

LODGE YOUR PROXY

Online

www.investorvote.co.nz

By Mail

Computershare Investor Services Limited Private Bag 92119, Auckland 1142, New Zealand (if mailing within New Zealand, use pre-paid envelope provided. If mailing from outside New Zealand, use the return envelope but add postage).

For all enquiries contact

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corporateactions@computershare.co.nz

PROXY FORM FOR THE SYNLAIT MILK LIMITED 2019 ANNUAL MEETING

The Annual Meeting of Synlait Milk Limited (Synlait) will be held at the offices of Tait Communications, 245 Wooldridge Road, Harewood, Christchurch on **Wednesday 27 November 2019**, **commencing at 1.00pm** (NZST). Please register and be seated by **12.50pm**.

ATTENDING THE MEETING

Bring this form with you to assist with registration at the meeting, or give it to your proxy or corporate representative to bring to the meeting.

APPOINTMENT OF PROXY OR CORPORATE REPRESENTATIVE

If you are a shareholder entitled to attend and vote at the meeting, you may appoint a proxy to attend and vote at the meeting on your behalf. If you are a corporate shareholder, you may appoint a corporate representative to attend and vote at the meeting on your behalf.

You can appoint anyone to act as your proxy or corporate representative. Your proxy or corporate representative does not have to be another shareholder in Synlait. The Chair of the meeting, and each of the other directors, are willing to act as proxy or corporate representative for any shareholder.

To appoint a proxy or corporate representative, enter the name of your proxy or corporate representative, or "Chair" in the space allocated in 'Step 1' and complete this form. Alternatively, you can appoint a proxy or corporate representative online at: www.investorvote.co.nz.

VOTING

Direct your proxy or corporate representative how to vote by marking one of the boxes opposite each item of business. If you do not mark a box your proxy or corporate representative may vote as they choose. If you mark more than one box next to an item, your vote will be invalid.

The Chair and the other directors intend to vote all discretionary proxies in favour of the resolutions to the extent permitted by law, the NZX Listing Rules, ASX Listing Rules and the Company's Constitution. The directors and their associated persons are disqualified from voting on Resolution 3. If you appoint the Chair or any other director as proxy, they are permitted to and will cast any express vote you direct

for Resolution 3, but Rule 6.3.3 of the NZX Listing Rules prevents them from voting on Resolution 3 if you direct them to exercise their discretion on the Resolution or if you leave all boxes beside Resolution 3 empty. If you select "Proxy Discretion" for Resolution 3 or leave all boxes beside Resolution 3 empty and have appointed the Chair or any other director as your proxy, your vote on Resolution 3 will be invalid.

The Company will disregard all votes cast by a director or their associated persons on Resolution 3, unless that vote is cast by that person as a proxy for a person who is entitled to vote, in accordance with an express direction in this Proxy Form.

If you mark more than one box next to an item of business, your vote will be invalid on that item.

SIGNING INSTRUCTIONS FOR PROXY FORMS

Individual holding

Where your shareholding is in a single name, the shareholder or their attorney¹ must sign this proxy form.

Joint holding

Where your shareholding is in more than one name, all of the shareholders, or their attorneys', must sign.

Corporate shareholder

This proxy form must be signed by a duly authorised officer acting under express or implied authority of the corporate shareholder, or a director jointly with another director where there is more than one director, or the sole director, or an attorney appointed by the company.

- 1. If this Proxy Form is signed under a power of attorney, it must be accompanied by:
 - a copy of the Power of Attorney, certified by a Solicitor, Justice of the Peace or Notary Public (unless it has already been noted by Synlait or Computershare Investor Services Limited)
 - a signed certificate of non-revocation of the power of attorney.



www.investorvote.co.nz

Lodge your proxy online, 24 hours a day, 7 days a week:

Smartphone?

Scan the QR code to vote now.

YOUR SECURE ACCESS INFORMATION

Control Number:

CSN/Shareholder Number:

PLEASE NOTE:

You will need your CSN/Shareholder Number and postcode or country of residence (if outside New Zealand) to securely access InvestorVote and then follow the prompts to appoint your proxy or exercise your vote online.



PROXY/CORPORATE REPRESENTATIVE VOTING FORM

STEP 1: APPOINT A PROXY/CORPORATE REPRESENTATIVE TO VOTE ON YOUR BEHALF

I/We being a s	hareholder/s of Synlait Milk Lir	nited						
nereby appointor failing that person			of					
			of					
offices of Tait 1.00pm or, any vote is selecte resolutions list	Communications, 245 Wooldri adjournment thereof, on my/cd, to vote as my/our proxy think ed below, and on any resolution	ct generally at the Annual Meeti dge Road, Harewood, Christchu our behalf, and to vote in accorda s fit (to the extent permitted by la n(s) to amend any of the resolutio thereof) so as to give effect to m	nrch 8051 on Wedn nce with the followi nw, Synlait's constitu n(s), or any resolution	esday 27 N ing directio ution and th on(s) so am	lovember 20 ns, or if "Pro le relevant L lended, and	D19 commenc xy Discretion" isting Rules) oon any other r	ing at or no n the	
STEP 2: V	OTING INSTRUCTION	S						
your votes will representative	not be counted in calculating the	n item, you are directing your prox e required majority. If you do not n w to vote, except on Resolution 3	nark a box, or mark	"Proxy Disc	retion" your	proxy or corpo	orate	
This form is to	be used to vote as follows on th	ne following resolutions (add a tic	ck to the box to indi	cate your v	ote):			
ORDINARY RE	SOLUTIONS			For	Against	Proxy Discretion	Abstain	
Resolution 1	That the Board be authorised the 2020 financial year.	to determine the auditor's fees a	nd expenses for					
Resolution 2	That Sam Knowles be re-elected as a director.							
Resolution 3	That the annual fee for each director be \$88,900, except for the annual fee of the Chair of the Audit and Risk Committee which will be \$104,150, the fee of the Chair of the People, Environment and Governance Committee which will be \$100,900 and the fee of the Chair of the Board, which will be \$178,000. All these increases apply from 1 April 2020.							
SPECIAL RES	DLUTION							
Resolution 4	rtion 4 That Synlait Milk Limited's Constitution be amended, with effect from the close of the Annual Meeting, as described in the Explanatory Note in the Notice of Meeting and set out in detail in the marked up constitution which may be viewed at www.synlait.com/investors .							
The above desc	riptions of the resolutions to be vote	ed on are summaries only. Please refe	er to the Notice of Anr	nual Meeting	for the full tex	ct of the resoluti	ons.	
STEP 3: SI	HAREHOLDER QUEST	IONS						
write them on received by 1.0	a separate sheet of paper and r 10pm on Monday 25 November	at the meeting, you can submit you eturn it with this form to Compute 2019. The Board will address an OF SHAREHOLDER(S)	ershare Investor Se d answer questions	rvices Limit at the mee	ed in the repeting.		•	
Name		Name		Name				
Shareholder 1 – Sole Director/Director, Authorised Signatory/Attorney (Please select one)		Shareholder 2 – Director, Al Signatory or Attorney (if mo (Please select one)		Shareholder 3 – Authorised Signatory or Attorney 3 (Please select one)				
Contact Name		Contact Daytime Telephone			Date			
If you wish to re		ations by email, please provide you			_			