CATAPULT NOTICE OF ANNUAL GENERAL MEETING

THE AGM WILL BE A VIRTUAL-ONLY MEETING.
SHAREHOLDERS WILL NOT BE ABLE TO ATTEND A PHYSICAL MEETING VENUE.

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



HOW TO PARTICIPATE IN THE AGM

The 2023 Annual General Meeting of Catapult Group International Ltd ABN 53 164 301 197 (the **Company**) will be held at 10.00am (Melbourne time) on Tuesday, August 1, 2023, as a virtual-only meeting (the **AGM**). Shareholders will not be able to attend a physical meeting venue for the AGM.

Shareholders, proxies and guests may participate in the AGM via the Link Market Services online platform at meetings.linkgroup.com/CAT23 using a supported web browser on a computer, tablet or smartphone device (the Link Virtual Meeting Platform). The Link Virtual Meeting Platform also has a linked telephone facility which permits Shareholders, proxies and guests to listen to the AGM. Shareholders and proxies may also ask questions verbally using the linked telephone facility.

For further information on how to participate in, and vote at, the AGM, and details of the supported web browsers, please refer to the Virtual Meeting Online Platform Guide available from the AGM section of Catapult's website at: catapult.com/investor/agm. A physical copy of this document may be requested from our share registry, Link Market Services, on +61 1300 554 474 between 9.00am and 5.00pm (Melbourne time).

Online registration will open at 9.30am (Melbourne time) on Tuesday, August 1, 2023.

Shareholders / Proxies

Shareholders and proxies will need to use the following details when accessing the Link Virtual Meeting Platform:

Username	The SRN/HIN as shown on their Direct Voting / Proxy Form*		
Password	Australian Residents:	Postcode of the registered holding	
	Overseas Residents:	Country of residence	
Appointed proxy / attorneys / corporate representatives	rneys / corporate Services, on +61 1300 554 474 between 9.00am and 5.00pm (Melbourne		

If you have received more than one Direct Voting / Proxy Form for different shareholdings then you will need to log in separately for each holding using the corresponding SRN/HIN and postcode on the Direct Voting / Proxy Form in order to vote during the AGM.

Shareholders and proxies may vote and submit written questions through the Link Virtual Meeting Platform.

They may also listen to the AGM and ask questions verbally through the linked telephone facility on 1800 957 036 or +61 2 8016 6128 (outside Australia). Note that the telephone facility cannot be used for voting.

For more information on voting, proxies and how to ask questions, please refer to page 5 of the Explanatory Notes.

Guests

Guests will need to register through the Link Virtual Meeting Platform to join the AGM. Guests will be permitted to watch and listen to the webcast, but not vote or ask questions.

Guests may also listen to the AGM through the linked telephone facility on 1800 957 036 or +61 2 8016 6128 (outside Australia).



NOTICE OF ANNUAL GENERAL MEETING

Notice is hereby given that an Annual General Meeting of shareholders of Catapult Group International Ltd ABN 53 164 301 197 will be held at 10.00am (Melbourne time) on Tuesday, August 1, 2023, as a virtual-only meeting (the **AGM**). Shareholders will not be able to attend a physical meeting venue for the AGM. The virtual meeting technology to be used for the AGM is the Link Market Services online platform which may be accessed at meetings.linkgroup.com/CAT23 (the **Link Virtual Meeting Platform**).

Online registration will open at 9.30am (Melbourne time) on that day.

The Explanatory Notes to this Notice of Meeting provide additional information on matters to be considered at the AGM and form part of this Notice of Meeting.

Shareholders may also find out more information about the Company and the AGM by visiting the Investor section of Catapult's website at catapult.com/investor (the Investor website).

In this Notice of Meeting, the terms 'Catapult', the 'Company', the 'Group', 'our business', 'organization', 'we', 'us', 'our' and 'ourselves' refer to Catapult Group International Ltd ABN 53 164 301 197 and where applicable its subsidiaries, and the terms 'Share', 'Shareholder' and 'Rights' refer to such securities or holders of such securities in Catapult. All references to \$ or dollars in this Notice of Meeting are to US dollars unless otherwise stated.

ITEMS OF BUSINESS

Financial Statements and Reports

To receive and consider the Financial Report for the year ended March 31, 2023, together with the Directors' Report and Auditor's Report as set out in the Annual Report.

2. Re-election of Directors

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

- (a) **"THAT** Ms Michelle Guthrie, who retires by rotation in accordance with clause 23.10(b) of the Company's Constitution and, being eligible, offers herself for re-election, be re-elected as a Director of the Company."
- (b) **"THAT** Mr Shaun Holthouse, who retires by rotation in accordance with clause 23.10(b) of the Company's Constitution and, being eligible, offers himself for re-election, be re-elected as a Director of the Company."

Items 2(a) and (b) will be voted on as separate ordinary resolutions.

3. Remuneration Report

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

"THAT the Remuneration Report forming part of the Directors' Report for the year ended March 31, 2023, be adopted."

4. Ratification of Prior Issue of the First Sub-Tranche of the First Tranche of the Earn Out Shares to the SBG
Vendors

 ${\mathbb T}$ o consider and, if thought fit, to pass the following resolution as an ordinary resolution:

"THAT, for the purposes of ASX Listing Rule 7.4 and for all other purposes, Shareholders ratify the prior issue of the First Sub-Tranche of the First Tranche of the Earn Out Shares to each of the SBG Vendors (or their nominees) (being, in aggregate, 309,914 fully paid ordinary Shares) pursuant to the SBG Acquisition, and otherwise on the terms and conditions set out in the Explanatory Notes."



NOTICE OF ANNUAL GENERAL MEETING

Approval of Issue of the Second, Third, Fourth and Fifth Sub-Tranches of the First Tranche of the Earn Out
Shares to the SBG Vendors

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

"THAT, for the purposes of ASX Listing Rule 7.1 and for all other purposes, Shareholders approve the issue of the Second, Third, Fourth and Fifth Sub-Tranches of the First Tranche of the Earn Out Shares to each of the SBG Vendors (or their nominees) (being, in aggregate, 1,239,658 fully paid ordinary Shares) pursuant to the SBG Acquisition, and otherwise on the terms and conditions set out in the Explanatory Notes."

6. Ratification of Prior Issue of Securities under the Company's Employee Share Plan

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

"THAT, for the purposes of ASX Listing Rule 7.4 and for all other purposes, Shareholders ratify the prior issue of the Securities issued to participants of the Company's Employee Share Plan (being, in aggregate, 16,000,420 Securities), and the issue to the trustee of the Company's Employee Share Plan (on behalf of those participants) of ordinary shares to be provided to those participants on exercise or conversion of those Securities (including the issue to the trustee of 8,000,000 fully paid ordinary Shares on or about the date of this Notice), pursuant to the terms of that Employee Share Plan, and otherwise on the terms and conditions set out in the Explanatory Notes."

By order of the Board

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Jonathan Garland

Company Secretary

June 30, 2023



1. HOW TO VOTE

Shareholders can vote:

- ahead of the AGM:
 - online: by completing the online voting form at investorcentre.linkmarketservices.com.au; or
 - by any of the following means:

by mail: Catapult Group International Ltd, C/- Link Market Services Limited, Locked Bag A14, Sydney South NSW 1235;

in person: Parramatta Square, Level 22, Tower 6, 10 Darcy Street, Parramatta NSW 2150 or Level 12, 680 George Street, Sydney NSW 2000, during business hours Monday to Friday (9:00am - 5:00pm); or

by facsimile: +61 2 9287 0309; or

- on the day of the AGM:
 - by attending the AGM virtually and voting at meetings.linkgroup.com/CAT23;
- by appointing a proxy or attorney to attend the AGM virtually and voting on the Shareholder's behalf (see note 3 below); or
- in the case of a corporate Shareholder, by appointing a corporate representative to attend virtually and voting (see note 6 below).

For further information on how to participate in, and vote at, the AGM, please refer to the Virtual Meeting Online Platform Guide available from the AGM section of Catapult's website at: catapult.com/investor/agm. A physical copy of this document may be requested from our share registry, Link Market Services, on +61 1300 554 474 between 9.00am and 5.00pm (Melbourne time).

2. SHAREHOLDERS ELIGIBLE TO VOTE

The Board has determined that for the purposes of voting at the AGM, Shareholders will be taken to be those persons who are the registered holders of Shares as at 10.00am (Melbourne time) on Sunday, July 30, 2023.

3. APPOINTING PROXIES AND POWERS OF ATTORNEY

A Shareholder entitled to attend and vote at the AGM is entitled to appoint a proxy or attorney to attend and vote on behalf of that Shareholder. A proxy or attorney need not be a Shareholder and can be either an individual or a body corporate.

Where the Chairman of the AGM is appointed proxy, subject to any applicable voting restrictions, he will vote in accordance with the Shareholder's directions as specified on the Proxy Form or, in the absence of a direction, *in favor* of the resolutions contained in this Notice of Meeting.

A Shareholder that is entitled to cast two or more votes may appoint no more than two proxies or attorneys. Shareholders who wish to appoint two proxies must use and return two proxy forms, with the name of the relevant proxy, and the percentage of votes or number of Shares to be voted by that proxy, being stated on each Proxy Form. An additional proxy form may be obtained by telephoning the Company's Share Registry or Shareholders may copy their original AGM Proxy Form.

If a Shareholder appoints two proxies or attorneys and does not specify the percentage of voting rights that each proxy or attorney may exercise, the rights are deemed to be 50% each. Fractions of votes will be disregarded.

4. VOTING BY PROXIES

Shareholders should consider directing their proxy how to vote on each resolution by marking one of the "For", "Against", or "Abstain" boxes when completing their Proxy Form. In certain circumstances (see note 9 below), a proxy may be prohibited from voting undirected proxies.



Under the Corporations Act, if the appointment of a proxy specifies the way the proxy is to vote on a particular resolution:

- the proxy is not required to vote on a show of hands, but if the proxy does so, the proxy must vote as directed (subject to any applicable voting exclusions);
- if the proxy has two or more appointments that specify different ways to vote on the resolutions, the proxy must not vote on a show of hands;
- if the proxy is not the Chairman of the AGM, the proxy need not vote on a poll, but if the proxy does so, the proxy must vote as directed (subject to any applicable voting restrictions); and
- if the proxy is the Chairman of the AGM, the proxy must vote on a poll and must vote as directed.

In addition, there are some circumstances where the Chairman of the AGM will be taken to have been appointed as a Shareholder's proxy for the purposes of voting on a particular resolution even if the Shareholder has not expressly appointed the Chairman of the AGM as their proxy.

This will be the case where:

- the appointment of proxy specifies the way the proxy is to vote on a particular resolution; and
- the appointed proxy is not the Chairman of the AGM; and
 - a poll is called on the resolutions, and either of the following applies:
 - the proxy is not recorded as attending the AGM; or
 - the proxy attends the AGM but does not vote on the resolution.

5. LODGING A PROXY FORM

A personalized Proxy Form accompanies this Notice of Meeting. To be valid, a completed Proxy Form must be received at the Catapult Share Registry by one of the means outlined below by no later than 10.00am (Sydney time) on Sunday, July 30, 2023 (the **Proxy Deadline**):

- **by mail:** Catapult Group International Ltd, C/- Link Market Services Limited, Locked Bag A14, Sydney South NSW 1235;
- in person: Parramatta Square, Level 22, Tower 6, 10 Darcy Street, Parramatta NSW 2150 or Level 12, 680 George Street, Sydney NSW 2000, during business hours Monday to Friday (9:00am 5:00pm);
- by facsimile: +61 2 9287 0309; or
- online: at investorcentre.linkmarketservices.com.au.

If a Shareholder has appointed an attorney to attend and vote at the AGM, or if the proxy is signed by an attorney, the power of attorney (or a certified copy of the power of attorney) must be received by the Catapult Share Registry before the Proxy Deadline, unless this document has previously been lodged with the Catapult Share Registry for notation.

Powers of attorney may be delivered to the Catapult Share Registry by mail (Catapult Group International Ltd, C/-Link Market Services Limited, Locked Bag A14, Sydney South NSW 1235).

6. CORPORATE REPRESENTATIVES

In accordance with s 250D of the Corporations Act, any corporate Shareholder or proxy may appoint a person to act as its representative.

The representative must complete and submit a formal notice of Appointment of Corporate Representative signed by the corporation, and this must be received at vote@linkmarketservices.com.au prior to the AGM. A copy of that notice can be obtained from the Catapult Share Registry by calling +61 1300 554 474 between 9.00am and 5.00pm (Melbourne time) or at investorcentre.linkmarketservices.com.au.

A copy of the signed Appointment of Corporate Representative, or other evidence satisfactory to the Chairman of the AGM, must be produced prior to the AGM.



7. CONDUCT OF THE MEETING

The Chairman of the AGM intends to exercise his discretion to ensure that the AGM is conducted in an orderly manner and so that people feel safe and respected at all times. To assist with this, the Board requests that Shareholders be courteous and respectful to the AGM attendees and ask questions that are concise and relevant to the business of the AGM.

As this AGM is a virtual-only meeting, technical issues may arise. In the event there is a technical disruption to the AGM's proceedings, the AGM will adjourn and resume at 1.00pm on the same day of the AGM. The Chairman of the AGM may issue any instructions or directions to resolve the issue. If the adjourned AGM cannot resume at 1pm, an ASX announcement will be issued with further information.

8. HOW TO ASK QUESTIONS

Shareholders can ask questions:

- ahead of the AGM by no later than 5.00pm (Melbourne time) Tuesday, July 25, 2023:
 - online: by logging into the online proxy voting site at <u>investorcentre.linkmarketservices.com.au</u>, clicking the
 "Voting" tab, clicking "Ask a Question" under the "Actions" heading, and following the prompts to submit
 their question; or
 - by any of the following means:

by mail: Catapult Group International Ltd, C/- Link Market Services Limited, Locked Bag A14, Sydney South NSW 1235;

in person: Parramatta Square, Level 22, Tower 6, 10 Darcy Street, Parramatta NSW 2150 or Level 12, 680 George Street, Sydney NSW 2000, during business hours Monday to Friday (9:00am - 5:00pm); or

by facsimile: +61 2 9287 0309; or

- on the day of the AGM:
 - online: by submitting a written question through the Link Virtual Meeting Platform; or
 - by telephone: by telephoning 1800 957 036 or +61 2 8016 6128 (outside Australia), and asking a question verbally. For verification purposes, Shareholders will need to enter a unique PIN in order to ask questions. This PIN may be obtained by contacting our share registry, Link Market Services, on +61 1800 554 474 between 9.00am and 5.00pm (Melbourne time). Note that the telephone facility cannot be used for voting.

Further information on submitting a written question or asking a question verbally on the day of the AGM is set out in the Virtual Meeting Online Platform Guide (see note 1 above).

The Chairman of the AGM will allow a reasonable opportunity for Shareholders as a whole at the AGM to ask questions about, or make comments on, the management of the Company, audit matters, the remuneration report and other items of business before the AGM. The Company's Auditor will be present at the AGM to answer questions regarding the audit and the Auditor's Report.

9. VOTING RESTRICTIONS

Item 3 (Remuneration Report)

The Company will disregard any votes cast on Item 3:

- by or on behalf of a member of the key management personnel whose remuneration details are included in the Remuneration Report for the year ended March 31, 2023, or their closely related parties; and
- as a proxy by a member of the key management personnel as at the date of the AGM or their closely related parties,

unless the vote is cast as a proxy for a person entitled to vote on this resolution either in accordance with their directions on how to vote as set out in the proxy appointment; or by the Chairman of the AGM as a proxy for a person entitled to vote pursuant to an express authorization to vote undirected proxies as the Chairman sees fit even though the Item is connected directly or indirectly with the remuneration of key management personnel.



Item 4 (Ratification of Prior Issue of the First Sub-Tranche of the First Tranche of the Earn Out Shares to the SBG Vendors)

The Company will disregard any votes cast in favor of Item 4 by or on behalf of a person who participated in the issue or is a counterparty to the agreement being approved (namely the SBG Vendors) or their associates.

However, this does not apply to a vote cast in favor of Item 4 by:

- a proxy or attorney for a person entitled to vote on the resolution, in accordance with directions on the submitted voting instructions; or
- the Chairman of the AGM as proxy or attorney for a person entitled to vote on the resolution, in accordance with a direction given to the Chairman to vote on the resolution as the Chairman decides; or
- a holder acting solely in a nominee, trustee, custodial or other fiduciary capacity on behalf of a beneficiary provided that (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.

Item 5 (Approval of Issue of the Second, Third, Fourth and Fifth Sub-Tranches of the First Tranche of Earn Out Shares to the SBG Vendors)

The Company will disregard any votes cast in favor of Item 5 by or on behalf of a person who is a SBG Vendor and any other person who is expected to participate in, or who will obtain a material benefit as a result of, the proposed issue (except a benefit solely by reason of being a holder of ordinary securities in the Company), or any associates of that person or those persons.

However, this does not apply to a vote cast in favor of Item 5 by:

- a proxy or attorney for a person entitled to vote on the resolution, in accordance with directions on the submitted voting instructions; or
- the Chairman of the AGM as proxy or attorney for a person entitled to vote on the resolution, in accordance with a direction given to the Chairman to vote on the resolution as the Chairman decides; or
- a holder acting solely in a nominee, trustee, custodial or other fiduciary capacity on behalf of a beneficiary provided that (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.

Item 6 (Ratification of Prior Issue of Securities under the Company's Employee Share Plan)

The Company will disregard any votes cast in favor of Item 6 by a person who is eligible to participate in the Employee Share Plan (which, for the avoidance of doubt, includes the Directors of the Company), or any associates of those persons. However, the Company need not disregard a vote cast in favor of Item 6 by:

- a proxy or attorney for a person entitled to vote on the resolution, in accordance with directions on the submitted voting instructions; or
- the Chairman of the AGM as proxy or attorney for a person entitled to vote on the resolution, in accordance with a direction given to the Chairman to vote on the resolution as the Chairman decides; or
- a holder acting solely in a nominee, trustee, custodial or other fiduciary capacity on behalf of a beneficiary provided that (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.

Further, the Company will disregard any votes cast as a proxy by a member of the key management personnel as at the date of the AGM or their closely related parties, unless the vote is cast as a proxy for a person entitled to vote on this resolution either in accordance with their directions on how to vote as set out in the proxy appointment; or by the Chairman of the AGM as a proxy for a person entitled to vote pursuant to an express authorization to vote undirected proxies as the Chairman sees fit even though the Item is connected directly or indirectly with the remuneration of key management personnel.



ITEM 1 — FINANCIAL STATEMENTS AND REPORTS

The Corporations Act requires that the Financial Report and the reports of the Directors and Auditor be laid before the AGM. There is no requirement for Shareholders to vote on these reports.

Shareholders, as a whole, will be given a reasonable opportunity to raise questions and make comments on these reports and on the management of the Company at the AGM.

ITEM 2 - RE-ELECTION OF DIRECTORS

Clause 23.10(b) of the Company's Constitution provides that a Director (other than a Managing Director) may not hold office for more than three years or beyond the third Annual General Meeting following their appointment (whichever is longer) without submitting for re-election.

Each of Ms Michelle Guthrie and Mr Shaun Holthouse was last re-elected as a Director of the Company at the Company's Annual General Meeting held on November 17, 2020 and has served as a Director of the Company since that date. Accordingly, each of Ms Guthrie and Mr Holthouse shall retire and offers themself for re-election at the AGM.

Board recommendation

The Board (other than the Director who is subject of the relevant resolution) recommends Shareholders vote *in favor* of the re-election of each of Ms Guthrie and Mr Holthouse.

Profiles of Ms Guthrie and Mr Holthouse are as follows:

Ms Michelle Guthrie BA/Law (Hons)

Independent Non-Executive Director Appointed December 1, 2019 Chair of Nomination and Remuneration Committee

Member of Audit and Risk Committee

Over the last 25 years, Ms Michelle Guthrie has held senior management roles at leading media and technology companies in Australia, the UK and Asia, including BSkyB, Star TV and Google. She has extensive experience and expertise in media management, and content development, with deep knowledge of traditional broadcasting, the digital media landscape and the transformation necessary to embrace the digital consumer.

From 2003 to 2007, Michelle was based in Hong Kong as Chief Executive Officer of STAR TV, responsible for pay TV platforms and content development in India, China, Indonesia and across Asia. She then spent several years as an equity adviser and investor for Providence Equity covering Asia Pacific from Hong Kong, before moving to Singapore for a senior role at Google Asia Pacific.

h her role at Google as Managing Director for Agencies, Michelle developed business partnerships with key global advertising agencies.

From 2016 to 2018, Michelle was the Managing Director of the Australian Broadcasting Corporation where she led the transformation of the organization, increasing the efficiency and effectiveness of work across the ABC as well as investing in investigative journalism, regional journalism and innovative Australian content.

Michelle holds a Bachelor of Arts and Law (Honours) from the University of Sydney, and is a director of StarHub Ltd, BNK Banking Corporation Limited, and chair of Mighty Kingdom Ltd.



MR SHAUN HOLTHOUSE

B.E. (Hon), Mechanical Engineering, GAICD

Founder, Non-Executive Director (previously Chief Executive Officer (CEO) until April 30, 2017)

Mr Shaun Holthouse co-founded Catapult in 2006 and served as CEO up until April 30, 2017. During that time, he played a central role in developing Catapult's wearable technology and is the author of many of its patents.

Under his leadership Catapult launched and expanded sales into more than 15 countries – including establishing subsidiaries in the US and UK and becoming the dominant elite wearable company globally.

Shaun was responsible for raising early capital, listing on the ASX, acquiring GPSports, XOS and Kodaplay (Playertek) and developing Catapult's strategy to grow from a wearable only company to building out the technology stack for elite sport and leveraging this into consumer team sports.

Prior to Catapult, Shaun had extensive experience in new technology transitioning into commercial products, including biotechnology, MEMS, fuel cells, and scientific instrumentation.

Shaun holds a Bachelor of Engineering (Hons) from the University of Melbourne and is a graduate member of the Australian Institute of Company Directors. He is the author of numerous patents and patent applications in athlete tracking, analytics and other technologies. He also works as a professional Director as well as providing advisory services for technology start-ups.

ITEM 3 — REMUNERATION REPORT

Section 250R of the Corporations Act requires a listed company to put a resolution to shareholders to adopt its Remuneration Report for the relevant financial year.

The Remuneration Report includes information on:

- the remuneration policy adopted by the Board;
- the relationship between that policy and the Company's performance;
- the remuneration details of each Director and KMP; and
- the performance conditions that must be met prior to an executive deriving any value from the 'at risk' components of their remuneration.

The Remuneration Report is included in the Company's 2023 Annual Report, which is available on the Investor website.

At the AGM, the Chairman will give Shareholders, as a whole, a reasonable opportunity to ask questions about or comment on the Remuneration Report.

The Shareholder vote on this resolution is advisory only and will not bind the Directors or the Company. The vote will, however, be taken into consideration in determining future remuneration policy for Directors and Executives.

Board recommendation

The Board recommends that Shareholders vote *in favor* of this resolution. The Board encourages Shareholders to apply the same level of diligence to voting on this resolution as for the binding resolutions. As noted in the Proxy Form, the Chairman of the AGM intends to cast all undirected proxies *in favor* of this resolution.



ITEM 4 — RATIFICATION OF PRIOR ISSUE OF THE FIRST SUB-TRANCHE OF THE FIRST TRANCHE OF EARN OUT SHARES TO THE SBG VENDORS

Background

On July 1, 2021, Catapult completed the strategic acquisition (the **Acquisition**) of leading sports software video solutions provider, SBG Sports Software Limited (**SBG**). Pursuant to the share purchase agreement for the Acquisition (the **SPA**), Catapult acquired 100% of the issued share capital in SBG from the SBG vendors (the **SBG Vendors**) for a total price of \$40-45 million, comprising \$20 million in cash, \$20 million in deferred Catapult shares (the **Deferred Shares**) and up to \$5 million in Catapult shares which is subject to the achievement of agreed key performance indicators (the **Earn Out Shares**).

London-based SBG was founded in 2008 in collaboration with Mercedes F1 with the purpose of developing products that could capture large quantities of live data and video. SBG then transformed its learnings from F1 into leading global solutions for soccer and rugby, generating data visualizations that extract key information from multiple sources in real-time, with analytics and insights that assist coaches in rapidly breaking down factors driving team performance.

The Acquisition advanced Catapult's development of contextualizing performance data, significantly expanded Catapult's video offering (including feature sets, data capabilities, analytics and user experiences), thereby accelerating opportunities to cross-sell and scale, expanded Catapult's total addressable market opportunities in motorsports, soccer and rugby, and instantly placed Catapult in an industry-leading position for motorsports.

The Acquisition (alongside other investments to scale growth) was funded through a \$35 million underwritten institutional placement (the **Placement**) and an \$8.5 million non-underwritten share purchase plan (the **SPP**). In addition to the Placement, two Directors of Catapult subscribed for \$1.35 million of shares, on the same terms as participants under the Placement.

Further information on the Placement, SPP and Acquisition is set out in the Company's announcements of June 23, 2021, June 24, 2021, and July 20, 2021.

Deferred Shares

The aggregate number of Deferred Shares owed to the SBG Vendors is 12,133,120. The Deferred Shares are split into five tranches and subject to voluntary escrow for a period of 12 months from the date of issuance as follows:

Tranche	Date required to be issued under the SPA	Shares issued	Date released from voluntary escrow
1	Jul 1, 2022	2,426,624	Jul 3, 2023
2	Oct 3, 2022	2,426,624	Oct 3, 2023
3	Jan 3, 2023	2,426,624	Jan 3, 2024
4	Apr 3, 2023	2,426,624	Apr 3, 2024
5	Jul 3, 2023	2,426,624	Jul 3, 2024

The First Tranche of the Deferred Shares was issued on July 1, 2022 and was ratified by Shareholders at the Company's 2022 AGM.

The Second, Third, Fourth and Fifth Tranches of the Deferred Shares were issued on October 3, 2022, following approval by Shareholders at the Company's 2022 AGM. It will be noted that the October 3, 2022 issue date for these Tranches was in advance of the required issue dates shown in the table above. This was necessary to comply with ASX Listing Rule 7.3.4, which requires securities subject to shareholder approval under ASX Listing Rule 7.1 to be issued no later than 3 months after the meeting approving the issue.



As noted in Catapult's SBG Acquisition presentation dated June 23, 2021, the Company sought a waiver from the ASX to permit the Company to issue shares to the SBG Vendors more than 3 months after the date of the Catapult general meeting that approved the issue of shares. Such a waiver would have enabled Shareholders to approve the issue of all of the Deferred Shares and Earn Out Shares at the Company's 2021 AGM. However, as the ASX did not agree to grant such a waiver, the Company adopted a solution that both meets ASX's requirements and maintains the necessary commercial parameters of the Acquisition. Accordingly, all the Second, Third, Fourth and Fifth Deferred Shares Tranches were issued within 3 months of the date of the 2022 AGM. However, those Deferred Shares were subject to a voluntary escrow immediately from their date of issue until the dates shown in the previous table.

Earn Out Shares

As part of the SPA, a contingent consideration component was agreed. Up to \$5 million of Earn Out Shares will be issued, subject to the achievement of key performance indicators which are aligned to the performance metrics used for the Executive team's annual STI award.

The \$5 million contingent consideration is split into two \$2.5 million tranches of Earn Out Shares.

Each tranche is calculated by multiplying \$2.5 million by a weighting percentage (as determined by the Catapult Board), which applies to the allocation of STIPs to the CEO of Catapult in respect of the FY23 and FY24 financial years (respectively) but removing any STIP metrics that apply only to the CEO and not to any other Catapult employee.

Each of the two tranches of Earn Out Shares is required to be issued in five equal sub-tranches evenly spaced over a year. The aggregate number of the First Tranche of Earn Out Shares owed to the SBG Vendors is 1,549,572. No further conditions or milestones are required to be satisfied in order for all of the First Tranche of Earn Out Shares to be issued to the SBG Vendors. This First Tranche of Earn Out Shares is split into five sub-tranches and subject to voluntary escrow for a period of 12 months from the date of issuance as follows:

	Sub-Tranche	Date issued / required to be issued under the SPA	Shares issued / to be issued	Date released from voluntary escrow
15	1	Jul 3, 2023	309,914	Jul 3, 2024
	2	Oct 3, 2023	309,914	Oct 3, 2024
	3	Jan 3, 2024	309,914	Jan 3, 2025
	4	Apr 3, 2024	309,914	Apr 3, 2025
	5	Jul 3, 2024	309,916	Jul 3, 2025

As a consequence of the requirements of ASX Listing Rule 7.3.4, and the ASX not agreeing to grant the waiver of that ASX Listing Rule, Catapult is seeking Shareholder approval for the issue of the First Tranche of the Earn Out Shares at this AGM in the same manner as it did for the Deferred Shares.

Accordingly, the First Sub-Tranche of the First Tranche of Earn Out Shares, which was issued on July 3, 2023, is the subject of the resolution in this Item 4.

The Second, Third, Fourth and Fifth Sub-Tranches of the First Tranche of Earn Out Shares, which remain to be issued, are the subject of the resolution in Item 5. Catapult will issue these Sub-Tranches on or before October 3, 2023, which is in advance of the required issue dates shown in the table above (as was the case for the Deferred Shares).

The First Tranche Earn Out Shares are, immediately from their date of issue, subject to voluntary escrow, with the escrow period expiring on the first anniversary of the required issue date. As noted above, this structure has been adopted to both meet ASX's requirements and maintains the necessary commercial parameters of the Acquisition.



Catapult also expects to adopt the same approach with the Second Tranche Earn Out Shares and seek similar approvals from Shareholders at its 2024 AGM. The number of Second Tranche Earn Out Shares is expected to be calculated in June 2024.

ASX Listing Rule 7.1

In this Item 4, the Company seeks Shareholder approval to ratify the prior issue of the First Sub-Tranche of the First Tranche of Earn Out Shares (the **Ratification Earn Out Shares**).

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

The Ratification Earn Out Shares were issued without prior Shareholder approval and the issue does not fall within any of the exceptions to Listing Rule 7.1. As such, that issue effectively uses up part of the 15% limit in Listing Rule 7.1, reducing the Company's capacity to issue additional equity securities without Shareholder approval under Listing Rule 7.1 for the 12-month period following the date of issue of the Ratification Earn Out Shares.

ASX Listing Rule 7.4

ASX Listing Rule 7.4 allows 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 additional equity securities without shareholder approval under Listing Rule 7.1.

The Company wishes to retain its usual flexibility to issue additional equity securities into the future without having to obtain Shareholder approval for such issues under Listing Rule 7.1. To this end, this resolution seeks Shareholder approval to subsequently approve the issue of the Ratification Earn Out Shares for the purposes of Listing Rule 7.4.

If this resolution is passed, the issue of the Ratification Earn Out Shares will be **excluded** in calculating the Company's 15% capacity to issue equity securities under Listing Rule 7.1 without Shareholder approval over the 12-month period following the date of issue of the Ratification Earn Out Shares.

If this resolution is not passed, the issue of the Ratification Earn Out Shares will be **included** in calculating the Company's 15% capacity to issue equity securities under Listing Rule 7.1 without Shareholder approval over the 12-month period following the date of issue of the Ratification Earn Out Shares.

Information required by ASX Listing Rule 7.5

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

- (a) The Ratification Earn Out Shares were issued to the SBG Vendors in accordance with the terms of the SPA as announced on June 23, 2021.
- (b) The Ratification Earn Out Shares comprised 309,914 fully paid ordinary Shares in the Company.
- (c) The Ratification Earn Out Shares were fully paid on issue and rank equally in all aspects with all existing fully paid ordinary Shares. As noted above, the Ratification Earn Out Shares are subject to voluntary escrow until July 3, 2024.
- (d) The Ratification Earn Out Shares were issued on July 3, 2023.
- (e) The Ratification Earn Out Shares were issued pursuant to the SPA and form part of the consideration given by Catapult to the SBG Vendors to acquire SBG.
- (f) No funds were raised from the issue of the Ratification Earn Out Shares, as they were issued by Catapult as part of the consideration for the acquisition of SBG.
- (g) A summary of the material terms of the SPA under which the Ratification Earn Out Shares were issued is set out in this section (g). The SPA was not subject to any conditions precedent. The only completion condition imposed on Catapult was the announcement by it of a proposed equity issuance by it to institutional investors



to raise gross proceeds of at least \$20 million (the **Equity Raise**), closing of the Equity Raise having occurred, and Catapult having received gross proceeds from the Equity Raise in an amount equal to not less than \$20 million.

Various warranties were given by the SBG Vendors in favor of Catapult under the SPA, and a small number of warranties were given in return. The SBG Vendor warranties concern a range of matters such as corporate capacity, the business and assets, financial matters, IP and IT, pensions, and taxation. The SBG Vendors disclosed certain matters against those warranties.

There are various limitations on claims that Catapult may make against the SBG Vendors. The key limitations are a maximum aggregate liability of 100% of the consideration for a breach by any SBG Vendor of a fundamental warranty; and 50% of the paid consideration for a breach by a primary SBG Vendor in respect of any business warranties. There are also various limitations in relation to the minimum amount of a claim under which the Company is not entitled to recovery (such as \$10,000 for a business warranty breach), and an aggregate value required prior to bringing a claim (being \$50,000 for a business warranty breach).

The primary SBG Vendors agreed to a restraint for a period of 2 years following Completion (which occurred on July 1, 2021), under which they could not compete with the SBG business, as provided for in the SPA. Further, they were also prohibited from approaching employees, customers and suppliers of the business in certain circumstances. Each of these restrictions is relatively common for transactions of this nature.

If Catapult shareholder approval is not received for the issue of the Ratification Earn Out Shares, then damages may be payable by Catapult to the SBG Vendors. Further information on the Acquisition and the terms of the SPA is set out in the Company's announcements of June 23, 2021.

Directors' recommendation

The Board recommends that Shareholders vote *in favor* of this resolution.

ITEM 5 — APPROVAL OF ISSUE OF THE SECOND, THIRD, FOURTH AND FIFTH SUB-TRANCHES OF THE FIRST TRANCHE OF EARN OUT SHARES TO THE SBG VENDORS

Background

In this Item 5, the Company seeks Shareholder approval to issue the Second, Third, Fourth and Fifth Sub-Tranches of the First Tranche of Earn Out Shares pursuant to Listing Rule 7.1 (the **New Earn Out Shares**). The background to this Item is set out in the 'Background' section of Item 4 above.

Listing Rule 7.1

A summary of Listing Rule 7.1 is set out in the 'Listing Rule 7.1' section of Item 4 above. Exception 17 to Listing Rule 7.2 provides that an agreement entered into by a company to issue securities that is conditional on shareholder approval under Listing Rule 7.1, does not reduce that company's 15% equity capacity. If a company relies on that exception, then it must not issue the securities without shareholder approval.

The SPA provides that the issue of the New Earn Out Shares is conditional on Shareholder approval. Accordingly, Catapult's entry into the SPA did not reduce the Company's capacity to issue additional equity securities. In order to issue the New Earn Out Shares, Catapult is required to seek shareholder approval under Listing Rule 7.1 prior to their issue. There are no further exceptions to Listing Rule 7.1 which apply.

Accordingly, this Item 5 seeks Shareholder approval to approve the issue of the New Earn Out Shares for the purposes of Listing Rule 7.1.

If this resolution is passed, the Company will be able to proceed with the issue of the New Earn Out Shares. Further, the issue of the New Earn Out Shares will be excluded in calculating the Company's 15% capacity to issue equity securities under Listing Rule 7.1 without Shareholder approval over the 12-month period following the date of issue of the New Earn Out Shares.



If this resolution is not passed, the Company will not be able to proceed with the issue of the New Earn Out Shares. In these circumstances, the Company would be required to renegotiate the SPA with the SBG Vendors. In the absence of such agreement, damages may be payable by Catapult to the SBG Vendors.

Information required by ASX Listing Rule 7.3

The following information is provided to Shareholders for the purposes of ASX Listing Rule 7.3:

- (a) The New Earn Out Shares will be issued to the SBG Vendors in accordance with the terms of the SPA, as announced on July 23, 2021.
- b) The New Earn Out Shares will comprise 1,239,658 fully paid ordinary Shares in the Company.
- The New Earn Out Shares will be fully paid on issue and rank equally in all aspects with all existing fully paid ordinary Shares. As noted above, the New Earn Out Shares will be subject to voluntary escrow for the periods noted in the table in the 'Earn Out Shares' section of Item 4 above.
- (d) The New Earn Out Shares are expected to be issued on or about October 3, 2023, and in any event, will be issued no later than 3 months after the date of the AGM (or such later date to the extent permitted by any ASX waiver or modification of the ASX Listing Rules), and it is intended that the issue of all the New Earn Out Shares will occur on the same date.
- (e) The New Earn Out Shares will be issued pursuant to the SPA and form part of the consideration given by Catapult to the SBG Vendors to acquire SBG.
- (f) No funds will be raised from the issue of the New Earn Out Shares, as they will be issued by Catapult as part of the consideration for the acquisition of SBG.
- (g) A summary of the material terms of the SPA is set out in the 'Background' and 'Information required by ASX Listing Rule 7.5' (paragraph (g)) sections of Item 4 above.
- (h) The New Earn Out Shares are not being issued under, or to fund, a reverse takeover.

Directors' recommendation

The Board recommends Shareholders vote *in favor* of this resolution.

ITEM 6 — RATIFICATION OF PRIOR ISSUE OF SECURITIES UNDER THE COMPANY'S EMPLOYEE SHARE PLAN

Background

ASX Listing Rule 7.1 requires that a company obtain shareholder approval prior to the issue of securities representing more than 15% of the issued capital of the company. ASX Listing Rule 7.2 sets out a number of exceptions to Listing Rule 7.1, one of which (exception 13) is an issue of securities under an employee incentive scheme if, within three years before the date of issue, the shareholders of the company approved the issue of securities under the scheme. Exception 13 requires the company to state in the notice of meeting a maximum number of securities which may be issued under the employee incentive scheme over those 3 years in reliance on that exception. Any additional employee incentive scheme securities issued over that maximum number do not have the benefit of that exception. Such excess securities will then reduce that company's 15% equity capacity unless another exception applies under ASX Listing Rule 7.2, or where shareholders subsequently ratify that issue of securities in accordance with ASX Listing Rule 7.4.

Catapult received ASX Listing Rule 7.2 (exception 13) approval from Shareholders at the Company's 2020 AGM to issue Securities under the Company's Employee Share Plan (the **ESP**) over the 3-year period from November 17, 2020 to November 17, 2023, and up to a maximum of 9.5 million Securities (which could be exercised or converted into 9.5 million ordinary Shares) (the **ESP Exception Approval**).

Since the Company's 2020 AGM, Catapult has implemented an employee remuneration structure that seeks to strongly foster equity ownership by all team members. This has the associated benefit of preserving cash for the Company. The size of the issue of staff equity under the ESP has risen as a result. Furthermore, the price of



Catapult's shares on ASX has come under pressure since that time, and as a consequence, further shares are needed to be issued to remain close to the same *value* of planned equity incentives to employees.

As a consequence of these factors, Catapult:

- has, after the date of Catapult's 2022 AGM but before the date of this Notice, issued 8,313,999 Securities under the Company's ESP, excluding issues pursuant to the Director Salary Sacrifice Offers, which were separately approved by Shareholders at the Company's 2021 and 2022 AGMs. Of these Securities, 4,413,579 Securities were issued in reliance on the ESP Exception Approval. The balance of 3,900,420 Securities, which are transformation incentive plan options (the **TIP Options**), were issued in reliance on the Company's available 15% placement capacity under ASX Listing Rule 7.1; and
- shall, in July 2023 (being after the date of this Notice but prior to the date of the 2023 AGM) issue 12,100,000 Securities under the Company's ESP (the **FY24 Incentives**) in reliance on the Company's available 15% placement capacity under ASX Listing Rule 7.1. The FY24 Incentives comprise:
 - the issue to the trustee of the Company's ESP, Solium Nominees (Australia) Pty Ltd (the ESP Trustee), of 8,000,000 fully paid ordinary Shares to satisfy the Company's obligations to provide ordinary shares to participants under the Company's ESP; and
- the grant to ESP participants of 4,100,000 Securities (being the balance of the FY24 Incentives) relating to short and long-term incentives in the FY24 service year.

Catapult therefore seeks ratification for the issue of 16,000,420 Securities (being the sum of the 3,900,420 TIP Options and the 12,100,000 FY24 Incentives, the **Ratification Securities**) in this Item 6 for the purposes of ASX Listing Rule 7.4.

Catapult confirms that no additional Securities may be issued under the ESP Exception Approval.

ASX Listing Rule 7.4

A summary of Listing Rule 7.4 is set out in the 'Listing Rule 7.4' section of Item 4 above.

The Company wishes to retain its usual flexibility to issue additional equity securities into the future without having to obtain Shareholder approval for such issues under Listing Rule 7.1. To this end, this resolution seeks Shareholder approval to subsequently approve the issue of the Securities for the purposes of Listing Rule 7.4.

If this resolution is passed, the issue of the Ratification Securities will be **excluded** in calculating the Company's 15% capacity to issue equity securities under Listing Rule 7.1 without Shareholder approval over the 12-month period following the date of issue of the Ratification Securities.

If this resolution is not passed, the issue of the Ratification Securities will be **included** in calculating the Company's 15% capacity to issue equity securities under Listing Rule 7.1 without Shareholder approval over the 12-month period following the date of issue of the Ratification Securities. This means that Catapult would not have the usual flexibility to issue equity under the 15% cap in ASX Listing Rule 7.1.

Management strongly believes that employees should be 'owners' of the business. A culture of ownership aligns employee success with business success. If Catapult cannot adequately compensate its employees through the issue of equity then its ability to attract, motivate and retain talent, as well as its ability to maintain a flexible capital structure, may suffer.

Information required by ASX Listing Rule 7.5

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

- (a) The Ratification Securities were issued to approximately 335 ESP-eligible Catapult employee participants. No Ratification Securities were issued to Directors of the Company.
- (b) The total number of Ratification Securities issued was 16,000,420, comprising the 3,900,420 TIP Options and 12,100,000 FY24 Incentives. Of the FY24 Incentives, 9,050,880 Securities relate to short-term incentives in the FY24 service year (the **FY24 STIs**), and 3,049,120 Securities relate to long-term incentives in the FY24 service year (the **FY24 LTIs**).



The number of STI rights and LTI rights granted to an eligible Catapult employee will vary each year at Catapult's discretion. Considerations include that person's previous year's performance, job level, agreed incentive opportunities, overall remuneration package, the Company's performance, prevailing share price and an assumed annual share price growth.

Each STI right and LTI right will vest at a set date. Once vested, each such right may be exercised and exchanged for one fully paid ordinary share in Catapult. No further performance conditions need to be met for such rights to vest as the number granted is based on the employee's recent performance. The TIP Options are subject to performance conditions for vesting.

Some Catapult employees are eligible for both STI rights and LTI rights, while others will only be eligible for STI rights.

The vesting dates for the rights are, for the TIP Options, FY24 STIs, and FY24 LTIs, respectively, May 31, 2024, June 30, 2024, and June 30, 2026.

- (d) The issue date for the TIP Options was May 31, 2023. The issue of the FY24 Incentives in the form of fully paid ordinary Shares occurred on or about June 30, 2023. The issue of the remaining FY24 Incentives occurred in July 2023.
- (e) The Securities were issued for nil consideration, as they were granted as incentives for the benefit of eligible ESP participants under the Company's ESP. The TIP Options have an exercise price of A\$0.97.
- (f) No funds were raised from the issue of the Securities.
- (g) The Securities were issued under the Company's ESP which is available on the Investor website.

Important information

It is important that Shareholders understand the following:

- if the number of FY24 Incentives granted under Catapult's ESP, is greater than 12,100,000, then the extra number of Securities will reduce the Company's 15% equity capacity unless another exception applies under ASX Listing Rule 7.2, or where shareholders subsequently ratify that issue of securities in accordance with ASX Listing Rule 7.4; and
- Catapult intends to seek Shareholder approval at the Company's 2024 AGM for the proposed FY25 issue in June/July 2024 of STI rights and LTI rights.

Directors' recommendation

Noting that the issue of any securities to Directors under the ESP will require a separate shareholders approval under ASX Listing Rule 10.14 and that each Director who may participate in the ESP is excluded from voting their Shares in favor of this resolution (as set out in voting restrictions in the Explanatory Notes), the Board recommends that shareholders vote *in favor* of this resolution.

As noted in the Proxy Form, the Chairman of the AGM intends to cast all undirected proxies *in favor* of this resolution.

CATAPULT

ABN 53 164 301 197

LODGE YOUR VOTE

ONLINE

https://investorcentre.linkgroup.com

 \bowtie

BY MAIL

Catapult Group International Ltd C/- Link Market Services Limited Locked Bag A14 Sydney South NSW 1235 Australia



BY FAX

+61 2 9287 0309



BY HAND

Link Market Services Limited Parramatta Square, Level 22, Tower 6, 10 Darcy Street, Parramatta NSW 2150



ALL ENQUIRIES TO



X9999999999

PROXY FORM

I/We being a member(s) of Catapult Group International Ltd ABN 53 164 301 197 (the Company) and entitled to attend and vote hereby appoint:

APPOINT A PROXY

the Chairman of the Meeting (mark box)

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

or failing the person or body corporate named, or if no person or body corporate is named, the Chairman of the Meeting, as my/our proxy to act on my/our behalf (including to vote in accordance with the following directions or, if no directions have been given and to the extent permitted by the law, as the proxy sees fit) at the Annual General Meeting of the Company to be held at 10:00am (Melbourne time) on Tuesday, August 1, 2023 as a virtual-only meeting (the Meeting) and at any postponement or adjournment of the Meeting.

Authorization for Items connected with remuneration: If the Chairman of the Meeting is my/our proxy, either by appointment or default, and I/we have not directed my/our proxy how to vote in respect of Items 3 or 6, I/we expressly authorize the Chairman of the Meeting to exercise my/our proxy in respect of these Items even though Items 3 and 6 are connected with the remuneration of a member of the Company's key management personnel (**KMP**).

Undirected Proxies: The Chairman of the Meeting will vote all undirected proxies in favour of all Items of business (including Items 3 and 6, which are connected with KMP remuneration). If you wish to appoint the Chairman of the Meeting as your proxy with a direction to vote against, or to abstain from voting on, an Item you must provide a direction by marking the 'Against' or 'Abstain' box opposite that Item.

VOTING DIRECTIONS

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

Resolutions For Against Abstain* For Against Abstain*

2a Re-election of Directors
Ms Michelle Guthrie

5 Approval of Issue of the Second, Third,
Fourth and Fifth Sub-Tranches of the
First Tranche of the Earn Out Shares to

2b Re-election of Directors - the SBG Vendors
Mr Shaun Holthouse

Remuneration Report

6 Ratification of Prior Issue of Securities under the Company's Employee Share Plan

Ratification of Prior Issue of the First
Sub-Tranche of the First Tranche of the

Earn Out Shares to the SBG Vendors

* If you mark the Abstain box for a particular Item, you are directing your proxy not to vote on your behalf on a show of hands or on a poll and your votes will not be counted in computing the required majority on a poll.

SIGNATURE OF SHAREHOLDERS – THIS MUST BE COMPLETED

Shareholder 1 (Individual) Joint Shareholder 2 (Individual) Joint Shareholder 3 (Individual)

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

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

HOW TO COMPLETE THIS SHAREHOLDER PROXY FORM

YOUR NAME AND ADDRESS

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

APPOINTMENT OF PROXY

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

DEFAULT TO CHAIRMAN OF THE MEETING

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

VOTES ON ITEMS OF BUSINESS – PROXY APPOINTMENT

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

APPOINTMENT OF A SECOND PROXY

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

To appoint a second proxy you must:

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

SIGNING INSTRUCTIONS

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

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

Joint Holding: where the holding is in more than one name, all shareholders must sign.

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

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

CORPORATE REPRESENTATIVES

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

LODGEMENT OF A PROXY FORM

This Proxy Form (and any Power of Attorney under which it is signed) must be received at an address given below by 10:00am (Sydney time) Sunday, July 30, 2023, being not later than 48 hours before the commencement of the Meeting. Any Proxy Form received after that time will not be valid for the scheduled Meeting.

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



ONLINE

https://investorcentre.linkgroup.com

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



BY MOBILE DEVICE

Our voting website is designed specifically for voting online. You can now lodge your proxy by scanning the QR code adjacent or enter the voting link https://investorcentre.linkgroup.com into your mobile device. Log in using the Holder Identifier and postcode for your shareholding.



To scan the code you will need a QR code reader application which can be downloaded for free on your mobile device.



BY MAIL

Catapult Group International Ltd C/- Link Market Services Limited Locked Bag A14 Sydney South NSW 1235 Australia



BY FAX

+61 2 9287 0309



BY HAND

delivering it to Link Market Services Limited*
Parramatta Square
Level 22, Tower 6
10 Darcy Street
Parramatta NSW 2150

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



Virtual Meeting Online Guide

Before you begin

Ensure your browser is compatible. Check your current browser by going to the website: **whatismybrowser.com**

Supported browsers are:

- Chrome Version 44 & 45 and after
- Firefox 40.0.2 and after
- Safari OS X v10.9 & OS X v10.10 and after
- Internet Explorer 11 and up
- Microsoft Edge 92.0 and after

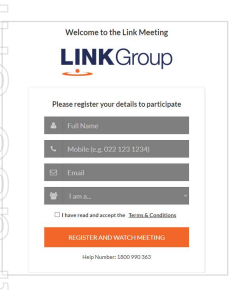
To attend and vote you must have your securityholder number and postcode.

Appointed Proxy: Your proxy number will be provided by Link before the meeting.

Please make sure you have this information before proceeding.

Corporate Markets

Virtual Meeting Online Guide



Step 1

Open your web browser and go to https://meetings.linkgroup.com/CAT23

Step 2

Log in to the portal using your full name, mobile number, email address, and participant type.

Please read and accept the terms and conditions before clicking on the blue 'Register and Watch Meeting' button.

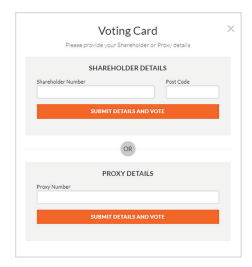
- On the left a live webcast of the Meeting starts automatically once the meeting has commenced. If the webcast does not start automatically please press the play button and ensure the audio on your computer or device is turned on.
- On the right the presentation slides that will be addressed during the Meeting
- At the bottom buttons for 'Get a Voting Card', 'Ask a Question' and a list of company documents to download

Note: If you close your browser, your session will expire and you will need to re-register. If using the same email address, you can request a link to be emailed to you to log back in.

1. Get a Voting Card

To register to vote – click on the 'Get a Voting Card' button.

This will bring up a box which looks like this.

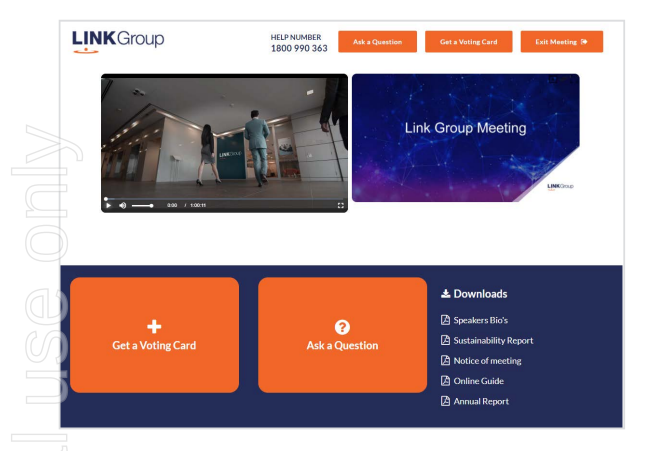


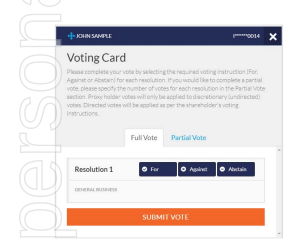
If you are an individual or joint securityholder you will need to register and provide validation by entering your securityholder number and postcode.

If you are an appointed Proxy, please enter the Proxy Number issued by Link in the PROXY DETAILS section. Then click the **'SUBMIT DETAILS AND VOTE'** button.

Once you have registered, your voting card will appear with all of the resolutions to be voted on by securityholders at the Meeting (as set out in the Notice of Meeting). You may need to use the scroll bar on the right hand side of the voting card to view all resolutions.

Securityholders and proxies can either submit a Full Vote or Partial Vote.





Full Votes

To submit a full vote on a resolution ensure you are in the 'Full Vote' tab. Place your vote by clicking on the 'For', 'Against', or 'Abstain' voting buttons.

Partial Votes

To submit a partial vote on a resolution ensure you are in the 'Partial Vote' tab. You can enter the number of votes (for any or all) resolution/s. The total amount of votes that you are entitled to vote for will be listed under each resolution. When you enter the number of votes it will automatically tally how many votes you have left.

Note: If you are submitting a partial vote and do not use all of your entitled votes, the un-voted portion will be submitted as No Instruction and therefore will not be counted.

Once you have finished voting on the resolutions scroll down to the bottom of the box and click on the **'Submit Vote'** or **'Submit Partial Vote'** button.

Note: You can close your voting card without submitting your vote at any time while voting remains open. Any votes you have already made will be saved for the next time you open up the voting card. The voting card will appear on the bottom left corner of the webpage. The message **'Not yet submitted'** will appear at the bottom of the page.

You can edit your voting card at any point while voting is open by clicking on 'Edit Card'. This will reopen the voting card with any previous votes made.

At the conclusion of the Meeting a red bar with a countdown timer will appear at the top of the Webcast and Slide windows advising the remaining voting time. Please make any changes and submit your voting cards.

Once voting has been closed all submitted voting cards cannot be changed.

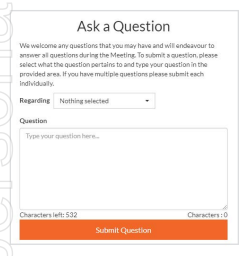
Virtual Meeting Online Guide

2. How to ask a question

Note: Only verified Securityholders, Proxyholders and Company Representatives are eligible to ask questions.

If you have yet to obtain a voting card, you will prompted to enter your securityholder number or proxy details before you can ask a question. To ask a question, click on the 'Ask a Question' button either at the top or bottom of the webpage.

The 'Ask a Question' box will then pop up with two sections for completion.



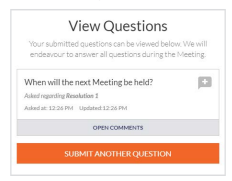
In the 'Regarding' section click on the drop down arrow and select the category/resolution for your question.

Click in the 'Question' section and type your question and click on 'Submit'.

A 'View Questions' box will appear where you can view your questions at any point. Only you can see the questions you have asked.

If your question has been answered and you would like to exercise your right of reply, you can submit another question.

Note that not all questions are guaranteed to be answered during the Meeting, but we will do our best to address your concerns.



3. Downloads

View relevant documentation in the Downloads section.

4. Voting closing

Voting will end 5 minutes after the close of the Meeting.

At the conclusion of the Meeting a red bar with a countdown timer will appear at the top of the Webcast and Slide screens advising the remaining voting time. If you have not submitted your vote, you should do so now.

5. Phone Participation

What you will need

- a) Land line or mobile phone
- b) The name and securityholder number of your holding/s
- c) To obtain your unique PIN, please contact Link
 Market Services on +61 1800 990 363

Joining the Meeting via Phone

Step 1

From your land line or mobile device, call: 1800 957 036 (from Australia) or +61 02 8016 6128 (from Overseas)

Step 2

You will be greeted with a welcome message and provided with instructions on how to participate in the Meeting. Please listen to the instructions carefully.

At the end of the welcome message you will be asked to provide your PIN by the moderator. This will verify you as a securityholder and allow you to ask a question on the resolutions at the Meeting.

Step 3

Once the moderator has verified your details you will be placed into a waiting room where you will hear music playing.

Note: If your holding cannot be verified by the moderator, you will attend the Meeting as a visitor and will not be able to ask a question.

Step 4

At the commencement of the Meeting, you will be admitted to the Meeting where you will be able to listen to proceedings.

Asking a Question

Step 1

When the Chairman calls for questions or comments on each item of business, **press** *1 on your keypad for the item of business that your questions or comments relates to. if at any time you no longer wish to ask a question or make a comment, you can lower your hand by **pressing** *2 on your keypad.

Step 2

When it is time to ask your question or make your comment, the moderator will introduce you to the meeting. Your line will be unmuted and you will be prompted to speak. If you have also joined the Meeting online, please mute your laptop, desktop, tablet or mobile device before you speak to avoid technical difficulties for you and other shareholders.

Step 3

Your line will be muted once your question or comment has been asked / responded to

Contact us