BCCM





Department of Justice

Notice of Extraordinary General Meeting of the body corporate

Body Corporate and Community Management Act 1997

This form is effective from 1 July 2025

Section 1 Owner's name and address Owners name as it appears on the roll. Postal address Note: Please read the attached notice which Suburb State Postcode sets out your rights and responsibilities in respect of the meeting. You are advised that the Extraordinary General Meeting for: Name of scheme Is to be held at: Postcode Time and date of meeting Section 2—Agenda Note: This agenda sets • Attendance record and apologies out the substance of the motions to be considered Admission of proxies and voting papers at the meeting. The full text of each motion is set out in Motion 1 the accompanying 'Voting Paper'. Any explanatory material provided by an owner proposing a motion • Motion 2 is included in the schedule accompanying the voting paper. • Motion 3 • Motion 4 Postcode Phone Signature Dated: D D м γ м Υ

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If you want to vote using this voting paper, mark either 'YES', 'NO' or 'ABSTAIN' opposite motion you wish to on. You may vote fo or as many motions wish. It is not necess vote on all motions.

Motion 1

either 'YES', 'NO' or 'ABSTAIN' opposite each motion you wish to vote on. You may vote for as few or as many motions as you wish. It is not necessary to	Person proposing				
After signing the completed voting paper, forward it promptly to the Secretary at the address shown at the end of the agenda.	Text of motion				
	Vote Yes No Abstain				
	Motion 2				
	Person proposing				
	Lot number				
	Resolution required				
	Text of motion				
	Vote Yes No Abstain				
	Motion 3				
	Person proposing				
	Lot number				
	Resolution required				
	Text of motion				
	Vote Yes No Abstain				
Note: Where a motion is to be decided by secret ballot,	l/we require that this voting paper, completed by me/us, be recorded as my/our vote in respect				
secret voting documentation must be included in the	of the motions set out above.				
notice of the meeting in accordance with the	I/we have signed the bottom of each page comprising this voting paper.				
regulation module applying	Lot number Plan number				
to the scheme.	Name of voter				
	Signature				
	D D M M Y Y Y Y Name of voter				
	Signature				

Section 4	
Statement regarding meeting procedure and voters' rights for an Extraordinary General Meeting.	 The Regulations* define who is entitled to vote at a meeting of the body corporate. The Regulations** set out how a person can vote at a meeting of the body corporate. A notice is enclosed for a corporate owner to appoint a company nominee to vote on its behalf. A person cannot vote on a motion requiring an ordinary resolution or a special resolution, or in an election ballot, if a contribution, instalment, penalty or another amount associated with the ownership of a lot due to the body corporate has not been paid. One vote only may be exercised for each lot in the scheme.
	6. Where there are two or more co-owners of a lot, a vote by any one of the co-owners will be counted as the vote for the lot unless a contrary vote is cast by another co-owner in which case no vote will be counted for the lot.
	7. A voter may request that a motion requiring an ordinary resolution be determined by a poll of the Contribution Schedule lot entitlements of voters, instead of on the basis of one vote for each lot. The request may be made in writing beside the motion where it appears on the Voting Paper, or personally at the meeting by the owner or the owner's proxy.
Notes	
Notes	 * See for example Sections 101 and 102 of the Standard Module Regulation. ** See for example Section 104 of the Standard Module Regulation which provides that a person may vote in any of the following ways on a motion, other than a motion to be decided by secret ballot -
	 in person at the meeting. in writing, by completing a 'Voting Paper' and giving it to the Secretary at the address shown on the first page. by appointing a proxy to vote on the person's behalf. by casting an electronic vote (if allowed by the body corporate) in accordance with the <i>Electronic Transactions (Queensland) Act 2001</i> and in accordance with any instructions accompanying the voting paper.