A. Level 8, 56 Pitt Street Sydney NSW 2000 P. +61 2 8405 8860W. 360capital.com.au

360 Capital



REAL ASSETS
PRIVATE EQUITY
PUBLIC EQUITY
CREDIT

Friday, 3 April 2020

Dear TDI Investor.

On behalf of the Board, I notify you of an Extraordinary General Meeting Members of 360 Capital Digital Infrastructure 360 Capital Digital Infrastructure Fund (the stapled entity comprising 360 Capital Digital Infrastructure Fund ARSN 635 566 531 and 360 Capital Digital Infrastructure Fund 2 ARSN 638 320 420) (ASX: TDI).

The meeting is to be held concurrently at 11am (AEST) on Monday, 27 April 2020at 360 Capital Group, level 8, 56 Pitt Street, Sydney NSW 2000. Formal notice of meeting is enclosed.

Enclosed is a proxy form to record your vote, due to be received by our Registry provider before 11am (AEST) on Saturday, 25 April 2020, via the enclosed reply-paid envelope, fax, in person or online.

We always like seeing our investors in person, though in the current environment and with existing health warnings from government agencies, we ask all Investors to consider if attendance in person is best for them and ask you to please be mindful of required social distancing protocols.

If you would like to attend the meeting in person, please register in advance via our website www.360capital.com.au before Monday, 20 April 2020, so we can appropriately manage numbers and have a way to contact you should meeting parameters need to change.

Yours Sincerely,

Tony Pitt

Managing Director 360 Capital Group

Notice of Meeting and Explanatory Memorandum

360 Capital Digital Infrastructure Fund

This is an important document and requires your immediate attention. You should read this document in its entirety before deciding how to vote. If you are in any doubt about what to do, you should consult your legal, investment, taxation or other professional adviser without delay.

The stapled fund comprising the

360 Capital Digital Infrastructure Fund ARSN 635 566 531 and

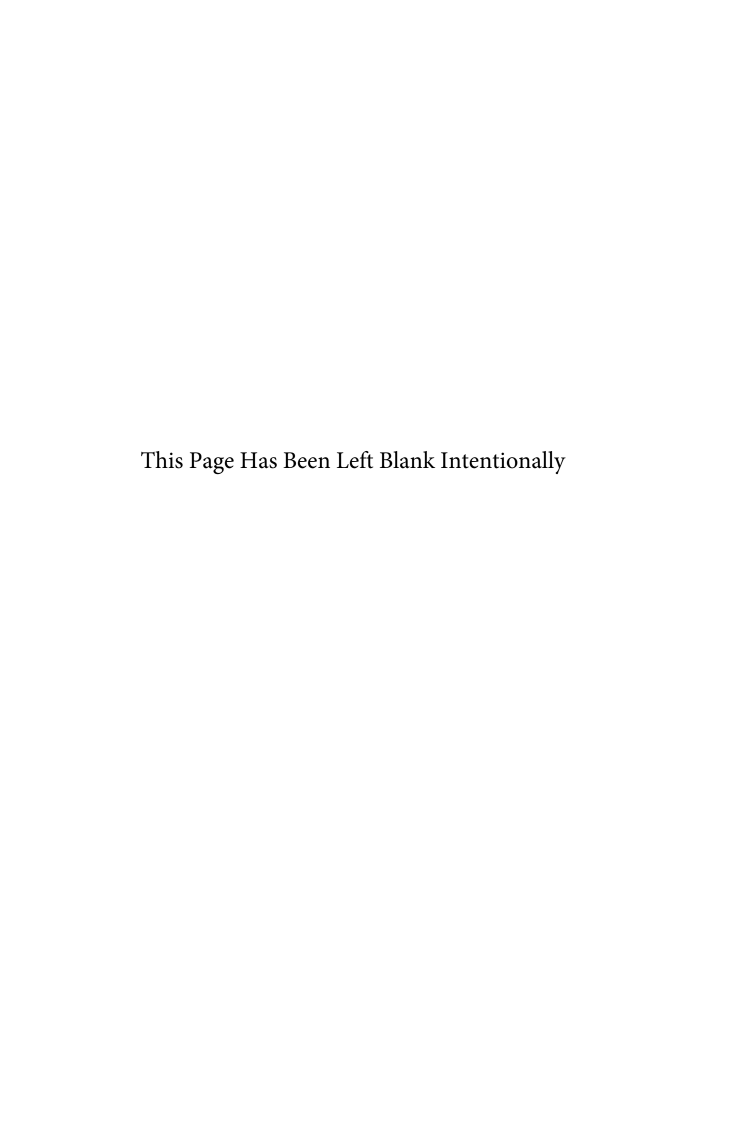
360 Capital Digital Infrastructure Fund 2 ARSN 638 320 420

collectively known as 360 Capital Digital Infrastructure Fund

Issued by 360 Capital FM Limited ABN 15 090 664 396 AFSL 221474 as responsible entity of 360 Capital Digital Infrastructure Fund. 360 Capital







Notice of Meeting and Explanatory Memorandum

Important notices

What is this document?

This Notice of Meeting and Explanatory Memorandum is dated Friday, 3 April 2020 and is issued by 360 Capital FM Limited ABN 15 090 664 396 AFSL 221474 in its capacity as responsible entity of the 360 Capital Digital Infrastructure Fund (the stapled entity comprising 360 Capital Digital Infrastructure Fund ARSN 635 566 531 and 360 Capital Digital Infrastructure Fund 2 ARSN 638 320 420 (Fund).

The purpose of this Notice of Meeting and Explanatory Memorandum is to provide information considered material to the decision of Members in determining how to vote on the Resolution. All information in this document forms part of the Notice of Meeting.

No investment advice

The information contained in this Notice of Meeting and Explanatory Memorandum does not constitute financial product advice and has been prepared without reference to your particular investment objectives, financial situation, taxation position and needs. It is important that you read the Notice of Meeting and Explanatory Memorandum in its entirety before making any investment decision and any decision on how to vote on the Resolution.

Defined terms

Capitalised terms used in this Notice of Meeting and Explanatory Memorandum are defined in the Glossary on page 6. All times expressed in this Notice of Meeting and Explanatory Memorandum refer to Australian Eastern Standard Time (AEST) and references to dollars, \$, cents or ¢ are to Australian currency.

Any questions?

If you have any questions about your holding of Stapled Units or the Resolution, please contact 360 Capital Investor Services on 1300 082 130. If you are in any doubt on how to vote on the Resolution or the action to be taken, you should contact your financial, legal, tax or other professional adviser without delay.

Meeting details and important dates

Last date and time for receipt of Proxy Forms	11am, Saturday, 25 April 2020
Date and time of Meeting	11am, Monday, 27 April 2020
Place	360 Capital Group Level 8, 56 Pitt St Sydney NSW Australia 2000

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Notice of Meetings

Notice is hereby given by 360 Capital FM Limited ABN 15 090 664 396 AFSL 221474 as responsible entity of the Fund, pursuant to section 252A of the Corporations Act that concurrent meetings of Members of 360 Capital Digital Infrastructure Fund ARSN 635 566 531 and 360 Capital Digital Infrastructure Fund 2 ARSN 638 320 420 will be held at the time, date and place detailed below, or such later time and date as notified to Members, to consider and vote on the Resolution in this Notice of Meeting.

Date: Monday, 27 April 2020

Time: 11am

Place: 360 Capital Group

Level 8, 56 Pitt St

Sydney NSW Australia 2000

Business of the Meeting

Resolution: Approval of buy back of Stapled Units.

To consider and, if thought fit, to pass the following resolution as an ordinary resolution of each of 360 Capital Digital Infrastructure Fund ARSN 635 566 531 and 360 Capital Digital Infrastructure Fund 2 ARSN 638 320 420:

"That the buy back of up to a maximum number of 11,650,000 Stapled Units on the terms set out in the Explanatory Memorandum be approved for all purposes (including the purposes of Section 601KH(8) of the Corporations Act and clause 10.21 of the constitution of each trust comprising the Fund)."

By order of the Board

Tony Pitt

Managing Director 360 Capital FM Limited as responsible entity of the 360 Capital Digital Infrastructure Fund

Dated: Friday, 3 April 2020

Notes about the Meeting and how to vote

THESE NOTES FORM PART OF THE NOTICE OF MEETING

Changing the time and date of the Meeting

The Responsible Entity reserves the right to postpone or adjourn the Meeting to a later time or date. If the Responsible Entity makes such a determination, it will notify all Members by lodging an announcement on the ASX and by placing an announcement on the Fund's website at www.360capital.com.au.

The Responsible Entity will endeavour to notify Members of any such postponement prior to the original date and time of the Meeting, however, the postponement of the Meeting will not be invalidated by the failure to do so. If the Meeting is adjourned for one month or more, the Responsible Entity will give new notice of the adjourned Meeting.

Quorum

The quorum necessary for the Meeting is at least two Members present in person or by proxy together holding at least 5% of the Stapled Units on issue, and the quorum must be present at all times during the Meeting.

Chairperson

Pursuant to section 252S of the Corporations Act, the Responsible Entity will appoint a person to chair the Meeting.

Voting intentions of the Chairperson

The Chairperson intends to vote all undirected proxies appointing the Chairperson as proxy in favour of the Resolution.

Voting by Responsible Entity

The Responsible Entity and its associates are not entitled to vote their interests on a Resolution at the Meeting if they have an interest in that Resolution other than as a Member.

Resolution

The Resolution is an ordinary resolution and will be passed if more than 50% of the votes cast by or on behalf of Members entitled to vote on the Resolution are in favour of the Resolution.

Voting

Voting on the Resolution will be decided by poll. On a poll, every person present who is a Member or a proxy, or body corporate representative has one vote for each dollar of the value of the Member's total Stapled Units in the Fund held by the person, or in respect of which the person is appointed as proxy, or body corporate representative. A Member entitled to two or more votes does not have to exercise its votes in the same way and does not have to cast all its votes.

Bodies corporate

A body corporate may appoint an individual as its representative to exercise any of the powers the body corporate may exercise at meetings of Members of the Fund. The appointment may be a standing one. Unless the appointment states otherwise, the representative may exercise all of the powers that the appointing body corporate could exercise at a meeting or in voting on the Resolution.

An original or certified copy of the representative's appointment should be delivered or presented to the Responsible Entity before the Meeting commences.

Jointly held Stapled Units

If a Stapled Unit in the Fund is held jointly, and more than one Member votes in respect of that Stapled Unit, only the vote of the Member whose name appears first in the register of Members counts.

Appointment of proxy

If you are entitled to vote at the Meeting you have a right to appoint a proxy to attend and vote at the Meeting on your behalf and may use the Proxy Form enclosed with the Notice of Meeting. The notes on the Proxy Form explain how the form should be completed. The proxy does not need to be a Member of the Fund.

If you wish to appoint someone other than the Chairperson of the Meeting as your proxy, please write the name of that person in the appropriate box. Members cannot appoint themselves. If you do not name a proxy, or your named proxy does not attend the Meeting, the Chairperson of the Meeting will be your proxy and vote on your behalf.

Your proxy has the same rights as you to speak at the Meeting and to vote to the extent you allow on the Proxy Form

Appointing a second proxy

If you are entitled to cast two or more votes you may appoint two proxies and may specify the proportion or number of votes each proxy is appointed to exercise. If you appoint two proxies and the appointment does not specify the proportion or number of votes each proxy may exercise, each proxy may exercise half of the votes (ignoring fractions).

Voting directions to your proxy

You may direct your proxy on how to vote on the Resolution. If you do, your proxy does not have to vote, but if your proxy does vote, your proxy must vote as directed. If your proxy is the Chairperson, the Chairperson must vote on a poll and must vote as directed.

If you do not direct your proxy how to vote, your proxy will vote as it chooses. If you mark more than one box relating to the Resolution any vote by your proxy on that item may be invalid.

Signing instructions

A Proxy Form must be signed by the Member or the Member's attorney. Instructions for signing are on the Proxy Form. If a proxy is signed by an attorney and you have not previously lodged the power of attorney for notation, please attach an original or a certified copy of the power of attorney to the Proxy Form when you return it.

Appointment of proxy under the power of attorney

If a proxy is signed under a power of attorney on behalf of a Member, an original or a certified copy of the power of attorney must be lodged with the Proxy Form and received by the Responsible Entity no later than 11am, Saturday, 25 April 2020 at one of the addresses set out below.

Lodgement of proxies and other authorities

Proxy Forms and other authorities should be returned by one of the methods below.

Online

www.votingonline.com.au/tdiegmapril2020

By facsimile

(02) 9290 9655

By post

Boardroom Pty Limited GPO Box 3993 Sydney NSW 2001

In person

Boardroom Pty Limited Level 12, 225 George Street Sydney NSW 2000

All Proxy Forms must be received by the Responsible Entity no later than 11am, Saturday, 25 April 2020. Documents received after that time will not be valid for the Meeting.

Explanatory Memorandum

RESOLUTION: Approval of buy back of Stapled Units

1 Overview

The Responsible Entity proposes to undertake an onmarket buy back of Stapled Units over the period of 12 months following approval commencing on or just after the business day following the meeting date.

It is proposed that up to 20% of the number of Stapled Units currently on issue (i.e. 11,650,000 Stapled Units) be bought back through this process (Buy Back).

As the Buy Back exceeds the 10/12 limit under the Corporations Act, the Buy Back requires Member approval. Please refer to Section 2 for more information in relation to the Buy Back and Section 3 for more information in relation to why Member approval is required.

2 What is proposed?

There are currently 58,250,000 Stapled Units on issue in the Fund.

The Responsible Entity proposes to undertake the Buy Back of up to 20% of the number of Stapled Units currently on issue (i.e. 11,650,000 Stapled Units) over a period of 12 months commencing on or just after the business day following the meeting date, but in any event within 2 months of the Meeting and ending 12 months from that date.

The Buy Back will be conducted on market, meaning that the Responsible Entity will buy back Stapled Units in the ordinary course of trading on the ASX. The Buy Back will be open to all Members and participation is voluntary. The Responsible Entity reserves the right to suspend or terminate the Buy Back at any time.

The Responsible Entity will offer to buy back Stapled Units during the course of the 12 month period within a range of prices it determines, however, in accordance with ASX

Listing Rule 7.33, that price cannot be greater than 5% above the volume weighted average market price of all Stapled Units sold on the ASX during the last five days on which sales in Stapled Units were recorded before the date of the relevant Buy Back. The current market price of Stapled Units as at 24 March 2020 is \$1.10.

It is intended that Morgans Financial Limited ABN 49 010 669 726 will be appointed to act as the Fund's broker for the Buy Back.

The Responsible Entity has proposed the Buy Back as it considers the current market trading price of Stapled Units does not accurately reflect the value of the Fund's cash and other investments. The Buy Back is an opportunity to add value for the Members of the Fund. The current discount of the trading price to the Fund's NTA and the Fund's cash balance means that the Buy Back will be accretive to the NTA and earnings per Stapled Unit. The Responsible Entity will continue to pursue its investment strategy in conjunction with the Buy Back. The Responsible Entity considers this to be the optimal strategy at this time, having regard to all relevant circumstances, including the trading price of Stapled Units and the financial position of the Fund.

The Buy Back will be funded from the Fund's existing cash reserves. The Fund is currently debt free.

The following table has been prepared (based on an assumed weighted average price of Stapled Units bought back and assuming varying levels of Stapled Units are bought back) to illustrate to Members the possible financial effect of the Buy Back.

Please note that the financial effect of the Buy Back on the Fund may be different from that set out below as it will depend on, amongst other things, the actual price at which Stapled Units are bought back, the number of Stapled Units which are bought back and other changes to the Fund and its financial position.

Percentage of Stapled Units bought back under the Buy Back	Assumed weighted average price of Stapled Units bought back	Capital (\$ million)	Pro forma NTA (\$ per Unit)
0.0%	N/A	N/A	\$1.96
10.0%	\$1.30	\$7.57m	\$2.03
20.0%	\$1.30	\$15.15m	\$2.13

The Buy Back will not alter the Responsible Entity's strategy of continuing to focus on providing Members with a total return of 10.0% or greater per annum by pursuing opportunities in line with the Fund's stated investment strategy.

360 Capital Group has indicated it will maintain its current holding of 21,761,811 Stapled Units (37.4% of Stapled Units) and will not participate in the Buy Back. 360 Capital Group's percentage investment in the Fund (currently 37.4%) will increase as a result of the Buy Back by virtue of the total number of Stapled Units within the Fund decreasing.

David Yuile, Managing Director of the Manager currently holds 380,557 Stapled Units (being 0.65% of Stapled Units) and will not be participate in the Buy Back.

If the Fund purchases 20% of the Stapled Securities on issue, 360 Capital Group and David Yuile collectively will own 47.5% of the Fund.

3 Why is this Resolution being proposed?

The Corporations Act provides that a buy back which exceeds the 10/12 limit must be approved by Members before it can proceed.

The 10/12 limit provides that the Responsible Entity may make a buy back of Stapled Units without Member approval if the amount of those Stapled Units bought back is 10% or less of the smallest number of Stapled Units, at any time, during the last 12 months.

As the Responsible Entity intends to buy back up to 20% of the number of Stapled Units currently on issue (i.e. 11,650,000 Stapled Units) the 10/12 limit will be exceeded and so Member approval is required.

4 Advantages and disadvantages of the Buy Back

The Responsible Entity believes the Buy Back will create the following benefits for Members:

- The closing price of Stapled Units as at 24 March 2020 of \$1.10 reflects a discount of 43.88% to the Fund's audited NTA (as at 31 December 2019) per Unit of \$1.96, representing an attractive investment proposition for the Fund;
- The Buy Back of Stapled Units below the current audited NTA per Unit is expected to enhance Members' returns by increasing the NTA per Unit;
- Should the Responsible Entity Buy Back the full 20% of the Stapled Units currently on issue, the Responsible Entity will still have significant capacity to pursue assets in line with the Fund's investment mandate.
- The Buy Back of Stapled Units is expected to be accretive to Fund earnings and distributions as it is funded from the cash balance of the Fund.

Disadvantages/risks

The key potential disadvantage and risk associated with the Buy Back is that the Fund's available cash reserves will be reduced which may increase the likelihood of a further capital raising being required if a large or multiple suitable investment opportunities are identified by the Manager.

Additionally, at the completion of the Buy Back 360 Capital Group and David Yuile collectively may, as a consequence of the Buy Back, own collectively 47.5% of the Stapled Units, providing 360 Capital Group and David Yuile with the ability to collectively control future resolutions of the Fund from which they are not excluded from voting.

What happens if the Resolution is not approved?

If Members do not approve the Resolution, the Responsible Entity will not be able to undertake the Buy Back.

6 What do the independent Directors recommend?

As the Responsible Entity will only buy back Stapled Units where the Buy Back will be accretive to the NTA and earnings per Stapled Unit and having regard to all relevant circumstances, including the matters set out in this Explanatory Memorandum, the independent Directors of the Responsible Entity recommend that Members vote in FAVOUR of the Resolution.

QUERIES

If you have any questions regarding your investment in the Fund, the Resolution, or what action you should take, please consult your legal, investment, taxation or other professional adviser or contact 360 Capital Investor Services on 1300 082 130 or email investor.relations@360capital.com.au

Glossary

360 Capital or 360 Capital Group	360 Capital Group consists of the entity comprising 360 Capital Group Limited (ABN 18 113 569 136) and 360 Capital Investment Trust (ARSN 104 552 598) and each of their controlled entities.		
ASIC	Australian Securities and Investments Commission.		
AEST	Australian Eastern Standard Time.		
ASX	ASX Limited (ABN 98 008 624 691) or the financial market operated by it (as the context requires).		
Buy Back	The proposed Buy Back of Stapled Units in the Fund the subject of the Resolution as described in this Explanatory Memorandum.		
Corporations Act	Corporations Act 2001 (Cth).		
Chairperson	The person appointed to chair the Meeting in accordance with section 252S of the Corporations Act.		
Explanatory Memorandum	The explanatory memorandum contained in this document.		
Fund	The 360 Capital Digital Infrastructure Fund (the stapled fund comprising 360 Capital Digital Infrastructure Fund ARSN 635 566 531 and 360 Capital Digital Infrastructure Fund 2 (ARSN 638 320 420).		
Manager	360 Capital Digital Management Pty Limited (ABN 58 632 422 916), the investment manager of the Fund.		
Meeting	The meeting of Members of the Fund.		
Member	A registered holder of Stapled Units in the Fund.		
Notice of Meeting	This document, including the Notice of Meeting set out on page 1 of this document.		
NTA per Unit	Net tangible assets divided by Units on issue.		
Proxy Form	The form by which Members may vote on the Resolution without attending the Meeting in person.		
Resolution	The resolution set out in the Notice of Meeting regarding the approval of the Buy Back.		
Stapled Units	A Stapled Unit in the Fund comprising a unit in 360 Capital Digital Infrastructure Fund ARSN 635 566 531 and a unit in 360 Capital Digital Infrastructure Fund 2 ARSN 638 320 420, stapled together and trading under ASX code TDI.		
Responsible Entity	The responsible entity of the Fund (360 Capital FM Limited ABN 15 090 664 396 AFSL 221474).		

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360 Capital



360 Capital Digital Infrastructure Fund

Investor Enquiries

360 Capital Investor Services
Toll Free: 1300 082 130
Email: investor.relations@360capital.com.au

Postal Address for Lodgement of Proxies

Boardroom Pty Limited GPO Box 3993 Sydney NSW 2001

Responsible Entity

360 Capital FM Limited ABN 15 090 664 396 AFSL 221474

Registered Office

Level 8, 56 Pitt Street Sydney NSW 2000

www.360capital.com.au

Disclaimer

This document has been prepared by 360 Capital FM Limited (ABN 15 090 664 396, AFSL 221474), Level 8, 56 Pitt Street, Sydney NSW 2000, as responsible entity of the 360 Capital Digital Infrastructure Fund (Responsible Entity). The Responsible Entity, its associates, related entities and their respective directors do not guarantee the performance of the Fund or the repayment of monies invested. The information contained in this document does not constitute financial product advice. While every care has been exercised in the preparation of this document and the information is believed to be correct, this document is provided for general information purposes only and does not have regard to the particular circumstances, financial situation or needs of any specific person who may read it and whom should seek their own professional advice. This document contains forward looking statements which are identified by words such as "may", "could", "believes", "estimates", "expects", "intends" and other similar words that imply risks and uncertainties. These forward looking statements are subject to known and unknown risks, uncertainties and other factors that could cause the actual results, performance or achievements of the Fund to vary materially from those expressed or implied in such forward looking statements. Past performance is not an indicator of future performance.

360 Capital



All Correspondence to:

By Mail Boardroom Pty Limited

GPO Box 3993

Sydney NSW 2001 Australia

■ By Fax: +61 2 9290 9655

■ Online: www.boardroomlimited.com.au

By Phone: (within Australia) 1300 737 760

(outside Australia) +61 2 9290 9600

YOUR VOTE IS IMPORTANT

For your vote to be effective it must be recorded before 11am (AEST) on Saturday, 25 April 2020.

☐ TO VOTE ONLINE

STEP 1: VISIT https://www.votingonline.com.au/tdiegmapril2020

STEP 2: Enter your Postcode OR Country of Residence (if outside Australia)

STEP 3: Enter your Voting Access Code (VAC):





Scan QR Code using smartphone QR Reader App

TO VOTE BY COMPLETING THE PROXY FORM

STEP 1 APPOINTMENT OF PROXY

Indicate who you want to appoint as your Proxy.

If you wish to appoint the Chair of the Meeting as your proxy, mark the box. If you wish to appoint someone other than the Chair of the Meeting as your proxy please write the full name of that individual or body corporate. If you leave this section blank, or your named proxy does not attend the meeting, the Chair of the Meeting will be your proxy. A proxy need not be a securityholder of the company. Do not write the name of the issuer company or the registered securityholder in the space.

Appointment of a Second Proxy

You are entitled to appoint up to two proxies to attend the meeting and vote. If you wish to appoint a second proxy, an additional Proxy Form may be obtained by contacting the company's securities registry or you may copy this form.

To appoint a second proxy you must:

(a) complete two Proxy Forms. On each Proxy Form state the percentage of your voting rights or the number of securities applicable to that form. If the appointments do not specify the percentage or number of votes that each proxy may exercise, each proxy may exercise half your votes. Fractions of votes will be disregarded.

(b) return both forms together in the same envelope.

STEP 2 VOTING DIRECTIONS TO YOUR PROXY

To direct your proxy how to vote, mark one of the boxes opposite each item of business. All your securities will be voted in accordance with such a direction unless you indicate only a portion of securities are to be voted on any item by inserting the percentage or number that you wish to vote in the appropriate box or boxes. If you do not mark any of the boxes on a given item, your proxy may vote as he or she chooses. If you mark more than one box on an item for all your securities your vote on that item will be invalid. Your proxy form pertains to the resolution in respect of each of 360 Capital Digital Infrastructure Fund ARSN 635 566 531 and 360 Capital Digital Infrastructure Fund 2 ARSN 638 320 420. If you would like to provide different directions in respect of each entity please contact the responsible entity.

Proxy which is a Body Corporate

Where a body corporate is appointed as your proxy, the representative of that body corporate attending the meeting must have provided an "Appointment of Corporate Representative" prior to admission. An Appointment of Corporate Representative form can be obtained from the company's securities registry.

STEP 3 SIGN THE FORM

The form **must** be signed as follows:

Individual: This form is to be signed by the securityholder.

Joint Holding: where the holding is in more than one name, all the securityholders should sign

Power of Attorney: to sign under a Power of Attorney, you must have already lodged it with the registry. Alternatively, attach a certified photocopy of the Power of Attorney to this form when you return it.

Companies: this form must be signed by a Director jointly with either another Director or a Company Secretary. Where the company has a Sole Director who is also the Sole Company Secretary, this form should be signed by that person. Please indicate the office held by signing in the appropriate place.

STEP 4 LODGEMENT

Proxy forms (and any Power of Attorney under which it is signed) must be received no later than 48 hours before the commencement of the meeting, therefore by **11am AEST on Saturday**, **25 April 2020**. Any Proxy Form received after that time will not be valid for the scheduled meeting.

Proxy forms may be lodged using the enclosed Reply Paid Envelope or:

■ Online https://www.votingonline.com.au/tdiegmapril2020

By Fax + 61 2 9290 9655

GPO Box 3993,

Sydney NSW 2001 Australia

In Person

Boardroom Pty Limited
Level 12, 225 George Street,
Sydney NSW 2000 Australia

Attending the Meeting

If you wish to attend the meeting please bring this form with you to assist registration.

360 Capital Digital Infrastructure Fund The stapled fund comprising the: 360 Capital Digital Infrastructure Fund ARSN 635 566 531 and 360 Capital Digital Infrastructure Fund 2 ARSN 638 320 420 **Your Address** This is your address as it appears on the company's share register. If this is incorrect, please mark the box with an "X" and make the correction in the space to the left. Securityholders sponsored by a broker should advise their broker of any changes. Please note, you cannot change ownership of your securities using this form. **PROXY FORM** STEP 1 **APPOINT A PROXY** I/We being a member/s of 360 Capital Digital Infrastructure Fund (Fund) and entitled to attend and vote hereby appoint: the Chair of the Meeting (mark box) OR if you are NOT appointing the Chair of the Meeting as your proxy, please write the name of the person or body corporate (excluding the registered securityholder) you are appointing as your proxy below or failing the individual or body corporate named, or if no individual or body corporate is named, the Chair of the Meeting as my/our proxy at the Extraordinary General Meeting of the Fund to be held at 360 Capital Group, Level 8, 56 Pitt St, Sydney NSW 2000 Australia on Monday, 27 April 2020 at 11am (AEST) and at any adjournment of that meeting, to act on my/our behalf and to vote in accordance with the following directions or if no directions have been given, as the proxy sees fit. The Chair of the Meeting intends to vote undirected proxies in favour of each of the items of business. STEP 2 **VOTING DIRECTIONS** * If you mark the Abstain box for a particular item, you are directing your proxy not to vote on your behalf on a show of hands or on a poll and your vote will not

Contact Daytime Telephone..

Contact Name

/ 2020

Date