Proxy appointment – subsidiary scheme Community Land Management Act 2021

		Approved for	rm: Community La	nd Manage	ment Act	2021 (Cla	use 25(2) of Schedule 1)
Date							
	ciation Deposited Pla	an No.					
OR The C	Owners Corporation	- Strata Plan No.					
Appoi <i>appoi</i>	int [name of first intee]						
Of [fir addre	rst appointee's ess]						
	//our proxy for the pu diary (the parent sc l				our asso	ciation or	owners corporation is a
Appoi <i>appoi</i>	int [name of second intee]						
Of [second appointee's address]							
as my name	//our proxy for the pu	rposes of meetin	gs of the parent scl	heme, inclu	uding adjo	ournments	of meetings, if the
above	e already holds the n	naximum number	of proxies allowed.				
	nd or number of meet es below]:	tings for which ap	pointment of proxy	has effect	[Tick, OR	tick and o	complete, whichever
	1 meeting		□ [please insert r	number]			meetings
	1 month		🗆 [please insert i	number]			months
	12 months te: The appointment chever is the greater		□ 2 consecutive act for more than 12	-		-	ual general meetings,
[Tick	and complete which 1. This form author		ow]: to vote on my/our	^r behalf on	all matte	ers.	
OR							
	2. This form authorises the proxy to vote on my/our behalf on the following matters only: [Specify the matters and any limitations on the manner in which you want the proxy to vote.]						
	3. If a vote is taken on whether (the managing agent) should be appointed or remain in office or whether another managing agent is to be appointed, I/we want the proxy to vote as follows:						
	derstand that, if the ote on my/our behalf		ds more than the pe	ermitted nu	mber of p	proxies, the	e proxy will not be permitte
The	e common seal of	the Association	on – Community	/ Precinct			
	ighbourhood Plar		-				
Was	s hereunto affixed on	the	day of			20	
In the presence of							

being the person(s) authorised by section 235 of the Community Land Management Act 2021 to attest the affixing of the seal.

and

NOTES ON APPOINTMENT OF PROXIES

- 1. This form is ineffective unless it contains the date on which it was made and it is given to the secretary of the association at or before the first meeting in relation to which it is to operate.
- 2. This form can be revoked by a later proxy appointment form delivered to the secretary of the association in the manner described in the preceding paragraph.
- 3. This proxy is valid for any general meetings held during the period (if any) specified on page 1 of this form. If no period is specified then this proxy ends after 12 months or two annual general meetings, whichever occurs later.
- 4. 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 scheme has 20 development lots or neighbourhood lots or fewer-one,

(b) if the scheme has more than 20 development lots or neighbourhood lots—a number that is not more than 5% of the total number of development lots or neighbourhood lots.

- 5. Despite (4), a person who owns more than one development lot or neighbourhood lot in a scheme may appoint a single proxy in respect of all the lots they own.
- 6. A provision of a contract for the sale of a lot in a community land 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 association 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.

NOTES ON RIGHTS OF PROXIES TO VOTE

- 1. A duly appointed proxy:
 - (a) may vote on a show of hands (or by any other means approved by a general resolution at a meeting of the owners corporation), subject to any limitation in this form, or may demand a poll, and
 - (b) may vote in the person's own right if entitled to vote otherwise than as a proxy, and
 - (c) if appointed as a proxy for more than one person, may vote separately as a proxy in each case.
- 2. A proxy is not authorised to vote on a matter:
 - (a) if the person who appointed the proxy is present at the relevant meeting and casts a vote on the matter, or
 - (b) so as to confer a pecuniary or other material benefit on the proxy, if the proxy is a managing agent, facilities manager or on-site residential property manager, or
 - (c) if the right to vote on any such matter is limited by this form.