TFS CORPORATION LTD

ABN 97 092 200 854

NOTICE OF ANNUAL GENERAL MEETING

TIME: 9:00am (WST)

DATE: 11 November 2016

PLACE: Golden Ballroom North

Pan Pacific Hotel 207 Adelaide Terrace PERTH WA 6000

This Notice of Meeting should be read in its entirety. If Shareholders are in doubt as to how they should vote, they should seek advice from their professional advisers prior to voting.

Should you wish to discuss the matters in this Notice of Meeting please contact the Company Secretary on (08) 9386 3299.

Business of the Meeting (setting out the proposed Resolutions) Explanatory Statement (explaining the proposed Resolutions) Glossary 14 Schedule 1 – Key Terms of the Performance Rights Grant Proxy Form Attached

IMPORTANT INFORMATION

Time and place of Meeting

Notice is given that the Meeting will be held at 9am on 11 November 2016 at:

Golden Ballroom North Pan Pacific Hotel 207 Adelaide Terrace Perth WA 6000

Your vote is important

The business of the Meeting affects your shareholding and your vote is important.

Voting eligibility

The Directors have determined pursuant to Regulation 7.11.37 of the Corporations Regulations 2001 (Cth) that the persons eligible to vote at the Meeting are those who are registered Shareholders at 4pm (WST) on 9 November 2016.

Voting in person

To vote in person, attend the Meeting at the time, date and place set out above.

Voting by proxy

To vote by proxy, please either: -

- complete and sign the enclosed Proxy Form and return via mail, fax or by hand by the time and in accordance with the instructions set out on the Proxy Form; or
- complete the Proxy form online in accordance with the instructions set out on the Proxy Form.

In accordance with section 249L of the Corporations Act, Shareholders are advised that:

- each Shareholder has a right to appoint a proxy;
- the proxy need not be a Shareholder of the Company; and
- a Shareholder who is entitled to cast 2 or more votes may appoint 2 proxies and may specify the proportion or number of votes each proxy is appointed to exercise. If the member appoints 2 proxies and the appointment does not specify the proportion or number of the member's votes, then in accordance with section 249X(3) of the Corporations Act, each proxy may exercise one-half of the votes.

Shareholders and their proxies should be aware that changes to the Corporations Act made in 2011 mean that:

- if proxy holders vote, they must cast all directed proxies as directed; and
- any directed proxies which are not voted will automatically default to the Chair, who must vote the proxies as directed.

Further details on these changes are set out below.

Proxy vote if appointment specifies way to vote

Section 250BB(1) of the Corporations Act provides that an appointment of a proxy may specify the way the proxy is to vote on a particular resolution and, **if it does**:

- the proxy need not vote on a show of hands, but if the proxy does so, the proxy must vote that way (i.e. as directed); and
- if the proxy has 2 or more appointments that specify different ways to vote on the resolution, the proxy must not vote on a show of hands; and
- if the proxy is the chair of the meeting at which the resolution is voted on, the proxy must vote on a poll, and must vote that way (i.e. as directed); and
- if the proxy is not the chair, the proxy need not vote on the poll, but if the proxy does so, the proxy must vote that way (i.e. as directed).

Transfer of non-chair proxy to chair in certain circumstances

Section 250BC of the Corporations Act provides that, if:

- an appointment of a proxy specifies the way the proxy is to vote on a particular resolution at a meeting of the Company's members; and
- the appointed proxy is not the chair of the meeting; and
- at the meeting, a poll is duly demanded on the resolution; and
- either of the following applies:
 - the proxy is not recorded as attending the meeting; or
 - the proxy does not vote on the resolution,

the chair of the meeting is taken, before voting on the resolution closes, to have been appointed as the proxy for the purposes of voting on the resolution at the meeting.

BUSINESS OF THE MEETING

AGENDA

1. FINANCIAL STATEMENTS AND REPORTS

To receive and consider the annual financial report of the Company for the financial year ended 30 June 2016 together with the declaration of the Directors, the Director's report, the Remuneration Report and the Auditor's report.

2. RESOLUTION 1 – ADOPTION OF REMUNERATION REPORT

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

"That, for the purposes of section 250R(2) of the Corporations Act and for all other purposes, approval is given for the adoption of the Remuneration Report as contained in the Company's annual financial report for the financial year ended 30 June 2016."

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

Voting Prohibition Statement:

A vote on this Resolution must not be cast (in any capacity) by or on behalf of either of the following persons:

- (a) a member of the Key Management Personnel, details of whose remuneration are included in the Remuneration Report; or
- (b) a Closely Related Party of such a member.

However, a person (the **voter**) described above may cast a vote on this Resolution as a proxy if the vote is not cast on behalf of a person described above and either:

- (a) the voter is appointed as a proxy by writing that specifies the way the proxy is to vote on this Resolution; or
- (b) the voter is the Chair and the appointment of the Chair as proxy:
 - (i) does not specify the way the proxy is to vote on this Resolution; and
 - (ii) expressly authorises the Chair to exercise the proxy even though this Resolution is connected directly or indirectly with the remuneration of a member of the Key Management Personnel.

3. RESOLUTION 2 – RE-ELECTION OF DIRECTOR – MR JULIUS MATTHYS

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

"That, for the purpose of clause 13.2 of the Constitution, and for all other purposes, Mr Julius Matthys, a Director, retires by rotation, and being eligible, is re-elected as a Director."

4. RESOLUTION 3 –RE-ELECTION OF DIRECTOR – MR DALTON GOODING

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

"That, for the purpose of clause 13.2 of the Constitution, and for all other purposes, Mr Dalton Gooding, a Director, retires by rotation, and being eligible, is re-elected as a Director."

5. RESOLUTION 4 – CHANGE OF NAME

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

"That, for the purpose of section 157(1) of the Corporations Act 2001 (Cth) (Corporations Act) and for all other purposes, the Company's name be changed from T.F.S. Corporation Limited to Quintis Limited on a date to be determined by the Board, on or before 31 March 2017".

6. RESOLUTION 5 – RATIFICATION OF PRIOR ISSUE OF 39,000,000 SHARES

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

"That, for the purposes of ASX Listing Rule 7.4 and for all other purposes, Shareholders ratify the issue of 39,000,000 Shares on the terms and conditions set out in the Explanatory Statement."

Voting Exclusion: The Company will disregard any votes cast on this Resolution by a person who participated in the issue and any associates of those persons. However, the Company need not disregard a vote if it is cast by a person as a proxy for a person who is entitled to vote, in accordance with the directions on the Proxy Form, or, it is cast by the person chairing 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.

7. RESOLUTION 6 – RATIFICATION OF PRIOR ISSUE OF 916,256 SHARES

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

"That, for the purposes of ASX Listing Rule 7.4 and for all other purposes, Shareholders ratify the issue of 916,256 Shares on the terms and conditions set out in the Explanatory Statement."

Voting Exclusion: The Company will disregard any votes cast on this Resolution by a person who participated in the issue and any associates of those persons. However, the Company need not disregard a vote if it is cast by a person as a proxy for a person who is entitled to vote, in accordance with the directions on the Proxy Form, or, it is cast by the person chairing 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.

8. RESOLUTION 7 – GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR

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

"That, for the purposes of ASX Listing Rule 10.14 and for all other purposes, approval be given for the issue of performance rights to the value of \$404,110 to Frank Wilson (or his nominee) in relation to the FY17 grant under the TFS Corporation Limited Long Term Incentive Plan, on the terms summarised in the Explanatory Statement."

Voting Exclusion: The Company will disregard any votes cast on this Resolution by any Director, other than any Directors who are ineligible to participate in any employee incentive scheme in relation to the Company, and any associates of those Directors. However, the Company need not disregard a vote if it is cast by a person as a proxy for a person who is entitled to vote, in accordance with the directions on the Proxy Form, or, it is cast by the person chairing 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.

Voting Prohibition Statement

A person appointed as a proxy must not vote, on the basis of that appointment, on this Resolution if:

- (a) the proxy is either:
 - (i) a member of the Key Management Personnel; or
 - (ii) a Closely Related Party of such a member; and
- (b) the appointment does not specify the way the proxy is to vote on this Resolution.

However, the above prohibition does not apply if:

- (a) the proxy is the Chair; and
- (b) the appointment expressly authorises the Chair to exercise the proxy even though this Resolution is connected directly or indirectly with the remuneration of a member of the Key Management Personnel.

Dated: 3 October 2016

By order of the Board

Simon Storm

Company Secretary

EXPLANATORY STATEMENT

This Explanatory Statement has been prepared to provide information which the Directors believe to be material to Shareholders in deciding whether or not to pass the Resolutions.

1. FINANCIAL STATEMENTS AND REPORTS

In accordance with the Constitution, the business of the Meeting will include receipt and consideration of the annual financial report of the Company for the financial year ended 30 June 2016 together with the declaration of the Directors, the Directors' Report, the Remuneration Report and the Auditor's Report.

The Company will not provide a hard copy of the Company's annual financial report to Shareholders unless specifically requested to do so. The Company's annual financial report is available on its website at www.tfsltd.com.au

2. RESOLUTION 1 – ADOPTION OF REMUNERATION REPORT

The Corporations Act requires that at a listed company's annual general meeting, a resolution that the remuneration report be adopted must be put to the shareholders. However, such a resolution is advisory only and does not bind the company or the Directors of the company.

The remuneration report sets out the company's remuneration arrangements for the Directors and senior management of the company. The remuneration report is part of the Directors' report contained in the annual financial report of the company for a financial year.

The chair of the meeting must allow a reasonable opportunity for its shareholders to ask questions about or make comments on the remuneration report at the annual general meeting.

Voting consequences

Under changes to the Corporations Act which came into effect on 1 July 2011, a company is required to put to its shareholders a resolution proposing the calling of another meeting of shareholders to consider the appointment of Directors of the company (**Spill Resolution**) if, at consecutive annual general meetings, at least 25% of the votes cast on a remuneration report resolution are voted against adoption of the remuneration report and at the first of those annual general meetings a Spill Resolution was not put to vote. If required, the Spill Resolution must be put to vote at the second of those annual general meetings.

If more than 50% of votes cast are in favour of the Spill Resolution, the company must convene a shareholder meeting (**Spill Meeting**) within 90 days of the second annual general meeting.

All of the Directors of the company who were in office when the Directors' report (as included in the company's annual financial report for the most recent financial year) was approved, other than the Managing Director of the company, will cease to hold office immediately before the end of the Spill Meeting but may stand for re-election at the Spill Meeting.

Following the Spill Meeting those persons whose election or re-election as Directors of the company is approved will be the Directors of the company.

Previous voting results

At the Company's previous annual general meeting the votes cast against the remuneration report considered at that annual general meeting were less than 25%. Accordingly, the Spill Resolution is not relevant for this Annual General Meeting.

Proxy voting restrictions

Shareholders appointing a proxy for this Resolution should note the following:

Proxy	Directed	Undirected
Key Management Personnel ¹	Voted as directed	Unable to vote ³
Chair ²	Voted as directed	Able to vote at discretion of Proxy ⁴
Other	Voted as directed	Able to vote at discretion of Proxy

Notes:

- 1 Refers to Key Management Personnel (other than the Chair) whose remuneration details are included in the Remuneration Report, or a Closely Related Party of such a member.
- Refers to the Chair (where he/she is also a member of the Key Management Personnel whose remuneration details are included in the Remuneration Report), or a Closely Related Party of such a member).
- 3 Undirected proxies granted to these persons will not be voted and will not be counted in calculating the required majority if a poll is called on this Resolution.
- 4 The Proxy Form notes it is the Chair's intention to vote all undirected proxies in favour of all Resolutions.

3. RESOLUTIONS 2 & 3 - RE-ELECTION OF DIRECTORS - MR JULIUS MATTHYS & MR DALTON GOODING

Clause 13.2 of the Constitution provides that:

- (a) at the Company's annual general meeting in every year, one-third of the Directors for the time being, or, if their number is not a multiple of 3, then the number nearest one-third (rounded upwards in case of doubt), shall retire from office, provided always that no Director (except a Managing Director) shall hold office for a period in excess of 3 years, or until the third annual general meeting following his or her appointment, whichever is the longer, without submitting himself or herself for re-election;
- (b) The Directors to retire at an annual general meeting are those who have been longest in office since their last election, but, as between persons who became Directors on the same day, those to retire shall (unless they otherwise agree among themselves) be determined by drawing lots;
- (c) A Director who retires by rotation under clause 13.2 of the Constitution is eligible for re-election; and
- (d) In determining the number of Directors to retire, no account is to be taken of:
 - (i) a Director who only holds office until the next annual general meeting pursuant to clause 13.4 of the Constitution; and/or
 - (ii) a Managing Director,

each of whom are exempt from retirement by rotation. However, if more than one Managing Director has been appointed by the Directors, only one of them (nominated by the Directors) is entitled to be excluded from any determination of the number of Directors to retire and/or retirement by rotation.

Mr Julius Matthys and Mr Dalton Gooding, the Directors longest in office since his last election (each having last been elected at the Company's 2014 annual general meeting), retire by rotation and seek re-election.

Mr Julius Matthys:

Qualifications: BCom

Experience: Mr Matthys was appointed to the Board on 23 December 2011 and was Vice President

Corporate Affairs for the BHP Billiton Group in Western Australia until 30 June 2016. He has held senior roles in Iron Ore and Aluminium marketing with responsibility for global sales and customer relationships. From 2008 to 2011 he managed the Worsley Alumina Joint Venture between BHP Billiton, Japan Alumina Associates and Sojitz Corporation. Worsley Alumina is one of the largest alumina refineries in the world producing 3.5

million tonnes of alumina per annum.

Material Directorships currently held in other

Companies:

None

Independence: The Board considers Mr Matthys to be an independent Director and supports his re-

election to the Board.

Mr Dalton Gooding:

Qualifications: BBus, FCA

Experience: Mr Gooding was formerly a long standing partner at Ernst & Young and is a Fellow of

the Institute of Chartered Accountants in Australia. He has over 35 years' experience and is currently the Senior Partner of Gooding Partners where he advises a wide range of businesses with an emphasis on taxation and accounting issues, due diligence,

feasibilities and general business advice.

Material Directorships

currently held in other

Brierty Ltd (appointed 26 October 2007)

Companies: Katana Capital Ltd (appointed 11 November 2005)

Avita Medical Ltd (resigned 1 July 2014)

Independence: The Board considers Mr Gooding to be an independent Director and supports his re-

election to the Board.

4. RESOLUTION 4 – CHANGE OF NAME

In accordance with section 157(1) of the Corporations Act, if a company wants to change its name, it must pass a special resolution adopting a new name.

It is proposed that Shareholders approve the Company's name being changed from T.F.S. Corporation Limited to Quintis Limited. The Board has approved this change of name subject to the approval of shareholders.

Through 2016, T.F.S. Corporation Limited ('TFS') has engaged both a top tier global management consultancy firm and a leading global brand consultancy to advise the Company on how to maximise its position as the leading participant in the global sandalwood industry.

Part of the consultant's brief was to assess whether the name 'TFS Corporation' accurately reflects the Company's business activities and its leading position in the global sandalwood oil and wood markets. The Board had formed the view that the name TFS (Tropical Forestry Services) Corporation was reflective of a forestry plantation management company, rather than the leading provider of value added sandalwood oil and wood products to global markets.

The new name 'Quintis' is formed from a combination of Quintessential, the Latin word 'quintus', meaning five, and the initials of Indian Sandalwood. 'Five' is reference to five areas of brand authenticity that have been identified as part of the future brand to cement the Company as the trusted global supplier of authentic and legal Indian Sandalwood.

Resolution 4 is a special resolution and, therefore, requires approval of 75% or more of all votes cast by shareholders present and eligible to vote (in person, by proxy, by attorney or, in the case of a member which is a corporation, by a representative).

In accordance with section 157(3) of the Corporations Act, the change of name will take effect when ASIC alters the details of the Company's registration. With approval from ASIC, the name change will not become effective until a date to be determined by the Board being no later than 31 March 2017. This is to ensure that the effective date for the name change coincides with the launch of the group's rebranding initiative. The name Quintis Limited has been reserved by the Company. The Board will also request that ASX change the Company's ASX listing code from "TFC" to "QIN" after the change of name takes effect. The ASX listing code "QIN" has also been reserved by the Company.

Recommendation: -The Board recommends that shareholders vote in favour of Resolution 4.

5. RESOLUTION 5 – RATIFICATION OF PRIOR ISSUE OF 39,000,000 SHARES

5.1 General

On 7 April 2016, the Company issued 39 million Shares at an issue price of \$1.55 per Share pursuant to a transaction announced to the ASX on 4 April 2016.

Resolution 5 seeks Shareholder ratification pursuant to ASX Listing Rule 7.4 for the issue of those Shares (**Resolution 5 Ratification**).

ASX Listing Rule 7.1 provides that a company must not, subject to specified exceptions, issue or agree to issue more equity securities during any 12 month period than that amount which represents 15% of the number of fully paid ordinary securities on issue at the commencement of that 12 month period.

ASX Listing Rule 7.4 sets out an exception to ASX Listing Rule 7.1. It provides that where a company in general meeting ratifies the previous issue of securities made pursuant to ASX Listing Rule 7.1 (and provided that the

previous issue did not breach ASX Listing Rule 7.1) those securities will be deemed to have been made with shareholder approval for the purpose of ASX Listing Rule 7.1.

By ratifying this issue, the Company will retain the flexibility to issue equity securities in the future up to the 15% annual placement capacity set out in ASX Listing Rule 7.1 without the requirement to obtain prior Shareholder approval.

5.2 Technical information required by ASX Listing Rule 7.4

Pursuant to and in accordance with ASX Listing Rule 7.5, the following information is provided in relation to the Resolution 5 Ratification:

- (a) 39,000,000 Shares were issued;
- (b) the issue price was \$1.55 per Share;
- (c) the Shares issued were all fully paid ordinary shares in the capital of the Company issued on the same terms and conditions as the Company's existing Shares;
- (d) the Shares were issued to sophisticated and professional investors introduced by Canaccord Genuity (Australia) Limited and Moelis Australia Advisory Pty Ltd. None of these subscribers were related parties of the Company; and
- (e) funds raised from the issue are to be used to fund the acquisition of up to 221 hectares of MIS-owned plantations.

6. RESOLUTION 6 – RATIFICATION OF PRIOR ISSUE OF 916,256 SHARES

6.1 General

On 11 April 2016, the Company issued 916,256 Shares at an issue price of \$1.851 per Share pursuant to a transaction announced to the ASX on 18 June 2015, whereby the Company acquired its US-based pharmaceutical partners ViroXis Corporation and Santalis Pharmaceuticals. Completion of the transaction was announced to the ASX on 4 August 2015.

As noted in its announcement of 4 August 2015, the transaction consideration comprised a minimum of US\$23.4 million consisting of US\$1.5 million in cash and US\$21.9 million in Shares (comprising 15.38 million Shares at an issue price of AU\$1.85 per Share). The initial 12.68 million Shares were issued on 4 August 2015, with the remaining 2.7 million Shares to be issued between 10 September 2015 and 31 July 2016 (1,740,886 of which Shares were issued on 8 October 2015).

Resolution 6 seeks Shareholder ratification pursuant to ASX Listing Rule 7.4 for the issue of the remaining 916,256 Shares which will complete payment of the transaction consideration (**Resolution 6 Ratification**).

A summary of ASX Listing Rules 7.1 and 7.4 are set out in section 5.1 above.

By ratifying this issue, the Company will retain the flexibility to issue equity securities in the future up to the 15% annual placement capacity set out in ASX Listing Rule 7.1 without the requirement to obtain prior Shareholder approval.

6.2 Technical information required by ASX Listing Rule 7.4

Pursuant to and in accordance with ASX Listing Rule 7.5, the following information is provided in relation to the Resolution 6 Ratification:

(a) 916,256 Shares were issued;

- (b) the issue price was \$1.851 per Share;
- (c) the Shares issued were all fully paid ordinary shares in the capital of the Company issued on the same terms and conditions as the Company's existing Shares;
- (d) the Shares were issued to shareholders of ViroXis Corporation and Santalis Pharmaceuticals pursuant to an agreement and plan of merger dated 17 June 2015. None of these subscribers are related parties of the Company; and
- (e) no funds were raised from the issue, which was made as the final part of the consideration for the acquisition of the Company's US-based pharmaceutical partners ViroXis Corporation and Santalis Pharmaceuticals.

7. RESOLUTION 7 – GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR

The Company has agreed to issue Performance Rights to Mr Frank Wilson (or his nominee) under the TFS Corporation Limited Long Term Incentive Plan ('LTIP') and on the terms and conditions set out below.

7.1 Overview of Performance Rights grant under LTI component of remuneration

The Company established, and shareholder approval was obtained, for the introduction of the LTIP, at the AGM on 28 November 2014 as part of its executive remuneration strategy. Under the LTIP, eligible executives are offered Performance Rights to acquire Shares in the Company, subject to the satisfaction of certain vesting conditions over the relevant performance period. A summary of the Key Terms of the Performance Rights are set out in Schedule 1.

7.2 Why is shareholder approval being sought?

ASX Listing Rule 10.14 requires shareholder approval in order for a Director to be issued equity securities in the Company under an employee incentive scheme.

As the Board intends to issue new securities in satisfaction of vested Performance Rights under the LTIP, Shareholders are asked to approve the grant of Performance Rights to Mr Wilson, to the value of up to \$404,110 ('LTI Grant Value'), on the terms and conditions of the LTIP. The allocation price of the Performance Rights will be the volume weighted average price of the Company's Shares over the five trading days immediately prior to the date of grant ('Allocation Price'). On 28 September 2016 ASX notified the Company of a waiver of ASX Listing Rule 10.15 to allow the Company to state that the maximum number of Performance Rights to be issued to Mr Wilson will be determined by dividing the LTI Grant Value (at the time of grant) by the Allocation Price.

Approval of this Resolution will also result in the Performance Rights granted to Mr Wilson being an exception to ASX Listing Rule 7.1.

Further details of Mr Wilson's executive remuneration package can be found in the Remuneration Report in the 2016 Annual Report.

7.3 Chapter 2E of the Corporations Act

For a public company, or an entity that the public company controls, to give a financial benefit to a related party of the public company, the public company or entity must:

- (i) obtain the approval of the public company's members in the manner set out in sections 217 to 227 of the Corporations Act; and
- (ii) give the benefit within 15 months following such approval,

unless the giving of the financial benefit falls within an exception set out in sections 210 to 216 of the Corporations Act.

The grant of the Performance Rights constitutes giving a financial benefit and Mr Wilson is a related party of the Company by virtue of being a Director.

The Directors (other than Mr Wilson who has a material personal interest in the Resolution) consider that Shareholder approval pursuant to Chapter 2E of the Corporations Act is not required in respect of the grant of the Performance Rights because the agreement to grant the Performance Rights, reached as part of the remuneration package for Mr Wilson, is considered reasonable remuneration in the circumstances and was negotiated on an arm's length basis.

7.4 Technical information required by ASX Listing Rule 10.15

Pursuant to and in accordance with the requirements of ASX Listing Rule 10.15, the following information is provided in relation to the proposed grant of Performance Rights:

- (a) the Performance Rights will be issued for nil cash consideration and no amount will be payable in respect of the allocation of Performance Rights, nor in respect of any shares granted upon vesting of the Performance Rights. Accordingly no funds will be raised from the issue or vesting of the Performance Rights and no loans have been established in relation to the issue of the Performance Rights (in any case, there is no loan scheme in relation to the grant of Performance Rights under the LTIP);
- (b) the maximum number of Performance Rights (being the nature of the financial benefit being provided) to be granted to Mr Wilson will be determined by dividing the LTI Grant Value defined above (at the time of grant) by the Allocation Price. Given the Allocation Price has not yet been determined, the maximum number is unable to be determined as at the date of this Notice;
- (c) 3,545,366 Performance Rights have previously been issued under the Plan, of which 763,260 were issued to Mr Frank Wilson as follows: -
 - (i) 512,667at an Allocation Price of \$1.50; and
 - (ii) 250,593 at an Allocation Price of \$1.467,

with the balance received by eligible participants in the Plan;

- (d) eligible participants in the Performance Rights Plan may include executive Directors, full-time and part-time employees, and any other person the Board considers eligible, as determined appropriate by the Board (other than non-executive Directors who will not be eligible to participate in the Plan;
- (e) the Performance Rights will be issued to Mr Wilson (or his nominee) no later than 12 months after the date of the Meeting (or such later date as permitted by any ASX waiver or modification of the ASX Listing Rules) and it is anticipated that the Performance Rights will be issued on one date.

Approval pursuant to ASX Listing Rule 7.1 is not required in order to issue the Performance Rights as approval is being obtained under ASX Listing Rule 10.14 and Exception 9(b) of ASX Listing Rule 7.2. The issue of Performance Rights to Mr Wilson will not be included in the 15% calculation for the purposes of ASX Listing Rule 7.1.

A voting exclusion statement applicable to Resolution 7 is set out in the Notice of Meeting.

7.5 RECOMMENDATION

The Board (other than Mr Frank Wilson who abstains from making a recommendation because of his interest in the Resolution) unanimously recommends that shareholders vote in favour of Resolution 7.

GLOSSARY

\$ means Australian dollars.

Allocation Price has the meaning given to that term in section 7.2.

Annual General Meeting or **Meeting** means the meeting convened by the Notice.

ASIC means the Australian Securities & Investments Commission.

ASX means ASX Limited (ACN 008 624 691) or the financial market operated by ASX Limited, as the context requires.

ASX Listing Rules means the Listing Rules of ASX.

Board means the current board of Directors of the Company.

Business Day means Monday to Friday inclusive, except New Year's Day, Good Friday, Easter Monday, Christmas Day, Boxing Day, and any other day that ASX declares is not a business day.

Chair means the chair of the Meeting.

Closely Related Party of a member of the Key Management Personnel means:

- (a) a spouse or child of the member;
- (b) a child of the member's spouse;
- (c) a dependent of the member or the member's spouse;
- (d) anyone else who is one of the member's family and may be expected to influence the member, or be influenced by the member, in the member's dealing with the entity;
- (e) a company the member controls; or
- (f) a person prescribed by the Corporations Regulations 2001 (Cth) for the purposes of the definition of 'closely related party' in the Corporations Act.

Company means TFS Corporation Ltd (ACN 092 200 854).

Constitution means the Company's constitution.

Corporations Act means the Corporations Act 2001 (Cth).

Directors mean the current Directors of the Company.

Explanatory Statement means the explanatory statement accompanying the Notice.

Key Management Personnel has the same meaning as in the accounting standards issued by the Australian Accounting Standards Board and means those persons having authority and responsibility for planning, directing and controlling the activities of the Company, or if the Company is part of a consolidated entity, of the consolidated entity, directly or indirectly, including any Director (whether executive or otherwise) of the Company, or if the Company is part of a consolidated entity, of an entity within the consolidated group.

LTI Grant Value has the meaning given to that term in section 7.2.

LTIP means the Company's Long Term Incentive Plan approved by Shareholders at the annual general meeting held on 28 November 2014.

Notice or Notice of Meeting means this notice of meeting including the Explanatory Statement and the Proxy Form.

Proxy Form means the proxy form accompanying the Notice.

Remuneration Report means the remuneration report set out in the Director's report section of the Company's annual financial report for the year ended 2016.

Resolution 5 Ratification has the meaning given to that term in section 5.1.

Resolution 6 Ratification has the meaning given to that term in section 6.1.

Resolutions means the resolutions set out in the Notice, or any one of them, as the context requires.

Share means a fully paid ordinary share in the capital of the Company.

Shareholder means a registered holder of a Share.

WST means Western Standard Time as observed in Perth, Western Australia.

SCHEDULE 1 – KEY TERMS OF THE PERFORMANCE RIGHTS

Key terms of the Performance Rights grant

A brief overview of the key terms of the proposed grant to Mr Wilson is set out below.

TERM	DETAIL			
Details of the proposed LTI grant	The total value of the proposed FY 2017 LTI grant to Mr Wilson will be in respect of the LTI component of Mr Wilson's remuneration package for FY 2017, and will total \$404,110 (LTI Grant Value). This amount consists of:			
	FY 2017 opportunity of \$404,110 (50% of fixed remuneration).			
	The relevant opportunity levels, as a percentage of fixed remuneration, have been approved by the Board.			
	The exact number of Performance Rights proposed to be granted will be calculated at the time of grant by dividing the LTI grant value by the volume weighted average price of the company's shares over the five trading days immediately prior to the date of grant.			
Entitlements	Each Performance Right is a right to acquire one share in the Company (or an equivalent cash amount), subject to the achievement of the performance conditions set out below.			
	Performance Rights do not carry any dividend or voting rights.			
	Performance Rights are non-transferable, except in limited circumstances or with the consent of the Board.			
Date of grant	If shareholder approval is obtained, the Performance Rights will be granted to Mr Wilson as soon as practicable after the AGM, but in any event, within 12 months of the AGM.			
Performance hurdles	The Performance Rights are subject to two performance hurdles which are independent and will be tested separately.			
	(1) Cash EBITDA performance			
	50% of the Performance Rights will be subject to a cash EBITDA hurdle, based on the Company's growth in cash EBITDA over the relevant performance period (cash EBITDA Hurdle) (see below for detail of the performance periods for this grant).			
	Broadly, Cash EBITDA measures the earnings generated by the Company after eliminating the following:			
	 Fair value gain of biological assets; Revenue from recognition of deferred lease and management fees; Change in the fair value of land and buildings; 			
	 Accounting treatment relating to the business combination transactions; and Unrealised foreign exchange gain / (loss) attributable to each share on issue. Cash EBITDA is considered to be a key metric of the Company's performance and is readily measured and disclosed to shareholders. 			
	The compound annual growth in the Company's cash EBITDA over the Performance Period will be measured by comparing the cash EBITDA in the base year (being \$62.162 million for FY16) and final year cash EBITDA in FY19.			
	The percentage of Performance Rights subject to the cash EBITDA Hurdle that vest, if any,			

TERM	DETAIL						
	-	will be determined by reference to the cash EBITDA achieved over the Performance Period compared to the Company's targets, as follows:					
	Compound annual growth in cash EE	Compound annual growth in cash EBITDA over the relevant period					
	Maximum % or above	>12.5% p.a.	100%				
	Between threshold % and maximum %	7.5% to 12.5% p.a.	Progressive pro rata vesting between 50% to 100% (i.e. on a straight line basis)				
	Less than the threshold %	<7.5% p.a.	0%				
	performance of the Company, the Boal performance hurdle as required to ensure neither advantaged nor disadvantal materially affect cash EBITDA (for example the impact of significant acquisitions of the impact of significant acquisitions of the Performance Rights will be growth in TSR over the relevant performance periods for this grant Broadly, TSR measures the growth in the foliation of dividends during the period, assuming shares. The percentage of Performance Rights	balance between being achievable yet sufficiently challenging, given forecasted performance of the Company, the Board retains a discretion to adjust the cash EBITDA performance hurdle as required to ensure that Mr Wilson (and all other Plan participants) are neither advantaged nor disadvantaged by matters outside management's control that materially affect cash EBITDA (for example, by excluding one-off non-recurrent items or the impact of significant acquisitions or disposals). (2) Total shareholder return performance 50% of the Performance Rights will be subject to a TSR hurdle, based on the Company's growth in TSR over the relevant performance period (TSR Hurdle) (see below for detail of the performance periods for this grant). Broadly, TSR measures the growth in the company's share price together with the value of dividends during the period, assuming that all dividends are re-invested into new shares. The percentage of Performance Rights subject to the TSR Hurdle that vest, if any, will be determined by reference to annual TSR growth over the relevant Performance Period					
		Compound annual growth in TSR performance over the relevant period					
	Maximum % or above	>12.5% p.a.	100%				
	Between threshold % and maximum %	7.5% to 12.5% p.a.	Progressive pro rata vesting between 50% to 100% (i.e. on a straight line basis)				
	Less than the threshold %	<7.5% p.a.	0%				
		While the Board believes the above targets and vesting schedule strike an appropriate balance between being achievable yet sufficiently challenging, given forecasted					

TERM	DETAIL			
	performance of the Company, the Board retains discretion to adjust the TSR Hurdle to ensure that Mr Wilson (and all other Plan participants) are neither advantaged nor disadvantaged by matters outside management's control that affect achievement of the hurdle.			
Performance period and vesting	The grant will be made in one tranche. For each performance condition, the tranche will be as follows:			
	3 year performance period, commencing 1 July 2016 and ending on 30 June 2019.			
	However, as the Company's full-year results are not typically announced to the market until September each year, Performance Rights vesting will not be tested until or after this time.			
	Any Performance Rights that do not vest following testing of the performance hurdles at the end of the performance period will lapse.			
Allocation of shares upon vesting	Following testing of the applicable performance conditions and determination of the level of vesting of Performance Rights, one fully paid share in the Company will be allocated in relation to each Performance Right which vests.			
	The Company's obligation to allocate shares on vesting may be satisfied by issuing new shares, acquiring shares on market or transferring shares from an employee share trust.			
Trading restrictions	Shares allocated on vesting of Performance Rights will be subject to a one year holding lock, with full dividend entitlements. Thereafter the Shares will not be subject to any further trading restrictions, subject to complying with the Company's Share Trading Policy.			
Price payable for securities	No amount will be payable in respect of the allocation of Performance Rights, nor in respect of any shares granted upon vesting of the Performance Rights.			
Cessation of employment	If Mr Wilson ceases employment with the Company before the end of the performance period, the treatment will depend on the date as well as the circumstances of cessation.			
	Where Mr Wilson ceases employment before his Performance Rights vest due to resignation, termination for cause or gross misconduct, all of his unvested Performance Rights will lapse at cessation.			
	Where Mr Wilson ceases employment for any other reason, a pro-rata portion of unvested Performance Rights (ignoring any service related conditions) will generally continue on-foot and be tested at the end of the original vesting date against the relevant vesting conditions. However, where Mr Wilson ceases employment prior to 12 months of the start of the Performance Period for any reason, all of his unvested Performance Rights will lapse.			
	The Board also has a broader discretion to apply any another treatment that it deems appropriate in the circumstances.			
Change of control	Where a change of control event occurs, the Board has discretion to determine whether any unvested Performance Rights should ultimately vest, lapse, become subject to different vesting conditions, or be settled in Shares, cash or securities other than Shares.			

TERM	DETAIL
	In making such a determination, the Board may have regard to any factors that the Board considers relevant, including the performance period elapsed at the time of the event, the extent to which the vesting conditions have been satisfied at the time of event and the circumstances of the event.
	The Company also has specific rules in relation to divestments, with the Board having the discretion to determine an appropriate treatment for participants in the event of the divestment of a "material" part of the business.
Clawback	In the event of fraud, dishonesty or material misstatement of financial statements, the Board may make a determination, including lapsing unvested Performance Rights or 'clawing back' shares allocated upon vesting, to ensure that no unfair benefit is obtained by a participant.
Other information	No other Director of the Company is eligible to participate in the Plan or any other employee incentive scheme of the Company. There is no loan scheme in relation to the grant of Performance Rights under the Plan.



DNLINE www.linkmarketservices.com.au BY MAIL TFS Corporation Ltd 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



X9999999999

ALL ENQUIRIES TO

Telephone: +61 1300 554 474

PROXY FORM

I/We being a member(s) of TFS Corporation Ltd and entitled to attend and vote hereby appoint:

APPOINT A PROXY

the Chairman of the Meeting (mark box)

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

or failing the person or body corporate named, or if no person or body corporate is named, the Chairman of the Meeting, as my/our proxy to act on my/our behalf (including to vote in accordance with the following directions or, if no directions have been given and to the extent permitted by the law, as the proxy sees fit) at the Annual General Meeting of the Company to be held at **9:00am (WST) on Friday, 11 November 2016 at the Golden Ballroom North, Pan Pacific Hotel, 207 Adelaide Terrace, Perth, Western Australia, 6000** (the **Meeting**) and at any postponement or adjournment of the Meeting.

Important for Resolutions 1 and 7: If the Chairman of the Meeting is your proxy, either by appointment or by default, and you have not indicated your voting intention below, you expressly authorise the Chairman of the Meeting to exercise the proxy in respect of Resolutions 1 and 7, even though the Resolutions are connected directly or indirectly with the remuneration of a member of the Company's Key Management Personnel (**KMP**).

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

VOTING DIRECTIONS

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

	Please read the voting instructions overleaf before marking any boxes with an 🗵						
	Resolutions	For	Against Abstain	*		For	Against Abstain*
7 151	1 Adoption of Remuneration Report			5	Ratification of Prior Issue of 39,000,000 Shares		
	2 Re-Election of Director – Mr Julius Matthys			6	Ratification of Prior Issue of 916,256 Shares		
اه	3 Re-Election of Director – Mr Dalton Gooding			7	Grant of Performance Rights to the Managing Director		
	4 Change of Name						
	* If you mark the Abstain box for a part votes will not be counted in computing				proxy not to vote on your behalf on a show o	f hands	or on a poll and your

Shareholder 1 (Individual)

Joint Shareholder 2 (Individual)

Joint Shareholder 3 (Individual)

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

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



HOW TO COMPLETE THIS SHAREHOLDER PROXY FORM

YOUR NAME AND ADDRESS

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

APPOINTMENT OF PROXY

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

DEFAULT TO CHAIRMAN OF THE MEETING

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

VOTES ON ITEMS OF BUSINESS - PROXY APPOINTMENT

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

APPOINTMENT OF A SECOND PROXY

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

To appoint a second proxy you must:

- (a) on each of the first Proxy Form and the second Proxy Form state the percentage of your voting rights or number of shares applicable to that form. If the appointments do not specify the percentage or number of votes that each proxy may exercise, each proxy may exercise half your votes. Fractions of votes will be disregarded; and
- (b) return both forms together.

SIGNING INSTRUCTIONS

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

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

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

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

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

CORPORATE REPRESENTATIVES

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

LODGEMENT OF A PROXY FORM

This Proxy Form (and any Power of Attorney under which it is signed) must be received at an address given below by **9:00am (WST) on Wednesday, 9 November 2016,** being not later than 48 hours before the commencement of the Meeting. Any Proxy Form received after that time will not be valid for the scheduled Meeting.

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



ONLINE

www.linkmarketservices.com.au

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



BY MAIL

TFS Corporation Ltd C/- Link Market Services Limited Locked Bag A14 Sydney South NSW 1235 Australia



BY FAX

+61 2 9287 0309



BY HAND

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

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