

Empired Limited

ACN 090 503 843

Notice of Annual General Meeting and Explanatory Statement

Annual General Meeting to be held at Blue Water Function Room, Level 6, 181 Adelaide Tce, East Perth WA 6004 on Monday, 16 November 2015 commencing at 11.00am (WST)

The Notice of Annual General Meeting, Explanatory Statement and Proxy Form should be read in their entirety. If you are in doubt as to how you should vote, you should seek advice from your accountant, solicitor or other professional adviser prior to voting.

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Notice of Annual General Meeting

Notice is given that the Annual General Meeting of Empired Limited ACN 090 503 843 (**Empired** or **Company**) will be held at Blue Water Function Room, Level 6, 181 Adelaide Tce, East Perth WA 6004 on Monday, 16 November 2015 commencing at 11:00am (WST).

AGENDA

Financial statements and report

To receive and consider the annual financial report of the Company for the financial year ended 30 June 2015 together with the Directors' report and the auditor's report.

Resolution 1 - Adoption of Remuneration Report

To consider and, if thought fit, to pass, with or without amendment, the following resolution as an **ordinary resolution**:

That for the purposes of section 250R(2) of the Corporations Act and for all other purposes, the Remuneration Report contained in the Company's annual financial report for the year ended 30 June 2015 be adopted by the Company.

Note: the vote on this Resolution is advisory only and does not bind the Directors or the Company.

Resolution 2 – Election of Director – Chris Ryan

To consider, and if thought fit, to pass, with or without amendment, the following resolution as an **ordinary resolution**:

That Mr Chris Ryan, a Director who was appointed in accordance with article 6.2(b) of the Constitution and ceases to hold office in accordance with Listing Rule 14.4, and being eligible offers himself for re-election, is elected as a Director.

Resolution 3 – Re-election of Director – Mel Ashton

To consider, and if thought fit, to pass, with or without amendment, the following resolution as an **ordinary resolution**:

That Mr Mel Ashton, a Director who retires by rotation in accordance with article 6.3(b) of the Constitution and Listing Rule 14.4, and being eligible offers himself for re-election, is re-elected as a Director.

Resolution 4 - Approval of LTI Plan

To consider and, if thought fit, to pass with or without amendment, the following resolution as an ordinary resolution:

That for the purposes of Listing Rule 7.2, Exception 9 and for all other purposes, the Company approves the issue of Securities under the Company's LTI Plan, as an exception to Listing Rule 7.1.

Resolution 5 - Approval to grant Performance Rights to Director - Russell Baskerville

To consider and, if thought fit, to pass, with or without amendment, the following resolution as an **ordinary resolution**:

That for the purposes of Listing Rule 10.14 and for all other purposes, Shareholders approve the grant of up to 444,915 Performance Rights to Mr Russell Baskerville (or his nominee) under the LTI Plan on the terms and conditions set out in the Explanatory Statement.

Resolution 6 – Approval of Additional Placement Facility

To consider and, if thought fit, to pass, with or without amendment, the following resolution as a **special resolution**:

That, for the purposes of Listing Rule 7.1A and for all other purposes, Shareholders approve the issue of equity securities up to 10% of the number of fully paid ordinary securities of the Company on issue (at the time of issue) calculated in accordance with the formula set out in Listing Rule 7.1A.2 for a period of 12 months from the date of this Meeting on the terms and conditions set out in the Explanatory Statement.

Voting Exclusions

For the purposes of the Corporations Act and Listing Rule 14.11, the following voting exclusion statements apply to the Resolutions. The Company will disregard any votes on the following Resolutions cast by or on behalf of the following persons:

Resolution	Excluded Parties
Resolution 1	Members of Key Management Personnel whose remuneration is detailed in the Remuneration Report and their closely related parties (which includes spouse, child, dependent, other family members and any controlled company).
Resolution 2	N/A
Resolution 3	N/A
Resolution 4	Any Director who is eligible to participate in the Company's LTI Plan and Associates of those persons.
Resolution 5	Any Director who is eligible to participate in the Company's LTI Plan and Associates of those persons.
Resolution 6	A person who may participate in the proposed issue and a person who might obtain a benefit, except a benefit solely in the capacity of a Shareholder if the resolution is passed, and any of their Associates.

However, the Company need not disregard a vote on Resolutions 1, and 4 to 6 (inclusive) if it is cast by:

- the person as a proxy for a person who is entitled to vote, in accordance with the directions on the proxy form; or
- the Chairman of the Meeting as proxy for a person who is entitled to vote, in accordance with a direction on the proxy form to vote as the proxy decides.

In relation to Resolutions 1, 4 and 5, members of Key Management Personnel and their closely related parties (other than the Chairman of the Meeting) may not vote as proxy if the appointment does not specify

how the proxy is to vote. The Chairman of the Meeting may vote as proxy in accordance with an express authorisation on the Proxy Form.

By order of the Board of Directors

Mark Waller

Company Secretary

9 October 2015

Proxy appointment and voting instructions

Voting eligibility - snapshot date

The Directors have determined that the persons eligible to attend and vote at the Annual General Meeting are those persons who are registered Shareholders at 11.00am (WST) on Saturday, 14 November 2015. Transactions registered after that time will be disregarded in determining entitlements to attend and vote at the Meeting.

Proxy Form

The Proxy Form (and any power of attorney or other authority, if any, under which it is signed) or a copy or facsimile which appears on its face to be an authentic copy of the proxy form (and the power of attorney or other authority) must be lodged no later than 11.00am (WST) on Saturday, 14 November 2015. Proxy Forms may be lodged:

By hand: Level 13, Septimus Roe Square, 256 Adelaide Terrace, Perth WA

By mail: Level 13, Septimus Roe Square, 256 Adelaide Terrace, Perth WA

By fax: +61 8 9223 1230

By email: mark.waller@empired.com

Any Proxy Form received after that time will not be valid for the scheduled Meeting.

Appointment of a proxy

A Shareholder entitled to attend and vote at the Meeting is entitled to appoint a proxy. The proxy may, but need not be, a Shareholder.

Please write the name of the person you wish to appoint as your proxy in the Proxy Form. If you leave this section blank, or your named proxy does not attend the Meeting, the Chairman will be appointed as your proxy.

You are entitled to appoint up to two persons as proxies to attend the Meeting and vote on a poll. If you wish to appoint a second proxy, an additional Proxy Form may be obtained by telephoning the Company on +61 8 9223 1234 or you may photocopy the Proxy Form.

To appoint a second proxy you must state on each Proxy Form (in the appropriate box) the percentage of your voting rights which are the subject of the relevant proxy. If both Proxy Forms do not specify that percentage, each proxy may exercise half your votes. Fractions of votes will be disregarded.

Directing your proxy to vote on Resolutions

You may direct your proxy how to vote by marking For, Against or Abstain for each Resolution. All your shareholding will be voted in accordance with such a direction unless you indicate only a portion of voting rights are to be voted on the Resolutions by inserting the percentage or number of Shares you wish to vote in the appropriate box or boxes. If you do not mark any of the boxes on the Resolutions, your proxy may vote as he or she chooses (except where a voting exclusion applies). If you mark more than one box on a Resolution your vote on will be invalid on that Resolution.

Voting restrictions that may affect your proxy appointment

Members of the Key Management Personnel (except for the Chairman) and their closely related parties are not able to vote your proxy on Resolutions 1 (Adoption of Remuneration Report), 4 (Approval of LTI Plan) and 5 (Approval to grant Performance Rights to a Director) unless you have directed them how to vote. This exclusion does not apply to the Chairman if his appointment as proxy expressly authorises him to vote on matters of Key Management Personnel remuneration.

If you intend to appoint the Chairman, a Director or any other member of Key Management Personnel or any of their closely related parties as your proxy, you are encouraged to direct them how to vote on Resolutions 1, 4 and 5.

How the Chairman will vote undirected proxies

At the date of this Notice, the Chairman intends to vote all undirected proxies FOR each of the Resolutions. In exceptional cases the Chairman's intentions may change subsequently and in this event, the Company will make an announcement to the market.

The Proxy Form expressly authorises the Chairman to exercise undirected proxies on all Resolutions including Resolutions 1 (Adoption of Remuneration Report), 4 (Approval of LTI Plan) and 5 (Approval to grant Performance Rights to a Director) even though these Resolutions are connected directly or indirectly with the remuneration of a member of Key Management Personnel.

Corporate Shareholders

Corporate Shareholders should comply with the execution requirements set out on the Proxy Form or otherwise with the provisions of section 127 of the Corporations Act. Section 127 of the Corporations 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;
- 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.

Corporate Representatives

A corporation may elect to appoint an individual to act as its representative in accordance with section 250D of the Corporations Act, in which case the Company will require a certificate of appointment of the corporate representative executed in accordance with the Corporations Act. The certificate of appointment must be lodged with the Company and/or the Company's share registry, Computershare Investor Services Pty Ltd, before the Meeting or at the registration desk on the day of the Meeting.

Defined terms

Capitalised terms used in the Notice and the Explanatory Statement are defined in the Glossary.

Questions from Shareholders

At the Meeting the Chairman will allow a reasonable opportunity for Shareholders to ask questions or make comments on the management of the Company and the Remuneration Report.

Ms Carina Becker, Partner at Grant Thornton, as the auditor responsible for preparing the auditor's report for the year ended 30 June 2015 (or her representative) will attend the Meeting. The Chairman will also allow a reasonable opportunity for Shareholders to ask the auditor questions about:

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

In addition to asking questions at the Meeting, written questions to the Board about the management of the Company or the Remuneration Report, or to the Company's auditor about the content of the auditor's report or the conduct of the audit, may be submitted by no later than 11.00am (WST) on Monday, 9 November 2015.

By hand: Level 13, Septimus Roe Square, 256 Adelaide Terrace, Perth WA

By mail: Level 13, Septimus Roe Square, 256 Adelaide Terrace, Perth WA

By fax: +61 8 9223 1230

By email: mark.waller@empired.com

Copies of written questions will be available at the Meeting.

Explanatory Statement

This Explanatory Statement has been prepared to provide information to Shareholders about the business to be conducted at the Meeting.

1. Annual Financial Report

The Directors' report, auditor's report and the financial statements of the Company for the year ended 30 June 2015 will be tabled at the Meeting.

There is no requirement for Shareholders to approve these reports. However, the Chairman will allow a reasonable opportunity for Shareholders to ask questions about, or make comments on, the reports and the management of the Company.

2. Resolution 1 – Adoption of Remuneration Report

The Remuneration Report of the Company for the financial year ended 30 June 2015 is set out in the Company's Annual Report which is available at http://www.empired.com. The Remuneration Report sets out the remuneration arrangements for Directors and Key Management Personnel of the Company. The Chairman will allow a reasonable opportunity for Shareholders to ask questions about, or make comments on, the Remuneration Report.

Shareholders will be asked to vote for the adoption of the Remuneration Report at the Meeting. The vote on this Resolution is advisory only and does not bind the Directors or the Company. The Board will consider the outcome of the vote and comments made by Shareholders at the Meeting when reviewing the Company's remuneration policies.

If 25% or more of votes that are cast are voted against the adoption of the Remuneration Report at two consecutive annual general meetings, Shareholders will be required to vote at the second of those annual general meetings on a resolution (a "spill resolution") to determine whether another meeting be held within 90 days at which all of the Directors (other than the managing director) must go up for re-election.

At the Company's previous annual general meeting the votes against the remuneration report was less than 25% of the votes cast on the resolution. As such, Shareholders will not need to consider a spill resolution at this Meeting.

The Company encourages all Shareholders to cast their votes on Resolution 1 (Adoption of Remuneration Report).

2.1 Voting exclusions

The Company will disregard any votes cast on this Resolution by or on behalf of members of Key Management Personnel whose remuneration details are included in the Remuneration Report and any closely related parties of those persons.

Key Management Personnel of the Company are the Directors and those other persons having authority and responsibility for planning, directing and controlling the activities of the Company, directly or indirectly. The Remuneration Report identifies the Company's Key Management Personnel for the financial year ended 30 June 2015. Their closely related parties are defined by the Corporations Act and include certain of their family members, dependants and companies they control.

If you appoint the Chairman as your proxy and have not directed him how to vote, you are expressly authorising the Chairman to cast your undirected proxy on this Resolution in

accordance with his stated intentions. The Chairman intends to vote all undirected proxies in favour of this Resolution.

If you appoint any other member of the Board, a member of senior management who is named in the Remuneration Report, or their closely related parties as your proxy, they will not be able to vote your proxy on this Resolution unless you have directed them how to vote.

3. Resolution 2 – Election of Director – Chris Ryan

Under Listing Rule 14.4, a director appointed by the Board must not hold office without reelection past the next annual general meeting following the director's appointment. A director who retires in accordance with these requirements is eligible for election.

Mr Chris Ryan retires in accordance with Listing Rule 14.4 at this Meeting and, being eligible, offers himself for election.

Mr Ryan has had extensive executive and corporate advisory experience in human resources across a broad range of industries

This includes 10 years leading the Group HR function for diversified industrial business Wesfarmers, where he led the people aspects of major acquisitions and integrations, including the Coles Group transaction.

Through his advisory practice Mr Ryan advises boards and CEO's on human resources strategy, executive remuneration and executive talent management. Previously he has been an independent director of ASX-listed Resource Development Group.

Mr Ryan holds a Bachelor of Business, is a graduate member of the Australian Institute of Company Directors, a Fellow of the Australian Institute of Management and a Fellow of the Australian Human Resources Institute. He holds the honorary title of Adjunct Professor with Curtin University Business School where he pursues the connection of industry with education, and is a member of the Advisory Board of the university's School of Management.

3.1 Directors' recommendation

The Directors (other than Mr Ryan) unanimously recommend the election of Chris Ryan.

4. Resolution 3 – Re-election of Director – Mel Ashton

Under Listing Rule 14.4 and article 6.3 of the Constitution a director must not hold office without re-election past the third annual general meeting following the director's appointment or three years, whichever is longer. A director who retires in accordance with these requirements is eligible for re-election.

Mr Ashton retires by rotation at this Meeting and, being eligible, offers himself for reelection.

Mr Ashton is a Chartered Accountant with over 25 years' experience with the majority of that time specialising in corporate reconstruction.

Mr Ashton has established his own practice in Western Australia which has grown to be a market leader.

Mr Ashton's experience covers a wide range of industries. He is a Fellow of the Australian Institute of Company Directors and Institute of Chartered Accountants in Australia. His other appointments include:

- · Chairman of Venture Minerals Limited; and
- Chairman of Gryphon Minerals Ltd.

4.1 Directors' recommendation

The Directors (other than Mr Ashton) unanimously recommend the re-election of Mel Ashton.

5. Resolution 4 – Approval of LTI Plan

5.1 Introduction

The remuneration policy of the Company aligns Key Management Personnel objectives with shareholder and business objectives by combining a fixed remuneration component with specific short-term incentives based on key performance areas affecting the Company's financial results. The Board considers the remuneration policy to be appropriate and effective in its ability to attract and retain the best Key Management Personnel to run and manage the Company.

As part of its incentive arrangements for senior employees, the Company has implemented a long term incentive plan, described as the Empired Limited Long Term Incentive Plan (LTI Plan), pursuant to which the Board is able to issue rights to acquire Shares (to be granted in the form of Performance Rights or Options) to full time and part time employees of the Company or a Related Body Corporate of the Company as determined by the Board from time to time. The LTI Plan was approved by Shareholders at the 2012 annual general meeting.

Listing Rule 7.2 (Exception 9) provides that Securities issued by the Company under an employee incentive scheme may be excluded from calculation of the 15% limit on the number of Securities which may be issued in any 12 month period without requiring Shareholder approval in advance.

In order to take advantage of Listing Rule 7.2 (Exception 9), the LTI Plan must be "refreshed" every 3 years by way of a further Shareholder approval. If approved, the LTI Plan will govern all offers, acceptances and issues of Securities and rights made under the LTI Plan following the Meeting.

Since the LTI Plan was first approved by Shareholders at the 2012 annual general meeting:

- (a) 8,540,000 Performance Rights have been granted under the LTI Plan; and
- (b) 2,675,000 Shares have been issued to LTI Plan participants on vesting of Performance Rights.

5.2 Terms of the LTI Plan

The terms of the LTI Plan are summarised below.

The terms and conditions on which any Options and Performance Rights are granted to employees, including any vesting and performance criteria, will be governed by the terms set out in an offer or invitation to participate in the LTI Plan made to employees from time to time.

(a) Eligible Employees

The LTI Plan is open to full time and part time employees of the Company and Related Bodies Corporate of the Company, other than such persons who have given notice of resignation, or who have been given notice of termination, of his or her employment, or removed from his or her position (Eligible Employees).

Options and Performance Rights may not be offered to a Director or his or her Associates except where approval is given by the Shareholders in general meeting in accordance with the requirements of the Listing Rules.

(b) Purpose of the LTI Plan

The purpose of the LTI Plan is to:

- (i) establish a method by which Eligible Employees can participate in the future growth and profitability of the Company;
- (ii) provide an incentive and reward for Eligible Employees for their contributions to the Company;
- (iii) attract and retain a high standard of managerial and technical personnel for the benefit of the Company; and
- (iv) align the interests of Eligible Employees more closely with the interests of Shareholders, by providing an opportunity for Eligible Employees to hold an equity interest in the Company.

(c) Board discretions

The Board has broad discretions under the LTI Plan, including (without limitation) as to:

- (i) identifying persons eligible to participate in the LTI Plan;
- (ii) the timing of making an offer to participate in the LTI Plan:
- (iii) the terms of issue of Options and Performance Rights;
- (iv) subject to the requirements of the Listing Rules, particularly Listing Rule 6.23.2, the cancellation of Options or Performance Rights for no consideration, subject to agreement with the participant;
- (v) the periods during which Options and Performance Rights may be exercised or vest; and
- (vi) the exercise price (if any) of Options.

(d) Options and Performance Rights not to be quoted

Options and Performance Rights granted under the LTI Plan will not be quoted on ASX. However, application will be made to ASX for official quotation of Shares issued or transferred on the exercise of an Option or vesting of a Performance Right provided the Shares are listed on ASX at that time.

(e) Shares issued on exercise of Options and Performance Rights

Subject to the terms of the Options or Performance Rights, each Option or Performance Right entitles its holder to subscribe for and be issued with one Share in the Company.

Shares issued pursuant to the exercise of Options and Performance Rights will in all respects rank equally and carry the same rights and entitlements as other Shares on issue in the Company.

Holders of Options and Performance Rights will not be entitled to notice of, or to vote or attend at meetings of the Company or receive dividends until Shares are allotted on the exercise of the Options or vesting of the Performance Rights.

(f) Lapse of Options and Performance Rights

Unless the Directors in their absolute discretion determine otherwise, Options and / or Performance Rights shall lapse:

- (i) if not exercised or vested prior to their expiry date;
- (ii) if any Performance Hurdle(s), Vesting Conditions or Exercise Conditions are not satisfied:
- (iii) if the holder voluntarily resigns otherwise than to take up employment with a Related Body Corporate of the Company or is dismissed from employment for a material breach of contract of employment, negligence or other conduct justifying termination of employment without notice, except that:
 - A. the Options and / or Performance Rights will not lapse if the cessation of employment was due to death, permanent disablement (for example, illness or incapacity necessitating the permanent withdrawal of the employee from the work force), retirement, redundancy or any other circumstance in which the Board determines the Options or Performance Rights should not lapse;
 - B. Options may be exercised, and Performance Rights may vest, within 12 months after the holder ceases to be a participant where that cessation was by reason of permanent disablement or any other circumstance deemed by the Board to necessitate the permanent withdrawal of the participant from the workforce; and
- (iv) if, in the opinion of the Board, the holder has acted fraudulently or dishonestly or is in material breach of his or her obligations to the Company or any of its Related Bodies Corporate, and the Board determines (at its sole and absolute discretion) the Options or Performance Rights held by that holder to have lapsed.

(g) Restrictions on transfer

Performance Rights and Options granted under the LTI Plan may not be assigned, transferred, novated, encumbered with a security interest in or over them, or otherwise dispose of by a participant without the prior consent of the Board or where such assignment or transfer occurs by force of law upon the death of a participant.

(h) Participation rights of Option and Performance Right holders

Holders of Options and Performance Rights will only be permitted to participate in a pro rata issue of Shares by the Company if they exercise their Options or if their Performance Rights vest before the record date for the relevant issue. The Company must ensure that it notifies holders of Options of the proposed issue at least 7 business days before the record date to determine entitlements to the pro rata issue.

(i) Adjustment of Options and Performance Rights

If the Company makes a pro rata bonus issue, and an Option or Performance Right is not exercised before the record date for that bonus issue, then on exercise of the Option or Performance Right, the holder is entitled to receive the number of bonus shares which would have been issued if the Option or Performance Right had been exercised before the record date.

In the event of a reorganisation (including a consolidation, subdivision, reduction or return) of the issued capital of the Company, the number of Options and Performance Rights to which each Option and Performance Right holder is entitled or the exercise price or both will be changed in the manner required by the Listing Rules and, in any case, in a manner which will not result in any benefits being conferred on holders of Options and Performance Rights which are not conferred on Shareholders.

(j) Takeovers

In the event of a takeover bid, certain capital reorganisations or transactions occurring that give rise to certain changes of control of the Company, restrictions on the exercise or vesting of an Option or Performance Right will lapse so that Option or Performance Right holders are able to participate in the relevant transaction.

(k) Amending the LTI Plan

Subject to any applicable Listing Rules or laws, the LTI Plan may be suspended, terminated or amended at any time by resolution of the Board.

5.3 Directors' recommendation

The Directors believe that Resolution 4 is in the best interests of the Company and its Shareholders and unanimously recommend that Shareholders vote in favour of it in order for the Company to maintain a long term incentive plan for employees for the overall benefit of the Company.

5.4 Proxy voting restrictions

If you appoint the Chairman as your proxy and have not directed him how to vote, you are expressly authorising the Chairman to cast your undirected proxy on this Resolution in accordance with his stated intentions. The Chairman intends to vote all undirected proxies for this Resolution.

If you appoint any other member of the Board, a member of senior management who is named in the Remuneration Report, or their closely related parties as your proxy, they will not be able to vote your proxy on this Resolution unless you have directed them how to vote.

6. Resolution 5 – Approval to grant Performance Rights to Director – Mr Russell Baskerville

6.1 Background

The Company seeks Shareholder approval for the grant of 444,915 Performance Rights with a value of \$262,500 to Mr Russell Baskerville, the Company's Managing Director, under the Company's long term incentive plan (LTI Plan).

The proposed grant of Performance Rights forms part of the remuneration package for Mr Baskerville and is intended to:

- (a) provide an appropriate and adequate incentive for Mr Baskerville;
- (b) ensure the Company retains the services of Mr Baskerville; and
- (c) reinforce the commitment of Mr Baskerville as a Director.

6.2 Regulatory requirements

Listing Rule 10.14 generally provides that the approval of shareholders is required before a director of a company can acquire securities issued under an employee incentive scheme. Accordingly, in order for a Director to acquire a beneficial interest in the Performance Rights and any Shares which may be issued on the vesting of Performance Rights, the Company must first obtain Shareholder approval pursuant to Listing Rule 10.14.

Listing Rule 10.15 sets out a number of matters which must be included in a notice of meeting requesting shareholder approval under Listing Rule 10.14. In accordance with Listing Rule 10.15, the information in Sections 6.3 and 6.4 below is provided to Shareholders in relation to Resolution 5.

The grant of the Performance Rights will confer a financial benefit on Mr Baskerville. However, Shareholder approval is not being sought for the purposes of the related party benefit provisions of the Corporations Act (particularly section 208 of the Corporations Act) on the basis that the benefit is considered to constitute reasonable remuneration and, therefore, the exception in section 211 of the Corporations Act applies. Section 211 provides that shareholder approval is not required for the purposes of section 208 in circumstances where the benefit constitutes remuneration which would be reasonable given the company's and the related party's circumstances.

Having considered the Company's circumstances and Mr Baskerville's position as Managing Director, the Board other than Mr Baskerville considers that the financial benefit conferred by the grant of the Performance Rights to Mr Baskerville is reasonable and therefore, the exception in section 211 applies.

6.3 Terms of Performance Rights offered to Mr Russell Baskerville

The terms of the Performance Rights proposed to be granted to Mr Baskerville, including the conditions on which the Performance Rights may vest, are set out in Annexure A. Apart from the terms set out in Annexure A, the Performance Rights will otherwise be subject to the rules of the LTI Plan.

In summary, the key terms of the Performance Rights proposed to be granted to Mr Baskerville are as follows:

(a) The Performance Rights will be granted in 6 tranches, subject to the satisfaction of the applicable Performance Hurdles and Vesting Conditions:

	Number of Performance Rights	Performance period	Vesting date
Tranche 1	118,644	2 years	1 July 2017
Tranche 2	118,644	2 years	1 July 2017
Tranche 3	59,322	2 years	1 July 2017
Tranche 4	59,322	3 years	1 July 2018
Tranche 5	59,322	3 years	1 July 2018
Tranche 6	29,661	3 years	1 July 2018

- (b) Tranches 1 and 4 of the Performance Rights are subject to "target" and "stretch" Performance Hurdles which will be satisfied if the Company's diluted basic earnings per Share (as calculated in accordance with AASB 133 "Earnings per share" (EPS)) in respect of the Performance Period is greater than the Budget EPS for the financial year immediately preceding the relevant performance period by a set percentage. If a Performance Hurdle is satisfied, the Company will disclose the relevant EPS measure in its subsequent Remuneration Report.
- (c) Tranches 2 and 5 of the Performance Rights are subject to "target" and "stretch" Performance Hurdles which will be satisfied if the Company's relative Total Shareholder Return (**TSR**) reaches an upper percentile of the S&P/ASX 200 Industrials index. If a Performance Hurdle is satisfied, the Company will disclose the relevant TSR measure in its subsequent Remuneration Report.
- (d) Tranches 3 and 6 of the Performance Rights are subject to a Performance Hurdle which will be satisfied if the Company is successful in reaching a company sustainability measure as determined by the Board.
- (e) Unvested Performance Rights will automatically lapse and be forfeited if Mr Baskerville voluntarily resigns otherwise than to take up employment with a Related Body Corporate of the Company or if he is dismissed from employment for a material breach of his contract of employment, gross negligence or other conduct justifying termination without notice. Performance Rights will not lapse if Mr Baskerville ceases employment due to death, permanent disablement, retirement, redundancy or any other circumstance in which the Board determines the Performance Rights should not lapse.
- (f) Each Performance Right entitles Mr Baskerville to receive, upon vesting, one Share. The Performance Rights are unquoted and non-transferable. The Performance Rights will not entitle Mr Baskerville to receive dividends on Shares before vesting and do not carry any voting rights.

6.4 Other information required by the Listing Rules

The following further information is provided in accordance with the requirements of the Listing Rules:

(a) The Performance Rights will be issued to Mr Russell Baskerville, the Managing Director of the Company or his nominee.

- (b) The maximum number of securities that may be acquired by Mr Russell Baskerville is 444,915 Performance Rights which may then convert into 444,915 Shares if the Performance Hurdles and Vesting Conditions are met.
- (c) The Performance Rights will be granted for no cash consideration.
- (d) Shareholders last approved the grant of Performance Rights under Listing Rule 10.14 at the 2014 annual general meeting. Since that approval and as at the date of this Notice, a total of 1,650,000 Performance Rights have been issued under the LTI Plan to Mr Russell Baskerville for no cash consideration.
- (e) The persons entitled to participate in the LTI Plan are executive Directors and employees of the Company and its Related Bodies Corporate. Non-executive Directors are not entitled to participate in the LTI Plan.
- (f) There are no loans proposed to be granted to Mr Baskerville for the grant of the Performance Rights to him.
- (g) The Performance Rights will be granted as soon as practicable after the Meeting and in any event within 12 months of the Meeting.

6.5 Interests of Mr Russell Baskerville

Mr Baskerville has a material personal interest in the outcome of Resolution 5. In addition to the Performance Rights to be issued to Mr Baskerville pursuant to Resolution 5, Mr Baskerville has been engaged under an employment agreement to provide services to the Company as Managing Director.

Under the terms of his employment agreement, Mr Baskerville is presently entitled to an annual base salary of \$525,000 (including statutory superannuation), which is subject to review on an annual basis.

Set out below is a breakdown of Mr Baskerville's total remuneration package for the last two financial years and the current financial year:

Financial year	Salary, fees and super	Short term benefits (cash)	Long term benefits (equity)	Total remuneration
2014	\$360,000	\$180,188	\$106,650	\$646,838
2015	\$450,000	\$250,000	\$367,875	\$1,067,875
2016	\$525,000	\$262,500	\$262,500	\$1,050,000

Mr Baskerville currently has an interest in 9,846,833 Shares, which were acquired by him prior to the date of this Notice.

If all of the Performance Rights granted to Mr Baskerville pursuant to this Resolution are subsequently converted to Shares, Mr Baskerville will hold 10,791,748 Shares, being 9.4% of the Share capital presently on issue in the Company. This calculation does not take into account the potential vesting of 200,000 Performance Rights issued to Mr Baskerville in the 2013 financial year, 600,000 Performance Rights issued to Mr Baskerville in the 2014 financial year or 1,050,000 Performance Rights issued to Mr Baskerville in the 2015 financial year.

6.6 Directors' recommendation

The Directors (other than Mr Baskerville) recommend that Shareholders vote in favour of this Resolution.

6.7 Proxy voting restrictions

If you appoint the Chairman as your proxy and have not directed him how to vote, you are expressly authorising the Chairman to cast your undirected proxy on this Resolution in accordance with his stated intentions. The Chairman intends to vote all undirected proxies for this Resolution.

If you appoint any other member of the Board, a member of senior management who is named in the Remuneration Report, or their closely related parties as your proxy, they will not be able to vote your proxy on this Resolution unless you have directed them how to vote.

7. Resolution 6 – Approval of Additional Placement Facility

Listing Rule 7.1A permits eligible entities that have obtained the approval of shareholders by special resolution at an annual general meeting to issue an additional 10% of issued capital by way of placements over a 12 month period (**Additional Placement Facility**).

The Company is an eligible entity (being an entity with market capitalisation of \$300 million or less and is not included in the S&P/ASX 300 index) and seeks Shareholder approval under this Resolution for the Additional Placement Facility.

7.1 Requirements of Listing Rule 7.1A

(a) Quoted securities

Any equity securities issued under the Additional Placement Facility must be in the same class as an existing class of equity securities of the Company that are quoted on ASX. As at the date of this Notice, the Company has one class of equity securities quoted on ASX, being fully paid ordinary shares.

(b) Number of equity securities that may be issued

Listing Rule 7.1 permits the Company to issue 15% of issued capital over a 12 month period without shareholder approval. The Additional Placement Facility under Listing Rule 7.1A is in addition to the Company's 15% placement capacity under Listing Rule 7.1. The effect of Shareholders passing this Resolution is to allow the Company to issue up to 25% of its issued capital during the next 12 months without obtaining specific Shareholder approval beforehand.

The exact number of additional equity securities that the Company may issue under the Additional Placement Facility is not fixed but is calculated under a formula prescribed by the Listing Rules (set out below).

At the date of this Notice the Company has 115,183,253 Shares on issue. If Resolution 6 is passed, the Company will be permitted to issue (as at the date of this Notice):

- (i) 17,277,488 equity securities under Listing Rule 7.1 (15% placement capacity); and
- (ii) 11,518,325 equity securities under Listing Rule 7.1A (10% Additional Placement Facility).

(c) Formula for calculating the number of equity securities that may be issued under the Additional Placement Facility.

If this Resolution 6 is passed, the Company may issue or agree to issue, during the 12 month period after this Meeting, the number of equity securities calculated in accordance with the following formula.

$$(A \times D) - E$$

Where:

А	The number of fully paid ordinary securities on issue 12 months before the issue date or date of agreement to issue:
	 plus the number of fully paid ordinary securities issued in the 12 months under an exception in Listing Rule 7.2,
	plus the number of partly paid ordinary securities that became fully paid in the 12 months,
	 plus the number of fully paid ordinary securities issued in the 12 months with approval of holders of ordinary securities under Listing Rule 7.1 or Listing Rule 7.4,
	 less the number of fully paid ordinary securities cancelled in the 12 months.
D	10%
Е	The number of equity securities issued or agreed to be issued under Listing Rule 7.1A.2 in the 12 months before the date of issue or agreement to issue that are not issued with the approval of Shareholders under Listing Rule 7.1 or 7.4.

7.2 Information required under the Listing Rules

(a) Minimum price

The issue price of any equity security under the Additional Placement Facility will be no less than 75% of the VWAP for securities in the same class, calculated over the 15 trading days on which trades in that class were recorded immediately before:

- (i) the date on which the price at which the securities are to be issued is agreed; or
- (ii) if the securities are not issued within five trading days of the date above, the date on which the securities are issued.

(b) Risk of economic and voting dilution

If this Resolution is passed and the Company issues securities under the Additional Placement Facility, then there is a risk to existing Shareholders of economic and voting dilution including the risk that:

- (i) the market price for equity securities in the same class may be significantly lower on the issue date of the new equity securities than on the date of this Meeting; and
- (ii) the new equity securities may be issued at a price that is at a discount to the market price for equity securities in the same class on the issue date or the

new equity securities may be issued consideration for the acquisition of a new asset.

The table below identifies the potential dilution to existing Shareholders following the issue of equity securities under the Additional Placement Facility (based on the formula set out above) using different variables for the number of issued Shares and the market price of Shares. The numbers are calculated on the basis of the latest available market price of Shares before the date of this Notice and the current number of Shares on issue.

Variable A in Listing		Nominal issue price			
Rule 7.1A		\$0.425 (50% decrease in market price)	\$0.85 (market price*)	\$1.70 (100% increase in market price)	
Current issued capital	Shares issued under LR 7.1A	11,518,325	11,518,325	11,518,325	
A =	Voting dilution	10%	10%	10%	
115,183,253 Shares	Funds raised	\$4,895,288	\$9,790,576	\$19,581,153	
	Economic dilution	4.55%	0%	2.27%	
50% increase in issued	Shares issued under LR 7.1A	17,262,488	17,262,488	17,262,488	
capital	Voting dilution	7.5%	7.5%	7.5%	
A = 172,774,488 Shares	Funds raised	\$7,336,557	\$14,673,115	\$29,346,230	
Silares	Economic dilution	4.55%	0%	2.27%	
100% increase in issued	Shares issued under LR 7.1A	23,016,650	23,016,650	23,016,650	
capital	Voting dilution	5%	5%	5%	
A = 230,366,506 Shares	Funds raised	\$9,782,076	\$19,564,153	\$39,128,305	
Sildles	Economic dilution	4.55%	0%	2.27%	

This table has been prepared on the following assumptions:

- (iii) the latest available market price of Shares as at the date of the Notice was \$0.85;
- (iv) the Company issues the maximum number of equity securities available under the Additional Placement Facility;
- (v) existing Shareholders' holdings do not change from the date of this Meeting to the date of the issue under the Additional Placement Facility;
- (vi) the Company issues Shares only and does not issue other types of equity securities (such as options) under the Additional Placement Facility; and
- (vii) the impact of placements under Listing Rule 7.1 or following the exercise of options is not included in the calculations.

(c) Placement period

Equity securities may be issued under the Additional Placement Facility at any time after the date of this Meeting until that date that is 12 months after this Meeting. The approval to the Additional Placement Facility under this Resolution will cease to be valid in the event that Shareholders approve a transaction under Listing Rule 11.1.2 (a significant change to the nature or scale of activities) or Listing Rule 11.2 (disposal of main undertaking).

(d) Purposes for which equity securities may be issued

The Company may seek to issue equity securities under the Additional Placement Facility for the following purposes:

- cash consideration to fund business growth, to acquire new assets or make investments, to develop the Company's existing assets and operations and for general working capital; and
- (ii) non-cash consideration to acquire new assets or make investments. In these circumstances the Company will provide a valuation of the non-cash consideration as required by Listing Rule 7.1A.3.

(e) Allocation policy

The Company's allocation policy for the issue of equity securities under the Additional Placement Facility will depend on the prevailing market conditions at the time of the proposed issue. The allottees will be determined on a case-by-case basis having regard to the factors such as:

- (i) the methods of raising funds that are available to the Company, including but not limited to, rights issues or other issues in which existing security holders can participate;
- (ii) the effect of the issue of the new securities on the control of the Company;
- (iii) the financial situation and solvency of the Company; and
- (iv) advice from corporate and other advisors.

As at the date of this Notice the proposed allottees under the Additional Placement Facility have not been determined but may include existing substantial Shareholders, other Shareholders and/or new investors. None of the allottees will be a related party or an associate of a related party of the Company. Existing Shareholders may or may not be entitled to subscribe for equity securities under the Additional Placement Facility and it is possible that their shareholding will be diluted.

If the Additional Placement Facility is used to acquire new assets or investments then it is likely that the allottees will be the vendors of these assets/investments.

The Company will comply with the disclosure obligations under Listing Rules 7.1A(4) and 3.10.5A upon issue of any equity securities under the Additional Placement Facility.

(f) Equity securities issued under previous placement facility approval

Shareholders approved an Additional Placement Facility at the 2014 annual general meeting.

The total number of equity securities issued in the 12 months before this Meeting is 5,265,204. These represent 4.79% of the total number of equity securities on issue at the commencement of that 12 month period. None of the equity securities issued in the 12 months before this Meeting were issued under the Additional Placement Facility approved at the 2014 annual general meeting.

The details for each separate issue of equity securities issued during the 12 months before this Meeting are set out in Annexure B.

7.3 Directors' recommendation

The Directors recommend that Shareholders vote in favour of this Resolution.

Glossary of terms

In this Notice and Explanatory Statement, the following terms have the following meaning unless the context otherwise requires:

Additional Placement

Facility

Has the meaning given to that term on Section 7 of this

Explanatory Statement.

Annual General Meeting

or Meeting

The annual general meeting of Shareholders or any adjournment

thereof, convened by this Notice.

Associate Has the meaning set out in the Listing Rules.

ASX ASX Limited ACN 008 624 691.

Board Board of Directors.

Chairman The chairman of the Meeting.

Company or **Empired** Empired Limited ACN 090 503 843.

Constitution The constitution of the Company.

Corporations Act *Corporations Act 2001* (Cth).

Director A director of the Company.

EPS Earnings per Share.

Explanatory Statement This explanatory statement which accompanies and forms part of

the Notice.

Key Management

Personnel

Those persons having authority and responsibility for planning, directing and controlling the activities of the Company, directly or indirectly, including any Director (whether executive or otherwise).

Listing Rules The listing rules of ASX, as amended from time to time.

LTI Plan The long term incentive plan for employees adopted by the

Company.

Notice or Notice of Annual

General Meeting

The notice of Annual General Meeting which accompanies the

Explanatory Statement.

Performance Hurdle A performance hurdle in respect of a tranche of Performance

Rights.

Performance Right A right to subscribe for a Share.

Proxy Form The proxy form accompanying the Notice.

Related Body Corporate Has the meaning given to that term in the Corporations Act.

Remuneration Report The remuneration report contained in the Directors' report for the

vear ended 30 June 2015.

Resolution A resolution set out in the Notice.

Share A fully paid ordinary share in the Company.

Shareholder A registered holder of a Share.

TSR Total Shareholder Return (comprised of dividends paid and

increase in the price of Shares over the relevant period).

Vesting Conditions The conditions which must be satisfied before a Performance Right

can vest.

Vesting Date The vesting date for a tranche of Performance Rights.

VWAP The volume-weighted average price of Shares traded on ASX.

WST Australian Western Standard Time, being the time in Perth,

Western Australia.

Annexure A

Terms of Performance Rights for Mr Russell Baskerville

- 1. Mr Russell Baskerville has been offered of 444,915 Performance Rights pursuant to the LTI Plan (**Offer**).
- 2. The Offer is made pursuant to the terms and conditions of Mr Baskerville's employment agreement with the Company and the rules of the LTI Plan (LTI Plan Rules) and the terms of the Offer must be read in conjunction with the LTI Plan Rules. The Performance Rights will be governed by the LTI Plan Rules and the terms of the Offer.
- 3. To the extent of any inconsistency between the terms of the Offer and the LTI Plan Rules, the terms of the Offer will prevail.
- 4. Each Performance Right entitles Mr Baskerville to acquire one (1) Share, by way of issue of new Shares or transfer of existing Shares. The Performance Rights will convert into up to 444,915 Shares, subject to satisfaction of the Performance Hurdles and Vesting Conditions described in paragraph 6 of the Offer (set out below) and otherwise in accordance with the LTI Plan Rules.
- 5. The Performance Rights are offered in 6 tranches with the following Performance Periods and Vesting Dates (subject to satisfaction of the applicable Performance Hurdles and Vesting Conditions):

	Number of Performance Rights	Performance Period	Vesting Date*
Tranche 1	118,644	2 years	30 June 2017
Tranche 2	118,644	2 years	30 June 2017
Tranche 3	59,322	2 years	30 June 2017
Tranche 4	59,322	3 years	30 June 2018
Tranche 5	59,322	3 years	30 June 2018
Tranche 6	29,661	3 years	30 June 2018

^{*} Subject to paragraph 6(g) below.

- 6. The Vesting Conditions in respect of each tranche of Performance Rights are as follows:
 - (a) Subject to the conditions set out in this paragraph 6, all of a tranche of Performance Rights will vest on the Vesting Date applicable to that tranche.
 - (b) Vesting of each tranche of Performance Rights is subject to a Performance Hurdle, which will be satisfied if:
 - (i) with respect to Tranches 1 and 4, the Company's diluted EPS in respect of the Performance Period is greater than the EPS for the financial year immediately preceding the relevant Performance Period by a set percentage; if a Performance Hurdle (whether "target" or "stretch") is satisfied, the Company will disclose the relevant EPS measure in its subsequent Remuneration Report;
 - (ii) with respect to Tranches 2 and 5, the Company's relative TSR in respect of the Performance Period reaches an upper percentile of the S&P/ASX 200 Industrials index; if a Performance Hurdle (whether "target" or "stretch") is

- satisfied, the Company will disclose the relevant TSR measure in its subsequent Remuneration Report; and
- (iii) with respect to Tranches 3 and 6, the Company is successful in reaching a company sustainability measure as determined by the Board.
- (c) If a Performance Hurdle for a Performance Period in respect of a tranche of Performance Rights is not achieved, that tranche of Performance Rights will not vest, subject to the terms of the Offer and the LTI Plan Rules.
- (d) As soon as practicable after the end of each Performance Period, the EPS or EBITDA (as the case requires) for the Performance Period will be determined by the Company and compared against the Performance Hurdle for that Performance Period. The Company's determination of EPS and EBITDA shall be final.
- (e) Satisfaction of the Vesting Conditions is to be determined in relation to each Performance Period and each tranche of Performance Rights, subject to the terms of the Offer and the LTI Plan Rules.
- (f) The Performance Rights may also vest in the circumstances set out in the LTI Plan Rules. Please see in particular rule 8 of the LTI Plan Rules.
- (g) The Vesting Date in respect of a tranche of a tranche of Performance Rights is the earlier of:
 - (i) the date specified in paragraph 5 above;
 - (ii) the date a "Change in Control Event" (as defined in the LTI Plan Rules) occurs; and
 - (iii) the date the Company makes an announcement to the effect that the Board recommends that Shareholders accept a takeover bid for the Company.
- (h) If the Vesting Conditions for Performance Rights are satisfied during the period of Mr Baskerville's employment with the Company or any Related Body Corporate, those Performance Rights will vest and will not be subject to forfeiture.
- (i) If Mr Baskerville ceases to be employed by the Company or any Related Body Corporate prior to the vesting of any Performance Rights, those Performance Rights may be automatically forfeited in accordance with the LTI Plan Rules.
- (j) Any Shares that are acquired on vesting of Performance Rights in accordance with the Offer will be issued or transferred to Mr Baskerville free of any holding lock or other restriction on dealing, subject to any restriction on trading by reason of the provisions of the Corporations Act applicable to secondary trading in securities.
- 7. The grant of the Performance Rights is subject to the approval of the LTI Plan by Shareholders of the Company at the Company's AGM.

Annexure B

Equity securities issued 12 months prior to AGM

Date of issue	Equity Securities issued	Person	Issue price	Total cash consideration	Use of funds	Non-cash consideration and current value
27/11/2014	1,050,000 Performance Rights	Mr Russell Baskerville	Nil	Nil	N/A	Services as officer of the Company \$275,625
2/12/2014	4,265,204 fully paid ordinary shares	Intergen shareholders	Deemed issue price of \$0.75	Nil – the shares were issued as consideration for the acquisition of Intergen	N/A	Shares in Intergen \$3,625,423
2/12/2014	300,000 fully paid ordinary shares 200,000 fully paid ordinary shares	Mr Russell Baskerville Mr Mark Waller	Nil; issued on the vesting of Performance Rights	Nil	N/A	Services as officer of the Company \$425,000
28/1/2015	600,000 Performance Rights	Mr Mark Waller	Nil	Nil	N/A	Services as an officer of the Company \$272,250
26/5/2015	300,000 fully paid ordinary shares 200,000 fully paid ordinary shares	Mr Russell Baskerville Mr Mark Waller	Nil; issued on the vesting of Performance Rights	Nil	N/A	Services as officers of the Company \$425,000

Date of issue	Equity Securities issued	Person	Issue price	Total cash consideration	Use of funds	Non-cash consideration and current value
22/9/2015	500,000 fully paid ordinary shares	Mr Rob McCready	\$0.40 (exercise price of options)	\$200,000.00	All of the \$200,000 raised has been applied to the Company's consolidated bank account and will be spent by the Company on general administration, salaries and other operational expenses. As the Company has received revenue from normal business operations into the same account it is not possible to state the precise uses to which the \$200,000 amount will be applied.	N/A
9/10/2015	500,000 fully paid ordinary shares 325,000 fully paid ordinary shares	Mr Russell Baskerville Mr Mark Waller	Nil; issued on the vesting of Performance Rights	Nil	N/A	Services as officers of the Company \$977,500
	325,000 fully paid ordinary shares	Mr Rob McCready				

Note: The current value of fully paid ordinary shares is based on a value of \$0.85 per share, being the closing price of Shares as at 8 October 2015.



→ 000001 000 EPD MR SAM SAMPLE FLAT 123 123 SAMPLE STREET THE SAMPLE HILL SAMPLE ESTATE SAMPLEVILLE VIC 3030

Lodge your vote:



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For all enquiries call:

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Proxy Form XX

★☆ For your vote to be effective it must be received by 11:00am (WST) Saturday, 14 November 2015

How to Vote on Items of Business

All your securities will be voted in accordance with your directions.

Appointment of Proxy

Voting 100% of your holding: Direct your proxy how to vote by marking one of the boxes opposite each item of business. If you do not mark a box your proxy may vote or abstain as they choose (to the extent permitted by law). If you mark more than one box on an item your vote will be invalid on that item.

Voting a portion of your holding: Indicate a portion of your voting rights by inserting the percentage or number of securities you wish to vote in the For, Against or Abstain box or boxes. The sum of the votes cast must not exceed your voting entitlement or 100%.

Appointing a second proxy: You are entitled to appoint up to two proxies to attend the meeting and vote on a poll. If you appoint two proxies you must specify the percentage of votes or number of securities for each proxy, otherwise each proxy may exercise half of the votes. When appointing a second proxy write both names and the percentage of votes or number of securities for each in Step 1

A proxy need not be a securityholder of the Company.

Signing Instructions

Individual: Where the holding is in one name, the securityholder must sign.

Joint Holding: Where the holding is in more than one name, all of the securityholders should sign.

Power of Attorney: If you have not already lodged the Power of Attorney with the registry, please attach a certified photocopy of the Power of Attorney to this form when you return it.

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

Attending the Meeting

Bring this form to assist registration. If a representative of a corporate securityholder or proxy is to attend the meeting you will need to provide the appropriate "Certificate of Appointment of Corporate Representative" prior to admission. A form of the certificate may be obtained from Computershare or online at www.investorcentre.com under the help tab, "Printable Forms".

Comments & Questions: If you have any comments or questions for the company, please write them on a separate sheet of paper and return with this form.

Turn over to complete the form





View the annual report, 24 hours a day, 7 days a week:

www.empired.com

To view and update your securityholding:

Your secure access information is:

SRN/HIN: 19999999999

www.investorcentre.com



PLEASE NOTE: For security reasons it is important that you keep your SRN/HIN confidential.

MR SAM SAMPLE FLAT 123 123 SAMPLE STREET THE SAMPLE HILL SAMPLE ESTATE SAMPLEVILLE VIC 3030

l	Change of address. If incorrect,
J	mark this box and make the
	correction in the space to the left.
	Securityholders sponsored by a
	broker (reference number
	commences with 'X') should advise
	your broker of any changes



I 999999999

IND

Proxy Form

Please mark X to indicate your directions

intro boing a monibone	Proxy to Vote on Your Behalf of Empired Limited hereby appoint			2
the Chairman of the Meeting	<u>DR</u>		PLEASE NOTE: Logou have selected Meeting. Do not install.	eave this box blan the Chairman of the sert your own nam
to act generally at the Meeti to the extent permitted by la	ody corporate named, or if no individual or body c ing on my/our behalf and to vote in accordance w aw, as the proxy sees fit) at the Annual General M de Terrace, East Perth, Western Australia on Mon	ith the following direction eeting of Empired Limit	ons (or if no directions he ted to be held at the Blu	ave been given e Water Function
Chairman authorised to exthe Meeting as my/our prox proxy on Resolutions 1, 4 a	xercise undirected proxies on remuneration re y (or the Chairman becomes my/our proxy by def nd 5 (except where I/we have indicated a differen ctly with the remuneration of a member of key ma	ault), I/we expressly au t voting intention below	thorise the Chairman to) even though Resolution	exercise my/ou ons 1, 4 and 5 a
-	irman of the Meeting is (or becomes) your proxy yking the appropriate box in step 2 below.			
Items of Bu	PLEASE NOTE: If you mark the A behalf on a show of hands or a po		e counted in computing the	required majority
			[€] o _t	Against Abst
Resolution 1 Adoption of R	Remuneration Report			
Resolution 2 Election of Di	irector – Chris Ryan			
Resolution 3 Re-election o	f Director – Mel Ashton			
Resolution 4 Approval of L	TI Plan			
Resolution 5 Approval to g	rant Performance Rights to Director - Russell Basker	ville		
	Additional Placement Facility			
Resolution 6 Approval of A				
The Chairman of the Meeting in	ntends to vote undirected proxies in favour of each item o on any resolution, in which case an ASX announcement	•	circumstances, the Chairm	an of the Meeting

Computershare

Date

Director/Company Secretary



Contact

Name

Sole Director and Sole Company Secretary

Contact

Daytime

Telephone

Director