of the Company; 		
	On a resolution to approve:		
	 the terms of a share buy-back agreement; 		
	 a reduction of the share capital of the Company, 		
	other than a resolution to approve a buy-back or reduction of capital		



with respect to RBI Preferred Stock;

- During a period in which a dividend or part of a dividend in respect of an RBI Preferred Stock is in arrears; or
- During the winding-up of the Company.

At a general meeting of the Company at which RBI Preferred Stockholders may vote, they are entitled:

- to one vote on a show of hands; and
- to one vote for each RBI Preferred Stock on a poll.

RBI Preferred Stockholders will have the same rights as holders of shares of Common Stock/CDIs in the Company to receive notices, reports and audited accounts from the Company and to attend general meetings.

Redemption

Anticipated Redemptions

See Preferred Stock Purchase Agreement summary above.

Optional Redemption

The RBI Preferred Shares can be redeemed by the Company at any time at the RBI Redemption Price (described further below).

Mandatory Redemption

In the event any Redemption Event occurs, the Company must immediately redeem any outstanding RBI Preferred Stock at an amount equal to the then-applicable RBI Redemption Price (described further below).

If any RBI Preferred Stock are not redeemed on the applicable redemption date, all such unredeemed RBI Preferred Stock shall remain outstanding and the Company shall (subject to applicable law) pay interest on the applicable Redemption Price at a rate of 17% per annum following the applicable mandatory redemption date until payment in full. All such amounts outstanding will be secured under the terms of a Security Agreement entered into between the Company and Anzu as a condition to the Preferred Stock Purchase Agreement.

A Redemption Event will occur:

- upon any voluntary or involuntary insolvency, liquidation, or similar act of bankruptcy with respect to the Company;
- upon an Event of Default as defined in the Preferred Stock
 Purchase including failure to maintain a redemption accrual



	 account during the first year, breach of the protective covenants in the Preferred Stock Purchase Agreement or a material unremedied breach by the Company of its arrangements with Bridge Bank; on any occurrence of a person or entity (or affiliated persons or entities) becoming owner (directly or indirectly) of securities in the Company representing more than 50% of the voting power in the Company's securities; where there is a merger, consolidation or other business combination involving the Company where, immediately after the consummation of such transaction, the stockholders of the Company immediately prior to the transaction do not continue to own either (i) voting securities representing more than 50% of the voting power of the surviving entity under the transaction or (ii) more than 50% of the combined outstanding voting power of the parent of the surviving entity under the transaction; or on a sale or disposal of all or substantially all of the Company's assets, property or business. 			
RBI Redemption Price	The redemption price per share of RBI Preferred Stock starts at US\$1,200 (plus accrued redemption amounts up to the date of redemption) for the first year following closing, is US\$1,250 in year 2 then escalates by US\$250 per year up to a maximum of US\$3,000 per share while the Company meets the Anticipated Redemption Schedule plus in each case any dividends declared but unpaid on the RBI Preferred Stock.			
	The RBI Redemption Price increases during the default period if the Company does not meet the Anticipated Redemption Schedule as described in Part A above.			
Term:	There is no fixed term to the redemption period on the RBI Preferred Stock.			
Liquidation rights – Preferential payments	In the event of a winding up of the Company, or the occurrence of a Liquidation Transaction, to the extent that the RBI Preferred Stock have not been redeemed, the Company shall first pay to holders an amount equal to the then-applicable Redemption Price per RBI Preferred Stock in priority to payment of any proceeds to holders of shares of Common Stock or Common Prime Stock with the balance of any proceeds to be distributed among the holders of Common Stock and Common Prime Stock pro rata based on the number of Common Stock and Common Prime Stock held by each.			



A Liquidation Transaction shall be deemed to occur if the Company (a) sells or disposes of all or substantially all of its assets, property or business (b) undertakes a merger or consolidation with another entity or (c) effects a liquidation, dissolution or winding up of the Company other than certain excepted circumstances such as (i) a merger effected exclusively for the purpose of changing the domicile of the Company, (ii) a bona fide equity financing in which the Company is the surviving corporation or (iii) a transaction in which the stockholders of the Company immediately prior to the transaction have sufficient rights to elect 50% or more of the directors of the surviving or acquiring entity following the transaction



Attachment B - Summary of 2012 Equity Incentive Plan

The Company's current 2012 Equity Incentive Plan (**2012 Plan**) provides for the grant of incentive stock options to employees of the Company and for the grant of options, restricted stock unit, stock appreciation right or restricted stock awards to employees, officers, directors and consultants of the Company. The Board has approved (subject to Shareholder approval being obtained) an increase to the Share Cap by 3,400,000 so that the total number of shares permitted to be issued under the 2012 Plan is increased from 20,220,222 Shares to 23,620,222 Shares.

The 2012 Plan is administered by a committee created by the Board, or by the Board if no committee is created. Subject to the provisions of the 2012 Plan and the ASX Listing Rules, the administrator generally has the authority to, among other things, construe and interpret the 2012 Plan and modify or terminate rules and regulations relating to the 2012 Plan, approve persons to receive awards, approve the form and terms of awards and the terms of vesting, exercisability and payment of awards, determine the number of Shares subject to awards, grant waivers of any conditions, correct any defect or inconsistency or extend any vesting period under the 2012 Plan.

In the event of certain corporate events or changes in the Company's capitalisation, the administrator will make adjustments to the number of Shares reserved for issuance under the 2012 Plan, the exercise prices of and number of Shares subject to outstanding options and stock appreciation rights, and the purchase prices of and/or number of shares subject to other outstanding awards, subject to compliance with applicable rules and regulations including the ASX Listing Rules.

In the event of an acquisition or other combination, any or all outstanding awards may be assumed, converted or replaced by the successor or acquiring entity or may be substituted for equivalent awards granted by the successor or acquiring entity. Any awards not assumed or replaced in the acquisition or combination will terminate, without accelerating vesting, immediately prior to the consummation of such acquisition or combination at the time and upon the conditions as the committee determines.

Subject to compliance with applicable law including the ASX Listing Rules, the Board has the authority to amend or terminate the 2012 Plan or terminate awards upon a dissolution or liquidation of the Company, followed by the payment of creditors and the distribution of any remaining funds to the Company's stockholders. Certain amendments require the approval of the shareholders.

Unless earlier terminated, the 2012 Plan will terminate on the earlier of ten years from the date of Board approval or stockholder approval of the 2012 Plan.



Virtual Meeting Online Guide

Virtual Meeting Online Guide

Before you begin

Ensure your browser is compatible. You can easily check your current browser by going to the website: **whatismybrowser.com**

Supported browsers are:

- Chrome Version 44 & 45 and after
- Firefox 40.0.2 and after
- Safari OS X v10.9 "Mavericks"
 & OS X v10.10 "Yosemite" and after
- Internet Explorer 9 and up (please note Internet Explorer 8 is not supported)

The virtual meeting is viewable from desktops and laptops. To attend and vote at the virtual Meeting you must have:

 ASX registered holders: Shareholder number and postcode

If you are an appointed proxy you will need your proxy number which will be provided by Link Market Services prior to the meeting. Please make sure you have this information before proceeding.



Step 2

Login to the portal using your full name, email address, and company name (if applicable).

Please read and accept the terms and conditions before clicking on the blue 'Register and Watch Meeting' button. Once you have logged in you will see:

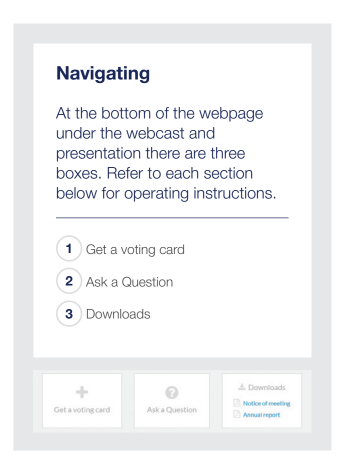
- On the left a live video webcast of the Meeting
- On the right the presentation slides that will be addressed during the Meeting.

Note: After you have logged in we recommend that you keep your browser open for the duration of the meeting. If you close your browser, your session will expire. If you attempt to log in again, you will be sent a recovery link via email for security purposes.

Step 1

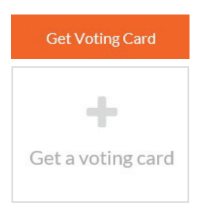
Open your web browser and go to https://agmlive.link/PVS20 and select the relevant meeting.



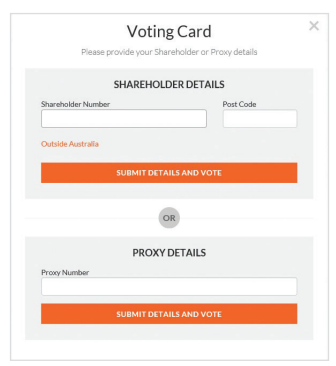


1. Get a voting card

To register to vote - click on the 'Get a voting card' box at the top of the webpage or below the videos.



This will bring up a box which looks like this.



If you are an individual or joint Shareholder you will need to register and provide validation by entering your details in the top section:

ASX registered holders: Shareholder number and postcode

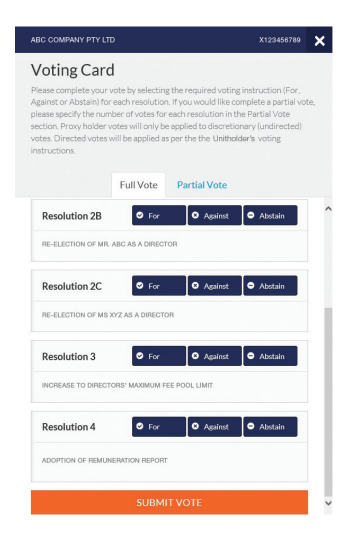
If you are an appointed Proxy, please enter the Proxy Number issued to you by Link Market Services in the PROXY DETAILS section. Once you have entered your appropriate details click the blue **'SUBMIT DETAILS AND VOTE'** button.

Once you have registered, your voting card will appear with all of the resolutions to be voted on by Shareholders at the Meeting (as set out in the Notice of Meeting). You may need to use the scroll bar on the right hand side of the voting card to scroll up or down to view all resolutions.

Shareholders and proxies can either submit a Full Vote or a Partial Vote. You can move between the two tabs by clicking on **'Full Vote'** or **'Partial Vote'** at the top of the voting card.

Virtual Meeting Online Guide

continued



Full Votes

To submit a full vote on a resolution ensure you are in the 'Full Vote' tab. Place your vote by clicking on the 'For', 'Against', or 'Abstain' voting buttons.

Partial Votes

To submit a partial vote on a resolution ensure you are in the 'Partial Vote' tab. You can enter the number of votes you would like to vote (for any or all) resolution/s. The total amount of votes that you are entitled to vote for will be listed under each resolution. When you enter the number of votes in a certain box it will automatically tally how many votes you have left.

Note: If you are submitting a partial vote and do not use all of your entitled votes, the un-voted portion will be submitted as No Instruction and therefore will not be counted.

Once you have finished voting on the resolutions scroll down to the bottom of the box and click the blue 'Cast Vote' or 'Cast Partial Vote' button.

Note: You are able to close your voting card during the meeting without submitting your vote at any time while voting remains open. Any votes you have already made will be saved for the next time you open up the voting card. The voting card will appear on the bottom left corner of the webpage. The message **'Not yet submitted'** will appear at the bottom of the page.

You can edit your voting card at any point while voting is open by clicking on **'Edit Card'**. This will reopen the voting card with any previous votes made.

If at any point you have submitted your voting card and wish to make a change while voting is still open you can do so by clicking the 'Edit Card' button and making the required change. Once you have completed your card select the blue 'Cast Vote' or 'Cast Partial Vote' button.

The voting card remains editable until the voting is closed at the conclusion of the Meeting. Once voting has been closed all voting cards, submitted and unsubmitted, will automatically be submitted and cannot be changed.

At the conclusion of the Meeting a red bar with a countdown timer will appear at the top of the Webcast and Slide windows advising the remaining voting time available to shareholders. Please make any changes required to your voting cards at this point and submit your voting cards.

If an additional resolution is proposed during the meeting, there will be a short delay while the resolution is added to the voting card. Once the resolution has been added you will be notified by the Chairman during the meeting. In order to vote on the extra resolution you will need to reopen your voting card to cast your vote by clicking the **'Edit Card'** button.

Note: Registration for the Meeting and voting opens one hour before the meeting begins.

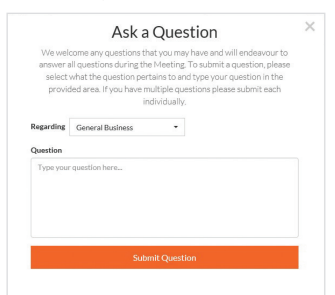
2. How to ask a question

Note: Only shareholders are eligible to ask questions.

You will only be able to ask a question after you have registered to vote. If you would like to ask a question, click on the 'Ask a Question' box either at the top or bottom of the webpage.



The 'Ask a Question' box will then pop up with two sections for completion.



In the 'Regarding' section click on the drop down arrow and select one of the following categories:

- General Business
- Resolution 4
- Resolution 1
- Resolution 5
- Resolution 2
- Resolution 6
- Resolution 3

After you have selected your question category, click in the 'Question' section and type your question.

When you are ready to submit your question - click the blue 'Submit Question' button. This will send the question to the Management/Board.

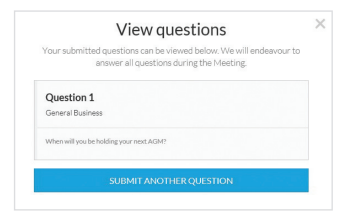
Note that not all questions are guaranteed to be answered during the Meeting, but we will do our best to address your concerns.

Once you have asked a question a 'View Questions' box will appear.

At any point you can click on 'View Questions' and see all the questions you have submitted. Only you can see the questions you have asked.

Note: You can submit your questions by this method one hour before the meeting begins, if you have registered to vote. You can continue to submit questions up until the close of voting.

If your question has been answered and you would like to exercise your right of reply, you can do so by submitting another question.



Virtual Meeting Online Guide

continued

3. Downloads

If you would like to see the Notice of Meeting or the Annual Report you can do so here.



- To download the Notice of Meeting click A
- To download the Annual Report click B

When you click on these links the file will open in another tab in your browser.

Voting closing

Voting will close 5 minutes after the close of the Meeting.

At the conclusion of the Meeting a red bar with a countdown timer will appear at the top of the Webcast and Slide screens advising the remaining voting time. If you have not yet submitted your vote at this point, you will be required to do so now.

At the close of the meeting any votes you have placed will automatically be submitted.



Contact us

Australia

T 1300 554 474 E info@linkmarketservices.com.au New Zealand

T +64 9 375 5998

E enquiries@linkmarketservices.co.nz



ARBN 626 346 325

NAME SURNAME **ADDRESS LINE 1 ADDRESS LINE 2** ADDRESS LINE 3 **ADDRESS LINE 4** ADDRESS LINE 5 **ADDRESS LINE 6**

LODGE YOUR INSTRUCTION

www.linkmarketservices.com.au

BY MAIL

Pivotal Systems Corporation 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

Telephone: 1300 554 474

Overseas: +61 1300 554 474



X9999999999

CDI VOTING INSTRUCTION FORM

DIRECTION TO CHESS DEPOSITARY NOMINEES PTY LTD

I/We being a holder of CHESS Depositary Interests (CDIs) of Pivotal Systems Corporations Inc. (Company) hereby direct CHESS Depositary Nominees Pty Ltd (CDN) to vote the shares underlying my/our CDI holding at the Annual General Meeting of stockholders of the Company to be held on Friday, 22 May 2020 at 9:00am (Sydney time) being Thursday, 21 May 2020 at 4.00pm (PDT) (the Meeting) and at any adjournment or postponement of that Meeting, in accordance with the following directions. By execution of this CDI Voting Instruction Form the undersigned hereby authorises CDN to appoint such proxies or their substitutes in their discretion to vote in accordance with the directions set out below.

The Meeting will be conducted as a virtual meeting and you can participate by logging in: Online at https://agmlive.link/PVS20 (refer to details in the Virtual Annual General Meeting Online Guide available at www.pivotalsys.com/investors/ and Notice of Meeting). Please note that CDI Holders will not be able to vote online during the AGM but will be able to ask questions, as set out in the Notice of Meeting.

PROXY APPOINTMENT— this only needs to be completed if you wish to attend the Meeting or appoint another person to attend the Meeting

If you wish to appoint yourself as CDN's proxy to attend and vote at the Meeting in person or appoint another person or company as CDN's proxy, who need not be a stockholder, to attend and act on your behalf at the Meeting or any adjournment or postponement thereof, please insert their name(s) and email address in these boxes.

Link will then send you a legal form of proxy which will grant you or the person specified by you the right to be appointed as CDN's proxy to attend and vote at the Meeting. Please remember that a legal proxy is subject to all terms and conditions that apply to proxies as outlined in the Notice of Annual Meeting including any cut off time for receipt of valid proxies

VOTING INSTRUCTIONS

Resolutions

Voting instructions will only be valid and accepted by CDN if they are signed and received no later than Tuesday, 19 May 2020 at 9.00 am (Sydney time) being Monday, 18 May 2020 at 4.00 pm (PDT).

Please read the voting instructions overleaf before marking any boxes with an 🗵

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For Ahstain* **Against Abstain***

Re-election of Ryan Benton as a Director

Against Abstain*

Approval to Issue Tranche 2 RBI Preferred Stock to Anzu RBI USA LLC

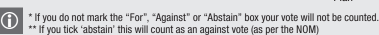
4 Approval of 10% Placement Facility

2 Issue of Options to Director, John Hoffman

Appointment of BDO Audit Pty Ltd as Auditor **

3 Issue of Options to Director, Joseph Monkowski

7 Approval of 2012 Equity Incentive



SIGNATURE	OF CDI	HOLDERS -	- THIS	MUST	BE	COMPL	.ETED

CDI Holder 1 (Individual)

Joint CDI Holder 2 (Individual)

Joint CDI Holder 3 (Individual)

Sole Director and Sole Company Secretary

Director/Company Secretary (Delete one)

Director

This form should be signed by the CDI Holder in accordance with the instructions overleaf.

HOW TO COMPLETE THIS CDI VOTING INSTRUCTION FORM

YOUR NAME AND ADDRESS

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

DIRECTION TO CHESS DEPOSITARY NOMINEES PTY LTD

Each CHESS Depositary Interest (CDI) is evidence of an indirect ownership in the Company's shares of common stock (Shares). The underlying Shares are registered in the name of CHESS Depositary Nominees Pty Ltd (CDN). As holders of CDIs are not the legal owners of the Shares, CDN is entitled to vote at the Meetings of stockholders on the instruction of the registered holders of the CDIs.

APPOINTMENT OF A PROXY

If you wish to appoint yourself as CDN's proxy to attend and vote at the Meeting in person or appoint some person or company as CDN's proxy, who need not be a stockholder, to attend and act on your behalf at the Meeting or any adjournment or postponement thereof, please insert your name(s) and email address or the name and email address of your chosen appointee in the box in Step 2. Link will then send you a legal form of proxy which will grant you or the person specified by you the right to be appointed as CDN's proxy to attend and vote at the Meeting. Please remember that a legal proxy is subject to all terms and conditions that apply to proxies as outlined in the *Notice of Annual Meeting* including any cut off time for receipt of valid proxies.

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 holder may sign.

Power of Attorney: to sign under Power of Attorney, you must lodge the Power of Attorney with Link. 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: with respect to an Australian company, 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. With respect to a U.S. company or other entity, this form may be signed by one officer. Please give full name and title under the signature.

LODGEMENT OF A CDI VOTING INSTRUCTION FORM

This CDI Voting Instruction Form (and any Power of Attorney under which it is signed) must be received at an address given below by Tuesday, 19 May 2020 at 9.00 am (Sydney time) being Monday, 18 May 2020 at 4.00 pm (PDT). Any CDI Voting Instruction Form received after that time will be invalid.

CDI Voting Instruction 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 CDI Voting Instruction Form. Select 'Voting' and follow the prompts to lodge your vote. To use the online lodgement facility, stockholders will need their "Holder Identifier" (Securityholder Reference Number (SRN) or Holder Identification Number (HIN) as shown on the front of the CDI Voting Instruction Form).



BY MAIL

Pivotal Systems Corporation 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

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

PIVOTAL SYSTEMS CORPORATION

Proxy for Annual General Meeting of Shareholders at 9:00 am on Friday, 22 May 2020 (Sydney time) (4:00 pm, Thursday, 21 May 2020 PDT).

Solicited on Behalf of the Board of Directors

The undersigned hereby appoints John Hoffman and Joseph Monkowski and each of them (Proxies), with full power of substitution and power to act alone, as proxies to vote all the shares of Common Stock which the undersigned would be entitled to vote if personally present and acting at the Annual General Meeting of Shareholders of PIVOTAL SYSTEMS CORPORATION, to be held by way of a virtual meeting which will be held electronically via webcast and an online voting platform, and at any adjournment or postponement of that Meeting, in accordance with the following directions.

Shares of Common Stock represented by this proxy will be voted in accordance with the stockholder's directions. If no such directions are indicated, the proxies will have authority to vote FOR each of Items 1 to 7. In their discretion, the Proxies are authorized to vote upon such other business as may properly come before the meeting

You can participate in the virtual meeting by logging in: Online at https://agmlive.link/PVS20 (refer to details in the Virtual Annual General Meeting Online Guide available at www.pivotalsys.com/investors/ and Notice of Meeting).

(Continued and to be signed on the reverse side.)

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ANNUAL GENERAL MEETING OF SHAREHOLDERS OF

PIVOTAL SYSTEMS CORPORATION

9:00 am on Friday, 22 May 2020 (Sydney time) (4:00 pm, Thursday, 21 May 2020 PDT)

GO GREEN

e-Consent makes it easy to go paperless. With e-Consent, you can quickly access your proxy material, statements and other eligible documents online, while reducing costs, clutter and paper waste. Enroll today via www.astfinancial.com to enjoy online access.

NOTICE OF INTERNET AVAILABILITY OF PROXY MATERIAL:

The Notice of Meeting, proxy statement and proxy card are available at - www.pivotalsys.com/investors

Due to current circumstances relating to COVID-19 and associated government imposed restrictions and recommendations, the Meeting is being held by way of a virtual meeting which will be held electronically via webcast and an online voting platform. Shareholders are urged to attend and vote at the meeting electronically or vote by lodging this proxy form ahead of the meeting.

If you opt to lodge this proxy form ahead of the meeting, please sign, date and mail your proxy card in the envelope provided or email to proxy@astfinancial.com as soon as possible. Email or mail must be received no later than 9:00p.m. (PDT) on Tuesday,

19 May 2020 (2:00p.m. (Sydney time) on Wednesday, 20 May 2020)

Please detach along perforated line and mail in the envelope provided.
 ■ 00022333330000001000 9 052319

THE BOARD OF DIRECTORS RECOMMENDS A VOTE "FOR" THE PROPOSALS.
PLEASE SIGN, DATE AND RETURN PROMPTLY IN THE ENCLOSED ENVELOPE OR EMAIL. PLEASE MARK YOUR VOTE IN BLUE OR BLACK INK AS SHOWN HERE

,					
	1. De Election of Dyan Bonton on a Director				
	Re-Election of Ryan Benton as a Director	FOR ABSTAIN			
	2. Issue of Options to Director, John Hoffman	FOR AGAINST ABSTA			
	 Issue of Options to Director, Joseph Monkowski 				
	4. Approval of 10% Placement Facility				
	Approval to Issue Tranche 2 RBI Preferred Stock to Anzu RBI USA LLC				
	6. Appointment of BDO Audit Pty Ltd as Auditor*	\sqcup \sqcup \sqcup \vdash			
	7. Amendment to the 2012 Equity Incentive Plan				
	Voting instructions will only be valid and accepted if they are signed and recono later than 9:00p.m. (PDT) on Tuesday, 20 May 2019 (2:00p.m. (Sydney tin Wednesday, 20 May 2020)				
	<u>Please note</u> : If you are not entitled to vote in person at the Annu do not submit your proxy or voting instructions to your broker, and your Shares will be counted for the purpose of establishin have no effect on the outcome of any of the above four items.	a "nonvote" occi			
	* If you vote Abstain for Item 6, this will have the same effect as Item.	a vote Against t			
change the address on your account, please check the box at right and cate your new address in the address space above. Please note that nges to the registered name(s) on the account may not be submitted via method.	MARK "X" HERE IF YOU PLAN TO ATTEND THE MEETING	j.			
ature of Shareholder Date:	Signature of Shareholder Da	ate:			
Note: Please sign exactly as your name or names appear on this Proxy. When shares are held	jointly, each holder should sign. When signing as executor, administrator, attorney, trustee or gual prized officer, giving full title as such. If signer is a partnership, please sign in partnership name by	rdian, please give full			

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