

Notice of Annual General Meeting & Explanatory Statement

Micro-X Limited ACN 153 273 735

Held online via:

https://events.zoom.us/ev/AklyP-X9h87Go4Piop-6-6M3LKEz-lc-M8HNR6vB2YYRTwyodjRR~AmxoU4HXRPXsS8rraWyntX7osd8Q5wgGmvuFpZfc2EnqpPVYWurvOc6j 3w

with voting to be conducted at: https://meetnow.global/MLFHH45

Held on: Tuesday, 11 November 2025

Commencing: 1:00PM ACDT / Adelaide time (1.30PM AEDT)

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



Letter from the Chair

Dear Shareholders.

We are pleased to invite you to the 2025 Annual General Meeting of Micro-X Limited (**Company** or **Micro-X**).

The Annual General Meeting will be held virtually at 1:00PM Adelaide time (1.30PM AEDT) on 11 November 2025 via the online platform, Zoom webinar, at:

https://events.zoom.us/ev/AklyP-X9h87Go4Piop-6-6M3LKEz-Ic-M8HNR6vB2YYRTwyodjRR~AmxoU4HXRPXsS8rraWyntX7osd8Q5wgGmvuFpZfc2EnqpPVYWurv Oc6i3w

with voting to be conducted at:

https://meetnow.global/MLFHH45

Further information on how to do this is set out at Part B of this Notice of Annual General Meeting and the online meeting user guide at www.computershare.com.au/onlinevotingguide and attached to this Notice of Annual General Meeting. Shareholders will be able to hear and view the Annual General Meeting on their own computer or device, vote on Resolutions and ask questions.

The business to be considered at the Annual General Meeting is provided in Part A of this Notice of Annual General Meeting and an Explanatory Statement in relation to each of the proposed Resolutions is provided in Part D of this Notice of Annual General Meeting.

Even if you plan to attend the online meeting, you are encouraged to submit a directed proxy before the Annual General Meeting so that your vote can still be counted in case of any technical difficulties.

Shareholders can vote by proxy by completing the enclosed Proxy Form and returning it in the envelope provided. Instructions on how to appoint a proxy are detailed on the Proxy Form. Proxies must be received no later than 1:00PM Adelaide time (1.30PM AEDT) on 9 November 2025 to be valid for the Annual General Meeting.

Please read the whole of this booklet carefully as it provides important information on the Annual General Meeting, items of business and the Resolutions that you, as a Shareholder, are being asked to vote on.

Should you wish to discuss the matters in this Notice of Annual General Meeting please do not hesitate to contact the Head of Corporate Communications, Ms Rebecca Puddy, on +61 8 7099 3966.

Dated: 10 October 2025

Yours sincerely

Patrick O'Brien Chair, Micro-X Limited



Part A - Notice of Annual General Meeting

Time and place

Notice is hereby given that the Annual General Meeting of the Company will be held as follows:

Held online via:

https://events.zoom.us/ev/AklyP-X9h87Go4Piop-6-6M3LKEz-lc-

M8HNR6vB2YYRTwyodjRR~AmxoU4HXRPXsS8rraWyntX7osd8Q5wgGmvuFpZfc2EnqpPVYWurvOc6j3w

with voting to be conducted at: https://meetnow.global/MLFHH45

Commencing at: 1:00PM ACDT / Adelaide time (1.30PM AEDT) on Tuesday, 11 November 2025.

Explanatory Statement

The Explanatory Statement which accompanies and forms part of this Notice of Annual General Meeting describes the matters to be considered at the Annual General Meeting.

Defined terms

Defined terms used in this Notice of Annual General Meeting have the meanings given to them in the Glossary accompanying this Notice of Annual General Meeting at Part C.

ORDINARY BUSINESS

1. Agenda Item 1 - Resolutions

Receipt and consideration of 2025 Annual Report and Director reports

To receive and consider the financial report of the Company and the related reports of the Directors (including the Remuneration Report) and the Auditor, for the year ended 30 June 2025.

Note: Except as set out in Resolution 1, there is no requirement for Shareholders to approve these reports. Accordingly, no resolution will be put to Shareholders on this item of business.

Resolution 1: Adoption of Remuneration Report

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

"That for the purpose of Section 250R(2) of the Corporations Act and for all other purposes, the Remuneration Report (included in the Directors' Report) for the financial year ended 30 June 2025 be adopted."

Note: In accordance with the Corporations Act, this resolution is advisory only and does not bind the Company or the Directors of the Company. The Directors will consider the outcome of the vote and comments made by Shareholders on the Remuneration Report at the meeting when reviewing the Company's remuneration policies.

Voting exclusion:

The Company will disregard any votes cast on this resolution (in any capacity) by or on behalf of a member of the Key Management Personnel (being those persons described as such in the Remuneration Report) and a Closely Related Party of such a member. However, the Company need not disregard a vote if it is cast by a person (including the Key Management Personnel or their Closely Related Parties) as proxy for a person who is entitled to vote, in accordance with a direction on the proxy form or it is cast by a person chairing the meeting as proxy for a person who is entitled to vote, where the proxy form does not specify the way the proxy is to vote on this resolution but expressly authorises the person chairing the meeting to exercise the proxy even if this resolution is connected directly or indirectly with the remuneration of a member of the Key Management Personnel.



Any undirected proxies held by Directors or other Key Management Personnel or their Closely Related Parties for the purposes of Resolution 1 (excluding the Chair) will not be voted on Resolution 1. Accordingly, if you intend to appoint a member of Key Management Personnel as your proxy, please ensure that you direct them how to vote. If you intend to appoint the Chair of the meeting as your proxy, you can direct him to vote by marking the box for Resolution 1. By marking the Chair's box on the proxy form, you acknowledge that the Chair of the meeting will vote in favour of this item of business as your proxy. The Chair will vote undirected proxies in favour of Resolution 1.

Resolution 2: Re-election of Mr Patrick O'Brien as a Director of the Company

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

"That Mr Patrick O'Brien, being a Director who retires pursuant to the Constitution of the Company and, being eligible for re-election, offers himself for re-election, is hereby re-elected as a Director of the Company."

Voting exclusion:

There are no voting exclusions on this resolution.

Resolution 3: Re-election of Ms Ilona Meyer as a Director of the Company

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

"That Ms Ilona Meyer, being a Director who retires pursuant to the Constitution of the Company and, being eligible for re-election, offers herself for re-election, is hereby re-elected as a Director of the Company."

Voting exclusion:

There are no voting exclusions on this resolution.



Part B - How to vote

If you are entitled to vote at the Annual General Meeting, you may vote by attending the meeting virtually or by attorney, proxy or, in the case of corporate shareholders, corporate representative.

1. How to vote

You may vote in one of two ways:

- attending the meeting and voting virtually (if a corporate shareholder, by representative); and
- voting by proxy (see below on how to vote by proxy).

2. Your vote is important

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

3. Corporations

To vote at the Annual General Meeting, a Shareholder that is a corporation must appoint an individual to act as its representative. The appointment must comply with section 250D of the Corporations Act. Evidence of the appointment of a corporate representative must be lodged with the Company before the Annual General Meeting.

Alternatively, a corporation may appoint a proxy.

4. Virtual participation

Shareholders can participate in the Annual General Meeting via the online platform, Zoom webinar, at:

https://events.zoom.us/ev/AklyP-X9h87Go4Piop-6-6M3LKEz-lc-

<u>M8HNR6vB2YYRTwyodjRR~AmxoU4HXRPXsS8rraWyntX7osd8Q5wgGmvuFpZfc2EnqpPVYWurvOc6j3w</u>

with voting to be conducted at:

https://meetnow.global/MLFHH45

Shareholders who wish to participate in the Annual General Meeting online may do so by registering via the above Zoom link. After registering, you will receive a confirmation email containing information about joining the webinar.

You will be able to view the Annual General Meeting live, lodge a direct vote in real time and ask questions online.

Shareholders will also have the ability to submit questions prior to the Annual General Meeting by emailing their questions to agmquestion@micro-x.com at least 48 hours before the Annual General Meeting.

To vote online during the meeting you will need to visit https://meetnow.global/MLFHH45

on your smartphone, tablet or computer. You will need the latest versions of Chrome, Safari, Edge or Firefox. Please ensure your browser is compatible. For further instructions on how to participate online please view the online meeting user guide at www.computershare.com.au/onlinevotingguide and attached to this Notice of Annual General Meeting (**User Guide**).

Shareholders participating in the Annual General Meeting using the online platform will be able to cast direct votes between the commencement of the Annual General Meeting at 1:00PM Adelaide time (1.30PM AEDT) on 11 November 2025 and the closure of voting as announced by the Chair during the Annual General Meeting.



Shareholders who elect to participate at the Annual General Meeting using the online platform will:

- be counted as being present at the meeting for any purpose, including the purpose of determining whether there is a quorum;
- be able to ask questions or make comments; and
- be able to vote on resolutions they are entitled to vote on.

More information regarding online participation at the Annual General Meeting (including how to vote and ask questions online during the Annual General Meeting) is available in the User Guide. The User Guide is attached to this Notice of Annual General Meeting and will be lodged with the ASX and available on our website.

5. Voting by proxy

To vote by proxy, please complete and sign the enclosed Proxy Form and return by the time and 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; and
- a Shareholder who is entitled to cast two or more votes may appoint two proxies and may specify the proportion or number of votes each proxy is appointed to exercise. If the Shareholder appoints two proxies and the appointment does not specify the proportion or number of the Shareholder'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:

- 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 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 two 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 (ie 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 (ie 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



o 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.

6. Eligibility to vote

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 that are registered Shareholders at 7:00PM Adelaide time (7.30PM AEDT) on 9 November 2025. If you are not the registered holder of a relevant Share at that time you will not be entitled to vote in respect of that Share.

7. Voting procedure

Every question arising at this Annual General Meeting will be decided by a poll. Every person entitled to vote who is present virtually, or by proxy, representative or attorney will have one vote for each voting Share held by that person.

8. Enquiries

For all enquiries, please contact the Head of Corporate Communications, Ms Rebecca Puddy, on **+61 8 7099 3966**.



Part C - Glossary

\$	Australian dollars.				
Adelaide time	Australian Central Daylight Savings Time in Adelaide, South Australia.				
Annual General Meeting	The Annual General Meeting of Shareholders to be held on 11 November 2025.				
Annual Report	The Directors' Report, the Financial Report, and Auditor's Report, in respect of the year ended 30 June 2025.				
ASX	The Australian Securities Exchange operated by ASX Limited.				
ASX Listing Rules	The listing rules of the ASX.				
Auditor's Report	The Auditor's Report in the Financial Report.				
Auditor	The Company's auditor from time to time being BDO Audit Pty Ltd as at the date of the Notice of Annual General Meeting and for the Financial Report.				
Board	The board of directors of the Company.				
Chair	The chair of the Company, Mr Patrick O'Brien, who will also act as the chair of the Annual General Meeting.				
Closely Related Party	Has the meaning given to that term in section 9 of the Corporations Act.				
Company	Micro-X Limited, ACN 153 273 735.				
Constitution	The constitution of the Company.				
Corporations Act	The Corporations Act 2001 (Cth) for the time being in force together with the regulations of that act.				
Directors	The directors of the Company at the date of the Annual General Meeting.				
Directors' Report	The annual directors' report prepared under chapter 2M of the Corporations Act for the Company and its controlled entities included in the Annual Report.				
Explanatory Statement	The explanatory statement accompanying the Notice of Annual General Meeting and contained in Part D of this booklet.				
Financial Report	The financial report for the year ended 30 June 2025, prepared under Chapter 2M of the Corporations Act for the Company and its controlled entities.				
Glossary	The glossary contained in Part C of this booklet.				
Key Management Personnel	Persons having authority and responsibility for planning, directing and controlling the activities of the Company, directly or indirectly, including any Director of the Company (executive and non-executive). The Key Management Personnel at 30 June 2025 are listed in the Remuneration Report and comprise of: • Patrick O'Brien, Non-Executive Chair • James McDowell, Non-Executive Director • Ilona Meyer, Non-Executive Director • Andrew Hartmann, Non-Executive Director • Kingsley Hall, Chief Executive Officer • Anthony Skeats, Chief Operating Officer • Brian Gonzales, CEO US & Chief Scientific Officer • David Knox, Non-Executive Chair – resigned 15 January 2025 • Alexander Gosling, Non-Executive Director – resigned 12 November 2024				



Notice of Annual General Meeting	The notice of the Annual General Meeting accompanying the Explanatory Statement for the Annual General Meeting and contained in Part A of this booklet.		
Proxy Form	The proxy form accompanying this booklet.		
Remuneration Report	The remuneration report of the Company for the year ended 30 June 2025 contained in the Directors' Report.		
Resolution(s)	The resolution(s) contained in the Notice of Annual General Meeting.		
Shareholders	The holders of Shares and Shareholder means any one of them.		
Shares	Fully paid ordinary shares on issue in the share capital of the Company and Share means any one of them.		



Part D - Explanatory Statement

This Explanatory Statement forms part of the Notice of Annual General Meeting convening the Annual General Meeting of Shareholders of the Company to be held online at https://events.zoom.us/ev/AklyP-X9h87Go4Piop-6-6M3LKEz-lc-

M8HNR6vB2YYRTwyodjRR~AmxoU4HXRPXsS8rraWyntX7osd8Q5wgGmvuFpZfc2EnqpPVYWurvOc6j 3w with voting to be conducted at https://meetnow.global/MLFHH45, commencing at 1:00PM (Adelaide time) on 11 November 2025.

This Explanatory Statement is to be read in conjunction with the Notice of Annual General Meeting.

Purpose

The purpose of this Explanatory Statement is to provide information which the Directors believe is material to Shareholders in deciding whether or not to pass the Resolutions to be put forward in the Annual General Meeting.

The Directors recommend Shareholders read the Notice of Annual General Meeting and this Explanatory Statement in full before making any decisions relating to the Resolutions contained in the Notice of Annual General Meeting.

Defined terms

Defined terms used in this Explanatory Statement have the meanings given to them in the Glossary accompanying this Explanatory Statement at Part C.

Further information

If you have any queries in respect to any of the matters set out in this booklet, please contact the Head of Corporate Communications, Ms Rebecca Puddy, on **+61 8 7099 3966**.

1. Receipt and consideration of accounts and reports

A copy of the Annual Report for the financial year ending 30 June 2025 (which incorporates the Company's Financial Report, the Directors' Report (including the Remuneration Report) and the Auditor's Report) is not enclosed as there is no longer a requirement for the Company to incur the printing and distribution costs associated with doing so for all Shareholders.

You may obtain a copy free of charge in hard copy form by contacting the Company by phone at +61 8 7099 3966, and you may request that this occurs on a standing basis for future years. Alternatively, you may access the Annual Report at the Company's website: www.micro-x.com or via the Company's announcement platform on ASX. Except as set out in Resolution 1, no resolution is required on these reports.

2. Resolution 1 – Adoption of Remuneration Report

2.1 Background

Section 250R(2) of the Corporations Act requires that a resolution to adopt the Remuneration Report must be put to the vote at the annual general meeting. The vote on this Resolution is advisory only and does not bind the Directors or the Company.

The Remuneration Report is set out in the Directors' Report in the Annual Report. The Remuneration Report sets out the Company's remuneration arrangements for the Directors and senior management of the Company.

In accordance with Section 250SA of the Corporations Act, Shareholders will be provided with a reasonable opportunity to ask questions concerning, or make comments on, the Remuneration Report at the annual general meeting.



The Corporations Act requires the Company to put a resolution to Shareholders that, in accordance with Division 9 of Part 2G.2 of the Corporations Act, if twenty five (25%) per cent 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") that another meeting be held within 90 days at which all of the Company's Directors (other than the Managing Director) must go up for re-election.

2.2 Directors' recommendations and interests

Noting that each Director has a personal interest in their own remuneration from the Company (as such interests are described in the Remuneration Report) and, as described in the voting exclusions on this resolution (set out in the Notice of Annual General Meeting), that each Director (or any Closely Related Party of a Director) is excluded from voting their shares on this resolution, the Directors unanimously recommend that Shareholders vote in favour of Resolution 1 to adopt the Remuneration Report.

Resolution 2 – Re-election of Mr Patrick O'Brien as a Director of the Company

3.1 Background

Clause 63.1 of the Constitution provides that any Director, who is not the Managing Director, who holds office for a continuous period in excess of three years or until the third annual general meeting following the Director's appointment or election, whichever is the longer, must submit for re-election.

Mr Patrick O'Brien was re-elected as a Director at the Company's annual general meeting held on 16 November 2023, at which point it was contemplated that he would retire after a period of two years and not seek re-election. Notwithstanding, since his re-appointment as Chair earlier this year, and being eligible, he offers himself for re-election with the Board's support given the change in circumstances since the general meeting held on 16 November 2023 and the Board's view (with Mr O'Brien abstaining) that retaining Mr O'Brien as a Director at this time is in the best interests of the Company.

Mr O'Brien is Managing Director of Patrick O'Brien & Associates, Chairman of GCQ Funds Management and CE Bartlett, and a Director of The Water & Carbon Group Holdings. He was previously a non-executive director of Red Rock Leisure (1999-2020) and Chairman of the Paywise Group (2019-2023) having led a management buyout through to a successful divestment. He has also chaired or been a board member of a number of early stage ventures, not-for-profit organisations and philanthropic foundations. Patrick has over 35 years' business experience in Australia, the UK, Europe, Asia and the US, including as a Senior Managing Director with Macquarie Group where he led teams in corporate finance (Melbourne 1996-2005) and private equity (London 2005-2009). In this latter role Mr O'Brien was responsible for Macquarie's controlling stakes in, and chaired, large unlisted groups European Directories and National Grid Wireless. Prior to Macquarie, Mr O'Brien was a strategy consultant with McKinsey & Company and a lawyer with Minter Ellison. Mr O'Brien has an LL.B. and B.Com (Melbourne), a Graduate Diploma in Applied Finance (SIA) and an MBA (Harvard). He is a Graduate of the Australian Institute of Company Directors.

Mr O'Brien is a member of the Company's Audit and Risk Committee. The Board considers Mr O'Brien to be an independent director, as he has no interest, position or relationship that might influence, or reasonably be perceived to influence, in a material respect his capacity to bring an independent judgement to bear on issues before the Board and to act in the best interests of the Company as a whole rather than in the interests of an individual security holder or other party.

3.2 Directors' recommendations and interests

The Board (with Mr O'Brien abstaining), recommends that Shareholders vote in favour of the re-election of Mr O'Brien as he contributes a wealth of financial, commercial and business experience to the Company. The Chairman of the meeting intends to vote undirected proxies in favour of Mr O'Brien's re-election.



4. Resolution 3 – Re-election of Ms Ilona Meyer as a Director of the Company

4.1 Background

Clause 63.1 of the Constitution provides that any Director, who is not the Managing Director, who holds office for a continuous period in excess of three years or until the third annual general meeting following the Director's appointment or election, whichever is the longer, must submit for re-election.

As Ms Ilona Meyer was re-elected as a Director at the Company's annual general meeting on 14 November 2022 she must retire at the conclusion of the Annual General Meeting. Being eligible, she offers herself for re-election.

Ms Meyer has over 25 years' experience as a senior executive in healthcare, agriculture and emerging technologies focusing on innovation and growth. Ms Meyer is General Counsel and Company Secretary for Nuix Limited and prior to this role has held multiple executive roles with private and public companies, including ASX-listed companies and high-growth startups, leading business transformation initiatives, managing multiple stakeholders, influencing industry bodies, as well as navigating high profile litigation and regulatory disputes. Prior to commencing her current role at Nuix, Ms Meyer was General Counsel and Head of Legal & Compliance of the Boehringer Ingelheim Group for the Australian and New Zealand division. She has previously held senior legal and compliance roles at ResMed Limited, Ruralco Holdings Limited, Medtronic and 3M Australia. Ms Meyer is a qualified lawyer, holding both a Bachelor and Master of Laws from the Queensland University of Technology, and is also a Graduate of the Australian Institute of Company Directors (GAICD). Ms Meyer does not currently hold any other material directorships.

Ms Meyer is also a member of the Company's Audit and Risk Committee.

The Board considers Ms Meyer to be an independent director, as she has no interest, position or relationship that might influence, or reasonably be perceived to influence, in a material respect her capacity to bring an independent judgement to bear on issues before the Board and to act in the best interests of the Company as a whole rather than in the interests of an individual security holder or other party.

4.2 Directors' recommendations and interests

The Board (with Ms Meyer abstaining), recommends that Shareholders vote in favour of the re-election of Ms Meyer as she contributes a wealth of financial, commercial and business experience to the Company. The Chairman of the meeting intends to vote undirected proxies in favour of Ms Meyer's re-election.





Need assistance?



Phone:

1300 850 505 (within Australia) +61 3 9415 4000 (outside Australia)



www.investorcentre.com/contact



YOUR VOTE IS IMPORTANT

For your proxy appointment to be effective it must be received by 1:00pm (ACDT) on Sunday, 9 November 2025.

Proxy Form

MX1

How to Vote on Items of Business

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

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 evotes 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 overleaf.

A proxy need not be a securityholder of the Company.

SIGNING INSTRUCTIONS FOR POSTAL FORMS

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.

PARTICIPATING IN THE MEETING

Corporate Representative

If a representative of a corporate securityholder or proxy is to participate in the meeting you will need to provide the appropriate "Appointment of Corporate Representative". A form may be obtained from Computershare or online at www.investorcentre.com/au and select "Printable Forms".

Lodge your Proxy Form:



Online:

Lodge your vote online at www.investorvote.com.au using your secure access information or use your mobile device to scan the personalised QR code.

Your secure access information is



Control Number: 999999 SRN/HIN: 19999999999

PIN: 99999

For Intermediary Online subscribers (custodians) go to www.intermediaryonline.com

By Mail:

Computershare Investor Services Pty Limited GPO Box 242 Melbourne VIC 3001 Australia

By Fax:

1800 783 447 within Australia or +61 3 9473 2555 outside Australia



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

You may elect to receive meeting-related documents, or request a particular one, in electronic or physical form and may elect not to receive annual reports. To do so, contact Computershare.

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

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



I 999999999

Please mark | X | to indicate your directions

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act generally the extent per 11 November Chairman au Meeting as m on Resolution indirectly with Important No	at the meeting on my rmitted by law, as the 2025 at 1:00pm (AC thorised to exercise y/our proxy (or the Cl 1 1 (except where I/we the remuneration of	//our behalf and proxy sees fit CDT) and at and endirected phairman become have indicated a member of the Meeting	d to vote in accordance) at the Annual Generally adjournment or post proxies on remunerally mes my/our proxy by ceed a different voting in the management persis (or becomes) your proxy by the comes of the management persis (or becomes)	cody corporate is name be with the following directly all Meeting of Micro-X Liponement of that meeting tion related resolution default), I/we expressly attention in step 2) even to onnel, which includes the proxy you can direct the	d, the Chairman of the ections (or if no direction imited to be held as a ng. s: Where I/we have a authorise the Chairma ihough Resolution 1 is ne Chairman.	Meeting, ons have I virtual me ppointed to n to exerc connecte	been given eting on T the Chairn cise my/ou ed directly	r proxy to n, and to luesday, nan of the r proxy or
Step 2	Items of Bu	usiness	•	mark the Abstain box for a ds or a poll and your votes			e required n	•
Resolution 1	Adoption of Remur	neration Repo	t					
Resolution 2	Re-election of Mr F	Patrick O'Brier	as a Director of the C	Company				
Resolution 3	Re-election of Ms I	llona Meyer as	a Director of the Con	npany				

The Chairman of the Meeting intends to vote undirected proxies in favour of each item of business. In exceptional circumstances, the Chairman of the Meeting may change his/her voting intention on any resolution, in which case an ASX announcement will be made.

Step 3 Signature of Sec	curityholde	er(s) This se	ection must be completed.	
Individual or Securityholder 1 S	Securityholder 2		Securityholder 3	_
				1 1
Sole Director & Sole Company Secretary	Director		Director/Company Secretary	Date
Update your communication details	S (Optional)	Email Address	By providing your email address, you consent of Meeting & Proxy communications electronic	
Mobile Number		Email Address	of Meeting & Froxy communications electronic	эпу





