## PEAK MINERALS LIMITED ACN 072 692 365 NOTICE OF ANNUAL GENERAL MEETING

Notice is given that the Meeting will be held at:

**TIME**: 11:00am (WST)

**DATE**: 20 November 2024

**PLACE**: Suite 23, 513 Hay Street

Subiaco WA 6008

The business of the Meeting affects your shareholding and your vote is important.

This Notice should be read in its entirety. If Shareholders are in doubt as to how they should vote, they should seek advice from their professional advisers prior to voting.

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 Shareholders at 4:00pm (WST) on 18 November 2024.

## BUSINESS OF THE MEETING

#### **AGENDA**

## 1. FINANCIAL STATEMENTS AND REPORTS

To receive and consider the annual financial report of the Company for the financial year ended 30 June 2024 together with the declaration of the Directors, the Director's report, the Remuneration Report and the auditor's report.

## 2. RESOLUTION 1 – ADOPTION OF REMUNERATION REPORT

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

"That, for the purposes of section 250R(2) of the Corporations Act and for all other purposes, approval is given for the adoption of the Remuneration Report as contained in the Company's annual financial report for the financial year ended 30 June 2024."

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

## 3. RESOLUTION 2 – ELECTION OF PHILLIP GALLAGHER

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

"That, for the purpose of clause 15.4 of the Constitution, Listing Rule 14.4 and for all other purposes, Phillip Gallagher, a Director who was appointed as an additional Director on 15 October 2024, retires, and being eligible, is elected as a Director."

## 4. RESOLUTION 3 – RE-ELECTION OF ROBERT BOSTON

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

"That, for the purpose of clause 15.2 of the Constitution, Listing Rule 14.4 and for all other purposes, Robert Boston, a Director, retires by rotation, and being eligible, is reelected as a Director."

## 5. RESOLUTION 4 – APPROVAL OF 7.1A MANDATE

To consider and, if thought fit, to pass the following resolution as a special resolution:

"That, for the purposes of Listing Rule 7.1A and for all other purposes, approval is given for the Company to issue up to that number of Equity Securities equal 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 otherwise on the terms and conditions set out in the Explanatory Statement."

## **Voting Prohibition Statements**

Resolution 1 – Adoption of Remuneration Report	A vote on this Resolution must not be cast (in any capacity) by or on behalf of either of the following persons:
	(a) a member of the Key Management Personnel, details of whose remuneration are included in the Remuneration Report; or
	(b) a Closely Related Party of such a member.
	However, a person (the <b>voter</b> ) described above may cast a vote on this
	Resolution as a proxy if the vote is not cast on behalf of a person described above and either:
	(a) the voter 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: (i) does not specify the way the proxy is to vote on this
	Resolution; and expressly authorises the Chair to exercise the proxy even though this Resolution
	is connected directly or indirectly with the remuneration of a member of the Key
	Management Personnel.

## Voting by proxy

To vote by proxy, please complete and sign the enclosed proxy form and return by the time and in accordance with the instructions set out on the proxy form.

In accordance with section 249L of the Corporations Act, Shareholders are advised that:

- each Shareholder has a right to appoint a proxy;
- the proxy need not be a Shareholder of the Company; and
- a Shareholder who is 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. If the Shareholder appoints two proxies and the appointment does not specify the proportion or number of the member's votes, then in accordance with section 249X(3) of the Corporations Act, each proxy may exercise one-half of the votes.

Shareholders and their proxies should be aware that:

- if proxy holders vote, they must cast all directed proxies as directed; and
- any directed proxies which are not voted will automatically default to the Chair, who must vote the proxies as directed.

## Voting in person

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

Should you wish to discuss the matters in this Notice please do not hesitate to contact the Company Secretary on +61 8 6143 6748.

## **EXPLANATORY STATEMENT**

This Explanatory Statement has been prepared to provide information which the Directors believe to be material to Shareholders in deciding whether or not to pass the Resolutions.

## 1. FINANCIAL STATEMENTS AND REPORTS

In accordance with the Corporations Act, the business of the Meeting will include receipt and consideration of the annual financial report of the Company for the financial year ended 30 June 2024 together with the declaration of the Directors, the Directors' report, the Remuneration Report and the auditor's report.

The Company will not provide a hard copy of the Company's annual financial report to Shareholders unless specifically requested to do so. The Company's annual financial report is available on its website at www.peakminerals.com.au.

## 2. RESOLUTION 1 – ADOPTION OF REMUNERATION REPORT

## 2.1 General

The Corporations Act requires that at a listed company's annual general meeting, a resolution that the remuneration report to be adopted must be put to the shareholders. However, such a resolution is advisory only and does not bind the company or the directors of the company.

The remuneration report sets out the company's remuneration arrangements for the directors and senior management of the company. The remuneration report is part of the directors' report contained in the annual financial report of the company for a financial year.

The chair of the meeting must allow a reasonable opportunity for its shareholders to ask questions about or make comments on the remuneration report at the annual general meeting.

## 2.2 Voting consequences

A company is required to put to its shareholders a resolution proposing the calling of another meeting of shareholders to consider the appointment of directors of the company (**Spill Resolution**) if, at consecutive annual general meetings, at least 25% of the votes cast on a remuneration report resolution are voted against adoption of the remuneration report and at the first of those annual general meetings a Spill Resolution was not put to vote. If required, the Spill Resolution must be put to vote at the second of those annual general meetings.

If more than 50% of votes cast are in favour of the Spill Resolution, the company must convene a shareholder meeting (**Spill Meeting**) within 90 days of the second annual general meeting.

All of the directors of the company who were in office when the directors' report (as included in the company's annual financial report for the most recent financial year) was approved, other than the managing director of the company, will cease to hold office immediately before the end of the Spill Meeting but may stand for re-election at the Spill Meeting.

Following the Spill Meeting those persons whose election or re-election as directors of the company is approved will be the directors of the company.

## 2.3 Previous voting results

At the Company's previous annual general meeting the votes cast against the remuneration report considered at that annual general meeting were less than 25%. Accordingly, the Spill Resolution is not relevant for this Meeting.

#### 3. RESOLUTION 2 – ELECTION OF PHILLIP GALLAGHER

## 3.1 General

The Constitution allows the Directors to appoint at any time a person to be a Director either to fill a casual vacancy or as an addition to the existing Directors, but only where the total number of Directors does not at any time exceed the maximum number specified by the Constitution.

Pursuant to the Constitution and Listing Rule 14.4, any Director so appointed holds office only until the next annual general meeting and is then eligible for election by Shareholders but shall not be taken into account in determining the Directors who are to retire by rotation (if any) at that meeting.

Phillip Gallagher, having been appointed by other Directors on 15 October 2024 in accordance with the Constitution, will retire in accordance with the Constitution and Listing Rule 14.4 and being eligible, seeks election from Shareholders.

Further information in relation to Phillip Gallagher is set out below.

Qualifications, experience and other material directorships	Phillip Gallagher has extensive experience in mineral exploration in West Africa having been the co-founder and managing director of ASX-listed Canyon Resources Ltd for 12 years. During his tenure, Canyon Resources completed a successful IPO, undertook numerous gold exploration programs in Burkina Faso and subsequently secured the world class Minim Martap Bauxite Project in Cameroon. Mr Gallagher led and successfully finalised negotiations with the Government of Cameroon to secure the Minim Martap Bauxite Project for Canyon Resources. Mr Gallagher is currently the Managing Director of African Gold Limited (ASX; A1G) which is currently advancing its flagship Didievi project in Cote d'Ivoire with additioanl exploration assets in West Africa. Prior to these roles he has held senior commercial and operational roles in both private and public companies.	
Term of office	Phillip Gallagher has served as a Director since 15 October 2024.	
Independence	If re-elected, the Board considers that Phillip Gallagher will not be an independent Director by virtue of relationship as a major vendor of the recently completed acquisition of the Kitongo and Lolo Uranium Projects and the Minta Rutile Project.	
Other material information	The Company conducts appropriate checks on the background and experience of candidates before their appointment to the Board. These include checks as to a person's experience, educational qualifications, character, criminal record and bankruptcy history. The Company undertook such checks prior to the appointment of Phillip Gallagher and did not identify any issues that would impact his appointment.	
Board recommendation	Having received an acknowledgement from Phillip Gallagher that they will have sufficient time to fulfil their responsibilities as a Director and having reviewed the performance of Phillip Gallagher since their appointment to the Board and the skills, knowledge, experience and capabilities required by the Board, the Directors (other than Phillip Gallagher) recommend that Shareholders vote in favour of this Resolution.	

## 3.2 Technical information required by Listing Rule 14.1A

If this Resolution is passed, Phillip Gallagher will be elected to the Board as a Director.

If this Resolution is not passed, Phillip Gallagher will not continue in their role as a Director. The Company may seek nominations or otherwise identify suitably qualified candidates to join the Company. As an additional consequence, this may detract from the Board and Company's ability to execute on its strategic vision.

#### 4. RESOLUTION 3 – RE-ELECTION OF ROBERT BOSTON

#### 4.1 General

Listing Rule 14.4 and clause 15.2 of the Constitution provide that, other than a managing director, a director of an entity must not hold office (without re-election) past the third annual general meeting following the director's appointment or three years, whichever is the longer. However, where there is more than one managing director, only one is entitled to be exempt from this rotation requirement.

Robert Boston, being eligible, retires by rotation and seeks re-election.

Further information in relation to Robert Boston is set out below.

Qualifications, experience and other material directorships	Robert Boston is an experienced resources corporate executive having worked in legal, business development, strategy, marketing and commercial positions with BHP Billiton (Nickel West), Rio Tinto Exploration and Poseidon Nickel Limited. Robert holds a law degree having worked for national law firms Freehills and Mallesons Stephen Jaques. Robert has multi commodity expertise in particular exploration, early stage resource development, M&A, joint ventures and marketing. Robert also holds a Bachelor of Commerce, Bachelor of Laws, a Post Graduate Diploma in Applied Finance (FINSIA), and a Diploma of Management. Robert is admitted to the Supreme Court of Western Australia and High Court of Australia.		
Term of office	Robert Boston has served as a Director since 21 December 2017 and was last re-elected on 13 December 2021.		
Independence	If re-elected, the Board considers that Robert Boston will be an independent Director.		
Board recommendation	Having received an acknowledgement from Robert Boston that they will have sufficient time to fulfil their responsibilities as a Director and having reviewed the performance of Robert Boston since their appointment to the Board and the skills, knowledge, experience and capabilities required by the Board, the Directors (other than Robert Boston) recommend that Shareholders vote in favour of this Resolution.		

## 4.2 Technical information required by Listing Rule 14.1A

If this Resolution is passed, Robert Boston will be re-elected to the Board as an independent Director.

If this Resolution is not passed, Robert Boston will not continue in their role as an independent Director. The Company may seek nominations or otherwise identify suitably qualified candidates to join the Company. As an additional consequence, this may detract from the Board and Company's ability to execute on its strategic vision.

## 5. RESOLUTION 4 – APPROVAL OF 7.1A MANDATE

#### 5.1 General

This Resolution seeks Shareholder approval by way of special resolution for the Company to have the additional 10% placement capacity provided for in Listing Rule 7.1A to issue Equity Securities without Shareholder approval.

Broadly speaking, and subject to a number of exceptions, Listing Rule 7.1 limits the amount of equity securities that a listed company can issue without the approval of its shareholders over any 12 month period to 15% of the fully paid ordinary shares it had on issue at the start of that period.

Under Listing Rule 7.1A, an Eligible Entity may seek shareholder approval by way of a special resolution passed at its annual general meeting to increase this 15% limit by an extra 10% to 25% (7.1A Mandate). The Company is an Eligible Entity.

## 5.2 Technical information required by Listing Rule 14.1A

For this Resolution to be passed, at least 75% of votes cast by Shareholders present and eligible to vote at the Meeting must be cast in favour of the Resolution.

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

## 5.3 Technical information required by Listing Rule 7.3A

REQUIRED INFORMATION	DETAILS	
Period for which the 7.1A Mandate	The 7.1A Mandate will commence on the date of the Meeting and expire on the first to occur of the following:	
is valid	(a) the date that is 12 months after the date of this Meeting;	
	(b) the time and date of the Company's next annual general meeting; and	
	the time and date of approval by Shareholders of any transaction under Listing Rule 11.1.2 (a significant change in the nature or scale of activities) or Listing Rule 11.2 (disposal of the main undertaking).	
Minimum price	Any Equity Securities issued under the 7.1A Mandate must be in an existing quoted class of Equity Securities and be issued for cash consideration at a minimum price of 75% of the volume weighted average price of Equity Securities in that class, calculated over the 15 trading days on which trades in that class were recorded immediately before:	
	(a) the date on which the price at which the Equity Securities are to be issued is agreed by the entity and the recipient of the Equity Securities; or	
	(b) if the Equity Securities are not issued within 10 trading days of the date in paragraph (a) above, the date on which the Equity Securities are issued.	
Use of funds	The Company intends to use funds raised from issues of Equity Securities under the 7.1A Mandate for consideration for the potential acquisition(s) of new assets and investments, including the expenses associated with such acquisition(s); and continued expenditure on the Company's current business and/or general working capital.	
Risk of economic and voting dilution	Any issue of Equity Securities under the 7.1A Mandate will dilute the interests of Shareholders who do not receive any Shares under the issue.	
	If this Resolution is approved by Shareholders and the Company issues the maximum number of Equity Securities available under the 7.1A Mandate, the economic and voting dilution of existing Shares would be as shown in the table below.	
	The table below shows the dilution of existing Shareholders calculated in accordance with the formula outlined in Listing Rule 7.1A.2, on the basis of the closing market price of Shares and the number of Equity Securities on issue or proposed to be issued as at 3 October 2024.	

#### **REQUIRED DETAILS INFORMATION** The table also shows the voting dilution impact where the number of Shares on issue (Variable A in the formula) changes and the economic dilution where there are changes in the issue price of Shares issued under the 7.1A Mandate. **Dilution Issue Price** Shares \$0.001 \$0.002 \$0.003 Number of Shares on issued -Issue (Variable A in 50% 50% 10% voting Issue Listing Rule 7.1A.2) dilution decrease Price increase **Funds Raised** Current 2,497,110,264 249,711,026 \$249,711 \$499,422 \$749,133 50% 3,745,665,396 374,566,539 \$374,566 \$749,133 \$1,123,699 increase 100% 4,994,220,528 499,422,052 \$499,422 \$998,844 \$1,498,266 increase \*The number of Shares on issue (Variable A in the formula) could increase as a result of the issue of Shares that do not require Shareholder approval (such as under a pro-rata rights issue or scrip issued under a takeover offer) or that are issued with Shareholder approval under Listing Rule 7.1. The table above uses the following assumptions: There are currently 2,497,110,264 Shares on issue as at the date of this Notice. 2. The issue price set out above is the closing market price of the Shares on the ASX on 3 October 2024 (being \$0.002) (Issue Price). The Issue Price at a 50% increase and 50% decrease are each rounded to three decimal places prior to the calculation of the funds raised. 3. The Company issues the maximum possible number of Equity Securities under the 7.1A Mandate. The Company has not issued any Equity Securities in the 12 months prior to the Meeting that were not issued under an exception in Listing Rule 7.2 or with approval under Listing Rule 7.1. The issue of Equity Securities under the 7.1A Mandate consists only of 5. Shares. It is assumed that no Options are exercised into Shares before the date of issue of the Equity Securities. 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. The calculations above do not show the dilution that any one particular Shareholder will be subject to. All Shareholders should consider the dilution caused to their own shareholding depending on their specific circumstances. 7. This table does not set out any dilution pursuant to approvals under Listing Rule 7.1 unless otherwise disclosed.

Shareholders should note that there is a risk that:

is shown in each example as 10%.

(a) the market price for the Company's Shares may be significantly lower on the issue date than on the date of the Meeting; and

based on that Shareholder's holding at the date of the Meeting.

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

The table does not show an example of dilution that may be caused to a particular Shareholder by reason of placements under the 7.1A Mandate,

REQUIRED INFORMATION		DETAILS	
	(b)	the Shares may be issued at a price that is at a discount to the market price for those Shares on the date of issue.	
Allocation policy under 7.1A Mandate	The recipients of the Equity Securities to be issued under the 7.1% Mandate have not yet been determined. However, the recipient of Equity Securities could consist of current Shareholders or new investors (or both), none of whom will be related parties of the Company.		
		npany will determine the recipients at the time of the issue the 7.1A Mandate, having regard to the following factors:	
	(a)	the purpose of the issue;	
	(b)	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;	
	(c)	the effect of the issue of the Equity Securities on the control of the Company;	
	(d)	the circumstances of the Company, including, but not limited to, the financial position and solvency of the Company;	
	(e)	prevailing market conditions; and	
	(f)	advice from corporate, financial and broking advisers (if applicable).	
Previous approval under Listing Rule 7.1A.2	pursuan	npany previously obtained approval from its Shareholders to Listing Rule 7.1A at its annual general meeting held on mber 2023 ( <b>Previous Approval</b> ).	
	being or	he 12 month period preceding the date of the Meeting, and from 20 November 2023, the Company has not issued ity Securities pursuant to the Previous Approval.	
Voting exclusion statement	an issue	e date of this Notice, the Company is not proposing to make of Equity Securities under Listing Rule 7.1A. Accordingly, a xclusion statement is not included in this Notice.	

## **GLOSSARY**

\$ means Australian dollars.

**7.1A Mandate** has the meaning given in Section 5.1.

**ASIC** means the Australian Securities & Investments Commission.

**ASX** means ASX Limited (ACN 008 624 691) or the financial market operated by ASX Limited, as the context requires.

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

**Business Day** means Monday to Friday inclusive, except New Year's Day, Good Friday, Easter Monday, Christmas Day, Boxing Day, and any other day that ASX declares is not a business day.

**Chair** means the chair of the Meeting.

Closely Related Party of a member of the Key Management Personnel means:

- (a) a spouse or child of the member;
- (b) a child of the member's spouse;
- (c) a dependent of the member or the member's spouse;
- (d) anyone else who is one of the member's family and may be expected to influence the member, or be influenced by the member, in the member's dealing with the entity;
- (e) a company the member controls; or
- (f) a person prescribed by the Corporations Regulations 2001 (Cth) for the purposes of the definition of 'closely related party' in the Corporations Act.

Company means Peak Minerals Limited (ACN 072 692 365).

**Constitution** means the Company's constitution.

Corporations Act means the Corporations Act 2001 (Cth).

**Directors** means the current directors of the Company.

**Eligible Entity** means an entity which is not included in the S&P/ASX 300 Index and has a market capitalisation of \$300,000,000 or less.

**Equity Securities** includes a Share, a right to a Share or Option, an Option, a convertible security and any security that ASX decides to classify as an Equity Security.

**Explanatory Statement** means the explanatory statement accompanying the Notice.

**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.

**Managing Director** means the managing director of the Company who may, in accordance with the Listing Rules, continue to hold office indefinitely without being re-elected to the office.

**Material Person** means a related party of the Company, member of the Key Management Personnel, substantial holder of the Company, adviser of the Company or associate of any of these parties.

**Meeting** means the meeting convened by the Notice.

**Notice** means this notice of meeting including the Explanatory Statement and the Proxy Form.

**Option** means an option to acquire a Share.

**Performance Right** means a right to acquire a Share subject to satisfaction of performance milestones.

**Performance Share** means a performance share in the capital of the Company which converts into a Share following satisfaction of a performance milestone.

**Proxy Form** means the proxy form accompanying the Notice.

**Remuneration Report** means the remuneration report set out in the Director's report section of the Company's annual financial report for the year ended 30 June 2024.

**Resolutions** means the resolutions set out in the Notice, or any one of them, as the context requires.

**Section** means a section of the Explanatory Statement.

**Security** means a Share, Option, Performance Right or Performance Share (as applicable).

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

**Shareholder** means a registered holder of a Share.

**Vacating Directors** means the Directors who were directors of the Company when the resolution to make the directors' report considered at the last annual general meeting of the Company was passed, other than the Managing Director at that time.

Variable A means "A" as set out in the formula in Listing Rule 7.1A.2.

WST means Western Standard Time as observed in Perth, Western Australia.



Peak Minerals Limited | ABN 74 072 692 365

# **Proxy Voting Form**

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

Your proxy voting instruction must be received by **11.00am (AWST) on Monday, 18 November 2024**, 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

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. 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 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)

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S	EP 1 - How to vote			
I/We	DINT A PROXY: being a Shareholder entitled to attend and vote at the Annual General Meeting of Peak Minerals Limited, to be held nesday, 20 November 2024 at Suite 23, 513 Hay Street, Subiaco WA 6008 hereby:	d at <b>11.00a</b>	m (AWST)	on
the n Chai	int the Chair of the Meeting (Chair) OR if you are not appointing the Chair of the Meeting as your proxy, please warme of the person or body corporate you are appointing as your proxy or failing the person so named or, if no person so named or, if no person so not be in accordance with the following directions, or, if no directions have been given, and subject to fit and at any adjournment thereof.	son is nam	ed, the Cho	air, or th
Unle votin	Chair intends to vote undirected proxies in favour of all Resolutions in which the Chair is entitled to vote. It is indicated otherwise by ticking the "for", "against" or "abstain" box you will be authorising the Chair to vote in intention.	n accordar	nce with th	e Chair
Whe	IORITY FOR CHAIR TO VOTE UNDIRECTED PROXIES ON REMUNERATION RELATED RESOLUTIONS  e I/we have appointed the Chair as my/our proxy (or where the Chair becomes my/our proxy by default), I/we ex ise my/our proxy on Resolution 1 (except where I/we have indicated a different voting intention below) even tho ly or indirectly with the remuneration of a member of the Key Management Personnel, which includes the Chair.			
S	EP 2 - Your voting direction			
Resc	lutions	For	Against	Absta
	ADOPTION OF REMUNERATION REPORT			
2	ELECTION OF PHILLIP GALLAGHER			
3	RE-ELECTION OF ROBERT BOSTON			
4	APPROVAL OF 7.1A MANDATE			
<b>Plea</b> a pol	e note: If you mark the abstain box for a particular Resolution, you are directing your proxy not to vote on that Resol and your votes will not be counted in computing the required majority on a poll.	lution on a	show of ha	nds or
S	TEP 3 — Signatures and contact details			
	Individual or Securityholder 1 Securityholder 2 Secu	Securityholder 3		
Co	Sole Director and Sole Company Secretary Director Director / Contact Name:	ompany Se	ecretary	_
Er	rail Address:			
C	ntact Dautime Telephone Date (DD/MM/YY)			

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