

«Reg Line 1»

«Reg\_Line\_2»

«Reg\_Line\_3»

«Reg\_Line\_4»

«Reg Line 5»

«Reg\_Line\_6»

CSN/Holder Number: «Holding\_No»

\*«Barcode»\*

# LODGE YOUR PROXY

### Online:

vote.cm.mpms.mufg.com/SKO

Scan & email:

meetings.nz@cm.mpms.mufg.com

#### **Deliver:**

MUFG Corporate Markets
A division of MUFG Pension &
Market Services
Level 30
PWC Tower

15 Customs Street West

Auckland 1010

#### Mail:

Use the enclosed reply paid envelope or address to: MUFG Corporate Markets A division of MUFG Pension & Market Services

PO Box 91976
Auckland 1142

## Scan this QR code with your smartphone and vote online



# **General Enquiries**

+64 9 375 5998 | enquiries.nz@cm.mpms.mufg.com

# PROXY FORM/ADMISSION CARD FOR SERKO LIMITED 2025 ANNUAL SHAREHOLDERS MEETING

The Annual Meeting of Shareholders of Serko Limited (the "Company") will be held at the offices of MUFG Corporate Markets, Level 30, PwC Tower, 15 Customs Street West, Auckland and online via the MUFG Corporate Markets online portal at <a href="https://www.virtualmeeting.co.nz/sko25">www.virtualmeeting.co.nz/sko25</a> on **Thursday 26 June 2025** commencing at **10.00am** (New Zealand time). If you will be attending online, you will require your Holder Number for verification purposes.

If you do not plan to attend the meeting in person or virtually but wish to appoint a proxy you can do so online at <u>vote.cm.mpms.mufg.com/SKO</u>. Alternatively, please complete the reverse of this form and return the form intact to MUFG Corporate Markets. All Proxy Forms must be received by no later than **10.00am** (New Zealand time) **Tuesday 24 June 2025**, being 48 hours before the commencement of the Annual Meeting.

## **Appointment of proxy**

A shareholder of the Company who is entitled to attend and vote at the meeting is entitled to appoint a proxy to attend and vote instead of that shareholder. If you appoint a proxy, you may still attend the meeting (but will not be able to vote if your proxy also attends the meeting). A proxy need not be a shareholder of the Company. Any corporation that is a shareholder may appoint a person as its representative to attend the meeting and vote on its behalf, in the same manner as that in which it could appoint a proxy. If you do not name a person as your proxy, or your named proxy does not attend the meeting, the Chair will be appointed your proxy and may only vote in accordance with your express direction.

## Voting of your holding

If you appoint a proxy you must either direct the proxy how to vote by ticking the 'For', 'Against' or 'Abstain' box in respect of each resolution OR by ticking the 'Proxy Discretion' box in respect of each resolution. If you do not tick a box your proxy may vote as they choose. If you mark more than one box on a resolution your vote will be invalid on that resolution. If you tick the 'Proxy Discretion' box for a particular resolution, you are directing your proxy to decide how to vote on that resolution on your behalf. If you tick the 'Abstain' box for a particular resolution, you are directing your proxy not to vote on that resolution. If a proxy does not vote on your behalf on a resolution, your votes will not be counted when calculating the majority of that resolution.

The Chair of the meeting or any director is willing to act as proxy for any shareholder who appoints him/her for that purpose. If you tick the 'Proxy Discretion' box, you acknowledge that they may exercise your proxy even if they have an interest in the outcome of that resolution (subject to any restrictions contained in the NZX Listing Rules). The Chair and directors intend to vote all discretionary proxies in favour of resolutions 1, 2 and 3 even if they have an interest in any of the resolutions.

Your proxy may also vote at any adjournment of the meeting, and to vote as they think fit (to the extent permitted by law and the NZX Listing Rules) on any resolutions to amend any of the resolutions, or any resolution so amended and on any other resolution proposed at the Annual Meeting (or any adjournment thereof) so as to give effect to your intention as set out below where possible.

### **Voting Restrictions**

No voting restrictions apply to the resolutions being considered at the meeting.

## Signing instructions for proxy forms

## Individual

Where the holding is in one name, the shareholder must sign this Proxy Form.

# Joint Holding

This Proxy Form may be signed by either, or on behalf of, the joint shareholders (or their duly authorised attorney).

# Power of Attorney

If this Proxy Form has been signed under a power of attorney, a copy of the power of attorney (unless already deposited with Link Market Services Limited) and a signed certificate of non-revocation of the power of attorney must be returned to MUFG Corporate Markets.

## Corporate Shareholder

If the shareholder is a company, this Proxy Form must be signed on behalf of the company by a duly authorised person acting under the company's express or implied authority.

### STEP 1: APPOINT A PROXY TO VOTE ON YOUR BEHALF

\*«Barcode»\*

I/We named above, being a shareholder of Serko Limited:

hereby appoint\*: (Full Name) (E-mail Address) or: (E-mail Address) (Full Name)

as my/our proxy to vote for me/us on my/our behalf at the Annual Meeting of Shareholders of the Company to be held at the offices of MUFG Corporate Markets, Level 30, PwC Tower, 15 Customs Street West, Auckland and online at www.virtualmeeting.co.nz/sko25 on Thursday 26 June 2025 commencing at 10.00am (New Zealand time), and at any adjournment of that meeting, and to vote as my/our proxy thinks fit (to the extent permitted by law and the NZX Listing Rules) on any resolutions to amend any of the resolutions, or any resolution so amended and on any other resolution proposed at the Annual Meeting (or any adjournment thereof) so as to give effect to my/our intention as set out below where possible.

\*If you do not name a person as your proxy, but otherwise complete the Proxy Form in full, or your named proxy does not attend the Annual Meeting, the Chair will be appointed your proxy and may only vote in accordance with your express direction.

# STEP 2: ITEMS OF BUSINESS - VOTING INSTRUCTIONS

		ck one box. If you mark the abstain box for a reso not be counted in computing the required major			your proxy	not to vote o
	llutions nsider and, if thought fit pass, the fo	ollowing ordinary resolutions:				
			For	Please indicate with a ✓ Against Abstain Proxy Discretion		
1.	That Mr Darrin Grafton be re-elected	d as an executive director of Serko Limited.				
2. That Ms Jan Dawson be re-elected as a non-executive director of Serko Limited.						
3.	That the directors are authorised to for the 2026 financial year.	fix the fees and expenses of Deloitte as auditor				
Share cannot and conneed	ot attend the Annual Meeting, but woul ompleting the online validation process	(either in person or online) will have the opportu d like to ask a question, you can submit a questio s or complete the question section below and retu lay 24 June 2025. The Board will seek to address	n online by urn to MUF	going to <u>vote</u> G Corporate N	e.cm.mpms.r Markets. Qu	nufg.com/SKC estions will
STEP	4: SIGN: SIGNATURE OF SHAREHOLD	DER(S) This section must be completed				
Share	eholder 1	Shareholder 2	Sh	areholder 3		
or dul	ly authorised officer or attorney	or duly authorised officer or attorney	or c	luly authorise	d officer or	attorney
Contact Name		Contact Daytime Telephone	Date			
	ronic Investor Communications: If you nunications by email please provide you	ou received the Notice of Meeting and Proxy For ur email address below.	m by mail a	nd wish to re	ceive your	future investo