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Executive incentive plan  
SAI Global Limited ACN 050 611 642

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## 1 Defined terms and interpretation

### 1.1 Definitions in the Dictionary

A term or expression starting with a capital letter:

- (a) which is defined in the Dictionary in Schedule 1 (**Dictionary**), has the meaning given to it in the Dictionary;
- (b) which is defined in the Corporations Act, but is not defined in the Dictionary, has the meaning given to it in the Corporations Act; and
- (c) which is defined in the GST Law, but is not defined in the Dictionary or the Corporations Act, has the meaning given to it in the GST Law.

### 1.2 Interpretation

The interpretation clause in Schedule 1 (**Dictionary**) sets out rules of interpretation for this agreement.

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## 2 Objective of Plan

The objective of this Plan is to attract, retain and motivate Executives and to align their interests with those of the Company's shareholders.

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## 3 Offer

### 3.1 Offer to Eligible Executives

The Board may, from time to time, invite Eligible Executives to apply for one or more types of Incentives in accordance with this Plan, by giving that Eligible Executive an Offer Notice.

### 3.2 Offer Notice

Any Offer must be in writing, in the form of Schedule 2, or in the case of a US Executive, in the form of Schedule 4, or any other form determined by the Board from time to time, and must set out:

- (a) the name and residential address of the Eligible Executive;
- (b) the date of the Offer;
- (c) the Grant Date;
- (d) the type of Incentives being offered;
- (e) the number of each type of Incentive (including any combination of Incentives) being offered;
- (f) the Vesting Conditions which the Board has determined will apply;
- (g) the Exercise Price (if any), the Exercise Period (if applicable to the type of Incentive offered) and any other conditions on the exercise of Incentives;

- (h) any restrictions on any Dealing with Shares granted pursuant to the Offer;
- (i) the time and date by which any Offer Acceptance must be received by the Company;
- (j) any terms and conditions to facilitate a Trustee to acquire and hold Shares or Incentives on the Eligible Executive's behalf;
- (k) a statement that the Offer is made on the terms and conditions in this Plan;
- (l) a recommendation that the Eligible Executive obtain his or her own independent advice in relation to tax and any other matters in connection with the Offer; and
- (m) any other terms and conditions or information applicable to the Offer as determined by the Board.

### 3.3 Offer Acceptance

- (a) An Eligible Executive who wishes to accept an Offer must give the Company a duly completed Offer Acceptance signed by the Eligible Executive before the time and date specified in the Offer.
- (b) On receipt of an Offer Acceptance from a Participant, the Company may grant the Participant the number of Incentives accepted by them in the Offer Acceptance, and the terms set out in the Offer will apply to those Incentives.

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## 4 No transfer of unvested Incentives

- (a) A Participant must not Deal with any unvested Incentive (or any interest in any unvested Incentive) granted under an Offer or purport to do so.
- (b) Any Dealing in contravention of paragraph (a) is void.
- (c) A Participant must not engage in any hedging arrangements in relation to any unvested Incentive granted under the Plan or purport to do so.

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## 5 Vesting of Incentives

### 5.1 When Incentives vest

- (a) The Incentives held by a Participant will vest in the Participant upon satisfaction of the Vesting Conditions specified in the Offer Notice, subject to paragraph (b), clause 6 (Termination of employment), clause 10 (Lapsing of Incentives) and clause 12 (Change of control).
- (b) The Board may waive any Vesting Conditions at any time in its absolute discretion.
- (c) The Company will give the Participant a written notice informing the Participant when the Vesting Conditions have been satisfied or waived by the Board.

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## **6 Termination of employment**

### **6.1 Termination for approved reason**

Subject to clauses 6.4, 6.5 and 6.6 all Incentives granted to a Participant vest immediately in that Participant, unless otherwise determined by the Board, if that Participant:

- (a) is made redundant;
- (b) has his or her employment terminated by SAI Group without cause;
- (c) retires after reaching the age of 55 years;
- (d) resigns due to ill-health, disability or any other similar hardship; or
- (e) dies.

### **6.2 Termination for cause**

All unvested Incentives granted to a Participant lapse, unless determined by the Board, if that Participant:

- (a) resigns (other than in circumstances of ill-health, disability of any other similar hardship);
- (b) has his or her employment terminated for fraud, dishonesty, breach of his or her obligations to SAI Group or for poor performance; or
- (c) ceases to be engaged by SAI Group as an Executive for any other reason determined by the Board,

on the date the Participant ceases to be an Executive.

### **6.3 Terms of engagement not affected**

Participation in the Plan does not affect the Participant's terms of engagement with the SAI Group, including the rights of SAI Group to terminate the Participant's engagement.

### **6.4 Participants may retain Incentives upon termination for approved reason**

For Incentives granted to Participants after the Amendment Date, if a Participant ceases to be an Executive for an approved reason set out in clauses 6.1(a) to (e) (inclusive), that Participant will retain all Incentives granted to him or her which have not yet vested at the time of such termination, unless otherwise determined by the Board.

### **6.5 Vesting of retained Incentives**

Incentives retained by a Participant under clause 6.4 will vest in that Participant to the extent that the relevant Vesting Conditions specified in the Offer Notice in respect of those Incentives are satisfied at the relevant time specified in such Vesting Conditions, unless otherwise determined by the Board.

## 6.6 Board discretion in respect of retained Incentives

Subject to the Corporations Act, any other applicable laws and the Listing Rules, for any Incentives which might be retained by a Participant in accordance with clause 6.4, the Board may in its absolute discretion determine that despite clauses 6.4 and 6.5:

- (a) some or all of such Incentives will not be retained and instead will lapse, including by reducing the number of those Incentives on a pro-rata basis to reflect the proportion of the period over which a Vesting Condition is to be determined during which the Participant remained an Executive; or
- (b) some or all of such Incentives will vest upon termination for an approved reason or at such other times as determined by the Board.

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## 7 Exercise of Incentives

- (a) Subject to any conditions in the Offer Notice, a Participant may exercise all or any vested Incentives which require exercise subject to this clause 7.
- (b) Subject to paragraphs (c) and (d), a Participant may exercise any vested Incentives which require exercise during the Exercise Period specified in the Participant's Offer Notice in relation to those Incentives.
- (c) Subject to any applicable law (including any laws which apply to US Executives), if the Incentives have vested as a result of the operation of clause 6.1(a), (b), (c) or (d), the Participant may only exercise the Incentives on or before the date which is 3 calendar months after the date on which the Incentives vested under the relevant clause.
- (d) Subject to any applicable law (including any laws which apply to US Executives), if the Incentives have vested as a result of the operation of clause 6.1(e), the legal personal representative of the Participant may only exercise the Incentives on or before the date which is 12 calendar months after the date on which the Incentives vested under that clause.
- (e) The Board may specify in the Offer Notice or otherwise determine a minimum number or multiple of Incentives which a Participant must exercise if the Participant chooses to exercise some but not all of the Participant's vested Incentives.
- (f) The Participant (and, during his or her lifetime, only the Participant) may exercise Incentives by giving the Company:
  - (i) a written notice signed by the Participant stating the number of Incentives exercised; and
  - (ii) the Exercise Price payable for the number of Incentives exercised.
- (g) For Incentives granted to Participants (other than US Executives) after the Amendment Date, to the extent specified in the Offer Notice for such Incentives, the Board may in its absolute discretion determine that those Incentives will be satisfied either:
  - (i) by the allotment of Shares in accordance with clause 8; or
  - (ii) the payment to the Participant of cash amount equal to the Market Price of the Shares that the Participant would otherwise have received upon exercise of those Incentives less the Exercise Price payable for such Incentives (and

after deducting any tax which any SAI Group company is required to withhold or deduct in respect thereof).

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## **8 Allotment of Shares**

### **8.1 Allotment**

- (a) In respect of Incentives other than Performance Shares, the Company will allot a Participant the Shares referred to by the Participant's Offer Acceptance:
  - (i) if the Incentives are required to be exercised by the Participant before Shares are allotted to the Participant, as soon as practicable upon the Participant duly exercising the Incentives in accordance with clause 7; or
  - (ii) if the Incentives do not require exercise, upon the vesting of the Incentives in the Participant in accordance with clause 5.
- (b) In respect of Performance Shares, the Company will allot to a Trustee for the benefit of a Participant the Shares referred to in a Participant's Offer Acceptance until the Shares vest and are allotted to the Participant or lapse.
- (c) The Company may satisfy its obligation to allot Shares under this Plan by any or all of the following methods:
  - (i) by issuing new Shares to the Participant; or
  - (ii) by procuring that existing Shares be transferred to the Participant.
- (d) Prior to an allotment of Shares to the Participant under this Plan, the Participant may request in writing to the Company that the Shares to which the Participant is entitled be allotted instead to a nominee of the Participant. The Company may satisfy its obligations to allot Shares to that Participant by allotting the Shares to which that Participant is entitled to the Participant's nominee.

### **8.2 Rights and obligations attached to Shares**

- (a) Shares allotted to a Participant rank equally with existing issued fully paid ordinary shares in the Company, except that the Participant will have no right to receive a dividend for which the record date is before the date of allotment of the Shares.
- (b) Participants agree to be bound by the constitution of the Company upon being allotted Shares under this Plan.

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## **9 Trustee**

- (a) The Company may appoint a trustee for the purpose of giving effect to and administering this Plan, including acquiring or holding any Shares or Incentives on behalf of Participants, on terms and conditions to be determined by the Board.
- (b) If a Trustee is appointed, the Company may fulfil any obligations under this Plan or any Offer Notice to allot any Shares to a Participant by allotting those Shares to the Trustee to hold on behalf of that Participant.

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## 10 Lapsing of Incentives

### 10.1 Unvested incentives

Any unvested Incentives offered to a Participant under this Plan lapse on the earlier of:

- (a) the day after the last Vesting Date specified in the Offer Notice;
- (b) the date on which the Participant's engagement by SAI Group terminates under clause 6.2; or
- (c) the liquidation of the Company,

unless otherwise determined by the Board.

### 10.2 Vested incentives

If an Incentive has vested in a Participant but requires exercise, any unexercised Incentive lapses at the end of the Exercise Period for that Incentive, unless otherwise determined by the Board.

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## 11 Capital reconstructions

If:

- (a) the Company issues shares to the Company's shareholders generally by way of a pro rata bonus issue, and a Participant's Incentives have not vested or been exercised before the record date in respect of that bonus issue; or
- (b) any reorganisation (including consolidation, subdivision, reduction or return) of the issued capital of the Company is effected;

the Board will adjust the number of Incentives or Shares to which the Participant is entitled or the Exercise Price payable in respect of those Incentives in the manner determined by the Board to ensure that the Participant is not advantaged or disadvantaged as a result of the above corporate action.

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## 12 Change of control

### 12.1 Vesting Conditions waived

Subject to clause 12.4 and 12.5, if the Company is subject to a change of Control, all Vesting Conditions are waived and all Incentives are deemed to have vested unless otherwise determined by the Board, including under clause 12.3.

### 12.2 Notice and exercise

- (a) The Company will give written notice to the Participants if Incentives vest in connection with a change of Control specifying the Incentives which will vest.
- (b) Upon giving the written notice, the Incentives specified in that notice vest, despite any other provision of this Plan and each Participant may exercise all or any of his or her Incentives, subject to any additional terms and conditions in the written notice.

- (c) In the case of Options which have vested under this clause, a Participant may only exercise his or her Options on or before the date which is 3 calendar months after the date on which the Options vested under this clause.

### 12.3 Options in acquiring entity

- (a) In the case of unvested Options, if:
  - (i) a change of Control has or will result from the acquisition of shares in the Company by another entity; and
  - (ii) following that change of Control, it is proposed that any Participant who holds unvested Options will be entitled in lieu of those Options to options over shares in the acquiring entity (or a related body corporate of the acquiring entity) having equivalent value to, and on the same terms as, the Options held by the Participant,subject to clause (b), the Board may in its discretion determine that the unvested Options will lapse on issue of the options referred to in clause (ii).
- (b) The determination of the Board under clause (a) must not apply to Options held by a US Executive that comprise incentive stock options under section 422 of the Internal Revenue Code of 1986 (US), without the prior the consent of the holder of those Options.
- (c) The Company must promptly notify each holder of Options of the issue of any options under this clause.

### 12.4 Pro-rata vesting of Incentives upon change of Control

For Incentives granted to Participants after the Amendment Date, if the Company is subject to a change of Control all such Incentives are deemed to have vested pro-rata based on the extent to which the Board determines that the relevant Vesting Conditions in respect of those Incentives are satisfied at the time of the change in Control and the proportion of the relevant period over which a Vesting Condition is to be determined which has elapsed up to the time of the change in Control, unless otherwise determined by the Board including under clause 12.3 or 12.5.

### 12.5 Board discretion regarding vesting of Incentives on change in Control

Despite clause 12.4, the Board in its absolute discretion may determine that additional Incentives will vest upon a change in Control if considered appropriate in the circumstances.

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## 13 Term of Plan

### 13.1 Commencement

This Plan commences when determined by the Board, subject to the passing of any resolution required under the Corporations Act or Listing Rules approving the Plan, the issue of any Offer Notice and the issue of any Incentives.

### 13.2 Termination

The Plan may be terminated or suspended at any time by the Board, but any such suspension or termination will not prejudice the rights of any Participant holding Incentives at that time.

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## 14 Amendments to Plan

The Board may amend this Plan or the terms and conditions of any Incentive without the consent of the Participant at any time:

- (a) for the purpose of complying with any present or future law applicable to this Plan or its operation, including any law of any jurisdiction outside Australia;
- (b) to take into consideration any tax implications in relation to the Plan, including implications arising from rulings from the Commissioner of Taxation, changes to tax laws or changes in the interpretation of tax laws by a court;
- (c) to take into consideration any differences in local law or tax policy that apply to Participants employed in, resident in; or who are citizens of countries other than Australia;
- (d) if the amendments are of a minor or technical nature;
- (e) to correct any manifest error or mistake; or
- (f) if the amendments do not reduce the rights of the Participant under this Plan.

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## 15 Powers of the Board

### 15.1 Powers and delegation

The Board has absolute discretion to:

- (a) determine appropriate procedures for administering the Plan;
- (b) interpret this Plan, any Offer and resolve conclusively any questions arising under this Plan or any Offer;
- (c) delegate any of its powers or discretions under this Plan to any one or more persons or any committee of the Board (including the Remuneration Committee); and
- (d) set additional terms and conditions to apply to Participants employed in, resident in, or who are citizens of countries other than Australia.

### 15.2 Discretion

- (a) Any consent required from the Board may be granted or refused in the Board's absolute discretion.
- (b) Any discretion to be exercised by the Board under this Plan may be exercised by the Board in its absolute discretion.

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## 16 Power of attorney

Each Participant, in consideration of an Offer:

- (a) irrevocably appoints each of the Company, any Trustee, and any person nominated from time to time by the Company or the Trustee (each an **Attorney**) as the Participant's attorney to complete and execute any documents (including

applications for shares and share transfers) and do anything else convenient or necessary to give effect to this Plan;

- (b) ratifies and confirms any act done by any Attorney in exercising its power under paragraph (a); and
  - (c) releases and indemnifies each Attorney from any liability arising as a result of or in connection with any Attorney exercising its powers under paragraph (a).
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## 17 Limit on Offers

At any one time:

- (a) subject to clause (b), the maximum number of Shares over which Options may be issued to US Executives under this Plan [which are intended to qualify as incentive stock options within the meaning of Section 422 of the Internal Revenue Code of 1986, as amended or replaced from time to time] must not exceed 9,998,240; and
  - (b) the maximum number of Shares on issue or which may be issued under this Plan (including Options issued to US Executives which are referred to in clause 17(a)) or any other employee share plan must not exceed 5% of the total issued share capital of the Company at that time on a fully diluted basis.
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## 18 Compliance with law

This Plan and all Offers are subject to and are conditional on any resolutions being passed which are required under:

- (a) the Corporations Act;
  - (b) any conditions set out in any ASIC exemption or modification in relation to the Plan or any Offer;
  - (c) the Listing Rules while the Company is listed; and
  - (d) any other applicable law of any jurisdiction outside Australia.
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## 19 Calculations

Where any calculation or adjustment to be made pursuant to this Plan produces a result which contains a fraction of a cent, Incentive or Share, the result may be rounded to the nearest whole number.

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## 20 General

### 20.1 Notices

- (a) A notice, consent or other communication under this Plan is only effective if it is in writing, signed by or on behalf of the party giving it and it is received in full and legible form:
  - (i) if addressed to the Company, at the address specified for notices in the Offer Notice or at Company's principal place of business; and

- (ii) if addressed to a Participant, at the Participant's last known address, email or fax number or if it is handed to the Participant.
- (b) A notice is regarded as received at the time and on the day it is actually received, but if it is received on a day that is not a Business Day or after 5.00 pm on a Business Day it is regarded as received at 9.00 am on the following Business Day.

## 20.2 **Entire agreement**

- (a) This Plan and the Offer Notice given to a Participant form the entire agreement between that Participant and the Company in relation to the Offer to that Participant and any Incentives or Shares the subject of that Offer.
- (b) The adoption of the Plan by the Board does not amend or rescind any previously approved incentive arrangement or limit the Board from adopting any other incentive arrangement.

## 20.3 **Governing law**

This Plan is governed by the laws of New South Wales.

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## Schedule 1 — Dictionary

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### 1 Dictionary

In this document:

**Amendment Date** means 21 October 2011.

**ASX** means the Australian Stock Exchange Limited (ABN 98 008 624 691).

**Board** means the board of directors of the Company.

**Business Day** means a day on which banks are open for business excluding Saturdays, Sundays and public holidays in Sydney, New South Wales.

**Company** means SAI Global Limited (ACN 050 611 642).

**Control** has the meaning given in section 50AA of the Corporations Act.

**Corporations Act** means *Corporations Act 2001* (Cth).

**Deal** means to conduct any dealing including, but not limited to, sell, transfer, assign, create a trust, encumber, create an option, swap or alienate all or any part of the rights attached, and includes any attempt to do conduct any dealing.

**Eligible Executive** means an Executive who has been nominated by the Board for an Offer.

**Executive** means a Director or Senior Manager employed by SAI Group.

**Exercise Period** means the dates and times between which an Incentive may be exercised, as determined by the Board.

**Exercise Price** means the price payable per Incentive to exercise an Incentive, as determined by the Board.

**Grant Date** means the date on which the Incentives are proposed to be issued to an Eligible Executive under this Plan.

**GST** means a goods and services tax, or a similar value added tax, levied or imposed under the GST Law.

**GST Law** has the meaning given to it in the *A New Tax System (Goods and Services Tax) Act 1999* (Cth).

**Incentive** means an Option, Performance Right or Performance Share.

**Listing Rules** means the official listing rules from time to time of ASX.

**Market Price** means the weighted average sale price of Shares on ASX over the five trading days immediately before the relevant date that such Market Price is to be calculated.

**Offer** means an invitation to apply for Incentives made in an Offer Notice under this Plan.

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**Offer Acceptance** means the written application by an Eligible Executive to take up Incentives on the terms set out in an Offer, in the form of Schedule 3 or in the case of an US Executive, in the form of Schedule 5, or any other form approved by the Board from time to time.

**Offer Notice** means a written offer of Incentives made to an Eligible Executive by the Company in accordance with clause 3.2.

**Option** means an option under this Plan to acquire a Share.

**Participant** means an Eligible Executive who has given the Company an Offer Acceptance.

**Plan** means this executive incentive plan.

**Performance Right** means a right to have a Share issued.

**Performance Share** means a Share held by a Trustee for the benefit of a Participant, with such rights attached as determined by the Board.

**SAI Group** means the Company and any wholly owned subsidiaries of the Company.

**Share** means a fully paid ordinary share in the capital of the Company.

**Trustee** means a trustee appointed under clause 9.

**US Executive** means a Participant who is ordinarily resident in, or a citizen of, the United States of America.

**Vesting Conditions** means the conditions to be satisfied before Incentives vest (and may be exercised, if applicable) in a Participant, including any performance targets to be met and Vesting Date.

**Vesting Date** means the date on which an Incentive will have vested, subject to any other Vesting Conditions.

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## 2 Interpretation

In this Plan the following rules of interpretation apply unless the contrary intention appears:

- (a) headings are for convenience only and do not affect the interpretation of this Plan;
- (b) the singular includes the plural and vice versa;
- (c) words that are gender neutral or gender specific include each gender;
- (d) where a word or phrase is given a particular meaning, other parts of speech and grammatical forms of that word or phrase have corresponding meanings;
- (e) the words 'such as', 'including', 'particularly' and similar expressions are not used as, nor are intended to be, interpreted as words of limitation;
- (f) a reference to:
  - (i) a person includes a natural person, partnership, joint venture, government agency, association, corporation or other body corporate;

- (ii) a thing (including, but not limited to, a chose in action or other right) includes a part of that thing;
  - (iii) a party includes its successors and permitted assigns;
  - (iv) a document includes all amendments or supplements to that document;
  - (v) a clause, term, party, schedule or attachment is a reference to a clause or term of, or party, schedule or attachment to this Plan;
  - (vi) this Plan includes all schedules and attachments to it;
  - (vii) a law includes a constitutional provision, treaty, decree, convention, statute, regulation, ordinance, by-law, judgment, rule of common law or equity or a rule of an applicable Financial Market and is a reference to that law as amended, consolidated or replaced;
  - (viii) an agreement other than this Plan includes an undertaking, or legally enforceable arrangement or understanding, whether or not in writing; and
  - (ix) a monetary amount is in Australian dollars;
  - (g) an agreement on the part of two or more persons binds them jointly and severally;
  - (h) when the day on which something must be done is not a Business Day, that thing must be done on the following Business Day;
  - (i) in determining the time of day, where relevant to this Plan, the relevant time of day is:
    - (i) for the purposes of giving or receiving notices, the time of day where a party receiving a notice is located; or
    - (ii) for any other purpose under this Plan, the time of day in the place where the party required to perform an obligation is located; and
  - (j) no rule of construction applies to the disadvantage of a party because that party was responsible for the preparation of this Plan or any part of it.
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## Schedule 2 — Offer Notice

The board of SAI Global Limited (ACN 050 611 642) is offering you Incentives under the SAI Global Limited Executive Incentive Plan (**Plan**), and you are invited to apply for those Incentives, on the following terms and conditions and the terms and conditions contained in the Plan.

**Date of offer:**

**Name of Executive:**

**Residential Address:**

**Type of Incentives offered:** *[eg. Performance Shares, Options]*

**Number of Incentives offered:**

**Vesting Conditions:** *[insert vesting conditions / vesting schedule]*

**Exercise Price:** *[insert price payable per share to exercise an Incentive, if applicable]*

**Exercise Period:** *[insert dates and times between which an Incentive may be exercised, if applicable]*

**Restrictions on disposal:** You may not dispose of or otherwise deal with any unvested Incentives under the Plan.

**Time Period for Acceptance of Offer:** This offer shall close and be incapable of acceptance after *[insert time am/pm]*, Sydney time on *[insert date]*.

**Additional terms and conditions:**

To accept this offer, please sign the enclosed Offer Acceptance and return it to:

***[insert name and address]***

within the time period for accepting this offer specified above.

We recommend that you obtain your own independent advice in relation to tax and any other matters in connection with this offer.

Signed for and on behalf of the Company by:

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**Signature**

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**Name and position**

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**Schedule 3 —  
Acceptance Form**

To SAI Global Limited

I, ..... **[insert name]** of

..... **[insert address]**

apply to take up:

**[insert number]** of:

**[insert Incentive type]**

on the terms specified in the Offer Notice dated **[insert date]** and the SAI Global Limited Executive Plan.

I have read and understood and agree to be bound by the terms and conditions of SAI Global Limited Executive Incentive Plan.

I acknowledge that I have had the opportunity to obtain independent advice in relation to tax and any other matters and have satisfied myself as to the consequences of my participation in the Plan.

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**Signature**

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**Name of Executive**

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**Date**

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## Schedule 4 — Offer Notice for US Executives

The board of SAI Global Limited (ACN 050 611 642) is offering you Incentives under the SAI Global Limited Executive Incentive Plan (**Plan**), and you are invited to apply for those Incentives, on the following terms and conditions and the terms and conditions contained in the Plan (a copy of which is attached hereto and incorporated by reference).

**Options offered under the Plan are intended to qualify as an incentive stock option (“Incentive Stock Option”) within the meaning of Section 422 of the Internal Revenue Code of 1986, as amended or replaced from time to time (the “Code”).**

**Date of offer:**

**Name of Executive:**

**Residential Address:**

**Type of Incentives offered:** *[eg. Performance Shares, Options]*

**Number of Incentives offered:**

**Vesting Conditions:** *[insert vesting conditions / vesting schedule]*

**Exercise Price:** *[insert price payable per share to exercise an Incentive, if applicable]*

**Exercise Period:** *[insert dates and times between which an Incentive may be exercised, if applicable]*

**Restrictions on disposal:** You may not dispose of or otherwise deal with any unvested Incentives under the Plan

**Time Period for Acceptance of Offer:** This offer shall close and be incapable of acceptance after *[insert time am/pm]*, Sydney time on *[insert date]*.

**Additional terms and conditions:** You understand that in order to comply with all applicable tax laws or regulations, the Company may take such action as it deems appropriate to ensure that all such taxes that are your sole and absolute responsibility are withheld or collected from you. The Company may do this by withholding a portion of the Shares to be delivered or withholding an equivalent cash amount from salary or wages due to you.

You understand that in order to obtain the benefits of an Incentive Stock Option under Section 422 of the Code, no sale or other disposition may be made of any Shares acquired on exercise of the Option within one year after the day of transfer of such Shares to you or within

two years after the grant of the Option. If you intend to dispose, or do dispose (or otherwise deal with) of any such Shares within said periods, you will notify the Company in writing within ten days after such disposition.

To accept this offer, please sign the enclosed Offer Acceptance and return it to:

**[insert name and address]**

within the time period for accepting this offer specified above.

We recommend that you obtain your own independent advice in relation to tax and any other matters in connection with this offer.

Signed for and on behalf of the Company by:

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**Signature**

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**Name and position**

### **US Transfer Restrictions for the Options and Shares**

Neither the Options nor the Shares issuable upon exercise of the Options have been, or will be, registered under the US Securities Act of 1933, as amended (the "Securities Act"), or any US state or other securities laws. The Options and the Shares have not been approved, disapproved or recommended by any US federal, state or other securities commission or regulatory authority.

The Options and the Shares issuable upon exercise of the options constitute "restricted securities" within the meaning of Rule 144 under the Securities Act. The Options or Shares may be offered, sold or otherwise transferred only (a) outside of the United States in an offshore transaction meeting the requirements of Rule 903 or Rule 904 of Regulation S under the Securities Act, (b) pursuant to an exemption from registration under the Securities Act provided by Rule 144 under the Securities Act (if available), (c) to a person whom it reasonably believes is a qualified institutional investor ("QIB") in a transaction meeting the requirements of Rule 144A under the Securities Act or (iv) pursuant to an effective registration statement under the Securities Act covering the shares, and in each case, in accordance with any applicable securities laws of any state of the United States or other jurisdiction.

Options offered to an Executive under the Plan may, during the Executive's lifetime, only be exercised by the Executive.

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**Schedule 5 —  
Acceptance Form for US Executives**

To SAI Global Limited

I, ..... **[insert name]** of

..... **[insert address]**

apply to take up:

**[insert number]** of:

**[insert Incentive type]**

on the terms specified in the Offer Notice dated **[insert date]** and the SAI Global Limited Executive Plan.

I have read and understood and agree to be bound by the terms and conditions of SAI Global Limited Executive Incentive Plan.

I acknowledge that I have had the opportunity to obtain independent advice in relation to tax and any other matters and have satisfied myself as to the consequences of my participation in the Plan.

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**Signature**

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**Name of Executive**

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**Date**