

Voltaic Strategic Resources Limited ACN 138 145 114

Notice of Annual General Meeting

for the financial year ended 31 December 2024

The Annual General Meeting of the Company will be held as follows:

Time and date: 10:30am (AWST) on Friday, 30 May 2024

Location: Suite 2, 38-40 Colin Street, West Perth, WA 6005

The Notice of Annual General Meeting should be read in its entirety. If Shareholders are in doubt as to how to vote, they should seek advice from their suitably qualified professional advisor prior to voting.

Should you wish to discuss any matter, please do not hesitate to contact the Company on +61 (08) 6245 9821.

Shareholders are urged to vote by lodging the Proxy Form

Voltaic Strategic Resources Limited ACN 138 145 114 (Company)

Notice of Annual General Meeting

Notice is hereby given that the annual general meeting of Shareholders of Voltaic Strategic Resources Limited (**Company**) will be held at Suite 2, 38-40 Colin Street, West Perth, WA 6005 on Friday, 30 May 2025 at 10:30am (AWST) (**Meeting**).

The Explanatory Memorandum provides additional information on matters to be considered at the Meeting. The Explanatory Memorandum and the Proxy Form are included as part of the Notice.

The Directors have determined pursuant to regulation 7.11.37 of the *Corporations Regulations 2001* (Cth) that the persons eligible to vote at the Meeting are those who are registered as Shareholders on Wednesday, 28 May 2025 at 10:30am (AWST).

Terms and abbreviations used in the Notice are defined in Schedule 1.

Agenda

1 Annual Report

To consider the Annual Report of the Company and its controlled entities for the financial year ended 31 December 2024, which includes the Financial Report, the Directors' Report and the Auditor's Report.

Note: there is no requirement for Shareholders to approve the Annual Report.

2 Resolutions

Resolution 1 – Remuneration Report

To consider and, if thought fit, to pass with or without amendment, as a **non-binding** ordinary resolution the following:

'That, the Remuneration Report be adopted by Shareholders, on the terms and conditions in the Explanatory Memorandum.'

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

Resolution 2 – Election of Director – Daniel Raihani

To consider and, if thought fit, to pass with or without amendment, as an ordinary resolution the following:

'That Mr Daniel Raihani, who was appointed as a Director, effective 11 September 2024, and who holds office until the end of this meeting in accordance with Clause 6.2 of the Company's Constitution

and ASX Listing Rule 14.4, and being eligible, offers himself for election, be elected as a Director of the Company.'

Resolution 3– Election of Director – Michael Walshe

To consider and, if thought fit, to pass with or without amendment, as an ordinary resolution the following:

'That Mr Michael Walshe, who was appointed as a Director, effective 9 August 2024, and who holds office until the end of this meeting in accordance with Clause 6.2 of the Company's Constitution and ASX Listing Rule 14.4, and being eligible, offers himself for election, be elected as a Director of the Company.'

Resolution 4– Approval of 10% Placement Facility

To consider and, if thought fit, to pass with or without amendment, as a **special** resolution the following:

'That, pursuant to and in accordance with Listing Rule 7.1A and for all other purposes, Shareholders approve the issue of Equity Securities totalling up to 10% of the issued capital of the Company at the time of issue, calculated in accordance with the formula prescribed in Listing Rule 7.1A.2 and on the terms and conditions in the Explanatory Memorandum.'

Voting prohibitions

Resolution 1: In accordance with sections 250BD and 250R of the Corporations Act, a vote on this Resolution must not be cast (in any capacity) by or on behalf of a member of the Key Management Personnel details of whose remuneration are included in the Remuneration Report, or a Closely Related Party of such a member.

A vote may be cast by such person if the vote is not cast on behalf of a person who is excluded from voting on this Resolution, and:

- (a) the person is appointed as a proxy by writing that specifies the way the proxy is to vote on this Resolution; or
- (b) the voter is the Chair and the appointment of the Chair as proxy does not specify the way the proxy is to vote on this Resolution, but expressly authorises the Chair to exercise the proxy even if this Resolution is connected with the remuneration of a member of the Key Management Personnel.

However, a vote may be cast by such a person if:

- (a) the person is appointed as proxy by writing that specifies the way the proxy is to vote on the Resolution; and
- (b) it is not cast on behalf of the person or an associate of the person.

Voting exclusions

Pursuant to the Listing Rules, the Company will disregard any votes cast in favour of:

Resolution 4 if at the time of the Meeting, the Company is proposing to make an issue of Equity Securities under Listing Rule 7.1A.2, by or on behalf of any persons who are expected to participate in, or who will obtain a material benefit as a result of, the proposed issue (except a benefit solely by reason of being a Shareholder), or any of their respective associates.

The above voting exclusions do not apply to a vote cast in favour of the relevant Resolution by:

- a person as proxy or attorney for a person who is entitled to vote on the Resolution, in accordance with directions given to the proxy or attorney to vote on the Resolution in that way;
- (b) the Chair as proxy or attorney for a person who is entitled to vote on the Resolution, in accordance with a direction given to the Chair to vote on the Resolution as the Chair decides; or
- (c) 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 the Resolution; and
 - (ii) the holder votes on the Resolution in accordance with directions given by the beneficiary to the holder to vote in that way.

BY ORDER OF THE BOARD

Simon Adams Company Secretary Voltaic Strategic Resources Limited

Dated: 30 April 2025

Voltaic Strategic Resources Limited ACN 138 145 114 (Company)

Explanatory Memorandum

1. Introduction

The Explanatory Memorandum has been prepared for the information of Shareholders in connection with the business to be conducted at the Meeting to be held at Suite 2, 38-40 Colin Street, West Perth, WA 6005 on Wednesday, 30 May 2025 at 10:30am (AWST).

The Explanatory Memorandum forms part of the Notice which should be read in its entirety. The Explanatory Memorandum contains the terms and conditions on which the Resolutions will be voted.

The Explanatory Memorandum includes the following information to assist Shareholders in deciding how to vote on the Resolutions:

Section 2	Action to be taken by Shareholders
Section 3	Annual Report
Section 4	Resolution 1 – Remuneration Report
Section 5	Resolution 2 – Election of Director – Daniel Raihani
Section 6	Resolution 3 – Election of Director – Michael Walshe
Section 7	Resolution 4 – Approval of 10% Placement Facility
Schedule 1	Definitions

A Proxy Form is made available at the end of the Explanatory Memorandum.

2. Action to be taken by Shareholders

Shareholders should read this Notice including the Explanatory Memorandum carefully before deciding how to vote on the Resolutions.

Voting on all proposed Resolutions at the Meeting will be conducted by poll. On a poll, each Shareholder has one vote for every fully paid ordinary Share held in the Company.

2.1 Voting in person

To vote in person, attend the Meeting on the date and at the place set out above.

2.2 Voting by a corporation

A Shareholder that is a corporation may appoint an individual to act as its representative and vote in person at the Meeting. The appointment must comply with the requirements of section 250D of the Corporations Act. The representative should bring to the Meeting evidence of his or her appointment, including any authority under which it is signed.

2.3 Voting by proxy

Shareholders are encouraged to vote by completing a Proxy Form.

A Proxy Form has been made available with this Notice. This is to be used by Shareholders if they wish to appoint a representative (a 'proxy') to vote in their place. All Shareholders are encouraged to vote by completing and submitting the Proxy Form to the Company in accordance with the instructions thereon. Submission of a Proxy Form will not preclude a Shareholder from attending and voting at the Meeting in person.

Please note that:

- (a) a member of the Company entitled to attend and vote at the Meeting is entitled to appoint a proxy;
- (b) a proxy need not be a member of the Company; and
- (c) a member of the Company entitled to cast two or more votes may appoint two proxies and may specify the proportion or number of votes each proxy is appointed to exercise, but where the proportion or number is not specified, each proxy may exercise half of the votes.

The available Proxy Form provides further details on appointing proxies and lodging Proxy Forms.

Section 250BB(1) of the Corporations Act provides that an appointment of a proxy may specify the way the proxy is to vote on a particular resolution and, if it does:

- (a) the proxy need not vote on a show of hands, but if the proxy does so, the proxy must vote that way (i.e. as directed);
- (b) if the proxy has 2 or more appointments that specify different ways to vote on the resolution – the proxy must not vote on a show of hands;
- (c) if the proxy is the Chair of the meeting at which the resolution is voted on the proxy must vote on a poll, and must vote that way (i.e. as directed); and

(d) if the proxy is not the Chair – the proxy need not vote on the poll, but if the proxy does so, the proxy must vote that way (i.e. as directed).

Section 250BC of the Corporations Act provides that, if:

- (a) an appointment of a proxy specifies the way the proxy is to vote on a particular resolution at a meeting of the Company's members;
- (b) the appointed proxy is not the chair of the meeting;
- (c) at the meeting, a poll is duly demanded, or is otherwise required under section 250JA on the resolution; and
- (d) either the proxy is not recorded as attending the meeting or the proxy does not vote on the resolution,

the Chair of the meeting is taken, before voting on the resolution closes, to have been appointed as the proxy for the purposes of voting on the resolution at the meeting.

Your proxy voting instruction must be received by 10:50am (AWST) on Wednesday, 28 May 2025, being not later than 48 hours before the commencement of the Meeting.

2.4 Chair's voting intentions

If the Chair is your proxy, either by appointment or by default, and you have not indicated your voting intention, you expressly authorise the Chair to exercise the proxy in respect of Resolution 1 even though this Resolutions is connected directly or indirectly with the remuneration of the Company's Key Management Personnel.

The Chair intends to exercise all available proxies in favour of all Resolutions, unless the Shareholder has expressly indicated a different voting intention.

2.5 Submitting questions

Shareholders may submit questions in advance of the Meeting to the Company. Questions must be submitted by emailing the Company Secretary at simon.adams@voltaicresources.com by Monday, 26 May 2025.

Shareholders will also have the opportunity to submit questions during the Meeting in respect to the formal items of business. In order to ask a question during the Meeting, please follow the instructions from the Chair.

The Chair will attempt to respond to the questions during the Meeting. The Chair will request prior to a Shareholder asking a question that they identify themselves (including the entity name of their shareholding and the number of Shares they hold).

3. Annual Report

In accordance with section 317 of the Corporations Act, Shareholders will be offered the opportunity to discuss the Annual Report, including the Financial Report, the Directors' Report and the Auditor's Report for the financial year ended 31 December 2024.

There is no requirement for Shareholders to approve the Annual Report.

At the Meeting, Shareholders will be offered the opportunity to:

- (a) discuss the Annual Report which is available for inspection at the Company's registered office or online at https://www.voltaicresources.com/site/investor-centre/reports or on the ASX platform for "VSR" at www.asx.com.au;
- (b) ask questions about, or comment on, the management of the Company; and
- (c) ask the auditor questions about the conduct of the audit and the preparation and content of the Auditor's Report.

In addition to taking questions at the Meeting, written questions to the Chair about the management of the Company, or to the Company's auditor about:

- (a) the preparation and content of the Auditor's Report;
- (b) the conduct of the audit:
- accounting policies adopted by the Company in relation to the preparation of the financial statements; and
- (d) the independence of the auditor in relation to the conduct of the audit,

may be submitted no later than five business days before the Meeting to the Company Secretary at the Company's registered office.

The Company will not provide a hard copy of the Company's Annual Report to Shareholders unless specifically requested to do so.

4. Resolution 1 – Remuneration Report

4.1 General

In accordance with section 250R(2) of the Corporations Act, the Company must put the Remuneration Report to the vote of Shareholders. The Directors' Report for the year ended 31 December 2024 in the 2024 Annual Report contains the Remuneration Report which sets out the remuneration policy for the Company and the remuneration arrangements in place for the executive Directors, specified executives and non-executive Directors.

In accordance with section 250R(3) of the Corporations Act, Resolution 1 is advisory only and does not bind the Directors.

If Resolution 1 is not passed, the Directors will not be required to alter any of the arrangements in the Remuneration Report.

If the Company's Remuneration Report receives a 'no' vote of 25% or more (**Strike**) at two consecutive annual general meetings, Shareholders will have the opportunity to remove the whole Board, except the managing director (if any).

Where a resolution on the Remuneration Report receives a Strike at two consecutive annual general meetings, the Company will be required to put to Shareholders at the second annual general meeting a resolution on whether another meeting should be held (within 90 days) at which all Directors (other than the managing director, if any) who were in office at the date of approval of the applicable Directors' Report must stand for re-election.

The Company's Remuneration Report did not receive a Strike at the 2024 annual general meeting held on 31 May 2024. If the Remuneration Report receives a Strike at this Meeting, Shareholders should be aware that if a second Strike is received at the 2026 annual general meeting, this may result in the re-election of the Board.

The Chair will allow a reasonable opportunity for Shareholders as a whole to ask about, or make comments on the Remuneration Report.

4.2 Additional information

Resolution 1 is an ordinary resolution.

Given the personal interests of all Directors in the outcome of this Resolution, the Board declines to make a recommendation to Shareholders regarding this Resolution.

5. Resolution 2 – Election of Director, Daniel Raihani

5.1 General

In accordance with the Company's Constitution and ASX Listing Rule 14.4, a director appointed by the directors must not hold office past the next Annual General Meeting of the entity.

Mr Raihani was appointed as a Director on 11 September 2024. Being eligible, Mr Raihani makes himself available for election at this Meeting. Details relevant to the consideration of Mr Raihani's appointment are set out below.

If Resolution 2 is not passed, Mr Raihani will not be elected as a Director of the Company.

5.2 Qualifications and other material directorships

Mr Raihani is an Accountant and Tax Professional with a wide range of experience at the executive level in the public, private and not-for-profit sectors. Mr Raihani has controlling equity positions in a number of public and private companies and holds directorships in private companies across various sectors.

Mr Raihani is also the Managing Director of Aurumin Limited and a non-executive director of Middle Island Resources Ltd, Forrestania Resources Ltd and First Au Ltd. Mr Raihani does not currently hold any other material directorships, other than as disclosed in this Notice.

5.3 **Board recommendation**

The Board (with Mr Raihani abstaining) supports the re-election of Mr Raihani.

Mr Raihani's significant commercial and technical experience are important additions to the Board's existing skills and expertise.

5.4 Additional information

Resolution 2 is an ordinary resolution.

6. Resolution 3 – Election of Director, Michael Walshe

6.1 General

In accordance with the Company's Constitution and ASX Listing Rule 14.4, a director appointed by the directors must not hold office past the next Annual General Meeting of the entity.

Mr Walshe was appointed as a Director on 9 August 2024. Being eligible, Mr Walshe makes himself available for election at this Meeting. Details relevant to the consideration of Mr Walshe's appointment are set out below.

If Resolution 3 is not passed, Mr Walshe will not be elected as a Director of the Company.

6.2 Qualifications and other material directorships

Mr. Walshe has over 15 years of international experience in engineering, operations, technology commercialisation, and project development roles across the minerals, chemicals, and renewable energy sectors. Michael joined Voltaic after a 10 year career at Metso:Outotec where positions included Director and Vice President roles for the Asia Pacific Minerals business, in addition to being a member of the executive management team. His experience covers team leadership, metallurgy, process design, sales, and structuring project finance packages for junior miners via export credit funding. Michael has been involved in several international minerals projects with particular exposure to Asian countries such as Indonesia, the Philippines, PNG and South Korea, and has worked across a wide range of commodities including lithium, rare earths, nickel, copper, zinc and gold. Michael holds a Bachelor of Chemical and Process Engineering (Hons.) from University College Dublin, Ireland, and a Master of Business Administration (Finance) from the Australian Institute of Business. He is a chartered engineer with both Engineers Australia & the Institution of Chemical Engineers (IChemE), and is a member of the Australasian Institute of Mining & Metallurgy (AusIMM).

Mr Walshe is also the Managing Director of MTM Critical Metals Ltd. Mr Walshe does not currently hold any other material directorships, other than as disclosed in this Notice.

6.3 Board recommendation

The Board (with Mr Walshe abstaining) supports the re-election of Mr Walshe.

Mr Walshe's skills and technical experience are important additions to the Board's existing skills and expertise.

6.4 Additional information

Resolution 3 is an ordinary resolution.

7. Resolution 4 – Approval of 10% Placement Facility

7.1 General

Listing Rule 7.1A enables an eligible entity to issue Equity Securities up to 10% of its issued share capital through placements over a 12-month period after the annual general meeting (10% Placement Facility). The 10% Placement Facility is in addition to the Company's 15% annual placement capacity under Listing Rule 7.1.

Resolution 4 seeks Shareholder approval to provide the Company with the ability to issue Equity Securities under the 10% Placement Facility during the 10% Placement Period (refer to Section 7.2(f) below). The number of Equity Securities to be issued under the 10% Placement Facility will be determined in accordance with the formula prescribed in Listing Rule 7.1A.2 (refer to Section 7.2(c) below).

If Resolution 4 is passed, the Company will be able to issue Equity Securities up to the combined 25% limit in Listing Rules 7.1 and 7.1A without any further Shareholder approval.

If Resolution 4 is not passed, the Company will not be able to access the additional 10% capacity to issue Equity Securities without Shareholder approval provided for in Listing Rule 7.1A and will remain subject to the 15% limit on issuing Equity Securities without Shareholder approval in Listing Rule 7.1.

7.2 **Listing Rule 7.1A**

(a) Is the Company an eligible entity?

An eligible entity for the purposes of Listing Rule 7.1A is an entity that is not included in the S&P/ASX 300 Index and has a market capitalisation of \$300 million or less.

The Company is an eligible entity as it is not included in the S&P/ASX 300 Index and has a market capitalisation of approximately \$8.5 million, based on the closing price of Shares (\$0.015) on 24 April 2025.

(b) What Equity Securities can be issued?

Any Equity Securities issued under the 10% Placement Facility must be in the same class as an existing quoted class of Equity Securities of the eligible entity.

As at the date of this Notice, the Company has on issue two quoted classes of Equity Securities, being Shares and Options.

(c) How many Equity Securities can be issued?

Listing Rule 7.1A.2 provides that under the approved 10% Placement Facility, the Company may issue or agree to issue a number of Equity Securities calculated in accordance with the following formula:

$$(A \times D) - E$$

Where:

- **A** = is the number of Shares on issue at the commencement of the Relevant Period:
 - (A) plus the number of fully paid Shares issued in the Relevant Period under an exception in Listing Rule 7.2 other than exception 9, 16 or 17:
 - (B) plus the number of fully paid Shares issued in the Relevant Period on the conversion of convertible securities within Listing Rule 7.2 exception 9 where:

- (1) the convertible securities were issued or agreed to be issued before the commencement of the Relevant Period; or
- (2) the issue of, or agreement to issue, the convertible securities was approved, or taken under the Listing Rules to have been approved, under Listing Rule 7.1 or Listing Rule 7.4;
- (C) plus the number of fully paid Shares issued in the Relevant Period under an agreement to issue securities within Listing Rule 7.2 exception 16 where:
 - (1) the agreement was entered into before the commencement of the Relevant Period; or
 - (2) the agreement or issue was approved, or taken under the Listing Rules to have been approved, under Listing Rule 7.1 or Listing Rule 7.4;
- (D) plus the number of partly paid Shares that became fully paid Shares in the Relevant Period;
- (E) plus the number of fully paid Shares issued in the Relevant Period with approval under Listing Rules 7.1 and 7.4; and
- (F) less the number of fully paid Shares cancelled in the Relevant Period.

Note that 'A' has the same meaning in Listing Rule 7.1 when calculating the Company's 15% annual placement capacity.

- D = is 10%.
- **E** = is the number of Equity Securities issued or agreed to be issued under Listing Rule 7.1A.2 in the 12 months before the date of the issue or agreement to issue, where the issue or agreement has not been subsequently approved by Shareholders under Listing Rule 7.4.
- (d) What is the interaction with Listing Rule 7.1?

The Company's ability to issue Equity Securities under Listing Rule 7.1A will be in addition to its 15% annual placement capacity under Listing Rule 7.1.

(e) At what price can the Equity Securities be issued?

Any Equity Securities issued under Listing Rule 7.1A must be issued for a cash consideration per Equity Security which is not less than 75% of the VWAP of Equity Securities in the same class calculated over the 15 Trading Days on which trades in that class were recorded immediately before:

- (i) the date on which the price at which the Equity Securities are to be issued is agreed by the Company and the recipient of the Equity Securities; or
- (ii) if the Equity Securities are not issued within 10 Trading Days of the date in section 6.2(e)(i) above, the date on which the Equity Securities are issued, (Minimum Issue Price).

(f) When can Equity Securities be issued?

Shareholder approval of the 10% Placement Facility under Listing Rule 7.1A will be valid from the date of the Meeting and will expire on the earlier of:

- (i) the date that is 12 months after the date of the Meeting;
- (ii) the time and date of the Company's next annual general meeting; or
- (iii) the time and date of Shareholder approval of a transaction under Listing Rules 11.1.2 (a significant change to the nature or scale of activities) or 11.2 (disposal of main undertaking),

(10% Placement Period).

(g) What is the effect of Resolution 4?

The effect of Resolution 4 will be to allow the Company to issue the Equity Securities under Listing Rule 7.1A during the 10% Placement Period without further Shareholder approval or using the Company's 15% annual placement capacity under Listing Rule 7.1.

7.3 Specific information required by Listing Rule 7.3A

Pursuant to and in accordance with Listing Rule 7.3A, the following information is provided in relation to the 10% Placement Facility:

(a) Final date for issue

The Company will only issue the Equity Securities under the 10% Placement Facility during the 10% Placement Period (refer to Section 7.2(f) above).

(b) Minimum issue price

Where the Company issues Equity Securities under the 10% Placement Facility, it will only do so for cash consideration and the issue price will be not less than the Minimum Issue Price (refer to Section 7.2(e) above).

(c) Purposes of issues under the 10% Placement Facility

The Company may seek to issue Equity Securities under the 10% Placement Facility for the purposes of raising funds for continued investment in the Company's current assets, the acquisition of new assets or investments (including expenses associated with such an acquisition), and/or for general working capital.

(d) Risk of economic and voting dilution

Shareholders should note that there is a risk that:

- the market price for the Company's Equity Securities may be significantly lower on the date of the issue of the Equity Securities than on the date of the Meeting; and
- (ii) the Equity Securities may be issued at a price that is at a discount to the market price for the Company's Equity Securities on the issue date,

which may have an effect on the amount of funds raised by the issue of the Equity Securities.

If this Resolution 4 is approved by Shareholders and the Company issues Equity Securities under the 10% Placement Facility, the existing Shareholders' economic and voting power in the Company may be diluted as shown in the below table (in the case of convertible Securities, only if the convertible Securities are converted into Shares).

The table below shows the dilution of existing Shareholders based on the current market price of Shares and the current number of Shares for Variable 'A' calculated in accordance with the formula in Listing Rule 7.1A.2 (see Section 6.2(c) above) as at the date of this Notice (**Variable A**), with:

- (i) two examples where Variable A has increased, by 50% and 100%; and
- (ii) two examples of where the issue price of Shares has decreased by 50% and increased by 100% as against the current market price.

Shares	Dilution								
(Variable A in Listing Rule 7.1A.2)	Issue price per Share	\$0.0075 50% decrease in Current Market Price	\$0.0150 Current Market Price	\$0.0300 100% increase in Current Market Price					
567,550,214 Shares	10% Voting Dilution	56,755,021 Shares	56, 755,021 Shares	56, 755,021 Shares					
Variable A	Funds raised (A\$'000)	\$426	\$851	\$1,703					
851,325,321 Shares	10% Voting Dilution	85,132,532 Shares	85,132,532 Shares	85,132,532 Shares					
50% increase in Variable A	Funds raised (A\$'000)	\$638	\$1,277	\$2,554					
1,135,100,428 Shares	10% Voting Dilution	113,510,043 Shares	113,510,043 Shares	113,510,043 Shares					
100% increase in Variable A	Funds raised (A\$'000)	\$851	\$1,703	\$3,405					

Notes:

- 1. The table has been prepared on the following assumptions:
 - (a) The issue price is the current market price (\$0.015), being the closing price of the Shares on ASX on 24 April 2025, being the latest practicable date before this Notice was signed.
 - (b) Variable A comprises of 567,550,214 existing Shares on issue as at the date of this Meeting, assuming the Company has not issued any Shares in the 12 months prior to the Meeting that were not issued under an exception in Listing Rule 7.2 or with Shareholder approval under Listing Rule 7.1 and 7.4.
 - (c) The Company issues the maximum number of Equity Securities available under the 10% Placement Facility.
 - (d) No convertible Securities (including any issued under the 10% Placement Facility) are exercised or converted into Shares before the date of the issue of the Equity Securities.

- (e) The issue of Equity Securities under the 10% Placement Facility consists only of Shares. If the issue of Equity Securities includes quoted Options, it is assumed that those quoted Options are exercised into Shares for the purpose of calculating the voting dilution effect on existing Shareholders.
- 2. The number of Shares on issue (i.e. Variable A) may increase as a result of issues of Shares that do not require Shareholder approval (for example, a pro rata entitlements issue, scrip issued under a takeover offer or upon exercise of convertible securities) or future specific placements under Listing Rule 7.1 that are approved at a future Shareholders' meeting.
- 3. The 10% voting dilution reflects the aggregate percentage dilution against the issued Share capital at the time of issue. This is why the voting dilution is shown in each example as 10%. The table does not show an example of dilution that may be caused to a particular Shareholder by reason of placements under the 10% Placement Facility, based on that Shareholder's holding at the date of the Meeting.
- 4. The table shows only the effect of issues of Equity Securities under Listing Rule 7.1A, not under the 15% placement capacity under Listing Rule 7.1.

(e) Allocation policy

The recipients of the Equity Securities to be issued under the 7.1A Mandate have not yet been determined. However, the recipients of Equity Securities could consist of current Shareholders or new investors (or both), none of whom will be related parties of or associates of a related party of the Company.

The Company will determine the recipients at the time of the issue under the 7.1A Mandate, having regard to the following factors:

- i. the purpose of the issue;
- alternative methods for raising funds available to the Company at that time, including, but not limited to, an entitlement issue, share purchase plan, placement or other offer where existing Shareholders may participate;
- iii. the effect of the issue of the Equity Securities on the control of the Company;
- iv. the circumstances of the Company, including, but not limited to, the financial position and solvency of the Company;
- v. prevailing market conditions; and
- vi. advice from corporate, financial and broking advisers (if applicable).

(f) Issues in the past 12 months

The Company has previously obtained Shareholder approval under Listing Rule 7.1A at its annual general meeting held on 31 May 2024. No securities have been issued under Listing Rule 7.1A in the past 12 months.

7.4 Voting Exclusion Statement

At the date of this Notice, the Company is not proposing to make an issue of Equity Securities under Listing Rule 7.1A and has not approached any particular existing Shareholder or security holder or an identifiable class of existing security holders to participate in any such issue.

However, in the event that between the date of this Notice and the date of the Meeting, the Company proposes to make an issue of Equity Securities under Listing Rule 7.1A to one or more existing Shareholders, those Shareholders' votes will be excluded under the voting exclusion statement in the Notice.

7.5 Additional information

Resolution 4 is a **special resolution** and therefore requires approval of 75% of the votes cast by Shareholders present and eligible to vote (in person, by proxy, by attorney or, in the case of a corporate Shareholder, by a corporate representative).

The Board recommends that Shareholders vote in favour of Resolution 4.

Schedule 1 Definitions

In the Notice, words importing the singular include the plural and vice versa.

10% Placement Facility has the meaning given in Section 7.1.

10% Placement Period has the meaning given in Section 7.2(f).

Annual Report (or "2024 Annual Report" as the context requires) means the Directors'

Report, the Financial Report, and Auditor's Report, in respect to the

year ended 31 December 2024.

ASX means the ASX Limited (ACN 008 624 691) and, where the context

permits, the Australian Securities Exchange operated by ASX Limited.

Article means an article of the Constitution.

Auditor's Report means the auditor's report on the Financial Report.

AWST means Western Standard Time, being the time in Perth, Western

Australia.

Board means the board of Directors.

Chair means the person appointed to chair the Meeting of the Company

convened by the Notice.

Closely Related Party means:

(a) a spouse or child of the member; or

(b) has the meaning given in section 9 of the Corporations Act.

Company means Voltaic Strategic Resources Limited (ACN 138 145 114).

Constitution means the constitution of the Company.

Corporations Act means the *Corporations Act 2001* (Cth), as amended.

Director means a director of the Company.

Directors' Report means the annual directors' report prepared under Chapter 2M of the

Corporations Act for the Company and its controlled entities.

Equity Security has the same meaning as in the Listing Rules.

Explanatory Memorandum

means the explanatory memorandum which forms part of the Notice.

Financial Report means the financial report contained in the Annual Report.

Key Management

Personnel

has the same meaning as in the accounting standards issued by the Australian Accounting Standards Board and means those persons having authority and responsibility for planning, directing and controlling

the activities of the Company, or if the Company is part of a consolidated entity, of the consolidated entity, directly or indirectly, including any Director (whether executive or otherwise) of the Company, or if the Company is part of a consolidated entity, of an entity within the consolidated group.

Listing Rules means the listing rules of ASX.

Material Investor means, in relation to the Company:

(a) a related party;

(b) Key Management Personnel;

(c) a substantial Shareholder;

(d) an advisor; or

(e) an associate of the above,

who received or will receive Securities in the Company which constitute more than 1% of the Company's anticipated capital structure at the time of issue.

Meeting has the meaning given in the introductory paragraph of the Notice.

Minimum Issue Price has the meaning in Section 7.2(e).

Notice means this notice of annual general meeting.

Proxy Form means the proxy form made available with this Notice.

Relevant Period has the same meaning as in the Listing Rules.

Remuneration Report means the remuneration report of the Company contained in the

Directors' Report.

Resolution means a resolution referred to in the Notice.

Schedule means a schedule to the Notice.

Section means a section of the Explanatory Memorandum.

Securities means any Equity Securities of the Company (including Shares, Options

and/or Performance Rights).

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

Shareholder means the holder of a Share.

Strike means a 'no' vote of 25% or more on the resolution approving the

Remuneration Report.

Trading Day has the same meaning as in the Listing Rules.

Variable A has the meaning given in Section 6.3(d).

VWAP means volume weighted average price.



Proxy Voting Form

If you are attending the Meeting in person, please bring this with you for Securityholder registration.

Voltaic Strategic Resources Limited | ABN 66 138 145 114

Your proxy voting instruction must be received by **10.30am (AWST) on Wednesday, 28 May 2025**, being **not later than 48 hours** before the commencement of the Meeting. Any Proxy Voting instructions received after that time will not be valid for the scheduled Meeting.

SUBMIT YOUR PROXY

Complete the form overleaf in accordance with the instructions set out below.

YOUR NAME AND ADDRESS

The name and address shown above is as it appears on the Company's share register. If this information is incorrect, and you have an Issuer Sponsored holding, you can update your address through the investor portal: https://investor.automic.com.au/#/home Shareholders sponsored by a broker should advise their broker of any changes.

STEP 1 - APPOINT A PROXY

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. A proxy need not be a Shareholder of the Company. Otherwise if you leave this box blank, the Chair of the Meeting will be appointed as your proxy by default.

DEFAULT TO THE CHAIR OF THE MEETING

Any directed proxies that are not voted on a poll at the Meeting will default to the Chair of the Meeting, who is required to vote these 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 Proxy Voting Form, including where the Resolutions are connected directly or indirectly with the remuneration of Key Management Personnel.

STEP 2 - VOTES ON ITEMS OF BUSINESS

You may direct your proxy how to vote by marking 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 SECOND PROXY

You may appoint up to two proxies. If you appoint two proxies, you should complete two separate Proxy Voting Forms and specify the percentage or number each proxy may exercise. If you do not specify a percentage or number, each proxy may exercise half the votes. You must return both Proxy Voting Forms together. If you require an additional Proxy Voting Form, contact Automic Registry Services.

SIGNING INSTRUCTIONS

Individual: Where the holding is in one name, the Shareholder must sign.

Joint holding: Where the holding is in more than one name, all Shareholders should sign.

Power of attorney: If you have not already lodged the power of attorney with the registry, please attach a certified photocopy of the power of attorney to this Proxy Voting Form when you return it.

Companies: To be signed in accordance with your Constitution. Please sign in the appropriate box which indicates the office held by you.

Email Address: Please provide your email address in the space provided.

By providing your email address, you elect to receive all communications despatched by the Company electronically (where legally permissible) such as a Notice of Meeting, Proxy Voting Form and Annual Report via email.

CORPORATE REPRESENTATIVES

If a representative of the corporation is to attend the Meeting the appropriate 'Appointment of Corporate Representative' should be produced prior to admission. A form may be obtained from the Company's share registry online at https://automicgroup.com.au.

Lodging your Proxy Voting Form:

Online

Use your computer or smartphone to appoint a proxy at

https://investor.automic.com.au/#/loginsah or scan the QR code below using your

smartphone
Login & Click on 'Meetings'. Use the

Login & Click on 'Meetings'. Use the Holder Number as shown at the top of this Proxy Voting Form.



BY MAIL:

Automic GPO Box 5193 Sydney NSW 2001

IN PERSON:

Automic

Level 5, 126 Phillip Street Sydney NSW 2000

BY EMAIL:

meetings@automicgroup.com.au

BY FACSIMILE:

+61 2 8583 3040

All enquiries to Automic: WEBSITE:

https://automicgroup.com.au

PHONE:

1300 288 664 (Within Australia) +61 2 9698 5414 (Overseas)

Σ
0
4
Ð

2
S

APPOINT A PROXY: I/We being a Shareholder entitled to (AWST) on Friday, 30 May 2025 at Appoint the Chair of the Meeting (C the name of the person or body corp Chair's nominee, to vote in accordances sees fit and at any adjournment there. The Chair intends to vote undirected Unless indicated otherwise by tickin voting intention. AUTHORITY FOR CHAIR TO VOTE L Where I/we have appointed the Chaexercise my/our proxy on Resolution directly or indirectly with the remuner. STEP 2 - Your voting directly minusers of the control of	chair) OR if you orate you are ce with the folloof. d proxies in faring the "for", "co	O Colin The appoint of the appoint	not appointing as g direction of all Restriction or when we have	c, West cointing s your ions, o esolution bstain REML re the e indice	ons in " box JNERA Chair I	hair of the or failing direction which the you will the come a different dif	the Meeting the point have the Chall be au the ELATEI es my/ont votir	reby: eting as person s e been iir is en tthorisir D RESC our prox ng inter	s your so nan given titled ng the	proxy, med or, and s to vote Chair ONS default pelow)	e. to vot	e write in operson is to the re	n the back name elevan	cox provided, the Ch t laws as ce with the	ed below air, or the the proxy e Chair's
I/We being a Shareholder entitled to (AWST) on Friday, 30 May 2025 at Appoint the Chair of the Meeting (C the name of the person or body corp Chair's nominee, to vote in accordances sees fit and at any adjournment there. The Chair intends to vote undirected Unless indicated otherwise by tickin voting intention. AUTHORITY FOR CHAIR TO VOTE L Where I/we have appointed the Chaexercise my/our proxy on Resolution directly or indirectly with the remuner. STEP 2 - Your voting directly manual Remuneration Report	chair) OR if you orate you are ce with the folloof. d proxies in faring the "for", "co	O Colin The appoint of the appoint	not appointing as g direction of all Restriction or when we have	c, West cointing s your ions, o esolution bstain REML re the e indice	ons in " box JNERA Chair I	hair of the or failing direction which the you will the come a different dif	the Meeting the point have the Chall be au the ELATEI es my/ont votir	reby: eting as person s e been iir is en tthorisir D RESC our prox ng inter	s your so nan given titled ng the	proxy, med or, and s to vote Chair ONS default pelow)	e. to vot	e write in operson is to the re	n the best name elevan	cox provided, the Ch t laws as ce with the	ed below air, or the the proxy se Chair's e Chair to onnected
Appoint the Chair of the Meeting (C the name of the person or body corp Chair's nominee, to vote in accordances sees fit and at any adjournment there. The Chair intends to vote undirected Unless indicated otherwise by tickin voting intention. AUTHORITY FOR CHAIR TO VOTE L Where I/we have appointed the Chaexercise my/our proxy on Resolution directly or indirectly with the remuner. STEP 2 - Your voting directly manual Resolutions Resolutions	chair) OR if you orate you are ce with the folloof. d proxies in faring the "for", "co	O Colin The appoint of the appoint	not appointing as g direction of all Restriction or when we have	c, West cointing s your ions, o esolution bstain REML re the e indice	ons in " box JNERA Chair I	hair of the or failing direction which the you will the come a different dif	the Meeting the point have the Chall be au the ELATEI es my/ont votir	reby: eting as person s e been iir is en tthorisir D RESC our prox ng inter	s your so nan given titled ng the	proxy, med or, and s to vote Chair ONS default pelow)	e. to vot	e write in operson is to the re	n the best name elevan	cox provided, the Ch t laws as ce with the	ed below air, or the the proxy se Chair's e Chair to onnected
the name of the person or body corp Chair's nominee, to vote in accordancesees fit and at any adjournment there The Chair intends to vote undirected Unless indicated otherwise by tickin voting intention. AUTHORITY FOR CHAIR TO VOTE L Where I/we have appointed the Chaexercise my/our proxy on Resolution directly or indirectly with the remuner STEP 2 - Your voting directly management of the control of the co	d proxies in faring the "for", "c	e appoint llowing avour or against PROXI proxy (onere I/w	of all Retail or "a	s your ions, o esolution bstain REMU re the e indice	ons in " box JNERA Chair I	which the special difference of the special	the Chal be au	person see been iir is en thorisir D RESCour prowning inter	atitled on the control of the contro	to vote Chair CONS default pelow)	e. to vot	ce in acc	cordan	ce with the chorise the tion 1 is c	air, or the the proxy e Chair's c Chair to connected
Unless indicated otherwise by tickin voting intention. AUTHORITY FOR CHAIR TO VOTE L Where I/we have appointed the Cha exercise my/our proxy on Resolution directly or indirectly with the remuner STEP 2 - Your voting d Resolutions Remuneration Report	JNDIRECTED In a support of the work of the	PROXI PROXI proxy (c nere I/w	it" or "a IES ON or when we have	REMU re the	J NERA Chair l	TION R	l be au ELATEI es my/o nt votir	D RESC our proxing inter	DLUTION by htion b	Chair ONS default oelow)	to vot t), I/we even t	e express	sly aut	thorise the	e Chair to
Unless indicated otherwise by ticking voting intention. AUTHORITY FOR CHAIR TO VOTE LEW Where I/we have appointed the Chair exercise my/our proxy on Resolution directly or indirectly with the remuner STEP 2 - Your voting directly management of the Resolutions Remuneration Report	JNDIRECTED In a support of the work of the	PROXI PROXI proxy (c nere I/w	it" or "a IES ON or when we have	REMU re the	J NERA Chair l	TION R	l be au ELATEI es my/o nt votir	D RESC our proxing inter	DLUTION by htion b	Chair ONS default oelow)	to vot t), I/we even t	e express	sly aut	thorise the	e Chair to
Resolutions Remuneration Report	irection												For	Against	Abstain
· !															
Election of Director – Danie															
	el Raihani														
Election of Director – Micha	ael Walshe														
Approval of 10% Placement	: Facility														
Please note: If you mark the abstain be poll and your votes will not be coun	box for a partic nted in comput	cular Re iting the	esolutio e requir	on, you red ma	ı are di njority d	irecting on a pol	your pi l.	roxy no	t to vo	ote on t	that Re	esolution	on a s	show of he	nds or o
STEP 3 — Signatures a	nd contac	ct de	etails												
Individual or Securityho	lder 1			Sed	curityh	older 2					Se	ecurityho	older 3		
Sole Director and Sole Compar Contact Name:	ny Secretary				Direc	tor				Di	rector	/ Compa	ıny Se	cretary	
Email Address:															

By providing your email address, you elect to receive all communications despatched by the Company electronically (where legally permissible).

Date (DD/MM/YY)

Contact Daytime Telephone