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The Imricor logo features the word "imricor" in a white, lowercase, sans-serif font. The letter "o" is replaced by a stylized icon of a person with arms raised, enclosed within a white circle. The background of the slide is a dark blue gradient with a large, white, angular shape on the right side. In the background, there is a photograph of a medical control room with multiple computer monitors displaying data and charts.

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Annual General Meeting

May 2025

IMRICOR MEDICAL SYSTEMS, INC (ASX:IMR)

WWW.IMRICOR.COM

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Please submit questions at any time throughout the meeting



To ask a question select the 'Q&A' icon



Select the topic your question relates to.

Type your question into the chat box at the bottom of the screen and press 'Send'

Your question will be sent immediately for review

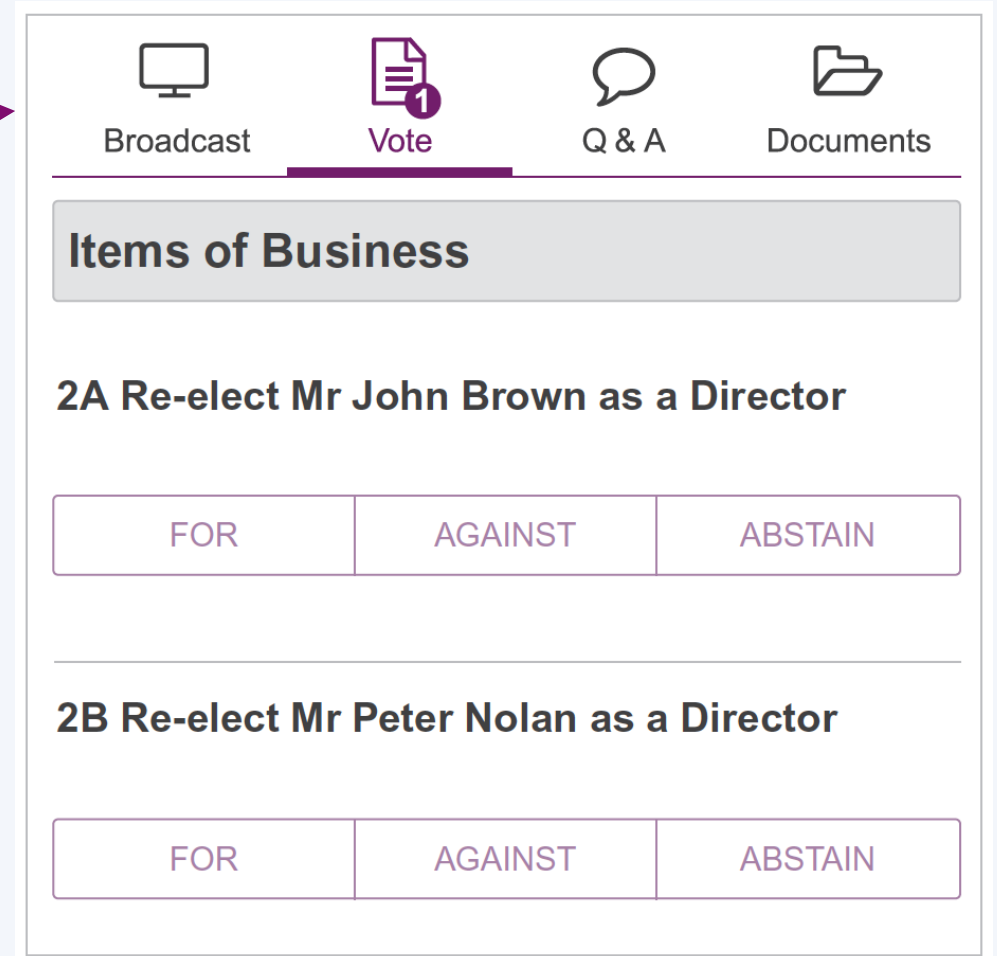
A screenshot of a meeting interface. At the top, there are four icons: a monitor for 'Broadcast', a document with a '1' for 'Vote', a speech bubble for 'Q & A', and a folder for 'Documents'. The 'Q & A' icon is highlighted with a purple bar. Below the icons is a large text area labeled 'Your questions(s)'. Underneath that, there is a prompt: 'You may enter a question using the field below.' followed by a dropdown menu showing '3 Adoption of Remuneration Report'. Below the dropdown is a text input field with the placeholder 'Enter your question here' and a character count '24 character(s)'. To the right of the input field is a purple 'Send' button.

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Voting online at the virtual meeting

When the Chair declares the poll open, select the 'Vote' icon and the voting options will appear on your screen



The screenshot shows a virtual meeting interface with a navigation bar at the top containing four icons: Broadcast, Vote, Q & A, and Documents. The 'Vote' icon is highlighted with a purple underline. Below the navigation bar is a section titled 'Items of Business'. The first item is '2A Re-elect Mr John Brown as a Director', followed by three buttons: 'FOR', 'AGAINST', and 'ABSTAIN'. The second item is '2B Re-elect Mr Peter Nolan as a Director', also followed by three buttons: 'FOR', 'AGAINST', and 'ABSTAIN'.

To vote, select your voting direction. A tick will appear to confirm receipt of your vote

To change your vote, select 'Click here to change your vote' and press a different option to override.



Imricor's Board of Directors and CFO



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Steve Wedan
Executive Chair,
President, & CEO

Mark Tibbles
Deputy Chair,
Non-Executive Director

Anita Messal
Non-Executive Director

Peter McGregor
Non-Executive Director

Jeffrey Leighton
Non-Executive Director

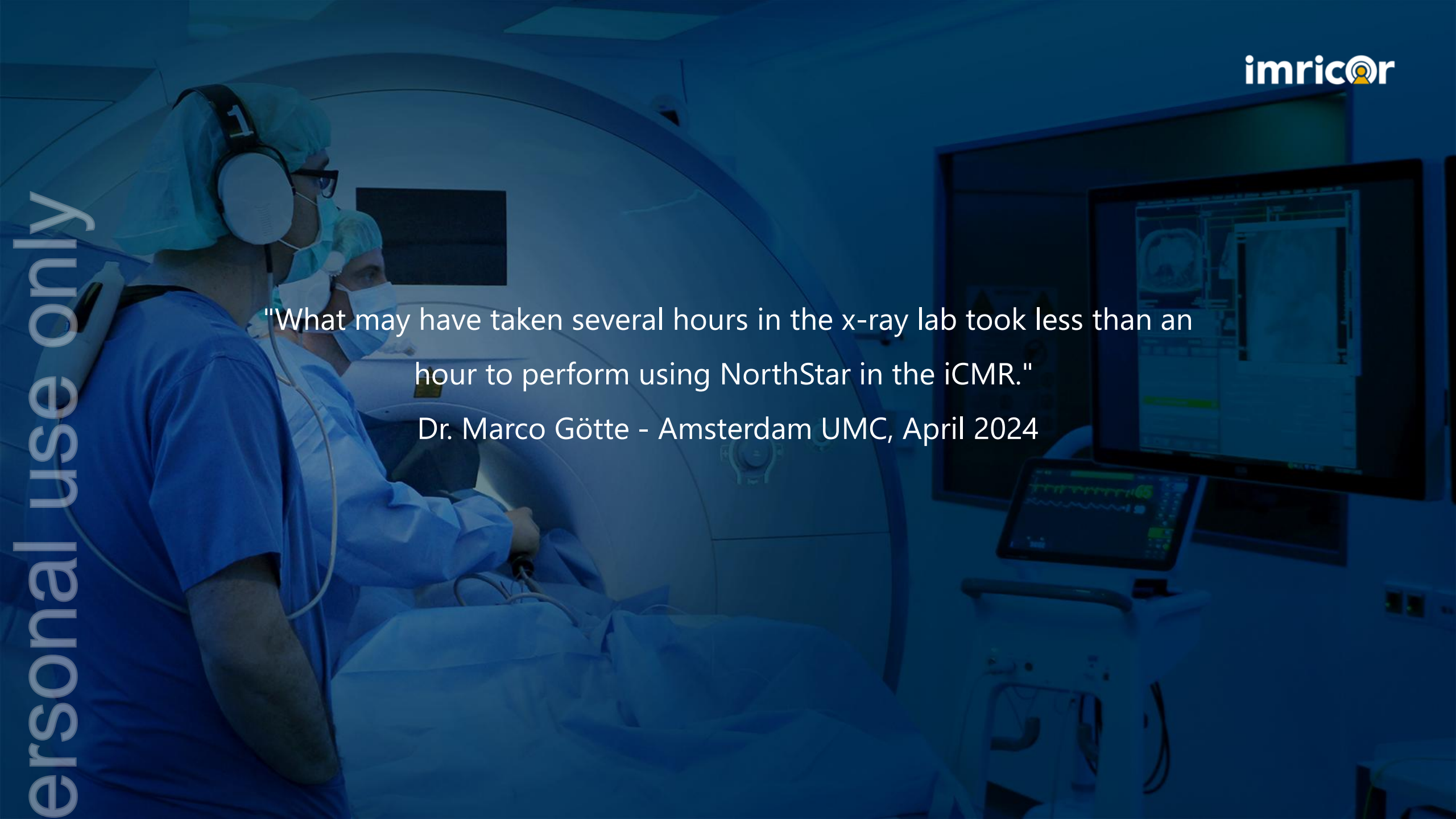
Jonathon Gut
CFO



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Chair's Address

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A photograph of two medical professionals in a minimally invasive cardiac catheterization laboratory (iCMR). They are wearing blue scrubs, masks, and hairnets. One is wearing large headphones. They are positioned around a patient lying on a table inside a large, circular gantry. To the right, there are several monitors displaying medical data and a patient's anatomical scan. The scene is dimly lit with a blue tint.

"What may have taken several hours in the x-ray lab took less than an hour to perform using NorthStar in the iCMR."

Dr. Marco Götte - Amsterdam UMC, April 2024

Building success



Accomplishments in 2024 and up to today

- Expanded commercially into the Middle East
- Completed transition to EU's more stringent Medical Device Regulations
- Activated sites and building pipeline of new sites
- Commenced VISABL-AFL (supporting US FDA)
- Progressed US FDA approval processes across entire platform
- Commenced VISABL-VT (supporting expanded indications in EU)
- Strengthened balance sheet



Imricor Leadership Team

Management



Steve Wedan
President and Chief Executive Officer, and Board Chair



Jonathon Gut
Vice President of Finance and Chief Financial Officer



Gregg Stenzel
Chief Operating Officer



Jennifer Weisz
Vice President Regulatory & Quality



Nick Twohy
Vice President Marketing & Business Development



Dan Sunnarborg
Imricor B.V. Managing Director



Vic Fabano
Vice President Operations



Nick Corkill
Vice President Corporate Strategy



Kate Lindborg
Vice President Clinical Affairs



Greg Englehardt
Vice President Global Sales

Board of Directors



Steve Wedan
President and Chief Executive Officer, and Board Chair



Mark Tibbles
Deputy Chair and Lead Independent Director



Peter McGregor
Non-executive Director



Anita Messal
Non-executive Director



Jeffrey Leighton
Non-executive Director



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Business of the Meeting

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Questions

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Item 1 – Election of Class III Director – Mr Peter McGregor

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

“That Mr Peter McGregor being a Director whose appointment as a Director expires at the conclusion of the Annual Meeting of the Company and, being eligible, offers himself for election, be elected as a Class III Director of the Company.”

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Item 1 – Election of Class III Director – Mr Peter McGregor

Proxy and direct votes received in respect of this resolution:

For	Withheld	Non-Votes	Uncast
103,699,623	1,370,217	-	-
98.70%	1.30%		



Item 2 – Election of Class III Director – Dr Jeffrey Leighton

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

“That Dr Jeffrey Leighton being a Director whose appointment as a Director expires at the conclusion of the Annual Meeting of the Company and, being eligible, offers himself for election, be elected as a Class III Director of the Company.”

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Item 2 – Election of Class III Director – Dr Jeffrey Leighton

Proxy and direct votes received in respect of this resolution:

For	Withheld	Non-Votes	Uncast
105,069,840	-	-	-
100%	-		



Item 3 – Approval of the 2019 Equity Incentive Plan and increase in reserved Shares

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

“That, for the purposes of section 19.2 of the Plan (defined below), Exception 13 of ASX Listing Rule 7.2 and for all other purposes, the stockholders approve (i) the issue of equity securities under the Company’s 2019 Equity Incentive Plan (Plan) within three years from the date of passing this resolution as an exception to ASX Listing Rule 7.1; (ii) an increase in the aggregate number of shares of Class A common stock (Shares) that may be issued pursuant to awards under the Plan such that a total of 40,650,000 Shares will be reserved for issuance under the Plan, and (iii) consequential amendments to the Plan to reflect this increase.”

Note: A voting exclusion statement applies to this resolution (see the Explanatory Memorandum for details).



Item 3 – Approval of the 2019 Equity Incentive Plan and increase in reserved Shares

Proxy and direct votes received in respect of this resolution:

For	Against	Abstain	Non-Votes	Uncast
93,054,094	5,214,130	95,728	-	6,705,888
94.60%	5.30%	0.10%		

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Item 4a – Grant of Options to Mr Steve Wedan, Chief Executive Officer of the Company

To consider and, if thought fit, to pass the following resolutions as separate ordinary resolutions:

- (a) *“That, for the purposes of ASX Listing Rule 10.14 and for all other purposes, approval is given for the Company to grant 455,893 options to purchase Shares (Options) as a long term incentive to the Chief Executive Officer of the Company, Mr Steve Wedan, under the Company’s 2019 Equity Incentive Plan (Plan), as described in, and on the terms and conditions set out in, the Explanatory Memorandum.”*

Note: A voting exclusion statement applies to this resolution (see the Explanatory Memorandum for details).



Item 4a – Grant of Options to Mr Steve Wedan, Chief Executive Officer of the Company



Proxy and direct votes received in respect of this resolution:

For	Against	Abstain	Non-Votes	Uncast
93,081,694	5,281,658	600	-	6,705,888
94.63%	5.37%	-		

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Item 4b – Grant of Options to Mr Steve Wedan, Chief Executive Officer of the Company

To consider and, if thought fit, to pass the following resolutions as separate ordinary resolutions:

- (b) *“That, subject to Item 3 being approved, for the purposes of ASX Listing Rule 10.14 and for all other purposes, approval is given for the Company to grant 500,000 Options as a special one-off grant to the Chief Executive Officer of the Company, Mr Steve Wedan, under the Plan, as described in, and on the terms and conditions set out in, the Explanatory Memorandum.”*

Note: A voting exclusion statement applies to this resolution (see the Explanatory Memorandum for details).



Item 4b – Grant of Options to Mr Steve Wedan, Chief Executive Officer of the Company



Proxy and direct votes received in respect of this resolution:

For	Against	Abstain	Non-Votes	Uncast
71,570,518	26,732,834	60,600	-	6,705,888
72.76%	27.18%	0.06%		

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Item 5 – Grant of Restricted Stock Award to Mr Peter McGregor, Non-Executive Director of the Company

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

“That, subject to Item 1 being approved, for the purposes of ASX Listing Rule 10.14 and for all other purposes, approval is given for the Company to grant a Restricted Stock Award to Mr Peter McGregor, Non-Executive Director of the Company, under the Plan, as described in, and on the terms and conditions set out in, the Explanatory Memorandum.”

Note: A voting exclusion statement applies to this resolution (see the Explanatory Memorandum for details).



Item 5 – Grant of Restricted Stock Award to Mr Peter McGregor, Non-Executive Director of the Company

Proxy and direct votes received in respect of this resolution:

For	Against	Abstain	Non-Votes	Uncast
93,142,835	5,220,517	433,455	-	6,273,033
94.28%	5.28%	0.44%		



Item 6 – Grant of Restricted Stock Award to Ms Anita Messal, Non-Executive Director of the Company

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

“That, for the purposes of ASX Listing Rule 10.14 and for all other purposes, approval is given for the Company to grant a Restricted Stock Award to Ms Anita Messal, Non-Executive Director of the Company, under the Plan, as described in, and on the terms and conditions set out in, the Explanatory Memorandum.”

Note: A voting exclusion statement applies to this resolution (see the Explanatory Memorandum for details)



Item 6 – Grant of Restricted Stock Award to Ms Anita Messal, Non-Executive Director of the Company



Proxy and direct votes received in respect of this resolution:

For	Against	Abstain	Non-Votes	Uncast
93,142,835	5,220,517	600	-	6,705,888
94.69%	5.31%	-		

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Item 7 – Grant of Restricted Stock Award to Mr Mark Tibbles, Non-Executive Director of the Company

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

“That, for the purposes of ASX Listing Rule 10.14 and for all other purposes, approval is given for the Company to grant a Restricted Stock Award to Mr Mark Tibbles, Non-Executive Director of the Company, under the Plan, as described in, and on the terms and conditions set out in, the Explanatory Memorandum.”

Note: A voting exclusion statement applies to this resolution (see the Explanatory Memorandum for details).



Item 7 – Grant of Restricted Stock Award to Mr Mark Tibbles, Non-Executive Director of the Company



Proxy and direct votes received in respect of this resolution:

For	Against	Abstain	Non-Votes	Uncast
93,088,694	5,274,658	600	-	6,705,888
94.64%	5.36%	-		

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Item 8 – Ratification and approval of prior issue of CDIs under Placement

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

“That, for the purposes of ASX Listing Rule 7.4 and for all other purposes, the stockholders ratify and approve the prior allotment and issue of 49,645,391 CHESS Depository Interests (CDIs) (equivalent to 49,645,391 shares of Class A Common Stock (Shares) at an issue price of A\$1.41 per CDI under a placement to professional and sophisticated investors (Placement), on the terms and conditions set out in, the Explanatory Memorandum.”

Note: A voting exclusion statement applies to this resolution (see the Explanatory Memorandum for details).

Item 8 – Ratification and approval of prior issue of CDIs under Placement



Proxy and direct votes received in respect of this resolution:

For	Against	Abstain	Non-Votes	Uncast
82,317,014	78,772	11,212,411	-	11,461,643
87.94%	0.08%	11.98%		

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Item 9 – Ratification of the appointment of BDO USA, P.C. as independent registered public accounting firm

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

“That the stockholders ratify and approve the appointment of BDO USA, P.C. as the Company’s independent registered public accounting firm for the year ending 31 December 2025.”

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Item 9 – Ratification of the appointment of BDO USA, P.C. as independent registered public accounting firm



Proxy and direct votes received in respect of this resolution:

For	Against	Abstain	Non-Votes	Uncast
105,057,128	4,581	8,131	-	-
99.99%	-	0.01%		

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Close of Meeting

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