PROXY FORM ENEGEX NL

(ABN 28 160 818 986)

The Company Secretary Enegex NL Level 21 500 Collins Street Melbourne, Victoria 3000

Melbou	rne, victoria 3000					
I/We (n	ame of Member)					
of (addı	ress)					
being a	Member/Members of Enegex NL (C ompany) HERE	BY APPOINT			
(name)					or, failing that pe	rson.
then the	e Chairman of the Meeting as my/our ny to be held at The Institute of Chart ay, 28 November 2014 commencing a	proxy to vote for neered Accountants i	ne/us and on my/our ne/us and on Level	behalf at the Annual of 600 Bourke Str	General Meeting of	of the
INSTR	UCTIONS AS TO VOTING ON RE	SOLUTIONS	To indicate your ins	tructions mark	X	
If no di follows:	rections are given my/our proxy ma	ay vote as he/she tl	hinks fit or may abst	tain. Otherwise my	/our proxy is to vo	te as
			FOR	AGAINST	ABSTAIN	
Resolu	ntion 1: - Adoption of the Remuneration	n Report				
Resolu	ntion 2: - Re-election of Director: Mr F	R J Coppin				
Chair's	voting intention in relation to undir	rected proxies				
Chair's interest	to the operation of the express voi intention is to vote an undirected in the outcome of the resolution/s. older will not be disregarded because	proxy in favour of You should be a	of each resolution to	be put to the Mee	eting, even if he ha	is an
	rection is given above or if more th abstain as my/our proxy thinks fit in					xy to
If you a	are appointing more than one proxy,	you must complet	e the following stater	nent		
above o	are appointed Proxy 1 representsr if more than one box is marked in retir in respect of that resolution at the Mo	elation to a resolution	on, I/we authorise my/	epresent % c % of my total votes. Your proxy to vote or	of my voting right of If no direction is a abstain as my/our p	r if 2 given proxy
Signatu	ire(s)					
Date						
	Individual or					
	Joint Shareholder 1	Joint Sha	reholder 2	Joint Shar	reholder 3	
	Director/Company Secretary	Dir	ector	Sole Director & Secre		

INSTRUCTIONS FOR APPOINTMENT OF PROXY

- 1. A Member entitled to attend and vote at a General Meeting of the Company is entitled to appoint not more than two proxies to attend and vote on their behalf. Where more than one proxy is appointed, such proxy must be allocated a proportion of the Member's voting rights.
- 2. A duly appointed proxy need not be a Member.
- 3. This proxy form and any document necessary to show the validity of the form must be lodged with the Company not less than 48 hours before the time appointed for the meeting. Any proxy lodged after that time will be treated as invalid.
- 4. In the case of joint holders of shares in the Company, all holders must sign.
- 5. Directors and Officers of corporate shareholders should note that unless the corporate shareholder either:
 - (i) completes and lodges with the Company a valid form of appointment of proxy; or
 - (ii) completes and either lodges with the Company prior to the meeting a form of appointment of or certificate of appointment of personal representative in accordance with the provisions of Section 250D of the Corporations Act (Act) or causes such personal representative to attend the meeting with such form of appointment or certificate; or
 - (iii) has appointed an attorney,

and such proxy, personal representative or attorney attends the relevant meeting, then such corporate shareholder will be unable to exercise any votes at the relevant meeting.

6. Proxy and corporate representative appointment forms may be returned to the Company by delivery (by hand, mail, courier or facsimile) to the Company Secretary, Enegex NL at its Registered Office:

Level 21 500 Collins Street Melbourne Victoria 3000

Facsimile: +61 (0)3 8610 4799

- 7. Corporate shareholders should comply with the provisions of Section 127 or Section 204A of the Act as applicable. Section 127 of the Act provides that a company may execute a document without using its common seal if the document is signed by:
 - two directors of the company; or
 - a director and a company secretary of the company; or
 - for a proprietary company that has a sole director who is also the sole company secretary that director. In this case the signatory must state this next to their signature.

Section 204A of the Act permits a proprietary company that does not have a company secretary to validly execute an instrument appointing a proxy if it is executed by the sole company director of that company and the person signing the proxy states that next to their signature.

For the Company to rely on the assumptions set out in sections 129(5) and (6) of the Act, a document must appear to have been executed in accordance with section 127(1) or (2) or section 204A of the Act. This effectively means the status of the person(s) signing the document or witnessing the affixing of the seal must be set out and conform to the requirements of Section 127(1) or (2) or section 204A as applicable. In all cases the person or persons signing the instrument of proxy will be deemed to have warranted and represented to the Company that the proxy is executed in accordance with sections 129(5) and (6) of the Act or section 204A of the Act as relevant.

- 8. Completion of a proxy form will not prevent individual Members from attending a meeting in person if they wish. Where a Member completes and lodges a valid proxy form and attends a meeting in person then the proxy's authority to speak and vote for that Member is suspended while the Member is present at that meeting.
- 9. Where a proxy form or form of appointment of or certificate of appointment of personal representative is lodged and is executed under power of attorney the power of attorney must be lodged in like manner as a proxy.