

## PROXY APPOINTMENT FORM - STRATA SCHEMES MANAGEMENT ACT 2015

I/We, the owners of lot	in Strata Plan No
Appoint	, of
As my/our proxy for the	purposes of meetings of the owners corporation (including adjournments of meetings).
I/We appoint	, of
As my/our proxy for the	purposes of meetings of the owners corporation (including adjournments of meetings)
if	already holds the maximum number of proxies that may be accepted.
Period or number of meet	tings for which appointment of proxy has effect
*1 meeting / *	meetings / *1 month / * months / *12 months or 2 consecutive
*Tick or tick and complete wh (Note: The appointment cannot	nichever applies ot have effect for more than 12 months or 2 consecutive Annual General Meetings, whichever is the greater.)
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1. This form authorises	the proxy to vote on my/our behalf on all matters. <b>OR</b>
	the proxy to vote on my/our behalf on all matters. <b>OR</b> the proxy to vote on my/our behalf on the following matters only:
*2. This form authorises  (Specify the matters and any li *Delete paragraph 1 or 2, w  *3. If a vote is taken on	the proxy to vote on my/our behalf on the following matters only:  imitations on the manner in which you want the proxy to vote.)  hichever does not apply.  whether (the strata managing agent) should be appointed or remain in office or whether another
*2. This form authorises  (Specify the matters and any li *Delete paragraph 1 or 2, w  *3. If a vote is taken on	the proxy to vote on my/our behalf on the following matters only:  imitations on the manner in which you want the proxy to vote.)  hichever does not apply.
*2. This form authorises  (Specify the matters and any li *Delete paragraph 1 or 2, w  *3. If a vote is taken on managing agent is to	the proxy to vote on my/our behalf on the following matters only:  imitations on the manner in which you want the proxy to vote.)  hichever does not apply.  whether (the strata managing agent) should be appointed or remain in office or whether another
*2. This form authorises  (Specify the matters and any li *Delete paragraph 1 or 2, w  *3. If a vote is taken on managing agent is to  * Delete paragraph 3 if proxy  *4. I understand that, if	the proxy to vote on my/our behalf on the following matters only:  imitations on the manner in which you want the proxy to vote.)  hichever does not apply.  whether (the strata managing agent) should be appointed or remain in office or whether another o be appointed, I/we want the proxy to vote as follows:

- If a person holds more than the total number of proxies permissible, the person cannot vote
  using any additional proxies. The total number of proxies that may be held by a person (other
  than proxies held by the person as the co-owner of a lot) voting on a resolution are as follows:

   (a) if the strata scheme has 20 lots or less, one,
  - (b) if the strata scheme has more than 20 lots, a number that is equal to not more than 5% of the total number of lots.
- A physical person must be named on the proxy form. Do not nominate the Chairperson, Strata
  Manager or Jamesons as your proxy for the meeting. It is advisable that you nominate another
  person that can/is attending the meeting.
- 3. This form is ineffective unless it contains the date on which it was made and it is given to the secretary of the owners corporation at least 24 hours before the first meeting in relation to which it is to operate (in the case of a large strata scheme 100 lots or more) or at or before the first meeting in relation to which it is to operate (in any other case).
- This form will be revoked by a later proxy appointment form delivered to the secretary of the owners corporation in the manner described in the preceding paragraph.
- This form is current from the day on which it is signed until the end of the period (if any) specified on the form or the first anniversary of that day or at the end of the second annual general meeting held after that day (whichever occurs first).
- A provision of a contract for the sale of a lot in a strata scheme, or of any ancillary or related contract or arrangement, is void and unenforceable to the extent that it:

  (a) requires the purchaser of a lot, or any other person, to cast a vote at a meeting of the owners corporation at the direction of another person, or
  (b) requires the purchaser to give a proxy at the direction of another person for the purpose of voting at a meeting of the owners corporation (that is a person cannot rely on any such proxy to cast a vote as a proxy).