ASX ANNOUNCEMENT

Friday, 28 April 2023

2023 Annual General Meeting - Notice of Meeting

The 2023 Annual General Meeting ('**AGM**') of 29Metals Limited ('**29Metals**' or, the '**Company**') will be held on Thursday, 1 June 2023, commencing at 10.30am (Melbourne time).

Accompanying this release is the Notice of Meeting for the AGM, the Voting and Proxy Form, and the Online Meeting Guide for the 2023 AGM.

As set out in the Notice of Meeting, 29Metals' AGM will again be conducted as a *hybrid* meeting, with shareholders able to attend and participate in person, or virtually via the online platform.

Information regarding how shareholders may participate in the AGM, including:

- voting at the AGM; and
- asking questions at the AGM,

as well as how to obtain physical copies of the Notice of Meeting and other documents, including the 2022 Annual Report (separately released today), is available on the dedicated AGM page on 29Metals' website at: <u>https://www.29metals.com/investors/agm</u>.

- ENDS -

Authorised for release by the Company Secretary, Clifford Tuck

Enquiries

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Unlocking value to empower the future **Unlocking value**

29Metals Limited (ACN 650 096 094) 2023 Annual General Meeting – Notice of Meeting



The 2023 Annual General Meeting ('**AGM**') of 29Metals Limited ('**29Metals**' or, the '**Company**') will be held at The Hotel Windsor, 111 Spring Street, Melbourne, VIC 3000, and virtually at https://meetings.linkgroup.com/29MAGM23

on Thursday, 1 June 2023, commencing at 10.30am (Melbourne time).

29Metals shareholders ('**Shareholders**') wishing to participate are encouraged to visit the AGM page on our website at https://www.29metals.com/investors/agm for information on how to participate, including how to attend, vote and ask questions.

28 April 2023

Dear Shareholder,

On behalf of the Board of Directors of 29Metals Limited (**'29Metals**' or, the **'Company**'), I am pleased to invite you to the 2023 Annual General Meeting (**'AGM**'), our second AGM as an ASX-listed company.

My fellow Directors and I look forward to engaging with Shareholders either in person or online at the AGM and I encourage you to attend. 2022 was a significant year for 29Metals as the Company completed its first full year as an ASX-listed entity, one which proved to be a tough year for the industry as a whole. Nonetheless, against the challenging backdrop 29Metals reported increased revenue as compared to prior year, improved safety performance, increased 29Metals Group mineral resources and ore reserves (after production depletion) and good progress in advancing the Company's pipeline of organic growth opportunities.

As Shareholders are no doubt aware, since reporting our 2022 full year financial results, the Company's operations at the Capricorn Copper minesite have been impacted by extreme rainfall with the Mount Isa Shire (including Capricorn Copper) being declared a natural disaster zone. As a result, 2023 guidance for Capricorn Copper was withdrawn in March 2023 as we work through the recovery plan. Operations remain suspended at Capricorn Copper as Management focus on the health, safety and wellbeing of our people, recovery planning and reduction of the increased water levels stored on site and dewatering Esperanza South.

As a Company and as a Board, we remain focussed on the future. Market fundamentals for copper and other metals critical to the energy transition remain very positive and 29Metals remains committed to our vision to become a leading ASX-listed copper producer, developer and explorer offering investors exposure to the attractive market dynamics for copper and the other metals critical to the global energy transition.

Earlier this month, we announced the appointment of two additional Directors – Tamara Brown and Creagh O'Connor. Tamara's appointment delivers on the intention foreshadowed in the prospectus in 2021 to appoint an additional independent Director to provide additional capacity. Our largest shareholder, the EMR Capital Investors, also nominated their second nominee for appointment as a Director.¹ Creagh brings additional mining, financial and commercial experience. Tamara and Creagh will also bring a fresh perspective to the Board, and both present themselves for election at the AGM.

l look forward to providing shareholders with my address at the AGM, and Peter Albert, 29Metals' Managing Director & CEO will provide an update on business performance, including the recovery activities at Capricorn Copper.

On behalf of the Board and Management team we welcome comments and questions Shareholders may have.

AGM Details

The AGM will be held on **Thursday**, **1 June 2023**, commencing at **10.30am** (Melbourne time). The meeting will be conducted as a *hybrid meeting*, having the option to participate in the AGM by attending in person, or virtually via the online platform. Details regarding how to attend the AGM are set out below.

Physical attendance – how to find us

The AGM will be held physically at **The Hotel Windsor**, **111 Spring Street**, **Melbourne VIC 3000**. The venue is easily accessible from Parliament train station and there are multiple parking stations located within walking distance.

Under the Relationship Deed between 29Metals and the EMR Capital Investors, the EMR Capital Investors have the right to nominate up to two nominee directors to the Board of 29Metals for so long as the EMR Capital Investors hold a relevant interest of more than 20% of 29Metals' issued shares. Further information regarding the Relationship Deed is set out in section 10.6.9 of the 29Metals Prospectus dated 21 June 2021, a copy of which was released to the ASX announcements platform on 2 July 2021 and is available on 29Metals' website at https://www.29metals.com/investors/asx-announcements.



Virtual attendance

You may also attend and participate in the AGM virtually through the online platform available at <u>https://meetings.linkgroup.com/29MAGM23</u>. We recommend logging onto the online platform at least 15 minutes prior to the scheduled start time. The online platform will allow Shareholders to view the meeting, ask questions and vote in real time. An Online Meeting Guide on how to use the online platform is available on 29Metals' website at <u>https://www.29metals.com/investors/agm</u>.

Shareholders that do not participate in the AGM will also be able to listen to our addresses and view the presentations via the live AGM webcast. Copies of the addresses and presentations will also be released on the ASX announcements platform on the morning of the AGM.

Shareholders should monitor the 29Metals website and the ASX announcements platform where updates will be provided (if necessary) in relation to the holding or conduct of the AGM.

Voting before the AGM

You may, and are encouraged to, enter your vote on the items of business ahead of the AGM online at https://investorcentre.linkgroup.com or by completing and returning the enclosed Voting and Proxy Form no later than 10.30am (Melbourne time) on **Tuesday**, **30 May 2023**. The details on how to do this are set out in the Notice of Meeting and on the Voting and Proxy Form.

Questions and comments

While Shareholders as a whole will have a reasonable opportunity to ask questions during the AGM, I encourage you to submit questions and comments online ahead of the AGM. All questions and comments must be received by **5.00pm** (Melbourne time) on **Thursday**, **25 May 2023** (see page 7 for further information).

For Shareholders attending the AGM virtually, instructions on how to ask questions through the online platform, as well as verbally, are set out in the Online Meeting Guide available on 29Metals' website.

Please note that individual responses will not be sent to Shareholders.

As always, I am eager for 29Metals to be able to communicate with all Shareholders by email and encourage you, if you have not already done so, to please elect to receive electronic Shareholder communications. You can do this by logging into Link's Investor Centre and selecting 'Electronic Communications' under the 'Communications' tab or contacting 29Metals' Share Registry directly.

On behalf of the Board, we thank Shareholders for their ongoing support.

Yours faithfully

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Owen Hegarty OAM Chair

ITEMS OF BUSINESS

Financial Statements and Reports

To receive and consider the Financial Statements of the Company and its controlled entities for the financial year ended 31 December 2022, together with the Directors' Report and the Independent Auditor's Report.

Note: there is no requirement for Shareholders to approve the financial statements and reports.

Resolutions

1. Remuneration Report

To consider and, if thought fit, pass as a **non-binding ordinary resolution**:

"That the Remuneration Report for 29Metals Limited for the year ended 31 December 2022, as set out in the Directors' Report, be adopted."

Note: the vote on this Resolution is advisory only and does not bind the Directors or 29Metals.

Note: a voting exclusion statement applies to this resolution. Refer to Resolution 1 in the Explanatory Notes.

2. Issue of 2022 STI Performance Rights to Peter Albert, Managing Director & CEO

To consider and, if thought fit, pass as an ordinary resolution:

"That for the purposes of ASX Listing Rule 10.14, and for all other purposes, the issue of 145,304 performance rights (and any shares on vesting of performance rights) to Peter Albert under the 29Metals 2022 Short Term Incentive Plan on the terms and conditions described in the Explanatory Notes which forms part of the Notice of Meeting, be approved."

Note: a voting exclusion statement applies to this resolution. Refer to Resolution 2 in the Explanatory Notes.

3. Issue of 2023 LTI Performance Rights to Peter Albert, Managing Director & CEO

To consider and, if thought fit, pass as an **ordinary resolution**:

That for the purposes of ASX Listing Rule 10.14, and for all other purposes, the issue of 427,366 performance rights (and any shares on vesting of performance rights) to Peter Albert under the 29Metals 2023 Long Term Incentive Plan on the terms and conditions described in the Explanatory Notes which forms part of the Notice of Meeting, be approved."

Note: a voting exclusion statement applies to this resolution. Refer to Resolution 3 in the Explanatory Notes.

4. Election of Director, Tamara Brown

To consider and, if thought fit, pass as an **ordinary resolution**:

That Tamara Brown who will retire and stand for election pursuant to Article 10.3(b)(ii) of the Company's Constitution, being eligible, be elected as a director of the Company."

5. Election of Director, Francis 'Creagh' O'Connor

To consider and, if thought fit, pass as an ordinary resolution:

"That Francis 'Creagh' O'Connor who will retire and stand for election pursuant to Article 10.3(b)(ii) of the Company's Constitution, being eligible, be elected as a director of the Company."

The Explanatory Notes accompanying this Notice of Meeting provide additional information regarding the above items of business and form part of this Notice of Meeting.

By Order of the Board

Clifford Tuck Company Secretary 29Metals Limited 28 April 2023

Investor	Eligibility	
Shareholder	In accordance with regulation 7.11.37 of the <i>Corporations F</i> of shares of 29Metals as at 7.00pm (Melbourne time) on Tu in and vote at the AGM.	
Joint holder	If more than one joint holder of shares participates in the AG by representative) and tenders a vote, only the vote of the joint register will be counted.	
reserves the righ	d to participate in and vote at the AGM, you can vote your sha It to declare a Voting and Proxy Form invalid if it is not receive	d in either of these ways.
	e encouraged to call 29Metals' share registry, Link Market Ser votes, by phoning 1300 554 474 (within Australia) or +61 1300	
Voting Option	Details	Steps
Online, prior	You may appoint a proxy or vote your shares online prior to	Go to http://www.linkmarketservices.com.au
to the AGM	the AGM.	To be effective, your proxy appointment or votes must be entered online no later than 10:30am (Melbourne time) on Tuesday, 30 May 2023 .
By Post or Fax, prior to	Direct Vote Shareholders may complete Section A of the enclosed	Completed Voting and Proxy Forms may be posted to:
the AGM	Voting and Proxy Form and deliver it to 29Metals prior to the AGM. Shareholders should complete their voting directions by	29Metals Limited C/- Link Market Services Limited Locked Bag A14 Sydney South, NSW 1235
	selecting 'FOR' or 'AGAINST' or 'ABSTAIN' for each resolution on the Voting and Proxy Form.	Australia
	Appoint a Proxy or Nominee	Alternatively, completed Voting and Proxy Forms may be faxed to:
	Alternatively, Shareholders may appoint a proxy to vote and act on your behalf at the AGM. A proxy need not be a	+61 2 9287 0309
))	Shareholder and can be an individual or a body corporate. If you are entitled to cast two or more votes, you may appoint two proxies and you may specify the proportion or number of votes that each proxy is appointed to exercise. If your appointment does not specify the proportion or number of your voting rights, each proxy may exercise half your votes.	To be effective, your completed Voting and Proxy Form must be received by 29Metals no later than 10:30am (Melbourne time) on Tuesday, 30 May 2023 .
2	To appoint a proxy, Shareholders should complete Section B of the enclosed Voting and Proxy Form.	
	If you appoint the Chair of the AGM as your proxy, or the Chair becomes your proxy by default, and you do not direct your proxy how to vote on Resolutions 1, 2, or 3 then by submitting the Voting and Proxy Form you will be expressly authorising the Chair to exercise your proxy on the relevant resolution, even though the resolutions are connected, directly or indirectly, with the remuneration of 29Metals' Key Management Personnel (' KMP ').	
	If no direction is given on a resolution or if Section A and Section B are both completed on the Voting and Proxy Form, your vote may be passed to the Chair of the AGM as your proxy.	
	All proxies given to the Chair of the meeting, or proxies that do not contain a direction, will be voted by the Chair in accordance with the voting intentions stated on page 6	

Determining if you are eligible to vote and participate at the AGM

in accordance with the voting intentions stated on page 6.

Voting Option	Details	Steps
Attending the Meeting - Virtually	You may vote during the AGM by attending the AGM virtually. You can do this by logging into the online platform at https://meetings.linkgroup.com/29MAGM23 , where you will be able to register and vote online, in real time, during	Registration for the online platform will commence from 9:30am on Thursday, 1 June 2023 .
	the AGM.	Shareholders
	You should ensure that you have access to a laptop, computer, tablet or mobile device and be connected to internet to use the virtual AGM facility.	When you log into the online platform at <u>https://meetings.linkgroup.com/29MAGM23</u> , you will be invited to register as a Shareholder or proxy holder and once registered, will be able to vote your shares or the shares you represent a proxy. To register as a Shareholder, you will need to provide your Shareholder number and the postcode for your shareholding.
		IMPORTANT: to join the online platform, you must have your Shareholder number (being your HIN or SRN) available. If you need assistance in locating your Shareholder number please contact Link on 1300 554 474 where they may assist you or direct you to your broke (if applicable).
		Proxy holders
)) 		A proxy who is attending virtually (online) will need a proxy number, issued by Link, to registe to vote. The share registry, Link, will endeavou to provide confirmation of the proxy number to nominated proxy holders to the registered ema address of the appointing Shareholder the day prior to the AGM.
)		If you experience any technical difficulties during the AGM, please contact Link by phoning: 1800 990 363.
)		More information on how to use the online platform is available in the Online Meeting Guide which is available on 29Metals' website at https://www.29metals.com/investors/agm .
Attending he Meeting	If you attend the AGM in person, you will be able to register and vote at the AGM by attending The Hotel	Registration will commence from 10:00am (Melbourne time) on Thursday, 1 June 2023 .
- Physically	Windsor, 111 Spring Street, Melbourne, VIC 3000.	To facilitate a smooth registration, please bring a copy of your Voting and Proxy Form with you on the day.

If you appoint an attorney to act on your behalf at the AGM your appointment must be made by a duly executed power of attorney. The power of attorney (or a certified copy of it) must be received by 29Metals' share registry no later than **10.30am** (Melbourne time) on **Tuesday, 30 May 2023**, unless it has been previously provided.

Corporate representatives

A body corporate which is a Shareholder, or which has been appointed as a proxy, must ensure that it appoints an individual as its representative in accordance with section 250D of the Corporations Act to exercise its powers at the AGM. 29Metals requires written proof of the representative's appointment to be lodged with, or presented to, 29Metals prior to the AGM. Please provide your appointment documentation to 29Metals' share registry by **10.30am** (Melbourne time) on **Tuesday, 30 May 2023**, unless it has previously been provided.

Please contact 29Metals' share registry to obtain the relevant corporate representative documentation before the AGM by calling 1300 554 474.

Voting intentions

The Chair of the AGM intends to vote all available proxies in favour of all Resolutions.

Voting on each of the proposed Resolutions at the AGM will be conducted by a poll.

Voting exclusions

Voting exclusions apply to Resolutions 1, 2, and 3 as set out below.

Resolution 1

The Company will disregard any votes cast on Resolution 1:

- by or on behalf of a member of KMP whose remuneration details are included in the Remuneration Report for the year ended 31 December 2022, or their closely related parties, regardless of the capacity in which the vote is cast; and
- by a person who is a member of KMP as at the date of the AGM, or their closely related parties as proxy,

unless the vote on Resolution 1 is cast as proxy on behalf of a person entitled to vote on Resolution 1:

in accordance with a direction in the proxy form; or

by the Chair of the AGM pursuant to an express authorisation to exercise the proxy, even though Resolution 1 is connected with the remuneration of KMP.

Resolutions 2 and 3

The Company will disregard any votes cast on Resolutions 2 and 3:

in favour of Resolutions 2 and 3 by or on behalf of Peter Albert or any of his associates, regardless of the capacity in which the vote is cast; or

as a proxy by a person who is a member of KMP on the date of the AGM, or their closely related parties,

unless the vote on Resolutions 2 and 3 is cast:

as proxy or attorney for a person entitled to vote on Resolutions 2 and 3, in accordance with the directions given to the proxy or attorney to vote on Resolutions 2 and 3 in that way; or

as a proxy for a person entitled to vote on Resolutions 2 and 3 by the Chair of the AGM pursuant to an express authorisation to exercise the proxy as the Chair of the AGM decides; or

by a holder acting solely in a nominee, trustee, custodial or other fiduciary capacity on behalf of a beneficiary provided the following conditions are met:

- the beneficiary provides written confirmation to the holder that the beneficiary is not excluded from voting, and is not an associate of a person excluded from voting, on Resolutions 2 and 3; and
- the holder votes on Resolutions 2 and 3 in accordance with directions given by the beneficiary to the holder to vote in that way.

How you can ask questions and make comments

Before the AGM

Shareholders are invited to submit questions in advance of the AGM. If you wish to submit questions or comments to 29Metals or the external auditor before the AGM, questions must be received by **5.00pm** (Melbourne time) on **Thursday**, **25 May 2023**. Online: go to www.linkmarketservices.com.au

Post or Fax: complete and submit the enclosed Question Form to:

29Metals Limited C/- Link Market Services Limited Locked Bag A14 Sydney South, NSW 1235 Australia

+61 2 9287 0309

Written questions to the auditor must be in relation to the content of the auditor's report or the conduct of the audit. Please note that individual responses will not be sent to Shareholders.

During the AGM

During the AGM, as a whole, Shareholders and proxyholders will have a reasonable opportunity as a whole to ask questions or make comments. Online participants can ask questions via the online platform at

https://meetings.linkgroup.com/29MAGM23.

Shareholders and proxyholders who would prefer to ask questions by telephone can do so by dialling **1800 921 305 (within Australia)** or **+61 2 8016 6115 (outside Australia)**. For verification purposes, Shareholders and proxyholders will require a PIN code before calling this number during the AGM. A PIN can be obtained by contacting Link on 1300 554 474 (within Australia) or +61 1300 554 474 (Overseas) at any time before or during the AGM.

More information on how to use the online facility (including the question telephone line) is available in the Online Meeting Guide which is available on 29Metals' website at https://www.29metals.com/investors/agm.

The Chair of the AGM will seek to address as many of the more frequently raised topics as possible. It is not uncommon for a number of Shareholders to ask the same or similar questions. To facilitate the orderly conduct of the meeting and ensure that, as a whole, all Shareholders have a reasonable opportunity to participate, questions may be moderated or grouped together to avoid repetition and to make them more concise.

Technical difficulties

Technical difficulties may arise during the AGM. The Chair of the AGM has discretion as to whether and how the AGM should proceed if a technical difficulty arises. In exercising their discretion, the Chair of the AGM will have regard to the number of Shareholders impacted and the extent to which participation in the business of the AGM is affected. Where they consider it appropriate, the Chair of the AGM may continue to hold the AGM and transact business, including conducting a poll and voting in accordance with valid proxy instructions. For this reason, if Shareholders have already decided how they will cast their vote, they are encouraged to lodge a direct vote or directed proxy by **10:30am** (Melbourne time) on **Tuesday, 30 May 2023** even if they plan to attend the AGM.

If you experience any technical difficulties during the AGM, please contact Link by phoning 1800 990 363.

EXPLANATORY NOTES

These Explanatory Notes have been prepared in relation to the items of business to be conducted at the AGM.

The purpose of these Explanatory Notes is to provide Shareholders with the information that is reasonably required by Shareholders to decide how to vote upon the resolutions being put forward at the AGM.

Resolutions 1, 2, 3, 4, and 5 are ordinary resolutions which require a simple majority of votes cast by Shareholders entitled to vote on the Resolution.

Financial Statements and Reports

The Corporations Act requires:

the reports of the Directors and Auditor; and

the Annual Financial Report, including the Financial Statements of the Company for the year ended 31 December 2022,

to be laid before the Annual General Meeting. Neither the Corporations Act nor the Company's Constitution requires a vote of Shareholders on the reports or statements. However, Shareholders as a whole will be given an opportunity to raise questions or comments on the management of the Company.

Shareholders as a whole will also have a reasonable opportunity to ask the Company's auditor, Ernst & Young, questions regarding the conduct of the audit, the preparation and content of the Independent Auditor's Report, the accounting policies adopted by the Company in the Financial Report and the independence of the auditor.

Shareholders can access a copy of the Company's 2022 Annual Report on the Company's website at <u>https://www.29metals.com/investors</u>.

Resolution 1

Adopt 2022 Remuneration Report

The 2022 Remuneration Report on pages 106-130 of the Company's 2022 Annual Report sets out the remuneration policies of the Company and reports on the remuneration arrangements in place for the Company's KMP during the year ended 31 December 2022. Shareholders as a whole will have a reasonable opportunity at the AGM to ask questions about, or make comments on, the Company's Remuneration Report.

The vote on the resolution is advisory only and does not bind the Directors or 29Metals. However, the Board will take into account the outcome of the vote when considering future remuneration arrangements.

Recommendation

The Directors abstain from making a recommendation on this Resolution in the interests of good corporate governance.

Voting exclusion statement

Voting restrictions apply in relation to this Resolution and are described on page 7.

Resolution 2 Issue of 2022 STI Performance Rights to Peter Albert

Resolution 2 seeks Shareholder approval for the issue of securities to Peter Albert, 29Metals' Managing Director & CEO, being a person that falls within Listing Rule 10.14.1, under the Company's short term incentive (**'STI**') plan for 2022.

Overview of the 2022 Short Term Incentive Award

Subject to Shareholder approval, 29Metals proposes to issue 145,304 unquoted performance rights under the 2022 STI plan to Peter for nil consideration subject to the 29Metals Equity Incentive Plan Rules ('**Plan Rules**') (the '**2022 STI Award**'). Each performance right entitles Peter to one fully paid ordinary share in the Company if the vesting conditions are met.

If approved, this would be the first award of performance rights under 29Metals' 2022 STI plan to Peter following a change to the Company's remuneration framework such that 2022 STI outcomes would be delivered to executive KMPs (including the Managing Director & CEO) as a combination of cash and equity (in 2021, STI outcomes for executive KMPs were delivered wholly in cash). For the Managing Director & CEO, the equity component of the 2022 STI Award represents 40% of the nominal cash value of the 2022 STI award outcome, as determined by the Board.

The 2022 STI award outcome is determined by the Board's assessment of performance against specific performance metrics (or '**KPIs**') set at the beginning of the relevant STI period. Details of the 2022 STI Award KPIs and performance against the KPIs are described in section 4.3 of 29Metals' 2022 Remuneration Report.

The number of performance rights proposed to be awarded to Peter for the 2022 STI Award has been calculated by dividing the nominal cash value of the equity component of Peter's 2022 STI award outcome (being \$315,180) by the VWAP determined by the Board for the purposes of awards under the 2022 STI (rounded down to the nearest whole performance right). The VWAP determined by the Board for the purposes of awards under the 2022 STI was the VWAP for the month of December 2022, being \$2.1691.

The performance period, vesting date and performance conditions for the 2022 STI Award are summarised in the table below.

Vesting Date	31 December 2023
Vesting Period	Period commencing 1 January 2023 and ending 31 December 2023
Vesting conditions and weighting	The vesting of the performance rights to be awarded under the 2022 STI Award is conditional upon Peter remaining in continuous employment by a 29Metals group company until the end of the Vesting Period, unless the Board determines otherwise (eg, "good leaver").
	Any performance rights that remain unvested at the end of the Vesting Period following assessment of the vesting conditions will lapse immediately and will not be re-tested.
Board discretion	The vesting condition attaching to the performance rights awarded to Peter under the 2022 STI Award may be amended, reduced or waived in whole or in part at any time by the Board.

Additional information for Resolution 2

The Company is required under ASX Listing Rules to provide additional information relating to the proposed issue of securities under the 29Metals Equity Incentive Plan to Peter Albert. This additional information is provided in Annexure A.

Recommendation

The Directors (with Peter abstaining) unanimously recommend that Shareholders vote in favour of this Resolution.

Voting exclusion statement

Voting restrictions apply in relation to this Resolution and are described on page 7.

Resolution 3 Issue of 2023 LTI Performance Rights to Peter Albert

Resolution 3 seeks Shareholder approval for the issue of securities to Peter Albert, 29Metals' Managing Director & CEO, being a person that falls within Listing Rule 10.14.1, under the Company's long incentive ('**LTI**') plan for 2023.

Overview of 2023 Long Term Incentive Award

Subject to Shareholder approval, 29Metals proposes to issue 427,366 unquoted performance rights under the 2023 LTI plan to Peter Albert for nil consideration subject to the Plan Rules (the '**2023 LTI Award**'). Each performance right entitles Peter to one fully paid ordinary share in the Company.

The number of performance rights proposed to be awarded to Peter for the 2023 LTI Award has been calculated by dividing the nominal cash value of Peter's 2023 LTI opportunity (being equal to 100% of Peter's total fixed remuneration at 1 January 2023) by the VWAP determined by the Board for the purposes of all awards under the 2023 LTI (rounded down to the nearest whole performance right). The VWAP determined by the Board for the purposes of awards under the 2023 LTI was the VWAP for the month of December 2022, being \$2.1691.

The performance period, vesting date and performance conditions for the 2023 LTI Award are summarised in the table below.

Vesting Date	31 December 2025	
Performance Period	Period commencing 1 January 2023 and endir	ng 31 December 2025
Performance conditions and weighting		varded under the 2023 LTI Award is dependent on
))	Condition 1: Continuity of Service The 2023 LTI Award is conditional upon Peter 29Metals group company until the end of the F otherwise (eg, "good leaver").	remaining in continuous employment by a Performance Period, unless the Board determines
	Other Performance Conditions and weighti Of the total number of Performance Rights aw	
		Performance Condition relating to the Company's ve TSR') performance compared to a selected ce Period (Condition 2: Relative TSR
	 20% will be subject to the satisfaction of a cumulative absolute Total Shareholder Re Performance Period (Condition 3: Absol 	
	Further information regarding Performance Co	nditions 2 and 3 is set out below.
))	•	ng the Company's TSR performance against the of companies (selected by the Board). The peer
		s Limited (TSX: TKO), Atalaya Mining Plc (TSX: t), Aeris Resources Limited (ASX: AIS), Capstone (TSX: HBM) and Copper Mountain Mining
		t to the Relative TSR hurdle that vest, if any, will the percentile ranking achieved by the Company he peer group companies, as follows:
	29Metals' TSR relative to peer group	% of Performance Rights that vest subject to relative TSR hurdle
-	Below the 50 th percentile	Nil
	At the 50 th percentile	50%
	Between the 50 th percentile and the 75 th percentile	Straight line pro rata vesting between 50% and 100%
	At or above the 75 th percentile	100%

The Board retains discretion to adjust the peer group applicable to the 2023 LTI Award if it determines it is appropriate to do so (for example, to take into account companies delisting, merging and new peer group companies listing during the Performance Period).

What is Total Shareholder Return (TSR) and the difference between 'Absolute' and 'Relative'

Broadly, TSR calculates the return Shareholders would earn if they held a notional number of Shares over a period of time and measures the change in the Company's Share price together with the value of dividends during the period, assuming that all those dividends are re-invested into new Shares.

Relative TSR takes into account the TSR performance as compared to a peer group of companies as distinct from Absolute TSR, which does not.

Condition 3: Absolute TSR Component (20% weighting)

The percentage of Performance Rights subject to the Absolute TSR hurdle that vest, if any, will be determined by the Board with reference to cumulative Absolute TSR performance achieved by the Company over the Performance Period, as follows:

29Metals' Absolute TSR	% of Performance Rights that vest subject to Absolute TSR hurdle
Below 10%	Nil
At 10%	40%
Between 10% and 20%	Straight line pro rata vesting between 40% and 100%
Above 20%	100%

Board discretion

The performance conditions attaching to the performance rights awarded to Peter under the 2023 LTI Award may be amended, reduced or waived in whole or in part at any time by the Board.

Additional information for Resolution 3

The Company is required under ASX Listing Rules to provide additional information relating to the proposed issue of securities under the 29Metals Equity Incentive Plan to Peter Albert. This additional information is provided in Annexure A.

Recommendation

The Directors (with Peter abstaining) unanimously recommend that Shareholders vote in favour of this Resolution.

Voting exclusion statement

Voting restrictions apply in relation to this Resolution and are described on page 7.

Resolution 4 Election of Director, Tamara Brown (BEng, CBV)

Tamara Brown was appointed by the Board as an independent Non-executive Director to fill a casual vacancy on 17 April 2023.

Article 10.3(b) of the Company's Constitution provides that the Company must hold an election of Directors at each annual general meeting of the Company. ASX Listing Rule 14.5 also requires that the Company hold an election of Directors at each annual general meeting.

Tamara will retire from office and stand for election pursuant to Article 10.3(b)(ii) of the Company's Constitution and is eligible for election as a Director of the Company.

Tamara has over 25 years' experience in the finance and mining sectors with an engineering background.

Tamara is currently a Partner of Oberon Capital Corporation, a Canadian boutique energy and mineral resources investment banking firm.

Prior to joining Oberon Capital, Tamara held various senior management and executive roles, including interim Chief Executive Officer with TSX-listed Superior Gold Inc. (2020-2021), and corporate development and investor relations roles with Newcrest Mining Limited (2018-2020) (ASX: NCM), Primero Mining Corp. (2010-2018) (TSX: P, NYSE: PPP, formerly ASX: PPM) and IAMGOLD Corporation (2009-2010) (TSX: IMG, NYSE: IAG).

Tamara is currently an independent non-executive director of Superior Gold Inc. (TSX.V: SGI), TSX-listed Lithium Royalty Corp. (TSX: LIRC) and TSX-listed Orla Mining Ltd (TSX: OLA). Through these independent non-executive directorships, Tamara also serves on a number of board committees, including as a member of the audit committees for each company, and as chair of the audit committee for Lithium Royalty Corp. and chair of the governance committee and human resources and compensation committee for Superior Gold.

Tamara was previously a non-executive director of TSX-listed Lundin Gold (TSX: LUG) and ASX-listed Titan Minerals Limited (ASX: TTM).

Tamara is a member of 29Metals' Audit, Governance & Risk Committee and Sustainability Committee.

Background checks were conducted prior to Tamara's appointment as a Director with no adverse findings.

For the reasons set out above, the Board supports Tamara's election for the skills and experience that Tamara brings to the Board.

Recommendation

The Directors (with Tamara abstaining) unanimously recommend that Shareholders vote in favour of the Resolution.

Resolution 5

Election of Director, Francis 'Creagh' O'Connor (BEc, LLB, ACA)

Creagh O'Connor was appointed by the Board as a Non-executive Director to fill a casual vacancy on 17 April 2023 and is a nominee director of EMR Capital Advisers Pty Ltd ('**EMR**'). As Creagh is an EMR Nominee director, the Board does not consider him to be independent.

29Metals is party to a Relationship Deed that governs the relationship between 29Metals and the EMR Capital Investors. Details of the key terms of the Relationship Deed are provided in section 10.6.9 of the Company's Prospectus dated 21 June 2021 ('**Prospectus**'), a copy of which is available on the ASX Market Announcements platform.

Under the terms of the Relationship Deed, EMR, on behalf of the EMR Capital Investors (as defined in the Prospectus), may nominate two (2) directors to the Board for so long as the EMR Capital Investors hold a relevant interest of total issued shares of more than 20%. As at the date of this Notice of Meeting, EMR Capital Investors hold approximately 44.85% of the issued capital in 29Metals.

Mr Owen Hegarty, 29Metals' Chair of the Board of Directors is the initial EMR nominee director. EMR's intention to nominate a second nominee director was set out in the Prospectus (refer section 7.6.2.2).

Pursuant to Article 10.3(b)(ii) of the Company's Constitution Creagh will retire from office and, being eligible, will stand for election as a Director of the Company.

Creagh has more than 30 years' experience as an executive and adviser in the mining industry and investment banking.

Creagh is a current director and co-founder of GP Securities, a private investment group based in Adelaide. Through GP Securities, Creagh is a founding shareholder of EMR Capital, a specialist resources private equity manager, where Creagh is also currently a non-executive director and senior advisor.

Prior to co-founding GP Securities, Creagh held various executive and senior roles in investment banking and corporate advisory, including as Global Head of the Metals & Mining advisory group of Standard Chartered Bank following its acquisition of Gryphon Partners Pty Ltd in 2011, a boutique corporate advisory firm co-founded by Creagh in 2003.

Earlier executive and senior management roles included roles as head of corporate business development at formerly ASXlisted Normandy Mining Group (1993-2001) (ASX: NDY) and Executive Director of Australian Magnesium Corporation Limited (1996-2001) (1996-2001) (ASX: ANM) and Managing Director of Queensland Metals Corporation Limited (1997-2000) (formerly ASX: QMC).

Creagh was previously a non-executive director of formerly ASX-listed Bondi Mining Limited (ASX: BOM) and Chesser Resources Limited (ASX: CHZ), Solstice Media Limited and the Queensland Mining Council.

Creagh is a member of 29Metals' Remuneration & Nominations Committee.

Background checks were conducted prior to Creagh's appointment as a Director with no adverse findings.

For the reasons set out above, the Board supports Creagh's election for the skills and experience that Creagh brings to the Board.

Recommendation

The Directors (with Creagh abstaining) unanimously recommend that Shareholders vote in favour of the Resolution.

Annexure A

Additional information for Resolutions 2 and 3

The Company provides the following additional information relating to the proposed issues of securities under the 29Metals Equity Incentive Plan to Peter Albert.

(a) Number and class of securities:

- 145,304 unquoted performance rights are proposed to be issued to Peter under the 2022 STI Award.
- 427,366 unquoted performance rights are proposed to be issued to Peter under the 2023 LTI Award.

Subject to, and upon, vesting, each performance right converts to one fully paid ordinary share.

(b) **Remuneration details:** Peter's current total remuneration package for 2023 comprises:

- Total fixed remuneration ('TFR') of \$927,000;
- Variable remuneration comprising:
 - an award under the 2023 short term incentive (bonus) determined by the Board after assessing 2023 performance against the performance metrics set by the Board. The 2023 short term incentive opportunity for 'at target performance' (determined by the Board) is \$927,000 (being, 100% of TFR). Sixty percent (60%) of the 2023 STI outcomes are planned to be delivered in cash, with the remaining 40% of the STI outcome planned to be delivered in the form of performance rights (subject to Shareholder approval at the 2024 AGM) ²; and
 - an award under the 2023 long term incentive of 427,366 unquoted performance rights (subject to Shareholder approval of Resolution 3 at the AGM).

Information regarding Peter's 2022 remuneration is set out in 29Metals' 2022 Remuneration Report, a copy of which is contained within the 2022 Annual Report which is available on 29Metals website at https://www.29metals.com/investors.

Number of securities previously issued to Peter Albert under the Plan Rules: 29Metals has previously issued the following securities to Peter under the Plan Rules:

- 200,000 IPO Restricted Shares at nil acquisition price; and
- 45,000 performance rights awarded under the Staff Offer Incentive implemented by the Board in connection with the 29Metals IPO, whereby all eligible 29Metals employees were awarded performance rights with a nominal cash value at award equal to 10% of TFR and applying the final IPO offer price of \$2.00 per share at nil acquisition price,

the details of the above securities are set out in sections 7.3.3.5 and 7.3.5 of the Prospectus, and:

 182,926 performance rights awarded under the Company's 2021 long term incentive award at nil acquisition price; and 328,467 performance rights awarded under the Company's 2022 long term incentive award, at nil acquisition price.

(d) Additional information regarding the performance

rights: The performance rights are not quoted on the ASX and carry no voting or dividend rights. Shares issued on vesting of the performance rights will rank equally with fully paid ordinary shares on issue. Performance rights are considered by the Board to be an appropriate equity security to issue under the Plan Rules as the performance rights assist with ensuring retention of the Managing Director & CEO who is needed to deliver strategic outcomes for the Company, in the interests of Shareholders.

The nominal cash value of the 2022 STI Award and 2023 LTI Award is \$315,180 and \$927,000, respectively (calculated by multiplying the applicable VWAP for the awards by the number of performance rights proposed to be awarded).

- (e) Timing for issue: Subject to shareholder approval, performance rights under the 2022 STI Award and the 2023 LTI Award will be issued to Peter following the AGM, but in any event no later than three years after the date of the AGM.
- (f) **Issue price:** The issue price of the performance rights under the 2022 STI Award, and 2023 LTI Award is nil.
- (g) **Material terms of the Plan Rules:** A summary of the material terms of the 29Metals Equity Incentive Plan are provided in Annexure B. There has not been any material change to the 29Metals Equity Incentive Plan since the date of the Company's Prospectus.
- (h) Loans to Peter Albert: No loan will be made to Peter in relation to the acquisition of the performance rights under the 2022 STI Award and 2023 LTI Award.
- (i) Information regarding issue of securities: Details of any securities issued under the 29Metals Equity Incentive Plan will be published in the 29Metals annual report relating to the period in which they were issued, along with a statement that Shareholder approval for the issue was obtained under Listing Rule 10.14. Any additional persons covered by Listing Rule 10.14 who become entitled to participate in 29Metals' Equity Incentive Plan after Resolutions 2 and 3 are approved and who were not named in the notice of meeting will not participate until approval is obtained under that rule.

$(j) \ \ \, \mbox{What happens if Resolutions 2 and 3 are approved:}$

- Resolution 2: 29Metals will proceed with the 2022 STI Award and 145,304 unquoted performance rights will be issued to Peter on the terms and conditions described above.
- Resolution 3: 29Metals will proceed with the 2023 LTI Award and 427,366 unquoted performance rights will be issued to Peter on the terms and conditions described above.

² For the avoidance of doubt, Resolution 2 contained in this Notice of Meeting is seeking approval for the award of performance rights to Peter Albert in respect of the STI outcome for 2022.

- (k) What happens if Resolutions 2 and 3 are not approved:
 - Resolution 2: 29Metals will not proceed with the 2022 STI Award and the Board will consider alternative remuneration arrangements to reward, incentivise and retain Peter, which may include making an award to Peter in the form of cash (restricted or otherwise) to a value up to the cash value of the 2022 STI Award.
 - Resolution 3: 29Metals will not proceed with the 2023 LTI Award and the Board will consider alternative remuneration arrangements to reward, incentivise and retain Peter, which may include making an award to Peter in the form of cash (restricted or otherwise) to a value up to the cash value of the 2023 LTI Award.

ASX Listing Rule approval requirements

Under ASX Listing Rule 10.14, certain persons, including executive Directors, are not permitted to acquire equity securities under an employee incentive scheme unless approved by Shareholders.

Resolutions 2 and 3 seek approval for the acquisition of equity securities by Peter Albert under the 29Metals Equity Incentive Plan.

Non-Executive Directors are not eligible to participate in the 29Metals Equity Incentive Plan.

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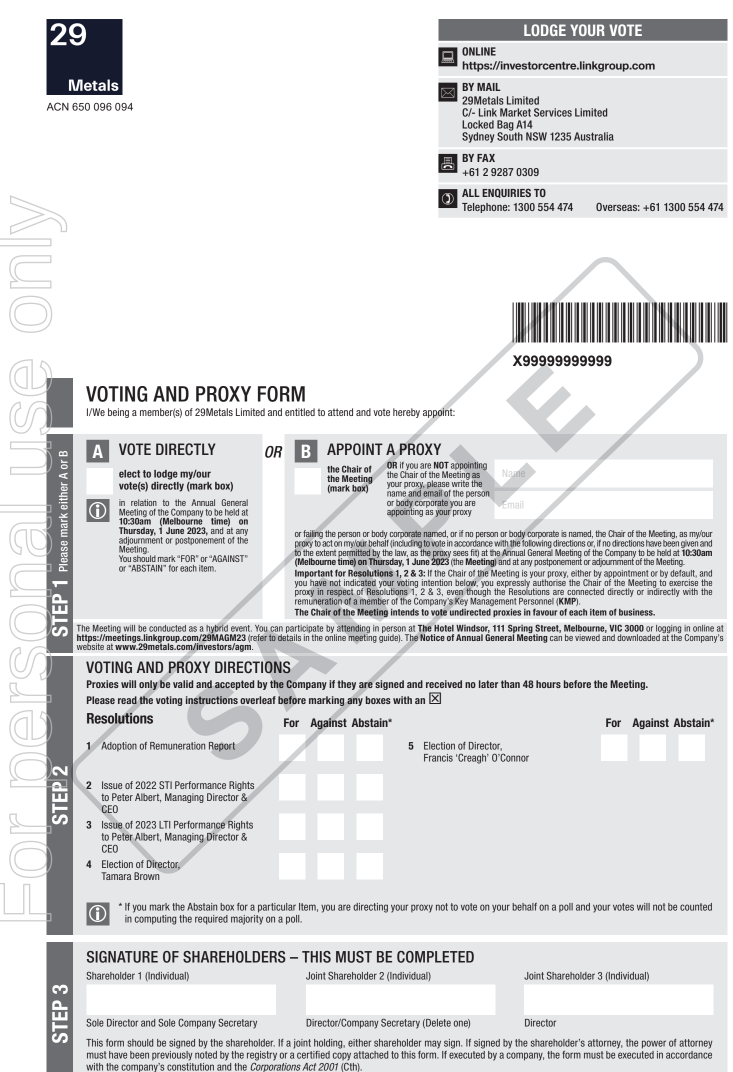
Annexure B

Summary of the Material Terms of 29Metals Equity Incentive Plan

Defined terms have the meaning as set out in the Plan Rules.

Key Terms	Description
Eligibility	An employee of the Group, Director, contractor or prospective employee of the Group, or other person the Board in its discretion determines to be eligible to participate in the Plan.
Award	 The Plan permits the Board to grant one or more types of award, including: Performance Rights; Shares; Restricted Shares; and Options.
Vesting	A Performance Right or Option which has not lapsed shall vest if and when any conditions applicable to the Performance Right or Option have been satisfied or waived by the Board at its discretion.
5	A Share which has not been forfeited shall vest if and when any conditions applicable to the Share have been satisfied, or waived by the Board at its discretion, although a vested Share may remain subject to dealing restrictions.
Exercise	A vested Performance Right or Option may only be exercised by a participant once the Board has notified the participant that the conditions have been satisfied or waived.
Restrictions on dealing	The Board may determine at its discretion whether dealing restrictions or restriction periods will apply to any Shares, or, for Performance Rights or Options, that Shares allocated or transferred on exercise are Restricted Shares or subject to restriction periods.
Cessation of employment	Under the Plan Rules, the Board has discretion to determine, subject to compliance with applicable law, the treatment of an award if a participant ceases to be employed within the Group prior to the vesting or exercise of an award.
Change of control	If there is a change of control prior to the vesting and exercise of an award, the Board may determine in its absolute discretion, whether some or all of the awards vest, lapse or are forfeited, remain on foot subject to the applicable, substitute or varied conditions or dealing restrictions, or can only be exercised within a specific period, and the Board will have regard to any matter the Board considers relevant.
2)	Where the Board does not exercise its discretion and a change of control occurs then, unless the Board determines otherwise:
	 any unvested award with a remaining vesting period of 12 months or less will vest;
5	 any unvested award with a remaining vesting period of more than 12 months will vest pro rata based on the proportion of the performance period that has passed;
	 an award subject to dealing restrictions will no longer be subject to dealing restrictions; and
	where the change of control occurs during the period an award is exercisable, the award may only be exercised during the period specified by the Board.
Rights of Shares granted under the Plan	Unless the Board determines otherwise, all Shares allotted and issued or transferred under the Plan will rank equally in all respects with other Shares already on issue.
Clawback	Where the Board is of the opinion that a participant under the Plan has acted fraudulently or dishonestly, is in breach of any of that participant's duties or obligations or has acted in a way that could reasonably be regarded to have contributed to material reputational damage to a member of the Group, or any other events specified in the Plan Rules have occurred, the Board may, at its discretion, determine any treatment in relation an award (including by reducing or extinguishing a participant's entitlement to an award).
Lapse of Performance Rights, Restricted Shares	Unless the Board determines otherwise, a Share, Performance Right or Option will be forfeited or lapse on the earliest of:
or Options	 the date that the Board determines that any condition in respect of the Share, Option or Performance Right cannot be satisfied;

- the Share, Option or Performance Right being forfeited or lapsing in accordance with the cessation of employment provision;
- the Share, Option or Performance Right being forfeited or lapsing in accordance with the clawback provisions;
- the Share, Option or Performance Right being forfeited or lapsing in accordance with change of control provisions; or
- the participant purporting to deal or enter into any arrangement in respect of the Option or Performance Right in breach of the provisions under the Plan relating to rights and restrictions attached to Options or Performance Rights; or
- in the case of Options or Performance Rights, the date falling 15 years from the date on which they were granted.



29M PRX2201G

YOUR NAME AND ADDRESS

This is your name and address as it appears on the Company's share register. If this information is incorrect, please make the correction on the form. Shareholders sponsored by a broker should advise their broker of any changes. **Please note:** you cannot change ownership of your shares using this form.

VOTING UNDER STEP 1 SECTION A

If you ticked the box under Box A you are indicating that you wish to vote directly. Please mark either "for", "against" or "abstain" for each item. If no direction is given on all of the items, or if you complete both Box A and Box B, your vote may be passed to the Chair of the Meeting as your proxy. Custodians and nominees may, with the Share Registrar's consent, identify on the Voting and Proxy Form the total number of votes in each of the categories "for", "against" or "abstain" and their votes will be valid. If you have lodged a direct vote, and then you attend the Meeting, your attendance will cancel your direct vote. The Chair's decision as to whether a direct vote is valid, is final.

VOTING UNDER STEP 1 SECTION B – APPOINTMENT OF PROXY

If you wish to appoint the Chair of the Meeting as your proxy, mark the box in Step 1 Section B. If you wish to appoint someone other than the Chair of the Meeting as your proxy, please write the name of that individual or body corporate in the space provided in Section B. A proxy need not be a shareholder of the Company.

DEFAULT TO CHAIR OF THE MEETING

Any directed proxies that are not voted on a poll at the Meeting in accordance with the voting directions will default to the Chair of the Meeting, who is required to vote those proxies as directed. Any undirected proxies that default to the Chair of the Meeting will be voted according to the instructions set out in this Voting and Proxy Form, including where the Resolutions are connected directly or indirectly with the remuneration of KMP.

VOTES ON ITEMS OF BUSINESS – PROXY APPOINTMENT

You may direct your proxy how to vote by placing a mark in one of the boxes opposite each item of business. All your shares will be voted in accordance with such a direction unless you indicate only a portion of voting rights are to be voted on any item by inserting the percentage or number of shares you wish to vote in the appropriate box or boxes. If you do not mark any of the boxes on the items of business, your proxy may vote as he or she chooses. If you mark more than one box on an item your vote on that item will be invalid.

APPOINTMENT OF A SECOND PROXY

If you are entitled to cast two or more votes, you may appoint up to two persons as proxies to attend the Meeting and vote on a poll. If you wish to appoint a second proxy, an additional Voting and Proxy Form may be obtained by telephoning the Company's share registry or you may copy this form and return them both together.

To appoint a second proxy you must:

(a) on each of the first Voting and Proxy Form and the second Voting and Proxy Form state the percentage of your voting rights or number of shares 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; and

(b) return both forms together.

SIGNING INSTRUCTIONS

You must sign this form as follows in the spaces provided:

Individual: where the holding is in one name, the holder must sign.

Joint Holding: where the holding is in more than one name, either shareholder may sign.

Power of Attorney: to sign under Power of Attorney, you must lodge the Power of Attorney with the registry. If you have not previously lodged this document for notation, please attach a certified photocopy of the Power of Attorney to this form when you return it.

Companies: where the company has a Sole Director who is also the Sole Company Secretary, this form must be signed by that person. If the company (pursuant to section 204A of the *Corporations Act 2001*) does not have a Company Secretary, a Sole Director can also sign alone. Otherwise this form must be signed by a Director jointly with either another Director or a Company Secretary. Please indicate the office held by signing in the appropriate place.

CORPORATE REPRESENTATIVES

If a representative of the corporation is to attend the Meeting the appropriate "Certificate of Appointment of Corporate Representative" must be received at registrars@linkmarketservices.com.au by 10:30am (Melbourne time) on Tuesday, 30 May 2023, unless it has been previously provided. A form of the certificate may be obtained from the Company's share registry or online at www.linkmarketservices.com.au.

LODGEMENT OF A VOTING AND PROXY FORM

This Voting and Proxy Form (and any Power of Attorney under which it is signed) must be received at an address given below by **10:30am (Melbourne time) on Tuesday, 30 May 2023,** being not later than 48 hours before the commencement of the Meeting. Any Voting and Proxy Form received after that time will not be valid for the scheduled Meeting.

Voting and Proxy Forms may be lodged using the reply paid envelope or:



https://investorcentre.linkgroup.com

Login to the Link website using the holding details as shown on the Proxy Form. Select 'Voting' and follow the prompts to lodge your vote. To use the online lodgement facility, shareholders will need their "Holder Identifier" - Securityholder Reference Number (SRN) or Holder Identification Number (HIN).

BY MOBILE DEVICE

Our voting website is designed specifically for voting online. You can now lodge your proxy by scanning the QR code adjacent or enter the voting link **https://investorcentre.linkgroup. com** into your mobile device. Log in using the Holder Identifier and postcode for your shareholding.



To scan the code you will need a QR code reader application which can be downloaded for free on your mobile device.



29Metals Limited C/- Link Market Services Limited Locked Bag A14 Sydney South NSW 1235 Australia

BY FAX

+61 2 9287 0309



Unlocking value to empower the future

Online Meeting Guide

LON LOS



Online Meeting Guide

Before you begin

Ensure your browser is compatible. Check your current browser by going to the website: whatismybrowser.com

Supported browsers are:

- Chrome Version 44 & 45 and after
- Firefox 40.0.2 and after

- Safari OS X v10.9 & OS X v10.10 and after
- Internet Explorer 11 and up

To attend and vote you must have your shareholder number and postcode. Your proxy number will be provided by Link before the meeting. Please make sure you have this information before proceeding.



Step 1

Open your web browser and go to https:// meetings.linkgroup. com/29MAGM23 and select the relevant meeting.

Step 2

Log in to the portal using your full name, mobile number, email address, and participant type.

Please read and accept the terms and conditions before clicking on the blue 'Register and Watch Meeting' button.

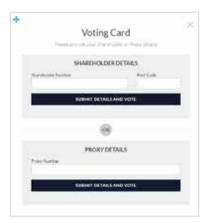
- On the left a live webcast of the Meeting starts automatically once the Meeting has commenced. If the webcast does not start automatically please press the play button and ensure the audio on your computer or electronic device is turned on
- On the right the presentation slides that will be addressed during the Meeting
- At the bottom buttons for 'Get a Voting Card', 'Ask a Question' and a list of company documents to download

Note: If you close your browser, your session will expire and you will need to re-register. If using the same email address, you can request a link to be emailed to you to log back in.

1. Get a Voting Card

To register to vote - click on the 'Get a Voting Card' button.

This will bring up a box which looks like this.



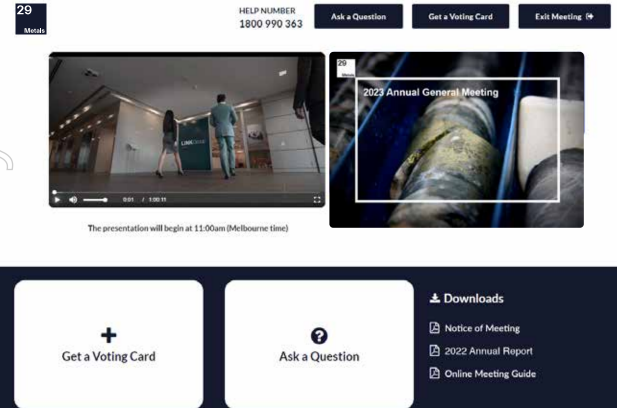
If you are an individual or joint shareholder you will need to register and provide validation by entering your shareholder number and postcode.

If you are an appointed proxy, please enter the proxy number issued by Link Market Services in the PROXY DETAILS section. Then click the 'SUBMIT DETAILS AND VOTE' button.

If you need assistance in locating your shareholder number or proxy number, please contact Link on 1300 554 474 where they may assist you or direct you to your broker (if applicable).

Once you have registered, your voting card will appear with all of the resolutions to be voted on by shareholders at the Meeting (as set out in the Notice of Meeting). You may need to use the scroll bar on the right hand side of the voting card to view all resolutions.

Shareholders and proxies can either submit a Full Vote or Partial Vote.



+ JOHNSAMPLE

Voting Card Rease consistent your voto by adjecting the majored voting instruction (Paragainet, Atacamor for instruction) for each reactive to the voto for each reactive to consider a surface voto please spectry the number of votos for each reactivities the Pental Vote section Prival votes will be social as can the shareholder's individual social Directed votes will be social as can the shareholder's roting instructions.

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	SURM	IT VOTE	

Full Votes

To submit a full vote on a resolution ensure you are in the 'Full Vote' tab. Place your vote by clicking on the 'For', 'Against', or 'Abstain' voting buttons.

Partial Votes

To submit a partial vote on a resolution ensure you are in the 'Partial Vote' tab. You can enter the number of votes (for any or all) resolution/s. The total amount of votes that you are entitled to vote for will be listed under each resolution. When you enter the number of votes it will automatically tally how many votes you have left.

Note: If you are submitting a partial vote and do not use all of your entitled votes, the un-voted portion will be submitted as No Instruction and therefore will not be counted.

Once you have finished voting on the resolutions scroll down to the bottom of the box and click on the 'Submit Vote' or 'Submit Partial Vote' button.

Note: You can close your voting card without submitting your vote at any time while voting remains open. Any votes you have already made will be saved for the next time you open up the voting card. The voting card will appear on the bottom left corner of the webpage. The message **'Not yet submitted'** will appear at the bottom of the page.

You can edit your voting card at any point while voting is open by clicking on 'Edit Card'. This will reopen the voting card with any previous votes made.

At the conclusion of the Meeting a red bar with a countdown timer will appear at the top of the Webcast and Slide windows advising the remaining voting time. Please make any changes and submit your voting cards.

Once voting has been closed, all submitted voting cards cannot be changed.

Online Meeting Guide continue

2. How to ask a question

Note: Only verified shareholders, proxyholders and Company Representatives are eligible to ask questions.

If you have yet to obtain a voting card, you will be prompted to enter your shareholder humber or proxy number before you can ask a question. To ask a question, click on the 'Ask a Question' button either at the top or bottom of the webpage.

The 'Ask a Question' box will then pop up with two sections for completion.

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	e any questions that your questions during the AGM			
	Ask a Qi	uestion		

In the 'Regarding' section, click on the drop down arrow and select the category/resolution for your question.

Click in the 'Question' section and type your question and click on 'Submit'.

A 'View Questions' box will appear where you can view your questions at any point. Only you can see the questions you have asked.

If your question has been answered and you would like to exercise your right of reply, you can submit another question.

If you wish to ask a question orally during the Meeting, instructions to do so are set out over-page under 'Phone Participation'. The Chair of the Meeting will seek to address as many of the more frequently raised topics as possible although it is possible that not all questions will be answered.

We encourage you to submit questions and comments online ahead of the Meeting and as early as possible during the Meeting.



3. Downloads

View relevant documentation in the Downloads section.

Voting closing

Voting will end 5 minutes after the close of the Meeting.

At the conclusion of the Meeting a red bar with a countdown timer will appear at the top of the Webcast and Slide screens advising the remaining voting time.

To ensure that your vote is counted, we encourage you to submit your votes on resolutions as early as possible during the Meeting.

Phone Participation

What you will need

a) A land line or mobile phone

b) The name of your holding/s

c) Your unique PIN. To obtain your PIN, please contact Link Market Services at any time before or during the AGM by calling +61 1800 990 363.

Joining the Meeting via Phone

Step 1

From your land line or mobile device, call: Australia: 1800 921 305 International: +61 2 8016 6115

Step 2

You will be greeted with a welcome message and provided instructions on how to participate in the Meeting. Please listen to the instructions carefully.

At the end of the welcome message you will be asked for your PIN by the moderator. This will verify you as a shareholder and allow you to ask a question and vote on the resolutions at the Meeting.

Step 3

Once the moderator has verified your details you will be placed into a waiting room and will hear music playing.

Note, If your holding cannot be verified by the moderator, you will attend the Meeting as a visitor and will not be able to ask a question.

Step 4

At the commencement of the Meeting, you will be admitted to the Meeting where you will be able to listen to proceedings.

Asking a Question

Step 1

When the Chair calls for questions or comments on each item of business, press *1 on your keypad for the item of business that your questions or comments relates to. If at any time you no longer wish to ask a question or make a comment, you can lower your hand by pressing *2 on your keypad.

Step 2

When it is time to ask your question or make your comment, the moderator will introduce you to the Meeting. Your line will be unmuted and you will be prompted to speak.

IMPORTANT: If you have also joined the Meeting online, please mute your laptop, desktop, tablet or mobile device before you speak to avoid technical difficulties for you and other shareholders.

Step 3

Your line will be muted once question or comment has been asked/responded to.

If you experience any technical difficulties during the Meeting, please contact Link by phoning: 1800 990 363.

Contact details

Australia T 1300 554 474 E info@linkmarketservices.com.au