BEZANT RESOURCES PLC

(the "Company")

(Incorporated and registered in England and Wales under the Companies Act 1985 with reaistered number 02918391)

Notes to the proxy form:

- As a member of the Company you are entitled to appoint a proxy to exercise all or any of your rights to attend, speak and vote at an annual general meeting of the Company. You can only appoint a proxy using the procedures set out in these notes.
- Appointment of a proxy does not preclude you from attending the meeting and voting in person. If you have appointed a proxy and attend the meeting in person, your proxy appointment will automatically be
- A proxy does not need to be a member of the Company but must attend A ploxy does not need to be a member of the Company out misst attend the meeting to represent you. To appoint as your proxy a person other than the Chairman of the meeting, insert their full name in the box above. If you sign and return this proxy form with no name inserted in the box, the Chairman of the meeting will be deemed to be your proxy. Where you appoint as your proxy someone other than the Chairman, you are responsible for ensuring that they attend the meeting and are aware of your voting intentions. If you wish your proxy to make any comments on your behalf, you will need to appoint someone other than the Chairman and give them the relevant instructions directly.
- You may appoint more than one proxy provided each proxy is appointed to exercise rights attached to different shares. You may not appoint more than one proxy to exercise rights attached to any one share. To appoint more than one proxy, please contact the Company's Registrars, Capita Asset Services, PXS1, 34 Beckenham Road, Beckenham, Kent BR3 Capita Asset Services, PX-S 1, 34 Beckennam Road, Beckennam, Rent BK3 AZF in advance of the time and date specified in note 6 below who will advise you on how to do so. Please note that failure to specify the number of shares to which each proxy appointment relates, or specifying a number of shares in excess of those held will result in the proxy appointments being invalid.
- To direct your proxy how to vote on the resolutions mark the appropriate box with an "X". To abstain from voting on a resolution, select the relevant "Vote Withheld" box. A vote withheld is not a vote in law, which means that the vote will not be counted in the calculation of votes for or against the resolution. If no voting indication is given, your proxy will vote or abstain from voting at his or her discretion. Your proxy will vote (or abstain from voting) as he or she thinks fit in relation to any other matter which is put before the meeting.
- To appoint a proxy using this form, the form must be:

 completed and signed;

 sent or delivered to the Company's Registrars, Capita Asset Services, PXS1, 34 Beckenham Road, Beckenham, Kent BR3 4ZF; and

 received by the Company's Registrars no later than 10.00 a.m. on
 - 7 December 2016 or not later than 48 hours before the time of any adjourned meeting.
- 7. In the case of a member which is a company, this proxy form must be executed under its common seal or signed on its behalf by an officer of the company or an attorney for the company.
- Any power of attorney or any other authority under which this proxy form is signed (or a notarially certified copy of such power or authority),

| | | | | | CONT | INUED |
|--|--|------------------------|-----------------------------|--|-------------|--------|
| | | | | | | |
| BEZANT RESOURCES PLC FORM | OF PR | OXY | , | | | |
| Before completing this form, please read the explanatory no | otes below | . Please i | orint in BLO | CK CAPITALS. Bar Code | | |
| | | | | | | |
| | | | | Investor Code | | |
| | | | | investor code | | |
| | | | | | | |
| IAV. | | | | Event Code | | |
| I/We | | | | | | |
| | | | | | | |
| of | | | | | | |
| | | | | | | |
| | | | | | | |
| being (a) member(s) of the Company, entitled to attend, s | speak and | vote at | an Annual | General Meeting of the Company, hereby appoint the Chairman of the | meeting | or (se |
| | | | | | | |
| | | | | | | |
| as my/our proxy to attend, speak and vote on my/our bel | half at the | e Annua | l General M | eeting of the Company to be held on Friday 9 December 2016 at the | offices of | Joels |
| | | | | | | |
| 30 Portland Place, London W1B 1LZ, at 10.00 a.m., and at any | | nent of t | the meeting | and on any proposed amendments to the resolutions. | | |
| 30 Portland Place, London W1B 1LZ, at 10.00 a.m., and at any | y adjournr | | _ | | v will vote | or ab |
| 30 Portland Place, London W1B 1LZ, at 10.00 a.m., and at any I/We direct my/our proxy to vote on the following resolutions | y adjournr s as I/we h | ave indic | ated by mar | and on any proposed amendments to the resolutions. king the appropriate box with an "X". If no indication is given, my/our prox g) as he or she thinks fit in relation to any other matter which is properly p | | |
| 30 Portland Place, London W1B 1LZ, at 10.00 a.m., and at any I/We direct my/our proxy to vote on the following resolutions | y adjournr s as I/we h | ave indic | ated by mar | king the appropriate box with an "X". If no indication is given, my/our prox | | |
| 30 Portland Place, London W1B 1LZ, at 10.00 a.m., and at any I/We direct my/our proxy to vote on the following resolutions | y adjournr s as I/we h | ave indic | ated by mar n from votir | king the appropriate box with an "X". If no indication is given, my/our prox | | |
| 30 Portland Place, London W1B 1LZ, at 10.00 a.m., and at any I/We direct my/our proxy to vote on the following resolutions | y adjournr s as I/we h | ave indic | ated by mar n from votir | king the appropriate box with an "X". If no indication is given, my/our prox | | |
| 30 Portland Place, London W1B 1LZ, at 10.00 a.m., and at any I/We direct my/our proxy to vote on the following resolutions | y adjournr s as I/we h | ave indic or abstai | ated by mar n from votir | king the appropriate box with an "X". If no indication is given, my/our prox | | he m |
| 30 Portland Place, London W1B 1LZ, at 10.00 a.m., and at any I/We direct my/our proxy to vote on the following resolutions voting at his or her discretion and I/we authorise my/our proxy | y adjournr s as I/we h y to vote (| ave indic or abstai | ated by mar n from votir | king the appropriate box with an "X". If no indication is given, my/our prox g) as he or she thinks fit in relation to any other matter which is properly p | ut before t | he m |
| 30 Portland Place, London W1B 1LZ, at 10.00 a.m., and at any I/We direct my/our proxy to vote on the following resolutions | y adjournr s as I/we h | ave indic | ated by mar | king the appropriate box with an "X". If no indication is given, my/our prox | | he me |
| 30 Portland Place, London W1B 1LZ, at 10.00 a.m., and at any I/We direct my/our proxy to vote on the following resolutions voting at his or her discretion and I/we authorise my/our proxy RDINARY RESOLUTIONS To receive and consider the Company's annual report and financial | y adjournr s as I/we h y to vote (| ave indic or abstai | ated by mar n from votir | king the appropriate box with an "X". If no indication is given, my/our prox, g) as he or she thinks fit in relation to any other matter which is properly p SPECIAL RESOLUTIONS 5. To dis-apply statutory pre-emption rights when allotting shares or | ut before t | he m |
| 30 Portland Place, London W1B 1LZ, at 10.00 a.m., and at any I/We direct my/our proxy to vote on the following resolutions voting at his or her discretion and I/we authorise my/our proxy RDINARY RESOLUTIONS To receive and consider the Company's annual report and financial statements for the twelve months ended 30 June 2016 and the reports | y adjournr s as I/we h y to vote (| ave indic or abstai | ated by mar n from votir | king the appropriate box with an "X". If no indication is given, my/our prox g) as he or she thinks fit in relation to any other matter which is properly p SPECIAL RESOLUTIONS 5. To dis-apply statutory pre-emption rights when allotting shares or rights over shares up to an aggregate nominal value not exceeding | ut before t | he m |
| 30 Portland Place, London W1B 1LZ, at 10.00 a.m., and at any I/We direct my/our proxy to vote on the following resolutions voting at his or her discretion and I/we authorise my/our proxy. RDINARY RESOLUTIONS To receive and consider the Company's annual report and financial statements for the twelve months ended 30 June 2016 and the reports of the directors and auditors thereon. | y adjournr s as I/we h y to vote (| ave indic or abstai | ated by mar n from votir | king the appropriate box with an "X". If no indication is given, my/our prox g) as he or she thinks fit in relation to any other matter which is properly p SPECIAL RESOLUTIONS 5. To dis-apply statutory pre-emption rights when allotting shares or rights over shares up to an aggregate nominal value not exceeding £779,749 and for the allotment of shares to holders of Share | ut before t | he m |
| 30 Portland Place, London W1B 1LZ, at 10.00 a.m., and at any I/We direct my/our proxy to vote on the following resolutions voting at his or her discretion and I/we authorise my/our proxy at his or her discretion and I/we at his or h | y adjournr s as I/we h y to vote (| ave indic or abstai | ated by mar n from votir | king the appropriate box with an "X". If no indication is given, my/our prox g) as he or she thinks fit in relation to any other matter which is properly p SPECIAL RESOLUTIONS 5. To dis-apply statutory pre-emption rights when allotting shares or rights over shares up to an aggregate nominal value not exceeding | ut before t | he m |
| 30 Portland Place, London W1B 1LZ, at 10.00 a.m., and at any I/We direct my/our proxy to vote on the following resolutions voting at his or her discretion and I/we authorise my/our proxy. RDINARY RESOLUTIONS To receive and consider the Company's annual report and financial statements for the twelve months ended 30 June 2016 and the reports of the directors and auditors thereon. | y adjournr s as I/we h y to vote (| ave indic or abstai | ated by mar n from votir | king the appropriate box with an "X". If no indication is given, my/our prox, g) as he or she thinks fit in relation to any other matter which is properly p SPECIAL RESOLUTIONS 5. To dis-apply statutory pre-emption rights when allotting shares or rights over shares up to an aggregate nominal value not exceeding £779,749 and for the allotment of shares to holders of Share Options granted pursuant to the Company's Share Option Plan | ut before t | he m |
| 30 Portland Place, London W1B 1LZ, at 10.00 a.m., and at any I/We direct my/our proxy to vote on the following resolutions voting at his or her discretion and I/we authorise my/our proxy. RDINARY RESOLUTIONS To receive and consider the Company's annual report and financial statements for the twelve months ended 30 June 2016 and the reports of the directors and auditors thereon. To approve the re-appointment of Mr Laurence Read as an Executive Director of the Company, having been made a director previously, and being eligible for re-election. To ratify the re-appointment of UHY Hacker Young LLP as auditors of | y adjournr s as I/we h y to vote (| ave indic or abstai | ated by mar n from votir | SPECIAL RESOLUTIONS 5. To dis-apply statutory pre-emption rights when allotting shares or rights over shares up to an aggregate nominal value not exceeding £779,749 and for the allottment of shares to holders of Share Options granted pursuant to the Company's Share Option Plan ratified by the Company's shareholders at the General Meeting of the Company held on 9 July 2007. 6. To approve the alteration to the Company's articles by the inclusion | ut before t | he me |
| 30 Portland Place, London W1B 1LZ, at 10.00 a.m., and at any I/We direct my/our proxy to vote on the following resolutions voting at his or her discretion and I/we authorise my/our proxy at his or her discretion and I/we authorise my/our proxy and the company's annual report and financial statements for the twelve months ended 30 June 2016 and the reports of the directors and auditors thereon. To approve the re-appointment of Mr Laurence Read as an Executive Director of the Company, having been made a director previously, and being eligible for re-election. To ratify the re-appointment of UHY Hacker Young LLP as auditors of the Company and to authorise the directors to fix their remuneration. | y adjournr s as I/we h y to vote (| ave indic or abstai | ated by mar n from votir | SPECIAL RESOLUTIONS 5. To dis-apply statutory pre-emption rights when allotting shares or rights over shares up to an aggregate nominal value not exceeding £779,749 and for the allottment of shares to holders of Share Options granted pursuant to the Company's Share Option Plan ratified by the Company's shareholders at the General Meeting of the Company held on 9 July 2007. 6. To approve the alteration to the Company's articles by the inclusion of a new article 12 and the re-numbering of the remaining provisions | ut before t | he me |
| 30 Portland Place, London W1B 1LZ, at 10.00 a.m., and at any I/We direct my/our proxy to vote on the following resolutions voting at his or her discretion and I/we authorise my/our proxy. RDINARY RESOLUTIONS To receive and consider the Company's annual report and financial statements for the twelve months ended 30 June 2016 and the reports of the directors and auditors thereon. To approve the re-appointment of Mr Laurence Read as an Executive Director of the Company, having been made a director previously, and being eligible for re-election. To ratify the re-appointment of UHY Hacker Young LLP as auditors of the Company and to authorise the directors to fix their remuneration. To authorise the directors to allot relevant securities up to an aggregate | y adjournr s as I/we h y to vote (| ave indic or abstai | ated by mar n from votir | SPECIAL RESOLUTIONS 5. To dis-apply statutory pre-emption rights when allotting shares or rights over shares up to an aggregate nominal value not exceeding £779,749 and for the allottment of shares to holders of Share Options granted pursuant to the Company's Share Option Plan ratified by the Company's shareholders at the General Meeting of the Company held on 9 July 2007. 6. To approve the alteration to the Company's articles by the inclusion | ut before t | he me |
| 30 Portland Place, London W1B 1LZ, at 10.00 a.m., and at any I/We direct my/our proxy to vote on the following resolutions voting at his or her discretion and I/we authorise my/our proxy at his or her discretion and I/we authorise my/our proxy and the company's annual report and financial statements for the twelve months ended 30 June 2016 and the reports of the directors and auditors thereon. To approve the re-appointment of Mr Laurence Read as an Executive Director of the Company, having been made a director previously, and being eligible for re-election. To ratify the re-appointment of UHY Hacker Young LLP as auditors of the Company and to authorise the directors to fix their remuneration. | y adjournr s as I/we h y to vote (| ave indic or abstai | ated by mar n from votir | SPECIAL RESOLUTIONS 5. To dis-apply statutory pre-emption rights when allotting shares or rights over shares up to an aggregate nominal value not exceeding £779,749 and for the allottment of shares to holders of Share Options granted pursuant to the Company's Share Option Plan ratified by the Company's shareholders at the General Meeting of the Company held on 9 July 2007. 6. To approve the alteration to the Company's articles by the inclusion of a new article 12 and the re-numbering of the remaining provisions | ut before t | he m |
| 30 Portland Place, London W1B 1LZ, at 10.00 a.m., and at any I/We direct my/our proxy to vote on the following resolutions voting at his or her discretion and I/we authorise my/our proxy. RDINARY RESOLUTIONS To receive and consider the Company's annual report and financial statements for the twelve months ended 30 June 2016 and the reports of the directors and auditors thereon. To approve the re-appointment of Mr Laurence Read as an Executive Director of the Company, having been made a director previously, and being eligible for re-election. To ratify the re-appointment of UHY Hacker Young LLP as auditors of the Company and to authorise the directors to fix their remuneration. To authorise the directors to allot relevant securities up to an aggregate | y adjournr s as I/we h y to vote (| ave indic or abstai | ated by mar n from votir | SPECIAL RESOLUTIONS 5. To dis-apply statutory pre-emption rights when allotting shares or rights over shares up to an aggregate nominal value not exceeding £779,749 and for the allottment of shares to holders of Share Options granted pursuant to the Company's Share Option Plan ratified by the Company's shareholders at the General Meeting of the Company held on 9 July 2007. 6. To approve the alteration to the Company's articles by the inclusion of a new article 12 and the re-numbering of the remaining provisions | ut before t | he m |
| 30 Portland Place, London W1B 1LZ, at 10.00 a.m., and at any I/We direct my/our proxy to vote on the following resolutions voting at his or her discretion and I/we authorise my/our proxy. RDINARY RESOLUTIONS To receive and consider the Company's annual report and financial statements for the twelve months ended 30 June 2016 and the reports of the directors and auditors thereon. To approve the re-appointment of Mr Laurence Read as an Executive Director of the Company, having been made a director previously, and being eligible for re-election. To ratify the re-appointment of UHY Hacker Young LLP as auditors of the Company and to authorise the directors to fix their remuneration. To authorise the directors to allot relevant securities up to an aggregate | y adjournr s as I/we h y to vote (| ave indic or abstai | ated by mar n from votir | SPECIAL RESOLUTIONS 5. To dis-apply statutory pre-emption rights when allotting shares or rights over shares up to an aggregate nominal value not exceeding £779,749 and for the allottment of shares to holders of Share Options granted pursuant to the Company's Share Option Plan ratified by the Company's shareholders at the General Meeting of the Company held on 9 July 2007. 6. To approve the alteration to the Company's articles by the inclusion of a new article 12 and the re-numbering of the remaining provisions | ut before t | he me |
| 30 Portland Place, London W1B 1LZ, at 10.00 a.m., and at any I/We direct my/our proxy to vote on the following resolutions voting at his or her discretion and I/we authorise my/our proxy. RDINARY RESOLUTIONS To receive and consider the Company's annual report and financial statements for the twelve months ended 30 June 2016 and the reports of the directors and auditors thereon. To approve the re-appointment of Mr Laurence Read as an Executive Director of the Company, having been made a director previously, and being eligible for re-election. To ratify the re-appointment of UHY Hacker Young LLP as auditors of the Company and to authorise the directors to fix their remuneration. To authorise the directors to allot relevant securities up to an aggregate | y adjournr s as I/we h y to vote (| ave indic or abstai | ated by mar n from votir | SPECIAL RESOLUTIONS 5. To dis-apply statutory pre-emption rights when allotting shares or rights over shares up to an aggregate nominal value not exceeding £779,749 and for the allottment of shares to holders of Share Options granted pursuant to the Company's Share Option Plan ratified by the Company's shareholders at the General Meeting of the Company held on 9 July 2007. 6. To approve the alteration to the Company's articles by the inclusion of a new article 12 and the re-numbering of the remaining provisions | ut before t | |

- 9. CREST members who wish to appoint a proxy or proxies by using the CREST electronic appointment service may do so by using the procedures described in the CREST Manual. To be valid, the appropriate CREST message, regardless of whether it constitutes the appointment of a proxy or an amendment to the instructions given to a previously appointed proxy, must be transmitted so as to be received by our agent Capita Asset Services (CREST Participant ID Number IDRA10) by 10.00 a.m. on 7 December 2016. See the notes to the notice of meeting for further information on proxy appointment through CREST.
- 10. In the case of joint holders, where more than one of the joint holders purports to appoint a proxy, only the appointment submitted by the most senior holder will be accepted. Seniority is determined by the order in which the names of the joint holders appear in the Company's register of members in respect of the joint holding (the first-named being the most senior).
- If you submit more than one valid proxy appointment, the appointment received last before the latest time for the receipt of proxies will take precedence.
- 12. For details of how to change your proxy instructions or revoke your proxy appointment see the notes to the notice of meeting.
- 13. You may not use any electronic address provided to communicate with the Company for any purposes in connection with this Form of Proxy or the appointment of proxies.
- 14. Pursuant to Regulation 41(1) of the Uncertificated Securities Regulations 2001, to be entitled to vote at the meeting (and for the purposes of the determination by the Company of the number of votes that may be cast) members must be entered on the register of members of the Company by close of business on 7 December 2016.

Business Reply Plus Licence Number RLUB-TBUX-EGUC

իլիովեդրեկույիիդեկվելիկ

1

PXS1
34 BECKENHAM ROAD
BECKENHAM
BR3 4ZF