FY2024 FARAWAY Limited



PROXY & NOTICE OF ANNUAL MEETING OF MEMBERS

SOLICITED BY MANAGEMENT

| | I/Webei | ng a member of the above Company with shares HEREBY APPOINT Isaiah |
|---|---|---|
| | | vithout the others and each with full power of substitution or in lieu of the |
| forego | oing | to be my/our proxy to vote for me/us at the meeting of members to day of February 2025 at the hour 17:40 hours (London Time), or at any |
| | ld on the Internet at www.borealis.gi on the 18th rnment thereof. | day of February 2025 at the hour 17:40 hours (London Time), or at any |
| (a) | VOTED FOR () AGAINST () WITHHELD | FROM VOTING () the election of Isaiah W. Cox Director, for a three-year term. |
| (b) | VOTED FOR () AGAINST () WITHHELD | FROM VOTING () the election of Nechama J. Cox Director, for a three-year term. |
| (c) | VOTED FOR () AGAINST () WITHHELD | FROM VOTING () the election of Jack France Director, for a three-year term. |
| (d) | VOTED FOR () AGAINST () WITHHELD FROM VOTING () to approve and ratify that, effective April 30, 2025 or as soon as possible thereafter, the Company shall terminate its domicile in Gibraltar and establish a new domicile in the Isle of Man. VOTED FOR () AGAINST () WITHHELD FROM VOTING () to approve that all future notices of the Company's annual general meetings or special meetings may be provided by email to shareholders whose email addresses are known to the Company and to amend the Company's articles of association to expressly permit such notice. VOTED FOR () AGAINST () WITHHELD FROM VOTING () the appointment of Moore Stephens as Auditor of the Company for the year ending 30 September 2025. VOTED FOR () AGAINST () WITHHELD FROM VOTING () to approve and ratify all acts and resolutions of the Board of Directors since the last annual meeting of the members of the Company. | |
| (e) | | |
| (f) | | |
| (g) | | |
| Signed this day of 2025 For voting on-line, you will need: | | Signature of Member (name to be written exactly as it appears to the left, or on your share certificate, or Signature of Member and Intermediary's Name in which the shares are held) |
| | Username: Password: | Number of shares owned: |
| Citi: | holders are requested to confirm or provide the follo zenship: upation: ne #: | wing information: |
| Ema | ail: | |

NOTE:

- (1) EACH MEMBER HAS THE RIGHT TO APPOINT A PERSON, WHO NEED NOT BE A MEMBER, TO ATTEND AND ACT FOR HIM AND ON HIS BEHALF AT THE MEETING OTHER THAN THE PERSONS SPECIFIED ABOVE. Such right may be exercised by inserting the name of the person to be appointed in the space provided after "in lieu of the foregoing," or by completing another proper form of Proxy. Each member can vote their proxy and attend the meeting and vote in person or vote electronically. The Record Date for the meeting is 22 January 2025.
- (2) If this form of Proxy is to be utilized, it must be dated and signed by the member, or by an Attorney duly authorized in writing, or, if the member is a Corporation, under its Corporate Seal or under the hand of an Officer or Attorney thereof duly authorized. This Proxy is acceptable if sent by electronic form to proxy@borealis.gi, and also can be voted at the Faraway Web Site www.borealis.gi from 22 January 2025. Faxed copies are acceptable if sent to +1.503.296.2163 or any of the Faraway corporate offices.

FY2024 FARAWAY Limited PROXY & NOTICE OF

ANNUAL MEETING OF MEMBERS



(3) Unless otherwise specified, the shares represented by this Proxy instrument will be voted. If the choice is specified with respect to the matter to be dealt with at the meeting referred to above, such shares will be voted in accordance with the specifications made. IF NO CHOICE IS SPECIFIED, it is presently intended to vote such shares for the approval of all matters set out in the notice, including the including the election of ISAIAH W. COX, NECHAMA J. COX AND JACK FRANCE for a 3-year term, the appointment of MOORE STEPHENS as auditor, the termination of the Company's domicile in Gibraltar and the establishment of a new domicile at the Isle of Man and the approval of email notice of annual general and special meetings to shareholders whose email addresses are known to the Company and to amend the Company's articles of association to permit such notice and THIS PROXY CONFERS DISCRETIONARY AUTHORITY TO DO SO. This Proxy also confers authority for the above named to vote in his/their discretion with respect to amendments or variations to the matters identified in the Notice of Annual Meeting accompanying this Proxy instrument or matters which may properly come before the meeting.