

Incorporating Explanatory Statement and Proxy Form





Friday 28 November 2025

Notice is hereby given that the Annual General Meeting of the Shareholders of the Company will be held as a hybrid meeting at 9:00am (AEDT) on Friday 28 November 2025 (AGM or the Meeting).

The Meeting will be conducted as a hybrid meeting with Shareholders able to attend and participate in person at Prime's Head Office at Level 17, HWT Tower, 40 City Road, Southbank, Victoria or online via the online platform that can be accessed at https://events.teams.microsoft.com/event/6cefc1e0-a2b7-48a8-afbf-6998e21f3240@05a8f692-e515-404d-9be6-183be7a2d025

Instructions on how to participate virtually are set out in the Notes attached to this Notice.

The Notes attached to this Notice and the Explanatory Statement that accompanies and forms part of this Notice describe the various matters to be considered. Shareholders should read the documents in full.

Agenda

ORDINARY BUSINESS

2025 Annual Financial Statements

To receive and consider the Director's Report and Financial Report for the year ended 30 June 2025 and the Auditor's Report on the Financial Report.

PROPOSED RESOLUTIONS

Resolution 1. Remuneration Report

To consider and, if thought fit, to pass the following as a non-binding ordinary resolution:

"That the Remuneration Report for the year ended 30 June 2025 forming part of the Director's Report be adopted by shareholders".

Voting Restriction on Resolution 1

In accordance with section 250R of the Corporations Act 2001, the Company will disregard any votes cast (in any capacity) on Resolution 1 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;
- b. A "Closely Related Party" of such a member (where such expression has the meaning given to it in the Corporations Act 2001).

However, any of these persons (the voter) may cast a vote on the Resolution as a proxy if the vote is not cast on behalf of a person described in paragraphs (a) or (b) above and either:

- a. The voter is appointed as a proxy by writing that specifies the way the proxy is to vote on the resolution; or
- b. The voter is the Chair of the Meeting and the appointment of the Chair as proxy:
 - i. Does not specify the way the proxy is to vote on the resolution; and



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ii. Expressly authorises the Chair to exercise the proxy even if the resolution is connected directly or indirectly with the remuneration of a member of the key management personnel for the Company or, if the Company is part of a consolidated entity, for the entity.

If the Chair is appointed as your proxy and you have not specified the way the Chair is to vote on Resolution 1, by signing and returning the Proxy Form (including via an online voting facility), you will be deemed to have provided the Chair with an express authorisation for the Chair to vote the proxy in accordance with the Chair's intention even though the Resolution is connected directly or indirectly with the remuneration of key management personnel.

Resolution 2. Re-election of Director (Mr Tim Bennett)

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

"That Mr Tim Bennett, a Director retiring in accordance with the Company's constitution, and offering himself for re-election, be re-elected as a Director of the Company".

Resolution 3. Approval of issue of Performance Rights to Mr Simon Madder, Managing Director and Chief Executive Officer

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

"That, for the purposes of ASX Listing Rule 10.14 and for all other purposes, approval be given to issue to Mr. Simon Madder, as Managing Director & CEO of the Company, 1,252,505 Performance Rights under the Company's Performance Rights Plan, to acquire fully paid ordinary shares in the capital of the Company, on the terms and conditions set out in the Explanatory Statement accompanying this Notice of AGM."

Resolution 4. Approval of issue of Performance Rights to Mr Tim Bennett, Executive Director, and Managing Director Business Segment

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

"That, for the purposes of ASX Listing Rule 10.14 and for all other purposes, approval be given to issue to Mr Tim Bennett, as Executive Director of the Company, 1,052,104 Performance Rights under the Company's Performance Rights Plan, to acquire fully paid ordinary shares in the capital of the Company, on the terms and conditions set out in the Explanatory Statement accompanying this Notice of AGM."

Resolution 5. Approval of issue of Performance Rights to Mr Matt Murphy, Executive Director

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

"That, for the purposes of ASX Listing Rule 10.14 and for all other purposes, approval be given to issue to Mr Matt Murphy, as Executive Director of the Company, 70,140 Performance Rights under the Company's Performance Rights Plan, to acquire fully paid ordinary shares in the capital of the Company, on the terms and conditions set out in the Explanatory Statement accompanying this Notice of AGM."



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Voting Restriction on Resolutions 3 - 5

The Company will disregard any votes cast in favour of Resolutions 3 - 5 by or on behalf of any person referred to in ASX Listing Rule 10.14.1, 10.14.2 or 10.14.3 who is eligible to participate in the employee incentive scheme in question or any associates (as defined in the ASX Listing Rules) of those persons.

However, the Company need not disregard a vote cast in favour of any of these Resolutions by:

- a. A person as proxy or attorney for a person who is entitled to vote on the relevant Resolution, in accordance with directions given to the proxy or attorney to vote on the Resolution in that way; or
- b. The Chair of the Meeting as proxy or attorney for a person who is entitled to vote on the relevant Resolution, in accordance with a direction given to the Chair to vote on the Resolution as the Chair decides; or
- c. A holder acting solely in a nominee, trustee, custodial or other fiduciary capacity on behalf of a beneficiary provided the following conditions are met:
 - i. the beneficiary provides written confirmation to the holder that the beneficiary is not excluded from voting, and is not an associate of a person excluded from voting, on the relevant Resolution; and
 - ii. the holder votes on the Resolution in accordance with directions given by the beneficiary to the holder to vote in that way.

Furthermore, to the extent required by section 250BD of the Corporations Act 2001, a person appointed as a proxy must not vote, on the basis of that appointment, on Resolutions 3 - 5, if the person is either a member of the key management personnel of the Company (or any of its controlled entities) or a closely related party of such a member and the appointment does not specify the way the proxy is to vote on the Resolution. However, the proxy may vote if the proxy is the Chair and the appointment expressly authorises the Chair to exercise the proxy even if the Resolution is connected directly or indirectly with the remuneration of a member of key management personnel.

If the Chair is appointed as your proxy and you have not specified the way the Chair is to vote on Resolutions 3 - 5, by signing and returning the Proxy Form (including via an online voting facility) you will be deemed to have provided the Chair with an express authorisation for the Chair to vote the proxy in accordance with the Chair's intention, even though the Resolutions are connected directly or indirectly with the remuneration of key management personnel.

Resolution 6. Ratification of Prior Issue of Fully Paid Ordinary Shares for acquisition of accounting clients from ELS Australia Pty Ltd.

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

"That, for the purposes of ASX Listing Rule 7.4 and for all other purposes, the Shareholders ratify the issue of 2,551,814 fully paid ordinary shares that are expected to be issued prior to the date of the AGM as part consideration for the purchase of accounting clients from ELS Australia Pty Ltd, on the terms and conditions set out in the Explanatory Statement accompanying this Notice of AGM."

Voting Restriction on Resolution 6

The Company will disregard any votes cast in favour of Resolution 6 by or on behalf of a person who participated in the issue or is a counterparty to the agreement being approved, or an associate (as defined in the ASX Listing



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Rules) of that person or those persons.

However, this does not apply to a vote cast in favour of Resolution 6 by:

- a. a person as proxy or attorney for a person who is entitled to vote on the Resolution, in accordance with directions given to the proxy or attorney to vote on the Resolution in that way; or
- b. the Chair of the Meeting as proxy or attorney for a person who is entitled to vote on the Resolution, in accordance with a direction given to the Chair to vote on the Resolution as the Chair decides; or
- c. a holder acting solely in a nominee, trustee, custodial or other fiduciary capacity on behalf of a beneficiary provided the following conditions are met:
 - i. the beneficiary provides written confirmation to the holder that the beneficiary is not excluded from voting, and is not an associate of a person excluded from voting, on the Resolution; and
 - ii. the holder votes on the Resolution in accordance with directions given by the beneficiary to the holder to vote in that way.

Resolution 7: Approval of Cap on Aggregate Non-executive Remuneration

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

"To confirm that for the purposes of article 6.3(a) of the Company's Constitution, the aggregate amount of remuneration payable by the Company to non-executive directors will continue to be capped at \$375,000 per financial year on the terms and conditions set out in the Explanatory Statement which accompanies and forms part of this Notice of AGM."

OTHER BUSINESS

To transact any other business which may be lawfully brought-forward.

By the Order of the Board.

Mrs Alicia Sanders

Company Secretary

29 October 2025

The accompanying Notes and Explanatory Statement form part of the Notice of AGM.



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Notes

Voting Entitlements

The Board has determined, in accordance with the Company's constitution and the Corporations Act 2001, that a shareholder's voting entitlement at the Meeting will be taken to be the entitlement of that person shown in the register of shareholders as at 7:00 pm (AEDT) on Wednesday 26 November 2025.

Corporate Representatives

Any corporation which is a shareholder of the Company may authorise (by certificate under common seal or other form of execution authorised by the laws of that corporation's place of incorporation, or in any other manner satisfactory to the Chair of the Meeting) a natural person to act as its representative at the Meeting.

All Resolutions by Poll

All voting at the Meeting will be undertaken by way of a poll.

How to attend virtually

The AGM will be webcast live for participation by shareholders and proxyholders via the online platform at https://events.teams.microsoft.com/event/6cefc1e0-a2b7-48a8-afbf-6998e21f3240@05a8f692-e515-404d-9be6-183be7a2d025

To participate you will need a desktop or mobile/tablet device with internet access.

If you intend to use the online platform, including if you intend to vote online during the Meeting, we recommend that you test to see that the platform works on your device before the AGM commencement at 9.00am on 28 November 2025.

Voting when attending virtually using the Online Platform during the Meeting

Shareholders must use the Computershare Meeting Platform to vote in the meeting.

To vote online during the meeting, you will need to visit:

https://meetnow.global/MQN4RRG

Online registration will open 30 minutes before the meeting.

To make the registration process quicker, please have your SRN/HIN and registered postcode or country code ready. Proxyholders will need to contact the call centre before the meeting to obtain their login details.

To vote in the meeting online follow the instructions set out in the user guide prepared by Computershare which can be found at www.computershare.com.au/onlinevotingguide.

You can cast votes at the appropriate times while the meeting is in progress.





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Asking questions when attending virtually

In order to ask a question at the Meeting when attending virtually, please use the "Raise" or "Raise Hand" function via Teams.

Proxies

If you are unable to attend the Meeting, we encourage you to complete and return the enclosed Proxy Form. All proxies must be received by the Company by no later than 48 hours before the time for holding the Meeting. A Proxy Form should be completed on the basis of the enclosed Proxy Form by following the instructions attached to the form (which instructions form part of this Notice). The completed Proxy Form may be delivered by mail, by facsimile transmission or by using the online facility hosted by Computershare as follows:

At the Company's share registry:

By mail:

Computershare Investor Services Pty Limited GPO Box 242 Melbourne Victoria 3001; or

By facsimile:

Computershare Investor Services Pty Limited (within Australia) 1800 783 447 or (outside Australia) +61 3 9473 2555

Online:

Visit www.investorvote.com.au and follow the prompts to submit your voting intention.

Custodian voting – For intermediary Online subscribers only (custodians) please visit www.intermediaryonline.com to submit your voting intentions.



This Explanatory Statement accompanies Prime Financial Group Limited's Notice of 2025 Annual General Meeting (AGM or Meeting) to be held as a hybrid meeting on Friday 28 November 2025 at 9:00am AEDT. This Explanatory Statement forms part of the Notice of 2025 AGM. The Notice of 2025 AGM should be read together with these notes.

ORDINARY BUSINESS

2025 Annual Financial Statements

The Annual Financial Statements for the year ending 30 June 2025, comprising the Director's Report and Financial Report for the year ended 30 June 2025 and the Auditor's Report on the Financial Report will be laid before the Meeting. Members will be given the opportunity to ask questions about or make comments in respect of the Annual Financial Statements and the management of the Company.

Resolution 1. Non-binding resolution to adopt Remuneration Report

Pursuant to the Corporations Act 2001 the AGM of a listed company must propose a resolution that the Remuneration Report be adopted. The vote on this Resolution is advisory only and does not bind either the Directors or the Company.

Nevertheless, the Board will take into account the discussion on this item and the outcome of the vote when considering the future remuneration policies and practices of the Company. Furthermore, as a result of a change to the Corporations Act 2001 which came into effect on 1 July 2011 - known as the "Two Strikes" rule – if a company's remuneration report receives a "no" vote of 25% or more (the first strike), the Company's subsequent remuneration report must explain whether members' concerns have been taken into account. Where the Company's subsequent remuneration report also receives a "no" vote of 25% or more (the second strike), a resolution must then be immediately put to members as to whether a General Meeting should be held (within 90 days) at which all Directors (except the Managing Director) who were in office at the time of the second strike must stand for re-election.

The Remuneration Report is included in the Annual Report distributed to members and will be laid before the Meeting. Members will be given the opportunity to ask questions about or make comments on the Remuneration Report at the Meeting.

Recommendation

The Directors recommend that you vote in favour of this resolution.

Resolution 2. Re-election of Director - Mr Tim Bennett

At each Annual General Meeting of the Company, one third of the Directors of the Company (except a Managing Director) must retire from office by rotation, in accordance with the Company's constitution.

Furthermore, no Director (except a Managing Director) shall retain office for a period in excess of three years without submitting himself or herself for re-election.

Mr Tim Bennett is scheduled to retire by rotation at the AGM, and being eligible for re-election, offers himself for re-election.



Details of Candidate

Mr Tim Bennett Executive Director and Managing Director – Business Segment

Term of Office: Director since 3 July 2020

Independent: No

Member of the Audit Committee, Remuneration and Nominations Committees.

Mr Tim Bennett plays an important role as the Managing Director of the Business segment and is a key contributor to:

- developing and executing on the Group's strategic growth plan;
- leading the Accounting & Business Advisory plus Capital division;
- working with Partners in each division to further business development activities and promote Prime's OneConnected philosophy; and
- the Audit Committee, Remuneration and Nominations Committee.

Recommendation

The directors (other than Mr Tim Bennett) recommend that you vote in favour of this resolution. The Chair of the meeting intends to vote undirected proxies in favour of Resolution 2.

Resolutions 3, 4 and 5. Approval of issue of Performance Rights under the Performance Rights Plan

Introduction

The Company is proposing to issue performance rights (Performance Rights) to each of Mr Simon Madder, Mr Tim Bennett and Mr Matt Murphy (Participating Directors) under the Company's existing performance rights plan (Performance Rights Plan) (Proposed Performance Rights Issues).

A summary of the terms of the Performance Rights Plan is set out in Schedule 1, and a summary of the vesting conditions of the Performance Rights that are proposed to be issued to each of the Participating Directors pursuant to Resolutions 3, 4 and 5 is set out in Schedule 2.

Prime's team is our biggest asset, and we want to continue to develop incentive structures, a culture and balance to achieve sustainably higher business and personal growth with a business owner mentality at the core.

Prime's Long-term Incentive (LTI) program is designed to provide a long term at-risk incentive to all Prime staff and allows our team to become owners in Prime on the basis of growth in Underlying Earnings Before Interest Tax Depreciation and Amortisation (UEBITDA) and Absolute Total Shareholder Return (ATSR).

The Company remunerates its senior team, executives and all staff in a manner that is market competitive and consistent with best practice as well as supporting the interests of shareholders. Consequently, under Prime's Remuneration Policy, and subject to the determination of the Remuneration Committee, the remuneration of senior team members and executives may be comprised of the following:

- Fixed salary, including superannuation, that is determined from a review of the market and reflects core performance requirements and expectations;
- A Short-term Incentive (STI) designed to reward achievement by individuals of performance objectives;



and

· A Long-term Incentive (LTI) based on ongoing Group performance.

By remunerating senior team members and executives through short and long-term incentive plans, in addition to their fixed remuneration, Prime's objective is to align the interests of the senior team and executives with those of shareholders and increase performance of the Company. The philosophy of deploying this remuneration structure and strategy is to provide a clear intention to improve the Company's fiscal performance and thereby increase underlying shareholder value.

Shareholder approval sought

ASX Listing Rule 10.14 provides that a listed company must not permit a director (or certain other persons) to acquire equity securities under an employee incentive scheme unless it obtains the approval of its shareholders.

The Proposed Performance Rights Issues fall within ASX Listing Rule 10.14 and therefore require the approval of shareholders. Resolutions 3,4 and 5 seek the required shareholder approvals for the Proposed Performance Rights Issues for the purposes of ASX Listing Rule 10.14.

The Board has considered the Proposed Performance Rights Issues and, taking into account the circumstances of the Company and its subsidiaries, the circumstances of the Participating Directors, and the remuneration practices of other similar entities, considers that the financial benefits provided to the Participating Directors by way of the Performance Rights (together with the other elements of their remuneration packages) constitute reasonable remuneration. Accordingly, approval under Chapter 2E of the Corporations Act 2001 is not being sought.

If Resolution 3 is passed, the Company will be able to proceed with the proposed issue of Performance Rights to Mr Simon Madder and issue up to a total of 1,252,505 Performance Rights to Mr Simon Madder or his nominee.

If Resolution 4 is passed, the Company will be able to proceed with the proposed issue of Performance Rights to Mr Tim Bennett and issue up to a total of 1,052,104 Performance Rights to Mr Tim Bennett or his nominee.

If Resolution 5 is passed, the Company will be able to proceed with the proposed issue of Performance Rights to Mr Matt Murphy and issue up to a total of 70,140 Performance Rights to Mr Matt Murphy or his nominee.

If Resolution 3, 4 or 5 is not passed, the Company will not be able to proceed with the proposed issue of Performance Rights that are the subject of the failed Resolution(s).

Information required by ASX Listing Rule 10.15

The following information is provided in accordance with ASX Listing Rule 10.15 which sets out the information that must be provided to shareholders in order to obtain shareholder approval under ASX Listing Rule 10.14:

- a. The persons to acquire Performance Rights under the Performance Rights Plan are Mr Simon Madder, Mr Tim Bennett and Mr Matt Murphy, or their respective nominees. They are all Executive Directors of the Company.
- b. Mr Simon Madder, Mr Tim Bennett and Mr Matt Murphy fall within ASX Listing Rule 10.14.1 as they are Directors of the Company. Their nominees (if applicable) would fall within ASX Listing Rule 10.14.2, as they would be considered associates.



c. The maximum number of Performance Rights that may be issued under the Performance Rights Plan pursuant to Resolutions 3, 4 and 5 is:

Mr Simon Madder	1,252,505
Mr Tim Bennett	1,052,104
Mr Matt Murphy	70,140
Total:	2,374,749

Each Performance Right that vests and is exercised will convert into an ordinary share in accordance with its terms.

d. The current total remuneration package (excluding the Performance Rights that are the subject of Resolutions 3, 4 and 5) for each of the Participating Directors who will participate in the Proposed Performance Rights Issues is set out in the Table below:

Director	Current Fixed remuneration package	Short Term Incentive
Mr. Simon Madder	\$501,296 per annum (inclusive of superannuation)*	STI to be determined by reference to achievement of performance objectives.
		It is noted that for the last 2 financial years Mr Simon Madder received the following STI payments:
		• FY 24: \$249,398
		• FY 25: \$249,398
Mr. Tim Bennett	\$420,000 per annum (Base Consultancy fees)	STI to be determined by reference to achievement of performance objectives.
		It is noted that for the last 2 financial years Mr Tim Bennett received the following STI payments:
		• FY 24: \$180,000
		• FY 25: \$100,000
Mr. Matt Murphy	\$250,000 per annum (inclusive of superannuation)	STI to be determined by reference to achievement of performance objectives.
		It is noted that for the last 2 financial years Mr Matt Murphy received no STI payments.

^{*}The Remuneration Report for the year ended 30 June 2025 included in the Annual Report distributed to members incorrectly discloses a higher per annum fixed remuneration package (inclusive of superannuation). The discrepancy arises due to Mr Madder's superannuation entitlement being miscalculated resulting in a cumulative overpayment of \$27,500 between October 2024 and September 2025. Upon discovering the error, arrangements were put in place for the overpayment to be reimbursed by way of monthly deductions from Mr Madder's fixed remuneration. The overpayment will be fully reimbursed by 30 June 2026.

e. Mr Simon Madder, Mr Tim Bennett and Mr Matt Murphy have previously been issued Performance Rights under the Performance Rights Plan for nil consideration. These are shown in the table below.



	Number of Performance Rights Issued
Mr Simon Madder	Total of 7,724,055 comprising:
	 3,101,964 Performance Rights issued following receipt of shareholder approval at the 2021 AGM and which vested on 26 November 2023; and
	 3,163,624 Performance Rights issued following receipt of shareholder approval at the 2022 AGM and which vested on 29 November 2024; and
	 1,458,467 Performance Rights issued following receipt of shareholder approval at the 2023 AGM and which are scheduled to vest on 30 November 2025 if the relevant vesting conditions are satisfied
	In addition:
	 1,243,781 Performance Rights not yet issued following receipt of shareholder approval at the 2024 AGM and which are scheduled to vest on 29 November 2026 if the relevant vesting conditions are satisfied. It is proposed that these Performance Rights will be issued shortly after the conclusion of the AGM.
Mr Tim Bennett	Total of 4,813,730 comprising:
	 3,000,000 Performance Rights issued following receipt of shareholder approval at the 2021 AGM and which vested on 26 November 2023; and
	 761,099 Performance Rights issued following receipt of shareholder approval at the 2022 AGM and which vested on 29 November 2024; and
	 1,052,631 Performance Rights issued following receipt of shareholder approval at the 2023 AGM and which are scheduled to vest on 30 November 2025 if the relevant vesting conditions are satisfied.
	In addition:
	 497,512 Performance Rights not yet issued following receipt of shareholder approval at the 2024 AGM and which are scheduled to vest on 29 November 2026 if the relevant vesting conditions are satisfied. It is proposed that these Performance Rights will be issued shortly after the conclusion of the AGM.
Mr Matt Murphy	781,250 Performance Rights issued following receipt of shareholder approval at the 2021 AGM and which vested on 26 November 2023.

- f. A summary of the material terms of the Performance Rights Plan and the vesting conditions attached to the Performance Rights to be issued pursuant to the Proposed Performance Rights Issues are set out in Schedule 1 and Schedule 2 respectively.
- g. It is noted that the Company has established a trust for the purpose of holding any shares that are issued upon vesting and exercising of the Performance Rights, as contemplated by the rules of the Performance Rights Plan.
- h. The Company has chosen to grant the Performance Rights to the Participating Directors for the following reasons:
 - i. The issue of Performance Rights has the benefit of further aligning the interests of the Participating Directors with those of the shareholders;



- ii. The issue is a reasonable and appropriate method to provide cost effective, non-cash remuneration, allowing cash reserves to be used for its operations;
- iii. the issues will have no immediate dilutionary impact on shareholders and will only dilute shareholders if the relevant Performance Rights vest on the achievement of the vesting conditions.
- i. If all the vesting conditions are met and 100% of the Performance Rights proposed to be issued under Resolution 3, 4 and 5 vest, the Company considers the Performance Rights will have an approximate total value of:
 - \$285,571 for the Performance Rights that are the subject of Resolution 3; and
 - \$239,880 for the Performance Rights that are the subject of Resolution 4; and
 - \$15,992 for the Performance Rights that are the subject of Resolution 5.

This valuation is calculated based on the volume weighted average market price (VWAP) of the Company's shares for the 30 day period up to 22 October 2025, which is \$0.228 per share. Shareholders should be aware that changes in the inputs into the valuation of the Performance Rights, including the market price of the Company's shares and the probability of the vesting conditions being satisfied could result in the actual valuation of the Performance Rights being different to the indicative valuation discussed in this Explanatory Statement.

- j. It is proposed that the Participating Directors (or their respective nominees) will be issued the Performance Rights as soon as practicable (and within the required three years) after the date of the Meeting.
- k. The Performance Rights will be issued to each Participating Director (or their nominee) for nil cash consideration (in line with the terms of the Performance Rights Plan), as part of their remuneration package.
- I. No loans will be provided in relation to the acquisition of the Performance Rights.
- m. Details of any securities issued under the Performance Rights Plan will be included in the annual report of the Company relating to the period in which they were issued, along with a statement that the approval for the issue was obtained under the ASX Listing Rule 10.14.
- n. Any additional persons covered by ASX Listing Rule 10.14 who become entitled to participate in an issue of securities under the Performance Rights Plan after Resolutions 3, 4 and 5 are approved and who are not named in this Notice will not participate until approval is obtained under that rule.
- o. Voting exclusion statements in respect of Resolutions 3, 4 and 5 have been set out within the Notice that accompanies this Explanatory Statement.

If approval is given under ASX Listing Rule 10.14, approval is not required under ASX Listing Rule 7.1.



Recommendation

The Board does not make any recommendation to shareholders in respect of Resolutions 3, 4 or 5 given that the Resolutions concern the remuneration of acting Directors. The Chair of the meeting intends to vote undirected proxies in favour of Resolutions 3, 4 and 5.

Resolution 6. Ratification of Prior Issue of Fully Paid Ordinary Shares for acquisition of accounting clients from ELS Australia Pty Ltd.

Introduction

As announced on 24 October 2025, the Company has entered into an agreement to acquire accounting clients from ELS Australia Pty Ltd (Purchase Agreement).

The Purchase Agreement contains the following material terms:

- a. The total consideration payable for the acquisition is up to \$2,522,700.
- b. Initial consideration of \$722,700 (Tranche 1) is payable upon completion occurring under the Purchase Agreement (which is scheduled to occur on 31 October 2025) (Completion Date). Three additional tranches of up to \$600,000 each (Tranches 2, 3 and 4) will be payable over a three year period following completion, with the amount of each tranche to be determined in accordance with a formula measuring the annual revenue generated by (i) the clients purchased from ELS Australia Pty Ltd and (ii) any new clients introduced to the Company by the principal of ELS Australia Pty Ltd. If earned, Tranches 2, 3 and 4 must be paid by the Company within 3 months of the first, second and third anniversaries of the Completion Date (respectively).
- c. The Share Purchase Agreement provides for Tranche 1 to be paid partly in cash (\$122,700) and partly in PFG fully paid ordinary shares (Shares) (\$600,000). Tranches 2, 3 and 4 will be paid via a combination of cash and Shares provided that the aggregate number of Shares issued pursuant to these tranches may not exceed 1,750,000.
- d. All Shares issued pursuant to the Purchase Agreement will be subject to an escrow period of 12 months from the date of issue.
- e. The Shares issued as part consideration under the Purchase Agreement will be allocated the following issue prices:
 - Tranche 1 \$0.2351269.
 - Tranche 2, 3 and 4 VWAP for the 30 day period ending on the first, second and third anniversary of the Completion Date (respectively) provided that the Company will not issue more than 1,7500,00 Shares in total across all 3 tranches
- f. PFG will issue 2,551,814 Shares pursuant to Tranche 1 on the Completion Date.
- g. Resolution 6 has been proposed to seek Shareholder approval for the prior issue of 2,551,814 pursuant to Tranche 1 on the basis the Company expects to issue the Shares prior to the AGM.



ASX Listing Rule 7.1

This Resolution proposes that Shareholders of the Company approve and ratify the prior issue and allotment of 2,551,814 Shares.

Broadly speaking, and subject to a number of exceptions, Listing Rule 7.1 limits the amount of equity securities that a listed company can issue without the approval of its shareholders over any 12-month period to 15% of the fully paid ordinary securities it had on issue at the start of that period.

The issue of 2,551,814 Shares does not fit within any of the exceptions (to Listing Rules 7.1) and, as the issue has not been approved by the Company's Shareholders, it effectively uses up part of the 15% limit in Listing Rule 7.1, reducing the Company's capacity to issue further equity securities without Shareholder approval under Listing Rule 7.1 for the 12 month period following the Completion Date.

Listing Rule 7.4 allows the Shareholders of a listed company to approve an issue of equity securities after it has been made or agreed to be made. If they do, the issue is taken to have been approved under Listing Rule 7.1 and so does not reduce the Company's capacity to issue further equity securities without Shareholder approval under Listing Rule 7.1.

The Company is focused on growth and wishes to retain as much flexibility as possible to issue additional equity securities into the future for further acquisitions without having to obtain Shareholder approval for such issues under Listing Rule 7.1.

To this end, this Resolution seeks Shareholder approval to ratify the issue of 2,551,814 Shares for the purposes of Listing Rule 7.4.

If this Resolution is passed, the issue of 2,551,814 Shares will be excluded in calculating the Company's 15% capacity to issue equity securities under Listing Rules 7.1 without Shareholder approval over the 12-month period following the Completion Date.

If this Resolution is not passed, the 2,551,814 Shares that are the subject of this Resolution will be included in calculating the Company's 15% capacity to issue equity securities under Listing Rules 7.1 without Shareholder approval over the 12-month period following the Completion Date.

For the avoidance of doubt, the Company is not asking shareholders to approve the issue of any Shares that may need to be issued pursuant to Tranches 2, 3 or 4.

Information required by ASX Listing Rule 7.5

The following information is provided to Shareholders for the purposes of Listing Rule 7.5.

- (a) The 2,551,814 Shares that are the subject of Resolution 6 will be issued to Tendmar Pty Ltd as trustee for the Andrew Ellem Family Trust.
- (b) The 2,551,814 Shares that are the subject of Resolution 6 are fully paid ordinary shares in PFG.
- (c) The 2,551,814 Shares that are the subject of Resolution 6 will be issued on the Completion Date. As noted above, it is anticipated that the Completion Date will be 31 October 2025 however, approval is being sought on the basis that the Completion Date will occur prior to a date that is 3 months after the date of the AGM.
- (d) The 2,551,814 Shares that are the subject of Resolution 6 will not be issued for cash consideration (and no



- funds will be raised) as they are being issued as part of consideration for the acquisition of accounting clients from ELS Australia Pty Ltd. The Shares have been allocated a deemed issue price of \$0.2351269 per Share.
- (e) The 2,551,814 Shares that are the subject of Resolution 6 will be issued pursuant to the Purchase Agreement, the material terms of which are summarised in the introduction to Resolution 6.

Recommendation

The directors recommend that you vote in favour of this resolution. The Chair of the meeting intends to vote undirected proxies in favour of Resolution 6.

Resolution 7: Approval of Cap on Aggregate Non-Executive Remuneration

A new constitution was approved at the 2024 AGM. Under article 6.3(a) of the Constitution, the aggregate remuneration of non-executive directors (inclusive of superannuation and insurance premiums attributable to director and officer insurance policies) may not exceed in total in any financial year the amount fixed by the Company in general meeting for that purpose.

Under the previous Constitution, the cap for the aggregate remuneration of non-executive directors was set at \$375,000 per annum.

The purpose of Resolution 7 is to confirm that the annual cap for the aggregate remuneration of non-executive directors will continue to be capped at \$375,000.

Recommendation

The directors recommend that you vote in favour of this resolution. The Chair of the meeting intends to vote undirected proxies in favour of Resolution 7.

ENQUIRIES

Shareholders are invited to contact Mr. Simon Madder, Chairman, Managing Director & CEO, or Mrs Alicia Sanders, Company Secretary, on +61 (0) 3 9827 6999 if they have any queries in respect of the matters set out in this document.



Explanatory Statement to the

Notice of Annual General Meeting

Schedule 1 - Summary of key terms of the Performance Rights Plan

Schedule 1 - Summary of key terms of the Performance Rights Plan

The key terms of the Performance Rights Plan are as follows:

- a. The Board may, from time to time, in its absolute discretion, make a written offer to any of the following:
 - i. A Director of any Prime Group entity (including executive and non-executive directors);
 - ii. An employee of any Prime Group entity (including casual, part-time and full-time employees)
 - iii. An individual who provides services to any Prime Group entity,
 - iv. A prospective participant, being a person to whom an offer is made but who can only accept the Offer if an arrangement has been entered into that will result in the person becoming an Eligible Participant under clauses (i), (ii) or (iii) above.

Eligible Participants

- a. Under the Performance Rights Plan the Board may grant Performance Rights to Eligible Participants (or their eligible nominees) with effect from the date determined by the Board, upon the terms set out in the Performance Rights Plan and upon such additional terms and vesting conditions as the Board determines.
- b. Performance Rights will be granted for nil consideration.
- c. Eligible Participants must not encumber Performance Rights without the Board's consent.
- d. The Board will advise each Eligible Participant of the following minimum information regarding the Performance Rights:
 - the maximum number of Performance Rights that the Eligible Participant may apply for, or the formula for determining the number of Performance Rights that may be applied for;
 - ii. the maximum number of shares that the Eligible Participant is entitled to be issued on the exercise of each Performance Right or the formula for determining the maximum number of shares. Unless the offer provides otherwise, each Performance Right will entitle the holder to be issued or transferred one Share;
 - iii. any applicable vesting conditions;
 - iv. when unvested Performance Rights will expire (Expiry Date);
 - v. the date by which an offer must be accepted (Closing Date); and
 - vi. any other information required by law or the ASX Listing Rules or considered by the Board to be relevant to the Performance Rights or the shares to be issued on exercise of the Performance Rights.
- e. Subject to clause (m) below, a Performance Right granted under the Performance Rights Plan will not vest and be exercisable unless the vesting conditions (if any) have been satisfied and the Board has notified the Eligible Participant of that fact.
- f. The Performance Rights do not entitle holders to participate in new issues of capital, to vote, or to receive dividends (unless and until a Performance Right is exercised and the Eligible Participant holds shares).



Explanatory Statement to the

Notice of Annual General Meeting

Schedule 1 - Summary of key terms of the Performance Rights Plan

- g. The Board must notify an Eligible Participant in writing within 10 Business Days of becoming aware that any vesting conditions attaching to a Performance Right have been satisfied.
- h. Unless a different time period is specified in the offer document, an Eligible Participant may exercise any vested Performance Right at any time before the Expiry Date for the Performance Right, failing which the Performance Right will lapse.
- i. Subject to the Corporations Act 2001, the ASX Listing Rules and the Performance Rights Plan, the Company must issue to the Eligible Participant or his or her personal representative (as the case may be) the number of shares the Eligible Participant is entitled to be issued in respect of vested Performance Rights that are exercised, within 10 business days of the Performance Rights being exercised.
- j. The Performance Rights are not transferrable except in the following limited circumstances:
 - i. with the consent of the Board (which may be withheld in its absolute discretion) if a "Special Circumstance" arises (the expression "Special Circumstances" is defined in the Plan rules to include death or total and permanent disability or any other exception or extraordinary circumstances as determined by the Board to constitute a "Special Circumstance"); or
 - ii. by force of law upon an Eligible Participant's death to their legal personal representative, or upon bankruptcy of an Eligible Participant to their trustee in bankruptcy.
- k. A Performance Right will lapse upon the earlier to occur of:
 - i. An unauthorised dealing in, or hedging of, the Performance Right occurring, as governed by the Performance Rights Plan;
 - ii. A vesting condition in relation to the Performance Right is not satisfied by the due date, or becomes incapable of satisfaction, as determined by the Board in its absolute discretion, unless the Board exercises its discretion to vest the Performance Right in accordance with the Performance Rights Plan;
 - iii. A vested Performance Right is not exercised within the time limit specified in the Performance Rights Plan;
 - iv. An Eligible Participant (or, where the participant is a nominee of the Eligible Participant, that Eligible Participant) ceases to be an Eligible Participant, unless the Board exercises its discretion to vest the Performance Right in accordance with the Performance Rights Plan;
 - v. The Board deems that a Performance Right lapses due to fraud, dishonestly or other improper behavior of the holder/Eligible Participant in accordance with the Performance Rights Plan;
 - vi. The Company undergoes a change of control or a winding up resolution or order is made, and the Board does not exercise its discretion to vest the Performance Right in accordance with the Performance Rights Plan; and
 - vii. The Expiry Date of the Performance Right.
- I. The Board may, in its absolute discretion, by written notice to a participant, resolve to waive any of the vesting conditions applying to the Performance Rights due to:



Explanatory Statement to the

Notice of Annual General Meeting

Schedule 1 – Summary of key terms of the Performance Rights Plan

- i. an Eligible Participant or, where the participant is a nominee of an Eligible Participant, that Eligible Participant, ceasing to be an Eligible Participant as a result of:
 - (a) death or total permanent disability; or
 - (b) retirement or redundancy; or
- ii. an Eligible Participant or, where the participant is a nominee of an Eligible Participant, that Eligible Participant, suffering severe financial hardship;
- iii. the terminal illness of the participant (or Eligible Participant, as applicable) or of an immediate family member of the participant (or Eligible Participant, as applicable);
- iv. a change of control occurring or the Company passing a resolution for voluntary winding up, or an order is made for the compulsory winding up of the Company.
- m. The Board may, at any time, establish a trust for the purpose of holding Performance Rights and/or acquiring and holding shares in respect of which an Eligible Participant may exercise, or has exercised, vested Performance Rights, and appoint a trustee to act as trustee of the trust. The trustee will hold the Performance Rights and Shares (as applicable) as trustee for and on behalf of an Eligible Participant as beneficial owner upon the terms of the trust. The Board may at any time amend all or any of the provisions of the Performance Rights Plan to effect the establishment of a trust and the appointment of a trustee.
- n. Subject to any requirements of the Corporations Act 2001 or the ASX Listing Rules, the Board may amend the terms of the Performance Rights Plan and may adjust the terms of a Performance Right (provided that except in limited circumstances it may only do so with the consent of the holder of a Performance Right where the adjustment will have a materially prejudicial effect on the holder).



Notice of Annual General Meeting Schedule 2

Schedule 2 – Summary of the vesting conditions of the Performance Rights that are the subject of Resolutions 3, 4 and 5

Vesting Conditions

• Vesting Condition 1 (applicable to 50% of the Performance Rights)

Up to 100% (of applicable 50% of performance rights) will vest subject to achievement of an absolute Total Shareholder Return (TSR) condition. TSR measures the growth in the price of shares together with the value of dividends over the performance period; starting 1 July 2024 and assuming all dividends are re-invested into new shares.

The value of shares at the start and end date will be calculated based on the one month VWAP up to and including the relevant date.

The proportion of Performance Rights that will vest based on the TSR conditions is detailed in the table below:

Performance Level	Compound Annual Growth Rate	% of LTI Vesting (applicable to 50% of the Performance Rights)
Below Threshold	<10%	0%
Threshold	10%	25%
Target	12%	50%
Above Target	>12% and <16%	Pro-rata
Stretch	≥16%	100%

• Vesting Condition 2 (applicable to 50% of the Performance Rights)

Cumulative 8% compound growth in Prime's Underlying EBITDA over a three year performance period; starting 1 July 2024.

Vesting Condition 3 (applicable to 100% of the Performance Rights)

In the case of Resolution 3, Mr Simon Madder remains an employee or contractor of Prime at the time of vesting, being 28 November 2027. In the case of Resolution 4, Mr Tim Bennett remains an employee or contractor of Prime at the time of vesting, being 28 November 2027. In the case of Resolution 5, Mr Matt Murphy remains an employee or contractor of Prime at the time of vesting, being 28 November 2027.





Need assistance?



Phone:

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



Online:

www.investorcentre.com/contact

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

MR SAM SAMPLE

PFG

Prime Financial Group Limited Annual General Meeting

The Prime Financial Group Limited Annual General Meeting will be held on Friday, 28 November 2025 at 9:00am (AEDT). You are encouraged to participate in the meeting using the following options:



MAKE YOUR VOTE COUNT

To lodge a proxy, access the Notice of Meeting and other meeting documentation visit www.investorvote.com.au and use the below information:



Control Number: 999999 SRN/HIN: I9999999999

PIN: 99999

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

For your proxy appointment to be effective it must be received by 9:00am (AEDT) on Wednesday, 26 November 2025.



ATTENDING THE MEETING VIRTUALLY

To view the live webcast and ask questions on the day of the meeting you will need to visit https://events.teams.microsoft.com/event/6cefc1e0-a2b7-48a8-afbf-6998e21f3240@05a8f692-e515-404d-9be6-183be7a2d025

To vote online during the meeting you will need to visit https://meetnow.global/MQN4RRG For instructions refer to the online user guide www.computershare.com.au/onlinevotingguide



ATTENDING THE MEETING IN PERSON

The meeting will be held at: Level 17, HWT Tower, 40 City Road, Southbank VIC 3006

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.



ABN 70 009 487 674

PFG

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

Need assistance?



Phone:

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



Online:

www.investorcentre.com/contact



YOUR VOTE IS IMPORTANT

For your proxy appointment to be effective it must be received by 9:00am (AEDT) on Wednesday, 26 November 2025.

Proxy Form

How to Vote on Items of Business

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

APPOINTMENT OF PROXY

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

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

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



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Proxy F	orm
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Please mark | X | to indicate your directions

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4	Approval of issue of Performance Rights to Mr Tir Bennett, Executive Director, and Managing Director Business Segment	m					_										
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of Meeting & Proxy communications electronically



By providing your email address, you consent to receive future Notice



Mobile Number

Email Address