

ABN: 55 009 686 435

NOTICE OF MEETING

The 2010 ANNUAL GENERAL MEETING

of Capilano Honey Limited

will be held at

The Lakes Resort

West Lakes, Adelaide, South Australia

on

Friday, 26 November 2010 at 11.00am (CDT*)



* CDT – Central Daylight Time (Adelaide)



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Schedule of Events

10.30am Registration for CHL AGM / Morning Tea

11.00am Annual General Meeting – Capilano Honey Limited

1.00pm Lunch – a light lunch will be provided



Notice of Meeting

Notice is hereby given that the thirty-eighth Annual General Meeting of Shareholders of **Capilano Honey Limited** ('CHL') ACN 009 686 435 will be held at The Lakes Resort, West Lakes, Adelaide, South Australia on Friday, 26 November 2010 commencing at 11.00am (CDT).

AGENDA

1. Ordinary Business

Financial Statements and Reports

To receive and consider the Company's Financial Statements, Director's Declaration and the Reports of the Directors and the Auditors for the year ended 30 June 2010.

Acknowledge appointment of directors

In accordance with Rule 101A of the Company's Constitution, the Foundation Shareholder, Capilano Beekeepers Ltd, may appoint two Beekeeper Directors to the Board of CHL.

RESOLUTION 1 - Re-election of Director

To consider, and if thought fit, to pass the following resolution as an ordinary resolution for the purpose of filling one vacancy for the position of director:

'That Mr Simon Tregoning who retires in accordance with the Company's Constitution, and being eligible for re-election, be re-elected as a director of the Company under rule 111 of the Company's Constitution.'

RESOLUTION 2 - Remuneration Report included in the Report of the Directors

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

"That the Remuneration Report included in the Report of the Directors be adopted."

The Remuneration Report is included in the 'Report of the Directors' on page 7 of the CHL Annual Report. In accordance with the BSX Listing Rules, any votes cast in relation to this resolution by any director or their associates will be disregarded. However, the Company need not disregard any such vote if:

- it is cast by any person referred to above as a proxy for a person who is entitled to vote in accordance with the directions on the proxy form; or
- b) it is cast by the person chairing the meeting as a proxy for a person who is entitled to vote in accordance with the directions on the proxy form to vote as the proxy decides.

Dated this EIGHTEENTH day of OCTOBER 2010 **By Order of the Board**

CAPILANO HONEY LIMITED Richard Rivalland Company Secretary

THIS IS AN IMPORTANT DOCUMENT

If you do not understand this notice or are in any doubt about the action you are required to take, you should consult your legal, financial or other professional adviser immediately.

INSTRUCTIONS

If you are unable to attend the meeting and wish to vote, you are requested to complete the Proxy Form on page 5.

If you are planning to attend the meeting please complete the Attendance Form on page 3.

NOTES

Information about the resolutions appear in the Explanatory Memorandum.

An ordinary resolution is one which, to be passed, requires at least a simple majority of the votes cast by shareholders entitled to vote on the resolution to vote in favour.

Voting on the resolutions will be by means of a poll in which shareholders are entitled to one vote per share. In accordance with the Company's Constitution, a member who is entitled to attend and cast a vote at the meeting is entitled to appoint a proxy.

A proxy need not be a member of the Company. A member who is entitled to cast 2 or more votes may appoint 2 proxies and may specify the proportion or number of votes each proxy is appointed to exercise.

If you wish to appoint a proxy and are entitled to do so, then complete and return the attached proxy form.

A corporation may elect to appoint a representative, in accordance with the Corporations Act 2001, in which case the Company will require written proof of the representative's appointment which must be lodged with or presented to the Company before the meeting.

Foundation Share

The Foundation Share is held by Capilano Beekeepers Ltd.

The Foundation Shareholder may appoint two Beekeeper Directors to the Board of CHL.

EXPLANATORY MEMORANDUM

ORDINARY BUSINESS

Financial Statements and Reports

The Corporations Act requires that the report of the Directors, the Auditors' report and the financial report be laid before the Annual General Meeting. In addition, the Company's Constitution provides for such reports and statements to be received and considered at the meeting. Apart from the matters involving remuneration which are required to be voted upon, neither the Corporations Act nor the Company's Constitution requires a vote of Shareholders at the Annual General Meeting on such reports or statements.

Following consideration of reports the Chairman will give Shareholders a reasonable opportunity to ask questions about or comment on the management and audit of the Company. The external Auditors will be available at the meeting to answer questions on the conduct of the Audit and their Independent Auditors' Report. It is preferable that questions be submitted to the company in writing no later than five business days prior to the meeting. A list of questions submitted will be available at the meeting.

Appointment of Directors Acknowledged

In accordance with Rule 101A the Foundation Shareholder may appoint two Beekeeper Directors to the Board of Capilano Honey Limited from time to time by written notice to the Company. The Foundation Shareholder may then remove or substitute the Beekeeper Directors appointed under this rule by written notice to the Company.

Resolutions 1 - Re-election of Director

In accordance with Rules 108 & 109 of the CHL Constitution, Mr Simon Tregoning must retire by rotation at this meeting and offers himself for re-election with the support of the Board.

→ Simon Tregoning

Mr Tregoning has been a director since 2006. He is also a Director of Grain Corp and St Luke's Care. He was formerly a director of Australian Co-operative Foods (Dairy Farmers) and was Vice-President of Kimberly-Clark Corporation. He has had broad FMCG experience in Australia and overseas.

The directors recommend you vote in favour of this resolution.

Resolution 2 - To adopt the Remuneration Report in the Report of the Directors

A resolution to adopt the Remuneration Report is required by the Corporations Act. The resolution of Shareholders is advisory only and does not bind either the directors or the Company. The Remuneration Report has been prepared in conjunction with RPC Group Pty Ltd, a company specialising in corporate remuneration planning. RPC have concluded that the Company's remuneration policies are fair, reasonable and appropriate for its needs. A reasonable opportunity will be provided for discussion of the Remuneration Report at the meeting.

The directors support the resolution but are excluded from voting on it. They encourage Shareholders to vote in favour of the resolution, which will support the policy of seeking to attract the best persons for the Company's needs, and of remunerating them in accordance with industry standards. The CBL Constitution provides that no remuneration can be paid to its directors. However, the directors of CBL will receive their remuneration from their positions as directors of CHL.

ATTENDANCE FORM Office Use Only: Slip no ... No. of shares **CAPILANO HONEY LIMITED** Office Use Only: Slip no No. of shares ACN 009 686 435 Office Use Only: Slip no No. of shares Shareholder No/s: Name Address I/we propose to attend the following meetings to be held on Friday, 26 November 2010: 11.00am Annual General Meeting **CAPILANO HONEY LIMITED** Registration from 10.30am 1.00pm Light Lunch Please list names of those attending:

If you plan to attend the AGM please complete and return this form by 19 November 2010 either by fax on (07) 3712 8287 or post to Capilano Honey Limited, PO Box 531, Inala Q 4077





Proxy	y Form							
CAPILANO HONEY LIMITED ACN 009 686 435		Office Use Only: Slip no No. of shares Office Use Only: Slip no No. of shares						
Shareholde	er Number:			Office U	se Only: Slip r	no No. c	of shares	
I/We, (the	undersigned)	(please print full name)						
		(please print full address) Honey Limited HEREBY APF intment of Proxy" detailed belo			(nlease)	print full name)		
of	istructions for appo	(please print full address)	JW)		(piease	рпп тип пате)		
my behalf adjournme	at the Annual Ger nt thereof.	an of the Meeting, as my prox neral Meeting of the Company						
 Instructions for voting on Resolution: To vote FOR put an "X" in the FOR column. To vote AGAINST put an "X" in the AGAINST column. To give your proxy discretion to vote For or Against the Resolution as they see fit, put an "X" in the AT DISCRETION column To ABSTAIN from voting put an "X" in the ABSTAIN column - this will have the same effect as if no vote was recorded at all and will be disregarded completely in calculating votes FOR or AGAINST. 								
				For	Against	At discretion (refer Note 2)	Abstain	
RESOLUTIONS 1: Re-elect a Director – Mr Simon Tregoning			[
RESOLUTION 2: To adopt the Remuneration Report included in the Report of the Directors			[
Signature o	of shareholder/s				Date:			
	completed, all of yo	s appointed, please insert the our votes will be conferred on votes, a further form may be	your prox	y. If you des	sire to appoint	two proxies to e		
	If you appoint a director or leave the proxy open (thereby appointing the Chairman) and mark 'at discretion', you acknowledge that the Chairman / Director may exercise your proxy even if he has an interest in the outcome of the resolution. Votes cast by him other than as proxy holder will be disregarded because of that interest.							
	For this proxy form to be valid, it must be received at the Registered Office of the company not less than forty-eight (48) hours before the start of the Annual General Meeting (see Rule 98). Accordingly, all proxy forms must be received at 399 Archerfield Road, Richlands Q 4077 (PO Box 531, Inala Q 4077) or by facsimile (07) 3712 8287 no later than 11.00am (CDT) on Wednesday, 24 November 2010.							
	Instr	Please find or ructions for Appointment of Pro			lotes – Proxy I	Forms.		

Proxy Form

INSTRUCTIONS FOR APPOINTMENT OF PROXY

(Please read this information and explanatory notes before completing this form)

- A shareholder entitled to attend and vote at the Annual General Meeting is entitled to appoint not more than two proxies to attend and vote for them. A proxy need not be a shareholder of the company.
- Proxies can be directed on how to vote by inserting an "X" in the appropriate box against each resolution, otherwise the 2. proxies will vote as they see fit, or abstain from voting.
- 3. The proxy form must be signed personally by the shareholder or their attorney. If a proxy is given by a corporation it must be executed in accordance with the corporation's constitution.
- 4. In the case of a partnership, all partners must sign the proxy form unless the company has written advice to the contrary.
- 5. If the proxy is signed under power of attorney then the signatory declares that they have no notice of revocation of the power of attorney. A certified copy of the relevant power of attorney authorising that person to sign must be enclosed with this proxy form.
- Shareholder/s' signatures do not require witnessing. 6.

EXPLANATORY NOTES - PROXY FORMS

Please note that a Proxy Form gives any shareholder unable to attend the Annual General Meeting the opportunity to record their vote on any matter which becomes the subject of a poll at the Annual General Meeting. (For an explanation of the meaning of the word "poll", please refer to the explanatory note below.)

Rules 87 and 91 of the company's Constitution, reproduced below for information, outline the circumstances and manner in which a poll is conducted.

"A POLL MAY BE DEMANDED BY:

- the chairman;
- at least 5 shareholders present entitled to vote on the resolution; or
- by a member or members present with at least 5% of the votes that may be cast on the resolution on a poll.

Rule 91

"Subject to these rules and in particular rule 72 and subject to any rights or restrictions for the time being attached to any class or classes of shares, at meetings of members or classes of members each member entitled to vote may vote in person or by proxy or by attorney or a representative of a member that is a corporation and, subject to the Act on a show of hands every person present who is a member or a representative of a member that is a corporation shall have one vote, and on a poll every member present in person or by proxy or by attorney or a representative of a member that is a corporation shall have one vote for each share held."

It should be noted that a proxy can only be used in those instances where a poll is demanded in accordance with the Rules; in all other circumstances resolutions are decided on a show of hands of the shareholders present at the meeting.

However, as has customarily been the case at previous General Meetings and to afford all shareholders the opportunity to have their vote recorded, the Chairman will, in accordance with Rule 87(a) above, declare at the commencement of the Annual General Meeting, that all resolutions shall be the subject of a poll.

If you are unable to attend the Annual General Meeting, but wish to exercise your right to vote, please complete and return the Proxy Form to reach us by 11.00am (CDT) on 24 November 2010. If you wish to do so, please assist the person you nominate as your proxy by directing them to vote in the manner in which you require. You can do this by placing an "X" in the appropriate FOR, AGAINST, AT DISCRETION or ABSTAIN space on the Proxy Form.

The person you appoint as your proxy need not be a shareholder of the company, but MUST be a person who will be attending the meeting. If any further explanation of this very important matter is required, please do not hesitate to contact me in writing or by phone.

R Rivalland

Company Secretary.

Note: A "poll" is the situation which occurs when the votes of all shareholders present at a meeting, either personally or by proxy, are counted, and each share held by a shareholder is given one vote. For example if shareholder "A" holds 5,000 shares and he is present at the meeting, and shareholder "B" who holds 6,000 shares is not present, but has appointed person "C" as his proxy, shareholder "B" has 6,000 'votes' compared to shareholder "A"'s 5,000. Appointing a proxy is therefore of paramount importance, as it gives all shareholders the opportunity to exercise their democratic right to vote, and the votes are recorded in direct proportion to the number of shares they hold. {In the above example, if "A" and "B" were the only shareholders voting, "B", through the proxy he has given to "C", could defeat "A" on any issue if he so directed his proxy.}