

NOTICE OF ANNUAL GENERAL MEETING

EXPLANATORY STATEMENT

AND PROXY FORM

Annual General Meeting of IronClad Mining Limited ABN 79 124 990 405

NOTICE OF ANNUAL GENERAL MEETING

Notice is given that the Annual General Meeting of IronClad Mining Limited will be held at The Novotel Langley Hotel "Board Room", 221 Adelaide Terrace, Perth o on Monday29th November 2010 at 9.30 am.

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 do not hesitate to contact the Company Secretary on (08) 9485 1040.

VOTING IN PERSON

To vote in person, attend the Annual General Meeting on the date and at the place set out in this Notice of Meeting.

PROXIES

- 1. A member entitled to attend and vote at a meeting of the Company is entitled to appoint not more than two proxies to attend and vote instead of the member. If two proxies are appointed, and a member does not specify the proportion or number of the member's votes each proxy may exercise, each proxy may exercise half the votes.
- 2. Where more than one proxy is to be appointed or voting intentions cannot be adequately expressed using this form an additional form of proxy is available from the Company or you may copy this form.
- 3. A duly appointed proxy need not be a Shareholder of the Company. In the case of joint holders, all must sign.
- 4. 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:
 - 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.

For a company to rely on the assumptions set out in Section 129(5) and (6) of the Corporations Act, a document must appear to have been executed in accordance with Section 127(1) or (2) as applicable. In particular, a person who witnesses the affixing of a common seal and who is the sole director and sole company secretary of the company must state that next to his or her signature.

- 5. In order to vote on behalf of a company that is a shareholder of IronClad Mining, a valid Power of Attorney in the name of the attendee, must be lodged with the Company prior to the Meeting in a like manner as this proxy.
- 6. Forms to appoint proxies, and the Power of Attorney (if any) under which they are signed, must be lodged at the registered office of the Company, at Level 2, 679 Murray Street, WEST PERTH WA 6005, or by facsimile (61 8) 9485 1050 not less than 48 hours before the time of the Meeting or resumption of an adjourned meeting at which the person named in the instrument proposes to vote.
- 7. An instrument appointing a proxy:
 - a) Shall be in writing under the hand of the appointer or of his attorney, or if the appointer is a corporation, either under seal or under the hand of a duly authorised officer or attorney;
 - b) May specify the manner in which the proxy is to vote in respect of a particular resolution and, where an instrument of proxy so provides, the proxy is not entitled to vote on the resolution except as specified in the instrument;
 - c) Shall be deemed to confer authority to demand or join in demanding a poll; and
 - d) Shall be in such form as the Directors determine and which complies with Section 250A of the Corporations Act 2001 and the Listing Rules;
 - e) Must be lodged with the Company prior to the Meeting in a like manner as this proxy.
- 8. Completion of a proxy form will not prevent individual Shareholders from attending the meeting in person if they wish. Where a Shareholder completes and lodges a valid proxy form and attends the meeting in person, then the proxy's authority to speak and vote for that shareholder is suspended while the shareholder is present at the meeting.

NOTICE OF ANNUAL GENERAL MEETING

Notice is given that the Annual General Meeting of Shareholders of the Company will be held at 09.30am (WST) on Monday 29th November 2010 at **The Novotel Langley Hotel "Board Room"**, **221 Adelaide Terrace, Perth.**

The Explanatory Statement that accompanies and forms part of this Notice of Meeting describes in more detail the matters to be considered. The Explanatory Statement and the proxy form are part of this Notice of Meeting.

The Directors have determined pursuant to Regulation 7.11.37 of the Corporations Regulations 2001 (Cth) that the persons eligible to vote at the Annual General Meeting are those who are registered Shareholders at the close of business on Thursday 25th November 2010.

AGENDA

ORDINARY BUSINESS

Financial Reports

To receive the Financial Report of the company for the year ended 30 June 2010 and the reports by directors and auditors thereon.

1. Adoption of Remuneration Report (Non-binding)

To receive, consider and adopt, with or without amendment the remuneration report of the company and of the consolidated group for the year end 30th June 2008 as an advisory resolution

"That, for the purposes of Section 250R(2) of the Corporations Act and for all other purposes the Company adopts the Remuneration Report"

Short explanation: The Corporations Act provides that a resolution that the remuneration report be adopted must be put to vote at a listed company's Annual General Meeting. The vote on Resolution 1 is advisory only and does not bind the Directors or the Company

2. Re-election of Mr. Ian D. Finch as Director

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

"That Mr Ian D. Finch who retires by rotation in accordance with the Constitution of the Company, and being eligible, offers himself for re-election, is hereby re-appointed Director of the Company."

By Order of the Board

Neil. W McKay Company Secretary 28^h October 2010

EXPLANATORY STATEMENT

INTRODUCTION

This Explanatory Statement has been prepared for the information of members of IronClad Mining Limited ("IronClad") in connection with the business to be conducted at the Annual General Meeting of Members to be held on Monday 29th November 2010 commencing at 9.30 a.m.at The Novotel Langley Hotel "Board Room", 221 Adelaide Terrace, Perth

This Explanatory Statement forms part of and should be read in conjunction with the accompanying Notice of Annual General Meeting.

Shareholders should note that all directors approved the proposal to put the resolutions to shareholders as outlined in the Notice of General Meeting and to prepare the Explanatory Statement.

1. **RESOLUTION 1 – REMUNERATION REPORT (NON-BINDING RESOLUTION)**

The Corporations Act 2001 have expanded the disclosure requirements of companies whose shares are quoted on Australian Stock Exchange Limited by requiring that the Directors of the company include a remuneration report in the Company's annual report. Section 250R(2) of the Corporations Act also requires that the Directors put a resolution to shareholders each year that the remuneration report be adopted.

The Remuneration Report is set out in the Company's Annual Report. The Annual Report is also available on the Company's website at <u>www.ironcladmining.com</u>

The Remuneration Report:

- outlines the Board's policy for determining the nature and amount of remuneration of Directors, the company secretary and senior managers of the Company; and
- discusses the relationship between the Board's remuneration policy and the Company's performance; and
- details and explains any performance condition applicable to the remuneration of a Director, secretary or senior manager, and
- details the remuneration (including options) of each Director of the Company for the year (the Company has no executives other than the executive directors); and
- summarises the terms of any contract under which any Director or the company secretary is engaged, including the period of notice required to terminate the contract and any termination payments provided for under the contract.

The vote on the resolution is advisory only and does not bind the Directors or the Company. Nor does it affect the remuneration paid or payable to the Company's Directors or the company secretary. The Company will not be required to alter any arrangements in the Remuneration Report should the resolution not be passed. However, the Board will take the outcome of the resolution into account when considering future remuneration policy.

A reasonable opportunity will be provided for discussion of the Remuneration Report at the meeting.

2. RESOLUTION 2 – RE-ELECTION OF MR. IAN D. FINCH

Clauses 11.3. 11.4, 11.5 and 11.6 of the Constitution provides that, at the annual general meeting, in every year one-third of the Directors for the time being, or, if their number is not 3 or a multiple of 3, then the number nearest one-third, and any other Director not in such one-third who has held office for 3 years or more (except a Managing Director), must retire fro52m office. A retiring Director is eligible for re-election. The Directors to retire at any annual general meeting must be those who have been longest in office since their last election but, as between person who became Directors on the same day, those to retire must (unless they otherwise agree among themselves) be determined by lot.

Mr. Ian Finch retires and seeks re-election in accordance with clause 11.4 of the Constitution.

Details regarding Mr. Finch are set out in the Company's 2010 Annual Report.

Appointment of Proxy – IronClad Mining Limited ABN 79 124 990 405

I/WE				P O Box 1	Aining Limited	
being a merr	nber/me	embers of IronClad Mining Limited (the "Compared by Limited (the "Compared by Limited (the "Compared by Limited by Limite	ny") here	by appoint		
Print p	oroxy's	name in full				
and (if you w	vish to a	address appoint two proxies) roxy's name in full				
of		,				
print se	econd p	proxy's address				
proxy/proxies November Perth and being specifi	s to vot 2010 at any a ed, ALI	oxies' absence or if no other appointee is mentior e for me/us on my/our behalf f at the Annual Gen at 09.30 a.m. at The Novotel Langley H adjournment of that meeting in respect of _ of my/our shares.	eral Meet Iotel "Be	ing of the (oard Roc of my/our	Company to be held on om", 221 Adelaide	the 29th Ferrace,
lf you do not	wish to	o direct your proxy how to vote, please place a ma	ark in the	box.		
If the Chair of the meeting is appointed as your proxy, or may be appointed by default and you do not wish to direct your proxy how to vote as your proxy in respect of a resolution, please place a mark in the box.						
interest in the other than as	e outco s proxy	, you acknowledge that the Chair of the meeting me of the resolution/s and that votes cast by the holder will be disregarded because of that interes actions are given.	Chair of t	he meeting	for those resolutions	
		he box, and you have not directed your proxy how d your votes will not be counted in calculating the				
		te how your proxy is to vote, please tick the approvent of the approxy may abstain or vote at his or her discretion.	opriate pla	aces below	 If no indication is give 	en on a
I/We direct n	ny/our p	proxy to vote as indicated below:				
ORDINARY E	BUSINE	SS				
RESOLUTIO	N			FOR	AGAINST	ABSTAIN
Adoption of Remuneration Report (Non-binding)						
Ele	ction o	f Director – Ian D. Finch				
Note:	1. 2.	If you have appointed two proxies the proportion of Proxy No. 1% Proxy No. 2%. If the appointment of a proxy is signed by the appo authority under which the appointment was signed	ointor's atto	orney, this f	orm must be accompanie	ed by the

PROXY FORM

PROXY FORM

Signed this	day of		2010
If a natural person:			
SIGNED by in the presence of:)))	(Signature)
(Signature of Witness)			
(Name of Witness in full)			
If a Company:			
THE COMMON SEAL of)	
ACN was affixed in the presence of	:)))	
(Signature of Secretary/other I	Director)		(Signature of Director/Sole Director)
(Name of Secretary/other Dire	ector in full)		(Name of Director/Sole Director in full)

PROXY VOTES

A vote given in accordance with the terms of an instrument or proxy is valid not withstanding the previous death or unsoundness of mind of the principal, the revocation of the instrument (or the authority under which the instrument was executed), or the transfer of the Share in respect of which the instrument or power is given, if no intimation in writing of the death, unsoundness of mind, revocation or transfer has been received by the Company at the Registered Office before the commencement of the Meeting or adjourned Meeting at which the instrument is used or the power is exercised.

REPRESENTATIVES OF CORPORATE SHAREHOLDERS

A body corporate ("the Appointor") that is a Shareholder may authorise, in accordance with Section 250D of the Corporations Act 2001, by resolution of its Directors or other governing body such person or persons as it may determine to act as its Representative at any Meeting of the Company or of any class of Shareholders. A person so authorised shall be entitled to exercise all the rights and privileges of the Appointor as a Shareholder. When a Representative is present at a Meeting of the Company, the Appointor shall be deemed to be personally present at the Meeting unless the Representative is otherwise entitled to be present at the Meeting.