First NZ Properties Ltd PO Box 9013 Annesbrook Nelson 9044 Info@fssmanagemnet.co.nz

FIRST NZ PROPERTIES LIMITED NOTICE OF SPECIAL MEETING OF SHAREHOLDERS

Notice is given that a special meeting of First NZ Properties Limited ("**FNZ**" or the "**Company**") will be held at Duncan Cotterill at 197 Bridge Street, Nelson on Friday 17 June 2022, commencing at 10am.

Due to the commonality of shareholders in FNZ, Superstore Properties Limited and Springs Road Property Limited, the meeting will be followed by special meetings of Superstore Properties Limited at 10:15am and Springs Road Property Limited at 10:30am.

Morning tea will be served after conclusion of the special meeting for Springs Road Property Limited.

The meeting has been convened in relation to the proposed adoption of a new constitution for FNZ.

SPECIAL RESOLUTION

The special business of the meeting will be to consider and, if thought fit, pass the following Resolution:

Revocation and adoption of company constitution

As a special resolution in accordance with section 32 of the Companies Act 1993 ("Companies Act"):

That the current constitution of the Company is revoked and the constitution set out in appendix one to the notice of meeting is adopted by the Company.

EXPLANATORY NOTES

The explanatory notes to the Resolution accompany this notice of meeting. This special meeting of shareholders has been requested by CNP LP Holdco Limited for the purposes of adopting the replacement constitution, which would modernise the constitution of the Company. Accordingly, the board is supportive of the Resolution.

PROCEDURAL MATTERS

- 1. A shareholder who is entitled to attend and vote at the meeting may appoint a proxy to attend and vote instead of that shareholder. A proxy need not be a shareholder of the Company.
- 2. If you wish to appoint a proxy, you should complete the enclosed proxy form. If you wish, you may appoint the Chairman of the meeting as your proxy. If the Chairman of the meeting is appointed to act as proxy and is not directed how to vote, they will vote in favour of the Resolution.

Special resolution

3. Pursuant to the Companies Act, a special resolution means a resolution passed by a majority of 75% or more of the votes of those shareholders entitled to vote and voting on the resolution.

DATED: 25 May 2022

BY ORDER OF THE BOARD

John Murray

Chair

EXPLANATORY NOTES

CONSTITUTIONAL CHANGES

The Company has called a special meeting to seek shareholder approval to adopt a new constitution, which has been proposed by CNP LP Holdco Limited. The proposed constitution has been prepared by Russell McVeagh on behalf of CNP LP Holdco Limited. The proposed constitution seeks to modernise the form of constitution used by the Company, consistent with current practice but does not make any significant changes to the rights and obligations of shareholders or the Company under the Company's current constitution.

The key amendments to the constitution can be summarised as follows (references to clauses are references to clauses in the proposed constitution):

- 1. **Issue of securities**: Currently the board can issue shares to any person. Clause 2.1 permits the Board to issue different types of shares, including redeemable shares it is appropriate to refer to the ability to issue redeemable shares as the current constitution and the new constitution both contemplate the possible redemption of shares. Clause 2.2 permits the Board to issue options or other convertible securities. Both clauses have been included for flexibility.
- Consolidation and subdivision of shares: Clause 2.4 permits the board to consolidate or subdivide the number of shares on issue. This clause has been inserted for convenience. An adjustment provision has also been included at 11.5(f) (which relates to the minimum shareholding of 3,000 shares) to account for any adjustments arising from a consolidation or subdivision of shares.
- 3. Refusal to register shares: Clause 11.5 provides for the rights for the Board not to register a transfer of shares. These rights already exist in the current constitution. However, the clause now includes a proviso where, if the Board resolves to exercise its power to refuse the registration of a transfer of shares, it must do so within 20 working days of receiving the relevant transfer, and the Board must provide notice of its refusal to the transferee within five working days.
- 4. **Transmission of shares**: Clauses 12.1 12.3 are standard provisions relating to the transmission of shares on death of a shareholder and the exercise of rights by Personal Representatives.
- 5. **Shareholder meeting quorum**: Clause 17.2 decreases the number of shareholders required for a quorum from 10 shareholders to 5 shareholders, and permits a shareholder who has appeared by Representative (which includes a proxy) to be counted towards the quorum of 5 shareholders at a shareholder meeting.
- 6. **Proxy forms**: A template proxy form has been removed from the Constitution, as it is not required to be included under the Companies Act. The Board anticipates providing a typical and appropriate form for each future meeting.
- 7. **Director appointments**: Clauses 24.2 and 24.4 now permit the holder or holders of a majority of shares in the Company to appoint or remove Directors by providing written notice to the Company. This amendment provides flexibility in avoiding the need for the Company to call a shareholder meeting to appoint or remove directors where a shareholder or group of shareholders already control a majority of votes. Directors can still be appointed and removed by ordinary resolution at a meeting of shareholders.

- 8. **Vacation of office**: The categories of circumstances in clause 24.6, under which directors are automatically removed from office, have been expanded from the current constitution in line with typical provisions included in a constitution. These include a director's death, mental disorder, being subject to a property order or personal order under the Protection of Personal and Property Rights Act 1988, resignation, disqualification pursuant to the Companies Act, removal from office by majority shareholder notice or ordinary resolution and bankruptcy events.
- 9. **Indemnity of directors**: Clause 28.1 has been amended to provide that each Director of the Company is indemnified to the extent permitted by the Companies Act. The previous constitution permitted the Board to provide the same indemnity but then required the Board to take the further step to resolve to indemnify the directors under the provision.
- 10. **Personal involvement of directors**: Clause 30.2 provides that a Director may contract with the Company or otherwise be party to a transaction with or receive a benefit from the Company. This is not provided in the existing constitution, however, as the original constitution did not prohibit these activities the Directors could still undertake them. This provision remains subject to the avoidance provisions under section 141 of the Companies Act in circumstances where the Company does not receive fair value.
- 11. **Method of contracting**: Clause 32.1 provides for the method of contracting by the Company and reflects the position under the Companies Act and Property Law Act 2007. The role of company secretary has been removed, as the Company does not have a secretary and a secretary is not common in New Zealand.
- 12. **General modernisation**: The language and format of the Constitution has also been modernised generally.

The revocation of the current constitution and adoption of the proposed constitution by the Company is required to be approved by a special resolution of all shareholders.

The replacement of the Company's constitution does not impose or remove a restriction on the activities of the Company or affect the rights attaching to shares, and accordingly the shareholder minority buy-out rights under the Companies Act do not apply.

APPENDIX ONE

PROPOSED CONSTITUTION

APPENDIX TWO

PROXY FORM

First NZ Properties Limited 2022 Special Meeting

Lodge Your Proxy

Scan & email: info@fssmanagement.co.nz

Mail: C/- FSS Management Ltd, PO Box 9013, Annesbrook, Nelson, 7044, New Zealand

PROXY FORM / ADMISSION CARD FOR FIRST NZ PROPERTIES LIMITED'S 2022 SPECIAL MEETING

The Special Meeting ("Meeting") of First NZ Properties Limited ("Company") will be held at Duncan Cotterill at 197 Bridge Street, Nelson on Friday 17 June 2022, commencing at 10am.

If you will attend the meeting, please bring this form to assist with your registration. If you will not attend the meeting but wish to be represented by proxy, please complete and return this form (in accordance with the lodgement instructions above) by no later than 10am on Wednesday 15 June 2022, or otherwise by presenting this form at the meeting before the meeting is declared open.

Appointment of proxy

As a shareholder you may attend the meeting. Subject to the constitution of the Company, you may appoint a proxy to attend and vote at the meeting. A proxy need not be a shareholder of the Company. To appoint a proxy, write the full name of that in the space allocated on the reverse of this form. If you do not appoint a proxy using this form, your appointment will be invalid.

Voting of your holding

Direct your proxy how to vote by making the appropriate election on this proxy form, in respect of the resolution. If you return this form without directing the proxy how to vote on any particular matter, the proxy will vote as he or she thinks fit.

Attending the meeting

If you wish to vote in person, you should attend the meeting. Please bring this form with you to the meeting to assist with your registration.

A corporation may appoint a person to attend and vote at the meeting as its representative in the same manner as that in which it could appoint a proxy. That person need not also be a shareholder.

Signing instructions for proxy forms

If you are an individual holder of shares, you must sign this proxy form.

Joint Holding

If you are joint holders of shares, each of you must sign this proxy form.

Power of Attorney

If this proxy form is to be signed under a power of attorney, please send a copy of the power of attorney and a signed certificate of non-revocation of the power of attorney with this proxy form.

Corporate Shareholder

If you are a company this proxy form must be signed on behalf of the company by a person acting under the company's express or implied authority.

First NZ Properties Limited 2022 Special Meeting

STEP 1: APPOINT A PROXY TO VOTE ON YOUR BEHALF

I/We, being a shareholder of First NZ P	roperties Limited, hereby appoin	t			
	of				
(Full name) or failing them the Chairman of the mee at Duncan Cotterill at 197 Bridge Street meeting.		my/our vote at th			
STEP 2: ITEMS OF BUSINESS – PRO	XY VOTING INSTRUCTIONS				
Complete this part if you have appointe	d a proxy above and you want to	direct the proxy a	s to how the p	roxy should v	ote.
Please note: For each resolution you m to vote on your behalf on a show of har that item. If no box is ticked for an item act as proxy and is not directed how to	nds or a poll, and your votes will i , your proxy may vote as he/she	not be counted wh sees fit. If the Ch	en computing	the required i	majority for
SPECIAL BUSINESS					
To consider and, if thought fit, pass	the following special resolution	ո։			
That the current constitution meeting is adopted by the Co	of the Company is revoked, and ompany.	d the constitution	set out in appe	endix one to	the notice c
		For	Tick (✓) in Against	box to vote Abstain	Discretio
Approval of revocation and adoption of company constitution					
STEP 3: SIGN: SIGNATURE OF SECU	JRITY HOLDER(S) This section	must be comple	eted		
Security Holder 1	Security Holder 2		Security Holder 3		
or duly authorised officer or attorney	or duly authorised officer or a	ttorney	or duly authorised officer or attorney		
Contact Name	Contact Daytime Teler	hone		Date	